

Extract from Schedule of Native Title Applications

Application Reference: Federal Court number: WAD6123/1998

NNTT number: WC1996/098

Application Name: CG (deceased) & Ors v State of Western Australia & Ors (Badimia People)

Application Type: Claimant

Application filed with: National Native Title Tribunal

Date application filed: 04/10/1996

Current status: Full Approved Determination - 25/05/2015

Registration information: Please refer to the Register of Native Title Claims/National Native Title Register (as

appropriate) for registered details of this application.

Date claim entered on Register of Native Title Claims: 04/10/1996

Registration decision status: Accepted for registration

Registration history: Registered from 4/10/1996 to 27/05/2015,

Date claim / part of claim determined: 25/05/2015

Applicants: Name withheld for cultural reasons, Name withheld for cultural reasons, Name withheld

for cultural reasons, Name withheld for cultural reasons, Frank Walsh (Jnr), Frank Walsh (Snr), Des Thompson, John Ashwin, Des Little, Name withheld for cultural reasons, Nancy Wallam, Gloria Fogarty, Name withheld for cultural reasons, Ollie

George, Name withheld for cultural reasons, Olive Gibson

Address(es) for Service: Michael Meegan

Yamatji Marlpa Aboriginal Corporation

Level 2

16 St Georges Terrace PERTH WA 6000

Phone: (08) 9268 7000

Additional Information

Not applicable

National Native Title Tribunal

Persons claiming to hold native title:

The claim is brought on behalf of those Aboriginal people biologically descended from the following deceased ancestors:

Timothy Benjamin and Mary Assil; Frances (aka Mary) Bynder and John Bynder; Albert Nebrong and Dinah; Galena (aka Lena); Yilayajambin and Bilygwi; Ninghan Freddie; Ningham Billy; Polly Little; Lisa Martin; Topsy; Eva Renie [or Rene]; Old Julia; and Lizzy (aka Joonby).

Native title rights and interests claimed:

The native title rights and interests claimed are the rights to the possession, occupation, use and enjoyment as against the whole world (subject to any native title rights and interests which may be shared with any others who establish that they are the native title holders) of the area, and in particular comprise:

- (a) rights to possess, occupy, use and enjoy the area;
- (b) the right to make decisions about the use and enjoyment of the area;
- (c) the right of access to the area;
- (d) the right to control the access of others to the area;
- (e) the right to use and enjoy resources of the area;
- (f) the right to control the use and enjoyment of others of resources of the area;
- (g) the right to trade in resources of the area;
- (h) the right to receive a portion of any resources taken by others from the area;
- (i) the right to maintain and protect places of importance under traditional laws, customs and practices in the area;
- (j) the right to maintain, protect and prevent the misuse of cultural knowledge of the common law holders associated with the area.

Subject to:

- (i) To the extent that any minerals, petroleum or gas within the area of the claim are wholly owned by the Crown in the right of the Commonwealth or the State of Western Australia, they are not claimed by the applicants.
- (ii) The claim area does not include any offshore place.
- (iii) The applicants do not make a claim to native title rights and interests which confer possession, occupation, use and enjoyment to the exclusion of all others in respect of any areas in relation to which a previous non-exclusive possession act, as defined in section 23F of the NTA, was done in relation to an area, and, either the act was an act attributable to the Commonwealth, or the act was attributable to the State of Western Australia and a law of that State has made provision as mentioned in section 231 in relation to the act;
- (iv) Paragraph (iii) above is subject to such of the provisions of sections 47, 47A and 47B of the Act as apply to any part of the area contained within this application, particulars of which will be provided prior to the hearing.
- (v) The said native title rights and interests are not claimed to the exclusion of any other rights or interests validly created by or pursuant to the common law, a law of the State or a law of the Commonwealth.

Application Area: State/Territory: Western Australia

Brief Location: Central SW, Lake Austin, Lake Moore

Primary RATSIB Area: Geraldton Approximate size: 36081.3793 sq km

(Note: There may be areas within the external boundary of the application that are not

claimed.)

Does Area Include Sea: No

National Native Title Tribunal

Area covered by the claim (as detailed in the application):

The external boundaries of the claim are as set out in the maps attached as Attachment C, and a technical description of the external boundary is attached as Attachment B.

Internal boundaries:

(1) The applicants exclude from the claim any areas covered by valid acts on or before 23 December 1996 comprising such of the following as are included as extinguishing acts within the Native Title Act 1993, as amended, or Titles Validation Act 1994, as amended, at the time of the Registrar's consideration:

Category A past acts, as defined in NTA s228 and s229;

Category A intermediate period acts as defined in NTA s232A and s232B.

- (2) The applicants exclude from the claim any areas in relation to which a previous exclusive possession act, as defined in section 23B of the NTA, was done in relation to an area, and, either the act was an act attributable to the Commonwealth, or the act was attributable to the State of Western Australia and a law of that State has made provision as mentioned in section 23E in relation to the act.
- (3) The Applicants exlude from the claim areas in relation to which native title rights and itnerest have otherwise been extinguished, including areas subject to:-
- (a) an act authorised by legislation which demonstrates the exercise of permanent adverse dominion in relation to native title; or
- (b) actual use made by the holder of a tenure other than native title which is permanently inconsistent with the continued existence of native title.

To avoid any uncertainty, the Applicants exclude from the claim area any of the areas contained within the following descriptions or tenures which have been validly granted, set out in Schedule B1 below.

Schedule B1

- B1.1 Any former or current unqualified grant of an estate in fee simple and all other freehold land.
- B1.2 A Lease which is currently in force, in respect of an area not exceeding 5.000 square metres; upon which a dwelling house, residence, building or work is constructed; and which comprises-
- (1) a Lease of a Worker's Dwelling under the Workers' Homes Act 1911-1928;
- (2) a 999 Year Lease under the Land Act 1898;
- (3) a Lease of a Town Lot or Suburban Lot pursuant to the Land Act 1933 (WA), s117; or
- (4) a Special Lease under s117 of the Land Act 1933 (WA)
- B1.3 A Conditional Purchase Lease currently in force in the Agricultural Areas of the South West Division under clauses 46 and 47 of the Land Regulations 1887 which includes a condition that the lessee reside on the area of the lease and upon which a residence has been constructed.
- B1.4 A Conditional Purchase Lease of cultivable land currently in force under Part V, Division (1) of the Land Act 1933 (WA) in respect of which habitual residence by the lessee is a statutory condition in accordance with the Division and upon which a residence has been constructed.
- B1.5 A Perpetual Lease currently in force under the War Service Land Settlement Scheme Act 1954.
- B1.6 A Permanent public work and "the land or waters on which a public work is constructed, established or situated" within the meaning given to that phrase by the Native Title Act 1993 (Cth) s251D.
- B1.7 An existing public road or street used by the public, or dedicated road.
- (4) Paragraphs (1) to (3) above are subject to such of the provisions of sections 47, 47A and 47B of the Act as apply to any part of the area contained within this application, particulars of which will be provided prior to the hearing but which include such areas as may be listed in Schedule L.

National Native Title Tribunal Page 3 of 4

WAD6123/1998

Extract Created: 16/03/2022 22:26 (WST)

Attachments:

- 1. Map of Claim Area, Attachment C of the Application, 1 page A3, 01/08/2001
- 2. External Boundary Description, Attachment B of the Application, 2 pages A4, 01/08/2001
- 3. Locality Map Austin Townsite, Attachment C1 of the Application, 1 page A3, 01/08/2001
- 4. Locality Map Lennonville Townsite, Attachment C2 of the Application, 1 page A3, 01/08/2001
- 5. Locality Map Mt Magnet, Attachment C3 of the Application, 1 page A3, 01/08/2001
- Locality Map Boogardie Townsite, Attachment C4 of the Application, 1 page A3, 01/08/2001
- 7. Locality Map Paynesville Townsite, Attachment C5 of the Application, 1 page A3, 01/08/2001
- 8. Locality Map Yoweragabbie Townsite, Attachment C6 of the Application, 1 page A3, 01/08/2001

NNTT Contact Details

Address: National Native Title Tribunal

Perth Office

Level 5, Commonwealth Law Courts

1 Victoria Avenue PERTH WA 6000

GPO Box 9973 PERTH WA 6848

 Telephone:
 +61 8 9425 1000

 Freecall:
 1800 640 501

 Fax:
 +61 8 9425 1193

 Web Page:
 www.nntt.gov.au

End of Extract

National Native Title Tribunal

Extract from Schedule of Native Title Applications

Extract Created: 16/03/2022 22:26 (WST)

Page 4 of 4