

Extract from the National Native Title Register

Determination Information:

Determination Reference:	Federal Court Number(s): WAD6002/2002		
	NNTT Number: WCD2014/005		
Determination Name:	Willis on behalf of the Pilki People v State of Western Australia (No 2)		
Date(s) of Effect:	5/05/2016		
Determination Outcome:	Native title exists in the entire determination area		

Register Extract (pursuant to s. 193 of the Native Title Act 1993)

Determination Date: 02/12/2014

Determining Body: Federal Court of Australia

ADDITIONAL INFORMATION:

The Kaltupakal Aboriginal Corporation was determined as the Prescribed Body Corporate for this determination on 5 May 2016.

REGISTERED NATIVE TITLE BODY CORPORATE:

Kaltupakal Aboriginal Corporation RNTBC Trustee Body Corporate 76 Wittenoom Street EAST PERTH Western Australia 6004

Note: current contact details for the Registered Native Title Body Corporate are available from the Office of the Registrar of Indigenous Corporations <u>www.oric.gov.au</u>

COMMON LAW HOLDER(S) OF NATIVE TITLE:

The persons referred to in Order 2 are:

- 1 The Pilki Native Title Holders are persons who:
- (a) have rights in part or all of the Determination Area through: descent from an ancestor born within the

area; conception and/or being born within the area; having ritual authority to make decisions about religious locations and land within the area; and

(b) are recognised under their traditional laws and customs by other Pilki native title holders as having rights in the Determination Area.

- 2 At the date of this Determination the persons referred to in (1) includes the following:
- (a) the descendants of the following people:
- (i) Tjiru (Kennedy family)
- (ii) Tarrpi (Willis family)
- (iii) Ulan (West family)
- (iv) Palapala (Barton family)
- (v) Wiltjawarra (Sinclair, Gordon family links with Scott, Felton, Willis)
- (vi) Ngunimpi (Scott, Winter and Hogan family)
- (vii) Nganawarra (Scott family)
- (viii) Utjil (Graham family)
- (ix) Kukukuku (Scott family)
- (x) Nakarra (Scott family links to Brown, Macarthur, Laidlaw)
- (xi) Pipin (Stokes, Forrest, Tucker, Wesley, McCarthy family)
- (xii) Ninakata (Bilsen family)
- (xiii) Kuruyilinya (Macathur, Laidlaw family)
- (xiv) Angkatji (Currie family)
- (xv) Minimimpi (Dimer family)
- (xvi) Jimmy Kangaroo (Flynn family)
- (xvii) Dean and Ruby (Walker and Nudding family)
- (xviii) Tjartjanya and lame Charlie (Carmody and Edwards family)
- (xix) Lily, Hedley and Robbie (Robinson/Franks family)
- (xx) Felton (Rice, Anderson family)
- (xxi) Wimpana (Lynch family)
- (xxii) Nunayi (Ridley family); and
- (xxiii) Ruby and Adana (Dodd family)
- (b) the following people:
- (i) Roy Underwood
- (ii) Ned Grant

- (iii) Fred Grant
- (iv) Lawrence Pennington
- (v) Leonard Walker
- (vi) Ian Rictor
- (vii) Debbie Hansen
- (viii) Elaine Thomas
- (ix) Angelina Woods

MATTERS DETERMINED: THE COURT ORDERS THAT:

1. There be a determination of native title in WAD 6002 of 2002 in terms attached. The determination is to take effect immediately upon the making of a determination under s 56(1) or s 57(2) of the *Native Title Act 1993* (Cth) as the case may be.

2. Within twelve months of the date upon which these orders are made, a representative of the common law holders of the native title rights and interests shall indicate whether they intend to have the native title rights and interests held in trust and, if so, by whom. They are invited to do so by:

(a) nominating in writing to the Federal Court a prescribed body corporate to be trustee of the native title rights and interests; and

(b) including within the nomination the written consent of the body corporate.

3. If a prescribed body corporate is nominated in accordance with order 2, it will hold the native title rights and interests described in order 1 in trust for the common law holders of the native title rights and interests.

4. In the event that there is no nomination within the time specified in order 2, or such later time as the Court may order, the matter is to be listed for further directions.

DETERMINATION OF NATIVE TITLE

THE COURT ORDERS AND DETERMINES THAT:

Existence of native title (s 225)

1 Native title exists in relation to the whole of the Determination Area identified in Schedule 1.

Native title holders (s 225(a))

2 The native title is held by the persons described in Schedule 2 (**native title holders**).

The nature and extent of native title rights and interests (s 225(b); s 225(e))

3 Subject to Orders 4, 5 and 6 the nature and extent of the native title rights and interests is the right of possession, occupation, use and enjoyment of the Determination Area as against the whole world including the right to access and take for any purpose the resources of the land and waters.

Qualifications on native title rights and interests (s 225 (b); s 225(e))

- 4 The native title rights and interests are exercisable in accordance with, and subject to, the:
- (a) traditional laws and customs of the native title holders; and
- (b) laws of the State and the Commonwealth, including the common law.

5 For the avoidance of doubt the nature and extent of native title rights and interests in relation to water in any watercourse, wetland or underground water source as defined in the *Rights in Water and Irrigation Act 1914* (WA) as at the date of this determination is the non-exclusive right to take, use and enjoy that water.

6 Notwithstanding anything in this determination, there are no native title rights and interests in the Determination Area in or in relation to:

(a) minerals as defined in the Mining Act 1904 (WA) (repealed) and the Mining Act 1978 (WA); or

(b) petroleum as defined in the *Petroleum Act 1936* (WA) (repealed) and in the *Petroleum and Geothermal Resources Energy Act 1967* (WA); or

(c) geothermal energy resources and geothermal energy as defined in the *Petroleum and Geothermal Energy Resources Act 1967* (WA).

The nature and extent of any other interests (s 225(c))

7 The nature and extent of other rights and interests in relation to the Determination Area are those set out in Schedule 3 (other interests).

Relationship between native title rights and other interests (s 225(d))

8 Except as otherwise provided for by law, the relationship between the native title rights and interests and the other interests is as follows:

(a) the determination does not affect the validity of those other interests;

(b) to the extent of any inconsistency between the other interests and the continued existence, enjoyment or exercise of the native title rights and interests, the native title rights and interests continue to exist in their entirety, but the native title rights and interests have no effect in relation to the other interests to the extent of the inconsistency during the currency of the other interests; and

(c) otherwise the other interests co-exist with the native title rights and interests. To avoid doubt, the doing of an activity required or permitted under those interests prevails over the native title rights and interests and their exercise, but does not extinguish them.

Areas where s 47B of the Native Title Act applies

9 Section 47B of the Native Title Act applies to disregard any extinguishment by the creation of a prior interest in relation to the whole of the Determination Area, including those prior interests described in Schedule 5.

Definitions

10 In this determination, unless the contrary intention appears:

'**Determination Area**' means the land and waters within the external perimeter described in Schedule 1. In the event of an inconsistency between the written descriptions of areas in the Schedules and the areas depicted on the Map in Schedule 4, the written descriptions shall prevail;

'land' and 'waters' respectively have the same meanings as in the *Native Title Act* to the extent that they refer to an area of land or waters;

'Native Title Act means the Native Title Act 1993 (Cth);

'State' means the State of Western Australia.

SCHEDULE 1 - DETERMINATION AREA

[See Order 1]

The Determination Area generally shown on the Map in Schedule 4 comprises all those lands and waters commencing at Latitude 27.998634 South, Longitude 125.691386 East and extending easterly and southerly through the following coordinate positions.

LATITUDE (SOUTH)	LONGITUDE (EAST)	
27.998622	127.001374	
29.719112	127.001397	

Then westerly to a point at the intersection of a line joining coordinate positions Latitude 29.719112 South, Longitude 127.001397 East and Latitude 29.717984 South, Longitude 125.419239 East with a line joining coordinate positions Latitude 29.998650 South, Longitude 125.691409 East and Latitude 27.998634 South, Longitude 125.691386 East; Then northerly back to the commencement point.

EXCLUSIONS

All that land comprising Reserve 30490 and Reserve 34720.

Note: Geographic Coordinates provided in Decimal Degrees.

Cadastral boundaries sourced from Landgate's Spatial Cadastral Database dated May 2014.

Datum: Geocentric Datum of Australia 1994 (GDA94)

Prepared By: Native Title Spatial Services (Landgate) 29th August 2014

Use of Coordinates:

Where coordinates are used within the description to represent cadastral or topographical boundaries or the intersection with such, they are intended as a guide only. As an outcome to the custodians of cadastral and topographic data continuously recalculating the geographic position of their data based on improved survey and data maintenance procedures, it is not possible to accurately define such a position other than by detailed ground survey.

SCHEDULE 2 - NATIVE TITLE HOLDERS

The persons referred to in Order 2 are:

1 The Pilki Native Title Holders are persons who:

(a) have rights in part or all of the Determination Area through: descent from an ancestor born within the area; conception and/or being born within the area; having ritual authority to make decisions about religious locations and land within the area; and

(b) are recognised under their traditional laws and customs by other Pilki native title holders as having rights in the Determination Area.

2 At the date of this Determination the persons referred to in (1) includes the following:

(a) the descendants of the following people:

- (i) Tjiru (Kennedy family)
- (ii) Tarrpi (Willis family)
- (iii) Ulan (West family)
- (iv) Palapala (Barton family)
- (v) Wiltjawarra (Sinclair, Gordon family links with Scott, Felton, Willis)
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- (xxiii) Ruby and Adana (Dodd family)
- (b) the following people:
- (i) Roy Underwood
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- (iii) Fred Grant
- (iv) Lawrence Pennington
- (v) Leonard Walker
- (vi) Ian Rictor
- (vii) Debbie Hansen
- (viii) Elaine Thomas
- (ix) Angelina Woods

SCHEDULE 3 - OTHER INTERESTS

[Other interests referred to in Order 7]

The nature and extent of other interests in relation to the Determination Area are the following as they exist as at the date of this determination:

1 The following rights and interests:

(a) rights and interests held under grants from the Crown in right of the State or of the Commonwealth pursuant to statute or in the exercise of its executive power or otherwise conferred by statute;

(b) rights and interests held by reason of the force and operation of the laws of the State or of the Commonwealth including the force and operation of the *Rights in Water and Irrigation Act 1914* (WA);

(c) the right to access the Determination Area by an employee or agent or instrumentality of:

- (i) the State;
- (ii) the Commonwealth;
- (iii) any local government authority,

as required in the performance of his or her statutory or common law duty where such access would be permitted to private land;

(d) the right of a member of the public to use the alignment, as at the date of this determination, of the Connie Sue Highway, the Serpentine Lakes Road (also known as Anne Beadell Highway) and the Tjuntjuntjara Access Road; and

(e) so far as confirmed pursuant to s 14 of the *Titles (Validation)* and *Native Title (Effect of Past Acts) Act 1995* (WA) as at the date of this determination, any existing public access to and enjoyment of:

- (i) waterways;
- (ii) beds and banks or foreshores of waterways; or
- (iii) areas that were public places as at 31 December 1993.

SCHEDULE 4 - THE MAP

[See NNTR attachment 1: "Schedule 4 - The Map"]

SCHEDULE 5 - AREAS TO WHICH S 47B APPLIES

[Areas referred to in Order 9]

Prior interests in relation to the Determination Area whose extinguishing effect is disregarded by operation of s.47B of the *Native Title Act* include:-

Description	Name	Purpose	s 47A or s 47B
Pastoral Lease 0644/97	Daniel Ryan	Pastoral purposes	s 47B
Pastoral Lease 2792/97	James Cox	Pastoral purposes	s 47B
Pastoral Lease 2791/97	George Martin	Pastoral purposes	s 47B
Pastoral Lease 2786/97	Frederick Lowther	Pastoral purposes	s 47B
Pastoral Lease 2787/97	Leslie Peel Iredale	Pastoral purposes	s 47B
Pastoral Lease 2788/97	Charles Myers	Pastoral purposes	s 47B
Pastoral Lease 2798/97	Alfred Soman	Pastoral purposes	s 47B
Pastoral Lease 2793/97	Jack Campbell	Pastoral purposes	s 47B
Pastoral Lease 2785/97	Andrew Macauley	Pastoral purposes	s 47B
Special Lease 3116/04329	Maxwell Rex Elliot	Tourist camp - depor	t s 47B
OPA-50H	G.Scholl	Oil prospecting area	s 47B
OPA-72H	J.S Cordy	Oil prospecting area	s 47B
OPA-83H Central Oil Pro	ospecting Syndicate Ltd	Oil prospecting area	s 47B
OPA-114H	C.J.R Le Mesurier	Oil prospecting area	s 47B
OPA-126H	Frederick Thompson	Oil prospecting area	s 47B

REGISTER ATTACHMENTS:

1. Schedule 4 - The Map, 1 page - A3, 02/12/2014

Note: The National Native Title Register may, in accordance with s. 195 of the Native Title Act 1993, contain confidential information that will not appear on the Extract.