

# **Extract from the Register of Native Title Claims**

**Application Information** 

Application Reference: Federal Court number: QUD983/2015

NNTT number: QC2015/014

Application name: Bradley Go-Sam & Ors on behalf of the Jirrbal People #4 and State of Queensland &

Ors (Jirrbal People #4)

**Registration History:** Registered from 9/02/2016

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

Application filed with: Federal Court of Australia

Date application filed: 22/10/2015

Date claim entered on

Register:

09/02/2016

**Additional Information:** 

On 25 March 2022, the Federal Court of Australia (Federal Court) ordered that the

application be administratively partitioned into 'Part A' and 'Part B'.

On 6 September 2024, the Federal Court made a determination that native title exists

in the Part A area – see <u>Braun on behalf of the Jirrbal People #4 v State of Queensland (No 2) [2024] FCA 1018</u>. That determination was registered on the

National Native Title Register (NNTR) on 12 September 2024.

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 (ie, Part B area).

APPLICANT:

Person/s authorised as

applicant:

Bradley Go-Sam, Sarah Cronin, Tonya Grant, Phyllis Grant, Tasha House, Jeanette

Miller, Kurt Noble, Joshua Weare, Vivian Woods

Condition/s on authority: See Schedule IA attached

Address for service: Lucy Toepfer

North Queensland Land Council Native Title Representative Body

Aboriginal Corporation 61 Anderson Street Manunda QLD 4870 **Phone:** 07 4042 7000

Email: ltoepfer@nqlc.com.au

#### **DESCRIPTION OF THE AREA COVERED BY THE CLAIM:**

Information identifying the boundaries of:

National Native Title Tribunal

Page 1 of 4

- (a) The area covered by the application; and
- (b) Any areas within those boundaries that are not covered by the application.

In relation to (a) above a description of the area of land and waters covered by the application is provided at "ATTACHMENT B".

Areas within the boundary identified in "ATTACHMENT B" that are not covered by the application are set out below:

- 1. The area covered by the application excludes any land or waters that is or has been covered by:
- (a) Scheduled Interest;
- (b) a freehold estate;
- (c) commercial lease that is neither an agricultural lease nor a pastoral lease;
- (d) an exclusive agricultural lease or an exclusive pastoral lease:
- (e) a residential lease:
- (f) a community purpose lease;
- (g) a lease dissected from a mining lease and referred to in s.23B(2)(c)(vii) of the Native Title Act 1993 (Cth); and
- (h) any lease (other than a mining lease) that confers a right of exclusive possession over particular land or waters.
- 2. Subject to paragraphs 4 and 5, the area covered by the application excludes any land or waters covered by the valid construction or establishment of any public work, where the construction or establishment of the public work commences on or before 23 December 1996.
- 3. Subject to paragraphs 4 and 5, exclusive possession is not claimed over areas which are subject to valid previous non-exclusive possession acts done by the Commonwealth or State of Queensland.
- 4. Subject to paragraph 6, where the act specified in paragraphs 1,2 and 3 falls within the provisions of:
  - S.23B(9) Exclusion of acts benefiting Aboriginal Peoples or Torres Strait Islanders;
  - S.23B(9A) Establishment of a national park or state park;
  - S.23B(9B) Acts where legislation provides of non-extinguishment;
  - S.23B(9C) Exclusion of Crown to Crown grants; and
  - S.23B(10) Exclusion by regulation.

the area covered by the act is not excluded from the application.

- 5. Where an act specified in paragraphs 1, 2 and 3 affects or affected land or waters referred to in:
  - S47 Pastoral leases etc covered by claimant application;
  - S47A Reserves etc covered by claimant application;
  - S47B Vacant Crown land covered by claimant application;

the area covered by the act is not excluded from the application.

6. The area covered by the application excludes land or waters where the native title rights and interests claimed have been otherwise extinguished.

### PERSONS CLAIMING TO HOLD NATIVE TITLE:

The names (including Aboriginal names) of the persons (the *native title claim group*) on whose behalf the application is made or a sufficiently clear description of the persons so that it can be ascertained whether any particular person is 1 of those persons.

The Jirrbal People #4 native title claim group is comprised of those Aboriginal persons who:

- (a) are descended by birth or by adoption in accordance with the traditional laws acknowledged and the traditional customs observed by the Jirrbal People, from one or more of the following apical ancestors (listed alphabetically):
- 1. Betty (aka Biddy) Gordon
- 2. Bonnel Logan and Jinnie
- 3. Bulbulyarraman Willie Mango or his wives Nellie and Calida
- 4. Charlie (Jurabagle) Woods
- 5. Chloe McKenzie/Cameron
- 6. Dubula Lorna Lawrence (nee Robinson)
- 7. Ethel Perrott
- 8. Harry Maloon
- 9. Jack (Deinjo) Watson/Major
- 10. Jack Robinson
- 11. Jerry Linedale or Maggie
- 12. Jimmy Darcy or his wives Polly and Lassie Darcy
- 13. Jimmy Murray (aka Jimmy Minegan) or his wives Jinnie (aka Jay Minigan) and Misashay (aka Maryanne)
- 14. Joe Robinson or Eva Robinson
- 15. Katie Cameron
- 16. King Jimmy Robertson/Robinson (aka Jimmy King) or his wives Kitty Robertson or Polly Malone
- 17. King Sandy Maynard or his wife Annie Thomas
- 18. Linda Duffin (aka Linda McGuire)

National Native Title Tribunal

- 19. Lizzie Palmer, Maggie Cross or Mary Todd
- 20. Lucy Gordon/Lifu
- 21. Minnie Silent
- 22. Murrigami (aka Jim Clarke)
- 23. Murriquemie
- 24. Nellie Deagon
- 25. Nellie Googoonburra
- 26. Nellie Keough/James, Merti/ Bertie or Peter
- 27. Nellie Williams
- 28. Polly Hull
- 29. Polly Robinson (1) (aka Polly Ingham) or her husband Mick Robinson
- 30. Polly Robson
- 31. Romeo Robson (aka Robinson) or his wife Topsy
- 32. Rosie Congoo
- 33. Sam Boyd
- 34. Toby and Polly
- 35. Tommy Gardiner (aka Tommy Anderson)
- 36. Tommy Herberton's siblings
- 37. Tommy Toombs or his wife Polly
- 38. Una Woodleigh
- 39. Wanmal and Yugibidial
- 40. Youall Biddy-Robinson or her husband Tommy Herberton
- 41. Youall Biddy-Robinson's siblings, and
- (b) identify themselves as Jirrbal; and
- (c) are accepted as Jirrbal by other Jirrbal People in accordance with the traditional laws acknowledged and the traditional customs observed by the Jirrbal People.

### **REGISTERED NATIVE TITLE RIGHTS AND INTERESTS:**

## The following Native Title Rights & Interests were entered on the Register on 25/08/2025

A description of the native title rights and interests claimed in relation to particular land or waters (including any activities in exercise of those rights and interests).

- 1. Over areas where a claim to exclusive possession can be recognised (such as areas where there has been no prior extinguishment of native title or where s238, ss47, 47A or 47B apply), the claim group claims the right to possess, occupy, use and enjoy the lands and waters of the application area as against the whole world, pursuant to the traditional laws and customs of the claim group.
- 2. Over areas where a claim to exclusive possession cannot be recognised, the claim group claims the non-exclusive rights to:
- (a) live and be present on the application area;
- (b) take, use, share and exchange Traditional Natural Resources for personal, domestic and non-commercial, communal purposes;
- (c) conduct burial rites;
- (d) conduct ceremonies;
- (e) teach on the area about the physical and spiritual attributes of the area;
- (f) maintain places of importance and areas of significance to the native title holders under their traditional laws and customs and protect those places and areas from physical harm;
- (g) light fires for domestic purposes including cooking but not for the purposes of hunting or clearing vegetation;
- (h) be accompanied into the claim area by non-claim group members being people required;
- (1) by traditional law and custom for the performance of ceremonies or cultural activities; and
- (2) to assist in observing and recording traditional activities on the claim area; and
- (i) In relation to Water, take and use;
- (1) Traditional Natural Resources from the Water for personal, domestic and non-commercial communal purposes; and
- (2) for personal, domestic and non-commercial, communal purposes.
- 3. For the purposes of (2) above;

"Live" means to reside and for that purpose erect shelters and temporary structures but does not include a right to construct permanent structures;

"Traditional Natural Resource" means:

- (1) "animals" as defined in the Nature Conservation Act 1992 (Qld);
- (2) "plants" as defined in the Nature Conservation Act 1992 (Qld);
- (3) "charcoal, shells and resin"; and
- (4) "clay, soil, sand; ochre; gravel or rock on or below the surface";
- "Water" means water as defined by the Water Act 2000 (Qld);
- 4. The native title rights and interests are subject to:
- (a) The valid laws of the State of Queensland and the Commonwealth of Australia; and
- (b) The rights conferred under those laws.

National Native Title Tribunal

## **REGISTER ATTACHMENTS:**

- 1. QC2015/014 Attachment B, Further Amended External Boundary Description, 2 pages A4, 22/05/2024
- 2. QC2015/014 Attachment C, Map of the Application Area, 1 page A4, 22/05/2024
- 3. QC2015/014 Schedule IA s 251BA Conditions on Applicant's authority, 2 pages A4, 03/07/2025

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.

National Native Title Tribunal Page 4 of 4

QUD983/2015