



Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 12 noon.)

No. 86]

PERTH: WEDNESDAY, 24th DECEMBER

[1975

GOVERNMENT GAZETTE

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.

Builders Registration 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 Builders Registration Act Amendment 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 day on which this proclamation is published in the *Government Gazette* as the day on which all the provisions of the Builders Registration 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.

D. H. O'NEIL,
Minister for Works.

GOD SAVE THE QUEEN ! ! !

Painters' Registration Act Amendment Act, 1974.

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 Painters' Registration Act Amendment Act, 1974, that the provisions of that Act shall come into operation on such day or 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 first day of January 1976, as the day on which section 4 of the Painters' Registration Act Amendment Act, 1974, 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,

D. H. O'NEIL,
Minister for Works.

GOD SAVE THE QUEEN ! ! !

Wheat Products (Prices Fixation) Act, 1938-1964.

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, *inter alia*, by section 15 of the Wheat Products (Prices Fixation) Act, 1938-1964, that the Governor may, from time to time on the recommendation of the Wheat Products Prices Committee constituted pursuant to that Act, by proclamation, fix the minimum and the maximum price at which substances included in the definition of wheat products may be sold in the State or in any specified part of the State by any person; and whereas such types of bread as are respectively specified in the schedule to this proclamation are

included in the definition of wheat products: Now therefore, I, the Governor, acting with the advice and consent of the Executive Council, and on the recommendation of the Wheat Products Prices Committee, and in exercise of the power conferred upon me by the Act, do hereby fix as the respective maximum prices at which those types of bread may be sold by any person in that part of the State, excluding Rottneet Island, that is within a radius of forty-five kilometres from the General Post Office, Perth, the maximum prices respectively set out opposite those types of bread in the schedule to this proclamation.

Given under my hand and the Public Seal of the said State, at Perth this 22nd day of December, 1975.

By His Excellency's Command.

W. GRAYDEN,

Minister for Labour and Industry.

GOD SAVE THE QUEEN ! ! !

Schedule.

Type of bread	Maximum price per loaf.
900 gram Ordinary loaf unwrapped	41 cents
900 gram Ordinary loaf sliced and wrapped or wrapped	45 cents
450 gram Ordinary loaf unwrapped	21 cents
450 gram Ordinary loaf sliced and wrapped or wrapped	24 cents
680 gram Milk loaf unwrapped	41 cents
680 gram Milk loaf sliced and wrapped or wrapped	45 cents
450 gram Protein Increased loaf unwrapped	35 cents
450 gram Protein Increased loaf sliced and wrapped or wrapped	38 cents

The wrapping referred to is wrapping of polythene, cellophane or waxed paper and which is done at the point of manufacture. It is an implicit provision in the maximum price abovementioned that where two 450 gram ordinary loaves of bread are sold at the same time to the same person, the price shall not exceed the price of one 900 gram ordinary loaf.

AT a meeting of the Executive Council held in the Executive Council Chambers at Perth this 17th day of December, 1975, the following Orders in Council were authorised:—

Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1975.

Metropolitan Sewerage.

ORDER IN COUNCIL.

M.W.B. 676216/75.

WHEREAS by the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1975, it is provided that, subject to the provisions of the Act, the Metropolitan Water Supply, Sewerage and Drainage Board shall, with the approval of the Governor, have power to construct provide and extend Water Works, Sewerage Works and Metropolitan Main Drainage Works; and whereas the preliminary requirements of the said Act have been complied with and plans sections and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Governor by and with the advice and consent of the Executive Council, does hereby empower the Metropolitan Water Supply, Sewerage and Drainage Board to undertake the construction of the following works under the said Act, namely:—

Osborne Park Hospital Connecting Sewer and Balcatta Area 2E Reticulation.

The construction of three hundred and eighty millimetre, one hundred and fifty millimetre and one hundred millimetre diameter reticulation pipe sewers together with manholes and all other apparatus connected therewith, and shown on plan M.W.B. 13497.

This Order in Council shall take effect from the 24th day of December, 1975.

J. H. RYAN,

Acting Clerk of the Executive Council.

Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1975.

Metropolitan Main Drainage.

ORDER IN COUNCIL.

M.W.B. 488745/74.

WHEREAS by the Metropolitan Water Supply Sewerage, and Drainage Act, 1909-1975, it is provided that, subject to the provisions of the Act, the Metropolitan Water Supply, Sewerage, and Drainage Board shall, with the approval of the Governor, have power to construct provide and extend Water Works, Sewerage Works and Metropolitan Main Drainage Works; and whereas the preliminary requirements of the said Act have been complied with and plans sections and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Governor by and with the advice and consent of the Executive Council, does hereby empower the Metropolitan Water Supply, Sewerage and Drainage Board to undertake the construction of the following works under the said Act, namely:—

Abernethy Road Branch Drain and Bunnings Branch Drain, Welshpool—Extensions and Improvements, 1975.

Work comprises:—

- The construction of a piped extension to the Bunnings Branch Drain. Total length of extension is approximately two hundred and thirty metres—diameters of pipes are one thousand and fifty millimetre and one thousand two hundred millimetres.
- Improvements including deepening and widening portions of the Abernethy Road Branch Drain. Total length of drain to be improved approximately eighty metres.
- Reconstruction of a Compensating Basin within lot 6, Division Street.

Work to be complete with all necessary apparatus and things connected therewith as shown on Plan M.W.B. No. 13351.

This Order in Council shall take effect from the 24th day of December, 1975.

J. H. RYAN,

Acting Clerk of the Executive Council.

Local Government Act, 1960-1975.

Town of Albany.

Wards and Membership.

ORDER IN COUNCIL.

L.G. A-1-8.

WHEREAS it is, *inter alia*, provided in subsection (3a) of section 12 of the local Government Act, 1960-1975, that the Governor by Order which may be made without a petition may abolish wholly, wards existing in a district and whereas the Minister for Local Government has approved of the Albany Town Council's submission to him to have the existing wards within the Municipality of the Town of Albany abolished; and whereas it is, *inter alia*, provided by paragraph (b) of subsection (1) of section 10 that where the number of inhabitants of the district of the city or town is declared by Order to be over five thousand, the offices are those of mayor and twelve councillors, if the district is not divided into wards; and whereas it is, *inter alia*, provided by subsection (1) of section 20 of the Act, that when the Governor exercises a power conferred by section 12 of the Act he may direct who, if any, of the members whose district is affected by the exercise of the power shall go out of office, and when, and may direct the holding on a day appointed by the Order, being a day within a period of six months from the date of the Order, of an election of such members so affected as the case requires and may order, settle, adjust, and finally determine such rights, liabilities, questions and matters relating to the representation of electors on the council of a municipality so affected, the constitution of the council, and such other matters as he thinks

necessary to be ordered, settled, adjusted or determined, and in such manner as he thinks fit: Now, therefore, His Excellency the Governor acting by and with the advice and consent of the Executive Council, doth hereby—

- (a) abolish the existing wards of the Municipality of the Town of Albany;
- (b) direct that all persons who are members immediately before this Order takes effect shall go out of office as members;
- (c) declare the number of inhabitants of the Municipality of the Town of Albany to be over five thousand;
- (d) direct that on the 22nd May, 1976, an election shall be held to elect twelve councillors and a Mayor for the Municipality of the Town of Albany;
- (e) order that the members elected on the 22nd May, 1976, for the Municipality of the Town of Albany shall hold office, and retire, in accordance with the provisions of section 41 of the Act;
- (f) direct that this Order shall take effect on and from the 22nd May, 1976.

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

Local Government Act, 1960-1975.

Shire of Tammin.

Alteration of Membership.

ORDER IN COUNCIL.

L.G. TN-1-8.

WHEREAS it is provided in paragraph (b) of subsection (3) of section 10 of the Local Government Act, 1960-1975, that where mode of election to the office of president is by the Council the number of offices of member including the president and councillors is such number being not less than five nor more than thirteen, as is from time to time declared by order; and whereas it is further provided in subsection (1) of section 20 that on the exercise by the Governor of a power conferred by section 10, he may direct the holding, on a day appointed by the Order, of an election of such members as the case requires; and whereas it is expedient that the number of offices of member of the Shire of Tammin, be altered: Now, therefore, His Excellency the Governor acting by and with the advice and consent of the Executive Council, doth hereby—

- (a) declare that the number of offices of member in the Shire of Tammin shall be increased from 5 to 6;
- (b) direct that an election shall be held on the 22nd May, 1976, to return the additional member.

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

AT a meeting of the Executive Council held in the Executive Council Chamber at Perth this 22nd day of December, 1975, the following Order in Council was authorized to be issued:—

Fire Brigades Act, 1942-1972.

ORDER IN COUNCIL.

WHEREAS by Order in Council made pursuant to section 35A of the Fire Brigades Act, 1942-1972 and published in the *Government Gazette* on the 9th November, 1973 a declaration was made in terms of that section: Now, therefore, His Excellency the Governor, acting with the advice and consent of the Executive Council and under the provisions of section 35A of the Fire Brigades Act, 1942-1972, doth hereby—

- (a) declare that—
 - (i) the policies of insurance of the classes mentioned in the schedule below shall be the policies of insurance for the purposes of the Fire Brigades Act, 1942-1972;

- (ii) the policies of insurance of the classes mentioned in Part I of the schedule below are to apply within the fire districts only, and those of the classes mentioned in Part II of that schedule are to apply within the whole of the State generally; and

- (iii) the percentage of the gross premium, paid or payable in respect of any policy of insurance mentioned in the schedule below, that is to be taken in computing a contribution numerator, for the purposes of sections thirty-nine and forty of the Act, shall be the percentage set out against each class of policy mentioned in that schedule; and

- (b) cancel the Order published in the *Government Gazette* on the 9th November, 1973.

Schedule.

PART I.

- | | |
|--|-----|
| 1. FIRE, CONSEQUENTIAL LOSS and LOSS OF RENT and combinations thereof, including additional premiums in respect of all extensions to cover extraneous risks such as Riot and Civil Commotion, Aircraft, Storm and Tempest, Explosion, Earthquake, Water Leakage, Flood, Extraneous Water Impact, Malicious Damage, Fusion and the like | 90% |
| 2. HOUSEOWNERS and HOUSEHOLDERS, however designated (buildings or contents or both) including extra premiums for all extensions thereto | 65% |
| 3. CONTRACTORS AND/OR ENGINEERING COMBINED insurance covering erection and/or installation of Buildings, Plant and Machinery, however designated; Business Interruption Insurance, however designated; Traders or Industrial Combined or Manufacturer's Output Insurance, however designated; General Property and all other policies not otherwise enumerated, including composite policies incorporating static risks insured on Marine contracts with the exception of the following classes of policies, Hailstone, Employers' Liability and Workers' Compensation, Personal Accident, Public Liability Third Party, Products Liability, Plate Glass, Livestock, Burglary, Fidelity Guarantee and all Bonds, Pluvius, Television and Machinery Breakdown | 85% |
| 4. BOILER EXPLOSION | 5% |

PART II.

- | | |
|---|-----|
| 5. MOTOR VEHICLE and MOTOR CYCLE | 2½% |
| 6. FLOATING RISKS not otherwise specified | 50% |
| 7. MARINE, other than on static risks referred to in item 3 of this Schedule, AVIATION HULL and BAGGAGE | 5% |
| 8. PERSONAL COMBINED on personal jewellery and clothing, personal effects and works of art | 5% |

R. D. DAVIES,
Clerk of the Council.

Premier's Department,
Perth, 19th December, 1975.

P.D. 349/75.

HIS Excellency the Governor in Executive Council has been pleased to appoint Lionel Geoffrey Charles Farrell to the position of Second Clerk Assistant and Sergeant-At-Arms, Legislative Assembly as from 2nd December, 1975.

R. D. DAVIES,
Under Secretary.

Premier's Department,
Perth, 22nd December, 1975.

IT is hereby notified for public information that His Excellency the Governor has approved of the following temporary allocation of portfolios during the absence from the State of the Hon. N. E. Baxter, M.L.C., from 21st December, 1975 to 14th January, 1976 (both dates inclusive):—

Hon. K. A. Ridge, M.L.A. to be Acting Minister for Health, and Community Welfare.

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

LAND AGENTS ACT, 1921.

Application for Transfer of a License.

To the Court of Petty Sessions at Perth:

I, VERNON CARLISLE FRENCH, of 8 Oswald Street, Victoria Park, W.A. 6100, hereby apply on behalf of a firm Howell Trading Co., the partners of which are Vernon Carlisle French, Xelda Aileen French, Norman Victor Howell and Joyce Millicent Howell for the license currently issued to Vernon Carlisle French, on behalf of a firm V. C. & X. A. French to be transferred to me to carry on business as a Land agent at Howell Trading Co., 8 Oswald Street, Victoria Park.

Dated the 18th day of December, 1975.

VERNON C. FRENCH,
Signature of Applicant (Transferee).

I, Vernon Carlisle French, concur in this application.

VERNON C. FRENCH,
Signature of Transferor.

Appointment of Hearing.

I hereby appoint the 27th day of January, 1976, at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 18th day of December, 1975

K. W. SHEEDY,
Clerk of Petty Sessions.

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

LAND AGENTS ACT, 1921.

Application for License in the First Instance.

To the Court of Petty Sessions at Perth:

I, MAXWELL JAMES CARMICHAEL, of 21 Whitworth Place, Dianella, Registered Land Salesman, having attained the age of twenty-one years, hereby apply on my behalf for a license to carry on the business of a land agent under the Land Agents Act, 1921. The principal place of business will be at Shop 6, Innaloo Shopping Centre.

Dated the 19th day of December, 1975.

M. J. CARMICHAEL,
Signature of Applicant.

Appointment of Hearing.

I hereby appoint the 3rd day of February, 1976, at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 19th day of December, 1975.

K. W. SHEEDY,
Clerk of Petty Sessions.

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

Public Service Board,
Perth, 22nd December, 1975.

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

McKin, C. R.; Community Welfare; 19/12/75.
Turner, S. C.; Community Welfare; 21/11/75.
Nicholl, R.; Crown Law; 5/12/75.
McDougall, R. D.; Education; 28/11/75.
Murdoch, J. M.; Education; 27/11/75.
Van Dyke, J.; Forests; 31/12/75.
Hayes, G. M.; Lands and Surveys; 10/12/75.
Baker, K. A.; Mental Health Services; 5/12/75.
Ellis, F. F.; Mental Health Services; 31/12/75.
Burns, B. R.; Metropolitan Water Board; 18/11/75.
Skeer C. A.; Public Health; 18/12/75.
Sooby J. A.; Public Health; 19/12/75.
Condipodero, C. A.; Public Works; 31/12/75.
Russell, D. A.; Public Works; 28/11/75.
Rayner, M. V.; Road Traffic Authority; 5/12/75.
Belser, C. R.; State Government Insurance Office; 11/12/75.
Formato, A.; State Government Insurance Office; 22/1/76.
Frawley, M.; State Government Insurance Office; 10/12/75.
Rodgers, G. D.; State Government Insurance Office; 22/1/76.
Roper, J. M.; State Taxation; 16/1/76.
Maynard, M. A.; Tourism; 31/12/75.
Harratt, M. L.; Treasury; 5/1/76.
Robertson, R. A.; Treasury; 31/12/75.

THE following retirements have been approved:—

Lees, J. P.; Corrections; 12/1/76.
King, T. S.; Public Works; 27/11/75.

THE following appointments have been confirmed:—

Name; Position; Department; Date.
Clark, Royce Milton; Clerk, C-IV; Agriculture; 1/1/75.
Parker, Thomas Allen; Field Assistant, G-X; Agriculture; 20/2/75.
Ritson, Kenneth Andrew; Field Technician G-II-1/4; Agriculture; 4/2/75.
Treasure, Thomas Michael Charles; Field Assistant G-X; Agriculture; 24/2/75.
Prentice, Jane Constance; Clerical Assistant; Community Welfare; 24/1/75.
White, Robin Lynette; Clerk Typist, C-V; Education; 11/2/75.
Campbell, Allan John; Drafting Assistant, G-XI; Lands and Surveys; 20/6/75.
Hawks, Graham Alfred; Examiner, Level 1; Lands and Surveys; 26/6/75.
Pintabona, Salvatore; Clerk, C-IV; Metropolitan Water Board; 7/4/75.
Johnston, Lainey Faye; Typist C-V; Premier's; 18/5/75.
Norriss, Donna Marie; Typist, C-V; Premier's; 14/6/75.
Sinfield, Jennifer Louise; Accounting Machinist, C-V; Public Works; 1/5/75.
Long, Joanne Peta; Clerk, C-IV; State Government Insurance Office; 12/5/75.
Callanan, Vernon Anthony; Clerk, C-IV; State Housing Commission; 1/1/75.

THE following offices have been created:—

Item 08 3210 Clerk, C-IV, Clerical Section, State Health Laboratories Branch, Public Health Department.

Item 10 0027, Librarian, Level 4, Administrative Division, Department for Community Welfare.

Item 10 0066, Clerk Typist, C-V, Administrative Division, Department for Community Welfare.

Item 31 1634, Clerk, C-IV, Accounts and Policies Branch, Administrative Division, State Government Insurance Office.

Item 32 0425 Clerk, C-II-2, Internal Audit Section, General Branch, Administrative Division, State Housing Commission.

Item 32 1735, Clerk, C-IV, Sales Tenancy and Estate Management Branch, Administrative Division, State Housing Commission.

Items 32 4112, 32 4114, Collector, C-IV, Field Section, Accounts Branch Administrative Division, State Housing Commission.

Item 34 0024, Planning Assistant, Level 1, Administrative Division, Town Planning Department.

Item 34 0262, Planning Officer, Level 2, Transport and Industry Section, Administrative Division, Town Planning Department.

Item 40 0952, Typist, C-V, Services Section Vehicle Records Branch, Clerical Division, Road Traffic Authority.

Item 08 1559, Venereologist, Level 2, Venereal Diseases Control Branch, Professional Division, Public Health Department.

Items 10 0046, 10 0047, Administrative Assistant, C-II-3/4 Administrative Division, Department for Community Welfare.

Item 10 0383, Relief Officer, C-II-2, Relief Section, Maintenance and Relief Branch, Administrative Division, Department for Community Welfare.

Item 10 0402, Clerk, C-II-1, Relief Section, Maintenance and Relief Branch, Administrative Division, Department for Community Welfare.

Item 10 1034 Social Work Supervisor, Level 3, Field Division, Department for Community Welfare.

Item 10 1045, Senior Social Worker, Level 2, Field Division, Department for Community Welfare.

Item 10 1452, Clerk, C-IV, Field Division, Department for Community Welfare.

Item 10 1456, Divisional Assistant, G-II-1/2, Field Division, Department for Community Welfare.

Item 11 1285 Assistant Crown Counsel, Level 4, Counsel Section, Crown Solicitor's Office, Administrative Division, Crown Law Department.

Item 14 0170, Systems Analyst Grade 2, C-II-5/6, Automatic Data Processing Section, Administrative Division, Education Department.

Items 14 0171, 14 0172 Systems Analyst Grade 2, C-II-5/6, Automatic Data Processing Section, Administrative Division Education Department.

Item 14 0190, Programmer Grade 2, C-II-5/6, Automatic Data Processing Section, Administrative Division, Education Department.

Item 14 0235, Systems Control Officer, C-II-4, Automatic Data Processing Section, Administrative Division, Education Department.

Items 14 0205, 14 0206, 14 0207, 14 0208 14 0209, Assistant Programmer, C-II-2/3, Automatic Data Processing Section, Administrative Division, Education Department.

Item 14 0230, Scientific Programmer, Level 1, Automatic Data Processing Section, Administrative Division, Education Department.

Item 14 0111, Clerk Internal Audit C-II-1/2, Internal Audit Section, Administrative Division, Education Department.

Item 14 0221, Typist, C-V, Automatic Data Processing Section, Administrative Division, Education Department.

Item 14 0917, Clerk Relieving, C-II-1, Clerical Branch, Administrative Division, Education Department.

Items 14 1000 14 1001, Clerical Assistant, C-IV, Audio Visual Education Section, Clerical Branch, Administrative Division, Education Department.

Item 14 1064, Clerk, C-II-1, Special Services Section, Clerical Branch, Administrative Division, Education Department.

Item 14 1104, Clerical Assistant, C-VI, Special Services Section, Clerical Branch, Administrative Division, Education Department.

Item 14 1174, Clerk, C-II-2, Seasonal Duties Section, Clerical Branch, Administrative Division, Education Department.

Item 14 1276, Clerk, C-IV, Staff Section, Clerical Branch, Administrative Division Education Department.

Item 14 1361, Clerical Assistant, C-VI, Staff Section, Clerical Branch, Administrative Division, Education Department.

Item 14 1486, Clerk, C-IV, Staff (Non Teaching) Section, Clerical Branch, Administrative Division, Education Department.

Item 14 1626 Clerical Assistant, C-VI, Records, Section, Clerical Branch, Administrative Division, Education Department.

Item 14 1931, Typist, C-V, Typists Section, Clerical Branch, Administrative Division, Education Department.

Item 14 2971, Clerk, C-IV, Contingencies Section, Accounts Branch, Administrative Division,

Item 14 3117, School Welfare Officer, G-II-2/4, Education Department.

School Welfare Branch, Administrative Division, Education Department.

Item 14 3529, Registrar (Kelmscott), C-II-2, Senior High Schools Branch, Administrative Division, Education Department.

Item 14 3553, Laboratory Technician Grade 3 North Lake, G-II-1/2, Senior High Schools Branch, Administrative Division, Education Department.

Item 14 3561, Laboratory Assistant Carine, G-X, Senior High Schools Branch, Administrative Division, Education Department.

Item 14 3567, Laboratory Assistant Kelmscott, G-X, Senior High Schools Branch, Administrative Division, Education Department.

Item 14 3573, Laboratory Assistant Lynwood, G-X, Senior High Schools Branch, Administrative Division, Education Department.

Item 23 2331, Mining Engineer, Special Inspector of Mines (Ventilation), Level 2, Inspection Metalliferous Section, State Mining Engineer's Branch, Department of Mines.

THE following offices have been abolished:—

Item 08 3226, Clerk Typist, C-III-1, Clerical Section, State Health Laboratories Branch, Public Health Department.

Item 39 0155, Senior Environmental Officer, Level 3, Evaluation Branch, Department of Conservation and Environment.

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

Item 01 5143, Vacant, General Services Branch, Wheat and Sheep Division, Department of Agriculture amended from Clerical Assistant, C-VI to Clerk Typist, C-V with effect from December 8, 1975.

Item 29 8690, Vacant, Mechanical Engineering Design and Construction Branch, Architectural Division, Public Works Department amended from Engineering Draftsman Special, Level 1A to Engineering Draftsman, Level 1 with effect from December 17, 1975.

Item 35 3430, occupied by T. Hooper, C-IV, Administrative Section, Data Processing Centre, Administrative Division, Treasury Department amended from Clerk to Computer Operator Grade 2 with effect from December 17, 1975.

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

VACANCIES IN THE PUBLIC SERVICE

Department	Item No.	Position	Classn.	Salary
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
	1029			
	1037			
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
	0268			
Mental Health Services	09 3072	Medical Officer, Irrabena Clinic, Mental Deficiency Branch (a) (ii)	Level 1	15 769-19 164
	3073			
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
	2017			
	2018			
	2019			
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) (g)	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
				(s)
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
Closing January 9, 1976				
Audit	02 0165	O.I.C. Salaries Check (h)	C-II-6/7	10 909-12 270
Corrections	05 0374	Welfare Officer, Social Work and Welfare Section, Treatment and Training Branch (a) (i)	G-II-1/4	7 795-9 853
Crown Law	11 1213	Assistant Crown Solicitor, Crown Solicitors Office	Level 4	18 226-20 424
Education	14 0915	Clerk Relieving, Clerical Branch	C-II-1	7 885-8 161
Premier's	26 0030	Clerk Relieving, Administrative Division	C-II-4	9 613-9 934
Premier's	Senior Stenographer (Temporary) see Block Advertisement		
Public Health	08 5000	Senior Laboratory Technologist, Manjimup Branch Laboratory, State Health Laboratories (d)	Level 2	12 295-13 446
Public Health	08 5170	Senior Laboratory Technologist, Pinjarra Branch Laboratory, State Health Laboratories (d)	Level 2	12 295-13 446
Public Service Board	28 0177	Assistant O & M Officer, Organisation and Methods Section, Inspection Branch	C-II-2/3	8 432-9 299
Public Service Board	28 0179	Assistant O & M Officer, Organisation and Methods Section, Inspection Branch	C-II-2/3	8 432-9 299
			(k)	
Public Works	29 5892	Senior Electrical Supervisor, Electrical Section, Mechanical and Plant Branch, Engineering Division (g)	G-II-6	10 842-11 179
Public Works	29 8099	Senior Supervisor, District Services Section, Construction and Maintenance Branch, Architectural Division	G-II-6	10 842-11 179
Public Works	29 8205	Supervisor, District Services Section, Construction and Maintenance Branch, Architectural Division (a) (e) (f)	G-II-4/5	9 535-10 487
Public Works	29 8233	Supervisor Relieving, District Services Section, Construction and Maintenance Branch, Architectural Division (a) (e) (f)	G-II-4/5	9 535-10 487

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.

(e) 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.

VACANCIES IN THE PUBLIC SERVICE—*continued*

- (d) Possession of Associateship of Australian Institute of Medical Technologists or equivalent qualifications.
- (e) Registration with Builders Registration Board or equivalent preferred.
- (f) Applicants should be prepared to serve anywhere in the State including a term of up to four years in the North-West.
- (g) 1. Must have experience in control of staff.
2. Must have wide experience in the installation and maintenance of high and low tension switchgear, motors and control equipment.
3. Must have good knowledge of the current standards and procedures applicable to electrical work within the Public Works Department Engineering Division.
4. Will be located in Perth, but will be required to travel to any area of the State as directed.
- (h) Relative salaries and wages Auditing experience an advantage.
- (i) 1. Institution or Prison experience will be considered in assessing efficiency of applicants.
2. Achievement of, or progression towards appropriate qualifications will be an important factor.
- (j) HOUSING : Departmental housing is not available.
- (k) RSV. Office to be classified C-II-4 on completion of 4 years' satisfactory continuous service therein by occupant. To revert to C-II-2/3 on becoming vacant.
- (l) Preference for persons qualified in the trade as a Motor Mechanic and with several classes of Motor Driver's licence.
- (o) LOCATION : Perth.
- (p) Wide experience in the construction of water supply sewerage and drainage facilities by both day labour and contract.
- (q) LOCATION : In the Pilbara, initially at Karratha.
- (s) Plus 12½% loading in lieu of overtime.
- (t) 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.
- (z) LOCATION : Geraldton.
- (cc) ACCOMMODATION : A house is available for which rental is charged.
- (dd) GENERAL : Annual leave 6 weeks per annum.
- (ee) 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.
- (ff) 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.
- (gg) 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.
- (hh) Must be registrable with Dental Board of W.A.
- (ii) Applicants must be legally qualified medical practitioners registered in, or eligible for registration in Western Australia.
- (jj) 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.
- (kk) 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.

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

24th December, 1975.

PREMIER'S DEPARTMENT.

SENIOR STENOGRAPHER (TEMPORARY POSITION).

THE services of a part-time senior stenographer preferably with telex experience, are required to assist with secretarial services in the Administrative Division of the Department.

The successful applicant will be appointed to the temporary staff.

Hours of Duty: 3.00 p.m. to 7.00 p.m. (or later as required) Monday to Friday.

Salary: Within the range of \$2.88 to \$3.31 per hour depending on age and experience. A shift allowance may be paid depending on hours worked.

Commencing Date: January 5, 1976.

Applications: On standard application form available from the Chairman, Public Service Board, closing December 29, 1975.

DEPARTMENT OF FISHERIES AND WILDLIFE.

TRAINEE FISHERIES INSPECTORS (TEMPORARY).
(Three Positions).

Salary: \$4 261 (18 years) to \$6 841 (24 years) plus commuted overtime allowance of 15% of gross annual salary (20% whilst at sea).

Qualifications: Junior Certificate, good physique, with interest in fish and small boat handling.

Duties: Successful applicant will receive training in all departmental activities related to fishing, including patrol work, boat handling and licensing. Ultimate appointment to permanent staff dependent upon satisfactory aptitude and performance.

Conditions of Service: As for temporary employees. Applications: On standard application form available from the Public Service Board, close January 9, 1976.

Crown Law Department,
Perth, 22nd December, 1975.

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

Beaton, Bruce Alistair—Leederville.
Bedbrook, David Andrew—Manjimup.
Chipper, Kimberley John—Mount Lawley.
Di Rosso, Vincenzo Giorgio—Carlisle.
Ellery, Kendrew William—Pickering Brook.
Fitzgerald, Beryl Lynette—Merredin.
Gosatti, John Geno—East Fremantle.
Johns, Maxwell Rex—Narrogin.
Kadak, Jaan—Woodlands.
Knight, Donald Smith—Ardross.
Laffer, Stuart William—Ardross.
Langman, Colin—Dianella.
Lewis, Phillip Alexander—Marmion.
Mart, Ian Trevor—Kelmscott.
McFarlane, Barry James—Scarborough.
McKeown, Simon John—Gwelup.
Muirson, Lyall Charles—Armadale.
Murphy, John Patrick—Middle Swan.
Nairn, Peggy Mignonne—Roleystone.
Smith, Philip Victor—Maylands.
Stevens, Peter Douglas—City Beach.
Summers, Harold Henry—Rivervale.
Thompson, Allen Kitchener—Greenwood.
Turner, Alice Noeleen—Eden Hill.
Wieringa, Donald—Cannington.

R. M. CHRISTIE,
Under Secretary for Law.
22nd December, 1975.

ERRATUM.

CHIROPRACTORS ACT, 1964.

THE rules made under the provisions of the above Act and published in the *Government Gazette* on the 3rd October, 1975, on pages 3772 and 3773 are corrected in the following manner:—

The passage "9th June, 1966" in line two of rule 1 should read "9th May, 1966".

J. C. McNULTY,
Commissioner of Public Health.

HEALTH ACT, 1911-1975.

Town of Cockburn.

Health By-laws—Stables.

PHD. 473/63; Ex. Co. 3502.

WHEREAS under the provisions of the Health Act, 1911, as amended, a Local Authority may make by-laws and may amend, repeal or alter any by-laws so made: Now, therefore, the Council of the Town of Cockburn, being a Local Authority, doth hereby amend the following By-laws as gazetted on the 22nd February, 1974, as follows:—

By adding after By-law 3 (ii) a new By-law as follows:—

(iii) The Council shall grant exemption from (i) and (ii) where a property is used principally for the agistment or grazing of horses.

Dated this 20th day of November, 1975.

The Common Seal of the Town of Cockburn
was hereunto affixed in the presence of—

[L.S.]

A. M. THOMAS,
Mayor.

A. J. ARMAREGO,
Town Clerk.

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

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

	Chief Secretary's Office. Perth, 17th December, 1975.	Fremantle:	Senior Stipendiary Magistrate, J. F. Syme. Stipendiary Magistrate, T. E. Mulligan. Mr. C. K. Scampton, J.P. Mr. C. C. Bennett, J.P. Mr. G. F. Charles, J.P. Mr. A. J. Edwards, J.P. Mr. E. L. Mott, J.P. Mr. P. F. A. Conroy, J.P. Mr. H. Bullen, J.P. Mr. J. A. Minervini, J.P. Mr. L. C. Marchesi, J.P.
PD. 148/71.		Geraldton:	Stipendiary Magistrate Geraldton.
HIS Excellency the Governor in Executive Council appointed, pursuant to the provisions of Section 17 of the Prisons Act 1903-1971, the persons named in the second column of the attached schedule as visitors to the prisons at the towns and places set out in the first column of the schedule opposite and corresponding to those names, for the year ended 31st December, 1976.	C. W. CAMPBELL, Secretary.	Kalgoorlie:	Stipendiary Magistrate, Kalgoorlie.
	Schedule.	Karnet Rehabilitation Centre:	Mr. J. L. Kentish, J.P. Mr. A. H. Marsh, J.P.
Albany:	Stipendiary Magistrate, Albany. Mr. R. E. Blechynden, J.P. Mr. A. L. Young, J.P. Mr. C. K. Blythe, J.P.	Onslow:	Stipendiary Magistrate, Carnarvon.
Barton's Mill:	Mr. W. E. Davey, J.P. Mr. R. P. Swain, J.P. Mr. F. M. T. Stove, J.P.	Marble Bar:	Stipendiary Magistrate, Port Hedland.
Bandyup Training Centre:	Stipendiary Magistrate, Midland Junction. Mr. H. C. Small, J.P. Lady K. Sandover, J.P. Mrs. E. Ulrich, J.P.	Pardelup Prison Farm:	Stipendiary Magistrate, Albany. Mr. W. B. V. Peacock, J.P. Mr. C. R. Smith, J.P.
Broome:	Stipendiary Magistrate, Broome. Mr. D. W. Crocker, J.P. Mr. A. G. Ross, J.P. Mr. P. A. Haynes, J.P.	East Perth:	Senior Stipendiary Magistrate, T. R. McGuigan. Mrs. D. Dettman, J.P. Mr. L. S. Turnbull, J.P.
Bunbury:	Stipendiary Magistrate, Bunbury. Mr. H. H. Coates, J.P. Mr. T. Curnow, J.P. Mr. A. H. Reid J.P. Mr. J. T. Wright, J.P. Mr. F. S. Major, J.P.	Roebourne:	Stipendiary Magistrate, Carnarvon.
Brunswick Junction:	Stipendiary Magistrate, Bunbury.	Wyndham:	Stipendiary Magistrate, Broome. Mr. C. T. Cassidy J.P. Mr. S. J. Crossley, J.P. Mr. R. H. Maclannan, J.P.
		Wooroloo Training Centre:	Stipendiary Magistrate, Northam. Mr. R. Smith, J.P. Mr. K. A. Hunter, J.P. Mr. R. C. Healy, J.P. Mr. F. J. Doy, J.P. Mr. W. J. Hyde, J.P.
		West Perth Work Release Hostel:	Senior Stipendiary Magistrate, T. R. McGuigan. Mrs. S. Carmody, J.P. Mr. J. Chappell, J.P.

FIRE BRIGADES ACT, 1942-1972.

Chief Secretary's Department,
Perth, 22nd December, 1975.

HIS Excellency the Governor in Executive Council, acting under the provisions of section 35 of the Fire Brigades Act, 1942-1972, has been pleased to make the regulations set out in the Schedule hereunder.

C. W. CAMPBELL,
Secretary.

Schedule.

Regulations.

Principal regulations. 1. In these regulations the Fire Brigades Act Regulations reprinted pursuant to the Reprinting of Regulations Act, 1954, and published in the *Government Gazette* on the 12th day of February, 1973, and amended from time to time thereafter by notices so published are referred to as the principal regulations.

Third Appendix amended. 2. The Third Appendix to the principal regulations is amended by substituting for item 3 of the Statutory Declaration, the following item:—

3. To the best of my knowledge, information and belief the figures set out in the Schedule below are true figures verifying the contribution numerator of the said company for the twelve months ended , 19 .

Schedule.

	Column 1	Column 2	Column 3	Column 4
	Gross Premiums	Gross premiums paid for reinsurance with other Companies required by the Act to make similar return pursuant to s.39	Balance after deducting column 2 from Column 1	Relative percentage of premiums
WITHIN FIRE DISTRICTS—				
Item 1. FIRE, CONSEQUENTIAL LOSS AND LOSS OF RENT and combinations thereof, including additional premiums in respect of ALL extensions to cover extraneous risks such as Riot and Civil Commotion, Aircraft, Storm and Tempest, Explosion, Earthquake, Water Leakage, Flood, Extraneous Water Impact, Malicious Damage, Fusion and the like	\$	\$	\$	90% of Col. 3 = \$
Item 2. HOUSEOWNERS and HOUSEHOLDERS, however designated (Buildings or contents or both) including extra premiums for all extensions thereto	\$	\$	\$	65% of Col. 3 = \$
Item 3. CONTRACTORS AND/OR ENGINEERING COMBINED insurance covering erection and/or installation of Buildings, Plant and Machinery, however designated, Business Interruption Insurance, however designated; Traders or Industrial Combined or Manufacturer's Output Insurance; however designated; General Property and all other policies not otherwise enumerated, including composite policies incorporating static risks insured on Marine contracts with the exception of the following classes of policies, Hailstone, Employers' Liability and Workers' Compensation, Personal Accident, Public Liability Third Party, Products Liability, Plate Glass, Livestock, Burglary, Fidelity Guarantee and all Bonds, Plinius, Television and Machinery Breakdown	\$	\$	\$	85% of Col. 3 = \$
Item 4. BOILER EXPLOSION	\$	\$	\$	5% of Col. 3 = \$
WITHIN THE WHOLE OF THE STATE—				
Item 5. MOTOR VEHICLE and MOTOR CYCLE	\$	\$	\$	2½% of Col. 3 = \$
Item 6. FLOATING RISKS not otherwise specified	\$	\$	\$	50% of Col. 3 = \$
Item 7. MARINE, other than on static risks referred to in item 3 of this Schedule, AVIATION HULL and BAGGAGE	\$	\$	\$	5% of Col. 3 = \$
Item 8. PERSONAL COMBINED on personal jewellery and clothing, personal effects and works of art	\$	\$	\$	5% of Col. 3 = \$

CONTRIBUTION NUMERATOR TOTAL = \$

STATE HOUSING ACT, 1946.

Cancellation of Dedication.

Department of Lands and Surveys,
Perth, 23rd December, 1975.

Corres. 847/44, V.3.

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

Schedule.

Lot or Location No.; Corres No.

Swan Location; 5805; 4598/55.
Swan Location; 5971; 3050/56.
Swan Location; 6326; 4260/56.
Swan Location; 6479; 631/58.
Swan Location; 6577; 2032/56.
Swan Location; 6608; 2506/58, V.1.
Swan Location; 7061; 2506/58, V.1.
Wellington Location; 4787; 329/59.

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.

Bennett, J.; 345A/2400; Burracoppin Lot 42; non-compliance with conditions; 2213/73; Townsite.

Westralian Farmers Co-operative Limited; 345A/2283; Wickham Lots 3 and 4; non-compliance with conditions; 2620/72; Townsite.

Westralian Farmers Co-operative Limited; 345A/2282; Wickham Lots 5 and 6; non-compliance with conditions; 3022/72; Townsite.

F. W. BYFIELD,
Under Secretary for Lands.

22nd December, 1975.

AMENDMENT OF RESERVE No. 31522.

Department of Lands and Surveys,
Perth, 24th December, 1975.

File No. 3694/69.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1972, of the amendment of Reserve No. 31522 (Armada lot 3) "Drainage" to exclude Armada lot 6 and of its area being reduced to 1322 square metres accordingly. (Plan K145-4 (Orchard Avenue).)

F. W. BYFIELD,
Under Secretary for Lands.

NOW OPEN.

Armada lot 6.

Department of Lands and Surveys,
Perth, 24th December, 1975.

Corres. 3694/69.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1972, of Armada lot 6 being made "Now Open" for sale in fee simple at the purchase price of one dollar 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 K145-4 (Orchard Avenue).)

F. W. BYFIELD,
Under Secretary for Lands.

Department of Lands and Surveys,
Perth, 24th December, 1975.

IT is hereby notified for general information that the Land Board has determined that the following application for land shall be granted:—

Kent Location 1758, situated 26 kilometres north-east of Pingrup and containing 1095 hectares to Robert William Challis and Mark Stephen Challis, of Jerematta, Pingrup, W.A.

F. W. BYFIELD,
Under Secretary for Lands.

Forests Department,
Perth, 17th December, 1975.

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

Permanent Appointment:

Lam, Yaw Ming, as a Technical Assistant, L.F.4 Forests Department, Como, as from 16th March, 1975.

Promotions:

Deadman, Marston Frank, to the position of Assistant Forester, L.F.5/6, Forests Department, Manjimup as from 15th October, 1975.

Armstrong, William Dudley Patrick, from Forest Assistant, L.F.2 to Technical Assistant, L.F.2 Research, Forests Department, Dwellingup, as from 7th November, 1975.

Resignations:

Moore, Clive Winston, Technical Assistant, L.F.4 Forests Department, Dwellingup, as from the close of business 30th October, 1975.

Barness, Judith Maree, Clerical Assistant, F.C.2 Forests Department, Pemberton, as from the close of business 31st October, 1975.

Doust, Phyllis Hope, Clerical Assistant, F.C.2 Forests Department, Manjimup, as from the close of business on 26th September, 1975.

Barter, Joel Philip, Technical Assistant, L.F.2 Forests Department, Manjimup, as from the close of business on 2nd October, 1975.

Hadley, Philip John, Technical Assistant, L.F.2 Forests Department, Manjimup, as from the close of business on 12th September, 1975.

B. J. BEGGS,
Conservator of Forests.

17th December, 1975.

BUSH FIRES ACT, 1954.

(Suspension of Section 25.)

Bush Fires Board,

Perth, 17th December, 1975.

Corres. 156.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act, 1954, has approved, pursuant to the powers contained in section 25B of the said Act, of the suspension of the operation of the provisions of section 25 of the said Act, that relate to a fire to be lit, or which is lit, for the purpose of destroying garden refuse or rubbish or for any like purpose during the period from 17th December, 1975 to the 31st May, 1976, both dates inclusive, on land set aside for the Kojonup Council's rubbish dump situated on reserve 1006 and 24160 subject to the following conditions:—

- (1) That the firebreaks surrounding the dump site be cleared of all inflammable material for a width of 7 metres from the external boundaries of the actual dump.
- (2) All rubbish for burning be located in a central area of the site.
- (3) That no burning be permitted within 10 metres of the external perimeter.

- (4) Burning to be carried out daily, Monday to Thursday inclusive only between the hours of 1 p.m. and 3.30 p.m.
- (5) One Council employee, with fire truck, to be in attendance when burning is being carried out.
- (6) That a firebreak not less than 6 metres in width be constructed running north to south so as to divide the area in actual use from the area now not generally used.
- (7) That all fires lit under the conditions stated must be checked for security at 5 p.m. on each day on which a fire has been lit.
- (8) No fires to be lit on a day for which the fire hazard forecast issued by the bureau of Meteorology in Perth in respect of the locality is "dangerous".

J. A. W. ROBLEY,
Superintendent.

BUSH FIRES ACT, 1954.

Suspension of Prohibited Burning Times.

Bush Fires Board,
Perth, 17th 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; Burning off to be Completed.
Capel; 8; Railway Reserves between the 0 Km to 9.50 Km portion (between Boyanup and Elgin) of the Boyanup-Busselton section of railway, for the period up to and including the 23rd of December, 1975.

BUSH FIRES ACT, 1954.

(Section 17.)

Suspension of Prohibited Burning Times.

Bush Fires Board,
Perth, 17th December, 1975.

Corres. 617.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act has suspended the operations of all declarations prohibiting the setting fire to the bush so far as the declarations extend to forest land located in the districts of the Municipalities situated in prohibited burning zones 6 and 8 and listed hereunder for the periods specified:—

(a) Protective burning for plantation establishment.

Period from 17th December, 1975 to 31st December, 1975.

District; Forestry Litho; Map Ref.; Area; Zones.
Harvey; Hamel 80; DK-DL, 44,45; 100 ha; 8.

(b) Protective burns around karri regeneration areas.

Periods:

17th December, 1975 to 4th January, 1976
(Zone 6).

17th December, 1975, to 14th January, 1976
(Zone 8).

District; Forestry Litho; Map Ref.; Area ha; Zones.
Manjimup; Manjimup 80; HA, HB, 53, 54; 450; 6.
Manjimup; Manjimup 80; HV-HW 61; 500; 6.
Manjimup; Manjimup 80; HW 60; 250; 6.
Manjimup; Manjimup 80; HY 59-60; 250; 6.
Manjimup; Pemberton 80; HT-HW 74; 350; 8.
Manjimup; Pemberton 80; HZ 61-62; 750; 8.
Manjimup; Pemberton 80; HW, HZ 79-82; 350; 8.

(c) Karri Regeneration Burning.

Period: 17th December, 1975 to 30th January, 1976.

District; Forestry Litho; Map Ref.; Area; Zones.

Augusta; Augusta 80; GT 09; 60 ha; 6.

Augusta; Augusta 80; GV 09; 25 ha; 6.

Manjimup; Pemberton 80; HV60; 130 ha; 6.

Manjimup; Pemberton 80; HX60; 150 ha; 6.

Manjimup; Pemberton 80; JF, JG, 74, 75; 120 ha;

6.
Manjimup; Walpole 80; JY, JZ, 99, 100, 102, JY, 101; 300 ha; 6.

Manjimup; Walpole 80; JU, JV, 102, 103, 104; 350 ha; 6.

Manjimup; Walpole 80; JU, 104; 65 ha; 6.

Manjimup; Walpole 80; JU, 104, JR, 104, JQ, 106; 200 ha; 6.

Manjimup; Walpole 80; JP 103; 35 ha; 6.

J. A. W. ROBLEY,
Superintendent.

BUSH FIRES ACT, 1954.

(Section 38.)

Fire Weather Officers.

Bush Fires Board,
Perth, 22nd December, 1975.

IT is hereby notified that the following local authorities have appointed the following persons as fire weather officers and Deputy fire weather officers for their respective districts:—

Greenough Shire: R. W. Maslen, G. Garratt
(Deputy).

Kellerberrin Shire: W. F. Moore (Deputy).

The following appointments have been cancelled:—

Greenough Shire: C. Ducas, R. W. Maslen
(Deputy).

Kellerberrin Shire: L. J. Evans (Deputy).

J. A. W. ROBLEY,
Superintendent.

BUSH FIRES ACT, 1954.

(Section 38.)

Fire Control Officers.

Bush Fires Board,
Perth, 19th 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:—

Greenough Shire: D. L. Morrell.

Boulder Shire: E. W. Swann, B. Warren and S. J. Tonkin.

Murchison Shire: P. Keogh, T. Seamen, E. Kinch, N. C. Armstrong and W. Mitchell.

The following appointments have been cancelled:—

Murchison Shire: J. W. S. Keogh, A. J. Fitzgerald, N. C. Armstrong, L. M. Murphy and R. Merredith.

J. A. W. ROBLEY,
Superintendent.

BUSH FIRES ACT, 1954.

(Section 38.)

Proclaimed Plant Burning Officers.

Bush Fires Board,
Perth, 22nd December, 1975.

IT is hereby notified that the Shire of Gnowan-gerup has appointed the following persons as Proclaimed Plant Burning Officers for its district:—

K. P. Davie, K. Wellstead, J. Ten Seldam, W. Meir, K. Jones, R. H. Whyatt, R. Wise, M. G. Watterson, M. K. Davidson, R. Edmondson, W. R. Lullfitz, K. Slee and F. J. Brown.

J. A. W. ROBLEY,
Superintendent.

BUSH FIRES ACT, 1954.

Suspension of Prohibited Burning Times.

Bush Fires Board,
Perth, 22nd 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 period 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.

West Arthur; Approximately one mile of the reserve (on both sides of the line) from Cordering westwards on the Bowelling-Wagin section of railway. Period of suspension to be up to and including the 24th December, 1975.

BUSH FIRES ACT, 1954.

(Section 38.)

Chief and Deputy Chief Fire Control Officers.

Bush Fires Board,
Perth, 22nd December, 1975.

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

Greenough Shire: R. W. Maslen, G. Garratt (Deputy).

Murchison Shire: R. C. Scott, H. J. M. Foulkes-Taylor (Deputy).

Kellerberrin Shire: W. F. Moore (Deputy).

The following appointments have been cancelled:—

Greenough Shire: C. Ducas, R. W. Maslen (Deputy).

Kellerberrin Shire: L. J. Evans (Deputy).

J. A. W. ROBLEY,
Superintendent.

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

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

Town of Geraldton District Town Planning Scheme No. 1.

T.P.B. 853/3/2/1, Vol. 5.

NOTICE is hereby given that the Geraldton Town Council in pursuance of its powers under the Town Planning and Development Act, 1928 (as amended), has prepared a Planning Scheme with reference to the whole of the lands comprising the area within the boundaries of the Town of Geraldton for the purpose of controlling and co-ordinating—

- (a) public and private development and use of land and/or building
- (b) other matters authorised by the enabling Act,

for the improvement of the welfare, living conditions of the people and environmental standards of the Town of Geraldton.

All plans and documents setting out and explaining the Planning Scheme have been deposited at Council Offices, Cathedral Avenue, Geraldton and will be open for inspection without charge during the hours of 10.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays, until and including the 24th March, 1976.

The maps and other 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 Planning Scheme should set forth in writing his/her objections and lodge them with the Town Clerk, Town of Geraldton, Cathedral Avenue, Geraldton 6530, on or before the 24th March, 1976.

J. F. CAMERON,
Town Clerk.

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

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Armadale-Kelmscott Town Planning Scheme No. 1—
Amendment No. 16.

T.P.B. 853/2/22/1, Pt. 19.

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 Armadale-Kelmscott Town Planning Scheme Amendment on the 20th November, 1975, for the purpose of rezoning lots Pt 117, Pt 116, Pt 23, 37 and 84 on Diagram 15597 of Canning Loc. 31, Armadale Hills from Single Residential 2A to Single Residential 1D for the purpose of subdivision of the land into lots ranging from 1 600 m², 2 500 m² and 6 000 m² in minimum lot size within three separate areas as delineated on the amending plan adopted by Council on the 7th July, 1975 with appropriate amendments to the Scheme Text as set out in the Schedule annexed hereto.

S. V. PRIES,
President.
A. E. RASMUSSEN,
Shire Clerk.

Schedule.

Resolved that the Council, in pursuance of section 7 of the Town Planning and Development Act, 1928 (as amended), amend the above Town Planning Scheme by:—

- (1) Deleting from Part 1 preliminary Clauses 1-8 Interpretation "Effective Frontage" paragraph of the Scheme Text the words "the length of a line connecting the two lot corners immediately parallel to the street frontage, or in the case of cul-de-sac development the effective frontage shall be."
- (2) Deleting from Part III—Zones Clause 3.2 Table of Zones the line "Single Residential 1A, 1B and 1C" from the Scheme Text and replacing it with "Single Residential 1A, 1B, 1C and 1D."
- (3) Deleting from Part III Table No. 1 Zoning and Use Classes of the Scheme Text Zone No. 1 the line "Single Residential 1A, 1B and 1C" and replacing it with "Single Residential 1A, 1B, 1C and 1D."
- (4) Deleting from Part IV Building Standards and particular Zoning requirements Clause 4.2 Table of Zones, the line "Single Residential 1A, 1B and 1C" and replacing it with "Single Residential 1A, 1B, 1C and 1D."
- (5) Adding to Table No. 3 on Page 24 of the Town Planning Scheme Text the following Zone:—

Min. Lot Area :	Min. effective frontage :	Max. No. of dwelling units D.U.	Max. Plot ratio :	Min. No. of Car spaces :	Minimum setbacks from Boundaries :		
					Frontage :	Side :	Rear :
Single Residential 1D as shown on the Scheme map	As shown on the Scheme map	Single	0.30	2 per D.U.	Frontage : SM	Side : As set down in U.B. B.L.	Rear : SM

- (6) Deleting from the Legend of the Town Planning Scheme Map Zones section line "Single Residential 1A, 1B and 1C" and replacing it with the Zone "Single Residential 1A, 1B, 1C and 1D."
- (7) By adding to Part IV Building Standards and Particular Zoning requirements the following clause:—

4.30. All trees with a trunk girth of 0.6 metres measured 0.6 metres from the ground within the Single Residential 1D Zone are to be retained unless the prior written consent of the Council is given to remove the said trees.

Note: For the said trees that have to be removed to make way for housing, firebreaks, outbuildings and accessways and construction, the building permits, etc., as issued by Council shall be deemed as written consent of the Council to remove those said trees.

TOWN PLANNING AND DEVELOPMENT ACT,
1928 (AS AMENDED).Advertisement of Approved Town Planning Scheme
Amendment.Shire of Kalamunda District Town Planning
Scheme—Amendment No. 8.

T.P.B. 853/2/24/13, 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 Shire of Kalamunda Town Planning Scheme Amendment on the 15th December 1975, for the purpose of rezoning Lot 3 Coral Road, Kalamunda, from Public Buildings to Residential "C".

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

and Development Act, 1928 (as amended), that the Minister for Urban Development and Town Planning approved the Shire of Wanneroo Town Planning Scheme Amendments on the 15th December, 1975, for the purpose of rezoning land as follows:—

Amendment No. 11: Part of Lots 12 and 13 fronting Girrawheen Avenue, Girrawheen, from Residential Development to Civic, Service Station, Commercial and Hotel (Tavern), as depicted on the amending plan adopted by Council on the 9th December, 1975, and approved by the Minister for Town Planning.

Amendment No. 12: Part Lot 42 Beach Road with frontage to Hainsworth Avenue and Salcott Road, from Residential Development to Service Station, Civic and Commercial as depicted on the amending plan adopted by Council on the 9th December, 1975 and approved by the Minister for Town Planning.

C. J. SEARSON,
President.

N. S. BENNETTS,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT,
1928 (AS AMENDED).Advertisement of Approved Town Planning Scheme
Amendment.Shire of Wanneroo Town Planning Scheme No. 1—
Amendment Nos. 11 and 12.

T.P.B. 853/2/30/1, Pt. H.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning

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
19941	Bunbury Inner Harbour, No. 1 (Woodchip) Berth—Stone Pitching	13/1/76	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	Narembeen 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
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
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
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)	13/1/76	P.W.D., West Perth
19967	Waudering 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

PUBLIC WORKS DEPARTMENT—*continued*

Contract No.	Project	Closing Date	Conditions now Available at		
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 Re- sources 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, Applica- tions 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
19982	Purchase and Removal—Residence at 149 Richmond Street, Leederville		20/1/76	P.W.D., West Perth

* Deposit on Documents \$250.

** Deposit on documents \$100.

† Deposit on documents \$50.

ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount	
19885	Pemberton Department of Fisheries and Fauna—Upgrading of Power Distribution	Valentine Sales & Service	\$ 4 295
19929	Perth Medical Centre—Hollywood Diagnostic Unit—Steel Lockers and Shelving	Brownbuilt Metalux Indus- tries Ltd.	56 837
19896	Royal Perth Hospital—Research Centre—Stage 1 Mechanical Services	Modernair Pty. Ltd.	294 522
19926	Albany Primary School—Additional Two Classrooms	Wauters Pty. Ltd.	104 980

T. J. LEWIS,
Under Secretary for Works.

PUBLIC WORKS ACT, 1902-1972.

Notice of Intention to Sell Resumed Land.

Redcliffe-Bushmead Controlled Access Road and
Subsidiary Roads—Section East of Queens Road.

P.W. 1739/59.

NOTICE is hereby given that the piece or parcel of land described in the schedule hereto is no longer required for the purpose for which it was resumed and is available for sale under the provisions of section 29 of the Public Works Act, 1902-1972.

A person who immediately prior to the taking of the land referred to, had an estate in fee simple in that land may, within three months after the publication of this Notice in the *Gazette* and in accordance with the provisions of section 29 (3) of the Public Works Act, 1902-1972, apply to the Minister for Works at the office of the Department of Public Works for an option to purchase the

land, but such application shall be subject to the provisions of section 29 (3) (ca) of that Act.

Dated this 31st day of December, 1975.

T. J. LEWIS,
Under Secretary for Works.

Schedule.

- (1) Portion of Helena Location 20a being part Lots 74, 75, 101 and 102 on Plan 4553 now comprised in Plan 7475 (sheet 4) and being the land remaining in Certificate of Title Volume 1045, Folio 828.
- (2) Portion of Helena Location 20a being those parts of Lots 71, 72 and 73 on Plan 4553 now comprised in Plan 7475 (sheet 4) and being part of the land remaining in Certificate of Title Volume 1066, Folio 371.
- (3) Portion of Helena Location 20a being part of Lot 100 on Plan 4553 and being the resumed land alone remaining in Certificate of Title Volume 981, Folio 117.

ALBANY PORT AUTHORITY ACT, 1926-1967.

THE Albany Port Authority, acting pursuant to the Albany Port Authority Act, 1926-1967, hereby makes the regulations set forth in the Schedule hereunder to take effect on and from the 1st day of January, 1976.

B. J. E. HUDSON,
Managing Secretary.

Schedule.

Regulations.

- Principal regulations. 1. In these regulations the regulations made under the Albany Port Authority Act, 1926, published in the *Government Gazette* on the 30th March, 1951 and amended from time to time thereafter by notices so published are referred to as the principal regulations.
- Reg. 58 substituted. 2. Regulation 58 of the principal regulations is revoked and the following regulation substituted:—
58. (1) The Tonnage Rates payable shall be assessed at four cents (\$0.04) for each ton of the gross registered tonnage of a ship for the first twenty-four hours or part thereof and thence seventy-five one-hundredths of a cent (0.75c) for each ton of the gross registered tonnage of a ship for each six hours or part thereof.
- (2) Should a ship occupy more than one berth, the Tonnage Rates shall be based on the aggregate of the periods during which berths have been occupied, and where such aggregate is less than twenty-four hours, a minimum charge as for twenty-four hours shall be payable.
- (3) The Tonnage Rates payable for ships occupying a berth other than at a wharf or jetty, as prescribed in regulation 57 (c) of these regulations shall be assessed at three-hundred and seventy-five one-thousandths of a cent (0.375c) for each ton of the gross registered tonnage of the ship.
- (4) Subject to the provisions of regulations 55, 59 and 61 of these regulations the minimum charge for the entry of any ship into the Port shall be twenty-five dollars (\$25.00).
- Reg. 60 amended. 3. Regulation 60 of the principal regulations is amended by substituting for the word "twelve" in line three the word "twenty-four".
- Reg. 73A amended. 4. Regulation 73A of the principal regulations is amended—
- (a) as to paragraph (a), by deleting that paragraph;
- (b) as to paragraph (b), by substituting for the numerals "11" in line three the numerals "13";
- (c) as to paragraph (e)—
- (i) by substituting for the expression "\$1.19" in line two the expression "\$1.45";
- (ii) by substituting for the expression "\$0.75" in line four the expression "\$0.92"; and
- (iii) by substituting for the expression "\$0.44" in line eight the expression "\$0.53".
- Reg. 74 substituted. 5. Regulation 74 of the principal regulations is revoked and the following regulation substituted:—

INWARD CARGO.

74. 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 wharves
GENERAL RATES—	\$	\$	\$
All goods for which specific rates are not otherwise provided tonne	1.62	11.20	5.60
SPECIFIC RATES—			
Empty returns tonne	0.55	11.20	5.60
Landed and re-shipped cargo (handling charges at same rate as for inward cargo of like nature) tonne	0.13
Livestock—			
(a) horses, cattle, dogs (not caged or crated) each	0.60
(b) pigs, sheep, goats (not caged or crated) each	0.10
Materials in crude form such as rock phosphate, phosphatic guano, sulphur and sulphur bearing ores, etc. for the manufacture of artificial manures and acids—in bulk cargoes and landed loose tonne	0.36	1.05
Motor cars, utilities, trailers and caravans for conveyance of passengers and/or personal effects only, used and uncased and on own wheels tonne	0.30	3.50
Oil and flammable 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	1.45
Transhipment Cargo—as prescribed in Regulation 76 (handling charges as provided in Regulation 76) tonne	0.26
Minimum charge per consignment tonne	0.30	0.50	0.50
Further Specific Rates will be adopted as and when required at the discretion of the Authority.			

SCHEDULE—continued.

Reg. 75 substituted. 6. Regulation 75 of the principal regulations is revoked and the following regulation substituted:—

OUTWARD CARGO.

75. 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 73A, 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 tonne	0.96	9.10	4.90
Goods shipped to ports within the State (handling charges unless otherwise specified) tonne	0.24	9.10	4.90
Products of the soil of the State as per Regulation 73A unless otherwise specified tonne	0.24	9.10	4.90
Goods wholly manufactured in the State as per Regulation 73A unless otherwise specified tonne	0.48	9.10	4.90
SPECIFIC RATES—			
Empty returns tonne	0.45	9.10
Metal, scrap tonne	0.96	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	0.30	3.50
Petrol, kerosene, fuel oil and other petroleum products and by-products refined or manufactured in the State from crude oil (notwithstanding Regulation 73A(h))			
(a) in bulk tonne	0.85
(b) in containers tonne	0.85	9.10	4.90
(c) as bunkers (see Regulation 73A(e)) tonne	0.53
Products of the soil of the State, etc.—			
(a) grain—wheat, barley, oats tonne	0.175	9.10	6.30
(b) livestock—			
(i) horses, cattle and dogs (not caged or crated) each	0.50
(ii) pigs, sheep, goats (not caged or crated) each	0.05	0.15
(c) meat, fresh tonne	0.24	10.50
(d) minerals, metallic and earthy, and metallurgical products mined in the State—			
(i) in containers tonne	0.50	9.10	4.90
(ii) loose tonne	0.50	at cost
(e) wool tonne	0.30	2.80
Minimum charge per consignment tonne	0.30	0.50	0.50
Further Specific Rates will be adopted as and when required at the discretion of the Authority.			

Reg. 76 amended. 7. Regulation 76 of the principal regulations is amended by substituting for the numerals "22" in line two of paragraph (b) the numerals "26".

Reg. 83 amended. 8. Regulation 83 of the principal regulations is amended by substituting for the word "five" in the last line the word "two".

Reg. 141A added. 9. The principal regulations are amended by adding after regulation 141 the following regulation—

141A. The charges for mooring and unmooring of ships shall be as follows—

- \$
- (a) for the combined service of mooring and unmooring or the complete service of removal from one berth to another 243.00
 - (b) surcharge of each separate service of mooring or unmooring carried out wholly or in part between the hours of—
 - (i) 4.00 p.m. and midnight any ordinary day 71.00
 - (ii) midnight and 8.00 a.m. any ordinary day 142.00
 - (iii) all day Saturday 204.00
 - (iv) all day Sunday or Holidays 281.00
 - (c) rebates will be allowed as follows:—
 - (i) ships up to 200 tons gross 50 %
 - (ii) ships 200 tons to 1 000 tons gross 33½ %
 - (d) where labour is ordered or requisitioned for a service and such service for any reason whatsoever is not then required but ordered for a later hour, the cost of the labour to the Port Authority for that attendance shall be payable.

SCHEDULE—*continued.*

- Reg. 283 amended. 10. Regulation 283 of the principal regulations is amended—
- (a) as to paragraph (a), by substituting for the passage “£2 (\$4.00), minimum as for two hours” in lines five and six the following passage—
- (i) Mobile cranes—\$9.00 per hour without driver, \$14.00 per hour with driver;
- (ii) Fork lifts—\$6.00 per hour without driver, \$11.00 per hour with driver,
the minimum as for two hours driver's overtime recoverable in full. ;
- (b) by deleting paragraphs (b) and (c) and substituting the following paragraph:—
- (b) 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 —\$1.00 per tonne;
- (ii) over 3.00 tonnes and not exceeding 5.00 tonnes —\$1.50 per tonne;
- (iii) over 5.00 tonnes and not exceeding 10.00 tonnes —\$2.00 per tonne.
- Reg. 284 added. 11. The principal regulations are amended by adding after regulation 283 the following regulation—
284. The charges for usage of the slipway shall be as follows:—
- (a) up to 50 tonnes or say 23 metres—\$12.00 per day;
- (b) 51 to 100 tonnes or say 30 metres—\$25.00 per day;
- (c) 101 to 200 tonnes—\$75.00 per day;
- (d) 201 to 300 tonnes—\$150.00 per day;
- (e) operator's time at cost with a minimum of \$6.00 each service.

Passed by a resolution of the Albany Port Authority at a meeting of the Port Authority held on the fifth day of December, 1975.

The Common Seal of the Port Authority was at the time of the abovementioned resolution affixed in the presence of—

[L.S.]

J. D. MURRAY,
Chairman.

E. N. STENE,
Member.

B. J. E. HUDSON,
Secretary.

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

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

ESPERANCE PORT AUTHORITY ACT, 1968.

THE Esperance Port Authority, acting pursuant to the provisions of the Esperance Port Authority Act, 1968, hereby makes the regulations set out in the schedule hereunder.

Schedule.
Regulations.

- Principal regulations. 1. In these regulations, the regulations made by the Esperance Port Authority, under the Esperance Port Authority Act, 1968 published in the *Government Gazette* on the 11th March, 1969 are referred to as the principal regulations.
- Reg. 68 amended. 2. Regulation 68 of the principal regulations is amended by substituting for the item “Tonnage Rates:” the following item:—
- Tonnage Rates:
- For vessels over 300 tons gross register, shall be 6 cents per tonne on all cargo landed and/or shipped with a minimum of \$7.20 per day of 24 hours or part thereof.
- Vessels under 300 tons gross register shall pay 6 cents per tonne on all cargo landed and/or shipped with a minimum of \$4.80 per day of 24 hours or part thereof.
- Vessels occupying berths but not handling cargo, shall pay the minimum per day as prescribed herein.

SCHEDULE—continued.

Tonnage Rates for small vessels shall be: Fishing vessels not exceeding 50 gross tons—90 cents per week. Fishing vessels not exceeding 100 gross tons when taking stores only (including ice)—60 cents per day of 24 hours or part thereof.

Launches for public hire—\$14.50 per annum (payable half-yearly in advance). Tugs and dredges—\$29.00 per annum (payable half-yearly in advance).

- Reg. 73 amended. 3. Subregulation (3) of regulation 73 of the principal regulations is amended—
- (a) by substituting for the passage "11 cents" in line three of paragraph (b), the passage "13 cents";
- (b) by substituting for the expression "\$0.70" in line three of paragraph (c), the expression "\$0.84";
- (c) by substituting for the expression "\$1.19" in line one of paragraph (e), the expression "\$1.45";
- (d) by substituting for the expression "\$0.75" in line three of paragraph (e), the expression "\$0.90"; and
- (e) by deleting paragraph (f).
- Reg. 77 amended. 4. Regulation 77 of the principal regulations is amended by substituting for subregulation (1) the following subregulation:—
- (1) The rates and handling charges may be varied by the Port Authority where, due to the nature of the cargo and method of handling, extra labour is required or unusual risk is involved.
- Reg. 78 amended. 5. Subregulation (2) of regulation 78 of the principal regulations is amended by substituting for the passage "44 cents" in line three, the passage "53 cents".
- Reg. 116 amended. 6. Subregulation (2) of regulation 116 of the principal regulations is amended by substituting for the passage "10 cents" where it occurs in line two and again in line six, the passage "12 cents".
- Reg. 120 amended. 7. Regulation 120 of the principal regulations is amended by substituting for the passage "20 cents" in line five, the passage "24 cents".
- Parts I and II of Second Schedule substituted. 8. The Second Schedule to the principal regulations is amended by substituting for Parts I and II, the following Parts—

Second Schedule.

PART I—INWARDS CARGO—ESPERANCE.

The rates of Wharfage and Handling Charges on Inwards 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 tonne	1.45	3.84	1.75
SPECIFIC RATES—			
Empty returns tonne	0.55	3.84	1.75
Explosives tonne	1.45	at cost
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, guano, sulphur and sulphur-bearing ores, etc. for the manufacture of artificial manures and acids. In bulk cargoes and landed loose tonne	0.36	0.33
Motor Cars, Utilities, Trailers and Caravans for conveyance of passengers and/or personal effects only, used and uncased, and on own wheels each	2.00
Oils 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	1.45
Minimum charge per consignment tonne	0.30	0.20	0.20

Second Schedule—*continued*.

PART II—OUTWARDS CARGO—ESPERANCE.

The rates of Wharfage and Handling Charges on Outwards Cargo shall be as under:—

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 tonne	0.86	2.83	1.75
Goods shipped to ports within the State (Handling Charges unless otherwise specified) tonne	0.18	2.83	1.75
Products of the soil of the State, excepting grain and unless otherwise specified tonne	0.22	2.83	1.75
Goods wholly manufactured in the State, unless otherwise specified tonne	0.44	2.83	1.75
SPECIFIC RATES—			
Empty Returns tonne	0.45	2.83	1.75
Metal, Scrap tonne	0.96	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 each	2.00
Petrol, Kerosene, Fuel Oil and other petroleum products and by-products refined or manufactured locally from crude oil—			
(a) In bulk tonne	0.85
(b) In containers tonne	0.85	2.83	1.75
(c) As bunkers tonne	0.53
Products of the soil of the State, etc.—			
(a) Bran, Flour and Pollard tonne	0.26	3.95	1.66
(b) Grain, Wheat, Barley and Oats tonne	0.175	2.83	1.75
(c) Livestock—			
(i) Horses, Cattle and Dogs (not caged or crated) each	0.50	0.50
(ii) Pigs, Sheep and Goats (not caged or crated) each	0.05	0.05
(d) Meat, Refrigerated—			
(i) In carcase form tonne	0.24	4.73	2.83
(ii) Other tonne	0.24	2.83	1.75
(e) Minerals, Metallic and Earthy and Metallurgical Products mined in the State—			
(i) In containers tonne	0.50	2.83	1.75
(ii) Loose tonne	0.50	at cost	at cost
(f) Timber tonne	0.44	at cost	at cost
(g) Wool tonne	0.30	0.90
Minimum charge per consignment	0.30	0.20	0.20

Part III
of Second
Schedule
amended.

9. Part III of the Second Schedule to the principal regulations is amended—

- (a) by substituting for the passage "12.5 cents" in line one of paragraph (1), and again in lines two and five of paragraph (2), the passage "15 cents"; and
- (b) by substituting for the expression "5c" in line one of paragraph (1), the expression "6 cents".

Part IV
of Second
Schedule
amended.

10. Part IV of the Second Schedule to the principal regulations is amended—

- (a) by substituting for the passage "40 cents" in line three of paragraph (1) under the heading "Weighbridge Charges:", the passage "50 cents";
- (b) by substituting for the passage "50 cents" in line four of paragraph (1) under the heading "Weighbridge Charges:", the passage "60 cents";
- (c) by substituting for the passage "5 cents" in line two under the heading "Harbour Improvement Dues:", the passage "6 cents";
- (d) by substituting for the passage "16.5 cents" in line three under the heading "Fresh Water:" the passage "21 cents"; and
- (e) by substituting for the passage "80 cents" in line four under the heading "Fresh Water:" the expression "\$1.00".

Passed by a resolution of the Esperance Port Authority at a meeting of the Port Authority held on the 24th day of September, 1975.

The Common Seal of the Port Authority was at the time of the abovementioned resolution affixed in the presence of—

[L.S.]

R. E. BOWER,
Chairman.
C. PROCTOR,
Member.
S. J. GRATWICK,
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 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.

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. 368MA added. 2. The principal regulations are amended by adding after regulation 368M the following regulation:—
- Risk of injury. 368MA. The person in charge of a vessel shall not permit any other person not engaged in activities required by the navigation of the vessel or the purposes for which that vessel is being used to remain in a position where any portion of his body is exposed to the risk of injury beyond the limits of the hull of that vessel.
- Reg. 369A amended. 3. Regulation 369A of the principal regulations is amended by substituting for paragraphs (a) and (b) the following paragraphs:—
- (a) bears the stamp of and conforms to Australian Standards ASZ 27 or AS 1512; or
- (b) has been approved by the Marine Board of Victoria, or of the Department of Transport of the Australian Government, as a life jacket.
- Reg. 369B substituted. 4. The principal regulations are amended by substituting for regulation 369B the following regulation:—
- Flares. 369B. (1) Every vessel shall, while being navigated outside protected waters, be equipped with the following distress signals:—
- (a) not less than two red hand flares or not less than two parachute distress rockets; and
- (b) not less than two orange smoke flares.
- (2) Distress signals required by this regulation shall be maintained in a serviceable condition at all times, they shall be capable of functioning satisfactorily after immersion in water for one minute, and shall be of such a quality as to enable them to remain serviceable under good average storage conditions for a period of at least three years, the container of each distress signal shall be stamped indelibly with the date on which it is filled and in the case of—
- (a) red hand flares, the flare shall be capable of emitting a red light of minimum luminous intensity of fifteen thousand candelas for not less than fifty-five seconds;
- (b) parachute distress rockets, the rocket shall be capable of projecting a single bright red star to a minimum height of 230 metres which burns, while falling, with a minimum luminous intensity of twenty-five thousand candelas for not less than forty seconds;
- (c) smoke flares, the flare shall be capable of emitting a dense volume of bright orange smoke for a period of not less than fifty-five seconds.

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.

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

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902-1972, that it is intended to take or resume, under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Albany District, for the purpose of the following public work, namely, widening the Perth-Albany Road, and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A. 7301-123, 7301-124, 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	Nicholas Lach	N. Lach	Portion of Plantagenet Location 238 (Certificate of Title Volume 1026, Folio 171)	7 432 m ²
2	Nicholas Lach	N. Lach	Portion of Plantagenet Location 5189 (Certificate of Title Volume 1208 Folio 544)	1 765 m ²
3	Albany Bricks Pty. Ltd.	Albany Bricks Pty. Ltd.	Portion of Plantagenet Location 4765 (Certificate of Title Volume 1111 Folio 352)	1·238 4 ha
4	Yantecup Pty. Ltd.	Yantecup Pty. Ltd.	Portion of Plantagenet Location 4741 (Certificate of Title Volume 1293, Folio 328)	1·423 2 ha

Dated this 22nd day of December, 1975.

W. J. ALLAN,
Secretary, Main Roads.

SHIRE OF GINGIN.

By-laws Officers.

IT is hereby notified for general information that the following persons have been appointed By-laws Officers for the Shire of Gingin:—

Phillip Vaughan Henderson.
Raymond Norman Tilbrook.
Michael Hugh O'Doherty.
William Malcolm Radford.

Dated this 17th day of December, 1975.

N. H. V. WALLACE,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.
(Section 550.)

Memorandum of Imposing Rates.
Municipality of the Shire of Leonora.

To whom it may concern:

AT a meeting of the Leonora Shire Council held on the 26th day of August, 1975 it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Municipality or (if the case so requires—within the following Wards and special areas) in accordance with the provisions of the Local Government Act, 1960-1975 (and other Acts, which specify, if the case requires).

Schedule of Rates Levied.

- General Rate of 18 cents in the \$ upon annual values of rateable land;
- General Rate of 7.5 cents in the \$ upon unimproved capital value of rateable land.

P. J. HUGHSON,
Shire Clerk.

TOWN OF CANNING.

IT is hereby notified for public information that this Municipality's dog pound is located at the Shire of Belmont Works Depot, Fairbrother Street, Belmont.

D. P. F. ROSAIR,
Acting Town Clerk.

SHIRE OF WAGIN.

IT is hereby notified that the appointments of D. E. Samuel, E. N. Pugh, J. R. van Dijken and B. C. Hadley as Traffic Inspectors for the Shire of Wagin have been cancelled.

V. S. SPALDING,
Shire Clerk.

SHIRE OF PINGELLY.

Dog Catcher/Pound Keeper.

IT is hereby notified for public information that Mr. Frederick Stanley Ellis has been appointed Dog Catcher/Pound Keeper for the Shire of Pingelly with effect from the 18th December, 1975.

K. J. TILBROOK,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1970-1975.

City of Melville.

Notice of Intention to Borrow.

Proposed Loan (No. 200) of \$10 000.

PURSUANT to section 610 of the Local Government Act, 1970-1975, the City of Melville hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose: \$10 000 (ten thousand dollars) for a period of fifteen years repayable at the Commercial Bank of Australia Ltd., 884, Canning Highway, Canning Bridge, by thirty half-yearly repayments. Purpose: Barrier fencing for reserves.

Plans, specifications and estimate of costs as required by section 109 of the Act are open for inspection at the office of the Council, Almond-bury Road, Ardross, during business hours, for 35 (thirty-five) days after publication of this notice.

Dated the 18th day of December, 1975.

J. F. HOWSON,
Mayor.

P. J. HANLEY,
Acting Town Clerk.

LOCAL GOVERNMENT ACT, 1970-1975.

City of Melville.

Notice of Intention to Borrow.

Proposed Loan (No. 201) of \$25 000.

PURSUANT to section 610 of the Local Government Act, 1970-1975, the City of Melville hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose: \$25 000 (twenty-five thousand dollars) for a period of fifteen years repayable at the Commercial Bank of Australia Ltd., 884, Canning Highway, Canning Bridge, by thirty half-yearly repayments. Purpose: Footpath construction.

Plans, specifications and estimate of costs as required by section 109 of the Act are open for inspection at the office of the Council, Almond-bury Road, Ardross, during business hours, for 35 (thirty-five) days after publication of this notice.

Dated the 18th of December, 1975.

J. F. HOWSON,
Mayor.P. J. HANLEY,
Acting Town Clerk.

LOCAL GOVERNMENT ACT, 1970-1975.

City of Melville.

Notice of Intention to Borrow.

Proposed Loan (No. 202) of \$15,000.

PURSUANT to section 610 of the Local Government Act, 1970-1975, the City of Melville hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose: \$15 000 (fifteen thousand dollars) for a period of fifteen years, repayable at the Commercial Bank of Australia Ltd., 884, Canning Highway, Canning Bridge, by thirty half-yearly repayments. Purpose: Hot Mix resurfacing—various streets.

Plans, specifications and estimate of costs as required by section 109 of the Act are open for inspection at the office of the Council, Almond-bury Road, Ardross, during business hours, for 35 (thirty-five) days after publication of this notice.

Dated the 18th of December, 1975.

J. F. HOWSON,
Mayor.P. J. HANLEY,
Acting Town Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

City of Melville.

Notice of Intention to Borrow.

Proposed Loan (No. 203) of \$100 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the City of Melville hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose: \$100 000 (one hundred thousand dollars) for a period of fifteen years, repayable at the Commercial Bank of Australia Ltd., 884 Canning Highway, Canning Bridge, by thirty half-yearly repayments. Purpose: Kerbing, drainage and pavement regulation works. Brentwood-Mt. Pleasant Area.

Plans, specifications and estimate of costs as required by section 609 of the Act are open for inspection at the office of the Council, Almond-bury Road, Ardross, during business hours for 35 (thirty-five) days after publication of this notice.

Dated the 18th day of December, 1975.

J. F. HOWSON,
Mayor.P. J. HANLEY,
Acting Town Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

City of Melville.

Notice of Intention to Borrow.

Proposed Loan (No. 204) of \$15 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the City of Melville hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose: \$15 000 (fifteen thousand dollars) for a period of fifteen years, repayable at the Commercial Bank of Australia Ltd., 884 Canning Highway, Canning Bridge, by thirty half-yearly repayments. Purpose: Upgrading of reticulation of Winnacott Reserve.

Plans, specifications and estimate of costs as required by section 609 of the Act are open for inspection at the office of the Council, Almond-bury Road, Ardross, during business hours for 35 (thirty-five) days after publication of this notice.

Dated the 18th day of December, 1975.

J. F. HOWSON,
Mayor.P. J. HANLEY,
Acting Town Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Augusta-Margaret River.

Notice of Intention to Borrow.

Proposed Loan (No. 78) of \$15 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Augusta-Margaret River Shire Council hereby gives notice that it proposes to borrow money, by the sale of a debenture or debentures, on the following terms and for the following purpose: \$15 000 for a period of eighteen (18) years repayable at the office of the Augusta-Margaret River Shire Council, Margaret River, by thirty-six (36) equal half-yearly instalments of principal and interest. Purpose: To finance construction of a club house on Augusta Reserve No. 22541 for the Augusta Bowling and Social Club (Inc.).

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

Note: All repayments of principal and interest will be refunded to Council by the Augusta Bowling and Social Club (Inc.).

Dated this 18th day of December 1975.

R. C. VANSITTART
President.J. D. REIDY-CROFTS,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Esperance.

Notice of Intention to Borrow.

Proposed Loan (No. 129) of \$62 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975 the Council of the Shire of Esperance 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: \$62 000 for a period of twenty years at ruling interest rates, repayable at the Office of the Council, Esperance, in forty equal half-yearly instalments of principal and interest. Purpose: Additions to, and internal alterations to existing Shire Administration Offices.

Specifications estimates of costs and statements as required by section 609 of the Act, are open for inspection at the office of the Council, during business hours for 35 days after publication of this notice.

Dated this 18th day of December, 1975.

O. STUART,
President.E. L. CHOWN,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Gingin.

Notice of Intention to Borrow.

Proposed Loan (No. 59) of \$5 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Gingin 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: \$5 000 over a period of ten (10) years at the ruling rate of interest repayable to the Bank of New South Wales at Midland by twenty equal half-yearly instalments of principal and interest. Purpose: The re-surfacing of the Gingin Tennis Courts.

The Gingin Tennis Club undertakes to be responsible for the annual repayments of the proposed loan and therefore no general rate increase should be necessary.

The statement and plans and specifications required by section 609 are open for inspection by ratepayers at the Office of the Council during normal business hours for a period of thirty-five (35) days after the publication of this notice.

Dated this 18th day of December, 1975.

N. T. FEWSTER,
President.

N. H. V. WALLACE,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Moora.

Notice of Intention to Borrow.

Proposed Loan (No. 199) of \$30 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Moora Shire Council hereby gives notice that it proposes to borrow money by the sale of a debenture, or debentures, on the following terms, and for the following purpose: \$30 000 for 20 years, repayable at the office of the Shire of Moora, 34 Padbury Street, Moora by forty (40) equal half-yearly instalments of principal and interest. Purpose: Extensions to the Moora Golf Club (Inc.) premises on portion Melbourne Location 966.

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

Note: This will be a self-supporting loan with the repayments being met by the Moora Golf Club (Inc.) and therefore no special loan rate should be necessary.

Dated this 18th day of December, 1975.

R. J. SCOTT,
Deputy President.

W. O. BRYDEN,
Shire Clerk.

(This notice supersedes that published on page 4522 of *Government Gazette* (No. 82) of 12th December, 1975.)

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Toodyay.

Notice of Intention to Borrow.

Proposed Loan (No. 47) of \$25 000.

PURSUANT to section 610 of the Local Government Act, 1960-1975, the Toodyay 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: Twenty-five thousand dollars (\$25 000) for a period of five years at the ruling rate of interest repayable at the Bank of New South Wales, Stirling Terrace, Toodyay by ten equal half-yearly instalments of principal and interest. Purpose: Purchase of Avon Location 1953—Lot Pt. M1130 for recreation.

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

Dated this 15th day of December, 1975.

I. V. MURRAY,
President.

B. F. HARRIS,
Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Wyndham-East Kimberley.

Lease of Land.

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

LG. WE-4-4.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 267(3) of the Local Government Act, 1960-1975, that the Wyndham-East Kimberley Shire Council may lease Lot 427 Wyndham to the Wyndham Community Club Inc. for a period of 20 years by private treaty.

R. C. PAUST,
Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Augusta-Margaret River.

Loans.

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

LG. AM-3-8A.

IT is hereby notified for public information that His Excellency the Governor has approved of the construction of a fire station at Augusta being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act, 1960-1975, by the Augusta-Margaret River Shire Council.

R. C. PAUST,
Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Cue.

Loans.

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

LG. CU-3-8.

IT is hereby notified for public information that His Excellency the Governor has approved of the upgrading of the electricity distribution system being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act, 1960-1975, by the Cue Shire Council.

R. C. PAUST,
Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Harvey.

Loans.

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

L.G. H-3-8.

IT is hereby notified for public information that His Excellency the Governor has approved of the purchase of the Veterinary Surgery at Lot 19 Uduc Road Harvey, being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act, 1960-1975, by the Harvey Shire Council.

R. C. PAUST,
Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Laverton.

Loans.

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

LG. LA-3-8.

IT is hereby notified for public information that His Excellency the Governor has approved of improvements to the Laverton Sports Club premises and playing fields on Laverton Lot 198 being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act, 1960-1975, by the Laverton Shire Council.

R. C. PAUST,
Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Wyndham-East Kimberley.

Loans.

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

LG. WE-3-8A.

IT is hereby notified for public information that His Excellency the Governor has approved of the purchase of the Six Mile Hotel at Wyndham for conversion to premises for the Wyndham Community Club Inc. being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act, 1960-1975, by the Wyndham-East Kimberley Shire Council.

R. C. PAUST,
Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Narrogin.

Loans.

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

LG. NO-3-8.

IT is hereby notified for public information that His Excellency the Governor has approved of additions and alterations to a Veterinary Surgery being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act, 1960-1975, by the Narrogin Shire Council.

R. C. PAUST,
Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1975.

City of Stirling.

Overdraft.

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

LG. ST-3-9A.

IT is hereby notified for public information that His Excellency the Governor has approved, pursuant to the provisions of section 600 of the Local Government Act, 1960-1975, of the Stirling City Council obtaining an advance of \$100 000 from a bank by means of a special overdraft for the purpose of constructing a social club hall and change-rooms for the Inglewood Kiev Soccer and Social Club on portion of Reserve 18325.

R. C. PAUST,
Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1975.

Shire of Ravensthorpe.

Loans.

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

LG. RA-3-8.

IT is hereby notified for public information that His Excellency the Governor has approved of the establishment of an electricity supply at Hopetoun being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act, 1960-1975, by the Ravensthorpe Shire Council.

R. C. PAUST,
Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1975.

City of Perth.

Sale of Land.

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

LG. P-4-6.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act 1960-1975, that the Perth City Council may sell portion of Swan Location 115 and being part of Lot 28 on Plan 2889 and being the balance of the land remaining in Certificate of Title Volume 950 Folio 114 by private treaty.

R. C. PAUST,
Secretary for Local Government.

ERRATUM.

LOCAL GOVERNMENT ACT, 1960-1975.

Uniform Private Swimming Pool By-laws.

Local Government Department,
Perth, 22nd December, 1975.

L.G. 182/73H.

UNDER the above heading on Page 4603 of *Government Gazette* (No. 84) of 19th December, 1975, the following correction is made to "By-law 3."—

By-Law 3A.—Delete sub-by-law (3) and insert the following:—

(3) An application under sub-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.

R. C. PAUST,
Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1975.

The Municipality of the City of Perth.

By-law No. 63—Town Planning Classification or Zoning By-law for the land and/or buildings in the Victoria Park/Carlisle Area being part of the City of Perth Municipal District—Amendment.

L.G: P-7-32C.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the 15th day of September, 1975, to make and submit for confirmation by the Governor the following amendments to By-law No. 63:—

That all those pieces of land being—

portion of Swan Location 35 and being Lot 69 on deposited Plan 757 and being the whole of the land comprised in Certificate of Title Volume 373, Folio 198;

portion of Swan Location 35 and being Lot 70 on Plan 757 and being the whole of the land comprised in Certificate of Title Volume 704, Folio 119,

be and are hereby excised from No. 1 Zone classification and reclassified and included in No. 7 Zone classification and that the Victoria Park/Carlisle Zoning Plan No. 63 be and is hereby amended accordingly.

Dated this 20th day of October, 1975.

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

[L.S.]

E. H. LEE-STEERE,
Lord Mayor.

G. O. EDWARDS,
Town Clerk.

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT, 1960-1975.

The Municipality of the City of Perth.

By-law No. 65—Town Planning Classification or Zoning By-law for Land and/or Buildings in the Central Area being part of the City of Perth Municipal District—Amendment.

L.G. P-7-33D.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the 15th day of September, 1975, to make and submit for confirmation by the Governor the following amendment to By-law No. 65:—

That all that piece of land being portion of Perthshire Location Ax and being Lot 8 on Plan 688 together with a right-of-carriageway over the portion coloured brown on the said plan and being the whole of the land comprised in Certificate of Title Volume 1366 Folio 50 be and is hereby excised from Zone 2 Classification and is reclassified and included in Zone 7 classification of the Central Area being part of the City of Perth Municipal District and Zoning Plan No. 65 be and is hereby amended accordingly.

Dated this 20th day of October, 1975.

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

[L.S.]

E. H. LEE-STEERE,
Lord Mayor.

G. O. EDWARDS,
Town Clerk.

Recommended:—

E. C. RUSHTON,
Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT, 1960-1975.
The Municipality of the City of Stirling.
By-laws Relating to Swimming Pools.

L.G. ST-7-38.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 7th day of October, 1975, to make and submit for confirmation by the Governor the following by-laws:—

The by-laws of the City of Stirling published in the *Government Gazette* of the 12th May, 1971, are hereby amended in the following manner:—

By-law 351 is repealed and the following by-law inserted in its place:—

351. The following are the charges for admission to the pool premises:—

Children under 4 years of age	Nil.
Children over 4 years but under 16 years of age	20 cents
Persons 16 years of age and over	40 cents
Pensioners (on production of Pension Card)	15 cents
School children, if under instruction with teacher in attendance or pupil attending a lesson conducted by a swimming coach or teacher duly authorised by the Council—	
16 years of age or above	15 cents
Under 16 years of age	10 cents
Persons over 16 years of age being a parent or guardian watching a child receiving instruction from a Council licensed coach	10 cents

Dated the 7th day of October, 1975.

The Common Seal of City of Stirling was hereunto affixed by authority of a resolution of the Council in the presence of—

[L.S.]

G. A. VENVILLE,
Mayor.

L. A. EASTON,
Town Clerk.

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT, 1960-1975.
The Municipality of the Town of Bassendean.
By-laws Relating to Zoning.

L.G. BS-7-23.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the first day of July, 1975, to make and submit for confirmation by the Governor the following by-laws:—

1. After Clause 5f insert the following:—

Shopping Centre Zone.

5g. That portion of the district which is specified in the Eighth Schedule hereto is hereby classified as a Shopping Centre Zone.

5h. No person shall use any land or any building or structure in a Shopping Centre Zone except for one or more of the following purposes:—

- (a) An integrated shopping centre.
- (b) Shops.
- (c) A Bank.
- (d) Offices.
- (e) Restaurant.
- (f) With the special permission of the Council Service Station.
- (g) Parking areas.

5i. No development shall take place within a Shopping Centre Zone without the special approval of the Council. Any person desiring to develop any land within the Shopping Centre Zone shall make application in respect thereof to the Council and shall submit detailed plans and specifications of the proposed development.

5j. The Council may in granting its approval to a development impose such conditions as it shall think fit and without limiting the generality of the foregoing may impose conditions relating to the following:—

- (a) That all land within the Zone be amalgamated into one Certificate of Title.

- (b) No development shall take place unless such development is in respect of the whole of the zone or unless the Council considers that development of the portion the subject of the application is substantially the whole of the land within the zone or is such that it would not interfere with the proper and orderly development of a shopping centre within that zone.
- (c) Parking areas.
- (d) Landscaping.
- (e) Contributions by the developer to road widening and road construction, drainage and pedestrian ways.
- No person shall commit a breach of any of the conditions of development imposed by the Council in granting its consent.
2. The First Schedule is altered by the insertion of "8th" after "5th, 6th, and 7th".
3. After the Seventh Schedule insert the following new Schedule:—

Eighth Schedule.

Shopping Centre Zone.

That portion of the District bounded by Guildford Road, West Road, Extension road and Whitfield Street.

4. Claims for compensation by reason of this amendment shall be made within six (6) months of the publication of this amendment in the *Government Gazette*.

Dated this First day of July, 1975.

[L.S.]

JOHN GEORGE PATERSON,
Mayor,
CLARENCE McCREED,
Town Clerk.

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT, 1960-1975.

The Municipality of the Town of Bunbury By-Laws relating to
Parking Facilities.

L.G.: BY-7-12.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the 13th day of August, 1975, and the 29th day of September, 1975, to make and submit for confirmation by the Governor the following By-Laws:—

By-Laws Relating to Parking Facilities.

By-Laws of the Municipality of the Town of Bunbury made under section 231 of the Local Government Act, 1960-1975 and amendments for Care, Control and Management of Parking Facilities.

PART 1.—DEFINITION AND OPERATION.

1. These By-Laws shall be cited as the Town of Bunbury Parking Facilities By-Laws.
2. Interpretations—In these By-Laws unless the context otherwise requires—
 - "Act" means the Local Government Act, 1960-1975 and Amendments from time to time.
 - "Authorised Officer" means an Officer of the Council authorised by the Council to perform duties in accordance with these by-laws.
 - "Authorised Vehicle" means a vehicle authorised by the Council, authorised officer, inspector or by any Act to stand on a road.
 - "Bus" means an omnibus within the meaning of the Road Traffic Act.
 - "Carriageway" means a portion of a road that is improved, designed or ordinarily used for vehicular traffic, and includes the shoulders and areas, including embayments, at the side or centre of the carriageway, used for the standing or parking of vehicles; and, where a road has two or more of those portions divided by a median strip, the expression means each of these portions, separately.
 - "Commercial Vehicle" means a vehicle which comes within the description of a motor wagon in the First Schedule to the Road Traffic Act.
 - "Council" means the Council of the Municipality of the Town of Bunbury.
 - "Driver" means any person driving or in control of, a vehicle or animal.

- “Footway” includes every footpath, lane or other place intended for the use of pedestrians only, or habitually used by pedestrians and not by vehicles.
- “Inspector” means a Parking Inspector appointed by Council.
- “Motor Cycle” means a motor vehicle designed to travel on two wheels but shall not include a vehicle with a side car attached.
- “Municipality” means the Municipality of the Town of Bunbury.
- “No Parking Area” means a portion of a carriageway that lies—
- (a) between two consecutive white signs inscribed with the words “No Parking”, in red lettering, and each with an arrow pointing generally towards the other of them; or
 - (b) between a white sign, inscribed with the words “No Parking”, in red lettering, and a dead end or an area in which standing is prohibited and that lies in the general direction indicated by an arrow inscribed on the sign.
- “No Standing Area” means a portion of a carriageway that lies—
- (a) between two consecutive white signs inscribed with the words, “No Standing” in red lettering, and each with an arrow pointing generally towards the other of them; or
 - (b) between a white sign inscribed with the words “No Standing”, in red lettering and a dead end or an area in which standing is prohibited and that lies in the general direction indicated by an arrow inscribed on the sign.
- “Notice” means a notice in the form of Form 1 or Form 2 of the Second Schedule issued pursuant to by-law 30 of these by-laws.
- “Owner” of a vehicle means the person who is the holder of the requisite vehicle licence under the Road Traffic Act in respect of that vehicle, or, if the vehicle is not licensed under that Act, the person who owns the vehicle or is entitled to its possession.
- “Park” means to permit a vehicle, whether attended or not, to remain stationary, except for the purpose of avoiding conflict with other traffic, or complying with the provisions of any law or of immediately taking up or setting down persons or goods; and “Parking” has a correlative meaning.
- “Parking Area” means a portion of a carriageway—
- (a) between two consecutive white signs, inscribed with the word “Parking” in green lettering, each with an arrow pointing generally towards the other of them; or
 - (b) extending, from a white sign inscribed with the word, “Parking”, in green lettering in the general direction indicated by an arrow inscribed on the sign, to any other sign inscribed with the words “No Parking” or “No Standing”, in red lettering, or to a dead end or an area in which the parking or standing of vehicles is prohibited/and is that half of the carriageway of the road nearest to the sign.
- “Parking Facilities” includes land, buildings, shelters, Parking stalls and other facilities open to the public generally for the parking of vehicles with or without signs, notices or facilities used in connection therewith.
- “Parking Region” means Roads, Streets or Reserves within the boundaries of the Municipality of the Town of Bunbury, excluding Approach and Departure prohibitions to Traffic signal installations or bridges and excluding declared main roads.
- “Parking Stall” means a section or part of a street which is marked or defined by painted lines or by metallic studs or similar devices for the purpose of indicating where a vehicle may stand or be parked.
- “Property Line” means the lateral boundary of a road.
- “Reserve” means Public Reserve as defined in the Local Government Act, 1960-1975 as amended from time to time.
- “Road” means any highway, road, street, lane, thoroughfare or similar place, and includes all of the land lying between the property lines, including the street verge and footpath appurtenant thereto and which is within the Municipality of the Town of Bunbury.
- “Road Traffic Act” means the Road Traffic Act, 1974 as amended from time to time or any other Act substituted therefor.
- “Sign” means a traffic sign, mark, structure or device approved by the Council placed or erected on or near a road or reserve for the purpose of regulating, guiding or directing traffic.
- “Stand” in relation to a vehicle, means to stop a vehicle and permit it to remain stationary, except for the purpose of avoiding conflict with other traffic or of complying with the provisions of any law; and “standing” has a correlative meaning.
- “Street” has the same meaning as “Road”.
- “Street Verge” means that portion of a road which lies between the boundary of a carriageway and the property line adjacent thereto that is improved, paved, designed or ordinarily used for vehicular traffic.
- “Taxi” has the same meaning as taxi-car in the Road Traffic Act.
- “Vehicle” includes any vehicle which comes with the interpretation of that expression in the Road Traffic Act.

3. For the purpose of these by-laws vehicles are divided into classes as follow:—

- (i) Buses.
- (ii) Commercial vehicles including any other vehicle (not being a trailer or a vehicle to which a trailer is attached) constructed primarily for conveyance therein or thereon of goods.
- (iii) Motor cycles and bicycles.
- (iv) Taxis.
- (v) All other vehicles not otherwise classified, which includes motor cycles with sidecars attached.

4. Where under these by-laws the standing or parking of vehicles in a street is controlled by a sign such sign shall be read as applying to that part of the street which—

- (i) lies beyond the sign; and
- (ii) lies between the sign and the next sign beyond that sign; and
- (iii) is that side of the carriageway of the street nearest to the sign.

PART 2.—PARKING STALLS.

5. (1) A discretionary authority is conferred for the Council by formal resolution to constitute, determine and vary, and also indicate by signs, from time to time—

- (a) parking stalls.
- (b) permitted times and conditions of parking in parking stalls depending on and varying with locality.
- (c) permitted classes of vehicles to park in parking stalls.
- (d) manner of parking in parking stalls.

(2) No person shall stand a vehicle in a parking stall in a street otherwise than parallel to the kerb and as close thereto as practicable and wholly within such stall and headed in the direction of the movement of traffic on the side of the street on which the stall is situated, provided that where a parking stall is set out otherwise than parallel to the kerb the provisions of this by-law other than the provision that a vehicle shall stand wholly within such space, shall not apply.

6. No person shall stand or attempt to stand a vehicle in a parking stall in which another vehicle is standing provided that this by-law shall not prevent the parking of a motor cycle and a bicycle together in a stall marked "M/C" if the bicycle shall be parked in accordance with by-law 8 hereof.

7. (1) No person shall permit a vehicle to stand in a parking stall which is at the time set aside for use by commercial vehicles unless such vehicle is a commercial vehicle and some person is actively engaged in loading or unloading goods to or from such vehicle.

(2) A parking stall is set aside for use by commercial vehicles if there is a sign thereon or adjacent thereto marked "Loading Zone".

(3) No person shall permit a vehicle to stand in a parking stall which is set aside for use by buses except for the purpose of taking up or setting down passengers to or from such vehicle.

8. No person shall stand or permit to stand any bicycle in a parking stall other than in a stall marked "M/C" and elsewhere in such stall than against the kerb and parallel thereto.

PART 3.—STANDING AND PARKING GENERALLY.

9. A discretionary authority is conferred for the Council by formal resolution to constitute, determine and vary, and also indicate by signs, from time to time, prohibitions, regulations and restrictions of parking and standing of vehicles of a specified class or of specified classes in all streets or specified streets or in specified parts of streets or reserves.

10. (1) A person shall not stand a vehicle in a street or part of a street—
 - (a) which is by any sign thereon or adjacent to referable thereto set apart for the standing of vehicles of a different class, or
 - (b) if by any such sign the standing of vehicles is prohibited or restricted during any periods or period, during such period or periods, or
 - (c) if by any such sign the standing of vehicles is permitted for a specified time, for longer than such time.
- (2) A person shall not stand a vehicle—
 - (a) in a No Standing area;
 - (b) in a parking area, except in a manner indicated by the inscription on the sign or signs associated with the parking area and parking stalls except as in these by-laws provided with reference to such parking stalls;
 - (c) in a parking area contrary to any limitation in respect of days, periods of the day, classes of persons or classes of vehicles indicated by the inscription on the sign or signs associated with the area; or

- (d) in a defined area marked, "M/C", unless it is a motor cycle without a side car, or a bicycle.
- (3) A person shall not stand a vehicle in a Loading Zone unless it is a commercial vehicle engaged in the picking up or setting down of goods.
- (4) A person shall not park a vehicle in a No Parking Area.
- (5) A person shall not park a vehicle in any portion of a street—
 - (a) for the purposes of effecting repairs to it, other than the minimum repairs necessary to enable the vehicle to be moved to a place other than a road; or
 - (b) if the vehicle is exposed for sale.
- (6) A person shall not stand a motor cycle without a side car or a bicycle in a parking stall unless the traffic sign "M/C" is marked on that stall.
- (7) A person shall not, stand a vehicle on a street verge, registered street lawn or carriageway if any approved sign prohibits the parking of vehicles on such street verge, registered lawn or carriageway.
- (8) A person shall not, without the permission of the Council, Town Clerk, Authorised Officer or an Inspector, stand a vehicle in an area designated by signs "Authorised Vehicles Only".

11. Subject to the provisions of by-law 12 of these by-laws, a person standing a vehicle on a carriageway shall stand it—

- (a) on a two-way carriageway, so that it is as near as practicable to and parallel with, the left boundary of the carriageway/and headed in the direction of the movement of traffic on the side of the road on which the vehicle is standing;
- (b) on a one-way carriageway, so that it is as near as practicable to, and parallel with either boundary of the carriageway/and headed in the direction of the movement of traffic;
- (c) so that at least 3 metres of the width of the carriageway, or between it and a vehicle standing on the far side of the carriageway, is available for the passage of other vehicles;
- (d) so that it is not less than 1.2 metres from any other vehicle, except a motor cycle or a bicycle parked in accordance with these by-laws;
- (e) so that it does not cause undue obstruction on the carriageway; and
- (f) so that it is entirely within the confines of any parking stall marked on the carriageway.

12. (1) A person shall not stand a vehicle partly within and partly outside a parking area.

(2) Where the traffic sign or signs associated with a parking area are not inscribed with the words "Angle Parking" then—

- (a) where the parking area is adjacent to the boundary of a carriageway, a person standing a vehicle in the parking area shall stand it as near as practicable to, and parallel with, that boundary; and
- (b) where the parking area is at or near the centre of the carriageway, a person standing a vehicle in that parking area shall stand it approximately at right angles to the centre of the carriageway, unless a sign associated with the parking area, indicates or marks on the carriageway indicate, that vehicles are to stand in a different position.

(3) (a) Where a traffic sign associated with a parking area is inscribed with the words, "Angle Parking" a person standing a vehicle in the parking area shall stand the vehicle at an angle of approximately 45 degrees to the centre of the carriageway, unless otherwise indicated by the inscription on the parking sign or by marks on the carriageway surface.

(b) In sub by-law (a) of this sub by-law Vehicle means; a car or motor wagon, (utility type up to 3 tonne gross).

(4) Sub by-law (3) of this by-law does not apply to a person standing a motor cycle or bicycle in a parking area.

13. (1) A person shall not stand a vehicle so that any portion of the vehicle is—

- (a) between any other standing vehicle and the centre of the carriageway;
- (b) adjacent to a median strip;
- (c) in front of a right-of-way, passage or private drive or carriageway or so close thereto as to deny vehicles reasonable access to or egress from the right-of-way, passage or private drive or carriageway;
- (d) in front of a footway constructed across a reservation;
- (e) alongside, or opposite, any excavation in, or obstruction on, the carriageway, if the vehicle would thereby obstruct traffic;
- (f) on, or within 9 metres of, any portion of a carriageway bounded on one or both sides by a traffic-island;
- (g) on any footway or pedestrian crossing;
- (h) upon a bridge or other elevated structure;
- (i) between the boundaries of a carriageway, and any double longitudinal line consisting of two continuous lines or between a double longitudinal line consisting of a continuous line and a broken or dotted line and the boundary of the carriageway nearer to the continuous line, unless there is a distance of at least 3 metres clear between the vehicle and the double longitudinal line; or

(j) upon an intersection, except adjacent to a carriageway boundary that is not broken by an intersecting carriageway.

(2) The provisions of paragraphs (c), (f), and (h) of sub by-law (1) of this by-law do not apply to a motor vehicle that stands in a bus stand marked on the carriageway, for the purposes of setting down or taking up passengers.

(3) A person shall not stand a vehicle so that any portion of the vehicle is—

(a) within 1 metre of a fire hydrant or fire plug, or of any sign or mark indicating the existence of a fire hydrant or fire plug; or

(b) within 3 metres of a public letter pillar box, unless the vehicle is being used for the purpose of collecting postal articles from the pillar box.

(4) A person shall not stand a vehicle so that any portion of the vehicle is within 6 metres of the nearer property line of any road intersecting the road on the side on which the vehicle is standing.

(5) A person shall not stand a vehicle so that any portion of the vehicle is within 9 metres of the departure side of—

(a) a sign inscribed with the words "Bus Stop", or "Hail Bus Here", unless the vehicle is an omnibus stopped to take up or set down passengers; or

(b) a children's crossing established on a two-way carriageway.

(6) A person shall not stand a vehicle so that any portion of the vehicle is within 18 metres of—

(a) the approach side of a sign inscribed with the words "Bus Stop" or "Hail Bus Here", unless the vehicle is an omnibus stopped to take up or set down passengers;

(b) the approach side of a pedestrian crossing or children's crossing; or

(c) the nearest rail of a railway level crossing.

(7) The provisions of sub by-law (1) to (6) of this by-law do not apply to a vehicle standing in a parking stall, established by the Municipality nor to a bicycle standing in a bicycle rack established by the Municipality.

14. A person shall not permit a vehicle to stand in any part of a street if any inspector or member of the Police Force directs the driver of such vehicle to move it.

15. An inspector may mark the tyres of a parked vehicle with chalk or any other non-indelible substance for any purpose connected with or arising out of his duties and powers. No person shall remove a mark made by an Inspector so that the purpose of the affixing of such mark is defeated or likely to be defeated.

16. (1) A vehicle having been parked in a street or in an area where by any sign the standing of vehicles is permitted for a limited time a person shall not—

(i) move it to any position within the same parking area;

(ii) by arrangement with any person either exchange the space used by the vehicle for space in the same or another area used by another vehicle or occupy a space in the same or another area previously occupied by another vehicle;

so that the total time of parking shall exceed the maximum time allowed for parking in the space first occupied by the vehicle.

17. The Council, Town Clerk, Authorised Officer or an Inspector may permit a person who requires a space in an area whereby any sign the standing of vehicles is permitted for a limited time, in order to carry out urgent, essential or official duties to occupy such space with a vehicle for a longer time and from time to time than the maximum period prescribed by the sign and may prohibit the use of such space by any other vehicle during such time.

PART 4.—MISCELLANEOUS.

18. An Inspector shall be furnished with a certificate of his appointment in a form determined by the Council from time to time and the discretionary authority is conferred accordingly.

19. A person who is not an Inspector shall not in any way assume the duties of an Inspector.

20. No person shall in any way obstruct or hinder an Inspector in the execution of his duty.

21. (i) The owner, of a vehicle shall, if required by a member of the Police Force or an officer of the Council, inform the member or officer as to the identity and address of the driver or person in charge of the vehicle at the time when an offence, of which the parking or standing of a vehicle is an element, is alleged to have been committed by the driver or person in charge of the vehicle against these by-laws.

(ii) Where the driver or person in charge of a vehicle is alleged to have committed an offence against these by-laws and the owner of the vehicle at the time the offence was alleged to have been committed fails, when required to do so, within seven days of the commission of the alleged offence, to inform

a member of the Police Force or an Officer of the Council as to the identity and address of the person who was the driver or person in charge of the vehicle at the time, the owner shall be deemed to be the person who committed that offence and shall be liable then to the penalty prescribed in respect thereof, unless the Town Clerk, Authorised Officer or Inspector of the Municipality or member of the Police Force is satisfied from information furnished by the owner or otherwise, that the owner could not reasonably have been aware of the identity of the driver or person in charge, or that the vehicle was stolen or being unlawfully used at the time the offence was alleged to have been committed; and

(iii) Where the member of the Police Force or the Town Clerk is so satisfied, no proceedings shall be taken against the owner for the recovery of the penalty prescribed in respect of the offence.

22. No person other than the driver of the vehicle shall remove from the vehicle any notice affixed thereto or left therein or thereon by an Inspector or a member of the Police Force.

23. No person shall—

- (a) without the authority of the Council mark, set up or exhibit any sign purporting to be or resembling a sign marked, set up or exhibited by the Council under the authority of these by-laws;
- (b) remove, deface or misuse any sign or property or any part thereof, or attempt to do any of such acts;
- (c) without the permission of the Council affix any board, sign, placard notice or other thing to or paint or write upon any part of a sign.

24. An inscription on a sign operates and has effect according to its tenor and a person contravening the direction of a sign commits an offence under these by-laws.

25. (a) A sign marked, erected, established, or displayed on or near a road is, in the absence of evidence to the contrary presumed to be a sign marked, erected, established or displayed under the authority of these by-laws.

(b) The first three letters of any day of the week when used on a sign indicates that day of the week.

(c) Signs associated with, No Parking areas, No Standing areas, Parking areas or a sign of a kind referred to in these by-laws is limited in its operation and effect in respect of days, periods of the day, classes of persons, classes of vehicles circumstances to the extent, if any, shown on the sign.

26. (a) Should a vehicle be left standing in a parking stall for more than twenty four hours (24) after the expiration of the authorised time limit, then the Town Clerk, Authorised Officer, or an Inspector of the Municipality may authorise and otherwise arrange for such vehicle to be towed away or otherwise removed to the Council Depot, Police Department, Road Traffic Authority or other place authorised by the Council from time to time for such purpose.

(b) The owner or person entitled to possession of such vehicle shall on proof of ownership or right to possession to the satisfaction of the officers in (a) above, be entitled to delivery of possession of the same on payment of such charges as have been incurred in the removal thereof plus a further charge as determined by Council during which such vehicle shall be in the custody of the Council.

(c) If the said vehicle shall not be recovered within two calendar months of the date of removal the Council may sell the same in such manner and on such terms and conditions as the Council thinks fit in order to defray such charges and fees and the expenses of such sale. Any surplus arising from such sale shall be paid to the owner of the vehicle or other person entitled thereto on the application to the Council and proof of ownership or entitlement.

(d) Notwithstanding the provision of sub by-law (a) of this by-law a person shall not obstruct a footway by leaving, dropping or placing any matter or thing.

27. Authorised Officers or Parking Inspectors appointed by the Town of Bunbury from time to time are hereby authorised by the Town of Bunbury to—

- (a) carry into effect the provisions of these by-laws;
- (b) report to the Council on the working effectiveness and functioning of these by-laws;
- (c) recommend to the Council the institution of prosecutions;
- (d) institute and conduct prosecutions as directed by the Council or the Town Clerk from time to time.

PART 5.—PENALTIES.

28. Any person who commits or causes a breach of any provisions of these by-laws shall on conviction be liable to a penalty not exceeding eighty dollars (\$80).

29. (i) Any person who does not contest an allegation that he committed an offence against a provision of these by-laws may pay to the Council within the time hereinafter prescribed the modified penalty prescribed for that offence and the production of an acknowledgement from the Council of the

payment of the modified penalty shall be a defence to a charge of the offence in respect of which that modified penalty was paid. Provided that if it appears to the Council that an alleged offence cannot be adequately punished by the payment of the modified penalty the Council may refrain from accepting the modified penalty and may in lieu take proceedings against the alleged offender in a Court of Petty Sessions.

(ii) The modified penalty in the case of an offence under by-law 10 sub by-law (1) (b) and by-law 10 sub by-law (2) (a) shall be Ten Dollars (\$10). For offences under by-law 7 sub by-laws (1), (2) and (3), by-law 10 sub by-law (1) (a) and sub by-law (4), by-law 13 sub by-law (1) (a), (c) and sub by-law 5 (a) and (b), sub by-law (6) (a) and (b) the modified penalty shall be Five Dollars (\$5), and in all other cases Three Dollars (\$3).

30. The modified penalty may be inflicted and collected by the Council in either of the following ways—

- (1) An Inspector may leave in or on a vehicle a notice in or to the effect of Form 1 in the Second Schedule to these by-laws.
- (2) The alleged offender may complete such form by filling in his full name and address and by signing his name to the admission at the foot thereof and may within the time specified in the notice send or deliver the notice to the Council together with the amount of the penalty.
- (3) Where that amount is sent or delivered to the Council within the time specified in the notice, or within such extended time as the Council allows, the Council may inflict a penalty of that amount and appropriate the amount in satisfaction of the penalty and shall therefore issue an acknowledgement accordingly.
- (4) Where it appears to the Council that a person has committed a breach of these by-laws and that the modified penalty for such offence has not been paid the Council may cause to be served on the alleged offender a notice in or to the effect of Form 2 in the Second Schedule to these by-laws.
- (5) The Council may cause service of the notice to be effected in any manner mentioned in section thirty-one of the Interpretation Act, 1918, the provision of which shall apply in respect of service of notices under these by-laws as if these by-laws were an Act.
- (6) In the notice the Council shall—
 - (a) give particulars of the offence alleged to have been committed, and
 - (b) specify the amount of the modified penalty which may be inflicted and collected by the Council under and in accordance with these by-laws, and
 - (c) specify a time within which the alleged offender upon whom the notice is served may send a reply in accordance with sub by-law (7) of this by-law.
- (7) An alleged offender on whom a notice has been so served may within fourteen days of the service of such notice send or deliver to the Council a reply in or to the effect of Form 3 in the Second Schedule to these by-laws together with the amount of the modified penalty specified in the notice.
- (8) Where that amount is sent or delivered to the Council within the time specified in the notice, or within such extended time as the Council allows, the Council may inflict a penalty of that amount and appropriate the amount in satisfaction of the penalty and shall thereupon issue an acknowledgement accordingly.

31. Where an alleged offender upon whom a notice has been served under the last preceding by-law—

- (a) informs the Council that he declines to pay the modified penalty or
 - (b) omits to send or deliver to the Council payment of the modified penalty specified in the notice within the time specified in the notice or within such extended time as the Council allows;
- the Council may take proceedings against the alleged offender in a Court of Petty Sessions.

32. The Council shall cause adequate records to be kept of all cases in which modified penalties have been inflicted and collected under these by-laws.

33. The Council may in special circumstances by Council Resolution vary the days and hours for parking.

PART 6.—REPEAL.

34. All previous by-laws made by the Municipality of the Town of Bunbury relating to the care, control and management of Parking Facilities, but excluding by-laws on Parking Stations, are hereby repealed.

First Schedule.

The Parking Region is as defined in Part 1 of these By-laws.

Second Schedule.

By-law 30 (1).

Form 1.

Local Government Act, 1960 and amendments.

TOWN OF BUNBURY

P. No.....

TO THE DRIVER OF.....

VEHICLE No..... MAKE/TYPE.....

PLACE..... BUNBURY.....

DATE..... TIME..... AM/PM.....

INSPECTOR.....

The above vehicle stood or parked upon Street, Bunbury, so that you committed the offence indicated hereunder by a cross in the square.

<input type="checkbox"/>	OFFENCE	PENALTY
<input type="checkbox"/>	Modified Penalty	\$ <input type="checkbox"/>
<input type="checkbox"/>	Standing in a No Standing or Restricted area.	\$10
<input type="checkbox"/>	Standing: Contrary to signs or limitations during peak periods, by-law 10 sub by-law (1) (b)	\$10
<input type="checkbox"/>	Standing a vehicle of a different class	\$5
<input type="checkbox"/>	Standing in a Bus Stand	\$5
<input type="checkbox"/>	Causing an obstruction	\$5
<input type="checkbox"/>	Standing in a No Parking area	\$5
<input type="checkbox"/>	Other infringements (.....)	\$3

You may dispose of this matter either—

(a) payment of the penalty as shown within fourteen days of the date of this Notice to the Town of Bunbury; or

(b) by having it dealt with by a court.

If the prescribed penalty is not paid within the time specified, Court proceedings may be taken against you. (See over.)

NAME.....

NO. AND STREET.....

TOWN OR SUBURB.....

TO THE DRIVER OF THE VEHICLE:

1. It is alleged that you have committed or caused a breach of the above by-law of the Town of Bunbury Parking Facilities By-Laws.

2. Any person who commits or causes a breach of such By-Laws is liable upon conviction to a penalty not exceeding \$80.

To enable a receipt to be forwarded, please complete the above.

(BACK OF FORM 1)

By-Law 30 (7) of the Town of Bunbury Parking Facilities By-Laws provides that a person who receives a By-law NOTICE may decline to be dealt with under the provisions of the said by-law and where he fails to pay the prescribed penalty within the specified time is deemed to have declined to be dealt with under these provisions.

PAYMENT

NOTICE ISSUED BY PARKING INSPECTOR: by post or to the office of the Town of Bunbury.

Cheques, money orders and postal notes should be crossed "NOT NEGOTIABLE" and made payable to the Town of Bunbury.

IDENTITY OF DRIVER

By-law 21 (ii) of the Town of Bunbury Parking Facilities By-Laws provides that where a notice is addressed to the Owner of a vehicle and served by leaving it on, upon or within or attaching it to a vehicle, then if—

- (a) the prescribed penalty is not paid within the period specified on the Notice; or
- (b) the Owner of the vehicle does not, within the period specified for payment of the penalty—
 - (i) identify the person who was the driver or person in charge of the said vehicle at the relevant time to an authorised Officer; or
 - (ii) satisfy an Authorised Officer that, at the relevant time, the vehicle had been stolen, unlawfully taken or used, the owner is, in the absence of proof to the contrary deemed to have committed the offence.

Second Schedule.

By-law 30 (4).

Form 2.

Town of Bunbury

LOCAL GOVERNMENT ACT, 1960, AND AMENDMENTS.

Council Offices,
2 Stephen Street,
BUNBURY.

TO..... Inspector.....
..... Notice.....
..... Date.....

You are hereby notified that it is alleged that on
..... the..... day of..... 19.....
at about..... in.....
you did.....

in contravention of the provisions of by-law..... of the Town of
Bunbury Parking Facilities By-laws.

The modified penalty which may be inflicted for this offence \$.....

You are at liberty to ignore this notice and insist on your right to a Court
hearing—

- (i) If you desire to contest the question whether you did in fact commit
the offence alleged;
- (ii) If you wish to submit to a Court, matters in extenuation of penalty;
- (iii) For any other reason you may regard as sufficient.

In that event, Court process may be issued against you in due course.

If you do not desire the matter to be dealt with by a Court, you may
complete the form attached hereto and forward or deliver it to the Town
Clerk together with the sum of \$..... mentioned above. In that
event you will not be liable for any further penalty or costs in this matter.

Payment may be made either by posting this form (together with the
attached Form No. 3) and a cheque, money order or postal note for the sum
aforesaid to the Town Clerk, Town of Bunbury, or by delivering such forms
and paying such amount at the Council Offices, 2 Stephen Street, Bunbury,
between the hours of 9.30 a.m. and 3.30 p.m. on Mondays to Fridays. If
payment is not received within fourteen days (14) of the date of this notice,
it will be assumed that you wish to insist on your right to a Court hearing,
and Court process may be issued against you in due course.

W. J. CARMODY,
Town Clerk.

IMPORTANT: Where Court proceedings become necessary, an offender, upon
conviction, is usually required to pay Solicitor's fees, and Court costs, in
addition to the fine imposed by the Court.

Second Schedule.

By-law 30 (7).

Form 3.

To: Town Clerk,
Town of Bunbury,
2 Stephen Street,
BUNBURY. 6230.

I..... Inspector.....
..... Notice.....
..... Date.....

do not wish to contest the allegation that on.....
..... the..... day of.....
19..... at about..... in.....
..... I did.....

in contravention of the provisions of by-law..... of the Town of
Bunbury Parking Facilities By-laws.

For the purpose of these by-laws, I agree, to its being recorded that I
committed the offence and remit/tender* the sum of..... by.....

(insert postal note, money order, etc.)
being the penalty for this offence.

* Cross out word not required.

Date..... Signature.....

Dated the 30th day of September, 1975.
The Common Seal of the Town of Bunbury
was hereto affixed this 30th day of
September, 1975 pursuant to a Resolution

passed the 13th day of August, 1975 and the 29th September, 1975, in the presence of—

[L.S.]

P. J. USHER,
Mayor.

W. J. CARMODY,
Town Clerk.

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT, 1960-1975.

The Municipality of the Town of Geraldton.

By-laws Relating to the Control and Management of the Reception Room of the Geraldton Civic Centre and Equipment and Property.

L.G. G-7-21.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 27th day of August 1975 to make and submit for confirmation by the Governor the following By-law:—

The By-law of the Town of Geraldton as published in the *Government Gazette* on the 18th day of July, 1963, and amended as published in the *Government Gazette* on 25th June, 1969, 13th January, 1971, 4th October, 1972, are hereby further amended as follows:—

Delete the Schedule of charges appearing therein and insert the following in lieu thereof:—

Schedule of Charges.

Charges for Saturdays, Sundays, Public Holidays (day or night) and Monday to Fridays after 6 p.m.—\$12 per hour or part thereof.
Daytime use Monday to Friday—\$8 per hour or part thereof.
Meetings or Conventions—50% of normal charges.

Dated this 30th day of September, 1975.

The Common Seal of the Town of Geraldton was hereunto affixed in the presence of—

[L.S.]

L. J. HARRIS,
Deputy Mayor.

J. F. CAMERON,
Town Clerk.

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT, 1960-1975.

The Municipality of the Town of Geraldton.

By-Laws Relating to the Control and Management of the Geraldton Town Hall and Equipment and Property.

L.G. G-7-33.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 13th day of August, 1975 to make and submit for confirmation by the Governor the following By-Laws:—

Delete the schedule of charges as published in the *Government Gazette* on 4th October, 1972 and insert in lieu thereof the following:—

Schedule of Charges.

	\$
Travelling Shows:	
Evening	50
Day	25

SCHEDULE—*continued.*

Local Entertainment:	\$
Balls	40
Dances	40
Concerts	
Evening	30
Day	20
Socials	
Evening	30
Day	20
Meetings, Conventions, etc.:	
Evening	20
Day	10
Bazaars, Fetes, etc.:	
Evening	20
Day	20
Rehearsals:	
Morning	1
Afternoon	1
Evening	2
Cleaning Deposit:	
Refundable if hall left in a clean and tidy condition	10
Equipment and Property:	
P.A. System	10
Trestles	Nil

Dated this 30th day of September, 1975.
The Common Seal of the Town of Geraldton
was hereunto affixed in the presence of—

[L.S.]

L. J. HARRIS,
Deputy Mayor.
J. F. CAMERON,
Town Clerk.

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

DOG ACT, 1903-1972.
Town of Gosnells.
By-Law Relating to Dogs.

LG. GS-7-17.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the Town of Gosnells hereby records having resolved on the twenty-sixth day of August 1975 to make and submit for confirmation by the Governor the following By-Law:—

The By-Law of the Town of Gosnells published in the *Government Gazette* of the 20th August 1954 and amended in the *Government Gazettes* of the 10th March 1964 and 25th January 1972 is hereby amended in the following manner:—

The Schedule: Amend fees to read as follows:—

For the seizure and impounding of a dog—Ten dollars (\$10.00).

For the sustenance and maintenance of a dog in a pound—Two dollars (\$2.00) per day.

Dated this 1st day of October, 1975.
The Common Seal of the Town of Gosnells was
hereunto affixed in the presence of—

[L.S.]

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

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT, 1960-1975.

The Municipality of the Town of Gosnells.

By-law Relating to the Management and Control of the
Thornlie Swimming Centre.

L.G. GS-7-29.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 29th day of July, 1975 to make and submit for confirmation by the Governor the following by-laws:—

The by-laws of the Town of Gosnells relating to the Management and Control of the Thornlie Swimming Centre published in the *Government Gazette* of the 31st October, 1968, are amended in the following manner:—

By-law 7 is deleted and replaced by a new by-law as follows:—

7. (i) The following shall be the sums paid for admission to the Pool premises:—

	cents
Adults—each	20
Children—each	20
School children if under instruction with teacher in attendance or if under instruction by a swimming coach approved by the Council—each	10
Spectator attending school vacation classes	10

(ii) Season and Family tickets may be obtained on completion of an application form available at the Council Office and on payment of the following sums:—

Season Tickets—		\$
Adults—each	15.00	
Children—each	10.00	
Family Tickets—		
Adults—two	20.00	
Children—two in family	15.00	
Each additional child	5.00	

Dated this 17th day of November, 1975.

The Common Seal of Town of Gosnells was
hereunto affixed in the presence of—

[L.S.]

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

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT, 1960-1975.

The Municipality of the Town of Narrogin.

Adoption of Draft Model By-laws Relating to (Motels) No. 3.

L.G. NG-7-18.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the eighteenth day of February, 1975 to adopt such of the draft Model By-laws published in the *Government Gazette* of the twentieth day of September, 1961 and as amended in the *Government Gazette* of the thirteenth day of June, 1962, the twenty-third day of July, 1962, the ninth day of August, 1967, the fifth day of April, 1974 and the twenty-first day of June, 1974 as are here set out: Local Government Model By-law (Motels) No. 3—The whole of the by-laws.

Dated the 31st day of October, 1975.

The Common Seal of the Town of Narrogin
was hereunto affixed in the presence of—

[L.S.]

R. W. FARR,
Mayor.
M. E. BADDERLEY,
Town Clerk.

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT 1960-1975.

The Municipality of the Town of Narrogin.

By-laws Relating to Swimming Pools.

L.G. NG-7-15.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 15th day of July, 1975 to make and submit for confirmation by the Governor, the following:—

By-law No. 5 being deleted and the following inserted in lieu thereof:—

5. The following are the charges for admission to the Pool Premises:—

	\$
Children under one year of age—nil.	
Children one year to six years	0.15
All children attending school	0.15
All children employed or left school	0.25
All adults	0.25
Season Passes—Children from one family—	
First child	5.00
Second child	4.00
Third child	3.00
For each other child	3.00
Adult season pass	7.50
Family season pass	20.00
Adult monthly pass	3.00
Vacational Pass (10) ten days (children)	0.75
Vacational Pass (10) ten days (adults)	1.25
Pensioners (on production of Pension Card)	0.15

A person bearing an approved certificate which is issued to the Swimming Club each year on application to Council—nil.

School Groups:—

\$5.00 per 100 students on School Register.
 \$2.50 for any odd number under 50.
 \$5.00 for any odd number over 50.
 Parents of children attending 20.

Dated this 31st day of October, 1975.

The Common Seal of the Town of Narrogin
 was hereunto affixed in the presence of—

R. W. FARR,
 Mayor.

M. E. BADDERLEY,
 Town Clerk.

[L.S.]

Recommended—

E. C. RUSHTON,
 Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT, 1960-1975.

The Municipality of the Shire of Belmont.

By-laws Governing Long Service Leave to be Granted to Employees of the Belmont Shire Council.

L.G. BL-7-26.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 22nd September, 1975, to make and submit for confirmation of the Governor the following amendment to its By-laws Governing Long Service Leave to be granted to Employees of the Belmont Shire Council as published in the *Government Gazette* on the 23rd December, 1949 and amended as publicised in the *Government Gazette* on the 2nd April, 1958 and the 26th July, 1972,—

1. By adding a new By-law 5B as follows—

That in the case of an employee being dismissed through no fault of his own after five years of service, that pro-rata long service leave be paid for each completed year of service.

2. By adding a new By-law 5C as follows—

That in the case of an employee terminating his service with the Council because of ill-health that, at the Council's discretion, pro-rata long service leave be awarded on the basis of each completed year of service.

Dated this 3rd day of November, 1975.

The Common Seal of the Shire of Belmont
was hereunto affixed in the presence of—

[L.S.]

T. H. HENDERSON,
President.

RALPH H. FARDON,
Shire Clerk/Municipal Manager.

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT, 1960-1975.

The Municipality of the Shire of Busselton.

Adoption of Draft Model By-laws relating to (Caravan Parks and Camping
Grounds) No. 2.

L.G. BN-7-1.

IN pursuance of the powers conferred upon it by the abovementioned Act, the council of the abovementioned municipality hereby records having resolved on the 3rd day of September, 1975, to revoke the by-laws Caravan Parks and Camping Grounds No. 2, published in the *Government Gazette* on the 13th January, 1971 and to adopt such of the Draft Model by-laws published in the *Government Gazette* (No. 15) of the 22nd February, 1974 as are here set out:—

Draft Model by-laws (Caravan Parks and Camping Grounds) No. 2 the whole of the by-laws, with the following alterations:—

- (a) After the word "of" being the last word in by-law 2 of part 1, add the words "Shire of Busselton".
- (b) Insert the word "vacant" before the word "and" in line 2 of by-law 9 (1) of part II.
- (c) Delete the word "or" being the last word in by-law 9 (1) (a) of part II.
- (d) Delete all words in by-law 9 (1) (b) of Part II.
- (e) After the word "Council" in line 1 of By-law 9 (2) insert the words "through the Chief Executive Officer".
- (f) After the word "Land" in line 2 of by-law 9 (2) (a) insert the words "provided such construction shall have reached roof plate height".
- (g) Delete all words after the word "dwelling" in line 1 of by-law 9 (2) (b).
- (h) Insert a new sub-by-law as follows after by-law 9 (2) (b):—
 - (c) A person shall not park more than one caravan on the same land as a dwelling without the written approval of Council.

Dated the 4th day of September, 1975.

The Common Seal of the Shire of Busselton
was hereunto affixed in the presence of—

[L.S.]

J. TORRENT,
President.

P. S. HOLGATE,
Shire Clerk.

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT, 1960-1975.
The Municipality of the Shire of Cranbrook.
By-laws Relating to Petrol Pumps.

L.G. CB-7-4.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the Shire of Cranbrook hereby records having resolved on the twentieth day of June, 1975, to make and submit for confirmation by the Governor the following by-laws amendments:—

- (i) delete the words "two dollars, being the license fee for the period of one year" in lines 14 and 15 of sub by-law (3) of By-law 5 and substitute the words "ten dollars".
- (ii) delete By-law (16).

Dated this 6th day of November, 1975.
The Common Seal of the Municipality of the
Shire of Cranbrook was duly affixed
hereto in the presence of—

R. C. WARD,
President.

J. G. ROBERTSON,
Shire Clerk.

[L.S.]

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT, 1960-1975; DOG ACT, 1903-1972;
HEALTH ACT, 1911-1975.

The Municipality of the Shire of Harvey.
By-laws Relating to Dogs.

L.G. H-7-34.

IN pursuance of the powers conferred upon it by the abovementioned Acts, the Council of the abovementioned Municipality hereby records having resolved on the 23rd day of June, 1975, to make and submit for confirmation by the Governor the following by-laws:—

The by-laws of the Shire of Harvey published in the *Government Gazette* on the 11th October, 1974, are hereby amended.

The Fourth Schedule is deleted and substituted by the following:—

Shire of Harvey.
Fourth Schedule.

FEEES.

1. For the seizure or impounding of a dog—\$10.
2. For the sustenance and maintenance of a dog in the pound—\$5 per day or part of a day.
3. For the destruction of a dog—\$3.
4. Annual kennel registration fee—\$5.

Dated the 7th day of August, 1975.
The Common Seal of the Shire of Harvey
was hereto affixed in the presence of—

[L.S.]

D. P. ECKERSLEY,
President.

L. A. VICARY,
Shire Clerk.

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT, 1960-1975.

The Municipality of the Shire of Kwinana.

By-law Relating to the Management and Control of the
Kwinana Aquatic Centre.

L.G. KW-7-26.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 25th day of September, 1975, to submit for confirmation of the Governor, the following amendment to its by-law relating to the Management and Control of the Kwinana Aquatic Centre as published in the *Government Gazette* No. 117 of the 29th December, 1972 and as amended in *Government Gazette* No. 78 of 11th October, 1974.

Clause 6: Amend admission charges as follows:—

Adults—20c.

Children—20c.

School children, if under instruction with teacher in attendance or if under instruction by a Swimming Coach approved by the Council, each—10c.

Season Tickets shall be available to any person on the payment of \$4, such tickets will allow the bearer to enter the Pool premises 25 times in any one season.

The Common Seal of the Shire of Kwinana
was hereunto affixed in the presence of—

[L.S.]

F. G. J. BAKER,
President.

L. G. BAKER,
Shire Clerk.

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT, 1960-1975.

The Municipality of the Shire of Mundaring.

Adoption of Amendments to Draft Model By-laws (Extractive
Industries) No. 9.

L.G. MG-7-5.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the seventeenth day of July, 1975, to adopt such of the amendments to the Draft Model By-laws (Extractive Industries) No. 9 published in the *Government Gazette* on the 8th February, 1965, as are here set out: Amendment to Local Government Model By-laws (Extractive Industries) No. 9—The whole of the amendment.

Dated this 17th day of July, 1975.

The Common Seal of the Shire of Mundaring
was affixed hereto in the presence of—

[L.S.]

T. BROZ,
President.

R. L. LEGGO,
Shire Clerk.

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT, 1960-1975.

The Municipality of the Shire of Plantagenet.

Adoption of Draft Model By-Laws Relating to Caravan Parks
and Camping Grounds No. 2.

L.G. PL-7-1.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 19th day of September, 1975, to revoke the By-laws Caravan Parks and Camping Grounds No. 2 published in the *Government Gazette* of the 18th February, 1965 and to adopt such of the Draft Model By-laws published in the *Government Gazette* (No. 15) of the 22nd February, 1974, as are here set out:—

Draft Model By-laws (Caravan Parks and Camping Grounds) No. 2—the whole of the By-laws with the following alterations:—

- (a) After the word "of" being the last word in By-law 2 of Part 1, add the words "Shire of Plantagenet".
- (b) Delete the word "or" being the last word in By-law 9 (1) (a) of Part 2.
- (c) After the word "purposes" being the last word in By-law 9 (1) (b) of Part 2, add the following:—
"; or
(c) In such places as Council may agree from time to time"

Dated this 20th day of October, 1975.

The Common Seal of the Shire of Plantagenet
was hereunto affixed in the presence of—

[L.S.]

W. T. FROST,
President.

T. McDONALD,
Shire Clerk.

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

LOCAL GOVERNMENT ACT, 1960-1975.

The Municipality of the Shire of Swan.

By-laws Relating to Use of Reserves, Beaches, Foreshores
and the Use of Amplifiers.

L.G. SW-7-28.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 7th October, 1974 to make and submit for confirmation by the Governor the following by-laws:

Definitions.

In these by-laws, unless the context otherwise indicates, the following terms shall have the meanings set against them hereunder respectively:—

- "Act" means the Local Government Act, 1960 (as amended);
- "Council" means the Municipality of the Shire of Swan;
- "Building" means and includes any building, construction, stall, fence, barrier, hoarding, outbuilding and includes tents and caravans;
- "District" means the Shire of Swan;
- "Function" means and includes any show, exhibition, gymkhana, sport match or test between opposing sides or teams in any game of athletics;
- "Person" includes a body corporate or group of persons;
- "Public bathing reserve" means any public park, reserve, river or lake shore, and the waters adjacent thereto wherein public bathing is permitted by the Council or by custom and includes any dressing enclosure or building thereon;
- "Reserve" means any reserve or place of public recreation or enjoyment vested in or under the control of the Council;
- "Vehicle" means:
 - (a) every conveyance, not being a train, vessel or aircraft, and every object capable of being propelled or drawn, on wheels or tracks, by any means; and
 - (b) where the context permits, an animal being driven or ridden.

Reserves and Places of Public Recreation and Enjoyment.

1. No person shall on any reserve:
 - (a) interfere with or damage any property belonging to the Council;
 - (b) throw stones or other missiles or cause missiles to be projected unless authorised by Council in writing;

- (c) cause any nuisance;
- (d) leave any litter;
- (e) be in a state of intoxication;
- (f) behave in a disorderly manner, or create or take part in any disturbance, or use any foul or indecent language, or commit any act of indecency;
- (g) drive or ride or bring any vehicle except on those parts of the reserve set aside as roads or driveways unless authorised by Council in writing;
- (h) bet, gamble, or call the odds or offer to bet or gamble;
- (i) climb over or upon any fence or gate.
- (j) unlock or unfasten any gate, unless duly authorised to do so;
- (k) bring a dog unless on a leash held by a person;
- (l) enter any dressing or training room or use any of the lockers unless authorised;
- (m) camp, lodge, or tarry overnight, or frequent for the purpose of camping, lodging and tarrying overnight, without the written consent of the Council having first been obtained;
- (n) stamp, stencil or affix, or cause to be stamped, stencilled or affixed any placard, handbill, notice, advertisement or any document whatsoever, without the written consent of the Council having been first obtained;
- (o) sell or expose for sale any goods, wares, merchandise or things unless the consent in writing of the Council shall be previously obtained;
- (p) light any fire without having first obtained the consent of Council;
- (q) except upon a beach play sport on a Sunday without the written consent of the Council.

2. Any person found in a state of intoxication in any reserve, or behaving in a disorderly manner, or creating or taking part in any disturbance, or using any foul or indecent language or committing any act of indecency therein, may be forthwith removed using such force as is necessary from such reserve by the caretaker or by any officer or servant of the Council, or by any member of the Police Force.

3. Any person found betting, gambling, or calling the odds or offering to bet or gamble within any reserve, may be forthwith removed using such force as is necessary by the caretaker, or by an officer or servant of the Council, or by any member of the Police Force.

Model Aeroplanes.

4. The Council may set aside or specify reserves or portions of a reserve or reserves on which persons may fly mechanically operated model aeroplanes and may define or limit the hours and days during which such aeroplanes may be flown.

5. No person shall fly a mechanically operated model aeroplane on any reserve or portion of a reserve other than that set aside or specified by the Council or at times or on days other than those defined or limited by the Council.

Children's Playgrounds.

6. The Council may set aside a reserve or any portion of a reserve as a children's playground.

7. The Council may limit the ages of persons who shall be permitted to use a children's playground and may erect a notice to that effect on the playground.

8. No person over the age specified in a notice erected on a playground other than a person having the charge of a child or children in the playground shall use a playground or interfere with the use by children of the playground.

Holding of Function on Reserve.

9. No person shall organise, arrange or take part in a function on a reserve unless a license to hold or organise a function shall have been granted by the Council.

10. The Council may grant a license in the form of Form No. 1 in the First Schedule hereto to a person to hold or organise a function on a reserve and may authorise a charge to be made for admission to the function.

11. A license to hold a function on a reserve shall specify—

- (a) the purpose for which such license is granted;
- (b) the dates and times during which the function may be held; and
- (c) the charge if any which has been authorised by the Council for admission to the function.

12. No license shall be granted for a continuous period of more than fourteen days.

13. Subject as hereinafter provided no person to whom a license has been granted shall exclude any member of the general public from attending the function if such person pays the authorised charge for admission.

14. No person to whom a license has been granted shall make a charge for admission to the function unless authorised to do so by the Council or shall make a charge for admission in excess of the amount of the charge authorised by the Council.

15. No person under the influence of alcohol or acting in a riotous or disorderly manner shall attend a function.

16. A person to whom a license has been granted shall prevent persons under the influence of alcohol or persons acting in a riotous or disorderly manner from attending a function.

17. Any person to whom a license has been granted who commits or permits the commission of a breach of any of the terms or conditions of the license shall be guilty of an offence.

18. The Council if satisfied that the person to whom a license has been granted has committed or permitted or authorised the commission of a breach of any of the terms or conditions of the license or has committed a breach of any of these by-laws may by a notice in writing to such person cancel the license and thereupon the license shall be cancelled.

Erection of Buildings on Reserve.

19. No person shall erect or permit or authorise the erection of a building on a reserve without the consent of the Council.

20. Any person desirous of erecting a building on a reserve shall make application to the Council in the form of Form No. 2 in the First Schedule hereto.

21. The consent of the Council to the erection of a building may be in the form of Form No. 3 in the First Schedule and may specify—

- (a) the purpose for which such building may be used;
- (b) the nature of the building which may be erected;
- (c) the time during which such building may be permitted to remain on the reserve;
- (d) the times when such building may be used; and
- (e) the position in which such building may be created.

22. Any person who shall erect or use or permit or authorise the erection or use of any building on a reserve without the written consent of the Council or otherwise than in accordance with the terms of the written consent of the Council shall be guilty of an offence.

23. The Council may after having given to the person to whom a consent to erect a building on a reserve has been granted one month's notice of its intention so to do withdraw such consent.

24. The Council may by notice in writing to the owner, or to the person whom it believes to be the owner, of a building on a reserve, direct that a building, erected or used on a reserve without the consent of the Council, or erected or used otherwise than in accordance with the terms of the consent of the Council, or any building in respect of which the consent to erect the same has been withdrawn, be removed within a period of 14 days after the date of the service of the said notice.

25. Any person who fails to comply with a notice given by the Council to remove a building on a reserve shall be guilty of an offence.

26. No unauthorised person shall cause any damage to a building on a reserve.

27. No person other than the owner or a person duly authorised in that behalf by the owner of a building on a reserve shall use such building.

28. No person shall without the approval of the Council use a building on a reserve as a dwelling or for sleeping purposes.

29. No person who is the owner of, or is a person authorised in that behalf by the owner of a building on a reserve, shall use such building during the course of a function without the permission of the person to whom a license to hold such function has been granted.

30. No person shall assign or transfer his ownership of or his interest in a building on a reserve without having first delivered to the Council a notice of transfer duly completed in the form of Form 4 in the First Schedule hereto.

31. In the event of the non-compliance with a notice given in pursuance of by-law 24 hereof the Council may sell the building in respect of which the notice has been given or may by its servants and workmen take down and remove the said building and may sell the materials of which it is constructed and shall hold the balance of the purchase money received by it, after deducting all costs and expenses consequent upon such failure to comply with the notice and such taking down and removal and sale upon trust for the person entitled thereto.

32. Any notice to be given under by-laws 23 and 24 may be signed by the Shire Clerk of the Council and may be served on the persons to whom it is addressed by post in a registered letter addressed to such person at his address shown in the consent. A notice so served shall for the purpose of these by-laws be deemed to be served and given on the date on which in the ordinary course of post it would reach the address to which it is sent.

Use of Amplifiers.

33. (1) In this by-law the term "public place" shall mean a road or reserve, beach jetty or public place or building vested in or under the control of the Council.

(2) No person shall—

- (a) take on to or erect or instal on a public place any loudspeaker or other device for the amplification of sound; or
- (b) operate or use on a public place any loudspeaker or device for the amplification of sound; or
- (c) speak or make a noise on a public place so as knowingly to cause such speech or noise to be amplified by a loudspeaker or other device for the amplification of sound,

without the written consent of the Council.

(3) No person to whom written consent has been granted in pursuance of this by-law shall take on to, or erect, or install, or operate or use on a public place any loudspeaker or device for the amplification of sound, or speak or make any noise on a public place so as knowingly to cause such speech or noise to be amplified by a loudspeaker or other device for the amplification of sound, otherwise than at the place and time and in accordance with the terms specified in the written consent granted by the Council.

Animals on Reserves.

34. No person shall ride, drive, exercise, train or race any horse or other animal on any reserve unless with Council approval.

Jetties.

35. No person shall on any jetty vested in or under the control of the Council—

- (a) destroy, damage, or deface the jetty or any part thereof;
- (b) throw, place or deposit any obstruction on the jetty;
- (c) throw, place or deposit any rubbish, any offensive, noxious or dangerous substance or bottles, utensils, or glass or any litter on the jetty;
- (d) light any fire;
- (e) throw stones or other missiles;
- (f) cause any nuisance;
- (g) be in a state of intoxication;
- (h) behave in a disorderly manner, or create or take part in any disturbance, or use any foul or indecent language or commit any act of indecency;
- (i) drive or ride any vehicle or animal;
- (j) use any fishing net, or hang or dry any fishing net;
- (k) stamp, stencil or affix, or cause to be stamped, stencilled or affixed any placard, handbill, notice or advertisement.

Beaches and Bathing.

Costume.

36. All persons over four years of age bathing in any waters exposed to the public view shall be suitably clad so as to secure the observance of decency.

37. In any case where any person's bathing costume is indecent or inadequate, or the material thereof is too thin, or is not in a proper state of repair, or is for any reason unsuitable, a Patrol Officer appointed by the Council may direct such person to resume at once his ordinary dress.

38. If any person fails to resume immediately his ordinary dress when directed so to do by a Patrol Officer, he shall be guilty of an offence against these by-laws, and may, with any necessary force, be removed to the dressing enclosure or shed by the Patrol Officer; provided that this power of removal shall not be exercised by a Patrol Officer appointed under by-law 57.

Dressing in Public View.

39. A person shall not dress or undress or remove any part of his bathing costume in any place open to the public view; provided that this shall not prevent any person already clad in proper bathing costume from doffing or donning at any public bathing reserve any dressing-gown or outer robe.

Use of Dressing Enclosures or Sheds.

40. A dressing enclosure or shed shall be used for dressing and undressing only. A person shall not play games or, without reasonable excuse, loiter in or in the vicinity of any such enclosure or shed.

41. A person shall not bring or deposit any filth or rubbish in any enclosure or shed.

42. A person shall not damage, disfigure or write in or upon any such enclosure or shed.

43. A male over the age of four years shall not enter any dressing enclosure or shed set aside for females.

44. A female shall not enter any dressing enclosure or shed set aside for males.

Persons Suffering from Certain Complaints Excluded.

45. A person suffering, or appearing to the lessee, licensee, Patrol Officer or person in charge of a dressing enclosure or shed to be suffering from any infectious, contagious, or offensive disease or skin complaint, shall not visit or use any dressing enclosure or shed.

Dogs and Horses.

46. Any Patrol Officer may, when in his opinion inconvenience may be caused to the public by the bathing of dogs or horses, order any person in charge of any dog or horse not to send or drive such dog or horse into the water, or permit such dog or horse to enter the water, at any place where the public are bathing.

47. Any Patrol Officer may order any person in charge of any dog or horse to remove such animal from a public bathing reserve, if such animal's presence on the public bathing reserve causes inconvenience or danger to the public.

Sale and Hire of Commodities.

48. No person shall on a public bathing reserve, sell any commodity, food or drink, or shall let or hire any commodity, tent, umbrella, surf board or other facility or device without a license from the Council or other than in accordance with the terms of the license.

Preservation of Order and Protection of Public.

49. A person shall not on any public bathing reserve do any act which would be likely to injure, endanger, obstruct, inconvenience or annoy any person.

50. A person shall not injure, displace, pollute, foul, litter, deface, or cause disorder to a public bathing reserve, or anything appertaining thereto.

51. If any person breaks any bottle or any article of glass or earthenware on a public bathing reserve, he shall collect and remove all portions of such bottle or article either to a receptacle (if any) provided by the Council therefore, or to some place beyond the public bathing reserve.

Notices.

52. The Council may, by notice exhibited in a public bathing reserve, regulate the lighting of fires, require animals and vehicles to be kept off places indicated, mark places where bathing shall be prohibited, regulate vehicular and pedestrian traffic, regulate the conduct of persons, and generally regulate the use of the public bathing reserve by the public.

Life Saving.

53. The Council may authorise any volunteer life-saving club—

- (a) to provide and use life-saving appliances and boats;
- (b) to use any such appliances and boats provided by the Council;
- (c) to erect, and, as may from time to time be necessary, remove from place to place danger signals or notices.

54. Where life-saving appliances are in use, any Patrol Officer may direct any person to cease assisting or to stand back from the field of operations.

55. A person shall not displace, play with, damage or destroy any life-saving appliances, boats or signal bells.

Patrol Officers.

56. The Council may appoint any servant of the Council Patrol Officer.

57. The Council may appoint any active member of a volunteer life-saving club a Patrol Officer under these by-laws; provided that a member so appointed shall not prosecute any person for a breach of any provision of these by-laws, but shall report such breach to the Council.

58. Every Constable or Officer of Police shall have the powers of a Patrol Officer under these by-laws.

59. Every Patrol Officer may demand the name and address of any person guilty of a breach of any of the provisions of these by-laws, and such person shall comply with such demand.

60. A person shall not obstruct or hinder any Patrol Officer or life-saver attendant in the performance of his duties, or in the exercise of his powers.

61. The Council shall supply each Patrol Officer with a written appointment under the seal of the Council, and with a badge in the shape of a shield bearing the words "Patrol Officer". Every Patrol Officer when on duty shall wear such badge on the front of his dress or bathing costume, or, if not wearing the badge, shall produce his written appointment, if demanded of him when exercising authority under these by-laws.

Powers of Caretaker.

62. The lessee or person appointed by the Council shall have charge of any dressing enclosure and shall be responsible for the maintenance of good order and conduct therein; provided that any Patrol Officer or person appointed by the Council shall have free access thereto at all times.

Children.

63. The lessee or person in charge of any dressing enclosure, or any Patrol Officer, may exclude from bathing at any public bathing reserve any child of tender years who is not accompanied by and in charge of an older person who is apparently capable of caring for such child.

Failure to Comply with Notices.

64. Any person not complying with or offending against any of the provisions of the terms of any notice, order or direction exhibited, issued or given under these by-laws shall be guilty of an offence.

Maximum penalty—\$200 (Two hundred dollars).

Dated this 8th day of August, 1975.

The Common Seal of the Shire of Swan was hereunto affixed pursuant to Resolution of the Council in the presence of—

[L.S.]

L. D. MARSHALL,
President.
T. J. WILLIAMSON,
Shire Clerk.

Recommended—

E. C. RUSHTON,
Minister for Local Government.

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

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

By-law No. 10.

First Schedule.
Form No. 1
Shire of Swan.

LICENSE TO HOLD A FUNCTION ON A RESERVE.

The License of the Shire of Swan is hereby granted to
of to hold
a function on Reserve on
the following terms and conditions:—

- (a) The nature of the function for which this license is granted is
- (b) The times during which the function may be held are
- (c) The following building only may be erected on the reserve and no such building shall be erected before the day of 19....., and all such buildings shall be removed before the day of 19..... :
Buildings referred to:—
.....
- (d) The reserve shall be left clean and tidy after the completion of the function.
- (e) No charge for admission to the function shall be made, or a charge not exceeding per head may be made for admission to the function.
- (f) Special conditions if any

This License is granted subject to the strict compliance with the by-laws of the Council.

Dated the day of, 19.....:

.....
Shire Clerk.

By-law No. 20.

First Schedule.
Form No. 2

APPLICATION TO ERECT A BUILDING ON A RESERVE.

To the Shire of Swan,
Great Northern Highway,
MIDDLE SWAN, 6056.

I/We
of
hereby apply for the consent of the Swan Shire Council to the erection of a building on Reserve.

- (a) The nature of the building is
- (b) The purpose for which the building will be used is
- (c) The dates and times when the building will be used are
- (d) The position or particular place on the reserve where it is desired to erect the building is
- (e) The materials of which the building is to be constructed are
- (f) The period for which it is desired that the building be permitted to remain on the reserve is
- (g) A plan of the proposed building is attached hereto.

I/We agree to observe the provisions of the by-laws of the Council and in the event of non-compliance with a notice served in manner specified in the said by-laws to remove the said building, I/we authorise the Council to sell or to take down and remove the building or the materials with which it is constructed and to pay from the purchase money all costs and expenses consequent upon such failure to comply with the notice and such taking down, removal and sale.

Dated this day of, 19.....

.....
(Signature of Applicant)

By-law No. 21.

First Schedule.
Form No. 3

CONSENT TO ERECT A BUILDING ON A RESERVE.

The consent of the Swan Shire Council is hereby given to
of
to erect a building on Reserve on the
following terms and conditions:—

Schedule—continued.

- (a) The nature of the building shall be
- (b) The building shall not be used except for the purpose of
- (c) The building shall not be used except on the following dates and times
- (d) The building shall be erected only on the following part of the reserve
- (e) The building shall be constructed of the following materials
- (f) The building shall be removed from the reserve on or before the day of, 19..... or on notice to remove the same being given before that date.
- (g) The building shall be constructed in accordance with the plan attached to the application.
- (h) The ownership in the building shall not be transferred or assigned unless notice in the form of Form 4 of the Schedule to the by-laws has been first duly completed and delivered to the Council.
- (i) The building shall not be used during a function without the approval of the person to whom the license to hold such function has been given.
- (j) The building shall not be used as a dwelling or for sleeping purposes. Special conditions, if any

Shire Clerk.

By-law No. 30.

First Schedule.
Form No. 4
Shire of Swan.

TRANSFER OF OWNERSHIP OF BUILDING.

To the Shire of Swan,
Great Northern Highway,
MIDDLE SWAN, 6056.

I/We
of
hereby give notice that I/we intend to transfer the ownership of the under-mentioned building situated on Reserve to of
The Transfer will take effect when this notice has been delivered to the Council.

I/We
of
accept the building subject to the terms of the application for consent and the terms of consent of the Council and hereby undertake to comply with the terms and conditions of the said consent and the by-laws of the Council.

Building referred to:—

Dated the day of 19.....

Signed by the Transferor

Signed by the Transferee

Received by the Swan Shire Council,
the day of 19.....
Shire Clerk.

ELECTRICITY ACT, 1945-1953.

Electricity Act Regulations Part X—Approval of Electrical Appliances.

The State Energy Commission of Western Australia,
Perth, 17th December, 1975.

NOTICE is hereby given that upon and after the first day of January, 1976, the notice published pursuant to section 33B of the Electricity Act, 1945-1953 in the *Government Gazette* on 7th May, 1965 in so far as the same relates to the prescribed appliance being Electric Room Heaters, the definition thereof and published specification in relation thereto are withdrawn.

Notice is also given that pursuant to section 33B of Part IVA (Approval of Electrical Appliances) of the Electricity Act, 1945-1953, the State Energy Commission of Western Australia does hereby prescribe as from 1st January, 1976, the class or type of electric appliance set out below, intended, suggested or designed for use in or for the purpose of or for the connection to an electrical installation to be a class or type of electrical appliance which shall not be sold, hired or exposed for sale or hire, or advertised for sale or hire, unless an electrical appliance of that class or type has been approved by the

State Energy Commission of Western Australia, and which complies with the specification being the published specification set out below and the appliance so approved is stamped or labelled if and as prescribed in the Regulations.

M. McDONALD,
Acting Secretary,

The State Energy Commission of Western Australia.

Appliance Prescribed. Electric Room Heaters.	Published Specification.
<p>“Electric Room Heater” means an electrical appliance primarily intended for household use and incorporating a heating unit intended for heating the atmosphere in its immediate vicinity by the emission of heat by radiation, by convection or by forced circulation of heated air, or any combination thereof, but not including—</p> <p>(i) an airconditioning appliance incorporating a refrigeration device with a condensing unit with or without heating units; or</p> <p>(ii) any heating system which is intended to heat the atmosphere of a room primarily by raising the temperature of any floor, wall or ceiling area; or</p> <p>(iii) undercarpet heating systems; or</p> <p>(iv) special appliances which are solely used for the application of heat to specific materials or substance.</p>	<p>AS 3103-1975 Ap.</p>

GAS UNDERTAKINGS ACT, 1972.

State Energy Commission of Western Australia.

NOTICE.

PURSUANT to the provisions of section 25 (2) of the Gas Undertakings Act, 1972, notice is hereby given that the Honourable the Minister for Fuel and Energy has declared that the provisions of the Gas Undertakings Act and including any Regulations made thereunder shall not apply to California Asiatic Petroleum Company, Shell Development (Australia) Pty. Ltd., Texaco Overseas Petroleum Co. and Ampol Exploration Ltd. whilst being the holders of pipeline licenses Numbers 1, 2, 3, 4 and 5 with amendments thereto all as at the date of this notice and as granted under the Petroleum Pipelines Act 1969 as amended from time to time in respect of gas which is supplied or distributed through the pipelines the subject of those pipeline licenses.

M. McDONALD,
Acting Secretary,

State Energy Commission of Western Australia.

Declaration authorised and approved to be published in the *Government Gazette*.

ANDREW MENSAROS,
Minister for Fuel and Energy.

FACTORIES AND SHOPS ACT, 1963-1975.

Order.

I, WILLIAM LEONARD GRAYDEN, the Minister for the time being charged with the administration of the Factories and Shops Act, 1963-1975, acting pursuant to the provisions of section 7 of that Act do hereby declare that the provisions of the Factories and Shops Act, 1963-1975, except the provisions thereof relating to Industrial Awards and Agreements, do not apply to that part of the Perth Esplanade upon which the Perth International Motor Show 1976 will be held between—

- (i) the hours of 12 noon and 10.00 p.m. on the 15th to 17th January, 1976, inclusive, and 19th to 21st January 1976, inclusive; and

- (ii) the hours of 12 noon and 6.00 p.m. on the 18th January, 1976.

W. GRAYDEN,
Minister for Labour and Industry.

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

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

BEEF INDUSTRY COMMITTEE ACT, 1974-1975.

Notice.

I, RICHARD CHARLES OLD, the Minister for the time being charged with the administration of the Beef Industry Committee Act, 1974-1975, acting pursuant to section 5 of that Act, appoint the following persons as members of the Beef Industry Committee for a term expiring on the 30th day of June, 1976, for those members appointed under sections 5 (1) (a), (b), (c), (d) and (e):—

- (1) C. C. Bennett, member and Chairman of the Committee under section 5 (1) (a), and J. Craig as his deputy under section 5 (3) of the Act;
- (2) J. E. Gardiner and M. A. J. Cameron as members representing beef producers under section 5 (1) (b), and T. Sullivan and G. A. Savell respectively as their deputies under section 5 (3) of the Act;
- (3) M. T. Locke as a member representing the Meat and Allied Trades Federation of Australia (W.A. Division) under section 5 (1) (c), and F. V. Goodchild as his deputy under section 5 (3) of the Act;
- (4) C. Maisey as a member representing the Western Australian Livestock Salesmen's Association under section 5 (1) (d), and I. H. Hunter as his deputy under section 5 (3) of the Act;
- (5) R. Trevaskis as a member representing the proprietors of abattoirs that are not owned by any agency or instrumentality of the Crown under section 5 (1) (e), and M. E. Green as his deputy under section 5 (3) of the Act; and

- (6) N. R. Fletcher, the person for the time being holding or acting in the office of Commissioner for Consumer Protection under the Consumer Protection Act, 1971, as a member under section 5 (1) (f), and M. James as his deputy under section 5 (3) of the Act.

R. C. OLD,
Minister for Agriculture.

5th December, 1975.

BEEF INDUSTRY COMMITTEE ACT, 1974-1975.

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

Agric. 503/75.

HIS Excellency the Governor in Executive Council has been pleased to appoint, pursuant to section 6B (1) of the Beef Industry Committee Act, 1974-1975, G. M. Cann as secretary to the Beef Industry Committee.

S. T. SMITH,
Acting Director of Agriculture.

DRIED FRUITS ACT, 1947-1971.

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

Agric. 1106/63.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under the provisions of section 5 of the Dried Fruits Act, 1947-1971:—

Roger G. Swan of 28 Milson Street, South Perth, the nominee of the Minister, as Chairman;

James Duff of Woodward Road, Caversham, Arthur Hooper of West Swan Road, West Swan, Douglas Philip Taylor of West Swan Road, West Swan, and Miro Krono Tolj of Baskerville,

as members of the Dried Fruits Board for a period of three years as from the first day of January, 1976.

S. T. SMITH,
Acting Director of Agriculture.

PLANT DISEASES ACT, 1914-1974; NOXIOUS WEEDS ACT, 1950-1970; VERMIN ACT, 1919-1965; STOCK DISEASES (REGULATIONS) ACT, 1968-1969.

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

Agric. 1018/73.

HIS Excellency the Governor in Executive Council has been pleased to—

- (1) Approve the appointment of Peter John Philippe as an Inspector under section 7 (1) of the Plant Diseases Act, 1914-1974; section 6 of the Noxious Weeds Act, 1950-1970; section 9 of the Vermin Act, 1919-1965 and section 8 of the Stock Diseases (Regulations) Act, 1968-1969.

- (2) Approve the appointment of George William Lockwood as an Inspector under section 7 (1) of the Plant Diseases Act, 1914-1974.

S. T. SMITH,
Acting Director of Agriculture.

SOIL CONSERVATION ACT, 1945-1974.

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

Agric. 4/63.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under section 9 (2) (d) of the Soil Conservation Act, 1945-1974, John Sidney Abbott, an officer on the staff of the Department of Public Works, as a member of the Soil Conservation Advisory Committee for a term expiring on the 30th day of April, 1978, vice D. Eryden.

S. T. SMITH,
Acting Director of Agriculture.

FEEDING STUFFS ACT, 1928-1973.

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

HIS Excellency the Governor in Executive Council, acting under the provisions of the Feeding Stuffs Act, 1928-1973, has been pleased to make the regulations set forth in the Schedule hereunder.

S. T. SMITH,
Acting Director of Agriculture.

Schedule.

Regulations.

Principal regulations. 1. In these regulations the Feeding Stuffs Regulations, 1941, published in the *Government Gazette* on the 1st August, 1941, and amended from time to time thereafter by notices published in the *Government Gazette*, are referred to as the principal regulations.

Reg. 10 added. 2. The principal regulations are amended by adding after regulation 9 the following heading and regulation:—

Proportion of Certain Foreign Ingredients
in Stockfood.

10. The substance mercury is deemed a foreign ingredient relative to the final feed mix prepared for feeding to pigs and poultry and the prescribed amount of mercury that may be contained therein shall not exceed 0.07 ppm.

VERMIN ACT, 1918-1970.

Town of Cockburn.

331/APB.

NOTICE is hereby given pursuant to section 102A of the Vermin Act, 1918-1970, that it is proposed to use Sodium Fluoroacetate (1080) in the Vermin District shown above for the poisoning of rabbits.

From the publication of this Notice until further notice is published, the taking of rabbits or catching by any means except by poisoning is prohibited.

Rabbits taken in breach of the prohibition are likely to endanger or be detrimental to human health of life, if consumed as food.

A person who takes or attempts to take rabbits in the Vermin District shown above after the publication of this Notice and before publication of a further notice cancelling this prohibition commits an offence against the Vermin Act, 1918-1970.

Penalty: Maximum of \$200.

E. N. FITZPATRICK,
Chairman, Agriculture Protection Board.

MARKETING OF EGGS ACT, 1945-1975.

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

HIS Excellency the Governor in Executive Council acting under the provisions of section 39 of the Marketing of Eggs Act, 1945-1975, has been pleased to make the regulations set forth in the Schedule hereunder.

S. T. SMITH,
Acting Director of Agriculture.

Schedule.

Regulations.

- Principal regulations. 1. The Marketing of Eggs Regulations made under the provisions of the Marketing of Eggs Act, 1945-1975, as reprinted pursuant to the Reprinting of Regulations Act, 1954, and published as so reprinted in the *Government Gazette* on the 5th September, 1963, and subsequently amended by a notice published in the *Government Gazette* on the 15th October, 1964, are referred to as the principal regulations.
- Reg. 67 amended. 2. Regulation 67 of the principal regulations is amended by substituting for the words "twenty pounds" in line four, the words "one hundred dollars".

WESTERN AUSTRALIAN ARTS COUNCIL
ACT, 1973.

Office of the Minister for Cultural Affairs,
Perth, 19th December, 1975.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve, under the provisions of section 6 of the Western Australian Arts Council

Act, 1973, of the appointment of Nicholas Hasluck of 14 Reserve Street, Claremont, and Terence Newton of 18 Stanley Street, Nedlands, and the reappointment of Erica Reid Underwood, of 3 Cooper Street, Nedlands and Joanne Samson, of 126 Glyde Street, Mosman Park, as members of the Western Australian Arts Council each for a period of three years ending on 30th November, 1978.

W. GRAYDEN,
Acting Minister for Education.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1975			
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. 15
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

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. 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
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 Collier	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 Gnarup	Jan. 15
Dec. 19	1035A/1975	Landrovers S.W.B. (2 only) and Toyotas S.W.B. (2 only) at Gnarup	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, 10 a.m. 5th January, 1976.

Tender No.	Particulars of Stores
XT 1864	500 000 continuous 1115/1 part data listing paper for Westrail Stores. Printed in brown ink, perforated and folded every 11 in. Finished size 11 x 15. Tenderers to supply stock.
XT 1865	2 000 continuous 1115/4 part, "Train Operating Statistics" for Westrail Stores. Printed in red ink, perforated and folded every 11 in. Finished size 11 x 15. Tenderers 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.

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, 23rd December, 1975.

THE following appointments have been approved:—

R.G. No. 51/22.—Mr. Rodney Alan Wahl has been appointed as District Registrar of Births, Deaths and Marriages for the Roebourne Registry District to maintain an office at Roebourne pending the appointment of a permanent appointee. This appointment dates from 12th December, 1975.

R.G. No. 39/68.—Mr. Desmond John Feeney has been appointed as District Registrar of Births, Deaths and Marriages for the East Coolgardie Registry District to maintain an office at Kalgoorlie during the absence on leave of Mr. L. W. Parry. This appointment dates from 15th December, 1975.

R. A. PEERS,
Acting Registrar General.

Robert Huck Burton, as a Warden to date from the 1st December, 1975.

First Class Police Sergeant Fred Cyril Gilmore, as Bailiff of the Warden's Court, Collie, to date from the 21st October, 1975.

Ross William Collins, as Mining Registrar, Leonora to date from the 10th October, 1975.

B. M. ROGERS,
Under Secretary for Mines.

MINES REGULATION ACT, 1946.

Appointment.

Department of Mines,
Perth, 17th December, 1975.

HIS Excellency the Governor in Executive Council has been pleased to make the following appointment:—

Carmine Vetrone as Workmen's Inspector of Mines to act in the Murchison and Yalgoo Goldfields, that portion of the Peak Hill Goldfield situated south of latitude 24° South, Black Range District of the East Murchison Goldfield, Northampton Mineral Field and that portion of the South West Mining District situated north of latitude 30° South for a further period of three years from the 2nd day of February, 1976 (Mines file 1622/65).

B. M. ROGERS,
Under Secretary for Mines.

MINING ACT, 1904.

Appointments.

Department of Mines,
Perth, 17th December, 1975.

HIS Excellency the Governor has been pleased to make the following appointments:

MINING ACT, 1904

Department of Mines,
Perth, 17th December, 1975.

IN accordance with the provisions of the Mining Act, 1904, His Excellency the Governor in Executive Council has been pleased to deal with the undermentioned Leases, Authorities to Mine, Licenses to Treat Tailings and Temporary Reserves.

B. M. ROGERS,
Under Secretary for Mines.

The undermentioned applications for Leases were approved conditionally:—

GOLD MINING LEASES

Goldfield	District	No. of Applications
Broad Arrow	24/2427
Mount Margaret	Mount Morgans	39/678
North Coolgardie	Menzies	29/5987
Pilbara	Marble Bar	45/1475
Yilgarn	77/4768

MINING ACT, 1904—*continued.*

MINERAL LEASE

Goldfield	District	No. of Application
Coolgardie	Coolgardie	15/474

MACHINERY LEASE

Goldfield	District	No. of Application
Phillips River		74/5 (98)

The undermentioned Gold Mining Lease was renewed for a further term of twenty-one (21) years from the 1st January, 1976 :—

Goldfield	District	No. of Lease
East Murchison	Lawlers	1360

The Surrenders of the undermentioned Gold Mining Leases were approved :—

Goldfield	No. of Lease
Murchison	20/2357, 20/2358, 20/2364
Pilbara	45/1323, 45/1324
Yalgoo	59/1346, 59/1347, 59/1348

The undermentioned applications for Gold Mining Leases were refused :—

Goldfield	No. of Application
East Murchison	1214B and 1215B

The undermentioned applications for Authority to Mine on Reserved and Exempted Lands were approved conditionally :—

No.	Occupant	Authorised Holding	Goldfield
08/129	Laverton Nickel No Liability	M.C. 08/2422	Ashburton
37/377	N. G. Johnson	P.A. 37/2915	Mount Margaret
58/53	A. F. Grose	P.A. 58/4092	Murchison
59/134	North Flinders Mines Ltd.	M.C. 59/5729	Yalgoo
70/604	Westralian Sands Ltd.	M.C. 70/8928	South West Mineral Field

The undermentioned applications for Licenses to Treat Tailings were approved :—

No.	Licensee	Locality	Goldfield
57/56 (2539H)	Lennard Oil No Liability	Sandstone	East Murchison
39/19 (2531H)	Lennard Oil No Liability	Murrin Murrin	Mount Margaret
39/15 (2449H)	Morgans Gold Mines Ltd.	Mt. Morgans	Mount Margaret

The undermentioned License to Remove and Treat Tailings was renewed :—

No.	Licensee	Locality	Goldfield
37/23 (1777H)	Lennard Oil No Liability	Tower Hill	Mount Margaret

The undermentioned License to Treat Mining Material was renewed :—

No.	Licensee	Locality	Goldfield
77/65 (2408H)	W. V. Barton	Chadwick	Yilgarn

The undermentioned Licenses to Treat Tailings were renewed :—

No.	Licensee	Locality	Goldfield
1J/64 (1557H)	H. J. Maund, C. M. Maund and M. M. Jones	Wiluna	East Murchison
3C/70 (1793H)	Lennard Oil No Liability	Gwalia	Mount Margaret
30/15 (2300H)	T. H. Lansdell	Davyhurst	North Coolgardie

The undermentioned application for a License to Treat Tailings was refused :—

No.	Licensee	Locality	Goldfield
20/37 (2522H)	G. D. Schmidt	Reedy	Murchison

MINING ACT, 1904—continued.

The undermentioned application for a License to Remove and Treat Tailings was refused :—

No.	Licensee	Locality	Goldfield
57/28 (2348H)	Murchison Gold Mines Pty. Ltd.	Hancocks	East Murchison

The rights of occupancy for the undermentioned Temporary Reserves have been granted :—

No.	Occupant	Term	Locality
6279H and 6280H	Dampier Mining Company Limited	12 months from the date of this notification	Situated at Byro Plains in the Gascoyne Goldfield
6281H	Australian Anglo American Ventures Limited	12 months from the date of this notification	Situated at Dave Hill in the Kimberley Goldfield

The rights of occupancy for the undermentioned Temporary Reserves have been renewed :—

No.	Occupant	Term	Locality
5905H, 5906H and 5907H	Pechiney (Australia) Exploration Pty. Ltd.	For a further period expiring on 29/11/76	Situated in the Ashburton Goldfield

COMPANIES ACT, 1961-1975.

J. Hawkins & Son Pty. Ltd (In Liquidation).

NOTICE is hereby given that the final meeting of shareholders will be held at 157 The Boulevard, Floreat Park, on Tuesday, 27th January, 1976, at 9.30 a.m. for the purpose of receiving the Liquidator's report and Statement of Account.

Dated 18th December, 1975.

P. G. MORRIS,
Liquidator.

COMPANIES ACT, 1961-1975.

Hawkins Constructions Pty. Ltd.
(In Liquidation).

NOTICE is hereby given that the final meeting of shareholders will be held at 157 The Boulevard, Floreat Park, on Tuesday, 27th January, 1976, at 9.00 a.m. for the purpose of receiving the Liquidator's report and Statement of Account.

Dated 18th December, 1975.

P. G. MORRIS,
Liquidator.

COMPANIES ACT, 1961-1975.

(Regulation 7 (2), Regulation 25 (2).)

Notice of Meeting of Creditors.

Kenneth Turner Pty. Ltd., Doris Turner Pty. Ltd., Amelia Turner Pty. Ltd., Lindley Turner Pty. Ltd., (all in Liquidation).

Trading as R. E. Turner & Co.

NOTICE is hereby given that a meeting of the creditors and members of Kenneth Turner Pty. Ltd., Doris Turner Pty. Ltd., Amelia Turner Pty. Ltd., Lindley Turner Pty. Ltd. (all in liquidation) trading as R. E. Turner & Co. will be held at the office of Hungerfords, 16th Floor, T. & G. Building, 37 St. George's Terrace, Perth on Monday 19th day of January 1976 at 3.00 p.m.

Agenda:

To receive the Liquidator's report of his acts and dealings and of the conduct of the winding up.

Dated this 22nd day of December 1975.

R. W. BROWN,
Liquidator.

COMPANIES ACT, 1961-1975.

(Section 254 (2) (B).)

Three C's Fashions Pty. Ltd. (in Liquidation).

PURSUANT to section 254 (2) (B) of the Companies Act, 1961-1975, notice is hereby given that at an Extraordinary Meeting of Members of the Company held on Friday, 19th December, 1975 and confirmed at a meeting of Creditors held on Friday, 19th December, 1975, the following Special Resolution was passed:—

That the Company be wound up voluntarily and that Mr. F. V. B. Hillman be and now is appointed Liquidator.

Dated this 22nd day of December, 1975.

F. V. B. HILLMAN,
Liquidator.

PUBLIC TRUSTEE ACT, 1941-1975.

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act, 1941-1975, the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

A. E. MARSHALL,
Public Trustee,
565 Hay Street, Perth.

Name of Deceased; Occupation; Address; Date of Death; Date Election filed.

Hewitson, Winifred Evelyn; Married Woman; Belmont; 28/8/75; 1/12/75.

Russo, Vincenzo Calogero; Retired Automotive Contractor; Boulder; 25/9/75; 1/12/75.

Wilkinson, Joseph; Retired Labourer; Harvey; 2/6/75; 1/12/75.

Hall, Sydney Cyril; Painter and Decorator; Coolbellup; 25/10/75; 3/12/75.

Tucic, Andrija (alias Andy); Ganger; Zanthus; 29/8/75; 3/12/75.

Fomiatto, Guido; Retired Prospector; Geraldton; 20/2/75; 5/12/75.

Boulton, Albert Henry; Retired Railway Employee; Dalkeith; 23/12/72; 5/12/75.

Leese, Walter; Retired Miner; Coolgardie; 4/7/75; 5/12/75.

Davey, Sheila Marie; Married Woman; North Cottesloe; 26/7/75; 5/12/75.

Harris, Walter Raymond; Perth; 26/12/74; 1/12/75.

Herold, Ellen; Widow; West Perth; 20/6/75; 1/12/75.

Smith, Maisie Lillian; Married Woman; Daglish; 20/10/75; 1/12/75.

Ball, Dylan Hew; Journalist; Kambalda; 2/8/75; 4/12/75.

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 18th day of December, 1975.

A. E. MARSHALL,
Public Trustee,
565 Hay Street, Perth.

Name; Address and Occupation; Date of Death;
Last Date for Claims.

- Boyce, William James; 16 Jackson Street, North Fremantle, W.A.G.R. Employee; 12/11/75; 26/1/76.
- Bradbury, William; 13 Hampden Road, Hollywood, Retired Storeman; 4/8/75; 26/1/76.
- Carter, Christopher; 302 Marine Terrace, Geraldton, Retired Prospector; 26/10/75; 26/1/76.
- Coulthard, Shirley Joan; 37 Henry Street, East Cannington, Spinster; 10/11/75; 26/1/76.
- Davis, Cecil Archibald; Unit 4, 518 Railway Avenue, Armadale, Retired Stationary Engine Driver; 23/11/75; 26/1/76.
- Dean, Isobel Mary; 45 Hensman Street, Subiaco, Married Woman; 7/11/75; 26/1/76.
- Edmed, Mary Ann; 18 Iolanthe Street, Swanbourne, Spinster; 5/9/75; 26/1/76.
- Gore, Ralf; 39 Valerie Street, Dianella, Boilermaker; 19/7/75; 26/1/76.
- Griffith, Thomas Burlington; 27 Hamilton Street, Bayswater, Retired Factory Manager; 19/11/75; 26/1/76.
- Hamilton, David Seton; Sunset Hospital, Beatrice Road, Nedlands, Retired Salesman; 14/10/75; 26/1/76.
- Herbert, David Lloyd; formerly of Mitchell Street, Wongan Hills, late of Wongan Hills District Hospital, Wongan Hills, Retired Garage Hand; 9/12/75; 26/1/76.
- Herold, Ellen; Sunset Hospital, Widow; 20/6/75; 26/1/76.
- Jimbarlie; Callawa Station, via Shay Gap, Mt. Goldsworthy, Stockman; 28/5/74; 26/1/76.
- Keady, John; Swan Cottage Homes, Unit 23, Plantation Drive, Bentley; 3/12/75; 26/1/76.
- Marjanovic, Andrija; 1 Venn Street, Collie, M.R.D. Tester; 3/6/75; 26/1/76.
- Meagher, Thomas John; 13 Lenane Street, Moora, Panel Beater; 29/8/75; 26/1/76.
- Meckenstock, George Noble; 79 Scott Road, Cloverdale, Scrap Metal Collector; 28/11/75; 26/1/76.
- Mencinger, John; Marvel Loch, Miner; 12/11/75; 26/1/76.
- Merrett, Irene Elizabeth; 50 Salisbury Street, Leederville, Widow; 9/12/75; 26/1/76.
- Miller, David Lionel; 57B Emerald Street, Donnybrook, Factory Hand; 30/9/75; 26/1/76.
- Miller, Janine Robyn; 57B Emerald Street, Donnybrook, Married Woman; 28/9/75; 26/1/76.
- Mitchell, Lawrence; Sunset Hospital, Nedlands, Labourer; 27/10/75; 26/1/76.
- Murray, Peter John; 4 Owen Road, Safety Bay, Labourer; 15/3/75; 26/1/76.
- O'Reilly, Frances; Flat 4, 3 John Street, Cottesloe, Widow; 31/10/75; 26/1/76.
- Pratley, Lilian Agnes Maud; 33 Oswald Street, Victoria Park; 28/11/75; 26/1/76.
- Sharkey, Lawrence Bell; "Little Sisters of the Poor", Jugan Street, Glendalough, Retired Plant Attendant; 7/12/75; 26/1/76.
- Shepherd, Sidney; Steere Street, Bridgetown, Pensioner; 26/10/75; 26/1/76.

- Smith, William Merdue, 31 Willis Street, Victoria Park, Retired Farmer; 20/1/75; 26/1/76.
- Stewart, Emily; 9 The Strand, Bayswater, Widow; 4/12/75; 26/1/76.
- Thomas, Stanley Bernard; 94 Marine Terrace, Fremantle, Retired Labourer; 1/10/75; 26/1/76.
- Vandeleur, Annie Marie; 23 Dreghorn Street, Morawa, Married Woman; 19/6/75; 26/1/76.
- Walton, Iris Winifred; 1 Rankin Way, Booragoon, Widow; 24/10/75; 26/1/76.
- Worrall, Edgar Andrews; 61 Lyons Street, Swanbourne, Factories and Shops Inspector; 25/11/75; 26/1/76.

PUBLIC TRUSTEE ACT, 1941-1975.

NOTICE is hereby given that pursuant to Section 14 of the Public Trustee Act, 1941-1975 the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

A. E. MARSHALL,
Public Trustee,
565 Hay Street, Perth.

Name of Deceased; Occupation; Address; Date of Death; Date Election filed.

- Baker, Reginald George; Retired Caretaker; Carlisle; 5/10/75; 18/12/75.
- Gunthorpe, William Robert; Retired Cleaner; Subiaco; 4/9/75; 18/12/75.
- Dirksen, Ruth Emma; Married Woman; Mount Lawley; 28/10/75; 18/12/75.
- Polglaze, Marjorie Edith; Married Woman; Inglewood; 31/10/75; 18/12/75.
- Perry, Walter William; Retired Cleaner; Fremantle; 15/10/75; 18/12/75.
- Tilly, Mary Christina; Widow; Cottesloe; 21/8/75; 18/12/75.
- Linley, Florence Lillian; Widow; Subiaco; 19/10/75; 18/12/75.
- Hansen, Richard Laurence; Retired Boilermakers Assistant; Victoria; 26/9/75; 18/12/75.
- Rinaldi, Giovanni; Retired Miner; Boulder; 12/9/75; 18/12/75.
- Darcey, Norman James; Retired Miner; Boulder; 12/10/75; 18/12/75.
- Gray William Hugh Thomas; Retired Telephone Mechanic; Gosnells; 14/9/75; 18/12/75.
- McGinn, Alexander Reucassel; Retired Miner; Collie 4/10/75; 18/12/75.
- Fletcher, Harry; Retired Fitters Assistant; Bentley; 31/8/75; 18/12/75.
- Wales, Ina Laurel; Married Woman; East Fremantle; 8/10/75; 18/12/75.
- Boyes, Edward Andrew; Railway Fitter; Parkeston; 18/6/75; 18/12/75.
- Gardiner, Harry Hansen; Retired Carpenter; Forrestfield; 8/7/75; 18/12/75.
- Reid, Robin Morgan James; Postal Engineer; Attadale; 13/11/75; 18/12/75.
- Gore, Ralph; Boilermaker; Dianella; 19/7/75; 18/12/75.
- Cook, Arnold Nicholas; War Pensioner; Mt. Lawley; 9/9/75; 18/12/75.
- Payne, Douglas Arthur; Spear Fitter; Bentley; 28/4/75; 18/12/75.

— NOTICE —

COMMISSION OF THE PEACE FOR
W.A.—JUNE 1975

Prices—

Counter Sales—\$0.40.
Mailed (plus)—\$0.40
(Within Australia).

**REPORT OF THE HONORARY
ROYAL COMMISSION OF
INQUIRY INTO THE
TREATMENT OF ALCOHOL
AND DRUG DEPENDENTS IN
WESTERN AUSTRALIA, 1973.**

(Hon. R. J. L. Williams, M. L. C., Chairman.)

Prices—

Counter Sales—\$1.50
Mailed—\$1.90

**REPORT OF THE
ROYAL COMMISSION INTO
GAMBLING, 1974**

(Commissioner Mr. P. R. Adams, Q.C.)

Prices—

Counter Sales—\$3.00
Mailed Local (Plus) \$0.92
Mailed Country (Plus) \$1.30
Eastern States Postage Rate on 2 kg.

NOTICE.

Subscriptions are required to commence and terminate with a quarter.

The *Government Gazette* is published on Friday in each week, unless interfered with by public holidays or other unforeseen circumstances.

SUBSCRIPTIONS.—The subscriptions to the *Government Gazette* are as follows:—Annual subscriptions, \$12; nine months, \$10; six months, \$7; three months, \$4; single copy (current year), \$0.30; single copy (previous years, up to 10 years), \$0.50; over 10 years, \$0.80.

**REPORT OF THE ROYAL
COMMISSION "FREMANTLE
PRISON" 1973.**

(Commissioner, His Honour Robert E. Jones.)

Prices—

Counter Sales—\$1.50
Mailed Local—(plus) \$0.80
Mailed Country—(plus) \$1.10

Eastern States Postage Rate on 1kg.

Available only from Harbour and Light Department, Crane House, 185 High Street, Fremantle. Phone 35 1211.—

Navigable Waters Regulations, 1958.
Regulations for Preventing Collisions at Sea.

Regulations for the Examination of Applicants for Masters, Mates, Coxswain, Engineers, Marine Motor Engine Driver's and Marine Surveyors.

**NOTICE
LOCAL GOVERNMENT ACT
INDEX
TO "UNIFORM BUILDING BY-LAWS
1974"**

Now Available.

Prices—

Mailed (plus)—\$0.40
Mailed (plus)—\$0.25
U.B.B.L. 1974 (plus Index now priced).

Prices—

Counter Sales—\$2.70
Mailed Local (plus)—\$0.80
Mailed Country (plus)—\$1.10
Eastern States—Postage rate on 1 kg.

**REPORT ON THE INQUIRY INTO
THE BUILDING INDUSTRY OF
WESTERN AUSTRALIA, 1973-74.**

(Enquirer, Charles Howard Smith, Q.C.)

Price—

Counter Sales—\$1.00
Mailed (Australia wide)—\$1.60

**REPORT OF THE EGG INDUSTRY
ENQUIRY OF W. A., 1973.**

(Neil D. McDonald Enquirer.)

Prices—

Counter Sales—\$3.50
Mailed Local (plus)—\$0.92
Mailed Country (plus)—\$1.30

Eastern States Postage Rate on 2 kg.

**THE PILBARA STUDY—
REPORT ON THE INDUSTRIAL
DEVELOPMENT OF THE PILBARA—
JUNE 1974.**

(By the Pilbara Study Group Director—
E. C. R. Spooner.)

Prices—

Counter Sales—\$9.00
Mailed Local—(plus) \$0.92
Mailed Country—(plus) \$1.30
Eastern States Postage Rate on 2 kg.

Report of an Analytical Study of the proposed Corridor Plan for Perth and possible alternate approach to a regional plan for the Metropolitan area, 4th August 1971, to 31st Jan., 1972
by Paul Ritter

Price—

Counter Sales \$5.00
Mailed Australia Wide (plus) \$0.60

NOTICE:

TRADING HOURS

WEMBLEY—HEAD OFFICE

GOVERNMENT PRINTER'S
PUBLICATIONS SALES OFFICE
(Parliamentary Papers)

STATION STREET, WEMBLEY

Phone 813111 Extension 374 and 376

8.00 a.m. to 4.15 p.m.

(Continually Mon to Fri)

CENTRAL GOVT. OFFICES

CNR. BARRACK ST. and
ST. GEORGE'S TCE. PERTH

8.30 a.m. to 1.00 p.m.

2.00 p.m. to 4.25 p.m.

Mon. to Fri.

Phone 23 0151 Ext. 232

GOVERNMENT GAZETTE
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.

THE PARLIAMENT OF
WESTERN AUSTRALIA
DIGEST 1974

28th PARLIAMENT, 1st SESSION, 1974

(A Synopsis of Legislation)

Price—\$0.40

Mailed—\$0.80

FLORA OF
WESTERN AUSTRALIA

Vol. 1, Part 1 (only).

By C. A. Gardner.

Prices—

Counter Sales—\$4.50

Mailed Local—(plus) \$0.80

Mailed Country—(plus) \$1.10

Eastern States—Postage rate on 1kg

CONTENTS.

	Page
Agriculture, Department of	4687-8
Albany Port Authority—Regulations	4652-4
Appointments	4639-40, 4640-1, 4646, 4691
Beef Industry Committee Act	4687
Builders Registration Act Amendment Act, 1975—	4637
Day of coming into operation	4646-8
Bush Fires Act	4639-40, 4644-5
Chief Secretary's Department	4693
Companies Act	4693-4
Deceased Persons' Estates	4654-6
Esperance Port Authority—Regulations	4688
Feeding Stuffs Act—Regulations	4639, 4645
Fire Brigades Act	4657
Fremantle Port Authority—Regulations	4687
Gas Undertakings Act	4643-4
Health Department	4644
Municipal Health By-laws	4637-8, 4687
Labour, Department of	4640
Land Agents Act	4646
Lands Department	4638-9, 4658-86
Local Government Department	4662-86
Municipal By-laws	4658
Main Roads	4689
Marketing of Eggs Act—Regulations	4638
Metropolitan Water Supply, etc.	4691-3
Mines Department	4638-9, 4658-86
Municipalities	4651
Notices of Intention to Resume Land	4651
Notice of Intention to Sell Resumed Land	4638-9
Orders in Council	4637
Painters' Registration Act Amendment Act, 1975—	4639-40
Day of coming into operation	4637-8
Premier's Department	4640-3
Proclamations	4693-4
Public Service Board	4637, 4650-7
Public Trustee	4686-7
Public Works Department	4646
State Energy Commission	4689-90
State Housing Act	4651
Tender Board	4691
Tenders Accepted	4650-2, 4689-90
Tenders for Government Printing	4648-50
Tenders Invited	4694
Town Planning	4689
Trustees Act	4689
Vermin Act	4689
Western Australian Arts Council Act	4689
Wheat Products (Prices Fixation) Act—Bread prices	4637-8