

IN THE DISTRICT COURT OF QUEENSLAND  
HELD AT BRISBANE

THE QUEEN

v

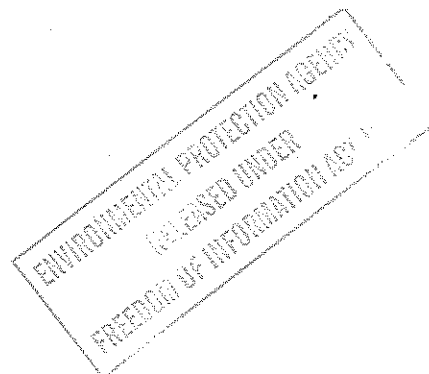
VINCENT THOMAS BOYLE

The                      day of                      2004

ctions  
153, 164, 165  
*Nature  
Conservation  
Act 1992*

duly appointed to prosecute for Our Lady the Queen in this behalf, informs the Court that on dates unknown between the 31<sup>st</sup> day of July 2000 and the 1<sup>st</sup> day of October 2001, at Main Range National Park near Warwick in the State of Queensland, VINCENT THOMAS BOYLE not being a person authorised by or under the *Nature Conservation Act 1992* did take a natural resource, namely trees and vegetation, in a protected area, namely Main Range National Park aforesaid.

**AND THAT** such acts were not otherwise authorised by Section 62 *Nature Conservation Act 1992*.



**Short Title:**

"Taking a natural resource of a protected area".