

Queensland

Planning and Environment Court Bill 2014



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Schedule 1	Dictionary	40

A Bill

for

An Act about the Planning and Environment Court

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The P	arlia	ment of Queensland enacts—	1
Part	1	Preliminary	2
1	Sho	ort title	3
		This Act may be cited as the <i>Planning and Environment Court Act 2014</i> .	4 5
2	Cor	nmencement	6
		This Act commences on a day to be fixed by proclamation.	7
3	Dic	tionary	8
		The dictionary in schedule 1 defines words used in this Act.	9
Part	2	Establishment and jurisdiction	10
Divis	ion	1 Establishment	11
4	Cor	ntinuation	12
	(1)	The Planning and Environment Court (the <i>P&E Court</i>) is continued in existence.	13 14
	(2)	The P&E Court—	15
		(a) is a court of record; and	16
		(b) has a seal that must be judicially noticed.	17

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5	Co	nstituting P&E Court	1
	(1)	The Governor in Council may, by gazette notice, appoint 1 or more District Court judges who are each to constitute the P&E Court.	2 3 4
	(2)	A District Court judge appointed to constitute the P&E Court is called a <i>P&E Court judge</i> .	5 6
	(3)	The appointment may be for a specific period.	7
	(4)	If a District Court judge purports to constitute, and make a decision or order of, the P&E Court, the decision or order is valid despite—	8 9 10
		(a) the judge not having been appointed as a P&E Court judge; or	11 12
		(b) the judge's appointment as a P&E Court judge having ended.	13 14
	(5)	More than 1 P&E Court may sit at the same time.	15
	(6)	When more than 1 P&E Court is sitting at the same time, each may exercise the jurisdiction and powers of the P&E Court.	16 17
6	Ch	ief Judge has overall responsibility for P&E Court	18
	(1)	The Chief Judge is responsible for the administration of the P&E Court and for ensuring the orderly and expeditious exercise of the jurisdiction and powers of the P&E Court.	19 20 21
	(2)	Subject to any Act, the Chief Judge has power to do all things necessary or convenient to perform the functions mentioned in subsection (1).	22 23 24
Div	ision	2 General jurisdiction	25
7	Jui	isdiction	26
	(1)	The P&E Court has jurisdiction given to it under any Act (each an <i>enabling Act</i>).	27 28

	Notes	s—	1
	1	Various Acts give the P&E Court jurisdiction. However, under the Planning Act, chapter 6 and schedule 1 and part 4 of this Act, its main heads of jurisdiction are—	2 3 4
		 appeals against particular planning and planning-related decisions under the Planning Act (in this Act, called 'Planning Act appeals') 	5 6 7
		• appeals against decisions of development tribunals under the Planning Act (in this Act, called 'tribunals').	8 9
	2	For when courts have jurisdiction, see also the <i>Acts Interpretation Act 1954</i> , section 49A.	10 11
(2)	A F than	P&E Court decision or order is non-appealable, other	12 13
	(a)	under part 7; or	14
	(b)	under the relevant enabling Act; or	15
	(c)	to the Supreme Court on the ground of jurisdictional error.	16 17
(3)	In th	nis section—	18
	non- orde	-appealable, for a decision or order, means the decision or er—	19 20
	(a)	is final and conclusive; and	21
	(b)	may not be challenged, appealed against, reviewed, quashed, set aside or called into question in any way in any court.	22 23 24
Dis	strict	Court jurisdiction unimpaired	25
		&E Court judge retains all of the judge's jurisdiction as a rict Court judge.	26 27
Wh	en P	&E Court must remit to tribunal	28
(1)	If—		29
	(a)	a P&E Court proceeding is, or includes, a matter within a tribunal's jurisdiction; and	30 31

9

		(b)	the court is satisfied the matter should be dealt with by the tribunal;	1 2
		the c	ourt must, by order, remit the matter to the tribunal.	3
	(2)	and	he making of the order, the Planning Act, sections 184 193 are taken to apply as if the order were a document ng a tribunal proceeding under that Act.	4 5 6
10	Pri	nciple	es for exercising jurisdiction	7
	(1)		onducting P&E Court proceedings and applying the rules, P&E Court must—	8 9
		(a)	facilitate the just and expeditious resolution of the issues; and	10 11
		(b)	avoid undue delay, expense and technicality.	12
	(2)		parties to a P&E Court proceeding impliedly undertake to ourt and each other to proceed in an expeditious way.	13 14
Divi	sion	3	Declaratory jurisdiction	15
			Declaratory jurisdiction declaratory jurisdiction	15 16
		neral Any		
	Ge	neral Any	declaratory jurisdiction person may start a P&E Court proceeding seeking a	16 17
	Ge	neral Any decla	declaratory jurisdiction person may start a P&E Court proceeding seeking a arration (a declaratory proceeding) about— a matter done, to be done or that should have been done	16 17 18 19
	Ge	neral Any decla (a)	declaratory jurisdiction person may start a P&E Court proceeding seeking a arration (a declaratory proceeding) about— a matter done, to be done or that should have been done for this Act or the Planning Act; or	16 17 18 19 20
Divi	Ge	Any declar (a)	declaratory jurisdiction person may start a P&E Court proceeding seeking a aration (a declaratory proceeding) about— a matter done, to be done or that should have been done for this Act or the Planning Act; or the interpretation of this Act or the Planning Act; or the lawfulness of land use or development under the	16 17 18 19 20 21 22

		Note—	1
		Under the <i>Acts Interpretation Act 1954</i> , section 7, a reference to an Act in this list of subject matter about which a declaration may be sought includes a reference to the statutory instruments made under the Act.	2 3 4 5
	(2)	However, a declaratory proceeding for a matter relating to a call in under the Planning Act may be started only under section 12.	6 7 8
	(3)	Also, a person may not start a declaratory proceeding for a matter under the Planning Act, chapter 3, part 7, division 2 or 4.	9 10 11
	(4)	The P&E Court may also make an order about any declaration it makes.	12 13
12		claratory jurisdiction for Ministerial call in of velopment application	14 15
	(1)	This section applies to an assessment manager for a development application if—	16 17
		(a) the application is the subject of a call in under the Planning Act; and	18 19
		(b) when the call in took place, the assessment manager had not decided, or had refused, the development.	20 21
	(2)	The assessment manager may start a proceeding (also a <i>declaratory proceeding</i>) in the P&E Court for a declaration about a matter done, to be done or that should have been done in relation to the call in.	22 23 24 25
Par	t 3	Rules and orders or directions	26
13	Ru	les	27
	(1)	The Governor in Council may make rules of the P&E Court about any or all of the following matters—	28 29

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		1 2				
	(b) the P&E Court's procedures;	3				
		4 5				
	Example of a matter the rules may provide for—	6				
	a matter that may be dealt with by the P&E Court's officers under part 8	7				
(2)		8 9				
(3)	The P&E Court's procedures are governed by the rules, subject to relevant enabling Acts.	10 11				
(4)	The rules may be uniform rules that apply to other courts.	12				
(5)	The rules are subordinate legislation.	13				
Orders and directions						
(1)	The P&E Court may make an order or direction about the conduct of a P&E Court proceeding.	15 16				
(2)	The Chief Judge may make directions of general application about the P&E Court's procedures.	17 18				
	Note—	19				
	See, for example, section 23.	20				
(3)		21 22				
(4)	An order or direction made under this section may be inconsistent with a provision of the rules.	23 24				
(5)	direction made under this section and a provision of the rules, the order or direction prevails to the extent of the	25 26 27 28				
	me on one of the contract of t					
	(3) (4) (5) Orc (1) (2) (3) (4)	be prescribed by the rules; (b) the P&E Court's procedures; (c) anything necessary or convenient for the P&E Court's purposes. Example of a matter the rules may provide for— a matter that may be dealt with by the P&E Court's officers under part 8 (2) However, the rules may be made only with the concurrence of the Chief Judge and a P&E Court judge. (3) The P&E Court's procedures are governed by the rules, subject to relevant enabling Acts. (4) The rules may be uniform rules that apply to other courts. (5) The rules are subordinate legislation. Orders and directions (1) The P&E Court may make an order or direction about the conduct of a P&E Court proceeding. (2) The Chief Judge may make directions of general application about the P&E Court's procedures. Note— See, for example, section 23. (3) In making an order or direction under this section, the interests of justice are paramount. (4) An order or direction made under this section may be inconsistent with a provision of the rules. (5) However, if there is an inconsistency between an order or direction made under this section of the rules,				

Part 4			Powers and procedure (general)	
Divi	sion	1 Alteri	native dispute resolution	3
Sub	divis	ion 1 ADR	process	4
15	Pu	pose of sdiv 1		5
			s subdivision is to provide an opportunity &E Court proceeding to participate in an	6 7 8
16	AD	R process		9
	(1)	rules in which an A the subject of the F	ADR registrar helps the parties to a dispute P&E Court proceeding to achieve an early, nent or resolution of the dispute.	10 11 12 13
	(2)	_	s includes all the steps involved in the the following steps—	14 15
		(a) ADR confere	nces;	16
		(b) pre-ADR cosessions;	onference and post-ADR conference	17 18
		(c) joint sessions	of some or all of the parties;	19
		(d) private session	ns;	20
		(e) another step p	prescribed by the rules.	21
	(3)		may, as part of the ADR process, confer bout the way to conduct the P&E Court	22 23 24

- 1	, ,

17	Re	ferral to ADR process	1
		If a P&E Court proceeding is referred to an ADR process—	2
		(a) the proceeding is not stayed, unless the P&E Court orders otherwise; but	3
		(b) the P&E Court can not decide the proceeding until the ADR process has been finalised.	5 6
18	Re	solution agreement	7
	(1)	If the parties agree on a resolution of their dispute or part of it at or after an ADR process, the agreement must be written down and signed by or for each party and by the ADR registrar who conducted the ADR process.	8 9 10 11
	(2)	The agreement has effect as a compromise.	12
19	Do	cuments to be filed	13
	(1)	As soon as practicable after an ADR process has finished, the ADR registrar who conducted the ADR process must file a certificate about the ADR process in the approved form.	14 15 16
	(2)	The certificate must not contain comment about the extent to which a party participated or refused to participate in the ADR process.	17 18 19
	(3)	However, the certificate may indicate that a party did not attend the ADR process.	20 21
20	Ord	ders giving effect to resolution agreement	22
	(1)	A party may apply to the P&E Court for an order giving effect to an agreement reached at or after an ADR process.	23 24
	(2)	However, a party may apply for the order only after the ADR registrar's certificate has been filed.	25 26
	(3)	The P&E Court may make any order it considers appropriate in the circumstances.	27 28

21	Pre	eserv	ation of confidentiality	1
	(1)	acqu	ADR registrar must not disclose to anyone information aired by the ADR registrar during an ADR process, other under subsection (2).	2 3 4
		Max	timum penalty—50 penalty units.	5
	(2)	The	ADR registrar may disclose the information—	6
		(a)	with the agreement of the person to whom the information relates or someone else authorised by the person; or	7 8 9
		(b)	for the purpose of giving effect to this part; or	10
		(c)	for statistical purposes not likely to reveal the identity of a person to whom the information relates; or	11 12
		(d)	for an inquiry or proceeding about an offence happening during the ADR process; or	13 14
		(e)	for a proceeding founded on fraud alleged to be connected with, or to have happened during, the ADR process; or	15 16 17
		(f)	if the disclosure is authorised under an Act or another law.	18 19
Sub	divis	sion	2 P&E Court proceedings	20
22	AD	R reg	gistrar's powers to hear and decide	21
		deci	P&E Court proceeding, an ADR registrar may hear and de and make an order or direction (including a final ment or order) if—	22 23 24
		(a)	the proceeding is a matter within a tribunal's jurisdiction and the chief executive decides under the Planning Act, section 196 or 198, to end the proceeding without establishing another or any tribunal; or	25 26 27 28
		(b)	the proceeding relates to a minor change to a development application or development approval under the Planning Act; or	29 30 31

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		(c) the P&E Court makes a direction (an <i>ADR direction</i>) that an ADR registrar is to hear and decide a particular P&E Court proceeding.	1 2 3
		Note—	4
		For costs relating to a proceeding under paragraph (a) or (b), see section 62(4). For costs because of an ADR direction, see section 61(3).	5
23	AD	R registrar's powers on Chief Judge's direction	7
		The Chief Judge may give directions about the matters and the	8
		types of proceedings in which an ADR registrar may exercise the P&E Court's powers for P&E Court proceedings.	9 10
24	Со	nduct of proceedings	11
	(1)	Subject to section 28, the ADR registrar for a P&E Court proceeding may decide how to conduct the proceeding.	12 13
	(2)	However, the ADR registrar must give the parties to the proceeding—	14 15
		(a) notice of the time and place of any hearing; or	16
		(b) if the ADR registrar decides the proceeding can be decided on written submissions only—a notice requiring the submissions to be given to the ADR registrar within a stated reasonable period.	17 18 19 20
25	Re	ference to P&E Court by ADR registrar	21
	(1)	If an ADR registrar considers it would be more appropriate for the P&E Court to decide a matter in a P&E Court proceeding before the registrar, the registrar may refer the matter to the court.	22 23 24 25
	(2)	The P&E Court may dispose of the matter or refer it back to the ADR registrar with any direction the court considers appropriate.	26 27 28

26	Re	view by P&E Court	1
	(1)	The P&E Court may review any decision, direction or act of an ADR registrar (a <i>court review</i>).	2 3
	(2)	A party to a P&E Court proceeding for which an ADR registrar is exercising, or has exercised, powers may apply for a court review only within—	4 5 6
		(a) 15 business days after the decision, direction or act complained of is made or done; or	7 8
		(b) if the P&E Court is satisfied there are sufficient grounds to allow a longer period—the longer period allowed by the P&E Court.	9 10 11
	(3)	A court review is to be on the material that was before the ADR registrar and any additional material the P&E Court gives leave to consider.	12 13 14
Suk	divis	sion 3 ADR registrar's powers	15
27	AD	R registrar's powers—general	16
	(1)	In a P&E Court proceeding, an ADR registrar may make an order or give a direction as follows—	17 18
		(a) if the parties consent in writing;	19
		(b) about the conduct of an ADR conference, or at the end of an ADR conference, to ensure the expeditious progress of the proceeding.	20 21 22
	(2)	However, subject to section 22, the order can not be a final judgment or order.	23 24
28	Pro	ovision for exercise of ADR registrar's powers	25
		The following apply for the exercise of powers, including the hearing and deciding of a P&E Court proceeding, by the ADR registrar—	26 27 28
		(a) the ADR registrar must—	29

			(i)	facilitate the just and expeditious resolution of the issues; and	1 2
			(ii)	avoid undue delay, expense and technicality; and	3
			(iii)	act with as little formality as is consistent with a fair and appropriate consideration of the issues;	4 5
		(b)	proc	provisions of this Act relevant to a P&E Court reeding apply as if the proceeding were before the E Court;	6 7 8
		(c)		ADR registrar must ensure all parties are afforded ral justice;	9 10
		(d)		ADR registrar may, subject to paragraph (c), prohibit egulate questioning in the hearing.	11 12
Divi	sion	2		Powers	13
29	Wh	ere F	%E (Court may sit	14
		The	P&E	Court may sit at any place.	15
30	Ad	journ	ment	ts	16
			P&E eedin	Court may do the following for a P&E Court g—	17 18
		(a)	adjo	urn it from time to time and place to place;	19
		(b)	adjo	urn it to a time, or a time and place, to be fixed.	20
31	Sul	bpoe	nas		21
	(1)	The	P&E	Court may summon a person as a witness and—	22
		(a)	_	ire the person to produce in evidence documents in person's possession or power; and	23 24
		(b)	exar	nine the person; and	25

		(c) punish the person for not attending under the summons or for refusing to give evidence or for failing or refusing to produce the documents.	1 2 3
	(2)	Despite subsection (1), a person is not required to give evidence that may tend to incriminate the person.	4 5
	(3)	For subsection (1), a P&E Court judge has the same powers as a District Court judge.	6 7
32	P&	E Court may extend period to take an action	8
	(1)	This section applies if the rules or a relevant enabling Act requires an action relating to a P&E Court proceeding or proposed P&E Court proceeding to be taken within a particular period or before a particular time, even if the period has ended or the time has passed.	9 10 11 12 13
	(2)	The P&E Court may allow a longer period or different time to take the action if satisfied there are sufficient grounds for the extension.	14 15 16
33	Tak	king and recording evidence	17
		The P&E Court must take evidence on oath, affirmation, affidavit, declaration or in another way the court considers appropriate and must record the evidence.	18 19 20
34	Po	wer to state case for Court of Appeal	21
	(1)	This section applies if—	22
		(a) a question of law arises during a P&E Court proceeding; and	23 24
		(b) the proceeding has not ended; and	25
		(c) the P&E Court judge presiding considers it desirable that the Court of Appeal decides the question.	26 27
	(2)	The P&E Court judge may state the question in the form of a case stated for the Court of Appeal's opinion.	28

	(3)		ourt of Appeal decides the case stated, the P&E not make a decision to which the question is	1 2 3
	(4)	proceed in a	Court can not, in the P&E Court proceeding, way, or make a decision, inconsistent with the peal's decision on the case stated.	4 5 6
35	Ter	ms of orders	s etc.	7
			ourt may make an order, give leave or do anything norised to do on terms it considers appropriate.	8 9
36	Co	ntempt and	contravention of orders	10
	(1)		t judge has the same power to punish a person for a District Court judge.	11 12
	(2)		t Court of Queensland Act 1967, section 129 e P&E Court in the same way as it applies to the rt.	13 14 15
37	Dis	cretion to de	eal with noncompliance	16
	(1)	provision of	Court finds there has been noncompliance with a this Act or an enabling Act, the court may deal ter in the way it considers appropriate.	17 18 19
	(2)		ting subsection (1) and to remove any doubt, it is subsection (1)—	20 21
		develoj	for a development approval that has lapsed, or a pment application that has lapsed or has not been ly made under the Planning Act; and	22 23 24
		(b) is not l	imited to—	25
		` '	rcumstances in relation to a current P&E Court roceeding; or	26 27
		, , , <u>.</u>	rovisions under which there is a positive bligation to take particular action.	28 29
	(3)	In this sectio	n—	30

		non	comp	liance, with a provision, includes—	1
		(a)		-fulfilment of part or all of the terms of the vision; and	2 3
		(b)	a pa	rtial noncompliance with the provision.	4
		prov	rision	includes a definition.	5
38				ns if P&E Court judge or ADR registrar dies	6 7
	(1)	proc dies	eedin or ca	n (2) applies if, after starting to hear a P&E Court g, the P&E Court judge presiding (the <i>first judge</i>) in not continue with the proceeding for any reason, for example, absence or illness.	8 9 10 11
	(2)	Ano	ther F	P&E Court judge may—	12
		(a)	afte	r consulting the parties—	13
			(i)	order the proceeding be reheard; or	14
			(ii)	adjourn the proceeding to allow the first judge to continue dealing with the proceeding when able; or	15 16
		(b)	with	the parties' consent, make an order about—	17
			(i)	deciding the proceeding; or	18
			(ii)	completing the hearing of, and deciding, the proceeding.	19 20
	(3)	proc the	eedin	starting to perform functions for a P&E Court g, an ADR registrar dies or can not continue with eding for any reason, the proceeding is to be dealt e way the P&E Court considers appropriate.	21 22 23 24
Div	ision	3		Parties	25
39	Pla	nnin	g Mir	nister	26
	(1)			on applies for a declaratory proceeding or Planning al at any time before it is decided.	27 28

	(2)	If the planning Minister becomes satisfied the proceeding involves a State interest, that Minister—	1 2
		(a) is entitled to be represented in the proceeding; and	3
		(b) may elect to be a party in the proceeding by filing in the P&E Court a notice of election in the approved form.	4 5
	(3)	The election may be made at any time before the proceeding is decided.	6 7
	(4)	In this section—	8
		<i>planning Minister</i> means the Minister administering the Planning Act, chapter 6, part 2.	9 10
		State interest see the Planning Act, schedule 2.	11
40	Ар	pearance	12
	·	A party to a P&E Court proceeding may appear personally or by lawyer or agent.	13 14
41	Re	presentative proceedings in particular cases	15
	(1)	A person (the <i>representative</i>) may start a P&E Court proceeding of the following kind on behalf of someone else (the <i>represented</i>)—	16 17 18
		(a) a declaratory proceeding;	19
		(b) a proceeding for an enforcement order under the Planning Act.	20 21
	(2)	However, the proceeding may be started only if the following consents—	22 23
		(a) if the represented is a person—the person;	24
		(b) if the represented is an unincorporated body—its committee or other controlling or governing body.	25 26
	(3)	The represented may contribute to, or pay, the expenses, including legal costs, incurred by the representative in relation to the proceeding.	27 28 29

Divis	sion	4 Miscellaneous	1
42	P&	E Court proceedings open to public	2
		A P&E Court proceeding, other than a proceeding ordered by the court to be decided on written submissions only, must be open to the public, unless the rules provide otherwise.	3 4 5
43	Nat	ture of appeal in general	6
		Subject to any relevant enabling Act, an appeal to the P&E Court is by way of hearing anew.	7 8
44	Pri	vileges, protection and immunity	9
	(1)	A person who is 1 of the following in a P&E Court proceeding has the same privileges, protection or immunity as the person would have if the proceeding were in the District Court—	10 11 12
		(a) the P&E Court judge presiding over the proceeding;	13
		(b) a party to the proceeding;	14
		(c) a lawyer or agent appearing in the proceeding;	15
		(d) a witness attending in the proceeding.	16
	(2)	In performing the functions of an ADR registrar, the ADR registrar has the same privileges, protection or immunity as a District Court judge performing a judicial function.	17 18 19
Part	5	Planning Act proceedings	20
· ait	•	r laming Act proceedings	20
		Note—	21
		The Planning Act provides for matters about starting an appeal. See schedule 1, part 1 of that Act.	22 23

Division	1 Planning Act appeals	1
45 Wł	no must prove case	2
(1)	For a Planning Act appeal about any of the following matters, the appellant must establish the appeal should be upheld—	3 4
	(a) an application or request under the Planning Act for which the appellant was the applicant or person making the request;	5 6 7
	(b) a local government's decision, or the conditions applied, under a local law about the use of premises or the erection of a building or other structure under the Planning Act;	8 9 10 11
	(c) an infrastructure charges notice, or a notice amending an infrastructure charges notice, under the Planning Act;	12 13
	(d) a decision by a tribunal.	14
(2)	For a Planning Act appeal about a development application by a submitter or referral agency (advice only) under the Planning Act, the applicant must establish the appeal should be dismissed.	15 16 17 18
(3)	For a Planning Act appeal by the recipient of an enforcement notice under the Planning Act, the enforcement authority that gave the notice must establish the appeal should be dismissed.	19 20 21
(4)	For a Planning Act appeal by a person dissatisfied with a decision about compensation under the Planning Act, the local government that decided the claim for the compensation must establish the appeal should be dismissed.	22 23 24 25
46 Na	ture of appeal	26
(1)	A Planning Act appeal is by way of hearing anew.	27
(2)	However, if the appellant was the applicant or a submitter for a development application the subject of the appeal, subsection (1) applies subject to subsections (3) to (6).	28 29 30

(3)	The Planning Act, section 40 applies for the P&E Court's decision on the appeal as if—	1 2
	(a) the P&E Court were the assessment manager for the development application; and	3 4
	(b) the reference in subsection (6) of that section to when the assessment manager decides the application were a reference to when the P&E Court makes the decision.	5 6 7
(4)	The P&E Court can not consider a change to the development application unless the change is only a minor change under the Planning Act to the application.	8 9 10
(5)	The P&E Court can not consider a change to the development approval the subject of the development application unless the change is only a minor change under the Planning Act to the approval.	11 12 13 14
(6)	The P&E Court is not prevented from considering and making a decision about a ground of appeal (based on a referral agency response under the Planning Act) merely because that Act required the assessment manager to refuse the development application or approve it subject to conditions.	15 16 17 18 19
(7)	If the appeal is against a decision about a superseded scheme development application under the Planning Act, the P&E Court must—	20 21 22
	(a) consider the aspect of the appeal relating to the assessment manager's consideration of the superseded scheme in question as if the application had been made under the superseded scheme; and	23 24 25 26
	(b) in considering the aspect, disregard the planning scheme in force when the application was made.	27 28
Apı	peal decision	29
(1)	In deciding a Planning Act appeal, the P&E Court must decide to do 1 of the following (the <i>appeal decision</i>) for the decision appealed against—	30 31 32
	(a) confirm it:	33

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		(b)	chai	nge it;	1
		(c)	set i	t aside and—	2
			(i)	make a decision replacing it; or	3
			(ii)	return the matter to the entity that made the decision appealed against with directions the P&E Court considers appropriate.	4 5 6
	(2)		app aratio opria	ns or directions the P&E Court considers	7 8 9
	(3)	appe for t	ealed a he Pla been	al decision (other than one to confirm the decision against or to set it aside and return a matter) is taken, anning Act (other than chapter 6 and schedule 1) to made by the entity that made the decision appealed	10 11 12 13 14
Divi	sion	2		Evidence in P&E Court proceedings	15
48	Ар	plicat	tion o	of division	16
		This	divis	ion applies to the following proceedings—	17
		(a)	any	Planning Act proceeding;	18
		(b)	any	declaratory proceeding.	19
		Note-	_		20
				e Planning Act, section 233, this division also applies to a	21
		Co	urt or i	ng relating to the Planning Act in a court other than the P&E in a tribunal and to anyone else acting judicially in relation to a ng relating to the Planning Act.	22 23 24
49	Ар	Co	urt or i	in a tribunal and to anyone else acting judicially in relation to a	23
49	Ар	Co pro point It is	urt or increased in the control of t	in a tribunal and to anyone else acting judicially in relation to a ng relating to the Planning Act.	23 24
49	Ар	Co pro point It is	ment not	in a tribunal and to anyone else acting judicially in relation to a ng relating to the Planning Act. ts and authority necessary to prove either of the following for an	23 24 25 26
49	Ар	Co pro point It is enfo	ment not rcema	in a tribunal and to anyone else acting judicially in relation to a ng relating to the Planning Act. Its and authority necessary to prove either of the following for an ent authority CEO—	23 24 25 26 27

50	Sig	ınatu	res	1
			gnature purporting to be that of an enforcement authority D is evidence of the signature it purports to be.	2 3
51	Ins	trum	ents, equipment and installations	4
	(1)	an conc	prescribed instrument, equipment or installation used by appropriately qualified person under any prescribed ditions is taken to be accurate and precise in the absence of ence to the contrary.	5 6 7 8
	(2)	In th	nis section—	9
			cribed means prescribed by a regulation under the uning Act.	10 11
52	An	alyst	's certificate or report	12
		appr	certificate or report purporting to be signed by an copriately qualified person and stating any of the following ters is evidence of the matter—	13 14 15
		(a)	the person's qualifications;	16
		(b)	the person took, or received from a stated person, a stated sample;	17 18
		(c)	the person analysed the sample on a stated day, or during a stated period, and at a stated place;	19 20
		(d)	the results of the analysis.	21
53		idenc signa	ee of planning instruments or notices of tion	22 23
	(1)		ertified copy of a planning instrument or a designation ce is evidence of the content of the instrument or notice.	24 25
	(2)		P&E Court must take judicial notice of a certified copy of anning instrument or designation notice.	26 27

	(3)	A copy of the gazette or newspaper containing a notice about the making of a planning instrument is evidence of the matters stated in the notice.	1 2 3
	(4)	In this section—	4
		certified copy see the Planning Act, schedule 2.	5
		<i>designation notice</i> means a notice under the Planning Act, section 31 of the designation of land for the development of infrastructure.	6 7 8
54	Pla	nning instruments presumed to be within power	9
		A Minister's or local government's power under the Planning Act to make a planning instrument is to be presumed, unless the issue is raised.	10 11 12
55	Ev	idence of local planning instruments	13
	(1)	A local government's chief executive officer may certify a document to be a true copy of all or part of any of its local planning instruments in force at a stated time.	14 15 16
	(2)	The certified document is admissible in evidence as if it were the original.	17 18
56	Eff	ect of planning and development certificates	19
		A planning and development certificate under the Planning Act is evidence of the matters the certificate states.	20 21
57	Ev	identiary aids generally	22
	(1)	A certificate purporting to be signed by an enforcement authority CEO stating any of the following matters is evidence of the matter—	23 24 25
		(a) a stated document is—	26
		(i) an appointment or a copy of an appointment; or	27

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			(ii)	a direction or decision, or a copy of a direction or decision, given or made under the Planning Act; or	1 2
			(iii)	a notice, order, permit or other document, or a copy of a notice, order, permit or other document, given under the Planning Act;	3 4 5
		(b)	deve	stated day, or during a stated period, the benefit of a elopment permit for stated development was or was vested in a stated person;	6 7 8
		(c)	on a perm	stated day, or during a stated period, a development nit—	9 10
			(i)	was or was not in effect for a stated person or development; or	11 12
			(ii)	was or was not subject to a stated condition;	13
		(d)		stated day, a stated person was given a stated notice rection under the Planning Act;	14 15
		(e)		ated amount is payable under the Planning Act by a diperson and has not been paid.	16 17
((2)		state		
(` /	In thi	state is sec	d person and has not been paid.	17
Part 6		In thi	state is sec	d person and has not been paid.	17 18
	6	In thi	state is sec	ent permit see the Planning Act, section 44(3).	17 18 19
Part 6	6 on ⁻	In thi devel	state is sec	tion— ent permit see the Planning Act, section 44(3). Costs	17 18 19 20
Part 6 Division	6 on ⁻	In thi devel	state s sec	costs Costs Security for costs	17 18 19 20 21

		(a) order the proceeding-starter to give security that the P&E Court considers appropriate for the respondent's costs of and incidental to the proceeding; and	1 2 3
		(b) make an order under the Planning Act, section 69(2)(b), unless and until the security is given.	4 5
	(3)	Without limiting the matters to which the P&E Court may have regard in ordering security for costs, it may have regard to the matters mentioned in section 60 to the extent they are relevant.	6 7 8 9
	(4)	In this section—	10
		<i>proceeding-starter</i> means the party who started the proceeding (whether as an applicant or appellant) regardless of who bears the onus of proof or must prove their case.	11 12 13
		<i>respondent</i> means a party other than the proceeding-starter or a party joined with the proceeding-starter.	14 15
Div	ision	2 Costs in P&E Court proceedings	16
Div 59		2 Costs in P&E Court proceedings neral costs provision	16 17
		·	
	Ge	neral costs provision Subject to the following, the costs of a P&E Court proceeding	17 18
	Ge	neral costs provision Subject to the following, the costs of a P&E Court proceeding are in the court's discretion—	17 18 19
	Ge	neral costs provision Subject to the following, the costs of a P&E Court proceeding are in the court's discretion— (a) sections 61 and 62;	17 18 19 20
	Ge (1)	neral costs provision Subject to the following, the costs of a P&E Court proceeding are in the court's discretion— (a) sections 61 and 62; (b) any relevant enabling Act. Subject to section 62(3), the discretion includes the power to order costs against someone who has an interest in the	17 18 19 20 21 22 23
	Ge (1)	neral costs provision Subject to the following, the costs of a P&E Court proceeding are in the court's discretion— (a) sections 61 and 62; (b) any relevant enabling Act. Subject to section 62(3), the discretion includes the power to order costs against someone who has an interest in the proceeding but is not a party to the proceeding. The P&E Court may order that the amount of costs awarded must be decided under the appropriate procedure and scale of	17 18 19 20 21 22 23 24 25 26

	costs	s —	1
	(a)	for a P&E Court proceeding of the following type, includes a party's costs to investigate, or gather evidence for, the proceeding that the P&E Court decides the party reasonably incurred—	2 3 4 5
		(i) a declaratory proceeding about the lawfulness of land use or development under the Planning Act, including any order under section 11(4);	6 7 8
		(ii) an appeal against the giving of an enforcement notice under the Planning Act (an <i>enforcement notice appeal</i>);	9 10 11
		(iii) a proceeding for an enforcement order or interim enforcement order under the Planning Act; and	12 13
	(b)	for an enforcement notice appeal, also includes costs relating to investigations or gathering of evidence for the giving of the relevant enforcement notice.	14 15 16
		reeding includes a part of a proceeding and an application proceeding.	17 18
60	Specific	criteria for making costs order	19
	have	nout limiting the matters to which the P&E Court may regard in making a costs order in a P&E Court reeding, it may have regard to any or all of the following—	20 21 22
	(a)	the relative success of the parties;	23
	(b)	the parties' commercial interests;	24
	(c)	whether a party commenced or participated in the proceeding for an improper purpose or without reasonable prospects of success;	25 26 27
	(d)	for merit assessment of development under the Planning Act—whether matters to which regard was had, or the assessment was against, were relevant;	28 29 30
		Note—	31
		See the Planning Act, section 40.	32

(e)		an appeal where, under section 46(4), the P&E court consider a change to a development application—	1 2
	(i)	the circumstances relating to making the change; and	3 4
	(ii)	its effect on the proceeding;	5
(f)	may	hether the proceeding involved an issue that affects, or any affect, a matter of public interest, in addition to any ersonal right or interest of a party;	
(g)	whe	ether a party has acted unreasonably—	9
	(i)	leading up to the proceeding; or	10
		Example—	11
		A Planning Act appeal is against a decision on a development application. An information request under that Act was made of the applicant. The applicant may have acted unreasonably by not, in responding to the request, giving all of the information reasonably required before the decision was made.	12 13 14 15 16 17
	(ii)	in conducting the proceeding;	18
		Examples—	19
		 not giving another party reasonable notice of intention to apply for an adjournment 	20 21
		 a party's conduct causing an adjournment 	22
(h)		ether a party has incurred costs only because another by has done either or both of the following—	23 24
	(i)	introduced, or sought to introduce, new material;	25
	(ii)	contravened all or part of—	26
		(A) a provision of an enabling Act relating to an issue in the proceeding; or	27 28
		(B) the procedural requirements under the rules or an order or direction under section 14;	29 30
(i)		ether a party should have taken a more active part in a ceeding and did not do so.	31 32

(e)

		Example for paragraph (i)—	1
		a party does not adduce sufficient evidence for any or all grounds relied on by the party and the P&E Court considers the party could or ought to have done so	2 3 4
61	Pro	ovision for participation in ADR process	5
	(1)	This section applies if the parties to a P&E Court proceeding participate in an ADR process under this Act.	6 7
		Note—	8
		Under section 80, particular provisions of the repealed <i>Sustainable Planning Act 2009</i> continue in effect as if they were part of the rules.	9 10
	(2)	Unless the P&E Court otherwise orders, the parties must bear their own costs of the proceeding if—	11 12
		(a) the participation was early in the proceeding; and	13
		(b) the proceeding is resolved during the ADR process or soon after it was finalised.	14 15
	(3)	Otherwise, the costs of the proceeding include the costs of the ADR process.	16 17
62	Со	sts provisions for particular proceedings	18
	(1)	The costs of a Planning Act proceeding for an enforcement order or an interim enforcement order follow the event, unless the P&E Court otherwise orders.	19 20 21
	(2)	If the P&E Court declares that an owner wrongly sought the cancellation of a development approval in contravention of the owner's consent requirement under the Planning Act, it must award costs against the owner.	22 23 24 25
	(3)	If the P&E Court allows an assessment manager to withdraw from an appeal, it can not award costs against the assessment manager.	26 27 28
	(4)	If, under section 22, an ADR registrar hears and decides a P&E Court proceeding, the parties must bear their own costs of the proceeding.	29 30 31

Part 7		Appeals to Court of Appeal	
63	Wh	no may appeal	2
	(1)	A party to a P&E Court proceeding may appeal a decision in the proceeding, but only on the ground of error or mistake in law or jurisdictional error.	3 4 5
	(2)	However, the appeal may be made only with the leave of the Court of Appeal.	6 7
	(3)	Power to grant leave may be exercised by a single judge of appeal.	8 9
64	Wh	en leave to appeal must be sought and appeal made	10
	(1)	A party intending to seek the Court of Appeal's leave to appeal against a P&E Court decision must apply for the leave within 30 business days after receiving the decision.	11 12 13
	(2)	A notice of appeal must be served and filed within 30 business days after any grant of the leave unless the Court orders otherwise.	14 15 16
65	Со	urt of Appeal's powers	17
		The Court of Appeal may do 1 or more of the following—	18
		(a) return the matter to the P&E Court to decide in accordance with the appeal decision;	19 20
		(b) affirm, amend, or revoke the decision appealed against and substitute another order or decision for the decision;	21 22
		(c) make an order it considers appropriate.	23
		Note—	24
		See also the Planning Act, section 69.	25

Part	8	Registry and officers	1
66	Re	gistrars and other officers	2
	(1)	The P&E Court's principal registrar is the principal registrar appointed for the District Court.	3 4
	(2)	The P&E Court's registrars are the registrars appointed for the District Court.	5 6
	(3)	The P&E Court's other officers are the other officers appointed for the District Court.	7 8
67	AD	R registrar	9
		The P&E Court's principal registrar may, after consulting the Chief Judge, appoint a registrar or other officer of the P&E Court as an ADR registrar of the court.	10 11 12
68	Re	gistries	13
	(1)	Each District Court registry is a registry of the P&E Court.	14
	(2)	The registry of the P&E Court at Brisbane is the P&E Court's principal registry.	15 16
	(3)	The P&E Court's registries are under the P&E Court's principal registrar's control.	17 18
	(4)	The principal registrar may give directions in connection with the P&E Court and P&E Court proceedings to the P&E Court's registrars and other officers employed in the registries.	19 20 21
69	Р&	E Court records	22
	(1)	The P&E Court's principal registrar must keep records of P&E Court decisions and perform the other functions the court directs.	23 24 25
	(2)	The P&E Court's records held at a place must be kept in the custody of the P&E Court's principal registrar.	26 27

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Part 9		Miscellaneous		
70 A n		nual report		
	(1)	As soon as practicable but no later than 4 months after the end of each financial year, the Chief Judge must prepare and give to the Minister a written report about the operation of the P&E Court during the financial year.	3 4 5 6	
	(2)	The Minister must table a copy of the report in the Legislative Assembly within 14 sitting days after receiving the report.	7 8	
	(3)	The Chief Judge may combine the report with the District Court report for the same financial year in the 1 report.	9 10	
	(4)	In this section—	11	
		District Court report means the report prepared under the District Court of Queensland Act 1967, section 130A, for a financial year.	12 13 14	
71	Jud	dicial notice	15	
		All courts and persons acting judicially must take judicial notice of the appointment and signature of persons holding office under this Act.	16 17 18	
72	Аp	proval of forms	19	
		The Chief Judge and another P&E Court judge may approve forms for use under this Act.	20 21	
73	Re	gulation-making power	22	
	(1)	The Governor in Council may make regulations under this Act.	23 24	
	(2)	A regulation may impose a penalty of no more than 20 penalty units for a contravention of a regulation.	25 26	

Part 10		Savings and transitional provisions	
		Note—	3
		For other transitional provisions concerning the P&E Court, see the Planning Act, chapter 8, part 1.	4 5
74	Def	initions for part	6
		In this part—	7
		commencement means the day section 4 commences.	8
		<i>court</i> means the Planning and Environment Court continued under repealed SPA, immediately before the commencement.	9 10
		repealed SPA means the repealed Sustainable Planning Act 2009.	11 12
75	Coi	ntinuance of existing judgeships	13
		On the commencement, a judge of the court becomes a P&E Court judge for the rest of the judge's unexpired term of office as a judge of the court.	14 15 16
76	Exi	sting proceedings and proceeding rights	17
	(1)	This section applies to a person who was entitled to start proceedings, or had started proceedings, under repealed SPA for a matter under an enabling Act.	18 19 20
	(2)	If proceedings had not been started before repealed SPA was repealed, proceedings may be brought only under this Act.	21 22
	(3)	For proceedings that were started in the court before repealed SPA was repealed—	23 24
		(a) repealed SPA continues to apply to the proceedings; and	25
		(b) this Act applies to any appeal in relation to the	26 27

(4)	For applying repealed SPA, a reference to the court is taken to be a reference to the P&E Court.		1 2	
(5)	Also, to remove any doubt, it is declared that repealed SPA, section 440—		3 4	
	(a)	appl and	lies also for a development approval that has lapsed;	5 6
	(b)	is no	ot limited to—	7
		(i)	circumstances in relation to a court proceeding under repealed SPA or a current P&E Court proceeding; or	8 9 10
		(ii)	provisions under which there is a positive obligation to take particular action; and	11 12
	(c)	com	lies as if a reference to a provision not being applied with, or not being fully complied with, is en to include—	13 14 15
		(i)	non-fulfilment of part or all of the provision; and	16
		(ii)	a partial noncompliance with the provision.	17
(6)	In th	is sec	etion—	18
	prov	ision	includes a definition.	19
Co	ntinu	ance	of existing orders and directions	20
(1)		menc	of the court in force immediately before the ement continues in effect as an order of the P&E	21 22 23
(2)			r may be discharged or amended under this Act by Court.	24 25
(3)	A direction (a <i>practice direction</i>) issued by the Chief Judge of the District Court under repealed SPA, section 446(2), and in force immediately before the commencement continues in force as if it were made under section 14(2).		26 27 28 29	
(4)	to n		e direction must be read with the changes necessary it consistent with, and adapt its operation to, all Acts.	30 31 32

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	(5)	Subsections (3) and (4) do not prevent further directions from amending or repealing a practice direction.	1 2
78	Exi	isting references to court	3
		In another Act or document, a reference to the court is taken to be a reference to the P&E Court.	4 5
79	Exi	isting rules migrate to this Act	6
	(1)	The <i>Planning and Environment Court Rules 2010</i> (the 2010 <i>rules</i>) are taken to be the rules under this Act until this section expires.	7 8 9
	(2)	The 2010 rules must be read with the changes necessary to make them consistent with, and adapt their operation to, all enabling Acts.	10 11 12
		Example—	13
		A reference to a provision (the <i>repealed provision</i>) of chapter 7 of repealed SPA must be read as a reference to any provision of this Act or of the Planning Act that corresponds, or substantially corresponds, to the repealed provision.	14 15 16 17
	(3)	This section does not prevent further rules from amending or repealing the 2010 rules.	18 19
	(4)	This section expires on the earlier of the following—	20
		(a) 6 months after the commencement;	21
		(b) if, during the 6 months, a provision of the rules repeals all of the 2010 rules that were taken to be the rules under this Act—when the provision commences.	22 23 24
80		gration of particular repealed SPA provisions about the E Court to the rules	25 26
	(1)	Despite their repeal, repealed SPA, sections 456(8) and 459 (the <i>SPA provisions</i>) continue in effect until this section expires for any matter not provided for under the rules as if they formed part of the rules.	27 28 29 30

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(2)	The SPA provisions must be read with the changes necessary to make them consistent with, and adapt their operation to—		1 2
	(a)	this Act; and	3
	(b)	the rules (whether they provide for the matter in the same way as, or a different way from, the SPA provisions); and	4 5 6
	(c)	the Planning Act, chapter 6.	7
(3)		rules may amend or repeal the effect of either or both of SPA provisions under this section.	8 9
(4)	This section expires on the earlier of the following—		10
	(a)	6 months after the commencement;	11
	(b)	the repeal, under subsection (3), of the effect of both of the SPA provisions.	12 13

Schedule 1 Dictionary

1

2

section 3

ADR conference means a mediation or a chaired meeting of experts, a case management conference or without prejudice conference convened under the rules.	3 4 5
ADR direction see section 22(c).	6
ADR process see section 16(1).	7
ADR registrar means a person holding appointment under section 67 as an ADR registrar of the P&E Court.	8 9
appeal decision see section 47(1).	10
approved form means a form approved under section 72.	11
assessment manager see the Planning Act, section 43.	12
business day does not include a day between 26 December of a year and 1 January of the following year.	13 14
change application see the Planning Act, section 75(1).	15
Chief Judge means the Chief Judge of the District Court.	16
declaratory proceeding see sections 11(1) and 12(2).	17
development application see the Planning Act, schedule 2.	18
development approval see the Planning Act, section 44(1).	19
enabling Act, for a provision about the P&E Court, see section 7(1).	20 21
enforcement authority see the Planning Act, schedule 2.	22
enforcement authority CEO means the chief executive or the chief executive officer, however called, of an enforcement authority.	23 24 25
minor change see the Planning Act, schedule 2.	26
P&E Court see section 4.	27
P&E Court judge see section 5(2).	28

P&E Cou	E Court proceeding means a proceeding before the P&E rt.	1 2
	E Court's principal registrar means the P&E Court's cipal registrar under section 66(1).	3 4
	y, for a provision about a P&E Court proceeding, means or all of the following for the proceeding—	5 6
(a)	the applicant or appellant;	7
(b)	the respondent;	8
(c)	any co-respondent;	9
(d)	if the Minister is represented, or elects to be a party—the Minister.	10 11
Plan	ning Act means the Planning and Development Act 2014.	12
	ening Act appeal means an appeal to the P&E Court for the Planning Act is the enabling Act.	13 14
Note-	_	15
For	the appeal right, see the Planning Act, schedule 1, part 1.	16
Plan	ning Act proceeding means—	17
(a)	a P&E Court proceeding for which the Planning Act is the enabling Act, including a Planning Act appeal; or	18 19
(b)	a declaratory proceeding relating to the Planning Act; or	20
(c)	a proceeding for an enforcement order under the Planning Act.	21 22
_	ning instrument means a State planning instrument or a planning instrument under the Planning Act.	23 24
proc	eant enabling Act, for provision about a P&E Court eeding, means the enabling Act that confers jurisdiction he proceeding on the P&E Court.	25 26 27
rule s 13(1	s means the rules of the P&E Court made under section).	28 29
<i>tribu</i> Act	unal means a development tribunal under the Planning	30 31

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