

JUSTICES ACT 1902—REGULATION

(Prescribing the short descriptions of certain offences under the
Crown Lands Act 1989)

NEW SOUTH WALES



[Published in Gazette No. 112 of 1 September 1994]

HIS Excellency the Governor, with the advice of the Executive Council,
and in pursuance of the Justices Act 1902, has been pleased to make the
Regulation set forth hereunder.

J. P. HANNAFORD, M.L.C.,
Minister for Justice.

The Justices (Short Descriptions of Miscellaneous Offences)
Regulation 1993 is amended:

- (a) by inserting after clause 3 the following clause:

References to Regulations

4. In this Regulation, a reference in the matter relating to the
Crown Lands Act 1989 to a clause “**of the Regulation**” is a
reference to the relevant clause of the Crown Lands Regulation
1990.

- (b) by inserting after the matter relating to the Crimes Act 1900 the
following matter:

**Offences under the crown
Lands Act 1989**

Section 155 (1) (a)—reside on public land without lawful authority	reside on public land without authority
Section 155 (1) (b)—erect a structure on public land without lawful authority	erect structure on public land without authority

Section 155 (1) (c)— depasture stock on public land without lawful authority	depasture stock on public land without authority
Section 155 (1) (d)—drive stock on public land without lawful authority	drive stock on public land without authority
Section 155 (1) (e)—clear, dig up or cultivate public land without lawful authority	clear/dig up/cultivate public land without authority
Section 155 (1) (f)—enclose public land (other than a road or watercourse to which section 63 applies) without lawful authority	enclose public land without authority
Section 155 (1) (h)—interfere with any substance, whether on or in, or forming part of, public land without lawful authority	interfere with substance on public land without authority
Section 155 (1) (i)—without lawful authority, deposit or leave on public land:	
(i) any rubbish, litter, refuse, dead animal, filth or other similar matter; or	deposit/leave rubbish/litter/ refuse/dead animal/filth/ matter on public land without authority
(ii) any matter of a prescribed class or description, whether or not of a kind referred to in subparagraph (i), except in a place or receptacle provided for the purpose.	deposit/leave prescribed matter on public land without authority

- Section 156 (2)—after service of a notice prohibiting the making use, without lawful authority, of a structure erected on public land, make use of the structure without lawful authority after the expiry of the period specified in the notice use structure on public land after notice
- Section 156 (2) and clause 49 (a) of the Regulation—after service of a notice prohibiting the carrying on, without lawful authority, of a prescribed activity on public land, carry on the activity (that is, conduct any entertainment, instruction or performance for money or consideration of any kind) without lawful authority after the expiry of the period specified in the notice conduct entertainment/instruction/performance on public land after notice
- Section 156 (2) and clause 49 (b) of the Regulation—after service of a notice prohibiting the carrying on, without lawful authority, of a prescribed activity on public land, carry on the activity (that is, operate television, cinematographic or photographic equipment for commercial purposes) without lawful authority after the expiry of the period specified in the notice operate TV/cinema/photo equipment on public land after notice

Section 156 (2) and clause 49 (c) of the Regulation—after service of a notice prohibiting the carrying on, without lawful authority, of a prescribed activity on public land, carry on the activity (that is, conduct or take part in any sporting activity that forms part of an organised competition) without lawful authority after the expiry of the period specified in the notice	conduct/take part competitive sport on public land after notice
Section 156 (2) and clause 49 (d) of the Regulation—after service of a notice prohibiting the carrying on, without lawful authority, of a prescribed activity on public land, carry on the activity (that is, sell, offer for sale or distribute any article or thing) without lawful authority after the expiry of the period specified in the notice	sell/offer for sale/distribute article/thing on public land after notice

- | | |
|--|--|
| Section 156 (2) and clause 49 (e) of the Regulation—
after service of a notice prohibiting the carrying on, without lawful authority, of a prescribed activity on public land, carry on the activity (that is, affix any sign, bill, poster, banner or bunting on, or to, any post, building, fence, seat, table, enclosure or other structure) without lawful authority after the expiry of the period specified in the notice | affix sign/bill/poster/banner/
bunting on/to structure on
public land after notice |
| Section 156 (2) and clause 49 (f) of the Regulation—
after service of a notice prohibiting the carrying on, without lawful authority, of a prescribed activity on public land, carry on the activity (that is, camp) without lawful authority after the expiry of the period specified in the notice | camp on public land after
notice |
| Section 156 (2) and clause 49 (g) of the Regulation—
after service of a notice prohibiting the carrying on, without lawful authority, of a prescribed activity on public land, carry on the activity (that is, light a fire other than in a properly constructed fire place) without lawful authority after the expiry of the period specified in the notice | light fire on public land after
notice |

- | | |
|--|--|
| Section 156 (2) and clause 49 (h) of the Regulation—
after service of a notice prohibiting the carrying on, without lawful authority, of a prescribed activity on public land, carry on the activity (that is, drive a vehicle or ride a horse) without lawful authority after the expiry of the period specified in the notice | drive vehicle/ride horse on public land after notice |
| Section 156 (2) and clause 49 (i) of the Regulation—
after service of a notice prohibiting the carrying on, without lawful authority, of a prescribed activity on public land, carry on the activity (that is, carry or use firearms) without lawful authority after the expiry of the period specified in the notice | carry/use firearm on public land after notice |
| Section 156 (2) and clause 49 (j) of the Regulation—
after service of a notice prohibiting the carrying on, without lawful authority, of a prescribed activity on public land, carry on the activity (that is, discharge fireworks) without lawful authority after the expiry of the period specified in the notice | discharge fireworks on public land after notice |

Section 156 (2) and clause 49 (k) of the Regulation—after service of a notice prohibiting the carrying on, without lawful authority, of a prescribed activity on public land, carry on the activity (that is, use any bow and arrow or throw any stone or other dangerous missile) without lawful authority after the expiry of the period specified in the notice	use bow and arrow/throw dangerous missile on public land after notice
Section 156 (2) and clause 49 (1) of the Regulation—after service of a notice prohibiting the carrying on, without lawful authority, of a prescribed activity on public land, carry on the activity (that is, drink alcohol) without lawful authority after the expiry of the period specified in the notice	drink alcohol on public land after notice
Section 156 (2) and clause 49 (m) of the Regulation—after service of a notice prohibiting the carrying on, without lawful authority, of a prescribed activity on public land, carry on the prescribed activity (that is, sell or offer for sale or otherwise provide alcohol to another person) without lawful authority after the expiry of the period specified in the notice	sell/offer for sale/provide alcohol on public land after notice

Section 156 (3)—without lawful authority, make use of a structure on public land when that use is prohibited by a notice displayed in a conspicuous place on or near the land	use structure on public land contrary to sign
Section 156 (3) and clause 49 (a) of the Regulation—without lawful authority, carry on a prescribed activity (that is, conduct any entertainment, instruction or performance for money or consideration of any kind) on public land when that activity is prohibited by a notice displayed in a conspicuous place on or near the land	conduct entertainment/instruction/performance on public land contrary to sign
Section 156 (3) and clause 49 (b) of the Regulation—without lawful authority, carry on a prescribed activity (that is, operate television, cinematographic or photographic equipment for commercial purposes) on public land when that activity is prohibited by a notice displayed in a conspicuous place on or near the land	operate TV/cinema/photo equipment on public land contrary to sign

Section 156 (3) and clause 49 (c) of the Regulation—without lawful authority, carry on a prescribed activity (that is, conduct or take part in any sporting activity that forms part of an organised competition) on public land when that activity is prohibited by a notice displayed in a conspicuous place on or near the land	conduct/take part competitive sport on public land contrary to sign
Section 156 (3) and clause 49 (d) of the Regulation—without lawful authority, carry on a prescribed activity (that is, sell, offer for sale or distribute any article or thing) on public land when that activity is prohibited by a notice displayed in a conspicuous place on or near the land	sell/offer for sale/distribute article/thing on public land contrary to sign
Section 156 (3) and clause 49 (e) of the Regulation—without lawful authority, carry on a prescribed activity (that is, affix any sign, bill, poster, banner or bunting on, or to, any post, building, fence, seat, table, enclosure or other structure) on public land when that activity is prohibited by a notice displayed in a conspicuous place on or near the land	affix sign/bill/poster/banner/bunting on/to structure on public land contrary to sign

Section 156 (3) and clause 49 (f) of the Regulation—without lawful authority, carry on a prescribed activity (that is, camp) on public land when that activity is prohibited by a notice displayed in a conspicuous place on or near the land	camp on public land contrary to sign
Section 156 (3) and clause 49 (g) of the Regulation—without lawful authority, carry on a prescribed activity (that is, light a fire other than in a properly constructed fire place) on public land when that activity is prohibited by a notice displayed in a conspicuous place on or near the land	light fire on public land contrary to sign
Section 156 (3) and clause 49 (h) of the Regulation—without lawful authority, carry on a prescribed activity (that is, drive a vehicle or ride a horse) on public land when that activity is prohibited by a notice displayed in a conspicuous place on or near the land	drive vehicle/ride horse on public land contrary to sign
Section 156 (3) and clause 49 (i) of the Regulation—without lawful authority, carry on a prescribed activity (that is, carry or use firearms) on public land when that activity is prohibited by a notice displayed in a conspicuous place on or near the land	carry/use firearm on public land contrary to sign

Section 156 (3) and clause 49 (j) of the Regulation—without lawful authority, carry on a prescribed activity (that is, discharge fireworks) on public land when that activity is prohibited by a notice displayed in a conspicuous place on or near the land	discharge fireworks on public land contrary to sign
Section 156 (3) and clause 49 (k) of the Regulation—without lawful authority, carry on a prescribed activity (that is, use any bow and mow or throw any stone or other dangerous missile) on public land when that activity is prohibited by a notice displayed in a conspicuous place on or near the land	use bow and arrow/throw dangerous missile on public land contrary to sign
Section 156 (3) and clause 49 (l) of the Regulation—without lawful authority, carry on a prescribed activity (that is, drink alcohol) on public land when that activity is prohibited by a notice displayed in a conspicuous place on or near the land	drink alcohol on public land contrary to sign

Section 156 (3) and clause 49 (m) of the Regulation—without lawful authority, carry on a prescribed activity (that is, sell or offer to sell or otherwise provide alcohol to another person) on public land when that activity is prohibited by a notice displayed in a conspicuous place on or near the land	sell/offer to sell/provide alcohol on public land contrary to sign
Section 160 (6)—contravene direction under section 160 (3) as to the bringing of vehicles into any vacant public land	disobey direction about bringing vehicles into public land
Section 160 (6)—contravene direction under section 160 (3) as to the use of vehicles in any vacant public land	disobey direction about use of vehicles in public land
Section 160 (6)—contravene direction under section 160 (3) as to the parking or mooring of vehicles in any vacant public land	disobey direction about parking/mooring vehicles in public land

EXPLANATORY NOTE

The object of this Regulation is to prescribe the short descriptions that, by virtue of section 145B of the Justices Act 1902, are sufficient to state or describe, in any information, complaint, summons, warrant, notice, order or other document, certain offences which may be dealt with by penalty notices under section 162 of the Crown Lands Act 1989. The Regulation is made under sections 145B and 154 (the general regulation making power) of the Justices Act 1901.
