

Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 p.m.)

No. 30]

PERTH : FRIDAY, 8 MAY

[1981

Land Act 1933.

PROCLAMATION

(Resumption.)

WESTERN AUSTRALIA, } By His Excellency Rear-Admiral Sir Richard John
To Wit: } Trowbridge, Knight Commander of the Royal
RICHARD } Victorian Order, Knight of Grace of the Most
TROWBRIDGE, } Venerable Order of the Hospital of St. John of
Governor. } Jerusalem, Governor in and over the State of
[L.S.] } Western Australia and its Dependencies in the
Commonwealth of Australia.

File No. 548/77.

WHEREAS by section 109 of the Land Act 1933, the Governor may resume, for any purpose as in the public interest he may think fit, any portion of land held as a Pastoral Lease; and whereas it is deemed expedient that the portion of Pastoral Lease described in the schedule hereto should be resumed for road purposes:

Now therefore, I, the Governor with the advice and consent of the Executive Council do by this my proclamation resume portion of Pastoral Lease No. 3114/605 Crown Lease No. 576/1966 for the purpose aforesaid.

Given under my hand and the Public Seal of Western Australia, at Perth this 29th day of April, 1981.

By His Excellency's Command,

D. J. WORDSWORTH,
Minister for Lands.

GOD SAVE THE QUEEN ! ! !

Schedule.

That portion of Pastoral Lease 3114/605 containing approximately 10 hectares as delineated and coloured red on Miscellaneous Plan 470.

(Plan Yarrey 1:250 000.)

Land Act 1933.

PROCLAMATION

(Resumption.)

WESTERN AUSTRALIA, } By His Excellency Rear-Admiral Sir Richard John
To Wit: } Trowbridge, Knight Commander of the Royal
RICHARD } Victorian Order, Knight of Grace of the Most
TROWBRIDGE, } Venerable Order of the Hospital of St. John of
Governor. } Jerusalem, Governor in and over the State of
[L.S.] } Western Australia and its Dependencies in the
Commonwealth of Australia.

File No. 2979/79.

WHEREAS by section 109 of the Land Act 1933, the Governor may resume, for any purpose as in the public interest he may think fit, any portion of land held as a Pastoral Lease; and whereas it is deemed expedient that the portion of Pastoral Lease described in the schedule hereto should be resumed for road purposes: Now therefore, I, the Governor with the advice and consent of the Executive Council do by this my proclamation resume portion of Pastoral Lease No. 3114/598 Crown Lease No. 315/1966 for the purpose aforesaid.

Given under my hand and the Public Seal of Western Australia, at Perth this 29th day of April, 1981.

By His Excellency's Command,

D. J. WORDSWORTH,
Minister for Lands.

GOD SAVE THE QUEEN ! ! !

Schedule.

That portion of Pastoral Lease No. 3114/598 containing approximately 32.576 hectares as delineated and coloured brown on Lands and Surveys Miscellaneous Diagram No. 36.

(Plan Glengary 1:250 000.)

Transfer of Land Act 1893.

PROCLAMATION

WESTERN AUSTRALIA,] By His Excellency Rear-Admiral Sir Richard John
To Wit: Trowbridge, Knight Commander of the Royal
RICHARD Victorian Order, Knight of Grace of the Most
TROWBRIDGE, Venerable Order of the Hospital of St. John of
Governor, Jerusalem, Governor in and over the State of
[L.S.] Western Australia and its Dependencies in the
Commonwealth of Australia.

File No. 5735/50, V9.

WHEREAS by the Transfer of Land Act 1893, the Governor is empowered by Proclamation in the *Government Gazette* to revest in Her Majesty as of Her former estate all or any lands, whereof Her Majesty may become the registered proprietor; and whereas Her Majesty is now the registered proprietor of the lands described in the Schedules hereto: Now therefore, I, the Governor with the advice and consent of the Executive Council, do by this my Proclamation revest in Her Majesty, Her Heirs and Successors, the land described in the Schedules hereto as of Her former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 29th day of April, 1981.

By His Excellency's Command,

D. J. WORDSWORTH,
Minister for Lands.

GOD SAVE THE QUEEN ! ! !

Schedule 1.

File No.; Description of Land; Certificate of Title Volume; Folio.

- 1762/79—Portion of each of Swan Locations G.1315 and being part of Lot 125 on Plan 4950; 1575; 36.
654/981—Portion of Broome Lot 114 being Lot 14 on Diagram 48753; 1432; 679.
2090/79—Nelson Location 1036; 1447; 822.
3350/14—Portion of Esperance Location 12 being Lot 83 on Plan 12765; 1541; 874.

Schedule 2.

File No.; Description of Land.

- 2654/980—Portion of Port Hedland Lot 2126 being Lot 31 on Plan 13312 and being part of the land comprised in Certificate of Title Volume 1577 Folio 328.
1664/980—Portion of Victoria Location 9993 being Lot 27 on Diagram 59181 and being of the land comprised in Certificate of Title Volume 1202 Folio 473.
819/980—Portion of Murray Location 58 being Lot 12 on Diagram 58580 being part of the land being comprised in Certificate of Title Volume 1572 Folio 659.
2652/980—Portion of Port Hedland Lot 2793 being Lot 42 of Plan 13313 and being part of the land being comprised in Certificate of Title Volume 1577 Folio 327.
3681/78—Portion of Toodyay Suburban Lot S10 and being Lot 14 on Diagram 55769 and being part of the land comprised in Certificate of Title Volume 1576 Folio 301.
820/980—Portion of Murray Location 58 being Lot 13 on Diagram 58580 and being part of the land comprised in Certificate of Title Volume 1572 Folio 659.
2653/980—Port Hedland Lot 2603 being Lot 34 on Plan 13303 and being part of the land comprised in Certificate of Title Volume 1577 Folio 336.
2946/980—Portion of Jandakot Agricultural Area Lot 299 being Lot 207 on Plan 13353 and being part of the land comprised in Certificate of Title Volume 1574 Folio 852.
2335/980—Portion of Geraldton Lot 2635 being Lot 57 on Plan 13300 and being part of the land comprised in Certificate of Title Volume 1573 Folio 602.

3095/73—Portion of Swan Location 1315 being Lot 39 on Plan 13271 and being the balance of the land in Certificate of Title Volume 1569 Folio 546.

3248/79—Portion of Swan Location 1795 being the land coloured blue and marked "Drain Reserve" on Plan 13083 and being part of the land being comprised in Certificate of Title Volume 1296 Folio 702.

502/981—Portion of Swan Location 15 being Lot 17 on Diagram 58764 and being the balance of the land in Certificate of Title Volume 735 Folio 86.

Public and Bank Holidays Act 1972.

PROCLAMATION

WESTERN AUSTRALIA,] By His Excellency Rear-Admiral Sir Richard John
To Wit: Trowbridge, Knight Commander of the Royal
RICHARD Victorian Order, Knight of Grace of the Most
TROWBRIDGE, Venerable Order of the Hospital of St. John of
Governor, Jerusalem, Governor in and over the State of
[L.S.] Western Australia and its Dependencies in the
Commonwealth of Australia.

PURSUANT to the provisions of paragraph (a) of subsection (1) of section 7 of the Public and Bank Holidays Act 1972, I, the Governor, acting with the advice and consent of the Executive Council, do hereby appoint Thursday 21 May 1981 to be a bank holiday within the Townsite of Carnarvon.

Given under my hand and the Public Seal of the said State, at Perth this 15th day of April, nineteen hundred and eighty-one.

By His Excellency's Command,

R. J. O'CONNOR,

Minister for Labour and Industry.

GOD SAVE THE QUEEN ! ! !

Workers' Compensation Supplementation Fund Act 1980.

PROCLAMATION

WESTERN AUSTRALIA,] By His Excellency Rear-Admiral Sir Richard John
To Wit: Trowbridge, Knight Commander of the Royal
RICHARD Victorian Order, Knight of Grace of the Most
TROWBRIDGE, Venerable Order of the Hospital of St. John of
Governor, Jerusalem, Governor in and over the State of
[L.S.] Western Australia and its Dependencies in the
Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Workers' Compensation Supplementation Fund Act 1980 that that Act shall come into operation on a date to be fixed by proclamation: Now therefore, I the Governor, acting with the advice and consent of the Executive Council, do hereby fix the date on which this proclamation is published in the *Government Gazette* as the date on which the provisions of the Workers' Compensation Supplementation Fund Act 1980 shall come into operation.

Given under my hand and the Public Seal of the said State at Perth this 29th day of April, nineteen hundred and eighty-one.

By His Excellency's Command,

R. J. O'CONNOR,

Minister for Labour and Industry.

GOD SAVE THE QUEEN ! ! !

AT a Meeting of the Executive Council held in the Executive Council Chambers at Perth the 15th day of April 1981, the following Orders in Council were authorised to be issued:—

Child Welfare Act 1947-1979.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1979, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be Members of any particular Children's Court and may determine the respective seniorities of such Members: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby appoint Alfred George Leeke and Frank Anderson as Members of the Children's Court at Koorda.

R. D. DAVIES,
Clerk of the Council.

Child Welfare Act 1947-1979.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1979, it is provided that the Governor may appoint such persons, male or female as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members and whereas by section 19 (1) (b) (ii) of the said Act the Governor may amend, vary or revoke any such appointment: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby appoint Maxwell Francis Kerr and Ann Murray to be Members of the Children's Court at Broome.

R. D. DAVIES,
Clerk of the Council.

Land Act 1933.

ORDER IN COUNCIL.

File No. 54/16.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any person or persons to be named in the order in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 16479 should vest in and be held by the Minister for Water Resources in trust for the purpose of "Water and Conservation of Flora and Fauna".

Now, therefore, His Excellency the Governor by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserve shall vest in and be held by the Minister for Water Resources in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

R. D. DAVIES,
Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 29th day of April, 1981, the following Orders in Council were authorised to be issued:—

Child Welfare Act 1947-1979.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1979, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members and whereas by section 19 (1) (b) (ii) of the said Act the Governor may amend, vary or revoke any such appointment: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby revoke the appointments of Mordaunt Richard Smalpage and Colin Arthur William Gale as Members of the Children's Court at Merredin.

R. D. DAVIES,
Clerk of the Council.

Land Act 1933.

ORDERS IN COUNCIL.

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

File No. 4257/68.—That Reserve No. 37179 should vest in and be held by The Commonwealth of Australia in trust for the purpose of "Country Automatic Exchange Site".

File No. 3111/78.—That Reserve No. 37177 should vest in and be held by the Minister for Water Resources in trust for the purpose of "Pipeline (Water)".

File No. 2270/79.—That Reserve No. 37176 should vest in and be held by the Shire of Yilgarn in trust for the purpose of "Preservation of Natural Timber".

File No. 2070/38.—That Reserve No. 21923 should vest in and be held by the Shire of Gnowangerup in trust for the purpose of "Parking and Picnic Area".

File No. 6370/14.—That Reserve No. 16136 should vest in and be held by the Western Australian Wildlife Authority in trust for the purpose of "Conservation of Flora and Fauna".

File No. 9379/12.—That Reserve No. 14609 should vest in and be held by the Shire of Serpentine-Jarrahdale in trust for the purpose of "Public Hall and Recreation".

File No. 1504/39.—That Reserve No. 860 should vest in and be held by the Minister for Water Resources in trust for the purpose of "Water".

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

R. D. DAVIES,
Clerk of the Council

Land Act 1933.

ORDER IN COUNCIL.

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

File No. 1064/981.—That Reserve No. 37174 should vest in and be held by the Shire of Kalamunda in trust for the purpose of "Recreation".

File No. 950/980.—That Reserve No. 37162 should vest in and be held by Shire of Nungarin in trust for the purpose of "Caravan Park".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserves shall vest in and be held by the abovementioned bodies in trust for the purposes aforesaid with the power to the said bodies subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty-one (21) years from the date of the lease, subject nevertheless to the powers reserved to me by section 37 of the said Act; provided that no such lease or assignment of lease shall be valid or operative until the approval of the Minister for Lands, or an officer authorised in that behalf by the Minister, has been endorsed on the Lease Instrument, or Deed of Assignment, as the case may be.

R. D. DAVIES,
Clerk of the Council.

Land Act 1933.

ORDER IN COUNCIL.

File No. 1762/79.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such Order and with power of leasing; and whereas it is deemed expedient that Reserve No. 37145 should vest in and be held by the Minister for Community Welfare in trust for the purpose of "Community Welfare Purposes".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserve shall vest in and be held by the Minister for Community Welfare in trust for "Community Welfare Purposes" with power to the said Minister for Community Welfare to lease the whole or any portion thereof for any term subject nevertheless to the powers reserved to me by section 37 of the said Act.

R. D. DAVIES,
Clerk of the Council.

Land Act 1933.

Local Government Act 1960.

ORDER IN COUNCIL.

Lands File 5950/08, V.3.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Body Corporate, or other person or persons to be named in the Order, in trust for any of the purposes to be specified in such Order and with Power of subleasing; and whereas by section 310 of the Local Government Act 1960, it is provided, *inter alia*, that where a Reserve is vested in a Council, the Council may, except to such extent as the Governor otherwise orders, exercise, in respect of the Reserve, such powers and functions as would be conferred upon the Council if it were a Board of Parks and Reserves to which the Reserve has been committed under the Parks and Reserves Act 1895; and whereas it is deemed expedient that Reserve No. 4127 should vest in and be held by the Town of Armadale in trust for the purpose of "Parks and Recreation" but that the Council of that Town should not exercise, in respect of that Reserve, the powers referred to in paragraphs (e) and (f) of subsection (1) of section 5 of the Parks and Reserves Act 1895 without the prior consent in writing of the Minister for Lands.

Now therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned Reserve shall vest in and be held by the Town of Armadale in trust for "Parks and Recreation" subject nevertheless to the powers reserved to him by section 37 of the said Act, and doth hereby order that the Council of the Town of Armadale shall not, in respect of that Reserve, exercise the powers referred to in paragraphs (e) and (f) of subsection (1) of section 5 of the Parks and Reserves Act 1895 without the prior consent in writing of the Minister for Lands.

R. D. DAVIES,
Clerk of the Council.

Local Government Act 1960-1980.

ORDERS IN COUNCIL.

WHEREAS by section 288 of the Local Government Act 1960-1980, it shall be lawful for the Governor, on request by a Council of a Municipal District, by Order published in the *Government Gazette* to declare any lands reserved or acquired for use by the public or used by the public as a street, way, public place, bridge or thoroughfare, under the care, control, and management of the Council, or lands comprised in a private street, constructed and maintained to the satisfaction of the Council, or lands comprised in a private street, of which the public has had uninterrupted use for a period of not less than ten years, as a public street and if the Council thinks fit, that the Governor shall declare the

width of carriageway and footpaths of the public street; and whereas the Councils mentioned in the schedule hereto have requested that certain lands named and described in the said schedule, which have been reserved for streets within the said Councils, be declared public streets: Now therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby declare the said lands to be public streets and such land shall, from the date of this Order, be absolutely dedicated to the public as streets within the meaning of any law now or hereafter in force.

R. D. DAVIES,
Clerk of the Council.

Schedule.

Shire of Meekatharra.

L. and S. Corres. 2979/79 (MR 1288)
MRD 42/104-A.

Road No. 7583 (Kalgoorlie-Meekatharra Road) (Deviation of part). A strip of land 100 metres wide leaving the southeastern side of the present road within Pastoral Lease 3114/598 and extending generally eastward as delineated and coloured dark brown on Lands and Surveys Miscellaneous Diagram 36 through that Pastoral Lease to rejoin the said road.

(Public Plan Glengarry 1:250 000.)

Shire of West Pilbara.

L. and S. Corres. 548/77 (R6283).

Road No. 8391 (Deviation). A strip of land 20 metres wide leaving a northern side of the present road and extending as shown coloured red on Miscellaneous Plan 470 generally eastward through Pastoral Lease 3114/605 to rejoin a northern boundary of the said road.

(Public Plan: Yanrey 1:250 000).

R. D. DAVIES,
Clerk of the Council.

Public Works Act 1902-1974.

Cape Peron Navigation Aid.

Sector Beacon.

ORDER IN COUNCIL.

P.W. 162/81.

IN pursuance of the powers conferred in section 11 of the Public Works Act 1902-1974, His Excellency the Governor, acting by and with the advice and consent of the Executive Council hereby authorises the Minister for Works to undertake, construct or provide the public work of Cape Peron Navigation Aid—Sector Beacon on the area bordered green on Plan P.W.D., W.A. 53096-1-1 which may be inspected at the office of the Minister for Works, Room 847, Dumas House, 2 Havelock Street, West Perth.

R. D. DAVIES,
Clerk of the Council.

Country Towns Sewerage Act 1948-1978.

Pingelly Sewerage.

Reticulation Area No. 7.

ORDER IN COUNCIL.

P.W.W.S. 354/81.

WHEREAS it is provided by section 15A of the Country Towns Sewerage Act 1948-1978 that the Governor may, by Order in Council, declare that certain specified works shall be exempt works not subject to the provisions of subsection (1) or (6) of section 11 or of section 12, 13, 14 or 15 of the said Act: Now, therefore, His Excellency the Governor, acting pursuant to section 15A of the said Act, and by and with the advice and consent of the Executive Council, hereby declares the works mentioned in the Schedule hereunder to be exempt works not subject to the provisions of subsection (1) or (6) of section 11 or of section 12, 13, 14 or 15 of the said Act.

R. D. DAVIES,
Clerk of the Council.

Schedule.

Pingelly sewerage works as shown on Plan P.W.D., W.A. 53067-1-1.

Metropolitan Water Supply, Sewerage, and Drainage Act
1909-1980.

Metropolitan Sewerage.

ORDER IN COUNCIL.

M.W.B. 674057/80.

WHEREAS by the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980 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 the plan in respect of the works hereinafter mentioned has 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:—

Town of Bassendean.

Sewerage Reticulation Area 12A Bassendean.

The construction of one hundred and fifty millimetre and one hundred millimetre diameter reticulation pipe sewers together with manholes and all other apparatus connected therewith, as shown on M.W.B. Plan 17404A, as amended.

This Order in Council shall take effect from the 8th day of May, 1981.

R. D. DAVIES,
Clerk of the Executive Council.

Metropolitan Water Supply, Sewerage, and Drainage Act
1909-1980.

Metropolitan Water Supply.

ORDER IN COUNCIL.

M.W.B. 605142/81.

WHEREAS by the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980 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 the plan in respect of the works hereinafter mentioned has been submitted to and approved by the Governor in Council: Now therefore His Excellency the Governor by and with the advice and consent of the Executive Council, does hereby empower the Metropolitan Water Supply, Sewerage and Drainage Board to undertake the construction of the following works under the said Act, namely:—

Shire of Mundaring.

Greenmount Reservoir Flexible Floating Membrane Roof.

The provision of a flexible floating membrane roof covering the Greenmount Reservoir and the installation of roof drainage and all necessary apparatus. The above works are to be provided within the boundaries of Water Board Reserve No. 10841, Coulston Road, Greenmount, as shown on Plan M.W.B. 17482.

This Order in Council shall take effect from the 8th day of May, 1981.

R. D. DAVIES,
Clerk of the Executive Council.

Metropolitan Water Supply, Sewerage, and Drainage Act
1909-1980.

Metropolitan Sewerage.

ORDER IN COUNCIL.

M.W.B. 676218/80.

WHEREAS by the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980 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 the plan in respect of the works hereinafter mentioned has 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:—

City of Stirling.

380 mm Connecting Sewer between Balcatta 2E and 2K and Sewerage Reticulation Area 2K Balcatta.

The construction of three hundred and eighty millimetre, three hundred millimetre, one hundred and fifty millimetre and one hundred millimetre diameter reticulation pipe sewers together with manholes and all other apparatus connected therewith, as shown on Plan M.W.B. 17443A, as amended.

This Order in Council shall take effect from the 8th day of May, 1981.

R. D. DAVIES,
Clerk of the Executive Council.

Local Government Act 1960-1980.

Shire of Morawa.

ORDER IN COUNCIL.

LG: MO-1-8.

WHEREAS it is provided in paragraph (b) of subsection (3a) of section 12 of the Local Government Act 1960-1980, the Governor by Order which may be made without a petition may alter the boundaries of or abolish wholly or in parts wards existing in a district; and whereas the municipality of the Shire of Morawa has resolved and requested alterations to the boundaries of the existing Town Ward and Central Ward; and whereas it is considered desirable that the request of the municipality should be granted: Now therefore, His Excellency the Governor, acting by and with the advice and consent of the Executive Council, pursuant to the provisions of section 12 of the Local Government Act 1960-1980, doth hereby alter the boundaries of the Town Ward and the Central Ward as set forth in the Schedule to this Order.

R. D. DAVIES,
Clerk of the Council.

Schedule.

Addition to the Town Ward Within the
Shire of Morawa.

All that portion of land bounded by lines starting from the northernmost northwestern corner of Lot 8 of Part Victoria Location 3918, as shown on Land Titles Office Diagram 60188, a point on the present southern boundary of the Town Ward and extending southeasterly, southerly, easterly and again southeasterly along boundaries of that lot to a western side of the southern section of the Mullewa-Wubin Road; thence east to the centre line of that road; thence northerly along that centre line to the prolongation easterly of the northern boundary of the northeastern portion of Location 9498, a point on the present southern boundary of the Town Ward and thence westerly along that boundary to the starting point.

Central Ward is hereby reduced accordingly.

(Lands and Surveys Public Plans 122/80 and Morawa Townsite.)

AUDIT ACT 1904.

(Section 33.)

The Treasury,
Perth, 8 May 1981.

IT is hereby published for general information that the following officers have been appointed as Certifying Officers:—

- C. Fiorentino for the Health and Medical Services Department from 17/4/81 to 21/5/81.
- J. C. Southwood for the Department of Agriculture from 24/4/81 to 8/6/81.
- F. Harris for the Department of Youth, Sport and Recreation from 10/4/81 to 29/4/81.
- C. Walker for the Department for Community Welfare from 13/4/81 to 14/5/81.

It is hereby published for general information that the following officers have been appointed as Authorising Officers:—

- N. P. Mills for the State Taxation Department from 1/7/80.
- A. M. Davy for the State Taxation Department from 23/3/81 to 10/4/81.

VALUATION OF LAND ACT 1978.

PURSUANT to section 21 of the Valuation of Land Act 1978 the making of the following GENERAL VALUATION is advised.

VALUATION DISTRICTS—TOWN OF ARMADALE AND SHIRES OF BRUCE ROCK, CARNAMAH, COOROW, CORRIGIN AND WYALKATCHEM.

DATE OF SUBSTANTIAL COMPLETION—
22 APRIL 1981.

DATE OF COMING INTO FORCE—1 JULY 1981.

Authorities required to adopt:—

The Local Authorities as listed above, Public Works Department and Commission of State Taxation, as appropriate.

Valuations available for perusal at the Valuer General's Office, Perth, or in the case of country valuations at the relevant Local Authority offices, 1 May 1981 to 12 June 1981 during office hours.

Objections must be addressed to the Valuer General but for convenience may be lodged with the Valuer General or the relevant Rating/Taxing authority by 12 June 1981.

Objections must be in writing and:—

- (a) Describe the relevant land so as to identify it.
- (b) Identify the Valuation objected to; and
- (c) Set out FULLY AND IN DETAIL the grounds of the Objection.

1 May 1981.

C. G. REILLY,
Valuer General.

Western Australia.

FINANCE BROKERS CONTROL ACT 1975.

(Sections 24 and 27.)

Application for Finance Brokers Licence by Individual.
To: The Registrar, Finance Brokers Supervisory Board:

I, GRAHAM KENNETH LEE of 45 Boronia Avenue, Nedlands 6009, hereby apply for a Finance Brokers Licence under the Finance Brokers Control Act 1975. My address for service of notices in respect of this application is P.O. Box 377, Nedlands.

Dated this 16th day of April, 1981.

(Signed) GRAHAM KENNETH LEE.

Appointment of Hearing.

I hereby appoint the 3rd June, 1981, at 9.00 o'clock in the forenoon as the time for hearing the foregoing application at the Offices of the Finance Brokers Supervisory Board, 184 St. George's Terrace, Perth.

C. A. FITZGERALD,
Registrar,
Finance Brokers Supervisory Board.

Objection to the granting of this licence shall be in the approved form and may be served on the applicant and the Registrar at any time prior to seven days before the date appointed for the hearing.

FRIENDLY SOCIETIES ACT, 1894-1975.

Notice.

Chief Secretary's Department,
Perth, 30 April 1981.

CSD 6/80.

HIS Excellency the Governor in Executive Council has approved pursuant to section 5 of the Friendly Societies Act 1894-1975 the appointment of Stephen Charles Taylor as Deputy Registrar of Friendly Societies in lieu of Donald George Stockins.

K. G. SHIMMON,
Director.

LIQUOR ACT 1970 (AS AMENDED).

LICENSING COURT AMENDMENT RULES 1981.

MADE by the Licensing Court of Western Australia.

Citation
and
principal
rules.

1. (1) These rules may be cited as the Licensing Court Amendment Rules 1981.

(2) In these rules the Licensing Court Rules 1970*, as amended, are referred to as the principal rules.

First
Schedule
amended.

2. The First Schedule to the principal rules is amended—

(a) in the list of forms—

(i) by inserting after the item relating to Form 17 the following item—

“ 90 Notice of Application for a
Provisional Certificate to Remove
Licence and Permits to Other
Premises 17A ” ;

* Published in the *Government Gazette* on 7 July 1970.

- (ii) by deleting the item relating to Form 20 and substituting the following item—
 “ 54A Notice of Application or Proposal
 for Variation or Extension in Area
 of Licensed Premises 20 ” ;
 and
- (iii) by inserting after the item relating to Form 34 the following item—
 “ 59A Certificate of Local Planning
 Authority 34A ” ;
 and
- (b) by deleting Forms 1, 2, 3, 4, 17, 20, and 27 and inserting in the appropriate positions the following forms—

Form 1.

LIQUOR ACT 1970

Section 51

NOTICE OF APPLICATION FOR A PROVISIONAL CERTIFICATE FOR A LICENCE.

To the Licensing Court of Western Australia
TAKE NOTICE that:

- (1)
- (2) of.....
- (3) intends to make an application, at the next sitting of the Court at which the Court may hear the application, for a provisional certificate for a.....
- (4) licence for premises to be erected/alterd and known as.....
- (5) and
- (6) situate at.....
- (7) Dated this.....day of.....19.....
- (8)

Applicant/Authorised officer
of the Applicant

- (9) Four copies of this notice lodged this.....day
of.....19.....

Principal Clerk

- (10) Notices of intention to object to the application should be lodged with the principal clerk at the Licensing Court at Perth and a copy served on the applicant by the day of 19 ..

NOTE: See reverse of form for directions for completing and lodging this notice.

(Reverse of Form 1)

Directions for completing and lodging this notice:

- (a) Four copies of this notice are to be completed and sent or delivered to the principal clerk at the Licensing Court at Perth not later than forty-five days before the earliest day on which the applicant wishes to be heard.
- (b) The following information shall be furnished on the front of the form opposite the respective numbers:—
 - (1) Full name of the applicant and his occupation or if other than a natural person the capacity in which it applies, e.g. registered company under the Companies Act 1961, a golf club.
 - (2) Address of the applicant—if a natural person his residential address, if a registered company under the Companies Act 1961, the address of its registered office, if otherwise the address at which the body, association or club conducts its activities.
 - (3) Type of licence.
 - (4) Cross out what does not apply.
 - (5) Cross out if unnamed or the premises are to be erected.
 - (6) Street address of premises or, if they are to be erected, precise location.
 - (7) Date of signing.

- (8) Cross out what does not apply—the signature of applicant is required, or in the case of a body corporate, a body or association approved by the Minister for the purposes of a seafarer's canteen or a club, the signature of its officer acting under its authority in that behalf who shall lodge with this notice an instrument in writing verifying the authority—see rule 6.
- (9) The principal clerk fills in the date of receipt of the notice and signs thereto.
- (10) The date determined in accordance with section 55(3) of the Liquor Act 1970, as amended.
- (c) The applicant or authorised officer of the applicant shall, for the purposes of the Court, state hereunder—
 - (i) where the applicant is a natural person, his residential address and his business or employment address and his telephone number, if any, at each of those addresses; or
 - (ii) where the applicant is a body, association, or club, its registered office or business address and its telephone number, if any, at that address, and the residential address and business or employment address of its nominee and the telephone number, if any, at each of those addresses.

.....

LIQUOR ACT 1970

Form 2

Section 51

NOTICE OF APPLICATION FOR A RAILWAY REFRESHMENT ROOM LICENCE

To the Licensing Court of Western Australia
TAKE NOTICE that:

- (1)
- (2) of being the lessee or tenant of a refreshment room or stand at
- (3) the
- (4) railway station on the Railways
intends to make an application, at the next sitting of the Court at which the Court may hear the application for a railway refreshment room licence on the premises of the abovementioned refreshment room or stand and my nominee for
- (5) the licence is
- (6) of
- (7) DATED this day of 19 .
- (8)
Applicant/Authorised officer of
the Applicant
- (8a)
Nominee
- (9) Four copies of this notice lodged this day
of 19 .
.....
Principal Clerk

- Notices of intention to object to the application should be lodged with the principal clerk at the Licensing Court at Perth and a copy served on the applicant by the day of 19 .
- (10) day of 19 .

NOTE: See reverse of form for directions for completing and lodging this notice.

(Reverse of Form 2.)

Directions for completing and lodging this notice:

- (a) Four copies of this notice are to be completed and sent or delivered to the principal clerk at the Licensing Court at Perth not later than forty-five days before the earliest day on which the applicant wishes to be heard.
- (b) The following information shall be furnished on the front of the form opposite the respective numbers:—
 - (1) Full name of the applicant and his occupation or, if other than a natural person, the capacity in which it applies, e.g., registered company under the Companies Act 1961, a golf club.
 - (2) Address of the applicant—if a natural person his residential address, if a registered company under the Companies Act 1961 the address of its registered office, if otherwise the address at which the body, association or club conducts its activities.
 - (3) Location of refreshment room or stand.
 - (4) Body who owns, manages, or controls the railway on which the refreshment room or stand is located.
 - (5) and (6) Leave blank if applicant is a natural person but otherwise insert full name, occupation and residential address of the nominee.
 - (7) Date of signing.

- (10) Cross out what does not apply—the signature of applicant is required, or in the case of a body corporate, a body or association approved by the Minister for the purposes of a seafarer’s canteen, or a club, the signature of its officer acting under its authority in that behalf who shall lodge with this notice an instrument in writing verifying the authority—see rule 6.
- (10a) Signature of Nominee.
- (11) The principal clerk fills in the date of receipt of the notice and signs thereto.
- (12) The date determined in accordance with section 55(3) of the Liquor Act 1970, as amended.
- (c) The applicant or authorised officer of the applicant shall, for the purposes of the Court, state hereunder—
 - (i) where the applicant is a natural person, his residential address and his business or employment address and his telephone number, if any, at each of those addresses; or
 - (ii) where the applicant is a body, association, or club, its registered office or business address and its telephone number, if any, at that address, and the residential address and business or employment address of its nominee and the telephone number, if any, at each of those addresses.

Form 4.

LIQUOR ACT 1970.

Section 51

NOTICE OF APPLICATION FOR A LICENCE (OTHER THAN A RAILWAY REFRESHMENT ROOM OR PACKET LICENCE)

To the Licensing Court of Western Australia

TAKE NOTICE that:

- (1)
- (2) of.....
- (3) intends to make an application at the next sitting of the Court at which the Court may hear the application for a.....licence for premises
- (4) known as.....
- (5) and situate at.....
- (6) and my nominee for the licence is.....
- (7) of.....
- (8) Dated this.....day of.....19.....
- (9)
 - Applicant/Authorised officer of the Applicant
 - Nominee
- (10) Four copies of this notice lodged this.....day of.....19.....
Principal Clerk
- (11) Notices of intention to object to the application should be lodged with the principal clerk of the Licensing Court at Perth and a copy served on the applicant by the day of 19 ..

NOTE: See reverse of form for directions for completing and lodging this notice.

(Reverse of Form 4)

Directions for completing and lodging this notice:

- (a) Four copies of this notice are to be completed and sent or delivered to the principal clerk at Perth not later than forty-five days before the earliest day on which the applicant wishes to be heard.
- (b) The following information shall be furnished on the front of the form opposite the respective numbers:—
 - (1) Full name of the applicant and his occupation or if other than a natural person the capacity in which it applies, e.g. registered company under the Companies Act 1961, a golf club.

- (2) Address of the applicant—if a natural person his residential address, if a registered company under the Companies Act 1961 the address of its registered office, if otherwise the address at which the body, association or club conducts its activities.
- (3) Type of licence.
- (4) Name of premises.
- (5) Street address of premises, or if none, precise location.
- (6) and (7) Cross out if applicant is a natural person but otherwise insert full name, occupation and residential address of the nominee.
- (8) Date of signing.
- (9) Cross out what does not apply—the signature of the applicant is required, or in the case of a body corporate, a body or association approved by the Minister for the purposes of a seafarer’s canteen, or a club, the signature of its officer acting under its authority in that behalf who shall lodge with this notice an instrument in writing verifying the authority—see rule 6.
- (9a) Signature of nominee.
- (10) The principal clerk fills in the date of the receipt of the notice and signs thereto.
- (11) The date determined in accordance with section 55 (3) of the Liquor Act 1970, as amended.
- (c) The applicant or authorised officer of the applicant shall, for the purposes of the Court, state hereunder—
 - (i) where the applicant is a natural person, his residential address and his business or employment address and his telephone number, if any, at each of those addresses; or
 - (ii) where the applicant is a body, association, or club, its registered office or business address and its telephone number, if any, at that address, and the residential address and business or employment address of its nominee and the telephone number, if any, at each of those addresses.

.....

.....

.....

Form 17.

LIQUOR ACT 1970
Section 90

**NOTICE OF APPLICATION TO REMOVE LICENCE AND PERMITS
TO OTHER PREMISES**

To the Licensing Court of Western Australia,
TAKE NOTICE that;

- (1)
- (2) of
- (3) being the holder of a licence
- (4) and permits
- (5) for premises known as
- (6) situate at
- (7) and whose nominee for the licence is.....
- (8) of
intends to make an application at the next sitting of the Court at which the Court may hear the application to remove the said licence and permits to premises known as
- (9)
- (10) situate at
- (11) Dated this day of 19.....
- (12)
Applicant/Authorised officer of
the Applicant.
- (12a)
Nominee.
- (13) Four copies of this notice lodged this day of 19.....
.....
Principal Clerk.
- (14) Notices of intention to object to the application should be lodged with the principal clerk at the Licensing Court at Perth and a copy served on the applicant by the..... day of 19.....

NOTE: See reverse of form for directions for completing and lodging this notice.
Lodged by:

(Reverse of Form 17)

Directions for completing and lodging this notice:

- (a) Four copies of this notice are to be completed and sent or delivered to the principal clerk at the Licensing Court at Perth not later than forty-five days before the earliest day on which the applicant wishes to be heard.
- (b) The following information shall be furnished on the front of the form opposite the respective numbers:—
 - (1) Full name of the licensee.
 - (2) Address of the licensee—if a natural person his residential address, if a registered company under the Companies Act 1961 the address of its registered office, if otherwise the address at which the body, association or club conducts its activities.
 - (3) Type of licence.
 - (4) Type of permits.
 - (5) Name of premises.
 - (6) Street address of present premises or, if none, precise location.
 - (7) and (8) Cross out if licensee is a natural person but otherwise insert full name and residential address of nominee.
 - (9) Name of proposed premises.
 - (10) Street address of proposed premises or if none, precise location.
 - (11) Date of signing.
 - (12) Cross out what does not apply—the signature of the licensee is required or in the case of a body corporate, a body or association approved by the Minister for the purposes of a seafarer's canteen, or a club, the signature of its officer acting under its authority in that behalf who shall lodge with this notice an instrument in writing verifying the authority—see rule 6.
- (12a) Signature of nominee.
- (13) The principal clerk fills in the date of the receipt of the notice and signs thereto.
- (14) The date determined in accordance with section 55 (3) of the Liquor Act 1970, as amended.
- (c) The licensee or authorised officer of the licensee shall, for the purposes of the Court, state hereunder—
 - (i) where the licensee is a natural person, his residential address and his business or employment address and his telephone number, if any, at each of those addresses; or
 - (ii) where the licensee is a body, association, or club, its registered office or business address and its telephone number, if any, at that address, and the residential address and business or employment address of its nominee and the telephone number, if any, at each of those addresses.

.....
.....
.....

Form 17A.

LIQUOR ACT 1970

Section 90

NOTICE OF APPLICATION FOR A PROVISIONAL CERTIFICATE TO REMOVE LICENCE AND PERMITS TO OTHER PREMISES

To the Licensing Court of Western Australia
TAKE NOTICE that:

- (1)
- (2) of
- (3) being the holder of a licence
- (4) and permits
- (5) for premises known as
situate at
- (7) and whose nominee for the licence is
- (8) of
- intends to make an application at the next sitting of the Court at which the Court may hear the application for a provisional certificate to remove the said licence and permits to premises known as
- (9)
- (10) situate at
- (11) Dated this day of 19.....

Applicant/Authorised officer of
the applicant.

(12a)
Nominee,

(13) Four copies of this notice lodged this day of 19.....

Principal Clerk.

Notices of intention to object to the application should be lodged with the principal clerk at the Licensing Court at Perth and a

(14) copy served on the applicant by the day of 19.....

NOTE: See reverse of form for directions for completing and lodging this notice.

Lodged by:

(Reverse of Form 17A)

Directions for completing and lodging this notice:

- (a) Four copies of this notice are to be completed and sent or delivered to the principal clerk at the Licensing Court at Perth not later than forty-five days before the earliest day on which the applicant wishes to be heard.
- (b) The following information shall be furnished on the front of the form opposite the respective numbers:—
 - (1) Full name of the licensee.
 - (2) Address of the licensee—if a natural person his residential address, if a registered company under the Companies Act 1961 the address of its registered office, if otherwise the address at which the body, association or club conducts its activities.
 - (3) Type of licence.
 - (4) Type of permits.
 - (5) Name of premises.
 - (6) Street address of present premises or, if none, precise location.
 - (7) and (8) Cross out if licensee is a natural person but otherwise insert full name and residential address of nominee.
 - (9) Name of proposed premises.
 - (10) Street address of proposed premises or if none, precise location.
 - (11) Date of signing.
 - (12) Cross out what does not apply—the signature of the licensee is required or in the case of a body corporate, a body or association approved by the Minister for the purposes of a seafarer's canteen, or a club, the signature of its officer acting under its authority in that behalf who shall lodge with this notice an instrument in writing verifying the authority—see rule 6.
 - (12a) Signature of nominee.
 - (13) The principal clerk fills in the date of the receipt of the notice and signs thereto.
 - (14) The date determined in accordance with section 55(3) of the Liquor Act 1970, as amended.
- (c) The licensee or authorised officer of the licensee shall, for the purposes of the Court, state hereunder—
 - (i) where the licensee is a natural person, his residential address and his business or employment address and his telephone number, if any, at each of those addresses; or
 - (ii) where the licensee is a body, association, or club, its registered office or business address and its telephone number, if any, at that address, and the residential address and business or employment address of its nominee and the telephone number, if any, at each of those addresses.

Form 20.

LICQUOR ACT 1970.

Section 54A

NOTICE OF APPLICATION OR PROPOSAL FOR VARIATION OR EXTENSION IN AREA OF LICENSED PREMISES

TAKE NOTICE that:

.....
 of.....
 being the owner or licensee (with the consent of the owner) of the premises known as.....

 and situate at.....
 has submitted to the Licensing Court an application or proposal for a variation or extension in area of the said licensed premises in accordance with the plans and specifications lodged with the Licensing Court on the.....
 day of.....19..... AND under section 54A (c) of the above Act the Licensing Court has ordered that persons who might have objected to the grant of a licence for the premises or a provisional certificate for such a licence ought to be able to similarly object to the application or proposal.

Dated this..... day of.....19.....

Consent of Owner to Variation Applicant/Authorised Officer of the Applicant

NOTICE OF INTENTION TO OBJECT TO THE APPLICATION SHOULD BE LODGED WITH THE PRINCIPAL CLERK AT THE LICENSING COURT AT PERTH AND A COPY SERVED ON THE APPLICANT BY THE..... DAY OF.....19.....

A fee of five dollars must be lodged with this application. Receipt No.

Lodged by:

Form 27.

LIQUOR ACT 1970.

Section 107.

NOTICE OF GRADING.

The Licensed Premises known as has been graded by the Licensing Court

AS OF.....STAR(S) GRADE

THE GRADING HEREBY GRANTED is subject to amendment or redetermination to another grade if the requirements of the grade abovementioned are not regularly maintained and subsection (2) of section 87 of the said Act applies in respect of an application to transfer the licence for those premises.

Dated this..... day of.....19.....

For the Licensing Court,

Chairman/Member.

[L.S.]

Form 34A.

LIQUOR ACT 1970.

Section 59A.

CERTIFICATE OF LOCAL PLANNING AUTHORITY.

In the matter of an application by..... for a licence/removal of a licence/provisional certificate for a licence or removal of a licence; I....., being Shire Clerk/Town Clerk/Town Planning Officer for, and the officer authorized to give this certificate by, the..... (local authority) which is the local authority responsible for town planning matters in the district in which the premises known as.....are situated HEREBY CERTIFY—

*(a) that the proposed use of the premises does not contravene the provisions of any Town Planning Scheme or interim development order made pursuant to the Town Planning and Development Act 1928, or the provisions of any zoning by-laws made pursuant to the Local Government Act 1960;

*(b) that the proposed use of the premises will conform with the provisions of any Town Planning Scheme or interim development order made pursuant to the Town Planning and Development Act 1928 and the provisions of any zoning by-laws made pursuant to the Local Government Act 1960 only if the special consent of the abovementioned local authority is given and that consent—

** (i) will not be given; or

** (ii) will be given subject to the following conditions or restrictions:

†
.....
.....
.....

Dated at this day of 19.....

Signature.

NOTE: Before this certificate is issued regard shall be had to the views of any other local authority which may have responsibility for town planning matters in the immediate vicinity of the locality in which the premises are situated.

* Delete (a) or (b).

** Delete (i) or (ii) .

† Insert "Nil" if no conditions or restrictions are to apply.

Made on the 1st day of May, 1981.

J. F. SYME,
Chairman.

A. S. DUNSTAN,
Member.

F. LUCCHINI,
Member.

INDECENT PUBLICATIONS AND ARTICLES ACT
1902-1974.

Determination.

I, WILLIAM RALPH BOUCHER HASSELL, Chief Secretary, being the Minister, upon consideration of a report made by the State Advisory Committee on Publications for the purposes of paragraph (a) of subsection (1) of section 9 of the Indecent Publications Act 1902-1974, and acting under the provisions of subsections (1) and (2) of section 10 of that Act, do hereby determine—

- (1) that the publications specified in the schedule below shall be classified as restricted publications; and
- (2) that the classification of the publications in the schedule below as restricted publications shall extend to all subsequent editions, series, numbers or issues of those publications.

Dated this 29th day of April, 1981.

W. R. B. HASSELL,
Chief Secretary.

Schedule.

Name of Publication; Publisher.

Genesis Friends and Lovers; Amateur Erotic Photo Album No. 2; Cycle Guide Publications Inc., 770 Lexington Avenue, New York 10021.
Men Only, Vol. 45, No. 9; Paul Raymond Publications Ltd., 2 Archer Street, London, W1V 7HE.
Strangelove, January 1981; —.

INDECENT PUBLICATIONS AND ARTICLES ACT
1902-1974.

I, WILLIAM RALPH BOUCHER HASSELL, Chief Secretary, being the Minister administering the Indecent Publications and Articles Act 1902-1974, upon consideration of a report of the State Advisory Committee on Publications that the publications specified in the Schedule below are, for the purposes of paragraph (a) of subsection (1) of section 9 of that Act, undesirable reading for persons under the age of eighteen years and should be classified as restricted publications, and acting in exercise of the powers conferred by subsection (1) of section 10 of that Act do hereby determine that the publications specified in the schedule below shall be classified as restricted publications for the purposes of that Act.

Dated this 29th day of April, 1981.

W. R. B. HASSELL,
Chief Secretary.

Schedule.

Name of Publication; Publisher.

Australian Penthouse, Vol. 2, No. 6, March 1981; ADM Franchise Pty. Ltd., 256 Mitchell Road, Alexandria, N.S.W. 2015.
Australian Penthouse, Vol. 2, No. 7, April 1981; ADM Franchise Pty. Ltd., 256 Mitchell Road, Alexandria, N.S.W. 2015.
Big Girls Special No. 1; —.
Blueboy, Vol. 35, September 1979; Blueboy Incorporated, 6969 NW 69th Street, Miami, Florida 33166.
Blueboy Review, Vol. XV, December 1977; Blueboy Incorporated 185 NE 166th Street, Miami, Florida 33162.
Buck Number Two; Books Unlimited, Box 3328, Hollywood, California 90028.
Buf, Vol. 13, No. 3, January 1981; G & S Publications, Inc., 130W 42nd Street, New York 10036.
Buf, Vol. 12, No. 2, November 1979; G & S Publications, Inc., 130W 42nd Street, New York 10036.
Club International, Vol. 9, No. 10; Paul Raymond Publications Ltd., 2 Archer Street, London W1V 7HE.

Club International Celebrity Special; Paul Raymond Publications Ltd., 2 Archer Street, London W1V 7HE.

Cavalier Annual, 1980 Edition; Dugent Publishing Corp., 316 Aragon Avenue, Coral Gables, Fla. 33134.

Couples, Vol. 1, No. 9, January 1981; Couples Inc., 3420 Ocean Park Blvd., Suite 3000, Santa Monica CA 90405.

Forum, Vol. 10, No. 5 February 1981; Forum International Ltd., 21st Floor, 909 Third Avenue, New York NY 10022.

Forum, Vol. 10, No. 6, March 1981; Forum International Ltd., 21st Floor, 909 Third Avenue, New York NY 10022.

Forum, Vol. 10, No. 7, April 1981; Forum International Ltd., 21st Floor, 909 Third Avenue, New York NY 10022.

Gallery, Vol. 8, No. 11, November 1980; Montcalm Publishing Corporation, 800 Second Avenue, New York NY 10017.

Gallery, Vol. 9, No. 1, January 1981; Montcalm Publishing Corporation, 800 Second Avenue, New York NY 10017.

Gem, Vol. 21, No. 2, December 1979; G & S Publications Inc., 130 West 42nd Street, New York NY 10036.

Gem, Vol. 22, No. 2, December 1980; G & S Publications Inc., 130 West 42nd Street, New York NY 10036.

Hello Sailor; —.

Hustler Rejects; Hustler Magazine Inc., 40 West Gay Street, Columbus, Ohio 43215.

Knave, Vol. 12, No. 3; Galaxy Publications Ltd., Hermit Place, 252 Belsize Road, London NW6 4BT.

Knocked Up Mama, No. 3; Golden State News, 4210 W. Jefferson, Los Angeles, California.

Male, Issue 1; Male Classics Ltd., 15 Kensington High Street, London W8, England.

Male Contacts No. 2; —.

Male Models; —.

Man to Man, Vol. 2, No. 2; S & H Publications, 37 Lowlands Road, Harrow, Middlesex.

Mayfair, Vol. 15, No. 8; Fisk Publishing Co. Ltd., 95a Chancery Lane, London WC2.

Men Only, Vol. 45, No. 10; Paul Raymond Publications Ltd., 2 Archer Street, London W1V 7HE.

Men Only, Vol. 45, No. 11; Paul Raymond Publications Ltd., 2 Archer Street, London W1V 7HE.

Oui, Vol. 9, No. 11, November 1980; Playboy Publications Inc., 919 North Michigan Avenue, Chicago, Illinois 60611.

Oui, Vol. 9, No. 10, October 1980; Playboy Publications Inc., 919 North Michigan Avenue, Chicago, Illinois, 60611.

Oui, Album 5; Playboy Press, Chicago, Illinois.

Peaches No. 21; Interlink Publishing Co. Ltd., 17 South Molton Street, London W1.

Peaches, No. 39; Jeenaaroy Ltd., 17 South Molton Street, London W1.

Peaches Special, No. 5; Jeenaaroy Ltd., 28 James Street, London W1.

Penthouse, Vol. 12, No. 4, December 1980; Penthouse International Ltd., 909 Third Avenue, New York NY 10022.

Playguy, Vol. 2, No. 14; Publishing Committee of the Playguy Clubs of Australia, Box 75 Willoughby, N.S.W. 2068.

Satans Boy; —.

Seekers, March 1981; Seekers Publications, G.P.O. Box 5196, Sydney, N.S.W. 2001.

Sexology Today, Vol. 47, No. 5, January 1981; Media Publications Inc., 313 W 53rd Street, New York NY 10019.

Sexology Today, Vol. 47, No. 6, February 1981; Media Publications Inc., 313 W 53rd Street, New York NY 10019.

Skinhead; QQ Publishing Co. Inc., Suite 602, 450 Seventh Ave., New York NY 10001.

Young American Numbers; —.

Stickers.

1. "The Worlds Greatest No Hands Weightlifter"
2. "Ride the Worlds Most Enormous Cock"
3. "The Worlds Greatest Bird Puller"
4. "The Worlds Greatest Sock Cooker"
5. "The Worlds Greatest Long Jumper"
6. "The Worlds Greatest Triple Jumper"

Zodiac Stickers.

1. "Virgo—Ingenious"
2. "Scorpio—Cautious"
3. "Sagittarius—Active"
4. "Cancer—Versatile"
5. "Capricorn—Aware"
6. "Libra—Professional"
7. "Leo—Friendly"
8. "Pisces—Provider"
9. "Aries—Fearless"
10. "Taurus—Creative"
11. "Gemini—Superior"
12. "Aquarius—Humanitarian"

Posters.

1. "Bloody Hell"
2. "I Love You"
3. "Grand Farting Competition"
4. "Your Problem is Obvious"

Chief Secretary's Department,
Perth, 28 April 1981.

C.S.D. 69/79.

HIS Excellency the Governor in Executive Council has approved the re-appointment of Howard Neville Sattler (representing Greyhound Racing Association) and Ernest William Digby (representing Breeders, Owners and Trainers) to be Members of the Greyhound Racing Control Board for a term of one year commencing on the 1st day of April, 1981.

K. G. SHIMMON,
Director.

HEALTH ACT 1911 (AS AMENDED).

Department of Health
and Medical Services,
Perth, 23 April 1981.

PHD. 28/70.

THE appointment of Dr. A. J. Francis as Medical Officer of Health to the Town of Geraldton is approved.

The cancellation of the appointment of Dr. R. W. Goonewardene as Medical Officer of Health to the Town of Geraldton is notified.

J. C. McNULTY,
Commissioner of Public Health
and Medical Services.

HEALTH ACT 1911 (AS AMENDED).

Department of Health
and Medical Services,
Perth, 22 April 1981.

PHD 338/69.

THE appointments of Mr. Raymond Joseph Green and Mr. Garry Ronald George as Health Surveyors to the Shire of Narrogin are approved.

J. C. McNULTY,
Commissioner of Public Health
and Medical Services.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department,
Perth, 30 April 1981.

PHD. 21/69.

THE appointment of Mr. Bruce Horgan as Health Surveyor to the Shire of Gingin for the months of May and June 1981 is approved.

J. C. McNULTY,
Commissioner of Public Health.

ERRATUM.

ROAD TRAFFIC ACT 1974.

THE notice published under the above heading on page 1374 of the *Government Gazette* No. 29 dated 1 May 1981 contained an error.

"Donald Hector Aiken" should read "Donald Hector Aitken".

ROAD TRAFFIC ACT 1974.

ROAD TRAFFIC CODE AMENDMENT (No. 4) 1981.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Road Traffic Code Amendment (No. 4) 1981.

Commence- 2. These regulations shall have effect on and after 1 July 1981.

ment. 3. Regulation 1621 of the Road Traffic Code 1975*, as amended, is amended in subregulation (2) by deleting "of which the gross mass does not exceed 4.5 tonnes" in paragraph (c) of the definition "motor vehicle".

Reg. 1621 amended. By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

ROAD TRAFFIC ACT 1974-1980.

VEHICLE STANDARDS AMENDMENT REGULATIONS (No. 3) 1981.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Vehicle Standards Amendment Regulations (No. 3) 1981.

Principal regs. 2. In these regulations the Vehicle Standards Regulations 1977*, as amended, are referred to as the principal regulations.

Reg. 1010 amended. 3. Regulation 1010 of the principal regulations is amended in subregulation (1) by—

(a) deleting "table" and substituting the following—

" tables " ;

(b) inserting after the existing table the following—

Australian Design Rule No.	32	32A
Class of Vehicle	Vehicle Manufactured on or after	
Other vehicles of manufacturer's gross vehicle mass exceeding 4.5 tonnes	1 July 1981	1 July 1981

" ; and

(c) inserting after note 2 the following—

" 3. Motor vehicles which comply with the requirements of ADR4A, ADR4B or ADR4C and which also comply with either ADR5A or ADR5B need not comply with the requirements of ADR32 or ADR32A. "

Reg. 1025 amended. 4. Regulation 1025 of the principal regulations is amended by inserting after "vehicles" the following—

" not exceeding 4.5 tonnes gross vehicle mass " .

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

* Published in the *Government Gazette* 10 November 1977.

CITY OF PERTH PARKING FACILITIES ACT 1956 (AS AMENDED).

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

By-law Relating to Parking Facilities.

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 16th day of March, 1981, to make and submit for confirmation by the Governor the following amendments to By-law No. 60:

1. That Clause 43 be deleted and the following substituted therefor:—

"43. No person shall stand or permit a vehicle to stand on land which is not a road or parking facility unless with the consent of the owner or person in occupation of such land."
2. That the Third Schedule be amended by:—
 1. Adding to Clause 1 after the description of Parking Station 9 a new paragraph as follows:—

"Parking Station 11:
Situated in James Street north side between William and Beaufort Streets."
 2. Deleting paragraph (b) in Clause 2 and substituting therefor the following:—

"(b) In Parking Stations 5, 6, 7, 9 and 11 Sunday to Saturday inclusive."
 3. Adding to Clause 3 a new paragraph as follows:—

"(ca) In Parking Station 11, subject to paragraph (d) of this clause:—
From 8.00 a.m.-6.00 p.m. Monday to Friday inclusive—For each hour of parking or part thereof—20 cents.
From 6.00 p.m.-midnight and on Sunday from 8.00 a.m.-midnight—50 cents for each of such periods or part thereof.
From midnight to 8.00 a.m. on any day—40 cents for such period or part thereof."

4. Deleting in paragraph (d) of Clause 3 the following:—
 “In Parking Stations 2A, 5, 6, 7 and 9” and substituting therefor:—
 “In Parking Stations 2A, 5, 6, 7, 9 and 11”.
3. That the following new subclauses be inserted after Clause 6 (2):
 “(3) Subject to Clause 8 and to Clause 46 of this by-law, a person shall not park or permit a vehicle to remain parked in any metered zone equipped with a ticket issuing machine and described in the First Schedule hereto:
 (a) between the hours specified in that Schedule unless the appropriate fee specified in that Schedule is inserted in the machine on each occasion on which the vehicle is parked in that zone or on the expiration of any period for which a fee has previously been inserted in such a machine;
 (b) on any one day for more than the period of time (if any) specified in that Schedule in relation to that metered zone.
 (4) The driver of a vehicle which is parked in a metered zone equipped with a ticket issuing machine shall on purchasing from the machine a ticket or tickets for a period or periods of parking place that ticket or tickets inside his vehicle and ensure that that ticket or tickets remains or remain in such a position that the time of issue printed on the ticket or tickets by the machine is clearly visible and readable by any inspector requiring to examine the ticket or tickets from outside the vehicle. If any inspector requiring to examine that ticket or tickets from outside the vehicle in such a metered zone is unable to see any such ticket or the same is in such a position that he is unable to read the time of issue printed thereon the driver of the vehicle shall be guilty of an offence.”
4. That the First Schedule be amended by adding the following:—
 “:Metered Zone”.
 Ticket Issuing Machines.
 The metered zone equipped with ticket issuing machines, the hours, the fees and the maximum periods referred to in Clause 16 of this By-law is:—
 Terrace Road on the south side between Plain Street and Victoria Avenue.
 Hours and Fees:
 From 8.00 a.m. to 5.30 p.m. Monday to Friday inclusive and from 8.00 a.m. to 12.00 noon Saturday—30 cents for each 1½ hour period or part thereof.

Dated this 6th day of April, 1981.
 The Common Seal of the City of Perth was
 hereunto affixed in the presence of—

[L.S.]

J. D. BURSTON,
 Deputy Lord Mayor.
 R. F. DAWSON,
 Acting Town Clerk.

Recommended—

E. C. RUSHTON,
 Minister for Transport.

Approved by His Excellency the Governor in Executive Council this 29th day of April, 1981.

R. D. DAVIES,
 Clerk of the Council.

FISHERIES ACT 1905-1979.

Part IIIB—Processing Licenses.

F & W 366/81.

THE public is hereby notified that I have issued a permit to Peter Douglas Osborne, of Ados Fisheries, Brockman Highway, Karridale, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905-1979, on board licensed boat Pasquinal, registered number LFB B22 subject to the following conditions:—

That the processing establishment—

- (1) Shall comply with the requirements of the Fisheries Act 1905-1979 and all Regulations, Orders in Council, and Notices and Ministerial Directions issued thereunder.
- (2) Shall not be used for the processing of rock lobster or prawns.
- (3) Shall comply with the requirements of the Health Act 1911 (amended).

(4) Shall be registered as an export establishment pursuant to the provisions of the Export (Fish) Regulations made under the provisions of the Customs Act 1901 (amended) and the Commercial (Trade Descriptions) Act 1905 (amended) of the Parliament of the Commonwealth should it be used to process fish for export.

(5) Shall not be used for the processing of marron (*Cherax tenuimanus*) unless a license is held under section 39C of the Fisheries Act 1905.

(6) Shall not be used for the processing of fish or crustacea caught by any other vessel.

In accordance with the provisions of section 35K, any person aggrieved by this decision may, within fourteen days after publication of this notice, appeal against the decision or order by serving on the Minister for Fisheries and Wildlife a statement in writing of the grounds of their appeal.

B. K. BOWEN,
 Director.

FISHERIES ACT 1905-1979.

Part IIIB—Processing Licenses.

F & W 373/81.

THE public is hereby notified that I have issued a permit to Robert Stone of Lot 99 Collier Street, Mandurah, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905-1979, on board licensed boat Lady Nerelle, registered number LFB F72 subject to the following conditions:—

That the processing establishment—

- (1) Shall comply with the requirements of the Fisheries Act 1905-1979 and all Regulations, Orders in Council, and Notices and Ministerial Directions issued thereunder.
- (2) Shall not be used for the processing of rock lobster or prawns.
- (3) Shall comply with the requirements of the Health Act 1911 (amended).
- (4) Shall be registered as an export establishment pursuant to the provisions of the Export (Fish) Regulations made under the provisions of the Customs Act 1901 (amended) and the Commercial (Trade Descriptions) Act 1905 (amended) of the Parliament of the Commonwealth should it be used to process fish for export.
- (5) Shall not be used for the processing of marron (*Cherax tenuimanus*) unless a license is held under section 39C of the Fisheries Act 1905.
- (6) Shall not be used for the processing of fish or crustacea caught by any other vessel.

In accordance with the provisions of section 35K, any person aggrieved by this decision may, within fourteen days after publication of this notice, appeal against the decision or order by serving on the Minister for Fisheries and Wildlife a statement in writing of the grounds of their appeal.

B. K. BOWEN,
Director.

FISHERIES ACT 1905-1979.

Part IIIB—Processing Licenses.

F & W 377/81.

THE public is hereby notified that I have issued a permit to Kenneth Brian Watters, of Juken Fisheries, 11 Carroll Way, Carnarvon, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905-1979, on board licensed boat Theresa Anne, registered number LFB C22 subject to the following conditions:—

That the processing establishment—

- (1) Shall comply with the requirements of the Fisheries Act 1905-1979 and all Regulations, Orders in Council and Notices and Ministerial Directions issued thereunder.
- (2) Shall not be used for the processing of rock lobster or prawns.
- (3) Shall comply with the requirements of the Health Act 1911 (amended).
- (4) Shall be registered as an export establishment pursuant to the provisions of the Export (Fish) Regulations made under the provisions of the Customs Act 1901 (amended) and the Commercial (Trade Descriptions) Act 1905 (amended) of the Parliament of the Commonwealth should it be used to process fish for export.
- (5) Shall not be used for the processing of marron (*Cherax tenuimanus*) unless a license is held under section 39C of the Fisheries Act 1905.
- (6) Shall not be used for the processing of fish or crustacea caught by any other vessel.

In accordance with the provisions of section 35K, any person aggrieved by this decision may, within fourteen days after publication of this notice, appeal against the decision or order by serving on the Minister for Fisheries and Wildlife a statement in writing of the grounds of their appeal.

B. K. BOWEN,
Director.

TRANSFER OF LAND ACT 1893.

Application C34440.

TAKE notice that Riccardo Rizzi, Civil Engineer, Peter Donald Lind, Civil Engineer, and Penelope Anne Lind, Married Woman, all of 19 Stirling Street, Bunbury, have made application to be registered under the Act as proprietors of an estate in fee simple in possession in the land situated at Carey Street, Bunbury, being Bunbury Town Lot 254.

All persons other than the applicants claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 8 June 1981 a caveat forbidding the land being brought under the operation of the Act.

T. C. McDONOUGH,
Registrar of Titles,
Office of Titles, Perth.

LAND ACT 1933-1980.

Land Release.

Department of Lands and Surveys,
Perth, 8 May 1981.

THE undermentioned allotments of land are now open for sale pursuant to the provisions of Part IV of the Land Act 1933-1980 and are to be sold by Public Auction by Order of the Minister, at the place and on the date stated, at the upset prices and subject to the conditions specified hereunder.

File 1345/52, V3.

Kalgoorlie Townsite.

Lot; Street; Area (Square Metres); Upset Price;
Conditions.

Single Residential

- 3704; Beston Street; 874; \$5 800; (A) (B) (C).
3705; Beston Street; 799; \$5 800; (A) (B) (C).
3706; Beston Street; 783; \$5 800; (A) (B) (C).
3707; Beston Street; 867; \$5 800; (A) (B) (C).
3708; Beston Street; 820; \$5 800; (A) (B) (C).
3709; Beston Street; 832; \$5 800; (A) (B) (C).
3710; Beston Street; 872; \$5 800; (A) (B) (C).
3712; Beston Street; 886; \$5 800; (A) (B) (C).
3713; Beston Street; 818; \$5 800; (A) (B) (C).
3714; Beston Street; 800; \$5 800; (A) (B) (C).
3715; Beston Street; 800; \$5 800; (A) (B) (C).
3716; Beston Street; 800; \$5 800; (A) (B) (C).
3717; Beston Street; 800; \$5 800; (A) (B) (C).
3718; Beston Street; 952; \$5 800; (A) (B) (C).
3719; Beston Street; 958; \$5 800; (A) (B) (C).
3720; Beston Street; 956; \$5 800; (A) (B) (C).
3721; Beston Street; 872; \$5 800; (A) (B) (C).
3723; cnr. Beston and Hampden Streets; 938;
\$5 800; (A) (B) (C).
3724; Hampden Street; 930; \$5 800; (A) (B) (C).
3725; Hampden Street; 942; \$5 800; (A) (B) (C).
3726; Hampden Street; 928; \$5 800; (A) (B) (C).
3727; Hampden Street; 933; \$5 800; (A) (B) (C).
3728; Hampden Street; 803; \$5 800; (A) (B) (C).
3729; Hampden Street; 800; \$5 800; (A) (B) (C).
3730; Hampden Street; 800; \$5 800; (A) (B) (C).
3731; Hampden Street; 800; \$5 800; (A) (B) (C).
3732; Hampden Street; 918; \$5 800; (A) (B) (C).
3733; Hampden Street; 932; \$5 800; (A) (B) (C).
3734; Hampden Street; 811; \$5 800; (A) (B) (C).
3735; Hampden Street; 795; \$5 800; (A) (B) (C).
3736; Hampden Street; 796; \$5 800; (A) (B) (C).
3737; Hampden Street; 796; \$5 800; (A) (B) (C).
3738; Hampden Street; 796; \$5 800; (A) (B) (C).
3739; Hampden Street; 796; \$5 800; (A) (B) (C).
3740; Hampden Street; 780; \$5 800; (A) (B) (C).
3741; Hampden Street; 791; \$5 800; (A) (B) (C).
3744; cnr. Beston and Maxwell Streets; 807;
\$5 800; (A) (B) (C).
3745; cnr. Maxwell and Wills Streets; 911; \$5 800;
(A) (B) (C).
3746; Wills Street; 892; \$5 800; (A) (B) (C).
3747; Wills Street; 802; \$5 800; (A) (B) (C).
3748; Wills Street; 800; \$5 800; (A) (B) (C).
3749; Wills Street; 880; \$5 800; (A) (B) (C).

- 3752; cnr. Wills and Tamblyn Streets; 848; \$5 800; (A) (B) (C).
 3753; Tamblyn and Beston Streets; 873; \$5 800; (A) (B) (C).
 3755; Beston Street; 990; \$5 800; (A) (B) (C).
 3756; Beston Street; 959; \$5 800; (A) (B) (C).
 3757; Beston Street; 970; \$5 800; (A) (B) (C).
 3758 Beston Street; 893; \$5 800; (A) (B) (C).
 3759; Beston Street; 864; \$5 800; (A) (B) (C).
 3760; cnr. Beston and Tamblyn Streets; 902; \$5 800; (A) (B) (C).
 3761; Tamblyn Street; 920; \$5 800; (A) (B) (C).
 3762; Tamblyn Street; 989; \$5 800; (A) (B) (C).

Duplex Lots

- 3751; Wills Street; 1 166; \$7 650; (A) (B) (C).
 3754; Beston Street; 1 236; \$8 000; (A) (B) (C).

Quadruplex Lots

- 3763; Beston Street; 1 664; \$11 200; (A) (B) (C).
 3764; Beston Street; 1 551; \$10 600; (A) (B) (C).

Saturday 6 June 1981 at 9.30 a.m. in the Boulder Civic Centre, Boulder.

(Public Plan Kalgoorlie-Boulder and Environs 29.36.)

These lots are sold subject to the following conditions:—

- (A) The purchaser shall erect on the lot purchased a residence to comply with Local Authority by-laws within two years from the due date of the first instalment. If this condition has not been complied with in the time prescribed, the land may be absolutely forfeited together with all purchase money and fees that may have been paid. However, freehold title to the land may be applied for when a residence has been erected to "top plate height" stage, and is not less than 50 per cent completed to the satisfaction of the Minister for Lands.

On payment of the first instalment of purchase money a Licence will be available, upon which a mortgage can be registered. A Crown Grant (freehold) will not issue until the purchaser has complied with the building condition. A holder of a Licence may apply to the Minister for Lands for permission to transfer a Licence.

- (B) Purchases by Agents will need to be ratified by the Principals.
 (C) Subject to Examination of Survey.

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

LAND ACT 1933-1980.

Reserves.

Department of Lands and Surveys,
 Perth, 8 May 1981.

HIS Excellency the Governor in Executive Council has been pleased to set apart as Public Reserves the land described below for the purposes therein set forth.

File No. 1064/981.

BICKLEY.—No. 37174 (Recreation), Lot No. 100 (3.552 0 hectares). (Diagram 84406, Plan K3-4 (Lawnbrook Road, Bickley in the Shire of Kalamunda).)

File No. 654/981.

BROOME.—No. 37155 (Housing—Medical Department), Lot No. 1645 (formerly portion of Broome Lot 114 being Lot 14 on Diagram 48753) (1 216 square metres). (Plan Broome 2000 30.15 (Walcott Street).)

File No. 3111/78.

COOLGARDIE.—No. 37177 (Pipeline (Water)), Lot No. 2143 (1.464 4 hectares). Original Plan 14971, Plans Coolgardie 1:2500 CF37/08.11; 09.11 (Gnarlbine Road).)

File No. 2535/980.

GERALDTON.—No. 37170 (Public Recreation), Lot No. 2835 (formerly portion of Geraldton Lot 2635 being Lot 57 on Plan 13300) (3 281 square metres). (Plan Geraldton 2000 15.13 (Pelgram Way, Geraldton).)

File No. 2946/980.

JANDAKOT AGRICULTURAL AREA.—No. 37161 (Public Recreation), Lot No. 548 (formerly portion of Jandakot Agricultural Area Lot 299 being Lot 207 on Plan 13353) (3.531 4 hectares). (Plan Perth 2000 11.06 (Swallow Drive, Yangebup).)

File No. 2270/79.

JILBADJI.—No. 37176 (Preservation of Natural Timber, Location No. 982 (7.844 6 hectares). Original Plan 15001, Plan 23/80 A.1. (in the Shire of Yilgarn).)

(The notice which appeared in the *Government Gazette* dated 10 April 1981, page 1184 under the heading Reserve No. 37128, is hereby revoked.)

File No. 721/23, V2.

KALGOORLIE.—No. 37022 (Use and Requirements of the Government Employees Housing Authority), Lot Nos. R1312 to R1314 inclusive; 3886 and 3887 (5 009 square metres). (Plan Kalgoorlie Boulder 28.38 (Addis Street).)

File No. 936/57.

MELBOURNE.—No. 37163 (Use and Requirements of the Government Employees Housing Authority), Location No. 4061 (1 411 square metres). (Diagram 84375, Plan Wannamal 2135-IV N.W. (Mogumber-Yarawindah Road).)

File No. 819/980.

MURRAY.—No. 37153 (Public Recreation), Location No. 1729 (formerly portion of Murray Location 58 being Lot 12 on Diagram 58580) (3 616 square metres). (Plans Mandurah 2000 5.39; 5.40 (Old Coast Road in the Shire of Mandurah).)

File No. 820/980.

MURRAY.—No. 37161 (Public Recreation), Location No. 1728 (formerly portion of Murray Location 58 being Lot 13 on Diagram 58580) (6 924 square metres). (Plans Mandurah 2000 5.39; 5.40 (near Old Coast Road).)

File No. 950/980.

NUNGARIN.—No. 37162 (Caravan Park), Lot No. 210 (1.601 7 hectares). (Diagram 84094, Plans Nungarin Townsite 1:20 000 BK 36/21.29; 21.31 (near Mitchell Terrace).)

File No. 4257/68.

PARDU.—No. 37179 (Country Automatic Exchange Site), Location No. 7 (2 023 square metres). (Diagram 74029, Plan Yarrrie 1:250 000 (in the Shire of Marble Bar).)

File No. 2654/980.

PORT HEDLAND.—No. 37148 (Public Recreation), Lot No. 5406 (formerly portion of Port Hedland Lot 2126 being Lot 31 on Plan 13312 (179 square metres). (Plan Port Hedland 2000 25.24 (Angus Way, Port Hedland).)

File No. 2653/980.

PORT HEDLAND.—No. 37158 (Public Recreation), Lot No. 5405 (formerly portion of Port Hedland Lot 2603 being Lot 34 on Plan 13303) (242 square metres). (Plan Port Hedland 2000 26.23 (near Baler Close).)

File No. 2652/980.

PORT HEDLAND.—No. 37159 (Public Recreation), Lot No. 5404 (formerly portion of Port Hedland Lot 2793 being Lot 42 on Plan 13313) (332 square metres). (Plan Port Hedland 2000 25.23 (Boronia Close).)

File No. 1762/79.

SWAN.—No. 37145 (Community Welfare Purposes), Location No. 10042 (formerly portion of each of Swan Locations G and 1315 being part of Lot 125 on Plan 4950) (40 hectares). (Diagram 83827, Plans: Perth 2000 BG 34/16.38; 16.39 (Marangaroo Drive, Balajura).)

File No. 3248/79.

SWAN.—No. 37164 (Drain), Location No. 10117 (formerly portion of Swan Location 1795 being the area marked "Drain Reserve" on Plan 13083) (795 square metres). (Plan M151-4 (Malabar Road, Sawyers Valley in the Shire of Mundaring).)

File No. 502/981.

SWAN.—No. 37172 (Public Recreation), Location No. 10174 (formerly portion of Swan Location 15 being Lot 17 on Diagram 58764 (4.174 2 hectares). (Plan Perth 2000 23.33 (Bushby Street, Midvale in the Shire of Swan).)

File No. 3681/78.

TOODYAY.—No. 37160 (Public Recreation), Lot No. 266 (formerly portion of Toodyay Suburban Lot S10 being Lot No. 14 on Diagram 55769) (1 236 square metres). (Plans Toodyay 9.29; 9.30 (Herbert Street).)

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

REVOCATION OF ORDERS IN COUNCIL.

Department of Lands and Surveys,
Perth, 8 May 1981.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to revoke as follows:—

Corres. 5950/08.—That portion of Executive Council Minute No. 3325 dated 30 July 1912 whereby Reserve No. 4127 (Canning District) "Common and Timber for Settlers" was placed under the control of the Armadale-Kelmscott Road Board as a Board of Management and to approve of the cancellation of the Board as a Board of Management accordingly.

File No. 9379/12.—The Order in Council issued under portion of Executive Council Minute No. 176 dated 26 January 1949 whereby Reserve No. 14609 (at Jarrahdale) was vested in the Serpentine-Jarrahdale Road Board in trust for the purpose of "Mechanics Institute" and to approve of the cancellation of the relevant Vesting Order accordingly.

Corres. 6370/14.—That portion of Executive Council Minute No. 3573 dated 22 September, 1915 whereby Reserve No. 16136 (Torbay (Denmark Estate) lot 206) "Gravel" was placed under the control of the Albany Road Board as a Board of Management and to approve of the cancellation of the Board as a Board of Management accordingly.

File No. 54/16.—The Order in Council issued under portion of Executive Council Minute No. 2956 dated 12 October 1916 whereby Reserve No. 16479 was vested in the Hon. the Minister for Water Supply, Sewerage and Drainage in trust for the purpose of "Water" and to approve of the cancellation of the relevant Vesting Order accordingly.

File No. 1242/58.—The Order in Council issued under portion of Executive Council Minute No. 1134 dated 11 June 1958 whereby Reserves Nos. 25025 and 25026 were vested in the Armadale-Kelmscott Road Board in trust for the purpose of "Gravel" and to approve of the cancellation of the relevant Vesting Orders accordingly.

File No. 662/64.—The Order in Council dated 26 June 1973 whereby Reserve No. 28019 was vested in the Aboriginal Lands Trust in trust for the purpose of "Use and Benefit of Aborigines" and to approve of the cancellation of the relevant Vesting Order accordingly.

File No. 3322/75.—The Order in Council issued under portion of Executive Council Minute No. 0557 dated 9 March 1976 whereby Reserve No. 33922 (Leonora Lot 930) was vested in the Shire of Leonora in trust for the purpose of "Use and Requirements of the Shire of Leonora" and to approve of the cancellation of the relevant Vesting Order accordingly.

File No. 2270/79.—The Order in Council issued under portion of Executive Council Minute No. 1025 dated 1 April 1981 whereby Reserve No. 37128 was vested in the Shire of Yilgarn in trust for the purpose of "Preservation of Natural Timber" and to approve of the cancellation of the relevant Vesting Order accordingly.

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

AMENDMENT OF RESERVES.

Department of Lands and Surveys,
Perth, 8 May 1981.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the amendment of the following Reserves:—

File No. 5950/08.—No. 4127 (Canning District) "Common and Timber for Settlers" to include Canning Locations 1626 and 1627 and of its area being increased to about 260.314 1 hectares, accordingly. (Plan K146-4; K162-4 (Carradine Road).)

File No. 3350/14.—No. 15607 (Esperance Lots 78, 102 and 206) "Excepted from Sale" to include Esperance Lot 829 (formerly portion of Esperance Lot 12 being Lot 83 on Plan 12765) and of its area being increased by 512 square metres, accordingly. (Plan E125-4 (Moir Street).)

File No. 5446/52.—No. 23897 (Yurabi District) "Stock Route—Fitzroy Crossing to Mount Krauss" to exclude Yurabi Locations 16 to 21 inclusive as surveyed and shown on Original Plan 14990 and of its area being reduced by 21.967 4 hectares, accordingly. (Plan Fitzroy Crossing Regional (near Fitzroy Crossing Townsite).)

File No. 936/57.—No. 24753 (Melbourne Location 3781) "School" to exclude the area surveyed and shown on Lands and Surveys Diagram 84375 as Melbourne Location 4061 and of its area being reduced to 1.978 4 hectares, accordingly. (Plan Wannamel 2135-IV N.W. (Mogumber-Yarawindah Road).)

File No. 564/58.—No. 24901 (Cockburn Sound Location 1863) "Recreation" to include the area coloured blue on Lands and Surveys Diagram 84219 and of its area being increased to about 3.781 0 hectares, accordingly. (Plan Peel 2000 08.39 (Sutton Road in the Town of Kwinana).)

File No. 1895/75.—No. 33599 (Bickley Lot 99) "Water Supply" to exclude the area shown on Lands and Surveys Diagram 84406 as Bickley Lot 100 and of its area being reduced to 1.029 8 hectares, accordingly. (Plan K3-4 (Lawnbrook Road, Bickley, in the Shire of Kalamunda).)

File No. 3095/73.—No. 33751 (Swan Location 9395) "Public Recreation" to include Swan Location 10173 (formerly portion of Swan Location 1315 being Lot 39 on Plan 13271) and of its area being increased to 9 605 square metres, accordingly. (Plan Perth 09.38 (Liwara Place, Greenwood, in the Shire of Wanneroo).)

File No. 2523/78.—No. 35589 (Coolgardie Lot 2137) "Recreation" to exclude the area surveyed and shown on Original Plan 14971 as Coolgardie Lot 2143 and of its area being reduced to 4.988 9 hectares, accordingly. (Plans Coolgardie 2000 CF 37/08.11; 09.11 (Gnarlbine Road).)

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

CANCELLATION OF RESERVES.

Department of Lands and Surveys,
Perth, 8 May 1981.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the cancellation of the following Reserves:—

File No. 1242/58.—No. 25025 (Canning Location 1626) "Gravel". (Plan K 146-4 (Cannes Road).)

File No. 1243/58.—No. 25026 (Canning Location 1627) "Gravel". (Plan K146-4 (near Cannes Road).)

File No. 1937/70.—No. 30519 (Roe Location 3048) "Government Requirements". (Plan 388/80 (Tonkin Road).)

File No. 2850/79.—No. 36753 (Jerramungup lots 228, 231, 234, 237 and 242) "Use and Requirements of The State Energy Commission of Western Australia". (Plans Jerramungup 2 000 31.02, 31.03 (Derrick Street).)

File No. 128/68.—No. 36795 (Fitzgerald Lot 13) "Use and Requirements of the Government Employees Housing Authority" (Plan Fitzgerald Townsite (Qualup Way).)

File No. 1627/980.—No. 36796 (Wagin Lots 1769 and 1770) "Use and Requirements of the Government Employees Housing Authority". (Plans Wagin 2 000 20.35; 20.36 (Omduran Street).)

File No. 2680/79.—No. 36931 (Fitzroy Crossing Lot 110) "Use and Requirements of the Government Employees Housing Authority". (Plan Fitzroy Crossing 2 000 10.27 (McDonald Way).)

File No. 1874/70.—No. 36954 (Broome Lots 1370 and 1372) "Use and Requirements of the Shire of Broome". (Plan Broome 2 000 29.14 (Orr Street).)

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

CANCELLATION OF RESERVE.

Department of Lands and Surveys,
Perth, 8 May 1981.

File No. 1600/71.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the cancellation of Reserve No. 33212 (Swan Location 9226) "Drain".

(Plan Perth 2000 BG 34/17.32 (Morley Drive).)

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

CHANGE OF PURPOSE OF RESERVES.

Department of Lands and Surveys,
Perth, 8 May 1981.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933, of the change of purpose of the following Reserves:—

File No. 5950/08.—No. 4127 (Canning District) being changed from "Common and Timber for Settlers" to "Parks and Recreation". (Plans K146-4; K162-4 (Carradine Road in the Town of Armadale).)

File No. 9379/12.—No. 14609 (Jarrahdale Lot 6) being changed from "Mechanics Institute" to "Public Hall and Recreation". (Plan Jarrahdale Townsite 25.22 (Munro Street).)

File No. 6370/14.—No. 16136 (Torby Agricultural Area Lot 183) being changed from "Parklands" to "Conservation of Flora and Fauna". (Plan Torby NW and SW 1:25 000 (Tennessee Road North).)

File No. 54/16.—No. 16479 (Williams Location 8999) being changed from "Water" to "Water and Conservation of Flora and Fauna". (Plan Sewell 1:50 000 (Sparks Road in the Shire of Kulin).)

File No. 2070/38.—No. 21923 (Gnowangerup Lot 220) being changed from "Public Utility" to "Parking and Picnic Area". (Plan Gnowangerup Townsite (Youngenup Road).)

File No. 8448/19, V2.—No. 23153 (Collie Lot 1574) being changed from "Hallsite—R.S.L." to "Government Requirements". (Plan Collie 2000 31.29, 32.29 (Lefroy Street).)

File No. 662/64.—No. 28019 (Roe Locations 2661 and 2662) being changed from "Use and Benefit of Aborigines" to "Use and Requirements of the Aboriginal Lands Trust". (Plan 388/80 C.D. 2.3. in the Shire of Lake Grace.)

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

SPECIAL LEASE.

Department of Lands and Surveys,
Perth, 24 April 1981.

File No. 1196/78.

IT is hereby notified for general information that it is intended to lease for a term of twenty-one (21) years, Kent Location 2041 for the purpose of "Grain Handling and Storage" to Co-operative Bulk Handling Limited.

R. W. MICKLE,
Acting Under Secretary for Lands.

SPECIAL LEASE.

Department of Lands and Surveys,
Perth, 24 April 1981.

File No. 1191/78.

IT is hereby notified for general information that it is intended to lease for a term of twenty-one (21) years, Roe Location 3051 for the purpose of "Grain Handling and Storage" to Co-operative Bulk Handling Limited.

R. W. MICKLE,
Acting Under Secretary for Lands.

STATE HOUSING ACT 1946.

Cancellation of Dedication.

Department of Lands and Surveys,
Perth, 8 May 1981.

Corres. 847/44, V4.

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.

Location or Lot No.; Corres. No.

Canning Location 1314; 3387/55.

Cockburn Sound Location 1795; 1563/56.

Swan Location 6143; 3575/56.

Manjimup Lot 563; 3704/52.

Mount Barker Lot 406; 6630/49.

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

LAND ACT 1933.

Land Release.

Department of Lands and Surveys,
Perth, 8 May 1981.

File No. 126/66.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Leeman Lot 70 being made available for sale in fee simple at the purchase price of two thousand dollars (\$2 000.00) and subject to the payment for improvements at valuation, in cash, should the successful applicant be other than the former lessee.

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

(Plan Leeman 39.06 (Rudduck Street).)

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

LAND ACT 1933.

Land Release.

Department of Lands and Surveys,
Perth, 8 May 1981.

File No. 2731/73.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Seabird Lot 39 being made available for sale in fee simple at the purchase price of two thousand two hundred and fifty dollars (\$2 250.00) and subject to the payment for improvements at valuation, in cash, should the successful applicant be other than the former lessee.

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

(Plan Seabird 2000 28.19 (Hudson Street).)

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

LAND ACT, 1933-1980

LAND RELEASE

Department of Lands and Surveys,
Perth, 8 May 1981.

NOTICE is hereby given, and it is hereby declared that the portions of Crown Land described in the Schedule hereto, are, in pursuance of the powers conferred to me under Part V of the Land Act, 1933 and amendments, open for selection under and subject to the provisions of that Part of the said Act.

AND further notice is hereby given that—

- (i) Applications must be lodged at the Department of Lands and Surveys, Perth, not later than the date specified in the said schedule.
- (ii) All applications lodged on or before the said date will be treated as having been received on the closing day, and if there are more applications than one for any portion of land, the application to be granted shall be determined by the Land Board.
- (iii) Any portions of land remaining unselected will continue to be available until applied for or otherwise dealt with.
- (iv) If a Land Board sitting becomes necessary to deal with the allocation of any portion of land, the applicants for same will be duly notified of the date, time and place of meeting of the Board, and there shall be an interval of at least seven days between the closing date and the sitting of the Board.
- (v) A person in the employ of the State must apply through the Under Secretary for Lands for the Governor's permission to hold this land. Written approval of the Permanent Head concerned should accompany such application.

SCHEDULE

Applications to be lodged not later than Wednesday June 10, 1981

Name of District and Location No.	Area in hectares	Purchase Price	Plan	File No.	Distance and Direction from (Locality)
Jilbadji 278 (a) (b) (g)	2·023 4	\$80	36/80 E4	3438/67	About 13 kilometres south of Southern Cross Townsite

(a) Subject to Mining Conditions.

(b) Subject to payment for improvements.

(c) Subject to examination of survey.

(d) Subject to survey.

(e) Subject to classification.

(f) Subject to pricing.

(g) Available to adjoining holders and holders of nearby land who are capable, in the opinion of the Minister, of conveniently working their land and this land as one holding.

D. J. WORDSWORTH,
Minister for Lands.

LOCAL GOVERNMENT ACT 1960-1980.

Closure of Streets.

WHEREAS, Minister for Lands, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Town of Geraldton to close the said street.

Geraldton.

File No. 3227/77.

G.674. (a) All that portion of the unsurveyed road through Geraldton Lot 1242 and onward to and through vacant Crown land; from the northeastern boundary of Geraldton Sub Lot 106 to the southwestern side of North West Coastal Highway (Road No. 12406).

(b) All that portion of Baker Street along the eastern boundaries of Geraldton Lots 1241 and part of the eastern boundary of Lot 1242; from the prolongation northwestward of the southwestern side of North West Coastal Highway to the prolongation westward of the northern boundary of Sub Lot 66.

(Public Plan Geraldton 15.15 and 16.15.)

WHEREAS, The National Trust of Australia (W.A.), being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Greenough to close the said street.

Greenough.

File No. 3078/76.

G.678. All that portion of Road No. 69 as shown bordered blue on Original Plan 14691.

(Public Plan Geraldton S.E. 1:25 000.)

WHEREAS, Minister for Lands, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Greenough to close the said street.

Greenough.

File No. 4115/980.

G.680. All that portion of Road No. 1851 within Class "A" Reserve 8613.

(Public Plan Geraldton S.E. 1:25 000.)

WHEREAS, Timinga Pty. Ltd., Andrew David Smith, and Margaret Anne Smith, being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Wagin to close the said street.

Wagin.

File No. 1810/980.

W.1169. The whole of Carrimurren Road along the southern boundary of Williams Location 4111, from the southeastern side of Road No. 11517 to a line in prolongation southward of the western boundary of Location 5051.

(Public Plan Muggerrugging S.W.)

And whereas the Councils have requested closure of the said streets; and whereas the Governor in Executive Council has approved these requests; it is notified that the said streets are hereby closed.

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

LICENSED SURVEYORS ACT 1909-1976.

Land Surveyors' Licensing Board.

IT is hereby notified for general information that the undermentioned gentlemen have all been registered as Licensed Surveyors, under the provisions of the above-mentioned Act, on the dates specified:—

- No. 730—Mulholland, Henry Richeson, Flat 211, 445 Stirling Highway, Cottesloe, W.A. 6011—31 October 1980.
- No. 731—De Boer, Jan Pieter, 101 Dorothy Street, Gosnells, W.A. 6110—9 April 1981.
- No. 732—Greig, Bernard David, 58 Birdwood Avenue, Como, W.A. 6152—9 April 1981.
- No. 733—Hardman, Douglas John, 26 The Crescent, Maddington, W.A. 6109—9 April 1981.
- No. 734—Brown, Stephen Michael, 27 Doolette Road, Spearwood, W.A. 6163—9 April 1981.
- No. 735—Buzsai, Anthony, 31 Winterfold Road, Hamilton Hill, W.A. 6163—9 April 1981.
- No. 736—Delamotte, Michael Thomas, 2B Megiddo Way, Duncraig, W.A. 6023—9 April 1981.
- No. 737—Grinham, Cary Robert, 9 Clemros Way, Leeming, W.A. 6153—9 April 1981.
- No. 738—Misson, Michael John, C/o 197 High Street, Fremantle, W.A. 6160—9 April 1981.
- No. 739—Taylor, John William, 32 Stirling Street, Bunbury, W.A. 6230—9 April 1981.
- No. 740—Forte, Dennis Rodney, G.P.O. Box P1233, Perth, W.A. 6001—30 April 1981.

S. J. STOKES,
Secretary,
Land Surveyors' Licensing Board.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Gosnells Town Planning Scheme No. 1—Amendment No. 160.

T.P.B. 853-2-25-1, Pt. 160.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Urban Development and Town Planning approved the City of Gosnells Town Planning Scheme Amendment on 30 April 1981 for the purpose of amending the Scheme Text as follows:—

1. By adding immediately after subclause (7) of Clause 32 a new subclause (a) as follows.

“(a) Council may vary the parking requirements as outlined in Table 4—Number of Parking Spaces when it is considered reasonable to do so by the recognition of reciprocal parking. In making its decision on applications for such recognition the Council shall take into consideration the following matters:—

- (i) the nature of the proposed development to the existing or future developments of any land within the immediate vicinity of the said land,
- (ii) the normal operation of the intended use and abutting use,
- (iii) any such matters as the Council considers relevant.”

2. By amending Zoning Table No. 3 in Clause 16 as follows:—

- 2.1 Use Class 32—in column “J”, delete “X” and insert “A.A(4)”.
- 2.2 Use Class 38—in column “J”, delete “X” and insert “AA”.

R. D. HARRIS,
Mayor.
G. WHITELEY,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

City of Fremantle Town Planning Scheme No. 2—
Amendment No. 100.

T.P.B. 853-2-5-4, Pt. 100.

NOTICE is hereby given that the Council of the City of Fremantle in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of Rezoning Lots 19, 20, 21, 200, 24 and 25 of F.S.L. 84 Watkins Street, White Gum Valley from Single Residential to General Residential Zone Class 4 (G.R.4).

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Corner William and Newman Streets, Fremantle, and will be open for inspection without charge during the hours of 8.30 a.m. to 5.00 p.m. on all days of the week except Saturdays, Sundays and public holidays until and including 10 August 1981.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Town Clerk, Fremantle City Council, P.O. Box 807, Fremantle, W.A. 6160, on or before 10 August 1981.

S. W. PARKS,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Nedlands Town Planning Scheme No. 1—Amendment No. 87A.

T.P.B. 853-2-8-1, Pt. 82.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Urban Development and Town Planning approved the City of Nedlands, Town Planning Scheme Amendment on 21 April 1981, for the purpose of:—

- (a) Rezoning Lot 412 Stirling Highway, from “Special Use—Health Studio” to a Special Zone “Health Studio”.
- (b) Adding the following term to Clause 1.11 Interpretation:—
“Health Studio” means the use of land or buildings which have been designed for physical fitness, training and/or body building exercises.
- (c) Including under “Special Zones” in the Scheme Map Legend the words “Health Studio” with the colour red and designation “H.S.”.

D. C. CRUICKSHANK,
Mayor.

N. G. LEACH,
Town Clerk.

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

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

City of Nedlands Town Planning Scheme No. 1—
Amendment No. 91.

T.P.B. 853-2-8-1, Pt. 91.

NOTICE is hereby given that the Council of the City of Nedlands in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of amending Clause 3.2 of the Scheme Text relating to Residential A and B Zone side setbacks and deleting footnotes 2 and 2A from the Zoning Table thereby no longer permitting further professional office development in the G.R.5 Zone in Broadway.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 71 Stirling Highway, Nedlands, and will be open for inspection without charge during the hours of 9.00 a.m. to 5.00 p.m. on all days of the week except Saturdays, Sundays and public holidays until and including 19 June 1981.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Town Clerk, Nedlands City Council, P.O. Box 9, Nedlands, W.A. 6009, on or before 19 June 1981.

N. G. LEACH,
Town Clerk.

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

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

City of South Perth Town Planning Scheme No. 2—
Amendment No. 47.

T.P.B. 853-2-11-2, Pt. 47.

NOTICE is hereby given that the Council of the City of South Perth in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lots 389 and 390 Manning Road from "Single Residential S.R.3 and Special Service Station Zone" to "Special Use Zone—Petrol Filling Station" together with appropriate amendments to the Scheme Text.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Sandgate Street, South Perth, and will be open for inspection without charge during the hours of 8.45 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and public holidays until and including 5 June 1981.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Town Clerk, South Perth City Council, Sandgate Street, South Perth, W.A. 6151, on or before 5 June 1981.

P. A. BENNETTS,
Town Clerk.

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

Advertisement of Approved Town Planning
Scheme Amendment.

City of Subiaco Town Planning Scheme No. 1—
Amendment No. 13.

T.P.B. 853-2-12-2, Pt. 13.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended), that the Minister for

Urban Development and Town Planning approved the City of Subiaco Town Planning Scheme Amendment on 28 April 1981, for the purpose of amending the Scheme Text Schedule Section 2—Restricted Use Zones by deleting the words:

"Sale of Motor Vehicles";

from the third column of the Schedule and substituting the following:

"Office development with a maximum plot ratio of 0.5 on portion of the land having a maximum area of 2 500 m² and abutting the full length of the Hay Street and portion of the Robinson and Troy Terrace frontages, together with residential development of the remainder of the site to intermediate Residential standards provided the residential development does not exceed 36 dwelling units and the overall development of the entire site does not exceed two storeys in height."

R. V. DIGGINS,
Mayor.

J. F. R. McGEOUGH,
Town Clerk.

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

Advertisement of Approved Town Planning
Scheme Amendment.

Town of Kalgoorlie—Kalgoorlie/Boulder Joint Town
Planning Scheme—Amendment No. 19.

T.P.B. 853-11-3-2, 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 Town of Kalgoorlie Town Planning Scheme Amendment on 30 April 1981 for the purpose of rezoning the land as described from "Office Showroom Warehouse" to "Business".

15-17 Boulder Road and 30 MacDonald Street, Kalgoorlie. Portion of each of Kalgoorlie Town Lots 876 and 892 and are being Lots 6, 7 and 8 on Plan 2980 being the whole of the land contained in C.T. Volume 568 Folio 190A.

Portion of Kalgoorlie Town Lot 892 and being Lots 3, 4 and 5 on Plan 2980 and being the whole of the land contained in C.T. Volume 1106 Folio 892. Portion of each of Kalgoorlie Town Lots 876 and 892 and being Lots 2, 9, 10, 11, 12, 13 and 14 and the portions marked right of way on Plan 2980 and being the whole of the land contained in C.T. Volume 1062 Folio 863.

M. R. FINLAYSON,
Mayor.

T. J. O'MEARA,
Town Clerk.

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

Advertisement of Approved Town Planning
Scheme Amendment.

Town of Narrogin Town Planning Scheme No. 1—
Amendment No. 36.

T.P.B. 853-4-2-3, Pt. 36.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Urban Development and Town Planning approved the Town of Narrogin Town Planning Scheme Amendment on 21 April 1981, for the purpose of rezoning Narrogin Town Lot 65, corner Federal and Falcon Streets, Narrogin from Residential to Special Use for use as an office and amending the Scheme Text by adding the following new clause.

33h. Narrogin Town Lot 65 is hereby classified as a "Special" Use Zone for use as an "Office".

R. W. FARR,
Mayor.

G. J. PEARCE,
Town Clerk.

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

Advertisement of Approved Town Planning Scheme
Amendment.

Shire of Albany Town Planning Scheme No. 3—
Amendment No. 30.

T.P.B. 853-5-4-5, Pt. 30.

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 Albany Town Planning Scheme Amendment on 21 April 1981, for the purpose of rezoning Lots 1, 2, 3, 4, 50, 51 and 52 of Plantagenet Location 33, Lower Denmark Road, from "General Industry" to "Rural", and Gledhow Townsite Lots A17, A18 Allerton Road, Sub 28, A32, Sub 30, S40, A21, A22, A23, Newton Street, Sub 29, S41, A36, S39, S38, S37 and S36 Elphinstone Road from "Rural" to "General Industry" as depicted on the amending plan adopted by Council on the 27th day of June, 1980, and approved by the Minister for Urban Development and Town Planning.

H. A. RIGGS,
President.

K. F. BENTLEY,
Shire Clerk.

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

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

Shire of Boulder Kalgoorlie/Boulder Joint Town
Planning Scheme—Amendment No. 22.

T.P.B. 853-11-3-2, Pt. 22.

NOTICE is hereby given that the Boulder Shire Council in pursuance of its powers under the Town Planning and Development Act, 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of amending Clause 3.10.3 (2) of the Scheme Text to give Council greater discretion to vary setback requirements for Industrial Lots.

All plans and documents setting out and explaining the amendment have been deposited at Council Office, Davidson Street, Kalgoorlie, and will be open for inspection without charge during the hours of 9.00 a.m. to 5.00 p.m., on all days of the week except Saturdays, Sundays and Public Holidays until and including 10 August 1981.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with The Shire Clerk, Boulder Shire Council, P.O. Box 42, Boulder, W.A. 6432 on or before 10 August 1981.

B. J. CREW,
Shire Clerk.

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

Advertisement of Approved Town Planning Scheme
Amendment.

Shire of Busselton Town Planning Scheme No. 1—
Amendment No. 79.

T.P.B. 853-6-6-1, Pt. 79.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Urban Development and Town Planning approved the Shire of Busselton Town Planning Scheme Amendment on 21 April 1981, for the purpose of rezoning portion of Lot 130 Sussex Location 5, West

Street from "Residential" to "Public Buildings (Squash Courts)" as depicted on the amending plan adopted by Council on 13 August 1980 and approved by the Minister for Urban Development and Town Planning and amending the Scheme Text by the inclusion in Clause 17 of a new subclause to read (s) Squash Courts.

J. M. SHEEDY,
President.

B. N. CAMERON,
Shire Clerk.

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

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Collie Town Planning Scheme No. 1—
Amendment No. 43.

T.P.B. 853-6-8-1, Pt. 43.

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 Collie Town Planning Scheme Amendment on 21 April 1981 for the purpose of amending the Scheme Map by removing from the Recreation Reserve classification Lot 1988 Moira Road, Lots 1989, 1990 and 1995 to 1998 Wandoo Street, Lots 1991, 1992 and 1999 to 2011 Patstone Road, Reserve No. 29347, and Wandoo Street, Collie, and classifying all of that land as a Caravan Park Zone and removing from the Residential Zone classification, Lot 1987 Moira Road and Lots 1993 and 1994 Patstone Road, Collie, and including all of that land within a Recreation Reserve as depicted on the amending plan adopted by Council on 9 September 1980 and approved by the Minister for Urban Development and Town Planning.

J. L. MUMME,
President.

L. J. CHRISTINGER,
Shire Clerk.

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

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

Shire of Esperance Town Planning Scheme
No. 16—Amendment No. 53.

T.P.B. 853-11-6-11, Pt. 53.

NOTICE is hereby given that the Esperance Shire Council in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lots 820, 812 and 815 Eyre Street, from Civic and Cultural—Public Purposes and Esperance Town Lots 161, Pts. 14 and 15, 162 and 163 corner Brazier and Windich Streets, Esperance from Residential to Special Use and including particulars of the area in the Special Use Zone Schedule of the Scheme Text for use of cottages for the aged and a hostel for the infirm aged and ancillary buildings.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Windich Street, Esperance, 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 10 August 1981.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Shire Clerk, Esperance Shire Council, P.O. Box 507, Esperance, W.A. 6450 on or before 10 August 1981.

E. L. CHOWN,
Shire Clerk.

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

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

Shire of Mandurah Town Planning Scheme
No. 1—Amendment No. 106.

T.P.B. 853-6-13-1, Pt. 106.

NOTICE is hereby given that the Mandurah Shire Council in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lot 2 Pinjarra Road from Residential "B" to Showroom.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah, and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 12 June 1981.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Shire Clerk, Mandurah Shire Council, P.O. Box 210, Mandurah, W.A. 6210 on or before 12 June 1981.

K. W. DONOHUE,
Shire Clerk.

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

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Mundaring Town Planning Scheme
No. 1—Amendment No. 95.

T.P.B. 853-2-27-1, Pt. 95.

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 Mundaring Town Planning Scheme Amendment on 28 April 1981 for the purpose of rezoning Mundaring Lots 36 and 37 Great Eastern Highway, Mundaring from "Residential" to "Professional and Service Offices".

T. BROZ,
President.
M. N. WILLIAMS,
Shire Clerk.

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

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

Shire of Mundaring Town Planning Scheme
No. 1—Amendment No. 120.

T.P.B. 853-2-27-1, Pt. 120.

NOTICE is hereby given that the Mundaring Shire Council in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Mount Helena Lot 149, Colwyn Street, Mt. Helena from "Rural" to "Special Rural—Rural Residential" and including relative particulars in the Schedule No. 1 of the Scheme Text.

All plans and documents setting out and explaining the amendment have been deposited at Council Office, Mundaring, and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 7 July 1981.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Shire Clerk, Mundaring Shire Council, P.O. Box 20, Mundaring, W.A. 6073 on or before 7 July 1981.

M. N. WILLIAMS,
Shire Clerk.

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

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Swan Town Planning Scheme No. 1—
Amendment No. 82.

T.P.B. 853-2-21-1, Pt. 82.

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 Swan Town Planning Scheme Amendment on 21 April 1981 for the purpose of rezoning parts of Lots 57, 58, 60, 132, 135, 136, 138 Pt. Loc. 16 and the whole of Lots 209, 210 and 211 Clayton Street, Bellevue, from "Residential and Residential Development" to "General Industry" as depicted on the amending plan adopted by Council on 29 October 1979 and approved by the Minister for Urban Development and Town Planning.

C. GREGORINI,
President.

R. F. COFFEY,
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 No. 104.

T.P.B. 853-2-30-1, Pt. 104.

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 Wanneroo Town Planning Scheme Amendment on 28 April 1981 for the purpose of rezoning a portion of Perthshire Location 101 and a portion Swan Location 9509, Edgewater, from "Rural and Regional Recreation" to "Residential Development, Public Use (Sump Site) Civic and Cultural, Public Recreation and Special Zone (Restricted Use) Private College" as depicted on the amending plan adopted by Council on 29 September 1977 and approved by the Minister for Urban Development and 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 No. 135.

T.P.B. 853-2-30-1, Pt. 135.

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 Wanneroo Town Planning Scheme Amendment on 21 April 1981 for the purpose of rezoning Lot 780 Perthshire Location 101, Portion of Lot 566 Perthshire Location 101, Portion of Perthshire Location 2734, Edgewater Drive/Lakeside Drive, Edgewater, from "Rural" to "Residential Development", and Pt. Swan Location 9581, Treetop Way/Joondalup Drive/Lakeside Drive, Edgewater, from "Regional Recreation" to "Residential Development", as depicted on the amending plan adopted by Council on 22 November 1978 and approved by the Minister for Urban Development and Town Planning.

C. J. SEARSON,
President.

N. S. BENNETTS,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

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

Shire of Wanneroo Town Planning Scheme No. 1—
Amendment No. 190.

T.P.B. 853-2-30-1, Pt. 190.

NOTICE is hereby given that the Wanneroo Shire Council in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning portion of State Forest No. 69 bounded by Hodges Drive, Mitchell Freeway, Shenton Avenue and Connolly Drive from "Reserve for State Forest" to "Residential Development".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Shenton Avenue, Joondalup and will be open for inspection without charge during the hours of 8.45 a.m. to 4.45 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 5 June 1981.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with The Shire Clerk, Wanneroo Shire Council, P.O. Box 21, Wanneroo, W.A. 6065 on or before 5 June 1981.

N. S. BENNETTS,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Shire of Capel.

Interim Development Order No. 7.

T.P.B. 26-6-7-1.

NOTICE is hereby given that in accordance with the provisions of subsection (2) of section 7B of the Town Planning and Development Act 1928 (as amended), and by direction of the Minister for Urban Development and Town Planning a summary as set out hereunder of the Capel Shire Council Interim Development Order No. 7 made pursuant to the provisions of section 7B of that Act is published for general information.

The Minister for Urban Development and Town Planning has made copies of this Order available for inspection by any person free of charge at the offices of the Town Planning Board, Oakleigh Building, 22 St. George's Terrace, Perth, and at the offices of the Capel Shire Council during normal office hours.

SUMMARY.

1. The Shire of Capel Interim Development Order No. 7 contains provisions *inter alia*:

- (a) That the Order applies to that part of the Shire of Capel specified in the Order.
- (b) That, subject as therein stated, the Capel Shire Council is the authority responsible for its administration.
- (c) That the carrying out of certain development on land within the scope of the Order without approval as stated therein is prohibited.
- (d) Relating to the application for, and grant of approval for, development other than development permitted by the Order.
- (e) Relating to development by a public authority.
- (f) Relating to certain development permitted by this Order.
- (g) Relating to the continuance of the lawful use of land and buildings.
- (h) Relating to appeals against refusal of approval for development or against conditions subject to which approval to carry out development is granted.

2. The Order has effect from and after the publication of this Summary in the *Government Gazette*.

T. W. BRADSHAW,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Shire of Wyndham-East Kimberley.

Interim Development Order No. 2.

T.P.B. 26-7-5-1, Vol. 2.

NOTICE is hereby given that in accordance with the provisions of subsection (2) of section 7B of the Town Planning and Development Act 1928 (as amended), and by direction of the Minister for Urban Development and Town Planning a summary as set out hereunder of the Wyndham-East Kimberley Shire Council Interim Development Order No. 2 made pursuant to the provisions of section 7B of that Act is published for general information.

The Minister for Urban Development and Town Planning has made copies of this Order available for inspection by any person free of charge at the offices of the Town Planning Board, Oakleigh Building, 22 St. George's Terrace, Perth, and at the offices of the Wyndham-East Kimberley Shire Council during normal office hours.

SUMMARY.

1. The Shire of Wyndham-East Kimberley Interim Development Order No. 2 contains provisions *inter alia*:

- (a) That the Order applies to that part of the Shire of Wyndham-East Kimberley specified in the Order.
- (b) That, subject as therein stated, the Wyndham-East Kimberley Shire Council is the authority responsible for its administration.
- (c) That the carrying out of certain development on land within the scope of the Order without approval as stated therein is prohibited.
- (d) Relating to the application for, and grant of approval for, development other than development permitted by the Order.
- (e) Relating to development by a public authority.
- (f) Relating to certain development permitted by this Order.
- (g) Relating to the continuance of the lawful use of land and buildings.
- (h) Relating to appeals against refusal of approval for development or against conditions subject to which approval to carry out development is granted.

2. The Order has effect from and after the publication of this Summary in the *Government Gazette*.

M. BROWN,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Resolution Deciding to Prepare
a Town Planning Scheme.

Shire of Mandurah.

Town Planning Scheme 11.

NOTICE is hereby given that the Council of the Shire of Mandurah, on the 15th day of April, 1980, passed the following resolution:—

Resolved "That the Council in pursuance of section 7 of the Town Planning and Development Act 1928 (as amended), prepare the above Town Planning Scheme with reference to an area situate wholly within the Shire of Mandurah and enclosed within the inner edge of a black dashed border on a plan now produced to the Council and marked and certified by the Shire Clerk under his hand dated the 15th day of April, 1980, as "Scheme Area Map"."

Dated this 23rd day of May, 1980.

K. W. DONOHUE,
Shire Clerk.

METROPOLITAN REGION SCHEME.

Notice of Resolution.

Clause 32/No. 34.

Midland Sub-Regional Centre.

File 802/2/21/5; 810/2/1/1.

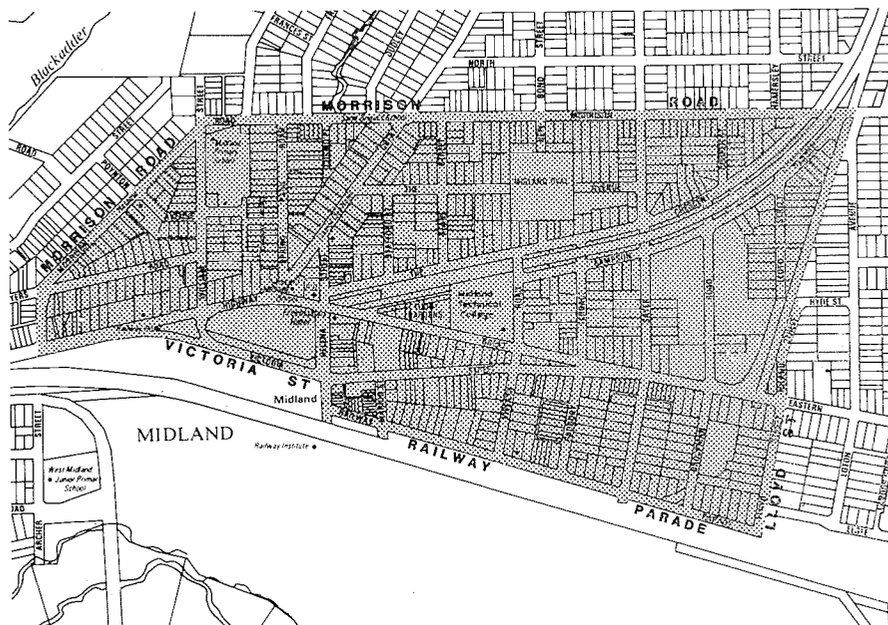
NOTICE is hereby given that at its meeting held on the 22nd day of April, 1981, the Metropolitan Region Planning Authority acting pursuant to Clause 32 of the Metropolitan Region Scheme resolved that in respect of the area defined in Schedule 1 hereto (defined land) in respect of which the proposals contained in the Scheme are to be reviewed by the Authority, it

- (1) requires that every application for development of any class on the defined land shall be referred to the Authority for determination
- (2) requires the Shire of Swan to forward every application for development of any class on the defined land to the Authority for determination.

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

Schedule 1.

The land in the Shire of Swan, generally bounded by Helena Street, Railway Road, Lloyd Street, Hyde Street, old railway reserve, Morrison Road, Great Eastern Highway and Victoria Street, and as shown stippled on the plan hereunder.



APPENDIX A
REPORT No. 192-5-2

PART OF METROPOLITAN
REGION SCHEME MAP No. 16

METROPOLITAN REGION TOWN PLANNING
SCHEME ACT 1959-1980.

Amendment to Metropolitan Region Scheme Text.

File 809/2/1/6; Amendment 273/31.

1. It is hereby notified for public information that the Metropolitan Region Planning Authority, having considered all submissions received in respect of the Amendment to the Metropolitan Region Scheme No. 273/31, first published in the *Government Gazette* of 14 September 1979, has determined that the Amendment be modified to read as detailed in the First Schedule hereto.

2. The Amendment as modified has been approved by His Excellency the Governor in accordance with the provisions of the Metropolitan Region Town Planning Scheme Act 1959-1980.

3. The Minister for Urban Development and Town Planning has determined that copies of the modified Amendment and the accompanying report be made available for public inspection as from 11th day of May 1981, during the normal office hours at the places mentioned in the Second Schedule hereto.

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

First Schedule.

Clause 24 of the text of the Metropolitan Region Scheme is amended by repealing and re-enacting subclause (1) as follows—

“24. (1) Subject to subclause (2) of this clause approval of the responsible authority under this Scheme is required for the development of land within areas zoned under this Part.

(2) Approval under this Part is not required for the development of land if—

- (a) that land is not the subject of a notice under Clause 32 of this Scheme; and
- (b) that development consists of—

(i) the erection on a lot of a single dwelling house which will be the only building on that lot; or

(ii) the carrying out of any works on, in, over or under a street or road by a public authority acting pursuant to the provisions of any act.

and by renumbering subclause (2) as subclause (3).”

Second Schedule.

Public inspection:

- (1) Town Planning Department, 2nd Floor, Oakleigh Building, 22 St. George's Terrace, Perth, W.A. 6000.
- (2) The offices of all metropolitan municipalities.
- (3) State Reference Library, 40 James Street, Perth, W.A. 6000 (between the hours of 9.00 a.m. to 9.45 p.m. Monday to Saturday inclusive of each week and between 2.00 p.m. and 5.00 p.m. on Sundays).

METROPOLITAN REGION TOWN PLANNING
SCHEME ACT 1959-1980.

Metropolitan Region Scheme.

South East Corridor Stage "A" Phase 1.

Notice.

File 809-2-1-10; Amendment No. 300/33.

1. It is hereby notified for public information that the Amendment to the Metropolitan Region Scheme referred to in the First Schedule hereto, was laid before each House of Parliament for twelve sitting days in accordance with the provisions of section 33 of the Metropolitan Region Town Planning Scheme Act 1959-1980, and that no Notice of Motion to disallow the Amendment was received by either House during this period.

2. The Amendment therefore has effect from and after the 30th day of April, 1981.

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

First Schedule.

Scheme Map Sheet No. 13 amended by the Metropolitan Region Planning Authority Amendment Map Sheet No. 13/49, dated 9 October, 1980.

Scheme Map Sheet No. 16 amended by modified Amendment Map Sheet No. 16/65-1, dated 24 November 1980.

Scheme Map Sheet No. 17 amended by the Metropolitan Region Planning Authority Amendment Map Sheet No. 17/14, dated 9 October 1980.

Scheme Map Sheet No. 19 amended by the Metropolitan Region Planning Authority Amendment Map Sheet No. 19/13, dated 9 October 1980.

Scheme Map Sheet No. 20 amended by the Metropolitan Region Planning Authority Amendment Map Sheet No. 20/16, dated 9 October 1980.

METROPOLITAN REGION TOWN PLANNING
SCHEME ACT 1959-1980.

Metropolitan Region Scheme.

South West Corridor Phase 1.

Notice.

File 809-2-1-9; Amendment No. 310/33.

1. It is hereby notified for public information that the Amendment to the Metropolitan Region Scheme referred to in the First Schedule hereto was laid before each House of Parliament for twelve sitting days in accordance with the provisions of section 33 of the Metropolitan Region Town Planning Scheme Act 1959-1980, and that no Notice of Motion to disallow the Amendment was received by either House during this period.

2. The Amendment therefore has effect from and after the 30th day of April, 1981.

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

First Schedule.

Scheme Map Sheet No. 16 amended by Metropolitan Region Planning Authority Amendment Map Sheet No. 16/64 dated 9 October 1980.

Scheme Map Sheet No. 19 amended by Metropolitan Region Planning Authority Amendment Map Sheet No. 19/12 dated 9 October 1980.

Scheme Map Sheet No. 22 amended by Metropolitan Region Planning Authority Amendment Map Sheet No. 22/4 dated 9 October 1980.

Scheme Map Sheet No. 23 amended by Metropolitan Region Planning Authority Amendment Map Sheet No. 23/8 dated 9 October 1980.

Scheme Map Sheet No. 25 amended by Metropolitan Region Planning Authority Amendment Map Sheet No. 25/9 dated 9 October 1980.

PUBLIC WORKS DEPARTMENT.

Tenders, closing at West Perth, at 2.30 p.m. on the dates mentioned hereunder, are invited for the following projects. Tenders are to be addressed to the Minister (either for Works or for Water Resources as indicated on the tender document),

C/- Contract Office
Public Works Department,
Dumas House,
2 Havelock Street,
West Perth. Western Australia 6005,

and are to be endorsed as being a tender for the relevant project.

The highest, lowest, or any tender will not necessarily be accepted.

Contract No.	Project	Closing Date	Tender Documents now available at
22648	Broome Sewerage Waste Water Treatment Works—Schedule of Rates Contract	19/5/81	P.W.D., West Perth P.W.D. Coolibah Drive Kununurra P.W.D. Brand Street, South Hedland
22650	Narembeen Hospital Repairs and Renovations	19/5/81	P.W.D., West Perth P.W.D., A.D., Merredin Police Station, Narembeen
22651	Boyup Brook Soldiers Memorial Hospital—Repairs and Renovations	19/5/81	P.W.D., West Perth P.W.D., A.D., Bunbury Police Station, Boyup Brook
22652	Derby Hospital—Numbala Nunga Nursing Home—Repairs and Renovations 1981	26/5/81	P.W.D., West Perth P.W.D., A.D., Derby Clerk of Courts, Broome
22653	East Perth—Offices—Mines Department Mineral House—External Repairs and Renovations	12/5/81	P.W.D., West Perth
22654	Lesmurdie High School Stage 2—Mechanical Services	26/5/81	P.W.D., West Perth
22655	Donnybrook District High School—Upgrade and Primary Annexe	26/5/81	P.W.D., West Perth P.W.D., A.D., Bunbury Police Station Donnybrook
22656	Bulla Bulling Pump Station—Pumping Plant for Goldfields and Agricultural Water Supply—Main Conduit	16/6/81	P.W.D., West Perth
22657	Pinjarra Hospital—Replacement Kitchen	26/5/81	P.W.D., West Perth P.W.D., A.D., Bunbury Clerk of Courts Pinjarra
22658	Boddington District High School Repairs and Renovations—External and Internal	26/5/81	P.W.D., West Perth P.W.D., A.D., Narrogin
22659	Pinjarra Senior High School—Community Recreation Centre—Supply and Installation of Gymnasium Floor—Sub Contract	19/5/81	P.W.D., West Perth
22660	Hampton Senior High School—Library Resource Centre	19/5/81	P.W.D., West Perth
22661	Katanning District High School—Four Classrooms and Upgrade—Aluminium Windows and Doors—Sub Contract	26/5/81	P.W.D., West Perth
ADQ2664	Richmond Primary School Supply and Lay Carpet	12/5/81	P.W.D., A.D., Furniture Office, Dumas House, 2nd Floor, Room 223 2 Havelock Street, West Perth 6005
22662	Pemberton Water Supply 200 m ³ Steel Water Storage Tank on 15 m Stand	2/6/81	P.W.D., West Perth
22663	Pingelly Sewerage Reticulation Area No. 7	2/6/81	P.W.D., West Perth
22664	Queen Elizabeth II Medical Centre Public Health Laboratories J Block Extensions Laboratory Gas Service J.36.4	2/6/81	P.W.D., West Perth
22665	Queen Elizabeth II Medical Centre Public Health Laboratories J Block Extensions Fire Sprinkler Service J.36.2	2/6/81	P.W.D., West Perth
22666	Mt. Lawley Senior High School Upgrade/Media Centre	26/5/81	P.W.D., West Perth
22667	Roebourne Hospital R. and R. to Staff Housing	9/6/81	P.W.D., West Perth P.W.D., A.D., Karratha Police Station, Roebourne
22668	Donnybrook District High School and Primary School Annexe—Mechanical Services	9/6/81	P.W.D., West Perth P.W.D., A.D., Bunbury Police Station, Donnybrook
22669	Narembeen Hospital—Repairs and Renovations—Mechanical Services	2/6/81	P.W.D., West Perth P.W.D., A.D., Merredin
22670	Katanning Hospital Repairs and Renovations Mechanical Services—Recall	2/6/81	P.W.D., West Perth P.W.D., A.D., Albany
22671	Como Forests Department—Supply and Install Curtains and Track	26/5/81	P.W.D., West Perth
22672	Donnybrook Junior High School—Alterations and Additions—New Primary School Annexe—Electrical Installation Nominated Sub Contract	26/5/81	P.W.D., West Perth P.W.D., A.D., Bunbury

PUBLIC WORKS DEPARTMENT—*continued*

Contract No.	Project	Closing Date	Tender Documents now available at
22673	Quairading Hospital Repairs and Renovations 1981—Electrical Installation Nominated Sub Contract	26/5/81	P.W.D., West Perth P.W.D., A.D., Northam P.W.D., A.D., Merredin
22674	Narembeen Hospital—Alterations and Additions 1981—Electrical Installation Nominated Sub Contract	26/5/81	P.W.D., West Perth P.W.D., A.D., Merredin
22675	Lesmurdie High School Stage 2 Erection—Electrical Installation Nominated Sub Contract	26/5/81	P.W.D., West Perth
22676	Bayswater-Hampton High School Library Resource Centre Additions and Staff Room Alterations—Electrical Installation Nominated Sub Contract	2/6/81	P.W.D., West Perth
22677	East Perth Central Police Station and Link Ext. Repairs and Renovations	26/5/81	P.W.D., West Perth
ADQ2675	Wilson Park Primary School (Collie) Supply and Lay Carpet	19/5/81	P.W.D., A.D., Furniture Office, 2nd Floor, Dumas House, 2 Havelock Street, West Perth P.W.D., A.D., 11 Stirling Street, Bunbury 6230
ADQ2676	Bridgetown High School Steere Street Supply and Lay Carpet	19/5/81	P.W.D., A.D., Furniture Office, 2nd Floor, Dumas House, 2 Havelock Street, West Perth P.W.D., A.D., 11 Stirling Street, Bunbury 6230

ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount
			\$
22622	Boulder Special School—Repairs and Renovations	Romaturm Nominees	89 880
22609	Royal Perth Hospital North Block Structure Phase Three	Jennings Industries (W.A.) Limited	425 290
22610	R.P.(R).H.—Shenton Park—Hydrotherapy Pool	A. Ravi (Builder) Pty Ltd	539 786
22607	Karnet Rehabilitation Centre Mechanical Services	W. F. Busby & Company	23 970
22597	Geraldton Road Traffic Authority—New Regional Centre—Electrical Installation	Geraldton Electrical Co.	14 241
22604	Port Denison—Harbour and Light Department—New Fishing Boat Harbour—Offices	Panorama Homes Pty. Ltd	56 589
22619	Albany Technical College Automotive Workshop—Additions—Electrical Installation	Evro Enterprises	21 450

K. T. CADEE,
Acting Under Secretary for Works.

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

L&PB 108/80.

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

Land.

Portion of Canning Location 25 and being Part of Lot 656 on Plan 4386 and being Part of the land in Certificate of Title Volume 1239 Folio 207 as is shown more particularly delineated and coloured green on Plan PWD WA 53074.

Dated this 15th day of April, 1981.

K. T. CADEE,
Acting Under Secretary for Works.

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

L&PB 613/79.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29(7)(a)(ii) of the Public Works Act 1902 (as amended) the sale by Public Auction or Private Contract of the land hereunder described, such land being no longer required for the work for which it was acquired.

Land.

So much of Leschenault Location 26 as forms the subject of deposited diagram 3236 and is thereon numbered 2 together with a right of Carriageway-Way over the portions marked "entrance" coloured brown on said Diagram and being the whole of the land in Certificate of Title Volume 499 Folio 193 and as is more particularly delineated and coloured green on Plan WA 52994.

Dated this 15th day of April, 1981.

K. T. CADEE,
Acting Under Secretary for Works.

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

L&PB 410/80.

NOTICE is hereby given that the piece 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 (as amended).

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 publication of this Notice in the *Gazette* and in accordance with the provisions of section 29(3) of the Public Works Act 1902 (as amended) 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 15th day of April, 1981.

K. T. CADEE,
Acting Under Secretary for Works.

Schedule.

Portion of Swan Location L and being Lots 53 and 54 on Plan 1950 and being part of the land in Certificate of Title Volume 1251 Folio 194 and as is shown more particularly delineated and coloured green on Plan PWD WA 53037.

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

L&PB 177/80.

NOTICE is hereby given that His Excellency the Governor has authorised under section 29(5) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was taken.

Land.

1. Portion of Swan Location S and being Lot 312 on Plan 5388 being the land remaining in Certificate of Title Volume 1116 Folio 776 shown more particularly delineated and coloured green on Plan PWD WA 52712.

2. Portion of Swan Location S and being Lot 321 on Plan 5388 being the land remaining in Certificate of Title Volume 1129 Folio 221, shown more particularly delineated and coloured green on Plan PWD WA 52712.

Dated this 15th day of April, 1981.

K. T. CADEE,
Acting Under Secretary for Works.

PUBLIC WORKS ACT 1902 (AS AMENDED).

Sale of Land.

L&PB 33/81.

NOTICE is hereby given that the piece 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 (as amended).

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 publication of this Notice in the *Gazette* and in accordance with the provisions of section 29(3) of the Public Works Act 1902 (as amended) 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.

Schedule.

Portion of Swan Location 36 on Diagram 12565 and being part of the land in Certificate of Title Volume 1203 Folio 62 and as is shown more particularly delineated and coloured green on Plan PWD WA 53109.

Dated this 29th day of April, 1981.

K. T. CADEE,
Acting Under Secretary for Works.

COUNTRY TOWNS SEWERAGE ACT 1948-1978.

Sewerage—Esperance.

Reticulation Area No. 2 and No. 2 Pumping Station and Rising Main.

Preliminaries to Construction.

Notice of Intention.

P.W.W.S. 172/81.

NOTICE is hereby given of the intention of the Minister for Water Resources to undertake the construction of the works hereinafter described by virtue of the powers contained under the provisions of the Country Towns Sewerage Act 1948-1978.

A description of the proposed works:—

The works will comprise:—

(1) 150 millimetres and 225 millimetres nominal size pipe gravity sewers with manholes and all other appurtenances connected therewith.

(2) A waste water pumping station.

(3) An 80 millimetres nominal size pipe rising main.

The localities in which the proposed works will be constructed:—

The works will be constructed in Esperance in the following localities:—

(1) The gravity sewers will be constructed generally between Windich Street and The Esplanade, James Street and Gladstone Street, as shown on Plan P.W.D., W.A. 52992-1-1.

(2) The waste water pumping station will be constructed on Lot 821 as shown on Plan P.W.D., W.A. 52992-1-1.

(3) The rising main will be constructed between the pumping station and manhole No. 59D, as shown on Plan P.W.D., W.A. 52992-1-1.

The purpose for which the proposed works are to be constructed:—

The works are to be constructed to dispose of waste water from the property shown as capable of being seweraged on Plan P.W.D., W.A. 52992-1-1.

The times when and places at which the plans may be inspected:—

The plans may be inspected at the office of the Minister for Water Resources, Room 847, 8th Floor, Dumas House, 2 Havelock Street, West Perth; the water supply office of the Public Works Department, Kalgoorlie; and the office of the Shire of Esperance, Esperance, for one month on and after the 11th day of May, 1981, between the hours of 10.00 a.m. and 3.30 p.m.

IAN MEDCALF,
Acting Minister for Water Resources.

NOTES.

1. Section 14 of the Country Towns Sewerage Act 1948-1978 provides that:—

1.1 Any local authority or person interested may object in writing to the construction of the proposed works.

1.2 Every such objection shall be lodged with the Minister within one month from the date of the publication of the advertisement in the *Government Gazette*.

2. Section 66 of the Country Towns Sewerage Act 1948-1978 empowers the Minister to make and levy sewerage rates in respect of all rateable lands within any area in which a sewer, or any part thereof, is completed and ready for use.

3. The timing of construction of the works shown on the plan is subject to funding.

ARCHITECTS' ACT 1921-1978.

PW 1492/78.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under the provisions of the Architects' Act 1921-1978 of the appointment of Mr. D. O. Sands as a member of the Architects' Board of Western Australia for a period of three years from the 1st day of January, 1981.

K. T. CADEE,
Acting Under Secretary for Works.

ALBANY PORT AUTHORITY ACT 1926-1979.

Office of the Minister for Transport,
Perth, 4 May 1981.

IT is hereby notified for general information that the Governor in Executive Council has been pleased, under the provisions of the Albany Port Authority Act 1926-1979 to appoint Basil Charles Bolt as Chairman of the Albany Port Authority for the unexpired term of the appointment of the late Eric Norris Stene expiring on the 31st October, 1981.

B. M. THOMAS,
Acting Private Secretary,
Minister for Transport.

WESTERN AUSTRALIAN MARINE ACT 1948-1979.

Harbour and Light Department,
Fremantle, 1 May 1981.

HIS Excellency the Governor in Executive Council has approved, in accordance with section 14 (1) of the Western Australian Marine Act, of the appointment of Brian Desmond Joy as a Radio Surveyor.

C. J. GORDON,
Manager.

L. & P.B. 674/69

Metropolitan Water Supply, Sewerage and Drainage Act 1909 (as amended); Public Works Act 1902 (as amended)

LAND RESUMPTION

42 in. Main—M.W.S.S. and D.B.—Gosnells

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto, being all in the Canning District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 29th day of April, 1981, been set apart, taken or resumed for the purposes of the following public work, namely:—42 in. Main—M.W.S.S. & D.B.—Gosnells.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more more particularly described on Plan, P.W.D., W.A., 52324, which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said lands shall vest in M.W.S.S. & D.B., for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

SCHEDULE

No. on Plan P.W.D., W.A. No. 52324	Owner or Reputed Owner	Description	Area
	Vincenzo Guisepe Panetta and Angelina Panetta	Portion of Canning Location 15A and being Lot 9 on Plan 2712 now shown on Diagram 50014 and being part of the land in Certificate of Title Volume 365 Folio 144	1 159 m ²

Certified correct this 10th day of April, 1981

IAN MEDCALF,
Acting Minister for Works.

R. TROWBRIDGE,
Governor in Executive Council.

Dated this 29th day of April, 1981.

M.R.D. 1044/69-20

Main Roads Act 1930-1977; Public Works Act, 1902-1974

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, 1902-1974, 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 East Fremantle District, for the purpose of the following public works, namely, Road Construction and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A. 7825-15, 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.	John Frederick Suriano and Shirley Mason Suriano	J. F. and S. M. Suriano	Portion of Swan Location 63 and being part of lot 4 on plan 29 (Certificate of Title Volume 1297 Folio 519)	208 m ²

Dated this 22nd day of April, 1981.

D. R. WARNER,
Secretary, Main Roads

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE BOARD.

Metropolitan Main Drainage.

Constitution—Morley and Noranda.

MWB: 487041/81.

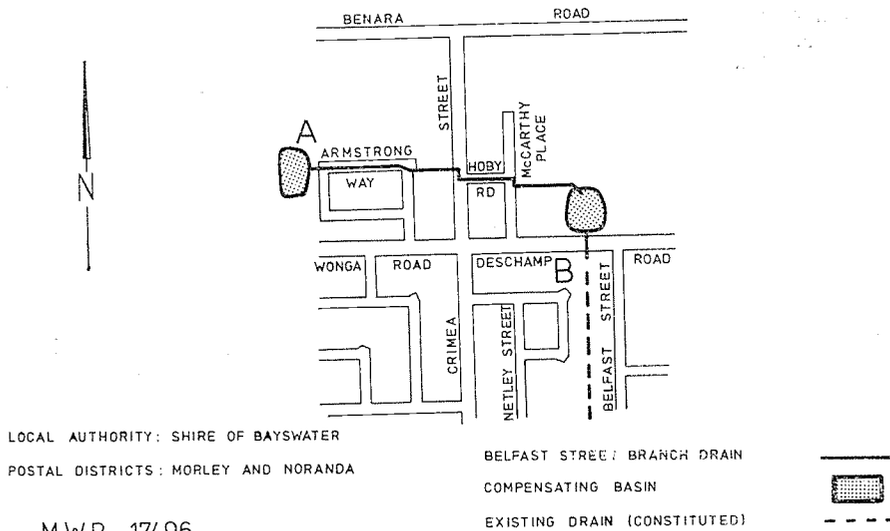
NOTICE is hereby given in pursuance of section 71 C of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980, that the Metropolitan Water

Supply, Sewerage and Drainage Board constitutes as a metropolitan main drain, that drain inclusive of compensating basins, whose route, point of commencement "A" and point of termination "B" have been determined as shown on Plan M.W.B. 17496.

The assigned name of the drain shall be the Bayswater Main Drain—Belfast Street Branch Drain.

H. J. GLOVER,
Commissioner.

Schedule.



METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE BOARD.

Metropolitan Sewerage.

Notice of Intention.

M.W.B. 682967/80; (S04.083, S02.026).

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980 of the intention of the Board to undertake the construction of the following works, namely:—

Shire of Bayswater.

Sewerage Reticulation Area 15E Morley and Bedford Main Sewer Section 5.

Description and Locality of Proposed Works:

The construction of:—

- (a) three hundred millimetre diameter, two hundred and thirty millimetre diameter and one hundred millimetre diameter reticulation pipe sewers together with manholes and all other apparatus connected therewith.
- (b) a nine hundred millimetre diameter reinforced concrete plasti-lined main sewer together with manholes and all other apparatus connected therewith.

The above works and localities are shown on plan M.W.B. 17559, a copy of which is published herewith.

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

For the disposal of wastewater and to connect premises to the main sewer.

The Times and Place at which the Plan may be Inspected:

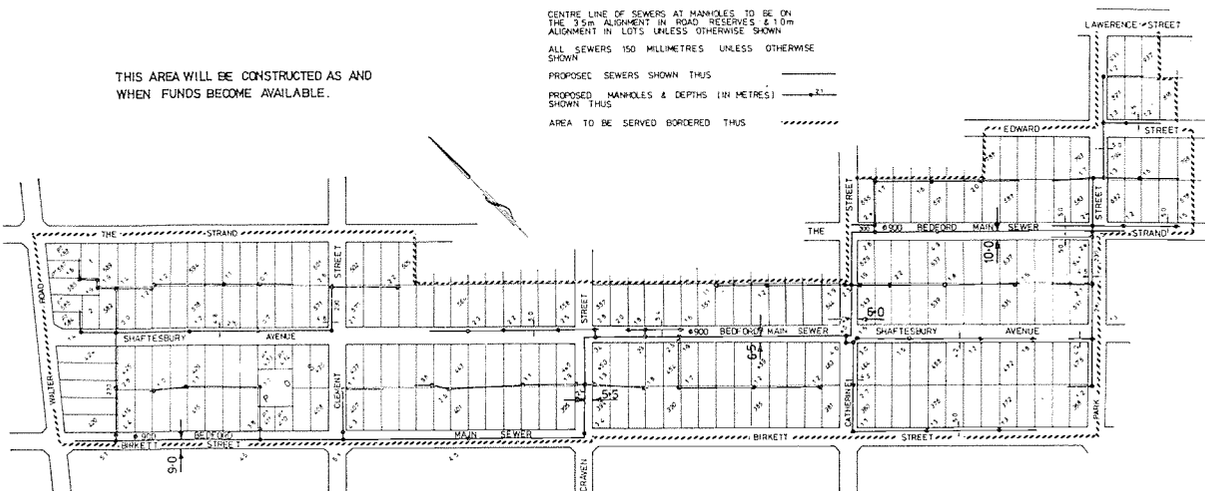
At the office of the Board, Metropolitan Water Centre, 629 Newcastle Street, Leederville, for one month on and after the 8th day of May, 1981, between the hours of 9.30 a.m. and 3.30 p.m.

H. J. GLOVER,
Commissioner.

NOTE.

Sections 19, 21 and 22 of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980 provide that any local authority or person interested may lodge a written objection with the Board against the construction or provision of the proposed works, within one month after the date of publication of the above notice.

After the period for receipt of objections has expired, and the objections, if any, have been met by amendment of the proposal or are, in the general public interest, not sufficient to cause the proposals to be amended, the Governor may make an order, a notice of which is published in the *Government Gazette*, authorizing the Board to carry out the construction or provision of the proposed works.



METROPOLITAN WATER SUPPLY, SEWERAGE
AND DRAINAGE BOARD.

Metropolitan Water Supply.

Notice of Intention.

M.W.B. 604423/80; (W06.045, W06.041).

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980 of the intention of the Board to undertake the construction and provision of the following works, namely:—

Town of Armadale.

Opal Way No. 1 Summit Tank and Temporary Pump Station—Armadale.

Description and locality of proposed works:

(a) The construction of a two thousand four hundred cubic metre capacity concrete tank twenty-three metres in diameter, six metres in depth, complete with an aluminium roof and the installation of all necessary apparatus.

(b) The construction of a temporary pumping station approximately fifteen square metres in area, complete with pumping equipment and all necessary pipework and apparatus.

All the above works are to be constructed within Lot 293 Opal Way and Lot 61 Pt. Canning Loc. 31, Armadale. The above works and localities are shown on Plan M.W.B. 17480.

The purpose for which the proposed works are to be constructed and provided:

To augment the supply of water to the Armadale High Level Area.

The times and place at which the plan may be inspected:

At the office of the Board, Metropolitan Water Centre, 629 Newcastle Street, Leederville, for one month on and after the 8th day of May, 1981, between the hours of 9.30 a.m. and 3.30 p.m.

H. J. GLOVER,
Commissioner.

NOTE.

Sections 19, 21 and 22 of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980 provide that any local authority or person interested may lodge a written objection with the Board against the construction or provision of the proposed works, within one month after the date of publication of the above notice.

After the period for receipt of objections has expired, and the objections, if any, have been met by amendment of the proposal or are, in the general public interest, not sufficient to cause the proposals to be amended, the Governor may make an order, a notice of which is published in the *Government Gazette*, authorising the Board to carry out the construction or provision of the proposed works.

necessary pipework and apparatus. All the above works are to be constructed on Water Supply Reserve No. 28288, Lot 82, unnamed Road No. 5591 (running off the intersection of Lawnbrook Road and Pomeroy Road), Bickley.

The above works and localities are shown on Plan M.W.B. 17581.

The purpose for which the proposed works are to be constructed and provided:

To augment the existing water supply to the Bickley High Level Area.

The times and place at which the plan may be inspected:

At the office of the Board, Metropolitan Water Centre, 629 Newcastle Street, Leederville, for one month on and after the 8th day of May, 1981, between the hours of 9.30 a.m. and 3.30 p.m.

H. J. GLOVER,
Commissioner.

NOTE.

Sections 19, 21 and 22 of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980 provide that any local authority or person interested may lodge a written objection with the Board against the construction or provision of the proposed works, within one month after the date of publication of the above notice.

After the period for receipt of objections has expired, and the objections, if any, have been met by amendment of the proposal or are, in the general public interest, not sufficient to cause the proposals to be amended, the Governor may make an order, a notice of which is published in the *Government Gazette*, authorising the Board to carry out the construction or provision of the proposed works.

SHIRE OF CAPEL.

NOTICE is hereby given that the undermentioned persons have been appointed authorised officers under the Dog Act 1976-1977, Control of Vehicles (Off-road Areas) 1978, and section 665A of the Local Government Act 1960-1980.

Trevor William Bradshaw.
Allan McMillan Brown.
Kenneth Raymond Lowth.
Sydney James Hymus.
Robert Howell.

T. W. BRADSHAW,
Shire Clerk.

SHIRE OF WANNEROO.

AT a meeting of Council on 22 April 1981 the below mentioned officers were authorised to act under and enforce the provisions of the below mentioned Acts, Regulations and By-Laws for the Municipality of the Shire of Wanneroo.

Litter Act 1979

Terence Michael Trewin.	David John Spence.
Kevin Winston Smith.	Mark Ronald Nicoll.
Nardo Edwin Crisafulli.	Clifford Bruce Griffiths.
William Russell Allen.	Lewis Alan Wildmore.
John Angelo Bettini.	David John Ashford.

In respect to Geoffrey Philip Rawlins Birch, Council on 22 April 1981 also authorised Mr. Birch from his appointment on 16 February, 1981 to act under and enforce the following statutes:

Dog Act 1976 and Regulations thereunder.

Local Government Act 1960-1978 and litter infringement regulations thereunder.

Control of Vehicles (Off-road areas) Act 1978 and regulation thereunder.

Bush Fires Act 1954 and regulations By-Laws thereunder (Fire Control Officer).

METROPOLITAN WATER SUPPLY, SEWERAGE
AND DRAINAGE BOARD.

Metropolitan Water Supply.

Notice of Intention.

M.W.B. 604541/81; (W06.057).

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1980 of the intention of the Board to undertake the construction and provision of the following works, namely:—

Shire of Kalamunda.

2 400 m³ Summit Tank No. 2. Bickley.

Description and locality of proposed works:

The construction of a 2 400 m³ capacity concrete tank, twenty-six metres in diameter, five metres in depth, complete with aluminium roof and the installation of all

Litter Act 1979.
 Beach Inspector under the Safety, Decency, Convenience and Comfort of Persons in respect to Bathing By-Laws No. 14.
 Parking Inspector under the By-Laws relating to the Parking of Vehicles on Street Verges.
 By-Laws relating to Street Lawns and Gardens.
 By-Laws relating to the removal and disposal of obstructive animals and vehicles.
 By-Laws relating to abandoned Machinery and Motor Vehicles.

By-Laws for the Care Control and Management of Council Buildings Premises and areas adjacent thereto.

The Council also resolved on 22 April 1981 to cancel the appointment of James Gordon Reid as an authorised officer and Bush Fire Control Officer of this Council under all the aforementioned Acts, Regulations and By-Laws due to resignation.

N. S. BENNETTS,
 Shire Clerk.

WESTERN AUSTRALIA

LOCAL GOVERNMENT ACT 1960-1980

TWENTY-SECOND SCHEDULE

FORM No. 1

Municipality of the Shire of York

NOTICE REQUIRING PAYMENT OF RATES PRIOR TO SALE

THE several registered proprietors or owners in fee simple, or persons appearing by the last memorial in the Office of the Registrar of Deeds to be seized of the fee simple respectively of the several pieces of land described in the third column of the Appendix to this notice and persons appearing in the Register Book or by memorial in the Office of the Registrar of Deeds to have respectively an estate or interest in the land, and whose names appear in the first column of the Appendix of this notice.

Take notice that—

- (1) Default has been made in the payment to the Council of the above-named Municipality of a rate charged on the several pieces of land described in the third column of the Appendix to this notice, and the default has continued in respect of each separate piece of land for a period greater than three (3) years.
- (2) The total amount owing to the Council in respect of rates and other amounts charged on each piece of land is shown in the second column of the Appendix set opposite the description of that piece of land.
- (3) Payment of these amounts representing rates, or other charges (as specified) is hereby required, and
- (4) In default of payment, the pieces of land will be offered for sale by public auction after the expiration of one hundred and five (105) days from the date of service of this notice at a time appointed by the Council.

The pieces of land in respect of which the rates specified in the second column of the Appendix are owing are those severally described in the third column of the Appendix and set opposite the respective amounts so specified.

Dated the 15th day of May, 1981.

L. O. DELAHAUNTY,
 Clerk of the Council.

APPENDIX

Names of Registered Proprietors or Owners, and also of all other Persons having an Estate or Interest in the Land	Amount owing showing separately the amount owing as Rates and any other Amounts owing	Description of the several Pieces of Land referred to
Campbell, Archibald; Lowe, James Roger and Lowe, Lynda Anne	\$150 Rates	Portion of York building Lots 307 and 308 and numbered 8, 9, and 10. Plan deposited 770 contained in Certificate of Title Vol. L111 Folio 191
Gibney, Patrick Joseph	\$67.20 Rates	Portion of Avon Location t Memorial Book XVI 272
Linto, William the younger; Wilson, Lawrence Leslie, Wilson, Dorothy Jean and Public Works Department	\$237.44 Rates \$75.50 Water	York Suburban Lot 26 Enrolled No. 2616

LOCAL GOVERNMENT ACT 1960-1980.

City of Canning.

Notice of Intention to Borrow.

Proposed Loan (No. 183) of \$15 000.

PURSUANT to section 610 of the Local Government Act 1960-1980, the Council of the City of Canning hereby gives notice that it proposes to borrow money by the sale of debentures, repayable at the Office of the City of Canning, 1317 Albany Highway, Cannington, by half-yearly instalments of principal and interest for the undermentioned purpose. Loan No. 183 of \$15 000 for the term of 15 years repayable by 30 equal half-

yearly instalments of principal and interest. Purpose: Part cost construction of club room at Coker Park, Cannington.

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

Queens Park Soccer Club Inc. undertakes to repay to the Council instalments of principal and interest.

Dated this 29th day of April, 1981.

E. CLARK,
 Mayor.
 N. I. DAWKINS,
 Town Clerk.

LOCAL GOVERNMENT ACT 1960-1980.

Town of Kalgoorlie.

Notice of Intention to Borrow.

Proposed Loans (No. 134) of \$55 000; (No. 135) of \$18 000; (No. 136) of \$67 000.

PURSUANT to section 610 of the Local Government Act 1960-1980, the Council of the Municipality of the Town of Kalgoorlie hereby gives notice that it proposes to borrow moneys by the sale of debenture, on the following terms and for the following purposes:—

Loan No. 134—Terms: \$55 000 for a period of ten years, repayable in nineteen equal half-yearly instalments of \$4 410.01 and final instalment of \$35 455.85. Purpose: State Electricity Commission Distribution System.

Loan No. 135—Terms: \$18 000 for a period of five years, repayable in ten equal half-yearly instalments. Purpose: Minor Capital Works, Furniture and Fittings—Plant.

Loan No. 136—Terms: \$67 000 for a period of seven years, repayable in fourteen equal half-yearly instalments. Purpose: General Plant.

The above are self-supporting loans raised on behalf of the State Energy Commission.

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

Dated this 24th day of April, 1981.

M. R. FINLAYSON,
Mayor.

T. J. O'MEARA,
Town Clerk.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Albany.

Notice of Intention to Borrow.

Proposed Loan (No. 77A) of \$25 000.

PURSUANT to section 610 of the Local Government Act 1960-1980 the Council of the Municipality of the Shire of Albany hereby gives notice that it proposes to borrow by the sale of a single debenture, money on the following terms and for the following purposes. \$25 000 for a period of 15 years repayable at the Office of the Shire of Albany by 30 equal half-yearly instalments of principal and interest. Purpose: extensions to the Green Range Country Club and part cost of a Bowling Green.

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

Dated this 23rd day of April, 1981.

H. A. RIGGS,
President.

K. F. BENTLEY,
Shire Clerk.

N.B.: Repayment of the half-yearly debentures of principal and interest will be met by the Green Range Country Club (Inc.) and therefore no additional rating will be imposed on ratepayers for repayment of the Loan.

CORRIGENDUM.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Cunderdin.

Notice of Intention to Borrow.

Proposed Loan (No. 61) of \$13 000.

THE notice published in the *Government Gazette* No. 24 dated 3 April 1981 on page 1132 is amended as follows:

Delete: at a rate of interest not exceeding 15 per cent per annum.

Substitute: at the ruling rate of interest.

L. A. REYNOLDS,
President.

N. J. ALCOCK,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Esperance.

Notice of Intention to Borrow.

Proposed Loan (No. 184) of \$400 000.

PURSUANT to section 610 of the Local Government Act 1960-1980 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. \$400 000 for a period of 15 years at ruling interest rates repayable at the Office of the Council, Windich Street, Esperance, in thirty equal half-yearly instalments of principal and interest. Purpose: Runway extensions at Esperance Airport.

Specifications, estimates of costs and statements as required by section 609 of the Local Government Act are open for inspection at the Office of the Council for 35 days after publication of this notice.

Note: The Governor's approval is required to this loan.

M. J. ANDRE,
President.

E. L. CHOWN,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Lake Grace.

Notice of Intention to Borrow.

Proposed Loan (No. 128) of \$30 000.

PURSUANT to section 610 of the Local Government Act 1960-1980, the Shire of Lake Grace hereby gives notice of intention to borrow by the sale of debentures on the following terms for the following purpose: \$30 000 for a period of fifteen (15) years repayable at the office of the Shire of Lake Grace by thirty (30) equal half-yearly instalments of principal and interest. Purpose: Sewerage Connection of Council Properties.

Estimates of costs as required by section 609 of the Local Government Act 1960-1980, are available at the Office of the Council during business hours for thirty-five (35) days from the publication of this notice.

Dated this 8th day of May, 1981.

B. P. WALSH,
President.

M. R. ANSTEY,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Mukinbudin.

Notice of Intention to Borrow.

Proposed Loans (No. 76) for \$75 000, (No. 77)
for \$50 000 (No. 78) for \$100 000.

PURSUANT to section 610 of the Local Government Act 1960-1980, the Shire of Mukinbudin hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose.

Loan No. 76 of \$75 000 for a period of twenty (20) years repayable to the Bank of New South Wales, Mukinbudin, by forty (40) equal half yearly instalments of Principal and Interest. Purpose: Construction of Community Indoor Recreation Centre.

Loan No. 77 of \$50 000 for a period of twelve (12) years repayable to the Rural & Industries Bank of W.A., Nungarin, by twenty-four (24) equal half yearly instalments of Principal and Interest. Purpose: Construction of Community Indoor Recreation Centre.

Loan No. 78 of \$100 000 for a period of twenty (20) years repayable to the Superannuation Board, Perth, by forty (40) equal half yearly instalments of Principal and Interest. Purpose: Construction of Community Indoor Recreation Centre.

Plans, Specifications and estimates of costs as required by section 609 of the Act are available for inspection at the Office of the Council, Mukinbudin during normal Office hours for a period of 35 days after publication of this notice.

J. MONDY,
President.

A. K. EARL,
Shire Clerk.

CORRIGENDUM.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Mundaring.

Notice of Intention to Borrow.

Proposed Loan (No. 115) of \$100 000.

THAT notice under the above headings published in the *Government Gazette* No. 22 of the 20th March, 1981, on page 1017 should read "for a period of five (5) years repayable at the office of the Council by ten (10) equal half-yearly instalments of principal and interest.

T. BROZ,
President.

M. N. WILLIAMS,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Swan.

Notice of Intention to Borrow.

Proposed Loan (No. 64) of \$114 000.

PURSUANT to section 610 of the Local Government Act 1960-1980 the Shire of Swan hereby gives notice that it proposes to borrow money by the Sale of Debentures on the following terms and for the following purposes: One hundred and fourteen thousand dollars for a period of ten years repayable at the Office of the Council, Middle Swan, by twenty equal half-yearly instalments of principal and interest. Purpose: Roads/Footpaths and Building Construction.

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

Dated this 5th day of May, 1981.

C. M. GREGORINI,
President.

R. S. BLIGHT,
Acting Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Swan.

Notice of Intention to Borrow.

Proposed Loan (No. 65) of \$40 000.

PURSUANT to section 610 of the Local Government Act 1960-1980, the Shire of Swan hereby gives notice that it proposes to borrow money by the Sale of Debentures on the following terms and for the following purposes: Forty thousand dollars for a period of seven years repayable at the Office of the Council, Middle Swan, by fourteen equal half-yearly instalments of principal and interest. Purpose: Building Construction.

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

Dated this 5th day of May, 1981.

C. M. GREGORINI,
President.

R. S. BLIGHT,
Acting Shire Clerk.

MOTOR VEHICLE (THIRD PARTY INSURANCE) ACT 1943

L.G. 438/66

NOTICE is hereby given that the definitions and maximum annual premium rates, consolidated and amended, and approved by the Minister, as set out in the Schedule hereunder, will operate under the provisions of the abovementioned Act, on and after the 1 July 1981 until further notice.

P. FELLOWES,
Secretary for Local Government.

Definition

"Motor Vehicle" means any vehicle propelled by gas, oil, electricity or any other motive power, not being animal power required to be licensed, and complying with the requirements necessary for licensing under the Road Traffic Act 1974, and includes a caravan trailer or semi-trailer drawn or hauled by a motor vehicle.

SCHEDULE

Class No.	Class of Vehicle	Maximum Annual Premium Rate
		\$
1A	MOTOR CAR—Any motor car used for private or business purposes and constructed principally for the conveyance of persons not included in classes 2 to 8, inclusive	112.80
1B	AMBULANCE VEHICLE, FIRE BRIGADE VEHICLE, UNDERTAKERS' VEHICLE, MOTOR VEHICLE OWNED AND USED BY THE AUSTRALIAN RED CROSS SOCIETY, OR A VEHICLE OWNED AND USED BY THE SPASTIC WELFARE ASSOCIATION—"Ambulance Vehicle": Any motor vehicle constructed and used for the conveyance of sick or injured persons. "Fire Brigade Vehicle": Any motor vehicle owned by or under the control of the Western Australian Fire Brigade Board. "Undertakers' Vehicles": Any motor vehicle used solely as an undertaker's hearse or mourning coach	43.80

Schedule—continued

Class No.	Class of Vehicle	Maximum Annual Premium Rate
2	GOODS VEHICLE—Any motor vehicle not included in Classes 3 to 8, both inclusive, constructed principally for the conveyance of goods. This class includes a wagon, utility, station wagon, tractor (prime mover type)	74.40
	(Any wagon licensed under subsection (5) (f) of section 19 of the Road Traffic Act and issued with registration plates in accordance with subregulation 1 of Regulation 24 of the Road Traffic (Licensing) Regulations as a farm vehicle shall be entitled to a rebate of 50 per cent of this premium.)	
3	HIRE VEHICLE	
	(a) Any motor vehicle, other than a taxi-cab, and "Hire-and-Drive-Yourself" vehicle licensed under the Road Traffic Act to carry 8 or more persons principally operating on routes, the major portion of which is within the 40 kilometre radius of the G.P.O., Perth	480.00
	(b) Any motor vehicle, other than a taxi-cab, and "Hire-and-Drive-Yourself" vehicle licensed under the Road Traffic Act to carry 8 or more persons principally operating on routes, the major portion of which is outside the 40 kilometre radius of the G.P.O., Perth	146.40
	(c) Taxi-cab principally operating within a 40 kilometre radius of the G.P.O., Perth	330.60
	(d) Taxi-cab principally operating outside a 40 kilometre radius of the G.P.O., Perth	112.80
	(e) School buses, i.e., vehicles used primarily for the carriage of children to and from school, and any other vehicle constructed similarly to an omnibus privately owned and used for conveyance of non-paying passengers	45.00
	(f) Any motor vehicle used for the carriage of passengers, for hire, fare or reward, not included in classes 3 (a) to 3 (e) inclusive	112.80
	(g) Hire-and-Drive-Yourself vehicle	162.00
4	MOTOR CYCLE	
	Other than motor cycle included in classes 5 (b) and 7 (a).	62.40
	(Any motor cycle licensed under subsection (5) (f) of Section 19 of the Road Traffic Act and issued with registration plates in accordance with subregulation 1 of Regulation 24 of the Road Traffic (Licensing) Regulations as a farm vehicle, shall be entitled to a rebate of 50 per cent of this premium.)	
5	MOTOR TRADE VEHICLE (i.e., motor car manufacturing, garage proprietor, vendor of and/or dealer in motor cars):	
	(a) Motor vehicle not included in classes 5 (b) and 5 (c) used by the above with identification plate attached issued under the Road Traffic Act—rate per identification plate issued.	31.20
	(b) Motor cycle used by the above, with identification plate attached issued under the Road Traffic Act—rate per identification plate issued	15.60
	(c) Tow Truck (as defined in first schedule of Road Traffic Act); or testing plate whilst being used in accordance with section 27 of the Motor Vehicle Dealers Act 1973	19.80
6	TRAILER, CARAVAN, INVALID WHEEL CHAIR—(This class includes all vehicles issued with trailer plates, but does not include tractor (Prime mover type), which is insured separately under class 2)....	3.00
7	MISCELLANEOUS:	
	(a) Veteran Cars, Wagons and Motor Cycles—Vehicles which are the subject of a limited Traffic License as a veteran vehicle and only whilst being used in accordance with the provisions of such license. Farm Fire Fighting Vehicles—Any vehicle that is owned by a person engaged in the business of farming or grazing and that is fitted or adapted for the purpose of fire fighting, licensed under a limited license, limiting it exclusively to use on a road for fire fighting purposes. Motor Cycles—Not exceeding 75 cc. Any other vehicle being a motor vehicle within the meaning of the Motor Vehicle (Third Party Insurance) Act not otherwise classified	9.00
	(b) Fork lift, Tow Motor, Self-propelled Headers, Tractor (other than prime mover type but including farm type) and Tractor Plant as defined in first schedule of Road Traffic Act and licensed as Class A or Z license under Regulations to Road Traffic Act.	9.00
8	(a) Tractor Plant which is licensed as Class C License under Regulations to Road Traffic Act	60.00
	(b) Mobile Cranes, as defined in first schedule of Road Traffic Act	174.00
	N.B.: SHORT PERIOD RATES—The premium payable for any period less than twelve months shall be calculated as follows:—	
	(1) Classes 6 and 7. Minimum of 3 months' premium.	
	(2) All other classes:—	
	(a) For each complete month—1/12th of annual premium.	
	(b) For periods of less than one month—	
	(i) Where vehicle licensed between first and tenth of month—one month's premium.	
	(ii) Where vehicles licensed between eleventh and 20th of month—2/3rds of one month's premium.	
	(iii) Where vehicles licensed after 20th of month—1/3rd of one month's premium.	

SHORT TERM FEES

In addition to the premium a short term fee of 10c is payable except in the case of an initial license or permit where such license or permit is effected for the maximum period permitted by the Licensing Authority.

PERMITS

Any motor vehicle issued with a permit pursuant to Section 26 of the Road Traffic Act 1974, (or the Road Traffic (Licensing) Regulations 1975) which has a duration in excess of 48 hours, shall be entitled to a 50 per cent rebate of the insurance premium listed in the schedule of premiums applicable to that class of vehicle and for the period of the permit.

PERMITS NOT EXCEEDING 48 HOURS

The fee for permits, the duration of which does not exceed 48 hours, shall be 50c third party insurance premium, 25c stamp duty, and 42c surcharge.

SURCHARGE

Surcharge is payable in accordance with the provisions of the Motor Vehicle (Third Party Insurance Surcharge) Act 1962. (Classes 6, 7B, 8A and 8B are exempt from surcharge.)

NOTE: Farm Fire Fighting vehicles insured under Class 7A are exempt from payment of surcharge.

STAMP DUTY

Stamp Duty of 25c is payable on all licenses or permits irrespective of period.

LOCAL GOVERNMENT ACT 1960-1980.

City of Stirling.

Sale of Land.

Department of Local Government,

Perth, 29 April 1981.

LG: ST-4-6C.

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 1960-1980, that the City of Stirling may sell Portion of Perthshire Location Au being Lot 37 and Part Lot 36 on Plan 2733 contained in Certificate of Title Volume 415 Folio 44, to L. & E. L. Wells by private treaty.

P. FELLOWES,

Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Town of Albany.

Lease of Land.

Department of Local Government,

Perth, 29 April 1981.

LG: A-4-4.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 267 of the Local Government Act 1960-1980, that the Town of Albany may lease Reserve 32341 to the North Albany Football and Sporting Club (Inc.) until the 30th day of June, 1995, without calling public tender.

P. FELLOWES,

Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Busselton.

Sale of Land.

Department of Local Government,

Perth, 29 April 1981.

LG: BN-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 1960-1980, that the Shire of Busselton may sell Portion of Sussex Location 5 being Lot 40 on Plan 12594 as contained in Certificate of Title Volume 1519 Folio 894, to J. E. Clark by private treaty.

P. FELLOWES,

Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Narembeen.

Transfer of Land.

Department of Local Government,

Perth, 29 April 1981.

LG: NB-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 1960-1980, that the Shire of Narembeen may transfer portion of Avon Location 21205 being Lot 43 contained in Certificate of Title Volume 1458 Folio 961 to the Minister for Works.

P. FELLOWES,

Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Mundaring.

Subdivision and Sale of Land.

Department of Local Government,

Perth, 29 April 1981.

LG MG-4-6.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 (1a) of the Local Government Act 1960-1980, that the Shire of Mundaring may subdivide Mahogany Creek Lot 84 being land contained in Certificate of Title Volume 1079 Folio 417 for the purpose of selling the land as so subdivided.

P. FELLOWES,

Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Collie.

Loan.

Department of Local Government,

Perth, 29 April 1981.

LG: CO-3-8.

IT is hereby notified for public information that His Excellency the Governor has approved of sewerage reticulation work within the Collie Townsite by the Public Works Department being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act 1960-1980, by the Shire of Collie.

P. FELLOWES,

Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

City of Gosnells.

Lease of Land.

Department of Local Government,

Perth, 29 April 1981.

LG GS-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 1960-1980, that the City of Gosnells may lease Part Lots 238 and 239 Brock Road, Orange Grove, to the West Australian Junior Moto-Cross Club (Inc.) for a period of five years without calling public tender.

P. FELLOWES,

Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Yilgarn.

Loan.

Department of Local Government,

Perth, 29 April 1981.

LG: YL-3-8.

IT is hereby notified for public information that His Excellency the Governor has approved of the construction of a house on Reserve 37023 for the Agriculture Protection Board being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act 1960-1980, by the Shire of Yilgarn.

P. FELLOWES,

Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

Shire of Wanneroo.

Overdraft and Subdivision and Sale of Land.

Department of Local Government,
Perth, 29 April 1981.

LG: WN-3-9.

IT is hereby notified for public information that His Excellency the Governor has:—

- (1) approved under the provisions of section 600 of the Local Government Act 1960-1980, of the Shire of Wanneroo obtaining an advance of up to \$300 000 from a bank by way of a special

overdraft for the purpose of servicing and subdividing Swan Location 9958 being the whole of the land contained in Certificate of Title Volume 1548 Folio 346; and

- (2) directed under the provisions of section 266 (1a) of the Local Government Act 1960-1980, that the Shire of Wanneroo may subdivide Swan Location 9958 being the whole of the land contained in Certificate of Title Volume 1548 Folio 346 for the purpose of selling the land as so subdivided.

P. FELLOWES,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1980.

CITY OF MELVILLE (VALUATION AND RATING) ORDER 1981.

MADE by His Excellency the Governor under sections 533, and 691 of the Local Government Act.

- Citation. 1. This Order may be cited as the City of Melville (Valuation and Rating) Order 1981.
- Commencement. 2. This Order shall take effect on and after 1 July 1981.
- Cancellation of previous orders. 3. The Order in Council made under section 533 of the Act and published in the *Government Gazette* on 26 October 1962, is cancelled.
- Authorisation of use of gross rental values. 4. The Council of the City of Melville is authorised to use valuations on gross rental value of all rateable property in its district.

By His Excellency's Command,
R. D. DAVIES,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

SHIRE OF NORTHAMPTON (VALUATION AND RATING) ORDER 1981.

MADE by His Excellency the Governor under sections 533 and 691 of the Local Government Act.

- Citation. 1. This Order may be cited as the Shire of Northampton (Valuation and Rating) Order 1981.
- Commencement. 2. This Order shall take effect on and after 1 July 1981.
- Cancellation of previous Orders. 3. The portion of the Order in Council made under sections 533 and 689 of the Act and published in the *Government Gazette* on 16 June 1961 relating to the Shire of Northampton is cancelled.
- Authorisation of use of gross rental values. 4. The Council of the Shire of Northampton is authorised to use valuations on gross rental value of rateable property in the townsites of Kalbarri, Northampton, Horrocks, Binnu and Gregory.

By His Excellency's Command,
R. D. DAVIES,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

SHIRE OF RAVENSTHORPE (VALUATION AND RATING) ORDER 1981.

MADE by His Excellency the Governor under sections 533 and 691 of the Local Government Act.

- Citation. 1. This Order may be cited as the Shire of Ravensthorpe (Valuation and Rating) Order 1981.
- Commencement. 2. This Order shall take effect on and after 1 July 1981.
- Cancellation of previous Orders. 3. The Order in Council made under section 533 of the Act and published in the *Government Gazette* on 1 June 1962 is cancelled.
- Authorisation of use of gross rental values. 4. The Council of the Shire of Ravensthorpe is authorised to use valuations on gross rental value of rateable property in all townsites in the district.

By His Excellency's Command,
R. D. DAVIES,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

The Municipality of the Town of Bassendean.

By-laws Relating to the Keeping of Bees.

IN pursuance of the powers conferred upon it by the abovementioned Act, and all the other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on the 28th day of July, 1980, to make and submit for confirmation by the Governor the following by-laws:—

1. No person shall keep bees without having obtained the written consent of the Town Clerk of the Council so to do except on land within the municipality zoned rural.
2. Any person who fails to comply with or contravenes this by-law or any part thereof shall be guilty of an offence and liable on conviction to a penalty of not exceeding \$200.00.

Dated the 31st day of July, 1980.

The Common Seal of Town of Bassendean was here-
unto affixed by authority of a resolution of the
Council in the presence of—

[L.S.]

J. G. PATERSON,
Mayor.
C. McCREED,
Town Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 29th day of
April, 1981.

R. D. DAVIES,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

The Municipality of the Town of Bassendean.

By-laws Relating to the Closure of Streets and Roads.

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 28th day of July, 1980, to make and submit for confirmation by the Governor the following by-laws:—

In these by-laws unless the context otherwise requires a "street" means and includes a road, a thoroughfare, every part of a road, thoroughfare or other things including bridges and culverts appurtenant thereto to which the public have access or are allowed to use. "Town Clerk" means the Town Clerk of the Town of Bassendean or any person for the time being acting as Town Clerk.

1. If Council is of the opinion that by reason of heavy rain, or for any other cause, a street or a portion thereof would or is likely to be damaged by the passage of traffic generally or of traffic of any particular class, Council may authorise and order the closure of that street or portion thereof to:

- (a) traffic generally; or
- (b) traffic of any particular class

and may from time to time authorise the reopening of that street or portion thereof to traffic generally or to traffic of any particular class.

2. Council shall not, without the consent of the Minister, authorise a street or portion thereof to be closed to traffic under this by-law for any continuous period of more than 28 days, or for periods aggregating more than 28 days in the space of any one year, but may, with the consent of the Minister authorise such closure for any greater period or periods.

3. If, pursuant to these by-laws, the closing of any street or portion thereof is authorised, the Town Clerk shall:

- (a) notify the public of that event—
 - (i) by causing a copy of the authority to be affixed to the ordinary or usual notice board of the Council;
 - (ii) by causing a broadcast from a radio station which gives radio broadcasting coverage to the district of such closure and
 - (iii) by placing or erecting in conspicuous positions in or near the street or portion of street to be closed, such notices or signs as may be reasonably necessary in the circumstances.

4. A street or part thereof may be closed by the use of barriers or fences by other such means or device or devices as may be necessary in the circumstances.

5. Any person who makes use of or drives a vehicle or animal or who causes a vehicle or animal to be driven on a street or portion of a street that is closed to traffic generally or who drives a vehicle or animal of any class, or causes a vehicle or animal of any class to be driven on a street or portion of a street that is closed to that class of vehicle or animal or otherwise makes use of such a street commits an offence, and is liable on conviction to a fine not exceeding \$200.00.

Dated the 31st day of July, 1980.

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

[L.S.]

J. G. PATERSON,
Mayor.

C. McCREED,
Town Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 29th day of April, 1981.

R. D. DAVIES,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

The Municipality of the City of Belmont.

By-laws Relating to the Removal and Disposal of Obstructing Animals or Vehicles. 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 16th day of February, 1981, to make and submit for confirmation by the Governor an Amendment to its By-laws Relating to the Removal and Disposal of Obstructing Animals or Vehicles, adopted by the Shire of Belmont as published in the *Government Gazette* of 29 August 1963, and subsequently amended in the *Government Gazette* of 29 December 1972 and 24 April 1980, by the adoption of the Amendment to the Local Government Model By-laws (Removal and Disposal of Obstructing Animals or Vehicles) No. 7, as published in the *Government Gazette* of 26 August 1977.

Dated this 20th day of March, 1981.

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

[L.S.]

F. W. RAE,
Mayor.

G. SWINTON BRAY,
Town Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 29th day of April, 1981.

R. D. DAVIES,
Clerk of the Council.

DOG ACT 1976-1977.

The Municipality of the City of Belmont.

By-laws Relating to Dogs.

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 16th day of February, 1981, to revoke the whole of the By-laws Relating to Manner and Mode of Keeping Dogs adopted in the name of the Municipality of the Shire of Belmont and gazetted on 2 May 1972 and to revoke the whole of the By-laws for the Establishment of a Dog Pound and the Control of Dogs adopted in the name of the Belmont Park Road Board gazetted on 13 November 1953, and amended in the *Government Gazette* on 13 April 1972; 15 March 1974; 23 January 1976; 26 August 1977 and 19 January 1979, and to make and submit for confirmation by the Governor, the following By-laws relating to dogs—

PART I—PRELIMINARY.

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

“Act” means the Dog Act 1976.

“by-law” means one of these by-laws.

“Clerk” means the Town Clerk for the time being of the City of Belmont or the person acting for the time being in that capacity.

"Council" means the Council of the Municipality of the City of Belmont.

"Schedule" means a schedule to these by-laws.

"sub-by-law" means a sub-by-law of the by-law in which the term is used.

Expressions used in these by-laws have the meanings given to them by the Act.

2. These by-laws apply throughout the whole of the district of the City of Belmont.

PART II—IMPOUNDING OF DOGS.

3. The charges in relation to the seizure and impounding of a dog and maintenance thereof in a pound payable under section 29 (4) of the Act are as specified in the First Schedule.

4. (1) The pound keeper shall be in attendance at a pound for the release of dogs at the times and on the days of the week the Clerk determines from time to time.

(2) In the absence of the pound keeper a claim for a dog seized or impounded may be made to the Clerk or to an authorised person.

(3) The additional fee specified in the First Schedule is payable where arrangements are made for the release of a dog at a time or on a day other than those determined by the Clerk under sub-by-law (1).

5. The fee payable where a dog is destroyed at the request of the owner thereof pursuant to section 29 (14) of the Act is that specified in the First Schedule.

6. The payment of fees or charges in respect of the seizure, care, detention or destruction of a dog does not relieve the owner of the dog of liability to a penalty under any of the provisions of the Act, the Dog Act Regulations, 1976, or these by-laws.

PART III—KEEPING OF DOGS.

7. The occupier of premises shall not unless the premises are licensed as an approved kennel establishment or have been granted exemption pursuant to section 26 (3) of the Act keep or permit to be kept on those premises more than two dogs over the age of three months and the young of those dogs under that age.

8. The occupier of premises on which a dog is kept shall—

(a) cause the premises or portion thereof on which the dog is kept to be fenced in a manner capable of confining the dog;

(b) ensure that every gate or door in the fence has a proper latch or other means of fastening it;

(c) maintain the fence and all gates and doors in good order and condition.

9. (1) An application for a licence to keep an approved kennel establishment shall be in writing and shall be in or substantially in the form contained in the Second Schedule and shall be supported by evidence that due notice of the proposed use of the land has been given to persons in the locality.

(2) Unless the Council otherwise decides an applicant for a licence shall give notice of the proposed use of the land by—

(a) not less than one advertisement in a newspaper circulating in the district; and

(b) giving written notice to the owners and occupiers of all adjoining premises, at least thirty days before the application is made to the Council.

10. The fee payable for the issue of a licence to keep an approved kennel establishment is that specified in the First Schedule.

11. A licence to keep an approved kennel establishment shall be in or substantially in the form contained in the Third Schedule.

12. The fee payable for the renewal of a licence to keep an approved kennel establishment is that specified in the First Schedule.

13. A person shall not erect a kennel unless it complies with the provisions of these by-laws and until plans and specifications and a location plan showing the proposed site for the kennel and of the yard appurtenant thereto have been approved by the Council and the fee for a licence prescribed in the First Schedule has been paid.

14. A kennel for which an approved kennel establishment licence has been granted and which is to be constructed pursuant to these by-laws shall comply with the following specifications—

(a) each kennel shall have a yard appurtenant thereto;

(b) each kennel and each yard and every part thereof shall not be at any less distance than 4.5 metres from the boundaries of the land in the occupation of the occupier;

(c) each kennel and each yard and every part thereof shall not be at any less distance than 18 metres from any road or street provided however that in the case of a corner allotment, each kennel and each yard or part thereof shall not be at any less distance than 18 metres from the front boundary of the allotment and shall not be at any less distance than 9 metres from the side boundary of the allotment;

(d) each kennel and each yard and every part thereof shall not be at any less distance than 12 metres from any dwelling house, church, schoolroom, hall or factory;

(e) the walls shall be rigid, impervious and structurally sound;

(f) the roof shall be constructed of impervious material approved by the Council;

(g) all untreated external surfaces of material shall be painted and kept painted with good quality paint;

(h) the lowest internal height shall be at least 1.8 metres from the floor;

- (i) each yard shall be securely fenced and kept securely fenced with a fence not less than 2 metres in height constructed of galvanised iron, wood, galvanised link mesh or netting;
- (j) all gates shall be provided with proper catches or means of fastening;
- (k) the upper surface of the floor of each kennel shall be set at least 100 mm above the surface of the surrounding ground and shall be constructed of granolithic cement finished to a smooth surface, and shall have a fall of not less than 1 in 100; the entire yard shall be surrounded by a drain which shall be properly laid, ventilated and trapped; all floor washings shall pass through this drain and shall be disposed of in accordance with the health requirements of the Council;
- (l) the floor of a yard shall be constructed in the same manner as the floor of a kennel;
- (m) for each dog kept therein every kennel shall have not less than 2m² of floor space and every yard not less than 2.5 m²;
- (n) each kennel shall be constructed so far as is practicable with materials which prevent or minimise the emission of noise therefrom.
15. A person who keeps or permits dogs to be kept in an approved kennel establishment shall—
- (a) keep dogs in kennels and yards appropriate to the breed or kind in question, sited and maintained in accordance with the requirements of public health and sufficiently secured;
- (b) not permit any dog to escape from the kennel or yard in which it is kept nor wander at large except for the purpose of reasonable exercise whilst under the control of a person who has attained the age of eighteen years; and
- (c) maintain all kennels and yards and all feeding and drinking vessels used by dogs therein in a clean condition and cleanse and disinfect them when required so to do by an authorised person.
16. A right of appeal to a local court is conferred by section 27 of the Act where the Council refuses the grant of a licence or gives notice of intention to cancel a licence.

PART IV—GENERAL.

17. (1) A person who fails to comply with or contravenes any of the provisions of these by-laws commits an offence and is liable on conviction to a maximum penalty of \$100 00.

First Schedule.
FEES AND CHARGES.

Item	By-law No.		Fee \$
1.	3	Seizure and return of a dog without impounding it	10.00
2.	3	Seizure and impounding of a dog	30.00
3.	3	Maintenance of a dog in a pound—per day or part of a day	3.00
4.	4	Return of dog impounded outside normal hours	10.00
5.	5	Destruction of a dog	12.00
6.	11.	Licence to keep an approved kennel establishment	30.00
7.	13	Renewal of licence to keep approved kennel establishment	30.00

Second Schedule.

City of Belmont.

APPLICATION FOR LICENCE OR RENEWAL OF LICENCE
TO KEEP APPROVED KENNEL ESTABLISHMENT.

PURSUANT to the Dog Act, 1976, and the by-laws of the City of Belmont made thereunder

I/We (full name).....
of.....
hereby apply for a licence/the renewal of a licence (strike out whichever is not applicable) to keep an approved kennel establishment at Lot.....
Street..... Locality.....

Attached hereto are—

- (a) a plan of the premises showing the location of the kennels and yards and all other buildings, structures and fences;
- (b) plans and specifications of the kennels;
- (c) evidence that due notice of the proposed use of the premises has been given to persons in the locality;
- (d) a remittance for the fee of \$.....

The kennel establishment will be used for breeding/boarding domestic pets (strike out whichever is not applicable).

Schedule—continued.

The maximum number of dogs over the age of three months that will be kept there at any one time will be.....

Where to be used for breeding the breed of dogs will be..... and the maximum number of pups that will be kept on the premises at any one time will be.....

Dated the _____ day of _____ Signature of Applicant.....

Note: Items (a), (b) and (c) may be struck out if the application is for the renewal of a licence and if no change has been made since the previous application.

Third Schedule.

City of Belmont.

LICENCE TO KEEP AN APPROVED KENNEL ESTABLISHMENT.

..... is/are the holder(s) of a licence to keep an approved kennel establishment at

This licence has effect for a period of 12 months from the date hereof.

Dated the _____ day of _____ Town Clerk.

Dated this 20th day of March, 1981. The Common Seal of the City of Belmont was hereunto affixed in the presence of—

[L.S.]

F. W. RAE, Mayor. G. SWINTON BRAY, Town Clerk.

Recommended—

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 29th day of April, 1981.

R. D. DAVIES, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

The Municipality of the Shire of Cranbrook.

By-laws for the Control and Management of the Frankland Hall, Supper Room and Kitchen.

PURSUANT to 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 15th day of February, 1980, to make and submit for confirmation by the Governor the following by-laws for the Control and Management of the Frankland Hall, Supper Room and Kitchen.

Interpretation.

- 1. In these by-laws— (a) "Committee" means the Frankland District Hall Management Committee, appointed pursuant to section 181 of the Local Government Act 1960-1980. (b) "the Hall" means and includes the Frankland Hall, Supper Room and Kitchen, and any room or corridor, or stairway, or annexe of such hall or kitchen and the furniture and equipment therein. (c) "Secretary" means the Secretary or acting assistant Secretary to the Committee. (d) "Council" means the Council of the municipality of the Shire of Cranbrook.

1A. All previous by-laws relating to the Control and Management of the Frankland Memorial Hall, Supper Room and Kitchen are hereby repealed.

Applications for Hire.

2. Applications for the hire of the hall, or any portion thereof shall be made to the Secretary not less than 24 hours before the hour at which the hiring is desired; such applications shall be accompanied by an amount equal to the sum payable for the hiring and shall state the purpose for which the hiring is desired.

3. The name and place of abode of the actual and responsible person or persons hiring the hall, or any portion thereof, shall be given in the application for hiring.

4. The Committee reserves the right to refuse to let the hall, or any portion thereof, to any applicant for the hiring of the same without assigning any reason for such refusal and may at any time cancel any agreement made for the hiring of the Hall, or portion thereof.

5. Nothing in these by-laws shall be construed to prevent the long term leasing of the hall, or portion thereof, if the Committee so deems expedient on whatever terms the Committee decides.

Hiring and Deposit.

6. A cleaning deposit of \$10.00 may be required in advance of any booking where intoxicating liquor is to be consumed and such deposit may be refundable after the date of hire, provided the hall, or portion used, is left in a clean and tidy condition and provided also that all bottles are removed from the site of the hall. Where such a deposit has not been paid and in the opinion of the Secretary the condition of the hall after the hiring is not satisfactory, the amount of \$10.00 shall be paid by the hirer where required by the Secretary.

7. The Committee may at any time demand that the hirer shall prior to the term of engagement, deposit an amount estimated to cover any damage that might occur during the term of engagement.

8. In the event of the hiring of any portion of the hall being cancelled by the hirer, the full amount payable for the hire or the deposit may be forfeited at the discretion of the Council; any amount payable for the hire or any deposit or such portion of these amounts as is not forfeited under this by-law, shall be repaid by the Council to the hirer.

9. The hirer of the hall, or any portion thereof, shall maintain and keep order and decent behaviour therein, and shall be solely and entirely responsible for the carrying out of these by-laws, and for any damage done to the hall, fixtures or fittings, and shall pay damages as shall be assessed by the Committee. Any article of cutlery or crockery ware not accounted for or in broken or cracked condition shall be paid for at current rates of prices.

10. The hirer of the Hall, or any portion thereof, shall comply with the provisions of the Health Act or any Act or regulations in force for the time being and applicable to the hiring and use of the building. If in the opinion of the Committee, all necessary actions have not been taken to comply with the said Act, or any Acts in force, the Committee may at any time prior to or during the term of engagement, forbid and prevent the use of the hall or portion thereof. The hirer must accept full responsibility in the event of any dispute arising in connection with the provisions or necessities of this by-law or the non-compliance therewith.

11. In the event of the use of the hall, or portion thereof, being forbidden or prevented under the last preceding by-law the hirer shall forfeit the full amount of the hire charge and the Committee shall not be responsible to the hirer for any loss or damage sustained.

12. No spirituous liquors, wines, ales or spirits shall be brought into or consumed in the hall except when permitted by the Committee in writing and then only in the terms of the permit.

13. No person shall remove the piano from the floor of the main hall to the stage or *vice versa*, without the permission of the Committee.

14. The driving of nails, tacks, or screws into any of the woodwork or walls of the hall is strictly forbidden.

15. No offensive impersonations, or representations of living persons, or anything calculated to produce a disturbance, riot or breach of peace, shall be permitted in the hall.

General Behaviour and Conduct.

16. No person shall, in any part of the hall—

- (a) enter or be allowed to enter whilst intoxicated;
- (b) be guilty of any misbehaviour whatsoever;
- (c) damage, mark, or deface any wall or other part of the building; (any person who does, permits or suffers any such damage shall be liable to pay the cost of all such damages in addition to any penalty imposed by these by-laws).

17. The Secretary of the Committee or Police Officer shall be permitted free ingress to the Hall or any part thereof, and every facility shall be given them for enforcing these by-laws.

18. Every person who does, permits, or suffers any act, matter or thing contrary to any of these by-laws or commits or permits any breach or neglect thereof, shall be liable on conviction to a penalty not exceeding \$200.00 for every such offence.

Dated the 18th day of July, 1980.

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

R. C. WARD,
President.
B. R. GENONI,
Shire Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 29th day of April, 1981.

R. D. DAVIES,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

Municipality of the Shire of Morawa.

By-laws Relating to Fencing.

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 resolved on the 16th day of October, 1980, to make and submit for confirmation by the Governor the following by-laws:

1. In these by-laws unless the context otherwise requires the following terms shall have the meanings set against them hereunder respectively:

“Council” means the Council of the Municipality of Morawa;

“dangerous fence” means a fence that is likely to collapse or fall or part of which is likely to fall by reason of faulty design, location, construction, deterioration of materials, damage by termites, decay, changes in ground level or any other cause;

“dividing fence” has the meaning given to it by the Dividing Fences Act, 1961;

“dangerous” in relation to any fence or wall means a fence or wall which is likely to collapse.

2. No person shall commence to erect or re-erect or re-build, construct or re-construct or alter any fence or any hood or pergola forming part of a fence—

(a) exceeding 1.5 metres in height abutting or within 7.6 metres of a street alignment; or

(b) exceeding 1.8 metres in height or any lot boundary or adjacent thereto, unless he has lodged with the Council two copies of the plan and specification the proposed fence and the proposed alterations or reconstructions and unless the Council has approved the said plans and specifications.

3. These by-laws shall apply to the townsite of Morawa only.

4. No person shall—

(a) erect a fence constructed otherwise than of one or more of the following: brick, concrete, masonry, wrought-iron, tubular steel, link mesh, timber, asbestos or other material approved by the Council;

(b) in the case of an allotment situated at the intersection of two streets, erect a fence situated at the lot boundary facing the less important of the two streets for a distance of at least 7.6 metres along that street of a design and of materials different from those of the fence along the frontage of the allotment. In the case of a dispute as to which is the less important of the two streets, the decision of the Council shall be final;

(c) use iron spikes or broken glass on a fence gate or other part of premises or on anything erected on property abutting a street, way, footpath or other public place;

(d) erect a fence of sheet iron or corrugated iron or use barbed wire on a fence or gate unless the barbed wire is not less than two metres above the ground level immediately thereunder without the written consent of the Council, which consent the Council may in its discretion grant on such terms and conditions as it deems fit.

(e) erect a dangerous fence on or within three metres of the boundary of a public place.

5. (1) The owner or occupier of land on which a fence is erected shall maintain the fence in good condition and in such a manner as to prevent it from becoming dangerous, dilapidated, unsightly or prejudicial to the property in or the inhabitants of the neighbourhood.

(2) Where the fence is a dividing fence each of the owners of the adjoining lands is liable to maintain it as required by sub-by-law (1) hereof.

6. The Council may give notice in writing to the owner or to the occupier of any land upon which there exists a fence that has not been maintained in accordance with By-law 5 requiring such owner or occupier to pull down, remove, repair, paint or maintain such fence within the time stipulated in the notice.

7. If an owner or occupier of land who has been given notice pursuant to By-law 6 fails to comply therewith the Council may enter upon such land and maintain the fence and recover the amount of the expenses thereof from the owner in a court of competent jurisdiction and may prosecute the owner for committing a breach of By-law 5.

8. A person who fails to comply with a notice given to him pursuant to By-law 6 or who does anything which he is prohibited from by these by-laws or who fails to do a thing which he is required or directed to do by these by-laws commits an offence.

9. A fence constructed in accordance with specifications set out in the schedule hereto is hereby prescribed to be a sufficient fence for the purpose of the Dividing Fences Act 1961.

10. A person who is guilty of an offence against these by-laws is liable to—

(a) a maximum penalty of \$200.00;

(b) a maximum daily penalty during the breach of \$20.00 per day.

Schedule.

(a) Dividing fence alongside boundaries:—

For a distance of 7.6 m from the street alignment along a side boundary, the fence shall comprise either brick, concrete, masonry, wrought iron, tubular steel, link mesh or timber, sheeted with pickets, palings, boardings or asbestos, or other materials approved by the Council to a height of not more than 1.5 m.

Thereafter along the side boundary the fence shall be as follows:

Front corner posts shall be 125 mm x 125 mm x 1.8 m and rear corner posts shall be 125 mm x 125 mm x 2.1 m. and intermediate posts shall be 125 mm x 75 mm x 2.1 m all spaced at not more than 2.7 m centres.

All posts shall have tops with 38 mm weather and shall be sunk at least 600 mm into the ground.

Corner posts shall be strutted two ways with 100 mm x 50 mm soles and 75 mm x 50 mm struts.

Intermediate posts shall be double yankee strutted with 150 mm x 25 mm x 450 mm struts.

Posts shall be checked for two rows of rails. Rails shall be 75 mm x 50 mm each rail spanning two bays of fencing with joints staggered.

Fence shall be covered with not less than 75 mm x 19 mm x 1.8 m sawn pickets or palings placed not more than 75 mm apart, double nailed to each rail.

(b) Dividing fence along rear boundary:—

Corner posts shall be not less than 125 mm x 125 mm x 2.1 m and intermediate posts shall be not less than 125 mm x 75 mm x 2.1 m spaced at not more than 2.7 m centres.

All posts shall have tops with 38 mm weather and shall be sunk at least 600 mm into the ground.

All corner posts shall be strutted two ways with 100 mm x 50 mm soles and 75 mm struts.

Intermediate posts shall be double yankee strutted with 150 mm x 25 mm x 450 mm struts.

Posts shall be checked for two rows of rails.

Rails shall be not less than 75 mm x 50 mm each rail spanning two bays of fences with joints staggered.

Fence shall be covered with not less than 75 mm x 19 mm x 1.8 m sawn pickets or palings placed not more than 75 mm apart, double nailed to each rail.

(c) Where all or portion of the side boundary of one lot forms all or portion of the rear boundary of another lot, the provisions relating to rear boundaries shall apply to such side boundary or portion thereof.

Dated this 16th day of October, 1980.

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

[L.S.]

J. A. NORTH,
President.

K. L. HILL,
Shire Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 29th day of April, 1981.

R. D. DAVIES,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

The Municipality of the City of Subiaco.

By-laws No. 45 Relating to Removal of Refuse and Clearing of Land.

IN pursuance of the powers conferred upon it by the abovementioned Act and of other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 25th day November 1980 to make and submit for confirmation by the Governor the following by-laws—

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

“Council” means the Council of the Municipality of the City of Subiaco;

“district” means the district of the City of Subiaco.

2. The owner of vacant land within the district shall clear the land of trees, scrub, undergrowth and rubbish upon being required to do so by the Council by notice in writing served on him.

3. The owner or occupier of any land within the district shall remove, within a time specified in a notice given by the Council and served on the owner or occupier of the land, refuse, rubbish, or disused material whether of the same kind as, or a different kind from those here specified which, in the opinion of the Council is likely to affect adversely the value of adjoining property or the health, comfort or convenience of the inhabitants thereof.

4. Where the owner or occupier does not clear the land or remove the refuse, rubbish or disused material as required by notice given by the Council, the Council may without payment of any compensation in respect thereof clear or remove it and dispose of it at the expense of, and may recover in a court of competent jurisdiction the amount of the expense from, the owner or occupier to whom the notice was given.

5. An owner or occupier of land who fails to comply with the requirements of a notice given in accordance with these by-laws commits an offence and is liable to a maximum penalty of two hundred dollars (\$200.00).

6. By-law No. 12 of the City of Subiaco published in the *Government Gazette* of 28 September 1960 is revoked.

Dated the 13th day of February, 1981.

The Common Seal of City of Subiaco was here-
unto affixed by authority of a resolution of
the Council in the presence of—

[L.S.]

R. V. DIGGINS,
Mayor.

J. McGEOUGH,
Town Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 29th day
of April, 1981.

R. D. DAVIES,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1980.

The Municipality of the Shire of Wanneroo.

Adoption of Local Government Model By-laws (Parking Facilities) No. 19.

IN pursuance of the powers conferred upon it by the abovementioned Act, and all other powers enabling it, the Council of the Municipality of the Shire of Wanneroo hereby records having resolved on the 23rd day of May, 1979, to adopt the Local Government Model By-laws published in the *Government Gazette* on 31 December 1969 and amended by notice published in the *Government Gazette* on 13 April 1970, 7 November 1972, 21 June 1974 and 25 March 1977 with such alterations as here set out.

1. By-law 2: Delete the passage "Section 4" in the definition "bus" and substitute the passage "Section 5" in lieu thereof.

2. By-law 2: Substitute the word "First" for the word "Second" in line 2 of the definition "Commercial Vehicle".

3. By-law 2: Line 1 of the definition "Council" is amended by inserting the passage "the Shire of Wanneroo" after the passage "Municipality of".

4. By-law 2: Line 1 of the definition "Municipality" is amended by inserting the passage "the Shire of Wanneroo" after the word "of".

5. By-law 2: Add after the passage "median strip" in line 3 of the definition "road" the passage "meaning any physical provision other than lines dividing a road to separate vehicular traffic proceeding in opposing directions or to separate two one-way carriageways for vehicles proceeding in opposing directions".

6. By-law 35A: Add after By-law 35 the following by-law:—

"35A. A person shall not park a commercial vehicle—

on a "road" except in a truck bay or other area set aside for the parking
of commercial vehicles,

for more than one hour consecutively.

Nothing in this by-law mitigates the litigation or conditions imposed by any other regulation or by any by-law or traffic sign relating to the parking or standing of vehicles".

7. By-law 39 (1) (b): Add the passage "on or" immediately preceding the passage "adjacent to a median strip".

8. First Schedule.

By-law 6: The whole of the district of the Municipality of the Shire of Wanneroo excluding the following portions of the district—

- (a) all declared highways and main roads and any road which comes under the control of the Commissioner of Main Roads;
- (b) the approach and departure prohibition areas of all traffic control signal installations; and
- (c) prohibition areas applicable to all bridges and subways.

9. Second Schedule.

Item No.	By-law	Nature of Offence	Modified Penalty \$
1.	36 (2) (a)	No Standing Area	20.00
2.	37 (e)	So as to cause an obstruction on a carriageway	20.00
3.	39 (1) (b)	On or adjacent to a median strip	20.00
4.	39 (1) (c)	Obstructing a Right of Way	20.00
5.	39 (1) (f)	Within nine metres of a carriageway bounded by a traffic island	20.00
6.	39 (6) (b)	The approach side of a pedestrian crossing or children's crossing	20.00
7.	35A	Parking of commercial vehicles	20.00
8.	36 (1) (a)	Stand a vehicle in a metered space or parking stall set aside for the standing of vehicles of a different class	10.00
9.	36 (2) (c)	Standing contrary to limitations of time, days or class of vehicles	10.00
10.	36 (4)	Park a vehicle in a No Parking area	10.00
11.	39 (1) (a)	Double Parking	10.00
12.	39 (1) (g)	Stand a vehicle on any footway or pedestrian crossing	10.00
13.	39 (3) (a)	Stand a vehicle within one metre of a fire hydrant	10.00
14.	39 (4)	Stand a vehicle within six metres of the nearer property line of any road intersecting a road	10.00
15.	39 (5) (a)	Stand a vehicle within nine metres of the departure side of a bus stop	10.00
16.	39 (6) (a)	Stand a vehicle within eighteen metres of the approach side of a bus stop	10.00
17.	All other offences not specified	5.00

Dated this 2nd day of April, 1981.

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

[L.S.]

C. J. SEARSON,
President.

N. S. BENNETTS,
Shire Clerk.

Recommended—

JUNE CRAIG,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 29th day of April, 1981.

R. D. DAVIES,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

UNIFORM BUILDING AMENDMENT BY-LAWS (No. 3) 1981.

MADE by His Excellency the Governor in Executive Council.

Citation and
principal
by-laws.

1. (1) These by-laws may be cited as the Uniform Building Amendment By-laws (No. 3) 1981.

(2) In these by-laws the Uniform Building By-laws 1974*, as amended, are referred to as the principal by-laws.

By-law 27.5
substituted.

2. By-law 27.5 of the principal by-laws and the headings thereto are repealed and the following by-law and headings are substituted—

“ **Sprinklers in Certain Buildings.***Approved Sprinklers Required.*

27.5 (1) Where the floor of the topmost storey of a building is more than 25 m above the floor of the lowest storey providing egress to a road or open space, a sprinkler system shall be installed throughout the building in accordance with Australian Standard 2118 being item 2 of the First Schedule.

Exception.

(2) Sub-by-law (1) does not apply where the topmost storey of a building contains only heating, ventilation, lift, or other equipment, water tanks, or similar service units unless the floor of the storey next below the topmost storey is also more than 25 m above the floor of the lowest storey providing egress to a road or open space. ”

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

* Reprinted in the *Government Gazette* 25 August 1977.

STATE ENERGY COMMISSION ACT 1979.

Resolution of Commission.

WHEREAS it is provided by subsection (1) of section 98 of the State Energy Commission Act 1979 that subject to the approval of the Governor, the Commission may from time to time amend any term or condition or both of the Superannuation Scheme continued under section 97 of that Act, including any terms or conditions set out in the Schedule to that Act: Notice is hereby given that pursuant to the above powers the Commission resolved on the 15th day of April, 1981, that the terms and conditions of the scheme be amended in the manner and to the extent shown in the Schedule attached hereto.

J. B. KIRKWOOD,
Commissioner.

W. C. HERON,
Secretary.

Schedule.

1. For the purposes of this Schedule “the Scheme” means the Superannuation Scheme established under the City of Perth Superannuation Fund Act 1934, as amended, as that Scheme existed on the Transfer Day

defined in the City of Perth Electricity and Gas Purchase Act 1948, and as so existing then comprised in the Scheme established by the Commission pursuant to section 29A of the State Energy Commission Act 1945-1975, and as further amended thereafter from time to time by amendments to the said Act or otherwise amended pursuant to the provisions of the said Act and as preserved and continued pursuant to section 97 of the State Energy Commission Act 1979.

2. Clause 8 of the Scheme is amended by the addition of a new subclause as follows:—

(10) The total of all payments to which any person is entitled under this Scheme as set out in the preceding subclauses of this clause shall in each case be increased by a further supplementary allowance of 9.36% of their several such entitlements as at the 30th June, 1980, and such increase to take effect from 1st July, 1980.

Approved by His Excellency the Governor in Executive Council this 29th day of April, 1981.

R. D. DAVIES,
Clerk of the Council.

FACTORIES AND SHOPS ACT 1963.

FACTORIES AND SHOPS EXEMPTION ORDER 1981.

MADE under section 7 by the Minister for Labour and Industry.

Citation.

1. This Order may be cited as the Factories and Shops Exemption Order (No. 5) 1981.

The Spring
Flower and
Garden
Festival.

2. It is hereby declared that the provisions of the Factories and Shops Act 1963, as amended, other than those relating to Industrial Awards and Agreements, do not apply—

(a) on Friday, 30 October 1981 between the hours of 12 noon and 7 p.m.;

(b) on Saturday, 31 October 1981 between the hours of 12 noon and 7 p.m.; and

(c) on Sunday, 1 November 1981 between the hours of 9 a.m. and 7 p.m.,

in respect of that part of the Belmont Park Racecourse on which the Spring Flower and Garden Festival is at those times held.

R. J. O'CONNOR,
Minister for Labour and Industry.

Approved by His Excellency the Governor in Executive Council.

R. D. DAVIES,
Clerk of the Council.

FACTORIES AND SHOPS ACT 1963.

FACTORIES AND SHOPS EXEMPTION ORDER 1981.

MADE under section 7 by the Minister for Labour and Industry.

Citation. 1. This Order may be cited as the Factories and Shops Exemption Order (No. 4) 1981.

Western Australian Lapidary and Rock Hunting Club Inc. Exhibitions. 2. It is hereby declared that the provisions of the Factories and Shops Act 1963, as amended, other than those relating to Industrial Awards and Agreements do not apply:—

(a) between the hours of 10 a.m. and 9 p.m. on Saturday the 20th of June 1981 and 10 a.m. and 6 p.m. on Sunday the 21st of June 1981 at the club rooms corner Gladstone and Salisbury Streets, Rivervale;

(b) between the hours of 10 a.m. and 9 p.m. on Saturday the 27th of June 1981 and 10 a.m. and 6 p.m. on Sunday the 28th of June 1981 at the Civic Hall, Waratah Avenue, Dalkeith;
and

(c) between the hours of 10 a.m. and 9 p.m. on Saturday the 4th of July 1981 and 10 a.m. and 6 p.m. on Sunday the 5th of July 1981 at the Roy Edinger Community Centre corner Stock Road and Canning Highway, Melville upon which the Western Australian Lapidary and Rock Hunting Club Inc. Gemstone Exhibitions will be held.

R. J. O'CONNOR,
Minister for Labour and Industry.

Approved by His Excellency the Governor in Executive Council.

R. D. DAVIES,
Clerk of the Council.

FACTORIES AND SHOPS ACT 1963.

FACTORIES AND SHOPS EXEMPTION ORDER 1981.

MADE under section 7 by the Minister for Labour and Industry.

Citation. 1. This Order may be cited as the Factories and Shops Exemption Order (No. 6) 1981.

Catering Institute of Australia Catering Exhibition. 2. It is hereby declared that the provisions of the Factories and Shops Act 1963, as amended, other than those relating to Industrial Awards and Agreements do not apply between the hours of 10.00 a.m. and 9.00 p.m. on Wednesday and Thursday, the 10th and 11th of June, 1981, to that part of the Claremont Showgrounds, Claremont, upon which the Catering Institute of Australia—W.A. Division Catering Exhibition is at those times held.

R. J. O'CONNOR,
Minister for Labour and Industry.

Approved by His Excellency the Governor in Executive Council.

R. D. DAVIES,
Clerk of the Council.

TOURIST ACT 1973.

Department of Tourism,
Perth, 15 April 1981.

Ex. Co. No. 1238.

HIS Excellency the Governor in Council is pleased to:

- Under the provisions of sections 5 and 6 of the Tourist Act 1973, appoint as a member of the Tourist Advisory Council, Barbara Ridley, Ocean Beach Road, Denmark, to represent tourist bureaux within that part of the State lying south of the 26th Parallel for a term of three years commencing 15 March 1981.
- Under the provisions of section 6 of the Tourist Act 1973, appoint Elsie Joy Smith of High View Road, Dunsborough, as Deputy for Barbara Ridley.

NOEL J. SEMMENS,
Director.

TOURIST ACT 1973.

Department of Tourism,
Perth, 15 April 1981.

Ex. Co. No. 1239.

HIS Excellency the Governor in Council is pleased to:

- Under the provisions of sections 5 and 6 of the Tourist Act 1973, appoint as a member of the Tourist Advisory Council, Anthony David Motion, of 7 Jarubu Avenue, Kalamunda, to represent the Western Australian Accommodation Council for a term of three years commencing 15 March 1981.
- Under the provisions of section 6 of the Tourist Act 1973, appoint John Joseph Pye, of 47 The Esplanade, Nedlands, as deputy for Anthony David Motion.

NOEL J. SEMMENS,
Director.

TOURIST ACT 1973.

Department of Tourism,
Perth, 15 April 1981.

Ex. Co. No. 1240.

HIS Excellency the Governor in Council is pleased to:

1. Under the provisions of sections 5 and 6 of the Tourist Act 1973, appoint as a member of the Tourist Advisory Council, Roderick Phillip Evans, of 240 Hay Street, East Perth, to repre-

sent Municipal Councils (Perth City Council) for a term of three years commencing 15 March 1981.

2. Under the provisions of section 6 of the Tourist Act 1973, appoint James Michael Leahy, of 10 Chipping Road, City Beach, as deputy for Roderick Phillip Evans.

NOEL J. SEMMENS,
Director.

GRAIN MARKETING ACT 1975.

THE GRAIN POOL OF W.A. (ELECTIONS) AMENDMENT REGULATIONS 1981.

MADE by His Excellency the Governor in Executive Council.

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|---|--|
| Citation. | 1. These regulations may be cited as The Grain Pool of W.A. (Elections) Amendment Regulations 1981. |
| Principal regs. | 2. In these regulations The Grain Pool of W.A. (Elections) Regulations 1976* are referred to as the principal regulations. |
| Reg. 3 amended. | 3. Regulation 3 of the principal regulations is amended— <ol style="list-style-type: none"> (a) by deleting the definition of "elector" and substituting the following definition— <ol style="list-style-type: none"> " "elector", in relation to an election, means— <ol style="list-style-type: none"> (a) an individual natural person who is a prescribed producer in relation to that election within the meaning of subregulation (1) of regulation 12; or (b) a person who is authorized to represent others or another as an elector for the purposes of that election pursuant to subregulation (2) or (3) of regulation 12; " ; (b) by deleting the definition of "electoral roll"; and (c) by inserting, in their appropriate alphabetical positions, the following definitions— <ol style="list-style-type: none"> " "listed producer", in relation to an election, means a producer whose name appears on a list furnished and signed for the purposes of the election in accordance with regulations 10 and 11; "producer", in relation to an election, means a person or, in the case of the parties to a sharefarming or partnership agreement, those parties collectively by or on behalf of whom grain grown in the electoral zone for which the election is to be held has been delivered to a pool in the season in which the election is held or in either of the two preceding seasons; " . |
| Reg. 10 amended. | 4. Regulation 10 of the principal regulations is amended— <ol style="list-style-type: none"> (a) in each of subregulations (1) and (2), by deleting "prescribed producers in that electoral zone" and substituting the following in each case— <ol style="list-style-type: none"> " producers for the purposes of that election " ; and (b) in subregulation (3)— <ol style="list-style-type: none"> (i) by deleting "in an electoral zone and substituting the following— <ol style="list-style-type: none"> " for the purposes of an election " ; and (ii) by deleting "in respect of which the list was so furnished". |
| Reg. 11 amended. | 5. Regulation 11 of the principal regulations is amended by deleting "the roll of prescribed producers for the election for the electoral zone in respect of which that list is so furnished and shall be". |
| Reg. 12 substituted.
Prescribed producers. | 6. Regulation 12 of the principal regulations is repealed and the following regulation is substituted— <ol style="list-style-type: none"> " 12 (1) A prescribed producer, in relation to an election, is a person who is, or persons who are collectively, a producer in relation to that election and who is, or are collectively, currently engaged in the production or cultivation for production of prescribed grain or an approved grain in the electoral zone for which the election is to be held. (2) Where the parties to a sharefarming or partnership agreement are collectively a prescribed producer in relation to an election within the meaning of subregulation (1), one only of those parties may be authorized by the other party or other parties to represent the parties as an elector for the purposes of that election. |

* Published in the *Government Gazette* 20 February 1976.

(3) Where a corporate body is a prescribed producer in relation to an election within the meaning of subregulation (1), the Board of Directors or other management authority of the body may authorize one only of the officers of the body to represent the body as an elector for the purposes of the election.

(4) For the purposes of subregulation (3) the following persons are officers of a body corporate—

- (a) a director or other member of the Board of Directors or other management authority of the body;
- (b) a trustee of the body;
- (c) the manager or secretary, or any other officer, of the body.

(5) A person shall not be entitled to vote in an election unless he is an elector and he completes, signs and returns to the returning officer a counterfoil in accordance with paragraphs (b) and (c) of regulation 18(2).

(6) Not more than one vote shall be cast at an election by or on behalf of any one prescribed producer.

(7) Subregulation (6) does not prevent a person from voting both as a prescribed producer in his own right and also on behalf of another prescribed producer pursuant to subregulation (2) or (3). ” .

Reg. 16 amended. 7. Regulation 16 of the principal regulations is amended in paragraph (c) of subregulation (1) by deleting “elector” and substituting the following—

“ listed producer ” .

Reg. 17 substituted. 8. Regulation 17 of the principal regulations is repealed and the following regulation is substituted—

Further ballot papers. “ 17. If the returning officer is satisfied that a listed producer has not received a ballot paper, or that a ballot paper received by him has been lost or destroyed, the returning officer may issue to the listed producer a ballot paper, counterfoil and envelopes or a further ballot paper, counterfoil or envelopes, as the case may require. ” .

Reg. 23 substituted. 9. Regulation 23 of the principal regulations is repealed and the following regulation is substituted—

Disputes. “ 23. Any dispute arising out of the conduct of an election shall, on the written request of a candidate setting out his reasons for the request made to the returning officer on or before the expiration of 14 days after the date of the election, be referred by the returning officer to the Minister who may determine the matter in dispute in such manner as he thinks fit and make any order that he considers desirable in order to rectify any deficiency or error in the conduct of the election including an order for the invalidation of the election and the result thereof (notwithstanding that regulation 25 may have been complied with) and an order for the conduct of a new election. ” .

Reg. 26 amended. 10. Regulation 26 of the principal regulations is amended by deleting “to be an elector, or in any nomination or voting paper” and substituting the following—

“ pursuant to regulation 10(3) or in any ballot paper, nomination form or counterfoil ” .

Schedule amended. 11. The Schedule to the principal regulations is amended—
(a) by deleting Form 2 and substituting the following Form—

“ BEFORE FILLING IN THIS FORM READ THE INSTRUCTIONS ON THE OTHER SIDE.

Form 2

Western Australia.

Grain Marketing Act 1975

The Grain Pool of W.A. (Elections)
Regulations 1976 (Reg. 10)

APPLICATION FOR ENROLMENT

TO: The Board of Directors of The Grain Pool of W.A.

of.....

I,.....
(Full name of applicant) (Block letters)

of.....
(Full address) (Block letters) (Postcode)

in the State of Western Australia,.....
(Occupation)

hereby apply to have *my name/the name of the *sharefarming/partnership agreement to which I am a party/the corporate body hereafter mentioned added to the list of producers pursuant to regulation 10(3) of the abovementioned regulations for

the election of an elective Director of The Grain Pool of W.A., Electoral Zone for....., on the ground that—

*(1) I am a prescribed producer in relation to that election within the meaning of the abovementioned regulations, being such a prescribed producer on my own account.

OR

*(1) I am a party to a *sharefarming/partnership agreement trading as:—

(insert sharefarming or partnership trading name)

in which the trading *name/names of the other *party/parties *is/are the following:—

(Full names and addresses in block letters of other parties to the agreement)

and the parties to the agreement are collectively a prescribed producer in relation to that election within the meaning of the abovementioned regulations, and I have been duly authorized to make this application on their behalf.

OR

*(1) I am the.....of (Title of officer)

(Name of corporate body)

of.....

(Address)

which is a prescribed producer in relation to that election within the meaning of the abovementioned regulations, and I have been duly authorized to make this application on its behalf.

(2) *I am/The parties are/The corporate body is a prescribed producer by reason of the following facts:—

I, the abovenamed..... (Full name of applicant)

hereby state that the particulars furnished in the above application are true and correct and I make this statement with full knowledge that I am liable to a penalty of \$100 if the statement is false.

Dated the day of 19.....

(Signature of applicant).

* Strike out whichever is inapplicable.

(Reverse of Form)

INSTRUCTIONS FOR COMPLETING THE FORM

- (a) The applicant must— (i) address the application to the Board of Directors of The Grain Pool of W.A.; (ii) complete the application; (iii) sign the statement at the foot thereof; and (iv) forward the application by pre-paid post, or deliver it, to the Board within the time limited by the regulations—see regulation 10. (b) The applicant, or the parties to a sharefarming or partnership agreement, or the corporate body, whom, or which he represents must be a prescribed producer in the Electoral Zone specified within the meaning of regulation 12(1), which provides—

“ 12. (1) A prescribed producer, in relation to an election, is a person who is, or persons who are collectively, a producer in relation to that election and who is, or are collectively, currently engaged in the production or cultivation for production of prescribed grain or an approved grain in the electoral zone for which the election is to be held. ”

NB: “producer” in relation to an election, means a person or, in the case of the parties to a sharefarming or partnership agreement, those parties collectively by or on behalf of whom grain grown in the electoral zone for which the election is to be held has been delivered to a pool in the season in which the election is held or in either of the two preceding seasons. ” ;

- (b) in Form 3 by deleting "enrolled on the roll of prescribed producers" and substituting the following—
" an elector " ; and
- (c) by deleting Form 5 and substituting the following Form—
" Western Australia

Form 5.

Grain Marketing Act 1975
The Grain Pool of W.A. (Elections) Regulations
1976 (Reg. 16)

COUNTERFOIL

Election of a Candidate as Director of The Grain Pool of W.A. from Electoral Zone

.....
Date of close of poll.....
Name of prescribed producer.....
Address of elector.....
Name of prescribed producer.....
Address of prescribed producer.....

I, the abovenamed elector hereby make the following statement in verification of my right to vote, according to the accompanying ballot paper:—

- (1) I am an elector entitled to vote in this election *on my own behalf/on behalf of the abovenamed prescribed producer.
- (2) *I am/The parties whom I represent are/The corporate body which I represent is a prescribed producer within the meaning of regulation 12(1) of The Grain Pool of W.A. (Elections) Regulations 1976.
- (3) No person representing the abovenamed prescribed producer has voted previously at this election.
- (4) I make this statement with the full knowledge that I am liable to a penalty of \$100 if the statement is false.

Usual signature of elector.....
Signature of witness.....
Address of witness..... " .

* Strike out whichever is inapplicable.

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

PLANT DISEASES ACT 1914-1979.

PLANT DISEASES (ONION) AMENDMENT REGULATIONS 1981.

- Citation. 1. These regulations may be cited as the Plant Diseases (Onion) Amendment Regulations 1981.
- Principal regs. 2. In these regulations the Plant Diseases (Onion) Regulations made under the Plant Diseases Act 1914 published in the *Government Gazette* on 29 March 1923 and reprinted pursuant to the provisions of the Reprinting of Regulations Act 1954 in the *Government Gazette* on 16 July 1958 as amended from time to time thereafter by notices so published are referred to as the principal regulations.
- Reg. 4 amended. 3. Regulation 4 of the principal regulations is amended in paragraph (c) by deleting "fifty cents (50c) per hour" and substituting the following—
" 90c for every 1 tonne or portion of 1 tonne at the entire consignment " .
- Reg. 8 amended. 4. Regulation 8 of the principal regulations is amended by deleting "fifty cents" and substituting the following—
" 90c " .

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

PLANT DISEASES ACT 1914-1979.

PLANT DISEASES (POTATO) AMENDMENT REGULATIONS 1981.

- Citation. 1. These regulations may be cited as the Plant Diseases (Potato) Amendment Regulations 1981.
- Principal Regs. 2. In these regulations the Plant Diseases (Potato) Regulations made under the Plant Diseases Act 1914 published in the *Government Gazette* on 29 March 1923 and reprinted pursuant to the provisions of the Reprinting of Regulations Act 1954 in the *Government Gazette* on 16 July 1958 as amended from time to time thereafter by notices so published are referred to as the principal regulations.
- Reg. 4 amended. 3. Regulation 4 of the principal regulations is amended in paragraph (c) by deleting "fifty cents (50c) per hour" and substituting the following—
" 90c for every 1 tonne or portion of 1 tonne of the entire consignment "
- Reg. 8 amended. 4. Regulation 8 of the principal regulations is amended by deleting "fifty cents" and substituting the following—
" 90c "

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

AGRICULTURE AND RELATED RESOURCES PROTECTION
ACT 1976 (AS AMENDED).AGRICULTURE AND RELATED RESOURCES PROTECTION
(PROPERTY QUARANTINE) REGULATIONS 1981.

ARRANGEMENT.

- Reg. No.
1. Citation.
 2. Interpretation.
 3. Quarantine notice.
 4. Warning.
 5. Movement from quarantined land.
 6. Marking.
 7. Approval for movement.
 8. Entry upon quarantined land.
 9. Exemption from quarantine.
 10. Property quarantine areas.
 11. Appeal.

AGRICULTURE AND RELATED RESOURCES PROTECTION
ACT 1976 (AS AMENDED).AGRICULTURE AND RELATED RESOURCES PROTECTION
(PROPERTY QUARANTINE) REGULATIONS 1981.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Agriculture and Related Resources Protection (Property Quarantine) Regulations 1981.
- Interpretation. 2. (1) In these regulations, unless the context otherwise requires—
"property quarantine area" means property quarantine area constituted under regulation 10;
"property quarantine notice" means notice served under regulation 3;
"quarantined land" means land in respect of which a property quarantine notice has been, or is deemed to have been, served;
"regulation" means one of these regulations;
"subregulation" means subregulation of the regulation in which the word is used;
"the Act" means the Agriculture and Related Resources Protection Act 1976 (as amended).
- (2) Where in these regulations a penalty is set out at the foot of a subregulation it relates only to the provisions of that subregulation notwithstanding that the penalty may also be at the foot of the regulation of which that subregulation is a part.

Quarantine
notice.

3. (1) An inspector or authorized person may serve upon both the owner and the occupier of land in or upon which, or a part of which, declared plants or declared animals are, or are suspected to be, present, a notice in writing specifying—

- (a) the land, or part of the land, to which the notice applies;
- (b) the declared plants or declared animals that are, or are suspected to be, present; and
- (c) the time from which the notice applies.

(2) A notice under subregulation (1) may require that any—

- (a) animal;
- (b) animal hide, skin, coat or fibre;
- (c) animal excrement;
- (d) soil;
- (e) hay, chaff, fodder or grain made or produced from any crop grown on the land; or
- (f) vehicle or machine that has been used for agricultural, excavation, or earthmoving purposes on the land,

that is specified in the notice, or is of a class specified in the notice, shall not be moved from the land in respect of which the notice applies except in accordance with the notice, or pursuant to an approval given under regulation 7 or a general exemption having effect under regulation 9.

(3) Where there are no longer any grounds for suspecting the presence on land of declared plants or declared animals specified in a property quarantine notice relating to that land, the Chief Officer, or an officer authorized in that behalf by the Chief Officer, shall revoke the property quarantine notice whereupon the land ceases to be quarantined land within the meaning of these regulations, and shall forthwith notify the owner and the occupier of the land in writing.

(4) Subject to subregulation (3), a property quarantine notice shall have effect according to its tenor, and every person who has been served with a property quarantine notice shall do all such things as are necessary to ensure compliance with the notice.

Penalty: \$500.

Warning.

4. (1) An inspector or authorized person who serves a property quarantine notice in respect of land shall, unless the Chief Officer or a Deputy Chief Officer otherwise approves, erect signs in accordance with subregulation (2) in relation to that land and approval to dispense with the erection of signs in relation to quarantined land shall not be given under this subregulation unless the Chief Officer or Deputy Chief Officer giving the approval is satisfied that, before committing an offence against these regulations in relation to the land, persons would have, or could reasonably be expected to have, notice that the land is quarantined land.

(2) Where signs are required by subregulation (1) to be erected in relation to quarantined land, there shall be erected in such manner as to be conspicuous to persons entering the land—

- (a) at each of the main entrances—a sign at least 75 cms wide and 45 cms high; and
- (b) at each other entrance—a sign at least 25 cms wide and 18 cms high,

indicating that the land is under quarantine and the declared plants or declared animals by reason of the presence, or suspected presence, of which the land is under quarantine.

(3) Where, under regulation 8, a property quarantine notice prohibits the entry of persons upon land to which the property quarantine notice relates, each sign erected under this regulation in relation to that land shall bear a conspicuous warning that entry upon the land is restricted under a property quarantine notice and that a person entering the land contrary to that notice commits an offence and is liable to prosecution.

(4) A person shall not, without lawful authority, remove, obscure, or otherwise interfere with a sign erected under this regulation.

Penalty: \$400.

Movement
from
quarantined
land.

5. (1) A person shall not, except pursuant to an approval given under regulation 7 or a general exemption having effect under regulation 9, move any thing from quarantined land contrary to a property quarantine notice.

Penalty: \$500.

(2) A person served with a property quarantine notice applying to the movement of any thing specified in the property quarantine notice shall, upon request by any person who is about to move from the quarantined land any thing mentioned in regulation 3 (2), produce for inspection—

- (a) the property quarantine notice; and
- (b) where the proposed movement is the subject of approval given under regulation 7, the written approval.

Penalty: \$400.

(3) Where land is the subject of a property quarantine notice but signs are not erected under and in accordance with regulation 4 in relation to the quarantined land, the occupier of the land shall, before allowing any person to move any thing, the movement of which is the subject of the property quarantine notice, from the quarantined land, produce, or cause to be produced, for inspection by that person—

(a) the property quarantine notice; and

(b) where the proposed movement is the subject of approval given under regulation 7, the written approval,

without waiting for a request for such production.

Penalty: \$400.

Marking.

6. (1) An inspector or authorized person may, in writing, direct a person having control of quarantined land to label, mark, brand, or otherwise identify, in a manner specified in the direction, any thing so specified, or of a class so specified, the movement of which is the subject of the property quarantine notice, in respect of the land.

(2) A person shall comply with a direction given under subregulation (1).

Penalty: \$400.

(3) Where a person fails to comply with a direction given under subregulation (1) an inspector or authorized person may carry out, or cause to be carried out, the labelling, marking, branding, or other identification required by the direction and, without prejudice to any proceedings for an offence against subregulation (2), or to the recovery of any penalty under that subregulation, the Protection Board may recover as a debt due to the Protection Board from the person who failed to comply with the direction the expenses incurred by an inspector or authorized person under this subregulation as a result of his failure.

Approval for movement.

7. (1) Where a person wishes to move any thing from quarantined land but to do so would not be in accordance with the property quarantine notice applying to the land and there is no general exemption under regulation 9 pursuant to which the thing could be moved, that person may apply to an inspector or authorized person for approval under this regulation to move the thing.

(2) An application for approval under this regulation shall state—

(a) the date of the property quarantine notice;

(b) the description of the quarantined land;

(c) the declared plants or declared animals by reason of the presence, or suspected presence, of which the land is under quarantine;

(d) the description and quantity of the thing proposed to be moved;

(e) the time when and the place to which, the thing is proposed to be moved;

(f) where property in the thing is to be disposed of, the name, address and occupation of the person to acquire the property;

(g) the use to which the thing is proposed to be put; and

(h) the proposed method of transportation and precautions to be adopted to prevent the spread of the declared plants, or declared animals, as the case may be.

(3) An inspector or authorised person to whom application is made for approval under this regulation may—

(a) request that such further information be provided as may appear to him to be relevant;

(b) grant approval in the terms of the application;

(c) where he sees fit, grant approval on such conditions as to him appear appropriate for the purposes of the Act;

(d) reject the application.

(4) Without limiting the other types of conditions that may be imposed in granting approval under this regulation, such approval may be granted subject to a condition—

(a) that the thing to which the approval relates be marked, labelled or otherwise identified in a manner specified in the approval;

(b) where the property quarantine notice was given by reason of the presence, or suspected presence, of declared plants, that any animals or things specified in the approval, or of a class specified in the approval, be inspected in the manner specified in the approval and, where they are found to, or it appears that they are likely to, carry or contain prohibited material or declared plants, they be subjected to cleansing treatment specified in the approval or be disposed of in a manner so specified.

Entry upon quarantined land.

8. (1) Where a property quarantine notice is given by reason of the presence, or suspected presence, of declared plants on the land to which the property quarantine notice relates, the notice may, in addition to any other requirement, require that—

(a) persons of a class specified in the notice; or

(b) persons other than persons of a class specified in the notice,

shall not enter upon any part of the quarantined land, other than a residence on the quarantined land or the usual access through the quarantined land to any such residence, except pursuant to and in accordance with the written approval of an inspector or authorized person and the requirement may be limited by reference to the time or purpose of the entry or so that it applies only if conditions specified in the notice have not been complied with.

(2) A person shall not enter upon quarantined land contrary to a property quarantine notice unless he has first obtained the written approval of an inspector or authorized person to do so and he acts in accordance with any conditions or limitations to which such approval may be expressed to be subject.

Penalty: \$400.

Exemption
from
quarantine.

9. (1) The Protection Board may by notice published—

(a) in the *Gazette*; and

(b) at least twice in a newspaper circulating generally in the area where the quarantined land to which the notice relates is situated, so that an interval of at least a week is allowed to elapse between each such publication,

generally exempt persons from such of the requirements of a property quarantine notice or a notice under regulation 10 as may be specified in the notice of exemption, and in the notice may specify a time or times during which, and conditions subject to which, the exemption shall apply.

(2) The Protection Board may, by a subsequent notice published in accordance with subregulation (1), vary or revoke a notice under subregulation (1) which shall thereupon have effect as so varied, or cease to have effect, as the case may be.

Property
quarantine
areas.

10. (1) The Protection Board may, by notice published—

(a) in the *Gazette*; and

(b) at least twice in a newspaper circulating generally in the area where the land to which the notice relates is situated, so that an interval of at least a week is allowed to elapse between each publication,

declare land in or upon which declared plants or declared animals are, or are suspected to be, present, to constitute a property quarantine area.

(2) A notice published under subregulation (1) shall state that for the purposes of these regulations land in the property quarantine area is quarantined land, shall specify the declared plants or declared animals that are, or are suspected to be, present in or upon the land to which it applies, and the time from which the notice applies, and may contain such requirements as may be contained in a property quarantine notice.

(3) Where a notice is published under subregulation (1) in respect of land, for the purposes of these regulations each person who is the owner or occupier of any of the land is deemed to have been served with a property quarantine notice, in the same terms as the notice under subregulation (1), specifying the land in the property quarantine area of which he is the owner or occupier as the land to which the property quarantine notice applies.

(4) A notice published under subregulation (1) may be revoked—

(a) by the Protection Board by a subsequent notice so published; or

(b) in so far as it applies in relation to any specified land within the property quarantine area, by the Chief Officer, or an officer authorized in that behalf by the Chief Officer, by notice in writing served upon the owner and the occupier of that land,

whereupon the land in relation to which the revocation applies ceases to be quarantined land within the meaning of these regulations.

Appeal.

11. (1) A person aggrieved by a decision under these regulations relating to—

(a) the giving of, or any requirement of, a property quarantine notice in respect of land;

(b) any approval or exemption sought or given for the purposes of these regulations;

(c) the continued application of a property quarantine notice, or any requirement thereof, in respect of land;

(d) a direction given under regulation 6;

(e) a condition to which any approval or exemption is given for the purposes of these regulations;

(f) the constitution or continuation of a property quarantine area, may appeal to the Minister against the decision, in writing, identifying the decision appealed against and setting out the grounds upon which he is aggrieved.

(2) In determining an appeal under subregulation (1) the Minister may reverse, vary, or confirm the decision against which the appeal is made, and effect shall be given to the determination of the Minister which shall be final.

GOVERNMENT SCHOOL TEACHERS
ARBITRATION AND APPEAL ACT
1979.

Government School Teachers' Tribunal.
Sal. Appeal No. 3/80.

In the matter of an application by the State School Teachers' Union of Western Australia (Incorporated) for a Teacher Training and Demonstrating (Education Department) Award. Between the State School Teachers' Union of Western Australia (Incorporated), applicant, and the Hon. Minister for Education, respondent.

Decision of Tribunal.

The State School Teachers' Union of Western Australia applies for an Award to issue to cover allowances to be paid to teachers taking part in teacher training programmes within State Schools. Prolonged negotiations having failed to bring about a settlement of all the issues raised, the differences between the parties are brought before the Tribunal for arbitration under the provisions of section 18 of the Government School Teachers' Arbitration and Appeal Act 1979 (hereafter referred to as the Tribunal Act).

The allowances paid to teachers are now based upon the determination of the Minister made on the 17th of February, 1978, as varied on appeal by the decision of the Tribunal established under the Education Act 1928 and published on the 14th December, 1979. The Schedule of Allowances is as follows:—

"Schedule.

- (a) Principals or a teacher deputised by them who are not responsible for teaching a class and who are engaged in the supervision of training duties—82 cents per student per day. One supervision allowance only to be paid by each institution whose students are supervised in the school.
- (b) Principals or a teacher deputised by them who are responsible for teaching a class and who are engaged in supervision of training duties (in addition to any allowances payable under paragraph (c))—82 cents per student per day. One supervision allowance only to be paid by each institution whose students are supervised in the school.
- (c) Teachers engaged in training duties—\$3.87 per student per day. Where the training duties of a student in any one day are undertaken by more than one teacher the Principal shall determine the apportionments of this daily rate between teachers sharing such duties. If a student does not attend the training for which a teacher has prepared, the teacher shall receive the daily allowances for each day the student is absent up to a maximum of five days.
- (d) Teachers who give authorised demonstration lessons—\$16.00 per demonstration lesson.
- (e) Principals or a teacher deputised by them responsible for the administration of authorised demonstration lessons—\$3.73 per demonstration lesson provided that the maximum amount payable under this subclause shall not exceed \$7.48 in any one day.
- (f) Any teacher who has been requested by the practice department of a training institution to participate in a demonstration lesson or part thereof which will be video-taped or motion filmed (in addition to any allowance payable under subparagraph (d))—\$3.32 per minute of authorised production."

In April 1980 the Union gave notice to the Minister of an application for an Award under the terms of section 14 of the Tribunal Act. Agreement between the parties not having been reached as to all rates of payment the matter was referred to the Tribunal for arbitration by letter dated the 11th June, 1980. Inadvertently, the Union filed a Schedule of Rates which was not identical to that initially served on the Minister in that the item relating to the allowance to be paid for demonstration lessons was omitted. By letter dated the 1st July, 1980, that defect was remedied. At that stage the principal change which the Union sought to bring about was to provide a flat daily rate to be paid

to supervisors engaged in training duties instead of a fixed rate per student per day. Rates relating to supervisors and teachers engaged in training duties claimed were then as follows:—

- "(a) Principals or a teacher deputised by them who are not responsible for teaching a class and who are engaged in the supervision of training duties: \$8.45 per day.
- (b) Principals or a teacher deputised by them who are responsible for teaching a class and who are engaged in supervision of training duties (in addition to any payment payable under subparagraph (c)): \$4.07 per day.
- (c) Teachers engaged in training duties: \$4.22 per student per day. Where the training duties of a student in any one day are undertaken by more than one teacher the Principal shall determine the apportionments of this day rate between the teacher sharing such duties. If a student does not attend for a day of training for which a teacher has prepared the teacher shall receive the payment for each day the student is absent."

The Minister in answer to the above claims offered a rate of 92 cents per day per student in paragraphs (a) and (b) and a rate of \$4.21 per student per day under (c) with a proviso that payment to the teacher in the case of an absent student be limited to five days. The Minister agreed to the other items in the Union's Schedule of Rates. It can be seen then that the parties were not far apart but the prospect of agreement being reached vanished with the next step in the proceedings.

Under cover of a letter dated the 30th September, 1980, the Union filed another amended claim in which the rates of payment for teachers engaged in training duties were dramatically increased. The new rates claimed were in line with the report of the Academic Salaries Tribunal constituted by Mr. Justice Ludeke and dated the 6th June, 1980. A further amendment was made by letter dated the 23rd October, 1980, to include a rate of payment for "Deputy Principals who hold appointments for training duties".

The Schedule of Rates of payment claimed in its final form is as follows:—

- "(a) Principals or a teacher deputised by them who are engaged in the supervision of training duties shall be paid 63 cents per student per day up to a maximum of \$6.30 per day.
- (b) Teachers engaged in training duties (a) \$6.20 per student per day for teachers engaged in training duties for supervision in secondary schools in one method and (b) \$10.55 per student per day for teachers engaged in training duties in primary schools. Where the training duties of a student in any one day are undertaken by more than one teacher the Principal shall determine the apportionments of this day rate between the teachers sharing such duties. If a student does not attend for a day of training for which a teacher has prepared the teacher shall receive the payment for each day the student is absent.
- (c) Teachers who give authorised demonstration lessons: \$17.44 per demonstration lesson.
- (d) Deputy Principals who hold appointments for training duties: \$758.
- (e) Principals or a teacher deputised by them responsible for the administration of authorised demonstration lessons: \$4.07 per demonstration lesson provided that the maximum amount payable under this sub-clause shall not exceed \$8.14 in any one day.
- (f) Any teacher who has been requested by the practice department of a teacher training institution to participate in a demonstration lesson or part thereof which will be video-taped or motion-filmed (in addition to any payment under subparagraph (d)): \$3.62 per minute of authorised production."

The Minister agrees to the terms of paragraph (c), (e) and (f). As to paragraph (d) the Tribunal finds that this provision is outside the scope of the proposed

Award. A Deputy Principal who holds an appointment for training duties enjoys a substantive position and if any application for a variation of the salary payable to him is to be made then that application should be by way of an application for variation of salary and not by means of an application for variation of an allowance payable as a reward for carrying out teacher training duties.

By his answer the Minister asks that Clauses (a) and (b) of the Schedule of Rates be in these terms:—

- “(a) Principals or a teacher deputising for them engaged in the supervision of training duties—92 cents per student per day. One supervision allowance only to be paid by each institution whose students are supervised in the school.
- (b) Teachers engaged in training teachers—\$4.21 per student per day. Where the training duties of a student in any one day are undertaken by more than one teacher the Principal shall determine the apportionment of this daily rate between the teachers sharing such students. If a student does not attend the training for which the teacher has prepared the teacher shall receive a daily allowance for each day the student is absent up to a maximum of five days.”

The Union claims that teachers in Western Australia perform similar work in teacher training to those teachers who are now being paid or about to be paid at the rates determined by Mr. Justice Ludeke and that the resulting inequity should be resolved by the Tribunal issuing an Award in the terms sought. The Tribunal is urged to apply the principles set out in Clause 7 (d) of the Wage Indexation Guidelines relating to inequities.

The Academic Salaries Tribunal to which Mr. Lloyd, for the Union, refers, was established under Part III of the Remuneration Tribunals Act 1973. The functions of the Tribunal, as set out in section 12C, are:

- “(a) to enquire into, and determine, the salaries to be paid to the academic staff of Commonwealth Institutions of Tertiary Education; and
- (b) to enquire into, and report to the Minister on—
- (i) the rates of salaries, in relation to academic staff of Institutions of Tertiary Education other than Commonwealth Institutions of Tertiary Education, that should be used as a basis for making grants in respect of recurrent expenditure in connection with those institutions; and
- (ii) the dates as from which those rates should be used.”

Section 12DC authorises that Tribunal in its discretion to exercise the powers contained under section 12C in relation to a particular category or class of academic staff. The decision upon which the Union relies is in fact a report of the Academic Salaries Tribunal constituted by Mr. Justice Ludeke and made pursuant to section 12DC (i) (b). The recommendations contained in that report are not binding on the Minister but when adopted as they have been by the Commonwealth they lend support to the Union's case. The learned judge recommended payment of the following rates, viz.:—

- “Co-ordinator
63 cents per student per day up to a maximum of \$6.30 per day.
- Supervising teacher
- (a) \$6.20 per student per day for supervision in secondary schools in one method;
- (b) \$10.55 per student per day for supervision in secondary schools in two methods and for supervision in primary schools.”

The Commonwealth provides financial assistance to the States in connection with tertiary institutions engaged in teacher education and does so under the State Grants (Tertiary Education Assistance) Act 1978 and amendments. Grants are made for recurrent expenditure for University purposes and for college purposes as in that Act defined. This Tribunal notes that in respect of the year 1981 (see Amending Act 96 of 1980) an auditor in each State is required to certify whether he is satisfied that the prescribed staff of the University or the college comprising each category or class of persons in respect of which the Academic Salaries Tribunal had, in a report or reports of that Tribunal, recommended a rate of

salary or a scale of rates of salary applicable to that year, had been paid in accordance with those recommendations. If the auditor is not satisfied he is asked to certify as to the rates actually applied. It is reasonable to infer from those provisions that it would be unwise for an authority to pay higher rates than those determined by the Academic Salaries Tribunal without good cause. The Minister's advocate, Dr. Foster, argues that it does not follow that the grant to an institution will be increased to cover increased expenditure due to the adoption of salary rates determined by the Academic Salaries Tribunal. Such grants we are told are not directly tied to actual costs but determined, as to the salaries component, by movements in the Academic Salaries Index.

The Union did not call any witnesses but a number of documents were tendered and received in evidence. In particular, Mr. Lloyd tendered a letter dated the 10th February, 1981, from the Tertiary Education Commission (Exhibit 3) confirming that the Minister for Administrative Services had announced the Government's acceptance of the determination and report of the Academic Salaries Tribunal and advising that:—

“... The Commission has sought information from State authorities relating to the estimated cost of implementing the recommendation of the Academic Salaries Tribunal. When all the information has been returned the Commission will be in a position to determine the amount of supplementation to be paid to each institution.

Adjustments to institutions' recurrent grants for increases in teaching costs as a result of National Wage Case decisions are determined in the normal way by movements in the Academic Salaries Index.”

The Minister's advocate referred the Tribunal to a later letter from the Tertiary Education Commission dated the 26th February, 1981 purporting to support the argument that the Commonwealth did not automatically meet increases in salary costs of supervising teachers. However, in that letter it is stated:—

“In accordance with Government Policy, recurrent grants to colleges of advanced education will be adjusted, as necessary to give effect to the Tribunal's recommendations which apply from the 1st July, 1980,

.....

The Tribunal recommended an increase in the rate for supervision in primary schools from \$6.20 per student per day to \$10.55 per student per day; the rates for supervision in secondary schools and for co-ordination were not changed. As the costs associated with practice teaching supervision vary between institutions, according to the extent of their involvement in teacher education it will be necessary for a separate assessment of the cost of implementing the recommendations to be made in respect of each college of advanced education.”

The Tribunal, in the light of the material presented, finds it difficult to accept the proposition that an institution which moves salary rates in accordance with recommendations of the Academic Salaries Tribunal adopted by the Commonwealth would be prejudiced.

Mr. Justice Ludeke in his report said that teachers whilst engaged in teacher training within schools were the part-time employees of the Tertiary Institution referring the students for training. The facts as found by him clearly support that view. For example he found that:—

“The colleges take great care in selecting teachers who will supervise the field of classroom experience of their students; an equally high standard is adopted in approving the senior teacher who co-ordinates the supervisor's work in each school.”

In this State the teachers who participate in teacher training programmes are selected by the school principal or his nominee subject to review by the superintendent within whose authority the school falls. The Minister concedes that in Western Australia such teachers are employed under the Education Act of 1928 and that they are not the servants of tertiary institutions. The jurisdiction of the Tribunal is not then in issue.

Because of the differences in selection and control of teachers involved in teacher training the Tribunal is of the view that the work carried out by the “co-ordinator”

is more demanding in this State than where the conditions outlined by Mr. Justice Ludeke prevail. It would appear that the Minister shares that view as evidenced by the rates of payment offered to "co-ordinators". The Union, on the other hand seeks to trade off the advantage held by "co-ordinators" to secure the Academic Salaries Tribunal rates for supervising teachers.

Dr. Foster posed the question why the Union at such a late stage seeks to adopt the recommendations of the Academic Salaries Tribunal. He points out that the 1976 report of that body has not been mentioned in any prior negotiations or claim. In reply Mr. Lloyd stated that no opportunity to claim the rates recommended in 1976 arose because the Minister did not make a determination against which an appeal was open. That statement is not in accord with the facts. In February 1978 the Minister did make a determination and that determination was taken on appeal. In the course of that appeal no mention was made at all of the recommendations of the Academic Salaries Tribunal and the decision of the Tribunal was made without reference to them. Ample opportunity was available from February 1978 down to September 1980 for the effect of the 1976 decision to be raised in negotiations, on appeal or in a claim under the Tribunal Act.

Supervising teachers are now asking for a massive increase in their rates of pay to bring them into line with the rates determined by Mr. Justice Ludeke in June 1980 and in doing so are confronted by the hurdle created by the Union in making a claim on merit for them of about 35 per cent of the rates sought.

Under the guidelines it is not sufficient to show that the similar rates of pay are being paid for similar work. There must be some other significant factor which makes the situation inequitable. Clause 7 (d) (2) provides:—

"In dealing with inequities the following overriding considerations shall apply:

- (i) The pay increase sought must be justified on the merits.
- (ii) There must be no likelihood of follow on.
- (iii) The economic cost must be negligible.
- (iv) The increase must be a once-only matter."

The guidelines were applied in *Re Engineering (Oil Companies) Award 1977* (1979 A.I.L.R. 91). In that case an application was brought before the full bench of the Australian Commission for an order granting to employees at Port Stanvac wage rises reflecting award rates applicable in every other refinery under the *Engineering (Oil Companies) Award*. The Commission found that an inequity within the meaning of Clause 7 (d) had been established and granted the wage rises sought to achieve uniformity of wage rates in Federal oil industry awards. Only one wage fixing authority was there involved and it was dealing with the workers employed in the same industry.

Teachers engaged in teacher education within the States are under the jurisdiction of the relevant State wage fixing authority. Differences in rates of payment from one State to another do not in themselves amount to an inequity (see claims of Australian Railways Union and others re inequities 1979 A.I.L.R. 288). There must be a presumption that rates set by such authorities are appropriate to the conditions existing in the State where the rate applies.

In establishing guidelines for the purposes of Wage Indexation the Western Australian Industrial Commission (see Volume 55 W.A.I.G. 803) said:—

"In addition to the wage variations which will flow from indexation we intend to reflect in our awards any decision of the Australian Commission following the annual productivity review which it proposes and, where an award has a well recognized nexus with an award of another industrial authority . . . award rates from that other award may be adopted . . . And also . . . we believe that room must be left for the elimination of unfair discrepancies between one award and another."

That approach the Tribunal endorses.

In the course of its decision in the 1979 Salary Appeal the Tribunal stated:—

"We do not consider a movement in teachers' salaries in this State is at present warranted. We have, however, indicated that we would not support

a situation whereby teachers here were disadvantaged in salary matters when compared with teachers elsewhere."

The facts here indicate that teachers in this State have been disadvantaged as to the rates of pay for supervising teachers and shall continue to be disadvantaged unless a substantial increase in those rates is granted. We do not intend that that statement be taken as criticism of the 1979 decision of the Tribunal which was made *per incuriam* in that its attention was not drawn to relevant decisions of other authorities.

We are troubled by the manner in which the case for the teachers has been presented and further by the apparent failure by the Union to keep itself informed of movements of rates of remuneration applied in the field of teacher education. Why teachers in this State should have been paid substantially less than the rate paid in New South Wales prior to the report of Mr. Justice Ludeke is difficult to follow bearing in mind the long standing claim of a nexus between the States on matters of salary.

We are satisfied that the work carried out by the teachers sought to be covered by the proposed award is similar to the work carried out by teachers in the same field in other States and the Australian Capital Territory. Further, we are satisfied that teachers in Western Australia in areas of skill and expertise do not suffer in comparison with their fellows outside the State. The Tribunal is of the opinion that there is no justification for a differential in rates of payment by reason of the fact that in Western Australia teachers remain the servants of the Minister for Education under the Education Act. It might well be that teachers in this State contribute a great deal more in teacher education than those elsewhere by reason of the nature of the practice programmes generally followed in this State. No claim has ever been made on behalf of supervising teachers in respect to the long term practice which takes place in the last year of training.

The Tribunal is bound to act according to equity, good conscience and the substantial merits of the case and to that end is empowered to inform itself on any matter in such manner as it thinks fit. Applying those principles we are of the opinion that relief should be granted to supervising teachers to remove a marked discrepancy in rates of payment. The Tribunal is satisfied as to the following matters of fact:—

- (i) the report of Mr. Justice Ludeke and his recommendations have been adopted by the Commonwealth
- (ii) the rates determined by him have also been approved for payment in
 - (a) Tasmania
 - (b) New South Wales and
 - (c) Victoria.

Notwithstanding the dearth of evidence offered by the Union in relation to the merits of the claim of supervising teachers standing alone and in relation to the economic cost thereof the Tribunal makes an award in the terms set out in the annexure hereto.

The Tribunal fixes the 1st February 1981, as the date of the commencement of the award. To cushion the effect of the considerable increase in the rate to be paid to supervising teachers in primary schools and supervising teachers in two methods in secondary schools the determination of Mr. Justice Ludeke will be implemented in two stages. Down to the 30th June next the rate will be \$7.20 per student per day and thereafter \$10.55 per student per day. Although we can appreciate the disappointment principals will feel at the rates fixed for co-ordinators the claim was so founded by the Union that there was no alternative to the incorporation of the lower rates sought.

Dated the 23rd day of April, 1981.

C. N. BOYS,
Chairman.

NENNIE HARKEN,
Elected Member.

B. J. COURTNEY,
Nominee Member.

Annexure.

BEFORE THE GOVERNMENT SCHOOL
TEACHERS' TRIBUNAL.

Award No. S3 of 1980.

Between The State School Teachers' Union of Western Australia (Incorporated), applicant, and The Minister for Education, respondent.

The Tribunal in exercise of the powers conferred on it under section 22 of the Government School Teachers Arbitration and Appeal Act 1979 doth hereby make the following award in connection with the industrial dispute between the above named parties.

Award.

1.—Title.

This award shall be known as the Teacher Training and Demonstrating (Education Department) Award (1980).

2.—Arrangement.

1. Title.
2. Arrangement.
3. Scope.
4. Term.
5. Definitions.
6. Date of Commencement.
7. Rates of Payment.

3.—Scope.

This award shall apply to all teachers organising, administering, supervising and undertaking demonstrating or who in any way authorised by the principal after consultation with the training institution are involved in training and/or demonstrating for the purpose of teacher training, excluding that which relates to the Assistant Teacher Programme.

4.—Term.

This award shall operate for a period of one year.

5.—Definitions.

"Teacher"—as defined in the Government School Teachers' Arbitration and Appeal Act 1979.

"Training Authority (Institution)"—means an institution approved by the Minister for Education to undertake teacher education.

6.—Date of Commencement.

The rates of payment prescribed in the next succeeding clause shall be payable from the 1st February, 1981, unless otherwise therein provided.

7.—Rates of Payment.

The rates prescribed in this award or any amendments to this award shall be varied to the extent necessary to give effect to any decision of the Australian Conciliation and Arbitration Commission in a National Wage case, made during the currency of this award and expressed to be on general economic grounds and which has general application.

These rates of pay are to be regarded as a salary component for the teachers concerned.

- (a) Principals or teachers deputised by them who are engaged in the supervision of training duties shall be paid 63 cents per student per day up to a maximum of \$6.30 per day. One supervision allowance only to be paid by each institution whose students are supervised in the school.
- (b) Teachers engaged in training duties (a) \$6.20 per student per day for teachers engaged in training duties for supervision in secondary schools in one method and (b) \$7.20 per student per day down to the 30th June, 1981, and thereafter \$10.55 per student per day for teachers engaged in training duties in secondary schools in two subjects and for teachers engaged in training duties in primary schools. Where the training duties of a student in any one day are undertaken by more than one

teacher the Principal shall determine the apportionments of this day rate between the teachers sharing such duties. If a student does not attend for a day of training for which a teacher has prepared the teacher shall receive the payment for each day the student is absent up to a maximum of five days.

- (c) Teachers who give authorised demonstration lessons: \$17.44 per demonstration lesson.
- (d) Principals or teachers deputised by them responsible for the administration of authorised demonstration lessons: \$4.07 per demonstration lesson provided that the maximum amount payable under this subclause shall not exceed \$8.14 in any one day.
- (e) Any teacher who has been requested by the practice department of a teacher training institution to participate in a demonstration lesson or part thereof which will be video-taped or motion-filmed (in addition to any payment under subparagraph (c)): \$3.62 per minute of authorised production.

In witness whereof the members of the Tribunal have hereunto set their hands this 23rd day of April, 1981.

C. N. BOYS,
Chairman.

NENNIE HARKEN,
Elected Member.

B. J. COURTNEY,
Nominee Member.

COLLEGES ACT 1978.

PURSUANT to Section 26 (1) of the Colleges Act 1978, the Council of the Claremont Teachers College hereby makes the Statute set out in the Schedule hereto and authorises the affixing of the Seal thereto.

Schedule.

Statute 2.

1.0 Honorary Awards and Degrees.

That should Council be disposed, in any particular instance, to exercise its powers to grant honorary awards, the following procedures be used:—

- 1.1 Names of persons to be considered for an Honorary Award shall be submitted to the Chief Executive Officer by 30 September each year.
- 1.2 Each proposal shall be accompanied by a relevant citation.
- 1.3 Each proposal shall be considered by a committee consisting of the Chairman of Council, the Chief Executive Officer and the Assistant Director, Academic Planning.
- 1.4 The Committee may consult such other persons as it may deem appropriate.
- 1.5 The Committee shall make recommendations to the Council in respect of each proposal and such recommendations shall be considered by the Council at its next convenient meeting.
- 1.6 Honorary awards granted by the Council shall normally be bestowed at the Annual Graduation Ceremony of the College.

2.0 That under the authority given to it by the Colleges Act 1978, to grant honorary awards, Council establishes the award of Doctor of Teacher Education, to be used for honorary purposes only.

The Common Seal of the Claremont Teachers College was hereto affixed by the authority of a resolution of the Council of the College in the presence of—

B. ATKINSON,
Deputy Chairman.

[L.S.]

T. RYAN,
Director.

EDUCATION ACT 1928-1979.

EDUCATION ACT AMENDMENT REGULATIONS.

MADE by the Minister for Education.

1. These regulations may be cited as the Education Act Amendment Regulations (No. 5) 1981.

2. Regulation 102D of the Education Act Regulations 1960*, as amended, is amended by inserting after subregulation (2) the following subregulation—

“(2a) Notwithstanding subregulation (2) of this regulation, a principal is eligible to have his name only on the promotion list applicable to the class of school immediately next above the class of school in which he is placed at the time at which the promotion list in question is compiled.”

W. L. GRAYDEN,
Minister for Education.

* Reprinted *Government Gazette* 19 March 1971.

STATE TENDER BOARD OF WESTERN AUSTRALIA.

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1981			
April 17	275A/1981	Distribution Transformers (2 year period)—P.W.D.	May 14
April 17	279A/1981	Haemodialysis Concentrate (1 year period)—Royal Perth Hospital and Sir Charles Gairdner Hospital	May 14
Apr. 24	283A/1981	Chlorine Fume Control Equipment for Beenup Wastewater Treatment Plant and Mirrabooka Groundwater Treatment Works—M.W.B.	May 14
Apr. 24	287A/1981	10 Tonne Mobile Slewing Crane (1 only)—P.W.D.	May 14
Apr. 24	288A/1981	Mechanical Road Sweeper (1 only)—M.R.D.	May 14
Apr. 24	289A/1981	Portable Electronic Weighing Plates—(30 only) and ancillary equipment—M.R.D.	May 14
Apr. 24	291A/1981	Instant Coffee (1 year period)—Various Government Departments	May 14
May 1	307A/1981	Steel Pipes (400 mm to 1000 mm Diameter) (1 year period)—M.W.B.	May 14
April 17	263A/1981	Sodium Silico Fluoride Chemical (approx. 150 tonnes)—M.W.B.	May 21
May 1	305A/1981	Safety Industrial Footwear (1 year period)—Various Government Departments	May 21
May 1	306A/1981	Ammunition (1 year period)—Agriculture Protection Board	May 21
May 1	308A/1981	Industrial Clothing (1 year period)—Various Government Departments	May 21
May 1	309A/1981	Industrial Clothing (1 year period)—Westrail	May 21
May 1	310A/1981	Machine Tool Equipment (6 month period)—Various Government Departments	May 21
May 1	311A/1981	Agricultural Wheel Tractors (2 only Four Wheel Drive and 2 only Rear Wheel Drive)—Forests Department	May 21
May 1	313A/1981	Paint (1 year period) Various Government Departments	May 21
May 8	314A/1981	Tinned Fruits and Fruit Juices (1 year period)—Various Government Departments	May 28
May 8	327A/1981	Air Conditioning Units (5 only)—P.W.D.	May 28
May 8	328A/1981	Waterproof clothing and boots (full length coats, suits, sou'westers, knee boots) (1 year period)—Various Government Departments	May 28
May 1	300A/1981	Certain Classes of Motor Vehicles (2 year period)—Various Government Departments	June 4
May 8	333A/1981	Wheel Mounting and Demounting Press (one only)—Westrail	June 4
<i>Service Required</i>			
April 17	276A/1981	Aeroplane Charter for Aerial Baiting Campaign against Wild Dogs in the Pilbara Region—Agriculture Protection Board	May 14
Apr. 24	290A/1981	Aerial Baiting—Wild Dogs (1 year period)—Agriculture Protection Board	May 14
May 1	292A/1981	Transport of Furniture and Effects (2 year period)—Education Department....	May 21
May 1	293A/1981	Transport of Furniture and Effects (2 year period)—Police Department	May 21
May 1	294A/1981	Transport of Motor Vehicles (2 year period)—Education Department	May 21
May 1	295A/1981	Transport of Motor Vehicles (2 year period)—Police Department	May 21

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1981			
April 17	264A/1981	1976 Holden HX Station Sedan (UQZ 021) at Derby	May 14
April 17	266A/1981	Aristocrat MK III Office Type Caravan (UQU 973) at Point Samson	May 14
April 17	278A/1981	Holden HJ Station Sedan (UQY 371) (Re-called) at Derby	May 14
Apr. 24	280A/1981	“Bradma” Electric Printing Machine (1 only) and “Bradma” Plate Machine (1 only) at North Fremantle	May 14
Apr. 24	282A/1981	1978 Falcon Panel Van (XQF 633); 1978 Toyota FJ45 Land Cruiser (XQF 137) and 1977 Holden HX Sedan (UQZ 338) at South Hedland	May 14
May 1	296A/1981	Jacobson 16 h.p. Ride-on Mower at East Perth	May 14
May 1	301A/1981	BKB 300 Amp Welder Trailer Mounted (PW 245) at East Perth	May 14
May 1	303A/1981	1978 Toyota FJ45 Vans (2 only); Modern 2 wheel Caravans (1 only 1965 and 1 only 1966) at Forrestfield	May 14

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

For Sale by Tender—continued

Date of Advertising	Schedule No.	For Sale	Date of Closing
May 1	304A/1981	Used Car, Truck and Tractor Tyres at Como	May 14
May 1	297A/1981	Holden HX Station Sedan (UQZ 029) Recalled, at South Hedland	May 21
May 1	298A/1981	1977 Holden HX Station Sedans (3 only) and Gemini TD Sedan (1 only) at Karratha	May 21
May 1	299A/1981	Holden HZ Station Sedan (XQE 401) at South Hedland	May 21
May 1	302A/1981	Toyota FJ45 Land Cruiser Utility (XQF 845) at Kununurra	May 21
May 1	312A/1981	Surplus Pipe (approx. 48 170 m x 9½ in. O.D.) Along Coolgardie-Norseman Main Line	May 21
May 8	320A/1981	Toyota 12/15 seater Commuter Bus (MRD 1832) at East Perth	May 21
May 8	322A/1981	Holman 60 cubic foot/minute air compressor (MRD 517) (Trailer Mounted) at East Perth	May 21
May 8	323A/1981	Ingersoll Rand 242 type 30 Air Compressor (MRD 557) at East Perth	May 21
May 8	324A/1981	Yamaha AG100 Motor Cycle (MRD 1069) (Re-called) at East Perth	May 21
May 8	325A/1981	Dodge 3 Tonne Truck (MRD 1551) at East Perth	May 21
May 8	326A/1981	Manually operated rock splitter (one only) at Perth	May 21
May 8	329A/1981	Lincoln 225 DC Welder (MRD 483) at East Perth	May 21
May 8	330A/1981	Sewell B100 Road Broom (MRD 477) at East Perth	May 21
May 8	331A/1981	Mack F711RST Prime Mover Truck (MRD 373) at East Perth	May 21
May 8	332A/1981	Firearms (10 only) at Maylands	May 21
May 8	334A/1981	C.P. Pneumatic Rock Drill (PW 588) at East Perth	May 21
May 8	336A/1981	1970 Finsbury 3 in. Centrifugal Water Pump (PW 315) at East Perth	May 21
May 8	337A/1981	Scrap Steel and Sheet Steel Pressings (approx. 20 000 kg) (1 year period) at East Perth	May 21
May 8	315A/1981	1978 Toyota FJ45 4 x 4 Table Top Land Cruiser (XQE 567) and 1978 Holden HZ Station Sedan (XQE 742) at Wyndham	May 28
May 8	316A/1981	O'Neil Skid Mounted Ablution Unit (MRD 849) at Port Hedland	May 28
May 8	317A/1981	1976 Ford Falcon XC Sedan (UQY 808) at Karratha	May 28
May 8	318A/1981	1976 Dodge D5N 1 500 kg Truck (XQC 019) at Geraldton	May 28
May 8	319A/1981	1975 Dodge Flat Top Truck (UQX 851) and 1977 Holden HZ One Tonne Truck (XQD 606) at Exmouth	May 28
May 8	321A/1981	1977 Holden HZ Utility (XQD 977); 1979 Holden HZ Station Sedan (XQG 448) and 1971 Holden HJ Panel Van (UQS 673) at South Hedland	May 28
May 8	335A/1981	Simplex Locomotives (2 only) at Wyndham	June 4

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.

B. E. CORBOY,
Chairman, Tender Board.

ACCEPTANCE OF TENDERS

Schedule No.	Contractor	Particulars	Department Concerned	Rate
854A/80	Kelly & Lewis Pumps	Design, Manufacture, Supply, Testing, Commissioning and delivery of two (2) only variable Speed Pumping Units	M.W.B.	Total contract price \$627 549
915A/80	Johns Engineering Co. Pty. Ltd.	Supply and Delivery of One (1) only 8 Tonne Mobile Crane	P.W.D.	\$45 150
135A/81	R. David Moss P/L	Supply and Delivery of: Item 1: Longcoats, Waterproof, Fluorescent, Orange Red Item 2: Jackets, Waterproof, Fluorescent, Orange Red	Westrail	\$13.08 each \$9.90 each
141A/81	Steel Mains Pty. Ltd.	Manufacture, Coating, Lining, Testing, Supply and Delivery of Steel Pipes (1 year period)	M.W.B.	Details on application
161A/81	Prestige Motors P/L	Supply and Delivery of Six (6) only Petrol Driven, 14-seater, Buses	Community Welfare Dept.	\$8 898 each
<i>For Sale</i>				
164A/81	Various	Purchase and Removal of Miscellaneous Equipment at Rivervale	M.R.D.	Details on application
170A/81	Soltoggio Bros.	Purchase and Removal of Secondhand Toyota Dyna Crew Cab Truck (MRD 901) at East Perth	M.R.D.	For the sum of \$626
178A/81	Various	Purchase and Removal of Secondhand Firearms at Maylands	Police	Details on application
196A/81	G. S. Baker	Purchase and Removal of: Item 1: Secondhand 1969 Foco Truck Loading Crane Item 2: Secondhand 1972 Ingersoll Rand Diesel Air Compressor	M.W.B.	For the sum of \$2 400 \$645
	Cooper Motors	Item 3: Secondhand 1970 Broomwade Diesel Air Compressor		For the sum of \$557

STATE TENDER BOARD OF WESTERN AUSTRALIA—*continued.**ACCEPTANCE OF TENDERS—continued*

Schedule No.	Contractor	Particulars	Department Concerned	Rate
<i>For Sale—continued</i>				
	G. H. Stokes	Item 4: Secondhand 1967 Lincoln Mobile Welder (Reg. No. UQU 491)		For the sum of \$462
		Item 5: Secondhand 1968 Lincoln Mobile Welder (Reg. No. UQU 503) at Welshpool		For the sum of \$638
216A/81	G. Eggeling	Purchase and Removal of Secondhand Dodge Prime Mover (Reg. No. UQN 567) at Manjimup	Forests	For the sum of \$4 590
225A/81	Manjimup Toyota	Purchase and Removal of Secondhand Toyota SWB (Reg. No. UQK 517) at Manjimup	Forests	For the sum of \$1 000
229A/81	E. R. Beckett	Purchase and Removal of Secondhand Toyota Landcruiser Panel Van (Reg. No. UQS 334) at Derby	P.W.D.	For the sum of \$2 725.50
230A/81	P. B. Miller	Purchase and Removal of:	Forests	
		Item 8: Secondhand Holden Utility (Reg. No. UQP 024) at Gngangara		For the sum of \$750
	L. Bromley	Item 9: Secondhand Holden Utility (Reg. No. UQP 169)		For the sum of \$625
	K. W. Heaton	Item 11: Secondhand Holden Utility (Reg. No. UQP 025)		For the sum of \$551.05
		Item 16: Secondhand Holden Utility (Reg. No. UQP 035) at Gngangara		For the sum of \$805.05
	West City Cars	Item 12: Secondhand Holden Utility (Reg. No. UQP 100) at Gngangara		For the sum of \$705
231A/81	W. C. Couper	Purchase and Removal of Secondhand Holden Station Sedan (Reg. No. XQD 385) at Karratha	P.W.D.	For the sum of \$2 677
238A/81	Crosse Hull P/L	Purchase and Removal of:	M.R.D.	
		Item 1: Secondhand Dodge Mechanics Van (MRD 1873)		For the sum of \$1 110
		Item 2: Secondhand Dodge Flat Top Truck (MRD 2132) at Kununurra		\$1 030
<i>All Tenders Declined</i>				
535A/80		Supply and Delivery of Polishers and Vacuum Cleaners (1 year period)	Various	
38A/81		Supply and Delivery of Heavy Duty Tractor Mounted Side Shift Backhoe/Loader (One Only)	M.W.B.	

MAIN ROADS DEPARTMENT

Tenders

Tenders are invited for the following projects.

Tender documents are available from the Clerk in Charge, Orders Section, Main Roads Department, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date
137/80	External painting of dwelling at Lot 395 (No. 21) Freeth Way, Brentwood	19 May 1981
136/80	Conversion of Wash Bay to Paint. Spray Booth, Bunbury Depot (Recall)	2 June 1981

Acceptance of Tenders

Tender No.	Description	Successful Tenderer	Amount \$
117/80	Internal painting and maintenance work to the Rugul Buru (Single Men's Quarters), Derby	K. M. & L. F. Turnseck	4 300
122/80	Broadloom Carpet Carnarvon Divisional Offices, Robinson Street, Carnarvon	P Jay's Furniture and Floorcoverings	2 300

D. R. WARNER,
Secretary.
29 April 1981

GOVERNMENT PRINTING OFFICE OF W.A.

TENDERS FOR GOVERNMENT PRINTING

Tenders are invited for the supply of the undermentioned stores.

Tenders close at Wembley, at 10.00 a.m. on 18 May, 1981.

Tender No.	Description	Size
CP 9650	10 000 one-part continuous	279 x 240 mm
CP 9651	100 books of 50 leaves in triplicate	237 x 155 mm
CP 9657	7 500 banker envelopes	90 x 145 mm
CP 9658	12 books of 50 in triplicate	320 x 210 mm
CP 9659	20 books of 50 in triplicate	320 x 210 mm
CP 9660	30 books of 40 in quadruplicate	297 x 210 mm
CP 9661	50 000 envelopes	110 x 220 mm
CP 9664	50 books of 100 in triplicate	165 x 203
CP 9672	Various quantities of Report Forms	105 x 210 mm
CP 9678	40 books of 100 leaves	152 x 225 mm
CP 9679	20 pads of 50 in triplicate	250 x 204 mm
CP 9681	1 000 pads of 50 in triplicate	210 x 148 mm
CP 9682	5 000 window face envelopes	110 x 220 mm

SPECIAL NOTE—STOCK:

Tenderers are requested to specify—

1. Country of Origin.
2. Brand or make of material.
3. In this contract preference may be given to W.A. or other Australian made stocks in accordance with Government Policy.

ACCEPTANCE OF TENDERS

Tender No.	Particulars of Stores	Successful Tenderer	Amount \$
CP 9568	200 books of 100 in triplicate	Compact	982
CP 9570	1 000 pads of 50 in duplicate	Porter & Salmon	1 680
CP 9571	200 books of 100 in triplicate	Cameo	565
CP 9572	10 000 two-part fanapart sets	Compact	372
CP 9579	100 books of 25 in duplicate	Cameo	328
CP 9580	50 books of 20 sets of 2 leaves in quad.	Port	401

WILLIAM C. BROWN,
Government Printer.

APPOINTMENTS

(Under section 6 of the Registration of Births, Deaths and Marriages Act, 1961-1979.)

Registrar General's Office,
Perth 29 April 1981.

THE following appointments have been approved:—

R.G. No. 31/72.—Mr. James William Houlahan has been appointed as District Registrar of Births, Deaths and Marriages for the Sussex Registry District to maintain an office at Busselton during the absence on leave of Mr. A. G. Down. This appointment dated from 17 April 1981 to 20 May 1981.

R.G. No. 107/71.—Sergeant Lawrence Raymond Morris has been appointed as Assistant District Registrar of Births and Deaths for the Katanning Registry District to maintain an office at Ravensthorpe during the absence

on leave of Sergeant D. A. Webster. This appointment dates from 4 May 1981 to 16 June 1981.

R.G. No. 44/68.—Mr. Peter John Shadforth has been appointed as District Registrar of Births, Deaths and Marriages for the Moora Registry District to maintain an office at Moora during the absence on sick leave of Mr. J. L. Cope. This appointment dated from 6 April 1981.

R.G. No. 48/68.—Mr. Reginald John Worth has been appointed as Acting District Registrar of Births, Deaths and Marriages for the Perth Registry District to maintain an office at Perth during the absence on other duties of Mr. D. G. Stockins. This appointment dated from 4 May 1981 to 8 May 1981.

E. C. RIEBELING,
Registrar General.

MINING ACT 1904

Department of Mines,
Perth, April 28, 1981.

IN accordance with the provisions of the Mining Act 1904 His Excellency the Governor in Executive Council has been pleased to deal with the following mining tenements and Temporary Reserves.

D. R. Kelly,
Under Secretary for Mines.

The undermentioned applications for Leases were approved conditionally:

GOLD MINING LEASES

Goldfield	District	No. of applications
Coolgardie	Coolgardie	15/6519, 15/6653, 15/6726, 15/6727 and 15/6787.
Broad Arrow		24/2516
East Coolgardie	Bulong	25/1420
North East Coolgardie	Kanowna	27/1744
North East Coolgardie	Kurnalpi	28/524, 28/525 and 28/529
East Murchison	Lawlers	36/1525
Mount Margaret	Mount Malcolm	37/2589
North Coolgardie	Niagara	40/1112 and 40/1113
Pilbara	Marble Bar	45/1657 and 45/1667
Pilbara	Nullagine	46/422
Murchison	Meekatharra	51/2360 and 51/2361
Murchison	Mount Magnet	58/1950 and 58/1951
Murchison	Yalgoo	59/1451
Dundas		63/2628 to 63/2637 and 63/2747
Yilgarn		77/4905

MINERAL LEASES

Goldfield	District	No. of applications
Coolgardie	Coolgardie	15562 to 15/571, 15/573 to 15/582, 15/584, 15/588, 15/589, 15/591 and 15/594 to 15/601
Pilbara	Marble Bar	45/543

The undermentioned applications for Gold Mining Leases were refused:

Goldfield	No. of applications
Coolgardie	15/6731
Mount Margaret	38/2892
Peak Hill	52/670
East Murchison	53/756 to 53/759
Murchison	58/2022 and 58/2023
Dundas	63/2748
Yilgarn	77/4917 and 77/5007

The Surrenders of the undermentioned Leases were approved:

GOLD MINING LEASES

Goldfield	No. of leases
Murchison	51/2386
East Murchison	57/1382 and 57/1383
Dundas	63/2556, 63/2559, 63/2560 and 63/2565

MINERAL LEASES

Goldfield	No. of leases
Phillips River	455 to 458 and 461 to 465

MINING ACT, 1904—*continued.*

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

Authority to Mine No.	Tenement No.	Goldfield
04/832 and 04/837....	Mineral Claims 04/7753 and 04/7758	West Kimberley
20/202	Mineral Claim 20/2828	Murchison
25/39	Mineral Claim 25/1347	East Coolgardie
28/137	Mineral Claim 28/2679	North East Coolgardie
36/187, 36/189 and 36/192	Mineral Claims 36/4462, 36/4464 and 36/4469	East Murchison
39/166, 39/167 and 39/168	Mineral Claims 39/4920, 39/4921 and 39/4923	Mount Margaret
52/249, 52/250, 52/255, 52/256, 52/273, 52/275, 52/311 and 52/312	Mineral Claims 52/2917, 52/2918, 52/2923, 52/2924, 52/3012, 52/3014, 52/3081 and 52/3082	Peak Hill
80/863 to 80/870	Mineral Claims 80/7922 to 80/7929	Kimberley

The undermentioned applications for Licences to Treat Tailings were approved for a period of twelve (12) months from 4/5/81 to 3/5/82:

Goldfield	District	Licence Nos.
North Coolgardie	Menzies	29/67 (3328H), 29/84 (3756H) and 29/92 (3962H)
Mount Margaret	Mount Malcolm	37/90 (3907H)
Mount Margaret	Mount Morgans	39/57 (3617H)

The undermentioned applications for Licences to Remove and Treat Tailings were approved for a period of twelve (12) months from 4/5/81 to 3/5/82:

Goldfield	District	Licence Nos.
Broad Arrow		24/87 (3370H) and 24/137 (3932H)
North East Coolgardie	Kanowna	27/42 (3901H)
North Coolgardie	Ularring	30/117 (3682H) and 30/119 (3684H)
Dundas		63/41 (2978H)

The undermentioned applications for Licences to Treat Mining Material were approved for a period of twelve (12) months from 4/5/81 to 3/5/82:

Goldfield	District	Licence Nos.
North Coolgardie	Ularring	30/118 (3683H)
Peak Hill		52/103 (3825H) and 52/104 (3826H)

The undermentioned applications for Licences to Treat Tailings were approved for a period of six (6) months from 4/5/81 to 3/11/81:

Goldfield	District	Licence Nos.
Mount Margaret	Mount Malcolm	37/92 (3934H), 37/93 (3933H) and 37/94 (3935H)

The undermentioned applications for Licences to Remove and Treat Tailings were approved for a period of twelve (12) months from 1/6/81 to 31/5/82;

Goldfield	District	Licence Nos.
Dundas		63/54 (3744H)
Phillips River		74/18 (3290H)
Yilgarn		77/299 (3999H)

The undermentioned applications for licences to Treat Tailings were approved for a period of twelve (12) months from 1/6/81 to 31/5/82:

Goldfield	District	Licence Nos.
Coolgardie	Coolgardie	15/165 (4042H)
Mount Margaret	Mount Margaret	38/141 (3609H)
East Murchison	Wiluna	53/68 (3967H) and 53/69 (3968H)
Yalgoo		59/47 (3874H) and 59/48 (3875H)
Dundas		63/57 (3808H) and 63/58 (3809H)

MINING ACT, 1904—*continued.*

The undermentioned applications for Licences to Remove and Treat Mining Material were approved for a period of twelve (12) months from 1/6/81 to 31/5/82:

Goldfield	District	Licence Nos.
Coolgardie	Kunanalling	16/60 (3356H) and 16/75 (3759H) to 16/77 (3761H)
Broad Arrow		24/73 (3306H)
North East Coolgardie	Kanowna	27/48 (4085H)
Dundas		63/49 (3728H), 63/50 (3729H) and 63/59 (3877H)
Yilgarn		77/290 (3991H) and 77/291 (3992H)

The undermentioned Licence to Treat Tailings was renewed for a further period expiring on 26/2/82:

Goldfield	District	Licence No.
Coolgardie	Coolgardie	15/57 (2640H)

The undermentioned Licence to Treat Tailings was renewed for a further period expiring on 13/8/81:

Goldfield	District	Licence No.
East Murchison	Lawlers	36/21 (2701H)

The undermentioned Licence to Remove and Treat Tailings was renewed for a further period expiring on 19/8/81:

Goldfield	District	Licence No.
Dundas		63/25 (2733H)

The undermentioned application for Licence to Remove and Treat Tailings was refused:

Goldfield	Licence No.
East Coolgardie....	26/236 (3765H)

The undermentioned application for Licence to Treat Mining Material was refused:

Goldfield	Licence No.
East Coolgardie....	26/182 (3164H)

The undermentioned application for Licence to Treat Tailings was refused;:

Goldfield	Licence No.
Yilgarn	77/281 (3868H)

The rights of occupancy for the undermentioned Temporary Reserves have been granted for a term of twelve (12) months from the date of this notification:

No.	Occupant	Locality	Goldfield
8282H to 8305H	The Griffin Coal Mining Company Limited	Situated in the Cundeelee area	North East Coolgardie and Mt. Margaret
8315H to 8350H	Australian Consolidated Minerals Limited, Nickelore N.L. and Metals Exploration Ltd.	Situated at Big Bell	Murchison
8353H and 8354H	C.R.A. Exploration Pty. Limited	Situated at Badgeradda Range	Gascoyne
8357H and 8358H	Afmecco Pty. Ltd.	Situated at Christmas Creek	Kimberley
8363H	Amoco Minerals Australia Company	Situated South of Wooleen Homestead	Yalgoo
8364H	Nord Australex Nominees Pty. Ltd.	Situated at Mt. Padbury	Ashburton

MINING ACT, 1904—*continued.*

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

No.	Occupant	For a further period expiring on:	Locality	Goldfield
5203H, 5206H and 5207H	M.I.M. Holdings Limited, Consolidated Gold Fields Australia Limited, Utah Development Company, Wright Prospecting Pty. Ltd. Hancock Prospecting Pty. Ltd.	11/1/82	Situated at Mt. Newman	Peak Hill
5599H, 5600H and 5601H	M.I.M. Holdings Limited, Consolidated Gold Fields Australia Limited, Utah Development Company, Wright Prospecting Pty. Ltd. Hancock Prospecting Pty. Ltd.	11/1/82	Situated at Taperdunya Spring, Jimblebar Creek and Davidson Creek	Peak Hill
7349H and 7350H	Gem Exploration and Minerals Limited	20/12/81	Situated South and East North East of Elgee Cliffs	Kimberley
7385H	Magnum Explorations Limited and Openpit Mining and Exploration Pty. Ltd.	17/1/82	Situated at Norwegian Bay	Ashburton
7402H to 7404H	Gem Exploration and Minerals Limited	14/2/82	Situated in the vicinity of Dunham River	Kimberley
7441H	Elvet Exploration Pty. Ltd.	28/2/82	Situated North East of Woodleigh Homestead	Gascoyne
7482H	Magnum Minerals Pty. Limited and Openpit Mining and Exploration Pty. Ltd.	28/2/82	Situated East North East of Quobba Homestead	Gascoyne

COMPANIES ACT 1961-1979.

Final Meeting.

Leedrew Nominees Pty. Ltd. (in Liquidation).

TAKE NOTICE that the affairs of the abovenamed company are now fully wound up and that in pursuance of section 272 (1) of the Companies Act 1961-1979 a General Meeting of Creditors and Members of the company will be held at the offices of Messrs. B. O. Smith & Son, Chartered Accountants, Level 3, 58 Ord Street, West Perth, on Monday 1 June 1981 at 10.00 a.m. for the purpose of laying before it an account showing how the winding up has been conducted and the property of the company disposed of and giving any explanation thereof.

Dated this 29th day of April, 1981.

M. J. BARRY,
Liquidator.

(B. O. Smith & Son, Chartered Accountants, Level 3, 58 Ord Street, West Perth, W.A.)

COMPANIES ACT 1961-1979.

(Section 254 (2) (b).)

Members Voluntary Winding Up.

Limmel Holdings Pty. Ltd.

NOTICE is hereby given that at an Extraordinary General Meeting of Members of Limmel Holdings Pty. Ltd. held on 29 April 1981, it was resolved that the company be wound up voluntarily and that Peter Michael Melsom, Chartered Accountant, of Collinson Melsom & Co., 241 Stirling Street, Perth, be appointed Liquidator.

Notice is also given that after 21 days from this date I shall proceed to distribute the assets. All creditors having any claims against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute without regard to their claim.

Dated this 30th day of April, 1981.

P. M. MELSOM,
Liquidator.

COMPANIES ACT 1961-1979.

Notice of Meeting.

In the matter of New Zealand Flooring Products (W.A.) Pty. Ltd (in Liquidation).

NOTICE is hereby given that pursuant to section 272 of the Companies Act, the final meeting of the members of the abovenamed company will be held at 13th Floor, Mt. Newman House, 200 St. George's Terrace, Perth 6000, on 8 June 1981 at 10.00 o'clock in the forenoon for the purpose of having an account laid before it showing the manner in which the winding up has been conducted and the property of the company disposed of and hearing any explanation that may be given by the liquidator.

Dated this 29th day of April, 1981.

S. A. L. FRASER,
Liquidator.

(Price Waterhouse & Co., 200 St. George's Terrace, Perth 6000.)

COMPANIES ACT 1961-1979.

In the matter of the following 26 Companies:

C. A. Jenkinson Pty. Limited in Voluntary Liquidation.

Collins Mining Services Pty. Limited in Voluntary Liquidation.

Collins Power Transmissions Pty. Limited in Voluntary Liquidation.

Collins Sales (W.A.) Pty. Limited in Voluntary Liquidation.

Delmic Pty. Limited in Voluntary Liquidation.

Don Giovanni Pty. Limited in Voluntary Liquidation.

Dopeck Pty. Limited in Voluntary Liquidation.

Gamb Pty. Limited in Voluntary Liquidation.

Ivanhoe Nominees Pty. Limited in Voluntary Liquidation.

Jodon Pty. Limited in Voluntary Liquidation.

Joel Properties Pty. Limited in Voluntary Liquidation.

Kiernan Nominees Pty. Limited in Voluntary Liquidation.

Koasati Pty. Limited in Voluntary Liquidation.

Kurrajong Nominees Pty. Limited in Voluntary Liquidation.

Lohcin Pty. Limited in Voluntary Liquidation.

Nasus Pty. Limited in Voluntary Liquidation.

Neuf Pty. Limited in Voluntary Liquidation.

Ralian Pty. Limited in Voluntary Liquidation.

Raalse Pty. Limited in Voluntary Liquidation.

Rudloe Pty. Limited in Voluntary Liquidation.

Serberof Pty. Limited in Voluntary Liquidation.

Tamesis Pty. Limited in Voluntary Liquidation.

Waikiki Hotel Motel (1968) Pty. Limited in Voluntary Liquidation.

Wattleup Quarries Pty. Limited in Voluntary Liquidation.

Zwanzig Pty. Limited in Voluntary Liquidation.

Rosentela Pty. Limited in Voluntary Liquidation.

Notice of Meeting of Creditors.

NOTICE is hereby given that, pursuant to section 259 (1) of the Companies Act 1961-1979, meetings of the creditors of the above Companies will be held at Suite 4, 189 Darling Street, Balmain, on the 3rd day of June, 1981 at 11 a.m.

The winding up of the Companies commenced on the 10th November, 1979 and I was appointed liquidator by resolution of the members of the companies. As the directors declared that the company would be able to pay its debts in full within a period of twelve months after the commencement of the winding up, the liquidation is proceeding as a members' voluntary winding up.

I have formed the opinion that the company will not be able to pay or provide for the payment of its debts in full within that period and this meeting is summoned in order that the creditors may, if they so wish, exercise their right under section 259 (2) of the Companies Act 1961-1979 to appoint some person other than myself to be the liquidator of the Company for the purpose of winding up the affairs and distributing the assets of the companies.

A statement of the assets and liabilities of the companies will be laid before the meeting.

Dated this 30th day of April, 1981.

R. A. DUNCAN,
Liquidator.

COMPANIES ACT 1961-1979.

(Section 254 (2) (b).)

Kojonup Investments Pty. Ltd.

Members Voluntary Winding Up.

NOTICE is hereby given that at an Extraordinary General Meeting of the abovementioned company duly convened and held on 5 May 1981 the following resolution was proposed and passed as a special resolution:

That the company be wound up voluntarily and that Arthur Nicholas Paikos, Chartered Accountant, be appointed Liquidator of the company for the purpose of such winding up.

Dated this 5th day of May, 1981.

A. N. PAIKOS,
Liquidator.

(Paikos Jefferies & Co., Chartered Accountants, 659 Beaufort Street, Mt. Lawley, W.A. 6050.)

COMPANIES ACT 1961-1979.

Notice of Final Meeting of Members.

Bawn Pty. Ltd. (in Liquidation).

NOTICE is hereby given that a meeting of the members of Bawn Pty. Ltd. will be held at the offices of Messrs. Weston James & Co., 17th Floor, A.M.P. Building, 140 St. George's Terrace, Perth, W.A. 6000, on the 8th day of June, 1981, at 4.00 p.m. for the purpose of receiving the liquidator's account showing how the winding-up has been conducted and the property of the company realised and to give any explanations required.

Dated at Perth this 5th day of May, 1981.

K. G. KARLSON,
Liquidator.

COMPANIES ACT 1961-1979.

Notice of Meeting of Creditors.

Crest Products Pty Ltd., as Trustee for
The Crest Unit Trust, Trading as
Crest Canning Company.

NOTICE is hereby given that a meeting of creditors of Crest Products Pty. Ltd., as Trustee for The Crest Unit Trust will be held at the offices of Shepherd & Partners, Suite 1, 14 Stone Street, South Perth, W.A., on Monday 18 May 1981 at 11.00 a.m.

Agenda:

- (1) To receive a report from a director of the company nominated by a general meeting of the members to be held at the offices of Shepherd & Partners, Suite 1, 14 Stone Street, South Perth, W.A., on 11 May 1981. at which a Special Resolution may be passed—

That the company be wound up voluntarily and that a liquidator be appointed for the purpose of winding up in view of the inability of the company by reason of its liabilities to continue its business.

- (2) In the event of the contributories in the general meeting having resolved that the company go into voluntary liquidation to nominate a liquidator or if the members have nominated a liquidator to consider the confirmation of his appointment.
- (3) If thought fit to appoint a Committee of Inspection pursuant to section 262 of the W.A. Companies Act 1961-1979.
- (4) To fix the remuneration of the proposed liquidator or to delegate such power to the Committee of Inspection as appointed.
- (5) Any other business.

Dated this 4th day of May 1981.

R. HARRISON,
Director.

(Shepherd & Partners, Suite 1, 14 Stone Street, South Perth, W.A. 6151.)

COMPANIES ACT 1961-1979.

Notice of Meetings.

Granville Homes Pty. Ltd.

NOTICE is hereby given that separate meetings of the members and the creditors of the above company will be held at 10.00 a.m. and 10.30 a.m. respectively at 13th Floor, 200 St. George's Terrace, Perth, on 16 June 1981.

Agenda:

- (1) To receive a report from the Liquidator.
- (2) To approve the remuneration of the Liquidator.
- (3) To consider and if thought fit, to accept the resignation of the Liquidator.

S. A. L. FRASER,
Official Liquidator.

(Price Waterhouse & Co., 200 St. George's Terrace, Perth.)

COMPANIES ACT 1961-1979.

Notice of Meeting of Creditors to Consider
Winding Up Resolution.

Larrela Holdings Pty. Ltd.

(Trustee for the C.M. Unit Trust Trading as
Truck Town.)

NOTICE is hereby given that pursuant to subsection 1 of section 260 of the Companies Act 1961-1979, a meeting of creditors of Larrela Holdings Pty. Ltd. will be held at Level 3, 58 Ord Street, West Perth, on the 15th day of May, 1981, at 10.00 a.m.

The meeting is convened for the purpose of considering the position of the company's affairs, the company having convened an extraordinary general meeting of its members to be held on the same day for the purpose of considering and if deemed expedient passing an extraordinary resolution to winding up the company voluntarily and to nominate Michael John Barry, Chartered Accountant, of 58 Ord Street, West Perth, as liquidator, for the purpose of the winding up.

Dated this 5th day of May, 1981.

By Order of the Board,

E. MAYNARD,
Director.

(Barry, Chester & Hick Pty., 58 Ord Street, West Perth.)

COMPANIES ACT 1961-1979.

(Section 254 (2).)

Notice of Resolution.

Yandil Pastoral Co. Pty. Ltd.

AT a general meeting of the members of Yandil Pastoral Co. Pty. Ltd. duly convened and held at 20 Holland Street, Geraldton on the 5th day of May, 1981, the special resolution set out below was duly passed:

Winding up:

It was resolved as a special resolution that as the company has ceased trading it be voluntarily wound up and that Dudley Norman Allan and Alan Edson Ledger of Allan & Ledger, 10th Floor, T & G Building, 37 St. George's Terrace, Perth be appointed joint liquidators.

Dated this 5th day of May, 1981.

B. V. BOWTELL,
Secretary.

(Allan & Ledger, T & G Building, 37 St. George's Terrace, Perth, W.A. 6000.)

COMPANIES ACT 1961-1979.

(Section 254 (1).)

Notice of Passing of Special Resolution for
Voluntary Winding Up.

Mission Pty. Ltd.

NOTICE is hereby given that at a Meeting of Members of the abovenamed company duly convened and held at the offices of Touche Ross & Co., Chartered Accountants, 21st Floor, 140 St. George's Terrace, Perth on the 4th day of May, 1981, the following Special Resolution was duly passed, namely:—

That the company be wound up voluntarily and that Donald Bruce Hunter and Peter Gilbert Seaton, Chartered Accountants, be appointed Joint and Several Liquidators thereof.

The appointment of the Joint and Several Liquidators was ratified by Resolution of the Creditors at a meeting of Creditor held later that day aforesaid.

Dated at Perth this 4th day of May, 1981.

G. T. CLIFFORD,
Director.

(Touche Ross & Co., Chartered Accountants, 21st Floor, A.M.P. Building, 140 St. George's Terrace, Perth, W.A. 6000.)

TRUSTEES ACT 1962.

CREDITORS and other persons having claims in respect of the estate of Joseph Trahorsch, late of 115 King Road, Bunbury, Retired Carpenter, to which section 63 of the Trustees Act 1962 (as amended) applies are required to send particulars of their claims to the Executor, Cecilie (in the will Cecelia) Trahorsch, care of Young & Young, incorporating Jenour & Eastmans, 5 Spencer Street, Bunbury, by the 5th day of June, 1981, after which date the said Executors may convey or distribute the assets having regard only to the claims of which they have notice and the said Executors shall not be liable to any person of whose claim they have had no notice at the time of administration or distribution.

Dated this 28th day of April, 1981.

YOUNG & YOUNG,
incorporating Jenour & Eastmans,
for the Executors.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons, are required by Perpetual Trustees W.A. Ltd. of 95-99 St. George's Terrace, Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire 12 June 1981:—

Grimley, John Kenneth, late of 43 Waverley Street, Subiaco (Shenton Park), Retired Soldier, Died 3 January 1981.

Higgs, Evelyn Olive, late of 61A Zenobia Street, Palmyra, Married Woman. Died 12 February 1981.

Jochs, Diethard Willfried, late of Lot 7 Johnston Street, Mount Helena, Electrical Contractor. Died 1 February 1981.

Lynch, Gwendoline, late of Victoria Nursing Home 61 Victoria Avenue, Claremont, Widow. Died 28 February 1981.

Miley, Reginald John Austin, late of 144 Preston Point Road, East Fremantle, but formerly of 12 St. James Flats, Aberdeen Street, Perth, Minister of Religion. Died 28 July 1980.

O'Halloran, Edith Kate, late of Chrystal Halliday Homes for the Aged, 61 Jeanes Road, Karrinyup, Widow. Died 31 December 1980.

Phillips, Harry O'Brien, (also known as Harry O'Brian Phillips), late of 97 West Road, Bassendean, Boilermakers Assistant. Died 27 February 1981.

Smith, Marion Howick, late of 7 Riverside Drive, Mosman Park, Married Woman. Died 24 December 1980.

Claims for the following expire 29 May 1981:—

Bignell, Melville Walter David, late of 19 Dugan Street, Kalgoorlie, Ambulance Officer. Died 12 December 1980.

Dated at Perth this 14th day of April, 1981.

Perpetual Trustees W.A. Ltd.

D. M. COCHRANE,
Assistant Secretary.

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 8th day of June 1981, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

- Allen, Aubrey Hector, late of 63 Kennedy Street, Inglewood, Retired Master Baker, died 19/3/81.
- Atkinson, Alice Patricia Josephine, late of 54 Reid Street, Bassendean, Retired Postmistress, died 16/3/81.
- Attrill, Victor Robert William, late of 13/23 North Beach Road, North Beach, Retired Blacksmith, died 11/3/81.
- Austin, Irene Hilda, late of Victoria Park (East) Nursing Home, cnr. Alday and Burlington Street, St. James, Spinster, died 25/4/81.
- Baldry, Alfred Ernest, late of 14 Sumpton Street, Hilton, Retired Draftsman, died 10/4/81.
- Barrett, Helen Veronica, late of Nazareth House, Geraldton, Widow, died 17/4/81.
- Burvill, George Pearson, formerly of Redmond, late of Permanent Care Unit, Albany Regional Hospital, Albany, Retired Farmer, died 8/4/81.
- Carrott, Jessie May, late of Jalon Convalescent Hospital, 47 Goldsworthy Road, Claremont, Widow, died 12/4/81.
- Elliott, Alice, late of 22 Drury Street, Willagee, Married Woman, died 26/9/80.
- Fitzpatrick, Jessie Alma, late of 205 Grand Promenade, Doubleview, Widow, died 20/4/81.
- Gabey, Watson Steven (also known as Daniel, Steven Watson), late of Lot 6, Nabawa, Labourer, died 21/12/80.
- Gawned, Thomas Collyn, formerly of Unit 1, 81-83 Shakespeare Avenue, Yokine, late of Sunset Hospital, Beatrice Road, Dalkeith, Retired Shire Clerk, died 18/4/81.
- Hine, Betty Taylor, late of Craigwood Convalescent Home, Gardiner Street, Como, Widow, died 4/4/81.
- Hunter, Herbert, late of 69 Boundary Road, Mandurah, Retired Waterside Worker, died 6/4/81.
- Jones, Roy, late of 16 Northgate Street, Karrinyup, Retired Shop Assistant, died 23/3/81.
- Lego, Edith Ann, late of Alfred Carson Hospital, Bay Road, Claremont, Widow, died 6/4/81.
- Parker, Dorothy Annie, late of Unit 5, 240 Eighth Avenue, Inglewood, Widow, died 17/4/81.
- Nutt, Jessie, late of 20 Irvine Street, Bayswater, Widow, died 20/4/81.
- Queensea, Golliwog, late of Numbala Nunga Nursing Home, Derby, Retired Labourer, died 28/3/81.
- Ryan, Violet, late of Craigmont Convalescent Hospital, Third Avenue, East Maylands, Widow, died 30/3/81.
- Saint, Edward, late of 48B Armstrong Road, Wilson, Retired Farmer, died 10/4/81.
- Squance, Cassie Gertrude, late of Fremantle Nursing Home, 162 Holland Street, Fremantle, Widow, died 6/4/81.
- Sonnemann, Frank Forde Charles, late of 67 Clivedon Street, North Perth, Retired Fitter, died 7/3/81.
- Stewart, Alfred Clarence, late of 11 Vista Street, South Perth, Retired Builder, died 24/3/81.
- Thomas, Cleve Lyall, late of 21 McPharlin Avenue, Quinns Rocks, Retired Farmer, died 26/2/81.
- Van Beek, Bertha Maria, formerly of Unit 38/40 Pollard Street, Glendalough, late of Howard Solomon Masonic Hostel and Nursing Home, 91 Hybanthus Road, Lynwood, Widow, died 18/4/81.
- Wallis, Lewis Ronald, late of 2 Sixth Road, Armadale, Retired Fitter and Turner, died 3/4/81.

P. W. McGINNITY,
Public Trustee,
565 Hay Street, Perth.

PUBLIC TRUSTEE ACT 1941-1979.

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act 1941-1979 the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 5th day of May, 1981.

P. W. McGINNITY,
Public Trustee,
565 Hay Street, Perth.

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

- Ham, Kathleen Agnes; Married Woman; Booragoon; 23/3/81; 28/4/81.
- Jackson, Vera Agnes; Widow; Midland; 18/2/81; 28/4/81.
- Hardinge, Florence Mary; Widow; Dianella; 11/3/81; 28/4/81.
- Hicks, Charles William George; Retired Salesman; Willagee; 15/1/81; 28/4/81.
- Blizard, Caroline Emily; Widow; Victoria Park; 1/4/81; 28/4/81.
- Hutchison, Neil Alexander; Invalid Pensioner, Bassendean; 20/1/81; 1/5/81.
- Robson, Amy Florence; Widow; Coogee; 31/3/81; 1/5/81.
- Mathieson, Robert, Senior Leading Hand; Dianella; 28/3/81; 1/5/81.
- Heard, Alexander Walter; Retired Forestry Department Employee; Hamel; 22/1/81; 1/5/81.

THE NATURAL FEATURES OF ROTTNEST ISLAND

Collated By G. R. W. Meadly M.Sc.

Prices—

Counter Sales—\$1.80

Mailed Australia Wide—\$2.30

27th PARLIAMENT, FOURTH SESSION, 1973

Report of the Select Committee of the Legislative Council appointed to Report on the Workers' Compensation Act Amendment Bill.

(Presented by the Hon. G. C. MacKinnon
28th November, 1973)

Prices—

Counter Sales—0.30

Mailed (Within Australia)—\$0.80

**DIGEST OF
WESTERN AUSTRALIAN
ARBITRATION REPORTS**

Volumes 1 to 14—1901-1920

Prices—

Counter Sales—\$5.00
Mailed Local—\$5.80
Mailed Interstate—\$5.90

**DIGEST OF
WESTERN AUSTRALIAN
INDUSTRIAL GAZETTES**

Volumes 1 to 10—1921-1930

Prices—

Counter Sales—\$5.00
Mailed Local—\$5.50
Mailed Interstate—\$5.90

**THE PARLIAMENT OF W.A. DIGEST
1979 (No. 7)**

(Compiled in the Offices of the Clerk of the
Legislative Assembly)

(Synopsis of Legislation)

Price—\$0.90
Mailed—\$1.50

**TOWN PLANNING AND
DEVELOPMENT ACT.**

No. 28 of 1928-1979

(SIXTH REPRINT APPROVED 22/5/80)

INCLUDING AMENDMENT No. 89 of 1979.

Prices—

Counter Sales—\$1.20.
Mailed Aust. Wide—\$1.70.

NOTICE.

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