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PUBLISHED BY AUTHORITY ISSN 0039-9795

WEDNESDAY 30 JULY 2008

No. 20 870

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No. 20 870-30 JULY 2008-70838-1

Administration and Probate

ADMINISTRATION AND PROBATE ACT 1935 Notice of Intention to apply for Letters of Administration (with the Will annexed)

NOTICE is hereby given that after the expiration of fourteen days from the publication hereof application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration of the Estate of MARGARET ISABEL BIGNELL late of 14 Newcastle Street Battery Point Tasmania retired book keeper deceased with the Will annexed may be granted to Edith Mary Thow of 13 Kellatie Road Montague Bay in Tasmania widow the sole residuary legatee and devisee under the Will of the deceased.

Dated the twenty-fourth day of July 2008.

BENNETT HOWROYD, Solicitors for the Applicant.

ADMINISTRATION AND PROBATE ACT 1935 Notice of Intention to apply for Letters of Administration (De Bonis Non)

NOTICE is hereby given that after the expiration of fourteen days from the publication hereof application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration De Bonis Non of the Estate of EMRYS PRYDDERK GRIFFITHS late of Low Head in Tasmania retired farmer/married man deceased may be granted to The Public Trustee.

Dated this thirtieth day of July 2008.

PETER MALONEY, Chief Executive Officer, The Public Trustee.

ADMINISTRATION AND PROBATE ACT 1935 Notice of Intention to apply for Letters of Administration

NOTICE is hereby given that after the expiration of fourteen days from the publication hereof application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration of the Estate of BRUCE KENNETH REID late of 34 Urquhart Street Queenstown in Tasmania groundsman and cleaner/never married deceased intestate may be granted to William Edward Reid of 13 Giblin Street Lenah Valley in Tasmania unemployed clerical worker/married man and Neville John Reid of 4 Russell Street Queenstown in Tasmania shop proprietor/married man the lawful brothers of the said deceased.

Dated this thirtieth day of July 2008.

CRISP HUDSON & MANN, Solicitors for the Applicants.

Notices to Creditors

THERON ROCKLIFF BURRIDGE late of 29 Ocean Drive Ulverstone in Tasmania retired carpenter who died on the twenty-third day of January 2008: Creditors next of kin and others having claims in respect of the property of the abovenamed deceased are required by the Executor Trevor David Beswick care of Friend and Jones 28a King Edward Street Ulverstone in Tasmania to send particulars to the said Executor on or before the thirteenth day of August 2008 after which date the Executor may distribute the assets having regard only to the claims of which the Executor then has notice.

Dated this thirtieth day of July 2008

FRIEND AND JONES, Solicitors to the Estate.

AUDREY VIOLET SAUNDERS late of 2/181 Franklin Street George Town in Tasmania divorced deceased: Creditors next of kin and others having claims in respect of the property or Estate of the deceased Audrey Violet Saunders who died on the twentieth day of July 2007 are required by the Executor Tasmanian Perpetual Trustees Limited of 23 Paterson Street Launceston in Tasmania to send particulars to the said Company by the thirtieth day of August 2008 after which date the Executor may distribute the assets having regard only to the claims of which it then has notice.

Dated this thirtieth day of July 2008

REUBEN BRAMICH, Trust Administrator.

NOTICE is hereby given that The Public Trustee has filed in the Office of the Registrar of the Supreme Court at Hobart an election to administer the estate(s) of:—

ROBERT WILLIAM ROWAN late of Strathhaven Nursing Home 899 Brooker Avenue Berriedale in Tasmania pensioner/single man deceased.

Dated this thirtieth day of July 2008.

PETER MALONEY, Chief Executive Officer,

The Public Trustee.

Industrial Relations

INDUSTRIAL RELATIONS ACT 1984 Notice of the Making of Awards

Award N

Name of Award	Award No.	Date Made
Aerated Waters	1 of 2008	21/7/08
Architects (Private Industry)	1 of 2008	21/7/08
Automotive Industries	1 of 2008	22/7/08
Baking Industry	1 of 2008	21/7/08
Barristers and Solicitors	1 of 2008	21/7/08
Bootmakers	1 of 2008	21/7/08
Broadcasting and Television	1 of 2008	21/7/08
Building Trades	2 of 2008	22/7/08
Building and Construction Industry	2 of 2008	22/7/08
Butter and Cheesemakers	1 of 2008	23/7/08
Carriers	1 of 2008	23/7/08
Child Care and Childrens Services	1 of 2008	21/7/08
Clay and Mud Products	1 of 2008	21/7/08
Cleaning and Property Services	1 of 2008	23/7/08
Clerical and Administrative		
Employees (Private Sector)	1 of 2008	21/7/08
Clothing Industry	1 of 2008	21/7/08
Community Services	1 of 2008	21/7/08
Concrete Products	1 of 2008	21/7/08
Dairy Processing	1 of 2008	21/7/08
Dentists	1 of 2008	21/7/08
A. T. N	IAHONEY	, Registrar.

Government Notices

Department of Justice. Hobart, 15 July 2008

BUILDING ACT 2000

Section 48(1)

I REVOKE the *Ministerial Insurance Order - Required Insurance for Accredited Building Practitioners 2007* published in the Gazette on 28 June 2007.

I MAKE THE FOLLOWING ORDER pursuant to section 48 of the *Building Act 2000* requiring Accredited Building Practitioners in the categories and classes specified to be covered by insurance of the kinds and to the extent specified below.

This Order is to take effect one month after its notification in the Gazette.

DAVID BARTLETT MP, Minister for Planning and Workplace Relations

BUILDING ACT 2000

MINISTERIAL INSURANCE ORDER

Required Insurance for Building Practitioners 2008

1. Purpose and effect of this Order

PURSUANT to section 48 of the *Building Act 2000*, the following Order requires accredited building practitioners in the categories in Column 1 of the Table below to be covered by insurance. Specified in Column 2 of the Table is the kind of insurance by which they are required to be covered under Part 4 of the Act.

Column 1 Building Practitioner Category	Column 2 Type of required insurance
Building Surveyor	Professional Indemnity in Part A.
Assistant Building Surveyor	Professional Indemnity in Part A.
Architect	Professional Indemnity in Part A.
Engineer	Professional Indemnity in Part A.
Civil Designer	Professional Indemnity in Part A.
Building Designer	Professional Indemnity in Part A.
Building Services Designer	Professional Indemnity in Part A.
Construction Manager	Professional Indemnity in Part A.
Builder	Contract Works in Part C and Public Liability in Part B.
Fire Protection Services Builder	Contract Works in Part C and Public Liability in Part B.
Demolisher	Public Liability in Part B.

2. Interpretation

In this Order:

"Act" means the Building Act 2000;

"Company, firm or authority" includes a council, municipal or other statutory authority or body and an Agency or Department of the Crown.

30 JULY 2008

3. Commencement of Order and effect

This Order commences one month after the date of publication in the Gazette. Any act performed, or anything done pursuant to the revoked Order shall not be invalidated or otherwise rendered unenforceable by reason of its revocation.

4. Requirement to be covered by insurance

- 4.1. To comply with section 23 of the Act an accredited building practitioner must be covered by a policy of insurance of the kind and in the amounts specified in the Table and Parts A C of this Order.
- 4.2. To comply with section 49 of the Act an accredited building practitioner is covered by the required insurance if they:
 - (a) hold the required insurance; or
 - (b) the building work carried out by or on the behalf of the accredited practitioner is covered by the required insurance.

A. Professional Indemnity Insurance

A1 Liability to be Covered

- A.1.1. The policy shall indemnify the building practitioner against legal liability resulting from any claim or claims first made against the building practitioner during the period of insurance and first notified to the insurer during such a period and arising out of any act, error or omission on the part of the building practitioner in the conduct of the building practitioner's business as a building practitioner, or in relation to a company, firm or authority conducting the business of a building practitioner of which the building practitioner is a director, partner or employee.
- A.1.2. The policy is required to provide indemnity against legal liability in respect of claims for damages or compensation made against the building practitioner from misleading or deceptive conduct or conduct which is likely to mislead or deceive under sections 52, 53, 53A and 74 of the *Trade Practices Act 1974* (Cth) or sections 14, 16, and 17 *Fair Trading Act 1990* (Tas) or the equivalent provision of similar legislation in other States and/ or Territories but excluding any claims arising from dishonest, fraudulent, malicious or criminal conduct.

A2 Amount and Period of Insurance

A.2.1. The policy can specify a limit for any one claim and in the aggregate for any one period of insurance for building practitioners accredited in the categories in the table below of not less than the amount listed:—

Category of Building Practitioner	Amount
Building Surveyor	\$1 million
Assistant Building Surveyor	\$1 million
Architect	\$1 million
Engineer	\$1 million
Civil Designer	\$1 million
Building Designer - Restricted	\$1 million
Building Designer - Limited	\$750,000
Building Designer – Domestic	\$500,000
Building Services Designer - Restricted	\$1 million

Building Services Designer – Limited	\$750,000
Building Services Designer – Domestic	\$500,000
Construction Manager – Open	\$1 million
Construction Manager – Medium Rise	\$750,000
Construction Manager – Low Rise	\$500,000

A.2.2. If a building practitioner accredited in one of the categories listed in A.2.1 is employed or appointed by a company, firm or authority he shall be deemed to comply with this Order to the extent that his work in the building industry is carried out pursuant to such employment or appointment if the company, firm or authority's professional indemnity policy specifically extends to that category of the building practitioner.

A3 Mandatory Provisions

- A.3.1. The policy may name as the insured either the building practitioner or the company, firm or authority of which the building practitioner is a director, partner or employee. If the insured is the company, firm or authority the policy must provide indemnity to:
 - (a) persons who are at the commencement of or become during the period of insurance directors, partners or employees of the company, firm or authority and are accredited building practitioners in categories to which Part A applies.
 - (b) persons who are former directors, partners or employees of the company, firm or authority and who are or have been accredited building practitioners in categories to which Part A applies, in respect of acts, errors or omissions committed or allegedly committed whilst they were directors, partners or employees of the company, firm or authority.
- A.3.2. The policy is required to contain at least one automatic reinstatement extension.

A4 Standard Exclusions

Nothing in this Order prevents an approved professional indemnity policy from containing exceptions and exclusions (not inconsistent with this Order) of a kind that, in accordance with standard practice, are generally included in policies of the same kind.

A5 Allowable Limitations

A.5.1. The policy can impose a limitation on claims in accordance with section 255 of the Building Act 2000, which provides that a building action cannot be brought after a period of 10 years starting on the date on which the cause of the action first accrues.

A6 Other Matters

- A.6.1. The policy is required to be compatible with section 49 of the *Building Act 2000* and sections 20, 48, 49 and 51 of the *Insurance Contracts Act 1984* (Cth).
- A.6.2. This Order shall not apply to a building practitioner who is covered by a policy which was current prior to the date upon which this Order takes effect which substantially complies with Part A2 of this Order.

- A.6.3. For the purposes of complying with this Order it is not necessary that the insurance be provided by one policy only, or that the insurance be provided by one insurer only, provided that this Order is complied with.
- A.6.4. The policy may provide a greater insurance cover than that required by this Order.
- A.6.5. The indemnification of officers and servants of the State of Tasmania provided under the State Service Act 2000 Ministerial Direction No. 8 of 1st July 2003, satisfies the requirements of this Part.

B. Public Liability Insurance

B1 Liability to be Covered

B.1.1. The policy is required to provide indemnity in respect of all claims which the building practitioner becomes legally liable to pay for compensation (excluding punitive or exemplary damages) in respect of personal injury or property damage caused by an occurrence in connection with the building practitioner's business as a building practitioner or as a building practitioner of a company, firm or authority of which the building practitioner is a director, partner or employee.

B2 Amount and Period of Insurance

- B.2.1. The policy can limit indemnity for any one claim during any one period of insurance to not less than \$5 million.
- B.2.2. The policy shall include in addition to the limit of indemnity, payment of the costs and expenses incurred by the insured with the consent of the insurer in defending or settling any claim and in respect of any one claim the policy may limit this to 20% of the limit of indemnity.

B3 Mandatory Provisions

B.3.1. The policy may name as the insured either the building practitioner or the company, firm or authority of which the building practitioner is a director, partner or employee provided that where the insured is a company, firm or authority the policy shall provide indemnity to persons who are at the commencement or who become during the period of insurance directors, partners or employees of the company, firm or authority and are accredited building practitioners in categories to which Part B applies.

B4 Standard Exclusions

B.4.1. Nothing in this Order prevents an approved public liability policy from containing exceptions and exclusions (not inconsistent with this Order) of a kind that, in accordance with standard practice, are generally included in policies of the same kind provided always that the policy shall not contain any terms which exclude cover by reason of claims in respect of personal injury or property damage having arisen directly or indirectly from or having been caused by or in connection with the erection, demolition, alteration of and/or addition to buildings by or on behalf of the insured, or any vibration, or any removal or weakening of support caused thereby.

B5 Other Matters

- B.5.1. This Order shall not apply to a building practitioner who is covered by a public liability insurance policy which was current prior to the date upon which this Order takes effect which substantially complies with Parts B.1 and B.2 of this Order.
- B.5.2. For the purposes of complying with this Order it is not necessary that the insurance be provided by one policy only, or that the insurance be provided by one insurer only, provided that this Order is complied with.
- B.5.3. The policy may provide a greater insurance cover than that required by this Order.
- B.5.4. The indemnification of officers and servants of the State of Tasmania provided under the State Service Act 2000 Ministerial Direction No. 8 of 1st July 2003, satisfies the requirements of this Part.

C. Contract Works

C1 Interpretation

In this Part:

"Construction Period"

The Policy will indemnify the Persons Insured against unforeseen physical loss or damage to the Contract Works during the Construction Period.

- "Contract Works" shall mean works of engineering construction or mechanical installation or erection, including formwork, falsework, temporary works, temporary buildings, scaffolding, hoardings, principal supplied or free-issue materials, materials for incorporation in the works, and additions and alterations to or refurbishment of pre-existing buildings and structures.
- "Contract Works Insurance" includes insurance policies of a type that comply with this Order including those policies commonly known as Construction Insurance.

"Maintenance Period"

A period specified in the insured Contract, commencing at the expiry of the Construction Period. Where a Maintenance Period is required by the construction Contract conditions, the Persons Insured will be indemnified against unforeseen physical loss of, or damage to, the Contract Works from any cause, not otherwise excluded, and which:

- (a) manifests itself during the Maintenance Period and (b) originates from:

 - (i) a cause (unless excluded) occurring and arising out of the Contract Works carried out by the Persons Insured during the Construction period and at the Contract Site; or
 - (ii) an act or omission of any of the Persons Insured during the course of operations carried out by such Persons Insured in complying with the requirements of a defects policy or Maintenance provisions of the contract.

"Persons Insured" shall mean:

- · the principal, and
- the head contractor or principal contractor, and
- the accredited building practitioner, and

- any director, partner, officer or employee of any of the Persons Insured, but only for liability incurred by them while acting within the scope of their duties in such capacity, and
- subcontractors of Persons Insured, (excluding professional consultants) being a legal entity with whom the Persons Insured have entered into a sub-contract or sub agreement for any part of the Contract Works, but only to the extent required for such sub-contract or sub agreement.

"Pre-Existing Property"

Where the contract works includes alteration, additions or refurbishment of pre-existing buildings and structures (including contents), the contract works policy will be extended to include damage to the pre existing building and structures (including contents) for loss or damage arising from carrying out the works, for a sum insured adequate to cover this exposure.

"Sum Insured"

The policy of contract works will insure as a minimum, the value of the works with allowance for removal of debris and professional fees as described in clause C.2.2 of this Part.

C2 Liability to be Covered

- C.2.1. The policy of Contract Works will indemnify the Insured against unforeseen physical loss of or damage to any Contract Works insured under a policy, from any cause (unless of a type excluded), occurring during the period of insurance at the Contract Site (or elsewhere including transit, if permitted by the individual policy) during the Construction Period, and any Maintenance Period.
- C.2.2. Following loss or damage indemnifiable under C.2, the policy shall provide for costs and expenses necessarily incurred for:
 - (a) Demolition of damaged Contract Works and removal of debris;
 - (b) Professional fees necessarily incurred by the Persons Insured in reinstatement of the Contract Works.

C3 Standard Exclusions

- C.3.1. Nothing in this Order prevents a Contract Works Insurance policy from containing exceptions and exclusions (not inconsistent with this Order) of a kind that, in accordance with standard practice, are generally included in Contract Works Insurance policies.
- C.3.2. The policy can exclude:
 - (a) the cost of making good fair wear and tear or gradual deterioration but shall not exclude the loss or damage resulting therefrom;
 - (b) the cost of making good faulty design, workmanship and materials but shall not exclude the loss or damage resulting therefrom;
 - (c) consequential loss of any kind, but shall not exclude loss of or damage to the works;
 - (d) damages for delay in completing or for the failure to complete the works;

- (e) loss or damage resulting from ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel resulting from any cause;
- (f) loss or damage resulting from war, invasion, act of foreign enemies, hostilities,(whether war be declared or not),civil war, rebellion, revolution, insurrection or military or usurped power, martial law or confiscation by order of any Government or public authority.

C4 Other Matters

- C.4.1. The policy is required to be compatible with section 49 of the *Building Act 2000* and sections 20, 48, 49 and 51 of the *Insurance Contracts Act 1984* (Cth).
- C.4.2. The indemnification of officers and servants of the State of Tasmania provided under the *State Service Act 2000* Ministerial Direction No. 8 of 1st July 2003, satisfies the requirements of this Part.

Explanatory Note:

The Ministerial Insurance Order - Required Insurance for Accredited Building Practitioners 2008 has been made for the following reasons:

- It uses the same terminology as the Scheme for the Accreditation of Building Practitioners 2008.
- The Housing Indemnity Amendment Act 2008 has repealed the mandatory requirement for builders to purchase housing indemnity insurance under the Housing Indemnity Act 1992.

The Insurance Order 2008 may be viewed on the Workplace Standards Tasmania website: www.wst.tas.gov.au/building

Printed copies of the Insurance Order 2008 may also be obtained from the Workplace Standards Tasmania Helpline by telephoning: 1300 366 322 (local rate inside Tasmania) or (03) 6233 7657 (outside Tasmania).

Helpline email address: wstinfo@justice.tas.gov.au

Department of Justice. Hobart, 15 July 2008

BUILDING ACT 2000

Sections 48 and 50(2)

I REVOKE the Ministerial Order published in the Gazette on 30 June 2004 requiring owner builders to be covered by insurance of the kind and to the extent specified.

> DAVID BARTLETT MP, Minister for Planning and Workplace Relations

Explanatory Note:

The *Housing Indemnity Amendment Act 2008* repealed the mandatory requirement that owner builders purchase an insurance policy to cover defects for up to six years after completion of the owner builder work. Therefore there is no required insurance for owner builders under sections 48(1)(d) and 50(2) of the *Building Act 2000*.

Hobart City Council Hobart, 21 July 2008

LOCAL GOVERNMENT (HIGHWAYS) ACT 1982

Amendments to the Municipal Map

NOTICE is hereby given pursuant to Section 12 of the *Local Government (Highways) Act 1982* that the Hobart City Council on the 14th day of July, 2008 did resolve that the following road classifications be amended on Council's Municipal Map, which the Hobart City Council is responsible to maintain.

Street	Location	Proposed Clasification
Weld Street	Fronting the South Hobart Primary School and turning area	Constructed road
Degraves Street	Numbers 16 – 18	Constructed road
Ragged Lane	Full length	Constructed road
Reids Road	Full length	Partially constructed road
Browns Road	Connection to Huon Road	Partially constructed road

V. B. ARMSTRONG, General Manager.

Government House Hobart, 23 July 2008

HIS Excellency the Governor wishes it to be known that he has this day granted permission to Paul Anthony Lennon to retain the title "Honourable" for life.

> J. D. CHILCOTT, Official Secretary.

Tasmania *Together* Progress Board Hobart, 18 July 2008

TASMANIA TOGETHER PROGRESS BOARD ACT 2001

NOTICE

IN ACCORDANCE with Section 6 (1) (c) of the *Tasmania Together Progress Board Act 2001*, I hereby appoint Rhys Edwards to be a member of the Tasmania *Together* Progress Board for the period 1 July 2008 until 30 June 2013.

DAVID JOHN BARTLETT MP, Premier.

> Department of Justice, Hobart, 22 July 2008.

JUSTICES ACT 1959

IN ACCORDANCE with the provisions of the *Justices Act* 1959, HIS EXCELLENCY THE GOVERNOR-IN-COUNCIL has been pleased to appoint the undermentioned persons as Justices of the Peace for the State of Tasmania:—

Maureen Ackerley	Jan Dunsby
11/56 Adelaide Street	10 Cadbury Road
SOUTH HOBART	CLAREMONT
Debbie Ann Hutchinson	Christopher David Tanner
34 Lower Swamp Road	60b Skyline Drive
LACHLAN	HOWRAH
By His Excellency's Command,	
	DAVID I LEWELLVN

DAVID LLEWELLYN, Attorney-General.

Living Marine Resources

LIVING MARINE RESOURCES MANAGEMENT ACT 1995

Notice for the Tasmanian Scallop Fishery Comprising Activities by way of Fishing for Commercial Purposes

DATES FOR THE OPEN SEASON AND AREAS OF STATE WATERS OPEN FOR THE COMMERCIAL SCALLOP FISHERY

I, CRAIG MIDGLEY, performing the duties of the position of General Manager, Primary Industries, Department of Primary Industries and Water, pursuant to the delegated authority under Section 20(1) of the *Living Marine Resources Management Act 1995*, in accordance with the *Fisheries (Scallop) Rules* 2005 hereby:

- Determine under Rule 8B(1)(a), the dates of the open season for the commercial scallop fishery, are from 13 August 2008 to 22 December 2008 (inclusive)
- (2) Determine under Rule 8C(1)(a), the following specified areas of State waters to be open to the commercial scallop fishery:
 - A. State waters within the following boundaries:
 - (*i*) from latitude 41° 41' 40" S, longitude 148° 15' E; to
 - (*ii*) latitude 41° 41' 40" S, longitude 148°30' 01" E; to
 - (iii) latitude 42° 07' 31" S, longitude 148° 30' 01" E; to
 - (*iv*) latitude 42° 07' 31" S, longitude 148° 15' E; to
 - (v) latitude 41° 41' 40" S, longitude 148° 15' E.
 - B. State waters within the following boundaries:
 - (i) from latitude 42° 44' 33" S, longitude 147° 52' 31" E; to
 - (ii) latitude 42° 44' 33" S, longitude 148°07' 30" E; to
 - (*iii*) latitude 42° 52' 30" S, longitude 148° 07' 30" E; to
 - (*iv*) latitude 42° 52' 30" S, longitude 147° 52' 31" E; to
 - (v) latitude 42° 44' 33" S, longitude 147° 52' 31" E.

All coordinates in this notice are expressed by latitude and longitude by reference to the Geocentric Datum of Australia (also known as "the GDA" or GDA 94).

CRAIG MIDGLEY,

Department of Primary Industries and Water.

Dated this twenty-fourth day of July 2008

Information

This Notice determines the arrangements for the Tasmanian Scallop Fishery for commercial purposes and opens waters for commercial scallop fishing off Bicheno and Marion Bay, all other waters are closed. The arrangements are subject to change.

Fishers should be aware, pursuant to Rule 23 of the *Fisheries (Scallop) Rules 2005* the deployment of a scallop dredge is prohibited in State waters less than 20 metres deep, scallop dredging prohibited areas (listed in Schedule 2 of the *Fisheries (Scallop) Rules 2005*) and a closed area for the commercial scallop fishery.

For further information please contact: Mr James Parkinson; phone (03) 6233 6797.

Rules Publication

Rules Publication Act 1953

NOTICE OF THE MAKING OF STATUTORY RULES

Title of Act (if any) under which Statutory Rule made	Number allotted to Statutory Rule	Title or subject matter of Statutory Rule
Living Marine Resources Management Act 1995	S. R. 2008, No. 83	Fisheries (Scalefish) Amendment Rules 2008

GENERAL PURPORT OR EFFECT OF THE ABOVEMENTIONED STATUTORY RULE

Fisheries (Scalefish) Amendment Rules 2008

These rules amend the Fisheries (Scalefish) Rules 2004 so as to provide for -

(a) the management of the banded morwong fishery; and

- (b) the management of the southern calamari fishery; and
- (c) the updating, clarification and revision of certain provisions; and
- (d) the inclusion of infringement notice offences and penalties consequent on their "transfer" from the Fisheries (Infringement Notices) Regulations 2001.

Copies of the abovementioned statutory rules may be purchased at Print Applied Technology Pty Ltd, 123 Collins Street, Hobart, Phone (03) 6233 3289 or Toll Free 1800 030 940; 80B Wilson Street, Burnie and State Offices, 68 Rooke Street, Devonport.

P. R. CONWAY, Chief Parliamentary Counsel.

PARLIAMENTARY STANDING COMMITTEE ON SUBORDINATE LEGISLATION

'Anyone who has problems with, or feels they are adversely affected by, any of the above Regulations can write to the Secretary of the Subordinate Legislation Committee, Legislative Council, Parliament House, Hobart, 7000.'

RUTH FORREST, MLC, Chairperson.

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