

Government Gazette

OF

WESTERN AUSTRALIA

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PERTH: FRIDAY, 19th DECEMBER

[1975

GOVERNMENT GAZETTE

Christmas and New Year Holidays.

CHRISTMAS.

DURING Christmas week the "Government Gazette" will be published on WEDNESDAY, 24th DECEMBER, 1975. Subscribers are informed that all copy for publication must be in the hands of the Government Printer before 10 a.m. on TUESDAY, 23rd DECEMBER, 1975.

NEW YEAR.

During the week of the New Year holidays the "Government Gazette" will be published on WEDNESDAY, 31st DECEMBER, 1975. Subscribers are informed that all copy for publication must be in the hands of the Government Printer before 10 a.m. on TUESDAY, 30th DECEMBER, 1975.

WILLIAM C. BROWN,
Government Printer.

ROYAL COMMISSION.

WESTERN AUSTRALIA, } By His Excellency Air Chief Marshal Sir Wallace
To Wit: } Kyle, Knight Grand Cross of the Most Honourable
WALLACE KYLE, } Order of the Bath, Commander of the Most
Governor. } Excellent Order of the British Empire, Companion
[L.S.] } of the Distinguished Service Order, Distinguished
Flying Cross, Governor in and over the State of
Western Australia and its Dependencies in the
Commonwealth of Australia.

To Albert Victor Crane, Barry Roy Blaikie, Margaret June Craig, Hywel David Evans and John Joseph Harman, members of the Legislative Assembly:

I, the said Governor, acting with the advice and consent of the Executive Council, do hereby appoint you, ALBERT VICTOR CRANE, BARRY ROY BLAIKIE, MARGARET JUNE CRAIG, HYWEL DAVID EVANS and JOHN JOSEPH HARMAN, members of the Legislative Assembly, to be an honorary Royal Commission without payment of remuneration to do the following things, namely:—

- (a) To continue and complete the inquiries commenced by you, as a Select Committee of the Legislative Assembly, into the mar-

keting and distribution of beef and sheep meat products, having special regard to—

- (i) returns to producers;
 - (ii) viability of beef and sheep meat producers; and
 - (iii) planning for long term stability in the beef and sheep meat industry;
- (b) Having completed those inquiries to make your report to me in writing and to make such recommendations as to Legislative and or other action as you may consider necessary.

AND I hereby appoint you the said Albert Victor Crane to be the Chairman of the said Royal Commission.

AND I hereby declare that by virtue of this Commission you may, in the execution of this Commission, do all such acts, matters and things and exercise all such powers as a Royal Commission or members of a Royal Commission may lawfully do and exercise whether under or pursuant to the Royal Commissions Act, 1968, or otherwise.

Given under my hand and the Public Seal of the said State, at Perth, this 17th day of December, 1975.

By His Excellency's Command,

CHARLES COURT,
Premier.

GOD SAVE THE QUEEN !!!

Family Court Act, 1975.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Air Chief Marshal Sir Wallace
To Wit: } Kyle, Knight Grand Cross of the Most Honourable
WALLACE KYLE, } Order of the Bath, Commander of the Most
Governor. } Excellent Order of the British Empire, Companion
[L.S.] } of the Distinguished Service Order, Distinguished
Flying Cross, Governor in and over the State of
Western Australia and its Dependencies in the
Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Family Court Act, 1975 that the provisions of that Act shall come into operation on such day or such days as is or are, respectively, fixed by proclamation: Now, therefore, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the fifth day of January, 1976, as the day on

which sections 1, 2, 3 and 37 and the Third Schedule, of the Family Court Act, 1975, shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 17th day of December, 1975.

By His Excellency's Command,
N. McNEILL,
Minister for Justice.

GOD SAVE THE QUEEN ! ! !

Married Persons and Children (Summary Relief) Act, 1965.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Air Chief Marshal Sir Wallace
To Wit: } Kyle, Knight Grand Cross of the Most Honourable
WALLACE KYLE, } Order of the Bath, Commander of the Most
Governor, } Excellent Order of the British Empire, Companion
[L.S.] } of the Distinguished Service Order, Distinguished
Flying Cross, Governor in and over the State of
Western Australia and its Dependencies in the
Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Married Persons and Children (Summary Relief) Act, 1965 that the Act shall come into operation on a date to be fixed by proclamation, and that it shall not be necessary to proclaim that the whole Act shall come into operation on one day, and the several Parts or sections of the Act may be proclaimed to come into operation on such respective days as are fixed by proclamation: Now, therefore, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the day on which sections 33 to 48, inclusive, being Division 2 of Part IV of the Married Persons and Children (Summary Relief) Act, 1965, shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 17th day of December, 1975.

By His Excellency's Command,
N. McNEILL,
Minister for Justice.

GOD SAVE THE QUEEN ! ! !

Rights in Water and Irrigation Act, 1914-1974.

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 it is enacted by section 18 of the Rights in Water and Irrigation Act, 1914-1974, that the Governor may, by proclamation, declare any part of the State named or defined in the proclamation to be a proclaimed area for the purposes of section 18 of the said Act; and whereas any proclamation previously issued under the authority of this section may be varied or cancelled: Now, therefore, I, the said Lieutenant Governor and Administrator, acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the said Act, do hereby declare that part of the State as described in the schedule hereto as shown marked and defined on plan P.W.D., W.A. 49182 as kept in the Public Works Department, to be a proclaimed area for the purposes of the said section 18 of the said Act.

Given under my hand and the Public Seal of the said State, at Perth, this 5th day of November, 1975.

By His Excellency's Command,
D. H. O'NEIL,
Minister for Water Supply,
Sewerage and Drainage.

GOD SAVE THE QUEEN ! ! !

Schedule.

Wicherina Groundwater Area.

All that portion of land bounded by lines starting from the southeastern corner of Victoria Location 2241 and extending northerly along the eastern

boundary of that location to the prolongation westerly of the southernmost boundary of Location 7243; thence easterly to and along that boundary and the southern boundaries of Locations 7154 and 10543 and onwards to the right bank of the Greenough River; thence generally southwesterly and generally southerly along that bank to the southern boundary of Location 993; thence westerly along that boundary and the southern boundaries of Locations 3149 and 7381 and onwards to the eastern boundary of Location 3804; thence northerly along that boundary to the southernmost southeastern corner of Location 9726 (Reserve 17711); thence westerly, northerly, again westerly and again northerly along boundaries of that location and onwards to a southeastern boundary of Location 2557 and thence generally north-easterly, northerly and westerly along boundaries of that location to the starting point, as delineated and shown bordered green on plan P.W.D., W.A. 49182-1-1.

Door to Door (Sales) Act Amendment Act, 1975.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Air Chief Marshal Sir Wallace
To Wit: } Kyle, Knight Grand Cross of the Most Honourable
WALLACE KYLE, } Order of the Bath, Commander of the Most
Governor, } Excellent Order of the British Empire, Companion
[L.S.] } of the Distinguished Service Order, Distinguished
Flying Cross, Governor in and over the State of
Western Australia and its Dependencies in the
Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Door to Door (Sales) Act Amendment Act, 1975 that the provisions of the Act shall come into operation on such date or dates as is or are, respectively, fixed by proclamation: Now, therefore, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the date on which the provisions of the Door to Door (Sales) Act Amendment Act, 1975 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 17th day of December, 1975.

By His Excellency's Command,
W. GRAYDEN,
Minister for Consumer Affairs.
GOD SAVE THE QUEEN ! ! !

AT a Meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 3rd day of December, 1975, the following Orders in Council were authorised to be issued:—

Fire Brigades Act, 1942-1972.

ORDER IN COUNCIL.

WHEREAS it is enacted by subsection (1) of section 5 of the Fire Brigades Act, 1942-1972, that, subject to the provisions of subsection (2) of that section, the municipal districts and parts thereof constituted as fire districts prior to the coming into operation of the Fire Brigades Act Amendment Act, 1971, as set out in the Second Schedule to the Act, are for the purposes of the Act fire districts under the respective names as set out in that Schedule; and whereas the Shire of Laverton was so declared the Laverton Fire District; and whereas it is further enacted, *inter alia*, by subsection (2) of that section that for the purposes of the Act the Governor may from time to time, by Order in Council, adjust the boundaries of a fire district: Now, therefore, His Excellency the Governor, acting with the advice and consent of the Executive Council doth hereby adjust the boundaries of the Laverton Fire District so that the boundaries are in accordance with the description set out in the Schedule to this Order.

R. D. DAVIES,
Clerk of the Council.

Schedule.

Laverton Fire District.

All that portion of land bounded by lines starting from a point situate 673.47 metres north and 971.94 metres east of the northwestern corner of

Reserve 7420 and extending 181 degrees 47 minutes, 1 475.06 metres; thence 271 degrees 47 minutes, 1 342.8 metres; thence 1 degree 47 minutes, 1 475.06 metres and thence 91 degrees 47 minutes, 1 342.8 metres to the starting point. (Lands and Surveys Public Plans Laverton Regional, Laverton 04.33 1 : 2 000, Laverton 04.34 1 : 2 000.)

Health Act, 1911-1975.

ORDER IN COUNCIL.

P.H.D. 802/75; Ex. Co. 3371.

WHEREAS in accordance with section 60 of the Health Act, 1911-1975, His Excellency the Governor has received details of a plan for the construction of a sewerage scheme within the townsite of Moora, and is satisfied that the scheme is formulated in accordance with the provisions of the Health Act, 1911-1975, and that the cost and provisions for repayment justify the undertaking, and that the works, if carried out in the manner designed, will be of benefit to that portion of the district which the works are intended to serve: Now, therefore, His Excellency the Governor by and with the advice and consent of the Executive Council, doth hereby order that the Shire of Moora, being the local authority for the district, be empowered to undertake the construction of the said works.

R. D. DAVIES,
Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chamber at Perth on the 17th day of December 1975, the following Order in Council was authorized to be issued:—

Local Government Act, 1960-1975.

ORDER IN COUNCIL.

LG. 281/74.

WHEREAS by an Order in Council made under sections 245A and 433A of the Local Government Act, 1960-1973, and section 11 of the Interpretation Act, 1918-1974 and published in the *Government Gazette* on the 20th December, 1975 certain municipal districts and parts of municipal districts were declared to be exempt from the operation of uniform general by-laws published under section 245A of the Local Government Act, 1960 as amended from time to time: Now, therefore, His Excellency the Governor with the advice and consent of the Executive Council and in exercise of the powers conferred by sections 245A, 433A and 691 of the Local Government Act, 1960-1975 hereby—

- (a) revokes that Order in Council wholly;
- (b) declares that any municipal district or part of a municipal district that is not specified in the Schedule hereto as a district or part of a district within which the Uniform Private Swimming Pool By-laws apply shall be exempt from the operation of uniform general by-laws published under section 245A of the Local Government Act, 1960, as amended from time to time; and
- (c) specifies the 31st day of January, 1976 as the date on which this Order in Council takes effect.

J. H. RYAN,
Acting Clerk of the Council.

Schedule.

Districts and Parts of Districts within which Uniform Private Swimming Pool By-laws Apply.

1. The whole of the municipal districts of—
 - (a) the cities of Fremantle, Melville, Nedlands, Perth, South Perth, Stirling and Subiaco;
 - (b) the towns of Albany, Bunbury, Canning, Claremont, Cockburn, Cottesloe, East Fremantle, Geraldton, Gosnells, Kalgoorlie, Mosman Park, Narrogin and Northam;

(c) the shires of Armadale-Kelmscott, Bassen-dean, Bayswater, Belmont, Dardanup, Kalamunda, Kwinana, Mundaring, Murray, Peppermint Grove, Rockingham, Serpentine-Jarrahdale, Swan and Wanneroo.

2. Those parts of every municipal district within the State, except the municipal districts specified in paragraph 1 of this schedule, as are comprised by townsites.

3. Those parts of the municipal district of the Shire of Manjimup as are comprised by areas or millsites, as the case may be, defined by proclamations—

- (a) made on the 22nd day of September, 1915 and published in the *Government Gazette* on the 1st day of October, 1915 at page 3215;
- (b) made on the 19th day of August, 1930 and published in the *Government Gazette* on the 22nd day of August, 1930 at pages 1979 and 1980;
- (c) made on the 17th day of September, 1940 and published in the *Government Gazette* on the 20th day of September, 1940, at pages 1705 and 1706;
- (d) made on the 11th day of September, 1946 and published in the *Government Gazette* on the 13th day of September, 1946, at page 1134; and
- (e) made on the 23rd day of December, 1947 and published in the *Government Gazette* on the 31st day of December, 1947, at page 2338,

respectively.

AUDIT ACT, 1904.

(Section 33.)

The Treasury,
Perth, 11th December, 1975.

IT is hereby published for general information that J. T. Foley of the Western Australian Government Railways has been appointed as a certifying officer as from 27th November, 1975.

IT is hereby published for general information that L. F. Smith of the Main Roads Department has been appointed as a certifying officer as from 28th November, 1975 and that the appointments of R. D. Ball, H. G. Payne, F. G. Rainone and J. Sorenson as certifying officers have been cancelled as from 28th November, 1975.

IT is hereby published for general information that G. J. Quin of the National Parks Board has been appointed as a certifying officer as from 1st December, 1975.

IT is hereby published for general information that K. J. Brandis of the Road Traffic Authority has been appointed as a certifying officer as from 1st December, 1975 to 31st December, 1975.

IT is hereby published for general information that B. Etherington of the Tourist Department has been appointed as a certifying officer as from 9th December, 1975 to 16th January, 1976.

IT is hereby published for general information that J. A. Christmas of the Department of Industrial Development has been appointed as an authorising officer as from 29th December, 1975.

L. E. McCARREY,
Under Treasurer.

11th December, 1975.

LAND AGENTS ACT, 1921.

Application for Transfer of a License.

To the Court of Petty Sessions at Fremantle:

I, ROSS ALLEN HUGHES, of 16 Tranmore Way, City Beach, hereby apply as nominee of Hughes & O'Connor Pty. Ltd., for the license currently issued to Ross Allen Hughes, on behalf of a firm Ross Hughes & Co. to be transferred to me to carry on business as a Land agent at 894 Canning Highway, Applecross, 6153.

Dated the 12th day of December, 1975.

ROSS A. HUGHES,
Signature of Applicant (Transferee).

I, Ross Allen Hughes, concur in this application.

ROSS A. HUGHES,
Signature of Transferor.

Appointment of Hearing.

I hereby appoint the 20th day of January, 1976 at 10 o'clock in the forenoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Fremantle.

Dated the 12th day of December, 1975.

C. S. MACPHAIL,
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, 17th December, 1975.

THE following promotions have been approved:—

D. J. Johnston, Field Technician Grade 2, G-II-1/4 to be Manager Grade 2, G-II-4/5, Stoneville Research Station, Horticultural Division, Department of Agriculture as from October 3, 1975.

A. B. Morrison, Inspector, G-II-3/4, Inspection Section, Applications and Inspections Branch, Department of Lands and Surveys to be Field Technician Grade 2, G-II-1/4, Woodlands Research Station, Animal Division, Department of Agriculture as from November 21, 1975.

P. L. Grimoldby, Graduate Welfare Officer, Level 2/8 to be Senior Graduate Welfare Officer (Training), Level 9, Field Division, Department for Community Welfare as from September 12, 1975.

H. V. Johnston, Family Welfare Officer, G-II-1/5 to be Senior Family Welfare Officer, G-II-6, Field Division, Department for Community Welfare as from December 5, 1975.

P. J. McGee, Typist Kalgoorlie, C-V to be Divisional Assistant, G-II-1/2, Field Division, Department for Community Welfare as from December 19, 1975.

J. M. Sell, Registrar, C-II-2, Electoral Department to be Divisional Assistant, G-II-1/2, Field Division, Department for Community Welfare as from September 12, 1975.

C. M. Allen, Typist, C-V, Correspondence and Staff Branch to be Secretary Stenographer, C-III-1/2, Administrative Division, Crown Law Department as from September 19, 1975.

M. R. Crane, Clerk, C-IV, Issuing Room to be Clerk, C-II-1, Acceptance Branch, Office of Titles, Crown Law Department as from November 14, 1975.

C. Del Fante, Clerk, C-IV, Carnarvon Section, Court Offices Branch to be Clerk Relieving, C-II-1, Accounts Branch, Crown Law Department as from November 28, 1975.

R. G. Esser, Clerk Checking, C-II-4, New Titles Endorsing Branch to be Examiner Grade 1, C-II-5, Group Four Section, Examination Branch, Office of Titles, Crown Law Department as from November 21, 1975.

K. Hamilton, Clerk Assistant, C-II-3, Accounts Branch to be Clerk in Charge, C-II-4, Records Branch, Public Trust Office, Crown Law Department as from November 21, 1975.

S. H. Hayward, Chief Trust Officer, C-II-10, Trust Branch to be Assistant Public Trustee, C-II-11, Administrative Division, Public Trust Office, Crown Law Department as from November 21, 1975.

J. M. Rouse, Typist, C-V, Court of Petty Sessions East Perth to be Clerk Typist, C-III-1, Licensing Court, Court Offices Branch, Crown Law Department as from November 7, 1975.

M. D. Wiley, Clerk, C-II-1, to be Clerk, C-II-2, Local Court Perth, Court Offices Branch, Crown Law Department as from July 11, 1975.

J. A. S. Bingard, Clerk, C-II-1, Records Section to be Clerk, C-II-2, Seasonal Duties Section, Clerical Branch, Education Department as from November 28, 1975.

E. Henderson, Laboratory Assistant Hampton, G-X to be Laboratory Technician Grade 3, Governor Stirling, G-II-1/2, Senior High Schools Branch, Education Department as from June 27, 1975.

G. Mucciarone, Clerk Relieving, C-II-1 to be Clerk, C-II-2, Seasonal Duties Section, Clerical Branch, Education Department as from November 21, 1975.

P. A. Rogerson, Clerk, C-IV to be Clerk Relieving, C-II-1, Staff Section, Clerical Branch, Education Department as from September 5, 1975.

B. R. Wishart, Clerk, C-IV to be Clerk, C-II-1, Staff Section, Clerical Branch, Education Department as from November 21, 1975.

J. A. Christmass, Investigations Officer, C-II-6/7 to be Senior Investigations Officer, C-II-9, Finance Branch, Division of Industries, Department of Industrial Development as from November 7, 1975.

D. R. Hampton, Research Officer Grade 2, C-II-5/6, Administrative Division, Public Works Department to be Research Officer Grade 1, C-II-8, Research Branch, Division of Industries, Department of Industrial Development as from October 31, 1975.

P. B. Kelly, Clerk, C-IV, Officers Attached Branch to be Clerk, C-II-1, Clerical Branch, Department of Fisheries and Wildlife as from November 28, 1975.

W. J. Shepherd, Administrative Assistant, C-II-6, Administrative Division, Fuel and Power Commission to be Assistant Administrative Officer, C-II-7, Clerical Branch, Forests Department as from November 7, 1975.

J. H. Smith, Clerk in Charge, C-II-6, Services Section, Clerical Branch to be Clerk in Charge and Clerk of the Industrial Commission, C-II-7, Industrial Registrar's Office, Department of Labour and Industry as from November 14, 1975.

J. J. Campbell, Clerk, C-II-1, Registration and Deeds Branch to be Clerk, C-II-2, Roads Section, Roads and Reserve Branch, Department of Lands and Surveys as from November 14, 1975.

M. Saicich, Senior Clerk, C-II-4 to be Secretary, C-II-6, Hospitals Collection Service, Accounts Branch, Medical Department as from October 24, 1975.

C. A. Spadaro, Clerk, C-IV, Relieving Staff Section to be Clerk, C-II-1, Expenditure Section, Accounts Branch, Medical Department as from November 21, 1975.

J. M. Buckley, Clerk, C-II-2, Internal Audit Section to be Clerk in Charge, C-II-3, Tenancy Section, Revenue Branch, Accounts Division, Metropolitan Water Board as from October 24, 1975.

J. P. H. McManus, Clerk, C-II-2, Expenditure Branch to be Clerk Assistant, C-II-3, Applications and Enquiries Section, Revenue Branch, Accounts Division, Metropolitan Water Board as from October 24, 1975.

A. M. White, Technical Officer Grade 2, G-II-1/2, Mechanical—North Section to be Engineering Assistant Grade 3, G-II-2/3, Mechanical

—South Section, Mechanical and Electrical Branch, Engineering Division, Metropolitan Water Board as from October 31, 1975.

J. B. Christie, Assistant Principal Registrar C-II-8 to be Principal Registrar, C-II-10, Registration Branch, Department of Mines as from December 5, 1975.

S. G. Hill, Clerk, C-II-1 to be Clerk Petroleum, C-II-2, Dealings Section, Registration Branch, Department of Mines as from November 7, 1975.

P. R. Akerman, Landscape Architect, Level 1 to be Landscape Architect, Level 2, Landscape Section, Services Branch, Architectural Division, Public Works Department as from April 25, 1975.

C. K. Avery, Electrical Supervisor, G-II-4/5 to be Senior Supervisor, G-II-6, Electrical Engineering Design and Construction Branch, Architectural Division, Public Works Department as from November 28, 1975.

R. S. Horsley, Engineering Draftsman, Level 1 to be Senior Engineering Draftsman, Level 2 Electrical Engineering Design and Construction Branch, Architectural Division, Public Works Department as from September 12, 1975.

R. H. G. Powell, Plant Inspector, G-II-4/5 to be Senior Plant Inspector, G-II-6, Plant Section, Mechanical and Plant Branch, Engineering Division, Public Works Department as from December 5, 1975.

C. A. Knox, Clerk, C-IV, Policy Section, Accounts and Policies Branch to be Clerk, C-II-1, Claims Section, Claims and Clerical Branch, State Government Insurance Office as from December 5, 1975.

R. J. Waller, Clerk, C-II-2, State Housing Section to be Clerk Assistant, C-II-3, Commonwealth-State Section, Accounts Branch, State Housing Commission as from October 17, 1975.

J. W. Burley, Assessor Grade 1, C-II-5/6, Assessing Section, Stamp Duties Division to be Senior Assessor, C-II-7, Probate Duties Division, State Taxation Department as from August 22, 1975.

B. W. Marshall, Assessor Grade 1, C-II-5/6 to be Senior Assessor, C-II-7, Assessing Section, Stamp Duties Division, State Taxation Department as from November 21, 1975.

THE following resignations have been accepted:—

Name; Department; Date.

Hewitt, J. A.; Education; 11/12/75.

Norriss, C. M.; Government Stores; 12/12/75.

Harding, R. G.; Mental Health Services; 31/12/75.

Somers, S. C.; Mental Health Services; 28/11/75.

Stampfer, H. G.; Mental Health Services; 31/12/75.

Halliburton, L. S.; Metropolitan Water Board; 7/11/75.

Janas, G. M.; Metropolitan Water Board; 31/10/75.

Kew, B. M.; Metropolitan Water Board; 2/10/75.

Robertson, H. J.; Metropolitan Water Board; 16/10/75.

Slatter, L. A.; Metropolitan Water Board; 10/7/75.

Zupanov, L. A.; Police; 21/11/75.

Cameron, C.; Premier's; 25/11/75.

Rogers, B. F. V.; Public Health; 12/12/75.

Kearvell, L. M.; Public Works; 28/11/75.

Noonan, B. M.; State Housing Commission; 19/12/75.

Greenwood, M. J.; State Taxation; 19/12/75.

Richards, L. R.; State Taxation; 31/12/75.

Sandover, I. R.; State Taxation; 28/11/75.

Groom, L. E.; Treasury; 19/12/75.

THE following retirements have been approved:—

O'Donnell, W. M.; Agriculture; 12/12/75.

MacFarlane, L. S.; Crown Law; 31/1/76.

THE following appointments have been confirmed:—

Name; Position; Department; Date.

Bennett, Aldyth Christine; Typist Geraldton, C-V; Community Welfare; 17/6/75.

Brown, Bernard Christopher; Clerk, C-IV; Crown Law; 4/6/74.

Carruthers, Kathleen; Typist, C-V; Crown Law; 2/4/75.

D'Orazio, Joseph Anthony; Clerk, C-IV; Crown Law; 1/1/75.

Prior, Gary Leslie; Clerk, C-IV; Crown Law; 10/1/75.

Arthur, Neil Stanley; Laboratory Assistant, G-X; Education; 16/6/75.

Mellor, Jeffrey Thomas; Technical Officer Grade 2, G-II-1/2; Education; 7/4/75.

Vucens, Mara; Laboratory Assistant City Beach, G-X; Education; 16/6/75.

Sheiles, Vicki Christine; Typist, C-V; Government Stores; 16/6/75.

Powdrill, John Philip; Technical Officer, G-II-1/2; Labour and Industry; 26/5/75.

Johns, Peter Vincent; Assistant Photo Technician, G-VII-1; Lands and Surveys, 14/5/75.

Boddy, June; Social Worker, Level 1; Mental Health Services; 26/5/75.

Dodd, Vera Daphne; Clerical Assistant, C-VI; Mental Health Services; 1/1/75.

Winton, Geraldine Denise; Typist, C-V; Mental Health Services; 27/5/75.

Lim, Henry Choon Hai; Clerk, C-IV; Metropolitan Water Board; 10/3/75.

Price, Barry Daniel; Laboratory Technician Grade 2, G-II-1/4; Mines; 9/5/75.

Young, Glen Douglas; Clerk, C-IV; State Government Insurance Office; 1/5/75.

Cooke, Ronald Walter; Collector Relieving, C-IV; State Housing Commission; 1/9/74.

Fuller, George Arthur; Clerk, C-IV; State Housing Commission; 1/1/75.

Parr, Angela Linda; Clerk, C-IV; State Housing Commission; 6/5/75.

Sandall, William; Clerk, C-IV; State Housing Commission; 16/6/75.

Davey, Gregg; Clerk, C-IV; State Taxation; 16/6/75.

Stielow, Brett Allan; Valuer Grade 2, C-II-4/5; State Taxation; 17/3/75.

Singleton, Toni; Accounting Machinist, C-V; Treasury; 17/2/75.

THE following offices have been created:—

Item 014269, Typist, C-V, General Services Branch, Dairying Division, Department of Agriculture.

Item 070698, Clerk (Relieving), C-II-1, General Section, Clerical Branch, Medical Department.

Item 071604, Clerk Assistant (Budgeting), C-II-2/3, Accounts Branch, Medical Department.

Item 071683, Clerk Assistant, C-II-3, Internal Audit Section, Accounts Branch, Medical Department.

Items 080916, 080917, Health Surveyor Grade 2, G-II-4/5, General Section, Inspection Health Act Branch, Professional Division, Public Health Department.

Items 083728, 083729, Laboratory Attendant, G-XIII, Microbiology Section, State Health Laboratories Branch, Professional Division, Public Health Department.

Items 085131, 085315, 085318, 085335, Laboratory Technologist, Level 1, Branch Laboratories Section, State Health Laboratories Branch, Professional Division, Public Health Department.

Items 085310, 085330, 085350, 085430, 085450, Senior Technologist, Level 2, Branch Laboratories Section, State Health Laboratories Branch, Professional Division, Public Health Department.

Items 085405, 085455, 085320, 085337, 085355, 085375, 085435, Laboratory Assistant, G-X,

Branch Laboratories Section, State Health Laboratories Branch, Professional Division, Public Health Department.

Item 26 0030, Clerk Relieving, C-II-4, Administrative Division, Premier's Department.

Item 31 0415, Telephonist, C-VI, Claims and Clerical Branch, Administrative Division, State Government Insurance Office.

Items 31 0703, 31 0704, 31 0705, Clerical Assistant, C-VI, Records Section, Claims and Clerical Branch, Administrative Division, State Government Insurance Office.

Item 31 1164, Clerk, C-II-1, Fire and Marine Section, Claims and Clerical Branch, Administrative Division, State Government Insurance Office.

Item 31 1512, Clerk Assistant, C-II-3, Workers' Compensation Claims Section, Claims and Clerical Branch, Administrative Division, State Government Insurance Office.

Item 31 2261, Clerk, C-II-1, Policy Section, Accounts and Policies Branch, Administrative Division, State Government Insurance Office.

Item 31 2271, Clerk, C-IV, Policy Section, Accounts and Policies Branch, Administrative Division, State Government Insurance Office.

Item 32 0291, Clerk, C-II-2, Operations and Statistics Branch, State Housing Commission.

Item 40 2310, Cashier, C-II-1, Boulder Section, Branch Offices, Road Traffic Authority.

Item 40 2320, Typist, C-V, Boulder Section, Branch Offices, Road Traffic Authority.

Item 40 2325, Examiner, G-II-1, Boulder Section, Branch Offices, Road Traffic Authority.

THE following offices have been abolished:—

Item 22 7434, Survey Technician, G-II-1/2, Services Section, Engineering Design Branch, Engineering Division, Metropolitan Water Board.

Item 32 0185, Clerk, C-II-4, Operations and Statistics Branch, State Housing Commission.

Item 40 0045, Secretary Stenographer, C-II-1, Administrative Division, Road Traffic Authority.

The Title and/or classification of the following offices have been amended:

Item 01 2052, occupied by B. J. P. Donnelly, G-II-1/4, Animal Husbandry Section, Veterinary Services Branch, Animal Division, Department of Agriculture amended from Laboratory Technician Grade 2 to Field Technician Grade 2 with effect from December 12, 1975.

Item 09 2010, occupied by O. J. Sollis, Superintendent of Nursing, General Section, Heathcote Hospital Branch, Professional Division, Mental Health Services amended from G-II-6 to G-II-7 with effect from March 13, 1975.

Item 40 5200, Vacant, G-II-1, Vehicle Examination Section, Examination and Technical Services Division, Road Traffic Authority amended from Vehicle Examiner to Examiner with effect from December 8, 1975.

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

VACANCIES IN THE PUBLIC SERVICE

Department	Item No.	Position	Classn.	Salary
Closing December 26, 1975				\$
Agriculture	01 6546	Clerk, Soils Division	C-II-1	7 885-8 161
Community Welfare	10 0310	Clerk, Adoptions Branch	C-II-1	7 885-8 161
Corrections	05 0192	Psychologist, Psychology and Research Section, Treatment and Training Branch (a) (x)	Level 1	8 244-11 762
Corrections	05 0196	Psychologist, Psychology and Research Section, Treatment and Training Branch (a) (x)	Level 1	8 244-11 762
Corrections	05 1120	Superintendent, Work Release Hostel Section, Institutions Branch (a) (r)	G-II-6	10 842-11 179
Crown Law	11 1402	Clerk, General Claims Section, Crown Solicitors Office	C-II-2	8 432-8 703
Crown Law	12 0120	Chief Trust Officer, Trust Branch, Public Trust Office	C-II-10	14 058-14 464
Crown Law	12 1055	Clerk Assistant, Accounts Branch, Public Trust Office	C-II-3	8 999-9 299
Crown Law	13 0025	Deputy Registrar of Titles, Administrative Division, Office of Titles	A-I-1	15 799
Education	14 0775 0776	Speech Therapist, Professional Branch (a) (k)	Level 1	8 244-11 762
Education	14 4342	Laboratory Assistant, Leederville Technical College, Technical Education Division (a) (n)	G-X	3 642 (17 yrs)- 7 530
Labour and Industry	19 1100	Typist, Industrial Registrars Office	C-III-1	6 813-6 977
Lands and Surveys	20 1350	Inspector, Inspection Section, Applications and Inspections Branch (u)	G-II-3/4	8 927-9 853
Medical	07 2030	Senior Clerk, Hospitals Collection Service Section, Accounts Branch	C-II-4	9 613-9 934
Metropolitan Water Board	22 5143	Technical Officer Grade 2, Water Supply and Maintenance Branch Engineering Division (a) (y)	G-II-1/2	7 795-8 632
Metropolitan Water Board	22 7044	Engineering Draftsman, Sewerage Design Section, Engineering Design Branch, Engineering Division (a) (e)	Level 1	8 070-10 844
Public Health	08 2270	Physiotherapist, Mandurah Community Health Centre (a) (f)	Level 1	8 244-11 762
Public Health	08 2280	Medical Social Worker, Mandurah Community Health Centre (a) (g)	Level 1	8 244-11 762
Public Health	08 2290	Occupational Therapist, Mandurah Community Health Centre (a) (h)	Level 1	8 244-11 762
Public Health	08 3995	Pathologist Cytologist, Pathology Section, State Health Laboratories (a) (i)	Level 3	23 036
Public Works	29 7476 7479	Quantity Surveyor, Quantity Estimating and Specifications Section, Services Branch, Architectural Division (a) (v)	Level 1	8 244-11 151
Public Works	29 7477	Quantity Surveyor, Quantity Estimating and Specifications Section, Services Branch, Architectural Division (a) (w)	Level 2	11 762-12 880
Public Works	29 8315	Works Manager Grade 1, Construction Section, Construction and Maintenance Branch, Architectural Division (b) (d)	G-II-7	11 524-12 204
Road Traffic Authority	40 5345	Vehicle Examiner, Vehicle Examination Section, Examination and Technical Services Division (m)	G-II-1	7 795-8 072

VACANCIES IN THE PUBLIC SERVICE—*continued*

Department	Item No.	Position	Classn.	Salary
Closing December 26, 1975				
Road Traffic Authority	40 4100	Senior Accounting Machinist, Accounting Machinists Section, Accounts Division	C-III-1	\$ 6 813-6 977
State Government Insurance Office	31 0330	Clerk, Relieving Staff Section	C-II-1	7 885-8 161
State Government Insurance Office	31 1521	Clerk, Claims Section, Claims and Clerical Branch	C-II-2	8 432-8 703
Tourism	27 0402	Liaison Officer, Tourist Services Branch	C-II-5	10 252-10 571
Treasury	35 1430	Accounting Machinist in Charge, Accounting Machinist Section, Accounts Branch	C-III-3	7 557-7 808
Closing January 2, 1976				
Agriculture	01 1560	Cashier, Accounts Branch	C-II-2	8 432-8 703
Crown Law	11 1024	Probation and Parole Officer, Probation and Parole Office (a) (gg)	Level 1	8 244-11 762
Crown Law	11 2506	Investigator, Corporate Affairs Office	C-II-5/6	10 252-11 251
Crown Law	11 2516	Investigator, Corporate Affairs Office	C-II-4/5	9 613-10 571
Crown Law	11 2536	Inspector, Corporate Affairs Office	C-II-3	8 999-9 299
Education	14 0535	Superintendent of Technical Education, Professional Branch (a) (ee)	Level 2	17 049-20 373
Education	14 1065	Clerk, Special Services Section, Clerical Branch	C-II-1	7 885-8 161
Education	14 1066	Clerk, Special Services Section, Clerical Branch	C-II-1	7 885-8 161
Education	14 1171	Clerk, Seasonal Duties Section, Clerical Branch	C-II-2	8 432-8 703
Education	14 1560	Clerk, Records Section, Clerical Branch	C-II-1	7 885-8 161
Education	14 2140	Clerk, School Transport Section, Clerical Branch	C-II-1	7 885-8 161
Education	14 2833	Clerk, Salaries Section, Accounts Branch	C-II-2	8 432-8 703
Forests	17 0720	Cartographic Draftsman, Drafting Branch	Level 1	8 070-10 844
Mental Health Services	09 0261	Medical Officer, Professional Division (a) (ii)	Level 1	15 769-19 164
Mental Health Services	09 3072	Medical Officer, Irrabena Clinic, Mental Deficiency Branch (a) (ii)	Level 1	15 769-19 164
Mines	23 0250	Assistant Principal Registrar, Registration Branch	C-II-8	12 613-12 951
Mines	23 0325	Clerk, Dealings Section, Registration Branch	C-II-1	7 885-8 161
Mines	23 3795	Laboratory Technician Grade 2, Agriculture Division, Government Chemical Laboratories (a) (ff)	G-II-1/4	7 795-9 853
Public Health	08 1838	Dental Officer—School of Dental Therapy, Dental Health Service (hh)	Level 2	17 506
Public Health	08 2016	Tutor Dental Therapist, Dental Health Service (jj)	G-1	7 530-9 223
Public Works	29 4625	District Officer Pinjarra, Operations South Branch, Engineering Division (a) (c) (j)	G-II-4	9 535-9 853
Public Works	29 4689	District Officer Mt. Barker, Operations South Branch, Engineering Division (a) (c) (j)	G-II-3	8 927-9 223
Public Works	29 4905	District Officer Merredin, Operations South Branch, Engineering Division	G-II-5	10 167-10 487
Public Works	29 5250	Supervisor, Port Hedland District, Operations North Branch, Engineering Division (a) (p) (q)	G-II-4	9 535-9 853
Public Works	30 0520	Inspector, General Branch, Harbour and Light Department (a) (t) (z) (cc) (dd)	G-II-1	7 795-8 072
Road Traffic Authority	40 5483	Examiner, Examination Section, Examination and Technical Services Division (a) (l) (o)	G-II-1	7 795-8 072
State Taxation	33 1007	Clerk, Clerical Section, Land Tax Branch (b)	C-II-3	8 999-9 299
State Taxation	33 2059	Assessor Grade 3, Assessing Section, Stamp Duties Division	C-II-3/4	8 999-9 934
Treasury	36 0727	Clerk, Medical Supplies and Equipment Branch, Government Stores Department (kk)	C-II-1	7 885-8 161
Treasury	36 1468	Clerk, Accounts Branch, Government Stores Department	C-II-1	7 885-8 161

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

- (a) Applications also called outside the Service under section 24.
 (b) Promotion will date from the first working day following the retirement of the present occupant.
 (c) Leaving Certificate preferred plus progress towards the Diploma of Civil Engineering including Survey I at the Perth Technical College or equivalent. Some experience in the construction industry or in irrigation and drainage would be an advantage.
 (d) Registration with the Builders Registration Board preferred.
 (e) Certificate in Civil or Structural Drafting of the Technical Education Division or equivalent plus at least four years drawing office experience.
 (f) Diploma of Physiotherapy. Eligibility for registration with the Western Australian Physiotherapists Board.
 (g) Eligibility for full membership of the Australian Association of Social Workers.
 (h) Associateship or degree in Occupational Therapy (Western Australian Institute of Technology) or equivalent qualifications. Eligibility for registration with the Western Australian Occupational Therapy Board.
 (i) Medical degree registrable in Western Australia and specialist qualification in Pathology (Histopathology) essential.
 (j) HOUSING: Departmental housing is not available.
 (k) Eligibility for membership of the Australian Association of Speech and Hearing (formerly Australian College of Speech Therapy). Previous experience in working with children an advantage.
 (l) Preference for persons qualified in the trade as a Motor Mechanic and with several classes of Motor Driver's licence.
 (m) To be qualified in the trade as a Motor Mechanic and preference will be given for persons holding several classes of Motor Driver's License.
 (n) Junior or Achievement Certificate with passes in English, Mathematics and Science subjects. Preference given to applicants with these subjects at Leaving level or progressing towards a Certificate in Architectural Drafting.
 (o) LOCATION: Perth.
 (p) Wide experience in the construction of water supply sewerage and drainage facilities by both day labour and contract.

VACANCIES IN THE PUBLIC SERVICE—*continued*

- (g) LOCATION : In the Pilbara, initially at Karratha.
- (h) Prisons experience will be a determining factor in assessing efficiency of applicants.
- (i) Plus 12½% loading in lieu of overtime.
- (j) Ability to handle fast patrol boats to the satisfaction of the Department. Previous boating experience and ability to effect running repairs an advantage. Current Motor Driver's License essential.
- (k) Appointee will be stationed in country area and be required to spend periods in the field.
- (l) Membership by Examination of an approved Institute of Quantity Surveyors. Preference for applicants with experience in all types of surveying work.
- (m) Membership by examination of an approved Institute of Quantity Surveyors. To qualify, applicants must have extensive experience in all types of quantity surveying work.
- (n) University Degree with major in Psychology and eligibility for Associate Membership of The Australian Psychology Society.
- (o) Preference for applicants with experience in water treatment. Progress towards a Diploma in Civil Engineering or its equivalent (4 or 5 units) OR 5 years relevant experience.
- (p) LOCATION : Geraldton.
- (q) ACCOMMODATION : A house is available for which rental is charged.
- (r) GENERAL : Annual leave 6 weeks per annum.
- (s) A University degree or an associateship or its equivalent relevant to the teaching area responsibility with academic qualifications in education and substantial experience in both teaching and administration in technical and further education. Demonstrated ability to formulate and implement educational policies is essential.
- (t) Certificate in Applied Science plus further progress towards a Diploma of Applied Science or an approved equivalent qualification. Some experience in handling and preparation of agricultural samples and familiarity with milling equipment an advantage.
- (u) Tertiary qualifications in Social Work.
OR
University Degree with a major in a social science subject such as Psychology or Anthropology with previous experience in probation, parole or relevant field.
- (v) Must be registrable with Dental Board of W.A.
- (w) Applicants must be legally qualified medical practitioners registered in, or eligible for registration in Western Australia.
- (x) 1. Completion of two years practical experience in the School Dental Service prior to admission to the Tutors Course.
2. Pass the Course of Training conducted by the Dental Health Service of Western Australia, or that of a similar recognised institution.
- (y) Relevant purchasing experience necessary.

Applications are called under section 34 of the Public Service Act, 1904-1975, 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.

19th December, 1975.

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

KARRAKATTA CEMETERY BOARD.

ADMINISTRATOR.

APPLICATIONS are invited for a deputy and understudy to the Administrator with a view to being appointed to that post when present occupant retires in October, 1976.

The Administrator is responsible to the Trustees of the Board for the general management of Kar-rakatta Cemetery and Crematorium. His duties also involve the progressive development of Pin-naroo Valley Memorial Park which is being estab-lished near Wanneroo. A programme of roadworks, reticulation and landscaping is scheduled for 1976. It is anticipated that the Park will be available for burials late in 1976.

Applicants must have had sound experience in financial and general administration and possess the ability to tactfully and sympathetically deal with members of the public. A background of parks and gardens management would be an advantage. Qualifications at tertiary level are desirable.

A salary within the range \$9 613—\$10 571 is ap-plicable. Current salary range for the post of Administrator is \$11 589—\$11 933—\$12 270.

Confidential applications setting out details of age, qualifications, experience, marital status and the name of two referees should be addressed to:—

Chairman,
Public Service Board,
111 St. George's Terrace,
Perth 6000.

Closing date 2nd JANUARY, 1976.

Crown Law Department,
Perth, 17th December, 1975.

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

Blacker, Nellie—Bentley.
Browne, Jess Elizabeth—Dalkeith.

Fry, Ian Stephen—Cottesloe.
Hollingsworth, Pauline Ann—Parkerville.
Kipps, Leslie Jack—Geraldton.
Platt, Edwin Richard—Thornlie.
Schupp, David Ronald—Dalkeith.
Simpson, Graeme Keith—Merredin.
Spencer, Malcolm John—Geraldton.
Standish, Jacqueline Gay—Nedlands.
White, Leslie Walter—Eneabba.

R. M. CHRISTIE,
Under Secretary for Law.

ERRATUM.

Crown Law Department,
Perth, 17th December, 1975.

IN the list of persons appointed as Commissioners for Declarations published on P. 4497 of the *Government Gazette* No. 82/75 issued on 12th December, 1975, for Owen Christopher King Blackbourne read Owen Christopher King Black-burne.

R. M. CHRISTIE,
Under Secretary for Law.

Crown Law Department,
Perth, 18th December, 1975.

HIS Excellency the Lieutenant Governor and Ad-ministrator in Council has appointed Kingsley Gordon Lewis of 173 Hensman Road, Shenton Park as a Sworn Valuator under section 14 of the Transfer of Land Act, 1893-1972.

R. M. CHRISTIE,
Under Secretary for Law.
18th December, 1975.

SUPREME COURT ACT, 1935-1975.

PURSUANT to the powers conferred by the Supreme Court Act, 1935-1975, and all other powers hereunto enabling, the Judges of the Supreme Court of Western Australia hereby make the following rules.

AMENDMENT OF THE RULES OF THE SUPREME COURT, 1971.

Principal
rules.

1. In these rules the Rules of the Supreme Court, 1971, published in the *Government Gazette* on 18th November, 1971, as amended from time to time* are referred to as the principal rules.

Commence-
ment and
application.

2. (1) These rules shall come into operation on the 1st day of January, 1976 and shall apply to all causes and matters commenced in the Court on or after that day and to all proceedings therein.

(2) The respective scales of costs and the provisions of the Rules of the Supreme Court, 1971 or of the Rules of the Supreme Court, 1909 relating to costs (in each case as amended from time to time) in force on the days of commencement of causes and matters pending in the Court on the 1st day of January, 1976 shall, subject to the provisions of the Supreme Court (Costs) Rules 1974† and to any order to the contrary made by the Court, continue to apply to and in relation to those causes and matters and to all proceedings therein.

O.66, R.8
amended.

3. Order 66 Rule 8 of the principal rules is amended by deleting the words "and the solicitor on the record" in the last line.

O.66, R.11
substituted.

4. Order 66 Rule 11 of the principal rules is amended by substituting for subrules (2), (3), (4) and (5), the following subrules:—

(2) Subject to the provisions of the Legal Practitioners Act, 1893, permitting a solicitor to make a written agreement as to costs with his client, and to the provisions of these rules, the fees allowed under the scale in the Fourth Schedule shall apply both as between party and party, and solicitor and client; but where costs (including expenses and counsel fees) have been incurred which in the opinion of the Taxing Officer are not properly recoverable against the party liable under the judgment or order to pay costs, but have nevertheless been properly incurred, or where costs have been incurred at the special request of the client, or in contesting and reducing a claim, those costs shall be recoverable from the client; and the Taxing Officer is hereby authorized to fix such sum as he thinks reasonable to cover the additional costs.

(3) Subject to the provisions of this Order, and to any order made by the Court, the fees prescribed by items 19 to 23 (inclusive) in the scale in the Fourth Schedule cover all work done, whether by the solicitor or by counsel.

(4) An allowance to a witness for his attendance at a trial or hearing shall be calculated in accordance with the scale of witness fees in force at the time of the trial or hearing.

* See amendments published in the *Government Gazette* on 17th December, 1971, 7th June, 1972, 15th June, 1973, 10th September, 1973, 9th November, 1973, 7th December, 1973, 29th March, 1974 (two sets), 30th August, 1974, 10th January, 1975, 23rd May, 1975 and 3rd October, 1975.

† See *Government Gazette* of 30th August, 1974.

O.66, R.15
revoked.

5. Order 66 Rule 15 of the principal rules is revoked.

O.66, R.16
substituted.

6. Order 66 of the principal rules is amended by substituting for Rule 16, the following rule:—

16. Subject to the provisions of this Order:—

(1) the costs of or in relation to a party to an action or other proceeding (inclusive of counsel fees but exclusive of other disbursements)—

(a) recoverable by one party from another party; or

(b) payable by a party to his own solicitor,

shall not exceed—

(i) the sum of \$3,000.00 where the action or other proceeding is commenced on or after the 1st day of January, 1954 but before the 7th day of April, 1960;

(ii) the sum of \$4,500.00 where the action or other proceeding is commenced on or after the 7th day of April, 1960, but before the 1st day of February, 1967;

(iii) the sum of \$5,000.00 where the action or other proceeding is commenced on or after the 1st day of February, 1967, but before the 1st day of June, 1975;

(iv) the sum of \$7,500.00 where the action or other proceeding is commenced on or after the 1st day of June, 1975 but before the 1st day of January, 1976; or

(v) the sum of \$10,000.00 where the action or other proceeding is commenced on or after the first day of January, 1976;

(2) where the action or issue is one in which a claim is made for damages for death or bodily injury caused by or arising out of the use of any motor vehicle as defined in subsection (3) of section 50 of the District Court of Western Australia Act, 1969, the total costs shall not exceed the costs that could have been allowed if the amount recovered were:—

(a) the sum of \$10,000.00 where the action is commenced on or after the 7th day of April, 1960, but before the 15th day of June, 1973; or

(b) the sum of \$20,000.00 where the action is commenced on or after the 15th day of June, 1973.

O.66, R.18
substituted.

7. Order 66 of the principal rules is amended by substituting for Rule 18, the following rule:—

Matters not
provided for
in the scale.

18. (1) In any matter not specially provided for in the scale in the Fourth Schedule, the Court or the Taxing Officer may allow costs by way of analogy according to the item in the scale which is most nearly applicable thereto; or if in the opinion of

the Court or the Taxing Officer, there is no such item, the costs shall be fixed at such sum as in the opinion of the Court or the Taxing Master is adequate in the circumstances;

(2) Without limiting the generality of paragraph (1), the Taxing Officer may allow such fees as he considers reasonable:—

- (a) in connexion with the compromise of a claim by or against a person under a disability; or
- (b) for a conference or consultation where and to the extent that the conference or consultation was necessary.

O.66, R.21 amended. 8. Order 66 Rule 21 of the principal rules is amended by substituting for the passage “Items 9, 10 (a) and 10 (g)”, the passage “Items 13, 14(a) and 14(f)”.

O.66, R.22 revoked. 9. Order 66 of the principal rules is amended by revoking Rule 22.

O.66, R. 23 amended. 10. Order 66 Rule 23 of the principal rules is amended by deleting the words, “on the record” in the last line.

O.66, Rr. 25-31 revoked. 11. Order 66 of the principal rules is amended by revoking Rules 25 to 31 (inclusive) and also the heading to Rule 25.

O.66, R.36 substituted. 12. Order 66 of the principal rules is amended by substituting for Rule 36, the following rule:—

Vouchers to be lodged.

36. A party leaving a bill of costs for taxation must lodge with the bill vouchers for the payment of all disbursements (other than court fees) included in the bill; and where the vouchers are numerous they must be marked with the corresponding number in the bill.

O.66, R. 42 amended. 13. Order 66 Rule 42 of the principal rules is amended by deleting the passage, “; counsel fees shall be shown as disbursements” in the last line of subrule (2).

Fourth Schedule substituted. 14. The principal rules are amended by substituting for the Fourth Schedule the following Schedule:—

O.66, R.11 (1).

THE FOURTH SCHEDULE.

SCALE OF COSTS.

	\$
1. (a) Writ of summons, whether generally or specially indorsed, including instructions but excluding statement of claim	40
(b) For each additional defendant	10
2. Next friend or guardian <i>ad litem</i>	25
3. Entry of judgment by default or pursuant to order (without trial), or pursuant to acceptance of offer to consent to judgment (including notice of acceptance)	25
4. (a) Payment into or out of Court	25
(b) Notice of offer to consent to judgment	15
5. Appearance and notice	15

FOURTH SCHEDULE—*continued.*

6. <i>Pleadings:</i>		\$	
(a) Statement of claim	25-100	
(b) Defence (including instructions)	25-100	
If with counterclaim or set-off, an additional	25-100	
(c) Reply (<i>if necessary</i>), defence to counterclaim, or any other pleading (excluding application for leave)	25-100	
7. Third party notice and pleadings in third party proceedings		Allowances calculated in accordance with items 1 and 6
8. Requesting particulars of a pleading (<i>where and to the extent necessary</i>)	\$	10-100
9. (a) Notice requiring discovery	15	
(b) Giving discovery of documents	25-150	
(c) Inspection and giving inspection—per hour		15-40	
10. (a) Delivery of interrogatories	20-100	
(b) Answers to interrogatories	20-100	
11. Examination of witness before trial by counsel or solicitor, pursuant to order		An allowance calculated in accordance with item 14 (b)
12. Application for and striking jury	\$	60
		Lower Scale (to and including \$10 000)	Higher Scale (over \$10 000)
13. Getting up case for trial (<i>subject to item 14 (f)</i>)		\$	\$
		150-950	250-950 for the first \$10 000; 4% for the balance to \$15 000 then 2%
14. <i>Counsel fees:</i>			
(a) Counsel fee on trial	150-550	250-950
For Queen's Counsel (<i>where two or more counsel are certified for</i>), add 50%			
(b) Counsel fee for the second and each successive day of hearing (<i>not exceeding</i>)	250	300
For Queen's Counsel (<i>where two or more counsel are certified for</i>), add 50%			
(c) Counsel fee on trial for second counsel (<i>if certified for</i>)—an allowance <i>not exceeding</i> two-thirds of the amounts that would have been allowed under item 14 (a) or item 14 (b) if he had appeared alone			
(d) Solicitor attending trial, per hour, <i>not exceeding</i>	40	45
Note: a suitable allowance may be made for the attendance of a clerk.		\$	\$
(e) Attending on a reserved judgment or at a callover, <i>not exceeding</i> ,	50	50
(f) Where the only issue tried is the assessment of damages, three-quarters of the amounts prescribed by items 13, 14(a), 14(b), 14(c) and 14 (d) shall be allowable, unless otherwise directed by the Court			

FOURTH SCHEDULE—*continued.*

15. Settling and extracting judgment after trial:		\$
(a) with appointment, <i>not exceeding</i>		40
(b) without appointment, <i>not exceeding</i>		25
16. Drawing bill of costs, copies and service		25-100
making accounts; inquiries; taxation of costs; and the like—per hour		10-40
<i>Re-trial or re-hearing</i>		
a) Getting up case for re-trial or re-hearing	Such amounts as are reasonable in	
b) Re-trial or re-hearing	the circumstances	
(a) Special case, case stated (otherwise than by way of appeal) or trial of an issue (not covered by item 14 (f))		\$ 150-750;
	but the Court may direct that the costs be taxed as in an action.	
(b) For the second and each successive day of the trial or hearing	An allowance calculated in accordance with item 14 (b).	
20. <i>Appeals to Judge or to the Full Court (including appeals by way of case stated):</i>		
(a) Notice of appeal, motion for order <i>nisi</i> to review, and the like		\$ 25-100
(b) Getting up appeal for hearing, (including settling index to transcript)		50-300
(c) Counsel fee on hearing For Queen's Counsel (<i>where two or more counsel are certified for</i>), add 50%.		50-600
(d) Counsel fee for the second and each successive day of hearing, <i>not exceeding</i> For Queen's Counsel (<i>where two or more counsel are certified for</i>), add 50%.		300
(e) Counsel fee on hearing for second Counsel (<i>if certified for</i>)—an allowance <i>not exceeding</i> two-thirds of the amounts that would have been allowed under item 20 (c) or 20 (d) if he had appeared alone.		
(f) Attending on reserved decision, <i>not exceeding</i>		50
(g) Settling and extracting order disposing of the appeal—		
(i) with appointment, <i>not exceeding</i>		40
(ii) without appointment, <i>not exceeding</i>		25
21. Originating motion or originating summons or petition	50-750; but the Court may direct that the cost of the parties or any of them be taxed as in an action.	
22. Motions in Court not otherwise provided for		\$ 25-200
23. Proceedings in Chambers other than proceedings to which item 21 applies		20-200
24. Arbitration proceedings	The same costs as in an action.	

FOURTH SCHEDULE—*continued.*

25. Proceedings, whether by action or otherwise, for the recovery of compensation for the taking or resumption of land or any other property by the Crown in right of the State or of the Commonwealth or by any other person, body or instrumentality pursuant to any statutory power	The same costs <i>mutatis mutandis</i> as allowed in civil actions, but the Court or tribunal shall determine what is a just and equitable basis for the taxation.
26. Proceedings by way of prerogative writ	Allowances calculated in accordance with item 20.
27. (a) Execution	\$ 40
(b) If against land, an additional	30
28. <i>Service of process:</i>	
(a) Personal service where service in another manner is not authorized	5·00
(b) Service by post or at an address for service	2·50
(c) Where the process is served at a place more than one kilometre from the nearest office of the solicitor effecting service, for each kilometre (one way) from the solicitor's office	0·18
(d) Where the process cannot be served after reasonable inquiry (in addition to the allowance prescribed by paragraph (c) of this item)	2·00
(e) Where the process is subsequently served at another address, for attempted service <i>in the discretion of the Taxing Officer</i> (in addition to the allowance prescribed by paragraph (c) of this item)....	2·00
(f) Where more than one attendance is necessary to ground an application for substituted service, such further allowance may be made as the Taxing Officer thinks fit.	
(g) Where it is proper to effect service through an agent, such allowance may be made as the Taxing Officer thinks fit.	
<i>Notes:</i>	
(1) Where a person has or could have been served with more than one process at the one time, one service fee only shall be allowed.	
(2) One allowance only under paragraph (c) of this item shall be made where two or more processes are served at the one time, whether on one person or on more than one person.	
(3) An allowance under paragraph (c) of this item shall not exceed the cost of service by the nearest Sheriff's officer or bailiff of a Local Court.	
(4) In this item, " <i>process</i> " means a writ, notice of motion, summons, petition, judgment or order.	
29. Photocopying of documents (<i>where necessary</i>), <i>not exceeding</i> —per page	\$ 0·30
30. <i>Allowances to witnesses</i>	
(1) (a) Persons carrying on a profession or business as principals, a daily allowance <i>not exceeding</i>	50
(b) Other persons, a daily allowance <i>not exceeding</i>	35

FOURTH SCHEDULE—*continued.*

- (2) In fixing the allowance to be made under subparagraph (b) of paragraph (1) of this item, the Taxing Officer may have regard to the amount of salary or wages (if any) actually lost by the witness.
- (3) In addition to the foregoing allowances, a witness residing at a distance from the place of trial or hearing may be allowed reasonable travelling expenses actually paid, and a reasonable amount for maintenance or sustenance.
- (4) The Taxing Officer may also allow such amount as has been reasonably and properly incurred and paid to a witness for qualifying to give skilled evidence.
- (5) Except by special order of the trial judge, an allowance shall not be made to an expert witness for his attendance at Court in assisting or advising counsel or the solicitor for a party during a trial or hearing.
- (6) In the case of a person giving evidence as an expert, the foregoing allowances may be increased in the discretion of the Taxing Officer.

Dated the 10th day of December, 1975.

L. W. JACKSON C.J.
FRANCIS BURT J.
J. M. LAVAN J.
JOHN WICKHAM J.
R. WALLACE J.
ALAN J. BARBLETT A.J.

METRIC CONVERSION ACT, 1972-1975.
(Section 4.)

NOTICE.

I, NEIL McNEILL, being the Minister administering the Fire Brigades Act, 1942-1972, do hereby fix the day on which this Notice is published in the *Government Gazette* as the day on which all the amendments to the Fire Brigades Act, 1942-1972, as set out in the Fourth Schedule to the Metric Conversion Act, 1972-1975, shall come into operation.

Dated this 26th day of November, 1975.

N. McNEILL,
Chief Secretary.

HOSPITALS ACT, 1927-1973.

Medical Department,
Perth, 3rd December, 1975.

M.5553/71.

HIS Excellency the Lieutenant Governor in Executive Council has been pleased under the provisions of the Hospitals Act, 1927-1973 to—

1. Appoint the following to be members of the Teaching Hospitals Advisory Council for the period ending 31st October, 1976—
 - (a) Two persons nominated by the Minister to represent the interests of the Department—
 - Dr. J. C. McNulty (Deputy Dr. W. D. Roberts).
 - Mr. H. R. Smith (Deputy Mr. J. M. Harry).
 - (b) Two persons not being employed in the Department, nominated by the Minister—
 - Dr. T. R. Morley.
 - Mr. A. J. Smith.
 - (c) Two persons nominated by the Senate of the University of Western Australia—
 - Emeritus Professor R. F. Whelan (Deputy Professor A. J. F. Boyle).
 - Professor W. J. Simmonds.
 - (d) One person nominated to represent the interests of that hospital by the managing body of each teaching hospital—
 - Royal Perth Hospital—Mr. N. C. Rees (Deputy Mr. V. F. Driscoll).

Sir Charles Gairdner Hospital—
Dr. R. J. Maguire (Deputy Dr. R. Kilgour).

Princess Margaret Hospital for Children—Mr. J. A. Mattinson (Deputy Dr. R. Godfrey).

King Edward Memorial Hospital for Women—Mr. G. H. Chessell (Deputy Dr. S. E. Reid).

Fremantle Hospital—Mr. C. C. Bennett (Deputy Dr. G. A. Leyland).

- (e) One person nominated by the Western Australian Branch of the Australian Medical Association—
Dr. A. K. Cohen (Deputy Mr. R. G. Hayward).

2. Appoint Mr. J. A. Mattinson as Chairman of the Council.

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

SHIRE OF LAKE GRACE.

PURSUANT to section 57 of the Health Act, 1911-1975, notice is hereby given that application has been made to the Commissioner of Public Health for the construction of an effluent disposal scheme within the townsite of Lake Grace.

General plans and specifications may be inspected during normal business hours at the Council Office, Stubbs Street, Lake Grace.

G. T. LEAN,
Shire Clerk.

Note:

- (1) Section 58 of the Health Act, provides that:—
 - 1-1 Any corporation or person interested in the scheme may object in writing to the construction of the proposed works.
 - 1-2 Every such objection shall be lodged with the Minister for Health before the 19th January, 1976.
- (2) Section 63 (1) of the Health Act provides that the Council may recover the cost (or part thereof) from various owners within the proposed scheme, shall be proportionate to the values of their rateable property.
- (3) Section 64 (c) provides for the Council to levy annual sewerage rates in respect to all rateable lands within the proposed serviced area.

HEALTH ACT, 1911-1975.

City of Nedlands.

P.H.D. 206/70; Ex. Co. 3373.

WHEREAS under the provisions of the Health Act, 1911, as amended, a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted: Now, therefore, the City of Nedlands, being a local authority within the meaning of the Act, and have adopted the Model By-laws described as Series "A" as published in the *Government Gazette* of 17th July, 1963, doth hereby resolve and determine that the said adopted by-laws shall be amended by renumbering by-law 19 (3) as by-law 19 (4) and inserting after by-law 19 (2):—

19. (3) Car bodies may be dumped for \$5.00 dumping fee. This fee must be paid and the production of a ratepayer's pass does not exempt ratepayers or occupiers from this charge.

Passed by resolution of the Council of the City of Nedlands at the ordinary meeting held on the second day of October, 1975.

The Common Seal of the City of Nedlands was hereunto affixed on the 8th day of October, 1975, in the presence of—

[L.S.]

J. CHAS. SMITH,
Mayor.
W. J. C. SAMPSON,
Acting Town Clerk.

Approved by His Excellency the Governor in Executive Council this 3rd day of December, 1975.

R. D. DAVIES,
Clerk of the Council.

HEALTH ACT, 1911-1975.

The Municipality of the City of Perth.

The City of Perth Health By-law.

P.H.D. 554/69; Ex. Co. 3372.

IN pursuance of the powers in that behalf contained in the Health Act, 1911-1975, the Lord Mayor and Councillors of the City of Perth hereby resolve that the City of Perth Health By-law published in the *Government Gazette* on the 26th day of March, 1969, and amended by publication in the *Government Gazette* on the 4th day of June, 1970, be further amended as follows:—

- (1) Clause 1 of Part 6 is amended by deleting the fee of "\$2.00" in the fourth line and substituting therefore the fee of "\$20.00".
- (2) Clause 3 of Part 6 is amended by deleting the fee of "\$2.00" in the fourth line and substituting therefore the fee of "\$20.00".

Passed at a meeting of the Perth City Council held on 21st day of July, 1975.

[L.S.]

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

Approved by His Excellency the Governor in Executive Council, this 3rd day of December, 1975.

R. D. DAVIES,
Clerk of the Council.

Western Australia.

BUILDING SOCIETIES ACT, 1920
(AS AMENDED).

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

Dated the 10th day of December, 1975.

B. S. BROTHERTON,
Registrar of Building Societies.

Western Australia.

BUILDING SOCIETIES ACT, 1920
(AS AMENDED).

NOTICE is hereby given that a Building Society called The Community No. 23 Building Society is duly registered under the provisions of the above Act.

Dated the 8th day of December, 1975.

B. S. BROTHERTON,
Registrar of Building Societies.

FAUNA CONSERVATION ACT, 1950-1970.

Department of Fisheries and Wildlife,
Perth, 3rd December, 1975.

F.D. 49/48.

THE Minister for Fisheries and Wildlife, pursuant to the powers conferred by sections 14 and 17B of the Fauna Conservation Act, 1950-1970, does hereby declare as follows:—

- (1) That the period from six o'clock in the afternoon of Saturday, 10th January, 1976 to 12 o'clock midnight Friday, 30th April, 1976 shall be an open season in respect to those species of wild duck in the Second Schedule hereto in those parts of the State which lie within the boundaries of the South-West Division and Eucla Division as defined in section 28 of the Land Act, 1933, with the exception of those areas defined in the First Schedule hereto.
- (2) That the species of wild duck in the Second Schedule hereto are game species in all parts of the State in respect of which an open season on those species is declared by paragraph (1) of this notice.
- (3) That a person shall not take any wild duck of a species declared to be a game species under the Second Schedule hereto unless he has been granted a license under Regulation 21 of the Fauna Conservation Regulations.
- (4) That a person shall not take any wild duck or the egg of any wild duck for the purpose of keeping it in captivity, or for the purpose of aviculture or for the purpose of sale.
- (5) That a person shall not sell any wild duck.
- (6) That a person shall not take any wild duck by any means other than a shotgun licensed pursuant to the Firearms Act, 1973, and having a calibre less than thirty-one fortieths of an inch in internal diameter (ten gauge).
- (7) That a person shall not take or attempt to take wild ducks from any boat, raft, launch or other type of boat which is powered by any type of motor or engine or which is propelled or towed by any means other than by hand.
- (8) That a person shall not take or attempt to take more than ten wild ducks in any one day.
- (9) That a person shall not have under his control or in his possession or keep in any cool store or any freezing chamber or other premises at any one time—
 - (a) on opening day more than ten wild ducks;
 - (b) on any day other than opening day of the open season more than twenty wild ducks.
- (10) That a person shall not take or attempt to take wild ducks between the hours of 6.00 p.m. and 6.00 a.m. in those areas defined in the Third Schedule hereto.

First Schedule.

Ground Areas.

- (1) All fauna sanctuaries except those which may have been classified as shooting or hunting areas pursuant to the provisions of section 12A of the Fauna Conservation Act, 1950-1970.
- (2) All cities and townsites in the South-West and Eucla Land Divisions.
- (3) All State Forest, timber reserves, town reservoirs and other areas where shooting is prohibited under the provisions of any other Act, regulation or by law.
- (4) All National Parks.
- (5) The whole of the area within a radius of 32 kilometres of the General Post Office, Perth.
- (6) The whole of the Rockingham Shire.

Specific Areas.

Town of Albany.

The whole of the waters of Lake Seppings and all land within 400 metres of its shores.

Albany Shire.

The whole of the waters of Nanarup (or Taylor) Inlet and all land within 400 metres of its shores.

The whole of the waters of the King and Kalgan Rivers and all land within 400 metres of their banks.

The whole of the waters of Oyster and Princess Royal Harbours and all land within 400 metres of their shores.

The whole of reserve 27157 adjoining the water catchment area in Cheyne Road.

The whole of the waters of Lake Powell (Grassmere) and all land within 400 metres of its shores.

Armadale-Kelmscott Shire.

The whole of reserve A24781 (Lake Jandakot).

Boyup Brook Shire.

The whole of the area within a radius of 4 kilometres of the Post Office at Boyup Brook.

Busselton Shire.

The whole of the waters of Vasse and Wonnerup Estuaries and all land within 400 metres of their shores.

The whole of the waters of the Vasse River and all land within 400 metres of its banks.

The whole of reserve 27080 in the Broadwater.

Capel Shire.

All that portion of the Capel River between the Capel and Stirling bridges and all land within 400 metres of the river's banks.

Corrigin Shire.

The whole of Reserves 12899 and 12900 (Paper Bark) at Nambadilling.

Dandaragan Shire.

The whole of Caro Swamp and all land within 1.6 kilometres of its shores.

Dardanup Shire.

The whole of the waters of that section of the Collie River from the junction of the Collie and Brunswick Rivers to a line drawn in a northerly direction across the river from the northeastern corner of Wellington Location 424 and including twenty metres of the river between these points.

Denmark Shire.

All that part of Wilson Inlet situated between the low water mark at Ratcliffe Bay (Southern Ocean) and a line joining the southernmost extremity of reserve 12344 and northeastern corner of Planetagenet Location 1828.

Donnybrook-Balingup Shire.

The whole of the area within a radius of 2.4 kilometres from the Post Office at Balingup.

Dumbleyung Shire.

All that portion of the Coblinne River downstream from the eastern side of the bridge at the junction of road 3375 and road 323 (Oxley Road) to the prolongation eastwards of the southern boundary of Kojonup Location 3928 and all land within 400 metres of that part of the river's banks.

Gingin Shire.

The whole of the waters of Lake Nambung, Bambun and Mungala and all land within 400 metres of their shores (Reserve 24257).

The whole of reserve 26756 including Wallering Swamp.

The whole of the waters of Lake Wannamal north of the easterly prolongation of the southern boundary of location 2150.

Gnowangerup Shire.

The whole of the land and waters contained within reserves 21646 and 21647 in the Wellstead and Beaufort Estuaries respectively.

Harvey Shire.

All those waters of the Leschenault Inlet extending southwards from a line drawn southeast from Waterloo Head (Belvedere), on the west foreshore to a point on the opposite foreshore and all land within 400 metres of the included foreshores.

The whole of the Harvey Catchment area.

The whole of road number 9304 and that part of Benger Swamp east of road number 9304 as marked by identifying signs.

The whole of the waters of that section of the Collie River from the junction of the Collie and Brunswick Rivers to a line drawn in a northerly direction across the river from the northeastern corner of Wellington Location 424 and including twenty metres of the river between these points.

Mandurah Shire.

The whole of the area within a radius of 4.8 kilometres of the Post Office at Mandurah.

All that part of the Harvey Estuary lying south and southeast of a line drawn from the southernmost point of the eastern boundary of Murray Location 372 to the northernmost point of the western boundary of reserve 2990 and all land within 400 metres of that part of the included shoreline and further including the whole of reserve A23756 and the whole of Murray Locations 1209 and 720.

All that part of the Harvey River from the prolongation eastwards of the southern boundary of Murray Location 720 to the confluence of that river with the Harvey Estuary and all land within 400 metres of that part of the river's banks.

Manjimup Shire.

All that part of the Lake Muir Fauna Sanctuary (Reserve No. 31880) lying north and east of a line drawn from the northeastern corner of Nelson Location 1330 to the northernmost point of Nelson Location 9246.

Mundaring Shire.

The whole of the waters of Lake Leschenaultia and all land within 400 metres of its shores.

Murray Shire.

The whole of the area within a radius of 4.8 kilometres of the Mandurah Post Office.

The whole of the area within a radius of 2.4 kilometres of the southwest corner of Murray Location 1532 including part of Peel Inlet and the mouths of the Serpentine and Murray Rivers.

All that portion of the Serpentine River from Road 8629 at the southern end of Goegrup (Willies) Lake to the confluence of that river with Peel Inlet and all land within 400 metres of the river bank.

The whole of reserve 4990 on the east side of Peel Inlet.

The whole of reserve 2707 on Robert Bay (south side of Peel Inlet).

The whole of reserve 24036 on Austin Bay (southeast side of Peel Inlet).

The whole of reserve 28087 (Nirimba Cay) in Peel Inlet.

The whole of reserve 24739 on the eastern shore of Harvey Estuary near Big Lake.

All that part of the Murray River downstream to its mouth from the Ravenswood Bridge and all land within 400 metres of its river banks.

All that part of the Harvey Estuary lying south and southeast of a line drawn from the southernmost point of the eastern boundary of Murray Location 372 to the northernmost point of the western boundary of reserve 2990 and all land within 400 metres of that part of the included shoreline and further including the whole of reserve A23756 and the whole of Murray Locations 1209 and 720.

All that part of the Harvey River from the prolongation eastwards of the southern boundary of Murray Location 720 to the confluence of that river with the Harvey Estuary and all that land within 400 metres of that part of the river's banks.

Northampton Shire.

The whole of reserve 28750 at the Murchison River Bridge.

All the waters at the Murchison River and that area of land within 400 metres of either side of the river from the river mouth upstream to Murchison House Homestead (plus the townsite of Kalbarri).

Rockingham Shire.

The whole of the Shire of Rockingham.

Swan-Guildford Shire.

The whole of the waters of Lake Jandabup and all land within 400 metres of its shores (Reserve 7349).

Tambellup Shire.

The whole of reserve 25194 including Anderson Lake.

Toodyay Shire.

All that portion of the Avon River and all land within 400 metres of the river banks from the Dumbarton Bridge downstream to the westernmost boundary of Avon Location 3.

Wagin Shire.

The whole of the waters of Lake Wagin and all land within 400 metres of its shores (Reserve 13279).

Wanneroo Shire.

The whole of the Yanchep National Park.

The whole of the waters of Lake Joondalup and all land within 400 metres of its shores.

The whole of reserve A24581 including Lake Nowergup.

Warona Shire.

The whole of reserve 22057 on the east side of Lake Preston.

All that part of the Harvey Estuary lying south and southeast of a line drawn from the southernmost point of the eastern boundary of Murray Location 372 to the northernmost point of the western boundary of reserve 2990 and all land within 400 metres of that part of the included shoreline and further including the whole of reserve A23756 and the whole of Murray Locations 1209 and 720.

All that part of the Harvey River from the prolongation eastwards of the southern boundary of Murray Location 720 to the confluence of that river with Harvey Estuary and all land within 400 metres of that part of the river's banks.

Wickepin Shire.

The whole of the waters of Lake Yealering and all land within 400 metres of its shores.

The whole of the waters of Lake Toolibin and all land within 400 metres of its shores (Reserve A24566).

Woodanilling Shire.

The whole of the waters of Little Murapin Lake and all land within 400 metres of its shores (Reserve 24912).

The whole of the waters of Wardering Lake and all land within 400 metres of its shores.

Second Schedule.

Whistling Tree Duck (*Dendrocygna arcuata*).
Plumed Tree Duck (*Dendrocygna eytoni*).
Black Duck (*Anas superciliosa*).
Chestnut Teal (*Anas castanea*).
Grey Teal (*Anas gibberifrons*).
Blue-winged Shoveler (*Anas rhynchotis*).
White-eyed Duck (*Aythya australis*).
Mountain Duck (*Tadorna tadornoides*).
Wood Duck or Maned Goose (*Chenonetta jubata*).

Third Schedule.

All that land being "A" Class Reserve 9838 shown on Lands and Surveys Plan 31/80 set apart for the purpose of Conservation of Flora and Fauna and known as Lake Wannamal.

All that land being reserve 10472 shown on Lands and Surveys Plan 408/80 set apart for the purpose of Flora and Fauna known as Coomelherrup Lake.

All that land known as Benger Swamp and all land within 1.6 kilometres of the high water mark of Benger Swamp.

P. V. JONES,
Minister for Fisheries and Wildlife.

FAUNA CONSERVATION ACT, 1950-1970.

Notice.

Department of Fisheries and Wildlife,
Perth, 3rd December, 1975.

F.D. 49/48.

THE Minister for Fisheries and Wildlife, pursuant to the powers conferred by sections 14 and 17B of the Fauna Conservation Act, 1950-1970, does hereby declare as follows:—

- (1) That the period from five o'clock in the forenoon of 1st January, 1976 until seven o'clock in the afternoon of 31st December, 1976 shall be an open season in respect of those species of wild duck in the Second Schedule hereto in those parts of the State which lie within the boundaries of the Kimberley, North-West and Eastern Divisions as defined in section 28 of the Land Act, 1933, with the exception of those areas defined in the First Schedule hereto.
- (2) That the species of wild duck in the Second Schedule hereto are game species in all parts of the State in respect of which an open season on those species is declared by paragraph (1) of this notice.
- (3) That a person shall not take any wild duck of a species declared to be a game species under the Second Schedule hereto unless he has been granted a license under Regulation 21 of the Fauna Conservation Regulations.
- (4) That a person shall not take any wild duck or the egg of any wild duck for the purpose of keeping it in captivity, or for the purpose of aviculture or for the purpose of sale.
- (5) That a person shall not sell any wild duck.
- (6) That a person shall not take any wild duck by any means other than a shotgun licensed pursuant to the Firearms Act, 1973, and having a calibre of less than thirty-one fortieths of an inch in internal diameter (ten gauge).
- (7) That a person shall not take or attempt to take wild ducks from any boat, raft, launch or other type of boat which is powered by any type of motor or engine or which is propelled or towed by any means other than by hand.
- (8) That a person shall not take or attempt to take more than ten wild ducks in any one day of the open season.
- (9) That a person shall not have under his control or in his possession or keep in any cold store or any freezing chambers or other premises at any one time—
 - (a) on opening day more than ten wild ducks;
 - (b) on any day other than opening day of the open season, more than twenty wild ducks.

First Schedule.

- (1) All fauna sanctuaries except those which may have been classified as shooting or hunting areas pursuant to the provisions of section 12A of the Fauna Conservation Act, 1950-1970.
- (2) All cities and towns.
- (3) All National Parks, State Forests, Crown Land, timber reserves, town reservoirs and other areas where shooting is prohibited under the provisions of any other Act, Regulation or By-law.
- (4) Lake Argyle and Lake Kununurra and all land within 1.6 kilometres of their shores.

Second Schedule.

Whistling Tree-Duck (*Dendrocygna arcuata*).
Plumed Tree-Duck (*Dendrocygna eytoni*).
Mountain Duck (*Tadorna tadornoides*).
Black Duck (*Anas superciliosa*).
Grey Teal (*Anas gibberifrons*).
Blue-winged Shoveler (*Anas rhynchotis*).
White-eyed Duck (*Aythya australis*).
Wood Duck or Maned Goose (*Chenonetta jubata*).

P. V. JONES,
Minister for Fisheries and Wildlife.

GOVERNMENT LAND SALES.

Department of Lands and Surveys,
Perth, 19th December, 1975.

Corres. 3058/67.

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

Gracetown Lots; Street; Area (square metres);
Upset Price.

- 70; Georgett Road; 1 007; \$1 350.
100; Georgett Road; 885; \$1 500.
145; cnr. Salter and Earl Place; 980; \$1 200.
146; Salter; 1 150; \$1 200.
147; Salter; 994; \$1 200.
148; cnr. Salter and Georgett Road; 1 446; \$1 200.
149; Georgette Road; 983; \$1 200.
150; Georgette Road; 1 094; \$1 200.
151; Georgette Road; 953; \$1 200.
152; Georgette Road; 971; \$1 200.
153; Georgette Road; 1 040; \$1 200.
154; cnr. Georgette Road and Galliers; 1 113; \$1 200.
155; Galliers; 1 177; \$1 200.
156; Galliers; 1 064; \$1 200.
157; Galliers; 1 017; \$1 200.
158; cnr. Galliers and Langley Crescent; 1 394; \$1 200.
159; Langley Crescent; 1 066; \$1 200.
160; Langley Crescent; 1 027; \$1 200.
161; Langley Crescent; 987; \$1 200.
162; Langley Crescent; 1 135; \$1 200.
163; Salter; 1 032; \$1 200.
164; cnr. Salter and Earl Place; 1 288; \$1 200.
165; Earl Place; 1 055; \$1 200.
166; Earl Place; 883; \$1 200.
167; Earl Place; 1 057; \$1 200.
168; Earl Place; 980; \$1 200.
169; Earl Place; 1 222; \$1 200.
170; Earl Place; 1 215; \$1 200.
171; Earl Place; 1 034; \$1 200.
172; Earl Place; 1 123; \$1 200.

Saturday, 17th January, 1976, Shire Hall,
Margaret River at 11.00 a.m.

These lots are sold subject to the following conditions:—

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

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

- (2) A limit of one lot per person shall apply and for the purpose of this condition husband and wife are deemed to be one.
- (3) Subject to examination and approval of survey.

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.

Further particulars are available from the Lands Department, Perth.

F. W. BYFIELD,
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.

Strother, E. F. & Cashmore, F. R.; 345A/2284; Agnew Lot 29; Non-compliance with conditions; 1718/72; Townsite.

Clarke, J. A.; 347/17792; Kent Location 1946; non-compliance with conditions; 3018/74; 405/80A4, 406/80F4.

Galland, N.; 338/11618; Cervantes Lot 313; Non-compliance with conditions; 465/71; Townsite.

F. W. BYFIELD,
Under Secretary for Lands.
17th December, 1975.

NOW OPEN.

Karratha Lots 1002 and 1003.

Department of Lands and Surveys,
Perth, 19th December, 1975.

Corres. 734/70.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1972 for Karratha lots 1002 and 1003 being made "Now Open" for sale in fee simple at the total purchase price of forty dollars (\$40.00) and subject to the payment for improvements at valuation, in cash, should the successful applicant be other than the former lessee.

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

If there are more applications than one for the lot, the application to be granted will be decided by the Land Board.

(Plan Karratha 25.19 (Orkney Road).)

F. W. BYFIELD,
Under Secretary for Lands.

NOW OPEN.

Laverton Lot 258.

Department of Lands and Surveys,
Perth, 19th December, 1975.

Corres. 1373/74.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1972, of Laverton Lot 258 being made "Now Open" for sale in fee simple at the purchase price of fifty dollars (\$50.00) and subject to the payment for improvements at valuation, in cash, should the successful applicant be other than the former lessee.

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

If there are more applications than one for the lot, the application to be granted will be decided by the Land Board.

(Plan Laverton Townsite (Cable Street).)

F. W. BYFIELD,
Under Secretary for Lands.

NOW OPEN.

Morawa Lots.

Department of Lands and Surveys,
Perth, 19th December, 1975.

Corres 2926/75.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1972, of Morawa lots 276, 277, 278, 288, 295, 302, 304, 306, 308, 310 and 314 being made "Now Open" for sale in fee simple at the purchase price of three hundred and fifty dollars (\$350.00) per lot and subject to the payment for improvements at valuation, in cash, should the successful applicant be other than the former lessee.

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

If there are more applications than one for any lot, the application to be granted will be decided by the Land Board.

(Plan Morawa Townsite (Evans Street, Ritcher Avenue).)

F. W. BYFIELD,
Under Secretary for Lands.

OPEN FOR SALE.

Northcliffe Lots 26 and 131.

Department of Lands and Surveys,
Perth, 19th December, 1975.

Corres. 2685/51.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1972, of Northcliffe Lots 26 and 131 being made available for sale in fee simple for "Residential Purposes" at the purchase prices of \$250 and \$200 respectively and subject to the following conditions:—

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

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

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

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 \$25 or \$20 must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 14th January, 1976.

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 either lot, the application to be granted will be decided by the Land Board.

(Plan Northcliffe Townsite (North and Meerup Streets).)

F. W. BYFIELD,
Under Secretary for Lands.

BUSH FIRES ACT, 1954.

Suspension of Prohibited Burning Times.

Bush Fires Board,
Perth, 19th December, 1975.

Corres. 605.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act, 1954, has approved of the following for the districts of the municipalities set out in the Schedule hereunder for the periods stated therein:—

(a) Acting under the powers conferred by section 17 subsection (3) (i) of the Bush Fires Act, 1954, approved of the suspension of all declarations of prohibited burning times under section 17 of the Act, so far as such declarations extend to any land used for Railway purposes; and

(b) Acting under the powers conferred by section 17 subsection (3) (iv) of the Act, approved of the suspension of all declarations for prohibited burning times under

section 17 of the Act so far as such declarations extend to all land on those parts of roads having a common boundary with land used for Railway purposes, as is situated between the road formation and the said common boundary.

Any burning undertaken under the provisions of this suspension shall be subject to the following conditions:—

- (1) The Local Authority is to be advised on each day, that burning is proposed and no burning shall be undertaken on any day which the Local Authority or an officer nominated by it prohibits burning on the land affected by these suspensions.
- (2) No burning shall be undertaken on days when the fire hazard forecast issued by the Bureau of Meteorology for the area concerned is "dangerous" except in accordance with the provisions of the Bush Fires Act.
- (3) At least three men shall be constantly in attendance at every fire until it has been completely extinguished including all smouldering logs, timber, disused sleepers and other inflammable material.
- (4) Each man shall be provided with a heavy fire rake and each three men with at least one knapsack spray with sufficient water for its operation.
- (5) Any burning carried out under the provisions of this suspension shall comply with section 18 and all other relevant provisions of the Bush Fires Act, 1954.

J. A. W. ROBLEY,
Superintendent.

Schedule.

Shire; Zone; Period of Suspension: From; To.
Cranbrook; 4; 13/12/75; 20/12/75.
Plantagenet; 4; 13/12/75; 20/12/75.

BUSH FIRES ACT, 1954.
(Section 38.)

Clover Burning Officer.

Bush Fires Board,
Perth, 15th December, 1975.

IT is hereby notified that the Boddington Shire Council has appointed G. E. Taylor as clover burning officer for its municipal district. The appointment of J. Morgan is hereby cancelled as clover burning officer for the municipal district of the Boddington Shire Council.

J. A. W. ROBLEY,
Superintendent.

BUSH FIRES ACT, 1954.
(Section 38.)

Fire Control Officers.

Bush Fires Board,
Perth, 15th December, 1975.

IT is hereby notified that the following local authorities have appointed the following persons as bush fire control officers for their respective Shire districts:—

Manjimup Shire: M. J. Dunnett, E. J. Rose and G. D. Muir.

Gingin Shire: M. C. Hyne.
Dumbleyung Shire: J. M. Fewson.
Kondinin Shire: M. J. Trestrail.
Boddington Shire: G. E. Taylor.
Coorow Shire: A. B. Stone.

Narrogin Town: A. J. F. Chester, A. R. Biliczka and L. J. Burgoyne.

Chapman Valley Shire: J. L. Norris, D. C. Gould, T. Stokes, R. S. Flavel and A. J. Cripps.

Quairading Shire: A. F. Boyle, P. J. Sullivan and J. A. Minchin.

The following appointments have been cancelled:—

Quairading Shire: D. R. Wishart, D. B. Banfield, C. J. Peacock and R. D. Veitch.

Chapman Valley Shire: C. T. Goulds, R. F. M. Barndon and D. L. Morrell.

Narrogin Town: M. Pomykala.

Coorow Shire: S. Bean.

Boddington Shire: J. Morgan.

Manjimup Shire: J. U. Moltoni, A. D. Jones, G. H. Barnsby, A. Hamilton and F. W. Eatts.

J. A. W. ROBLEY,
Superintendent.

BUSH FIRES ACT, 1954.
(Section 38.)

Fire Weather Officers.

Bush Fires Board,
Perth, 15th December, 1975.

IT is hereby notified that the Coorow Shire Council has approved of the appointment of T. Grover as Fire Weather Officer for its district. The cancellation of the appointments of B. J. White as Fire Weather Officer and T. A. Grover as Deputy Fire Weather Officer is also approved, by the Coorow Shire Council.

J. A. W. ROBLEY,
Superintendent.

BUSH FIRES ACT, 1954.

Suspension of Prohibited Burning Times.

Bush Fires Board,
Perth, 12th December, 1975.

Corres. 605.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act, 1954, has approved of the following for the districts of the municipalities set out in the Schedule hereunder for the periods stated therein:—

- (a) Acting under the powers conferred by section 17 subsection (3) (i) of the Bush Fires Act, 1954, approved of the suspension of all declarations of prohibited burning times under section 17 of the Act, so far as such declarations extend to any land used for Railway purposes; and
- (b) acting under the powers conferred by section 17 subsection (3) (iv) of the Act, approved of the suspension of all declarations for prohibited burning times under section 17 of the Act so far as such declarations extend to all land on those parts of roads having a common boundary with land used for Railway purposes, as is situated between the road formation and the said common boundary.

Any burning undertaken under the provisions of this suspension shall be subject to the following conditions.

- (1) The Local Authority is to be advised on each day, that burning is proposed and no burning shall be undertaken on any day which the Local Authority or an officer nominated by it prohibits burning on the land affected by these suspensions.
- (2) No burning shall be undertaken on days when the fire hazard forecast issued by the Bureau of Meteorology for the area concerned is "dangerous" except in accordance with the provisions of the Bush Fires Act.

- (3) At least three men shall be constantly in attendance at every fire until it has been completely extinguished including all smouldering logs, timber, disused sleepers and other inflammable material.
- (4) Each man shall be provided with a heavy fire rake and each three men with at least one knapsack spray with sufficient water for its operation.
- (5) Any burning carried out under the provisions of this suspension shall comply with section 18 and all other relevant provisions of the Bush Fires Act, 1954.

J. A. W. ROBLEY,
Superintendent.

Schedule.

Shire; Burning off to be Completed.

Kojonup; Railway Reserves within the Shire for the period up to and including 20th December, 1975.

Boyup Brook; Railway Reserves within the Shire for the period up to and including 20th December, 1975.

BUSH FIRES ACT, 1954.
(Section 17.)

Suspension of Prohibited Burning Times.

Bush Fires Board,
Perth, 12th December, 1975.

Corres. 617.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act has suspended the operation of the declaration prohibiting the setting fire to the bush in that part of the Shire of Manjimup situated in prohibited burning Zone No. 8 so far as the declaration extends to forest land located within map grid references H.B., H.C. 63; H.D. 61 and H.D. 62; Forests Department Litho, Manjimup 80 scale, for the period 22nd December, 1975, to the 14th March, 1976, both dates inclusive.

J. A. W. ROBLEY,
Superintendent.

BUSH FIRES ACT, 1954.
(Section 17.)

Suspension of Prohibited Burning Times.

Bush Fires Board,
Perth, 11th December, 1975.

Corres. 224.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act has approved of the suspension of the prohibited Burning Times up to the 15th December, 1975 in the Shire of Rockingham for protective burning under the control of the council.

All relevant provisions of the Bush Fires Act must be complied with in connection with any fires lit during the period resulting from the suspension.

J. A. W. ROBLEY,
Superintendent.

BUSH FIRES ACT, 1954.
(Section 17.)

Suspension of Prohibited Burning Times.

Bush Fires Board,
Perth, 12th December, 1975.

Corres. 90.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act has approved of the further suspension of the prohibited burning

times from 13th December, 1975 to the 19th December, 1975, in the Shire of Cranbrook for protective burning in the townsites of Cranbrook and Frankland under the control of the Council.

All relevant provisions of the Bush Fires Act must be complied with in connection with any fires lit during the period resulting from the suspension.

J. A. W. ROBLEY,
Superintendent.

BUSH FIRES ACT, 1954.
(Section 17.)

Suspension of Prohibited Burning Times.

Bush Fires Board,
Perth, 11th December, 1975.

Corres. 214.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act has approved of the suspension of the prohibited burning times on a suitable day up to the 31st December, 1975 in the Shire of Perenjori for the purpose of protective burning in the townsite of Perenjori under the control of the Council.

All relevant provisions of the Bush Fires Act must be complied with in connection with any fires lit during the period resulting from the suspension.

J. A. W. ROBLEY,
Superintendent.

ERRATUM.

BUSH FIRES ACT, 1954.

Bush Fires Board,
Perth, 15th December, 1975.

THE notice appearing in the *Government Gazette* of the 5th December, 1975 Page 4382, No. 79, is cancelled insofar as it concerns the cancellation of the appointment of Mr. B. Hammence as Deputy Chief Bush Fire Control Officer for the Shire of Armadale-Kelmscott.

J. A. W. ROBLEY,
Superintendent.

ERRATUM.

BUSH FIRES ACT, 1954.

Bush Fires Board,
Perth, 15th December, 1975.

IT is hereby notified that the following cancellation of the Fire Weather Officer's notice that appeared in *Government Gazette* of the 28th November, 1975, No. 78, should have read:—

The appointment of C. C. Roberts as Fire Weather Officer for the Yilgarn Shire is cancelled.

J. A. W. ROBLEY,
Superintendent.

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

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

City of Stirling District Planning Scheme—
Amendment No. 24.

T.P.B. 853/2/20, Pt 24.

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

- (a) Lots 1 and 2 Perthshire Loc. Au, corner of Wanneroo Road and Daley Street, from "Service Station" to "Restricted Zone—Retailing of Tyres and Motor Vehicle Spares".

- (b) Part of Lot 11, Perthshire Loc. Au, corner of Wanneroo Road and Farina Drive from "General Residential G.R.4" to "Restricted Zone—Service Station and Automatic Car Wash".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Cedric Street, Osborne Park 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 19th March, 1976.

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 10.00 a.m. and 4.00 p.m.

Any person desirous of objecting to the amendment should set forth in writing his/her objections and lodge them with the Town Clerk, City of Stirling, Cedric Street, Osborne Park 6017 on or before the 19th March, 1976.

L. A. EASTON,
Town Clerk.

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

Advertisement of Approved Town Planning Scheme Amendment.

Town of Canning Town Planning Scheme No. 16—
Amendment No. 27.

T.P.B. 853/2/16/18, Pt. 14.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act, 1928 (as amended), that the Minister for Urban Development and Town Planning approved the Town of Canning Town Planning Scheme Amendment on the 12th December, 1975, for the purpose of rezoning Lot 80 Canning Location 1, corner Andrews Road/Bungaree Road, Wilson, from "Service Station" to "Place of Worship", and Lot 88, Canning Loc. 1, Bungaree Road, Wilson from "Single Residential Class 2" to "Place of Worship."

E. CLARK,
Mayor.

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. 22.

T.P.B. 853/2/23/5, Pt 22.

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 defining "Marine Stores" under Clause 7 of the Scheme Text and including it as a use class under Appendix I—Zoning Table with an "AA" use in the Light Industry Zone, a "P" use in the General Industry and Noxious Industry Zones and an "X" use (not permitted use) in all other zones.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 5 Boyd Crescent, 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 9th January, 1976.

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 9th January, 1976.

A. J. ARMAREGO,
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 Nos. 26, 27 and 28.

T.P.B. 853/2/23/5, Pts. 27, 28 and 29.

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 Town Planning Scheme amendments for the purpose of declaring certain parcels of land as Urban Development Areas (Residential) as follows:—

Amendment No. 26: Declaring approximately 320 hectares in the Bibra Lake Locality of the "Region Scheme Amendment, South-western Corridor, Town of Cockburn," as an Urban Development Area (Residential) as shown on the Scheme Area Map No. 12.23, adopted by Council on the 11th day of November, 1975.

Amendment No. 27: Declaring approximately 260 hectares in the Jandakot Locality of the "Region Scheme Amendment, South-western Corridor, Town of Cockburn," as an Urban Development Area (Residential) as shown on the Scheme Area Map No. 12.24 adopted by Council on the 11th day of November, 1975.

Amendment No. 28: Declaring approximately 100 hectares in the Munster Locality of the "Region Scheme Amendment, South-western Corridor, Town of Cockburn," as an Urban Development Area (Residential) as shown on the Scheme Area Map No. 12.25 adopted by Council on the 11th day of November, 1975.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 5 Boyd Crescent, 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 19th March, 1976.

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 19th March, 1976.

A. J. ARMAREGO,
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 Claremont Town Planning Scheme
Amendment No. 40.

T.P.B. 853/2/2/1, Pt 37.

NOTICE is hereby given that the Claremont 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 1, 2, 3 and 3 of Location 702 corner of Stirling Highway and Stirling Road, from Service Station to Shops for the purpose of establishing a "Hungry Jack's" family type restaurant.

All plans and documents setting out and explaining the amendment have been deposited at Council Chambers, 308 Stirling Highway, Clare-

mont 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 19th March, 1976.

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 amendments should set forth in writing his/her objections and lodge them with Town Clerk, Town of Claremont, 308 Stirling Highway, Claremont 6010, on or before the 19th March, 1976.

D. E. JEFFERYS,
Town Clerk.

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

Advertisement of Approved Town Planning
Scheme Amendment.

Town of Gosnells Town Planning Scheme No. 1—
Amendment No. 76.

T.P.B. 853/2/25/1, Pt 50.

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 Town of Gosnells Town Planning Scheme Amendment on the 25th November, 1975 for the purpose of rezoning land as follows:—

- (a) Lots 88 and 90 in Harry Street and Stephenson Street respectively from Residential "A" to Shops and Local Business, and
- (b) Lots 71 and 51 in Corbett Street and Stephenson Street respectively from Parks and Recreation to Residential "A".

A. A. MILLS,
Mayor.

G. N. WHITELEY,
Town Clerk.

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

Advertisement of Approved Town Planning
Scheme Amendment.

Town of Narrogin Town Planning Scheme No. 1—
Amendment No. 10.

T.P.B. 853/4/2/3, Pt 8.

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 Town of Narrogin Town Planning Scheme Amendment on the 12th December, 1975, for the purpose of rezoning Narrogin Town Lot Railway Reserve L1688 corner of Federal Street and Clayton Road from Service Station to Public Building.

R. W. FARR,
Mayor.

M. E. BADDELEY,
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 BOULDER.

Kalgoorlie/Boulder Joint Town Planning Scheme—
Amendment, No. 13.

T.P.B. 853/11/3/2, Pt 10.

NOTICE is hereby given that the Boulder 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 Boulder Town Lot 168 Richardson Street from Public Worship to Residential "A".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Davidson Street, Kalgoorlie and will be open for inspection without charge during the hours of 9.00 a.m. to 5.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the 19th January, 1976.

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 10.00 a.m. and 4.00 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 Boulder, P.O. Box 42, Boulder 6432, on or before the 19th January, 1976.

R. PEDDIE,
Shire Clerk.

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

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Busselton Town Planning Scheme No. 1—
Amendment No. 51.

T.P.B. 853/6/6/1, Pt 26.

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 Busselton Town Planning Scheme Amendment on the 12th December, 1975, for the purpose of rezoning Pt Lot 12 of Sussex Location Fairlawn Road, from Rural to Light Industry.

J. TORRENT,
President.

P. S. HOLGATE,
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 Kalamunda District Town Planning
Scheme—Amendment No. 15.

T.P.B. 853/2/24/13, Pt. 13.

NOTICE is hereby given that the Kalamunda 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 amending Clause 20 of the Scheme Text to enable greater flexibility to be exercised by Council when considering applications for development other than that as outlined in the Use Classes/Zoning Table.

All plans and documents setting out and explaining the amendment have been deposited at Council Officers, Canning Road, Kalamunda and will be open for inspection without charge during the hours of 9.00 a.m. to 4.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the 9th January, 1976.

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 Kalamunda, P.O. Box 42, Kalamunda 6076, on or before the 9th January, 1976.

C. C. AINSWORTH,
Acting 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 Mundaring Town Planning Scheme No. 1
—Amendment No. 26.

T.P.B. 853/2/27/1, Pt. 24.

NOTICE is hereby given that the Mundaring Shire Council in pursuance of its powers under the Town Planning and Development Act, 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning portion of Reserve 25313 off Pittersen Road, Greenmount, from Residential to Parks and Recreation.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Mundaring and will be open for inspection without charge during the hours of 9.00 a.m. to 4.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the 19th March, 1976.

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 Mun-

daring, P.O. Box 20, Mundaring 6073, on or before the 19th March, 1976.

R. L. LEGGO,
Shire Clerk.

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

Shire of Dundas.

Advertisement of Resolution Deciding to Prepare a Town Planning Scheme.

Town Planning Scheme No. 1—Norseman and Environs.

NOTICE is hereby given that the Council of the Shire of Dundas on the 15th day of October, 1975, passed the following resolution:—

Resolved that the Council pursuant to section 7 of the Town Planning and Development Act, 1928 (as amended), prepare the above Town Planning Scheme with reference to an area situated wholly within the Shire of Dundas, and enclosed within the inner edge of the red border on a plan now produced to the Council and marked and certified by the Shire Clerk under his hand dated the fifteenth day of October, 1975, as "Sheme Area Map".

Dated this 27th day of October, 1975.

T. C. ALLEN,
Shire Clerk.

METROPOLITAN REGION SCHEME.

Notice.

File 823.2.10.1.

NOTICE is hereby given in accordance with the provisions of Clause 15 of the Metropolitan Region Scheme that the Metropolitan Region Planning Authority on 3rd December, 1975 by resolution of that Authority altered the zone and reservation boundaries in the manner set out in the accompanying schedules.

H. R. P. DAVID,
Secretary,

Metropolitan Region Planning Authority.

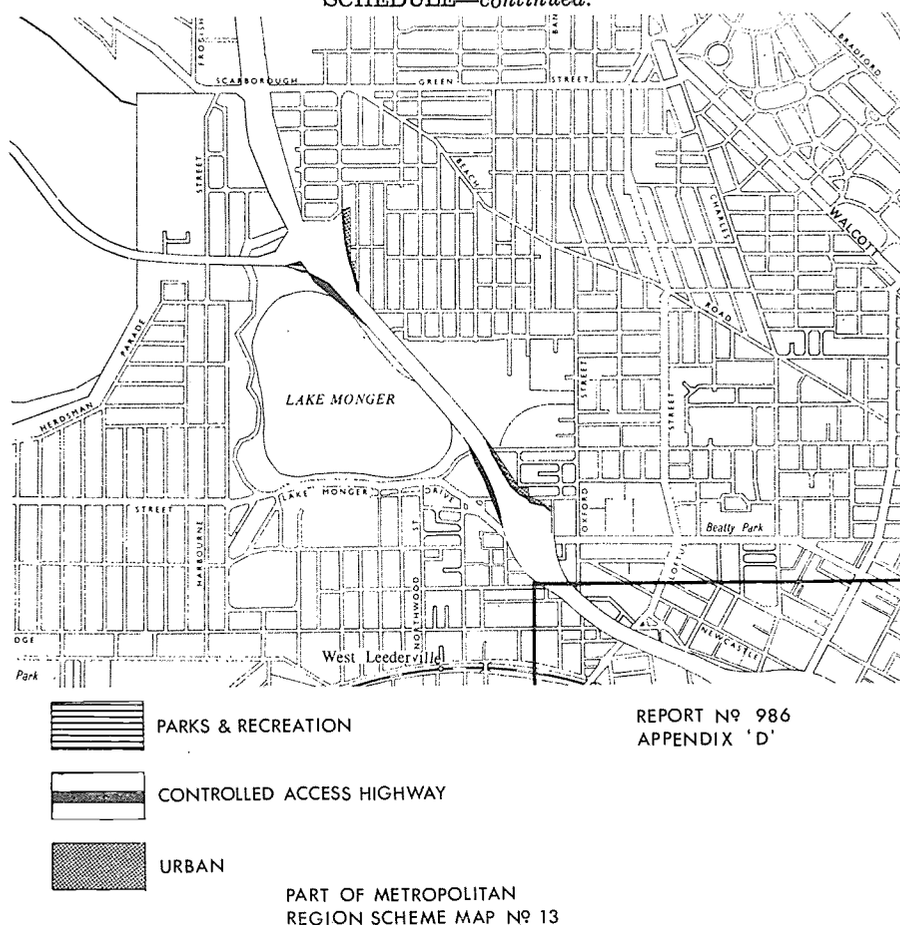
Schedules.



 CONTROLLED ACCESS HIGHWAY
PART OF METROPOLITAN
REGION SCHEME MAP N° 13

REPORT N° 986
APPENDIX 'A'

SCHEDULE—continued.

METROPOLITAN REGION TOWN PLANNING
SCHEME ACT, 1959-1974.

Metropolitan Region Scheme.
Notice of Amendment.

File 833/6.

1. It is hereby notified for public information in accordance with section 33 of the Metropolitan Region Town Planning Scheme Act, 1959-1974, that the Metropolitan Region Scheme has been amended pursuant to that section,

- (i) by rezoning all that land south of the State Engineering Works as far south to Davies Road and between Thompson Road and the Swan River from "industrial" as shown on Scheme Map Sheet No. 16 to "urban" as now shown on Scheme Map Sheet No. 16/5;
- (ii) by rezoning all that land bounded by Stirling Highway, John Street and the Stirling Bridge Road from "industrial" as shown on Scheme Map Sheet No. 28 to "urban" as now shown on Scheme Map Sheet No. 28/2.

2. The Amendment will be available for public inspection during ordinary business hours, at—

- (a) Town Planning Department, 7th Floor, 22 St George's Terrace, Perth.
- (b) City of Perth, Council Offices, 27-29 St George's Terrace, Perth.
- (c) City of Fremantle, Civic Administrative Centre, Fremantle.
- (d) City of Stirling, Council Offices, Cedric Street, Osborne Park.
- (e) Town of Gosnells, Council Offices, 2120 Albany Highway, Gosnells.
- (f) State Reference Library, 40 James Street, Perth.

3. And please take notice that any person who feels aggrieved by the amendment may appeal to the Hon. Minister, by lodging Notice of Appeal in the prescribed form in duplicate with the Secretary of the Metropolitan Region Planning Authority,

22 St George's Terrace, Perth, not later than 23rd February, 1976.

H. R. P. DAVID,
Secretary,
Metropolitan Region Planning Authority.

METROPOLITAN REGION TOWN PLANNING
SCHEME ACT, 1959-1975.

Metropolitan Region Scheme.
Notice of Amendment.

805.2.15.2.

1. It is hereby notified for public information in accordance with section 33 of the Metropolitan Region Town Planning Scheme Act, 1959-1975, that the Metropolitan Region Scheme has been amended pursuant to that section by substituting for land zoned urban and Reserve for Parks and Recreation as shown on Map Sheet No. 13, land reserved for parks and recreation and zoned urban respectively on Map Sheet No. 13/9.

2. Copies of the Amendment are available for public inspection during ordinary business hours at the following places:—

- (i) Town Planning Department, 22 St. George's Terrace, Perth.
- (ii) Civic Administrative Centre, City of Fremantle, Fremantle.
- (iii) Council Offices, Shire of Belmont, Great Eastern Highway, Belmont.
- (iv) State Reference Library, 40 James Street, Perth.

3. And please take notice that any person who feels aggrieved by the said amendment may appeal to the Minister for Urban Development and Town Planning against the amendment on the prescribed form. Forms of Notice of Appeal are available at the place of exhibition of the amendment and should be lodged in duplicate with the Secretary, Metropolitan Region Planning Authority, 22 St. George's Terrace, Perth anytime before 23rd February, 1976.

H. R. P. DAVID,
Secretary.

15th December, 1975.

METROPOLITAN REGION TOWN PLANNING
SCHEME ACT, 1959-1975.

Metropolitan Region Scheme.

Notice of Amendment.

809.2.27.1.

IT is hereby notified for public information in accordance with section 33 of the Metropolitan Region Town Planning Scheme Act, 1959-1975, that the Metropolitan Region Scheme has been amended pursuant to that section by substituting for land zoned Rural on Map Sheet Number 11 of the Scheme Map, land reserved for "Parks and Recreation" as shown on Map Sheet Number 11/2.

The Amendment will be available for inspection during ordinary office hours at:

- (i) Town Planning Department, 22 St. George's Terrace, Perth.
- (ii) Council Offices, Shire of Mundaring.
- (iii) Council Offices, Shire of Swan.
- (iv) State Reference Library, 40 James Street, Perth.

And please note that any person who feels aggrieved by the amendment may appeal to the Minister for Urban Development and Town Planning against the said amendment on the prescribed form. Forms of Notice of Appeal are available at the place of exhibition of the Amendment and shall be lodged in duplicate with the Secretary, Metropolitan Region Planning Authority, 22 St. George's Terrace, Perth, not later than 23rd February, 1975.

H. R. P. DAVID,
Secretary,

Metropolitan Region Planning Authority.

METROPOLITAN REGION TOWN PLANNING
SCHEME ACT, 1959-1975.

Metropolitan Region Scheme.

Notice of Amendment.

823.2.10.1.

1. It is hereby notified for public information in accordance with section 33 of the Metropolitan Region Town Planning Scheme Act, 1959-1975, that the Metropolitan Region Scheme has been amended pursuant to that Section by substituting those areas of land shown on map sheet nos. 27/3 and 27/4 of the Scheme map for the corresponding areas as shown on map sheet no. 27.

2. Copies of the Amendment will be available for inspection during ordinary business hours at the following places.

- (i) Town Planning Department, 22 St George's Terrace, Perth.
- (ii) Council House, Perth City Council, 27 St George's Terrace, Perth.
- (iii) Civic Administrative Centre, Fremantle City Council, Fremantle.
- (iv) Council Offices, City of Stirling, Cedric Street, Osborne Park.
- (v) Council Office, City of South Perth, Sandgate Street, South Perth.
- (vi) State Reference Library, 40 James Street, Perth.

3. And please take note that any person who feels aggrieved by the said amendment may appeal to the Minister for Urban Development and Town Planning against the amendment on the prescribed form. Forms of Notice of Appeal are available at the places of exhibition of the amendment and should be lodged in duplicate with the Secretary, Metropolitan Region Planning Authority, 22 St. George's Terrace, Perth, anytime before 23rd February, 1975.

H. R. P. DAVID,
Secretary.

15th December, 1975.

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
19930†	Bridgetown New Hospital—Erection	23/12/75	P.W.D., West Perth
19931††	Bridgetown District Hospital—W.A. Mechanical Services—Comprising: Heating and Cooling, Air Conditioning, Evap. Cooling, Mech. Ventilation, Coolroom, Special Services and Equipment	23/12/75	P.W.D. (A.D.), Bunbury P.W.D., West Perth
19932‡‡	Esperance Hospital—Major Additions—Electrical Installation	23/12/75	P.W.D., West Perth
19937	Fremantle Hospital—School of Nursing Lift Installation	23/12/75	P.W.D. (A.D.), Kalgoorlie
19939	Bunbury Department of Agriculture—Office Alterations and Additions	23/12/75	P.W.D., West Perth P.W.D., Bunbury
19940	Purchase and Removal—Old Police Buildings, Southern Cross	23/12/75	P.W.D., West Perth Mining Registrar Southern Cross
19941	Bunbury Inner Harbour, No. 1 (Woodchip) Berth—Stone Pitching	23/12/75	P.W.D., West Perth
19942	Kelmscott High School—Stage Four, Mechanical Ventilation and Heating	23/12/75	P.W.D., West Perth
19943	Swanview Primary School—6 Classrooms and Library Resource Centre	23/12/75	P.W.D., West Perth
19944	Mount Lawley Technical College—Mechanical Services Additions	23/12/75	P.W.D., West Perth
19945	Roleystone Primary School—6 Classroom Additions	23/12/75	P.W.D., West Perth
19946	Eucla Police Station and Quarters—Transportable Buildings	23/12/75	P.W.D., West Perth
19947	Williams District High School—Pre Primary Centre—Performance Specification	13/1/76	P.W.D., West Perth P.W.D. (A.D.), Narrogin
19948	Naremben District High School—Pre Primary Centre—Performance Specification	13/1/76	P.W.D., West Perth P.W.D. (A.D.), Merredin
19949	Brookton District High School—Pre Primary Centre—Performance Specification	13/1/76	P.W.D., West Perth P.W.D. (A.D.), Northam
19950	Carnarvon Senior High School—Improvements 1975	23/12/75	P.W.D., West Perth Carnarvon, Geraldton
19951*	Busselton New Hospital—Erection	27/1/76	P.W.D., West Perth P.W.D. (A.D.), Bunbury
19952	South Perth Agricultural Department—New Incinerator	6/1/76	P.W.D., West Perth

PUBLIC WORKS DEPARTMENT—*continued*

Contract No.	Project	Closing Date	Conditions now Available at
19953	Wagin Hospital—Additions, Electrical Installation	13/1/76	P.W.D., West Perth P.W.D. (A.D.), Narrogin
19954	White Gum Valley Primary School (Fremantle)—New Resources Centre	30/12/75	P.W.D., West Perth
19955	Marble Bar Hospital—New Outpatient Building and Repairs and Renovations	20/1/76	P.W.D., West Perth P.W.D. (A.D.), Pt. Hedland Mining Registrar, Marble Bar
19956	Margaret River Hospital—Alterations and Additions	20/1/76	P.W.D., West Perth P.W.D. (A.D.), Bunbury Police Station, Margaret River
19957	Welshpool Stores and Workshops—P.D. & I. Branch—Drilling and Survey Section 5 Tonne Overhead Crane	6/1/76	P.W.D., West Perth
19958	Welshpool P.W.D. P.D. & I.—Depot Extensions—Electrical Installation (nominated sub-contract)	27/1/76	P.W.D., West Perth
19959	Sale of Land and Buildings—Portion Geraldton Town Lot 357 being Lot 40 on L.T.O. Dia. 24830 C/T 1230/533 the Land coloured green on P.W.D., W.A. 48517/104	13/1/76	P.W.D., West Perth P.W.D. (A.D.), Geraldton
19960	Government Printing Office—New Main Switchboard—1975	23/12/75	P.W.D., West Perth
19961	Construction of 9 000 Cubic Metre Steel Tank—at Karratha	13/1/76	P.W.D., West Perth P.W.D., Port Hedland
19962	Port Hedland Water Supply—Construction of Bores on the De Grey River	3/2/76	P.W.D., West Perth
19963	G.S.T.W.S.—Wellington Dam Pumping Station—Electric Motors	27/1/76	P.W.D., West Perth
19964	Allanooka Water Supply—Walkaway Pumping Station—Supply and Installation of Pumping Plant	13/1/76	P.W.D., West Perth
19965	P.D.I. Branch, Welshpool—New workshop and stores	13/1/76	P.W.D., West Perth
19966	Purchase and Removal—Residence 3 Albert Street North Perth (Recall)	3/2/76	P.W.D., West Perth
19967	Wandering T.W.S.—Construction of 225 m ³ R.C.C. Roofed Tank	20/1/76	P.W.D., West Perth
19968**	Bridgetown District Hospital—Electrical Installation	3/2/76	P.W.D., West Perth P.W.D. (A.D.), Bunbury
19969	Bridgetown District Hospital—Fire Alarm Services	3/2/76	P.W.D., West Perth
19970	Harbour and Light Department—Proposed New Building, Jetty No. 1 Barrack Street	20/1/76	P.W.D., West Perth
19971	Kings Park Building—New Public Toilets (above Pioneer Women's Memorial—Forest Drive)	20/1/76	P.W.D., West Perth
19972†	Busselton New Hospital—Mechanical Services	10/2/76	P.W.D., West Perth P.W.D. (A.D.), Bunbury
19973	Blackmore Primary School—6 Classrooms and Library—Resources Centre	27/1/76	P.W.D., West Perth
19974	Montrose Primary School—6 Classrooms and Library Resources Centre	27/1/76	P.W.D., West Perth
19975	Mental Health Services, Swanbourne and Grayland Hospitals—Roads and Paths	20/1/76	P.W.D., West Perth
19976	Craigie High School—Floor, Window and General Cleaning	13/1/76	P.W.D., West Perth
19977	Allenswood Primary School and Pre-Primary Centre—Floor, Window and General Cleaning	13/1/76	P.W.D., West Perth
19978	Gosnells High School—Floor, Window and General Cleaning	13/1/76	P.W.D., West Perth
19979	South Thornlie Primary School and Pre-Primary Centre—Floor, Window and General Cleaning	13/1/76	P.W.D., West Perth
19980	Perth Medical Centre—Registration of Tenderers, Applications to Register for Tendering are Invited	13/1/76	P.W.D., West Perth
19981	King Edward Memorial Hospital—Additions Block B—Applications to register for tendering are invited	13/1/76	P.W.D., West Perth

* Deposit on Documents \$250.

†† Deposit on documents \$50.

** Deposit on documents \$100.

‡ \$100.00 deposit on documents.

††† Deposit on document \$35.

† Deposit on documents \$50.

ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount
19904	Lake Grace Hospital—Repairs and Renovations	G. Parri	\$ 68 119
19925	Zoological Gardens, South Perth—New Nocturnal House—Erection	Geo. A. Esslemont & Son	245 750
19928	Warnbro Pre-Primary Centre—Erection	Canadian Building Company	69 650

T. J. LEWIS,
Under Secretary for Works.

PUBLIC WORKS ACT, 1902-1972.

Sale of Land.

P.V.O. 158/75.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29 (7) of the Public Works Act, 1902-1972 the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was taken.

Land.

Portion of Canning Locaion 19 being Lot 6 on Diagram 7804 and being the whole of the land contained in Certificate of Title Volume 1000 Folio 275.

Dated this 19th day of December, 1975.

T. J. LEWIS,
Under Secretary for Works.

WESTERN AUSTRALIAN MARINE ACT, 1948-1973.

Public Works Department,
Perth, 3rd December, 1975.

H. and L. 11/74.

HIS Excellency the Lieutenant Governor in Executive Council has been pleased to appoint Theodore Boronovskis to replace Gordora Dennis as a member of the Manning Committee under the provisions of the Western Australian Marine Act, 1948-1973.

T. J. LEWIS,
Under Secretary for Works.

FREMANTLE PORT AUTHORITY ACT 1902-1969.

Fremantle Port Authority,
Fremantle, 20th November, 1975.

THE Fremantle Port Authority acting pursuant to the provisions of the Fremantle Port Authority Act, 1902-1969, hereby makes the regulations set forth in the Schedule hereunder to have and take effect on and after the 1st day of January, 1976.

W. E. WILLIS,
Secretary.

Schedule.
Regulations.

Principal Regulations. 1. In these regulations, the Fremantle Port Authority Regulations, 1971, published in the *Government Gazette* on the 10th day of December, 1971, as amended from time to time by notices so published, are referred to as the principal regulations.

Reg. 102 substituted. 2. Regulation 102 of the principal regulations is revoked and the following regulation substituted:—

Outer Harbour Pilotage. 102. (1) **Outer Harbour Pilotage:**—The charges for pilotage of ships in the Outer Harbour shall be as follows:—

(a) From Sea Pilot Boarding ground to Gage Roads, or *vice versa* (non-compulsory)—

Each
Service
\$

Ships up to 1 500 tons gross 105.00

Ships over 1 500 tons and up to 5 000 tons
gross 200.00

Ships over 5 000 tons gross 310.00

(b) From Gage Roads to Owen Anchorage or *vice versa*—

On all ships 125.00

(c) From Gage Roads or Owen Anchorage to Cockburn Sound, or *vice versa*—

Ships up to 1 500 tons gross 105.00

Ships over 1 500 tons and up to 3 000 tons
gross 180.00

Ships over 3 000 tons and up to 5 000 tons
gross 225.00

Ships over 5 000 tons and up to 10 000 tons
gross 240.00

Ships over 10 000 tons and up to 20 000 tons
gross 260.00

Ships over 20 000 tons gross 275.00

(2) **Outer Harbour Removals:**—The charges for pilotage upon and removal of ships within the Outer Harbour shall be as follows:—

Each
Service
\$

Up to 5 000 tons 90.00

5 001 tons to 10 000 tons 110.00

Over 10 000 tons 150.00

SCHEDULE—continued.

Reg. 103 substituted. 3. Regulation 103 of the principal regulations is revoked and the following regulation substituted:—

Inner Harbour Pilotage.

103. (1) **Inner Harbour Pilotage:**—The charges for pilotage of ships from Gage Roads to Inner Harbour, or *vice versa*, shall be as follows:—

	Each Service \$
Ships up to 1 500 tons gross	105.00
Ships over 1 500 tons and up to 3 000 tons gross	180.00
Ships over 3 000 tons and up to 5 000 tons gross	225.00
Ships over 5 000 tons and up to 10 000 tons gross	240.00
Ships over 10 000 tons and up to 20 000 tons gross	260.00
Ships over 20 000 tons gross	275.00

(2) **Inner Harbour Removals:**—The charges for pilotage upon and removal of ships within the Inner Harbour shall be as follows:—

	Each Service \$
Up to 5 000 tons	90.00
5 001 tons to 10 000 tons	110.00
Over 10 000 tons	150.00

Reg. 104 amended.

4. Regulation 104 of the principal regulations is amended:—
 (a) by substituting for the expression "\$16.00" in line four the expression "\$20.00";
 (b) by substituting for the expression "\$65.00" in line five the expression "\$70.00"; and
 (c) by substituting for the expression "\$125.00" in line five the expression "\$140.00".

Reg. 106 amended.

5. Regulation 106 of the principal regulations is amended:—
 (a) As to subregulation (1), by substituting for the expression "\$20.00" in line four the expression "\$25.00";
 (b) As to subregulation (2), by substituting for the expression "\$12.00" in line two the expression "\$15.00"; and
 (c) As to subregulation (3), by substituting for the expression "\$50.00" in line six the expression "\$60.00".

Reg. 127 amended.

6. Regulation 127 of the principal regulations is amended:—
 (a) as to subregulation (1), by substituting for the passage "sixtyfive one-hundredths of a cent (0.65c)" in lines one and two the passage "seventythree one-hundredths of a cent (0.73c)";
 (b) as to subregulation (3), by substituting for the passage "three hundred and twentyfive one-thousandths of a cent (0.325c)" in lines three and four the passage "three hundred and sixtyfive one-thousandths of a cent (0.365c)"; and
 (c) as to subregulation (4), by substituting for the passage "twentyfive dollars (\$25)" in line four the passage "thirty dollars (\$30)".

Reg. 131 amended.

7. Regulation 131 of the principal regulations is amended:—
 (a) as to paragraph (a)—
 (i) by substituting for the passage "55.00" opposite line six the passage "60.00";
 (ii) by substituting for the passage "110.00" opposite line seven the passage "120.00";
 (iii) by substituting for the passage "145.00" opposite line eight the passage "160.00";
 (iv) by substituting for the passage "32.00" opposite line fourteen the passage "35.00";
 (v) by substituting for the passage "64.00" opposite line fifteen the passage "70.00";
 (vi) by substituting for the passage "85.00" opposite line sixteen the passage "95.00";
 (vii) by substituting for the passage "14.00" opposite line twentyone the passage "15.00";
 (viii) by substituting for the passage "28.00" opposite line twenty-two the passage "30.00"; and
 (ix) by substituting for the passage "35.00" opposite line twentythree the passage "40.00";
 (b) as to subparagraph (i) of paragraph (b), by substituting for the passage "60.00" opposite line two the passage "70.00";

SCHEDULE—continued.

- (c) as to subparagraph (ii) of paragraph (b), by substituting for the passage "90.00" opposite line four the passage "100.00";
- (d) as to subparagraph (iii) of paragraph (b), by substituting for the passage "90.00" opposite line four the passage "100.00";
- (e) as to subparagraph (iv) of paragraph (b), by substituting for the passage "25.00" opposite line one the passage "30.00".

Regulation 138 8. Regulation 138 of the principal regulations is amended:—

- (a) as to paragraph (a), by substituting for the numerals "13" in line three the numerals "14";
- (b) as to paragraph (b), by substituting for the expression "\$0.70" in line three the expression "\$1.30";
- (c) as to paragraph (d), by substituting for the expression "\$1.45" in line one the expression "\$1.60", and by substituting for the expression "\$0.92" in line three the expression "\$0.99"; and
- (d) as to paragraph (k), by substituting for the passage "45 cents a tonne" in line twenty the passage "52 cents a tonne".

Regulation 139 9. Regulation 139 of the principal regulations is revoked and the following regulation substituted.

Inward Cargo.

139. The rates of Wharfage and Handling Charges on Inward Cargo shall be as under:—

Description of Goods	Wharfage	Handling Charges	
		Delivered over wharves, Authority receiving and delivering	Discharged direct from ships' slings into vehicles for consignment off the wharves
	\$	\$	\$
GENERAL RATES			
All goods for which specific rates are not otherwise provided			
(a) all general cargo other than that specified in (b)	tonne	1.60	8.83
(b) full consignments of commodities taken at weight	tonne	1.78	8.99
Goods shipped from ports within the State (Wharfage unless lesser rate specified and Handling Charges unless otherwise specified)—			
(a) all cargo other than that specified in (b)	tonne	0.40	8.83
(b) full consignments of commodities taken at weight	tonne	0.44	8.99
SPECIFIC RATES—			
Coke—			
(a) loose—if landed by grabs	tonne	0.66	1.39
(b) in bags	tonne	0.66	8.99
Empty returns	tonne	0.60	8.83
Furniture—Secondhand	tonne	0.60	8.83
Landed and re-shipped cargo (Handling charges at same rate as for inward cargo of like nature)	tonne	0.14
Livestock—			
(a) horses, cattle, dogs (not caged or crated)	each	0.60
(b) pigs, sheep and goats (not caged or crated)	each	0.10
Materials in crude form such as rock phosphate, phosphatic guana, sulphur and sulphur bearing ores etc. for the manufacture of artificial manures and acids—in bulk cargoes and landed loose	tonne	0.40	0.86
Motor cars, utilities, trailers and caravans for conveyance of passengers and/or personal effects only, used and uncased, and on own wheels	tonne	0.33	2.67
Motor vehicle parts, including chassis unmounted, bodies etc. representing complete units, and agricultural machinery, landed for assembly locally, but excluding spare parts for replacement, and tyres, tubes etc.	tonne	1.32	8.83
Oil and inflammable liquids (fuel, lighting or lubricating) pumped ashore in bulk or transferred direct from a tanker to a commercial ship by wharf pipelines. (Other than as bunker supplies for ships of war)	tonne	1.60
Sugar, in bulk form, landed by grabs	tonne	1.78	0.86
Timber	tonne	0.58	8.83
Logs	tonne	0.72	9.20
Transshipment cargo—as prescribed in Regulation 141 (Handling charges as provided in Regulation No. 141)	tonne	0.30
Vehicles—uncased, and set up on own wheels and capable of being run or towed on same—			
WHARFAGE—			
(a) Motor cars, motor vehicles, including chassis and vehicles	tonne	1.78	2.67
(b) Motor cars, motor vehicles, including chassis and vehicles wholly assembled in Australia	tonne	0.66	2.67
(c) Agricultural, Horticultural and Industrial machinery	tonne	0.66	2.67
Wool	tonne	0.52	5.03
Minimum charge per consignment	0.50	1.00

SCHEDULE—continued.

Regulation 10. Regulation 140 of the principal regulations is revoked and substituted, the following regulation substituted:—

Outward Cargo.

140. The rates of wharfage and handling charges on Outward Cargo shall be as under, provided that, in order to qualify for the rate of Wharfage provided therefore in the Schedule of this regulation goods wholly manufactured within the State and products of the soil of the State, as prescribed in Regulation 138, must be declared as such in such manner as the Authority may from time to time require, at the time of delivery for shipment.

Description of Goods	Wharfage	Handling Charges	
		Shipped over wharves, Authority receiving and delivering	Shipped direct ex vehicles to ships' slings
	\$	\$	\$
GENERAL RATES—			
All goods for which specific rates are not otherwise provided			
(a) all general cargo other than that specified in (b) ... tonne	0.99	7.27	4.82
(b) full consignments of commodities taken at weight ... tonne	1.10	7.49	5.14
Goods shipped to ports within the State (Handling charges unless otherwise specified)			
(a) all cargo other than that specified in (b) ... tonne	0.20	7.27	4.82
(b) full consignments of commodities taken at weight ... tonne	0.23	7.49	5.14
Products of the soil of the State as per Regulation No. 138 excepting grain, and unless otherwise specified			
(a) all cargo other than that specified in (b) ... tonne	0.25	7.27	4.82
(b) full consignments of commodities taken at weight ... tonne	0.28	7.49	5.14
Goods wholly manufactured in the State, as per Regulation No. 138 unless otherwise specified—			
(a) all cargo other than that specified in (b) ... tonne	0.50	7.27	4.82
(b) full consignments of commodities taken at weight ... tonne	0.55	7.49	5.14
SPECIFIC RATES—			
Empty returns ... tonne	0.52	7.27	4.82
Furniture, secondhand ... tonne	0.63	7.27	4.82
Metal, scrap ... tonne	1.10	At cost	At cost
Motor cars, utilities, trailers or caravans, for conveyance of passengers and/or personal effects only, used and uncased and on own wheels ... tonne	0.35	2.46	4.82
Petrol, kerosene, fuel oil and other petroleum products and by-products refined or manufactured locally from crude oil (notwithstanding Regulation No. 138(g))—			
(a) in bulk ... tonne	0.98
(b) in containers ... tonne	0.98	7.27	4.82
(c) as bunkers (see Regulation No. 146) ... tonne	0.61
Products of the soil of the State, etc.—			
(a) bran, flour, pollard ... tonne	0.30	8.77	6.00
(b) grain—wheat, barley, oats ... tonne	0.175	7.49	5.14
(c) livestock (i) horses, cattle and dogs (not caged or crated) ... each	0.50
(ii) pigs, sheep, goats (not caged or crated) ... each	0.05
(d) minerals, metallic and earthy, and metallurgical products mined in the State—			
(i) in containers ... tonne	0.57	7.49	5.14
(ii) loose ... tonne	0.57	...	At cost
(e) meat, fresh ... tonne	0.28	18.83	10.16
(f) timber, sandalwood, mallet bark ... tonne	0.50	7.27	4.70
(g) wool ... tonne	0.35	3.00	...
Vehicles—uncased and set up on own wheels and capable of being run or towed on same—			
WHARFAGE—			
(a) Motor cars, motor vehicles, vehicles—wholly assembled in the State ... tonne	0.57	2.46	4.82
(b) Motor cars, motor vehicles, vehicles—other ... tonne	1.15	2.46	4.82
(c) Agricultural, horticultural and industrial machinery ... tonne	0.57	2.46	4.82
Minimum charge per consignment ...	0.50	1.00	1.00

Regulation 141 amended. 11. Subregulation (2) of regulation 141 of the principal regulations is amended by substituting for the expression "\$0.26" in line one the expression "\$0.30".

Regulation 146 amended. 12. Subregulation (2) of regulation 146 of the principal regulations is amended by substituting for the words "fiftythree cents" in line three the words "sixtyone cents".

Regulation 237 amended. 13. Regulation 237 of the principal regulations is amended:—

(a) by substituting for subregulation (1) the following subregulation:—

(1) The rates for the hire of wharf cranes shall be as follows:—

(a) Continuous work in loading or unloading ships, or in handling goods on wharves, or handling goods into or out of vehicles, to include in each case all lifts up to computed three tonnes, per hour or part thereof—(minimum 2 hours):—

	Hire Rate	Standing-by Rate
	\$	\$
Ordinary time ...	20.00	8.00
Overtime:—		
Time and half ...	23.00	12.00
Double time ...	26.00	14.00
Double time and half ..	30.00	18.00

SCHEDULE—*continued.*

- (b) Continuous work in loading or unloading ships with loose bulk cargoes with 7.5 tonne capacity cranes using large grabs, or loading or unloading general cargo and working to full load capacity per hour or part thereof—(minimum 2 hours):—

	Hire Rate	Standing-by Rate
	\$	\$
Ordinary time	25.00	8.00
Overtime:—		
Time and half	28.00	12.00
Double time	32.00	14.00
Double time and half	35.00	18.00

- (c) Casual or special lifts, a fraction of a tonne to be computed as one tonne:—

- (i) Over 0.50 tonne and not exceeding 3.00 tonnes, \$1.20 per tonne;
 - (ii) Over 3.00 tonnes and not exceeding 5.00 tonnes, \$1.70 per tonne;
 - (iii) Over 5.00 tonnes and not exceeding 10.00 tonnes, \$2.20 per tonne;
 - (iv) Over 10.00 tonnes and not exceeding 20.00 tonnes, \$2.80 per tonne;
 - (v) Over 20.00 tonnes, \$3.00 per tonne;
- and

- (b) as to paragraph (b) of subregulation (4), by substituting for the expression "\$7.50" in line one the expression "\$8.50".

Passed by resolution of the Fremantle Port Authority at a meeting of the said Authority held on the 20th day of November 1975.

The Common Seal of the Fremantle Port Authority was at the same time affixed and impressed hereto by order and in the presence of—

[L.S.]

T. J. LEWIS,
Chairman.

J. G. MANFORD,
Commissioner.

W. E. WILLIS,
Secretary.

Approved by His Excellency the Governor in Executive Council this 17th day of December, 1975.

J. H. RYAN,
Acting Clerk of the Council.

FREMANTLE PORT AUTHORITY.

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

W. E. WILLIS,
Secretary.

TEMPORARY NOTICE TO MARINERS No. 11 OF 1975.

Australia—Western Australia.

Approaches to Fremantle.

Outer Harbour—Gage Roads.

Drilling Rig "Ocean Endeavour".

"Ocean Endeavour" will be moved to position Lat. 32° 02' 20" south Long. 115° 40' 22" East 19th December, 1975 and remain in position until further notice.

True position 2.75 miles 290½ from Fremantle North Mole Light (32° 03' 18" S 115° 43' 22" E).

Rig moored to eight anchors extending for radius of 305 metres.

Six anchors are marked by yellow unlit buoys.

Four buoys quick flashing white are laid as follows:—

045° 610m 135° 610m 225° 610m 315° 610m.

All vessels are cautioned to remain clear of area bounded by lit buoys.

Charts affected Aus. 334 112 117.

Publications affected Admiralty list of lights Vol. K. Authority Fremantle Port Authority.

Date: 19th December, 1975.

R. S. CAMPBELL,
Harbour Master.

Metropolitan Region Town Planning Scheme Act, 1959-1974 ; Public Works Act, 1902-1972

LAND ACQUISITION

Canning Vale Improvement Plan No. 7

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto being all in the Canning District have, in pursuance of the written approval under the Public Works Act, 1902-1972 and consent under the Metropolitan Region Town Planning Scheme Act, 1959-1974, of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 17th day of December, 1975, been compulsorily taken and set apart for the purposes of Canning Vale Improvement Plan No. 7.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are shown marked off on Plan P.W.D., W.A. 49459, which may be inspected at the Office of the Minister for Works, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

And it is hereby directed that the said lands shall vest in The Metropolitan Region Planning Authority for an estate in fee simple in possession for the purpose herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way, or other easements whatsoever.

SCHEDULE

No. on Plan P.W.D., W.A. No. 49459	Owner or Reputed Owner	Description	Area
Crown	Johnston Road from the prolongation of the North Eastern boundary of Lot 60 on Plan 2903 to the prolongation of the North Eastern boundary of Lot 102 on Diagram 37150 and Johnston Road from the North Eastern alignment of Nicol Road to the extension of the Southern boundary of Plan 7186 to the Southern boundary of Plan 7187. Baile Road from a line connecting the Eastern most corner of Lot 2 on Plan 3731 and the Northern most corner of Lot 17 on Plan 3731 to Collins Road including the intersection with Collins Road. Collins Road from Baile Road to the prolongation of the North Western boundary of Lot 3 on Diagram 20545.	4·251 3 ha

Certified correct this 12th day of December, 1975.

C. RUSHTON,
Minister for Town Planning.

WALLACE KYLE,
Governor in Executive Council,
Dated this 17th day of December, 1975

Main Roads Act, 1930-1974 : Public Works Act, 1902-1972

M.R.D. 41/170-A

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902-1972, that it is intended to take or resume under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Serpentine District, for the purpose of the following public work, namely, widening and realigning the Armadale—Manjimup Road, and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A. 7521-262, which may be inspected at the Office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1	Donald Frearson and Gwendoline Frearson	D. and G. Frearson	Portion of Serpentine Agricultural Area Lot 21 (Certificate of Title Volume 1277, Folio 187)	1·193 8 ha
2	Austin Richard Perrett and Nellie Patricia Perrett	A. R. and N. P. Perrett	Portion of Serpentine Agricultural Area Lot 22 (Certificate of Title Volume 1247, Folio 409)	3·600 4 ha
3	Austin Richard Perrett and Nellie Patricia Perrett	A. R. and N. P. Perrett	Portion of Serpentine Agricultural Area Lot 23 (Certificate of Title Volume 1162, Folio 717)	5·229 9 ha
4	George Clarence Kennett, Ivy Violet Kennett and John Edward Kennett	G. C., I. V. and J. E. Kennett	Portion of Serpentine Agricultural Area Lot 24 (Certificate of Title Volume 1168, Folio 861)	4·652 4 ha

Dated this 10th day of December, 1975.

W. J. ALLAN,
Secretary, Main Roads.

**METROPOLITAN WATER SUPPLY SEWERAGE
AND DRAINAGE BOARD.**

Metropolitan Water Supply.

Notice of Intention.

M.W.B. 825843/75.

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1975 of the intention of the Board to undertake the construction and provision of the following works, namely:—

City of Melville—Leeming.

305 mm Feeder Main in Karel Avenue.

Description of Proposed Works:

The construction of a three hundred and five millimetre diameter water main about eight hundred and seventy metres in length complete with valves and all other necessary apparatus.

The Localities in which the Proposed Works will be Constructed or Provided:

Commencing at the junction of South Street and Karel Avenue and proceeding thence in a southwesterly direction along Karel Avenue to the junction of Karel Avenue and Beasley Road, and terminating thereat.

The above works and localities are shown on plan M.W.B. 13673.

The Purpose for which the Proposed Works are to be Constructed or Provided:

To augment the supply of water to Leeming.

The Times when and Place at which Plans, Sections and Specifications may be Inspected:

At the office of the Board, corner of Kings Park Road and Havelock Street, West Perth, for one month on and after the 19th day of December, 1975, between the hours of 9.00 a.m. and 3.30 p.m.

H. E. J. HEWITT,
General Manager.

NOTE.

Sections 22 and 23 of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1975, provide that:—

- (a) Any local authority or person interested may lodge a written objection with the Board against the construction or provision of the proposed works, within one month after the date of publication of the above notice.
- (b) If, after that month has expired, the objections lodged are not sufficient to require approval to be withheld and provided other requirements of the Act have been complied with, the Governor may make an Order, to be notified in the *Gazette*, empowering the Board to undertake the construction of the proposed works.

SHIRE OF CORRIGIN.

**STATEMENT OF RECEIPTS AND PAYMENTS, YEAR
ENDED 30th JUNE, 1975.**

Receipts.		\$
Rates	95 125.97	
Licenses	80 112.81	
Government Grants	66 881.00	
Central Road Trust Fund—Grant	75 115.00	
Commonwealth Assistance Grant	8 000.00	
Income from Property	22 551.60	
Sanitation Charges	809.20	
Cemetery Receipts	30.00	
Vermin Receipts	19.00	
Other Fees	743.00	
All other Revenue	22 737.69	
Total Receipts	\$372 125.27	

Payments.		\$
Administration:		
Staff	34 549.35	
Members	1 752.48	
Debt Service	38 152.79	
Public Works and Services	148 982.33	
Buildings:		
Construction	1 762.30	
Maintenance	16 819.08	
Water Supply	358.13	
Health Services	2 966.50	
Sanitation	1 512.76	
Vermin Service	3 334.87	
Bush Fire Control	606.53	
Traffic Control	6 109.43	
Plant, Machinery and Tools	36 248.45	
Materials (over allocated) (deduct)	1 075.17	
Payment to M.R.D. Trust Fund	65 572.00	
Donations and Grants	1 656.39	
Transfer to Reserve Funds	3 500.00	
All other Works and Services	1 398.86	
All other Expenditure	1 872.09	
Total Payments	\$366 079.17	

SUMMARY.

\$	
Credit Balance as at 1/7/74 (surplus)	26 285.94
Receipts as per Statement	372 125.27
	398 411.21
Payments as per Statement	366 079.17
Credit Balance as at 30/6/75 (surplus)	\$32 332.04

BALANCE SHEET AS AT 30th JUNE, 1975.

Assets.		\$
Current Assets	39 271.15	
Non-current Assets	14 019.59	
Deferred Assets	46 033.76	
Fixed Assets	550 920.78	
Total Assets	\$650 245.28	
Liabilities.		\$
Current Liabilities	29 762.80	
Non-current Liabilities	14 286.12	
Deferred Liabilities	283 273.63	
Total Liabilities	\$327 322.55	

We hereby certify that the figures and particulars given above are correct.

W. R. SEIMONS,
President.

C. A. BOX,
Shire Clerk.

I have examined the books and accounts of the Shire of Corrigin for the year ended 30th June, 1975. 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.

J. D. TAYLOR,
Government Inspector of Municipalities.

SHIRE OF HALL'S CREEK.

**STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR
ENDED 30th JUNE, 1975.**

Receipts.		\$
Rates	20 427.51	
Licenses	102.00	
Government Grants and Recoups	262 836.93	
Central Road Trust Fund	15 522.00	
Income from Property	19 273.83	
Sanitation Charges	3 408.00	
Fines and Penalties	—	
Cemetery	1 085.00	
Vermin Receipts	396.00	
Other Fees	2 690.43	
Receipts of a Capital Nature	713.00	
Miscellaneous Receipts	90.00	
Total Receipts	\$326 544.72	

Payments.

Payments.		\$
Administration:		
Staff Section	19 811.44	
Membership Section	2 120.66	
Debt Service	15 593.71	
Public Works and Services	250 072.62	
Buildings:		
Construction	8 108.18	
Maintenance	13 163.89	
Health Services	328.60	
Sanitation	6 244.62	
Vermin Bonuses	476.00	
Bush Fire Control	—	
Dog Control	16.52	
Cemeteries	1 577.50	
Public Works Overheads	—	
Plant, Machinery and Tools	24 422.68	
Payments to Main Roads Trust Account	3.00	
Donations and Grants	415.00	
Other Works and Services	11 090.07	
All other Expenditure	—	
Refunds	87.63	
Total Payments	\$353 532.12	

SUMMARY.

Bank Balance 1/7/74 (Credit)	986.48
Receipts as per Statement	326 544.72
	327 511.20
Payments as per Statement	353 532.12
Bank Balance 30/6/75 (Debit)	\$26 020.92

BALANCE SHEET AS AT 30th JUNE, 1975.

Assets.		\$
Current Assets	281.88	
Sundry Debtors	21 620.52	
Stock on Hand	115.30	
Deposits	240.00	
Non-current Assets	142 995.00	
Fixed Assets	158 385.42	
Total Assets	\$323 638.12	
Liabilities.		\$
Current Liabilities	34 762.00	
Non-current Liabilities	93 509.78	
Deferred Liabilities	158 878.10	
Total Liabilities	\$287 149.88	

We hereby certify that the figures and particulars above are correct.

E. F. BRIDGE,
President.

R. J. MILLAR,
Shire Clerk.

I have examined the books and accounts of the Shire of Hall's Creek for the year ended 30th June, 1975, and 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, according to Local Government Accounting Regulations and subject to my report.

R. G. WILLIAMS,
A.A.S.A., A.A.I.M.,
Government Inspector of Municipalities.

SHIRE OF DUNDAS.

Dog Catcher/Pound Keeper.

IT is hereby notified for public information that Morris Edward Hughes has been appointed Dog Catcher/Pound Keeper to the Shire of Dundas with effect from the 10th December 1975.

The appointment of John Gauci Munro is hereby cancelled.

T. C. ALLEN,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Swan.

NOTICE is hereby given under the provisions of section 157 of the Local Government Act, 1960-1975, that Mr. Kevin William Thomas has been appointed Building Inspector with effect from 17th November, 1975.

The appointments of Thomas John Cunnington, Robert Michael McKibbin, Gerald Trevor Dutton as Building Inspectors are hereby cancelled.

FRANK L. GAWNED,
Acting Shire Clerk.

24th November, 1975.

SHIRE OF DANDARAGAN.

Traffic Inspectors.

NOTICE is hereby given that the following appointments as Traffic Inspectors for the Shire of Dandaragan have been cancelled:—

Ian William Stubbs.
George Stark.
Robin Roy Fletcher.

I. W. STUBBS,
Shire Clerk.

SHIRE OF GOOMALLING.

IT is hereby notified for public information, that Mr. Ronald Peter Boardley has been appointed as Acting Shire Clerk for the Shire of Goomalling for the period 15th December, 1975 to 23rd January, 1976 inclusive.

N. G. POWELL,
President.

G. W. MORRIS,
Shire Clerk.

SHIRE OF ROCKINGHAM.

IT is hereby notified for general information that Mr. Godfrey Edward Wignall has been appointed Acting Building Surveyor to the Rockingham Shire Council from the 28th November, 1975, to the 23rd January, 1976, in the absence of Mr. I. P. Edge.

D. J. CUTHBERTSON,
Shire Clerk.

SHIRE OF GNOWANGERUP.

Net Fishing.

NOTICE is hereby given that the Bremer Bay Downstream to the mouth and the Pallinup River (all) will be open for the taking of fish with nets until midnight 11th March 1976.

All net licences to be renewed as from 11th December, 1975.

Persons using unlicensed nets will be liable to action under Council by-laws.

B. J. PITCHER,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

City of Stirling.

Notice of Intention to Borrow.

Proposed Loan (No. 168) of \$200 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the City of Stirling hereby gives notice that it proposes to borrow by the sale of a debenture or debentures, money in the following terms and for the following purpose: \$200 000 for 15 years repayable at the office of the City of Stirling by 30 half-yearly instalments of principal and interest. Purpose: Undertaking Reserve Development.

A Schedule of the works, and an estimate of the cost thereof and the statement required by section 609 are open for inspection by ratepayers of the Municipality at the office of the Council, Cedric Street, Osborne Park between the hours of 10 a.m. and 4 p.m. on week days except Saturdays for 35 days after publication of this notice.

Dated this 16th day of December, 1975.

G. A. VENNVILLE,
Mayor.

L. A. EASTON,
Town Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Town of Canning.

Notice of Intention to Borrow.

Proposed Loan (No. 140) of \$120 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Council of the Town of Canning hereby gives notice that it proposes to borrow money by the sale of debentures, repayable at the Office of the Town of Canning, 1317 Albany Highway, Cannington, by half-yearly instalments of principal and interest for the undermentioned purpose.

Loan No. 140 of \$120 000 for the term of 20 years repayable by 40 equal half-yearly instalments of principal and interest. Purpose: Building Recreation Centre, Clubrooms and Toilets at Willetton Reserve.

Plans, specifications and estimates required by section 609 are open for inspection at the Office of the Council during business hours for thirty-five days after publication of this notice.

Dated this 17th day of December, 1975.

E. CLARK,
Mayor.
D. P. F. ROSAIR,
Acting Town Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Town of Canning.

Notice of Intention to Borrow.

Proposed Loan (No. 141) of \$80 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Council of the Town of Canning hereby gives notice that it proposes to borrow money by the sale of debentures, repayable at the Office of the Town of Canning, 1317 Albany Highway, Cannington, by half-yearly instalments of principal and interest for the undermentioned purpose:

Loan No. 141 of \$80 000 for the term of 20 years repayable by 40 equal half-yearly instalments of principal and interest. Purpose: Building of Arts and Leisure Centre at Riverton.

Plans, specifications and estimates required by section 609 are open for inspection at the Office of the Council during business hours for thirty-five days after publication of this notice.

Dated this 17th day of December, 1975.

E. CLARK,
Mayor.
D. P. F. ROSAIR,
Acting Town Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Town of East Fremantle.

Notice of Intention to Borrow.

Proposed Loan (No. 108) of \$30 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Town of East Fremantle hereby gives notice that it proposes to borrow, by the sale of debentures, money on the following terms and for the following purpose: \$30 000 for 20 years, repayable at the Commonwealth Bank, Palmyra, by 40 equal half-yearly instalments of principal and interest. Purpose: Upgrading toilet and changeroom facilities at Preston Point, Reserve 4880.

Plans, specifications, estimate of the cost thereof and statement required by section 609 are open for inspection of ratepayers at the office of the Town of East Fremantle, between the hours of 9 a.m. and 4 p.m. Mondays to Fridays and for 35 days after the publication of this notice.

Dated the 19th day of December, 1975.

I. G. HANDCOCK,
Mayor.
M. G. COWAN,
Town Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Town of Gosnells.

Notice of Intention to Borrow.

Proposed Loan (No. 177) of \$17 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Council of the Town of Gosnells hereby gives notice that it proposes to borrow money by the sale of debentures repayable by half-yearly instalments of principal and interest to the Bank of New South Wales, Gosnells, on the following terms and for the following purpose: \$17 000 for a period of 7 years. Purpose: Capital works and improvements at the Gosnells Golf Club (Inc.), Canning Vale.

This loan is self-supporting with all costs and repayments being met by the Gosnells Golf Club Inc.

Specifications and estimates as required by section 609 of the Act are open for inspection by ratepayers at the office of the Council during normal hours for a period of thirty-five days after publication of this notice.

A. A. MILLS,
Mayor.
G. WHITELEY,
Town Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Town of Gosnells.

Notice of Intention to Borrow.

Proposed Loan (No. 178) of \$25 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Council of the Town of Gosnells hereby gives notice that it proposes to borrow money by the sale of debentures repayable by half yearly instalments of principal and interest to the Rural and Industries Bank of Western Australia, Gosnells, on the following terms and for the following purpose: \$25 000 for a period of 20 years. Purpose: Construction of a Pre-School Centre at West Gosnells.

Plans, specifications, estimates and the statement required under section 609 of the Act are open for inspection by ratepayers at the office of the Council during normal office hours for a period of thirty-five days after publication of this notice.

A. A. MILLS,
Mayor.
G. WHITELEY,
Town Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Belmont.

Notice of Intention to Borrow.

Proposed Loan (No. 99) of \$52 200.

PURSUANT to Section 610 of the Local Government Act, 1960-1975, the Belmont Shire Council hereby gives notice that it proposes to borrow money by the sale of a single debenture, on the following terms and for the following purpose: \$52 200 (Fifty-two thousand, two hundred dollars) for five (5) years repayable by ten equal half-yearly instalments of principal and interest at the office of the Council, 209 Great Eastern Highway, Belmont. Purpose: Purchase of plant and equipment.

The statement required by section 609 of the Act, is open for inspection at the office of the Council during usual business hours for thirty-five days after publication of this notice.

Dated the 15th day of December, 1975.

T. H. HENDERSON,
President.
G. SWINTON BRAY,
Acting Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Belmont.

Notice of Intention to Borrow.

Proposed Loans (No. 100) of \$92 800 and (No. 101) of \$185 000.

PURSUANT to Section 610 of the Local Government Act, 1960-1975, the Belmont Shire Council hereby gives notice that it proposes to borrow money by the sale of a single debenture, on the following terms and for the following purposes:

Loan No. 100: \$92 800 (ninety-two thousand, eight hundred dollars) for fifteen (15) years repayable by thirty equal half yearly

instalments of principal and interest at the office of the Council, 209 Great Eastern Highway, Belmont. Purpose: Sewer Mains extension.

The above Loan is repayable by the Metropolitan Water Board.

Loan No. 101: \$185 000 (one hundred and eighty-five thousand dollars) for fifteen (15) years repayable by thirty equal half yearly instalments of principal and interest at the office of the Council, 209 Great Eastern Highway, Belmont. Purpose: Road Construction.

Plans, specifications and estimates of costs as required by section 609 of the Act, are available for inspection at the office of the Council during normal office hours for a period of thirty-five (35) days from the publication of this notice.

Dated the 16th day of December, 1975.

T. H. HENDERSON,
President.

G. SWINTON BRAY,
Acting Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Laverton.

Notice of Intention to Borrow.

Proposed Loan (No. 56) of \$25 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Council of the Shire of Laverton hereby gives notice of its intention to borrow money, by sale of a debenture or debentures on the following terms and for the following purpose: \$25 000 for 10 years repayable at the Office of the Council, Laverton by twenty equal half-yearly instalments of principal and interest. Purpose: Upgrading airport.

Estimates of costs as required by section 609 of the Act are open for inspection at the Office of the Council during office hours for 35 days after the publication of this notice.

Dated this 9th day of December, 1975.

J. C. MacPHERSON,
President.

T. S. RULAND,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Laverton.

Notice of Intention to Borrow.

Proposed Loan (No. 54) of \$30 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Council of the Shire of Laverton hereby gives notice of its intention to borrow money, by sale of a debenture or debentures on the following terms and for the following purpose: \$30 000 for 10 years repayable at the Office of the Council, Laverton, by twenty equal half-yearly instalments of principal and interest. Purpose: Staff housing.

Estimates of costs as required by section 609 of the Act are open for inspection at the Office of the Council during office hours for 35 days after the publication of this notice.

Dated this 9th day of December, 1975.

J. C. MacPHERSON,
President.

T. S. RULAND,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Mullewa.

Notice of Intention to Borrow.

Proposed Loan (No. 55) of \$10 000.

PURSUANT to sections 609 and 610 of the Local Government Act, 1960-1975, the Council of the municipality of the Shire of Mullewa hereby gives notice that it proposes to borrow money, by the sale of a debenture or debentures, on the following terms and for the following purpose: \$10 000 for a period of ten years at a rate of interest not exceeding 10.5 per cent per annum, repayable at the office of the Bank of New South Wales, Mullewa, by twenty (20) instalments of principal and interest. Purpose: Purchase and installation of Bush Fire Radio network.

Plans, specifications and/or relevant details, together with estimate of cost thereof, are open for inspection by ratepayers at the Shire Council Office during normal office hours for a period of thirty-five days after publication of this notice.

Dated this 11th day of December, 1975.

G. S. EVES,
President.

T. J. HARKEN,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1975.

Shire of Laverton.

Notice of Intention to Borrow.

Proposed Loan (No. 55) of \$20 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Council of the Shire of Laverton hereby gives notice of its intention to borrow money by sale of a debenture or debentures on the following terms and for the following purpose: \$20 000 for 10 years repayable at the office of the Council, Laverton, by twenty equal half-yearly instalments of principal and interest. Purpose: Balance required for Civic Centre.

Estimates of costs as required by section 609 of the Act are open for inspection at the Office of the Council during office hours for 35 days after the publication of this notice.

Dated this 9th day of December, 1975.

J. C. MacPHERSON,
President.

T. S. RULAND,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Narrogin.

Notice of Intention to Borrow

Proposed Loan (No. 29) of \$2 500.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Narrogin Shire Council hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purpose: \$2 500 for ten (10) years with an interest rate at the approved rate per annum, repayable by twenty (20) equal half-yearly payments of interest and principal. Purpose: Improvements to Veterinary Surgery and Holding Pens.

Estimates of costs as required by Section 609 of the Act are open for inspection at the office of the Council during office hours for 35 days after the publication of this notice.

W. W. SHEPHERD,
President.

G. R. McKEOWN,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Port Hedland.

Notice of Intention to Borrow.

Proposed Loans (No. 64 and 65) of \$700 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Council of the Shire of Port Hedland hereby gives notice that it proposes to borrow by the sale of a debenture or debentures repayable over twenty years by forty (40) half-yearly instalments of principal and interest at the National Bank of Australasia Limited, Port Hedland, for the following purposes:

Loan No. 64—\$35 000 for St. John Ambulance Depot, South Hedland.

Loan No. 65—\$665 000 for part construction of cultural recreation and administrative complex in the Town Centre at South Hedland.

Plans, specifications and estimates of cost as required by section 609 of the above Act are open for inspection at the Office of the Council during normal office hours for 35 days after the publication of this notice.

Dated this 11th day of December, 1975.

R. C. COTTIER,
President.

L. S. ROGERS,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Swan.

Notice of Intention to Borrow.

Proposed Loan (No. 26) of \$200 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Council of the Shire of Swan hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purpose: \$200 000 for a period of 15 years, repayable at the office of the Council, Middle Swan, by 30 equal half-yearly instalments of principal and interest. Purpose: Roads construction.

Plans and specifications and estimates of cost as required by section 609 of the Act are open for inspection at the office of the Council at Middle Swan during office hours, for 35 days after the publication of this notice.

Dated this 12th day of December, 1975.

L. D. MARSHALL,
President.

FRANK L. GAWNED,
Acting Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Swan.

Notice of Intention to Borrow.

Proposed Loan (No. 27) of \$100 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Council of the Shire of Swan hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purpose: \$100 000 for a period of 15 years, repayable at the office of the Council Middle Swan, by 30 equal half-yearly instalments of principal and interest. Purpose: Water supplies.

Plans and specifications and estimates of cost as required by section 609 of the Act are open for inspection at the office of the Council at Middle Swan during office hours, for 35 days after the publication of this notice.

Dated this 12th day of December, 1975.

L. D. MARSHALL,
President.

FRANK L. GAWNED,
Acting Shire Clerk.

N.B.—No municipal rate will be levied to repay this loan as proceeds of the sale of the installations to the Metropolitan Water Supply, Sewerage and Drainage Board will meet redemption expenses.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Swan.

Notice of Intention to Borrow.

Proposed Loan (No. 28) of \$40 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Council of the Shire of Swan hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purposes: Loan No. 28 of \$40 000 for a period of 15 years repayable at the office of Council, Middle Swan, by 30 equal half-yearly instalments of principal and interest.

Purposes:	\$
Gidgegannup Recreation Ground—Improvements	25 000
Lilac Hill Park Recreation Ground—Toilet Block	5 000
Middle Swan Municipal Depot—Fencing	10 000
	<hr/>
	\$40 000

Plans, specifications and estimates of cost as required by section 609 of the Act are open for inspection at the office of the Council at Middle Swan during office hours, for 35 days after publication of this notice.

Dated this 12th day of December, 1975.

L. D. MARSHALL,
President.

FRANK L. GAWNED,
Acting Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Upper Gascoyne.

Notice of Intention to Borrow.

Proposed Loan (No. 15) \$12 500.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Shire of Upper Gascoyne hereby gives notice of intention to borrow money by sale of a debenture on the following terms and for the following purpose: \$12 500 for a period of 20 years repayable at the Commonwealth Trading Bank, Carnarvon, by 40 half-yearly instalments. Purpose: To purchase the dwelling situated on Lot 39 Gascoyne Junction.

Plans and specifications of the dwelling are available for inspection, for a period of 35 days after the publication of this notice, at the council office, Gascoyne Junction, during business hours.

Dated this 8th day of December, 1975.

A. E. BAIN,
President.

B. J. LANE,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Yilgarn.

Notice of Intention to Borrow.

Proposed Loan (No. 59) of \$58 000.

PURSUANT of section 610 of the Local Government Act, 1960-1975, the Yilgarn 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: \$58 000 for a period of 15 years at a rate of interest not exceeding 10.5 per cent per annum repayable at the office of the Bank of New South Wales, Southern Cross, by thirty (30) equal half-yearly instalments of principal and interest. Purpose: The erection of staff housing.

Plans and specifications, estimates and statements as required by section 609 are open for inspection of ratepayers at the office of the Council during office hours, for a period of 35 days after the publication of this notice.

Dated this 10th day of December, 1975.

K. M. BEATON,
President.

R. W. MANGINI,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Municipal Elections.

Department of Local Government,
Perth, 11th December, 1975.

IT is hereby notified, for general information, in accordance with section 129 of the Local Government Act, 1960-1975, that the following gentlemen have been elected Members of the undermentioned Municipalities to fill the vacancies shown in the particulars hereunder:—

Date of Election; Member Elected: Surname; Christian Name; Ward; Occupation; How vacancy occurred: (a) Effluxion of time; (b) Resigna-

tion; (c) Death; Name of Previous Member; Remarks.

Shire of Albany.

2/12/75; Hood, Marshall Hadn; Napier; Farmer; Disqualification; M. H. Hood; Extraordinary, unopposed.

2/12/75; Dunlop, William Critchley; Warriup; Farmer; Disqualification; W. C. Dunlop; Extraordinary, unopposed.

Shire of Perenjori.

14/11/75; Reid, Ian Andrew; Latham; Farmer; (b); A. J. Griffith; unopposed.

R. C. PAUST,
Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1975.

Local Government Department,
Perth, 17th December, 1975.

L.G. 182/73H.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Local Government Act, 1960-1975 has been pleased to make the uniform general by-laws set out in the schedule hereto.

R. C. PAUST,
Secretary for Local Government.

Schedule.

UNIFORM GENERAL BY-LAWS.

- Principal by-laws. 1. In these by-laws the Uniform Private Swimming Pool By-laws published in the *Government Gazette* on the 6th February, 1970 and amended from time to time thereafter by notices so published are referred to as the principal by-laws.
- By-law 3 amended. 2. By-law 3 of the principal by-laws is amended by deleting the word "These" in line one and substituting the passage "Subject to by-law 7 of these by-laws, these".
- By-law 3A added. 3. The principal by-laws are amended by adding after by-law 3 a by-law as follows:—
3A. (1) Where there is a private swimming pool on any premises immediately before the date on which this by-law comes into force in the district or part of a district in which those premises are situated the owner or occupier of those premises shall, within thirty days of that date, apply to the council for the registration of that private swimming pool.
(2) Where a private swimming pool is installed or constructed on any premises at any time after this by-law comes into force, the owner or occupier of the premises shall, within fourteen days of the installation or completion of that private swimming pool, as the case may be, apply to the council for the registration of that private swimming pool.
(3) An application under sub-by-law (1) or (2) or this by-law (1) or (2) of this by-law shall be made in writing and shall be accompanied by a registration fee of one dollar.
(4) Where application is made to the council under sub-by-law (1) or (2) of this by-law for the registration of a private swimming pool, and the fee prescribed by sub-by-law (3) of this by-law is paid, the council shall register that private swimming pool and issue a certificate of registration to the person by whom the application is made.
(5) Where neither the owner nor the occupier of premises complies with the requirements of sub-by-law (1) or (2), whichever is applicable, each of them commits an offence.
Penalty: Fifty dollars.
- By-law 6 amended. 4. By-law 6 of the principal by-laws is amended by deleting the words "has the written permission of" in lines two and three and substituting the passage "or occupier, or any previous owner or occupier, has been given written permission by".
- By-law 7 added. 5. The principal by-laws are amended by adding after by-law 6 a by-law as follows:—
7. (1) The Minister may by notice in writing given to the owner or occupier of any premises on which there is a private swimming pool exempt the owner and the occupier, and all subsequent owners and occupiers, of those premises from the provisions of by-laws 4, 5 and 6 of these by-laws.
(2) An exemption under sub-by-law (1) of this by-law—
(a) may be granted subject to such conditions (if any) as are specified in the notice;
(b) may be revoked by the Minister at any time by notice in writing given to a person who is, for the time being, the occupier or owner of the premises to which the exemption relates.

DOOR TO DOOR (SALES) ACT, 1964-1975.

(Section 2 (3).)

NOTICE.

I, WILLIAM LEONARD GRAYDEN, Minister for Consumer Affairs, acting under the provisions of subsection (3) of section 2 of the Door to Door (Sales) Act, 1964-1975 and section 11 of the Interpretation Act, 1918-1975, do hereby declare any goods of the class or description specified in the Schedule to this notice to be exempted goods for the purposes of that Act.

Dated this 17th day of December, 1975.

W. GRAYDEN,
Minister for Consumer Affairs.

Schedule.

1. Farm Machinery and Equipment.
2. Motor Vehicles.

HAIRDRESSERS REGISTRATION ACT, 1946-1975.

Department of Labour and Industry,
Perth, 17th December, 1975.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Hairdressers Registration Act, 1946-1975, has been pleased to approve of the regulations made by the Hairdressers Registration Board of Western Australia as set out in the Schedule hereunder.

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

Schedule.

Regulations.

- Principal regulations. 1. In these regulations the Hairdressers Registration Regulations, 1965, reprinted pursuant to the Reprinting of Regulations Act, 1954 and published in the *Government Gazette* on the 2nd December, 1971 and amended by a notice so published on the 8th November, 1974 are referred to as the principal regulations.
- Reg. 19 amended. 2. Subregulation (2) of regulation 19 of the principal regulations is amended by deleting the expression "\$8.40" in line one and substituting the expression "\$16.00".
- Reg. 26 substituted. 3. Regulation 26 of the principal regulations is revoked and the following regulation substituted:—
26. There shall be paid to the Board the following fees:—
- | | \$ |
|--|-------|
| For an examination for the first time in the subjects in any one prescribed class of hairdressing | 12.00 |
| For a re-examination in any subject in any one prescribed class of hairdressing (for each subject but not exceeding a total of \$12.00) | 2.00 |
| For registration and renewal of registration as a principal | 15.00 |
| For registration and renewal of registration as an employee | 5.00 |
| For any Certificate of registration of an employee | 0.25 |
| For any other Certificate .. | 1.05 |
| For transfer of registration from an employee to principal or from principal to employee | 1.00 |
| For voluntary suspension or for re-instatement of registration | 1.00 |
- Form 7 amended. 4. Form 7 in the Schedule to the principal regulations is amended—
- (a) by deleting item 3 and substituting the following item:—
 3. The prescribed registration fee of \$15.00 principal or \$5.00 employee accompanies this application. ; and
 - (b) by deleting the passage headed "FEES" at the end of the form.

AGRICULTURAL PRODUCTS ACT, 1929-1974

I, THE UNDERSIGNED MINISTER FOR AGRICULTURE, being the Minister charged with the administration of the Agricultural Products Act, 1929-1974, acting in exercise of the power in this behalf conferred upon me by Section 3D of the said Act and on the recommendation of the Apple Sales Advisory Committee constituted under the Act, do hereby prohibit the sale, except for the purpose of export, of all apples and pears except in accordance with the Schedule hereunder setting out the varieties, grades and minimum sizes of apples and pears which may be sold and the period of operation of this notice.

The provisions of this notice shall be read in conjunction with the Agricultural Products (Apple and Pear Grading) Regulations 1970.

A person shall not sell except for the purpose of export from the State, any apples or pears of which the sale is, pursuant to Section 3D of the Act, prohibited and any person who contravenes the provisions of this Section commits an offence.

Penalty : One Hundred Dollars.

Dated this 10th day of December, 1975.

R. C. OLD,
Minister for Agriculture.

SCHEDULE

Operative from January 1, 1976 until further notice.

Variety	Grade and Minimum Size (Inches)				
	Extra	Fancy	Loose	Plain	Cooker
APPLE VARIETIES					
Trivett and Fosters	2 $\frac{1}{8}$	2 $\frac{1}{8}$	2 $\frac{1}{8}$	2 $\frac{1}{4}$	2 $\frac{1}{2}$
Gravestain, Willie Sharp, Early McIntosh, Will- iam's Favourite, Starks Earliblaze and Red Astrachan	2 $\frac{1}{4}$	2 $\frac{1}{4}$	2 $\frac{1}{4}$	2 $\frac{1}{4}$	2 $\frac{1}{2}$
Lord Nelson and Prince Alfred	2 $\frac{1}{2}$	2 $\frac{1}{2}$	2 $\frac{1}{2}$	2 $\frac{1}{2}$	2 $\frac{1}{2}$
Cleopatra, Dunns and Golden Delicious	Prohibited	Prohibited	Prohibited	Prohibited	2 $\frac{1}{2}$
Granny Smith	2 $\frac{3}{8}$	2 $\frac{3}{8}$	2 $\frac{3}{8}$	Prohibited	2 $\frac{3}{4}$
Delicious and Yates	2 $\frac{3}{8}$	2 $\frac{3}{8}$	2 $\frac{3}{8}$	Prohibited	Prohibited
Jonathans offered for sale before February 17, 1976	2 $\frac{1}{4}$	Prohibited	Prohibited	Prohibited	2 $\frac{5}{8}$
Jonathans offered for sale after February 17, 1976	2 $\frac{1}{4}$	2 $\frac{1}{4}$	2 $\frac{1}{4}$	Prohibited	2 $\frac{5}{8}$
PEAR VARIETIES					
Clapps Favourite	2 $\frac{1}{4}$	2 $\frac{1}{4}$	2 $\frac{1}{4}$	Prohibited	Prohibited
Bartlett offered for sale before January 29, 1976	2 $\frac{3}{8}$	2 $\frac{3}{8}$	2 $\frac{3}{8}$	2 $\frac{3}{8}$	2 $\frac{3}{8}$
Bartlett offered for sale after January 29, 1976	2 $\frac{1}{4}$	2 $\frac{1}{4}$	2 $\frac{1}{4}$	Prohibited	Prohibited

NOXIOUS WEEDS ACT, 1950-1973.

Agriculture Protection Board
South Perth, 11th December, 1975.

A.P.B. 85/71.

UNDER the powers granted it by section 56 (1) of the Noxious Weeds Act, 1950-1973, the Agriculture Protection Board hereby declares Apple of Sodom (*Solanum sodomaeum* L.) to be a second-

ary noxious weed within the boundaries of the Shire of Harvey.

Passed by resolution of the Agriculture Protec-
tion Board at the ordinary meeting of the said
Board held on December 8, 1975.

A. R. TOMLINSON,
Acting Chairman,
Agriculture Protection Board.

BEEF INDUSTRY COMMITTEE ACT, 1974-1975.

Department of Agriculture,
South Perth, 17th December, 1975.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Beef Industry Committee Act, 1974-1975, has been pleased to make the regulations set out in the Schedule hereunder.

S. T. SMITH,
Acting Director of Agriculture.

Schedule.
Regulations.

- Citation. 1. These regulations may be cited as the Beef Industry Committee Act Regulations.
- Interpretation. 2. In these regulations, unless the context otherwise requires—
“scheme cattle” means cattle, the beef from which comes within the range of class and weight fixed by notice in accordance with section 8 of the Act;
“the Act” means the Beef Industry Committee Act, 1974;
“the scheme” means a guaranteed minimum floor price for the types of beef which come within the range of class and weight fixed by notice published in accordance with section 8 of the Act.
- Tail Tags. 3. The Beef Industry Committee may issue identifying tail tags for use on scheme cattle.
- Scheme cattle to be tagged for sale. 4. A beef producer shall apply for and attach Beef Industry Committee identifying tail tags to scheme cattle before such cattle are moved from the property for sale by auction or private treaty.
- Offence relating to scheme cattle. 5. A person shall not offer for sale or purchase any scheme cattle that are not carrying an identification tail tag approved by the Beef Industry Committee.
- Offence relating to beef. 6. A person shall not purchase beef to which the scheme applies for the purpose of selling that beef by wholesale or retail unless it is derived from scheme cattle carrying a Beef Industry Committee identification tail tag.
- Record by purchaser. 7. Any person who purchases any cattle which carry a Beef Industry Committee identification tail tag shall maintain a record of every such purchase.
- Record by abattoir. 8. The proprietor of an abattoir shall maintain a record of all cattle slaughtered at the abattoir which carry a Beef Industry Committee identification tail tag.
- Examination of records. 9. Every person required by these regulations to maintain records—
(a) shall make the records available for examination at the request of a person authorised to examine records by the Beef Industry Committee;
(b) shall, at the request of the Beef Industry Committee, forward such records to the Secretary of the Beef Industry Committee; and
(c) shall, at the request of the Beef Industry Committee, verify such records by statutory declaration.

VERMIN ACT, 1918-1972.

Ashburton Vermin Board.

Agriculture Protection Board,
South Perth, 11th December, 1975.

A.P.B. 3/VB.

UNDER the powers granted it by section 27 of the Vermin Act, 1918-1972, the Agriculture Protection Board hereby declares Denver Frank Blake of Giralda Station via Carnarvon to be a member of the Ashburton Vermin Board, to serve until the 14th day of April, 1976.

Passed by resolution of the Agriculture Protection Board at the ordinary meeting of the said Board held on December 8, 1975.

A. R. TOMLINSON,
Acting Chairman,
Agriculture Protection Board.

VERMIN ACT, 1918-1972.

Meekatharra Vermin Board.

Agriculture Protection Board,
South Perth, 11th December, 1975.

A.P.B. 64/VB.

UNDER the powers granted it by section 27 of the Vermin Act, 1918-1972, the Agriculture Protection Board hereby declares the persons listed herebelow to be members of the Meekatharra Vermin Board, to serve until the 14th day of April, 1976:—

William Edward Johns.
John Garrity.
William Brian Smith.
William Robert Nichols.
Eardley Ross Forrester.
James Albert Clinch.
Geoffrey George Lacy.

Deane Edgar Davies.
Colin Kingsley Howden.
Laurance Woodlands Bain.

Passed by resolution of the Agriculture Protection Board at the ordinary meeting of the said Board held on December 8, 1975.

A. R. TOMLINSON,
Acting Chairman,
Agriculture Protection Board.

BANK SUMMARY.

					\$
Bank Balance 1/7/74	Dr.	1 139.15
Receipts 1974-1975	30 447.60
					29 308.45
Payments 1974-1975	18 993.28
Bank Balance 30/6/75	Cr.	\$10 315.17

We hereby certify the foregoing to be true and correct.

L. W. BROWN,
Chairman.
R. J. MILLAR,
Secretary.
R. G. WILLIAMS,
Government Inspector of Municipalities.

WYNDHAM-HALL'S CREEK VERMIN BOARD.

STATEMENTS OF RECEIPTS AND PAYMENTS FOR YEAR
ENDING 30th JUNE, 1975.

Receipts.			\$
Refunds Account	7 829.06
Rates	7 290.63
Group Dogging	14 920.27
Ammunition Rates	407.64
			<u>\$30 447.60</u>
Payments.			\$
Group Dogging	16 215.81
Ammunition	1 275.79
Refreshment and Entertainment	81.16
Office Expenses	1 281.12
Advertising	16.40
Audit Fees	123.00
			<u>\$18 993.28</u>

VERMIN ACT, 1919.

Wyndham/Hall's Creek Vermin Board.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Wyndham/Hall's Creek Vermin Board held on October 11, 1975, it was resolved that the rates specified hereunder be imposed on all properties within the Boards District.
Dated this 24th day of November, 1975.

L. BROWN,
Chairman.
R. MILLAR,
Secretary.

Schedule of Rates Levied.

Two (2) cents in the dollar on unimproved values.

TEACHER EDUCATION ACT, 1972.

Resolution of the Council dated 22nd October, 1975.

The Western Australian Teacher Education Authority,
45 Stirling Highway, Nedlands, 10th November, 1975.

THE Council of the Western Australian Teacher Education Authority, on the recommendation of the Board of the Western Australian Secondary Teachers College, has made the by-laws set out in the Schedule hereunder.

BERRY H. DURSTON,
Chief Executive Officer.

Schedule.

WESTERN AUSTRALIAN SECONDARY TEACHERS COLLEGE BY-LAWS.

PART I.—GENERAL PROVISIONS.

1. (1) These by-laws may be cited as the Western Australian Secondary Teachers College 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—

“Act” means the Teacher Education Act, 1972 as amended from time to time;

“authorised” means authorised by the Principal or an authorised officer, or the Board, and “without authority” means without the authority of the Principal, an authorised officer, or the Board;

“authorised officer” means a person authorised by the Principal to act under and for the purposes of these by-laws or, where the case expressly requires, a person authorised by the Board;

“Board” means the Board of the College;

“College” means Western Australian Secondary Teachers College as constituted by the Act;

“College lands” has the same meaning as defined in section 4 (1) of the Act;

“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 in accordance with these by-laws;

“Principal” means the Principal of the College;

“roadway” means any part of the College lands designed and established for the carriage or parking of vehicles;

“student” means a student enrolled in the College;

“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;

“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.

SCHEDULE—*continued.*

2. These by-laws shall apply—
- (a) within the boundaries of the College lands, and to every part of the College lands; and
 - (b) to every person who is at any time on the College lands.
3. The Board may delegate any function, power or duty conferred or imposed on it by these by-laws in accordance with section 48 of the Act and the Board or its delegate may by writing authorise any person to act under and for the purposes of these by-laws.
4. The Principal may from time to time declare that a particular area or areas within the College lands—
- (a) shall be open to members of the public or any specified section of the public subject to 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 Principal 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 Principal or an authorised officer.

(2) The Principal 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 Principal or an authorised officer to whom an application for a permit or parking permit is made may either 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 Principal or an authorised officer 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 College 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 College lands:—

- (a) A person who is a member of the Board, a member of the staff of the College other than a person employed on a casual basis, a graduate of the College or a student, a member of the staff of the Student Council, or an employee of a business lawfully conducted on the College lands;
- (b) a member of the Council or staff of the Teacher Education Authority;
- (c) a person attending a course of study at the College or other authorised activities at the College, during such times and in respect of such areas within the College lands as are appropriate for the purposes of such activities;
- (d) a person who holds a permit or in relation to whom a permit has been issued authorising him to enter or remain on the College lands and who observes all conditions of the permit;
- (e) a person who enters or remains on the College lands in good faith for the purpose of transacting lawful business or having lawful dealings with the College or with a person lawfully on the College lands unless the business or other dealing has been prohibited by the Principal; or
- (f) a person to whom a declaration by the Principal 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 College lands without authority.

(2) A person described in paragraph 1 (a) to (f) inclusive of this by-law shall not, without authority, enter or remain on any part of the College lands which is not customarily open to entry by him or to which the Principal 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 College lands.

SCHEDULE—*continued.*

9. No person shall write, draw, print, publish, record, broadcast, distribute, or otherwise disseminate any indecent or obscene matter of any kind or perform any indecent or obscene act of any kind.
10. No person shall, without authority—
- (a) post, paint or otherwise affix to any building, structure or tree on the College lands or publish or distribute within the College 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 College 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 College lands.
12. No person shall without authority bring on or keep or cause to be brought or kept or consume any deleterious, addictive noxious or hallucinatory drug or substance or any implement or devices designed or used to administer such drugs or substances on any part of the College lands.
13. No person shall without authority—
- (a) cut, break, deface, pick, injure, destroy or remove any tree, shrub, plant, flower, garden or lawns;
 - (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 College lands or any fixed or movable article on the College lands.
14. 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 the College lands or make any bomb or other explosive device.
15. 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.
16. 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.
17. No person shall without authority bring any animal on to College lands.
18. (1) 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 specifically by the Principal or any activity specified in a declaration by the Principal under by-law 4.
- (2) Subject to these by-laws, meetings of associations of academic staff, other salaried staff and students which, in the opinion of the Principal, are being conducted in an orderly manner, may be held on College lands.
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.
20. 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.
21. No person shall obstruct—
- (a) any police officer or member of the staff of the College in this discharge of his duty; or
 - (b) any person in the exercise and enjoyment by him of any lawful activity.
22. No child apparently under the age of fifteen years may enter or be taken into or allowed to remain on the College lands unless at all times in charge of an adult person.
23. A person shall, if and when required to do so by a police officer or an authorised officer authorised in writing by the Board, who reasonably believes that the person is on the College lands in breach of a by-law or that

SCHEDULE—*continued.*

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 College lands or such part of the College lands as may be specified by the Police officer or authorised officer.

24. A Police officer or authorised officer may remove from the College lands a person whom the Police officer or authorised officer reasonably believes is causing an annoyance or inconvenience, or is using any obscene, blasphemous or indecent language.

25. A person shall if and when required to do so by a Police officer or an officer authorised in writing by the Board, remove any vehicle, animal or other thing of whatever kind over which he has control or which he owns from the College lands.

26. (1) The Principal may notify in writing any person whose presence on the College lands is in the opinion of the Principal detrimental to the welfare of the College, that he is forbidden to enter or remain on the College lands or any specified part thereof and after receipt of such notification, notwithstanding any other provision of these by-laws, the person notified shall not enter or remain or attempt to enter or remain on the College 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 Principal may in writing direct that a specified part of the College lands be forthwith cleared and closed and that all persons then or thereafter in or on that part of the College lands (other than authorised officers) shall forthwith leave and disperse. If any person fails to leave the specified part of the College lands as directed he shall commit a breach of these by-laws.

PART III.—TRAFFIC BY-LAWS.

27. A person who brings a vehicle upon the College lands does so at his own risk and the College is not and shall not be liable or responsible in any way for the safe custody of a vehicle or its contents.

28. No person shall without authority drive, or bring a vehicle on the College lands except on the roadways or parking areas.

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

30. No person shall drive a vehicle at a speed exceeding 25 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.

31. 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.

32. 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.

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

34. 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 Road Traffic Act, 1974.

35. (1) The Principal 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.

36. 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.

37. A parking permit shall be issued with respect to a particular vehicle in such form as may be approved by the Principal from time to time signed by the Principal or any authorised officer and unless the permit is varied, suspended or revoked, it shall be current until the date of expiry specified in the permit.

38. 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.

SCHEDULE—*continued.*

39. (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 Principal or as he shall from time to time direct.

(2) Parking permits shall not be transferable.

40. Except as provided in By-law 42, 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 shall affix the permit to the vehicle for which it was issued in such manner as shall be required by the permit.

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

43. (1) This by-law applies whenever—

(a) a vehicle is parked in a manner that is in breach of these by-laws;

(b) a vehicle is driven by a person in a manner that is in breach of these by-laws; or

(c) there is otherwise a breach of these by-laws with respect to a vehicle.

(2) If a permit has been issued with respect to the vehicle which is current, the permit holder shall be deemed to have committed the breach of these by-laws described in paragraph (1) of this by-law. If no permit has been issued which is current, or the permit holder is not residing at the address on the permit at the time of the breach of these by-laws, the owner of the vehicle (for the purposes of the Road Traffic Act, 1974) shall be deemed to have committed the breach of these by-laws.

(3) It shall be a defence to a charge under this by-law that the permit holder or owner of the vehicle (as the case may require) has satisfied an authorised officer that the vehicle was stolen or was being unlawfully used at the time of the alleged breach.

(4) If the permit holder or owner of the vehicle did not himself park or drive the vehicle in a manner that is in breach of these by-laws, the person who did so park or drive the vehicle in breach of these by-laws shall also have committed the breach of these by-laws (whether or not paragraph (3) of this by-law applies).

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

44. 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.

45. (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 Principal or an authorised officer to such place whether on or off the College lands as the Principal 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 College in moving it and neither the College nor any officer employee or agent of the College 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 College may retain possession of a vehicle so removed until any amount payable under paragraph (3) of this by-law is paid.

46. (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 Principal which notice shall—

(a) be identified by a serial number;

SCHEDULE—*continued.*

- (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 indicated on the notice is paid; or
 - (ii) within seven days an explanation in writing addressed to the Principal 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.

(2) The Board may prescribe from time to time the amounts of modified penalties that may be accepted under this by-law for breaches of these by-laws or any particular by-law.

47. On such days or nights and during such time or times as the Principal may direct, Police officers and authorised officers shall have complete control over all traffic within the College lands, whereupon every person in charge of any vehicle or animal within the College 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.

48. The Board 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.

49. 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 College property.

50. 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.

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

52. The Board may, in its absolute discretion, accept from a person who has committed a breach of these by-laws a sum less than the maximum prescribed by the Act and the acceptance of the Board of such lesser sum shall be a complete defence to any subsequent action by the Board with respect to the Act occasioning the particular breach.

The Common Seal of the Western Australian Teacher Education Authority was hereto affixed by the authority of a resolution of the Council of the Authority dated 22nd October, 1975 in the presence of—

[L.S.]

H. W. DETTMAN,
Chairman.
BERRY H. DURSTON,
Chief Executive Officer.

Approved by His Excellency the Governor in Executive Council this 3rd day of December, 1975.

R. D. DAVIES,
Clerk of the Council.

TEACHER EDUCATION ACT, 1972.

Resolution of the Council dated 22nd October, 1975.

The Western Australian Teacher Education Authority,

45 Stirling Highway, Nedlands, 11th November 1975.

THE Council of the Western Australian Teacher Education Authority, on the recommendation of the Board of the Churchlands Teachers College, has made the By-laws set out in the Schedule hereunder.

BERRY H. DURSTON,
Chief Executive Officer.

Schedule.

CHURCHLANDS TEACHERS COLLEGE BY-LAWS.

PART I.—GENERAL PROVISIONS.

1. (1) These By-laws may be cited as the Churchlands Teachers College 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—

“Act” means the Teacher Education Act, 1972 as amended from time to time;

“authorised” means authorised by the Principal or an authorised officer, or the Board, and “without authority” means without the authority of the Principal, an authorised officer, or the Board;

“authorised officer” means a person authorised by the Principal to act under and for the purpose of these By-laws or, where the case expressly requires, a person authorised by the Board;

“Board” means the Board of the College;

“College” means Churchlands Teachers College as constituted by the Act;

“College lands” has the same meaning as defined in Section 4 (1) of the Act;

“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 in accordance with these By-laws;

“Principal” means the Principal of the College;

“roadway” means any part of the College lands designed and established for the carriage or parking of vehicles;

“student” means a student enrolled in the College;

“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;

“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.

2. These By-laws shall apply—

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

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

3. The Board may delegate any function, power or duty conferred or imposed on it by these By-laws in accordance with Section 48 of the Act and the Board or its delegate may by writing authorised any person to act under and for the purposes of these By-laws.

4. The Principal may from time to time declare that a particular area or areas within the College lands—

(a) shall be open to members of the public or any specified section of the public subject to 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 Principal 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 Principal or an authorised officer.

(2) The Principal 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 Principal or an authorised officer to whom an application for a permit or 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.

SCHEDULE—*continued*.

(4) The Principal or an authorised officer 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 College 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 College lands—

- (a) A person who is a member of the Board, a member of the staff of the College other than a person employed on a casual basis, a graduate of the College or a student, a member of the staff of the Student Council, or an employee of a business lawfully conducted on the College lands;
- (b) a member of the Council or staff of the Teacher Education Authority;
- (c) a person attending a course of study at the College or other authorised activities at the College, during such times and in respect of such areas within the College lands as are appropriate for the purposes of such activities;
- (d) a person who holds a permit or in relation to whom a permit has been issued authorising him to enter or remain on the College lands and who observes all conditions of the permit;
- (e) a person who enters or remains on the College lands in good faith for the purpose of transacting lawful business or having lawful dealings with the College or with a person lawfully on the College lands unless the business or other dealing has been prohibited by the Principal; or
- (f) a person to whom a declaration by the Principal 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 College lands without authority.

(2) A person described in paragraphs 1 (a) to (f) inclusive of this By-law shall not, without authority, enter or remain on any part of the College lands which is not customarily open to entry by him or to which the Principal 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 College lands.

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

10. No person shall, without authority—

- (a) post, paint or otherwise affix to any building, structure or tree on the College lands or publish or distribute within the College 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 College 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 College lands.

12. No person shall without authority bring on or keep or cause to be brought or kept or consume any deleterious, addictive noxious or hallucinatory drug or substance or any implement or devices designed or used to administer such drugs or substances on any part of the College lands.

13. No person shall without authority—

- (a) cut, break, deface, pick, injure, destroy or remove any tree, shrub, plant, flower, garden or lawns;
- (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 College lands or any fixed or movable article on the College lands.

SCHEDULE—*continued*.

14. 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 the College lands or make any bomb or other explosive device.
15. 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.
16. 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.
17. No person shall without authority bring any animal on to College lands.
18. (1) 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 specifically by the Principal or any activity specified in a declaration by the Principal under By-law 4.
- (2) Subject to these By-laws, meetings of associations of academic staff, other salaried staff and students which, in the opinion of the Principal, are being conducted in an orderly manner, may be held on College lands.
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.
20. 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.
21. No person shall obstruct—
- (a) any police officer or member of the staff of the College in the discharge of his duty; or
 - (b) any person in the exercise and enjoyment by him of any lawful activity.
22. No child apparently under the age of fifteen years may enter or be taken into or allowed to remain on the College lands unless at all times in charge of an adult person.
23. A person shall, if and when required to do so by a police officer or an authorised officer authorised in writing by the Board, who reasonably believes that the person is on the College 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 College lands or such part of the College lands as may be specified by the Police officer or authorised officer.
24. A Police officer or authorised officer may remove from the College lands a person whom the Police officer or authorised officer reasonably believes is causing an annoyance or inconvenience, or is using any obscene, blasphemous or indecent language.
25. A person shall if and when required to do so by a Police Officer or an officer authorised in writing by the Board, remove any vehicle, animal or other thing of whatever kind over which he has control or which he owns from the College lands.

26. (1) The principal may notify in writing any person whose presence on the College lands is in the opinion of the Principal detrimental to the welfare of the College, that he is forbidden to enter or remain on the College lands or any specified part thereof and after receipt of such notification, notwithstanding any other provision of these By-laws, the person notified shall not enter or remain or attempt to enter or remain on the College 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 Principal may in writing direct that a specified part of the College lands be forthwith cleared and closed and that all persons then or thereafter in or on that part of the College lands (other than authorised officers) shall forthwith leave and disperse. If any person fails to leave the specified part of the College lands as directed he shall commit a breach of these By-laws.

PART III.—TRAFFIC BY-LAWS.

27. A person who brings a vehicle upon the College lands does so at his own risk and the College is not and shall not be liable or responsible in any way for the safe custody of a vehicle or its contents.

28. No person shall without authority drive, or bring a vehicle on the College lands except on the roadways or parking areas.

SCHEDULE—*continued.*

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

30. No person shall drive a vehicle at a speed exceeding 25 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.

31. 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.

32. 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.

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

34. 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 Road Traffic Act, 1974.

35. (1) The Principal 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.

36. 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.

37. A parking permit shall be issued with respect to a particular vehicle in such form as may be approved by the Principal from time to time signed by the Principal or any authorised officer and unless the permit is varied, suspended or revoked, it shall be current until the date of expiry specified in the permit.

38. 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.

39. (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 Principal or as he shall from time to time direct.

(2) Parking permits shall not be transferable.

40. Except as provided in By-law 42, 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 shall affix the permit to the vehicle for which it was issued in such manner as shall be required by the permit.

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

43. (1) This By-law applies whenever—

- (a) a vehicle is parked in a manner that is in breach of these by-laws;
- (b) a vehicle is driven by a person in a manner that is in breach of these by-laws; or

(c) there is otherwise a breach of these by-laws with respect to a vehicle.

(2) If a permit has been issued with respect to the vehicle which is current, the permit holder shall be deemed to have committed the breach of these by-laws described in paragraph (1) of this by-law. If no permit has been issued which is current, or the permit holder is not residing at the address on the permit at the time of the breach of these by-laws, the owner of the vehicle (for the purposes of the Road Traffic Act, 1974) shall be deemed to have committed the breach of these by-laws.

(3) It shall be a defence to a charge under this by-law that the permit holder or owner of the vehicle (as the case may require) has satisfied an authorised officer that the vehicle was stolen or was being unlawfully used at the time of the alleged breach.

(4) If the permit holder or owner of the vehicle did not himself park or drive the vehicle in a manner that is in breach of these by-laws, the person who did so park or drive the vehicle in breach of these by-laws shall also have committed the breach of these by-laws (whether or not paragraph (3) of this by-law applies).

SCHEDULE—*continued.*

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

44. 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.

45. (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 Principal or an authorised officer to such place whether on or off the college lands as the Principal 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 College in moving it and neither the College nor any officer employee or agent of the College 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 College may retain possession of a vehicle so removed until any amount payable under paragraph (3) of this By-law is paid.

46. (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 Principal 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 indicated on the notice is paid; or
 - (ii) within seven days an explanation in writing addressed to the Principal 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.

(2) The Board may prescribe from time to time the amounts of modified penalties that may be accepted under this By-law for breaches of these By-laws or any particular By-law.

47. On such days or nights and during such time or times as the Principal may direct, Police officers and authorised officers shall have complete control over all traffic within the College lands, whereupon every person in charge of any vehicle or animal within the College 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.

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50. 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.

SCHEDULE—*continued.*

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

52. The Board may, in its absolute discretion, accept from a person who has committed a breach of these By-laws a sum less than the maximum prescribed by the Act and the acceptance of the Board of such lesser sum shall be a complete defence to any subsequent action by the Board with respect to the Act occasioning the particular breach.

The Common Seal of the Western Australian Teacher Education Authority was hereto affixed by the authority of a Resolution of the Council of the Authority dated 22nd October, 1975 in the presence of—

H. W. DETTMAN,
Chairman.

[L.S.]

BERRY H. DURSTON,
Chief Executive Officer.

Approved by His Excellency the Governor in Executive Council, this 3rd day of December, 1975.

R. D. DAVIES,
Clerk of the Council.

TEACHER EDUCATION ACT, 1972.

Resolution of the Council dated 22nd October, 1975.

The Western Australian Teacher Education Authority,
45 Stirling Highway, Nedlands, 10th November, 1975.

THE Council of the Western Australian Teacher Education Authority, on the recommendation of the Board of the Graylands Teachers College, has made the By-laws set out in the Schedule hereunder.

BERRY H. DURSTON,
Chief Executive Officer.

Schedule.

GRAYLANDS TEACHERS COLLEGE BY-LAWS.

PART I.—GENERAL PROVISIONS.

1. (1) These By-laws may be cited as the Graylands Teachers College 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—

“Act” means the Teacher Education Act, 1972 as amended from time to time;

“authorised” means authorised by the Principal or an authorised officer, or the Board, and “without authority” means without the authority of the Principal, an authorised officer, or the Board;

“authorised officer” means a person authorised by the Principal to act under and for the purposes of these By-laws or, where the case expressly requires, a person authorised by the Board;

“Board” means the Board of the College;

“College” means Graylands Teachers College as constituted by the Act.

“College lands” has the same meaning as defined in section 4 (1) of the Act;

“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 in accordance with these By-laws;

“Principal” means the Principal of the College;

“roadway” means any part of the College lands designed and established for the carriage or parking of vehicles;

“student” means a student enrolled in the College;

“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;

“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.

2. These By-laws shall apply—

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

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

SCHEDULE—*continued*.

3. The Board may delegate any function, power or duty conferred or imposed on it by these By-laws in accordance with section 43 of the Act and the Board or its delegate may by writing authorise any person to act under and for the purposes of these By-laws.

4. The Principal may from time to time declare that a particular area or areas within the College lands—

- (a) shall be open to members of the public or any specified section of the public subject to 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 Principal 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 Principal or an authorised officer.

(2) The Principal 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 Principal or an authorised officer to whom an application for a permit or 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 Principal or an authorised officer 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 College 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 College lands—

- (a) A person who is a member of the Board, a member of the staff of the College other than a person employed on a casual basis, a graduate of the College or a student, a member of the staff of the Student Council, or an employee of a business lawfully conducted on the College lands;
- (b) a member of the Council or staff of the Teacher Education Authority;
- (c) a person attending a course of study at the College or other authorised activities at the College, during such times and in respect of such areas within the College lands as are appropriate for the purposes of such activities;
- (d) a person who holds a permit or in relation to whom a permit has been issued authorising him to enter or remain on the College lands and who observes all conditions of the permit;
- (e) a person who enters or remains on the College lands in good faith for the purpose of transacting lawful business or having lawful dealings with the College or with a person lawfully on the College lands unless the business or other dealing has been prohibited by the Principal; or
- (f) a person to whom a declaration by the Principal 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 College lands without authority.

(2) A person described in paragraphs 1 (a) to (f) inclusive of this By-law shall not, without authority, enter or remain on any part of the College lands which is not customarily open to entry by him or to which the Principal 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 to 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 College lands.

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

SCHEDULE—*continued.*

10. No person shall, without authority—
- (a) post, paint or otherwise affix to any building, structure or tree on the College lands or publish or distribute within the College 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 College 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 College lands.
12. No person shall without authority bring on or keep or cause to be brought or kept or consume any deleterious, addictive noxious or hallucinatory drug or substance or any implement or devices designed or used to administer such drugs or substances on any part of the College lands.
13. No person shall without authority—
- (a) cut, break, deface, pick, injure, destroy or remove any tree, shrub, plant, flower, garden or lawns;
 - (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 College lands or any fixed or movable article on the College lands.
14. 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 the College lands or make any bomb or other explosive device.
15. 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.
16. 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.
17. No person shall without authority bring any animal on to College lands.
18. (1) 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 specifically by the Principal or any activity specified in a declaration by the Principal under By-law 4.
- (2) Subject to these By-laws, meetings of associations of academic staff, other salaried staff and students which, in the opinion of the Principal, are being conducted in an orderly manner, may be held on College lands.
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.
20. 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.
21. No person shall obstruct—
- (a) any police officer or member of the staff of the College in the discharge of his duty; or
 - (b) any person in the exercise and enjoyment by him of any lawful activity.
22. No child apparently under the age of fifteen years may enter or be taken into or allowed to remain on the College lands unless at all times in charge of an adult person.
23. A person shall, if and when required to do so by police officer or an authorised officer authorised in writing by the Board, who reasonably believes that the person is on the College 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 College lands or such part of the College lands as may be specified by the Police officer or authorised officer.

SCHEDULE—*continued.*

24. A Police officer or authorised officer may remove from the College lands a person whom the Police officer or authorised officer reasonably believes is causing an annoyance or inconvenience, or is using any obscene, blasphemous or indecent language.

25. A person shall if and when required to do so by a Police officer or an officer authorised in writing by the Board, remove any vehicle, animal or other thing of whatever kind over which he has control or which he owns from the College lands.

26. (1) The Principal may notify in writing any person whose presence on the College lands is in the opinion of the Principal detrimental to the welfare of the College, that he is forbidden to enter or remain on the College lands or any specified part thereof and after receipt of such notification, notwithstanding any other provision of these By-laws, the person notified shall not enter or remain or attempt to enter or remain on the College 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 Principal may in writing direct that a specified part of the College lands be forthwith cleared and closed and that all persons then or thereafter in or on that part of the College lands (other than authorised officers) shall forthwith leave and disperse. If any person fails to leave the specified part of the College lands as directed he shall commit a breach of these By-laws.

PART III.—TRAFFIC BY-LAWS.

27. A person who brings a vehicle upon the College lands does so at his own risk and the College is not and shall not be liable or responsible in any way for the safe custody of a vehicle or its contents.

28. No person shall without authority drive, or bring a vehicle on the College lands except on the roadways or parking areas.

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

30. No person shall drive a vehicle at a speed exceeding 25 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.

31. 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.

32. 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.

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

34. 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 Road Traffic Act, 1974.

35. (1) The Principal 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.

36. 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.

37. A parking permit shall be issued with respect to a particular vehicle in such form as may be approved by the Principal from time to time signed by the Principal or any authorised officer and unless the permit is varied, suspended or revoked, it shall be current until the date of expiry specified in the permit.

38. 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.

39. (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 Principal or as he shall from time to time direct.

(2) Parking permits shall not be transferable.

SCHEDULE—*continued.*

40. Except as provided in By-law 42, 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 shall affix the permit to the vehicle for which it was issued in such manner as shall be required by the permit.

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

43. (1) This by-law applies whenever—

- (a) a vehicle is parked in a manner that is in breach of these by-laws;
- (b) a vehicle is driven by a person in a manner that is in breach of these by-laws; or
- (c) there is otherwise a breach of these by-laws with respect to a vehicle.

(2) If a permit has been issued with respect to the vehicle which is current, the permit holder shall be deemed to have committed the breach of these by-laws described in paragraph (1) of this by-law. If no permit has been issued which is current, or the permit holder is not residing at the address on the permit at the time of the breach of these by-laws, the owner of the vehicle (for the purposes of the Road Traffic Act 1974) shall be deemed to have committed the breach of these by-laws.

(3) It shall be a defence to a charge under this by-law that the permit holder or owner of the vehicle (as the case may require) has satisfied an authorised officer that the vehicle was stolen or was being unlawfully used at the time of the alleged breach.

(4) If the permit holder or owner of the vehicle did not himself park or drive the vehicle in a manner that is in breach of these by-laws, the person who did so park or drive the vehicle in breach of these by-laws shall also have committed the breach of these by-laws (whether or not paragraph (3) of this by-law applies).

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

44. 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.

45. (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 Principal or an authorised officer to such place whether on or off the College lands as the Principal 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 College in moving it and neither the College nor any officer employee or agent of the College 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 College may retain possession of a vehicle so removed until any amount payable under paragraph (3) of this by-law is paid.

46. (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 principal 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;

SCHEDULE—*continued.*

(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 indicated on the notice is paid; or

(ii) within seven days an explanation in writing addressed to the Principal 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.

(2) The Board may prescribe from time to time the amounts of modified penalties that may be accepted under this by-law for breaches of these by-laws or any particular by-law.

47. On such days or nights and during such time or times as the Principal may direct, Police officers and authorised officers shall have complete control over all traffic within the College lands, whereupon every person in charge of any vehicle or animal within the College 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.

48. The Board 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.

49. 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 College property.

50. 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.

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

52. The Board may, in its absolute discretion, accept from a person who has committed a breach of these by-laws a sum less than the maximum prescribed by the Act and the acceptance of the Board of such lesser sum shall be a complete defence to any subsequent action by the Board with respect to the Act occasioning the particular breach.

The Common Seal of the Western Australian Teacher Education Authority was hereto affixed by the authority of a Resolution of the Council of the Authority dated 22nd October, 1975 in the presence of—

[L.S.]

H. W. DETTMAN,
Chairman.
BERRY H. DURSTON,
Chief Executive Officer.

Approved by His Excellency the Governor in Executive Council, this 3rd day of December, 1975.

R. D. DAVIES,
Clerk of the Council.

UNIVERSITY OF WESTERN AUSTRALIA ACT, 1911-1975.

Office of the Minister for Education,
Perth, 10th December, 1975.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of section 33 of the University of Western Australia Act, 1911-1975 has been pleased to approve of the Statutes made by the Senate of the University of Western Australia and set out in the Schedule hereunder.

W. L. GRAYDEN,
Acting Minister for Education.

Schedule.

AMENDING STATUTE No. 2 of 1975.

1. Amendments to Statute No. 8—The Faculties:

(a) Clause 16 is amended by the deletion of the existing Clause 16 and the substitution of the following Clause in its place:

16. (1) The Faculty of Medicine shall consist of:

(a) the Dean of the Faculty;

SCHEDULE—*continued.*

- (b) the professors and lecturers and the full-time senior demonstrators, senior tutors, tutors and demonstrators of the Departments of Anatomy and Human Biology, Biochemistry, Child Health, Medicine, Microbiology, Obstetrics and Gynaecology, Pathology, Pharmacology, Physiology, Psychiatry and Surgery, and of such other departments as may from time to time be established within the Faculty;
- (c) the Heads of the Departments of Organic Chemistry, Physical and Inorganic Chemistry, Physics, Psychology, and Zoology or their nominees who shall be full-time members of the teaching staff of the departments concerned;
- (d) seven members of the part-time clinical teaching staff as under, each elected by the part-time clinical teaching staff of the teaching hospital concerned to serve for a period of three years or for the duration of his appointment to the hospital staff whichever is the shorter:
- (i) one from the Princess Margaret Hospital for Children;
 - (ii) one from the King Edward Memorial Hospital for Women;
 - (iii) three from the Royal Perth Hospital (of whom at least one shall be a physician and at least one shall be a surgeon);
 - (iv) one from the Fremantle Hospital;
 - (v) one from the Sir Charles Gairdner Hospital;
- (e) a nominee of the Australian Medical Association (Western Australian Branch) who shall be a general practitioner, such member to serve for a period of three years;
- (f) not more than six other persons appointed from time to time by the Senate on the nomination of the foregoing members of the Faculty and on the recommendation of the Professorial Board to serve for such periods as the Faculty may determine but not exceeding three years;
- (g) the Commissioner of Public Health and the Director of Mental Health Services;
- (h) three persons elected annually by the Western Australian Medical Students' Society, two of whom shall be members of that Society who are enrolled in the Faculty of Medicine, and one of whom shall be a graduate of not more than three years' standing who holds the degrees of Bachelor of Medicine and Bachelor of Surgery of the University of Western Australia.
- (2) On the expiration of their term of office elected members shall be eligible for re-election.
- (b) Clause 18 (1) (h) is amended by the deletion of the existing Clause 18 (1) (h) and the substitution of the following Clause in its place:
18. (1) (h) The Advisory Board in Physical Education and Recreation shall consist of the Dean and members of the Faculty of Education, the Head of the Department of Physical Education at the Secondary Teachers' College, the Superintendent of Physical Education of the Education Department of Western Australia, the Director of the Community Recreation Council of Western Australia, the Head of the Department of Anatomy and Human Biology or his nominee, the Head of the Department of Physiology or his nominee, one person nominated by the Australian Medical Association (Western Australian Branch) one person nominated by the Australian Sports Medicine Federation (Western Australian Branch), one person nominated by the Australian Council for Health, Physical Education and Recreation (Western Australian Branch), one person nominated by the National Heart Foundation of Australia (Western Australian Division), two practising teachers nominated by the Western Australian Physical Education Teachers' Association, three students enrolled in the Department of Physical Education and Recreation in the Faculty of Education, nominated by the University of Western Australia Physical Education and Recreation Students' Association, and such other persons as may from time to time be appointed by the Senate on the nomination of the foregoing and on the recommendation of the Professorial Board.
2. Amendments to Statute No. 9—Convocation:
- (a) Clause 44 is amended by—
- (i) deleting subclause (1) and substituting a new Subclause as follows:

44 (1) There shall be a committee of Convocation which shall be called the Standing Committee and which shall have such powers and perform such duties as are conferred or imposed on it by this Statute or by Convocation.
 - (ii) inserting a new Subclause (4) as follows:

44 (4) At any meeting of the Committee the quorum shall be not less than one-third of the number of members of the Committee for the time being.
- (b) Clauses 7 (3), 12, 13 (1), 44D, 44E (3) (e) and (h), 45, 46, 47 (2), 48, 54 (2), 56, 59 and the Heading to Part II (v)—Delete the words "Standing and Statutes Committee" where they appear and substitute the words "Standing Committee".

SCHEDULE—continued.

3. Amendments to Statute No. 11—Academic Dress:

Clause 4 (b) (i) is amended by the insertion of the words "Physical Education—Magenta (B.C.C. 198)" after the words "Music—Peacock Blue (B.C.C. 120)".

The Common Seal of the University of Western Australia was hereto affixed by authority of the Senate—

Attested by—

[L.S.]

R. T. WHELAN,
Vice-Chancellor.

Approved by His Excellency the Governor in Executive Council, this 3rd day of December, 1975.

R. D. DAVIES,
Clerk of the Council.

The University of Western Australia.

**ANNUAL ELECTION BY CONVOCATION
OF ONE MEMBER OF THE SENATE.**

UNDER the provisions of the University of Western Australia Act, 1911-1970, the annual election will be conducted on Tuesday, 2nd March, 1976 by which Convocation will choose one person to be a member of the Senate of the University of Western Australia for a period of six years. The retiring member is Emeritus Professor K. L. Cooper who is eligible for re-election.

Nominations must be signed by two qualified voters and must be accompanied by the written consent of the nominee, and nominations must be addressed to the Warden of Convocation, The University of Western Australia, Nedlands, W.A. 6009, to reach the University not earlier than Tuesday, 13th January, 1976 not later than Tuesday, 20th January, 1976. Nomination forms will be available on application to the undersigned.

(Miss) B. N. MEZGER,
Clerk of Convocation.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1975			1976
Nov. 14	900A/1975	610 mm ; 760 mm and 910 mm Needle Regulating Valves—M.W.B.	Jan. 8
Nov. 28	969A/1975	Road Motor Buses (8 or 12 only) with or without airconditioning—Westrail	Jan. 15
Dec. 5	990A/1975	Stage Equipment for new Hall/Gymnasium at Geraldton Senior High School—P.W.D.	Jan. 15
Dec. 12	993A/1975	Bread for Narrogin Agricultural Senior High School (1 year period)	Jan. 15
Dec. 12	995A/1975	Filter Outlet and Backwash Flow Control Valves—M.W.B.	Jan. 15
Dec. 12	998A/1975	Sterile Disposable Blood Transfusion Sets (1 year period)—R.P.H.	Jan. 15
Dec. 12	999A/1975	Thermometers, Clinical, Centrigrade, Stubby Bulb (1 year period)—R.P.H.	Jan. 15
Dec. 12	1000A/1975	Skid Mounted Transportable Ablution Units (2 only)—M.R.D.	Jan. 15
Dec. 12	1001A/1975	Nylon Tarpaulin Material, P.V.C. Coated, Orange and Yellow Coloured (approx. 66 000 metres)—Westrail	Jan. 15
Dec. 12	1002A/1975	Automatic Flame Photometer with Printer—R.P.H.	Jan. 15
Dec. 12	1003A/1975	Densitometric Scanner—R.P.H.	Jan. 15
Dec. 12	1004A/1975	Thin Layer and Paper Chromatography Scanning Unit (1 only)—R.P.H.	Jan. 15
Dec. 12	1005A/1975	Microscope for Metallurgical and Biological Investigations (1 only)—R.P.H.	Jan. 15
Dec. 12	1006A/1975	Paper Tape Reader—R.P.H.	Jan. 15
Dec. 12	1007A/1975	Electromechanical Polisher for Metallurgical Specimens—R.P.H.	Jan. 15
Dec. 12	1008A/1975	Colonofibrescope (1 only)—R.P.H.	Jan. 15
Dec. 12	1010A/1975	Ball Point Pens for Government Stores Department (1 year period)	Jan. 15
Dec. 12	1011A/1975	Crushed Limestone Sub-Base Material (approx. 50 000 to 100 000 cubic metres) (1 year period)—M.R.D.	Jan. 5
Dec. 12	1013A/1975	Locomotive Starting Batteries (1, 2 or 3 year period)—W.A.G.R.	Jan. 15
Dec. 12	1014A/1975	Waterproof Clothing and Boots (Long Coats—Suits—Sou' Westers—Thigh and Knee Boots) (1 year period)	Jan. 15
Dec. 12	1015A/1975	Arc Welding Electrodes—Westrail	Jan. 15
Dec. 12	1017A/1975	Cryotome (1 only)—R.P.H.	Jan. 15
Dec. 12	1018A/1975	Inverted Microscope (1 only)—R.P.H.	Jan. 15
Dec. 12	1019A/1975	Automatic Tissue Processor—R.P.H.	Jan. 15
Dec. 12	1020A/1975	Laminar Flow Hood—R.P.H.	Jan. 15
Dec. 12	1021A/1975	Bandsaw (1 only)—R.P.H.	Jan. 15
Dec. 12	1022A/1975	Tool and Cutter Grinder—R.P.H.	Jan. 15
Dec. 12	1023A/1975	Test and Measurement Instrumentation—R.P.H.	Jan. 15
Dec. 12	1024A/1975	Portable E.E.G. (1 only)—R.P.H.	Jan. 15
Dec. 19	1038A/1975	150 mm to 250 mm Dia. Reflux Valves (30 only)—M.W.B.	Jan. 15
Dec. 19	1040A/1975	Street Lighting Poles (50 only)—M.R.D.	Jan. 15
Dec. 19	1041A/1975	Luminaires, Lamps and Control Equipment (50 only)—M.R.D.	Jan. 15
Dec. 19	1042A/1975	Low Tension Switchboards (2 only)—M.R.D.	Jan. 15
Dec. 19	1043A/1975	Pyramitome with Target Marker—R.P.H.	Jan. 15

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

Tenders for Government Supplies—continued.

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1975			1976
Dec. 19	1044A/1975	Digital Computing Densitometer—R.P.H.	Jan. 15
Dec. 19	1045A/1975	Respiratory Ventilator—R.P.H.	Jan. 15
Dec. 19	1047A/1975	Submersible Sewage Pumping Units—P.W.D.	Jan. 15
Dec. 19	1048A/1975	Crawler Tractor (1 only)—M.R.D.	Jan. 15
Dec. 19	1049A/1975	Orthopaedic Drill—R.P.H.	Jan. 15
Dec. 19	1050A/1975	Ultrasonic 'B' Scanning Unit—R.P.H.	Jan. 15
Dec. 19	1052A/1975	Office Furniture—Steel—Group 2 (Cabinets, Chairs and Stools) (1 year period)—P.W.D.	Jan. 15
Dec. 19	1053A/1975	Inband Speech plus Duplex F.M.V.F.T. Equipment—Westrail	Jan. 15
Dec. 19	1054A/1975	X-Ray Film Processor (1 only)—R.P.H.	Jan. 15
Dec. 19	1055A/1975	Ablution Semi-trailer Caravan (1 only)—M.R.D.	Jan. 15
Dec. 19	1056A/1975	11 KV High Voltage Switchboards (3 only) for Perth Medical Centre—P.W.D.	Jan. 15
Dec. 19	1057A/1975	X-Ray Equipment (X-ray Generator and Control and 90/90 Tilt X-Ray Table)—R.P.H.	Jan. 15
Dec. 19	1058A/1975	24 cm x 30 cm Puck Film Changer—R.P.H.	Jan. 15
Dec. 19	1046A/1975	Console Type Room Air Conditioners with Remote Condensing Units for North West Schools (99 only)—P.W.D.	Jan. 22
Dec. 12	1025A/1975	Distillate Fuel (1, 2 or 3 year period)—Westrail	Feb. 5
Nov. 28	965A/1975	Pumping Equipment for Pumping Scheme to Kalamunda from Forrestfield—M.W.B.	Feb. 26

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1975			1976
Dec. 5	979A/1975	Landrover Utility, Series 11A 109 in. (PW 1893) and Holden HQ Utility (PW 2088) at Carnarvon	Jan. 15
Dec. 5	983A/1975	Holden HT Sedan (PW 1675) at Wyndham	Jan. 15
Dec. 5	989A/1975	1973 Holden Station Sedan (UQN 063) (Re-called) and 1971 Landrover Utility 109 in. W.B., 4 W.D. (UQJ 435) at Kununurra	Jan. 15
Dec. 5	991A/1975	F.R. 6 Lister Marine Diesel Engine (ex Pilot Launch 'Champion') at Geraldton	Jan. 15
Dec. 12	992A/1975	Lincoln Welder (Trailer mounted) (PW 191) at East Perth	Jan. 15
Dec. 12	994A/1975	Bale Loader, 10 Disc. Cultivator, 8 ft. Side Delivery Hay Rake, Surveyors Equipment Set, 35 mm Projector, Cameras, Steel Safe and miscellaneous items at South Perth	Jan. 15
Dec. 12	996A/1975	Holden Station Sedans (UQJ 504; UQL 001; UQL 391) and Holden Sedan (UQL 085) at East Perth	Jan. 15
Dec. 12	997A/1975	Motor Cycles—1969 Suzuki TC 120 (UQ 097); 1970 Suzuki TC 120-II (UQ 083), 1972 Honda SL 125 (UQ 113) and 1972 CZ (UQ 039) at South Perth	Jan. 15
Dec. 12	1009A/1975	Holden HG Station Sedan (UQJ 425) at Derby	Jan. 15
Dec. 12	1012A/1975	Toyota Landcruiser (UQH 303) at East Perth	Jan. 15
Dec. 12	1016A/1975	Landrover 11A 109 Truck (re-called) at Wyndham	Jan. 15
Dec. 19	1039A/1975	Dodge 50 cwt Truck (PW 2296) at Karratha	Jan. 15
Dec. 19	1026A/1975	Holden 1974 HQ Panel Van (MRD 965) at Derby	Jan. 15
Dec. 19	1027A/1975	Holden 1974 HQ Utility (MRD 788) at Carnarvon	Jan. 15
Dec. 19	1028A/1975	Dodge 30 cwt Van (MRD 1805) at East Perth	Jan. 15
Dec. 19	1029A/1975	Houses—Weatherboard Timber Framed (2 only) at Forests Department, Mundaring Settlement	Jan. 15
Dec. 19	1030A/1975	Holden Station Sedan (UQL 641); Dodge Utility (UQJ 248); Falcon Panel Van (UQJ 933); Valiant Station Sedan (UQL 147); Bedford 5 Ton Tip Truck (UQJ 024) at East Perth	Jan. 15
Dec. 19	1031A/1975	Anderson Steam Cleaner (MRD 616) at East Perth	Jan. 15
Dec. 19	1032A/1975	International AB 180, 1972 model 7 ton tip truck (UQE 844) at Collie	Jan. 15
Dec. 19	1033A/1975	Atlas Copco Air Compressor 300 cu. ft. (MRD 463) at East Perth	Jan. 15
Dec. 19	1034A/1975	1967 Holden Utilities (UQE 613; UQE 622) at Gnangara	Jan. 15
Dec. 19	1035A/1975	Landrovers S.W.B. (2 only) and Toyotas S.W.B. (2 only) at Gnangara	Jan. 15
Dec. 19	1036A/1975	Microfilm Equipment (14 only 3M Cassette Readers; 11 only Cassette Storage Units) at M.W.B., West Perth	Jan. 15
Dec. 19	1037A/1975	Homelight sludge Pumps—Skid Mounted (PW 379; PW 380) at East Perth	Jan. 15
Dec. 19	1051A/1975	Trucks—Austin 3 ton (2 only); Bedford 7 ton Tip (2 only) and 7 ton (1 only); International 3 ton (2 only); Landrover S/Wagon, Toyotas (2 only) and M.F. Tractor at Manjimup	Jan. 15

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.

GOVERNMENT PRINTING OFFICE OF W.A.

TENDERS FOR GOVERNMENT PRINTING

Tenders are invited for the supply of the undermentioned stores.

Tenders close at Wembley, 5th January, 1976 at 10.00 a.m.

Tender No.	Particulars of Stores
XS 1353	26 000 copies—Primary Maths.—Workbook 4, for Education Curriculum Branch. Consisting of 80pp and cover. Printed in 3 colours and saddle stapled. Finished size 267 x 213 mm. Government Printer to supply stock.
XS 1355	26 000 copies—Primary Maths.—Workbook 5, for Education Curriculum Branch. Consisting of 80 pp and cover. Printed in 2 colours and saddle stapled. Finished size 267 x 213 mm. Government Printer to supply stock.
XT 1862	12 000 single part continuous Salary Advice Slips for Main Roads. Printed in black ink. Finished size 3 2/3 in. x 15 in (2 to view). Tenderer to supply stock.
XS 1354	27 000 copies—Primary Maths.—Workbook 6, for Education Curriculum Branch. Consisting of 80 pp and cover. Printed in 2 colours and saddle stapled. Finished size 267 x 213 mm. Government Printer to supply stock.
XS 1356	27 000 copies—Primary Maths.—Workbook 1 for Education Curriculum Branch. Consisting of 80 pp and cover. Printed in 3 colours and saddle stapled. Finished size 267 x 213 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 1331	20 000 continuous Apprentice Information forms for Labour and Industry	Lamson Paragon	\$ 438
XS 1340	60 000 continuous M.D.L. Points Letters for Road Traffic Authority	Lamson Paragon	662
XS 1343	500 books Form T.E. 16'63 for Technical Education Division	Sovereign Print	1 050
XS 1344	60 000 continuous Plate Letters for Road Traffic Authority	Barelay and Sharland	451
XT 1844	100 pads Form M.R.D. 17 for Main Roads Department	Lamson Paragon	269
XT 1845	300 pads Form 55/40/2020 for Westrail	Sovereign Print	595
XT 1846	1 000 books Form 55/50/1740 for Westrail	Sovereign Print	1 252
XT 1850	200 books Form 55/40/2260 for Westrail	Lamson Paragon	138
XT 1852	200 books Form 55/90/1600 for Westrail	Lamson Paragon	135

WILLIAM C. BROWN,
Government Printer.

APPOINTMENT.

(Under section 6 of the Registration of Births, Deaths and Marriages Act, 1961-1965.)

Registrar General's Office,
Perth, 17th December, 1975.

THE following appointments have been approved:—

R.G. No. 45/68.—Mr. Michael John Baker has been appointed as District Registrar of Births, Deaths and Marriages for the Williams Registry District to maintain an office at Narrogin during the absence on leave of Mr. J. J. Cunningham. This appointment dates from 9th December, 1975.

R.G. No. 475/74.—Sergeant Peter John King has been appointed as Assistant District Registrar of Births and Deaths for the Roebourne Registry District to maintain an office at Dampier during the absence on leave of Sgt. J. A. Keely. This appointment dates from 5th January, 1976.

R. A. PEERS,
Acting Registrar General.

APPOINTMENTS.

(Under section 6 of the Registration of Births, Deaths and Marriages Act, 1961-1965.)

Registrar General's Office,
Perth, 17th December, 1975.

THE following appointments have been approved:—

R.G. No. 84/71.—Sgt. Thomas Aston Davies has been appointed as Assistant District Registrar of Births and Deaths for the Williams Registry District to maintain an office at Kondinin during the absence on leave of Sgt. C. L. White. This appointment dates from 8th December, 1975.

R.G. No. 52/71.—Mr. Ross William Bradley has been appointed as District Registrar of Births, Deaths and Marriages for the East Kimberley Registry District to maintain an office at Wyndham Port vice Mr. G. J. Layton. This appointment dates from 9th December, 1975.

R.G. No. 87/71.—Mr. John Desmond Lawson has been appointed as Assistant District Registrar of Births, Deaths and Marriages for the Blackwood

Registry District to maintain an office at Manjimup during the absence on leave of Mr. R. J. Bremner. This appointment dates from 6th January, 1976.

R. A. PEERS,
Acting Registrar General.

WESTERN AUSTRALIAN GOVERNMENT
RAILWAYS.

Railway Working Account for quarter ended September 30 1975 (as required by the Government Railways Act 1904/1967 Section 59).

(i) Income and Expenditure Account	\$	\$
Income	31 920 700	
Operating Expenditure	28 842 249	
Net Income	3 078 451	
Interest	3 543 000	
Loss		\$ 464 549
(ii) Fixed Assets—at Cost Less Depreciation (as at 30/6/75)	280 846 045	
(iii) Value of Material and Stores on Hand (as at 30/6/75)		8 282 078

R. J. PASCOE,
Commissioner of Railways.

COMPANIES ACT, 1973-1975.

Wilcros Pty. Ltd. (in liquidation).

NOTICE is hereby given that the final meeting of the above company will be held at the offices of Irish Young & Outhwaite 1187 Hay Street, West Perth on Tuesday 20th January, 1976 at 9.30 a.m. for the purpose of receiving the liquidators account showing how the winding up has been conducted and the property of the company has been disposed of.

R. M. MILLER,
Liquidator.

COMPANIES ACT, 1961-1975.

In the matter of the Companies Act, 1961, and in the matter of Braddock Essential Oil Company (1935) Pty. Limited (in liquidation).

NOTICE is hereby given that pursuant to Section 272 of the Companies Act, 1961, a final meeting of members of the abovenamed company will be held at the office of the liquidator, Level 26, Australia Square, Sydney on Monday, 19th January, 1976, at 10 a.m. for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation which may be given by the liquidator and also of determining the manner in which the books, accounts and documents of the company and of the liquidator thereof shall be disposed of.

Dated at Sydney this 10th day of December, 1975.

C. K. DICKENS,
Liquidator.

COMPANIES ACT, 1961-1975.

In the matter of the Companies Act 1961, and in the matter of Hemphill Gray Oil Mills Pty. Limited (in liquidation).

NOTICE is hereby given that pursuant to Section 272 of the Companies Act, 1961, a final meeting of members of the abovenamed company will be held at the office of the liquidator, Level 26, Australia Square, Sydney on Monday, 19th January, 1976 at 10 a.m. for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation which may be given by the liquidator and also of determining the manner in which the books, accounts and documents of the company and of the liquidator thereof shall be disposed of.

Dated at Sydney this 10th day of December, 1975.

C. K. DICKENS,
Liquidator.

COMPANIES ACT, 1961-1975.

H. W. Davidson Pty. Ltd.

Notice of Resolution.

NOTICE is hereby given that members of H. W. Davidson Pty. Ltd., at an Extraordinary Meeting held on the 12th day of December, 1975 passed the following Special Resolution:—

That the company be wound up under the provisions applicable to a Members Voluntary Liquidation.

Dated this 12th day of December, 1975.

N. E. GUTHRIE,
Liquidator.

(Lodged by C. P. Bird & Associates, Chartered Accountants, 18 St. George's Terrace, Perth.)

COMPANIES ACT, 1961-1975.

(Section 272.)

IN the matter of Riverlands Holdings Pty. Ltd. (in voluntary liquidation) members winding-up.

NOTICE is hereby given that at an Extraordinary General Meeting of the abovenamed company duly convened and held at 15 Ogilvie Road, Mt. Pleasant on the 10th day of December, 1975, the following resolution was passed as a Special Resolution:—

That Riverlands Holdings Pty. Ltd. be wound up voluntarily and that Thomas Forrest Hugall be appointed liquidator.

THOMAS FORREST HUGALL,
Secretary.

COMPANIES ACT, 1961-1975.

(Section 260 (2) Regulation 7 (2).)

Notice of Meeting of Creditors.

Janart Enterprises Pty. Ltd. trading as "Mobilia 91" and "Direct Floorcovering Sales".

NOTICE is hereby given that a meeting of creditors of Janart Enterprises Pty. Ltd. will be held at the offices of Hungerfords, 16th Floor, 37 St. George's Terrace, Perth, on Tuesday, 6th January, 1976, at 3.00 p.m.

Business: To consider the adoption of the following special resolution:—

That the Company be wound up voluntarily and that Ronald Wyndham Brown and Ross Stewart Norgard, Chartered Accountants, be appointed Joint Liquidators.

Dated at Perth this 12th day of December, 1975.

A. E. BAKER,
Director.

(Hungerfords, Chartered Accountants, 16th Floor, 37 St. George's Terrace, Perth, W.A. 6000.)

COMPANIES ACT, 1961-1975.

(Section 272.)

Notice of Final Meeting of Members and Creditors. J. & I. Plucis Pty. Ltd. (in Liquidation).

NOTICE is hereby given that pursuant to the Companies Act, 1961-1975, a final meeting of the members and Creditors of J. & I. Plucis Pty. Ltd. (in liquidation) will be held at the offices of Melsom, Wilson & Partners, 11th Floor, T. & G. Building, 37 St. George's Terrace, Perth, 6000 on Tuesday, 20th January, 1976, at 9.30 a.m. to consider the Liquidators' Final Report and Explanation of Realisation of Assets.

Dated at Perth this 17th day of December, 1975.

R. M. EVANS,
Joint Liquidator.

(Melsom, Wilson & Partners, 11th Floor, T. & G. Building, 37 St. George's Terrace, Perth 6000.)

COMPANIES ACT, 1961-1975.

(Section 272.)

Notice of Final Meeting of Members and Creditors.
Windsor Developments Pty. Ltd. (in Liquidation).

NOTICE is hereby given that pursuant to the Companies Act, 1961-1975, a final meeting of the members and creditors of Windsor Developments Pty. Ltd. (in liquidation) will be held at the offices of Melsom, Wilson & Partners, 11th Floor, T. & G. Building, 37 St. George's Terrace, Perth, 6000 on Monday 19th January, 1976, at 9.30 a.m. to consider the Liquidators' Final Report and Explanation of Realisation of Assets.

Dated at Perth this 17th day of December, 1975.

R. M. EVANS,
Joint Liquidator.

(Melsom, Wilson & Partners, 11th Floor, T. & G. Building, 37 St. George's Terrace, Perth 6000.)

COMPANIES ACT, 1961-1975.

In the matter of Jepson Pty. Ltd. (in Liquidation).

NOTICE is hereby given that at an extraordinary general meeting of members of the abovementioned company held on the 11th day of December, 1975, it was resolved that the company be wound up voluntarily and that Mr. Victor Raymond Dye, of Price Waterhouse & Co. 200 St. George's Terrace, Perth, be appointed liquidator for the purpose of such winding up.

Notice is also given that after twenty-one days from this date I shall proceed to distribute the assets of the company. All creditors having any claims against the company should furnish particulars of same before that date otherwise I shall proceed to distribute the assets without regard to their claim.

Dated this 12th day of December, 1975.

V. R. DYE,
Liquidator.

(Price Waterhouse & Co, 200 St. George's Terrace, Perth 6000.)

COMPANIES ACT, 1961-1975.

Notice of Meeting of Creditors.

Pulteney Plaza Developments Pty. Ltd.

NOTICE is hereby given that a meeting of creditors of Pulteney Plaza Developments Pty. Ltd. will be held at the offices of Shepherd & Partners, Suite 4, Second Floor, 196 Adelaide Terrace, Perth, W.A. on the 30th December, 1975 at 10.30 a.m.

Agenda:

- (1) To receive a report from a Director of the Company nominated by a general meeting of members to be held at 196 Adelaide Terrace, Perth, W.A. on the 30th December, 1975 at 10.00 a.m.

That the Company be wound up voluntarily and that a liquidator be appointed for the purpose of winding up in view of the inability of the Company by reason of its liabilities to continue its business.

- (2) In the event of the contributories in the general meeting having resolved that the Company go into voluntary liquidation to nominate a liquidator or if the members have nominated a liquidator to consider the confirmation of his appointment.
- (3) If thought fit to appoint a Committee of Inspection pursuant to Section 262 of the W.A. Companies Act, 1961-1975.
- (4) To fix the remuneration of the proposed liquidator or to delegate such power to the Committee of Inspection if appointed.
- (5) Any other business.

Dated this 16th day of December, 1975.

G. HARLER,
Director.

COMPANIES ACT, 1961-1975.

(Section 254 (2).)

Tan Lee Caravan Park Pty. Ltd.

AT an Extraordinary Meeting of Shareholders of the above Company held on 16th December, 1975, the following Special Resolution was passed:—

That the Company be wound up voluntarily and that Eric John Atkins, Public Accountant, be appointed Liquidator for the purpose of such winding up.

Dated this 18th day of December, 1975.

ERIC J. ATKINS,
Liquidator.

(Eric J. Atkins, Public Accountant, 78 Mill Point Road, South Perth.)

COMPANIES ACT, 1961-1975.

(Section 272 (2).)

Notice of Final Meeting.

A. H. Allen Window Cleaning Service
Pty. Ltd. (in Liquidation).

NOTICE is hereby given that the final meeting of members of the above company will be held at the offices of Coopers & Lybrand, Fifth Floor, 220 St. George's Terrace, Perth, on Thursday, the 29th January, 1976 at 2.15 p.m., 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 giving any explanation thereof.

Dated this 17th day of December, 1975.

M. A. LEVI,
Liquidator.

COMPANIES ACT, 1961-1975.

(Section 260.)

Notice of Meeting of Creditors of Fitzroy Valley Express Pty. Ltd.

NOTICE is hereby given that pursuant to section 260 of the Companies Act, 1961-1975, a meeting of creditors of Fitzroy Valley Express Pty. Ltd. will be held at the office of Messrs. Coopers & Lybrand, Fifth Floor, 220 St. George's Terrace, Perth, on Friday, 9th January, 1976, at 3 p.m.

Dated at Perth this 16th day of December, 1975.

R. A. SKUTHORP,
Director.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership hitherto subsisting between William Samuel Saunders (deceased) and Lily Saunders, both of Yandanooka in the State of Western Australia and carry on business under the style or firm name of Overland Herberton Co. at Yandanooka has been dissolved as from the 21st November, 1972, by the death of the said William Samuel Saunders.

Dated this 5th day of December, 1975.

(The Perpetual Executors Trustees and Agency Company (W.A.) Limited (as Executor of the Will of the late William Samuel Saunders).)

B. A. BUTCHER,
Manager.

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 estate of the undermentioned deceased person are required by the Executor to send particulars of their claim to him by the date indicated hereunder after which date the Executor may convey or distribute the assets having regard only to the claims of which he then has notice.

Wanstall, Thomas John, late of Brentwood Hospital, 53 Wasley Street, North Perth, in the state of Western Australia, Retired Grocer, deceased, died 16th August, 1975.

Particulars to the Executor care of Godfrey Virtue & Co. Solicitors, 10 Pier Street, Perth, W.A. by 15th January, 1976.

Dated the 10th day of December, 1975.

GODFREY VIRTUE & Co.,
Solicitors,
10 Pier Street, Perth, W.A.

TRUSTEES ACT, 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act, 1962 relates) in respect of the estates of the undermentioned deceased persons are required by the Perpetual Executors Trustees and Agency Company (W.A.) Limited, of 89 St. George's Terrace, Perth, to send particulars of their claims to the Company by the undermentioned date, after which date the said Company may convey or distribute the assets having regard only to the claims of which the Company then has notice.

Claims for the following expire 23rd January, 1976:—

Asser, Arthur Frederic, late of 48 Branksome Gardens, City Beach, superintendent. Died 6th July, 1975.

Beck, Mavis Esther, late of 1 Rawson Street, Subiaco, married woman. Died 30th September, 1975.

Brearley, Alfred Charles Sharp, late of 39 McCallum Crescent, Applecross, retired banker. Died 26th September, 1975.

Burnett, Harry Walton, late of 39 Arlington Avenue, South Perth, retired furniture retailer. Died 2nd September, 1975.

Matthews, Thelma Dorothy, late of 154B Broome Street, Cottesloe, married woman. Died 28th June, 1975.

Randall, Alfred Cecil, late of 12 Ryecroft Road, Darlington, retired farmer. Died 5th September, 1975.

Secrett, Florence Mary, late of Valencia Nursing Home Carmel, widow. Died 15th September, 1975.

Scotford, Douglas Bernard, late of 18a Tamar Street, Palmyra, foreman. Died 9th September, 1975.

Shields, Isabella, late of 124 Kitcher Road, Alfred Cove, widow. Died 21st September, 1975.

Sparks, Allan Jack, also known as Allan John Sparkes and Alan John Sparkes, late of 141 The Strand, Bedford, retired storeman packer. Died 28th September, 1975.

Stephens, Walter Rowley, late of 5 Roseberry Street, Bayswater, retired accounts supervisor. Died 1st October, 1975.

Turner, Mona Albinia, late of Unit 4, 17 Richardson Street, South Perth, widow. Died 19th October, 1975.

Claims for the following expire 30th January, 1976:—

Constantine, Austin, late of Ravensthorpe but formerly of 28 Grover Way, Medina, crane driver. Died 12th September, 1975.

Donald, Charles Gordon Spencer, late of Flat 33, 4 Elizabeth Bay Road, Elizabeth Bay, New South Wales, but formerly of 32 Elizabeth Street, North Cottesloe, Western Australia, retired public servant. Died 12th February, 1975.

Dated at Perth this 15th day of December, 1975.

The Perpetual Executors Trustees and Agency Company (W.A.) Limited.

B. A. BUTCHER,
Manager.

TRUSTEES ACT, 1962.

Notice to Creditors and Claimants.

THE WEST AUSTRALIAN TRUSTEE EXECUTOR AND AGENCY COMPANY LIMITED, of 135 St George's Terrace, Perth, requires creditors and other persons having claims (to which section 63 of the Trustees Act, 1962, relates) in respect of the estates of the undermentioned deceased persons, to send particulars of their claims to it by the date stated hereunder, after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice.

Last Day for Claims—19/1/76.

Callaghan, Amy Francis, late of 44 Crawford Street, Geraldton, W.A., Spinster, died 13/3/75.

Cloughton, Mabel Alice, late of 98 Hardy Road, Bayswater, Widow, died 29/10/75.

McIntosh, James Cameron, late of Hamilton Hill Nursing Home, Hamilton Hill, Retired Store Manager, died 7/9/75.

O'Connor, Mary Isobel, late of c/o Ningana Home, Allen Court, Bentley, Widow, died 28/9/75.

Orfel, Luigi, late of 4 Pink Lake Road, Esperance, Retired Labourer, died 5/10/75.

Quadrio, Joseph Sylvester, late of Fimiston, W.A., Metallurgist, died 7/7/75.

Shepherd, Mabel Newman, late of 83 Stanley Street, Nedlands, Widow, died 13/10/75.

Tassell, Murray Edward, late of 32 St. Columba's Avenue, Wembley, Retired Salesman, died 5/8/75.

Thorpe, Ivan James Ebenezer, late of 35 Coleman Crescent, Melville Heights, State Civil Servant, died 31/8/75.

Tonge, Mette Kirstine, late of 24 Parkin Street, Rockingham, Widow, died 2/10/75.

Turich, Mate, late of 3 Hodges Street, Middle Swan, Retired Vigneron, died 6/9/75.

Williams, Percival Vernon, late of 218 Oceanic Drive, City Beach, Retired Farmer, died 17/10/75.

Wood, William Cyril, late of 47 Swan Street, Guildford, Retired Naval Seaman, died 5/1/75.

Dated at Perth this 18th day of December, 1975.

L. C. RICHARDSON,
Manager.

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 15th day of December, 1975.

A. E. MARSHALL,
Public Trustee,
565 Hay Street, Perth.

Name; Address and Occupation; Date of Death; Last Date for Claims.

Ball, Dylan Huw; 95 Dempster Street, Esperance, Journalist; 3/8/75; 19/1/76.

Batten, Elsie Joyce; 201 Culeenup Road, North Yunderup, Married Woman; 19/11/75; 19/1/76.

Bridgman, Victor; 293 Salvado Road, Floreat Park, Retired Draper; 14/11/75; 19/1/76.

Buczowski, Stefan; 73 Forrest Street, Narrogin, Retired Main Roads Department Employee; 3/9/75; 19/1/76.

Burt, Florence; 9 Jamieson Street, Pemberton, Widow; 15/6/75; 19/1/76.

Clark, Ashburton Hall; Formerly of 78 Webster Street, Nedlands, late of Sunset Hospital, Beatrice Road, Dalkeith, Retired Public Servant; 30/10/75; 19/1/76.

Cutten, Alfred George Mansbridge Charles Henry; Formerly of 47 Surrey Road, Rivervale, late of Valencia Nursing Home, Carmel, Retired Wood Merchant; 6/11/75; 19/1/76.

England, Doris Mary; Unit 11, 15 St. Leonard Street, Mosman Park, Widow; 13/11/75; 19/1/76.

Hannah, Aubrey Cecil; 467 Canning Highway, Como, Sales Representative; 27/10/75; 19/1/76.

Hill, Harold Heraward; Lot 443a Maddington Road, Maddington, Retired P.M.G. Employee; 21/10/75; 19/1/76.

Maddock, Charlie; Derby, Pensioner; 1/9/74; 19/1/76.

Malec, Tadeusz; 350 Lord Street, East Perth, Crane Driver; 2/11/75; 19/1/76.

Murray, Peter John; 4 Owen Road, Safety Bay, Labourer; 15/3/75; 19/1/76.

O'Brien, Pauline; Craigwood Convalescent Hospital, 29 Gardner Street, Como, Widow; 10/11/75; 19/1/76.

Prowse, Dick; 5 Lucknow Place, West Perth, Retired Billiard Saloon Proprietor; 2/10/75; 19/1/76.

Radisich, Thomas; 333 Egan Street, Kalgoorlie, Taxi Driver; 28/10/75; 19/1/76.

Robertson, Neil; Hillman Street, Albany, Retired Storeman; 28/9/75; 19/1/76.

Smith, Arthur Samuel; 130 Penguin Road, Safety Bay, Retired Hairdresser; 24/11/75; 19/1/76.

Staples, Winifred Ethel; 6 Kalgoorlie Street, Mosman Park, Widow; 22/10/75; 19/1/76.

Tobin, Daniel John; 371 Stirling Street, Highgate, Labourer; 9/10/75; 19/1/76.

Wastell, John; 30 Norman Street, Bellevue, Retired Businessman; 22/11/75; 19/1/76.

Webster, Winifred Bessie Ellen; Swan Cottage Homes, 7 Graham Crescent, Bentley, Widow; 28/11/75; 19/1/76.

Wilson, Ida Clark; 23 Peel Street, Jolimont, Married Woman; 25/8/75; 19/1/76.

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Christmas and New Year Holidays.

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DURING Christmas week the "Government Gazette" will be published on WEDNESDAY, 24th DECEMBER, 1975. Subscribers are informed that all copy for publication must be in the hands of the Government Printer before 10 a.m. on TUESDAY, 23rd DECEMBER, 1975.

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During the week of the New Year holidays the "Government Gazette" will be published on WEDNESDAY, 31st DECEMBER, 1975. Subscribers are informed that all copy for publication must be in the hands of the Government Printer before 10 a.m. on TUESDAY, 30th DECEMBER, 1975.

WILLIAM C. BROWN,
Government Printer.

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