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

Registry:			Case number:			
Claimant						
Defendant						
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 object to the following items claimed in the bill of costs dated day of 20 in this case. (full name)						
Items objected to and reasons for objection (attach additional sheets if necessary):						
Item I number	Reasons for objection					
Date: Claimant/defendant/third party/ lawyer:						
Lodged by Claimant or claimant's lawyer  Defendant or defendant's lawyer  Other						
Address for service	out					
Contact details	Telephone:	Lawyer's ref:	Fax:		E mail:	