

2015 CHAPTER 8

PART 2

REQUIREMENTS FOR HIGH-CONSEQUENCE AND MEDIUM-CONSEQUENCE RESERVOIRS

Offences: supervision, inspection, record keeping

PROSPECTIVE

Offence in connection with inspection: failure to secure compliance with safety direction or recommendation

- **39.**—(1) Failure by a reservoir manager of a high-consequence or medium-consequence reservoir without lawful excuse to comply with the requirements of section 36(1) (ensuring compliance with direction in inspection report or precommencement safety recommendation as to taking of measure) is an offence.
 - (2) A reservoir manager guilty of an offence under subsection (1)—
 - (a) in relation to a controlled reservoir which is, at the time the offence is committed, a high-consequence reservoir is liable on summary conviction to a fine not exceeding level 5 on the standard scale,
 - (b) in relation to a controlled reservoir which is, at the time the offence is committed, a medium-consequence reservoir is liable on summary conviction to a fine not exceeding level 4 on the standard scale.
- (3) Section 74 makes provision as to further remedies available on conviction of an offence referred to in subsection (1).

Status:

This version of this provision is prospective.

Changes to legislation:

There are currently no known outstanding effects for the Reservoirs Act (Northern Ireland) 2015, Section 39.