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THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

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All instruments appearing in this gazette are to be considered official, and obeyed as such

GOVERNOR'S INSTRUMENTS

APPOINTMENTS

Department of the Premier and Cabinet Adelaide, 18 November 2021

Her Excellency the Governor in Executive Council has been pleased to appoint April Ansen Anzena Lawrie as the Commissioner for Aboriginal Children and Young People for a term commencing on 4 December 2021 and expiring on 6 December 2024 - pursuant to the Children and Young People (Oversight and Advocacy Bodies) Act 2016.

By command,

STEVEN SPENCE MARSHALL Premier

ME21/048

Department of the Premier and Cabinet Adelaide, 18 November 2021

Her Excellency the Governor in Executive Council has been pleased to issue a Commission to the Honourable Daniel Roy Cregan, MP, Speaker of the House of Assembly, to administer oaths to or receive affirmations from members of the House of Assembly, on behalf of the Governor under the Oaths Act 1936 as required by section 42 of the Constitution Act 1934.

By command,

STEVEN SPENCE MARSHALL Premier

DPC21/093CS

PROCLAMATIONS

South Australia

Administrative Arrangements (Administration of Telecommunications (Interception) Act) Proclamation 2021

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of Telecommunications (Interception) Act) Proclamation 2021.*

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Administration of Act committed to Attorney-General

The administration of the *Telecommunications (Interception) Act 2012* is committed to the Attorney-General.

Made by the Governor

with the advice and consent of the Executive Council on 18 November 2021

REGULATIONS

South Australia

Community Based Sentences (Interstate Transfer) Regulations 2021

under the Community Based Sentences (Interstate Transfer) Act 2015

Contents

- 1 Short title
- 2 Commencement
- 3 Participating jurisdictions

1—Short title

These regulations may be cited as the *Community Based Sentences (Interstate Transfer)* Regulations 2021.

2—Commencement

These regulations come into operation on 1 December 2021.

3—Participating jurisdictions

For the purposes of paragraph (b) of the definition of *participating jurisdiction* in section 3 of the *Community Based Sentences (Interstate Transfer) Act 2015*, each of the following is declared to be a participating jurisdiction:

- (a) the Australian Capital Territory;
- (b) New South Wales;
- (c) the Northern Territory;
- (d) Queensland;
- (e) Tasmania;
- (f) Victoria;
- (g) Western Australia.

Made by the Governor

with the advice and consent of the Executive Council on 18 November 2021

No 169 of 2021

South Australia

Burial and Cremation (Surrender of Interment Rights) Variation Regulations 2021

under the Burial and Cremation Act 2013

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Burial and Cremation Regulations 2014

4 Substitution of Schedule 1

Schedule 1—Surrender of interment rights

1 Determination of fee that may be deducted from refunds

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Burial and Cremation (Surrender of Interment Rights) Variation Regulations 2021.*

2—Commencement

These regulations come into operation on 1 January 2022.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Burial and Cremation Regulations 2014

4—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Surrender of interment rights

1—Determination of fee that may be deducted from refunds

(1) The fee that may be deducted by a relevant authority from a refund under section 34(2) of the Act on the surrender of an interment right issued for a specified term is an amount to be determined in accordance with the following formula:

$$A - ((B \div C) \times D)$$

Where—

A is the current fee payable for an interment right of the same kind

B is 75% of the current fee payable for an interment right of the same kind

C is the number of years for which the interment right was issued

D is the number of full years in the unexpired portion of the period for which the interment right was issued (but if the number of full years in the unexpired portion of the period for which the interment right was issued is more than 30 years, the unexpired portion of that period must be taken to be 30 years).

(2) The fee that may be deducted by a relevant authority from a refund under section 34(2) of the Act on the surrender of an interment right issued in perpetuity is an amount to be determined in accordance with the following table:

Number of years expired since the interment right was issued	Maximum percentage of the current fee for an interment right that may be deducted for costs at date of surrender
1	25.00
2	27.24
3	29.48
4	31.72
5	33.97
6	36.21
7	38.45
8	40.69
9	42.93
10	45.17
11	47.41
12	49.66
13	51.90
14	54.14
15	56.38
16	58.62
17	60.86
18	63.10
19	65.34
20	67.59
21	69.83
22	72.07
23	74.31
24	76.55
25	78.79

Number of years expired since the interment right was issued	Maximum percentage of the current fee for an interment right that may be deducted for costs at date of surrender		
26	81.03		
27	83.28		
28	85.52		
29	87.76		
30	90.00		

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 18 November 2021

No 170 of 2021

South Australia

Children and Young People (Oversight and Advocacy Bodies) (Commissioner for Aboriginal Children and Young People) Variation Regulations 2021

under the Children and Young People (Oversight and Advocacy Bodies) Act 2016

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Children and Young People (Oversight and Advocacy Bodies) Regulations 2017

- 4 Insertion of regulation 9AA
 - 9AA Scheme for recruitment of Commissioner for Aboriginal Children and Young People
- 5 Insertion of regulations 9B and 9C
 - 9B Information required in report under section 20O(5) of Act
 - 9C Information required in report under section 20P(3) of Act
- Variation of regulation 10—Inspection of database maintained by Child Death and Serious Injury Review Committee
- 7 Variation of regulation 12—Outcomes Framework for Children and Young People

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Children and Young People (Oversight and Advocacy Bodies) (Commissioner for Aboriginal Children and Young People) Variation Regulations 2021.*

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Children and Young People (Oversight and Advocacy Bodies) Regulations 2017

4—Insertion of regulation 9AA

After regulation 9 insert:

9AA—Scheme for recruitment of Commissioner for Aboriginal Children and Young People

- (1) For the purposes of section 20B(4) of the Act, the scheme for the recruitment of each Commissioner for Aboriginal Children and Young People is as follows:
 - (a) the Minister must make arrangements for the involvement of Aboriginal children and young people in the recruitment and selection process (including, to avoid doubt, by allocating sufficient resources for that purpose);
 - (b) the Minister must appoint a selection panel of up to 5 persons to propose the appointment of an applicant to the position of CACYP which must include—
 - (i) 2 Aboriginal young people; and
 - (ii) an Aboriginal community representative; and
 - (iii) a senior Aboriginal public sector employee;
 - (c) the interview process for the position of CACYP must include (but need not be limited to) an exercise designed to assess the applicant's ability to engage, communicate and interact with Aboriginal children and young people, conducted in accordance with any requirements determined by the Minister;
 - (d) the selection panel may propose to the Minister that a specified applicant be appointed as the CACYP (and the Minister must refer that applicant to the Statutory Officers Committee in accordance with section 20B of the Act);
 - (e) the Minister may consult or cooperate with, or be assisted by, such persons and bodies as the Minister thinks fit in relation to the recruitment and selection process;
 - (f) subject to these regulations, and to any direction of the Minister, the selection panel may determine its own procedures;
 - (g) without limiting a preceding paragraph, the Minister may take such other actions in relation to, or impose such other requirements on, the recruitment and selection process for a CACYP as the Minister thinks fit.
- (2) A failure to comply with a requirement under this regulation does not, of itself, affect the validity of an appointment of a CACYP.

5—Insertion of regulations 9B and 9C

After regulation 9A insert:

9B—Information required in report under section 20O(5) of Act

For the purposes of section 20O(5)(d) of the Act, such information as may be provided to the Minister by a State authority to whom the CACYP's report relates (being information the State authority wishes to be made available to the Parliament in reply to the views expressed or recommendations made in the CACYP's report) is required.

9C—Information required in report under section 20P(3) of Act

For the purposes of section 20P(3)(b)(iv) of the Act, such information as may be provided to the Minister by a State authority to whom the relevant inquiry under section 20M of the Act relates (being information the State authority wishes to be made available to the Parliament in reply to the views expressed or recommendations made in the CACYP's report on the inquiry) is required.

6—Variation of regulation 10—Inspection of database maintained by Child Death and Serious Injury Review Committee

Regulation 10—after paragraph (e) insert:

(ea) the Commissioner for Aboriginal Children and Young People;

7—Variation of regulation 12—Outcomes Framework for Children and Young People

Regulation 12(5)(a)(i)—after "CCYP" insert: and the CACYP

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 18 November 2021

No 171 of 2021

South Australia

Landscape South Australia (Transitional Provisions) (Water Register) Variation Regulations 2021

under the Landscape South Australia Act 2019

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Landscape South Australia (Transitional Provisions) Regulations 2019

4 Insertion of regulation 13A 13A Water Register

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Landscape South Australia (Transitional Provisions)* (Water Register) Variation Regulations 2021.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Landscape South Australia (Transitional Provisions) Regulations 2019

4—Insertion of regulation 13A

After regulation 13 insert:

13A—Water Register

The following provisions of Schedule 4 of the Act do not apply to or in respect of The Water Register until 1 July 2022:

- (a) clause 6(e) and (f);
- (b) Part 3;
- (c) Part 4;
- (d) clause 15.

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 18 November 2021

No 172 of 2021

South Australia

Landscape South Australia (Water Register) (Operation of Provisions) Variation Regulations 2021

under the Landscape South Australia Act 2019

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Landscape South Australia (Water Register) Regulations 2020

- 4 Variation of regulation 2—Commencement
- 5 Variation of regulation 44—Transition of bills of sale
- 6 Variation of regulation 45—Transition of interests recorded under repealed Act

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Landscape South Australia (Water Register)* (Operation of Provisions) Variation Regulations 2021.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Landscape South Australia (Water Register) Regulations 2020

4—Variation of regulation 2—Commencement

Regulation 2(2)—delete "the day on which Schedule 4 Parts 3 and 4 of the Act come into operation" and substitute:

1 July 2022

5—Variation of regulation 44—Transition of bills of sale

Regulation 44(4), definition of *designated date*—delete "the date on which Schedule 4 Part 3 of the Act comes into operation" and substitute:

1 July 2022

6—Variation of regulation 45—Transition of interests recorded under repealed Act

Regulation 45(5), definition of *designated date*—delete "the date on which Schedule 4 Part 3 of the Act comes into operation" and substitute:

1 July 2022

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 18 November 2021

No 173 of 2021

South Australia

Controlled Substances (Youth Treatment Orders) Regulations 2021

under the Controlled Substances Act 1984

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Visitor scheme
- 5 Requests to contact Visitor
- 6 Reporting obligations of Visitor
- 7 Provisions relating to assessment and treatment pursuant to order
- 8 Use of force to keep child subject to detention order at place where assessment conducted or treatment provided

1—Short title

These regulations may be cited as the *Controlled Substances (Youth Treatment Orders) Regulations 2021.*

2—Commencement

These regulations will come into operation on the day on which Part 7A of the Act (as enacted by the *Controlled Substances (Youth Treatment Orders) Amendment Act 2019*) comes into operation.

3—Interpretation

In these regulations, unless the contrary intention appears—

accredited drug assessment service means a person or body currently accredited as a drug assessment service under section 56A of the Act;

accredited drug treatment service means a person or body currently accredited as a drug treatment service under section 56A of the Act;

Act means the Controlled Substances Act 1984;

Court means the Youth Court of South Australia;

employee, of the Adelaide Youth Training Centre (Kurlana Tapa), has the same meaning as in the *Youth Justice Administration Act 2016*;

Training Centre Visitor means the Training Centre Visitor under the *Youth Justice Administration Act 2016*;

treatment and care plan, for a child, means a treatment and care plan for the child contemplated by section 54D(2)(b)(iv) of the Act;

Visitor means a person appointed by the Minister as the Visitor for the purposes of the visitor scheme established under section 54L(2) of the Act.

4—Visitor scheme

- (1) For the purposes of section 54L(2) of the Act, the Minister must, in establishing a visitor scheme, confer the following functions on the Visitor:
 - (a) to visit and inspect facilities at which children are detained under detention orders;
 - (b) to monitor the health, safety and wellbeing of children who are detained pursuant to detention orders;
 - (c) to inquire into and investigate any matter referred to the Visitor by the Minister.
- (2) The Visitor must act independently, impartially and in the public interest.
- (3) The Minister cannot control how the Visitor is to exercise the Visitor's statutory functions and powers and cannot give any direction with respect to the content of any report prepared by the Visitor.
- (4) In performing a function under the visitor scheme, the Visitor must pay particular attention to the needs and circumstances of children who—
 - (a) are under the guardianship, or in the custody, of the Chief Executive under the *Children and Young People (Safety) Act 2017*; or
 - (b) are Aboriginal or Torres Strait Islander children; or
 - (c) have a physical, psychological or intellectual disability.
- (5) A government or non-government organisation that is involved in the provision of services under Part 7A of the Act must, at the Visitor's request, provide the Visitor with information relevant to the exercise of the Visitor's functions under the visitor scheme.
- (6) To avoid doubt, subregulation (5) does not apply to the Court.
- (7) If the Visitor has reason to believe that a person is capable of providing information or producing a document that may be relevant to the exercise of the Visitor's functions under the visitor scheme, the Visitor may, by notice in writing, require the person to do 1 or more of the following:
 - (a) to provide that information to the Visitor in writing signed by that person or, in the case of a body corporate, by an officer of the body corporate;
 - (b) to produce that document to the Visitor;
 - (c) to attend before a person specified in the notice and answer relevant questions or produce relevant documents.
- (8) A notice under subsection (7) is to specify the period within which, or the time, day and place at which, the person is required to provide the information or document, or to attend.
- (9) A person must not, without reasonable excuse, refuse or fail to comply with a requirement under subsection (7).
 - Maximum penalty: \$5 000.
- (10) If a document is produced in accordance with a requirement under this section, the Visitor may take possession of, make copies of, or take extracts from, the document.
- (11) In performing a function under the visitor scheme, the Visitor has, to the extent that the power is relevant to the operation of Part 7A of the Act, the same power to visit and inspect a training centre as the Training Centre Visitor has under section 16 of the *Youth Justice Administration Act 2016*.

(12) Pursuant to section 54L(3) of the Act, the functions under the visitor scheme are conferred on the Training Centre Visitor.

Note-

This conferral of the functions of the visitor scheme on the Training Centre Visitor is due to the operation of section 54B(3) of the Act, which limits the scope of youth treatment orders to children who are already detained in a training centre until a day declared by the Governor by proclamation.

5—Requests to contact Visitor

- (1) For the purposes of section 54L(2) of the Act, a child who is detained pursuant to a detention order, a guardian, relative or carer of such a child, or any person who is providing support to such a child may make a request to contact the Visitor.
- (2) If such a request is made to the Chief Executive of the Department (within the meaning of the *Youth Justice Administration Act 2016*), that Chief Executive must advise the Visitor of the request within 2 days after receipt of the request.

6—Reporting obligations of Visitor

- (1) For the purposes of section 54L(2) of the Act, the Visitor must, on or before 30 September in every year, forward a report to the Minister on the work of the Visitor during the financial year ending on the preceding 30 June.
- (2) The Minister must, within 6 sitting days after receiving a report under subsection (1), have copies of the report laid before both Houses of Parliament.
- (3) The Visitor may, at any time, prepare a special report to the Minister on any matter arising out of the performance of the Visitor's functions under the visitor scheme.
- (4) The Minister must, within 2 weeks after receiving a special report, have copies of the report laid before both Houses of Parliament.

7—Provisions relating to assessment and treatment pursuant to order

- (1) Pursuant to section 54N(a) of the Act, the following principles are to be observed in relation to assessments undertaken, or treatment provided, pursuant to an order under Part 7A of the Act:
 - (a) assessments will be conducted, and treatment provided, in accordance with evidence-informed methods and clinical tools to determine the best interests and needs of the child;
 - (b) assessments will be conducted, and treatment provided, in accordance with best practice evidence and frameworks;
 - (c) assessments and treatment will be child-focused;
 - (d) the mental, physical and social development of the child must be given priority;
 - (e) assessments will have regard to whether there are any other appropriate or less restrictive means available to ensure the child receives treatment in relation to their use of a controlled drug or drugs;
 - (f) assessments and treatment will be culturally safe and appropriate, and support the needs of Aboriginal and Torres Strait Islander children, children from other culturally and linguistically diverse backgrounds and children with disability;

- (g) assessments and treatment will take into account the child's relevant history (including their biological, physiological, psychological, social history and any history of dependency on controlled drugs);
- (h) assessments and treatment will take into account the capacity of the child to participate in treatment, including their cognitive capacity where appropriate;
- (i) assessments and treatment will take into account any trauma experienced by the child:
- (j) assessments and treatment will be age and developmentally appropriate to the child, and adaptable based on the cognitive ability of the child;
- (k) assessments and treatment will take into account gender identity and sexuality.
- (2) Pursuant to section 54N(a) of the Act—
 - (a) an assessment or treatment pursuant to an order under Part 7A of the Act must take place within the Adelaide Youth Training Centre (Kurlana Tapa); and

Note-

This limitation is due to the operation of section 54B(3) of the Act, which limits the scope of youth treatment orders to children who are already detained in a training centre until a day declared by the Governor by proclamation.

- (b) an assessment pursuant to an assessment order must be conducted by a medical practitioner who is, or is acting on behalf of, an accredited drug assessment service; and
- (c) treatment provided pursuant to a treatment order must be provided by a registered health practitioner of the relevant kind who is, or is acting on behalf of, an accredited drug assessment service or drug treatment service (as the case requires); and
- (d) treatment provided pursuant to a treatment order must be provided in accordance with the treatment and care plan for the child.

8—Use of force to keep child subject to detention order at place where assessment conducted or treatment provided

- (1) Pursuant to section 54N(b) of the Act, an employee of the Adelaide Youth Training Centre (Kurlana Tapa) may do 1 or both of the following to prevent a child who is subject to a detention order from leaving the Adelaide Youth Training Centre (Kurlana Tapa) during any period in which an assessment of the child is being undertaken, or treatment is being provided to the child pursuant to an order under Part 7A of the Act:
 - (a) lock a door or window of the Adelaide Youth Training Centre (Kurlana Tapa), or a room within the Adelaide Youth Training Centre (Kurlana Tapa), to prevent entry to, or exit from, the room;
 - (b) physically restrain the child for the purpose of conveying the child to a place within, or preventing the child from leaving, or returning the child to, the Adelaide Youth Training Centre (Kurlana Tapa).
- (2) However, an employee of the Adelaide Youth Training Centre (Kurlana Tapa) may only do the things referred to in subregulation (1)—
 - (a) during a period in which an assessment or treatment session (as the case requires) is being conducted pursuant to an order under Part 7A of the Act; and

- (b) in limited circumstances, as a last resort, in the least restrictive way and for the shortest period possible in the circumstances.
- (3) In doing a thing referred to in subregulation (1), an employee of the Adelaide Youth Training Centre (Kurlana Tapa) must comply with any code of practice prepared or specified by the Minister for the purposes of this subregulation.
- (4) Nothing in this regulation limits any powers or obligations an employee of the Adelaide Youth Training Centre (Kurlana Tapa) has under the *Youth Justice Administration Act 2016* or any other Act or law in relation to a child who is subject to a detention order.
- (5) Any action taken under subregulation (1)(b) by an employee of the Adelaide Youth Training Centre (Kurlana Tapa) must be reported as soon as practicable to—
 - (a) the Chief Executive of the Department responsible for assisting the Minister in the administration of the *Criminal Law Consolidation Act 1935*; and
 - (b) the Visitor.
- (6) Section 33(2), (3) and (4) of the *Youth Justice Administration Act 2016* will be taken to apply in relation to any action taken by an employee of the Adelaide Youth Training Centre (Kurlana Tapa) under this regulation.

Note—

This regulation is due to the operation of section 54B(3) of the Act, which limits the scope of assessment and treatment orders to children who are already detained in a training centre until a day declared by the Governor by proclamation.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

after consultation by the Minister with the Advisory Council and with the advice and consent of the Executive Council on 18 November 2021

No 174 of 2021

RULES OF COURT

YOUTH COURT OF SOUTH AUSTRALIA

Youth Court (Youth Treatment Orders) Rules 2021 made under the Youth Court Act 1993

By virtue and in pursuance of the Youth Court Act 1993, we the Judge of the Youth Court and the magistrates make the following Youth Court (Youth Treatment Order) Rules 2021.

Part 1—Preliminary

1-Short title

These rules may be cited as the <u>Youth Court (Youth Treatment Orders) Rules</u> 2021.

2—Commencement

These rules will come into operation on the day on which part 7A of the Controlled Substances (Youth Treatment Orders) Amendment Act 2019 comes into operation.

3—Interpretation

(1) In these rules, unless the contrary intention appears—

assessment report means a report prepared for the purposes of section 54B(1)(a)(ii) of the relevant Act;

Court means the Youth Court;

ECMS means the electronic court management system under the Uniform Civil Rules 2020;

relevant Act means the Controlled Substances Act 1984;

relevant department means an administrative unit of the Public Service responsible for assisting a Minister in the administration of any of the following Acts:

- (a) the relevant Act
- (b) the Children and Young People (Safety) Act 2017;
- (c) the Youth Justice Administration Act 2016;

treatment report means a report prepared for the purposes of section 54B(1)(b)(ii) of the relevant Act;

youth treatment order jurisdiction of the Court means the jurisdiction of the Court under Part 7A of the relevant Act.

(2) A term used in these rules that is defined in the Youth Court Act 1993, the relevant Act or Part 7A of the relevant Act has the same meaning in these rules as it has in the particular Act or that Part, as the case may be (unless the contrary intention appears).

4—Application of rules

These rules apply to the youth treatment order jurisdiction of the Court.

5—Object of rules

The object of these rules is the fair, effective, expeditious and efficient conduct of the proceedings of the Court.

6-Proceedings to be initiated and conducted in Adelaide

Any proceedings in connection with the youth treatment order jurisdiction of the Court must be initiated and conducted at the Court in Adelaide.

7—Power to give directions

The Court may, in any proceedings, if it considers it appropriate to do so in particular circumstances, do either or both of the following:

- (a) give directions as to the practice and procedure to be followed in the circumstances;
- (b) dispense with compliance with a provision of these rules (including a provision governing the exercise of a power of the Court).

8—Forms

- (1) It is sufficient compliance with these rules, as to the form of any document, if the document is substantially in accordance with the form specified by these rules.
- (2) Forms not provided by these rules may be prepared at the direction of the Court or by the Registrar on behalf of the Court.
- (3) All forms for use specifically in the youth treatment order jurisdiction must use numbering with the prefix YTO.
- (4) The forms set out in Schedule 1 must be used for the purposes specified in these rules or in that Schedule.

Part 2—Initiation of proceedings, initial orders and reviews

9—Applications for orders

(1) An application for an order under section 54B of the relevant Act must be in the prescribed form.

Prescribed form-

Form YTO1 Application for a Youth Treatment Order

(2) An application under subrule (1) must be supported by an affidavit or affidavits in the prescribed form that sufficiently set out the evidence on which the application is based after taking into account the nature and effect of the order or orders that are being sought from the Court.

Prescribed form-

Form G8 Affidavit

(3) An application filed under this rule must, at the time of service on the child, be accompanied by a copy of the statement that is required for the purposes of section 54G(3) of the Act.

- 10—Procedures if Court initiates proposal for an order of its own motion
 - (1) If the Court is considering whether to make an order of its own motion under section 54C of the relevant Act, the Court may:
 - (a) adjourn the proceedings before the Court; and
 - (b) direct the Registrar to notify any person who is not appearing or represented in the proceedings, and who may have an interest in the matter, that an order under Part 7A of the relevant Act is under consideration; and
 - (c) take steps to have any necessary report, information or material prepared, or step taken, including by setting a time for a directions hearing; and
 - (d) take steps to have the proceedings reconvened at an appropriate time.
 - (2) Subrule (1) does not apply to the extent that the Court can address or deal with any matter as part of the proceedings before the Court at the relevant time.

11-Notification of proceedings

For the purposes of section 54D(5) of the relevant Act—

- (a) notice of the proceedings may be given to the Chief Executive of the Department for Child Protection using ECMS, or in any other way determined to be appropriate by the Court or the Registrar; and
- (b) if that Chief Executive wishes to make submissions in the proceedings, the Chief Executive must inform the Court of the Chief Executive's intention to be appear and be represented in the proceedings at least 2 business days before the date set for the proceedings (unless the Court allows or directs otherwise) by an email sent to an email address provided by the Registrar or in any other way determined or approved by the Court or by the Registrar.

12—Directions hearings

- (1) This rule applies in relation to the initiation of proceedings before the Court for an order under section 54B of the relevant Act (including where the proceedings have been initiated by the Court of its own motion under section 54C of the relevant Act).
- (2) The matter will be listed for a directions hearing at a time determined by the Court.
- (3) At a directions hearing, the Court may give 1 or more of the following directions:
 - (a) limiting the issues to be determined at the hearing;
 - (b) requiring the preparation of a screening report by an appropriately qualified and experienced youth drug addiction health professional, nominated by the Court, to provide evidence as to the matters that the Court is required to be satisfied about for the purposes of section 54D of the relevant Act;
 - (c) a direction relating to legal representation of the child;
 - (d) arranging for the preparation, provision or production of any other assessment or report or the provision of any information;
 - (e) requiring or relating to the discovery, inspection and copying of evidentiary material;
 - (f) arranging for the attendance of the child;
 - (g) identifying the parties and other persons who may be heard on the matter;
 - (h) arranging for the calling of any witnesses;
 - (i) any other direction that may facilitate the hearing of the matter before the Court.
- (4) Nothing in this rule limits any direction that may, in any event, be given before or at the hearing of any proceedings.

13—Screening reports

(1) A screening report must be in the prescribed form.

Prescribed form—

Form YTO8 Screening report

- (2) A screening report must be filed with the Court at least 2 business days prior to the next hearing date.
- (3) The Registry is to upload a screening report to the ECMS and provide a copy of the screening report to the parties.
- (4) A screening report cannot be published or disclosed beyond the proceeding.

14—Assessment reports

(1) An assessment report must be in the prescribed form.

Prescribed form-

Form YTO9 Assessment report

(2) An assessment report must be filed with the Court within 7 business days following the making of the assessment order.

15—Treatment reports

(1) A treatment report must be in the prescribed form.

Prescribed form-

Form YTO10 Treatment report

(2) A treatment report must be filed with the Court within 5 business days after the conclusion of the treatment.

16-Notification of detention order

For the purposes of section 54D(6) of the relevant Act, notification of the making of the detention order must be given to the Chief Executive of the Attorney- General's Department using ECMS, or in any other way determined to be appropriate by the Court or the Registrar.

17-Review of detention orders

(1) For the purposes of section 54B(5) of the relevant Act, the Court will specify how often a review will be conducted when it makes the detention order and fix the date of the first review.

- (2) For the purposes of a review, the Court may require (from time to time) that 1 or more of the following occur:
 - (a) that a report from any assessment service or treatment service providing the assessment or treatment to the child be prepared and provided to the Court;
 - (b) that the Chief Executive of a relevant department prepare and provide a report to the Court about any aspect of the health, wellbeing, care or treatment of the child;
 - (c) that a party to the proceedings in which the detention order was issued take any step, or provide any report or other information, specified by the Court;
 - (d) that any other action specified by the Court be taken.
- (3) Any report or other material to be provided for the purposes of a review must be filed in the Court, and served on the parties to the review, at least 5 business days before the next date set for the conduct of a review (unless the Court allows or directs otherwise).

Part 3—Variation or revocation of orders

- 18—Applications for variation or revocation of orders
 - (1) An application for an order under section 54F of the relevant Act, other than an application by a child, must be in the prescribed form.

Prescribed form-

Form YTO2 Application to Vary or Revoke Order

(2) An application under subrule (1) must be supported by an affidavit or affidavits in the prescribed form that sufficiently set out the evidence on which the application is based after taking into account the nature and effect of the order or orders that are being sought from the Court.

Prescribed form-

Form G8 Affidavit

19—Application by child

(1) An application for an order under section 54F of the relevant Act by a child must be in the prescribed form.

Prescribed form-

Form YTO2A Application to Vary or Revoke Order by a Child

(2) An application under subrule (1) must be supported by an affidavit or affidavits in the prescribed form that sufficiently set out the evidence on which the application is based after taking into account the nature and effect of the order or orders that are being sought from the Court.

Prescribed form-

Form G8 Affidavit

- (3) An application under this rule will not proceed until the permission of the Court has been granted under section 54F(2) of the relevant Act.
- 20-Procedures if Court initiates proposal for variation or revocation of order
 - (1) If the Court considers that it should make an order of its own motion under section 54F of the relevant Act, the Court may:
 - (a) adjourn the proceedings before the Court; and
 - (b) direct the Registrar to notify any person who is not appearing or represented in the proceedings, and who may have an interest in the matter, that the variation or revocation of the relevant order is under consideration; and
 - (c) take steps to have any necessary report, assessment, information or material prepared, or step taken, including by setting a time for a directions hearing; and
 - (d) take steps to have the proceedings reconvened at an appropriate time.
 - (2) Subrule (1) does not apply to the extent that the Court can address or deal with any matter as part of the proceedings before the Court at the relevant time.

21-Notice of proceedings

For the purposes of section 54F(3) of the relevant Act—

- (a) notice of the proceedings must be given to any person who was a party to the original proceedings; and
- (b) if a party who receives a notice under paragraph (a) wishes to be heard on the matter, the party must inform the Court of the party's intention to appear at least 2 business days before the date set for the hearing of the matter (unless the Court allows or directs otherwise) in a manner determined or approved by the Court or by the Registrar.

22—Directions hearings

- (1) This rule applies in relation to the initiation of proceedings before the Court for the variation or revocation of an order under section 54F of the relevant Act (including where the proceedings have been initiated by the Court of its own motion under section 54F of the relevant Act).
- (2) The matter will be listed for a directions hearing at a time determined by the Court.
- (3) At a directions hearing, the Court may give 1 or more of the following directions:
 - (a) limiting the issues to be determined at the hearing;
 - (b) requiring the preparation of a report by an appropriately qualified and experienced addiction medicine professional, nominated by the Court, to provide evidence as to whether or not it would be appropriate to vary or revoke the order;
 - (c) arranging for the preparation, provision or production of any other report or the provision of any information;
 - (d) requiring or relating to the discovery, inspection and copying of evidentiary material;
 - (e) arranging for the attendance of the child;
 - (f) identifying the parties and other persons who may be heard on the matter;
 - (g) arranging for the calling of any witnesses;
 - (h) any other direction that may facilitate the hearing of the application before the Court.

(4) Nothing in this rule limits any direction that may, in any event, be given before or at the hearing of any proceedings.

Part 4—Miscellaneous

23—Reports must be current

- (1) This rule applies in relation to a report of a medical practitioner for the purposes of—
 - (a) section 54D(2)(a) of the relevant Act; or
 - (b) a review under section 54B(5) of the relevant Act.
- (2) Unless otherwise allowed or directed by the Court, an assessment by an appropriately qualified and experienced addiction medicine professional must have been undertaken no more than 10 business days before the date of the relevant hearing or review proceedings.

24—Application for interlocutory orders

An application for an interlocutory order must be in the prescribed form.

Prescribed form_

Form YT03 Interlocutory Application

25—Material supporting applications—other requirements

- (1) This rule applies in addition to any requirement under these rules to provide an affidavit or affidavits in support of an application.
- (2) Leave to file relevant further material may be given at any stage of the proceedings and, unless the Court allows or directs otherwise, must be served on the other parties at least 3 business days before the next date for the hearing of the proceedings.

26—General rules about service

- (1) An order or other document to be served on a child who is subject to detention in a training centre may be served personally on the child at Court or by the Sheriff's Office.
- (2) In addition, service of an application, order or other document on a person under these rules may be undertaken by—
 - (a) personal service; or
 - (b) posting it to the person at the person's last known place of residence or employment; or
 - (c) sending it by fax or email to a fax number or an email address provided by the person (in which case the application will be taken to have been served at the time of sending); or
 - (d) in any other manner authorised by the Court.
- (3) The Court will not hear an application to vary or discharge an order under Part 7A of the relevant Act unless each party served with the application has had at least 5 business days' notice of the hearing.
- (4) Subject to the requirements of the relevant Act, the Court may dispense with service of an application, order or other document if the Court considers that there is a proper or sufficient reason to do so.

27-Proof of service

- (1) If an application or other document is required to be served on another party (including the child), the Court may decline to consider the application or document until proof of service of the application has been filed in, or produced to, the Court.
- (2) Proof of service of an application, order or other document may consist of an affidavit made by the person who served the application, order or other document setting out—
 - (a) the date and time of service; and
 - (b) how the person to be served was identified; and
 - (c) how service was effected.
- (3) The Court may, however, require or permit oral evidence of service.
- (4) The Registrar is not required to provide proof of service to the Court in relation to any application, order or other document served by the Registrar (but will cause a record of service to be noted on the file).

Part 5—Consequential amendments

28—Amendment of Youth Court (General) Rules 2016

The Youth Court (General) Rules 2016 are amended—

- (a) by striking out from rule 4 "and the Youth Court (Young Offenders) Rules 2016" and substituting ", the Youth Court (Young Offenders) Rules 2016 and the Youth Court (Youth Treatment Orders) Rules 2021"; and
- (b) by striking out from rule 8(4) "and the Youth Court (Young Offenders) Rules 2016" and substituting ", the Youth Court (Young Offenders) Rules 2016 and the Youth Court (Youth Treatment Orders) Rules 2021"; and
- (c) by striking out from rule 9(5)(b) "and the Youth Court (Young Offenders) Rules 2016" and substituting ", the Youth Court (Young Offenders) Rules 2016 and the Youth Court (Youth Treatment Orders) Rules 2021"; and
- (d) by striking out from rule 11(2)(a) "or the Youth Court (Young Offenders) Rules 2016" and substituting ", the Youth Court (Young Offenders) Rules 2016" or the Youth Court (Youth Treatment Orders) Rules 2021".

Given under our hands and the Seal of the Youth Court of South Australia.

Dated: 9 November 2021

JUDGE P. ELDRIGDE MAGISTRATE A. ADAIR MAGISTRATE K. HODDER MAGISTRATE O. KOEHN

SCHEDULE 1—FORMS

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Form YTO1 - Application for Youth Treatment Order

Form YTO2 - Application to Vary or Revoke Order

Form YTO2A - Application to Vary of Revoke Order by a Child

Form YTO3 - Interlocutory Application

2 – Outcomes

Form YTO4 – Record of Outcome (Application for Youth Treatment Order or Vary/Revoke Order)

Form YTO6 - Record of Outcome - Interim Order and Summons

3 - Orders

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Form YTO1 Application for a Youth Treatment Order

Form YTO1
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location:
75 Wright Street Adelaide
ORIGINATING APPLICATION FOR A YOUTH [ASSESSMENT / TREATMENT / DETENTION]

(Controlled Substances Act 1984 Part 7A)

YOUTH COURT OF SOUTH AUSTRALIA GENERAL JURISDICTION

IN THE MATTER OF
Please specify the Full Name for each party. Each party should include a party number is more than one party of the same type.

Applicant 1

Only displayed if applicable Applicant 2

Child

Instructions:				
Please fill in all of the details requested in this form.				
If any details of a party are unknown, indicate 'Unknown' in the appropriate box.				
Duplicate the relevant details box for multiple parties of the same type.				
An Affidavit must be filed with this Application.				
For boxes '[]', mark 'X' in the appropriate box.				
Application type: This Application is made under Part 7A of the Controlled Substances Act 1984.				
Other Proceedings Involving the Child: Are there currently any proceedings before the Youth Court involving the Child? Yes No				
If Yes, please select the relevant proceedings below: Criminal Care and Protection Adoption/Surrogacy Family Conference / Family Group Conference				
Under what circumstances is the child detained in a training centre?				
□ Sentence of Detention □ Remand				
What is the child's release date?				
dd/mm/yyyy				
Guardianship of the Child: Is the child currently in the custody or under the guardianship of the Chief Executive of the Department for Child Protection?				
□ Yes □ No				

Applicant				
Name of Applicant				
	Full Name			
What type of party are you?	□ Individual □ Organisation □ Regular Party			
	If you are a regular p	arty, provide your Reg	ular Party Id:	
Name of Law Firm and Solicitor If any	Law Firm		Solicitor	
L code:				
P code:				
Residential Address				
(Leave blank if the Applicant is the Chief Executive or an agency worker)				
Address for Service			•	
	Street Address (including unit or	level number and name of propert	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			
The applicant's				
relationship to the child	Tick one that is applicable: □ Family member of the relevant child (s 54C(c)(i)) □ Person holding or acting in the office of Public Advocate under the Guardianship and Administration Act 1993 (s 54C(c)(ii)) □ Officer of the Attorney-General's Department (s 54C(c)(iii)) □ Chief Executive of the administrative unit of the Public Service as specified in the Act (s 54C(c)(iv)) □ Medical practitioner providing treatment to the relevant child in relation to the child's use of controlled drugs (s 54C(c)(v)) □ Person who has a proper interest (s 54C(c)(vi)) If there are proceedings before the Court in which the relevant child is being			
	prosecuted for an offence: Person authorised by the Director of Public Prosecutions to make such an application (s 54C(a)) Person authorised by the Commissioner of Police to make such an application (s 54C(a))			
	If there are proceedings before the Court under child protection law relating to the relevant child: The relevant Chief Executive as specified in the Act (s 54C(b))			
	l			

Child

Name of Child				
	Full Name			
Name of Law Firm and Solicitor If any	Law Sian			
Date of Birth	Law Firm		Solicitor	
	B			
Place of Birth	Date-Month-Year			
Gender:				
Gender.				
Ethnicity:				
Residential Address				
Address for Service				
	Street Address (including unit or	r level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
Phone Details	Email address			
Filone Details				
	Type - Number			
Orders Sought:				
The Applicant seeks the following Order(s): (Note: The applicant cannot apply for multiple orders at once. An Application for a Treatment Order can be lodged with the Court following the making of an Assessment Order. The applicant can apply for a separate detention order following the making of an Assessment or Treatment Order if the child has failed to comply with that order or the Court is satisfied that the child is likely that the child will fail to comply with that order)				
□ Assessment Order (s 54B(1)(a)) □ Treatment Order (s 54B(1)(b)) □ Detention Order (s 54B(1)(c)) □ Consequential or Ancillary Order (s 54B(1)(d))				
If seeking a Treatment Order, please provide the original file number of the Application for an Assessment Order:				
If seeking a Detention Order, please provide the original file number of the Application for an Assessment Order or Treatment Order:				
Grounds of application (Outline in separately numbered paragraphs and attach additional pages if necessary. If the application is for a Detention Order, please provide the proposed dates and times for treatment.)				
1. 2. 3.				

To the lodging party: WARNING
This document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, please mark this information as 'Withheld' and provide those details to the Youth Court Registry separately.

To the Child: WARNING

The Applicant has applied for orders set out in this Application.

This Application will be considered at the hearing at the date and time set out at the top of this document.

Signature

We would be a second by a second seco
If you wish to oppose the application, or make submissions about it:
you must attend the hearing and
 you may be required to file a Response at a later stage.
If you do not attend the Court hearing, orders may be made without further warning.
m you do not alternative obait realing, orders may be made without rather warning.
A
Accompanying Documents
Accompanying service of this Application is a:
[] Supporting Affidavit (required)
[] Statement of Rights (required) (located on the CAA website: www.courts.sa.gov.au)
[] If other additional document(s) (e.g. medical reports) list below:
Service
[] It is intended to serve this Application on all other parties.
[] It is not intended to serve this Application on the following parties: [list names]
because [reasons]
This document must be served in accordance with legislation and the Rules of Court.
Signature of Applicant/Applicant's Solicitor:

Name (Please print)

Form YTO2

Torm 1 1 02 Application to tary or rectore order	Form	YTO2	Application	to Vary of	r Revoke Order
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To be Inserted by Court

Case Number:

Date Filed:

FDN:

Hearing Date and Time:

Hearing Location:
75 Wright Street Adelaide

APPLICATION TO VARY OR REVOKE ORDER

(Controlled Substances Act 1984 Part 7A)

YOUTH COURT OF SOUTH AUSTRALIA
GENERAL JURISDICTION

IN THE MATTER OF
Please specify the Full Name for each party. Each party should include a party number is more than one party of the same type.

Applicant

Child

Instructions:				
Please fill in all of the details requested in this form.				
If any details of a party are unknown, indicate 'Unknown' in the appropriate box.				
Duplicate the relevant details box for multiple parties of the same type.				
An Affidavit must be filed with this Application.				
For boxes '[]', mark 'X' in the appropriate box.				

Filed by Applicant				
Name of Applicant				
* *	Full Name			
What type of party are you?	□ Individual			
you.	☐ Organisation ☐ Regular Party			
	,	t :i-le veux Dee	to Destrib	
	If you are a regular pa	arty, provide your Reg	_i ular ⊬aπy iα:	
Name of Law Firm and Solicitor If any	Law Firm		Solicitor	
Address for Service		r level number and name of proper		
			, , , , , , , , , , , , , , , , , , , ,	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
T	Type – Number			
The applicant's relationship to the child	Tick one that is applic	cable:		
		ber of the relevant child		discate under the
	☐ Person holding or acting in the office of Public Advocate under the Guardianship and Administration Act 1993 (s 54C(c)(ii))			
	☐ Officer of the Attorney-General's Department (s 54C(c)(iii)) ☐ Chief Executive of the administrative unit of the Public Service as specified in			
	the Act (s 54C(c)(iv))			
	☐ Medical practitioner providing treatment to the relevant child in relation to the child's use of controlled drugs (s 54C(c)(v))			
	Person who has a proper interest (s 54C(c)(vi))			
	If there are proceedings before the Court in which the relevant child is being prosecuted for an offence:			
	☐ Person authorised by the Director of Public Prosecutions to make such an			
	application (s 54C(a)) □ Person authorised by the Commissioner of Police to make such an application (s 54C(a))			
	If there are proceedings before the Court under child protection law relating to the relevant child:			
	☐ The relevant Chief Executive as specified in the Act (s 54C(b))			

Child					
Nan	ne of Child				
		Full Name			
Date	e of Birth				
Man	ne of Law Firm and	Date-Month-Year		Ι	
	CitOr Ifany				
Add	ress for Service	Law Firm		Solicitor	
		Street Address (including unit o	r level number and name of proper	ty if required)	
		City/town/suburb	State	Postcode	Country
Pho	ne Details	Email address			
		Type - Number			
		Type - Number			
	olication type:	ild currently subject to	2		
VVII	at type of order is the ch	ilia currently subject to	r		
	Assessment Order				
	Treatment Order				
	Detention Order Consequential or Ancil	llary Order			
Guardianship of the Child: Is the child currently in the custody or under the guardianship of the Chief Executive of the Department for Child Protection? Yes					
	□ No				
This Application is made under the Controlled Substances Act 1984 section 54F to:					
Usary the following Order: ☐ Assessment Order (s 54B(1)(a)) ☐ Treatment Order (s 54B(1)(b)) ☐ Detention Order (s 54B(1)(c)) ☐ Consequential or Ancillary Order (s 54B(1)(d))					
made in relation to the child named in the original Application by the Youth Court on [date]. Provide original court file number you wish to vary:					
OR:					
Revoke the following Order: Assessment Order (s 54B(1)(a)) Treatment Order (s 54B(1)(b)) Detention Order (s 54B(1)(c)) Consequential or Ancillary Order (s 54B(1)(d)) made in relation to the child named in the original Application by the Youth Court on [date].					
Prov	Provide original court file number you wish to revoke:				

Grounds of application:				
Outline in separately numbered paragraphs and attach additional pages if necessary.				
1.				
2.				
3.				
Accompanying Documents				
Accompanying service of this Application is a:				
[] Supporting Affidavit (required)				
[] Statement of Rights (required) (located on the CAA website: <u>www.courts.sa.gov.au</u>)				
[] If other additional document(s) (e.g. medical reports) list below:				
Service				
[] It is intended to serve this Application on all other parties.				
[] It is not intended to serve this Application on the following parties: [list names]				
because [reasons]				
This document must be served in accordance with legislation and the Rules of Court.				
Signature of Applicant/Applicant's Solicitor:				
Signature Name (Please print)				
Date				

Form YTO2A

Form YTO2A Application to Vary or Revoke Order by a Child

To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	
Hearing Date and Time:	
Hearing Location: 75 Wright Street Adelaide	

APPLICATION TO VARY OR REVOKE ORDER BY A CHILD

(Controlled Substances Act 1984 Part 7A)

YOUTH COURT OF SOUTH AUSTRALIA
GENERAL JURISDICTION

IN THE MATTER OF
Please specify the Full Name for each party. Each party should include a party number is more than one party of the same type.

Child

Respondent

Instructions:					
Please fill in all of the detail	s requested in this forr	n.			
If any details of a party are	unknown, indicate 'Un	known' in the appropri	ate box.		
Duplicate the relevant details box for multiple parties of the same type.					
An Affidavit must be filed w	ith this Application.				
For boxes '[]', mark 'X'	in the appropriate box.				
Child					
Name of Child					
	Full Name				
Date of Birth					
Name of Law Firm and	Date-Month-Year		1		
Solicitor If any			200 20 200		
Address for Service	Law Firm		Solicitor		
to married, minimal results singular endured	Street Address (including unit o	r level number and name of prope	rty if required)		
	outer state of fine taking district		, and the second		
	City/town/suburb	State	Postcode	Country	
Phone Details	Email address				
Priorie Details					
	Type - Number				
Respondent					
Name of Respondent					
	Full Name				
Name of Law Firm and Solicitor If any					
Address for Service	Law Firm		Solicitor		
7.00.000 101 001 1100	2		4.16		
	Street Address (including unit o	r level number and name of proper	rty if required)		
	City/town/suburb	State	Postcode	Country	
				'	
	Email address				
Phone Details					
	Type – Number				
Application type:					
Is the child currently detained under a detention order?					
□ Yes					
□ No					

Guardianship of the Child: Is the child currently in the custody or under the guardianship of the Chief Executive of the Department for Child Protection?
□ Yes □ No
This Application is made under the Controlled Substances Act 1984 section 54F to:
Usry the following Order: Assessment Order (s 54B(1)(a)) Treatment Order (s 54B(1)(b)) Detention Order (s 54B(1)(c)) Consequential or Ancillary Order (s 54B(1)(d))
made in relation to the child named in the original Application by the Youth Court on [date]. Provide original court file number you wish to vary:
OR:
□ Revoke the following Order: □ Assessment Order (s 54B(1)(a)) □ Treatment Order (s 54B(1)(b)) □ Detention Order (s 54B(1)(c)) □ Consequential or Ancillary Order (s 54B(1)(d))
made in relation to the child named in the original Application by the Youth Court on [date]. Provide original court file number you wish to revoke:
Grounds of application:
Outline how there has been a substantial change in the circumstances since the making of the order in separately numbered paragraphs and attach additional pages if necessary.
1. 2. 3.
Accompanying Documents
Accompanying service of this Application is a:
[] Supporting Affidavit (required)
[] Statement of Rights (required) (located on the CAA website: www.courts.sa.gov.au)
[] If other additional document(s) (e.g. medical reports) list below:
Service
[] It is intended to serve this Application on all other parties. [] It is not intended to serve this Application on the following parties: [list names]
because [reasons]
bedade [radono]
This document must be served in accordance with legislation and the Rules of Court.

Signature of Child/Child's Solicitor:			
Signature	Name (Please print)		
Date			

Form YTO3 Interlocutory Applic	cation
--------------------------------	--------

Form YTO3

Case Number:
Date Filed:
Hearing Date and Time
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide

INTERLOCUTORY APPLICATION (Controlled Substances Act 1984 – Part 7A)

YOUTH COURT OF SOUTH AUSTRALIA GENERAL JURISDICTION

IN THE MATTER OF

Please specify the Full Name for each party. Each party should include a party number is more than one party of the same type.

Applicant 1

Only displayed if applicable Applicant 2

Respondent

Instructions:	
Please fill in all of the details requested in this form.	
If any details of a party are unknown, indicate 'Unknown' in the appropriate box.	
Duplicate the relevant details box for multiple parties of the same type.	
An Affidavit must be filed with this Application.	
For boxes '[]', mark 'X' in the appropriate box.

Filed by the [Party title]	itla			
riled by the [rarty title]				
Party Role	Full Name			
Name of Law Firm and				
Solicitor If any	Law Firm		Solicitor	
Address for Service	Law Firm		Solicitor	
7.444.000.101.001.1100				
	Street Address (including unit of	r level number and name of propert	y if required)	
	City/town/suburb	State	Postcode	Country
	ony/commodule	Video	1 000000	Outhing
Dhara Dataile	Email address			
Phone Details				
	Type - Number			
Relationship to the Child				
	Please tick all that are applicable:			
	NOTE AND ADDRESS OF THE PARTY AND ADDRESS OF T	100 100 100 100 100 100 100 100 100 100		
		ber of the relevant child		
		ding or acting in the		dvocate under the
		p and Administration A		
	☐ Officer of the Attorney-General's Department (s 54C(c)(iii))			
	Chief Executive of the administrative unit of the Public Service as specified in			
	the Act (s 54C(c)(iv)) Medical practitioner providing treatment to the relevant child in relation to the			
	child's use of controlled drugs (s 54C(c)(v))			
		has a proper interest (s		
		mas a propor miles out ((-)(-,/)	
	If there are procee	edings before the Cou	urt in which the rele	vant child is being
	prosecuted for an of		are in willow the rele	varie orma to somig
	Entracement product plane (2000) (200	orised by the Director	of Public Prosecution	ns to make such an
	application (or rabile rrescouler	is to make saon an
		orised by the Commiss	ioner of Police to make	such an application
	(s 54C(a))	and the same of th	ROSELES TOUT E VIDIDI DE COMMUNE	a second size of laws and
	If there are proceedings before the Court under child protection law relating to the			
	relevant child:			
	☐ The relevant	t Chief Executive as sp	ecified in the Act (s 54	C(b))
		named topology up the TE	STATE OF THE PARTY	

Decmandant				
Respondent				
Name of				
Respondent				
	Full Name			
Date of Birth				
The state of the s				
	Date-Month-Year			
Name of Law Firm and				
Solicitor If any				
Tooliottor in any	Law Firm		Solicitor	
Address for Service				
	Street Address (including unit or	level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			
·				
Application Details:				

This Application is for:

(Nature of Application in one sentence)

The abovenamed Party seeks the following orders: Orders sought in separately numbered paragraphs:

1. 2. 3.

To the lodging party: WARNING

This document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, please mark this information as 'Withheld' and provide those details to the Youth Court Registry separately.

To the Respondent: WARNING

The Applicant has applied for orders set out in this Application.

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the application, or make submissions about it:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.

Sei	rvice
]] It is intended to serve this Application on all other parties.
[] It is not intended to serve this Application on the following parties: [list names]
	because [reasons]

	This document must be served in accordance with legislation and the Rules of Court.				
1					
	Accompanying Documents				
	The following documents are attached to this Application:				
	[] Supporting Affidavit (required)				
	[] Statement of Rights (required) (located on the CAA website: www.courts.sa.gov.au)				
	[] If other additional document(s) (e.g. medical reports) please list below:				
1					
	Signature of Applicant/Applicant's Solicitor:				
	Signature Name (Please print)				
	Date				

Only displayed if applicable Applicant 2

Only displayed if Child applying to vary/revoke order Respondent

Only displayed if applicable First Interested Party

Only displayed if applicable Second Interested Party

Child

Form YTO4 Record of Outcome (Application for Youth Treatment Order or Vary / Revoke Order)
Form YTO4
To be inserted by Court
Case Number:
Date Filed:
FDN:
RECORD OF OUTCOME - APPLICATION FOR YOUTH TREATMENT ORDER OR VARY / REVOKE ORDER
YOUTH COURT OF SOUTH AUSTRALIA GENERAL JURISDICTION
IN THE MATTER OF
Please specify the Full Name for each party.
Applicant 1

Introduction:	
Hearing:	
Presiding Judicial Officer:	
Appearances:	
Date of Order:	

Recitals:

(1) If an Assessment Order is made:

☐ The Court is satisfied that:

- There is a reasonable likelihood that the child is habitually using 1 or more controlled drugs (section 54D(1)(a)); and
- 2. The child may be a danger to themselves or to others (section 54D(1)(b)); and
- 3. The child has refused to voluntarily seek a relevant assessment (section 54D(1)(c)); and
- No other appropriate and less restrictive means is available to ensure the child receives a relevant assessment (section 54D(1)(d)).

(2) If a Treatment Order is made:

☐ The Court is satisfied that:

- The child has been assessed by the medical practitioner as being dependent on 1 or more controlled drugs in accordance with the diagnostic criteria for a dependence syndrome specified in the *International Classification of Diseases and Health Problems* published by the World Health Organisation (section 54D(2)(a)); and
- 2. The child may be a danger to themselves or to others (section 54D(2)(b)(i)); and
- 3. The child has refused to voluntarily seek a relevant assessment (section 54D(2)(b)(ii)); and
- No other appropriate and less restrictive means is available to ensure the child receives a relevant assessment (section 54D(2)(b)(iii)); and
- The treatment and care of the child pursuant to the order will be governed by an appropriate treatment and care plan directed towards treating the child's dependency on controlled drugs (section 54D(2)(b)(iv).

(3) If a Detention Order is made:

☐ This Court is satisfied that:

- 1. The Court has made an Assessment or Treatment Order in relation to the child (section 54D(3)(a)); and
- 2. The child has failed to comply with that Order or the Court is satisfied that it is likely the child with fail to comply with that Order (section 54D(3)(a)); and
- No other appropriate and less restrictive means is available to ensure the child complies with the Order (section 54D(3)(b)).

(4) If Application is to Vary or Revoke Order by the Child:

☐ The Court is satisfied that there has	been a substantial	change in relevant	circumstances s	ince the order	was last
made or last varied		-			

☐ The Court is not satisfied that there has been a substantial change in relevant circumstances since the order was last made or last varied

FINAL ORDERS:				
Assessment Order Particulars:				
☐ It is ordered that:				
 The abovenamed child [Name] attend the assessment service [Name] ('the Service') and participate in the assessment at [time] and for a period of [period]; and The assessment service [Name] to provide a report to the Applicant, the child (or person representing the child) and the Court within 5 business day of the child's assessment. 				
\square [Outline other requirements specified in the order – section 54B(1)(a)(i)]				
□ [Other orders– If applicable]:				
☐ The following consequential or ancillary orders are made: List Orders in separately numbered paragraphs: 1. 2. 3.				
Treatment Order Particulars:				
☐ It is ordered that:				
 The abovenamed child [Name] attend the treatment service [Name] ('the Service') and participate in the treatment by attending [number] sessions for a period of [period]; and The treatment service [Name] provide a report to the Applicant, the child (or person representing the child) and the Court within 5 business days of the conclusion of the child's treatment. 				
□ [Outline other requirements specified in the order —section 54B(b)(i)]				
□ [Other orders– If applicable]:				
☐ The following consequential or ancillary orders are made: List Orders in separately numbered paragraphs: 1. 2. 3.				
Detention Order Particulars:				
☐ It is ordered that:				
 The abovenamed child [Name] be detained at [Name of facility] from [specify start to end date] for the purpose of ensuring compliance with an Assessment Order or Treatment Order Adjourned for review on X, then for reviewing every X until finalisation of the order. The assessment service [name] and Kurlana Tapa provide a Detention Order Review Report to the applicant, the child, and the Court at least 5 business days before the next date for the review. 				
□ [Outline other requirements specified in the order – section 54B(1)(c)]				
□ [Other orders– If applicable]:				
☐ The following consequential or ancillary orders are made: List Orders in separately numbered paragraphs:				
1. 2. 3.				

Vary/Revoke Order Particulars:
☐ It is ordered that:
☐ 1. The Order made on [date] is varied in the following way
[outline details].
☐ 2. The Order made on [date] is not revoked.
[outline details].
□ 3. [Other – If applicable]
Costs Order Particulars:
[outline details]
Only displayed if variation or revocation made:
To the [Chief Executive of the Attorney General's Department], [nominated Assessment Service/nominated Treatment Service] and [Department of Human Services]
The Court has made the following variation/revocation of the Order made on [date] in relation to the abovenamed Child: Details of revocation:
1.
2. 3.
To the [nominated Assessment Service/nominated Treatment Service] & [Department of Human Services]
The Court has ordered that the abovenamed Child be subject to:
☐ Assessment Order
☐ Treatment Order (to expire DATE)
To the [Chief Executive of the Attorney General's Department]
The Court has ordered that the abovenamed Child be subject to:
□ Detention Order
Buthantication
Authentication Court use only
Signature of Registrar
Date Order sealed:

Child

Form YTO5 Order	(Application for	Youth	Treatment	Order or	Vary/Revoke	Order)
Form VTO5						

To be inserted by Court
Case Number:
Date Filed:
FDN:
ORDER [YOUTH TREATMENT ORDER OR VARY/REVOKE ORDER] (Controlled Substances Act 1984 – Part 7A)
YOUTH COURT OF SOUTH AUSTRALIA GENERAL JURISDICTION
IN THE MATTER OF Please specify the Full Name for each party. Each party should include a party number is more than one party of the same type.
Applicant 1
Only displayed if applicable Applicant 2

Introduction
The Applicant seeks an Order pursuant to the Controlled Substances Act 1984 ('the Act').
Presiding Judicial Officer:
Date of Order:

Recitals:

(1) If an Assessment Order is made:

☐ The Court is satisfied that:

- There is a reasonable likelihood that the child is habitually using 1 or more controlled drugs (section 54D(1)(a))
- 2. The child may be a danger to themselves or to others (section 54D(1)(b))
- 3. The child has refused to voluntarily seek a relevant assessment (section 54D(1)(c))
- No other appropriate and less restrictive means is available to ensure the child receives a relevant assessment (section 54D(1)(d)).

(2) If a Treatment Order is made:

☐ The Court is satisfied that:

- The child has been assessed by the medica practitoner as being dependent on 1 or more controlled drugs in accordance with the diagnostic criteria for a dependence syndrome specified in the *International Classification of Diseases and Health Problems* published by the World Health Organisation (section 54D(2)(a)); and
- 2. The child may be a danger to themselves or to others (section 54D(2)(b)(i)); and
- 3. The child has refused to voluntarily seek a relevant assessment (section 54D(2)(b)(ii)); and
- No other appropriate and less restrictive means is available to ensure the child receives a relevant assessment (section 54D(2)(b)(iii)); and
- The treatment and care of the child pursuant to the order will be governed by an appropriate treatment and care plan directed towards treating the child's dependency on controlled drugs (section 54D(2)(b)(iv)).

(3) If a Detention Order is made:

☐ This Court is satisfied that:

- 1. The Court has made an Assessment or Treatment Order in relation to the child (section 54D(3)(a)); and
- The child has failed to comply with that Order or the Court is satisfied that it is likely the child with fail to comply with that Order (section 54D(3)(a)); and
- No other appropriate and less restrictive means is available to ensure the child complies with the Order (section 54D(3)(b)).

(4) If an Order to Vary or Revoke is made on application by the child:

☐ The Court is satisfied that there has	been a substantial	change in relevant	circumstances	since the ord	der was last
made or last varied		-			

☐ The Court is not satisfied that there has been a substantial change in relevant circumstances since the order was last made or last varied

Assessment Order Particulars: 1. The abovenamed child [Name] attend the assessment service [Name] ('the Service') and participate in the assessment at [time] and for a period of [period]; and 2. The assessment service [Name] provide a report to the Applicant, the child (or person representing the child) and the Court within 5 business day of the child's assessment. □ [Outline other requirements specified in the order – section 54B(1)(a)(ii)] □ [Other orders – If applicable]: □ The following consequential or ancillary orders are made: List Green in separately numbered paragraphs: 1. 2. 3. Treatment Order Particulars: □ It is ordered that: 1. The abovenamed child [Name] attend the treatment service [Name] ('the Service') and participate in the treatment by attending [number] sessions for a period of [period], and 2. The treatment service [Name] provide a report to the Applicant, the child (or person representing the child) and the Court within 5 business days of the conclusion of the child's treatment. □ [Outline other requirements specified in the order – section 54B(b)(ii)] □ [Other orders – If applicable]: □ The following consequential or ancillary orders are made: List Green is separately numbered paragraphs: 1. 2. 3. Detention Order Particulars: □ It is ordered that: 1. The abovenamed child [Name] be detained at [Name of facility] from [specify start to end date] for the purpose of ensuring compliance with an Assessment Order or Treatment Order. 2. Adjourned for review on X, then for reviewing every X until finalisation of the order. 3. The assessment service (name) and Kurlana Tapa provide a Detention Order Review Report to the applicant, the child, and the Court at least 5 business days before the next date for the review.
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purpose of ensuring compliance with an Assessment Order or Treatment Order 2. Adjourned for review on X, then for reviewing every X until finalisation of the order. 3. The assessment service [name] and Kurlana Tapa provide a Detention Order Review Report to the
□ [Outline other requirements specified in the order – section 54B(1)(c)]
□ [Other orders– If applicable]:
□ The following consequential or ancillary orders are made: List Orders in separately numbered paragraphs: 1. 2. 3.
Vary/Revoke Order Particulars:
☐ It is ordered that:

☐ 1. The Order made on [date] is varied in the following way
[outline details].
☐ 2. The Order made on [date] is not revoked.
[outline details].
□ 3. [Other – If applicable]
Costs Order Particulars:
[outline details]
To the [nominated Assessment Service/nominated Treatment Service] & [Department of Human Services]
The Court has ordered that the abovenamed Child be subject to:
□ Assessment Order
☐ Treatment Order (to expire DATE)
To the [Chief Executive of the Attorney General's Department]
The Court has ordered that the abovenamed Child be subject to:
□ Detention Order
Only displayed if variation or revocation made:
To the [Chief Executive of the Attorney General's Department], [nominated Assessment Service/nominated Treatment Service] and [Department of Human Services]
The Court has made the following variation/revocation of the Order made on [date] in relation to the abovenamed Child: Details of revocation:
1. 2.
3.
A
Accompanying Documents
Accompanying this Order:
Accompanying this Order:
Accompanying this Order: Statement of rights outlining the relevant legal and other rights of the child in relation to the order. Authentication

Applicant 1

Child

Only displayed if applicable Applicant 2

Form YTO6 Record of Outcome - Interim Order and Summons
Form YTO6
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time: Hearing Location:
RECORD OF OUTCOME [INTERIM ORDER AND SUMMONS]
YOUTH COURT OF SOUTH AUSTRALIA GENERAL JURISDICTION
IN THE MATTER OF Please specify the Full Name for each party. Each party should include a party number is more than one party of the same type.

Form YTO6

		4.
In	roa	uction
	uou	action

Hearing

Hearing Location: [suburb] [Hearing date] [Listed starting time]

Hearing type:

[Presiding Officer]

Appearances

[Applicant Appearance Information] [Respondent Appearance Information]

Recitals

- ☐ The Court has heard an application in the child's absence and is satisfied that an Interim Order should be made in the following terms. The grounds on which the order was sought are set out in the Originating Application and supporting Affidavit filed by the Applicant which accompany this order; and
- □ The Court is satisfied that as a matter of urgency it is appropriate to make an Interim Order under section 54E(2)(a) of the Controlled Substances Act 1984; or
- ☐ The Court is satisfied that the child was required by summons to appear at the hearing and failed to appear at the time and place appointed for the purpose under section 54E(2)(b) of the Controlled Substances Act 1984.

Order

Date of Order: [date]

Terms of Order

It is ordered that:

Orders in separately numbered paragraphs.

- An Interim Order and Summons is made for the child to appear before the Court at a hearing and show cause why the order should not be confirmed as a final order under section 54E(3) of the Controlled Substances Act 1984 and
- Interim assessment order; or
- Interim treatment order; or
- Interim detention order.

	Authentication
	Signature of Judicial Officer
ı	[title and name]

Form YTO7 Order - Interim Order and Summons Form YTO7 To be inserted by Court Case Number: Date Filed: FDN: Hearing Date and Time: **Hearing Location:** INTERIM ORDER AND SUMMONS (Controlled Substances Act 1984 section 54E)

YOUTH COURT OF SOUTH AUSTRALIA GENERAL JURISDICTION

IN THE MATTER OF
Please specify the Full Name for each party. Each party should include a party number is more than one party of the same type.

Applicant 1

Applicant 2

Child

Form YTO7

Introduction

Hearing

Hearing Location: [suburb] [Hearing date] [Listed starting time]

Hearing type:

[Presiding Officer]

Appearances

[Applicant Appearance Information] [Respondent Appearance Information]

Recitals

- ☐ The Court has heard an Application in the child's absence and is satisfied that an Interim Order should be made in the following terms. The grounds on which the order was sought are set out in the Originating Application and supporting Affidavit filed by the Applicant which accompany this order; and
- □ The Court is satisfied that as a matter of urgency it is appropriate to make an Interim Order under section 54E(2)(a) of the Controlled Substances Act 1984.
- ☐ The Court is satisfied that the child was required by summons to appear at the hearing and failed to appear at the time and place appointed for the purpose under section 54E(2)(b) of the Controlled Substances Act 1984.

Order

Date of Order: [date]

Terms of Order

It is ordered that:

Orders in separately numbered paragraphs.

- An interim Order and Summons is made for the child to appear before the Court at a hearing and show cause why the order should not be confirmed as a final order under section 54E(3) of the Controlled Substances Act 1984; and
- 2. Interim assessment order; or
- Interim treatment order; or
- Interim detention order.

To the child: WARNING

You are summoned to attend before the Court at the date and time set out at the top of this document.

The Court will hear the Application, or make orders for the hearing of the Application, at the hearing.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders
 you must file and serve on all parties an Affidavit at least [number] days before the hearing date.

If you do not appear at the hearing or on any day to which this matter is adjourned: the Court may proceed in your absence and orders may be made against you **finally determining** this proceeding without further warning.

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-01	rm	V	ГО7

Accompanying Documents

Accompanying this Interim Order and Summons is a: Statement of rights outlining the relevant legal and other rights of the child in relation to the order.
Authentication
Signature of Registrar
[title and name]

Form YTO8 Screening Report Template

То:	The Clinical Director Drug and Alcohol Service SA
Request sent to:	
Date request sent by Youth Court:	
File details	
File number:	
Full name of child:	
Date of birth:	
Gender:	
Ethnicity:	
Next hearing date:	5 buisness days after the Direcitons Hearing
Report required by:	At least 2 business days prior to the next hearing date

Instructions:

The form is to be completed by an appropriately qualified and experienced youth drug addiction health professional in DASSA.

An application has been made for assessment of a child under Part 7A of the Controlled Substances Act 1984.

The Court requests that you screen the application and affidavit provided. Please provide advice as to whether the application and affidavit meets the threshold in relation to all requirements of s 54D of the Controlled Substances Act 1984 within 2 business days of receiving the screening request.

The completed screening report will need to be provided to the Court by emailing youthcourt@courts.sa.gov.au and in the subject line quoting the 'Screening - File number and child's name'.

What documents were considered in forming this view?		
Application (YTO1)	[Please include date of application]	
Affidavit	[Please include date of affidavit]	
Reports (Please include		
any recent assessments or		
treatment history)		

54D(1)(a) Habitually using	
Is there a reasonable likelihood	Please explain reason for selection:
that the child is habitually using?	
Yes/No (Delete one)	

54D(1)(b) Danger to self	or others	•
May the child be a d	anger to	Please explain reason for selection:
themselves or others?	anger to	Trease explain reason for selection.
themserves of others?		
Transport		
Yes/No (Delete one)		
54D(1)(c) Refusal to volu	untarily sec	ek assessment
Has the child refused to vo		Please explain reason for selection:
seek a relevant assessmen		
Seek a fele valit assessmen		
Van/Na (Dalata ana)		
Yes/No (Delete one)		
54D(1)(d) No other appr		less restrictive means
Is there any other approp	riate and	Please explain reason for selection:
less restrictive means ava		*
ensure the child receives a		
assessment?	t refe valit	
assessment:		
W W OLL		
Yes/No (Delete one)		
Threshold met or not		
I have formed the view th	at the appli	cation and affidavit meets/ or does not meet (Delete one) the
threshold in relation to s a	all requirem	ents of s 54D of the Controlled Substances Act 1984.
Any other relevant infor	mation	
		ormation:
Please provide any other relevant information:		
Details of person who co	mpleted th	ne Screening Document
-		
Full Name:		
1		
Title:		
Title.		
Employment Address:		
Email address:		
Phone Number:		
Thone (value).		
Date Screening		
completed:		
Signature (include		
AHPRA number):		
Tari ta timilioti ji		

Form YTO9 Assessment Report Template

File details		
File number:		
Full name of child or young person:		
Date of birth:		
Gender:		
Ethnicity:		
Report required by:	Within 7 business days following the making of an Assessment Order	

Instructions:

An order has been made for assessment of a child under Part 7A of the Controlled Substances Act 1984.

The Court requests that you read the application and affidavit provided and assess the child. Please provide the Court with your assessment of the child by completing the details requested in this form within 5 business days of receiving the report request.

The completed report will need to be provided to the Court by emailing youthcourt@courts.sa.gov.au and quoting 'YTO Assessment – File number and child's name'. It will then be provided to the applicant and the child (or person representing the child) by the Court.

Please be available on the date and time of the next hearing in case the Court wish to speak to you about any aspects of the report.

Assessment and	
interview dates	
mici view dates	
Material considered	
in developing this	
assessment	
Child's history	
Record relevant	
biological,	
physiological,	
physiological,	
psychological, social	
history including any	
history of dependency	
mstory of dependency	
on controlled drugs.	
	<u>I</u>

Controlled drug	
Please explain what controlled drug/s the child is using and its likely impact on the young person.	
Frequency of use	
Please explain the frequency of use of the drug/s. Please specify if you are of the view that the child is habitually using.	
Assessment/outcome tool used	
Please explain whether the child has been assessed as being dependent on 1 or more controlled drugs in accordance with the diagnostic criteria for a dependence syndrome specified in the International Classification of Diseases and Health Problems published by the World Health Organization.	
Risk assessment	
Please note any identified risks, including risks of self-harm, danger to self and others.	
Voluntary assessment	
Please explain whether the child refused to voluntarily seek an assessment.	

Less restrictive	
means	
means	
DI	
Please explain if there is	
any other appropriate or	
less restrictive means	
available to ensure the	
child receives a relevant	
assessment.	
Likely impact of	
continued use on the	
child's life	
cina s me	
Please explain the likely	
impact of continued use	
of the controlled	
substance on the child.	
Recommended	
Treatment and Care	
Plan	
1 11111	
Please attach	
recommended treatment	
and care plan including	
the time, duration and	
frequency of treatment	
recommended.	
Details of person who co	ompleted the Assessment Report
Full Name	
Title	
Employment Address	
23mproyment radiess	
Email address	
Email address	
NI NII	
Phone Number	
Signature of Person wh	o completed the Assessment Report:
I confirm that I have disc	sussed the assessment with the child.
Cionatura	
Signature	
Date	

Form YT10 Treatment Report Template

File details		
File number:		
Full name of child or		
young person:		
Date of birth:		
Gender:		
Ethnicity:		
Report required by:	Within 5 business days after the conclusion of the treatment	

Instructions:

An order was made for treatment of a child under Part 7A of the Controlled Substances Act 1984.

Please provide the Court with a report within 5 business days of the treatment of the Child by completing the details requested in this form.

The completed report will need to be provided to the Court by emailing <a href="word-court.acc

Please be available on the date and time of the next hearing in case the Court wish to speak to you about any aspects of the report.

Dates treatment received	
Material considered in preparing this report	
Treatment received	
Please explain the treatment provided to the child.	
Child's progress	
towards treatment	
goals	
Please provide details about the child's progress towards treatment goals as detailed in the treatment and care plan.	

Compliance with the Treatment Order		
Please explain whether child has complied with the Treatment Order and what actions have occurred to ensure compliance with Treatment Order.		
Recommendations		
Please explain recommendations regarding continuity of care, harm reduction and relapse prevention planning.		
Details of person who completed the Treatment Report		
	mipeted the Freatment Report	
Full Name		
Title		
Employment Address		
Email address		
Phone Number		
Signature of Person who	a completed the Treatment Report	
Signature of Person who completed the Treatment Report: I confirm that I have discussed the Treatment Report with the child.		
Signature		
Date		

Form YTO11 Detention Review Report Template

File details	
File number:	
Full name of child or young person:	
Date of birth:	
Gender:	
Ethnicity:	
Detention Review hearing date:	
Report required by:	Hearing date – 5 days

Instructions:

An order was made for detention of a child under Part 7A of the Controlled Substances Act 1984.

Please provide the Court with a report at within 5 buisness days before the next date for the conduct of the review of the Child by completing the details requested in this form.

The completed report will need to be provided to the Court by emailing youthcourt@courts.sa.gov.au and quoting 'YTO Detention Review Report – File number and child's name'. It will then be provided to the applicant and the child (or person representing the child) by the Court.

Service provider:	
Date of Detention Order:	
Indicate if an Assessment or Treatment Order was made at the time of the Detention Order:	[Assessment/Treatment] Order
Dates assessment received:	
Dates treatment received:	
Material considered in preparing this report:	
Current situation of the child:	

Assessment/Treatment received:	
Please explain the assessment/treatment provided to the child.	
Impact of Detention Order or any other orders on the child	
Please provide details about how the child's overall health and wellbeing has been impacted by the Detention Order or any other orders. Please specify any risks or issues that have arisen, if applicable, as a result of the Detention Order and if the order should be revoked or varied or if a less restrictive option would be recommended.	
Compliance with the Assessment/Treatment Order	
Please explain whether child has complied with the Assessment/Treatment Order and what actions have occurred to ensure compliance with Assessment/Treatment Order.	
Details of person who co	ompleted the Detention Review Report
Full Name	
Title	
Employment Address	
Email address	
Phone Number	

Signature of Person who completed the Detention Review Report:		
I confirm that I have discussed the Detention Review Report with the child.		
Signature		
Date		

STATE GOVERNMENT INSTRUMENTS

ASSOCIATIONS INCORPORATION ACT 1985

SECTION 42(2)

Dissolution of Association

WHEREAS the CORPORATE AFFAIRS COMMISSION (the Commission) pursuant to section 42(1) of the Associations Incorporation Act 1985 (the Act) is of the opinion that the undertaking or operations of NGARRINDJERI LANDS AND PROGRESS ASSOCIATION INCORPORATED (the Association) being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a corporation registered under the Corporations (Aboriginal and Torres Strait Islander) Act 2006 (Cth) AND WHEREAS the Commission was on 8 November 2021 requested by the Association to transfer its undertaking to NGARRINDJERI LANDS AND PROGRESS ABORIGINAL CORPORATION (Indigenous Corporation Number: 9624), the Commission pursuant to section 42(2) of the Act DOES HEREBY ORDER that on 18 November 2021, the Association will be dissolved, the property of the Association becomes the property of NGARRINDJERI LANDS AND PROGRESS ABORIGINAL CORPORATION and the rights and liabilities of the Association become the rights and liabilities of NGARRINDJERI LANDS AND PROGRESS ABORIGINAL CORPORATION.

Given under the seal of the Commission at Adelaide.

Dated: 16 November 2021

LAUREN HILLIKER A delegate of the Corporate Affairs Commission

BOXING AND MARTIAL ARTS ACT 2000

Revocation of Rules

TAKE NOTICE that pursuant to section 10 of the *Boxing and Martial Arts Act 2000*, I Kylie Taylor, Chief Executive of the Office for Recreation, Sport and Racing, as delegate for the Minister for Recreation, Sport and Racing to whom the administration of the *Boxing and Martial Arts Act 2000* is committed, have revoked the rules applicable to the conduct of boxing events to cease operation on this date of publication.

The revoked rules are set out below.

Boxing Australia Technical and Competition Regulations amended 26 August 2021 - gazetted 23 September 2021

Dated: 18 November 2021

KYLIE TAYLOR
Chief Executive, Office for Recreation, Sport and Racing
as delegate for the Minister for Recreation, Sport and Racing

BOXING AND MARTIAL ARTS ACT 2000

Notice of Rules

TAKE NOTICE that pursuant to section 10 of the *Boxing and Martial Arts Act 2000*, I Kylie Taylor, Chief Executive of the Office for Recreation, Sport and Racing, as delegate for the Minister for Recreation, Sport and Racing to whom the administration of the *Boxing and Martial Arts Act 2000* is committed, have approved the rules applicable to the conduct of boxing events to commence operation on this date of publication

The approved rules are set out below.

Boxing Australia Technical and Competition Regulations amended 21 October 2021

Dated: 18 November 2021

KYLIE TAYLOR Chief Executive, Office for Recreation, Sport and Racing as delegate for the Minister for Recreation, Sport and Racing

CONTROLLED SUBSTANCES ACT 1984

South Australia

Controlled Substances (Youth Treatment Orders) (Fees) Notice 2021

under the Controlled Substances Act 1984

1—Short title

This notice may be cited as the *Controlled Substances* (Youth Treatment Orders) (Fees) Notice 2021.

2—Commencement

This notice has effect on 21 November 2021.

Note-

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

3—Interpretation

(1) In this notice, unless the contrary intention appears—

Act means the Controlled Substances Act 1984;

regulations means the Controlled Substances (Youth Treatment Orders) Regulations 2021.

(2) In this notice, a reference to an *application* will be taken to include the consideration of an order made by the Court of its own motion.

4—Fees

- (1) For the purposes of the Act and regulations, the fees set out in Schedule 1 are prescribed.
- (2) The Minister may waive or remit the whole or any part of a fee payable under the Act or regulations.
- (3) The fees set out in Schedule 1 include mileage and time spent traveling or waiting.
- (4) The fees set out in Schedule 1 are exclusive of GST.

Schedule 1—Fees

Preparation

1	Preparation upon the commencement of proceedings for an assessment order	\$1 168
2	Preparation for a hearing relating to an application for a treatment order	\$584
3	Preparation for a hearing relating to an application for a detention order	\$584
4	Preparation of an application for variation or revocation of an order, and preparation for the relevant hearing	\$365

Note-

Preparation includes taking instructions, preparing affidavits, commissioning reports and reviewing relevant materials (including, where relevant, assessment reports and treatment and care plans).

Hearings

5	Attendance at a hearing relating to an application for an assessment order,	\$584
	treatment order or detention order, or variation or revocation of such an order,	
	where oral evidence is required	
6	Attendance at a hearing relating to an application for an assessment order,	\$365

Attendance at a hearing relating to an application for an assessment order, treatment order or detention order, or variation or revocation of such an order, where detailed argument is required

Note—

The fees in items 5 and 6 may be claimed together where both oral evidence and detailed argument is required.

Attendance at a hearing relating to an application for an assessment order, treatment order or detention order, or variation or revocation of such an order, where neither argument nor evidence is required

\$146

Disbursements

8 Report from assessing medical practitioner Up to \$1 500

9 Interpreter Up to \$500

Witness fees

11

10 Professional witness—per day \$1 000 or such other amount ordered by

the Court

Other witness—per day \$150

Dated: 16 November 2021

STEPHEN WADE

Minister for Health and Wellbeing

DOG FENCE ACT 1946 SECTION 35C

Local Dog Fence Board Membership

PURSUANT to the provision of Section 35C of the *Dog Fence Act 1946*, on the recommendation of the Dog Fence Board, I vary the proclamation made under that Act on 2 October 1975 (see Gazette 2 October 1975 p. 1819), as varied, by striking out the lists of names under the headings *Frome Local Dog Fence Board*, *Central Local Dog Fence Board*, *Marree Local Dog Fence Board* and *Penong Local Dog Fence Board* in the Second Schedule and substituting-

Frome Local Dog Fence Board

Richard Treloar James Treloar Christobel Treloar James Alexander Irwin Alex Morgan Greg Treloar Grant Francis Michael Goldsworthy Eddie Morgan

Central Local Dog Fence Board

David Henderson Matthew Kerin Colin Greenfield Ian Matheson Bruce Nutt Julie Nutt Peter Whittlesea Megan Henderson Adam Willis

Marree Local Dog Fence Board

Lyle Peter Litchfield Leonard Nutt Geoff Fels Gordon Litchfield Geoffrey Mengersen Chris Reynolds Kevin Dawes Adam Litchfield Gareth Edwards

Penong Local Dog Fence Board

Craig Phillip Trowbridge Karyn Trowbridge Anthony William Nicholls Ricky Dereck Miller Milton James Tremaine Ryan Trewartha Bryan Paxton Smith Allan Swearse Darren Sleep

Dated: 9 November 2021

ELECTORAL ACT 1985

Part 6 - Registration of Political Parties

Notice is hereby given that the following application for registration as a registered political party under the provisions of Part 6 of the Electoral Act, 1985, has been received:

Name of Party Family First Party Inc Abbreviation of Party Name Family First Name of Applicant John James Snelling

Any elector who believes that the application is not in accordance with the Electoral Act 1985 can formally object in writing to the Electoral Commissioner, Level 6, 60 Light Square Adelaide SA 5000 by 5pm (ACDT) on Monday 20 December 2021. Objections must contain the postal address and signature of the objector and detail the grounds upon which the objection is made.

Dated: 18 November 2021

MICK SHERRY Electoral Commissioner

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption ME9903170

TAKE NOTICE that pursuant to section 115 of the *Fisheries Management Act* 2007, I Professor Gavin Begg, Executive Director Fisheries and Aquaculture, delegate of the Minister for Primary Industries and Regional Development, hereby exempt Mr Anthony Hall, Acting Principal of Hallett Cove R-12 School, 2-32 Gledsdale Road, HALLETT COVE SA 5158 (the 'exemption holder'), or a person acting as his nominated agent, from Section 70 of the *Fisheries Management Act* 2007 and Regulation 5, 23 and Clauses 74 and 116 of Schedule 6 of the *Fisheries Management (General) Regulations* 2017 but only insofar as the exemption holder shall not be guilty of an offence when taking and holding specified aquatic organisms from the waters specified in Schedule 1, using the gear specified in Schedule 2 (the 'exempted activity') and subject to the conditions specified in Schedule 3, from 10 November 2021 until 9 November 2022, unless varied or revoked earlier.

SCHEDULE 1

South Australian marine coastal waters (including intertidal rocky reefs) of Moonta Bay, Port Hughes, Rapid Bay and adjacent to Myponga Beach excluding aquatic reserves, sanctuary zones or restricted access zones of the Encounter Marine Park.

SCHEDULE 2

Soft mesh hand nets with the following configuration:

- Head approximately 500 mm x 500 mm
- Handle 1,500 mm extendable Mesh 2 mm to 3 mm spacing

SCHEDULE 3

- The exemption holder will be deemed responsible for the conduct of all persons conducting the exempted activities under this notice. Any person conducting activities under this exemption must be provided with a copy of this notice, which they must have signed as an indication that they have read and understand the conditions under it.
- The nominated agent of the exemption holder;
 - Mr Bill Round Marine Science Teacher Hallett Cove R-12 School
- The take of the following organisms from coastal waters:
 - Rock Pool Shrimp x 50
 - Sweep x 1
 - Blennies and Gobies x 10
 - Cowfish x 4
 - Old Wives x 4
 - Toadfish x 2
 - Weedfish x 4
 - Southern Rock Lobster x 2
 - Blue Swimmer Crab x 2

 - Magpie Morwong x 2
 - Live Rock (including attached aquatic organisms) 25 kg
- The specimens taken by the exemption holder are for educational display purposes only and must not be sold.
- 5 Any protected species taken incidentally while undertaking research under this exemption must be returned to the water immediately, unencumbered.
- 6 The exemption holder may not take specimens for aquaculture research purposes pursuant to this notice.
- The exemption holder may only collect fish and non-sessile animals from the habitat protection zone at Myponga Beach no sessile animals such as sponges or ascidians, etc. can be taken in this zone under this permit.
- 8 Organisms taken pursuant to this notice must not be released back into the waters of the State.
- Within 14 days of the take of organisms pursuant to this notice, the exemption holder must provide a report in writing to the Department of Primary Industries and Regions (PIRSA) Fisheries and Aquaculture, (GPO Box 1625, ADELAIDE SA 5001), giving the following details:
 - the date and time of collection
 - the name and number of each species taken, including any mortalities resulting from collecting
 - locations of collection
 - details of disease outbreaks, if any,
- If no activity has been undertaken pursuant to this notice, notification to this affect must be provided in writing to PIRSA Fisheries and Aquaculture within 14 days of expiry of this notice, or when applying for another exemption, whichever is sooner.

- At least 1 hour before conducting research under this exemption, the exemption holder must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of this notice in their possession at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of permit holders undertaking the exempted activity and other related questions.
- The exemption holder or a person acting as his agent must not contravene or fail to comply with the Fisheries Management Act 2007 or any regulations made under that Act, except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the Marine Parks Act 2007. The exemption holder and his agent must comply with any relevant regulations, permits, requirements and directions from the Department for Environment and Water when undertaking activities within a marine park.

Dated: 9 November 2021

PROF GAVIN BEGG **Executive Director** Fisheries and Aquaculture Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Exemption number ME9903178

TAKE NOTICE that pursuant to section 115 of the Fisheries Management Act 2007, Professor Stephen Donnellan of the South Australian Museum, North Terrace, Adelaide, South Australia, (the "exemption holder"), or a person acting as his agent, is exempt from section 70 and 72(2)(c) of the Fisheries Management Act 2007; and regulation 5, and clauses 39(a), 42, 74, 97, 113 and 116 of Schedule 6 of the Fisheries Management (General) Regulations 2017, insofar as the exemption holder will not be guilty of an offence for the purposes of conducting research activities that include the taking of voucher specimens of aquatic resources in the waters described in Schedule 1, using the equipment specified in Schedule 2, subject to the conditions specified in Schedule 3, from 10 November 2021 until 9 November 2022, unless varied or revoked earlier.

SCHEDULE 1

South Australian coastal waters of the Fowlers Bay area, Davenport Creek and the Nuyts Archipelago Marine Park, including intertidal "rocky" reefs but excluding Sanctuary and Restricted Access zones of any marine park unless authorised under the Marine Parks Act 2007 and aquatic reserves unless otherwise authorised under the Fisheries Management Act 2007.

SCHEDULE 2

Equipment:

- 6 Bait traps (up to 30 cm x 30 cm x 60 cm)
- 1 Plankton net (maximum of 0.8 m in length, 300 mm diameter)
- 1 Seine Net (maximum of 16 m in length with 5 mm mesh)
- 6 x Opera House Traps (5 mm mesh size with maximum measurement of 680 mm x 450 mm x 200 mm)

SCHEDULE 3

- The exemption holder will be deemed responsible for the conduct of all persons conducting the exempted activities under this notice. Any person conducting activities under this exemption must be provided with a copy of this notice, which they must have signed as an indication that they have read and understand the conditions under it.
- The exemption holder or their agent/s may collect and retain voucher specimens of marine vertebrate and invertebrate fish species up to a maximum of ten individuals of any species per location.
- All native vertebrate and invertebrate fish species other than those retained consistent with condition 1 must be either returned to the water on completion of scientific evaluation or lodged with the South Australian Museum. All non-native fish must be destroyed and disposed of appropriately.
- The specimens collected by the exemption holders or their agent/s are to be used for scientific purposes only and must not be sold.
- The nominated agents of the exemption holder are the following staff of the South Australian Museum:
 - Dr Rachael King SA Museum
 - Dr Andrea Crowther SA Museum Dr Matthew Shaw SA Museum

 - Ms Shirley Sorokin SA Museum
 - Ms Sabine Dittmann Flinders University
 - Ryan Baring Flinders University
- The exemption holder or nominated agents may be assisted by two other employees or authorised volunteers of the SA Museum or Flinders University when undertaking the exempted activity but only whilst in the presence of the exemption holder or a nominated agent and while working under their direction.
- Before conducting the exempted activity, the exemption holder or nominated agent must contact the Department of Primary Industries and Regions (PIRSA) on 1800 065 522 (FISHWATCH) and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related
- The exemption holder must provide a report in writing detailing the outcomes of the research and the collection of organisms pursuant to this notice to the Executive Director, Fisheries and Aquaculture (GPO Box 1625, ADELAIDE SA 5001) within 14 days of the last collection activity pursuant to this exemption, or within 14 days of the expiry of this permit if no collection has occurred giving the following details:
 - the date and time of collection; and
 - the description of all species collected; and
 - the number of each species collected.
- While engaging in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer if requested.

10. The exemption holder must not contravene or fail to comply with the *Fisheries Management Act 2007* or any regulations made under that Act, except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *Marine Parks Act* 2007 and the *Agricultural and Veterinary Products (Control of Use) Act* 2002. The exemption holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department for Environment and Water when undertaking activities within a marine park.

Dated: 9 November 2021

PROF GAVIN BEGG
Executive Director
Fisheries and Aquaculture
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption Number: 9903182

TAKE NOTICE that, pursuant to section 115 of the *Fisheries Management Act 2007*, those classes of persons specified in schedule 1 are exempt from section 70 and 71 of the *Fisheries Management Act 2007* and regulations 5, 10 and 22 clauses 54, 55, 60, 62, 75, and 123 of schedule 6 of the *Fisheries Management (General) Regulations 2017*, insofar as they may use one or more rock lobster pots that are unregistered and may take southern rock lobster (*Jasus edwardsii*) using the rock lobster pots in the waters described in schedule 2 ('the exempt activity') subject to the conditions specified in schedule 3, from 16 November 2021 until 15 November 2022, unless otherwise varied or revoked. (Ministerial Exemption Number: 9903182).

SCHEDULE 1

- Director Fisheries and Aquaculture Operations;
- Manager Intelligence and Strategic Support;
- Manager Offshore Patrol Operations;
- Regional Manager Fisheries and Aquaculture;
- Fisheries Officers acting under the direction of the Director Fisheries and Aquaculture Operations, Manager Intelligence and Strategic Support, Manager Offshore Patrol Operations or Regional Manager Fisheries and Aquaculture.

SCHEDULE 2

In all waters of the State, excluding marine parks, aquatic reserves and the Adelaide Dolphin Sanctuary.

SCHEDULE 3

- Fisheries Officers must not carry out the exempted activity unless it is for the purposes of undertaking a surveillance or investigation operation, that has been formally approved by the Director, Fisheries and Aquaculture Operations or Manager Intelligence and Strategic Support.
- 2. The maximum number of pots that may be used in the water at any one time must not exceed two pots for each Fisheries Officer on board any boat from which the exempted activity is being carried out.
- 3. Any rock lobster that may be captured and taken from the pots used under this exemption must be returned to the water as soon a reasonably practicable and prior to the retrieval of the boat from which the covert surveillance or investigation is carried out.

Dated: 15 November 2021

Dated: 18 November 2021

PROF GAVIN BEGG
Executive Director
Fisheries and Aquaculture
Delegate of the Minister for Primary Industries and Regional Development

HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

Whereas the Minister for Human Services Delegate is satisfied that each of the houses described hereunder has ceased to be unsafe or unsuitable for human habitation for the purposes of the *Housing Improvement Act 2016*, notice is hereby given that, in exercise of the powers conferred by the said Act, the Minister for Human Services Delegate does hereby revoke the said Rent Control in respect of each property.

Address of Premises	Allotment Section	Certificate of Title Volume / Folio
(Lot 200) 309 Clark Road, Virginia SA 5120	Allotment 200 Deposited Plan 38943 Hundred of Munno Para	CT6151/321
19 Old Adelaide Road, Kapunda SA 5373	Allotment 142 Filed Plan 212374 Hundred of Kapunda	CT5554/487
15 Hare Street, Kapunda SA 5373	Allotment 91 Filed Plan 204132 Hundred of Kapunda	CT5691/428

CRAIG THOMPSON
Housing Regulator and Registrar
Housing Safety Authority, SAHA
(Delegate of Minister for Human Services)

JUSTICES OF THE PEACE ACT 2005

SECTION 4

Appointment of Justices of the Peace for South Australia Notice by the Commissioner for Consumer Affairs

I, Dini Soulio, Commissioner for Consumer Affairs, delegate of the Attorney-General, pursuant to section 4 of the *Justices of the Peace Act 2005*, do hereby appoint the people listed as Justices of the Peace for South Australia as set out below.

For a period of ten years for a term commencing on 8 December 2021 and expiring on 7 December 2031:

Clifford George WRIGHT Robert William WRAY Barry John WINTER Kevin Francis WHELAN Annette Louise TSOURIS Graham Francis SIMPSON Lavinus Monica SCHNEIDER Clive Neil RICHARDS Jacqueline RAPHAEL Geoffrey William PRIDE Pankaj Šharma POUDYAL Clifford John PINKARD Glen William PAULL Henricus MICHELS Robert Eric MASON Carol Pauline MARTINELLA Dean Lyle MARTIN Dale Ashley MANSON Patrick Joseph MALONEY Peter James LEHMANN Robert Michael KENNY Graham Barry JOHNSON Stephen Douglas HOFF Mark HARRISON Steven Brenton HALL Michael GREEN Judy Carol FERGUSON Annunziato ESPOSITO Anthony John DAVIS Brian Patrick COGAN Andrew Elsworth BIVEN Brian John BEGGS Graham Errol BAWDEN Ross Graham BATCHELOR

> DINI SOULIO Commissioner for Consumer Affairs Delegate of the Attorney-General

LAND ACQUISITION ACT 1969

SECTION 16

Form 5 – Notice of Acquisition

1. Notice of acquisition

Dated: 15 November 2021

The Commissioner of Highways (the Authority), of 50 Flinders Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 101 in Filed Plan No 16164 comprised in Certificate of Title Volume 5708 Folio 42, and being the whole of the land identified as Allotment 56 in D 127869 lodged in the Lands Titles Office.

This notice is given under section 16 of the Land Acquisition Act 1969.

2. Compensation

A person who has or had an interest consisting of native title or an alienable interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

2A. Payment of professional costs relating to acquisition (section 26B)

If you are the owner in fee simple of the land to which this notice relates, you may be entitled to a payment of \$10 000 from the Authority for use towards the payment of professional costs in relation to the acquisition of the land.

Professional costs include legal costs, valuation costs and any other costs prescribed by the Land Acquisition Regulations 2019.

3. Inquiries

Inquiries should be directed to: Petrula Pettas

GPO Box 1533 Adelaide SA 5001 Telephone: (08) 8343 2619

Dated: 16 November 2021

The Common Seal of the COMMISSIONER OF HIGHWAYS was hereto affixed by authority of the Commissioner in the presence of:

ROCCO CARUSO Manager, Property Acquisition (Authorised Officer) Department for Infrastructure and Transport

DIT 2020/09831/01

LAND ACQUISITION ACT 1969

SECTION 16

Form 5 – Notice of Acquisition

1. Notice of acquisition

This notice is to inform you that the Commissioner of Highways (the Authority), of 50 Flinders Street, Adelaide SA 5000, intends to acquire the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 102 in Deposited Plan No 62713 comprised in Certificate of Title Volume 5905 Folio 530, and being the whole of the land identified as Allotment 10 in D127824 lodged in the Lands Titles Office.

This notice is given under section 16 of the Land Acquisition Act 1969.

2. Compensation

A person who has or had an interest consisting of native title or an alienable interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

2A. Payment of professional costs relating to acquisition (section 26B)

If you are the owner in fee simple of the land to which this notice relates, you may be entitled to a payment of \$10 000 from the Authority for use towards the payment of professional costs in relation to the acquisition of the land.

Professional costs include legal costs, valuation costs and any other costs prescribed by the Land Acquisition Regulations 2019.

3. Inquiries

Inquiries should be directed to: Daniel Tuk

GPO Box 1533 Adelaide SA 5001 Telephone: (08) 7109 7133

Dated: 15 November 2021

The Common Seal of the COMMISSIONER OF HIGHWAYS was hereto affixed by authority of the Commissioner in the presence of:

ROCCO CARUSO Manager, Property Acquisition (Authorised Officer) Department for Infrastructure and Transport DIT 2021/08081/01

LAND ACQUISITION ACT 1969

SECTION 16

Form 5 - Notice of Acquisition

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 50 Flinders Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 226 in Filed Plan No 164049 comprised in Certificate of Title Volume 5506 Folio 900.

This notice is given under section 16 of the Land Acquisition Act 1969.

2. Compensation

A person who has or had an interest consisting of native title or an alienable interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

2A. Payment of professional costs relating to acquisition (section 26B)

If you are the owner in fee simple of the land to which this notice relates, you may be entitled to a payment of \$10 000 from the Authority for use towards the payment of professional costs in relation to the acquisition of the land.

Professional costs include legal costs, valuation costs and any other costs prescribed by the Land Acquisition Regulations 2019.

3. Inquiries

Inquiries should be directed to: Philip Cheffirs GPO Box 1533

Adelaide SA 5001 Telephone: (08) 8343 2575

Dated: 16 November 2021

The Common Seal of the COMMISSIONER OF HIGHWAYS was hereto affixed by authority of the Commissioner in the presence of:

ROCCO CARUSO
Manager, Property Acquisition (Authorised Officer)
Department for Infrastructure and Transport
DIT 2020/16872/01

LIQUOR LICENSING ACT 1997

South Australia

Liquor Licensing (Dry Areas) Notice 2021

under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2021*.

2—Commencement

This notice comes into operation on 18 November 2021.

3—Interpretation

- (1) In this notice
 - *principal notice* means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.
- (2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

4—Consumption etc of liquor prohibited in dry areas

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the place if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or

- (b) a person who has possession of the liquor in the course of carrying on a business or in the course of their employment by another person in the course of carrying on a business; or
- (c) a person who is permanently or temporarily residing at premises near the public place and who enters the public place solely for the purpose of passing through it to enter those premises or who enters the public place from those premises for the purpose of leaving the place; or
- (d) a person who possesses or consumes the liquor for sacramental or other similar religious purposes.

Schedule—Middleton Area 1

1—Extent of prohibition

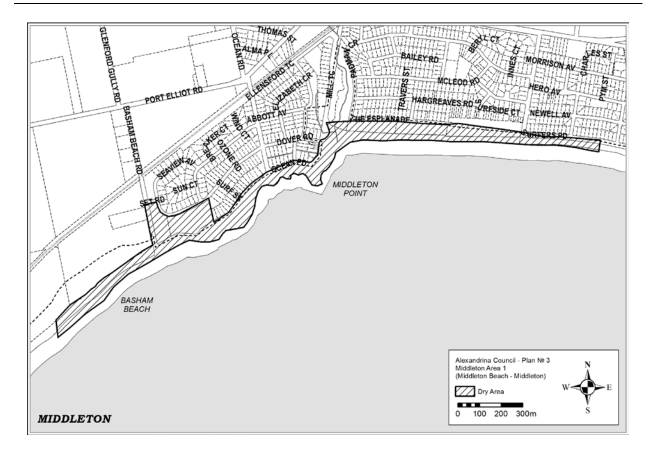
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 8am on 18 November 2021 to 10am on 24 November 2021.

3—Description of area

The area in and adjacent to Middleton bounded as follows: commencing at the point at which the prolongation in a straight line of the western boundary of Basham Beach Road intersects the high water mark of Encounter Bay, then north-westerly along that prolongation and boundary to the point at which it is intersected by the prolongation in a straight line of the southern boundary of Set Road, then north-easterly along that prolongation and boundary of Set Road to the western boundary of Seaview Avenue, then generally south-easterly and north-easterly along that boundary of Seaview Avenue to the point at which it meets the eastern boundary of Lot 101 DP 10654, then southeasterly along that boundary of Lot 101 to the south-western corner of Lot 19 DP 3145, then generally north-easterly along the south-eastern boundary of Lot 19, the southeastern boundaries of the adjoining Lots and the northern boundary of Ocean Parade to the south-eastern corner of Lot 133 FP 166507, then generally north-easterly and northerly along the easternmost boundaries of Lot 133 and the adjoining Lots (including the eastern boundary of Dover Road) to the north-eastern corner of Lot 39 DP 3262, then in a straight line by the shortest route to the north-western corner of Lot 160 DP 9417, then easterly along the southern boundary of the Esplanade to the western boundary of Lot 3 DP 13398, then northerly, easterly and southerly along the western, northern and eastern boundaries of that Lot to its south-eastern corner, then along the northern boundary of Section 345, Hundred of Goolwa, (the southern boundary of Surfer's Parade) to the point at which it is intersected by the prolongation in a straight line of the eastern boundary of Lot 39 DP 6156, then along that prolongation to the point at which it intersects the high water mark of Encounter Bay, then generally westerly and southwesterly along the high water mark to the point of commencement.



Schedule—Port Elliot Area 3

1-Extent of prohibition

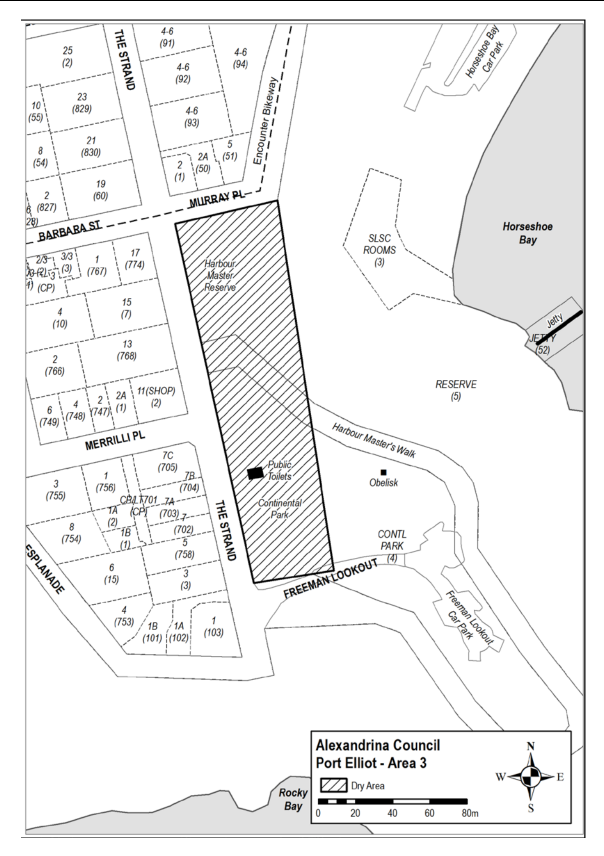
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 8am on 18 November 2021 to 10am on 24 November 2021.

3—Description of area

Commencing at the South Eastern corner of the intersection of The Strand and Murray Place and then traversing along the Eastern side of The Strand until the North Eastern side of the intersection of The Stand and Freeman Lookout. Then traverse along the Northern side of Freeman Lookout until the Eastern post of the gate into the Obelisk reserve then head West North West along the Western edge of the Soldiers' Memorial Gardens until Murray Place returning to the point of commencement.



Made by the Liquor and Gambling Commissioner

on 16 November 2021

MAJOR EVENTS ACT 2013

SECTION 6B

Dettol T20 International Match – Australia Men v Sri Lanka Men

PURSUANT to section 6B of the *Major Events Act 2013*, I, Hon Steven Marshall MP, Premier of South Australia declare the Dettol T20 International Match – Australia Men v Sri Lanka Men to be held on 18 February 2022 to be declared a major event.

By virtue of the provisions of the Major Events Act 2013, I do hereby:

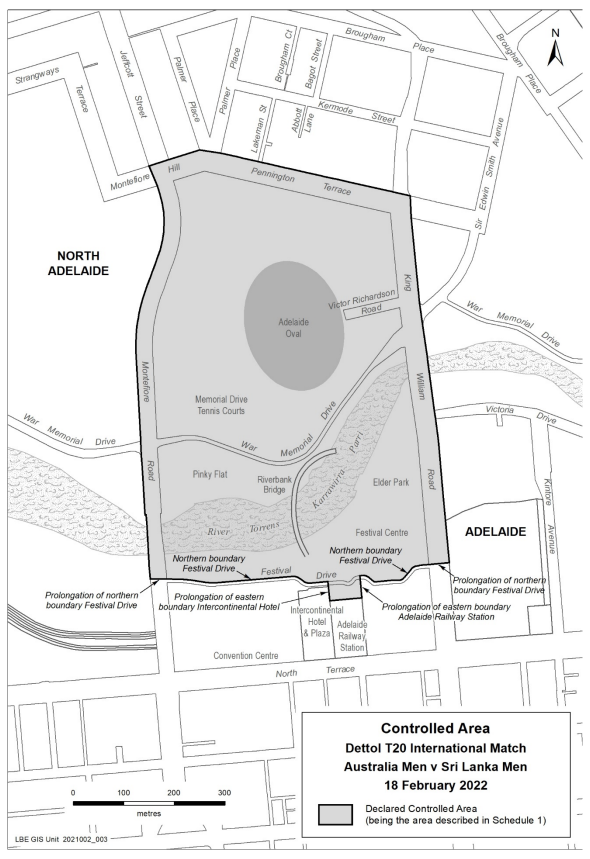
- 1. Specify the period for the event, being 18 February 2022 from midday to midnight.
- 2. Declare the major event venue to be Adelaide Oval.
- 3. Specify an area bounded by Festival Drive, King William Road, Pennington Terrace, Montefiore Hill and Montefiore Road as a controlled area in relation to the event.
- 4. Designate Cricket Australia to be the event organiser for the event.
- 5. Apply section 8 of the Major Events Act to the event.
- 6. Apply section 10 of the Major Events Act to the event.
- 7. Apply section 11 of the Major Events Act to the event.
- 8. Apply section 12 of the Major Events Act to the event.
- 9. Apply section 13 of the Major Events Act to the event.
- 10. Apply section 14 of the Major Events Act to the event by specifying the official title as *Dettol T20 International Match Australia Men v Sri Lanka Men* and the official logo as it appears below.



Dated: 5 October 2021

HON STEVEN MARSHALL MP Premier of South Australia

MAP OF CONTROLLED AREA FOR THE DETTOL T20 INTERNATIONAL MATCH – AUSTRALIA MEN V SRI LANKA MEN



PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

SECTION 90

Suspension of Petroleum Retention Licences PRLs 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 74, 75, 124 and 248

Pursuant to section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Retention Licences (PRLs) have been suspended for the periods indicated below, pursuant to delegated powers dated 29 June 2018:

- PRLs 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 74 and 75 for the period from 12 November 2021 to 11 November 2022 inclusive;
- 2. PRL 124 for the period from 24 July 2022 to 23 July 2023 inclusive; and
- PRL 248 for the period from 3 December 2021 to 2 December 2022.

 - PRLs 50, 58, 59, 67, 68, 69, 70, 71, 72 and 74 will now expire on 12 May 2023. PRLs 51, 52, 53, 54, 55, 56, 57, 60, 61, 62, 63, 64, 65 and 66 will now expire on 12 November 2024. PRL 75 will now expire on 13 November 2023.

 - PRL 124 will now expire on 25 May 2024.
 - PRL 248 will now expire on 24 November 2023.

Dated: 12 November 2021

NICK PANAGOPOULOS A/Executive Director **Energy Resources Division** Department for Energy and Mining Delegate of the Minister for Energy and Mining

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Variation of Pipeline Licence PL 1

Notice is hereby given that under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 29 June 2018, the conditions of the abovementioned Pipeline Licence held by Epic Energy South Australia Pty Limited have been varied.

Details of the variation of Pipeline Licence PL 1 are available for viewing on the Licence Register at the Department for Energy and Mining's Petroleum website via the following link:

https://www.petroleum.sa.gov.au/licensing-and-land-access/onshore-licensing/registers

Date: 11 November 2021

NICK PANAGOPOULOS A/Executive Director **Energy Resources Division** Department for Energy and Mining Delegate of the Minister for Energy and Mining

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

Notice of Confirmation of Road Process Order Road Closure - Welland Street, Port Noarlunga

BY Road Process Order made on 19 August 2021, the City of Onkaparinga ordered that:

- Portion of Welland Street, Port Noarlunga, situated adjoining Allotment 1 in Filed Plan 107948, Hundred of Noarlunga, more particularly delineated and lettered 'A' in Preliminary Plan 20/0020 be closed.
- Transfer the whole of the land subject to closure to P Hocking Nominees Pty Ltd (ACN: 007 968 292) in accordance with the Agreement for Transfer dated 17 August 2021 entered into between the City of Onkaparinga and P Hocking Nominees Pty Ltd (ACN: 007 968 292).

On 15 November 2021 that order was confirmed by the Attorney-General conditionally upon the deposit by the Registrar-General of Deposited Plan 128029 being the authority for the new boundaries.

Pursuant to section 24 of the Roads (Opening and Closing) Act 1991, NOTICE of the Order referred to above and its confirmation is hereby given.

Dated: 18 November 2021

M. P. BURDETT Surveyor-General

DPTI: 2020/10515/01

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

Notice of Confirmation of Road Process Order Road Closure - West Terrace, Orroroo

BY Road Process Order made on 15 September 2021, the District Council of Orroroo Carrieton ordered that:

- Portion of West Terrace, Orroroo, situated between Sections 337 and 339, Hundred of Walloway, more particularly delineated and lettered 'A' in Preliminary Plan 21/0017 be closed.
- Issue a Certificate of Title to the District Council of Orroroo Carrieton for the whole of the land subject to closure in accordance with the Application for Document of Title dated 15 September 2021.

On 15 November 2021 that order was confirmed by the Attorney-General conditionally upon the deposit by the Registrar-General of Deposited Plan 128140 being the authority for the new boundaries.

Pursuant to section 24(5) of the Roads (Opening and Closing) Act 1991, NOTICE of the Order referred to above and its confirmation is hereby given.

Dated: 18 November 2021

M. P. BURDETT Surveyor-General

DPTI: 2021/12150/01

SUMMARY OFFENCES ACT 1953

NOTICE OF MINISTERIAL DECLARATION

Declared Public Precincts

I, VICKIE CHAPMAN, Attorney-General in the State of South Australia, being the Minister responsible for the administration of Part 14B – Declared Public Precincts of the *Summary Offences Act 1953*, DO HEREBY DECLARE pursuant to the provisions of section 66N of the said Act that the area, comprised of more than one public place, within the following boundaries:

- Northern boundary of North Terrace to western boundary of West Terrace, and
- Western boundary of West Terrace to southern boundary of Currie Street, and
- · Southern boundary of Currie Street to eastern boundary of King William Street, and
- Eastern boundary of King William Street to northern boundary of North Terrace.

will be a declared public precinct for a period of 12 hours from 6:00pm on each Friday and for a period of 12 hours from 6:00pm on each Saturday commencing at 6:00pm Friday 26 November 2021 local time and reoccurring for each described day and time of the week until declared otherwise or until 6:00am Sunday 26 June 2022, whichever occurs sooner.

I am satisfied that there is, during the period specified in this declaration, a reasonable likelihood of conduct posing a risk to public order and safety in the area specified.

I am satisfied that the inclusion of each public place in the area is reasonable having regard to that identified risk.



Dated: 11 November 2021

VICKIE CHAPMAN Attorney-General

LOCAL GOVERNMENT INSTRUMENTS

CITY OF PORT LINCOLN

CORRIGENDUM

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing - Washington St, Port Lincoln

The notice published in the *Government Gazette* No. 51, dated 5 August 2021, on page 2998, under the heading of 'Roads (Opening and Closing) Act 1991, Road Closing – Washington St, Port Lincoln', contains an error. The name of the Delegated Officer should be replaced with the following:

M. MORGAN Chief Executive Officer Dated: 18 November 2021

M. MORGAN Chief Executive Officer

CITY OF TEA TREE GULLY

SUPPLEMENTARY ELECTION OF COUNCILLOR FOR HILLCOTT WARD

Close of Nominations

Nominations Received

At the close of nominations at 12 noon on Thursday 11 November 2021 the following people were accepted as candidates and are listed in the order in which their names will appear on the ballot paper.

Councillor for Hillcott Ward - 1 Vacancy

Dingley, John Ronald Lorraine, Olivia Warner, Bradley Foreman, Kristianne Panagaris, Peter Barbaro, Paul Sweaney, Josh Harris, Luke

Postal Voting

The election will be conducted by post. Ballot papers and pre-paid envelopes for each voting entitlement will be posted between Tuesday 23 November 2021 and Monday 29 November 2021 to every person, or designated person of a body corporate or group listed on the voters roll at roll close on Thursday 30 September 2021. Voting is voluntary.

A person who has not received voting material by Monday 29 November 2021 and believes they are entitled to vote should contact the Deputy Returning Officer on 1300 655 232.

Completed voting material must be returned to reach the Returning Officer no later than 12 noon on Monday 13 December 2021.

A ballot box will be provided at the City of Tea Tree Gully Civic Centre, 571 Montague Road, Modbury for electors wishing to hand deliver their completed voting material during office hours.

Vote Counting Location

The scrutiny and counting of votes will take place at the City of Tea Tree Gully Civic Centre, 571 Montague Road, Modbury at 9.30am on Tuesday 14 December 2021. A provisional declaration will be made at the conclusion of the election count.

Campaign Donations Return

All candidates must forward a Campaign Donations Return to the Council Chief Executive Officer within 30 days after the conclusion of the election.

Dated: 11 November 2021

MICK SHERRY Returning Officer Electoral Commission SA

CITY OF WEST TORRENS

LOCAL GOVERNMENT ACT 1999

Representation Review

Final Recommendation

Notice is hereby given that the City of West Torrens (the Council) in accordance with the requirements of section 12(4) of the *Local Government Act 1999*, has reviewed its composition and elector representation arrangements.

Certification

Pursuant to section 12(13)(a) of the *Local Government Act 1999*, the Electoral Commissioner has certified that the review undertaken by the Council satisfies the requirements of section 12 and may therefore now be put into effect as from the first day of the first periodic election held after the publication of this notice.

The Council proposes to make no change to its representation arrangements, which are as follows:

- the Principal Member of the Council continue to be an elected Mayor;
- the Council area continue to be divided into seven (7) Wards, with the existing Ward names: Keswick; Hilton; Plympton; Lockleys; Airport; Morphett; and Thebarton being retained;
- each Ward to be represented by two (2) Ward Councillors;
- the Council continue to comprise the Mayor and 14 Ward Councillors.

Dated: 12 November 2021

TERRY BUSS PSM Chief Executive Officer

BARUNGA WEST COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing—Public Road, Willamulka

NOTICE is hereby given, pursuant to section 10 of the *Roads (Opening and Closing) Act 1991*, that the council proposes to make a Road Process Order to close and sell to the adjoining owner the whole of the Public Road between Ayles Back Road and G Millards Road adjoining Sections 74, 75, 78, 79 and 156 Hundred of Ninnes more particularly delineated and lettered 'A' & 'B' on Preliminary Plan 21/0026.

The Preliminary Plan and Statement of Persons Affected is available for public inspection at the offices of the Barunga West Council located at 11 Bay Street, Port Broughton and the Adelaide Office of the Surveyor-General at Level 2, 101 Grenfell Street Adelaide during normal office hours. The Preliminary Plan can also be viewed at www.sa.gov.au/roadsactproposals.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Barunga West Council at PO Box 3 Port Broughton SA 5522 or barunga@barungawest.sa.gov.au, WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General at GPO Box 1354, Adelaide 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Council contact for enquiries is Rosalie Milde. Phone: 8635 2107.

Dated: 18 November 2021

MAREE WAUCHOPE Chief Executive Officer

COORONG DISTRICT COUNCIL

LOCAL GOVERNMENT ACT 1999

Poll Results to determine if the Composition of the Council will be altered

The Electoral Commission SA conducted a poll on behalf of the Coorong District Council to determine community support for altering the method of choosing the principal member of the Council as part of a representation review.

Under section 12(11c) of the *Local Government Act 1999* (the Act), a proposal to alter the method of choosing the principal member of the Council cannot proceed unless the number of persons who return ballot papers is at least equal to the prescribed level of voter participation and the majority of validly cast votes are in favour of the proposal.

The following results are declared for this poll.

Close of Voting: 12 noon, Tuesday 26 October 2021

Participation Summary

Enrolment:	3752	
Envelopes returned:	1173	(31.26%)
Envelopes rejected:	28	
Envelopes accepted:	1145	

Question: Do you support changing the principal member of the Council from an appointed Chairperson to a Mayor elected by voters in the Council area, to come into effect for the Local Government elections in November 2022?

Envelopes without required number of ballot papers:	2	
Total ballot papers:	1143	
Informal:	4	
Number in favour:	909	(79.81%)
Number opposed:	230	(20.19%)
Total formal ballot papers:	1139	

The prescribed level of voter participation for this poll was determined to be 30.5% under section 12(11d) of the Act. As the prescribed level of voter participation was reached, and the majority of formal votes were in favour of the proposal, the proposal can proceed as part of the Council's representation review.

Dated: 26 October 2021

MICK SHERRY Returning Officer Electoral Commission SA

MID MURRAY COUNCIL

LOCAL GOVERNMENT ACT 1999

Naming of Roads and Public Places Policy

Notice is hereby given that at its meeting on 9 November 2021, Mid Murray Council resolved to adopt an altered Naming of Roads and Public Places Policy pursuant to section 219 of the *Local Government Act 1999*.

A copy of the policy is available for inspection on Council's website: www.mid-murray.sa.gov.au, or at any of the Council Offices: 49 Adelaide Road, Mannum; Main Street, Cambrai; or Corner Fourth & Eighth Streets, Morgan.

Written comment to be received no later than 5:00pm 16 December 2021 via postbox@mid-murray.sa.gov.au or PO Box 28, Mannum SA 5238.

Dated: 16 November 2021

BEN SCALES Chief Executive Officer

MID MURRAY COUNCIL

PASSING OF COUNCILLOR

Vacancy in the Office of Ward Councillor - Eyre Ward

Notice is hereby given in accordance with section 54(6) of the *Local Government Act 1999*, that a vacancy has occurred in the office of Ward Councillor – Eyre Ward, due to the passing of Councillor Dennis McCarthy.

Dated: 11 November 2021

BEN SCALES Chief Executive Officer

MOUNT BARKER DISTRICT COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Partial Road Closure - Totness

Notice is hereby given, pursuant to Section 10 of the *Roads* (*Opening and Closing*) *Act 1991*, that the Mount Barker District Council proposes to commence a Road Process Order to close a portion of the southernmost part of Follet Close, Totness, delineated "A" on Preliminary Plan 21/0015 which is to be retained by Council as a separate allotment. Subject to the approval of a Development Application over adjoining allotments to the west and east it is proposed to sell the land to the adjoining owner at a later date.

A copy of the Preliminary Plan and a statement of persons affected are available for public inspection at the Local Government Centre, 6 Dutton Road Mount Barker, and the office of the Surveyor-General 101 Grenfell Street, Adelaide during normal opening hours and from Councils website www.mountbarker.sa.gov.au.

Any application for easement or objection must be made in writing to the Council at PO Box 54 Mount Barker SA 5251 within 28 days of this Notice and a copy must be forwarded to the Surveyor General at GPO Box 1354, Adelaide 5001 setting out full details. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Any enquiries regarding the proposal should be directed to Council on 8391 7200 or email council@mountbarker.sa.gov.au.

Dated: 17 November 2021

ANDREW STUART Chief Executive Officer

DISTRICT COUNCIL OF STREAKY BAY

CORRIGENDUM

Liquor Licensing (Dry Areas) Notice 2021

The notice published in *Government Gazette* No. 73, dated 11 November 2021, starting on page 4027, contains an error in the schedule for the Streaky Bay Area 1 dry zone. The period of prohibition on page 4028 should be replaced with the following:

From 12.01 am Saturday 27 November 2021 to 12.00 pm (Noon) on Sunday 28 November 2021.

Dated: 12 November 2021

DAMIAN CARTER Chief Executive Officer

DISTRICT COUNCIL OF STREAKY BAY

STATUTES AMENDMENT (LOCAL GOVERNMENT REVIEW) ACT 2021

Review of Elector Representation

Notice is hereby given that the District Council of Streaky Bay has undertaken a review to determine whether a change of arrangements is required in respect to elector representation, so as to ensure that the electors of the area are adequately and fairly represented.

The District Council of Streaky Bay has completed a review of its size, composition and ward structure, as required by the provisions of Section 12 of the Statutes Amendment (Local Government Review) Act 2021 (the Act). The review, which was conducted in accordance with the specified process and addressed the matters detailed under Sections 26 and 33 of the Act, culminated in Council resolving as follows:

- The principal member of Council continues to be a Chairperson chosen by and from amongst the elected members until such time as the relevant provisions of the Statutes Amendment (Local Government Review) Act 2021 come into effect.
- The future elected body of Council continues to comprise eight (8) councillors.
- The Council area continues to be divided into wards, as per the current two-ward structure, with each ward being represented by four (4) councillors.
- The wards continue to be named Flinders and Eyre.

This report has been referred to the Electoral Commissioner in accordance with the provisions of Section 12(12) of the Act, and certification has been satisfied so as to enable Council's proposal, as detailed herein, to be in effect at the Local Government elections in November 2022.

Should you require any additional information or wish to discuss the review, please contact the undersigned on telephone (08) 8626 1001 or email <a href="mailto:dcstreaky@str

Dated: 12 November 2021

DAMIAN CARTER Chief Executive Officer

WATTLE RANGE COUNCIL

Exclusion of Land from Classification of Community Land

NOTICE is hereby given that pursuant to Section 193 (4) of the *Local Government Act 1999*, the Council resolved at its meeting held on 9 November 2021, that the following land be excluded from the Classification as Community Land:

• Section 1032 and Allotments 51 and 52; DP 31613, Academy Drive/Short Street, Millicent, Hundred of Mount Muirhead comprised in Crown Record Volume 5672 Folio 564.

Dated: 10 November 2021

BJ GOWER Chief Executive Officer

PUBLIC NOTICES

NATIONAL ELECTRICITY LAW

Initiation of Request Extension of Draft Determination

The Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law as follows:

Under s 95, Red Energy Pty Ltd and Lumo Energy (Australia) Pty Ltd requested the *Protecting customers affected by family violence* (Ref. RRC0042) proposal. The proposal seeks to provide new protections and assistance to retail customers affected by family violence. Submissions must be received by **3 March 2022.**

Under s 107, the time for making the draft determination on the *Operating reserve market* (Ref. ERC0295) proposal has been extended to 30 June 2023.

Under s 107, the time for making the draft determination on the *Introduction of ramping services* (Ref. ERC0307) proposal has been extended to **30 June 2023.**

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's *Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website, subject to confidentiality.

Documents referred to above are available on the AEMC's website and are available for inspection at the AEMC's office.

Australian Energy Market Commission

Level 15, 60 Castlereagh St Sydney NSW 2000

Telephone: (02) 8296 7800 www.aemc.gov.au

Dated: 18 November 2021

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

In the matter of the estates of the undermentioned deceased persons:

ARMSTRONG Pauline Anne late of 8 Elmgrove Road Salisbury North of no occupation who died 29 May 2021 BRAZEL Christine Mary late of 18 Cudmore Terrace Marleston of no occupation who died 17 July 2021 CAMERON Rachel Emily late of 54 Patricia Avenue Camden Park of no occupation who died 5 August 2021 CHARMAN Peter Geoffrey late of 3 Devonshire Road Hawthorndene of no occupation who died 13 May 2021 GIBSON Clive James late of 7 Grainger Road Somerton Park Retired Storeman & Packer who died 20 January 2021 GUTHRIE Leo Robert late of 69 Brookside Avenue Tranmere Retired Commonwealth Public Servant who died 2 July 2021 HAYWARD Judith Ann late of 578-580 Brighton Road South Brighton of no occupation who died 29 December 2020 LEONARD Joan late of 69a Hamblynn Road Elizabeth Downs Retired School Services Officer who died 01 September 2021 NEWTON Dorothy Agnes late of 17 Morrow Avenue Evanston Park of no occupation who died 14 July 2021 RAWNSLEY Sylvia late of Leighton Avenue Klemzig Retired Factory Forewoman who died 23 May 2021 RUSHTON Rachel Mollie late of 104 Woodville Road Woodville of no occupation who died 30 July 2021 SPRATT Richard James late of 81 Quinton Court Pasadena Retired Accountant who died 24 June 2021

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975 that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee at GPO Box 1338, Adelaide, 5001, full particulars and proof of such claims, on or before the 17 December 2021 otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated: 18 November 2021

N. S. RANTANEN Public Trustee

NOTICE SUBMISSION

The South Australian Government Gazette is compiled and published each Thursday.

Notices must be submitted before 4 p.m. Tuesday, the week of intended publication.

All submissions are formatted per the gazette style and proofs are supplied as soon as possible. Alterations must be returned before 4 p.m. Wednesday.

Requests to withdraw submitted notices must be received before 10 a.m. on the day of publication.

Gazette notices should be emailed as Word files in the following format:

- Title—name of the governing Act/Regulation
- Subtitle—brief description of the notice
- A structured body of text
- Date of authorisation
- Name, position, and government department/organisation of the person authorising the notice

Please provide the following information in your email:

- Date of intended publication
- Contact details of at least two people responsible for the notice content
- Name of the person and organisation to be charged for the publication (Local Council and Public notices)
- Request for a quote, if required
- Purchase order, if required

EMAIL: governmentgazettesa@sa.gov.au

PHONE: (08) 7109 7760

WEBSITE: www.governmentgazette.sa.gov.au

All instruments appearing in this gazette are to be considered official, and obeyed as such