

(Note: All applications (excluding WAPC matters) are managed by the legal services section of Finance and Corporate Services in conjunction with the responsible officer below.)

As at 15 February 2018

| APPEAL (Name, No. and Shire File Reference) | PROPERTY | DATE COMMENCED | DECISION APPEAL IS AGAINST | RESPONSIBLE OFFICER | STAGE COMPLETED | NEXT ACTION AND DATE OF ACTION AS PER SAT ORDERS | DATE COMPLETED / CLOSED |
|---|---------------------------------|-----------------|---|------------------------------|---|--|-------------------------|
| CITY OF BUSSELTON APPEALS | | | | | | | |
| Forrest v City of Busselton | Lots 3 and 237 Ludlow Park Road | October, 2017 | Appeal against refusal of Development Application for Extractive Industry | Joanna Wilson | <ul style="list-style-type: none"> • Notice of Directions Hearing on 3 November, 2017 against City of Busselton decision to refuse the application, the following orders were made: <ul style="list-style-type: none"> - S.31 Reconsideration of the decision on or before 14 February 2017; - In the event that the parties are unlikely to agree Mediation on 18 December 2017. • Mediation on 18 December 2017, where it was adjourned to a further Directions Hearing on 23 February 2018 in order to await the outcome of the reconsideration. | Directions Hearing on 23 February, 2018 | |
| Merifield v City of Busselton | Lot 30 No 70 Millbrook Road | 1 December 2017 | Appeal against deemed refusal (Non-determination of Application) | Joanna Wilson/James Fletcher | <ul style="list-style-type: none"> • Notice of Directions Hearing on 21 December, 2017 against City of Busselton decision to refuse the application, the following orders were made: <ul style="list-style-type: none"> - Applicant is to provide additional information by 31 January 2018; - S.31 Reconsideration of the decision on or before 28 February 2018 • By mutual agreement the Directions Hearing listed for 9 March is vacated. The following orders have been made: <ul style="list-style-type: none"> - Respondent is now invited to reconsider its decision by S.31 Reconsideration by 28 March 2018. | Directions Hearing on 5 April, 2018. | |
| Keay & Anor v City of Busselton | Lot 1 No 73 Adelaide Street | 11 January 2018 | Appeal against refusal of Development Application for a Holiday Home | James Fletcher | <ul style="list-style-type: none"> • Notice of Directions Hearing on 2 February, 2018 against the City of Busselton decision to refuse the application, the following orders were made: <ul style="list-style-type: none"> - Applicant is to provide additional information by 23 February 2018; - S.31 Reconsideration of the decision on or before 16 March 2018 | Directions Hearing on 29 March, 2018 | |

| APPEAL (Name, No. and Shire File Reference) | PROPERTY | DATE COMMENCED | DECISION APPEAL IS AGAINST | RESPONSIBLE OFFICER | STAGE COMPLETED | NEXT ACTION AND DATE OF ACTION AS PER SAT ORDERS | DATE COMPLETED / CLOSED |
|--|--|----------------|---|---|--|--|-------------------------|
| JOINT DEVELOPMENT ASSESSMENT PANEL APPEALS | | | | | | | |
| DCSC vs Southern JDAP | Lot 108 No 57 Dunn Bay Road, Dunsborough | January, 2016 | Appeal against refusal of Development application for Service Station | State Solicitors Office / Anthony Rowe / Paul Needham | <ul style="list-style-type: none"> Initial Determination by SAT– Appeal upheld JDAP subsequently requested a judicial review of the SAT determination by the Supreme Court. A Judgement, to be reserved for determination in due course, was made on 12 February 2018. | <ul style="list-style-type: none"> Awaiting Supreme Court Determination | |
| WESTERN AUSTRALIAN PLANNING COMMISSION APPEALS | | | | | | | |
| Rapsey v Western Australian Planning Commission | Lot 7 Caves Road, Quedjinup | | Appeal against conditions of subdivision | State Solicitors Office / Justin Biggar | <ul style="list-style-type: none"> Notice of Directions Hearing on 31 March, 2017 against conditions of a subdivision. Mediation hearing 20 April 2017. Directions hearing on 2 June 2017 where it was decided to vacate the appeal for 6 months to provide both parties time to carry out investigations. <p>(This is an appeal on a WAPC decision, the City understands the appeal will progress no further but has not received a formal notification from the WAPC)</p> | Direction hearing to be set. | |