First print



New South Wales

Water Management Legislation Amendment (Stronger Enforcement and Penalties) Bill 2025

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The objects of this Bill are-

- (a) to amend the *Water Management Act 2000* (the Act) to—
 - (i) establish a system of civil penalties for contraventions of the Act or the regulations, and
 - (ii) update the Minister's power to impose financial charges for water illegally taken or taken without authority, and
 - (iii) address matters relating to the metering of water and the attestation of volumes of water taken under a licence, and
 - (iv) provide additional orders that may be made by a court, including in relation to the forfeiture of monetary benefits obtained as a result of a contravention, and
- (b) to amend the Natural Resources Access Regulator Act 2017 to address concerns about the ability of the Natural Resources Access Regulator (the **Regulator**) to take action in relation to contraventions of the Act or the regulations, and
- (c) to make consequential amendments to the following legislation—
 - (i) the Crimes (Appeal and Review) Act 2001,
 - (ii) the Criminal Appeal Act 1912,
 - (iii) the Land and Environment Court Act 1979,
 - (iv) the Natural Resources Access Regulator Regulation 2023,
 - (v) the Water Management (General) Regulation 2025.

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Tabling copy

Outline of provisions

Clause 1 sets out the name, also called the short title, of the proposed Act. **Clause 2** provides for the commencement of the proposed Act.

Schedule 1 Amendment of Natural Resources Access Regulator Act 2017 No 64

Schedule 1[2] makes an amendment to clarify the authority of the Regulator to prosecute offences and take proceedings for contraventions of civil penalty provisions under the Act. Schedule 1[1], [5] and [7] make consequential amendments.

Schedule 1[3], [4], [6] and [8]–[14] make amendments consequential on amendments made by Schedule 3.

Schedule 2 Amendment of Natural Resources Access Regulator Regulation 2023

Schedule 2[1] and [2] make amendments consequential on Schedule 1[7] and [8].

Schedule 3 Amendment of Water Management Act 2000 No 92

Schedule 3[2], [11] and [18] make amendments to clarify references to water sources where water may have been taken from more than one water source.

Schedule 3[5], [51], [74] and [130] make amendments of a statute law revision nature.

Schedule 3[19], [20] and [61] make amendments to the Minister's power to require a person to make a payment via an administrative charge for water illegally taken. Schedule 3[21]–[23], [27]–[30], [33], [65], [66], [121]–[125], [135], [136] and [138] make consequential amendments.

Schedule 3[24]–[26], [31], [32], [62]–[64], [67] and [68] make amendments to the way water access licences and water use approvals are suspended or cancelled, including to provide that, if a licence is cancelled by the Minister under section 78, the water allocation for the licence and water credited to the water allocation account for the licence are forfeited to the Crown.

Schedule 3[36] inserts proposed section 88AB, which provides that a water access licence holder who is required to periodically attest the volume of water taken under the licence may not refuse to give the attestation on the basis that the attestation may incriminate the holder or otherwise expose the holder to a penalty.

Schedule 3[38] inserts proposed section 91AB to clarify the operation of provisions concerning the installation of water metering equipment.

Schedule 3[69] and [83] make amendments consequential on the insertion of the definition of *Regulator* in the dictionary.

Schedule 3[76]–[79] make amendments relating to certifying the accuracy of water metering equipment.

Schedule 3[81] inserts proposed section 336A, which provides for the Minister to issue a notice directing a person to pay the costs associated with monitoring the person's compliance with a direction given under Chapter 7, Part 1.

Schedule 3[84] inserts proposed Chapter 7, Part 1, Division 9, which provides for the Minister to appoint a person to take remedial measures if the person directed to take the remedial measures fails to do so.

Water Management Legislation Amendment (Stronger Enforcement and Penalties) Bill 2025 [NSW] Explanatory note

Schedule 3[86] makes an amendment to clarify that authorised officers may carry out their functions using remotely controlled aircraft, vehicles and vessels.

Schedule 3[91] inserts proposed Chapter 7, Part 2, Division 3A, which provides for the handling of things seized by an authorised officer under section 339B.

Schedule 3[103] inserts proposed section 341, which provides that a person who obtains a monetary benefit as a result of the commission by another person of a contravention of the Act or the regulations also commits a contravention.

Schedule 3[116] amends section 353 to provide that a court may, when making orders, consider potential harm to the environment. Schedule 3[128] and [129] make consequential amendments.

Schedule 3[117]–[119] make amendments concerning the orders a court may make when dealing with contraventions of the Act or the regulations, including orders to forfeit monetary benefits and orders to cancel an access licence or an approval.

Schedule 3[120] inserts proposed Chapter 7, Part 3B, which provides for a court that has ordered a person to carry out a specified project or activity to require the person to give the Regulator a financial assurance guaranteeing the project or activity.

Schedule 3[126] provides for an increase in the maximum penalties that may be imposed by the Local Court.

Schedule 3[127] amends section 364A(1) to provide that a court must, when determining a penalty under the Act or the regulations, consider the impact of the offence on Aboriginal people.

Schedule 3[134] inserts proposed section 367C, which provides that multiple contraventions under a single provision may be dealt with as a single matter or individually, and proposed section 367D, which provides for the use of photographs and other images in proceedings for a contravention.

Schedule 3[137] inserts proposed Chapter 7, Part 6 to make provision for civil penalty orders for contraventions of the Act as an alternative to criminal penalties. Schedule 3[1], [3], [4], [6]–[10], [12]–[17], [34], [35], [37], [39]–[50], [52]–[60], [70]–[73], [75], [80], [82], [85], [87]–[90], [92]–[102], [104]–[115], [131]–[133] and [147]–[151] make consequential amendments.

Schedule 3[139] and [140] amend section 394 to allow for additional ways a document may be served electronically.

Schedule 3[141] inserts proposed section 394A to provide that the regulations may prescribe methodologies to be used when the Minister or a court is determining the value or volume of water taken or used.

Schedule 3[142]–[144] amend section 397 to provide that authorised persons under the Act, the Regulator and members of staff of the Regulator do not have personal liability for acts or omissions done in good faith under the Act.

Schedule 3[145] amends section 400 to increase the maximum monetary penalty that may be prescribed for a contravention under the regulations.

Schedule 3[146] makes amendments of a savings and transitional nature.

Schedule 3[152] makes consequential amendments to the dictionary.

Schedule 4 Amendment of Water Management (General) Regulation 2025

Schedule 4[1] makes amendments consequential on the amendment made by Schedule 3[145] to increase maximum penalties for certain offences. Schedule 4[4] makes a consequential amendment.

Schedule 4[2] provides for the content of a compliance cost notice and is consequential on the amendment made by Schedule 3[81].

Schedule 4[3] and [6] make amendments consequential on the amendments made by Schedule 3[152].

Schedule 4[5] makes an amendment consequential on Schedule 3[141].

Schedule 5 Amendment of other Acts

Schedule 5.1[1]–[7] make amendments to the *Crimes (Appeal and Review) Act 2001* to provide that the Regulator may, in cases where it acted as the prosecutor, appeal to the Land and Environment Court from decisions of the Local Court. The proposed amendments are consequential on the amendments made by Schedule 1[2].

Schedule 5.2[1]–[3] make amendments to the *Criminal Appeal Act 1912* to provide that the Natural Resources Access Regulator may, in cases where it acted as the prosecutor, appeal to the Court of Criminal Appeal from decisions of the Land and Environment Court. The proposed amendments are consequential on the amendments made by Schedule 1[2].

Schedule 5.3[1] and [2] make amendments to the *Land and Environment Court Act 1979* to confer jurisdiction on the Land and Environment Court for matters under the *Water Management Act 2000*. The proposed amendments are consequential on the amendments made by Schedule 3[117] and [120].

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New South Wales

Water Management Legislation Amendment (Stronger Enforcement and Penalties) Bill 2025

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This PUBLIC BILL, originated in the LEGISLATIVE COUNCIL and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Legislative Council

Clerk of the Parliaments



New South Wales

Water Management Legislation Amendment (Stronger Enforcement and Penalties) Bill 2025

No , 2025

A Bill for

An Act to amend the Water Management Act 2000; and for related purposes.

The LEGISLATIVE ASSEMBLY has this day agreed to this Bill with/without amendment.

Clerk of the Legislative Assembly

Legislative Assembly

Water Management Legislation Amendment (Stronger Enforcement and Penalties) Bill 2025 [NSW]

The	Legislature	of New South Wales enacts—	1			
1	Name of A	ct	2			
	This Act is the Water Management Legislation Amendment (Stronger Enforcement and Penalties) Act 2025.					
2	Commencement					
	This Act commences as follows—					
	(a)	for Schedule 3[36]—on a day to be appointed by proclamation,	7			
	(b)	for Schedule 3[61], [84], to the extent it inserts section 336J, [91], to the extent it inserts section 339I(2), [103], [111], to the extent it inserts section 344(2), [117]–[120], [136] and [137]—on 1 January 2026,	8 9 10			
	(c)	otherwise—	11			
		(i) on 1 September 2025, or	12			
		(ii) if the date of assent to this Act is after 1 September 2025—on the date of assent to this Act.	13 14			

Scł	edule 1 Amendment of Natural Resources Access Regulator Act 2017 No 64	1 2
[1]	Section 7 General directions by Minister	3
	Omit section 7(3)(b). Insert instead—	4
	(b) a decision by the Regulator to commence proceedings under the natural resources management legislation,	5 6
	(c) a determination by the Regulator about whether proceedings under the natural resources management legislation should be instituted by the Crown.	7 8 9
[2]	Section 11 Functions of Regulator	10
	Insert after section 11(1)(c)—	11
	(c1) to commence and conduct proceedings for offences under, and contraventions of, the natural resources management legislation,	12 13
[3]	Section 12, heading	14
	Omit "for offences".	15
[4]	Section 12(1)	16
	Omit the subsection. Insert instead—	17
	(1) The Regulator determines whether the Crown should institute proceedings for offences under, or contraventions of, the natural resources management legislation.	18 19 20
[5]	Section 12(2)	21
	Omit the subsection.	22
[6]	Section 12(4)	23
	Omit "Criminal proceedings". Insert instead "Proceedings".	24
[7]	Section 12AA	25
	Insert after section 12—	26
1	2AA Certain functions and determinations require legal advice	27
	 The Regulator must not exercise a function under section 11(1)(c1) or make a determination under section 12 without legal advice. 	28 29
	(2) Proceedings may not be challenged on the ground the proceedings were instituted in contravention of this section.	30 31
[8]	Section 12A Register of information about water enforcement action	32
	Insert "administrative" before "penalties" wherever occurring in section 12A(2)(a).	33
[9]	Section 12A(2)(a)	34
_	Omit "sections 60G, 78 and 109 of".	35
[10]	Schedule 2 Additional functions of Regulator	36
	Omit clause 1(d). Insert instead—	37
	(d) section 910 (Minister may charge for water taken without approval),	38

Water Management Legislation Amendment (Stronger Enforcement and Penalties) Bill 2025 [NSW] Schedule 1 Amendment of Natural Resources Access Regulator Act 2017 No 64

[11]	Schedule 2, clause 1(p)	1
	Omit "Remedial measures may be taken by Minister".	2
	Insert instead "Compliance cost notices".	3
[12]	Schedule 2, clause 1(p1c)	4
	Insert after clause 1(p1b)—	5
	(p1c) section 336H (Remedial measures may be taken by Minister),	6
[13]	Schedule 2, clause 1(t1a)	7
	Omit "civil". Insert instead "administrative".	8
[14]	Schedule 2, clause 1(u1)	9
	Insert after clause 1(u)—	10
	(u1) section 367D (Evidence from photographs and other images),	11

Water Management Legislation Amendment (Stronger Enforcement and Penalties) Bill 2025 [NSW] Schedule 2 Amendment of Natural Resources Access Regulator Regulation 2023

Schedule 2 Amendment of Natural Resources Access Regulator Regulation 2023

[1]	Section 5 Register—additional information—the Act, s 12A Omit section 5(a) and (b). Insert instead—			
	(a)	the identity of a person who has been convicted of an offence under the <i>Water Management Act 2000</i> and particulars of—	5 6	
		(i) the penalty imposed by the court, and	7	
		(ii) consequential orders made by the court under that Act, Chapter 7, Part 3A,	8 9	
	(b)	the identity of a person who has contravened a civil penalty provision under the <i>Water Management Act 2000</i> and particulars of consequential orders made under the <i>Water Management Act 2000</i> , section 370S,	10 11 12	
[2]	Section 5(i)		13	
	Omit "civil". Inse	ert instead "administrative".	14	

1

2

Page 5

Scł	nedule 3	Amendment of Water Management Act 2000 No 92	1 2
[1]	Chapter 3, I	Part 2, Division 1A, heading	3
	Insert "and	contraventions" after "Offences".	4
[2]	Sections 60	PA(1), (3) and (7)(a), 60C(1) and (7)(a) and 60I(2) and (3)	5
	Omit "that w	vater" wherever occurring. Insert instead "the water".	6
[3]	Section 60A licence	A Taking water without, or otherwise than authorised by, an access	7 8
	Omit section	n 60A(2). Insert instead—	9
	(2)	A person must not take water from a water source to which this part applies unless the person holds an access licence for the water source. Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier A civil penalty.	10 11 12 13
[4]	Section 60A	A(4)	14
	Omit the sub	osection. Insert instead—	15
	(4)	The holder of an access licence must not take water from a water source to which this part applies other than as authorised by the licence. Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier A civil penalty.	16 17 18 19
[5]	Section 60A	A(6)	20
	Omit "that a	re".	21
[6]	Section 60A	A(7)	22
	Insert ", or "prosecution	r proceedings for a contravention of a civil penalty provision," after ".	23 24
[7]	Section 60E	3 Contravention of terms and conditions of access licence	25
	Omit section	n 60B(1) and (2). Insert instead—	26
	(1)	A person who takes water under an access licence that is not held by the person must not contravene a term or condition of the licence. Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty.	27 28 29 30
	(2)	If a term or condition of an access licence is contravened, each holder of the access licence commits a contravention. Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty.	31 32 33 34
[8]	Section 60E	3(3)	35
	Insert ", or "prosecution	r proceedings for a contravention of a civil penalty provision," after	36 37
[9]	Section 600	C Taking water for which there is no, or insufficient, water allocation	38
	Omit section	n 60C(2). Insert instead—	39

	(2)	A person must not take water from a water source to which this part applies other than in accordance with the water allocation for the access licence that authorises the taking of water.	1 2 3
		Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier A civil penalty.	4
[10]	Section 60	IC(6)	6
	Omit the su	ibsection. Insert instead—	7
	(6)	A holder of 2 or more access licences that nominate the same water supply work to take water from one or more water sources under this part must not take water by means of that work from the water source or sources in excess of the combined water allocations for the access licences.	8 9 10 11
		Maximum penalty—Tier 2 penalty.	12
		Maximum civil penalty—Tier A civil penalty.	13
[11]	Section 60		14
	Omit "that	source". Insert instead "the water source".	15
[12]	Section 60	DC(8)	16
	Omit the su	absection. Insert instead—	17
	(8)	A holder of 2 or more access licences that authorise the holder to take water from the same water source under this part must not take water from the water source in excess of the combined water allocations for the access licences.	18 19 20
		Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier A civil penalty.	21 22
F4 91	Section CO		
[13]	Section 60	ection. Insert instead—	23
			24
		ng water other than by or from water supply work or extraction point inated in access licence	25 26
		A person must not take water from a water source to which this part applies other than by a water supply work, or from an extraction point, nominated in an access licence.	27 28 29
		Maximum penalty—Tier 2 penalty.	30
		Maximum civil penalty—Tier C civil penalty.	31
[14]	Section 60	E, heading	32
	Omit "offer	nces". Insert instead "contraventions".	33
[15]	Section 60	E(2)	34
	Insert "or c	ontravened the civil penalty provision" after "offence".	35
[16]	Section 60)E(3)	36
		section 60E(2)—	37
	(3)	In this section—	38
		<i>occupier</i> , of premises, includes a person who has control or management of the premises.	39 40

[17]	Section 60	F Genera	Il defence	1			
	Insert", or in section 6		gs for a contravention of a civil penalty provision," after "prosecution"	2 3			
[18]	Section 60	F(2)(b)		4			
	Omit "that	water sou	rce". Insert instead "the water source".	5			
[19]	Section 60	G Ministe	er may charge for water illegally taken	6			
	Omit section 60G(1)(a) and (b). Insert instead—						
			npose on the person a charge, including a penalty component, for the rater taken,	8 9			
		CI	The person holds an access licence—order that the water allocations redited, or to be credited, to the water allocation account for the licence e debited, including a penalty debit, for the water taken.	10 11 12			
[20]	Section 60	G(3)–(8)		13			
	Omit section	on 60G(3)	. Insert instead—	14			
	(3)	A charg	e imposed by the Minister under subsection (1)(a) must be—	15			
		(a) ne	o less than the value of the water taken, and	16			
		(b) n	o more than 5 times the value of the water taken.	17			
	(4)	A debit	ordered by the Minister under subsection (1)(b) must be for—	18			
		(a) n	o less than the volume of the water taken, and	19			
		(b) n	o more than 5 times the volume of the water taken.	20			
	(5)	In takin Minister	g action under this section for a contravention of this division, the	21 22			
			hay determine the volume of water taken in accordance with a rescribed methodology, and	23 24			
			nust determine the value of the water taken in accordance with a rescribed methodology, and	25 26			
		(c) m	nust take the following matters into account—	27			
		(i) the harm or potential harm to other water users, or the environment, reasonably attributable to the contravention,	28 29			
			i) an estimate of the monetary benefit obtained by the person,	30			
			i) matters that aggravate or mitigate the contravention,	31			
		(i		32			
		C	v) whether the person has previously been found by a court to have engaged in similar conduct,	33 34			
		(v	i) whether the person has previously received a penalty under this section,	35 36			
		(vi	2 penalty for the contravention, not including an amount that could be imposed for a continuing offence,	37 38 39			
		(vii	i) matters prescribed by the regulations.	40			
	(6)	take into	stimating a monetary benefit for subsection $(5)(c)(ii)$, the Minister may o account the matters the Land and Environment Court may take into under section $353F(2)$.	41 42 43			

	(7)	The	Minister—	1
		(a)	may impose a charge or order a debit under this section whether or not a charge has been imposed on the person under section 910 for substantially the same conduct, and	2 3 4
		(b)	must not impose a charge or order a debit under this section if the person-	5 6
			(i) has been found guilty of an offence for the same conduct, or	7
			(ii) has been made the subject of a civil penalty order for the same conduct.	8 9
	(8)		narge or debit under this section must be imposed within 6 years after the of—	10 11
		(a)	the day the contravention occurred, or	12
		(b)	the day evidence of the contravention first came to the attention of an authorised officer.	13 14
[21]	Section 71	X Dea	lings on default	15
	Omit "civil	" from	n section 71X(2)(a). Insert instead "administrative".	16
[22]	Section 71	X(4)		17
	Omit "civil	". Inse	ert instead "administrative".	18
[23]	Section 74	Exit f	from co-held access licence	19
	Omit "any	civil"	from section 74(6)(a). Insert instead "administrative".	20
[24]	Section 78	Susp	ension and cancellation of access licences	21
	Insert befor	re sect	ion 78(1)—	22
	(1A)		Minister may suspend or cancel an access licence by written notice to the nee holder.	23 24
[25]	Section 78	s(1)(a)		25
	Omit "that'	'. Inse	rt instead "the Minister reasonably believes".	26
[26]	Section 78	s(1)(b1)	27
	Insert after	sectio	n 78(1)(b)—	28
		(b1)	the Minister reasonably believes the holder of the licence has contravened a provision of this Act or the regulations,	29 30
[27]	Section 78	s(1)(c)		31
	Omit "civil	" whe	rever occurring. Insert instead "administrative".	32
[28]	Section 78	3(2)		33
	Omit "a civ	vil". In	sert instead "an administrative".	34
[29]	Section 78	8(2)		35
	Omit "furth	ner civ	il". Insert instead "further administrative".	36
[30]	Section 78	8(2)		37
	Omit "initi	al civi	l". Insert instead "initial administrative".	38

[31]	Secti	on 78(2A)		1
	Insert	after s	section	n 78(2)—	2
	((2A)	An a	ccess licence may be suspended—	3
			(a)	for the period of time specified in the notice under subsection (1A), or	4
			(b)	until the holder of the licence takes the action specified in the notice under subsection (1A).	5 6
[32]	Secti	on 78(4)		7
	Insert	after s	section	n 78(3)—	8
		(4)	When Crow	n an access licence is cancelled, the following are forfeited to the $n-$	9 10
			(a)	the water allocation for the licence,	11
			(b)	water credited to the water allocation account for the licence.	12
[33]	Secti pena	on 78/ Ity	A Noti	fication of intention to suspend, cancel or require payment of	13 14
	Omit	"civil"	' from	section 78A(3). Insert instead "administrative".	15
[34]	Secti	on 870	C, hea	ding	16
	Omit	"Offe	nces".	Insert instead "Contraventions".	17
[35]	Secti	on 870	C(1), p	penalty	18
	Omit	the per	nalty.	Insert instead—	19
		•	-	mum penalty—Tier 2 penalty.	20
			Maxi	mum civil penalty—Tier C civil penalty.	21
[36]	Secti	on 88/	٩В		22
	Insert	after s	section	n 88AA—	23
8	8AB	Self-i	ncrim	ination not an excuse	24
		(1)	(the <i>l</i> licent the a	access licence is subject to a condition requiring the holder of the licence <i>licence holder</i>) to periodically attest the volume of water taken under the ce, the licence holder must not fail to give the attestation on the ground ttestation may—	25 26 27 28
			(a)	incriminate the licence holder, or	29
			(b)	make the licence holder liable to a penalty.	30
		(2)		ttestation given by an individual is not admissible in evidence against the idual, other than in proceedings under section 344, if the individual—	31 32
			(a)	objected to giving the attestation on the ground the attestation may incriminate the individual, or	33 34
			(b)	was not warned that objection may be taken to giving the attestation on the ground the attestation may incriminate the individual.	35 36
		(3)	holde	her information obtained as a result of an attestation given by a licence er is not inadmissible on the ground—	37 38
			(a)	the attestation had to be given, or	39
			(b)	giving the attestation may incriminate the licence holder.	40

Chap	oter 3,	Part 3, Division 1A, heading	1			
Inser	t "and	contraventions" after "Offences".	2			
Section 91AB						
Insert before section 91A—						
1AB	Mete	ring equipment that has been installed	5			
	(1)	In this division, metering equipment has been installed in connection with a work if metering equipment has at any time been installed in connection with the work.	6 7 8			
	(2)	To avoid doubt, a work from which metering equipment has been removed or otherwise rendered inoperative remains a work in connection with which metering equipment has been installed.	9 10 11			
		A Using water without, or otherwise than as authorised by, a water use	12 13			
Omit	sectio	n 91A(1) and (2). Insert instead—	14			
	(1)	A person must not use water from a water source to which this part applies unless the person holds a water use approval for the use.	15 16			
		Maximum penalty—Tier 2 penalty.	17			
			18			
	(2)	A holder of a water use approval must not use water from a water source to which this part applies—	19 20			
			21			
		water may be used—other than as authorised by the licence.	22 23			
			24			
		Maximum civil penalty—Tier C civil penalty.	25			
Secti	ion 91	A(4) and (5)	26			
			27 28			
			29 30			
Omit	sectio	n 91B(1) and (2). Insert instead—	31			
	(1)	A person must not construct or use a water supply work for which the person does not have a water supply work approval.	32 33			
			34			
			35			
	(2)	by the approval, construct or use a water supply work.	36 37			
		Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty.	38 39			
Sect	ion 91	B(5)	40			
Inser	t", c	r proceedings for a contravention of a civil penalty provision," after	41 42			
	Inser Secti Inser 1AB Secti appr Omit Secti Inser wher Secti autho Omit	Insert "and Section 91/ Insert befor 1AB Mete (1) (2) Section 91/ approval Omit section (1) (2) Section 91/ authorised Omit section (1) (2) Section 91/ authorised Omit section (1) (2) Section 91/ authorised Omit section (1) (2)	 Insert before section 91A— 1AB Metering equipment that has been installed In this division, metering equipment has been installed in connection with a work if metering equipment has at any time been installed in connection with the work. To avoid doubt, a work from which metering equipment has been removed or otherwise rendered inoperative remains a work in connection with which metering equipment has been installed. Section 91A Using water without, or otherwise than as authorised by, a water use approval Omit section 91A(1) and (2). Insert instead— A person must not use water from a water source to which this part applies unless the person holds a water use approval for the use. Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty. A holder of a water use approval must not use water from a water source to which this part applies— a other than as authorised by the approval, or if an access licence specifies or restricts the purposes for which the water may be used—other than as authorised by the licence. Maximum civil penalty—Tier C civil penalty. Section 91A(4) and (5) Insert ", or proceedings for a contravention of a civil penalty provision," after "prosecution" wherever occurring. Section 91B Constructing or using water supply work without, or otherwise than as authorised by, a water supply work approval. Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty. Section 91A(4) and (5) Insert ", or proceedings for a contravention of a civil penalty provision," after "prosecution" wherever occurring. Section 91B Constructing or using water supply work without, or otherwise than as authorised by, a water supply work approval. Maximum civil pe			

[43]	Section 91C Constructing or using drainage work without, or otherwise than as authorised by, a drainage work approval					
	Omit sectio	on 91C(1) and (2). Insert instead—	3			
	(1)	A person must not construct or use a drainage work for which the person does not have a drainage work approval.	4 5			
		Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty.	6 7			
	(2)	The holder of a drainage work approval must not, other than as authorised by the approval, construct or use a drainage work.	8 9			
		Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty.	10 11			
[44]	Section 91 authorised	D Constructing or using flood work without, or otherwise than as l by, a flood work approval	12 13			
	Omit section	on 91D(1) and (2). Insert instead—	14			
	(1)	A person must not construct or use a flood work for which the person does not have a flood work approval.	15 16			
		Maximum penalty—Tier 2 penalty.	17			
		Maximum civil penalty—Tier C civil penalty.	18			
	(2)	The holder of a flood work approval must not, other than as authorised by the approval, construct or use a flood work—	19 20			
		(a) in or near a river or lake, or	21			
		(b) within a floodplain.	22			
		Maximum penalty—Tier 2 penalty.	23			
		Maximum civil penalty—Tier C civil penalty.	24			
[45]	Section 91 by, a contr	E Carrying out controlled activity without, or otherwise than as authorised olled activity approval	25 26			
	Omit section	on 91E(1) and (2). Insert instead—	27			
	(1)	A person must not, in, on or under waterfront land, carry out a controlled activity for which the person does not have a controlled activity approval.	28 29			
		Maximum penalty—Tier 2 penalty.	30			
		Maximum civil penalty—Tier C civil penalty.	31			
	(2)	The holder of a controlled activity approval must not, in, on or under waterfront land, carry out a controlled activity other than as authorised by the approval.	32 33 34			
		Maximum penalty—Tier 2 penalty.	35			
		Maximum civil penalty—Tier C civil penalty.	36			
[46]	Section 91 authorised	F Carrying out aquifer interference activity without, or otherwise than as by, an aquifer interference approval	37 38			
	Omit sectio	on 91F(1) and (2). Insert instead—	39			
	(1)	A person must not carry out an aquifer interference activity for which the person does not have an aquifer interference approval.	40 41			
		Maximum penalty—Tier 2 penalty.	42			
		Maximum civil penalty—Tier C civil penalty.	43			

		(2)	The holder of an aquifer interference approval must not, other than as authorised by the approval, carry out an aquifer interference activity. Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty.	1 2 3 4
[47]	Sect	ion 91	G Contravention of terms and conditions of approval	5
	Omit	sectio	n 91G(1) and (2). Insert instead—	6
		(1)	A person must not, when undertaking a relevant activity under an approval,	7
			contravene a term or condition of the approval.	8
			Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty.	9 10
		(2)	If a term or condition of an approval for a relevant activity is contravened, each holder of the approval commits a contravention.	11 12
			Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty.	13 14
F491	Sact	ion 91		
[48]			or proceedings for a contravention of a civil penalty provision," after	15
		secutio		16 17
[49]		ion 91		18
	Inser	t after	section 91G(3)—	19
		(4)	In this section—	20
			relevant activity means the following—	21
			 (a) the use of water, (b) the construction or use of a water monocompart work. 	22
			(b) the construction or use of a water management work,(c) a controlled activity,	23 24
			(d) an aquifer interference activity.	24 25
[[0]	0			
[50]		ion 91		26
	Omit	the se	ction. Insert instead—	27
	91H		re to install, use or maintain metering equipment	28
		(1)	A person must not fail to install or use in connection with a water management work metering equipment the person is required to install or use under—	29 30
			(a) the conditions of an access licence or approval, or	31
			(b) a direction under section 326, or	32
			(c) a regulation made under Chapter 3, Part 6.	33
			Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty.	34 35
		(2)		
		(2)	A person must not fail to ensure the proper operation of metering equipment that has been installed in connection with a water management work.	36 37
			Maximum penalty—Tier 2 penalty.	38
			Maximum civil penalty—Tier C civil penalty.	39
		(3)	A person must not, for metering equipment used in connection with a water management work, fail to comply with a regulation setting out—	40 41

	(a) a standard or requirement for the installation or location of metering equipment, or	1 2
	(b) another standard or requirement relating to metering equipment.	3
	Maximum penalty—Tier 2 penalty.	4
	Maximum civil penalty—Tier C civil penalty.	5
(4)	It is a defence to proceedings under subsection (3) if the accused person establishes that the failure to comply with the regulation was caused by work done to the metering equipment by a duly qualified person.	6 7 8
Section 91	I Taking water when metering equipment not working	9
Omit "or is	operating" from section 91I(1)(a). Insert instead "or is not operating".	10
Section 91	1(2)	11
		12
(2)	A person must not take water from a water source to which this part applies by means of a metered work while the metering equipment is—	13 14
	(a) not operating properly, or	15
	(b) not operating.	16
	Maximum penalty—Tier 2 penalty.	17
	Maximum civil penalty—Tier A civil penalty.	18
	10	19
Section 91		
	ction. Insert instead—	20
Omit the se		
Omit the se	ction. Insert instead— The to report metering equipment not working A person who is the holder of an approval for a work in connection with which metering equipment has been installed must not fail to give notice, in accordance with regulations made for this section, that the metering equipment is not operating properly, or is not operating, within 24 hours after becoming aware of that fact. Maximum penalty—Tier 2 penalty.	20
Omit the se	A person who is the holder of an approval for a work in connection with which metering equipment has been installed must not fail to give notice, in accordance with regulations made for this section, that the metering equipment is not operating properly, or is not operating, within 24 hours after becoming aware of that fact.	20 21 22 23 24 25 26
Omit the se 91IA Failu	ction. Insert instead— The to report metering equipment not working A person who is the holder of an approval for a work in connection with which metering equipment has been installed must not fail to give notice, in accordance with regulations made for this section, that the metering equipment is not operating properly, or is not operating, within 24 hours after becoming aware of that fact. Maximum penalty—Tier 2 penalty.	20 21 22 23 24 25 26 27
Omit the se 91IA Failu Section 91	 A person who is the holder of an approval for a work in connection with which metering equipment has been installed must not fail to give notice, in accordance with regulations made for this section, that the metering equipment is not operating properly, or is not operating, within 24 hours after becoming aware of that fact. Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty. 	20 21 22 23 24 25 26 27 28
Omit the se 91IA Failu Section 91	 A person who is the holder of an approval for a work in connection with which metering equipment has been installed must not fail to give notice, in accordance with regulations made for this section, that the metering equipment is not operating properly, or is not operating, within 24 hours after becoming aware of that fact. Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty. 	20 21 22 23 24 25 26 27 28 29
Omit the set 91IA Failu Section 91 Omit sectio (1)	 ction. Insert instead— Tre to report metering equipment not working A person who is the holder of an approval for a work in connection with which metering equipment has been installed must not fail to give notice, in accordance with regulations made for this section, that the metering equipment is not operating properly, or is not operating, within 24 hours after becoming aware of that fact. Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty. J Metering records n 91J(1). Insert instead— A person must not fail to keep the metering records the person is required under this Act to keep for metering equipment that has been installed in connection with a water management work. Maximum penalty—Tier 2 penalty. 	20 21 22 23 24 25 26 27 28 29 30 31 32 33 34
Omit the se 91IA Failu Section 91 Omit sectio (1) Section 91	 ction. Insert instead— A person who is the holder of an approval for a work in connection with which metering equipment has been installed must not fail to give notice, in accordance with regulations made for this section, that the metering equipment is not operating properly, or is not operating, within 24 hours after becoming aware of that fact. Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty. J Metering records n 91J(1). Insert instead— A person must not fail to keep the metering records the person is required under this Act to keep for metering equipment that has been installed in connection with a water management work. Maximum penalty—Tier 2 penalty. J Maximum penalty—Tier 2 penalty. 	20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35
Omit the se 91IA Failu Section 91 Omit sectio (1) Section 91	 are to report metering equipment not working A person who is the holder of an approval for a work in connection with which metering equipment has been installed must not fail to give notice, in accordance with regulations made for this section, that the metering equipment is not operating properly, or is not operating, within 24 hours after becoming aware of that fact. Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty. J Metering records n 91J(1). Insert instead— A person must not fail to keep the metering records the person is required under this Act to keep for metering equipment that has been installed in connection with a water management work. Maximum penalty—Tier 2 penalty. Maximum penalty—Tier 2 penalty. 	20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36
Omit the se 91IA Failu Section 91 Omit sectio (1) Section 91	 ction. Insert instead— A person who is the holder of an approval for a work in connection with which metering equipment has been installed must not fail to give notice, in accordance with regulations made for this section, that the metering equipment is not operating properly, or is not operating, within 24 hours after becoming aware of that fact. Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty. J Metering records n 91J(1). Insert instead— A person must not fail to keep the metering records the person is required under this Act to keep for metering equipment that has been installed in connection with a water management work. Maximum penalty—Tier 2 penalty. Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty. 	20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37
Omit the se 91IA Failu Section 91 Omit sectio (1) Section 91 Omit the pe	 ction. Insert instead— Te to report metering equipment not working A person who is the holder of an approval for a work in connection with which metering equipment has been installed must not fail to give notice, in accordance with regulations made for this section, that the metering equipment is not operating properly, or is not operating, within 24 hours after becoming aware of that fact. Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty. J Metering records n 91J(1). Insert instead— A person must not fail to keep the metering records the person is required under this Act to keep for metering equipment that has been installed in connection with a water management work. Maximum penalty—Tier 2 penalty. Maximum penalty—Tier C civil penalty. J2(2), penalty malty. Insert instead— Maximum penalty—Tier 2 penalty. 	20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38
	Section 91 Omit "or is Section 91 Omit the su	 equipment, or (b) another standard or requirement relating to metering equipment. Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty. (4) It is a defence to proceedings under subsection (3) if the accused person establishes that the failure to comply with the regulation was caused by work done to the metering equipment by a duly qualified person. Section 911 Taking water when metering equipment not working Omit "or is operating" from section 911(1)(a). Insert instead "or is not operating". Section 911(2) Omit the subsection. Insert instead— (2) A person must not take water from a water source to which this part applies by means of a metered work while the metering equipment is— (a) not operating properly, or (b) not operating. Maximum penalty—Tier 2 penalty.

		(2)	equip work.	son must not interfere with, damage, destroy or disconnect metering ment that has been installed in connection with a water management	1 2 3
				num penalty—Tier 2 penalty. num civil penalty—Tier C civil penalty.	4 5
[57]	Sect	ion 91	L, head	ling	6
	Omit	t "offer	nces". I	nsert instead "contraventions".	7
[58]	Sect	ion 91	L(3)		8
	Inser	t "or co	ontrave	ned the provision" after "committed the offence".	9
[59]	Sect	ion 91	L(4)		10
	Inser	t after	section	91L(3)—	11
		(4)	In this	s section—	12
				<i>ier</i> , of premises, includes a person who has control or management of emises.	13 14
[60]	Sect	ion 91	M Gen	eral defence	15
			proceed $1M(2)$.	ings for a contravention of a civil penalty provision," after "prosecution"	16 17
[61]	Sect	ion 91	0		18
	Inser	t after	section	91N—	19
	910	Minis	ster ma	y charge for water taken without approval	20
		(1)		Ainister may impose a charge on a person under this section if the ter is satisfied, on the balance of probabilities, the person has—	21 22
			(a)	contravened section $91B(1)$ or (2), $91G(1)$ or (2), $91H(1)$ or (2) or $91I(2)$, and	23 24
			(b)	in connection with the contravention, taken water.	25
		(2)		rge imposed by the Minister under subsection (1) must be—	26
			(a)	no less than the value of the water taken, and	27
			(b)	no more than 5 times the value of the water taken.	28
		(3)		e imposing a charge on a person under this section, the Minister must—	29
			(a)	give the person a written notice that states—(i) the Minister proposes to impose the charge, and	30
				(i) the Minister proposes to impose the charge, and(ii) the person may make a submission about the proposal to impose	31 32
				the charge, and	33
			(b)	consider a submission made by the person in accordance with the notice.	34 35
		(4)	In imp	posing a charge on a person under this section, the Minister—	36
			(a)	may determine the volume of water taken in accordance with a prescribed methodology, and	37 38
			(b)	must determine the value of water taken in accordance with a prescribed methodology, and	39 40
			(c)	must take the following matters into account—	41

	((i) the harm or potential harm to other water users, or the environment, reasonably attributable to the contravention,	1		
	G	ii) an estimate of the monetary benefit obtained by the person,	3		
		ii) matters that aggravate or mitigate the contravention,	4		
		v) whether or not the person has admitted the contravention,	5		
		v) whether the person has previously been found by a court to have engaged in similar conduct,	6 7		
	(v	vi) whether the person has previously received a penalty under this section,	8		
	(v)	ii) the maximum amount that could be imposed by a court as a Tier 2 penalty, not including an amount that could be imposed for a continuing offence,	10 11 12		
	(vi	ii) matters prescribed by the regulations.	13		
(5)	take int	stimating a monetary benefit for subsection $(4)(c)(ii)$, the Minister may o account the matters the Land and Environment Court may take into a under section $353F(2)$.	14 15 16		
(6)		ction applies to a contravention of section 91B(2) or 91G(1) only if the ened approval restricted—	17 18		
	(a) tł	ne volume of water allowed to be taken from a water source, or	19		
	(b) tł	he circumstances in which water could be taken from a water source.	20		
(7)	The Mi	nister—	21		
	ir	hay impose a charge under this section whether or not a charge has been mposed on the person under section 60G for substantially the same onduct, and	22 23 24		
	(i) found guilty of an offence for the same conduct, or ii) made the subject of a civil penalty order for the same conduct. 	25 26 27		
(8)	A charg	e under this section must be imposed within 6 years after the later of—	28		
	(a) th	he day the contravention occurred, or	29		
		he day evidence of the contravention first came to the attention of an uthorised officer.	30 31		
Section 10	9 Suspei	nsion and cancellation of approvals	32		
Insert befor	re section	109(1)—	33		
(1A)		nister may suspend or cancel an approval, or part of an approval, by notice to the holder of the approval.	34 35		
Section 10	9(1)(a)		36		
		nstead "the Minister reasonably believes".	37		
Section 10	9(1)(b1)		38		
Insert after	section 1	09(1)(b)—	39		
	(b1) th	he Minister reasonably believes the holder of the approval has ontravened a provision of this Act or the regulations,	40 41		
Section 10	9(1)(c1)(i	ii)	42		
		er occurring. Insert instead "administrative".	43		
6					

[62]

[63]

[64]

[65]

[66]	Section 109(2)	1
	Omit "a civil". Insert instead "an administrative".	2
[67]	Section 109(2B)	3
	Insert after section 109(2A)—	4
	(2B) An approval may be suspended—	5
	(a) for the period of time specified in the notice under subsection (1A), or	6
	(b) until the holder of the approval takes the action specified in the notice under subsection (1A).	7 8
[68]	Section 109(5)	9
	Insert after section 109(4)—	10
	(5) While an approval is suspended, an application must not be made for another approval for the same work or activity.	11 12
[69]	Section 115 Regulations may impose mandatory conditions	13
	Omit "Natural Resources Access" from section 115(1)(d).	14
[70]	Section 120 Entry on to land	15
	Omit section 120(4), penalty. Insert instead—	16
	Maximum penalty—Tier 2 penalty.	17
	Maximum civil penalty—Tier C civil penalty.	18
[71]	Section 172 Ministerial directions about rules	19
	Omit section 172(3), penalty. Insert instead—	20
	Maximum penalty—Tier 2 penalty.	21
	Maximum civil penalty—Tier C civil penalty.	22
[72]	Section 239R Ministerial directions about rules	23
	Omit section 239R(3), penalty. Insert instead—	24
	Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty.	25
		26
[73]	Section 256 Construction of fences, structures and flood works	27
	Omit section 256(1), penalty. Insert instead—	28
	Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty.	29 30
[74]		
[74]	Section 297 Entry on land for inspections	31
	Omit "dwelling-house" wherever occurring. Insert instead "dwelling house".	32
[75]	Section 318A Exposure of underground pipes	33
	Omit the penalty. Insert instead—	34
	Maximum penalty—Tier 2 penalty. Maximum civil penalty—Tier C civil penalty.	35
		36
[76]	Section 326 Directions to install, replace, use and maintain metering equipment	37
	Omit "use or to" from section 326(1).	38

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	Inse	rt inste	ad "use	e, ensure and certify the accuracy of or".	1
[77]	Sect	tion 32	6(2)(a1	l)	2
	Inse	rt after	section	n 326(2)(a)—	3
			(a1)	a direction that the accuracy of the equipment be certified, and	4
[78]	Sect	tion 32	6(2A)		5
	Inse	rt ", ce	tify the	e accuracy of" after "maintain".	6
[79]	Sect	tion 32	6A(4)		7
	Inse	rt after	section	n 326A(3)—	8
		(4)		accuracy of metering equipment is certified only if it is certified by a duly fied person or a person specified under subsection (2A).	9 10
[80]	Sect	tion 32	6B		11
	Omi	t the se	ction.	Insert instead—	12
	326B	Use	of info	rmation	13
				mation in an audit report or other document given to the Minister in ection with a compliance audit—	14 15
			(a)	may be taken into consideration by the Minister and used for a purpose under this Act, and	16 17
			(b)	is admissible in evidence in the following—	18
				(i) a prosecution of the holder of an access licence or approval for an offence under this Act or another law,	19 20
				 (ii) proceedings against the holder of an access licence or approval for a contravention of a civil penalty provision under this Act or another law. 	21 22 23
[81]	Sect	tion 33	6A		24
	Omi	t the se	ction.	Insert instead—	25
	336A	Com	plianc	e cost notices	26
		(1)	The l	Minister may give a person who is given a direction under this part a bliance cost notice.	27 28
		(2)	given	mpliance cost notice is a written notice requiring the person to whom it is to pay the costs and expenses reasonably incurred by the Minister for the wing—	29 30 31
			(a)	preparing and giving of the direction,	32
			(b)	monitoring compliance with the direction,	33
			(c)	other matters prescribed by the regulations.	34
		(3)		mpliance cost notice must specify—	35
			(a)	the amount required to be paid, and	36
			(b)	a reasonable period, not less than 28 days, within which the amount must be paid.	37 38
		(4)		Minister may recover an unpaid amount specified in a compliance cost e as a debt in a court of competent jurisdiction.	39 40

		(5)	The regulations may provide for the following—	1
			(a) the issue of compliance cost notices,	2
			(b) the form of compliance cost notices,	3
			(c) the calculation of the amount to be paid under a compliance cost notice, including setting the maximum amount that may be charged for	4 5
			particular matters.	6
[82]	Sect	ion 33	6C Contravention of certain directions	7
	Omit	t sectio	n 336C(1). Insert instead—	8
		(1)	A person must not fail to comply with a direction under this part.	9
			Maximum penalty—Tier 2 penalty.	10
			Maximum civil penalty—Tier C civil penalty.	11
[83]	Sect	ion 33	6E Enforcement of undertakings	12
	Omit	t "Natu	ral Resources Access" wherever occurring in section 336E(1) and (5).	13
[84]	Chap	oter 7,	Part 1, Division 9	14
	Inser	t after	section 336F—	15
	Divi	sion	9 Remedial measures	16
	336G	Defir	nitions	17
			In this division—	18
			 <i>authorised person</i>— (a) means a person appointed under section 336H(1), and 	19 20
			(a) includes an employee or contractor of the person.	20 21
			<i>remedial measures</i> means the measures required to be taken in accordance	21
			with a direction under this part.	23
	336H	Rem	edial measures may be taken by Minister	24
		(1)	If a person refuses or fails to take one or more remedial measures, the Minister may, by instrument, appoint a person to take the measures.	25 26
		(2)	Before making an appointment under this section, the Minister must give the person to whom the direction was given reasonable notice of the Minister's intention to make the appointment.	27 28 29
		(3)	Costs and expenses incurred by an authorised person in taking remedial measures are recoverable from the person to whom the direction was given in a court of competent jurisdiction as a debt due to the Ministerial Corporation. Note— See also the <i>Natural Resources Access Regulator Act 2017</i> , section 11(1)(e) and Schedule 2.	30 31 32 33 34
	336I	Powe	er to enter premises	35
		(1)	An authorised person may enter premises at a reasonable time for the purpose	36
		(1)	of taking the remedial measures for which the authorised person is appointed.	37
		(2)	For the purpose of entering or leaving premises, an authorised person may enter other premises.	38 39
		(3)	A power to enter premises conferred by this section authorises entry by any reasonable means.	40 41

		(4)	An authorised person may, while on premises under this section, take action reasonably necessary to take the remedial measures, including—	1 2
			(a) interfering with land or anything on the land, and	3
			(b) interfering with a water supply work.	4
		(5)	An authorised person must, if asked by the owner or occupier of premises, produce a copy of the authorised person's instrument of appointment.	5 6
		(6)	This section does not authorise an authorised person to enter premises used solely for residential purposes except with the consent of the occupier of the premises.	7 8 9
	336J	Offe	nce to hinder, intimidate or obstruct authorised person	10
			A person must not hinder, intimidate or obstruct an authorised person. Maximum penalty—Tier 2 penalty.	11 12
			Maximum civil penalty—Tier C civil penalty.	13
	336K	Care	e to be taken	14
			An authorised person must do as little damage as possible when entering premises, or taking remedial measures on premises, under this division.	15 16
	336L	Com	ipensation	17
			The Minister must compensate an owner or occupier of premises for damage caused by an authorised person in exercising a power under this division to enter premises, but not another power, unless the damage resulted from the occupier hindering, intimidating or obstructing the authorised person.	18 19 20 21
[85]	Sect	ion 33	8 D Power of authorised officers to demand name and address	22
	Omit	"com	mitted, or to be committing, an offence against" from section 338D(1).	23
	Inser	t inste	ad "contravened, or to be contravening, a provision of".	24
[86]	Sect	ion 33	9 Powers of authorised officers to enter premises	25
		t after	section 339(4)—	26
		(5)	In this section—	27
			aircraft includes a drone and other remotely controlled airborne craft.	28
			vehicle includes a remotely controlled vehicle.	29
			vessel includes a remotely controlled vessel.	30
[87]	Sect	ion 33	9B Powers of authorised officers to do things at premises	31
	Omit	"an o	ffence against" from section 339B(2)(h). Insert instead "a contravention of".	32
[88]	Sect	ion 33	39B(3)–(5)	33
	Omit	sectio	on 339B(3) and (4). Insert instead—	34
		(3)	The power to seize a thing connected with a contravention includes the power to seize the following—	35 36
			(a) a thing in relation to which the contravention has occurred,	37
			(b) a thing that may be evidence of the contravention,	38
			(c) a thing used in the contravention.	39

		(4)	hours	uthorised officer who seizes a thing under this section must, within 24 after seizing the thing, take all reasonable steps to give the person from n the thing was seized a receipt acknowledging the seizure.	1 2 3
		(5)	In thi	s section—	4
				<i>vavention</i> includes a contravention the authorised officer has reasonable not not believe has occurred.	5 6
[89]	Secti	on 33	9C Sea	arch warrants	7
	Omit	"matt	er or a	thing that is connected with an offence under" from section 339C(1)(b).	8
	Insert	t instea	ad "a m	natter or thing connected with a contravention of".	9
[90]	Secti	on 33	9C(4)		10
	Omit	the su	bsectio	on. Insert instead—	11
		(4)	In thi	s section—	12
			grour	<i>vavention</i> includes a contravention the authorised officer has reasonable nds to believe has occurred or is occurring.	13 14
				er or thing, connected with a contravention, means the following—	15
			(a)	a matter or thing in relation to which the contravention has occurred,	16
			(b)	a matter or thing that may be evidence of the contravention,	17
			(c)	a matter or thing used, or intended to be used, in the contravention.	18
[91]	Chap	oter 7,	Part 2	, Division 3A	19
	Insert	t after	section	n 339G—	20
	Divi	sion	3 A	Seized things	21
;	Divi: 339H		3A nition	Seized things	21 22
;			ition In thi	s division—	
:			ition In thi		22
:		Defir	n ition In thi <i>seized</i>	s division—	22 23
;	339H	Defir	ition In thi <i>seized</i> age of	s division— d thing means a thing seized by an authorised officer under section 339B.	22 23 24
:	339H	Defir Stora	nition In thi <i>seized</i> age of Subje	s division— d thing means a thing seized by an authorised officer under section 339B. and interference with seized things ect to the directions of the Minister, a seized thing may be kept or stored the premises at which the thing was seized, or	22 23 24 25 26
:	339H	Defir Stora	In thi seized age of Subje at—	s division— d thing means a thing seized by an authorised officer under section 339B. and interference with seized things ect to the directions of the Minister, a seized thing may be kept or stored	22 23 24 25 26 27
:	339H	Defir Stora	In thi seized age of Subje at— (a) (b) A per appro	s division— d thing means a thing seized by an authorised officer under section 339B. and interference with seized things ect to the directions of the Minister, a seized thing may be kept or stored the premises at which the thing was seized, or another place the authorised officer who seized the thing considers appropriate. rson must not remove, alter or interfere with a seized thing without the oval of—	22 23 24 25 26 27 28 29
:	339H	Defir Stora (1)	hition In thi seized age of Subje at— (a) (b) A per appro (a)	s division— d thing means a thing seized by an authorised officer under section 339B. and interference with seized things ect to the directions of the Minister, a seized thing may be kept or stored the premises at which the thing was seized, or another place the authorised officer who seized the thing considers appropriate. rson must not remove, alter or interfere with a seized thing without the boal of— an authorised officer, or	22 23 24 25 26 27 28 29 30 30
:	339H	Defir Stora (1)	hition In thi seized age of Subje at— (a) (b) A per appro (a) (b)	s division— d thing means a thing seized by an authorised officer under section 339B. and interference with seized things ect to the directions of the Minister, a seized thing may be kept or stored the premises at which the thing was seized, or another place the authorised officer who seized the thing considers appropriate. rson must not remove, alter or interfere with a seized thing without the boal of— an authorised officer, or the Minister.	22 23 24 25 26 27 28 29 30 31 32 33 33
	339H 339I	Defir Stora (1)	hition In thi seized age of Subje at— (a) (b) A per appro (a) (b) Maxi	s division— d thing means a thing seized by an authorised officer under section 339B. and interference with seized things ect to the directions of the Minister, a seized thing may be kept or stored the premises at which the thing was seized, or another place the authorised officer who seized the thing considers appropriate. rson must not remove, alter or interfere with a seized thing without the boal of— an authorised officer, or the Minister. mum penalty for subsection (2)—Tier 3 penalty.	22 23 24 25 26 27 28 29 30 31 32 33
	339H	Defir Stora (1)	hition In thi seized age of Subje at— (a) (b) A per appro (a) (b) Maxi ase of	s division— d thing means a thing seized by an authorised officer under section 339B. and interference with seized things ect to the directions of the Minister, a seized thing may be kept or stored the premises at which the thing was seized, or another place the authorised officer who seized the thing considers appropriate. rson must not remove, alter or interfere with a seized thing without the boal of— an authorised officer, or the Minister.	22 23 24 25 26 27 28 29 30 31 32 33 34

	(2)	A seized thing may be released—	1
		(a) by or at the direction of—	2
		(i) the authorised officer who seized the thing, or	3
		(ii) the Minister, and	4
		(b) to the owner of the thing or the person from whom the thing was seized.	5
	(3)	This section does not prevent a seized thing from being released before the end of the return period.	6 7
339K	Forfe	eiture of seized things by order	8
	(1)	A seized thing is forfeited to the State if the Minister makes an order under this section declaring the forfeiture of the thing.	9 10
	(2)	The Minister may, by written order, declare the seized thing to be forfeited to the State—	11 12
		(a) if satisfied—	13
		(i) a person has been convicted of an offence in connection with the seized thing, or	14 15
		(ii) a person has been the subject of a civil penalty order for a contravention in connection with the seized thing, or	16 17
		 (iii) the owner of the seized thing or the person from whom the thing was seized cannot be found despite inquiries being made that are reasonable in the circumstances, or 	18 19 20
		(iv) the seized thing cannot be returned to the owner or the person from whom the thing was seized for other reasons despite efforts being made that are reasonable in the circumstances, or	21 22 23
		(b) otherwise—on prescribed grounds.	24
	(3)	At least 21 days before making an order, the Minister must give the apparent owner of a seized thing written notice of the intention to declare the seized thing to be forfeited.	25 26 27
	(4)	The notice must specify a period within which the apparent owner may make submissions to the Minister before the order is made.	28 29
	(5)	The Minister is not required to give notice to the apparent owner of a seized thing if satisfied—	30 31
		(a) the owner of the seized thing cannot be found despite inquiries being made that are reasonable in the circumstances, or	32 33
		(b) the seized thing cannot be returned to the owner or the person from whom the thing was seized for other reasons despite efforts being made that are reasonable in the circumstances.	34 35 36
	(6)	The Minister must consider submissions made in accordance with the notice.	37
339L	Forfe	eiture of seized things with consent	38
	(1)	The owner of a seized thing may give written consent for the forfeiture of the thing.	39 40
	(2)	The seized thing is forfeited to the State when the written consent is given.	41

	339M Disposal of forfeited things	1
	A seized thing forfeited under this division may be disposed of in the way directed by the Minister, whether generally or in a particular circumstance or class of circumstances.	2 3 4
[92]	Section 340A, heading	5
	Insert "and contraventions" after "offences".	6
[93]	Section 340A(1), penalty	7
	Omit the penalty. Insert instead—	8
	Maximum penalty—Tier 2 penalty.	9
	Maximum civil penalty—Tier C civil penalty.	10
[94]	Section 340A(2), penalty	11
	Omit the penalty. Insert instead—	12
	Maximum penalty—Tier 2 penalty.	13
	Maximum civil penalty—Tier C civil penalty.	14
[95]	Section 340A(3), penalty	15
	Omit the penalty. Insert instead—	16
	Maximum penalty—Tier 2 penalty.	17
	Maximum civil penalty—Tier C civil penalty.	18
[96]	Section 340A(4), penalty	19
	Omit the penalty. Insert instead—	20
	Maximum penalty—Tier 2 penalty.	21
	Maximum civil penalty—Tier C civil penalty.	22
[97]	Section 340B Provisions relating to requirements to furnish records, information or answer questions	23 24
	Omit "is not guilty of an offence" from section 340B(1).	25
	Insert instead "does not commit an offence or contravene a civil penalty provision".	26
[98]	Section 340B(1)	27
	Omit "is an offence".	28
	Insert instead "may be an offence or a contravention of a civil penalty provision".	29
[99]	Section 340B(3)	30
	Insert "or proceedings for a contravention of a civil penalty provision" after "criminal proceedings".	31 32
[100]	Section 340B(3)	33
	Insert "or a contravention" after "offence".	34
[101]	Section 340B(4)	35
	Insert "or proceedings for a contravention of a civil penalty provision" after "criminal proceedings".	36 37

[102]	•		Part 3, heading	1			
	Inser	t "and	contraventions" after "Offences".	2			
[103]	Section 341						
	Insert before section 342—						
	341	Rece	eiving monetary benefits	5			
		(1)	A related person who, as a result of an underlying matter, obtains a monetabenefit—	ary 6 7			
			(a) if the underlying matter is an offence—commits an offence, or	8			
			(b) if the underlying matter is a contravention of a civil penalty provisior contravenes a civil penalty provision.	n— 9 10			
			Maximum penalty for subsection (1)(a)—the lesser of—	11			
			(a) a Tier 2 penalty, or	12			
			(b) the maximum penalty for the underlying matter.	13			
			Maximum civil penalty for subsection (1)(b)—Tier C civil penalty.	14			
		(2)	Proceedings under this section may be commenced no later than the later the following—	of 15 16			
			(a) the date that is 12 months after the date on which a court finds underlying matter proved,	the 17 18			
			(b) the date by which—	19			
			(i) criminal proceedings may be commenced under section 364,	or 20			
			 (ii) civil penalty proceedings may be commenced under sect 370G. 	ion 21 22			
[104]	Sect	ion 342	2 Destruction, damage and interference with certain works	23			
	Omit	section	n 342(1), penalty. Insert instead—	24			
			Maximum penalty—Tier 2 penalty.	25			
			Maximum civil penalty—Tier C civil penalty.	26			
[105]	Sect	ion 342	2(2), penalty	27			
	Omit	the pe	enalty. Insert instead—	28			
		-	Maximum penalty—Tier 2 penalty.	29			
			Maximum civil penalty—Tier C civil penalty.	30			
[106]	Sect	ion 342	2(3)	31			
	Omit	: "is no	t guilty of an offence against".	32			
	Inser	t instea	ad "does not contravene".	33			
[107]	Sect	ion 342	2(3)	34			
	Omit	"offen	nce". Insert instead "contravention".	35			
[108]	Sect	ion 34:	3 Taking water from public or private works	36			
	Omit	section	n 343(1), penalty. Insert instead—	37			
			Maximum penalty—Tier 2 penalty.	38			
			Maximum civil penalty—Tier C civil penalty.	39			

[109]	Secti	on 34	3(2)	1
			ot guilty of an offence against".	2
	Inser	t instea	ad "does not contravene".	3
[110]	Secti	on 34	3(2)	4
	Omit	"offer	nce". Insert instead "contravention".	5
[111]	Secti	on 34	4 False or misleading information	6
	Omit	the pe	enalty. Insert instead—	7
			Maximum penalty—Tier 2 penalty.	8
			Maximum civil penalty—Tier C civil penalty.	9
		(2)	A person must not, for a purpose under this Act, give the Minister or an authorised officer information if the person knows the information is false or misleading in a material particular.	10 11 12
			Maximum penalty—Tier 2 penalty.	13
			Maximum civil penalty—Tier C civil penalty.	14
[112]	Secti	on 34	5 Harm to aquifers and waterfront land	15
	Omit	sectio	on 345(2). Insert instead—	16
		(2)	A person must not harm an aquifer or waterfront land.	17
			Maximum penalty—Tier 2 penalty.	18
			Maximum civil penalty—Tier B civil penalty.	19
[113]	Secti	on 34	5(3)	20
		t ", c ecutio	or proceedings for a contravention of a civil penalty provision," after on".	21 22
[114]	Secti	on 34	6 Unlicensed bore drilling	23
	Omit	the pe	enalty. Insert instead—	24
			Maximum penalty—Tier 2 penalty.	25
			Maximum civil penalty—Tier C civil penalty.	26
[115]	Chap	ter 7,	Part 3A, heading	27
	Inser	t "and	contraventions" after "offences".	28
[116]	Secti	on 35	3 Operation of Part	29
	Omit	sectio	on 353(2), definition of <i>harm to the environment</i> . Insert instead—	30
			harm to the environment includes—	31
			(a) harm, likely harm or potential harm to a water source or waterfront land, and	32 33
			(b) other likely or potential harm to the environment.	34
[117]	Secti	on 35	3F–353FB	35
	Omit	sectio	on 353F. Insert instead—	36
	353F	Orde	ers to forfeit monetary benefits	37
		(1)	The Land and Environment Court may, when dealing with an offence involving taking water, order an offender to pay one or more amounts	38 39

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estimated by the Court as monetary benefits obtained by the offender or a related person as a result of the offence.

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- (2) In estimating a monetary benefit obtained by an offender or a related person, the Court may take into account the following—
 - (a) the value of the water taken, determined using a prescribed methodology,
 - (b) the volume of water taken,
 - (c) additional revenue the Court reasonably considers the offender or a related person received from the sale of goods produced in connection with the offence,
 - (d) capital or operating costs for the offender or a related person that were delayed or avoided,
 - (e) a charge imposed by the Minister on the offender or a related person under—
 - (i) section 60G, or
 - (ii) section 910,
 - (f) matters prescribed by the regulations,
 - (g) other matters the Court considers relevant.
- (3) In this section *related person* includes a related person of a corporation.

353FA Recovery of monetary benefits from related persons

- (1) This section applies if the Land and Environment Court finds a corporation has contravened a provision of this Act or the regulations.
- (2) The Minister may apply to the Court for an order that a related person of the corporation pay an amount estimated to be the monetary benefit obtained by the related person as a result of the contravention.
- (3) The Court may, in making an order under this section, take the matters in section 353F(2) into account.
- (4) The Court may make an order under this section only if satisfied, on the balance of probabilities, that the related person obtained the estimated monetary benefit as a result of the contravention.

353FB Cancellation orders

- (1) The court may make an order (a *cancellation order*) cancelling an access licence or an approval held by an offender.
- (2) The court may, when making a cancellation order, set a period of time during which one or more of the following are prohibited from applying for the same or a similar type of licence or approval as the cancelled licence or approval—
 - (a) the offender,
 - (b) a related body corporate of the offender,
 - (c) a related entity of the offender,
 - (d) a related person of the offender.
- (3) Before making a cancellation order, the court must consider the following—
 (a) the circumstances of the offences committed by the offender,
 43

			(b)	the offender's record of compliance, or failure to comply, with this Act or the regulations,	1
			(c)	matters prescribed by the regulations.	3
		(4)	In th	is section—	4
			relat	ed person includes a related person of a corporation.	5
[118]	Sect	ion 35	3G Ad	lditional orders	6
				project for the restoration or enhancement of the environment in a public iblic benefit," from section $353G(1)(b)$.	7 8
	Inser	t instea	ad—		g
				the following projects or activities—	10
				(i) a specified project for the restoration or enhancement of the environment in a public place,	11 12
				(ii) a specified project, social activity or community activity the offender has agreed to carry out for the benefit of a community affected by the offence or the general public,	13 14 15
[119]	Sect	ion 35	3G(1A	.)	16
	Inser	t after	section	n 353G(1)—	17
		(1A)	If the	e court makes an order under subsection (1)(b), the court may—	18
			(a)	for an order that the offender contribute a specified amount to the cost of carrying out a project or activity—order the amount be paid to—	19 20
				(i) the Environmental Trust established under the <i>Environmental</i> <i>Trust Act 1998</i> , or	21 22
				(ii) another specified organisation, or	23
			(b)	for an order that the offender carry out a specified project or activity— order the offender to give the Regulator a financial assurance in the way and amount the court considers appropriate, but only if the Regulator is a party to the proceedings.	24 25 26 27
[120]	Cha	oter 7,	Part 3	В	28
	-			n 353H—	29
	Par	t 3B	Fina	ancial assurances	30
	3531	Appl	icatio	n of part	31
				part applies if a court makes an order under section 353G(1A)(b) ring an offender to give the Regulator a financial assurance.	32 33
	353J	Form	ו of fir	nancial assurance	34
		(1)	A fin	ancial assurance may be given in one or more of the following forms—	35
			(a)	a bank guarantee,	36
			(b)	a bond,	37
			(c)	a form of security prescribed by the regulations,	38
			(d)	another form of security the court considers appropriate.	39
		(2)		court must not require a financial assurance for an amount that is more the reasonably estimated cost of carrying out the specified project or	40 41

activity, including reasonable costs associated with the Regulator supervising the carrying out of the project or activity.

353K Claim on financial assurance

- (1) If the Regulator is satisfied on reasonable grounds that an offender has failed to carry out or complete the project or activity ordered by the court, the Regulator may—
 - (a) carry out or complete the project or activity, including by having a third party carry out or complete the project or activity, and
 - (b) make a claim on or realise the financial assurance.
- (2) Before making a claim on or realising the financial assurance, the Regulator must give the offender written notice that includes details of the following—
 - (a) the project or activity the offender was ordered to carry out,
 - (b) the grounds on which the Regulator is satisfied the offender has failed to carry out or complete the project or activity,
 - (c) the amount to be claimed or realised from the financial assurance,
 - (d) an opportunity for the offender to make submissions about why the Regulator should not make a claim on or realise the financial assurance,
 - (e) the date, not less than 28 days after the date of the notice, by which the offender may make a submission about the Regulator's intention to make a claim on or realise the financial assurance.
- (3) If, after considering a submission made in accordance with subsection (2), the Regulator decides to make a claim on or realise the financial assurance, the Regulator must give the offender written notice that specifies—
 - (a) the decision, and
 - (b) the amount of the financial assurance to be claimed.
- (4) If the amount of the financial assurance is insufficient to cover the Regulator's reasonable costs and expenses in carrying out or completing the project or activity, the Regulator may recover the outstanding amount from the offender as a debt in a court of competent jurisdiction.

353L Lapsing of financial assurance

An order to give a financial assurance ceases to have effect if the Regulator gives the offender written notice that the project or activity to which the financial assurance relates has been completed satisfactorily.

353M Limitation of liability

The offender is liable for anything done or omitted to be done in good faith by the Regulator under section 353K(1) in connection with the carrying out or completion of the relevant project or activity.

353N Financial assurance does not affect other penalty or charge

A financial assurance may be claimed or realised despite, and without affecting—

- (a) the liability of the offender to pay a penalty for an offence or other contravention to which the assurance relates, and
- (b) other action that might be taken or is required to be taken in relation to a contravention or other circumstances to which the assurance relates.

	3530	Disputes	about calling on or using financial assurance	1
			Land and Environment Court has jurisdiction to determine disputes about ming or realising financial assurances.	2 3
	353P	Regulatio	ns	4
		The	regulations may provide for the following—	5
		(a)	the form and amount of a financial assurance required to be given,	6
		(b) (c)	the way the Regulator may make a claim or realise a financial assurance, the giving of notice for this part.	7 8
[121]	Sect	ion 362A Jo	oint owners	9
	Omit	"civil" whe	erever occurring in section 362A(1). Insert instead "administrative".	10
[122]	Sect	on 362B C	ertificate as to charges outstanding in relation to access licences	11
	Omit	"civil" from	n section 362B(1)(a). Insert instead "administrative".	12
[123]	Sect	ion 362C, h	leading	13
			vert instead "administrative".	14
[124]	Secti	ion 362C(1)		15
[]		• •	". Insert instead "An administrative".	16
[125]	Sect	ion 362C(2)) and (3)	17
	Omit	"civil" whe	erever occurring. Insert instead "administrative".	18
[126]	Secti	ion 364 Pro	oceedings for offences	19
	Omit	section 364	4(6)(a) and (b). Insert instead—	20
		(a)	for a corporation—2,000 penalty units, or	21
		(b)	otherwise—1,000 penalty units.	22
		10%	a continuing offence, the Local Court may also impose a penalty of up to 6 of the further monetary penalty specified for the offence for each day the ence continues.	23 24 25
[127]	Secti	ion 364A M	atters to be considered in imposing penalty	26
	Omit	section 364	4A(1)(c). Insert instead—	27
		(b1)	the impact, likely impact or potential impact of the offence on the spiritual, social, customary or economic use or value of land and water by or for Aboriginal people,	28 29 30
		(b2)	for an offence with an impact, likely impact or potential impact on the spiritual, social, customary or economic use or value of land and water by or for Aboriginal people—the views of Aboriginal persons impacted or likely to be impacted,	31 32 33 34
		(c)	the harm, likely harm or potential harm to the environment, including, in particular, to a water source or waterfront land, by the commission of the offence,	35 36 37
[128]	Secti	ion 364A(1))(d)	38
	Omit	"that harm	". Insert instead "the harm, likely harm or potential harm".	39

[129]	Sect	ion 36	4A(1)((e)	1				
	Omit	"caus	ed or l	likely to be caused". Insert instead ", likely harm or potential harm".	2				
[130]	Sect	Section 364A(1)(g)							
	Omit	"(that	is, in	contravention of an order in force under section 49A, 49B or 324)".	4				
	Inser	t inste	ad ", iı	ncluding while an order is in force under section 49A, 49B or 324".	5				
[131]	Sect	ion 36	4A(1)((k)–(m)	6				
	Omit	Omit section 364A(1)(k). Insert instead—							
			(k)	action taken under section 60G for substantially the same conduct,	8				
			(1)	a charge imposed on the person under section 91O for substantially the same conduct,	9 10				
			(m)	a civil penalty order made against the person for substantially the same conduct.	11 12				
[132]	Sect	ion 36	5A		13				
	Omit	the se	ection.	Insert instead—	14				
	365A	Cont	tinuing	g offences	15				
		(1)	A pe legal	erson is guilty of a continuing offence for each day a contravention of a l requirement continues if—	16 17				
			(a)	the contravention of the legal requirement is an offence against this Act or the regulations, and	18 19				
			(b) Note offen	a penalty for a continuing offence is included for the offence. — A provision with a Tier 1 or 2 penalty includes a penalty for a continuing ce.	20 21 22				
		(2)		person continues to be required to comply with the legal requirement ite a time specified for compliance having passed.	23 24				
		(3)	The	continuing offence ceases if—	25				
			(a)	the legal requirement is complied with, or	26				
			(b)	for a legal requirement imposed by a notice—the notice is revoked or otherwise ceases to apply.	27 28				
		(4)	In th	is section—	29				
			<i>legal</i> requ	<i>I requirement</i> means a requirement imposed by the following that ires a person to do or stop doing something—	30 31				
			(a)	this Act,	32				
			(b)	the regulations,	33				
			(c)	a notice or direction given under this Act or the regulations,	34				
			(d)	a condition of a licence or approval.	35				
[133]	Sect	ion 36	7B Re	buttable presumptions	36				
			-	edings for an offence against" wherever occurring in section 367B(1)–(3).	37				
	Inser unde		ad "pr	occeedings for an offence or a contravention of a civil penalty provision	38 39				
[134]	Sect	ions 3	67C a	nd 367D	40				
	Inser	Insert after section 367B—							

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;	367C	Multi	Multiple contraventions				
		(1)		This section applies if 2 or more contraventions by a person of the same provision of this Act or the regulations arise from—			
			(a)	the same factual circumstances, or			
			(b)	the same activity being carried out at the same premises.			
		(2)	The c	contraventions may be dealt with as—			
		. /	(a)	a single offence, or			
			(b)	a single civil penalty contravention.			
;	367D	Evid	ence f	rom photographs and other images			
		(1)	from and	section applies to a photographic or other image of an area of land formed data captured by a device carried by an aircraft, satellite or other craft, information recorded on the image, that the Minister certifies as an oved image.			
(2) The approved image is admissible in proceedings under this Act an absence of evidence to the contrary, is evidence of the following—							
			(a)	the matter depicted on the image,			
			(b)	the information recorded on the image relating to the location or boundaries of the land,			
			(c)	the time when, or the period during which, the image was taken,			
			(d)	other matters prescribed by the regulations.			
		(3)	In pro	oceedings in which the approved image is admitted in evidence—			
			(a)	the image is presumed, in the absence of evidence to the contrary, to be orthorectified, and			
			(b)	evidence is not required, in the absence of evidence to the contrary, of the accuracy of a process used to—			
				(i) orthorectify the image, or			
				(ii) determine the boundaries of land recorded in the image.			
[135]	Secti	on 36	8 App	eals to Land and Environment Court			
	Omit	Omit "a civil" wherever occurring in section 368(1)(la) and (m).					
	Insert	instea	ad "an	administrative".			
[136]	36] Section 368(1)(mb)						
	Insert	after	sectior	n 368(1)(ma)—			
			(mb)	a decision to impose a charge under section 91O,			
[137]	Chap	ter 7,	Part 6				
Insert after section 368—			n 368—				
	Part	t 6	Civ	il penalty provisions			

Division 1	Preliminary	37
369 Definition		38
In th	iis part—	39

		<i>Court</i> means the Land and Environment Court.	1
370	Whe	n provision is civil penalty provision	2
		A provision of this Act or the regulations is a civil penalty provision if the words "Maximum civil penalty" and a civil penalty tier level are set out at the end of the provision.	3 4 5
370A	Cert	ain activities excluded	6
	(1)	The Court must not find an individual has contravened a civil penalty provision if the individual's conduct was one or more of the following—	7 8
		(a) taking water for domestic consumption or stock watering,	9
		(b) installing a flood work solely to protect a dwelling,	10
		(c) undertaking, for the sole purpose of providing access to a dwelling, a controlled activity that does not involve impounding water,	11 12
		(d) an activity prescribed by the regulations.	13
	(2)	This section does not apply to an individual taken to have contravened a civil penalty provision in accordance with section 370C or 370D.	14 15
	(3)	In this section—	16
		<i>domestic consumption</i> , in relation to land, includes domestic consumption within the meaning of section 52.	17 18
		<i>stock watering</i> , in relation to land, includes stock watering within the meaning of section 52.	19 20
370B	Invo	vement in contravention taken to be contravention	21
	(1)	A person who is involved in, causes or permits a contravention of a civil penalty provision is taken to have contravened the provision.	22 23
	(2)	A person is involved in a contravention of a civil penalty provision only if the person has—	24 25
		(a) aided, abetted, counselled or procured the contravention, or	26
		(b) induced the contravention, whether by threats or promises or otherwise, or	27 28
		(c) been knowingly involved in or a party to the contravention, whether directly or indirectly, or	29 30
		(d) conspired with others to effect the contravention.	31
370C	Con	ravention by corporation	32
	(1)	If a corporation contravenes a civil penalty provision, each of the following persons is taken to have contravened the same provision if the person knowingly authorised or permitted the act or omission constituting the contravention—	33 34 35 36
		(a) a director of the corporation,	37
		(b) a person involved in the management of the corporation.	38
	(2)	Proceedings may be taken against a person for a contravention of a civil penalty provision whether or not proceedings have been taken against the corporation.	39 40 41
	(3)	Nothing in this section affects any liability imposed on a corporation for a contravention of a civil penalty provision by the corporation.	42 43

370D Contravention by co-holders of access licence or approval

- (1) If the holder of an access licence or approval contravenes a civil penalty provision, each co-holder of the licence or approval is taken to have contravened the same provision unless the co-holder establishes—
 - (a) the contravention was committed by another person, whether or not the other person was a co-holder of the licence or approval, and
 - (b) the other person was not associated with the co-holder at the time of the contravention, and
 - (c) the co-holder took all reasonable steps to prevent the contravention.
- (2) Without limiting the circumstances in which a person may be associated with a co-holder, a person is associated with a co-holder for subsection (1)(b) if the person is an employee, agent, licensee, contractor or subcontractor of the co-holder.
- (3) Proceedings may be taken against the co-holder of a licence or approval for a contravention of a civil penalty provision whether or not proceedings have been taken against another person for the same contravention.

370E Continuing contraventions

- (1) A person commits a continuing contravention for each day a contravention of a civil penalty provision of this Act or the regulations continues.
- (2) The person continues to be required to comply with a civil penalty provision despite a time specified for compliance having passed.
- (3) A continuing contravention ceases if the relevant provision is complied with.

370F Civil penalty levels

(1) The following table sets out the maximum civil penalties under this Act—

	Penalty for individuals		Penalty for corporations	
Tier	Penalty	Additional penalty for each day contraventio n continues	Penalty	Additional penalty for each day contraventio n continues
Tier A	the greater of 45,450 penalty units or 5 times the value of the water taken	2,200 penalty units	the greater of 90,900 penalty units or 5 times the value of the water taken	4,500 penalty units
Tier B	45,450 penalty units	2,200 penalty units	90,900 penalty units	4,500 penalty units
Tier C	23,000 penalty units	1,100 penalty units	46,000 penalty units	2,200 penalty units

(2) In this section—

value of the water taken means the value of the water taken determined using a prescribed methodology.

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Division 2		2	Procedure	1
370G	Limi	tation	period for civil penalty proceedings	2
			eedings for a contravention of a civil penalty provision may be brought in 6 years after the later of the following—	3 4
		(a)	the day the contravention occurred,	5
		(b)	the day the contravention first came to the attention of an authorised officer.	6 7
370H	Proc	eedin	gs for contravention of civil penalty provision	8
	(1)		eedings may be brought in the Court against a person for a contravention civil penalty provision.	9 10
	(2)	proce	Court must apply the rules of evidence and procedure for civil eedings when hearing proceedings for a contravention of a civil penalty ision.	11 12 13
3701	Proc	eedin	gs may be brought by Minister	14
			eedings for a contravention of a civil penalty provision may be brought by Ainister.	15 16
370J	Crin	ninal p	roceedings during civil proceedings	17
	(1)	are s	eedings against a person for a contravention of a civil penalty provision tayed if criminal proceedings are, or have been, commenced against the on for an offence in relation to substantially the same conduct.	18 19 20
	(2)	Proc	eedings stayed under this section—	21
		(a)	must be dismissed if the person is convicted or found guilty in the criminal proceedings, and	22 23
		(b)	may otherwise be resumed following the conclusion of the criminal proceedings.	24 25
370K	Crin	ninal p	roceedings after civil proceedings	26
		subst pena	ninal proceedings may be commenced against a person for conduct that is tantially the same as conduct constituting a contravention of a civil lty provision regardless of whether a civil penalty order has been made not the person.	27 28 29 30
370L	Civi	proce	eedings after criminal proceedings	31
		has b	Court must not make a civil penalty order against a person if the person been convicted of an offence under this Act or another law in relation to tantially the same conduct.	32 33 34
370M		lence g eeding	given in civil penalty proceedings not admissible in criminal gs	35 36
	(1)	of a	ence of information given by an individual or evidence of the production document by the individual is not admissible in criminal proceedings as the individual if—	37 38 39
		(a)	the information or document is only known to the prosecutor because the individual relied on the information or document in proceedings against the individual for a contravention of a civil penalty provision, and	40 41 42 43

		(b)	the conduct alleged to constitute the offence is substantially the same as the conduct alleged to constitute the contravention of the civil penalty provision.	1 2 3
	(2)	indiv	section does not apply to criminal proceedings in relation to the vidual giving false evidence in the proceedings for the contravention of the penalty provision.	4 5 6
370N	Con	raven	tion of more than one civil penalty provision	7
	(1)	prov	person's conduct constitutes a contravention of 2 or more civil penalty isions, proceedings may be instituted under this Act against the person in ion to the contravention of one or more of the provisions.	8 9 10
	(2)		ite subsection (1), a person is not liable to more than one civil penalty r this Act for the same conduct.	11 12
3700	Mult	iple co	ontraventions of civil penalty provision	13
	(1)		Court may make a single civil penalty order against a person for multiple aventions of a civil penalty provision if—	14 15
		(a)	proceedings for the contraventions rely on the same facts, or	16
		(b)	the contraventions form, or are part of, a series of contraventions of the same or a similar character.	17 18
	(2)		penalty must not be more than the sum of the maximum penalties that d be imposed if a separate penalty were ordered for each contravention.	19 20
370P	Proc	eedin	gs may be heard together	21
			Court may direct that 2 or more proceedings for contraventions of civil lty provisions be heard together.	22 23
370Q	Proc	of of st	ate of mind not required	24
	(1)		roceedings against a person for a contravention of a civil penalty ision, it is not necessary to prove the following—	25 26
		(a)	the person's intention,	27
		(b)	the person's knowledge,	28
		(c)	the person's recklessness,	29
		(d)	the person's negligence,	30
		(e)	another state of mind of the person.	31
	(2)		ection (1) does not apply to proceedings for a matter that is taken, for on 370B, 370C or 370D, to be a contravention.	32 33
	(3)		ite subsection (1), the defence of honest and reasonable mistake of fact be established.	34 35
370R	Evid	ential	burden	36
		wish justif	oceedings for a contravention of a civil penalty provision, a person who es to rely on an exception, exemption, excuse, qualification or fication that applies to the civil penalty provision has the evidential burden lation to that matter.	37 38 39 40

Division 3		3 Orders	1	
370S	Orde	ers for contravention of civil penalty provision	2	
	(1)	If the Court is satisfied a person has contravened a civil penalty provision, the Court may—	3 4	
		(a) order the person to pay a monetary penalty, not more than the maximum civil penalty amount for the provision, the Court considers appropriate, and	5 6 7	
		(b) order the person to pay an additional penalty for each day the contravention continues, and	8 9	
		 (c) make an order under one or more of the following as if the person had been found guilty of an offence— (i) section 353B, (ii) section 353C, 	10 11 12 13	
		(iii) section 353D,(iv) section 353E,	14	
		(v) section 353E, (v) section 353FB,	15 16	
		(v) section 353G, and	17	
		(d) make another order the Court considers appropriate, including an injunction.	18 19	
	(2)	In determining the amount to be paid by a person as a civil penalty, the Court must have regard to the following—	20 21	
		(a) the nature and extent of the contravention,	22	
		(b) the actual and potential environmental harm or detriment to the public interest resulting from the contravention,	23 24	
		(c) the circumstances in which the contravention took place,	25	
		(d) the financial or other benefit the person stood to gain from the contravention,	26 27	
		(e) whether the person has previously been found, in proceedings under this Act, to have engaged in similar conduct,	28 29	
		(f) whether or not action has been taken against the person under section 60G,	30 31	
		(g) whether or not a charge has been imposed on the person under section 910,	32 33	
		(h) other matters the Court considers relevant.	34	
	(3)	The failure by a person to comply with an order made in accordance with subsection $(1)(c)$ or (d) is a civil penalty contravention.	35 36	
		Maximum civil penalty—Tier B civil penalty.	37	
	(4)	Subsection (3) does not apply to an order made under section 353C, 353D or 353E.	38 39	
370T	Orde	ers as to costs	40	
		The Court may, in proceedings under this part, make orders about the costs of the proceedings the Court thinks just and reasonable.	41 42	
370U	Reco	overy of civil penalty amounts	43	
		If the Court orders a person to pay a civil penalty—		

			(a)	the penalty is payable to the State, and	1
			(b)	the State may enforce the order as if it were a judgment of the Court.	2
	370V	Civil	doubl	le jeopardy	3
			if an	Court must not make a civil penalty order against a person under this part order has been made against the person under a civil penalty provision of <i>Vater Act 2007</i> of the Commonwealth in relation to substantially the same uct.	4 5 6 7
[138]	Sect	ion 391	A Int	erstate arrangements in relation to access licences and approvals	8
	Omit	"civil"	' from	section 391A(2)(a). Insert instead "administrative".	9
[139]	Sect	ion 394	l Serv	vice of documents	10
	Omit	section	n 394((1). Insert instead—	11
		(1)		cument authorised or required by this Act or the regulations to be served person may be served by the following methods—	12 13
			(a)	for an individual—by personal delivery to the person,	14
			(b)	by post to the address specified by the person for the service of documents of that kind,	15 16
			(c)	for an individual who has not specified an address—by post to the residential or business address of the person last known to the person serving the document,	17 18 19
			(d)	for a corporation—by post to the registered office or another office of the corporation or by leaving the document at the office with a person who is apparently more than 16 years of age,	20 21 22
			(e)	if the person has consented, whether explicitly or impliedly, to service of documents generally or documents of that kind by electronic communication—by electronic communication,	23 24 25
				Examples of impliedly consenting to service of documents by electronic communication — previously using email to correspond with the person or authority serving the document or including an email address in an application to, or other official communication with, the person or authority	26 27 28 29
			(f)	by another method authorised by the regulations for the service of documents of that kind.	30 31
[140]	Sect	ion 394	I(4)		32
	Inser	t after s	section	n 394(3)—	33
		(4)	In thi	is section—	34
				<i>ronic communication</i> has the same meaning as in the <i>Electronic</i> sactions Act 2000.	35 36
			serve	e includes give or send.	37
[141]	Secti	ion 394	IA		38
	Inser	t after s	section	n 394—	39
	394A	Methe	odolo	gies for determining water volume and value	40
		(1)		regulations may prescribe methodologies by which a determination of the wing may be made for the purposes of this Act—	41 42
			(a)	a volume of water,	43

		(b) the value of water.	1
	(2)	A prescribed methodology may be used to determine a volume of water if-	2
		(a) a provision of this Act or the regulations expressly provides for the use of a prescribed methodology, or	3 4
		(b) an actual measurement is unavailable, including due to the absence of metering equipment or a fault in metering equipment.	5 6
	(3)	A prescribed methodology must be used to determine the value of water if a provision of this Act or the regulations expressly provides for the use of a prescribed methodology.	7 8 9
	(4)	A methodology may be prescribed for—	10
		(a) one or more specific provisions of this Act or the regulations, or	11
		(b) all provisions of this Act and the regulations.	12
[142]	Section 39	7 Exclusion of personal liability	13
	Insert after	section 397(1)(c)—	14
		(c1) an authorised person appointed under Chapter 7, Part 1, Division 9, or	15
[143]	Section 39	7(1)(d)	16
	Omit "or (c)". Insert instead ", (c) or (c1)".	17
[144]	Section 39	7(2)(b)	18
		section 397(2)(a)—	19
		(b) the Regulator, or	20
[145]	Section 40	0 Regulations	21
	Omit "exce	eding 20 penalty units." from section 400(3). Insert instead—	22
		exceeding—	23
		(a) for a corporation—200 penalty units, or	24
		(b) otherwise—100 penalty units.	25
[146]	Schedule 9	9 Savings, transitional and other provisions	26
	Insert at the	e end of the schedule, with appropriate part and clause numbering—	27
	Part	Provisions consequent on enactment of Water	28
	i uit	Management Legislation Amendment (Stronger	20
		Enforcement and Penalties) Act 2025	30
	Defir	nitions	31
		In this part—	32
		<i>amending Act</i> means the <i>Water Management Legislation Amendment</i> (Stronger Enforcement and Penalties) Act 2025.	33 34
		commencement day means the day of assent to the amending Act.	35
	Offer	nces and contraventions	36
		Sections 60A, 60B, 60C, 60D, 60E(1) and (2), 60F, 87C(1), 91A, 91B, 91C, 91D, 91E, 91F, 91G, 91H, 91I(2), 91IA, 91J, 91K(2), 91L(3), 91M, 120(4),	37 38

	172(3), 239R(3), 256(1), 318A, 336C(1), 340A, 342, 343, 344(1), 345(2) and (3) and 346, as inserted or amended by the amending Act, apply to conduct—	1 2
	(a) that occurred before the commencement day, and	3
	(b) for which proceedings had not commenced on the commencement day.	4
Cha	rges under section 91O for water taken	5
	The Minister may impose a charge under section 910 for a contravention that occurred before 1 January 2026.	6 7
Orde	ers relating to monetary benefits	8
	Sections 353F and 353FA, as inserted by the amending Act, apply to proceedings commenced but not finally determined before 1 January 2026.	9 10
Can	cellation orders	11
	Section 353FB applies to conduct that occurred before 1 January 2026 whether or not proceedings had commenced before that day.	12 13
Com	munity benefit projects	14
	Section 353G, as amended by the amending Act, applies to conduct that occurred before 1 January 2026 whether or not proceedings had commenced before that day.	15 16 17
Juris	sdictional limits for proceedings in Local Court	18
	Section 364, as amended by the amending Act, applies to conduct that occurred before the commencement day whether or not proceedings had commenced before that day.	19 20 21
Mult	iple contraventions	22
	Section 367C, as inserted by the amending Act, extends to contraventions arising out of circumstances that occurred, or the carrying out of an activity, before the commencement of the amending Act, Schedule 3[134] if proceedings in relation to the contraventions had not commenced before the commencement of the item.	23 24 25 26 27
Use	of photographs and images in proceedings	28
(1)	Section 367D, as inserted by the amending Act, applies to the use of photographs and other images in proceedings for an offence commenced but not finally determined before the commencement day.	29 30 31
(2)	Photographs and other images taken or created before the commencement of the amending Act, section 367D may be used in proceedings in accordance with section 367D.	32 33 34
Orde	ers for contravention of civil penalty provision	35
	Chapter 7, Part 6 applies to conduct—	36
	(a) that occurred before 1 January 2026, and	37
	(b) for which proceedings had not commenced before that day.	38
Pres	cribed methodology—value of water	39
	The method for determining the value of water illegally taken set out in the <i>Water Management (General) Regulation 2025</i> , section 139, as in force	40 41

	immediately before the commencement day, is taken to be a prescribed methodology for section 394A—	1 2
	(a) on and from the commencement day, and	3
	(b) until the repeal or amendment of the <i>Water Management (General)</i> <i>Regulation 2025</i> , section 139.	4 5
[147]	Schedule 13A Uncommenced amendments to Act	6
	Omit Schedule 13A.1[2], proposed section 125A(1), penalty.	7
	Insert instead—	8
	Maximum penalty—Tier 2 penalty.	9
	Maximum civil penalty—Tier C civil penalty.	10
[148]	Schedule 13A.3, proposed section 346A(1), penalty	11
	Omit the penalty. Insert instead—	12
	Maximum penalty—Tier 2 penalty.	13
	Maximum civil penalty—Tier C civil penalty.	14
[149]	Schedule 13A.3, proposed section 346A(2) and (4)	15
	Omit "accused" wherever occurring.	16
[150]	Schedule 13A.3, proposed section 346A(2) and (4)	17
	Omit "a prosecution" wherever occurring. Insert instead "proceedings".	18
[151]	Schedule 13A.3, proposed section 346A(3), penalty	19
	Omit the penalty. Insert instead—	20
	Maximum penalty—Tier 2 penalty.	21
	Maximum civil penalty—Tier C civil penalty.	22
[152]	Dictionary	23
	Insert in alphabetical order—	24
	administrative penalty means the following—	25
	(a) a charge under section $60G(1)(a)$ or 910,	26
	(b) a water allocation account debit under section $60G(1)(b)$,	27
	(c) a penalty imposed by the Minister under section $78(2)$ or $109(2)$,	28
	(d) a penalty imposed by the Governor under section 125(2)(a).	29
	<i>authorised person</i> , for Chapter 7, Part 1, Division 9—see section 336G. <i>civil penalty order</i> means an order under section 370S.	30 31
	<i>Court</i> , for Chapter 7, Part 6—see section 369.	32
	<i>dwelling</i> and <i>dwelling house</i> have the same meaning as in the standard	33
	instrument set out in the Standard Instrument (Local Environmental Plans) Order 2006.	34 35
	harm to the environment, for Chapter 7, Part 3A—see section 353.	36
	<i>monetary benefit</i> means a monetary, financial or economic benefit.	37
	<i>Regulator</i> means the Natural Resources Access Regulator constituted by the <i>Natural Resources Access Regulator Act 2017</i> , section 4.	38 39
	<i>related body corporate</i> and <i>related entity</i> have the same meaning as in the <i>Corporations Act 2001</i> of the Commonwealth.	40 41

related person, of a corporation for an underlying matter, means the following—

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- (a) a person who is, or at the time of the commission of the underlying matter was, a director of, or involved in the management of the affairs of, the corporation,
- (b) a related entity,
- (c) a person who is, or at the time of the commission of the underlying matter was, a director of, or involved in the management of the affairs of, a related body corporate.

seized thing, for Chapter 7, Part 2, Division 3A—see section 339H.

the court, for Chapter 7, Part 3A-see section 353.

the offender, for Chapter 7, Part 3A-see section 353.

underlying matter means-

- (a) the proven commission by a corporation of an offence under this Act or the regulations, or
- (b) the proven contravention by a corporation of a civil penalty provision under this Act or the regulations.

Schedule 4				Amendment of Water Management (General) Regulation 2025	1 2		
[1]	Sect	tions 9	7–104	4	3		
	Omi	t "20 p	enalty	units" wherever occurring. Insert instead "100 penalty units".	4		
[2]	Soct	tion 14	۰		5		
[~]				sn 140	6		
				ction 140—			
	140A		•	ce cost notices—the Act, s 336A	7		
		(1)		ompliance cost notice must include the following—	8		
			(a)	the name of the person required to comply with the notice,	9		
			(b)	a copy of the direction to which the notice relates,	10		
			(c)	the amount to be paid under the notice,	11		
			(d)	the details of each cost and expense to be paid under the notice, including the function to which the cost relates,	12 13		
			(e)	the date by which the payment must be made,	14		
			(f)	how the payment may be made,	15		
			(g)	information about the enforcement activity that may be taken if the person does not comply with the notice.	16 17		
		(2)	The	amount to be paid under a compliance cost notice	18		
			(a)	must be calculated by reference to the hourly pay rate of the departmental officers undertaking the relevant compliance functions, and			
			(b)	may include a reasonable amount for on-costs.	22		
		(3)		maximum amount that may be included in a compliance cost notice for preparation of a direction is \$2,000.	23 24		
		(4)		maximum amount that may be included in a compliance cost notice for a compliance inspection is \$1,000.	25 26		
[3]	Sch	edule 4	4 Acce	ess licence and approval exemptions	27		
				efinition of <i>dwelling house</i> .	28		
[4]	Sch	edule '	11 Per	nalty notice offences	29		
L · J				of the table—	30		
				this regulation			
		ion 97(2		\$1,000 —			
		ion 98()	/				
		ion 99()	· · ·				
		ion 100	<i>,</i> ,				
		ion 101		\$1,000 —			
		ion 102		\$1,000 —			
		ion 103		\$1,000 —			
	Sect	ion 104	(2)	\$1,000 —			

[5]	Schedule 12 Savings and transitional provisions Insert after section 3—					
	Part 2		2 Transitional provisions consequent on enactment of Water Management Legislation Amendment (Stronger Enforcement and Penalties) Act 2025			
	4	Pena	Ity notices	6		
			For the Act, section 365, an authorised officer may issue a penalty notice for an offence under this regulation, section 97(2), 98(1) or (2), 99(1) or (2), 100(1) or (2), 101(3), 102(3), 103(3) or 104(2) committed before the date of assent to the <i>Water Management Legislation Amendment (Stronger</i> <i>Enforcement and Penalties) Act 2025.</i>	7 8 9 10 11		
	5	Pres	cribed methodology—value of water	12		
		(1)	If, for a contravention under the Act, a prescribed methodology must be used to determine the value of water taken, the determination must use the prescribed methodology in force when the contravention occurred.	13 14 15		
		(2)	In this section—	16		
			prescribed methodology means—	17		
			(a) the methodology prescribed by this regulation, section 139, or	18		
			(b) the methodology prescribed by the <i>Water Management (General)</i> <i>Regulation 2018</i> , clause 20 or 20A.	19 20		
[6]	Sche	edule 1	13 Dictionary	21		
	Omit	the de	finition of <i>dwelling house</i> .	22		

Scł	nedule 5	A	mendment of other Acts	1
5.1	Crimes (/	Appe	al and Review) Act 2001 No 120	2
[1]	Section 3 D	Definit	ions	3
	Insert in alp	habeti	ical order in section 3(1)—	4
			<i>tral Resources Access Regulator</i> means the Natural Resources Access alator constituted by the <i>Natural Resources Access Regulator Act 2017</i> , on 4.	5 6 7
[2]	Section 42	Appe	als as of right	8
	Insert "or th	ne Nati	ural Resources Access Regulator" after "Authority" in section 42(1).	9
[3]	Section 42	(2AA)		10
	Insert after	section	n 42(2)—	11
	(2AA)	Envir for a	Natural Resources Access Regulator may appeal to the Land and ronment Court against a sentence imposed on a person by the Local Court n offence under the <i>Water Management Act 2000</i> if the proceedings were ecuted by or on behalf of the Natural Resources Access Regulator.	12 13 14 15
[4]	Section 42	(2A) a	nd (2B)	16
	Insert ", the	Natura	al Resources Access Regulator" after "Prosecutions" wherever occurring.	17
[5]	Section 43	Appe	als requiring leave	18
	Insert "the l	Natura	l Resources Access Regulator or" after "than" in section 43(1).	19
[6]	Section 43	(1B) a	nd (1C)	20
	Insert after	section	n 43(1A)—	21
	(1B)		Natural Resources Access Regulator may, with the leave of the Land and ronment Court, appeal to that Court against—	22 23
		(a)	an order that has been made by a Magistrate in relation to a person in committal proceedings for a natural resources management offence, or	24 25
		(b)	an interlocutory order that has been made by the Local Court in relation to a person in summary proceedings for a natural resources management offence.	26 27 28
	(1C)	Subs	ection (1B) applies only if—	29
		(a)	the proceedings for the offence have been prosecuted by or on behalf of the Natural Resources Access Regulator, and	30 31
		(b)	the ground involves a question of law alone.	32
[7]	Section 43	(3)		33
	Insert after	section	n 43(2)—	34
	(3)		is section—	35
		resou	<i>ral resources management offence</i> means an offence under the natural arces management legislation, within the meaning of the <i>Natural urces Access Regulator Act 2017</i> .	36 37 38

5.2	Criminal App	oeal Act 1912 No 16	1
[1]	Section 5D Appeal by Crown against sentence		2
	Insert after section 5D(1B)—		3
	Apj pro app	e Natural Resources Access Regulator may appeal to the Court of Criminal peal against a sentence imposed by the Land and Environment Court in ceedings for a natural resources management offence, other than on an peal, if the proceedings have been instituted or carried on by or on behalf of Natural Resources Access Regulator.	4 5 6 7 8
[2]	Section 5D(1C)		9
	Omit "subsection (1B)". Insert instead "subsection (1B) or (1BA)".		10
[3]	Section 5D(2B)		11
	Insert in alphabetical order—		12
	Reg	<i>tural Resources Access Regulator</i> means the Natural Resources Access gulator constituted by the <i>Natural Resources Access Regulator Act 2017</i> , tion 4.	13 14 15
	rese	<i>ural resources management offence</i> means an offence under the natural purces management legislation, within the meaning of the <i>Natural cources Access Regulator Act 2017</i> .	16 17 18
5.3	Land and En	vironment Court Act 1979 No 204	19
[1]	Section 20 Class 4—environmental planning and protection, development contract and strata renewal plan civil enforcement		20 21
	Insert ", 353FA or 353O" after "353D" in section 20(1)(dg).		22
[2]	Section 20(1)(dg1)		23
	Insert after section 20(1)(dg)—		24
	(dg1)	proceedings for a contravention of a civil penalty provision under the <i>Water Management Act 2000</i> ,	25 26