

AUGUST 2024

Reports of the District Court and State Administrative Tribunal of
Western Australia

THE
STATE REPORTS
(WESTERN AUSTRALIA)

2024

EDITORS

HIS HONOUR JUDGE M FLYNN
Judge of the District Court of Western Australia

DR B DE VILLIERS, BA, LLB, LLD
Member of the State Administrative Tribunal of Western Australia
Adjunct Professor: School of Law, Curtin University (WA)

CONSULTING EDITORS

PW NICHOLS, RFD, BA, LLM, M CRIM JUST
Barrister-at-Law

DR RJ DESIATNIK, BA, LLM (Hons), SJD

REPORTERS

DR RJ DESIATNIK
AARAHNAN RAGURAGAVAN

The mode of citation of this part will be:
113 SR(WA)

TABLE OF CASES REPORTED

Part 4 — Pages 186-252

Akrawy; Commissioner for Consumer Protection v	1
Atlantic Vanadium Pty Ltd v Shire of Mount Magnet	211
Beyond Builders Pty Ltd; Ghetia v	234
Bilikiki Pty Ltd; Mister Zimi v	186
Centurion Transport Co Pty Ltd; Farr v	101
Consumer Protection, Commissioner for v Akrawy	1
Farr v Centurion Transport Co Pty Ltd	101
GG, Re	193
Ghetia v Beyond Builders Pty Ltd	234
Kepert v City of Melville	51
Love v Safari Charters Pty Ltd	81
Mayfield, Re	109
Melville, City of; Kepert v	51
Mister Zimi v Bilikiki Pty Ltd	186
Mount Magnet, Shire of; Atlantic Vanadium Pty Ltd v	211
Nunis; Oak Capital Wholesale Fund Pty Ltd v	28
Oak Capital Wholesale Fund Pty Ltd v Nunis	28
Polaris Metals Pty Ltd v Valuer-General	125
Safari Charters Pty Ltd; Love v	81
Valuer-General; Polaris Metals Pty Ltd v	125

(Cases in **bold** reported in this part)



© 2024 Thomson Reuters (Professional) Australia Limited

Lawbook Co.

ABN 64 058 914 668

Published in Sydney

ISSN 0158-1996

INDEX

Part 4 — Pages 186-252

BUILDING AND CONSTRUCTION

Home building work contract complaint — Home building work remedy order — Whether stage progress payment was not payable by owner and should be repaid by builder — Whether price variation claimed by builder should be disallowed — Whether requiring builder to reach practical completion was an order which required specified work to be performed — Damages for delay in completion of home — Discretion — Building Services (Complaint Resolution and Administration) Act 2011 (WA), ss 5(2), 41(2), 41(2)(a)(ii), 41(2)(a)(iv), 41(2)(c), 41(2)(d)(i), 43, 43(1) — Home Building Contracts Act 1991 (WA), Pt 2.	
<i>Ghetia v Beyond Builders Pty Ltd</i>	234

GUARDIANSHIP AND ADMINISTRATION

Application for review of guardian and administration — Who would be suitable guardian and administrator — Best interests of represented person — Intellectual disability — Conflicting medical evidence — Internal family conflict — Guardianship and Administration Act 1990 (WA), s 17A(1).	
<i>Re GG</i>	193

LANDLORD AND TENANT

Retail shop commercial tenancy — Shorter than five year term of lease — Make application of free will — Circumstances warrant granting of application — Commercial Tenancy (Retail Shops) Agreements Act 1985 (WA), ss 13(1), 13(7b), 13(7b)(a), 13(7b)(b).	
<i>Mister Zimi v Bilikiki Pty Ltd</i>	186

LOCAL GOVERNMENT

Objection to rate notice — Rates — Whether land subject of miscellaneous licence under Mining Act 1978 (WA) was rateable land — Miscellaneous licence — Whether mining tenement was estate in land — Local Government Act 1995 (WA), s 6.26(2)(a)(ii)(I) — Mining Act 1978 (WA).	
<i>Atlantic Vanadium Pty Ltd v Shire of Mount Magnet</i>	211