PART I

PRELIMINARY

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

2. This Act shall come into operation on a day to be fixed by proclamation.

3. (1) The Acts referred to in the first schedule to this Act are repealed.
(2) The Acts referred to in the second schedule to this Act are amended as shown in that schedule.

4. This Act is arranged as follows:

   PART I—PRELIMINARY

   PART II—ADMINISTRATION
   Division I—The Minister, Director and Officers of the Department
   Division II—The National Parks and Wildlife Advisory Council
   Division III—Appointment and Powers of Wardens

   PART III—RESERVES AND SANCTUARIES
   Division I—National Parks
   Division II—Conservation Parks
   Division III—Game Reserves
   Division IV—Recreation Parks
   Division V—Control and Management of Reserves
   Division VI—Provisions Generally Applicable to Reserves
   Division VII—Sanctuaries

   PART IV—CONSERVATION OF NATIVE PLANTS AND WILD FLOWERS

   PART V—CONSERVATION OF NATIVE ANIMALS
   Division I—Application of this Part
   Division II—Restrictions upon the Taking of Protected Animals
   Division III—Animals of Rare, Prohibited and Controlled Species
   Division IV—Prohibitions and Restrictions upon the Keeping of Protected Animals and Certain Dealings in Protected Animals
   Division V—Royalty
   Division VI—General Provisions

   PART VI—MISCELLANEOUS PROVISIONS.

5. In this Act, unless the contrary intention appears—

   “animal” includes any species of animal:
   “appointed member” of the Advisory Council means a member appointed as such by the Governor under this Act:
   “carcass” means the whole or any part of the flesh, feathers, wool, skin, hide, bones, hair, hooves and offal of any animal:
“conservation park” means land constituted, and for the time being continuing, as a conservation park under Part III of this Act:

“controlled species” means a species of animal declared to be a controlled species pursuant to the provisions of this Act:

“Crown lands” means lands that are Crown lands for the purposes of the Crown Lands Act;

“day” means any period of twenty-four hours, commencing at midnight:

“device” means any trap, net, snare or other device for taking or facilitating the taking of animals:

“egg” includes any part of an egg or egg shell:

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

“forest reserve” means a forest reserve within the meaning of the Forestry Act:

“game reserve” means land constituted, and for the time being continuing, as a game reserve under Part III of this Act:

“land” includes waters:

“land under the jurisdiction of the Minister of Marine” means land that is under the jurisdiction of the Minister of Marine within the meaning of the Harbors Act:

“national park” means land constituted, and for the time being continuing as a national park under Part III of this Act:

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

“owner” in relation to land, means the holder of any estate or interest in the land, and includes the occupier of the land:

“plant” means vegetation of any species, and includes any part of any such vegetation or the seed or seeds thereof:

“private land” means—

(a) land lawfully granted or contracted to be granted for an estate of freehold by or on behalf of the Crown;

or

(b) land subject to any lease or licence lawfully granted by or on behalf of the Crown (except a lease or licence granted in pursuance of the Mining Act, or the Petroleum Act),
but does not include land constituting or included within a street or road:

"prohibited species" means a species of animal declared to be a prohibited species pursuant to the provisions of this Act:

"protected animal" means—
(a) any mammal, bird or reptile indigenous to Australia;
(b) any migratory mammal, bird or reptile that periodically migrates to, and lives in, Australia;
(c) any animal declared by regulation to be a protected animal,

but does not include animals of the species referred to in the ninth schedule to this Act, or any animals declared by regulation to be unprotected:

"protected native plant" means a native plant of any species referred to in the seventh schedule to this Act or any species declared by regulation to be a protected species:

"protected wildflower" means any wildflower of a species declared by regulation to be a protected wildflower:

"rare species" means a species of animal referred to in the eighth schedule to this Act and includes any species of animals declared by regulation to be a rare species:

"recreation park" means land constituted, and for the time being continuing, as a recreation park under Part III of this Act:

"reserve" means any national park, conservation park, game reserve, or recreation park constituted under this Act:

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

and "sale" has a corresponding meaning:

"take"—
(a) with reference to an animal, includes any act of hunting, catching, restraining, killing or injuring, and any act of attempting or assisting to hunt, catch, restrain, kill or injure;
(b) with reference to a native plant or wildflower, includes any act of detaching or removing from the place where the plant or wildflower is growing or is found, or from a plant of which it forms a part, and any act of attempting or assisting so to detach or remove and also any act of damaging, or attempting or assisting to damage:

"the Advisory Council" or "the Council" means the National Parks and Wildlife Advisory Council constituted under Part II of this Act:

"the Department" means the Department of the Public Service known at the commencement of this Act as the "Department of Environment and Conservation":

"the Director" means the person for the time being holding, or acting in, the office of, Director of National Parks and Wildlife under this Act:

"the Minister" means the Minister of Environment and Conservation:

"the Permanent Head" in relation to the Department means the person who is, pursuant to the Public Service Act, for the time being holding, or acting in, the office of Permanent Head of the Department:

"the repealed Fauna and Flora Reserve Act" means the Fauna and Flora Reserve Act, 1919-1940, repealed by this Act:

"the repealed National Parks Act" means the National Parks Act, 1966, repealed by this Act:

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

"wildflower" means the flower of any native plant:

"wildlife" means all native plants and animals indigenous to Australia existing apart from cultivation or domestication.
DIVISION I—THE MINISTER, DIRECTOR AND OFFICERS OF THE DEPARTMENT

6. (1) The Minister and his successors in office are hereby constituted a corporation sole.

(2) The Minister shall, in his corporate capacity, be capable of acquiring, holding and disposing of real and personal property and of performing any other acts that lie within the capacity of a person of full age and capacity.

(3) In any legal proceedings a document purporting to bear the signature or the common seal of the Minister shall, in the absence of evidence to the contrary, be deemed to have been duly executed by the Minister.

7. (1) The body corporate known as “The National Parks Commission” constituted under the repealed National Parks Act (and referred to in this section as “the former corporation”) is hereby abolished.

(2) All property rights, powers, duties and liabilities of the former corporation are, subject to this Act, hereby transferred to and vested in the Minister.

(3) Any proceedings commenced by or against the former corporation and not finally disposed of at the commencement of this Act, may be continued and completed by or against the Minister.

(4) A reference to the former corporation in any Act, regulation, rule, by-law, order of a court, instrument, agreement or document of any kind shall be read, where the context admits, as a reference to the Minister.

8. (1) The body corporate known as “The Fauna and Flora Board of South Australia” constituted under the repealed Fauna and Flora Reserve Act (and referred to in this section as “the former corporation”) is hereby abolished.

(2) All property, rights, powers, duties and liabilities of the former corporation are, subject to this Act, hereby transferred to and vested in the Minister.

(3) Any proceedings commenced by or against the former corporation and not finally disposed of at the commencement of this Act, may be continued and completed by or against the Minister.
(4) A reference to the former corporation in any Act, regulation, rule, by-law, order of a court, instrument, agreement or document of any kind shall be read, where the context admits, as a reference to the Minister.

9. The Minister may, subject to and in accordance with the Land Acquisition Act, acquire land for the purposes of this Act.

10. (1) The Minister may—

(a) cause research to be carried out into problems relating to the conservation of wildlife;

(b) collaborate with any other person, body or authority in the conduct of any such research;

or

(c) cause an investigation to be made into the possibility of establishing further reserves or adding to existing reserves.

(2) The Minister may make available to the public, in such manner and form as he thinks fit, the results of any research or investigation conducted under this section.

11. (1) The Minister shall establish a fund entitled the “Wildlife Conservation Fund”.

(2) The fund shall consist of—

(a) any moneys derived by the Minister from any donation or grant made for the purposes of the fund;

and

(b) any moneys provided by Parliament for the purposes of the fund;

(3) The Minister may apply any portion of the moneys constituting the fund towards—

(a) the conservation of wildlife and land constituting the natural environment or habitat of wildlife in such manner as he may, upon the recommendation of the Advisory Council, determine;

and

(b) the promotion of research into problems relating to the conservation of wildlife.

12. (1) The Minister may delegate to the Permanent Head, the Director or any other person any of his powers under this Act (except this power of delegation).

(2) The Permanent Head may, with the consent of the Minister, delegate any of the powers delegated to him, to the Director or any other person.
(3) The Director may, with the consent of the Permanent Head, delegate any of the powers delegated to him under this Act to any other person.

(4) A delegation under this section may be revoked at will by the delegator and shall not prevent the exercise of any power by the delegator.

13. The Minister shall as soon as practicable after the thirtieth day of June in each year cause a report upon the administration of this Act to be presented to each House of Parliament.

14. (1) The Governor may, subject to and in accordance with the Public Service Act, appoint such officers to the Department as he deems necessary or expedient for the administration of this Act.

(2) A person so appointed shall hold office subject to and in accordance with the Public Service Act.

(3) The person who, immediately before the commencement of this Act, held the position of Director of National Parks in the employment of The National Parks Commission constituted under the repealed National Parks Act shall, upon the commencement of this Act, be deemed to have been appointed to the office of Director of National Parks and Wildlife pursuant to the provisions of this section.

(4) A person who was, immediately before the commencement of this Act, a full-time employee of The National Parks Commission, or The Fauna and Flora Board of South Australia shall, upon the commencement of this Act, become—

(a) an officer of the Department;

or

(b) an employee of the Minister,

in accordance with the determination of the Public Service Board.

(5) The Public Service Board may make a direction in accordance with section 99 of the Public Service Act in respect of the previous service in the employment of The National Parks Commission or The Fauna and Flora Board of South Australia of a person who becomes an officer of the Department under subsection (4) of this section.

(6) The Minister may, upon the recommendation of the Public Actuary continue to contribute to a policy of insurance in respect of any person upon which The National Parks Commission or The Fauna and Flora Board of South Australia had previously made contributions.
(7) Where the Minister does not proceed to make contributions in respect of a policy of insurance under subsection (6) of this section, any amount realized upon the policy shall be paid to the person to whom the policy relates.

**DIVISION II—THE NATIONAL PARKS AND WILDLIFE ADVISORY COUNCIL**

15. (1) There shall be a Council entitled the "National Parks and Wildlife Advisory Council".

(2) The Council shall consist of seventeen members appointed by the Governor of whom—

(a) one shall be the Permanent Head, (who shall be a member *ex officio*);

(b) one shall be the Director (who shall be a member *ex officio*);

and

(c) fifteen shall be persons who are, in the opinion of the Governor, qualified by knowledge and experience to be members of the Council.

(3) The members of the Council shall, in each year, appoint one of their number to be chairman.

(4) A person so appointed shall hold office as chairman for a term determined by the Council but not exceeding eighteen months, and at the expiration of his term of office shall be eligible for re-appointment.

(5) Neither the Permanent Head nor the Director shall be eligible for appointment as chairman of the Council.

16. (1) Subject to this Act, an appointed member of the Council shall hold office for such term, not exceeding three years, as the Governor may determine and specifies in the instrument of his appointment, and, upon the expiration of his term of office, shall be eligible for re-appointment.

(2) If a member of the Council is unable, or fails, for any reason, to act in his capacity as a member of the Council, the Governor may appoint a suitable person to be a deputy of the member, and such a person, while so acting, shall be deemed to be a member of the Council, and shall have all the powers, authorities, duties and obligations of the member of whom he has been appointed a deputy.
(3) The Governor may remove an appointed member of the Council from office for—

(a) mental or physical incapacity;
(b) neglect of duty;
(c) dishonourable conduct;
or
(d) any other cause considered sufficient by the Governor.

(4) The office of an appointed member of the Council shall become vacant if—

(a) he dies;
(b) his term of office expires;
(c) he resigns by written notice addressed to the Minister;
(d) he fails to attend three consecutive meetings of the Council without leave of the Council;
or
(e) he is removed from office by the Governor pursuant to subsection (3) of this section.

(5) Upon the office of an appointed member of the Council becoming vacant, a person shall be appointed, in accordance with this Act, to the vacant office, but where the office of a member of the Council becomes vacant before the expiration of the term for which he was appointed, a person appointed in his place shall be appointed only for the balance of the term of his predecessor.

17. (1) Ten members of the Council shall constitute a quorum of the Council, and no business shall be transacted at a meeting unless a quorum is present.

(2) A decision carried by a majority of the votes cast by the members present at a meeting of the Council, shall be a decision of the Council.

(3) The chairman shall preside at a meeting of the Council and, in addition to a deliberative vote, shall in the event of an equality of votes, have a second or casting vote.

(4) In the absence of a chairman from a meeting of the Council, the members present shall elect one of their number to be chairman for that meeting and a member so elected shall perform and discharge the functions and obligations of the chairman at that meeting.

(5) The Council must meet at least six times a year and at least once in any period of three months.
670 1972 National Parks and Wildlife Act, 1972 No. 56

PART II

DIVISION II

Subject to this Act, business of the Council shall be conducted in such manner as the Council determines.

18. The members of the Council shall be entitled to receive such allowances and expenses as may be determined by the Minister.

19. (1) The Council shall, at the request of the Minister, investigate and advise the Minister upon any matter referred by him to the Council for advice.

(2) The Council may, of its own motion, refer any matter affecting the administration of this Act to the Minister for his consideration.

DIVISION III

DIVISION III—APPOINTMENT AND POWERS OFWARDENS

20. (1) The Minister may, by instrument in writing, appoint any person to be a warden under this Act.

(2) A warden shall be appointed for such term as may be specified in the instrument of his appointment.

(3) The Minister may, in the instrument of appointment, authorize the warden to exercise his powers in respect of the whole, or any specified portion, of the State.

(4) Where the authority of a warden is limited by the instrument of his appointment to any specified portion of the State, the powers conferred on him under this Act shall be exercisable only within that portion of the State.

(5) Every member of the police force shall, while holding office as such, be a warden competent to exercise his powers as such in any part of the State.

21. (1) The Minister shall, subject to subsection (2) of this section, issue to every person appointed as a warden a card (referred to in this Act as an "identity card") stating the name of that person and the fact that he is a warden appointed pursuant to the provisions of this Act.

(2) The issue of an identity card is not required in the case of a warden who is a member of the police force.
22. (1) A warden may for the purpose of the administration and enforcement of this Act—

(a) require any person whom he finds committing, or whom he suspects on reasonable grounds of having committed, an offence against this Act, to state his full name and usual place of residence;

(b) require any person whom he finds committing, or whom he suspects on reasonable grounds of having committed, an offence against this Act on a reserve to leave that reserve;

(c) enter and search any land, building, structure, vehicle, vessel or place in which he suspects on reasonable ground that there is any animal, carcass or plant, or any records or papers, that is or are likely to afford evidence of an offence against this Act;

(d) search for and seize any such animal, carcass, plant, records or papers;

or

(e) require any person whom he suspects on reasonable grounds of having done any act for which that person is required to hold a permit under this Act to produce his permit.

(2) A warden shall—

(a) upon demand of the owner or occupier of any land that the warden has entered or proposes to enter in pursuance of this section;

(b) upon the demand of the owner or an occupant of any vehicle or vessel that the warden has entered or proposes to enter in pursuance of this section;

or

(c) upon demand of any person of whom the warden has made or proposes to make requirements in pursuance of this section,

produce his identity card or, where the warden is a member of the Police Force, his warrant card, for the inspection of that person.

(3) Any person who fails to comply with a requirement made of him by a warden under this section shall be guilty of an offence and liable to a penalty not exceeding two hundred dollars.
23. (1) A warden may seize any firearm or other device that he reasonably suspects to have been used in the execution or furtherance, or the intended execution or furtherance, of any offence against this Act.

(2) Where the owner of any firearm or other device seized under this section satisfies the Minister, within three months after the day on which the firearm or other device was seized, that the firearm or other device has not in fact been used in the execution or furtherance, or the intended execution or furtherance of an offence against this Act, the firearm or other device shall be returned to the owner but otherwise the Minister may, by instrument in writing, forfeit the firearm or other device to the Crown.

(3) A warden may seize any animal, carcass, egg, plant or wildflower that he reasonably suspects to have been taken in contravention of this Act.

(4) Where any person from whose possession any animal, carcass, egg, plant or wildflower is seized under this section satisfies the Minister within three months after the day on which it was seized that it was not, in fact, taken in contravention of this Act, it shall be returned to that person, but otherwise the Minister may, by instrument in writing, forfeit the animal, carcass, egg, plant or wildflower to the Crown.

(5) The Minister may sell or otherwise dispose of any firearm or other device, or any animal, carcass, egg, plant or wildflower, forfeited to the Crown under this section.

24. (1) A person shall not hinder a warden in the exercise of his powers or functions under this Act.
Penalty: Two hundred dollars.

(2) A person shall not use abusive, threatening or insulting language to a warden acting in the exercise of his powers or functions under this Act.
Penalty: One hundred dollars.

(3) A person shall not assault a warden acting in the exercise of his powers or functions under this Act.
Penalty: Five hundred dollars or imprisonment for three months.

25. (1) A warden may arrest without warrant any person—

(a) who fails to comply with the requirement lawfully made of that person under this Act;

or
(b) who hinders the warden in the exercise of his powers or functions under this Act.

(2) Upon arresting any person in pursuance of this section, a warden shall forthwith convey him, or cause him to be conveyed, to the nearest police station.

26. A person shall not, by words or conduct, falsely represent that he is a warden.
Penalty: Five hundred dollars or imprisonment for three months.

---

PART III

RESERVES AND SANCTUARIES

DIVISION I—NATIONAL PARKS

27. (1) The areas declared in the third schedule to this Act to be national parks are hereby constituted national parks.

(2) The names assigned in the third schedule to the national parks constituted under subsection (1) of this section shall, subject to this Division, be the names of those national parks.

(3) The Governor may, by proclamation—

(a) abolish a national park constituted under this section;

(b) alter the boundaries of a national park constituted under this section;

or

(c) alter the name assigned to a national park under this section.

(4) A proclamation shall not be made under paragraph (a) or (b) of subsection (3) of this section by virtue of which any land ceases to be, or to be included in, a national park except in pursuance of a resolution passed by both Houses of Parliament.

(5) Notice of a motion for a resolution under subsection (4) of this section must be given at least fourteen sitting days before the motion is passed.
28. (1) The Governor may, by proclamation—

(a) constitute as a national park any specified Crown lands that he considers to be of national significance by reason of the wildlife or natural features of those lands;

and

(b) assign a name to a national park so constituted.

(2) The Governor may, by subsequent proclamation—

(a) abolish a national park constituted under this section;

(b) alter the boundaries of a national park constituted under this section;

or

(c) alter the name of a national park constituted under this section.

(3) A proclamation shall not be made under paragraph (a) or (b) of subsection (2) of this section by virtue of which any land ceases to be, or to be included in, a national park except in pursuance of a resolution passed by both Houses of Parliament.

(4) Notice of a motion for a resolution under subsection (3) of this section must be given at least fourteen sitting days before the motion is passed.

DIVISION II—CONSERVATION PARKS

29. (1) The areas declared in the fourth schedule to this Act to be conservation parks are hereby constituted conservation parks.

(2) The names assigned in the fourth schedule to the conservation parks constituted under subsection (1) of this section shall, subject to this Division, be the names of those conservation parks.

(3) The Governor may, by proclamation—

(a) abolish a conservation park constituted under this section;

(b) alter the boundaries of a conservation park constituted under this section;

or

(c) alter the name assigned to a conservation park under this section.
(4) A proclamation shall not be made under paragraph (a) or (b) of subsection (3) of this section by virtue of which any land ceases to be, or to be included in, a conservation park, except in pursuance of a resolution passed by both Houses of Parliament.

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

30. (1) The Governor may, by proclamation—

(a) constitute as a conservation park any specified Crown lands that should, in his opinion, be protected or preserved for the purpose of conserving any wildlife or the natural or historic features of those lands;

and

(b) assign a name to a conservation park so constituted.

(2) The Governor may, by subsequent proclamation—

(a) abolish a conservation park constituted under this section;

(b) alter the boundaries of a conservation park constituted under this section;

or

(c) alter the name of a conservation park constituted under this section.

(3) A proclamation shall not be made under paragraph (a) or (b) of subsection (2) of this section by virtue of which any land ceases to be, or to be included in, a conservation park, except in pursuance of a resolution passed by both Houses of Parliament.

(4) Notice of a motion for a resolution under subsection (3) of this section must be given at least fourteen sitting days before the motion is passed.

DIVISION III—GAME RESERVES

31. (1) The areas declared in the fifth schedule to this Act to be game reserves are hereby constituted game reserves.

(2) The names assigned in the fifth schedule to the game reserves constituted under subsection (1) of this section shall, subject to this Division, be the names of those game reserves.
(3) The Governor may, by proclamation—

(a) abolish a game reserve constituted under this section;

(b) alter the boundaries of a game reserve constituted under this section;

or

(c) alter the name of a game reserve constituted under this section.

(4) A proclamation shall not be made under paragraph (a) or (b) of subsection (3) of this section by virtue of which any land ceases to be, or to be included in, Katarapko Game Reserve, or Coorong Game Reserve, except in pursuance of a resolution passed by both Houses of Parliament.

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

32. (1) The Governor may, by proclamation—

(a) constitute as a game reserve any Crown lands that should in his opinion be preserved for the conservation of wildlife and management of game;

and

(b) assign a name to a game reserve so constituted.

(2) The Governor may, by subsequent proclamation—

(a) abolish a game reserve constituted under this section;

(b) alter the boundaries of a game reserve constituted under this section;

or

(c) alter the name assigned to a game reserve under this section.

DIVISION IV—RECREATION PARKS

33. (1) The areas declared in the sixth schedule to this Act to be recreation parks are hereby constituted recreation parks.

(2) The names assigned in the sixth schedule to the recreation parks constituted under subsection (1) of this section shall, subject to this Division, be the names of those recreation parks.

(3) The Governor may, by proclamation—

(a) abolish a recreation park constituted under this section;

(b) alter the boundaries of a recreation park constituted under this section;

or
(c) alter the name assigned to a recreation park under this section.

(4) A proclamation shall not be made under paragraph (a) or (b) of subsection (3) of this section by virtue of which any land ceases to be, or to be included in, the Belair Recreation Park, or the Para Wirra Recreation Park except in pursuance of a resolution passed by both Houses of Parliament.

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

34. (1) The Governor may, by proclamation—

(a) constitute as a recreation park any specified Crown lands that should in his opinion be conserved and managed for public recreation and enjoyment;

and

(b) assign a name to a recreation park so constituted.

(2) The Governor may, by subsequent proclamation—

(a) abolish a recreation park constituted under this section;

(b) alter the boundaries of a recreation park constituted under this section;

or

(c) alter the name assigned to a recreation park constituted under this section.

DIVISION V—CONTROL AND MANAGEMENT OF RESERVES

35. (1) The Minister shall have the control and administration of all reserves constituted under this Act.

(2) All such reserves are vested in the Crown.

(3) The Minister may upon such terms and conditions as he thinks fit grant to any person a lease or licence entitling him to exercise such rights of entry, use, or occupation in respect of a reserve as may be specified in the lease or licence.

(4) Any lease or licence granted in respect of land constituted as a reserve under this Act, and in force immediately before the land is so constituted shall, subject to its terms and conditions, continue in force for the remainder of the term for which it was granted in all respects as if it had been granted by the Minister under this section.
36. (1) Subject to subsection (2) of this section all reserves shall be under the management of the Director.

(2) The Director shall observe any direction given to him by the Minister or the Permanent Head relating to the management of any particular reserve, or of reserves generally.

37. The Minister, the Permanent Head and the Director shall have regard to the following objectives in managing reserves:

(a) the preservation and management of wildlife;

(b) the preservation of historic sites, objects and structures of historic or scientific interest within reserves;

(c) the preservation of features of geographical, natural or scenic interest;

(d) the destruction of dangerous weeds and the eradication or control of noxious weeds and exotic plants;

(e) the control of vermin and exotic animals;

(f) the control and eradication of disease and injurious affection of animals and vegetation;

(g) the prevention of bush fires and other hazards;

(h) the encouragement of public use and enjoyment of reserves and education in, and a proper understanding and recognition of, their purpose and significance;

and

(i) generally the promotion of the public interest.

38. (1) The Minister shall—

(a) with respect to each reserve in existence at the commencement of this Act, prepare a plan of management as soon as practicable after the commencement of this Act;

and

(b) with respect to each reserve constituted after the commencement of this Act, prepare a plan of management as soon as practicable after the constitution of the reserve.

(2) The Minister may, at any time, prepare an amendment to a plan of management, or prepare a plan of management to be substituted for a previous plan.

(3) Where the Minister has prepared a plan of management in respect of a reserve (whether the plan is the original plan of management or in substitution for a previous plan of management) or any amendment to a plan of management he shall cause notice to be published in the Gazette that the plan of management, or the amendment, has been prepared.
(4) The plan of management shall—

(a) set forth proposals of the Minister in relation to the management and improvement of the reserve;

and

(b) set forth any other proposals by which the Minister proposes to accomplish the objectives of this Act in relation to the reserve.

(5) The notice shall—

(a) specify an address at which copies of the plan of management may be inspected;

and

(b) specify an address to which representations in connection with the plan of management may be forwarded.

(6) Any person may within one month after publication of the notice, or such longer period as may be specified in the notice, make representations to the Minister in connection with the plan of management.

(7) At the expiration of the period during which representations may be made, the Minister shall refer the plan of management together with any representations received by him to the Advisory Council for its consideration and advice.

(8) After consideration by the Advisory Council, the plan of management shall be forwarded to the Minister together with any comments or suggestions of the Council.

(9) The Minister may adopt a plan of management without alteration or with such alterations as he thinks reasonable, having regard to the representations received by him, or may refer the plan back for further consideration by the Advisory Council.

(10) When the Minister has adopted a plan of management he shall cause notice of that fact to be published in the Gazette.

(11) The Director shall, upon the application of any member of the public and payment of the prescribed fee, furnish that person with a copy of a plan of management adopted under this section.

39. (1) A management plan may provide for the division of a reserve into zones.

(2) Where a zone is created within a reserve the land within that zone shall be kept and maintained in accordance with the conditions, declared by the plan of management to be appropriate to that zone.
PART III
DIVISION V
Implementation of management plan.

40. (1) Where the Minister has adopted a plan of management in relation to a reserve—

(a) the provisions of the plan shall be carried out in relation to that reserve;

and

(b) no operations shall be undertaken in relation to that reserve unless those operations are in accordance with the plan of management.

DIVISION VI—PROVISIONS GENERALLY APPLICABLE TO RESERVES

41. (1) Any proposal to constitute, or to alter the boundaries of, a reserve must be submitted to, and approved by, the Minister of Lands.

(2) Any proposal to constitute, or to alter the boundaries of, a reserve where the reserve includes, or is to include, lands under the jurisdiction of the Minister of Marine must be submitted to, and approved by, the Minister of Marine.

(3) No proclamation for the purpose of constituting, or altering the boundaries of, a reserve shall be made without the approval or approvals required by this section.

42. (1) Where the Minister is satisfied that it is expedient for the purpose of protecting human life or conserving native plants or animals he may, by notice published in the Gazette, declare any portion of the reserve to be a prohibited area.

(2) Any notice published under subsection (1) of this section must state the grounds upon which the declaration is made.

(3) A person shall not be within a prohibited area unless he has been authorized to enter the area by a permit issued by the Minister under this section.

Penalty: One hundred dollars.

(4) The Minister may, upon such terms and conditions as he thinks fit, issue to any person a permit to be within a prohibited area.

43. (1) Subject to subsection (2) of this section, no rights of entry, prospecting, exploration, or mining shall be acquired or exercised pursuant to the Mining Act, or the Petroleum Act in respect of lands constituting a reserve.
(2) The Governor may, by proclamation, declare that subject to any conditions specified in the proclamation rights of entry, prospecting, exploration, or mining may be acquired and exercised in respect of lands constituting a reserve, or portion of a reserve, and specified in the proclamation.

(3) A proclamation under subsection (2) of this section shall have effect in accordance with its terms.

(4) The Governor may, by proclamation, vary or revoke a proclamation under subsection (2) of this section.

(5) A proclamation under this section in respect of lands constituting a national park, a conservation park, the Belair Recreation Park, the Para Wirra Recreation Park, the Katarapko Game Reserve or the Coorong Game Reserve (except a proclamation revoking a previous proclamation) shall not be made unless—

(a) the proclamation is made for the purpose of continuing rights of entry, prospecting, exploration or mining vested in any person immediately before the commencement of this Act in respect of those lands;

(b) the proclamation is made simultaneously with the proclamation constituting those lands a national park or a conservation park;

or

(c) the proclamation is made in pursuance of a resolution passed by both Houses of Parliament.

(6) Notice of a motion for a resolution under paragraph (c) of subsection (5) of this section must be given at least fourteen sitting days before the resolution is passed.

DIVISION VII—SANCTUARIES

44. (1) If the Minister is of the opinion that it is desirable to conserve the animals or plants for which any land is a natural habitat or environment and—

(a) where the land is reserved for or dedicated to, a public purpose, the person to whom the care, control and management of those lands have been committed has consented to a declaration under this section;

or
(b) where the land is private land, the owner and occupier of the land have consented to a declaration under this section,

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

(2) The Minister may, and at the request of the owner of private land constituting a sanctuary shall, revoke a declaration under this section.

45. (1) A person shall not take any animal within a sanctuary unless the animal is of a prescribed species.

Penalty: Two hundred dollars.

(2) Where the Minister is satisfied that it is desirable in the interests of conserving wildlife to do so, he may grant to any person a permit to take an animal (other than an animal of a prescribed species) within a sanctuary.

(3) In this section—

"animal of a prescribed species" means—

(a) a dog or cat;

or

(b) any other animal of a species prescribed by regulation for the purposes of this section.

PART IV

CONSERVATION OF NATIVE PLANTS AND WILDFLOWERS

46. (1) Subject to this section, the provisions of this Part shall apply throughout the State.

(2) The Governor may, by proclamation, declare that this Part, or any provisions of this Part specified in the proclamation, shall not apply at any time or during periods specified in the proclamation—

(a) within a part of the State specified in the proclamation;

(b) to a specified species of wildflower or native plant;

or

(c) to a specified species of wildflower or native plant in a specified part of the State,

and the operation of this Part shall be modified accordingly.
(3) The Governor may by proclamation revoke or vary a proclamation under this section.

47. (1) Any person who takes a protected wildflower or protected native plant—

(a) on any reserve;
(b) on any Crown land;
(c) on any land reserved for or dedicated to public purposes;
(d) on any forest reserve;
or
(e) on any street or road,

shall be guilty of an offence and liable to a penalty not exceeding two hundred dollars.

(2) Any person who takes a protected wildflower or protected native plant on private land without the consent of the owner of the land shall be guilty of an offence and liable to a penalty not exceeding two hundred dollars.

(3) In any prosecution under this section proof that any protected wildflower or protected native plant was found in the possession of the defendant shall, in the absence of proof to the contrary, be accepted as proof that the defendant took the wildflower or native plant in contravention of this Act.

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

48. (1) Any person who sells any protected wildflower or protected native plant shall be guilty of an offence and liable to a penalty not exceeding two hundred dollars.

(2) It shall be a defence in any prosecution under this section that the wildflower or native plant—

(a) had been growing upon a forest reserve and was taken pursuant to a licence under the Forestry Act;
(b) had been growing upon private land and was taken by, or with the consent in writing of the owner of that land;
or
(c) was taken in a place in which wildflowers or native plants of that species are not protected.
(3) The consent referred to in paragraph (b) of subsection (2) of this section must have been given not more than six months before the wildflower or native plant was taken.

49. The Minister may grant a permit authorizing any person named therein to take protected wildflowers or protected native plants of a species specified in the permit.

PART V

CONSERVATION OF NATIVE ANIMALS

DIVISION I

DIVISION I—APPLICATION OF THIS PART

50. (1) Subject to this section the provisions of this Part shall apply throughout the State.

(2) The Governor may by proclamation declare that this Part or any provisions of this Part specified in the proclamation shall not apply—

(a) within a part of the State defined or referred to in the proclamation;

(b) to a specified species of animal;

or

(c) to a specified species of animal in a specified part of the State.

(3) The Governor may by proclamation revoke or vary any proclamation under this Part.

DIVISION II

DIVISION II—RESTRICTIONS UPON THE TAKING OF PROTECTED ANIMALS

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

Penalty: Five hundred dollars.

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

52. (1) The Governor may, by proclamation, declare an open season for the taking of any specified species of protected animal.
(2) A proclamation under this section:—

(a) shall state the period of the open season;

(b) may specify the hours of any day during which animals may be taken in pursuance of the proclamation;

(c) shall state the parts of the State to which the open season applies;

(d) shall state whether the eggs of the protected animals to which the proclamation applies may be taken during the open season;

and

(e) may prescribe any other restrictions or conditions applicable to the open season.

(3) It shall be lawful for a person to take a protected animal of a species to which a proclamation under this Act applies in accordance with the terms and conditions of a proclamation under this section.

(4) A proclamation under this section—

(a) shall not be made in respect of any animal of a rare species;

and

(b) shall not have any effect in relation to any animal within a national park, conservation park or recreation park.

(5) A proclamation under this section shall not have any effect in relation to a game reserve unless the proclamation expressly provides that it is applicable to that reserve.

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

53. (1) The Minister may grant to any person a permit to take protected animals or the eggs of protected animals, if he is satisfied that it is desirable to grant the permit:—

(a) to facilitate scientific research;

(b) to enable the person to place bands, marks or tags upon such animals and then to release them;

(c) to permit the destruction of animals that are causing, or are likely to cause, damage to the environment or to crops, stock, or other property;

or

(d) for any other purpose (other than for sale) that the Minister considers proper and not inconsistent with the objectives of this Act.
(2) A permit under this section shall be in force for such term, not exceeding twelve months, as is specified in the permit.

(3) The Minister may at any time revoke a permit granted under this section.

(4) A person to whom a permit to take protected animals has been granted shall, within fourteen days after the expiration or revocation of the permit, deliver to the Minister a report in the prescribed form stating the number of animals of each species taken in pursuance of the permit and the number of eggs of any protected animal taken in pursuance of the permit.

Penalty: Two hundred dollars.

(5) Without limiting the conditions subject to which a permit may be granted under this section those conditions may—

(a) limit the areas in which protected animals or the eggs of protected animals may be taken;

and

(b) limit the number of animals or eggs that may be taken in pursuance of the permit.

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

54. (1) It shall be lawful for any person without any permit or other authority under this Act, to take any Australian magpie that has attacked or is attacking any person.

(2) A person shall not sell an Australian magpie taken pursuant to this section.

Penalty: One hundred dollars.

55. (1) A person shall not, without a permit granted by the Minister, have in his possession or under his control an animal of a rare species, or the carcass or eggs of an animal of a rare species.

Penalty: One thousand dollars.

(2) Where the Minister is satisfied—

(a) that it is in the interests of scientific research;

or
(b) that it is desirable for the sake of conserving animals of a rare species, to grant a permit under this section to any person, he may grant such a permit to that person.

56. (1) The Governor may, by proclamation, declare any species of animal to be a prohibited species.

(2) A person shall not, without a permit granted by the Minister, have in his possession or under his control an animal of a prohibited species.

Penalty: Two hundred dollars.

(3) The Minister may grant to any person a permit to have in his possession or under his control an animal of a prohibited species.

(4) A person who has in his possession or under his control an animal of a prohibited species in pursuance of a permit under this section, shall not export the animal from the State, or release the animal from his possession or control unless he is specifically authorized to do so by the permit.

Penalty: Two hundred dollars.

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

57. (1) The Governor may, by proclamation, declare any species of animal to be a controlled species.

(2) A person shall not, without a permit granted by the Minister, release from captivity or control an animal of a controlled species.

Penalty: One hundred dollars.

(3) The Minister may grant to any person a permit to release from captivity or control animals of a controlled species.

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

DIVISION IV—PROHIBITIONS AND RESTRICTIONS UPON THE KEEPING OF PROTECTED ANIMALS AND CERTAIN DEALINGS IN PROTECTED ANIMALS

58. (1) A person shall not—

(a) keep in confinement or under his control more than one protected animal;

or
PART V

DIVISION IV

Export and import of protected animals

1972 National Parks and Wildlife Act, 1972 No. 56

(b) sell a protected animal or the carcass skin or egg of a protected animal, unless he holds a permit for the purpose granted under this section.

Penalty: Five hundred dollars.

(2) The Minister may grant a permit for the purposes of this section to any person whom he considers to be a fit and proper person to hold such a permit.

(3) A permit may be granted under this section for either or both of the purposes referred to in subsection (1) of this section.

(4) A permit under this section shall not entitle any person to keep or sell protected animals that have been taken in, or imported into, this State in contravention of this Act, or the carcasses or eggs of any such protected animals.

(5) The holder of a permit under this section shall, in accordance with the regulations, furnish the Minister with such returns as are prescribed.

59. (1) A person shall not—

(a) export a protected animal or the carcass or egg of a protected animal from a place within the State to a place outside the State except in pursuance of the permit to export such an animal granted under this section;

or

(b) import into the State a protected animal or the carcass or egg of a protected animal from a place outside the State except in pursuance of the permit granted under this section.

Penalty: Five hundred dollars.

(2) The Minister may grant to any person a permit to export from the State or to import into the State protected animals of such species as are specified in the permit.

(3) A permit to export protected animals under this section shall not authorize any person—

(a) to export from the State any animal, carcass or egg taken in contravention of this Act;

or

(b) to export any animal, carcass or egg to a country or State where the importation of that animal, carcass or egg into that country or State would be in contravention of the laws thereof.
(4) A permit to import protected animals shall not authorize the holder of the permit to import any animal, carcass or egg taken in contravention of the law of any other State or country.

60. (1) A person shall not have in his possession or under his control any animal, carcass or egg, taken in this State, or imported into this State, in contravention of this Act.

Penalty: Two hundred dollars.

(2) In any proceedings under this section, an allegation in a complaint that an animal, carcass or egg was taken in this State, or imported into this State in contravention of this Act shall be accepted as proved in the absence of proof to the contrary.

DIVISION V—ROYALTY

61. (1) The Governor may, by proclamation, declare that royalty shall be payable—

(a) upon any animal of a specified species;

(b) upon the carcass or skin of an animal of a specified species; or

(c) upon any egg of an animal of a specified species,

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

(2) The amount of royalty shall be fixed in the proclamation and may vary according to the size, age, quality, standard or condition of the animal, carcass, skin or egg in respect of which it is payable.

(3) A proclamation under this section may provide that it applies only in respect of an animal, or the carcass, skin or egg of an animal, taken in a game reserve.

(4) A proclamation under this section shall have effect according to its terms.

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

62. (1) The Director or a warden may demand orally or in writing that any person pay to the Director all royalty for which he is liable under this Act.
(2) Where a person fails to comply with a demand under subsection (1) of this section within forty-eight hours after the time of the demand, he shall be guilty of an offence and liable to a penalty not exceeding two hundred dollars.

(3) In any proceedings under this section the court may order the defendant to pay to the Director any amount fixed by the court by way of royalty under this Act.

(4) Where a person fails to comply with a demand under subsection (1) of this section, the Director or a warden may seize any animals, carcasses, skins or eggs upon which royalty is unpaid.

(5) The Minister may sell any animals, carcasses, skins or eggs seized under this section and shall apply any proceeds of the sale in payment of the unpaid royalty and any amount remaining to the owner of the animals, carcasses, skins or eggs.

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

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

64. (1) A person shall not be on any private land for the purpose of taking a protected animal, or the eggs of a protected animal, unless the owner of that land has given him, not more than six months beforehand, permission in writing to be on the land for that purpose. Penalty: One hundred dollars.

(2) If the owner or occupier of any land, or the servant or agent of the owner of the land, suspects that a person trespassing on the land is committing, has committed, or is about to commit an offence against this Act, he may request that person—

(a) to state his full name and usual place of residence;

and

(b) to leave the land.

(3) A person of whom any request is made under subsection (2) of this section shall comply with it forthwith. Penalty: Two hundred dollars.

(4) A person who has been requested to leave land under this section shall not re-enter the land without the permission of the owner. Penalty: Two hundred dollars.
(5) In any proceedings for an offence against this section proof that a person had in his possession or under his control a dog, firearm, or device capable of being used for the purpose of taking a protected animal shall be evidence of the fact that that person was on the land for the purpose of taking a protected animal.

65. (1) Where a person, without the consent in writing of the Minister uses poison for the purpose of killing or injuring a protected animal, he shall be guilty of an offence and liable to a penalty not exceeding two hundred dollars.

(2) Where a protected animal is killed or injured as a result of the use of poison by any person without a permit granted by the Minister, that person shall be guilty of an offence and liable to a penalty not exceeding two hundred dollars.

(3) It shall be a defence to a charge under subsection (2) of this section that the defendant—
   (a) used the poison in good faith for the purpose of destroying vermin in pursuance of the Vermin Act;
   or
   (b) exercised such precautions as he might reasonably be expected to have exercised in the circumstances to avoid endangering protected animals by the use of poison.

(4) In this section “poison” means any substance that might endanger the life or health of a protected animal.

66. (1) The Governor may, by proclamation, restrict or prohibit the use of certain devices by which animals may be taken.

(2) A person shall not use any device in contravention of a restriction or prohibition imposed under subsection (1) of this section.

Penalty: Two hundred dollars.

67. (1) A warden may dismantle and remove any trap by which animals have been taken illegally or by which animals are in his opinion likely to be taken illegally.

(2) Any trap removed by a warden pursuant to this section shall be forfeited to the Crown and may be sold or otherwise disposed of by the Director.
68. A person shall not cause or permit a dog to injure or molest a protected animal.

Penalty: Two hundred dollars.

PART VI

MISCELLANEOUS PROVISIONS

69. (1) An applicant for a permit under this Act—

(a) must make his application in a manner and form determined by the Minister;

and

(b) must, subject to subsection (2) of this section, pay to the Minister the appropriate fee fixed by regulation in respect of the permit at the time of his application.

(2) The Minister may, where in his opinion special circumstances justify him in so doing, remit the whole or any portion of any fee payable in respect of the grant of a permit under this Act.

(3) A permit—

(a) shall be subject to such limitations, restrictions and conditions as the Minister thinks fit and includes in the permit;

and

(b) may, if the holder of the permit has in the opinion of the Minister contravened or failed to comply with any limitation, restriction or condition of the permit, be revoked by the Minister by instrument in writing served personally or by post upon that person.

(4) Without limiting the conditions upon which a permit relating to animals may be granted under this Act, those conditions may—

(a) provide for marking, or otherwise identifying, animals to which the permit relates;

(b) require the holder of the permit to report the escape, illness or death of any animal to which the permit relates;

and

(c) require the holder of the permit to report to the Minister the birth of any progeny to the animals to which the permit relates.
(5) A permit shall—

(a) come into force on the day fixed therein for its commencement, or if no day is so fixed, on the day on which it was granted;

and

(b) expire on the day fixed therein for its expiry, or if no day is so fixed, upon the expiration of twelve months after the day on which it came into operation.

70. (1) A person who holds a permit entitling him to take, export or import protected animals under this Act shall on any day on which he purports to exercise rights in pursuance of that permit, carry the permit on his person.

Penalty: Fifty dollars.

(2) A person who holds a permit under this Act—

(a) shall if so required by a warden on a day on which he must carry the permit on his person under subsection (1) of this section, produce the permit forthwith;

or

(b) shall if so required by a warden on any other day, produce the permit for the inspection of the warden within forty-eight hours after the time at which the requirement is made.

Penalty: Fifty dollars.

71. (1) If the Minister is satisfied—

(a) that any permit or other document issued to any person by him under this Act has been lost, destroyed or defaced;

and

(b) that no improper use has been made of that permit or document,
he may on the application of that person, and on payment of the prescribed fee, issue to him a duplicate of the permit or other document.

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

72. (1) A person shall not make a false or misleading statement in any application, return, or other document under this Act.

Penalty: Five hundred dollars.
(2) It shall be a defence to a charge for an offence under subsection (1) of this section that the defendant believed on reasonable grounds that the statement was true.

73. A person shall not contravene, or fail to comply with, any provision or condition of proclamation, or permit under this Act.

Penalty: Two hundred dollars.

74. (1) Where a person is convicted of an offence involving any unlawful act in relation to animals and the court is satisfied that more than one animal was involved in the offence, it shall, in addition to imposing a fine for the principal offence, impose an additional fine based on the number of animals involved in the commission of the offence.

(2) The amount of the additional fine shall be—

(a) not more than two hundred dollars for each protected animal of a rare species involved in the commission of the offence;

and

(b) not more than fifty dollars for each animal (other than a protected animal of a rare species) involved in the commission of the offence.

75. (1) In any proceedings for an offence against this Act, an apparently genuine document purporting to be signed by the Director, and to state that at any specified time or during any specified period a person was or was not the holder of a permit under this Act shall be proof of the matter so stated in the absence of proof to the contrary.

(2) In any proceedings for an offence against this Act, an allegation in a complaint that a place referred to in the complaint is, or was at a time specified in the complaint, a reserve or sanctuary under this Act, shall be accepted as proved in the absence of proof to the contrary.

(3) Where in any proceedings for an offence against this Act, any question arises as to whether the defendant was duly authorized pursuant to this Act to perform the action subject to the charge, the onus of proving that authorization shall lie upon him.

76. (1) Proceedings in respect of offences under this Act shall be disposed of summarily.

(2) A complaint for an offence against this Act, may be laid within twelve months after the offence was committed by the defendant.
77. Upon convicting any person for an offence against this Act, the court may, in addition to imposing any other penalty, order—

(a) that any permit of the convicted person be cancelled; and

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

78. (1) The moneys required for the purposes of this Act shall be paid out of moneys provided by Parliament for those purposes.

(2) Any moneys received or recovered by the Minister, the Permanent Head or the Director under this Act shall, except as otherwise provided by this Act, be paid into the General Revenue of the State.

79. (1) Any person who causes damage to any portion of a reserve or any building, equipment or facility on a reserve shall be liable to compensate the Minister for that damage.

(2) The Minister may, by action in any court of competent jurisdiction recover compensation to which he is entitled under subsection (1) of this section.

80. (1) The Governor may make such regulations as are contemplated by this Act, or as he deems necessary or expedient for the purposes or objects of this Act.

(2) Without limiting the generality of subsection (1) of this section, the regulations may—

(a) confer any powers, authorities, duties and the obligations upon the Minister, the Permanent Head, the Director, or any officers appointed under this Act, that may be necessary or expedient for the enforcement of this Act;

(b) regulate the use and enjoyment of reserves;

(c) provide for the safety of persons in reserves;

(d) establish standards of conduct to which those who may resort to any reserve must conform while on the reserve;

(e) provide for the removal of trespassers from reserves;

(f) restrict or prohibit access to reserves or any portions of reserves;
(g) provide for the preservation and protection of natural features of reserves;

(h) provide for the protection, conservation and management of animals and plants in reserves;

(i) regulate, restrict or prohibit the taking of animals and plants into reserves or the removal of animals and plants from reserves;

(j) provide for the impounding, removal, destruction, or disposal of animals found straying upon reserves;

(k) regulate restrict or prohibit the taking of firearms or other devices into, or the use of firearms or other devices in, a reserve or sanctuary;

(l) provide for the collection of scientific specimens and the pursuit of research in reserves;

(m) reserve the whole or any portion of a reserve for a separate or exclusive use prescribed by the regulations;

(n) restrict or prohibit access to a reserve or any portion of a reserve by any person or class of persons;

(o) regulate, restrict or prohibit the use of roads or tracks in reserves;

(p) regulate, restrict or prohibit the use of motor vehicles or other vehicles in reserves;

(q) provide for the impounding, removal or disposal of any vehicle or property found in a reserve in contravention of a regulation;

(r) prescribe, and provide for the collection or recovery of, charges or entrance fees to be made of persons entering or desiring to enter a reserve or desiring to use facilities provided on a reserve;

(s) regulate, restrict or prohibit the parking of vehicles in a reserve;

(t) regulate, restrict or prohibit camping within a reserve;

(u) regulate, restrict or prohibit the erection of buildings, signs or other structures in reserves;

(v) provide for the protection and preservation of buildings, structures, signs and other improvements in reserves;

(w) exempt Aboriginal persons generally, or Aboriginal persons of a specified class, from all or any of the provisions of this Act in such portions of the State as may be specified in the regulations;

(x) make any other provision that may in the opinion of the Governor conduce to the preservation or conservation of wildlife;
(y) prescribe penalties, recoverable summarily, for breach of, or non-compliance with, any regulation;

and

(z) provide that all or any of the offences arising under the regulations may be expiated by the payment of a fee, stipulated in the regulations, to the Minister within a period specified in the regulations, and that if an offence is so expiated, no proceedings shall be brought in any court for the recovery of a penalty in respect of that offence.

In the name and on behalf of Her Majesty, I hereby assent to this Bill.

J. M. NAPIER, Governor's Deputy
THE SCHEDULES

FIRST SCHEDULE

ACTS REPEALED

- Fauna and Flora Reserve Act, 1919
- Fauna and Flora Reserve Act Amendment Act, 1940
- Fauna Conservation Act, 1964
- Fauna Conservation Act Amendment Act, 1965
- National Parks Act, 1966
- The National Pleasure Resorts Act, 1914
- National Pleasure Resorts Act Amendment Act, 1960
- Native Plants Protection Act, 1939

SECOND SCHEDULE

ACTS AMENDED

The following Acts are amended, and as so amended may be cited, as shown hereunder:

<table>
<thead>
<tr>
<th>Act Amended</th>
<th>How Amended</th>
<th>Citation of Amended Act</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Lands for Public Purposes Acquisition Act, 1914-1966</td>
<td>By striking out paragraph 1a of section 4</td>
<td>Lands for Public Purposes Acquisition Act, 1914-1972</td>
</tr>
<tr>
<td>Statute Law Revision Act, 1935</td>
<td>By striking out so much of the second schedule as relates to the Fauna and Flora Reserve Act, 1919, and The National Pleasure Resorts Act, 1914</td>
<td>No change in citation</td>
</tr>
</tbody>
</table>
## THIRD SCHEDULE

The following lands are hereby constituted National Parks:

<table>
<thead>
<tr>
<th>National Park</th>
<th>Hundred Flinders, Section 2, 3, 5, 6, 12-14</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lincoln National Park</td>
<td>Smith Island, Hopkins Island, Lewis Island,</td>
</tr>
<tr>
<td></td>
<td>Little Island, Owen Island, Albatross Island,</td>
</tr>
<tr>
<td></td>
<td>Liguania Island, Rabbit Island (being section</td>
</tr>
<tr>
<td></td>
<td>395, North out of Hundreds)</td>
</tr>
<tr>
<td></td>
<td>Curta Rocks</td>
</tr>
<tr>
<td></td>
<td>Hundred Flinders, Section 4</td>
</tr>
<tr>
<td>Flinders Ranges National Park</td>
<td>Hundred Edeowie, Section 148</td>
</tr>
<tr>
<td></td>
<td>Hundred Bunyeroo, Section 177</td>
</tr>
<tr>
<td></td>
<td>Hundred Parachilna, Section 61</td>
</tr>
<tr>
<td></td>
<td>North out of Hundreds, Section 473</td>
</tr>
<tr>
<td></td>
<td>North out of Hundreds, Section 333</td>
</tr>
<tr>
<td></td>
<td>North out of Hundreds, Section 106</td>
</tr>
<tr>
<td>Gammon Ranges National Park</td>
<td>North out of Hundreds, Section 464</td>
</tr>
<tr>
<td></td>
<td>North out of Hundreds, Section 35</td>
</tr>
<tr>
<td>Innes National Park</td>
<td>Hundred Warrenben, Section 99-102</td>
</tr>
<tr>
<td></td>
<td>Islands of Pondalowie Bay (excluding South</td>
</tr>
<tr>
<td></td>
<td>Island, being Section 88, Hundred Warrenben)</td>
</tr>
<tr>
<td>Coorong National Park</td>
<td>Hundred Glyde, Section 17, 60</td>
</tr>
<tr>
<td></td>
<td>Hundred Santo, Section 6</td>
</tr>
<tr>
<td></td>
<td>Hundred Glyde, Section 59</td>
</tr>
<tr>
<td></td>
<td>Hundred Santo, Section 43</td>
</tr>
<tr>
<td></td>
<td>Hundred Santo, Section 52</td>
</tr>
<tr>
<td>Canunda National Park</td>
<td>Hundred Rivoli Bay, Section 377, 378, 379, 396</td>
</tr>
<tr>
<td></td>
<td>Hundred Mayurra, Section 157</td>
</tr>
<tr>
<td></td>
<td>Hundred Benara, Section 386</td>
</tr>
<tr>
<td>Flinders Chase National Park</td>
<td>Hundred Border, Section 11</td>
</tr>
<tr>
<td></td>
<td>Hundred Gosse, Section 64</td>
</tr>
<tr>
<td></td>
<td>Hundred McDonald, Section 17</td>
</tr>
<tr>
<td></td>
<td>South out of Hundreds, Section 66</td>
</tr>
<tr>
<td></td>
<td>Casuarina Islets (The Brothers)</td>
</tr>
<tr>
<td>Mount Remarkable National Park</td>
<td>Hundred Winninowie, Section 176</td>
</tr>
<tr>
<td></td>
<td>Hundred Wongyarra, Section 471</td>
</tr>
<tr>
<td></td>
<td>Hundred Wongyarra, Section 474, 489</td>
</tr>
<tr>
<td></td>
<td>Hundred Wongyarra, Section 488</td>
</tr>
<tr>
<td></td>
<td>Hundred Baroota, Section 218</td>
</tr>
<tr>
<td></td>
<td>Hundred Baroota, Section 216, 217</td>
</tr>
<tr>
<td></td>
<td>Hundred Baroota, Section 180, 210, 219</td>
</tr>
</tbody>
</table>
FOURTH SCHEDULE

The following lands are hereby constituted Conservation Parks:—

<table>
<thead>
<tr>
<th>Conservation Park</th>
<th>Sections</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nixon-Skinner Conservation Park</td>
<td>Hundred Freeling, Section 266-268, 103, 271, 272, 238, 241, 242, 245, 246</td>
</tr>
<tr>
<td>Ferries-McDonald Conservation Park</td>
<td>Hundred Waitpinga, Section 355</td>
</tr>
<tr>
<td></td>
<td>Hundred Waitpinga, Section 356, 357</td>
</tr>
<tr>
<td>Fairview Conservation Park</td>
<td>Hundred Clare, Section 368, 572</td>
</tr>
<tr>
<td></td>
<td>Hundred Clare, Section 365</td>
</tr>
<tr>
<td></td>
<td>Hundred Hincks, Section 2</td>
</tr>
<tr>
<td></td>
<td>Hundred Murlong, Section 25</td>
</tr>
<tr>
<td></td>
<td>Hundred Nicholls, Section 11</td>
</tr>
<tr>
<td></td>
<td>Hundred Nicholls, Section 12</td>
</tr>
<tr>
<td></td>
<td>North out of Hundreds, Section 365</td>
</tr>
<tr>
<td>Hambidge Conservation Park</td>
<td>Hundred Peebinga, Section 21, 22, 31, 39, 30</td>
</tr>
<tr>
<td></td>
<td>Hundred Hambridge, Section 7</td>
</tr>
<tr>
<td></td>
<td>North out of Hundreds, Section 364</td>
</tr>
<tr>
<td>Keuldie Bay Conservation Park</td>
<td>Hundred Lake Wangary, Section 1-13, 21, 273-277, 295</td>
</tr>
<tr>
<td></td>
<td>Hundred Archibald, Section 7, 8, 9, 10</td>
</tr>
<tr>
<td></td>
<td>Hundred Makin, Section 3, 4</td>
</tr>
<tr>
<td></td>
<td>Hundred Auld, Section 26</td>
</tr>
<tr>
<td></td>
<td>Hundred Billiatt, Section 15, 18</td>
</tr>
<tr>
<td>Cland Conservation Park</td>
<td>Hundred Adelaide, Section 608</td>
</tr>
<tr>
<td></td>
<td>Hundred Adelaide, Section 637</td>
</tr>
<tr>
<td></td>
<td>Hundred Onkaparinga, Section 424</td>
</tr>
<tr>
<td></td>
<td>Hundred Adelaide, Section 920</td>
</tr>
<tr>
<td>Horsnell Gully Conservation Park</td>
<td>Hundred Adelaide, Section 609, 618</td>
</tr>
<tr>
<td></td>
<td>Hundred Adelaide, Section 612</td>
</tr>
<tr>
<td>The Knoll Conservation Park</td>
<td>Hundred Rivoli Bay, Section 374</td>
</tr>
<tr>
<td></td>
<td>South out of Hundreds, Un-numbered Section</td>
</tr>
<tr>
<td></td>
<td>(Penguin Island)</td>
</tr>
<tr>
<td>Mundoora Island Conservation Park</td>
<td>Hundred Mundoora, Section 439-441</td>
</tr>
<tr>
<td></td>
<td>Hundred Mundoora, Section 442</td>
</tr>
<tr>
<td>Torrens Island Conservation Park</td>
<td>Hundred Port Adelaide, Section 467</td>
</tr>
<tr>
<td>Messent Conservation Park</td>
<td>Hundred Messent, Section 1</td>
</tr>
<tr>
<td></td>
<td>Hundred Colebatch, Section 1</td>
</tr>
<tr>
<td>Hale Conservation Park</td>
<td>Hundred Barossa, Section 119, 124, 125, 135, 138, 315</td>
</tr>
<tr>
<td></td>
<td>Hundred Barossa, Section 317, 319</td>
</tr>
<tr>
<td></td>
<td>Hundred Para Wirra, Section 118, 387, 388</td>
</tr>
<tr>
<td>Big Heath Conservation Park</td>
<td>Hundred Spence, Section 17-20, 169</td>
</tr>
<tr>
<td>Sandy Creek Conservation Park</td>
<td>Hundred Barossa, Section 72</td>
</tr>
<tr>
<td></td>
<td>Hundred Barossa, Section 317, 319</td>
</tr>
<tr>
<td>Spring Mount Conservation Park</td>
<td>Hundred Encounter Bay, Section 633, 715</td>
</tr>
<tr>
<td>Warren Conservation Park</td>
<td>Hundred Barossa, Section 321</td>
</tr>
<tr>
<td></td>
<td>Hundred Para Wirra, Section 118, 387, 388</td>
</tr>
<tr>
<td>Calceasia Conservation Park</td>
<td>Hundred Short, Section 157</td>
</tr>
<tr>
<td>Desert Camp Conservation Park</td>
<td>Hundred Marcollat, Section 87</td>
</tr>
<tr>
<td></td>
<td>Hundred Marcollat, Section 105</td>
</tr>
<tr>
<td>Guichen Bay Conservation Park</td>
<td>Hundred Waterhouse, Section 360, 361</td>
</tr>
<tr>
<td>Jip Jip Conservation Park</td>
<td>Hundred Peacock, Section 86</td>
</tr>
<tr>
<td>Mount Magnificent Conservation Park</td>
<td>Hundred Kuitpo, Section 293</td>
</tr>
<tr>
<td>Morialta Conservation Park</td>
<td>Hundred Adelaide, Section 833</td>
</tr>
<tr>
<td></td>
<td>Hundred Adelaide, Section 834</td>
</tr>
<tr>
<td>Elliot Price Conservation Park</td>
<td>North out of Hundreds, Section 49</td>
</tr>
<tr>
<td>Mount Boothby Conservation Park</td>
<td>Hundred Colebatch, Section 3</td>
</tr>
</tbody>
</table>
1972 National Parks and Wildlife Act, 1972  No. 56  701

Simpson Desert Conservation Park .............................. North out of Hundreds, Section 48
Ridley Conservation Park ................. Hundred Ridley, Section 479, 480, 483
Hundred Fisher, Section 144
Yumburra Conservation Park ........ North out of Hundreds, Section 457
Beachport Conservation Park ........ Hundred Lake George, Section 5, 31, 32, 40, 58
Parndana Conservation Park ........ Hundred Seddon, Section 58
Warrenben Conservation Park ........ Hundred Warrenben, Section 97
Hundred Warrenben, Section 44, 45, 54
Wittelbee Conservation Park ........ Hundred Bonython, Section 101
Scott Conservation Park .............. Hundred Goolwa, Section 218, 347
White's Dam Conservation Park
Hundred Lindley, Section 202
Hundred Lindley, Section 197, 199, 201
Hundred Maude, Section 252
Carcuma Conservation Park ........ Hundred Carcuma, Section 23
Karte Conservation Park ............. Hundred Kingsford, Section 3, 4
Piccaninnie Ponds Conservation Park
Sleaford Mere Conservation Park
Unnamed Conservation Park
Cox's Scrub Conservation Park ........ Hundred Kondoparinga, Section 1972-1979-1985
Dudley Conservation Park ............. Hundred Dudley, Section 294-296, 302, 303
Unnamed Conservation Park ........ North out of Hundreds, Section 50
Pooginook Conservation Park ........ Hundred Pooginook, Section 7, 8, 14
Swan Reach Conservation Park .......... Hundred Fisher, Section 38, 39, 55, 56, 59, 60
Mount Taylor Conservation Park Hundred Newland, Section 102
Bascombe Well Conservation Park
Scorpion Springs Conservation Park
Gum Lagoon Conservation Park
Telowie Gorge Conservation Park ....... Hundred Telowie, Section 439, 491
Penola Conservation Park ............ Hundred Monbulla, Section 255, 256
Clinton Conservation Park ............. Hundred Clinton, Section 568
Glen Roy Conservation Park .......... Hundred Comaum, Section 276, 279, 479
Pinkawillinie Conservation Park
Hundred Pinkawillinie, Section 114
Hundred Paniya, Section 29
Gower Conservation Park ............ Hundred Hindmarsh, Section 517
Cape Torrens Conservation Park
Cape Hart Conservation Park ........ Hundred Dudley, Section 377, 384
Cape Gantheaume Conservation Park
Western River Conservation Park
Vivonne Bay Conservation Park
Kelly Hill Conservation Park ........ Hundred Ritchie, Section 5
Hundred Ritchie, Section 9 and 10
Seddon Conservation Park ............ Hundred Seddon, Section 67
Port Gawler Conservation Park
Kelvin Powrie Conservation Park
Hundred Port Gawler, Section 616
Hundred Port Adelaide, Section 483
Hundred Archibald, Section 34
Hundred Stirling, Section 475
<table>
<thead>
<tr>
<th>Conservation Park</th>
<th>Hundred or Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>Padthaway Conservation Park</td>
<td>Hundred Parsons, Section 136</td>
</tr>
<tr>
<td>Cudlee Creek Conservation Park</td>
<td>Hundred Talunga, Section 57</td>
</tr>
<tr>
<td>Montacute Conservation Park</td>
<td>Hundred Onkaparinga, Section 473, 523, 524, 5586, 5587, 5589, 5590</td>
</tr>
<tr>
<td>Lowan Conservation Park</td>
<td>Hundred Bowhill, Section 71</td>
</tr>
<tr>
<td>Deep Creek Conservation Park</td>
<td>Hundred Waitpinga, Section 130, 216, 217, 365</td>
</tr>
<tr>
<td>Lake Gilles Conservation Park</td>
<td>Hundred O'Connor, Section 1-14, 16-20, 43</td>
</tr>
<tr>
<td></td>
<td>North out of Hundreds, Pastoral Block 958, Section 316</td>
</tr>
<tr>
<td>Whysalla Conservation Park</td>
<td>Hundred Cultana, Section 14</td>
</tr>
<tr>
<td>Mount Shaugh Conservation Park</td>
<td>Hundred Shaugh, Section 5</td>
</tr>
<tr>
<td>Black Hill Conservation Park</td>
<td>Hundred Adelaide, Section 669, 670, 671</td>
</tr>
<tr>
<td></td>
<td>Hundred Onkaparinga, Section 526</td>
</tr>
<tr>
<td>Dingley Dell Conservation Park</td>
<td>Hundred MacDonnell, Part Section 138, C.T.</td>
</tr>
<tr>
<td></td>
<td>Vol. 1231, Fol. 123</td>
</tr>
<tr>
<td>Fort Glanville Conservation Park</td>
<td>Hundred Port Adelaide, Part Section 415, C.T.</td>
</tr>
<tr>
<td></td>
<td>Vol. 1987, Fol. 104</td>
</tr>
<tr>
<td>Naracoorte Caves Conservation Park</td>
<td>Hundred Jessie, Section 466</td>
</tr>
<tr>
<td></td>
<td>Hundred Joanna, Section 392, 395, 396, 398, 397</td>
</tr>
<tr>
<td>Tantanoola Caves Conservation Park</td>
<td>Hundred Hindmarsh, Section 213</td>
</tr>
<tr>
<td>Tumby Island Conservation Park</td>
<td>North out of Hundreds, Section 682</td>
</tr>
<tr>
<td>Kapunda Island Conservation Park</td>
<td>Hundred Bokpurnong (Kapunda Island) in River Murray</td>
</tr>
<tr>
<td>Media Island Conservation Park</td>
<td>Hundred Gordon (Media Island) in River Murray</td>
</tr>
<tr>
<td>Rilli Island Conservation Park</td>
<td>Hundred Gordon (Rilli Island) in River Murray</td>
</tr>
</tbody>
</table>
| Seal Bay Conservation Park        | That portion of Hundred of Seddon, bounded as follows:—Comencing at S.W. corner of Section 2, Hundred Seddon, thence generally E. along S. boundary of latter section and across road to S.W. corner of Section 52; generally S.E. along S.W. boundary of latter Section to its intersection with E. boundary of said Hundred; S. along portion of latter boundary to L.W.M.; generally N.W. and W. along portion of said L.W.M. to its intersection with production S.E. of S.W. boundary of Section 2, Hundred Seddon; thence N.W. along said production to point of commencement
<p>|                                  | &quot;Nobby Island                                           |
| Eba Island Conservation Park      | In Streaky Bay, adjacent to Hundred Scott, out of Hundreds |
| West Island Conservation Park     | Hundred Waitpinga, Section 360                          |
| Nuyt's Archipelago Conservation Park| Eyre Island                      |
|                                  | Franklin Islands, Goat Island, Lacey Island, Lound Island, Purdie Island |
| Isles of St. Francis Conservation Park| Freeling Island, Smooth Island                                        |
|                                  | St. Francis Island (excluding Section 220, North out of Hundreds) Dog Island, Egg Island, Fenelon Island, Masillon Island, West Island, Hart Island |
| Investigator Group Conservation Park| Topgallant Island, Ward Island, Pearson Island, (excluding Section 12 and 13, North out of Hundreds)                                      |
| Gambier Islands Conservation Park | Three islets S. and W. from Wedge Island                   |
|                                  | North Island                                             |</p>
<table>
<thead>
<tr>
<th>Conservation Park</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sir Joseph Banks Group Conservation Park</td>
<td>Blyth Island, Boucaut Island, Duffield Island,</td>
</tr>
<tr>
<td></td>
<td>English Island, Sibsey Island</td>
</tr>
<tr>
<td>Whidbey Isles Conservation Park</td>
<td>Four Hummocks Islands (excluding Southern-</td>
</tr>
<tr>
<td></td>
<td>most Island)</td>
</tr>
<tr>
<td></td>
<td>Perforated Island, Price Island</td>
</tr>
<tr>
<td></td>
<td>Unnamed Island south from Pt. Avoid</td>
</tr>
<tr>
<td>Beatrice Islet Conservation Park</td>
<td>Beatrice Islet, N.N.E. from Kingscote</td>
</tr>
<tr>
<td>Busby Islet Conservation Park</td>
<td>Busby Islet, N.N.E. from Kingscote</td>
</tr>
<tr>
<td>The Pages Conservation Park</td>
<td>The Pages Islands, S.E. from Cape Jervis</td>
</tr>
<tr>
<td>Pullen Island Conservation Park</td>
<td>Pullen Island, adjacent Port Elliot</td>
</tr>
<tr>
<td>Neptune Islands Conservation Park</td>
<td>North and South Neptunes (excluding southern-</td>
</tr>
<tr>
<td></td>
<td>most Island of South Neptunes)</td>
</tr>
<tr>
<td>Althorpe Islands Conservation Park</td>
<td>Althorpe Islands (excluding Section 13 and 61,</td>
</tr>
<tr>
<td></td>
<td>South out of Hundreds)</td>
</tr>
<tr>
<td>Lipson Island Conservation Park</td>
<td>Lipson Island (N.E. from Tumby Bay)</td>
</tr>
<tr>
<td>Olive Island Conservation Park</td>
<td>Olive Island (N.W. from Streaky Bay)</td>
</tr>
<tr>
<td>Rocky Island (north) Conservation Park</td>
<td>Rocky Island (N. from Coffin Bay)</td>
</tr>
<tr>
<td>Rocky Island (south) Conservation Park</td>
<td>Rocky Island (W. from Four Hummocks)</td>
</tr>
<tr>
<td>Sinclair Island Conservation Park</td>
<td>Sinclair Island (E.S.E. from Fowlers Bay)</td>
</tr>
<tr>
<td>Cap Island Conservation Park</td>
<td>Cap Island (N.W. from Mount Hope)</td>
</tr>
<tr>
<td>Baird Bay Islands Conservation Park</td>
<td>Hundred Wrenfordsley, Section 181, island in</td>
</tr>
<tr>
<td></td>
<td>Baird Bay</td>
</tr>
<tr>
<td></td>
<td>Jones Island</td>
</tr>
<tr>
<td>Nuys's Reef Conservation Park</td>
<td>Hundred Wookata, Nuys's Reefs south of Cape</td>
</tr>
<tr>
<td></td>
<td>Adieu</td>
</tr>
<tr>
<td>Greenly Island Conservation Park</td>
<td>Hundred Lake Wangary, Greenly Island, 20 miles</td>
</tr>
<tr>
<td></td>
<td>W.S.W. from Port Whidbey</td>
</tr>
<tr>
<td>Mount Dutton Bay Conservation Park</td>
<td>All Islands in Mount Dutton Bay</td>
</tr>
<tr>
<td></td>
<td>The Brothers, Goat Island and Rabbit Island</td>
</tr>
<tr>
<td>Waldegrave Islands Conservation Park</td>
<td>Waldegrave Island and small island west of</td>
</tr>
<tr>
<td></td>
<td>Waldegrave Island adjacent to Hundred Ward</td>
</tr>
<tr>
<td>Pelican Lagoon Conservation Park</td>
<td>Hundred Dudley, Section 475, 476, 477, 478 and</td>
</tr>
<tr>
<td></td>
<td>479</td>
</tr>
<tr>
<td>Pigface Island Conservation Park</td>
<td>Pigface Island, Hundred Scott, adjacent to Section</td>
</tr>
<tr>
<td></td>
<td>54</td>
</tr>
<tr>
<td>Avoid Bay Islands Conservation Park</td>
<td>Black Rocks adjacent Coffin Bay Peninsula and</td>
</tr>
<tr>
<td></td>
<td>small unnamed islands, S.E. from Section 107</td>
</tr>
<tr>
<td></td>
<td>and 108, Hundred Lake Wangary</td>
</tr>
<tr>
<td>Bird Islands Conservation Park</td>
<td>Bird Islands, S.W. from Wallaroo,</td>
</tr>
<tr>
<td></td>
<td>Hundred of Wallaroo</td>
</tr>
<tr>
<td>Salt Lagoon Islands Conservation Park</td>
<td>Islands E. of Section 78 and 80, Hundred Baker</td>
</tr>
<tr>
<td></td>
<td>and waters within 5 chains</td>
</tr>
<tr>
<td>Maize Island Lagoon Conservation Park</td>
<td>Section 365, 427, Waikerie Irrigation Area,</td>
</tr>
<tr>
<td></td>
<td>Holder Division, Hundred Holder</td>
</tr>
<tr>
<td>Baudin Rocks Conservation Park</td>
<td>Godfrey Islands, north of town of Robe and west</td>
</tr>
<tr>
<td></td>
<td>from Hundred Waterhouse</td>
</tr>
<tr>
<td>Myponga Conservation Park</td>
<td>Hundred Myponga, Section 269 and 270</td>
</tr>
<tr>
<td>Belt Hill Conservation Park</td>
<td>Hundred Rivoli Bay, Section 339</td>
</tr>
<tr>
<td>Carribie Conservation Park</td>
<td>Hundred Carribie, Section 153</td>
</tr>
<tr>
<td>Goose Island Conservation Park</td>
<td>Goose Island and White Rocks Island N.W. of</td>
</tr>
<tr>
<td></td>
<td>Wardang Island and N.W. from Port Victoria</td>
</tr>
<tr>
<td>Kyemba Conservation Park</td>
<td>Hundred Kuitpo, Section 92, 522, 688, 850 and 320</td>
</tr>
<tr>
<td>Hacks Lagoon Conservation Park</td>
<td>Hundred Robertson, Section 249</td>
</tr>
</tbody>
</table>
FIFTH SCHEDULE

The following lands are hereby constituted Game Reserves:

- Katarapko Game Reserve .......... Hundred Katarapko, Cobdogla Irrigation Area, Weigall Division, Section 73, 74
- Bool Lagoon Game Reserve ...... Hundred Robertson, Section 223, 224, Section 356
- Coorong Game Reserve .......... Hundred Santo, that portion of the Coorong situate between a straight line joining Jacks Point to the N.E. corner of Section 5 and a straight line, being the production of the S.E. boundary of Section 5 to the Eastern boundary of the Coorong Teal Island, North Pelican Island, Halfway Island, Pelican Island and Mellor Island Hundred Santo, Section 1, 5, 36 and 37, and 150 link reserve adjacent to Section 5 and 13, Pelican Reef, South Reef, Seagull Island, Snipe Island and Wild Dog Island Hundred Santo, Section 31, 40, 44-48, 50 and 51
- Mud Islands Game Reserve ...... Hundred Baker, Section 642-644, 646-652
- Tolderol Game Reserve .......... Hundred Freeling, Section 349 and 150 link reserve adjacent to section 349
- Bucks Lake Game Reserve ....... Hundred Kongorong, Section 618

SIXTH SCHEDULE

The following lands are hereby constituted Recreation Parks:

- Belair Recreation Park ........... Hundred Adelaide, Section 675
- Para Wirra Recreation Park ...... Hundred Barossa, Section 311
  Hundred Barossa, Section 183-185, 217, 181, 237, 238 and 299
  Hundred Para Wirra, Section 423
  Hundred Para Wirra, Section 428
  Hundred Para Wirra, Section 429
- Glossop Recreation Park ......... Berri Irrigation Area, Section 1444
- Totness Recreation Park ........... Hundred Macclesfield, Section 124
- Caratoola Recreation Park ...... Hundred Haslam, Section 53
- Brownhill Creek Recreation Park Hundred Adelaide, Section 676
- Coulthard Recreation Park ...... Hundred Moorooroo, Part Section 161, C.T. 2382/58
- The Elbow Recreation Park ...... Hundred Adelaide, Part Section 1285, C.T. 1655/79
- Ferguson Recreation Park ...... Hundred Adelaide, Part Section 289, C.T. 367/196, C.T. 2051/195
- Greenhill Recreation Park ...... Hundred Adelaide, Section 578
- Kingston Park Recreation Park ... Hundred Noarlunga, Section 1540, 1541
- Lenswood Recreation Park ...... Hundred Onkaparinga, Part Section 5148, C.T. 2126/186
- Loftis Recreation Park .......... Hundred Noarlunga, Part Section 421 and 422, C.T. 3635/150
- Windy Point Recreation Park ... Hundred Adelaide, Section 597
- Shepherds Hill Recreation Park Hundred Adelaide, Part Section 14 and Part Section 35, C.T. 2396/141
  Hundred Adelaide, Part Section 15, C.T. 3481/181
  Hundred Adelaide, Part Section 36, C.T. 2201/97
SEVENTH SCHEDULE

PROTECTED NATIVE PLANTS

Emu Bush .................................. Eremophila longifolia
Bullock Bush .............................. Heterodendron oleifolium
Native Pittosporum ...................... Pittosporum phillyreoides
Sugar Wood ............................... Myoporum platycarpum
Native Orange ............................ Capparis michellii
Native Peach ............................. Eucarya acuminata
Bitter Quondong .......................... Eucarya murrayana
King Fern ................................. Todea barbara
Coral or Birdnest Fern ................. Gleichenia circinata
Hand Flower .............................. Cheiranthera linearis
Hovea ...................................... Hovea longifolia
Orchids ................................. All species
Sturt Pea .................................. Clianthis formosus

EIGHTH SCHEDULE

RARE SPECIES

Major Mitchell Cockatoo (Kakatoe leadbeateri)
Beautiful Firetail Finch (Zonaeginthus bellus)
Plain Wanderer (Turkey Quail) (Pedionomus torquatus)
Australian Bustard (Wild Turkey) (Eupodotis australis)
Brogla (Native Companion) (Megalornis rubicundus)
Southern Stone Curlew (Burhinus magnirostris)
Glossy Black Cockatoo (Calyptorhynchus lathami)
Ground Parrot (Pezoporus wallicus)
Night Parrot (Geopitthis occidentalis)
Western Whipbird (Psophodes melanops)
Eyrean Grass-Wren (Amytornis goward)
Princess Parrot (Polytelis alexandrae)
Scarlet-chested Parrot (Neophema splendida)
Orange-breasted Parrot (Neophema chrysogaster)
Red-throated Whistler (Pachycephala rufogularis)
Spotted Quail-Thrush (Cinclorhynchus punctatus)
Spotted Bower Bird (Chlamydera maculata)
Western Bower Bird (Chlamydera guttata)
Platypus (Ornithorhynchus anatinus)
Tiger Cat (Dasyurus maculatus)
Common Native Cat (Dasyurus quoll)
Black-tailed Native Cat (Dasyurus geoffreyi)
Brush-tailed Pouched Mouse (Phascogale penicillata)
Banded Ant-eater (Myrmecobius fasciatus)
Marsupial Mole (Notoryctes typhlops)
Nuyt's Islands Bandicoot (Isoodon nauticus)
Barred Bandicoot (Perameles maculata)
Rabbit Bandicoot (Thylacoma nativitatis)
White-tailed Bilby (Thylacoma sylvestris)
Lesser Bilby (Thylacoma minor)
Pig-footed Bandicoot (Chaeropus eucalatus)
Koala (Phascolarctos cinereus)
Pigmy Gliding Possum (Acrobates pygmaeus)
Plain Rat-Kangaroo (Caloprymnus campestris)
Toolach Wallaby (Protemnodon greyl)
Pearson Island Rock-Wallaby (Petrogale pearsoni)
Flinders Island Wallaby (Thylacolea flindersii)
Yellow-footed Rock-Wallaby (Petrogale xanthopus)
NINTH SCHEDULE

UNPROTECTED SPECIES

Zebra Finch (Taeniopygia castanotis)
Budgerigar (Melopsittacus undulatus)
Red Wattlebird (Anthochaera carunculata)
Grey-backed Silvereye (Zosterops halmaturina)
Galah (Kakatoe roseicapilla)
Little Corella (Kakatoe sanguinea)
Australian Raven (Corvus coronoides)
Little Crow (Corvus bennetti)
Australian Crow (Corvus orru ceciliae)
Little Raven (Corvus mellori)
Wild Dog (Dingo) (Canis familiaris)
All poisonous snakes