

New South Wales

Marine Pollution Bill 2012

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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.

Clerk of the Parliaments.

Legislative Council



New South Wales

Marine Pollution Bill 2012

Act No , 2012

An Act to protect the State's marine and coastal environment from pollution by oil and certain other marine pollutants discharged from ships; to repeal the *Marine Pollution Act 1987*; and for other purposes.

Part 1 Preliminary

The Legislature of New South Wales enacts:				
Par	t 1	Pre	eliminary	2
1	Nam	e of A	ct	3
		This	Act is the Marine Pollution Act 2012.	4
2	Com	menc	ement	5
		This	Act commences on a day or days to be appointed by proclamation.	6
3	Defi	nitions	s (cf former Act s 3)	7
		In th	is Act:	8
		entit instr of th vess Com	tralian fishing vessel means a fishing vessel that is registered, or led to be registered, in Australia or in relation to which an ument under section 4 (2) of the Fisheries Management Act 1991 are Commonwealth is in force and includes a fishing fleet support el within the meaning of the Navigation Act 1912 of the amonwealth.	9 10 11 12 13 14
			tralian ship means:	15
		(a)	a ship registered in Australia, or	16
		carri	an unregistered ship having Australian nationality. To record book, in relation to a ship, means a book required to be ed on board the ship by section 124.	17 18 19
			fied:	20
		(a)	in relation to a ship with a home port in this State—means certified by Roads and Maritime Services or the Australian Maritime Safety Authority, or	21 22 23
		(b)	in relation to an Australian ship with a home port outside this State—means certified by the Australian Maritime Safety Authority or by the interstate maritime authority that regulates its home port, or	24 25 26 27
		(c)	in relation to a ship having nationality outside Australia—means certified by the relevant national maritime authority of the country whose flag the ship is entitled to fly.	28 29 30
		disci	harging includes jettisoning.	31

(c)

more than 15 persons.

2

3

4

38

that does not have a measured tonnage and is certified to carry

<i>marin</i> substa	<i>ne pollutant</i> means any one, or any combination, of the following ances (whether in bulk, packaged or another form):	1 2
	oil,	3
	a noxious liquid substance,	4
(c)	a harmful substance, whether or not in packaged form,	5
(d)	sewage,	6
(e)	garbage.	7
	POL means the <i>International Convention for the Prevention of tion from Ships, 1973</i> :	8 9
(a)	as corrected by the Proces-Verbal of Rectification dated 13 June 1978, and	10 11
. /	as affected by any amendment made under Article 16 of MARPOL, other than an amendment not accepted by Australia or that has not entered into force in Australia, and	12 13 14
	as modified and added to by the Protocol of 1978 relating to the <i>International Convention for the Prevention of Pollution from Ships, 1973</i> , as affected by any amendment to that Protocol made under Article VI of that Protocol other than an amendment not accepted by Australia or that has not entered into force in Australia.	15 16 17 18 19 20
this de "MARF (www.a	The full text of the 1973 Convention and the 1978 Protocol referred to in efinition (including all amendments) can be found by searching for POL" on the website of the Australian Maritime Safety Authority amsa.gov.au). The amendments accepted by Australia are the liments reproduced on that website.	21 22 23 24 25
<i>maste</i> comm	r, in relation to a ship, means a person, other than a pilot, having and or charge of the ship.	26 27
mixtu	re includes ballast water, tank washings and other residues.	28
NSW .	certificate means:	29
(a)	a NSW chemical tanker construction certificate, or	30
(b)	a NSW sewage pollution prevention certificate, or	31
(c)	a NSW ship construction certificate.	32
	<i>chemical tanker construction certificate</i> means a certificate under section 155 (2).	33 34
	sewage pollution prevention certificate means a certificate issued section 155 (3).	35 36
	<i>ship construction certificate</i> means a certificate issued under n 155 (1).	37 38

occupier:

1

2

Preliminary Part 1

(a)	in relation to a place on land (other than a pipeline) means:	2
	(i) the person exercising personally or by employees or agents	3
	the right of occupation of the land, or	4
	(ii) if there is no occupier—the owner of the land, and, in the case of a vehicle, includes the person in charge and the	5 6
	owner of the vehicle, but does not include the occupier or	7
	owner of the land on or over which the vehicle stands or	8
<i>a</i> >	moves, and	9
(b)	in relation to a pipeline means:	10
	(i) the owner of the pipeline, and	11
	(ii) the lessee, licensee or user of any lease, licence or right of user for the use of the pipeline for the carriage of oil or a	12
	noxious liquid substance or any combination of those	13 14
	substances (whether in bulk, packaged or another form).	15
	ecord book, in relation to a ship, means a book required to be	16
	ed on board the ship by section 113.	17
	seas voyage has the same meaning as in the Navigation Act 1912 of	
	Commonwealth.	19
	aged form means a form of containment specified for harmful ances in the International Maritime Dangerous Goods Code.	20 21
	e on land includes the following:	22
(a)	any structure or apparatus on or above or below the surface of any	23
	land,	24
(b)	any thing or vehicle resting on or moving over land,	25
(c)	any thing resting on or lying under the bed, bank or shore of any State waters,	26 27
(d)	a pipeline,	28
(e)	any thing afloat (other than a ship) if it is anchored or attached to	29
	the bed, bank or shore of any State waters or is used in any	30
	operation for the exploration of the sea-bed or subsoil beneath any State waters or for the exploitation of the natural resources of	31
	that sea-bed or subsoil.	32 33
pleas	sure vessel means:	34
(a)	a vessel used wholly for the purpose of recreational or sporting	35
	activities and not for hire or reward, or	36
(b)	any other vessel prescribed by the regulations.	37
	has the same meaning as in the <i>Ports and Maritime Administration</i>	38
Act 1	yyɔ.	39

manu	al for the ship required to be carried on board the ship by on 104.	1 2 3
releva	ant provisions of MARPOL means:	4
(a)	in relation to the issue of a ship construction certificate—the provisions of Annex I of MARPOL, or	5 6
(b)	in relation to the issue of a chemical tanker construction certificate—the provisions of Annex II of MARPOL, or	7 8
(c)	in relation to the issue of a sewage pollution prevention certificate—the provisions of Annex IV of MARPOL.	9 10
respo	nsible—see section 5.	11
<i>ship</i> ninclud	neans a vessel of any type capable of being used on or in water and des:	12 13
(a)	a hydrofoil boat, or	14
(b)	an air-cushion vehicle, or	15
(c)	a submersible or submarine, or	16
(d)	a floating craft, or	17
(e)	a fixed or floating platform, or	18
(f)	a barge (whether self-propelled or not), or	19
(g)	a sea-plane, or	20
(h)	a floating dock (whether self-propelled or not),	21
but do	pes not include a pleasure vessel.	22
	oard garbage management plan, in relation to a ship, means a required to be carried on board the ship by section 107.	23 24
substa	oard marine pollution emergency plan for noxious liquid ances, in relation to a ship, means a plan required to be carried on the ship by section 100.	25 26 27
	oard oil pollution emergency plan, in relation to a ship, means a required to be carried on board the ship by section 95.	28 29
State	waters means:	30
(a)	coastal waters of the State (within the meaning of Part 10 of the <i>Interpretation Act 1987</i>), and	31 32
(b)	other waters within the limits of the State prescribed by the regulations for the purposes of this definition.	33 34
mark,	The coastal waters of the State is the area extending from the low water or other baseline, on the coast of the State to an imaginary line 3 nautical seaward of that mark or other baseline.	35 36 37

strictly prohibited oily	mixture	means	a	mixture	that	contains	oil	and
that also contains:								

- (a) chemicals or other substances in quantities or concentrations that are hazardous to the marine environment, or
- (b) chemicals or other substances that have been introduced for the purpose of attempting to prevent the application of section 15, 16 or 17 to the discharge of a mixture containing oil from a ship.

survey authority means a corporation or association for the survey of shipping, approved by the Minister in writing, for the purposes of this definition.

trading ship means a ship that is used, or being a ship in the course of construction is intended to be used, for or in connection with, any business or commercial activity and, without limiting the generality of the foregoing, includes a ship that is used, or being a ship in the course of construction is intended to be used, wholly or principally for:

- (a) the carriage of passengers or cargo for hire or reward, or
- (b) the provision of services to ships or shipping, whether for reward or otherwise,

but does not include a Commonwealth ship within the meaning of the *Navigation Act 1912* of the Commonwealth or a fishing vessel.

transfer operation means any operation that is involved in the preparation for, or in the commencement, carrying on or termination of, a transfer of oil or a noxious liquid substance or any combination of those substances (whether in bulk, packaged or another form) to or from a ship or a place on land.

unavoidable damage, in relation to a ship, means any damage other than the following:

- (a) damage deliberately caused by the master or owner of, or a member of the crew of, the ship,
- (b) damage recklessly caused by the master or owner of, or a member of the crew of, the ship, with the knowledge that damage would probably result,
- (c) damage arising as a result of the negligence of the master or owner of, or a member of the crew of, the ship,
- (d) deterioration resulting from failure to maintain the ship or equipment,
- (e) defects that develop during the normal operation of the ship or equipment.

			tegorised noxious liquid substance means a noxious liquid ance:	1
		(a)	that has not been categorised in accordance with Regulation 6.1 of Annex II of MARPOL, and	3
		(b)	that has not been provisionally assessed in accordance with Regulation 6.3 of Annex II of MARPOL.	5
4	Expr	essior	ns used in this Act and MARPOL (cf former Act ss 7, 14 and 25)	7
	(1)	or no	xpression used in this Act that is also used in MARPOL (whether of a particular meaning is assigned to it by MARPOL), has in this he same meaning as in MARPOL.	8 9 10
	(2)	requi	pt as far as the context or subject matter otherwise indicates or res, if a word or expression is defined in MARPOL (including socil I or an Annex of MARPOL) and this Act:	11 12 13
		(a)	this Act's definition does not limit or exclude, but may extend, the meaning of the word or expression given under MARPOL, and	14 15 16
		(b)	the definitions are to be read in the context of each other and the other provisions of this Act, but, if the definitions so read are inconsistent, the MARPOL definition is displaced.	17 18 19
5	Mear	ning o	f "responsible"	20
		that p	the purposes of this Act, a person is <i>responsible</i> for a discharge if person, or another person acting under the direction of that person, mitted an act that caused the discharge and the person committed et:	21 22 23 24
		(a)	with intent to cause the discharge, or	25
		(b)	recklessly and with the knowledge that the discharge would probably result, or	26 27
		(c)	negligently.	28
6	Time	when	ship taken to be proceeding on voyage	29
		voyaş voya proce	the purposes of the definitions of <i>inter-State voyage</i> , <i>intra-State ge</i> and <i>overseas voyage</i> , a ship is taken to be proceeding on a ge from the time when it is got under way for the purpose of eeding on the voyage until the time when it is got under way for the ose of proceeding on another voyage.	30 31 32 33 34

Clause 7

Preliminary	Part 1
,	

7	Refe	rences to tonnage (cf former Act s 3 (6))	1
	(1)	A reference in this Act to the gross tonnage of a ship not expressed in tons is, in the application of this Act to a non-TMC ship, taken to be a reference to the gross tonnage of the ship expressed in tons.	2 3 4
	(2)	In this section:	5
		non-TMC ship means a ship the gross tonnage of which has been determined otherwise than in accordance with the Tonnage Measurement Convention.	6 7 8
		Tonnage Measurement Convention means the International	9
		Convention on Tonnage Measurement of Ships 1969, as affected by any amendment made under Article 16 of MARPOL other than an	10 11
		amendment not accepted by Australia.	12
8	Note	es	13
		Notes and examples included in this Act do not form part of this Act.	14
		Note. To assist the reader, many provisions of this Act contain bracketed notes in headings drawing attention to the provision of MARPOL that the provision of this Act gives effect to.	15 16 17
		For the purposes of comparison, a number of provisions of this Act contain bracketed notes in headings drawing attention ("cf former Act") to equivalent or comparable (though not necessarily identical) provisions of the repealed <i>Marine Pollution Act 1987</i> .	18 19 20 21

Part 2		Application of Act				
9	Savii	ng of other laws (cf former Act s 5)	2			
		This Act is to be read and construed as being in addition to, and not in derogation of, any other law of the State.	3			
		Note. It is noted that section 7 (3) of the <i>Protection of the Environment Operations Act 1997</i> provides that this Act prevails over that Act.	(
10	Act s s 5A)	subject to Ports and Maritime Administration Act 1995 (cf former Act				
		This Act is subject to the Ports and Maritime Administration Act 1995.	9			
11		ntion of ships and holding of security over them: exclusion of ers from operation of Commonwealth Act	10 1			
	(1)	The exercise, while a ship is compulsorily detained under this Act, of a right of seizure created by the Commonwealth Act is declared to be an excluded matter for the purposes of section 259 of the Commonwealth Act in relation to section 123 of that Act.	12 13 14 18			
	(2)	The priority given to interests (within the meaning of the Commonwealth Act) by Division 2 of Part 2.6 of the Commonwealth Act, to the extent that it would give priority to such an interest over a statutory State interest in a ship, is declared to be an excluded matter for the purposes of section 259 of the Commonwealth Act in relation to Division 2 of Part 2.6 of that Act.	16 17 18 19 20 2			
	(3)	In this section:	22			
		Commonwealth Act means the <i>Personal Property Securities Act 2009</i> of the Commonwealth.	23 24			
		<i>compulsorily detained under this Act</i> , in relation to a ship, means the detention of the ship under section 171, 176, 186, 208, 221 or 237 of this Act.	25 26 27			
		right of seizure created by the Commonwealth Act means a right under section 123 of the Commonwealth Act of a secured party (within the meaning of that Act) to seize collateral in the form of a ship.	28 29 30			
		statutory State interest means an interest of the Minister under a security provided in compliance with section 186, 208, 223 or 237 of this Act.	3 ² 32 33			
		Note. New South Wales has referred certain matters relating to security interests in personal property to the Commonwealth, which means that the Commonwealth Parliament has power under section 51(xxxvii) of the Commonwealth Constitution to make laws in respect of those matters. The Commonwealth Parliament passed the Personal Property Securities Act 2009. Normally a law of the Commonwealth prevails over a State law to the extent of any inconsistency between them (see section 109 of the Commonwealth Constitution). However, section 259 of the Personal Property Securities Act	34 35 36 37 38 39 40 47			

		a mat the F exclu	of the Commonwealth provides that a law of a referring State can declare tter to be an excluded matter for the purposes of that section. If that is done, Personal Property Securities Act 2009 does not apply in relation to the ided matter. This section excludes certain matters in relation to certain sions of the Commonwealth Act.	1 2 3 4 5
12	Appl	icatio	n of Act to mixtures of marine pollutants	6
	(1)	inclu	is Act, a reference to a discharge of a marine pollutant or a residue ides a reference to a discharge of a mixture that contains that marine itant or residue.	7 8 9
	(2)	into	State waters, each of the applicable Parts in relation to each of the ne pollutants in the mixture applies in relation to the mixture.	10 11 12
	(3)		rever, a person is not liable to be convicted of an offence under more one applicable Part in respect of the same discharge of a mixture.	13 14
	(4)		is section: icable Part means:	15 16
		(a)	in relation to oil—Part 3, or	17
		(b)	in relation to a noxious liquid substance—Part 4, or	18
		(c)	in relation to a harmful substance—Part 5, or	19
		(d)	in relation to sewage—Part 6, or	20
		(e)	in relation to garbage—Part 7.	21
13	Disc s 3 (5		outside State waters that enters State waters (cf former Act	22 23
	(1)	any purp mari	discharge of a marine pollutant onto or into any land or waters, or structure or thing, that occurs outside State waters is, for the oses of this Act, taken to be a discharge into State waters of the ne pollutant if the whole or any part of the marine pollutant enters State waters.	24 25 26 27 28
	(2)		discharge is taken to happen when the discharged marine pollutant rs State waters.	29 30
14	Disc	harge	s to which Act does not apply (Article 2 of 1978 Protocol)	31
		This	Act does not apply to the following discharges:	32
		(a)	the release of harmful substances directly arising from the exploration, exploitation and associated off-shore processing of sea-bed mineral resources,	33 34 35
		(b)	the release of harmful substances for purposes of legitimate scientific research into pollution abatement or control,	36 37

Part 2 Application of Act

(c)	dumping within the meaning of the <i>Convention on the Prevention</i> of Marine Pollution by Dumping of Wastes and Other Matter 1972, done at London on 13 November 1972.					
		The Convention on the Prevention of Marine Pollution by Dumping stes and Other Matter, 1972 defines dumping as:	4 5			
	(a)	any deliberate disposal at sea of wastes or other matter from vessels, aircraft, platforms or other man-made structures at sea, or	6 7 8			
	(b)	any deliberate disposal at sea of vessels, aircraft, platforms or other man-made structures at sea.	9 10			
	Unde	that Convention, <i>dumping</i> does not include:	11			
	(a)	the disposal at sea of wastes or other matter incidental to, or derived from the normal operations of vessels, aircraft, platforms or other man-made structures at sea and their equipment, other than wastes or other matter transported by or to vessels, aircraft, platforms or other man-made structures at sea, operating for the purpose of disposal of such matter or derived from the treatment of such wastes or other matter on such vessels, aircraft, platforms or structures, or	12 13 14 15 16 17 18			
	(b)	placement of matter for a purpose other than the mere disposal thereof, provided that such placement is not contrary to the aims of the Convention.	20 21 22			

Par	t 3	Pre	evention of pollution by oil	1
Divi	sion	1	Offences relating to discharge of oil	2
15	Disc l	hargir k I of M	ng oil into State waters from a ship prohibited (Reg 15.1 of MARPOL) (cf former Act s 8 (1))	3 4
	(1)		master and the owner of a ship are each guilty of an offence if s discharged from the ship into State waters.	any 5
		Max	imum penalty:	7
		(a)	in the case of an individual—\$500,000, or	8
		(b)	in the case of a corporation—\$10,000,000.	9
	(2)	In pr	roceedings for an offence against this section in relation to a sh	ip: 10
		(a)	it is sufficient for the prosecution to allege and prove that oil discharged from the ship into State waters, but	was 11
		(b)	it is a defence if it is proved that, by virtue of Division 2, section does not apply in relation to the discharge.	this 13
16	Causing discharge of oil into State waters from a ship prohibited (Reg 15.1 of Annex I of MARPOL) (cf former Act s 8A (1))			eg 15 16
	(1)		rew member of a ship is guilty of an offence if the crew member auses any oil to be discharged from the ship into State waters.	per's 17
		Max	timum penalty: \$500,000.	19
	(2)	an of ship	erson involved in the operation or maintenance of a ship is guilt ffence if the person's act causes any oil to be discharged from into State waters.	
			imum penalty:	23
		(a)	in the case of an individual—\$500,000, or	24
		(b)	in the case of a corporation—\$10,000,000.	25
	(3)	In pr	roceedings for an offence against this section in relation to a sh	ip: 26
		(a)	it is sufficient for the prosecution to allege and prove that:	27
			(i) oil was discharged from the ship into State waters, and	
			(ii) the crew member or person involved in the operation maintenance of the ship committed an act that caused discharge, but	
		(b)	it is a defence if it is proved that, by virtue of Division 2, section does not apply in relation to the discharge.	this 32

Clause 17	Marine Pollution Bill 2012
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Part 3 Prevention of pollution by oil

17	Offence of a ship (Reg	being responsible for discharge of oil into State waters from 15.1 of Annex I of MARPOL) (cf former Act s 8A (3))	1 2
		erson responsible for the discharge of any oil from a ship into State	3
		ers is guilty of an offence.	4
		imum penalty:	5
	(a)	in the case of an individual—\$500,000, or	6
	(b)	in the case of a corporation—\$10,000,000.	7
Divi	sion 2	Defences	8
18		discharge was caused by damage to ship or equipment Annex I of MARPOL) (cf former Act s 8 (2) (b) and (3))	9 10
	Divi	sion 1 does not apply to the discharge of oil from a ship if:	11
	(a)	the oil escaped from the ship in consequence of unavoidable damage to the ship or its equipment, and	12 13
	(b)	all reasonable precautions were taken after the occurrence of the	14
		damage or the discovery of the discharge for the purpose of preventing or minimising the escape of the oil.	15 16
			10
19	Defence if of MARPOL	discharge was to secure safety or save life (Reg 4.1 of Annex I) (cf former Act s 8 (2) (a))	17 18
		sion 1 does not apply to the discharge of oil from a ship for the ose of securing the safety of a ship or saving life at sea.	19 20
20	Defence if Annex I of M	discharge was for purpose of combating pollution (Reg 4.3 of MARPOL) (cf former Act s 8 (2) (c))	21 22
	Divi	sion 1 does not apply to the discharge of a mixture containing oil	23
		a ship if the discharge was for the purpose of combating specific ation incidents in order to minimise the damage from pollution and	24
		approved by an officer prescribed by the regulations for the	25 26
		oses of this section.	27
21	Defence if	discharge was authorised for training (cf former Act s 8 (2) (d))	28
	Divi	sion 1 does not apply to the discharge of oil from a ship if the	29
	discl	narge was authorised by the Minister for training purposes.	30
22	Defence for special are	or certain ships 400 tonnes or more and oil tankers not within eas (Regs 15.2 and 15.8 of Annex I of MARPOL)	31 32
	Divi	sion 1 does not apply to the discharge of oil from a ship if:	33
	(a)	the ship is not within a special area, and	34
	(b)	the ship has a gross tonnage of equal to or greater than 400, and	35

	(c)	the ship is proceeding en route, and	1
	(d)	in the case of a mixture containing oil, the mixture is processed using oil filtering equipment meeting the requirements set out by the regulations referred to in section 9 (4) (a) (iii) of the <i>Protection of the Sea (Prevention of Pollution from Ships) Act 1983</i> of the Commonwealth, and	2 3 4 5 6
	(e)	the oil content of the effluent without dilution does not exceed 15 parts in 1,000,000 parts, and	7 8
	(f)	the mixture is not a strictly prohibited oily mixture, and	9
	(g)	in the case of a mixture containing oil that is discharged from an oil tanker:	10 11
		(i) the mixture does not originate from the cargo pump room bilges of the ship, and	12 13
		(ii) the mixture is not mixed with oil cargo residue.	14
23		r certain ships 400 tonnes or more and oil tankers within eas (Regs 15.3 and 15.8 of Annex I of MARPOL)	15 16
	Divis	sion 1 does not apply to the discharge of oil from a ship if:	17
	(a)	the ship has a gross tonnage of equal to or greater than 400, and	18
	(b)	the ship is within a special area, and	19
	(c)	the ship is proceeding en route, and	20
	(d)	in the case of a mixture containing oil, the mixture is processed using oil filtering equipment meeting the requirements set out by the regulations referred to in section 9 (4) (b) (iii) of the <i>Protection of the Sea (Prevention of Pollution from Ships) Act</i> 1983 of the Commonwealth, and	21 22 23 24 25
	(e)	the oil content of the effluent without dilution does not exceed 15 parts in 1,000,000 parts, and	26 27
	(f)	the mixture is not a strictly prohibited oily mixture, and	28
	(g)	in the case of a mixture containing oil discharged from an oil tanker:	29 30
		(i) the mixture does not originate from the cargo pump room bilges of the ship, and	31 32
		(ii) the mixture is not mixed with oil cargo residue.	33
24	Defence for MARPOL)	r smaller ships and oil tankers (Regs 15.6 and 15.8 of Annex I of	34 35
	Divis	sion 1 does not apply to the discharge of oil from a ship if:	36
	(a)	the ship has a gross tonnage of less than 400, and	37
	(b)	the ship is proceeding en route, and	38

	(c)	the ship has in operation equipment, of a kind that meets the requirements set out by the regulations referred to in section 9 (4) (c) (iii) of the <i>Protection of the Sea (Prevention of Pollution from Ships) Act 1983</i> of the Commonwealth, that ensures that the oil content of the effluent without dilution does not exceed 15 parts in 1,000,000 parts, and	1 2 3 4 5 6
	(d)	the mixture is not a strictly prohibited oily mixture, and	7
	(e)	in the case of a mixture containing oil discharged from an oil tanker:	8 9
		(i) the mixture does not originate from the cargo pump room bilges of the ship, and	10 11
		(ii) the mixture is not mixed with oil cargo residue.	12
25		for discharge of clean or segregated ballast from oil tankers and 34.4 of Annex I of MARPOL) (cf former Act s 8 (4) (j))	13 14
		rision 1 does not apply to the discharge from the cargo area of an oil ker of clean or segregated ballast.	15 16
Divi	sion 3	Offence relating to oil residues	17
26	Failing to	retain oil residues (cf former Act s 9)	18
	oil wit on	e master and the owner of a ship are each guilty of an offence if any residues that cannot be discharged from the ship into State waters hout the commission of an offence against section 15 are not retained board the ship while the ship is in State waters.	19 20 21 22 23
	(a)	in the case of an individual—\$500,000, or	24
	(b)	in the case of a corporation—\$10,000,000.	25
	spa in th	mple. A ship leaves Port A with a quantity of oil residue held in a tank or ce and, without leaving State waters, arrives at Port B with a lesser quantity ne tank or space. This subsection places an onus on the ship's master to ain why there is a discrepancy in the quantity.	26 27 28 29
	rec	spite subsection (1), oil residues may be discharged from a ship to a eption facility provided in accordance with Regulation 38 of Annex I MARPOL.	30 31 32

Part 4		Prevention of pollution by noxious liquid substances	
Divis	sion	1 Offences relating to carrying uncategorised noxious liquid substances	3
27	-	ying uncategorised noxious liquid substances prohibited 13.1.3 of Annex II of MARPOL)	5 6
	(1)	The master and the owner of an Australian ship are each guilty of an offence if an uncategorised noxious liquid substance is carried as cargo or part cargo in bulk on the ship in State waters. Maximum penalty: (a) in the case of an individual—\$6,600, or	7 8 9 10
		(b) in the case of a corporation—\$33,000.	12
	(2)	In proceedings for an offence against this section in relation to a ship it is sufficient for the prosecution to allege and prove that an uncategorised noxious liquid substance was carried as cargo or part cargo in bulk on the ship in State waters.	13 14 15 16
28	Caus proh	sing carriage of uncategorised noxious liquid substances iibited (Reg 13.1.3 of Annex II of MARPOL)	17 18
		A person is guilty of an offence if the person causes an uncategorised noxious liquid substance to be carried as cargo or part cargo in bulk on an Australian ship in State waters. Maximum penalty:	19 20 21 22
		(a) in the case of an individual—\$22,000, or	23
		(b) in the case of a corporation—\$110,000.	24
Divis	sion	2 Offences relating to discharge of noxious liquid substances	25 26
29	Discl proh	harging noxious liquid substances into State waters from ship libited (Reg 13 of Annex II of MARPOL) (cf former Act s 18 (1))	27 28
	(1)	The master and the owner of a ship that is subject to a chemical tanker construction certificate certifying the ship to carry noxious liquid substances in bulk are each guilty of an offence if any noxious liquid substance is discharged from the ship into State waters. Maximum penalty: (a) in the case of an individual \$500,000 or	29 30 31 32 33
		(a) in the case of an individual—\$500,000, or(b) in the case of a corporation—\$10,000,000.	34 35

	(2)	In pr	occeedings for an offence against this section in relation to a ship:	
		(a)	it is sufficient for the prosecution to allege and prove that:	:
			(i) the ship was a ship subject to a chemical tanker	;
			construction certificate certifying the ship to carry noxious liquid substances in bulk, and	
			(ii) a noxious liquid substance was discharged from the ship into State waters, but	-
		(b)	it is a defence if it is proved that, by virtue of Division 3, this section does not apply in relation to the discharge.	;
30			ischarge of noxious liquid substances into State waters from bited (Reg 13 of Annex II of MARPOL) (cf former Act s 18A (1))	10 1
	(1)		rew member of a ship that is subject to a chemical tanker	1:
			truction certificate certifying the ship to carry noxious liquid tances in bulk is guilty of an offence if the crew member's act	1; 14
			es any noxious liquid substance to be discharged from the ship into	14
			e waters.	10
		Max	imum penalty: \$500,000.	1
	(2)		erson involved in the operation or maintenance of a ship that is	18
			ect to a chemical tanker construction certificate certifying the ship	19
			arry noxious liquid substances in bulk is guilty of an offence if the	20
			on's act causes any noxious liquid substance to be discharged from hip into State waters.	2 ⁻ 2 ⁻
			imum penalty:	23
		(a)	in the case of an individual—\$500,000, or	2
		(b)	in the case of a corporation—\$10,000,000.	2
	(3)	In pr	roceedings for an offence against this section in relation to a ship:	20
		(a)	it is sufficient for the prosecution to allege and prove that:	2
			(i) the ship was a ship subject to a chemical tanker	28
			construction certificate certifying the ship to carry noxious	29
			liquid substances in bulk, and	30
			(ii) a noxious liquid substance was discharged from the ship into State waters, and	3 ²
			(iii) the crew member or person involved in the operation or	33
			maintenance of the ship committed an act that caused the discharge, but	34 38
		(b)	it is a defence if it is proved that, by virtue of Division 3, this section does not apply in relation to the discharge	30

31		f being responsible for discharge of noxious liquid substances waters from a ship (Reg 13 of Annex II of MARPOL) (cf former Act	1 2 3
	into cons subs	erson responsible for the discharge of any noxious liquid substance. State waters from a ship that is subject to a chemical tanker struction certificate certifying the ship to carry noxious liquid stances in bulk is guilty of an offence.	4 5 6 7 8
	(a)	in the case of an individual—\$500,000, or	9
	(b)	in the case of a corporation—\$10,000,000.	10
Divi	ision 3	Defences	11
32	Defence if 3.1.2 of Ann	discharge was caused by damage to ship or equipment (Reg lex II of MARPOL) (cf former Act s 18 (2) (b) and (3))	12 13
		sion 2 does not apply to the discharge of a noxious liquid substance a ship if:	14 15
	(a)	the noxious liquid substance escaped from the ship in consequence of unavoidable damage to the ship or its equipment, and	16 17 18
	(b)	all reasonable precautions were taken after the occurrence of the damage or the discovery of the discharge for the purpose of preventing or minimising the escape of the noxious liquid substance.	19 20 21 22
33	Defence if Annex II of I	discharge was to secure safety or save life (Reg 3.1.1 of MARPOL) (cf former Act s 18 (2) (a))	23 24
		sion 2 does not apply to the discharge of a noxious liquid substance a ship for the purpose of securing the safety of a ship or saving life a.	25 26 27
34	Defence if of Annex II o	discharge was for purpose of combating pollution (Reg 3.1.3 of MARPOL) (cf former Act s 18 (2) (c))	28 29
	from polli was	sion 2 does not apply to the discharge of a noxious liquid substance a ship if the discharge was for the purpose of combating specific ation incidents in order to minimise the damage from pollution and approved by an officer prescribed by the regulations for the boses of this section.	30 31 32 33 34

35	Defence for discharge of certain Category X substances (Regs 13.2.1 and 13.6.1 of Annex II of MARPOL)				
	(1)		sion 2 does not apply to the discharge of water containing a cribed residue from a ship if:	3 4	
		(a)	the discharge of the water containing that residue occurs when the ship is proceeding en route at a speed of:	5 6	
			(i) at least 7 knots, if the ship is self-propelled, or	7	
			(ii) at least 4 knots, if the ship is not self-propelled, and	8	
		(b)	the discharge occurs below the ship's waterline through the ship's underwater discharge outlets at a rate not exceeding the maximum rate for which each underwater discharge outlet is designed, and	9 10 11 12	
		(c)	the discharge occurs when the ship is at least 12 nautical miles from the nearest land and is in water at least 25 metres deep.	13 14	
	(2)		section does not apply in relation to a mixture that contains a liquid tance that is neither:	15 16	
		(a)	a noxious liquid substance, nor	17	
		(b)	a liquid substance referred to in Regulation 6.1.3 of Annex II of MARPOL.	18 19	
	(3)	In th	is section:	20	
		Gove	ector includes a surveyor appointed or authorised by the ernment of a country that is a party to MARPOL for the purpose of ementing Regulation 16 of Annex II of MARPOL.	21 22 23	
		pres	cribed residue means a residue remaining after:	24	
		(a)	the tank of a ship that held a noxious liquid substance categorised as Category X under Regulation 6 of Annex II of MARPOL, or a mixture containing such a substance, has been:	25 26 27	
			(i) emptied to the maximum extent in accordance with procedures in the ship's procedures and arrangements manual, and	28 29 30	
			(ii) cleaned in accordance with regulations made for the purposes of section 42, and	31 32	
		(b)	the resulting residues in the tank have been discharged to a reception facility until the concentration of that substance in the effluent to that facility is, in the opinion of an inspector, at or below the residual concentration prescribed for that substance in Regulation 13.6.1 of Annex II of MARPOL and until the tank is empty, and	33 34 35 36 37 38	
		(c)	the residue remaining in the tank has been subsequently diluted with water.	39 40	

36	Defence for discharge of certain high-viscosity or solidifying substances in Category Y (Regs 13.2.1 and 13.7.1 of Annex II of MARPOL)						
	(1)	Division 2 does not apply to the discharge of water containing a prescribed residue into State waters from a ship if:					
		(a)		discharge occurs when the ship is proceeding en route at a ed of:	5		
			(i)	at least 7 knots, if the ship is self-propelled, or	7		
			(ii)	at least 4 knots, if the ship is not self-propelled, and	8		
		(b)	ship max	discharge occurs below the ship's waterline through the 's underwater discharge outlets at a rate not exceeding the imum rate for which each underwater discharge outlet is gned, and	9 10 11 12		
		(c)		discharge occurs when the ship is at least 12 nautical miles in the nearest land and is in water at least 25 metres deep.	13 14		
	(2)	This section does not apply in relation to a mixture that contains a liquid substance that is neither:					
		(a)	a no	xious liquid substance, nor	17		
		(b)		uid substance referred to in Regulation 6.1.4 of Annex II of RPOL.	18 19		
	(3)	In this section:					
		prescribed residue means a residue remaining after:					
		(a)	the tank of a ship that held:		22		
			(i)	a high-viscosity or solidifying substance that is a noxious liquid substance categorised as Category Y under Regulation 6 of Annex II of MARPOL, or	23 24 25		
			(ii)	a mixture containing a high-viscosity or solidifying substance that is a noxious liquid substance categorised as Category Y under Regulation 6 of Annex II of MARPOL (except a mixture containing a noxious liquid substance categorised as Category X under Regulation 6 of Annex II of MARPOL),	26 27 28 29 30 31		
		has been:					
			(iii)	emptied to the maximum extent in accordance with procedures in the ship's procedures and arrangements manual, and	33 34 35		
			(iv)	washed in accordance with regulations made for the purposes of section 42, and	36 37		

		(b)	the resulting residues in the tank have been discharged to a reception facility until the tank is empty, and	1 2		
		(c)	the residue then remaining in the tank has been subsequently diluted with water.	3 4		
37	Defence for discharge of certain other Category Y substances (Regs 13.2.1 and 13.7.1 of Annex II of MARPOL)					
	(1)	Division 2 does not apply to the discharge into State waters from a ship of any residue of a prescribed discharge that has been emptied to the maximum extent in accordance with the procedures in the ship's procedures and arrangements manual, if:				
		(a)	the discharge occurs when the ship is proceeding en route at a speed of:	11 12		
			(i) at least 7 knots, if the ship is self-propelled, or	13		
			(ii) at least 4 knots, if the ship is not self-propelled, and	14		
		(b)	the discharge occurs below the ship's waterline through the ship's underwater discharge outlets at a rate not exceeding the maximum rate for which each underwater discharge outlet is designed, and	15 16 17 18		
		(c)	the discharge occurs when the ship is at least 12 nautical miles from the nearest land and is in water at least 25 metres deep.	19 20		
	(2)	This section does not apply in relation to a mixture that contains a liquid substance that is neither:				
		(a)	a noxious liquid substance, nor	23		
		(b)	a liquid substance referred to in Regulation 6.1.4 of Annex II of MARPOL.	24 25		
	(3)	In this section:				
		prescribed discharge means:				
		(a)	a noxious liquid substance categorised as Category Y under Regulation 6 of Annex II of MARPOL that is not a high-viscosity or solidifying substance, or	28 29 30		
		(b)	a mixture containing a noxious liquid substance categorised as Category Y under Regulation 6 of Annex II of MARPOL that is not a high-viscosity or solidifying substance (except a mixture containing a high-viscosity or solidifying substance that is a noxious liquid substance categorised as Category X under Regulation 6 of Annex II of MARPOL).	31 32 33 34 35 36		

38	Defence for discharge of Category Z substances from ships constructed before 1 January 2007 (Regs 13.2.1 and 13.2.2 of Annex II of MARPOL)					
	(1)	resid Regu	sion 2 does not apply to the discharge into State waters of any lue of a noxious liquid substance categorised as Category Z under plation 6 of Annex II of MARPOL, or a mixture containing such a stance, if:	3 4 5 6		
		(a)	the discharge is from a ship that was constructed before 1 January 2007, and	7 8		
		(b)	the tank of the ship, which held the substance or mixture, has been emptied to the maximum extent in accordance with the procedures in the ship's procedures and arrangements manual, and	9 10 11 12		
		(c)	the discharge occurs when the ship is proceeding en route at a speed of:	13 14		
			(i) at least 7 knots, if the ship is self-propelled, or(ii) at least 4 knots, if the ship is not self-propelled, and	15 16		
		(d)	the discharge occurs when the ship is at least 12 nautical miles from the nearest land and is in water at least 25 metres deep.	17 18		
	(2)		section does not apply in relation to a mixture that contains a liquid tance that is neither:	19 20		
		(a)	a noxious liquid substance, nor	21		
		(b)	a liquid substance referred to in Regulation 6.1.4 of Annex II of MARPOL.	22 23		
39			or discharge of Category Z substances from ships constructed '1 January 2007 (Regs 13.2.1 and 13.2.3 of Annex II of MARPOL)	24 25		
	(1)	resid Regu	sion 2 does not apply to the discharge into State waters of any lue of a noxious liquid substance categorised as Category Z under alation 6 of Annex II of MARPOL, or a mixture containing such a tance, if:	26 27 28 29		
		(a)	the discharge is from a ship that was constructed on or after 1 January 2007, and	30 31		
		(b)	the tank of the ship, which held the substance or mixture, has been emptied to the maximum extent in accordance with the procedures in the ship's procedures and arrangements manual, and	32 33 34 35		
		(c)	the discharge occurs when the ship is proceeding en route at a speed of:	36 37		
			(i) at least 7 knots, if the ship is self-propelled, or(ii) at least 4 knots, if the ship is not self-propelled, and	38 39		

		(d)	the discharge occurs below the ship's waterline through the ship's underwater discharge outlets at a rate not exceeding the maximum rate for which each underwater discharge outlet is designed, and	1 2 3 4
		(e)	the discharge occurs when the ship is at least 12 nautical miles from the nearest land and the Minister has not waived that requirement under subsection (3), and	5 6 7
		(f)	the discharge occurs when the ship is in water at least 25 metres deep.	8 9
(2	2)	in th	master or owner of a ship may make an application to the Minister, e form approved by the Minister, for the Minister to waive the rement in subsection (1) (e).	10 11 12
(.	3)		Minister may, in accordance with the regulations, waive the rement.	13 14
(4	4)	notic categ	Minister must give written notice of a waiver to the applicant. The e must specify the particular ship, noxious liquid substance corised as Category Z under Regulation 6 of Annex II of MARPOL voyage, for which the condition is waived.	15 16 17 18
(:	5)		section does not apply in relation to a mixture that contains a liquid ance that is neither:	19 20
		(a)	a noxious liquid substance, nor	21
		(b)	a liquid substance referred to in Regulation 6.1.4 of Annex II of MARPOL.	22 23
			r discharge of bilge water (Reg 6.1.4 of Annex II of MARPOL) (cf 18 (11))	24 25
		of a that Regu	sion 2 does not apply to the discharge from a ship of bilge water, or mixture resulting from tank cleaning or de-ballasting operations, contains one or more noxious liquid substances referred to in dation 6.1.4 of Annex II of MARPOL but does not contain any noxious liquid substance.	26 27 28 29 30
D	efe i f Anr	nce fo	r discharge of clean ballast or segregated ballast (Reg 13.7.2.3 f MARPOL) (cf former Act s 18 (12))	31 32
(1)		sion 2 does not apply to the discharge from a ship of clean ballast gregated ballast.	33 34
(2	2)		is section, <i>clean ballast</i> and <i>segregated ballast</i> have the same sing as in Annex II of MARPOL.	35 36

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Divi	sion 4	Cleaning of tanks of ships	1
42	Regulation	ons may make provision for cleaning of tanks of ships (Regs 13 Annex II of MARPOL) (cf former Act s 24)	2
		e regulations may make provision for and in relation to giving effect Regulations 13 and 16 of Annex II of MARPOL.	4 5

Part 4

Marine Pollution Bill 2012

Prevention of pollution by noxious liquid substances

Par	t 5		evention of pollution by harmful substances packaged form	1
Division 1 Offences relating to carriage				
43			rriage of harmful substances in packaged form prohibited Annex III of MARPOL)	4 5
	(1)	harn wate	master and the owner of a ship are each guilty of an offence if a nful substance in packaged form is carried on the ship in State ers otherwise than in accordance with the regulations.	6 7 8 9
		(a)	in the case of an individual—\$2,200, or	10
		(b)	in the case of a corporation—\$5,500.	11
	(2)	In pr is su subs	roceedings for an offence against this section in relation to a ship, it afficient for the prosecution to allege and prove that a harmful tance in packaged form was carried on the ship in State waters rwise than in accordance with the regulations.	12 13 14 15
44	Caus proh	sing c libited	ertain carriage of harmful substances in packaged form I (Reg 1.2 of Annex III of MARPOL)	16 17
		in pa	erson is guilty of an offence if the person causes a harmful substance ackaged form to be carried on a ship in State waters otherwise than ecordance with the regulations.	18 19 20
		Max	imum penalty:	21
		(a)	in the case of an individual—\$2,200, or	22
		(b)	in the case of a corporation—\$5,500.	23
Divi	sion	2	Offences relating to jettisoning	24
45			g of harmful substances in packaged form into State waters prohibited (Reg 7.1 of Annex III of MARPOL)	25 26
	(1)	harn	master and the owner of a ship are each guilty of an offence if a nful substance in packaged form carried on the ship is jettisoned in the ship into State waters.	27 28 29
		Max	imum penalty:	30
		(a)	in the case of an individual—\$55,000, or	31
		(b)	in the case of a corporation—\$275,000.	32

	(2)	In proceedings for an offence against this section in relation to a ship:	
		(a) it is sufficient for the prosecution to allege and prove that a harmful substance in packaged form was jettisoned from the ship into State waters, but	;
		(b) it is a defence if it is proved that, by virtue of Division 3, this section does not apply in relation to the jettisoning.	
46	Caus wate	ing jettisoning of harmful substances in packaged form into State rs from ship prohibited (Reg 7.1 of Annex III of MARPOL)	-
	(1)	A crew member of a ship is guilty of an offence if the crew member's act causes any harmful substance in packaged form to be jettisoned from the ship into State waters. Maximum penalty: \$55,000.	9 10 1 12
	(2)	A person involved in the operation or maintenance of a ship is guilty of an offence if the person's act causes any harmful substance in packaged form to be jettisoned from the ship into State waters.	1; 14 1;
		Maximum penalty:	10
		(a) in the case of an individual—\$55,000, or	17
		(b) in the case of a corporation—\$275,000.	18
	(3)	In proceedings for an offence against this section in relation to a ship:	19
		(a) it is sufficient for the prosecution to allege and prove that:	20
		(i) a jettisoning of a harmful substance in packaged form occurred from a ship into State waters, and	2 ²
		(ii) the crew member or person involved in the operation or maintenance of the ship committed an act that caused the jettisoning, but	2: 2: 2:
		(b) it is a defence if it is proved that, by virtue of Division 3, this section does not apply in relation to the jettisoning.	20
47		ace of being responsible for jettisoning of harmful substances in aged form into State waters from a ship (Reg 7.1 of Annex III of POL)	28 29 30
		A person responsible for any harmful substance in packaged form being jettisoned from a ship into State waters is guilty of an offence.	3 ⁻
		Maximum penalty:	33
		(a) in the case of an individual—\$220,000, or	34
		(b) in the case of a corporation—\$1,100,000.	3

Clause 48	Marine Pollution Bill 2012
Part 5	Prevention of pollution by harmful substances in packaged form

Divi	sion 3	Defences	1
48	Defence f MARPOL)	for jettisoning to secure safety or save life (Reg 7.1 of Annex III of	2
	pac	ision 2 does not apply to the jettisoning of a harmful substance in kaged form from a ship for the purpose of securing the safety of a or saving life at sea.	4 5 6
49		for certain leakages causing substances to be washed d (Reg 7.2 of Annex III of MARPOL)	7 8
		ision 2 does not apply to the jettisoning of a harmful substance in kaged form from a ship because of a leakage of the substance if:	9 10
	(a)	the substance was washed overboard from the ship in accordance with the regulations or any orders made pursuant to the regulations, or	11 12 13
	(b)	the substance was washed overboard from the ship otherwise than in accordance with such regulations or orders in circumstances where compliance with such regulations or orders would have impaired the safety of the ship or of persons on board the ship.	14 15 16 17 18
Divi	sion 4	Miscellaneous	19
50	Part does	not apply to stores or equipment (Reg 1.5 of Annex III of MARPOL)	20
	Thi	s Part does not apply to a ship's stores or equipment.	21
51	Leakages	taken to be jettisoned (Reg 1 of Annex III of MARPOL)	22
	take	armful substance in packaged form is, for the purposes of this Act, en to have been jettisoned from a ship into State waters if there was akage of the substance.	23 24 25
52	Empty pa	ckaging (Reg 1.4 of Annex III of MARPOL)	26
	prev hari hav	the purposes of this Part, empty packaging that has been used viously for the carriage of harmful substances is itself taken to be a mful substance unless the precautions required by the regulations e been taken to ensure that the packaging contains no residue that is mful to the marine environment.	27 28 29 30 31

Par	t 6	Pre	evention of pollution by sewage	1			
Divi	sion	1	Offences relating to discharge of sewage	2			
53	Disc l	harge k IV of I	of sewage into State waters from ship prohibited (Reg 11 of MARPOL)	3			
	(1)	if any	master and the owner of a large ship are each guilty of an offence y sewage is discharged from the ship into State waters. imum penalty:	5 6			
		(a) (b)	in the case of an individual—\$55,000, or in the case of a corporation—\$275,000.	9			
	(2)	` '	occeedings for an offence against this section in relation to a ship: it is sufficient for the prosecution to allege and prove that sewage was discharged from the ship into State waters, but it is a defence if it is proved that, by virtue of Division 2, this section does not apply in relation to the discharge.	10 11 12 13			
54	Causing discharge of sewage into State waters from ship prohibited (Reg 11 of Annex IV of MARPOL)						
	(1)	A crew member of a large ship is guilty of an offence if the crew member's act causes any sewage to be discharged from the ship into State waters. Maximum penalty: \$55,000.					
	(2)	A pe guilty disch	erson involved in the operation or maintenance of a large ship is y of an offence if the person's act causes any sewage to be narged from the ship into State waters. imum penalty:	21 22 23 24			
		(a)	in the case of an individual—\$55,000, or	25			
		(b)	in the case of a corporation—\$275,000.	26			
	(3)		occeedings for an offence against this section, it is sufficient for the ecution to allege and prove that:	27 28			
		(a)	a discharge of sewage occurred from a ship into State waters, and	29			
		(b)	the crew member or person involved in the operation or maintenance of the ship committed an act that caused the discharge.	30 31 32			

Clause 55	Marine Pollution	Bill 2012

Part 6 Prevention of pollution by sewage

55		being responsible for discharge of sewage into State waters p (Reg 11 of Annex IV of MARPOL)	1 2
		rson responsible for the discharge of any sewage from a large ship State waters is guilty of an offence.	3 4
	Max	imum penalty:	5
	(a)	in the case of an individual—\$220,000, or	6
	(b)	in the case of a corporation—\$1,100,000.	7
Divi	ision 2	Defences	8
56		or discharge caused by damage to ship or equipment f Annex IV of MARPOL)	9 10
	Divisif:	sion 1 does not apply to the discharge of sewage from a large ship	11 12
	(a)	the sewage escaped from the ship in consequence of unavoidable damage to the ship or its equipment, and	13 14
	(b)	all reasonable precautions were taken before and after the occurrence of the damage for the purpose of preventing or minimising the escape of the sewage.	15 16 17
57	Defence for MARPOL)	or discharge to secure safety or save life (Reg 3.1.1 of Annex IV of	18 19
		sion 1 does not apply to the discharge of sewage from a large ship ne purpose of securing the safety of a ship or saving life at sea.	20 21
58		or discharge of comminuted and disinfected sewage not less tical miles from the nearest land (Reg 11.1.1 of Annex IV of	22 23 24
	Divisif:	sion 1 does not apply to the discharge of sewage from a large ship	25 26
	(a)	the sewage has been comminuted and disinfected using a system approved in accordance with the regulations, or orders made pursuant to the regulations, giving effect to Regulation 9.1.2 of Annex IV of MARPOL, and	27 28 29 30
	(b)	the discharge occurs when the ship is at a distance of not less than 3 nautical miles from the nearest land (within the meaning of Annex IV of MARPOL), and	31 32 33
	(c)	if the sewage has been stored in holding tanks or originates from spaces containing living animals—the sewage is not discharged instantaneously but is discharged at a rate prescribed by the regulations when the ship is proceeding en route at a speed of not less than 4 knots.	34 35 36 37 38

59	Defe	nce of	f discl	harge of treated sewage (Reg 11.1.2 of Annex IV of MARPOL)	1
	(1)	Division 1 does not apply to the discharge of sewage from a large ship engaged in overseas voyages if both of the following apply:			
		(a)		sewage has been treated in a sewage treatment plant on the , being a plant:	4 5
			(i)	that an inspector has certified meets the requirements of	6
				the regulations giving effect to Regulation 9.1.1 of Annex IV of MARPOL, and	7 8
			(ii)	the test results of which are laid down in the ship's sewage	9
				certificate within the meaning of Division 12C of Part IV	10
				of the Navigation Act 1912 of the Commonwealth,	11
		(b)	the	effluent does not produce visible floating solids in State	12
		. ,	wate	ers and does not cause discolouration of State waters or other	13
			surro	ounding waters.	14
	(2)	How	ever.	the defence created by subsection (1) does not apply to a	15
	()			into a zone prescribed by the regulations for the purposes of	16
			section		17

Part 7 P		Pre	Prevention of pollution by garbage		
Divi	sion	1	Offences relating to discharge of garbage	2	
60	Disc and 5	hargi 5.2 of A	ng of garbage into State waters from ship prohibited (Regs 3.1 nnex V of MARPOL)	3 4	
	(1)		master and the owner of a ship are each guilty of an offence if any age is discharged from the ship into State waters.	5 6	
		Max	imum penalty:	7	
		(a)	in the case of an individual—\$55,000, or	8	
		(b)	in the case of a corporation—\$275,000.	9	
	(2)	In pr	roceedings for an offence against this section in relation to a ship:	10	
		(a)	it is sufficient for the prosecution to allege and prove that garbage was discharged from the ship into State waters, but	11 12	
		(b)	it is a defence if it is proved that, by virtue of Division 2, this section does not apply in relation to the discharge.	13 14	
61	Caus (Regs	sing d s 3.1 ar	lischarge of garbage into State waters from ship prohibited nd 5.2 of Annex V of MARPOL)	15 16	
	(1)	act c	rew member of a ship is guilty of an offence if the crew member's causes any garbage to be discharged from the ship into State waters. cimum penalty: \$55,000.	17 18 19	
	(2)	an or	erson involved in the operation or maintenance of a ship is guilty of ffence if the person's act causes any garbage to be discharged from ship into State waters.	20 21 22	
		Max	imum penalty:	23	
		(a)	in the case of an individual—\$55,000, or	24	
		(b)	in the case of a corporation—\$275,000.	25	
	(3)		roceedings for an offence against this section, it is sufficient for the ecution to allege and prove that:	26 27	
		(a)	a discharge of garbage occurred from a ship into State waters, and	28	
		(b)	the crew member or person involved in the operation or maintenance of the ship committed an act that caused the discharge.	29 30 31	

62			being responsible for discharge of garbage into State n a ship (Regs 3.1 and 5.2 of Annex V of MARPOL)	1 2
			rson responsible for the discharge of any garbage from a ship into waters is guilty of an offence.	3 4
	N	M axi	mum penalty:	5
	((a)	in the case of an individual—\$220,000, or	6
	((b)	in the case of a corporation—\$1,100,000.	7
Divi	sion 2		Defences	8
63			discharge was caused by damage to ship or equipment Annex V of MARPOL)	9 10
	Ι	Divis	ion 1 does not apply to the discharge of garbage from a ship if:	11
	((a)	the garbage escaped from the ship in consequence of unavoidable damage to the ship or its equipment, and	12 13
	((b)	all reasonable precautions were taken before and after the occurrence of the damage for the purpose of preventing or minimising the escape of the garbage.	14 15 16
64	Defenc of MARF	e if	discharge was to secure safety or save life (Reg 6 (a) of Annex V	17 18
			ion 1 does not apply to the discharge of garbage from a ship for the ose of securing the safety of a ship or saving life at sea.	19 20
65	Defenc of MARF	e if	accidental loss of nets and other materials (Reg 6 (c) of Annex V	21 22
	n	et, o	sion 1 does not apply to the accidental loss of a synthetic fishing or synthetic material used in the repair of such a net, on a ship if all nable precautions were taken to prevent the loss.	23 24 25
66			relation to certain dunnage, lining or packing materials that legs 3.1 (b) (i), 4.1 and 5.2 (a) (ii) of Annex V of MARPOL)	26 27
			tion 1 does not apply to the disposal of dunnage, lining or packing rials that will float, from a ship into State waters if:	28 29
	((a)	the disposal occurs when the ship is not within a special area, and	30
	((b)	the disposal occurs when the ship is as far as practicable from, and is not less than 25 nautical miles from, the nearest land, and	31 32

Clause 66	Marine Pollution Bill 2012			
Part 7	Prevention of pollution by garbage			
	(c) the disposal occurs when the ship is not alongside, or within 500 metres of, a fixed or floating platform engaged in the exploration, exploitation and associated off-shore processing of seabed mineral resources.	1 2 3 4		
(2)	This section does not apply to plastics.	5		

		Prevention of pollution from transfer operations		1
		1	Application of Part	3
67	Mea	ning o	of "prescribed marine pollutant"	4
		In th	nis Part:	5
			cribed marine pollutant means any one, or any combination, of the owing substances (whether in bulk, packaged or another form):	6 7
		(a)	oil,	8
		(b)	a noxious liquid substance.	9
Divi	sion	2	Offences relating to transfer operations	10
68			of prescribed marine pollutant from ship in transfer operation (cf former Act s 27)	11 12
	(1)	pres	erson must not deliberately, recklessly or negligently cause a cribed marine pollutant to be discharged from a ship in, or in nection with, a transfer operation.	13 14 15
		Max	imum penalty:	16
		(a)	in the case of an individual—\$500,000, or	17
		(b)	in the case of a corporation—\$10,000,000.	18
	(2)	pres	n prescribed person in relation to a ship is guilty of an offence if a cribed marine pollutant is discharged from a ship in, or in nection with, a transfer operation.	19 20 21
		Max	rimum penalty:	22
		(a)	in the case of an individual—\$500,000, or	23
		(b)	in the case of a corporation—\$10,000,000.	24
	(3)	In th	is section:	25
		pres	cribed person means any of the following:	26
		(a)	the owner of the ship,	27
		(b)	the master of the ship,	28
		(c)	the person in charge of the transfer operation of the ship.	29

69		harge of prescribed marine pollutant from place on land in transfer ation prohibited (cf former Act s 27)	1 2
	(1)	A person must not deliberately, recklessly or negligently cause a prescribed marine pollutant to be discharged from a place on land in, or in connection with, a transfer operation.	3 4 5
		Maximum penalty:	6
		(a) in the case of an individual—\$500,000, or	7
		(b) in the case of a corporation—\$10,000,000.	8
	(2)	The occupier of land is guilty of an offence if a prescribed marine pollutant is discharged from a place on the land in, or in connection with, a transfer operation.	9 10 11
		Maximum penalty:	12
		(a) in the case of an individual—\$500,000, or	13
		(b) in the case of a corporation—\$10,000,000.	14
70		harge of prescribed marine pollutant from apparatus on a ship used unsfer operation prohibited (cf former Act s 27)	15 16
	(1)	A person must not deliberately, recklessly or negligently cause a prescribed marine pollutant to be discharged from an apparatus on a ship in, or in connection with, a transfer operation.	17 18 19
		Maximum penalty:	20
		(a) in the case of an individual—\$500,000, or	21
		(b) in the case of a corporation—\$10,000,000.	22
	(2)	Each of the prescribed persons in relation to a ship is guilty of an offence if any prescribed marine pollutant is discharged from any apparatus on the ship used in, or in connection with, a transfer operation, whether or not it is being so used.	23 24 25 26
		Maximum penalty:	27
		(a) in the case of an individual—\$500,000, or	28
		(b) in the case of a corporation—\$10,000,000.	29
	(3)	In this section:	30
		prescribed person means any of the following:	31
		(a) the owner of the ship,	32
		(b) the master of the ship,	33
		(c) the owner of the apparatus,	34
		(d) the person in charge of the apparatus.	35

71			of prescribed marine pollutant from apparatus on a place on in transfer operation prohibited (cf former Act s 27)	1 2
	(1)	preso	erson must not deliberately, recklessly or negligently cause a cribed marine pollutant to be discharged from an apparatus on a e on land in, or in connection with, a transfer operation.	3 4 5
		Max	imum penalty:	6
		(a)	in the case of an individual—\$500,000, or	7
		(b)	in the case of a corporation—\$10,000,000.	8
	(2)	guilt from	of the prescribed persons in relation to a transfer operation is y of an offence if any prescribed marine pollutant is discharged any apparatus on a place on land used in, or in connection with, a after operation, whether or not it is being so used.	9 10 11 12
		Max	imum penalty:	13
		(a)	in the case of an individual—\$500,000, or	14
		(b)	in the case of a corporation—\$10,000,000.	15
	(3)	In th	is section:	16
		pres	cribed person means any of the following:	17
		(a)	the occupier of the land,	18
		(b)	the owner of the apparatus,	19
		(c)	the person in charge of the apparatus.	20
72	Offe pipe	nce of line in	causing discharge of prescribed marine pollutant from connection with transfer operation (cf former Act s 27)	21 22
	(1)	preso pipel	erson must not deliberately, recklessly or negligently cause a cribed marine pollutant to be discharged from a purpose-built line in, or in connection with, a transfer operation.	23 24 25
			imum penalty:	26
		(a)	in the case of an individual—\$500,000, or	27
		(b)	in the case of a corporation—\$10,000,000.	28
	(2)	guilt from	of the prescribed persons in relation to a purpose-built pipeline is y of an offence if any prescribed marine pollutant is discharged the pipeline in, or in connection with, a transfer operation, whether of it is being so used.	29 30 31 32
		Max	imum penalty:	33
		(a)	in the case of an individual—\$500,000, or	34
		(b)	in the case of a corporation—\$10,000,000.	35

	(3)	In th	is section:	1
	(-)		cribed person means any of the following:	2
		(a)	the occupier of the land,	3
		(b)	the owner of the pipeline,	4
		(c)	the person in charge of the pipeline.	5
73			of prescribed marine pollutant from pipeline in connection fer operation prohibited (cf former Act s 27)	6 7
		mari	of the following persons is guilty of an offence if any prescribed ne pollutant is discharged from a purpose-built pipeline used in, or connection with, a transfer operation, whether or not it is being so :	8 9 10 11
		(a)	the occupier of the land on which the pipeline is situated,	12
		(b)	any lessee, licensee or user of any lease, licence or right of user for the use of the pipeline for the carriage of oil,	13 14
		(c)	the person in charge of the pipeline,	15
		(d)	each other person responsible for the discharge.	16
		Max	imum penalty:	17
		(a)	in the case of an individual—\$500,000, or	18
		(b)	in the case of a corporation—\$10,000,000.	19
74	Tran	sfer o	f prescribed marine pollutant at night (cf former Act s 32)	20
	(1)	offer	master and the owner of a ship in State waters are each guilty of an acce if a prescribed marine pollutant is transferred from the ship treen sunset and sunrise and:	21 22 23
		(a)	prior written notice of the transfer has not been given to the harbour master or other person in charge of the waters or the Minister, or	24 25 26
		(b)	permission in writing has not been obtained from the harbour master or other person, or	27 28
		(c)	the pollutant is transferred in contravention of a condition attached to a permission.	29 30
		Max	imum penalty: \$55,000.	31
	(2)	trans	occupier of land from which a prescribed marine pollutant is afferred to a ship in State waters, or to which a prescribed marine attant is transferred from a ship in State waters, is guilty of an	32 33 34

			nce if a prescribed marine pollutant is transferred to or from the ship een sunset and sunrise and:	:
		(a)	prior written notice of the transfer has not been given to the harbour master or other person in charge of the waters or the Minister, or	;
		(b)	permission in writing has not been obtained from the harbour master or other person, or	
		(c)	the pollutant is transferred in contravention of a condition attached to a permission.	;
		Max	imum penalty: \$55,000.	10
	(3)		e case of a transfer to be carried out at a place where transfers are aently and regularly carried out:	1: 1:
		(a)	the notice may be a general notice that transfers will be carried out within a period specified in the notice, and	1; 14
		(b)	the permission may be general and subject to such conditions as the harbour master, other person in charge of the State waters or Minister thinks fit.	19 10 17
	(4)	In th	is section:	18
		harb Act l	our master has the same meaning it has in the Marine Safety 1998.	19 20
Divi	ision	3	Discharges to which Division 2 does not apply	2
Divi			Discharges to which Division 2 does not apply does not apply to certain discharges (cf former Act s 26 (c))	
		Divis Side of pipel not it		2' 2' 2' 2' 2' 2' 2' 2'
	Divis	Division 2 Division 2 Division 2	does not apply to certain discharges (cf former Act s 26 (c)) sion 2 does not apply to a discharge that occurs on the landward of the first isolating valve on land of any apparatus or purpose-built ine used in, or in connection with, a transfer operation, whether or is being so used, or at any other place prescribed by the regulations	2: 2: 2: 2:
75	Divis	Division 2 Division of the forth of the division of the divisi	does not apply to certain discharges (cf former Act s 26 (c)) sion 2 does not apply to a discharge that occurs on the landward of the first isolating valve on land of any apparatus or purpose-built ine used in, or in connection with, a transfer operation, whether or is being so used, or at any other place prescribed by the regulations he purposes of this section. does not apply to discharge for purposes of combating	22 22 24 21 22 22
75	Divis Divis pollu	Division 2 Division of the form of the for	does not apply to a discharge that occurs on the landward of the first isolating valve on land of any apparatus or purpose-built ine used in, or in connection with, a transfer operation, whether or is being so used, or at any other place prescribed by the regulations he purposes of this section. does not apply to discharge for purposes of combating incidents (cf former Act s 27 (2) (a)) sion 2 does not apply to a discharge if the discharge was for the ose of combating specific pollution incidents in order to minimise lamage from pollution and was approved by an officer prescribed	22 24 29 20 20 20 20 30 30 30

Division 4		4	Record keeping relating to transfer operations	
78	Keep	ping of records relating to transfer (cf former Act s 29 (2))		2
	(1)	reconin w	responsible person in relation to a transfer operation must keep the rds that the person is required to keep by the regulations, in the form hich the records are required to be kept. imum penalty: \$22,000.	; , ,
	(2)	In th	is section:	-
	. ,	resp	onsible person, in relation to a transfer operation, means:	;
		(a)	the owner or the master of a ship or the occupier of a place on land to or from which a prescribed marine pollutant is transferred, and	10 10 11
		(b)	the person in charge of an apparatus or a purpose-built pipeline used in, or in connection with, a transfer operation, and	1: 1:
		(c)	the occupier of a purpose-built pipeline used in, or in connection with, a transfer operation.	14 19
79	Entri	ies red	quired to be made (cf former Act s 29 (4))	16
		preso	erson must, without delay, make the appropriate entry in the record cribed by the regulations if the regulations require a specified arrence relating to a transfer operation to be recorded by the person. imum penalty: \$22,000.	11 18 19 20
80	Tran s 29 (smiss (5))	sion of records relating to transfer operation (cf former Act	2 ⁻ 21
		oper perso	erson must not fail to transmit the records relating to a transfer ation that are required to be kept by this Division to the place or on, or in the manner, prescribed by the regulations. imum penalty:	23 24 28
		(a)	in the case of an individual—\$22,000, or	2
		(b)	in the case of a corporation—\$110,000.	28
81	Disp	osal c	of records relating to transfer operation (cf former Act s 29 (3) (d))	29
		are r	erson must not dispose of records relating to a transfer operation that required to be kept by this Division except in the manner and after period required by the regulations.	30 32
		(a)	imum penalty: in the case of an individual—\$22,000, or	3: 34
		(a) (b)	in the case of a corporation—\$110,000.	3!

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Prevention of pollution from transfer operations

Part 8

82	Fals	e or misleading entries prohibited (cf former Act s 29 (6))	1
		A person must not make an entry that is false or misleading in a material	2
		particular in a record required to be kept by this Division.	3
		Maximum penalty: \$22,000.	4
Divi	sion	5 Miscellaneous	5
83	Seve	eral liability (cf former Act s 31)	6
		If a prescribed marine pollutant is discharged into State waters from 2 or	7
		more ships in, or in connection with, a transfer operation, and it is not	8
		reasonably practicable to identify the pollutant that has discharged from	9
		a particular ship, all of the pollutant discharged is taken, for the	10
		purposes of this Part, to have been discharged from each of those ships.	11
84	Mult	iple offenders (cf former Act s 25 (3))	12
		For the avoidance of doubt, more than one person may be found guilty	13
		of an offence under this Part in relation to a single discharge.	14
85	Prof	nibitions on discharges from ships still apply	15
	(1)	To avoid doubt, this Part applies to a discharge whether or not it is a	16
	()	discharge prohibited by Part 3 or 4 (and whether or not a defence is	17
		available under those Parts for a discharge of the substance in those	18
		circumstances).	19
	(2)	However, a person is not liable to be convicted in respect of the same	20
	` /	discharge of both an offence under Part 3 or 4 and this Part.	21

Page 41

Par	t 9 F	Reporting of pollution incidents	1
Divi	sion 1	Meaning of "reportable incident"	2
86	Meanin	ng of "reportable incident"	3
	I	n this Part:	4
	r	reportable incident, in relation to a ship, means any of the following:	5
	((a) a discharge or probable discharge into State waters from the ship of oil other than a discharge of the kind or in the circumstances specified in sections 22–25,	6 7 8
	((b) a discharge or probable discharge into State waters from the ship of a noxious liquid substance (other than a substance referred to in Regulation 6.1.4 of Annex II of MARPOL) other than of the kind or in the circumstances specified in sections 35–41,	9 10 11 12
	(a jettisoning or probable jettisoning from the ship into State waters of a harmful substance in packaged form including a substance in a freight container, portable tank, road and rail vehicle or shipborne barge,	13 14 15 16
	((d) in relation to a ship of 15 metres in length or above that is carrying oil or a noxious liquid substance:	17 18
		(i) any damage, failure or breakdown of the ship that affects the safety of the ship, including but not limited to any collision, grounding, fire, explosion, structural failure, flooding or cargo shifting, or	19 20 21 22
		(ii) any damage, failure or breakdown of the ship that results in impairment of the safety of navigation, including but not limited to, failure or breakdown of steering gear, propulsion plant, electrical generating system, and essential shipborne navigational aids,	23 24 25 26 27
	((e) in relation to a large ship that has on board a sewage treatment system, any damage, failure or breakdown of the ship's sewage treatment system that could result in the discharge of untreated or inadequately treated sewage.	28 29 30 31
Divi	sion 2	Master's obligations	32
87	Master (cf forme	must report reportable incident (Article I (1) of Protocol I of MARPOL) er Act ss 10 (1) and 20 (1))	33 34
	tl n	The master of a ship must, without delay, report any reportable incident hat occurs in State waters in relation to the ship to the Minister in the nanner prescribed by the regulations. Maximum penalty: \$121,000.	35 36 37 38
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Part 9

	(2)	In a prosecution of a person for an offence against subsection (1), it is a defence if the person proves that the person was unable to comply with that subsection.	1 2 3
88	Mast IV (b)	er must provide supplementary report if Minister requires it (Article of Protocol I of MARPOL) (cf former Act ss 10 (6) and 20 (6))	4 5
		The master of a ship must provide a supplementary report to the Minister in relation to the reportable incident within the time prescribed by the regulations and in accordance with the regulations if the Minister requests such a report. Maximum penalty: \$121,000.	6 7 8 9 10
89	Mast arise	er must provide supplementary report if further developments (Article IV (b) of Protocol I of MARPOL)	11 12
		The master of the ship must provide a further supplementary report to the Minister within the time prescribed by the regulations and in accordance with the regulations if any significant further developments arise in relation to the reportable incident after a report or supplementary report was required under this Division. Maximum penalty: \$121,000.	13 14 15 16 17
Divi	sion	Obligations of other persons	19
90		of other persons to report if ship abandoned or report cannot be ned (Article I (2) of Protocol I of MARPOL) (cf former Act ss 10 (3) and 20 (3))	20 21
	(1)	The owner, charterer, manager or operator of an abandoned ship in relation to which a reportable incident has occurred in State waters, and any agent of the owner, charterer, manager or operator of the ship, are each guilty of an offence if the reportable incident is not reported to the Minister, without delay, in the manner prescribed by the regulations. Maximum penalty: (a) in the case of an individual—\$121,000, or	22 23 24 25 26 27
		(b) in the case of a corporation—\$2,750,000.	29
	(2)	The owner, charterer, manager or operator of a ship in relation to which a reportable incident has occurred in State waters in other circumstances in which a notification cannot be obtained from the master of the ship under Division 2, and any agent of the owner, charterer, manager or operator of the ship are each guilty of an offence if the reportable	30 31 32 33 34

		incident is not reported to the Minister, without delay, in the manner prescribed by the regulations.	1 2
		Maximum penalty:	3
		(a) in the case of an individual—\$121,000, or	4
		(b) in the case of a corporation—\$2,750,000.	5
	(3)	In a prosecution of a person for an offence against this section in relation to a reportable incident, it is a defence if the person proves:	6 7
		(a) that the person was not aware of the incident, or	8
		(b) that the person neither knew nor suspected that the ship was abandoned or the circumstances that meant that a report could not be obtained.	9 10 11
	(4)	Subsection (3) does not limit any defence that would, but for that subsection, be available to a person charged with an offence under this section.	12 13 14
91	Duty Proto	of other persons to report if report incomplete (Article I (2) of ocol I of MARPOL) (cf former Act ss 10 (3) and 20 (3))	15 16
	(1)	The owner, charterer, manager or operator of a ship and any agent of the owner, charterer, manager or operator of the ship are each guilty of an offence if a notification provided under Division 2 is provided in an incomplete form and the missing particulars are not reported to the Minister without delay.	17 18 19 20 21
		Maximum penalty:	22
		(a) in the case of an individual—\$121,000, or	23
		(b) in the case of a corporation—\$2,750,000.	24
	(2)	In a prosecution of a person for an offence against this section in relation to a reportable incident, it is a defence if the person proves that the person was not aware of the incident.	25 26 27
	(3)	Subsection (2) does not limit any defence that would, but for that subsection, be available to a person charged with an offence under this section.	28 29 30
92	Duty Proto	of other persons to provide supplementary report (Article IV (b) of ocol I of MARPOL) (cf former Act ss 10 (7) and 20 (7))	31 32
	(1)	A person who has reported the occurrence of a reportable incident to the Minister pursuant to this Division must provide the Minister with a supplementary report in relation to the reportable incident if the Minister requests the supplementary report. Maximum penalty: \$121,000.	33 34 35 36 37

Marine Pollution Bill

Reporting of pol	lution	incidents
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Part 9

	(2) A person who has reported the occurrence of a reportable incident to the Minister pursuant to this Division must provide a further supplementary report to the Minister about any further developments that arise in relation to the reportable incident after a report or supplementary report was required under this Division, within the time prescribed by the regulations and in accordance with the regulations. Maximum penalty: \$121,000.	1 2 3 4 5 6
Div	sion 4 Miscellaneous	8
93	False or misleading reports (cf former Act ss 10 (8) and 20 (8))	9
	A person must not, in a report or supplementary report required by this Part, make a statement that is false or misleading in a material particular. Maximum penalty: \$121,000.	10 11 12 13
94	Inadmissibility of certain evidence (cf former Act ss 10 (9) and 20 (9))	14
	A report or supplementary report given to the Minister pursuant to this Part is not admissible in evidence in a prosecution of an individual for an offence against section 15–17, 27–31, 43–47, 53–55 or 60–62 without the consent of the person charged.	15 16 17 18

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Par	t 10	Em	ergency plans and other plans	1
Divi	sion	1	Shipboard oil pollution emergency plan	2
95	Obligation Annex I of M		to carry shipboard oil pollution emergency plan (Reg 37.1 of IARPOL)	
	(1)	each emei	master and the owner of a prescribed ship that is in State waters are guilty of an offence if an approved shipboard oil pollution regency plan is not carried on board the ship. imum penalty: \$55,000.	5 6 7 8
	(2)		roceedings for an offence against this section in relation to a ship, it fficient for the prosecution to allege and prove:	9 10
		(a)	that the ship is a prescribed ship, and	11
		(b)	that the ship was in State waters without an approved shipboard oil pollution emergency plan on board.	12 13
	(3)	In th	is section:	14
			<i>roved</i> , in relation to a shipboard oil pollution emergency plan, ns approved by:	15 16
		(a)	the Minister under this Division, or	17
		(b)	an Administration, within the meaning of Article 2 of the Protocol to MARPOL.	18 19
		pres	cribed ship means a ship:	20
		(a)	that is an oil tanker that has a gross tonnage of 150 or more, or	21
		(b)	that is not an oil tanker and that has a gross tonnage of 400 or more.	22 23
96	App i MAR	roval (POL)	of shipboard oil pollution emergency plan (Reg 37.1 of Annex I of	24 25
		shipl	Minister may, on application by a master of a ship, approve the board oil pollution emergency plan for the ship if, in the opinion of Minister, it complies with this Division.	26 27 28
97	Cont MAR		of shipboard oil pollution emergency plan (Reg 37.2 of Annex I of	29 30
	(1)		nipboard oil pollution emergency plan must contain the matter cribed by the regulations.	31 32

	(2)		ipboard oil pollution emergency plan must set out, but is not limited the following particulars:	1 2
		(a)	the procedure to be followed by the master, any crew member, or any other person having charge of the ship in reporting a reportable incident in relation to the ship,	3 4 5
		(b)	a list of the authorities or persons that are to be notified by persons on the ship if such a reportable incident occurs in relation to the ship,	6 7 8
		(c)	a detailed description of the action to be taken immediately after a reportable incident by persons on board the ship to reduce or control any discharge from the ship resulting from the incident,	9 10 11
		(d)	the procedures to be followed for co-ordinating with the authorities or persons that have been contacted (whether in Australia or in a country near to the place where the incident occurred) any action taken in combating the pollution caused by the incident and, in particular, the person on board the ship through whom all communications are to be made,	12 13 14 15 16 17
		(e)	any action to be taken in combating the pollution caused by the incident and, in particular, the person on board the ship through whom all communications are to be made.	18 19 20
	(3)	with	procedure referred to in subsection (2) (a) must be in accordance the procedure prescribed by the regulations under section 87 as the ner in which a reportable incident is to be reported under Part 9.	21 22 23
	(4)		nis section, <i>reportable incident</i> has the same meaning as in on 86.	24 25
98		juage (RPOL)	of shipboard oil pollution emergency plan (Reg 37.2 of Annex I	26 27
			shipboard oil pollution emergency plan on a ship must be written in vorking language of the master of, and the crew on board, the ship.	28 29
99	Plan	s may	be combined	30
		calle	ip complies with both sections 95 and 100 if it has on board a plan d a "shipboard marine pollution emergency plan" that complies this Division and with Division 2.	31 32 33

Divi	Division 2 Shipboard marine pollution emergency plan for noxious liquid substances			1 2
100	Obli noxi	gation ous lic	to carry shipboard marine pollution emergency plan for quid substances (Reg 17.1 of Annex II of MARPOL)	3 4
	(1)	each emer Divis	master and the owner of a prescribed ship that is in State waters are guilty of an offence if there is not a shipboard marine pollution gency plan for noxious liquid substances that complies with this sion, and is approved by the Minister, on board the ship. imum penalty: \$55,000.	5 6 7 8 9
	(2)	is su presc marii	occeedings for an offence against this section in relation to a ship, it ifficient for the prosecution to allege and prove that a ship is a cribed ship and that it was in State waters without a shipboard ne pollution emergency plan for noxious liquid substances that plies with this Division on board.	10 11 12 13 14
	(3)		is section: cribed ship means an Australian ship:	15 16
		(a)	that has a gross tonnage of 150 or more, and	17
		(b)	that is certified to carry noxious liquid substances in bulk.	18
101			of shipboard marine pollution emergency plan for noxious stances (Reg 17.1 of Annex II of MARPOL)	19 20
		shipt subst	Minister may, on application by a master of a ship, approve the board marine pollution emergency plan for noxious liquid tances for the ship if, in the opinion of the Minister, it complies with Division.	21 22 23 24
102			of shipboard marine pollution emergency plan for noxious stances (Reg 17.2 of Annex II of MARPOL)	25 26
	(1)		nipboard marine pollution emergency plan for noxious liquid tances must contain the matter prescribed by the regulations.	27 28
	(2)	A sh subst	nipboard marine pollution emergency plan for noxious liquid tances must set out, but is not limited to, the following particulars:	29 30
		(a)	the procedure to be followed by the master, or any other person having charge, of the ship in reporting a reportable incident in relation to the ship,	31 32 33
		(b)	a list of the authorities or persons that are to be notified by persons on the ship if a reportable incident occurs in relation to the ship,	34 35 36

		(c)	a detailed description of the action to be taken, immediately after a reportable incident, by persons on board the ship to reduce or control any discharge from the ship resulting from the incident,	1 2 3
		(d)	the procedures to be followed for co-ordinating with the authorities or persons that have been contacted (whether in Australia or in a country near to the place where the incident occurred) any action taken in combating the pollution caused by the incident and, in particular, the person on board the ship through whom all communications are to be made,	4 5 6 7 8 9
		(e)	any action to be taken in combating the pollution caused by the incident and, in particular, the person on board the ship through whom all communications are to be made.	10 11 12
	(3)	with	procedure referred to in subsection (2) (a) must be in accordance the procedure prescribed by the regulations under section 87 as the ner in which a reportable incident is to be reported under Part 9.	13 14 15
	(4)		nis section, <i>reportable incident</i> has the same meaning as in on 86.	16 17
103			of shipboard marine pollution emergency plan for noxious stances (Reg 17.2 of Annex II of MARPOL)	18 19
		subst	shipboard marine pollution emergency plan for noxious liquid tances on a ship must be written in the working language of the er of, and the officers on board, the ship.	20 21 22
Divi	sion	3	Procedures and arrangements manual	23
104	Proc MARI	edure	s and arrangements manual required (Reg 14.1 of Annex II of	24 25
			master and the owner of a ship in State waters are each guilty of an ace if:	26 27
		(a)	a chemical tanker construction certificate under Division 12A of Part IV of the <i>Navigation Act 1912</i> of the Commonwealth is in force in respect of the ship, and	28 29 30
		(b)	the ship does not have on board a copy of the ship's procedures and arrangements manual that complies with this Division.	31 32
		Maxi	imum penalty: \$6,600.	33

Clause 105	Marine Pollution	Bill 2012
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Part 10	Emergency pla	ns and of	her plans
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105	Forn Anne	n and x II of N	content of procedures and arrangements manual (Reg 14.2 of MARPOL)	1 2
			rocedures and arrangements manual for a ship complies with this sion if:	3 4
		(a)	it contains the physical arrangements and all the operational procedures with respect to cargo handling, tank cleaning, slops handling and cargo tank ballasting that must be followed in order to comply with the requirements of Annex II of MARPOL, and	5 6 7 8
		(b)	it is in accordance with the form approved by the Minister.	9
106	Lanç MAR	juage POL)	of procedures and arrangements manual (Reg 14.1 of Annex II of	10 11
	(1)		procedures and arrangements manual for an Australian ship must ritten in the English language.	12 13
	(2)	writt	procedures and arrangements manual for a foreign ship must be ten in the official language of the country whose flag the ship is led to fly, or in one of the official languages of that country.	14 15 16
	(3)	proc	vever, if that official language is not English, French or Spanish, the edures and arrangements manual must also be translated into lish, French or Spanish.	17 18 19
Divi	sion	4	Shipboard garbage management plan	20
107	Obli V of I	gation MARPC	to carry shipboard garbage management plan (Reg 9 of Annex DL)	21 22
	(1)	guilt that	master and the owner of a large ship that is in State waters are each cy of an offence if there is not a shipboard garbage management plan complies with this Division on board the ship. imum penalty: \$5,500.	23 24 25 26
	(2)	In pr is su ship	roceedings for an offence against this section in relation to a ship, it fficient for the prosecution to allege and prove that a ship is a large and that it was in State waters without a shipboard garbage agement plan that complies with this Division on board.	27 28 29 30
108	Con t MAR	t ents (POL)	of shipboard garbage management plan (Reg 9 (2) of Annex V of	31 32
	(1)		nipboard garbage management plan must be in writing and must ain the matters prescribed by the regulations.	33 34

	(2)		pboard garbage management plan must set out, but is not limited e following particulars:	
		(a)	the procedures for collecting, storing, processing and disposing of garbage, including the use of the equipment on board the ship for carrying out those procedures,	; ,
		(b)	the person who is in charge of carrying out the plan.	(
109	Lang MARI	juage (of shipboard garbage management plan (Reg 9 (2) of Annex V of	- 8
	(1)		hipboard garbage management plan on an Australian ship must be en in the English language.	10
	(2)	writte	shipboard garbage management plan on a foreign ship must be en in the official language of the country whose flag the ship is ed to fly, or in one of the official languages of that country.	1: 12 13
	(3)	writte	shipboard garbage management plan on any ship must also be en in the working language of the master of, and the majority of ers on board, the ship.	14 15 16
Divi	sion	E	Placards relating to garbage disposal	4-
DIVI	31011	อ	requirements	17 18
110	Place	ards re	requirements elating to requirements for disposal of garbage (Reg 9 (1) (a) of IARPOL)	
	Place	The ris in dispo	requirements Plating to requirements for disposal of garbage (Reg 9 (1) (a) of	18 19
	Plac a Anne	The r is in dispo displa any c Maxi	elating to requirements for disposal of garbage (Reg 9 (1) (a) of MARPOL) master and the owner of a ship of 12 metres or more in length that State waters are each guilty of an offence if at least one garbage sal requirements placard that complies with this Division is not ayed on board the ship in a position where it can be easily read by rew member or any passenger of the ship.	18 20 2- 22 23 24 24
	Place Anne: (1)	The r is in dispo displa any c Maxi	elating to requirements for disposal of garbage (Reg 9 (1) (a) of MARPOL) master and the owner of a ship of 12 metres or more in length that State waters are each guilty of an offence if at least one garbage sal requirements placard that complies with this Division is not ayed on board the ship in a position where it can be easily read by rew member or any passenger of the ship. mum penalty: \$5,500.	18 20 22 23 24 24 26

Part	10 E	mergency plans and other plans			
111	Content of garbage disposal requirements placard (Reg 9 (1) (a) of Annex V of MARPOL)				
	A ga	arbage disposal requirements placard must describe:	3		
	(a)	the kinds of garbage that may not be disposed of from the ship under this Act and MARPOL, and	4 5		
	(b)	the kinds of garbage that may be disposed of from the ship and the circumstances in which it is not an offence to dispose of garbage of that kind under this Act and MARPOL.	6 7 8		
112	Language of garbage disposal requirements placards (Reg 9 (1) (b) of Annex V of MARPOL)				
	The mus	garbage disposal requirements placard or each placard on a ship to be written in the working language of the ship's crew.	11 12		

Marine Pollution Bill 2012

Clause 111

Par	t 11	Red	cord keeping	
Divi	sion	1	Requirement to carry oil record book	2
113	Requirer MARPOL)		ment to carry an oil record book (Regs 17.1 and 36.1 of Annex I of) (cf former Act s 11 (2) and (4))	
	(1)	offen comp	master and the owner of a prescribed ship are each guilty of an ace if the ship does not carry on board an oil record book that plies with this Division. imum penalty:	-
		(a)	in the case of an individual—\$22,000, or	9
		(b)	in the case of a corporation—\$110,000.	10
	(2)	is sur	occeedings for an offence against this section in relation to a ship, it fficient for the prosecution to allege and prove that the ship is a cribed ship and that it was in State waters without an oil record book complies with this Division on board.	11 12 13 14
	(3)	In th	is section:	15
			cribed ship means an oil tanker, or a ship that has a gross tonnage 00 or more, that is:	16 17
		(a)	a trading ship proceeding on an intra-state voyage, or	18
		(b)	an Australian fishing vessel proceeding on a voyage other than an overseas voyage, or	19 20
		(c)	a pleasure vessel.	2
114	Forn Act s	of oi 11 (3))	I record book (Regs 17.4 and 36.5 of Annex I of MARPOL) (cf former	22 23
	(1)		oil record book must contain the matters prescribed by the lations.	24 25
	(2)	An o	il record book must make provision for:	26
		(a)	a signature in relation to each entry made in it, and	2
		(b)	a signature on each page of it.	28
115	Lang forme	juage r Act s	of oil record book (Regs 17.4 and 36.5 of Annex I of MARPOL) (cf 11 (6) (a))	29
	(1)	The clange	oil record book on an Australian ship must be written in the English uage.	3 ²
	(2)	langı	oil record book on a foreign ship must be written in the official uage of the country whose flag the ship is entitled to fly, or in one e official languages of that country.	33 34 35

	(3)		vever, if that official language is not English, French or Spanish, the ecord book must also be translated into English, French or Spanish.	
116	Mast	ter mu	ust sign completed page of oil record book (cf former Act s 11 (7))	
		as so	master of the ship must sign each page of the ship's oil record book oon as possible after it is completed.	
		Max	imum penalty: \$22,000.	
117	Entr and 3	ies in 36.5 of <i>i</i>	relation to prescribed operations or occurrences (Regs 17.4 Annex I of MARPOL) (cf former Act s 11 (5))	
	(1)		master of a ship in relation to which an operation or occurrence cribed by the regulations occurs:	
		(a)	must make appropriate entries in the English language in the ship's oil record book without delay, on the date of the event, or	
		(b)	must cause appropriate entries to be made without delay in the English language in the ship's oil record book on the date of the event.	
		Max	imum penalty: \$22,000.	
	(2)	opera offic opera	master of the ship must ensure that any entry made in relation to an ation or occurrence prescribed by the regulations is signed by the error other person in charge of the operation on the date of the ation or occurrence. imum penalty: \$22,000.	
	(3)	In th	is section:	
		appr	copriate entry means an entry prescribed by the regulations.	
118	Entr	ies in	relation to inspections (Regs 17.1 and 36.8 of Annex I of MARPOL)	
		preso	inspector who inspects a ship must, without delay, make entries cribed by the regulations in the ship's oil record book in the English uage.	
119	False forme	e entr i er Act s	ies in oil record book (Regs 17.7 and 36.8 of Annex I of MARPOL) (cf 12)	
			erson must not make an entry that is false or misleading in a material cular in the oil record book of a ship.	
		Max	imum penalty: \$22,000.	

120	Oil re Anne	ecord x I of M	book to be retained on ship for one year (Regs 17.6 and 36.7 of IARPOL) (cf former Act s 13)	1 2
		The	owner of a ship is guilty of an offence if the ship's oil record book:	3
		(a)	is not retained on the ship until at least the expiration of a period of one year after the day on which the last entry was made in the book, and	4 5 6
		(b)	is not made readily available for inspection at all reasonable times until at least the expiration of that period.	7 8
		Max	imum penalty:	9
		(a)	in the case of an individual—\$22,000, or	10
		(b)	in the case of a corporation—\$110,000.	11
121		ecord er Act s	book to be retained (Regs 17.6 and 36.7 of Annex I of MARPOL) (cf 13)	12 13
	(1)	least	owner of a ship must ensure that the ship's oil record book is, at until the expiration of a period of two years after the day on which ast entry was made in the book:	14 15 16
		(a)	retained:	17
			(i) on the ship, or	18
			(ii) at the registered office in the State of the owner, or	19
		(b)	if the owner does not reside in the State and does not have an office or agent in the State, deposited with an officer prescribed by the regulations for the purposes of this section.	20 21 22
		Max	imum penalty:	23
		(a)	in the case of an individual—\$22,000, or	24
		(b)	in the case of a corporation—\$110,000.	25
	(2)	readi	owner of a ship must ensure that the ship's oil record book is made ily available for inspection at all reasonable times at least until the ration of the period referred to in subsection (1).	26 27 28
		Max	imum penalty:	29
		(a)	in the case of an individual—\$22,000, or	30
		(b)	in the case of a corporation—\$110,000.	31
	(3)	in the	owner of a ship who resides in the State, or has an office or agent e State, may from time to time furnish to an officer prescribed by egulations for the purposes of this section notice, in writing, of an ess, being the address of:	32 33 34 35
		(a)	the place in the State at which the owner so resides, or	36
		(b)	the office in the State or, if there is more than one office in the State, the principal office in the State of the owner, or	37 38

		(c)	the office or place of residence in the State of the owner's agent or, if the agent has more than one office in the State, the principal office in the State of the agent.	1 2 3
	(4)	ship being	the purposes of this section, the <i>registered office</i> of an owner of a is the place or office of which an address is furnished for the time g under subsection (3) as the registered office in the State of the er of the ship.	4 5 6 7
122	Mast 36.8 d	er ma	y be required to certify entry in oil record book (Regs 17.7 and ex I of MARPOL)	8
		The	master of a ship must, if required to do so by an inspector:	10
		(a)	provide the inspector with a copy of any entry in the oil record book for the ship specified by the inspector, and	11 12
		(b)	certify that the copy of the entry is a true copy, in the manner required by the regulations.	13 14
		Max	imum penalty: \$22,000.	15
123			lity of certified entry in oil record book (Regs 17.7 and 36.8 of IARPOL)	16 17
		admi	entry in an oil record book certified by the master of a ship is issible in any proceedings for an offence under this Act as evidence e facts stated in the entry.	18 19 20
Divi	sion	2	Requirement to carry cargo record book	21
124			ent to carry cargo record book (Reg 15.1 of Annex II of MARPOL) ct s 21 (2) and (4))	22 23
		liqui not c	master and the owner of a ship that is certified to carry noxious d substances in bulk are each guilty of an offence if the ship does earry a cargo record book that complies with this Division. imum penalty:	24 25 26 27
		(a)	in the case of an individual—\$22,000, or	28
		(b)	in the case of a corporation—\$110,000.	29
125	Form s 21 (n of ca	argo record book (Reg 15.1 of Annex II of MARPOL) (cf former Act	30 31
	(1)	A ca	argo record book must contain the matters prescribed by the lations.	32 33
	(2)	A ca	rgo record book must make provision for:	34
		(a)	a signature in relation to each entry made in it, and	35
		(b)	a signature on each page of it.	36

Part 11

126	Language of cargo record book (Reg 15.4 of Annex II of MARPOL) (cf former Act s 21 (7) (a))				
	(1)		cargo record book on an Australian ship must be written in the sh language.	3 4	
	(2)	langu	eargo record book on a foreign ship must be written in the official age of the country whose flag the ship is entitled to fly, or in one official languages of that country.	5 6 7	
	(3)		ever, if that official language is not English, French or Spanish, the record book must also be translated into English, French or ish.	8 9 10	
127	Mas t Anne	ter mus	st sign completed page of cargo record book (Reg 15.4 of ARPOL) (cf former Act s 21 (8))	11 12	
		as soc	naster of a ship must sign each page of the ship's cargo record book on as possible after it is completed. mum penalty: \$22,000.	13 14 15	
128	Entries in relation to prescribed operations or occurrences (Reg 15.2 of Annex II of MARPOL) (cf former Act s 21 (5))				
	(1)	regula	naster of a ship in relation to which an operation prescribed by the ations is carried out, or an occurrence prescribed by the regulations is, must:	18 19 20	
		(a)	make appropriate entries in the English language in the ship's cargo record book, without delay, on the date of the operation or occurrence, or	21 22 23	
		(b)	cause appropriate entries to be made in the English language in the ship's cargo record book, without delay, on the date of the operation or occurrence.	24 25 26	
		Maxi	mum penalty: \$22,000.	27	
	(2)	an op	naster of a ship must ensure that, if an entry is made in relation to peration or occurrence prescribed by the regulations, the entry is d by the officer or other person in charge of the operation on the of the operation or occurrence.	28 29 30 31	
		Maxi	mum penalty: \$22,000.	32	
	(3)	In this	s section:	33	
		appro	opriate entry means an entry prescribed by the regulations.	34	
129	Entr Act s	i es in r e 21 (6))	elation to inspections (Reg 15.6 of Annex II of MARPOL) (cf former	35 36	
			spector who inspects a ship must, without delay, make appropriate in the ship's cargo record book in the English language.	37 38	

130	False former		es in cargo record book (Reg 15.6 of Annex II of MARPOL) (cf 22)	1 2	
			rson must not make an entry that is false or misleading in a material cular in the cargo record book of a ship.	3 4	
		Max	imum penalty: \$22,000.	5	
131	Carge II of M	o reco	ord book to be retained on ship for one year (Reg 15.5 of Annex oL) (cf former Act s 23)	6 7	
			master and the owner of a ship are each guilty of an offence if the s cargo record book:	8 9	
		(a)	is not retained on the ship at least until the expiration of a period of one year after the day on which the last entry was made in the book, and	10 11 12	
		(b)	is not made readily available for inspection at all reasonable times at least until the expiration of that period.	13 14	
		Max	imum penalty:	15	
		(a)	in the case of an individual—\$22,000, or	16	
		(b)	in the case of a corporation—\$110,000.	17	
132	Cargo record book to be retained for two years (Reg 15.5 of Annex II of MARPOL) (cf former Act s 23)				
	(1)	least	owner of a ship must ensure that the ship's cargo record book is, at until the expiration of a period of two years after the day on which ast entry was made in the book:	20 21 22	
		(a)	retained:	23	
			(i) on the ship, or	24	
			(ii) at the registered office in the State of the owner, or	25	
		(b)	if the owner does not reside in the State and does not have an office or agent in the State, deposited with an officer prescribed by the regulations for the purposes of this section.	26 27 28	
		Max	imum penalty:	29	
		(a)	in the case of an individual—\$22,000, or	30	
		(b)	in the case of a corporation—\$110,000.	31	
	(2)	made	owner of a ship must ensure that the ship's cargo record book is e readily available for inspection at all reasonable times at least the expiration of the period referred to in subsection (1).	32 33 34	
		Max	imum penalty:	35	
		(a)	in the case of an individual—\$22,000, or	36	
		(b)	in the case of a corporation—\$110,000.	37	

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	(3)	in th the r	owner of a ship who resides in the State, or has an office or agent e State, may from time to time furnish to an officer prescribed by egulations for the purposes of this section notice, in writing, of an ess, being the address of:	
		(a)	the place in the State at which the owner so resides, or	į
		(b)	the office in the State or, if there is more than one office in the State, the principal office in the State of the owner, or	-
		(c)	the office or place of residence in the State of the owner's agent or, if the agent has more than one office in the State, the principal office in the State of the agent.	8 9 10
	(4)	ship being	the purposes of this section, the <i>registered office</i> of an owner of a is the place or office for which an address is furnished for the time g under subsection (3) as the registered office in the State of the er of the ship.	1: 1: 1: 14
133	Mast Anne	t er ma x II of N	y be required to certify entry in cargo record book (Reg 15.6 of MARPOL)	15 16
		The	master of a ship must, if required to do so by an inspector:	17
		(a)	provide the inspector with a copy of any entry in the cargo record book for the ship specified by the inspector, and	18 19
		(b)	certify that the copy of the entry is a true copy, in the manner required by the regulations.	20 2
		Max	imum penalty: \$8,800.	22
134	Adm MAR		lity of certified entry in cargo record book (Reg 15.6 of Annex II of	23 24
		admi	entry in a cargo record book certified by the master of a ship is assible in any proceedings for an offence under this Act as evidence e facts stated in the entry.	25 20 27
Divi	sion	3	Requirement to carry garbage record book	28
135			ent to carry garbage record book on board ship (Reg 9.3 of MARPOL)	29 30
	(1)		master and the owner of a large ship are each guilty of an offence e ship does not carry a garbage record book that complies with this sion.	3 ² 32
		Max	imum penalty:	34
		(a)	in the case of an individual—\$5,500, or	3
		(b)	in the case of a corporation—\$22,000.	36

	(2)	However, the master and the owner of a ship the subject of a wa under section 137 do not commit an offence in relation to a voyage the ship of one hour or less in duration.	
136	Requ Anne	uirement to carry garbage record book on platform (Reg 9.3 of ex V of MARPOL)	4
		The owner of a platform must ensure that a garbage record book complies with this Division is carried on the platform.	that 6
		Maximum penalty:	8
		(a) in the case of an individual—\$5,500, or	9
		(b) in the case of a corporation—\$22,000.	10
137		ister may waive requirement to carry garbage record book (Reg 9 ex V of MARPOL)	.4 of 11
		The Minister may, on application in writing from the master or owner of a large ship that is certified to carry more than 15 persuaive the requirement to carry a garbage record book in relation to voyage by the ship of one hour or less in duration.	ons, 14
138	Forn	m of garbage record book (Reg 9.3 of Annex V of MARPOL)	17
	(1)	A garbage record book must contain the matters prescribed by regulations.	the 18
	(2)	A garbage record book must make provision for:	20
		(a) a signature in relation to each entry made in it, and	21
		(b) a signature on each page of it.	22
139	Lang	guage of garbage record book (Reg 9.3.a of Annex V of MARPOL)	23
	(1)	The garbage record book on an Australian ship must be written in English language.	the 24
	(2)	The garbage record book on a foreign ship must be written in the offilanguage of the country whose flag the ship is entitled to fly, or in of the official languages of that country.	
	(3)	However, if that official language is not English, French or Spanish garbage record book must also be translated into English, French Spanish.	
140	Mast Anne	ster must sign completed page of garbage record book (Reg 9.3.a ex V of MARPOL)	of 32
		The master of a ship must sign each page of the ship's garbage recobook as soon as possible after it is completed.	cord 34 35
		Maximum penalty: \$5,500.	36

141	1 Entries in relation to prescribed operations or occurrences (Reg 9.3 of Annex V of MARPOL)		
	(1)	The master of a ship in relation to which an operation prescribed by the regulations is carried out, or an occurrence prescribed by the regulations occurs, must:	
		(a) make appropriate entries in the English language in the ship's garbage record book, without delay, on the date of the operation or occurrence, or	6 7 8
		(b) cause appropriate entries to be made without delay in the English language in the ship's garbage record book on the date of the operation or occurrence.	9 10 11
		Maximum penalty: \$22,000.	12
	(2)	The master of a ship must ensure that any entry made in relation to an operation or occurrence prescribed by the regulations is signed by the officer or other person in charge of the operation on the date of the operation or occurrence. Maximum penalty: \$22,000.	13 14 15 16 17
	(3)	In this section:	18
	` _	appropriate entry means an entry prescribed by the regulations.	19
142	Entri	es in relation to inspections (Reg 9.5 of Annex V of MARPOL)	20
		An inspector who inspects a ship must, without delay, make appropriate entries in the English language in the ship's garbage record book.	21 22
143	False	e entries in garbage record book (Reg 9.5 of Annex V of MARPOL)	23
		A person must not make an entry that is false or misleading in a material particular in a garbage record book of a ship or platform. Maximum penalty: \$22,000.	24 25 26
144	Garb Annex	age record book to be retained on ship for one year (Reg 9.3.c of x V of MARPOL)	27 28
	The master and the owner of a ship are each guilty of an offence if the ship's garbage record book:		29 30
		(a) is not retained on the ship at least until the expiration of a period of one year after the day on which the last entry was made in the book, and	31 32 33

		(b)	is not made readily available for inspection at all reasonable times at least until the expiration of that period.	1 2
		Max	imum penalty:	3
		(a)	in the case of an individual—\$5,500, or	4
		(b)	in the case of a corporation—\$22,000.	5
145	Garb	age re	ecord book to be retained (Reg 9.3.c of Annex V of MARPOL)	6
	(1)	at lea	owner of a ship must ensure that the ship's garbage record book is, ast until the expiration of a period of one year after the day on which ast entry was made in the book:	7 8 9
		(a)	retained:	10
			(i) on the ship, or	11
			(ii) at the registered office in the State of the owner, or	12
		(b)	if the owner does not reside in the State and does not have an office or agent in the State, deposited with an officer prescribed by the regulations for the purposes of this section.	13 14 15
		Max	imum penalty:	16
		(a)	in the case of an individual—\$5,500, or	17
		(b)	in the case of a corporation—\$22,000.	18
	(2)	made	owner of a ship must ensure that the ship's garbage record book is e readily available for inspection at all reasonable times at least the expiration of the period referred to in subsection (1).	19 20 21
		Max	imum penalty:	22
		(a)	in the case of an individual—\$5,500, or	23
		(b)	in the case of a corporation—\$22,000.	24
	(3)	in the	owner of a ship who resides in the State, or has an office or agent e State, may from time to time furnish to an officer prescribed by egulations for the purposes of this section notice, in writing, of an ess, being the address of:	25 26 27 28
		(a)	the place in the State at which the owner so resides, or	29
		(b)	the office in the State or, if there is more than one office in the State, the principal office in the State of the owner, or	30 31
		(c)	the office or place of residence in the State of the owner's agent or, if the agent has more than one office in the State, the principal office in the State of the agent.	32 33 34
	(4)	ship being	the purposes of this section, the <i>registered office</i> of an owner of a is the place or office for which an address is furnished for the time g under subsection (3) as the registered office in the State of the er of the ship.	35 36 37 38

Master ma of Annex V o	y be required to certify entry in garbage record book (Reg 9.5 of MARPOL)
The	master of a ship must, if required to do so by an inspector:
(a)	provide the inspector with a copy of any entry in the garbage record book for the ship specified by the inspector, and
(b)	certify that the copy of the entry is a true copy, in the manner required by the regulations.
Max	imum penalty: \$8,800.
	of Annex V of The I (a) (b)

An entry in a garbage record book certified by the master of a ship is admissible in any proceedings for an offence under this Act as evidence of the facts stated in the entry.

Marine Pollution Bill 2012

Clause 146

Par	t 12	Cer	tification of construction of ships	1
Divi	sion	1	Regulations relating to construction of ships	2
148	Regu	lations	Is relating to construction of ships (Chapters 3 and 4 of Annex I, 11 and 12 of Annex II, Regulations 1.3 and 2–6 of Annex III and 2.2, 4 and 11 of Annex IV, of MARPOL) (cf former Act ss 35 and 40)	3 4 5
	(1)		regulations may make provision for and in relation to giving effect y of the following:	6 7
		(a)	Chapters 3 and 4 of Annex I of MARPOL,	8
		(b)	Regulations 11 and 12 of Annex II of MARPOL,	9
		(c)	Regulations 1.3 and 2–6 of Annex III of MARPOL,	10
		(d)	Regulations 2.2, 4 and 11 of Annex IV of MARPOL.	11
	(2)	the porder	out limiting the generality of subsection (1), regulations made for purposes of that subsection may empower the Minister to make its with respect to any matter for or in relation to which provision be made by the regulations by virtue of this section.	12 13 14 15
149	Refe	rences	s to compliance with Annexes of MARPOL (cf former Act s 33 (3))	16
		For t	he purposes of this Part:	17
		(a)	a ship is taken to comply with the provisions of Annex I of MARPOL only if it complies with the regulations and orders referred to in section 148 (1) (a), and	18 19 20
		(b)	a ship is taken to comply with the provisions of Annex II of MARPOL only if it complies with the regulations and orders referred to in section 148 (1) (b), and	21 22 23
		(c)	a ship is taken to comply with the provisions of Annex IV of MARPOL only if it complies with the regulations and orders referred to in section 148 (1) (d).	24 25 26
Divi	sion	2	Requirement for certification of certain ships	27
150	Requ MARI	uireme POL) (c	ent for ship construction certificate (Chapter 2 of Annex I of former Act s 39)	28 29
	(1)		master of a prescribed ship must not begin a voyage unless there is p construction certificate in force in respect of the ship.	30 31
	Maximum penalty: \$11,000 or imprisonment for 4 years, or both.			

	(2)		owner of a prescribed ship must not permit the ship to begin a ge unless a ship construction certificate is in force in respect of the	1 2 3
		Max	imum penalty:	4
		(a)	in the case of an individual—\$11,000 or imprisonment for 4 years, or both, or	5 6
		(b)	in the case of a corporation—\$55,000.	7
	(3)		owner of a prescribed ship in respect of which a ship construction ficate is in force must ensure that the certificate is carried on board hip.	8 9 10
		Max	imum penalty: \$1,100.	11
	(4)	In th	is section:	12
		more	cribed ship means an oil tanker that has a gross tonnage of 150 or e, or that is a ship, other than an oil tanker, that has a gross tonnage 00 or more, that is:	13 14 15
		(a)	a trading ship proceeding on an intra-state voyage, or	16
		(b)	an Australian fishing vessel proceeding on a voyage other than an overseas voyage, or	17 18
		(c)	a pleasure vessel.	19
		ship	construction certificate means:	20
		(a)	a NSW ship construction certificate, or	21
		(b)	a ship construction certificate issued under section 267B of the <i>Navigation Act 1912</i> of the Commonwealth, or	22 23
		(c)	a ship construction certificate issued under a law of another State or the Northern Territory and being a certificate of a kind prescribed by the regulations as acceptable for the purposes of this Part, or	24 25 26 27
		(d)	an International Oil Pollution Prevention Certificate issued to a foreign ship under section 267C of the <i>Navigation Act 1912</i> of the Commonwealth, or	28 29 30
		(e)	an International Oil Pollution Prevention Certificate issued to an Australian ship under the law of a country other than Australia giving effect to Regulation 8 of Annex I of MARPOL.	31 32 33
151	Requ Anne	uireme x II of N	ent for chemical tanker construction certificate (Reg 9.1 of MARPOL) (cf former Act s 44)	34 35
	(1)		master of a prescribed ship must not begin a voyage unless there is emical tanker construction certificate in force in respect of the ship.	36 37
		Max	imum penalty: \$11,000 or imprisonment for 4 years, or both.	38

	(2)	voya respe	owner of a prescribed ship must not permit the ship to begin a ge unless a chemical tanker construction certificate is in force in ect of the ship. imum penalty:	1 2 3
		(a)	in the case of an individual—\$11,000 or imprisonment for 4 years, or both, or	5 6
		(b)	in the case of a corporation—\$55,000.	7
	(3)	cons	owner of a prescribed ship in respect of which a chemical tanker truction certificate is in force must ensure that the certificate is ed on board the ship.	8 9 10
		Max	imum penalty: \$1,100.	11
	(4)	In th	is section:	12
		chen	nical tanker construction certificate means:	13
		(a)	a NSW chemical tanker construction certificate, or	14
		(b)	a chemical tanker construction certificate issued under section 267Q of the <i>Navigation Act 1912</i> of the Commonwealth, or	15 16 17
		(c)	a chemical tanker construction certificate issued under a law of another State or the Northern Territory and being a certificate of a kind prescribed by the regulations as acceptable for the purposes of this Part, or	18 19 20 21
		(d)	an International Pollution Prevention Certificate for the Carriage of Noxious Liquid Substances in Bulk issued to a foreign ship under section 267R of the <i>Navigation Act 1912</i> of the Commonwealth.	22 23 24 25
		preso	cribed ship means:	26
		(a)	a trading ship proceeding on an intra-state voyage, or	27
		(b)	an Australian fishing vessel proceeding on a voyage other than an overseas voyage, or	28 29
		(c)	a pleasure vessel,	30
		that i	is:	31
		(d)	carrying noxious liquid substances in bulk, and	32
		(e)	engaged in a voyage to a port or terminal in the State.	33
152	Requ IV of	u ireme MARPO	ent for sewage pollution prevention certificate (Reg 5 of Annex DL)	34 35
	(1)	sewa	master of a large ship must not begin a voyage unless there is a tige pollution prevention certificate in force in respect of the ship.	36 37
		Max	imum penalty: \$11,000 or imprisonment for 4 years, or both.	38

(2)	unle	ss a sewage pollution prevention certificate is in force in respect of	1 2 3
		1	3 4
			5
	(a)	4 years, or both, or	6
	(b)	in the case of a corporation—\$55,000.	7
(3)	The	owner of a large ship in respect of which a sewage pollution	8
. ,	prev	ention certificate is in force must ensure that the certificate is	9
		1	10
			11
(4)	In th	is section:	12
	sewa	ige pollution prevention certificate means:	13
	(a)	a NSW sewage pollution prevention certificate, or	14
	(b)	an International Sewage Pollution Prevention Certificate for Australian ships issued under section 267ZG of the <i>Navigation</i>	15 16
	(-)	•	17
	(c)		18 19
		a kind prescribed by the regulations as acceptable for the purposes of this Part, or	20 21
	(d)	an International Sewage Pollution Prevention Certificate issued to a foreign ship under section 267ZH of the <i>Navigation Act 1912</i>	22 23
		,	24
	(e)		25
			26 27
		MARPOL.	28
Division 3 Local certification		Local certification	29
App	licatio	n for NSW certificate	30
			31 32
	(3) (4)	unleathe s Max (a) (b) (3) The previous carri Max (4) In the sewal (a) (b) (c) (d) (e) ision 3 Applicatio The	unless a sewage pollution prevention certificate is in force in respect of the ship. Maximum penalty: (a) in the case of an individual—\$11,000 or imprisonment for 4 years, or both, or (b) in the case of a corporation—\$55,000. (3) The owner of a large ship in respect of which a sewage pollution prevention certificate is in force must ensure that the certificate is carried on board the ship. Maximum penalty: \$1,100. (4) In this section: **sewage pollution prevention certificate* means: (a) a NSW sewage pollution prevention certificate, or (b) an International Sewage Pollution Prevention Certificate for Australian ships issued under section 267ZG of the Navigation Act 1912 of the Commonwealth, or (c) a sewage pollution prevention certificate issued under a law of another State or the Northern Territory and being a certificate of a kind prescribed by the regulations as acceptable for the purposes of this Part, or (d) an International Sewage Pollution Prevention Certificate issued to a foreign ship under section 267ZH of the Navigation Act 1912 of the Commonwealth, or (e) an International Sewage Pollution Prevention Certificate issued to an Australian ship under the law of a country other than Australia giving effect to Regulation 5 of Annex IV of MARPOL.

154	Ship Anne	to be	surveyed (Reg 6.1.1 of Annex I, Reg 8.1.1 of Annex II, and Reg 4.1.1 of MARPOL)	1 2
		The certi	master or owner of a ship who has made an application for a NSW ficate to be issued under this Part must:	3 4
		(a)	cause the structure, equipment, systems, fittings, arrangements and materials of the ship to be surveyed by the Minister for the purpose of ensuring its compliance with the relevant provisions of MARPOL, or	5 6 7 8
		(b)	provide the Minister with declarations of survey of the structure, equipment, systems, fittings, arrangements and materials of the ship conducted by another Administration (within the meaning of the relevant provisions of MARPOL) or by a survey authority.	9 10 11 12
155	Issu e Anne	e of Na x IV, of	SW certificates (Reg 7.1 of Annex I, Reg 8.1 of Annex II and Reg 6.1 of MARPOL) (cf former Act ss 36 and 41)	13 14
	(1)		Minister may issue a NSW ship construction certificate in relation ship only if:	15 16
		(a)	the Minister receives declarations of survey in respect of the ship (whether conducted under section 154 or provided under that section), and	17 18 19
		(b)	the Minister is satisfied that the ship is constructed in accordance with Annex I of MARPOL and the ship's structure, equipment, systems, fittings, arrangements and material fully comply with the relevant provisions of MARPOL.	20 21 22 23
	(2)		Minister may issue a NSW chemical tanker construction certificate lation to a ship only if:	24 25
		(a)	the Minister receives declarations of survey in respect of the ship (whether conducted under section 154 or provided under that section), and	26 27 28
		(b)	the Minister is satisfied that the ship is constructed in accordance with Annex II of MARPOL and the ship's structure, equipment, systems, fittings, arrangements and material fully comply with the relevant provisions of MARPOL.	29 30 31 32
	(3)	The in re	Minister may issue a NSW sewage pollution prevention certificate lation to a ship only if:	33 34
		(a)	the Minister receives declarations of survey in respect of the ship (whether conducted under section 154 or provided under that section), and	35 36 37
		(b)	the Minister is satisfied that the ship is constructed in accordance with Annex IV of MARPOL and the ship's structure, equipment,	38 39

			systems, fittings, arrangements and material fully comply with the relevant provisions of MARPOL.	1 2
	(4)	The	Minister may issue a NSW certificate in relation to the ship whether	3
	()	or no	of the ship is required by the relevant provisions of MARPOL to be	4
		cons	tructed in accordance with those provisions.	5
156	Dura of An	tion o nex IV,	f NSW certificate (Reg 10.1 of Annex I, Reg 10 of Annex II and Reg 8 of MARPOL)	6 7
		A N	SW certificate has force for 5 years, unless it is cancelled sooner.	8
Divi	ision	4	Surveys after accident or discovery of defect	9
157	Duty 6.4.3	of ma of Ann	aster and owner to notify Minister of certain accidents (Reg ex I, Reg 8.3.3 of Annex II and Reg 4.9 of Annex IV, of MARPOL)	10 11
		The	master and the owner of a ship in respect of which a NSW	12
		certi	ficate is in force that is involved in an accident that substantially	13
		equi	ets the integrity of the ship or the efficiency or completeness of its pment must notify the Minister of the accident without delay and in	14 15
			nanner prescribed by the regulations.	16
			imum penalty:	17
		(a)	in the case of an individual—\$1,100, or	18
		(b)	in the case of a corporation—\$5,500.	19
158	Duty of An	of ma	aster and owner to notify Minister of certain defects (Reg 6.4.3 Reg 8.3.3 of Annex II and Reg 4.9 of Annex IV, of MARPOL)	20 21
		The	master and the owner of a ship in respect of which a NSW	22
		certi	ficate is in force that is discovered to have a defect that substantially	23
			ets the integrity of the ship or the efficiency or completeness of its	24
			pment must notify the Minister of the defect without delay and in nanner prescribed by the regulations.	25 26
			imum penalty:	20 27
		(a)	in the case of an individual—\$1,100, or	28
		` ′	in the case of a corporation—\$5,500.	
		(b)	in the case of a corporation—\$5,500.	29
159		efect (Reg 6.4.3 of Annex I, Reg 8.3.3 of Annex II and Reg 4.9 of Annex IV, of	30 31 32
	(1)	The	Minister may investigate a ship, to determine whether or not a	33
	` ′	surve	ey is necessary, if the Minister is notified of an accident or defect	34
		unde defe	or this Division, or otherwise becomes aware of such an accident or et.	35 36

	(2)		Minister may direct the owner of a ship to cause the ship to be eyed if the Minister determines that a survey is required.	1 2
160	Ship Anne	s to be	e surveyed after accident or discovery of defect (Reg 6.4.3 of g 8.3.3 of Annex II and Reg 4.9 of Annex IV, of MARPOL)	3 4
		direc syste for th	owner of a ship in relation to which the Minister has made a tion under section 159 must cause the structure, equipment, ms, fittings, arrangements and material of the ship to be surveyed ne purpose of ensuring its compliance with the relevant provisions ARPOL.	5 6 7 8 9
		Maxi	imum penalty:	10
		(a)	in the case of an individual—\$2,200, or	11
		(b)	in the case of a corporation—\$11,000.	12
Divi	sion	5	Approval of major changes to NSW certified ship	13
161		_	o construction of ships must be notified and pre-approved f Annex I, Reg 8.3.2 of Annex II and Reg 4.1.3 of Annex IV, of MARPOL)	14 15
	(1)	certif	master and the owner of a ship in respect of which a NSW ficate is in force are each guilty of an offence if the structure, oment, systems, fittings, arrangements or material covered by a lous survey is changed in any way unless:	16 17 18 19
		(a)	notice was given in writing, in the form approved by the regulations, of the change to the person prescribed by the regulations, and	20 21 22
		(b)	the Minister approved the change before it was made.	23
		Maxi	imum penalty:	24
		(a)	in the case of an individual—\$2,200, or	25
		(b)	in the case of a corporation—\$11,000.	26
	(2)		section does not apply to a change that involves the direct cement of any equipment or fittings.	27 28
162		ge (Re	ay investigate ship or require survey after notice of proposed eg 6.4.3 of Annex I, Reg 8.3.3 of Annex II and Reg 4.1.3 of Annex IV, of	29 30 31
	(1)	neces	Minister may investigate to determine whether or not a survey is ssary if the Minister is notified of a proposed change under section or otherwise becomes aware of such a change.	32 33 34
	(2)		Minister may direct the owner of a ship to cause the ship to be eyed if the Minister determines that a survey is required.	35 36

163	Ships to b Annex I, Re	e surveyed after notice given of proposed change (Reg 6.4.3 of g 8.3.3 of Annex II and Reg 4.1.3 of Annex IV, of MARPOL)	1 2
	direct system for the	owner of a ship in relation to which the Minister has made a ction under section 162 must cause the structure, equipment, ems, fittings, arrangements and material of the ship to be surveyed the purpose of ensuring its compliance with the relevant provisions target.	3 4 5 6 7
	Max	imum penalty:	8
	(a)	in the case of an individual—\$2,200, or	9
	(b)	in the case of a corporation—\$11,000.	10
Divi	sion 6	Annual surveying of ships	11
164		e surveyed annually (Reg 6.1.4 of Annex I and Reg 8.1.4 of Annex II) (cf former Act s 38)	12 13
	this fittin purp MAl	owner of a ship in respect of which a NSW certificate issued under Part is in force must cause the structure, equipment, systems, ags, arrangements and material of the ship to be surveyed for the ose of ensuring its compliance with the relevant provisions of RPOL at least once every 12 months.	14 15 16 17 18
		imum penalty:	19
	(a)	in the case of an individual—\$2,200, or	20
	(b)	in the case of a corporation—\$11,000.	21
Divi	sion 7	Renewal of local certification	22
165	Applicatio	n for renewal of NSW certificate	23
		master or owner of a ship may apply to the Minister for the renewal NSW certificate in force in relation to the ship.	24 25
166	Ship to be Annex II and	surveyed before renewal (Reg 6.1.2 of Annex I, Reg 8.1.2 of Reg 4.1.2 of Annex IV, of MARPOL)	26 27
		master or owner of a ship who has made an application for the wal of a NSW certificate must:	28 29
	(a)	cause the structure, equipment, systems, fittings, arrangements and material of the ship to be surveyed by the Minister for the purpose of ensuring its compliance with the provisions of Annex I of MARPOL, or	30 31 32 33
	(b)	provide the Minister with declarations of survey of the structure, equipment, systems, fittings, arrangements and material of the ship conducted by another Administration (within the meaning of Article 2 of the Protocol to MARPOL) or by a survey authority.	34 35 36 37

167			f NSW certificates (Reg 6.1.2 of Annex I, Reg 8.1.2 of Annex II and nex IV, of MARPOL)	1 2
	(1)	The I	Minister may renew a NSW certificate in relation to a ship only if:	3
		(a)	the Minister receives declarations of survey in respect of a ship (whether conducted under section 166 or provided for under that section), and	4 5 6
		(b)	the Minister is satisfied that the ship is constructed in accordance with the relevant provisions of MARPOL and the ship's structure, equipment, systems, fittings, arrangements and material fully comply with the relevant provisions of MARPOL.	7 8 9 10
	(2)	to the	Minister may renew a NSW ship construction certificate in relation e ship whether or not the ship is required by the relevant provisions ARPOL to be constructed in accordance with those provisions.	11 12 13
168	Exter Reg 8	nsion .5 of A	of NSW certificates (Reg 10.5 of Annex I, Reg 10.5 of Annex II and nnex IV, of MARPOL)	14 15
	(1)	in wh	hip in respect of which a NSW certificate is in force is not in a port sich it is to be surveyed at the time when the certificate expires, the ster may extend the period of validity of the certificate by notice in ng.	16 17 18 19
	(2)	the sl	Minister must only extend the period for the purpose of allowing nip to complete its voyage to the port in which it is to be surveyed, hen only in cases where it appears proper and reasonable to do so.	20 21 22
	(3)		out limiting subsection (2), a certificate must not be extended for a d longer than 3 months.	23 24
	(4)		xtension under this section ceases to apply once the ship arrives at ort at which it is to be surveyed.	25 26
Divi	sion	В	Cancellation of local certification	27
169	Cano Reg 8	ellatio	on of NSW certificate (Reg 10.9 of Annex I, Reg 10.9 of Annex II and nnex IV, of MARPOL)	28 29
			Minister may, by instrument in writing, cancel a NSW certificate ship if the Minister has reason to believe that:	30 31
		(a)	the report of a surveyor concerning the ship was fraudulently or erroneously made or obtained, or	32 33
		(b)	a NSW certificate has been issued in respect of the ship based on false or erroneous information, or	34 35
		(c)	the construction of the ship has been altered, or the ship has been damaged, in a manner that affects its compliance with the relevant provisions of MARPOL, or	36 37 38

		(d)	the owner of a ship in respect of which a NSW certificate is in force has failed to comply with section 154, 160 or 163 in respect of the ship.	2
170	Can	celled	NSW certificate has no effect	4
		Mini	SW certificate that has been cancelled is of no effect after the ister has given notice in writing of the cancellation addressed to the er, agent or master of the ship and that notice is served in rdance with the regulations.	; ; ;
171	Surr	ender	of cancelled NSW certificate	Ģ
		be despec	notice given under section 170 may require the NSW certificate to elivered to the Minister or to any other person whom the Minister ifies, and the Minister may detain the ship until that requirement is plied with.	10 1: 12 13
172	Deta	ined s	ship must not leave port	14
	(1)	guilt	master and the owner of a ship detained under this Division are each y of an offence if the ship departs the port or other place at which detained before it is released from detention.	18 16 17
		Max	imum penalty:	18
		(a)	in the case of an individual—\$55,000, or	19
		(b)	in the case of a corporation—\$110,000.	20
	(2)		erson is not guilty of an offence under this section if the person can blish that he or she was not aware that the ship had been detained.	2 ⁻ 22

Pai	t 13			1 2		
173	Appl	icatio	n of Part (cf former Act s 13A (1))	3		
		This	Part does not apply to:	4		
discharge of oil 73 Application of Part (cf former Act s 13A (1)) This Part does not apply to: (a) the following ships unless the regulations declare otherwise: (i) a ship that has a gross tonnage of 400 or more, (ii) a ship used wholly for the purpose of recreational or sporting activities and not for hire or reward, (iii) a ship less than 30 metres in length, (iv) a seaplane, (v) a Government ship, other than a Government ship that is being used for commercial purposes, or (b) a ship of any class declared by the regulations to be a class of exempt ship for the purposes of this Part, or (c) a particular ship declared to be an exempt ship for the purposes of this Part by written notice of the Minister given to the owner or master of the ship. 74 Ships must be insured against oil pollution (cf former Act s 13B (2) and (3)) (1) The master and the owner of a ship are each guilty of an offence if the ship is in State waters without having adequate insurance. Maximum penalty: (a) in the case of an individual—\$55,000, or (b) in the case of a corporation—\$110,000. (2) In this section: adequate insurance in relation to a ship means: (a) such insurance or financial security against damage that may be caused by a discharge of oil or a mixture containing oil as the Minister: (i) determines, by order, is adequate in relation to a particular ship or class of ships, or (ii) approves in relation to a particular ship, and notifies in writing to the owner or master of the ship, or (b) if a ship is required by the Protection of the Sea (Civil Liability)	5					
	discharge of oil Application of Part (cf former Act s 13A (1)) This Part does not apply to: (a) the following ships unless the regulations declare otherwise: (i) a ship that has a gross tonnage of 400 or more, (ii) a ship used wholly for the purpose of recreational or sporting activities and not for hire or reward, (iii) a ship less than 30 metres in length, (iv) a seaplane, (v) a Government ship, other than a Government ship that is being used for commercial purposes, or (b) a ship of any class declared by the regulations to be a class of exempt ship for the purposes of this Part, or (c) a particular ship declared to be an exempt ship for the purposes of this Part by written notice of the Minister given to the owner or master of the ship. (1) The master and the owner of a ship are each guilty of an offence if the ship is in State waters without having adequate insurance. (a) in the case of an individual—\$55,000, or (b) in the case of a corporation—\$110,000. (2) In this section: adequate insurance in relation to a ship means:					
			(iii) a ship less than 30 metres in length,	9		
			(iv) a seaplane,	10		
		(b)				
		(c)	of this Part by written notice of the Minister given to the owner	16		
174	Ships must be insured against oil pollution (cf former Act s 13B (2) and (3))					
	(1)					
		_	- · · ·	21		
		(a)	in the case of an individual—\$55,000, or	22		
		(b)	in the case of a corporation—\$110,000.	23		
	(2)	In th	is section:	24		
	` /	adeq	uate insurance in relation to a ship means:	25		
		(a)	caused by a discharge of oil or a mixture containing oil as the	26 27 28		
				29 30		
				31 32		
		(b)	if a ship is required by the <i>Protection of the Sea (Civil Liability) Act 1981</i> of the Commonwealth to carry a relevant insurance certificate on board, such a certificate in respect of the ship that is in force.	33 34 35 36		

		relevant insurance certificate has the same meaning as in the Protection of the Sea (Civil Liability) Act 1981 of the Commonwealth.	1			
175	Ship	s must carry evidence of insurance (cf former Act s 13B (2) and (3))	3			
		The master and the owner of a ship are each guilty of an offence if the ship is in State waters without carrying on board evidence of the insurance required by section 174.	5 6			
		Maximum penalty:	7			
		(a) in the case of an individual—\$55,000, or	8			
		(b) in the case of a corporation—\$110,000.	9			
176	Ship may be detained (cf former Act s 13B (4))					
		An inspector may detain a ship in a port or at some other place if the inspector believes on reasonable grounds that the ship does not have adequate insurance as required by section 174, or is not carrying on board evidence of that insurance as required by section 175.	11 12 13 14			
177	Deta	nined ship must not leave port (cf former Act s 13B (5) and (6))	15			
	(1)	The master and the owner of a ship detained under this Part are each guilty of an offence if the ship departs the port or other place at which it is detained before it is released from detention. Maximum penalty:	16 17 18			
		· ·				
		(a) in the case of an individual—\$55,000, or	20			
		(b) in the case of a corporation—\$110,000.	21			
	(2)	A person is not guilty of an offence under this section if the person can	22			

Par	t 14	Red	ception facilities for collecting waste	1		
Divi	sion	1	Minister may provide reception facilities	2		
178	Minis s 45)	Minister may arrange for provision of reception facilities (cf former Act s 45)				
		Crov	Minister may provide, join with any other person (including the vn) in providing, arrange for the provision of, or direct the ision of:	5 6 7		
		(a)	reception facilities for oil residues, and mixtures containing oil or oil residues, in accordance with Regulation 38 of Annex I of MARPOL, and	8 9 10		
		(b)	reception facilities for residues of noxious liquid substances, and mixtures containing residues of noxious liquid substances, in accordance with Regulation 18 of Annex II of MARPOL, and	11 12 13		
		(c)	reception facilities for sewage, and mixtures containing sewage, in accordance with Regulation 12 of Annex IV of MARPOL, and	14 15		
		(d)	reception facilities for garbage, and mixtures containing garbage in accordance with Regulation 7 of Annex V of MARPOL.	16 17		
179	Regu	ılatior	ns concerning reception facilities (cf former Act s 45 (2))	18		
			regulations may fix charges and impose conditions for the use of otion facilities provided or arranged under this Part.	19 20		
Divi	sion	2	Minister may direct persons to provide reception facilities	21 22		
180			ay require person to provide, maintain and make available facilities (cf former Act s 45 (4))	23 24		
	rece		Minister may serve a written notice on the owner or occupier of a ption facility prescribed by the regulations, requiring that owner or pier:	25 26 27		
		(a)	provide facilities of a standard satisfactory to the Minister for the reception or disposal, or both, of waste prescribed by the regulations from or by ships berthed, docked or otherwise being at the establishment, and	28 29 30 31		
		(b)	maintain the facilities in good order and condition, and	32		
 (b) maintain the facilities in good order and condition, and (c) make the facilities available to enable ships to dispose of the waste prescribed by the regulations. 						

	(2)	In th	is section:	1
		preso	cribed waste means any of the following:	2
		(a)	oil or residues of oil,	3
		(b)	noxious liquid substances or residues of noxious liquid substances,	4 5
		(c)	sewage or residues of sewage,	6
		(d)	garbage or residues of garbage.	7
		recej	ption facility means any of the following:	8
		(a)	an oil terminal, oil depot, oil installation or other establishment used for the loading or unloading of oil or oil residues,	9 10
		(b)	a terminal, depot, installation or other establishment used for the loading or unloading of other prescribed waste,	11 12
		(c)	any establishment at which ships are repaired or other work is performed relating to ships and involving the disposal of	13 14
			prescribed waste.	15
181			occupier must comply with requirement relating to reception of former Act s 45 (6))	16 17
		regul a not	owner or occupier of a reception facility prescribed by the lations under section 180 must comply with a requirement made by tice served on the owner or occupier under this Part. imum penalty: \$110,000.	18 19 20 21
182	Noti	ces (cf	former Act s 45 (5))	22
		A no	tice served under this Part:	23
		(a)	must be served on the owner or occupier of the reception facility prescribed by the regulations under section 180 to which it relates:	24 25 26
			(i) in any manner in which a summons or other process for an offence against this Act may be served, or	27 28
			(ii) by delivering it to the owner or the occupier or the person appearing to be in charge of the prescribed reception facility, and	29 30 31
		(b)	may specify a time within which the requirement is to be complied with, and	32 33
		(c)	may be revoked or varied by a further written notice.	34

Par	t 15		nister Iutio	r may take action to prevent or clean up n	1
183	Minis forme	ster m r Act s	ay take s 46 (1)	e action to prevent or clean up marine pollution (cf and 47 (1))	3
	(1)	Mini	ster thi	er may take any preventative or clean-up action that the nks fit, or cause any preventative or clean-up action that the nks fit to be taken, if the Minister is of the opinion that:	5 6 7
		(a)		evant discharge of a marine pollutant has occurred or is rring, or	9
		(b)	there occur	is a probability of a relevant discharge of a marine pollutant rring.	10 11
	(2)			urpose, an inspector, officer, employee or agent of the sing such force as is necessary, may:	12 13
		(a)		, take and retain possession of any ship, place, apparatus, ty or pipeline, and	14 15
		(b)	take a	and retain possession of any substance or thing, and	16
		(c)	use a	nd operate any apparatus or machinery, and	17
		(d)	do al marir	I such things as are necessary for the purpose of causing a ne pollution prevention notice to be complied with.	18 19
	(3)	In this section:			
		prev	entativ	e or clean-up action means action:	21
		(a)	to pre	event or limit a discharge, or	22
		(b)		isperse or contain any marine pollutant that has been arged, or	23 24
		(c)		move any marine pollutant from waters or land affected by lischarge, or	25 26
		(d)		nimise the damage from pollution resulting from or likely to t from any discharge.	27 28
		relev	ant dis	scharge of a marine pollutant means:	29
		(a)	a disc	charge of oil:	30
			(i)	from a ship, or	31
			(ii)	from a place on land in, or in connection with, a transfer operation, or	32 33
			(iii)	from any apparatus or purpose-built pipeline used in, or in connection with, a transfer operation, whether or not it is being so used, or	34 35 36

		(b)	a dis	scharge of a noxious liquid substance:	1
			(i)	from a ship, or	2
			(ii)	from a place on land in, or in connection with, a transfer operation, or	3 4
			(iii)	from any apparatus or purpose-built pipeline used in, or in connection with, a transfer operation, whether or not it is being so used, or	5 6 7
		(c)	the joship,	ettisoning of a harmful substance in packaged form from a , or	8 9
		(d)	a dis	scharge of sewage from a large ship, or	10
		(e)	a dis	scharge of garbage from a ship.	11
184				ets and expenses of preventative action or clean-up Act ss 46 (2) and 47 (2))	12 13
	(1)	Min this	ister in Part fro		14 15 16
		(a)		ne case of a discharge or probable discharge of a marine utant from a ship:	17 18
			(i)	the owner or master of the ship concerned, or	19
			(ii)	any other person whose act caused the discharge or probable discharge, or	20 21
		(b)	liqui	e case of a discharge or probable discharge of oil or a noxious d substance from an apparatus on a ship in, or in connection , a transfer operation:	22 23 24
			(i)	the owner of the ship, or	25
			(ii)	the master of the ship, or	26
			(iii)	the owner of the apparatus, or	27
			(iv)	the person in charge of the apparatus, or	28
			(v)	any other person whose act caused the discharge or probable discharge, or	29 30
		(c)	liqui	e case of a discharge or probable discharge of oil or a noxious d substance from a ship in, or in connection with, a transfer ation:	31 32 33
			(i)	the owner of the ship, or	34
			(ii)	the master of the ship, or	35
			(iii)	the person in charge of the transfer operation of the ship, or	36
			(iv)	any other person whose act caused the discharge or probable discharge, or	37 38

	(d)	liqui	e case of a discharge or probable discharge of oil or a noxious d substance from an apparatus on a place on land in, or in action with, a transfer operation:	:
		(i)	the occupier of the land, or	4
		(ii)	the owner of the apparatus, or	
		(iii)	the person in charge of the apparatus, or	(
		(iv)	any other person whose act caused the discharge or probable discharge, or	-
	(e)	liqui	e case of a discharge or probable discharge of oil or a noxious d substance from a place on land in, or in connection with, a effer operation:	9 10 1
		(i)	the occupier of the land, or	1:
		(ii)	any other person whose act caused the discharge or probable discharge, or	1; 14
	(f)	liqui	e case of a discharge or probable discharge of oil or a noxious d substance from a purpose-built pipeline in, or in section with, a transfer operation:	19 10 17
		(i)	the occupier of the land on which the pipeline is situated, or	18 19
		(ii)	the person in charge of the pipeline, or	20
		(iii)	the owner of the pipeline, or	2
		(iv)	any other person whose act caused the discharge or probable discharge.	2: 2:
(2)	The	costs a	and expenses referred to in subsection (1):	24
	(a)	respe	be awarded in the course of proceedings for an offence in ect of a discharge, whether or not the owner, master or person nvicted of an offence, or	2: 20 2:
	(b)	juris	be recovered as a debt due in a court of competent diction, despite the fact that proceedings have not been taken n offence in respect of the discharge.	28 29 30
Cost Act s	s and	exper	nses incurred by Minister are charges on ship (cf former	3:
	resp	ect of a	nt of any costs and expenses incurred by the Minister in action taken by or on behalf of the Minister under this Part to a ship is a charge on the ship.	3: 34 3:

185

186			of ship until recovery of costs and expenses or giving of former Act s 52 (2))	1 2
		purpincui Mini	ip may be detained by a person authorised by the Minister for the oses of this section until the amount of any costs and expenses rred by the Minister in respect of action taken by or on behalf of the ster under this Part is paid or security for the payment of the unt is provided in accordance with Part 18.	3 4 5 6 7
187	Deta	ined s	ship must not leave port	8
	(1)	guilt it is d	master and the owner of a ship detained under this Part are each y of an offence if the ship departs the port or other place at which detained before it is released from detention.	9 10 11
			imum penalty:	12
		(a)	in the case of an individual—\$55,000, or	13
		(b)	in the case of a corporation—\$110,000.	14
	(2)		rson is not guilty of an offence under this section if the person can blish that he or she was not aware that the ship had been detained.	15 16
188	Obs	tructio	on of officers is an offence (cf former Act s 50)	17
	(1)	A pe beha	erson must not wilfully obstruct a person who is taking action on lf of the Minister under this Part.	18 19
		Max	imum penalty: \$220,000.	20
	(2)	This	section does not apply to a person who obstructs a person:	21
		(a)	for the purpose of securing the safety of a ship or saving life at sea, or	22 23
		(b)	with the approval of an officer prescribed by the regulations for the purposes of this section, for the purpose of combating specific pollution incidents in order to minimise the damage from pollution.	24 25 26 27
189	Oile	d Wild	life Care Network	28
	(1)	The	Minister is to establish an Oiled Wildlife Care Network.	29
	(2)	an in oil o	network is to consist of representatives of organisations that have terest or involvement in the protection of wildlife contaminated by any other marine pollutant, which may include, but are not limited expresentatives of:	30 31 32 33
		(a)	wildlife care or rehabilitation providers,	34
		(b)	zoological parks,	35
		(c)	emergency services,	36

8

Pai	rt 16	Ma	rine	environment protection notices	1
Div	ision	1	Pre	liminary	2
190	Defir	itions	S		3
		In th	is Part	:	4
		clea	п-ир а	<i>action</i> , in relation to a marine pollution incident, includes:	5
		(a)		on to prevent, minimise, remove, disperse, destroy or mitigate pollution resulting or likely to result from the incident, and	6 7
		(b)		rtaining the nature and extent of the pollution incident and of actual or likely resulting pollution, and	8 9
		(c)	prep	aring and carrying out a remedial plan of action.	10
		mar	ine en	vironment protection notice—see section 191.	11
		mar	ine pol	<i>Ilution clean-up notice</i> means a notice under Division 2.	12
		Divi	sion 6.		13 14
		mar	ine pol	<i>llution incident</i> means:	15
		(a)	the d	discharge of oil into State waters:	16
			(i)	from a ship, or	17
			(ii)	from a place on land in, or in connection with, a transfer operation, or	18 19
			(iii)	from any apparatus or purpose-built pipeline used in, or in connection with, a transfer operation, whether or not it is being so used, or	20 21 22
		(b)	the d	lischarge of a noxious liquid substance into State waters:	23
			(i)	from a ship that is subject to a chemical tanker construction certificate certifying the ship to carry noxious liquid substances in bulk, or	24 25 26
			(ii)	from a place on land in, or in connection with, a transfer operation, or	27 28
			(iii)	from any apparatus or purpose-built pipeline used in, or in connection with, a transfer operation, whether or not it is being so used, or	29 30 31
		(c)		ettisoning of a harmful substance in packaged form from a into State waters, or	32 33
		(d)	the d	discharge of sewage from a large ship into State waters, or	34
		(e)	the c	discharge of garbage from a ship into State waters.	35
		mar		<i>Ilution prevention notice</i> means a notice under Division 3.	36
		mar	ine pol	<i>Ilution prohibition notice</i> means a notice under Division 4.	37

resp	onsible	e person means:	1
(a)		the case of a discharge or probable discharge of a marine attant from a ship:	2
	(i)	the owner or master of the ship concerned, or	4
	(ii)	any other person whose act caused the discharge or probable discharge, or	5 6
(b)	liqui	e case of a discharge or probable discharge of oil or a noxious d substance from an apparatus on a ship in, or in connection, a transfer operation:	7 8 9
	(i)	the owner of the ship, or	10
	(ii)	the master of the ship, or	11
	(iii)	the owner of the apparatus, or	12
	(iv)	the person in charge of the apparatus, or	13
	(v)	any other person whose act caused the discharge or probable discharge, or	14 15
(c)	liqui	e case of a discharge or probable discharge of oil or a noxious d substance from a ship in, or in connection with, a transfer ation:	16 17 18
	(i)	the owner of the ship, or	19
	(ii)	the master of the ship, or	20
	(iii)	the person in charge of the transfer operation of the ship, or	21
	(iv)	any other person whose act caused the discharge or probable discharge, or	22 23
(d)	liqui	e case of a discharge or probable discharge of oil or a noxious d substance from an apparatus on a place on land in, or in section with, a transfer operation:	24 25 26
	(i)	the occupier of the land, or	27
	(ii)	the owner of the apparatus, or	28
	(iii)	the person in charge of the apparatus, or	29
	(iv)	any other person whose act caused the discharge or probable discharge, or	30 31
(e)	liqui	e case of a discharge or probable discharge of oil or a noxious d substance from a place on land in, or in connection with, a after operation:	32 33 34
	(i)	the occupier of the land, or	35
	(ii)	any other person whose act caused the discharge or probable discharge, or	36 37

		(f)	in the case of a discharge or probable discharge of oil or a noxious liquid substance from a purpose-built pipeline in, or in connection with, a transfer operation: (i) the occupier of the land on which the pipeline is situated, or	
			(ii) the person in charge of the pipeline, or	(
			(iii) the owner of the pipeline, or	-
			(iv) any other person whose act caused the discharge or probable discharge.	8
191	Clas	sificat	tion of marine environment protection notices	10
		Mar	ine environment protection notices are of the following kinds:	1
		(a)	marine pollution clean-up notices,	12
		(b)	marine pollution prevention notices,	13
		(c)	marine pollution prohibition notices.	14
192	Mari	ne env	vironment protection notices may be given orally	15
	(1)		Minister may, instead of giving a marine environment protection be by notice in writing, give the notice orally.	16 17
	(2)	give	otice that can be given orally under this Part by the Minister can be no rally by a person who is acting under delegated or other authority at the Minister.	18 19 20
	(3)	of 72	otice given orally to a person ceases to have effect on the expiration 2 hours from the time it was given unless confirmed by the Minister written marine environment protection notice given to the person.	2 ² 22 23
	(4)		otice given orally has the same effect as a notice given in writing, is taken to be a marine environment protection notice of the relevant	24 25 26
Divi	sion	2	Marine pollution clean-up notices	27
193	Clea	n-up k	by polluters	28
	(1)	The	Minister may, by notice in writing, do either or both of the wing:	29
		(a)	direct the responsible person for a marine pollution incident that the Minister reasonably suspects has occurred or is occurring,	3 ²
		(b)	direct a person who is reasonably suspected by the Minister of causing or having caused a marine pollution incident,	33 34
			ke such clean-up action as is specified in the notice and within such od as is specified in the notice.	3! 36

	(2)	The marine pollution clean-up notice may require the person to whom the notice is given to furnish reports to the Minister regarding progress on the carrying out of the clean-up action.	2
	(3)	If the person given a marine pollution clean-up notice complies with the notice but was not the person who caused the marine pollution incident, the cost of complying with the notice may be recovered by the person who complied with the notice as a debt in a court of competent jurisdiction from the person who caused the marine pollution incident.	(-
	(4)	A person who, without reasonable excuse, does not comply with a marine pollution clean-up notice given to the person is guilty of an offence.	
		Maximum penalty:	12
		(a) in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	1; 14 1;
		(b) in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	16 17 18
194	Clea	n-up by public authorities	19
	(1)	If the Minister reasonably suspects that a marine pollution incident has occurred or is occurring, the Minister may, by notice in writing, direct a public authority to take such clean-up action as is specified in the notice. The public authority is authorised and required to take that action.	20 27 23 24
	(2)	If a public authority reasonably suspects that a marine pollution incident has occurred or is occurring, the public authority may take such clean-up action as it considers necessary. The public authority is authorised to take that action, whether or not it is directed to take clean-up action under subsection (1).	25 26 27 28 29
	(3)	Notices may be given, and action may be taken, under this section whether or not a marine pollution clean-up notice has been given under section 193, and (if such a notice has been given) whether or not the period specified in the notice under that section has ended.	30 32 33
	(4)	A public authority may take clean-up action under this section by itself or by its employees, agents or contractors.	34 35
	(5)	In this section:	36
		<i>public authority</i> means a public or local authority constituted by or under an Act, and includes:	37 38
		(a) a government department, and	39

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Clause 195

Marine environment protection notices

		(b)	a local council, and	1
		(c)	a member of staff or other person who exercises functions on behalf of a public authority.	2
195	Fee			4
	(1)		purpose of this section is to enable the Minister to recover the inistrative costs of preparing and giving marine pollution clean-up tes.	5 6 7
	(2)	Mini	erson who is given a marine pollution clean-up notice by the ster must within 30 days pay the fee prescribed by the regulations e Minister.	8 9 10
	(3)	A fe notic	e is not payable for the variation of a marine pollution clean-up ee.	11 12
	(4)	The	Minister may:	13
		(a)	extend the time for payment of the fee, on the application of a person to whom subsection (2) applies, or	14 15
		(b)	waive payment of the whole or any part of the fee, on the Minister's own initiative or on the application of a person to whom subsection (2) applies.	16 17 18
	(5)		erson who does not pay the fee within the time provided under this on is guilty of an offence.	19 20
		Max	imum penalty: \$22,000.	21
Divi	sion	3	Marine pollution prevention notices	22
196	Mea	ning o	f environmentally unsatisfactory manner	23
			the purposes of this Division an activity is carried on in an ronmentally unsatisfactory manner if:	24 25
		(a)	it is carried on in contravention of, or in a manner that is likely to lead to a contravention of, this Act or the regulations or an exemption given under this Act or the regulations, or	26 27 28
		(b)	it causes, or is likely to cause, a marine pollution incident, or	29
		(c)	it is not carried on by such practicable means as may be necessary to prevent, control or minimise a marine pollution incident.	30 31
197	Prev	entati	ve action	32
	(1)	activ unsa	section applies when the Minister reasonably suspects that an city has been or is being carried on in an environmentally tisfactory manner on any ship or at any place on land or by any on (otherwise than on a ship or place on land).	33 34 35 36

(2)		Minister may, by notice in writing, do either or both of the wing:	1 2
	(a)	direct the master or owner of a ship, or responsible person for the relevant apparatus or place on land,	3 4
	(b)	direct the person carrying on the activity (whether or not on a ship or place on land),	5 6
	(if a	ke such action, as is specified in the notice and within such period ny) as is specified in the notice, to ensure that the activity is carried a future in a lawful and environmentally satisfactory manner.	7 8 9
(3)		action to be taken may (without limitation) include any of the wing:	10 11
	(a)	installing, repairing, altering, replacing, maintaining or operating control equipment or other plant,	12 13
	(b)	modifying, or carrying out any work on, plant,	14
	(c)	ceasing to use plant or altering the way plant is used,	15
	(d)	ceasing to carry on or not commencing to carry on an activity,	16
	(e)	carrying on an activity in a particular manner,	17
	(f)	carrying on an activity only during particular times,	18
	(g)	monitoring, sampling or analysing any pollution or otherwise ascertaining the nature and extent of pollution or the risk of pollution,	19 20 21
	(h)	action with respect to the transportation, collection, reception, re-use, recovery, recycling, processing, storage or disposal of any waste or other substance,	22 23 24
	(i)	preparing and carrying out a plan of action to control, prevent or minimise pollution or waste,	25 26
	(j)	reviewing the carrying out of an activity.	27
(4)	activ	e person who is given a notice is not the person carrying on the rity, the notice is taken to require the person to take all available s to cause the action to be taken.	28 29 30
(5)	the r	arine pollution prevention notice may require the person to whom notice is given to furnish reports to the Minister regarding progress arrying out the action required to be taken by the notice.	31 32 33

198	Offe	nce		1
		notic	erson who does not comply with a marine pollution prevention be given to the person is guilty of an offence.	3
		(a)	in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	5 6
		(b)	in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	8 9 10
199	Com varia	menco	ement of operation of marine pollution prevention notices or	11 12
		pollu	narine pollution prevention notice, or a variation of a marine ation prevention notice, operates from the day the notice or notice e variation is given or from such later day as the notice specifies.	13 14 15
200	Fee			16
	(1)	admi	purpose of this section is to enable the Minister to recover the nistrative costs of preparing and giving marine pollution ention notices.	17 18 19
	(2)	Mini	erson who is given a marine pollution prevention notice by the ster must within 30 days pay the fee prescribed by the regulations e Minister.	20 21 22
	(3)	The l	Minister may:	23
		(a)	extend the time for payment of the fee, on the application of a person to whom subsection (2) applies, or	24 25
		(b)	waive payment of the whole or any part of the fee, on the Minister's own initiative or on the application of a person to whom subsection (2) applies.	26 27 28
	(4)	A fee	e is not payable for the variation of a marine pollution prevention ee.	29 30
	(5)	A pe	rson who does not pay the fee within the time provided under this on is guilty of an offence.	31 32
		Maxi	imum penalty: \$22,000.	33

Division 4		1	Marine pollution prohibition notices		
201	Prohi	bitior	n on activities	2	
	(1)	disch land	section applies where the Minister is of the opinion that the large of marine pollutants from (or within) any ship or place on in which any activity is carried on is causing or is likely to cause a ne pollution incident and that the giving of the notice is warranted.	3 4 5 6	
	(2)		Minister may, by notice in writing, do either or both of the wing:	7 8	
		(a)	direct the master of the ship or the responsible person,	9	
		(b)	direct the person carrying on the activity,	10	
			ase carrying on the activity, or any specified aspect of it, for such d as is specified in the notice.	11 12	
	(3)	activ	e person who is given a notice is not the person carrying on the ity, the notice is taken to require the person to take all available to cause the activity to cease.	13 14 15	
	(4)		Minister may give further notices on the expiry of the period of the er notice.	16 17	
202	Offen	ce		18	
			erson who, without reasonable excuse, does not comply with a me pollution prohibition notice given to the person is guilty of an ace.	19 20 21	
		Maxi	imum penalty:	22	
		(a)	in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	23 24 25	
		(b)	in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	26 27 28	
Div	sion (5	Minister may take action if marine environment protection notice not complied with	29 30	
203	Minis s 50 (4		ay take action in event of failure to comply (cf former Act	31 32	
	(1)	envir comp Mini	Minister may cause any requirement made by a marine comment protection notice that is not being complied with to be blied with by an inspector or other officer, employee or agent of the ster or any other person authorised by the Minister for the purposes is section.	33 34 35 36 37	

	(2)		his purpose, such an inspector, officer, employee, agent or person, g such force as is necessary, may:	
		(a)	enter, take and retain possession of any ship, place, apparatus, facility or pipeline, and	;
		(b)	take and retain possession of any substance or thing, and	
		(c)	use and operate any apparatus or machinery, and	(
		(d)	do all such things as are necessary for the purpose of causing a marine pollution prevention notice to be complied with.	-
204		t ructio rmer Ad	on of persons acting in compliance with notice is an offence et s 50)	10
	(1)	comp	erson must not wilfully obstruct a person who is acting in pliance with a marine environment protection notice under on 203.	1 ² 12 13
		Max	imum penalty: \$220,000.	14
	(2)	This	section does not apply to a person who obstructs a person:	15
		(a)	for the purpose of securing the safety of a ship or saving life at sea, or	16 17
		(b)	with the approval of an officer prescribed by the regulations for the purposes of this section, for the purpose of combating specific pollution incidents in order to minimise the damage from pollution.	18 19 20 21
Divi	sion	6	Compliance costs	22
205	Mari	ne pol	llution compliance cost notices	23
	(1)	pollu writi	e Minister has given a marine pollution clean-up notice or marine ation prevention notice to a person, the Minister may, by notice in ng, require the person to pay all or any reasonable costs and nses incurred by the Minister in connection with:	24 25 26 27
		(a)	monitoring action under the notice, and	28
		(b)	ensuring that the notice is complied with, and	29
		(c)	any other associated matters.	30
	(2)	A pu notic	blic authority that takes clean-up action under section 194 may, by the in writing, require:	3 ²
		(a)	the occupier of the premises at or from which the authority reasonably suspects that the marine pollution incident occurred,	33 34

Clause 206	Marine Pollution	n Rill 2012

Part 16	Marine (environment	protection	notices

		(b) the person who is reasonably suspected by the authority of having caused the marine pollution incident,			
	or both, to pay all or any reasonable costs and expenses incurred by connection with the clean-up action.				
	(3)	If the Minister takes action under section 203 because a marine environment protection notice is not complied with, the Minister may, by notice in writing, require the person to whom the notice was given to pay all or any reasonable costs and expenses incurred by the Minister in taking the action.	- - - 8		
206	Recovery of amounts				
	(1)	The Minister or a public authority may recover any unpaid amounts specified in a marine pollution compliance cost notice as a debt in a court of competent jurisdiction.	11 12 13		
	(2)	If the person given a marine pollution compliance cost notice complies with the notice but was not the person who caused the pollution or marine pollution incident, the cost of complying with the notice may be recovered by the person who complied with the notice as a debt in a court of competent jurisdiction from the person who caused the pollution or marine pollution incident.	14 15 16 17 18		
Divi	sion	7 Recovery of costs and expenses if the Minister takes action	20 2		
207	Cost Act s	is and expenses incurred by Minister are charges on ship (cf former 52 (1))	22 23		
		The amount of any costs and expenses incurred by the Minister in respect of action taken by or on behalf of the Minister under this Part that relates to a ship is a charge on the ship.	24 25 26		
208	Detention of ship until recovery of costs and expenses or giving of security (cf former Act s 52 (2))				
		A ship may be detained by a person authorised by the Minister for the purposes of this section until the amount of any costs and expenses incurred by the Minister in respect of action taken by or on behalf of the Minister under this Part is paid or security for the payment of the amount is provided in accordance with Part 18.	29 30 3 ² 32		

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Clause 209

Marine environment protection notices

209	Detained ship must not leave port			
	(1)	The master and the owner of a ship detained under this Division are each guilty of an offence if the ship departs the port or other place at which it is detained before it is released from detention.		
		Maximum penalty:	!	
		(a) in the case of an individual—\$55,000, or	(
		(b) in the case of a corporation—\$110,000.	-	
	(2) A person is not guilty of an offence under this section if the person can establish that he or she was not aware that the ship had been detained.			
Divi	sion	8 Miscellaneous	10	
210	Mini	ister's other preventative powers not affected	1	
		This Part does not limit the generality of the Minister's power to take action under Part 15.) 12 13	
211	Mult	tiple notices	14	
		More than one notice under a provision of this Part may be given to the same person.	19	
212	Extraterritorial application			
		A notice may be given under this Part to a person in respect of a matter or thing even though the person is outside the State or the matter or thing occurs or is located outside the State, so long as the matter or thing affects the environment of this State.	, 19	
213	Revocation or variation			
	(1)	A notice given under this Part may be revoked or varied by a subsequent notice or notices given by the Minister.	23	
	(2)	A notice may be varied by modification of, or addition to, its terms and specifications.	l 25 26	
	(3)	Without limiting the above, a notice may be varied by extending the time for complying with the notice.	27 28	
	(4)	A fee is not payable for the variation of a marine environment protection notice under this Part.	30	
214	Power to enter land			
	(1)	The Minister or a public authority may, by the Minister's or the authority's employees, agents or contractors, enter any premises at any		

			onable time for the purpose of exercising the Minister's or the cauthority's functions under this Part.	2
	(2)		the purpose of entering or leaving any such premises, the power erred by this section extends to entering other premises.	3
	(3)	(3) A power to enter premises conferred by this section authorises entry by foot or by means of a motor vehicle or other vehicle, or in any other manner.		
	(4)	autho	y may be effected under this section by the Minister or a public ority with the aid of such authorised officers or police officers as the ster or authority considers necessary and with the use of reasonable	10 10
215	Obstruction of persons		12	
		A pe	rson who wilfully delays or obstructs:	13
		(a)	a person who is carrying out any action in compliance with a marine environment protection notice, or another person authorised by the person to carry it out, or	14 18 16
		(b)	a public authority that is taking clean-up action under Division 2, or another person authorised by the authority to carry it out, or	17 18
		(c)	a person who is taking action under section 203,	19
		is gu	ilty of an offence.	20
		Maxi	imum penalty:	2
		(a)	in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	22 23 24
		(b)	in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	25 26 27

Par	t 17	Red	cove	ry of costs, expenses and damages	1
Division 1 Recovery of costs, expenses and damages by Minister or any other person					
216	Reco proh	overy o	of dam	nages, costs or expenses relating to discharge ct (cf former Act s 51)	4 5
	(1)	there	would	n applies to any of the following discharges, whether or not d be a lawful defence or excuse to a charge for an offence the discharge:	6 7 8
		(a)	•	charge of oil into State waters:	9
		()	(i)	from a ship, or	10
			(ii)	from a place on land in, or in connection with, a transfer operation, or	11 12
			(iii)	from any apparatus or purpose-built pipeline used in, or in connection with, a transfer operation, whether or not it is being so used,	13 14 15
		(b)	a dis	charge of a noxious liquid substance into State waters:	16
			(i)	from a ship that is subject to a chemical tanker construction certificate certifying the ship to carry noxious liquid substances in bulk, or	17 18 19
			(ii)	from a place on land in, or in connection with, a transfer operation, or	20 21
			(iii)	from any apparatus or purpose-built pipeline used in, or in connection with, a transfer operation, whether or not it is being so used,	22 23 24
		(c)		ettisoning of a harmful substance in packaged form from a into State waters,	25 26
		(d)	a dis	charge of sewage from a large ship into State waters,	27
		(e)	a dis	charge of garbage from a ship into State waters.	28
	(2)	disch in pro loss resul	eventing of or of the succession of the succession of the succession of succession of the succession o	who suffers loss of or damage to property because of a o which this section applies, or who incurs costs or expenses ng or mitigating or in attempting to prevent or mitigate any damage to property (including the property of another) as a ch a discharge, may recover the amount of the loss or damage its or expenses incurred from:	29 30 31 32 33 34
		(a)		ne case of a discharge or probable discharge of a marine atant from a ship:	35 36
			(i)	the owner or master of the ship concerned, or	37

	(ii)	any other person whose act caused the discharge or probable discharge, or	1 2
(b)		e case of a discharge or probable discharge of oil or a noxious	3
		d substance from an apparatus on a ship in, or in connection, a transfer operation:	4 5
	(i)	the owner of the ship, or	6
	(ii)	the master of the ship, or	7
	(iii)	the owner of the apparatus, or	8
	(iv)	the person in charge of the apparatus, or	9
	(v)	any other person whose act caused the discharge or	10
	(1)	probable discharge, or	11
(c)		e case of a discharge or probable discharge of oil or a noxious	12
		d substance from a ship in, or in connection with, a transfer ation:	13 14
	(i)	the owner of the ship, or	
	(ii)	the master of the ship, or	15 16
	(iii)	the person in charge of the transfer operation of the ship, or	17
	(iv)	any other person whose act caused the discharge or	18
	,	probable discharge, or	19
(d)		e case of a discharge or probable discharge of oil or a noxious	20
	conn	d substance from an apparatus on a place on land in, or in ection with, a transfer operation:	21 22
	(i)	the occupier of the land, or	23
	(ii)	the owner of the apparatus, or	24
	(iii)	the person in charge of the apparatus, or	25
	(iv)	any other person whose act caused the discharge or	26
	(21)	probable discharge, or	27
(e)		e case of a discharge or probable discharge of oil or a noxious	28
		d substance from a place on land in, or in connection with, a fer operation:	29 30
	(i)	the occupier of the land, or	31
	(ii)	any other person whose act caused the discharge or	32
	(11)	probable discharge, or	33
(f)		e case of a discharge or probable discharge of oil or a noxious	34
		d substance from a purpose-built pipeline in, or in ection with, a transfer operation:	35
		*	36
	(i)	the occupier of the land on which the pipeline is situated, or	37 38
	(ii)	the person in charge of the pipeline, or	39

Marine Pollution B	3ill 2012
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Clause 217

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Part 1	7
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		(iii) the owner of the pipeline, or	
		(iv) any other person whose act caused the discharge or probable discharge.	:
217	Recovery	of loss, damage, costs or expenses (cf former Act s 51)	4
	or ex	person may recover the amount of the loss or damage and the costs spenses incurred as a debt in a court of competent jurisdiction from person specified in section 216.	
Divi	sion 2	Joint liability for damage relating to transfer operations	8
218		several liability where oil or noxious liquid substance is d from pipeline (cf former Act s 30)	10 11
	sever State	following persons are, for the purposes of this Part, jointly and rally liable if oil or a noxious liquid substance is discharged into e waters from a pipeline used in, or in connection with, a transfer ation, whether or not it is being so used:	12 13 14 14
	(a)	the owner of the pipeline,	16
	(b)	any lessee, licensee or user of any lease, licence or right of user for the use of the pipeline for the carriage of oil or a noxious liquid substance.	17 18 19
219		bility where oil or noxious liquid substance is discharged from ships (cf former Act s 31)	20 2
	2 or a not re that h subst	or a noxious liquid substance is discharged into State waters from more ships in, or in connection with, a transfer operation, and it is easonably practicable to identify the oil or noxious liquid substance has discharged from a particular ship, all of the oil or noxious liquid tance is taken, for the purposes of this Part, to have been discharged each of those ships.	22 23 24 25 26 27
Divi	sion 3	Rights of recovery not affected	28
220	Rights of	recovery not affected (cf former Act s 47 (5))	29
	any r	ept as provided by this Part, nothing in this Act affects or qualifies rights of the Minister or of any other person to recover damages in ect of the consequences of any discharge from a ship or otherwise.	30 3 ² 32

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Part 18		Detention of ships and taking of securities			
221			are believed to have discharged marine pollutants may be of former Act s 52A)	2	
	(1)	there	section applies to any of the following discharges, whether or not e would be a lawful defence or excuse to a charge for an offence ing to the discharge:	4 5 6	
		(a)	a discharge of oil into State waters,	7	
		(b)	a discharge of a noxious liquid substance into State waters (but only where it occurs from a ship that is subject to a chemical tanker construction certificate certifying the ship to carry noxious liquid substances in bulk),	8 9 10 11	
		(c)	the jettisoning of a harmful substance in packaged form from a ship into State waters,	12 13	
		(d)	a discharge of sewage from a large ship into State waters,	14	
		(e)	a discharge of garbage from a ship into State waters.	15	
	(2)	Mini	ip in State waters may be detained by a person authorised by the ster for the purposes of this section if the Minister has reasonable e to believe:	16 17 18	
		(a)	that a discharge to which this section applies has occurred from the ship, and	19 20	
		(b)	that, if the Minister were to establish that the discharge had occurred from the ship, the Minister could take proceedings to recover the costs and expenses incurred by the Minister in taking action in relation to that discharge under this Act, and	21 22 23 24	
		(c)	that the ship will depart from State waters before the completion of the Minister's investigation into the source of the discharge.	25 26	
222	Deta	ined s	ships must not depart (cf former Act s 52C)	27	
	(1)	State offer	master and the owner of a ship detained under this Part that departs a waters before it is released from detention are each guilty of an ance against this section.	28 29 30	
			in the case of an individual—\$22,000, or	31	
		(a) (b)		32	
	(2)	` '	in the case of a corporation—\$110,000.	33	
	(2)		erson is not guilty of an offence under this section if the person can blish that he or she was not aware that the ship had been detained.	34 35	

223	Securi	ty m	ay be required to be provided (cf former Act s 52A (3))	1
	\$	Secu	rity may be required to be provided for the payment of:	2
		(a)	any amount that might, in the opinion of the Minister, be recoverable by the Minister under this Act from the owner or master of a ship in relation to a discharge, and	3 4 5
		(b)	the maximum amount of penalties that can be imposed under this Act against the owner or master of the ship in relation to the discharge.	6 7 8
224	Detain former A	ed s Act s	hips must be released if security provided or no liability (cf 52A (2))	9 10
	1	A shi	ip that has been detained must be immediately released:	11
		(a)	if security is provided in accordance with section 223, or	12
	((b)	if proceedings are instituted in relation to the discharge and are discontinued, or	13 14
	1	(c)	if proceedings are instituted in relation to the discharge and are concluded, whether or not an appeal is pending, without any person being convicted or costs or expenses being awarded against any person, or	15 16 17 18
	((d)	if proceedings in relation to the discharge are concluded and all costs and expenses ordered to be paid and all penalties imposed have been paid, or	19 20 21
		(e)	if the Minister has sought to recover costs and expenses incurred by the Minister as a debt due and the amount has been paid, or	22 23
		(f)	if the Minister forms the belief that the discharge did not occur from the ship, or	24 25
	((g)	if the Minister determines for any other reason that the ship should be released.	26 27
225	Securi	ty ta	ken by Minister (cf former Act s 52B)	28
			security taken by the Minister under this Act must be in a form ptable to the Minister.	29 30
			amount available under any security taken by the Minister under Act is to be applied only as follows:	31 32
		(a)	in payment of any costs or expenses that have been ordered to be paid by the master or owner of a ship in the course of proceedings for an offence in respect of the discharge or that are recoverable	33 34 35

Part 18	Detention of ships and taking of securities		
		under this Act against the master or owner of the ship as a debt due,	
	(b)	in payment of any penalty imposed by a court in the course of proceedings for an offence in respect of the discharge.	

3

Marine Pollution Bill 2012

Clause 225

Enforcement Part 19

Par	t 19	Enforcement	1
Divi	sion	1 Appointment of inspectors and authorised persons	2
226	App	pointment of inspectors	4
		The Minister may appoint any person to be an inspector for the purposes of this Act.	5
227	lden	ntity cards for inspectors and authorised persons	7
	(1)	The Minister is required to give an identity card:	8
		(a) to each inspector the Minister appoints, and	ć
		(b) to each person whom the Minister authorises for the purposes of a section of this Act.	10 11
	(2)	An inspector or person whom the Minister authorises for the purposes	12
		of a section of this Act is required to produce his or her identity card if requested to do so by an affected person in the course of exercising	13 14
		functions under this Act. This subsection does not apply to a direction	15
		given by radio or other communication device.	16
	(3)	A person who has been issued with an identity card must return it to the Minister, or the person who provided it, on demand.	17 18
		Maximum penalty (subsection (3)): \$1,100.	19
Divi	sion		20
228	Pow	vers of inspectors and authorised persons (cf former Act s 53 (1))	21
	(1)	The powers in this section may be exercised for the purposes of ascertaining:	22 23
		(a) whether a provision of this Act that is applicable in relation to a ship has been complied with in respect of the ship, or	24 25
		(b) whether there is a probability of, or has been, a discharge into State waters in contravention of this Act.	26 27
	(2)	An inspector, or other person authorised by the Minister for the purposes of this section, may do any of the following:	28 29
		(a) go on board the ship with such assistants and equipment as the inspector or person considers necessary,	30 31
		(b) require the master of the ship to take such steps as the inspector or person directs to facilitate the boarding,	32 33
		(c) inspect and test any machinery or equipment of the ship.	34

	(d)	require the master of the ship to take such steps as the inspector or person directs to facilitate the inspection or testing of any machinery or equipment of the ship,	1 2 3
	(e)	open, or require the master of the ship to cause to be opened, any hold, bunker, tank, compartment or receptacle in or on board the ship and inspect the contents of any hold, bunker, tank, compartment or receptacle in or on board the ship,	4 5 6 7
	(f)	require the master of the ship to produce a record book required by this Act or the <i>Protection of the Sea (Prevention of Pollution from Ships) Act 1983</i> of the Commonwealth to be carried in the ship or any other books, documents or records relating to the ship or its cargo that are carried in the ship,	8 9 10 11 12
	(g)	make copies of, or take extracts from, any such books, documents or records,	13 14
	(h)	require the master of the ship or other person to certify that a true copy of an entry in a record book required by this Act to be carried in the ship or kept by the person, made by the inspector or person whom the Minister authorises for the purposes of a section of this Act is a true copy of such an entry,	15 16 17 18 19
	(i)	examine, and take samples of, any substances being in, on, or in the vicinity of, a ship, purpose-built pipeline or place on land in respect of which an investigation of a discharge or suspected discharge in breach of a provision of this Act is being made,	20 21 22 23
	(j)	require the master of the ship or the owner or occupier of the pipeline or place, or any person representing the master, owner or occupier, to certify the taking of the samples,	24 25 26
	(k)	require the testing of any apparatus in or on the ship, pipeline or place, the condition or efficiency of which is, in the opinion of the inspector or person, relevant to the probability of a discharge, a discharge or a suspected discharge into State waters in breach of a provision of this Act,	27 28 29 30 31
	(l)	require a person to answer questions.	32
229	Inspectors (cf former Ac	and authorised persons may enter or inspect place on land et s 53 (2))	33 34
	disch a pro Mini	the purposes of investigating the probability of a discharge, a large or a suspected discharge into State waters in contravention of evision of this Act, an inspector or other person authorised by the ster for the purposes of section 228, may enter and inspect any e on land, other than a place being used for residential purposes.	35 36 37 38 39

Marine Pollution	Bill	2012
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Clause 230

Enforcement Part 19

230	Inspector (cf former Ad	and authorised persons must not unnecessarily delay ships of s 53 (4))	1 2
	of a	nspector or person whom the Minister authorises for the purposes section of this Act must not, in exercising powers under this Part, cessarily delay a ship from beginning a voyage.	3 4 5
231	Obstruction	on of inspectors and authorised persons (cf former Act s 53 (3))	6
	A pe	rson must not:	7
	(a)	wilfully delay or obstruct an inspector or person whom the Minister authorises for the purposes of a section of this Act in the exercise of the inspector's or authorised person's functions under this Act, or	8 9 10 11
	(b)	fail to comply with a requirement under this Part to produce a document, record or other thing in the person's possession, custody, or control or to answer a question.	12 13 14
	Max	imum penalty: \$22,000.	15
	or m	. It is an offence under section 307B of the <i>Crimes Act 1900</i> to give false isleading information to a person exercising a power, authority or duty r, or in connection with, a law of the State.	16 17 18
232	Inspectors Act s 60)	and certain other persons have no personal liability (cf former	19 20
	who or a inspe omit subje	atter or thing done or omitted to be done by an inspector, a person in the Minister authorises for the purposes of a section of this Act my person acting with the authority or on the direction of an ector or the Minister does not, if the matter or thing was done or ted in good faith for the purpose of executing this or any other Act, ect the inspector or person so acting personally to any action, lity, claim or demand.	21 22 23 24 25 26 27

Par	t 20	Pro	ceedings for enforcement	1
Divi	sion	1	Proceedings for enforcement	2
233	Time	withi	n which proceedings may be commenced (cf former Act s 54)	3
			osecution for an offence against this Act in the Local Court must be ght within 2 years of the alleged commission of the offence.	4 5
234	Proc	eedin	gs for offences (cf former Act s 55)	6
	(1)		eedings for an offence against this Act or the regulations may be with summarily before:	7 8
		(a)	the Local Court, or	9
		(b)	the Land and Environment Court in its summary jurisdiction.	10
	(2)	in the	oceedings for an offence against this Act or the regulations brought e Local Court, the maximum penalty that the Court may impose is, rithstanding any other provision of this Act:	11 12 13
		(a)	\$55,000 or 2 years imprisonment, or both, or	14
		(b)	the maximum penalty provided by this Act or the regulations for the offence,	15 16
		whic	hever is the lesser.	17
235	Offer	nces b	by corporations (cf former Act s 56)	18
	(1)	of the corporate of the	corporation contravenes, whether by act or omission, any provision has Act or the regulations, each person who is a director of the coration or who is concerned in the management of the corporation have contravened the same provision if the person knowingly brised or permitted the contravention.	19 20 21 22 23
	(2)	pursi	erson may be proceeded against and convicted under a provision uant to subsection (1) whether or not the corporation has been eeded against or has been convicted under the provision.	24 25 26
	(3)	an o	ing in this section affects any liability imposed on a corporation for offence committed by the corporation under this Act or the lations.	27 28 29
Divi	sion	2	Penalties are charges on ship	30
236	Penalties are charges on ship (cf former Act s 52 (1))			31
			amount of any penalty that can be imposed under this Act against wner or master of a ship in relation to a discharge is a charge on the	32 33 34

Clause 237

Proceedings for enforcement

Part 20

237			of ship until recovery of penalty or provision of security (cf : 52 (2))	2
		purp impo	nip may be detained by a person authorised by the Minister for the closes of this section until the amount of any penalty that can be used under this Act is paid or security for the payment of the amount ovided in accordance with Part 18.	; ;
Divi	ision	3	Evidence	-
238	Reco	ords a	re admissible as evidence (cf former Act s 58)	8
		In ar	ny proceedings for an offence against a provision of this Act:	(
		(a)	any record kept in compliance with an obligation under this Act is admissible as evidence (until evidence is given to the contrary) of the facts stated in the record, and	10 11 12
		(b)	a copy of an entry in such a record, being a copy certified by the person by whom the record is required to be kept to be a true copy of the entry, is admissible as evidence (until evidence is given to the contrary) of the facts stated in the entry, and	1; 14 1; 16
		(c)	a document purporting to be a record kept in pursuance of this Act, or purporting to be a copy certified by the person by whom the record is required to be kept to be a true copy of the record, is (until evidence is given to the contrary) taken to be such a record or certified copy, as the case may be.	17 18 19 20 2
239	Proc	of of c	ertain matters not required (cf former Act s 58 (d) and (e))	22
			ny legal proceedings for an offence under this Act, proof is not ired (until evidence is given to the contrary) of the following:	23 24
		(a)	the giving of a notice by the Minister,	2
		(b)	the appointment of a person as an inspector.	26
240	Evid	ence	of analysts (cf former Act s 59)	27
	(1)		Minister may, by instrument in writing, appoint appropriately ified persons to be analysts for the purposes of this Act.	28 29
	(2)	analy the a conti prov	ect to subsection (4), a certificate of such an analyst stating that the yst has analysed or examined a substance and stating the result of analysis or examination is admissible (until evidence is given to the rary) in evidence in any proceedings for an offence against a rision of this Act as evidence of the facts stated in the certificate and the correctness of the result of the analysis or examination.	30 32 32 33 34 38
	(3)	certi	the purposes of this section, a document purporting to be a ficate under this section is, unless the contrary is proved, taken to uch a certificate.	36 37 38

	(4)	pursu copy of th	ertificate under this section must not be received in evidence in change of this section unless the person charged has been given a conference of the certificate together with reasonable notice of the intention me prosecution to produce the certificate as evidence in the eedings.	1 2 3 4 5
	(5)	admi called cross	re, in pursuance of this section, a certificate of an analyst is tted in evidence, the person charged may require the analyst to be d as a witness for the prosecution and the analyst may be s-examined as if the analyst had given evidence of the matters d in the certificate.	6 7 8 9 10
Divis	sion 4	4	Miscellaneous	11
241	No de	ouble	jeopardy	12
	(1)	prose	osecution of a person under section 16 or 17 does not affect the ecution of the master or owner of a ship (or both of them) under on 15.	13 14 15
	(2)	How disch	ever, a person is not liable to be convicted in respect of the same narge of both an offence:	16 17
		(a)	under sections 15 and 16, or	18
		(b)	under sections 15 and 17, or	19
		(c)	under sections 16 and 17.	20
	(3)	prose	rosecution of a person under section 28 does not affect the ecution of the master or owner of a ship (or both of them) under on 27.	21 22 23
	(4)		ever, a person is not liable to be convicted in respect of the same narge of both an offence under sections 27 and 28.	24 25
	(5)	prose	osecution of a person under section 30 or 31 does not affect the ecution of the master or owner of a ship (or both of them) under on 29.	26 27 28
	(6)		ever, a person is not liable to be convicted in respect of the same narge of both an offence:	29 30
		(a)	under sections 29 and 30, or	31
		(b)	under sections 29 and 31, or	32
		(c)	under sections 30 and 31.	33
	(7)	prose	rosecution of a person under section 44 does not affect the ecution of the master or owner of a ship (or both of them) under on 43.	34 35 36

	(8)	However, a person is not liable to be convicted in respect of the same carriage of both an offence under sections 43 and 44.	2
	(9) A prosecution of a person under section 54 or 55 does not affect the prosecution of the master or owner of a ship (or both of them) under section 53.		; 2
	(10)	However, a person is not liable to be convicted in respect of the same discharge of both an offence:	(-
		(a) under sections 53 and 54, or	8
		(b) under sections 53 and 55, or	ç
		(c) under sections 54 and 55.	10
	(11)	A prosecution of a person under section 61 or 62 does not affect the prosecution of the master or owner of a ship (or both of them) under section 60.	1° 12 13
	(12)	However, a person is not liable to be convicted in respect of the same discharge of both an offence:	14 15
		(a) under sections 60 and 61, or	16
		(b) under sections 60 and 62, or	17
		(c) under sections 61 and 62.	18
242	Defe	nces operate separately	19
	(1)	Nothing in sections 18–25 limits the generality of any other of those sections.	20 2
	(2)	Nothing in sections 32–41 limits the generality of any other of those sections.	22 23
	(3)	Nothing in sections 48 and 49 limits the generality of the other of those sections.	24 25
	(4)	Nothing in sections 56–59 limits the generality of any other of those sections.	26 27
	(5)	Nothing in sections 63–66 limits the generality of any other of those sections.	28 29

Part 21		Reg	gulations and orders	1	
243	Regu	gulations (cf former Act s 61)			
	(1)	or wi	Governor may make regulations, not inconsistent with this Act, for with respect to any matter that by this Act is required or permitted to prescribed or that is necessary or convenient to be prescribed for ying out or giving effect to this Act.	3 4 5 6	
	(2)		articular, regulations may be made for or with respect to any of the owing:	7 8	
		(a)	giving effect to MARPOL, other than provisions of MARPOL to which effect is given by a provision of this Act,	9 10	
		(b)	empowering the Minister to make orders for and in relation to:	11	
			(i) giving effect to MARPOL, other than provisions of MARPOL to which effect is given by a provision of this Act, and	12 13 14	
			(ii) the fixing of fees to be paid in respect of any matters under the orders,	15 16	
		(c)	preventing or regulating the pollution of State waters or other waters by vessels or by facilities used for loading, unloading, berthing or other operations of vessels,	17 18 19	
		(d)	the installation and operation on vessels in particular State waters or other waters of toilet and other waste control facilities,	20 21	
		(e)	the form in which records must be kept and the nature of the entries to be made in them,	22 23	
		(f)	requiring the person keeping the records to retain them for a prescribed period and in a prescribed place,	24 25	
		(g)	requiring the records, at the end of that period, to be transmitted to a place or person determined by or under the regulations,	26 27	
		(h)	providing for the custody or disposal of the records after their transmission,	28 29	
		(i)	fixing fees to be paid in respect of any matters under this Act,	30	
		(j)	prescribing penalties, not exceeding \$11,000, for a contravention of a provision of the regulations or of any of the orders made in pursuance of the regulations,	31 32 33	
		(k)	exempting, either absolutely or subject to conditions, a prescribed ship or person, or ships or persons included in a prescribed class of ships or persons, from all or any of the provisions of this Act or of the regulations.	34 35 36 37	

	(3)	Regu	ılations may apply:	1
		(a)	generally or in a particular class of case or in particular classes of case, and	2
		(b)	throughout the State and all State waters or in a part or parts of the State or State waters prescribed by the regulations.	4 5
244	Regi Adm	ulatior inistra	ns may prescribe decisions that are to be reviewable by ative Decisions Tribunal	6 7
	(1)	Deci	regulations may authorise a person to apply to the Administrative sions Tribunal for a review of a decision, of a class prescribed by egulations, that is made under this Act or the regulations.	8 9 10
		that that the an According of any provide a decording the according to the	Section 38 (1) of the Administrative Decisions Tribunal Act 1997 provides the Tribunal has jurisdiction to review a decision (or a class of decisions) if ct or statutory rule provides that applications may be made to it for a review y such decision (or class of decisions). However, section 38 (2) of that Act des that nothing in section 38 (1) of that Act enables jurisdiction to review cision to be conferred on the Tribunal by a statutory rule unless the erral of jurisdiction by such means is expressly authorised by an Act.	11 12 13 14 15 16
	(2)		such regulation cannot be made without the concurrence of the ster administering the <i>Administrative Decisions Tribunal Act 1997</i> .	18 19
245	Orde	ers (cf t	former Act s 62)	20
	(1)	made	following sections of the <i>Interpretation Act 1987</i> apply to an order e under this Act, or in pursuance of the regulations, in the same way ey apply to a statutory rule:	21 22 23
		(a)	section 30 (Effect of amendment or repeal of Acts and statutory rules),	24 25
		(b)	section 39 (The making of statutory rules),	26
		(c)	section 40 (Notice of statutory rules to be tabled),	27
		(d)	section 41 (Disallowance of statutory rules).	28
	(2)	unde	ess the contrary intention appears, expressions used in orders made or this Act, or in pursuance of the regulations, have the same nings as in this Act.	29 30 31
	(3)	Act a this A but f power valid	ers made in pursuance of the regulations are to be read subject to this and the regulations and so as not to exceed the power conferred by Act and the regulations to the intent that, where such orders would, for this subsection, have been construed as being in excess of the er conferred by this Act and the regulations, they are taken to be I orders to the extent to which they are not in excess of the power terred by this Act and the regulations.	32 33 34 35 36 37 38

Clause 246	Marine Pollution Bill 2012
Part 21	Regulations and orders

	(4)	Where an order made in pursuance of the regulations is inconsistent	1
		with a provision of this Act or the regulations, the latter is to prevail and	2
		the former is, to the extent of the inconsistency, of no force or effect.	3
246	Pres	cribing matters by reference to other instruments (cf former Act s 63)	4
	(1)	The regulations or orders under this Act may make provision for or in	5
		relation to a matter by applying, adopting, or incorporating either	6
		wholly or in part or with modifications, any regulations, rules, codes,	7
		orders, instructions or other subordinate legislation made, determined	8
		or issued under any other Act or under any Act of the Parliament of the	9
		Commonwealth.	10
	(2)	The regulations made under this Act may make provision for or in	11
	. ,	relation to a matter by applying, adopting or incorporating any matter	12
		contained in the orders made in pursuance of the regulations.	13
	(3)	Nothing in this section affects the operation of section 42 of the	14
	(3)	Interpretation Act 1987.	15

Miscellaneous Part 22

Part 22		Mis	scellaneous	1
247	Dele	gation	1	2
	(1)	The Minister may delegate the exercise of any function of the Minister under this Act (other than this power of delegation) to any approved person.		
	(2)	funct	pproved person may sub-delegate to another approved person any tion delegated by the Minister (other than this power of delegation) if the delegate is authorised in writing to do so by the ster.	6 7 8 9
	(3)	In th	is section:	10
		appr	oved person means:	11
		(a)	Roads and Maritime Services or a member of staff of Roads and Maritime Services, or	12 13
		(b)	Transport for NSW or a member of staff of the Transport Service, or	14 15
		(c)	the Newcastle Port Corporation, Port Kembla Port Corporation or Sydney Ports Corporation or a member of the staff of any of those port corporations, or	16 17 18
		(d)	a person appointed as, or exercising functions of, a harbour master under the <i>Marine Safety Act 1998</i> , or	19 20
		(e)	a member of the Government Service, or	21
		(f)	any person of a class prescribed by the regulations.	22
248	Service of instruments (except in proceedings for offences)			
	(1)		notice or other instrument issued, made or given for the purposes is Act may be served:	24 25
		(a)	by delivering it personally to the person to whom it is addressed, or	26 27
		(b)	by delivering it to the place of residence or business of the person to whom it is addressed and by leaving it there with some person for him or her, or	28 29 30
		(c)	by posting it to the person addressed to the place last shown in the records of the Minister as his or her place of residence or business, or	31 32 33

		(d) in any manner in which any court attendance notice or other process in any proceedings for an offence under the marine legislation may be served, or			
		(e) if it is to be served on a person on board a vessel—by transmitting its contents to the master of the vessel in any manner or by any other manner authorised by this section.	!		
	(2)	For the purposes of this section, a person's place of residence or business includes a vessel on which the person resides or works.	.		
	(3)	This section does not apply to the service of any court attendance notice or other process in any proceedings for an offence under the marine legislation or to the service of any notice or other instrument for which provision is specifically made in the marine legislation.	10 11 12		
249	Act to bind Crown (cf former Act s 4)				
	(1)	This Act binds the Crown in right of New South Wales and, in so far as the legislative power of the Parliament permits, the Crown in all its other capacities.	14 15 16		
	(2)	Nothing in this Act renders the Commonwealth or a State or Territory of the Commonwealth liable to be prosecuted for an offence.	17 18		
	(3)	Subsection (2) does not affect any liability of any servant or agent of the Commonwealth or of a State or Territory of the Commonwealth to be prosecuted for an offence.	19 20 21		
250	Repe	eal	22		
		The Marine Pollution Act 1987 is repealed.	23		
251	Review of Act				
	(1)	The Minister is to review this Act to determine whether the policy objectives of the Act remain valid and whether the terms of the Act remain appropriate for securing those objectives.	25 26 27		
	(2)	The review is to be undertaken as soon as possible after the period of 5 years from the date of assent to this Act.	28 29		
	(3)	A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period of 5 years.	30 31		

Schedule 1 Amendment of other Acts				
1.1	Fire Brigades Act 1989 No 192	2		
[1]	Section 4 Application of Act	3		
	Omit "Marine Pollution Act 1987" from section 4 (2).	4		
	Insert instead "Marine Pollution Act 2012".	5		
[2]	Section 20A Hazardous material incidents outside area to which Act applies	6 7		
	Omit "Marine Pollution Act 1987" from the definition of State waters in section 20A (4).	8 9		
	Insert instead "Marine Pollution Act 2012".	10		
1.2	Land and Environment Court Act 1979 No 204	11		
	Section 21 Class 5—environmental planning and protection summary enforcement	12 13		
	Insert before section 21 (i):	14		
	(he) proceedings for an offence under the <i>Marine Pollution Act 2012</i> ,	15 16		
1.3	Marine Safety Act 1998 No 121	17		
[1]	Section 4 Definitions	18		
	Omit "Marine Pollution Act 1987" from the definition of marine legislation in section 4 (1).	19 20		
	Insert instead "Marine Pollution Act 2012".	21		
[2]	Section 4 (1), definition of "State waters"	22		
	Omit "Marine Pollution Act 1987" from the note to the definition.	23		
	Insert instead "Marine Pollution Act 2012".			
[3]	Section 114 Application of Division	25		
	Omit "Marine Pollution Act 1987" from section 114 (3).	26		
	Insert instead "Marine Pollution Act 2012".			

1.4	Ports	and Maritime Administration Act 1995 No 13	1
[1]	Section	3 Definitions	2
	Omit "I	Marine Pollution Act 1987" from the definition of marine legislation on 3 (1).	3
	Insert in	stead "Marine Pollution Act 2012".	5
[2]	Section	24 Marine safety functions generally	6
	Omit "Marine Pollution Act 1987" from section 24 (c).		
	Insert in	stead "Marine Pollution Act 2012".	8
[3]	Section	25 Particular marine safety functions	9
	Omit "A	Marine Pollution Act 1987" from section 25 (c).	10
	Insert instead "Marine Pollution Act 2012".		
1.5	Protec	ction of the Environment Operations Act 1997 No 156	12
[1]	Section	7 General relationship with other Acts	13
	Omit se	ction 7 (3). Insert instead:	14
	(3) Marine Pollution Act 2012 prevails	15
		The provisions of, or made under, the <i>Marine Pollution Act 2012</i> (except Part 8), in their application to State waters within the meaning of that Act, prevail over this Act, to the extent of any inconsistency.	16 17 18 19
[2]	Section	146F	20
	Insert a	fter section 146E:	21
	146F A	pplication of Part to State waters	22
		This Part extends to State waters within the meaning of the <i>Marine Pollution Act 2012</i> , but not so as to make a person liable to be punished for both:	23 24 25
		(a) an offence under this Part, and	26
		(b) an offence under the <i>Marine Pollution Act 2012</i> or the regulations under that Act.	27 28

Schedule 2 Part 1 Regu		ule 2 Savings, transitional and other provisions	1	
		Regulations	3	
1	Regulations		4	
	(1)	The regulations may contain provisions of a savings or transitional nature consequent on the enactment of the following Acts: this Act	5 6 7	
	(2)	Any such provision may, if the regulations so provide, take effect from the date of assent to the Act concerned or a later date.	8	
	(3)	To the extent to which any such provision takes effect from a date that is earlier than the date of its publication on the NSW legislation website, the provision does not operate so as:	10 11 12	
		(a) to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	13 14 15	
		(b) to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.		
Paı	t 2	Savings and transitional provisions consequent on enactment of this Act	19 20	
2	Defi	inition	21	
		In this Part:	22	
		former Act means the Marine Pollution Act 1987.	23	
3	Forn	mer Act continues to apply	24	
		Despite the repeal of the former Act, the provisions of the former Act continue to apply, after the commencement of this clause, in relation to any discharge or transfer of oil or a noxious liquid substance, that occurred before the commencement of this clause as if the former Act had not been repealed.	26 27	
4	Notices relating to pollution			
		Nothing in this Act affects any notice issued under section 48 of the former Act before the commencement of section 191 of this Act and the provisions of the former Act are to continue to apply in respect of any such notice as if the former Act were still in force.	32	

Marine Pollution Bill 2012

Schedule 2 Savings, transitional and other provisions

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5	Noti	ces relating to oil transfer restrictions	1
		A permission granted under section 32 of the former Act is taken to have been granted under section 74 of this Act.	3
6	Inspector		4
		A person appointed as an inspector under the former Act is taken to have been appointed as an inspector under section 226 of this Act.	(
7	Certificates relating to construction of ships		
	(1)	A ship construction certificate issued under section 36 of the former Act is taken to be a NSW ship construction certificate issued under section 155 (1) of this Act.	8 9 10
	(2)	A chemical tanker construction certificate issued under section 41 of the former Act is taken to be a NSW chemical tanker construction certificate issued under section 155 (2) of this Act.	11 12 13