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South Australia

National Parks and Wildlife Act 1972

An Act to provide for the establishment and management of reserves for public benefit and enjoyment; to provide for the conservation of wildlife in a natural environment; and for other purposes.

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Legislative history

The Parliament of South Australia enacts as follows:

Part 1—Preliminary

1—Short title

This Act may be cited as the National Parks and Wildlife Act 1972.

5—Interpretation

In this Act, unless the contrary intention appears—

Aboriginal means of, or pertaining to, the people who inhabited Australia before European colonisation or their descendants;

Aboriginal-owned land means land the fee simple in which is vested in—

- (a) the Aboriginal Lands Trust; or
- (b) a body that represents the interests of the relevant Aboriginal group;

Aboriginal person means a person of Aboriginal descent who is accepted as a member by a group in the community who claim Aboriginal descent;

Adelaide Dolphin Sanctuary has the same meaning as in the Adelaide Dolphin Sanctuary Act 2005;

aircraft includes a glider or balloon capable of carrying a person;

appointed member in relation to the Council means a member of the Council appointed by the Governor under Part 2 Division 2;

animal includes any species of animal;

carcass of an animal means the whole or any part of—

- (a) the flesh or internal organs of the animal; or
- (b) the feathers, wool, hair, skin or hide of the animal; or
- (c) the bones, horns or hooves of the animal;

the Chief Executive means the person appointed to, or assigned to act in, the position of Chief Executive of the Department;

co-managed park means a national park or conservation park in relation to which a co-management agreement is in force under Part 3;

co-management agreement means a co-management agreement under Division 6A of Part 3:

co-management board for a co-managed park means a board established under Division 6A of Part 3, or under any other Act, to manage the co-managed park;

conservation park means land constituted, and for the time being continuing, as a conservation park under Part 3;

controlled species means a species of animal declared to be a controlled species pursuant to this Act;

the Council means the South Australian National Parks and Wildlife Council established by this Act;

Crown land means—

- (a) unalienated land of the Crown; or
- (b) land held by a Minister, agent or instrumentality of the Crown on behalf of the Crown;

day means any period of 24 hours, commencing at midnight;

the Department means the administrative unit that is responsible for the administration of this Act;

device means any trap, net, snare or other device for taking or facilitating the taking of animals and includes any substance that can be used for that purpose;

the Director means the person for the time being holding, or acting in, the office of, Director of National Parks and Wildlife;

egg includes any part of an egg or egg shell;

endangered species means a species of animal or plant referred to in Schedule 7;

firearm includes any device from which any kind of shot, bullet, or other missile can be discharged;

forest reserve means a forest reserve within the meaning of the Forestry Act 1950;

game reserve means land constituted, and for the time being continuing, as a game reserve under Part 3;

land includes waters;

marine mammal means a seal or sea lion (order Pinnipedia) or a dolphin or whale (order Cetacea);

mining Act means the *Mining Act 1971*, the *Offshore Minerals Act 2000*, the *Opal Mining Act 1995*, the *Petroleum Act 2000* or the *Petroleum (Submerged Lands) Act 1982*;

mining production tenement means—

- (a) a mining lease, or a miscellaneous purposes licence, granted under the *Mining Act 1971*;
- (ab) a registered precious stones claim or a registered opal development lease registered under the *Opal Mining Act 1995*;
- (b) a production licence or a pipeline licence granted under the *Petroleum Act* 2000;
- (c) a production licence, or pipeline licence, granted under the *Petroleum* (Submerged Lands) Act 1982;
- (d) a mining licence (or a works licence for activities that are directly connected with activities that are carried out, or are to be carried out under a mining licence) under the *Offshore Minerals Act 2000*;

mining tenement means a claim, lease, licence, permit or other authority granted under a mining Act;

minor alterations or additions to a public road means alterations or additions by way of realignment or reforming of a public road that are desirable in the interests of safety;

Murray-Darling Basin has the same meaning as in the *Murray-Darling Basin Act 1993*;

national park means land constituted, and for the time being continuing, as a national park under Part 3;

native plant means any plant that is indigenous to Australia and includes any plant of a species declared by regulation to be a native plant;

owner in relation to land, means the holder of any estate or interest in the land, and includes—

- (a) the occupier of the land; or
- (b) a person to whom the care, control and management of the land has been committed:

plant means vegetation of any species including—

- (a) its flowers; or
- (b) its seeds; or
- (c) any other part of the vegetation;

premises includes vacant land;

private land means any land except Crown land;

prohibited species means a species of animal declared to be a prohibited species pursuant to this Act;

protected animal means—

- (a) any mammal, bird or reptile indigenous to Australia; or
- (b) any migratory mammal, bird or reptile that periodically or occasionally migrates to, and lives in, Australia; or
- (c) any animal of a species referred to in Schedule 7, 8 or 9; or
- (d) any animal of a species declared by regulation to be a species of protected animals,

but does not include animals of the species referred to in Schedule 10 or any animals declared by regulation to be unprotected;

public road means a road—

- (a) to which the public has access; and
- (b) which is under the control of the Commissioner of Highways or a council constituted under the *Local Government Act 1999*;

rare species means a species of animal or plant referred to in Schedule 9;

recreation park means land constituted, and for the time being continuing, as a recreation park under Part 3;

relevant Aboriginal group, in relation to particular land, means an Aboriginal group or community with a traditional association with that land;

relevant mining Minister in relation to a mining tenement means the Minister administering the Act under which the tenement is granted;

reserve means any national park, conservation park, game reserve, recreation park or regional reserve constituted under this Act;

River Murray Protection Area means a River Murray Protection Area under the *River Murray Act 2003*;

sell means—

- (a) sell, barter or exchange;
- (b) agree or offer to sell, barter or exchange;
- (c) receive, expose, store, have in possession, send, consign or deliver for or in pursuance of sale, barter or exchange,

and sale has a corresponding meaning;

take—

- (a) with reference to an animal, includes any act of hunting, catching, restraining, killing or injuring, and any act of attempting or assisting to hunt, catch, restrain, kill or injure; and
- (b) with reference to a plant means—
 - (i) to remove the plant or part of the plant, from the place in which it is growing; or
 - (ii) to damage the plant;

to hunt means to take any mammal or bird that has not been domesticated or brought into captivity;

traditional association, in relation to particular land, means an association with that land consisting of social, economic or spiritual affiliations with, and responsibilities for, the land in accordance with Aboriginal tradition;

vehicle includes—

- (a) a caravan or trailer;
- (b) an aircraft;
- (c) a ship, boat or vessel;

vulnerable species means a species of animal or plant referred to in Schedule 8;

warden means a person for the time being holding the office of warden under this Act;

wilderness protection area means land constituted as a wilderness protection area under the Wilderness Protection Act 1992;

wilderness protection zone means land constituted as a wilderness protection zone under the Wilderness Protection Act 1992;

wildlife means all native plants and animals indigenous to Australia existing apart from cultivation or domestication.

Part 2—Administration

Division 1—General administrative powers

6—Constitution of Minister as a corporation sole

- (1) The Minister is a corporation sole.
- (2) The Minister is, in that corporate capacity, capable of acquiring, holding and disposing of real and personal property and of performing any other acts that lie within the capacity of a person of full age and capacity.
- (3) In any legal proceedings a document apparently bearing the signature or the common seal of the Minister will, in the absence of evidence to the contrary, be taken to have been duly executed by the Minister.

9—Power of acquisition

- (1) The Minister may, subject to and in accordance with the *Land Acquisition Act 1969*, acquire land for the purposes of this Act.
- (2) Where a notice of intention to acquire land has been served, a person who wilfully damages the land or destroys or harms wildlife on the land is guilty of an offence.

 Maximum penalty: \$5 000 or imprisonment for 12 months.
- (3) Where the Minister has reasonable cause to suspect that a person may act in contravention of subsection (2), the Minister may authorise a warden to enter upon the land and to exercise such force as may be necessary or expedient to prevent the commission of an offence under that subsection.
- (4) A warden authorised under subsection (3) may enter upon the land and use such force as may be necessary or expedient to prevent the commission of an offence under this section.

10—Research and investigations

- (1) The Minister may—
 - (a) cause research to be carried out into problems relating to the conservation of wildlife; or
 - (b) collaborate with any other person, body or authority in the conduct of any such research; or
 - (c) cause an investigation to be made into the possibility of establishing further reserves or adding to existing reserves.
- (2) The Minister may make available to the public the results of any research or investigation conducted under this section.

11—Wildlife Conservation Fund

- (1) The Wildlife Conservation Fund is established.
- (2) The fund consists of—
 - (a) money derived by the Minister from any donation or grant made for the purposes of the fund; and

- (b) money provided by Parliament for the purposes of the fund; and
- (c) money arising from any sale that the Minister is authorised to make in pursuance of powers conferred by this Act; and
- (ca) money arising from the sale of an animal, or the carcass or eggs of an animal, surrendered to the Minister, the Director or the Department; and
- (d) fees paid for permits under Part 5A; and
- (e) fees and royalties to be paid into the fund under any other provision of this Act; and
- (f) interest and accretions arising from investment of the fund.
- (3) Subject to this Act, the Minister may apply any portion of the fund towards—
 - (a) the conservation of wildlife, and land constituting the natural environment or habitat of wildlife, in such manner as the Minister may, upon the recommendation of the South Australian National Parks and Wildlife Council, determine; and
 - (b) the promotion of research into problems relating to the conservation of wildlife; and
 - (c) any other purpose for which the fund may be applied under this Act.
- (4) The Minister may invest any money of the fund that is not immediately required for the purposes of the fund in such manner as is approved by the Treasurer.

12—Delegation

- (1) The Minister may delegate to the Chief Executive, the Director, the Council, an advisory committee or to any other person any of the Minister's powers under this Act.
- (2) The Chief Executive may, with the Minister's consent, delegate to the Director, the Council, an advisory committee or to any other person any of the powers delegated to the Chief Executive.
- (3) The Director may delegate to the Council, an advisory committee or any other person any of the Director's powers under this Act, including, with the consent of the person who has delegated the power, a power delegated to the Director under this section.
- (4) A delegation under this section may be expressed as a delegation to a Public Service employee for the time being performing particular duties or holding or acting in a particular position.
- (5) A delegation under this section may be revoked at will by the delegator and does not prevent the exercise of any power by the delegator.

13—Information to be included in annual report

- (1) The annual report of the Department must include the following information:
 - (a) the aggregate amount of fees paid for entrance to reserves during the relevant year; and
 - (b) the aggregate amount paid pursuant to leases, licences and other agreements referred to in section 35 during the relevant year; and

- (c) the aggregate amount of fees and other charges paid for camping and other accommodation on reserves during the relevant year; and
- (d) the aggregate amount paid for guided tours during the relevant year.
- (2) Every second annual report referred to in subsection (1) must include an assessment of the desirability of amending Schedules 7, 8, 9 and 10.

14—Minister not to administer this Act

The Minister administering a mining Act must not assume responsibility for the administration of this Act.

Division 2—The South Australian National Parks and Wildlife Council

15—Establishment and membership of the Council

- (1) The South Australian National Parks and Wildlife Council is established.
- (2) The Council consists of eight members seven of whom will be appointed by the Governor on the recommendation of the Minister.
- (3) The other member of the Council is the Director.
- (4) Of the appointed members—
 - (a) one must have qualifications or experience in the conservation of animals, plants and ecosystems;
 - (b) another must be a person selected by the Minister from a panel of two men and two women nominated by the Conservation Council of South Australia Incorporated;
 - (c) another must have qualifications or experience in the management of natural resources;
 - (d) another must have qualifications or experience in organising community involvement in the conservation of animals, plants or other natural resources;
 - (e) another must have qualifications or experience in a field of science that is relevant to the conservation of ecosystems and to the relationship of wildlife with its environment;
 - (f) each of the remaining two must have qualifications or experience in at least one of the following:
 - (i) ecologically based tourism; or
 - (ii) business management; or
 - (iii) financial management; or
 - (iv) marketing,

being an area in which the other does not have qualifications or experience.

- (5) Each of the appointed members of the Council must be a person who, in the opinion of the Minister, has a commitment to the conservation of animals, plants and other natural resources.
- (6) At least two of the members of the Council must be men and two must be women.

(7) One of the appointed members of the Council will be appointed by the Governor, on the recommendation of the Minister, to be the presiding member of the Council.

16—Conditions of membership

- (1) A member appointed by the Governor will be appointed for a term, not exceeding three years, specified in the instrument of appointment and will, at the expiration of a term of appointment, be eligible for reappointment.
- (2) The Governor may remove an appointed member from office—
 - (a) for misconduct; or
 - (b) for failure or incapacity to carry out the duties of his or her office satisfactorily.
- (3) The office of an appointed member becomes vacant if the member—
 - (a) dies; or
 - (b) completes a term of office and is not reappointed; or
 - (c) resigns by written notice to the Minister; or
 - (d) is removed from office under subsection (2).
- (4) If the office of an appointed member of the Council becomes vacant a person must be appointed by the Governor in accordance with section 15 to the vacant office.

17—Vacancies or defects in appointment of members

An act of the Council is not invalid by reason only of a vacancy in its membership or a defect in the appointment of a member.

18—Direction and control of the Minister

The Council is subject to the direction and control of the Minister.

19—Proceedings of the Council

- (1) Five of the members of the Council appointed by the Governor constitute a quorum of the Council and no business may be conducted by the Council unless a quorum is present.
- (2) The presiding member will preside at each meeting of the Council at which he or she is present.
- (3) If the presiding member is absent, an appointed member chosen by the appointed members present will preside at the meeting.
- (4) A decision carried by a majority of the votes cast by appointed members at a meeting is a decision of the Council.
- (5) Each appointed member present at a meeting of the Council has one vote on any question arising for decision and, if the votes are equal, the member presiding at the meeting may exercise a casting vote.
- (6) The Director is not entitled to vote at a meeting of the Council.

- (7) A conference by telephone or other electronic means between members will, for the purposes of this section, be taken to be a meeting of the Council at which the participating members are present if—
 - (a) notice of the conference is given to all members in the manner determined by the Council for that purpose; and
 - (b) each participating member is capable of communicating with every other participating member during the conference.
- (8) A proposed resolution of the Council becomes a valid decision of the Council despite the fact that it is not voted on at a meeting of the Council if—
 - (a) notice of the proposed resolution is given to all members in accordance with procedures determined by the Council; and
 - (b) a majority of the appointed members express their concurrence in the proposed resolution by letter, telex, facsimile transmission or other written communication setting out the terms of the resolution.
- (9) The Council must cause accurate minutes to be kept of its proceedings.
- (10) Subject to this Act, the Council may determine its own procedures.

19A—Conflict of interest under Public Sector (Honesty and Accountability) Act

A member of the Council will not be taken to have a direct or indirect interest in a matter for the purposes of the *Public Sector (Honesty and Accountability) Act 1995* by reason only of the fact that the member has an interest in a matter that is shared in common with those engaged in or associated with ecologically-based tourism generally, or a substantial section of those engaged in or associated with ecologically-based tourism.

19B—Allowances and expenses

The appointed members of the Council are entitled to such allowances and expenses as may be determined by the Minister.

19C—Functions of the Council

- (1) The functions of the Council are—
 - (a) to provide advice to the Minister at the Minister's request or on its own initiative on any matter relating to the administration of this Act; and
 - (b) such other functions as are set out in this Act.
- (2) Without limiting subsection (1)(a), the Council may advise the Minister on the following matters relating to the administration of this Act:
 - (a) planning in relation to the management of reserves;
 - (b) the conservation of wildlife;
 - (c) funding (including matters relating to sponsorship) and the development and marketing of commercial activities;
 - (d) community participation in the management of reserves and the conservation of wildlife;

- (e) the development of policy;
- (f) existing or proposed national or international agreements relating to the conservation of animals, plants and ecosystems;
- (g) the promotion (including public education) of the conservation of wildlife and other natural resources:
- (h) the Council's assessment of the performance of the Department in administering this Act;
- (i) any other matter referred to the Council by the Minister or on which the Council believes it should advise the Minister.

19D—Annual report

- (1) The Council must, on or before 30 September in each year, prepare and deliver to the Minister a report on its operations during the preceding financial year.
- (2) The Minister must, within 12 sitting days after receiving a report, cause copies of the report to be laid before both Houses of Parliament.

Division 2A—Advisory committees

19E—Establishment of advisory committees

- (1) The Minister may establish one or more advisory committees to advise the Minister on any matter relating to the administration of this Act.
- (2) The Minister may, at the request of the Council, establish one or more advisory committees to advise the Council on any matter relating to the performance by the Council of its functions.
- (3) An advisory committee may, but need not, consist of, or include, members of the Council.
- (4) Without limiting the matters on which an advisory committee may advise the Minister or the Council, a committee may provide advice as to—
 - (a) the classification of species of animals or plants on the basis of the species' risk of extinction;
 - (b) the management of wildlife including—
 - (i) the harvesting and farming of wildlife;
 - (ii) population control of wildlife;
 - (iii) the reintroduction of particular species of wildlife to parts of the State in which those species once lived or grew;
 - (iv) the declaration of open seasons in relation to particular species of protected animals;
 - (v) the issuing of permits under this Act;
 - (vi) the management of endangered, vulnerable and rare species;
 - (c) the plan of management for a particular reserve or plans of management generally;

- (d) the involvement of Aboriginal people in the management of land and wildlife;
- (e) private sector sponsorship for the management of reserves and wildlife.

19F—Members of advisory committees

- (1) Members of committees will be appointed by the Minister for a term, not exceeding three years, specified in the instrument of appointment and will, at the expiration of a term of appointment, be eligible for reappointment.
- (2) The Minister may remove a member of a committee from office—
 - (a) for misconduct; or
 - (b) for failure or incapacity to carry out the duties of his or her office satisfactorily.
- (3) The office of a member becomes vacant if the member—
 - (a) dies; or
 - (b) completes a term of office and is not reappointed; or
 - (c) resigns by written notice to the Minister or to the Council; or
 - (d) is removed from office under subsection (2).

19G—Quorum

The quorum for the transaction of business at a meeting of an advisory committee is determined by dividing the number of members of the committee by two, disregarding any fraction and adding one.

19H—Proceedings of advisory committees

- (1) Meetings of advisory committees must be held in accordance with procedures prescribed by regulation.
- (2) To the extent that procedures are not prescribed by regulation, meetings must be held in accordance with directions of the Minister.
- (3) Subject to procedures prescribed by regulation or directed by the Minister, an advisory committee may determine its own procedures.

19I—Direction and control of advisory committees

- (1) Subject to subsection (2), advisory committees are under the direction and control of the Minister.
- (2) An advisory committee established by the Minister at the request of the Council is under the direction and control of the Council.

19K—Allowances and expenses

The members of a committee are entitled to such allowances and expenses as may be determined by the Minister.

19L—Annual report

(1) A committee must, on or before 30 September in each year, prepare and deliver to the Minister a report on its operations during the preceding financial year.

- (2) The Minister must, within 12 sitting days after receiving a report, cause copies of the report to be laid before both Houses of Parliament.
- (3) Subsection (1) does not apply to a committee that is established on or after 1 July in a financial year and is dissolved before 30 June in the same year.

Division 2B—Consultative committees

19M—Establishment of consultative committees

- (1) The Minister may establish consultative committees to represent the community interest in the management of reserves and the conservation of animals, plants and ecosystems in a particular part of the State.
- (2) The members of a consultative committee must be persons who, in the opinion of the Minister, have local knowledge that is relevant to, or who are interested in, the management of reserves or the conservation of animals, plants and ecosystems in the part of the State in relation to which the consultative committee is established.
- (3) Members of consultative committees hold office at the pleasure of the Minister.

19N—Quorum

The quorum for the transaction of business at a meeting of a consultative committee is determined by dividing the number of members of the committee by two, disregarding any fraction and adding one.

190—Proceedings of consultative committees

- (1) Meetings of consultative committees must be held in accordance with procedures prescribed by regulation.
- (2) To the extent that procedures are not prescribed by regulation meetings must be held in accordance with directions of the Minister.
- (3) Subject to procedures prescribed by regulation or directed by the Minister, a consultative committee may determine its own procedures.

Division 3—Appointment and powers of wardens

20—Appointment of wardens

- (1) Subject to subsection (7), the Minister may, by instrument in writing, appoint any person who has prescribed qualifications to be a warden under this Act.
- (2) A warden will be appointed for a term specified in the instrument of appointment.
- (3) An appointment under subsection (1) may be subject to conditions or limitations specified in the instrument of appointment that govern the exercise of the appointee's powers as a warden.
- (5) Every police officer is, while holding office as such, a warden competent to exercise powers as such in any part of the State.
- (6) A warden must, while acting as such, carry an identity card issued by the Minister or, if the warden is a police officer, the officer's warrant card, and the warden must produce the card for inspection by the person against whom the warden proposes to exercise any of the powers conferred by this Act.

- (7) The Minister may not appoint a warden with powers limited in application to a co-managed park except—
 - (a) if there is a co-management board for the park—with the agreement of the co-management board; or
 - (b) in any other case—after consultation with the other party to the co-management agreement for the park.

21—Assistance to warden

- (1) A warden may request any suitable person to assist the warden in the exercise of powers under this Act.
- (2) A person, while assisting a warden in response to a request for assistance by the warden, has the powers of a warden.

22—Powers of wardens

- (1) If a warden suspects on reasonable grounds that an offence against this Act is being, or has been committed, the warden may—
 - (a) enter and search any premises or vehicle connected with the suspected offence:
 - (b) in order to exercise his or her powers under this section or under any other provision of this Act, give directions to a person in, or in charge of, a vehicle to stop the vehicle or to move it to a particular place;
 - (ba) give directions to a person in, or in charge of, a vehicle in order to facilitate a search of the vehicle;
 - (c) require the person suspected of having committed the offence to state his or her full name and usual place of residence;
 - (ca) subject to subsection (1c), take blood or other material (or authorise any other person to take blood or other material) from an animal, or the carcass or egg of an animal, for the purpose of obtaining a DNA profile;
 - (cb) take photographs, films or video or audio recordings or make a record in any other manner or by any other means;
 - (d) if the suspect is on a reserve—order him or her off the reserve for a stated period (not exceeding 24 hours).
- (1a) Subject to subsection (1c), a person who has possession or control of an animal, or the carcass or egg of an animal, must, if a warden requires him or her to do so, permit the warden, or a person authorised by the warden, to take blood or other material pursuant to subsection (1)(ca) from the animal, carcass or egg.
- (1b) A warden, or a person authorised by a warden, may only take blood or other material from an animal, carcass or egg pursuant to subsection (1)(ca) if he or she does so in a manner that does not injure or cause pain or distress to the animal or damage the carcass or egg to a greater extent than is necessary.
- (1c) A warden cannot act under subsection (1)(ca) or make a requirement under subsection (1a) without the oral or written authority of the Director given by the Director personally.

- (2) If a warden suspects on reasonable grounds that a person is about to commit an offence against this Act the warden may require the person to state his or her full name and usual place of residence.
- (3) If a warden suspects on reasonable grounds that the name or place of residence stated pursuant to this section is false, the warden may require the person to produce evidence of his or her full name or usual place of residence.
- (4) A warden may—
 - (a) enter and inspect premises—
 - (i) on which a protected animal is kept; or
 - (ii) on which some other activity is carried on in pursuance of a permit under this Act;
 - (b) examine a protected animal kept on such premises;
 - (c) require any person carrying on an activity for which a permit is required under this Act to produce the permit for the warden's inspection.
- (5) For the purpose of entering and searching premises or a vehicle, a warden may break into the premises or vehicle, or anything on the premises or in the vehicle, using so much force as is necessary for that purpose—
 - (a) if authorised by warrant under subsection (6); or
 - (b) if the warden has reason to believe that urgent action is necessary in the circumstances of the particular case.
- (6) A justice may, if satisfied on the application of a warden that there is proper ground for the issue of a warrant, issue a warrant authorising the warden to break into and search premises or a vehicle or anything on premises or in a vehicle.
- (7) A person who contravenes, or fails to comply with, a direction, requirement or order of a warden under this section is guilty of an offence.
 - Maximum penalty: \$1 000.
- (8) A warden must not exercise a power under this Act in relation to a co-managed park contrary to any provision relating to the exercise of the power contained in the co-management agreement for the reserve.

23—Forfeiture

- (1) An object is liable to confiscation under this section if—
 - (a) it has been used in the commission, or is likely to be used in the commission, of an offence against this Act; or
 - (b) it furnishes evidence of the commission of an offence against this Act; or
 - (c) where the object is an animal, carcass, egg or plant—
 - (i) it has been taken in contravention of this Act; or
 - (ii) it is, or has been, in the possession of a person in contravention of this Act.
- (2) A vehicle is liable to confiscation under subsection (1) only in relation to an offence that is punishable by imprisonment.

- (3) If a warden suspects on reasonable grounds that an object is liable to confiscation under this section, the warden may seize the object.
- (4) Where an object is seized under subsection (3), the following provisions apply:
 - (a) if proceedings for an offence against this Act in relation to the object seized are not commenced within three months of the date of seizure, the object must be returned to the owner;
 - (b) if such proceedings are commenced against the owner of the object within three months of the date of seizure and the owner is, in the course of those proceedings, convicted of such an offence—
 - (i) the court may order that the object be forfeited to the Crown; and
 - (ii) where the object is an animal, carcass, egg or plant and the prosecutor applies for its forfeiture—the court must order that the object be forfeited to the Crown;
 - (c) the object must be returned to the owner of the object if—
 - (i) in the circumstances referred to in paragraph (b), the owner is not convicted or the court does not make an order for forfeiture; or
 - (ii) in any other circumstances, the object is no longer required to furnish evidence of the commission of an offence;
 - (d) an object forfeited to the Crown may be sold or disposed of as the Minister thinks fit and, if sold, the proceeds of sale must be paid into the Wildlife Conservation Fund.
- (5) Despite subsection (4)—
 - (a) where a living animal is seized under this section, a warden may release it from captivity;
 - (b) if the Minister is unable, after reasonable inquiry, to ascertain the whereabouts of a person to whom an object is to be returned under subsection (4), the object may be sold or disposed of as the Minister thinks fit and, if sold, the proceeds of sale must be paid into the Wildlife Conservation Fund.
- (5a) Despite subsection (4) where, in the opinion of the Minister, an animal, carcass, egg or plant confiscated under subsection (1)(c) will suffer a substantial loss in its value before the question of its forfeiture under this section can be determined, the Minister may sell the object (unless it is required for evidentiary purposes) and the proceeds of the sale will be dealt with under this section as if they were the object.
- (6) In this section—

convicted includes found guilty without a conviction being recorded;

object includes—

- (a) an animal, carcass or egg;
- (b) a plant;
- (c) a vehicle;
- (d) a cage or container;

- (e) a firearm or device;
- (f) a poison or other substance;
- (g) a document or record;

owner in relation to an object seized under this section means either or both of the following persons:

- (a) a person who has legal title to the object;
- (b) a person who was, immediately before seizure of the object, legally in possession or control of the object.

24—Hindering of wardens etc

- (1) A person must not hinder a warden, or a person assisting a warden, in the exercise of powers or functions under this Act.
 - Maximum penalty: \$2 500.
- (2) A person must not use abusive, threatening or insulting language to a warden, or a person assisting a warden, in the exercise of powers or functions under this Act. Maximum penalty: \$2 500.
- (3) A person must not assault a warden, or a person assisting a warden, in the exercise of powers or functions under this Act.

Maximum penalty: \$5 000 or imprisonment for 2 years.

24A—Offences by wardens etc

Subject to section 26A, a warden, or a person assisting a warden, who—

- (a) addresses offensive language to any other person; or
- (b) without lawful authority, hinders or obstructs, or uses or threatens to use force in relation to, any other person,

is guilty of an offence.

Maximum penalty: \$2 500.

25—Power of arrest

- (1) A warden may, without warrant, arrest a person—
 - (a) who fails to comply with a direction, requirement or order of a warden under this Act; or
 - (b) who hinders a warden in the exercise of powers or functions under this Act.
- (2) Where a warden arrests a person under this section, the warden must, as soon as possible, take the person, or have the person taken, to the nearest police station at which facilities are continuously available for the care and custody of the person arrested.

26—False representation

A person must not, by words or conduct, falsely represent that he or she is a warden.

Maximum penalty: \$2 000 or imprisonment for 3 months.

Part 3—Reserves and sanctuaries

Division 1—National parks

27—Constitution of national parks by statute

- (1) The areas declared in Schedule 3 to be national parks are constituted national parks.
- (2) The names assigned in Schedule 3 to the national parks constituted under subsection (1) are, subject to this Division, the names of those national parks.
- (3) The Governor may, by proclamation—
 - (a) abolish a national park constituted under this section; or
 - (b) alter the boundaries of a national park constituted under this section; or
 - (c) alter the name assigned to a national park under this section.
- (4) A proclamation must not be made under subsection (3)(a) or (b) by virtue of which any land ceases to be, or ceases to be included in, a national park except in pursuance of a resolution passed by both Houses of Parliament.
- (5) Notice of a motion for a resolution under subsection (4) must be given at least 14 sitting days before the motion is passed.
- (6) A proclamation must not be made under subsection (3)(b) or (c) in relation to a national park constituted of Aboriginal-owned land except with the agreement of the registered proprietor of the land.

28—Constitution of national parks by proclamation

- (1) The Governor may, by proclamation—
 - (a) constitute as a national park any specified Crown land, or specified Aboriginal-owned land, the Governor considers to be of national significance by reason of the wildlife or natural features of that land; and
 - (b) assign a name to a national park so constituted.
- (1a) A proclamation must not be made under subsection (1)—
 - (a) constituting a national park of Aboriginal-owned land unless a co-management agreement has been made for the park; or
 - (b) assigning a name to such a park unless the name has been nominated by the registered proprietor of the land.
- (2) The Governor may, by subsequent proclamation—
 - (a) abolish a national park constituted under this section; or
 - (b) alter the boundaries of a national park constituted under this section; or
 - (c) alter the name of a national park constituted under this section.
- (3) A proclamation must not be made under subsection (2)(a) or (b) by virtue of which any land ceases to be, or ceases to be included in, a national park except in pursuance of a resolution passed by both Houses of Parliament.

- (4) Notice of a motion for a resolution under subsection (3) must be given at least 14 sitting days before the motion is passed.
- (5) A proclamation must not be made under subsection (2)(b) or (c) in relation to a national park constituted of Aboriginal-owned land except with the agreement of the registered proprietor of the land.

28A—Certain co-managed national parks cease on termination of co-management agreement

- (1) This section applies to a co-managed national park comprised of Aboriginal-owned land that was Aboriginal-owned land before it was constituted a national park.
- (2) If the co-management agreement for a national park to which this section applies is terminated—
 - (a) the land ceases to be a national park; and
 - (b) the Minister must cause notice of that fact to be published in the Gazette.

Division 2—Conservation parks

29—Constitution of conservation parks by statute

- (1) The areas declared in Schedule 4 to be conservation parks are constituted conservation parks.
- (2) The names assigned in Schedule 4 to the conservation parks constituted under subsection (1) are, subject to this Division, the names of those conservation parks.
- (3) The Governor may, by proclamation—
 - (a) abolish a conservation park constituted under this section; or
 - (b) alter the boundaries of a conservation park constituted under this section; or
 - (c) alter the name assigned to a conservation park under this section.
- (4) A proclamation must not be made under subsection (3)(a) or (b) by virtue of which any land ceases to be, or ceases to be included in, a conservation park, except in pursuance of a resolution passed by both Houses of Parliament.
- (5) Notice of a motion for a resolution under subsection (4) must be given at least 14 sitting days before the motion is passed.
- (6) A proclamation must not be made under subsection (3)(b) or (c) in relation to a conservation park constituted of Aboriginal-owned land except with the agreement of the registered proprietor of the land.

30—Constitution of conservation parks by proclamation

- (1) The Governor may, by proclamation—
 - (a) constitute as a conservation park any specified Crown land, or specified Aboriginal-owned land, that should, in the Governor's opinion, be protected or preserved for the purpose of conserving any wildlife or the natural or historic features of that land; and
 - (b) assign a name to a conservation park so constituted.

- (1a) A proclamation must not be made under subsection (1)—
 - (a) constituting a conservation park of Aboriginal-owned land unless a co-management agreement has been made for the park; or
 - (b) assigning a name to such a park unless the name has been nominated by the registered proprietor of the land.
- (2) The Governor may, by subsequent proclamation—
 - (a) abolish a conservation park constituted under this section; or
 - (b) alter the boundaries of a conservation park constituted under this section; or
 - (c) alter the name of a conservation park constituted under this section.
- (3) A proclamation must not be made under subsection (2)(a) or (b) by virtue of which any land ceases to be, or ceases to be included in, a conservation park, except in pursuance of a resolution passed by both Houses of Parliament.
- (4) Notice of a motion for a resolution under subsection (3) must be given at least 14 sitting days before the motion is passed.
- (5) A proclamation must not be made under subsection (2)(b) or (c) in relation to a conservation park constituted of Aboriginal-owned land except with the agreement of the registered proprietor of the land.

30A—Certain co-managed conservation parks cease on termination of co-management agreement

- (1) This section applies to a co-managed conservation park comprised of Aboriginal-owned land that was Aboriginal-owned land before it was constituted a conservation park.
- (2) If the co-management agreement for a conservation park to which this section applies is terminated—
 - (a) the land ceases to be a conservation park; and
 - (b) the Minister must cause notice of that fact to be published in the Gazette.

Division 3—Game reserves

31—Constitution of game reserves by statute

- (1) The areas declared in Schedule 5 to be game reserves are constituted game reserves.
- (2) The names assigned in Schedule 5 to the game reserves constituted under subsection (1) are, subject to this Division, the names of those game reserves.
- (3) The Governor may, by proclamation—
 - (a) abolish a game reserve constituted under this section; or
 - (b) alter the boundaries of a game reserve constituted under this section; or
 - (c) alter the name of a game reserve constituted under this section.
- (4) A proclamation must not be made under subsection (3)(a) or (b) by virtue of which any land ceases to be, or ceases to be included in, a game reserve, except in pursuance of a resolution passed by both Houses of Parliament.

(5) Notice of motion for a resolution under subsection (4) must be given at least 14 sitting days before the motion is passed.

32—Constitution of game reserves by proclamation

- (1) The Governor may, by proclamation—
 - (a) constitute as a game reserve any Crown land that should in the Governor's opinion be preserved for the conservation of wildlife and management of game; and
 - (b) assign a name to a game reserve so constituted.
- (2) The Governor may, by subsequent proclamation—
 - (a) abolish a game reserve constituted under this section; or
 - (b) alter the boundaries of a game reserve constituted under this section; or
 - (c) alter the name assigned to a game reserve under this section.

Division 4—Recreation parks

33—Constitution of recreation parks by statute

- (1) The areas declared in Schedule 6 to be recreation parks are constituted recreation parks.
- (2) The names assigned in Schedule 6 to the recreation parks constituted under subsection (1) are, subject to this Division, the names of those recreation parks.
- (3) The Governor may, by proclamation—
 - (a) abolish a recreation park constituted under this section; or
 - (b) alter the boundaries of a recreation park constituted under this section; or
 - (c) alter the name assigned to a recreation park under this section.
- (4) A proclamation must not be made under subsection (3)(a) or (b) by virtue of which any land ceases to be, or ceases to be included in, the Para Wirra Recreation Park except in pursuance of a resolution passed by both Houses of Parliament.
- (5) Notice of a motion for a resolution under subsection (4) must be given at least 14 sitting days before the motion is passed.

34—Constitution of recreation parks by proclamation

- (1) The Governor may, by proclamation—
 - (a) constitute as a recreation park any specified Crown land that should in the Governor's opinion be conserved and managed for public recreation and enjoyment; and
 - (b) assign a name to a recreation park so constituted.
- (2) The Governor may, by subsequent proclamation—
 - (a) abolish a recreation park constituted under this section; or
 - (b) alter the boundaries of a recreation park constituted under this section; or
 - (c) alter the name assigned to a recreation park constituted under this section.

Division 4A—Regional reserves

34A—Constitution of regional reserves by proclamation

- (1) The Governor may, by proclamation—
 - (a) constitute as a regional reserve any specified Crown land for the purpose of conserving any wildlife or the natural or historic features of that land while, at the same time, permitting the utilisation of the natural resources of that land; and
 - (b) assign a name to a regional reserve so constituted.
- (2) The Governor may, by subsequent proclamation—
 - (a) abolish a regional reserve constituted under this section; or
 - (b) alter the boundaries of a regional reserve constituted under this section; or
 - (c) alter the name of a regional reserve constituted under this section.
- (3) A proclamation must not be made under subsection (2)(a) or (b) by virtue of which any land ceases to be, or ceases to be included in, a regional reserve except in pursuance of a resolution passed by both Houses of Parliament.
- (4) Notice of a motion for a resolution under subsection (3) must be given at least 14 sitting days before the motion is passed.
- (5) The Minister must, in relation to each regional reserve constituted under this Act, at intervals of not more than ten years—
 - (a) prepare a report—
 - (i) assessing the impact of the utilisation of natural resources on the conservation of the wildlife and the natural and historic features of the reserve; and
 - (ii) assessing the impact, or the potential impact, of the utilisation of the natural resources of the reserve on the economy of the State; and
 - (iii) making recommendations as to the future status under this Act of the land constituting the reserve; and
 - (b) cause a copy of the report to be laid before each House of Parliament.

Division 4B—Native title

34B—Native title in relation to reserves

- (1) The constitution of a reserve by proclamation under this Part on or after 1 January 1994 is subject to native title existing when the proclamation was made.
- (2) The addition of land to a reserve by proclamation under this Part on or after 1 January 1994 is subject to native title existing when the proclamation was made.

Division 5—Control and management of reserves

35—Control of reserves

- (1) Subject to Part 3A, the Minister has the control of all reserves, other than co-managed parks, constituted under this Act.
- (2) All reserves, other than national parks or conservation parks constituted of Aboriginal-owned land, are vested in the Crown.
- (2a) A co-managed park is—
 - (a) if there is a co-management board for the park—under the control of the board, subject to Division 6A; or
 - (b) in any other case—under the control of the Minister, subject to the provisions of the co-management agreement for the park.
- (3) The relevant authority may enter into a lease with another person authorising that person, or a person or persons authorised by that person, to enter and use a specified reserve pursuant to the lease for a specified purpose or purposes.
- (4) The relevant authority may grant a licence to, or enter into an agreement with, a person authorising that person, or a person or persons authorised by that person, to enter and use a specified reserve pursuant to the licence or agreement for a specified purpose or purposes.
- (4a) A licence granted under this section cannot be transferred or otherwise dealt with without the consent of the relevant authority that granted the licence.
- (5) Subject to this section, a lease, licence or agreement referred to in subsection (3) or (4) will be subject to such terms, conditions and limitations (including the payment of a fee, a bond or other charge) as the relevant authority thinks fit.
- (5a) If a lease, licence or agreement referred to in subsection (3) or (4) relates to a reserve located wholly or partly within a River Murray Protection Area, the lease, licence or agreement must be consistent with the objects of the *River Murray Act 2003* and the *Objectives for a Healthy River Murray* under that Act.
- (5b) If a lease, licence or agreement referred to in subsection (3) or (4) relates to a reserve located wholly or partly within a River Murray Protection Area and is within a class of lease, licence or agreement prescribed by the regulations for the purposes of this provision (which classes may be prescribed so as to consist of applications for all such leases, licences or agreements), the Minister or the Director (as the case may be) must, before granting the lease or licence or entering into the agreement—
 - (a) consult the Minister to whom the administration of the *River Murray Act* 2003 is committed; and
 - (b) comply with the Minister's directions (if any) in relation to the lease, licence or agreement (including a direction that the lease or licence not be granted or the agreement not be entered into, or that if it is to be granted or entered into, then the lease, licence or agreement be subject to conditions specified by the Minister).

- (6) Any lease or licence entered into or granted in respect of land constituted as a reserve under this Act that was in force immediately before the land was so constituted continues, subject to its terms and conditions, in force for the remainder of its term as if it had been entered into by the relevant authority under this section.
- (7) The powers of the Minister under subsections (3), (4), (5) or (6) apply in relation to a co-managed park for which there is not a co-management board subject to the provisions of the co-management agreement for the park.
- (8) In this section—

relevant authority means—

- (a) in relation to a co-managed park for which there is a co-management board—the co-management board for the park; or
- (b) in any other case—the Minister.

36—Management of reserves

- (1) Subject to this section, and to Part 3A, all reserves, other than co-managed parks, are under the management of the Director.
- (2) A co-managed park is—
 - (a) if there is a co-management board for the park—under the management of the board, subject to Division 6A and the provisions of the co-management agreement; or
 - (b) in any other case—under the management of the Director, subject to the provisions of the co-management agreement for the park.
- (3) The Director must observe any direction of the Minister or the Chief Executive relating to the management of reserves generally or any particular reserve (provided that, in the case of a co-managed park, the direction is consistent with the provisions of the co-management agreement for the park).
- (4) If there is a co-management board for the park, the board must comply with any provisions of the co-management agreement relating to the management of the park.

37—Objectives of management

- (1) The Minister, the Chief Executive, the Director or a co-management board must have regard to the following objectives in managing reserves:
 - (a) the preservation and management of wildlife; and
 - (b) the preservation of historic sites, objects and structures of historic or scientific interest within reserves; and
 - (c) the preservation of features of geographical, natural or scenic interest; and
 - (d) the destruction of dangerous weeds and the eradication or control of noxious weeds and exotic plants; and
 - (e) the control of vermin and exotic animals; and
 - (f) the control and eradication of disease of animals and vegetation; and
 - (g) the prevention and suppression of bush fires and other hazards; and

- (h) the encouragement of public use and enjoyment of reserves and education in, and a proper understanding and recognition of, their purpose and significance; and
- (i) generally the promotion of the public interest; and
- (j) in relation to managing a regional reserve—to permit the utilisation of natural resources while conserving wildlife and the natural or historic features of the land; and
- (k) insofar as a reserve is located wholly or partly within the Murray-Darling Basin, the promotion of the objects of the *River Murray Act 2003* and the *Objectives for a Healthy River Murray* under that Act; and
- (l) the preservation and protection of Aboriginal sites, features, objects and structures of spiritual or cultural significance within reserves.
- (2) The Minister, the Chief Executive and the Director must, in managing a reserve that is situated wholly or partly within the Adelaide Dolphin Sanctuary, seek to further the objects and objectives of the *Adelaide Dolphin Sanctuary Act 2005* (insofar as they may be relevant).

38—Management plans

- (1) The Minister must—
 - (a) in the case of a reserve that is a co-managed park—as soon as practicable after the making of the co-management agreement for the reserve; or
 - (b) in the case of any other reserve—as soon as practicable after the constitution of the reserve,

prepare a plan of management in relation to the reserve.

- (1a) However, the Minister need not prepare a plan of management in relation to a reserve (whether or not the reserve is a co-managed park) if a plan of management has been adopted under this section in relation to the reserve.
- (2) The Minister may, at any time, prepare an amendment to a plan of management, or prepare a plan of management to be substituted for a previous plan (and in a subsequent provision of this section, a reference to a plan of management includes a reference to such an amendment or plan to be substituted).
- (2a) A plan of management must be prepared—
 - (a) after consultation with the Development Policy Advisory Committee under the *Development Act 1993*; and
 - (b) having regard to—
 - (i) the principles and policies of the Planning Strategy under the *Development Act 1993*; and
 - (ii) the provisions of any relevant Development Plan under that Act; and
 - (c) in the case of a co-managed park—
 - (i) for which there is a co-management board—in collaboration with the board; or

- (ii) in any case—after consultation with the other party to the co-management agreement for the park.
- (3) Where the Minister has prepared a plan of management in respect of a reserve the Minister must cause notice that the plan of management has been prepared to be published in the Gazette and in a newspaper circulating generally throughout the State.
- (4) The plan of management must—
 - (a) set forth proposals of the Minister in relation to the management and improvement of the reserve; and
 - (b) set forth any other proposals by which the Minister proposes to accomplish the objectives of this Act in relation to the reserve.
- (4a) The plan of management in respect of a co-managed park must deal with such matters and include such material as is required by regulation.
- (5) The notice must—
 - (a) specify an address at which copies of the plan of management may be inspected; and
 - (b) specify an address to which representations in connection with the plan of management may be forwarded.
- (6) Any person may within three months after publication of the notice, or such longer period as may be specified in the notice, make representations to the Minister in connection with the plan of management.
- (7) At the expiration of the period during which representations may be made, the Minister must refer the plan of management together with any representations to the South Australian National Parks and Wildlife Council for its consideration and advice.
- (8) After consideration by the Council, the plan of management must be forwarded to the Minister together with any comments or suggestions of the Council.
- (9) The Minister may—
 - (a) adopt a management plan—
 - (i) without alteration; or
 - (ii) with such alterations as the Minister thinks reasonable in view of the representations that were made; or
 - (b) may refer the management plan back to the Council for further consideration.
- (9a) The Minister may not exercise a power of the Minister under subsection (9) in relation to a proposed plan of management for a co-managed park except—
 - (a) if there is a co-management board for the park—with the agreement of the board; or
 - (b) in any other case—after consultation with the other party to the co-management agreement for the park.
- (10) When the Minister adopts a plan of management, notice of that fact must be published in the Gazette.

- (10a) A plan of management must not provide for the culling of protected animals from the reserve unless—
 - (a) the Minister is of the opinion that the culling of those animals is the only practicable option for controlling an overpopulation of animals of that species in the reserve; and
 - (b) the plan sets out the Minister's reasons for that opinion.
- (11) The Director must, upon the application of any member of the public and payment of the prescribed fee, furnish that person with a copy of a plan of management adopted under this section.

39—Creation of zones within a reserve

- (1) A management plan may provide for the division of a reserve into zones.
- (2) Where a zone is created within a reserve the land within that zone must be kept and maintained in accordance with the conditions, declared by the plan of management to be appropriate to that zone.

40—Implementation of management plan

- (1) Subject to subsection (2), where the Minister has adopted a plan of management in relation to a reserve—
 - (a) the provisions of the plan must be carried out in relation to that reserve; and
 - (b) operations must not be undertaken in relation to that reserve unless those operations are in accordance with the plan of management.
- (2) Where a mining tenement has been granted in relation to land that is, or has become, a regional reserve, the management of the reserve is subject to the exercise by the holder of the tenement of rights under the tenement.

40A—Agreement as to conditions

- (1) The Minister administering this Act and the relevant mining Minister may enter into an agreement with the holder of a mining tenement granted in relation to land that is, or has become, a regional reserve imposing conditions limiting or restricting the exercise of rights under the tenement by the holder of the tenement and by his or her successors in title.
- (2) If a person contravenes, or fails to comply with, a condition imposed by agreement under subsection (1) in relation to a mining tenement, the relevant mining Minister must, at the request of the Minister administering this Act, serve notice on the holder of the tenement requiring the holder to rectify the contravention or failure in the manner and within the period (which must not exceed three months) set out in the notice.
- (3) If the holder of a tenement on whom a notice has been served under subsection (2) fails to comply with the notice, the relevant mining Minister may cancel the tenement.

Division 6—Miscellaneous provisions relating to reserves

41—Approval of proposal for constitution of reserve

- (1) The Minister must—
 - (a) submit any proposal to constitute, or alter the boundaries of, a reserve to the Minister administering the *Crown Lands Act 1929* for approval;
 - (b) submit any such proposal to each Minister administering a mining Act and consider the views of that Minister in relation to the proposal;
 - (c) submit any such proposal in respect of a reserve that includes or is to include land within the Murray-Darling Basin to the Minister to whom the administration of the *River Murray Act 2003* is committed and consider the views of that Minister in relation to the proposal.
- (2) A proposal to constitute, or alter the boundaries of, a reserve that includes or is to include land that is vested in or is under the care, control and management of the Minister administering the *Harbors and Navigation Act 1993* must be submitted to, and approved by, that Minister.
- (3) A proclamation for the purpose of constituting, or altering the boundaries of, a reserve must not be made without the approval or approvals required by this section.

41A—Alteration of boundaries of reserves

- (1) The Governor may, by proclamation made on the recommendation of the Minister, alter the boundaries of a reserve for the purpose of making, or allowing for the making of, minor alterations or additions to a public road that intersects, or is adjacent to, the reserve.
- (2) At least two months before making a recommendation to the Governor, the Minister must cause to be published in the Gazette and in a newspaper circulating generally throughout the State an advertisement—
 - (a) giving notice of the place or places at which a plan showing the proposed alterations is available for inspection; and
 - (b) inviting interested persons to make written submissions to the Minister in relation to the proposal.
- (3) The Minister must give consideration to any submissions made in response to an advertisement under subsection (2).
- (4) The Minister must not make a recommendation if the Minister is satisfied that the proposed alteration would—
 - (a) significantly prejudice the fulfilment of the management objectives contained in section 37 as they relate to that reserve; or
 - (b) be contrary to the plan of management prepared in accordance with section 38 in relation to that reserve.
- (5) No parliamentary resolution is required in relation to a proclamation under this section.

(6) The Minister must, as soon as practicable after a proclamation has been made under subsection (1), cause a copy of the proclamation to be laid before each House of Parliament.

42—Prohibited areas

- (1) Where the Minister is satisfied that it is expedient for the purpose of protecting human life or conserving native plants or animals the Minister may, by notice published in the Gazette, declare any portion of the reserve to be a prohibited area.
- (1a) Except in an emergency, the Minister may only make a declaration under subsection (1) in relation to a co-managed park—
 - (a) if there is a co-management board for the park—with the agreement of the board; or
 - (b) in any other case—after consultation with the other party to the co-management agreement for the park.
- (2) Any notice published under subsection (1) must state the grounds upon which the declaration is made.
- (3) A person must not be within a prohibited area unless authorised to enter the area by a permit issued by the Minister under this section.
 - Maximum penalty: \$1 000.
- (4) The Minister may, on appropriate terms and conditions, issue to any person a permit to be within a prohibited area.
- (5) The Minister may, at the request of the co-management board for a co-managed park, exempt members of the relevant Aboriginal group from the restriction applying to a prohibited area within the co-managed park under this section.

43—Rights of prospecting and mining

- (1) Subject to subsection (2), rights of entry, prospecting, exploration, or mining cannot be acquired or exercised pursuant to a mining Act in respect of land constituting a reserve.
- (1a) Subsection (1) does not apply to a regional reserve.
- (2) The Governor may, by proclamation, declare that subject to any conditions specified in the proclamation rights of entry, prospecting, exploration, or mining may be acquired and exercised in respect of land constituting a reserve or portion of a reserve, to which subsection (1) applies.
- (2a) A person must not contravene or fail to comply with a condition of a proclamation under this section.
 - Maximum penalty: \$10 000 or imprisonment for 2 years, or both.
- (3) A proclamation under subsection (2) has effect in accordance with its terms.
- (4) The Governor may, by proclamation, vary or revoke a proclamation under subsection (2).

- (5) A proclamation under this section in respect of land constituting a national park, a conservation park or the Para Wirra Recreation Park (except a proclamation revoking a previous proclamation) must not be made unless—
 - (a) the proclamation is made for the purpose of continuing rights of entry, prospecting, exploration or mining vested in any person immediately before the commencement of this Act in respect of that land; or
 - (b) the proclamation is made simultaneously with the proclamation constituting that land a national park or a conservation park; or
 - (c) the proclamation is made in pursuance of a resolution passed by both Houses of Parliament.
- (6) Notice of a motion for a resolution under subsection (5)(c) must be given at least 14 sitting days before the resolution is passed.
- (7) A proclamation must not be made under this section in relation to a co-managed park constituted of Aboriginal-owned land except with the agreement of the registered proprietor of the land.

43A—Prospecting and mining in regional reserves

- (1) The relevant mining Minister must not grant an application for a mining tenement in relation to a regional reserve without first submitting the application to the Minister administering this Act.
- (2) In the case of an application for a mining production tenement in relation to a regional reserve, the relevant mining Minister must not grant the application without the approval of the Minister administering this Act.
- (3) In the case of an application for any other kind of mining tenement in relation to a regional reserve the relevant mining Minister must not grant the application without considering the views of the Minister administering this Act.
- (4) If the Minister administering this Act refuses to give the approval required by subsection (2) the relevant mining Minister may refer the matter to the Governor and may, with the Governor's approval, grant the application.
- (5) The holder of a precious stones prospecting permit under the *Opal Mining Act 1995* cannot peg out an area for a precious stones tenement on a regional reserve without the approval of the Minister administering this Act, or if the Minister refuses to give approval, without the approval of the Governor.
- (6) Subsection (2) does not apply to a petroleum production licence that the Minister administering the *Cooper Basin (Ratification) Act 1975* is authorised to grant by section 9 of that Act.
- (7) A reference in this section to *the relevant mining Minister* in relation to the granting of a mining tenement is, if the mining Act under which the tenement is granted provides for it to be granted by any authority other than the relevant mining Minister, a reference to that authority.

43AB—Power to prohibit prospecting and mining in the Innamincka Regional Reserve

(1) The Governor may, by proclamation, create a zone within the Innamincka Regional Reserve.

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Part 3—Reserves and sanctuaries

Division 6—Miscellaneous provisions relating to reserves

- (2) Rights of entry, prospecting, exploration or mining cannot be acquired or exercised pursuant to a mining Act in respect of land within a zone created under this section.
- (3) If or when a proclamation is made under subsection (1), the Governor cannot, by subsequent proclamation, expand the area within the zone, or create a second or subsequent zone.
- (4) However, the Governor may, by subsequent proclamation—
 - (a) vary a proclamation made under subsection (1) to reduce the area of a zone; or
 - (b) revoke a proclamation made under subsection (1).
- (5) A proclamation must not be made under subsection (4) except in pursuance of a resolution of both Houses of Parliament.
- (6) Notice of a motion for a resolution under subsection (5) must be given at least 14 sitting days before the motion is passed.

43B—Entry onto reserves for purpose of investigation and survey

- (1) The Minister administering a mining Act or a person authorised by that Minister may enter onto any reserve for the purpose of a geological, geophysical or geochemical investigation or survey without the approval of the Minister administering this Act if the investigation or survey will not result in disturbance of the land.
- (2) A person who wishes to enter onto a reserve pursuant to subsection (1) must, before doing so, consult the Minister administering this Act.
- (3) This section does not apply to a zone created within the Innamincka Regional Reserve under section 43AB.

43C—Entrance fees etc for reserves

- (1) Fees for entrance to reserves, fees for camping in reserves, fees for an activity authorised by a permit or permission granted under the regulations and fees for the use of facilities and services provided in reserves may be fixed by the relevant authority with the approval of the Minister.
- (2) Where a fee fixed under subsection (1) is payable, or has been paid, the relevant authority may, if he or she thinks fit, waive or refund the whole or part of the fee.
- (3) In this section—

relevant authority means—

- (a) in relation to a co-managed park for which there is a co-management board—the co-management board for the park; or
- (b) in any other case—the Director.

Division 6A—Provisions relating to co-managed parks

Subdivision 1—Preliminary

43D—Application

This Division applies to a national park or conservation park, or proposed national park or conservation park, that is or is to be constituted of Aboriginal-owned land or land with which an Aboriginal group or community has a traditional association.

43E—Objects

- (1) The principal object of this Division is to provide for effective co-management of parks to which this Division applies by representatives of the relevant Aboriginal groups and the Minister, and, as far as practicable, to—
 - (a) ensure the continued enjoyment of the parks by the relevant Aboriginal groups for cultural, spiritual and traditional uses; and
 - (b) ensure the continued enjoyment of the parks by members of the public in a manner consistent with the co-management agreements for the parks; and
 - (c) ensure the preservation and protection of Aboriginal sites, features, objects and structures of spiritual or cultural significance within the parks; and
 - (d) provide protection for the natural resources, wildlife, vegetation and other features of the parks.
- (2) The Minister must, in administering this Division, have regard to, and seek to further, the objects.

Subdivision 2—Co-management agreements

43F—Co-management agreement

- (1) The Minister may enter into a co-management agreement for—
 - (a) a national park or conservation park to be constituted of Aboriginal-owned land; or
 - (b) a national park or conservation park constituted of land with which an Aboriginal group or community has a traditional association.
- (2) The parties to a co-management agreement will consist of or include the Minister and—
 - (a) in the case of a national park or conservation park to be constituted of Aboriginal-owned land—the registered proprietor of the land, or the body in which the land is to be vested: or
 - (b) in the case of a national park or conservation park constituted of Crown land—a body representing the interests of the relevant Aboriginal group.
- (3) A co-management agreement under this section may provide for—
 - (a) if a co-management board is to be established for the co-managed park—the constitution of the board; and

- (b) if a co-management board is not to be established for the co-managed park any limitations or conditions applying to the exercise of the Minister's or Director's powers in relation to the park and responsibilities to be assumed by or on behalf of the relevant Aboriginal group; and
- (c) preparation of a plan of management for the co-managed park; and
- (d) measures related to the preservation and protection of Aboriginal sites, features, objects and structures of spiritual or cultural significance; and
- (e) implementation of the plan of management for the co-managed park; and
- (f) funding arrangements relating to the management of the co-managed park; and
- (g) the appointment of wardens; and
- (h) the exercising of powers by wardens in relation to members of the relevant Aboriginal group; and
- (i) employment of staff; and
- (j) dispute resolution; and
- (k) park entrance fees; and
- (l) access by members of the public to the co-managed park; and
- (m) the taking of plants and animals by members of the relevant Aboriginal group; and
- (n) any other matter specified by the Minister.
- (4) A co-management agreement may be varied in accordance with processes set out in the agreement.
- (5) The following provisions apply to the termination of a co-management agreement:
 - (a) in the case of a co-management agreement for a national park or conservation park constituted of Aboriginal-owned land that was Aboriginal-owned land before the park was constituted—
 - (i) the agreement may be terminated unilaterally;
 - (ii) the agreement may specify a minimum period that must elapse before the agreement may be terminated;
 - (b) in the case of a co-management agreement for a national park or conservation park constituted of Aboriginal-owned land that was Crown land before the co-management agreement was made—
 - (i) the agreement may only be terminated by agreement between the Minister and registered proprietor of the Aboriginal-owned land;
 - (ii) the agreement may specify a minimum period that must elapse before the agreement may be terminated;
 - (c) in the case of a co-management agreement for a national park or conservation park constituted of Crown land—the agreement may only be terminated by the Minister by notice in writing to the other party to the agreement.

- (6) If a co-management agreement is entered into or terminated under this section, the Minister must cause notice of that fact to be published in the Gazette.
- (7) The Minister must, on the application of a member of the public and payment of the prescribed fee, furnish the person with a copy of a co-management agreement under this section.

Subdivision 3—Co-management Boards

43G—Establishment of co-management boards by regulation

- (1) The Governor may, by regulation, establish a co-management board for a co-managed park.
- (2) Subject to this section, regulations establishing a co-management board—
 - (a) must not be inconsistent with the co-management agreement for the co-managed park; and
 - (b) must name the board; and
 - (c) must provide for the appointment, term and conditions of office and removal of the members of the board; and
 - (d) must provide for the procedures governing the board's proceedings; and
 - (e) may limit the powers and functions of the board; and
 - (f) may provide for delegation by the board; and
 - (g) may provide for the remuneration of members; and
 - (h) may require reporting by the board to the Minister; and
 - (i) may make any other provision (not inconsistent with this Act) that is necessary or expedient for the purposes of this Act.
- (3) The regulations establishing a co-management board for a co-managed park constituted of Aboriginal-owned land must (in addition to providing for the matters required under subsection (2)) provide for—
 - (a) the co-management board to have a majority of members who are members of the relevant Aboriginal group; and
 - (b) the co-management board to be chaired by a person nominated by the registered proprietor of the land constituting the co-managed park; and
 - (c) the quorum of the co-management board to have a majority of members who are members of the relevant Aboriginal group.
- (4) If a regulation establishing a co-management board is disallowed by either House of Parliament, the assets and liabilities of the board will be dealt with in accordance with the directions of the Minister.

43H—Corporate nature of co-management board

- (1) A co-management board established under this Division—
 - (a) is a body corporate; and
 - (b) has perpetual succession and a common seal; and

- (c) can sue and be sued in its corporate name; and
- (d) has all the powers of a natural person that are capable of being exercised by a body corporate; and
- (e) has the functions and powers assigned or conferred by or under this or any other Act.
- (2) If a document appears to bear the common seal of the co-management board, it will be presumed, in the absence of proof to the contrary, that the common seal of the co-management board was duly fixed to the document.

43I—Dissolution or suspension of co-management boards

- (1) Subject to this section, the Governor may, by regulation, dissolve or suspend a co-management board established under this Division.
- (2) The co-management board for a co-managed park must not be dissolved under this section unless—
 - (a) the co-managed park is abolished; or
 - (b) the co-management agreement for the co-managed park is terminated.
- (3) The co-management board for a co-managed park must not be suspended under this section unless the Minister is satisfied that such action is warranted due to continuing failure by the board properly to discharge its responsibilities.
- (4) On dissolution and during any suspension of a co-management board under this section, any assets and liabilities of the board will be dealt with or disposed of in accordance with the directions of the Minister.

Subdivision 4—Miscellaneous

43J—Staff

- (1) The staffing arrangements for a co-management board established under this Division will be determined or approved by the Minister after consultation with the relevant Aboriginal group.
- (2) Any staff under subsection (1) will be—
 - (a) Public Service employees assigned to work with the co-management board; or
 - (b) if appointments have been made under subsection (3)—the persons holding those appointments.
- (3) A co-management board established under this Division may, with the approval of the Minister—
 - (a) appoint persons to the staff of the board; and
 - (b) appoint persons to assist in the management of a co-managed park.
- (4) A co-management board established under this Division may, with the approval of the Minister administering an administrative unit of the Public Service, on terms and conditions mutually arranged, make use of the services of any officer, or use any facilities or equipment, of that unit.

(5) A person employed under subsection (3) is not a Public Service employee.

43K—Accounts and audit

- (1) A co-management board established under this Division must cause proper accounts to be kept of its financial affairs.
- (2) The Auditor-General may at any time, and must in respect of each financial year, audit the accounts of the co-management board.

43L—Annual report

- (1) A co-management board established under this Division must, on or before 30 September in each year, prepare and deliver to the Minister a report on its operations during the preceding financial year.
- (2) The report must include—
 - (a) the audited accounts of the co-management board; and
 - (b) any other information required by or under the regulations.
- (3) The Minister must, within 6 sitting days after receiving a report, cause copies of the report to be laid before both Houses of Parliament.

Division 7—Sanctuaries

44—Establishment of sanctuaries

- (1) If the Minister is of the opinion that it is desirable to conserve the animals or plants for which any land is a natural habitat or environment and—
 - (a) where the land is reserved for or dedicated to, a public purpose, the person to whom the care, control and management of that land has been committed has consented to a declaration under this section; or
 - (b) where the land is private land, the owner and occupier of the land have consented to a declaration under this section,

the Minister may, by notice in the Gazette, declare the land to be a sanctuary.

- (1a) The declaration of land as a sanctuary under subsection (1) on or after 1 January 1994 is subject to native title existing when the declaration was made.
- (2) The Minister—
 - (a) may revoke any declaration under this section; and
 - (b) where private land constitutes a sanctuary, and the owner of that land, by instrument in writing, requests that the land should cease to be a sanctuary, must revoke the declaration under which that land is constituted a sanctuary.
- (3) In this section—

owner in relation to private land means—

(a) in the case of private land that is held in fee simple—the holder of the estate in fee simple; or

- (b) in the case of private land that is subject to a lease granted under the *Crown Land Management Act 2009* or the *Pastoral Land Management and Conservation Act 1989*—the lessee under that lease.
- (4) If, before the commencement of Schedule 1 Part 2 of the *Crown Land Management Act 2009—*
 - (a) a declaration was purportedly made under this section in relation to land subject to a lease under the *Crown Lands Act 1929* or the *Pastoral Land Management and Conservation Act 1989*; and
 - (b) the lessee under that lease consented to the making of the declaration,

the declaration will not be taken to be invalid by reason only that the consent of the owner of the land (as defined under subsection (3) as in force before the commencement of Schedule 1 Part 2 of the *Crown Land Management Act 2009*) was not obtained before the making of the declaration.

45—Protection of animals and plants in sanctuary

(1) A person must not take an animal, or the eggs of an animal, or a native plant within a sanctuary except in pursuance of this section.

Maximum penalty:

In the case of an animal, or the eggs of an animal, or a native plant of an endangered species, \$10 000 or imprisonment for 2 years.

In the case of an animal, or the eggs of an animal, or a native plant of a vulnerable species, \$7 500 or imprisonment for 18 months.

In the case of an animal, or the eggs of an animal, or a native plant of a rare species, \$5 000 or imprisonment for 12 months.

In any other case, \$2 500 or imprisonment for 6 months.

- (2) The Minister may, if satisfied that it is in the interests of conserving wildlife to do so, grant a permit authorising the holder of the permit to take animals, or the eggs of animals, or native plants within a sanctuary in accordance with the terms of the permit.
- (3) The owner of land constituting a sanctuary, or a person authorised by the owner, may take an animal, or the eggs of an animal that is not a protected animal in the sanctuary without a permit under subsection (2).

Part 3A—Development Trusts

Division 1—Development Trusts

45A—Interpretation and application

(1) In this Part—

General Reserves Trust means the General Reserves Trust established by proclamation under section 45B on 30 November 1978 (see *Gazette 30.11.1978 p2096 and 2097*);

reserve includes part of a reserve, or any two or more reserves;

Trust means a development trust established under section 45B.

(2) This Part does not apply to a co-managed park constituted of Aboriginal-owned land.

45B—Development Trusts

- (1) The Governor may, by proclamation, establish a Development Trust in respect of a reserve.
- (2) A proclamation under subsection (1) must—
 - (a) (except in the case of the General Reserves Trust) designate the reserve in relation to which the Development Trust is to be created;
 - (b) designate the Trust by a distinctive name;
 - (c) fix the number of members of the Trust and the method by which they are appointed or elected;
 - (d) fix the quorum for meetings of the Trust;
 - (e) fix the terms and conditions upon which members of the Trust will hold office:
 - (f) provide for the removal of members of the Trust from office and for the filling of vacant offices.
- (3) The Governor may, by further proclamation, vary any proclamation made under subsection (1).

45BA—The General Reserves Trust

The General Reserves Trust will be taken to have been established in relation to all reserves constituted under this Act except those in relation to which another Development Trust is for the time being established by proclamation under section 45B.

45C—Trust to be body corporate

- (1) A Trust is a body corporate with perpetual succession and a common seal, and—
 - (a) is capable of suing and being sued; and
 - (b) is capable of holding, acquiring, dealing with and disposing of real and personal property; and

- (c) is capable of acquiring or incurring any other rights and liabilities; and
- (d) has the powers, rights, duties and functions conferred, imposed or prescribed by or under this Act or any other Act; and
- (e) holds its property on behalf of the Crown.
- (2) Where an apparently genuine document purports to bear the common seal of a Trust, it will be presumed in any legal proceedings, in the absence of proof to the contrary, that the common seal of that Trust has been duly affixed to that document.

45D—Appointment of members to a Trust

- (1) Upon the establishment of a Trust under this Act the members of the Trust must be appointed or elected, as the case may require, in accordance with the proclamation.
- (2) A member of a Trust is entitled to payment from the funds of the Trust of such remuneration, allowances and expenses as the Governor may determine.
- (3) An act or proceeding of a Trust is not invalid by reason of a vacancy in its membership or any defect in the appointment or election of a member.
- (4) No liability attaches to a member of a Trust for an act or omission by the member or the Trust in good faith and in the exercise or purported exercise of functions under this Act.
- (5) A member of a Trust who is an officer or employee of the Trust will not by reason of that fact be taken to have a financial or material interest in any matter or thing relating to rates of remuneration or other terms and conditions of employment of officers or employees of the Trust.

45E—Chairman and meetings of a Trust

- (1) The members of a Trust must elect one of their number to be presiding member of the Trust for such period as the Trust may determine.
- (2) The presiding member, if present at a meeting of the Trust, must preside at that meeting.
- (3) In the absence of the presiding member, the members present at a meeting must elect one of their number to preside at that meeting.
- (4) A decision carried by a majority of the votes cast by the members present at a meeting is a decision of the Trust.
- (5) The person presiding at a meeting of a Trust has, in the event of an equality of votes, a casting vote in addition to a deliberative vote.
- (6) Subject to this Act, a Trust may conduct its business in such manner as it thinks fit.

45F—Functions of a Trust

- (1) Subject to this section and the other provisions of this Act, the functions of a Trust are to perform such duties in relation to the development or management of the reserve in relation to which it was established as are from time to time assigned to it by the Minister by notice in writing.
- (1b) It is an additional function of the General Reserves Trust to manage and control the General Reserves Trust Fund established under Division 2.

- (2) A Trust has and may exercise all such powers as are necessary for or incidental to the performance of its functions.
- (2a) Without limiting subsection (2), a Trust may charge and recover such amounts as it thinks fit in respect of facilities and services provided to the public by the Trust.
- (2b) Where the Minister has entered into a lease, or the Minister or the Director has granted a licence or entered into an agreement, in relation to a reserve under section 35, the Minister or Director may direct that money payable pursuant to the lease, licence or agreement be paid to the Trust that has been established in relation to the reserve.
- (2c) A Trust (not being the General Reserves Trust) may retain and apply money received by the Trust—
 - (a) pursuant to subsection (2b); or
 - (b) being fees paid for entrance to the reserve or reserves in relation to which the Trust has been established (the Trust's reserves); or
 - (c) being fees or other money paid for—
 - (i) the use of the Trust's reserves; or
 - (ii) the use of facilities or services provided by the Trust; or
 - (d) being money that it has borrowed with the approval of the Treasurer for the purposes of the Trust; or
 - (e) as a donation or grant for the purposes of the Trust; or
 - (f) as interest or accretions arising from investment of money held by the Trust,

for the purpose of performing and discharging its functions and duties under this or any other Act without further appropriation by Parliament.

- (2d) A Trust must keep proper accounts of receipts and payments in relation to performing and discharging its functions and duties under this or any other Act and the Auditor-General may at any time, and must at least once in each year, audit the accounts kept by the Trust under this subsection.
- (3) In the exercise of its powers and the performance of its functions a Trust is, except where it is required to make a report to the Minister, subject to the general control and direction of the Minister.

45G—Trust may delegate

- (1) A Trust may delegate any of its powers, functions or duties to any committee appointed by the Trust, or to any member of the Trust or officer or employee of the Trust.
- (2) A delegation of powers, functions or duties by a Trust does not derogate from the power of the Trust to act itself in any matter and is revocable by the Trust at will.

45H—Staff of a Trust

- (1) A Trust may appoint, upon terms and conditions approved by the Minister, such officers and employees as it thinks necessary or desirable for the proper carrying out of the functions and duties of the Trust.
- (2) The employment of an officer or employee by a Trust will be taken, for the purposes of the *Superannuation Act 1988*, to be employment to which that Act applies.

- (3) Where a person becomes an officer or employee of a Trust, that person's existing and accruing rights in respect of recreation leave, sick leave and long service leave will, where employment by the trust follows immediately upon—
 - (a) employment in the Public Service of the State; or
 - (b) employment by another Trust; or
 - (c) any other prescribed employment,

continue in full force and effect as if that previous employment were employment with the Trust.

45I—Acquisition of land

A Trust may, with the approval of the Minister, acquire land pursuant to a contract with the owner of the land or pursuant to the *Land Acquisition Act 1969*—

- (a) for the purposes of carrying out its functions;
- (b) without limiting paragraph (a)—for the purposes of a reserve or to enlarge or extend an existing reserve.

45J—Financial provisions

- (1) A Trust may, with the approval of the Treasurer, borrow money for the purpose of enabling it to perform and discharge its functions and duties under this or any other Act.
- (2) The Treasurer may, at his or her discretion, guarantee the discharge by a Trust of any liability incurred by it in respect of any loan under subsection (1).
- (3) The Treasurer may, without any authority other than this section, pay out of the Consolidated Account any money required for the purpose of discharging obligations arising by virtue of a guarantee given under this section.
- (4) A Trust may, with the approval of the Treasurer, invest any of the money of the Trust that is not for the time being required for the purposes of the Trust, in such investments as may be approved by the Treasurer.

45L—Dissolution of a Trust

- (1) The Governor may, by proclamation, dissolve a Trust.
- (2) Upon the dissolution of a Trust pursuant to subsection (1), the assets of the Trust will be disposed of and the liabilities of the Trust will be discharged in accordance with the directions of the Governor.

Division 2—The General Reserves Trust Fund

45M—Establishment of the Fund

- (1) The General Reserves Trust Fund is established.
- (2) The fund is under the management and control of the General Reserves Trust.
- (3) The fund consists of—
 - (a) money provided by Parliament for the purposes of the fund; and

- (b) fees paid for entrance to reserves in relation to which the General Reserves Trust has been established (the Trust's reserves); and
- (c) money that is payable pursuant to a lease, licence or other agreement entered into by the Minister or Director under section 35 in relation to a reserve for which the General Reserve Trust is responsible that the Minister or Director has directed be paid into the fund; and
- (d) fees or other money not referred to in paragraph (c) paid for—
 - (i) the use of the Trust's reserves: or
 - (ii) the use of facilities or services provided on the Trust's reserves; and
- (e) money borrowed by the Trust with the approval of the Treasurer for the purposes of the fund; and
- (f) any donation or grant made for the purposes of the fund; and
- (g) interest and accretions arising from investment of the fund.
- (4) The Trust may apply the fund—
 - (a) for or in relation to the development and management of one or more of its reserves; and
 - (b) in repayment of money borrowed by the Trust for the purposes of the fund and interest payable in respect of that money; and
 - (c) for or in relation to the management and control of the fund.

45N—Investment of the fund

The Trust may invest any of the money of the fund that is not immediately required for the purposes of the fund in such manner as is approved by the Treasurer.

450—Accounts and auditing

- (1) The Trust must keep proper accounts of receipts and payments in relation to the fund.
- (2) The Auditor-General may at any time, and must at least once in each year, audit the accounts kept by the Trust under subsection (1).

Part 4—Conservation of native plants

46—Application of this Part

- (1) Subject to this section, this Part applies throughout the State.
- (2) The Governor may, by proclamation, declare that this Part, or any provisions of this Part specified in the proclamation, will not apply at any time or during periods specified in the proclamation—
 - (a) within a part of the State specified in the proclamation; or
 - (b) to a specified species of native plant; or
 - (c) to a specified species of native plant in a specified part of the State,

and the operation of this Part will be modified accordingly.

(3) The Governor may, by proclamation, revoke or vary a proclamation under this section.

47—Unlawful taking of native plants

- (1) Subject to this Part, a person must not take a native plant—
 - (a) on any reserve, wilderness protection area or wilderness protection zone; or
 - (b) on any other Crown land; or
 - (c) on any land reserved for or dedicated to public purposes; or
 - (d) on any forest reserve.
- (2) A person must not take a native plant of a prescribed species on private land.
- (3) A person who contravenes subsection (1) or (2) is guilty of an offence.

Maximum penalty:

In the case of a native plant of an endangered species, \$10 000 or imprisonment for 2 years.

In the case of a native plant of a vulnerable species, \$7 500 or imprisonment for 18 months.

In the case of a native plant of a rare species, \$5 000 or imprisonment for 12 months.

In any other case, \$2 500 or imprisonment for 6 months.

(4) A person must not take a native plant on private land without the consent of the owner of the land.

Maximum penalty: \$1 000.

Expiation fee: \$150.

(5) If in proceedings for an offence against this section it is proved that the defendant was found in possession of a native plant, it will be presumed, in the absence of proof to the contrary, that the defendant took the plant in contravention of this Act.

- (6) It is a defence to a charge of an offence against this section to prove that the act alleged against the defendant—
 - (a) was neither intentional nor negligent; or
 - (b) was done in pursuance of some statutory authority.

48—Unlawful disposal of native plants

(1) A person must not sell or give away a native plant of a prescribed species.

Maximum penalty:

In the case of a native plant of an endangered species, \$10 000 or imprisonment for 2 years.

In the case of a native plant of a vulnerable species, \$7 500 or imprisonment for 18 months.

In the case of a native plant of a rare species, \$5 000 or imprisonment for 12 months.

In any other case, \$2 500 or imprisonment for 6 months.

(2) It is a defence to a charge of an offence against this section to prove that the native plant was taken pursuant to a licence under the *Forestry Act 1950*.

48A—Illegal possession of native plants

(1) A person must not have in his or her possession or control a native plant that has been illegally taken or acquired.

Maximum penalty:

In the case of a native plant of an endangered species, \$10 000 or imprisonment for 2 years.

In the case of a native plant of a vulnerable species, \$7 500 or imprisonment for 18 months.

In the case of a native plant of a rare species, \$5 000 or imprisonment for 12 months.

In any other case, \$2 500 or imprisonment for 6 months.

- (2) For the purposes of this section, a native plant is illegally taken or acquired if taken or acquired contrary to this Act or any other Act or law of the State, or contrary to the law of another State or Territory of the Commonwealth.
- (3) In proceedings for an offence against this section the onus lies on the defendant to prove that the native plant was not taken or acquired illegally.

49—Permits

- (1) The Minister may grant a permit authorising—
 - (a) the taking of native plants; or
 - (b) the sale or gift of native plants,

subject to the conditions of the permit.

(2) No offence is committed by reason of the taking, or the sale, of native plants in accordance with a permit under this section.

49A—Permits for commercial purposes

- (1) The Minister may, by notice published in the Gazette and in a newspaper circulating generally throughout the State—
 - (a) declare that this section applies to, and in relation to, a species of plant; and
 - (b) vary or revoke a declaration referred to in paragraph (a).
- (2) Where this section applies to, and in relation to, a species of plant, the Minister must prepare draft recommendations in relation to the following matters:
 - (a) the effect of taking individual plants for commercial purposes on the species and on the ecosystem of which the plants taken formed part; and
 - (b) the need for research in relation to that species; and
 - (c) the identification of plants and plant products; and
 - (d) any other matters that should, in the opinion of the Minister be addressed,

and must make the recommendations available to the public for at least three months for comment before adoption by the Minister.

- (3) Before adopting the draft recommendation, the Minister must have regard to comments (if any) made by members of the public and may, if the Minister thinks fit, vary the recommendations to take account of those comments.
- (4) Recommendations adopted by the Minister must be published in the Gazette and in a newspaper circulating generally throughout the State and may be revoked or varied by further recommendations prepared by the Minister in accordance with this section.
- (5) The taking and sale of plants of a species to which this section applies for commercial purposes pursuant to a permit under section 49 is subject to restrictions or conditions imposed from time to time by regulation or by the Minister when granting the permit.
- (6) Restrictions and conditions imposed by regulation must implement recommendations adopted by the Minister under this section in relation to the commercial taking and sale of plants of the species concerned.
- (7) Where a permit granted for commercial purposes relates to plants of a species to which this section applies and a royalty is payable under this Act in respect of the taking of plants of that species, the Minister may require the applicant to pay in advance an amount equal to the total amount of royalty that would be payable if all the plants that could be taken pursuant to the permit were taken.

Part 5—Conservation of native animals

Division 1—Application of this Part

50—Application of this Part

- (1) Subject to this section, this Part applies throughout the State.
- (2) The Governor may, by proclamation, declare that this Part or any provisions of this Part specified in the proclamation do not apply—
 - (a) within a part of the State defined or referred to in the proclamation; or
 - (b) to a specified species of animal; or
 - (c) to a specified species of animal in a specified part of the State.
- (3) The Governor may, by proclamation, revoke or vary any proclamation under this Part.

Division 2—Restrictions upon the taking of protected animals

51—Taking of protected animals etc

(1) Subject to this Part, a person must not take a protected animal or the eggs of a protected animal.

Maximum penalty:

In the case of a marine mammal—\$100 000 or imprisonment for 2 years.

In the case of an animal (not being a marine mammal), or the eggs of an animal, of an endangered species—\$10 000 or imprisonment for 2 years.

In the case of an animal (not being a marine mammal), or the eggs of an animal, of a vulnerable species—\$7 500 or imprisonment for 18 months.

In the case of an animal (not being a marine mammal), or the eggs of an animal, of a rare species—\$5 000 or imprisonment for 12 months.

In any other case—\$2 500 or imprisonment for 6 months.

(2) In any prosecution under this section, it is a defence that the defendant did not wilfully or negligently commit the act subject to the charge.

52—Open season

- (1) The Minister may, by notice published in a newspaper circulating generally throughout the State, declare an open season for the taking of protected animals of a specified species.
- (2) A notice under this section—
 - (a) must not relate to animals of an endangered species; and
 - (b) does not apply in relation to animals within—
 - (i) a reserve, other than a game reserve; or
 - (ii) a wilderness protection area or wilderness protection zone; and

- (c) does not apply in relation to animals within a game reserve unless the notice expressly provides that the open season applies in relation to that reserve.
- (3) A notice under this section—
 - (a) must state—
 - (i) the period of the open season (including, if the Minister thinks fit, the hours of the day during which animals may be taken); and
 - (ii) the parts of the State to which the open season applies; and
 - (iii) whether eggs may be taken; and
 - (b) may prescribe restrictions or conditions applicable to the open season; and
 - (c) may be varied or revoked by the Minister by a subsequent notice published in a newspaper circulating generally throughout the State.
- (4) It is lawful to take a protected animal in accordance with a notice under this section.

53—Permits to take protected animals

- (1) The Minister may grant to any person a permit to take protected animals or the eggs of protected animals, if satisfied that it is desirable to grant the permit—
 - (a) to facilitate scientific research; or
 - (b) to enable the person to place bands, marks or tags upon such animals and then to release them; or
 - (c) to permit the destruction or removal of animals that are causing, or are likely to cause, damage to the environment or to crops, stock or other property; or
 - (d) for any other purpose (other than for sale) that the Minister considers proper and not inconsistent with the objectives of this Act.
- (2) A permit under this section remains in force for such term, not exceeding 12 months, as is specified in the permit.
- (3) The Minister may at any time revoke a permit granted under this section.
- (4) A person to whom a permit to take protected animals has been granted must, within 14 days after the expiration or revocation of the permit, deliver to the Minister a report in the prescribed form stating the number of animals of each species taken in pursuance of the permit and the number of eggs of any protected animal taken in pursuance of the permit.

Maximum penalty: \$1 000.

Expiation fee: \$150.

- (5) Without limiting the conditions subject to which a permit may be granted under this section those conditions may—
 - (a) limit the areas in which protected animals or the eggs of protected animals may be taken; and
 - (b) limit the number of animals or eggs that may be taken in pursuance of the permit.

(6) Where a permit relates to animals in respect of which a royalty is payable under this Act, the Minister may require the applicant to pay in advance an amount equal to the amount of royalty that would be payable in respect of all the animals in respect of which the permit is granted.

53A—Review of decision of the Minister under section 53

- (1) The South Australian National Parks and Wildlife Council may, on the application of a person who has applied for a permit under section 53, review a decision of the Minister—
 - (a) to refuse to grant the permit; or
 - (b) to grant the permit subject to limitations, restrictions or conditions; or
 - (c) as to the term of the permit; or
 - (d) to revoke the permit.
- (2) The application must be made—
 - (a) within two months after the applicant is notified by the Minister of the decision; and
 - (b) in accordance with the requirements of the Council.
- (3) The Council may, following the review, make recommendations to the Minister.
- (4) The Minister may, after considering the Council's recommendations—
 - (a) vary or revoke the decision; or
 - (b) substitute any other decision that he or she could have made in the first instance for the original decision; or
 - (c) confirm the original decision.

54—Dangerous magpies and poisonous reptiles

- (1) It is lawful for any person without any permit or other authority under this Act, to kill any Australian magpie that has attacked or is attacking any person.
- (2) It is lawful for any person without any permit or other authority under this Act, to kill any poisonous reptile that—
 - (a) has attacked, is attacking or is likely to attack, any person; or
 - (b) is in dangerous proximity to any person; or
 - (c) is, or has been, in such proximity to a person as to cause reasonable anxiety to that person.

Division 3—Release of protected animals

55—Restriction on release of protected animals

A person must not release a protected animal or an animal of a species listed in Schedule 10 from captivity unless that person is authorised to do so by a permit granted by the Minister.

Maximum penalty: \$2 500.

Expiation fee: \$210.

National Parks and Wildlife Act 1972—21.2.2008

Part 5—Conservation of native animals

Division 4—Prohibitions and restrictions upon the keeping of protected animals and certain dealings in protected animals

Division 4—Prohibitions and restrictions upon the keeping of protected animals and certain dealings in protected animals

58—Keeping and sale of protected animals

- (1) Subject to this section, a person must not—
 - (a) keep more than one animal that is a protected animal of a prescribed species; or
 - (b) keep a protected animal of any other species,

unless authorised to do so by permit granted by the Minister.

Maximum penalty: \$2 500.

- (2) Subject to this section, a person must not—
 - (a) have possession or control of more than five eggs that are the eggs of a protected animal of a prescribed species; or
 - (b) have possession or control of the eggs of a protected animal of any other species,

unless authorised to do so by permit granted by the Minister.

Maximum penalty: \$2 500.

(3) Subject to this section, a person must not sell or give away a protected animal or the carcass or eggs of a protected animal unless authorised to do so by permit granted by the Minister.

Maximum penalty: \$2 500.

- (4) Subsections (1), (2) and (3) do not apply in relation to an animal, or the carcass or eggs of an animal, of a species that is excluded from the operation of those subsections by proclamation.
- (4a) A proclamation under subsection (4)—
 - (a) may operate in relation to one or two or all of subsections (1), (2) and (3);
 - (b) may operate differently in relation to different classes of persons or in relation to different circumstances specified in the proclamation;
 - (c) is subject to such conditions or restrictions as are specified in the proclamation.
- (5) The Governor may, by proclamation, vary or revoke a proclamation referred to in subsection (4).
- (6) A permit granted by the Minister under this section does not apply in relation to an animal, or the carcass or eggs of an animal, taken illegally or brought into this State illegally.
- (7) The holder of a permit under this section must provide the Minister with such information as is required by regulation.

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Conservation of native animals—Part 5

Prohibitions and restrictions upon the keeping of protected animals and certain dealings in protected animals—Division 4

(8) A person who keeps an animal, or has possession or control of the eggs of an animal, taken in pursuance of a permit granted by the Minister to take protected animals, or the eggs of protected animals, for scientific research does not contravene subsection (1).

58A—Restriction on keeping protected animals in certain areas

A person must not keep a protected animal in an area declared by regulation to be a prohibited area in relation to animals of that species unless that person is authorised to do so by a permit granted by the Minister.

Maximum penalty: \$2 500.

59—Export and import of protected animals and native plants

- (1) A person must not—
 - (a) export—
 - (i) a protected animal or the carcass or egg of a protected animal; or
 - (ii) a native plant of a species prescribed by regulation,

from a place within the State to a place outside the State except in pursuance of a permit granted under this section; or

- (b) import into the State—
 - (i) a protected animal or the carcass or egg of a protected animal; or
 - (ii) a native plant of a species prescribed by regulation,

from a place outside the State except in pursuance of a permit granted under this section.

Maximum penalty: \$2 000.

Expiation fee: \$200.

- (2) The Minister may grant to any person a permit to export from the State or import into the State a protected animal, or the carcass or eggs of a protected animal, of a species specified in the permit or a native plant of a species specified in the permit.
- (3) In this section—

to export in relation to an animal, carcass, egg or plant includes to remove the animal, carcass, egg or plant from the State for any reason;

to import in relation to an animal, carcass, egg or plant includes to bring the animal, carcass, egg or plant into the State for any reason.

60—Illegal possession of animals etc

- (1) A person must not have in his or her possession or control—
 - (a) an animal; or
 - (b) the carcass of an animal; or
 - (c) an egg,

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Part 5—Conservation of native animals

Division 4—Prohibitions and restrictions upon the keeping of protected animals and certain dealings in protected animals

that has been illegally taken or acquired.

Maximum penalty:

In the case of a marine mammal or the carcass of a marine mammal—\$100 000 or imprisonment for 2 years.

In the case of an animal, (not being a marine mammal), or the carcass or eggs of an animal, of an endangered species—\$10 000 or imprisonment for 2 years.

In the case of an animal (not being a marine mammal), or the carcass or eggs of an animal, of a vulnerable species—\$7 500 or imprisonment for 18 months.

In the case of an animal (not being a marine mammal), or the carcass or eggs of an animal, of a rare species—\$5 000 or imprisonment for 12 months.

In any other case—\$2 500 or imprisonment for 6 months.

- (2) For the purposes of this section an animal, carcass or egg is illegally taken or acquired if taken or acquired contrary to this Act or any other Act or law of the State, or contrary to the law of another State or Territory of the Commonwealth.
- (3) In proceedings for an offence against this section the onus lies on the defendant to prove that the animal, carcass or egg was not taken or acquired illegally.

Division 4A—Farming of protected animals

60B—Interpretation

In this Division, unless the contrary intention appears—

animal means—

- (a) a protected animal of a species named in Schedule 11; or
- (b) a protected animal of a species that is the subject of a declaration under section 60BA that is in force;

the business of farming animals means the business of farming animals for one or both of the following purposes:

- (a) to produce carcasses, skins and other products upon slaughter of the animals;
- (b) to sell live animals or eggs to another person who carries on the business of farming animals of the same species;

commercial farming of protected animals means the business of farming protected animals of a species named in Schedule 11;

trial farming of protected animals means the business of farming protected animals of a species that is not named in Schedule 11 but that is the subject of a declaration under section 60BA that is in force.

60BA—Declaration of species for trial farming

- (1) The Governor may by regulation declare that a species of protected animal is a species for the purpose of trial farming under this Division.
- (2) The Minister must, by notice published in the Gazette, set out conditions to which a permit granted under this Division in relation to animals of the species referred to in a regulation under subsection (1) will be subject.

- (3) The notice must be published in the same issue of the Gazette as the regulation.
- (4) Subsection (2) does not limit the imposition of other conditions under section 60C(6).
- (5) A regulation under subsection (1) expires on the fourth anniversary of its commencement and cannot be remade in relation to the same species of animal.

60C—Permit for farming protected animals

- (1) The Minister may grant to a person a permit—
 - (a) to take an animal or the eggs of an animal from the wild or to slaughter or destroy in any other manner an animal in captivity; or
 - (b) to keep an animal or to have possession or control of the eggs of an animal; or
 - (c) to sell an animal or the carcass or eggs of an animal,

in the course of carrying on the business of farming animals of that species.

- (2) A person is not entitled to carry on the commercial farming of protected animals pursuant to a permit granted under any other provision of this Act after the expiration of 12 months following the inclusion in Schedule 11 of the species to which the animals belong.
- (3) The Minister must not grant a permit under subsection (1) for the commercial farming of protected animals—
 - (a) if a code of management has not been adopted by the Minister under this Division in respect of the species of animal to which the permit will relate; or
 - (b) if the permit would, in the Minister's opinion, be seriously at variance with the code of management referred to in paragraph (a).
- (4) A permit for the trial farming of protected animals of a particular species expires at the expiration of the term for which it was granted or when the declaration under section 60BA in relation to that species expires whichever occurs first.
- (5) The Minister must not grant a permit under subsection (1) to take an animal or the eggs of an animal from the wild unless he or she is satisfied that the removal of animals or eggs pursuant to the permit is desirable in order to reduce or control a population of animals that is causing, or is likely to cause, damage to the environment or to crops, stock or other property.
- (6) A permit granted under subsection (1) is subject to such limitations, restrictions or conditions as are imposed by this section or by the Minister under section 69 or by a notice under section 60BA or are prescribed from time to time by regulation.
- (7) An animal taken from the wild or an animal raised from an egg taken from the wild cannot be slaughtered or destroyed in any other manner pursuant to a permit granted under subsection (1) except—
 - (a) as a last resort to terminate the animal's suffering; or
 - (b) to prevent the spread of a disease with which the animal is infected.
- (8) A permit that enables the holder to take an animal or the eggs of an animal from the wild is subject to a condition requiring the holder within 14 days after taking animals or eggs pursuant to the permit to deliver to the Minister a report in the prescribed form stating the number of animals and eggs taken.

- (9) A permit granted under subsection (1) authorises—
 - (a) the sale of eggs of the species to which the permit relates to a person who carries on the business of farming animals of that species; and
 - (b) the sale of eggs of that species to any other person subject to the written approval of the Minister.

(10) It is lawful to—

- (a) take a protected animal or the eggs of a protected animal from the wild or to slaughter or destroy in any other manner an animal in captivity; or
- (b) keep a protected animal or to have possession or control of the eggs of a protected animal; or
- (c) sell a protected animal or the carcass or eggs of a protected animal, pursuant to a permit granted under subsection (1).

60D—Code of management

- (1) The Minister must prepare a draft code of management in respect of each species of animal named in Schedule 11.
- (1a) The Minister may prepare a draft code of management in respect of a species of animal that has been declared to be a species for the purpose of trial farming under this Division.
- (2) A draft code must address the following matters:
 - (a) the effect of taking individual animals or eggs from the wild on the species concerned and on the ecosystem of which they formed part; and
 - (b) the welfare of the animals in captivity; and
 - (c) the need for research in relation to farming the species concerned; and
 - (d) the identification of animals and animal products; and
 - (e) any other matters that should, in the opinion of the Minister, be addressed.
- (3) A draft code may incorporate the whole or part of the Australian Model Code of Practice for the time being applicable to the welfare of the species to which the draft code relates by reference to the model code or to the relevant parts of it.
- (4) The Minister must provide the Minister administering the *Livestock Act 1997* with a copy of the draft code of management for comment.
- (5) The Minister must, by notice published in the Gazette and in a newspaper circulating generally throughout the State—
 - (a) state the place or places at which copies of the draft code can be inspected or purchased; and
 - (b) invite interested persons to provide the Minister with written comments in relation to the draft code.
- (5a) A draft code must be made available for public comment for at least three months before adoption by the Minister.

- (6) Before adopting a draft code of management the Minister must have regard to comments (if any) made by the Minister administering the *Livestock Act 1997* or by members of the public and may, if the Minister thinks fit, vary the draft code to take account of those comments.
- (7) A code of management adopted by the Minister must be published in the Gazette and a notice stating the place or places at which copies of the code may be inspected or purchased must be published in a newspaper circulating generally throughout the State.
- (8) A code of management may be replaced or varied by a further code prepared and adopted by the Minister in accordance with this section.
- (9) If a draft code of management has been prepared under subsection (1a) and made available to the public for comment within 12 months before the species to which the code relates is named in Schedule 11, the draft code will be taken to have been drafted and made available to the public after the species was named in Schedule 11.

60E—Royalty

- (1) Where royalty is payable under this Act in respect of a species to which a permit granted under this Division applies, royalty is payable—
 - (a) in respect of an animal or the eggs of an animal of that species taken from the wild pursuant to the permit; and
 - (b) in respect of an animal of that species slaughtered in captivity pursuant to the permit.
- (2) Where a permit relates to animals in respect of which a royalty is payable under this Act, the Minister may require the applicant to pay (when the permit is granted or at any later time) an amount equal to the total amount of royalty that would be payable if all the animals that could be taken or slaughtered, and all the eggs that could be taken, pursuant to the permit were taken or slaughtered.

60F—Application of fees and royalty

- (1) Fees paid in respect of permits granted under this Division and royalty paid under this Act in respect of animals or eggs to which those permits relate must be paid into the Wildlife Conservation Fund and must be applied from the Fund—
 - (a) in payment of the costs of administering this Division; and
 - (b) for the benefit of the industry of farming the species of animal to which the permits relate; and
 - (c) for research into the impact upon the species of animal to which the permits relate of the taking of animals and eggs from the wild pursuant to those permits.
- (2) The fees fixed by regulation in respect of permits granted under this Division may exceed the Minister's costs in granting the permits and administering this Division in relation to the permits.

Division 4B—Harvesting of protected animals

60G—Application of Division

- (1) The Minister may, by notice published in the Gazette, declare that this Division applies to, and in relation to, animals of one or more of the following species:
 - (a) red kangaroo—macropus rufus;
 - (b) western grey kangaroo—macropus fuliginosus melanops;
 - (c) euro (wallaroo) (hill kangaroo)—macropus robustus.
- (2) The Minister may, by subsequent notice published in the Gazette, vary or revoke a notice under subsection (1).
- (3) The Governor may, by regulation made on the recommendation of the Minister, declare that this Division applies to, and in relation to, protected animals of a species (not being a species referred to in subsection (1)) named in the regulation.
- (4) The Minister must not make a recommendation under subsection (3) unless he or she is satisfied that there is sufficient scientific knowledge available in relation to the species concerned to enable the matters referred to in section 60I(2)(a), (b), (c) and (d) to be addressed adequately.

60H—Interpretation

In this Division, unless the contrary intention appears—

harvesting of a protected animal means—

- (a) to kill the protected animal in the wild; or
- (b) to capture the protected animal from the wild and then kill it,

in order to sell the carcass of the animal or to use it for any other purpose.

60I—Plan of management

- (1) The Minister must prepare a draft plan of management in relation to the harvesting of each species of protected animal to which this Division applies.
- (2) The draft plan must—
 - (a) assess the likely impact of harvesting animals of that species—
 - (i) on the species concerned; and
 - (ii) on the ecosystems which animals of that species form part; and
 - (iii) on the diversity of the species of animals and plants comprising those ecosystems; and
 - (iv) on the ability of the species to maintain natural genetic diversity throughout its population; and
 - (b) identify factors that are likely to reduce or increase the number of animals of the species to be harvested; and
 - (c) identify any other factors that will affect the species as a renewable resource for the purposes of harvesting in the future; and

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- assess whether there is a need to reduce the number of animals of the species (d) to protect the environment, crops, stock or other property; and
- specify humane methods and procedures for the killing, capturing and killing (e) and treatment after capture of animals pursuant to a permit under this Division: and
- (f) address any other matters that should, in the opinion of the Minister, be addressed.
- The Minister must provide the Minister administering the Livestock Act 1997 with a (3) copy of the draft plan of management for comment.
- The Minister must, by notice published in the Gazette and in a newspaper circulating (4) generally throughout the State
 - state the place or places at which copies of the draft plan can be inspected or purchased: and
 - invite interested persons to provide the Minister with written comments in relation to the draft plan.
- A draft plan must be made available for public comment for at least three months (5) before adoption by the Minister.
- (6) Before adopting a draft plan the Minister must have regard to comments (if any) made by the Minister administering the Livestock Act 1997 or by members of the public and may, if the Minister thinks fit, vary the draft plan to take account of those comments.
- Notice that a plan of management has been adopted by the Minister must be published (7) in the Gazette and a newspaper circulating generally throughout the State.
- (7a) A notice under subsection (7) must state the place or places at which copies of the plan may be inspected or purchased.
- A plan of management may be replaced or varied by a further plan prepared and (8) adopted by the Minister in accordance with this section.

60J—Permit for harvesting protected animals

- If a plan of management has been adopted by the Minister under this Division in relation to a species of protected animal, the Minister may grant a permit to a person to harvest animals of that species and to sell or use the carcasses of the animals that have been harvested.
- The Minister must not grant a permit under subsection (1) to take animals on a reserve (2) except animals of the following species—
 - (a) red kangaroo—*macropus rufus*;
 - (b) western grey kangaroo—macropus fuliginosus melanops;
 - euro (wallaroo) (hill kangaroo)—macropus robustus,

and then only if-

the Minister has adopted a plan of management under section 38 in relation to the reserve; and

- (e) the plan of management provides for the culling of animals of the species to which the permit relates in order to preserve animal or plant habitats or wildlife; and
- (f) the permit only authorises the harvesting of animals that would otherwise be culled from the reserve pursuant to the plan of management.
- (3) The Minister must not grant a permit under subsection (1) unless he or she is satisfied that the taking of animals of the species concerned pursuant to the permit and all other permits granted under this section or under some other section of this Act—
 - (a) will not adversely affect the ecosystems which animals of that species form part or the diversity of the species of animals and plants comprising those ecosystems; and
 - (b) will not adversely affect the species as a renewable resource for harvesting in the future.
- (4) A permit granted under subsection (1) is subject to such limitations, restrictions or conditions as are imposed by this section or by the Minister under section 69 or are prescribed from time to time by regulation.
- (5) A permit granted under subsection (1) is subject to a condition requiring the holder of the permit to use the methods and observe the procedures set out in the management plan for the killing, the capture and killing and the treatment after capture, of animals of the species to which the permit relates.
- (6) It is lawful to—
 - (a) harvest protected animals; and
 - (b) sell, use or give away the carcass of a protected animal,

pursuant to a permit granted under subsection (1).

60K—Royalty

Where a permit under this Division relates to animals in respect of which a royalty is payable under this Act, the Minister may require the applicant to pay (when the permit is granted or at any later time) an amount equal to the total amount of royalty that would be payable if all the animals that could be harvested pursuant to the permit were harvested.

60L—Application of fees and royalty

- (1) Fees paid in respect of permits granted under this Division and royalty paid under this Act in respect of animals to which those permits relate must be paid into the Wildlife Conservation Fund and must be applied from the Fund—
 - (a) in payment of the costs of administering this Division; and
 - (b) for research into the impact on the species of animals to which the permits relate of the harvesting of animals pursuant to those permits.
- (2) The fees fixed by regulation in respect of permits granted under this Division may exceed the Minister's costs in granting the permits and administering this Division in relation to the permits.

Division 5—Royalty

61—Royalty

- (1) The Governor may, by regulation, declare that royalty is payable to the Wildlife Conservation Fund—
 - (a) on an animal specified in the regulation; or
 - (b) on the carcass or skin of an animal specified in the regulation; or
 - (c) on any egg of an animal specified in the regulation; or
 - (d) on a native plant specified in the regulation,

by any person by whom any such animal, carcass, skin, egg or plant is taken.

- (2) An animal, or the carcass, skin or egg of an animal or a native plant may be specified in a regulation under subsection (1) by reference to the species of the animal or plant or by reference to any other class to which the animal or plant belongs.
- (3) The amount of royalty fixed by a regulation may vary according to—
 - (a) the species or other class to which the animal or plant belongs; or
 - (b) the size, age, quality, standard or condition of the animal, carcass, skin, egg or plant; or
 - (c) a combination of the factors referred to in paragraphs (a) and (b).
- (4) Without limiting any other provision of this section, a regulation under this section may provide that it applies only in respect of an animal, or the carcass, skin or egg of an animal, taken in a game reserve.

62—Demand for royalty

- (1) The Director or a warden may demand orally or in writing that any person pay to the Director all royalty for which that person is liable under this Act.
- (2) A person who fails to comply with a demand under subsection (1) within 48 hours of the demand is guilty of an offence.
 - Maximum penalty: \$1 000.
- (3) In any proceedings under this section the court may order the defendant to pay to the Director any amount fixed by the court by way of royalty under this Act.
- (4) Where a person fails to comply with a demand under subsection (1), the Director or a warden may seize any animals, carcasses, skins, eggs or plants upon which royalty is unpaid.
- (5) The Minister may sell any animals, carcasses, skins, eggs or plants seized under this section and must apply any proceeds of the sale in payment of the unpaid royalty and any amount remaining to the owner of the animals, carcasses, skins, eggs or plants.

63—Recovery of royalty by civil action

(1) The Minister may, by action in any court of competent jurisdiction, recover, as a debt, from any person an amount of royalty for which that person is liable under this Act.

(2) This section does not derogate from any other remedy available to the Minister for the recovery of royalty.

Division 6—General provisions

64—Unlawful entry on land

(1) A person must not be on any land for the purpose of taking a protected animal, or the eggs of a protected animal, unless the owner of that land has given that person, not more than six months beforehand, permission in writing to be on the land for that purpose.

Maximum penalty: \$1 000.

Expiation fee: \$150.

- (2) If the owner or occupier of any land, or the servant or agent of the owner of the land, suspects that a person trespassing on the land is committing, has committed, or is about to commit an offence against this Act, he or she may request the trespasser—
 - (a) to state the trespasser's full name and usual place of residence; and
 - (b) to leave the land.
- (3) A person of whom a request is made under subsection (2) must comply with it forthwith.

Maximum penalty: \$1 000.

Expiation fee: \$150.

(4) A person who has been requested to leave land under this section must not re-enter the land without the permission of the owner.

Maximum penalty: \$1 000.

Expiation fee: \$150.

- (5) In proceedings for an offence against this section, proof that a person has possession or control of a dog, firearm or device capable of being used for taking a protected animal is evidence that that person was on the land for the purpose of taking a protected animal.
- (6) In this section—

owner means—

- (a) in relation to private land, the owner of the land; and
- (b) in relation to land held by a Minister, agent or instrumentality of the Crown, that Minister, agent or instrumentality or a person authorised by the Minister, agent or instrumentality; and
- (c) in relation to unalienated land of the Crown, the Minister administering the *Crown Lands Act 1929* or a person authorised by that Minister.

65—Use of poison

(1) A person who, without a permit granted by the Minister, uses poison for the purpose of taking a protected animal is guilty of an offence.

Maximum penalty: \$2 000.

- (2) If a protected animal is taken as a result of the use of poison by a person without a permit granted by the Minister, that person is guilty of an offence.
 - Maximum penalty: \$2 000.
- (3) It is a defence to a charge under subsection (2) that the defendant—
 - (a) used the poison in good faith for the purpose of destroying vermin in pursuance of the *Animal and Plant Control (Agricultural Protection and Other Purposes) Act 1986*; and
 - (b) exercised such precautions as the defendant might reasonably be expected to have exercised in the circumstances to avoid endangering protected animals by the use of poison.
- (4) In this section—

poison means any substance that might endanger the life or health of a protected animal.

66—Restriction on use of certain devices

- (1) The Governor may, by proclamation, restrict or prohibit the use of firearms or devices of a specified class for the taking of particular species of animals or for the taking of animals generally.
- (2) A person who contravenes a restriction or prohibition imposed under subsection (1) is guilty of an offence.

Maximum penalty: \$1 000.

Expiation fee: \$150.

67—Devices for the illegal taking of animals

- (1) A warden may dismantle and remove any device by which animals have been taken illegally or by which animals are in the warden's opinion likely to be taken illegally.
- (2) Any device removed by a warden pursuant to this section is forfeited to the Crown and may be sold or otherwise disposed of by the Director.

68—Molestation etc of protected animals

- (1) A person must not—
 - (a) interfere with, harass or molest, or cause or permit the interference with, harassment or molestation of, a protected animal; or
 - (b) undertake or continue an act or activity that is, or is likely to be, detrimental to the welfare of a protected animal after being directed by a warden not to undertake, or to stop, that act or activity; or
 - (c) undertake or continue an act or activity in relation to a protected animal that is contrary to regulations promulgated under this section,

unless he or she acts in pursuance of this Act or a permit granted by the Minister under this section or another provision of this Act or in pursuance of some other Act or statutory instrument.

Maximum penalty:

In the case of a marine mammal—\$100 000 or imprisonment for 2 years.

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Part 5—Conservation of native animals Division 6—General provisions

In the case of an animal (not being a marine mammal) of an endangered species—\$10 000 or imprisonment for 2 years.

In the case of an animal (not being a marine mammal) of a vulnerable species—\$7 500 or imprisonment for 18 months.

In the case of an animal (not being a marine mammal) of a rare species—\$5 000 or imprisonment for 12 months.

In any other case—\$2 500 or imprisonment for 6 months.

- (2) The Minister may grant a permit to a person to undertake an act or activity that would otherwise contravene paragraph (a), (b) or (c) of subsection (1).
- (3) It is a defence to a charge of an offence against subsection (1)(a) to prove—
 - (a) that the defendant acted in the best interests of the animal concerned; or
 - (b) that the defendant acted reasonably to frighten the animal in order to protect himself or herself or another person or to protect—
 - (i) property comprising plants cultivated for commercial or other purposes or animals; or
 - (ii) property of any other kind.

Part 5A—Hunting

Division 1—Hunting generally

68A—Hunting permits

(1) Except as provided in subsection (5), a person must not hunt, or have possession of any firearm or device for the purpose of hunting, unless that person holds a permit under this section.

Maximum penalty: \$1 000.

Expiation fee: \$150.

- (2) The Minister may grant to any person a permit under this section.
- (3) A permit under this section cannot authorise hunting within the Adelaide Dolphin Sanctuary or the possession by any person, while in that Sanctuary, of a firearm or other device for the purpose of hunting.
- (4) Where it is proved, in any proceedings for an offence against this section, that the defendant had possession of any firearm or device capable of being used for the purpose of hunting in circumstances that lead to a reasonable suspicion that the defendant had the firearm or device for that purpose, it will be presumed, in the absence of proof to the contrary, that the defendant had possession of that firearm or device for the purpose of hunting.
- (5) No permit is required under this section for the purpose of—
 - (a) the destruction of animals that are endangering human life; or
 - (b) the destruction of animals (other than protected animals) by the owner of any land, a member of his or her household, or an employee or agent of the owner, that are causing damage to crops, stock or other property on the land; or
 - (c) the taking of an animal in pursuance of any other permit under this Act.

68B—Unlawful entry on land

(1) A person must not be on land for the purpose of hunting unless the owner of the land has given that person, within the preceding six months, permission in writing to be on the land for that purpose.

Maximum penalty: \$1 000.

Expiation fee: \$150.

- (2) If the owner of land reasonably suspects that a person has committed or is about to commit an offence against this Act on the land, the owner may request the person—
 - (a) to state his or her full name and usual place of residence; and
 - (b) to leave the land.

(3) A person of whom a request is made under subsection (2) must comply with it forthwith.

Maximum penalty: \$1 000.

Expiation fee: \$150.

(4) A person who has been requested to leave land under this section must not re-enter the land without the permission of the owner.

Maximum penalty: \$1 000.

Expiation fee: \$150.

- (5) Where it is proved, in proceedings for an offence against subsection (1), that, while on the land, the defendant had possession or control of an animal, firearm, device, poison or bait capable of being used for hunting it will be presumed, in the absence of proof to the contrary, that the person was on the land for the purpose of hunting.
- (6) In this section—

owner means—

- (a) in relation to private land, the owner of the land; and
- (b) in relation to land held by a Minister, agent or instrumentality of the Crown, that Minister, agent or instrumentality or a person authorised by the Minister, agent or instrumentality; and
- (c) in relation to unalienated land of the Crown, the Minister administering the *Crown Lands Act 1929* or a person authorised by that Minister.

Division 2—Hunting and food gathering by Aboriginal persons

68C—Interpretation

- (2) This Division does not apply to the taking of—
 - (a) an animal, or the eggs of an animal, of a prescribed species or a plant of a prescribed species; or
 - (b) an animal, egg or plant by a prescribed means or in prescribed circumstances.

68D—Hunting and food gathering by Aboriginal persons

- (1) It is not illegal by virtue of section 47(1) or (2) for an Aboriginal person to take a native plant in pursuance of this Division from land that is not a reserve or a wilderness protection area or wilderness protection zone.
- (2) It is not illegal by virtue of section 51 for an Aboriginal person to take a protected animal, or the eggs of a protected animal, in pursuance of this Division from land that is not a reserve or a wilderness protection area or wilderness protection zone.
- (3) It is not illegal by virtue of section 47(1) for an Aboriginal person to take a native plant from a reserve (other than a co-managed park) or from a wilderness protection area or a wilderness protection zone in pursuance of this Division if the native plant is taken in accordance with a proclamation permitting the taking of the plant from the reserve or wilderness protection area or wilderness protection zone.

- (4) It is not illegal by virtue of section 51 for an Aboriginal person to take a protected animal, or the eggs of a protected animal, from a reserve (other than a co-managed park) or from a wilderness protection area or a wilderness protection zone in pursuance of this Division if the animal or eggs are taken in accordance with a proclamation permitting the taking of the animal or eggs from the reserve or wilderness protection area or wilderness protection zone.
- (5) The Governor may, by proclamation, vary or revoke a proclamation referred to in subsection (3) or (4).
- (5a) It is not illegal by virtue of section 47(1) or 51 for an Aboriginal person who is a member of the relevant Aboriginal group to take a native plant, protected animal or the eggs of a protected animal in pursuance of this Division from a co-managed park if the native plant, protected animal or eggs are taken—
 - (a) if there is a co-management board for the park—in accordance with a permission granted by the board (which may be general or specific and conditional or unconditional); or
 - (b) in accordance with the provisions of the co-management agreement for the park.
- (6) An animal, egg or plant is taken in pursuance of this Division if it is taken—
 - (a) for food for the person who takes it or for his or her dependants; or
 - (b) solely for cultural purposes of Aboriginal origin.

68E—Exemption from requirement to hold hunting permit

An Aboriginal person is not required to hold a permit under section 68A in relation to hunting if the animal hunted will be used—

- (a) as food for the hunter or for his or her dependants; or
- (b) solely for cultural purposes of Aboriginal origin.

Part 6—Miscellaneous provisions

69—Permits

- (1) An applicant for a permit under this Act—
 - (a) must make the application in a manner and form determined by the relevant authority; and
 - (b) must, subject to subsection (2), pay to the relevant authority the appropriate fee fixed by regulation in respect of the permit at the time of the application.
- (2) The relevant authority may, if satisfied that there are special reasons for doing so, remit the whole or any portion of any fee payable in respect of the grant of a permit under this Act.
- (2a) The relevant authority may refuse to grant a permit under any provision of this Act if, in the relevant authority's opinion—
 - (a) the applicant is not a fit and proper person to hold the permit; or
 - (b) to grant the permit would be prejudicial to the interests of conservation; or
 - (c) the applicant should fulfil certain requirements specified by the relevant authority before the permit is granted and the applicant has not fulfilled those requirements.
- (2b) If a permit granted under any provision of this Act relates to an activity that is to be, or may be, undertaken within a River Murray Protection Area, the permit must be consistent with the objects of the *River Murray Act 2003* and the *Objectives for a Healthy River Murray* under that Act.
- (2c) If an application for a permit under any provision of this Act relates to an activity that is to be, or may be, undertaken within a River Murray Protection Area and is within a class of applications prescribed by the regulations for the purposes of this provision (which class may be prescribed so as to consist of applications for all such permits), the relevant authority must, before making a decision on the application—
 - (a) consult the Minister to whom the administration of the *River Murray Act 2003* is committed; and
 - (b) comply with the Minister's directions (if any) in relation to the application (including a direction that the application not be granted, or that if it is to be granted, then the permit be subject to conditions specified by the Minister).
- (2d) If a permit granted under any provision of this Act relates to an activity that is to be, or may be, undertaken within the Adelaide Dolphin Sanctuary, the permit must be consistent with the objects and objectives of the *Adelaide Dolphin Sanctuary Act* 2005.
- (2e) If an application for a permit under any provision of this Act relates to an activity that is to be, or may be, undertaken within the Adelaide Dolphin Sanctuary and is within a class of applications prescribed by the regulations for the purposes of this provision (which class may be prescribed so as to consist of applications for all such permits), the Minister must, before making a decision on the application, consult with and have regard to the views of the Minister to whom the administration of the *Adelaide Dolphin Sanctuary Act 2005* is committed.

(3) A permit—

- (a) is subject to such limitations, restrictions and conditions as the relevant authority thinks fit and includes in the permit; and
- (b) may, if the holder of the permit has in the opinion of the relevant authority contravened or failed to comply with any limitation, restriction or condition of the permit, be revoked by the relevant authority by instrument in writing served personally or by post upon that person; and
- (c) may be revoked by the relevant authority by instrument in writing served personally or by post upon the holder of the permit if, in the opinion of the relevant authority, it is in the interests of conservation to do so.
- (4) Without limiting the conditions upon which a permit relating to animals may be granted under this Act, those conditions may—
 - (a) provide for marking, or otherwise identifying, animals to which the permit relates; and
 - (b) require the holder of the permit to report the escape, illness or death of any animal to which the permit relates; and
 - (c) require the holder of the permit to report to the relevant authority the birth of any progeny to the animals to which the permit relates.
- (4a) A condition of a permit may require compliance with a specified code of practice, standard or other document as in force at a specified time or as in force from time to time.

(5) A permit—

- (a) comes into operation on the day fixed in the permit for its commencement or, if no such day is fixed, on the day on which it is granted; and
- (b) expires on the day fixed in the permit for its expiry or, if no such day is fixed, on the expiration of 12 months from the day on which it came into operation.

(6) Where—

- (a) a permit is granted for a term of more than 12 months; and
- (b) the permit includes a condition that entitles the holder of the permit to surrender it to the relevant authority; and
- (c) the holder of the permit surrenders the permit 12 months or more before its specified term expires,

a proportionate part of the fee paid for the permit reflecting each complete year of the unexpired term is payable by the relevant authority to the former holder of the permit.

(7) Where—

- (a) a hunting permit granted under section 68A authorises the hunting of ducks but does not authorise the hunting of any other animal; and
- (b) during the whole of a particular year of the term of the permit it is not legally possible to hunt ducks pursuant to the permit because the relevant authority has not declared an open season under section 52 for duck hunting in any part of the State to which the permit applies,

the term of the permit is extended by one year without the payment of a fee in respect of the extension.

- (7a) A permit granted under a provision of this Act may be transferred only if it is a permit for a prescribed activity or a permit of a prescribed class and the transfer complies with any prescribed conditions.
- (8) In this section—

relevant authority means—

- (a) in relation to a permit issued by, or to be issued by, a co-management board for a co-managed park constituted of Aboriginal-owned land—the co-management board for the park; or
- (b) in any other case—the Minister.

70—Obligation to produce permit

A person required by this Act to hold a permit, or to have written permission, must if requested by a warden, produce the permit or written permission for inspection by the warden as soon as practicable after the request is made.

Maximum penalty: \$1 000.

Expiation fee: \$150.

70A—Failure to comply with authority

(1) If the holder of an authority, or a person acting in the employment or with the authority of the holder of an authority, contravenes or fails to comply with a limitation, restriction, condition or provision of the authority, the holder of the authority is guilty of an offence.

Maximum penalty: \$2 500.

Expiation fee: \$210.

(2) In this section—

authority means a permit, permission or other authority granted by the Director, the Minister or a co-management board under this Act or other law.

71—Duplicate

- (1) If the relevant authority is satisfied—
 - (a) that any permit or other document issued to any person under this Act has been lost, destroyed or defaced; and
 - (b) that no improper use has been made of that permit or document,

the relevant authority may on the application of that person, and on payment of the prescribed fee, issue a duplicate of the permit or other document.

(2) A duplicate issued under this section has the same force and effect as the original of which it is a duplicate.

In this section— (3)

relevant authority means—

- in relation to a co-managed park constituted of Aboriginal-owned land—the co-management board for the park; or
- in any other case—the Minister.

72—False or misleading statement

A person must not make, or cause to be made, a false or misleading statement in relation to the administration of this Act.

Maximum penalty: \$2 500.

- Without limiting subsection (1), a person must not make, or cause to be made, a false or misleading statement in an application, return or other document under this Act. Maximum penalty: \$2 500.
- It is a defence to a charge for an offence under this section that the defendant believed on reasonable grounds that the statement was true.

73—Offences against provisions of proclamations and notices

A person must not contravene, or fail to comply with, any provision or condition of a proclamation or notice under this Act.

Maximum penalty: \$1 000.

Expiation fee: \$150.

73A—Liability of vehicle owners and expiation of certain offences

In this section—

owner, in relation to a vehicle, includes—

- a person registered or recorded as an owner of the vehicle under a law of this State or of the Commonwealth or another State or Territory of the Commonwealth: and
- a person to whom a trade plate, a permit or other authority has been issued under the Motor Vehicles Act 1959 or a similar law of the Commonwealth or another State or Territory of the Commonwealth, by virtue of which the vehicle is permitted to be driven on roads; and
- a person who has possession of the vehicle by virtue of the hire or bailment of (c) the vehicle:

prescribed offence means an offence against a provision of this Act prescribed by regulation for the purposes of this definition;

principal offender means a person who has committed a prescribed offence.

Without derogating from the liability of any other person, but subject to this section, if (2) a vehicle is involved in a prescribed offence, the owner of the vehicle is guilty of an offence and liable to the same penalty as is prescribed for the principal offence and the expiation fee that is fixed for the principal offence applies in relation to an offence against this section.

- (3) Where there are two or more owners of the same vehicle a prosecution for an offence against subsection (2) may be brought against one of the owners or against some or all of the owners jointly as co-defendants.
- (4) The owner of a vehicle and the principal offender are not both liable through the operation of this section to be convicted of an offence arising out of the same circumstances, and consequently conviction of the owner exonerates the principal offender and conversely conviction of the principal offender exonerates the owner.
- (5) An expiation notice or expiation reminder notice given under the *Expiation of Offences Act 1996* to the owner of a vehicle for an alleged offence against this section involving the vehicle must be accompanied by a notice inviting the owner, if he or she was not the principal offender, to provide the person specified in the notice, within the period specified in the notice, with a statutory declaration—
 - (a) setting out the name and address of the principal offender; or
 - (b) if he or she had transferred ownership of the vehicle to another prior to the time of the alleged offence and, in the case of a motor vehicle defined by section 5(1) of the *Road Traffic Act 1961*, has complied with the *Motor Vehicles Act 1959* in respect of the transfer—setting out details of the transfer (including the name and address of the transferee).
- (6) Before proceedings are commenced against the owner of a vehicle for an offence against this section involving the vehicle, the complainant must send the owner a notice—
 - (a) setting out particulars of the alleged prescribed offence; and
 - (b) inviting the owner, if he or she was not the principal offender, to provide the complainant, within 21 days of the date of the notice, with a statutory declaration setting out the matters referred to in subsection (5).
- (7) Subsection (6) does not apply to—
 - (a) proceedings commenced where an owner has elected under the *Expiation of Offences Act 1996* to be prosecuted for the offence; or
 - (b) proceedings commenced against an owner of a vehicle who has been named in a statutory declaration under this section as the principal offender.
- (8) Where a person is found guilty of, or expiates, a prescribed offence or an offence against this section, neither that person nor any other person is liable to be found guilty of, or to expiate, an offence against this section or a prescribed offence in relation to the same incident.
- (9) Subject to subsection (10), in proceedings against the owner of a vehicle for an offence against this section, it is a defence to prove—
 - (a) that, in consequence of some unlawful act, the vehicle was not in the possession or control of the owner at the time of the alleged prescribed offence; or
 - (b) that—
 - (i) the driver or operator of the vehicle was not the principal offender or one of the principal offenders; and

- (ii) the owner does not know and cannot reasonably be expected to know the identity of the principal offender or of any one of the principal offenders; or
- (c) that, at the time of the alleged prescribed offence, the vehicle was being used for a commercial purpose; or
- (d) that the owner provided the complainant with a statutory declaration in accordance with an invitation under this section.
- (10) The defence in subsection (9)(d) does not apply if it is proved that the owner made the declaration knowing it to be false in a material particular.
- (11) If—
 - (a) an expiation notice is given to a person named as the alleged principal offender in a statutory declaration under this section; or
 - (b) proceedings are commenced against a person named as the alleged principal offender in such a statutory declaration,

the notice or summons, as the case may be, must be accompanied by a notice setting out particulars of the statutory declaration that named the person as the alleged principal offender.

- (12) In proceedings against a person named in a statutory declaration under this section for the offence to which the declaration relates, it will be presumed, in the absence of proof to the contrary, that the person was the principal offender.
- (13) In proceedings against the owner or the principal offender for an offence against this Act, an allegation in the complaint that a notice was given under this section on a specified day will be accepted as proof, in the absence of proof to the contrary, of the facts alleged.
- (14) A vehicle will be taken to be involved in a prescribed offence for the purposes of subsection (2) if it was used in, or in connection with, the commission of the offence.
- (15) Without limiting subsection (14), a vehicle will be taken to be used in connection with the commission of an offence if it is used to convey the principal offender or equipment, articles or other things used in the commission of the offence to the place where, or to the general area in which, the offence was committed.

74—Additional penalty

- (1) Where a person is convicted of an offence involving any unlawful act in relation to animals and the court is satisfied that more than one animal was involved in the offence, it must, in addition to imposing a penalty authorised by the provisions of this Act under which the offence arises, impose an additional fine based on the number of animals involved in the commission of the offence.
- (2) The amount of the additional fine is—
 - (a) not more than \$1 000 for each animal of an endangered species involved in the commission of the offence; and
 - (b) not more than \$750 for each animal of a vulnerable species involved in the commission of the offence; and

- (c) not more than \$500 for each animal of a rare species involved in the commission of the offence; and
- (d) not more than \$250 for each animal (not being an animal referred to in paragraph (a), (b) or (c)) involved in the commission of the offence.

74A—Maximum penalties in relation to wilderness protection areas and zones

The maximum penalties prescribed by sections 47(3) and 51 are increased by one half of those penalties in respect of the taking of a native plant or a protected animal or the eggs of a protected animal in a wilderness protection area or wilderness protection zone.

75—Evidentiary provisions

- (1) In any proceedings for an offence against this Act, an apparently genuine document purporting to be signed by the Director, and to state that at any specified time or during any specified period a person was or was not the holder of a permit under this Act is proof of the matter so stated in the absence of proof to the contrary.
- (2) In any proceedings for an offence against this Act, an allegation in a complaint that a place referred to in the complaint is, or was at a time specified in the complaint, a reserve or sanctuary under this Act or a wilderness protection area or wilderness protection zone or is situated within a reserve, sanctuary, wilderness protection area or zone, will be accepted as proved in the absence of proof to the contrary.
- (3) Where in any proceedings for an offence against this Act, any question arises as to whether the defendant was duly authorised pursuant to this Act to perform the action subject to the charge, the onus of proving that authorisation lies upon the defendant.
- (4) In any proceedings for an offence against this Act, an allegation in the complaint that a person named in the complaint is, or was at a time specified in the complaint, a warden will be accepted as proved in the absence of proof to the contrary.
- (5) In proceedings for an offence against this Act, an allegation in the complaint that an animal referred to in the complaint was a protected animal, or that a carcass or egg referred to in the complaint was the carcass or egg of a protected animal, will be accepted as proved in the absence of proof to the contrary.
- (6) In any proceedings for an offence against this Act, an allegation in the complaint that an animal referred to in the complaint was of a specified species, or that a carcass or egg referred to in the complaint was the carcass or egg of an animal of a specified species, will be accepted as proved in the absence of proof to the contrary.

75A—Defence

It is a defence to a charge of an offence against this Act to prove that the defendant—

- (a) acted in a manner authorised by or under the Native Vegetation Act 1991; or
- (b) acted in compliance with a requirement of the *Natural Resources Management Act 2004*; or
- (c) acted in compliance with a requirement of any other Act.

77—Powers of court

Upon convicting any person for an offence against this Act, the court may, in addition to imposing any other penalty, order—

- (a) that any permit of the convicted person be cancelled; and
- (b) that the convicted person be disqualified for such period as the court may specify from holding and obtaining a permit under this Act.

78—Financial provision

- (1) Subject to this Act, the money required for the purposes of this Act will be paid out of money provided by Parliament for those purposes.
- (2) Any money received or recovered by the Minister, the Chief Executive or the Director under this Act must, except as otherwise provided by this Act, be paid into the Consolidated Account.

79—Wilful damage to reserve or property of Minister or relevant board

- (1) A person who, intentionally and without lawful authority, destroys or damages any part of a reserve or any property of the Minister or a co-management board on a reserve is guilty of an offence.
 - Maximum penalty: \$2 000 or imprisonment for 6 months.
- (2) Upon convicting a person for an offence against this section, the court may order the convicted person to pay to the Minister or a co-management board such sum as the court thinks just by way of compensation.

80—Regulations

- (1) The Governor may make such regulations as are contemplated by this Act, or as are necessary or expedient for the purposes or objects of this Act.
- (2) Without limiting the generality of subsection (1), the regulations may—
 - (a) confer powers, authorities, duties and obligations upon the Minister, the Chief Executive, or the Director, or any officers appointed under this Act, that may be necessary or expedient for the administration or enforcement of this Act; and
 - (b) regulate the use and enjoyment of reserves; and
 - (c) provide for the safety of persons in reserves; and
 - (d) establish standards of conduct to which those who may resort to a reserve must conform while on the reserve; and
 - (e) provide for the removal of trespassers from reserves; and
 - (f) restrict or prohibit access to reserves or any portions of reserves; and
 - (g) provide for the preservation and protection of natural features of reserves; and
 - (h) provide for the protection, conservation and management of animals and plants in reserves; and
 - (i) regulate, restrict or prohibit the taking of animals and plants into reserves or the removal of animals and plants from reserves; and

- (ia) regulate, restrict or prohibit the removal of wood, mulch or other dead vegetation from reserves; and
- (j) provide for the impounding, removal, destruction, or disposal of animals found straying upon reserves; and
- (k) regulate, restrict or prohibit the taking of firearms or other devices into, or the use of firearms or other devices in, a reserve or sanctuary; and
- (l) provide for the collection of scientific specimens and the pursuit of research in reserves; and
- (m) reserve the whole or any portion of a reserve for a separate or exclusive use prescribed by the regulations; and
- (n) restrict or prohibit access to a reserve or any portion of a reserve by any person or class of persons; and
- (o) regulate, restrict or prohibit the use of roads or tracks in reserves; and
- (p) regulate, restrict or prohibit the use of motor vehicles or other vehicles in reserves; and
- (pa) empower the Director to fix one or more speed limits for vehicles driven within a reserve or any part of a reserve; and
- (q) provide for the impounding, removal or disposal of any vehicle or property found in a reserve in contravention of a regulation; and
- (r) prescribe fees or other charges relating to the administration of this Act; and
- (ra) provide for the recovery of fees or charges imposed by or under this Act; and
- (s) regulate, restrict or prohibit the parking of vehicles in a reserve; and
- (t) regulate, restrict or prohibit camping within a reserve; and
- (u) regulate, restrict or prohibit the erection of buildings, signs or other structures in reserves; and
- (v) provide for the protection and preservation of buildings, structures, signs and other improvements in reserves; and
- (w) exempt, conditionally or unconditionally, Aboriginal persons generally, or Aboriginal persons of a specified class, from all or any of the provisions of this Act in such portions of the State as may be specified in the regulations; and
- (wa) regulate the taking, keeping or selling of—
 - (i) protected animals or other animals indigenous to Australia; or
 - (ii) the eggs or carcasses of protected animals or other animals indigenous to Australia,
 - (including pursuant to permits granted by the Minister under this Act); and
- (x) make any other provision that may in the opinion of the Governor conduce to the preservation or conservation of wildlife; and
- (y) prescribe penalties, recoverable summarily, for breach of, or non-compliance with, any regulation; and

- (z) fix expiation fees for alleged offences against the regulations.
- (2a) The Governor may, by regulation, amend Schedule 7, 8, 9 or 10 by deleting species of animals or plants from, or including species of animals or plants in, the Schedule.
- (2b) A regulation may require compliance with a specified code of practice, standard or other document as in force at a specified time or as in force from time to time.
- (3) Any fees prescribed under this Act may be differential, varying according to any factor stated in the regulation.
- (4) A fee specifically prescribed to recover the cost of issuing a permit under this Act in the form of a plastic card may, when recovered, be retained by the Director and applied for the purposes of administering this Act without further appropriation by Parliament.

81—Codes of practice etc

Subject to this Act, where a code of practice, standard or other document is incorporated into or referred to in this Act, the regulations or a permit granted under this Act—

- (a) a copy of the code, standard or other document must be kept available for inspection by members of the public, without charge and during normal office hours, at an office determined by the Minister; and
- (b) evidence of the contents of the code, standard or other document may be given in any legal proceedings by production of a copy of a document apparently certified by or on behalf of the Minister to be a true copy of the code, standard or other document.

Schedule 3—National parks

The following areas are hereby constituted National Parks:

Lincoln National Park Hundred Flinders, Section 2, 3, 5, 6, 12–14

Smith Island, Hopkins Island, Lewis Island, Little Island, Owen Island, Albatross Island, Liguanea Island, Rabbit Island (being Section 395, North out of

Curta Rocks

Hundred Flinders, Section 4

Flinders Ranges National Park Hundred Edeowie, Section 148

Hundred Bunyeroo, Section 177 Hundred Parachilna, Section 61 North out of Hundreds, Section 473 North out of Hundreds, Section 333 North out of Hundreds, Section 106

Gammon Ranges National Park North out of Hundreds, Section 464

North out of Hundreds, Section 35

Innes National Park Hundred Warrenben, Section 99–102

Islands of Pondalowie Bay (excluding South Island,

being Section 88, Hundred Warrenben)

Coorong National Park Hundred Glyde, Section 17, 60

Hundred Santo, Section 6 Hundred Glyde, Section 59 Hundred Santo, Section 43 Hundred Santo, Section 52

Canunda National Park Hundred Rivoli Bay, Section 377, 378, 379, 396

Hundred Mayurra, Section 157 Hundred Benara, Section 386

Flinders Chase National Park Hundred Border, Section 11

Hundred Gosse, Section 64 Hundred McDonald, Section 17 South out of Hundreds, Section 66 Casuarina Islets (The Brothers)

Mount Remarkable National Park Hundred Winninowie, Section 176

Hundred Wongyarra, Section 471 Hundred Wongyarra, Section 474, 489 Hundred Wongyarra, Section 488 Hundred Baroota, Section 218 Hundred Baroota, Section 216, 217 Hundred Baroota, Section 180, 210, 219

Schedule 4—Conservation parks

The following areas are hereby constituted Conservation Parks:

Nixon-Skinner Conservation Park Hundred Myponga, Section 245

Ferries-McDonald Conservation Park Hundred Freeling, Section 266–268, 103, 271, 272,

238, 241, 242, 245, 246

Fairview Conservation Park Hundred Woolumbool, Section 93, 98

Waitpinga Conservation Park Hundred Waitpinga, Section 355

Eric Bonython Conservation Park Hundred Waitpinga, Section 356, 357

Spring Gully Conservation Park Hundred Clare, Section 568, 572

Hundred Clare, Section 365

Hincks Conservation Park Hundred Hincks, Section 2

Hundred Murlong, Section 25 Hundred Nicholls, Section 11 Hundred Nicholls, Section 12 North out of Hundreds, Section 365

Peebinga Conservation Park Hundred Peebinga, Section 21, 22, 31, 19, 30

Hambidge Conservation Park Hundred Hambidge, Section 7

North out of Hundreds, Section 364

Kellidie Bay Conservation Park Hundred Lake Wangary, Section 1–13, 21, 273–277,

295

Mount Rescue Conservation Park Hundred Archibald, Section 7, 8, 9, 10

Hundred Makin, Section 3, 4

Billiatt Conservation Park Hundred Auld, Section 26

Hundred Billiatt, Section 15, 18

Cleland Conservation Park Hundred Adelaide, Section 608

Hundred Adelaide, Section 637 Hundred Adelaide, Section 500 Hundred Onkaparinga, Section 424 Hundred Adelaide, Section 920

Horsnell Gully Conservation Park Hundred Adelaide, Section 609, 618

The Knoll Conservation Park Hundred Adelaide, Section 612
Penguin Island Conservation Park Hundred Rivoli Bay, Section 37

Hundred Rivoli Bay, Section 374 South out of Hundreds, Un-numbered Section

(Penguin Island)

Mundoora Conservation Park Hundred Mundoora,

Section 439-441

Hundred Mundoora, Section 442

Torrens Island Conservation Park Hundred Port Adelaide, Section 467

Messent Conservation Park Hundred Messent, Section 1

Hundred Colebatch, Section 1

Hale Conservation Park Hundred Barossa, Section 119, 124, 125, 135, 138,

315

Big Heath Conservation Park Hundred Spence, Section 17–20, 169

Sandy Creek Conservation Park Hundred Barossa, Section 72

Hundred Barossa, Section 317, 319

Spring Mount Conservation Park Hundred Encounter Bay, Section 633, 715

Warren Conservation Park Hundred Barossa, Section 321

Hundred Para Wirra, Section 118, 387, 388

Calectasia Conservation Park Hundred Short, Section 157

Desert Camp Conservation Park Hundred Marcollat, Section 87

Hundred Marcollat, Section 105

Guichen Bay Conservation Park Hundred Waterhouse, Section 360, 361

Jip Jip Conservation Park Hundred Peacock, Section 86

Mount Magnificent Conservation Park Hundred Kuitpo, Section 293

Morialta Conservation Park Hundred Adelaide, Section 833

Hundred Adelaide, Section 834

Elliot Price Conservation Park North out of Hundreds, Section 49

Mount Boothby Conservation Park Hundred Colebatch, Section 3

Simpson Desert Conservation Park North out of Hundreds, Section 48

Ridley Conservation Park Hundred Ridley, Section 479, 480, 483

Hundred Fisher, Section 144

Yumbarra Conservation Park North out of Hundreds, Section 457

Beachport Conservation Park Hundred Lake George, Section 5, 31, 32, 40, 58

Parndana Conservation Park Hundred Seddon, Section 58

Warrenben Conservation Park Hundred Warrenben, Section 97

Hundred Warrenben, Section 44, 45, 54

Wittelbee Conservation Park Hundred Bonython, Section 101
Scott Conservation Park Hundred Goolwa, Section 218, 347

White's Dam Conservation Park Hundred Lindley, Section 202

Hundred Lindley, Section 197, 199, 201

Hundred Maude, Section 252

Carcuma Conservation Park Hundred Carcuma, Section 23

Karte Conservation Park Hundred Kingsford, Section 3, 4

Piccaninnie Ponds Conservation Park Hundred Caroline, Section 598, 692

Sleaford Mere Conservation Park Hundred Sleaford, Section 36
Unnamed Conservation Park Hundred Messent, Section 14
Hundred Santo, Section 19

Cox's Scrub Conservation Park Hundred Kondoparinga, Section 1972, 1979–1985

Dudley Conservation Park Hundred Dudley, Section 294–296, 302, 303

Unnamed Conservation Park

North out of Hundreds, Section 50

Pooginook Conservation Park

Hundred Pooginook, Section 7, 8, 14

Swan Reach Conservation Park Hundred Fisher, Section 38, 39, 55, 56, 59, 60

Mount Taylor Conservation Park Hundred Newland, Section 102

Bascombe Well Conservation Park Hundred Kappawanta, Section 2

Hundred Barwell, Section 29

Hundred Blesing, Section 11 Hundred Cowan, Section 39, 65

Scorpion Springs Conservation Park Hundred Fisk, Section 16

Hundred Quirke, Section 9, 10 South out of Hundreds, Section 65

Gum Lagoon Conservation Park Hundred Wells, Section 9, 30

Hundred Petherick, Section 8, 37

Telowie Gorge Conservation Park Hundred Telowie, Section 439, 491

Penola Conservation Park Hundred Monbulla, Section 255, 256

Schedule 4—Conservation parks

Clinton Conservation Park Hundred Clinton, Section 568

Glen Roy Conservation Park Hundred Comaum, Section 276, 279, 479

Pinkawillinie Conservation Park Hundred Pinkawillinie, Section 114

Hundred Panitya, Section 29

Gower Conservation Park Hundred Hindmarsh, Section 517

Cape Torrens Conservation Park Hundred Borda, Section 10

Cape Hart Conservation Park Hundred Dudley, Section 377, 384

Cape Gantheaume Conservation Park Hundred Haines, Section 258, 275–279, 284

Hundred MacGillivray, Section 66, 67

Hundred Seddon, Section 52 plus Pelorus Island (s.e.

from Vivonne Bay)

Western River Conservation Park Hundred Gosse, Section 8, 47

Vivonne Bay Conservation Park Hundred Newland, Section 7, 8, 106

Kelly Hill Conservation Park Hundred Ritchie, Section 5

Hundred Ritchie, Section 9 and 10

Seddon Conservation Park Hundred Seddon, Section 67

Port Gawler Conservation Park Hundred Port Gawler, Section 616

Hundred Port Adelaide, Section 483

Kelvin Powrie Conservation Park Hundred Archibald, Section 34

Hundred Stirling, Section 475

Padthaway Conservation Park Hundred Parsons, Section 136

Cudlee Creek Conservation Park Hundred Talunga, Section 57

Montacute Conservation Park Hundred Onkaparinga, Section 473, 523, 524, 5586,

5587, 5589, 5590

Lowan Conservation Park Hundred Bowhill, Section 71

Deep Creek Conservation Park Hundred Waitpinga, Section 130, 216, 217, 365

Lake Gilles Conservation Park

Hundred O'Connor, Section 1–14, 16–20, 43

North out of Hundreds, Pastoral Block 958, Section

316

Whyalla Conservation Park Hundred Cultana, Section 14
Mount Shaugh Conservation Park Hundred Shaugh, Section 5

Black Hill Conservation Park Hundred Adelaide, Section 669, 670, 671

Hundred Onkaparinga, Section 526

Dingley Dell Conservation Park Hundred MacDonnell, Part Section 138, C.T. Vol.

1231, Fol. 123

Fort Glanville Conservation Park Hundred Port Adelaide, Part Section 415, C.T. Vol.

1987, Fol. 104

Naracoorte Caves Conservation Park Hundred Jessie, Section 466

Hundred Joanna, Section 392, 395, 396, 398, 397

Tantanoola Caves Conservation Park Hundred Hindmarsh, Section 213

Tumby Island Conservation Park North out of Hundreds, Section 682

Kapunda Island Conservation Park Hundred Bookpurnong (Kapunda Island) in River

Murray

Media Island Conservation Park Hundred Gordon (Media Island) in River Murray
Rilli Island Conservation Park Hundred Gordon (Rilli Island) in River Murray

Seal Bay Conservation Park

That portion of Hundred of Seddon, bounded as

follows: Commencing at S.W. corner of Section 2, Hundred Seddon, thence generally E. along S. boundary of latter section and across road to S.W. corner of Section 52; generally S.E. along S.W. boundary of latter Section to its intersection with E. boundary of said Hundred; S. along portion of latter boundary to L.W.M.; generally N.W. and W. along portion of said L.W.M. to its intersection with production S.E. of S.W. boundary of Section 2, Hundred Seddon; thence N.W. along said production

to point of commencement

Nobby Island

Eba Island Conservation Park In Streaky Bay, adjacent to Hundred Scott, out of

Hundreds

West Island Conservation Park Hundred Waitpinga, Section 360

Nuyt's Archipelago Conservation Park Eyre Island

Franklin Islands, Goat Island, Lacey Island, Lound

Island, Purdie Island

Isles of St. Francis Conservation Park Freeling Island, Smooth Island

St. Francis Island (excluding Section 220, North out of Hundreds) Dog Island, Egg Island, Fenelong Island,

Masillon Island, West Island, Hart Island

Investigator Group Conservation Park Topgallant Island, Ward Island, Pearson Island

(excluding Section 12 and 13, North out of Hundreds)

Gambier Islands Conservation Park

Three islets S. and W. from Wedge Island

North Island

Sir Joseph Banks Group Conservation Park Blyth Island, Boucaut Island, Duffield Island, English

Island, Sibsey Island

Whidbey Isles Conservation Park Four Hummocks Islands (excluding Southern-most

Island)

Perforated Island, Price Island

Unnamed Island south from Pt. Avoid

Beatrice Islet Conservation Park

Beatrice Islet, N.N.E. from Kingscote

Busby Islet Conservation Park

Busby Islet, N.N.E. from Kingscote

The Pages Conservation Park

The Pages Islands, S.E. from Cape Jervis

Pullen Island Conservation Park Pullen Island, adjacent Port Elliot

Neptune Islands Conservation Park

North and South Neptunes (excluding southern-most

Island of South Neptunes)

Althorpe Islands Conservation Park Althorpe Islands (excluding Section 13 and 61, South

out of Hundreds)

Lipson Island Conservation Park

Olive Island Conservation Park

Olive Island (N.E. from Tumby Bay)

Olive Island (N.W. from Streaky Bay)

Rocky Island (north) Conservation Park

Rocky Island (N. from Coffin Bay)

Schedule 4—Conservation parks

Rocky Island (south) Conservation Park

Rocky Island (W. from Four Hummocks)

Sinclair Island Conservation Park

Sinclair Island (E.S.E. from Fowlers Bay)

Cap Island Conservation Park

Cap Island (N.W. from Mount Hope)

Baird Bay Islands Conservation Park Hundred Wrenfordsley, Section 181, island in Baird

Bay

Jones Island

Nuyt's Reef Conservation Park Hundred Wookata, Nuyt's Reefs south of Cape Adieu

Greenly Island Conservation Park Hundred Lake Wangary, Greenly Island, 20 miles

W.S.W. from Port Whidbey

Mount Dutton Bay Conservation Park

All Islands in Mount Dutton Bay

The Brothers, Goat Island and Rabbit Island

Waldegrave Islands Conservation Park Waldegrave Island and small island west of

Waldegrave Island adjacent to Hundred Ward

Pelican Lagoon Conservation Park Hundred Dudley, Section 475, 476, 477, 478 and 479
Pigface Island Conservation Park Pigface Island, Hundred Scott, adjacent to Section 54

Avoid Bay Islands Conservation Park

Black Rocks adjacent Coffin Bay Peninsula and small unnamed islands, S.E. from Section 107 and 108,

Hundred Lake Wangary

Bird Islands Conservation Park Bird Islands, S.W. from Wallaroo, Hundred of

Wallaroo

Salt Lagoon Islands Conservation Park

Islands E. of Section 78 and 80, Hundred Baker and

waters within 5 chains

Maize Island Lagoon Conservation Park Section 365, 427, Waikerie Irrigation Area, Holder

Division, Hundred Holder

Baudin Rocks Conservation Park Godfrey Islands, north of town of Robe and west from

Hundred Waterhouse

Myponga Conservation Park Hundred Myponga, Section 269 and 270

Belt Hill Conservation Park Hundred Rivoli Bay, Section 339
Carribie Conservation Park Hundred Carribie, Section 153

Goose Island Conservation Park Goose Island and White Rocks Island N.W. of

Wardang Island and N.W. from Port Victoria

Kyeema Conservation Park Hundred Kuitpo, Section 92, 522, 688, 850 and 302

Hacks Lagoon Conservation Park Hundred Robertson, Section 249

Schedule 5—Game reserves

The following areas are hereby constituted Game Reserves:

Katarapko Game Reserve Hundred Katarapko, Cobdogla Irrigation Area,

Weigall Division, Section 73, 74

Bool Lagoon Game Reserve Hundred Robertson, Section 223, 224, Section 356

Coorong Game Reserve Hundred Santo, that portion of the Coorong situate

between a straight line joining Jacks Point to the N.E. corner of Section 5 and a straight line, being the production of the S.E. boundary of Section 5 to the

Eastern boundary of the Coorong

Teal Island, North Pelican Island, Halfway Island,

Pelican Island and Mellor Island

Hundred Santo, Section 1, 5, 36 and 37, and 150 link reserve adjacent to Section 5 and 13, Pelican Reef, South Reef, Seagull Island, Snipe Island and Wild Dog

Island

Hundred Santo, Section 31, 40, 44-48, 50 and 51

Mud Islands Game Reserve Hundred Baker, Section 642–644, 646–652

Tolderol Game Reserve Hundred Freeling, Section 349 and 150 link reserve

adjacent to section 349

Bucks Lake Game Reserve Hundred Kongorong, Section 618

Schedule 6—Recreation parks

The following areas are hereby constituted Recreation Parks:

Belair Recreation Park Hundred Adelaide, Section 675

Para Wirra Recreation Park Hundred Barossa, Section 311

Hundred Barossa, Section 183-185, 217, 181, 237,

238 and 299

Hundred Para Wirra, Section 423 Hundred Para Wirra, Section 428 Hundred Para Wirra, Section 429

Glossop Recreation Park Berri Irrigation Area, Section 1444
Totness Recreation Park Hundred Macclesfield, Section 124

Caratoola Recreation Park Hundred Haslam, Section 53

Brownhill Creek Recreation Park Hundred Adelaide, Section 676

Coulthard Recreation Park

Hundred Moorooroo, Part Section 161, C.T. 2362/58

The Elbow Recreation Park

Hundred Adelaide, Part Section 1285, C.T. 1655/79

Ferguson Recreation Park

Hundred Adelaide, Part Section 289, C.T. 367/196,

C.T. 2051/195

Greenhill Recreation Park Hundred Adelaide, Section 578

Kingston Park Recreation Park Hundred Noarlunga, Section 1540,

1541

Lenswood Recreation Park Hundred Onkaparinga, Part Section 5148, C.T.

2126/186

Loftia Recreation Park Hundred Noarlunga, Part Section 421 and 422, C.T.

3635/150

Windy Point Recreation Park Hundred Adelaide, Section 597

Shepherds Hill Recreation Park Hundred Adelaide, Part Section 14 and Part Section

35, C.T. 2396/141

Hundred Adelaide, Part Section 15, C.T. 3481/181 Hundred Adelaide, Part Section 36, C.T. 2201/97

Schedule 7—Endangered species Part 1—Animals

Marmanks Feathertail Glider ACROBATIDAE Feathertail Glider Acrobates pygmaeus Balaenoptera musculus Blue Whale BALAENOPTERIDAE Blue Whale Balaenoptera musculus Agile Antechinus Antechinus agilis Asymra Pathechinus Antechinus minimus Mulgara Dasyvercus cristicauda cristicauda Western Quoll Dasyurus geoffroii Spotted-tailed Quoll Dasyurus wiverrinus Red-tailed Phascogale Phascogale calura Brush-tailed Phascogale Phascogale tapoatafa Kangaroo Island Dunnart MACROPODIDAE Rufous Hare-wallaby Lagorchestes hirsutus Eastern Hare-wallaby Lagorchestes leporides Tammar Wallaby (mainland South Australia subspecies) Macropus eugenii eugenii Crescent Nailtail Wallaby Onychogalea lunata Black-footed Rock-wallaby (MacDonnell Ranges race) Petrogale lateralis (MacDonnell Ranges race) Tammaian Pademelon Thylogale billardierii Mucrober ma gigas Mucrober ma gigas Mucrober ma gigas Conilurus albipes	Common name	Species
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MURIDAE	Ghost Bat	
		5.6m
White-footed Tree-rat Conilurus albipes		MURIDAE
	White-footed Tree-rat	Conilurus albipes

Common name	Species
Lesser Stick-nest Rat	Leporillus apicalis
Short-tailed Hopping-mouse	Notomys amplus
Long-tailed Hopping-mouse	Notomys longicaudatus
Shark Bay Mouse	Pseudomys fieldi
Gould's Mouse	Pseudomys gouldii
Heath Rat	Pseudomys shortridgei
Pale Field-rat	Rattus tunneyi
	MYRMECOBIIDAE
Numbat	Myrmecobius fasciatus
	ORNITHORHYNCHIDAE
Platypus	Ornithorhynchus anatinus
	OTARIIDAE
Subantarctic Fur-seal	Arctocephalus tropicalis
Subantarette Pur-sear	Arciocepianus tropicans
	PERAMELIDAE
Pig-footed Bandicoot	Chaeropus ecaudatus
Golden Bandicoot	Isoodon auratus
Lesser Bilby	Macrotis leucura
Western Barred Bandicoot	Perameles bougainville
Desert Bandicoot	Perameles eremiana
Eastern Barred Bandicoot	Perameles gunnii
	PETAURIDAE
Yellow-bellied Glider	Petaurus australis
Squirrel Glider	Petaurus norfolcensis
	POTORIDAE
Burrowing Bettong	Bettongia lesueur
Brush-tailed Bettong (eastern subspecies)	Bettongia penicillata penicillata
Desert Rat-kangaroo	Caloprymnus campestris
Long-nosed Potoroo	Potorous tridactylus
	VESPERTILIONIDAE
Little Pied Bat	Chalinolobus picatus

Common name	Species
Eastern Falsistrelle	Falsistrellus tasmaniensis
Large Bent-wing Bat (southern subspecies)	Miniopterus schreibersii bassanii
Southern Myotis	Myotis macropus
Gould's Long-eared Bat	Nyctophilus gouldi
Birds	
	ACANTHIZIDAE
Chestnut-rumped Heathwren (Mount Lofty Ranges subspecies)	Calamanthus pyrrhopygius parkeri
	ACCIPITRIDAE
Grey Goshawk	Accipiter novaehollandiae
White-bellied Sea-Eagle	Haliaeetus leucogaster
Square-tailed Kite	Lophoictinia isura
Osprey	Pandion haliaetus
	ALCEDINIDAE
Azure Kingfisher	Alcedo azurea
	ANSERANATIDAE
Magpie Goose	Anseranas semipalmata
	ARDEIDAE
Little Bittern	Ixobrychus minutus
	ARTAMIDAE
Pied Currawong (south east subspecies)	Strepera graculina ashbyi
Grey Currawong (north western subspecies)	Strepera versicolor plumbea
	CACATUDAE
Ded to ited Disch Contests (court cost orbonosies)	CACATUIDAE
Red-tailed Black-Cockatoo (south east subspecies)	Calyptorhynchus banksii graptogyne
Glossy Black-Cockatoo (Kangaroo Island subspecies)	Calyptorhynchus lathami halmaturinus
	CASUARIIDAE
Kangaroo Island Emu	Dromaius baudinianus

Common name	Species
	DICRURIDAE
Satin Flycatcher	Myiagra cyanoleuca
	DIOMEDEIDAE
Yellow-nosed Albatross (Indian Ocean subspecies)	Diomedea chlororhynchos carteri
Yellow-nosed Albatross (Atlantic Ocean subspecies)	Diomedea chlororhynchos chlororhynchos
Royal Albatross (northern subspecies)	Diomedea epomophora sanfordi
Sooty Albatross	Diomedea fusca
	EUPETIDAE
Spotted Quail-thrush (Mount Lofty Ranges subspecies)	Cinclosoma punctatum anachoreta
Spotted Quail-thrush (south east subspecies)	Cinclosoma punctatum punctatum
Western Whipbird (eastern subspecies)	Psophodes nigrogularis leucogaster
	LARIDAE
Little Tern	Sterna albifrons
Fairy Tern	Sterna nereis
	MALURIDAE
Southern Emu-wren (Mount Lofty Ranges subspecies)	Stipiturus malachurus intermedius
Southern Emu-wren (Eyre Peninsula subspecies)	Stipiturus malachurus parimeda
Mallee Emu-wren	Stipiturus mallee
	MELIPHAGIDAE
Yellow Chat	Epthianura crocea
Yellow-throated Miner (Black-eared subspecies)	Manorina flavigula melanotis
Regent Honeyeater	Xanthomyza phrygia
	PACHYCEPHALIDAE
Olive Whistler (westernmost subspecies)	Pachycephala olivacea hesperus
	PEDIONOMIDAE
Plains-wanderer	Pedionomus torquatus

Common name	Species
	PHASIANIDAE
King Quail	Coturnix chinensis
	POMATOSTOMIDAE
Grey-crowned Babbler (south east subspecies)	Pomatostomus temporalis temporalis
	PSITTACIDAE
Little Lorikeet	Glossopsitta pusilla
Swift Parrot	Lathamus discolor
Orange-bellied Parrot	Neophema chrysogaster
Night Parrot	Pezoporus occidentalis
Ground Parrot	Pezoporus wallicus
	PTILONORHYNCHIDAE
Spotted Bowerbird	Chlamydera maculata
	STRIGIDAE
Powerful Owl	Ninox strenua
	SYLVIIDAE
Spinifexbird	Eremiornis carteri
	TYTONIDAE
Masked Owl	Tyto novaehollandiae
Reptiles	
	CHELONIIDAE
Loggerhead Turtle	Caretta caretta
	GEKKONIDAE
Mallee Worm-lizard	Aprasia aurita
Striped Snake-lizard	Delma impar
-	•
	SCINCIDAE
Swamp Skink	Egernia coventryi
Cunningham's Skink	Egernia cunninghami
Tjakura	Egernia kintorei

Common name	Species	
Black-striped Desert Skink	Egernia slateri	
Salamander Skink	Nannoscincus maccoyi	
Pygmy Bluetongue	Tiliqua adelaidensis	

Part 2—Plants

Common Name	Species
	ACANTHACEAE
	Xerothamnella parvifolia
	AMARANTHACEAE
lamb's tails	Ptilotus exaltatus var. semilanatus
	ASPLENIACEAE
mother spleenwort	Asplenium bulbiferum ssp. gracillimum
	BLECHNACEAE
lance water-fern	Blechnum chambersii
small rasp-fern	Doodia caudata
	CARYOPHYLLACEAE
tufted knawel	Scleranthus diander
	CASUARINACEAE
Mount Compass oak-bush	Allocasuarina robusta
	CHENOPODIACEAE
coral saltbush	Atriplex papillata
black cotton-bush	Maireana decalvans
five-wing bonefruit	Osteocarpum pentapterum
ive wing bonerian	Osicocurpum pemapierum
	COMPOSITAE
spiny everlasting	Acanthocladium dockeri
field daisy	Brachyscome decipiens
tall daisy	Brachyscome diversifolia
Corunna daisy	Brachyscome muelleri
milky beauty-heads	Calocephalus lacteus

Common Name	Species
	Cassinia rugata
	Cassinia tegulata
pale everlasting	Helichrysum rutidolepis
sand ixodia	Ixodia achillaeoides ssp. arenicola
moth daisy-bush	Olearia erubescens
sticky daisy-bush	Olearia glutinosa
small-flower daisy-bush	Olearia microdisca
clustered daisy-bush	Olearia suffruticosa
	Pycnosorus chrysanthes
chamomile everlasting	Rhodanthe anthemoides
Behr's groundsel	Senecio behrianus
	Senecio helichrysoides
superb groundsel	Senecio megaglossus
	CRASSULACEAE
Sieber's crassula	Crassula sieberiana
	CRUCIFERAE
winged peppercress	Lepidium monoplocoides
erect peppercress	Lepidium pseudopapillosum
	CYPERACEAE
bristle-rush	Chorizandra australis
leafy flat-sedge	Cyperus lucidus
button grass	Gymnoschoenus sphaerocephalus
needle bog-rush	Tricostularia pauciflora
	DENNSTAEDTIACEAE
lacy ground-fern	Dennstaedtia davallioides
bat's-wing fern	Histiopteris incisa
	DICKSONIACEAE
soft tree-fern	Dicksonia antarctica

Common Name	Species
	DILLENIACEAE
	Hibbertia sessiliflora
	Hibbertia tenuis
	DRYOPTERIDACEAE
shiny shield-fern	Lastreopsis acuminata
mother shield-fern	Polystichum proliferum
	ERIOCAULACEAE
salt pipewort	Eriocaulon carsonii
	EUPHORBIACEAE
Kangaroo Island turpentine bush	Beyeria subtecta
	GENTIANACEAE
Cleland's gentian	Gentianella clelandii
	GOODENIACEAE
Aldinga dampiera	Dampiera lanceolata var. intermedia
lanky goodenia	Goodenia elongata
creeping fanflower	Scaevola hookeri
	GRAMINEAE
fine-head spear-grass	Austrostipa oligostachya
lake millet	Echinochloa lacunaria
Spalding blown-grass	Lachnagrostis limitanea
	GYROSTEMONACEAE
slender bell-fruit	Codonocarpus pyramidalis
	HALORAGACEAE
prickly raspwort	Haloragis eyreana
clustered milfoil	Myriophyllum glomeratum
	JUNCACEAE
	Juncus prismatocarpus

Common Name	Species
	LABIATAE
Monarto mintbush	Prostanthera eurybioides
	Teucrium grandiusculum ssp. pilosum
	LEGUMINOSAE
spidery wattle	Acacia araneosa
chalky wattle	Acacia cretacea
jumping-jack wattle	Acacia enterocarpa
broom wattle	Acacia genistifolia
hairy-pod wattle	Acacia glandulicarpa
fat-leaf wattle	Acacia pinguifolia
senna wattle	Acacia praemorsa
Spiller's wattle	Acacia spilleriana
three-nerve wattle	Acacia trineura
Whibley's wattle	Acacia whibleyana
mountain scurf-pea	Cullen microcephalum
disjunct bitter-pea	Daviesia sejugata
grey parrot-pea	Dillwynia cinerascens
silky swainson-pea	Swainsona sericea
	LILIACEAE
swamp flax-lily	Dianella callicarpa
late-flowered flax-lily	Dianella tarda
many-flower mat-rush	Lomandra multiflora ssp. multiflora
	Thysanotus nudicaulis
lagoon Nancy	Wurmbea dioica ssp. lacunaria
	Wurmbea sinora
one-flower Nancy	Wurmbea uniflora
pygmy yacca	Xanthorrhoea minor ssp. lutea
	LYCOPODIACEAE
bog clubmoss	Lycopodiella serpentina
bushy clubmoss	Lycopodium deuterodensum
	MYRTACEAE
Mount Compass swamp gum	Eucalyptus paludicola
western swamp-paperbark	Melaleuca cuticularis

Common Name	Species
	NAJADACEAE
water nymph	Najas tenuifolia
	OPHIOGLOSSACEAE
austral moonwort	Botrychium australe
	ORCHIDACEAE
white beauty spider-orchid	Caladenia argocalla
Audas' spider-orchid	Caladenia audasii
pink-lip spider-orchid	Caladenia behrii
limestone spider-orchid	Caladenia calcicola
plain-lip spider-orchid	Caladenia clavigera
coloured spider-orchid	Caladenia colorata
crimson spider-orchid	Caladenia concolor
coast spider-orchid	Caladenia conferta
green-comb spider-orchid	Caladenia dilatata
	Caladenia fulva
bayonet spider-orchid	Caladenia gladiolata
musky caladenia	Caladenia gracilis
large-club spider-orchid	Caladenia macroclavia
	Caladenia ornata
Kangaroo Island spider-orchid	Caladenia ovata
small green-comb spider-orchid	Caladenia parva
Little Dip spider-orchid	Caladenia richardsiorum
stiff white spider-orchid	Caladenia rigida
Bordertown spider-orchid	Caladenia sp. Bordertown (R.S.Rogers 788)
	Caladenia sp. Brentwood (R.J.Bates 53510)
Finniss spider-orchid	Caladenia sp. Finniss (R.Bates 308)
	Caladenia sp. Monarto South (H.Goldsack 163 AD97708605A)
robust spider-orchid	Caladenia valida
Grampians spider-orchid	Caladenia versicolor
Woolcock's spider-orchid	Caladenia woolcockiorum
yellow-lip spider-orchid	Caladenia xanthochila
Flinders Ranges white caladenia	Caladenia xantholeuca
copper beard-orchid	Calochilus cupreus

Common Name	Species
green bird-orchid	Chiloglottis cornuta
dainty bird-orchid	Chiloglottis trapeziformis
toothed helmet-orchid	Corybas dentatus
swamp helmet-orchid	Corybas fordhamii
	Dipodium punctatum
short-leaf donkey-orchid	Diuris brevifolia
	Diuris chryseopsis
purple donkey-orchid	Diuris punctata var. punctata
	Eriochilus sp. Swamp (D.E.Murfet 1950b)
swamp midge-orchid	Genoplesium ciliatum
bearded midge-orchid	Genoplesium morrisii
	Microtis eremaea
black-beak duck-orchid	Paracaleana disjuncta
maroon leek-orchid	Prasophyllum frenchii
Goldsack's leek-orchid	Prasophyllum goldsackii
coast leek-orchid	Prasophyllum litorale
	Prasophyllum murfetii
	Prasophyllum rotundiflorum
	Prasophyllum sp. Enigma (R.Bates 2350)
	Prasophyllum sp. Waterholes (R.Bates 9037)
	Prasophyllum sp. West Coast (R.Tate AD96945167)
dense leek-orchid	Prasophyllum spicatum
Hindmarsh Valley greenhood	Pterostylis bryophila
	Pterostylis chlorogramma
trim greenhood	Pterostylis concinna
leafy greenhood	Pterostylis cucullata
	Pterostylis despectans
	Pterostylis falcata
	Pterostylis lingua
large rufous greenhood	Pterostylis maxima
	Pterostylis melagramma
	Pterostylis parviflora
bristly greenhood	Pterostylis setifera
Halbury greenhood	Pterostylis sp. Halbury (R.Bates 8425)
	Pterostylis sp. Rock ledges (pl. 185, Bates & Weber 1990)
	Pterostylis sp. Sand plain (D.N. Kraehenbuehl 5670)

Common Name	Species
	Pterostylis sp. Triloba (pl. 191, Bates & Weber 1990)
marsh greenhood	Pterostylis uliginosa
great sun-orchid	Thelymitra aristata
naked sun-orchid	Thelymitra circumsepta
	Thelymitra cyanapicata
	Thelymitra cyanea
metallic sun-orchid	Thelymitra epipactoides
spotted sun-orchid	Thelymitra ixioides
mauve-tufted sun-orchid	Thelymitra malvina
spiral sun-orchid	Thelymitra matthewsii
	Thelymitra merraniae
	OSMUNDACEAE
king fern	Todea barbara
	PITTOSPORACEAE
	Billardiera sp. Yorke Peninsula (P.C.Heyligers 80164)
	PROTEACEAE
	Grevillea angustiloba
	PSILOTACEAE
skeleton fork-fern	Psilotum nudum
	RHAMNACEAE
MacGillivray spyridium	Spyridium eriocephalum var. glabrisepalum
	RUBIACEAE
	Asperula sp. A (A.B. Cashmore September 1933)
Maori bedstraw	Galium propinquum
matted nertera	Nertera granadensis
	RUTACEAE
De Mole River correa	Correa calycina var. halmaturorum
Kangaroo Island phebalium	Leionema equestre
glandular phebalium	Phebalium glandulosum ssp. glandulosum
scaly phebalium	Phebalium squamulosum ssp. squamulosum

Common Name	Species
	SANTALACEAE
	Leptomeria preissiana
	SAPINDACEAE
	Dodonaea subglandulifera
	SCROPHULARIACEAE
Derwent speedwell	Derwentia derwentiana ssp. derwentiana
Mount Lofty speedwell	Derwentia derwentiana ssp. homalodonta
Mueller's eyebright	Euphrasia collina ssp. muelleri
Osborn's eyebright	Euphrasia collina ssp. osbornii
swamp eyebright	Euphrasia collina ssp. paludosa
	Euphrasia collina ssp. trichocalycina
rough eyebright	Euphrasia scabra
Port Lincoln speedwell	Veronica parnkalliana
	STERCULIACEAE
	Commersonia multiloba
	THYMELAEACEAE
tall riceflower	Pimelea ligustrina ssp. ligustrina
	UMBELLIFERAE
Kangaroo Island pennywort	Hydrocotyle diantha
Australian carraway	Oreomyrrhis eriopoda
	VIOLACEAE
showy violet	Viola betonicifolia ssp. betonicifolia

Schedule 8—Vulnerable species

Part 1—Animals

Common name	Species
Mammals	
	BALAENIDAE
Southern Right Whale	Eubalaena australis

Common name	Species
	BALAENOPTERIDAE
Sei Whale	Balaenoptera borealis
Fin Whale	Balaenoptera physalus
Humpback Whale	Megaptera novaeangliae
	BURRAMYIDAE
Eastern Pygmy-possum	Cercartetus nanus
	DASYURIDAE
Yellow-footed Antechinus	Antechinus flavipes
Kowari	Dasycercus byrnei
Sandhill Dunnart	Sminthopsis psammophila
	MACROPODIDAE
Yellow-footed Rock-wallaby	Petrogale xanthopus
Swamp Wallaby	Wallabia bicolor
	MOLOSSIDAE
Hairy-rostrum Freetail-bat	Mormopterus species 6 ("hairy rostrum")
	MURIDAE
Greater Stick-nest Rat	Leporillus conditor
Fawn Hopping-mouse	Notomys cervinus
Dusky Hopping-mouse	Notomys fuscus
Plains Mouse	Pseudomys australis
	•
	NOTORYCTIDAE
Southern Marsupial Mole (Itjari-itjari)	Notoryctes typhlops
	OTARIIDAE
Australian Sea-lion	Neophoca cinerea
	PERAMELIDAE
Southern Brown Bandicoot (Nuyts Archipelago subspecies)	Isoodon obesulus nauticus
Southern Brown Bandicoot (SA mainland and Kangaroo Island subspecies)	Isoodon obesulus obesulus

Common name	Species
Greater Bilby	Macrotis lagotis
	VESPERTILIONIDAE
Greater Long-eared Bat (south eastern form)	Nyctophilus timoriensis (south eastern form)
Birds	
	ACANTHIZIDAE
Slender-billed Thornbill (St Vincent Gulf subspecies)	Acanthiza iredalei rosinae
Chestnut-rumped Heathwren (Flinders Ranges subspecies)	Calamanthus pyrrhopygius pedleri
Chestnut-rumped Heathwren (south east subspecies)	Calamanthus pyrrhopygius pyrrhopygius
	ANATIDAE
Freckled Duck	Stictonetta naevosa
	ARDEIDAE
Australasian Bittern	Botaurus poiciloptilus
	CACATUIDAE
Yellow-tailed Black-Cockatoo	Calyptorhynchus funereus
	CHARADRIIDAE
Hooded Plover	Thinornis rubricollis
	DIOMEDEIDAE
Buller's Albatross	Diomedea bulleri
Shy Albatross	Diomedea cauta cauta
Salvin's Albatross	Diomedea cauta salvini
Grey-headed Albatross	Diomedea chrysostoma
Royal Albatross (southern subspecies)	Diomedea epomophora epomophora
Wandering Albatross	Diomedea exulans
Black-browed Albatross (Campbell Island subspecies)	Diomedea melanophrys impavida
Light-mantled Sooty Albatross	Diomedea palpebrata

Common name	Species
	ESTRILDIDAE
Diamond Firetail	Stagonopleura guttata
	GRUIDAE
Brolga	Grus rubicunda
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Cont Short Managine and Hand Library	LARIDAE
Great Skua (Macquarie and Heard Island subspecies)	Catharacta skua lonnbergi
	MEGAPODIIDAE
Malleefowl	Leipoa ocellata
	MELIPHAGIDAE
Black-chinned Honeyeater (south eastern subspecies)	Melithreptus gularis gularis
•	
	OTIDIDAE
Australian Bustard	Ardeotis australis
	PETROICIDAE
Scarlet Robin (western subspecies)	Petroica multicolor campbelli
Flame Robin	Petroica phoenicea
	PHASIANIDAE
Brown Quail	Coturnix ypsilophora
	PROCELLARIIDAE
Southern Giant-Petrel	Macronectes giganteus
	PSITTACIDAE
Blue-winged Parrot	Neophema chrysostoma
Princess Parrot	Polytelis alexandrae
Regent Parrot (eastern subspecies)	Polytelis anthopeplus monarchoides
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	RALLIDAE
Lewin's Rail	Rallus pectoralis

Common name	Species
	RECURVIROSTRIDAE
Banded Stilt	Cladorhynchus leucocephalus
	ROSTRATULIDAE
Painted Snipe	Rostratula benghalensis
	SCOLOPACIDAE
Eastern Curlew	Numenius madagascariensis
D 42	
Reptiles	CHELIDAE
Broad-shelled Tortoise	Chelodina expansa
Macquarie Tortoise	Emydura macquarii
	CHELONIIDAE
Green Turtle	Chelonia mydas
	DERMOCHELYIDAE
Leathery Turtle	Dermochelys coriacea
	ELAPIDAE
Desert Death Adder	Acanthopis pyrrhus
	SCINCIDAE
Yellow-bellied Water Skink	Eulamprus heatwolei
Musgrave Slider	Lerista speciosa
Glossy Grass Skink	Pseudemoia rawlinsoni
	VARANIDAE
Heath Goanna	Varanus rosenbergi
Ammhibiana	
Amphibians	HYLIDAE
Golden Bell Frog	Litoria raniformis
	
	MYOBATRACHIDAE
Shoemaker Frog	Neobatrachus sutor

Common name	Species
Orange-crowned Toadlet	Pseudophryne occidentalis
Marbled Toadlet	Pseudophryne semimarmorata

Part 2—Plants

Common name	Species
	ADIANTACEAE
dainty maiden-hair	Adiantum capillus-veneris
	AIZOACEAE
ridged noon-flower	Sarcozona bicarinata
	AMARANTHACEAE
pigface hemichroa	Hemichroa mesembryanthema
	Ptilotus aristatus var. eichlerianus
ironstone mulla mulla	Ptilotus beckerianus
	Ptilotus robynsianus
	Ptilotus sp. Cordillo Downs (B.Lay 1487)
	BORAGINACEAE
	Plagiobothrys orthostatus
	CALLITRICHACEAE
	Callitriche umbonata
	CAMPANULACEAE
showy lobelia	Lobelia beaugleholei
showy toocha	Pratia puberula
naked bluebell	Wahlenbergia gymnoclada
naked blacben	wanienbergia gynnociaaa
	CARYOPHYLLACEAE
coast colobanth	Colobanthus apetalus
	CHENOPODIACEAE
	Atriplex humifusa
Koch's saltbush	Atriplex kochiana
	Atriplex morrisii

Common name	Species
	Halosarcia cupuliformis
bead samphire	Halosarcia flabelliformis
bottle fissure-plant	Maireana excavata
slender soft-horns	Malacocera gracilis
	Sclerolaena fusiformis
Symon's bindyi	Sclerolaena symoniana
	COMPOSITAE
black-fruit daisy	Brachyscome melanocarpa
swamp buttons	Craspedia paludicola
slender bottle-daisy	Lagenophora gracilis
	Leptorhynchos melanocarpus
desert daisy-bush	Olearia arida
swamp daisy-bush	Olearia glandulosa
silver daisy-bush	Olearia pannosa ssp. pannosa
	Ozothamnus pholidotus
	Ozothamnus scaber
silver candles	Pleuropappus phyllocalymmeus
button podolepis	Podolepis muelleri
drumsticks	Pycnosorus globosus
twin-leaf everlasting	Rhodanthe oppositifolia ssp. oppositifolia
large-fruit groundsel	Senecio macrocarpus
	Senecio psilocarpus
	Vittadinia australasica var. oricola
	CONVOLVULACEAE
Tasmanian dodder	Cuscuta tasmanica
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	CRUCIFERAE
spade-leaf bitter-cress	Cardamine gunnii
shade peppercress	Lepidium pseudotasmanicum
	Microlepidium alatum
Nullarbor cress	Phlegmatospermum richardsii
	CYPERACEAE
	Cyperus dactylotes
tuber spike-rush	Eleocharis atricha

Common name	Species
nutty club-rush	Isolepis producta
stiff rapier-sedge	Lepidosperma neesii
medusa bog-rush	Schoenus latelaminatus
	DILLENIACEAE
Ooldea guinea-flower	Hibbertia crispula
	Hibbertia obtusibracteata
	DROSERACEAE
erect sundew	Drosera sp. Rigid (R.J.Bates 2268)
erect sundew	Dioseiu sp. Rigiu (K.J.Bates 2208)
	ELATINACEAE
	Bergia occultipetala
	EUPHORBIACEAE
	Sauropus ramosissimus
	Sauropus ramosissimus
	FRANKENIACEAE
	Frankenia plicata
	GENTIANACEAE
mountain gentian	Gentianella gunniana
mountain gentain	Gentanena gamana
	GOODENIACEAE
	Goodenia lineata
leafless lechenaultia	Lechenaultia aphylla
dune fanflower	Scaevola calendulacea
	Scaevola obovata
	GRAMINEAE
alub anger grass	Austrostipa nullanulla
club spear-grass	•
prickly spear-grass small bent-grass	Austrostipa pilata Deyeuxia minor
ruddy bent-grass	Lachnagrostis scabra
fine-leaf tussock-grass	Poa meionectes
1011 1000001 51400	Polypogon tenellus
hairy rice-grass	Tetrarrhena distichophylla
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Common name	Species
	HALORAGACEAE
upright milfoil	Myriophyllum crispatum
	JUNCACEAE
	Juncus amabilis
wiry rush	Juncus homalocaulis
hoary rush	Juncus radula
pale woodrush	Luzula flaccida
	JUNCAGINACEAE
turret arrowgrass	Triglochin turriferum
	LABIATAE
West Coast mintbush	Prostanthera calycina
Mount Illbilie mintbush	Prostanthera nudula
	Teucrium grandiusculum ssp. grandiusculum
	LEGUMINOSAE
needle wattle	Acacia carneorum
Arkaroola wattle	Acacia confluens
Menzel's wattle	Acacia menzelii
weeping myall	Acacia pendula
resin wattle	Acacia rhetinocarpa
sweet wattle	Acacia suaveolens
sword bossiaea	Bossiaea ensata
small scurf-pea	Cullen parvum
clover glycine	Glycine latrobeana
variable glycine	Glycine tabacina
	Hovea linearis
	Pultenaea villifera var. glabrescens
Behr's swainson-pea	Swainsona behriana
	Swainsona dictyocarpa
	Swainsona kingii
small-flower swainson-pea	Swainsona minutiflora
Murray swainson-pea	Swainsona murrayana

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Common name	Species
	Swainsona vestita
creeping Darling pea	Swainsona viridis
leafy templetonia	Templetonia stenophylla
	LENTIBULARIACEAE
Beauglehole's bladderwort	Utricularia beaugleholei
small bladderwort	Utricularia lateriflora
	LILIACEAE
pale vanilla-lily	Arthropodium milleflorum
eastern blue tinsel-lily	Calectasia intermedia
	Dianella porracea
nodding grass-lily	Stypandra glauca
tufted lily	Thelionema caespitosum
tuber fringe-lily	Thysanotus tuberosus
broad-leaf Nancy	Wurmbea latifolia ssp. latifolia
	Wurmbea sp. Nilpinna (F.J.Badman 7107)
	LOGANIACEAE
Kangaroo Island logania	Logania insularis
hairy mitrewort	Mitrasacme pilosa var. pilosa
	Phyllangium sulcatum
	MALVACEAE
Australian mallow	Althaea australis
	Alyogyne pinoniana var. microandra
	MENYANTHACEAE
entire marshwort	Nymphoides geminata
Beauglehole's marsh-flower	Villarsia umbricola var. beaugleholei
	MYRTACEAE
southern blue gum	Eucalyptus globulus ssp. bicostata
glaucous long-leaf box	Eucalyptus goniocalyx ssp. exposa
snow gum	Eucalyptus pauciflora ssp. pauciflora
Carpenter Rocks manna gum	Eucalyptus splendens ssp. arcana

Common name	Species
	ORCHIDACEAE
	Caladenia bicalliata ssp. cleistogama
winter spider-orchid	Caladenia brumalis
drooping spider-orchid	Caladenia flaccida
elegant spider-orchid	Caladenia formosa
scented spider-orchid	Caladenia fragrantissima ssp. fragrantissima
large white spider-orchid	Caladenia venusta
large duck-orchid	Caleana major
red beard-orchid	Calochilus paludosus
dune helmet-orchid	Corybas expansus
moose orchid	Cryptostylis subulata
bell-flower hyacinth-orchid	Dipodium campanulatum
leopard hyacinth-orchid	Dipodium pardalinum
Behr's cowslip orchid	Diuris behrii
	Gastrodia vescula
sharp midge-orchid	Genoplesium despectans
swamp onion-orchid	Microtis orbicularis
small duck-orchid	Paracaleana minor
limestone leek-orchid	Prasophyllum calcicola
plum leek-orchid	Prasophyllum pruinosum
Mount Remarkable leek-orchid	Prasophyllum validum
sandhill greenhood	Pterostylis arenicola
	Pterostylis sp. Eyre Peninsula (R. Bates 19474)
	Pterostylis sp. Sandheath (D. Murfet 3190)
	Pterostylis sp. Veined leaf (R.J. Bates 59781)
	Pterostylis tasmanica
swamp greenhood	Pterostylis tenuissima
desert greenhood	Pterostylis xerophila
blue star sun-orchid	Thelymitra holmesii
	Thelymitra inflata
	Thelymitra peniculata
	Thelymitra sp. Black buds (R.J.Bates 64389)
	PITTOSPORACEAE
twining finger-flower	Cheiranthera volubilis

Common name	Species
	PLANTAGINACEAE
	Plantago multiscapa
	PORTULACACEAE
waterblinks	Montia fontana ssp. chondrosperma
	POTAMOGETONACEAE
thin pondweed	Potamogeton australiensis
	PROTEACEAE
rough spider-flower	Grevillea muricata
scarlet grevillea	Grevillea treueriana
	RANUNCULACEAE
mountain clematis	Clematis aristata
shining buttercup	Ranunculus glabrifolius
large river buttercup	Ranunculus papulentus
smooth-fruit ferny buttercup	Ranunculus pumilio var. politus
annual buttercup	Ranunculus sessiliflorus var. pilulifer
	RESTIONACEAE
	Baloskion tetraphyllum ssp. tetraphyllum
bundled cord-rush	Desmocladus diacolpicus
flat cord-rush	Eurychorda complanata
	RHAMNACEAE
	Pomaderris halmaturina ssp. continentis
Kangaroo Island pomaderris	Pomaderris halmaturina ssp. halmaturina
Marble Range spyridium	Spyridium bifidum var. Marble Range (W.R.Barker 7601)
Wanilla spyridium	Spyridium bifidum var. Wanilla (K.Clipstone 88)
butterfly spyridium	Spyridium coactilifolium
cloaked spyridium	Spyridium erymnocladum
rusty spyridium	Spyridium tricolor
	RUBIACEAE
broad-leaf woodruff	Asperula euryphylla var. tetraphylla

Common name	Species
	DATE OF A F
	RUTACEAE
downy star-bush	Asterolasia phebalioides
desert lime	Citrus glauca
Hindmarsh correa	Correa calycina var. calycina
Deep Creek correa	Correa eburnea
Lowan phebalium	Phebalium lowanense
small-leaf wax-flower	Philotheca difformis ssp. difformis
Bendigo wax-flower	Philotheca verrucosa
	SANTALACEAE
sandalwood	Santalum spicatum
	SAPINDACEAE
trailing hop-bush	Dodonaea procumbens
	SCHIZAEACEAE
forked comb-fern	Schizaea bifida
narrow comb-fern	Schizaea fistulosa
	SCROPHULARIACEAE
purple eyebright	Euphrasia collina ssp. collina
	Glossostigma sp. Long stout-pedicelled (W.R.Barker 2481)
granite mudwort	Limosella granitica
swamp mazus	Mazus pumilio
slender speedwell	Veronica gracilis
	Veronica sp. Narrow-linear leaves (B.G.Briggs 2531)
	SOLANACEAE
	Nicotiana burbidgeae
	STACKHOUSIACEAE
annual candles	Stackhousia annua
	STERCULIACEAE
	Rulingia craurophylla

Common name	Species
	STYLIDIACEAE
slender stylewort	Levenhookia sonderi
	Stylidium desertorum
	Stylidium inaequipetalum
	THYMELAEACEAE
	Pimelea hewardiana
	UMBELLIFERAE
	Centella uniflora
blue devil	Eryngium rostratum

Schedule 9—Rare species Part 1—Animals

Common name	Species
Mammals	
	BALAENOPTERIDAE
Minke Whale	Balaenoptera acutorostrata
Bryde's Whale	Balaenoptera edeni
	DASYURIDAE
Lesser Hairy-footed Dunnart	Sminthopsis youngsoni
	DELPHINIDAE
Short-finned Pilot Whale	Globicephala macrorhynchus
Risso's Dolphin	Grampus griseus
False Killer Whale	Pseudorca crassidens
	EMBALLONURIDAE
Yellow-bellied Sheathtail Bat	Saccolaimus flaviventris
Hill's Sheathtail Bat	Taphozous hilli
	KOGIIDAE
Pygmy Sperm Whale	Kogia breviceps

Common name	Species
Dwarf Sperm Whale	Kogia simas
	MACROPODIDAE
Eastern Grey Kangaroo	Macropus giganteus
Red-necked Wallaby	Macropus rufogriseus
Black-footed Rock Wallaby	Petrogale lateralis pearsoni
	MURIDAE
Swamp Rat	Rattus lutreolus
	NEOBALAENIDAE
Pygmy Right Whale	Caperea marginata
	OTARIIDAE
Australian Fur-seal	Arctocephalus pusillus
g gy	PETAURIDAE
Sugar Glider	Petaurus breviceps
	PHALANGERIDAE
Common Brushtail Possum	Trichosurus vulpecula
	PHOCIDAE
Leopard Seal	Hydrurga leptonyx
Southern Elephant Seal	Mirounga leonina
	PHYSETERIDAE
Sperm Whale	Physeter macrocephalus
	POTORIDAE
Brush-tailed Bettong (western subspecies)	Bettongia penicillata ogilbyi
	PTEROPODIDAE
Grey-headed Flying-fox	Pteropus poliocephalus
Little Red Flying-fox	Pteropus scapulatus

Common name	Species
	VOMBATIDAE
Common Wombat	Vombatus ursinus
	ZIPHIIDAE
Arnoux's Beaked Whale	Berardius arnouxi
Southern Bottlenose Whale	Hyperoodon planifrons
Andrew's Beaked Whale	Mesoplodon bowdoini
Gray's Beaked Whale	Mesoplodon grayi
Hector's Beaked Whale	Mesoplodon hectori
Shepherd's Beaked Whale	Tasmacetus shepherdi
Cuvier's Beaked Whale	Ziphius cavirostris
Birds	ACANTHIZIDAE
Slender-billed Thornbill (eastern subspecies)	Acanthiza iredalei hedleyi
Slender-billed Thornbill (western subspecies)	Acanthiza iredalei iredalei
Chestnut-breasted Whiteface	Aphelocephala pectoralis
Shy Heathwren (Shy Hylacola)	Calamanthus cautus
Rufous Bristlebird (south east SA subspecies)	Dasyornis broadbenti broadbenti
Western Gerygone	Gerygone fusca
White-throated Gerygone	Gerygone olivacea
	ACCIPITRIDAE
Letter-winged Kite	Elanus scriptus
Black-breasted Buzzard	Hamirostra melanosternon
	ANAMONE
And the last of Changles	ANATIDAE
Australasian Shoveler	Anas rhynchotis
Musk Duck	Biziura lobata
Cape Barren Goose Blue-billed Duck	Cereopsis novaehollandiae Oxyura australis
Blue-offied Duck	Oxyura austratis
	ANHINGIDAE
Darter	Anhinga melanogaster
	ARDEIDAE
Cattle Egret	Ardea ibis

Common name	Species
Intermediate Egret	Ardea intermedia
Little Egret	Egretta garzetta
Eastern Reef Egret	Egretta sacra
	BURHINIDAE
Bush Stone-curlew	Burhinus grallarius
	CACATUIDAE
Major Mitchell's Cockatoo	Cacatua leadbeateri
	CAMPEPHAGIDAE
White-bellied Cuckoo-shrike	Coracina papuensis
	CIVADA PONDA F
Court Soul Disease	CHARADRIIDAE
Great Sand Plover	Charadrius leschenaultii
Lesser Sand Plover Pacific Golden Plover	Charadrius mongolus
Pacific Golden Plover	Pluvialis fulva
	CLIMACTERIDAE
White-browed Treecreeper	Climacteris affinis
G : :C P:	COLUMBIDAE
Spinifex Pigeon	Geophaps plumifera
Flock Bronzewing	Phaps histrionica
	CORCORACIDAE
White-winged Chough	Corcorax melanorhamphos
	DICRURIDAE
Restless Flycatcher	Myiagra inquieta
	ESTRILDIDAE
Painted Finch	Emblema pictum
Beautiful Firetail	Stagonopleura bella
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	EUPETIDAE
Chestnut Quail-thrush (eastern subspecies)	Cinclosoma castanotus castanotus

Western Whipbird (Kangaroo Island subspecies) Psophodes nigrogularis lashmari FALCONIDAE Grey Falcon Peregrine Falcon HAEMATOPODIDAE Sooty Oystercatcher Haematopus fuliginosus Haematopus longirostris LARIDAE Larus dominicanus Common Tern MALURIDAE Grey Grasswren Amytornis barbatus Striated Grasswren Amytornis striatus Southern Emu-wren (Kangaroo Island subspecies) Suthern Emu-wren (south east SA subspecies) Stipiturus malachurus polionotum Stipiturus ruficeps MELIPHAGIDAE Grey Honeyeater Blue-faced Honeyeater (mainland subspecies) Brown Honeyeater Purple-gaped Honeyeater (mainland subspecies) Brown Honeyeater Black-chinned Honeyeater (northern subspecies) Melithreptus gularis laetior
Grey FalconFalco hypoleucosPeregrine FalconFalco peregrinusBraco peregrinusHAEMATOPODIDAESooty OystercatcherHaematopus fuliginosusPied OystercatcherHaematopus longirostrisKelp GullLarus dominicanusCommon TernSterna hirundoMALURIDAEGrey GrasswrenAmytornis barbatusStriated GrasswrenAmytornis striatusSouthern Enuu-wren (Kangaroo Island subspecies)Stipiturus malachurus halmaturinusSouthern Enuu-wren (south east SA subspecies)Stipiturus malachurus polionotumRufous-crowned Emu-wrenStipiturus ruficepsMELIPHAGIDAEGrey HoneyeaterGrey HoneyeaterEntomyzon cyanotisBlue-faced HoneyeaterEntomyzon cyanotisPainted Honeyeater (mainland subspecies)Lichenostomus cratitius occidentalisBrown HoneyeaterLichnora indistinctaBlack-chinned Honeyeater (northern subspecies)Melithreptus gularis laetior
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Brown Honeyeater Lichmera indistincta Black-chinned Honeyeater (northern subspecies) Melithreptus gularis laetior
Black-chinned Honeyeater (northern subspecies) Melithreptus gularis laetior
Little Friarbird Philemon citreogularis
Striped Honeyeater Plectorhyncha lanceolata
Bassian Thrush Zoothera lunulata
ORIOLIDAE
Olive-backed Oriole Oriolus sagittatus
PACHYCEPHALIDAE
Crested Shrike-tit Falcunculus frontatus

Common name	Species
Gilbert's Whistler	Pachycephala inornata
Red-lored Whistler	Pachycephala rufogularis
	PETROICIDAE
Hooded Robin (south east subspecies)	Melanodryas cucullata cucullata
Jacky Winter (south east subspecies)	Microeca fascinans fascinans
Scarlet Robin (eastern subspecies)	Petroica multicolor boodang
	PODICIPEDIDAE
Great Crested Grebe	Podiceps cristatus
	POMATOSTOMIDAE
Grey-crowned Babbler (northern subspecies)	Pomatostomus temporalis rubeculus
	PROCELLARIIDAE
Fleshy-footed Shearwater	Puffinus carneipes
	PSITTACIDAE
Red-winged Parrot	Aprosmictus erythropterus
Elegant Parrot	Neophema elegans
Rock Parrot	Neophema petrophila
Scarlet-chested Parrot	Neophema splendida
Blue Bonnet (western subspecies)	Northiella haematogaster narethae
	PTILONORHYNCHIDAE
Western Bowerbird	Chlamydera guttata
	RALLIDAE
Spotless Crake	Porzana tabuensis
	SCOLOPACIDAE
Common Sandpiper	Actitis hypoleucos
Ruddy Turnstone	Arenaria interpres
Sanderling	Calidris alba
Pectoral Sandpiper	Calidris melanotos
Long-toed Stint	Calidris subminuta
Great Knot	Calidris tenuirostris

Common name	Species
Latham's Snipe	Gallinago hardwickii
Grey-tailed Tattler	Heteroscelus brevipes
Bar-tailed Godwit	Limosa lapponica
Black-tailed Godwit	Limosa limosa
Whimbrel	Numenius phaeopus
Ruff	Philomachus pugnax
Wood Sandpiper	Tringa glareola
Terek Sandpiper	Xenus cinereus
	STRIGIDAE
Barking Owl	Ninox connivens
	THRESKIORNITHIDAE
Glossy Ibis	Plegadis falcinellus
	TURNICIDAE
Red-chested Button-quail	Turnix pyrrhothorax
Painted Button-quail	Turnix varia
	TYTONIDAE
Grass Owl	Tyto capensis
Reptiles	
-	AGAMIDAE
Jacky Lizard	Amphibolurus muricatus
Spotted Dragon	Ctenophorus maculatus
McKenzie's Dragon	Ctenophorus mckenziei
Claypan Dragon	Ctenophorus salinarum
	BOIDAE
Woma	Aspidites ramsayi
Carpet Python	Morelia spilota
	ELAPIDAE
Channel Country Whipsnake	Demansia sp. 'Channel Country Whipsnake'
White-lipped Snake	Drysdalia coronoides
Bardick	Echiopsis curta

Common name	Species
Spotted Brown Snake	Pseudonaja guttata
Western Black-naped Snake	Simoselaps bimaculatus
Common Bandy-Bandy	Vermicella annulata
	GEKKONIDAE
Northern Snake-lizard	Delma borea
Patchwork Gecko	Diplodactylus pulcher
Map Gecko	Diplodactylus steindachneri
Pernatty Knob-tailed Gecko	Nephrurus deleani
Marbled Velvet Gecko	Oedura marmorata
Bronzeback Legless Lizard	Ophidiocephalus taeniatus
	SCINCIDAE
Western Three-lined Skink	Bassiana trilineata
Ashy-downs Ctenotus	Ctenotus astarte
Giant Desert Ctenotus	Ctenotus grandis
Greer's Ctenotus	Ctenotus greeri
Blacksoil Ctenotus	Ctenotus joanae
Paleface Ctenotus	Ctenotus piankai
Southern Water Skink	Eulamprus tympanum
Beach Slider	Lerista arenicola
Speckled Slider	Lerista baynesi
Dwarf four-toed Slider	Lerista distinguenda
Long-legged Slider	Lerista microtis
Desert Glossy Skink	Notoscincus ornatus
Blacksoil Skink	Proablepharus kinghorni
Bight Coast Skink	Pseudemoia baudini
Tussock Skink	Pseudemoia pagenstecheri
	VARANIDAE
Short-tailed Pygmy Goanna	Varanus brevicauda
Tree Goanna	Varanus varius
Amphibians	
	HYLIDAE
Knife-footed Frog	Cyclorana cultripes
Smooth Frog	Geocrinia laevis

Common name	Species
Brown Toadlet	Pseudophryne bibroni
Small-headed Toadlet	Uperoleia capitulata

Part 2—Plants

Common name	Species
	ADIANTACEAE
annual fern	Anogramma leptophylla
	AMARANTHACEAE
	Ptilotus aristatus var. aristatus
Barker's mulla mulla	Ptilotus barkeri
hairy-tails	Ptilotus erubescens
	Ptilotus schwartzii f. schwartzii
Symon's mulla mulla	Ptilotus symonii
	AD A CE A E
	ARACEAE
	Typhonium alismifolium
	ASPLENIACEAE
common spleenwort	Asplenium trichomanes
	DATED A CEAE
	BAUERACEAE
wiry bauera	Bauera rubioides
	BLECHNACEAE
fishbone water-fern	Blechnum nudum
hard water-fern	Blechnum wattsii
	BORAGINACEAE
	Embadium johnstonii
	Embadium stagnense
	CALLITRICHACEAE
matted water starwort	Callitriche sonderi
	CAMPANULACEAE

Common name	Species
swamp isotome	Isotoma fluviatilis ssp. australis
salt isotome	Isotoma scapigera
	Lobelia heterophylla
poison lobelia	Lobelia pratioides
poison pratia	Pratia concolor
	CARYOPHYLLACEAE
rayless starwort	Stellaria multiflora
swamp starwort	Stellaria palustris var. tenella
prickly starwort	Stellaria pungens
	CENTROLEPIDACEAE
cushion centrolepis	Centrolepis cephaloformis ssp. cephaloformis
cushion centrolepis	Centrolepis cephaloformis ssp. murrayi
smooth centrolepis	Centrolepis glabra
	CERATOPHYLLACEAE
hornwort	Ceratophyllum demersum
	CHENOPODIACEAE
	Atriplex australasica
Eichler's saltbush	Atriplex eichleri
papery goosefoot	Chenopodium erosum
	Halosarcia lepidosperma
black-fruit bluebush	Maireana melanocarpa
slender fissure-plant	Maireana pentagona
Rohrlach's bluebush	Maireana rohrlachii
lax bluebush	Maireana suaedifolia
wingless bonefruit	Osteocarpum acropterum var. deminutum
Black's bindyi	Sclerolaena blackiana
	Sclerolaena fontinalis
five-spine bindyi	Sclerolaena muricata var. villosa
	COMPOSITAE
Kangaroo Island river daisy	Achnophora tatei
swamp daisy	Allittia cardiocarpa
	Allittia uliginosa

Common name	Species
	Basedowia tenerrima
swamp daisy	Brachyscome basaltica var. gracilis
short-stem daisy	Brachyscome breviscapis
	Brachyscome ciliaris var. subintegrifolia
	Brachyscome eriogona
grass daisy	Brachyscome graminea
coast daisy	Brachyscome parvula
Reader's daisy	Brachyscome readeri
Nullarbor daisy	Brachyscome tatei
yellow-fruit daisy	Brachyscome xanthocarpa
pale beauty-heads	Calocephalus sonderi
yellow burr-daisy	Calotis lappulacea
tufted burr-daisy	Calotis scapigera
wingwort	Ceratogyne obionoides
salt button-daisy	Chondropyxis halophila
shiny elachanth	Elachanthus glaber
	Gratwickia monochaeta
dogwood haeckeria	Haeckeria cassiniiformis
small nut-heads	Haegiela tatei
	Hyalosperma stoveae
	Leiocarpa pluriseta
	Leptinella reptans
lanky buttons	Leptorhynchos elongatus
	Leptorhynchos orientalis
annual buttons	Leptorhynchos scaber
wiry buttons	Leptorhynchos tenuifolius
musk daisy-bush	Olearia adenolasia
velvet daisy-bush	Olearia pannosa ssp. cardiophylla
sticky daisy-bush	Olearia passerinoides ssp. glutescens
rasp daisy-bush	Olearia picridifolia
squat picris	Picris squarrosa
showy copper-wire daisy	Podolepis jaceoides
gypsum groundsel	Senecio gypsicola
	CRASSULACEAE
large-fruit crassula	Crassula exserta
purple crassula	Crassula peduncularis

Common name	Species
	CRUCIFERAE
annual bitter-cress	Cardamine paucijuga
slender bitter-cress	Cardamine tenuifolia
Kangaroo Island cress	Irenepharsus phasmatodes
bushy peppercress	Lepidium desvauxii
	Lepidium pseudoruderale
	Menkea lutea
hairy shepherd's-purse	Microlepidium pilosulum
spreading cress	Phlegmatospermum eremaeum
forest bitter-cress	Rorippa dictyosperma
jagged bitter-cress	Rorippa laciniata
	CYPERACEAE
pale twig-rush	Baumea acuta
slender twig-rush	Baumea gunnii
lax twig-rush	Baumea laxa
	Bulbostylis pyriformis
	Bulbostylis turbinata
mountain sedge	Carex gunniana
leafy twig-rush	Cladium procerum
downs flat-sedge	Cyperus bifax
	Cyperus castaneus
	Cyperus concinnus
flaccid flat-sedge	Cyperus flaccidus
	Cyperus lhotskyanus
	Cyperus nervulosus
dark flat-sedge	Cyperus sanguinolentus
	Cyperus sphaeroideus
	Eleocharis geniculata
	Eleocharis papillosa
	Eleocharis plana
summer fringe-rush	Fimbristylis aestivalis
tall saw-sedge	Gahnia clarkei
spiky saw-sedge	Gahnia hystrix
thatch saw-sedge	Gahnia radula
	Gahnia sp. West Bay (B.M.Overton 2685)

Common name	Species
remote sword-sedge	Lepidosperma avium
	Lepidosperma leptophyllum
tiny bog-rush	Schoenus discifer
	Schoenus laevigatus
slender bog-rush	Schoenus lepidosperma ssp. lepidosperma
gimlet bog-rush	Schoenus sculptus
grassy bog-rush	Schoenus tesquorum
	DENNSTAEDTIACEAE
ruddy ground-fern	Hypolepis rugosula
	DILLENIACEAE
Central Australian guinea-flower	Hibbertia glaberrima
	Hibbertia sp. Humilis (H.R.Toelken 9196)
	DROSERACEAE
forked sundew	Drosera binata
early sundew	Drosera praefolia
	ELATINACEAE
waterwort	Elatine gratioloides
	EPACRIDACEAE
Cleland's beard-heath	Leucopogon clelandii
hairy beard-heath	Leucopogon hirsutus
	Leucopogon revolutus
pink swamp-heath	Sprengelia incarnata
	EUPHORBIACEAE
snowdrop spurge	Phyllanthus calycinus
fringed pseudanthus	Pseudanthus micranthus
	FRANKENIACEAE
	Frankenia cinerea
	Frankenia cupularis
	Frankenia subteres

Common name	Species
	GERANIACEAE
	Erodium sp. Blesing (J.R.Wheeler 471)
	Geranium sp. Linear segments (K.Preiss 128)
	GLEICHENIACEAE
coral fern	Gleichenia microphylla
	GOODENIACEAE
	Dampiera roycei
	Goodenia anfracta
Bentham's goodenia	Goodenia benthamiana
	Goodenia brunnea
	Goodenia chambersii
	Goodenia glandulosa
spreading goodenia	Goodenia heteromera
Flinders Range goodenia	Goodenia saccata
myrtle fanflower	Scaevola myrtifolia
	Velleia cycnopotamica
	GRAMINEAE
pointed swamp wallaby-grass	Amphibromus archeri
long-nosed swamp wallaby-grass	Amphibromus macrorhinus
dark swamp wallaby-grass	Amphibromus recurvatus
	Aristida arida
	Aristida australis
smooth wallaby-grass	Austrodanthonia laevis
short-awn wallaby-grass	Austrodanthonia tenuior
cane spear-grass	Austrostipa breviglumis
foxtail spear-grass	Austrostipa densiflora
spiny spear-grass	Austrostipa echinata
	Austrostipa gibbosa
	Austrostipa multispiculis
Flinders Range spear-grass	Austrostipa petraea
	Austrostipa plumigera
	Austrostipa tenuifolia
Tucker's spear-grass	Austrostipa tuckeri
Vickery's spear-grass	Austrostipa vickeryana

red-leg grass heath bent-grass Deyeuxia densa rough-bearded grass Echinopogon ovatus barren cane-grass Eragrostis infecunda purple love-grass Eragrostis is infecunda Bentham's fescue narrow-leaf blown-grass Lachnagrostis punicea var, filifolia Lachnagrostis punicea var, punicea tall blown-grass Lachnagrostis punicea var, punicea tall blown-grass Lachnagrostis robusta woolly mulga-grass Neurachne lanigera five-awn spear-grass Pentapogon quadrifidus var, quadrifidus knotted poa Poa fux soft tussock-grass Poa morrisi velvet tussock-grass Poa morrisi velvet tussock-grass Poa umbricola gummy spinifex Triodia pungens Zoysia macrantha ssp. walshii GUTTIFERAE matted St John's wort HALORAGACEAE shade raspwort Gonocarpus humitis creeping raspwort Gonocarpus humitis creeping raspwort Haloragis ichleri Haloragis invincearpa broad milfoil Myriophyllum amphibium tiny milfoil Myriophyllum papillosum varied milfoil Myriophyllum papillosum varied milfoil waried milfoil wariefolium hyprophyllum variifolium HYDROCHARITACEAE waterthyme Hydrilla verticillata swamp lily Ottelia ovalifolia ssp. ovalifolia	Common name	Species
rough-bearded grass	red-leg grass	Bothriochloa macra
barren cane-grass	heath bent-grass	Deyeuxia densa
purple love-grass	rough-bearded grass	Echinopogon ovatus
Bentham's fescue Festuca benthamiana narrow-leaf blown-grass Lachnagrostis punicea var. filifolia Lachnagrostis punicea var. punicea tall blown-grass Lachnagrostis robusta woolly mulga-grass Neurachne lanigera five-awn spear-grass Pentapogon quadrifidus var. quadrifidus knotted poa Poa drummondiana scaly poa Poa fax soft tussock-grass Poa morrisi velvet tussock-grass Poa rodwayi Poa sieberiana var. sieberiana shade tussock-grass Poa umbricola gummy spinifex Triodia pungens Zoysia macrantha ssp. walshii GUTTIFERAE matted St John's wort Hypericum japonicum HALORAGACEAE shade raspwort Gonocarpus humilis creeping raspwort Haloragis brownii Eichler's raspwort Haloragis wyriocarpa broad milfoil Myriophyllum amphibium tiny milfoil Myriophyllum papillosum varied milfoil Myriophyllum variifolium varied milfoil Myriophyllum variifolium hyprocharitaceae waterthyme Hydrilla verticillata	barren cane-grass	Eragrostis infecunda
narrow-leaf blown-grass Lachnagrostis punicea var. punicea tall blown-grass Lachnagrostis robusta woolly mulga-grass Neurachne lanigera five-awn spear-grass Pentapogon quadrifidus var. quadrifidus knotted poa Poa drummondiana scaly poa Poa fax soft tussock-grass Poa morrisii velvet tussock-grass Poa rodwayi Poa sieberiana var. sieberiana shade tussock-grass Poa umbricola Triodia pungens Zoysia macrantha ssp. walshii GUTTIFERAE matted St John's wort HALORAGACEAE shade raspwort Gonocarpus hunilis creeping raspwort Haloragis brownii Eichler's raspwort Haloragis myriocarpa broad milfoil Myriophyllum amphibium tiny milfoil Myriophyllum papillosum Myriophyllum variifolium HYDROCHARITACEAE waterthyme	purple love-grass	Eragrostis lacunaria
tall blown-grass Lachnagrostis punicea var. punicea tall blown-grass Woolly mulga-grass Neurachne lanigera five-awn spear-grass Rentapogon quadrifidus var. quadrifidus knotted poa Poa fax soft tussock-grass Poa morrisii velvet tussock-grass Poa vodwayi Poa sieberiana var. sieberiana shade tussock-grass Poa umbricola gummy spinifex Triodia pungens Zoysia macrantha ssp. walshii GUTTIFERAE matted St John's wort HALORAGACEAE shade raspwort Gonocarpus humilis creeping raspwort Gonocarpus micranthus ssp. micranthus swamp raspwort Haloragis brownii Eichler's raspwort Haloragis myriocarpa broad milfoil Myriophyllum amphibium tiny milfoil Myriophyllum papillosum varied milfoil Myriophyllum variifolium HYDROCHARITACEAE waterthyme	Bentham's fescue	Festuca benthamiana
tall blown-grass woolly mulga-grass Neurachne lanigera five-awn spear-grass knotted poa scaly poa soft tussock-grass velvet tussock-grass velvet tussock-grass Poa morristi velvet tussock-grass Poa orodwayi Poa sieberiana var. sieberiana shade tussock-grass Poa umbricola gummy spinifex Triodia pungens Zoysia macrantha ssp. walshii GUTTIFERAE matted St John's wort HALORAGACEAE shade raspwort Gonocarpus humilis creeping raspwort Haloragis brownii Eichler's raspwort Haloragis myriocarpa broad milfoil Myriophyllum amphibium tiny milfoil mymilfoil myriophyllum negrifolium Myriophyllum papillosum Myriophyllum variifolium hYDROCHARITACEAE waterthyme HADORAGACEAE Waterthyme	narrow-leaf blown-grass	Lachnagrostis punicea var. filifolia
woolly mulga-grass five-awn spear-grass knotted poa scaly poa scaly poa soft tussock-grass velvet tussock-grass velvet tussock-grass velvet tussock-grass velvet tussock-grass poa sieberiana var. sieberiana shade tussock-grass poa umbricola gummy spinifex Triodia pungens Zoysia macrantha ssp. walshii GUTTIFERAE Haloraga hamilis creeping raspwort Gonocarpus micranthus ssp. micranthus swamp raspwort Haloragis brownii Eichler's raspwort Haloragis myriocarpa broad milfoil myriophyllum amphibium tiny milfoil myriophyllum papillosum waterthyme HYDROCHARITACEAE waterthyme		Lachnagrostis punicea var. punicea
five-awn spear-grass knotted poa scaly poa scaly poa soft tussock-grass velvet tussock-grass velvet tussock-grass poa morrisii velvet tussock-grass Poa rodwayi Poa sieberiana var. sieberiana shade tussock-grass poa umbricola gummy spinifex Triodia pungens Zoysia macrantha ssp. walshii GUTTIFERAE HALORAGACEAE shade raspwort Gonocarpus humilis creeping raspwort Gonocarpus micranthus ssp. micranthus swamp raspwort Haloragis brownii Eichler's raspwort Haloragis myriocarpa broad milfoil Myriophyllum amphibium tiny milfoil Myriophyllum papillosum varied milfoil Myriophyllum variifolium HYDROCHARITACEAE waterthyme Hydrilla verticillata	tall blown-grass	Lachnagrostis robusta
knotted poa	woolly mulga-grass	Neurachne lanigera
scaly poa Poa fax soft tussock-grass Poa morrisii velvet tussock-grass Poa rodwayi Poa sieberiana var. sieberiana shade tussock-grass Poa umbricola gummy spinifex Triodia pungens Zoysia macrantha ssp. walshii GUTTIFERAE matted St John's wort Hypericum japonicum HALORAGACEAE shade raspwort Gonocarpus humilis creeping raspwort Gonocarpus micranthus ssp. micranthus swamp raspwort Haloragis brownii Eichler's raspwort Haloragis eichleri Haloragis myriocarpa broad milfoil Myriophyllum amphibium tiny milfoil Myriophyllum integrifolium robust milfoil Myriophyllum papillosum varied milfoil Myriophyllum variifolium HYDROCHARITACEAE waterthyme	five-awn spear-grass	Pentapogon quadrifidus var. quadrifidus
soft tussock-grass velvet tussock-grass Poa morrisii Poa sieberiana var. sieberiana shade tussock-grass gummy spinifex Triodia pungens Zoysia macrantha ssp. walshii GUTTIFERAE Hypericum japonicum HALORAGACEAE shade raspwort Gonocarpus humilis creeping raspwort Gonocarpus micranthus ssp. micranthus swamp raspwort Haloragis brownii Eichler's raspwort Haloragis eichleri Haloragis myriocarpa broad milfoil Myriophyllum amphibium tiny milfoil myriophyllum papillosum Myriophyllum variifolium Myriophyllum variifolium HYDROCHARITACEAE waterthyme	knotted poa	Poa drummondiana
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shade tussock-grass gummy spinifex Poa umbricola gummy spinifex Triodia pungens Zoysia macrantha ssp. walshii GUTTIFERAE Hatoraga punginium Haloragis brownii Eichler's raspwort Eichler's raspwort Broad milfoil Myriophyllum amphibium tiny milfoil Myriophyllum variifolium Myriophyllum variifolium HYDROCHARITACEAE Waterthyme Poa sieberiana var. sieberiana Road indication in the sieberiana Road in the substitution in the sieberiana Road milfoil Myriophyllum variifolium HYDROCHARITACEAE Mydrilla verticillata	soft tussock-grass	Poa morrisii
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matted St John's wort HALORAGACEAE shade raspwort creeping raspwort swamp raspwort Eichler's raspwort broad milfoil tiny milfoil robust milfoil waried milfoil Wyriophyllum papillosum Myriophyllum variifolium HYDROCHARITACEAE waterthyme GUTTIFERAE Hypericum japonicum HALORAGACEAE Sonocarpus humilis Gonocarpus micranthus ssp. micranthus Haloragis brownii Haloragis eichleri Haloragis myriocarpa Myriophyllum amphibium Myriophyllum integrifolium HYDROCHARITACEAE Hydrilla verticillata	gummy spinifex	Triodia pungens
matted St John's wort HALORAGACEAE shade raspwort Gonocarpus humilis creeping raspwort Gonocarpus micranthus ssp. micranthus swamp raspwort Haloragis brownii Eichler's raspwort Haloragis eichleri Haloragis myriocarpa broad milfoil Myriophyllum amphibium tiny milfoil Myriophyllum integrifolium robust milfoil Myriophyllum papillosum Myriophyllum variifolium HYDROCHARITACEAE waterthyme		Zoysia macrantha ssp. walshii
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creeping raspwort swamp raspwort Eichler's raspwort Broad milfoil tiny milfoil robust milfoil varied milfoil Myriophyllum papillosum Myriophyllum variifolium HYDROCHARITACEAE waterthyme Moriophyllum verticillata Gonocarpus micranthus Haloragis brownii Haloragis eichleri Haloragis myriocarpa Myriophyllum amphibium Myriophyllum integrifolium Hydriophyllum variifolium		HALORAGACEAE
swamp raspwort Eichler's raspwort Haloragis eichleri Haloragis myriocarpa broad milfoil Myriophyllum amphibium tiny milfoil Myriophyllum integrifolium robust milfoil Myriophyllum papillosum varied milfoil Myriophyllum variifolium HYDROCHARITACEAE waterthyme Hydrilla verticillata	shade raspwort	Gonocarpus humilis
Eichler's raspwort Haloragis eichleri Haloragis myriocarpa broad milfoil Myriophyllum amphibium tiny milfoil Myriophyllum integrifolium robust milfoil Myriophyllum papillosum varied milfoil Myriophyllum variifolium HYDROCHARITACEAE waterthyme Hydrilla verticillata	creeping raspwort	Gonocarpus micranthus ssp. micranthus
broad milfoil tiny milfoil robust milfoil waried milfoil Myriophyllum integrifolium Myriophyllum papillosum Myriophyllum variifolium HYDROCHARITACEAE waterthyme Hydrilla verticillata	swamp raspwort	Haloragis brownii
broad milfoil tiny milfoil myriophyllum amphibium Myriophyllum integrifolium Myriophyllum papillosum varied milfoil Myriophyllum variifolium HYDROCHARITACEAE waterthyme Hydrilla verticillata	Eichler's raspwort	Haloragis eichleri
tiny milfoil Myriophyllum integrifolium robust milfoil Myriophyllum papillosum varied milfoil Myriophyllum variifolium HYDROCHARITACEAE waterthyme Hydrilla verticillata		Haloragis myriocarpa
robust milfoil waried milfoil Myriophyllum papillosum Myriophyllum variifolium HYDROCHARITACEAE waterthyme Hydrilla verticillata	broad milfoil	Myriophyllum amphibium
varied milfoil Myriophyllum variifolium HYDROCHARITACEAE waterthyme Hydrilla verticillata	tiny milfoil	Myriophyllum integrifolium
HYDROCHARITACEAE waterthyme Hydrilla verticillata	robust milfoil	Myriophyllum papillosum
waterthyme <i>Hydrilla verticillata</i>	varied milfoil	Myriophyllum variifolium
		HYDROCHARITACEAE
swamp lily Ottelia ovalifolia ssp. ovalifolia	waterthyme	Hydrilla verticillata
	swamp lily	Ottelia ovalifolia ssp. ovalifolia

Common name	Species
	ISOETACEAE
nloin quillwort	
plain quillwort	Isoetes drummondii ssp. drummondii
	JUNCACEAE
austral rush	Juncus australis
tall rush	Juncus procerus
	Luzula ovata
	JUNCAGINACEAE
Alcock's water-ribbons	Triglochin alcockiae
tiny arrowgrass	Triglochin minutissimum
	LABIATAE
slender mint	Mentha diemenica
native pennyroyal	Mentha satureioides
	Microcorys macrediana
green mintbush	Prostanthera chlorantha
dwarf skullcap	Scutellaria humilis
	LEGUMINOSAE
Alcock's wattle	Acacia alcockii
	Acacia ammobia
Baratta wattle	Acacia barattensis
hop-bush wattle	Acacia dodonaeifolia
prickly wattle	Acacia erinacea
Georgina gidgea	Acacia georginae
graceful wattle	Acacia gracilifolia
ploughshare wattle	Acacia gunnii
Helm's wattle	Acacia helmsiana
	Acacia hemiteles
six-nerve spine-bush	Acacia hexaneura
feathery wattle	Acacia imbricata
Flinders Ranges wattle	Acacia iteaphylla
Coonavittra wattle	Acacia jennerae
Latz's wattle	Acacia latzii
streaked wattle	Acacia lineata

Common name	Species	
nealie	Acacia loderi	
Mitchell's wattle	Acacia mitchellii	
mallee wattle	Acacia montana	
	Acacia mutabilis ssp. angustifolia	
Pickard's wattle	Acacia pickardii	
Quorn wattle	Acacia quornensis	
dagger-leaf wattle	Acacia rhigiophylla	
minni ritchi	Acacia rhodophloia	
	Acacia simmonsiana	
hop wattle	Acacia stricta	
Symon's wattle	Acacia symonii	
	Acacia tenuior	
	Acacia tenuissima	
	Acacia toondulya	
mallee bitter-pea	Daviesia benthamii ssp. humilis	
zig-zag bitter-pea	Daviesia pectinata	
Flinders Ranges bitter-pea	Daviesia stricta	
	Hovea purpurea	
clustered bush-pea	Pultenaea dentata	
Tothill bush-pea	Pultenaea kraehenbuehlii	
rough bush-pea	Pultenaea scabra	
tufted bush-pea	Pultenaea trichophylla	
leafless globe-pea	Sphaerolobium minus	
	Swainsona fuscoviridis	
Lee's swainson-pea	Swainsona leeana	
wild violet	Swainsona microcalyx	
	Swainsona oligophylla	
yellow swainson-pea	Swainsona pyrophila	
spiny templetonia	Templetonia battii	
native broom	Viminaria juncea	
	LENTIBULARIACEAE	
yellow bladderwort	Utricularia australis	
violet bladderwort	Utricularia violacea	
	LILIACEAE	
polo grace lily		
pale grass-lily	Caesia parviflora var. minor	

Common name	Species
sand lily	Corynotheca licrota
	Dianella longifolia var. grandis
wattle mat-rush	Lomandra filiformis ssp. coriacea
grassy fringe-lily	Thysanotus tenellus
Eyre Peninsula fringe-lily	Thysanotus wangariensis
trailing Nancy	Wurmbea decumbens
desert Nancy	Wurmbea deserticola
	Wurmbea latifolia ssp. vanessae
	Wurmbea stellata
Tate's grass-tree	Xanthorrhoea semiplana ssp. tateana
desert grass-tree	Xanthorrhoea thorntonii
	LOGANIACEAE
rock logania	Logania saxatilis
rough logania	Logania scabrella
tiny mitrewort	Phyllangium distylis
	LYCOPODIACEAE
slender clubmoss	Lycopodiella lateralis
pigmy clubmoss	Phylloglossum drummondii
	LYTHRACEAE
purple loosestrife	Lythrum salicaria
	MALVACEAE
	Abutilon oxycarpum var. incanum
showy lawrencia	Lawrencia berthae
	Sida sp. Wakaya Desert (C.Dunlop 1984)
	MARSILEACEAE
austral pillwort	Pilularia novae-hollandiae
	MENYANTHACEAE
wavy marshwort	Nymphoides crenata
	MYOPORACEAE
	Eremophila praecox

Common name	Species		
Blue Range emubush	Eremophila barbata		
coccid emubush	Eremophila gibbifolia		
Hill's emubush	Eremophila hillii		
	Eremophila interstans var. interstans		
small-leaf emubush	Eremophila parvifolia		
	Eremophila pentaptera		
twiggy emubush	Eremophila polyclada		
green-flower emubush	Eremophila subfloccosa ssp. glandulosa		
creeping boobialla	Myoporum parvifolium		
	MYRTACEAE		
prickly bottlebrush	Callistemon brachyandrus		
Kangaroo Island heath-myrtle	Calytrix smeatoniana		
white box	Eucalyptus albens		
broad-leaf box	Eucalyptus behriana		
Spafford's square-fruit mallee	Eucalyptus calycogona ssp. spaffordii		
	Eucalyptus canescens ssp. beadellii		
Port Lincoln mallee	Eucalyptus conglobata		
Darke Peak mallee	Eucalyptus cretata		
candlebark gum	Eucalyptus dalrympleana ssp. dalrympleana		
	Eucalyptus diversifolia ssp. hesperia		
pink gum	Eucalyptus fasciculosa		
Mount Lindsay gum	Eucalyptus gillenii		
Kingsmill mallee	Eucalyptus kingsmillii ssp. alatissima		
whipstick mallee	Eucalyptus leptopoda ssp. elevata		
large-fruit blue gum	Eucalyptus leucoxylon ssp. megalocarpa		
red stringybark	Eucalyptus macrorhyncha ssp. macrorhyncha		
ribbed white mallee	Eucalyptus percostata		
	Eucalyptus phenax ssp. compressa		
	Eucalyptus sp. Flinders Ranges (D.Nicolle 562)		
manna gum	Eucalyptus viminalis ssp. viminalis		
green mallee	Eucalyptus viridis ssp. viridis		
Wimmera mallee	Eucalyptus wimmerensis		
Wyola Lake mallee	Eucalyptus wyolensis		
needle-leaf honey-myrtle	Melaleuca armillaris ssp. akineta		
wrinkled honey-myrtle	Melaleuca fulgens ssp. corrugata		
pungent honey-myrtle	Melaleuca leiocarpa		

Common name	Species	
dwarf-leaf honey-myrtle	Melaleuca nanophylla	
pointed-leaf honey-myrtle	Melaleuca oxyphylla	
swamp honey-myrtle	Melaleuca squamea	
bottlebrush tea-tree	Melaleuca squarrosa	
Wilson's honey-myrtle	Melaleuca wilsonii	
fringed heath-myrtle	Micromyrtus ciliata	
	OLACACEAE	
	Olax obcordata	
	OPHIOGLOSSACEAE	
large adder's-tongue	Ophioglossum polyphyllum	
	ORCHIDACEAE	
	Caladenia bicalliata ssp. bicalliata	
black-tongue caladenia	Caladenia congesta	
hooded caladenia	Caladenia cucullata	
late spider-orchid	Caladenia necrophylla	
pygmy caladenia	Caladenia pusilla	
	Caladenia sanguinea	
star spider-orchid	Caladenia stellata	
plain caladenia	Caladenia vulgaris	
plains beard-orchid	Calochilus campestris	
small helmet-orchid	Corybas unguiculatus	
tiger orchid	Diuris sulphurea	
potato orchid	Gastrodia sesamoides	
yellow onion-orchid	Microtis atrata	
sweet onion-orchid	Microtis rara	
austral leek-orchid	Prasophyllum australe	
tawny leek-orchid	Prasophyllum constrictum	
fertile leek-orchid	Prasophyllum fecundum	
cryptic leek-orchid	Prasophyllum occultans	
pale leek-orchid	Prasophyllum pallidum	
blunt greenhood	Pterostylis curta	
slender greenhood	Pterostylis foliata	
	Pterostylis striata	
austral lady's tresses	Spiranthes australis	

Common name	Species		
frog-mouth sun-orchid	Thelymitra batesii		
small pink sun-orchid	Thelymitra carnea		
twisted sun-orchid	Thelymitra flexuosa		
giant sun-orchid	Thelymitra grandiflora		
plum sun-orchid	Thelymitra mucida		
western sky sun-orchid	Thelymitra occidentalis		
	OROBANCHACEAE		
native broomrape	Orobanche cernua var. australiana		
	PITTOSPORACEAE		
eastern apple-berry	Billardiera scandens var. scandens		
white rhytidosporum	Rhytidosporum procumbens		
	PLANTAGINACEAE		
	Plantago sp. A (A.C.Robinson 704)		
	POLYGONACEAE		
spiny lignum	Muehlenbeckia horrida ssp. horrida		
wiry dock	Rumex dumosus		
	PORTULACACEAE		
bead purslane	Calandrinia sphaerophylla		
	Calandrinia stagnensis		
white purslane	Neopaxia australasica		
	POTAMOGETONACEAE		
blunt pondweed	Potamogeton ochreatus		
	PRIMULACEAE		
desert samolus	Samolus eremaeus		
	PROTEACEAE		
	Grevillea anethifolia		
prickly grevillea	Grevillea aquifolium		
	Grevillea halmaturina ssp. halmaturina		
	Grevillea halmaturina ssp. laevis		

Common name	Species
	Grevillea lavandulacea ssp. rogersii
	Grevillea pauciflora ssp. leptophylla
Kangaroo Island hakea	Hakea aenigma
hooked needlewood	Hakea tephrosperma
	PTERIDACEAE
tender brake	Pteris tremula
	RANUNCULACEAE
river buttercup	Ranunculus inundatus
slender buttercup	Ranunculus robertsonii
	RESTIONACEAE
Kangaroo Island scale-rush	Lepyrodia valliculae
	RHAMNACEAE
long-flower cryptandra	Cryptandra sp. Long hypanthium (C.R. Alcock 10626)
	Pomaderris forrestiana
	Spyridium bifidum var. integrifolium
rough spyridium	Spyridium halmaturinum var. scabridum
silvery spyridium	Spyridium leucopogon
spoon-leaf spyridium	Spyridium spathulatum
	RUBIACEAE
water woodruff	Asperula subsimplex
Southern Flinders woodruff	Asperula syrticola
tight bedstraw	Galium curvihirtum
dwarf nertera	Leptostigma reptans
	RUTACEAE
rough star-bush	Asterolasia muricata
	Boronia nana var. hyssopifolia
	Boronia nana var. pubescens
swamp boronia	Boronia parviflora
hairy boronia	Boronia pilosa ssp. torquata
hairy correa	Correa aemula
white correa	Correa alba var. pannosa

	Species				
	Correa backhouseana var. orbicularis				
	Correa glabra var. leucoclada				
wilga	Geijera parviflora				
Mount Lofty phebalium	Leionema hillebrandii				
	Leionema microphyllum				
narrow-leaf wax-flower	Philotheca angustifolia ssp. angustifolia				
	Zieria veronicea ssp. insularis				
	Zieria veronicea ssp. veronicea				
	SANTALACEAE				
yellow-flower sour-bush	Choretrum glomeratum var. chrysanthum				
spiked sour-bush	Choretrum spicatum				
pale-fruit cherry	Exocarpos strictus				
	SCROPHULARIACEAE				
showy speedwell	Derwentia decorosa				
Kangaroo Island speedwell	Derwentia derwentiana ssp. anisodonta				
stalked brooklime	Gratiola pedunculata				
glandular brooklime	Gratiola pubescens				
dwarf brooklime	Gratiola pumilo				
small monkey-flower	Mimulus prostratus				
Haegi's stemodia	Stemodia sp. Haegii (J.Z.Weber 9055)				
	SOLANACEAE				
narrow-leaf ray-flower	Anthocercis angustifolia				
Port Lincoln ray-flower	Anthocercis anisantha ssp. anisantha				
	Nicotiana truncata				
rare nightshade	Solanum eremophilum				
	STERCULIACEAE				
western tar-vine	Gilesia biniflora				
	STYLIDIACEAE				
	Levenhookia stipitata				
Beauglehole's trigger-plant	Stylidium beaugleholei				
	Stylidium ecorne				
Kangaroo Island trigger-plant	Stylidium tepperianum				

Common name	Species				
	THELYPTERIDACEAE				
soft shield-fern	Christella dentata				
	THYMELAEACEAE				
	Pimelea curviflora var. subglabrata				
sandhill riceflower	Pimelea penicillaris				
Williamson's riceflower	Pimelea williamsonii				
	UMBELLIFERAE				
prostrate blue devil	Eryngium vesiculosum				
fringe-fruit pennywort	Hydrocotyle comocarpa				
spreading pennywort	Hydrocotyle crassiuscula				
	Neosciadium glochidiatum				
Kangaroo Island platysace	Platysace heterophylla var. tepperi				
native parsnip	Trachymene anisocarpa				
southern xanthosia	Xanthosia tasmanica				
	XYRIDACEAE				
tall yellow-eye	Xyris operculata				
	ZANNICHELLIACEAE				
	Zannichellia palustris				
	ZOSTERACEAE				
gamuaad					
garweed	Zostera muelleri ssp. mucronata				
	ZYGOPHYLLACEAE				
thick twinleaf	Zygophyllum crassissimum				
small-fruit twinleaf	Zygophyllum humillimum				
	Zygophyllum hybridum				

Schedule 10—Unprotected species

Zebra Finch (*Poephila guttata*) Budgerygah (*Melopsittacus undulatus*) Red Wattlebird (*Anthochaera carunculata*) Grey-backed Silvereye (*Zosterops lateralis halmaturina*) Galah (Cacatua roseicapilla)
Little Corella (Cacatua sanguinea)
Australian Raven (Corvus coronoides)
Little Crow (Corvus bennetti)
Australian Crow (Corvus orru cecilae)
Little Raven (Corvus mellori)
Wild Dog (Dingo) (Canis familiaris)

Schedule 11—Species to which Part 5 Division 4A applies

Emu DROMAIUS NOVAEHOLLANDIAE

Legislative history

Notes

• This version is comprised of the following:

Part 1	1.7.2005
Part 2	1.2.2010
Part 3	16.6.2011
Part 3A	1.7.2005
Part 4	24.11.2003 (Reprint No 11)
Part 5	21.2.2008
Part 5A	4.6.2005
Part 6	16.6.2011
Schedules	21.2.2008

- Please note—References in the legislation to other legislation or instruments or to titles of bodies or offices are not automatically updated as part of the program for the revision and publication of legislation and therefore may be obsolete.
- Earlier versions of this Act (historical versions) are listed at the end of the legislative history.
- For further information relating to the Act and subordinate legislation made under the Act see the Index of South Australian Statutes or www.legislation.sa.gov.au.

Legislation repealed by principal Act

The National Parks and Wildlife Act 1972 repealed the following:

Fauna and Flora Reserve Act 1919

Fauna and Flora Reserve Act Amendment Act 1940

Fauna Conservation Act 1964

Fauna Conservation Act Amendment Act 1965

National Parks Act 1966

The National Pleasure Resorts Act 1914

National Pleasure Resorts Act Amendment Act 1960

Native Plants Protection Act 1936

Legislation amended by principal Act

The National Parks and Wildlife Act 1972 amended the following:

The Lands for Public Purposes Acquisition Act 1914

Statute Law Revision Act 1935

Principal Act and amendments

New entries appear in bold.

Year	No	Title	Assent	Commencement
1972	56	National Parks and Wildlife Act 1972	27.4.1972	3.7.1972 (Gazette 29.6.1972 p2689)
1974	130	National Parks and Wildlife Act Amendment Act 1974	12.12.1974	1.2.1975 (Gazette 30.1.1975 p341)
1978	35	National Parks and Wildlife Act Amendment Act 1978	6.4.1978	8.6.1978 (Gazette 8.6.1978 p1973)
1978	100	National Parks and Wildlife Act Amendment Act (No. 2) 1978	7.12.1978	14.8.1980 (Gazette 14.8.1980 p528)
1981	19	National Parks and Wildlife Act Amendment Act 1981	19.3.1981	2.4.1981 (Gazette 2.4.1981 p1017)
1981	54	National Parks and Wildlife Act Amendment Act (No. 2) 1981	25.6.1981	25.6.1981
1987	94	National Parks and Wildlife Act Amendment Act 1987	17.12.1987	17.12.1987 (<i>Gazette 17.12.1987 p1851</i>) except ss 29, 30, 32 and 37—1.7.1988 (<i>Gazette 23.6.1988 p1983</i>)
1991	(57)	National Parks and Wildlife Endangered, Vulnerable and Rare Species (Amendment of Schedules) Regulations 1991 (Gazette 16.5.1991 p1590)	_	16.5.1991
1992	28	Wilderness Protection Act 1992	21.5.1992	25.6.1992 (Gazette 18.6.1992 p1756)
1992	71	Statutes Amendment (Expiation of Offences) Act 1992	19.11.1992	1.3.1993 (Gazette 18.2.1993 p600)
1993	45	National Parks and Wildlife (Miscellaneous) Amendment Act 1993	20.5.1993	1.8.1993 (Gazette 22.7.1993 p598)
1993	54	Statutes Repeal and Amendment (Development) Act 1993	27.5.1993	15.1.1994 (Gazette 27.10.1993 p1889)
1996	13	National Parks and Wildlife (Miscellaneous) Amendment Act 1996	24.4.1996	23.5.1996 (Gazette 23.5.1996 p2534)
1996	34	Statutes Amendment and Repeal (Common Expiation Scheme) Act 1996	2.5.1996	Sch (cl 25)—3.2.1997 (Gazette 19.12.1996 p1923)
1998	54	National Parks and Wildlife (Bookmark Biosphere Trust) Amendment Act 1998	3.9.1998	3.9.1998
2000	11	Offshore Minerals Act 2000	4.5.2000	4.5.2002 (s 7(5) Acts Interpretation Act 1915)—certain amendments contained in Sch 2 were rendered nugatory by the prior amendment of ss 5, 14 & 43 of the principal Act by 62/2000 Sch
2000	62	National Parks and Wildlife (Miscellaneous) Amendment Act 2000	27.7.2000	24.8.2000 (Gazette 24.8.2000 p592)

	2011	11	Statutes Amendment (Personal Property Securities) Act 2011	14.4.2011	Pt 18 (ss 49 & 50)—16.6.2011 (Gazette 16.6.2011 p2610)
	2009	84	Statutes Amendment (Public Sector Consequential Amendments) Act 2009	10.12.2009	Pt 95 (ss 220—225)—1.2.2010 (<i>Gazette</i> 28.1.2010 p320)
	2009	20	Crown Land Management Act 2009	4.6.2009	Sch 1 (cl 2)—1.6.2010 (<i>Gazette</i> 18.2.2010 p816)
	2008	(16)	National Parks and Wildlife (Amendment of Schedules 7, 8 and 9 of Act) Regulations 2008 (Gazette 21.2.2008 p581)	_	21.2.2008: r 2
	2005	20	Statutes Amendment (Environment and Conservation Portfolio) Act 2005	9.6.2005	Pt 3 (ss 9—24) & Sch 3—23.6.2005 (Gazette 23.6.2005 p1901)
	2005	5	Adelaide Dolphin Sanctuary Act 2005	14.4.2005	Sch 2 (cll 42, 44—47)—4.6.2005, (cll 43 & 48)—1.7.2005 (<i>Gazette</i> 2.6.2005 p1684)
	2004	34	Natural Resources Management Act 2004	5.8.2004	Sch 4 (cl 23)—1.7.2005 (<i>Gazette</i> 30.6.2005 p2093)
	2004	27	Statutes Amendment (Co-managed Parks) Act 2004	29.7.2004	Pt 3 (ss 13—38)—29.7.2004 (<i>Gazette</i> 29.7.2004 p2682)
	2003	63	National Parks and Wildlife (Innamincka Regional Reserve) Amendment Act 2003	11.12.2003	22.7.2004 (Gazette 22.7.2004 p2594)
	2003	44	Statute Law Revision Act 2003	23.10.2003	Sch 1—24.11.2003 (<i>Gazette 13.11.2003 p4048</i>)
	2003	35	River Murray Act 2003	31.7.2003	Sch (cl 14)—24.11.2003 (Gazette 20.11.2003 p4203)
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Provisions amended since 3 February 1976

- Legislative history prior to 3 February 1976 appears in marginal notes and footnotes included in the consolidation of this Act contained in Volume 7 of The Public General Acts of South Australia 1837-1975 at page 540.
- Certain textual alterations were made to this Act by the Commissioner of Statute Revision when preparing the reprint of the Act that incorporated all amendments in force as at 11 July 1988. A schedule of these alterations was laid before Parliament on 16 August 1988.

New entries appear in bold.

Entries that relate to provisions that have been deleted appear in italics.

Provision	How varied	Commencement
Pt 1		
ss 2 and 3	deleted in pursuance of the Acts Republication Act 1967 as their function is now exhausted	11.7.1988
s 4	amended by 35/1978 s 3	8.6.1978
	amended by 100/1978 s 3	14.8.1980
	deleted by 94/1987 Sch	17.12.1987
s 5		

Aboriginal	inserted by 27/2004 s 13(1)	29.7.2004
Aboriginal-owned land	inserted by 27/2004 s 13(1)	29.7.2004
Aboriginal person	inserted by 27/2004 s 13(1)	29.7.2004
Adelaide Dolphin Sanctuary	inserted by 5/2005 Sch 2 (cl 42)	4.6.2005
nircraft	inserted by 94/1987 s 3(a)	17.12.1987
appointed member	inserted by 13/1996 s 3(a)	23.5.1996
the Advisory Council	deleted by 100/1978 s 4(b)	14.8.1980
appointed member	deleted by 100/1978 s 4(a)	14.8.1980
carcass	substituted by 94/1987 s 3(b)	17.12.1987
the Chief Executive Officer	inserted by 94/1987 s 3(j)	17.12.1987
	amended by 62/2000 Sch	24.8.2000
co-managed park	inserted by 27/2004 s 13(2)	29.7.2004
co-management agreement	inserted by 27/2004 s 13(2)	29.7.2004
co-management coard	inserted by 27/2004 s 13(2)	29.7.2004
he Council	deleted by 100/1978 s 4(b)	14.8.1980
	inserted by 13/1996 s 3(b)	23.5.1996
Crown lands	deleted by 94/1987 Sch	17.12.1987
Crown land	inserted by 94/1987 Sch	17.12.1987
he Department	substituted by 94/1987 s 3(k)	17.12.1987
	substituted by 13/1996 s 3(c)	23.5.1996
levice	amended by 13/1996 s 3(d)	23.5.1996
he Director	amended by 94/1987 s 3(1)	17.12.1987
endangered species	inserted by 94/1987 s 3(c)	17.12.1987
and under the urisdiction of the Minister of Marine	deleted by 62/2000 Sch	24.8.2000
marine mammal	inserted by 45/1993 s 3	1.8.1993
mining Act	inserted by 62/2000 Sch	24.8.2000
	amended by 20/2005 Sch 3	23.6.2005
mining production enement	inserted by 94/1987 s 3(d)	17.12.1987
	amended by 62/2000 Sch	24.8.2000
	amended by 11/2000 Sch 2	4.5.2002
	amended by 20/2005 Sch 3	23.6.2005
mining tenement	inserted by 94/1987 s 3(d)	17.12.1987
	substituted by 62/2000 Sch	24.8.2000
the Minister	deleted by 94/1987 s 3(m)	17.12.1987

minor alterations or additions to a public road	inserted by 94/1987 s 3(d)	17.12.1987
Murray-Darling Basin	inserted by 35/2003 Sch cl 14(a)	24.11.2003
the Permanent Head	deleted by 94/1987 s 3(n)	17.12.1987
plant	substituted by 94/1987 s 3(e)	17.12.1987
premises	inserted by 94/1987 s 3(e)	17.12.1987
protected animal	amended by 94/1987 s 3(f)	17.12.1987
protected native plant	deleted by 94/1987 s 3(g)	17.12.1987
protected wildflower	deleted by 94/1987 s 3(g)	17.12.1987
public road	inserted by 94/1987 s 3(g)	17.12.1987
	amended by 62/2000 Sch	24.8.2000
rare species	substituted by 94/1987 s 3(g)	17.12.1987
relevant Aboriginal group	inserted by 27/2004 s 13(3)	29.7.2004
relevant mining Minister	inserted by 62/2000 Sch	24.8.2000
the repealed Fauna and Flora Reserve Act	deleted by 62/2000 Sch	24.8.2000
the repealed National Parks Act	deleted by 62/2000 Sch	24.8.2000
reserve	substituted by 94/1987 s 3(h)	17.12.1987
River Murray Protection Area	inserted by 35/2003 Sch cl 14(b)	24.11.2003
the Reserves Advisory Committee	inserted by 100/1978 s 4(c)	14.8.1980
	deleted by 13/1996 s 3(e)	23.5.1996
the Committee	inserted by 100/1978 s 4(c)	14.8.1980
	deleted by 13/1996 s 3(e)	23.5.1996
take	amended by 94/1987 s 3(i)	17.12.1987
threatened species	deleted by 94/1987 s 3(o)	17.12.1987
traditional association	inserted by 27/2004 s 13(4)	29.7.2004
vehicle	inserted by 94/1987 s 3(p)	17.12.1987
vulnerable species	inserted by 94/1987 s 3(p)	17.12.1987
wilderness protection area	inserted by 28/1992 Sch 1	25.6.1992
wilderness protection zone	inserted by 28/1992 Sch 1	25.6.1992
wildflower	deleted by 94/1987 s 3(q)	17.12.1987

D. 2		
Pt 2 Pt 2 Div 1	hading amanded by 04/1097 a 4	17.12.1987
	heading amended by 94/1987 s 4	17.12.1987
s 6	substituted by 94/1987 Sch	17.12.1987
s 6(1)	•	
s 6(2)	amended by 94/1987 Sch	17.12.1987
ss 7 and 8 s 9	deleted by 94/1987 Sch	17.12.1987
s 9 s 9(2)	substituted by 94/1987 Sch	17.12.1987
8 9(2)	amended by 62/2000 Sch	24.8.2000
s 10	amended by 62/2000 Sch	24.8.2000
s 10 s 10(2)	amended by 94/1987 Sch	17.12.1987
s 10(2)	amended by 94/1987 Sch	17.12.1907
s 11 s 11(2)	amended by 13/1996 s 4(a)	23.5.1996
\$ 11(2)	amended by 62/2000 s 3(a), (b)	24.8.2000
s 11(3)	amended by 100/1978 s 5	14.8.1980
811(3)	amended by 94/1987 Sch	17.12.1987
	amended by 13/1996 s 4(b)—(d)	23.5.1996
s 11(4)	• • • • • • • • • • • • • • • • • • • •	24.8.2000
. ,	inserted by 62/2000 s 3(c)	
s 12	substituted by 94/1987 s 5	17.12.1987
s 12(1)	amended by 13/1996 s 5(a)	23.5.1996
· 12(2)	amended by 62/2000 Sch	24.8.2000
s 12(2)	amended by 13/1996 s 5(b)	23.5.1996
12(2)	amended by 62/2000 Sch	24.8.2000
s 12(3)	amended by 13/1996 s 5(c)	23.5.1996
a 12(4)	substituted by 20/2005 s 9	23.6.2005
s 12(4)	amended by 84/2009 s 220	1.2.2010
s 13	substituted by 94/1987 s 6	17.12.1987
. 12(1)	substituted by 62/2000 s 4	24.8.2000
s 13(1)	amended by 84/2009 s 221	1.2.2010
s 14	substituted by 94/1987 s 6	17.12.1987
D(2 D) - 2	amended by 62/2000 Sch	24.8.2000
Pt 2 Div 2	substituted by 100/1978 s 6	14.8.1980
	amended by 94/1987 s 7, Sch	17.12.1987
10.4	substituted by 13/1996 s 6	23.5.1996
s 19A	substituted by 84/2009 s 222	1.2.2010
s 19D		22 < 2005
s 19D(2)	amended by 20/2005 s 10	23.6.2005
Pt 2 Div 2A	inserted by 13/1996 s 6	23.5.1996
s 19J	deleted by 84/2009 s 223	1.2.2010
s 19L	1 11 20/2005 11	22 < 2027
s 19L(2)	amended by 20/2005 s 11	23.6.2005
Pt 2 Div 2B	inserted by 13/1996 s 6	23.5.1996
s 19P	deleted by 84/2009 s 224	1.2.2010

Dt 2 Div 2		
Pt 2 Div 3 s 20		
	amonded by 04/1007 a 9(a)	17.12.1987
s 20(1)	amended by 94/1987 s 8(a) amended by 27/2004 s 14(1)	29.7.2004
s 20(2)	amended by 94/1987 Sch	17.12.1987
s 20(2) s 20(3)	amended by 94/1987 Sch	17.12.1987
\$ 20(3)	substituted by 27/2004 s 14(2)	29.7.2004
s 20(4)	amended by 94/1987 Sch	17.12.1987
\$ 20(4)	deleted by 27/2004 s 14(2)	29.7.2004
s 20(5)	amended by 94/1987 Sch	29.7.2004 17.12.1987
8 20(3)	amended by 20/2005 Sch 3	23.6.2005
a 20(6)	•	23.0.2003 17.12.1987
s 20(6)	inserted by 94/1987 s 8(b) amended by 20/2005 Sch 3	23.6.2005
s 20(7)	inserted by 27/2004 s 14(3)	29.7.2004
s 20(7) s 21	substituted by 94/1987 s 9	17.12.1987
s 21 s 22	substituted by 94/1987 s 10	17.12.1987
s 22 s 22(1)	amended by 13/1996 s 7	23.5.1996
8 22(1)	amended by 62/2000 s 5(a)	24.8.2000
s 22(1a) (1a)	inserted by 62/2000 s 5(b)	24.8.2000
s 22(1a)—(1c)	•	24.8.2000
s 22(7)	amended by 62/2000 Sch	29.7.2004
s 22(8) s 23	inserted by 27/2004 s 15	2.4.1981
8 23	amended by 19/1981 s 3 substituted by 94/1987 s 11	17.12.1987
a 22(4)	•	
s 23(4)	amended by 13/1996 s 8(a)—(d) amended by 62/2000 Sch	23.5.1996 24.8.2000
s 23(5)	inserted by 13/1996 s 8(e)	23.5.1996
s 23(5a)	•	
s 24	amended by 62/2000 Sch amended by 19/1981 s 4 (Sch)	24.8.2000 2.4.1981
\$ 24	substituted by 94/1987 s 12	17.12.1987
a 24(1) (2)	·	24.8.2000
s 24(1)—(3) s 24A	amended by 62/2000 Sch inserted by 62/2000 s 6	24.8.2000
s 24A s 25	substituted by 94/1987 s 13	17.12.1987
s 26	amended by 19/1981 s 4 (Sch)	2.4.1981
\$ 20	amended by 94/1987 Sch	17.12.1987
	amended by 62/2000 Sch	24.8.2000
s 26A before deletion	inserted by 94/1987 s 14	24.8.2000 17.12.1987
by 84/2009	inserieu by 54/1707 \$ 14	17.12.1707
s 26A(1)	amended by 62/2000 s 7(a)	24.8.2000
s 26A(2)	amended by 62/2000 s 7(b)	24.8.2000
s 26A	deleted by 84/2009 s 225	1.2.2010
Pt 3		
Pt 3 Div 1		
s 27		

s 27(2)	amended by 94/1987 Sch	17.12.1987
s 27(4)	amended by 20/2005 s 12	23.6.2005
s 27(6)	inserted by 27/2004 s 16	29.7.2004
s 28	·	
s 28(1)	amended by 27/2004 s 17(1)	29.7.2004
s 28(1a)	inserted by 27/2004 s 17(2)	29.7.2004
s 28(3)	amended by 20/2005 s 13	23.6.2005
s 28(5)	inserted by 27/2004 s 17(3)	29.7.2004
s 28A	inserted by 27/2004 s 18	29.7.2004
Pt 3 Div 2	·	
s 29		
s 29(2)	amended by 94/1987 Sch	17.12.1987
s 29(4)	amended by 20/2005 s 14	23.6.2005
s 29(6)	inserted by 27/2004 s 19	29.7.2004
s 30	·	
s 30(1)	amended by 27/2004 s 20(1)	29.7.2004
s 30(1a)	inserted by 27/2004 s 20(2)	29.7.2004
s 30(3)	amended by 20/2005 s 15	23.6.2005
s 30(5)	inserted by 27/2004 s 20(3)	29.7.2004
s 30A	inserted by 27/2004 s 21	29.7.2004
Pt 3 Div 3	·	
s 31		
s 31(2)	amended by 94/1987 Sch	17.12.1987
s 31(4)	substituted by 94/1987 s 15	17.12.1987
,	amended by 20/2005 s 16	23.6.2005
Pt 3 Div 4	Ž	
s 33		
s 33(2)	substituted by 94/1987 Sch	17.12.1987
s 33(4)	amended by 62/2000 Sch	24.8.2000
,	amended by 20/2005 s 17	23.6.2005
Pt 3 Div 4A	inserted by 94/1987 s 16	17.12.1987
s 34A	·	
s 34A(3)	amended by 20/2005 s 18	23.6.2005
Pt 3 Div 4B	inserted by 13/1996 s 9	23.5.1996
Pt 3 Div 5	·	
s 35		
s 35(1)	amended by 35/1978 s 4	8.6.1978
, ,	amended by 27/2004 s 22(1)	29.7.2004
s 35(2)	substituted by 27/2004 s 22(2)	29.7.2004
s 35(2a)	inserted by 27/2004 s 22(3)	29.7.2004
s 35(3)	substituted by 94/1987 Sch	17.12.1987
. ,	substituted by 62/2000 s 8	24.8.2000

s 35(4)	substituted by 62/2000 s 8	24.8.2000
333(1)	amended by 27/2004 s 22(5)	29.7.2004
s 35(4a)	inserted by 11/2011 s 49	16.6.2011
s 35(5)	inserted by 62/2000 s 8	24.8.2000
	amended by 35/2003 Sch cl 14(c)	24.11.2003
	amended by 27/2004 s 22(6)	29.7.2004
s 35(5a) and (5b)	inserted by 35/2003 Sch cl 14(d)	24.11.2003
s 35(6)	inserted by 62/2000 s 8	24.8.2000
. ,	amended by 27/2004 s 22(7)	29.7.2004
s 35(7) and (8)	inserted by 27/2004 s 22(8)	29.7.2004
s 36 before substitution by 27/2004		
s 36(1)	amended by 35/1978 s 5	8.6.1978
s 36(2)	substituted by 94/1987 s 17	17.12.1987
	amended by 62/2000 Sch	24.8.2000
s 36	substituted by 27/2004 s 23	29.7.2004
s 37		
s 37(1)	s 37 amended by 94/1987 s 18, Sch	17.12.1987
	s 37 amended by 62/2000 Sch	24.8.2000
	s 37 amended by 35/2003 Sch cl 14(e)	24.11.2003
	s 37 amended by 27/2004 s 24	29.7.2004
	s 37 redesignated as s 37(1) by 5/2005 Sch 2 (cl 43)	1.7.2005
s 37(2)	inserted by 5/2005 Sch 2 (cl 43)	1.7.2005
s 38		
s 38(1)	substituted by 94/1987 Sch	17.12.1987
	substituted by 27/2004 s 25(1)	29.7.2004
s 38(1a)	inserted by 27/2004 s 25(1)	29.7.2004
s 38(2)	amended by 27/2004 s 25(2)	29.7.2004
s 38(2a)	inserted by 54/1993 s 11	15.1.1994
	amended by 35/2003 Sch cl 14(f), (g)	24.11.2003
	substituted by 27/2004 s 25(3)	29.7.2004
s 38(3)	amended by 13/1996 s 10(a)	23.5.1996
	amended by 27/2004 s 25(4), (5)	29.7.2004
s 38(4a)	inserted by 27/2004 s 25(6)	29.7.2004
s 38(6)	amended by 94/1987 s 19	17.12.1987
	amended by 13/1996 s 10(b)	23.5.1996
s 38(7)	amended by 100/1978 s 7(a)	14.8.1980
	amended by 94/1987 Sch	17.12.1987
	amended by 13/1996 s 10(c)	23.5.1996
s 38(8)	amended by 100/1978 s 7(b), (c)	14.8.1980
	amended by 13/1996 s 10(d)	23.5.1996
s 38(9)	amended by 100/1978 s 7(d)	14.8.1980

	substituted by 94/1987 Sch	17.12.1987
	amended by 13/1996 s 10(e)	23.5.1996
s 38(9a)	inserted by 27/2004 s 25(7)	29.7.2004
s 38(10)	substituted by 94/1987 Sch	17.12.1987
s 38(10a)	inserted by 13/1996 s 10(f)	23.5.1996
s 40		
s 40(1)	s 40 amended and redesignated as s 40(1) by $94/1987 \text{ s } 20$	17.12.1987
s 40(2)	inserted by 94/1987 s 20(b)	17.12.1987
s 40A	inserted by 94/1987 s 21	17.12.1987
s 40A(1)—(3)	amended by 62/2000 Sch	24.8.2000
Pt 3 Div 6	heading substituted by 63/2003 s 4	29.7.2004
s 41		
s 41(1)	substituted by 94/1987 s 22	17.12.1987
	amended by 62/2000 Sch	24.8.2000
	amended by 35/2003 Sch cl 14(h)	24.11.2003
s 41(2)	substituted by 62/2000 Sch	24.8.2000
s 41A	inserted by 94/1987 s 23	17.12.1987
s 42	•	
s 42(1a)	inserted by 27/2004 s 26(1)	29.7.2004
s 42(3)	amended by 19/1981 s 4 (Sch)	2.4.1981
	amended by 94/1987 Sch	17.12.1987
	amended by 62/2000 Sch	24.8.2000
s 42(4)	amended by 94/1987 Sch	17.12.1987
s 42(5)	inserted by 27/2004 s 26(2)	29.7.2004
s 43		
s 43(1)	amended by 94/1987 s 24(a)	17.12.1987
	amended by 62/2000 Sch	24.8.2000
s 43(1a)	inserted by 94/1987 s 24(b)	17.12.1987
s 43(2)	amended by 94/1987 s 24(c)	17.12.1987
s 43(2a)	inserted by 94/1987 s 24(d)	17.12.1987
	amended by 62/2000 Sch	24.8.2000
s 43(5)	amended by 62/2000 Sch	24.8.2000
s 43(7)	inserted by 27/2004 s 27	29.7.2004
s 43A	inserted by 94/1987 s 25	17.12.1987
s 43A(1)—(5)	amended by 62/2000 Sch	24.8.2000
s 43A(6)	substituted by 62/2000 Sch	24.8.2000
s 43A(7)	inserted by 62/2000 Sch	24.8.2000
s 43AB	inserted by 63/2003 s 5	29.7.2004
s 43B	inserted by 94/1987 s 25	17.12.1987
s 43B(1)	amended by 62/2000 Sch	24.8.2000
s 43B(3)	inserted by 63/2003 s 6	29.7.2004
s 43C	inserted by 13/1996 s 11	23.5.1996
	-	

s 43C(1)	s 43C amended and redesignated as s 43C(1) by 62/2000 s 9(a), (b)	24.8.2000
	amended by 27/2004 s 28(1)	29.7.2004
s 43C(2)	inserted by 62/2000 s 9(b)	24.8.2000
	amended by 27/2004 s 28(2)	29.7.2004
s 43C(3)	inserted by 27/2004 s 28(3)	29.7.2004
Pt 3 Div 6A	inserted by 27/2004 s 29	29.7.2004
Pt 3 Div 7		
s 44		
s 44(1a)	inserted by 13/1996 s 12	23.5.1996
s 44(3)	inserted by 94/1987 s 26	17.12.1987
owner	substituted by 20/2009 Sch 1 cl 2(1)	1.6.2010
s 44(4)	inserted by 20/2009 Sch 1 cl 2(2)	1.6.2010
s 45	amended by 19/1981 s 4 (Sch)	2.4.1981
	substituted by 94/1987 s 27	17.12.1987
s 45(1)	amended by 62/2000 Sch	24.8.2000
Pt 3A	inserted by 35/1978 s 6	8.6.1978
Pt 3A Div 1	heading inserted by 62/2000 s 10	24.8.2000
s 45A		
s 45A(1)	s 45A redesignated as s 45A(1) by 27/2004 s 30	29.7.2004
Bookmark Biosphere Trust	inserted by 54/1998 s 2	3.9.1998
	deleted by 20/2005 s 19(1)	23.6.2005
General Reserves Trust	inserted by 62/2000 s 11	24.8.2000
Man and the Biosphere Program	inserted by 54/1998 s 2	3.9.1998
	deleted by 20/2005 s 19(2)	23.6.2005
s 45A(2)	inserted by 27/2004 s 30	29.7.2004
s 45B		
s 45B(2)	amended by 62/2000 s 12	24.8.2000
s 45BA	inserted by 62/2000 s 13	24.8.2000
s 45D		
s 45D(2) and (4)	substituted by 94/1987 Sch	17.12.1987
s 45D(5)	amended by 62/2000 Sch	24.8.2000
s 45E		
s 45E(1)	amended by 62/2000 Sch	24.8.2000
s 45E(2)	substituted by 94/1987 Sch	17.12.1987
	amended by 62/2000 Sch	24.8.2000
s 45E(3)	amended by 62/2000 Sch	24.8.2000
` '		
s 45F	a	
	amended by 13/1996 s 13(a)	23.5.1996

	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	24.8.2000
a 45F(1a)	amended by 62/2000 s 14(a) inserted by 54/1998 s 3(b)	24.8.2000
s 45F(1a)	* '	3.9.1998
a 45E(1h)	deleted by 20/2005 s 20	23.6.2005
s 45F(1b)	inserted by 62/2000 s 14(b)	24.8.2000
s 45F(2a)	inserted by 13/1996 s 13(b)	23.5.1996
s 45F(2b)—(2d)	inserted by 62/2000 s 14(c)	24.8.2000
s 45H	substituted by 62/2000 Sab	24.9.2000
s 45H(2)	substituted by 62/2000 Sch	24.8.2000
s 45I s 45J	substituted by 54/1998 s 4	3.9.1998
	amandad by 62/2000 Sab	24.8.2000
s 45J(3) s 45K	amended by 62/2000 Sch	
S 43K	amended by 94/1987 Sch	17.12.1987
Dt 2 A Di 2	deleted by 62/2000 s 15	24.8.2000
Pt 3A Div 2	inserted by 62/2000 s 16	24.8.2000
Pt 4	heading amended by 94/1987 s 28	17.12.1987
s 46	omanded by 04/1097 a 20	1 7 1000
s 46(2)	amended by 94/1987 s 29	1.7.1988
s 47	amended by 19/1981 s 4 (Sch)	2.4.1981
a 47(1)	substituted by 94/1987 s 30	1.7.1988
s 47(1)	amended by 28/1992 Sch 1	25.6.1992
s 47(3)	amended by 62/2000 Sch	24.8.2000
s 47(4)	amended by 71/1992 s 3(1) (Sch)	1.3.1993
40	amended by 62/2000 Sch	24.8.2000
s 48	amended by 19/1981 s 4 (Sch)	2.4.1981
40/1)	substituted by 94/1987 s 31	17.12.1987
s 48(1)	amended by 62/2000 Sch	24.8.2000
s 48A	inserted by 94/1987 s 32	1.7.1988
s 48A(1)	amended by 62/2000 Sch	24.8.2000
s 49	substituted by 94/1987 s 33	17.12.1987
s 49A	inserted by 13/1996 s 14	23.5.1996
Pt 5		
Pt 5 Div 2		
s 51		2.4.1001
s 51(1)	amended by 19/1981 s 4 (Sch)	2.4.1981
	substituted by 94/1987 s 34	17.12.1987
	amended by 45/1993 s 4	1.8.1993
	amended by 62/2000 Sch	24.8.2000
51/1	amended by 5/2005 Sch 2 (cl 44)	4.6.2005
s 51(1a)	amended by 19/1981 s 4 (Sch)	2.4.1981
	deleted by 94/1987 s 34	17.12.1987
s 51A	inserted by 13/1996 s 15	23.5.1996
	expired: s 51A(7)	(23.5.2000)
	inserted by 62/2000 s 17	24.8.2000

	expired: s 51A(9)—omitted under Legislation Revision and Publication Act 2002	(24.8.2005)
s 52	substituted by 94/1987 s 35	17.12.1987
s 52(1)	amended by 13/1996 s 16(a)	23.5.1996
s 52(2)	amended by 28/1992 Sch 1	25.6.1992
s 52(3)	amended by 13/1996 s 16(b)	23.5.1996
s 53	•	
s 53(1)	amended by 94/1987 s 36, Sch	17.12.1987
s 53(2)	amended by 94/1987 Sch	17.12.1987
s 53(4)	amended by 19/1981 s 4 (Sch)	2.4.1981
	amended by 94/1987 Sch	17.12.1987
	amended by 71/1992 s 3(1) (Sch)	1.3.1993
	amended by 62/2000 Sch	24.8.2000
s 53(6)	amended by 94/1987 Sch	17.12.1987
s 53A	inserted by 62/2000 s 18	24.8.2000
Pt 5 Div 3	amended by 19/1981 s 4 (Sch)	2.4.1981
	substituted by 94/1987 s 37	1.7.1988
s 55	amended by 71/1992 s 3(1) (Sch)	1.3.1993
	amended by 62/2000 Sch	24.8.2000
Pt 5 Div 4		
s 58	amended by 19/1981 s 4 (Sch)	2.4.1981
	substituted by 94/1987 s 38	17.12.1987
s 58(1)—(3)	amended by 62/2000 Sch	24.8.2000
s 58(4a)	inserted by 62/2000 s 19	24.8.2000
s 58(9)	deleted by 13/1996 s 17	23.5.1996
s 58A	inserted by 94/1987 s 38	17.12.1987
	amended by 62/2000 Sch	24.8.2000
s 59	amended by 19/1981 s 4 (Sch)	2.4.1981
	amended by 94/1987 Sch	17.12.1987
	amended by 71/1992 s 3(1) (Sch)	1.3.1993
	substituted by 13/1996 s 18	23.5.1996
s 60	amended by 19/1981 s 4 (Sch)	2.4.1981
	substituted by 94/1987 s 39	17.12.1987
s 60(1)	amended by 45/1993 s 5	1.8.1993
	amended by 62/2000 Sch	24.8.2000
	amended by 5/2005 Sch 2 (cl 45)	4.6.2005
Pt 5 Div 4A	inserted by 45/1993 s 6	1.8.1993
s 60A	deleted by 13/1996 s 19	23.5.1996
s 60B		
animal	inserted by 13/1996 s 20(a)	23.5.1996
commercial farming of protected animals	inserted by 13/1996 s 20(b)	23.5.1996

trial farming of protected animals	inserted by 13/1996 s 20(b)	23.5.1996
s 60BA	inserted by 13/1996 s 21	23.5.1996
s 60C		
s 60C(2)	amended by 13/1996 s 22(a)	23.5.1996
s 60C(3)	amended by 13/1996 s 22(b)	23.5.1996
s 60C(4)	substituted by 13/1996 s 22(c)	23.5.1996
s 60C(6)	amended by 13/1996 s 22(d)	23.5.1996
s 60D		
s 60D(1a)	inserted by 13/1996 s 23(a)	23.5.1996
s 60D(4)	amended by 62/2000 Sch	24.8.2000
s 60D(5)	substituted by 13/1996 s 23(b)	23.5.1996
s 60D(5a)	inserted by 13/1996 s 23(b)	23.5.1996
s 60D(6)	amended by 62/2000 Sch	24.8.2000
s 60D(9)	inserted by 13/1996 s 23(c)	23.5.1996
Pt 5 Div 4B	inserted by 13/1996 s 24	23.5.1996
s 60I		
s 60I(3) and (6)	amended by 62/2000 Sch	24.8.2000
s 60I(7)	substituted by 20/2005 s 21	23.6.2005
s 60I(7a)	inserted by 20/2005 s 21	23.6.2005
Pt 5 Div 5		
s 61	amended by 13/1996 s 25	23.5.1996
	substituted by 62/2000 s 20	24.8.2000
s 62		
s 62(2)	amended by 19/1981 s 4 (Sch)	2.4.1981
	substituted by 94/1987 Sch	17.12.1987
	amended by 62/2000 Sch	24.8.2000
s 62(4) and (5)	amended by 13/1996 s 26	23.5.1996
Pt 5 Div 6		
s 64		
s 64(1)	amended by 19/1981 s 4 (Sch)	2.4.1981
	amended by 94/1987 s 40(a), Sch	17.12.1987
	amended by 71/1992 s 3(1) (Sch)	1.3.1993
	amended by 62/2000 Sch	24.8.2000
s 64(3) and (4)	amended by 19/1981 s 4 (Sch)	2.4.1981
	amended by 94/1987 Sch	17.12.1987
	amended by 71/1992 s 3(1) (Sch)	1.3.1993
	amended by 62/2000 Sch	24.8.2000
s 64(5)	substituted by 94/1987 Sch	17.12.1987
s 64(6)	inserted by 94/1987 s 40(b)	17.12.1987
owner	amended by 62/2000 Sch	24.8.2000
s 65		
s 65(1) and (2)	amended by 19/1981 s 4 (Sch)	2.4.1981

	substituted by 94/1987 Sch	17.12.1987
	amended by 62/2000 Sch	24.8.2000
s 66	amended by 19/1981 s 4 (Sch)	2.4.1981
	substituted by 94/1987 s 41	17.12.1987
s 66(2)	amended by 71/1992 s 3(1) (Sch)	1.3.1993
	amended by 62/2000 Sch	24.8.2000
s 68	amended by 19/1981 s 4 (Sch)	2.4.1981
	amended by 94/1987 Sch	17.12.1987
	substituted by 45/1993 s 7	1.8.1993
s 68(1)	amended by 62/2000 s 21(a), Sch	24.8.2000
	amended by 5/2005 Sch 2 (cl 46)	4.6.2005
s 68(3)	inserted by 62/2000 s 21(b)	24.8.2000
Pt 5A		
Pt 5A Div 1	heading inserted by 94/1987 s 42	17.12.1987
s 68A		
s 68A(1)	amended by 19/1981 s 4 (Sch)	2.4.1981
	amended by 94/1987 Sch	17.12.1987
	amended by 71/1992 s 3(1) (Sch)	1.3.1993
	amended by 62/2000 Sch	24.8.2000
s 68A(3)	deleted by 62/2000 s 22	24.8.2000
	inserted by 5/2005 Sch 2 (cl 47)	4.6.2005
s 68A(4)	amended by 94/1987 Sch	17.12.1987
s 68A(5)	amended by 94/1987 s 43	17.12.1987
s 68B	amended by 19/1981 s 4 (Sch)	2.4.1981
	substituted by 94/1987 s 44	17.12.1987
s 68B(1), (3) and (4)	amended by 71/1992 s 3(1) (Sch)	1.3.1993
	amended by 62/2000 Sch	24.8.2000
s 68B(6)		
owner	amended by 62/2000 Sch	24.8.2000
Pt 5A Div 2	inserted by 94/1987 s 45	17.12.1987
	heading amended by 27/2004 s 31	29.7.2004
s 68C		
s 68C(1)	deleted by 27/2004 s 32	29.7.2004
s 68D	•	
s 68D(1) and (2)	amended by 28/1992 Sch 1	25.6.1992
	amended by 27/2004 s 33(1)	29.7.2004
s 68D(3)	amended by 28/1992 Sch 1	25.6.1992
, ,	amended by 27/2004 s 33(1), (2)	29.7.2004
s 68D(4)	amended by 28/1992 Sch 1	25.6.1992
` '	amended by 27/2004 s 33(1), (3)	29.7.2004
s 68D(5a)	inserted by 27/2004 s 33(4)	29.7.2004
s 68E	amended by 27/2004 s 34	29.7.2004
5 552		27.7.2001

Pt 6		
s 69		
s 69(1)	amended by 27/2004 s 35(1)	29.7.2004
s 69(2)	amended by 94/1987 Sch	17.12.1987
2 27 (-)	amended by 27/2004 s 35(1)	29.7.2004
s 69(2a)	inserted by 13/1996 s 27	23.5.1996
	amended by 27/2004 s 35(1), (2)	29.7.2004
s 69(2b)	inserted by 35/2003 Sch cl 14(i)	24.11.2003
s 69(2c)	inserted by 35/2003 Sch cl 14(i)	24.11.2003
` '	amended by 27/2004 s 35(1)	29.7.2004
	amended by 20/2005 Sch 3	23.6.2005
s 69(2d) and (2e)	inserted by 5/2005 Sch 2 (cl 48)	1.7.2005
s 69(3) and (4)	amended by 27/2004 s 35(1)	29.7.2004
s 69(4a)	inserted by 62/2000 s 23(a)	24.8.2000
s 69(5)	substituted by 94/1987 Sch	17.12.1987
s 69(6) and (7)	inserted by 62/2000 s 23(b)	24.8.2000
	amended by 27/2004 s 35(1)	29.7.2004
s 69(7a)	inserted by 11/2011 s 50	16.6.2011
s 69(8)	inserted by 27/2004 s 35(3)	29.7.2004
s 70	amended by 19/1981 s 4 (Sch)	2.4.1981
	substituted by 94/1987 s 46	17.12.1987
	amended by 71/1992 s 3(1) (Sch)	1.3.1993
	amended by 62/2000 s 24, Sch	24.8.2000
s 70A	inserted by 62/2000 s 25	24.8.2000
s 70A(1)	substituted by 20/2005 s 22	23.6.2005
s 70A(2)	amended by 27/2004 s 36	29.7.2004
s 71		
s 71(1)	amended by 94/1987 Sch	17.12.1987
	amended by 27/2004 s 37(1)	29.7.2004
s 71(3)	inserted by 27/2004 s 37(2)	29.7.2004
s 72		
s 72(1)	amended by 19/1981 s 4 (Sch)	2.4.1981
	amended by 94/1987 Sch	17.12.1987
	amended by 13/1996 s 28	23.5.1996
	substituted by 62/2000 s 26(a)	24.8.2000
s 72(1a)	inserted by 62/2000 s 26(a)	24.8.2000
s 72(2)	amended by 62/2000 s 26(b)	24.8.2000
s 73		
s 73(1)	amended by 19/1981 s 4 (Sch)	2.4.1981
	amended by 94/1987 s 47, Sch	17.12.1987
	amended by 71/1992 s 3(1) (Sch)	1.3.1993
a 72/2)	amended by 62/2000 Sch	24.8.2000
s 73(2)	amended by 19/1981 s 4 (Sch)	2.4.1981

	substituted by 94/1987 Sch	17.12.1987
	amended by 71/1992 s 3(1) (Sch)	1.3.1993
	amended by 62/2000 Sch	24.8.2000
	deleted by 20/2005 s 23	23.6.2005
s 73A	inserted by 62/2000 s 27	24.8.2000
s 74		
s 74(2)	amended by 19/1981 s 4 (Sch)	2.4.1981
	substituted by 94/1987 Sch	17.12.1987
s 74A	inserted by 28/1992 Sch 1	25.6.1992
s 75	,	
s 75(2)	amended by 28/1992 Sch 1	25.6.1992
s 75A	inserted by 94/1987 s 48	17.12.1987
	amended by 62/2000 Sch	24.8.2000
	amended by 34/2004 Sch 4 cl 23	1.7.2005
s 76	deleted by 62/2000 s 28	24.8.2000
s 78	·	
s 78(1)	amended by 94/1987 s 49(a)	17.12.1987
s 78(2)	amended by 94/1987 s 49(b)	17.12.1987
	amended by 62/2000 Sch	24.8.2000
s 79	substituted by 94/1987 s 50	17.12.1987
s 79(1)	amended by 62/2000 Sch	24.8.2000
	amended by 27/2004 s 38(1)	29.7.2004
s 79(2)	amended by 27/2004 s 38(2)	29.7.2004
s 79A	inserted by 94/1987 s 50	17.12.1987
	deleted by 62/2000 s 29	24.8.2000
s 80		
s 80(1)	amended by 94/1987 Sch	17.12.1987
s 80(2)	amended by 94/1987 s 51(a)—(d)	17.12.1987
	amended by 34/1996 s 4 (Sch cl 25)	3.2.1997
	amended by 62/2000 s 30(a), Sch	24.8.2000
	amended by 20/2005 s 24(1), (2)	23.6.2005
s 80(2a)	inserted by 94/1987 s 51(e)	17.12.1987
	substituted by 13/1996 s 29	23.5.1996
s 80(2b)	inserted by 62/2000 s 30(b)	24.8.2000
s 80(4)	inserted by 62/2000 s 30(c)	24.8.2000
s 81	inserted by 62/2000 s 31	24.8.2000
Schs 1 and 2	deleted in pursuance of the Acts Republication Act 1967 as their function is now exhausted	11.7.1988
Sch 3	heading substituted by 44/2003 s 3(1) (Sch 1)	24.11.2003
Sch 4	heading substituted by 44/2003 s 3(1) (Sch 1)	24.11.2003
Sch 5	heading substituted by 44/2003 s 3(1) (Sch 1)	24.11.2003
Sch 6	heading substituted by 44/2003 s 3(1) (Sch 1)	24.11.2003
Sch 7	substituted by 94/1987 s 52	17.12.1987

	amended by 57/1991 r 3	16.5.1991
	substituted by 62/2000 s 32	24.8.2000
Pt 1	amended by 16/2008 r 4(1)	21.2.2008
Pt 2	amended by 16/2008 r 4(2)	21.2.2008
Sch 8	substituted by 54/1981 s 2	25.6.1981
	substituted by 94/1987 s 52	17.12.1987
	amended by 57/1991 r 4	16.5.1991
	substituted by 62/2000 s 32	24.8.2000
Pt 1	amended by 16/2008 r 5(1)	21.2.2008
Pt 2	amended by 16/2008 r 5(2)	21.2.2008
Sch 9	substituted by 94/1987 s 52	17.12.1987
	amended by 57/1991 r 5	16.5.1991
	substituted by 62/2000 s 32	24.8.2000
Pt 1	amended by 16/2008 r 6(1)	21.2.2008
Pt 2	amended by 16/2008 r 6(2)	21.2.2008
Sch 10	amended by 62/2000 s 33	24.8.2000
Sch 11	inserted by 45/1993 s 8	1.8.1993

Transitional etc provisions associated with Act or amendments

Statutes Amendment and Repeal (Common Expiation Scheme) Act 1996

5—Transitional provision

An Act repealed or amended by this Act will continue to apply (as in force immediately prior to the repeal or amendment coming into operation) to an expiation notice issued under the repealed or amended Act.

Historical versions

Reprint—11.7.1988

Reprint No 1—1.10.1991

Reprint No 2-25.6.1992

Reprint No 3—1.3.1993

Reprint No 4—1.8.1993

Reprint No 5—15.1.1994

Reprint No 6-23.5.1996

Reprint No 7—3.2.1997

Reprint No 8—3.9.1998

Reprint No 9—24.8.2000

Reprint No 10-4.5.2002

Reprint No 11—24.11.2003

22.7.2004 (electronic only)

29.7.2004

4.6.2005

23.6.2005 (electronic only)

1.7.2005

21.2.2008

1.2.2010

1.6.2010