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t a s m a n i a n g o v e r n m e n t **GAZETTE**

PUBLISHED BY AUTHORITY

WEDNESDAY 19 JULY 2017

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Tasmanian Government Gazette

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Notices to Creditors

HENRY WILLIAM LANGDON late of Glenview Home, 2-10 Windsor Street, Glenorchy in Tasmania, Retired Retail/Age Pensioner, Widowed, Deceased: Creditors, next of kin and others having claims in respect of the property or estate of the deceased, HENRY WILLIAM LANGDON who died on the seventeenth day of May 2017 are required by the Executor, TASMANIAN PERPETUAL TRUSTEES LIMITED of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the nineteenth day of August 2017, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this nineteenth day of July 2017.

SARAH JOYES, Trust Administrator.

LAURENCE DAVID JOHN HULCOMBE late of Strathglen Nursing Home, 2 Chardonnay Drive, Berriedale in Tasmania, Retired Electrician, Widowed, Deceased: Creditors, next of kin and others having claims in respect of the property or estate of the deceased, LAURENCE DAVID JOHN HULCOMBE who died on the seventeenth day of June 2017 are required by the Executor, TASMANIAN PERPETUAL TRUSTEES LIMITED of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the nineteenth day of August 2017, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this nineteenth day of July 2017.

SARAH JOYES, Trust Administrator.

AGNES DOROTHY MCDOWALL late of 67 Derwent Avenue, Lindisfarne in Tasmania, Retired Secretary, Widowed, Deceased: Creditors, next of kin and others having claims in respect of the property or estate of the deceased, AGNES DOROTHY MCDOWALL who died on the twenty first day of April 2017 are required by the Executor, TASMANIAN PERPETUAL TRUSTEES LIMITED of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the nineteenth day of August 2017, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this nineteenth day of July 2017.

SARAH JOYES, Trust Administrator.

PAMELA LAURA SUTCLIFFE late of 2/165 Peel Street West, Summerhill in Tasmania, Driver, Divorced, Deceased: Creditors, next of kin and others having claims in respect of the property or estate of the deceased, PAMELA LAURA SUTCLIFFE who died between the 18th day of June 2016 and the twenty first day of June 2016 are required by the Administrator, TASMANIAN PERPETUAL TRUSTEES LIMITED of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the nineteenth day of August 2017, after which date the Administrator may distribute the assets, having regard only to the claims of which it then has notice.

Dated this nineteenth day of July 2017.

MIKALA DAVIES, Trust Administrator.

JOYCE LEAH LEEDHAM late of Campbell Town Nursing Home/District Hospital, 70 High Street, Campbell Town in Tasmania, Retired Librarian/Home Duties, Single, Deceased: Creditors, next of kin and others having claims in respect of the property or estate of the deceased, JOYCE LEAH LEEDHAM who died on the sixth day of June 2017 are required by the Executor, TASMANIAN PERPETUAL TRUSTEES LIMITED of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the nineteenth day of August 2017, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this nineteenth day of July 2017.

REBECCA SMITH, Trust Administrator.

RONALD EDWIN TAYLOR late of 22 Cornwall Street, Beaconsfield in Tasmania, Retired Farmer/Timber Miller, Divorced, Deceased: Creditors, next of kin and others having claims in respect of the property or estate of the deceased, RONALD EDWIN TAYLOR who died on the thirty first day of May 2017 are required by the Executor, TASMANIAN PERPETUAL TRUSTEES LIMITED of Level 2 137 Harrington Street, Hobart in Tasmania, to send particulars to the said Company by the nineteenth day of August 2017, after which date the Executor may distribute the assets, having regard only to the claims of which it then has notice.

Dated this nineteenth day of July 2017.

NATASHA DAVIS, Trust Administration Assistant.

JACQUELINE MARGARET BARROW late of 26 Bruny Island Main Road, Dennes Point, TAS 7150, died on 19 February 2017, Retired Home Duties/Widow.

Creditors, next of kin and others having claims in respect of the property of the abovenamed deceased, are required by the Executor JUSTIN PATRICK MCMULLEN, to send particulars to Justin McMullen Lawyer of Suite 2, 7 Bayfield St Rosny Park TAS 7018 or the Registrar of the Supreme Court of Tasmania by the 21st day of August, 2017 after which date the Executor may distribute the assets, having regard only to the claims that he then has notice.

Dated this nineteenth day of July 2017.

JUSTIN PATRICK MCMULLEN, Executor

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

JOELLEN MARIA CUNNINGHAM late of 50 Summerleas Road Kingston in Tasmania No Occupation/Single Woman deceased Intestate

Dated this nineteenth day of July 2017.

DAVID BENBOW, Chief Executive Officer, Public Trustee

MERYL MARIE THURLOW late of 5 Park Street, Wynyard, Tasmania who died on the 23rd day of January 2017

Creditors, next of kin and others having claims in respect of the property of the abovenamed deceased are required by the Executor, IAN CHARLES GUEST, care of Ian Guest & Associates 17 Marine Terrace, Burnie, Tasmania to send particulars to the said Executor and to the Registrar of the Supreme Court of Tasmania on or before the 19th day of August, 2017 being one calendar month after which date the Executor may distribute the assets, having regard only to the claims of which the Executor then have notice.

Dated this nineteenth day of July 2017.

IAN GUEST & ASSOCIATES, Solicitors to the Estate

SONGKRANE RAJA (also known as SANGKHOM RAJSOMBAT) late of Compton Downs Nursing Home Old Beach in Tasmania, Retired who died on the 28th day of October, 2016. Creditors, next of kin and others having claims in respect of the property of the abovenamed deceased are required by the Executors, MR DENIS ATHOL MCCARTHY and MS PHOUPHET PHALAKHONE care of Blissenden Lawyers of 120 Main Road, Moonah in Tasmania, to send particulars to the said Executors on or before the 31 August 2017 day of, 2017 after which date the Executors may distribute the assets having regard only to the claims of which the Executor then have notice.

Dated this nineteenth day of July 2017.

BLISSENDEN LAWYERS, Solicitors for the Estate

JOY GLADYS JOHNSON late of Melaleuca Home for the Aged Inc, 73 Mary Street, East Devonport in Tasmania deceased who died on the twenty-fifth day of September 2016. Creditors next of kin and others having claims in respect of the property or Estate of the abovenamed deceased are required by the Executors GLYNN FRANCIS MOATE WILLIAMS and ROGER GRAEME CANN c/- Cann Legal 31 King Edward Street Ulverstone in Tasmania to send particulars of their claim in writing to the Registrar of the Supreme Court of Tasmania Salamanca Place Hobart on or before the twenty-third day of August 2017 after which date the Executors may distribute the assets having regard only to the claims of which the Executors then have notice.

Dated this nineteenth day of July 2017.

CANN LEGAL, Solicitors for the Estate.

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 14 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 NORMAN WILFRED NOEL late of 11 Resolution Street, Warrane, TAS 7018 deceased, intestate, may be granted to WARREN FIVIN NOEL of 82 Bass Street, Warrane, TAS 7018 the son of the said deceased.

Dated this eleventh day of July 2017.

JUSTIN MCMULLEN -Lawyer, Legal Practitioner for Applicant

$19 \; \mathrm{July} \; 2017$

ADMINISTRATION AND PROBATE ACT 1935

Notice of Intention to Apply for Letters of Administration

NOTICE is hereby given that, after the expiration of 14 days from this publication hereof, application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration of the estate of BRYAN THOMAS SIMPSON late of 2 Archer Crescent, George Town in Tasmania Factory Worker/Single, deceased, intestate may be granted to JUDITH ANNE SIMPSON of Unit 32, 12 Casino Rise, Prospect Vale in Tasmania Payroll Clerk/Single the sister of the said deceased, ALAN WILLIAM SIMPSON of 5 Buckingham Court, Frankston South in Victoria Climate Control Engineer/ Married the brother of the said deceased and KEITH MICHAEL SIMPSON of 18 Blamey Street, Bentleigh East in Victoria Technical Officer/Married the brother of the said deceased.

Dated this nineteenth day of July 2017.

BLEYER LAWYERS, Solicitors for the Applicant

ADMINISTRATION AND PROBATE ACT 1935

Notice of Application to Reseal Probate

NOTICE is hereby given that, after the expiration of fourteen (14) days from the publication hereof, DANIELLE JULIA ENRIGHT-KOVACIC (in the Will called DANIELLE JULIA ENRIGHT) of 24 Evelyn Road, Ringwood North, in Victoria, the Executor of the Will of MICHAEL LUCAS KOVACIC, late of 752 Parkside Lane, Lititz Pennsylvania, United States of America, deceased, to whom Probate of the said Will was granted by the Supreme Court of Victoria on 3 July 2017, will apply to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that the seal of the Supreme Court of Tasmania may be fixed to the said Probate pursuant to Part VI of the *Administration and Probate Act 1935*.

Dated this nineteenth day of July 2017.

TREMAYNE FAY RHEINBERGER, 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 14 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 DOREEN SELINA BESWICK late of Ra 251 Main Road, Stanley TAS 7331 deceased, intestate (or with the will annexed), may be granted to RODNEY JOHN BESWICK and MICHAEL THOMAS BESWICk of Ra 251 Main Road, Stanley TAS 7331 the children of the said DOREEN SELINA BESWICK deceased.

Dated this thirteenth day of July 2017.

THOMAS PATRICK GLYNN, Solicitor of 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 (14) 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 DOUGLAS GRAHAM CHENEY late of 9 Sands Court, Clarendon Vale in Tasmania, Widow/Truck Driver/Machine Operator, deceased, intestate, may be granted to TRACEY LEE CORRIGAN of 9/113 Willow Road, Frankston in Victoria, Patient Service Assistant/Single and KIM CRACK of 199 Avoca Dell Drive, Murray Bridge in South Australia Business Owner/Married and TREVOR DOUGLAS CHENEY of Unit 1, 33 Valenci Street, Cranbrook in Queensland, Labourer/Single, the children of the deceased.

Dated this nineteenth day of July 2017.

SIMMONS WOLFHAGEN, 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 RODNEY WAYNE MAXWELL BAILEY late of 780 Lilydale Road, Underwood in Tasmania, Retired Tailor/Single deceased intestate may be granted to AUDRY FAY BAILEY of Grenoch Home, Aged Care Tasmania, 7 East Barrack Street, Deloraine in Tasmania Retired Housewife/Widowed, the mother of the said Deceased.

Dated this nineteenth day of July 2017.

RAE & PARTNERS, Solicitors for the Applicant

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 (14) days from the publication hereof, application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration (with the Will annexed) of the estate of KEVIN EARL GARDAM late of Karingal Nursing Home, Devonport in the State of Tasmania (formerly of 136 Beach Road, Leith in the State of Tasmania), Widower/Retired Brick Layer, deceased, may be granted to IAN JAMES GARDAM of 99 George Street, Devonport in the State of Tasmania, Single Man/Taxi Driver and GLENN EDWARD GARDAM of 50 Sommers Drive, Altona Meadows in the State of Victoria, Married Man/Importer, the sons of the said deceased.

Dated this nineteenth day of July 2017.

DOOLAN AND BROTHERS, 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 14 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 NARELLE MAREE ARCHIE, late of 19 Cruttenden Street Buckland in Tasmania deceased, intestate, may be granted to ROYCE VERNON ARCHIE, of 19 Cruttenden Street Buckland in Tasmania the husband the said deceased..

Dated this nineteenth day of July 2017.

BLISSENDEN LAWYERS, Solicitors for the Estate

Mental Health

MENTAL HEALTH ACT 2013

Notice is hereby given that in accordance with section 138 of the *Mental Health Act 2013*, the undermentioned person has been approved as a medical practitioner for provisions of the *Mental Health Act 2013* within the Chief Civil Psychiatrist and Chief Forensic Psychiatrist's jurisdictions for a period of five years commencing on the 13th day of July 2017.

DR IFTIKHAR AHMAD

Dated this thirteenth day of July, 2017.

PROFESSOR KENNETH CLIFFORD KIRKBY, Acting Chief Civil Psychiatrist/Chief Forensic Psychiatrist

MENTAL HEALTH ACT 2013

Notice is hereby given that in accordance with section 138 of the *Mental Health Act 2013*, the undermentioned person has been approved as a medical practitioner for provisions of the *Mental Health Act 2013* within the Chief Civil Psychiatrist and Chief Forensic Psychiatrist's jurisdictions for a period of five years commencing on the 14th day of July 2017.

DR DIANA CRYSTAL HAMILTON

Dated this fourteenth day of July, 2017.

PROFESSOR KENNETH CLIFFORD KIRKBY, Acting Chief Civil Psychiatrist/Chief Forensic Psychiatrist

MENTAL HEALTH ACT 2013

Notice is hereby given that in accordance with section 138 of the *Mental Health Act 2013*, the undermentioned person has been approved as a medical practitioner for provisions of the *Mental Health Act 2013* within the Chief Civil Psychiatrist and Chief Forensic Psychiatrist's jurisdictions for a period of five years commencing on the 10th day of July 2017.

DR MOHAMMAD ZARRAR KHAN

Dated this tenth day of July, 2017.

PROFESSOR KENNETH CLIFFORD KIRKBY, Acting Chief Civil Psychiatrist/Chief Forensic Psychiatrist

MENTAL HEALTH ACT 2013

Notice is hereby given that in accordance with section 138 of the *Mental Health Act 2013*, the undermentioned person has been approved as a medical practitioner for provisions of the *Mental Health Act 2013* within the Chief Civil Psychiatrist and Chief Forensic Psychiatrist's jurisdictions for a period of five years commencing on the 10th day of July 2017.

DR PHILLIP MICHAEL O'ROURKE

Dated this tenth day of July, 2017.

PROFESSOR KENNETH CLIFFORD KIRKBY, Acting Chief Civil Psychiatrist/Chief Forensic Psychiatrist

Living Marine Resources

LIVING MARINE RESOURCES MANAGEMENT ACT 1995

PUBLIC NOTICE - DATES OF CLOSING OF STATE WATERS OF THE COMMERCIAL BLACKLIP ABALONE FISHERY EAST OF THE FURNEAUX GROUP OF ISLANDS

Rule 9 of the Fisheries (Abalone) Rules 2009

Pursuant to the powers under the *Fisheries (Abalone) Rules* 2009 ("the Rules") that were delegated to the Director (Marine Resources) on 19 August 2015 by the Minister acting pursuant to section 20(1) of the *Living Marine Resources Management* Act 1995 ("the Act"):

 under rule 9(1) of the Rules I determine that the dates of closing of State waters of the commercial abalone fishery in State waters east of the Furneaux Group of islands to the take of blacklip abalone (*Haliotis rubra*) are as follows:

from 19 July 2017 to 31 December 2017 inclusive; and

2. under rule 9(3) of the Rules I also determine that, for the period specified in this notice, if the holder of a fishing

licence (abalone dive) on a fishing trip takes blacklip abalone (*Haliotis rubra*) in State waters outside the area specified in this notice then the area specified in this notice is closed to the activities of entering the water by swimming or diving;

where "State waters east of the Furneaux Group of islands" is defined to mean:- those State waters within an area bounded in the east by the line of longitude at 148° 35' 36.2" East, and bounded in the west by an imaginary line commencing at the point latitude 40° 38' 02.92" South and longitude 148° 10' 49.31" East then running due north to the line of high water at South Head on Clarke Island then following the line of high water generally north-east to Seal Point then running generally east to Passage Point then following the line of high water generally east and north to Puncheon Point then running generally north to Pot Boil Point then following the line of high water generally north to the line of latitude 39° 45' 24.84" South and then running generally north-east to the point of latitude 39° 35' 39.29" South and longitude 148° 04' 52.60" East, and bounded in the north by the line of latitude at 39° 35' 39.29" South, and bounded in the south by the line of latitude at 40° 38' 02.92" South.

Any expression used in this public notice having a particular meaning under the Act or the Rules has the same meaning in this public notice as it has in the Act or the Rules.

Robert Gott

DIRECTOR (MARINE RESOURCES)

Dated: 12 July 2017

Information

The commercial blacklip abalone fishery in State waters off the eastern side of the Furneaux Group of islands is being closed from 19 July 2017 until 31 December 2017 as part of arrangements to control the total amount of blacklip abalone harvested in this area in the interest of resource sustainability. This closed area relates to commercial blacklip abalone fishing in fishing blocks 33A, 33B, 33C, 36A, 36B, 38A, 38B and 38C only.

Electricity Industry Safety and Administration

ELECTRICITY INDUSTRY SAFETY AND ADMINISTRATION ACT 1997

AS DELEGATE of the Secretary appointed pursuant to Section 6 of the *Electricity Industry Safety and Administration Act* 1997, I hereby give notice that pursuant to the provisions of Part 8 of the *Electricity Industry Safety and Administration Act* 1997, I have approved the Entura (Hydro Tasmania), Electrical Safety Management Scheme for the term 1 July 2017 to 30 June 2022.

Any inquiries should be directed in writing to, Consumer, Building and Occupational Services, PO Box 56, Rosny Park, Tasmania 7018 or cbosinfo@justice.tas.gov.au

DALE EDWARD WEBSTER

General Manager - Consumer, Building & Occupational Services Delegate of the Secretary

Royal Assent

Government House Hobart, Tasmania 14 July 2017

Her Excellency the Governor has this day in the name of Her Majesty The Queen assented to the following Bills:-

A Bill for an Act to amend the *Criminal Code Act 1924* Criminal Code Amendment (Sexual Assault) Act 2017 (Act No. 26 of 2017)

A Bill for an Act to provide for the retrospective postponement of the repeal of the *Fire Service (Finance) Regulations* 2006 and for related purposes Fire Service (Extension of Regulations) Act 2017 (Act No. 27 of 2017)

By Her Excellency's Command

DAVID OWEN, Official Secretary

Anti-Discrimination

ANTI-DISCRIMINATION ACT 1998

EQUAL OPPORTUNITY TASMANIA

EXEMPTION/S GRANTED

The following application for exemption from the provisions of the *Anti-Discrimination Act 1998* (Tas) (the Act) has been granted:

1. UTas Women's Collective – 17/05/024 – Application for an exemption granted under section 57 of the Act for a period of three years.

This exemption has been granted to permit UTas Women's Collective to restrict membership to women including transgender and non-binary people, and excluding men, on the basis that:

- a) The UTas Women's Collective was created and exists to provide representation and support to women, transgender and non-binary students; and
- b) Being a member of and holding any position in UTas Women's Collective requires lived experiences of being a woman, transgender or non-binary person; and
- c) The UTas Women's Collective hold events and specific activities which are mostly targeted and attended by women, transgender and non-binary people. Some of these are 'Members only' events to ensure members are supported and feel comfortable talking about their life and lived experiences; and
- d) The UTas Women's Collective meetings are regularly held in the Tasmanian University Union (TUU) Women's Room, which is available for women students only. Men are prohibited from using this space to ensure a safe and secure space for women students.

Granted on the 6th day of July 2017.

The exemption is for the period of three (3) years subject to the fulfilment of the conditions that UTas Women's Collective:

a) report on or before 31 December 2017 to the Anti-Discrimination Commissioner on actions taken in reliance on this exemption; and b) on at least one occasion in the 12 months immediately after this order is made, organise and promote community education for its members of UTas Women's Collective through Equal Opportunity Tasmania's community education program to increase awareness of rights and obligations under the *Anti-Discrimination Act 1998* (Tas).

A person may apply to the Anti-Discrimination Tribunal for a review of the Commissioner's decision within 28 days from the date of this notice being published.

SARAH BOLT, Anti-Discrimination Commissioner

Water Management

WATER MANAGEMENT ACT 1999

Notice of Amendment of an Irrigation District

Sorell Irrigation District

Having considered the request made pursuant to section 180 of the Act, I hereby approve the request to amend the area of land defined in Schedule 1 of this Notice under the Sorell Irrigation District.

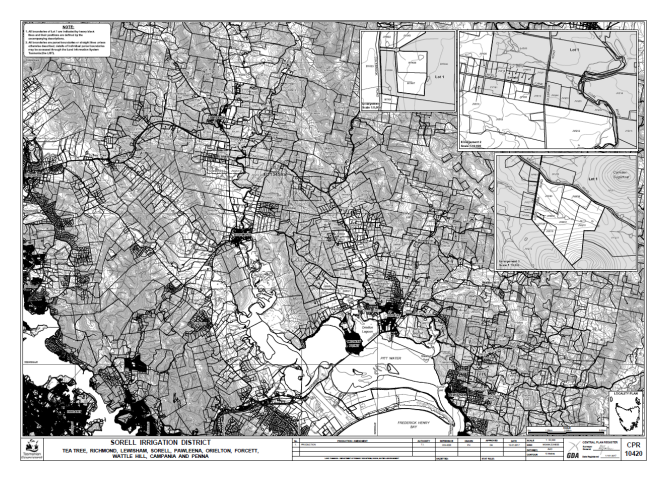
DATED THE FIFTH DAY OF APRIL 2017

JEREMY ROCKLIFF MP

Minister for Primary Industries and Water

SCHEDULE 1: Sorell Irrigation District

All that area of land comprising 11,303 hectares, shown as bounded by heavy black lines detailed on CPR10420 in the Central Plan Register (a reduced copy of which is set out below, by way of illustration only).



Reg No. Name

Survey Co-ordination

INTENTION TO ASSIGN PLACE NAMES

NOTICE is hereby given pursuant to section 20F of the *Survey Co-ordination Act 1944*, that it is the intention of the Nomenclature Board to assign the following place names in Tasmania.

Assignments List No. 534 Municipality

	105 I 101	1 unite	municipanty	Location
4	4790G	Little Dog Court	Central Highlands	Miena
4	4830C	Balga Court	Glamorgan-Spring Bay	Spring Beach
4	4890Q	Native Cherry Fire Trail	Glenorchy	Wellington Park
4	4891E	Sawpit Fire Trail	Glenorchy	Wellington Park
4	4892R	Lower Merton Fire Trail	Glenorchy	Wellington Park
4	4910Y	Brushy Hill Fire Trail	Hobart	Wellington Park
4	4911L	O'Gradys Falls Fire Trail	Hobart	Wellington Park
4	4912A	Thark Ridge Track	Hobart	Wellington Park
4	4490D	Heriots Rise	Huon Valley	Franklin
4	4870D	Charlies Lane	Meander Valley	Carrick
4	4850P	Belmont Lane	Sorell	Sorell
4	5150D	Sweetwater Road	Sorell	Midway Point
4	5151Q	Parsell Way	Sorell	Midway Point
4	5152E	Lagoon View Court	Sorell	Midway Point

INTENTION TO ALTER PLACE NAMES

NOTICE is hereby given pursuant to section 20F of the Survey Co-ordination Act 1944, that it is the intention of the Nomenclature Board to alter the following place names.

Reg No.	Name
11830M	Black Flat
39626N	Old Farm Fire Trail
41909H	Old Montagu Fire Trail

Alterations List No. 535

MunicipalityLocationGlamorgan-Spring BayBucklandHobartWellington ParkKingboroughWellington Park

Location

Objections

Any objections to the proposed assignments or alterations of the gazetted place names must be lodged with the Secretary of the Nomenclature Board, GPO Box 44, Hobart 7001, or via e-mail to Nomenclature.Office@dpipwe.tas.gov.au, within one calendar month from the date of this publication, in accordance with Section 20G of the Act. Any objection shall be in writing, setting out the grounds of the objection. Likewise, written expressions of support are also invited.

Please note: any information that you provide may be subject to disclosure under the *Right to Information Act 2009* or as otherwise required by law. If you wish for your objection to be treated as confidential please mark it clearly as 'confidential' and provide reasons why you consider the information should remain such. The Board will endeavour to deal with the objection accordingly but this does not make it automatically exempt from disclosure.

The listed features can be viewed in the Placenames Tasmania Nomenclature system at: www.placenames.tas.gov.au

RESCISSION OF PLACE NAMES

NOTICE is hereby given pursuant to section 20D of the *Survey Co-ordination Act 1944*, that the Nomenclature Board has resolved to rescind the following place names.

Reg No.	Name
41775T	Little Dog Drive
7363M	Hally Bayley Shoal
39630E	Ruins Fire Trail
18782P	O'Gradys Falls Track
42253M	Thark Ridge Route

Rescission Notice No. 142

Municipality Central Highlands Circular Head Glenorchy Hobart Hobart Location Miena Marrawah Wellington Park Wellington Park Wellington Park

Confirmations Notice No. 143

NOTICE is hereby given, pursuant to section 20J of the *Survey Co-ordination Act 1944*, that all those names proposed to be assigned or altered and publicly gazetted in List No. 533 on 15th day of March 2017 are assigned or altered by the Nomenclature Board effective from the 16th day of April 2017.

This notice along with recent past notices are available from the Nomenclature Board's Web Page at: <u>http://dpipwe.tas.gov.au/land-tasmania/place-naming-in-tasmania/gazettals-of-place-names</u> If you would like to be notified by e-mail each time there is a notice, please send an E-mail message with the title **E-mail** Alert to <u>Nomenclature.Office@dpipwe.tas.gov.au</u>

Dated this 19th day of July 2017

Michael Giudici Chairman, Nomenclature Board



Cities Councils

BRIGHTON COUNCIL ENVIRONMENTAL HEALTH BY-LAW

By-Law No. 1 of 2017

A BY-LAW of the Brighton Council made under the provisions of Section 145 of the *Local Government Act 1993* (Tas) for the purpose of controlling matters of environmental health.

PART 1 - PRELIMINARY

1. Short Title

This By-Law may be cited as the Environmental Health By-Law No. 1 of 2017.

2. Repeal

The Brighton Council – Environmental Health By-law, By-law No. 1 of 2016 made on the 26th July 2016 and notified in the Tasmanian Government Gazette on the 3rd August 2016 at page 1000 is hereby repealed.

3. Definitions and Interpretation

In this By-law, unless the contrary intention appears –

'Act' means the Local Government Act 1993 (Tas);

'Authorised Officer' means:

- (a) an employee of the Council appointed by the General Manager as an authorised officer for the purpose of this By-law; and
- (b) Environmental Health Officers;

'By-Law' is a reference to this Environmental Health By-Law being No. 1 of 2017;

'Council' means the Brighton Council (ABN 12 505 460 421) constituted pursuant to the Act;

'Environmental Health Officer' means the person (or persons) appointed by Council from time to time in the positions of Senior Environmental Health Officer and Environmental Health Officer;

'General Manager' means the person appointed by Council from time to time to the position of general manager in accordance with section 61 of the Act;

'Municipal Area' means the municipal area of the Brighton Council defined in accordance with section 16 of the Act;

'person' includes a body corporate;

'proprietor' includes the owner, occupier or any person having the control or management of any land;

'Residential Zone' means area of land zoned General Residential; Inner Residential; Low Density Residential; Urban Mixed Use; and Village under the Brighton Interim Planning Scheme 2015; and **'Rural Zone'** means area of land zoned Rural Living and Rural Resource under the Brighton Interim Planning Scheme 2015.

PART 2 - CARAVANS

4. Interpretation of Part 2

In this Part 2 –

'caravan' means:

- (a) any object or structure which has the general characteristics of a caravan, house on wheels, a covered van or trailer and any vehicle used or adapted for occupation; and
- (b) includes any structure, awning, verandah, lean-to, tent, carport or any other enclosed or partly enclosed area used or capable of being used in connection with, or attached to any caravan; and
- (c) may or may not have the wheels or axles attached; and
- (d) may be resting directly on the ground or placed on blocks or other supports;

'caravan licence' means a licence to occupy a caravan;

'occupy' includes reside or live in any caravan for the purposes of shelter, entertainment, sleeping, resting, cooking, eating, or for any other similar use whether on a temporary or permanent basis;

'uninhabitable state' means:

- (a) there is no electricity, water, sanitation or other form of domestic utility connection servicing the caravan and no bedding is made up; and
- (b) in the reasonable opinion of an Authorised Officer, the caravan does not show signs of current or recent human habitation.

5. Application of Part 2

Part 2 of this By-Law does not apply to a caravan that is:

- (a) parked for less than forty eight (48) hours on Council land which is signposted or otherwise designated as a RV rest stop;
- (b) situated on land for which a planning permit has been issued under the Land Use Planning and Approvals Act 1993 (Tas) permitting the use and/or development of caravans, including but not limited to caravan parks;
- (c) used on a temporary basis by persons engaged in a travelling show, including but not limited to a circus, the annual Brighton Rural Show or some other form of public performance; or
- (d) used by Council work gangs or Council contractors involved in construction work for the Council.

6. Application for caravan licence

(a) A person may apply for a caravan licence by submitting to an Environmental Health Officer:

- i. an application made in accordance with the form in Schedule 1 of this By-law; and
- ii. the application fee determined by Council.
- (b) Upon receipt of an application made in accordance with clause 6(a), an Environmental Health Officer may request that the applicant supply additional information for the purpose of assessing the application. If an applicant fails to comply with a request made pursuant to this clause 6(b), the relevant application will be refused.
- (c) Subject to subclauses 6(d), 6(e) and 6(f) of this By-Law, an Environmental Health Officer may grant or refuse an application made in accordance with subclause 6(a) and if an application is granted the Environmental Health Officer may impose reasonable terms and conditions upon a caravan licence.
- (d) A caravan licence will not be granted where the applicant intends to keep the caravan on land located in a Residential Zone.
- (e) Where an applicant intends to occupy a caravan on land located in a Rural Zone, a caravan licence will only be granted if the applicant can demonstrate that approval has been granted under the *Building Act 2016* (Tas) to construct a residential dwelling on the land identified in the application.
- (f) A caravan licence will not to be granted unless an Environmental Health Officer has approved the proposed method for the disposal of refuse and on-site wastewater during the period of occupancy.
- (g) All caravan licences will remain valid for a maximum period of twenty six (26) weeks from the date of issue, after which time they will automatically expire.
- (h) An Environmental Health Officer may cancel any caravan licence issued pursuant to this By-Law by giving written notice of cancellation to the holder of the licence in the event that the terms and conditions of the licence are breached.

7. Licence necessary to occupy a caravan

(a) A person must not occupy a caravan without a licence.

Penalty: Fine not exceeding 12 penalty units.

(b) The proprietor of any land within the Municipal Area must not authorise, allow or otherwise permit any person to occupy a caravan upon their land unless such occupancy is authorised by a current caravan licence.

Penalty: Fine not exceeding 12 penalty units.

8. Storage of caravans

A caravan being stored on any land within the Municipal Area must at all times be kept and maintained in an uninhabitable state.

Penalty: Fine not exceeding 12 penalty units.

PART 3 - BUILDING SITE SANITATION

9. Interpretation of Part 3

In this Part 3 -

'builder' in relation to a building site, has the meaning given to that term in section 3 of the *Building Act 2016* (Tas);

'building site' means a place where building work is carried out;

'toilet' includes a facility that has a seat and a removable pan, a water closet or a portable toilet; and

'urinal' means a facility used solely for the receipt of human urine.

10. Work Health and Safety Act 2012 (Tas)

For the avoidance of doubt, the provisions of Part 3 of this By-law are in addition to, and not in derogation of, the provisions of the *Work Health and* Safety Act 2012 (Tas) and all regulations thereto.

11. Location of toilets and urinals

A builder must not fail to comply with any reasonable direction which may be given by an Authorised Officer concerning the siting of toilets and urinals on building sites.

Penalty: Fine not exceeding 2 penalty units.

PART 4 – CONTROL OF INCINERATORS AND OPEN AIR BURNING

12. Interpretation of Part 4

In this Part 4 -

'barbecue' means any device, structure or equipment used or adapted for use for the cooking of food for human consumption in the open air;

'incinerator' includes any fireplace, fire pot, construction or container not housed inside a building, which is used for the purpose of burning any flammable material and which is not licensed under the provisions of the *Environmental Management and Pollution Control Act 1994* (Tas), but does not include a barbecue being used for any *bona fide* purpose in connection with the cooking of food for human consumption;

'Building Code of Australia' means the code produced by the Australian Building Code Board relating to the design and construction of buildings; and

'open-air fire' means any fire that is conducted outside a building, including a fire conducted in a garden, yard, alley, field, park, industrial site, construction site, building lot, parking lot, street or other open place.

13. Fire Services Act 1979 (Tas)

For the avoidance of doubt, the provisions of Part 4 of this By-law are in addition to, and not in derogation of, the provisions of the *Fire Service Act 1979* (Tas) and all regulations thereto.

14. Incinerator construction

A person must not operate an incinerator unless the incinerator:

- (a) is constructed of a suitable non-combustible material, including but not limited to brick, concrete, metal, or any combination of same;
- (b) is fitted with a lid or other form of spark arrestor which must be in active use during the burning of materials; and
- (c) is in a state of repair which, in the opinion of an Authorised Officer, is suitable for the safe burning of materials.

Penalty: Fine not exceeding 12 penalty units.

15. Location of incinerator and open-air fire

A person must not operate an incinerator or light an open-air fire:

- (a) within two (2) metres of any neighbouring property boundary; or
- (b) within ten (10) metres of the external wall of any structure, including but not limited to a dwelling or outbuilding; or
- (c) in any location where vegetation overhangs or is otherwise situated above the incinerator or the open-air fire.

Penalty: Fine not exceeding 12 penalty units.

16. Supervision of fires

A person must not, on land with an area which is less than two thousand (2000) square metres, leave unattended an active incinerator or an open-air fire unless it has been completely extinguished.

Penalty: Fine not exceeding 12 penalty units.

17. Capacity to extinguish fire

A person must not:

- (a) operate an incinerator or light an open-air fire; or
- (b) allow an incinerator to be operated or an open-air fire to be lit on that person's land,

unless a suitable means of extinguishing the relevant fire is available, including but not limited to a hose which is connected to a water supply and capable of reaching the relevant fire.

Penalty: Fine not exceeding 12 penalty units.

18. Burning of green vegetation

A person must not, on land with an area which is less than two thousand (2000) square metres, in an incinerator or in an open-air fire, burn green vegetation.

Penalty: Fine not exceeding 12 penalty units.

19. Time restrictions

Notwithstanding any other provisions of this By-Law to the contrary, a person must not light or allow to be lit or to remain alight any incinerator or open-air fire on land with an area which is less than two thousand (2000) square metres on any day or time other than Monday, Wednesday or Saturday between the hours of 10 a.m and 4 p.m.

Penalty: Fine not exceeding 12 penalty units.

20. Extinguishing fires

(a) Any person who is burning any material in contravention of this By-Law must not fail to extinguish the relevant fire where directed to do so by an Authorised Officer.

Penalty: Fine not exceeding 12 penalty units.

- (b) An Authorised Officer may undertake or coordinate the extinguishing of any fire which is the subject of a direction given under clause 20(a) of this By-Law where the relevant direction is not complied with within a reasonable time.
- (c) The Council may recover all costs incurred by it as a result of any action taken pursuant to clause 20(b) from the person who failed to comply with the relevant direction given pursuant to clause 20(a).

PART 5 – ANIMAL CONTROL

21. Interpretation of Part 5

In this Part 5 -

'animal' includes any live companion animal, domestic animal, farm animal, fowls, poultry or native animal;

'cattle' means a bull, cow, ox, steer, heifer, or calf;

'companion animal' means an animal kept by a person as a companion pet;

'domestic animal' includes an animal or bird that is:

- (a) kept by an owner or some other person who has charge of the animal; and
- (b) reliant upon human contact to satisfy its welfare requirements;

'effective control' means:

- (a) confined by a cage or enclosure, or fence and closed gates; or
- (b) on a leash; or
- (c) under the direct supervision of a competent person; or
- (d) confined by such other appropriate method that prevents uncontrolled animal activity;

'farm animal' means a horse, stock or any other animal that is commonly being farmed or grazed;

'feral animal' means any animal which is not native to Australia and which is living in a wild state and substantially independent of human contact;

'fowl' means a domestic hen, but does not include a rooster;

'horse' includes a stallion, mare, gelding, pony, filly, colt, foal, ass, donkey, mule, or any other animal used for burden, draught or for carrying people, irrespective of size;

'native animal' means any animal native to Australia;

'nuisance' has the same meaning as 'nuisance' under s.199 of the *Local* Government Act 1993 and includes anything relating to an animal that –

- (a) causes, or is likely to cause, danger or harm to the health, safety or welfare of any person; or
- (b) causes, or is likely to cause, a risk to public health; or
- (c) gives rise to unreasonable or excessive levels of noise or pollution;

'pest animal' means a feral animal, vermin or vectors;

'poultry' includes ducks, fowl, geese, guinea fowl, peacocks, pheasants and pigeons, or any other birds kept in an aviary;

'prepared food' includes:

- (a) a product manufactured altered or modified for the purpose of consumption by animals; or
- (b) commercial products or household scraps used for the purpose of animal consumption,

but does not include hay or straw of any type;

'property' means any land, dwelling, flat or unit in separate occupation;

'public land' means land owned, vested in or managed by Council or any Government department, agency or instrumentality;

'stock' includes cattle, goats, deer, sheep, pigs, or a combination of two or more of them;

'stray animal' includes any animal not in the current care and control of any person but excludes a feral animal;

'vermin' means rats, mice, flies, fleas, lice, or any other animal or insect pest; and

'welfare' means the basic health, protection, care and comfort of any animal.

22. Prohibition on keeping certain animals in the Residential Zone

Subject to clause 23 of this By-Law, a person must not have or keep, on a temporary or permanent basis, any of the following in a Residential Zone:

- (a) horses, cattle, other farm animals or stock, including:
 - i. sheep,
 - ii. goats,
 - iii. pigs,
 - iv. roosters.
- (b) bees;
- (c) poultry, excluding fowls;

or any other animal of a non-domestic nature which the General Manager considers ought not be kept in a Residential Zone.

Penalty: Fine not exceeding 12 penalty units.

23. Permission to keep animals in Residential Zone

- (a) Clause 22 of this By-Law does not apply where:
 - i. a person has sought and obtained the written permission of the General Manager to keep the relevant animal; and
 - ii. the portion of the premises or land to which the relevant animal has access is effectively fenced so that the animal cannot approach within:
 - A. fifteen (15) metres of any dwelling, schoolroom, hospital, child health centre, workroom or food premises; and
 - B. two (2) metres of a street boundary, or any adjoining property; and
 - iii. boundary fencing suitable for the containment of the relevant animal is installed and maintained in good condition.
- (b) In determining whether or not to grant the permission referred to in sub clause 23(a)(i), the General Manager must take into account whether or not the relevant animals will unreasonably interfere with the health or amenity of the relevant neighbourhood.

24. Effective control of animals

- (a) Subject to sub-clause 24(b), the owner of any animal must ensure that their animal does not:
 - i. enter or remain on any private property without the consent of the owner or occupier of such property; or
 - ii. enter any public land unless there is a sign displayed on that land authorising the entry of that kind of animal.

Penalty: Fine not exceeding 12 penalty units.

- (b) Sub-clause 24(a) of this By-Law does not apply to
 - i. domestic cats or domestic dogs; or
 - ii. a situation where farm animals or stock are on a public road and are under the effective control of a competent person.

25. Keeping of fowls

(a) A person must not keep more than a total of six (6) fowls on a property within a Residential Zone.

Penalty: Fine not exceeding 12 penalty units.

(b) A person must not, in any area, keep any fowl or fowls within twelve (12) metres of any dwelling house or two (2) metres of a property boundary or allow the fowl or fowls to have access to any area which is within twelve (12) metres of a dwelling house.

Penalty: Fine not exceeding 12 penalty units.

26. Maintenance of premises used by animals

- (a) The occupier of any premises must:
 - i. keep any structures, buildings, enclosures or areas to which animals have access in a clean and sanitary condition;
 - ii. keep any bedding or floor coverings used by animals, or to which animals have access, in a clean and sanitary condition;
 - iii. regularly empty any container used for the keeping of animal waste, animal food or manure and keep such container in a clean and sanitary condition; and
 - iv. not use or include any part of an adjoining property fence as part of an animal enclosure.

Penalty: Fine not exceeding 12 penalty units.

- (b) A person must not discharge, deposit, or allow or permit to be discharged or deposited, any animal waste including but not limited to faeces:
 - i. on to any property excepting the property on which the relevant waste is produced; or
 - ii. into any water course or drain,

Penalty: Fine not exceeding 12 penalty units.

27. Pest animals

- (a) An Authorised Officer may direct an owner or occupier of land where pest animals are present to take steps to remove or eradicate the relevant pest animals.
- (b) A person must not fail to comply with a direction given by an Authorised Officer pursuant to clause 27(a).

Penalty: Fine not exceeding 12 penalty units.

28. Storage of animal food for consumption

A person must not keep, store or allow to be kept or stored on any land, prepared food unless it is stored in a sealed receptacle constructed of a material that is resistant to access by pest animals.

Penalty: Fine not exceeding 12 penalty units.

PART 6 – OFFENCES AGAINST AUTHORISED OFFICERS

29. Obstruction of an authorised officer

(a) A person must not obstruct, hinder, assault, threaten, abuse or intimidate an Authorised Officer engaged in the exercise of the powers conferred by this By-Law.

Penalty: Fine not exceeding 12 penalty units.

30. Failure to provide name and address

A person must not:

- (a) fail or refuse to give his or her name and address; or
- (b) knowingly give a false name or address,

if so required by an Authorised Officer who reasonably believes the person is committing or has committed an offence against this By-Law.

Penalty: Fine not exceeding 12 penalty units.

PART 7 - INFRINGEMENT NOTICES AND ENFORCEMENT

31. Entry onto land

For the purposes of this By-Law, an Authorised Officer may:-

- (a) enter and remain on land for any reasonable purpose connected with the administration or enforcement of the By-Law; and
- (b) take photographs, audio, video or other recordings as reasonably required in connection with the administration of the By-Law.

32. Infringement notices

- (a) In this clause 32 '**specified offence**' means an offence against the clause specified in Column 1 of Schedule 2 of this By-Law.
- (b) An infringement notice may be issued in respect of a specified offence and the monetary penalty set out adjacent to the offence in Column 3 of Schedule 2 is the penalty payable under the infringement notice for that offence.
- (c) The General Manager or an Authorised Officer may
 - i. issue an infringement notice to a person who the General Manager or authorised officer has reason to believe is guilty of a specified offence; and
 - ii. issue one infringement notice in respect of more than one specified offence.
- (d) In addition to any other method of service, an infringement notice alleging that a vehicle has been used in relation to a specified offence may be served by affixing it to that vehicle.
- (e) Payment of an infringement notice issued must be made to the General Manager within 28 days of the issue of the infringement notice to avoid the infringement notice being referred to the Director, Monetary Penalties Enforcement Service.
- (f) The Monetary Penalties Enforcement Act 2005 applies to an infringement notice issued under this by-law.

33. Monies payable to council recoverable as a debt

All monies payable to the Council or General Manager in respect of an infringement notice are a debt due to the Council and recoverable at law.

SCHEDULE 1: CARAVAN LICENCE APPLICATION FORM



Application for Licence to Occupy a Caravan

Applicant's Details:

Mr/Mrs/Ms/Miss	
Surname	
Given Names	
Telephone (Home)	
Telephone (Work)	
Mobile Telephone No.	······································

About the Caravan:

Registration No.	
Size (Length)	
No. of Berth:	
Manufacturer:	
Colour	

Site Details:

Address where caravan will be kept:	••••••
Kept.	

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Type of water supply to caravan:	
Proposed method of disposal of waste water (including toilet, bath, shower, hand- basin, sink and laundry):	
Number of people to occupy caravan:	
Period proposed to remain on site:	
Name of Applicant:	
Signature of Applican	t:
Date:	
Please attach a sit	e plan to your application showing the outline of the property, the existing buildings

and the proposed location of the caravan

SCHEDULE 2 - INFRINGEMENT NOTICE OFFENCES

Column 1	Column 2	Column 3
CLAUSE	OFFENCE	PENALTY
		(Penalty Units)
7 (a) & (b)	Licence necessary to occupy a caravan	3
8	Storage of caravans	3
11	Location of toilets and urinals	1
14	Incinerator construction	3
15	Location of incinerator and open-air fire	3
16	Supervision of fires	3
17	Capacity to extinguishing fire	3
18	Burning of green vegetation	3
19	Time restrictions	3
20	Extinguishing fires	3
22	Prohibition on keeping certain animals in the Residential Zone	3
24(a)	Effective Control of animals	3
25 (a) & (b)	Keeping of poultry	3
26 (a) & (b)	Maintenance of premises used by animals or poultry	3
27	Pest animals	3
28	Storage of animal food for consumption	3
29	Obstruction of an authorized officer	3
30	Failure to provide name and address	3

Certified as being in accordance with the law by:

Joh. Kh

John Kirkwood, Abetz Curtis, Qualified Legal Practitioner.

Dated this 1st day of June 2017, at Hobart.

Certified as being made in accordance with the Local Government Act 1993.

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Dated this 20th day of June 2017, at Hobart.

The Common Seal of the Brighton Council has been hereunto affixed this 20th day of June 2017 pursuant to a resolution of the Council passed on the 20th day of June 2017 in the presence of:

Ronald Victor Sanderson, General Manager



Staff Movements

Permanent Appointments

Agency	Duties Assigned	Employee	Probation Period	Date of Effect
Justice	Legal Secretary-Conveyancing and Commercial	H Townsend	6 Months	11/07/2017
Education	Teacher Assistant	S Lownds	6 Months	25/07/2017
State Growth	Media Manager	C Stone	Nil	11/07/2017
Tasmanian Health Service	Technical Officer - Biomedical Engineering	T Davis	6 Months	10/07/2017
Tasmanian Health Service	Psychologist - Rehabilitation	M Rowell	Nil	10/07/2017
Tasmanian Health Service	Enrolled Nurse	N Outterside	6 Months	03/07/2017
Tasmanian Health Service	Enrolled Nurse	H Handbury	6 Months	03/07/2017
Justice	Registry Administration Assistant	A Mansfield	1 Month	10/07/2017
Education	Teacher Assistant	L Willett	6 Months	24/07/2017
Tasmanian Health Service	Allied Health Professional	A Smith	6 Months	24/07/2017
Education	Education Facility Attendant	L Bennett	6 Months	10/07/2017
Education	Education Facility Attendant	G Williams	6 Months	12/07/2017
Education	Education Facility Attendant	A Henderson	6 Months	24/07/2017
Tasmanian Health Service	Clinical Nurse Consultant - Palliative Care	M Casey	6 Months	11/07/2017
TasTAFE	Teacher	J Cirkel	12 Months	21/07/2017
Premier and Cabinet	Client Service Officer	D Priest	6 Months	24/07/2017
Tasmanian Health Service	Registered Nurse	J Krishnan	6 Months	09/07/2017
Health and Human Services	Registered Nurse	M Waters	6 Months	12/07/2017
Justice	Information Systems Manager	M Stagg	Nil	29/06/2017
Police, Fire and Emergency Management	Forensic Administrative Assistant	L Burles	6 Months	07/08/2017
Health and Human Services	Paramedic	M Morriss	6 Months	01/11/2017
Health and Human Services	Paramedic	M Hughes	6 Months	01/11/2017
State Growth	Principal Policy Officer	C Sulikowski	6 Months	17/07/2017
Premier and Cabinet	Client Service Officer	F Vickery	Nil	24/07/2017
Primary Industries, Parks, Water and Environment	Visitor Services Officer	R Spencer	6 Months	06/07/2017
Education	Teacher Assistant	L Groves	6 Months	24/07/2017
Primary Industries, Parks, Water and Environment	Senior Detector Dog Handler	A Killin	6 Months	17/07/2017
Education	Policy Analyst	A Berends	6 Months	17/07/2017
Premier and Cabinet	Client Service Officer	M Gillam	6 Months	24/01/2017
Education	School Administration Clerk	L Hume	6 Months	24/07/2017

Extension or Renewal of Fixed-Term Appointments beyond 12 months

Agency	Duties Assigned	Employee	Term	Date of Effect
Premier and Cabinet	Project Officer	M West	6 Months	27/07/2017

Fixed-Term Appointments of greater than 12 Months

Agency	Duties Assigned	Employee	Term	Date of Effect
Treasury and Finance	Information & Communication Technology Officer	R Slaghuis	24 Months	10/07/2017
Justice	Crown Counsel	S Thompson	3 Years	03/07/2017
Premier and Cabinet	Cycling Coach	J Watson	41 Months	17/07/2017
Primary Industries, Parks, Water and Environment	Cave Guide (Coach Tours)	R Larcher	24 Months	01/08/2017

Promotion of Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
Tasmanian Health Service	Clinical Nurse Specialist - CAMHS	A Sweeney	24/07/2017
Primary Industries, Parks, Water and Environment	Environmental Officer	A Clayton	13/07/2017
Education	Assistant Principal	C Kelly-Bounds	24/07/2017
State Growth	Principal Policy Officer	L Murphy- Gregory	13/07/2017
Treasury and Finance	Revenue Officer	D Bumford	17/07/2017
Education	Assistant Principal	B Fletcher	24/07/2017
Education	Advanced Skills Teacher	L Probert	24/07/2017
Education	School Business Manager	C Tatlow	24/07/2017
Primary Industries, Parks, Water and Environment	Property Officer	E McDowell	17/07/2017

Resignation of Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect	
Premier and Cabinet	Senior Consultant (Workplace Health, Safety and Wellbeing)	Senior Consultant (Workplace Health, Safety and Wellbeing) C Cazaly		
Health and Human Services	Pharmacy Stores Officer	L Garwood	07/07/2017	
Health and Human Services	Allied Health Professional	L Canty	13/07/2017	
Premier and Cabinet	Corporate and Administrative Assistant	S Stacey	12/07/2017	
Police, Fire and Emergency Management	Clerical Officer	M Archer	23/05/2017	
Education	Teacher Assistant	N Kelly	28/06/2017	
Tasmanian Health Service	Physiotherapist	Y Xiao	30/06/2017	
Health and Human Services	Registered Nurse	P Denholm	03/07/2017	
Treasury and Finance	Operations Team Leader (South)			
Justice	Campaign and Events Coordinator	C Bray	12/07/2017	
Tasmanian Health Service	Admissions Officer	K Cooper	10/07/2017	
Premier and Cabinet	Client Service Officer	S Winwood	12/07/2017	
Tasmanian Health Service	Cleaner	R Baldwin	14/04/2017	
Tasmanian Health Service	Registered Nurse	L Cooke	12/07/2017	
Tasmanian Health Service	Podiatry Manager	H Burnet	17/06/2017	
Tasmanian Health Service	Client Services Officer	E Lyons	07/07/2017	
Tasmanian Health Service	Sexual Health Educator	S Dercksen	07/07/2017	
Health and Human Services	Administrative Assistant	N Manzoney	12/07/2017	

Retirement of Permanent Employees

Agency	Duties Assigned	Employee	Date of Effect
State Growth	Assistant Manager AIS Compliance	R Clark	03/07/2017
Primary Industries, Parks, Water and Environment	Manager (Facilities, Fleet and Procurement)	J Doering	30/06/2017
Primary Industries, Parks, Water and Environment	Senior Consultant, Facilities and Projects	G Armstrong	03/07/2017
Education	Education Facility Attendant	P Haley	23/06/2017
Education	Teacher	E White	28/06/2017
Education	Teacher	F Henwood	26/06/2017
Education	Education Facility Attendant	R Broadby	26/06/2017
Tasmanian Health Service	Cleaner	M Blackwell	07/07/2017

19 July 2017

TASMANIAN GOVERNMENT GAZETTE

Agency	Duties Assigned	Employee	Date of Effect
TasTAFE	Teacher	S Batten	23/06/2017
Tasmanian Health Service	Hospital Technician	L Blackwell	07/01/2017
Tasmanian Health Service	Registered Nurse	S Bonde	08/07/2017
Tasmanian Health Service	Deputy Chief Radiation Therapist	H Tubb	14/07/2017
Tasmanian Health Service	Care Assistant	B McMillan	15/07/2017
Tasmanian Health Service	ACAT Assessor	J Grey	15/07/2017

Transfer of Permanent Employees

Agency	Duties Assigned	Employee	Transferred Agency	Date of Effect
Tasmanian Health Service	Trainer	J Grose	Health and Human Services	17/07/2017



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