

# QUEENSLAND LAW REPORTER

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## IMPORTANT NOTICES | 2

- A Notice from the Incorporated Council of Law Reporting for the State of Queensland
- Printed sets of the Queensland Reports

## FORTHCOMING EVENTS | 3

- Hellenic Australian Lawyers Association

## JUDICIAL SPEECHES | 3

- Sir Peter Gross, Lord Justice of Appeal: Judicial Leadership and Reform

## EDITORS' SELECTION OF NEW CASES | 5

## NEWLY PUBLISHED REPORTS | 5

- *Fraser Coast Regional Council v Walter Elliott Holdings Pty Ltd* [2016] QCA 19
- *Coles v Dormer (No 2)* [2016] QSC 28

## NOTEWORTHY DECISIONS | 7

- Taxation – Administration of taxation legislation – Payment by promissory note – Appeal from decision to strike out claim: *Woods v Australian Taxation Office* [2017] QCA 28
- Criminal Law – Procedure – Bail – Sureties – Interpretation of Bail Act: *Turner v Commonwealth Director of Public Prosecutions* [2017] QCA 30
- Validity of resolution made by members of company – Whether shares in company had been previously transferred to a third party – Liquidation: *Re Cloudzillr Pty Ltd (in liq) ACN 158 431 148* [2017] QSC 25
- Limitation of actions – Equitable claim – Limitation by analogy with statutory bars for claims at law: *Port Ballidu Pty Ltd v Frews Lawyers* [2017] QSC 19
- Sentencing orders – *Dangerous prisoners (Sexual Offenders) Act 2003* – Adequate protection of community – Relevance of expert opinion: *Lawrence v Attorney-General (Qld)* [2017] QCA 27

## PRACTICE DECISIONS | 13

- Procedure – Interlocutory proceedings: *Eaton v Rare Nominees Pty Ltd* [2017] QCA 25
- Application for adjournment – Service of expert reports: *Mineralogy Pty Ltd v BGP Geosplorer Pty Ltd* [2017] QSC 18

## APPEALS | 15

## NEW COUNSEL IN PRACTICE | 16

## PUBLIC NOTICES | 19

- Notice of intention to apply for Grant of Probate or Letters of Administration

## GENERAL INFORMATION | 73

## WEEK IN REVIEW

Roger Derrington QC (Editor)

Ms Bianca Kabel of Counsel (Sub-Editor)

## IMPORTANT NOTICES

### A NOTICE FROM THE INCORPORATED COUNCIL OF LAW REPORTING FOR THE STATE OF QUEENSLAND

The Incorporated Council of Law Reporting regrets to announce that the editor of the Queensland Reports and of this publication, Mr Roger Derrington QC, is stepping down from both positions.

The ICLR would like to extend to Mr Derrington its most sincere gratitude for his indefatigable efforts over the last nine years in so completely and dutifully carrying out his editorial roles. In that time Mr Derrington has donated many thousands of hours of his personal time to the preparation and publication of the Queensland Reports and of the QLR. The Council is aware that his devotion to duty has necessitated that he has frequently been required to work late into the night and over the weekends to ensure that production schedules are met. In his time as editor he has made the Queensland Reports one of the timeliest published series of reports in the country. His overhauling of the QLR caused a rise in the number of subscribers to that publication from around 250 to near 4,000. Moreover, because he has freely donated his time to these tasks, the cost of the Reports is kept to an absolute minimum and the QLR is delivered without charge. In his role as editor Mr Derrington has also been heavily involved in all of the other projects undertaken by the ICLR including the soon to be released free Queensland Reports database.

Despite his very busy practice, Mr Derrington has always been prepared to give back to the profession and to the community. He has been an active member of committees of the Queensland Law Society and of the Queensland Bar Association as well as holding the position of Deputy Chairman of the Council of Emmanuel College at the University of Queensland. He has also been a member of the Queensland AFL Disciplinary Committee. During the whole of his career at the Bar he has been a frequent lecturer at the UQ Law School.

Once again, the Council would like to express its sincere gratitude to Mr Derrington for his outstanding efforts over the past years. His indomitable work ethic and his constantly cheerful disposition will be missed by all members and staff of the ICLR.

### PRINTED SETS OF THE QUEENSLAND REPORTS

From time to time, as practitioners retire, historic sets of the *Queensland Reports* become available for sale. Some are bound in conventional buckram. Some are bound in leather. Many bear the names of well-known Judges or barristers.

The ICLRQ is anxious to ensure that these wonderful sets continue to remain in circulation – and that all sets in circulation can be kept up to date at a minimal cost.

For this reason, the ICLRQ is proposing to include in future editions of the QLR a list of those sets which we understand are available for private sale. If you wish to have a set included in this list, please feel free to forward the details to the ICLRQ (at [enquiries@queenslandreports.com.au](mailto:enquiries@queenslandreports.com.au)), including a brief and accurate description of the set, the selling price (excluding delivery) and a contact email address.

For those interested in purchasing a new set of the *Queensland Reports* (complete from 1859), the ICLRQ itself has a limited number of sets available at a price of \$3000 (plus GST and delivery).

The cost of maintaining a subscription to the *Queensland Reports* is very low. The cost of an annual bound volume subscription is only \$132 (including GST and postage within Australia). This price represents only the incremental cost to the ICLRQ of printing and distributing these

volumes, and is fixed at this level to encourage all practitioners to keep their printed sets up to date. Missing volumes can also be replaced at a similar price.

## FORTHCOMING EVENTS

### HELLENIC AUSTRALIAN LAWYERS ASSOCIATION

**Speaker:** The Hon James Allsop AO, Chief Justice of Federal Court of Australia  
**Date:** Wednesday 29 March 2017  
**Time:** 5:30 pm – 8:00 pm  
**Venue:** Court 1, Level 7, Federal Court of Australia Commonwealth Law Courts, 119 North Quay, Brisbane

The Queensland Branch of the Hellenic Australian Lawyers Association, the Patron of which is the Honourable Anthe Philippides, Justice of Appeal, Supreme Court of Queensland, is holding its first event of the year at the Federal Court on 29 March. The speaker for the evening is the Honourable James Allsop AO, Chief Justice of the Federal Court of Australia, who will present a paper entitled “Rules and Values in the Law: The Ever Present Influence of Greek Philosophy”.

The evening will commence at 5:30 pm with a performance by the rather excellent Yugambah Youth Choir which has previously performed at HAL events to great acclaim.

Drinks and canapes will be provided. Spaces are limited so it is suggested bookings be made early.

Costs for students and HAL members \$30, non-members \$50.

Go to the [Trybooking](#) site to book tickets for this event.

For further information enquiries should be made to Mal Varitimos QC, Phone: (07) 3008 4200, Email: [malvaritimos@qldbar.asn.au](mailto:malvaritimos@qldbar.asn.au)

## JUDICIAL SPEECHES

### SIR PETER GROSS, LORD JUSTICE OF APPEAL

#### *Judicial Leadership and Reform*

Bahrain  
February 2017

In this speech, Gross LJ, delivering an address to the Bahrain Supreme Judicial Council, discusses the topic of “Judicial Leadership and Reform”. His Lordship starts with a simple proposition: “judicial leadership is indispensable to reforming the justice system, though reform cannot be accomplished by judicial leadership alone. Judicial leadership is thus a necessary but not a sufficient condition for reform”.

Gross LJ notes that, at first glance, the concept of judicial leadership might seem dubious. After all, judges often sit alone, or in small numbers, to hear a case. They decide the case for themselves based on the law and the facts. “Where, it might be said is the scope for judicial leadership?”

His Lordship notes that this question is “understandable but misplaced” and points to the range and extent of judicial leadership activity in England and Wales. To give one example, his Lordship discusses the controversy surrounding the appropriate balance between legitimate judicial development of the law and judicial law-making on matters best left to Parliament. His Lordship states that “[p]lainly, development of the law and the decision when to innovate and when to draw back must be and can only be judge-led”.

The topic of judicial law-making would, on its own, justify a discussion of some length. However, his Lordship's speech focuses on three other practical aspects of judicial leadership: (i) case management; (ii) the leadership of the judiciary; and (iii) reform of the justice system and the administration of the courts.

### **Case management**

Traditionally, the English court system allowed parties to control the way in which they presented their claim to the Court. The problems this created are well-known. It caused judicial time and court resources to be allocated "disproportionately to some litigants at the expense of others". Badly run claims would require "numerous hearings and large amount[s] of court time that would not have been necessary if [the claims were] managed more effectively". In short, it introduced unnecessary delay and costs into the court system.

His Lordship notes that the answer to this problem was active case management. This reform, which is now firmly established, allows a judge to "grip" the case both pre-trial and at trial. The judge, applying his or her common sense, assists the parties to "identify and narrow the real issues at the earliest possible stage". If done correctly, active case management can "reduce the number of witness required, speed the progress of the case through the pre-trial stage, reduce the number of pre-trial hearings and cut down the length of the trial". Ideally, it will also promote settlement in civil cases.

His Lordship points to the various changes which have been effected in this area as evidence of the leadership role played by the judiciary in developing and promoting procedural reform.

### **The leadership of the judiciary**

As Gross LJ observes, historically, the head of the judiciary was the Lord Chancellor, who was also a member of the executive (as a Minister) and of the legislature (as Speaker of the House of Lords). However, that came to an end with the enactment of the *Constitutional Reform Act 2005* (UK). As a consequence of that Act, the Appellate Committee of the House of Lords was separated from Parliament and renamed the Supreme Court of the United Kingdom. The leadership of the judiciary was also transferred to the Lord Chief Justice who, with the support of the Judicial Office, now has responsibility for "a significant amount of the work the Lord Chancellor and his department would once have carried out".

Gross LJ notes that an "inevitable consequence of these reforms, which cannot be underestimated, is the massive expansion of judicial leadership, management and administration roles". By way of example, Gross LJ refers to two matters which "loomed large" during his Lordship's time as Senior Presiding Judge (2013-2015). The first is *performance*, in the sense of the need to "ensure that courts operate efficiently, making optimal use of the limited resources available". In this regard, his Lordship notes that performance management cannot be accomplished by *diktat* from the senior judiciary, but requires support from the judiciary at all levels. The second is *support for judicial leadership roles*. The increased demands of these roles have required the implementation of arrangements for "both time out of court and administrative support". Gross LJ notes that neither of these are indulgences, and both are necessary to enable judges in positions of leadership to fulfil their roles.

### **Reform of the justice system and the administration of the Courts**

Finally, Gross LJ discusses a further consequence of the 2005 Act reforms: the emergence of Her Majesty's Courts and Tribunal Service ("HMCTS"), the body that administers the courts and tribunals. His Lordship notes that this body is unique because it is a "partnership between the Executive, in the form of the Lord Chancellor, and the Judiciary, in the form of the Lord Chief Justice and Senior President of Tribunals". A key focus of the body presently is its reform programme, which aims to improve the services provided by the judiciary and to make it more efficient, economical and accessible.

His Lordship emphasises that this is not "reform done to the judiciary"; to the contrary, his Lordship states that reform "can only be successfully accomplished with judicial participation". As such "there is not ... any question of judicial independence being compromised by the Reform Programme; the Judiciary is not doing the executive's bidding; it is instead leading a programme which it has promoted throughout".

Gross LJ concludes this discussion of reform by returning to the point made at the beginning of his speech, namely, that "judicial leadership is a necessary but not sufficient condition for

success”. His Lordship observes that these reforms could not be accomplished without the “closest cooperation” between the judiciary and the HMCTS.

### **Conclusion**

The conclusion of his Lordship’s speech focuses on the changes to the leadership demands of the judiciary. Gross LJ notes that the “range and scale of judicial leadership is now striking” and that this requires hard choices to be made:

“We really do not want our most senior judges to become detached from the business of judging; but extensive involvement of this same group is indispensable to shaping the justice system of the future. We must remain clear that the most important task of any judge is trying cases or hearing appeals. That is the central and irreducible core of any Judge’s role. For many judges, however, securing justice now involves going beyond doing justice in individual cases ...”

This interesting speech can be accessed on the Courts and Tribunals Judiciary website by [clicking here](#).

## **EDITORS’ SELECTION OF NEW CASES**

This section contains cases which have been selected for reporting in the Queensland Reports.

No cases have been selected this week for reporting in the Queensland Reports.

## **NEWLY PUBLISHED REPORTS**

This section contains the headnotes of cases which will appear in the print edition of the Queensland Reports in the near future.

### **ENVIRONMENT AND PLANNING – EXTRINSIC EVIDENCE – WHETHER DOCUMENTS ATTACHED TO DEVELOPMENT APPLICATION RELEVANT FOR PURPOSE OF REVIEWING INFRASTRUCTURE CHARGES NOTICE**

***Fraser Coast Regional Council v Walter Elliott Holdings Pty Ltd*** [\[2016\] QCA 19](#)

The respondent sought to further develop a property it purchased at Eli Waters on the Fraser Coast. On 23 May 2014 the respondent sought retrospective approval from the Council for existing assessable development and a new approval for the development of another 86 relocatable homes. The planning report lodged with its application sought a \$20,000 infrastructure charge for each of the 86 proposed dwellings calculated on the rate applicable for two bedroom houses. The respondent initially sought declarations in the Planning and Environment Court under s 456 of the *Sustainable Planning Act 2009* (the Act) to the effect that its development application related to two bedroom not three bedroom relocatable homes. On 20 November 2014, before the respondent’s application to the Court was determined, the Council approved the development application but issued an adopted infrastructure charges notice calculated on the basis that the 86 planned dwellings were three bedroom dwellings with an infrastructure charge of \$28,000 per dwelling. The respondent could have but did not exercise its appeal rights from the Council’s infrastructure charges notice under s 478 of the Act. Instead it amended its existing application in the Court to seek certain declarations and orders to the effect that the Council be required to amend its charges notice for the approved development by recalculating the infrastructure charges at the rate of \$20,000 (payable for two bedroom dwellings).

The primary judge declared the approved development was only for two bedroom dwellings and declared, *inter alia*, that the Council acted beyond power by resolving to issue an infrastructure charges notice imposing a charge for three or more bedroom relocatable dwellings.

The Council applied for leave to appeal to the Court of Appeal under s 498 of the Act on two grounds. First, that the primary judge wrongly construed the development approval with reference to the planning report, which accompanied the development application in circumstances where the report was not incorporated in the development approval, either expressly or by implication. Alternatively, the Council contended the primary judge erred in law

in making the declarations as the issue for determination was whether the Council's decision was beyond power. The Planning and Environment Court's declaratory powers may not be used to consider the merits of a development proposal or approval but are analogous to judicial review proceedings. It may have been justiciable if the respondent had brought an appeal under s 478 of the Act but it was not justiciable in declaratory proceedings unless the question of whether they were two or three bedroom dwellings was a matter of law, which it was not.

*Held*, (Margaret McMurdo P; with Atkinson J agreeing; Morrison JA diss) granting leave to appeal, allowing the appeal and setting aside the declarations below:

- (1) That proceedings for declaratory relief under provisions like s 456 of the Act are analogous to judicial review proceedings. They are concerned with whether the impugned decision was validly made. They are not a merits appeal from fact finding. [40], [144].

*Westfield Management Ltd v Brisbane City Council* [2003] QPELR 520, [55]–[57]; *SOS Community Action Group v Reef Cove Resort Ltd* [2006] QCA 519, [23], [28], [39]; *Massie v Brisbane City Council* (2007) 1 PDRQ 44, [40] applied.

- (2) That the question for the Planning and Environment Court was whether the council had acted beyond power. As a general rule, the declaratory power is no substitute for the appellate process. [40], [144].

*Stubberfield v Webster* [1996] 2 Qd R 211; *Westfield Management Ltd v Brisbane City Council* [2003] QPELR 520, [55]–[57]; *SOS Community Action Group v Reef Cove Resort Ltd* [2006] QCA 519, [23], [28], [39]; *Massie v Brisbane City Council* (2007) 1 PDRQ 44, 159, [40] applied.

- (3) That nothing in the development approval, or its attached set of conditions, either expressly or by necessary implication, incorporated either the example plans, or the planning report, into the development approval. The respondent could not, by calling proposed dwellings with three potential bedrooms two-bedroom dwellings, prohibit the Council from determining the dwellings had three bedrooms for the purposes of assessing the infrastructure charges payable under ss 635 and 636 of the Act. [44]–[45], [144].

*Sericott Pty Ltd v Snowy River Shire Council* (1999) 108 LGERA 66; *Weston Aluminium Pty Ltd v Environmental Protection Authority* (2007) 82 ALJR 74 considered.

*Per* Margaret McMurdo P:

To find otherwise would mean a developer, by referring to apples as oranges in material attached to a successful development application could force a local authority to treat apples as oranges in subsequently determining infrastructure charges. [47].

- (4) That the respondent's only avenue of appeal from the Council's infrastructure charges notice lay under s 478 of the Act. Once the Council issued the infrastructure charges notice, the respondent's pursuit of its application for declarations, rather than an appeal under s 478, was an improper use of the declaratory power under s 456. [46], [144].
- (5) That, even if the primary judge was entitled in law to exercise his discretion to use the declaratory powers in s 456, the fact that the legislature provided a limited avenue of appeal from the Council's decision to issue an infrastructure charges notice was a powerfully persuasive reason why the discretion should have been exercised against granting the declarations in this case. [48]–[52], [144].

Decision of Morzone DCJ reversed.

M D Evans

Barrister

Senior Sub-Editor: Queensland Reports

## **INTELLECTUAL PROPERTY – COPYRIGHT – REMEDIES FOR INFRINGEMENT – DAMAGES**

### ***Coles v Dormer (No 2)* [2016] QSC 28**

The trial judge gave judgment for the plaintiff finding that the defendants had infringed the plaintiff's copyright in his house plans. The defendants had constructed a house using plans



that were a reproduction of a substantial part of the plaintiff's house plans. In giving judgment, the trial judge also granted an injunction requiring the defendants to remove external indicia of replication: see *Coles v Dormer* [2015] QSC 224.

When the remedial works were completed the parties returned before the trial judge to consider whether and how damages should be awarded to the plaintiff under s 115(2) and s 115(4) of the *Copyright Act 1968* (Cth).

*Held:*

- (1) That the loss to the plaintiff in consequence of the infringement in this case was his loss of enjoyment of a locally unique residence and a potential loss of that residence's value. The carrying out of the remedial works minimised the plaintiff's loss caused by the infringement. [10]–[15].
- (2) Accordingly, the only loss that remained to be compensated under s 115(2) of the *Copyright Act 1968* (Cth) was the temporary past loss of enjoyment prior to the remedial works and a slight loss of future enjoyment by reason of non-publicly visible external and internal replication. [15].

*Sutherland Publishing Co Ltd v Caxton Publishing Cot Ltd* [1936] 1 Ch 323, considered.

- (3) That having regard to the matters set out in s 115(4)(b)(i), (ia), (ib), and (iv), including the defendants' persistent denial of the plaintiff's apparently credible assertion of copyright in the house plans, it is appropriate to award additional damages under section 115(4) of the *Copyright Act 1968* (Cth) in order to punish the defendants and achieve a deterrent effect. [24]–[26].
- (4) That the performance of the remedial works is not a sufficient deterrence alone. Accordingly, an award of \$60,000.00 additional damages is appropriate.

S J Webster  
Barrister

## NOTEWORTHY DECISIONS

The cases appearing in this section are decisions of the Supreme Court which, although will not be reported in the Queensland Reports, have particular points of interest for practitioners.

### TAXATION – ADMINISTRATION OF TAXATION LEGISLATION – PAYMENT BY PROMISSORY NOTE – APPEAL FROM DECISION TO STRIKE OUT CLAIM

#### ***Woods v Australian Taxation Office*** [\[2017\] QCA 28](#)

*This was an application for leave to appeal. The principal issue was the applicant's prospects of success on appeal. The applicant had purported to pay its tax debt to the Australian Tax Office by promissory notes, and challenged the ATO's failure to accept the promissory notes as discharge of its liability. The arguments to be advanced on appeal included questions of the jurisdiction of the District Court to hear matters concerning the interpretation of Commonwealth legislation and the consistency of the Bills of Exchange Act with the Tax Administration Act and regulations. The Court concluded that the applicant had no prospects of success on appeal, and so the application was refused.*

Gotterson and Philip McMurdo JA, and Boddice J

9 March 2017

In this matter, the applicant, Ms Woods, commenced proceedings in the District Court of Queensland against the Deputy Commissioner of Taxation and others. [1]. In August 2016, that claim was struck out and the applicant ordered to pay the Deputy Commissioner's costs. [2].

The applicant subsequently filed a Notice of Appeal one day after the expiration of the 28 day time limit set by r 748 of the UCPR. [3]. Approximately five months later, in February 2017, the applicant filed an application for an extension of time. [3]. Gotterson JA (with whom Philip McMurdo JA and Boddice J agreed) noted that the applicant was unrepresented, and given the

short extension sought, stated that his Honour would have granted the extension of time sought. [3].

However, pursuant to s 118(3) of the *District Court of Queensland Act 1967*, the applicant required leave to appeal. [4]. As Gotterson JA noted, “[c]onsideration of this question necessarily requires an assessment of the prospects of success of the appeal”. [4].

The applicant was indebted to the Deputy Commissioner for an amount of \$51,744.90. [5]. In December 2015, the applicant purported to pay her tax liability by delivering a number of documents to the Deputy Commissioner, including two promissory notes, “redeemable on demand at 85 Spencer Road, Nerang, Queensland” at 10.45 am and 10.50 am respectively on 3 December 2015. [6]. In addition, the applicant asserted in a letter which accompanied the documents that:

- “(a) a promissory note is as good as cash and must be treated as such;
- (b) a three day limit was placed on any challenge to the two promissory notes; and
- (c) if the promissory notes were not returned to the maker at the time, date and place stipulated in them, they were to be deemed to have been accepted by the ATO as sufficient consideration to discharge the applicant’s liabilities to it.” [7].

The ATO did not accept payment by promissory note as a sufficient discharge of the applicant’s tax liabilities and issued garnishee notices. [9].

The applicant alleged in the District Court that two contracts in respect of the promissory notes were “settled” with the Deputy Commissioner. [10]. She also alleged that the Deputy Commissioner had breached the terms and conditions by subsequently demanding the payment of the tax debt. [11]. The applicant claimed to be entitled to the liquidated amounts of \$86,400 and \$216,000 respectively, plus interests and costs. [12]–[13].

The primary judge was not of the view that the two promissory notes were promissory notes within the meaning of the *Bills of Exchange Act 1909* (Cth). Nor did his Honour consider that “unilateral delivery of a promissory note was a means of payment of a tax debt within the scope of regulation 18 of the *Taxation Administration Regulations 1976* (Cth)”. [14].

The applicant’s grounds of appeal included, among other things, that the District Court lacked jurisdiction to hear matters concerning the interpretation of Commonwealth Acts and that the *Bills of Exchange Act* permitted the use of promissory notes “whether the Commissioner of Taxation or any other legal tax entity disputes the fact or not”. [18].

The Court of Appeal noted in respect of the first ground that it was misconceived. Federal jurisdiction is vested in the District Court by virtue of s 39(2) of the *Judiciary Act 1903* (Cth). [19]. In respect of the second, it was noted that the implicit contention in the ground was that the *Bills of Exchange Act* was inconsistent with the *Taxation Administration Act 1953* (Cth) and the *Taxation Administration Regulations 1976* (Cth), which provide for the methods by which a tax liability may be paid. [20]. This “implicit contention” was similarly misplaced. As Gotterson JA observed, the “*Bills of Exchange Act* does not legislate for the manner in which tax related debts may be paid. No inconsistency arises”. [21].

The applicant’s appeal had no prospects of success and leave to appeal was accordingly, refused. [27].

## **CRIMINAL LAW – PROCEDURE – BAIL – SURETIES – INTERPRETATION OF BAIL ACT**

### ***Turner v Commonwealth Director of Public Prosecutions* [2017] QCA 30**

*This was an appeal against an order that a deposit and surety given as a condition of bail be forfeited and paid to her Majesty. In particular, it centred on two questions. First, the Court considered an argument that because the trial had been delisted (following the defendant’s failure to appear at an earlier hearing), there was no constituted court before which the defendant could appear, and therefore he had not breached his undertaking. Second, the Court considered whether delivery of the notice at the defendant’s residential address was sufficient to be service of the notice upon the defendant “personally” within the meaning of s 20(3A)(a)(iii) in the Bail Act.*



Margaret McMurdo P and Fraser JA and McMeekin J

10 March 2017

This matter concerned an appeal from a decision ordering that a deposit and surety given as a condition of bail be forfeited and paid to Her Majesty. It raises an important issue about the construction of s 20(3A)(a)(iii) of the *Bail Act* 1980 which requires, as a condition of bail, that the defendant obey the directions of the Court, whether given to the defendant personally or to the defendant's lawyer.

The appellant's son was arrested for drug offences against the *Criminal Code Act* 1995 (Cth). [1]. He was granted bail under the *Bail Act*. [1]. In April 2013, after his committal, he signed a new bail undertaking. The appellant also signed an undertaking as surety for \$450,000 together with a \$70,000 cash deposit. [1]. The son subsequently absconded and on 11 September 2015, the Court "revoked his bail, issued a warrant for his arrest, and gave leave to his lawyers to withdraw". [1]. The trial, which was scheduled to commence on 29 September 2015, was vacated by the Court on 25 September 2015. [1].

The Commonwealth Director of Public Prosecutions ("CDPP") applied for a declaration under s 31(1) of the *Bail Act* that the son's bail undertaking be forfeited. It also sought an order under s 32(1) that the appellant's surety and cash deposit be forfeited and paid to the Her Majesty. [2]. On 28 October 2015, the application was adjourned to allow the CDPP to serve a notice at the son's address, requiring him to personally appear before the Court on 9 November 2015. [3].

The son did not appear before the Court on 9 November 2015. Accordingly, on 18 May 2016, the primary judge granted the declaration forfeiting his undertaking. [4]. The primary judge also ordered that the appellant's cash deposit and surety (reduced to \$315,000) be forfeited and paid to the Court. [4]. If not paid within six months, the appellant would be imprisoned for 12 months. [4].

The appellant appealed against the orders dated 18 May 2016 on two grounds.

The first ground concerned the decision of the primary judge to adjourn the application by the CDPP so as to allow it to serve a notice at the son's residential address (requiring him to appear before the Court on 9 November 2015). [13]. His Honour found that the delisting of the son's trial "meant that there was no constituted court before which he could appear and surrender into custody on 29 September 2015, so that there had been no failure on his part [at that time] to 'appear before the Court in accordance with his undertaking and surrender into custody' under s 31". [14]. The appellant contended that because of this finding, instead of granting the adjournment to allow for service of the notice, his Honour should have dismissed the application.

This ground was described by McMurdo P (with whom Fraser JA and McMeekin J agreed) as "ambitious" and "without substance". [35]–[36]. Her Honour noted that first, the appeal was in respect of the orders dated 18 May 2016, and not the orders of the primary judge on 28 October 2015. [36]. No appeal had been made in respect of those orders. [36]. Second, the primary judge's decision to adjourn the application was an "unremarkable exercise of judicial discretion". [36].

The second ground concerned the finding by the primary judge that on 9 November 2015, the son had failed to appear before the Court in accordance with his undertaking. The appellant contended that her son had not failed to appear in accordance with his undertaking because he was "not personally given notice requiring his attendance at court on 9 November"; rather, the notice was delivered to his residential address. [18].

The appellant's contention was that paragraph 3 of the bail undertaking and s 20(3A)(a)(iii) of the *Bail Act* required that any notice be given to her son personally. [19]. The issue thus turned on the construction to be given to the term "personally" where it first appeared in s 20(3A)(a)(iii) and paragraph 3 of his undertaking. [37].

Section 20(3A)(a)(iii) of the *Bail Act* states that it shall be a condition of bail that the defendant:

"[S]hall obey the directions of the court, whether given to the defendant personally or to the defendant's lawyer, with respect to any further appearance and, if directed to appear personally, shall surrender into custody and not depart from the court unless the bail is enlarged."

Paragraph 3 of the son’s bail undertaking was expressed in the same terms as s 20(3A)(a)(iii).

McMurdo P stated that the word “personally” must be given its ordinary meaning but that the word “personally” can have a number of meanings. [37]. The primary judge had considered that the word “personally” as it first appears in the *Bail Act* and paragraph 3 meant “as an individual person”, in the sense that “the court’s direction must be given to the defendant as an individual rather than through the defendant’s legal representatives”. [39]. The appellant contended that it should be taken to mean “in person”, “that is, as requiring the directions to be given to the defendant in person”. [39].

McMurdo P considered that the construction of s 20(3A)(a)(iii) adopted by the Court “should be that which best achieves the purpose of the *Bail Act*”. [40]. Her Honour then considered the various statements by the legislature when the *Bail Act* was enacted and relevantly amended. [40]–[45]. Her Honour stated:

“The principal purposes of the Act are to ensure that those charged with criminal offences, consistent with the presumption of innocence and the interests of the community and the efficient administration of justice, are released from custody on bail pending trial, with any conditions and sureties necessary to ensure they appear in court when called on to answer the charges. It is equally clear that Parliament intended that, where a surety was provided and the bailee absconded and did not appear in court in accordance with the bail undertaking, the amount of the surety or cash deposit would be forfeited to the State.” [46].

Taking into account this purpose, her Honour did not consider there was “any ambiguity in the construing the meaning of ‘personally’ where it first occurs in s 20(3A)(a)(iii)”. [48]. Her Honour agreed with the primary judge that “personally” meant “as an individual person”, distinguishing “directions given to a defendant in their own right from those given to them through their lawyer as agent”. [48].

McMeekin J, who agreed with McMurdo P, also observed that “the effect of the appellant’s arguments [was] that by absconding the defendant [could] put himself beyond the court’s reach for all purposes”. [55]. To his Honour’s mind, that was a “very unattractive argument”. [55].

The appeal was dismissed.

## **VALIDITY OF RESOLUTION MADE BY MEMBERS OF COMPANY – WHETHER SHARES IN COMPANY HAD BEEN PREVIOUSLY TRANSFERRED TO A THIRD PARTY – LIQUIDATION**

### ***Re Cloudzillr Pty Ltd (in liq) ACN 158 431 148* [\[2017\] QSC 25](#)**

*The issue arising for consideration here was whether a resolution made by some of the registered members of a company to place it into voluntary liquidation was in fact valid, in circumstances where the respondent contended that none of the persons who voted at a meeting of members was a member of the company and entitled to do so. The substance of the complaint was that an agreement had been entered into some time before the meeting to transfer the shares held in the relevant company to the respondent company, with the transferors receiving shares in the respondent. There was, however, an absence of evidence to substantiate the claim that such an agreement had been carried into effect. Accordingly, the application was refused.*

Burns J

8 March 2017

The issue arising for consideration here was whether a resolution made by some of the registered members of a company to place it into voluntary liquidation was in fact valid, in circumstances where the respondent contended that none of the persons who voted at a meeting of members was a member of the company and entitled to do so, and certain procedural irregularities associated with the calling of the meeting were apparent. [1], [3]. The applicants sought orders pursuant to s 1322 of the *Corporations Act* 2001 (Cth); declarations under s 511 of the Act; and an order that the costs of the application be costs in the liquidation of the company. [4].

Briefly, shortly after the relevant resolution was passed, one of the company directors claimed that all of the shares in the company had been previously transferred to the respondent, an American corporation and that the register maintained by ASIC was inaccurate. [10], [22]. In any event, he asserted that the company was solvent and that the winding up should be terminated. [2]. The company director was also a director of the respondent. [5]. The respondent filed a cross application seeking that the liquidation be terminated (s 482); that the applicants' fees be capped (s 504); and that the register be rectified so as to record it as the company's sole member (s 1322(4)(b)). In relation to costs, it sought an order that its costs be "borne as part of the liquidation, and that such costs be assessed to scale, and not on a solicitor-client basis, and that in all other respects the parties bear their own costs". [6].

The evidence indicated that the majority (if not all) of the company shareholders indeed formed an agreement in 2012 to transfer their shares to the respondent in exchange for a proportionate allocation of shares in that corporation. [27]. To that end, a draft Share Subscription Deed for the incorporation of the respondent existed which contained two conditions precedent to the coming into operation of its substantive provisions – namely that the written consent of each shareholder in the company to the transfer of their shares was obtained and that the shareholders execute a Deed of Assignment of certain intellectual property. It did not appear that the draft Deed was ever executed nor that the conditions precedent were fulfilled – thus, "the problem confronting the respondent [wa]s that the material [fell] well short of establishing that any of these transfers were ever completed or, if they were, that the transfers were reflected on the register for the company now in liquidation". [13]. Simply put there was a lack of evidence that the shares in the company were issued to the respondent. [14]. On the face of the matter, his Honour concluded that there were "good reasons to doubt that what was ... agreed was carried into effect". [27].

As for the irregularities in the calling of the meeting, whilst noting that the meeting was called at short notice and via email, [24], [30] his Honour was not persuaded that those lapses caused injustice, let alone substantial injustice. [32]. Conversely, his view was that the irregularities were essentially of a procedural nature. [33].

Given the above, his Honour declared that the meeting had been validly called and the company voluntarily wound up. [38].

## **LIMITATION OF ACTIONS – EQUITABLE CLAIM – LIMITATION BY ANALOGY WITH STATUTORY BARS FOR CLAIMS AT LAW**

### ***Port Ballidu Pty Ltd v Frews Lawyers* [\[2017\] QSC 19](#)**

*This case considers the circumstances in which a court will apply a statutory limitation period to an equitable cause of action by analogy. In doing so, it analyses the pleaded case before it, and also deals with the questions of whether a residual discretion remains with the Court to prevent practical injustice and whether different elements between the statutory cause of action and the equitable cause of action prevent the application of time limits by analogy.*

Applegarth J

28 February 2017

In determining this recent application for summary dismissal, Applegarth J had reason to consider the circumstances in which, by analogy, a statutory limitation period will be applied to an equitable cause of action. This matter arose out of an allegation that the defendants, the plaintiff's former solicitors, were knowingly involved in the plaintiff's (former) director's breaches of duty as a director. In the substantive proceeding the plaintiff claimed:

- (a) equitable compensation for the defendants' knowing involvement in the director's breach of duty;
- (b) compensation pursuant to statute for their being knowingly concerned in the director's misleading and deceptive conduct; and
- (c) damages for negligence.

The plaintiff relied on essentially the same facts for both its statutory and equitable claims. In response to these claims the defendants argued *inter alia* that the claims were time-barred – the statutory claim directly and the equitable claim "by clear analogy with statutory limitation periods

for equivalent claims at law". [5]. The defendants brought the present application for summary dismissal on the basis that the statutory claim was time-barred, and that the equitable claim so closely resembled statute-barred claims that the analogy applies.

### ***Circumstances when a court will not apply a limitation by analogy***

An equitable claim for relief will be subject to a statutory bar by analogy where there is "sufficient correspondence between the remedy in equity and the remedy at law". [8]. What is considered to be "sufficient correspondence" is a question of degree, however courts of equity will tend to apply a limitation period by analogy except where "there is an equitable ground, such as concealed fraud, which makes it unconscionable for the respondent to be permitted to rely on the running of the statute as a bar". *Gerace v Auzhair Supplies Pty Ltd; R v McNeil*, see also [9]–[16]. In following the NSW Court of Appeal's decision in *Gerace*, Applegarth J rejected the plaintiff's submission that the Court retains a broad, residual discretion to not apply the limitation statute by analogy because to do so would create or cause some form of practical injustice for the plaintiff. [16].

### ***Application for summary dismissal***

Justice Applegarth found that it was apparent on the material before him that the plaintiff was "well aware" of the facts upon which its claims were based more than six years before the proceeding had been commenced. [30].

The issue was whether there was a sufficiently close correspondence between the facts underlying the time-barred statutory claim and those underlying the breach of director's duty and the first and second defendant's alleged knowing involvement in it, which founded the plaintiff's claim for equitable compensation. [33]. The Court ultimately concluded that there was sufficient comity: the content of the director's fiduciary duty as a company director and his statutory duty as a company director were pleaded to be the same and the same conduct of the defendants which was alleged to have amounted to being knowingly involved in the relevant breach of fiduciary duty would have amounted to their being knowingly concerned in a contravention of the *Corporations Act 2001* (Cth). In considering the plaintiff's submissions, the Court noted that the fact that the claim in equity for a breach of a fiduciary duty and the corresponding claim for compensation under statute have different elements in law does not lead to the conclusion that the claims did not "closely resemble" each other, holding that "[w]ere it otherwise it would never be possible to establish that a claim for compensation pursuant to statute closely resembles a claim for equitable compensation". [38].

On the particular facts before it, the Court considered that any cause of action under the *Corporations Act* would be time-barred, see [53]–[62]. On this basis, the Court considered that unless there existed a ground which would make it unconscionable to permit the first and second defendants to rely on the same limitation, the equitable claim would similarly be statute-barred. While the plaintiff's claims arose as a result of dishonest conduct on the part of one or more of the parties to the proceeding, given that on the facts it was apparent that this conduct was known to the plaintiff more than six years prior to the bringing of the present application, it did not make it unconscionable for the defendants to rely upon the limitation defence by way of analogy. The plaintiff did not plead or advance any evidence in support of a case of fraudulent concealment, nor any other ground of unconscionability and for these reasons, the Court granted the defendants' application for summary dismissal.

## **SENTENCING ORDERS – DANGEROUS PRISONERS (SEXUAL OFFENDERS) ACT 2003 – ADEQUATE PROTECTION OF COMMUNITY – RELEVANCE OF EXPERT OPINION**

### ***Lawrence v Attorney-General (Qld)* [\[2017\] QCA 27](#)**

*This decision concerns an appeal where the grounds of appeal centred upon the factual determinations of the primary judge. In particular, it deals with the appropriate degree of reliance upon, and acceptance of, the views of experts by the primary judge in circumstances where the expert opinion depends in a material way upon the prisoner's account to the expert witness. Here, the primary judge had made findings regarding the appellant's reliability and credibility and had carefully analysed the evidence in considerable detail, and no defect in her Honour's reasoning was identified, despite the expert evidence being that the risk posed to the*

community by the applicant, if released, was lower it had previously been. The appeal was dismissed.

Fraser and Morrison JJA and Boddice J

9 March 2017

The appellant in this matter had been subject to a continuing detention order pursuant to the *Dangerous Prisoners (Sexual Offenders) Act 2003* since 2008. He appealed a decision which extended that order. [1]. The primary judge's decision was pursuant to s 30 of the Act, which provides in subsection (4) that:

“In deciding whether to make an order [to continue to subject the prisoner to a continuing detention order, or to release them from custody subject to a supervision order]-

(a) the paramount consideration is to be the need to ensure adequate protection of the community; and

(b) the court must consider whether-

(i) adequate protection of the community can be reasonably and practicably managed by a supervision order; and

(ii) requirements under section 16 can be reasonably and practicably managed by corrective services officers.”

The appeal was brought on the basis that the primary judge erred in finding that adequate protection of the community could not be ensured by his release from custody subject to a supervision order, and that that finding was contrary to uncontradicted expert evidence; against the weight of the evidence; unreasonable and not supported by the evidence. [18]. The issue for the Court was whether in all the circumstances a supervision order could ensure adequate protection of the community.

Relevantly, expert witnesses gave evidence to the effect that whilst, in their view, the appellant suffered from paraphilia (sexual sadism) with an anti-social personality disorder and psychopathic traits, his risk level had decreased. [11]. Those opinions were, to a large degree dependent upon the veracity of the appellant's self-reporting to the psychiatrists about the frequency of any sadistic fantasies and his response to them, and the veracity of his reporting of any future fantasies and responses if released. [15]. The primary judge noted the real disincentive to disclosure of those matters, and the risk that the appellant would not make the necessary disclosure. [15]–[17].

The appellant relied heavily upon the point that the expert opinions supported a conclusion that it was appropriate for him to be released under a supervision order. [19]. Referring to *Attorney-General for the State of Queensland v Lawrence* [2014] QCA 220 at [87]–[88], the Court observed that whilst experts' opinions on the issue may be of assistance, they cannot be considered determinative. This was a case where various inconsistencies in the evidence given by the appellant were apparent [34] and his arguments failed to point to any error in the primary judge's reasons for determining that adequate protection of the community could not be reasonably and practically managed by a supervision order under s 30(3)(b) of the Act. [35]. In the Court's view:

“That conclusion was supported by the evidence to which the primary judge referred and by her Honour's adverse findings about the appellant's credibility and reliability.” [35].

The appeal was dismissed. [37].

## PRACTICE DECISIONS

The cases appearing in this section are decisions of the Supreme Court concerning matters of practice and which contain matters which may be of interest to practitioners.

### PROCEDURE – INTERLOCUTORY PROCEEDINGS

*Eaton v Rare Nominees Pty Ltd* [\[2017\] QCA 25](#)



*This was an appeal from an unsuccessful application to strike out a pleading as disclosing no reasonable cause of action, and a related costs order. The primary judge had dismissed the application to strike out on the basis that the respondent had proposed to make unidentified further amendments to its statement of claim. The Court of Appeal dismissed the appeal, on the basis that the primary judge acted within his discretion in refusing to strike out the pleading, and that the statement of claim had in fact since been amended and therefore the appeal sought a strike out of paragraphs which no longer formed part of the pleaded case. In respect of the costs, order, the Court rejected, amongst other submissions, the submission that the primary judge had erred in his discretion to order costs under r 681 of the UCPR.*

Morrison and Philip McMurdo JJA and Boddice J

3 March 2017

The appellants in this matter were defendants in a proceeding in the District Court brought by the respondent plaintiff concerning the alleged wrongful disposition of monies associated with a joint venture agreement. [6], [7]. The appellants had unsuccessfully sought summary judgment for the entirety of the claims against them, or in the alternative that the (then) statement of claim be struck out, with the primary judge determining that he could not be satisfied that the plaintiff had no real prospect of succeeding on all or part of its claim. [10]. The appellants had been ordered to pay costs. [2], [3]. The appellants initially appealed against the orders made in their entirety, subsequently abandoning those appeals, save for preserving their challenge to the pleaded case against the third appellant and maintaining their appeal against the costs order. [4]. The basis of the appeal concerning the third appellant was that the primary judge erred in dismissing the applicants' application to strike out the third further amended statement of claim insofar as it concerned the third appellant because:

- (i) the primary judge had wrongly dismissed the application on the basis that the respondent proposed to make unidentified further amendments to its statement of claim; and
- (ii) the allegations against the third appellant (fourth defendant) did not disclose a cause of action, or alternatively had a tendency to prejudice a fair trial of the proceeding, and should have been struck out. [5].

In assessing the appellants' arguments, the Court took issue with the contention that the primary judge erred in dismissing the application to strike out insofar as it concerned the third appellant, on the basis that the allegations against her did not disclose a cause of action and the plaintiff did not identify any proposed amendment to its statement of claim which would have rectified that defect, for two reasons. Firstly, the Court observed that the course taken to dismiss the application to strike out the pleading was a discretionary one and it was "far from demonstrated that there was an error in the exercise of that discretion". [13]. Secondly, the then statement of claim had been replaced by a sequence of iterations of the plaintiff's pleaded case, so effectively what was sought on appeal was an order striking out parts of what was no longer the plaintiff's pleading. [14].

Regarding the costs order, the appellants had been ordered to pay the costs of both the summary judgment application and the application to strike out. They contended that the primary judge erred in his identification of "the event"; allowed "extraneous matters that he regarded as material to sway his discretion, in particular his views formed from the respondent's (plaintiff's) claims in relation to the disputed actions of the first defendant and the second defendant"; and that the exercise of the discretion under r 681 of the *Uniform Civil Procedure Rules* miscarried since the summary judgment application had been properly brought and the plaintiff had served a request for a trial date. [16]. The Court was not persuaded that any error was indicative in the reasoning at first instance, nor that his Honour had exceeded his discretion. [17]–[21]. The appeal was dismissed with the appellants ordered to pay the respondent's costs. [22].

## **APPLICATION FOR ADJOURNMENT – SERVICE OF EXPERT REPORTS**

***Mineralogy Pty Ltd v BGP Geexplorer Pty Ltd*** [\[2017\] QSC 18](#)

*This case concerned what was, in essence, an application for an adjournment of a trial date in circumstances where the plaintiff had made an earlier application which had been refused and appealed. The application relied upon the existence of that appeal, as well as delays in obtaining data from a non-party for the purpose of preparing an expert report. Jackson J was*



*critical of the plaintiff's conduct in respect of the earlier application and appeal, and an adjournment was granted only for sufficient time to obtain the expert report given the ongoing delays in obtaining relevant data.*

Jackson J

28 February 2017

This was an unusually complex application for an adjournment, brought in circumstances where the plaintiff had an appeal against an order refusing a previous application for an adjournment pending, and the ramifications of refusing the application were potentially serious for it, namely that it would be unable to obtain a report from its desired expert by the time of the trial and shut out from a number of proposed additional grounds for its claim. [5]. The formal application sought a variation of the prior directions made for the filing and service of expert reports together with orders to prohibit the defendant from contacting an Australian associate of a proposed expert witness of the plaintiff, but in essence was an application for vacating the trial dates. [1].

The plaintiff made its initial application for an adjournment on the basis that it would be unable to obtain a report from its chosen expert due to the restrictive timeline between then and the trial dates. [47]. However, that application was unsupported by evidence that the necessary data could not be accessed in a timely and cost efficient way within a period of a few weeks. [53]. In addition, it appeared the plaintiff had made no attempt to obtain the data from anyone until the day prior to that on which the matter was set down for trial. [56]. His Honour further remarked that it did not appear that the plaintiff “acted with any real urgency” to obtain the data following the ultimate dismissal of the first application for an adjournment. [68].

The grounds for the plaintiff's fresh application were threefold:

1. the order refusing the first adjournment application was presently the subject of an appeal, which would be rendered futile if the trial proceeded before it was heard;
2. due to delays in obtaining the necessary data from the liquidators and the time required for its chosen expert to prepare a report, the plaintiff would be unable to serve expert evidence until 30 June 2017; and
3. the proposed amendments to the statement of claim would require further evidence by both parties and thus increase the length of the hearing beyond the present estimate. [129].

In his Honour's view, the pending appeal was not a sound basis for adjournment, particularly where there was “an inescapable inference” that the plaintiff had knowingly taken a course that would result in the appeal being heard after the trial, including instituting the appeal towards the end of the appeal period and not requesting any expedition in its hearing. [130]. Nor was he of the view that the amendments which should be allowed would necessitate extensive or significant further evidence beyond the presently listed five day hearing. [131]. Ultimately, he concluded that the “only powerful argument” in favour of an adjournment was the ongoing delay in obtaining data from the liquidators of Palmer Petroleum. [145].

As such, an adjournment for a period of sufficient duration to enable the plaintiff to obtain its proposed expert report was allowed, albeit with his Honour noting that he regarded the progress of the proceeding to have been unsatisfactory, “mostly because of the plaintiff's defaults or conduct”. [147].

## APPEALS

An application for special leave was brought in respect of the following Queensland case:

- *Burke v Commissioner of Police* [2016] QCA 184

R M Derrington QC

Editor: Queensland Reports

## NEW COUNSEL IN PRACTICE

The ICLRQ has been advised that the following Counsel have commenced private practice at the Queensland Bar during the last 12 months:

**Bednarek, Gabriel**

Date Commenced Practice: 17 November 2016

Degrees: LLB (Hons) (UQ), BA (UQ), GradDipLegPrac (QUT)

Former Position: Associate to His Honour Judge Samios

Practice Address: Higgins Chambers, Level 29, 239 George Street, Brisbane QLD 4000

Practice Email: [gbednarek@qldbar.asn.au](mailto:gbednarek@qldbar.asn.au)

**Buckley, Benjamin**

Date Commenced Practice: 30 May 2016

Degrees: LLB (Hons) (UQ), BA (UQ)

Former Position: Associate to the Hon Justice Gotterson AO (2015)

Practice Address: Murray Gleeson Chambers, Level 31, 239 George Street, Brisbane QLD 4000

Practice Email: [benjamin.buckley@qldbar.asn.au](mailto:benjamin.buckley@qldbar.asn.au)

**Byrnes, James**

Date Commenced Practice: 1 July 2016

Degrees: LLB (Hons) (UQ), BA (UQ), LLM (QUT)

Former Position: Senior Associate (Restructuring and Insolvency), Clayton Utz

Practice Address: 31 West Chambers, Level 31 Santos Place, 32 Turbot Street, Brisbane QLD 4000

Practice Email: [jbyrnes@qldbar.asn.au](mailto:jbyrnes@qldbar.asn.au)

**Clift, Hamish**

Date Commenced Practice: 30 May 2016

Degrees: LLB (Hons) (QUT), BA (Qld), MDevEcon (Qld), GradDipLegPrac (ANU), GCertIntDisRes (Griffith)

Former Position: Solicitor, Bartley Cohen Litigation Lawyers

Practice Address: Level 14 Inns of Court, 107 North Quay, Brisbane QLD 4000

Practice Email: [clift@qldbar.asn.au](mailto:clift@qldbar.asn.au)

**Eade, Mark**

Date Commenced Practice: 1 June 2016

Degrees: LLB (Hons) (QUT), BInfoTech (QUT)

Former Position: Associate to the Hon Justice Flanagan

Practice Address: Level Twenty Seven Chambers, Level 27, 239 George Street, Brisbane QLD 4000

Practice Email: [mark.eade@qldbar.asn.au](mailto:mark.eade@qldbar.asn.au)

- Forbes, Matt** Date Commenced Practice: 28 November 2016  
Degrees: LLB (QUT)  
Former Position: Partner, Shine Lawyers, Brisbane  
Practice Address: Cedric Hampson Chambers, Level 17, Inns of Court, 107 North Quay, Brisbane  
Practice Email: [mforbes@qldbar.asn.au](mailto:mforbes@qldbar.asn.au)
- Hastie, James** Date Commenced Practice: 1 July 2016  
Degrees: LLB (Hons) (UQ)  
Former Position: Associate (Commercial, Planning and Administrative Litigation), King & Company Solicitors  
Practice Address: Cedric Hampson Chambers, Level 17, Inns of Court, 107 North Quay, Brisbane  
Practice Email: [jhastie@qldbar.asn.au](mailto:jhastie@qldbar.asn.au)
- Ivessa, Rob** Date Commenced Practice: 26 May 2016  
Degrees: LLB (Hons)  
Former Position: Solicitor with Tucker and Cowen Solicitors  
Practice Address: North Quarter Lane Chambers, Level 30 "Santos Place", 32 Turbot Street, Brisbane  
Practice Email: [rivessa@qldbar.asn.au](mailto:rivessa@qldbar.asn.au)
- Kabel, Bianca** Date Commenced Practice: 17 November 2016  
Degrees: BCL (Distinction) (Oxon), LLB (Hons) (UQ), BCom (UQ)  
Former Position: Solicitor, Ashurst Australia  
Practice Address: Level Twenty Seven Chambers, Level 27, 239 George Street, Brisbane QLD  
Practice Email: [bianca.kabel@qldbar.asn.au](mailto:bianca.kabel@qldbar.asn.au)
- Laylee, Angela** Date Commenced Practice: 1 July 2016  
Degrees: LLB (UQ), BA (UQ)  
Former Position: Senior Associate with McCarthy Durie Lawyers  
Practice Address: Level 7, Inns of Court, 107 North Quay, Brisbane Qld 4000  
Practice email: [angelalaylee@qldbar.asn.au](mailto:angelalaylee@qldbar.asn.au)

- Milburn, John** Date Commenced Practice: 17 November 2016  
Degrees: LLB (Hons) (UQ), BCom (UQ)  
Former Position: Director, Milburns Law (Hervey Bay)  
Practice Address: Hervey Bay Chambers, 13 Coogera Court, Hervey Bay QLD 4655  
Practice Email: [john@milburnbarrister.com.au](mailto:john@milburnbarrister.com.au)
- O'Brien, Travis** Date Commenced Practice: 17 November 2016  
Degrees: LLB, Grad Dip Legal Prac  
Former Position: Senior Policy Advisor, Office of Industrial Relations  
Practice Address: Lvl 12, Inns of Court 107 North Quay Brisbane  
Practice Email: [travisobrien@qldbar.asn.au](mailto:travisobrien@qldbar.asn.au)
- Schmitt, Travis** Date Commenced Practice: 28 November 2016  
Degrees: LLB  
Former Position: Partner (Planning and Local Government), Wilson/Ryan/Grose Lawyers  
Practice Address: Northern Circuit Chambers, Level 4, 122 Walker Street, Townsville QLD 4810  
Practice Email: [t.schmitt@ncchambers.com.au](mailto:t.schmitt@ncchambers.com.au)
- Thomas, William** Date Commenced Practice: 1 July 2016  
Degrees: PhD, JD (Hons), MEngSc, PG Dip Leg Prac, BEng (Hons)  
Former Position: Solicitor with MBA Lawyers  
Practice Address: Alfred Lutwyche Chambers, Level 27, Santos Place, 32 Turbot Street, Brisbane QLD 4000 Australia  
Practice Email: [bill.thomas@qldbar.asn.au](mailto:bill.thomas@qldbar.asn.au)
- Wilkinson, Matthew** Date Commenced Practice: 26 May 2016  
Degrees: LLB (Hons) (UQ), BA (UQ)  
Former Position: Associate, HopgoodGanim Lawyers, Brisbane  
Practice Address: Level Twenty Seven Chambers, Level 27, 239 George St, Brisbane QLD 4000  
Practice Email: [mwilkinson@qldbar.asn.au](mailto:mwilkinson@qldbar.asn.au)

*Please note:* This information is based only upon materials supplied to the ICLRQ. This information has not been verified and may be subject to errors or omissions. The ICLRQ does not represent that this information is accurate or complete and does not express any opinion as to the suitability or qualifications of any legal practitioner.

## **PUBLIC NOTICES**

Notice of intention to apply for Grant  
of Probate or Letters of Administration

### **ALTENA, LUBBERTUS**

After 14 days from today an Application for a Grant of Probate of the Will dated 28th day of September 2013 of LUBBERTUS ALTENA late of 6 Victoria Avenue Chelmer in the State of Queensland, deceased, will be made by DEANNA MARIA GERARDA ZWYNNENBERG (nee ALTENA) to the Supreme Court at Brisbane.

You may object to the Grant by lodging a Caveat in that registry.

Any creditor, beneficiary or other person having any claim in respect of the Estate of the deceased is required to send particulars of any such claim to the executor's solicitors named below no later than 6 weeks from the date hereof, at the expiration of which time the executor may distribute the estate of the deceased among the persons entitled thereto having regard only to those claims of which the executor then has notice.

Lodged by: GALLAGHER LEGAL, Solicitors, 5 Michel Street, Lowood, Queensland 4311.

### **APPLETON, ROBERT HENRY**

After 14 days from today an application for a grant of Letters of Administration on Intestacy of ROBERT HENRY APPLETON late of 2/101 Palm Avenue, Shorncliffe, Queensland, deceased, will be made by JOHN WESLEY HUNT to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors, beneficiaries and other persons having a claim against the deceased's estate are required to send particulars of their claim to the applicant's solicitors at the address stated below within 6 weeks from the date of publication of this notice at the expiration of which time, pursuant to Section 67 of the Trust Act 1973, the executor will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the executor shall then have had notice.

Lodged by: FREEMAN LAWYERS, 159B Logan Road, Woolloongabba, Qld 4102.

### **AUSTIN, ALBERT VINCENT**

After 14 days from today an application for a grant of probate of the Will dated 26 July 2010 of ALBERT VINCENT AUSTIN late of McDonald Nursing Home, Beale Street Oakey, in the State of Queensland deceased, will be made by TREVOR JOHN AUSTIN and JANETTE AUSTIN to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that Registry.

All persons having any claim, whether as beneficiary, creditor or otherwise of the estate are required to send particulars of their claim to the Applicant's solicitors, GROOM & LAVERS within 6 weeks of the date of publication of this notice.

Lodged by: GROOM & LAVERS, 106 Campbell Street, Oakey, Q 4401.

### **AVERY, MARIE JEANETTE**

After 14 days from today an application for a grant of probate of the will dated 16 June 2015 of MARIE JEANETTE AVERY late of "The Terraces", 74 University Drive, Varsity Lakes, Queensland, deceased, will be made by JOHN BERNARD AVERY and BRIGID MARY AVERY to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Lodged by: GUSTAFSON FRANKE LAWYERS, The Professional Centre, Unit 8, 189 Ashmore Road, Benowa, Qld 4217.

**BARKLE, KEVIN ROBERT**

After 14 days from today an application for a grant of Probate of the Will dated 22 May 2013 of KEVIN ROBERT BARKLE late of 19 Jimbarri Court, Burpengary, Queensland, deceased will be made by MICHAEL ROBERT BARKLE to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person having any claim against the estate of the deceased, who died on 14 November 2016, is required to send particulars of their claim to the applicant's solicitors below within six (6) weeks after the date of publication of this notice. After that date, the Executor will proceed to distribute the estate among the persons entitled thereto having regard only to claims of which the Executor shall then have had notice.

Lodged by: GILL & LANE, 8 Fourth Avenue, Sandgate, Qld 4017.

**BARRY, ROBERT ANTHONY**

After 14 days from today an application for a grant of probate of the Will dated 10th May 2016 of ROBERT ANTHONY BARRY late of Unit 1606, 90 Surf Parade, Broadbeach, in the State of Queensland, deceased, will be made by BRIAN ANDREWS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate are required to send particulars of their claim to the undersigned within six (6) weeks of the date of the publication of this notice at the expiration of which time the said applicant will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the said applicant shall then have had notice. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: PARKER SIMMONDS SOLICITORS, Suite 52, Level 2, Oasis Shopping Centre, Victoria Avenue, Broadbeach, Qld 4218.

**BATCHELOR, FRANCIS ALFRED**

After 14 days from today an application for a grant of Probate of the Will dated 14 July 1986 of FRANCIS ALFRED BATCHELOR late of 12/15 Workshops Street, Brassall, Queensland deceased will be made by CAROL ANNE ADCOCK to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor, beneficiary or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the Applicant's Solicitors named below within 6 weeks of the date this notice. At the end of that period, the applicant will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicant will have regard only to the claims which have been notified.

Lodged by: JONES LEACH LAWYERS, Rochedale Shopping Village, 549 Underwood Road, Rochedale, Qld 4123.



**BEUTEL, OLIVE JEAN**

After 14 days from today an application for a grant of probate of the will dated 3rd February 2014 of OLIVE JEAN BEUTEL late of Arcare, Warrigal Road, Eight Mile Plains formerly of 3 Krystal Place, Kuraby, deceased, will be made by SUSAN ELIZABETH FRAZER and IAN JAMES BEUTEL to the Supreme Court at Brisbane registry.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: FALLU MCMILLAN LAWYERS, 176 Brisbane Street, Ipswich, Qld 4305.

**BOARD, ALAN EDWIN SAUTELLE**

After 14 days from today an application for a grant of probate of the will dated 22 September 2014 of ALAN EDWIN SAUTELLE BOARD late of 43 Cannon Drive, Currumbin Waters, Qld, deceased will be made by JULIE ANN BOARD to the Supreme Court at.

You may object to the grant by lodging a caveat in that registry.

Lodged by: JULIE ANN BOARD, 43 Cannon Drive, Currumbin Waters, Qld 4223.

**BORNHORST, PATRICIA**

Trusts Act 1973, Section 67

The Estate of PATRICIA BORNHORST deceased.

Any creditor, beneficiary or other person having any claim or claims in respect of the estate of PATRICIA BORNHORST deceased late of St Paul de Chartres Residential Aged Care, 12 Fedrick Street, Boronia Heights, Brisbane in the State of Queensland, Company Director, who died on 24 May 2015 is required to send particulars of any such claim or claims to GARY FRANCIS LANHAM, the court appointed administrator of the estate of PATRICIA BORNHORST deceased at care of MINTER ELLISON, PO Box 7844, Waterfront Place, Qld 4001 no later than the date which is 3 months after the date of publication of this notice.

Note - By virtue of section 67 of the Trusts Act 1973 a personal representative or trustee may, after the date referred to in this notice, distribute the estate of the deceased having regard only to those claims of which the trustee then has notice.

Lodged by: MINTER ELLISON, Waterfront Place, 1 Eagle Street, Brisbane, Qld 4000.

**BOURKE, PETER JULIAN**

After 14 days from today an application for a grant of probate of the will dated 21 November 2013 of PETER JULIAN BOURKE late of 2/40 Workshops Street, Brassall in the State of Queensland, deceased, will be made by THOMAS ANTHONY BOURKE and BRIAN JAMES BOURKE to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: KEVIN BRADLEY SOLICITOR, Shop 2, 63 Blackstone Road, Eastern Heights, Qld 4305.

**BOWLES, MOLLY DAWN**

After 14 days from today an application for a Grant of Probate of the Will dated 17 August 2009 of MOLLY DAWN BOWLES, late of Tri-Care Nursing Home, 20 Somerfield Street, Mount Gravatt in the State of Queensland, deceased, whose address in the Will was 8 Atrina Street, Mansfield in the said State, will be made by PAUL WARREN BOWLES, LORRAINE MARGARET CARKEET and CHERYL MARY CORINO as executors to the Supreme Court at Brisbane.

You may object to the Grant by lodging a Caveat in that Registry.

All creditors in the estate of the deceased are hereby required to send in particulars of their claim to the undersigned within six (6) weeks from the date hereof, at the expiration of which time the said Executor will proceed to distribute the assets of the deceased among the persons entitled thereto having regard to section 67 of the Trusts Act 1973 and having regard only to the claims of which the said Executor shall have had notice.

Applicant's Solicitors: MELVIN & CO, Solicitors, 34 Aminya Street, Mansfield, Qld 4122.

**BOX, ELLEN VERA**

After 14 days from today an application for a grant of Probate of the will 26/04/1996 of ELLEN VERA BOX late of 49 60 Church Road Mitchelton Qld 4053 deceased will be made by WAYNE MORLEY BOX to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Lodged by: WAYNE MORLEY BOX, 9 Kirinya Street, Ferny Hills, Qld 4055.

**BRIDGES, IAN WALLACE**

After 14 days from today an Application for a Grant of Probate of the Will dated 21 October 2016 of IAN WALLACE BRIDGES late of 4/29 Ewart Street, Burleigh Heads, Queensland, Deceased, will be made by RACHEL ELIZABETH HOHN and CAROLINE ANNE MILINKOVIC to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the Estate of the Deceased is required to send particulars of that claim to the Applicants' solicitors named below within 6 weeks of the date of this Notice. At the end of that period, the Applicants will distribute the assets of the Deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the Applicants will have regard only to the claims which have been notified to them.

Lodged by: BROWNS LAWYERS, Suite 19, Level 2, 79 West Burleigh Road, Burleigh Heads, Qld 4220.

**BROOK, MARION PATRICIA**

After 14 days from today an Application for a Grant of Probate of the Will dated 8 August 2016 of MARION PATRICIA BROOK late of 10 Elsergundo Street, Bracken Ridge, Brisbane in the State of Queensland will be made by SHARON KAY NORMAN and NARLEAN ANN TOWNER to the Supreme Court at Brisbane.

You may object to the Grant by lodging a caveat at that Registry.

All creditors in the Estate of the deceased are hereby required to send in particulars of their claim to the Applicant's Solicitor within six (6) weeks from the date hereof, at the expiration of which time the said Applicant will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the said Applicant shall then have had notice.

Applicant's Solicitor: GR BROWN, ESQ. SOLICITOR AND NOTARY, Suite 5, Sandgate Arcade, Corner Brighton Road and Second Avenue, Sandgate, Qld 4017.

**BROWNE, VALMAI**

After 14 days from today an application for a Grant of Probate of the Will dated the 17th of December 2004 of VALMAI BROWNE, late of 229 Goodwin Road, Gracemere Queensland, formerly of 44 Pattison Street, Rockhampton, Queensland, deceased, will be made by JENNIFER LYNETTE BUTLER, KERRY LOUISE PEASE and KENNETH PATRICK BRESSINGTON to the Supreme Court at Rockhampton.

You may object to the grant by lodging a caveat in that registry.

Any creditor, beneficiary or other person having any claim in respect of the estate is required to send particulars of such claim to the Applicants care of the Applicants' Solicitors at the address below, not later than six (6) weeks from the date of this notice. At the expiration of this time (pursuant to Section 67 of the Trusts Act 1973) the Applicants will proceed to distribute the assets of the deceased among the persons entitled having regard only to the claims of which the Applicants shall then have had notice.

Lodged by: BRESSINGTON & PARTNERS, Solicitors, 79 Bolsover Street, Rockhampton, Q 4700.

**BRUMLEY, KAY SUSAN**

After 14 days from today an application for a Reseal of Probate of the will dated 11 March 2009 of KAY SUSAN BRUMLEY late of 11 Parkway Drive, Ewingsdale, NSW 2481 deceased will be made by SANDRA DIRKINA FORMSTON to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicant's Solicitors (identified below) not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to s.67 of the Trusts Act 1973, the Applicant will distribute the Estate of the Deceased having regard only to the claims of which the Applicant has notice.

Lodged by: IAN MCKAY, Byron Legal, PO Box 678, Byron Bay, NSW 2481 (Solicitors for the Applicant).

**BUNDROCK, ARTHUR JAMES**

After 14 days from today an application for a grant of Probate of the Will dated 25 January 2011 of ARTHUR JAMES BUNDROCK late of North Rockhampton Nursing Centre, 691-711 Norman Road, Norman Gardens, Queensland and formerly of 23 Sunset Drive, Norman Gardens, Queensland and formerly of 21/26 Birdwood Avenue, Yeppoon, Queensland, deceased will be made by JOHN VICTOR BUNDROCK to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate of the deceased are required to send in particulars of their claim to the Applicant within six weeks from the date hereof, at the expiration of which time, pursuant to s 67 of the Trusts Act 1973, the Executor will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the Executor shall then have had notice.

Lodged by the OFFICIAL SOLICITOR TO THE PUBLIC TRUSTEE OF QUEENSLAND of 444 Queen Street, Brisbane, Q 4000.

**BURCHMANN, WINIFRED**

After 14 days from today an application for a grant of Probate of the will dated 13 June 2013 of WINIFRED BURCHMANN late of Room 44, 32 Grange Road, Eastern Heights in the State of Queensland, deceased will be made by KATHLEEN HARDING and KEVIN BURCHMANN to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Lodged by: MCNAMARA & ASSOCIATES, 8 Downs Street, North Ipswich.

**BURROWS, GLADYS GLORIA**

After 14 days from today an application for a grant of Probate of the will dated 1 September 2016 of GLADYS GLORIA BURROWS late of 5/4 Manneum Court, Rangeville, Qld 4350 deceased will be made by PETER AUSTIN BURROWS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Lodged by: MUNRO LEGAL PTY LTD, Ground Floor, 154 Hume Street, PO Box 419, Toowoomba, Qld 4350.

**BYERS, ADELINE MARY**

After 14 days from today an application for grant of Probate of the Will dated 7 April 2016 of ADELINE MARY BYERS deceased late of 23 Kumala Street, Battery Hill, Queensland will be made by RUSSELL STANLEY BYERS, JOHN KENT BYERS and JANE ELIZABETH BYERS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicant's solicitors (identified below) not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to s.67 of the Trust Act 1973, the Applicant will distribute the Estate of the Deceased having regard only to claims of which the Applicant has notice.

Lodged by: GRIFFITHS LAWYERS PTY LTD, 12/9 Capital Place, Birtinya, Qld 4575 (Solicitors for the Applicant).

**BYRNE, BRIAN MICHAEL**

After 14 days from today an Application for a Grant of Probate of the Will dated 27 March 2007 of BRIAN MICHAEL BYRNE, late of RSL Care Treetops Caring Community, 7 Sargent Street, New Farm, Queensland, formerly of 118 Central Avenue, Indooroopilly, Queensland, deceased, will be made by JOYCE BYRNE to the Supreme Court at Townsville.

You may object to the grant by lodging a caveat in that registry.

Lodged by: ATHERTON LAWYERS, PO Box 4172, St Lucia South, Qld 4068.

**CAMPBELL, MADGE**

After 14 days from today an application for a grant of Probate of the Will dated 25 April 1990 of MADGE CAMPBELL, late of Canossa Private Hospital, 169 Seventeen Mile Rocks Road, Oxley in the State of Queensland, deceased, will be made by GAYLE ROSLYN EHSMAN, ANDREW JAMES CAMPBELL and JOANNE CAMPBELL to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the applicants' solicitors (identified below) not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to section 67 of the Trusts Act 1973, the applicants will distribute the Estate of the deceased having regard only to the claims of which the applicants have notice.

Lodged by: BRIDGE BRIDEAUX SOLICITORS, 3/17 Blackwood Street, Mitchelton, Q 4053.

**CAMPBELL, VERA**

After 14 days from today an application for a grant of Probate of the will dated 22 May 2004 of VERA CAMPBELL late of NoosaCare - Tewantin, 186 Cooroy Noosa Road, Tewantin in the State of Queensland deceased will be made by JO-ELLEN ELIZABETH WESTMAN and JOHN ASHLEY CAMPBELL to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below no later than 6 weeks from the date of publication of this notice. At the end of that period, the applicant will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicant will have regard only to the claims of which the applicant shall then have had notice.

Lodged by: SIEMONS LAWYERS, Suite 2 Noosa Professional Centre, 1 Lanyana Way, Noosa Heads, Qld 4567.

**CARLILE, PHYLLIS MARY**

After 14 days from today an application for a grant of probate of a copy of the will dated 27th of August 2008 of PHYLLIS MARY CARLILE, late of Moonah Park Hostel, 28 Blaker Road, Mitchelton in the State of Queensland, but formerly of 34 King Arthur Terrace, Tennyson in the State of Queensland, deceased, will be made by DEBORAH KAY CLAIRE CARLILE (in the Will called DEBORAH KAY CLAIRE MJATELSKI) and PENELOPE VIDA LAURA LOVE (in the Will called PENELOPE VIDA LAURA ANGUS) to the Supreme Court of Queensland at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate of the deceased are required to send particulars of their claims to the undersigned lawyers within six (6) weeks from the date of publication of this notice at the expiration of which time, pursuant to s 67 of the Trusts Act 1973 (Qld), the applicant will proceed to distribute the estate of the deceased among the persons entitled to it having regard only to the claims of which the applicant has notice.

Lodged by: DEBORAH KAY CLAIRE CARLILE also known as DEBORAH KAY CLAIRE MJATELSKI of 145 Lyrebird Ridge Road, Springbrook, Qld 4213 and PENELOPE VIDA LAURA LOVE also known as PENELOPE VIDA LAURA ANGUS of 106 Abuklea Street, Newmarket, Qld 4051.

**CARTER, LOUISA EVELYN**

After 14 days from today an application for a grant of Probate of the will dated 28th June, 2014 of LOUISA EVELYN CARTER late of 20 Nuffield Street, Bardon, Queensland deceased will be made by LEONIE MYRA YOUNG and EVELYN MAREE PARK to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicants' Solicitors (identified below) not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to s.67 of the Trusts Act 1973, the Applicants will distribute the Estate of the Deceased having regard only to the claims of which the Applicants has notice.

Lodged by: CARVOSSO & WINSHIP, Solicitors, 2 Stuart Street, Dalby, Qld 4405.

**CHAPMAN, JACK FREDERICK**

After 14 days from today an application for a grant of Probate of the will dated 10 June 1999 of JACK FREDERICK CHAPMAN late of Kawana Waters Aged Care Residence, Riveraine Avenue, Kawana Waters, Queensland deceased will be made by PETER JOHN CHAPMAN to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Lodged by: PETER CHAPMAN of 1/26-28 Dellview St, Tamarama, NSW 2026.

**CHOW, RAYMOND KAM-MAN (also known as RAYMOND CHOW and KAM MAN RAYMOND CHOW)**

After 14 days from today an application for a Grant of Probate of a copy of the will dated 23 January 1992 of RAYMOND KAM-MAN CHOW (also known as RAYMOND CHOW and KAM MAN RAYMOND CHOW) late of 1/17 Evans Avenue, Eastlakes, New South Wales, deceased, will be made by LISTER MAN-WAN BEATTIE to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicant will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicant will have regard only to the claims which have been notified to her.

Lodged by: EBENEZER LEGAL, Level 1, 2036 Logan Road, Upper Mt Gravatt, Qld 4122.

**CHRISTIAN, KENNETH ROBERT**

After 14 days from today an application for a grant of probate of the will dated 27 July 2015 of KENNETH ROBERT CHRISTIAN late of Tri Care, 682 Rode Road, Chermside in the State of Queensland, formerly of 27 Northcote Street, Brighton, in the State of Queensland, deceased, will be made by DAVID JOHN WRANGELL to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: BIG LAW PTY LTD, Shop 4, 363 Gympie Road, Strathpine, Qld 4500.



**CLASS, PATRICIA ELLEN**

After 14 days from today an application for a grant of Probate of the Will dated 11 October 2012 of PATRICIA ELLEN CLASS late of 27 Broders Street, Bracken Ridge, deceased, will be made by PETER ALFRED WANT to the Supreme Court of Queensland at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim, whether as creditor or beneficiary or otherwise, in respect of the estate of the abovenamed deceased is hereby required to send particulars of the claim to the applicant's solicitors within six weeks from the date of publication of this notice.

Lodged by: BRIAN SHEPHERDSON, Solicitor, Level 1, 106 Birkdale Road, Birkdale, Qld 4159.

**CLERK, EUNITA**

After 14 days from today an application for a Grant of Probate of the Will dated the 17 May 1999 of EUNITA CLERK late of "Scrubview", Scrubview Road, Via Ingham, Queensland, deceased, will be made by RUSSELL CLERK and BRIAN FRANCIS CLERK to the Supreme Court at Townsville.

You may object to the grant by lodging a caveat in that registry.

Creditors Notice: All creditors in the estate of the deceased are required to send in particulars of their claim to the Applicants within six weeks from the date hereof, at the expiration of which time, pursuant to Section 67 of the Trusts Act 1973, the Executors will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the Executors shall then have had notice.

Lodged by: SPINA KYLE WALDON LAWYERS, 45 Lannercost Street, Ingham, Qld 4850.

**CORDINGLEY, WILLIAM FRANK**

After 14 days from today an application for a grant of probate of the will dated 26 May 2016 of WILLIAM FRANK CORDINGLEY late of 16 Whitehaven Crescent, Cannonvale, Queensland, deceased, will be made by SYLVIA MARGARET WILLS to the Supreme Court at Townsville.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to her.

Lodged by: WHITSUNDAY LAW SOLICITORS, 2-4 Island Drive, Cannonvale, Qld 4802.

**CORNEY, DONALD CHARLES**

After 14 days from today an application for a grant of Probate of the Will dated 8 August 1992 of DONALD CHARLES CORNEY late of 9 Havana Street, Townsville, Qld 4810 deceased will be made by GRAHAM GEORGE PIERRE CORNEY to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicant's Solicitors (identified below) not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to section 67 of the Trusts Act 1973, the Applicant will distribute the Estate of the Deceased having regard only to the claims of which the Applicant has notice.

Lodged by: CORNEY & LIND LAWYERS PTY LTD, Suite 43, Level 4, Royal Brisbane Place, 17 Bowen Bridge Road, Herston, Qld 4006.

**CRADDOCK, KATHRYN**

After 14 days from today an application for a grant of Probate of the will dated 4th September 1991 of KATHRYN CRADDOCK late of Blue Care Alexandra Hills Nandeebie Aged Care Facility, 87 Winchester Road, Alexandra Hills, in the State of Queensland but formerly of 5 Logan Street, Capalaba, in the State of Queensland deceased will be made by JENELLE KATHLEEN BOWDEN and STEPHEN JAMES CRADDOCK to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor, beneficiary or other person having any claim or claims in the estate of the deceased are hereby required to send in particulars of their claim to the Applicant named above within six (6) weeks from the date hereof at the expiration of which time, by virtue of Section 67 of the Trusts Act 1973 the said Applicant will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to the claims of which the said Applicant shall then have had notice.

Lodged by: PETER JONES & CO SOLICITORS, 357 Logan Road, Stones Corner, Qld 4120.

**CRELLIN, IAN DONALD**

After 14 days from today an application for a grant of Probate of the will dated 10 August 2010 of IAN DONALD CRELLIN late of Carinity Aged Care, 139 Gold Creek Road, Brookfield, Queensland deceased will be made by BRYAN JOHN MITCHELL to the Supreme Court of Queensland at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All persons or creditors having a claim against the estate of the deceased are hereby required to send in particulars of their claims to the undersigned within six weeks from the date hereof, at the expiration of which time, pursuant to Section 67 of the Trusts Act 1973, the Applicant will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to the claims of which the said Applicant shall then have had notice.

Lodged by: MITCHELLS SOLICITORS, Level 1, 147 Beaudesert Road, Moorooka, Qld 4105.

**CSATLOS, TIBOR (also known as TIBURTIUS CSATLOS)**

After 14 days from today an application for a grant of Probate of the will dated 2nd August 2004 of TIBOR CSATLOS (also known as TIBURTIUS CSATLOS) late of 64 Galatea Street Charleville in the State of Queensland deceased will be made by DONNA MAREE HEINEMANN and STEPHEN WAYNE CSATLOS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate of the deceased are hereby required to send in particulars of their claim to the undersigned within six weeks from the date hereof at the expiration of which time the said executor will proceed to distribute the assets of the testator among the persons entitled thereto having regard only to the claims of which the said executor shall then have had notice.

Lodged by: FRANK JONGKIND & CO, Solicitors, 24 Wills Street, Charleville, Qld 4470.

**DEAN, STANLEY THOMAS**

After 14 days from today an Application for a Grant of Letters of Administration with a copy of the Will dated 15 November 1984 of STANLEY THOMAS DEAN late of Carrington Nursing Home, 22 Miles Street, Albion, Queensland and formerly of 30 Joffre Street, Ashgrove, Queensland deceased will be made by RICHARD STUART DEAN and GRAHAM ALEXANDER DEAN to the Supreme Court of Queensland at Brisbane.

You may object to the Grant by lodging a Caveat in that Registry.

Lodged by: CROUCH & LYNDON PTY LTD LAWYERS, Level 18, 241 Adelaide Street, Brisbane, Queensland 4000.

**DELAHUNTY, KATHLEEN JOSEPHINE**

After 14 days from today an application for a grant of probate of the will dated 13 October 2010 of KATHLEEN JOSEPHINE DELAHUNTY late of 52 Sandbek Street, Annandale, Queensland, deceased, will be made by EDMOND DELAHUNTY, JOHN EDMOND DELAHUNTY and COLIN DAVID DELAHUNTY to the Supreme Court at Townsville.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: CROSBY BROSAN & CREEN LAWYERS, 150 Walker Street, Townsville, Qld 4810.

**DEMASI, STELLA**

After 14 days from today an Application for Grant of Probate of the Will dated 22nd February 2013 of STELLA DEMASI deceased late of Capricorn Gardens, Magpie Avenue, Yeppoon in the State of Queensland, will be made by MARIO DEMASI and DOMENICO DEMASI to the Supreme Court of Queensland at Rockhampton.

You may object to the Grant by lodging a Caveat in the Supreme Court Registry.

Lodged by: PAUL WATTS & CO, Solicitors, 1, 1 Toos Close, Yeppoon, Qld 4703.

**DENTON, MAVIS EVELYN**

After 14 days from today an Application for a Grant of Probate of the Will dated 20 July 2008 of MAVIS EVELYN DENTON, late of Carinity Aged Care Clifford House, 44 Jimbour Street, Wooloowin Qld 4030, Formerly of 12/43 McDonald Street, Margate Qld 4019 deceased, will be made by FAY LORRAINE WALLIS-LAFFAN and JOSEPH HENRY DENTON to the Supreme Court of Brisbane.

You may object to the Grant by lodging a Caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that Claim to the Applicant's Solicitors named below within 6 weeks of the date of this notice. At the end of that period the Applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on section 67 of the Trusts Act 1973, the Applicants will have regard only to the claims which have been notified to them.

Lodged by: S J GURNSEY AND COMPANY, 445 Upper Edward Street, Spring Hill, Qld 4000.

**DEVONSHIRE, KINGSLEIGH MARCEL**

After 14 days from today an application for a grant of letters of administration on intestacy of KINGSLEIGH MARCEL DEVONSHIRE of Regis Wynnum, 261 Preston Road, Wynnum West, Queensland deceased will be made by HILLARY SUSANNAH MARIE MORRIS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Lodged by: STANLEY LOADER LAW, 123 Margaret Street, Toowoomba, Qld 4350.

**DONOVAN, LEO OWEN**

After 14 days from today an application for a grant of Probate of the Will dated 7 March 2013 of LEO OWEN DONOVAN late of 6/17 Trout Street, Ashgrove in the State of Queensland deceased will be made by RAYMOND EARL DONOVAN and MARY MARGARET LIVINGSTON to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors and beneficiaries in the estate of the deceased are hereby required to send in particulars of their claim to the undersigned within six (6) weeks of the date hereof at the expiration of which time the said executors will proceed to distribute the estate of the testator among the persons entitled thereto having regard only to the claims of which the said executors shall then have had notice.

Lodged by: CRAIG RAY & ASSOCIATES, 8/996 Waterworks Road, The Gap 4061.

**DRAKE, ALMA JUNE**

After 14 days from today an application for a grant of Probate of the will dated 23 December 2015 of ALMA JUNE DRAKE late of 8 Alkira Street, Maroochydore, Queensland deceased will be made by ALEXANDER GEORGE DRAKE and JAMES WILLIAM DRAKE to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicant's Solicitors (identified below) not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to section 67 of the Trusts Act 1973, the Applicant will distribute the Estate of the Deceased having regard only to the claims of which the Applicant has notice.

Lodged by: FOX TAYLOR MILDWATERS LAWYERS, PO Box 274, Caloundra, Qld 4551 (Solicitors for the Applicant).

**DUNCAN, PATRICIA MARY**

After 14 days from today an application for a grant of Letters of Administration with the Will dated 19 November 2012 of PATRICIA MARY DUNCAN late of 22 Challenge Avenue, Kensington Grove, Queensland, deceased, will be made by CHRISTOPHER JOHN DUNCAN and ANDREW BRIAN DUNCAN to the Supreme Court at Rockhampton.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: EMMERSON LEGAL & ACCOUNTING PTY LTD, 20 William Street, Gatton, Qld 4343.

**DYER, JAMES CLARK**

After 14 days from today an application for a grant of Probate of the will dated 3 April 2012 of JAMES CLARK DYER late of 20 Danebank Street, Boondall, Queensland, deceased will be made by KENNETH JOHN BROWNING to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person having any claim against the estate of the deceased, who died on 26 December 2016, is required to send particulars of their claim to the applicant's solicitors below within six (6) weeks after the date of publication of this notice. After that date, the Executor will proceed to distribute the estate among the persons entitled thereto having regard only to claims of which the Executor shall then have had notice.

Lodged by: GILL & LANE, 8 Fourth Avenue, Sandgate, Qld 4017.

**ERWEE, RONEL**

Deceased: RONEL ERWEE.

Last Address: 17 Harvey Street, Mount Lofty, Queensland.

Date of Death: 10 March 2017.

Any persons having a claim, whether as a creditor or beneficiary or otherwise, in regard to the estate of the abovenamed deceased person, are hereby required to send in particulars of such claim to the executors solicitors named below within 6 weeks from the date hereof at the expiration of which time the executors of the Will of the abovenamed deceased will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the executors shall then have had notice.

CLEWETT LAWYERS, Level 1, 65 Neil Street, Toowoomba, Qld 4350.

**FALKENHAGEN, DENISE VERONICA**

After 14 days from to-day an application for a grant of Probate of the will dated the 3rd day of February 2016; Codicil dated 22nd day of June 2016, and, Codicil dated 12th day of July 2016 of DENISE VERONICA FALKENHAGEN late of 166 Kerry Road, Beaudesert, Queensland deceased will be made by DEBBIE LEIGH TOMLINSON and JANETTE VERONICA ESCREET to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate of the deceased and any other person who has a claim on the estate of the deceased are required to send in particulars of their claims to the applicant's solicitors named below within six (6) weeks from the date hereof, at the expiration of which time, pursuant to Section 67 of the Trusts Act 1973, the executor will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the executor shall then have had notice.

Lodged by: GEOFF LYONS SOLICITORS PTY LTD of 2 Centaur Street, Caloundra, Queensland 4551.

**FILTNESS, HILDA ALICE**

After 14 days from today an application for a grant of Probate of the will dated 11th June 1987 of HILDA ALICE FILTNESS late of RSL Care Galleon Gardens, 126-134 Galleon Way, Currumbin Waters, Queensland deceased will be made by LYNNE PAMELA RICHARDS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate of the deceased are hereby required to send in particulars of their claims to the undersigned within six (6) weeks from the date hereof at the expiration of which time LYNNE PAMELA RICHARDS ("the Applicant") will proceed to distribute the estate of the deceased among the persons entitled thereto, having regard only to the claims of which the Applicant shall then have had notice.

Lodged by: INGWERSEN & LANSDOWN, 1065 Gold Coast Highway, Palm Beach, Qld 4221.

**FITZGERALD, PATRICIA MARY**

In the Will of PATRICIA MARY FITZGERALD deceased.

Last Address: Hillview House, Merrimac, 239 Gooding Drive, Merrimac in the State of Queensland.

Address in Will: 131 Barrier Reef Drive, Robina in the State of Queensland.

After 14 days from today an Application for a Grant of Probate of the Will dated 21 October, 2002 of PATRICIA MARY FITZGERALD late of Hillview House, Merrimac, 239 Gooding Drive, Merrimac in the State of Queensland deceased will be made by BRIAN KEVIN FITZGERALD to the Supreme Court at Brisbane.

You may object to the grant by lodging a Caveat in that Registry.

Any creditor, beneficiary or other person having any claim or claims in respect of the estate of the deceased who died on 26 February, 2017 is hereby required to send in particulars of any claim or claims to MCG LEGAL, Level 1, 67 Davenport Street, (PO Box 908) Southport Queensland within six (6) weeks of the date hereof at the expiration of which time pursuant to Section 67 of the Trusts Act 1973, the said Executor will proceed to distribute the assets of the Testator among the persons entitled thereto having regard only to the claims of which the Executor shall then have had notice.

Lodged by: MCG LEGAL, Level 1/67 Davenport Street, Southport, Qld 4215.

**GAMBETTA, IRIS ELIZABETH**

After 14 days from today an application for a grant of probate of the will dated 16 May 2011 of IRIS ELIZABETH GAMBETTA late of Hillview House, Gooding Drive, Carrara, Queensland, formerly of 30/26 Australia Avenue, Broadbeach in the state of Queensland, deceased, will be made by ALANA COLEEN SCHEIFFERS and MICHAEL CHARLES GAMBETTA to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: SMITH LEGAL SOLUTIONS, Succession Law Specialists, PO Box 5120, Mermaid Waters, Qld 4218.



**GELLATLY, ROBERT JOHN**

After 14 days from today an Application for a Grant of Probate of the Will dated 10th February 2015 of ROBERT JOHN GELLATLY late of Estia Health, 21-25 Old Coach Road, Mudgeeraba in the State of Queensland, deceased will be made by PAUL GELLATLY and DAVID CHRISTOPHER GELLATLY to the Supreme Court at Townsville.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this Notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trust Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: RUDDY, TOMLINS & BAXTER, Solicitors, 8 Gregory Street, Bowen, Qld 4805.

**GILMOUR, ROBERT**

After 14 days from today an application for a grant of Probate of the Will dated 28 January 2011 of ROBERT GILMOUR late of 6 Cypress Crescent, The Lodge, Stapylton in the State of Queensland will be made by LYNDA BAUERMEISTER and SARINA AARONS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicant's Solicitors (identified below) not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to s.67 of the Trusts Act 1973, the Applicant will distribute the Estate of the Deceased having regard only to the claims of which the Applicant has notice.

MELVILLE MCGREGOR LAWYERS, Shop 3, 100 City Road, Beenleigh, 4207 (Solicitors for the Applicant).

**GLASHEEN, MAUREEN JANE**

After 14 days from today an application for a Grant of Probate of the Will dated 4 January 2016 of MAUREEN JANE GLASHEEN Deceased late of Palm Lake Care, 39 Wearing Road, Bargara, Queensland will be made by FIONA JOY WHITE and SHARYN MAREE GLASHEEN to the Supreme Court at Rockhampton.

You may object to the Grant by lodging a Caveat in that Registry.

Any creditor, beneficiary or other person having any claim against the deceased's estate is required to send particulars of any such claim to the Applicants' Solicitors not later than the date which is six (6) weeks after the date of publication of this Notice, after which date the Applicants will distribute the Estate of the Deceased having regard only to the claims of which the Applicants have notice.

Lodged by: FINEMORE WALTERS & STORY, Solicitors, 51 Woongarra Street, [P.O. Box 704], Bundaberg, Qld 4670.

**GLENNON, LEO CHARLES**

After 14 days from today an Application for a Grant of Probate of the Will dated 11 February 1976 of LEO CHARLES GLENNON late of RSL Care Cazna Gardens, 465 Hellawell Road, Sunnybank Hills, Queensland deceased will be made by ROSS PATRICK GLENNON and SHIRLEY ANNE GLENNON to the Supreme Court of Queensland at Brisbane.

You may object to the Grant by lodging a caveat in that registry.

Lodged by: CLEWETT LAWYERS, Level 1, 65 Neil Street, Toowoomba, Qld 4350.

**GREEN, MARGARET ROSALIE**

After 14 days from today an Application for a grant of Probate of the Will dated 12 February 1993 of MARGARET ROSALIE GREEN late of Ipswich Hospice, 39 Chermshire Road, Ipswich Queensland deceased will be made by GARY MICHAEL GREEN, PETER JAMES GREEN and JANICE ANN GREEN to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Creditors: Any creditor and all other persons having a claim against the estate are required to send particulars of their claim to the Applicant's Solicitors within 6 weeks of the date of publication of this notice.

Lodged by: STEADFAST SOLICITORS, Shop OF002, Mt Ommaney Shopping Centre, 171 Dandenong Road, Mt Ommaney, Qld 4074.

**GREGORIC, PAULA (also known as PAOLA GREGORIC)**

After 14 days from today an application for a grant of Probate of the Will dated 8 September 2010 of PAULA GREGORIC (Also known as PAOLA GREGORIC) late of Ozcare Nursing Home, 1 Turnbull Road, Malanda (Address in Will — Rural No 1035 Peeramon Road, Yungaburra) Queensland, deceased, will be made by LEA ANNE BORRESEN to the Supreme Court at Cairns.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicant will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicant will have regard only to the claims which have been notified to her.

Lodged by: LILLEY GROSE & LONG, Solicitors, 34 Main Street, Atherton, Qld 4883.

**GROUNDS, JAMES WILLIAM SYDNEY**

After 14 days from today an application for a Grant of Probate of the Will dated 23rd January, 1990 of JAMES WILLIAM SYDNEY GROUNDS deceased Last address: Riverview Gardens Nursing Home, Mogill Ferry Road, Riverview in the State of Queensland Address in Will: Grounds Road, Peak Crossing in the State of Queensland Application for Probate will be made by JAMES MAXWELL GROUNDS, ESTHER JOYCE GROUNDS and DULCIE MAY WOODWARD to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate of the deceased are hereby required to send in particulars of their claims to the Applicants Solicitors within six weeks from the date hereof at the expiration of which time the said Executors will proceed to distribute the assets of the testator among the persons entitled thereto having regard only to the claims of which the said Executors shall then have had notice.

Lodged by: CARDEW SALMON SOLICITORS, Level 3, 143 Brisbane Street, Ipswich, Qld 4305.

**HAMMETT, PAUL HENRY**

After 14 days from today an application for a grant of Letters of Administration on intestacy of PAUL HENRY HAMMETT late of 15 Short Street, Redlynch in the State of Queensland deceased will be made by KATHLEEN EMILY TITLOW to the Supreme Court of Queensland at Cairns.

You may object to the grant by lodging a caveat in that registry.

Lodged by: LILLEY GROSE & LONG SOLICITORS, 34 Main Street, Atherton, Qld 4883.

**HANNON, MICHAEL JAN**

After 14 days from today an application for a grant of probate of the will dated the 1st day of October, 2010 of MICHAEL JAN HANNON late of 4403/27 Boardwalk Boulevard, Mount Coolum in the State of Queensland deceased will be made by LISA SUE HANNON (also known as LISA SUZANNE HANNON) to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Creditors: All creditors of the estate are required to send particulars of their claim to the Applicant's solicitors within six (6) weeks of the date of publication of this Notice. At the expiration of that time, the Executor will proceed to distribute the assets of the Estate of the deceased among the persons entitled, having regard only to claims of which the Executor shall then have had notice.

Lodged by: MCCOLM MATSINGER LAWYERS, Level 4, 57 The Esplanade, Maroochydore, Qld 4558.

**HARDER, SYLVIA VALERIE**

After 14 days from today an Application for a Grant of Probate of the Will dated 2 September 2004 of the late SYLVIA VALERIE HARDER of Regis Kuluin, Main Road, Kuluin, Queensland but formerly of Unit 1, 215 Bradman Avenue, Maroochydore, Queensland, deceased will be made by KEVAN GEORGE HARDER to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors, beneficiaries or persons otherwise having a claim against the estate are required to send particulars of their claim to the Applicant's solicitors within 6 weeks of the date of publication of this notice at the expiration of which time, pursuant to Section 67 of the Trusts Act 1973, the Applicant will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the Applicant shall have had notice.

Lodged by: GREENHALGH PICKARD SOLICITORS AND ACCOUNTANTS, PO Box 52, Buddina, Qld 4575 (113 Point Cartwright Drive, Buddina).

**HENDRIKS, MARIE AMELIA**

After 14 days from today an application for a grant of probate of the will dated 3 December 2002 of MARIE AMELIA HENDRIKS late of St Vincents Health Care, 32 Bauer Street, Southport, Queensland, formerly of Unit 9, "Atlantis West, 2 Admiralty Drive, Paradise Waters in the State of Queensland, deceased, will be made by ANNE MCGILL and JOHN D'ARCY REDMOND to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: REDMOND LAW LAWYERS, Derrington House, 35 Inwood Street, Woolloowin, Qld 4030.

**HICKMOTT, PATRICIA ELIZABETH**

After 14 days from today an application for a grant of Probate of the Will dated 27th March 2007 of PATRICIA ELIZABETH HICKMOTT late of 267 Strathdickie Road, Strathdickie, Proserpine deceased, will be made by us TERRY HICKMOTT and SHIRLEY HICKMOTT to the Supreme Court at Townsville.

You may object to the grant by lodging a caveat in that registry.

Creditors All creditors in the estate of the deceased are hereby required to send in particulars of their claim to the undersigned within six weeks from the date hereof at the- expiration of which time the said Applicant will proceed to distribute the assets of the testator among the persons entitled thereto having regard only to the claims of which the said executor shall then have had notice.

Lodged by: RJ TAYLOR LAW SOLICITORS, 15 Chapman Street, Proserpine, Qld 4800.

**HODSON, MILDRED ELEANOR**

After 14 days from today an application for a grant of probate of the will dated 28th July 2014 of MILDRED ELEANOR HODSON late of 95 Pullen Road, Everton Park Qld, deceased, will be made by ELEANOR LOUISE HODSON, BENJAMIN PHILLIP MUIRHEAD and GERALD DUNCAN MUIRHEAD to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to.

Lodged by: ABA LAWYERS 7, 87 Webster Road, Stafford, Qld 4053.

**HOLLINGSWORTH, PETER JOHN**

After 14 days from today an application for a grant of representation will be made to the Supreme Court of Queensland at Brisbane as follows:

Deceased: PETER JOHN HOLLINGSWORTH.

Last Address: 3 Lachlan Avenue, Molendinar in the State of Queensland.

Applicant: JUDY ELIZABETH WESENER.

Grant: Probate of the Will dated 30 January 2002.

Caveat: If you wish to object to or to be heard upon the application for Probate of the Will of PETER JOHN HOLLINGSWORTH you may file a caveat in the Supreme Court registry mentioned above at any time before the grant is made.

Creditors: All creditors of the Estate are required to send particulars of their claim to the Applicant's Solicitors within six (6) weeks of the date of publication of this notice.

Date of death: 2 February 2017.

Applicant Solicitors: COBB LAW PTY LTD, 2/241 Central Street, Labrador, Qld 4215.

**HUNDERT, HAROLD HELMUT FERDENAND**

After 14 days from today an application for a grant of probate of the will dated 14 February 2012 of HAROLD HELMUT FERDENAND HUNDERT late of 11 Spring Road, Gympie, Queensland, deceased, will be made by EVANGELINE JANE ELIZABETH JONES and JOHN CLIFFORD JOYCE to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: MARY VALLEY LAW, 24 Elizabeth Street, Kenilworth, Qld 4574.

**HUTCHEON, RONALD JAMES**

After 14 days from today an application for a grant of Letters of Administration with the Will dated 19 May 2016 of RONALD JAMES HUTCHEON late of 213/26 Saint Vincent's Court, Minyama in the State of Queensland deceased will be made by JUDITH CLARE HAMILTON and STEPHEN JAMES HUTCHEON to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having a claim against the estate whether as creditor or beneficiary or otherwise, is required to send particulars of their claim to the applicant's solicitor no later than six (6) weeks from the date of publication of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: NEW WAY LAWYERS, Unit 3A, 26 Redland Bay Road, Capalaba, Qld 4157.

**INNES, RITA MALVERA**

After 14 days from today an application for a grant of Probate of the Will dated the 14th August 1997 and Codicil dated 19th September 1997 of RITA MALVERA INNES late of Ozcare Noosa Heads Aged Care Facility 80 Cooyar Street Noosa Heads Queensland deceased will be made by JUDITH JOAN TREGONING to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditors, beneficiaries or other persons having any claim against the estate of the deceased are required to send in particulars of their claim to the Applicant's Solicitors within six (6) weeks from the date hereof at the expiration of which time, pursuant to Section 67 of the Trusts Act 1973, the Executrix will proceed to distribute the assets of the Testatrix among the persons entitled thereto, having regard only to the claims of which the Executrix shall then have had notice.

Lodged by: CHRIS REEVE & CO, Solicitors, P.O Box 42, Tewantin, Qld 4565.

**JOC, ANA**

After 14 days from today an application for a Grant of Probate of the Will dated 15 April 2013 of ANA JOC late of 3/20 Hunter Street, Kelvin Grove in the State of Queensland deceased will be made by STEVEN ANTONI JOC to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the Executor's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the Executor will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the Executor will have regard only to the claims which have been notified to him.

Lodged by: GEOFFREY BRIAN WILLIAMS, GEOFF WILLIAMS & ASSOCIATES SOLICITORS, 32 Mallowa Drive, Palm Beach, Qld 4221.

**JOHANSON, JENNIFER ELAINE**

After 14 days from today an application for a grant of Probate of the Will dated 6 December 2016 of JENNIFER ELAINE JOHANSON late of 13 Abelia Street, Inala, Brisbane in the State of Queensland will be made by SUSAN MARGARET GLOVER to the Supreme Court at Brisbane.

Date of Death: 8 December 2016.

You may object to the grant by lodging a caveat in that registry.

All creditors of the estate are required to send in particulars of their claim to the Applicant's Solicitors within six (6) weeks from the date of publication of this notice at the expiration of which time, pursuant to section 67 of the Trusts Act 1973, the executors will proceed to distribute the assets of the testatrix among the persons entitled thereto having regard only to the claims of which the executors have notice.

Lodged by: ANTHONYS LAWYERS, 1681 Logan Road, Upper Mt Gravatt, Brisbane, Queensland 4122.

**JOHNSTON, LAUREL ENID**

After 14 days from today an application for a grant of Probate of the Will dated 11 January 2003 of LAUREL ENID JOHNSTON late of Opal Aged Care, Princess Street, Nambour in the State of Queensland deceased will be made by RHONDA LAUREL JARMAN to the Supreme Court of Queensland at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All persons having any claim, whether as creditor or beneficiary or otherwise, against the estate of the deceased are required to send particulars in writing of their claims to the applicants at the address stated below within 6 weeks after the date hereof, at the expiration of which time the applicants will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the applicants shall then have had notice.

Lodged by: BUTLER MCDERMOTT LAWYERS, 6-8 William Street, Nambour, Qld 4560.



**JOHNSTON, ROBERT WARK**

After 14 days from today an application for a Grant of Letters of Administration on intestacy of ROBERT WARK JOHNSTON late of Joondalup Campus Hospital, Shenton Avenue, Joondalup in the State of Western Australia formerly of Gold Coast Holiday Park 66-86 Siganto Drive, Helensvale in the state of Queensland will be made by RICHARD FARRELL to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of that person's claim to the lodger not later than that date which is 6 weeks after the date of publication of this notice after which date the Applicants will distribute the estate of the Deceased having regard only to the claims of which the Applicants have notice.

Lodged by: CARTER CAPNER LAW, GPO Box 1860, Brisbane, Qld 4001.

**JOHNSTON, ROYSTON ROBERT MACDONALD**

After 14 days from today an application for a grant of probate of the Will dated 3rd March, 2014 of ROYSTON ROBERT MACDONALD JOHNSTON late of Room 101, Azure Blue, 91 Anzac Avenue, Redcliffe in the State of Queensland deceased will be made by RODNEY MACDONALD and STELLA JOYCE SKENNERTON to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors and other persons having a claim against the estate of the deceased are hereby required to send in particulars of their claims to the applicants' solicitors within six (6) weeks from the date of publication of this notice at the expiration of which time the applicants will proceed to distribute the assets of the testator among the persons entitled thereto having regard only to the claims of which the applicant shall then have had notice.

Lodged by: MINES & ASSOCIATES, Solicitors, 969 Hamilton Road, McDowall, Brisbane, Qld 4053.

**JONES, BENJAMIN WALTER**

After 14 days from today an application for a grant of Probate of the will dated 22nd January 2010 of BENJAMIN WALTER JONES late of 20 Karingal Drive, Frankston, Victoria formerly of 27 Lawson Street, Oxley, Queensland, deceased, will be made by LEANNE MARGARET ROSE and LEE ALAN JONES to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: FALLU MCMILLAN LAWYERS, 176 Brisbane Street, Ipswich, Qld 4305.

**JONES, DAVID JOHN**

After 14 days from today an application for a grant of letters of administration on intestacy of DAVID JOHN JONES late of 13B Wallace Street, Manunda, Queensland, deceased, will be made by LOUISE SHIRLEY BROWNING to the Supreme Court at Cairns.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to her.

Lodged by: SMITHFIELD LAW, Smithfield Business Centre, Unit 5, 1057 Capt. Cook Highway, Smithfield, Qld 4878.

**JONES, DONALD LEONARD**

After 14 days from today an application for a grant of probate of the will dated 9 March 2012 and Codicil dated 27 August 2013 of DONALD LEONARD JONES late of 27 Rothesay Street, Kenmore, Queensland deceased will be made by BRONWYN EVANGALINE MCENTEE and SCOTT GRAHAM WHITLA to the Supreme Court of Queensland at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicants' Solicitors (identified below) not later than the date which is six weeks after the date of publication of this Notice, after which date, under section 67 Trusts Act 1973, the Applicants will distribute the Estate of the Deceased having regard only to the claims of which the Applicants have notice.

Lodged by: MCCULLOUGH ROBERTSON LAWYERS, Level 11, 66 Eagle Street, Brisbane, Queensland 4000.

**JORDAN, KENNETH EDWARD**

After 14 days from today an application for a grant of probate of the will dated 29 July 1997 of KENNETH EDWARD JORDAN late of Tricare Mermaid Beach Nursing Centre, 2424 Gold Coast Highway, Mermaid Beach in the State of Queensland and formerly of 145 Harrier Drive, Burleigh Waters, in the State of Queensland, deceased, will be made by YVONNE EILEEN JORDAN to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's Solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicant will have regard only to the claims which have been notified to her.

Lodged by: RAMSDEN LAWYERS, PO Box 5824, GCMC Qld 9726, Level 5, Corporate Centre One, 2 Corporate Court, Bundall, Qld 4217.

**JOSEFSKI, BEVIN WAYNE**

After 14 days from today an application for a Grant of Probate of the Will dated 20 September 2004 of BEVIN WAYNE JOSEFSKI late of 2181 Rosedale Road, Avondale in the State of Queensland, deceased, will be made by HERBERT JOHN JOSEFSKI to the Supreme Court at Rockhampton.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to him.

Lodged by: CHARLTONS LAWYERS, Thorburn House, 14 Quay Street, Bundaberg, Qld 4670.

**KARTAWIDJAJA, BERYL DORIS**

After 14 days from the today an application for a grant of Probate of the will dated the 9th August 2006 of BERYL DORIS KARTAWIDJAJA deceased late of 2603 Moggill Road Pinjarra Hills in the State of Queensland will be made BRIAN ROCHMAN KARTAWIDJAJA, CAROL ANN SOEDIARTO and ROBIN ELIZABETH JACOBSEN to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry

Any person having any claim whether as a creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicant's Solicitors (identified below) not later than 6 weeks after the date of the publication of this notice, after which date, pursuant to s67 of the Trusts Act 1973, the Applicant will distribute the Estate of the Deceased having regard to the claims of which the Applicant has notice.

Lodged by: MICHELLE BYRNES SOLICITORS, 70-78 Tanderra Way, Karana Downs, Qld 4306, Solicitors for the Applicants.

**KELSO, BETTY MAY**

After 14 days from today an application for a grant of representation will be made to the Supreme Court of Queensland at Brisbane as follows:

Deceased: BETTY MAY KELSO.

Last Address: Duhig Village Aged Care, 85 Seville Road, Holland Park in the State of Queensland.

Address in will: 65 Rome Street North, Yeronga in the State of Queensland.

Applicants: MICHAEL DAVID KELSO of 345 Golden Four Drive, Tugun in the State of Queensland, and LOUISE PATRICIA MARTIN of 9 Goomerah Street, Mount Gravatt East in the State of Queensland.

Grant: Probate of the Will dated 3 February 2008.

Caveat: If you wish to object to or to be heard upon the application, you may file a caveat in the Supreme Court registry mentioned above at any time before the grant is made. Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicant's Solicitors (identified below) not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to s.67 of the Trusts Act 1973, the Applicant will distribute the Estate of the Deceased having regard only to the claims of which the Applicant has notice.

Applicant Solicitors: GLEESON LAWYERS of level 6 Hitachi Building, 239 George Street, Brisbane in the State of Queensland.

**KLOWSS, WILLIAM HERBERT**

After 14 days from today an application for a Grant of Letters of Administration (with the Will) dated 18 June 1999 of WILLIAM HERBERT KLOWSS, Deceased late of 426 Mingo Road, Morganville, Queensland will be made by JOANNE LEI KLOWSS to the Supreme Court at Rockhampton.

You may object to the Grant by lodging a Caveat in that Registry.

Any creditor, beneficiary or other person having any claim against the deceased's estate is required to send particulars of any such claim to the Applicant's Solicitors not later than the date which is six (6) weeks after the date of publication of this Notice, after which date the Applicant will distribute the Estate of the Deceased having regard only to the claims of which the Applicant has notice.

Lodged by: FINEMORE WALTERS & STORY, Solicitors, 51 Woongarra Street, [P.O. Box 704], Bundaberg, Qld 4670.

**KOTEK, MARION ALISON**

After 14 days from today an application for a grant of Probate of the Will dated 7 September 2006 of MARION ALISON KOTEK late of 12 Lasindra Court, Bushland Beach, Townsville in the State of Queensland, deceased will be made by DANA PINK to the Supreme Court at Townsville.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicant will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicant will have regard only to the claims which have been notified to them.

Lodged by: MCDONALD LEONG LAWYERS, 85 Thuringowa Drive, Kirwan, Qld 4817.

**KOTZAPETROS, ELLI (aka ELLIE KOTZAPETROS)**

After 14 days from today an application for a grant of probate of the will dated 12 February 2008 of ELLI KOTZAPETROS (aka ELLIE KOTZAPETROS) late of Tri Care Mt Gravatt, 20 Summerville Street, Mount Gravatt, Queensland, deceased, will be made by JOHN KOTZAPETROS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to him.

Lodged by: GRASIC LAWYERS, 854A Old Cleveland Road, Carina, Qld 4152.

### **LAMB DEN, RUBY LAUREL**

After 14 days from today an application for a grant of probate of the will dated 28 March 2011 of RUBY LAUREL LAMB DEN late of Baycrest Aged Care, 99 Doolong Road, Pialba, deceased, will be made by JODY LAMB DEN to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicant will have regard only to the claims which have been notified to him.

Lodged by: BELL DIXON BUTLER, Wills & Estate Lawyers, 12 Bideford Street, Torquay, Qld 4655.

### **LEDLIE, LIONEL NORMAN**

After 14 days from today an Application for a Grant of Probate of the Will dated 17 April 2015 of LIONEL NORMAN LEDLIE late of RSL Care Moreton Shores, 91 King Street, Thornlands, Queensland (formerly of Unit 139, 9 Salford Street, Victoria Point, Queensland), deceased, will be made by VIVIENNE AGNES LEDLIE to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to her.

Lodged by: KEITH MOLE & ASSOCIATES SOLICITORS, Lakeside Shopping Centre, 11 Bunker Road, Victoria Point, Qld 4165.

### **LEEDS, RICHARD ALAN**

After 14 days from today an application for a grant of Probate of the will dated 9th May 2002 of RICHARD ALAN LEEDS late of 203 King Street, Charleville in the State of Queensland deceased will be made by JAYNE ANNE TYRRELL to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate of the deceased are hereby required to send in particulars of their claim to the undersigned within six weeks from the date hereof at the expiration of which time the said executor will proceed to distribute the assets of the testator among the persons entitled thereto having regard only to the claims of which the said executor shall then have had notice.

Lodged by: FRANK JONGKIND & CO, Solicitors, 24 Wills Street, Charleville, Qld 4470.

### **LITTLEWOOD, YVONNE RUBY**

After 14 days from today an Application for a Grant of Probate of the Will dated 28 October 2011 of YVONNE RUBY LITTLEWOOD late of Beauaraba Living, 10 Weale Street, Pittsworth, Queensland and formerly of 25 River Road, Boggabilla, New South Wales Deceased will be made by VICKI CHRISTINE STEVENS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the Estate are required to send particulars of their claim to the Applicant's solicitors within 6 weeks of the date of publication of this notice.

Lodged by: CHRIS SHEATH & ASSOCIATES SOLICITORS, 193 Hume Street, Toowoomba, Qld 4350.

**LONG, WILLIAM LEE**

After 14 days from today an application for a grant of Probate of the Will dated 28th July 2014 of WILLIAM LEE LONG late of 2/103 Collins Avenue, Cairns in the State of Queensland deceased, will be made by WILLIAM MELVYN LEE LONG to the Supreme Court of Queensland at Cairns.

You may object to the grant by lodging a caveat in that registry.

Any person having a claim, whether as creditor or beneficiary or otherwise, must send particulars of their claim to the applicant named below within 6 weeks from the date of publication of this notice. At the end of that period, the applicant will distribute the assets of the deceased among the persons entitled to those assets. In doing so and relying on Section 67 of Trusts Act 1973, the applicant will have regard only to the claims which have been notified to him.

Lodged by applicant: WILLIAM MELVYN LEE LONG of 2/103 Collins Street, Cairns, Queensland 4870.

**MACKENZIE, ELIZABETH ANN**

After 14 days from today an application for a grant of probate of the Will dated 20th July, 1995 of ELIZABETH ANN MACKENZIE late of 57 Yabba Road, Imbil in the State of Queensland deceased will be made by ROBERT JOHN MACKENZIE and SUSAN MARGARET HEATHER ATTO also known as SUSAN MARGARET HEATHER MACKENZIE to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors and other persons having a claim against the estate of the deceased are hereby required to send in particulars of their claims to the applicants' solicitors within six (6) weeks from the date of publication of this notice at the expiration of which time the applicants will proceed to distribute the assets of the testatrix among the persons entitled thereto having regard only to the claims of which the applicant shall then have had notice.

Lodged by: MINES & ASSOCIATES, Solicitors, 969 Hamilton Road, McDowall, Brisbane, Qld 4053.

**MARKUS, BARBARA**

After 14 days from today an application for a Grant of Probate of the Will dated 7 July 2000 of BARBARA MARKUS, late of Ozcare Nursing Home, Turnbull Road, Malanda in the State of Queensland, deceased, will be made by CHERIE JOY BROWNLIE to the Supreme Court at Cairns.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate of the deceased are hereby required to send in particulars of their claim to the undersigned within six (6) weeks from the date hereof at the expiration of which time the said Applicant will proceed to distribute the assets of the Testator amongst the persons entitled thereto, having regard only to the claims of which the said Applicant shall then have had notice.

Lodged by: MONTGOMERY SOLICITORS, 21 Main Street, Atherton, Qld 4883.



**MARSH, HOWARD JOHN**

After 14 days from today an application for a Grant of Probate of the Will dated 14 August 2015 of HOWARD JOHN MARSH Late of Unit 147, 128 Benowa Road, Sun Village, Southport in the State of Queensland deceased will be made by SIMON GORDON BENNETT to the Supreme Court at Southport.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the Estate of the deceased is required to send particulars of that claim to the Applicant's Solicitors named below within 6 weeks of the date of this notice. At the end of that period, the Applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the Applicants will have regard only to the claims which have been notified to them.

Lodged by: O'KEEFE MAHONEY BENNETT, Solicitors, Level 1, 9 Seabank Lane, Southport.

**MCARDLE, STEPHEN JOHN**

After 14 days from today an application for a grant of letters of administration on intestacy of STEPHEN JOHN MCARDLE late of 1011/9 Castlebar Street, Kangaroo Point, Queensland, deceased, will be made by PAUL MCARDLE to the Supreme Court of Queensland at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicant will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicant will have regard only to the claims which have been notified to him.

Lodged by: DOYLE FAMILY LAW, Level 7, 243 Edward St, Brisbane, Qld 4000.

**MCCULLOCH, PATRICIA ANNE**

After 14 days from today an application for a grant of probate of the will dated 1 September 2006 of PATRICIA ANNE MCCULLOCH late of Stretton Gardens Nursing Care, 209 Illaweena Street, Drewvale, Queensland (address in will Marsden, Queensland) deceased, will be made by TRACY ANNE MILES to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors, beneficiaries and other persons having a claim against the deceased's estate are required to send particulars of their claim to the applicant's solicitors at the address stated below within 6 weeks from the date of publication of this notice at the expiration of which time, pursuant to Section 67 of the Trust Act 1973, the executor will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the executor shall then have had notice.

Lodged by: FREEMAN LAWYERS, 159B Logan Road, Woolloongabba, Qld 4102.

**MCCULLOUGH, BERYL ELLEN**

After 14 days from today an application for a grant of Probate of the Will dated 6 September 2007 of BERYL ELLEN MCCULLOUGH late of Lions Haven, 9 Pendraat Parade, Hope Island in the State of Queensland, deceased will be made by NARELLE JOAN VAN KEMPEN and JILL ROSSLYN BALLINGER to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors or other persons having a claim against the estate are required to send particulars of their claim to the Applicants' Solicitors within six (6) weeks of the date of publication of this Notice at the expiration of which time, pursuant to section 67 of the Trusts Act 1973, the Applicant/s will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the Applicant/s shall then have had notice.

Lodged by: GBF E-LAWYERS of Shop 4, 16-18 Falkinder Avenue, Paradise Point, Queensland 4216.

**MCDONALD, DOROTHY ELIZABETH**

After 14 days from today an application for a grant of probate of the will dated 30 August 2007 of DOROTHY ELIZABETH MCDONALD late of Buderim Views Aged Care, 383 Mooloolaba Road, Buderim but formerly of 20 Okinja Road, Alexandra Headland, Queensland, deceased, will be made by ROBYN JOY LANE and LYNETTE KAYE SIVIOUR to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: BAKERS LAWYERS, Level 1, 94 Memorial Avenue, Maroochydore, Queensland 4558.

**MCGUIRE, MURRAY JOHN**

After 14 days from today an application for a grant of probate of the will dated 12 December 2016 of MURRAY JOHN MCGUIRE late of 10 Thompson Street, Murgon in the State of Queensland, deceased, will be made by STEPHEN JOHN BLUNDY and MARK JAMES BECK to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditors and all other persons having a claim against the estate are required to send particulars of their claim to the applicants' solicitors no later than 6 weeks from the date of publication of this notice.

Lodged by: SOUTH BURNETT LAWYERS, 99 Lamb Street, Murgon, Qld 4605.

**MCINTOSH, JOYCE**

After 14 days from today an application for a grant of Probate of the will dated 2nd November 2009 of JOYCE MCINTOSH late of 27 Well Street Charleville in the State of Queensland deceased will be made by KAYE ELIZABETH WALTON to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate of the deceased are hereby required to send in particulars of their claim to the undersigned within six weeks from the date hereof at the expiration of which time the said executor will proceed to distribute the assets of the testator among the persons entitled thereto having regard only to the claims of which the said executor shall then have had notice.

Lodged by: FRANK JONGKIND & CO, Solicitors, 24 Wills Street, Charleville, Qld 4470.

**MCIVOR, MARIE THERESE**

After 14 days from today an application for a Grant of Probate of the will dated 15 July 2002 of MARIE THERESE MCIVOR late of Maranatha Aged Care, 1582 Anzac Avenue, Kallangur, in the State of Queensland deceased, will be made by RODERICK JOHN MACIVER to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All Creditors of the Estate are hereby required to send in particulars of their claim to the applicant's solicitors within six weeks of the date of publication of this notice.

Lodged by: BLAKE TOPPING, Solicitors, First Floor, Highpoint, 240 Waterworks Road, Ashgrove, Brisbane, Queensland 4060.

**MCKEE, ROBERT CAMERON**

After 14 days from today an application for a grant of probate of the will dated 12 May 1993 of ROBERT CAMERON MCKEE late of Abbey Gardens Aged Care, 71 Caboolture River Road, Morayfield, Queensland, and formerly of 17 Orville Street, Geebung, Queensland deceased, will be made by ELIZABETH MCKEE to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicant will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to him.

Lodged by: BIG LAW PTY LTD, Shop 4, 363 Gympie Road, Strathpine, Qld 4500.

**MCKENDRY, JOHN FRANCIS**

After 14 days from today an application for a grant of Probate of the Will dated 14 April 2004 of JOHN FRANCIS MCKENDRY late of Parkview Nursing Home, 930 Gympie Road, Chermside, Queensland, deceased will be made by ELIZABETH ANNE MCKENDRY to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicant will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicant will have regard only to the claims which have been notified to her.

Lodged by: GOLDWING LAWYERS, 155 Varsity Parade (PO Box 499), Varsity Lakes, Qld 4227.

**MEEK, GLORIA DAWN**

After 14 days from today an application for a grant of probate of the will dated 11 February 2013 of GLORIA DAWN MEEK late of 362-376 King Street, Caboolture, Queensland and formerly of 6 Patrick Street, Kingaroy, Queensland, deceased, will be made by MELISSA DELICE WILKINSON and JASON DEAN SHERVEY to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: STEINDL BRADLEY & ASSOCIATES PTY LTD, 1 Janita Drive, Browns Plains, Qld 4118.

**MEIBUSCH, BARBARA ANN**

After 14 days from today an application for a grant of Probate with the Will dated the 29th day of January 2015 of BARBARA ANN MEIBUSCH late of TriCare, Apartment 5, Terrigal Lodge, Mt Gravatt Retirement Community, 1748 Logan Road, Upper Mt Gravatt, Queensland and formerly of Unit 13/8 Ipswich Street, Toowoomba, Queensland deceased will be made by SANDRA LOUISE MEIBUSCH to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate of the deceased are required to send particulars of their claims to MURDOCH LAWYERS, 138 Margaret Street, Toowoomba Queensland within 6 weeks of the date of publication of this notice at the expiration of which time, pursuant to Section 67 of the Trusts Act 1973, the executor will proceed to distribute the assets of the testator among the persons entitled thereto having regard only to the claims of which the executor shall then have had notice.

Lodged by: MURDOCH LAWYERS, 138 Margaret Street, Toowoomba, Qld 4350.

**MEIJBOOM, ADRIANUS (also known as ADRIANUS MIEJBOOM also known as ADRIANUS MEYBOOM)**

After 14 days from today an application for a grant of probate of the Will dated 15 September 2003 of ADRIANUS MEIJBOOM also known as ADRIANUS MIEJBOOM also known as ADRIANUS MEYBOOM late of 19 Marsala Street Kippa-Ring Qld 4021 deceased will be made by ERNST WILHELM FRANZ MEIJBOOM to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Creditors of the estate are required to send particulars of their claim to the applicant's solicitors within six weeks from today. At the end of that period the applicant will distribute the estate having regard only to such claims which have been received.

Lodged by: BURTONS SOLICITORS, PO Box 465, Kippa-Ring, Qld 4021.

**MITKUS, JADVYGA**

After 14 days from today an application for a grant of Probate of the Will dated 24 December 2015 of JADVYGA MITKUS deceased late of Tully Nursing Home, 13 Bryant Street Tully in the State of Queensland will be made by TRUDY BARBARA TSCHUI to the Supreme Court at Cairns.

You may object to the grant by lodging a caveat in that registry.

Any creditor, beneficiary or other person having any claim or claims against the estate of the abovenamed Deceased are required to send particulars of any such claim or claims to the Applicant's Solicitors within six (6) weeks of the date of publication of this Notice, at the expiration of which time, pursuant to Section 67 of the Trusts Act 1973, the Applicant will proceed to distribute the assets of the abovenamed Deceased among the persons entitled thereto, having regard only to the claims of which the Applicant shall then have had notice.

Lodged by: SPICER LAW, 4 Watkins Street, Tully, Qld 4854.

**MONTAGUE, JAMES LOUIS**

After 14 days from today an application for a grant of Probate of the Will dated 5 December 2016 of JAMES LOUIS MONTAGUE late of 714 Hamilton Road, Chermside West in the State of Queensland deceased will be made by ROSLYN MARGARET MONTAGUE to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors of the Estate are required to send in particulars of their claim to the applicant's solicitors no later than six weeks from the date of publication of this notice.

Lodged by: SMITH & STANTON, Lawyers, 607 Robinson Road, Aspley, Qld 4034.

**MORLEY, MAXWELL GEORGE**

After 14 days from today an application for a grant of probate of the will dated 16 May 2013 of MAXWELL GEORGE MORLEY late of Unit 82, Iona Retirement Village, 129 Brookfield Road, Kenmore, Queensland, deceased, will be made by MAXWELL GEORGE WILLIAM MORLEY and NADINE FAY DAISY MORLEY-DRABBLE to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: CROWLEY GREENHALGH, Princeton Court 1, 18 Brookfield Road, Kenmore, Qld 4069.

**MORPHETT, WILLIAM JOHN**

After 14 days from today an Application for a Grant of Probate of the Will dated 26 May 2014 of WILLIAM JOHN MORPHETT late of Tri-Care Aged Care, 86 Bayview Street, Runaway Bay in the State of Queensland deceased will be made by RUTH LOUISE MIDDLETON & ANNE NARELLE MORPHETT to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors or others having a claim against the estate are required to send in particulars of their claim to the undersigned within six (6) weeks from the date hereof at the expiration of which time the Applicant will proceed to distribute the assets of the Deceased among the persons entitled thereto, having regard only to the claims of which the said Applicant shall then have had notice.

Lodged by: MCDONALD BALANDA & ASSOCIATES LAWYERS, PO Box 398, Varsity Lakes, Qld 4227.

**MORTON, JOHN RICHARD**

After 14 days from today an application for a grant of probate of the will dated 1 July 2003 of JOHN RICHARD MORTON late of 220 Avalon Road, Sheldon, Queensland deceased will be made by MARION HILLS to the Supreme Court of Queensland at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicant's Solicitors (identified below) not later than the date which is six weeks after the date of publication of this Notice, after which date, under section 67 Trusts Act 1973, the Applicant will distribute the Estate of the Deceased having regard only to the claims of which the Applicant has notice.

Lodged by: MCCULLOUGH ROBERTSON LAWYERS, Level 11, 66 Eagle Street, Brisbane, Queensland 4000.

**MULLEN, THOMAS LEO HINKLER (but also known as THOMAS LEO MULLEN)**

After 14 days from today an Application for a Grant of Letters of Administration of the Will dated 6 April 1978 of THOMAS LEO HINKLER MULLEN but also known as THOMAS LEO MULLEN Late of Blue Care Nandeebie Aged Care Facility, 87 Winchester Road, Alexandra Hills but in the Will as 17 Pinedale Street, Morningside in the State of Queensland Deceased will be made by THOMAS WAYNE MULLEN to the Supreme Court at Brisbane.

You may object to the grant by lodging a Caveat in that Registry.

All creditors of the Estate are required to send particulars of their claim to the Applicant's Solicitors no later than 5 May 2017.

Lodged by: O'REILLY LILLICRAP SOLICITORS, PO Box 41, Carina, Qld 4152.

**MURPHY, DOREEN VERONICA**

After 14 days from today an application for a Grant of Probate of an epitome of the will dated 10 June 1988 of DOREEN VERONICA MURPHY late of 91 Lancaster Street, Coorparoo, Brisbane in the State of Queensland, deceased, will be made by MICHAEL JAMES HOGAN to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All Creditors of the Estate are hereby required to send in particulars of their claim to the applicant's solicitors within six weeks of the date of publication of this notice.

Lodged by: BLAKE TOPPING, Solicitors, First Floor, Highpoint, 240 Waterworks Road, Ashgrove, Brisbane, Queensland 4060.



**MURRAY, PATRICIA**

After 14 days from today an application for a grant of probate of the will dated 14 January 2017 of PATRICIA MURRAY late of Unit 3C, Aveo Durack, 356 Blunder Road, Durack, Queensland, deceased, will be made by ELSPETH ALISON FINDLAY and CHRISTOPHER JAMES LILLIE to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: CHILLI LAW PTY LTD, Level 2, 201 Leichhardt Street, Spring Hill, Qld 4000.

**NAUMANN, ALLAN BRAD**

After 14 days from today an application for a grant of Letters of Administration pursuant to the Order of the Supreme Court of Queensland of Mullins JA dated 16 June 2016 of ALLAN BRAD NAUMANN late of 20 Somerfield Street, Mt Gravatt, in the State of Queensland deceased will be made by JOHN EVANS CAINCROSS THYNNE and PETER JOHN HALEY to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Lodged by: MORGAN CONLEY SOLICITORS PTY LTD, Level 6, 239 George Street, Brisbane, Qld 4000.

**NAWROSKI, EDWARD MARTIN**

After 14 days from today an Application for a Grant of Probate of the Will dated 9 September 1994 of EDWARD MARTIN NAWROSKI late of Golden Age Aged Care, 60 Ridgeway Avenue, Southport, Queensland, deceased, will be made by SELWYN LEWIS CHRISTIE to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate of the deceased are hereby required to send in particulars of their claims to the undersigned within six (6) weeks from the date hereof at the expiration of which time the applicant will proceed to distribute the estate of the deceased among the persons entitled thereto, having regard only to the claims of which the applicant shall then have had notice.

Lodged by: Applicant's Solicitors: TURNBULL MYLNE, Suite 4, 211 Ron Penhaligon Way, Robina, Qld 4226.

**NEILSEN, BETTY JOAN**

After 14 days from today an application for a grant of probate of the will dated 13 December 1999 of BETTY JOAN NEILSEN late of Good Shepherd Nursing Home, 565 University Road, Annandale, Queensland, formerly of Ellswoods Road, Gordonbrook, Queensland, deceased, will be made by HAROLD JOHN NEILSEN and ALBERT PORTER WILSON to the Supreme Court at Townsville.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: MCKEE LEGAL PTY LTD, 635 Sturt Street, Townsville, Qld 4810.

**NEWDICK, TREVOR GEORGE**

After 14 days from today an application for a grant of probate of the will dated 25 October 2013 of TREVOR GEORGE NEWDICK late of 24 Veivers Street, Macgregor, Queensland, deceased, will be made by WAYNE DAVID NEWDICK and JULIE ANN AUSTIN to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicants' solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: CRAVEN LAWYERS, Level 54, 111 Eagle Street, Brisbane, Qld 4000.

**NEYLAND, RUSSELL JAMES**

After 14 days from today an Application for a Grant of Probate of the Will dated 22 October 2008 of RUSSELL JAMES NEYLAND late of Pendle Hill Aged Care, Pendle Hill in the State of New South Wales deceased will be made by JEAN HELENE PARKER and SHANNON JAMES NEYLAND to the Supreme Court of Queensland at Townsville.

You may object to the Grant by lodging a Caveat in that Registry.

Lodged by: WALLACE & WALLACE, Lawyers, 60 Sydney Street, Mackay, Qld 4740.

Creditors: All creditors of the estate are required to send in particulars of their claims to the undersigned within six (6) weeks from the date hereof, at the expiration of which time the said executor will proceed to distribute the assets of the testator among the persons entitled thereto having regard only to the claim of which the said executor shall then have had notice.

**NIPPERESS, CHARLES SAMUEL**

After 14 days from today an application for a Grant of probate of the will dated 27 January 1999 of CHARLES SAMUEL NIPPERESS late of 10/126 Leisure Drive, Banora Point, New South Wales (formerly of 132 Admiralty Towers, 501 Queen Street, Brisbane in the State of Queensland), deceased, will be made by GARY CHARLES NIPPERESS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Lodged by: GRASSO SEARLES ROMANO LAWYERS, Level 1, 322 Old Cleveland Road, Coorparoo, Qld 4151.

**O'BRIEN, NAOMI MARIE**

After 14 days from today an application for a grant of Probate of the will dated 17 June, 1985 of NAOMI MARIE O'BRIEN late of Northview Aged Care Centre, 35 Davey Street, Glenella in the State of Queensland, deceased, will be made by MARK GREGORY O'BRIEN to the Supreme Court at Townsville.

You may object to the grant by lodging a caveat in that registry.

All creditors or others having a claim against the estate are required to send particulars of their claim to the applicant's solicitors within 6 weeks of the date of publication of this notice at the expiration of which time the applicant will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to the claims of which the applicant shall then have had notice.

Lodged by: MCKAYS, 34 Wood Street, Mackay, Qld 4740.

**O'BRIEN, PATRICIA CLARE**

After 14 days from today an Application for a Grant of Probate of the Will dated 11 December 2013 of PATRICIA CLARE O'BRIEN late of 85 Percy Street, Warwick in the State of Queensland, deceased, will be made by ROBIN JOE KONG to the Supreme Court at Brisbane.

You may object to the Grant by lodging a caveat in that Registry.

Any persons having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicant's Solicitors (identified below) not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to s.67 of the Trusts Act 1973, the Applicant will distribute the Estate of the Deceased having regard only to the claims of which the Applicant has notice.

Lodged by: GAFFNEY LYONS & MCMAHON, Solicitors, AMP Building, 116 Palmerin Street, Warwick, Qld 4370.

**O'DONNELL, HILDA MAY**

After 14 days from today an application for a grant of Probate of the Will dated 21st October 2003 of HILDA MAY O'DONNELL late of Unit 7D "Beachhaven" 1 Albert Avenue, Broadbeach in the State of Queensland, deceased will be made by GINA THERESE BRANDWOOD to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicant will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: PARKER SIMMONDS SOLICITORS, Suite 2.47 Oasis Shopping Centre, Victoria Avenue, Broadbeach.

**OFNER, JOHANN ESGRINA**

After 14 days from today an application for a grant of letters of administration on intestacy of JOHANN ESGRINA OFNER late of 1 Sitella Crescent, Broadbeach Waters, Queensland, deceased will be made by SAMAYA GRACE SAILOR to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any persons having a claim, whether as creditor or beneficiary or otherwise, in regard to the estate of the abovenamed deceased person, are hereby required to send in particulars of such claim to the applicant's lawyers (identified below) within 7 weeks of the date of publication of this notice, at the expiration of which time, pursuant to section 67 of the Trusts Act 1973, the applicant/s will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims of which the said applicant/s shall then have had notice.

Lodged by: GRANTS PTY LTD LAWYERS, Level 2, 35-39 Scarborough Street, Southport, Qld 4215.

**OGASAWARA, TOSHIAKI**

After 14 days from today an application for a Grant of Probate of the Will dated 5 November 2009 of TOSHIAKI OGASAWARA late of 74 Riverview Road, Nerang in the State of Queensland deceased will be made by LOUISE KAYE BIRD to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Notice to Creditors: Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicant will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicant will have regard only to the claims which have been notified to her.

Lodged by: HICKEY LAWYERS, Level 6, Corporate Centre, Bundall Road, Bundall, Qld 4217.

**O'MAHONY, MARY WINIFRED**

After 14 days from today an application for a grant of Probate of the Will dated 27 April 2004 of MARY WINIFRED O'MAHONY, late of Holy Spirit Home, 736 Beams Road, Carseldine, Queensland, formerly of 72/115 Turner Road, Kedron, Brisbane, Queensland, deceased, will be made by BASIL MICHAEL WRIGHT to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the applicant's solicitors (identified below) not later than the date which is 6 weeks after the date of publication of this notice, after which date, pursuant to section 67 of the Trusts Act 1973, the applicant will distribute the estate of the deceased having regard only to the claims of which the applicant has notice.

Lodged by: TOBIN KING LATEEF, Level 10, 217 George Street, Brisbane, Qld 4000.

**O'NEILL, HELEN (referred to in the will as HELEN O'NEIL)**

After 14 days from today an application for a grant of representation will be made to the Supreme Court of Queensland at Brisbane as follows:

Deceased: HELEN O'NEILL (referred to in the Will as HELEN O'NEIL).

Last address: Southern Cross Care Stretton Gardens, Stretton Gardens Retirement Estate, 209 Illaweena Street, Drewvale in the State of Queensland.

Address in Will: 10 Joywood Street, Wellers Hill, Brisbane in the State of Queensland.

Applicants: MICHAEL JOHN O'NEILL of 8 Waverley Road, Camp Hill, Brisbane in the State of Queensland.

Grant: Probate of the Will dated 11 March 2003.

Caveat: If you wish to object or to be heard upon the application, you may file a caveat in the Supreme Court registry mentioned above at any time before the grant is made.

Creditors: All creditors or others having a claim against the estate are required to send in particulars of their claim to the Applicant's Solicitors within 6 weeks from the date of publication of this notice, at the expiration of which time, pursuant to Section 67 Trusts Act 1973, the Executor will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the Executor shall then have had notice.

Date of Death: 15 February 2017.

Applicants' Solicitors: MORRISONS, Solicitors, Sullivans Building, 164 Cavendish Road, Coorparoo, Brisbane, Qld 4151.

**PAINÉ, GLADYS HEATHER**

After 14 days from today an application for a grant of letters of administration with a certified copy of the Will dated 8 February 2010 of GLADYS HEATHER PAINE late of 2872 East School Road, Bellville, Austin, Texas, United States of America, deceased, will be made by PATRICK WILLIAM SUTTON as attorney for the sole executor under the Will limited to the administration of the estate to the Supreme Court at Townsville.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicant will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicant will have regard only to the claims which have been notified to him.

Lodged by: MACKÉY WALES LAW, 369 Flinders Street, Townsville, Qld 4810.

**PANDYA, GEETA NITIN (also known as GEETA PANDYA)**

After 14 days from today an application for a grant of Letters of Administration on Intestacy of GEETA NITIN PANDYA (also known as GEETA PANDYA) late of 7/9 Naver Street, Middle Park, Queensland, 4074, deceased, will be made by ANAND NITIN PANDYA and CHETNABEN SAMEER PANDYA (as litigation guardian for MAANSI NITIN PANDYA) to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Lodged by: ZAPPULLA TRIKAM & PARTNERS, Solicitors, 88 Cook Street, Oxley, Brisbane, Queensland, 4075.

**PATTERSON, AGNES**

After 14 days from today an application for a Grant of Probate of the Will dated the 11th April 2001 of AGNES PATTERSON late of Arcare, Endeavour Boulevard, North Lakes in the State of Queensland deceased, will be made by JAMES LESLIE GRAHAM and DAVID MASTERS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicants' solicitor named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: CATTON RODERICK LAWYERS, Level 1, 133 Redcliffe Parade, Redcliffe, Qld 4020.

**PEACH, MARJORIE HELEN**

After 14 days from today an application for a grant of probate of the will dated 23 August 2011 of MARJORIE HELEN PEACH late of Crows Nest Aged Care, 8 Grace Street, Crows Nest, Queensland, formerly of 47 Maitland Street, Gatton, deceased, will be made by BEVERLEY FAYE MAYES and ROSLYN MERLE BROWN to the Supreme Court at Rockhampton.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: EMMERSON LEGAL & ACCOUNTING PTY LTD, 20 William Street, Gatton, Qld 4343.

**PEDERSEN, KATHLEEN HELEN MARY**

After 14 days from today an application for a Grant of Probate of the Will dated 4 March 2013, of KATHLEEN HELEN MARY PEDERSEN late of Fairhaven Home, Maryborough in the State of Queensland formerly of 51 Romney Street, Pialba in the State of Queensland, deceased, will be made by WARREN JOHN PEDERSEN the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicant's Solicitors (identified below) not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to s.67 of the Trusts Act 1973, the Applicant will distribute the Estate of the Deceased having regard only to the claims of which the Applicant has notice.

Lodged by: LEWIS & MCNAMARA SOLICITORS, Unit 5, Lakeside, 6 Liuzzi Street, Pialba, Qld 4655.

**PEDWELL, DAPHNE DULCIE**

After 14 days from today an application for a grant of Probate of the Will dated 18th March 2015 of DAPHNE DULCIE PEDWELL late of 229 Bates Road, Bororen, Queensland, deceased, will be made by JOANNE MARIE PALMER and TAMMY NICOLE PEDWELL to the Supreme Court at Rockhampton.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicant will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicant will have regard only to the claims which have been notified to him/her.

Lodged by: VAJ BYRNE & CO, Lawyers, 148 Auckland Street, Gladstone, Qld 4680.



**PELLING, D'ARCY JOHN**

After 14 days from today an application for a grant of probate of the will dated 18 February 2005 of D'ARCY JOHN PELLING late of 77 Clarks Track, Jaggan, the state of Queensland, Painter/Farmer, deceased, will be made by LEONARD ANTHONY PELLING and MAUREEN PATRICIA PELLING to the Supreme Court at Cairns.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: PRESTON MORE, Trader's Lane 1, 117-121 Anderson St., Manunda, Q 4870.

**PERE, BEN DOLPHAS**

After 14 days from today an application for a grant of Letters of administration on intestacy of BEN DOLPHAS PERE late of 1 Gayundah Close, Earlville, deceased will be made by NGARIMU SAVANNAH PERE to the Supreme Court at Cairns.

You may object to the grant by lodging a caveat in that registry.

Lodged by: BRIEN LEIBINGER LAWYERS, 2/23 Scott Street, Cairns, Qld 4870.

**PHILLIPS, RICHARD SIDNEY**

After 14 days from today an application for a grant of probate of the will dated 27 June 2006 of RICHARD SIDNEY PHILLIPS late of 66 Fern Street, Gerringong, New South Wales, deceased, will be made by ROSLYN ANNE PHILLIPS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to her.

Lodged by: GERRINGONG LEGAL, Miller Arcade, Unit 12, 125 Fern Street, Gerringong, NSW 2534, PO Box 353, Gerringong, NSW 2534.

**PIPER, DOREEN AMY**

After 14 days from today an application for a grant of probate of the will dated 11 December, 2003 of DOREEN AMY PIPER late of RSL Fairways, 59 Hanbury Street, North Bundaberg, Queensland, deceased, will be made by GEOFFREY ALLAN PIPER and MARGARET ANN PIPER to the Supreme Court at Rockhampton.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicants' solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Date of Death: 11 February, 2017.

Lodged by: PAYNE BUTLER LANG SOLICITORS, 2 Targo Street, Bundaberg, Qld 4670, PO Box 649, Bundaberg, Qld 4670.

**PITMAN, JANE MARGARET**

After 14 days from today an Application for a Grant of Probate of the Will dated 14 August 2015 of JANE MARGARET PITMAN late of 51 Garnet Street, Cooroy, Queensland deceased, will be made by DENNIS IAN PITMAN and GREGORY ROBIN CHAPMAN to the Supreme Court at Brisbane.

You may object to the Grant by lodging a Caveat in that Registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the Applicants' Solicitors named below no later than six weeks from the date of publication of this Notice. At the end of that period, the Applicants will distribute the assets of the deceased among the persons entitled thereto. In doing so, and relying on Section 67 of the Trusts Act 1973, the Applicants will have regard only to the claims of which they shall then have had notice.

Lodged by: CROUCH & LYNDON PTY LTD LAWYERS, Level 18, 241 Adelaide Street, Brisbane, Queensland 4000.

**PORTEOUS, JANE WATT**

After 14 days from today an application for a grant of probate of the will dated 15 April 2000 of JANE WATT PORTEOUS late of 2 Cooper Street, Murgon in the State of Queensland, deceased, will be made by MORAG DALGLEISH MUCKERT and WILLIAM JOHN SHIELDS PORTEOUS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditors and all other persons having a claim against the estate are required to send particulars of their claim to the applicants' solicitors no later than 6 weeks from the date of publication of this notice.

Lodged by: SOUTH BURNETT LAWYERS, 99 Lamb Street, Murgon, Qld 4605.

**QUIN, WAYNE MARTIN**

After 14 days from today an application for a grant of letters of administration on intestacy of WAYNE MARTIN QUIN late of 99/206 Moo 5, Chokchai Village 7, Soi Watbunsamphan (Khao Noi), Nongprue, Banglamung, Thailand, deceased, will be made by PETER FRANK QUIN to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicant will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicant will have regard only to the claims which have been notified to him.

Lodged by: MJ LAW PRACTICE Shop 2, 3 Moordale Street, Chapel Hill, Qld 4069.

**RACHOW, SYLVIA ANNE**

After 14 days from today an application for a Grant of Probate of the will dated 16th April 2014 of SYLVIA ANNE RACHOW, late of 5 Desley Court, Yarraman, in the state of Queensland deceased will be made by ROBERT FRANK STEEL to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicant (identified below) not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to s.67 of the Trusts Act 1973, the applicant will distribute the Estate of the Deceased having regard only to the claims of which the Applicant has notice.

Lodged by: ROBERT FRANK STEEL, 3 Blackbird Street, Beenleigh, Qld 4207.

**RADKE, JOHN**

After 14 days from today an application for a grant of Probate of the will dated 17th February 2009 of JOHN RADKE, late of Regis Valley Views, 22 Dawson Drive, Gatton, deceased, will be made by MICHELLE RADKE to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Lodged by: MICHELLE RADKE, Unit 11, 104 Dornoch Terrace, Highgate Hill.

**RAE, ROSEMARY MACLEAN**

After 14 days from today an application for a Grant of Probate of the will dated 17 October 2011 of ROSEMARY MACLEAN RAE late of BUPA Nursing Home, 193 Moray Street, New Farm deceased will be made by KIM CHRISTIAN MCCLELLAND, RANDALL EVAN MCCLELLAND, RICHARD DOUGLAS QUIRK and TANYA CAMPBELL QUIRK to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicants' Solicitors (identified below) not later than the date which is six weeks after the date of publication of this Notice, after which date, pursuant to s.67 of the Trusts Act 1973, the Applicants will distribute the Estate of the Deceased having regard only to the claims of which the Applicants have notice.

Lodged by: BENNETT & PHILP LAWYERS, Level 13, 15 Adelaide Street, Brisbane, Qld 4000.

**RENDELL, MERVYN STANLEY**

After 14 days from today an application for a grant of probate of the will dated 19 January 2017 of MERVYN STANLEY RENDELL late of 28 Venning Street, Everton Park, in the State of Queensland, deceased will be made by DERRICK JOHN MULLINS and JEFFREY ROBERT RENDELL to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the person named below not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to section 67 of the Trusts Act 1973, the Applicants will distribute the Estate of the deceased having regard only to the claims of which the Applicants have notice.

Lodged by: DERRICK JOHN MULLINS of 3 Mary Court, Cashmere, Qld 4500.

**REYNOLDS, THELMA MAY**

After 14 days from today an application for a grant of Probate of the will dated 17th February 1995 and codicil dated 23rd July 1996 of THELMA MAY REYNOLDS late of 86 Parry Street, Charleville in the State of Queensland deceased will be made by IAN NEIL REYNOLDS, BRIAN DAVID REYNOLDS and VICKI LARRAINE TREADWELL to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate of the deceased are hereby required to send in particulars of their claim to the undersigned within six weeks from the date hereof at the expiration of which time the said executor will proceed to distribute the assets of the testator among the persons entitled thereto having regard only to the claims of which the said executor shall then have had notice.

Lodged by: FRANK JONGKIND & CO, Solicitors, 24 Wills Street, Charleville, Qld 4470.

**ROBERTS, WILLIAM KERRY**

After 14 days from today an application for a grant of probate of the will dated 5th February 2016 of WILLIAM KERRY ROBERTS late of Unit 4, 8 Serenity Close, Noosa Heads, Queensland, deceased, will be made by PETER LAWRENCE QUEALE, THERESE MARY ROBERTS and CATHERINE ANNE ROBERTS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: LAW ESSENTIALS (GYMPIE) PTY LTD, 2-4 Nash Street, Gympie, Qld 4570.

**ROBINSON, DORIS (NEE MCKEAN)**

After 14 days from today an application for a grant of Probate of the will dated 24th April 2013 of DORIS ROBINSON (nee MCKEAN) late of 48 Wilmah Street, Aspley, in the State of Queensland, deceased, will be made by GRANT DAVID ROBINSON to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicant at the address below not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to s.67 of the Trusts Act 1973, the Applicant will distribute the Estate of the Deceased having regard only to the claims of which the Applicant had notice.

Lodged by: GRANT DAVID ROBINSON, 25 Chablis Court, Morayfield, Qld 4506.

**RODERICK, ANNA FRANCES (also known as ANNA FRANCIS RODERICK)**

After 14 days from today an application for a grant of Probate of the will dated 14 July 2003 of ANNA FRANCES RODERICK (also known as ANNA FRANCIS RODERICK) late of 355 Kenilworth Road, Maleny, Queensland deceased will be made by DONALD GREGORY RODERICK and BARRY NORMAN RODERICK to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicant's Solicitors (identified below) not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to section 67 of the Trusts Act 1973, the Applicant will distribute the Estate of the Deceased having regard only to the claims of which the Applicant has notice.

Lodged by: FOX TAYLOR MILDWATERS LAWYERS, PO Box 274, Caloundra, Qld 4551 (Solicitors for the Applicant).

**ROSS, IAN CHARLES**

After 14 days from today an application for a grant of probate of the will dated 31 May 2011 of IAN CHARLES ROSS late of 52 Whiting Street, Labrador, Queensland, deceased, will be made by LEE-ANN MAREE ROSS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to her.

Lodged by: SMITH LEGAL SOLUTIONS, Succession Law Specialists, PO Box 5120, Mermaid Waters, Qld 4218.

**SCHEFE, TERRENCE**

After 14 days from today an application for a grant of probate of the will dated 22 March 1995 and Codicil dated 27 June 2016 of TERRENCE SCHEFE late of 4 Gosford Court, Buderim, formerly of Lot 4 Glenhaven Court, Glenview in the State of Queensland, deceased, will be made by TERENCE JOHN SCHEFE and SUSAN ANN MCMAHON to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: MACDONALD LAW, 361 Ruthven Street, Toowoomba, Qld 4350.

**SCUDAMORE, FELIX ALAN (also known as FELIX ALLAN SCUDAMORE)**

After 14 days from today an application for a grant of probate of the will dated 29 October 2012 of FELIX ALAN SCUDAMORE also known as FELIX ALLAN SCUDAMORE late of 28 Park Terrace, Sherwood, Queensland, deceased, will be made by DIANA CONSTANCE SCUDAMORE to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to her.

Lodged by: WILLIAMSON & ASSOCIATES, 4 Kianga Street, Graceville, Qld 4075.

**SHARP, ALLAN ALFRED**

After 14 days from today an Application for a Grant of Probate of the Will dated 23 June 2015 of ALLAN ALFRED SHARP late of Unit 141, The Village on the Downs, 63-65 Drayton Road, Toowoomba, Queensland deceased will be made by DAVID ALLAN SHARP and KYLEE HELEN HAMPSHIRE to the Supreme Court of Queensland at Brisbane.

You may object to the Grant by lodging a caveat in that registry.

Lodged by: CLEWETT LAWYERS, Level 1, 65 Neil Street, Toowoomba, Qld 4350.

**SIGNER, JOAN**

After 14 days from today an application for a Grant of Probate of the Will dated 1 February 2012 of JOAN SIGNER, deceased late of Regis Kuluin, 354 Main Road, Kuluin in the State of Queensland will be made by JOHN DIEDRICHS as the duly authorised Attorney of LOUISE JOAN DIEDRICHS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any persons having a claim, whether as creditor or beneficiary or otherwise, in regard to the estate of the deceased person are required to send in particulars of such claim to the applicant's solicitors (named below) no later than seven (7) weeks from the date of publication of this notice at the expiration of which time the Executor of the will of the deceased will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the Executor shall then have had notice.

Lodged by: SCHULTZ TOOMEY O'BRIEN LAWYERS, PO Box 130, Buddina, Qld 4575.

**SIMPSON, NORMAN JOHN**

After 14 days from today an application for a grant of probate of the will dated 16 December 2015 of NORMAN JOHN SIMPSON late of 1 Poplar Place, Kallangur in the State of Queensland deceased will be made by EMI SASAKI to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate of the deceased are hereby required to send in particulars of their claims to SLATER AND GORDON LAWYERS, Level 3, 192 Ann Street, Brisbane 4000 in the State of Queensland within six (6) weeks from the date hereof at the expiration of which time, pursuant to Section 67 of the Trusts Act 1973, the executor will proceed to distribute the assets of the testator among the persons entitled thereto having regard only to the claims of which the executor shall then have had notice.

Lodged by: SLATER AND GORDON LAWYERS, Level 3, 192 Ann Street, Brisbane 4000.

**SINCLAIR, JOYCE MURIEL**

After 14 days from today an Application for a Grant of Letters of Administration on Intestacy of JOYCE MURIEL SINCLAIR late of Buckingham Gardens Nursing Home, 8 Buckingham Road, Alexandra Hills, Queensland, deceased, will be made by JOAN LORAIN ARMSTRONG to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to her.

Lodged by: KEITH MOLE & ASSOCIATES SOLICITORS, Lakeside Shopping Centre, 11 Bunker Road, Victoria Point, Qld 4165.

**SINCLAIR, RHONDA JOY**

After 14 days from today an application for a grant of Probate of the Will dated the 19th day of June, 2014, of RHONDA JOY SINCLAIR of 5 Brauer Court, Mt Warren Park in the State of Queensland, deceased, will be made by BERYL JOY MCCARTHY of 5 Brauer Court, Mt Warren Park in the State of Queensland to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Lodged by: HARRIS SUSHAMES LAWYERS, 3/3986 Pacific Highway, Loganholme, Qld 4129.



**SMITH, DOUGLAS ERNEST**

After 14 days from today an application for a grant of Probate of the will dated 11 July 2013 of DOUGLAS ERNEST SMITH late of RSL Care, Centaur Retirement Community, 21 West Terrace, Caloundra, Queensland deceased will be made by SCOTT DAVID TAYLOR to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicant's Solicitors (identified below) not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to section 67 of the Trusts Act 1973, the Applicant will distribute the Estate of the Deceased having regard only to the claims of which the Applicant has notice.

Lodged by: FOX TAYLOR MILDWATERS LAWYERS, PO Box 274, Caloundra, Qld 4551 (Solicitors for the Applicant).

**SMITH, KEVIN JOHN**

After fourteen (14) days from today an Application for a Grant of Representation will be made to the Supreme Court of Townsville as follows:

Deceased: KEVIN JOHN SMITH.

Last Address: Frerichs Road, Charters Towers Qld 4820.

The Applicant: SELINA MARIE SMITH.

Grant: Letters of Administration (Intestacy).

Caveat: If you wish to object to or to be heard upon the Application, you may file a caveat in the Supreme Court Registry mentioned above at any time before the Grant is made.

Creditors: All creditors in the Estate of the Deceased are required to send in particulars of their claim to the undersigned within six (6) weeks from the date hereof at the expiration of which time the said applicant will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to the claims of which the said applicant shall then have had notice.

Applicant's Solicitors: LYNE & CO LAWYERS, 131 Gill Street, Charters Towers, Qld 4820.

**SMITH, SUSAN**

After 14 days from today an application for a grant of probate of the will dated 8 March 1990 of SUSAN SMITH late of 22 Beaton Street, Coopers Plains, Queensland, deceased, will be made by VERNON LINDLEY SMITH to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to him.

Lodged by: OLSEN LAWYERS, 392 Montague Road, West End, Qld 4101.

**SOLLY, BENJAMIN WILLIAM**

After 14 days from today an application for a grant of Probate of the will dated 8th April 2014 of BENJAMIN WILLIAM SOLLY, late of 519 Longlands Gap Road, Wondecla in the State of Queensland, deceased will be made by ISAAC BENJAMIN SOLLY and EMMA BETH SOLLY to the Supreme Court at Cairns.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Solicitor of the Applicants (identified below) not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to s67 of the Trusts Act 1973, the Applicants will distribute the Estate of the Deceased having regard only to the claims of which the Applicants have notice.

Lodged by: CUTHBERTSON & CO. LAWYERS of PO Box 4989, Cairns, Qld 4870 (Solicitor for the Applicants).

**SPANN, ELIZABETH ANNE**

After 14 days from today an application for a grant of probate of the Will dated 23rd April 2016 of ELIZABETH ANNE SPANN Late of 34 Allonga Street, Currimundi, in the State of Queensland but late of Aminya Rest Home, 10 West Terrace, Caloundra Deceased will be made by Applicant(s) CRAIG ANDREW MILES of 34 Allonga Street, Currimundi, in the State of Queensland to the Supreme Court at Brisbane.

Creditors:

You may object to the grant by lodging a caveat in that registry.

Any person or creditors having a claim against the estate of the deceased are here-by required to send particulars of their claims to the undersigned within six weeks from the date here-of at the expiration of which the said executors will proceed to distribute the assets of the Testator among the persons entitled there-to having regard only to the claims of which the said executors shall then have had notice.

Lodged by Applicant: CRAIG ANDREW MILES, 34 Allonga Street, Currimundi, Queensland.

**SPURRIER, WILLIAM HENRY**

After 14 days from today an application for a Grant of Probate of the Will dated the 10th February 2009 of WILLIAM HENRY SPURRIER late of Regis Redlynch, 15 Short Street, Redlynch in the State of Queensland, deceased, will be made by LESLIE CARL COLEING and MATTHEW BYRON COLEING to the Supreme Court of Queensland at Cairns.

You may object to the grant by lodging a caveat in that Registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this Notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: APELS SOLICITORS & NOTARY, 1st Floor, 85 Byrnes Street, Mareeba, Qld 4880.

**STEFFENS, LILLIAN EDITH**

After 14 days from today an application for a grant of probate of the will dated 21 November 2006 of LILLIAN EDITH STEFFENS late of St Joseph's Nursing Home, 240 Maitland Road, Sandgate in the State of New South Wales, deceased, will be made by TREVOR SYDNEY STEFFENS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to him.

Lodged by: WALLACE DAVIES SOLICITORS Bribie 1, 35 Benabrow Avenue, Bribie Island, Qld 4507.

**STEPHEN, MARGARET PATRICIA**

After 14 days from today an application for a grant of Letters of administration on intestacy of MARGARET PATRICIA STEPHEN late of 7 Sargent Street New Farm, Queensland, deceased will be made by PAULINE MARGARET STEPHEN to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Lodged by: CHARTER CONVEYANCING, Hypercentre, Level 5 33, 50-56 Sanders Street, Upper Mount Gravatt, Queensland 4122.

**STOLL, HENRIETTA**

After 14 days from today an application for a grant of Probate of the Will dated 21 August 2014 of HENRIETTA STOLL late of 118 Vindex Street, Winton Queensland deceased will be made by LINDA MARIA MITCHELL and GAREY FRANCIS STOLL to the Supreme Court at Rockhampton.

You may object to the grant by lodging a caveat in that registry.

Any person having a claim, whether as creditor or beneficiary or otherwise, to send particulars of the person's claim to the Applicant's solicitor named below within 6 weeks after the date of publication of this notice. At the end of that period, the Applicant will proceed to distribute the estate among persons entitled to the assets and in doing so relies on section 67 of the Trust Act 1973, having regard only to claims of which the Applicant shall then have had notice.

Lodged by: LONGREACH LEGAL SERVICES, 124B Eagle Street, Longreach, Q 4730.

**STUBBINGS, VALDA GLADYS**

After 14 days from today an application for a grant of probate of the will dated 1 March 2010 of VALDA GLADYS STUBBINGS late of 21 Buchanan St Rothwell Q 4022 deceased will be made by CHRISTOPHER PETER REILLY to the Supreme Court in Brisbane.

Object to the grant by lodging a caveat in that registry.

Claimants against the estate as creditor, beneficiary or otherwise must send particulars of their claim within 45 days to ROBERT GARVEY SOLICITOR, PO Box 177, Dayboro, Q 4521.

**SUTER, ALFRED**

After 14 days from today an application for a grant of letters of administration of the Public Testamentary Disposition dated 1 April 2015 and the Testament dated 3 March 2016 of ALFRED SUTER late of Hauptstrasse 31, 9320 Arbon Switzerland, deceased, will be made by ROBERT EDWARD JOHN LEHN as duly appointed attorney for GRAZIELLA SUTER to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Creditors: Any creditor and all other persons having a claim against the estate are required to send particulars of that claim to the Applicant's solicitors within 6 weeks of the date of this notice.

Lodged by: KEATING LEHN SOLICITORS, 29 Commerce Drive, Robina, Qld 4226.

**SYKES, PHILIP LESLIE**

After 14 days from today an application for a grant of Probate of the Will dated the 21st day of November, 1995 of PHILIP LESLIE SYKES of 2 Bay Drive, Jacobs Well in the State of Queensland, deceased, will be made by IAN DOUGLAS SYKES of 4 Gailes Street, Beenleigh in the State of Queensland to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Lodged by: HARRIS SUSHAMES LAWYERS, 3/3986 Pacific Highway, Loganholme, Qld 4129.

**TAYLOR, DONALD HARRY**

After 14 days from today an application for a grant of probate of the will dated 28 September 2015 of DONALD HARRY TAYLOR late of 67 Hoop Pine Court, Advancetown Queensland, deceased, will be made by DAVID ALLAN TAYLOR to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Lodged by: PROBATE LAW CENTRE, 4/18 Lake Street, Varsity Lakes, Qld 4227.

**TEITZEL, PATRICIA OLIVE**

After 14 days from today an application for a grant of Probate of the will dated 24 September 2014 of PATRICIA OLIVE TEITZEL late of Homefield Aged Care 87-95 George Street Mackay Queensland deceased will be made by PETER JOHN FREDERICK DAVIE and RODERICK HAROLD DAVIE to the Supreme Court of Queensland at Brisbane.

You may object to the Grant by lodging a caveat in that registry.

Lodged by: TREVOR WATT & ASSOCIATES, 544 Boundary Street, Spring Hill 4004.

**THOMAS, OWEN OSBORNE**

After 14 days from today an application for a Grant of Probate of the Will dated 14 December 2016 of OWEN OSBORNE THOMAS late of 12 Dixon Avenue, Maleny, 4552 Queensland deceased, will be made by KYM LEANNE BATES and ROHAN THOMAS WILLIAMS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to him.

Lodged by: BAKER ROBINSON LAWYERS, 15A Bunya Street, Maleny, Queensland 4552.

**THOMPSON, JEAN MARY**

After 14 days from today an application for a grant of Probate of the will dated 17th March 1995 of JEAN MARY THOMPSON late of Waroona Nursing Home, 72 King Street, Charleville in the State of Queensland deceased will be made by ROBERT CLIVE THOMPSON and NOELA JEAN JUKES to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate of the deceased are hereby required to send in particulars of their claim to the undersigned within six weeks from the date hereof at the expiration of which time the said executor will proceed to distribute the assets of the testator among the persons entitled thereto having regard only to the claims of which the said executor shall then have had notice.

Lodged by: FRANK JONGKIND & CO, Solicitors, 24 Wills Street, Charleville, Qld 4470.

**THORNER, GEORGE ARTHUR**

After 14 days from today an application for a grant of Probate of the will dated 2 March 2016 of GEORGE ARTHUR THORNER late of 26 Partridge Street, Bribie Island in the State of Queensland, deceased, will be made by KERRIE-ANN SMITH and PETER MICHAEL THORNER to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicant will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicant will have regard only to the claims which have been notified to him.

Applicant's Solicitors: FILES STIBBE LAWYERS, 11/9 Toorbul Street, Bribie Island, Qld 4507.

**TILBURY, BARBARA JEAN**

After 14 days from today an application for a grant of probate of the will dated 15 June 2012 of BARBARA JEAN TILBURY late of Palm Lake Care, 1 Goodooga Drive, Bethania in the State of Queensland, deceased, will be made by DAVID WAYNE TILBURY to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to him.

Lodged by: SPRINGWOOD LAWYERS, 25 Vanessa Boulevard, Springwood, Qld 4127.

**TONG, GRAEME BASSINGDALE**

After 14 days from today an application for a grant of Probate of the Will dated 8 June 2016 of GRAEME BASSINGDALE TONG late of 65 Mewett Street, Caboolture, Queensland, deceased, will be made by ELIZABETH MARY TONG of 2 Mancini Place, Burpengary, Queensland to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person having any claim against the estate of the deceased, who died on 29 January 2017 is required to send particulars of their claim to the applicant's solicitors below within six (6) weeks of the date of publication of this notice. After that date, the Executor will proceed to distribute the estate among the persons entitled thereto having regard only to claims of which the Executor shall then have had notice.

Lodged by: HARRISONSLAW, 243 Oxley Avenue, Margate, Qld 4019.

**TOOMEY, DOROTHY JOAN**

After 14 days from today an application for a grant of probate of the will dated 27 October 1993 of DOROTHY JOAN TOOMEY late of Palm Lake Care Deception Bay, 42-46 Bay Avenue, Deception Bay, Queensland, deceased, will be made by GLENYS MAREE TODD and MARILYN JOAN DRUMMOND to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Lodged by: WALLACE DAVIES SOLICITORS, 185 Redcliffe Parade, Redcliffe, Qld 4020.

**TOWNSEND, IAN RAYMOND**

After 14 days from today an application for a grant of Probate of the Will dated 7th December 2012 of IAN RAYMOND TOWNSEND late of Hillview House, 239 Gooding Drive, Merrimac, Qld, deceased will be made by MARGARET THERESE PETTIONA and PETER NOEL EDWARD TOWNSEND to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors or persons seeking to claim as beneficiaries against the estate should lodge their claim with the applicants at the address stated below within 6 weeks after the date hereof, at the expiration of which time the applicants will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the applicants shall then have had notice.

Lodged by: AVA SOLICITORS, PO Box 4025, Robina Town Centre, Qld 4230.

**TRETIAKOV, PETER NIKOLAEVICH**

After 14 days from today an application for a grant of Probate of the Will dated 5 August 2016 of PETER NIKOLAEVICH TRETIAKOV late of St Martins Nursing Home, 304 Roghan Road, Taigum in the State of Queensland deceased will be made by JOSEPHINE MARGARET FOSTER to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors of the Estate are required to send in particulars of their claim to the applicant's solicitors no later than six weeks from the date of publication of this notice.

Lodged by: SMITH & STANTON, Lawyers, 607 Robinson Road, Aspley, Qld 4034.

**URQUHART, JOAN FLORENCE**

After 14 days from today an application for a grant of Probate of the will dated 10 March 1997 of JOAN FLORENCE URQUHART late of Carrington RSL Care Facility 16 Blairmount Street Parkinson Queensland but formerly of 10 Bromelton Street Beaudesert Queensland deceased will be made by IAN HUGH URQUHART and KATHERINE ANN NOBLE to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any persons having a claim, whether as creditor or beneficiary or otherwise, in regard to the estate of the abovenamed deceased person, are hereby required to send in particulars of such claim to the executors solicitors named below no later than six weeks from the date hereof at the expiration of which time the executors of the will of the abovenamed deceased will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the executors shall then have had notice.

Lodged by: W.T. ATTHOW SOLICITOR, 45 Brisbane Street, Beaudesert Queensland.



**VONGKHAMCHANH, SOMVANG**

After 14 days from today an application for a grant of Letters of Administration on intestacy of SOMVANG VONGKHAMCHANH late of 31 Ballow Crescent, Redbank Plains in the State of Queensland, Deceased will be made by MANIVANH VONGKHAMCHANH to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the Administrator will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the Administrator will have regard only to the claims which have been notified to her.

Lodged by: BRADLEY MUNT & CO SOLICITORS, PO Box 51, Redbank Plaza, Qld 4301.

**WALLACE, REGINALD BERTRAM**

After 14 days from today an application for a grant of representation will be made to the Supreme Court of Queensland at Brisbane as follows:

Deceased: REGINALD BERTRAM WALLACE.

Last Address: 20 Chital Place, Chermside West, Q 4032.

Applicant: JUDITH ANNE NICOL of 27 Dinterra Avenue, Ferny Hills, Q 4055.

Grant: Probate of the will dated 12 April 2011.

Caveat: If you wish to object to or to be heard upon the application, you may file a caveat in the Supreme Court registry mentioned above at any time before the grant is made. All creditors in the estate of the deceased are hereby required to send in particulars of their claim to the undersigned within six (6) weeks from the date hereof at the expiration of which time the Applicants will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the Applicants shall then have had notice.

TK DELANEY & CO, Solicitors, 289 Junction Road, Clayfield, Qld 4011.

**WARD, RONALD ROBERT**

After 14 days from today an application for a grant of Probate of the Will dated 19 February 2013 of RONALD ROBERT WARD late of Room 511, Southern Cross Care, Village Way, Little Mountain 4551, Queensland, deceased will be made by SARAH ANN CORBETT and JOHN SUTHERLAND CORBETT to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate of the deceased are required to send in particulars of their claim to the Applicants within six weeks from the date hereof, at the expiration of which time, pursuant to s 67 of the Trusts Act 1973, the Executors will proceed to distribute the assets of the deceased among the persons entitled thereto having regard only to the claims of which the Executors shall then have had notice.

Lodged by the OFFICIAL SOLICITOR TO THE PUBLIC TRUSTEE OF QUEENSLAND of 444 Queen Street, Brisbane, Q 4000.

**WAUGH, ERNEST SURREY**

After 14 days from today an Application for a Grant of Probate of the Will dated 5 February 2015 of ERNEST SURREY WAUGH formerly of 11 Landy Street, Mundubbera in the State of Queensland, deceased will be made by IRIS MARY WAUGH to the Supreme Court at Rockhampton.

You may object to the Grant by lodging a Caveat in that registry.

Any creditor, beneficiary or other person having any claim or claims in respect of the abovenamed deceased is required to send particulars of their claim to the Applicant's solicitors within six (6) weeks of the date of publication of this notice at the expiration of which time the Executrix will proceed to distribute the assets of the Testator among the persons entitled thereto having regard only to the claims of which the said Executrix shall then have had notice.

Lodged by: BAKER O'BRIEN & TOLL SOLICITORS, 7 Maryborough Street, Bundaberg (PO Box 380), Queensland 4670.

**WEBB, MARILYN DIANE**

After 14 days from today an application for a grant of probate of the will dated 28 April 2015 of MARILYN DIANE WEBB formerly of 31 Allamanda Avenue, Allingham in the state of Queensland but late of Gannett House Specialised Aged Care Facility, 449 Beaconsfield Terrace, Brighton in the State of Queensland deceased will be made by PERRY LEE WEBB to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors in the estate of the deceased are hereby required to send in particulars of their claims to SLATER AND GORDON LAWYERS, Level 3, 192 Ann Street, Brisbane 4000 in the State of Queensland within six (6) weeks from the date hereof at the expiration of which time, pursuant to Section 67 of the Trusts Act 1973, the executor will proceed to distribute the assets of the testator among the persons entitled thereto having regard only to the claims of which the executor shall then have had notice.

Lodged by: SLATER AND GORDON LAWYERS, Level 3, 192 Ann Street, Brisbane, 4000.

**WILLIAMS, LILLIAN GLADYS**

After 14 days from today an application for a grant of probate of the Will dated 7 December 2010 of LILLIAN GLADYS WILLIAMS late of St Vincents Care Services, 101 Allied Drive, Arundel Qld 4214 deceased will be made by DEREK BRENDON WILLIAMS, CHRISTINE ANN ROBINSON and JOHN MICHAEL WILLIAMS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor and all other persons having a claim against the estate of the deceased are hereby required to send in particulars of their claim to the undersigned within six weeks from the date hereof at the expiration of which time, pursuant to Section 67 of the Trusts Act 1973, the Applicant will proceed to distribute the assets of the abovenamed deceased among the persons entitled thereto having regard only to the claims of which the Applicant shall then have had notice.

Lodged by: QLD LAW GROUP PTY LTD, Level 1 Stradbroke Plaza, 66 Marine Parade, Cnr Cloyne Road & Marine Parade, Southport, Qld 4215.

**WILLIAMS, MARY MYRTLE EILEEN**

After 14 days from today an application for a grant of probate of the will dated 17th April 2014 of MARY MYRTLE EILEEN WILLIAMS late of Hopewell Hospice, 88 Allied Drive, Arundel, Queensland, formerly of 121 Wunburra Circle, Pacific Pines, in the State of Queensland, deceased, will be made by LINDA MARY WAREHAM, PAULINE ANNE FILDES and JENNIFER PATRICIA ADDISON to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicants' solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: D A HARRIS & ASSOCIATES SOLICITORS, Westfield Office Suite 1A Level 2, Main Street, Westfield Helensvale Town Centre, Helensvale, Qld 4212.

**WILLIAMS, TONY BERESFORD**

After 14 days from today an application for a grant of Probate of the will dated 30th June, 2012 of TONY BERESFORD WILLIAMS late of 174 Galatea Street, Charleville, Queensland deceased will be made by KATY MARIE WILLIAMS to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having any claim whether as creditor or beneficiary or otherwise must send particulars of the person's claim to the Applicant's Solicitors (identified below) not later than the date which is 6 weeks after the date of publication of this Notice, after which date, pursuant to s.67 of the Trusts Act 1973, the Applicant will distribute the Estate of the Deceased having regard only to the claims of which the Applicant has notice.

Lodged by: CARVOSSO & WINSHIP, Solicitors, 2 Stuart Street, Dalby, Qld 4405.

**WILSON, MARION FLORENCE**

After 14 days from today an application for a grant of Probate of the will dated 30 January 2002 of MARION FLORENCE WILSON late of Cazna Gardens, 465 Hellawell Road, Sunnybank Hills, Queensland deceased will be made by BARRY GORDON WILSON and SHARON LEE PEASLEY to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All creditors of the estate are required to send particulars of their claim to the applicant's solicitors no later than 6 weeks from the date of publication of this notice.

Lodged by: COOPER GRACE WARD, Level 21, 400 George Street, Brisbane 4000.

**WILSON, SIDNEY HERBERT (also known as SYDNEY HERBERT WILSON)**

After 14 days from today an application for a Grant of Probate of the will dated 20 March 1995 of SIDNEY HERBERT WILSON (also known as SYDNEY HERBERT WILSON) late of Lot 3, McLean Road South, Samford in the State of Queensland, deceased, will be made by PETER RICHARD WILSON to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

All Creditors of the Estate are hereby required to send in particulars of their claim to the applicant's solicitors within six weeks of the date of publication of this notice.

Lodged by: BLAKE TOPPING, Solicitors, First Floor, Highpoint, 240 Waterworks Road, Ashgrove, Brisbane, Queensland 4060.

**WRIGHT, ALAN GEORGE**

After 14 days from today an application for a grant of Probate of the will dated 9 July 2015 of ALAN GEORGE WRIGHT late of 33 Ford Street, Bribie Island in the State of Queensland, deceased, will be made by HEATHER TOMINA JEUDE and KATHLEEN ANN HERDEN to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicant will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicant will have regard only to the claims which have been notified to him.

Applicant's Solicitors: FILES STIBBE LAWYERS, 11/9 Toorbul Street, Bribie Island, Qld 4507.

**ZAMMIT, MARY JOSEPHINE**

After 14 days from today an application for a grant of probate of the will dated 25 May 2011 of MARY JOSEPHINE ZAMMIT late of 6 Karwin Drive, Andergrove, Queensland, deceased, will be made by TERESA ZAMMIT, PAULINE ZAMMIT and JOSEPHINE THURGOOD to the Supreme Court at Townsville.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them.

Lodged by: J. HAMILTON & ASSOCIATES, Solicitors, 1st Floor, 45 Victoria Street, Mackay, Qld 4740.

**ZEALAND, SARAH**

After 14 days from today an application for a grant of Probate of the will dated 23 August 2000 of SARAH ZEALAND late of Regis Sippy Downs, 94 University Way, Sippy Downs in the State of Queensland deceased will be made by GARRY KENNETH ZEALAND to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any person having a claim against the estate of the deceased, whether as creditor, beneficiary or otherwise, is required to send particulars of that claim to the applicant's solicitors named below within 6 weeks from the date hereof at the expiration of which time the applicant will proceed to distribute the assets of the deceased among the persons entitled thereto. In doing so and relying on section 67 of the Trusts Act 1973 the applicant will have regard only to the claims which have been notified to him.

Lodged by: BILL LYONS SOLICITORS, 25 Mayes Avenue, Caloundra, Qld 4551.

## GENERAL INFORMATION

### ICLRQ

The Incorporated Council of Law Reporting for the State of Queensland (ICLRQ) is a charitable institution which was founded in 1907. Under its constitution, the principal object of the ICLRQ is “the preparation and publication in a convenient form, at a moderate price, and under gratuitous professional superintendence and control, of Reports of Judicial Decisions of the Supreme Court in the State of Queensland.”

In pursuit of this object, the ICLRQ publishes a set of authorised reports of the key decisions of the Supreme Court of Queensland (Queensland Reports) and a weekly supplement to these reports (Queensland Law Reporter). Under the constitution of the ICLRQ, all surplus funds from its operations are used to benefit the Supreme Court of Queensland Library.

The members of the Council serve on a voluntary basis. The Council is constituted by three practising barristers and three practising solicitors (who are appointed annually by the Judges of the Supreme Court) and three ex officio members (the Attorney-General of Queensland, the Solicitor-General of Queensland and the Registrar of the Supreme Court). The Editors, Sub-Editors and Reporters are all practising members of the Queensland Bar who serve on a largely voluntary basis. The offices of the Council are located in the Queen Elizabeth II Courts of Law and are managed by the Secretary of the ICLRQ.

Members of the Council: John McKenna QC (Chairman), Elizabeth Wilson QC, Christopher Coyne, Declan Kelly QC, Rachel Miller, David O'Brien, Julie Steel (Registrar), the Attorney-General of Queensland and the Solicitor-General of Queensland.

Secretary: Jason Rogers

Editors: Roger Derrington QC and Sarah Holland

Sub-Editors: Mark Evans and Justin Carter

Reporters: Craig Francis, Stewart Webster, Clive Porritt, David Ananian-Cooper

Contact details: ICLRQ, Queen Elizabeth II Courts of Law, 415 George Street, Brisbane.

Postal Address: PO Box 13307, George Street QLD 4003. Telephone: (07) 3236 1855.

Email: [enquiries@queenslandreports.com.au](mailto:enquiries@queenslandreports.com.au).

### QUEENSLAND REPORTS

The Queensland Reports seek to provide a permanent collection of the key decisions of the Supreme Court of Queensland since Federation. These decisions have been selected for inclusion in the Queensland Reports by the editors, reviewed by reporters for their textual accuracy, summarised in concise headnotes, and authorised for publication (with corrections where necessary) by the deciding judges.

Complete sets of the Queensland Reports are presently available only in a printed format. New sets may be purchased from the ICLRQ at a price of \$3300 (incl. GST) plus delivery.

Annual print subscriptions to the Queensland Reports are also available from the ICLRQ. There are three options:

- 2015 Bound Volume Subscription (2 Volumes) - \$132 (incl. GST and postage within Australia)
- 2015 Loose Parts Subscription (12 Parts) - \$132 (incl. GST and postage within Australia)
- 2015 Bound Volume and Loose Parts Subscription - \$264 (incl. GST and postage within Australia)

Orders and enquiries may be forwarded by email to the ICLRQ at: [enquiries@queenslandreports.com.au](mailto:enquiries@queenslandreports.com.au).

The Queensland Reports (since 1974) are also available electronically by subscription to LexisNexis Australia (<http://www.lexisnexis.com.au>).

### QUEENSLAND LAW REPORTER

The Queensland Law Reporter has been published since 1908 as a weekly supplement to the Queensland Reports. It is published every Friday save for a period during the court vacation (from late December to early January).

A free subscription to the electronic version of the QLR can be requested at <http://www.queenslandreports.com.au/>.

The QLR includes a summary by the editors of this week's most significant developments in Queensland law, including brief summaries of recent cases which have been identified as potentially suitable for reporting in the Queensland Reports and information about the progress of appeals in reportable cases. Extracts from the headnotes of all new cases appearing in the Queensland Reports are also included.

The Queensland Law Reporter is a publication which has been approved by Practice Direction of the Supreme Court for the publication of various public notices. It is approved under r 599(4) of the *Uniform Civil Procedure Rules 1999* (Qld) for the purposes of giving notice of intention to apply for a grant of probate or letters of administration under Chapter 15 Part 2 of the *UCPR*. It is also approved under r.12(3)(b) of the Supreme Court (Legal Practitioner Admission) Rules 2004 (Qld), for the purposes of giving notice of intention to apply for admission as a legal practitioner.

## **PUBLIC NOTICES**

To arrange for public notices to be published in the QLR, please arrange for ICLRQ to receive the following (by post, email or delivery) before the relevant publication deadline:

- A copy of the text of the notice you wish to have published;
- payment of \$161.70 (incl GST); and
- written instructions concerning the date of the QLR in which publication of the notice is requested and an email address and phone number at which you may be contacted.

The publication deadline is 3pm on the Monday immediately prior to the date upon which the relevant QLR is scheduled for publication.

Acceptance of public notices for publication occurs by email notification to the address provided.

The ICLRQ regrets that it cannot advise or assist in the drafting of public notices. The ICLRQ also regrets that, after the relevant publication deadline has passed, notices can only be withdrawn or corrected with the permission of the Secretary of the ICLRQ.