

Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 p.m.)

No. 16]

PERTH: FRIDAY, 7th MARCH

[1975

Murdoch University Act, 1973.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Commodore James Maxwell
 To Wit: } Ramsay, Commander of the Most Excellent Order
 J. M. RAMSAY, } of the British Empire, Distinguished Service Cross,
 Lieutenant Governor } Lieutenant Governor and Administrator in and over
 and Administrator. } the State of Western Australia and its Depen-
 [L.S.] } dencies in the Commonwealth of Australia.

WHEREAS by section 24 of the Murdoch University Act, 1973, it is provided that by-laws made under this Act apply only within the boundaries of the University lands and that for the purposes of by-laws made under this Act, the Governor may by Proclamation declare any land to be University land: Now, therefore, I, the Lieutenant Governor and Administrator, acting with the advice and consent of the Executive Council, do by this my Proclamation, declare Reserve No. 31968, comprising Cockburn Sound Location 2255, to be University lands.

Given under my hand and the Public Seal of the said State, at Perth, this 19th day of February, 1975.

By His Excellency's Command,

D. H. O'NEIL,
 Acting Minister for Education.

GOD SAVE THE QUEEN ! ! !

AT a meeting of the Executive Council held in the Executive Council Chambers at Perth the 19th day of February, 1975, the following Order in Council was 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 Lieutenant Governor and Administrator by and with the advice and consent of the Executive Council doth hereby appoint Harry Blackburn and Cyril James Pitts to be Members of the Children's Court at Yarloop.

R. D. DAVIES,
 Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, on 5th February, 1975, the following Orders in Council were authorised to be issued :—

Constitution Act, 1889-1970

ORDER IN COUNCIL.

WHEREAS section 74 of the Constitution Act, 1889-1970 provides, *inter alia*, that the Governor in Council may vest in heads of departments, or other officers or persons within the State, power to make minor appointments to public offices under the Government of the State : Now, therefore, His Excellency the Lieutenant Governor and Administrator, acting with the advice and consent of the Executive Council hereby vests in Kenneth John Barker, Chief Clerk, Mechanical and Plant Engineer's Branch, Public Works Department and in any person temporarily appointed to perform the normal duties of the said Kenneth John Barker during his absence or incapacity, the power to make appointments in respect of the Department/Departments specified in Column 1 of the Schedule hereto, of employees in the category/categories specified respectively in Column 2 of the Schedule hereto in relation to those Departments, on such terms and conditions as are contained from time to time in the award and/or agreement specified respectively in Column 3 of the Schedule hereto in relation to those categories of employees.

R. D. DAVIES,
Clerk of the Council.

The Schedule

Department	Category of Employee	Award or Agreement
Department of Public Works and of Water Supply Sewerage and Drainage (Exclusive of Metropolitan Water Supply, Sewerage and Drainage Board)	Axemen Boatmen Camp and Cook House Personnel Concrete Workers Construction Workers Divers and Tenders Dockers Dredgemen Drillers First Aid Attendants Gardeners Irrigation Controllers and Watermen Machine Operators Motor Transport Operators Pile Driving Workers Pipe Jointers and Setters Plant Operators Powder Monkeys Riggers and Splicers Service Layers Shipwrights Storemen and Bookmen Timbermen Vermin and Weed Controllers	AWU Construction & Maintenance Award No. 24/65, 24A/65 AWU Divers and Tenders Award No. 24D/65 AWU Survey Award No. 24C/65 Government Water Supply, Sewerage and Drainage Employee Award No. 14/69 Mowing and Gardening Services (PWD) Award 30/69 Transport Workers (Govt.) Award No. 2A/1952 Ship Painters and Dockers Award 1971 Shipwrights (Shore) Award 1968
	Foremen	Government Foremen Award No. 24F/65 Foremen (Govt.) Engineering & Allied Trades No. 3/59 Foremen GWS No. 27/70
	Bodymakers Builders Labourers Bricklayers Stoneworkers Carpenters Joiners Painters Signwriters Glaziers Panelbeaters Plasterers Plumbers & Sheetmetal Workers Stonemasons Engine Drivers or Operators Crane and Wrench Drivers Pile Drivers Firemen and Greasers Pumpers and Second Engineers	Building Trade (Govt.) Award No. 31A/66 Building Trades (Outside) Award No. 31/66 Sheet Metal Workers (Govt.) Award 1973 Vehicle Builders (PWD) Agreement No. 36/71 Engine Drivers (Govt.) No. 29/68 Engine Drivers (Country Pump Stations) No. 43/65 Second Engineers Award No. 23/58
	Blacksmiths Crane Attendants Electrical Trades Drillers Fitters Furnacemen Labourers & Trades Assistants Linesmen Bolt Machinists	Engineering Trades (Govt.) Award Nos. 29, 30 & 31/61 3/63
	Motor Mechanics Moulders Patternmakers Process Workers Radio and TV Servicemen Riggers and Splicers	

Schedule—continued.

Department	Category of Employee	Award or Agreement
	Scientific Instrument Workers & Repairers Tool Storemen Toolmakers Welders	
	Clerks	Federated Clerks Award 1971
	Dredge Masters, Mates and Engineers Deckhand Cook Crane Drivers Launch Drivers Watchmen	Govt. Dredge Masters, Mates and Engineers Award No. 34/60
	Cabinetmakers Chairmakers Wood Carvers and Turners Upholsterers French Polishers Wood Machinists	Furniture Trades Award No. 6 of 1960
	Storemen	Storemen (Govt.) Award 20/69
	Domestics Parking Attendants Cleaners Caretakers	Hospital Workers (Govt.) Award No. 21/1966 Cleaners and Caretakers (Govt.) Award No. 5/66 Cafeteria, Catering & Tea Attendants (Govt.) Award 1972

Constitution Act, 1889-1970

ORDER IN COUNCIL.

WHEREAS section 74 of the Constitution Act, 1889-1970 provides, *inter alia*, that the Governor in Council may vest in heads of departments, or other officers or persons within the State, power to make minor appointments to public offices under the Government of the State: Now therefore, His Excellency the Lieutenant Governor and Administrator, acting with the advice and consent of the Executive Council hereby vests in John McAllister Creer, Engineer Level 1, Public Works Department and in any person temporarily appointed to perform the normal duties of the said John McAllister Creer during his absence or incapacity, the power to make appointments in respect of the Department specified in Column 1 of the Schedule hereto, of employees in the categories specified respectively in Column 2 of the Schedule hereto in relation to that Department, on such terms and conditions as are contained from time to time in the awards and/or agreements specified respectively in Column 3 of the Schedule hereto in relation to those categories of employees.

R. D. DAVIES,
Clerk of the Council.

The Schedule

Department	Category of Employee	Award or Agreement
Department of Public Works and of Water Supply Sewerage and Drainage (Exclusive of Metropolitan Water Supply, Sewerage and Drainage Board)	Axemen Boatmen Camp and Cook House Personnel Concrete Workers Construction Workers Divers and Tenders Dockers Dredgemen Drillers First Aid Attendants Gardeners Irrigation Controllers and Watermen Machine Operators Motor Transport Operators Pile Driving Workers Pipe Jointers and Setters Plant Operators Powder Monkeys Riggers and Splicers Service Layers Shipwrights Storemen and Bookmen Survey Hands Timbermen Vermin and Weed Controllers	AWU Construction & Maintenance Award No. 24/65, 24A/65 AWU Divers and Tenders Award No. 24D/65 AWU Survey Award No. 24C/65 Government Water Supply, Sewerage and Drainage Employee Award No. 14/69 Mowing and Gardening Services (PWD) Award 30/69 Transport Workers (Govt.) Award No. 2A/1952 Ship Painters and Dockers Award 1971 Shipwrights (Shore) Award 1968
	Foremen	Government Foremen Award No. 24F/65 Foremen (Govt.) Engineering & Allied Trades No. 3/59 Foremen GWS No. 27/70

Schedule—continued.

Department	Category of Employee	Award or Agreement
Department of Public Works, etc.— <i>continued</i>	Bodymakers Builders Labourers Bricklayers Stoneworkers Carpenters Joiners Painters Signwriters Glaziers Panelbeaters Plasterers Plumbers & Sheetmetal Workers Stonemasons Engine Drivers or Operators Crane and Wrench Drivers Pile Drivers Firemen and Greasers Pumpers and Second Engineers	Building Trade (Govt.) Award No. 31A/66 Building Trades (Outside) Award No. 31/66 Sheet Metal Workers (Govt.) Award 1973 Vehicle Builders (PWD) Agreement No. 36/71 Engine Drivers (Govt.) No. 29/68 Engine Drivers (Country Pump Stations) No. 43/65 Second Engineers Award No. 23/58
	Blacksmiths Crane Attendants Electrical Trades Drillers Fitters Furnacemen Labourers & Trades Assistants Linesmen Bolt Machinists	Engineering Trades (Govt.) Award Nos. 29, 30 & 31/61 3/63
	Motor Mechanics Moulders Patternmakers Process Workers Radio and TV Servicemen Riggers and Splicers Scientific Instrument Workers & Repairers Tool Storemen Tool makers Welders	
	Clerks	Federated Clerks Award 1971
	Dredge Masters, Mates and Engineers Deckhand Cook Crane Drivers Launch Drivers Watchmen	Govt. Dredge Masters, Mates and Engineers Award No. 34/63
	Cabinetmakers Chairmakers Wood Carvers and Turners Upholsterers French Polishers Wood Machinists	Furniture Trades Award No. 6 of 1960
	Storemen	Storemen (Govt.) Award 20/69
	Domestics Parking Attendants Cleaners Caretakers	Hospital Workers (Govt.) Award No. 21/1966 Cleaners and Caretakers (Govt.) Award No. 5/66 Cafeteria, Catering & Tea Attendants (Govt.) Award 1972

Premier's Department,
Perth, 7th March, 1975.

IT is hereby notified for public information that His Excellency the Lieutenant Governor and Administrator in Executive Council has approved of the following appointments to the Commission of the Peace for the State of Western Australia:—

William Francis Allen, of the Regional Prison, Broome.

Wilfred Sidney Beall, of Lot 359 Lange Street, Bayonet Head, Albany.

Aubrey Clement Burns, of 72 Gertrude Street, Geraldton and Geraldton Maritime Museum, Marine Terrace, Geraldton.

Edward Reginald Durkin, of the Regional Prison, Kalgoorlie.

Kevin John Lamb, of 146 Duke Street, Scarborough and Sir Charles Gairdner Hospital, Verdun Street, Shenton Park.

Cyril Frederick Larkin, of the Regional Prison, Geraldton.

James Denis Paul, of Bali Station via Coolgardie.

Darrell Stokes Wilson, of 2 Tara Street, Morley and The West Australian Trustee Executor and Agency Co. Ltd., 135 St. George's Terrace, Perth.

R. D. DAVIES,
Acting Under Secretary,
Premier's Department.

AUDIT ACT, 1904.

(Section 33.)

The Treasury,
Perth, 28th February, 1975.

IT is hereby published for general information that P. Blight of the Police Department has been appointed as a certifying officer as from 31st January, 1975 to 1st April, 1975.

IT is hereby published for general information that G. L. Chambers of the State Housing Commission Department has been appointed as a certifying officer as from 24th February, 1975 and the appointments of R. J. Waller and L. W. Wilkinson as certifying officers have been cancelled as from 24th February, 1975.

IT is hereby published for general information that A. Johnston of the State Government Insurance Office Department has been appointed as a certifying officer as from 18th February, 1975.

K. J. TOWNSING,
Under Treasurer.

LAND AGENTS ACT, 1921.

Application for License in the First Instance.

To the Court of Petty Sessions at Perth:
I, MERVYN JOHN PASSMORE, of 11 Leichardt Street, St. James, Valuer and Property Officer, having attained the age of twenty-one years, hereby apply on my behalf for a license to carry on the business of a land agent under the Land Agents Act, 1921. The principal place of business will be at 15 William Street, Perth.

Dated the 27th day of February, 1975.

M. J. PASSMORE,
Signature of Applicant.

Appointment of Hearing.

I hereby appoint the 15th day of April, 1975, 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 27th day of February, 1975.

K. W. SHEEDY,
Clerk of Petty Sessions.

Objection to the granting of the application 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 License in the First Instance.

To the Court of Petty Sessions at Perth:
I, BERNARD JOHN WEST, of 15 Kinross Crescent, Floreat Park, Accountant, having attained the age of twenty-one years, hereby apply on my behalf for a license to carry on the business of a land agent under the Land Agents Act, 1921. The principal place of business will be at 3rd Floor, 18 St. George's Terrace, Perth.

Dated the 20th day of February, 1975.

B. J. WEST,
Signature of Applicant.

Appointment of Hearing.

I hereby appoint the 15th day of April, 1975, 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 20th day of February, 1975.

K. W. SHEEDY,
Clerk of Petty Sessions.

Objection to the granting of the application 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 License in the First Instance.

To the Court of Petty Sessions at Perth:
I, GRAHAM FRANCIS JOHN GISHUBL, of 18 Wilton Place, Scarborough 6019, Public Servant, having attained the age of twenty-one years, hereby apply on my behalf for a license to carry on the business of a land agent under the Land Agents Act, 1921. The principal place of business will be at c/o O. L. Haines & Co., 4th Floor, Cathedral Square, Perth.

Dated the 27th day of February, 1975.

GRAHAM F. GISHUBL,
Signature of Applicant.

Appointment of Hearing.

I hereby appoint the 15th day of April, 1975, 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 27th day of February, 1975.

K. W. SHEEDY,
Clerk of Petty Sessions.

Objection to the granting of the application 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 Bunbury:
I, BRIAN McINTOSH HANDCOCK, of 7 Banksia Street, Bunbury, hereby apply on behalf of a firm Sandford & Handcock, the partners of which are Kingsley Richard Sandford and Brian McIntosh Handcock, for the license currently issued to Brian McIntosh Handcock, as nominee of Seward & Handcock Pty. Ltd., to be transferred to me to carry on business as a Land Agent at 7 Stirling Street, Bunbury.

Dated the 24th day of February, 1975.

BRIAN HANDCOCK,
Signature of Applicant (Transferee).

I, Brian McIntosh Handcock, concur in this application.

BRIAN HANDCOCK,
Signature of Transferor.

Appointment of Hearing.

I hereby appoint the 4th day of April, 1975, at ten o'clock in the forenoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Bunbury.

Dated the 24th day of February, 1975.

O. SMITH,
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, 5th March, 1975.

THE following promotions have been approved:—

G. W. Burford, Clerk, C-IV, to be Clerk, C-II-1, Strong Room, General Registry Branch, Chief Secretary's Department as from January, 31, 1975.

C. Fiorentino, Clerk, C-IV, Revenue Branch, Metropolitan Water Board, to be Clerk, C-II-1, Salaries Section, Accounts Branch, Education Department as from January 31, 1975.

L. D. Cooper, Tourist Officer, C-IV, Perth Travel Centre, Tourist Services Branch, Department of Tourism to be Clerk, C-II-1, Accounts Branch, Forests Department as from January 24, 1975.

T. G. Beacham, Clerk, C-II-2, Internal Audit Section, to be Clerk Assistant, C-II-3, Expenditure Section, Accounts Branch, Medical Department as from February 14, 1975.

T. N. Gray, Clerk, C-II-2, Accounts Division to be Clerk Assistant, C-II-3, Applications and Enquiries Section, Revenue Branch, Metropolitan Water Board as from November 29, 1974.

M. J. Hewitt, Engineer, Level 1, to be Engineer, Level 2, Sewerage and Drainage Branch, Metropolitan Water Board as from January 31, 1975.

B. M. Zilko, Relieving Mining Registrar, C-II-3/4, Kalgoorlie Outstation, to be Mining Registrar, C-II-5, Southern Cross Outstation, Department of Mines as from February 14, 1975.

P. J. Hands, Dental Officer, Level 1, to be Lecturer Dental Officer, Level 1A, Dental Health Services, Public Health Department as from February 5, 1975.

G. L. Chambers, Senior Clerk, C-II-4, Collections Section, to be Clerk in Charge, C-II-5, State Housing Section, Accounts Branch, State Housing Commission as from February 21, 1975.

THE following resignations have been accepted:—

Name; Department; Date.

Bolton, G. L.; Agriculture; 15/1/75.

Corfield, J. P.; Agriculture; 7/2/75.

Keeble, D. M.; Agriculture; 21/2/75.

Randell, P. D.; Community Welfare; 20/2/75.

Williams, W. E.; Community Welfare; 21/2/75.

Austin, B. M.; Crown Law; 21/2/75.

Mulhall, C. A.; Government Stores; 20/3/75.

Taborda, E. A.; Government Stores; 6/3/75.

Jakovich, J. T.; Labour and Industry; 14/2/75.

Hatton, S. H.; Motor Vehicles; 7/2/75.

Hope, K.; Motor Vehicles; 14/2/75.

Indrisie, S. M.; Public Health; 26/2/75.

Isaachsen, S.; Public Health; 28/2/75.

Curran, F. J.; Public Works; 21/2/75.

Smith, A. B.; Public Works; 10/3/75.

Allen, C. M.; State Government Insurance Office; 14/2/75.

Zoontjens, P. J.; State Government Insurance Office; 28/2/75.

Marsh, K. J.; State Government Insurance Office; 28/2/75.

THE following retirements have been accepted:—

Felgate, P.; Education; 12/3/75.

Bignold, B. C.; Mental Health Services; 7/3/75.

McLean, F. H.; Public Health; 21/2/75.

THE following appointments have been confirmed:—

Name; Position; Department; Date.

Manners, John Herbert; Clinical Psychologist, Level 1; Corrections; 1/12/73.

Golding, Leonie Marguerite; Typist, C-V; Crown Law; 1/8/74.

Hill, Dorothy; Clerical Assistant, C-VI; Education; 31/7/74.

Spencer, Peter James; General Assistant, G-VII-1; Forests; 1/7/74.

Wych, Constance Gaye; Typist, C-V; Government Stores; 28/8/74.

Vosnacos, Mary Rennie; Clerk, C-IV; Lands and Surveys; 31/7/74.

Rennie, Ian; Clerk, C-IV; Local Government; 13/9/73.

Baker, Rodney; Clerk, C-IV; Metropolitan Water Board; 8/7/74.

Kidd, Yvonne; Drafting Assistant, G-XI; Metropolitan Water Board; 2/7/74.

Lee, Winifred Margaret; Drafting Assistant, G-XI; Metropolitan Water Board; 2/7/74.

Webb, Louis Andrew Dennis; Clerk, C-IV; Metropolitan Water Board; 17/6/74.

Renting, Jean Anne; Telephonist, C-IV; Motor Vehicles; 9/8/74.

Matheson, Lynette Valarie; Typist (Albany), C-V; Police; 25/3/74.

Steyntjes, Pamela Mary; Clerk Typist, C-V; Police; 5/8/74.

Livingstone, Kerry May; Typist, C-V; Public Works; 1/7/74.

Zorzut, Elena; Clerk Typist, C-V; Police; 1/7/74.

Malacari, Mercia Priscilla; Clerk, C-IV; Public Works; 27/8/74.

Moon, Linda; Trainee Engineering Draftsman; Public Works; 15/2/74.

Pries, Penelope June; Data Processing Operator, C-V; Public Works; 28/6/74.

Smiley, Leanne Gai; Drafting Assistant, G-XI; Public Works; 5/8/74.

Petersons, Agris; Clerk, C-IV; State Government Insurance Office; 12/6/74.

Richards, Lynette Rose Sarah; Telephonist, C-IV; State Taxation; 22/7/74.

Bostock, Edwina Mary; Data Processing, Operator, C-V; Treasury; 7/1/74.

THE following offices have been created:—

Item 10 1840, Supervisor Psychologist, Level 2, Early Childhood Services Section, Field Division, Department for Community Welfare.

Item 10 1846, Senior Day Care Officer, G-II-6, Early Childhood Services Section, Field Division, Department for Community Welfare.

Items 10 1853, 1854, 1855, 1856, 1857, Day Care Officer, G-II-1/5, Early Childhood Services Section, Field Division, Department for Community Welfare.

Item 10 1865, Clerk, C-II-3, Early Childhood Services Section, Field Division, Department for Community Welfare.

Item 10 1870, Typist, C-V, Early Childhood Services Section, Field Division, Department for Community Welfare.

Item 10 1927, Clinical Psychologist, Level 1, Clinical Psychology Branch, Field Division, Department for Community Welfare.

Item 25 0586, Clerk, C-IV, Records Section, Police Department.

Items 08 2016, 2017, 2018, 2019, Tutor Dental Therapists, GI, Dental Health Services Branch, Public Health Department.

Items 28 0264, 0266, Senior Industrial Officer, C-II-10, Industrial and Research Branch, Public Service Board.

THE following offices have been abolished:—

Item 28 0270, Chief Industrial Officer, A-I-4, Industrial and Research Branch, Public Service Board.

Item 28 0345, Senior Industrial Officer, A-I-1, Industrial Employees Branch, Public Service Board.

Item 29 7627, Architect, Level 3, Major Project Section, Design Branch, Architectural Division, Public Works Department.

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

Item 28 0340, occupied by L. E. Boylan, Chief Industrial Officer, Industrial and Research Branch, Public Service Board amended from A-I-4 to Item 28 0260, A-I-5 with effect from January 3, 1975.

Item 10 1420, Vacant, Field Division, Department for Community Welfare amended from Supervisor Day Care Centre, G-II-5/6 to Item 10 1847, Senior Day Care Officer, G-II-6 with effect from February 28, 1975.

Item 10 1421, occupied by C. M. Blades, Field Division, G-II-1/5, Department for Community Welfare amended from Inspection Officer to Item 10 1858, Day Care Officer with effect from February 28, 1975.

Item 28 0275, occupied by L. E. Smith, Industrial and Research Branch, Public Service Board amended from Senior Industrial Officer, A-I-1 to Item 28 0262, Deputy Chief Industrial Officer, A-I-2, with effect from January 3, 1975.

Item 22 7440, Vacant, G-II-1/2, Services Section, Metropolitan Water Board amended from Survey Assistant to Technical Officer Grade 2 with effect from February 26, 1975.

Item 23 0019, occupied by W. Lyons, C-II-3, Administrative Division, Department of Mines amended from Staff Clerk to Personnel and Staff Clerk with effect from February 25, 1975.

Ex. Co. 725.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has appointed the following day to be a Public Service Holiday at the place specified in lieu of the holiday granted in the metropolitan area for the Royal Agricultural Show held at Claremont:—

March 13, 1975 (Thursday) Bunbury Cup Day.

Ex. Co. 724.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has approved the transfer, under the provisions of section 10 of the Public Service Act, 1904-73 the following offices and officers of the Premier's Department to the Department of Labour and Industry as from March 10, 1975:—

Present Item No.; Title; Classification; Occupant; New Item No.

26 0570—Registrar; C-II-6; McEwan, J. P.; 19 1200.

26 0574—Clerk; C-II-1; Markham, H. W.; 19 1210.

26 0576—Typist; C-V; Murray, L. V. K.; 19 1215.

26 0578—Clerical Assistant; C-VI; Robson, D. L.; 19 1220.

G. H. COOPER,
Chairman, Public Service Board.

VACANCIES IN THE PUBLIC SERVICE

Department	Item No.	Position	Classn.	Salary
Closing 14th March, 1975				\$
Agriculture	01 1575	Clerk, Accounts Branch	C-II-1	7 353-7 611
Agriculture	01 2945	Senior Apiculturalist, Apicultural Branch, Animal Division	G-II-8	11 707-12 033
Agriculture	01 3940	Inspector Grade 2, Inspection Services Branch, Horticultural Division (c)	G-II-1/2	7 269-8 050
Agriculture	01 4395	Field Technician Grade 2, Advisory Services Branch, Dairying Division (a) (s) (t)	G-II-1/4	7 269-9 189
Agriculture	01 6586	Adviser, Rangeland Management Branch, Soils Division (a) (cc) (dd) (ee) (nn)	Level 1 or Level 2	7 900-10 649 or 11 146-12 220 (z)
Community Welfare	10 1940	Psychologist, Clinical Psychology Branch, Field Division (a) (h) (i)	Level 1	7 368-10 649
Crown Law	11 4080	Clerk Assistant, Northam Court Office	C-II-1/2	7 353-8 117
Crown Law	11 4170	Clerk, Midland Court Office	C-II-1	7 353-7 611
Education	14 2827	Clerk, Salaries Section, Accounts Branch	C-II-2	7 864-8 117
Electoral	15 0125	Registrar	C-II-2	7 864-8 117
Forests	17 1690	Sub Accountant, Accounts Branch	C-II-7	10 808-11 443
Labour and Industry	19 0486	Legal Officer, Consumer Protection Bureau	Level 3	13 796-15 845
Mental Health	09 0651	Clerk in Charge, Staff and Salaries, Section, Clerical Branch	C-II-5	9 561-9 859
Mines	23 0055	Clerk, Statistical Branch	C-II-2/3	7 864-8 673
Mines	23 0250	Assistant Principal Registrar, Registration Branch	C-II-8	11 763-12 078
Mines	23 3515	Chemist and Research Officer, Foods, Drugs and Toxicology Branch, Government Chemical Laboratories (a) (y)	Level 1	7 368-10 649
Mines	23 4841	Geologist Grade 2, Geological Survey Division (u)	Level 1	7 368-10 649
Mines	23 5879	Cartographic Draftsman, Surveys Branch, Surveys and Mapping Division (f)	Level 1	7 526-10 113
Mines	23 5880	Cartographic Draftsman, Surveys Branch, Surveys and Mapping Division (f)	Level 1	7 526-10 113
Police	25 2970	Clerk, Fremantle Branch Traffic Office, Accounts Branch	C-II-1	7 353-7 611
Public Health	08 2220	Clerk, Clerical Section, Dental Health Service	C-II-3	8 393-8 673
Public Health	08 3200	Clerk, Clerical Section, State Health Laboratories	C-II-1	7 353-7 611
Public Works	29 0740	Accountant, Accounts Division	A-I-2	15 426
Public Works	29 1955	Cashier, Kalgoorlie District Water Supply Office, Accounts Division	C-II-1	7 353-7 611
Public Works	29 7251	Landscape Architect, Landscape Section, Services Branch, Architectural Division (a) (x)	Level 2	11 395-12 562
Public Works	29 7260	Landscape Assistant, Landscape Section, Services Branch, Architectural Division (a) (v)	G-II-1/2	7 269-8 050
Public Works	29 7265	General Assistant, Landscape Section, Services Branch, Architectural Division (a) (o)	G-II-1	7 269-7 528
Public Works	29 8932	Engineer, Electrical Engineering Design and Construction Branch, Architectural Division (a) (w)	Level 1	7 676-10 649
Agriculture	01 3072	Field Assistant or Field Technician Grade 2, Woodlands Research Station, Animal Division (a) (oo)	G-VI or G-II-1/4	2 882 (under 17) or —7 022 7 269-9 189 8 325-9 189
Metropolitan Water Board	22 5837	Engineering Assistant Grade 2, Executive Section, Mechanical and Electrical Branch, Engineering Division	G-II-3/4	8 325-9 189
Metropolitan Water Board	22 7072	Drafting Assistant, Sewerage Design Section, Engineering Design Branch, Engineering Division (a) (pp) (qq)	G-XI	2 876 (under 17) —8 050
Metropolitan Water Board	22 7612	Drafting Assistant, Services Section, Engineering Design Branch, Engineering Division (a) (pp) (qq)	G-XI	2 876 (under 17) —8 050
Lands and Surveys	20 5543	Drafting Assistant, Cartographic Section, Mapping Branch, Surveyor General's Division (a) (pp)	G-XI	2 876 (under 17) —8 050
Lands and Surveys	20 5060	Drafting Assistant, Drafting Section, Mapping Branch, Surveyor General's Division (a) (pp)	G-XI	2 876 (under 17) —8 050
Closing 21st March, 1975				
Agriculture	01 2210	Inspector Grade 2, Stock Inspection Section, Veterinary Services Branch, Animal Division (a) (n) (p)	G-II-1/2	7 269-8 050
Community Welfare	10 1865	Clerk, Early Childhood Services Section, Field Division	C-II-3	8 393-8 673
Crown Law	11 2499	Legal Officer, Companies Registration Office (a) (q)	Level 2	9 808-13 113
Crown Law	11 4170	Clerk, Midland Court Office	C-II-1	7 353-7 611
Crown Law	12 0295	Trust Officer Grade 4, Group Two Section, Public Trust Office	C-II-1/2	7 353-8 117
Education	14 3720	Clerk, Clerical Branch, Technical Education Division	C-II-2	7 864-8 117
Industrial Development	18 0520	Research Officer Grade 2, Research Branch, Division of Industries (ii)	C-II-5/6	9 561-10 493
Mental Health Services	09 3115	Senior Clerk, Irrabena Clinic, Mental Deficiency Branch	C-II-3	8 393-8 673
Mental Health Services	09 2670 2675	Social Worker, Child Guidance Clinic (a) (hh)	Level 1	7 368-10 649
Mental Health Services	09 2084	Hostel Liaison Officer, Community Psychiatric Service (l)	G-II-6	10 111-10 426
Mines	23 0594	Clerk, Records Branch	C-II-1	7 353-7 611
Mines	23 4886	Technical Assistant Geological Survey Division (a) (k)	G-VII-1	3 397 (17 yrs.) —6 380
Public Health	08 1680	Senior Speech Therapist, Child Health Services (a) (ff)	Level 2	11 146-12 220
Public Health	08 1685	Social Work Supervisor, Child Health Services (a) (gg)	Level 3	11 692-12 562
Public Health	08 1701	Clerk Typist, Child Health Services	C-III-1	6 304-6 457
Public Health	08 2016 2017 2018 2019	Tutor Dental Therapist, Dental Health Service	G-I (j)	5 717-8 050

VACANCIES IN THE PUBLIC SERVICE—*continued*

Department	Item No.	Position	Classn.	Salary
Closing 21st March, 1975				\$
Public Service Board	28 0146	Organisation and Methods Officer, Organisation and Methods Section, Inspection Branch	C-II-8	11 763-12 078
Public Service Board	28 0264 0266	Senior Industrial Officer, Industrial and Research Branch	C-II-10	13 111-13 489
Public Service Board	28 0540	Clerk, Clerical Branch	C-II-1	7 353-7 611
Public Service Board	28 0665	Clerk, Records Branch	C-II-1	7 353-7 611
Public Service Board	28 0769 0787 0788 0789	Graduate Assistant Graduate Assistants Branch (m)	C-II-2/3	7 864-8 673
Public Works	29 4785	Engineer, Harbours and Rivers Branch, Engineering Division (a) (d) (g)	Level 2	11 395-12 562
Treasury	35 0260	Research Officer Grade 2, Research Section, Research and Budgeting Branch (jj)	C-II-5/6	9 561-10 493
Treasury	35 0265 0272	Research Officer Grade 2, Research Section, Research and Budgeting Branch (ii)	C-II-5/6	9 561-10 493

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 21.
- (c) Junior Certificate or equivalent essential with preference for Leaving Certificate or Diploma from a recognised Agricultural College.
Knowledge of pests and diseases of plant material and inspection procedure under Australian Plant Quarantine Act. Minimum age 21 years.
- (d) Such as will admit to Graduate membership of The Institution of Engineers, Australia.
- (f) Passes in first four stages of Diploma in Cartography Technical Education Division, or equivalent, together with four years' drafting experience.
- (g) LOCATION: Must be prepared to serve anywhere in Western Australia as required.
Suitable arrangements are made to accommodate officers posted to remote areas.
- (h) Degree in Psychology involving a minimum of four years' study.
- (i) LOCATION: Located in Perth, to serve at either Head Office, Metropolitan Office or Departmental Institutions.
- (j) Reclassification to the minimum of the G-II-3 on the expiration of twelve months' satisfactory service on point 20.
- (k) Preference for Leaving Certificate including geology or geography. Experience in an appropriate field would be an advantage.
- (l) Experience in welfare work and a knowledge of psychiatric services an advantage.
- (m) A degree in Arts, Science, Commerce, Economics or Law or an Associateship in Administration or Accounting or other relevant degree or associateship is essential, with experience in an appropriate field.
- (n) Junior Certificate or equivalent with preference for a Leaving Certificate. Progress towards a Diploma of a recognised Agricultural college or approved equivalent academic qualifications with some practical experience in handling livestock.
- (o) Experience in the Supervision of Landscape contracts.
- (p) LOCATION: Appointee may be required to serve anywhere within the State.
- (q) Legal Practitioner admitted and entitled to practise in Western Australia
or
Legal Practitioner from outside the State whose qualifications for admission in Western Australia have been approved by the Barristers' Board, subject to compliance with Residential and other formalities.
- (r) LOCATION: Salmon Gums Research Station, Salmon Gums.
- (s) Diploma of recognised Agricultural College or approved equivalent. Minimum age 21 years. Previous experience essential.
- (t) LOCATION: Bunbury.
- (u) University degree or equivalent in Geology.
- (v) Drafting experience and knowledge of horticulture required.
- (w) Academic qualifications acceptable for Corporate Membership of the Institution of Engineers, Australia. Experience in the lift industry essential.
- (x) The Architectural Division of the Public Works Department in Western Australia needs a progressive Landscape Architect who is an Associate of the A.I.L.A. As a key member of an established team under the direction of the Landscape Architect in Charge, the successful applicant will be responsible for the design and contract management of a wide variety of projects, in particular schools. The applicant selected will be Second in Charge of the section. The salary within the scales indicated will be in accordance with experience of the successful applicant. The applicant must be familiar with Australian conditions, plant and material, able to co-ordinate work with all allied professions and have a flair for presentation.
- (y) University degree in Chemistry or approved equivalent. Previous experience an advantage.
- (z) Plus District Allowance where applicable.
- (cc) University degree in Agricultural Science with emphasis on ecological studies, or an approved Science degree equivalent with majors in ecological botany. Considerable experience required at the Level 2 level.
- (dd) GENERAL: A vehicle is provided for official business.
- (ee) LOCATION: Carnarvon.
- (ff) Eligibility for membership of the Australian Association of Speech and Hearing (former Australian College of Speech Therapy). Previous experience in working with children is essential and children with handicaps desirable.
- (gg) Eligibility for full membership of the Australian Association of Social Workers. Experience in working with children, and families with handicapped children is desirable.
- (hh) Eligibility for membership with the Australian Association of Social Workers.
- (ii) Degree or equivalent in Economics, Commerce or Arts (Economics).
- (jj) Degree or equivalent in Economics, Commerce or Arts (Economics). Preferably with Mathematics emphasis.
- (nn) ACCOMMODATION: Accommodation cannot be guaranteed immediately.

VACANCIES IN THE PUBLIC SERVICE—*continued*

- (oo) Technician
Diploma of recognised agricultural college or approved equivalent. Considerable experience essential.
Assistant
Junior Certificate in five subjects including English and Mathematics II, Science A and two others, or Achievement Certificate with intermediate passes in English, Science, Social Studies, ordinary pass in Mathematics and pass in one other subject. Preference for Leaving Certificate or Diploma of a recognised agricultural college. Allowance paid for Diploma and promotion to Field Technician dependent on satisfactory service and possession of a Diploma or approved equivalent.
- (pp) (a) Drafting Assistants under the age of twenty-one years:
(i) Junior Certificate in five subjects including English, Mathematics A or B and Drawing or Art;
or
(ii) Achievement Certificate at third year level including English, Social Studies and Science at Intermediate level and Mathematics at Advanced or Ordinary level and one subject out of Art, Technical Drawing Applied, Drafting or Technical Drawing, or approved equivalent qualifications;
or
(iii) Any appropriate subjects obtained after Junior or Achievement Certificate in drafting certificate courses or Leaving will be accepted for any of the above mandatory subjects.
- (b) Drafting Assistants twenty-one years of age and over:
(i) Any of the academic qualifications set out in (a) above, together with at least two years' appropriate drawing office experience;
or
(ii) Relevant trade experience plus three years' appropriate drawing office experience;
or
(iii) Five years' appropriate drawing office experience.
- (qq) Minimum age 21 years.

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.

7th March, 1975.

G. H. COOPER,
Chairman, Public Service Board.

Crown Law Department,
Perth, 5th March, 1975.

THE Hon. Minister for Justice has approved the appointment of the following persons as Commissioners for Declarations under the Declarations and Attestations Act, 1913-1962:—

Blake, Thomas Hayes—Albany.
Cleaver, Colin Richard—Trigg.
Cruickshank, Terence James—East Fremantle.
Donovan, Anthony Warwick—Floreath Park.
Downes, Irwin Colin—Katanning.
Forward, William George—Carlisle.
Fowler, Edward William—Marmion.
Fuller, Geoffrey Donald—Goldsworthy.
Guerini, Cleto Mauro—Munster.
Hayes, Gloria—Hamersley.
Hebbard, Colin Edward George—Wembley Downs.
Ingham, Shirley Rosalie—Inglewood.
Jennings, James Kevin—Ardross.
Lacey, Norman Rade—Victoria Park.
Lambert, Ronald Wenham—Cloverdale.
Lee, Peter Donald—Dalkeith.
McDonald, Murray Walker—City Beach.
Mint, Wolfgang Horst Siegfried—Trigg.
Munday, Robert John—Mount Lawley.
Neal, Elisabeth Anne—Rockingham Park.
Newton, Judith Anne—South Perth.
Norrish, David Keith—Applecross.
O'Leary, Brian Stanislaus—Wilson.
Penn, John Ronald—Mount Barker.

Preston, Frances Elizabeth—Applecross.
Sargant, Graham Marcus—City Beach.
Seaman, Trevor Alvery—Belmont.
Tavani, Ennio—East Fremantle.
Terms, Alexandra Main Wright—Lynwood.
Twigden, Brian Peter—Woodlands.
Wilson, Kenneth George—Booragoon.
Wight, Esther May Fensome—Como.

R. M. CHRISTIE,
Under Secretary for Law.

ELECTION OF BARRISTERS' BOARD MEMBERS.

NOTICE is hereby given that, in accordance with Part II of the Rules of the Barristers' Board, the Annual Election of 7 members of the Board for the period 2/4/1975 to 6/4/1976 will be held on 1/4/1975.

Every practitioner desirous, and being of at least 3 years' standing and practice in the State, shall not less than twenty-one days before the date of the election, forward to the Secretary written notice of his or her intention to seek election countersigned by at least one practitioner entitled to vote.

W. STALLWOOD,
Secretary to the Board.

DAYLIGHT SAVING ACT, 1974 ; ELECTORAL ACT, 1907-1973

Daylight Saving Referendum to be held on Saturday, 8th March, 1975

APPOINTMENT OF ASSISTANT RETURNING OFFICER

PURSUANT to Section 141 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 Act—

(1) CANCEL the following appointment of an Assistant Returning Officer as published in the *Government Gazette* No. 15 on Friday, 28th February, 1975—

Assistant Returning Officer	Counting Place	Polling Place
KARRINYUP DISTRICT		
Baker, Robert John	Glendale Primary School, Glendale Avenue, Hamersley	To count votes cast for the Karrinyup District at Primary School, corner North Beach Road and Bryan Street, Lake Gwelup; North Beach Primary School, corner North Beach Road and Groat Street, North Beach; Osborne Park Hospital, North Beach Road, Osborne Park; Newborough Primary School, Newborough Street, Scarborough and Primary School, Alfreda Avenue, Sorrento

(2) MAKE the following appointment of an Assistant Returning Officer—

Assistant Returning Officer	Counting Place	Polling Place
KARRINYUP DISTRICT		
Stidwell, Robert Daniel	Glendale Primary School, Glendale Avenue, Hamersley	To count votes cast for the Karrinyup District at Primary School, corner North Beach Road and Bryan Street, Lake Gwelup; North Beach Primary School, corner North Beach Road and Groat Street, North Beach; Osborne Park Hospital, North Beach Road, Osborne Park; Newborough Primary School, Newborough Street, Scarborough and Primary School, Alfreda Avenue, Sorrento

5th March, 1975.

N. McNEILL,
Hon. Minister for Justice.Police Commissioner's Office,
Perth, 25th February, 1975.

HIS Excellency the Lieutenant Governor and Administrator in Council, has approved the following retirements in the Western Australian Police Force to have effect from the dates following the officer's name:—

- Superintendent R. J. Storey—23/3/75.
Superintendent A. T. Naylor—24/3/75.
Senior Inspector K. E. Townshend—2/4/75.

A. L. M. WEDD,
Commissioner of Police.

25th February, 1975.

GOVERNMENT LAND SALES.

Department of Lands and Surveys,
Perth, 14th March, 1975.

Corres. 511/51.

THE undermentioned allotment of land will be offered for sale by Public Auction on the date and at the place specified hereunder, under the provisions of the Land Act, 1933-1972 and its regulations:—

- Port Denison Lots; Street; Area (Square Metres); Upset Price.
- 310; Whelan; 809; \$1 000.
396; Pearse; 809; \$1 100.
399; Pearse; 809; \$1 000.
409; Corner Downes and Osborne Way; 799; \$1 200.
416; Downes Way; 873; \$1 100.
417; Downes Way; 969; \$900.

Saturday, 5th April, 1975, at 10.30 a.m., at the Dongara Town Hall.

These lots are sold 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 within the time prescribed, the land shall be absolutely forfeited together with all purchase money and fees that may have been paid.
- (b) 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.
- (c) A limit of one lot per person shall apply and for the purpose of this condition husband and wife are deemed to be one.

All improvements on the land offered for sale are the property of the Crown and shall be paid for as the Minister may direct whose valuation shall be final and binding on the purchaser.

Plans and further particulars may be obtained from the Lands Department, Perth.

(Public Plan Port Denison Townsite.)

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

GOVERNMENT LAND SALES.

Department of Lands and Surveys,
Perth, 14th March, 1975.

Corres. 5635/50.

THE undermentioned allotments of land will be offered for sale by Public Auction on the date and at the place specified hereunder, under the provisions of the Land Act, 1933-1972 and its regulations:—

- Coolgardie Lots; Street; Area (Square Metres); Upset Price.
- 8; Corner Lindsay and Ford; 1012; \$200.
69; Corner Sylvester and Ford; 1012; \$200.
384; Lindsay; 1012; \$200.
394; Shaw; 1012; \$200.
399; Shaw; 1012; \$200.
400; Shaw; 1012; \$200.
402; Shaw; 1012; \$200.
403; Shaw; 1012; \$200.
425; Forrest; 1012; \$200.
1133; MacDonald; 1012; \$200.

Friday 11th April, 1975, at 10 a.m. at the Coolgardie Town Hall.

These lots are sold 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.
- (b) 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.
- (c) A limit of one lot per person shall apply and for the purpose of this condition husband and wife are deemed to be one.

All improvements on the land offered for sale are the property of the Crown and shall be paid for as the Minister may direct whose valuation shall be final and binding on the purchaser.

Plans and further particulars may be obtained from the Lands Department, Perth.

(Public Plan Coolgardie Sheet 9:12.)

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

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, 1933-1972 for the reasons stated:—

Name; Lease or License; District; Reason; Corres. No.; Plan.

Gilbert N. B. & Parkinson R. E.; 338/11263; Cervantes Lot 158; non-compliance with conditions; 401/71; Townsite.

Marchesani N. & D.; 3116/5171; Ledge Point Lot 46; non-compliance with conditions; 2747/64; Ledge Point 19.30.

Shaddick A. G.; 345A/2607; Pingelly Lot 607; non-payment of instalment; 2920/74; Townsite.

Sloan R. H. & L. J.; 3116/5550; Williams Lot 130; non-compliance with conditions; 9382/06; Townsite.

Western Uranium Mines No Liability; 3116/2245; Ravensthorpe Lot 6; non-payment of rent; 4253/55; Townsite.

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

AMENDMENT OF RESERVE No. 26044.

Department of Lands and Surveys,
Perth, 7th March 1975.

Corres. 1570/61.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1972, of the amendment of Reserve No. 26044 (Eneabba lot 74) "Recreation and Showground" to exclude the area distinguished as Eneabba lot 277 and of its area being reduced by 2202 square metres, accordingly. (Plan Eneabba Townsite (near Johnson Street).)

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

WITHDRAWN FROM SELECTION.

Department of Lands and Surveys,
Perth, 7th March, 1975.

Corres. 1431/71.

IT is hereby notified that His Excellency the Lieutenant Governor and Administrator in Executive Council has withdrawn from selection under the provisions of section 53 of the Land Act, 1933-1972, the lands comprised in Sussex Locations 4557, 4558, 4559 and 4560. (Plan 441A/40.)

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

OPEN FOR SALE.

Eneabba Lot 277.

Department of Lands and Surveys,
Perth, 7th March, 1975.

Corres. 543/75.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1972, of Eneabba Lot 277 being made available for sale in fee simple for a "Tavern Site" at the purchase price of two thousand five hundred dollars (\$2 500) and subject to the following conditions:—

- (1) A premium for the provision of services amounting to \$10 000 is to be paid with the deposit on the application for the land.
- (2) The allottee must be a person to whom the Licensing Court has granted a provisional certificate.
- (3) A tavern building, of a standard approved by the State Licensing Court and the local authority, shall be commenced within twelve (12) months, and be in operation within two (2) years from the date of approval of application.
- (4) Compensation will not be payable for any improvements effected by the purchaser in the event of his license for the land being cancelled or surrendered.
- (5) A transfer will not be permitted of the License to Occupy issued by the Department of Lands and Surveys unless the proposed transferee also holds a provisional tavern certificate issued by the Licensing Court.

(6) A transfer of the License to Occupy will not be approved nor a Crown Grant issued until the purchaser has complied with the building condition.

(7) Subject to examination of survey.

No person in the service of the Government of the State is allowed to purchase or lease Crown lands without the previous permission of the Governor in writing.

Applications, accompanied by a deposit of \$250 must be lodged at the Department of Lands and Surveys, Perth.

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 Eneabba Townsite (near Johnson Street).)

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

LOCAL GOVERNMENT ACT, 1960-1974.

Department of Lands and Surveys,
Perth, 7th March, 1975.

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 14th June, 1974, 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.

2375/74 (R4601).

Road No. 12578 (widening of part). Those portions of Leschenault Location 26 and Reserve No. 31823 as delineated and coloured dark brown on Original Plan 13364.

818 square metres being resumed from Leschenault Location 26.

Reserve No. 31823 is hereby reduced by 24 square metres.

(Public Plan B100-4.)

IT is hereby declared that, pursuant to the resolution of the Town of Canning, passed at a meeting of the Council held on or about 14th May, 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:—

Canning.

L. & S. 3012/73, M.R.D. 69/73 (MR981).

Road No. 122 (Albany Highway) (Widening of part). That portion of Canning Location 5 as delineated and coloured dark brown on Lands and Surveys Diagram 80754.

166 square metres being resumed from Canning Location 5.

(Notice of Intention to Resume published 19th July, 1974.)

(Public Plan F31-4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Beverley, passed at a meeting of the Council held on or about 2nd 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:—

Beverley.

10844/04, V.2 (R.4647).

Road No. 2067 (widening of part). Those portions of Avon Locations 646 and 4656 as delineated and coloured dark brown on Lands and Surveys Diagram 80881.

2 380 square metres being resumed from Avon Location 646.

9 869 square metres being resumed from Avon Location 4956.

(Public Plan Youraling 40, Sheet 1.)

IT is hereby declared that, pursuant to the resolution of the Shire of Boulder, passed at a meeting of the Council held on or about 14th March, 1974, 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:—

Boulder.

L. & S. 3123-74, M.R.D. 106-74 (MR982).

Road No. 921—Great Eastern Highway (widening). Those portions of Somerville Lots 68 and 69 as delineated and coloured dark brown on Lands and Surveys Diagram 80972.

773 square metres being resumed from Somerville Lot 68.

32 square metres being resumed from Somerville Lot 69.

Notice of Intention to Resume published in *Government Gazette* 15th March, 1974.

(Public Plan Somerville Suburban Area.)

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 22nd March, 1974, 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.

3253/73 (R.4626).

Road No. 15350. A strip of land, 20 metres wide, commencing at a southern boundary of Swan Location 1371 and extending as delineated and coloured dark brown on Lands and Surveys Diagram 80847, southward and south westward along the eastern and south eastern boundaries of Lot 2 of Location 1023 (Land Titles Office Diagram 8327) to terminate on the north western side of Road No. 15 (Great Northern Highway).

4 429 square metres being resumed from Swan Location 1023.

(Public Plan 28/80 D.1.)

IT is hereby declared that, pursuant to the resolution of the Shire of Corrigin, passed at a meeting of the Council held on or about 29th June, 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:—

Corrigin.

1685/72 (R.4463).

Road No. 5420. (i) Deviation of part. A strip of land varying in width, leaving the western side of the present road on the eastern boundary of Avon Location 16742 and extending as delineated and coloured dark brown on Original Plan 13129 and as surveyed southwestward through the said location and location 17278 to rejoin the present road on the western boundary of the lastmentioned location.

(ii) Widening of part. Those portions of Avon Locations 17279, 21265, 19753, 23926 and 16565 as delineated and coloured dark brown on Original Plan 13129 and Lands and Surveys Diagram 80409.

Road No. 15263. A strip of land varying in width commencing on the western side of Road No. 5420 within Avon Location 17279 and extending as delineated and coloured dark brown on Original Plan 13129 southwestward through the said location to the northwestern side of Road No. 5420 within the said location.

Road No. 15264. A strip of land varying in width, commencing on the southwestern side of Road No. 14899 on the eastern boundary of Avon Location 19637 and extending as delineated and

coloured dark brown on Lands and Surveys Diagram 80409 southerly through the said location to the eastern side of Road No. 5420 on the western boundary of the said location 19637.

8 835 square metres being resumed from Avon Location 19637.

763 square metres being resumed from Avon Location 23926.

2 053 square metres being resumed from Avon Location 16565.

9 972 square metres being resumed from Avon Location 16742.

9 245 square metres being resumed from Avon Location 17278.

3 285 square metres being resumed from Avon Location 19753.

1.093 1 hectares being resumed from Avon Location 17279.

5.026 5 hectares being resumed from Avon Location 21265.

(Public Plan Lomos 1:50 000.)

IT is hereby declared that, pursuant to the resolution of the Shire of Cranbrook, passed at a meeting of the Council held on or about 15th December, 1970, 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:—

Cranbrook.

87/71 (R.4651).

Road No. 6575. (i) Extension. A strip of land, 20.12 metres wide, leaving the eastern terminus of the present road at the northeastern corner of Hay Location 663 and extending, as surveyed, southeastward to and along the northeastern boundaries of Location 1131 and along the northeastern boundaries of Locations 975 and 778 and through Location 1156 to terminate at the western terminus of Road No. 13607 on the southern boundary of the lastmentioned location.

(ii) Widening of parts. Those portions of Hay Locations 874, 618, 1094, 1060, 878, 975, 979 and 1161 as delineated and coloured dark brown on Lands and Surveys Diagrams 75864, 75863, 75862 and 75861 and Original Plan 12167.

(iii) Deviation of part. That portion of Hay Location 1156 as delineated and coloured dark brown on Lands and Surveys Diagram 75861.

637 square metres being resumed from Hay Location 874.

1 416 square metres being resumed from Hay Location 618.

6 333 square metres being resumed from Hay Location 1094.

458 square metres being resumed from Hay Location 1060.

319 square metres being resumed from Hay Location 878.

7 962 square metres being resumed from Hay Location 975.

1.561 4 hectares being resumed from Hay Location 979.

238 square metres being resumed from Hay Location 1161.

2 302 square metres being resumed from Hay Location 1156.

(Public Plan 444/80 E2.)

IT is hereby declared that, pursuant to the resolution of the Shire of Dandaragan, passed at a meeting of the Council held on or about 15th May, 1974, 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:—

Dandaragan.

L. and S. 2146/62, M.R.D. 686-62-2 (MR979).

Road No. 7968 (widening of part). That portion of Melbourne Location 941 as delineated and coloured dark brown on Lands and Surveys Diagram 80924.

6 079 square metres being resumed from Melbourne Location 941.

Notice of Intention to Resume published 22nd March, 1974.

(Public Plan 59/80 E2.)

IT is hereby declared that, pursuant to the resolution of the Shire of Dowerin, passed at a meeting of the Council held on or about 31st January, 1974, 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:—

Dowerin.

1294/74 (R.4603).

Road No. 15330. (i) A strip of land 20.12 metres wide, commencing at the northeastern corner of Avon Location 20657 and extending as surveyed southerly along the eastern boundary of the said Location and through that location to its southeastern corner.

(ii) Widening of part. That portion of Avon Location 20657 as delineated and coloured dark brown on Lands and Surveys, Diagram 80893.

1.094 7 hectares being resumed from Avon Location 20657.

(Public Plan 56/80 D2.)

IT is hereby declared that, pursuant to the resolution of the Shire of Greenough, passed at a meeting of the Council held on or about 4th December, 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:—

Greenough.

3153/72 (R.4588).

Road No. 2417 Regazettal. (i) Widening of part. All those portions of Victoria Locations 5808, 2813, Reserve No. 8745 and 2761 as delineated and coloured dark brown on Original Plan 13229.

(ii) Deviation of part. A strip of land varying in width, commencing on a southeastern side of the present road on a northwestern boundary of Victoria Location 2761 and extending as delineated and coloured dark brown on Original Plan 13229, northeastward through the said location to the southeastern side of the present road on a northwestern boundary of the southern severance of that location.

Road No. 757 (widening of part). That portion of Victoria Location 898 as delineated and coloured dark brown on Original Plan 13229.

Reserve No. 8745 is hereby reduced by 283 square metres accordingly.

1 312 square metres being resumed from Victoria Location 898.

1.4574 hectares being resumed from Victoria Location 2761.

2 313 square metres being resumed from Victoria Location 2813.

1 615 square metres being resumed from Victoria Location 5808.

(Public Plan 126B/40 D.2.)

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 22nd 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:—

Irwin.

3161/73 (R.4605).

Road No. 15332. A strip of land 20.12 metres wide, widening as delineated and coloured dark brown on Lands and Surveys Diagram 80890. Commencing on the southwestern side of Road No. 1722 on the northeastern boundary of Lot M640 of Victoria Location 2009, and extending as surveyed southwesterly through the said lot thence

generally westerly to and along part of the southern boundary of lot M338, through Lot M339 and again along part of the southern boundary of Lot M338 to a line in prolongation southerly of the eastern boundary of Location 1892.

7 811 square metres being resumed from Victoria Location 2009.

(Public Plan 126c/40 DE-3.)

IT is hereby declared that, pursuant to the resolution of the Shire of Lake Grace, passed at a meeting of the Council held on or about 4th 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:—

Lake Grace.

4423/25 (R.4630).

Road No. 15352. (i) A strip of land, varying in width, commencing at the southern side of Road No. 11449 and extending, as partly surveyed, south-eastward along a northeastern boundary of Newdegate Lot 33 (Reserve 19136) and a northeastern boundary of Lot 54 (Reserve 17616) to terminate on the western side of the surveyed road along the eastern boundary of the lastmentioned lot.

(ii) Widening of part. Those portions of Newdegate Lots 33 (Reserve 19136) and 54 (Reserve 17616) as delineated and coloured mid brown on Lands and Surveys Diagram 80706.

Reserves 19136 and 17616 are hereby reduced by 1 332 square metres and 812 square metres, respectively.

(Public Plan Newdegate Townsite.)

IT is hereby declared that, pursuant to the resolution of the Shire of Mundaring, passed at a meeting of the Council held on or about 6th February, 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:—

Mundaring.

1606/69 (R.4606).

Road No. 15333. A strip of land 20 metres wide commencing from the southeastern corner of Swan Location 2244 and extending as delineated and coloured mid brown on Lands and Surveys Diagram 80517, northerly along the eastern boundary of the said location; thence northwesterly through Reserve 4967 to terminate at the northeastern corner of Location 5502.

Road No. 15334. A strip of land 20 metres wide, widening at its commencement, commencing from the northwestern side of Road No. 1785 at the southeastern corner of Swan Location 7723 and extending as delineated and coloured mid brown on Lands and Surveys Diagram 80517 generally westward along the southern boundaries of Locations 7723 and 2215 and part of the southern boundary of Location 2537 to terminate at a point 132.75 metres westward of the southeastern corner of Location 2537 on its southern boundary.

Road No. 15335. A strip of land 20 metres wide, widening in part, commencing from the northern boundary of Swan Location 2272 at the southwestern corner of Location 2271 and extending as delineated and coloured mid brown on Lands and Surveys Diagram 80530 northerly along the western boundary of Locations 2271 and 2219; thence westerly along the southern boundary of Lot 15 of Location 1928 and onwards to terminate at a line in prolongation southerly of the eastern boundary of Lot 16 of the lastmentioned location.

Reserve 4967 is hereby reduced by 2.8479 hectares.

(Public Plan 1B/20 SE.)

IT is hereby declared that, pursuant to the resolution of the Shire of Murray, passed at a meeting of the Council held on or about 28th June, 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:—

Murray.

619/73 (R.4625).

Road No. 7509 (Napier Road) deviation of part. A strip of land 20.12 metres wide, widening at its terminus, leaving the southern side of the present road at the northeastern corner of Murray Location 1456 (Reserve No. 23089) and extending as delineated and coloured mid brown on Lands and Surveys Diagram 80496, southwestward along the southeastern boundary of the said location to terminate on the northeastern side of Road No. 44 (Finjarra-Williams Road).

Reserve 23089 is hereby reduced by 2 309 square metres accordingly.

(Public Plan 380D/40 C3.)

IT is hereby declared that, pursuant to the resolution of the Shire of Nungarin, passed at a meeting of the Council held on or about 28th 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:—

Nungarin.

3618/71 (R.4458).

Road No. 10966 (extension). A strip of land 20.12 metres wide, widening at its terminus, leaving the terminus of the present road at the north western corner of Avon Location 14183 and extending as surveyed and as delineated and coloured dark brown on Original Plan 13103 westward through location 14189 to the eastern side of a surveyed road on the north western boundary of the last mentioned location.

Road No. 15256. A strip of land 20.12 metres wide commencing on the northern side of Road No. 10966 within Avon Location 14189 and extending as delineated and coloured dark brown on Original Plan 13103 northward through the said location to the southern side of a surveyed road on the north western boundary of the said location.

Road No. 15257. (i) A strip of land 20.12 metres wide, commencing at the north western corner of Avon Location 14189 and extending as surveyed south westward through Avon Location 15452 (Reserve No. 12639) and along its north western boundary, thence southerly along the western boundary of that location and part of location 15453 to a line in prolongation eastward of the southern boundary of location 15557 (Reserve No. 17745).

(ii) Deviation of part. A strip of land varying in width, commencing on the southern side of the present road within Avon Location 15452 (Reserve No. 12639) and extending as delineated and coloured dark brown on Original Plan 13102 and as surveyed through the said location and location 15557 (Reserve No. 17746) to the southern boundary of the last mentioned location.

Road No. 15258. (i) A strip of land 20.12 metres wide, widening as delineated and coloured dark brown on Original Plan 13102, commencing on the eastern boundary of Reserve No. 11765 and extending as surveyed generally eastward along a northern boundary of Avon Location 13224 to its north eastern corner, thence generally southerly along the eastern boundary of that location to its south eastern corner.

(ii) Deviation of part. A strip of land varying in width, commencing on the southern side of the present road on the northern boundary of Avon Location 13224 and extending as delineated and coloured dark brown on Original Plan 13102 southerly through the said location to rejoin the present road on its north western side.

(iii) Widening of part. That portion of Avon Location 15453 as delineated and coloured dark brown on Original Plan 13102.

Reserve No. 12639 and 17746 are hereby reduced by 4 250 square metres and 1.320 6 hectares respectively.

3.156 6 hectares being resumed from Avon Location 14189.

2 898 square metres being resumed from Avon Location 15453.

7 857 square metres being resumed from Avon Location 13224.

(Public Plan Nungarin 1:50 000.)

IT is hereby declared that, pursuant to the resolution of the Shire of Nungarin, passed at a meeting of the Council held on or about 28th 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:—

Nungarin.

7003/20 (R.4638).

Road No. 6395 Elabbin Road. (i) Extension. A strip of land, 20.12 metres wide, leaving the western terminus of the present road and extending, as surveyed, westward to and along the south western boundary of Avon Location 15500, to terminate at the southern most south western corner of that Location.

(ii) Widening of part. Those portions of Avon Locations 15500 and 11129 as delineated and coloured dark brown on Lands and Surveys Diagram 80909.

67 square metres being resumed from Avon Location 15500.

239 square metres being resumed from Avon Location 11129.

(Public Plan Nungarin 1:50 000.)

IT is hereby declared that, pursuant to the resolution of the Shire of Nungarin, passed at a meeting of the Council held on or about 13th 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:—

Nungarin.

3619/71 (R.4648).

Road No. 4981 (extension). A strip of land 20.12 metres wide, widening at its commencement and terminus, leaving the eastern side and the southern terminus of the present road on the western boundary of Avon Location 15500 and the north-western boundary of Location 24417 and extending, as delineated and coloured dark and mid brown on Lands and Surveys Diagram 80230, south-eastward through the said Locations and Location 11135 (Reserve 11524) to terminate on the northern side of the surveyed road along the southwestern boundary of Location 24417, at the southwestern corner of that Location.

Road No. 15361. (i) A strip of land, 40 metres wide, commencing from the southern side of the surveyed road along the northeastern boundary of Avon Location 18530 at the northeastern corner of that Location, and extending as surveyed, south-westward along the southeastern boundary of the said Location to terminate at its southeastern corner.

(ii) Widening of part. That portion of Avon Location 18530 as delineated and coloured dark brown on Lands and Surveys Diagram 80230.

222 square metres being resumed from Avon Location 15500.

152 square metres being resumed from Avon Location 24417.

390 square metres being resumed from Avon Location 18530.

Reserve No. 11524 is hereby reduced by 2.713 3 hectares.

(Public Plan Trayning 1:50 000.)

IT is hereby declared that, pursuant to the resolution of the Shire of Rockingham, passed at a meeting of the Council held on or about 20th September, 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:—

Rockingham.

L. & S. 846/69, M.R.D. 961/73 (MR980).

Road No. 6104 (widening of part). Those portions of Peel Estate Lots 883, 887, 888, 1045, 889, 890, 893 and 1046 as delineated and coloured dark brown on Original Plan 13352.

3 155 square metres being resumed from Peel Estate Lot 883.

4 493 square metres being resumed from Peel Estate Lot 887.

2 773 square metres being resumed from Peel Estate Lot 888.

848 square metres being resumed for Peel Estate Lot 1045.

4 225 square metres being resumed from Peel Estate Lot 889.

3 220 square metres being resumed from Peel Estate Lot 890.

4 746 square metres being resumed from Peel Estate Lot 893.

1 079 square metres being resumed from Peel Estate Lot 1046.

Notice of Intention to Resume published 20th September, 1974.

(Public Plans R137-4 and R153-4.)

IT is hereby declared that, pursuant to the resolution of the Shires of Swan and Mundaring, passed at a meeting of the Council held on or about 14th February, 1974, and 11th September, 1974, 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:—

Swan and Mundaring.

1481/74 (R.4629).

Road No. 6466 (widening of part). That portion of Reserve No. 10481 as delineated and coloured dark brown on Lands and Surveys Diagram 80866.

(Public Plan M162-4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Toodyay, passed at a meeting of the Council held on or about 25th July, 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:—

Toodyay.

1906/71 (R.4646).

Road No. 4212 (Chittering Road. (i) Extension. A strip of land, 20.12 metres wide commencing from the eastern terminus of the present road at a northwestern corner of Avon Location 28142 and extending, as surveyed, eastward along the northern boundary of the said location and the northern boundaries of Coondle Estate Lots 1, 2, 8, 9 and 10 to terminate at the northeastern corner of the lastmentioned lot.

(ii) Widening of part. Those portions of Coondle Estate Lots 1, 2, 3, 8, 9, 10, 13 and 14 as delineated and coloured dark brown on Original Plan 13248.

5 855 square metres being resumed from Coondle Estate Lot 1.

3 705 square metres being resumed from Coondle Estate Lot 2.

78 square metres being resumed from Coondle Estate Lot 3.

2 973 square metres being resumed from Coondle Estate Lot 8.

106 square metres being resumed from Coondle Estate Lot 9.

2 383 square metres being resumed from Coondle Estate Lot 10.

722 square metres being resumed from Coondle Estate Lot 13.

197 square metres being resumed from Coondle Estate Lot 14.

(Public Plan 27A/40 B2.)

IT is hereby declared that, pursuant to the resolution of the Shire of Toodyay, passed at a meeting of the Council held on or about 22nd 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:—

Toodyay.

2340/59 (R.4650).

Road No. 11928—Fiennes Street (deviation of part). Those portions of Toodyay Lots 177, 178 and Suburban Lot S20 as delineated and coloured dark brown on Original Plan 13265.

483 square metres being resumed from Toodyay Lot 177.

66 square metres being resumed from Toodyay Lot 178.

340 square metres being resumed from Toodyay Suburban Lot S20.

(Public Plan Toodyay Townsite.)

IT is hereby declared that, pursuant to the resolution of the Shire of West Arthur, passed at a meeting of the Council held on or about 6th 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:—

West Arthur.

2185/06 (R.4562).

Road No. 3250 (deviations and widenings of part). Those portions of Wellington Locations 4558 and 3434 as delineated and coloured dark brown on Original Plan 13215.

1.1924 hectares being resumed from Wellington Location 4558.

5 136 square metres being resumed from Wellington Location 3434.

(Public Plan 410c/40 E4.)

IT is hereby declared that, pursuant to the resolution of the Shire of York, passed at a meeting of the Council held on or about 29th June, 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:—

York.

1934/64 (R.4608).

Road No. 15336. A strip of land 20.12 metres wide, widening in part and as delineated and coloured dark brown on Lands and Surveys Diagrams 80818 and 80819 commencing at the easternmost corner of Avon Location 27452 and extending northwesterly along part of the southwestern boundary of Location 786 to and along the southwestern boundary of Location 6026 the southwestern boundary of Location 4705; thence westerly along the southern boundary of Locations 4871, 21532 and to and along the southern boundary of the northeastern severance of Location 27452 to terminate at the southernmost southwestern corner of the northeastern severance of the said Location 27452.

1 349 square metres being resumed from Avon Location 4705.

1 244 square metres being resumed from Avon Location 6026.

5 355 square metres being resumed from Avon Location 27452.

(Public Plan 2c/40 D.4.)

And whereas His Excellency the Lieutenant Governor and Administrator 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, 1960-1974, subject to the provisions of the said Act.

Dated this 19th day of February, 1975.

By Order of His Excellency,

K. A. RIDGE,
Minister for Lands.

LOCAL GOVERNMENT ACT, 1960-1974.

Department of Lands and Surveys,
Perth, 7th March, 1975.

IT is hereby declared that, pursuant to the resolution of the Shire of Chapman Valley, passed at a meeting of the Council held on or about 7th December, 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:—

Chapman Valley.

238/37 (R.4538).

Road No. 15301. A strip of land 20.12 metres wide, widening as delineated and coloured dark brown on Lands and Surveys Diagram 80713 commencing on the western side of Road No. 8068 within Victoria Location 8114 and extending as surveyed, westward through the said location and along a southern boundary to the south eastern corner of that location, thence northward along part of the western boundary of the said location 8114, then westward along the southern boundary of Location 10740 to the south western corner of the last mentioned location.

5 339 square metres being resumed from Victoria Location 8114.

5 431 square metres being resumed from Victoria Location 7024.

(Public Plan 160c/40 D3.)

This notice hereby supersedes the notice published on page 5231 of the *Government Gazette* dated 6th December, 1974.

IT is hereby declared that, pursuant to the resolution of the Shire of Dowerin, passed at a meeting of the Council held on or about 2nd August, 1971 and 5th February, 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:—

Dowerin.

9304/07, V.2 (R.4619).

Road No. 15345. (i) A strip of land 20.12 metres wide, commencing at the southern side of Road No. 3710 on the western boundary of Avon Location 20047 and extending, as surveyed, southward along part of the western boundary of the said Location thence eastward along the southern boundary of Locations 20047, 13466, 2842, 13465 and 2344 to terminate at the western side of Road No. 2307 at the south eastern corner of the last mentioned Location.

(ii) Widening of part. That portion of Avon Location 20047 as delineated and coloured dark brown on Lands and Surveys Diagram 80746.

Road No. 2994. (i) Deviation of part. A strip of land, varying in width, leaving the western side of the present road within Avon Location 2840 and extending, as delineated and coloured dark brown on Original Plan 12444, southward through the said Location and Locations 10590 and 14868 to rejoin the present road on its north western side within the last mentioned Location.

(ii) Widening of part. That portion of Avon Location 2840 as delineated and coloured dark brown on Original Plan 12444.

Road No. 3710 widening of part. That portion of Avon Location 20047 as delineated and coloured dark brown on Original Plan 12444.

1.213 7 hectares being resumed from Avon Location 20047.

9 485 square metres being resumed from Avon Location 2840.

1.277 3 hectares being resumed from Avon Location 10590.

2 792 square metres being resumed from Avon Location 14868.

(Public Plan 33A/40 A1 and 2.)

(2)—45363

IT is hereby declared that, pursuant to the resolution of the Shire of Wagin, passed at a meeting of the Council held on or about 27th March, 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:—

Wagin.

952/73 (R.4446).

Road No. 15250. (i) Regazettal Great Southern Highway. A strip of land 20.12 metres wide, widening at its commencement, commencing at the eastern side of the surveyed road, along the western boundary of Williams Location 1165, at the south western corner of the said Location and extending, as surveyed, eastward along its southern boundary to terminate on the western side of Riffe Street at the south eastern corner of Location 1165.

(i) Widening of parts. Those portions of Williams Locations 1165 and 507 as delineated and coloured dark brown on Lands and Surveys Diagram 80515.

848 square metres being resumed from Williams Location 1165.

115 square metres being resumed from Williams Location 507.

(Public Plan Wagin, Sheet 2.)

(This notice hereby supersedes the notice published in the *Government Gazette* dated 25th October, 1974, page 4861.)

And whereas His Excellency the Lieutenant Governor and Administrator 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, 1960-1974, subject to the provisions of the said Act.

By Order of His Excellency,

Dated this 5th day of March, 1975.

K. A. RIDGE,
Minister for Lands.

BUSH FIRES ACT, 1954.

(Section 17.)

Suspension of Prohibited Burning Times.

Bush Fires Board,
Perth, 28th February, 1975.

Corres. 181.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act has approved of the suspension of the prohibited burning times declared for the whole of the Shire of Dardanup from the 4th March, 1975 to the 14th March, 1975, both dates inclusive, so far as the declaration relates to the burning of grass and stubble only. Any burning carried out under the terms of this suspension is subject to the following conditions:—

- (1) That burning be confined to grass and stubble only and carried out after 4 p.m. on any day.
- (2) That firebreaks to a minimum width of 3 metres be cleared of all inflammable matter immediately around the area to be burnt.
- (3) At least one (1) fully equipped Bush Fire Brigade fire fighting unit with a capacity of at least 450 litres be in attendance at the fire from the time it is lit until it is declared safe.
- (4) That persons intending to burn on land within three kilometres of State Forest give the Forests Department at least four (4) days notice in writing and also final notice on the morning of the intended burn. A Forests Officer may prohibit any burning proposed under the Authority of this order where the proposed burning is within three kilometres of State Forest.

- (5) All relevant conditions of section 18 of the Bush Fires Act are complied with.
- (6) No fires to be lit on land subject to this suspension on a day for which the fire hazard forecast issued by the Bureau of Meteorology in Perth in respect of the locality is "Dangerous".

J. A. W. ROBLEY,
Superintendent, Bush Fires Board.

BUSH FIRES ACT, 1954.
(Section 38.)

Chief and Deputy Chief Bush Fire Control Officer.

Bush Fires Board,
Perth, 6th March, 1975.

IT is hereby notified that the Shire of Waroona has appointed Mr. R. G. Hull as Chief Bush Fire Control Officer for its respective district. The appointment of Mr. M. D. Gaston as Chief Bush Fire Control Officer for the Shire of Waroona is hereby cancelled.

J. A. W. ROBLEY,
Superintendent.

BUSH FIRES ACT, 1954.
(Section 38.)

Appointment of Bush Fire Control Officers.

Bush Fires Board,
Perth, 6th March, 1975.

IT is hereby notified that the following local authorities have appointed the following persons as Bush Fire Control Officers for their respective districts:—

Rottneest Island: A. M. Lydon.

Town of Gosnells: M. C. Lawrey and L. J. Starick (Mrs.).

Swan Shire: W. J. Griffiths.

Waroona Shire: R. T. Golding, G. S. Brown and M. D. Gaston.

The following appointments have been cancelled:—

Rottneest Island: D. J. Sullivan.

Town of Gosnells: L. J. Page (Miss).

Waroona Shire: F. Hill.

J. A. W. ROBLEY,
Superintendent.

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

Advertisement of Approved Town Planning Scheme Amendment.

City of Nedlands Town Planning Scheme—
Amendment No. 51.

T.P.B. 853/2/8/1, Pt. 48.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act, 1928 (as amended), that the Minister for Urban Development and Town Planning approved the City of Nedlands Town Planning Scheme Amendment on the 28th February, 1975, for the purpose of amending the setback requirements in Residential A and B Zones as set out in the schedule annexed hereto.

J. CHAS. SMITH,
Mayor.

S. A. GIESE,
Town Clerk.

Schedule.

City of Nedlands Town Planning Scheme—
Amendment No. 51.

THE City of Nedlands under and by virtue of the powers conferred upon it, in that behalf, by the Town Planning and Development Act, 1928 (as amended), hereby makes the following Town Planning Scheme Amendment, by:

(i) Deleting the following, from line 9 of the Residential A Zone Table of clause 3.2

(b) Side 13 ft. combined
8 ft. minimum to one side.

(ii) Deleting the following, from line 10 of the Residential B Zone Table of clause 3.2 under the heading of *Single Family Residence

(b) Side 13 ft. combined
8 ft. minimum to one side.

and substituting in both cases the following:—

(b) Side 2.5 metres to one side and 1.5 metres the other for single storey dwellings. In the case of dwellings of more than one storey the provision of Uniform Building By-Law No. 204 (b) (iii) and (iv) shall apply.

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

Advertisement of Approved Town Planning Scheme Amendment.

City of Stirling District Planning Scheme—
Amendment No. 12.

T.P.B. 853/2/20, Pt. 12.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act, 1928 (as amended), that the Minister for Urban Development and Town Planning approved the City of Stirling Town Planning Scheme Amendment on the 28th February, 1975, for the purpose of altering the Second Schedule in the following manner:—

(1) The figure "17m" shown on the 90° parking layout is altered to read "17.2m".

(2) The figure "13.1m" shown on the 45° parking layout is altered to read "13.9m".

R. STONE,
Mayor.

L. A. EASTON,
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—
Amendment No. 38.

T.P.B. 853/2/16/18, Pt. 23.

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 controlling facades and types of walls that may be erected by rewording clause 36 (1) (c) and clause 54 of the Scheme Text. This will simplify control of building development and also meet modern standards of building design.

All plans and documents setting out and explaining the amendment have been deposited at 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 7th June, 1975.

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 6107, on or before the 7th June, 1975.

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.

Town of Cockburn District Zoning Scheme No. 1—
Amendment No. 9.

T.P.B. 853/2/23/5, Pt. 11.

NOTICE is hereby given that the Cockburn 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 Lot 62 Amberley Way Spearwood on Diagram 47427, being portion of Cockburn Sound Location 401, from Residential to Multi-residential for development of a triplex dwelling.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, cnr. Rockingham and Forrest Roads, Hamilton Hill 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 18th April, 1975.

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 Cockburn, P.O. Box 21, Hamilton Hill 6163, on or before the 18th April, 1975.

R. W. BROWN,
Deputy 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 Mosman Park Town Planning Scheme
No. 1—Amendment No. 4.

T.P.B. 853/2/18/2, Pt. D.

NOTICE is hereby given that the Mosman Park 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 Lots 413, 414 Wellington Street and Lots 12, 13 Samson Street from Shops to Residential "B".

All plans and documents setting out and explaining the amendment have been deposited at Council Chambers, Memorial Park, Bay View Terrace, Mosman Park, and will be open for inspection without charge during the hours of 8.30 a.m. to 5.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the 2nd April, 1975.

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 Mosman Park, P.O. Box 3, Mosman Park 6012, on or before the 2nd April, 1975.

D. A. WALKER,
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. 18.

T.P.B. 853/2/221, Pt. 16.

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 179 Nicholson Road Byford from rural to composite horse breeding and training and as incidental to such uses, residential, veterinary surgeon, farrier, grain merchant uses and such incidental uses being at Council's discretion.

All plans and documents setting out and explaining the amendment have been deposited at Shire Office, Jul Street, Armadale and will be open for inspection without charge during the hours of 9 a.m. to 4 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the 7th June, 1975.

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 Armadale-Kelmscott, P.O. Box 69, Armadale 6112, on or before the 7th June, 1975.

A. E. RASMUSSEN,
Shire Clerk.

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

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Carnarvon Town Planning Scheme
No. 2—Amendment Nos. 1 and 2.

T.P.B. 853/10/2/3, Pts. 1 and 2.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act, 1928 (as amended), that the Minister for Urban Development and Town Planning approved the Shire of Carnarvon Town Planning Scheme Amendments on the 28th February, 1975, for the purpose of rezoning land as follows:—

Amendment No. 1—Lot 117 Morrell Court East and Lots 104, 105 and 106 Lukis Place from General Residential GR5 to Residential.

Amendment No. 2—Lot 141 Wheelock Way from Special Uses—Transport Accommodation to Residential.

E. G. MEIKLEJOHN,
President.

A. TAYLOR,
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 Esperance Town Planning Scheme
No. 15—Amendment No. 10.

T.P.B. 853/11/6/10, Pt. 17.

NOTICE is hereby given that the Esperance Shire Council in pursuance of its powers under the Town Planning and Development Act, 1923 (as amended) has prepared a Town Planning Scheme amendment for the purpose of adding to section 1 of the Special Zone Schedule following Clause 71 to indicate that "Motel and Service Station" are permitted uses on Lot 212 of East Loc. 21, corner Harbour Road and North Road.

All plans and documents setting out and explaining the amendment have been deposited at Shire Offices, Esperance and will be open for inspection without charge during the hours of 10 a.m. to 4 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the 7th May, 1975.

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 Esperance, P.O. Box 507, Esperance 6450 on or before the 7th May, 1975.

E. L. CHOWN,
Shire Clerk.

METROPOLITAN REGION SCHEME.

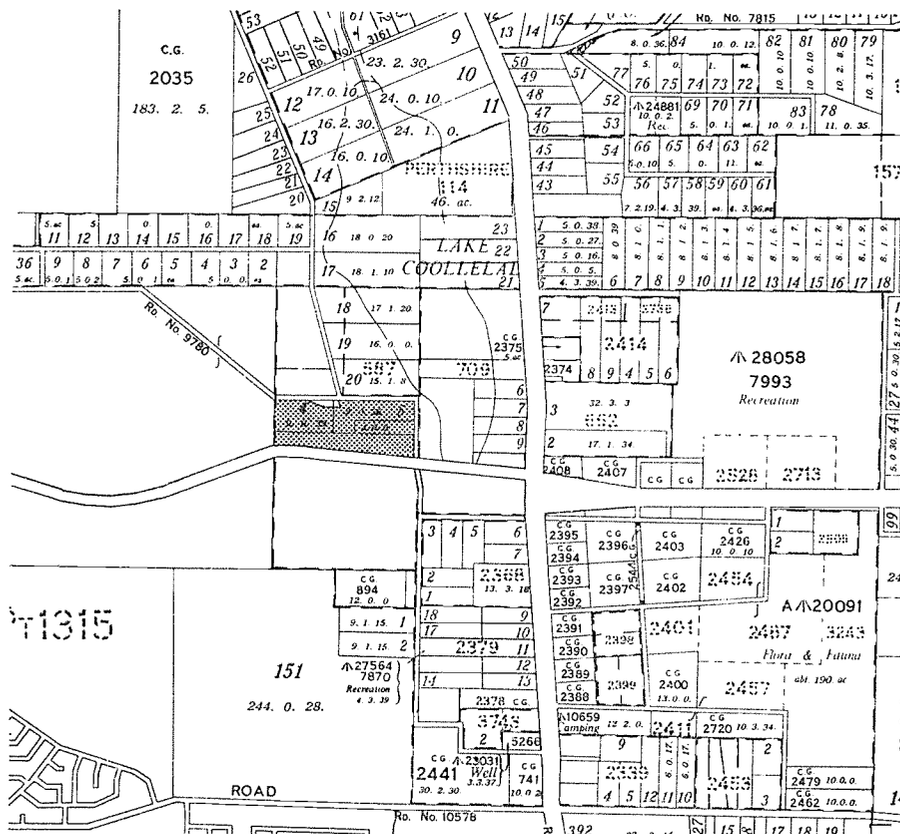
Notice.

Files 812/2/30/1 M.R.P.A.; 853/2/30/12 T.P.D.

NOTICE is hereby given in accordance with Clause 27 of the Metropolitan Region Scheme that the Metropolitan Region Planning Authority on the 29th January, 1975 by resolution of that Authority transferred from the urban deferred zone to the urban zone the subject land being the area stippled as shown on the plan in the schedule hereto.

H. DAVID,
Secretary.

Schedule.



 URBAN

REPORT No 859
APPENDIX 'A'

PART OF METROPOLITAN REGION SCHEME
MAP No 10

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
19586	Purchase and Removal of Bristol Classrooms (Salmon Gums)	11/3/75	P.W.D., West Perth
19587	Purchase and Removal—Old Karragullen School	11/3/75	P.W.D., West Perth
19589	Manjimup Primary School Upgrading—Electrical Installation—Recall	11/3/75	P.W.D., West Perth P.W.D., Bunbury P.W.D., Narrogin
19590	Harvey Agricultural High School—Additions—1 Classroom and Science Lab.	11/3/75	P.W.D., West Perth Clerk of Courts, Harvey P.W.D., A.D. Bunbury
19593	Laverton—Community Health Services Duplex	11/3/75	P.D.W., West Perth P.W.D., Kalgoorlie
19595	Rockingham Courthouse—Air Conditioning	11/3/75	P.W.D., West Perth
19596	Westminster Primary School—New Library Resource Centre—Electrical Installation	18/3/75	P.W.D., West Perth
19597	West Kambalda Primary School—Addition of 6 Classrooms and Resource Centre—Electrical Installation	18/3/75	P.W.D., West Perth P.W.D., Kalgoorlie
19598	Hamilton Hill Senior High School—New Gymnasium and S.E.C. Sub-station Electrical Services	18/3/75	P.W.D., West Perth
19599	Albany Technical School—Classroom Block Additions—Electrical Installation 1974/75	18/3/75	P.W.D., West Perth P.W.D. (A.D.), Albany
19600	West Kambalda Primary School—Six Classrooms and Resource Centre	18/3/75	P.W.D., West Perth P.W.D. (A.D.), Kalgoorlie
19601	Wiluna Primary School—Alterations and Additions 1975	18/3/75	P.W.D., West Perth P.W.D. (A.D.), Geraldton Police Station, Wiluna
19602	Albany Technical School—Mechanical Services Consisting of Space Heating, Mechanical Ventilation, D.H. Water, L.P. Gas Service and Laboratory Equipment	25/3/75	P.W.D., West Perth P.W.D. (A.D.), Albany
19603	Claremont Teachers College—Library and Audio-Visual Centre—Demountable Partitions	11/3/75	P.W.D., West Perth
19604	Pinjarra Community Health Services—Office/Clinic and Duplex	18/3/75	P.W.D., West Perth P.W.D., Bunbury Clerk of Courts, Pinjarra
19605*	Aluminium Wall Panels and Windows Primary School Cluster Type Supply only Annual Contract 1975	13/3/75	P.W.D., West Perth
19606	Canning Vale—Purchase and Removal of Cottage at Lot 43 Wilfred Road	11/3/75	P.W.D., West Perth
19607	East Claremont Primary School—Additions 1975	25/3/75	P.W.D., West Perth
19608	Welshpool—Purchase and removal of premises at 215 Mill Street	18/3/75	P.W.D., West Perth
19609	Northam High School—New Library, Classrooms, upgrading Staff Accommodation and Distribution Electrical Services (Nominated Sub-Contract)	25/3/75	P.W.D., West Perth P.W.D., A.D. Northam
19610	Point Heathcote Reception Home—Purchase and Removal of Boilers and Ancillaries	18/3/75	P.W.D., West Perth
19611	Mandurah Foreshore—Stabilisation Project Stage I	18/3/75	P.W.D., West Perth
19612	Eaton Water Supply—Construction of Artesian Bore	18/3/75	P.W.D., West Perth
19613	G. & A. W. S. Main Conduit—Bulla Bulling Pumping Station—Supply and Installation of Pumping Plant	15/4/75	P.W.D., West Perth
19614	Perth Medical Centre—Diagnostic Unit Sterilisers	18/3/75	P.W.D., West Perth
19615	G. & A. W. S. Main Conduit—Bulla Bulling Pumping Station Electrical Installation	25/3/75	P.W.D., West Perth District Engineer C.W.S., P.W.D., Kalgoorlie
19616	Lake King Primary School—Internal and External Repairs and Renovations	8/4/75	P.W.D., West Perth P.W.D. (A.D.), Narrogin Police Station Lake Grace
19617	Ravenswood Water Supply—100 m ³ Tank on 15 m Stand	8/4/75	P.W.D., West Perth
19618	Cuballing Pump Station—Erection	8/4/75	P.W.D., West Perth P.W.D. (A.D.), Narrogin
19619	Beverley District High School—Additions 1974—Electrical	8/4/75	P.W.D., West Perth P.W.D., Merredin
19620	Perth Dental Hospital—Additions to 'C' Block—Stainless Steel Benches and Bowls	25/3/75	P.W.D., West Perth
19621	Exmouth District High School—Resource Centre	8/4/75	P.W.D., West Perth P.W.D. (A.D.), Carnarvon P.W.D. (A.D.), Geraldton P.W.D. (A.D.), Port Hedland Police Station, Exmouth
19622	Perth Medical Centre, Diagnostic Unit—Carpet Sub-Contract	18/3/75	P.W.D., West Perth

* At W.A. Government Tender Board, 74 Murray Street, Perth at 10.00 a.m.

PUBLIC WORKS DEPARTMENT—*continued.*

ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount
			\$
19531	Onslow Primary School—Air Conditioning	Barry Scott & Co. Pty. Ltd.	44 811.00
19545	North Lake High School—Electrical Installation	J. L. Mattinson Pty. Ltd.	57 670.00
19518	Yanchep Primary School—6 Classrooms and Administration— Electrical Installation	B.D.T. Electrics	15 618.00
19546	Kelmscott High School—Stage 3—Electrical Installation	Statewide Holdings Pty. Ltd.	52 367.00
19550	Hilton Park—Community Health Services Building	S. & P. A. Emanuele	57 139.00
19485	Kalgoorlie Public Buildings—Repairs and Renovations	Mr. P. J. Lester	21 575.00
19523	John Forrest Senior High School—Gymnasium	Anka Constructions (W.A.) Pty. Ltd.	242 800.00
19525	John Forrest Senior High School—Hall and Gymnasium— Electrical Installation.	Electrical Service Kalamunda	28 500.00
19395	Mount Lawley Teachers Training College—Music and Drama Building	R.D.C. Construction (W.A.) Pty. Ltd.	586 500.00

FREMANTLE PORT AUTHORITY.

THE following notice is issued for the information of Shipmasters and others concerned.

W. E. WILLIS,
Secretary.

NOTICE TO MARINERS.

No. 3 of 1975.

Australia—West Coast.

Port of Fremantle—Outer Harbour.
Cockburn Sound—Bulk Cargo Jetty.

Approximate Position:

Latitude 32° 14' 30" South.
Longitude 115° 45' 15" East.

Subject: Existence of shoal—Vicinity C.S.B.P. outfall.

Former notice No. 3 of 1974 (temporary)
Cancelled 20th February, 1975.

The shoal has been reduced and the unlighted buoy removed.

Chart formerly affected: Aus. 117.

Authority: Fremantle Port Authority.

Date: 25th February, 1975.

R. S. CAMPBELL,
Harbour Master.

FREMANTLE PORT AUTHORITY.

THE following notice is issued for the information of ship masters and others concerned.

W. E. WILLIS,
Secretary.

NOTICE TO MARINERS.

No. 5 of 1975.

Australia—West Coast.

Port of Fremantle—Outer Harbour.

Beagle Anchorage—Robbs Jetty.

Position:

Latitude 32° 05' 25" South.
Longitude 115° 45' 15" East.

The jetty in this position known as "Robbs Jetty" has been demolished and is to be expunged.

Chart Affected: Aus. 117.

Publication Affected: Australian Pilot Volume V.
1972, Page 176.

Authority: Fremantle Port Authority.

Date: 25th February, 1975.

R. S. CAMPBELL,
Harbour Master.

FREMANTLE PORT AUTHORITY.

THE following notice is issued for the information of ship masters and others concerned.

W. E. WILLIS,
Secretary.

NOTICE TO MARINERS (TEMPORARY).

No. 4 of 1975.

Australia—West Coast.

Port of Fremantle—Outer Harbour.
Cockburn Sound—Bulk Cargo Jetty.

Position (approx):

Latitude 32° 14' 30" South.
Longitude 115° 45' 15" East.

Existence of Shoal: Vicinity C.S.B.P. outfall.

Details: A shoal exists with a least depth of 10.3 metres with a radius of 91 metres. The centre bearing 343° distant 119 metres from the north-west corner of the Bulk Cargo Jetty.

Chart Temporarily Affected: Aus. 117.
Authority: Fremantle Port Authority.

Date: 25th February, 1975.

R. S. CAMPBELL,
Harbour Master.

FREMANTLE PORT AUTHORITY.

THE following notice is issued for the information of ship masters and others concerned.

W. E. WILLIS,
Secretary.

NOTICE TO MARINERS.

No. 6 of 1975.

Australia—West Coast.

Port of Fremantle—Outer Harbour.

Temporary tide recording buoy removed.

Position:

Latitude 32° 03' 44" South.
Longitude 115° 43' 28.5" East.

Former notice No. 4 of 1974 (temporary)
Cancelled 24th February, 1975.

Charts formerly affected: Aus. 112, 113, 117.

Publications formerly affected: Admiralty list of lights Vol. K.

Authority: Fremantle Port Authority.

Date: 25th February, 1975.

R. S. CAMPBELL,
Harbour Master.

SHIRE OF BOYUP BROOK.

STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1974.

Receipts.	
	\$
Rates	70 604.43
Licenses	46 960.00
Government Grants	54 669.00
Commonwealth Aid Road Grants	59 590.00
Commonwealth Unemployment Relief Grant	500.00
Income from Property	15 103.67
Sanitation Charges	1 603.00
Vermin Receipts	91.20
Fines and Penalties	71.25
Cemetery Receipts	243.70
Other Fees	5 017.86
All other Revenue	4 378.85
Sale of Assets	60.00
Contribution to Works	1 010.00
Loan Repayments	29 493.50
Total Receipts	\$289 396.46

Payments.	
	\$
Administration:	
Staff	18 265.32
Members	3 325.88
Debt Service	67 898.80
Public Works and Services:	
Streets and Roads	106 502.74
Street Lighting	1 103.37
Parks, Gardens and Recreation Grounds	10 274.22
Buildings, Construction and Equipment	1 151.59
Buildings Maintenance	18 333.67
Youth Services	2 451.09
Health Service	6 745.17
Sanitation	1 619.04
Vermin Services	2 534.95
Bush Fire Control	862.29
Traffic Control	5 434.02
Cemetery Expenses	344.72
Public Works Overheads (not allocated)	—
Plant, Machinery and Tools	551.38
Plant Operation Costs (over allocated)	Cr. 78.12
Materials (over allocated)	Cr. 0.27
Payments to Main Roads Trust Account	40 562.00
Donations and Grants	1 585.99
Private Works and Costs	819.23
All other Expenditure	600.00
Commonwealth Grant for Unemployment Relief	964.01
Transfer to Reserve Funds	1 500.00
Total Payments	\$293 371.09

SUMMARY.

Credit Balance 1/7/73	Cr. 10.28
Receipts as per Statement	289 396.46
	289 406.74
Payments as per Statement	293 371.09
Debit Balance 30/6/74 (overdrawn)	\$3 964.35

BALANCE SHEET AS AT 30th JUNE, 1974.

Assets.	
	\$
Currents Assets	3 030.37
Non-current Assets	19 378.75
Deferred Assets	284 575.05
Reserve Fund Contra	5 030.57
Fixed Assets	342 544.50
Total Assets	\$654 559.74
Liabilities.	
	\$
Current Liabilities	13 214.15
Non-current Liabilities	7 195.81
Deferred Liabilities	479 618.14
Total Liabilities	\$500 028.10

SUMMARY.

	\$
Total Assets	654 559.74
Total Liabilities	500 028.10
Municipal Accumulation (surplus)	\$154 531.64

We certify that the figures and particulars above are correct.

J. A. FORBES,
President.
L. G. AMEY,
Shire Clerk.

I have examined the books and accounts of the Shire of Boyup Brook for the year ended 30th June, 1974. I certify that the annual statements mentioned above correspond with the books of accounts, vouchers and documents submitted for audit, and are, in my opinion correct, subject to my report.

K. ROBERTSON,
Government Inspector of Municipalities.

SHIRE OF WANNEROO.

STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1974.

Receipts.	
	\$
Rates	1 019 503.14
Licenses	326 500.12
Government Grants and Recoups	389 812.95
Income from Property	35 655.90
Sanitation and Health Charges	100 506.75
Town Planning Recoups	15 325.76
Fines and Penalties	57 374.11
Sale of Assets	80 506.52
Investments and Commissions	68 523.82
Private and other Recoupable Works	1 812 686.95
All other Receipts	163 304.64
	\$4 069 700.66

Payments.	
	\$
Administration	194 130.33
Less Transferred to Public Works Overhead	89 511.00
	104 619.33
Members	24 042.35
Debt Service	335 561.46
Public Works and Services	907 035.69
Reserve Construction	13 019.46
Reserve Maintenance	157 362.16
Building Construction and Equipment	66 760.45
Building Maintenance	70 812.73
Town Planning Control	71 731.25
Library Services	19 411.51
Health Services	57 280.22
Sanitation Control	124 749.96
Rangers and Dog Control	27 383.98
Fire Control	15 599.80
Traffic Control	112 443.46
Building Control	79 061.71
Public Works Overhead	377 523.39
Less Allocated to Works	371 639.52
	5 883.87
Purchase Plant and Machinery	176 301.90
Plant Operation Costs	201 090.73
Less Allocated to Works	195 196.82
	5 893.91
Materials	528 253.52
Less Allocated to Works	466 338.96
	61 914.56
M.R.D. Trust Fund	214 942.01
Donations and Grants	24 884.95
Private and other Recoupable Works	1 670 806.42
All other Expenditure	105 279.83
	\$4 452 582.95

SUMMARY.

Debit Balance 1/7/73	61 788.24
Receipts 1973-1974	4 069 700.66
	4 007 912.42
Payments 1973-1974	4 452 582.95
Debit Balance 30/6/74	\$444 670.53

BALANCE SHEET AS AT 30th JUNE, 1974.

Assets.	
	\$
Current Assets	202 620.74
Non-current Assets	1 499 923.45
Deferred Assets	509 994.11
Fixed Assets	2 163 819.78
	\$4 376 358.08
Liabilities.	
	\$
Current Liabilities	504 314.80
Deferred Liabilities	3 907 599.53
Non-current Liabilities	568 794.08
	\$4 980 708.41

SUMMARY.

	\$
Total Assets	4 376 358.08
Total Liabilities	4 980 708.41
Municipal Accumulation	Cr. \$604 350.33

We hereby certify that the figures and particulars contained in this statement are correct.

C. J. SEARSON,
President.
N. S. BENNETTS,
Shire Clerk.
B. C. WILLIAMSON,
Treasurer.

I have examined the books and accounts of the Shire of Wanneroo for the year ended 30th June, 1974. I certify that the annual statements mentioned, correspond with the books of accounts, vouchers and documents submitted for audit, and are in my opinion correct, subject to my report.

C. GRIGG,
Auditor.

MELVILLE CITY COUNCIL.

IT is hereby notified for general information that Mr. Ronald Mervyn Claffey has been appointed Building Surveyor to the City of Melville with effect from Tuesday, 4th March, 1975.

This appointment is in lieu of Mr. W. A. Dixon who retired from the services of Council on 29th November, 1974.

P. J. HANLEY,
Acting Town Clerk.

4th March, 1975.

SHIRE OF AUGUSTA-MARGARET RIVER.

Honorary Litter Inspector.

IT is hereby notified for public information that Mr. Cecil R. Noakes has been appointed an honorary Litter Inspector for the district of the above Shire.

J. D. REIDY-CROFTS,
Shire Clerk.

SHIRE OF COLLIE.

Shire Clerk.

IT is hereby notified for public information that Mr. Leslie John Christinger has been appointed Shire Clerk for the Shire of Collie with effect from the 24th February, 1975, and the appointment of Mr. Peter McNab is hereby cancelled.

L. P. PIAVANINI,
President.

LOCAL GOVERNMENT ACT, 1960-1974.

Shire of Armadale-Kelmscott.

Notice of Intention to Borrow.

Proposed Loan (No. 140) of \$10 000.

PURSUANT to section 610 of the Local Government Act, 1960-1974, the Armadale-Kelmscott Shire Council gives notice that it proposes to borrow by the sale of a debenture or debentures on the following terms and conditions and for the following purpose: \$10 000 for a period of 15 years, repayable at the office of the Bank of New South Wales, Armadale, W.A., by 30 equal half-yearly instalments of principal and interest. Purpose: for the purchase of land being lots 185, 186 and 1120=75a. 1r. 8p. Hopkinson Road.

Plans, specifications and estimates of cost thereof, and the statement required by section 609 are open for inspection at the Office of the Council, Jull Street, Armadale, for 35 days after publication of this notice.

Dated this 28th day of February, 1975.

S. V. PRIES,
President.

A. E. RASMUSSEN,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1974.

Shire of Boulder.

Notice of Intention to Borrow.

Proposed Loan (No. 41) of \$200 000.

PURSUANT to section 610 of the Local Government Act, 1960-1974, the Boulder Shire Council hereby gives notice that it proposes to borrow money by the sale of a debenture on the following

terms and for the following purpose: \$200 000 for 15 years. Purpose: Stage 6 of the Boulder Sewerage Scheme—Sewerage Reticulation to service properties adjacent to the following right of ways:—

The right of ways bounded by Forrest Street, Hamilton Street, Richardson Street and Ivanhoe Street.

All right of ways bounded by Tupper Street, Brookman Street, Johnston Street and Federal Road, and

All properties on the Eastern side of Federal Road from Tupper Street to Dart Street.

The loan is repayable to the Commonwealth Savings Bank of Australia, Perth, in 29 equal half-yearly instalments of principal and interest based on a 30 year repayment term plus one instalment for the balance of principal and interest.

Plans, specifications and an estimate of the cost as required by section 609 are open for inspection at the Office of the Council, Davidson Street, Kalgoorlie, during normal office hours for a period of thirty five days after the publication of this notice.

In the opinion of Council, the works and undertakings will be of special benefit to those properties capable of being connected to the sewerage mains located in the areas outlined above and these properties only will be rated to meet repayments on this loan.

W. J. KENNEALLY,
President.

R. PEDDIE,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1974.

Shire of Boulder.

Notice of Intention to Borrow.

Proposed Loan (No. 42) of
\$140 000.

PURSUANT to section 610 of the Local Government Act 1960-1974 the Boulder Shire Council hereby gives notice that it proposes to borrow money by the sale of a debenture on the following terms and for the following purpose: \$140 000 for 40 years. Purpose: Stage 5 of the Boulder Sewerage Scheme—Sewerage reticulation to service properties in an area bounded by Boulder Road, Connolly Street, Rhodes Street, Roberts Street, Wilson Street, Whitlock Street and President Street.

The loan is repayable to the Treasury, Superannuation Building, Perth, in 78 equal half-yearly instalments of principal and interest and two half-yearly instalments of interest only.

Plans, specifications and an estimate of the cost as required by section 609 are open for inspection at the Office of the Council, Davidson Street, Kalgoorlie, during normal office hours, for a period of 35 days after the publication of this notice.

The works are estimated to cost \$200,000 and the additional \$60,000 to supplement this loan will be in the form of a non repayable loan from the Federal Government. To obtain the non repayable loan portion (grant) this repayable loan of \$140,000 must be raised.

In the opinion of the Council, the works and undertakings will be of special benefit to those properties capable of being connected to sewerage mains located in the area outlined above and these properties only will be rated to meeting repayments on this loan.

W. J. KENNEALLY,
President.

R. PEDDIE,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1974.

Shire of Kellerberrin.

Notice of Intention to Borrow.

Proposed Loan (No. 80) of \$8 000.

PURSUANT to section 610 of the Local Government Act, 1960-1974, the Shire of Kellerberrin hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purpose: \$8 000 for a period of twenty (20) years at the ruling rate of interest, repayable at the Office of the Shire of Kellerberrin by forty (40) equal half-yearly instalments of principal and interest. Purpose: Part cost of erecting a Tennis Pavilion on part Kellerberrin Lot 77 Hammond Street Kellerberrin. Plans, specifications and estimates of cost as required by section 609 of the Act are available for inspection at the Office of the Council during business hours for 35 days after the publication of this notice.

Note: The Kellerberrin Lawn Tennis Club will be meeting the full amount of the annual repayment of this loan.

Dated this 5th day of March, 1975.

J. K. WALSH,
President.

B. R. THOMPSON,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1974.

Shire of West Pilbara.

Notice of Intention to borrow.

Proposed Loan (No. 33) of \$70 000.

PURSUANT to section 610 of the Local Government Act, 1960-1974, the Shire of West Pilbara hereby gives notice of its intention to borrow money, by the sale of debentures on the following terms for the following purpose: \$70 000 for a period of 20 years, repayable to the Bank of New South Wales, Dampier, by 40 equal half-yearly instalments of Principal and Interest. Purpose: Construction of an Infant Health Clinic and Shire Meeting Room at Paraburdoon.

Plans, specifications and estimates of the costs thereof are open for inspection at the office of the Council, Onslow during normal office hours for a period of 35 days after the publication of this notice.

Dated this 26th day of February, 1975.

K. JONES,
President.

D. G. McCUTCHEON,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1974.

City of Melville.

Closure of Private Street.

Department of Local Government,
Perth, 28th February, 1975.

L.G. 240/62A.

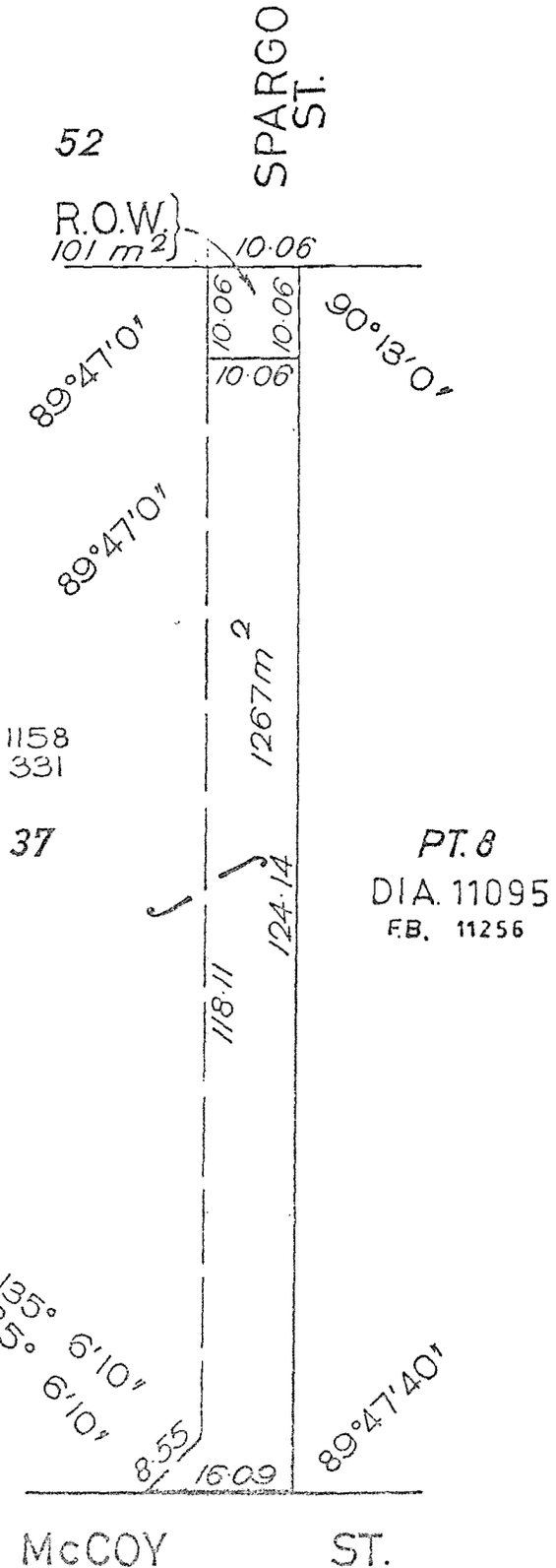
NOTICE is hereby given in pursuance of the provisions of section 297A of the Local Government Act, 1960-1974, that His Excellency the Governor has approved of the closing of a private street in accordance with the resolution passed by the Melville City Council that the private street being the natural extension of Spargo Street, south from the proposed widening of Blackie Street, to McCoy

Street, abutting Lot 37 and Part Lot 8 comprised in Certificate of Title Volume 775 Folio 10 on Lands and Titles Office Diagram 16835 be closed and the land contained therein be allocated to the abutting lot 37 McCoy Street as shown on the schedule hereunder.

R. C. PAUST,
Secretary for Local Government.

Schedule.

Diagram No. 48161.



LOCAL GOVERNMENT ACT, 1960-1974.

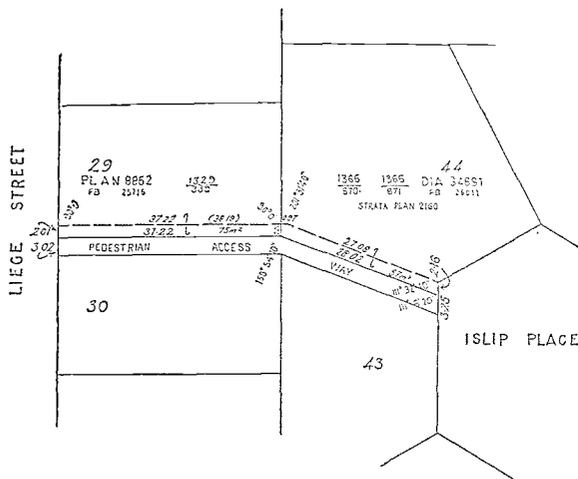
City of Stirling.

Closure of Private Street.

Department of Local Government,
Perth, 28th February, 1975.

L.G. 95/73M.

NOTICE is hereby given in pursuance of the provisions of section 297A of the Local Government Act, 1960-1974, that His Excellency the Lieutenant Governor and Administrator has approved of the closing of a private street in accordance with a resolution passed by the Stirling City Council being portion of the pedestrian way between Liege Street and Islip Place, Osborne Park, as comprised in Certificate of Title Volume 45, Folio 36A and the allocation of the land contained therein to the adjoining Lot 29 Liege Street, Certificate of Title Volume 1329, Folio 339, and Lot 44 Islip Place, Certificate of Title Volume 45, Folio 44A, as shown on the schedule hereunder.

R. C. PAUST,
Secretary for Local Government.Schedule.
Diagram No. 48162.

LOCAL GOVERNMENT ACT, 1960-1974.

Uniform Building By-laws.

General Residential Zone—Class (G.R.).

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 (GR4), pursuant to the authority contained in By-law 214 of the said By-laws, in respect of the following land—

Lot 13 of subdivision Lot 27, Edmund Street,
Fremantle,

by reducing the front setback requirement from 25 ft. to a minimum of 17 ft.

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 6000,

within 28 days from the date of this publication.

E. C. RUSHTON,
Minister for Local Government.

LOCAL GOVERNMENT ACT, 1960-1974.

Department of Local Government,
Perth, 5th March, 1975.

Municipal Election.

IT is hereby notified, for general information, in accordance with section 129 of the Local Government Act, 1960-1974, that the following gentleman has been elected a Member of the under-mentioned Municipality to fill the vacancy shown in the particulars hereunder:—

Date of Election; Member Elected; Surname; Christian Names; Ward; Occupation; How Vacancy Occurred: (a) Effluxion of Time; (b) Resignation; (c) Death; Name of Previous Member; Remarks.

Town of Albany.

17/1/75; Trevenen; John Michael; North; Farmer
(b); S. W. Clarke; —.R. C. PAUST,
Secretary for Local Government.

FACTORIES AND SHOPS ACT, 1963-1974.

Order.

I, WILLIAM LEONARD GRAYDEN, The Minister for the time being charged with the administration of the Factories and Shops Act, 1963-1974, acting pursuant to the provisions of subsection (12) of section 92A of the Act, do hereby exempt the shops in the area specified in the Schedule to this Order from the provisions of Division II of Part IX of the Act, until and including the 7th March, 1975.

W. GRAYDEN,
Minister for Labour and Industry.

Schedule.

The Shire of Mandurah.

SMALL CLAIMS TRIBUNALS ACT, 1974.

Department of Labour and Industry,
Perth, 5th March, 1975.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council acting pursuant to section 43 of the Small Claims Tribunals Act, 1974 has been pleased to make the regulations set out in the Schedule hereunder.

H. A. JONES,
Under Secretary for Labour and Industry.

Schedule.

SMALL CLAIMS TRIBUNALS ACT, REGULATIONS, 1975.

- Citation. 1. These regulations may be cited as the Small Claims Tribunals Act Regulations, 1975.
- Forms. 2. The Forms set out in the Schedule to these regulations are prescribed for the respective purposes stated therein but in each case a form to the like effect may be used.
- Fee. 3. The fee payable at the time of filing a small claim is \$2.00.

11. Was the transaction the subject of a hire-purchase agreement? If so, give name and address of hire-purchase company.....

12. State any other relevant particulars.....

Dated at....., this..... day of....., 19.....

.....
 (Signature of Claimant)

FOR USE BY REGISTRAR OR CLERK OF LOCAL COURT.

Date received.....by.....
 Fee Receipt No..... Amount.....

Form 2.

Small Claims Tribunals Act, 1974.
 (Section 23.)

NOTICE TO REGISTRAR THAT AN ORDER HAS NOT BEEN COMPLIED WITH.

To Registrar,
 Registry of Small Claims Tribunals,
 Willmar House,
 600 Murray Street,
 West Perth, 6005.

(Claimant)

v

(Respondent)

Claim (brief details):—

On the..... day of....., 19.....,
 an order was made by the Small Claims Tribunal at.....
 whereby it was ordered (brief details):—

I hereby give notice that the order in question has not been complied with
 except as follows.....

Dated at....., this..... day of.....,
 19.....

Signature of Party.....
 Address

Form 3.

Small Claims Tribunals Act, 1974.
 (Section 27.)

NOTICE OF WITHDRAWAL.

To Registrar,
 Registry of Small Claims Tribunals,
 Willmar House,
 600 Murray Street,
 West Perth, 6005.

.....(Claimant)

v

.....(Respondent)

I.....the Claimant in
 Claim No..... lodged with the Small Claims Tribunal, hereby
 withdraw this claim against the Respondent.

Signed:.....
 Date:.....

Form 4.

Small Claims Tribunals Act, 1974.
(Section 34.)

APPLICATION FOR REHEARING.

To Registrar,
Registry of Small Claims Tribunals,
Willmar House,
600 Murray Street,
West Perth, 6005.

CLAIMANT (Name and address).....

V

RESPONDENT (Name and address).....

The above claim having been heard in my absence on the.....
day of....., 19....., I hereby make application for a
rehearing of the claim on the following grounds:

(a)*
.....
.....
.....
.....
.....

Dated at.....this.....day of.....
....., 19.....

.....
Signature of Applicant.

(a)* Set out in full detail the reason for the applicant's failure to present his
case to the Tribunal and where possible supported with documents to
support those reasons.

MURDOCH UNIVERSITY ACT, 1973.

MURDOCH UNIVERSITY BY-LAWS.

PART I.—GENERAL PROVISIONS.

1. (1) These By-laws may be cited as the Murdoch University By-laws
and shall come into force when approved by the Governor and published
in the *Government Gazette*.

(2) In these By-laws, unless the context otherwise requires—

“authorised officer” means a person authorised by the Vice-Chancellor
to act under and for the purposes of these By-laws, or, where the
case expressly requires, a person authorised in writing by the Senate.

“authorised” means authorised by the Vice-Chancellor or an authorised
officer or a permit, and “without authority” means without the auth-
ority of the Vice-Chancellor, an authorised officer, or a permit;

“park” or “parking” includes leaving a vehicle standing or waiting whe-
ther it is occupied or not;

“parking permit” means a permit to park a vehicle issued in accordance
with these By-laws;

“permit” means a permit in accordance with these By-laws;

“traffic sign” means an authorised marking, notice or sign to regulate or
guide traffic or the parking of vehicles or to prescribe maximum speed
limits;

“University lands” means all land and buildings from time to time declared
by the Governor in accordance with section 24 (2) of the Act to be
University land and all buildings or structures on any such land;

“Vehicle” includes car, truck, bus, motor cycle, motor scooter, bicycle,
semi-trailer or caravan and any other form of conveyance, or trailer,
however ridden, driven or propelled.

(3) The Interpretation Statute of the University as from time to time in
force, shall apply to these By-laws and shall be deemed to be incorporated
in these By-laws.

2. These By-laws shall apply—

(a) within the boundaries of the University lands, and to every part of
the University lands; and

(b) to every person who is at any time on the University lands.

3. The Vice-Chancellor may, by writing under his hand, delegate any
function, power or duty conferred or imposed on him by these By-laws
in accordance with section 23 of the Act, and authorise any person to act
under and for the purposes of these By-laws.

4. The Vice-Chancellor may from time to time declare that a particular
area or areas within the University lands—

(a) shall be open to members of the public or any specified section of
the public subject to compliance with such conditions as may be
specified in the declaration;

- (b) may be used for specified activities, by members of named clubs or organisations, or other persons referred to in the declaration subject to compliance with such conditions as may be specified in the declaration; and no person shall use any such area unless he is a member of the named club or organisation or is one of the persons or class of persons to which the declaration refers, and the use is for the specified activity, and in accordance with the specified conditions (if any).

Any declaration by the Vice-Chancellor under this By-law may be modified or revoked by him at any time and without notice.

5. (1) Every application for a permit under these By-laws shall be made to the Vice-Chancellor or an authorised officer.

(2) The Vice-Chancellor may prescribe such categories of parking permit as he thinks fit. A parking permit shall have effect as described in By-law 34.

(3) The Vice-Chancellor or an authorised officer to whom an application for a permit or a parking permit is made may either issue the permit or parking permit to the applicant or refuse the application or issue the permit or parking permit subject to such conditions (including the payment of a fee) in each case as he shall in his discretion decide.

(4) The Vice-Chancellor or an authorised person may vary, suspend or revoke any permit issued to any person who has committed a breach of these By-laws.

(5) It shall be deemed to be a condition of every permit issued (whether gratuitous or otherwise) that the holder of the permit or any person or category of persons specified in the permit does the act authorised by the permit at his own risk and a condition of every parking permit issued that the University is not and shall not be liable or responsible in any way for the safe custody of a vehicle, or its contents.

PART II.—LAND BY-LAWS.

6. (1) Any of the following persons may enter and remain on University lands—

- (a) a member of the University, a member of the staff of the University or the Guild, or an employee of a business lawfully conducted on the University lands;
- (b) a person attending a course of study at the University or other authorised activities at the University, during such times and in respect of such areas within the University lands as are appropriate for the purposes of such activities;
- (c) a person who holds a permit or in relation to whom a permit has been issued authorising him to enter or remain on the University lands and who observes all conditions of the permit;
- (d) a person who enters or remains on the University lands in good faith for the purpose of transacting lawful business or having lawful dealings with the University or with a person lawfully on the University lands unless the business or other dealing has been prohibited by the Vice-Chancellor; or
- (e) a person to whom a declaration by the Vice-Chancellor under By-law 4 applies, in relation only to any area that is the subject of the declaration and during the hours specified in the declaration.

No other person may enter or remain in the University lands without authority.

(2) A person described in paragraphs 1 (a) and 1 (e) inclusive of this By-law shall not, without authority, enter or remain on any part of the University lands which is not customarily open to entry by him or to which the Vice-Chancellor has forbidden entry.

7. No person shall throw or leave rubbish, refuse, paper, bottles, glass (broken or otherwise) or litter of any kind except in receptacles provided for the purpose.

8. No person shall—

- (a) assault or attempt or threaten to assault any other person;
- (b) use abusive or insulting language or do or engage in any offensive, indecent, or improper act, conduct or behaviour; or
- (c) otherwise act in such a way as to cause or be likely to cause a nuisance or annoyance to other persons on or in the vicinity of the University lands.

9. No person shall write, draw, print, publish, record, broadcast, distribute, perform or otherwise disseminate any indecent or obscene act or matter of any kind.

10. No person shall, without authority—

- (a) post, paint or otherwise affix to any building, structure or tree on the University lands or publish or distribute within the University lands any placard, paper, notice or advertisement or other written printed or graphic matter; or
- (b) write, draw or paint on or deface any building structure or tree on the University lands.

11. No person shall without authority bring or keep or cause to be brought or kept or consume intoxicating liquor on any part of the University lands.

12. No person shall without authority—

- (a) cut, break, deface, pick, injure, destroy or remove any tree, shrub, plant, flower, garden or lawn;
- (b) damage, remove or interfere with any stake or label on or near any tree, shrub, plant, flower garden or lawn;

- (c) walk on or cause damage to any bed containing or being prepared for shrubs or flowers;
- (d) enter or remain in any pond, lake or ornamental water;
- (e) enter an area which is temporarily enclosed and on or by which is a notice prohibiting entry; or
- (f) damage, interfere with or move any part of the University lands or any fixed or movable article on the University lands.

13. No person shall without authority—

- (a) carry or discharge a firearm or other offensive weapon;
- (b) light a fire except where fireplaces are provided;
- (c) throw or release a stone or other missile or any dangerous material of any kind;
- (d) create or discharge any offensive or dangerous gas, smoke, smell or noise;
- (e) bring on to or allow to be brought on to University lands or make any bomb or other explosive device.

14. No person shall without authority disturb, frighten, shoot at or throw missiles at, or otherwise attempt to capture or kill any bird, fish or animal.

15. No person shall without authority sell or hire, expose or offer for sale or hire, or solicit orders for the purchase or hire of any goods, or services or solicit donations for charity, or beg.

16. No person shall without authority bring any animal onto University lands.

17. No person shall without authority arrange, advertise or take part in—

- (a) any fete, picnic or concert or other performance; or
- (b) any public speaking or preaching;

but this By-law does not apply to any activity exempted either generally or specially by the Vice-Chancellor, or any activity specified in a declaration by the Vice-Chancellor under By-law 4 (b).

18. No person shall without authority—

- (a) bet or offer to bet or accept a bet;
- (b) sell, purchase or offer for sale or purchase any ticket or coupon for or which purports to be for a sweep, horse race or other lottery; or
- (c) play cards for money or engage in any other form of gambling.

19. No person shall do or engage in any act or behave in any manner that is declared by an authorised sign to be prohibited or not allowed.

20. No person shall obstruct—

- (a) any police officer or member of the staff of the University in the discharge of his duty; or
- (b) any person in the exercise and enjoyment by him of any lawful activity.

21. A person shall, if and when required so to do by a police officer or an officer authorised in writing by the Senate, who reasonably believes that the person is on the University lands in breach of a By-law or that he has otherwise committed a breach of a By-law, give his name and address and if required by the police officer or authorised officer, leave the University lands or such part of the University lands as may be specified by the police officer or authorised officer.

22. (1) The Vice-Chancellor may notify in writing any person whose presence on the University lands is in the opinion of the Vice-Chancellor, detrimental to the welfare of the University, that he is forbidden to enter or remain on the University lands or any specified part thereof and after receipt of such notification, notwithstanding any other provision of these By-laws, the person was notified shall not enter or remain, or attempt to enter or remain on the University lands or the specified part, and if he should do so or attempt to do so he shall commit a breach of these By-laws.

(2) The Vice-Chancellor may in writing direct that a specified part of the University lands be forthwith cleared and closed and that all persons then or thereafter in or on that part of the University lands (other than authorised officers) shall forthwith leave and disperse. If any person fails to leave the specified part of the University lands as directed he shall commit a breach of these By-laws.

23. A police officer or an authorised officer may apprehend or remove or apprehend and remove from the University lands a person who is committing or has committed a breach of any of these By-laws.

PART III.—TRAFFIC BY-LAWS.

24. No person shall without authority drive, or bring a vehicle on the University lands except on the established roadways or parking areas.

25. No person shall drive a vehicle on the University lands in a dangerous or careless manner or without all reasonable consideration for other persons and vehicles in the vicinity.

26. No person shall drive a vehicle at a speed exceeding 30 kilometres per hour or such lower maximum speed as may be specified by a traffic sign with respect to a particular area or stretch of roadway.

27. A person who is about to drive or is driving a vehicle into or out of a parking area shall give way to all other vehicles passing along a roadway.

28. A person driving or in charge of a vehicle shall obey every signal, order or direction addressed to him by a police officer or an authorised officer in relation to the movement or control of traffic.

29. A person driving a vehicle shall comply with all directions relating to traffic shown on traffic signs.

30. No person driving or in charge of a vehicle on a roadway shall commit or do any act which would be a breach of any Act or Regulation of the State of Western Australia if such roadway were a "road" for the purposes of the Traffic Act, 1919.

31. (1) The Vice-Chancellor or an authorised officer may set apart a place or places as a parking area for vehicles, and may by a traffic sign displayed on or near a parking area specify the hours during which it may be used for parking, the kinds of vehicles that may be parked there, the persons who are entitled to use it, the length of time a vehicle is permitted to be parked there, or otherwise regulate its use.

(2) A person shall not park a vehicle except in a parking area so set apart for parking by him and during permitted hours.

32. An authorised officer may by an authorised sign placed on or near a parking bay in a parking area, reserve that parking bay for a specific purpose or a specified person or class of persons.

33. A parking permit shall be in such form as may be approved by the Vice-Chancellor from time to time signed by the Vice-Chancellor or an authorised officer and unless the permit is varied, suspended or revoked, it shall be current until the date of expiry specified in the permit.

34. A parking permit affixed to a vehicle in accordance with these By-laws entitles the holder to park that vehicle during the currency of the permit in an unreserved parking bay in that section of any parking area set aside for such persons or categories or classes of persons unless such permit is varied, suspended or revoked.

35. (1) If the holder of a parking permit changes the vehicle or the registration number of the vehicle in respect of which the permit has been issued, he shall forthwith give notice in writing to the Vice-Chancellor or as he shall from time to time direct.

(2) Parking permits shall not be transferable.

36. Except as provided in By-law 38, no person shall park a vehicle unless he holds a parking permit or parks a vehicle on behalf of a person who holds a permit. The holder of a parking permit or a person who parks a vehicle on behalf of a person who holds a parking permit shall not park a vehicle except in accordance with the terms of the permit.

37. The holder of a parking permit shall affix the permit to the vehicle for which it was issued in such manner as shall be required by the permit.

38. A visitor to the University (which expression shall include the persons specified in By-law 6 (1), paragraphs (b), (c), (d) and (e)) may park a vehicle only in an unreserved parking bay in an area marked by a traffic sign as a visitor's car park.

39. A holder of a parking permit is responsible for the vehicle for which the permit is issued notwithstanding that the vehicle is driven or parked by another person.

40. (1) The owner of a vehicle shall if required by a police officer or an authorised officer, inform him as to the identity and address of the driver or person in charge of the vehicle at the time a breach of these By-laws is alleged to have been committed by the driver or person in charge of the vehicle.

(2) A person who fails to comply with paragraph (1) of this By-law within seven days after the commission of the alleged breach of these By-laws by the driver or person in charge of a vehicle, shall be deemed to have committed that breach unless the police officer or authorised officer is satisfied by that person that he could not reasonably have been aware of the identity of the driver or person in charge or that the vehicle was stolen or was being unlawfully used at the time of the alleged breach.

(3) The driver or person in charge of a vehicle shall upon being required by a police officer or an authorised officer who alleges he has committed a breach of these By-laws, furnish that officer with his full name and address.

41. No person shall without authority—

(a) park a vehicle in a no parking area, or in a loading bay or other place reserved by an authorised sign for a particular purpose, except in accordance with that purpose;

(b) park a vehicle other than wholly within the marked boundary of any parking bay marked on a parking area;

(c) park a vehicle in such a position as to interfere with traffic or obstruct other vehicles;

(d) park a motor cycle, motor scooter or bicycle on any roadway or other area on which there are marked parking bays of an area appropriate for the parking of four-wheel vehicles.

42. (1) A vehicle parked in breach of these By-laws or in such a position as to interfere with traffic or obstruct other vehicles, or apparently abandoned, may be removed under the authority of the Vice-Chancellor or an authorised officer to such place whether on or off the University lands as the Vice-Chancellor or the authorised officer may determine.

(2) A person removing a vehicle under the authority of this By-law is entitled to take such action whether by way of unlocking, entering by any means, driving or towing the vehicle or otherwise as may be reasonably necessary for the purpose of effecting the removal.

(3) The owner of a vehicle so removed shall pay all costs and expenses incurred by the University in moving it and neither the University nor any officer employee or agent of the University shall be liable to the owner of any vehicle so removed for any loss or damage suffered by him arising out of or in consequence of the vehicle being so removed.

(4) The University may retain possession of a vehicle so removed until any amount payable under paragraph (3) of this By-law is paid.

43. (1) If an authorised officer finds a vehicle parked in breach of these By-laws or otherwise the circumstances involve the commission by the driver or person in charge of that vehicle of a breach of these By-laws, the officer may affix to the vehicle or give to the driver a notice of breach of these By-laws, in a form prescribed by the Vice-Chancellor which notice shall—

- (a) be identified by a serial number;
- (b) if the name of the owner, person driving, or permit holder in charge of the vehicle is known to the officer, be addressed to that owner or other person by name or otherwise be addressed to the owner or permit holder of the vehicle by the registration number;
- (c) notify that it is alleged that a breach of a By-law in respect of the parking or other use of that vehicle has been committed;
- (d) state in general terms the breach which it is alleged has been committed;
- (e) state that the breach will be reported, and that further action may be taken unless within the time and manner stated in the notice—
 - (i) the modified penalty (being a modified penalty specified in By-law 49) indicated on the notice is paid; or
 - (ii) within seven days an explanation in writing addressed to the Vice-Chancellor or an authorised officer is given for the breach in which case further notice will be given either that the explanation is accepted, or that the explanation is not accepted and further action may be taken failing payment of the modified penalty within fourteen days from the date of the further notice.
- (f) state the modified penalty which may be accepted.

44. On such days or nights and during such time or times as the Vice-Chancellor may direct, police officers and authorised officers shall have complete control over all traffic within the University lands, whereupon every person in charge of any vehicle or animal within the University lands shall obey every order and direction of any police officer or authorised officer relating to the movement or control of such traffic, and shall stop or proceed or park in such manner and direction as the police officer or authorised officer may from time to time order. This By-law shall apply notwithstanding the terms of any issued permit.

45. The Senate may from time to time prescribe parking fees to be paid by applicants for parking permits or by persons parking vehicles, whether holders of a permit or not, in specified parking bays or areas set aside for parking.

PART IV.—OFFENCES AND PENALTIES.

46. A person who commits a breach of these By-laws shall be guilty of an offence and liable to a penalty not exceeding the amount from time to time prescribed by the Act as the maximum penalty that may be imposed for any breach of a By-law and to pay compensation for any damage done by him to University property.

47. Proceedings may be taken in any court of summary jurisdiction in accordance with the Justices Act, 1902 in respect of any offence committed under these By-laws, and any penalty imposed or compensation made payable may be recovered in a summary manner in accordance with that Act.

48. Proceedings may be taken by any person authorised in writing by the Senate or by any police officer who shall be reimbursed out of the funds of the University for all costs, charges, expenses or damages which he may incur or become liable by reason of taking proceedings.

49. (1) A person who does not contest an allegation that he has committed a breach of these By-laws may pay to the Vice-Chancellor or an authorised officer within the time prescribed the modified penalty prescribed for that breach by paragraph (2) of this By-law and the production of an acknowledgment from the Vice-Chancellor or an authorised officer of the payment of the modified penalty shall be a defence to a charge of the breach in respect of which the modified penalty is paid, but if it appears to the Vice-Chancellor that the payment of a modified penalty is not an adequate penalty for the alleged breach, the Vice-Chancellor may refuse to accept the modified penalty and may take proceedings against the alleged offender.

By-law.	Offence.	Modified Penalty.
		\$
24.	Driving other than on a roadway	2
28.	Disobeying signal or direction	5
29.	Disobeying traffic signs or markings	2
36.	Parking without a permit	2
36.	Parking other than in accordance with permit ..	2
37.	Failing to display permit	2
40. (1)	Failure of owner to identify driver ..	10
40. (2)	Failure to provide name and address	10
41.	Unauthorised parking ..	2
41.	Obstructing other traffic	5

50. If a student commits a breach of a By-law, the Senate or any person authorised in writing by the Senate may direct that the student be charged with the breach before a Board of Reference constituted in accordance with the Statute of Obligations of the University and if the Board finds the student guilty of having committed a breach of the By-law, it may impose any of the penalties that may be imposed by it under that Statute.

The proposed By-laws set out above have been approved by the Senate and are now transmitted for the approval of the Governor in accordance with section 24 of the Murdoch University Act.

The Official Seal was hereto affixed in accordance with Senate Resolution 8/75—

[L.S.]

STEPHEN GRIEW,
Vice-Chancellor.

D. D. DUNN,
Secretary.

11th February, 1975.

Approved by His Excellency the Lieutenant Governor and Administrator, in Executive Council, this 19th day of February, 1975.

R. D. DAVIES,
Clerk of the Council.

MURDOCH UNIVERSITY ACT, 1973.

STATUTE No. 8—INTERPRETATION.

1. In any Statute, Regulation or By-law of the University, unless the context otherwise requires—

“Absolute majority” means a majority of all the persons for the time being holding office.

“Act” means the Murdoch University Act, 1973.

“By-law” means a by-law of the University made under the Act.

“Chairman of a School” means the chairman for the time being of a school of study established by the Statute.

“Examination” means an examination conducted by or within the university or an examination conducted by any other person or body prescribed by the statutes as a person or body authorised to conduct examinations for the University.

“External Student” means a student designated as an external student by the Secretary.

“Graduate” means a graduate of any University.

“Member of the University” means a person who is a member of the Senate, a member of the staff of the University other than a person employed on a casual basis, a graduate of the University or a student.

“Office of the University” means the office of the University as from time to time designated by the Senate.

“Prescribed” means prescribed by the Act, or a Statute, Regulation or By-law as the case may be.

“Part-time Student” means a student designated as a part-time student by the Secretary.

“Regulation” means a Regulation of the University made under the Act.

“School” or “School of Study” means the unit of university organisation established by and constituted as a school of study by the Schools Statutes and Regulations made thereunder.

“Secretary” means the person for the time being appointed by the Senate as Secretary of the University.

“Statute” means a statute of the University made under the Act and the “Statutes” mean all the Statutes for the time being in force.

“Student” means a person enrolled in the University as a Student and “the students” means the Student body for the time being.

“Undergraduate” means a Student enrolled in a course for a Bachelor’s Degree.

“University” when used to describe a locality means all land and buildings owned or occupied by the University and any other land declared by the Governor in accordance with Section 24 (2) of the Act to be University lands and all buildings or structures on such land.

2. (1) A heading of and within any Statute or Regulation or By-law shall be part of that Statute or Regulation.

(2) A Schedule to a Statute Regulation or By-law shall be part of that Statute Regulation or By-law.

3. The repeal of any Statute, Regulation or By-law in whole or in part, unless the contrary intention appears, shall not affect:—

(a) any right privilege obligation or liability acquired, accrued, or incurred under the revoked or amended Statute, Regulation or By-law;

(b) any penalty or punishment incurred in respect of any offence committed under the revoked or amended Statute Regulation or By-law; or

- (c) any investigation, inquiry, legal proceedings or remedy in respect of any such right, privilege, obligation or liability, penalty or punishment and any such investigation inquiry, legal proceedings or remedy may be instituted continued or enforced and any such penalty or punishment may be imposed as if the revoking or amending Statute, Regulation or By-law had not been made.
4. Any reference to any Act of the State of Western Australia or any Statute Regulation or By-law shall, from the date of any amendment to such Act, Statute, Regulation or By-law be deemed to be to that Act, Statute, Regulation or By-law as so amended.
5. In any Statute, Regulation or By-law unless the contrary intention appears—
- words importing the masculine gender shall include the feminine;
 - words in the singular shall include the plural and words in the plural shall include the singular;
 - a reference to any person holding an office shall be to the person who holds or discharges the duty of that office for the time being, or to the person who is for the time being acting in that office as the case may require;
 - a person appointed as a member of a University body or organisation by virtue of some other office held by him whether in the University or elsewhere, and expressed to be appointed 'ex-officio' shall have the right to nominate any other person to represent him on any such body or organisation and from time to time to remove and replace any such nominee as he shall think fit.
6. The duration of each Academic Year of the University shall be determined by the Senate. An Academic Year shall be divided into two Semesters of such duration as shall be determined by the Senate.

The proposed statute set out above has been approved and ratified by the Senate and is now transmitted for the approval of the Governor in accordance with Section 25 of the Murdoch University Act.

The Official Seal was hereto affixed in accordance with Senate Resolution 5/75—

STEPHEN GRIEW,
Vice-Chancellor.
D. D. DUNN,
Secretary.

[L.S.]

Approved by His Excellency the Lieutenant Governor and Administrator, in Executive Council, this 19th day of February, 1975.

R. D. DAVIES,
Clerk of the Council.

MURDOCH UNIVERSITY ACT, 1973.

STATUTE No. 13—ADMISSION TO STATUS.

1. Subject to any regulations made pursuant to this Statute, the Academic Council or a Committee of the Council may admit without examination—
- a student or graduate of another university or institution of higher learning; or
 - a person who, in the opinion of the Council or the Committee, has achieved an adequate standard of education in a particular area to such status towards a degree as the Council thinks fit.
2. Subject to any regulations made pursuant to this Statute, the Academic Council or a Committee of the Council may recognise, in lieu of or for the purpose of any examination or programme, a course of study completed or examination passed in such colleges, schools or courses as may be approved by the Council or Committee for this purpose.
3. The Senate, on the recommendation of the Academic Council, may make regulations providing for the admission of students without examination to status in the University and for the recognition of courses completed and examinations passed by students.

The proposed statute set out above has been approved and ratified by the Senate and is now transmitted for the approval of the Governor in accordance with Section 25 of the Murdoch University Act.

The Official Seal was hereto affixed in accordance with Senate Resolution 172/74—

STEPHEN GRIEW,
Vice-Chancellor.
D. D. DUNN,
Secretary.

[L.S.]

Approved by His Excellency the Lieutenant Governor and Administrator, in Executive Council, this 19th day of February, 1975.

R. D. DAVIES,
Clerk of the Council.

MURDOCH UNIVERSITY ACT, 1973.

STATUTE No. 14.

A Statute with respect to the obligations of students, the protection of freedoms, the encouragement of co-operation and the preservation of order within the University.

Whereas:

- (a) By-laws made under the Act prescribe the obligations of persons generally when on University lands;
- (b) Terms and conditions of employment prescribe the obligations of members of the staff of the University; and
- (c) It is desired to make provision with respect to the obligations of students of the University.

It Accordingly is Enacted as follows:—

- (1) This Statute may be cited as the Statute of Obligations.
- (2) Every student has the following obligations to the University and to all other members of the University—
 - (a) to act fairly and honestly;
 - (b) to respect the freedoms of other members of the University to pursue their academic studies and other lawful activities and to participate in the life of the University;
 - (c) to co-operate with other members of the University;
 - (d) to act in an orderly and proper manner; and
 - (e) to comply with the provisions of all statutes, to comply with regulations and By-laws of the University and all other acts or regulations and By-laws for the time being in force so far as failure to do so will or may affect the University.

For the purposes of this statute a "breach of obligation" by a student is a breach of any of his obligations as described in this section.

SUMMARY POWERS.

2. (1) The Vice-Chancellor or the Deputy Vice-Chancellor may for any instance or breach of obligation by a student—
 - (a) fine the student a sum not exceeding \$20; or
 - (b) suspend all or any of the student's rights and privileges within the University for a period not exceeding 14 days;
 or impose a penalty under both paragraphs (a) and (b) of this subsection.
 - (2) The Secretary shall forthwith confirm by written notice to the student any penalty imposed on him under this section.
4. (1) The Secretary may, for any instance of breach of obligation by a student—
 - (a) fine the student a sum not exceeding \$20; or
 - (b) exclude the student from any examination but only if in his opinion it is necessary to do so to preserve order and decorum in the place where the examination is being conducted;
 or impose a penalty under both paragraphs (a) and (b) of this subsection.
 - (2) The Secretary may suspend all or any of the student's rights and privileges within the University—
 - (a) if the student does not pay a fine imposed on him under this Statute or under any other Statute, Regulation or By-law within the time specified by the person or body imposing it, or if no time is specified, within 14 days after the date on which it was imposed or within such extended time as the Secretary allows; or
 - (b) if the student does not pay any fees or other debts due and payable by him to the University within such time or extended time as the Secretary allows.
 - (3) Any suspension imposed by the Secretary under subsection (2) shall cease on payment of the overdue fine, fees or other debt in respect of which it was imposed.
 - (4) The Secretary shall forthwith confirm by written notice to the student any penalty imposed on him under this Section.
5. (1) The Chairman of a School of Study may, for any instance of breach of obligation by a student within the School or with respect to an activity conducted by the School or an activity for which the School is the responsible body within the University—
 - (a) fine the student a sum not exceeding \$20; or
 - (b) suspend all or any of the student's rights and privileges within the school for a period not exceeding seven days;
 or impose a penalty under both paragraphs (a) and (b) of this subsection.
 - (2) The Chairman of the School shall forthwith—
 - (a) confirm by written notice to the student any penalty imposed on him under this section; and
 - (b) report the matter in writing to the Secretary.
6. (1) The University Librarian may, for any instance of breach of obligation by a student in or in relation to the library—
 - (a) fine the student a sum not exceeding \$20; or
 - (b) suspend all or any of the student's rights and privileges in relation to the library, including exclusion from the library premises or any part of such premises for a period not exceeding 14 days;
 or impose a penalty under both paragraphs (a) and (b) of this subsection.

(2) The University Librarian shall forthwith—

- (a) confirm by written notice to the student any penalty imposed on him under this section; and
- (b) report the matter in writing to the Secretary.

7. (1) Any member of the academic staff and also any other member of the staff designated from time to time by the Vice-Chancellor for the purposes of this section may for any instance of breach of obligation by a student in any lecture, seminar, tutorial or other class conducted by him or laboratory or library supervised by him suspend all or any of the student's rights and privileges with respect to and exclude him from the lecture, seminar, tutorial or other class conducted by him or laboratory or library supervised by him as the case may be for a period not exceeding the next 24 hours.

(2) The member of the academic staff or others imposing a suspension shall report the matter in writing to the Secretary.

BOARD OF REFERENCE.

8. (1) A student may refer to a Board of Reference by way of appeal any penalty imposed on him under sections 3, 4, 5 or 6 of this Statute, or under any other Statute or any Regulation which prescribes that the conduct complained of is deemed to be a breach of obligation for the purposes of the Statute of Obligations.

(2) The Vice-Chancellor may, in the name of the University, charge a student with a breach of obligation and refer the charge to a Board of Reference.

(3) A reference to a Board of Reference shall be made by notice in writing to the Chairman of the Board of Reference appointed under section 10.

9. (1) A Board of Reference shall have power to hear and adjudicate upon any reference to it under section 8.

(2) In the case of a reference by way of appeal under section 8 (1) the Board of Reference shall hear the case from the beginning, and it may affirm or annul the penalty or may reduce or increase the penalty or impose in its place any other penalty which may be imposed under this Statute.

(3) In the case of a reference under section 8 (2), the Board of Reference may find that a charge of breach of obligation has been proved or it may dismiss the charge, and it may for any instance of breach of obligation impose any penalty which may be imposed under this Statute.

(4) On any reference to a Board of Reference the burden of proof shall be on the University, unless otherwise expressly provided in the Statute, Regulation or By-law under which the charge is made.

(5) If a Board of Reference finds a charge of breach of obligation has been proved, it may decline to record a finding of breach of obligation or to impose a penalty if in its opinion the breach of obligation was trivial, or if, for any other reason, the Board of Reference is of opinion that a finding of breach of obligation should not be recorded or a penalty should not be imposed.

(6) A student may with the leave of the Chairman of an Appeal Board appeal to an Appeal Board against the decision of a Board of Reference on a reference to it by way of appeal under section 8 (1).

(7) Subject to sub-section (6) of this section the decision of a Board of Reference on a reference by way of appeal under section 8 (1) shall be final and conclusive, except that if the penalty is expulsion from the University, the provisions of section 23 (5) shall apply.

10. (1) A Board of Reference shall be constituted in accordance with this section whenever a matter is referred to a Board of Reference under Section 8, and in this Statute, "Board of Reference" means a Board of Reference constituted in accordance with this Section.

(2) A Board of Reference shall consist of—

- (a) a Chairman appointed by the Senate in accordance with subsection (3) of this section.
- (b) two members of the academic staff selected in accordance with subsection (4) of this section.
- (c) two students selected in accordance with subsection (4) of this section.

(3) Each calendar year, the Senate shall appoint a person to be Chairman of all Boards of Reference constituted during that year, and the Senate may appoint during the year one or more persons to be a Deputy Chairman, to act as the Chairman of any Board of Reference constituted when the Chairman is, for any reason, unable to act. In each case, the appointment shall be on such terms and conditions as the Senate shall think fit. A person who is the Chairman or a Deputy Chairman of an Appeal Board shall not be eligible for appointment under this subsection.

(4) Each calendar year, the Secretary shall select by random selection 20 members of the academic staff who shall comprise the Academic Staff Panel and 20 students who shall comprise the Students Panel.

(5) (a) If a student wishes to withdraw from the Students Panel, he shall apply in writing to the Vice-Chancellor for exemption from membership, which exemption the Vice-Chancellor shall give unless he considers that there are special circumstances which justify his refusing the application.

(b) If a member of the academic staff wishes to withdraw from the Academic Staff Panel, he shall apply in writing to the Vice-Chancellor for exemption from membership which the Vice-Chancellor shall give if he is satisfied that reasonable grounds exist on which the applicant should be permitted to withdraw.

(6) If a member of a Panel ceases to be a member of the academic staff or a student, or if he is exempted from membership, he shall cease to be a member of that Panel and the Secretary shall select by random selection another qualified person to take his place.

(7) Random selection shall be made by lot or by such other process as the Secretary considers to be an appropriate random process, and shall be made at a meeting of any University body established by Statute the composition of which includes one or more students.

(8) Whenever a Board of Reference is to be constituted, the Secretary shall select by random selection two members of the Academic Staff Panel and two members of the Students Panel, and the Secretary shall certify that the persons so selected comprise with the person who is to be the Chairman of that Board of Reference, the members of the Board of Reference.

(9) If a person is selected as a member of a Board of Reference and in the opinion of the Chairman he should not act as a member of the Board of Reference due to his personal involvement in the case, the Secretary shall select by random selection a substitute from the panel of which he is a member and issue a new certificate as to the membership of the Board of Reference.

(10) If, after the constitution of a Board of Reference and before it has made known its decision, it becomes impossible for any reason to obtain a quorum at a hearing, the Board of Reference shall be deemed to be dissolved and a new Board of Reference shall be selected in accordance with subsection (8) of this section. The new Board of Reference shall deal with the matter from the beginning. A statement in writing by the Chairman or, if the Chairman is for any reason incapable of making a statement, by the Vice-Chancellor, that the Board of Reference has not yet made known its decision, and that it has become impossible to obtain a quorum at a hearing shall establish these facts conclusively.

(11) If when a Board of Reference is required, it is found to be impossible to constitute a Board of Reference as otherwise provided in this section, the Chancellor may, for the occasion, appoint a Board of Reference consisting of a Chairman who shall be a duly qualified legal practitioner and two members, one of whom shall be a member of the academic staff and the other a student, but in both cases not a member of an existing Academic Staff Panel or Student Panel, and they shall constitute a Board of Reference for the purposes of this Statute.

11. (1) A quorum of a Board of Reference shall be three members, of whom one must be the Chairman. A Board of Reference may act and continue to act notwithstanding the absence of any member or members but a decision can only be given by not less than three members, including the Chairman, all of whom have been present throughout the hearing.

(2) The Chairman of a Board of Reference shall have a deliberative vote and also, on questions of procedure only, a casting vote.

(3) On any question whether a charge of breach of obligation has been proved, if the votes are equally divided, the charge shall be deemed not to have been proved. On any question whether an appeal should be allowed, if the votes are equally divided, the appeal shall be upheld.

(4) A Board of Reference shall continue to act in the matter notwithstanding that after it was constituted, new Panels have been selected.

(5) A Board of Reference constituted to hear and adjudicate upon any charge of breach of obligation made against a student or a reference to it by way of appeal may have referred to it a charge or charges of breach of obligation made against another student or other students or another charge or other charges against the first-mentioned student or any other appeal or appeals and the Board of Reference may deal with all the charges and appeals referred to it provided that—

(a) it shall not deal with more than one charge or appeal at the same hearing unless in its opinion the charges or appeals arise out of instances of breach of obligation which—

(i) comprise a series of instances of the same or a similar character;

(ii) are committed in the furtherance of a common objective; or

(iii) occurred during group activity by the students charged or on whom penalties have been imposed whether or not with other students.

(b) if the Board of Reference forms the opinion at any stage before making known its decision that it should, in the interests of justice, refrain from hearing or desist from proceeding further with any of the charges or appeals, it shall so refrain or desist, and another Board of Reference shall be constituted to deal with any such charge or appeal.

APPEAL BOARD.

12. (1) Subject to the provisions of sections 9 (6) and 9 (7) a student may appeal to an Appeal Board against any decision made against him by or any penalty imposed on him by a Board of Reference.

(2) The University may appeal to an Appeals Board against any decision by a Board of Reference in any case which was not itself an appeal.

(3) There shall be no right of appeal limited to the question of payment of expenses.

13. (1) An Appeal Board shall have power to hear and adjudicate upon any appeal made to it under Section 12.

(2) On any appeal, an Appeal Board may affirm or annul the decision or penalty or both, or reduce or increase the penalty or impose any other penalty which may be imposed under this Statute.

(3) On an appeal against the imposition of a penalty only, only matters relevant to the penalty shall be dealt with.

(4) On any appeal, an Appeal Board may hear the case from the beginning, hear additional evidence, or rely on the record of the Board of Reference as it shall think fit. Any point of law shall be decided by the Chairman alone.

(5) On any appeal, notwithstanding that the Appeal Board may consider that grounds exist on which the appeal could be upheld, the Appeal Board may dismiss the appeal if it considers that the decision or penalty the subject of the appeal did not constitute a substantial miscarriage of justice.

(6) The decision of an Appeal Board shall be final and conclusive, provided that if the penalty is expulsion from the University, the provisions of section 23 (5) shall apply.

14. (1) An Appeal Board shall be constituted in accordance with this section whenever an appeal to an Appeal Board is instituted in accordance with section 12 and in this Statute "Appeal Board" means an Appeal Board constituted in accordance with this section.

(2) An Appeal Board shall consist of—

- (a) a chairman appointed by the Senate in accordance with subsection (3) of this section.
- (b) two persons selected from the Academic Staff Panel, and two persons selected from the Students Panel, excluding any person who was a member of the Board of Reference from which the appeal is being made.
- (c) two members of Convocation, selected by the Secretary by random selection from a panel of five members of Convocation appointed by Convocation, but until such time as Convocation is constituted, two members of the Senate chosen by lot from all the members of the Senate other than ex-officio members and members elected by the academic staff or the students.

(3) Each calendar year, the Senate shall appoint a person to be Chairman of all Appeal Boards constituted during that year, and the Senate may appoint during the year one or more persons to be a Deputy Chairman to act as Chairman of any Appeal Board constituted when the Chairman is for any reason unable to act. In each case, the appointment shall be on such terms and conditions as the Senate shall think fit. The Chairman and any Deputy Chairman shall be a duly qualified legal practitioner, who is not associated with the University otherwise than as a graduate. A person who is the Chairman or Deputy Chairman of a Board of Reference shall not be eligible for appointment under this subsection.

(4) Members of an Appeal Board shall be selected from the Academic Staff Panel, the Students Panel and the Convocation Panel, in the same manner as members of a Board of Reference are selected, as provided in Section 10. Section 10 (5) (b) shall apply to the members of the Convocation Panel.

15. (1) The quorum of an Appeal Board shall be four members of whom one must be the Chairman. An Appeal Board may act and continue to act notwithstanding the absence of any member or members, but a decision can only be given by not less than four members, including the Chairman, all of whom have been present throughout the hearing.

(2) On any question whether an appeal by a student should be upheld, if the votes are equally divided, the appeal shall be upheld. On any question whether an appeal by the University should be upheld, if the votes are equally divided, the appeal shall be dismissed.

(3) On any appeal to an Appeal Board, the student party in the proceedings may apply to the Chairman to allow him to have legal representation at the hearing, and the Chairman may allow such representation, if, having regard to the severity of the penalty appealed against or the other circumstances of the case, he considers it desirable that the applicant be legally represented at the hearing. If the Chairman allows legal representation to the student, the University may also be legally represented.

(4) The provisions of sections 11 (2), 11 (4) and 11 (5) shall apply to an Appeal Board, with necessary modifications.

GENERAL PROCEDURE APPLYING TO BOARDS OF REFERENCE AND BOARDS OF APPEAL.

16. The Secretary shall be the secretary of every Board of Reference and Appeals Board ex-officio.

17. (1) A reference to a Board of Reference under section 8 (1), or any appeal to an Appeal Board must be made within 14 days after notice of the confirmation of the penalty or notice of the decision from which the appeal is made is given to the student.

(2) A reference to a Board of Reference under Section 8 (2) must be made within three calendar months after the breach of obligation occurs or is discovered.

(3) The Secretary shall give to a student charged with a breach of obligation or who is a party to an appeal, not less than five days written notice of the hearing by a Board of Reference or Appeal Board, as the case may be. The notice shall contain particulars of—

- (a) the charge, in the case of a charge referred to a Board of Reference;
- (b) the time and place of the hearing; and
- (c) the student's rights under section 19.

(4) If the student fails to appear at the hearing, and if the Board of Reference or Appeal Board is satisfied that the student has been given notice of the hearing in accordance with this Statute, it may proceed with the hearing in the student's absence or order an adjournment.

18. (1) For the purposes of the Evidence Act 1906 a Board of Reference and an Appeal Board shall have authority to hear, receive and examine evidence.

(2) The procedure of a Board of Reference or an Appeal Board including the order in which evidence may be called and addresses heard shall be in the discretion of the Board.

19. (1) During any hearing by a Board of Reference or Appeal Board, the student shall be entitled—

- (a) to be represented by another student or a member of the academic or administrative staff, but not by any other person.
- (b) to be present with his representative throughout the hearing, except when the Chairman and members of the Board wish to confer privately amongst themselves or to consider their decision;
- (c) either himself or by his representative to call and examine witnesses, cross-examine witnesses other than any witness called by him or his representative, and address the Board.

(2) The Vice-Chancellor may appoint a member of the academic or administrative staff (but not any other person) to represent the University at a hearing by a Board of Reference or an Appeal Board and any person so appointed may call and examine witnesses, cross-examine witnesses called by the student or his representative and address the Board.

(3) This section shall be subject to the provisions of section 15 (3).

20. Hearings of a Board of Reference or an Appeal Board shall be open to members of the University unless the student charged or student appellant elects otherwise, in which event the hearing shall be in private provided that if—

- (a) charges against or appeals concerning two or more students are being dealt with together before the Board and any one of them elects a private hearing, the hearing shall be in private; and
- (b) the Chairman of the Board of Reference or of the Appeal Board may order that an open hearing be continued in private if in his opinion order cannot otherwise be maintained.

21. At every hearing, the Chairman of the Board of Reference and of the Appeal Board shall have complete authority to keep order and he may order the removal of any person, including (notwithstanding the provisions of subsection (1) of this section) a student in respect of whom the hearing is taking place or the representative of such a student, for unruly conduct.

22. Every decision of a Board of Reference or an Appeal Board and the reasons for the decision shall be expressed in writing. The Secretary shall forthwith give to the student party in the proceedings a copy of the decision and the reasons.

PENALTIES.

23. (1) The penalties that may be imposed for any instance of breach of obligation are:—

- (a) a fine not exceeding \$100.
- (b) suspension for any period of all or any of a student's rights and privileges within the University, including—
 - (i) suspension from attendance at or exclusion from lectures, seminars, tutorials and other classes;
 - (ii) suspension from the use of or exclusion from libraries, laboratories, or other University facilities or any part of such facilities;
 - (iii) suspension from attendance at or exclusion from any examination;
 - (iv) withholding of the student's results of any examination;
 - (v) exclusion from the University or any part of the University; except that no suspension shall be for a period exceeding one year;
- (c) cancellation or deprivation of credit for any examination, or other academic work, but only if the breach involves acting dishonestly or unfairly in connection with the examination or other academic work;
- (d) expulsion from the University.

(2) Any person or body authorised to impose any penalty under this Statute or any other Statute, Regulation or By-law may caution or reprimand the student instead of or in addition to any other penalty that may be imposed.

(3) A penalty may be partly of one kind and partly of another.

(4) A penalty may be suspended by the person or body imposing it until the time for lodging an appeal has expired or generally on such terms and conditions, including undertakings by the student, as the person or body suspending the penalty thinks fit.

(5) If the penalty is expulsion from the University, it shall not take effect until after the time for lodging an appeal has expired and unless it is confirmed by the Senate, but all the student's rights and privileges shall be suspended until the Senate has determined whether or not to confirm the expulsion.

(6) A student expelled from the University shall not be re-enrolled except with the authority of the Senate.

(7) No degree shall be conferred on a student charged with a breach of obligation until after the charge has been dealt with in accordance with this Statute, and any appeal by the student has also been dealt with or the time within which he may lodge an appeal has expired, or any fine imposed has been paid, unless otherwise decided by the Vice-Chancellor.

MISCELLANEOUS.

24. (1) A Board of Reference which has heard a charge of breach of obligation against a student or an appeal made by a student may award the student the whole or part of his expenses of the hearing.

(2) An Appeal Board may award a student appellant the whole or part of his expenses of the appeal to the Appeal Board or the expenses of the hearing of the charge by a Board of Reference, or both.

(3) If an Appeal Board or a Board of Reference makes an award for payment of expenses, it shall fix the amount payable and this amount shall be paid to the student out of University funds.

25. (1) Any notice or copy of decision required to be given to any person under this Statute shall be sufficiently given if given to him in person or sent to him by registered post addressed to the last address known to the Secretary as that person's place of residence.

(2) Any notice or copy of decision given by post shall be deemed to have been given when the letter would have been received at the address in the normal course of post.

26. (1) A Board of Reference shall be deemed to be a disciplinary body constituted by the Senate for the purposes of Section 24 (10) of the Act.

(2) Nothing in this Statute affects the powers or authority of any person or body in the University under—

(a) any Act of Parliament, or

(b) any other Statute, Regulation, By-law or Senate resolution not inconsistent with this Statute.

27. The Senate may prescribe by Regulation any necessary procedures or forms required for the purposes of this Statute.

The proposed statute set out above has been approved and ratified by the Senate and is now transmitted for the approval of the Governor in accordance with Section 25 of the Murdoch University Act.

The Official Seal was hereto affixed in accordance with Senate Resolution 12/75.

STEPHEN GRIEW,
Vice-Chancellor.

[L.S.]

D. D. DUNN,
Secretary.

17th February, 1975.

Approved by His Excellency the Lieutenant Governor and Administrator, in Executive Council, this 19th day of February, 1975.

R. D. DAVIES,
Clerk of the Council.

WESTERN AUSTRALIAN INSTITUTE OF TECHNOLOGY ACT, 1966-1974.

Resolution of the Council dated 30th January, 1975.

The Western Australian Institute of Technology,
Bentley, 30th January, 1975.

THE Council of the Western Australian Institute of Technology has made the By-Law set out in the Schedule hereunder.

H. S. WILLIAMS,
Director.

Schedule.

LAND AND TRAFFIC BY-LAWS.

By-laws made under Section 20A of the Western Australian Institute of Technology Act, 1966.

PART I.—GENERAL PROVISIONS.

1. These by-laws may be cited as the "Western Australian Institute of Technology Land and Traffic By-Laws" and shall come into force when approved by the Governor and published in the *Gazette*.

2. In these by-laws, unless the context otherwise requires—

"authorised person" means any member of the police force, or the Director, or any member of the staff of the Institute authorised by the Director in respect of the matters referred to in the provision of the by-laws in which the expression is used;

"authorised" means authorised by a permit or by an authorised person, and "without authority" means without the authority of a permit, the Director or an authorised person;

"Director" includes a person to whom the Director has delegated his powers under these by-laws in accordance with by-law 4;

“park” or “parking” includes leaving a vehicle standing or waiting, whether it is occupied or not;

“parking permit” means a permit to park a vehicle issued in accordance with these by-laws;

“permit” means a permit or ticket issued in accordance with these by-laws;

“traffic sign” means an authorised marking, notice or sign to regulate or guide traffic or the parking of vehicles or to prescribe maximum speed limits;

“Institute lands” means land described in the Schedule to the Act and any other land vested in or under the management and control of the Institute for the purposes of the Act and includes all buildings, structures and erections of whatsoever kind or nature and whether permanent or temporary, standing or being on any such lands;

“Vehicle” includes car, truck, bus, motor cycle, motor scooter, bicycle, semi-trailer or caravan and any other form of conveyance or trailer, however ridden, driven or propelled.

The Interpretation Statute of the Institute as from time to time in force, shall apply to these by-laws and shall be deemed to be incorporated in these by-laws.

3. These by-laws shall apply—

(a) within the boundaries of the Institute lands, and to every part of the Institute lands; and

(b) to every person who is at any time on the Institute lands.

4. The Director may delegate any power or duty conferred or imposed on him by these by-laws in accordance with Section 14 (3) of the Act and authorise any person to act under and for the purposes of these by-laws.

5. (1) Every application for a permit under these by-laws shall be made to the Director or an authorised person.

(2) The Director may prescribe such categories of parking permit as he thinks fit. A parking permit shall have effect as described in by-law 37.

(3) The Director or an authorised person to whom an application for a permit or a parking permit is made may either issue the permit or parking permit to the applicant or refuse the application or issue the permit or parking permit subject to such conditions (including the payment of a fee) in each case as he shall in his discretion decide.

(4) If the holder of a permit commits a breach of these by-laws, the Director, or any authorised person may after giving the holder an opportunity to be heard, vary suspend or revoke any permit. The holder of a parking permit may, within seven days after being notified of the decision of the Director or authorised person, appeal against the decision to a committee consisting of such persons as the Director may decide.

(5) It shall be deemed to be a condition of every permit issued (whether gratuitous or otherwise) that the holder of the permit or any person or category of persons specified in the permit does the act authorised by the permit at his own risk, and a condition of every parking permit issued that the Institute is not, and shall not be, liable or responsible in any way for the safe custody of a vehicle or its contents.

PART II.—LAND BY-LAWS.

6. (1) No person shall enter or remain upon Institute lands without authority unless he is—

(a) a member of the Council of the Institute, a member of the staff of the Institute or the Student Guild, a student or an employee of a business established or conducted on the Institute lands;

(b) a person pursuing a course of study at the Institute;

(c) a person who holds a permit authorising him to enter or remain on Institute lands and who has observed all conditions of the permit; or

(d) a person who enters or remains on the Institute lands in good faith for the purpose of visiting the Institute or for transacting lawful business or having lawful dealings with the Institute or with a person lawfully on the Institute lands unless the business or other dealing has been prohibited by a proper authority of the Institute.

(2) A person mentioned in sub-paragraphs (1) (a), (1) (b), (1) (c) and (1) (d) of this by-law shall not, without authority enter or remain on any part of the Institute lands which is not customarily open to entry by him or to which the Director has forbidden entry.

7. No person shall throw or leave rubbish, refuse, paper, bottles, glass (broken or otherwise) or litter of any kind except in receptacles provided for the purpose.

8. No person shall—

(a) assault or attempt or threaten to assault any other person;

(b) use abusive or insulting language or do or engage in any offensive, indecent, or improper act, conduct or behaviour; or

(c) otherwise act in such a way as to cause or be likely to cause a nuisance or annoyance to other persons on or in the vicinity of the Institute lands.

9. No person shall write, print or publish any indecent or obscene words or print, draw on, publish or distribute any indecent or obscene picture or representation of any kind.

10. No person shall without authority—

- (a) post, paint, or otherwise affix to any building, structure or tree on the Institute lands or publish or distribute within the Institute lands any placard, paper, notice or advertisement or other written, printed or graphic matter; or
- (b) write, draw, paint on or deface any building structure or tree on the Institute lands,

but this by-law does not apply to the posting of notices on boards provided for the purpose or the distribution of matter in the course of lawful and customary Institute or student activities.

11. No person shall bring or keep or cause to be brought or kept or consume intoxicating liquor on any part of the Institute lands, unless he holds a licence under the Liquor Act 1970 or he is otherwise permitted so to do under that Act or the premises are licenced premises for the purposes of that Act, or he holds a permit so to do.

12. No person shall—

- (a) cut, break, deface, pick, injure, destroy or remove any tree, shrub, plant, flower, garden or lawn;
- (b) damage, remove or interfere with any stake or label on or near any tree, shrub, plant, flower garden or lawn;
- (c) walk on or cause damage to any bed containing or being prepared for shrubs or flowers;
- (d) enter or remain in any pond, lake or ornamental water;
- (e) enter an area which is temporarily enclosed and on or by which is a notice prohibiting entry; or
- (f) damage, interfere with or move any part of the Institute lands or any fixed or moveable article on the Institute lands.

13. No person shall, without authority—

- (a) carry, or discharge a firearm;
- (b) set off or throw a firework;
- (c) set off a fire balloon;
- (d) kindle or make a fire except where fireplaces are provided; or
- (e) throw or discharge a stone or missile.

14. No person shall, without authority, disturb, frighten, shoot at or throw missiles at, or otherwise attempt to capture or kill any bird, fish or animal.

15. No person shall, without authority, sell or hire, expose or offer for sale or hire, or solicit orders for the purchase or hire of any goods, or services or solicit donations for charity, or beg.

16. The Council or a Committee or person authorised by the Council may declare that a part of the Institute lands be set apart for a purpose specified in the declaration, and that the parts so set apart may be used only for that purpose, by such persons at such times as are specified in the declaration. No person shall use a part of the Institute lands contrary to the terms of such a declaration.

17. No person shall, without authority, bring any animal on to Institute lands.

18. No person shall, without authority, arrange, advertise or take part in—

- (a) any fete, picnic or concert or other performance; or
- (b) any public speaking or preaching;

but this by-law does not apply to any activity exempted either generally or specially by the Director, or any activity specified in a declaration made under By-law 16.

19. No person shall without authority—

- (a) bet or offer to bet or accept a bet;
- (b) sell, purchase or offer for sale or purchase any ticket or coupon for or which purports to be for a sweep, horse race or other lottery; or
- (c) play cards for money or engage in any other form of gambling;

but no proceedings for a breach of this by-law shall be taken unless the alleged offender has received a prior warning and direction to cease being in breach of this by-law.

20. No child apparently under the age of fifteen years may enter or be taken into or allowed to remain on the Institute lands unless at all times in charge of an adult person.

21. No person shall do or engage in any act or behave in any manner that is declared by an authorised sign to be prohibited or not allowed.

22. No person shall obstruct—

- (a) any member of the police force or member of the staff of the Institute in the discharge of his duties; or
- (b) any person in the exercise or enjoyment by him of any lawful activity.

23. A person shall, if and when required to do so by an authorised person in discharge of his duty—

- (a) forthwith produce his permit, if any, or his student or staff identity card for inspection;
- (b) give his name and address; and
- (c) leave the Institute lands or such part of the lands as may be specified by the authorised person.

24. An authorised person may remove from the Institute lands any person who is committing or has committed a breach of any of these by-laws.

25. (1) The Director may in any case and shall if so directed by the Council, notify in writing a person whose presence on the Institute lands is in the opinion of the Council or the Director, detrimental to the welfare of the Institute, that he is forbidden to enter or remain on the Institute lands or any part thereof and after receipt of such notification notwithstanding any other provision of these by-laws, the person so notified shall not enter or remain, or attempt to enter or remain, on the Institute lands or part thereof, and if he should do so or attempt to do so, any authorised person may prevent him from entering upon or remove him from the Institute lands.

(2) A person notified in writing by the Director that he is forbidden to enter or remain upon the Institute lands or any part thereof may appeal to the Council against the notification but until the Council allows the appeal, the notification shall have full force and effect.

(3) The Director may in writing direct that a specified part of the Institute lands be forthwith cleared and closed and that all persons then or thereafter in or on that part of the Institute lands (other than authorised persons) shall forthwith leave it and disperse. If any person fails to leave the specified part of the Institute lands as so directed he shall commit a breach of these by-laws.

PART III.—TRAFFIC BY-LAWS.

26. No person shall without authority drive, or bring a vehicle on the Institute lands except on the established roadways or parking areas.

27. No person shall drive a vehicle on the Institute lands in a dangerous or careless manner or without all reasonable consideration for other persons and vehicles in the vicinity.

28. No person shall drive a vehicle at a speed exceeding 30 kilometres per hour or such lower maximum speed as may be specified by a traffic sign with respect to a particular area or stretch of roadway.

29. A person who is about to drive or is driving a vehicle into or out of a parking area shall give way to all other vehicles passing along a roadway.

30. A person driving or in charge of a vehicle shall obey every signal, order or direction addressed to him by an authorised person in relation to the movement or control of traffic.

31. A person driving a vehicle shall comply with all directions relating to traffic shown on traffic signs.

32. No person driving or in charge of a vehicle on a roadway shall commit or do any act which would be a breach of any Act or Regulation of the State of Western Australia if such roadway were a "road" for the purposes of the Traffic Act, 1919.

33. (1) The Council or any Committee or person authorised by it may set apart any place or places as a parking area for vehicles, and may by a traffic sign displayed on or near a parking area specify the hours during which it may be used for parking, the kinds of vehicles that may be parked there, the persons who are entitled to use it, the length of time a vehicle is permitted to be parked there, or otherwise regulate its use.

(2) A person shall not park a vehicle except in a parking area so set apart for parking by him and during permitted hours.

34. An authorised officer may by an authorised sign placed on or near a parking bay in a parking area reserve that parking bay for a specific purpose or specified person or class of persons.

35. A parking permit shall be in the form of a coloured transfer signed by the Director or an authorised person, and unless the permit is varied, suspended or revoked, it shall be current until the date of expiry specified in the permit.

36. The holder of a parking permit shall, in the case of a motor cycle, prominently display the permit on it and in other cases shall affix the permit to the windscreen of the vehicle for which it was issued.

37. A parking permit in the form of a coloured transfer affixed to a vehicle in accordance with these by-laws entitles the holder to park that vehicle during the currency of the permit in an unreserved parking bay in that section of any parking area set aside for such persons or categories or classes of persons unless such permit is varied suspended or revoked.

38. (1) If the holder of a parking permit changes the vehicle or the registration number of the vehicle in respect of which the permit has been issued, he shall forthwith give notice in writing to the Director or an authorised person.

(2) Parking permits shall not be transferable.

39. A visitor to the Institute may park a vehicle only in an unreserved parking bay in a parking area marked as a visitors car park.

40. Except as provided in by-law 39, no person shall park a vehicle unless he holds a parking permit or parks a vehicle on behalf of a person who holds a permit. The holder of a parking permit or a person who parks a vehicle on behalf of a person who holds a parking permit shall not park a vehicle except in accordance with the terms of the permit.

41. The holder of a parking permit is responsible for the vehicle for which the permit is issued notwithstanding that the vehicle is driven or parked by another person.

42. (1) The owner of a vehicle shall, if required by an authorised person, inform him as to the identity and address of the driver or person in charge of the vehicle at the time a breach of these by-laws is alleged to have been committed by the driver or person in charge of the vehicle.

(2) A person who fails to comply with paragraph (1) of this by-law within seven days after the commission of the alleged breach by the driver or person in charge of the vehicle, shall be deemed to have committed that breach unless the authorised person is satisfied by that person that he could not reasonably have been aware of the identity of the driver or person in charge or that the vehicle was stolen or was being unlawfully used at the time of the alleged breach.

(3) The driver or person in charge of a vehicle shall upon being required by an authorised person who alleges that he has committed a breach of these by-laws furnish that authorised person with his full name and address.

43. No person shall, without authority—

- (a) park a vehicle in a "no parking" area, or in a loading bay or other place reserved by an authorised sign for a particular purpose, except in accordance with that purpose;
- (b) park a vehicle other than wholly within the marked boundary of any parking bay marked on a parking area;
- (c) park a vehicle in such a position as to interfere with traffic or obstruct other vehicles;
- (d) park a motor cycle, motor scooter or bicycle on any roadway or other area on which there are marked parking bays of an area appropriate for the parking of four-wheeled vehicles.

44. (1) A vehicle parked in breach of these by-laws or in such a position as to interfere with traffic or obstruct other vehicles, or apparently abandoned, may be removed by an authorised person to such place whether on or off Institute lands as the Director or the authorised person may determine.

(2) A person removing a vehicle under the authority of this by-law is entitled to take such action whether by way of unlocking, entering by any means, driving or towing the vehicle or otherwise as may be reasonably necessary for the purposes of effecting the removal.

(3) The owner of a vehicle so removed shall pay all costs and expenses incurred by the Institute in moving it, and neither the Institute nor any officer, employee or agent of the Institute shall be liable to the owner of any vehicle so removed for any loss or damage suffered by him arising out of, or in consequence of, the vehicle being so removed.

(4) The Institute may retain possession of the vehicle so removed until any amount payable under paragraph (3) of this by-law is paid.

45. (1) If an authorised person finds a vehicle parked in breach of these by-laws or in circumstances involving the commission by the driver or person in charge of that vehicle of a breach of these by-laws, he may affix on the vehicle or give to the driver a notice in a form approved by the Director which notice shall—

- (a) be identified by a serial number;
- (b) if the name of the owner, person driving, or permit holder in charge of the vehicle is known to the authorised person, be addressed to that owner or other person by name or otherwise be addressed to the owner or permit holder of the vehicle by the registration number of the vehicle;
- (c) describe the vehicle by make and registration number;
- (d) notify that it is alleged that a breach of a by-law in respect of the parking or other use of that vehicle has been committed;
- (e) state in general terms the breach which it is alleged has been committed;
- (f) state that the breach will be reported and that further action may be taken and unless within the time and manner stated in the notice—
 - (i) the modified penalty (being a modified penalty specified in by-law 51) indicated on the notice is paid; or
 - (ii) within seven days an explanation in writing addressed to the Director is given for the breach in which case further notice will be given either that the explanation is accepted, or that the explanation is not accepted and further action may be taken failing payment of the modified penalty within fourteen days from the date of the further notice.
- (g) state the modified penalty which may be accepted.

46. On such days or nights and during such time or times as the Director may direct, authorised persons shall have complete control over all traffic within the Institute lands, whereupon every person in charge of any vehicle or animal within the Institute lands shall obey every order and direction of any authorised person relating to the movement or control of such traffic, and shall stop or proceed or park in such manner and direction as the authorised person may from time to time order. This by-law shall apply notwithstanding the terms of any issued permit.

47. The Council may from time to time prescribe such parking fees as it may think fit, to be paid by applicants for parking permits or by persons parking vehicles, whether holders of a permit or not, in specified parking bays or areas set aside for parking.

PART IV.—OFFENCES AND PENALTIES.

48. A person who commits a breach of these by-laws shall be guilty of an offence and liable to a penalty not exceeding \$50 and to pay compensation for any damage done by him to Institute property.

49. Proceedings may be taken in any Court of summary jurisdiction in accordance with the Justices Act, 1902 in respect of any offence committed under these by-laws and any penalty imposed or compensation made payable may be recovered in a summary manner in accordance with that Act.

50. Proceedings may be taken on behalf of the Institute by any authorised person in his own name or in the name of the Institute. Any person taking proceedings shall be reimbursed out of the funds of the Institute for all costs, charges, expenses or damages which he may incur or become liable for by reason of taking the proceedings.

51. (1) A person who does not contest an allegation that he has committed a breach of these by-laws may pay to the Director or an authorised person within the time prescribed the modified penalty prescribed for that breach by paragraph (2) of this by-law, and the production of an acknowledgement from the Director or the authorised person of the payment of the modified penalty shall be a defence to a charge of the breach in respect of which the modified penalty is paid, but if it appears to the Director or the authorised person that an alleged breach cannot be adequately punished by the payment of a modified penalty, the Director may refuse to accept the modified penalty and may take proceedings against the alleged offender.

(2) The modified penalties shall be:—

By-law.	Offence.	Modified Penalty.
26	Driving other than on a roadway	2
30	Disobeying signal or direction	5
31	Disobeying traffic signs or markings	2
36	Failing to display permit	2
40	Parking without a permit	2
40	Parking other than in accordance with permit	2
42 (1) & (2)	Failure of owner to identify driver	5
42 (3)	Failure to provide name and address	5
43	Unauthorised parking	2
43 (c)	Obstructing other traffic	5

52. If a student commits a breach of a by-law, the Director may direct that the student be charged with the breach before a Board of Discipline constituted in accordance with the Student Disciplinary Statute of the Institute, and if the Board finds the student guilty of having committed a breach of the by-law, it may impose any of the penalties that may be imposed by it under the Student Disciplinary Statute.

53. The Institute Land By-Laws made on 19th March, 1969 and the Institute Traffic By-Laws made on 15th April, 1970 are hereby rescinded.

The Common Seal of the Western Australian Institute of Technology was hereto affixed on the 30th day of January, 1975 by the direction of the Council in the presence of—

H. S. WILLIAMS,
Director.

[L.S.]

P. E. HOBBS,
Administrative Secretary.

Approved by His Excellency the Lieutenant Governor and Administrator, in Executive Council, this 19th day of February, 1975.

R. D. DAVIES,
Clerk of the Council.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1975			1975
Feb. 14	94A/1975	Wagon Wheels—rolled or cast steel (400 only)—W.A.G.R.	Mar. 13
Feb. 14	98A/1975	Dedicated Computer Facilities (Perth Medical Centre)	Mar. 13
Feb. 14	106A/1975	Draftgear Packages (40 only)—W.A.G.R.	Mar. 13
Feb. 14	109A/1975	Multi-Purpose Computer Terminal Controllers and Peripheral Equipment (4 only)—Medical Department	Mar. 13
Feb. 21	124A/1975	T.V. Studio Telecine System (Mt. Lawley Technical College)	Mar. 13
Feb. 21	130A/1975	Supply and Spraying of Approx. 441 000 litres of Slow Breaking Anionic Bituminous Emulsion to 108.4 kilometres of Eyre Highway—M.R.D.	Mar. 13
Feb. 21	136A/1975	Hoisting Gear for Emergency Gates at Serpentine Dam—M.W.B.	Mar. 13
Feb. 28	147A/1975	X-Ray Equipment (Standard X-Ray Generator) with Tubemount; Tubes; Floating Top Table with Tomo and Upright Bucky and Automatic X-Ray Film Processor—Medical Department	Mar. 13
Feb. 28	141A/1975	Tin, Ingot—858 kgs—W.A.G.R.	Mar. 20
Jan. 24	55A/1975	Raw Sludge Pumping Machinery for Kwinana Wastewater Treatment Plant (Ext. 1)—M.W.B.	Mar. 20
Feb. 21	122A/1975	Liquid Aluminium Sulphate for Mirrabooka and Gwelup Water Treatment Plants (1 or 2 Year Period)—M.W.B.	Mar. 20
Mar. 7	161A/1975	50 KVA Diesel Alternator Sets (2 only) for Yule River Power Station—P.W.D.	Mar. 20
Mar. 7	156A/1975	Tyres and Tubes (1 or 2 year period)	Mar. 27
Mar. 7	155A/1975	Making and Trimming of Uniforms for Summer 1975/76 and Winter 1976 for W.A. Government Railways Commission	Mar. 27
Jan. 31	63A/1975	Flowmeters for Kwinana and Westfield Water Treatment Plants—M.W.B.	Mar. 27
Mar. 7	154A/1975	Pumping Machinery for Lesmurdie No. 2 Pumping Station—M.W.B.	Apr. 3
Feb. 28	146A/1975	Solids contact sludge re-circulation clarifiers scraper and sludge collection equipment—M.W.B., Wanneroo	May 8

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1975			1975
Feb. 21	113A/1975	HQ Holden Panel Van (PW 2116) at Port Hedland	Mar. 13
Feb. 21	114A/1975	HQ Holden Station Sedan (PW 1922) at Wyndham	Mar. 13
Feb. 21	115A/1975	Broomwade 1961 Mobile Air Compressor (PW 132) at Derby	Mar. 13
Feb. 21	116A/1975	Vieta Corvette 160c.c. Lawnmower (PW 574) at Wyndham	Mar. 13
Feb. 21	121A/1975	Firearms (28 only) at Police Ballistics Section	Mar. 13
Feb. 21	126A/1975	Falcon Utility (MRD 533) at Port Hedland	Mar. 13
Feb. 21	127A/1975	Ruhaak 6/8 Ton Multi Wheel Drawn Roller (MRD 435) at Port Hedland	Mar. 13
Feb. 21	128A/1975	Wacker Rammer—Petrol Driven (MRD 414) at Carnarvon	Mar. 13
Feb. 21	131A/1975	Holden Station Sedan (MRD 568) at Port Hedland	Mar. 13
Feb. 21	132A/1975	Holden Utility (MRD 524) at Port Hedland	Mar. 13
Feb. 21	133A/1975	Dodge Utility (MRD 735) at Port Hedland	Mar. 13
Feb. 21	134A/1975	Holden Belmont Utility (MRD 471) at Port Hedland	Mar. 13
Feb. 21	135A/1975	Holden Station Sedan (MRD 807) at Port Hedland	Mar. 13
Feb. 28	137A/1975	Caterpillar 12E Grader (MRD 627) at East Perth	Mar. 13
Feb. 28	138A/1975	Bedford 3 Ton Flat Top Truck (MRD 1712) at East Perth	Mar. 13
Feb. 28	143A/1975	Dodge AT4 Cab and Chassis (MRD 1807) at East Perth	Mar. 13
Feb. 28	145A/1975	Dodge 30 cwt. Truck (MRD 1417) at East Perth	Mar. 13
Feb. 28	139A/1975	Houses—3 roomed and 2 roomed (4 only); Toilet Blocks; Wash House and Shower House at Pinjarra Reserve 25503	Mar. 20
Feb. 28	140A/1975	Man and Materials Hoist 'Coates Climber' at Welshpool	Mar. 20
Feb. 28	142A/1975	Commer Cab-Chassis (Wrecking value) (MRD 1360) at Kununurra	Mar. 20
Feb. 28	144A/1975	Dodge Utility (MRD 733) at Port Hedland	Mar. 20
Feb. 28	148A/1975	Dodge 30 cwt. Truck (UQC 888), Dodge Utility (UQM 141), Holden Panel Van (UQK 181), Bedford 5 Ton Truck (UQJ 287) with Hydraulic Crane at East Perth	Mar. 20
Mar. 7	150A/1975	Atlas Copco Compressor (MRD 468) at East Perth	Mar. 20
Mar. 7	151A/1975	Air Compressor (Consolidated Pneumatic-Diesel) (PW 174) at East Perth	Mar. 20
Mar. 7	152A/1975	1972 Dodge Utility (PW 2040); 1971 Holden Station Sedan (PW 1874) at East Perth	Mar. 20
Mar. 7	153A/1975	Ropa 4-Berth 25 ft. x 8 ft. Caravan (PW 69) at East Perth	Mar. 20
Mar. 7	149A/1975	Holman 60R Backfill Tamper (MRD 457) at Kununurra	Mar. 27
Mar. 7	157A/1975	1974 Holden Utility (MRD 754) at Carnarvon	Mar. 27
Mar. 7	158A/1975	Benford Model Ray Concrete Mixer (MRD 461) at Kununurra	Mar. 27
Mar. 7	159A/1975	1973 Holden Panel Van (MRD 691) at Derby	Mar. 27
Mar. 7	160A/1975	1973 Holden Utility (MRD 589) at Carnarvon	Mar. 27

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.

S. F. FELDMAN,
Chairman, Tender Board.

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued
ACCEPTANCE OF TENDERS

Schedule No.	Contractor	Particulars	Department Concerned	Rate
5A/75	Tuta Laboratories	Supply of Sterile Disposable Blood Transfusion Sets	R.P.H.	Details on application
18A/75	W.A. Salt Supply Pty. Ltd.	Supply of Dry Coarse Commercial Quantity Salt	P.W.D., C.W.S.	\$16 per tonne
1004A/74	Biro Bic & Gollin Pty. Ltd.	Supply of Bic Ball Point Pens 19/3/75 to 18/3/76	Various	50 cents per dozen
999A/74	R. J. McAuley	Purchase and Removal of Landrover Hardtop at Karratha	P.W.D.	\$907
35A/75	W. Ishiguchi	Purchase and Removal of HG Holden Sedan at Derby	P.W.D.	\$1 257.57
36A/75	Various	Purchase and Removal—Motor Vehicles at East Perth	P.W.D.	Details on application
995A/74	T. G. Court	Purchase and Removal—Broomwade Air Compressor at Karratha	P.W.D.	\$725
37A/75	F. L. Brown	Purchase and Removal—Clayton Steamiron Demon Steam Cleaner at Broome	P.W.D.	\$90
45A/75	Yongarloo Farming Co.	Purchase and Removal—Monorail Power Wagon at East Perth	P.W.D.	\$27
10A/75	Norwest Contracting Co.	Purchase and Removal—Holden Station Sedan at Derby	Medical	\$310
51A/75	P. D. Matsumoto	Purchase and Removal—Lincoln H2 Welding Machine at Broome	P.W.D.	\$225

GOVERNMENT PRINTING OFFICE OF W.A.

TENDERS FOR GOVERNMENT PRINTING

Tenders are invited for the supply of the undermentioned stores.

Tenders close at Wembley, 17th March, 1975 at 10.00 a.m.

Tender No.	Particulars of Stores
XS 1066 The production of 30 000 Brochures—"Perth City of Light", for Department of Tourism. Brochures printed in 5 colours and folded. Finished size 217 mm x 92 mm. Government Printer to supply stock.
XS 1068 The production of 30 000 Brochures—"The South West of Western Australia", for the Department of Tourism. Printed in 5 colours and folded. Finished size 217 mm x 92 mm. Government Printer to supply stock.
XS 1069 The production of 30 000 Brochures, for the Department of Tourism—"The Great Southern". Printed in 5 colours and folded. Finished size 217 mm x 92 mm. Government Printer to supply stock.
XT 1583 600 pads—form 55/50/3255, for Rail Stores Midland. Printed and padded at head. Finished size 335 mm x 203 mm. Tenderer to supply stock.
XT 1588 200 books—form 3507, Bin 96, for Metropolitan Water Supply. Printed, numbered and perforated, and quarter bound. Finished size 152 mm x 203 mm. Government Printer to supply stock.
XT 1590 40 books—form 55/50/9080, for Rail Stores Midland. Printed, numbered, perforated and staple bound. Finished size 125 mm x 200 mm. Tenderer to supply stock.
XT 1591 10 books—form 55/20/2120, for Rail Stores Midland. Printed, numbered and perforated and staple bound. Finished size 210 mm x 375 mm. Tenderer to supply stock.
XT 1592 150 books—form 55/50/2220, for Rail Stores Midland. Printed, numbered, perforated and staple bound. Finished size 165 mm x 205 mm. Government Printer to supply stock.
XT 1593 100 pads—form 1001 Bin 291, for Metropolitan Water Supply. Printed and padded at head. Finished size 330 mm x 205 mm. Tenderer to supply stock.
XT 1594 200 books—form 4531 Bin 318, for Metropolitan Water Supply. Printed, numbered, perforated and quarter bound. Finished size 165 mm x 203 mm. Government Printer to supply stock.
XT 1595 50 pads—form 55/30/1500, for Rail Stores Midland. Printed, numbered, perforated and staple bound. Finished size 330 mm x 203 mm. Government Printer to supply stock.
XT 1596 300 books—form 55/50/2050, for Rail Stores Midland. Printed, numbered, perforated and staple bound. Finished size 125 mm x 242 mm. Government Printer to supply stock.
XT 1599 1 000 000 printed window faced envelopes 3 $\frac{3}{8}$ in. x 6 $\frac{1}{2}$ in., for Metropolitan Water Supply. Tenderer to supply stock.
XT 1600 200 books—form 2203, for Metropolitan Water Supply. Printed, Numbered, perforated and quarter bound. Finished size 330 mm x 190 mm. Government Printer to supply stock.

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
			\$
XS 1050	10 000 48pp High School Mark Books, for Education Supplies Branch	Sand's and McDougall Pty. Ltd.	1 399.00
XS 1054	7 000 Science Answer Sheets, for Board of Secondary Education	Lamson Paragon	108.87
XS 1055	218 000 Multi-Purpose Answer Sheets, for Board of Secondary Education	Lamson Paragon	3 365.93
XS 1056	80 000 Student Assessment Sheets, for Board of Secondary Education	Lamson Paragon	1 235.20
XS 1057	50 books—Police Firearms and Ballistics Section, for Police Stationery Store	Gateway Printers Pty. Ltd.	69.10
XS 1058	50 000 sheets 1113/3 Plain Listing paper for Treasury A.D.P.	Lamson Paragon	1 461.00
XT 1576	200 books—form 55/50/1620, for Rail Stores Midland	New Formula Printing Service	122.50

WILLIAM C. BROWN,
Government Printer.

APPOINTMENT.

Registrar General's Office,
Perth, 24th February, 1975.

IT is hereby published for general information that I have, pursuant to section 6 of the Registration of Births, Deaths and Marriages Act, 1961-1965, appointed Reginald John Worth to be a Registration Officer as from 21st February, 1975.

It is also noted for general information that the appointments of R. A. Peers, W. F. Laskey and P. J. Jose as Registration Officers have been cancelled as from 21st February, 1975.

E. C. RIEBELING,
Registrar General.

COMPANIES ACT, 1961-1973.
(Section 272 (1).)

Demesne Development Co. Pty. Ltd.
(in Liquidation).

Notice of Final Meeting of Members and Creditors. NOTICE is hereby given that, pursuant to the provisions of Section 272 of the Companies Act, 1961-1973, a meeting of the members of Demesne Development Co. Pty. Ltd. (in liquidation) and of the creditors of that Company will be held on Wednesday the 9th day of April, 1975, at 10.00 a.m. at the office of Kennerly Nicholson & Associates, 2nd Floor, 44 Ventnor Avenue, West Perth, for the purpose of laying before the meeting an account showing how the winding up has been conducted and the property of the company has been disposed of and of giving any explanation of the account.

Dated this 5th day of March, 1975.

J. C. NICHOLSON,
Liquidator.

(Kennerly Nicholson & Associates, 2nd Floor, 44 Ventnor Avenue, West Perth, W.A. 6005.)

HOTEL AUSTRALIA (FREMANTLE) PTY. LTD.
Notice of Meeting.

NOTICE is hereby given of a general meeting of members to be held at the offices of Brian C. Dukes, 2 Leura Street, Hollywood on 8th April, 1975 at 10 a.m. to consider a final account showing how the winding up has been conducted and the property of the company disposed of.

Dated this 28th day of February, 1975.

BRIAN C. DUKES,
Liquidator.

UNCLAIMED MONEYS ACT, 1912.

Details of Unclaimed Money's in Excess of \$10.00 held by Western Mining Corporation Limited prior to 31/12/68.

Name and Last Known Address; Amount;
Description; Date of Last Claim.

Poole, L. E.; Kalgoorlie; \$19.66; Wages; 9/1/1968.
Parnell, K. N.; Kalgoorlie; \$117.74; Wages; 20/8/1968.

Manchester, T. S.; Kalgoorlie; \$61.51; Wages; 12/11/1968.

Collis, W.; Kambalda; \$14.85; Wages; 6/2/1968.
Moore, A. E.; Kambalda; \$29.19; Wages; 6/2/1968.
Alderton, J. O.; Kambalda; \$21.55; Wages; 5/3/1968

Cole, F.; Kambalda; \$13.98; Wages; 19/3/1968.

Rojo, K.; Kambalda; \$11.89; Wages; 16/4/1968.

Stevens, F. B.; Kambalda; \$14.90; Wages; 14/5/1968.

Spindler, H.; Kambalda; \$23.46; Wages; 11/6/1968.
Sojat, A.; Kambalda; \$29.43; Wages; 25/6/1968.

Jenkins, E. F.; Kambalda; \$15.69; Wages; 25/6/1968.

McCull-Jones, G.; Kambalda \$35.23; Wages; 23/7/1968.

Habjan, S.; Kambalda; \$25.51; Wages; 23/7/1968.
Free, H. J.; Kambalda; \$26.56; Wages; 6/8/1968.

York, C. C.; Kambalda; \$13.40; Wages; 20/8/1968.

Smith, T. V.; Kambalda; \$12.53; Wages; 20/8/1968.

Jagodina, M.; Kambalda; \$37.71; Wages; 20/8/1968.

Higgs, J. W.; Kambalda; \$11.99; Wages; 20/8/1968.

Kresic, L.; Kambalda; \$20.84; Wages; 20/8/1968.

Craig, K.; Kambalda; \$13.45; Wages; 3/9/1968.

Farrell, G.; Kambalda; \$23.66; Wages; 3/9/1968.

Garcia, C. G.; Kambalda; \$63.78; Wages; 3/9/1968.

Wiseman, L.; Kambalda; \$28.21; Wages; 17/9/1968.

McIntyre, M.; Kambalda; \$20.91; Wages; 1/10/1968.

Monte, B.; Kambalda; \$13.65; Wages; 15/10/1968.

Moster, G.; Kambalda; \$20.43; Wages; 15/10/1968.

Valle, A.; Kambalda; \$16.40; Wages; 15/10/1968.

Jacks Service Station; Coolgardie; \$11.84; —; 23/10/1968.

Langtow, G.; Kambalda; \$59.93; Wages; 12/11/1968.

Parker, B. J.; Kambalda; \$13.92; Wages; 12/11/1968

Palcic, S.; Kambalda; \$20.12; Wages; 26/11/1968.

Goldsworthy, B. J.; Kambalda; \$30.91; Wages; 24/12/1968.

O'Loughlin, K.; Kambalda; \$22.00; Wages; 24/12/1968

Lukasik, M.; Kambalda; \$25.21; Wages; 27/12/1968.

May, J. E.; Morawa; \$16.95; Wages; 19/5/1966.

Woldsink, A.; Morawa; \$34.37; Wages; 20/9/1966.

Thompson, J.; Morawa; \$10.16; Wages; 18/4/1967.

TRUSTEES ACT, 1962.

Wilfred Alexander Stone, formerly of Borden in the State of Western Australia, late of 76 The Boulevard, Floreat Park, in the said State, Retired Farmer, deceased.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act, 1962 relates) in respect of the estate of the deceased who died on the 27th August, 1973, are required by the Trustee Evelyn Annie Stone of 76 The Boulevard, Floreat Park, in the said State, widow, to send particulars of their claims to Messrs. Muir Williams Nicholson & Co., solicitors of Law Chambers, Cathedral Square, Perth, by the 31st day of March, 1975, after which date the Trustee may convey or distribute the assets, having regard only to the claims of which they then have notice.

MUIR WILLIAMS NICHOLSON & CO.
Solicitors for the Executor.

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 4th day of March, 1975.

K. GRAHAM,
Acting Public Trustee,
565 Hay Street, Perth.

Name; Address and Occupation; Date of Death;
Last Date for Claims.

Bosenberg, William Allwyn; 84 Wilson Street, Kalgoorlie, Retired Miner; 17/1/75; 14/4/75.

Boyd, Stewart; 17A Rathay Street, Victoria Park, Retired Haidresser; 2/2/75; 21/4/75.

Briggs, Carl Frederick; 54 Westfield Road, Kelm-scott, Retired Labourer; 19/10/75; 21/4/75.

Carmichael, Thomas; Jamieson Street, Pemberton, Retired Blacksmith; 10/12/74; 14/4/75.

Caulfield, Roger; 6 Nelson Street, South Fremantle, Retired Waterside Worker; 11/2/75; 21/4/75.

Crabb, Elsie Victoria; 49 York Road, Greenmount, Widow; 30/1/75; 21/4/75.

Cunnington, Bessie; Jalon Convalescent Hospital, 47 Goldsworthy Road, Claremont, Widow; 4/4/71; 14/4/75.

Dunn, Cyril Charles; Ross Memorial Hospital, Lewis Road, Forrestfield, Retired Electrician; 28/12/74; 21/4/75.

Edlund, Walter Henry; formerly of 1 Norman Street, Tarcoola, late of Geraldton, Taxi Proprietor; 9/2/75; 14/4/75.

Ettridge, Hilda May; 39 Doris Street, North Perth, Widow; 13/2/75; 21/4/75.

Fry, William John; Coodina Mine, Shaw River, Plant Operator; 6/1/75; 14/4/75.

Grabek, Stanislaw; 121 Alma Road, North Perth, W.A.G.R. Employee; 29/1/75; 7/4/75.

Hartman, Frederick Carl George; 151 Forrest Street, Palmyra, Moulder; 11/1/75; 21/4/75.

Hille, Carl Richard; 375 Huntriss Road, Doubleview, Student Nurse; 28/1/75; 21/4/75.

Joyner, James Arthur; 336 Scarborough Beach Road, Doubleview, Retired Hospital Orderly; 4/2/75; 21/4/75.

Kane, Margaret; formerly of 2 Copley Street, Bayswater, late of Corlei Nursing Home, 18 Ley Street, Como, Spinster; 15/2/75; 21/4/75.

Looke, Vera Elizabeth; Bride Street, Mingenew, Widow; 22/1/75; 21/4/75.

May, Florence Mary; Flat 5, Wearne House, Leslie Street, Mandurah, Widow; 6/2/75; 21/4/75.

Maynard, Lydia Jane; formerly of 48 Clifton Crescent, Mt. Lawley, late of Kimberley Nursing Home, Kimberley Street, Leederville, Widow; 24/12/74; 21/4/75.

Merrett, Albert Francis; 50 Salisbury Street, Leederville, Carpenter; 21/1/75; 21/4/75.

Morley, Arthur Cecil; 11 Williamson Road, Kardinya, Invalid Pensioner; 1/2/75; 21/4/75.

O'Sullivan, Bernard; 9 Kalgoorlie Street, Mosman Park, Retired Customs Officer; 5/2/75; 21/4/75.

Peden, Robert; 140 Eton Street, North Perth, Clerk; 21/10/74; 21/4/75.

Polkinghorne, Violet Talbot; formerly of Welbungin, late of Perth, Married Woman; 20/4/70; 14/4/75.

Servante, Mabel Harriet; 60 Salisbury Street, Subiaco, Widow; 14/2/75; 21/4/75.

Simpson, Annie Eliza; formerly of 70 Pangbourne Street, Wembley, late of St. George's Hospital, Pinaster Street, Mt. Lawley, Widow; 26/12/74; 21/4/75.

Smith, Elsie Elizabeth; 30E Hare Street, Kalgoorlie, Widow; 26/12/74; 14/4/75.

Smith, Hubert Ronald; 65 Donegal Road, Floreat, Farmer; 10/1/75; 14/4/75.

Speewa, Harry; Dunham River Station, via Wyndham, Invalid Pensioner; 11/9/74; 7/4/75.

Stallard, Esther; formerly of 29 Caledonian Avenue, Maylands, late of St. Florence Nursing Home, Mt. Lawley, Married Woman; 26/1/75; 21/4/75.

Stubbs, Francesca Agnes; Braille Hospital, Kitchener Avenue, Victoria Park, Widow; 26/12/74; 21/4/75.

Taaffe, Margaret Alice Florence; Unit 150, Wyvern Units, Hollywood Village, Nedlands, Spinster; 8/1/75; 21/4/75.

Taylor, Joseph; 13 Vista Street, South Perth, Retired Gardener; 18/1/75; 21/4/75.

Walczak, Stanislaw; 379 Marine Terrace, Geraldton, Fisherman; 22/1/75; 14/4/75.

Ward, William Edwin; 2 Lorna Street, Geraldton, Instructor; 10/1/74; 14/4/75.

Wiktorski, Roman; 3 Venn Street, Northam, Driver; 29/6/73; 7/4/75.

NOTICE.

Subscriptions are required to commence and terminate with a quarter.

The *Government Gazette* is published on Friday in each week, unless interfered with by public holidays or other unforeseen circumstances.

SUBSCRIPTIONS.—The subscriptions to the *Government Gazette* are as follows:—Annual subscriptions, \$12; nine months, \$10; six months, \$7; three months, \$4; single copy (current year), \$0.30; single copy (previous years, up to 10 years), \$0.50; over 10 years, \$0.80.

**REPORT OF THE
ROYAL COMMISSION INTO
GAMBLING, 1974**

(Commissioner Mr. P. R. Adams, Q.C.)

Prices—

Counter Sales—\$3.00
Mailed Local (Plus) \$0.60
Mailed Country (Plus) \$0.80
Eastern States Postage Rate on 2 kg.

**REPORT OF THE ROYAL
COMMISSION "FREMANTLE
PRISON" 1973.**

(Commissioner, His Honour Robert E. Jones.)

Prices—

Counter Sales—\$1.50
Mailed Local—(plus) 0.55
Mailed Country—(plus) 0.62

Eastern States Postage Rate on 1kg.

**REPORT OF THE HONORARY
ROYAL COMMISSION OF
INQUIRY INTO THE
CORRIDOR PLAN FOR PERTH
(Hon. F. R. White, M.L.C.
Chairman)**

Prices—

Counter Sales—\$2.00
Mailed Local—(plus) 0.55
Mailed Country—(plus) 0.62

Eastern States Postage Rate on 1kg.

**WORKERS' COMPENSATION
ACT, 1912-1973.**

(Eleventh Reprint approved 26/4/74.)

ON page 95 of the above reprint substitute for the passage "lump sum.", at the end of clause 10, the passage "lump sum, the intention being that an order for redemption shall be made not as a matter of course but only when the special circumstances of the case commend themselves to the Board as justifying the making of an order for redemption."

CONTENTS.

	Page
Appointments	822, 824-5, 828, 867
Audit Act	823
Barristers' Board	828
Bush Fires Act	835-6
Child Welfare Act	819
Commissioners for Declarations	828
Community Welfare	819
Companies Act	867
Constitution Act	820-2
Crown Law Department	828-9
Daylight Saving Act	823
Deceased Persons' Estates	868
Education Department	847-64
Electoral	828-9
Factories and Shops	844
Fremantle Port Authority	840
Justices of the Peace	822
Labour, Department of	844-7
Land Agents Act	823-4
Lands Department	829-35
Local Government Department	841-4
Metropolitan Region Planning	838
Municipalities	841-4
Murdoch University Act	819, 847-59
Murdoch University Statutes	847-59
Notice to Mariners	840
Orders in Council	819-22
Police Department	828
Premier's Department	822
Proclamations	819
Public Service Board	820-2, 824-8
Public Service Holidays	825
Public Trustee	868
Public Works Department	839-40
Registrar General	867
Small Claims Tribunals Act—Regulations	844-7
Tender Board	865-6
Tenders Accepted	840, 866
Tenders for Government Printing	866-7
Tenders Invited	839, 865
Town Planning	836-8
Treasury	823
Trustees Act	868
Unclaimed Money	867
Western Australian Institute of Technology Act— By-laws	859-64