



Extract from the National Native Title Register

Determination Information:

Determination Reference: Federal Court Number(s): QUD6006/2000
NNTT Number: QCD2015/009

Determination Name: [Anderson on behalf of the Wullli Wullli People v State of Queensland \(No 3\)](#)

Date(s) of Effect: 29/01/2016

Determination Outcome: Native title exists in the entire determination area

Register Extract (pursuant to s. 193 of the *Native Title Act 1993*)

Determination Date: 13/08/2015

Determining Body: Federal Court of Australia

ADDITIONAL INFORMATION:

The determination was conditional on the registration of eleven agreements on the Register of Indigenous Land Use Agreements and would only come into effect when all the agreements are registered.

The last of these ILUAs was registered on the Register of Indigenous Land Use Agreements on 29 January 2016. The conditions attached to the determination have therefore been met and the determination came into effect on 29 January 2016.

REGISTERED NATIVE TITLE BODY CORPORATE:

Wullli Wullli Nation Aboriginal Corporation RNTBC
Trustee Body Corporate
PO Box 120
Red Hill Queensland 4059

Note: current contact details for the Registered Native Title Body Corporate are available from the Office of the Registrar of Indigenous Corporations www.oric.gov.au

COMMON LAW HOLDER(S) OF NATIVE TITLE:

The native title is held by the Wullli Wullli People described in Schedule 3 (the native title holders).

The native title holders are the Wullli Wullli People. The Wullli Wullli People are the biological descendants of one or more of the following people:

- (a) Tommy (father of Wonga Pope);
- (b) Jessie Fuller;
- (c) Grace (mother of Fanny Joyce);
- (d) Tilly (mother of Harry Blucher);
- (e) Jack (father of Jack Hornet);
- (f) Jackanapes;
- (g) Thomas Clancy;
- (h) Maria (the mother of Isabella Hooper);
- (i) The unnamed adoptive father of Maggie McLean;
- (j) Mergwin Blay;
- (k) Amy (wife of John Bond);
- (l) Rosie (mother of John Barra);
- (m) Billy and Selina (parents of Jacob);
- (n) Jinnie (wife of George Logan); or
- (o) Ginalene (mother of Ernest Pope).

**MATTERS DETERMINED:
THE COURT ORDERS BY CONSENT THAT:**

1. There be a determination of native title in the terms set out below (the determination).
2. The determination will take effect upon the agreements referred to in paragraph 1 of Schedule 4 being registered on the Register of Indigenous Land Use Agreements.
3. In the event that the agreements referred to in paragraph 2 are not registered on the Register of Indigenous Land Use Agreements within six (6) months of the date of this order or such later time as this Court may order, the matter is to be listed for further directions.

THE COURT DETERMINES BY CONSENT THAT:

5. The Determination Area is the land and waters described in Schedule 1, and depicted in the map attached to Schedule 1. To the extent of any inconsistency between the written description and the map, the written description prevails.
6. Native title exists in relation to the Determination Area described in Parts 1, 2, and 3 of Schedule 1.
7. The native title is held by the Wullli Wullli People described in Schedule 3 (the native title holders).
8. Subject to paragraphs 11, 12 and 13 below the nature and extent of the native title rights and interests in relation to the land and waters described in Part 1 of Schedule 1 are the non-exclusive rights to:

- (a) access, be present on, move about on and travel over the area;
- (b) camp, and live temporarily on the area as part of camping, and for that purpose build temporary shelters;
- (c) hunt, fish and gather on the land and waters of the area for personal, domestic and non-commercial communal purposes;
- (d) take, use, share and exchange Natural Resources from the land and waters of the area for personal, domestic and non-commercial communal purposes;
- (e) take and use the Water of the area for personal, domestic and non-commercial communal purposes;
- (f) conduct ceremonies on the area;
- (g) be buried and bury native title holders within the area;
- (h) maintain places of importance and areas of significance to the native title holders under their traditional laws and customs and protect those places and areas from physical harm;
- (i) teach on the area the physical and spiritual attributes of the area;
- (j) hold meetings on the area; and
- (k) light fires on the area for domestic purposes including cooking, but not for the purpose of hunting or clearing vegetation.

9. Subject to paragraphs 11, 12 and 13 below the nature and extent of the native title rights and interests in relation to the land and waters described in Part 2 of Schedule 1 are the non-exclusive rights to:

- (a) access, be present on, move about on and travel over the area;
- (b) gather on the land and waters of the area for personal, domestic and non-commercial communal purposes; and
- (c) teach on the area the physical and spiritual attributes of the area.

10. Subject to paragraphs 11, 12 and 13 below the nature and extent of the native title rights and interests in relation to the land and waters described in Part 3 of Schedule 1 are the non-exclusive rights to:

- (a) access, be present on, move about on and travel over the area;
- (b) hunt, fish and gather on the land and waters of the area for personal, domestic and non-commercial communal purposes; and
- (c) teach on the area the physical and spiritual attributes of the area.

11. The native title rights and interests are subject to and exercisable in accordance with:

- (a) the Laws of the State and the Commonwealth;
- (b) the traditional laws acknowledged and traditional customs observed by the native title holders; and
- (c) the terms and conditions of the agreements referred to in paragraph 1 of Schedule 4.

12. The native title rights and interests referred to in paragraphs 8, 9 and 10 do not confer possession,

occupation, use or enjoyment to the exclusion of all others.

13. There are no native title rights in or in relation to minerals as defined by the *Mineral Resources Act 1989* (Qld) and petroleum as defined by the *Petroleum Act 1923* (Qld) and the *Petroleum and Gas (Production and Safety) Act 2004* (Qld).

14. The nature and extent of any other interests in relation to the Determination Area (or respective parts thereof) are set out in Schedule 4.

15. The relationship between the native title rights and interests described in paragraphs 8, 9 and 10 and the other interests described in Schedule 4 (the "other interests") is that:

- (a) the other interests continue to have effect, and the rights conferred by or held under the other interests may be exercised notwithstanding the existence of the native title rights and interests;
- (b) to the extent the other interests are inconsistent with the continued existence, enjoyment or exercise of the native title rights and interests in relation to the land and waters of the Determination Area, the native title continues to exist in its entirety but the native title rights and interests have no effect in relation to the other interests to the extent of the inconsistency for so long as the other interests exist;
- (c) the other interests and any activity that is required or permitted by or under, and done in accordance with, the other interests, or any activity that is associated with or incidental to such an activity, prevail over the native title rights and interests and any exercise of the native title rights and interests; and
- (d) without limiting the operation of paragraphs 15(a) to (c) above, before the native title rights and interests (referred to in paragraph 8 above) are exercised on state forest land over which a term lease for grazing purposes has been granted, the native title holders must contact the lessee of the grazing lease, provided their contact details have been provided to the Wulli Wulli Nation Aboriginal Corporation, and discuss any safety issues associated with the proposed exercise of native title rights and interests and make reasonable efforts to agree on the route of access.

DEFINITIONS AND INTERPRETATION

16. In this determination, unless the contrary intention appears:

"land" and "waters", respectively, have the same meanings as in the *Native Title Act 1993* (Cth);

"Laws of the State and the Commonwealth" means the common law and the laws of the State of Queensland and the Commonwealth of Australia, and includes legislation, regulations, statutory instruments, local planning instruments and local laws;

"Local Government Act" has the meaning in the *Local Government Act 2009* (Qld);

"Local Government Area" has the meaning in the *Local Government Act 2009* (Qld);

"Natural Resources" means:

- (a) any animal, plant, fish and bird life found on or in the lands and waters of the Determination Area; and
- (b) any clays, soil, sand, gravel or rock found on or below the surface of the Determination Area,

that have traditionally been taken and used by the native title holders, but does not include:

- (a) animals that are the private personal property of another;
- (b) crops that are the private personal property of another; and
- (c) minerals as defined in the *Mineral Resources Act 1989* (Qld) or petroleum as defined in the *Petroleum Act 1923* (Qld) and the *Petroleum and Gas (Production and Safety) Act 2004* (Qld);

“Reserves” means reserves that are dedicated or taken to be reserves under the *Land Act 1994* (Qld);

“Water” means:

- (a) water which flows, whether permanently or intermittently, within a river, creek or stream;
- (b) any natural collection of water, whether permanent or intermittent.

Other words and expressions used in this Determination have the same meanings as they have in Part 15 of the *Native Title Act 1993* (Cth).

THE COURT DETERMINES THAT:

17. Upon the determination taking effect:

- (a) The native title is held in trust;
- (b) The Wulli Wulli Nation Aboriginal Corporation (ICN: 8263), incorporated under the *Corporations (Aboriginal and Torres Strait Islander) Act 2006* (Cth), is to:
 - (i) be the prescribed body corporate for the purpose of section 56(2)(b) and section 56(3) of the *Native Title Act 1993* (Cth); and
 - (ii) perform the functions mentioned in section 57(1) of the *Native Title Act 1993* (Cth) after becoming a registered native title body corporate.

Schedule 1

DETERMINATION AREA

A. Description of Determination Area

[See NNTR attachment 1: “Schedule 1 - A. Description of Determination Area”. **Note:** Page 20 of this attachment has been amended as follows: “in the last paragraph, “25.111904” has been replaced with “25.110904”. This complies with the correction dated 4 February 2016 in the Orders.]

B. Map of Determination Area

[See NNTR attachment 2: “Schedule 1 - B. Map of Determination Area”]

Schedule 2

AREAS NOT FORMING PART OF THE DETERMINATION AREA

The following areas of land and waters are excluded from the Determination Area.

1. Those land and waters within the External Boundary, which at the time the native title determination application was made;

(a) were the subject of one or more Previous Exclusive Possession Acts, within the meaning of s 23B of the *Native Title Act 1993* (Cth); and

(b) to which none of ss 47, 47A or 47B of the *Native Title Act 1993* (Cth) applied at the time of the native title determination application;

are excluded from the Determination Area as they could not be claimed in accordance with s 61A of the *Native Title Act 1993* (Cth).

2. Specifically, and to avoid any doubt, the land and waters described in (1) above includes, the tenure based exclusions under ss 23B(2) and 23B(3) of the *Native Title Act 1993* (Cth) to which s 20 of the *Native Title (Queensland) Act 1993* (Qld) applies, and includes, but is not limited to, the whole of the land and waters described as;

(a) Lot 279 on SP104416;

(b) Lot 542 on DW549;

(c) Lot 603 on T7762;

(d) Lot 28 on DW557;

(e) Lot 27 on DW563;

(f) Lot 19 on LE306;

(g) Lot 11 on DW559;

(h) Lot 23 on LE198;

(i) Lot 7 on LE208; and

(j) Lot 509 on DW383.

3. Specifically, and to avoid any doubt, the land and waters described in (1) above includes the land or waters on which any public work, as defined in s 253 of the *Native Title Act 1993* (Cth), is or was constructed, established or situated, and to which ss 23B(7) and 23C(2) of the *Native Title Act 1993* (Cth) and to which s 21 of the *Native Title (Queensland) Act 1993* (Qld), applies, together with any adjacent land or waters in accordance with s 251D of the *Native Title Act 1993* (Cth), and includes, but is not limited to, the whole of the land and waters described as:

(a) Lot 511 on DW395; and

- (b) Lot 2 on AP5446.

Schedule 3

NATIVE TITLE HOLDERS

1. The native title holders are the Wulli Wulli People. The Wulli Wulli People are the biological descendants of one or more of the following people:

- (a) Tommy (father of Wonga Pope);
- (b) Jessie Fuller;
- (c) Grace (mother of Fanny Joyce);
- (d) Tilly (mother of Harry Blucher);
- (e) Jack (father of Jack Hornet);
- (f) Jackanapes;
- (g) Thomas Clancy;
- (h) Maria (the mother of Isabella Hooper);
- (i) The unnamed adoptive father of Maggie McLean;
- (j) Mergwin Blay;
- (k) Amy (wife of John Bond);
- (l) Rosie (mother of John Barra);
- (m) Billy and Selina (parents of Jacob);
- (n) Jinnie (wife of George Logan); or
- (o) Ginalene (mother of Ernest Pope).

Schedule 4

OTHER INTERESTS IN THE DETERMINATION AREA

The nature and extent of the other interests in relation to the Determination Area are the following as they exist as at the date of the determination:

1. The rights and interests of the parties under the following agreements:

- (a) the agreement between Elliot Anderson, Desmond Dodd, Robert Clancy, Brian Clancy, Robert Bond,

Drew Millar, Neil Saltner, Jeffrey Williams, Majorie Reid, Elizabeth Law, Elizabeth Blucher, Annette Fuller, Celeste Williams, Ivan Saltner and Jill Wilson their own behalf and on behalf of the Wulli Wulli People Protected Areas ILUA authorised on 27 June 2015;

(b) the agreement between Richard Doyle, Patrick Silvester, Kenny Waterton, Eve Fesl, Eddie Waddy, Graham Anderson, Arwa Waterton, Cynthia Kemp, Bradley Curtis, Dena Marie Dodd-Ugle and Heidi Anne-Marie Lawson on their own behalf and on behalf of the Iman People #2, Elliot Anderson, Elizabeth Blucher, Robert Bond, Brian Clancy, Robert Clancy, Desmond Dodd, Annette Fuller, Elizabeth Law, Drew Millar, Marjorie Reid, Neil Saltner, Ivan Saltner, Celeste Williams, Jeffrey Williams and Jill Wilson on their own behalf and on behalf of the Wulli Wulli People, the State of Queensland and SunWater Limited (ACN 131 034 985) as parties to the Nathan Dam, Glebe Weir Raising and Pipelines Project ILUA dated 14 January 2013.

(c) the agreement between Newcrest Mining Limited, the Wulli Wulli Applicants, the Iman Applicants, Newcrest Operations Limited, Sedimentary Holdings Limited, Sedgold Pty Ltd and Fernyside Pty Limited (the Joint Venturers) and Gurang Land Council Aboriginal Corporation as parties to the Cracow Project ILUA, NNTT number Q12002/053, registered 23 June 2003.

(d) the agreement between Banana Shire Council and Desmond Dodd, Robert Bond, Robert Clancy, Drew Millar, Neil Saltner, Marjorie Reid, Elizabeth Law, Elizabeth Blucher, Annette Fuller, Celeste Williams, Ivan Saltner, Jeffrey Williams, Brian Clancy, Jill Wilson and Elliot Anderson on their own behalf and on behalf of the Wulli Wulli People QUD6006/00 authorised on 27 June 2015;

(e) the agreement between Ergon Energy Corporation Limited and Desmond Dodd, Robert Bond, Robert Clancy, Drew Millar, Neil Saltner, Marjorie Reid, Elizabeth Law, Elizabeth Blucher, Annette Fuller, Celeste Williams, Ivan Saltner, Jeffrey Williams, Brian Clancy, Jill Wilson and Elliot Anderson on their own behalf and on behalf of the Wulli Wulli People QUD6006/00, authorised on 27 June 2015;

(f) the agreement between Elliot Anderson, Desmond Dodd, Robert Clancy, Brian Clancy, Robert Bond, Drew Millar, Neil Saltner, Jeffrey Williams, Majorie Reid, Elizabeth Law, Elizabeth Blucher, Annette Fuller, Celeste Williams, Ivan Saltner and Jill Wilson on their own behalf and on behalf of the Wulli Wulli People and Keith Douglas Palmer and Garry Thomas Palmer as parties to the Dawson Vale East ILUA authorised on 27 June 2015;

(g) the agreement between Elliot Anderson, Desmond Dodd, Robert Clancy, Brian Clancy, Robert Bond, Drew Millar, Neil Saltner, Jeffrey Williams, Majorie Reid, Elizabeth Law, Elizabeth Blucher, Annette Fuller, Celeste Williams, Ivan Saltner and Jill Wilson on their own behalf and on behalf of the Wulli Wulli People and Gyranda Nominees Pty Ltd ACN 009 998 172 as parties to the Gyranda ILUA authorised on 27 June 2015;

(h) the agreement between Elliot Anderson, Desmond Dodd, Robert Clancy, Brian Clancy, Robert Bond, Drew Millar, Neil Saltner, Jeffrey Williams, Majorie Reid, Elizabeth Law, Elizabeth Blucher, Annette Fuller, Celeste Williams, Ivan Saltner and Jill Wilson on their own behalf and on behalf of the Wulli Wulli People and Shane Thomas Mills as parties to the Onkaparinga ILUA authorised on 27 June 2015;

(i) the agreement between Elliot Anderson, Desmond Dodd, Robert Clancy, Brian Clancy, Robert Bond, Drew Millar, Neil Saltner, Jeffrey Williams, Majorie Reid, Elizabeth Law, Elizabeth Blucher, Annette Fuller, Celeste Williams, Ivan Saltner and Jill Wilson on their own behalf and on behalf of the Wulli Wulli People and Kyle Toss Muirhead as parties to the Wondekai ILUA authorised on 27 June 2015;

(j) the agreement between Elliot Anderson, Desmond Dodd, Robert Clancy, Brian Clancy, Robert Bond, Drew Millar, Neil Saltner, Jeffrey Williams, Majorie Reid, Elizabeth Law, Elizabeth Blucher, Annette Fuller, Celeste Williams, Ivan Saltner and Jill Wilson on their own behalf and on behalf of the Wulli Wulli People and Andrew Douglas Simmons and Tracey Robin Simmons as parties to the Woodine South ILUA authorised on 27 June 2015; and

(k) the agreement between Elliot Anderson, Desmond Dodd, Robert Clancy, Brian Clancy, Robert Bond, Drew Millar, Neil Saltner, Jeffrey Williams, Majorie Reid, Elizabeth Law, Elizabeth Blucher, Annette Fuller, Celeste Williams, Ivan Saltner and Jill Wilson on their own behalf and on behalf of the Wulli Wulli People and Arthur Andrew McIntyre, Cameron Andrew Reid McIntyre and Malcom Thomas McIntyre as parties to the Woolton ILUA authorised on 27 June 2015.

2. The rights and interests of Sunshine 685 Pty Ltd and Santos QNT Pty Ltd as the holders of an interest in ATP685 granted pursuant to the *Petroleum Act 1923* (Qld).

3. The rights and interests of Anglo Coal (Theodore South) Pty Ltd as the holder of an interest in MDL 216 granted pursuant to the *Mineral Resources Act 1989* (Qld).

4. The rights and interests of Anglo Coal (Dawson South) Pty Ltd as the holder of an interest in EPC 793, EPC 884, MDL 365, ML 5657 granted pursuant to the *Mineral Resources Act 1989* (Qld).

5. The rights and interests of Anglo Coal (Dawson) Limited as the holder of an interest in EPC 1229 granted pursuant to the *Mineral Resources Act 1989* (Qld).

6. The rights and interests of Cattle Creek Coal Pty Ltd as the holder of an interest in EPC631, EPC1024 and EPC1133 granted pursuant to the *Mineral Resources Act 1998* (Qld).

7. The rights and interests of Christopher Ian Wallin as the holder of an interest in EPC 1487 granted pursuant to the *Minerals Resources Act 1998* (Qld).

8. The rights and interests of Australia Pacific LNG Pty Limited ABN 68 001 646 331 as the registered lessee of Lot 4031 on Survey Plan 212959, including the right to enter the Determination Area by its employees, agents or contractors to exercise any of its rights and interests as the registered lessee of Lot 4031 on Survey Plan 212959.

9. The rights and interests of Lion Mining Pty Ltd as the holder of an interest in EPM 15981, ML 3219, ML 3221, ML 3227, ML 3229, ML3230, ML 3231, ML 3232, ML 3234, ML 80024, ML 80088, ML 80089, ML 80144 granted pursuant to the *Minerals Resources Act 1998* (Qld).

10. The rights and interests of Telstra Corporation Limited (ACN 051 775 556):

(a) as the owner or operator of telecommunications facilities within the Determination Area;

(b) created pursuant to the *Post and Telegraph Act 1901* (Cth), the *Telecommunications Act 1975* (Cth), the *Australian Telecommunications Corporation Act 1989* (Cth), the *Telecommunications Act 1991* (Cth) and the *Telecommunications Act 1997* (Cth), including rights:

(i) to inspect land;

(ii) to install and operate telecommunication facilities; and

(iii) to alter, remove, replace, maintain, repair and ensure the proper functioning of its telecommunications facilities;

(c) for its employees, agents or contractors to access its telecommunication facilities in and in the vicinity of the Determination Area in the performance of their duties; and

(d) under any lease, licence, access agreement or easement relating to its telecommunications facilities in the Determination Area.

11. The rights and interests of Ergon Energy Corporation ACN 087 646 062:

(a) as the owner and operator of any "Works" as that term is defined in the *Electricity Act 1994* (Qld) within the Determination Area;

(b) as a distribution entity and the holder of a distribution authority under the *Electricity Act 1994* (Qld);

(c) created under the *Electricity Act 1994* (Qld) and the *Government Owned Corporations Act 1993* (Qld) including:

(i) rights in relation to any agreement relating to the Determination Area existing or entered into before the date on which these orders are made;

(ii) rights to enter the Determination Area by its employees, agents or contractors to exercise any of the rights and interests referred to in this paragraph; and

(iii) to inspect, maintain and manage any Works in the Determination Area.

12. The rights and interests of SunWater Limited (ACN 131 034 985) :

(a) as the holders of an interest in;

(i) Lot 15 on LE312; and

(ii) Lot 14 on LE300;

(b) as grantee of the following easements located within the Determination Area;

- (i) Easements A, B and C on DW540;
- (ii) Easement A on LE300;
- (iii) Easement A on SP126059; and
- (iv) Easement A on SP104408;

(c) as the owner and occupier of weirs and other infrastructure facilities in or in the vicinity of the creeks, rivers and lakes located within the Determination Area; and

(d) employees, agents or contractors to enter the Determination Area in order to exercise any of the rights and interests referred to in this paragraph 12 of Schedule 4.

13. The rights and interests of the State of Queensland and the Banana Shire Council and the North Burnett Regional Council to access, use, operate, maintain and control the dedicated roads in the Determination Area and the rights and interests of the public to use and access the roads.

14. The rights and interests of the State of Queensland in Reserves, the rights and interests of the trustees of those Reserves and of the persons entitled to access and use those Reserves for the respective purpose for which they are reserved.

15. The rights and interests of the Banana Shire Council and North Burnett Regional Council as the local governments for that part of the Determination Area within their respective Local Government Areas, including:

- (a) their powers, functions, responsibilities and jurisdiction under a Local Government Act;
- (b) their rights and interests under any interest in land or waters within the Determination Area including under any lease, license, access agreement, easement or reserve in the Determination Area;
- (c) the rights to use, operate, maintain, replace, restore, remediate, repair and otherwise exercise all other rights as the owners and operators of infrastructure, structures, earthworks, access works, facilities and other improvements within the Determination Area;
- (d) the rights under any agreements between the local governments and third parties which relate to land or water in the Determination Area; and
- (e) the rights of their employees, agents and contractors to enter upon the Determination Area for the purpose of performing their powers and responsibilities under paragraphs (a) to (d).

16. The rights and interests of the State of Queensland or any other person existing by reason of the force and operation of the laws of the State of Queensland, including those existing by reason of the following legislation or any regulation, statutory instrument, declaration, plan, authority, permit, lease or licence made, granted, issued or entered into under that legislation:

- (a) the *Land Act 1994* (Qld);
- (b) the *Nature Conservation Act 1992* (Qld);
- (c) the *Forestry Act 1959* (Qld);
- (d) the *Water Act 2000* (Qld);

- (e) the *Fisheries Act 1994* (Qld);
- (f) the *Petroleum Act 1923* (Qld) or *Petroleum and Gas Act 2004* (Qld);
- (g) the *Mineral Resources Act 1989* (Qld);
- (h) the *Integrated Planning Act 1997* (Qld) or *Sustainable Planning Act 2009* (Qld);
- (i) the *Transport Infrastructure Act 1994* (Qld); and
- (j) the *Fire and Rescue Service Act 1990* (Qld) or *Ambulance Service Act 1991* (Qld).

17. The rights and interests of members of the public arising under the common law, including but not limited to the following:

- (a) any subsisting public right to fish; and
- (b) the public right to navigate.

18. So far as confirmed pursuant to s 212(2) of the *Native Title Act 1993* (Cth) and s 18 of the *Native Title Act (Queensland) Act 1993* (Qld) as at the date of this Determination, any existing public access to, and enjoyment of, the following places in the Determination Area:

- (a) waterways;
- (b) beds and banks or foreshores of waterways;
- (c) stock routes; and
- (d) areas that were public places at the end of 31 December 1993.

19. Any other rights and interests:

- (a) held by the State of Queensland or Commonwealth of Australia; or
- (b) existing by reason of the force and operation of the Laws of the State and the Commonwealth.

REGISTER ATTACHMENTS:

- 1. Schedule 1 - A. Description of Determination Area, 31 pages - A4, 13/08/2015
- 2. Schedule 1 - B. Map of Determination Area, 26 pages - A4, 13/08/2015

Note: The National Native Title Register may, in accordance with s. 195 of the Native Title Act 1993, contain confidential information that will not appear on the Extract.