

Buzette Governm

OF

WESTERN AUSTRALIA

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No. 15]

PERTH: FRIDAY, 22nd FEBRUARY

[1974

Adoption of Children Act Amendment Act, 1973. PROCLAMATION

WESTERN AUSTRALIA,
To Wit:
H. I. EDWARDS,
Governor.
[L.S.]

Edwards, Victoria Cross, Companion of the Most
Honourable Order of the Bath, Companion of the
Distinguished Service Order, Officer of the Most
Excellent Order of the British Empire, Distinguished Flying Cross, Governor in and over the
State of Western Australia and its Dependencies
in the Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Adoption of Children Act Amendment Act, 1973, that the Act shall come into operation on a date to be fixed by proclamation: Now, therefore, I, the Governor, acting with the advice and consent of the Executive Council do hereby fix the 1st day of March, 1974 as the date on which the Adoption of Children Act Amendment Act, 1973, shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of February, 1974.

By His Excellency's Command,

A. D. TAYLOR Acting Minister for Community Welfare. GOD SAVE THE QUEEN !!!

Medical Act, 1894-1968.

PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Air Commodore Hughie Idwal To Wit:
H. I. EDWARDS, Governor.
[L.S.] Edwards, Victoria Cross, Companion of the Most Honourable Order of the Bath, Companion of the Distinguished Service Order, Officer of the Most Excellent Order of the Pritish Empire, Distinguished Flying Cross, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

WHEREAS it is provided by section 12A of the Medical Act, 1894-1968, inter alia, that where the Governor is satisfied that a duly qualified medical practitioner or a sufficient number of duly qualified medical practitioners is or are not available to provide a medical or surgical service, he may from time to time by Proclamation declare the service to be an auxiliary service in the whole or part of the State; and whereas the Governor is satisfied that a duly qualified medical practitioner or a suffi-cient number of duly qualified medical practitioners is or are not available to provide the medical or surgical service of the Spastic Welfare Association of Western Australia Incorporated: Now, therefore, I, the Governor, acting with the advice and consent of the Executive Council, do hereby declare the Spastic Welfare Association of Western Australia Incorporated to be an auxiliary service in the whole of the State.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of February, 1974.

By His Excellency's Command,

RON DAVIES, Minister for Health.

GOD SAVE THE QUEEN !!!

Land Act, 1933-1971.

PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Air Commodore Hughie Idwal To Wit:
H. I. EDWARDS, Governor.
[L.S.] Honourable Order of the Bath, Companion of the Distinguished Service Order, Officer of the Most Excellent Order of the British Empire, Distinguished Flying Cross, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corres. 10267/04.

WHEREAS by section 31 of the Land Act, 1933-1971, the Governor may by Proclamation and subject to such conditions as may be expressed therein, classify as of Class A any lands of the Crown reserved to Her Majesty for any of the purposes specified in the said section; and whereas it is deemed expedient that Reserve No. 9620 for the purpose of Conservation of Flora and Fauna as described here-under should be classified as of Class A: Now, therefore, I, the Governor with the advice of Executive Council do by this my Proclamation classify as of Class A the reserve described hereunder.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of February, 1974.

By His Excellency's Command,

H. D. DAVIES. Minister for Lands.

GOD SAVE THE QUEEN !!!

Schedule.

Reserve No. 9620 (Williams District).

Area: About 65 hectares.

Plan: Dumbleyung 1:50,000 A.1.

Factories and Shops Act, 1963-1972.

PROCLAMATION.

WESTERN AUSTRALIA, By His Excellency Air Commodore Hughie Idwal To Wit:
H. I. EDWARDS, Governor.
[L.S.] Governor.
[L.S.] Excellent Order of the Bath, Companion of the Distinguished Service Order, Officer of the Most tinguished Flying Cross, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

WHEREAS it is enacted, inter alia, by section 2 of the Factories and Shops Act Amendment Act, 1972 that sections 6 and 9 of that Act shall come into operation on a date to be fixed by proclamation; Now therefore, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the date on which this proclamation is published in the Government Gazette as the date on which sections 6 and 9 of the Factories and Shops Act Amendment Act, 1972 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of February, 1974.

By His Excellency's Command,

J. J. HARMAN, Minister for Labour.

GOD SAVE THE QUEEN

Public and Bank Holidays Act, 1972. PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Air Commodore Hughie Idwal Edwards, Victoria Cross, Companion of the Most Honourable Order of the Bath, Companion of the Distinguished Service Order, Officer of the Most Excellent Order of the British Empire, Distinguished Flying Cross, Governor in and over the Slate of Western Australia and its Dependencies in the Commonwealth of Australia.

PURSUANT to the provisions of paragraph (b) of subsection (1) of section 7 of the Public and Bank Holidays Act, 1972, I, the Governor, acting with the advice and consent of the Executive Council, do hereby appoint that part of Thursday, the 14th March, 1974, after 12 noon of that day to be a public half-holiday within the municipal district of the Town of Bunbury. trict of the Town of Bunbury.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of February, 1974.

By His Excellency's Command,

J. J. HARMAN, Minister for Labour.

GOD SAVE THE QUEEN !!!

AT a meeting of the Executive Council held in the Executive Council Chambers, Perth, this 30th day of January, 1974, the following Order in Council was authorised to be issued.

Country Towns Sewerage Act, 1948-1967.

Sewerage—Merredin—Reticulation Area No. 7.

ORDER IN COUNCIL.

P.W.W.S. 17/73.

WHEREAS by the Country Towns Sewerage Act, 1948-1967, it is provided that before undertaking the construction of Sewerage Works, the Minister shall submit plans, descriptions, books of reference and estimates of the proposed works to the Governor for approval; and that if they are ap-Governor for approval; and that if they are approved, the Governor may forthwith by Order in Council empower the Minister to undertake the construction of the proposed works: Now therefore, His Excellency the Governor with the advice of the Executive Council doth hereby approve of the plans, descriptions, books of reference and estimates marked on plan P.W.D., W.A. 47163-1-1 for the construction of Merredin Sewerage Scheme—Reticulation Area No. 7 which was duly submitted for approval and hereby empowers the Minister to undertake the construction of the said works. said works.

W. S. LONNIE, Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chamber at Perth this 14th day of February, 1974, the following Orders in Council were authorised to be issued:-

Child Welfare Act, 1947-1972. ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act, 1947-1972, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be Members of any particular Children's Court, and may determine the respective seniorities of such Members: Now, therefore, His Excellency the Governor by and with the advice and consent of the Executive and with the advice and consent of the Executive Council doth hereby appoint Robin James McKay as a Member of the Children's Court at Toodyay.

> W. S. LONNIE, Clerk of the Council.

Land Act, 1933-1971. ORDER IN COUNCIL.

Corres. 13930/02v2.

WHEREAS by section 33 of the Land Act, 1933-1971, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Body Corporate, or other person or persons to be named in the Order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such Order and with power of subleasing; and whereas it is deemed expedient that Reserve No. 8636 should vest in and be held by the Honourable Ronald Davies, M.L.A., Minister for Health for the time being and his successors in office in trust for the purpose of "Government Requirements (Mental Health Services)": Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned Redoth hereby direct that the beforementioned Reserve shall vest in and be held by the Honourable Ronald Davies, M.L.A., Minister for Health, for the time being and his successors in office in trust for "Government Requirements (Mental Health Services)" with power to the said the Honourable Ronald Davies, M.L.A., Minister for Health for the time being and his successors in office to lease the whole or any portion of the said Reserve for any term not exceeding 50 years from the date of the lease subject nevertheless to the powers reserved to him by section 37 of the said Act.

> W. S. LONNIE, Clerk of the Council.

Land Act, 1933-1971. ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act, 1933-1971, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Body Corporate, or other person or persons to be named in the Order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such Order and with power of sub-leasing; and whereas it is deemed expedient, as follows:

Corres. 3477/98.—That Reserve No. 8821 should vest in and be held by the Shire of Wagin in trust for the purpose of "Caravan Park".

Corres. 2742/65.—That Reserve No. 29799 should vest in and be held by the Shire of Wyndham-East Kimberley in trust for the purpose of "Public Recreation".

(The previous Order in Council dated 21st May, 1969, is hereby superseded.)

Corres. 1269/65.—That Reserve No. 30304 should vest in and be held by the Shire of Rockingham in trust for the purpose of "Civic Centre".

(The previous Order in Council dated 8th April, 1970, is hereby superseded.)

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned Reserves shall vest in and be held by the abovementioned bodies, in trust for the purposes aforesaid, subject to the approval in writing of the Minister for Lands being first obtained, to lease the whole or any portion of the said Reserves for any term not exceeding 21 years from the date of the lease subject nevertheless to the powers reserved to him by section 37 of the said Act.

W. S. LONNIE, Clerk of the Council.

Land Act, 1933-1971. ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act, 1933-1971, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Body Corporate, or other person or persons to be named in the order in trust for the like or other public purposes to be specified in such order; and whereas it is deemed expedient as follows:—

Corres. 19267/04.—That Class "A" Reserve No. 9620 should vest in and be held by The Western Australian Wild Life Authority in trust for the purpose of "Conservation of Flora and Fauna".

Corres. 2548/62.—That Reserve No. 26688 should vest in and be held by The Western Australian Wild Life Authority in trust for the purpose of "Conservation of Flora and Fauna".

Corres. 2194/60 V2.— That Reserve No. 31196 should vest in and be held by the Shire of Mundaring for a term of ten (10) years in trust for the purpose of "Parklands", and to the further condition that no permanent improvements are to be effected upon the demised land.

Corres. 1069/74.—That Reserve No. 32431 should vest in and be held by the City of Melville in trust for the purpose of "Recreation".

Corres. 1051/73.—That Reserve No. 32432 should vest in and be held by the Shire of Laverton in trust for the purpose of "Rubbish Disposal Site".

Corres. 357/73.—That Reserve No. 32433 should vest in and be held by the Minister of Water Supply, Sewerage and Drainage in trust for the purpose of "Water Supply".

Corres. 1081/74.—That Reserve No. 32434 should vest in and be held by the Minister of Water Supply, Sewerage and Drainage in trust for the purpose of "Water Supply".

Corres. 649/73.—That Reserve No. 32435 should vest in and be held by the Shire of Swan for a period of ten (10) years in trust for the purpose of "Parklands", and to the further condition that no permanent improvements are to be effected upon the demised land.

Corres. 2864/73.—That Reserve No. 32437 should vest in and be held by the Shire of Augusta-Margaret River in trust for the purpose of "Park and Recreation".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned Reserves shall vest in and be held by the abovementioned bodies in trust for the purposes aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

W. S. LONNIE, Clerk of the Council,

Land Act, 1933-1971. ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act, 1933-1971, it is *inter alia*, made lawful for the Governor by Order in Council, to direct that any land reserved pursuant to the provisions of this Act shall be granted in fee simple to any person (as defined in the said section) subject to the condition that the person shall not lease or mortgage the whole

or any part of the land without the consent of the Governor and subject to such other conditions and limitations as the Governor shall deem necessary to ensure that the land is used for the purpose for which the land is reserved as aforesaid; and whereas it is deemed expedient, as follows:—

Corres. 2495/69.—That Reserve No. 32438 (Geraldton Lot 2541) should, subject as aforesaid be granted in fee simple to the Roman Catholic Bishop of Geraldton to be held in trust for "Schoolsite (Roman Catholic)".

Corres. 1212/72.—That Reserve No. 31878 (Goomalling Lot 438) should, subject as aforesaid be granted in fee simple to Goomalling Homes for the Aged Inc. to be held in trust for "Homes for the Aged".

Corres. 1981/68.—That Reserve No. 29781 (Port Hedland Lot 1628) should, subject as aforesaid be granted in fee simple to The Trustees of the Grand Lodge of Western Australia of Ancient Free and Accepted Masons to be held in trust for "Hallsite".

Now, therefore, His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby direct that the beforementioned reserves shall be granted in fee simple to the aforesaid bodies, to be held in trust for the aforesaid purposes, subject to the condition that the land shall not be leased or mortgaged in whole or in part without the consent of the Governor.

W. S. LONNIE, Clerk of the Council.

Forests Act, 1918. ORDER IN COUNCIL.

Forests File 154/72; Lands File 2148/26.

WHEREAS by the Forests Act, 1918, it is provided that the Governor may by Order in Council dedicate any Crown lands as State Forests within the meaning and for the purpose of that Act; Now therefore, his Excellency the Governor with the advice and consent of the Executive Council doth hereby dedicate the area described in the schedule hereto as an addition to State Forest No. 14 within the meaning and for the purposes of the said Act.

W. S. LONNIE, Clerk of the Council.

Schedule.

All that portion of land containing 2.9651 hectares bounded by lines starting at the northeastern corner of Dwellingup Lot 134 and extending west 82.58 metres; thence south 95.68 metres; thence 273 degrees 30 minutes, 64.37 metres; thence north 252.68 metres; thence east 146.83 metres and thence south 160.93 metres to the starting point. (Public Plans: Dwellingup Townsite 380c/20.)

Constitution Act, 1889. ORDER IN COUNCIL.

F.D. 378/73.

WHEREAS the enactment contained in section 74 of the Constitution Act. 1889 whereby the appointment of all public officers under the Government of the State is vested in the Governor in Council, does not apply to minor appointments which by Act of Legislature or by Order in Council may be vested in the heads of Departments or other officers or persons within the State. And whereas it is desirable that the appointment of persons as employees of the Forests Department and its branches at a daily or weekly rate of wages should be vested in Alan Robert Lush or any person appointed to temporarily act in place of such officer.

Now therefore, His Excellecy the Governor by and with the advice of the Executive Council hereby vests in Alan Robert Lush and any person appointed to temporarily act in place of such officer the appointment of persons as employees of the Forests Department and its branches at a daily or weekly rate of wages.

W. S. LONNIE, Clerk of the Council.

Forests Act, 1918-1969. ORDER IN COUNCIL.

F.D. 281/67; L. & S. 4152/69.

WHEREAS by the Forests Act, 1918-1969 it is provided that a dedication under the said Act of Crown Land as a State Forest may be revoked in whole or in part in the following manner:-

- (a) The Governor shall cause to be laid on the Table of each House of Parliament a proposal for such revocation.
- (b) After such proposal has been laid before Parliament the Governor, on a resolution being passed by both Houses that such proposal be carried out, shall by Order in Council revoke such dedication.

And whereas His Excellency the Governor did cause to be laid on the Table of each House of Parliament, his proposal dated the 6th day of November, 1973, for the revocation in part of the dedication of Crown Lands as State Forest; and whereas after such proposal had been laid before Parliament a resolution was passed by both Houses that such proposal should be carried out: Now, therefore, His Excellency the Governor with the advice and consent of the Executive Council doth hereby revoke in part the dedication of Crown Land as State Forest No. 37 described in the Schedule hereto.

> W. S. LONNIE, Clerk of the Council.

Schedule.

State Forest No. 37.

An area of 11361 square metres situated at Heartlea approximately 35 kilometres north-east of Manjimup Townsite.

Bounded by lines commencing at a point on the southern boundary of Nelson location 7569 situate southern boundary of Nelson location 7509 situate 197 and 9 tenths metres westerly from the southeastern corner of that location; thence southerly 70 and 8 tenths metres along the western side of the Boyup Brook-Cranbrook Road; thence 328 degrees 8 minutes 40 metres, 325 degrees 48 minutes 43 and 8 tenths metres to the southern boundary of location 7569 aforesaid and thence easterly along the southern boundary of that location to the starting point. (On plan 438 D/40 C 3) tion to the starting point. (On plan 438 D/40 C.3.)

Constitution Act, 1889. ORDER IN COUNCIL.

P.W.W. 1169/69 'A'.

WHEREAS section 74 of the Constitution Act, 1889 provides that the Governor in Council may vest in Heads of Departments, or other officers or persons within the State, power to make minor appointments and whereas it is desirable that power of appointment of persons employed at a daily rate of wage on works under the control of the Department of Public Works and of Water Supply, Sewerage and Drainage (exclusive of the Metropolitan Water Supply, Sewerage and Drainage Board) should be vested in Ronald MacKenzie Strickland: Now therefore His Excellency the Governor by and with the advice of the Executive Council hereby vests in Ronald MacKenzie Strickland the appointment of persons employed on such works at a daily rate of wage under the control of the Department of Public Works.

W. S. LONNIE, Clerk of the Council.

Water Boards Act, 1904-1969. Water Supply, Sewerage and Drainage Act, 1912-1950.

> Dunsborough Water Area. ORDER IN COUNCIL.

WHEREAS it is enacted by section 6 of the Water Boards Act, 1904-1969 that for every Water Area there shall be a Water Board constituted, under and subject to the provisions of that Act, by the Governor by Order in Council; and whereas it is

enacted by section 3 of the Water Supply, Sewerage and Drainage Act, 1912-1950, that the Governor may, in his discretion, revoke any Order in Council, made before or after the commencement of that last-mentioned Act, for the constitution of any board, and dissolve the board constituted pursuant to any order so revoked; and whereas by Order in Council made the 17th day of November, 1960, published in the Government Gazette on the 2nd day of December, 1960, and taking effect from the asy of December, 1960, and taking effect from the 1st day of January, 1961, the Governor, acting in exercise of the power conferred by section 6 of the Water Boards Act, 1904-1969 constituted a Water Board for the Dunsborough Water Area and appointed the Busselton Road Board to be the Water Board under the name of the Dunsborough Water Poord and the property and the property and the property of Board; and whereas pursuant to an Order in Council made the 21st day of June, 1961, published on the Government Gazette on the 23rd day of June, 1961, made by the Lieutenant Governor and Administrator acting in exercise of the powers conferred by subsection (3) of section 9 of the Local Government Act, 1960-1973, the Busselton Road Board became the Busselton Shire Council; and whereas it is now expedient that the Busselton Shire Council as a Water Board be discolved. Now Shire Council, as a Water Board be dissolved: Now, therefore His Excellency the Governor, acting with the advice and consent of the Executive Council, and in exercise of the power conferred by section 3 of the Water Supply, Sewerage and Drainage Act, 1912-1950, doth hereby revoke the said Order in Council made the 17th day of November, 1960 published in the Government Gazette on the 2nd day of December, 1960 relating to the appointment of the Busselton Boad Board as a Water Board and the Busselton Road Board as a Water Board and dissolve the Busselton Shire Council as the Water Board constituted for the Dunsborough Water Area.

> W. S. LONNIE, Clerk of the Council.

Constitution Act, 1889. ORDER IN COUNCIL.

P.W. 1169/69.

WHEREAS section 74 of the Constitution Act, 1889 provides that the Governor in Council may vest in Heads of Departments, or other officers or persons within the State, power to make minor appointments and whereas it is desirable that power of appointment of persons employed at a daily rate of wage on works under the control of the Department of Public Works and of Water Supply, Sewerment of Public Works and of Water Supply, Sewerage and Drainage (exclusive of the Metropolitan Water Supply, Sewerage and Drainage Board) as vested in Brian O'Connell should be revoked; Now, therefore, His Excellency the Governor with the advice and consent of the Executive Council hereby revokes the power vested in Brian O'Connell and hereby vests in George Golowyn the appointment of persons employed on such works at a daily rate of wage under the control of the Public Works of wage under the control of the Public Works Department.

W. S. LONNIE, Clerk of the Council.

Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1972.

Metropolitan Water Supply.

ORDER IN COUNCIL.

M.W.B. 827633/73.

M.W.B. 827633/73.
WHEREAS by the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1972, it is provided that, subject to the provisions of the Act, the Metropolitan Water Supply, Sewerage and Drainage Board shall, with the approval of the Governor have power to construct provide and extend Water Works, Sewerage Works and Metropolitan Main Drainage Works, and whereas the preliminary requirements of the said Act have been complied with and plans sections and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now therefore, His Excelthe Governor in Council: Now therefore, His Excelency the Governor by and with the advice and consent of the Executive Council, does hereby empower the Metropolitan Water Supply, Sewerage

and Drainage Board to undertake the construction of the following works under the said Act, namely:—

Shire of Armadale-Kelmscott-Neerigen.

205 Millimetre Rising Main through Part Lots 123 and 137 of Canning Location 31 Armadale Hills Estate.

The construction of a two hundred and five millimetre diameter water main, about seven hundred and twenty metres in length, complete with valves and all other necessary apparatus, and shown on plan M.W.B. 12361.

This Order in Council shall take effect from the 22nd day of February, 1974.

Metropolitan Water Supply Sewerage and Drainage Act, 1909-1972.

Metropolitan Sewerage.

ORDER IN COUNCIL.

M.W.B. 678919/69.

WHEREAS by the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1972 it is provided that, subject to the provisions of the Act, the Metropolitan Water Supply, Sewerage and Drainage Board shall, with the approval of the Governor have power to construct provide and extend Water Works, Sewerage Works and Metropolitan Main Drainage Works, and whereas the preliminary requirements of the said Act have been complied with and plans sections and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council, does hereby empower the Metropolitan Water Supply, Sewerage and Drainage Board to undertake the construction of the following works under the said Act, namely:—

Cottesloe-Reticulation Area No. 23.

The construction of six inch and four inch diameter reticulation pipe sewers together with manholes and all other apparatus connected therewith, and shown on plan M.W.B. 12365.

This Order in Council shall take effect from the 22nd day of February, 1974.

W. S. LONNIE, Clerk of the Executive Council.

Metropolitan Water Supply Sewerage and Drainage Act 1909-1972.

Metropolitan Water Supply.

ORDER IN COUNCIL.

M.W.B. 825833/73.

WHEREAS by the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1972 it is provided that, subject to the provisions of the Act, the Metropolitan Water Supply Sewerage and Drainage Board shall, with the approval of the Governor, have power to construct provide and extend Water Works, Sewerage Works and Metropolitan Main Drainage Works, and whereas the preliminary requirements of the said Act have been complied with and plans sections and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council; Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council, does hereby empower the Metropolitan Water Supply, Sewerage and Drainage Board to undertake the construction of the following works under the said Act, namely:

Shire of Kwinana-Kwinana.

305 millimetre Feeder Main in Brown Avenue, Link Road, Frederic Street, Rockingham Road, Cockburn Road and Railway Reserve. The construction of a three hundred and five millimetre diameter water main about two thousand two hundred metres in length complete with valves and all other necessary apparatus, and as shown on plan M.W.B. 12395.

This Order in Council shall take effect from the 22nd day of February, 1974.

W. S. LONNIE, Clerk of the Executive Council.

Local Government Act, 1960-1973.
Shire of Broome.
Representation of Wards.
ORDER IN COUNCIL.

L.G. 579/61.

WHEREAS it is, inter alia, provided by subsection (3) of section 10 of the Local Government Act. 1960-1973 that when a district of a Shire is divided into Wards the number of offices of member for each ward is such as is from time to time declared by Order; and whereas it is expedient that the number of offices of member in certain wards of the Shire of Broome be altered; Now therefore, His Excellency, the Governor acting by and with the advice and consent of the Executive Council, doth hereby declare that on and from the fourth Saturday in May, 1974, the number of offices of member in the respective wards in the Shire of Broome shall be as follows:—

Broome Ward—7 Dampier Ward—2

W. S. LONNIE, Clerk of the Council.

Premier's Department, Perth, 20th February, 1974.

IT is hereby notified for public information that His Excellency the Governor has approved of the following temporary allocation of portfolios during the absence in the Eastern States of the Hon. A. D. Taylor, M.L.A. from 20th February.

The Honourable Colin John Jamieson, M.L.A., to be Acting Deputy Premier and Minister for Development and Decentralisation.

W. S. LONNIE, Under Secretary, Premier's Department.

LAND AGENTS ACT, 1921.

Application for Transfer of a License.

To the Court of Petty Sessions at Perth:

I, ROBERT RAYMOND ROGET, of 13 Banool Crescent, City Beach, hereby apply on behalf of a firm Les Clark & Associates, the partners of which are Robert Raymond Roget and Leslie Alfred Clark, for the license currently issued to Robert Raymond Roget on behalf of a firm Glen Estate Agency, to be transferred to me to carry on business as a Land Agent at 76 Jersey Street, Jolimont.

Dated the 14th day of February, 1974.

R. R. ROGET, Signature of Applicant (Transferee).

I, Robert Raymond Roget, concur in this application.

R. R. ROGET, Signature of Transferor.

Appointment of Hearing.

I hereby appoint the 26th day of March, 1974, at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 14th day of February, 1974.

K. SHEEDY, Clerk of Petty Sessions.

Objection to the granting of the license may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

LAND AGENTS ACT, 1921.

Application for Transfer of a License.

To the Court of Petty Sessions at Perth:

I, FREDERICK ARCHER, of 136 Scarborough Beach Road, Scarborough, Land Agent, hereby apply on behalf of a firm Associated Business Brokers, the partners of which are Frederick Archer, James Vincenzo Grinceri and Rocco Martino, for the license currently issued to Frederick Archer on his own behalf to be transferred to me to carry on business as a Land Agent at 1st Floor, 94 Hay Street, Subiaco.

Dated the 14th day of February, 1974.

F. ARCHER, Signature of Applicant (Transferee).

I, Frederick Archer, concur in this application.

F. ARCHER,

Signature of Transferor.

(Neal Durack & Manera, Solicitors, 65 Francis Street, Perth.)

Appointment of Hearing.

I hereby appoint the 26th day of March, 1974, at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 14th day of February, 1974.

K. SHEEDY, Clerk of Petty Sessions.

Objection to the granting of the license may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

LAND AGENTS ACT, 1921.

Application for Transfer of a License.

To the Court of Petty Sessions at Perth:

I, DAVID EDWARD SHEPHARD, of 2 Orana Crescent, City Beach, hereby apply on my own behalf trading as David Edward Shephard for the license currently issued to David Edward Shephard on behalf of a firm Les Clark & Associates, to be transferred to me to carry on business as a Land Agent at 17 Rheola Street, West Perth.

Dated the 7th day of February, 1974.

D. E. SHEPHARD, Signature of Applicant (Transferee).

I, David Edward Shephard, concur in this application

D. E. SHEPHARD, Signature of Transferor.

Appointment of Hearing.

I hereby appoint the 12th day of March, 1974, at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 7th day of February, 1974.

K. SHEEDY, Clerk of Petty Sessions.

Objection to the granting of the license may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

LAND AGENTS ACT, 1921.

Application for Transfer of a License.

To the Court of Petty Sessions at Perth, W.A.:

I, BERNARD ASHER BARNARD, of 23 Rheola Street, West Perth, W.A., hereby apply on my own behalf trading as B. A. Barnard, for the license

currently issued to Bernard Asher Barnard, as nominee of E. A. & B. M. Same Pty. Ltd., trading as Civic Estate Agency, to be transferred to me to carry on business as a land agent at 35 Hay Street, Subiaco, W.A., 6008.

Dated the 11th day of February, 1974.

B. A. BARNARD, Signature of Applicant (Transferee).

I, Bernard Asher Barnard, concur in this application.

B. A. BARNARD, Signature of Transferor.

Appointment of Hearing.

I hereby appoint the 26th day of March, 1974, at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 14th day of February, 1974.

K. SHEEDY, Clerk of Petty Sessions.

Objection to the granting of the license may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

Public Service Board, Perth, 20th February, 1974.

THE following promotions have been approved:-

- T. S. Smith, Clerk, C-II-3, Clerical Branch to be Registrar C-II-4, Perth Technical College, Technical College Branch, Technical Education Division, Education Department as from 18th January, 1974.
- K. Marshall, Inspector Grade 3, G-VII-1/3 to be Inspector Grade 2, G-II-1, Fisheries Inspection Branch, Department of Fisheries and Fauna as from 25th January, 1974.
- J. Cosens, Accounting Machinist, C-V to be Accounting Machinist, C-III-1, Accounting Machinists' Section, Accounts Branch, Medical Department as from 25th January, 1974.
- R. W. Roberts, Senior Medical Officer, Level 3 to be Director, Level 5, Child Health Service, Public Health Department as from 30th January, 1974.
- W. H. Walker, Clerk, C-II-3, Vehicle and Records Section, Clerical Branch, Department of Motor Vechicles to be Clerk, C-II-2/3, Organisation and Methods Section, Inspection Branch, Public Service Board as from 9th November, 1973.

THE following resignations have been accepted:— Name; Department; Date.

Hesford, F. B.; Aboriginal Affairs Planning Authority; 18/2/74.

Sands, R. D.; Crown Law; 8/1/74.

Toohey, M.; Crown Law; 8/1/74.

Duncan, I. L.; Community Welfare; 20/2/74.

Dolden, D. A.; Education; 25/1/74.

Hannah, J.; Education; 23/11/73.

Howes, P.; Education; 1/2/74.

Hurman, S. D.; Education; 21/2/74.

King, A. M.; Education; 8/2/74.

Summerville, W. R.; Education; 21/1/74. Street, A. A.; Government Stores; 15/2/74.

Maxfield, G. E.; Lands and Surveys; 22/2/74. Strickland, M. I.; Mental Health Services;

1/2/74.

MacKengle S. R.: Metropolitan Water Board:

MacKenzie, S. R.; Metropolitan Water Board; 25/1/74.

Thwaites, S. P.; Metropolitan Water Board; 4/1/74.

Springett, G. M.; Motor Vehicles; 31/1/74.

McDonald, G. P.; Public Works; 15/2/74.

Lakhwara, S.; State Housing Commission; 8/2/74.

A. D.; State Housing Commission; $22/\overline{2/74}$.

Spartalis, M. P.; State Housing Commission; 8/2/74.

THE following appointments have been confirmed:-

Name; Position; Department; Date.

Crane, Colin; Field Assistant, G-VI; Agriculture; 15/6/73.

Mearns, Julie Christine; Laboratory Assistant,

G-X; Agriculture; 12/6/73.
Sippe, Robert; Field Technician Grade 2, G-II-1/4; Agriculture; 23/7/73.

Stevenson, Graeme Kent; Clerk, C-IV; Agriculture; 1/7/73.

Hemy, David Julian; District Officer, G-II-1/5; Community Welfare; 17/5/71.

Johnston, Jeffery Patrick; Clerk, C-IV; Labour; 23/7/73.

West, Lynette Joy; Library Assistant, Level 1; Agriculture; 11/6/73.

Perry, Brian Henry; Clerk, C-IV; Local Government; 11/6/73.

Dallywater, Lisa; Accounting Machinist, C-V; Metropolitan Water Board; 21/5/73.

Rafferty, Gemma Teresa; Clerical Assistant, C-VI; Metropoltan Water Board; 7/5/73.

Speldewinde, Angela Janine; Clerical Assistant, C-VI; Metropolitan Water Board; 7/5/73.

Warr, Shane William; Clerk, C-IV; Metropolitan Water Board; 27/6/73.

Fletcher, Derek John; Supervisor, G-II-4/5; Public Works; 1/1/73;

Lawrence, Sheryl May; Clerk Typist, C-V; Public Works; 13/8/73.

Mears, Peter Charles; Supervisor, G-II-4/5; Public Works; 30/7/73.

THE following offices have been created:-

Item 01 2232 and 2233, Inspector Grade 2, G-II-1/2, Stock Inspection Branch, Animal Division, Department of Agriculture.

Item 08 1830, Lecturer-Dental Officer, Level, 1A, Dental Health Service Branch, Public Health Department.

Item 08 1840, Regional Dental Officer Pilbara, Level 1A, Dental Health Service Branch, Public Health Department.

Item 09 0183, Psychiatrist, Level 1, Professional Division, Mental Health Services.

Item 090273, Medical Officer Level 1, Professional Division, Mental Health Services.

Item 09 0208, Clinical Psychologist, Level 1, Professional Division, Mental Health Services.

Item 09 1591, Occupational Therapist, Level 1, Swanbourne Hospital Section, Graylands and Swanbourne Hospitals Branch, Professional Division, Mental Health Services.

Item 09 0393, Social Worker, Level 2, Social Welfare Branch, Professional Division, Mental Health Services.

Item 09 0401, Mental Health Officer, G-II-1/4, Social Welfare Branch, Mental Health Services.

Item 0594, Clerk Relieving, C-IV, Clerical Branch, Mental Health Services.

Item 09 0602, Typist Relieving, C-V, Clerical Branch, Mental Health Services.

Item 09 0215, Clinical Psychologist, Level 1, Professional Division. Mental Health Services.

Item 091442, Occupational Therapist, Level 1, Graylands Hospital, Graylands and Swanbourne Hospitals Branch, Mental Health Services.

Item 09 2680, Occupational Therapist, Level 1, Child Guidance Clinic Branch, Mental Health Services.

Item 09 3097, Clinical Co-ordinator, G-II-1/4, Irrabeena Clinic Section, Mental Deficiency Division, Mental Health Services.

Item 09 3156, Clerk (Tresillian), C-IV, Hostels and Day Centres Branch, Mental Deficiency Division, Mental Health Services.

Item 09 3185, Clerk, C-IV, Clerical, Pyrton Centre, Hospital and Day Centres Branch, Mental Deficiency Division, Mental Health Services.

Item 100408, Clerk, C-IV, Relief Section, Maintenance and Relief Branch, Department for Community Welfare.

Item 10 0702, Clerk, C-II-1, Expenditure Section, Accounts Branch, Department for Community Welfare.

Item 100751, Clerk, C-IV, Salaries Section, Accounts Branch, Department for Community

Item 10 1634, Typist Balga, C-V, Field Division, Department for Community Welfare.

Item 101635, Typist Wyndham, C-V, Field Divi-

sion, Department for Community Welfare.

Item 11 4576, Clerical Assistant, C-VI, Mandurah Court Office Section, Court Offices Branch, Crown Law Department.

Item 14 1093, Typist, C-V, Arcon Centre, Clerical Branch, Education Department.

Item 16 0035, Radio Communications Officer, G-II-2, Administrative Division, Department of Fisheries and Fauna

Item 16 0725, Inspector Grade 1, Mobile Patrol (Inland Fisheries), G-II-2, Fisheries Inspection Branch, Department of Fisheries and Fauna.

Item 16 0849, Inspector Grade 2 Relieving, G-II-1, Fisheries Inspection Branch, Administrative Division, Department of Fisheries and Fauna.

Item 190194, Clerical Assistant, C-VI, Records Section, Clerical Branch, Department of Labour.

Item 20 0438, Clerical Assistant, C-VI, Records Section, Clerical Branch, Administrative Division, Department of Lands and Surveys.

Items 20 0120, 0121, 0122, Clerk Relieving, C-IV. Executive Section, Administrative Division, Department of Lands and Surveys.

Item 22 7528, Engineering Draftsman Mechanical, Level 1, Mechanical and Electrical Section, Engineering and Design Branch, Engineering Division, Metropolitan Water Board.

Item 22 7525, Engineering Draftsman Electrical, Level 1, Mechanical and Electrical Section, Engineering and Design Branch, Engineering Division, Metropolitan Water Board.

Item 25 2995, Typist, C-V, Fremantle Traffic Office, Branch Traffic Offices, Accounts Division, Police Department.

Item 29 4585, Engineer, Level Materials and Corrosion Engineering Section, Mechanical and Plant Engineer's Branch, Engineering Division, Public Works Department.

Item 29 4783, Engineer, Level 2, Harbours and Rivers Branch, Engineering Division, Public Works Department.

Item 29 5711, District Officer, Water Supply, Pinjarra, G-II-4, Irrigation and Drainage Branch, Engineering Division, Public Works Department.

Item 29 5915, Clerical Assistant, C-VI, Executive Section, Design Office Branch, Engineering Division, Public Works Department.

Item 29 6256, Designing Engineer, Level 1, Country Water Supply Section, Engineering Design Office Branch, Engineering Division, Public Works Department.

Item 29 6281, Engineering Draftsman, Level 1, Country Water Supply Section, Engineering Design Office Branch, Engineering Division, Public Works Department.

Item 014779, Laboratory Attendant, G-XIII, Dairy Products Supervision Branch, Dairying Division, Department of Agriculture.

Items 29 0966 and 0967, Clerk, C-II-1, Relieving Staff Section, Accounts Division, Public Works Department.

Item 29 2284, Clerk, C-IV, Narrogin Office Section, Accounts Division, Public Works Department.

Item 31 1166, Clerk, C-IV, Fire and Marine Section, Claims and Clerical Branch, Administrative Division, State Government Insurance Office.

Item 40 0675, Clerk, C-IV, Salaries and Staff Section, Department of Motor Vehicles.

Item 40 1651, Clerk, C-IV, Fremantle Section, Branch Offices, Department of Motor Vehicles.

THE following offices have been abolished:-

Item 14 3020 and 3030, Accounting Machinist, C-V, Accounts Branch, Administrative Division, Education Department.

Item 14 3040, Clerical Assistant, C-VI, Accounts Branch, Administrative Division, Education Department.

Item 29 5900, Clerk, C-IV, Executive Section, Design Office Branch, Engineering Division, Public Works Department.

Items 35 3742, 3743, 3744, 3745, 3746, Data Processors, C-V, Processing Section, Data Processing Centre Branch, Treasury Department.

THE title and/or classification of the following offices have been amended:—

Item 01 6500, occupied by H. P. M. Jellicoe, Mt. Barker Section, Research Stations Branch, Wheat and Sheep Division, Department of Agriculture amended from Field Assistant, C-VI to Field Technician Grade 2, G-II-1/4 with effect from January 8, 1974.

Item 08 3269, Vacant, Clerical Section, State Health Laboratories Branch, Public Health Department amended from Clerical Assistant, to Item 08 3206, Clerk, C-IV with effect from January 1, 1974.

Item 10 0327, occupied by M. M. Philpott, Adoptions Branch, Administrative Division, Department for Community Welfare amended from Typist, C-V to Senior Typist, C-III-1 with effect from January 1, 1974.

Item 10 1920, occupied by A. Smith, Clinical Psychologist, Clinical Psychology Branch, Department for Community Welfare amended from Level 1 to Level 2 with effect from February 9, 1974.

Item 11 3180, Vacant, Typist, Court of Petty Sessions Section, Court Offices Branch, Crown Law Department amended from C-V to C-III-1 with effect from January 29, 1974.

Item 29 5960, Vacant, Designing Engineer, Harbours and Rivers Section, Design Office Branch, Engineering Division, Public Works Department amended from Level 3 to Level 4 with effect from February 4, 1974.

Item 29 5726, Vacant, G-II-2/3, Irrigation and Drainage Branch, Engineering Division, Public Works Department amended from Assistant District Officer, Pinjarra to Assistant District Officer Relieving with effect from February 1, 1974.

R. H. DOIG, Chairman, Public Service Board.

VACANCIES IN THE PUBLIC SERVICE

Department	Item No.	To. Position		Salary	
Closing March 1, 1974				\$	
Agriculture	01 3920	Inspector Grade 2, Inspection Services Branch, Horticultural Division (a) (j)	G-II-1/2	5,900-6,595	
Agriculture Crown Law	01 0190 13 0025	Staff Clerk, Staff Section, Administrative Division Deputy Registrar of Titles, Administrative Division, Office of Titles	C-II-3 A-I-1	6,900–7,150 12,545	
Crown Law Development and Decentralisation	11 4360 18 0495	Clerk Assistant, Navrogin Court Office	C-II-1/2 C-II-1	5,975–6,655 5,975–6,205	
Lands and Surveys Local Government Mental Health Services Metropolitan Water Board	20 7355 21 0470 09 0576 22 1680	Clerk, Bush Fires Board Auditor and Inspector Grade 3, Inspection Branch Clerk, Internal Audit, Clerica Branch Clerk, Consumers' Ledgers' Section, Revenue Branch, Accounts Division	C-II-2 C-II-3/4 C-II-2 C-II-1	6,430-6,655 6,900-7,675 6,430-6,655 5,975-6,205	
Public Health Public Works	08 1562 29 3760	Venereologist, Veneral Disea ses Control Branch (a) (h) Chief Clerk, Executive Section, Mechanical and Plant Branch, Engineering Division	Level 2 C–II–7	16,345-17,370 9,050-9,615	
Public Works	29 3782	Senior Clerk, Clerical Section, Mechanical and Plant Branch, Engineering Division	C-II-4	7,410–7,675	
Public Works	29 7262	Landscape Assistant, Landscape Section, Services Branch, Architectural Division (i)	G-II-1/2	5,900–6,595	
Public Works	29 7645	Architectural Division (*) Architectural Division Architectural Division	Level 2	9,940-11,000	
State Housing Commission	32 2585	Clerk, North West and Disposals Section, Land Plan-	C-II-3	6,900-7,150	
Treasury	3 5 0605	ning and Development Branch Clerk Relieving, Accounts Branch, Administrative Division	C-II-2	6,430-6,655	
Treasury Agriculture	35 2210 01 2195	Clerk, Contributions, Superannuation Board Inspector Grade 2, Stock Inspection Section, Veterinary Services Branch, Animal Division (a) (x) (y)	C-II-4 G-II-1/2	7,410-7,676 5,900-6,595 (w)	
Agriculture	01 2232 2233	Inspector Grade 2, Stock Inspection Section, Veterinary Services Branch, Animal Division (a) (cc) (dd) (nn)	G-II-1/2	5,900-6,595 (z)	
Agriculture	01 3935	Inspector Grade 2, Inspection Services Branch, Horti- cultural Division (a) (u) (v)	G-II-1/2	5,900-6,595 (t)	
Agriculture	01 4412 4415	Field Technician Grade 2 OR Field Assistant, Advisory Services Branch, Dairying	G-II-1/4 OR G-VI	5,900–7,610 OR	
Community Welfare	10 1041	Division (a) (yy) (zz) Social Development Officer, Field Division (a) (pp) (qq)	Level 3	2,615 (17 yrs)- 5,680 10,210-11,000	
Crown Law	11 1245	(rr) Librarian Grade 3, Crown Solicitor's Office (a) (vv)	Level 4	(00) 6,538–7,655	
Crown Law	11 4779	Deputy Registrar, District Court, Court Offices Branch (a) (uu)	Level 4	14,600–16,460	
Fisheries and Fauna	16 0413	Technical Officer Grade 2, Fauna Research Branch (a)	G-II-1/2	5,900-6,595 (q)	
Tourism	27 0030	Manager Research, Research Section, Administrative Division (eee)	C-II-5/6	7,940-8,770	
Aboriginal Affairs Planning Authority	24 0381	Anthropologist, Anthropology Branch (a) (l)	Level 2/8	6,285-9,263 (ww)	

VACANCIES IN THE PUBLIC SERVICE—continued

Department	Item No.	Position	Classn.	Salary
Closing March 1, 1974				\$
Development and Decentralisation	18 0459	Decentralisation Officer, Decentralisation Section, Industries Branch, Division of Industries	C-II-5	7,940-8,205
Labour Mental Health Services	19 0280 09 3008	Senior Clerk, Services Section, Clerical Branch Secretary, Administrative Branch, Mental Deficiency	C-II-4 C-II-7	7,410–7,675 9,050–9,615
Public Works	29 7475 7476 7479	Division Quantity Surveyor, Quantity Estimating and Specifications Section, Services Branch, Architectural Division (a) (ggg) (hhh)	Level 1 OR Level 2	6,285-8,747 OR 9,263-10,210
Town Planning	34 0410	Property Officer, Properties Section, Statutory Plan- ning and Property Branch (a)	C–II–4/5	7,410-8,205
Treasury	35 3686 3687 3688	Computer Operator Grade 2, Processing Section, Data Processing Centre (a) (tt) (xx)	C-IV	3,165 (18 yrs)- 5,380 (ss)
Closing March 8, 1974			- Contract of the Contract of	
Agriculture	01 7779	Field Assistant, Entomology Branch, Biological Services Division (a) (p) (r)	G–VI	2,615 (17 yrs)- \$5,680
Mental Health	09 2680	Occupational Therapist, Child Guidance Clinic (a) (ee)	Level 1	6,285-8,747
Community Welfare Crown Law Crown Law	10 0676 10 0470 11 0580 12 0505	Clerk, Cashiers' Section, Accounts Branch Clerk in Charge, Welfare and Records Branch Clerk Salaries, Accounts Branch Clerk, Conveyancing Branch, Public Trust Office	C-II-1 C-II-6 C-II-3 C-II-1	5,975-6,205 8,485-8,770 6,900-7,150 5,975-6,205
Crown Law	12 0170	Clerk, Continuing Trusts, Trust Branch, Public Trust	Č–II–i	5,975–6,205
Education	14 3583	Laboratory Assistant Rockingham, Senior High Schools Branch (a) (n) (o)	G-X	2,615 (17 yrs.)- 5,680
Education	14 4455	Laboratory Assistant, Mr. Lawley Technical College, Technical Education Division (a) (s)	G-X	2,195 (under 17 vrs.)-5.680
Fisheries and Fauna	16 0725	Inspector Grade 1 Mobile Patrol (Inland Fisheries), Fisheries Inspection Branch	G-II-2	6,360-6,595
Labour Labour	19 1520 19 0502 0503	Reception Officer, Immigration Branch Complaints Officer, Consumer Protection Bureau	C-II-3 C-II-1	6,900–7,150 5,975–6,205
Labour Local Government	19 0496 21 0465	Investigations Officer, Consumer Protection Bureau Auditor and Inspector, Grade 2, Inspection Branch (a) (g) (k)	C-II-2/3 C-II-4/5	6,430–7,150 7,410–8,205
Mines	23 4888	Technical Assistant, Geological Survey Division (a) (f)	G-VII-1	2,615 (17 yrs.)- 5,060
Mines	23 2278	Mining Engineer and Senior Inspector of Mines, State Mining Engineers, Inspection of Mines and Machinery Branch (c)	Level 4	13,990-14,852
Mines	23 1670 23 1210	Mining Registrar, Mt. Magnet, Outstations Branch Mining Registrar, Cue, Outstations Branch	C-II-4/5 C-II-4/5	7,410-8,205 7,410-8,205
Public Service Board Public Works	28 0752 29 4585	Graduate Assistant Graduate Assistants Branch (d) Engineer, Materials and Corrosion Engineering Section, Mechanical and Plant Branch, Engineering Division (e)	C-II-2/3 Level 3	6,430-7,150 11,646-13,263
Public Works	29 1275	Clerk, Pay Office, Expenditure Branch, Accounts	C-II-1	5,975-6,205
Public Works	29 7251	Landscape Architect, Landscape Section, Services Branch, Architectural Division (a) (gg)	Level 2	9,940-11,000
Public Works	29 7255	Branch, Architectural Division (a) (gg) Landscape Section, Services Branch, Architectural Division (a) (gg)	Level 1	6,768-9,263

The possession of, or progress towards, an appropriate tertiary level academic qualification will be considered a factor, increasing in importance with the level of classification, when determining efficiency of applicants in the Clerical Division.

- (a) Applications also called outside the Service under section 24.
- $\left(c\right)$ Successful applicant will be stationed at Port Hedland.
- (d) A degree in Arts, Science, Commerce, Economics or Law or an Associateship in Administration or Accounting is essential with experience in an appropriate field.
 - (e) Academic qualifications acceptable to the Institution of Engineers, Australia for Corporate Membership.
 - (f) Leaving Certificate preferably with some experience related to geology.
- (g) Recognised accounting qualification or considerable progress towards acquiring such qualification. Some knowledge of Local Government Accounting Procedures and of the Local Government Act is desirable.
 - (h) Medical Degree registrable in Western Australia.
 - (i) Knowledge of landscape design and local plant material an advantage.
 - (j) LOCATION: Fremantle.
- (k) LOCATION: The successful applicant will be based in Perth, but his work will be almost entirely in country districts, necessitating a considerable number of weekends away from home.
 - An allowance will be paid to cover accommodation and other travelling expenses.
 - (l) Male or female between 21 and 45 years of age. University degree with major in Anthropology plus field experience.
 - (m) Junior Certificate or equivalent. Leaving Certificate desirable.
- (n) Acheivement Certificate or equivalent including English, Mathematics and Science subjects. Preference will be given to applicants with one or more of the following:
 - (a) Certificate of Applied Science or approved equivalent.
 - (b) Laboratory experience.
 - (c) Trade skills.
 - (o) LOCATION: Rockingham High School.

VACANCIES IN THE PUBLIC SERVICE-continued

- (p) Achievement Certificate or equivalent including English and Mathematics, with Science subjects desirable. Preference for Leaving Certificate or a Diploma of a recognised agricultural college. Allowance paid for a diploma. Promotion to Field Technician dependent on satisfactory service and possession of a diploma, or approved equivalent.
 - (q) Plus overtime allowance.
 - (r) LOCATION: Perth.
- (s) Achievement Certificate or equivalent including passes in English, Maths and Science subjects. Preference for the subjects Physics and Chemistry in the Certificate in Applied Science or comparable Leaving Certificate subjects.
 - -\$382 per annum married man, (t) Plus District Allowance-\$191 per annum single man.
- (u) Preference will be given to applicants with good educational qualifications and in particular Leaving Certificate or Diploma from recognised Agricultural College.

Experience is required with identification of pests and diseases of plant material, inspection procedures and knowledge of marketing regulations.

- (v) LOCATION: Carnarvon.
- (w) Subject to paid overtime on rostered basis.
- (x) Applicants should be male over the age of 21 years and possess either of the following:-
 - (a) Junior Certificate essential with preference for a Leaving Certificate. Progress towards a Diploma of a regocnised Agricultural College (completion of first year) or approved equivalent academic qualifications with some practical experience in handling stock also essential; or
 - Junior Certificate essential with preference for a Leaving Certificate. At least five years' practical experience with stock.
- (y) LOCATION: Fremantle.
- (z) Plus District Allowance—\$954 per annum married man; \$477 per annum single man.
- (cc) Applicants should be male, over the age of 21 years and possess either of the following:
 - (a) Junior Certificate essential with preference for the Leaving Certificate. Progress towards a Diploma of a recognised Agricultural College (completion of first year), or approved equivalent academic qualifications, with some practical experience in handling stock also essential; or
 - Junior Certificate essential with preference for the Leaving Certificate. At least five years' practical experience with livestock.
- (dd) LOCATION: Kununurra and Samphire.
- (ee) Mildred Creak Centre located in Subiaco, is a unit of the Child Guidance Clinic which specialises in the treatment of Autistic Children. The Centre is now residential and operates on a daily basis Monday to Friday.

A vacancy exists for a qualified Occupational Therapist. Although the position is a full-time one, consideration will be given to applicants who are interested in part-time employment.

(ff) Associateship in Occupational Therapy (W.A.I.T.) or equivalent qualification from an approved school of occupational therapy.

Experience in occupational therapy is desirable.

(gg) The Architectural Division of the Public Works Department in Western Australia needs progressive Landscape Architects who are Associates of the A.I.A. As key members of an established team under the direction of the Landscape Architects in Charge the successful applicants will be responsible for the design and contract management of a wide variety of projects, in particular schools. The applicant selected for the Level 2 position will be Second in Charge of the section. The salary within the scales indicated will be in accordance with experience of the successful applicants.

Applicants must be familiar with Australian conditions, plant and material, able to co-ordinate work with all allied pro-

fessions and have a flair for presentation.

(nn) ACCOMMODATION: Kununurra: Single accommodation available at nominal rental. There may be a waiting period of up to twelve months for married accommodation at nominal rental.

Samphire: Two berth 15 foot caravan at nominal rental with electricity connection to, and water available from adjacent

- (00) Plus District Allowance of \$768 per annum married man, \$384 per annum single man.
- (pp) Applicants must possess qualifications which entitle them to be a full member of the Australian Association of Social Workers. Units of Anthropology or experience working with Aboriginals would be an advantage.
 - (qq) LOCATION: Pundulmura Technical Education Centre, South Hedland.
 - (rr) ACCOMMODATION: Basically furnished house on site.
 - (88) Commencing salary depending on age and qualifications.
- (tt) Experience in A.D.P. work is not essential but applicants should have attained Leaving standard of education and preferably liave passed mathematics and physics.
- (uu) Applications are invited for the above position from persons who are, or would be, entitled to practise as barristers and solicitors in Western Australia.
- (vv) Associateship in Library Studies at the W.A. Institute of Technology or post graduate Diploma in Library Studies from the W.A. Institute of Technology or approved equivalent qualification.
 - (ww) Commencing salary based on qualifications and/or experience.
- (xx) CLASSIFICATION: Trainees selected from within the Public Service will retain existing classification until after the successful completion of training, when appointments will be made to : Computer Operator Grade 2—C–IV.
- (yy) TECHNICIAN: Diploma of recognised agricultural college or approved equivalent. Considerable relevant experience essential. Minimum age 21 years.

ASSISTANT: Junior Certificate or equivalent plus some Leaving level subjects. Preference for full Leaving Certificate or a Diploma of a recognised agricultural college. Allowance paid for a Diploma. Promotion to Field Technician dependent on satisfactory service and possession of a Diploma or approved equivalent (which can be obtained by part-time study and in-service training.

VACANCIES IN THE PUBLIC SERVICE

- (zz) LOCATION: Jarralı Road, South Pertli.
- (eee) Possession of an appropriate tertiary level academic qualification is essential. Experience in research is desirable.
- (ggg) Membership by examination of an approved Institute of Quantity Surveyors. To qualify for Level 2, applicants must have, in addition, extensive experience in all work of the quantity surveying profession.

(hhh) LOCATION: Perth.

Applications are called under section 34 of the Public Service Act, 1904–1973, and are to be addressed to the Chairman, Public Service Board, and should be made on the prescribed form, obtainable from the offices of the various Permanent Heads of Departments.

22nd February, 1974.

R. H. DOIG, Chairman, Public Service Board.

TRAVELLING, TRANSFER AND RELIEVING ALLOWANCES.

Determination.

A DETERMINATION made under section 19 of the Public Service Act, 1904-1973, of the rates of allowance prescribed by clauses 6, 7 and 9 of the Public Service Allowances (Miscellaneous) Agreement, 1971, with effect on and from 1st January, 1974, is hereby published in compliance with the provisions of section 69 of the Public Service Act, 1904-1973.

Details concerning the Determination are contained in Administrative Instruction 4/74 dated 13th February, 1974.

R. H. DOIG, Chairman, Public Service Board.

GOVERNMENT RAILWAYS ACT, 1904. (As amended.)

Appeal Board By-Election.

13th February, 1974.

IT is hereby notified under the provisions of Regulation 22 of the Government Railways (Appeal Board) Regulations, 1965, that the undermentioned candidate has been duly elected for the position stated herein.

Section B—Wages Staff of the Secretary's Branch, Accounts and Audit Branch and Traffic Branch, excluding tradesmen and their assistants but including other wages employees not specified.

For Member—Betts, Frederick Ibbottson, Guard, Perth City.

J. F. McINTYRE, Chief Electoral Officer, Returning Officer.

(State Electoral Department, 565 Hay Street, Perth, 13th February, 1974.)

Western Australia.

ELECTORAL ACT, 1907-1873.

Legislative Council General Election, 1974.

IT is hereby notified, for general information, that on the 21st day of February, 1974, I received from from His Excellency the Governor a Warrant, under the provisions of section 64 of the abovementioned Act, authorising and directing me to proceed forthwith to issue Writs for the election of One Member for each Province within the State of Western Australia.

Pursuant to such Warrant, I have this day issued the Writs accordingly, and the following dates have been appointed for the purposes of such election, viz.:—

(1) Close of Nominations—Thursday, 28th February, 1974, at noon.

- (2) Polling Day-Saturday, 30th March, 1974.
- (3 Return of Writs—Tuesday, 30th April, 1974.

Dated the 21st day of February, 1974.

J. F. McINTYRE, Clerk of the Writs.

(Office of the Clerk of the Writs, State Electoral Department, Public Trust Office Building, 565 Hay Street, Perth.)

Western Australia.

ELECTORAL ACT, 1907-1973.

Legislative Assembly General Election, 1974.

IT is hereby notified, for general information, that on the 21st day of February, 1974, I received from His Excellency the Governor a Warrant, under the provisions of section 64 of the abovementioned Act, authorising and directing me to proceed forthwith to issue Writs for the election of One Member for each District within the State of Western Australia.

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- (1) Close of Nominations—Thursday, 28th February, 1974, at noon.
- (2) Polling Day-Saturday, 30th March, 1974.
- (3) Return of Writs—Tuesday, 30th April, 1974.

Dated the 21st day of February, 1974.

J. F. McINTYRE, Clerk of the Writs.

(Office of the Clerk of the Writs, State Electoral Department, Public Trust Office Building, 565 Hay Street, Perth.)

ELECTORAL ACT, 1907-1973.

Electoral Department, Perth, 18th February, 1974.

HIS Excellency the Governor in Executive Council, under the provisions of section 6 of the Electoral Act, 1907-1973, and section 34 of the Interpretation Act, 1918-1972, has—

Cancelled the following appointments:

Fred Byron Black, as Returning Officer for the Subiaco District;

Donald Guy Denny, as Returning Officer for the Canning District.

Approved the following appoinments:

Kevin William Parsons, as Returning Officer for the Subiaco District;

Peter John Henderson, as Returning Officer for the Canning District.

J. F. McIntyre, Chief Electoral Officer.

ELECTORAL ACT, 1907-1973.

State Legislative Assembly Districts and Legislative Council Provinces.

POLLING PLACES

UNDER the provisions of section 100 of the Electoral Act, 1907-1973, I the undersigned, being the responsible Minister of the Crown charged for the time being with the administration of the said Act, hereby abolish all polling places previously appointed for all Legislative Assembly Districts and Legislative Council Provinces, and in lieu thereof appoint the undermentioned polling places for the respective districts and provinces.

R. DAVIES, Minister Controlling Crown Law Department.

15th February, 1974.

METROPOLITAN AREA.

 $\begin{array}{c} \textbf{Ascot District} \color{red} \textbf{North-East Metropolitan} \\ \textbf{Province}. \end{array}$

Ashfield:

(1) Primary School, corner Margaret and Fisher Streets.

Bavswater:

- (2) Residence L. B. Macomish, 3 Frinton Street. Belmont:
 - (3) Primary School, corner Great Eastern Highway and Belgravia Street.

Carlisle:

(4) Primary School, corner Orrong Road and Wright Street.

Cloverdale:

- (5) Belmay Primary School, 410 Sydenham Street.
- (6) Notre Dame Parish School, corner Daly and Oswell Streets.
- (7) Memorial Hall, corner Belmont Avenue and Wright Street.

Redcliffe:

(8) Hall, Corner Morrison Street and Great Eastern Highway. (Chief Polling Place for the District).

Rivervale:

- (9) "Happy Days" Kindergarten, corner Norwood Road and Francisco Street.
- (10) Primary School, 20 Surrey Road.
- (11) St. John of God Hospital, Great Eastern Highway.
- (12) Tranby Primary School, 99 Acton Avenue. Whatley:
 - (13) Progress Association Hall, Hardy Road.

Balga District—North Metropolitan Province.

Balga:

- (1) Balga High School, Markham Way.
- (2) Balga Primary School, Fernhurst Crescent.
- (3) North Balga Primary School, Maitland Road.
- (4) St. Gerard's School, Changton Way.
- (5) Balcatta Primary School, Main Street. Nollamara:
 - (6) Congregational Hall, Hillsborough Drive.
 - (7) Gospel Hall, Collier Avenue.
 - (8) Mirrabooka Primary School, Laythorne Road, off Cobham Avenue.
 - (9) Nollamara Primary School, Harrison Street. (Chief Polling Place for the District and the Province).
 - (10) Our Lady of Lourdes School, Flinders Street.
 - (11) Presbyterian Church Hall, corner Nollamara Avenue and Flinders Street.
 - (12) Westminster State School, Marloo Road.

Canning District—South-East Metropolitan Province.

Bateman:

(1) Primary School, corner Dean Road and Bartling Crescent.

Beckenham:

(2) Primary School, Railway Parade.

Canning Vale:

(3) Primary School, corner Nicholson and Forsaith Roads.

Ferndale:

(4) Kinlock Primary School, Latham Street.

Gosnells:

- (5) Lesser Hall, Albany Highway.
- (6) Primary School, 173 Hicks Street.

Kenwick:

(7) Primary School, More Street.

Langford:

(8) Primary School, Barnston Way.

Lynwood:

(9) Primary School, Purley Crescent.

Maddington:

(10) Centenary Hall, Albany Highway. (Chief Polling Place for the District).

Orange Grove:

(11) Primary School, Bickley Road.

Thornlie:

(12) Primary School, Thornlie Avenue.

Wattle Grove:

(13) Primary School, Welshpool Road.

Willetton:

(14) Primary School, corner Apsley Road and Woodpecker Avenue.

Clontarf District—South-East Metropolitan Province.

Bentley:

- (1) Kindergarten Hall, Hill View Place.
- (2) Rowethorpe Administration Building, Jacaranda Drive.
- (3) Swan Cottage Homes, Social Centre, Pine Avenue.

Brentwood:

(4) Primary School, Moolyeen Road.

Como:

- (5) Mount Henry Hospital, Cloister Avenue.
- (6) St. Augustine's Church of England Hall, Cale Street.

Manning:

- (7) Koonawarra Primary School, Goss Avenue.
- (8) Primary School, Ley Street. (Chief Polling Place for the District).

Riverton:

(9) Primary School, Corinthian Road.

Rossmoyne:

(10) Primary School, Second Avenue.

Cockburn District—South Metropolitan Province. Calista:

(1) Primary School, 1 Chilcott Street.

Coogee Beach:

(2) Ambulance Rooms, Cockburn Road.

Coolbellup:

(3) Primary School, corner Hilary Street and Ebert Street.

Coolbellup East:

(4) North Lake Primary School, Montague Way.

Hamilton Hill:

(5) Primary School, Rockingham Road.

Hamilton Hill East:

(6) Primary School, corner Redmond and Bradbury Roads. (Chief Polling Place for the District).

Jandakot:

(7) Primary School, Beenyup Road.

Kwinana:

(8) Sea Cadets Hall, Charles Street.

Medina:

(9) Primary School, Medina Avenue.

Naval Base:

(10) Primary School, McLaren Avenue.

Parmelia:

(11) North Parmelia Primary School, Durrant Avenue,

South Coogee:

(12) Primary School, Russell Road.

Spearwood:

(13) Primary School, Gerald Street.

Cottesloe District—Metropolitan Province. Claremont:

- (1) Demonstration School, Bay View Terrace.
- (2) St. Louis Junior School, corner Albert Street and Stirling Highway.

Cottesloe:

- (3) Civic Centre, Broome Street.
- (4) Star of the Sea Kindergarten, McNeil Street.

Mosman Park:

- Alfred Adams Pavillion, Mann Oval, Solomon Street.
- (6) Scouts Hall, Wellington Street.

North Cottesloe:

- (7) Northbourne Kindergarten, Ackland Way.
- (8) Primary School, 100 Eric Street. (Chief Polling Place for the District).

North Fremantle:

(9) Community Centre, Thompson Road.

Peppermint Grove:

(10) R.S.L. Hall, corner Monument and Johnston Streets.

Swanbourne:

(11) Primary School, Derby Street.

East Melville District—South Metropolitan Province.

Applecross:

- (1) Congregational Church, corner Conon Road and Canning Highway, Applecross.
- (2) Primary School, Kintail Road. (Chief Polling place for the District).

Ardross:

- (3) Applecross High School, Links Road.
- (4) St. Benedicts Hall, Alness Street.

Attadale:

(5) Primary School, Wichmann Road.

Booragoon:

(6) Primary School, Clements Road.

Melville:

- (7) Old Council Building, corner Canning Highway and Stock Road.
- (8) Primary School, Kitchener Road.

Mount Pleasant:

(9) Primary School, Queens Road.

Willagee:

(10) Carawatha Primary School, corner North Lake Road and Archibald Street. Floreat District—Metropolitan Province.

City Beach

- (1) Kapinara State School, Catesby Street.
- (2) State School, Marapana Road.

Floreat Park:

- (3) North Floreat Park Kindergarten, Brookdale Street.
- (4) State School, Chandler Avenue.
- (5) Floreat Park Kindergarten, Birkdale Street, (Chief Polling place for the District).
- (6) Boy Scout Hall, corner Draper Street and Underwood Avenue.

Graylands:

(7) State School, Alfred Road.

Mount Claremont:

(8) Mount Claremont Hall, Adderley Street.

Shenton Park:

(9) Royal Perth (Rehabilitation) Hospital, Selby Street.

Wembley:

- (10) State School, Grantham Street.
- (11) Wandarra State School, Dodd Street.

Wembley Downs:

- (12) Holy Spirit School, Brompton Road.
- (13) State School, Bournemouth Crescent.

Fremantle District—South Metropolitan Province.

Beaconsfield:

(1) Primary School, corner Lefroy and Hampton Roads.

East Fremantle:

- (2) Baptist Church Hall, corner Canning Highway and Fortescue Street.
- (3) Primary School, corner Marmion and East Streets.
- (4) Town Hall, corner Canning Highway and Duke Street.

Fremantle:

- (5) Public Hospital, Alma Street.
- (6) Town Hall, corner William and High Streets. (Chief Polling Place for the District and the Province).

Hamilton Hill:

(7) Primary School, Rockingham Road.

Richmond:

(8) Primary School, corner Osborne Road and Coolgardie Avenue.

Rottnest Island:

(9) Primary School.

South Fremantle:

(10) Methodist Church Hall, 255 South Terrace.

White Gum Valley:

(11) Primary School, Watkins Street.

Hilton:

(12) St. Brendan's College, York Street.

Karrinyup District—North Metropolitan Province.

Balcatta:

- (1) Balcatta Primary School, Main Street.
- (2) Takari Primary School, Rickman Street.

Duncraig:

(3) Duncraig Kindergarten, Marri Road.

Hamersley:

(4) Glendale Primary School, Glendale Street, (Chief Polling Place for the District).

Hillarys:

(5) Lymburner Primary School, Lymburner Drive.

Innaloo:

(6) Birralee Primary School, corner Odin and Hertha Roads.

Karrinyup:

(7) Karrinyup Primary School, Hampton Street.

Lake Gwelup:

(8) Primary School, corner North Beach Road and Bryan Street.

North Beach:

- (9) Hamersley Autumn Centre, Castle Street.
- (10) North Beach Primary School, corner North Beach Road and Groat Street.

Osborne Park:

- (11) Osborne Park Hospital, North Beach Road. Scarborough:
 - (12) Deanmore Primary School, Deanmore Road.
 - (13) Newborough Primary School, Newborough Street.

Sorrento:

- (14) Community Hall, West Coast Highway.
- (15) Sorrento Primary School, Elfreda Avenue.
 - (16) Trigg Island Surf Life Saving Club Hall, West Coast Highway.

Waterman:

- (17) Carine Glades High School, Everingham Street.
- (18) Methodist Hall, corner Flora Terrace and Margaret Street.

Maylands District—North-East Metropolitan.

Bayswater:

- (1) Bayswater Primary School, corner Murray and Leake Streets. (Chief Polling place for the District).
- (2) Hillcrest Junior Primary School, 140 Coode Street.
- (3) Private Garage, 3 Raleigh Street.

Bedford:

- (4) Methodist Hall, corner Craven Street and Shaftesbury Avenue.
- (5) Scout and Guide Hall, Birkett Street.

Embleton:

(6) Embleton Primary School, Collier Road.

Inglewood:

- (7) Catholic School, corner Central Avenue and Carrington Street.
- (8) Home of Peace, corner Dundas and Walter Roads.
- (9) Masonic Hall, corner Ninth Avenue and Carrington Street.
- (10) North Inglewood Primary School, Normanby Street.

Maylands:

- (11) Centenary Hall, Caledonian Avenue.
- (12) East Maylands Primary School, Kelvin Street.
- (13) Maylands Kindergarten, Richard Street.
- (14) Maylands Primary School, Sixth Avenue.
- (15) Ukrainian Church School, Ferguson Street. Meltham:
 - (16) Private Garage, 228 Railway Parade.

Melville District—South Metropolitan Province. Bicton:

(1) Primary School, View Terrace. (Chief polling place for the District.)

Hilton Park:

(2) Primary School, South Rennie Crescent.

Melville:

- (3) Primary School, Kitchener Road.
- (4) High School, Potts Street.
- (5) Old Council Building, corner Canning Highway and Stock Road.

Palmyra:

- (6) Methodist Church Hall, cnorner Canning Highway and Carrington Street.
- (7) Primary School, McKimmie Road.

Willagee:

- (8) Carawatha Primary School, corner North Lake Road and Archibald Street.
- (9) Primary School, Drury Street.

Morley District—North-East Metropolitan.

Bedford:

- (1) Methodist Church Hall, corner Craven Street and Shaftesbury Avenue.
- (2) Scout Hall, corner Beaufort and Birkett Streets.

Dianella:

- (3) Dianella Primary School, Cleveland Street.
- (4) Dianella Heights Primary School, Beaman

Embleton:

(5) Primary School, Collier Road.

Morley:

- (6) Police & Citizens Youth Club, Coode Street.
- (7) Progress Hall, Progress Street off Walter Road.
- (8) Morley Primary School, Wellington Road. (Chief Polling place for the District.)
- (9) West Morley Primary School, Fitzroy Street.
- (10) North Morley Primary School, Gordon Road.
- (11) Methodist Church Hall, Lincoln Street.
- (12) Hampton Park Primary School, Hamersley Avenue.

Mount Hawthorn District—North Metropolitan Province.

Joondanna:

(1) St. Denis' Convent School, Powell Street.

Leederville:

(2) St. Mary's Hall, Franklin Street.

Mount Hawthorn:

- (3) Baptist Church Hall, corner Hobart and Edinboro Street.
- (4) Little Sisters of the Poor, Glendalough, Jugan Street.
- (5) Scout Hall, corner East and Berryman Streets.
- (6) State School, Woodstock Street. (Chief Polling Place for the District.)

Mount Yokine:

(7) Methodist Church Hall, Golf View Street.

North Perth:

(8) North Perth Kindergarten, 13 Haynes Street

North Wembley:

(9) Wandarra State School, Dodd Street.

Osborne Park:

(10) State School, Albert Street.

Tuart Hill:

- (11) Primary School, Banksia Street.
- (12) St. Kieran's Primary School, Cape Street.
- (13) Tuart Hill Senior High School, Banksia Street.

Mount Lawley District—North Metropolitan Province.

Coolbinia

(1) Coolbinia Primary School, Bradford Street. (Chief Polling Place for the District.)

Dianella:

- (2) Dianella Primary School, Cleveland Street.
- (3) Sutherland Primary School, Sutherland

Inglewood:

(4) Church of Christ Hall, Sixth Avenue.

Mount Lawley:

- (5) Alexander Park Kindergarten, Holmfirth Street.
- (6) Ferguson Memorial Hall, Lawley Crescent.
- (7) Royal Perth Hospital, Mount Lawley Annexe, 11 Field Street.
- (8) R.S.L. War Veteran's Home, Alexander Drive.
- (9) Mount Lawley Primary School, Second Avenue.

North Perth:

- (10) Boy Scouts War Memorial Hall, Fitzgerald Street.
- (11) Kyilla Primary School, Selkirk Street.
- (12) North Perth Primary School, Albert Street.

Yokine:

- (13) Methodist Church Hall, Golf View Street.
- (14) Yokine Kindergarten, Blythe Avenue.
- (15) Yokine Primary School, Woodrow Avenue.

Nedlands District-Metropolitan Province.

Claremont:

- (1) Melvista Kindergarten, corner Hackett Road and Melvista Avenue.
- (2) St. Andrews Hall, corner Stirling Highway and Napier Street.
- (3) Claremont Demonstration School, Bay View Terrace.
- (4) Nursery School, corner Reserve and Gugeri Streets.

Dalkeith:

- (5) Garage, corner Princess and Dalkeith Roads.
- (6) Primary School, Circe Circle.
- (7) Sunset Hospital, Beatrice Road.

Graylands:

(8) Post Office, 6 Ashton Avenue.

Hollywood:

- (9) Repatriation General Hospital, Monash Avenue.
- (10) Sir Charles Gairdner Hospital, Verdun Street.
- (11) Primary School, Monash Avenue.

Nedlands:

- (12) Drabble House, 8 Webster Street.
- (13) Primary School, corner Kingsway and Elizabeth Streets.
- (14) St. Theresa's Hall, corner Tyrell and Elizabeth Streets.
- (15) Secondary Teachers College, Clifton Street entrance. (Chief Polling Place for the District and the Province).

Perth District—Metropolitan Province.

East Perth:

- (1) East Perth State School, Wittenoom Street.
- (2) Mineral House, corner Adelaide Terrace and Plain Street.

Highgate:

(3) Highgate State School, Lincoln Street.

Leederville:

- (4) Leederville Primary School, Oxford Street.

 Mount Lawley:
 - (5) Congregational Church Hall, corner Raglan Road and William Street.
 - (6) Mount Lawley Kindergarten, 102 Railway Parade.
 - (7) Mount Lawley Technical School, Lord Street.
 - (8) St. Anne's Hospital, Thirlmere Road.

North Perth:

- (9) Baptist Church Hall, corner Vincent and Fitzgerald Streets.
- (10) Primary School, Albert Street.

Perth:

- (11) Harper Hall, 300 Hay Street.
- (12) Perth Town Hall, corner Hay and Barrack Streets. (Chief Polling Place for the District).
- (13) Protestant Hall, 106A Beaufort Street.
- (14) Royal Perth Hospital, Victoria Square entrance.

West Perth:

- (15) Methodist Church Hall, Charles Street.
- (16) Ross Memorial Hall, corner Hay and Colin Streets.
- (17) St. Brigid's Church Hall, Fitzgerald Street.

Scarborough District—North Metropolitan Province.

Doubleview:

(1) Doubleview Primary School, St. Brigid's Terrace.

Innaloo:

(2) North Innaloo Primary School, Ambrose Street.

Scarborough:

- (3) Methodist Church Hall, corner Moorland and Northstead Streets.
- (4) Scarborough Primary School, Hinderwell Street (Chief Polling Place for the District).
- (5) St. John's Primary School Hall, Lalor Street.

Woodlands:

- (6) Infant Health Centre, corner Ewen Street and Bowra Avenue.
- (7) Woodlands Primary School, Bentwood Avenue.

South Perth District—South-East Metropolitan.

Collier:

(1) State School, Hobbs Avenue.

Como:

 P. & C. Hall, State School, corner Thelma and Coode Streets.

Kensington:

(3) State School, Banksia Terrace.

South Perth:

- (4) Community Centre Hall, Collins Street.
- (5) Gymnasium, City Hall, South Terrace. (Chief Polling Place for the District).
- (6) R.S.L. Hall, Angelo Street.
- (7) Scout Hall, Mill Point Road.

Subiaco District—Metropolitan Province. Jolimont:

(1) State School, Hay Street.

Leederville:

- (2) Baptist Hall, Cambridge Street.
- (3) Leederville Primary School, Oxford Street.

Shenton Park:

- (4) Infant Health Clinic, 328 Onslow Road.
- (5) Rosalie Parish Hall (St. Matthews), corner Keightley and Hensman Roads.

Subiaco:

- (6) Home of Peace, Thomas Street.
- (7) King Edward Memorial Hospital, Main Entrance, Bagot Road.
- (8) Roman Catholic Parish Centre, corner Salvado Road and Connolly Street.
- (9) St. John of God Hospital, Connolly Street.
- (10) Stannards Dry Cleaning Works, 173 Hay Street.
- (11) State School, Bagot Road. (Chief Polling Place for the District).

Wembley:

- (12) Church of Christ Hall, Nanson Street.
- (13) R.S.L. Memorial Hall, 291 Cambridge Street.
- (14) State School, corner Grantham and Alexander Streets.

West Leederville:

(15) State School, Northwood Street.

Swan District—North-East Metropolitan Province.

Ashfield:

(1) Cyril Jackson Senior High Schol, corner Kathleen and Reid Streets.

Bassendean:

- (2) Community Hall, Guildford Road.
- (3) Garage, rear 154 Anzac Terrace.
- (4) Primary School, West Road.

Beechboro:

(5) C. Principe's Shop, Benara Road.

Bellevue:

(6) Primary School, Clayton Street.

Caversham:

(7) Primary School, West Swan Road.

Eden Hill:

(8) Primary School, Ivanhoe Street.

Guildford:

- (9) Old Court House, Meadow Street.
- (10) St. Mary's Hall, James Street.
- (11) W. Burn's Residence, 106 Queens Road, South Guildford.

Hazelmere:

(12) Progress Association Hall, Bushmead Road.

Koongamia:

(13) State School, Meelah Road.

Lockridge:

(14) Primary School, Rosher Road.

Middle Swan:

(15) Swan District Hospital, Eveline Road.

Midland:

(16) Technical School, Great Eastern Highway. (Chief Polling place for the District and the Province).

Midland North:

(17) Residence, 121 Morrison Road.

West Midland:

- (18) Junior Primary School, Archer Street.
- (19) Midland Kindergarten, corner Byers Road and William Street.

Midvale:

(20) Primary School, Wellaton Street.

North Greenmount:

(21) Greenmount Primary School, Innamincka Road, Greenmount.

Redcliffe:

(22) Shop 146 Great Eastern Highway, corner Kalamunda Road.

West Greenmount:

(23) Memorial Hall, corner Great Eastern Highway and Wilkie Road.

Victoria Park District—South-East Metropolitan.

Carlisle:

- (1) Baptist Church Hall, 100 Star Street.
- (2) Holy Name Primary School, Lion Street.
- (3) Scout Hall, corner Memorial Avenue and Rutland Avenue.

East Victoria Park:

- (4) Primary School, 789 Albany Highway. (Chief Polling Place for the District and the Province).
- (5) Primary School (Millen Primary), corner Pinedale Street and Ramsden Avenue.
- (6) State School (Millen Training Centre), 19 Carson Street.
- (7) Store, corner Shepperton Road and Mint Street.

Lathlain:

(8) Primary School, 120 Howick Street.

Rivervale:

(9) Primary School, 20 Surrey Road.

Victoria Park:

- (10) Braille Hospital, 14 Sunbury Road.
- (11) Friendly Societies Hall, corner Albany Highway and Rathay Street.
- (12) Methodist Church Hall, Duncan Street.
- (13) Primary School, 1 Cargill Street.
- (14) Scout Hall, 65 Rathay Street.

Welshpool District—South-East Metropolitan Province.

Bentley:

- (1) Bentley Hospital, Mills Street.
- (2) Kindergarten Hall, John Street.
- (3) Primary School, corner Baldock and Hedley Streets. (Chief Polling place for the District).
- (4) Santa Clara Primary School, Coolgardie Street.

Cannington:

- (5) Agricultural Hall, Albany Highway.
- (6) Kindergarten, Albany Highway.
- (7) Primary School, Wharf Street.

Cloverdale:

(8) Whiteside Primary School, Whiteside Street.

East Cannington:

(9) Primary School, Gibbs Street.

Kewdale

- (10) Junior Primary School, Acton Avenue.
- (11) Primary School, corner Kew Street and Belmont Avenue.

Queens Park:

- (12) Primary School, corner Treasure Road and Cross Street.
- (13) St. Joseph's School, Railway Parade.

Welshpool:

(14) Occupational Centre, Division Street.

Wilson:

(15) Primary School, Armstrong Road.

AGRICULTURAL, MINING AND PASTORAL AREA.

Albany District-South Province.

Albany:

- (1) Centennial Oval.
- (2) Department of Agriculture Office, Albany Highway.
- (3) Lockyer School Hall.
- (4) Progress Hall, Chester Pass Road.
- (5) Regional Hospital.
- (6) Spencer Park School.
- (7) St. John Ambulance Hall, corner Campbell and Middleton Roads.
- (8) Town Hall, York Street. (Chief Polling place for District and the Province).
- (9) Women's Rest Room, Stirling Terrace.

Emu Point:

(10) Hostel.

Middleton Beach:

(11) Post Office Store.

Avon District-Central Province.

Bakers Hill:

(1) Hall.

Bally Bally:

(2) Hall.

Beverlev:

(3) Court House.

Clackline:

(4) Hall.

Dale:

(5) Top Hall.

East Northam:

(6) Primary School, Duke Street.

Grass Valley:

(7) Hall.

Greenhills:

(8) Hall.

Gwambygine:

(9) B. M. Clifton's Residence, Great Southern Highway.

Irishtown:

(10) Hall.

Jennapullin:

(11) Hall.

Mt. Kokeby:

(12) Hall.

Muresk:

(13) Agricultural College.

Northam:

- (14) Lesser Town Hall, Wellington Street. (Chief Polling Place for the District and the Province).
- (15) Regional Hospital, Duke Street.
- (16) Senior High School, Kennedy Street.

Southern Brook:

(17) Agricultural Hall.

Spencers Brook:

(18) Old Post Office.

Talbot:

(19) Hall.

West Northam:

(20) Railway Institute, Wellington Street.

Wundowie:

(21) Hall.

York:

(22) Court House.

(2)-35301

Boulder: District—South-East Province.

- (1) Francesca's Residence, 134 Wittenoom Street.
- (2) O'Connor's Residence, 61 Hopkins Street.
- (3) Primary School, Lane Street. (Chief Polling Place for the District).
- (4) Tennis Club Pavilion, Dart Street.

Coolgardie:

(5) Court House.

Fimiston:

(6) Old Fire Station.

Kalgoorlie:

(7) Town Hall, Hannan Street.

Kambalda:

(8) School.

Kambalda West:

(9) Primary School.

Norseman:

(10) Court House.

Salmon Gums:

(11) Primary School.

South Kalgoorlie:

- (12) Eastern Goldfields High School, Federal Road.
- (13) South Kalgoorlie Primary School.

Widgiemooltha:

(14) Public Hall.

Williamstown:

(15) East Kalgoorlie Primary School.

Bunbury District-South-West Province.

Bunbury:

- (1) Central State School, Lovegrove Avenue.
- (2) Kindergarten School, Prosser Street.
- (3) Old Technical School, Arthur Street. (Chief Polling Place for the District and the Province).
- (4) St. John's Ambulance Hall, Symmons Street.
- (5) St. John of God Hospital, Parkfield Street.

Bunbury South:

- (6) Regional Hospital, Clarke Street.
- (7) Sealinks Kindergarten, Hastie Street.

Carey Park:

(8) State School, Frankel Street.

Rathmines:

(9) Cooinda School, Trott Street.

Withers:

(10) Newton Moore High School, Knight Street.

Collie District-Lower Central Province.

Allanson:

(1) State School.

Argyle:

(2) Elders G. M. Packing Shed.

Balingup:

(3) State School.

Boyup Brook:

(4) Court House.

Brookhampton:

(5) Hall.

Buckingham:

(6) Hall. Chowerup:

(7) State School.

Collie:

(8) Court House, Wittenoom Street. (Chief Polling Place for the District).

(9) District Hospital, Steere Street.

(10) Fire Brigade Hall, Forrest Street.

(11) Scharf's Residence, 36 Coombe Street.

(12 Wilson Park State School, Porter Street.

Collie-Cardiff:

(13) Hall.

Dinninup:

(14) Hall.

Donnybrook:

(15) State School.

Ewington:

(16) State School.

Grimwade:

(17) Forestry Department Office.

Lowden:

(18) Preston Valley Store.

Kirup:

(19) State School.

Kulikup:

(20) Hall.

Mavanup:

(21) Hall.

McAlinden:

(22) Hall.

Mullalvup:

(23) Hall.

Mumballup:

(24) Store.

Newlands:

(25) Hall.

Noggerup:

(26) Store.

North Collie:

(27) Christian Brothers College, Princep Street,

Wilga:

(28) Hall.

Dale District-Lower West Province.

Armadale:

(1) Kingsley Primary School, Lathwell Street.

(2) Primary School, 24 Third Road.

Armadale West:

(3) Buff's Hall, Forrest Road.

Forrestdale:

(4) District Hall.

Karragullen:

(5) District Hall.

Kelmscott:

(6) Hall.

(7) High School, Third Avenue.

(8) Primary School, River Road. (Chief Polling Place for the District and the Province).

Roleystone:

(9) District Hall.

Westfield:

(10) Church Hall.

Westfield Park:

(11) Primary School, Hemingway Drive.

Geraldton District-Upper West Province.

Bluff Point:

(1) State School, Mitchell Street.

Geraldton:

(2) Beachlands School, Whitfield Street.

(3) Regional Hospital, Shenton Street.

(4) Birdwood House, Eleanor Street. (Chief Polling Place for the District and the Province).

(5) Primary School, Fitzgerald Street.

(6) St. John of God Hospital, Fraser Street.

Rangeway:

(7) State School, Cassia Street.

Wonthella:

(8) Allandale School, Marsden Street.

Greenough District-Upper West Province.

Aiana:

(1) Hall.

Arrino:

(2) Mr. Haines Residence.

Binnu East:

(3) McKay's Residence.

Bowgada:

(4) Hepworth's Residence.

Bunjil:

(5) C.W.A. Rest Rooms.

Canna:

(6) Store.

Carnamah:

(7) School.

Caron:

(8) School.

Dongara:

(9) School.

Eneabba:

(10) School.

Eradu:

(11) Cream's Residence.

Greenough:

(12) Old Post Office.

Gutha:

(13) Post Office.

Horrocks:

(14) Post Office.

Howatharra:

(15) R.W. Starling's Residence.

Irwin:

(16) Post Office.

Kalbarri:

(17) School.

Latham:

(18) School.

Maya:

(19) Post Office.

Mendels Estate:

(20) Hall.

Mingenew:

(21) Lesser Hall. (Chief Polling Place for the District).

Moonyoonooka:

(22) Store.

Morawa:

(23) School, Gill Street.

Mullewa:

(24) School.

Nabawa:

(25) Post Office.

Nanson:

(26) M. H. Flanigan's Residence.

Naraling:

(27) Church Hall.

Northampton:

(28) Court House.

Ogilvie:

(29) Hall.

Perenjori:

(30) Shire Council Lesser Hall.

Port Denison:

(31) Hall.

Tarcoola:

(32) Residence R. Thomson, 31 Maidstone Street.

Tardun:

(33) Post Office.

Tenindewa:

(34) Store.

Three Springs:

(35) School.

Waggrakine:

(36) Residence P. Chaushs.

Walkaway:

(37) School.

Yandanooka:

(38) Hall.

Yuna:

(39) School.

Kalamunda District—West Province.

Carilla:

(1) Primary School, Pickering Brook Road.

Carmel

(2) Primary School, Carmel Road.

Forrestfield:

(3) Primary School, Sussex Road.

Gooseberry Hill:

(4) Mary's Mount Primary School, Davies Crescent.

Kalamunda:

(5) Town Hall, Canning Road. (Chief Polling Place for the District and the Province).

Lesmurdie:

(6) Primary School, Sanderson Road.

Maida Vale:

(7) Primary School, Kalamunda Road.

Orange Grove:

(8) Hall, Keswick Convention Site, Kelvin Road.

Walliston:

(9) Primary School, Dianella Road.

Wattle Grove:

(10) Primary School, Welshpool Road.

Kalgoorlie District—South-East Province.

Kalgoorlie:

- (1) Office, Eastern Goldfields Transport Board, Boulder Road.
- (2) Piccadilly Stores, 228 Piccadilly Street.
- (3) Regional Hospital, X-Ray Department.
- (4) Residence, 13 Broad Arrow Road. (Houston's Residence).
- (5) St. John of God Hospital, Administration Room.

(6) St. Mary's Hall, Brookman Street.

(7) Town Hall, Hannan Street. (Chief Polling Place for the District and the Province).

North Kalgoorlie:

(8) State School, Campbell Street.

South Kalgoorlie:

- (9) Eastern Goldfields High School, Federal Road.
- (10) Kindergarten, Cheetham Street.
- (11) Primary School, South Kalgoorlie.

Katanning District—Lower Central Province.

Arthur River:

(1) Agricultural Hall.

Badgebup:

(2) Hall.

Boscabel:

(3) Hall.

Bowelling:

(4) Railway Station.

Broomehill:

(5) Hall.

Cancanning:

(6) Soldiers' Memorial Hall.

Carrolup:

(7) Agricultural Hall.

Changerup:

(8) Hall.

Cherry Tree Pool:

(9) Hall.

Darkan:

(10) Shire Council Office.

Dongolocking:

(11) Hall.

Dumbleyung:

(12) School.

Duranillin: (13) Hall.

Fairview:

(14) Holly's Residence.

Glencoe:

(15) Athol Harris' Residence.

Jingalup:

(16) Agricultural Hall.

Katanning:

(17) Town Hall, Austral Terrace. (Chief Polling Place for the District and the Province).

(18) Hospital.

Kojonup:

(19) Junior High School.

Kukerin:

(20) School.

Lumeah:

(21) A. E. Bailey's Residence.

Mobrup:

(22) Hall.

Moodiarrup: (23) Hall.

Moulyinning:

(24) Hall.

Muradup:

Piesseville:

(25) Agricultural Hall.

Orchid Valley:

(26) Hall.

(27) Hall.

Qualeup:

(28) Hall.

Rockwell:

(29) T. Noonan's Residence.

Wagin:

(30) Court House.

Wedgecarrup:

(31) Hall.

Woodanilling:

(32) Hall.

Merredin-Yilgarn District-South-East Province.

Ardath:

(1) State School.

Babakin:

(2) Hall.

Belka:

(3) Post Office Premises.

Bendering:

(4) Post Office Store.

Bilbarin:

(5) Hall.

Bodallin:

(6) State School.

Bruce Rock:

(7) Court House.

Bullaring:

(8) Community Centre.

Bullfinch:

(9) Primary School.

Bulyee:

(10) Post Office.

Burracoppin:

(11) Primary School.

Corrigin:

(12) Town Hall.

Hines Hill:

(13) Post Office Premises.

Hyden:

(14) Primary School.

Karlgarin:

(15) Primary School.

Kondinin:

(16) Primary School.

 ${\bf Koolyan obbing:}$

(17) Primary School.

Korbel:

(18) Golf Club Premises.

Kweda:

(19) State School.

Kwolyin:

(20) Public Hall.

Marvel Loch:

(21) Primary School.

Merredin:

(22) District Hospital, Administrative Office.

(23) Kindergarten Hall.

(24) Town Hall, Mitchell Street. (Chief Polling place for the District).

Moorine Rock:

(25) Primary School.

Mount Walker:

(26) Primary School.

Muntadgin:

(27) Community Centre Hall.

Narembeen:

(28) R.S.L. Hall.

Nukarni:

(29) Agricultural Hall.

Shackleton:

(30) Primary School.

South Kumminin:

(31) Public Hall.

Southern Cross:

(32) Court House.

Walgoolan:

(33) C.W.A. Rest Room.

Warralakin:

(34) Hall.

Westonia:

(35) Primary School.

Wogarl:

(36) S. H. Jackson's Residence.

Moore District-Upper West Province.

Badgingarra:

(1) Hall.

Ballidu:

(2) School.

Bindi Bindi:

(3) Hall.

Bolgart:

(4) School.

Buntine:

(5) School.

Burakin:

(6) Mr. J. Miller's Residence.

Cadoux:

(7) School.

Calingiri:

(8) School.

Cervantes:

(9) School.

Coomberdale:

(10) School.

Coorow:

(11) School.

Dalwallinu:

(12) School.

Dandaragan: (13) Hall.

(15) mai

Gingin:

(14) Lesser Hall.

Goomalling:

(15) Lesser Hall.

Jennacubbine:

(16) Hall.

Jurien:

(17) School.

Kalannie:

(18) Hall.

Kondut: (19) Post Office.

Konnongorring:

(20) Hall.

Koojan:

(21) Post Office Residence.

Lancelin:

(22) Hall.

Leeman:

(23) School.

Miling:

(24) School.

Mogumber:

(25) School.

Moora:

(26) Court House. (Chief Polling place for the District).

New Norcia:

(27) Benedictine Monastery.

Piawaning:

(28) Hall.

Pithara:

(29) School.

Round Hill:

(30) Hall.

Waddi Forest:

(31) Hall.

Watheroo:

(32) School.

Wongan Hills:

(33) School.

Wubin:

(34) School.

Yerecoin:

(35) School.

Mount Marshall District—Central Province.

Baandee:

(1) C.W.A. Rest Rooms.

Balkuling:

(2) Hall.

Beacon:

(3) State School.

Bencubbin:

(4) Shire Office.

Cowcowing:

(5) Agricultural Hall.

Cunderdin:

(6) Junior High School.

Dangin:

(7) Post Office Premises.

Doodenanning:

(8) Hall.

Doodlakine:

(9) State School.

Dowerin:

(10) Lesser Hall.

Ejanding:

(11) State School.

Gabbin:

(12) Agricultural Hall.

Kellerberrin:

(13) Kellerberrin and District Memorial Hall (Lesser Hall), Messingham Street. (Chief Polling Place for the District).

Koorda:

(14) State School.

Korrelocking:

(15) Neal's Store.

Kulja

(16) Post Office Store.

Kununoppin:

(17) Lesser Hall.

Manmanning:

(18) Agricultural Hall.

Meckering:

(19) State School.

Minnivale:

(20) Agricultural Hall.

Mollerin:

(21) Post Office Store.

Mukinbudin:

(22) Shire Chambers.

Nungarin:

(23) Shire Office.

Pantapin:

(24) Post Office Premises.

Quairading:

(25) State School.

Tammin:

(26) State School.

Trayning:

(27) Town Hall.

Welbungin:

(28) Post Office Store.

Wialki:

(29) Post Office Store.

Wyalkatchem:

(30) State School.

Yelbeni.

(31) Hall.

Yorkrakine.

(32) Hall.

Mundaring District-West Province.

Boya:

(1) Red Cross Hall, corner Scott Street and Clayton Road.

Darlington:

(2) Hall, Owen Road.

Glen Forrest:

(3) Hall, Strettle Road.

Greenmount:

(4) Mrs. E. Crabb's Residence—49 Old York Road.

High Wycombe:

(5) Primary School, Newburn Road.

Maida Vale:

(6) Primary School, Kalamunda Road.

Mahogany Creek:

(7) Hall.

Mount Helena:

(8) C.W.A. Hall.

Mundaring:

(9) Primary School, Great Eastern Highway. (Chief Polling Place for the District).

Parkerville:

(10) Hall.

Sawyers Valley.

(11) Primary School.

Stoneville:

(12) Hall.

Swan View:

(13) Primary School, Morrison Road.

Murray District-Lower West Province.

Barraghup

(1) Recreation Hall, Pinjarra Road.

Coolup:

(2) C.W.A. Hall.

Dwellingup:

(3) Hall.

Fairbridge:

(4) School.

Hamel:

(5) Forestry Office.

Mandurah:

(6) Pensioners Hall, Peel Street.

(7) R.S.L. Hall, Pinjarra Road. (Chief Polling Place for the District).

(8) Police and Citizens Youth Hall, Rushton Park, Dower Street.

North Dandalup:

(9) War Memorial Hall.

Pinjarra:

(10) Shire Hall.

Wagerup:

(11) Hall.

Waroona:

(12) R.A.O.B. Hall.

Yunderup North:

(13) C.W.A. Hall.

Yunderup South:

(14) Johns Premises.

Narrogin District-Central Province.

Aldersyde:

(1) Hall.

Boddington:

(2) School.

Brookton:

(3) School.

Codjatotine:

(4) Hall.

Congelin:

(5) 14 Mile Brook Hall.

Cuballing:

(6) Shire Office.

Culbin:

(7) Railway Goods Shed.

Dudinin:

(8) Hall.

Harrismith:

(9) Hall.

Highbury:

(10) Agricultural Hall.

Holt Rock:

(11) Mr. B. C Mudge's Premises.

Jitarning:

(12) Hall.

Kulin:

(13) Memorial Hall:

Marradong:

(14) Hall.

Narrogin:

(15) Lesser Town Hall, Federal Street. (Chief Polling Place for the District).

(16) Regional Hospital, Secretary's Office.

Pingaring:

(17) C.W.A. Hall.

Pingelly:

(18) Town Hall.

Popanyinning:

(19) Agricultural Hall.

Quindanning:

(20) Hall.

Tarwonga:

(21) Hall.

Tincurrin:

(22) Agricultural Hall.

Toolibin:

(23) Hall.

Wandering:

(24) Hall.

Wickepin:

(25) Hall.

Williams:

(26) 8

(26) School.

Yealering:

(27) School.

Yornaning:

(28) E. J. Hansen's Residence.

Rockingham District—Lower West Province.

Baldivis:

(1) State School.

Byford:

(2) District Hall.

Golden Bay:

(3) Golden Bay Shopping Centre.

Jarrahdale:

(4) State School.

Keysbrook:

(5) C.W.A. Rest Room.

Kwinana:

(6) Sea Cadets Hall, Charles Street.

Mundijong:

(7) State School.

Oakford:

(8) Primary School.

Rockingham:

(9) Police and Citizens Youth Club Hall, Smythe Street. (Chief Polling Place for the District).

Rockingham Park:

(10) Bungaree School.

Safety Bay:

(11) McLarty Hall.

Serpentine:

(12) St. Johns Ambulance Hall.

Warnbro:

(13) State School.

Roe District-South Province.

Boongadoo:

(1) Hall.

Borden:

(2) Shire Hall.

Boxwood Hill:

(3) Hall.

Bremer Bay:

(4) Hall.

Condingup: (5) School.

Dalyup:
(6) Progress Association Hall.

541 GOVERNMENT GAZETTE, W.A. 22 February, 1974.] Forest Hill: Esperance: (7) Castletown School. (10) Hall. (8) Court House, Dempster Street. (Chief Frankland: Polling Place for the District). (11) Hall. Fitzgerald: Kalgan Lower: (9) Hall. (12) Hall. Gairdner River: Kalgan Upper: (10) School. (13) Hall. Gibson: Kendenup: (11) Progress Association Hall. (14) Hall. Gnowangerup: Kent River: (12) Lesser Hall. (15) Post Office. Grass Patch: King Lower: (13) School. (16) Progress Association Hall. Hopetoun: (14) Shire Hall. King River: (17) Agricultural Hall. Jacup: (15) P. L. Ross's Premises. Lake Toolbrunup: Jerdacuttup: (18) School Building. (16) School. Many Peaks: Jerramungup: (19) School. (17) School. Moonies Hill: Lake Biddy: (20) Bobalong Hall. (18) Hall. Mortigallup: Lake Grace: (21) Jim Bunker's Residence. (19) Shire Hall. Mount Barker: Lake King: (22) Court House, Mount Barker Street. (Chief (20) Warneford's Store. Polling Place for the District). Lake Varley: Napier: (21) School. (23) Hall. Munglinup: Narrikup: (22) School. (24) Hall. Needilup: Perillup: (23) Progress Association Hall. (25) Hall. Newdegate: Porongorups: (24) Hall (26) Hall. Nyabing: (25) Hall. Redmond: Ongerup: (27) Hall. (26) Public Hall. Rocky Gully: Pingrup: (28) State School. (27) Memorial Hall. Scotsdale: Ravensthorpe: (29) Hall. (28) Court House. Salt River: South Stirlings: (29) School. (30) State School. Scaddan: Tambellup: (30) Hall. (31) Hall. Tenterden: (32) Hall. Stirling District-South Province. Tingledale: Albany: (33) Old School. (1) Lockyer School Hall. Torbay: (2) Progress Association Hall, Chester Pass (34) Hall. Road. (3) South Coast Progress Association Hall. Tunney Town: (35) Tearooms. Bokerup: (4) Hall. Wellstead: Bornholm: (36) Hall. (5) Hall. William Bay: Boyacup: (37) Residence-R. C. Poolman. (6) J. W. Pope's Residence. Woodburn: Cranbrook: (38) Residence-W. J. Townsend. (7) State School.

Woogenellup.

(39) Hall.

Youngs Siding:

(40) Hall.

Denmark:

(9) Hall.

Elleker:

(8) Town Wing Junior High School.

Toodyay District-West Province.

Bindoon:

(1) R.S.L. Hall.

Bullsbrook:

(2) Progress Hall.

Bullsbrook East:

(3) Junior High School.

Chidlow:

(4) Primary School.

Coondle:

(5) Hoggs Residence.

Craigie:

(6) Primary School, Spinaway Street.

Duncraig:

(7) Davallia Primary School, Juniper Way.

Gidgegannup:

(8) Shire Hall.

Girrawheen:

(9) Blackmore Primary School, Allinson Drive.

Girrawheen East:

(10) Hainsworth Primary School, Harford Way.

Greenwood:

(11) Primary School, Peppermint Drive.

Herne Hill:

(12) Primary School.

Hillarys:

(13) Lymburner Primary School, Lymburner Drive.

Kallaroo:

(14) Springfield Primary School, Bridgewater Drive.

Lower Chittering:

(15) Hall.

Middle Swan:

(16) Kindergarten, Whittome Street.

Mooliabeenie:

(17) D. Read's Residence.

Muchea:

(18) Hall.

Padbury:

(19) Primary School, Macdonald Avenue.

Quinns Rock:

(20) Watkins' Residence, Lot 113 Ocean Drive.

Toodyay:

(21) C.W.A. Hall.

Upper Swan:

(22) Primary School, Great Northern Highway.

Wannamal:

(23) P.O. Residence.

Wanneroo:

(24) Primary School, Wanneroo Road. (Chief Polling Place for the District).

Warwick:

(25) Primary School, Ellersdale Avenue.

West Swan:

(26) Primary School, West Swan Road.

Wexcombe:

(27) Railways Amenities Hall.

Wooroloo:

(28) Primary School.

Yanchep:

(29) Administration Office.

Yanchep Beach:

(30) Recreation Hall, Yanchep Holiday Village, Two Rocks Road. Vasse District-South-West Province.

Acton Park:

(1) Hall.

Alexandra Bridge:

(2) Hall.

Ambergate:

(3) Hall.

Augusta:
(4) State School.

Boyanup:

(5) State School.

Busselton:

(6) Court House, Queen Street. (Chief Polling Place for the District).

(7) Administrator's Office, Villa Maria Homes, Bussell Highway.

Capel:

(8) State School.

Cowaramup:

(9) State School.

Dunsborough:

(10) Progress Association Hall.

Elgin:

(11) Hall.

Forest Grove:

(12) Hall.

Geelorup:

(13) Bunbury Steam Laundry.

Jarrahwood:

(14) State School.

Jindong:

(15) Kaloorup Community Centre.

Karridale:

(16) State School.

Kudardup:

(17) Hall.

Ludlow:

(18) Forestry Department, Administration Building.

Margaret River:

(19) High School.

Marybrook:

(20) Berryman's Office.

Metricup:

(21) D. R. Hart's Residence.

Quindalup:

(22) Mr. H. Yelverton's Parkfield Cottage.

Rosa Brook:

(23) Old School.

Siesta Park:

(24) Post Office.

Tutunup:

(25) J. N. Negus' Residence.

Vasse:

(26) State School.

West Busselton:

(27) High School.

Witchcliffe:

(28) Druid's Hall.

Yallingup:

(29) Hall.

Yoongarillup:

(30) Hall.

543 22 February, 1974.] GOVERNMENT GAZETTE, W.A. Warren District-Lower Central Province. Dardanup: (7) State School. Bridgetown: (1) Lesser Hall. Eaton: (8) State School. Carlotta Creek: (2) Hall. Ferguson: (9) Hall. Catterick: (3) Hall. Harvey: (10) R.S.L. Hall, Becher Street. Cundinup: Picton: (4) Hall. (11) State School. Deanmill: (5) School. Roelands: (12) State School. Dingup: (6) Hall. Uduc: (13) Hall. Donnelly River: (7) School. Waterloo: (14) State School. Glenoran: (8) Hall. Wokalup: (15) Hall. Greenbushes: Yarloop: (9) C.W.A. Rooms. (16) Hall. Jardee: (10) School. Manjimup: (11) Court House, Mount Street. (Chief Polling Place for the District). NORTH-WEST-MURCHISON-EYRE AREA. Manjimup East: Gascoyne District-Lower North Province. (12) Primary School. Carnarvon: Middlesex: (1) Court House, Olivia Terrace. (Chief Poll-(13) Hall. ing place for the District). Nannup: Denham: (14) Shire Board Room. (2) State School. Northcliffe: East Carnarvon: (15) School. (3) State School. Nyamup: Exmouth: (16) School. (4) State School. Palgarup: Gascoyne Junction: (17) Post Office Annexe. (5) State School. Pemberton: Lake McLeod: (18) High School. (6) Texada Amenities Building. Quinninup: Useless Loop: (19) School. (7) State School. Springfield: Learmonth: (20) Hall. (8) Airport Civilian Terminal. Tone River: (21) Hall. Walpole: (22) School. Kimberley District-North Province. Winnijup: Beagle Bay: (23) Hall. (1) Mission Hall. Yanmah: Broome: (24) Hall. (2) Court House, Hamersley Street. (Chief Yornup: Polling place for the District). (25) School. Camballin: (3) School. Cockatoo Island: Wellington District—South-West Province. (4) School. Australind: Derby: (1) Meeting Room. (5) Court House. Benger: Fitzroy Crossing: (2) State School. (6) Police Station. Brunswick: Go Go Station: (3) Memorial Hall.

Burekup:

(4) State School.

Carey Park:

(5) State Primary School, Frankel Street. (Chief Polling Place for the District).

Cookernup:

(6) Hall.

(7) School.

Halls Creek:

(8) School.

Koolan Island:

(9) School.

Kununurra: (10) Shire Hall. Mowanium:

(11) Mission Building.

Wyndham:

(12) Court House.

Wyndham East:

(13) School.

Murchison-Eyre District—Lower North Province.

Cue:

(1) Court House.

Laverton:

(2) Primary School.

Leonora:

(3) Court House.

Meekatharra:

(4) Court House, corner Main and Savage Streets. (Chief Polling Place for the District and the Province).

Menzies:

(5) Shire Hall.

Mount Magnet:

(6) Court House.

Rawlinna:

(7) Primary School.

Sandstone:

(8) Shire Hall.

Wiluna:

(9) Shire Office.

Windarra:

(10) Community Building.

Yalgoo:

(11) Primary School.

Pilbara District-North Province.

Barrow Island:

(1) W.A.P.E.T. Office.

Cape Lambert:

(2) Bechtel Pacific Dining Hall.

Cooke Point:

(3) Primary School.

Dampier:

(4) Community Centre.

Finucane Island:

(5) Community Centre Dome.

Goldsworthy:

(6) Primary School.

Karratha:

(7) High School.

Marble Bar:

(8) Court House.

Newman:

(9) Primary School.

Nullagine:

(10) Shire Office.

Onslow:

(11) Shire Hall.

Pannawonica:

(12) School.

Paraburdoo:

(13) Community Centre.

Port Hedland:

(14) Court House, 16 Edgar Street. (Chief Polling place for the District and the Province).

Rochourne:

(15) Shire Hall.

Shay Gap:

(16) Community Hall.

South Hedland:

(17) Primary School.

Tom Price:

(18) School.

Wickham:

(19) Town Office.

Wittenoom:

(20) Primary School.

TRANSFER OF LAND ACT, 1893-1972.

Crown Law Department, Perth, 18th February, 1974.

HIS Excellency the Governor in Executive Council has been pleased to approve of the regulations made by the Commissioner of Titles under the provisions of section 181 of the Transfer of Land Act, 1893-1972, and set forth in the Schedule hereto to have and take effect from the 4th day of March, 1974.

R. M. CHRISTIE, Under Secretary for Law.

Schedule.

Regulations.

Principal regulations.

1. In these regulations the Transfer of Land Act Regulations, 1972 published in the Government Gazette on the 6th October, 1972 are referred to as the principal regulations.

Reg. 5A added. 2. The principal regulations are amended by adding after regulation 5 the following regulation:—

5A. If the Registrar is satisfied that a Certificate of Title is too full for further endorsement he may issue a new Certificate of Title without payment of a separate fee for a new Certificate of Title.

Reg. 6 amended. 3. Regulation 6 of the principal regulations is amended by deleting Part 8 of the Scale of Fees and substituting the following Part:—

Part 8

	Part o.	\$
1.	Search of a Certificate of Title, Crown Lease or Permit including Caveats and documents creating restrictive covenants as endorsed thereon. (This fee includes photocopy of Title, Crown Lease or Permit if required.)	φ 1.00
2.	General Search in Nominal Index for each name whether or not a record of land is found. (This fee includes search and photocopy if required of one Certificate of Title, Crown Lease or Permit if any.)	1.00
3.	Search of a Plan or Diagram. (This fee includes a photocopy if required.)	0.50
4.	Search of any registered or filed document. (This fee includes photocopy if less than five pages copied.) If pages copied exceed five—extra	0.50 0.50
5.	For every map or colouring of map on copies of documents, Certificate of Title, Crown Lease, Plans or Diagrams to be assessed by the Registrar.	
6.	For certification under hand of Registrar—for each document, Crown Lease or Certificate of Title	1.00
7.	For every Certificate of Ownership issued under Local Government Act, 1960 section 655 (1) (b) (ii)	0.40

8. For every Search Certificate Dated this 13th day of February, 1974.

> J. E. SHILLINGTON, Commissioner of Titles.

Chief Secretary's Office, Perth, 29th January, 1974.

P.D. 125/65.

HIS Excellency the Governor in Executive Council appointed Mr. Ivan James Thorpe, Assistant Director, Department of Corrections, to be Acting Director, Department of Corrections from 9th to 24th February, 1974, both dates inclusive, during the absence overseas of Mr. C. W. Campbell, Director, Department of Corrections.

19th February, 1974.

C. W. CAMPBELL, Secretary.

HOSPITALS ACT, 1927-1973.

Medical Department, Perth, 14th February, 1974.

FM. 5.6.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 17 (2) of the Hospitals Act, 1927-1973 the purchase of the following land for the purpose of future extensions.

Portion of that piece of land being Lot 839 Alma Street, Fremantle, being Fremantle Town Lot 839—Certificate of Title Volume 798, Folio 24, standing in the name of P. R. Newton for the sum of \$8 500.

H. R. SMITH, Director of Administration, Medical and Health Services.

.... 5.00

HOSPITALS ACT, 1927-1973.

Medical Department, Perth, 14th February, 1974.

NS. 1.9.

HIS Excellency the Governor in Executive Council has been pleased to appoint under the provisions of the Hospitals Act, 1927-1973 the following persons as Members of the Norseman District Hospital Board of Management for the period ending 31st July, 1975.

Messrs. B. F. Sleith, K. J. Bartell, J. Black, G. Warry, P. E. King, N. R. Morton and G. Perkin.

Dr. P. C. Lim.

H. R. SMITH, Director of Administration, Medical and Health Services.

HEALTH ACT, 1911-1972. Town of Cockburn. Health By-Laws—Stables.

P.W.D. 473/63; Ex. Co. 450.

WHEREAS under the provisions of the Health Act, 1911, as amended a Local Authority may make by-laws and may amend, repeal or alter any by-laws so made: Now, therefore, the Council of the Town of Cockburn, being a Local Authority, doth hereby make the following By-laws:—

- 1. These by-laws may be cited as the "Town of Cockburn Stable By-Laws", shall come into operation on publication in the Government Gazette and shall apply and have operation throughout the whole of the Town of Cockburn.
 - 2. In these by-laws, unless inconsistent with the text or subject matter—"Act" means the Health Act, 1911, and any amendments thereto;
 - "Council" means the Council of the Town of Cockburn;
 - "Health Surveyor" means any Surveyor appointed by the Council under the Health Act;

- "Horse" means a stallion, mare, gelding, pony, colt or foal and includes an ass, mule, and any beast of whatever description used for burden or draught or for carrying persons;
- "Person" and words applying to any person or individual includes a corportion;
- "Stable" means any building in which a horse is stabled or kept and includes any shed, loose-box, stall or shelter used for the keeping, stabling, feeding, watering, grooming, sheltering, shoeing or veterinary treatment of a horse;
- "Stable premises" include any paddock or yard used in conjunction with any stable and includes all areas where horses are contained by fences or rails.
- 3. As from and after the date of this by-law coming into operation:—
 - (i) No person shall keep or stable, any horse within the Town of Cockburn except in a stable registered under this by-law:
 - (ii) No person shall keep or stable in any stable a greater number of horses than the number for which such stable is registered.
- 4. Every person required by these by-laws to register any premises as a stable shall make application therefor in the form prescribed for that purpose in the schedule hereto. With every application for original registration there shall be lodged in respect of the premises for which registration is applied such plans, drawings and particulars as the Council may require.
- 5. Application for the renewal of any registration shall be made annually during the month of December, and the certificate of registration then in force shall be lodged with the said application.
- 6. If any person in whose name a stable is registered desires to have the same transferred to any other person he and the proposed transferee shall make application in the form prescribed for the purpose in the schedule hereto and such application shall be lodged with the Council. If the Council approves such application it shall register the stable in the name of the transferee. For every transfer of registration there shall be paid to the Council at the time of lodging the application for transfer a fee of two dollars (\$2).
- 7. Upon receipt of such application the Council shall cause such premises to be inspected by the Health Surveyor and reported upon in respect to the sufficiency of such premises, the condition thereof as to repair and cleanliness and such matters as are required by this By-law.
- 8. If upon application and report being submitted to the Council it shall appear to the Council that such application for registration should be granted it shall, upon being paid the registration fee hereinafter prescribed, register such premises as a stable subject to such by-laws, orders, regulations and rules respecting stables within the Town of Cockburn as shall be or become of force during the continuance of such registration and to issue out in the schedule hereto
- 9. Every registration hereunder shall be of force until the 31st day of December next after the making thereof, and thereafter during the period of every annual renewal and no longer, but may be sooner suspended or cancelled by the Council for breach of any of the by-laws, orders, regulations or rules to which the same is subject or if the stable is used by any person other than the person in whose name it is registered.
- 10. For every such registration and for every renewal thereof, there shall be paid to the Council by the person for whom such registration is made the sum of one dollar (\$1) for every loose-box or stall on the premises and capable of being used for the keeping of a horse, provided that the maximum sum payable in connection with any particular premises shall be ten dollars (\$10).
- 11. Every stable in respect to which application is made for registration must fulfil all the following requirements:—
- (1) (a) The construction of every building, shed loose-box shelter and stall and its situation with respect to adjacent buildings must be in accordance with the Uniform Building By-laws but the Council may if it thinks fit waive strict compliance with this requirement with respect to any stable in existence prior to the date of the by-law coming into force.
- (b) (i) Every loose-box or stall shall have an area of not less than 11 square metres and walls not less than 3 metres measured either horizontally or vertically.
- (ii) A shelter provided in a yard for the protection of horses from inclement weather shall have an area of not less than 9 square metres and a height of not less than 2.5 metres, it shall not be capable of being closed and shall have at least one side completely open to the outside air.
- (c) Every stable shall have a properly constructed manure bin in brickwork above the ground level. The floor and internal walls of such manure bin shall be cement rendered and steel trowelled to a smooth surface. Every bin shall be provided with a close fitting lid or door to render the bin fly-proof as far as practicable.
- (d) Every Stable shall have approved impervious rat-proof receptacles for the storing of chaff, bran, pollard or grain intended for horse feed.

- (2) (a) It shall not be at any less distance than 16 metres from any dwelling house or the milking shed or milk room of any dairy. Provided that trainers and/or employees engaged in the care of horses stabled on the land may be housed in a building or buildings not less than 9 metres from any stable or building used for the housing of horses if:—
 - (i) such building or buildings comply with the minimum requirements of a room used for dwelling or sleeping purposes; and
 - (ii) is or are equipped with proper bathroom and sanitary facilities as required under the Uniform Building By-laws.
- (b) Any paddock or yard used for the keeping of any horse shall have a fence or railing at a distance of not less than 16 metres from any dwelling house or 9 metres from any building or buildings housing trainers and/or employees engaged in the care of horses.
- (c) When required by Council any paddock or yard used for the keeping of any horse shall have a fence or railing erected at a distance of not less than 1.25 metres from the boundary of any land not in the same occupation and/or possession.
- 12. The occupier of such premises whereon a stable is registered shall with respect to such stables:—
 - (a) cause all manure and offensive litter therein to be carefully swept up once at least in every day and forthwith placed in the manure bin;
 - (b) remove and carry away or cause to be removed and carried away from such stable the contents of the manure bin once at least in each week and more often if required by notice in writing from the Health Surveyor so to do;
 - (c) spray or cause to be sprayed with an approved pesticide every manure bin immediately after it is emptied and before it is again used;
 - (d) spray or cause to be sprayed with an approved residual pesticide any surface of any building, shed, loose box stall and shelter if required by notice in writing from the Health Surveyor to do so;
 - (e) employ all means and adopt such precautions as may be necessary to keep the stables in a clean and sanitary condition, in good repair and as far as possible free from flies, rats, vermin and offensive odours.
- 13. Any person who makes a false statement in connection with any application under these by-laws shall be guilty of an offence.
- 14. Any person doing any act forbidden to be done, or failing to do so any act directed to be done by these by-laws, shall be liable to a penalty of not more than one hundred dollars and in the case of the continuing offence, a further daily penalty of not more than ten dollars.

Passed at a meeting of the Cockburn Town Council this 9th day of October, 1973.

A THOMAS,

Mayor.

A. J. ARMAREGO, Town Clerk.

Schedule.

TOWN OF COCKBURN.

Stable By-laws.

Schedule-Form 1.

Registration APPLICATION FOR OF STABLES Renewal of Registration I, the undersigned, hereby apply to have the undermentioned premises registered as a stable: Name in full Situation of premises..... Whether owner or occupier as tenant..... Owner's name and address if tenant..... Distance of stable from nearest adjacent building..... Number of stalls.... Number of horses intended to be stabled.... Area of land in square metres..... Signature.... Date.....

^{*} Strike out what is inapplicable

Town of Cockburn. Schedule-Form 2.

CERTIFICATE OF * Registration Renewal of Re	gistration OF
The Council of the Town of Cockburn is it by the Health Act, 1911, doth hereby	in pursuance of the powers vested in * Register * renew the registration of
the premises as depicted in lodged plan a	nd situate at
" desired to be fised as	
This certificate of * registration renewal of registration * renewal o	stration is granted to
subject to the said Act and any by-laws of the 31st day of December, 19	made thereunder until and inclusive
Dated at19	the day of
	Town Clerk.
* Strike out what is inapplicable	Town Clerk.
TOWN OF CO	OCKBURN.
Schedule—	
APPLICATION FOR TRANSFER TO OF	
To the Council of the Town of Cockburn	
I,	
the holder of Certificate of Registrati	ion of
situated athereby apply to have the registration	of the said premises transferred to
Dated at	is day of
	Signature of proposed
I, the above named do hereby apply for the said transfer.	
Dated at th	is day of
	Signature of proposed Transferee
Approved by His Excellency the Govern of February, 1974.	
HEALTH ACT	. 1911-1973
	Department of Public Health,
Ex. Co. 456 P.H.D.316/70.	Perth, 22nd February, 1974.
HIS Excellency the Governor in Execu	tive Council, acting pursuant to the

provisions of the Health Act, 1911-1973 has been pleased to make the regulations set out in the Schedule hereunder.

W. S. DAVIDSON, Commissioner of Public Health.

Schedule. Regulations.

Part I.—General.

- 1. These regulations may be cited as the Health Act (Caravan Parks and Camping Grounds) Regulations, 1974.
- 2. The Caravan and Camps Regulations, 1972, published in the Government Gazette on the 30th June, 1972 are repealed.
 - 3. These regulations have effect in the whole of each district in the State.
 - 4. In these regulations unless the contrary intention appears—

"Act" means the Health Act, 1911;

"camp", when used as a noun, includes any portable shed or hut, tent, tent fly, awning, blind or other thing used as, or capable of being used as, a habitation or for dwelling or sleeping purposes; and the verb "to camp" shall be construed accordingly;

- "caravan" means a vehicle designed, or fitted, or being capable of use, as a habitation or for dwelling or sleeping purposes;
- "carayan park" means an area of land containing sites for the parking of carayans or for the erection of camps;
- "on-site caravan" means a caravan made available, in a caravan park, by the proprietor for hire and use by the public;
- "owner" when used in reference to a caravan, includes the licensee or person in charge of the caravan;
- "proprietor" means the owner or occupier of land which is used as a caravan park;
- "site" means an area demarcated as intended for use as the parking place of a caravan or for the erection of a camp;
- "the Council" means the executive body of the local authority in which the camp or caravan is or will be situate.
- 5. A person may camp, or use or permit a caravan to be used for dwelling or sleeping purposes, anywhere if—
 - (a) the use of the land is permitted by the owner or occupier of that land;
 - (b) there is not in force any by-law made by the Council under the Local Government Act, 1960, prohibiting camping or use of a caravan in that place:
 - (c) a nuisance is and will not be caused by a lack of or defective sanitary arrangements;
 - (d) the caravan is parked or the camp is occupied in that place for three nights or less; and
- (e) there is no caravan park within a radius of 16 kilometres, but not otherwise.
- 6. A person who is the owner or occupier of a caravan or camp shall not occupy or use, or permit the occupation or use of the caravan or camp as a dwelling, or for sleeping purposes, on any land contrary to the provisions of these regulations.
- 7. The owner and occupier of any caravan or camp shall promptly dispose of, or cause the proper disposal of, all waste, refuse and rubbish in or about the caravan or camp, so as to prevent any nuisance or anything offensive or injurious to health, and shall keep and maintain the caravan or camp and its precincts in a clean and hygienic condition.
- 8. Except in accordance with the by-laws of the local authority where a caravan is used as a temporary dwelling or in conjunction with a dwelling, a person shall not occupy or use a caravan or erect or construct any camp within 4.5 m of any building or any other caravan or camp.

Part II.—Caravan Parks.

A. Conduct of persons.

- 9. No person other than the proprietor shall take on to any caravan park any fiammable liquid or liquefied petroleum gas, in excess of 20 litres excluding that contained in tanks or cylinders permanently affixed to vehicles, boats or caravans.
- 10. No person shall light or maintain a fire in a caravan park except in a fire place approved by the Council.
- 11. A person shall not use a closet or shower installed in a caravan whenever the caravan is within a caravan park, except where provision is made to the satisfaction of the Council for the disposal of the wastes from these fixtures.
- 12. (1) A person shall not hang or dry clothes in any part of a caravan park other than on, or in, the facilities provided.
- (2) A person shall not launder clothes in a caravan park other than in the laundries provided, unless the site is connected to deep sewerage and the caravan in use thereon is equipped and connected for laundering purposes.
- 13. (1) Unless there is in force any by-law made by the Council under the Local Government Act, 1960, prohibiting it, a person who has the permission of the proprietor may cause or permit a dog under his control to enter upon any caravan park, but not otherwise.
- (2) A person shall not cause or perinit any animal, bird or reptile to be kept in, or to enter upon, any "on site" caravan.

B. Duties of the Proprietor.

- 14. (1) The proprietor of a caravan park shall keep a register in the form of Schedule "A" to these regulations showing the following particulars—
 - (a) the name, address and signature of the person in charge of each party permitted by the proprietor of the caravan park to use a site located in that caravan park;
 - (b) the registration numbers of any caravan and vehicle towing it into the caravan park;
 - (c) the number of the site so used;
- (d) the dates upon which the use commenced and finished, and with the exception of the departure date, all such information shall be entered in the register before the person occupies a site in the caravan park.
- (2) The proprietor of a caravan park shall make the register available for inspection by an officer authorized under the Health Act, 1911.

15. Where by these regulations an act is required to be done or forbidden to be done in relation to any caravan park, the proprietor of the caravan park has, unless the contrary intention appears, the duty of causing to be done the act so required to be done, or of preventing from being done the act so forbidden to be done, as the case may be.

Part III.—Caravan Park facilities.

- 16. (1) Subject to subregulation (2) of this regulation, Part III of these regulations applies to any land used or intended for use as a caravan park or in relation to which any charge is made or right to payment asserted for the use of the land, or any caravan camp or facilities thereon.
 - (2) Where-
 - (a) there is an excessive influx of visitors to a particular area for some particular occasion, and the Council has made arrangements approved by the Commissioner for temporary accommodation in caravans or camps for 14 nights or less; or
- (b) arrangements have been made, subject to the approval of the Council, with the owner or occupier of land for an organised youth camp to train in camp life, nature study and other outdoor pursuits, the provisions of Part III of these regulations do not apply.
- 17. (1) Subject to subregulation (2) of this regulation the owner or occupier of any land to which Part III of these regulations apply shall not cause or permit any caravan to be used as a habitation or dwelling or for sleeping purposes on that land or cause or permit any camp to be erected, used or occupied on that land unless the following facilities to the number and nature prescribed are provided on the land for use exclusively by the occupants and users of the caravans and camps, namely—
 - (a) Closets, privies and urinals:

	Ma	Females			
No. of Sites	Closet	Urinal (mm)	Closet		
1 to 60	1 for every 15 sites or part of 15.	610 mm for every 20 sites or part of 20.	1 for every 10 sites or part of 10.		
61 to 120	4, plus an additional 1 for every 20 sites (or part of 20) in excess of 60.	610 mm for every 20 sites or part of 20	6, plus an additional 1 for every 15 sites (or part of 15) in excess of 60.		
121 to 180	7, plus an additional 1 for every 25 sites (or part of 25) in excess of 120.	6 x 610 mm plus an additional 610 mm for every 30 sites (or part of 30) in excess of 120.	10, plus an additional 1 for every 20 sites (or part of 20) in excess of 120.		

- Requirements for sites in excess of 180 shall be as determined by the Commissioner;
- Every closet shall have a minimum of 1.2 m² of floor area and be provided with lockable doors, toilet paper and coat hooks;
- (b) Bath or Shower cubicles:

No. of Sites		Male	Female		
1 to 60		1 for every 10 sites or part of 10	1 for every 10 sites or part of 10.		
61 to 120		6, plus an additional 1 for every 15 sites (or part of 15) in excess of 60.	6, plus an additional 1 for every 15 sites (or part of 15) in excess of 60.		
121 to 180		10, plus an additional 1 for every 20 sites (or part of 20) in excess of 120.	10, plus an additional 1 for every 20 sites (or part of 20) in excess of 120.		

- (i) Requirements for sites in excess of 180 in number shall be as determined by the Commissioner;
- (ii) Every shower cubicle shall have a floor area of not less than 0.8 m² and a dressing area of not less than 0.5 m² and shall be provided with water at a temperature of not less than 45°C, lockable doors, seat, clothes hooks and soap holder;
- (c) Lavatory basins:

No. of Sites	No. of Basins for each sex.
1 to 60	1 per 10 sites or part of 10.
61 to 120	6, plus an additional 1 for every 20 sites (or part of 20) in excess of 60.
121 to 180	9, plus an additional 1 for every 30 sites (or part of 30) in excess of 120.

Requirements for sites in excess of 180 in number shall be as determined by the Commissioner;

- (ii) Each basin in the ablution area shall be connected to a supply of water at not less than 45°C and be accompanied by a plug, a mirror, shelving and towel hooks;
- (iii) Where toilet facilities are separate from ablutions at least one basin shall be provided in the closet area and that basin may be connected to cold water only;
- (iv) At least one 45 litre stainless steel trough or equivalent, together with adjacent 0.3 m² of bench area shall be provided in the female ablutions as a baby's bath;

(d) Electric power points:

The female ablution block shall be provided with at least one power point and the male ablution area shall have power points in the ratio of at least one to each four lavatory basins;

(e) Laundry facilities:

- (i) One set of serviceable laundry facilities shall be provided for every 20 sites or part thereof unless additional facilities are required by the Commissioner;
- (ii) A set of laundry facilities shall comprise-
 - (I) one trough and plug:
 - (II) one washing machine either connected to a hot water system capable of maintaining water at 65°C or having its own heating element or where electricity is not available for a washing machine, a copper with an adequate supply of fuel; and
 - (III) 0.3 m² of bench space for ironing;
- (iii) Drying facilities in the form of heated dryers, clothes hoists or lines shall be provided in association with laundry facilities in the ratio of one heated dryer or 60 m of clothes line per set of laundry facilities;
- (iv) A slop hopper shall be provided in or adjacent to the laundry and shall be located and installed to the satisfaction of a health surveyor appointed by the Council;

(f) Lighting:

- (i) The toilets or ablutions shall receive at all times light sufficient to illuminate the entire room at 100 lm/m^2 , laundries shall receive between $160\text{-}215 \text{ lm/m}^2$ and walls shall have a reflective value of at least 60%.
- (ii) Area lighting of the park shall be provided with sufficient luminosity to afford safe access to and from the facilities during the hours of darkness;

(g) Rubbish receptacles:

- (i) Water and fly proof rubbish receptacles with a bin capacity of not less than 0.07 m³ nor more than 0.11 m³ shall be provided in the proportion of at least one for each site.
- (ii) A rubbish receptacle shall be available for use within 1.5 m of every site;
- (iii) Refuse shall be removed from the receptacles at least once in each week and as frequently as may be necessary to prevent the creation of a nuisance;

(h) Water Supply:

- (i) A supply or potable water sufficient to provide not less than 270 litres for each site each day shall be provided;
- (ii) The water supply shall be reticulated and a tap shall be placed within 10.6 m of each site;

(i) Liquid Waste:

- (i) A yard gully connected to a prescribed disposal system shall be provided not more than 10.6 m from each site, and any direct connection to the gully trap, shall be made above the water seal and below the grate or cover;
- (ii) For the purpose of this regulation "prescribed disposal system" means either—
 - (I) a deep sewer; or
 - (II) a liquid waste disposal system constructed in accordance with the requirements of the Council and in any case, so that the soakage area provided shall at least have the equivalent of one 915 mm x 915 mm soakwell for each two sites and the invert of any discharge pipe shall be at least 1.2 m above the highest known water table;
- (iii) Where deep sewerage is not available a minimum of 15% of the total available area shall be set aside for the effluent and liquid waste disposal; and

(j) Storm Water:

(1) Storm water drains shall be provided where required or directed by the Council to ensure all weather dry parking for caravans, annexes and camps and prevent flooding of gully traps and effluent and liquid waste disposal areas.

(2) Where-

- (a) the land is a caravan park which was established before the coming into operation of these regulations in accordance with the regulations in force at that time under the Health Act, 1911, and to which no plumbing alterations or additions have been carried out since the coming into operation of these regulations; or
- (b) the land is registered as a transit caravan park under the Local Government Model By-laws (Caravan Parks and Camping Grounds) No. 2.

the provisions of this regulation other than those relating to storm water, do not apply.

- 18. The owner or occupier of any land shall not permit or suffer any caravan or camp to remain on any site thereon at a greater distance than 91 m from a closet and bathroom provided in accordance with these regulations.
- 19. Subject to section 112A of the Act, the proprietor may remove rubbish, refuse or wastes from a caravan park with the written consent of the Council and subject to any conditions which the Council may impose.
- 20. (1) Fire hose reels shall be installed in a carayan park where a reticulated water supply is available, and it is capable of delivering water in the quantity and at the pressure required by subregulations (4) and (5) of this regulation.
- (2) Where fire hose reels are installed, no part of any site shall be beyond the reach of the nozzle end of a fully extended hose reel, but the length of hose on any hose reel shall be not less than $18\,\mathrm{m}$ or more than $36\,\mathrm{m}$.
 - (3) Every hose reel used in a caravan park shall—
 - (a) comply with Australian Standard A 155 or 1221 "Fire Hose Reels"; and
 - (b) be installed in accordance with the relevant provisions of Australian Standard CA 18 "Installation of Portable Fire Extinguishers and Hose Reels"
- (4) The water pressure at the nozzle end of any hose reel installed in a caravan park shall, when the hose reel is fully extended, be not less than 200 kPa with a 6.5 m nozzle fully opened.
 - (5) A fire hose reel may be installed-
 - (a) where a water main and upstand had been installed prior to the coming into operation of this regulation—on a main that has a diameter of not less than 25 mm and an upstand that has a diameter of not less than 20 mm; and
 - (b) in any other case—on a main and upstand of a diameter not less than 25 mm.
- (6) A caravan park that does not have fire hose reels installed shall be provided with water type fire extinguishers having a capacity of not less than 9 litres and conforming with the requirements of Australian Standard A 31, the extinguishers shall be in the ratio of one to each six sites and shall be installed at central locations so that any site in the caravan park is at least within 30 m of an extinguisher.
- 21. (1) Where the proprietor stores bulk quantities of fiammable liquids or liquefied petroleum gas within the confines of a caravan park then all such substances shall be stored in accordance with the requirements of the Flammable Liquid Regulations and the S.A.A. L.P. Gas Code C.B. 20.
- (2) Oil fuel installations coming within the scope of the Australian Standard Code C.B. 5 shall be provided with either one dry chemical type fire extinguisher having a capacity of not less than 9 kg and conforming with the requirements of the Australian Standard A 137 or one halogenated hydrocarbon type fire extinguisher having a capacity of not less than 5 kg and conforming with the requirements of Australian Standard A 163.
- 22. (1) The fire fighting appliances referred to in these regulations shall be clearly designated by red markers and carry name plates approved by the Western Australian Fire Brigades Board.
- (2) The proprietor shall maintain in proper working order and condition all fire extinguishers and hose reels in accordance with the requirements of Australian Standard CA 18 "Installation and Maintenance of Portable Fire Extinguishers and Hose Reels" and shall arrange with the Western Australian Fire Brigades Board, or any person approved by that Board, for the periodical inspection and testing of all extinguishers and hose reels.
 - 23. (1) The Council, subject to the provisions of the Act, may—
 - (a) reserve and define land for caravan parking areas within its own district and shall therein set apart, define and number sites for the parking of caravans or for the erection of camps, but the area and dimensions of the sites shall not be less than that specified in the Local Government Model By-laws (Caravan Parks and Camping Grounds) No. 2;
 - (b enclose any area reserved under the provisions of paragraph (a) of this regulation.

(2) Where a Council has reserved and defined land for a caravan park within its own district, it shall provide and maintain in that caravan park the sanitary conveniences, bathroom and laundry facilities and facilities for rubbish disposal prescribed by these regulations.

Schedule "A".

Caravan Park Register.

Date of Arrival	Name	Previous Address	Signature	Car No.	Van No.	Site No.	Date of Departure
		·					

POISONS ACT, 1964-1970.

Department of Public Health, Perth, 22nd February, 1974.

P.H.D. 750/70/2, Ex. Co. 455.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Poisons Act, 1964-1970, has been pleased to make the regulations set out in the Schedule hereto.

W. S. DAVIDSON, Commissioner of Public Health.

Schedule.

Regulations.

Principal regulations

1. In these regulations the Poisons Act Regulations, 1965 as reprinted pursuant to the Reprinting of Regulations Act, 1954 in the Government Gazette of the 25th July, 1972 and amended by notice so published on the 23rd December, 1971 are referred to as the principal regulations.

Appendix D amended.

- 2. Appendix D to the principal regulations is amended:-
 - (a) by adding to the end of the list in paragraph (a), the item "(2-Choroethyl) phosphonic acid";
 - (b) by substituting for the passage "This product must not be used for dyeing the eyelashes or eye-brows; to do so may cause blindness" in lines three and four of paragraph (i), the passage "This product should not be used for dyeing the eye lashes or eye brows; to do so may be injurious to the eye"; and
 - (c) by adding after paragraph (k) the following paragraph:—
 (l) "If you can smell the vapour it is harmful on prolonged exposure".

Benzene Carbon Tetrachloride Tetrachloroethane.

UNCLAIMED PROPERTY HELD BY POLICE.

TENDERS are invited for the following vehicles:-

Valiant: 1966 model. V.8 Regal Sedan. Engine No. B 273-3-3. Condition, very poor.

Holden: 1963 model. E.H. Van Engine No. H. 213273. Condition, very poor.

The vehicles may be inspected at the Police Station, Wyndham, and tenders directed to the Sergeant in Charge, Wyndham Police Station, closing 8th March, 1974.

TRAFFIC ACT, 1919-1973.

Department of Motor Vehicles, Perth, 18th February, 1974.

D.M.V. 73/71.

HIS Excellency the Governor acting pursuant to the powers conferred by the Traffic Act, 1919-1973 has been pleased to make the regulations set out in the Schedule hereunder.

> A. T. MONCK, Director.

Schedule.

Regulations.

Principal regulations.

1. In these regulations the Traffic (Licensing Auditorities) lations, 1968 published in the Government Gazette on the 8th April, 1968 and thereafter amended from time to time by notices

Reg. 24 amended 2. Subregulation (1) of regulation 24 of the principal regulations is amended by substituting for the passage "Police Department); or", in the last line of paragraph (c), the passage "Police Department or by the Department of Motor Vehicles); or".

CITY OF PERTH PARKING FACILITIES ACT, 1956-1970.

By-law No. 60-Care, Control and Management of Parking Facilities-Amendment.

The Municipality of the City of Perth.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the tenth day of December, 1973, to make and submit for confirmation by the Governor the following amendment to By-law No. 60:-

That Clause 3 of the Second Schedule be amended by:-

- (i) deleting the words and figures "In parking stations 25 and 27" in paragraph (f) and substituting therefor the words and figures "In parking station 25".
- (ii) adding after paragraph (f) a new paragraph as follows:"(fa) In parking station 27:

From 8.00 a.m. to 1.00 p.m. on Monday to Friday inclusive and from 1.00 p.m. to 6.00 p.m. on Monday to Friday inclusive and from 8.00 a.m. to 12 noon on Saturday: 15 cents for each of such periods or part thereof".

Dated this 7th day of January, 1974.

The Common Seal of the City of Perth was hereunto affixed in the presence of-

[L.S.]

E. H. LEE-STEERE, Lord Mayor. G. O. EDWARDS, Town Clerk.

Recommended-

J. DOLAN, Minister for Transport.

Approved by His Excellency the Governor in Executive Council this 14th day of February, 1974.

> W. S. LONNIE, Clerk of the Council.

BUILDING SOCIETIES ACT, 1920 (AS AMENDED).

NOTICE is hereby given that a Building Society called The Port Hedland and Districts No. 5 Building Society is duly registered under the provisions of the above Act.

Dated the 12th February, 1974.

B. S. BROTHERSON, Registrar of Building Societies.

BUILDING SOCIETIES ACT, 1920 (AS AMENDED).

NOTICE is hereby given that a Building Society called The Roebourne-Karratha and Districts No. 2 Building Society is duly registered under the provisions of the above Act.

Dated the 12th February, 1974.

B. S. BROTHERSON, Registrar of Building Societies.

Western Australia. BUILDING SOCIETIES ACT, 1920 (AS AMENDED).

NOTICE is hereby given that a Building Society called the Carnarvon and Districts No. 8 Building Society is duly registered under the provisions of the above Act.

Dated the 19th February, 1974.

B. S. BROTHERSON, Registrar of Building Societies.

Western Australia. BUILDING SOCIETIES ACT, 1920 (AS AMENDED).

NOTICE is hereby given that a Building Society called the Railway Employees' No. 9 Building Society is duly registered under the provisions of the above Act.

Dated the 19th February, 1974.

B. S. BROTHERSON, Registrar of Building Societies.

TRANSFER OF LAND ACT, 1893-1972.

Application A459070.

TAKE notice that Giuseppe Ciocca of 74 Wellaton Street, Midvale, Butcher has made application to be registered under the Transfer of Land Act, 1893-1972 as the proprietor of an estate in fee simple in possession in the following piece of land situate in the Midland District and being:—

Portion of Swan Location 15 containing 1 rood and being Lot 216 on Plan 2130.

Bounded on the north by the southern boundary of Lot 217 of Swan Location 15 on Plan 2130 measuring 2 chains 50 links on the east by the western boundary of Lot 265 of Swan Location 15 on the said plan 2130 measuring 1 chain on the south by the northern boundary of Lot 215 of Swan Location 15 on the said Plan 2130 measuring 2 chains 50 links and on the west by part of the eastern boundary of Wellaton Street measuring 1 chain.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above piece of land and desiring to object to the said application are hereby required to lodge in this Office on or before the eighth day of April next a Caveat forbidding the said land being brought under the operation of the said Act.

A. G. EDWARDS, Registrar of Titles.

(Office of Titles, Perth, this 20th day of February, 1974. C. J. Kenneison & Co., Perth. Solicitors for the Applicant.)

FORFEITURES.

THE following leases and licenses together with all rights title and interest therein have this day been forfeited to the Crown under the Land Act, 1933-1971, for the reasons stated.

20th February, 1974.

B. O'HALLORAN, Acting Under Secretary for Lands.

Name; Lease or License; District; Reason; Corres.; Plan.

Addis, R. J.; 8204/51; Cranbrook Lot 136; non-compliance with conditions; 860/29; Town-site.

Cleland, A. F.; 338/10694; Leonora Lot 135; non-compliance with conditions; 2623/70; Town-site.

Morrisby, J. R.; 342/3121; Greenmount Lot 487; non-compliance with conditions; 1282/63; Townsite.

Mulholland, W. L.; 3116/4980; Piawaning Lot 53; non-compliance with conditions; 2095/70; Townsite.

Oteri, F.; 3116/5340; Ledge Point Lot 205; noncompliance with conditions; 2963/72; Townsite.

O'Kenny, J. P.; 338/10040; Kununurra Lot 748; non-compliance with conditions; 3278/68; Townsite.

RESERVES.

Department of Lands and Surveys, Perth, 22nd February, 1974.

HIS Excellency the Governor in Executive Council has been pleased to set apart as a public Reserve the land described below for the purpose therein set forth.

Corres. 897/73.

BOYANUP.—No. 32439 (Use and Requirements of the Government Employees Housing Authority), Lot No. 206 (1214 square metres), (Diagram 80470, Plan Boyanup Townsite (South Western Highway).)

Corres. 1068/74.

CANNING.—No. 32429 (Government Requirements), Loc. No. 2430 (7987 square metres). (Diagram 80412, Plan F60-4 (Leach Highway, Bullcreek).)

Corres. 2763/59.

CANNING.—No. 32430 (Electricity Purposes), Loc. Nos. 2534 and 2535 (2038 square metres). (Diagram 80412, Plan F60-4 (Leach Highway, Bullcreek).)

Corres. 1069/74.

CANNING.—No. 32431 (Recreation), Loc. No. 2431 (3.4020 hectares). (Diagram 80412, Plan F60-4 (Leach Highway, Bullcreek).)

Corres. 2495/69.

GERALDTON.—No. 32438 (Schoolsite, Roman Catholic), Lot No. 2541 (7995 square metres). (Original Plan 11674, Plan G36-4 (Meadowcroft Street).)

Corres. 1081/74.

GREENMOUNT.—No. 32434 (Water Supply), Lot No. 529 (2.931 2 hectares). (Original Plan 13124 Plans M147-4, M163-4.)

Corres. 2864/73.

MARGARET RIVER.—No. 32437 (Park and Recreation), Lot No. 148 (about 2.1562 hectares). (Plan Margaret River Townsite (Maxwell Street).)

Corres. 1059/74.

MELBOURNE.—No. 32426 (Radio Transmitter Site, Bush Fires Board), Loc. No. 3994 (about 1.1200 hectares). (Plan 63/80 C.4.)

Corres. 357/73.

MURRAY.—No. 32433 (Water Supply), Loc. No. 1634 (1 157 square metres). (Diagram 80427, Plan North Dandalup pt. 20.02 and 20.03 (South Western Highway—near North Dandalup).)

Corres. 474/67.

ROE.—No. 32428 (Government Requirements), Loc. Nos. 2763, 2765, 2769 and 2772 (about 5 819.665 6 hectares). (Plan 388/80 B.C.D., 1.2.)

Corres. 649/73.

SWAN.—No. 32435 (Parklands), Loc. No. 8942 (about 2.5495 hectares). (Miscellaneous Plan 656, Plans M145-4, M146-4 (Croydon and May Streets, Bellevue).)

Corres. 2194/60, V.4.

SWAN.—No. 32436 (Government Requirements), Loc. No. 8948 (about 19.2501 hectares). (Miscellaneous Plan 656, Plans M135-4, M150-4, M151-4.)

Corres. 1051/73.

WELD.—No. 32432 (Rubbish Disposal Site), Loc. No. 18 (19.999 9 hectares). (Diagram 80399, Plan Laverton Regional.)

F. W. BYFIELD, Under Secretary for Lands.

AMENDMENT OF RESERVES.

Department of Lands and Surveys, Perth, 22nd February, 1974.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1971, as follows:—

Corres. 7366/98.—Of the amendment of Reserve No. 5997 (Murray District) "Schoolsite" to exclude that portion surveyed and shown as Murray Location 1634 on Lands and Surveys Diagram 80427 and of its area being reduced to 3.4329 hectares accordingly. (Plan North Dandalup pt. 20.02 and 20.03 (South Western Highway—near North Dandalup).)

Corres. 10919/98.—Of the amendment of Reserve No. 6319 (Boyanup Lots 29, 30 and 31) "Government Requirements" to exclude that portion surveyed and shown as Boyanup Lot 206 on Lands and Surveys Diagram 80470 and of its area being reduced to 1.2293 hectares accordingly. (Plan Boyanup Townsite (South Western Highway and Bridge Street).)

Corres. 961/00.—Of the amendment of Reserve No. 6884 (Weld District) "Common" to exclude those portions designated as Laverton Lots 187, 189 and 190 to 195 inclusive and of its area being reduced by 2.5104 hectares accordingly. (Plan Laverton 04.34.)

Corres. 961/00.—Of the amendment of Reserve No. 6884 (Weld District) "Common" to exclude that portion surveyed and shown as Weld Location 18 on Lands and Surveys Diagram 80399 and of its area being reduced to 1 680.4892 hectares accordingly. (Plans 43/300, Laverton 04.33 and 04.34, Laverton Regional.)

Corres. 961/00.—Of the amendment of Reserve No. 6884 (Weld District) "Common" to exclude that portion surveyed and shown as Weld Location 18 on Lands and Surveys Diagram 80399 and of its area being reduced to 1 680.4892 hectares accordingly. (Plans 43/300, Laverton 04.33 and 04.34, Laverton Regional).

Corres. 2565/95.—Of the amendment of Reserve No. 7765 (Melbourne Locations 1851 and 1852) "Conservation of Flora" to exclude that portion now designated as Melbourne Location 3994 and of its area being reduced to about 47.4423 hectares accordingly. (Plan 63/80 C.4.)

Corres. 176/18.—Of the amendment of Reserve No. 16929 (at Latham) "Water" to comprise Latham Lot 36 as surveyed and shown on Lands and Surveys Diagram 80266 and of its area being established at 1.7700 hectares accordingly. (Plan Latham Townsite (Monk Street).)

Corres. 176/18.—Of the amendment of Reserve No. 24180 (Latham Lots 52 and 53) "Recreation (Golf Links)" to exclude that portion surveyed and shown as part of Latham Lot 36 on Lands and Surveys Diagram 80266 and of its area being reduced to about 65.7414 hectares accordingly. (Plan Latham Townsite).

Corres. 2548/62.—Of the amendment of Reserve No. 26688 (Plantagenet Location 6881) "Conservation of Flora" to include Plantagenet Location 6095 and of its area being increased to about 1710.4848 hectares accordingly. (Plans 445/80 F.446/80 A.3.4.)

Corres. 533/24, V.2—Of the amendment of Reserve No. 28383 (Greenmount Lot 64) "Government Requirements" to include Greenmount Lot 65 and of its area being increased to about 10.3272 hectares accordingly. (Plans: M147-4, M163-4.)

Corres. 2194/60.—Of the amendment of Reserve No. 31196 (Swan District) "Government Requirements" to comprise Swan Location 8684 and 8943 as shown bordered red on Lands and Surveys Miscellaneous Plan 656 and of its area being reduced to about 74.1175 hectares accordingly. (Plans M146-4, M149-4, M150-4, M162-4 to M165-4 incl.)

Corres. 1257/71.—Of the amendment of Reserve No. 31249 (Ledge Point Lots 117 and 387) "Water Supply" to include Ledge Point Lot 390 as surveyed and shown on Lands and Surveys Diagram 80468 and of its area being increased to 4222 square metres accordingly. (Plan Ledge Point 19.30 (Wood way).)

Corres. 512/72.—Of the amendment of Reserve No. 31250 (Ledge Point Lot 388) "Water Supply" to include Ledge Point Lot 391 as surveyed and shown on Lands and Surveys Diagram 80467 and of its area being increased to 4453 square metres accordingly. (Plan Ledge Point 19.31 (Ledge Point Road).)

F. W. BYFIELD, Under Secretary for Lands.

CHANGE OF PURPOSE OF RESERVES.

Department of Lands and Surveys, Perth, 22nd February, 1974.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1971, as follows:—

Corres. 13930/02v2.—Of the purpose of Reserve No. 8636 (Swan District) being changed from "Lunatic Asylum" to "Government Requirements (Mental Health Services)". (Plans P217-4,, P218-4 (Brockway Road and Camellia Avenue, Graylands).)

Corres. 3477/98.—Of the purpose of Reserve No. 8821 (Wagin Lot 404) being changed from "Conservation of Flora and Aviar Sanctuary" to "Caravan Park". (Plan Wagin Sheet 1 (Scaddan Street).)

Corres. 10267/04.—Of the purpose of Reserve No. 9620 (Williams District) being changed from "Travellers and Stock" to "Conservation of Flora and Fauna". (Plan Dumbleyung 1:50 000 A.1.)

Corres. 2548/62.—Of the purpose of Reserve No. 26688 (Plantagenet Locations 6095 and 6881) being changed from "Conservation of Flora" to "Conservation of Flora and Fauna". (Plans 445/80 F.4 446/80 A.3,4.)

Corres. 1981/68.—Of the purpose of Reserve No. 29781 (Port Hedland Lot 1628) being changed from "Masonic Lodge" to "Hallsite". (Plan Port Hedland Sheet 1 (Acton and Moore Streets).)

Corres. 2194/60.—Of the purpose of Reserve No. 31196 (Swan Locations 8684 and 8943) being changed from "Government Requirements" to "Parklands". (Plan M146-4, M149-4, M150-4, M162-4 to M165-4 incl.)

F. W. BYFIELD, Under Secretary for Lands.

CANCELLATION OF RESERVES.

Department of Lands and Surveys, Perth, 22nd February, 1974.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1971, as follows:—

Corres. 976/92 V.2.—Of the cancellation of Reserve No. 2552 (Fremantle Lot 208) "Harbour Works". (Plan F24-4 (Nicolay Road and Stirling Highway, North Fremantle).)

Corres. 9355/08.—Of the cancellation of Reserve No. 11495 (Williams District) "Camping". Yilliminning 1:50 000 B.1.)

Corres. 3709/58.—Of the cancellation of Reserve No. 25245 (Plantagenet Location 6095) "Aerodrome". (Plan 446/80 A.4.)

Corres. 9115/19.—Of the cancellation of Reserve No. 25715 (Carnarvon Suburban Lot 44) "Natives (Housing)". (Plan Carnarvon Regional (Shellcross Street).)

Corres. 586/72.—Of the cancellation of Reserve No. 31374 (Kununurra Lots 1007 and 1080) "Use and Requirements of The State Electricity Commission of Western Australia". (Plan Kununurra Townsite (Miniata and Erythrina Streets).)

Corres. 376/72.—Of the cancellation of Reserve No. 31408 (Wickham Lots 55, 60, 72 and 78) "Use and Requirements of the Government Employees' Housing Authority". (Plan Wickham Townsite (Spencer, McRae Streets and Baynton Way).)

Corres. 1601/72.—Of the cancellation of Reserve No. 32184 (Bunbury Lot 549) "Use and Requirements of the Town of Bunbury". (Plans B 118-4, B 134-4 (Boyanup Road).)

Corres. 1767/73.—Of the cancellation of Reserve No. 32253 (Wyndham Lot 1230) "Use and Requirements of the Shire of Wyndham-East Kimberley". (Plan Wyndham Sheet 2 (Koojarra Street).)

> F. W. BYFIELD, Under Secretary for Lands.

DWELLINGUP TOWNSITE.

Amendment of Boundaries.

Department of Lands and Surveys, Perth, 22nd February, 1974.

Corres. 6664/09V.4.

IT is hereby notified that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act, 1933, of the amendment of the boundaries of Dwellingup Townsite, to include the areas described in Schedule 1 and exclude the area described in Schedule 2 hereunder.

Schedule 1.

- (a) All that portion of land comprising Murray Location 1060 as surveyed and shown on Lands and Surveys Diagram P1529.
- (b) All that portion of land comprising Murray Location 1061 and the 25 link Right of Way on the north-western boundary of that location as surveyed and shown on Lands and Surveys Diagram P1528.
- (c) All that portion of land comprising Murray Location 1081 as surveyed and shown on Lands and Surveys Diagram P1813.
- (d) All that portion of land comprising Murray Location 1250 as surveyed and shown on Lands and Surveys Diagram 43674.

Schedule 2.

All that portion of land bounded by lines starting at the north-eastern corner of Dwellingup Lot 134 and extending west 82.58 metres; thence south 95.68 metres; thence 273 degrees 30 minutes, 64.37 metres; thence north 252.68 metres; thence east 146.83 metres and thence south 160.93 metres to the starting point. (Public Plans Dwellingup Townsite 380c/20.)

F. W. BYFIELD, Under Secretary for Lands.

NOW OPEN.

Leeman Lot 298.

Department of Lands and Surveys, Perth, 22nd February, 1974.

Corres. 554/72.

HIS Excellency the Governor in Executive Council has been pleased to approve under Section 45A of the Land Act, 1933, of Leeman Lot 298 being made "Now Open" for sale in fee simple for the purpose of Caravan Park at the purchase price of three thousand dollars (\$3 000.00) and subject to the payment for improvements at valuation, in cash, should the successful applicant be other than the owner of such improvements.

Applications must be lodged at the Department of Lands and Surveys, Perth.

If there are more applications than one for the lot, the application to be granted will be decided by the Land Board. (Plan Leeman Townsite (Thomas Street).)

> F. W. BYFIELD, Under Secretary for Lands.

STATE HOUSING ACT, 1946.

Cancellation of Dedication.

Department of Lands and Surveys, Perth, 22nd February, 1974.

Corres. 847/44 V.3.

IT is hereby notified that His Excellency the Governor in Executive Council has been pleased to cancel under the provisions of the State Housing Act, 1946, the dedication of the lands described in the following Schedule:—

Lot or Location No.; Corres. No. Canning Location 1448; 3415/56. Canning Location 1555; 3577/56. Canning Location 1719; 619/57. Cockburn Sound Location 1906; 3140/59. Swan Location 5649; 3115/55. Swan Location 5976; 3050/56. Swan Location 6324; 4260/56. Swan Location 6430; 631/58. Swan Location 6451; 631/58. Swan Location 6645; 2506/58. Swan Location 6707; 2032/56. Swan Location 6742; 1347/58. Swan Location 7053; 2506/58. Swan Location 7091; 1633/59. Swan Location 7519; 451/62. Collie Lot 1899; 2525/53. Goomalling Lot 209; 4552/52. Kalgoorlie Lot 3172; 10345/00.

> F. W. BYFIELD. Under Secretary for Lands.

APPLICATIONS FOR LEASING.

Department of Lands and Surveys, Perth, 22nd March, 1974.

Corres. 2933/63V.2.

APPLICATIONS are invited under section 32 of the Land Act, 1933-1972, for the leasing of portion of Reserve 20947 for the purpose of "Grazing" for a term of 10 years at a rental of \$50.00 per annum, subject to the following conditions:—

- (1) The land shall not be used for any purpose other than Grazing without the prior approval in writing of the Minister for Lands.
- (2) The rent shall be subject to reappraisal at the end of the fifth year.
- (3) The lessee shall not cut down fell injure or destroy any living timber or scrub upon the demised land except for the purpose of destroying poisonous growth or by the agistment of stock in reasonable numbers.
- (4) The lessee shall not without the previous consent in writing of the Minister for Lands assign, transfer, mortgage sublet or part with the possession of the demised land.
- (5) Compensation shall not be payable to the lessee in respect of any improvements effected by him on the demised land and remaining thereon at the expiration or earlier determination of the lease.

- (6) It shall be lawful for the lessee at any time within the three calendar months immediately following the expiration of the term or earlier determination of the lease, to take down, remove and carry away any buildings, structures, improvements and plant the property of the lessee.
- (7) The lessee shall, within twelve months from commencement of the lease, fence the external boundaries with a stock-proof fence to the satisfaction of the Minister.
- (8) The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.
- (9) A person holding a Miner's Right shall have right of entry at all times for the purpose of prospecting and pegging mining tenements on the land.
- (10) Power is reserved to the Minister for Lands to direct that the number of stock depasturing on the demised land shall be reduced if the Minister is of the opinion that the demised land is overstocked to an extent sufficient or likely to cause permanent damage to the land; failure to comply with any such direction will result in the forfeiture of the lease.

Applications must be lodged at the Department of Lands of Surveys, Perth on or before Wednesday, 20th March, 1974, accompanied by a deposit of \$27.50.

All applications lodged on or before that date will be treated as having been received on the closing date, and if there are more applications than one for the area, the application to be granted will be decided by the Land Board.

(Plan: 191/80 A.B.2.)

B. L. O'HALLORAN, Acting Under Secretary for Lands.

OPEN FOR SALE. Frankland Lot 71.

Department of Lands and Surveys, Perth, 22nd February, 1974.

Corres. 2169/70.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1971, of Frankland Lot 71 being made available for sale in fee simple for Residential Purposes only at the purchase price of two hundred dollars (\$200.00) and subject to the following conditions:—

- The purchaser shall erect on the lot purchased a residence to comply with Local Authority by-laws within two years from the date of sale. If this condition shall not have been complied with in the time prescribed, the land shall be absolutely forfeited together with all purchase money and fees that may have been paid.
- A transfer of the License will not be approved nor a Crown Grant issued for the Lot until the purchaser has complied with the building condition.

Applications, accompanied by a deposit of twenty dollars (\$20.00) must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 20th March, 1974.

Balance of purchase money shall be paid within twelve months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.

All applications lodged on or before the closing date will be treated as having been received on that date, and if there are more applications than one for the lot, the application to be granted will be decided by the Land Board.

(Plan Frankland Townsite. (Toovey Street).)

F. W. BYFIELD, Under Secretary for Lands.

APPLICATIONS FOR LEASING.

Department of Lands and Surveys, Perth, 22nd February, 1974.

Corres. 3932/07 V6.

APPLICATIONS are invited under section 117 of the Land Act 1933-1972 for the leasing of Wongan Hills Lots 238, 239, 240, 241, 218 and 219 for Agricultural Purposes for a term of 10 years at a rental of \$30.00 per annum for Wongan Hills Lots 238 to 241 inclusive and \$20.00 per annum for Lots 218 and 219.

The release of these lots is subject to the following conditions:—

- (1) The land shall not be used for any purpose other than Agriculture without the prior approval in writing of the Minister for Lands.
- (2) The lessee shall not without the previous consent in writing of the Minister for Lands assign, transfer, mortgage sublet or part with the possession of the demised land.
- (3) The land shall be occupied and used by the lessee for the purpose specified within nine (9) months of the commencement of the lease and thereafter will be continuously so used to the satisfaction of the Minister.
- (4) All buildings, erections, paving, drainage and other works shall be to the approval of the Local Authority and the lessee shall perform, discharge and execute all requisitions and works unto the demised land as are or may be required by any local or public authority operating under any statute by-law or regulation.
- (5) The only residence permitted will be that of the Lessee or a Manager or Manager-Caretaker.
- (6) Compensation shall not be payable to the lessee in respect of any improvements effected by him on the demised land and remaining thereon at the expiration or earlier determination of the lease.
- (7) It shall be lawful for the lessee at any time within the three calendar months immediately following the expiration of the term or earlier determination of the lease, to take down, remove, and carry away any buildings, structures, improvements and plant the property of the lessee.
- (8) The lessee shall, within twelve months from commencement of the lease, fence the external boundaries with a stockproof fence to the satisfaction of the Minister.
- (9) On determination of the lease, the lessee shall fill in, consolidate and level off any unevenness, excavation or hole caused by him during the term of the lease or by removal of his improvements and shall leave the demised land in a clean, neat and tidy condition to the satisfaction of the Minister for Lands and shall remove any or all waste matter as required by the Minister.
- (10) The Minister or his representative may enter the land for inspection at any reasonable time.
- (11) Only one residence shall be permitted to be erected on the lot leased.

A limit of one lot per person shall apply and for the purpose of this condition Husband and Wife are deemed to be one.

This Department as or any Government Authority will not be held responsible for the provision or extension of services.

Applications must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday 20th March, 1974, accompanied by a deposit of \$17.50.

All applications lodged on or before that date will be treated as having been received on the closing date, and if there are more applications than one for the lot, the application to be granted will be decided by the Land Board.

(Plan: Wongan Hills 25:23 (Central Road); Wongan Hills 24:22 (Manmanning Road).)

B. L. O'HALLORAN, Acting Under Secretary for Lands.

OPEN FOR SALE.

Light Industrial Sites at Kununurra.

Department of Lands and Surveys,
Perth, 22nd February, 1974.

Corres. 1256/67.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of the Kununurra lots listed in the schedule hereto being made available for sale in fee simple for "Light Industrial Purposes" at the respective purchase prices and service charges shown therein and subject to the following conditions:—

- 1. The applicant shall submit with his application for the lot applied for an outline plan, drawn to scale, showing proposed development within two (2) years from the date of allocation of that lot.
- 2. The Minister for Lands reserves the right to refuse any application on the grounds that the proposed development is inadequate or unsuitable.
- 3. The purchaser of each lot shall commence construction thereon within nine (9) months and complete construction in accordance with the accepted plan of development, of Light Industrial premises to comply with Local Authority by-laws within two years from the date of sale. If this condition shall not have been complied with in the time prescribed, the land shall be absolutely forfeited together with all purchase money and fees that many have been paid.
 - A transfer of the License will not be approved nor a Crown Grant issued for the Lot until the purchaser has complied with the building condition.
- 4. The respective service charge is additional to the purchase price and shall be payable to the Department of Lands and Surveys within thirty (30) days of the date of acceptance of the application.
- The only residence permitted will be that of the licensee or a Manager or Manager/ Caretaker.

Applications, accompanied by a deposit of ten (10) per cent of the purchase price of the lot applied for must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 27th March, 1974.

Balance of purchase money shall be paid within twelve months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.

All applications lodged on or before the closing date will be treated as having been received on that date, and if there are more applications than one for any lot, the application to be granted will be decided by the Land Board.

(Plan Kununurra Townsite.)

F. W. BYFIELD, Under Secretary for Lands.

	Sched	ıle.	
Lot No.	Area (Square	Purchase	Service
	Metres)	Price	Charge
		\$	
1155	997	100	1310
1156	1032	100	1360
1157	1032	100	1360
1158	1032	100	1360
1159	1032	100	1360
1160	1032	100	1360
1161	1014	100	1330
1181	1695	150	2200
1183	1573	150	2060
1185	1942	150	2550

OPEN FOR SALE.

Industrial Sites at Kununurra.

Department of Lands and Surveys, Perth, 22nd February, 1974.

Corres. 1256/67.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1971, of the Kununurra Lots listed in the schedule hereto being made available for sale in fee simple for "Industrial Purposes" at the respective purchase prices and service charges shown therein and subject to the following conditions:—

- 1. The applicant shall submit with his application for the lot applied for an outline plan, drawn to scale, showing proposed development within two (2) years from the date of allocation of that lot.
- 2. The Minister for Lands reserves the right to refuse any application on the grounds that the proposed development is inadequate or unsuitable.
- 3. The purchaser of each lot shall commence construction thereon within nine (9) months and complete construction in accordance with the accepted plan of development, of Industrial premises to comply with Local Authority by-laws within two years from the date of sale. If this condition shall not have been complied with in the time prescribed, the land shall be absolutely forfeited together with all purchase money and fees that may have been paid.

A transfer of the License will not be approved nor a Crown Grant issued for the Lot until the purchaser has complied with the building condition.

- 4. The respective service charge is additional to the purchase price and shall be payable to the Department of Lands and Surveys within thirty (30) days of the date of acceptance of the application.
- The only residence permitted will be that of the licensee or a Manager or Manager/ Caretaker.

Applications, accompanied by a deposit of ten (10) per cent. of the purchase price of the lot applied for must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 27th March, 1974.

Balance of purchase money shall be paid within twelve months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.

All applications lodged on or before the closing date will be treated as having been received on that date, and if there are more applications than one for any lot, the application to be granted will be decided by the Land Board.

(Plan: Kununurra Townsite.)

F. W. BYFIELD, Under Secretary for Lands.

Schedule.

Lot N	lo.		Area (Square Metres)	Purchase Price	Service Charge
				\$	\$
950	(a)	(d)	4 160	300	5 450
952	(b)	(d)	7 84 3	400	10 280
1123			5 901	350	7 730
1200	(c)	(d)	7 406	400	9 710

- (a) Subject to excision of a strip of land 15 metres wide inside and along its northern boundary for the purpose of a drain.
- (b) The southern portion of that lot following the excision of Lot 1200.
- (c) The northern portion of Lot 952.
- (d) Subject to survey.

OPEN FOR SALE. Merredin Lot 723.

Department of Lands and Surveys, Perth, 22nd February, 1974.

Corres. 2267/70.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1971, of Merredin Lot 723 being made available for sale in fee simple for the purpose of Extensions to Service Station Site at the purchase price of three thousand five hundred dollars (\$3 500.00).

Applications, accompanied by a deposit of three hundred and fifty dollars (\$350.00) must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday 20th March, 1974.

Balance of purchase money shall be paid within twelve months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.

All applications lodged on or before the closing date will be treated as having been received on that date, and if there are more applications than one for the lot, the application to be granted will be decided by the Land Board.

(Plan: Merredin, 37.36 (Farrar Parade).)

F. W. BYFIELD, Under Secretary for Lands.

OPEN FOR SALE.

Salmon Gums Lots 71, 82, 89 and 90. Department of Lands and Surveys, Perth, 22nd February, 1974.

Corres. 5087/52.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1971, of Salmon Gums lots 71, 82, 89 and 90 being made available for sale in fee simple for "Residential Purposes" at the purchase price of one hundred dollars (\$100.00) per lot and subject to the following conditions:—

(a) The purchaser shall erect on the lot purchased a residence to comply with Local Authority by-laws within two years from the date of sale. If this condition shall not have been complied with in the time prescribed, the land shall be absolutely forfeited together with all purchase money and fees that may have been paid.

A transfer of the License will not be aproved nor a Crown Grant issued for the Lot until the purchaser has complied with the building condition.

(b) A limit of one lot per person shall applyhusband and wife being deemed as one for the purpose of this condition.

Applications, accompanied by a deposit of \$10.00 must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday 20th March, 1974.

Balance of purchase money shall be paid within twelve months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.

All applications lodged on or before the closing date will be treated as having been received on that date, and if there are more applications than one for any lot, the application to be granted will be decided by the Land Board.

(Plan Salmon Gums Townsite (Dunn and Johns Streets).)

> F. W. BYFIELD, Under Secretary for Lands.

OPEN FOR SALE.

Yilgarn Location 49.

Department of Lands and Surveys, Perth, 22nd February, 1974.

Corres. 1734/72.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1971, of Yilgarn Location 49 being made available for sale in fee simple for Agricultural Purposes at the purchase price of four hundred dollars (\$400.00) and subject to the payment for improvements at valutation, in cash, should the successful applicant be other than the owner of such improvements.

Applications, accompained by a deposit of forty dollars (\$40.00) must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday 20th March, 1974.

Balance of purchase money shall be paid within twelve month from the date of approval of the application by four quarterly instalments on the first day of January, April, July and October.

All applications lodged on or before the closing date will be treated as having been received on that date, and if there are more applications than one for the location, the application to be granted will be decided by the Land Board.

(Plan Southern Cross, North.)

F. W. BYFIELD, Under Secretary for Lands.

LAND OPEN FOR SELECTION

Department of Lands and Surveys, Perth, 22nd February, 1974.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V of the Land Act, 1933-1972, and the regulations appertaining thereto, subject to the provisious of the said Act.

Applications must be lodged at the Department of Lands and Surveys, Perth, not later than the date specified, but may be lodged before such date if so desired.

All applications lodged on or before such date will be treated as having been received on the closing day, and if there are more applicants than one for any block, the application to be granted will be determined by the Land Board. Any lands remaining unselected will continue available until applied for or otherwise dealt with.

If a Land Board sitting becomes necessary, the applicants for the blocks will be duly notified of the date, time, and place of the meeting of the Board, and there shall be an interval of at lest seven days between the closing date and the sitting of the Board.

SCHEDULE

APPLICATIONS TO BE LODGED NO LATER THAN WEDNESDAY, 20TH MARCH, 1974.

District and Location No.		and Location No. Area		Price per hectare	Plan	Corres. No.	Locality
Oldfield 1261		•	3.0680 ha.	37.00	421/80 A. B. 3	1907/58	About 8 kilometres south east of Kundip Townsite
Nelson 10431	****		20 · 9577	11.98 (incl Survey fee)	443/80 F23 444/80 A23	2407/60v2	
Williams 15628			4·0469 ha	50.00	Yilliminning 1:50.000 B.1	9355/08	About 13½ kilometres west of Wickepin Townsite

⁽i) Available under Section 53 of the Land Act.

 ⁽j) Subject to Mining Conditions.
 (l) Not available for selection under the provisions of section 53 of the Land Act.
 (m) Available to adjoining holders and holders of nearby land who are capable, in the opinion of the Minister, of conveniently

LOCAL GOVERNMENT ACT, 1960-1973.

Closure of Road.

WHEREAS, Morialta Pty. Ltd., Tynong Pty. Ltd., Cutana Pty. Ltd., Morama Pty. Ltd., and City of Melville, being the owners of the land over or along which the undermentioned road extends have applied to the City of Melville to close the said road which is more particularly described hereunder, that is to say:—

Melville.

Corres. 2325/71.

M871.—All that portion of Road No. 4228 (Davey Street) plus widenings and excluding the intersecting portions of Marmion Street and the road as surveyed and shown on Land Titles Office Diagram 42775; from the southern side of Davy Street to the northern side of Leach Highway (Road No. 1773). (Public Plan: F43-4.)

WHEREAS, Angelo Petta and the Minister for Lands, being the owners of the land over or along which the undermentioned road extends have applied to the Town of Cockburn to close the said road which is more particularly described hereunder, that is to say:—

Cockburn.

Corres. 2796/73.

C.832.—The whole of the road truncation at the southeastern corner of Lot 90 of Cockburn Sound Location 10 surveyed and shown on Land Titles Office Diagram 34440. (Public Plan: F89-4).

WHEREAS, Minister for Lands, being the owner of the land over or along which the undermentioned road extends has applied to the Shire of Dalwallinu to close the said road which is more particularly described hereunder, that is to say:—

Dalwallinu.

Corres. 1372/68.

D.543.—All that portion of the surveyed road now comprised in Ninghan Location 4179 on Original Plan 12222. (Public Plan: 88/80 D1).

WHEREAS, Robert John Ward, John Arthur Spencer, and Rex Paul Exell Spencer, being the owners of the land over or along which the undermentioned roads extend have applied to the Shire of Dandaragan to close the said roads which are more particularly described hereunder, that is to say:—

Dandaragan.

Corres. 2606/62.

D.540.—(a) All that portion of unsurveyed road extending northeasterly and easterly through "A" Class Reserve No. 24491, thence southerly along part of the western boundary of Melbourne Location 2001; from a line joining the southeastern and northeastern corners of Victoria Locations 10329 and 10330 respectively to a line in prolongation southeasterly of the northeastern alignment of Road No. 14729.

(b) The whole of the unsurveyed road extending through "A" Class Reserve No. 24491; from the western alignment of the road described in (a) above to the eastern boundary of Victoria Location 3812. (Public Plan: 90/80 A and B4).

WHEREAS, Barton George Crowd, Vlade Gastevich, Trojan Gastevich, Milka Gastevich and Aliki Gastevich, being the owners of the land over or along which the undermentioned road extends have applied to the Shire of Denmark to close the said road which is more particularly described hereunder, that is to say:—

Denmark.

Corres. 160/71.

D.534.—All that portion of Holling Road (Road No. 14135) shown bordered blue on Lands and Surveys Diagram 75865. (Public Plan: Denmark Central).

WHEREAS, William Roy Taplin and John Ronald Taplin, being the owners of the land over or along which the undermentioned road extends have applied to the Shire of Kalamunda to close the said road which is more particularly described hereunder, that is to say:—

Kalamunda.

Corres. 4103/68.

K.723.—All that portion of surveyed road along the northwestern boundary of Canning Location 2151 (Reserve No. 29340), through Location 1178 (Reserve No. 26247) and along the northwestern boundary of Lot 105, the subject of Land Titles Office Diagram 33390; from a line extending northwesterly from the northern corner of Location 2151 and being parallel to its southwestern boundary to the northeastern alignment of Nelson Crescent (Road No. 13046). (Public Plan: M242-4).

WHEREAS, the Town of Kalgoorlie and the Minister for Lands, being the owners of the land over or along which the undermentioned road extends have applied to the Town of Kalgoorlie to close the said road which is more particularly described hereunder, that is to say:—

Kalgoorlie.

Corres. 1628/72.

K.739. All that portion of Cemetery Road plus widenings now comprised in Kalgoorlie Lot 3579, surveyed and shown bordered pink on Lands and Surveys Diagram No. 80403. (Public Plan. Kalgoorlie-Boulder Sheet 1.)

WHEREAS, the Minister for Railways, being the owner of the land over or along which the undermentioned road extends has applied to the Shire of Kellerberrin to close the said road which is more particularly described hereunder, that is to say:—

Kellerberrin.

Corres. 2210/70.

K.736. All that portion of Road surveyed and shown bordered blue on Original Plan 12306. (Public Plan: Doodlakine Townsite.)

WHEREAS, Alfred Arthur Hewston and Leonard Archibald Milledge, being the owners of the land over or along which the undermentioned road extends have applied to the Shire of Manjimup to close the said road which is more particularly described hereunder, that is to say:—

Manjimup.

Corres. 2095/72.

M.855. All that portion of surveyed Road, plus widening, along the southern boundary of the eastern severance of Nelson Location 11978; from a line adjoining the western most southwestern corner of the said severance and the northwestern corner of Location 12074 to a line in prolongation northerly of the eastern boundary of Location 10350. (Public Plan: 443D/40 A.4.)

WHEREAS, James Gilroy Sutton, June Gabriel Sutton, Rhonda May Ballarine, Thelma May Trenowden, Kenneth Raymond Trenowden and Robert Boyd Lukin, being the owners of the land over or along which the undermentioned road extends have applied to the Shire of Moora to close the said road which is more particularly described hereunder, that is to say:—

Moora.

Corres. 239/06.

M.868. The whole of Road No. 3455 extending north easterly through Lot M286 of Melbourne Location 908, Location 3317, Lot M277 of Locations 903 and 916, Locations 380 and 3672, and Lot M275 of Location 916; from the northwestern side of Road No. 964 to the northern boundary of the said Lot M275. (Public Plan 58/80 D1.)

WHEREAS, William James Keefe and Patrick Clarence Keefe, being the owners of the land over or along which the undermentioned road extends have applied to the Shire of Mullewa to close the said road which is more particularly described hereunder, that is to say:—

Mullewa

Corres. 28/36.

M.865. The whole of the surveyed road along the northern boundary of Lot 16 of Victoria Location 1920; Land Titles Office Diagram 8297) from the northwestern corner of the said lot to its northeastern corner. (Public Plan: 156/80.D3.)

WHEREAS, Northam and Districts Gun Club Incorporated, being the owners of the land over or along which the undermentioned road extends have applied to the Town of Northam to close the said road which is more particularly described hereunder, that is to say:—

Northam.

Corres. 3463/98.

N.536. The whole of the surveyed road along the northeastern boundary of Northam Suburban Lot N46; from the northern corner of the said suburban lot to the north western side of York Road at the eastern corner of that lot. (Public Plan: Northam Townsite, Sheet 2.)

WHEREAS, Carl Ernst Heinrich Peck, Victor Alex Watts, Ivan William Page, Ronald Arthur Page and Leslie John Page, being the owners of the land over or along which the undermentioned road extends have applied to the Shire of Pingelly to close the said road which is more particularly described hereunder, that is to say:—

Pingelly.

Corres. 1808/48.

P.654 (a) All that portion of surveyed road along the western boundaries of Avon Locations 13918, 6896 and 6895 and along the southwestern boundaries of Location 4999; from the southern alignment of Road No. 1944 to the northwestern alignment of Road No. 3432.

(b) The whole of the surveyed road along the southern boundary of Location 5639; from the southwestern corner of the said location to its southeastern corner. (Public Plans: Youraling 40 sheet 4 379B/40 F1.)

WHEREAS, Mareeba Grazing Pty. Ltd. and John Fowler Pty. Ltd., being the owners of the land over or along which the undermentioned road extends have applied to the Shire of West Arthur to close the said road which is more particularly described hereunder, that is to say:—

West Arthur.

Corres. 2452/72.

W.972. The whole of Road No. 9871 along the southern boundaries of Williams Locations 4538, 5789 and part of the southern boundary of Location 6105; from the northeastern alignment of the surveyed road along the southwestern boundaries of Locations 4538 and 5840 to its terminus on the southern boundary of said Location 6105 as shown on Lands and Surveys Diagram 19309. (Public Plan: 409D/40 B3.)

WHEREAS, Stepano Giovanni Bellotti, Maxine Rae Bellotti and Ian Maxwell Wilkie, being the owners of the land over or along which the undermentioned road extends have applied to the Shire of Williams to close the said road which is more particularly described hereunder, that is to say:—

Williams.

Corres. 1001/68.

W.981. All that portion of surveyed roads along the eastern boundary of the northern severance of Williams Location 15492 as shown bordered blue on Lands and Surveys Diagram 74966. (Public Plan: 384B/40El.) WHEREAS, Turkey Hill Pty. Ltd. and William Percival Forrester, being the owners of the land over or along which the undermentioned road extends have applied to the Shire of Yilgarn to close the said road which is more particularly described hereunder, that is to say:—

Yilgarn.

Corres. 2294/71.

Y.162. The whole of the surveyed road along the northern boundary of Yilgarn Location 455; from the eastern alignment of Road No. 7386 to the prolongation northeasterly of the south eastern boundary of the said location. (Public Plan: 36/80 E.1.)

And Whereas the Council has assented to the said applications. And Whereas the Governor in Executive Council has approved these requests; it is hereby notified that the said roads are hereby closed.

F. W. BYFIELD, Under Secretary for Lands.

LOCAL GOVERNMENT ACT, 1960.

Department of Lands and Surveys, Perth, 22nd February, 1974.

IT is hereby declared that, pursuant to the resolution of the Town of Bunbury passed at a meeting of the Council held on or about 22nd April 1971 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Bunbury.

1444/71 (R.4255).

Road No. 12538 (Ocean Drive—Extension). A strip of land varying in width leaving the terminus of the present road at the north eastern corner of Bunbury Lot 446 (Reserve No. 670) and extending as surveyed and as delineated and coloured mid brown on Original Plan 12341 southwesterly along the southeastern boundary of the said lot and then generally southeasterly through Reserve No. 670 to a line in prolongation southwesterly of the southeastern boundary of Bunbury Lot 531.

Road No. 15108 (Hastie Street). A strip of land 20.12 metres wide, widening at its commencement, leaving the eastern side of Road No. 12538 on the northwestern boundary of Bunbury Lot 439 and extending as delineated and coloured dark brown on Original Plan 12341 southeastward through the said lot to the southwestern corner of Lot 192 (Land Titles Office Plan 9017).

Road No. 15109 (Sturt Street). A strip of land 20.12 metres wide, widening at its commencement, commencing on a north eastern side of Road No. 12538 at the furthcrmost northwestern corner of Bunbury Lot 531 and extending as delineated and coloured dark brown on Original Plan 12341 northeastward along the northwestern boundary of the said lot to its northeastern corner.

Reserve No. 670 is hereby reduced by 4.2442 hectares.

8549 square metres being resumed from Bunbury Lot 439.

(Public Plans: B100-4 and B116-4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Bayswater passed at a meeting of the Council held on or about 20th November, 1973 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Bayswater.

2960/72 (R.4264).

Road No. 15113 (Durham Road). A strip of land 20.12 metres wide, widening as delfneated and coloured dark brown on Lands and Surveys Diagram 80066 commencing at the southwestern corner of Lot 356 of Swan Location T (Land Titles Office

Plan 3404) and extending as surveyed southeastward along the southwestern boundaries of the said lot and Lot 353 to a line prolongation southwesterly of the southeastern boundary of the last mentioned lot.

50 square metres being resumed from Swan Location T.

(Public Plan P174-4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Bridgetown—Greenbushes passed at a meeting of the Council held on or about 1st October, 1969, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Bridgetown—Greenbushes.

2573/21 (R3527).

Road No. 497 (Widening of part). Those portions of Bridgetown Lots S22, S23, S24 and S29 as delineated and coloured dark brown on Lands and Surveys Diagram 75208.

121 square metres being resumed from Bridgetown Lot S22.

20 square metres being resumed from Bridgetown Lot S23.

38 square metres being resumed from Bridgetown Lot S24.

450 square metres being resumed from Bridgetown Lot S29.

(Public Plan: Bridgetown Town Townsite Sheet 2.)

IT is hereby declared that, pursuant to the resolution of the Shire of Chittering passed at a meeting of the Council held on or about 29th September, 1972, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Chittering.

1547/15 (R4263).

Road No. 5365 (Widening of part). That portion of Lot 17 of Swan Location 1371 (Land Titles Office Diagram 2757) as delineated and coloured dark brown on Lands and Surveys Diagram 80133.

1631 square metres being resumed from Swan Location 1371.

(Public Plan 28/80 D1.)

IT is hereby declared that, pursuant to the resolution of the Shire of Gnowangerup passed at a meeting of the Council held on or about 21st December, 1973, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Gnowangerup.

504/23 (R.4247).

Road No. 15105. A strip of land 40.23 metres wide, widening in part, commencing on the northeastern side of Road No. 6777 at the southwestern corner of Kent Location 1071 and extending as delineated and coloured dark and mid brown on Original Plan 8632, northeastward and northward through the said location and 879 and along the southeastern and eastern boundaries of Location 1556 to the latter's northeastern corner.

Road No. 15106. A strip of land 40.23 metres wide widening in parts and as delineated and coloured dark and mid brown on Original Plan 8632 commencing at the southernmost southwestern corner of Kent Location 1560 and extending as delineated and coloured mid brown on Original Plan 8632 eastward, northward, eastward and again northward, along a southern, eastern, southern and eastern boundaries of the said location to the northeastern corner of that location.

921 square metres being resumed from Kent Location 1071.

809 square metres being resumed from Kent Location 1181.

4.021 6 hectares being resumed from Kent Location 879.

(Public Plan: 435/80 BC3.)

IT is hereby declared that, pursuant to the resolution of the Shire of Harvey passed at a meeting of the Council held on or about 7th November, 1973, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Harvey.

Road No. 15112. A strip of land 20.12 metres wide, commencing on the eastern boundary of Wellington Location 2302 at a point 20.12 metres northward of the northeastern corner of Location 3204 and extending as surveyed southward along the eastern boundaries of the former location and 3204, 3176, 3109, 4447, 3171 part of 4638,

1074/72 (R.4262).

Crown Land part of State Forest No. 16 and 3945 to the southeastern corner of the lastmentioned location.

Portion of Road No. 617 is hereby superseded. (Public Plan 383D/40 B3 and 4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Harvey passed at a meeting of the Council held on or about 20th July, 1972, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Harvey.

2963/97,v2 (R.4251).

Road No. 1303 (Paris Road—widening of part). Those portions of Wellington Location 1 as delineated and coloured dark brown on Lands and Surveys Diagram 80067.

8 927 square metres being resumed from Wellington Location 1.

(Public Plan: Australind Townsite.)

IT is hereby declared that, pursuant to the resolution of the Shire of Irwin passed at a meeting of the Council held on or about 24th April, 1973, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Irwin.

378/63 (R.4248).

Road No. 12843 (Criddle Road—deviation of part). A strip of land 20 metres wide, widening in parts, leaving the present road on its southern side on the northern boundary of Dongara Lot 2 and extending as delineated and coloured dark brown on Lands and Surveys Diagram 80144 southerly through the said lot to the northern side of Church Street.

2 275 square metres being resumed from Dongara Lot 2.

(Public Plan: Dongara Townsite.)

IT is hereby declared that, pursuant to the resolution of the Shire of Koorda, passed at a meeting of the Council held on or about 26th October, 1971, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Koorda.

428/14 (R.4250).

Road No. 4891 (widening of part). Those portions of Ninghan Locations 155 and 2332 as delineated and coloured dark brown on Lands and Surveys Diagram 80090.

1 322 square metres being resumed from Ninghan Location 155.

1 055 square metres being resumed from Ninghan Location 2332.

(Public Plan: 56/80 E.2.)

IT is hereby declared that, pursuant to the resolution of the Shire of Manjimup passed at a meeting of the Council held on or about 30th September, 1971 the undermentioned lands have been set apart, taken, or resumed under Section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Manjimup.

L. & S. 854/31, (MR 908) MRD 998/71.

Road No. 898 (Widening of part). That portion of Pemberton Lot 122 as delineated and coloured dark brown on Original Plan 13021.

23 square metres being resumed from Pemberton Lot 122.

Notice of intention to resume gazetted 5th October, 1973.

(Public Plan: Pemberton Townsite.)

IT is hereby declared that, pursuant to the resolution of the Shire of Meekatharra passed at a meeting of the Council held on or about 18th October, 1973, the undermentioned lands have been set apart, taken, or resumed under Section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Meekatharra.

6787/25 (R.4233).

Road No. 703 (Widening of Part). That portion of Crown Land as delineated and coloured mid brown on Lands and Surveys Diagram 76277.

Road No. 7583 (i) (Deviation of Part). A strip of land 40.23 metres wide, widening at its terminus, commencing on the southern side of the present road on the northeastern boundary of Meekatharra Townsite and within Reserve No. 15815 and extending as delineated and coloured dark and mid brown on Lands and Surveys Diagram 76277 southwesterly through the said Reserve and vacant Crown Land to the southeastern side of Road No. 703.

Reserve No. 15815 is hereby reduced by 283 square metres accordingly.

(Public Plan: Meekatharra Townsite.)

IT is hereby declared that, pursuant to the resolution of the Shire of Wandering passed at a meeting of the Council held on or about 14th November, 1972, the undermentioned lands have been set apart, taken, or resumed under Section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Wandering.

3066/63 (R.4246).

Road No. 15104 (i) (Westwood Road). A strip of land 40.23 metres wide, widening at its terminus commencing on the northern and western sides of Road No. 13477 and extending as delineated and coloured mid brown on Original Plan 10164 northwestward, westward and northwestward along the northeastern and northern boundaries of Wandering Lot 31 (Reserve No. 29674) through Crown Land to a line in prolongation northward of the eastern boundary of Avon Location 28199.

(ii) (Deviation of part). A strip of land varying in width, leaving the present road on its northern

side within Crown land and extending as delineated and coloured mid brown on Lands and Surveys Diagram 80265, northwestward, westward and southwestward through Crown land to rejoin the present road on its northern side.

(Public Plan: Wandering Townsite.)

IT is hereby declared that, pursuant to the resolution of the Shire of Wyalkatchem passed at a meeting of the Council held on or about 8th September, 1971, the undermentioned lands have been set apart, taken, or resumed under Section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Wyalkatchem.

3142/71 (R4244).

Road No. 15102. A strip of land 20.12 metres wide widening as delineated and coloured dark brown on Lands and Surveys Diagram 80097, commencing at the northwestern corner of Avon Location 21188 and extending as surveyed eastward along the northern boundary of the said location to a line in prolongation northward of the eastern boundary of that location.

1047 square metres being resumed from Avon Location 21188.

(Public Plan: Wyalkatchem 1:50,000 A.1.)

IT is hereby declared that, pursuant to the resolution of the Shire of Wyndham-East Kimberley passed at a meeting of the Council held on or about 29th April, 1971, the undermentioned lands have been set apart, taken, or resumed under Section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Wyndham-East Kimberley.

4097/68 (R4252).

Road No. 15107. A strip of land varying in width, commencing on the northern and north-western side of Road No. 14100 on the southern boundary of Wyndham Lots 1275 and extending as delineated and coloured dark brown on Original Plan 11980 generally northward through the said lot and along the southeastern boundary of lot 1276 to the southeastern corner of the lastmentioned lot.

6.5509 hectares being resumed from Wyndham Lot 1275.

(Public Plan: Wyndham Townsite Sheet 1.)

And whereas His Excellency the Governor has declared that the said lands have been set apart, taken, or resumed for the purpose of the said roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth, it is hereby notified that the lands described above are roads within the meaning of the Local Government Act, 1960, subject to the provisions of the said Act.

Dated this 14th day of February, 1974.

By Order of His Excellency,

H. D. EVANS, Minister for Lands.

LICENSED SURVEYORS ACT, 1909-1958.

Land Surveyors' Licensing Board, Department of Lands and Surveys, Perth, 14th February, 1974.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Licensed Surveyors Act, 1909-1958, has been pleased to make the regulations set out in the Schedule hereto.

F. W. BYFIELD, Under Secretary for Lands.

Schedule. Regulations.

1. In these regulations the Regulations for the Guidance of Surveyors in the Department of Lands and Surveys, published in the Government Gazette on the 28th November, 1961 as amended by notices so published, and reprinted in the Government Gazette on the 4th March, 1971 pursuant to the Reprinting of Regulations Act, 1954, are referred to as the principal regulations.

The principal regulations are amended by revoking regulation 150 and by substituting the following regulation-

150. The fees payable to surveyors for surveys carried out under the regulations after the 31st December, 1973, shall be as follows:—

Rural Surveys:

- (a) Subject to this regulation, for each survey effected under a separate instruction, a basic fee of \$40.00 will be paid.
- (b) Only one basic fee will apply where two or more surveys are effected at the same time and are connected by surveyed lines.
- (c) In addition to the basic fee a lineal base rate of \$31.00 per kilometre will be paid for the definition of new boundaries.
- (d) The rate shall be the same for old lines picked up provided they are accurately ranged and chained.
- (e) Provided the nature and extent of such variations are clearly shown in the field notes lodged a loading on the base rate in respect to slope and vegetation variation will be paid in accordance with the following tables.

Tables:

			F	ercentage Load	ing to Base Rat Slope	е.	
V	egetati	on	Less than	3° to	6° to	12° to	15° and
	Categor		3°	under 6°	under 12°	under 15°	over
A			nil	25	50	75	100
В		•	25	50	75	100	125
C			75	100	125	150	175
\mathbf{D}			275	300	325	350	375
\mathbf{E}			400	425	450	475	500
				Vegetation	Categories. Timber		
	Scrub		Open	Light	Medium	Heavy	Dense
Ope	n		A	A	В	C	D
Ligh		••••	Ā	В	$\bar{\mathbf{B}}$	Č	$\bar{\mathbf{D}}$
Med			В	В	C	Ď	E
Hea	vv		C	\mathbf{C}	Ď	\mathbf{E}	\mathbf{E}
	se		D	D	E	\mathbf{E}	E

- (f) For temporary lines marked at one kilometre intervals deduct 33\ per cent.
- (g) For reading an angle (four repetitions—or equivalent) 3.60 2.90
- (h) For a post supplied and placed in position (or equivalent)
- (i) For pegs supplied and placed in position-50 mm x 50 mm (50²) ... 75 mm x 75 mm (75²) ... 1.40 1.60
- (j) For spikes (each) 0.60 •
- (k) For soil classification by compass traverse Hourly Rate

Urban Surveys:

- (a) Subject to this regulation, for each survey effected under a separate instruction, a basic fee of \$65.00 will be paid.
- (b) Only one basic fee will apply when two or more surveys are effected at the same time and are connected by surveyed
- (c) Additional fees will be paid in accordance with the following table:

	$\begin{array}{c} \rm Under \\ 2000 \ m^2 \end{array}$	to under	to under	8000 m ² to under	2 ha to under	3 ha to under	4 ha to under	6 ha to under
		$4000~\mathrm{m}^2$	$8000 \ { m m}^2$	$2 \mathrm{\ ha}$	3 ha	4 ha	$6~\mathrm{ha}$	10 ha
	\$	\$	\$	Ş	\$	\$	S	\$
Ist lot		30	35	42	51	60	74	88
each succeed								
inglot	. 19	20	24	29	35	41	51	60

Where the area of lots in a subdivision vary the initial charge shall be in the category of the greatest number of lots.

- (d) The fees include the cost of materials, marking and pickup.
- (e) For lots of 10 hectares in area and greater fees shall be the same as for Rural Surveys.
- (f) For lots of irregular sides add to the prescribed fee 25 per cent. of the relevant "each succeeding lot" fee in paragraph(c) of this subregulation but this does not apply where the irregularity is caused by the truncation of a lot corner.
- (g) For lots with curved boundaries add to the prescribed fee 50 per cent. of the relevant "each succeeding lot" fee in paragraph (c) of this subregulation.
- (h) For truncations at the time of subdivision add (each)
- (i) Where the purpose of the survey is to truncate a corner and no other survey is involved the fee shall be the same as for one lot of under 2000 m2.

6.00

	<u> </u>
	(j) For repegging, lot fees shall be 75 per cent. of the above scale.
	(k) For rough areas, or when the necessary pickup is excessive; a loading of up to 33½ per cent. may be charged subject to approval being obtained from the Surveyor General or other duly authorised officer.
3.	Hourly Rates: (a) For a Surveyor
4.	Surveys in any Locality: (a) For observation for azimuth (minimum of four sets) 20.00 (b) For observations of latitude and longitude, fees shall be paid on an Hourly Rate basis or at a rate determined after reference to the Surveyor General. (c) For obliteration of marked boundaries Hourly Rate
	(d) For each tree marked and connected to a traverse \$5.00 (e) For observations to Trigonometrical Stations Hourly Rate (f) For involved surveys not payable at standard rates, or other types of survey for which no rates are specified Hourly Rate (g) For office work in connection with the normal type of survey Nil
	(h) For office work associated with the more involved or complex survey Hourly Rates may be charged subject to approval being obtained from the Surveyor General or other duly authorised officer.
5.	(i) For loss of time attributable to the Department Hourly Rate Levels:
6.	Level work will be paid for in an Hourly Rate Basis. Vehicle Operation and Travelling: Vehicle operation and travelling will be paid for at the following rates:—
	(a) Conventional 2 wheel drive, light duty vehicle of less than 2.04 tonne capacity, per kilometre 11c
	(b) 4 wheel drive and/or heavy duty vehicle of 2.04 tonne capacity, or over, per kilometre
	(c) For time spent in travelling either— (i) the rate as in paragraph (a) plus Hourly Rate; or (ii) For distance from point to point, according to the strength of the party, the rate as in paragraph
	(a) plus:— Surveyor with one employee, per kilometre 25c Surveyor with two employees, per kilometre 30c Surveyor with three employees, per kilometre 35c
7.	Accommodation: (a) Where a surveyor or his assistants are obliged to live away from home requiring the surveyor to provide suitable accommodation an allowance of \$5.50 per man per day shall be paid. North of the 26th parallel of latitude this allowance may be increased to \$6.30 per man per day. (b) In special circumstances, where such expenses are extreme,
	and subject to approval by the Surveyor General or other duly authorised officer, the actual accommodation costs may be paid. (c) In the circumstances referred to in paragraph (b) all
8.	receipts must be submitted with the claim. Miscellaneous:
о.	(a) For surveys effected north of the 26th parallel of latitude a loading of 25 per cent. of the amounts claimed under subregulations 1-6 inclusive may be applied.
	(b) For surveys south of the 26th parallel of latitude and outside the South West Land Division a loading of 15 per cent. of the amounts claimed under subregulations 1-6 inclusive may be applied.
	(c) Searches by surveyors will be paid for on an Hourly Rate basis subject to approval by the Surveyor General.(d) When diagrams or plans of surveys are requested to be
	submitted with the field notes they will be paid for, at the option of the Department, at the following rates:— Either:—
	(i) Actual costs of drafting plus 10 per cent., or (ii) Diagram of one tenement (simple)
	Each additional tenement 6.50 In each case the necessary forms will be supplied by the Department.

Forests Department, Perth, 22nd February, 1974.

HIS Excellency the Governor in Council has approved the following:—

Appointments:

Brown, W. V., Clerical Assistant, Level F.C.2, Forests Department, Kalgoorlie, as from the 25th December, 1973.

Rice, N. C., Forests Assistant, Grade 3, Forests Department, Ludlow, as from 7th August, 1973.

Confirmation of Appointment:

Cooling, B., Clerical Assistant, Level FC 2, Forests Department, Walpole, as from 9th July, 1973.

Pepper, A. J., Forest Guard, Level F 2, Forests Department, Collie, as from 18th December, 1972.

Lucas, R. M., Clerical Assistant, Level FC 2, Forests Department, Busselton, as from 3rd July, 1973.

Resignation:

Stewart, N., Laboratory Assistant, Level FL 1, Forests Department, Como, as from the close of business on the 8th February, 1974.

Farren, B. A. W., Laboratory Assistant, Level FL 1, Forests Department, Como, from the close of business on the 16th January, 1974.

Genovese, C. J., Technical Officer, Level F 6/7, Forests Department, Como, as from the close of business on the 1st February, 1974.

> B. J. BEGGS, Conservator of Forests.

TOWN PLANNING AND DEVELOPMENT ACT, 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Melville Town Planning Scheme No. 2—Amendment No. 41.

T.P.B. 853/2/17/5, Pt. 14.

It is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act, 1928 (as amended), that the Hon. Minister for Town Planning approved the City of Melville Town Planning Scheme Amendment on the 15th February, 1974 for the purpose of:—

- (a) deleting definition 1.37 "Effective Frontage" as extant and
 - (b) inserting in lieu a new definition:-
 - 1.37 "Effective Frontage" means the distance measured along a line drawn parallel to the actual lot frontage at a distance, measured at right angles to the frontage, equivalent to the building set back specified in the SR3, GR4 and GR5 codes contained within this Ordinance pertaining to the type of development to be established, the distance so measured to be between the intersection of the building set back line and the two side boundaries.

J. F. HOWSEN, Mayor.

J. E. ELLIS,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT, 1928 (AS AMENDED).

Notice that a Town Planning Scheme Amendment has been Prepared and is Available for Inspection.

Town of Albany Town Planning Scheme No. 1—Amendment Nos. 22 and 24.

T.P.B. 853/5/2/1, Pts. 5 and 6.

NOTICE is hereby given that the Albany Town Council in pursuance of its powers under the Town Planning and Development Act, 1928 (as amended)

has prepared Town Planning Scheme amendments for the purpose of rezoning land as follows:—

Amendment No. 22: Lot 133 Aberdeen Street from Residential to Business;

Amendment No. 24: Portions of Lots 1, 2 and 3 and Lots 134, 135 and 136 corner Chester Pass and North Roads as New and Used Vehicle Sales and Service Centre.

All plans and documents setting out and explaining the amendment have been deposited at Town Council Offices, York Street, Albany and will be open for inspection without charge during the hours of 10.00 a.m.—4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the 22nd May, 1974.

The plans and documents have also been deposited at the Office of the Town Planning Department, Perth and will similarly be open for inspection for the same period between the hours of 10 a.m. and 4 p.m.

Any person desirous of objecting to the amendment should set forth in writing his/her objections and lodge them with Town Clerk, Town of Albany, P.O. Box 484 Albany 6330 on or before the 22nd May, 1974.

F. R. BRAND, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT, 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Town of Bunbury Town Planning Scheme No. 5 —Amendment No. 74.

T.P.B. 853/6/2/6, Pt 46.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act, 1928 (as amended), that the Hon. Minister for Town Planning approved the Town of Bunbury Town Planning Scheme Amendment on the 15th February, 1974 for the purpose of rezoning Lot 25 corner Spencer Street and Sampson Road from Residential 'B' to Commercial 'A'.

P. J. USHER, Mayor. W. J. CARMODY, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT, 1928 (AS AMENDED).

Notice that a Town Planning Scheme Amendment has been prepared and is Available for Inspection.

Town of Canning Town Planning Scheme No. 16
—District Zoning Amendment No. 1.

T.P.B. 853/2/16/18, Pt 1.

NOTICE is hereby given that the Canning Town Council in pursuance of its powers under the Town Planning and Development Act, 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning land as follows:—

- (a) lots 8 and 9 portion Riley Road Reserve, Canning Location 423 from S.R.3 to Civic and Cultural;
- (b) portion of lot 1 Canning Location 21 Velgrove Avenue from S.R.3 to Civic, Cultural and Local Shopping;
- (c) portions of Canning Locations 279 and 314 Ferndale and Bursaria Crescents from S.R.3 to Civic, Cultural and Local Shopping; and
- (d) portion of Lot 1 Canning Location 201 Wilcock Street, Latham Road and Bubara Way from S.R.3 to Civic, Cultural and Local Shopping.

Note: The above rezonings are to permit uses under the provisions of Town Planning Scheme No. 23 (Lynwood—Ferndale Guided Development Scheme).

All plans and documents setting out and explaining the amendment have been deposited at Town Council Offices, 1317 Albany Highway, Cannington and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the 15th March, 1974.

The plans and documents have also been deposited at the office of the Town Planning Department, Perth and will similarly be open for inspection for the same period between the hours of 10 a.m. and 4 p.m.

Any person desirous of objecting to the amendment should set forth in writing his/her objections and lodge them with Town Clerk, Town of Canning, 1317 Albany Highway, Cannington, on or before the 15th March, 1974.

N. I. DAWKINS, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT, 1928 (AS AMENDED).

Notice that a Town Planning Scheme Amendment has been prepared and is Available for Inspection.

Shire of Armadale-Kelmscott Town Planning Scheme No. 1—Amendment No. 11.

T.P.B. 853/2/22/1, Pt 11.

NOTICE is hereby given that the Armadale-Kelmscott Shire Council in pursuance of its powers under the Town Planning and Development Act, 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning lot 501 Angelo Street, Armadale from Single Residential 2A to Private Clubs, Institutions and Recreation for a 'C' Class Hospital with appropriate additions to Scheme Legend of the symbol 'CCH' meaning 'C' Class Hospital.

All plans and documents setting out and explaining the amendment have been deposited at Shire Council Offices, Jull Street, Armadale and will be open for inspection without charge during the hours of 9.00 a.m. -4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the 22nd May, 1974.

The plans and documents have also been deposited at the office of the Town Planning Department, Perth and will similarly be open for inspection for the same period between the hours of 10 a.m. and 4 p.m.

Any person desirous of objecting to the amendment should set forth in writing his/her objections and lodge them with the Shire Clerk, Shire of Armadale-Kelmscott, P.O. Box 69, Armadale, on or before the 22nd May, 1974.

A. E. RASMUSSEN, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT, 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Bayswater Town Planning Scheme No. 13— Amendment Nos. 12 and 13.

T.P.B. 853/2/14/16, Pts 12 and 13.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon. Minister for Town Planning approved the Shire of Bayswater Town Planning Scheme Amendments on the 15th February, 1974 as follows:—

Amendment No. 12: rezoning Lot 91 Plan 2703 Swan Location V May Street, Bayswater from Residential to Business.

Amendment No. 13: rezoning Lot 7 Diagram 26572 Swan Location T Broun Avenue as Service Station.

A. P. HINDS, President. A. A. PATERSON, Shire Clerk. TOWN PLANNING AND DEVELOPMENT ACT, 1928 (AS AMENDED).

Notice that a Town Planning Scheme Amendment has been Prepared and is Available for Inspection.

Shire of Belmont Town Planning Scheme No. 6—Amendment No. 16.

T.P.B. 853/2/15/5, Pt. 0.

NOTICE is hereby given that the Belmont Shire Council in pursuance of its powers under the Town Planning and Development Act, 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning lots 258-264 inclusive Central Avenue and lots 284-290 inclusive Boulder Avenue all in Swan Location 29 on Plan 2252 situated in Redcliffe to front Waterview Parade from Residential "A" to Caravan Park.

All plans and documents setting out and explaining the amendment have been deposited at Shire Council Offices, Administration Centre, 209 Great Eastern Highway, Belmont and will be open for inspection without charge during the hours of 9.45 a.m.—4.15 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the 22nd May, 1974.

The plans and documents have also been deposited at the office of the Town Planning Department, Perth and will similarly be open for inspection for the same period between the hours of 10 a.m. and 4 p.m.

Any person desirous of objecting to the amendment should set forth in writing his/her objections and lodge them with Shire Clerk, Shire of Belmont, P.O. Box 112, Belmont 6104 on or before the 22nd May, 1974.

R. H. FARDON, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT, 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Kalamunda Town Planning Scheme Amendment.

T.P.B. 853/2/24/3, Pt. 38.

TT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act, 1928 (as amended), that the Hon. Minister for Town Planning approved the Shire of Kalamunda Town Planning Scheme Amendment on the 13th February, 1974 for the purpose of rezoning Lot 3 of Kalamunda Town Lot 101 Coral Road from Residential "C" to Public Buildings.

G. C. SPRIGG, President. L. F. O'MEARA, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT, 1928 (AS AMENDED).

Notice that a Town Planning Scheme Amendment has been Prepared and is available for Inspection.

Shire of Katanning Town Planning Scheme No. 1—Amendment No. 9.

T.P.B. 853/5/10/1, Pt. K.

NOTICE is hereby given that the Katanning Shire Council in pursuance of its powers under the Town Planning and Development Act, 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning portion of Katanning AA Lot 3 of 1619 from Rural to Residential.

All plans and documents setting out and explaining the amendment have been deposited at Shire Council Offices and will be open for inspection without charge during the hours of 9.00 a.m.-5.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the 22nd May, 1974.

The plans and documents have also been deposited at the office of the Town Planning Department, Perth and will similarly be open for inspection for the same period between the hours of 10 a.m. and 4 p.m.

Any person desirous of objecting to the amendment should set forth in writing his/her objections and lodge them with Shire Clerk, Shire of Katanning, P.O. Box 130, Katanning 6317 on or before the 22nd May, 1974.

W. E. BROUGHTON, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT, 1928 (AS AMENDED).

Notice that a Town Planning Scheme Amendment has been Prepared and is available for Inspection.

Shire of Mandurah Town Planning Scheme No. 1—Amendment No. 13.

T.P.B. 853/613/1, Pt. N.

NOTICE is hereby given that the Mandurah Shire Council in pursuance of its powers under the Town Planning and Development Act, 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lot 54 Ormsby Terrace from Rural to Residential "C"—Multi-residential.

All plans and documents setting out and explaining the amendment have been deposited at Shire Council Offices, Mandurah Terrace, Mandurah and will be open for inspection without charge during the hours of 9 a.m.-4 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the 5th April, 1974

The plans and documents have also been deposited at the office of the Town Planning Department, Perth, and will similarly be open for inspection for the same period between the hours of 10 a.m. and 4 p.m.

Any person desirous of objecting to the amendment should set forth in writing his/her objections and lodge them with Shire Clerk, Shire of Mandurah, P.O. Box 210, Mandurah 6210 on or before the 5th April, 1974.

K. W. DONOHOE, Shire Clerk.

PUBLIC WORKS DEPARTMENT

Tenders, closing at Perth at 2.30 p.m. on the dates mentioned hereunder, are invited for the following works.

Tenders are to be addressed to "The Hon. Minister for Works, c/o Contract Office, Public Works Department. corner King's Park Road and Havelock Street, West Perth," and are to be endorsed "Tender".

The highest, lowest, or any tender will not necessarily be accepted.

Contract No.		Project	Closing Date	Conditions now Available at	
19008‡	••	Katanning Hospital—Major Additions 1973/74—Mechanical Engineering Services	28/2/74	P.W.D., West Perth	
19026	•	Donnybrook Junior High School—Additions 73/74—Home Economics	26/2/74	P.W.D., West Perth P.W.D,. Bunbury	
19027	••••	Cunderdin Agricultural Junior High School—Additions 73/	26/2/74	P.W.D., West Perth P.W.D. (A.D.). Northam	
19029		74—Kitchen/Dining Fitzroy Crossing—New Hospital	5/3/74	P.W.D., West Perth P.W.D., Kununurra P.W.D., Port Hedland P.W.D., Derby	
19030	••••	Rocky Gully Primary School—Additions 1973/74	5/3/74	P.W.D., West Perth P.W.D. (A.D.), Albany	
19031		South Kalgoorlie Primary School—Additions 73/74—3 Rooms († Cluster)	5/3/74	P.W.D., West Perth P.W.D. (A.D.), Kalgoorlie	
$\frac{19032}{19033}$		Health Care Centre, Mandurah—Erection Subiaco—K.E.M.G.—Addition to Block B—Boiler House— Installation of Fuel Tanks. Pits and Trenches	$\frac{5/3/74}{26/2/74}$	P.W.D., West Perth P.W.D., West Perth	
19034		Jurien Bay Primary School—Additions 73/74 (2 Rooms, Office and Staff)—Re-call of Tenders	12/3/74	P.W.D., West Perth P.W.D., (A.D.), Geraldton	
$19035 \\ 19036$	****	Police Headquarters—Message Conveyor Norseman Junior High School New Library=Resource Centre and Cluster Classroom Unit=Electrical Services	$\frac{12/3}{74}$ $\frac{12}{3}$	P.W.D., West Perth P.W.D., West Perth P.W.D., (A.D.), Kalgoorlie	
19037 19038		Mandurah Health Care Centre—Electrical Installation Karratha Townsite Drainage—Bridges and Drop Structure	$\frac{12/3/74}{12/3/74}$	Clerk of Courts, Esperance P.W.D., West Perth P.W.D., West Perth P.W.D., Port Hedland	
19039	****	Pingelly Junior High School—Additions 73/74—Library Resource Centre	12/3/74	P.W.D., Karratha P.W.D., West Perth P.W.D. (A.D.), Northam	
19040		Maddington Primary School—Additions 73/74—Library Resource Centre	12/3/74	P.W.D., West Perth	
19041	•	Manjimup Senior High School—Additions 73/74—Commonwealth Library	19/3/74	P.W.D., West Perth P.W.D., Bunbury Clerk of Courts, Manjimup	
19042		Derby Junior High School—Additions 73/74—New Administration Office Block	26/3/74	P.W.D., West Perth P.W.D., A.D. Derby P.W.D., (A.D.) Kununurra P.W.D. (A.D.) Port Hedland	
19043	•	Dampier Police Station—New Double Garage	19/3/74	P.W.D., West Perth P.W.D. (A.D.) Port Hedland Police Station, Dampier	
19044	••••	Collie Senior High School—Additions 73/74—Commonwealth Library	19/3/74	P.W.D., West Perth P.W.D. (A.D.) Collie	
19045		The Rural and Industries Bank of W.A. Katanning—Alterations and additions	19/3/74	P.W.D., West Perth Clerk of Courts, Katanning	

^{* \$50} Deposit on Documents.

^{† \$100} deposit on Documents.

[†] At 10 a.m. W.A. Government Tender Board, 74 Murray Street, Perth.

[§] Under 1973 conditions of contract.

PUBLIC WORKS DEPARTMENT Acceptance of Tenders.

No.		Particulars	Contractor	Amount
**************************************		G . 1767 1 77 1 6 1 1 1 1 1 1 1 1 1 1 1 1 1		\$
$18974 \\ 18929$	• • • • •	Central Midlands High School—Aluminium Windows plus Doors	Clearlight Pty. Ltd	27,377.00
18929 18950		Hedland High School Additions 1973—Aluminium Contract	Pillar Naco	15,790.00
10990	••••	Carnarvon Hospital Proposed Temporary Main Kitchen— Electrical Service Installation	O'Donnell Griffin Pty. Ltd	3,485.00
18979		Mount Lawley Teachers' College—Arts and Crafts Building— Walker Air Conditioning Pty. Mechanical Services Ltd.		129,980.00
18751		Perth Medical Centre Lecture Theatre—Electrical	Power Construction Pty. Ltd.	37,725.00
18836		New Art Room and Staff Room for Merredin High School,	C. W. & L. M. Sexton	4,995.00
18852		Merredin—Electrical Canning Vale Metropolitan Prison Complex—Gatehouse and Sally Port Electrical	Hearne's Electric Pty. Ltd.	6,200.00
18917		Eastern Goldfields High School—Stage 2—Mechanical Sub- Contract	Western Refrigeration Pty. Ltd.	90,935.00
18923		University of W.A.—Pharmacology, Medical Statistics and Medical Illustrations—Electrical Installations	Electrical Construction and Maintenance Pty. Ltd.	34,875.00
18951	****	Balga Technical School—New Furniture Trades Workshop— Electrical Installation	C.E.S. Industries Pty. Ltd	11,464.00
18989		Metropolitan Maximum Security Prison Complex—Canning Vale Gate House	Chubbs Australian Company Limited	7,850.00
18868		Thornlie High School Stage 4—Electrical	C.E.S. Industries Pty. Ltd	10,910.00
18780		Hedland Senior High School 1973 Extensions and Alterations— Mechanical	Kelvin Industries Pty. Ltd.	86,094.00
P.A.		East Fremantle Primary School—Upgrading and Additions— Electrical Nominated Sub-Contract	D. H. McLean and Co	13,484.00
P.A.		Spencer Park Primary School—Library Resources Centre	D. Brown & Son	32,400.00
P.A.		Cottesloe Junior School for the Deaf—Additions and Upgrading	Anka Constructions (W.A.) Pty. Ltd.	249,874 00
P.A.		Kent Street Senior High School—Faculty Building	J. L. Mattinson Pty. Ltd	9,958.00
P.A.		Hollywood High School Commonwealth Library	W. Fairweather & Son	99,300.00
P.A.		Carlisle Technical School 1973 Additions—Compressed Air Service	Commonwealth Industrial Gases Ltd.	2,030.00
P.A.		Guildford Primary School Additions and Upgrading	Harmac Engineering and Con- struction Pty. Ltd.	133,072.00
P.A.		Lesmurdie Primary School—New Classroom 1973—Electrical	Allside Electrical Co	12,609.00
P.A.		Milford Hostel Bassendean—Nominated Sub-Contract Grounds Water Reticulation	Crystal Waters	604.58
P.A.		Milford Hostel Bassendean—Nominated Sub-Contract Bore and Pump Installation	Hugall & Hoile Pty. Ltd	3,327.50
P.A.		East Fremantle Primary School—Upgrading and Additions	K. A. Rix Pty. Ltd	201,500.00
P.A.		Mount Pleasant Primary School-Additions	Suburban Building Company	17,743.00
18816		Canning Vale Mctropolitan Prison Complex Long Stay Maximum Security—Unit Gatehouse	Hobbs & Walters Pty. Ltd	201,266 00
18952		Bunbury Department for Community Welfare—Gelorup Group Homes Additions and Alterations 1973—Electrical Installation	A. G. Bricknell	5,070.00
18861		Kununurra Primary School—Grounds Water Reticulation	Farrell Engineering Pty. Ltd.	3,576,00
18947		Perth Medical Centre Diagnostic Unit—Aluminium Windows	Pillar Naco	361,400,00

PUBLIC WORKS ACT, 1902-1972.

Notice of Intention to Sell Resumed Land. P.V.O. 556/73.

NOTICE is hereby given in compliance with the provisions of section 29 of the Public Works Act, 1902-1972, that the piece of parcel of land hereinafter described is no longer required for the purpose for which it was resumed and is available for sale.

A person who immediately prior to the taking of the land referred to, had an estate in fee simple in that land may, within three months after the publication of this notice in the Gazette and in accordance with the provisions of section 29 (3) of the Public Works Act, 1902-1972, apply to the Minister for Works at the office of the Public Works Department for an option to purchase the land, such application being subject to the provisions of Section 29 (3) (ca) of that Act.

Schedule.

Portion of Swan Location 1141 as is more particularly delineated and coloured green on plan P.W.D., W.A. 48285 and being part of the land comprised in Certificate of Title Volume 1360 Folio 357, (known as part lot 141 Wellington Road, Dianella).

Dated this 22nd day of February, 1974.

T. J. LEWIS, Under Secretary for Works.

FREMANTLE PORT AUTHORITY ACT, 1902-1964.

P.W. 1432/61.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to appoint Mr. James McConnell as Chairman of the Fremantle Port Authority for the period ending 31st December, 1974.

> T. J. LEWIS, Under Secretary for Works.

ARCHITECTS ACT, 1921.

IT is hereby notified for general information that his Excellency the Governor in Executive Council has been pleased to approve under the provisions of the Architects Act, 1921, of the appointment of Mr. H. B. Menzies as a member of the Architects Board of Western Australia for a period of 3 years from the 1st January, 1974.

T. J. LEWIS, Under Secretary for Works.

ARCHITECTS BOARD OF WESTERN AUSTRALIA.

AT its monthly meeting on the 5th February, 1974, the Board having examined and counted the voting papers returned by architects registered in the State of Western Australia, has by resolution declared:

W. F. Stevenson,

G. P. Sheldon,

re-elected to the Board for a period of three years.

J. E. BULLEN, Registrar.

ARCHITECTS BOARD OF WESTERN AUSTRALIA.

Architects Deceased during 1973.

C. J. Hall.

Mrs. M. H. Watson.

Architects De-registered through non-payment of Subscriptions 1973.

C. C. Holloway.

K. C. Horner.

I. A. Jenkins.

R. M. Kilpin.

R. E. Lefroy. F. Y. Leong.

P. Thomas.

Architects Restored to the Register during 1973.

None.

Architects placed on Non-Practicing List 1973.

L. H. Bates.

B. G. Catchpole.

H. H. Long.

J. E. BULLEN,

Registrar.

RIGHTS IN WATER AND IRRIGATION ACT, 1914-1971.

Public Works Department, Perth, 14th February, 1974.

HIS Excellency the Lieutenant Governor and Administrator acting under the provisions of section 25 of the Rights in Water and Irrigation Act, 1914-1971, has been pleased to make the regulations set forth in the Schedule below.

T. J. LEWIS, Under Secretary for Works.

Schedule.

Regulations.

- 1. These regulations may be cited as the Water (Dixvale Area and Yanmah Area) Licensing Regulations, 1974.
- 2. In these regulations the Rights in Water and Irrigation Act Regulations, 1941, published in the *Government Gazette* on the 5th December, 1941, and amended from time to time thereafter by notices so published are referred to as the principal regulations.
- 3. These regulations apply only to the areas known as the Dixvale Area and the Yanmah Area which lie in the vicinity of Manjimup and which are comprised of the areas of land more particularly delineated in yellow on P.W.D. Plan No. 48416-1-1 and P.W.D. Plan No. 48407-1-1 respectively.
- 4. Except as provided in these regulations, the principal regulations do not apply in the Dixvale Area and the Yanmah Area.
- 5. The Minister may, by notice in writing, grant a licence to take, use or dispose of water to any owner or occupier in the Dixvale Area or in the Yanmah Area.
- 6. The fee for a licence granted under regulation 5 of these regulations shall be an annual fee of \$35 payable in advance at the commencement of the year in respect of the year of which it is issued.
- 7. The provisions of regulations 19, 21, 23 and 25 of the principal regulations apply to a licence granted under these regulations as though the licence were an ordinary licence granted pursuant to the principal regulations.

M.R.D. 61/74

Main Roads Act, 1930-1972; Public Works Act, 1902-1972.

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1972, that it is intended to take or resume, under section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto, and being all in the Mullewa District, for the purpose of the following public work, namely, re-aligning the Mingenew-Mullewa Road, and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A., 7304–56, which may be inspected at the Office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1	Barry George Rowe and Maureen Frances Rowe	B. G. and M. F. Rowe	Portion of Wongoondy Estate Lot 12 (Certificate of Title Volume 1137, Folio 537)	$2099~\mathrm{m}^2$
2	Barry George Rowe and Maureen Frances Rowe	Hon. Minister for Works (Purchaser as per Caveat 44/1958)	Portion of Wongoondy Estate Lot 13 (Certificate of Title Volume 1131, Folio 391)	$7234 m^2$
3	Brian Somerville Hebiton and Beverley Dawn Hebiton	B. S. and B. D. Hebiton	Portion of Wongoondy Estate Lot 20 (Certificate of Title Volume 1289, Folio 324)	1467 m ²

M.R.D. 184/73.

Main Roads Act, 1930-1972; Public Works Act, 1902-1972.

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1972, that it is intended to take or resume, under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Mandurah District, for the purpose of the following public work, namely, deviating the Fremantle-Pinjarra Road, and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A., 7321–8, which may be inspected at the Office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1	Chaddesley Properties Pty. Ltd.	Chaddesley Properties Pty. Ltd.	Portion of Cockburn Sound Location 16, being part of Lot 155 on Plan 2086 (Certi- ficate of Title Volume 482, Folio 136A)	8726 m^2
2	Thomas Kargotich, Stephen Kargotich, William John Evans and Olga Teresa Holman	T. and S. Kargotich, W. J. Evans and O.T. Holman	Portion of Cockburn Sound Location 16, being part of Lot 158 on Plan 2086 (Certi- ficate of Title Volume 131, Folio 189A)	$3150~\mathrm{m}^2$

Dated this 14th day of February, 1974.

W. J. ALLAN, Secretary, Main Roads.

METROPOLITAN WATER SUPPLY SEWERAGE AND DRAINAGE BOARD.

Metropolitan Water Supply.

Notice of Intention.

M.W.B. 815033/74.

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1972 of the intention of the Board to undertake the construction and provision of the following works, namely:—

Shire of Armadale-Kelmscott.

610 mm Deviation of Churchman Outlet Main—Roleystone.

Description of Proposed Works:

The construction of a six hundred and ten millimetre diameter water main about six hundred and forty metres in length complete with valves and all other necessary apparatus.

The Localities in which the Proposed Works will be Constructed or Provided:

Commencing within the south west corner of Lot 16 Soldiers Road and proceeding thence in a northerly direction through the said lot to Soldiers Road, thence continuing in a general northerly direction along Soldiers Road to a point opposite Lot 4 Soldiers Road and terminating thereat.

The above works and localities are shown on Plan M.W.B. 12480.

The Purpose for which the Proposed Works are to be Constructed or Provided:

To comply with the proposed reorganization of water mains in this area associated with the construction of the Canning Tunnel.

The Times when and Place at which Plans, Sections and Specifications may be Inspected.

At the office of the Board, corner of Kings Park Road and Havelock Street West Perth, for one month on and after the 22nd day of February, 1974 between the hours of 9.00 a.m. and 3.30 p.m.

H. E. J. HEWITT, General Manager.

NOTE.

Sections 22 and 23 of the Metropolitan Water, Supply, Sewerage and Drainage Act, 1909-1972 provide that:—

(a) Any local authority or person interested may lodge a written objection with the Board against the construction or provision of the proposed works, within one month after the date of publication of the above notice. (b) If, after that month has expired, the objections lodged are not sufficient to require approval to be withheld and provided other requirements of the Act have been complied with, the Governor may empower the Board to undertake the construction of the proposed works.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE BOARD.

Metropolitan Water Supply.

Notice of Intention.

M.W.B. 819084/74.

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1972, of the intention of the Board to undertake the construction and provision of the following works, namely:—

Shire of Wanneroo-Marmion.

460mm. Water Main, Pump Station and Tank. Description of Proposed Works:

- (a) The construction of a four hundred and sixty millimetre water main about one thousand metres in length complete with valves and all other necessary apparatus.
- (b) The construction of a Pump Station complete with pumps and ancillary apparatus.
 - (c) Erection of a temporary elevated tank.

The Localities in which the Proposed Works will be Constructed or provided:

- (a) Commencing at a point on the southern alignment of Warwick Road and proceeding in a general southerly direction traversing Ptn. Swan Loc. 8018 to Reserve 17758; thence traversing the said Reserve to the proposed Tank Site and terminating therein.
 - (b) Within Ptn. Swan Loc. 8018.
 - (c) Within Reserve 17758.

The above works and localities are shown on Plan M.W.B. 12451, and will conform with the proposed subdivision for this locality.

The Purpose for which the Proposed Works are to be Constructed or Provided:

To provide a water supply to West Hamersley High Level Area.

The Times when and Place at which Plans, Sections and Specifications may be Inspected:

At the office of the Board, corner of Kings Park Road and Havelock Street, West Perth, for one month on and after the 22nd day of February, 1974, between the hours of 9.00 a.m. and 3.30 p.m.

H. E. J. HEWITT, General Manager.

NOTE.

Sections 22 and 23 of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1972, provide that:—

- (a) Any local authority or person interested may lodge a written objection with the Board against the construction or provision of the proposed works, within one month after the date of publication of the above notice.
- (b) If, after that month has expired, the objections lodged are not sufficient to require approval to be withheld and provided other requirements of the Act have been complied with, the Governor may make an Order, to be notified in the Gazette, empowering the Board to undertake the construction of the proposed works.

WATER BOARDS ACT, 1904-1969. (Sections 41-45).

Busselton Water Board.

NOTICE is hereby given of the intention of the Busselton Water Board to undertake the construction of the works hereinafter described, by virtue of the powers contained under the provisions of the Water Boards Act, 1904-1969.

Description of Proposed Works:

To remove 215½ chain of Old Steel Mains and replace with various lengths of 4 in. and 6 in. Fibrolite Mains and renew house services where necessary thereon.

The Localities at which the Proposed Works are to be Constructed:

Details as per Plan 23.

The Purpose for which the Proposed Works are to be Undertaken:

To improve the supply of water in the Busselton Water Board Area.

The times when, and place at which, the plans and specifications may be inspected; at the Office of the Busselton Water Board, 66 Queen Street, Busselton, for one month after the 22nd day of February, 1974, between the hours of 10 a.m. and 3.30 p.m.

Dated this 15th day of February, 1974.

J. M. SHEEDY

Chairman.

F. L. COMMINS,

Secretary.

WATER BOARDS ACT, 1904-1969.

Busselton Water Board.

Section 79:

Notice is hereby given that the Rate Book for the Busselton Water Board has been made up for the year 1974, and may be inspected by ratepayers during office hours.

Section 94:

Notice is hereby given that under the powers conferred by the above Act, the Busselton Water Board has ordered a rate of ten point five (10.5) cents in the dollar to be made and levied with a minimum of four dollars (\$4) on any one assessment for the year ending 31st December, 1974, upon all rateable land as shown by the Rate Book and such rate is payable forthwith. A memorandum to this effect has been duly entered in the Rate Book and signed dated this 12th day of February, 1974.

J. M. SHEEDY, Chairman. Section 141:

Notice is hereby given that the Busselton Water Board has resolved that subsection (c) of section 2 of schedule 1 of the Board's principal by-laws, made under the Water Boards Act, 1904-1969, be revoked and the following substituted:—

(2) (c) Any other land or premises on, in or about which water is required use thereof 55 cents per 1 000 gallons.

Dated this 12th day of February, 1974.

J. M. SHEEDY, Chairman.

F. L. COMMINS, Secretary.

SHIRE OF BELMONT.

STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1973.

Receipts.

								8
Rates			****	****				731,415.93
Licenses	• • • •			****				15,290.75
Governmen		ınts 2	ınd	Recour	S			79,494.09
	ants				****	• • • • • • • • • • • • • • • • • • • •		250,626.00
Income fro			У		****			37,239.80
Sanitation	Cha:				****			132,173.01
	Pen	alties		****	****			2,801.60
	enue	****		****				428,949.33
	ceipts	••				****	****	81,510.45
		oans		****		***	****	10,845.55
ransiers	from	othe	r A	ccounts	****			453,415.65
	00-4-1							
	Total	L Rec	eipt	S	****	****	\$	2,223,762.16

Transfers from other Accounts	453,415.65
Total Receipts	\$2,223,762.16
Payments.	
	\$ \$
Administration: Staff Section	50 267 00
Membership Section	60,367.09 6,787.40
Debt Service	260,230.84
Public Works and Services	403,521.74
Other Works Improvements	67,800.87
Road Maintenance	56,973.42
Other Works Maintenance	131,347.43
Recreation Ground Improvements Recreation Ground Maintenance	20,694.16
Building Construction	87,573.01 3,971.54
	400,000.00
Building Maintenance	25,578.11
Furniture and Equipment	8,701.46
Library Services	57,529.33
Aquatic Centre	35,168.23
Town Planning	12,923.08
Sanitation	31,139.68 144,478.44
Prevention of Diseases	1,396.05
Other Health Expenses	1,271.27
Security and By-laws Control	7,500.95
Building Control	35,950.37
Public Works Overhead Less Allocated to Works	171,972.43
Less Allocated to Works	174,429.20
C.A.R. Administration Costs	
Less Allocated to Works	43,619.13
	20,585.43
Purchase Plant, Machinery and	
Blont Organiting Cont.	79,297.34
Toss Alloogted to Winner	65,054.16 65,619.51
Less Andeated to Works	
Wages Suspense	Cr. 626.54
Stock Decrease	Cr. 7,157,34
Sand Purchases Suspense	Cr. 494.00
Donations and Grants: Statutory	40.500.45
Statutory	40,598.15
Other Works and Services	496.00 62,917,09
All other Expenditure	31,377.03
Transfer to Trust	120,767,08
Transfers to Reserves	20,022.83
Total Payments	\$2,225,665.42
SUMMARY.	Ministration Parks by the manual
	\$
Balance at Bank 30th June, 1972	42,726.79
Plus Receipts 1972-73	2,223,762.16
	

Balance at Bank Plus Receipts	30th June, 1972 1972-73		42,726.79 2,223,762.16
Less Payments		**** .	2,266,488.95 2,225,665.42
Cash at Bank 30	th June, 1973		\$40,823.53

$\begin{array}{cccc} \text{MUNICIPAL} & \text{FUND} & \text{BALANCE} & \text{SHEET} & \text{AS} & \text{AT} \\ & 30\text{th} & \text{JUNE, } 1973. \end{array}$

Assets.

~ · · · · · · · · · · · · · · · · · · ·				\$
Current Assets		****		124,970,71
Non-current Assets				, 496,340.70
Deferred Assets	****	****		144,786,78
Reserve Funds Contra		****		90,639,17
Fixed Assets				1,962,846.45
Total Assets				1
rotar Assets	****	****	•••	\$2,819,583.81

574 GOVERNMENT	GAZETTE, W.A. [22 February, 1974.
Liabilities.	Liabilities.
127 074 97	Current Liabilities 9,909.43
Non-current Liabilities 311,103.55	Non-current Liabilities 4,965.91
Loan Liability 2,103,271.33	
	Total Liabilities \$516,469.99
Total Liabilities \$3,046,707.23	SUMMARY.
SUMMARY.	Total Assets 666,312.19 Total Liabilities 516,469.99
Total Liabilities 3,046,707.23 Total Assets 2,819,583.81	***************************************
Municipal Accumulation Account Deficit \$227,123.42	Municipal Accumulation Surplus \$149,842.20
Contingent Liability for Loan Interest\$1,014,551.00	**************************************
We hereby certify that the figures and particulars con-	Contingent Liability: The amount of interest included in loan debentures issued, payable over the life of the
tained herein are correct. H. J. WHEATLEY,	in loan debentures issued, payable over the life of the loans and not shown under the heading of Loan Liability, is approximately \$306,818 which included \$198,265, relating to Government Subsidised Loans.
President.	relating to Government Subsidised Loans.
R. H. FARDON, A.A.S.A., F.I.M.A., Shire Clerk.	Wo contifu that the former will be to
Shire Clerk.	We certify that the figures and particulars above are correct.
I certify having examined the books and accounts of the Shire of Belmont, also compared the statements of	J. A. FORBES, President
receipts and payments, adjustment account, and balance sheet, also supporting statements, numbered Forms 5A	L. G. AMEY, Shire Clerk.
to 8A, both inclusive and found same to be correct, in accordance with the books, accounts and documents pro-	Diffice Ofers.
I certify having examined the books and accounts of the Shire of Belmont, also compared the statements of receipts and payments, adjustment account, and balance sheet, also supporting statements, numbered Forms 5A to 8A, both inclusive and found same to be correct, in accordance with the books, accounts and documents produced subject to my report.	I have examined the books and accounts of the Shire of Boyup Brook for the year ended 30th June, 1973. I
R. MARSHALL, Government Inspector of Municipalities.	certify that the annual statements mentioned above correspond with the books of accounts, vouchers and documents submitted for audit, and are, in my opinion
	documents submitted for audit, and are, in my opinion
CALLED TO BOATE BEOOK	correct, subject to my report.
SHIRE OF BOYUP BROOK. STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR	K. ROBARTSON, Government Inspector of Municipalities.
ENDED 30th JUNE, 1973.	
Receipts.	SHIRE OF WAROONA.
Rates 64,431.73	STATEMENT OF RECEIPTS AND PAYMENTS FOR THE
52 394.00	YEAR ENDED 30th JUNE, 1973.
Commonwealth Unemployment Relief Grant 11,200.00	Receipts.
Sanitation Charges 1,611.00	Rates 60,205.14
Vermin Receipts 50.05	Licenses
Cemetery Receipts	Income from Property 48,942.00
All other Revenue 1,793.91	Fines and Daneltins 3,644.50
Contribution to Works 3,453.00	Other Fees Private Works Sale of Assistance 152.45
Hoan wepayments	All other Bessiets Works, etc 19,484.02
Total Receipts \$287,969.00	
Payments. \$	\$271,148.31
Payments. \$ Administration: \$ Staff	\$271,148.31 Payments
Payments. \$ Administration: \$ 15,481.84 Staff	Payments Administration: Staff
Payments. \$ Administration: \$ 15,481.84 Staff	Payments Administration: Staff
Payments. \$ Administration: \$ 15,481.84 Staff	Payments Administration: Staff 17,880.63 Members 953.96 Debt Service 37,103.95 Public Works and Services 55,834.75
Payments. \$ Administration: \$ 15,481.84 Staff	Payments Payments Administration: \$ Staff
Payments. \$ Administration: \$ 15,481.84 Staff	Payments Payments Administration: \$ Staff
Payments. \$ Administration: \$ 15,481.84 Staff	Payments Payments Administration: \$ Staff
Payments. \$ Administration: \$ 15,481.84 Staff	Payments Payments Administration: \$ Staff
Payments. \$ Administration: \$ Staff	Payments Payments Administration: \$ Staff
Payments. \$ Administration: \$ Staff	Payments Payments Administration: \$ Staff
Payments. \$ Administration: \$ Staff	### Payments Payments Payments
Payments. \$	Payments \$271,148.31
Payments. \$	Payments \$271,148.31
Payments. \$	Payments \$271,148.31
Payments. \$	### Payments Payments Payments
Payments. \$	### Payments Payments \$
Payments. \$	### Payments Payments Payments
Payments. \$	## Payments Payments Payments Payments
Payments. \$	## Payments Payments Payments
Payments. \$	### Payments Payments Payments
Payments	## Payments Payments Payments
Payments	\$271,148.31 Payments Administration: Staff
Payments	Payments \$271,148.31

	Liabiliti	es.		
Current Liabilities Non-current Liabilitie Deferred Liabilities	 es		•	21,950.83 17,190.80 225,007.70
Total Liak	oilities			\$264,149.33
				φ
	SUMMAE	RY.		
Total Assets Total Liabilities	**** ****			291,118.73 264,149.33
Municipal Accumulati	on Accour	nt (surplu	ıs)	\$26,969.40

I have examined the books of accounts of the Shire of Waroona for the year ended 30th June, 1973. I certify that the annual statement mentioned above corresponds with the books of accounts, vouchers and documents submitted for audit and are in my opinion correct subject to my report.

R. MARSHALL, Government Inspector of Municipalities.

TOWN OF GERALDTON.

Loan Poll.

IT is hereby notified for public information that a loan poll was conducted on 16th February, 1974, to determine whether or not Council should proceed with the raising of Loan No. 123 (\$80 000) for the purpose of purchasing and installing parking meters and associated equipment in accordance with the Town of Geraldton Parking Scheme,

The results were as follows:-

For the proposal 2012 Against the proposal 2 603 Informal 206

The percentage of ratepayers voting was 36.2%. The raising of the loan is therefore forbidden.

> J. F. CAMERON Town Clerk.

TOWN OF NARROGIN.

IT is hereby notified for general information that Mrs. Pamela Janet Brindley has been appointed as Traffic Inspector (Crosswalk Attendant) for the Town of Narrogin as from 11th February, 1974, and the appointment of Mrs. Stella Jean Whitehouse is hereby cancelled.

15th February, 1974.

M. E. BADDELEY Town Clerk.

SHIRE OF BASSENDEAN.

IT is hereby notified for public information that Mr. Brian Edward Beech has been appointed as an authorised person to impound animals under the provisions of the Dog Act, 1903, Cattle Trespass, Fencing & Impounding Act, 1882, and Local Government Act, 1960-1973 and as a litter inspector, ranger and an authorised person in regard to the enforcement of all Acts, regulations and by-laws of the Municipality of the Shire of Bassendean.

The appointment of Mr. Malcolm Weir is cancelled.

> C. McCREED Shire Clerk.

SHIRE OF GINGIN.

Honorary Inspector.

IT is hereby notified for general information that Frederick S. Kirkby has been appointed as an Honorary Inspector for the Shire of Gingin.

Dated this 14th day of February, 1974

N. H. V. WALLACE, Shire Clerk.

KALGOORLIE DISTRICT REGIONAL TRAFFIC COUNCIL.

Traffic Inspector.

IT is hereby advised for general information that this Council has appointed Mr. Vincent Thomas Ballinger as Traffic Inspector to the Kalgoorlie District Regional Traffic District with effect from 11th February, 1974.

The appointment of Mr. Leslie Thurnton Barker is hereby cancelled.

> J. A. G. BROADBENT, Secretary/Manager.

SHIRE OF NORTHAMPTON.

Traffic Inspector.

IT is hereby notified that Mr. Karl Johansen is appointed a Traffic Inspector for the Shire of Northampton from 15th February, 1974.

> ERN. E. TEAKLE, President.

SHIRE OF SWAN.

PUBLIC Notice is hereby given that the following persons are currently appointed as Traffic Inspectors to the Shire of Swan.

- T. J. Williamson—Shire Clerk.
- D. A. Hope—Senior Traffic Inspector.
- L. Gibbons-Traffic Inspector.
- O. Parry-Traffic Inspector.

Due notice is given that all other appointments of Traffic Inspectors other than the above are hereby cancelled.

> F. L. GAWNED, Acting Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

City of Perth.

Notice of Intention to Borrow.

Proposed Loan (No. 92) of \$15 000.

NOTICE is hereby given that the Council of the City of Perth proposes to brrow the sum of \$15 000. Repayable over a period of fifteen years by sixmonthly instalments to cover principal and interest. payable at the office of the City of Perth, Council House, St. George's Terrace Perth.

The proceeds of the loan are to be applied as follow:

Construct 7.4 metre wide carriageway, concrete kerbing both sides, and bituminous hot mix surfacing, in Bank Street, eastward to cul-de-sac near Welshpool Road: \$15000.

Plans, specifications and estimates of the cost of such works will be open for inspection by rate-payers for a period of thirty-five days from the date of the advertisement at the office of the Town Clerk, Fifth Floor Council House, St. George's Terrace, Perth, between the hours of 10 a.m. and 4 p.m. Monday to Friday, excluding Public Holidays. Dated this 21st day of February, 1974.

E. H. LEE-STEERE. Lord Mayor.

LOCAL GOVERNMENT ACT, 1960-1973.

City of Perth.

Notice of Intention to Borrow.

Proposed Loan (No. 93) of \$585 000.

NOTICE is hereby given that the Council of the City of Perth proposes to borrow the sum of \$585 000 repayable over a period of twenty years by sixmonthly instalments to cover principal and interest, payable at the office of the City of Perth, Council House, St. George's Terrace, Perth.

The proceeds of the loan are to be applied as

	Φ
Development of Pedestrian Precinct	200 000
Acquisition of land—Underpasses and	
Overpasses	228 500
Public Toilets	40 500
Robertson Park Pavilion	
Hyde Park Lake Walls	8 000
Dorrien Gardens Development	15 000
Mounts Bay Road River Wall	18 000
McCallum Park—Reticulation	
Somerset Street Pool—Kiosk	20 000
•	505.000
	585 000

Plans, specification and estimates of the cost of such works will be open for inspection by rate-payers for a period of thirty-five days from the date of the advertisement at the Office of the Town Clerk, Fifth Floor, Council House, St. George's Terrace, Perth, between the hours of 10 a.m. and 4 p.m. Monday to Friday, excluding Public Holidays.

Dated this 21st day of February, 1974.

E. H. LEE-STEERE. Lord Mayor.

LOCAL GOVERNMENT ACT, 1960-1973.

Town of Albany

Notice of Intention to Borrow. Proposed Loan (No. 139) of \$20 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Town of Albany hereby gives notice of its intention to borrow by the sale of a debenture, money on the following terms and for the following purposes: \$20 000 for seven years repayable at the Commonwealth Savings Bank of Australia, York Street, Albany, by fourteen equal half yearly instalments of principal and interest; Purpose-Repairs and renovations to various buildings.

Specifications and estimates as required by section 609 are open for inspection at the office of the Council during normal business hours for thirtyfive days after publication of this notice.

Dated this fifteenth day of February, 1974.

H. J. SMITH Mayor.

F. R. BRAND, Town Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Kulin.

Notification of Intention to Borrow.

Proposed Loan (No. 34) of \$15,000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Kulin Shire Council hereby gives notice that it proposes to borrow money by the sale of a debenture or debentures on the following terms and for the following purpose: \$15,000 for a period of 7 years at the ruling rate of interest, repayable at the National Bank Savings Bank, Kulin, in fourteen (14) equal half-yearly repayments of Principal and Interest. Purpose: Part cost of new grader.

Plans and specifications, and estimates of cost, as required by section 609 of the act are open for inspection by ratepayers at the office of the Council for 35 days following publication of this notice.

Dated this 18th day of February, 1974.

J. S. WILSON, President. W. A. BARNS, Shire Clerk. LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Laverton.

Notice of Intention to Borrow.

Proposed Loan (No. 37) of \$85,000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Laverton Shire Council hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purposes: \$85 000 for 20 years at current rate of interest repayable by half yearly instalments to Superannuation Board of W.A., Perth in 10 equal payments of principal and interest; Purpose: Building of Shire Office, Hall, Library and amenities in the townsite of Laverton.

Specifications and estimates of costs as required by section 609 may be inspected at the Shire Offices for a period of 35 days after the publication of this notice.

J. C. MacPHERSON, President. D. R. B. BURNS, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Laverton.

Notice of Intention to Borrow.

Proposed Loan (No. 38) of \$45,000

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Laverton Shire Council hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose: \$45 000 for 20 years at current rate of interest repayable by half yearly instalments to the Bank of New South Wales, Hannan Street, Kalgoorlie in 10 equal payments of principal and interest. Purpose: Erection of a Kindergarten in the Townsite of Laverton.

Specifications and estimates of costs as required by section 609 may be inspected at the Shire Offices for a period of 35 days after the publication of this notice.

J. C. MacPHERSON President.

D. R. B. BURNS Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Laverton.

Notice of Intention to Borrow.

Proposed Loan (No. 39) of \$13 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Laverton Shire Council hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose: \$13 000 for 20 years at current rate of interest repayable by half yearly instalments to the Bank of New South Wales, Hannan Street, Kalgoorlie, in 10 equal payments of principal and interest. Purpose: Purchase of land for staff housing and Shire Depot.

Specifications and estimates of costs as required by section 609 may be inspected at the Shire Offices for a period of 35 days after the publication of this notice.

J. C. MacPHERSON,

President.

D. R. B. BURNS.

Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Mukinbudin.

Notice of Intention to Borrow.

Proposed Loan (No. 58) of \$7000.00. PURSUANT to section 610 of the Local Government Act, 1960-73, the Municipality of the Shire of Mukinbudin hereby gives notice that it proposes to borrow money by the sale of debentures on the

following terms and for the following purpose: \$7 000.00 for a period of 5 years repayable at the Bank of New South Wales, Mukinbudin in ten (10) half-yearly instalments of principal and interest. Purpose: Road Works.

Plans, specification and estimates required by section 609 are available for inspection at the Office of the Council during usual office hours for a period of thirty-five (35) days after the publication of this notice.

Dated this 14th day of February, 1974.

A. R. WATKINS,
President.
A. K. EARL,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Ravensthorpe,

Notice of Intention to Borrow.

Proposed Loan (No. 47) of \$40 000.

PURSUANT to section 610 of the Local Government Act 1960-1973, the Ravensthorpe Shire Council hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purpose: \$40 000 for a period of twenty (20) years payable at the Superannuation Board, Perth, in forty (40) equal instalments of principal and interest. Purpose: The erection of a power station and appurtenant works at Ravensthorpe.

Plans, specification and estimate of cost as required by section 609 are open for inspection at the Office of the Council during business hours for 35 days after the publication of this notice.

Dated this 18th day of February, 1974.

J. S. LAWRENCE,
President,
A. J. PEDDER.

A. J. PEDDER, Shire Clerk.

Note: The repayment of the principal and the payment of the interest on this loan are guaranted by the State Electricity Commission.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Tambellup.

Notice of Intention to Borrow.

Proposed Loan (No. 54) \$20 000.

PURSUANT to section 610 of the Local Government Act 1960-1973, the Council of the Shire of Tambellup hereby gives notice that it proposes to borrow money by sale of a debenture on the following terms for the following purpose: \$20 000 repayable over a period of thirty-six (36) years at the Superannuation Board, Perth in equal half yearly instalments of principal and interest. Purpose: Housing.

Plans, specifications and estimates of costs as required under section 609 of the Act, are open for inspection during normal office hours at the office of the Council, for thirty-five (35) days following publication of this notice.

N.B. Repayments on this loan will be made by the Government Employees Housing Authority, and will not be subject of a rate.

Dated this 13th day of February, 1974.

P. H. BIRT,
President.

J. W. FLATOW, Shire Clerk. LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Wanneroo.

Notice of Intention to Borrow.

Proposed Loan (No. 101) of \$97,300.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Wanneroo Shire Council hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms for the following purposes:—

\$97,300 for a period of 20 years. Repayable at the office of the Shire of Wanneroo by 40 half-yearly instalments of principal and interest.

Purposes: Changerooms, Kingsway; Depot Improvements; Tennis Sheds, Mullaloo; Sorrento Surf Club; Wanneroo Country Club; W.A. Sporting Car Club; Kiosks on Reserves; Office design; Vehicle inspection facilities; Health storage shed.

Plans, specifications and estimates of costs as required by section 609 of the Act, are available for inspection at the office of the Council during business hours for thirty-five (35) days from publication of this notice.

Dated this thirteenth day of February, 1974.

M. NANOVICH,
President.

N. S. BENNETTS, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Gingin.

Loans.

Department of Local Government, Perth, 14th February, 1974.

L.G. 277/64.

IT is hereby notified for public information that His Excellency the Governor has approved of the construction of a residence on portion of Gingin Lot 59 for the Government Employees Housing Authority being declared:—

- a work and undertaking for which money may be borrowed under Part XXVI of the Local Government Act, 1960-1973; and
- (ii) to be let on lease or sold under contract of sale pursuant to Section 514 of that Act,

by the Gingin Shire Council.

R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973. Shire of Toodyay.

Lonna

Department of Local Government, Perth, 14th February, 1974.

L.G. 648/60.

IT is hereby notified for public information that His Excellency the Governor has approved of the publication of the book "Old Toodyay and Newcastle" being declared a work and undertaking for which money may be borrowed under Part XXVI of the Local Government Act, 1960-1973, by the Toodyay Shire Council.

R. C. PAUST, Secretary for Local Government. LOCAL GOVERNMENT ACT, 1960-1973.

Uniform Building By-laws.

General Residential Zone—Class (G.R.).

L.G. 577/73B.

IT is hereby notified for public information that it is my intention to vary the site requirements of By-law 213 of the Uniform Building By-laws—General Residential Zone—Class 5 (G.R. 5) pursuant to the authority contained in By-law 214 of the said by-laws, in respect of the following land:—

Lot 15, 687 Stevens Street, Fremantle, by reducing the minimum frontage requirement for a single residence from 80 links to 62 links.

Interested persons wishing to object to the proposed variation may submit such objections to:—

Secretary for Local Government, Oakleigh Building, 22 St. George's Terrace, Perth.

within 28 days from the date of this publication.

C. J. JAMIESON, Acting Minister for Local Government. LOCAL GOVERNMENT ACT, 1960-1973.

Uniform Building By-laws.

General Residential Zone—Class (G.R.).

L.G. 577/73C.

IT is hereby notified for public information that it is my intention to vary the site requirements of By-law 213 of the Uniform Building By-laws—General Residential Zone—Class 4 (G.R. 4) pursuant to the authority contained in By-law 214 of the said by-laws, in respect of the following land:—

Lot 12, Robinson Street, Fremantle,

by reducing the minimum area required for a single residence from 27 perches to 22.6 perches.

Interested persons wishing to object to the proposed variation may submit such objections to:—

Secretary for Local Government, Oakleigh Building,

22 St. George's Terrace, Perth.

within 28 days from the date of this publication.

C. J. JAMIESON, Acting Minister for Local Government.

METRIC CONVERSION ACT, 1972-1973.

(Section 6.)

NOTICE

L.G. 599/73.

I, ROBERT HENRY CLAUDE STUBBS, being the Minister administering the Cemeteries Act, 1897–1972, in exercise of the powers conferred under Section 6 of the Metric Conversion Act, 1972–1973, with the approval of the Governor, do hereby amend the Cranbrook Cemetery By-laws published in the Government Gazette on the ninth day of May, 1966 and amended from time to time in the manner set out in the Schedule of this Notice with effect on and from the day that this Notice is published in the Government Gazette.

Dated this 14th day of February, 1974.

R. H. C. STUBBS, Minister for Local Government.

SCHEDULE

Provision Amended	Amendment		
By-law 8	Delete "six feet" in line 1, substitute "1.8 metres".		
By-law 8	Delete "three feet" in line 2, substitute "one metre".		
By-law 19	Delete "five miles per hour" in line 4, substitute "8 kilometres per hour".		
By-law 32	Delete "four inches" in line 5, substitute "100 millimetres".		
Schedule "A"	Delete "six feet" in line 6 of paragraph (a), substitute "1.8 metres".		
Schedule " A "	Delete "foot" in line 6 of paragraph (a), substitute "300 millimetres".		
Schedule " A "	. Delete " 9 ft. x 6 ft " in paragraph (b), substitute " $2\cdot75$ metres x $1\cdot8$ metres ".		

Approved by His Excellency the Governor in Executive Council this 14th day of February, 1974.

W. S. LONNIE,

Clerk of the Council.

METRIC CONVERSION ACT, 1972-1973. (Section 6.)

NOTICE

L.G. 599/73.

I, ROBERT HENRY CLAUDE STUBBS, being the Minister administering the Cemeteries Act, 1897–1972, in exercise of the powers conferred under Section 6 of the Metric Conversion Act, 1972–1973, with the approval of the Governor, do hereby amend the Frankland Cemetery By-laws published in the Government Gazette on the ninth day of May, 1966 and amended from time to time in the manner set out in the Schedule of this Notice with effect on and from the day that this Notice is published in the Government Gazette.

Dated this 14th day of February, 1974.

R. H. C. STUBBS,

Minister for Local Government.

SCHEDULE

Provision Amended		d	Amendment		
By-law 8			Delete "six feet" in line I, substitute "1.8 metres".		
By-law 8			Delete "three feet" in line 2, substitute "one metre".		
By-law 19	•…		Delete "five miles per hour" in line 4, substitute "8 kilometres per hour".		
By-law 32			Delete "four inches" in line 5, substitute "100 millimetres".		
Schedule "	A ;;		Delete "six feet" in line 6 of paragraph (a), substitute "I-8 metres".		
Schedule "	A ''		Delete "foot" in line 6 of paragraph (a), substitute "300 millimetres".		
Schedule "	A "	••••	Delete " 9 ft x 6 ft " in paragraph (b), substitute " $2 \cdot 75$ metres x $1 \cdot 8$ metres ".		

Approved by His Excellency the Governor in Executive Council, this 14th day of February, 1974.

W. S. LONNIE, Clerk of the Council.

METRIC CONVERSION ACT, 1972-1973. (Section 6.)

\mathbf{NOTICE}

L.G. 601/73.

I, ROBERT HENRY CLAUDE STUBBS, being the Minister administering the Cemeteries Act, 1897–1972, in exercise of the powers conferred under Section 6 of the Metric Conversion Act, 1972–1973, with the approval of the Governor, do hereby amend the Wagin General Cemetery By-laws published in the Government Gazette on the eleventh day of January, 1907 and amended from time to time in the manner set out in the Schedule of this Notice with effect on and from the day that this Notice is published in the Government Gazette.

Dated this 14th day of February, 1974.

R. H. C. STUBBS,

Minister for Local Government.

SCHEDULE

Provision Amended		Amendment
By-law 9		Delete "six feet" in line 1, substitute "1.8 metres".
By-law 9	•	Delete "three feet" in line 4, substitute "I metre".
Schedule " A "	••••	Delete "six feet" in line 2 of paragraph (a) of Clause 1, substitute "1.8 metres".
Schedule "A"	•	Delete "six feet" in line 4 of paragraph (a) of Clause I, substitute " $1\cdot 8$ metres".
Schedule "A"	•	Delete "8 feet x 4 feet" in line 3 of paragraph (b) of Clause I, substitute "2·4 metres x I·2 metres".
Schedule "A"		Delete "8 feet x 8 feet" in line 4 of paragraph (b) of Clause 1, substitute "2·4 metres x 2·4 metres".
Schedule "A"		Delete "8 feet x 12 feet" in line 5 of paragraph (b) of Clause 1, substitute "2·4 metres x 3·7 metres".
Schedule "A"		Delete "8 feet x 4 feet" in line 6 of paragraph (b) of Clause 1, substitute "2·4 metres x 1·2 metres".
Schedule "A"	••••	Delete "8 feet x 8 feet" in line 7 of paragraph (b) of Clause 1, Substitute "2·4 metres x 2·4 metres".
Schedule "A"	••••	Delete "8 feet x 12 feet" in line 8 of paragraph (b) of Clause I, substitute "2·4 metres x 3·7 metres".
Schedule "A"	•…	Delete "6 feet" in line 9 of paragraph (b) of Clause I, substitute "1.8 metres".
Schedule " A "		Delete "six feet" in line 11 of paragraph (b) of Clause I, substitute "1.8 metres".
Schedule "A"		Delete "six feet" in line 1 of Clause 2, substitute "I.8 metres".
Schedule "A"	****	Delete "foot" in line 3 of Clause 2, substitute "0·3 metre".
Schedule "A"		Delete "foot" in line 4 of Clause 2, substitute "0.3 metre".
Schedule "A"		Delete "foot" in line 5 of Clause 2, substitute "0.3 metre".
Schedule "A"		Delete "2 feet 6 inches" in line 14 of Clause 6, substitute " 0.75 metre".
Schedule "A"		Delete "2 feet 6 inches" in line 16 of Clause 6, substitute "0.75 metre".

Approved by His Excellency the Governor in Executive Council this 14th day of February, 1974.

METRIC CONVERSION ACT, 1972-1973. (Section 6.)

NOTICE

L.G. 601/73.

I, ROBERT HENRY CLAUDE STUBBS, being the Minister administering the Local Government Act, 1960–1973, in exercise of the powers conferred under Section 6 of the Metric Conversion Act, 1972–1973, with the approval of the Governor do hereby amend the By-law relating to Speed of Vehicles Driven on Land which is Vested in or under the Care, Control or Management of the Shire of Wagin made by the Council of the Municipality of the Shire of Wagin published in the Government Gazette on the twenty-second day of December, 1971, in the manner set out in the Schedule of this Notice with effect on and from the day that this Notice is published in the Government Gazette.

Dated this 14th day of February, 1974.

R. H. C. STUBBS,

Minister for Local Government.

SCHEDULE

Provision Amended	Amendment
Clause (a)	Delete "7 miles per hour" in line 2, substitute "12 kilometres per hour".
Approved by His Ex 1974.	cellency the Governor in Executive Council this 14th day of February, W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1973.

The Municipality of the City of Perth.

By-law No. 65—Town Planning Classification or Zoning By-law for the Land and/or Buildings in the Central Area being part of the City of Perth Municipal District—Amendment.

L.G. 608/68E.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of September, 1973, to make and submit for confirmation by the Governor the following amendments to By-law No. 65:—

That the land described hereunder shall be and is hereby excised from No. 2 Zone Classification and re-classified to be included in No. 7A Zone Classification and that the Central Area Zoning Plan No. 65 be and is hereby amended accordingly:—

The land in the area bounded by Brewer Street, Pier Street, Edward Street and Lord Street.

Dated this 28th day of November, 1973.

The Common Seal of the City of Perth was hereunto affixed in the presence of:—

[L.S.]

E. H. LEE-STEERE, Lord Mayor. G. O. EDWARDS, Town Clerk.

Recommended-

R. H. C. STUBBS, Minister for Local Government.

Confirmed by His Excellency the Governor in Executive Council this 14th day of February, 1974.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1973.

The Municipality of the Shire of Armadale-Kelmscott.

Adoption of Draft Model By-laws, Relating to Parking of Commercial Vehicles on Street Verges No. 20.

L.G. 34/71.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 5th day of November, 1973, to adopt such of the Draft Model By-laws published in the Government Gazette on the 31st March, 1971, as are here set out:

Draft Model By-laws (Parking of Commercial Vehicles on Street Verges) No. 20—the whole of the By-law.

Dated this 21st day of January, 1974.

The Common Seal of the Shire of Armadale-Kelmscott was hereunto affixed in the presence of:-

[L.S.]

S. V. PRIES,

President.

A. E. RASMUSSEN,

Shire Clerk.

Recommended-

R. H. C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of February, 1974.

> W. S. LONNIE. Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1973.

Form of Recording Resolution to Adopt and Submit Adoption of Draft Model By-laws for Confirmation by the Governor.

The Municipality of the Shire of Bayswater.

Adoption of Draft Model By-laws relating to Parking Facilities No. 19.

L.G. 585/72.

IN pursuance of the powers conferred upon it by the abovementioned Act the Council of the abovementioned Municipality hereby records having resolved on the 14th day of November, 1973, to adopt Local Government Model By-laws (Parking Facilities No. 19 published in the Government Gazette of the 31st December, 1969, including all amendments thereto with the alteration set out hereunder, that is to say-

The following information is inserted in the First Schedule to the said By-laws:

The whole of the district of the Shire of Bayswater with the exception of Guildford Road.

Dated the 14th day of December, 1973.

The Common Seal of the Shire of Bayswater was hereunto affixed by authority of a resolution of the Council in the presence of:-

[L.S.]

A. HINDS.

President.

A. A. PATERSON,

Shire Clerk.

Recommended-

R. H. C. STUBBS. Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of February, 1974.

W. S. LONNIE. Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1973.

The Municipality of the Shire of Kalamunda.

By-laws Relating to Fencing.

All other By-laws Relating to Fencing are hereby Repealed.

L.G. 803/60.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 12th March, 1973, to make and submit for confirmation by the Governor the following by-laws:-

- These by-laws are made for the general control of fences within the Residential Zones of the Municipality of the Shire of Kalamunda.
- In these by-laws, unless the context requires otherwise:—
 "Council" means the Council of the Municipality of the Shire of Kalamunda;

"Dangerous Fence" means any fence or wall certified by the surveyor to be dangerous by reason of its faulty design, construction, deteriora-tion of constituent materials, damage by termites, change in ground level, or other cause subsequent to construction;

"Dividing Fence" means any fence that separates the land of different owners whether the fence is on the common boundary of adjoining lands or on a line other than the common boundary;

"Fence" means any fence or wall and includes a retaining wall;

- "Residential A Zone", "Residential B Zone", "Residential C Zone", "Residential D Zone" will each be defined as those areas zoned as such under the Shire of Kalamunda Town Planning Scheme (as amended). "Surveyor" for the purposes of these by-laws means the Building Surveyor to the Municipality of the Shire of Kalamunda, or an officer appointed by the Council.
- A person shall not commence to erect, proceed with the erection, rebuild, reconstruct, or alter any fence pergola or hood attached to any gateway or fence if it is situated within 9 metres of a street alignment and exceeds 1.2 metres in height unless and until he has lodged with the Council two copies of the plan and specification of the proposed fence or the proposed rebuilding, reconstruction, or alteration, and the Council has approved a copy of the plan and specifications.
- A person shall not commence to erect, proceed with the erection, rebuild, reconstruct, or alter any fence exceeding 1.8 metres in height on the boundary of an allotment unless and until he has lodged with the Council two copies of the plan and specification of the proposed fence or the proposed rebuilding, reconstruction, or alteration, and the Council has approved a copy of the plan and specifications.
- A person shall not erect a fence exceeding 1.2 metres in height on any frontage of an allotment which is situated at the intersection of two or more streets within a distance of 9 metres from the point of intersection of the lines obtained by producing the streets alignments fronting the allotment provided however than on an allotment being lawfully used for industrial purposes the Council may permit a link mesh fence to be erected to a greater height than 1.2 metres if the Council is satisfied that any such fence would not materially affect the visibility of drivers of vehicles approaching the intersection.
- A person shall not erect or affix or allow to remain on any fence bounding an allotment owned or occupied by him in a residential or business zone any barbed or other wire with spiked or jagged projection nor shall any persons erect or affix or allow to remain on any fence bounding an allotment owned or occupied by him in an industrial area any barbed or other wire with spiked or jagged projections unless the wire is carried on posts bent back into the allotment from the boundary at an angle of 45 degrees, nor unless the bottom row of wire is set back 150 millimetres from the face of the fence and is not nearer than 2.1 metres to the ground.
- A person shall not affix to or allow to remain upon any fence on an allotment owned or occupied by him in a residential or business area any broken glass, nor shall a person affix to or allow to remain upon any fence which is erected upon an allotment owned or occupied by him and which abuts on to any street or public place any broken glass.
- A person shall not construct any fence with second hand galvanised iron or other second hand material unless he shall previously have obtained the written consent of the Council which consent the Council may in its absolute discretion refuse to grant upon such terms and conditions as it deems fit.
- A person shall not construct any fence with any material other than brick, concrete, masonry, wrought iron, tubular steel, link mesh, timber sheeted with pickets, palings, boarding, asbestos, welded mesh or other material approved by the Council.
- The owner and occupier of each allotment within the Municipality of the Shire of Kalamunda shall maintain all fences erected thereon in good condition and so as to prevent them from becoming dilapidated, dangerous, unsightly or prejudicial to the property or the inhabitants of the neighbourhood.

- 11. The Council may give notice in writing to the owner or to the occupier of any land upon which there exists a fence that has not been maintained in accordance with by-law 10 of these by-laws requiring such owner or occupier to pull down remove repair paint or maintain such fence within the time stipulated in the notice.
- 12. A person who fails to comply with a notice given to him pursuant to the preceding by-laws commits an offence.
- 13. If an owner or occupier of land who has been given notice pursuant to by-law 11 fails to comply therewith the Council may enter upon such land and maintain the fence and recover the amount of the expenses thereof from the owner in a Court of competent jurisdiction and may prosecute the owner for committing a breach of by-law 10.
- 14. A fence constructed in accordance with the specifications set out in the schedule hereto is hereby prescribed to be a sufficient fence for the purposes of the Dividing Fences Act, 1961.
- 15. Any person who does anything in contravention of any of the provisions of this by-law or who fails to carry out any duty or requirement imposed upon him by this by-law commits an offence and shall be liable on conviction to a maximum penalty of \$100 and in addition to a maximum daily penalty of \$10. per day during which the offence continues.

Schedule.

For Residential 'A' and 'B' Zones.

A sufficient fence shall be defined as a 1 metre high, ten gauge wire mesh rail-less fence with steel posts at maximum 3 metres spacings, terminal posts to be braced with a diagonal brace in the line of the fence.

For Residential 'C' and 'D' Zones.

A sufficient fence shall be defined as a 1.5 metres high, closed fence of wooden pickets, asbestos or similar material, with posts at 2.75 metres centres with two rows of rails 75 mm x 50 mm and corner posts shall be strutted two ways with 100 mm x 50 mm soles and 75 mm x 50 mm struts.

Dated this 3rd day of January, 1974.

[L.S.]

G. C. C. SPRIGGS, President.

L. F. O'MEARA, Shire Clerk.

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Recommended—

R. H. C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of February, 1974.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1973.

The Municipality of the Shire of Katanning.

By-laws Relating to Sick Leave.

L.G. 28/74.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the tenth day of October, 1973, to make and submit for confirmation by the Governor the following by-law:—

That the employees of the Shire of Katanning subject to the Municipal Outside Workers (Rest of State) Award No. 19 of 1949 as amended, shall be permitted to accumulate Sick Leave to a maximum of six months.

Dated this 10th day of October, 1973.

The Common Seal of the Shire of Katanning was hereunto affixed in the presence of:—

[L.S.]

R. C. OLD.

President.

W. E. BROUGHTON, Shire Clerk.

Recommended-

R. H. C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of February, 1974.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1973.

The Municipality of the Shire of Morawa.

Adoption of Draft Model By-laws relating to Caravan Parks and Camping Grounds.

L.G. 13/74.

IN pursuance of the powers conferred upon it by the abovementioned Act the Council of the abovementioned Municipality hereby records having resolved on the 20th day of December, 1973, to adopt such of the draft Model By-laws published in the *Gazette* of the 31st day of August, 1970, as are here set out:—

Draft Model By-law (Caravan Parks and Camping Grounds) No. 2—The whole of the By-law.

Dated the 7th day of January, 1974.

The Common Seal of the Shire of Morawa was Affixed hereto in the presence of:—

[L.S.]

R. J. TUBBY,
Shire President.
R. A. SCOTT,

Shire Clerk.

Recommended-

R. H. C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of February, 1974.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1973. The Municipality of the Shire of Plantagenet.

By-Law Relating to Control of Traffic on Reserved Land.

L.G. 1767/52A.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovenamed Municipality hereby record having resolved on the 17th day of August, 1973, to make and submit for confirmation by the Governor the following by-law:—

1. No person shall drive any vehicle on or through any public reserve under the management or control of the Shire of Plantagenet, within townsites of the Shire, except on such portions as are reserved or set apart for such a purpose, and then at a speed not exceeding sixteen kilometres per hour.

All by-laws regulating the driving of vehicles on public reserves, within townsites of the Shire, made under the provisions of the Road Districts Act, 1919, are hereby repealed.

Dated this 17th day of December, 1973.

The Common Seal of the Shire of Plantagenet was hereunto affixed in the presence of—

[L.S.]

W. T. FROST,
Shire President.
T. McDONALD,
Shire Clerk.

Recommended—

R. H. C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of February, 1974.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1973.

The Municipality of the Shire of Wyndham-East Kimberley.

Amendment to By-laws Relating to Aerodromes.

L.G. 1013.69.

IN pursuance of the powers conferred on it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 11th day of December, 1973, to make and submit for confirmation by the Governor the following by-laws:—

Schedule 1.

Scale of fees for Landing Charges-Kununurra Aerodrome.

Delete—Airlines on regular passenger flights.

Full fare—20c per passenger. Half fare—10c. per passenger.

Add—Airlines on regular passenger flights.

Full fare—\$1.00 per passenger. Half fare—\$0.50 per passenger.

Add—For all night landings an additional fee of \$10.00.

The Common Seal of the Municipality was hereunto affixed this 11th day of December, 1973.

ILS.1

W. L. GRANDISON, President. C. T. CASSIDY, Shire Clerk.

Recommended-

R. H. C. STUBBS. Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of February, 1974.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1973.

Local Government Department, Perth, 15th February, 1974.

L.G.D. 514/71.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by sections 200 and 258 of the Local Government Act, 1960-1973, has been pleased to cause the draft model By-laws set out in the Schedule hereto to be prepared and published, in substitution for the Local Government Model By-laws (Caravan Parks and Camping Grounds) No. 2 published in the Government Gazette on the 31st August, 1970.

2. Councils of municipalities proposing to adopt the draft model by-laws now published should, where they have adopted the former (No. 2) Model By-law, resolve to substitute the new by-laws for that previously adopted and frame the adopting resolution so as to show an appropriate title at by-law 1 and the name of the Council in the last definition of by-law 2.

> R. C. PAUST. Secretary for Local Government.

Schedule.

DRAFT MODEL BY-LAWS.

Part L.—General.

- 1. These by-laws may be cited as the Local Government Model By-laws (Caravan Parks and Camping Grounds) No. 2.
 - 2. In these by-laws, unless the context otherwise requires-
 - "camp", when used as a noun, includes any portable shed or hut, tent, tent fly, awning, blind or other thing used as, or capable of being used as, a habitation or for dwelling or sleeping purposes; and the verb "to camp" shall be construed accordingly;
 - "caravan" means a vehicle designed, or fitted, or being capable of use, as a habitation or for dwelling or sleeping purposes;
 - "caravan park" means an area of land containing sites for the parking of caravans or for the erection of camps;
 - "on-site caravan" means a caravan made available, in a caravan park, by the person conducting it, for hire and use by the public;
 - "owner" when used in reference to a caravan includes the licensee or person in charge of the caravan;

"proprietor" means the owner or occupier of land which is used as a caravan park;

"site" means an area demarcated as intended for use as the parking place of a caravan or for the erection of a camp;

"the Council" means the executive body of the municipality of .

Part II.—Conduct of persons.

- 3. A person shall not use a caravan park for any purpose other than for the parking and use of caravans and towing or towed vehicles used in connection therewith, or for the erection and occupation of buildings and camps authorised by these by-laws and the Health Act (Caravan Parks and Camping Grounds) Regulations, 1974.
- 4. A person shall not park or permit the parking of a caravan or vehicle used for towing that caravan or for carrying camping equipment, on any part of a caravan park if the number of caravans for which it is registered are already parked on that caravan park.
- 5. A person shall not park a caravan or vehicle used for towing that caravan or for carrying camping equipment, on any part of a caravan park other than a caravan parking site, an area set side for the storage of vehicles or the visitors car park, except whilst he is booking in or out of the caravan park.
- 6. (1) A person shall not cause or permit any caravan (other than an on-site caravan) or any vehicle used for towing a caravan or for carrying camping equipment, to be parked or remain, on a caravan park for more than six months in any one year, except with approval in writing of the Council.
- (2) A person shall not occupy a caravan or camp in the same caravan park for more than six months in any one year, except with the prior approval in writing of the Council.
- 7. (1) Except with respect to on-site caravans, a person who parks a caravan or vehicle used for towing that caravan on a caravan park, under the authority of these by-laws, shall forthwith remove that caravan and any annexe erected by or for him and any vehicle used for towing that caravan from that park upon the termination of his occupancy of any site on that park.
- (2) A person removing a caravan or vehicle to an area set aside for the storage of vehicles shall be taken to have complied with this by-law.
- 8. A person shall not allow a vehicle to exceed a speed of more than 8 km/h whilst within the confines of any caravan park.
- 9. (1) Subject to this by-law a person shall not park a caravan or erect a camp on any land that is not a caravan park except—
 - (a) during the hours of daylight; or
 - (b) where the caravan is not used as a dwelling or for sleeping purposes.
 - (2) With the consent of the Council a person may use a caravan—
 - (a) as a temporary dwelling, during the period of construction of a dwelling on the same land; or
 - (b) where it is parked on the same land as a dwelling occupied by the owner of the caravan in conjunction with the dwelling itself for residence by one or more members of the family of the occupier of that dwelling.
- (3) The Council shall not consent to the use of a caravan under this by-law as a temporary dwelling or in conjunction with a dwelling for a period of more than six months at any one time but the Council may give its consent more than once, and may permit more than one caravan to be so used by an owner if that permission is authorised by an absolute majority of the Council.

Part III.—Caravan Parks.

- 10. A person shall not establish, carry on or conduct a caravan park on any land under his control except in conformity with the provisions of these by-laws and unless there are provided on that land amenities complying with the requirements of these by-laws and of the Health Act (Caravan Parks and Camping Grounds) Regulations, 1974.
- 11. (1) A person shall not establish, carry on or conduct a caravan park on any land under his control unless that caravan park is registered for the purpose by the Council.
- (2) A certificate of registration issued by the Council in Form 2 in the Schedule to these by-laws shall be prominently displayed at all times in the caravan park so as to be legible by patrons and prospective patrons.
- 12. Every caravan park shall initially be registered for the period ending on the 30th day of June next following the date of registration, except where the registration is effected in the months of May or June, when it shall extend to the 30th day of June in the year next following, and thereafter a certificate of registration shall be issued for the year ending the 30th day of June, on the payment of an annual registration fee of \$10, or \$5 for a transit caravan park
- 13. (1) The proprietor shall obtain the prior approval of the Council for any proposed extensions or alterations to a caravan park.
- (2) Where any work is carried out with the approval of the Council under this by-law the Council shall amend the registration accordingly when the work is completed to the satisfaction of the Council.

- 14. (1) A person wishing to register a caravan park shall make written application to the Council in Form 1 in the Schedule to these by-laws, specifying the land used or to be used—
 - (a) where the caravan park was in use prior to the commencement of these by-laws, within one month after the commencement; or
 - (b) in any other circumstances, before commencing or continuing work on the establishment of that caravan park.
- (2) The application shall be accompanied by a plan for retention by the Council together with specifications and particulars setting out—
 - (a) the position of the caravan park in relating to any adjacent streets, roads, dwellings, streams or sources of water supply;
 - (b) the layout of the caravan park showing the positions of all roads, sites, sanitary conveniences, ablution facilities, laundries, utility rooms, gully traps, drains, fire places, water points, power points, kitchens and any other buildings;
 - (c) the number and designation of closets, urinals, showers, laundries and hand wash basins;
 - (d) the materials used and method of construction of all buildings;
 - (e) the provision to be made for water supply, drainage and the temporary storage and the disposal of refuse and rubbish or sewage effluent and liquid wastes;
 - (f) the provision to be made for fire prevention.
- 15. (1) The Council shall not register any caravan park unless any appropriate provisions of the Town Planning and Development Act, 1928, and the Metropolitan Region Town Planning Scheme Act, 1959, have been complied with.
- (2) The Council shall not register any caravan park unless the land used or to be used is at least 4 000 square metres in area and has, or provision is made for it to have—
 - (a) grasses planted wherever practicable;
 - (b) any portion set aside for the standing of vehicles treated to the satisfaction of the Council;
 - (c) an entrance road of 6 metres width and interior roads of not less than 4 metres width and so treated as to permanently prevent dust arising therefrom to the satisfaction of the Council;
 - (d) an area of not less than 90 square metres for each site, with a maximum number of 50 sites per hectare;
 - (e) no portion of a caravan, or of a building associated with the caravan park, nearer to a street than the building line of that street or, where there is no building line, nearer than 7.5 metres;
 - (f) no portion of a caravan nearer to a side or the rear boundary of the land than 2.5 metres;
 - (g) every site clearly demarcated and bearing a distinguishing mark or number; and
 - (h) where the land abuts a residential area or whenever the Council so requires, accommodation for a caretaker, either on the land or, with the consent of the Council, in close proximity thereto.
- 16. (1) Notwithstanding the provisions of these by-laws, the Council may register for a period of one year a caravan park which does not conform with the provisions of these by-laws if that caravan park was in use at the commencement of these by-laws.
- (2) The Council may, with the consent of the Minister and subject to such conditions as the Minister may impose, extend the registration of a caravan park granted under this by-law beyond a period of one year and those conditions shall, notwithstanding any other conditions that may be imposed by the Council under this by-law, be complied with by the person conducting the park.
- (3) In granting registration of a caravan park under this by-law, the Council may impose conditions which shall be complied with by the person conducting the park.
- 17. (1) The Council may, with the consent of the Minister, register any caravan park as a transit caravan park to be used for overnight parking only, where—
 - (a) there is no caravan park within a radius of twenty-four (24) kilometres;
 - (b) no more than ten (10) caravans are to be accommodated at any one time:
 - (c) that transit caravan park area (other than the toilet and ablution facilities) is separated from any commercial enterprise; and
 - (d) at least-
 - (i) one water closet for each sex;
 - (ii) one shower and one wash basin for each sex;
 - (iii) one set of laundry facilities;
 - (iv) one water tap for general use with waste disposal gully;
 - (v) refuse bins; and
 - (vi) power points where electricity is available,
 - are provided for the use of the occupants of the transit caravan park.
- (2) Where any caravan park is registered as a transit caravan park to be used for overnight parking only the requirements of these by-laws applicable to the construction and facilities of caravan parks generally shall not apply.

- (3) In granting registration of a transit caravan park under this by-law, the Council may impose conditions which shall be complied with by the person conducting that park.
 - 18. A caravan park shall not have buildings erected thereon, other than-
 - (a) a residence and ancillary buildings for the use of a caretaker;
 - (b) buildings for sanitary, ablutionary and laundry facilities, in conformity with the Health Act (Caravan Parks and Camping Grounds) Regulations, 1974.
 - (c) annexes of light construction erected by, or for, a person parking a caravan on the land, for use during his occupancy and removal on his departure;
 - (d) camps, for temporary occupation, constructed of material suitable to the proprietor and the Council, within an area of the park specifically set aside for camping purposes:
 - (e) a restaurant, cafe, cafeteria, kitchen, dining room or kiosk approved by the Council;
 - (f) a workshop, toolshed, garage or storage shed approved by the Council; and
 - (g) recreation facilities approved by the Council for the use of the occupiers of the caravans and camps.
- 19. Where a person carrying on or conducting a caravan park makes on-site caravans available there—
 - (a) he shall not, at any time, make on-site caravans available in any number exceeding forty (40) per centum of the number of caravans for which the caravan park is registered;
 - (b) he shall not, without the authority of the Council, make any one or more on-site caravans available for hire and use by the same person for any period exceeding in the aggregate, six months, within the space of one year;
 - (c) he shall, upon an on-site caravan being vacated, thoroughly cleanse the caravan and its utensils including all bed linen, if supplied, before re-hiring; and
 - (d) he shall maintain all on-site caravans in a movable condition at all times
- 20. (1) Where a supply of electricity is available to the land on which a caravan park is situated, the caravan park shall be provided with electric power and lighting points installed in accordance with the Electricity Act Regulations, 1947, and S.A.A. wiring rules Part I and S.A.A. Code No. CC7, "Electrical Installation in Caravans and Caravan Parks", to which every parked caravan may be connected
- (2) Where the supply of electricity has a current of a pressure exceeding 40 volts, a person shall not connect or permit to remain connected the electrical installation of a caravan to that supply, unless that caravan is branded, by means of a transfer or other identification approved by the State Electricity Commission and located in a prominent position readily identifiable from the exterior of the caravan, as complying with the Standards Association of Australia Code No. CC7—"Electrical Installations in Caravans and Caravan Parks." by the State Electricity Commission or by some other competent authority in the State or elsewhere.
- 21. Where the Council establishes a caravan park it shall conform with the requirements of these by-laws and of the Health Act (Caravan Parks and Camping Grounds) Regulations, 1974.

Part IV.—Offences.

22. A person who contravenes any provision of these by-laws commits an offence and is liable to a penalty not exceeding \$100 and to a daily penalty of \$10 for every day that the offence continues after conviction.

Part V.—Refusal or cancellation of registration.

- 23. Where the person carrying on or conducting a caravan park has been convicted of an offence against these by-laws and, thereafter, again contravenes any of these provisions, the Council may, by notice in writing served upon him, and, where he is not the owner of the caravan park, upon the owner, cancel the registration of the premises as a caravan park and subject to the succeeding provisions of this clause, those premises shall thereupon cease to be used as a caravan park.
- 24. A Council may refuse to register, or to renew the registration of, a caravan park.
 - 25. (1) A person aggrieved—
 - (a) by the cancellation of the registration of a caravan park;
 - (b) by the refusal of a Council to register, or to renew the registration of, a caravan park; or
 - (c) by the provisions of any condition imposed by a Council,

may, within 14 days of the receipt by him of notice of the decision, appeal to the Minister against the decision and, pending the determination of the Minister that caravan park shall, unless the Minister otherwise directs, be deemed to be duly registered.

(2) The determination of the Minister on an appeal under this by-law is final and where the appeal is dismissed the land shall forthwith cease to be used as a caravan park, unless a further registration is granted by the Council in respect thereof, pursuant to these by-laws.

Schedule. Form. 1.

Registration

Application for-

Renewal of Registration

of a Caravan Park.
To the Council of the City, Town or Shire of I, the undersigned, hereby apply to register/renew registration as a caravan park, the premises described hereunder and depicted on the plan attached hereto. Name of applicant in full
Address of applicant
Name and address of owner
Situation of premises
Total area of premises (in sq. metres) The number of sites
Signature of Applicant.
Date.
Certificate of Registration of Caravan Park. The Council of the of
LOCAL GOVERNMENT ACT, 1960-1973.
Local Government Department,

Local Government Department, Perth, 15th February, 1974.

L.G 644/68

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by sections 199A and 253 of the Local Government Act, 1960-1973, has been pleased to cause the Draft Model By-laws set out in the Schedule hereto to be prepared and published, in substitution for the Local Government Model By-laws (Holiday Cabins and Chalets) No. 18 published in the Government Gazette on the 13th August, 1968, as amended by notice so published on the 6th October, 1970.

Councils of municipalities proposing to adopt the Draft Model By-laws now published should, where they have adopted the former (No. 18) Model By-law, resolve to substitute the new by-law for that previously adopted and frame the adopting resolution so as to show an appropriate title at by-law 1 and the name of the Council in the first definition of by-law 2.

R. C. PAUST, Secretary for Local Government.

Schedule. BY-LAWS.

- 1. These by-laws may be cited as the Local Government Model By-laws (Holiday Accommodation) No. 18.
 - In these by-laws, unless the context otherwise requires—
 "Council" means the executive body of the municipality of
 - "holiday accommodation" means accommodation which, by way of trade or business or for the purpose of any trade or business, is held out as being available or is made available for holiday purposes for occupation by persons other than the proprietor, and which comprises not less than four units;

- "proprietor" means the owner or occupier of the land on which holiday accommodation is situated:
- "unit" means a cabin, apartment, chalet, cottage, or fiat.
- 3. (1) A proprietor shall not permit the occupation or use of holiday accommodation unless— $\,$
 - (a) the land can be lawfully used for the purposes of holiday accommodation;
 - (b) the land and the units have been registered by the Council under these by-laws; and
 - (c) the annual registration fee has been paid.
- (2) The annual registration fee shall be either \$2.00 per annum for each unit of heliday accommodation situated on the land or \$20.00 per annum for the land without regard to the number of units, whichever is the greater.
- 4. A proprietor shall make written application to the Council in Form 1 in the Schedule to these by-laws for registration of the holiday accommodation—
 - (a) where the holiday accommodation was in use prior to the commencement of these by-laws, within one month after the commencement; or
 - (b) in any other circumstances, before commencing or continuing work on the establishment of that holiday accommodation.
- 5. Every application to the Council pursuant to by-law 4 of these by-laws shall be accompanied by a plan for the retention of the Council together with the specifications and particulars setting out—
 - (a) the location of the land to be registered;
 - (b) a scale plan showing the layout of the various units on the land together with all roads, sanitary and ablution facilities, plumbing and drainage details, and an electrical diagram;
 - (c) the materials used and the methods of construction of all buildings; and
 - (d) the provision to be made for fire prevention.
- 6. The Council shall not register any holiday accommodation unless the appropriate provisions of the Town Planning and Development Act, 1928 and the Metropolitan Region Town Hall Planning Scheme Act, 1959 have been complied with.
- 7. (1) Where a Council approves an application for registration of holiday accommodation a certificate of registration in Form 2 in the Schedule to these by-laws shall be issued to the applicant.
- (2) A certificate of registration may be made subject to the conditions specified therein, and any such condition shall be complied with by the proprietor.
- (3) The certificate of registration issued by the Council in relation to any holiday accommodation shall be prominently displayed at all times so as to be legible by patrons and prospective patrons.
- 8. Registration by the Council pursuant to these by-laws is granted to a specific person in respect to a specified area of land and specified units on that land; continued registration after transfer or assignment of the land is subject to the approval of the Council.
- 9. Subject to these by-laws, the registration of any holiday accommodation under these by-laws— $\,$
 - (a) in the case of an original application—has effect on and from the date of issue of the certificate of registration and expires on the 30th day of June next following the date of registration, except where the registration is effected in the months of May or June, when it shall extend to the 30th day of June in the year next following;
 - (b) in the case of a renewal, has effect on payment of the prescribed fee, from the 1st day of July to the 30th day of June in the following year.
- 10. (1) Notwithstanding the provisions of these by-laws the Council may register holiday accommodation for a period of one year although that holiday accommodation does not conform with the provisions of these by-laws if that holiday accommodation was in use at the commencement of these by-laws
- (2) The Council may, with the consent of the Minister and subject to such conditions as the Minister may impose, extend the registration of any holiday accommodation granted under this by-law beyond a period of one year and those conditions shall, notwithstanding any other conditions that may be imposed by the Council under this by-law, be complied with by the proprietor.
- (3) In granting registration of any holiday accommodation under this bylaw, the Council may impose conditions which shall be complied with by the proprietor.
- 11. (1) The proprietor of any holiday accommodation shall obtain the prior approval of the Council for any proposed extensions or alteration to that holiday accommodation.
- (2) Where any work is carried out with the approval of the Council under this by-law, the Council shall amend the registration accordingly when the work is completed to the satisfaction of the Council.

- 12. A person shall not establish, maintain or conduct holiday accommodation unless—
 - (a) it is situated on an area of at least 4 000 m²;
 - (b) the buildings and appurtenances of the group of units are so constructed, maintained and conducted that—
 - (i) any part of a building is not between the street alignment or the street alignments of the land and the building line fixed by the Council by any by-law for the particular street or streets or that part of the street or streets, or where a building line has not been fixed by the Council, within 7.5 m of the street alignment or any street or streets to which the land has a frontage or frontages;
 - (ii) every wall of a building is a minimum distance of 3.7 m from a boundary not being a street boundary of the land;
 - (iii) the minimum distance between the external walls of any building and another on the land is 9 m but so that if it is shown to the satisfaction of the Council or its duly authorised officer, that a permanent, adequate, reticulated water supply is available on the land, and permanent and adequate fire fighting appliances are provided there, or that buildings are of masonry construction or material having a minimum fire rating of one hour, the minimum distance may be reduced to 4.5 m;
 - (iv) all partition walls of multi-unit accommodation shall be constructed of material having a minimum fire rating of one hour;
 - (v) open space is provided for the exclusive use of the occupants of the holiday accommodation at the rate of 28 m² per unit and in addition parking space is provided at the rate of 17 m² per unit;
 - (vi) each room of each unit has a minimum height from floor to ceiling of 2.4 m;
 - (vii) every room intended for sleeping purposes has at least one door of at least 760 mm in width and 1.95 m in height and is provided with artificial light;
 - (viii) every room intended for sleeping purposes contains not less than 11 m³ of air space per adult and 8.5 m³ of air space per child, calculated for each person who sleeps in that room, and for the purpose of this by-law, any air space more than 3 m above floor level shall be disregarded;
 - (ix) the entrance of each unit has clearly indicated in indelible lettering the maximum number of persons permitted to occupy the unit;
 - (x) wherever two storey single unit holiday accommodation is provided both ground floor and first floor shall be in the one occupancy:
 - (xi) provision is made for liquid waste disposal in accordance with Model By-laws Series A and the Bacteriolytic Treatment of Sewerage and Disposal of Effluent and Liquid Waste Regulations under the Health Act, 1911;
 - (xii) every electrical apparatus and equipment for lighting or heating or power supply or application of electricity on the land is of a type approved by the State Electricity Commission pursuant to the provisions of the Electricity Act Regulations, 1947, and the electrical installation conforms to the Wiring Rules of the Standard Association of Australia; and
 - (xiii) there are communal toilets. ablutionary, laundry and other facilities to the number and nature prescribed by the Health Act (Caravan Parks and Camping Grounds) Regulations, 1974, reckoned as if each unit of holiday accommodation were a site within the meaning of those Regulations but excepting from the reckoning any unit of holiday accommodation that has self-contained toilet, ablutionary and laundry facilities.
- 13. A person shall not construct a unit of holiday accommodation unless it conforms to one of the following types—
 - (a) a cabin—a one roomed unit constructed without cooking, toilet, ablution or laundry facilities and having a minimum floor area of 9.2 m²;
 - (b) an apartment—a unit including toilet and ablution facilities but not including cooking facilities having a minimum floor area of 14 m²;
 - (c) a chalet—a unit including cooking facilities with or without toilet and ablution facilities having a minimum floor area of 27.5 m²;
 - (d) a cottage—a detached self-contained unit including cooking, toilet, ablution and laundry facilities and having a minimum floor area of 46 m²;
 - (e) a holiday flat—a unit including toilet, ablution and laundry facilities, and a cooking and dining area physically separated from the sleeping area, and having a minimum floor area of 27.5 m² designed for use as a separate tenement in a building containing two or more such tenements.
- 14. Where a reticulated water supply is available, and is capable of delivering water at the required quantity and pressure the proprietor shall provide approved fire hose reels.

- (2) Where fire hose reels are provided-
 - (a) no part of any unit shall be beyond the reach of a nozzle end of a fully extended hose reel, but the length of hose on any hose reel shall not be less than $18\,\mathrm{m}$ or more than $36\,\mathrm{m}$;
 - (b) They shall comply with the Australian Standards A155 or 1221 "Fire Hose Reels" and be installed in accordance with the relevant provisions of the Australian Standards C.A. 18 "Installation of Portable Fire Extinguishers and Hose Reels";
 - (c) the water pressure at the nozzle end of every hose reel, when fully extended, shall be not less than 200 KPA with the 6.5 mm nozzle fully one ned:
 - (d) the minimum size of any water main inclusive of upstand on which fire hose reels are installed shall not be at less than 25 mm.
- (3) Where sub-bylaw (2) of this by-law does not apply, the proprietor shall provide not less than one water type fire extinguisher having a capacity of not less than 9 litres and conforming with the requirements of the Australian Standards A31, for each six units, installed at a central location within 30 m of any unit on the land.
- 15. (1) Where the proprietor stores bulk quantities of flammable liquid or liquified petroleum gas within any land registered for the purposes of use as holiday accommodation all such substances shall be stored in accordance with the Flammable Liquid Regulations, 1967, and S.A.A. L.P. Gas Code CB 20.
- (2) Oil fuel installations coming within the scope of the Australian Standard Code C.B. 5 shall be provided with either one dry chemical type extinguisher having a capacity of not less than 9 kg and conforming with the requirements of the Australian Standards A137 or one halogenated hydro-carbon type extinguisher having a capacity of not less than 5 kg and conforming with the requirements of Australian Standards A163.
- (3) The fire fighting appliances referred to in this by-law shall be clearly designated by red markers and carry name plates aproved by the W.A. Fire Brigades Board.
- 16. The proprietor shall maintain in proper working order and condition, all fire extinguishers and hose reels in accordance with the requirements of the Australian Standards C.A. 18 "Installation and Maintenance of Portable Fire Extinguishers and Hose Reels" and shall arrange with the W.A. Fire Brigades Board, or any person approved by that Board for the periodical inspection and testing of all extinguishers and fire reels.
- 17. The proprietor shall at all times maintain the land free of debris and material that is a fire hazard, and shall not permit the lighting of outdoor fires other than in incinerators and barbecues approved by the Council.
- 18. (1) No person other than the proprietor shall take onto any land registered for the purposes of use as holiday accommodation any fiammable liquid or liquified petroleum gas in excess of 20 litres excluding that contained in the tanks or cylinders of vehicles or boats.
 - (2) A person shall not do any cooking in a cabin or an apartment.
 - 19. Except with the prior approval in writing of the Council-
 - (a) a person shall not occupy a unit of holiday accommodation, or more than one unit in the same registered location; and
 - (b) the proprietor shall not permit any one or more unit, or units of holiday accommodation to be occupied by the same person,

for an aggregate period of more than six months in any consecutive twelve months.

- 20. A person who contravenes any provision of these by-laws commits an offence and is liable to a penalty not exceeding \$100 and to a daily penalty of \$10 for every day that the offence continues after conviction.
- 21. (1) The Council may, by notice in writing to the applicant, refuse to register, or to renew the registration of, or to approve the assignment or transfer of the registration of, any land or units used for the purposes of holiday accommodation.
- (2) Where a proprietor is convicted of an offence against these by-laws and thereafter again contravenes any provision of these by-laws, the Council may by notice in writing served upon him, and where he is not the owner of the land, upon the owner, cancel the registration of the land or units used for the purposes of holiday accommodation and subject to the succeeding provisions of this by-law, that land or unit shall thereupon cease to be used for the purposes of providing holiday accommodation.
- (3) The provisions of this by-law may be applied in relation to any unit, or to the whole of the land used for the purposes of holiday accommodation.
 - 22. (1) A person aggrieved—
 - (a) by the cancellation of the registration in relation to any land or the unit on any land;
 - (b) by the refusal of the Council to register, or to renew the registration of, or to approve the assignment or transfer of, any land or the unit on any land; or
 - (c) by the provisions of any condition imposed by the Council,

may within 14 days after the receipt by him of the notice of the decision, appeal to the Minister against the decision and, pending the determination of the Minister, the land or unit may where it was in use for the purposes of providing holiday accommodation, continue to be so used.

(2) The determination of the Minister on an appeal under this by-law is final and where the appeal is dismissed the land or unit shall forthwith cease to be used for the purpose of providing holiday accommodation unless a further registration is granted by the Council, pursuant to these by-laws.

Schedule.

Form 1.

APPLICATION FOR REGISTRATION.

RENEWAL OF REGISTRATION OF HOLIDAY ACCOMMODATION

OF HOLIDAY ACCOMMODATION.
To the Council of City, Town or Shire of I, the undersigned, hereby apply to register/renew registration for the purpose of providing Holiday Accommodation the land and units described hereunder and depicted on the plan attached hereto. Name of applicant in full. Address of applicant Name and address of owner.
Situation of land
Total area of land The number of holiday units
Signature of applicant
Date
Form 2. CERTIFICATE OF REGISTRATION OF LAND AND UNITS FOR HOLIDAY ACCOMMODATION. The Council of the of
the land and holiday accommodation units as depicted in the plan lodged, (a copy of which is attached hereto) and situated at
for the purpose of providing holiday accommodation. Maximum No. of holiday units. Conditions (if any).
This certificate of registration renewal of registration is granted to
and shall have effect subject to the Local Government Act and the Local Government Model By-laws (Holiday Accommodations) No. 18.
Clerk of the Council.
PLAN attached.

CEMETERIES ACT, 1897-1957. East Pilbara Shire Council.

Company Des large

Cemetery By-laws.

Nullagine Cemetery—(Reserve 8898).

Newman Cemetery—(Reserve 32250).

Marble Bar Cemetery—(Reserve 4783).

L.G. 716/53.

IN pursuance of the powers conferred upon it by the Cemeteries Act, 1897-1957, and of all powers enabling it, the East Pilbara Shire Council, as trustee of the Nullagine, Newman and Marble Bar Cemeteries, hereby records having resolved on the 20th November, 1973, to make and submit for confirmation by the Governor, the following by laws:—

- 1. The by-laws relating to the Nullagine Cemetery and published in the Government Gazette of 24th May, 1962, and the by-laws relating to the Marble Bar Cemetery, published in the Government Gazette of 3rd February, 1922, and the amendments thereto published on 28th July, 1933 and the 11th May, 1961, are hereby repealed.
- 2. All fees and charges payable to the Council as set forth in Schedule "A" shall be paid at the times and manner mentioned unless otherwise ordered.
- 3. The "secretary" as referred to in these by-laws, means the person for the time being employed by the Council as the Shire Clerk, and such person shall, subject to the Council, exercise a general supervision and control over all matters pertaining to the Cemeteries, and to the carrying out and enforcement of these by-laws, and the direction of such person shall in all cases and for all purposes be presumed to be and to have been the direction of the Council.
- 4. The "superintendent" as referred to in these by-laws means the person for the time being employed by the Council as superintendent of the cemeteries, and such person shall, subject to the Council, have charge of the general care of the cemeteries, and supervision of the erection or placement of interments, the opening, closing and dressing of graves, and such other duties as are mentioned in these by-laws or ordered by the Council.

- 5. A plan of the cemeteries showing the distribution of the land, compartments, sections, situation and numbers of graves, and a register of all certificates of "Rights of Burial" shall be kept at the office of the Council.
- 6. Any person desiring to inter any dead body in the cemeteries shall make an application in the form contained in Schedule B.
- 7. All applications for interment shall be made at the office of the Council in such time as to allow at least eight working hours' notice being given to the superintendent at the cemetery prior to the time fixed for burial, otherwise an extra charge shall be made.
- 8. The Council shall cause all graves to be dug and vaults brick graves, or graves to be re-opened as and when required.
- 9. Every coffin shall have upon the lid an approved metal plate bearing the name of the deceased stamped or otherwise indelibly inscribed in legible characters thereon. Any coffin not complying with this by-law will not be admitted to or be interred in the cemetery.
- 10. Every grave shall be at least 1.8 metre deep at the first interment, and no interment shall be allowed in any grave with a less depth than one metre from the top of the coffin to the original surface of the surrounding ground.
- 11. In the case of an application for interment in any private vault or grave to which the deceased had no claim during life, the written and verified consent of the grantee shall be handed in with the application.
- 12. If an application be made for an interment in any grave or vault of the remains of any person other than the person to whom the grant was issued, or his registered assign, the written and verified consent of such grantee or assignee shall be produced, together with the "Grant of Right of Burial".
- 13. Should the grantee be unable to produce the "Grant of Right of Burial" on making application for a grave to be re-opened for the purpose of interment, through having lost same, the said grantee shall make a sworn declaration to this effect, and shall pay the fee for a copy of such "Grant of Right of Burial" as prescribed in Schedule "A" before interment takes place.
- 14. (i) Subject to paragraph (ii) of this by-law, a person shall not bring a dead body into the cemetery, unless he, or his representative, has first handed to the secretary for inspection and return a medical certificate of death or a Coroner's order for burial in respect of the body.
- (ii) Where an undertaker or his representative for a valid reason is unable to produce a medical certificate or Coroner's order for burial, as required by paragraph (i) of this by-law and he has given to the secretary a written guarantee to produce the certificate or order within three days, he may bring the body into the cemetery.
- (iii) A burial shall not be permitted in the cemetery unless the provisions of one of the foregoing paragraphs of this by-law have been complied with.
- (iv) Where an undertaker or his representative has given written guarantee as required by paragraph (ii) of this by-law and he has failed to produce the certificate or order within three days, the undertaker's licence may be suspended until the certificate or order is produced.
- 15. No interment shall be allowed on a Sunday, or Public Holiday, except when it is certified in writing by a medical officer of health, or by a Police Magistrate, or by two Justices of the Peace, that for sanitary or special religious reasons it is necessary or advisable that the burial take place on that day, in which case additional fees shall be charged.
- 16. The hours for burial shall be as follows: Monday to Friday 9.30 a.m. to 4.30 p.m.; Saturday 9.30 a.m. to 12.30 p.m.; and no burial shall be allowed to take place nor any coffin allowed to enter the cemetery at any other hour except by written permission of the Council.
- 17. The time fixed for any burial shall be the tme at which the funeral is to arrive at the cemetery gates, and, if not punctually observed, the undertaker responsible shall be liable to a fine or Two Dollars.
- 18. If for any reason the funeral shall, on arrival at the entrance gates of the cemetery, remain there for more than fifteen minutes prior to proceeding to the graveside the undertaker responsible shall be liable for a fine of Two Dollars.
- 19. Every funeral shall enter by the principal entrance, and no vehicle except the hearse and mourning coaches, shall be permitted to enter the cemetery, or stand opposite the entrance gates. Vehicles shall not be allowed to proceed faster than 8 kilometres per hour within the cemetery, and shall proceed at and by such roads as directed by the superintendent or other officer of the Council from time to time. Any driver or other person failing or neglecting to observe such directions may be forthwith expelled from the cemetery. No bicycle shall be ridden within the cemetery.
- 20. If application be made to the Council to exhume any corpse for the purpose of examination or identification, or for the purpose of its being buried elsewhere in accordance with the wishes of the deceased or of his family, an order from the Governor or the warrant of a Coroner or of a Justice of the Peace issued in accordance with the law authorising the Council to permit of the exhumation must be attached to the application form.
- 21. Children under the age of ten years entering the cemetery must be in the charge of some responsible person.

- 22. Smoking shall not be allowed within the cemetery, nor any fireworks discharged therein.
- 23. No dogs shall be admitted into the cemetery, and any found there shall be liable to be destroyed.
- 24. No person shall remove any plant, tree, shrub, flower (other than withered flowers, which are to be placed in the receptacles provided by the Council for same), or any article from any grave without first obtaining a permit from the Council or their representatives.
- 25. No person shall pluck any tree, plant, shrub or flower growing in any portion of the cemetery.
- 26. No person shall remove or carry out or attempt to carry out of the cemetery any tree, plant, shrub or flower, earth or other material without the written authority of the Council or their representatives.
- 27. No person shall promote or advertise or carry on within the cemetery any trade, business, or calling, either by solicitation, distribution of circulars, by cards or otherwise, or by any other system of advertising whatsoever, without the written consent of the Council and any person infringing this by-law shall be expelled from the cemetery.
- 28. Any person desiring to place or erect, or to alter or add to any monument, tombestone, or enclosure in any part of the cemetery must first obtain the written consent and approval of the Council, and otherwise comply with section 23 of the Act.
- 29. Every tombstone, monument, or enclosure shall be placed on proper and substantial foundations, which if required by the Council or their officers, shall extend to the bottom of the grave.
- 30. The materials used in every such erection shall be subject to the approval of the superintendent or other officer appointed by the Council, and any material rejected shall be immediately removed from the cemetery by the contractor for the erection. All refuse or other rubbish remaining after the work is completed shall be immediately removed from the cemetery by the person causing the same.
- 31. If any work by masons or others be not completed before a Sunday, they shall be required to leave the work in a neat and safe condition, to the satisfaction of the superintendent.
- 32. All material required in the erection and completion of any work shall, as far as possible, be prepared before being taken to the cemetery. No sand, earth or other material shall be taken from any part of the cemetery for use in the erection of any monument or other work except with the written approval of the Council.
 - 33. No catacomb shall be allowed.
- 34. No wooden fence, railing, cross or other wooden erection shall be allowed on or around any grave or vault except by special permission of the Council.
- 35. No trees or shrubs shall be planted on any grave except such as shall be approved by the superintendent.
- 36. All workmen, whether employed by the Council or by any other person, shall at all times whilst within the boundaries of the Cemetery, be subject to the supervision of the Secretary, and shall obey such directions as that officer may find it necessary to give; and any workman committing any breach of these regulations and by-laws, or refusing or neglecting to comply with any directions of the said secretary, shall be removed from the cemetery.
- 37. Licences for grave dressing or decorating may be issued by the Council, and licences to be renewed annually in the month of July.
- 38. Any person taking part in dressing or attending to any grave shall comply with the following rules:—
 - (a) No rubbish, soil, sand, or other material removed in dressing a grave shall be placed on any other grave, and if placed in any adjoining ground shall be removed immediately the work is completed.
 - (b) No sand, soil or loam shall be taken from any portion of the cemetery for the purpose of dressing any grave, except with the permission of the Secretary.
 - (c) The dressing of all graves, and wheeling and carting of any material shall be subject to the supervision of the Secretary.
 - (d) Work in all cases to be carried on with due despatch, and only during regulation hours.
- 39. The Council may decorate graves from time to time, when desired by the grantee to do so. If the grantees do not desire the Council to carry out this work, the grantees may either do it themselves or employ any person licensed by the Council for that purpose.
- 40. No person, except the relatives of the deceased, the Council, or those licensed by the Council, shall be permitted to decorate any grave.
- 41. If for the purpose of re-opening a grave, the Council find it necessary to remove the edging tiles, plants, shrubs, etc. from the grave, the person so ordering the re-opening shall pay to the Council the charges laid down in Schedule "A".

- 42. Notwithstanding anything contained in these by-laws to the contrary, permission may be granted to the Defence Department of the Commonwealth to erect headstones on the graves of deceased soldiers without the payment of any fees.
- 43. Free ground may be granted if it is proved to the satisfaction of the Council:—
 - (a) That the deceased was a returned soldier, and that he died as a result of injuries received in war; and
- (b) That the relatives of the deceased are in necessitous circumstances. Provided that such grant shall be made subject to the condition that ony the remains of deceased soldiers shall be interred in the grave.
- 44. Any person violating the rules of propriety and decorum, or committing any nuisance or trespass, or injuring any tree, shrub, flower border, grave or any erection, or in any way infringing these by-laws shall be expelled from the cemetery.
- 45. Any person committing any breach of any by-laws or regulations or any other rules, regulations, or by-laws lawfully made under the authority of any Act relating to cemeteries, shall for every such offence be liable to a penalty not exceeding Ten Dollars and in a case of a continuing breach, a further sum not exceeding Two Dollars for every day during which such breach continues.
- 46. Any person committing a breach of any by-law in the cemetery, shall, in addition to being liable to a penalty under any by-law, be liable to be forth-with removed from the cemetery by the Council or the superintendent or other employee of the Council, or by any Police Constable. If such person resists removal, or if and as often as such person so removed shall, unless with the consent of the superintendent, again enter the cemetery within 24 hours of his removal therefrom, he shall be liable to a penalty not exceeding Ten Dollars.
 - 47. Grants of Right of Burial shall be in the form of Schedule "D".

East Pilbara Shire Council. Schedule "A".

Nullagine Public Cemetery.

Newman Public Cemetery.

Marble Bar Public Cemetery.

Scale of Fees and Charges Payable to the Council.

1. On application for an "Order for Burial" the following fees shall be pain advance:—	ıyable
(a) In Open Ground—	\$
	40.00
For interment in grave 1.8 metre deep For interment of any child under seven years of age in grave	40.00
18 matro dean	35.00
1.8 metre deep	00.00
such purpose	30.00
such purpose	
following additional charges shall be payable:	
For each additional 305 millimetres	10.00
(b) Re-opening an ordinary grave—as for new interment	40.00
(c) Re-opening a brick grave—as for new interment	40.00
(d) Extra Charges—	
For each interment without due notice, under by-law 7	10.00
For copy of "Grant of Right of Burial" under by-law 13	1.00
For each interment on a Sunday, public holiday or other than	
the hours defined in clause—16 additional fee	20.00
For late arrival at Cemetery gates of funeral under by-law 17	2.00
	4.00
For late moving off from cemetery entrance gates of funeral,	
For late moving off from cemetery entrance gates of funeral, under by-law 18	2.00
For late moving off from cemetery entrance gates of funeral, under by-law 18 For removing tiles etc., under by-law 41	2.00
For late moving off from cemetery entrance gates of funeral, under by-law 18	2.00 5.00 40.00
For late moving off from cemetery entrance gates of funeral, under by-law 18	2.00 5.00 40.00 35.00
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East Pilbara Shire Council.
Schedule "B".
Nullagine Public Cemetery.
Newman Public Cemetery.
Marble Bar Public Cemetery.
APPLICATION FOR ORDER OF BURIAL.

Answers to the following questions to be supplied at the time of making application.

1. Name of Deceased 2. Age of Deceased 3. Last place of residence of deceased. 4. Date when death occurred. 5. Place where death occurred. 6. Rank or occupation of deceased. 7. Bittiplace of deceased. 8. What denomination? 8. Depth of grave 8. Dept				
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may be interred in Grave No. compartment section of the land appropriated to the denomination. The time fixed for burial is o'clock in the noon, on the day of 19 Shire Clerk. I, the undersigned, certify that a coffin purporting to contain the above remains, was interred in the above ground on the day of 19 Superintendent. East Pilbara Shire Council. Schedule "D". Nullagine Public Cemetery. Newman Public Cemetery. Namble Bar Public Cemetery. Marble Bar Public Cemetery. FORM OF GRANT OF RIGHT OF BURIAL. BY Virtue of the Cemeteries Act, 1897-1957, the undersigned Trustees of the Nullagine, Newman or Marble Bar Public Cemeteries (as the case may be), in consideration of dollars and cents paid by (1) of (2) hereby grant to the said (1) for the term of 50 years from the date thereof for the purpose of burial only. This grant is issued subject to all by-laws and regulations now and hereafter in force, made or to be made under the above Act or any future Act or Acts, and must be produced before the grave can be re-opened. Given under our hands this day of 19 East Pilbara Shire Council Shire Clerk. Shire Clerk.				
The time fixed for burial is o'clock in the noon, on the day of 19 Shire Clerk. I, the undersigned, certify that a coffin purporting to contain the above remains, was interred in the above ground on the day of 19 East Pilbara Shire Council. Schedule "D". Nullagine Public Cemetery. Newman Public Cemetery. Marble Bar Public Cemetery. FORM OF GRANT OF RIGHT OF BURIAL. BY Virtue of the Cemeteries Act, 1897-1957, the undersigned Trustees of the Nullagine, Newman or Marble Bar Public Cemeteries (as the case may be), in consideration of dollars and cents paid by (1)	may	y be interred in Grave No compartm	ent section	of the
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Marble Bar Public Cemetery. FORM OF GRANT OF RIGHT OF BURIAL. BY Virtue of the Cemeteries Act, 1897-1957, the undersigned Trustees of the Nullagine, Newman or Marble Bar Public Cemeteries (as the case may be), in consideration of. dollars and				
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Nullagine, Newman or Marble Bar Public Cemeteries (as the case may be), in consideration of	D37			rustees of the
dollars and	Nul	llagine, Newman or Marble Bar Public Cemete	ries (as the ca	se may be), in
of (2) hereby grant to the said (1) the right of burying bodies in that piece of ground				
hereby grant to the said (1)				
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force, made or to be made under the above Act or any future Act or Acts, and must be produced before the grave can be re-opened. Given under our hands this	of i	for the purpose of burial only.		
Given under our hands this day of 19	for	ce, made or to be made under the above Act o	r any future A	nd hereafter in ct or Acts, and
East Pilbara Shire Council Shire Clerk. (1) Name in full (2) Address and description in full				19
(1) Name in full (2) Address and description in full	U1V	TOTALING OUR HARING WILLS		
(1) Name in full(2) Address and description in full			•	
(2) Address and description in full	(1)	Name in full		Shire Clerk.
		tered by		

The Common Seal of the Shire of East Pilbara, was affixed hereto in the presence of—

[L.S.]

R. G. JOHANNES, President.

A. J. McCAGH,

Shire Clerk.

Recommended-

R. H. C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of February, 1974.

W. S. LONNIE, Clerk of the Council.

CEMETERIES ACT, 1897-1972.

The Municipality of the Shire of Gnowangerup.

By-laws relating to Gnowangerup, Jerramungup and
Ongerup Public Cemeteries.

L.G. 958/53.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the abovementioned Municipality, hereby records having resolved on the 21st day of November, 1973, to make and submit for confirmation by the Governor the following by-laws:—

- 1. These by-laws shall apply to Reserve No. 11626, Gnowangerup, Reserve No. 24224, Jerramungup, and Reserve No. 25810, Ongerup.
- 2. The "Secretary" as referred to in these by-laws, means the person for the time being employed by the Council as the Secretary of the above cemeteries and such person shall, subject to the Council, exercise a general supervision and control over all matters pertaining to the cemeteries, and to the carrying out and enforcement of these by-laws, and the direction of such person shall in all cases and for all purposes be presumed to be and to have been the direction of the Council.
- 3. "A Cemetery", as referred to in these by-laws, means any one of the cemeteries referred to in by-law 1.
- 4. A plan of the above cemeteries showing the distribution of the land, compartments, sections, situation and number of graves, and a register of all certificates of "Rights of Burial" shall be kept at the office of the Council.
- 5. Any person desiring to inter any dead body in a cemetery shall make application in the form contained in Schedule "B" an shall pay the appropriate fees contained in Schedule "A".
- 6. All applications for interment shall be made to the Secretary at the office of the Council in such time so as to allow at least eight working hours' notice being given prior to the time fixed for burial.
- 7. The Council shall cause all graves to be dug and vaults, brick graves, or graves to be re-opened as and when required.
- 8. Every coffin shall have upon the lid an approved metal plate bearing the name of the deceased stamped or otherwise indelibly inscribed in legible characters thereon. Any coffin not complying with this by-law will not be admitted to or be interred in a cemetery.
- 9. Every grave shall be at least 1.8 metres deep at the first interment, and no interment shall be allowed in any grave with a less depth than 90 centimetres from the top of the coffin to the original surface of the surrounding ground.
- 10. In the case of an application for interment in any private vault or grave to which deceased had no claim during life, the written and verified consent of the grantee shall be handed in with the application in the form of assignment of Right of Burial, Schedule "D".
- 11. Any person requiring a Grant of Right of Burial in any part of a cemetery shall apply to the Council in writing specifying the location of the grave. If it is proposed to inter therein the remains of any already deceased person the name of such person must be shown in the application. If the application is approved by the Council a Grant of Right of Burial shall be issued in the form of Schedule "C".
- 12. If any application be made for an interment in any grave or vault of the remains of any person other than the person to whom the grant was issued, or his registered assignee, the written and verified consent of such grantee or assignee shall be produced, together with the "Grant of Right of Burial".
- 13. Should the grantee be unable to produce the Grant of Right of Burial through having lost same, on making application for a grave to be re-opened for the purpose of interment, the said grantee shall make a declaration to this effect, and shall pay the fee for a copy of such Grant of Right of Burial as described in Schedule "A" before the interment takes place.
- 14. (i) Subject to paragraph (ii) of this by-law, a person shall not bring a dead body into a cemetery, unless he, or his representative, has first handed to the secretary for inspection and return a medical certificate of death or a Coroner's order for burial in respect of the body.

- (ii) Where a funeral director or his representative for a valid reason is unable to produce a medical certificate or Coroner's order for burial, as required by paragraph (i) of this by-law and he has given to the secretary a written guarantee to produce the certificate or order within three days. he may bring the body into the cemetery.
- (iii) A burial shall not be permitted in a cemetery unless the provisions of one of the foregoing parapraghs of this by-law have been complied with.
- (iv) Where a funeral director or his representative has given written guarantee as required by paragraph (ii) of this by-law and he has failed to produce the certificate or order within three days, the funeral director's licence may be suspended until the certificate or order is produced.
- 15. No interment shall be allowed on a Sunday, or public holiday, except when it is certified in writing by a medical officer of health, or by a Police Magistrate, or by two Justices of the Peace, that for sanitary or special religious reasons it is necessary or advisable that the burial take place on that day, in which case additional fees shall be charged.
- 16. The hours for burial shall be as follows: Monday to Friday, 9.30 a.m. to 4.30 p.m. Saturday, 9.30 a.m. to 12.30 p.m.; and no burial shall be allowed to take place nor any coffin allowed to enter the cemetery at any other hour except by written permission of the Council. No burial shall take place on Christmas Day or Good Friday.
- 17. The time fixed for any burial shall be the time at which the funeral is to arrive at the cemetery gates, and, if not punctually observed, the funeral director responsible shall be liable to a fine of \$1.00.
- 18. If for any reason the funeral shall, on arrival at the entrance gates of a cemetery, remain there for more than fifteen minutes prior to proceeding to the graveside, the funeral director responsible shall be liable to a fine of \$1.00.
- 19. Every funeral shall enter by the principal entrance, and no vehicle except the hearse and mourning coaches, shall be permitted to enter a cemetery, or stand opposite the entrance gates. Vehicles shall not be allowed to proceed faster than 8 kilometres per hour within a cemetery, and shall proceed at and by such roads as directed by the Secretary or other officer of the Council from time to time. Any driver or other person failing or neglecting to observe such directions may be forthwith expelled from a cemetery. No bicycle shall be ridden within a cemetery.
- 20. If application be made to the Council to exhume any corpse for the purpose of examination or identification, or for the purpose of its being buried elsewhere in accordance with the wishes of the deceased or of his family, an order from the Governor or the warrant of a Coroner or of a Justice of the Peace issued in accordance with the law authorising the Council to permit the exhumation must be attached to the application form.
- 21. Children under the age of ten years entering a cemetery must be in charge of some responsible person.
 - 22. A person shall not discharge any fireworks within a cemetery.
- 23. No dogs shall be admitted into a cemetery, and any dog found therein may be seized and destroyed.
- 24. No person shall remove any plant, tree, shrub, flower (other than withered flowers, which are to be placed in the receptacles provided by the Council) or any article from any grave without first obtaining a permit from the Council or its representatives.
- 25. No person shall pluck any tree, plant, shrub, or flowers growing in any portion of a cemetery.
- 26. No person shall remove or carry out or attempt to carry out of a cemetery any tree, plant, shrub, flower, earth or other material without the written authority of the Council or its representatives.
- 27. No person shall promote or advertise or carry on within a cemetery any trade, business of calling, either by solicitation, distribution of circulars by cards or otherwise, or by any other system of advertising whatsoever, without the written consent of the Council and any person infringing this by-law shall be expelled from such cemetery.
- 28. Any person desiring to place or erect, or to alter or add to any tombstone, in any part of a cemetery must first obtain the written consent and approval of the Council, and otherwise comply with section 23 of the Cemeteries Act.
 - 29. (1) In the Jerramungup Cemetery, each tombstone—
 - (a) Shall be placed on granite foundation not exceeding 90 centimetres x 30 centimetres in area with a minimum height of 15 centimetres in the front above the level of the ground.
 - (b) Shall be supported, if necessary, by concrete columns, the tops of which shall be at least 8 centimetres below the level of the footpaths.
 - (c) Shall be placed on the grave plot at the end nearer the footpath so that the foundation of the tombstone is 15 centimetres from the footpath.
 - (d) Shall be constructed of bronze or granite or slate or marble; and
 - (e) Shall not exceed 76.2 centimetres in height, measured vertically from footpath level 71.1 centimetres in width and 20 centimetres in thickness at the top; except by written permission of the Council; and

- (f) Shall bear in the bottom right hand corner of the inscribed face the number of the grave that it marks in figures 2.5 centimetres in height sandblasted on a polished face or chiselled into a rough face.
- (g) As an alternative to the type of headstone as previously specified in clauses (a) to (f) inclusive, a Desk Type Headstone will be permitted and shall be as follows: Shall be constructed of granite and to be the sizes as stated. Width 90 centimetres, thickness 30 centimetres; height of front face above ground level, 15 centimetres; height of rear above ground level, minimum 30 centimetres, maximum 45 centimetres. Sloping face to form a panel with inscription thereon or to have a marble or bronze tablet affixed thereto with inscription as set out in clause (f). No concrete foundation required but stone to be firmly embedded on a sand base at the existing level of the ground at the time of fixing.
- (2) In cemeteries other than the Jerramungup Cemetery . . . a monument and grave surround shall not exceed 2.4 metres by 1.2 metres and shall be placed on the grave plot on proper and substantial foundations, which if required by the Council or its representatives, shall extend to the bottom of the grave.
- (3) A person erecting a tombstone shall leave the locality of the work in a clean and tidy state.
- (4) In the Jerramungup Cemetery, a person shall not mark any grave number on a tombstone except in accordance with the provisions of paragraph (1) and (f) of this by-law.
- 30. The materials used in every such erection shall be subject to the approval of the secretary or other officer appointed by the Council, and any material rejected shall be immediately removed from the cemetery by the contractor for the erection. All refuse or other rubbish remaining after the work is completed shall be immediately removed from the cemetery by the person causing same.
- 31. Should any work by masons or others be not completed before a Sunday, they shall be required to leave the work in a neat and safe condition, to the satisfaction of the secretary.
- 32. All materials required in the erection and completion of any work shall, as far as possible, be prepared before being taken to a cemetery. No sand, earth or other material shall be taken from any part of a cemetery for use in the erection of any monument or other work except with the written approval of the Council.
 - 33. No catacomb shall be allowed.
- 34. No wooden fence, railing, or other wooden erection shall be allowed on or around any grave or vault. A wooden cross may be erected with the written permission of the Council.
- 35. No trees or shrubs shall be planted on any grave except such as shall be approved by the secretary.
- 36. All workmen, whether employed by the Council or by any other person, shall at all times whilst within the boundaries of a cemetery, be subject to the supervision of the secretary, and shall obey such directions as that officer may find necessary to give; and any workman committing any breach of these regulations and by-laws, or refusing or neglecting to comply with any directions of the secretary, shall be removed from the cemetery.
- 37. Licenses for grave dressing or decorating may be issued by the Council, and licenses to be renewed annually in the month of July.
- 38. Any person taking part in dressing or attending to any grave shall comply with the following rules:—
 - (a) No rubbish, soil, sand, or other material removed in dressing a grave shall be placed on any other grave, and if placed on any adjoining ground shall be removed immediately the work is completed.
 - (b) No sand, soil, or loam shall be taken from any portion of a cemetery for the purpose of dressing any grave, except with the permission of the secretary.
 - (c) The dressing of all graves, and wheeling and carting of any material shall be subject to the supervision of the secretary.
 - (d) Work in all cases is to be carried on with due despatch, and only during regulation hours.
- 39. The Council may decorate graves from time to time, when desired by the grantees to do so. If the grantees do not desire the Council to carry out this work, the grantees may either do it themselves or employ any person licensed by the Council for that purpose.
- 40. No person except the relatives of the deceased, the Council or those licensed by the Council, shall be permitted to decorate any grave.
- 41. If for the purpose of re-opening a grave, the Council finds it necessary to remove any edging tiles, plants, shrubs, etc. from the grave, the person so ordering the re-opening shall pay to the Council the charges laid down in Schedule "A".

Notwithstanding this clause, the Council accepts no liability for any damages to edging tiles, headstones, plants, etc., arising from the re-opening of any grave.

- 42. Prior to conducting any interment within a cemetery or making use of a cemetery for any purpose connected with interments, every funeral director shall pay to the Council an annual fee as prescribed in Schedule "A", and shall receive a permit to hold good, during good behaviour, until the first day of July next following, and unless in possession of such permit no funeral director shall be allowed to engage in or carry out any duty or work within such cemetery.
- 43. Notwithstanding anything contained in these by-laws to the contrary, permission may be granted to the Defence Department of the Commonwealth to erect headstones on the graves of deceased soldiers without the payment of any fees.
- 44. Free ground may be granted if it is provided to the satisfaction of the Council:—
 - (a) That the deceased was a returned soldier, and that he died as a result of injuries received on active service; or
 - (b) That the relatives of the deceased are in necessitous circumstances.

Provided that such grant shall be made subject to the condition that only the remains of the deceased person shall be interred in the grave.

- 45. Any person violating the rules of propriety and decorum, or committing any nuisance or trespass, or injuring any tree, shrub, flower, border, grave or any erection, or in any way infringing these by-laws shall be expelled from the cemetery.
- 46. Any person committing any breach of any by-laws or regulations or any other rules, regulations or by-laws lawfully made under the authority of any Act relating to cemeteries, shall for every offence be liable to a penalty not exceeding ten dollars, and in case of a continuing breach, a further sum not exceeding two dollars for every day during which such breach continues.
- 47. Any person committing a breach of any by-laws in a cemetery shall, in addition to being liable to a penalty under any by-law, be liable to be forthwith removed from the cemetery by the Council or the secretary or other employee of the Council or by any Police Constable. If such person resists removal, or if and as often as such person so removed shall, unless with the consent of the secretary, again enter the cemetery within 24 hours of his removal therefrom, he shall be liable to a penalty not exceeding ten dollars.
- 48. Jerramungup Cemetery By-laws published in the Government Gazette on the 17th December, 1969, are hereby revoked.
- 49. By-laws—Gnowangerup Public Cemetery, published in the Government Gazettes on the 6th March, 1942, and 7th May, 1954, are hereby revoked.

Schedule "A".

GNOWANGERUP, JERRAMUNGUP, ONGERUP CEMETERIES.

Scale of Fees and Charges Payable to the Council.

1. On application for an Order for Burial the following fees shall be payable in advance:—

(a) In private ground including issue of Grant of Bights of Burial—

(a) In private ground including issue of Grant of Rights of Burial-	
-	\$
Ordinary land for grave, 2.4 metres x 1.2 metres, where directed	5.00
Special land for grave 2.4 metres x 1.2 metres, selected by	
applicant	7.00
For an interment in grave, 1.8 metres deep	20.00
For an interment of any child under 7 years of age	10.00
For an interment of a still born child	5.00
2. If graves are required to be sunk deeper than 1.8 metres the	
following additional charges shall be payable—	
For first additional 30 centimetres	4.00
For second additional 30 centimetres	5.00
For third additional 30 centimetres	7.00
3. For re-opening an ordinary grave—	00.00
For each interment	20.00
For each interment of a child under 10 years of age	16.00
For each interment of a stillborn child	5.00
For removal of edging tiles, plants, grass, shrubs, etc., accord-	
ing to time required per man hour, at	1.75
4. For each interment in private ground without due notice under	
De los 0	4.00
For each interment not in usual hours prescribed by by-law	4.00
16 preseriou by by-law	10.00
For each interment on Sunday or public holiday as prescribed	10.00
by by-law 15	10.00
For late arrival at cemetery gates of funeral as per by-law 17	1.00
- 6 1	5.00
	20.00
Re-opening grave for exhumation Re-opening grave for exhumation of child under 10 years of	20.00
	16.00
T 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	20.00
Re-interment in new grave after exhumation Re-interment in new grave after exhumation, child under 10	40.00
,	16.00
The state of the s	4.00
Funeral Directors annual license fee	4.00
The Communication of the Commu	1.00
ree for grave decorating	1.50

Schedule "B".

CEMETERY

	Form of Instruction for Grave and Application for Burial.
	inswers to the following questions to be supplied at time of making appli-
cati	
	Date
1.	Name of Deceased
2.	Age of Deceased Date when death occurred
3.	Last place of residence of Deceased
4.	Place where death occurred

7. Nature of Disease of supposed cause of death

8. What Cemetery

13. If already granted, give No. grant and name of grantee.....

14. Length and width of coffinDepth of grave15. Is it 1st interment in graveDate last interment16. Date of BurialAt what hour

17. Name of Minister or person officiating at grave.18. From where is funeral to start.

21. Occupation Address
22. Application received this day of 19

References:—

No. of order

No. of grant

No. Receipt

No. Register Burials

At.....o'clock.....m.

Secretary

Schedule "C".

CEMETERY.

GRANT OF RIGHT OF BURIAL.

BY virtue of the Cemeteries Act, 1897-1957, we the undersigned Council for the Shire of Gnowangerup, being the Trustees of the Public Cemetery, in consideration of dollars and cents paid to us by (1) of (2) do hereby grant to the said (1) the right of burying bodies in that piece of ground (description of ground so as to identify) and to hold the same to the said (1) for the term of 50 years from the date hereof for the purpose of burial only. This grant is issued subject to all bylaws and regulations now and hereafter in force made or to be made under the above Act or any future Act or Acts. Given under our hands and Common Seal this day of the same to the same to the said (2) and the same to the said (3) for the term of 50 years from the date hereof for the purpose of burial only. This grant is issued subject to all bylaws and regulations now and hereafter in force made or to be made under the above Act or any future Act or Acts. Given under our hands and Common Seal this day of 19 meters and 19 meters and

(1) name in full. (2) Address and description in full. (This grant must be produced before the grave can be reopened.)

.....

Schedule "D".

CEMETERY.

FORM OF ASSIGNMENT OF RIGHT OF BURIAL.

I,	of	in
consideration of	dollars and	cents
paid to me by (1)	of (2)	
do hereby assign unto the said (1)		
of burial in that piece of ground		
ground so as to identify) which was a	ranted to me (or to	<u>-</u>
ordeceased	, of	whose will I am

executor, as the case may be) for the term of bearing date	and all my ato the said (1) are period for which the same was hold same.
Schedule "E".	
	CEMETERY
FORM OF ORDER OF	
Date of Application	
No. of Application	
The remains of	
deceased, may be interred in Grave No	Compartment
Section	r the burial iso'clock
in thenoon on the	
I, the undersigned certify that a coffin purporti	
was interred in the above ground on the	day of
•	
	(Secretary)
Dated this 22nd day of November, 1973.	
The Common Seal of the Shire of Gnowangerup	
was affixed hereto in the presence of—	,
[L.S.]	J. V. McDONALD, President
	E. L. CHOWN, Shire Clerk.
	onno Oleik.
Recommended—	
	R. H. C STUBBS,
Min	ister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of February, 1974.

W S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Esperance.

Staff Dismissal Enquiry.

Department of Local Government. Perth, 14th February, 1974.

L.G. 67/74, 348/63.

IT is hereby notified for public information that His Excellency the Governor, acting pursuant to section 158 of the Local Government Act, has appointed Lester Lloyd Davies of Bar Chambers, Hay Street, Perth to hold an enquiry into the suspension by the Esperance Shire Council of:

O. D. Drysdale, Shire Clerk.

J. S. Collin, Engineer.

R. C. PAUST, Secretary for Local Government.

FACTORIES AND SHOPS ACT, 1963.

Department of Labour, 14th February, 1974.

HIS Excellency the Governor in Executive Council has, under the provisions of section 83 of the Factories and Shops Act, 1963, been pleased to

appoint as members of the Retail Trade Advisory and Control Committee constituted under that Act the following persons:—

Edwin Charles Benness, to represent the occupiers of shops, for a period of three years;

Ruth Nancy Coleman, to represent the purchasers of goods from shops, on the nomination of the Minister, for a period of three years.

> J. J. HARMAN, Minister for Labour.

WEIGHTS AND MEASURES ACT, 1915-1969. INTERPRETATION ACT, 1918-1970.

Department of Labour, Perth, 14th February, 1974.

HIS Excellency the Governor, acting with the advice of Executive Council has appointed Howard William Marshall as an Inspector of Weights and Measures.

H. A. JONES, Under Secretary for Labour.

FACTORIES AND SHOPS ACT, 1963-1972.

Department of Labour, Perth, 14th February, 1974.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Factories and Shops Act, 1963-1972 and section 11 of the Interpretation Act, 1918-1972, has been pleased to make the regulations set out in the Schedule hereunder.

H. A. JONES, Under Secretary for Labour.

Schedule.

Regulations.

- 1. These regulations may be cited as the Shops (Exempted Goods) Regulations, 1974.
 - 2. In these regulations, unless the contrary intention appears:—
 "the Act" means the Factories and Shops Act. 1963.
- 3. For the purposes of the Act the following goods are prescribed to be exempted goods:—
 - (a) Dairy Products:—Cheese, butter, margarine, fresh and powdered milk, cream, yoghurt.
 - (b) Meat and Fish:—Fish (excluding bottled and canned) shell fish, poultry, cooked meats, pre-packed fresh meats packed in quantities up to 1 lb. weight.
 - (c) Bread and Pastries:—Bread, cakes, pies, pastries.
 - (d) Foods:—Cooked provisions, prepared breakfast cereals, biscuits, tea, coffee, cocoa, bonox, sugar, salt, pepper, eggs, cooking oils.
 - (e) Home and First Aid Requisites:—Prepared invalid and infant foods, analgesic tablets and analgesic powders for which doctors prescriptions are not necessary, small first aid requisites, disposable tissues, antiseptics, disinfectant, digestive aids, cotton wool, cough and cold remedies, laxatives, medicinal salts, camphor, boric acid, sunburn lotions, rubber gloves, sponges, teething aids including special hygienic infant toys, baby powder, hot water bottles, baby feeding aids.
 - (f) Fruit and Vegetables:—All kinds of fruits and vegetables, fresh or dried, excluding canned or bottled.
 - (g) Tobacco, Cigarettes, Cigars:—All smokers requisities.
 - (h) Toilet Requisites:—Manicuring appliances, babies protective clothing, toilet tissues, perfume, cosmetics, facial care, deodorants, talcum powder, toilet soap, hair care, bath salts and shaving requisites, dental care.
 - (i) Flowers and Plants, Garden Requisites:—Flowers, plants, trees, shrubs, and bushes, seeds and bulbs, artificial flowers and plants, pesticidies, organic manures, fertilisers up to 112 lb packs, garden stakes, lattice, trellis, peat moss, terracotta and concrete slabs, edging pieces, marble chips, pebbles, flower pots.
 - (j) Newspaper and Stationery Requisites:—Newspapers, magazines and periodicals, books, stationery and writing aids, greeting cards, rubber stamps, educational requisites, cardboard games, educational toys, school bags and cases, photograph albums, sheet music, boks of music, adhesive tape, twine, playing cards, paper plates, doilies, lottery tickets.
 - (k) Confectionery:—All kinds of sweets, icecreams, non-alcoholic beverages, edible nuts, savouries.
 - (1) Pet and Patent Veterinary Requisites:—Pet and poultry foods, patent veterinary requisites.
 - (m) Household Cleaning Items:—Laundry requisites, caustic soda, detergents, insect repellants, kerosene, cleaning fluids, polishes, methylated spirits.
 - (n) Sporting Requisites:—Small items of fishing gear, including lines, hooks and sinkers, drop nets, bait, table tennis balls, darts.
 - (o) General:—Films, flash bulbs, torches and accessories, dry batteries, pantyhose, candles, cotton, show and boot laces, stamps, needles, pins, sunglasses, vacuum flasks, pocket knives, walking sticks, original paintings or etchings, the work of local artists but not prints. Original items of hand made pottery, the work of local potters, local handicrafts products, Australian souvenirs and articles permanently marked so as to be identified as a souvenir of the State, City or town in which sold.

AGRICULTURAL PRODUCTS ACT, 1929-1968.

I, THE UNDERSIGNED MINISTER FOR AGRICULTURE, being the Minister charged with the administration of the Agricultural Products Act, 1929–1968, acting in exercise of the power in this behalf conferred upon me by Section 3D of the said Act and on the recommendation of the Apple Sales Advisory Committee constituted under the Act, do hereby prohibit the sale, except for the purpose of export, of all apples and pears except in accordance with the Schedule hereunder setting out the varieties grades, and minimum sizes of apples and pears which may be sold and the period of operation of this notice.

The provisions of this notice shall be read in conjunction with the Agricultural Products (Apple and Pear Grading) Regulations 1970.

A person shall not sell, except for the purpose of export from that State, any apples or pears of which the sale is, pursuant to Section 3D of the Act, prohibited and any person who contravenes the provisions of this Section commits an offence.

Penalty: One Hundred Dollars.

Dated this 14th day of February, 1974.

H. D. EVANS,
Minister for Agriculture.

Schedule
Operative from February 20, 1974 until December 31, 1974.

Grade and Minimum Size (inches).

Apple Var	ieties	i						Extra Fancy	Fancy	Loose	Plain	Cooker
Trivett								$2\frac{1}{8}$	$2\frac{1}{8}$	$2\frac{1}{8}$	Prohibited	$2\frac{1}{2}$
Fosters								$2\frac{1}{8}$	$2\frac{1}{8}$	$2\frac{1}{8}$	Prohibited	$2\frac{1}{2}$
Gravenstein								$2\frac{1}{4}$	$2\frac{1}{4}$	$2\frac{1}{4}$	Prohitibed	$2\frac{1}{2}$
Jonathans								$2\frac{1}{4}$	$2\frac{1}{4}$	$2\frac{1}{4}$	Prohibited	Prohibited
Delicious								$2\frac{3}{8}$	$2\frac{3}{8}$	23	Prohibited	$2\frac{3}{4}$
Golden Delicious								2^1_4	$2\frac{1}{4}$	$2\frac{1}{4}$	Prohibited	25
		Grad	les of	Golden	Delicio	us othe	er than	Cooker prohib	ited before N	Iarch 3, 1979	4.	
Cleopatra								$2\frac{3}{8}$	$2\frac{3}{8}$	$2\frac{3}{8}$	Prohibited	$2\frac{1}{2}$
		(Frades	of Clea	patra	other t	han Co	oker prohibited	before Marc	h, 3 1974.		
Dunns and Stayr	nans	Winesa	р					$2\frac{1}{2}$	$2\frac{1}{2}$	$2\frac{1}{2}$	Prohibited	$2\frac{1}{2}$
Yates and Dougl	$_{ m ierty}$							$2\frac{3}{8}$	$2\frac{3}{8}$	23	Prohibited	Prohibited
Lady Williams								$2\frac{1}{4}$	$2\frac{1}{4}$	$2\frac{1}{4}$	Prohibited	Prohibited
Other Varieties (Exce	pt Gran	ny Sn	aith)				$2\frac{3}{8}$	$2\frac{3}{8}$	$2\frac{3}{8}$	Prohibited	Prohibited
	Cooker grade of all varieties except for Granny Smith prohibited after March 3, 1974.											
Granny Smith								$2\frac{3}{8}$	$2\frac{3}{8}$	$2\frac{3}{8}$	Prohibited	$2\frac{3}{4}$

Grades of Granny Smith other than Cooker prohibited before April 3, 1974.

Cooker Grade Granny Smith prohibited after April 3, 1974.

Pear Varieties				Extra Fancy	Fancy	Loose	Plain	Cooker
Bartletts offered for sale bef Bartletts offered for sale afte Comice and Keiffer Packham Winter Nelis and Winter Co Josephine and Others	r March 		 	$2\frac{1}{4}$ $2\frac{1}{8}$ $2\frac{1}{4}$ $2\frac{1}{4}$ $2\frac{1}{4}$ $2\frac{1}{8}$ $2\frac{1}{4}$	$egin{array}{c} 2rac{1}{4} \ 2 \ 2rac{1}{4} \ 2 \ 2 \ 2 \ 2 \ 2 \ 2 \ 2 \ 2 \ 2 \ $	$egin{array}{c} 2rac{1}{4} \ 2rac{1}{4} \ 2rac{1}{4} \ 2rac{1}{8} \ 2rac{1}{4} \end{array}$	Prohibited Prohibited Prohibited 2½ Prohibited Prohibited	Prohibited Prohibited Prohibited 2½ Prohibited Prohibited

MARKETING OF POTATOES ACT, 1957.

Department of Agriculture, South Perth, 14th February, 1974.

Agric. 2038/64.

IT is hereby notified for general information that His Excellency the Governor has approved of the appointment of the following persons as members of the Western Australian Potato Marketing Board for a period of three years from the 28th day of March, 1974.

Dorothy Merle Simonsen—Consumer Representative.

Stanley Thomas Etherington—Consumer Representative.

Michael Hourd Rice-Growers' Representative.

E. N. FITZPATRICK, Director of Agriculture. Department of Agriculture, South Perth, 14th February, 1974.

File 608/72, 346/65, 298/67.

HIS Excellency the Governor in Executive Council has been pleased to approve the appointment of Kenneth John Annice as an Inspector under the provisions of section 20 of the Fertilizer Act, 1928-1951, section 7 (A) (1) of the Feeding Stuffs Act, 1928-1951, and section 7 (1) of the Plant Diseases Act, 1914-1969, and the cancellation of the appointments of Alexander Leslie Hamilton and Gerald Cameron Brown as Inspectors under the Fertilizer Act, 1928-1955 and the Feeding Stuffs Act, 1928-1951.

E. N. FITZPATRICK, Director of Agriculture. PLANT DISEASES ACT, 1914-1969. Department of Agriculture, South Perth, 12th October, 1973.

File 1714/66.

THE UNDERSIGNED MINISTER FOR AGRI-I, THE UNDERSIGNED MINISTER FOR AGRI-CULTURE, being the Minister charged with the administration of the Plant Diseases Act, 1914-1969, acting in the exercise of the power in this behalf conferred upon me by Regulation 5A of the Compulsory Fruit Fly Baiting Regulations, do hereby appoint Mr. Joffre Berger, 3 Carlisle Street, Katanning, (Member) as Chairman of the Katanning Compulsory Fruit Fly Baiting Scheme Committee, to fill the vacancy caused by the resig-nation of the Chairman Mr. P. I. Bolto nation of the Chairman, Mr. P. L. Bolto.

H. D. EVANS, Minister for Agriculture.

PLANT DISEASES ACT, 1914-1969. Department of Agriculture, South Perth, 11th January, 1974.

THE UNDER SIGNED MINISTER FOR AGRI-I, THE UNDER SIGNED MINISTER FOR AGRI-CULTURE, being the Minister charged with the administration of the Plant Diseases Act, 1914-1969, acting in exercise of the power in this be-half conferred upon me by Regulation 5A of the Compulsory Fruit Fly Baiting Regulations made under the provision of the said Act, do hereby appoint Mrs. Patricia Dorothy Joan Marks, 26 Umbra Street, Wagin, a committee member of the Wagin Compulsory Fruit Fly Baiting Com-mittee, to fill the vacancy caused by the death of Mr. J. Lunt.

11th January, 1974.

H. D. EVANS, Minister for Agriculture.

PLANT DISEASES ACT, 1914-1969.

Department of Agriculture, South Perth, 4th February, 1974.

THE UNDERSIGNED MINISTER FOR AGRI-THE UNDERSIGNED MINISTER FOR AGRI-CULTURE, being the Minister charged with the administration of the Plant Diseases Act, 1914-1969, acting in exercise of the power in this be-half conferred upon me by section 7 subsection (2) of the said Act, do hereby appoint Mr. Leslie Norman Collins as an inspector under the said

H. D. EVANS, Minister for Agriculture.

PLANT DISEASES ACT, 1914-1969.

Department of Agriculture, South Perth, 19th February, 1974.

THE UNDERSIGNED MINISTER FOR AGRI-CULTURE, being the Minister charged with the administration of the Plant Diseases Act, 1914-1969, acting in the exercise of the power in this behalf conferred upon me by Regulation 5A of the Compulsory Fruit Fly Baiting Regulations, do hereby appoint Thomas Carter, 6 Milward Street, Busselton, as a member of the Busselton Compulsory Fruit Fly Baiting Scheme Committee, to fill the vacancy caused by the death of L. N. Weston.

H. D. EVANS Minister for Agriculture.

PLANT DISEASES ACT, 1914-1969.

Department of Agriculture, South Perth, 19th February, 1974.

THE UNDERSIGNED MINISTER FOR AGRI-CULTURE, being the Minister charged with the administration of the Plant Diseases Act, 1914-1969, acting in the exercise of the power in this behalf conferred upon me by Regulation 5A of the Com-pulsory Fruit Fly Baiting Regulations, do hereby appoint Mrs. Eda Dora Marie Utiansky, 3 Paterson Appoint Mrs. Edg Dola Marie Ottalisky, 3 Faterson Road, Pinjarra, as a member of the Pinjarra-Dwellingup Compulsory Fruit Fly Baiting Scheme Committee, to fill the vacancy caused by the resignation of Mr. W. A. Johns.

H. D. EVANS, Minister for Agriculture.

VERMIN ACT, 1918-1970.

Agriculture Protection Board.

Shire of Augusta/Margaret River Vermin District Shire of Mingenew Vermin District.

NOTICE is hereby given under section 98 of the Vermin Act, 1918-1970, that all owners and/or occupiers of all or any holdings, either owned, rented or leased, within the whole of the abovementioned areas shall, on the 18th March, 1974, commence and continue to suppress and destroy rabbits upon such holdings and upon such roads bounding and intersecting such holdings.

The means and methods to be undertaken to suppress and destroy rabbits shall be by all or any of the following:-

- 1. Poisoning with Sodium Fluoroacetate (1080);
- 2. Warren destruction;
- Fumigation of rabbit warrens using a recognised lethal fumigant.

The work shall be continued and systematically carried out until the rabbits are suppressed or destroyed.

E. N. FITZPATRICK, Chairman, Agriculture Protection Board.

PRE-SCHOOL EDUCATION ACT, 1973.

Education Department, Perth. 22nd February, 1974.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Pre-School Education Act, 1973, has been pleased to make the regulations set out in the Schedule hereunder.

> J. H. BARTON. Director-General of Education.

Schedule. Regulations.

- 1. These regulations may be cited as the Western Australian Pre-School Education Board (Common Seal) Regulations, 1974.
 - 2. In these regulations, unless the context otherwise requires—
 - "Board" means the Western Australian Pre-School Education Board:
 - "Chairman" means chairman of the Board;
 - "Seal" means the common seal affixed by the Board;
 - "Secretary" means Secretary of the Board.

3. The form of the common seal of the Board is-



- 4. The Secretary shall keep the seal in strict custody and shall not use it or permit it to be used except by authority of a resolution of the Board or as authorised by regulation 5.
- 5. (1) Where a document required to be sealed relates to matters which in the opinion of the Chairman—
 - (a) do not require prior consideration by the Board; or
 - (b) are of a specially urgent nature,

the Chairman may direct that the seal be affixed to that document.

- (2) In the event of the seal being affixed to any document pursuant to subregulation (1) of this regulation the Chairman shall report to the Board at the first opportunity stating—
 - (a) the nature of the document to which the seal was so affixed; and
 - (b) the reason or reasons for his directing that the seal be so affixed.
 - 6. Where the seal is used by authority of a resolution of the Board-
 - (a) the affixing of the seal shall be carried out in the presence of, and attested by—
 - (i) the Chairman or the member presiding at the meeting of the Board at which the resolution was passed; and
 - (ii) the Secretary;
 - (b) a clause shall be inserted at the end of the document to which the seal is affixed in the following form—

The Common Seal of the Western Australian Pre-School Education Board was hereto affixed by authority of a resolution of the Board in the presence of:—

Chairman or		presiding
	ecretary	······································

- 7. Where the seal is used as authorised by regulation 5-
 - (a) the affixing of the seal shall be carried out in the presence of, and attested by,—
 - (i) the Chairman; and
 - (ii) the Secretary
 - (b) a clause shall be inserted at the end of the document to which the seal is affixed in the following form—

The Common Seal of the Western Australian Pre-School Education Board was hereto affixed by the direction of the Chairman of the Board in the presence of—

Chai	man	•••••••••••••••••••••••••••••••••••••••
Secre		

- 8. The Secretary shall establish and maintain a register of the use of the seal in which he shall cause to be recorded in respect of each document to which the seal is affixed particulars of—
 - (a) the nature of the document;
 - (b) the date on which the seal was affixed;
 - (c) the authority for the affixing of the seal; and
 - (d) the name and description of each person attesting the affixing of the seal.

STATE TENDER BOARD OF WESTERN AUSTRALIA.

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1974			1974
Feb. 8	124A/1974	20 mm (\frac{3}{4} in.) Nominal Diameter Standard Ferrule Stop Cocks and right angle Stop cocks—M.W.B	Feb. 28
Feb. 8	122A/1974	Metal Ballast (57,000 cu. m)—W.A.G.R	Feb. 28
Feb. 15	133A/1974	Four Wheel Drive Loaders (3 only) M.R.D	Feb. 28
Feb. 15	138A/1974	Crushed Rock Screenings—M.R.D. Albany	Feb. 28
Feb. 8	123A/1974	1065 mm Nominal Diameter Cast Iron Sluice Valves (Electrically operated)	
100.0	12011/1011	-M.W.B	Mar. 7
Feb. 8	81A/1974	Universal Milling Machine—M.W.B. Welshpool	Mar. 7
Feb. 8	82A/1974	100 mm, 150 mm and 200 mm diameter Reflux Valves—M.W.B	Mar. 7
Jan. 25	54A/1974	Gate valves—P.W.D	Mar. 7
Jan. 25	57A/1974	Control valves—P.W.D	Mar. 7
Feb. 15	125A/1974	Steel pipes 425.5 mm to 1,436.7 mm Outside diameter M.W.B	Mar. 7
Feb. 15	127A/1974	First Grade Sleepers—W.A.G.R	Mar. 7
Feb. 15	128A/1974	Boat (approx. 20 ft. L.O.A. Glass reinforced plastic runabout hull) with two (2)	
	,	115 hp outboard motors and galvanised trailer	Mar. 7
Feb. 15	129A/1974	Boat (approx. 18 ft. O.A. Length—glass reinforced plastic hull) with 85 hp	
	,	outboard motor and galvanised trailer	Mar. 7
Feb. 15	132A/1974	Floor Polishes $1/4/74$ to $31/3/75$ or alternatively from $1/4/74$ to $31/3/76$	Mar. 7
Feb. 15	134A/1974	100 mm to 300 mm Nominal diameter Cast Iron sluice valves—M.W.B	Mar. 7
Feb. 15	135A/1974	50 mm to 150 mm diameter double air valves—M.W.B	Mar. 7
Feb. 22	142A/1974	Fault Monitoring System—P.W.D	Mar. 7
Feb. 22	145A/1974	Steel Handrails and Guardrails for Gosnells Bridge—Re-called—M.R.D	Mar. 7
Feb. 22	149A/1974	P.V.C. Sheets (150 sheets 6 ft. x 4 ft. x 3/16 in.)—M.W.B	Mar. 7
Feb. 22	150A/1974	Mobile Transmitter—Receivers (215 only) and Talk through Repeaters (24	MIWI. I
1.60. 22	150A/1974	only)—Forests Department	Mar. 7
Feb. 15	126A/1974	Regulating valve for Canning Dam—M.W.B	Mar. 14
Feb. 15	136A/1974	Steel Pipes for Canning and Wungong Dam Outlets—M.W.B	Mar. 14
Feb. 1	71A/1974	Jet Dispersal Valve (1370 mm dia.)—M.W.B	Mar. 14
Feb. 22	143A/1974	Fumigation Chamber—76 cu. ft.—Agriculture Department	Mar. 14
Feb. 22	100A/1974	Drugs and Ethical Preparations 1/7/74 to 30/6/75	Mar. 14
Feb. 22	146A/1974	Machine Tool Equipment during the period from 1/5/74 to 30/4/75 or alter-	
1000 222	11011/1011	natively during the period from $1/5/74$ to $30/4/76$	Mar 14
Feb. 22	147A/1974	Submersible Pumping Equipment—M.W.B., Gwelup	Mar. 21
Feb. 22	144A/1974	Mobile Rotary Drilling Plant (Mines Dept.)	Mar. 28
Feb. 15	137A/1974	Automatic Pressurised In-Line Screening equipment for Canning Dam outlet	
		re-organisation—M.W.B	Mar. 28

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1974			1974
Feb. 8	83A/1974	Holden Panel Van (MRD 268) at Derby	Feb. 28
Feb. 8	84A/1974	Holden Panel Van (MRD 352) at Derby	Feb. 28
Feb. 8	85A/1974	Holden Sedan (MRD 324) at Port Hedland	Feb. 28
Feb. 8	86A/1974	Holden Station Sedan (MRD 285) at Carnarvon	Feb. 28
eb. 8	87A/1974	Landrover Utility (MRD 189) at Carnarvon	Feb. 28
eb. 8	89A/1974	Holden Utility (PW 1583) and Landrover Truck (PW 1612) at Wyndham	Feb. 28
eb. 8	90A/1974	2 in. Rex Pumping Plant (PW 234) at Broome	Feb. 28
eb. 8	91A/1974	Air Compressor (PW 159) at Broome	Feb. 28
'eb. 8	92A/1974	Bedford 3 Ton Tip Truck (PW 1457) at Broome	Feb. 28
'eb. 8	93A/1974	Holden Station Sedan (MRD 353) at Derby	Feb. 28
'eb. 8	95A/1974	30 Cwt. Dodge Truck (MRD 1748) at Derby	Feb. 28
eb. 8	97A/1974	Holden Panel Van (PW 1733) at Derby	Feb. 28
eb. 8	98A/1974	H.T. Holden Sedan (PW 1676) at Derby	Feb. 28
eb. 8	116Å/1974	LWB 4 Cylinder Landrover Hardtop (Fisheries and Fauna) at Broome	Feb. 28
eb. 8	117A/1974	Chamberlain Chieftan F/E Loader (MRD 660) at Geraldton	Feb. 28
eb. 15	131A/1974	Dodge 5-7 Ton Tip Truck (MRD 1590) at East Perth	Feb. 28
eb. 15	130A/1974	Holden Station Sedan (PW 1566) at Broome	Mar. 7
eb. 22	152A/1974	Aggregate Precoater (Road Construction) MRD 406 at East Perth	Mar. 7
eb. 22	140A'/1974	New and Unserviceable motor tyres and tubes at Royal Street, East Perth	Mar. 7
Feb. 22	141A/1974	'Proline' Auger: 2 x 300 yards 23/0076 250V 2 Core V.R. INS TRS 9182	
	,	Black Seismic Cable at Morley	Mar. 7
eb. 22	139A/1974	Holden Utility (UQI 691) at Derby	Mar. 14
eb. 22	148A/1974	Landrover Utility (MRD 024) at Kununura	Mar. 14
Feb. 22	151A/1974	Holden Utility (UQI 828) at Broome	Mar. 14

Tenders addressed to the Chairman, State Tender Board, 74 Murray Street, Perth, will be received for the abovementioned schedules until 10 a.m. on the dates of closing.

Tenders must be properly endorsed on envelopes otherwise they are liable to rejection.

Tender forms and full particulars may be obtained on application at the Tender Board Office, 74 Murray Street, Perth and at points of inspection.

No Tender necessarily accepted.

STATE TENDER BOARD OF WESTERN AUSTRALIA. $Accepted\ Tenders$

Schedule No.	Contractor	Particulars	Department Concerned	Rate
773A/73	Various	Supply—Trees and Shrubs—Varieties as described	M.R.D	Details on Application
96A/73	E. W. Carse & Co	Supply—Bore Screens as per specification and in such quantities as required for a period of 12 months from date hereof.	Mines Dept	Details on Application
98A/73	Various	Supply—Ready Mixed Concrete as per description and in quantities and at the times directed for period ending August 31, 1974.	P.W.D	Details on Application
1007A/73	Westrays Equipment Service	Supply—X-Ray Equipment as per specification and description.	Fremantle Hospital	Details on Application
1011A/73	Various	Supply—Printing Equipment as per specification	Dept. of Corrections	Details on Application
1016A/73	Lefroy Salt Pty. Ltd.	Supply—Dry Coarse Commercial quality Salt, as and when required from date hereof, for a period of one year.	P.W.D	\$17,00 per Tonne
1019A/73	Colfix Bitumen Con- structions Pty. Ltd.	Supply and Spraying of Slow Breaking Anionic Bituminous Emulsion	M.R.D	0.73c per gallon
1033A/73	Wesfarmers Tutt Bryant Pty. Ltd.	Supply—One Side Loader Fork Truck, as per description	W.A.G.R	For the sum of \$12,349.0
1034A/73	Various	Supply—Trauscodan Double Chamber Ster- ile Blood Transfusion Sets.	R.P.H	Details on Application
1038A/73	Aluminium Products	Supply—Aluminium Windows and Frames, Insect Screens, as per specification.	P.W.D	For the sum of \$3,859.0
1049A/73	Agfa-Gevaert Ltd	Supply—Automatic X-Ray Processor as per specification.	Medical Dept.	For the sum of \$2,800.
1056A/73	Sandovers McLean Engineering Ltd.	Supply—Three Fiat AT7D Crawler Dozers, as specified.	M.R.D	\$16,950.00 each
		${\it Cancellations}$		
868A/73	1—J. Peacock 2—M. Lindroos 3—R. Sherratt	Purchase and Removal—Motor Cycles (one each).	Police Dept	
989A/73	Century Arms & Anglers Supply Co.	Purchase and removal of Firearms (items 3 and 12).	Police Dept	
****	Australian Funeral Di- rectors Association	Burials of Pensioners and Destitute Persons at Wiluna (W.A.)	Community Welfare	
33A/74	Various	Purchase and Removal—Winches as per description—(Dept. No's PW 45, 49 and 50).	P.W.D	Details on Application
34A/73	E. & M. J. Rosher Pty. Ltd.	Purchase and Removal—Lincoln Welder as per description (Dept. No. 193).	P.W.D	For the sum of \$348.00
41A/74	M. Stubbs	Purchase and Removal of Pneumatic CP7 Sludge Pump as per description.	M.R.D	For the sum of \$40.00

GOVERNMENT PRINTING OFFICE OF W.A.

TENDERS FOR GOVERNMENT PRINTING

Tenders are invited for supply of the undermentioned stores. Tenders close at Wembley, Monday 4th March, 1974 at 10.00 a.m.

Tender No.	Particulars of Stores or Service				
XS 560	200 books P85 production of Motor Drivers' License in duplicate for Police Department. Books printed in black ink on white and green 50 G.S.M. glazed printing. Original perforated, duplicate fast. ½ bound stiff flush. Finished size—203 mm wide x 163 mm deep. Tenderer to supply stock.				
XS 569	. 50,000 Skeleton Weed Folders for the Agriculture Protection Board. Printed 4/col. process folded in 4 places. Folded size 7 in. deep x 3\frac{1}{4} in. wide. Stock supplied by Government Print.				
XS 558	60,000 Wheat Quota Application Forms for the Wheat Quota Committee of W.A. Printed both sides in black ink on 73 G.S.M. Canary Bond. Perforated. Tenderer to supply stock. Size: 405 mm deep x 202 mm wide.				

Tenders are to be addressed to the Government Printer, Government Printing Office, Station Street, Wembley, and are to be endorsed with the Tender No.

Tender forms, envelopes and full particulars may be obtained on application at the Government Printing Office, Station Street. Wembley.

$ACCEPTANCE\ OF\ TENDERS$

Tender No.	Particulars of Stores	Successful Tenderer	Amount
XT 1242	4 types of License books for Milk Board of W.A	Sovereign Print	\$ 165

MINING ACT, 1904

Department of Mines, Perth, February 14, 1974.

IN accordance with the provisions of the Mining Act, 1904, His Excellency, the Governor in Executive Council has been pleased to deal with the undermentioned Authorities to Mine and Temporary Reserves.

G. H. COOPER, Under Secretary for Mines.

The undermentioned applications for Authorities to Mine on Reserved and Exempted Lands were approved, conditionally:—

No.	Occupant	Authorised Holding	Locality	Goldfield
08/73 to 08/75 24/64 16/36 16/37 and 16/41 53/146 39/116 39/117 20/118 2874H	Ferrovanadium Corporation N.L. A. E. Ford G. Henderson Spargos Exploration N.L. Metals Exploration N.L. Australian Selection (Proprietary) Ltd. Australian Selection (Proprietary) Ltd. Pacminex (Operations) Pty. Ltd. J. E. Cutts	D.C's 08/46 to 08/48 P.A. 24/5950 M.C. 16/1194 M.C's 16/955 and 16/959 M.C. 147J M.C. 1124F M.C. 1268F M.C. 20/1769 M.C. 1921H	Entrance Point Broad Arrow Kintore Dunnsville Murrin Murrin Murrin Murrin Murly Milly Station Manjimup	Ashburton Broad Arrow Coolgardie Coolgardie East Murchison Mount Margaret Mount Margaret Murchison South West Min-
47/32 47/228 and 47/229 77/286 77/287 77/289	Westfield Minerals (W.A.) N.L Australian Inland Exploration Company Inc Tenneco Australia Incorporated Tenneco Australia Incorporated Tenneco Australia Incorporated Tenneco Australia Incorporated	M.C. 2104WP M.C's 47/3058 and 47/3059 M.C. 77/5700 M.C. 77/5708 M.C. 77/5719	Eleven Mile Well Symond Well Corinthia Greenmount Burbidge	eral Field West Pilbara West Pilbara Yilgarn Yilgarn Yilgarn

The undermentioned applications for Authorities to Mine on Reserved and Exempted Lands were refused:-

No.	Occupant	Authorised Holding	Goldfield
15/64 80/99, 80/100, 80/104, 80/101, 80/102 and 80/103	R. Baran Metals Exploration No Liability	P.A. 15/8627 M.C's 80/4567 to 80/4572	Coolgardie Kimberley
560T/70 (5685H), 561T/70 (5686H), 562T/70 (5689H), 563T/70 (5690H)	W. Sambo	M.C's 3271T to 3274T	Mount Margaret
216T/70 (4768H), 217T/70 (4769H), 219T/70 (4771H), 220T/70 (4772H), 221T/70 (4789H), 223T/70 (4791H), 224T/70 (4793H), to 228T/70 (4797H)	B. N. Ivanac and A. B. Kelly	M.C's 3393T, 3394T, 3396T to 3398T, 3400T to 3405T	Mount Margaret
702T/70 to 704T/70 (5382H to 5384H) 719T/70 to 740T/70 (5475H to 5496H)	N.O.A. Pty. Ltd Gregory St. Jacque Pty. Ltd	M.C's 3098T to 3100T M.C's 3855T to 3876T)	Mount Margaret Mount Margaret
1961H, 2584H, 2807H, 2806H, 2847H, 3973H	R. J. Wanless	M.C's 1541H, 1728H, 1788H, 1789H, 1819H and 4476H	South West Mineral Field
70/11 and 70/12	R. F. Stanley	M.C's 70/8883 and 70/8886	South West Mineral Field
70/302 and 70/303	F. Trask and J. R. Brazell	M.C's 70/12540 and 70/12541	South West Mineral Field
04/234	Amax Exploration (Australia) Inc.	M.C. 04/1423	West Kimberley

The rights of occupancy for the undermentioned Temporary Reserves have been renewed.

No.	Occupant	Term	Locality
4937H to 4946H 4963H to 4967H	Mount Bruce Mining Pty. Limited	12 months expiring 31/12/74	Situated in the West Pilbara Goldfield

The lessees of the undermentioned Gold Mining Lease were fined the sum set opposite the same as an alternative to forfeiture of such lease for breach of labour conditions:—

Goldfield	Distric	t	No. of Lease	Lessees	Fine
Aurchison	Meekatharra		1559N	Teton Mining and Exploration Pty. Ltd. and Lindsay Neil Ingall	\$250

MINING DEVELOPMENT ACT, 1902-1924.

Mines Department, Perth, 22nd February, 1973.

HIS Excellency the Lieutenant Governor and Administrator acting under the provisions of the Mining Development Act, 1902-1924 has been pleased to make the regulations set forth in the Schedule hereunder.

G. H. COOPER, Under Secretary for Mines.

Schedule.

Regulations.

- 1. In these regulations the State Battery Regulations reprinted in the Government Gazette on the 21st January, 1963 are referred to as the principal regulations.
- 2. The principal regulations are amended in the manner set out in the Schedule below— $\,$

				Schedule.
Provision a	mend	e d		Amendment
Regulation	1			Delete the definition of "ton" in paragraph (b), substitute the following definition, "tonne means 1000 kilograms."
Regulation	1A	• • • •		Delete "22 cubic feet per ton" in line 4, substitute "0.6 cubic metre per tonne".
Regulation	7		••••	Delete "1 dwt 18 grs of fine gold per ton" in line 4 of paragraph (a), substitute "2.7 grams of fine gold per tonne".
Regulation	7		****	Delete "1 dwt 18 grs of fine gold per ton" in lines 5 and 6 of paragraph (b), substitute "2.7 grams of fine gold per tonne".
Regulation	8			Delete "tons" in line 1, substitute "tonnes".
Regulation	8			Delete "tons" in line 2, substitute "tonnes".
Regulation	10			Delete "six grains per ton" in line 3, substitute "0.4 gram per tonne".
Regulation	10			Delete "six grains" in line 5, substitute "0.4 gram".
Regulation	11			Delete "two pennyweights eight grains per ton" in lines 1 and 2, substitute "3.6 grams per tonne".
Regulation	15			Delete "tons" in line 2, substitute "tonnes".

MINING DEVELOPMENT ACT, 1902-1924.

Mines Department, Perth, 22nd February, 1973.

HIS Excellency the Governor acting under the provisions of the Mining Development Act, 1902-1924 has been pleased to make the regulations set forth in the Schedule hereunder.

G. H. COOPER, Under Secretary for Mines.

Schedule. Regulations.

Principal regulations.

1. In these regulations the State Battery Regulations reprinted in the Government Gazette on the 21st January, 1963 are referred to as the principal regulations.

Reg. 7 amended.

- 2. Regulation 7 of the principal regulations is amended—
 - (a) by deleting the passage "Gold to be paid for at the rate of four pounds four shillings and eleven pence halfpenny per ounce" where occurring in each case at the end of paragraph (a) and paragraph (b); and
 - (b) by deleting paragraph (c) and substituting the following paragraph—
 - (c) The Minister shall pay to the vendor of tailing purchased under this regulation such an amount as he thinks fit but the amount so paid shall not exceed the amount that the Minister receives or might reasonably expect to receive on the sale to the Reserve Bank of Australia of the fine gold recovered from the tailing.

COMPANIES ACT, 1961-1972.

In the matter of the Companies Act 1961 as amended and in the matter of Ajana Mining Corporation Pty. Ltd. and in the matter of a Petition by Abigail Pty. Limited.

NOTICE is hereby given that a Petition for the winding up of the abovenamed company by the Supreme Court was on the 6th day of February 1974 at the hour of 11.45 o'clock in the forenoon presented by Abigail Pty. Limited and that the said Petition is directed to be heard before the Supreme Court sitting at Perth at the hour of 10.30 o'clock in the forenoon on Wednesday the 27th day of March 1974 or so soon thereafter as Counsel can be heard and any creditor or contributory of the said company desiring to support or oppose the making of an Order on the said Petition may appear at the time of hearing by himself or his Counsel for that purpose; and a copy of the Petition will be furnished to any creditor or contributor of the said company requiring the same by the undersigned on payment of the regulated charge for the same. The Petitioner's address is 51 Wolseley Road, Point Piper in the State of New South Wales. The Petitioner's solicitors are Messrs. Muir Williams Nicholson & Co. of Law Chambers, Cathedral Square, Perth.

MUIR WILLIAMS NICHOLSON & CO.

NOTE: Any person who intends to appear on the hearing of the said Petition must serve on or send by post to the abovenamed solicitors notice in writing of his intention so to do. The notice must state the name and address of the person or if a firm the name and address of the firm and must be signed by the person or firm, or his or their solicitor (if any) and must be served or if posted must be sent by post in sufficient time to reach the abovenamed Petitioner or its solicitors not later than 4.00 o'clock in the afternoon of the 26th day of March 1974.

COMPANIES ACT, 1961-1972, (Section 254 (2).)

Notice of Resolution.

Cavat Electrical Services Pty. Ltd.

NOTICE is hereby given that at an Extraordinary Meeting of Members of Cavat Electrical Services Pty. Ltd. held on the 13th February, 1974 and confirmed at a Meeting of Creditors held on the 13th day of February, 1974 the following Special Resolution was passed:—

That the Company be wound up voluntarily.

Dated at Perth this 15th day of February, 1974.

R. M. EVANS, Liquidator.

(Melsom, Wilson & Partners, 11th Floor, T. & G. Building, 37 St. George's Terrace, Perth, W.A. 6000.)

COMPANIES ACT, 1961-1972.

Notice of Intention to Declare a Preferential Dividend.

Cannington Sewer & Drainage Pty. Ltd. (in Liquidation).

NOTICE is hereby given that as joint liquidator of the abovenamed company I, Rodney Michael Evans, Chartered Accountant of Melsom, Wilson & Partners, 11th Floor, T. & G. Building, 37 St. George's Terrace, Perth, 6000, intend to declare a preferential dividend in this matter.

Preferential creditors must prove their debts by the 8th of March, 1974.

R. M. EVANS, Joint Liquidator.

(Melsom, Wilson & Partners, 11th Floor, T. & G. Building, 37 St. George's Terrace, Perth, 6000.)

COMPANIES ACT, 1961-1972.

Notice of Intention to Declare a First Dividend.

Cannington Sewer & Drainage Pty. Ltd. (in Liquidation).

NOTICE is hereby given that as joint liquidator of the abovenamed company I, Rodney Michael Evans, Chartered Accountant of Melsom, Wilson & Partners, 11th Floor, T. & G. Building, 37 St. George's Terrace, Perth, 6000, intend to declare a first dividend in this matter.

Creditors must prove their debts by the 8th March, 1974.

Dated at Perth this 22nd day of February, 1974.

R. M. EVANS, Joint Liquidator.

(Melsom, Wilson & Partners, 11th Floor, T. & G. Guilding, 37 St. George's Terrace, Perth, 6000.)

COMPANIES ACT, 1961-1966 (AS AMENDED).

Notice of Intention to Declare a Dividend.

In The Matter of Florida Constructions Pty. Ltd. (In Liquidation) in the State of Western Australia.

NOTICE is hereby given that a dividend is intended to be declared in this matter. The dividend will be payable to those creditors who have proved their claims on or before the 22nd March, 1974.

Dated this 22nd day of February, 1974.

B. H. SMITH, Liquidator.

B. O. Smith & Sons, Chartered Accountants, Agents for the Liquidator, 30 Kings Park Road, West Perth, W.A. 6005.

COMPANIES ACT, 1961-1972.

Notice of Intention to Declare a Preferential Dividend.

A. J. Barnes Pty. Ltd. (in Liquidation).

NOTICE is hereby given that as joint liquidator of the abovenamed company I, Rodney Michael Evans, Chartered Accountant of Melsom, Wilson & Partners, 11th Floor, T. & G. Building, 37 St. George's Terrace, Perth, intend to declare a Preferential Dividend in this matter.

Preferential creditors must prove their debts by the 8th March, 1974.

R. M. EVANS, Joint Liquidator.

(Melsom, Wilson & Partners, 11th Floor, T. & G. Building, 37 St. George's Terrace, Perth, 6000.)

COMPANIES ACT, 1961-1972

Notice of Intention to Declare a First Dividend.

A. J. Barnes Pty. Ltd. (in Liquidation).

NOTICE is hereby given that as joint liquidator of the abovenamed company I, Rodney Michael Evans, Chartered Accountant of Melsom, Wilson & Partners, 11th Floor, T. & G. Building, 37 St. George's Terrace, Perth, 6000, intend to declare a first dividend in this matter.

Creditors must prove their debts by the 8th March, 1974.

Dated at Perth this 22nd day of February, 1974.

R. M. EVANS, Joint Liquidator.

(Melsom, Wilson & Partners, 11th Floor, T. & G. Building, 37 St. George's Terrace, Perth, 6000.)

COMPANIES ACT, 1961-1972.

Companies Regulations. Regulation 26 (2).

Notice of Meeting of Creditors.

R.P. Constructions Pty. Ltd.

NOTICE is hereby given that a meeting of the creditors of R.P. CONSTRUCTIONS PTY. LTD. will be held at the Board Room of Clifford, Ruthven Harding & Co., Charob House, 25 Richardson Street, West Perth on Friday, 1st March, 1974 at 4.45 p.m.

Agenda:

- 1. To receive a report from a Director of the Company nominated by a General Meeting of Contributories to be held at the offices of Clifford, Ruthven Harding & Co. 25 Richardson Street, West Perth on Friday, 1st March, 1974 at 4.30 p.m. at which a Special Resolution may be passed:—
 "That the Company be wound up voluntarily and that a Liquidator be appointed for the purpose of winding up in view of the inability of the Company by reason
- 2. In the event of the Contributories in the General Meeting having resolved that the Company go into voluntary liquidation to nominate a Liquidator or if the Contributories have nominated a Liquidator to consider the confirmation of his appointment.

of its liabilities to continue its business".

- 3. If thought fit to appoint a Committee of Inspection pursuant to Section 262 of the W.A. Companies Act, 1961-1972.
- To fix the remuneration of the proposed Liquidator or to delegate such power to the Committee of Inspection if appointed.
- 5. Any other business.

Dated this 21st day of February, 1974.

B. E. PRINCE, Director.

Notes:

- (a) No person is entitled to attend unless he is personally a creditor or unless he holds a proxy for a creditor. It is requested that both proxies and proofs, duly completed, be lodged at the Office of Clifford, Ruthven Harding & Co. 25 Richardson Street, West Perth W.A. not later than 5 p.m. on the 28th February, 1974.
- (b) No person is entitled to vote as a Creditor at the meeting unless he has lodged with the Chairman of the Meeting a proof of debt which he claims to be due to him from the Company.

COMPANIES ACT, 1961-1972.

Notice of Meeting of Creditors.

Nova Con Pty. Ltd.

NOTICE is hereby given that a meeting of creditors of Nova Con Pty. Ltd. will be held at C. S. Harper Hall, 292 Hay Street, Perth, on 28th February, 1974, at 10.30 a.m.

Agenda:

1. To receive a report from a director of the company nominated by a general meeting of members to be held at 196 Adelaide Terrace, Perth, W.A., on the 28th February, 1974, at which a special resolution may be passed:—

That the company be wound up voluntarily and that a Liquidator be appointed for the purpose of winding up in view of the inability of the company by reason of its liabilities to continue its business.

2. In the event of the contributories in the general meeting having resolved that the company go into voluntary liquidation to nominate a liquidator or if the members have nominated a liquidator to consider the confirmation of his appointment.

- 3. If thought fit to appoint a Committee of Inspection pursuant to section 262 of the W.A. Companies Act, 1961-1972.
- 4. To fix the remuneration of the proposed liquidator or to delegate such power to the Committee of Inspection if appointed.
- 5. Any other business.

Dated this 18th day of February, 1974.

J. M. BAHR, Secretary.

Notes:

- (a) No person is entitled to attend unless he is personally a creditor or unless he holds a proxy form for a creditor. It is requested that both proxies and proofs, duly completed be lodged at the office of Shepherd & Partners, Accountants, Suite 4, Second Floor, 196 Adelaide Terrace, Perth, W.A., 6000, not later than 4 p.m. on 25th February, 1974.
- (b) No person is entitled to vote as a creditor at the meeting unless he has lodged with the chairman of the meeting a proof of debt which he claims to be due to him from the company.

COMPANIES ACT, 1961-1972.

Perth Welded Products Pty. Ltd. (In Liquidation).

Notice of Meeting of Creditors.

NOTICE is hereby given that a meeting of the members and creditors of the above company will be held in the Board Room at the office of the Liquidator D. N. Allan, Chartered Accountant, 10th Floor, T. & G. Building, 37 St. George's Terrace, (Cnr. Barrack Street), Perth, on Friday, 29th March, 1974, at 12.00 noon.

Agenda.

- To receive an account of the liquidators acts and dealings and of the conduct of the winding-up during the preceding year.
- 2. General business.

Dated the 15th day of February, 1974.

D. N. ALLAN, Liquidator.

COMPANIES ACT, 1961-1972. (Section 260 (2).)

Notice of Meeting of Creditors.

Grazia Homes Pty. Ltd 282 Newcastle Street, Perth.

NOTICE is hereby given that pursuant to section 260 (2) of the Companies Act, 1961-1972, a Meeting of Creditors of Grazia Homes Pty. Ltd. will be held at the offices of Melsom, Wilson & Partners, 11th Floor, T. & G. Building, 37 St. George's Terrace, Perth, 6000 on Wednesday, 6th March, 1974 at 3.30 p.m. to consider a proposed special resolution:

That the company be wound up voluntarily. Dated at Perth this 19th day of February, 1974.

R. GRAZIA, Director.

(Melsom, Wilson & Partners, 11th Floor, T. & G. Building, 37 St. George's Terrace, Perth, W.A. 6000).

COMPANIES ACT, 1961-1972. (Section 272).

Joroyd Products Pty. Ltd. (in Liquidation).

Notice of Final Meeting.

NOTICE is hereby given that the final meeting of Joroyd Products Pty. Ltd. (In Liquidation) will be held at the offices of the Liquidator, 4th Floor,

M.V.I.T. Building 255 Adelaide Terrace, Perth on Friday 22nd March, 1974 at 9.30 a.m. for the purpose of receiving the Liquidator's final account and report on the winding-up.

Dated at Perth this 20th day of February, 1974.

R. W. DUNN, Liquidator.

IN THE MATTER OF THE COMPANIES (CO-OPERATIVE) ACT, 1943-1959.

In the matter of Manjimup Syndicate Cool Stores Co-operative Company Limited.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Manjimup Syndicate Cool Stores Co-operative Company Limited.

Dated this 13th day of February, 1974.

D. A. EVANS,
Deputy Registrar of Companies.
(Companies Registration Office, Perth, W.A.)

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership hitherto subsisting between Wilfred Dudley Abbey (deceased) formerly of 'Forestview' Frankland in the State of Western Australia and Richard Anthony Abbey of the same address in the sald State and carrying on business under the style or firm name of W. D. & R. A. Abbey at Frankland has been dissolved as from 26th January, 1973 by the death of the said Wilfred Dudley Abbey.

All debts due to and owing by the said firm will be received and paid by the surviving partner Richard Anthony Abbey of 'Forestview' Frankland.

Dated this 12th day of February, 1974.

The Perpetual Executors Trustees and Agency Company (W.A.) Limited (As Executor of the Will of the late Wilfred Dudley Abbey).

N. SNELL, Manager.

UNCLAIMED MONEYS ACT, 1912.

Register of Unclaimed Moneys held by Elder-Smith Goldsbrough Mort Limited.

Last known name and address of owner on books; Total amount due to Owner; Description of Unclaimed Moneys; Date of Origin; Date of last Claim.

- G. Daun "Boolaroo Station" Mullewa; \$10.00; Unpresented Cheque; 31/3/67; —.
- J. K. Higgins Esperance; \$30.00; Unpresented Cheque; 3/3/67; —.
- Stan Foley Box 267 Bunbury; \$12.22; Unpresented Cheque; 16/5/67; —.
- D. Prowse Box 267 Bunbury; \$11.28; Unpresented Cheque; 2/3/67; —.
- Unknown; \$51.69; Various Skin and Hide Proceeds;

Unknown; \$1,183.83; Various Sheep Cattle and Pig Proceeds; 1967; —.

TRUSTEES ACT, 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act, 1962, relates) in respect of the estates of the undermentioned deceased persons are required by the respective Executors to send particulars of their claims to the Solicitors for the said estates, Messrs. Stone James & Co., Law Chambers, Cathedral Square, Perth, by the 28th day of March One thousand nine hundred and seventy-four after which date the said respec-

tive Executors may convey or distribute the assets having regard only to the claims of which they may then have notice.

Burton—Ellie Ileen, late of 13 Victoria Avenue, Claremont, Western Australia, Spinster, died on 4th September, 1973.

Booth—Douglas Duncan, sometime of Priory Hill, Peterculter, Aberdeenshire, and of Victoria Estate, Padang Serai Kedah, Malaya, late of Higher Slade Farm, Sheldon, Honiton, Devon, England, died on 8th March, 1973.

TRUSTEES ACT, 1962.

Statutory Notice to Creditors.

Stanford Caleb Dunstan late of 24 York Street, North Perth in the State of Western Australia Retired Engine Driver deceased.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act, 1963 relates) in respect of the estate of the abovenamed deceased who died on the 25th day of November, 1973 at Mount Lawley in the State of Western Australia are required by the Executors of his estate, Nicholas Tolcon of 1 Stow Court, Wembley Downs in the said State Solicitor and Ivan Russel Gunning of 7 Birdwood Parade, Dalkeith aforesaid Solicitor send particulars of their claims to them at the address hereunder by the 22nd of March, 1974 after which date the Executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

(Kott, Wallace & Gunning, Solicitors, 22 St. George's Terrace, Perth.)

TRUSTEES ACT, 1962.

Notice to Creditors and Claimants.

Helen Wright Morris late of Norwood Road Maida Vale in the State of Western Australia Widow, deceased

CREDITORS and other persons having claims in respect of the estate of the deceased are required by Charles Anthony Milne Robertson of 31 Baird Avenue Nedlands, executor of the will of the abovenamed deceased, to send particulars of the claims to him at First Floor London Court by the 7th April, 1974 after which date he may convey or distribute the assets having regard only to the claims of which he then has notice.

TRUSTEES ACT, 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which Section 63 of the Trustees Act, 1962, relates) in respect of the Estates of the undermentioned deceased persons are required by THE PERPETUAL EXECUTORS TRUSTEES AND AGENCY COMPANY (W.A.) LIMITED of 89 Saint George's Terrace, Perth, to send particulars of their claims to the Company by the undermentioned date after which date the said Company may convey or distribute the assets having regard only to the claims of which the Company then has notice.

Farmer, Frank Ward, late of 74 Napier Street, Cottesloe, Retired Medical Practitioner. Died 7th July, 1973. Last day for claims 29th March 1974.

Goodall, Robert Kellock, late of 434 Stirling Highway, Cottesloe, Scrap Dealer. Died 9th September, 1973. Last day for claims 29th March, 1974.

Hoy, Charles Henry, late of 46 Drynan Street, Embleton, Painter. Died 16th August, 1973. Last day for claims 29th March, 1974.

Kennedy, Andrew William, late of Embleton Hospital, Broun Avenue, Embleton, Retired Timber Clerk. Died 2nd December, 1973. Last day for claims 29th March, 1974.

- Langford, Gwenda Drew, late of 152 Solomon Street, South Fremantle, Widow. Died 9th May, 1973. Last day for claims 29th March, 1974.
- Lethlean, Leslie Jane, late of 335 Collins Street, Kalgoorlie, Widow. Died 24th July, 1973. Last day for claims 29th March, 1974.
- Maxwell, Marjorie, late of 20A Manning Street, Mosman Park, Widow. Died 30th September, 1973. Last day for claims 29th March, 1974.
- Moller, Herman Albert, late of 39 Hubert Street, East Victoria Park, Retired Carpenter and Builder, Died 21st August, 1973. Last day for claims 29th March, 1974.
- Ridley, Henry George, late of 36 Sixth Avenue, Maylands, Retired Linesman. Died 4th Octo-ber, 1973. Last day for claims 29th March, 1974.
- Stone, Annie Elizabeth, late of 5 Hobbs Avenue, Como, Married Woman. Died 10th November, 1973. Last day for claims 29th March, 1974.
- Skuba, Maria Herta, late of 38 Flinders Street, Yokine, Married Woman. Died 19th October, 1973. Last day for claims 29th March, 1974.
- Skuba, Stanislaw, late of 38 Flinders Street, Yokine, Gardener. Died 19th October, 1973. Last day for claims 29th March, 1974.
- Tuckwell, Richard Humphrey, late of 14 Slade Street, Bayswater, Retired Carting Contractor. Died 10th November, 1973. Last day for claims 29th March, 1974.
- Turner, Fred Edward, late of Lot 15 Park Road, Byford, Retired Labourer. Died 26th Novem-ber, 1973. Last day for claims 29th March, 1974
- Webster, Doris May, late of 20 Wynyard Way Thornlie, Widow. Died 14th November, 1973. Last day for claims 29th March, 1974.
 - Dated at Perth this 19th day of February, 1974.
- The Perpetual Executors Trustees and Agency Company (W.A.) Limited.

N. SNELL. Manager.

TRUSTEES ACT, 1962.

Notice to Creditors and Claimants.

THE WEST AUSTRALIAN TRUSTEE EXECUTOR AND AGENCY COMPANY LIMITED of 135 St. George's Terrace, Perth requires creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 relates) in respect of the estates of the undergoticed decreed persons to company the company of the company o of the undermentioned deceased persons, to send particulars of their claims to it by the date stated hereunder, after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice.

Last day for claims 22/3/74.

- Barnett, Winton Joseph, late of 40 New Compton Street, Kambalda (In the Will care of Post Office Box 144, Kambalda East), Miner, died 1/10/73.
- Coci, Carmelo. late of 174 Amelia Street, Balcatta, Trainee Surveyor, died 6/10/73.
- Glanville, Ivan Victor, late of 7 Janet Street, West Perth, Retired Hospital Orderly, died 16/5/73.
- Glanville, Ruby Alma May, late of 7 Janet Street, West Perth, Widow, died 21/9/73.
- Pix, Leopold Moise Josephson, late of 28 Arkwell Street, Willagee, Retired Service Adviser, died 8/12/73.
- Pope, Richard Alexander Dennistoun, late of 36 Reserve Street, Claremont, Retired Medical Practitioner, died 28/12/73.
- Simmons, William Martin, late of 13 Lutey Avenue, Daglish, Gas Heater Specialist, died 20/12/73.
 - Dated at Perth this 21st day of February, 1974.

C. E. PLINT, Manager.

PUBLIC TRUSTEE ACT, 1941-1968.

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act, 1941-1968, the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 14th day of February, 1974.

A. E. MARSHALL Public Trustee, 565 Hay Street, Perth.

- Name of Deceased; Occupation; Address; Date of Death; Date Election Filed.
- ıl, Arthur; Retired Main Roads Department Employee; Augusta; 23/9/73; 1/2/74.
- Wennstrom, Alan Richard Vivian; Invalid Pensioner; Claremont; 17/10/73; 1/2/74.
- Cumming, Jessie E 6/11/73; 1/2/74. Jessie Elizabeth; Widow; Dalkeith;
- Ettridge, James Hubert; Crane Driver; North Perth; 30/9/73; 5/2/74.
- Smith, Mervyn Joseph; Retired Driver; Northampton; 18/7/73; 5/2/74.
- Liekumnieks, Robert; Gardener; Perth; 29/10/73
- Cooper, Charles Henry; Totally and Permanently Incapacitated Pensioner; Subiaco; 6/8/73; 6/8/73;5/2/74.
- Westphal, Otto; Retired Labourer; 11/9/73; 5/2/74.
- Sander, Phillip Patrick; Retired Bank Officer; North Perth; 13/9/73; 5/2/74.
- ie Maries James; Labourer; Perth;
- Finnie, Margaret Clark; Married Woman; Albany; 4/9/73; 5/2/74.
- Karbunden, Billy; 14/7/69; 8/2/74, Retired Labourer; Derby;
- Edwards, Levinia; Sprinster; East Perth; 30/11/73; 8/2/74.
- way, Elizabeth; Janet; M Mukinbudin; 3/9/73; 8/2/74. Conway. Married Woman;

TRUSTEES ACT, 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which Section 63 of the Trustees Act, relates) in respect of the estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the respective dates shown hereunder after which dates I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Dated this 19th day of February, 1974.

J. F. MORRIS, Deputy Public Trustee. 565 Hay Street, Perth, 6000.

- Name; Address and Occupation; Date of Death; Last Date for Claims.
- Alias, Bin Hadji Amal; 53 Wasley Street, North Perth, Retired Labourer; 31/1/74; 1/4/74.
- Barker, Ethel Mary; formerly of 141 Coogee Street, Mount Hawthorn, late of Home of Little Sisters of the Poor, Glendalough, Widow; 25/10/73; 5/4/74.
- Berridge-Jones, Marjorie Adeline; formerly of 67 Joel Terrace, Perth, late of Flat 10 Plantation Street, Mount Lawley, Widow; 9/1/74; 5/4/74. Busch, Walter Claremont; 71 Bruce Street, Nedlands, Retired Farmer; 12/11/73; 5/4/74.
- Butler, Margaret Mary; formerly of 22 Byers Road, Midland, late of Tuohy Memorial Hospital, Midland, Widow; 9/12/73; 5/4/74.
- Caporn, Lorice David; formerly of 19 Leichardt Street, St. James, late of 38 Mitchell Street, Ardross, Civil Inspector; 16/12/73; 5/4/74.
- Cockerell, Herbert Richard; 170 Avon Terrace, York, Retired Tally Clerk; 9/1/74; 22/3/74.
- Conway, Elizabeth Janet; Mukinbudin, Married Woman; 3/9/73; 22/3/74.
- Cooper, Florence Kate; Mount Henry Hospital, Cloister Avenue, Como, Spinster; 14/1/74; 5/4/74.

- Crow, Thomas; 132 Hampton Road, Beaconsfield, Ships Engineer; 13/10/73; 22/3/74.
- Dawber-Enderby, Jack; 68 Wellington Street, Northam, Invalid Pensioner; 23/12/73; 1/4/74.
- Deering, Mary Dorothy; formerly of 51 Duncan Street, Victoria Park, late of Victoria Park Nursing Home, 38 Olday Street, East Victoria Park, Widow; 25/1/74; 5/4/74.
- Deering, Rose Mary; 68 Strickland Street, South Perth, Married Woman; 26/11/73; 1/4/74.
- Doughty, Agnes; 7 Henry Street, Cottesloe, Widow; 8/11/73; 5/4/74.
- Dudumas, Angelo Stavro; formerly of 41 Monger Street, Perth, late of Mandurah, Gas Works Employee; 15/1/74; 5/4/74.
- Eayrs, Claude George William; formerly of "Hindhead" Great Eastern Highway, Glen Forrest late of Tuohy Memorial Hosp. 22 Morrison Road Midland, Rtd Shoemaker; 7/10/73; 5/4/74.
- Elliott, Gladys Edna Marie; 46 South Coast Highway, Albany, Widow; 27/1/74; 1/4/74.
- Fowler, Charles Herbert; 47 Swansea Street East Park, Rtd Contractor; Victoria. 22/1/74; 5/4/74.
- Frith, William Harold; 57 Hill Street Albany, Rtd Farmer; 17/12/73; 22/3/74.
- Gilchrist, Lillian Phoebe; formerly of 29 Fourth Avenue South Perth late of Royal Perth Hosp. Perth, Married Woman; 12/1/74; 5/4/74.
- Hey, Edna; formerly of 10 Paringa Street Morley, late of Carmel Nursing Home, Camboon Road Morley, Widow; 20/1/74; 5/4/74.
- Hough, Alexander; 149 Chelmsford Road North Perth, Rtd Transport Driver; 8/2/74; 5/4/74. Jackson, Arthur; 113 Westview Street, Scarborough, Rtd Farmer; 28/1/74; 5/4/74.
- Jenkinson, Stella Rita; 12 Riverslea Avenue, Maylands, Spinster; 21/9/73; 5/4/74.
- Knight, Andrew James; 273 Churchill Avenue Subiaco, Rtd. Railway Guard; 6/2/74; 5/4/74
- Maddern, Kenneth Russell; 9 Halley Street Inna-loo; Rural Extension Officer; 28/1/74; 5/4/74.
- Meeds, Thomas Lee; Kun Air Krop Kontrol, Kununurra, Pilot; 26/10/73; 22/3/74.
- Mellor, Alfred Joseph; formerly of 19 Pearse Street North Fremantle, late of Shenton Park, Rtd. Line Inspector; 25/1/74; 5/4/74.
- Opie, Kenneth Hillier; "Dundoona" Gidgegannup, Wool Classer and Farmer; 3/2/74; 5/4/74.
- Richards, William Morgan; 5 Finney Street, Wil-
- lagee, Rtd Army Officer; 1/12/73; 5/4/74.
 Townsend, Mona Winifred, Flat 382, Floor 8, Brownlie, Drummond Street Bentley, Divorcee; 19/10/74; 5/4/74.
- Warner, Robert Fitzroy; 1 Bulimba Road Claremont, Rtd Electrical Fitter; 6/11/73; 1/4/74.
- Wass, Cora Hope; 40 Monash Avenue Hollywood, Widow; 24/9/73; 5/4/74.
- Webb, Edward Ernest; 60 Frederick Street Green-Rtd Theatre Manager; 14/12/73; mount. 5/4/74.
- Williams, Melville Agnes; 41 Oxcliffe Road Doubleview, Married Woman; 28/11/73; 5/4/74.
- Wilson, Frank; 29 Boor Street East Carnarvon, Labourer; 24/1/74; 1/4/74.
- Young, Joseph William; 212 Roseberry Street Bedford, Attendant; 7/1/74; 5/4/74.

LOOSE STATUTES 1973.

TWENTY-SEVENTH PARLIAMENT OF WESTERN AUSTRALIA ACTS AND ACTS AMENDMENTS.

FOURTH SESSION: 1st Period-15th March, 1973 to 24th **M**ay, 1973. Nos. 1 to 112.

- 1. Mining assented to 15/5/73—Price \$0.10.
- Taxi-cars (Co-ordination and Control) assented to 21/5/73—Price \$0.10.

- Govt. Employees Housing assented to 21/5/73 —Price \$0.10.
- Traffic assented to 21/5/73—Price \$0.10.
- Distressed Persons' Relief Trust (New Act) assented to 21/5/73—Price \$0.10.
- Resumption Variation (Boulder-Kambalda Road) (New Act) assented to 21/5/73—Price \$0.10.
- Fatal Accidents assented to 25/5/73—Price \$0.10.
- Legal Contribution Trust assented to 25/5/738. —Price \$0.10.
- 9. Sale of Land assented to 25/5/73—Price \$0.10.
- 10. Hospitals assented to 25/5/73—Price \$0.10.
- Scientology Act Repeal Act (New Act) as-11. sented to 25/5/73-Price \$0.10.
- Acts Amendment (Road Safety and Traffic) Act (New Act) assented to 25/5/73—Price \$0.20
- Judges Salaries and Pensions assented to 25/5/73—Price \$0.10.
- Education assented to 30/5/73—Price \$0.10. 14.
- 15. Education No. 3 assented to 30/5/73—Price \$0.10.
- 16. Superannuation and Family Benefits assented to 30/5/73—Price \$0.10.
- Public Service No. 2 assented to 30/5/73-17. Price \$0.10.
- Pre-School Education Act (New Act) assented to 6/6/73-Price \$0.20.
- 19. Metric Conversion assented to 6/6/73—Price
- Murdoch University Act (New Act) assented to 6/6/73—Price \$0.30. 20.
- Local Government No. 2 assented to 6/6/73-
- Price \$0.10. Land Tax Assessment assented to 6/6/73-22.
- Price \$0.10.
- W.A. Marine assented to 6/6/73—Price \$0.10. Railway (Coogee-Kwinana Railway) Discon-
- tinuance (New Act) assented to 6/6/73.-Price \$0.10.
- 25. Seed Marketing assented to 6/6/73-Price
- 26. Land Agents assented to 6/6/73—Price \$0.10.
- Marine Navigational Aids Act (New Act) assented to 6/6/73—Price \$0.10.
- 28. Margarine assented to 6/6/73—Price \$0.10.
- Evaporites (Lake MacLeod) assented to 29. 6/6/73—Price \$0.10.
- Town Planning Development assented to 6/6/73—Price \$0.10.
- FOURTH SESSION: 2nd Period-7th August, 1973 to 14th December, 1973.
- Weights and Measures assented to 27/8/73-Price \$0.10.
- Supply assented to 27/8/73—Price \$0.10.
- Age of Majority assented to 9/10/73—Price \$0.10.
- Wood Chipping Industry assented to 9/10/73-Price \$0.20.
- Property Law assented to 18/10/73-Price \$0.10.
- Firearms Act (New Act) assented to 18/10/73 36. --Price \$0.30.
- Motor Vehicle Third Party Insurance Surcharge assented to 18/10/73—Price \$0.10. 37.
- Nurses assented to 18/10/73-Price \$0.10.
- 39. Dental assented to 18/10/73—Price \$0.10.
- Coal Mine Workers (Pensions) assented to 40. 18/10/73—Price \$0.10.
- State Electricity Commission assented to 18/10/73—Price \$0.10. 41.
- W.A. Arts Council (New Act) assented to 42. 18/10/73—Price \$0.20.
- 43. Trade Descriptions and False Advertisement assented to 18/10/73—Price \$0.10.
- Juries assented to 18/10/73-Price \$0.10. 44.

- 46.
- (New Act) assented to 6/11/73—Price \$0.10. Broken Hill Pty. Co's Integrated Steel Works assented to 6/11/73—Price \$0.10.
- Railways (Kalgoorlie-Parkeston) Discontinuance and Land Revestment (New Act) assented to 6/11/73—Price \$0.10.
- Adoption of Children assented to 6/11/73—
- Price \$0.10. Iron Ore (Murchison) Agreement Act (New Act) assented to 6/11/73—Price \$0.70.
- Housing Loan Guarantee assented to 6/11/73 -Price \$0.10.
- Constitution assented to 6/11/73—Price \$0.10. Pay-roll Tax assented to 6/11/73—Price
- 53. \$0.10.
- Pay-roll Tax Assessment assented to 6/11/73 54. —Price \$0.10. Church of England (Diocesan Trustees) as-
- 55. sented to 19/11/73—Price \$0.10. Legal Practitioners assented to 19/11/73—
- Price \$0.10.
- Aerial Spraying assented to 19/11/73-Price \$0.10.
- 58. University of W.A. assented to 19/11/73—Price \$0.10.
- (No. 4) assented to 19/11/73-59. Education Price \$0.10.
- Censorship of Films assented to 19/11/73-60.
- Price \$0.10. Co-operative and Provident Societies assented to 19/11/73—Price \$0.10.
- 62. Mine Workers' Relief assented to 19/11/73-
- Price \$0.10. Industrial and Commercial Employees Hous-
- ing Act (New Act) assented to 28/11/73-Price \$0.20.
- Totalisator Agency Board Betting assented to 28/11/73—Price \$0.10.
- Museum assented to 28/11/73—Price \$0.10.
- Maritime Archaeology Act (New Act) assented to 28/11/73—Price \$0.10.
 Alumina Refinery (Worsley) Agreement Act (New Act) assented to 28/11/73—Price \$0.60.
 Iron Ore (Cleveland-Cliffs) Agreement as-
- 67.
- 68. sented to 28/11/73—Price \$0.10.

 Metric Conversion (Grain and Seeds Mar-
- keting) Act (New Act) assented to 6/12/73-Price \$0.10.
- 70. Electoral (No. 2) assented to 6/12/73—Price \$0.20.
- Railway (Bunbury to Boyanup) Discontinuand Construction ance and Construction Revestment Act (New Act) assented to 6/12/73—Price \$0.10. ance
- Perth Medical Centre assented to 6/12/73-Price \$0.10.
- Auction Sales Act (New Act) assented to 6/12/73—Price \$0.30.
- Local Government 17/12/73—Price \$0.10. (No. 3) assented to
- Superannuation and Family Benefits (No. 2) assented to 17/12/73—Price \$0.20.
- Liquor assented to 17/12/73—Price \$0.10.
- Mental Health assented to 17/12/73-Price \$0.10.
- Tourist Act (New Act) assented to 17/12/73—Price \$0.10. 78
- Special Holidays Act (New Act) assented to 17/12/73—Price \$0.10.
- Death Duty Assessment Act (New Act) assented to 21/12/73—Price \$0.50. 80.
- Death Duty Act (New Act) assented to 21/12/73—Price \$0.10.
- Prevention of Pollution of Water by Oil assented to 21/12/73—Price \$0.10.
- Metric Conversion (No. 2) assented to 21/12/73—Price \$0.10.
- Wheat Industry Stabilization assented to 84. 21/12/73—Price \$0.10.
- Unsolicited Goods and Services Act (New Act) assented to 21/12/73—Price \$0.10.
- Pyramid Sales Schemes Act (New Act) as-86. sented to 21/12/73—Price \$0.10.
- Fruit Growing Reconstruction Scheme assented to 21/12/73—Price \$0.10.
- Rural Reconstruction Scheme assented to 21/12/73—Price \$0.10.

- Housing Agreement (Commonwealth and State) Act (New Act) assented to 21/12/73-Price \$0.20.
- Wheat Delivery Quotas assented to 27/12/73 -Price \$0.10.
- 91. State Housing assented to 27/12/73-Price \$0.10.
- Dairy Industry Act (New Act) assented to 27/12/73—Price \$0.80. 92.
- 93. Metropolitan (Perth) Passenger Transport Trust assented to 27/12/73—Price \$0.10.
- Government Railways $\epsilon\, ssented$ to 27/12/7394. —Price \$0.10.
- 95. Reserves assented to 27/12/73—Price \$0.10.
- Workers' Compensation assented to 27/12/7396. -Price \$0.20.
- Long Service Leave assented to 27/12/73-Price \$0.10.
- Door to Door (Sales) assented to 27/12/73-Price \$0.10.
- Indecent Publications assented to 28/12/73
- —Price \$0.10. Aboriginal Affairs Planning Authority assented to 28/12/73—Price \$0.10.
- Motor Vehicle Dealers Act (New Act) assented to 28/12/73—Price \$0.50. 101.
- Health assented to 28/12/73—Price \$0.10.
- 103. Metropolitan Region Town Planning Scheme assented to 28/12/73—Price \$0.10.
- Companies assented to 4/1/74—Price \$2.30.
- Local Government 4/1/74—Price \$0.20. 105. (No. 4) assented to
- Clothes and Fabrics (Labelling) Act (New Act) assented to 4/1/74—Price \$0.10.
- 107. Hire Purchase assented to 4/1/74—Price \$0.40.
- Industrial Arbitration assented to 4/1/74— Price \$0.30.
- W.A. Marine (No. 2) Royal assent pending to Sections 5, 6 and 7 of this—Price \$0.10. 109.
- Appropriation C.R.F. Act assented to 4/1/74 —Price \$0.20.
- Appropriation G.L.F. Act assented to 4/1/74 111. -Price \$0.10.
- 112. Loan Act assented to 7/1/74—Price \$0.10.

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