

AUGUST 2024

Reports concerning local government, valuation of land, compensation, town planning, environmental control and powers and duties of statutory authorities from the High Court, Federal Court, Supreme Courts of the States and Territories and the Victorian Civil and Administrative Tribunal.

The Authorised reports of the NSW Land and Environment Court

THE
LOCAL
GOVERNMENT
AND
ENVIRONMENTAL
REPORTS
OF AUSTRALIA

2024

EDITOR

SA WHITE, MA LLB

REPORTER
J VENEZIANO

VOL 260 — PART 3

PAGES 216-334

The mode of citation of this part will be:
260 LGERA

TABLE OF CASES REPORTED

Part 3 — Pages 216-334

Bert Farina Constructions Pty Ltd; Duncan v (SA Ct of App)	265
Bingman Catchment Landcare Group Inc v Bowdens Silver Pty Ltd (NSW Ct of App)	297
Bowdens Silver Pty Ltd; Bingman Catchment Landcare Group Inc v (NSW Ct of App)	297
Duncan v Bert Farina Constructions Pty Ltd (SA Ct of App)	265
Environment and Water, Minister for; Environment Council of Central Queensland Inc v (Fed Ct of Aust)	169
Environment Council of Central Queensland Inc v Minister for Environment and Water (Fed Ct of Aust)	169
Environment Protection Authority v McMurray (NSW Ct of Cr App)	326
Filetron Pty Ltd v Innovate Partners Pty Ltd aff Banton Family Trust 2 (NSW Ct of App)	216
Gomeroi People v Santos NSW Pty Ltd (Fed Ct of Aust)	1
Innovate Partners Pty Ltd aff Banton Family Trust 2; Filetron Pty Ltd v (NSW Ct of App)	216
McMurray; Environment Protection Authority v (NSW Ct of Cr App)	326
Neilson v Secretary, Department of Planning and Environment (NSW Ct of App)	108
Planning and Environment, Secretary, Department of; Neilson v (NSW Ct of App)	108
Santos NSW Pty Ltd; Gomeroi People v (Fed Ct of Aust)	1

(Cases in **bold** reported in this part)



© 2024 Thomson Reuters (Professional) Australia Limited

Lawbook Co.

ABN 64 058 914 668

Published in Sydney

ISSN 1039-7213

INDEX

Part 3 — Pages 216-334

APPEAL

- Statutory time bar — Domestic building work — Building Work Contractors Act 1995 (SA), s 32 — Development Act 1993 (SA), s 73 — Planning, Development and Infrastructure Act 2016 (SA), s 159.
Duncan and Another v Bert Farina Constructions Pty Ltd (SA Ct of App) 265

DEVELOPMENT APPLICATIONS

- Delegation of assessment function of local council — Whether delegate had authority to determine application — Interpretation of relevant instruments of delegation and sub-delegation and policy — Whether primary judge erred by interpreting “submission by way of objection” by reference to statutorily directed time period — Whether objection “a reasonable and unresolved objection resulting from the neighbour notification/exhibition process” — Whether objection was “resolved” — Environmental Planning and Assessment Act 1979 (NSW), ss 2.23, 4.15, 4.16, 4.17, 4.18 and cl 7, 14, 15 of Sch 1.
Filetron Pty Ltd v Innovate Partners Pty Ltd atf Banton Family Trust 2 and Another (NSW Ct of App) 216

DEVELOPMENT CONSENT

- Matters for consideration — State significant development — Development consent for mine — Necessary power transmission line not part of development application for mine — Proposal for power transmission line to be subject of later application — Precise alignment of power transmission line described in development application for mine as unknown — Likely effects of transmission line on development of mine not considered by consent authority — Whether transmission line part of “single proposed development that is State significant development” — Whether likely environmental impacts of transmission line matter for consent authority or court — Whether likely environmental impacts of transmission line required to be considered by consent authority — Transmission line part of “single development”, but could be subject to later separate application under Pt 4 — Likely impacts of transmission line nonetheless required to be considered as likely effects of development application for mine — Failure of consent authority to exercise jurisdiction by failing to consider transmission line in its determination — Environmental Planning and Assessment Act 1979 (NSW), Pt 4, s 4.38(4) and Pt 5.
Bingman Catchment Landcare Group Inc v Bowdens Silver Pty Ltd and Another (NSW Ct of App) 297

LAND AND ENVIRONMENT COURT (NSW)

- Order — Order for conditional validity of development consent — Development applications — Regrant of consent — Whether there was substantial compliance — Land and Environment Court Act 1979 (NSW), ss 25B and 25C.
Filetron Pty Ltd v Innovate Partners Pty Ltd atf Banton Family Trust 2 and Another (NSW Ct of App) 216

INDEX

LAND AND ENVIRONMENT COURT (NSW) — *continued*

- Order — Orders for conditional validity of development consents — Orders for validity of development consents — Whether orders limited to breaches of “technical nature” — Land and Environment Court Act 1979 (NSW), ss 25A, 25B, 25C, 58.
Bingman Catchment Landcare Group Inc v Bowdens Silver Pty Ltd and Another (NSW Ct of App) 297

OFFENCES AND PENALTIES

- Liability — Offence attracting special executive liability — Cause place to be used as waste facility without lawful authority — Law providing for special executive liability of executives for offence by corporation — Offence committed by local council — Liability of general manager of council — Law applies to and in respect of council in same way as applies to and in respect of corporation — Whether special executive liability law applies to and in respect of council — Whether law applies to and in respect of general manager — Local Government Act 1993 (NSW), s 220(4) — Protection of the Environment Operations Act 1997 (NSW), s 169(1).
Environment Protection Authority v McMurray (NSW Ct of Cr App) 326

WORDS AND PHRASES

- “Applies to and in respect of a body corporate (including a corporation)” — Local Government Act 1993 (NSW), s 220(4).
Environment Protection Authority v McMurray (NSW Ct of Cr App) 326
- “Law of the State” — Local Government Act 1993 (NSW), s 220(4).
Environment Protection Authority v McMurray (NSW Ct of Cr App) 326
- “Likely impacts” — Environmental Planning and Assessment Act 1979 (NSW), s 4.15(1)(b).
Bingman Catchment Landcare Group Inc v Bowdens Silver Pty Ltd and Another (NSW Ct of App) 297
- “Single development” — Environmental Planning and Assessment Act 1979 (NSW), s 4.38(4).
Bingman Catchment Landcare Group Inc v Bowdens Silver Pty Ltd and Another (NSW Ct of App) 297