

Extract from the Register of Native Title Claims

Application Information

Application Reference: Federal Court number: WAD460/2018

NNTT number: WC2018/019

Application name: Dennis Forrest & Ors on behalf of the Nangaanya-ku Native Title Claim Group and

State of Western Australia & Ors (Nangaanya-ku)

Registration History: Registered from 9/11/2018

Register Extract (pursuant to section 186 of the Native Title Act 1993 (Cth))

Application filed with: Federal Court of Australia

Date application filed: 09/10/2018

Date claim entered on

Register:

09/11/2018

Additional Information:

On 29 November 2021, the Federal Court of Australia determined that native title exists in parts of the application area – see <u>Forrest on behalf of the Nangaanya-ku Native Title Claim Group (Part A) v State of Western Australia [2021] FCA</u>

1489. Pursuant to s 190(4)(e) the application remains on the Register of Native Title

Claims only to the extent that it relates to the undetermined area. A map and technical description showing the area of the application that remains to be determined, as interpreted by the National Native Title Tribunal, are attached for information only.

These attachments do not form part of the application.

APPLICANT:

Person/s authorised as

applicant:

Dennis Forrest, Name withheld for cultural reasons, Daniel Tucker, Darren Edward Polak, Name withheld for cultural reasons, Elvis Stokes, Fabian Tucker, Floyed Barnes, Gary Cooper, Janice Scott, Marilyn Janice Burton, Monica Winter, Preston Thomas Jnr, Reece Rarrki Smith, Ross Victor Lynch, Thelma O'Loughlin, Tracy

Johnston

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DESCRIPTION OF THE AREA COVERED BY THE CLAIM:

Part A. External boundaries and description

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- 6. The area of land and waters covered by the application are described in the document entitled "Identification of Boundaries" which is attached as ATTACHMENT B.
- 7. The external geographical boundaries of the area of land and waters covered by the application are delineated and marked on the attached map at ATTACHMENT C.

Part B. Applicability of sections 61A(4), s47, 47A and s47B

8. For the purposes of the application of sections 61A(4), 47, 47A and 47B of the NTA, those sections apply to the entirety of the land shown as unallocated crown land on the attached map at ATTACHMENT C.

Part C. Areas within the external boundaries that are not covered by the application

- 9. Subject to paragraph 8 above, areas of land and waters within the external boundary that are not covered by the application are:
- (a) any area that is or was subject to any of the following acts as these are defined in either the NTA, as amended (where the act in question is attributable to the Commonwealth), or *Titles (Validation) and Native Title (Effect of Past Acts) Act 1995* (WA), as amended, (where the act in question is attributable to the State of Western Australia) at the time of the Registrar's consideration:
- (i) Category A past acts;
- (ii) Category A intermediate period acts:
- (iii) Category B past acts that are wholly inconsistent with the continued existence, enjoyment or exercise of any native title rights or interests; and
- (iv) Category B intermediate period acts that are wholly inconsistent with the continued existence, enjoyment or exercise of any native title rights or interests;
- (b) any area in relation to which a 'relevant act' as that term is defined in section 12I of the *Titles (Validation) and Native Title (Effect of Past Acts) Act 1995* (WA) was done and the act is attributable to the State of Western Australia;
- (c) any area in relation to which a previous exclusive possession act under section 12J of the *Titles (Validation and Native Title (effect of Past Acts) Act 1995* (WA) was done and that act is attributable to the State of Western Australia;
- (d) any area in relation to which a previous exclusive possession act as defined by section 23B (including section 23B (7)) of the NTA was done in relation to the area and the act was attributable to the Commonwealth;
- (e) any areas where native title rights and interests have otherwise been wholly extinguished; and
- (f) specifically, any areas where there has been:
- (i) any unqualified grant of an estate in fee simple:
- (ii) a lease which is currently in force, in respect of an area not exceeding 5000 square metres, upon which a dwelling house, residence, building or work is constructed, and which comprises:
- (A) a lease of a worker's dwelling under the Worker's Homes Act 1911-1928:
- (B) a 99 year lease under the Land Act 1898 (WA);
- (C) a Lease of a town lot or Suburban lot pursuant to section 117 of the Land Act 1933 (WA);
- (D) a Special Lease under section 117 of the Land Act 1933 (WA); or
- (E) any Reserves vested pursuant to section 33 of the *Land Act 1933* (WA) that are not for the benefit of Aboriginal People.
- (iii) a conditional purchase lease currently in force in the Agricultural areas of the South West Division under regulations 46 and 47 of the *Land Regulations 1887* (WA) which includes a condition that the lessee reside on the area of the lease and upon which a residence has been constructed;
- (iv) a conditional purchase lease of cultivatable 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;
- (v) a perpetual lease currently in force under the War Service Land Settlement Scheme Act 1954 (WA);
- (vi) a public work as defined in section 253 of the NTA; and/or
- (vii) an existing dedicated public road.

PERSONS CLAIMING TO HOLD NATIVE TITLE:

- 39. The native title claim group comprises those persons who hold native title rights and interests in part or all of the determination area according to traditional laws and customs through one or more of:
- (a) their own birth on the application area;
- (b) the birth of an ancestor on the application area;
- (c) having religious, sacred or ritual authority for the application area; or
- (d) long traditional association with the application area through occupation, custodianship or use by one's self and/or relevant kin.
- 40. At the date of this application, the persons referred to in paragraph 39(a), 39(b) and 39(d) above includes the descendants of the following persons who assert and are recognised under the relevant traditional laws and customs by the other native title claimants as having rights in the application area are:
- (a) Dingo Tom;
- (b) Dulu;
- (c) Binghi Lynch;
- (d) Mungulu Harris;
- (e) Withawarra / Ruby / Darga;
- (f) siblings Nganampi / Jumbo Manning and Ngildiniri;
- (g) Paratjanu Graham;

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- (h) Malgtjanu / Mulga Joe Mason;
- (i) Biyuwarra:
- (j) siblings Kitty / Nganyi and Yampi Alice:
- (k) Kulputianu / Alec Bilsen:
- (I) siblings Ningu, Pangin and Ulan;
- (m) siblings Miiwa and Pluto Hicks:
- (n) siblings Tamalay / Noona Roundhead, Bulgu / Tjindardi / Peter Meredith / Merril, Rupert Blizzard and Wiltjamata / Wilyamara:
- (o) Lakarra;
- (p) Nu:nanj / Maggie;
- (q) (Blind) Maggie;
- (r) Ginger Stokes;
- (s) Ginger Parker:
- (t) Mary;
- (u) Molly / Yowatji;
- (v) Roy Sinclair;
- (w) Kitty Lynch;
- (x) Gooronj / Lilly Anderson / Kuran; and
- (y) Raymond Wells

REGISTERED NATIVE TITLE RIGHTS AND INTERESTS:

The following Native Title Rights & Interests were entered on the Register on 09/11/2018

12. In this SCHEDULE E, the following words and phrases have the following meanings:

exclusive rights means the exclusive rights of possession, occupation, use and enjoyment of land and waters to the exclusion of all others; and

non-exclusive rights means:

- (a) the right to access, remain in and use that area;
- (b) the right to access, take and use the resources of that area for any purpose;
- (c) the right to engage in spiritual and cultural activities on that area; and
- (d) the right to maintain and protect places and objects of significance on that area,

and does not confer possession, occupation, use and enjoyment of the lands and waters covered by the application to the exclusion of all others.

- 13. In the lands and waters covered by the application:
- (a) where native title rights and interests are not partially extinguished, the native title rights and interests claimed are **exclusive rights**; and
- (b) in all other areas, the native title rights and interests claimed are non-exclusive rights.
- 14. Both the exclusive rights and the non-exclusive rights are:
- (a) exercisable in accordance with the traditional laws and customs of the native title claim group; and
- (b) subject to the valid laws of the State of Western Australia and the Commonwealth of Australia, including the common law.

REGISTER ATTACHMENTS:

- 1. Identification of Boundaries, attachment B of the application, 2 pages A4, 09/10/2018
- 2. Map, attachment C of the application, 1 page A3, 09/10/2018
- 3. Description of the remaining area, 1 page A4, 29/11/2021
- 4. Map of the remaining area, 1 page A4, 29/11/2021

Note: The Register of Native Title Claims may, in accordance with section 188 of the Native Title Act 1993 (Cth), contain confidential information that will not appear on the Extract.

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