

**MAGISTRATES COURT of WESTERN AUSTRALIA  
(CIVIL JURISDICTION)  
NOTICE OF OBJECTION TO ITEM(S) ON BILL OF COSTS  
FORM 51**

Registry: **Bunbury**

Case number:

**BUN/GCLM/316/2015**

Claimant

**Andrew Laughton**

Defendant

**Sharyl Marsh and James Glynn Marsh**

**OBJECTION TO BILL OF COSTS**

**To the unsuccessful party:**

You may, within 21 days after being served with a bill of costs, object to any item in the bill by lodging and serving on the successful party a notice of objection.

Your notice of objection must specify reasons for each objection.

If you do not object to a particular item in the bill you are taken to have admitted the item.

When an objection is made the Registrar must list the case for an assessment and will notify the parties in writing.

Where a notice of objection has not been served upon the successful party, within 21 days after having being served with the bill the Registrar must assess the costs in the absence of the parties and give a certificate of the assessment to the successful party.

I **Andrew Laughton** (full name)

of no fixed address (address)

Electrician (occupation)

object to the following items claimed in the bill of costs dated 16<sup>th</sup> day of November 2016 in this case.

Items objected to and reasons for objection (*attach additional sheets if necessary*):

Item number	Reasons for objection
1	The statement of Defence has still not been received by myself. This should have been sent prior to the court date.
2	No details of any disclosure have been given, and are thought not to exist.
3	Regarding Preparation of Case. No details of hours or days spent has been received.
4	Fee on Brief for counsel. No details of hours or days spent has been received.
7	There is a legal requirement that the partys come prepared at the pretrial conference. This did not happen. The Marshes had a copy of the building permit to reinforce the wall, and a copy of the best quote that I could find to reinforce the retaining wall several months before the first pre-trial conference. The most they have ever offered to fix the damage they caused is approx ¼ of the price of the fence they damaged. The only reason a second pretrial conference was held was so that the Marshes could get a better price to reinforce the retaining wall. Not only did they not bring it to the second conference, it has still not been received as of the date of this notice, dispite several reminders.
DISBURSEMENTS	
1	No reason has been given as to why four landgate searches were needed, or what was searched for.
2 & 3	No reason has been given as to why unrelated third partys needed to have money spent on them, and no copy of any related documents has ever been received.

Date: 24/11/2016

Claimant.

Claimant/defendant/lawyer.....



To: The Registrar

Tick [✓] appropriate box

Lodged by	<input checked="" type="checkbox"/> Claimant or claimant's lawyer <input type="checkbox"/> Defendant or defendant's lawyer <input type="checkbox"/> Other			
Address for service	laughton.andrew@gmail.com			
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