

Copyright

Please note that these copies are made available for private research only.

Publication of any public record should not be undertaken unless the author or publisher has obtained the permission from the relevant copyright holder.

1. For reproduction of Queensland Government material, information about Crown Copyright is available on the Queensland Government <http://www.qld.gov.au/legal/copyright/>.
2. For non-published materials, Government (Crown) copyright exists in perpetuity. Therefore, for most of the records in the custody of the Queensland State Archives, it is necessary to obtain permission prior to the reproduction of items.

For published material, Government (Crown) copyright expires after 50 years from the date of first publication. Therefore, if Queensland Government material was published over 50 years ago, permission is not required.

3. For records which are public records but which were not produced by government authorities (eg a letter written by an individual or by a corporate body to a government department), the correct procedure is to obtain the permission of the originator of the record or of his/her legal successor/s. If this proves impossible, S.52 of the Commonwealth Copyright Act 1968-80 sets out a procedure, which can be followed to allow publication under certain conditions. This procedure is explained in The Copyright Regulation (Reg. 5) published in Statutory Rules 1969, No. 58. It provides for advertisement in the Commonwealth Gazette of intention to publish.
4. For maps published by the Department of Environment and Resource Management or its predecessors, permission to reproduce should be sought from Queensland Resources Registry, Department of Environment and Resource Management, Locked Bag 40, Coorparoo Delivery Centre Qld 4151.
5. *The Criminal Law (Rehabilitation of Offenders) Act 1986* applies from 1 November 1986. The Act imposes a prohibition on the disclosure of certain criminal convictions except as set out in Sections 6 and 7 of the Act. The permission of the Attorney-General and Minister for Justice may be obtained for the disclosure of convictions in certain cases. A person who contravenes any provision of this Act is liable to a penalty not exceeding \$5000.

Unless authorised under the *Criminal Law Act 1986*, copying of records in this category is not permitted.

Should you wish to reproduce the material in a publication or use in a public exhibition, permission must be sought from the relevant agency.