



TASMANIAN GOVERNMENT GAZETTE

PUBLISHED BY
AUTHORITY
ISSN 0039-9795

WEDNESDAY 22 AUGUST 2012

No. 21 263

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Notices to Creditors

IN THE Estate of WILLIAM ERIC JOHNSON late of St. Ann's Crompton Downs Home Crompton Downs Old Beach Tas widower deceased who died on the sixth day of April 2011 at Crompton Downs: Creditors of the deceased and others having claims or holding assets of the deceased are required by the Executor of the Estate to make all claims against the Estate and send them to: The Registrar Supreme Court of Tasmania Salamanca Place Hobart Tas 7000 and to make such claims in writing no later than one month from the date of this notice and all persons who hold assets in respect of the Estate are to advise the Executor John Robert Morling in writing addressed to Chris Boland Lawyers Pty 17 Campbell Street Hobart Tas 7000. In the event that claims are not made by any creditor in accordance with this notice within the time specified the Executor may distribute the assets having regard only to those claims to which he may have notice.

Dated this twenty-second day of August 2012.

CHRIS BOLAND LAWYERS PTY, Lawyers for the Estate.

HEATHER ELAINE PITT late of "Glen Dhu" 401 Lanes Tier Road Ouse in Tasmania acute speech therapist married deceased: Creditors next of kin and others having claims in respect of the property or Estate of the abovenamed deceased who died on the thirty-first day of December 2011 are required by the Executors Nigel Rutherford Henry and Richard King Pitt to send particulars of their claim to the Registrar of the Supreme Court of Tasmania GPO Box 167 Hobart 7001 by the twenty-second day of September 2012 after which date the Executors may distribute the assets having regard only to the claims of which they have notice.

Dated this twenty-second day of August 2012.

E. R. HENRY WHERRETT & BENJAMIN, Solicitors.

DESMOND THOMAS BERRY late of 12 Bradfield Street Claremont in Tasmania divorced/pensioner deceased: Creditors next of kin and others having claims in respect of the property or Estate of the abovenamed deceased who died on the third day of April 2012 are required by the Executors Scott William Law and David Martin Rees to send particulars of their claim to the Registrar of the Supreme Court of Tasmania GPO Box 167 Hobart 7001 by the twenty-second day of September 2012 after which date the Executors may distribute the assets having regard only to the claims of which they have notice.

Dated this twenty-second day of August 2012.

E. R. HENRY WHERRETT & BENJAMIN, Solicitors.

Tasmanian Government Gazette

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Administration and Probate

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 RICHARD IAN BRIDGEN late of 1616 Pelverata Road Upper Woodstock in the State of Tasmania horticulturist deceased divorced intestate may be granted to Pamela Wyn Bridgen of Unit 1/63 Chardonay Drive Berriedale Tasmania 7011 finance officer widow mother of the said deceased.

Dated this thirteenth day of August 2012.

TIERNEY LAW, Solicitor for the Applicant.

ADMINISTRATION & 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 ROBERT BRIAN CROSSAN late of 28 Hookey Court Rokeby in Tasmania retired cabinet maker widower deceased may be granted to Anthony Scott Crossan of 3/6 Wilkie Court West Moonah in Tasmania Tammy Natasha Parker of 31 Bundalla Road Margate in Tasmania and Michelle Louise Crossan of 30 Pine Avenue Kingston in Tasmania the son and daughters of the said deceased.

Dated the fifteenth day of August 2012.

FAULDS & ASSOCIATES, Solicitors for the Applicants.

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 CHRISTINE RUTH RADVANYI late of 53 Raglan Street Somerset Tasmania deceased intestate (or with the Will Annexed) may be granted to Laura Radvanyi of 53 Raglan Street Somerset Tasmania the mother of the said deceased.

Dated the fifteenth day of August 2012.

LAURA RADVANYI, Applicant.

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 ROBERT CECIL

MILNE late of Barrington Lodge New Town in Tasmania deceased intestate may be granted to Majorie Jean Trubody of 19 Waterloo Crescent Battery Point in Tasmania retired business owner/married one of the sisters of the said deceased.

Dated the fifteenth day of August 2012.

GROOM KENNEDY, Solicitors for the Applicant.

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 an application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration may be granted in the Estate of JILLIAN HELENA MCCULLAGH late of Rubicon Grove Shearwater in Tasmania but formerly of Unit 1 19 Laura Street Latrobe in Tasmania home duties divorced deceased to Jane Maria Dutton of 63 Hamilton Street Latrobe in Tasmania teacher the lawful daughter of the said deceased and one of the residuary legatees named in the Will.

Dated this twenty-second day of August 2012.

BRUCE DAVIES,
Solicitors for the Applicant.

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 ELWIN THOMAS PIDGEON late of 2 Culgoa Street Mornington in Tasmania merchant seaman partner deceased who died on the nineteenth day of December 2010 intestate may be granted to Jill Brodie (also known as Jill Pidgeon) pensioner partner of Unit 1 159 Derwent Avenue Lindisfarne in Tasmania the lawful spouse of the said deceased.

Dated this twenty-second day of August, 2012.

WALLACE WILKINSON & WEBSTER,
Barristers and Solicitors.

ADMINISTRATION AND PROBATE ACT 1935

Notice of Application to Reseal Probate

NOTICE is hereby given that after the expiration of fourteen days from the publication hereof Erika Zelda Gregory of 12 Bilga Street Kirrawee in New South Wales retired hospital worker/widow the sole Executrix of the Will of STANLEY GORDON GREGORY deceased late of 12 Bilga Street Kirrawee in New South Wales electrician/married/deceased to whom Probate of the said Will was granted by the Supreme Court of New South Wales on the third day of July Two thousand and eight will apply to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that the Seal of the said Supreme Court of Tasmania may be affixed to the said probate pursuant to Part VI of the *Administration and Probate Act 1935*.

Dated this twenty-second day of August 2012.

BUTLER McINTYRE & BUTLER,
Solicitors to the Estate.

Crown Lands

Department of Treasury and Finance
16 August 2012

CROWN LANDS ACT 1976

NOTICE is hereby given that under the provisions of the *Crown Lands Act 1976* the property listed below will be submitted for public sale.

RA926 Deddington Road, Deddington
Folio of the Register Volume 125253 Folio 1

Land Zoned Village

Estate agents appointed to market the property
on behalf of the Crown:

Roberts Longford
18 Marlborough Street
LONGFORD TAS 7301
Phone (03) 6391 2999

HON BRIAN WIGHTMAN MP,
Minister for Environment, Parks and Heritage.

Industrial Relations

INDUSTRIAL RELATIONS ACT 1984

Notice of Variation of an Award

<i>Name of Award</i>	<i>Award No.</i>	<i>Date made</i>
AWU (Tasmanian State Sector)	3/2012	10/08/2012
Custodial Officers	2/2012	10/08/2012
Governor of Tasmania Staff	3/2012	09/08/2012
Health and Human Services (Tasmanian State Service)	4/2012	09/08/2012
Legal Practitioners	2/2012	10/08/2012
Medical Practitioners (Public Sector)	2/2012	10/08/2012
Miscellaneous Workers (Public Sector) .	2/2012	10/08/2012
Nurses (Tasmanian Public Sector) Award 2005	3/2012	10/08/2012
Parliamentary Staff	2/2012	09/08/2012
Police	3/2012	09/08/2012
Police Departmental Employees	2/2012	15/08/2012
Polytechnic and Skills Institute Teaching Staff	2/2012	13/08/2012
Port Arthur Authority	2/2012	15/08/2012
Tasmanian Ambulance Authority	2/2012	15/08/2012
Tasmanian Fire Fighting Industry Employees	2/2012	15/08/2012
Tasmanian State Service	4/2012	09/08/2012
Teaching Service (Tasmanian Public Sector)	3/2012	13/08/2012

Dated this twenty-second day of August 2012.

A. T. MAHONEY, Registrar.

Living Marine Resources

LIVING MARINE RESOURCES MANAGEMENT ACT 1995 FISHERIES (COMMERCIAL DIVE) RULES 2011, RULE 12

PUBLIC NOTICE - DATES OF EXTENDED CLOSURE OF THE COMMERCIAL DIVE FISHERY IN THE D'ENTRECASTEAUX CHANNEL

I, ROBERT GOTT, Director (Marine Resources), acting under Rule 12 of the *Fisheries (Commercial Dive) Rules 2011*, and delegated authority under Section 20(1) of the *Living Marine Resources Management Act 1995*, hereby determine that the dates of the closed season for the commercial dive fishery in the D'Entrecasteaux Channel are to be extended as follows:

- from 1 September 2012 to 31 December 2012, inclusive;

where "the D'Entrecasteaux Channel" is defined to mean all State waters including the D'Entrecasteaux Channel bounded in the east by the west coast of Bruny Island, in the west by the east coast of the mainland of Tasmania, in the north by an imaginary straight line running from Dennes Point on Bruny Island to Piersons Point situated on the western shore of the River Derwent, and in the south by an imaginary straight line running from the southernmost point of Cape Bruny on Bruny Island to the southernmost tip of Southport Bluff on the mainland of Tasmania.

Dated: 10th August 2012.

ROB GOTT, Director (Marine Resources).

INFORMATION

The commercial dive fishery is closed in the Channel as a precautionary response to a toxic algal bloom.

LIVING MARINE RESOURCES MANAGEMENT ACT 1995

FISHERIES (ABALONE) RULES 2009, RULE 9

PUBLIC NOTICE - DATES OF CLOSING OF THE COMMERCIAL ABALONE FISHERY IN STATE WATERS OFF THE COAST OF THE NORTH-EAST OF TASMANIA

I, ROB GOTT, Director (Marine Resources), acting under Rule 9 of the *Fisheries (Abalone) Rules 2009*, and delegated authority under Section 20(1) of the *Living Marine Resources Management Act 1995*, hereby determine:

that the dates of the closed season for the commercial abalone fishery for the taking of blacklip abalone (*Haliotis rubra*) for commercial purposes from State waters off the coast of the north-east of Tasmania are as follows:

- from 27 August 2012 to 31 December 2012, inclusive;

where: "the north-east" is defined to mean: those State waters off the north-east coast of Tasmania within an area bounded in the west by an imaginary line beginning where the line of longitude 147° 27' 00" East meets the high-water mark of the north coast of the mainland of Tasmania in Anderson Bay, then running due north until its junction with the line of latitude 40° 39' South, then due east along that line of latitude to the limit of State waters, and bounded in the east by an imaginary line from the northern side of the mouth of the Great Musselroe

River at Musselroe Bay running due west for 100 metres, then following the shoreline 100 metres from shore to the northernmost tip of Musselroe Point, then running due north until intersection with the line of latitude 40° 48' 00" South, and running due east to the outer limit of State waters; and

that the dates of the closed season for the commercial abalone fishery for the taking of greenlip abalone (*Haliotis laevis*) for commercial purposes from State waters off the coast of the east-north-east of Tasmania are as follows:

- from 27 August 2012 to 31 December 2012, inclusive;

where: "the east-north-east" is defined to mean: those State waters off the north-east and east coast of Tasmania east of the line of longitude 147° 27' 00" East and south of the line of latitude 40° 39' South.

Dated 17 August 2012

ROB GOTT, Director (Marine Resources).

Water Management

WATER MANAGEMENT ACT 1999

Section 11 Exemption Order

GROUNDWATER LICENSING WITHIN THE SASSAFRAS WESLEY VALE GROUNDWATER AREA

I, BRYAN GREEN, Minister for Primary Industries and Water, acting pursuant to section 11 of the *Water Management Act 1999* hereby exempt all persons taking groundwater for commercial purposes in the Sassafras Wesley Vale Groundwater Area (as detailed in CPR 9501 in the Central Plan Register), from the requirement to hold a licence.

This exemption takes effect on the day upon which it is gazetted and remains in force for a period of 12 months unless otherwise revoked.

Expressions used in this exemption have the same meaning as in the *Water Management Act 1999*.

BRYAN GREEN, Minister for Primary Industries and Water.

Dated this twenty-second day of August 2012.

Information

The purpose of this Order is to exempt persons taking groundwater for commercial purposes in the Sassafras Wesley Vale Groundwater Area from the requirement to hold a licence. Commercial purposes means taking of water for any purpose other than a specified purpose as defined in s.48(1) of the *Water Management Act 1999*, where the amount taken does not exceed the volume specified in regulation (4) of the *Water Management Regulations 2009*.

Forest Practices

Forest Practices Authority

13th August, 2012

FOREST PRACTICES ACT 1985

NOTIFICATION

IN ACCORDANCE with the provision of Section 11 of the *Forest Practices Act 1985*, and on the recommendation of the Forest Practices Authority, His Excellency, the Governor-in-Council has declared part of each of the lands listed in the following schedule to be Private Timber Reserves.

SCHEDULE

PRIVATE TIMBER RESERVE

PART TITLE

<i>Application No.</i>	<i>Owner</i>	<i>Land Title Reference</i>	<i>Location</i>	<i>Municipal Area</i>
2194	Elgersma, Johannes & Tetsje	C/T Vol 241293 Fol 1	Jetsonville	Dorset Council

Given under my hand at Hobart in Tasmania on 13th August, 2012.

By His Excellency's Command,

P. G. UNDERWOOD, Governor.

B. GREEN, Minister for Energy and Resources

Forest Practices

Forest Practices Authority
13th August, 2012

FOREST PRACTICES ACT 1985

IN ACCORDANCE with the provision of Section 14 of the *Forest Practices Act 1985*, and on the recommendation of the Forest Practices Authority, His Excellency, the Governor-in-Council has declared the lands listed in the following schedule previously declared a Private Timber Reserve shall cease to be a Private Timber Reserve.

SCHEDULE
REVOCATION OF PRIVATE TIMBER RESERVE
WHOLE TITLE

<i>Application No.</i>	<i>Owner</i>	<i>Land Title Reference</i>	<i>Location</i>	<i>Municipal Area</i>
1751ACR	Robinson, JD	C/T Vol 238814 Fol 1	St Marys	Break O'Day Council

Given under my hand at Hobart in Tasmania on 13th August, 2012.

By His Excellency's Command,

P. G. UNDERWOOD, Governor.

B. GREEN, Minister for Energy and Resources

Forest Practices Authority
13th August, 2012

FOREST PRACTICES ACT 1985

NOTIFICATION

IN ACCORDANCE with the provision of Section 11 of the *Forest Practices Act 1985*, and on the recommendation of the Forest Practices Authority, His Excellency, the Governor-in-Council has declared the lands listed in the following schedule to be Private Timber Reserves.

SCHEDULE
PRIVATE TIMBER RESERVE
WHOLE TITLE

<i>Application No.</i>	<i>Owner</i>	<i>Land Title Reference</i>	<i>Location</i>	<i>Municipal Area</i>
2193	Weeding, GC & P	C/T Vol 213242 Fol 2	Adventure Bay	Kingborough Council

Given under my hand at Hobart in Tasmania on 13th August, 2012.

By His Excellency's Command,

P. G. UNDERWOOD, Governor.

B. GREEN, Minister for Energy and Resources

Government Notice

PROCLAMATION

By His Excellency THE HONOURABLE EWAN CHARLES CRAWFORD, Lieutenant-Governor of the State of Tasmania and its Dependencies in the Commonwealth of Australia.

WHEREAS by Letters Patent constituting the Office of Governor of the State of Tasmania and its Dependencies in the Commonwealth of Australia made at Hobart on 21 November 2005 under the Public Seal of the said State provision is made for the Lieutenant-Governor to assume and undertake the administration of the government of the said State in the event of a vacancy in the Office of Governor; the assumption by the Governor of the administration of the government of the Commonwealth of Australia; or the Governor, not having appointed a Deputy Governor, being for any reason unable to act as Governor

AND WHEREAS by Commission given at Hobart on 11 May 2009 under the Public Seal of the said State I, THE HONOURABLE EWAN CHARLES CRAWFORD, was appointed Lieutenant-Governor of the said State

AND WHEREAS the Governor of the said State, THE HONOURABLE PETER GEORGE UNDERWOOD, Companion of the Order of Australia, is unable to act as Governor for the period commencing at 5:30 pm on 22 August 2012 and ending at 5:00 pm on 7 September 2012 and has not appointed a Deputy Governor:

NOW THEREFORE I, THE HONOURABLE EWAN CHARLES CRAWFORD, Lieutenant-Governor of the said State having taken the Oaths directed by law to be taken by the Lieutenant-Governor in the manner prescribed do hereby notify and declare that while the Governor of Tasmania is unable to act as Governor for the abovementioned period or until he is able to act, and while there is no Deputy Governor, I shall administer the government of the said State with all and singular the powers and functions of the Governor according to such Laws as are now or shall hereafter be in force in the said State.

GIVEN under my hand at Hobart in Tasmania on 22 August 2012.

E. C. CRAWFORD, Lieutenant -Governor.

By His Excellency's Command

LARA GIDDINGS, Premier.

Rules Publication

RULES PUBLICATION ACT 1953

NOTICE OF THE MAKING OF STATUTORY RULES

IN ACCORDANCE with the provisions of the *Rules Publication Act 1953*, notice is given of the making of the following statutory rules:—

Title of Act (if any) under which Statutory Rules made	Number allotted to statutory rules	Title or subject matter of statutory rules
(1) <i>Police Powers (Assumed Identities) Act 2006</i>	S. R. 2012, No. 68	<i>Police Powers (Assumed Identities) (Corresponding Laws) Amendment Regulations 2012</i>
(2) <i>Police Powers (Controlled Operations) Act 2006</i>	S. R. 2012, No. 69	<i>Police Powers (Controlled Operations) (Corresponding Laws) Amendment Regulations 2012</i>
(3) <i>Witness (Identity Protection) Act 2006</i>	S. R. 2012, No. 70	<i>Witness (Identity Protection) (Corresponding Laws) Amendment Regulations 2012</i>

GENERAL PURPORT OR EFFECT OF THE ABOVEMENTIONED STATUTORY RULES

(1) *Police Powers (Assumed Identities) (Corresponding Laws) Amendment Regulations 2012*

These regulations amend the *Police Powers (Assumed Identities) (Corresponding Laws) Regulations 2010* by adding Part 3 of the *Criminal Investigation (Covert Powers) Act 2011* of Western Australia as a law that corresponds to the *Police Powers (Assumed Identities) Act 2006*.

(2) *Police Powers (Controlled Operations) (Corresponding Laws) Amendment Regulations 2012*

These regulations amend the *Police Powers (Controlled Operations) (Corresponding Laws) Regulations 2010* by adding Part 2 of the *Criminal Investigation (Covert Powers) Act 2011* of Western Australia as a law that corresponds to the *Police Powers (Controlled Operations) Act 2006*.

(3) *Witness (Identity Protection) (Corresponding Laws) Amendment Regulations 2012*

These regulations amend the *Witness (Identity Protection) (Corresponding Laws) Regulations 2010* by adding the *Crimes (Protection of Witness Identity) Act 2011* of the Australian Capital Territory and Part 4 of the *Criminal Investigation (Covert Powers) Act 2011* of Western Australia as laws that correspond to the *Witness (Identity Protection) Act 2006*.

Copies of the abovementioned statutory rules may be purchased at Print Applied Technology Pty Ltd, 33 Innovation Drive, Dowsing Point, Phone (03) 6233 3360 or Toll Free 1800 030 940.

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.

Cities Councils

HOBART CITY COUNCIL**CAR PARKS & PARKING AMENDMENT BY-LAW****BY-LAW 1 of 2012****BY-LAW MADE UNDER SECTION 145****OF THE LOCAL GOVERNMENT ACT 1993****FOR THE PURPOSE OF**

AMENDING THE CAR PARKS & PARKING BY-LAW, NO. 2 OF 2008.

PART 1- PRELIMINARY**Short Title**

1. This by-law may be cited as the Car Parks & Parking Amendment By-law.

Principal By-law

2. In this By-law, the Car Parks & Parking By-law, No. 2 of 2008 is referred to as the Principal By-law.

Clause 2 amended (Interpretation)

3. Clause 2 of the Principal By-law is amended as follows:
 - a) By omitting paragraph (a)(iii) from the definition of "owner" and substituting the following paragraphs:
 - (iii) a person who is registered as the owner of the vehicle under that Act or any corresponding enactment or ordinance of a State or Territory of the Commonwealth;
 - (iv) a person in charge of the vehicle; and

Clause 49 amended

4. Clause 49(2) of the Principal By-law is amended by omitting "set out adjacent to the offence in Column 3 of Schedule 1 is the penalty payable under the infringement notice for that offence." and substituting "payable under the infringement notice for that offence is the applicable sum specified adjacent to the offence in Schedule 1."

Clause 49(2A) inserted

5. Clause 49 of the Principle By-Law is amended by inserting after clause 49(2) the following sub-clause:
 - 2A Different sums may be specified in an infringement notice according to the nature of the offence and whether payment is made within a specified time.

Clause 49(6) and 49(7) inserted

6. Clause 49 of the Principle By-Law is amended by inserting after clause 49(5) the following sub-clauses:

- (6) A person who is served with an infringement notice must, within 28 Days, do one or more of the following:
- a) pay the monetary penalty in full to the General Manager;
 - b) apply to the General Manager for withdrawal of the infringement notice;
 - c) apply to the General Manager for a variation of payment conditions;
 - d) lodge with the General Manager a notice of election to have the offence or offences set out in the infringement notice heard and determined by a court.
- (7) If an alleged offender fails to take one or more of the actions required by clause 49(7) within the prescribed time, the infringement may be referred to the Director, Monetary Penalties.

Clause 51 amended (Amounts payable)

7. Clause 51 of the Principle By-Law is amended by omitting the table and substituting the following table:

Section	Description of Offence	Penalty (Penalty Units)	Reduced penalty if paid to Council within 14 days from date of service of the Infringement Notice (Penalty Units)	Reduced penalty if paid to Council after 14 days but within 28 days from date of service of the Infringement Notice (Penalty Units)
Section 97(1)(a)(i)	Remaining parked whilst meter not running	0.7	0.25	0.35
Section 97(1)(a)(ii)	Exceeding maximum period on parking meter	0.8	0.35	0.45
Section 97(1)(b)(i)	Parking without parking voucher displayed	0.7	0.25	0.35
Section 97(1)(b)(ii)	Parking longer than authorized by a parking voucher	0.8	0.35	0.45

Section 97(1)(c)	Parking more than one motor vehicle in a space	0.7	0.25	0.35
Section 97(1)(d)	Parking a motor vehicle partly inside and partly outside a space	0.7	0.25	0.35
Section 98	Obstructing use of parking space	0.7	0.25	0.35
Section 99	Parking whilst space closed	0.7	0.25	0.35

Schedule 1 amended (Infringement Notice Offences)

8. Schedule 1 of the Principle By-Law is amended by is omitting the table and substituting the following table:

1. INFRINGEMENT NOTICE OFFENCES

Column 1	Column 2	Column 3	Column 4	Column 5
CLAUSE	GENERAL DESCRIPTION OF OFFENCE	PENALTY (Penalty units)	Reduced penalty if paid to Council within 14 days from date of service of the Infringement Notice	Reduced penalty if paid to Council after 14 days but within 28 days from date of service of the Infringement Notice
6	Parking in car park without marked spaces	0.7	0.25	0.35
7	Parking in car park with marked spaces	0.7	0.25	0.35
8	Parking one car per marked space	0.7	0.25	0.35
9	Use of ticket dispensing machine not in accordance with notice	0.7	0.25	0.35
10	Interference with ticket dispensing machine	0.7	0.25	0.35
11(1)	Failure to produce or display ticket	0.7	0.25	0.35

11(2)	Failure to display ticket on dashboard	0.7	0.25	0.35
12	Parking for longer than period paid for	0.7	0.25	0.35
13	Parking exceeding maximum time	0.8	0.35	0.45
14	Parking in areas set aside for certain vehicles	0.7	0.25	0.35
15	Parking in areas set aside for certain people	0.7	0.25	0.35
16	Parking outside of parking space	0.7	0.25	0.35
17	Failure to comply with directions of authorized officer	0.7	0.25	0.35
18	Entering or exiting car park outside designated entrance or exit	0.7	0.25	0.35
19	Driving contrary to direction, sign or indication	0.7	0.25	0.35
20	Removal of Council property from the car park	0.7	0.25	0.35
21	Entry to unauthorized areas	0.7	0.25	0.35
22	Trespassing or loitering in car park	0.7	0.25	0.35
23	Exceeding speed limit in car park	0.7	0.25	0.35
24	Washing, sweeping and repairing of vehicles in car park	0.7	0.25	0.35

25	Damaging fixtures in car park	0.7	0.25	0.35
26	Hindering or resisting authorized officers	0.7	0.25	0.35
27	Acting contrary to signs or directions	0.7	0.25	0.35
28	Exceeding maximum clearance height of vehicles	1.25	No Reduction	No Reduction
29	Annoying or disturbing other users	0.7	0.25	0.35
30	Sleeping in vehicle in car park	0.7	0.25	0.35
31	Hawking or selling in car park without consent	0.7	0.25	0.35
32	Building or assembling in car park without consent	0.7	0.25	0.35
33	Display of items in car park without consent	0.7	0.25	0.35
34	Begging or soliciting in car park without consent	0.7	0.25	0.35
35	Nuisances or indecent act in car park	0.7	0.25	0.35
36	Fires and dangerous things in car park	0.7	0.25	0.35
37	Throwing of missiles in car park	1.25	No Reduction	No Reduction
38	Making noise in car park without consent	0.7	0.25	0.35
39	Playing of games in car park without consent	0.7	0.25	0.35
40	Interference with other vehicles in car park	1.25	No Reduction	No Reduction

41	Failure to report damage	1.25	No Reduction	No Reduction
42	Removal of infringement notices	0.7	0.25	0.35
43	Transfer of tickets	0.7	0.25	0.35
44	Leaking or depositing oil and/or fuel	0.7	0.25	0.35
46	Threats inside or at a car park	5	No Reduction	No Reduction
47	Use of skateboard or bicycle	0.7	0.25	0.35

Certified that the provisions of the By-law are in accordance with the law by

P.A. JACKSON
Legal Practitioner

Dated this 8th day of August 2012
At Hobart

Certified that the By-law is made in accordance with the *Local Government Act 1993* by

N.D. HEATH
General Manager

Dated this 9th day of August 2012
At

The Common Seal of the HOBART CITY COUNCIL was hereunto affixed in the presence of :



A handwritten signature in blue ink, appearing to be "R.G. Christie".

R.G. Christie
Acting Lord Mayor

A handwritten signature in blue ink, appearing to be "N.D. Heath".

N.D. HEATH
General Manager



We can produce a document the whole world will want to see.

We can also make sure they don't.

No matter how good it looks, sometimes your publication contains information that you would prefer to keep under lock and key.

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Together we can make a difference.

Print Applied Technology remains ever vigilant in reducing the impact of its operations on the environment, and environmental management within our production facilities is considered a critical aspect of our business.

Our investment in a world class 'Ecodlean' solvent recycling system from Europe has enabled us to recycle all our solvent liquids for reuse, instead of disposing of this material which is traditional industry practice. Waste paper is managed via extraction systems and a compaction unit, capturing and bundling all waste generated during the production cycle which is then collected for recycling, reducing landfill. Vegetable based inks are used where possible on our presses, and green office principles are employed.

Print Applied Technology now adds to these initiatives official certification by the Forest Stewardship Council

(FSC). FSC certification is the "Gold Standard" for eco forestry worldwide, and as a 'Chain of Custody' certificate holder we can now assure our valued customers that selected papers sourced for our operations are from responsibly managed forests.

The use of the highly guarded FSC trademark now also allows our customers to demonstrate their commitment to the growth of responsible forest management. Further to this, we can now share with you the knowledge that areas of natural wealth and endangered wildlife habitat are not being adversely affected as a consequence of our paper sourcing policy.

You too can help to protect our environment, by promoting and using FSC products.

For further information please contact Print Applied Technology or visit www.fscaustralia.org



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