

Government Gazette

OF

WESTERN AUSTRALIA

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No. 62]

PERTH: FRIDAY, 6 AUGUST

[1982

ERRATUM.

Shipping and Pilotage Act 1967-1978.

PROCLAMATION

WHEREAS an error occurred in the notice published under the above heading on page 2933 of *Government Gazette* (No. 69) dated 30 July 1982 it is corrected as follows.

In the third line of the schedule the word "are" should read "area".

Western Australia.

FINANCE BROKERS CONTROL ACT 1975.

(Section 24 and 27.)

Application for Finance Brokers Licence
by Individual.

To: The Registrar, Finance Brokers Supervisory Board:
I, JOHN LOCKYER SIMPSON, of 35 Simper Street, Wembley 6014, 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 Norman Allan Holdings Pty Ltd, 10th Floor, T & G Building, 37 St. George's Terrace, Perth, W.A. 6000.

Dated this 30th day of July, 1982.

(Signed) JOHN LOCKYER SIMPSON.

Appointment of Hearing.

I hereby appoint 1 September 1982 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.

INQUIRY AGENTS LICENSING ACT 1954.

Application for Licence in the First Instance.

To the Court of Petty Sessions at Perth:

I, PHILIP ERIC ALBERTS of 49 Mayfair Street, Mt. Claremont, W.A., Process Server, having attained the age of twenty-one years, hereby apply on my own behalf for a licence under the abovementioned Act. The principal place of business will be at 49 Mayfair Street, Mt. Claremont, W.A.

Dated the 29th day of July, 1982.

P. E. ALBERTS,
Signature of Applicant.

Appointment of Hearing.

I hereby appoint 7 September 1982 at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 29th day of July, 1982.

K. W. SHEEDY,
Clerk of Petty Sessions.

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

Crown Law Department,
Perth, 6 August 1982.

IT is hereby notified for public information that His Excellency the Lieutenant Governor and Administrator in Executive Council has:—

Approved of the following appointments to the Commission of the Peace for the State of Western Australia.

Adele June Jensen, of 519 Hunt Way, Karratha and Karratha Town Office, Hamersley Iron Pty. Ltd., Karratha.

Edwin Harold Spragg, of Lot 10 Fry Street, Williams and "Glenorchy", Williams.

Gordon Donald Staples, of 27 Rushton Street,
Carnarvon.

Catharina Maria Cornelia Veen of 5 Dempster
Road, Carnarvon and 16 Robinson Street,
Carnarvon.

Norman-Isodore Max Walters, of 100 Holmfirth
Street, Coolbinia and Sir Charles Gairdner
Hospital, Verdun Street, Nedlands.

R. M. CHRISTIE,
Under Secretary for Law.

Crown Law Department,
Perth, 6 August 1982.

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

Approved of the following appointments to the
Commission of the Peace for the State of Western
Australia.

Stuart Christopher Breden, of "Melambie", 281
Holmes Road, Forrestfield and 54 Edinburgh
Road, Forrestfield.

Sir Donald Payze Eckersley, K.B., O.B.E., of
"Korijedale", Harvey.

Albert Robert Brazel King, of 118 Brookdale
Street, Floreat Park.

John Evelyn Lydiard, of Railway Street,
Yandanooka.

Marguerite Patricia Pearce, of Lot 1 Fogarty
Street, Minginew.

R. M. CHRISTIE,
Under Secretary for Law.

EX OFFICIO JUSTICE OF THE PEACE.

IT is hereby notified for public information that
Gerald Murray Hardie of "Waitemata", Dwarda
Crossman Road, Wandering, President of the Wandering
Shire Council, has been appointed under section 9 of
the Justices Act 1902-1980 to be a Justice of the Peace
for the Magisterial District of Williams during his
term of office as President of the Wandering Shire
Council.

R. M. CHRISTIE,
Under Secretary for Law.

SUPREME COURT ACT 1935.

Appointment of Commissioners for Affidavits.

Supreme Court Office,
Perth, 2 August 1982.

HIS Honour the Chief Justice has been pleased to
appoint the following persons to be Commissioners for
Affidavits:—

Eaton, Philip Richard, Marmion, W.A.

Depane, Peter John, South Fremantle, W.A.

Millett, Leslie Maurice, Gosnells, W.A.

Paterson, Alistair Dunlop, Dunedin, N.Z.

Brindal, Peter Anthony, Ardross, W.A.

Keen, Richard Ellis, Alinjarra, W.A.

Wilson, Joseph Duncan, Tewantin, Queensland.

Bodycoat, Mark Ian, South Perth, W.A.

M. S. NG,
Principal Registrar.

SUPREME COURT ACT 1935-1982.

RULE OF COURT.

(Sittings and Winter Vacation for 1983.)

PURSUANT to the powers conferred by the Supreme
Court Act 1935-1982 and all other powers hereunto
enabling, the Judges of the Supreme Court hereby order
as follows.

FULL COURT SITTINGS.

1. (1) Sittings of the Full Court for the year 1983
shall be ten in number, and shall commence on the fol-
lowing days:—

Monday, 14 February

Tuesday, 1 March

Wednesday, 6 April

Monday, 2 May

Wednesday, 1 June

Tuesday, 12 July

Monday, 1 August

Thursday, 1 September

Tuesday, 4 October

Tuesday, 1 November

(2) The Full Court may sit on such other days as it
shall think fit.

(3) Unless otherwise directed by the Chief Justice,
criminal appeals and applications only shall be listed
for hearing at the February and July sittings.

PERTH CIVIL SITTINGS.

2. Civil sittings of the Supreme Court at Perth for
the trial of causes and issues of fact during the year
1983 shall commence on Monday, 14 February and
shall continue, except for the Easter and Winter vaca-
tions and for Public Service holidays, until Friday,
23 December.

PERTH CRIMINAL SITTINGS.

3. Criminal sittings of the Supreme Court to be held
at Perth during the year 1983 shall commence on the
following days:—

Monday, 10 January

Tuesday, 1 February

Tuesday, 1 March

Wednesday, 6 April

Monday, 2 May

Tuesday, 7 June

Monday, 11 July

Monday, 1 August

Monday, 5 September

Tuesday, 4 October

Tuesday, 1 November

Monday, 5 December

WINTER VACATION.

4. The winter vacation for 1983 shall commence on
Monday, 27 June and shall terminate on Sunday, 10
July.

Dated the 30th day of July, 1982.

FRANCIS BURT C.J.
JOHN WICKHAM J.
R. WALLACE J.
P. F. BRINSDEN J.
HOWARD SMITH J.
G. A. KENNEDY J.
H. W. OLNEY J.

CIRCUIT SITTINGS FOR 1983.

PURSUANT to section 46 of the Supreme Court Act 1935-1982 I hereby appoint the following sittings of the Supreme Court at circuit towns for the year 1983.

Circuit Town; Date of Commencement.

Geraldton	14 February
Carnarvon	18 April
Karratha	13 June
Port Hedland	22 August
Broome	17 October
Derby	5 December
Kununurra	

Kalgoorlie	14 March
				9 May
				8 August
				14 November
Bunbury	21 February
				16 May
				5 September
				21 November
Albany	21 March
				18 July
				12 September
				28 November

Dated the 30th day of July, 1982.

FRANCIS BURT,
Chief Justice of Western Australia.

JUSTICES ACT 1902-1981.

INTERPRETATION ACT 1918-1981.

JUSTICES (FORMS) REGULATIONS 1982.

MADE by His Excellency the Governor in Executive Council under section 96 of the Justices Act 1902-1981.

- Citation. 1. These regulations may be cited as the Justices (Forms) Regulations 1982.
- Commencement. 2. These regulations shall come into operation on the day on which the Justices Amendment Act 1981 comes into operation.
- Interpretation. 3. In these regulations—
“Form” means appropriate Form set out in the Schedule to these regulations;
“the Act” means the Justices Act 1902-1981.
- Forms of summonses. 4. A summons for—
(a) an indictable offence referred to in section 54 (c) of the Act shall be in the form set out in Form 1; and
(b) a simple offence (not being an indictable offence) referred to in section 54 (d) of the Act shall—
(i) in the case of the original of that summons, be in the form set out in Form 2A; or
(ii) in the case of a duplicate of that summons, be in the form set out in Form 2B.
- Forms of notices to attend. 5. The prescribed forms referred to in section 136 (4) (a) and in section 136 (5) (a) of the Act shall be in the form set out in Form 3.
- Repeal. 6. The Justices Act (Forms) Regulations* are repealed.

Schedule. (Regulation 3)
FORMS.
Form 1.

Western Australia JUSTICES ACT 1902 JUSTICES (FORMS) REGULATIONS 1982 1.—SUMMONS TO THE DEFEN- DANT UPON COMPLAINT OF INDICTABLE OFFENCE	CHARGE BY SUMMONS	CHARGE No. § COURT OF PETTY SESSIONS PERTH	DEFENDANT'S COPY
	DEPT.		
	MDL No.		
	BRIEF No.		
	DATE OF BIRTH		

THE COMPLAINT OF:
 Christian names surname
 OF IN THE SAID STATE OF
 WESTERN AUSTRALIA OCCUPATION:
 SWORN (OR MADE) AT THIS
 DAY OF 19....., before the undersigned, one of Her Majesty's
 Justices of the Peace for the said State (or the Clerk of Petty Sessions,
 in the said State) who says
 THAT ON THE DAY OF 19.....,
 AT:
 NAME OF DEFENDANT:
 Christian names surname

(a):
 Section Subsection/Clause
 Act/Reg/By-law

(a)
Nature of offence or subject matter

* Published in the Government Gazette on 30 March 1979 at pp. 862-863.

THESE ARE THEREFORE TO COMMAND			
THE DEFENDANT:			
	Christian names		surname
OF:			
	No. and street	town/locality	postcode
to appear in the COURT OF PETTY SESSIONS,			
in the said State		on THE	
DAY OF	19.....	AT	O'CLOCK IN
THE	NOON.		

Summons signed at	in the said State, on the day
and year first mentioned above.	Signature of J.P. or C.P.S.

NOTE.

The above charge is an offence that allows you to decide whether it will be heard before a Magistrate or Judge and jury. There are therefore certain essential preliminary steps that must be taken on the date this summons requires you to attend Court. **YOU MUST THEREFORE APPEAR AT COURT ON THAT DATE. IF YOU DO NOT APPEAR A WARRANT MAY BE ISSUED FOR YOUR ARREST.**

When your case is called in Court the Magistrate will ask you (a) if you want it to be heard by a Magistrate or by a Judge and jury and (b) whether you wish to plead not guilty or guilty. Each time you must tell the Magistrate what you wish to do. He will then inform you what must happen as a result of the answers you have given.

However please note that if you intend to defend the charge it will not be heard.

(Reverse of Form 1.)
INDORSEMENT OF SERVICE.

On the day of 19.....,
at, I served the within-named
..... with the within summons by delivering a
duplicate of it to him personally [or by leaving a duplicate of it for him with
..... at
his last known place of abode].

(Signature)

(Date)

OR

(Applicable only for offences against Acts, Regulations, Rules, By-laws or Orders referred to in or prescribed under section 56A of the Justices Act.)

2. I, the complainant, or a person authorised in writing by the complainant, do hereby certify that I did on the day of
19....., despatch by prepaid registered post numbered
to at
.....
his last known place of residence/business, a duplicate of the within summons.

(Signature)

(Date)

Form 2A.

Western Australia JUSTICES ACT 1902 JUSTICES (FORMS) REGULATIONS 1982 2A.—SUMMONS TO THE DEFEN- DANT UPON COMPLAINT	CHARGE BY SUMMONS	CHARGE No. § COURT OF PETTY SESSIONS
	DEPT. MDL No. BRIEF No. DATE OF BIRTH	

SERVICE COPY

THE COMPLAINT OF: christian names surname
 OF: IN THE SAID STATE OF
 WESTERN AUSTRALIA OCCUPATION:
 SWORN (OR MADE) AT THIS
 DAY OF 19....., before the undersigned, one of Her Majesty's
 Justices of the Peace for the said State (or the Clerk of Petty Sessions,
 in the said State) who says
 THAT ON THE DAY OF 19.....,
 AT:
 NAME OF DEFENDANT: christian names surname
 (a):
 (a) Nature of offence or Subject matter

Section Subsection/Clause
 Act/Reg/By-law

THESE ARE THEREFORE TO COMMAND
 THE DEFENDANT: christian names surname
 OF: town/locality postcode
 No. and street
 to appear in the COURT OF PETTY SESSIONS,
 in the said State on THE
 DAY OF 19....., AT O'CLOCK IN
 THE NOON.

Summons signed at in the said State, on the day
 and year first mentioned above. Signature of J.P. or C.P.S.

(Reverse of Form 2A.)
 INDORSEMENT OF SERVICE.

On the day of 19.....,
 at, I served the within-named
 with the within summons by delivering a
 duplicate of it to him personally [or by leaving a duplicate of it for him with
 at
 his last known place of abode].
 (Signature)
 (Date)

OR

(Applicable only for offences against Acts, Regulations, Rules, By-laws or Orders referred to in or prescribed under section 56A of the Justices Act.)
 2. I, the complainant, or a person authorised in writing by the complainant, do hereby certify that I did on the day of 19....., despatch by prepaid registered post numbered to at his last known place of residence/business, a duplicate of the within summons.
 (Signature)
 (Date)

Form 2B.

Western Australia JUSTICES ACT 1902 JUSTICES (FORMS) REGULATIONS 1982 2B.—SUMMONS TO THE DEFEN- DANT UPON COMPLAINT	CHARGE BY SUMMONS	CHARGE No. S COURT OF PETTY SESSIONS	DEFENDANT'S COPY
	DEPT. MDL No. BRIEF No. DATE OF BIRTH		

THE COMPLAINT OF: christian names surname
 OF: IN THE SAID STATE OF
 WESTERN AUSTRALIA OCCUPATION:
 SWORN (OR MADE) AT THIS
 DAY OF 19....., before the undersigned, one of Her Majesty's
 Justices of the Peace for the said State (or the Clerk of Petty Sessions,
 in the said State) who says
 THAT ON THE DAY OF 19.....,
 AT:
 NAME OF DEFENDANT: christian names surname
 (2):
 Section Subsection/Clause
 Act/Reg/By-law

(2)
 Nature
 of
 offence
 or
 Subject
 matter

THESE ARE THEREFORE TO COMMAND
 THE DEFENDANT: christian names surname
 OF: town/locality postcode
 No. and street
 to appear in the COURT OF PETTY SESSIONS,
 in the said State on THE
 DAY OF 19....., AT O'CLOCK IN
 THE NOON.

Summons signed at in the said State, on the day
 and year first mentioned above. Signature of J.P. or C.P.S.

The alternatives open to you are:—

- (a) To enter a PLEA OF NOT GUILTY by completing the appropriate section on the reverse side of this summons and returning it to the Clerk of Petty Sessions to reach him prior to the hearing date above. (It should be received by the Clerk no later than 3 days prior to that date). If you plead not guilty you do not have to attend Court and your case will be adjourned to a subsequent date when you and your witnesses will be required to attend. You will be advised in writing of the date fixed for hearing.
- (b) To enter a PLEA OF GUILTY by completing the appropriate section on the reverse side of this summons and returning it to the Clerk of Petty Sessions to reach him prior to the hearing date. (It should be received by the Clerk no later than 3 days prior to that date). There will be no need for you to attend unless you wish to address the Court on mitigation of penalty. You may also forward with the summons any written explanation or other information you believe is relevant to the charge.
- (c) If you are in doubt as to what action you should take it is suggested that you seek legal advice from a lawyer or from the Legal Aid Commission. If you fail to take the action outlined in (a) or (b) and you fail to appear at Court the complaint against you may be dealt with in your absence. You may be liable for additional costs if witnesses are called by the complainant.

- NOTE (a) IT IS YOUR RESPONSIBILITY TO ASCERTAIN ANY PENALTY AND/OR CANCELLATION/SUSPENSION OF LICENCE WHICH MAY BE IMPOSED BY THE COURT AGAINST YOU AT THE TIME AND DATE OF HEARING SHOWN HEREON.
- (b) A TERM OF IMPRISONMENT CAN NOT BE IMPOSED BY THE COURT IN YOUR ABSENCE AND IT WOULD BE NECESSARY FOR YOU TO BE BROUGHT BEFORE THE COURT FOR SUCH A SENTENCE TO BE GIVEN.

(Reverse of Form 2B.)

SECTION A.

PLEA OF NOT GUILTY.

Should you desire to plead not guilty please endorse this summons in the place provided hereunder "I plead not guilty" and give your address for service of notices, sign and date where indicated and then return to the Court of Petty Sessions mentioned on the front of this form to reach it prior to the hearing date (it should be received by the Court no later than 3 days prior to that date).

NOTE: (1) IF YOU PLEAD NOT GUILTY IN THE MANNER MENTIONED ABOVE THE MATTER WILL NOT PROCEED ON THE DATE SET OUT IN THIS SUMMONS AND IT WILL NOT BE NECESSARY FOR YOU TO ATTEND AT THE COURT. A TIME AND DATE WILL BE APPOINTED BY THE COURT FOR DETERMINATION OF THE MATTER AND YOU WILL RECEIVE REASONABLE NOTICE, IN WRITING, OF THE DATE OF HEARING.

(2) YOU AND YOUR WITNESSES WILL BE REQUIRED TO ATTEND THE COURT ON THE DATE NOTIFIED TO YOU FOR HEARING, OTHERWISE THE MATTER MAY BE DEALT WITH IN YOUR ABSENCE ON THAT DATE.

I understand the English language/or these provisions have been explained to me and I understand the plea I am making.

PLEA: (in your own handwriting)

ADDRESS FOR SERVICE OF NOTICES IS:

SIGNED:

Date:

The following information may be provided to assist the Clerk of Petty Sessions in listing your case for hearing.

- (a) Will you be represented by a lawyer?
(b) If so, what is his name? and his firm's name?
(c) How many witnesses (including yourself) do you propose to call?
(d) Are there any comments you wish to make regarding a suitable hearing date?

SECTION B.

PLEA OF GUILTY.

Should you desire to plead guilty to this summons please endorse in the place provided hereunder "I plead guilty", sign and date where indicated and then return it to the Court of Petty Sessions at the Court mentioned on the front of this form to reach it prior to the hearing date (it should be received by the Court no later than 3 days prior to that date). The effect of doing so will be that, unless advice is received by the Court prior to the hearing date that you wish to withdraw the plea, the Court dealing with the complaint may proceed to hear and determine the complaint in your absence as though you were present and had pleaded guilty. You may also forward with the summons any written explanation or any other information you believe is relevant to the charge.

NOTE: (a) IT IS YOUR RESPONSIBILITY TO ASCERTAIN ANY PENALTY AND/OR CANCELLATION/SUSPENSION OF LICENCE THAT MAY BE IMPOSED BY THE COURT AGAINST YOU AT THE TIME AND DATE OF HEARING SHOWN HEREON.

(b) A TERM OF IMPRISONMENT CANNOT BE IMPOSED BY THE COURT IN YOUR ABSENCE AND IT WOULD BE NECESSARY FOR YOU TO BE BROUGHT BEFORE THE COURT FOR SUCH A SENTENCE TO BE GIVEN.

I understand the English language/or these provisions have been explained to me and I understand the plea I am making.

PLEA: (in your own handwriting) [] I WILL NOT BE ATTENDING COURT

SIGNED: [] I WILL BE ATTENDING COURT

DATE: (indicate Which)

Form 3.

COURT OF PETTY SESSIONS.

Charge No.

WESTERN AUSTRALIA.

JUSTICES ACT 1902.

JUSTICES (FORMS) REGULATIONS 1982.

FORM 3 NOTICE REQUIRING ATTENDANCE.

PART A.

To:

Take notice that the charge against you for the following offence—

.....
 on which you lodged a plea of not guilty with this Court has been adjourned for
 hearing and determination at o'clock in the noon on the
 day of 19

THESE ARE THEREFORE TO REQUIRE YOU TO ATTEND AT THAT TIME
 AND PLACE.

If you do not attend in accordance with this notice the matter may be dealt with in
 your absence or a warrant may be issued for your arrest.

Given under my hand at this day of 19

.....
 Authorised Officer.

PART B.

CERTIFICATE OF SERVICE.

I,, an officer of the Court duly
 authorised in writing by the Clerk of Petty Sessions, do hereby
 certify that I did despatch by prepaid registered post numbered
 the original of the above notice on the day of
 19..... to the defendant at the address stated in Part A above.

Signature

Date

By His Excellency's Command,

R. D. DAVIES,
 Clerk of the Council.

Chief Secretary's Department,
 Perth, 28 July 1982.

THE Hon. Chief Secretary has approved the appointment of the following persons as Commissioners for Declarations under the Declarations and Attestations Act 1913-1972.

Clarkson, Walter Robb; Kingsley.
 Clough, Marilyn Faye; Kalamunda.
 Cohen, Richard Gresley; Wembley.
 Field, Valerie Thelma; Dianella.
 Gamble, Ronald Derek; Maida Vale.
 Hanson, Roy William; Dianella.
 Hayes, Vincent Mark; Alfred Cove.
 Payne, Robert William; Wanneroo.
 Pedler, Ian Douglas; Karratha.
 Shelton, Arthur Trevis; Hillarys.
 Williamson, Glen Leslie; Geraldton.

K. G. SHIMMON,
 Director.

ELECTORAL ACT 1907-1982.

Electoral Department,
 Perth, 28 July 1982.

HIS Excellency the Lieutenant Governor and Administrator in Council has, under the provisions of section 6 of the Electoral Act 1907-1982 and section 34 of the Interpretation Act 1918-1975—

1. Appointed the persons listed in column 1 to be returning officers for the Districts or Provinces as determined pursuant to the provisions of the Electoral

Districts Act 1947-1981 and the final recommendations of the Electoral Commissioners acting thereunder and listed in column 2 herebelow—

Column 1 Returning Officer	Column 2 District or Province
Cunningham, John James	Albany District
Malkovic, Adrian John	Armadale District
Gates, Neville William	Ascot District
McLeod, Murray Donald	Avon District
Rigby, Robert Joseph	Balcatta District
Bennett, Raymond John	Balga District
Jaques, Alan Lloyd	Bunbury District
Frame, Ian Joseph	Canning District
Cockran, Jack Raymond	Clontarf District
Ireland, William John	Cockburn District
Ambrose, Roderick Rosslyn	Collie District
Ames, John Frederick	Cottesloe District
Earp, Wesley Nigel	Dale District
Bradley, Brian Thomas	Darling Range District
Crago, John David	East Melville District
Jones, Gavan Raymond	Esperance-Dundas District
Armstrong, Stanley Maxwell	Floreat District
Dama, Peter John	Fremantle District
Johnson, Ross Neil	Gascoyne District
Klarich, John Antoni	Geraldton District
Parsons, Kevin William	Gosnells District
Robertson, Brian William	Greenough District

Column 1	Column 2	Clark, Kenneth Ernest	Subiaco District
Returning Officer	District or Province	Down, Alan George	Vasse District
Deas, Alfred Norman	Helena District	Shepherd, William John	Victoria Park District
Harris, Robert Roy	Joondalup District	Bremner, Ross James	Warren District
Langley, John	Kalamunda District	Reay, Michael John	Welshpool District
Bruce, Graham John	Kalgoorlie District	Pentony, Errol Leslie	Whitford District
Monger, Ross Ernest	Karrinyup District	Stockins, Donald George	Metropolitan Province
Merritt, Lance Howard	Katanning-Roe District	Monger, Ross Ernest	North Metropolitan Province
Camp, Ronald Lindsay	Kimberley District	Rigby, Robert Joseph	North Central Metropolitan Province
Rees, Daniel	Mandurah District	MacPhail, Colin Stewart	North-East Metropolitan Province
MacPhail, Colin Stewart	Maylands District	Dama, Peter John	South Metropolitan Province
Rickie, Gregory John	Melville District	Cockran, Jack Raymond	South Central Metropolitan Province
Plunkett, Jeffrey	Merredin District	Frame, Ian Joseph	South-East Metropolitan Province
Clark, Lenard John	Mitchell District	McLeod, Murray Donald	Central Province
Zilko, Bruce Michael	Moore District	Ambrose, Roderick Rosslyn	Lower Central Province
Feeney, Douglas Roy	Morley-Swan District	Earp, Wesley Nigel	Lower West Province
Fitzgerald, Charles Anthony	Mount Lawley District	Cunningham, John James	South Province
Simm, Roger Frederick	Mount Marshall District	Bruce, Graham John	South-East Province
Dwyer, Ernest William	Mundaring District	Jaques, Alan Lloyd	South-West Province
Simmons, Gary James	Murchison-Eyre District	Klarich, John Antoni	Upper West Province
Clark, William John	Murdoch District	Bradley, Brian Thomas	West Province
Caddy, Richard Warren	Murray-Wellington District	Johnson, Ross Neil	Lower North Province
Leahy, Kevin John	Narrogin District	Bradley, Ross William	North Province
Stockins, Donald George	Nedlands District		
Cope, John Leonard	Nollamara District		
Lee, Donald Cameron	Perth District		
Bradley, Ross William	Pilbara District		
Miller, James	Rockingham District		
Stewart, David Robert	Scarborough District		
Whitney, Robert Edward	South Perth District		
Laing, Andrew John	Stirling District		

2. Cancelled the appointments of the Returning Officers for Districts and Provinces as presently constituted upon the issue of writs for the next General Election.

D. A. COATES,
Chief Electoral Officer.

WELFARE AND ASSISTANCE ACT 1961.

WELFARE AND ASSISTANCE ACT AMENDMENT REGULATIONS 1982.

MADE by His Excellency the Governor in Executive Council.

- Citation and reference to principal regulations.
1. (1) These regulations may be cited as the Welfare and Assistance Act Amendment Regulations 1982.
(2) In these regulations the Welfare and Assistance Act Regulations 1962*, as amended, are referred to as the principal regulations.
- Regulation 2 amended.
2. Regulation 2 of the principal regulations is amended by inserting, after the definition of "foster-child", the following definition—
" "private foster-child" means a foster-child who is not a ward of the Department for Community Welfare; "
- Regulation 3 amended.
3. Regulation 3 of the principal regulations is amended—
(a) in paragraph (a) by inserting after "person is a" the following—
" private " ;
(b) in paragraph (b) by inserting after the semi-colon the following—
" and " ;
(c) in paragraph (c) by deleting "; and" and substituting a full stop;
and
(d) by deleting paragraph (d).

* Published in the *Government Gazette* 15 March 1962 at pp. 649 to 661.

Appendix amended.

4. The Appendix to the principal regulations is amended by deleting Form No. 1A and substituting the following form—

“ Form No. 1A Department for Community Welfare.
Welfare and Assistance Act 1961.

APPLICATION FOR ASSISTANCE FOR A PRIVATE FOSTER-CHILD.

DETAILS OF APPLICANT

Surname Other Names
Present Address Post Code

I wish to apply for financial assistance for the following child/children who is/are in my care.

	Surname	Other Names	Date of Birth
Child			/ /
Mother			
Father			

Present address of the above-mentioned child's parents:—

Mother			
Father			

Child			/ /
Mother			
Father			

Present address of the above-mentioned child's parents:—

Mother			
Father			

Child			/ /
Mother			
Father			

Present address of the above-mentioned child's parents:—

Mother			
Father			

Child			/ /
Mother			
Father			

Present address of the above-mentioned child's parents:—

Mother			
Father			

My reason(s) for making this application is/are

Details of all income and benefits I am receiving for maintaining the child or children (e.g. Court Maintenance Order, Trust Fund, Government Benefits) are—

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

I authorize the Director, Department for Community Welfare, to make any enquiries whatever, to verify any statement that I have made.

I acknowledge that, during any period when assistance is being received for any child, I am required to notify the Director immediately of any of the following changes of circumstances—

- (a) any change of my address;
- (b) any change of address known to me of the mother or father of the child;
- (c) the receipt by me of any additional income or benefits in respect of the child;
- (d) if at any time the child ceases to be cared for by me.

I also acknowledge that, pending a decision on this application in respect of a child, I am required to notify the Director of any change of my address and of any of the changes of circumstances set out in paragraphs (b), (c) and (d) above in respect of the child.

All the statements in this application are true.

WARNING: A false or misleading statement in this application is punishable under section 21 of the Welfare and Assistance Act 1961 by a fine of up to \$100 or imprisonment for up to 3 months, or both.

Signed
Witness
Date

OFFICE USE

ID No.
File No.
Div./Dist.
Date/...../..... ”

By His Excellency's Command,
J. E. A. PRITCHARD,
Acting Clerk of the Council.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department,
Perth, 27 July 1982.

PHD 421/82.

THE appointment of Mr. Harley John Fee as Health Surveyor to the Shire of Jerramungup is approved.

J. C. McNULTY,
Commissioner of Public Health.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department,
Perth, 2 August 1982.

P.H.D. 21/69.

THE appointment of Paul Alan Todd as Health Surveyor to the Shire of Gingin as from 19 July 1982 is approved.

The cancellation of the appointment of Mr David Coultas as Health Surveyor to the Shire of Gingin as from 11 June 1982 is hereby notified.

J. C. McNULTY,
Commissioner of Public Health.

HOSPITALS ACT 1927-1981.

Department of Hospital
and Allied Services,
Perth, 20 July 1982.

KU 1.9.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to appoint under the provisions of the Hospitals Act 1927-1981 the following persons as members of the Kununoppin and Districts Hospital Board for a period of one year ending 31 July 1983.

Messrs. A. R. Fazey, W. B. Lamond, D. R. M. Mason.

Mesdames S. N. Couper, S. E. Williams.

W. D. ROBERTS,
Commissioner,
Hospital and Allied Services.

HOSPITALS ACT 1927-1981.

Department of Hospital
and Allied Services,
Perth, 20 July 1982.

YL 1.9.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to appoint under the provisions of the Hospitals Act 1927-1981 the following persons as members of the Yarloop District Hospital Board for a period of one year ending 31 July 1983.

Messrs. J. G. McEwin, J. B. F. O'Connor, J. L. Salerian, M. F. Wills.

W. D. ROBERTS,
Commissioner,
Hospital and Allied Services.

FORFEITURES.

THE following leases and licences together with all rights, title and interest therein have this day been forfeited to the Crown under the Land Act 1933-1977 for the reasons stated.

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

Hunt, G. G. and J. R.; 338/15555; Kalgoorlie Lot 3851; Non payment of instalments; 2087/981; Kalgoorlie Boulder 28.40.

McAuliffe, P. W.; 338/15488; Karratha Lot 3798; Non payment of instalments; 1337/981; Karratha 28.28.

Russell, G. L.; 345A/5031; Cervantes Lot 17; Non payment of instalments; 2007/77; Cervantes 5.25.

4 August 1982.

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

SHIRE OF DONNYBROOK-BALINGUP.

Cancellation of Street Name.

Department of Lands and Surveys,
Perth, 6 August 1982.

Corres. 1995/74.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of the cancellation of the name of portion of Marshall Road as shown amended in green, on Lands and Surveys Miscellaneous Plan No. 710 situated within the Shire of Donnybrook-Balingup.

(Public Plan Donnybrook N.W. 1:25 000.)

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

LAND ACT 1933.

Land Release.

Department of Lands and Surveys,
Perth, 6 August 1982.

File No. 2703/65.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Port Hedland Lot 834 being made available for sale in fee simple at the purchase price of fifteen thousand dollars (\$15 000.00), subject to payment in cash, on demand, for improvements at valuation should the successful applicant be other than the former lessee.

(Plan Port Hedland 2 000 24.34 (Anderson Street).)

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

LAND ACT 1933-1980.

Land Release.

Department of Lands and Surveys,
Perth, 6 August 1982.

File No. 3755/981.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve under section 45A of the Land Act 1933, of Exmouth Lot 620 containing an area of 4 047 square metres being made available for sale in fee simple for the purpose of "Tourist Accommodation" at the purchase price of ten thousand dollars (\$10 000.00) and subject to the following conditions:—

- (a) The purchaser shall erect on the lot purchased Tourist Accommodation to comply with Local Authority by-laws within two (2) 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.

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.

- (b) A deposit of 10% of the purchase price is payable on application and the balance of purchase money shall be paid within twelve months of the date of approval of application by four (4) equal quarterly instalments on the first days of January, April, July and October in each year. The first instalment of purchase money shall become due and payable on the first day of the quarter next following the date of approval of application, the Crown Grant fee being payable with the last instalment of purchase money, but a Crown Grant shall not issue until the conditions under which the lot was made available for sale have been fulfilled.
- (c) The successful purchaser shall be responsible for provision of services including water and sewerage disposal facilities to the site to the satisfaction of the Local Authority and/or the responsible Servicing Authority.

Intending applicants shall submit with their applications,

- (i) detailed plans of the proposed development to be in compliance with the Town Planning Regulations and Local Authority Building By-laws, details of timing and costing, including details of staging where proposed, as from date of allocation of the site.
- (ii) details of sources of funds and any previous experience in development and or management of similar projects.

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.

Department of Lands and Surveys,
Perth, 6 August 1982.

IT is hereby notified for general information that the Land Board has determined that the following applications for land shall be granted.

Roe Location 2510 situated about 50 kilometres southeast of Hyden Townsite and containing an area of 669.145 2 hectares to:—

Gary Raymond Strother and Dallas Gail Strother
both of Holt Rock, W.A.

Roe Locations 2765, 2769 and 2776 situated about 25 kilometres northeast of Newdegate Townsite:—

Location 2765 containing an area of 1 421.529 1 hectares was apportioned and allocated as follows:—

Location 3089 containing an area of approximately 760 hectares to Gordon Alan Dunkeld care of P.O. Box 62, Newdegate, W.A.

Location 3090 containing an area of approximately 661 hectares to Graham Donald Tonkin, Geoffrey Alan Tonkin and David Ross Tonkin, all care of P.O. Box 30, Newdegate, W.A.

Location 2769 containing an area of 1 624.926 7 hectares was apportioned and allocated as follows:—

Location 3092 containing an area of approximately 989 hectares to Mavis Jean Rasmussen, Earl Leon Rasmussen and Brian John Rasmussen all care of P.O. Box 15, Newdegate, W.A.

Location 3091 containing an area of approximately 635 hectares to Patrick Bernard Webb, Joyce Hilda Webb and Malcolm Patrick Webb all care of P.O. Box 54, Newdegate, W.A.

Location 2776 containing an area of 363.850 3 hectares to:—

Mark Richard Barr and Sandra Kay Barr
both care of P.O. Box 3, Newdegate,
W.A.

Roe Location 2779 situated approximately 36 kilometres northeast of Newdegate Townsite and containing an area of 2 245.648 5 hectares to:—

John Francis Bowen, Linton James Bowen, Raymond Joseph Bowen and Thomas Mathew Bowen all care of R.M.B. 801, Northam, W.A.

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

Applications, accompanied by a deposit of \$1 000.00 must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday 22 September 1982, together with the required development details and completed Land Board Questionnaire form.

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

(Plan Exmouth 15.13; (Murat Road).)

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

WITHDRAWN FROM LEASING.

Bruce Rock Lot 443.

Department of Lands and Surveys,
Perth, 6 August 1982.

Corres. 5874/54.

IT is hereby notified for general information that Bruce Rock Lot 443 has been withdrawn from leasing under section 117 of the Land Act 1933-1980, as gazetted on 18 May 1979, *Gazette* No. 28, pages 1313 and 1314.

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

WITHDRAWN FROM LEASING.

Calingiri Lot 126.

Department of Lands and Surveys,
Perth, 6 August 1982.

Corres. 2218/77.

IT is hereby notified for general information that Calingiri Lot 126 has been withdrawn from leasing under section 117 of the Land Act 1933-1980 as gazetted on 3 March 1978, *Gazette* No. 14, pages 638-639.

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

WITHDRAWN FROM SALE.

Kalbarri Lots 535, 537, 538 and 539.

Department of Lands and Surveys,
Perth, 6 August 1982.

Corres. 795/73, V.2.

IT is hereby notified for general information that Kalbarri Lots 535, 537, 538 and 539 have been withdrawn from sale under section 45A of the Land Act 1933-1980 as gazetted on 23 February 1979, *Gazette* No. 11, page 498.

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

WITHDRAWN FROM SALE.

Southern Cross Lot 698.

Department of Lands and Surveys,
Perth, 6 August 1982.

Corres. 3390/51.

IT is hereby notified for general information that Southern Cross Lot 698 has been withdrawn from sale under section 45A of the Land Act 1933-1980 as gazetted on 1 October 1976, *Gazette* No. 58, page 3574.

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

WITHDRAWN FROM SALE.

Trayning Lots 140, 141, 142 and 144.

Department of Lands and Surveys,
Perth, 6 August 1982.

Corres. 7488/50.

IT is hereby notified for general information that Trayning Lots 140, 141, 142 and 144 have been withdrawn from sale under section 45A of the Land Act 1933-1980 as gazetted on 11 August 1978, *Gazette* No. 56, pages 2889-2890.

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

LOCAL GOVERNMENT ACT 1960-1982.

Closure of Street.

WHEREAS Edith Wynne Hardacre and James Scofield Hardacre, being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Williams to close the said street.

Williams.

File No. 6257/03, V.2.

W. 1149.—The whole of the surveyed road along the western boundary of Williams Location 3489, from a line in prolongation southwestward of the western-most northwestern boundary of the said Location 3489 to a line in prolongation westward of the southern boundary of that location (Public Plan Highbury S.W. 1:25 000.)

The notice published under the heading "Williams" on page 2010 of the *Government Gazette* dated 18 June 1982 is hereby superseded.

And whereas the Council has requested closure of the said street; and whereas the Governor in Executive Council has approved this request; it is notified that the said street is hereby closed.

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

LOCAL GOVERNMENT ACT 1960-1982.

Department of Lands and Surveys,
Perth, 6 August 1982.

IT is hereby declared that, pursuant to the resolution of the City of Melville, passed at a meeting of the Council held on or about 22 February 1972 and 28 April 1981, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Melville.

759/72 (R6539).

Road No. 11415 (Cottrill Street) (Widening of Part) That portion of Swan Location 73 as delineated and coloured dark brown on Original Plan 14461.

Road No. 16731 (Marmion Street) (i) A strip of land, varying in width commencing at the western side of Road No. 2057 (North Lake Road) at the easternmost northeastern corner of Lot 2 of Swan Location 73 (Land Titles Office Diagram 32229) and extending westward along the northeastern and northern boundary of that lot and the northern boundaries of Lot 8 (Diagram 36815), Lots 136 and 135 (Diagram 22558) Lots 11 and 10 (Diagram 37758) and to and along Lots 118 and 117 (Plan 7047), Lots 116 and 115 (Plan 6925), to and along Lot 82 (Plan 6925) Location 6819 (Reserve No. 25365), Location 6855 (Reserve No. 25482) and Lot 114 (Plan 7233) thence southwestward along the northwestern boundaries of Lot 65 (Plan 7233) and Lots 79, 203 and 204 (Plan 7196) to terminate at a line in prolongation northward of the eastern boundary of the last mentioned lot.

(ii) (Widening of Part) That portion of Swan Location 73 as delineated and coloured dark brown on Original Plan 14461.

3 793 square metres being resumed from Swan Location 73.

(Notice of intention to Resume gazetted 19 March 1982.)

(Public Plan Perth 2 000 10.15.)

And whereas His Excellency the Governor has declared that the said lands have been set apart, taken, or resumed for the purpose of the said roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth, it is hereby notified that the lands described above are roads within the meaning of the Local Government Act 1960-1982, subject to the provisions of the said Act.

Dated this 20th day of July, 1982.

By Order of His Excellency.

G. MASTERS,
Acting Minister for Lands.

BUSH FIRES ACT 1954 (AS AMENDED).

Shire of Goomalling.

Notice to all Owners and/or Occupiers of Land
in the Shire of Goomalling.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 31 October 1982 to remove from the land owned or occupied by you all inflammable materials or to clear firebreaks in accordance with the following, and thereafter to maintain the land or the firebreaks clear of inflammable material up to and including 31 March 1983.

- (1) In respect of the land owned or occupied by you within the townsite of Goomalling, you shall remove all inflammable materials on the land from the whole of the land, except land zoned as Rural under the Town Planning Scheme currently in force, on which you shall clear of all inflammable material, firebreaks of not less than three (3) metres wide immediately inside the external boundaries of the land.
- (2) In respect of the land owned or occupied by you other than within the townsite of Goomalling which is used for growing crop or pasture, you shall clear of all inflammable material, firebreaks of not less than three (3) metres wide immediately inside the external boundaries of the land. Where the land or any part of the land adjoins a railway reserve, the firebreaks required to be cleared along your common boundary with the railway reserve, shall be at least 6 metres wide.

Additionally you shall clear of all inflammable materials firebreaks not less than 3 metres wide so as to divide land owned or occupied by you and used to grow crop or pasture into areas not exceeding 200 hectares.

If buildings are erected on the land such buildings shall be immediately surrounded by a firebreak cleared of all inflammable material to a width of not less than 3 metres wide.

If it is considered to be impractical for any reason to clear firebreaks or to remove inflammable material from the land as required by this Notice you may apply to the Council or its duly authorized officer not later than 15 October 1982 for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the council or its duly authorized officer, you shall comply with the requirements of this notice.

"Inflammable material" is defined for the purpose of this Notice to include bush, timber, boxes, cartons, paper and like inflammable materials, rubbish and also any combustible matter, but does not include green standing trees or growing bushes and plants in gardens and lawns.

The Penalty for failing to comply with this Notice is a fine of \$400 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this Notice if it is not carried out by the owner or occupier by the date required by this Notice.

If the requirements of this Notice are carried out by burning, such burning off must be in accordance with the relevant provisions of the Bush Fires Act.

Dated this 2st day of July, 1982.

By Order of the Council,

G. W. MORRIS,
Shire Clerk.

BUSH FIRES ACT 1954-1977.

(Section 33.)

Shire of Gingin.

Notice to Owners and Occupiers of Land in the
Shire of Gingin.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 1 November 1982, and thereafter up to and including 3 April 1983, to have firebreaks clear of inflammable material as set out hereunder on all land owned and occupied by you.

1. Rural Land—In respect of land owned or occupied by you other than within a townsite, or Special Rural Zones No. 1 and 2—Ocean Farm and Woodridge, you shall:—

- (a) Clear firebreaks not less than 3.5 metres wide.
 - (i) immediately inside all external boundaries of the land.
 - (ii) completely surrounding and not more than 100 metres from the perimeter of all buildings situated on the land.
- (b) Clear firebreaks not less than 20 metres wide immediately surrounding the land on which bush has been bulldozed, chained or prepared in any similar manner for clearing by burning (whether you intend to burn the bush or not).
- (c) Pine Plantations:
 - (i) Clear firebreaks not less than 10 metres immediately inside all external boundaries of the land.
 - (ii) Internal firebreaks 10 metres wide surrounding compartments of 100 hectares maximum.
- (d) Special Rural Zones—Ocean Farm and Woodridge:

Landowners to contribute an annual levy (not more than \$30.00) to the Gingin Shire Council who will clear firebreaks not less than 3.5 metres wide immediately surrounding the outer perimeter or external boundary of the zone, and in such other places as determined on the Strategic Firebreak Plan.

Land owners not wishing to participate in the Strategic Firebreak Plan must clear firebreaks not less than 3.5 metres wide—

- (i) immediately inside all external boundaries of the land.
- (ii) completely surrounding and not more than 100 metres from the perimeter of all buildings situated on the land.

2. Fuel Depots—You shall clear of all inflammable material firebreaks at least three metres wide so as to completely surround the perimeter of land occupied by drums used for the storage of inflammable liquids, whether the drums contain inflammable liquid or not, including any land on which ramps for holding the drums are constructed. You shall also clear of all inflammable material all the land within the firebreak required by this paragraph.

3. Urban Land—(All land within the townsites of Gingin, Guilderton, Seabird, Ledge Point and Lancelin).

You shall:—

- (a) Where the area of land is less than 2 hectares, clear of all inflammable material firebreaks at least one metre wide immediately inside all external boundaries of the land.
- (b) Where the area of land exceeds 2 hectares, clear of all inflammable material firebreaks at least 2 metres wide immediately inside all external boundaries of the land.

If it is considered to be impractical for any reason to clear firebreaks as required by this Notice, you may apply to the Council or its duly authorised officer not later than 22 October 1982, for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or its duly appointed officer, you shall comply with the requirements of this notice.

Dated this 15th day of July, 1982.

By Order of the Council,

N. H. V. WALLACE,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

City of Belmont Town Planning Scheme No. 6—
Amendment No. 98.

T.P.B. 853/2/15/5, Pt. 98.

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 Belmont Town Planning Scheme Amendment on 22 July 1982 for the purpose of adding to Table I—Zoning Table after "24 Light Industry" a new use class "24A Lunch Bar" such that it is an "AA" use (i.e. approval is at Council's discretion) in the "Industrial Zone" and an "X" use (i.e. not permitted) in all other zones.

F. W. RAE,

Mayor.

E. D. F. BURTON,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

City of Canning Town Planning Scheme
No. 16—Amendment No. 264.

T.P.B. 853/2/16/18, Pt. 264.

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 Canning Town Planning Scheme Amendment on 26 July 1982 for the purpose of rezoning Lot 32, Canning Location 2, No. 12, Burton Street, Cannington, from "SR2" to "Special Business" as depicted on the amending plan adopted by the Canning City Council on 18 January 1982 and approved by the Minister for Urban Development and Town Planning.

E. TACOMA,

Mayor.

N. I. DAWKINS,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

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

City of Canning Town Planning Scheme
No. 16—Amendment No. 270.

T.P.B. 853/2/16/18, Pt. 270.

NOTICE is hereby given that the Council of the City of Canning 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 the Scheme Text, Schedule of Special Zones (Appendix 2) to permit Health Centre and Associated Residence to operate as an Additional Purpose on Lots 17 and 3015 Canning Location 907, 108-110 Pinetree Gully Road, Willetton.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 17 September 1982.

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, Canning City Council, P.O. Box 42, Cannington, W.A. 6107, on or before 17 September, 1982.

N. I. DAWKINS,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

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

City of Gosnells Town Planning Scheme
No. 1—Amendment No. 179.

T.P.B. 853/2/25/1, Pt. 179.

NOTICE is hereby given that the Council of the City of Gosnells 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 the Scheme Text to permit Professional Offices to operate as an additional use from the existing Medical Centre development situated on Lot 15, corner of Fremantle Road and Wheatley Street, Gosnells.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 2120 Albany Highway, Gosnells and will be open for inspection without charge during the hours of 9.00 a.m. to 4.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 17 September 1982.

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, Gosnells City Council, Locked Bag No. 1, Gosnells, W.A. 6110, on or before 17 September 1982.

G. N. WHITELEY,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

City of Cockburn District Zoning Scheme
No. 1—Amendment No. 42.

T.P.B. 853/2/23/5, Pt. 42.

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 Cockburn Town Planning Scheme Amendment on 22 July 1982 for the purpose of excising the land generally bounded on the west by Forrest Road, on the north by the Standard Gauge Railway, on the east by the proposed Kwinana Freeway Extension and on the south by Semple Road and Thomas Street, from the Rural Zone and including that land in the Residential Zone, as depicted on Composite Amendment Plan No. 12.36.3 and amending the Scheme Map accordingly.

D. F. MIGUEL,

Mayor.

A. J. ARMAREGO,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

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

City of Melville Town Planning Scheme
No. 2—Amendment No. 260.

T.P.B. 853/2/17/5, Pt. 260.

NOTICE is hereby given that the Council of the City of Melville 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 17 and Pt. Lot 22 (Formerly 16) Swan Location 70 Stock Road and Waddell Road, Bicton from Private Clubs and Institutions—Private Hospital "C" Class to General Residential 4.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Almondbury Road, Ardress 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 3 September 1982.

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, Melville City Council, P.O. Box 130 Applecross, W.A., 6153, on or before 3 September 1982.

R. H. FARDON,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

City of Stirling District Planning Scheme—
Amendment No. 178.

T.P.B. 853/2/20, Pt. 178.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Urban Development and Town Planning approved the City of Stirling Town Planning Scheme Amendment on 22 July 1982 for the purpose of—

- 1 Rezoning Lot 307, Perthshire Loc Au, Wanneroo Road, Nollamara, from Single Residential to "Restricted Zone—Scuba Diving Instruction Pool".
- 2 Altering Part I of the First Schedule to the Scheme by the addition thereto of the following:

Osborne	Wanneroo Road—Portion of Perthshire Loc Au and being Lot 307 on Plan 5332 and being the land comprised in Certificate of Title Volume 1108, folio 320	Scuba Diving Instruction Pool
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- 3 Including a notation for "Restricted Zone—Scuba Diving Instruction Pool" on the Scheme Map Reference Sheet.

G. J. BURKETT,
Mayor.

M. G. SARGANT,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Town of Claremont Town Planning
Scheme—Amendment No. 72.

T.P.B. 853/2/2/1, Pt. 72.

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 Claremont Town Planning Scheme Amendment on 26 July 1982 for the purpose of—

- (a) Rezoning Lot 1 Location 700 Stirling Highway, Claremont to Office Warehouse Showroom as depicted on the amending map.
- (b) Amending the Scheme map accordingly.

B. H. HOUSTON,
Mayor.

D. H. TINDALE,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Town of Kwinana Town Planning Scheme
No. 1—Amendment No. 26.

T.P.B. 853/2/26/1, Pt. 26.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Urban Development and Town Planning approved the Town of Kwinana Town Planning Scheme Amendment on 26 July 1982 for the purpose of rezoning Pt. Reserve 24860, Lot 1065 from Local Roads to Residential.

F. G. J. BAKER,
Mayor.

L. G. BAKER,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Notice that a Town Planning Scheme Amendment
has been prepared and is available for inspection.

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

T.P.B. 853/4/2/9, Pt. 1.

NOTICE is hereby given that the Narrogin Town Council in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Narrogin Town Lots 2, 3 and 4 of 247 Kipling and Burns Street from "Residential" (Single and Group Housing) to "Community".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 89 Earl Street, Narrogin 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 September 1982.

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, Narrogin Town Council, P.O. Box 188, Narrogin, W.A., 6312, on or before 10 September 1982.

G. J. PEARCE,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

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

Shire of Gingin Town Planning Scheme No. 2—
Amendment No. 12.

T.P.B. 853/3/8/5, Pt. 12.

NOTICE is hereby given that the Gingin 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 M1950, Part Lot 2 portion of Swan Location 1374 from Rural to Special Rural Zone; amending the Scheme Map in accordance with the Legend as shown on the Scheme Amendment Map; and inserting in paragraph one of column (b) of Schedule One, after the words "Shire of Gingin Special Rural Zone No. 2, Plan No. 1 and Plan No. 2" the words "and also Plan No. 3".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Brockman Street, Gingin and will be open for inspection without charge during the hours of 9.00 a.m. to 4.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 8 November 1982.

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, Gingin Shire Council, Brockman Street, Gingin, W.A. 6503, on or before 8 November 1982.

N. H. V. WALLACE,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Kalamunda District Town Planning Scheme—
Amendment No. 55.

T.P.B. 853/2/24/13, Pt. 55.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Urban Development and Town Planning approved the Shire of Kalamunda Town Planning Scheme Amendment on 26 July 1982 for the purpose of rezoning from Rural Zone to Urban Development Zone land situated in High Wycombe as follows: All lot numbers are inclusive.

Part Lots 1-3 and 10, Parts Lot 4, Lots 6-9, 18 and 19 Swan Location 1931 Wittenoom/Macao/Newburn Roads; Part Lots 11, 15 and 20 Lots 11-15, 21-23 Swan Location 2753 Wittenoom/Newburn Roads; Part Lots 5-7, Lot 8 Swan Location 2776 Sorensen Road/Everitt Place.

S. P. WILLMOTT,
President.

E. H. KELLY,
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. 115.

T.P.B. 853/6/13/1, Pt. 115.

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 Lots 7 and 8 Gillark Street, from "Special Residential" zone to "Residential C" zone; Lot 1 Boundary Road from "Special Residential" zone to "Public Building" zone and Lot 2 Boundary Road from "Special Residential" zone to "Business" zone.

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 8 November 1982.

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 8 November 1982.

K. W. DONOHOE,
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 Nos. 121, 145.

T.P.B. 853/2/27/1, Pts. 121 and 145.

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 26 July 1982 for the purpose of—

Amendment No. 121—excluding the western portion of Swan Location 1860 Parkerville from the Rural Zone and including it in the Special Purpose Zone, and adding relative particulars to the Special Purpose Zone Schedule as detailed in the Schedule annexed hereto.

Amendment No. 145—rezoning Parkerville Lot 197, Gill Street, Mundaring from "Rural" to "Special Rural Zone—Landscape Interest", and including relative particulars in Schedule No. 1 as detailed in the Schedule annexed hereto.

T. BROZ,
President.

M. N. WILLIAMS,
Shire Clerk.

Schedule.

Town Planning and Development Act 1928
(As Amended).

Shire of Mundaring.

Town Planning Scheme No. 1.
Amendment No. 121.

THE Council of the Shire of Mundaring under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act 1928 (as amended) hereby amends the above-mentioned Town Planning Scheme by:—

- (a) Amending the Scheme Map by excluding the western portion of Swan Location 1860 Parkerville, from the Rural Zone and including it in the Special Purpose Zone.
- (b) Amending the Scheme Text by adding to the Special Purpose Zone Schedule the following particulars under the respective headings:—

Locality	Street	Particulars of land	Permitted Use
Parkerville	Richardson and Wilson Roads	The Western portion of Swan Location 1860 being the whole of the land comprised in Certificate of Title Vol. 918 Folio 153	Recreation and Leisure Centre comprising:— Dining Room—about 200 m ² , Kitchen—about 50 m ² , Recreation Hall—about 250 m ² Office—about 20 m ² , Caretaker—about 180 m ² Toilet Facilities— 2 at 80 m ² , 1 at 100 m ² , Kitchen/Meetings—about 200 m ² , Chapel—about 120 m ² , Accommodation— 6 units at about 100 m ² , each 8 self-contained units at about 60 m ² , each 1 self-contained cabin at about 200 m ² , No more than 250 people (including camping areas) be permitted on the site at any one time.

Schedule.

Town Planning and Development Act 1928.
(As Amended).

Shire of Mundaring.

Town Planning Scheme No. 1—Amendment No. 145.

THE Mundaring Shire Council under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act 1928 (as

Schedule—*continued.*

amended) and the Metropolitan Region Town Planning Scheme Act 1959 (as amended) hereby amends the above Town Planning Scheme by:—

- (1) Amending the Scheme maps to rezone Parkerville Lot 197, contained in Certificate of Title Volume 6 Folio 336A, Gill Street, Mundaring, from "Rural" to "Special Rural Zone—Landscape Interest".
- (2) Amending the Scheme Text to insert in Schedule No. 1—Special Rural Zones—Provisions Relating to Specific Areas—the following:

(A)	(B)
Parkerville Lot 197 comprised in Certificate of Title Volume 6 Folio 336A, Gill Street, Mundaring.	The subdivision of the subject land shall be generally in accordance with the plan of subdivision which forms part of this amendment.

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. 107.

T.P.B. 853/2/21/1, Pt. 107.

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 26 July 1982 for the purpose of rezoning Lots 4, 5 and 53 Viveash Road, Midland from "Residential GR5" to "Commercial A".

C. GREGORINI,
President.

R. F. COFFEY,
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. 212.

T.P.B. 853/2/30/1, Pt. 212.

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 Lot 5, Swan Location H, corner of Patrick Court and Girrawheen Avenue, Girrawheen from "Tavern" to "Special Zone (Restricted Use) Church, Church Hall and Residence".

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 17 September 1982.

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 17 September 1982.

J. D. REIDY-CROFTS,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Waroona Town Planning Scheme
No. 4—Amendment No. 1.

T.P.B. 853/6/10/7, Pt. 1.

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 Waroona Town Planning Scheme Amendment on 26 July 1982 for the purpose of rezoning Portion of Murray Location 239 Lyons Road, Waroona from Rural to Special Site (Low Density Residential), and Portion of Murray Location 239 from Rural to Public Purposes (Water Supply, Sewerage and Drainage); amending the Scheme Text pertaining to Special Sites and Location 239 and the minimum standard of fencing required by Council as detailed in the Schedule annexed hereto.

R. J. CARATTI,
President.

R. T. GOLDING,
Shire Clerk.

Schedule.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Shire of Waroona.

Town Planning Scheme No. 4—Amendment No. 1. THE Shire of Waroona under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act 1928 (as amended) hereby amends the above Town Planning Scheme by:—

1. Amending the Scheme Map by:
 - (a) Rezoning Portion of Murray Location 239 Lyons Road, Waroona from Rural to Special Site (Low Density Residential).
 - (b) Rezoning Portion of Murray Location 239 Lyons Road, Waroona from Rural to Public Purposes (Water Supply Sewerage and Drainage).
2. Amending the Scheme Text by—
 - (a) Part 3, clause 3.4 "Special Sites" delete from Schedule of Special Sites under the headings "Street and Particulars of Land", "McLarty Street" and "Location 239" and insert "Lyons Road" and "portion of Location 239".
 - (b) Clause 4.7 Low Density Residential, delete the words "Part of Location 239 McLarty Street" and insert "Portion of Location 239 Lyons Road".
 - (c) Inserting the following clause in the Scheme Text after clause 4.7.4—
 - 4.7.5 Boundary Fences—
The minimum standard of fencing shall be 1.4 m post and 4 strand wire or such similar materials as approved by Council but such materials as asbestos, metal sheeting or wooden pickets shall not be used.

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 Belmont Town Planning Scheme No. 6—
Amendment No. 100.

T.P.B. 853/2/15/5, Pt. 100.

NOTICE is hereby given that the Council of the City of Belmont 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 Lot 6 Swan Location 34, corner of Acton Avenue and Salisbury Street,

Rivervale from "Residential A" to "Highway Development" as depicted on the amending plan adopted by resolution of the Council of the City of Belmont at the ordinary meeting of Council held on 27 April 1982.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 215 Wright Street, Cloverdale 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 3 September 1982.

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, Belmont City Council, P.O. Box 379, Cloverdale, W.A. 6105, on or before 3 September 1982.

E. D. F. BURTON,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Town of Claremont Town Planning Scheme No. 1—
Amendment Nos. 80 and 82.

T.P.B. 853/2/2/1, Pts. 80, 82.

NOTICE is hereby given that the Town of Claremont 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—

Amendment No. 80: Amending the Terrace House Column of the Single Residential Zone SR3 (Group Houses) Table by

- (a) substituting the figure 330 for the figure 220 with respect of the minimum lot area necessary;
- (b) substituting the figure 7.5 for the figure 6 with respect of the minimum effective frontage;
- (c) substituting the figure .45 for the figure .5 with respect of the maximum Plot Ratio; and
- (d) substituting the figure .45 for the figure .35 with respect of the maximum site coverage.

Amendment No. 82: Rezoning Lots 41 and 42 of Swan Location 907 Victoria Avenue to Single Residential SR3 and amending the Scheme Map accordingly.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 308 Stirling Highway, Claremont 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 10 September 1982.

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, Claremont Town Council, 308 Stirling Highway, Claremont, W.A. 6010 on or before 10 September 1982.

D. H. TINDALE,
Town Clerk.

CORRIGENDUM.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Town of Kalgoorlie and Shire of Boulder.

Kalgoorlie-Boulder Joint Town Planning Scheme
Amendment No. 21.

T.P.B. 853/11/3/2, Pt. 21.

IT is hereby notified for public information that the notice under the above Amendment No. 21 published at page 209 of the *Government Gazette* No. 4 dated Friday, 22 January 1982, contained an error which is now corrected as follows:—

Under Duplex for the words "Side: 8 ft. min. both sides" read "* Side: 8 ft. min. both sides".

Under Triplex for the words "Side: 10 ft. storey each side" read "* Side: 10 ft. per storey each side".

Under Quadruplex for the words "Side: 10 ft. storey each side" read "Side: 10 ft. per storey each side".

T. O'MEARA,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Resolution Deciding to Prepare a Town Planning Scheme.
Lands Wholly within the District of the Local Authority
Preparing the Scheme.

Shire of Bridgetown-Greenbushes Town Planning
Scheme No. 4.

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 Bridgetown-Greenbushes and enclosed within the inner edge of the broken black border on a plan now produced to the Council and marked and certified by the Shire Clerk under his hand dated 23 April 1982 as "Scheme Area Map".

Dated this 23rd day of April, 1982.

S. A. GIESE,
Shire Clerk.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959-1981.

Metropolitan Region Scheme.

Notice of Amendment.

Beechboro/Gosnells and Great Eastern Highways.

File: 833/2/15/3; Amendment No. 444/33A.

1. In accordance with the provisions of section 33A of the Metropolitan Region Town Planning Scheme Act 1959-1981, The Metropolitan Region Planning Authority on 23 June 1982, resolved to amend the Metropolitan Region Scheme as referred to in the First Schedule hereto.

2. Copies of the maps that form part of the Scheme which is being amended are available for public inspection free of charge, during normal office hours from Monday to Friday inclusive of each week, except on public holidays, at the places mentioned in the Second Schedule hereto.

3. And please note that any person who feels aggrieved by the Amendment may appeal to the Minister for Urban Development and Town Planning against the Amendment in the prescribed form. Forms of Notice of Appeal are available at the places of exhibition and shall be lodged in duplicate with the Secretary, Metropolitan Region Planning Authority, 22 St. George's Terrace, Perth, on or before Friday, 8 October 1982.

R. E. PETERS,
Acting Secretary,
Metropolitan Region Planning Authority.

First Schedule.

Metropolitan Region Scheme Map Sheet Number 16 is amended by substituting Map Sheet Number 16/31m.

The effect of the Amendment is to—

- (i) exclude land from the Urban Zone, Other Major Highways, Important Regional Roads and Public Purposes (Commonwealth Government) Reservations and include that land in the Controlled Access Highway Reservations,
- (ii) exclude land from the Controlled Access Highway Reservation and include it in the Urban Zone, Public Purposes (Commonwealth Government) and Important Regional Roads Reservations,

in the vicinity of the intersection of the Beechboro/Gosnells Highway and Great Eastern Highway.

The purpose of the amendment is to—

- (a) provide for full interchange facilities between the Great Eastern Highway and the Beechboro/Gosnells Highway,
- (b) reduce the proposed interchange between the Beechboro/Gosnells Highway and Stanton Road, Redcliffe, from a full diamond interchange to a half diamond interchange,

- (c) maintain access from the Beechboro/Gosnells Highway to Perth Airport via Stanton Road.

The Amendment is depicted on Metropolitan Region Planning Authority Plan Number 4.0658 and shown in more detail on supporting Plans Numbered 1.0201 and 1.0202.

Second Schedule.

Public Inspection:—

1. Office of the Town Planning Department, 2nd Floor, 22 St. George's Terrace, Perth.
2. Office of the municipality of the City of Perth, 27 St. George's Terrace, Perth.
3. Office of the municipality of the City of Belmont, 215 Wright Street, Cloverdale.
4. Office of the municipality of the Shire of Swan, Administrative Centre, Great Northern Highway, Middle Swan.
5. Office of the municipality of the Shire of Bayswater, Slade Street, Bayswater.
6. The State Reference Library, 40 James Street, Perth (between the hours of 9.00 a.m. and 9.45 p.m. Mondays to Saturdays inclusive of each week and between 2.00 p.m. and 5.00 p.m. on Sundays).

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.

As from 1 January 1982, tenders called for Architectural and Engineering Contracts will be governed by the "General Conditions of Contract N.P.W.C. Edition 3 (1981) and Amendments (W.A.)," a copy of which is available from the Contract Office as above and from P.W.D. Country Offices, free of charge.

Contract No.	Project	Closing Date	Tender Documents now available at
22986	York Hospital Alterations and Additions (recall)	17/8/82	P.W.D., West Perth
23035	Harding Dam Project West Pilbara Water Supply Registration of Tenders	31/8/82	P.W.D., A.D., Northam P.W.D., West Perth
23036	Western Australian College of Advanced Education—Churchlands Campus—Secretariat	17/8/82	P.W.D., West Perth
23037	Western Australian College of Advanced Education Churchlands Campus—Secretariat—Electrical Installation (nominated sub contract)	17/8/82	P.W.D., West Perth
ADQ3307	Perth Observatory Bickley—24 in. Telescope Dome—Repairs and Renovations	10/8/82	P.W.D., A.D., Dumas House, General Design and Investigation Branch, Room 1029 (10th floor) (Refer to Mr. Ross Smith)
23038	West Pilbara Water Supply Harding Dam Construction Facilities Transportable Accommodation Units	7/9/82	P.W.D., West Perth
23039	West Australian College of Advanced Education Churchlands Campus—Secretariat—Air Conditioning	24/8/82	P.W.D., West Perth
23040	Thornlie Technical College—Stage 3 Classroom and Laboratory Building Electrical Installation Direct Contract	17/8/82	P.W.D., West Perth
ADQ3392	Dawson Park Primary School North Forrestfield—Supply and Lay Carpet	10/8/82	P.W.D., A.D., Furniture Office, 2nd Floor, Room 223, 2 Havelock Street, West Perth 6005
23041	Fremantle Hospital Demolish and Remove H & J Blocks	7/9/82	P.W.D. West Perth
ADQ3397	Clifton Hills Primary School—Carpet to Administration and six Classrooms	17/8/82	P.W.D., A.D., Furniture Office, 2nd Floor, Room 223, 2 Havelock Street, West Perth 6005
ADQ3401	Yangebup Primary School Jandakot—Supply and Lay Carpet	24/8/82	P.W.D., A.D., Furniture Office, 2nd Floor, Room 223, 2 Havelock Street, West Perth 6005
ADQ3402	Churchlands High School Supply and Lay Carpet	24/8/82	P.W.D., A.D., Furniture Office, 2nd Floor, Room 223, 2 Havelock Street, West Perth 6005

PUBLIC WORKS DEPARTMENT—*continued.*
ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount
			\$
22993	Broome Water Supply Broome Borefield Booster Pump Station Building	Geraldton Building Co Pty Ltd	108 108
23009	Edgewater Primary School Erection 1982	Scaffidi Developments	608 500
23023	Creaney Primary School Stage 1—Erection 1982	Beaconsfield Building Co. P/L	588 810
22997	Coolbinia Special School Erection	Trident Construction Pty Ltd	693 625
23022	Rostrata Primary School Stage I Erection 1982	Beaconsfield Building Co Pty Ltd	587 810
23001	Collie Senior High School Performing Arts Workshop Mechanical Services	J. R. Morgan & Co	34 000
23013	Albany Technical College—Catering Trades Block Structural Steelwork	Melville Engineering Pty Ltd	59 579
23012	Albany Technical College Catering Trades Block—Siteworks	Albany Industrial Services Pty Ltd	51 197
23011	Albany Technical College—Catering Trades Block—Earthworks	Albany Industrial Services Pty Ltd	30 353
23010	Albany Technical College Catering Trades Block and Computer Facility	McBride & Westerberg	1 678 000

E. A. BARKER,
Acting Under Secretary for Works.

COUNTRY TOWNS SEWERAGE ACT 1948-1982.

Kellerberrin Sewerage.

Reticulation Area No. 8.

Preliminaries to Construction.

Notice of Intention.

P.W.W.S. 903/82.

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 1948-1982.

A description of the proposed works:

The works will comprise gravity sewers with manholes and all other appurtenances connected therewith.

The localities in which they will be constructed:

The works will be constructed in Kellerberrin between Hammond Street and Rason Street; Ripper Street and Scott Street, as shown on Plan P.W.D., W.A. 53999-1-1. The purposes for which they are to be constructed:

The works are to be constructed to dispose of waste water from the properties shown as capable of being seweraged on Plan P.W.D., W.A. 53999-1-1.

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 office of the Public Works Department, Merredin; and the office of the Shire of Kellerberrin, Kellerberrin, for one month on and after 9 August 1982, between the hours of 10.00 a.m. and 3.30 p.m. Monday to Friday.

ANDREW MENSAROS,
Minister for Water Resources.

NOTES.

1. Section 14 of the Country Towns Sewerage Act 1948-1982, 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 1948-1982, empowers the Minister to make and levy sewerage rates in respect of all rateable land 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.

L. & S. 618/79

Public Works Act 1902; Local Government Act 1960

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, that it is intended to compulsorily acquire on behalf of the City of Subiaco, under Section 17 (1) of that Act, the several pieces or parcels of land described in the schedule hereto for Road Purposes and that the said pieces or parcels of land are marked off on Land Titles Office Plan 326, copies of which may be inspected at the Office of the Minister for Lands, Perth, and at the office of the City of Subiaco.

SCHEDULE.

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
1	William Isaac Hooper and Henry Rasmussen	W. I. Hooper and H. Rasmussen	Portion of Perth Suburban Lot 240 and being part of Lot 24 on Land Titles Office Plan 326 and being the whole of the land comprised in Certificate of Title Volume 281 Folio 32	30 m ²

Dated this 6th day of August, 1982.

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

METROPOLITAN WATER AUTHORITY.

Metropolitan Sewerage.

Notice of Intention.

M.W.B. 666982/82; (S02, 032, S02.054, S02.055).

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1982 of the intention of the Authority to undertake the construction and provision of the following works, namely:—

Cannington Main Sewer.

City of Melville.

Description and Locality of Proposed Works:

Within the City of Melville and the localities of Murdoch and Leeming. The construction of a one thousand eight hundred millimetre nominal diameter reinforced concrete plastic lined pipe sewer together with manholes and all apparatus connected therewith approximately three thousand four hundred and seventy metres in length. Commencing at an existing manhole S29 situated within Reserve 31968 Cockburn Sound Location 2255 approximately three hundred and fifty metres north of the southern boundary of the said Reserve 31968 and one hundred and forty-five metres west of the western alignment of Murdoch Drive and proceeding in an easterly direction to and across Murdoch Drive, Reserve 36727 Cockburn Sound Location 2338, Part Cockburn Sound Location 631, Kwinana Freeway and Lot 341 for a distance of approximately one thousand and fifty metres to a point situated within Part Location 631 approximately one hundred and sixty-five metres north of the southern boundary and one hundred and fifty-five metres east of the western boundary of the said Part Location 631, thence north easterly and northerly for a distance of approximately seven hundred and ninety metres to a point situated within the said Part Location 631 approximately two metres south of the southern alignment of South Street and two hundred and forty metres west of the western alignment of Benningfield Road, thence easterly to and across Benningfield Road for a distance of approximately three hundred and ninety metres to a point situated within Collett Way approximately twenty-five metres west of the eastern alignment and two metres south of the northern alignment of Collett Way, thence north easterly for a distance of approximately twenty metres to a point situated in South Street approximately fifteen metres west of the eastern alignment of Collett Way and eleven metres north of the southern alignment of South Street, thence easterly along South Street, eleven metres north of the southern alignment for a distance of approximately one thousand two hundred metres to a point opposite the western corner of Reserve 37537 Lot 554, thence south easterly for a distance of approximately twenty metres terminating at a point situated within the said Lot 554 approximately five metres east of the north eastern alignment of Lombard Street and ten metres south of the southern alignment of South Street.

The above works and localities are shown on plan M.W.A. 17966.

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

The works are required to amplify the existing wastewater conveyance system in this locality in order to deal with the increased flows resulting from new development and from the sewerage of infill areas.

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

At the office of the Metropolitan Water Authority, 629 Newcastle Street, Leederville, for one month on and after 6 August 1982 between the hours of 9.30 a.m. and 3.30 p.m.

H. J. GLOVER,
Acting Managing Director.

NOTE.

Sections 19, 21 and 22 of the Metropolitan Water Supply, Sewerage, and Drainage Act 1909-1982 provide that any local authority or person interested may lodge a written objection with the Authority 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 Authority to carry out the construction or provision of the proposed works.

METROPOLITAN WATER AUTHORITY.

Metropolitan Water Supply.

Notice of Intention.

M.W.A. 806931/80; (WO4.028 AM and EV).

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage and Drainage Act 1909-1982 of the intention of the Authority to undertake the construction and provision of the following works, namely:—

- (a) 1 400 mm Wungong Dam Outlet Trunk Main—White Rails Crescent to South Western Highway—Wungong.
- (b) 700 mm Connecting Main—South Western Highway—Wungong.
- (c) Isolating Valve Installation—White Rails Crescent, Wungong.
- (d) Pressure Control Valve Installation—Lot 45 South Western Highway, Wungong.

Town of Armadale.

Description and Locality of Proposed Works:

- (a) The construction of a one thousand four hundred millimetre diameter steel water main below ground and approximately three hundred and fifteen metres in length complete with valve pits and all other necessary apparatus commencing at a point adjacent to M.W.A. pipe reserve lot 46 White Rails Crescent and thence proceeding in a general westerly direction along White Rails Crescent to and across M.W.A. pipe reserve lot 45 to and across South Western Highway to a point adjacent to Mitchell Street and terminating thereat.
- (b) The construction of a seven hundred millimetre diameter steel water main below ground and approximately ninety metres in length complete with valve pits and all other necessary apparatus commencing at a point within M.W.A. pipe reserve lot 46 South Western Highway and thence proceeding in a general westerly direction to and across South Western Highway to an existing 760 mm pipeline and terminating thereat.
- (c) The construction of an isolating valve installation on the proposed 1 400 mm Wungong Dam outlet trunk main within a reinforced concrete pit. The installation is proposed to be located in M.W.A. Pipe Reserve lot 46, White Rails Crescent.
- (d) The construction of a pressure control valve installation on the proposed 700 mm connecting main within a reinforced concrete pit. The installation is proposed to be located within M.W.A. reserve lot 45 South Western Highway.

The above works and localities are shown on plan M.W.A. 17974.

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

To improve the outlet capacity of Wungong Dam.

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

At the office of the Authority, Metropolitan Water Centre, 629 Newcastle Street, Leederville, for one month on and after 6 August 1982 between the hours of 9.30 a.m. and 3.30 p.m.

H. J. GLOVER,
Acting Managing Director.

NOTE.

Sections 19, 21 and 22 of the Metropolitan Water Supply, Sewerage and Drainage Act 1909-1982 provide that any local authority or person interested may lodge a written objection with this Authority 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 this Authority to carry out the construction or provision of the proposed works.

SHIRE OF TRAYNING.

STATEMENT OF RECEIPTS AND PAYMENTS
FOR THE YEAR ENDED 30 JUNE 1982.

Receipts.		\$
Rates	181 234.09	
Licences	2 777.12	
Government Grants	117 185.74	
M.R.D. Statutory Road Grants	67 620.00	
Income from Property	16 495.76	
Sanitation	4 395.70	
Cemeteries	117.00	
Vermin	.50	
Other	138 026.66	
	\$527 852.57	

Payments.		\$
Administration—		
Staff Section	59 063.89	
Members section	7 379.53	
Debt Service	71 603.16	
Public Works and Services	134 594.53	
Street Lighting	4 466.80	
Recreation Grounds and Reserves	87 329.59	
Building—		
Construction and Equipment	9 156.19	
Maintenance	23 586.98	
Library Services	1 978.08	
Health Services	13 008.77	
Cemeteries	542.05	
Bush Fire Control	1 584.74	
Vermin and Weeds Services	3 446.40	
Local Voluntary Emergency Service	197.25	
Traffic Control	753.20	
Plant, Machinery and Tools	102 722.51	
Plant Operation Costs	4 984.77	
Materials	388.88	
Donations and Grants	1 514.77	
Transfer to Reserve Accounts	19 000.00	
Other Payments	35 236.46	
	\$581 760.79	

SUMMARY.

	\$
Credit Balance as at 1/7/1981	59 824.03
Plus: Receipts as per Statement	527 852.57
	587 676.60
Less: Payments as per Statement	581 760.79
Credit Balance at 30/6/1982	\$5 915.81

BALANCE SHEET AS AT 30 JUNE 1982.

Assets.		\$
Current Assets—		
Cash at Bank	5 915.81	
Sundry Debtors	39 546.39	
Stock on Hand	4 663.75	
Non-Current Assets	93 691.43	
Deferred Assets	2 986.00	
Contras	77 948.08	
Fixed Assets—		
Land and Buildings	455 989.68	
Furniture and Equipment	19 943.38	
Plant	281 897.00	
Tools	2 707.30	
	\$985 288.87	

Liabilities.

	\$
Current Liabilities	16 554.92
Non-current Liabilities	77 992.08
Deferred Liabilities	269 892.94
	\$364 439.94

SUMMARY.

	\$
Total Assets	985 288.87
Total Liabilities	364 439.94
	\$620 848.93

Contingent Liability: The amount of Interest included in Loan Debenture issued, payable over the life of the Loans, and not shown under the heading of Loan Liability is approximately \$179 150.75 which includes \$19 507.33 repayable by State Government Departments and by sporting bodies.

We hereby certify that the figures and particulars as detailed are correct.

D. R. M. MASON,
President.

W. T. ATKINSON,
Shire Clerk.

I have audited the books of account of the Shire of Trayning for the year ended 30 June 1982. In my opinion the balance sheet and the related financial statements are prepared on a basis consistent with the Local Government Accounting Directions and present a true and fair view of the state of affair of the Shire of Trayning as at 30 June 1982.

P. SPAAPEN,
Auditor,
State Audit Department.

SHIRE OF BOULDER.

STATEMENT OF RECEIPTS AND PAYMENTS FOR
YEAR ENDED 30 JUNE 1982.

Receipts.		\$
Rates	657 603.40	
Payments in Lieu of Rates	200.00	
Licences	10 953.17	
Government Grants and Recoups	596 735.64	
Statutory Road Grants	274 850.00	
Income from Property	43 920.82	
Sanitation Charges	80 240.89	
Fines and Penalties	1 020.00	
Cemetery Receipts	2 844.45	
Other Fees	19 289.19	
Interest on Investments	83 553.18	
Contributions to Works	11 740.13	
Private Works	79 768.74	
Sale of Assets	82 440.00	
Debt Service Recoups	169 318.06	
Library Operating Recoup—Town of Kalgoorlie	49 082.84	
Other Revenue	22 617.40	
Total Receipts	\$2 186 177.91	

Payments.		\$
Administration—		
Staff	196 944.97	
Members	19 048.03	
Debt Service	446 884.00	
Public Works and Services—		
Road Construction and Maintenance	590 483.98	
Street Lighting	43 839.60	
Sewerage Construction and Maintenance	11 948.83	
Parks, Gardens and Recreation Grounds	139 431.99	
Buildings, Construction and Maintenance	113 422.21	
Town Planning Control	1 470.71	
Library Operating Expenses	110 581.89	
Health Services	52 350.37	
Sanitation	92 533.09	
Bushfire Control	600.39	
Building Control	26 996.73	
Cemetery Expenditure	6 660.56	
Public Works Overheads (Overallocated)	Cr. 3 277.00	
Plant, Machinery and Tools—Purchase	185 185.23	
Land Purchase	7 023.00	
Plant Operation Costs (Underallocated)	5 671.19	
Materials Purchased (Overallocated)	Cr. 4 044.67	
Donations and Grants	64 959.47	
Other Works and Services	28 201.52	
Transfers to Reserve Funds	73 000.00	
Private Works	41 130.89	
All Other Expenditure	9 915.02	
Total Payments	\$2 260 962.00	

SUMMARY.

	\$
Credit Balance 1 July 1981	92 295.05
Receipts 1981/82 as per Statement	2 186 177.91
	2 278 472.96
Less Payments 1981/82 as per Statement	2 260 962.00
Credit Balance 30 June 1982	\$17 510.96

BALANCE SHEET AS AT 30 JUNE 1982.

Assets.		\$
Current Assets—		
Cash at Bank	17 510.96
Sundry Debtors	138 477.63
Stock	9 775.72
Non Current Assets—		
Trust Fund Bank Balance	54 081.03
Loan Funds Bank Balance	133 482.56
Plant Reserve Fund	131 553.68
Long Service Leave Reserve Funds	47 809.47
Cruickshank Sports Arena Reserve Fund	4 392.47
Building Reserve Fund	17 840.16
Library Lost Books Reserve	5 900.00
Sinking Fund	4 320.00
Septic Tank Installations	3 145.58
Metal Crushing Plant Reserve—Held in Trust	5 088.28
Deferred Assets	1 268 178.98
Fixed Assets (At cost less depreciation)	3 752 114.41
		<u>\$5 593 670.93</u>
Liabilities.		
		\$
Current Liabilities		
Non Current Liabilities—		8 702.63
Trust Fund	54 081.03
Reserve Funds	207 495.78
Deferred Liabilities—Loan Liability	3 284 234.90
		<u>\$3 554 514.34</u>
Total Assets	5 593 670.93
Total Liabilities	3 554 514.34
Municipal Accumulation Account (Surplus)	\$2 039 156.59

Contingent Liability (approximately) \$3 674 904.04 of which \$938 338.35 is payable by the Department of Corrections; \$69 135.16 by Eastern Goldfields Y.M.C.A.; \$328.68 by Goldrush Badminton Club and \$22.23 by the Treasury Department.

We certify that the figures and particulars contained in the Annual Statements are correct.

C. P. DAWS,
President.

R. G. HADLOW,
Shire Clerk.

I have audited the books of account of the Shire of Boulder for the year ended 30 June 1982. In my opinion, the Balance Sheet and the related Financial Statements are prepared on a basis consistent with the Local Government Act Accounting Directions and present a true and fair view of the state of affairs of the Shire of Boulder, as at 30 June 1982.

E. B. PEGG, A.A.S.A.,
Auditor, State Audit Department.

TOWN OF NORTHAM.

IT is hereby notified for public information that Mr. Keith Wayne Beer has been appointed Acting Building Surveyor for the Town of Northam from 6 December 1982 to 14 January 1983.

J. BOWEN,
Town Clerk.

SHIRE OF BAYSWATER.

IT is hereby notified for public information that Gregory Michael Sheridan has been appointed as Dog Control Officer and an authorised officer for the Control of Off Road Vehicles for the Shire of Bayswater with effect from 23 July 1982.

The appointment of Alan Cairns is hereby cancelled from 26 July 1982.

K. B. LANG,
Shire Clerk.

DOG ACT 1976-1977.

Shire of Boddington.

IT is hereby notified for public information that Mr. Wayne Richards and Warren Davies have been appointed authorised persons under the provisions of the Dog Act 1976-1977 effective from 14 July 1982.

P. L. FITZGERALD,
Shire Clerk.

SHIRE OF GREENOUGH.

Appointment of Building Inspector.

IT is hereby notified for public information that David Anthony Chidlow has been appointed as a Building Surveyor for the Shire of Greenough, as from 30 July 1982.

R. G. BONE,
Shire Clerk.

SHIRE OF GREENOUGH.

Gazettal of Ranger.

IT is hereby notified for public information that Mr. Kenneth Oldfield has been appointed as Ranger for the Shire of Greenough under the provisions of the Dog Act 1976, section 11, his duties being that of Dog Catcher/Dog Registration Officer/Poundkeeper.

The appointment of Gregory Fanning as Dog Catcher/Dog Registration Officer/Poundkeeper is hereby cancelled.

R. G. BONE,
Shire Clerk.

SHIRE OF IRWIN.

IT is hereby notified for public information that Miss Jane Shirley Heyworth has been appointed Building Surveyor, Town Planning Officer for the Shire of Irwin as from 9 August 1982.

27 July 1982.

J. PICKERING,
Shire Clerk.

SHIRE OF IRWIN.

IT is hereby notified for public information that Miss Jane Shirley Heyworth has been appointed an authorised officer for the following purposes:

Local Government Act 1960-1982.

Dog Act 1976-1977.

Litter Act 1979.

Shire By-laws and Regulations.

27 July 1982.

J. PICKERING,
Shire Clerk.

SHIRE OF WOODANILLING.

IT is hereby notified for public information that Michael Roy Reid has been appointed Shire Clerk to the Shire of Woodanilling with effect from 19 July 1982.

The appointment of Philip Arthur Anning as Shire Clerk is hereby cancelled, with effect from 14 July 1982.

I. A. R. DOUGLAS,
President.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1982.

City of Gosnells.

Memorandum of Imposing Rates
1982-1983 Financial Year.

To whom it may concern:

AT a meeting of the Council of the City of Gosnells held on 28 July 1982, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the District of the City of Gosnells in accordance with the provisions of the Local Government Act 1960-1982 and the Health Act 1911-1982.

Dated this 30th day of July, 1982.

R. D. HARRIS,
Mayor.

Schedule of Rates Levied on the Unimproved Value.

General Rate—

A General Rate of 1.66c in the dollar on all rateable land within the City except that declared Urban Farm Land.

A General Rate of 0.996c in the dollar on all rateable properties declared Urban Farm Land as at 1 July 1982.

Rubbish Charge—For each weekly service \$31.00 per service per annum for two bins per household.

Bulk Rubbish Removal Charge—

- One bin of 1.5 cubic metres capacity—\$6.50 per service.
- One bin of 3.0 cubic metres capacity—\$13.00 per service.
- One bin of 4.5 cubic metres capacity—\$23.50 per service.

Discount—7.5% on current General Rates paid within 30 days of the date of service of the rate notice.

Minimum Rate—\$75.00 per assessment on rateable land within the district.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1981.

Town of Northam.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Northam Town Council held on 28 July 1981, it was resolved that the rates specified hereunder should be imposed on all rateable property within the District of the Town of Northam for the period 1 July 1982 to 30 June 1983.

F. A. R. KILLICK,
Mayor.

Schedule of Rates Levied.

General Rates—36 cents in the \$ on annual values of all rateable land within the District.

Garbage Removal—\$40 per annum per bin for one removal per week.

Commercial Rubbish Disposal—
Offices, \$40.

Retail Businesses—
Smaller, \$40.
Larger, \$80.

Service Industries, \$80.

Industries, including Tyre Firms, \$160.

Supermarkets, \$320.

Minimum Assessment Charge—

- (1) Single Non-adjointing Vacant Lots, \$60.
- (2) Multiple Adjoining Vacant Lots—
Combined Value up to \$19, \$60.
Combined Value \$20-\$49, \$60 + 25%.
Combined Value \$50-\$99, \$60 + 50%.
Combined Value \$100-\$149, \$60 + 75%.
Combined Value \$150 and Over, \$60 + 100%.
- (3) Residence and Vacant Adjoining Lot—
(a) Where vacant lot valued separately—
minimum charge of \$60.
(b) Where vacant lot not valued separately—
rate according to valuation, plus 50%
of Minimum Rate.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911 (AS AMENDED).

COUNTRY TOWNS SEWERAGE ACT
1948 (AS AMENDED).

Shire of Boulder.

Memorandum of Imposing Rates for Financial
Year 1982-83.

To whom it may concern:

AT a meeting of the Boulder Shire Council held on 26 July 1982, it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the district of the Shire of Boulder in accordance with the provisions of the Local Government Act 1960-1982 and the Health Act 1911 (as amended).

Dated this 30th day of July, 1982.

C. P. DAWS,
President.

R. G. HADLOW,
Shire Clerk.

Schedule of Rates and Charges Levied.

General Rate:

Town Sites—

0.26 cents in the dollar on Annual Values.
Minimum rate per lot or lease—\$50.

Rural Area—

0.7 cents in the dollar on Unimproved Values.
Minimum rate per lot or lease—\$30.

Sewerage Rate:

9.25 cents in the dollar on Annual Values within
the Specified Area.

\$20 per pedestal per annum on non rated-properties.

Rubbish Removal Charge: \$25 per annum for two bins
per week.

Sanitary Charge: \$90 per annum for one pan per week.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1979.

Shire of Brookton.

Memorandum of Imposing Rates.

AT a Special Meeting of the Brookton Shire Council held on 23 July 1982 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Shire of Brookton in accordance with the provisions of the Local Government Act 1960-1982 and the Health Act 1911-1979.

Dated this 26th day of July, 1982.

W. B. EVA,
President.

S. R. McKAY,
Shire Clerk.

Schedule of Rates Levied.

General Rate:

West and East Wards—0.007632 cents in the dollar on
Unimproved Values.

Central Ward—

0.007632 cents in the dollar on Unimproved
Values.

0.045666 cents in the dollar on Gross Rental Values.

Minimum Rate—\$16.50 per assessment on rateable land
within the District.

Sewerage Rate:

Central Ward—Specified Area 7 cents in the dollar on
Gross Rental Values.

Non-Rateable Properties—An annual charge of \$50 for
the first, and \$25 for each additional fixture that
discharges waste into the Sewer.

Minimum Sewerage Rate—\$25 per assessment on Rate-
able Land within the Specified Area.

Rubbish Charge: \$28 per annum—weekly removal of
one standard bin.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Broomehill.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Broomehill Shire Council, held on 15 July 1982 it was resolved that the rates specified hereunder should be imposed on all rateable property within the Shire of Broomehill in accordance with the provisions of the Local Government Act 1960-1982.

Dated this 15th day of July, 1982.

E. N. RICHARDSON,
President.
G. R. THORN,
Shire Clerk.

Schedule of Rates Levied.

General: 2.59 cents in the dollar on Unimproved Values.
7.40 cents in the dollar on Gross Rental Values.
Minimum Rates: \$25.00 per lot on Gross Rental Values per assessment on Unimproved Values.
Rubbish Charges: \$30.00 per annum of one standard bin per week.
Discount: 10 per cent will be allowed on all rates paid within 30 days of the date of service.
Penalty: 10 per cent on rates remaining unpaid after 31 January 1983.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Carnamah.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Carnamah Shire Council, held on 21 July 1982, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Municipality, in accordance with the provisions of the Local Government Act 1960-1982.

Dated this 21st day of July, 1982.

F. C. G. LUCAS,
President.
R. S. DUTCH,
Shire Clerk.

Schedule of Rates Levied.

General Rate—2.9c in the dollar on Unimproved Values throughout the Municipality.
Carnamah Townsite—12.0c in the dollar on Gross Rental Values.
Eneabba Townsite—12.0c in the dollar on Gross Rental Values.
Minimum Rate—\$75.00 on all rateable land within the Municipality.
Discount—10% on all current rates paid in full on or before the date indicated on the assessment.
Penalty—10% on rates remaining unpaid after 31 January 1983.
Rubbish Charges—(Weekly Service)—
Residential: \$47.00 per annum.
Business Premises: \$101.00 per annum.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Coolgardie.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Shire of Coolgardie held on 28 June 1982, it was resolved that the rates specified hereunder be levied on all rateable land within the Shire of Coolgardie in accordance with the provisions of the Local Government Act 1960-1982.

Dated this 28th day of July 1982.

C. J. TREE,
President.
W. F. MOORE,
Shire Clerk.

Schedule of Rates Levied.

General Rates:

25 cents in the Dollar on Annual Values.
5.81 cents in the Dollar on Unimproved Values.
1.25% Electricity Concessionaire.
\$28.00 Minimum Rate on any Lot or Land.

Rubbish Removals:

Residential—\$42.00 per annum for removal of 2 bins once per week.
Commercial—47c per bin removed.
Sanitary Pans—\$1.80 per pan removed.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1982.

Shire of Donnybrook-Balingup.

Memorandum of Imposing Rates.

AT a meeting of the Shire of Donnybrook-Balingup held on 29 July 1982 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act 1960-1982 and the Health Act 1911-1982.

K. C. FOWLER,
President.

D. A. JONES,
Shire Clerk.

Schedule.

General Rate:

District Generally:

Ordinary—0.570 cents in the dollar on unimproved values.
Urban Farmlands—0.285 cents in the dollar on unimproved values.

Townsites and Prescribed Areas: Balingup, Kirup and Donnybrook Prescribed Area—6.7 cents in the dollar on Gross Rental Values.

Minimum Rate:

- (1) Rural Urban lands and Town areas where unimproved values are used for rating purposes \$50 per assessment.
- (2) Kirup and Balingup Townsites where Gross Rental Values apply for rating purposes \$40 per lot.
- (3) Donnybrook Townsite Prescribed Area where Gross Rental Values apply for rating purposes \$50 per lot except part Wellington Location 658 being lots 221 to 231, 239 to 249 and 278 to 288 where \$40 minimum per lot will apply.

Rubbish Removals. \$32 per annum for one weekly removal regulation rubbish receptacle with 50% reduction to entitled pensioners.

Sanitary: \$1.00 per pan per removal.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1982.

Shire of Greenough.

Memorandum of Imposing Rates.

To Whom it May Concern:

AT a meeting of the Greenough Shire Council held on 30 July 1982, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Shire of Greenough in accordance with the provisions of the Local Government Act 1960-1982 and the Health Act 1911-1982.

Dated this 30th day of July, 1982.

R. W. MASLIN,
Shire President.

Schedule of Rates Levied.

General Rate: 0.92 cents in the dollar on the unimproved value.

Differential Rate: (Tarcoola Prescribed Area)—0.07 cents in the dollar on the unimproved value.

Minimum Rate: \$75 per assessment.

Penalty on Rates Section 550A of the Local Government Act: A 10% penalty will be levied against rates which remain unpaid after 31st January 1983 (Pensioners' deferred rates will be excluded from this Penalty).

Rubbish Charges:

Domestic—\$35 per annum for weekly service;

Commercial—\$53 per annum per bin for twice weekly service.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1982.

Shire of Harvey.

Memorandum of Imposing Rates and Charges 1982-83.
To whom it may concern:

AT a meeting of the Harvey Shire Council, held on 28 July 1982, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Municipality of the Shire of Harvey in accordance with the provisions of the Local Government Act 1960-1982 and Health Act 1911-1982.

Dated this 30th day of July, 1982.

D. M. BRUCE,
Deputy President.

L. A. VICARY,
Shire Clerk.

Schedule of Rates Levied.

General Rate:

1.613 cents in the dollar on Unimproved Values.

15.743 cents in the dollar on Gross Rental Values.

Minimum Rate: \$75.00 per assessment.

Rubbish Removal Charge: \$27.00 per annum for removal of one standard size bin per week.

Penalty: A penalty of 10 per cent will be imposed on rates outstanding at 31 January 1983, excluding Pensioner Deferred Rates.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Kellerberrin.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Kellerberrin Shire Council held on 28 July 1982 it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Shire for the financial year ending 30 June 1983 in accordance with the Local Government Act 1960-1982.

Dated this 29th day of July, 1982.

P. J. LEAKE,
President.

N. D. FIMMANO,
Shire Clerk.

Schedule of Rates Levied.

Rural—Unimproved Values—

North Ward: 3.879 cents in \$.

South Ward: 3.879 cents in \$.

East Ward: 3.879 cents in \$.

Townsite—Kellerberrin Ward: 17.664 cents in \$.

Minimum Rate—

\$20.00 per Lot for Doodlakine and Baandee Townsite.

\$30.00 per Lot of Location for Rural and Kellerberrin Wards.

Discount—7.5 per cent on all current rates paid in full on or before the due dates indicated.

Penalty—Interest of 10 per cent will be imposed on all rates outstanding as at 31 January 1983.

Rubbish Service Charge—

\$39.00 per annum per standard bin.

\$59.80 per annum per two standard bins.

Sanitary Removal Charge—\$2.00 per pan removal.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1982.

Shire of Kojonup.

Memorandum of Imposing Rates and Charges.

AT a meeting of the Kojonup Shire Council held on 19 July 1982, it was resolved that the Rates and Charges specified in the Schedule should be imposed on all rateable property within the Shire of Kojonup in accordance with the provisions of the Local Government and Health Act.

M. G. HARRISON,
President.

P. DURTANOVICH,
Shire Clerk.

Schedule of Rates and Charges.

General Rate—.00598c in \$ on Unimproved Values.

Urban Farm Land—

Kojonup Townsite:—.00299c in \$ on Unimproved Values.

Muradup Townsite:—.002c in \$ on Unimproved Values.

Minimum Rate—

(a) Kojonup Townsite—Specified Area \$75.00 per lot.

(b) Kojonup Townsite—Outside Specified Area and Urban Farm Land—\$37.50 per lot.

(c) All other Townsites—\$37.50 per lot.

(d) Muradup Townsite—Urban Farm Land \$20 per lot.

(e) All other—\$75 per lot.

Rubbish Disposal Charge—

1. Normal Service—\$38 per service per annum.

2. Pensioners & Churches—\$19.00 per service.

3. Business Premises—Rubbish Tip Maintenance Charge—\$86.00 per annum.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1979.

Shire of Manjimup.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Manjimup Shire Council held on 22 July 1982 it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the district of the Municipality in accordance with the Local Government Act 1960-1982 and the Health Act 1911-1979.

Dated this 23rd day of July, 1982.

P. D. OMODEI,
Acting President.

M. DUNN,
Shire Clerk.

Schedule of Rates and Charges Levied.

Gross Rental Values—\$1.10 in the dollar.

Unimproved Values—\$0.013 3 in the dollar.

Urban Farm Lands—\$0.006 6 in the dollar.

Minimum Rate—\$75.00 per assessment.

Rubbish Charges—\$30.00 per removal of four (4) cubic feet dry rubbish.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Merredin.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Merredin Shire Council held on 20 July 1982 it was resolved that the rates and charges specified hereunder should be imposed on all rateable land within the district of the Shire of Merredin in accordance with the provisions of the Local Government Act 1960-1982.

J. H. CROOK,
President.

R. LITTLE,
Shire Clerk.

Schedule of Rates and Charges Levied.

General Rate—3.90 cents in the dollar on the unimproved values.

Urban Farm Land Rate—7.00 cents in the dollar on the unimproved values.

Rubbish Removal Charge—
Residential—\$35.00 per annum for weekly service.
Commercial—\$70.00 per annum for two services weekly.

Sanitary Removal Charge—\$80.00 per annum for weekly service.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Narrogin.

Memorandum of Imposing Rates.

Year 1982-83.

AT a meeting of the Shire of Narrogin held on Thursday, 15 July 1982 it was resolved that rates specified hereunder should be imposed on all rateable property within the District of the Shire of Narrogin in accordance with the provisions of the Local Government Act 1960-1982.

K. O'DEA,
President.

W. T. PERRY,
Shire Clerk.

Schedule of Rates Levied.

.01164 cents in the dollar on the unimproved value for the whole of the District (the Highbury Townsite excepted).

Highbury Townsite—\$35.00 per lot.

Minimum Rate of \$75.00 per holding to apply to rural land.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1982.

Municipality of the Shire of Pingelly.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Pingelly Council, held on 22 July 1982, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act 1960-1982 and the Health Act 1911-1982.

J. S. WATTS,
President.

A. R. BILICZKA,
Shire Clerk.

Schedule of Rates Levied.

General Rate:

On all property assessed on Gross Rental Values: 11.14 cents in the dollar.

On all property assessed on Unimproved values: 0.984 cents in the dollar.

Minimum Rates: \$30.00 in any location lot or other separate parcel of land.

Rubbish Removal Rate:

Residential—\$50.00 per annum per residence for removal of one standard bin twice weekly.

Commercial—\$100.00 per annum per residence, for removal of two standard bins twice weekly.

Regional Hospital and District High School—\$450.00 per annum blanket charge.

Sullage (or liquid waste) Removal Rate—\$170.00 per annum per premises for removal of one standard bin per week. (Charge to apply pro rata, service non-compulsory).

Discount: A discount of 10 per cent will be allowed on all General Rates paid before 5.00 p.m. on 1st October, 1982.

Penalty: A 10 per cent penalty surcharge will apply to all rates paid after 14th January 1982.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1982.

Municipality of the Shire of Port Hedland.

Memorandum of Imposing Rates.

To Whom it May Concern:

AT a meeting of the Council of the Shire of Port Hedland held on 30 July 1982, it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the district of the Municipality for the financial year ending 30 June 1983 in accordance with the provisions of the Local Government Act 1960-1982 and the Health Act 1911-1982.

Dated this 6th day of August, 1982.

A. A. CARTER,
President.

Schedule of Rates and Charges.

General Rates:

Gross Rental Values: 38 cents in the dollar.

Unimproved Values: 4 cents in the dollar.

Minimum Rate Charge: Seventy Five dollars (\$75) on any location lot or other piece of land.

Rubbish Charges: Fifty Dollars (\$50) per annum per standard service per week.

Builders Rubbish Charges: to be imposed when issuing building permits based on the estimated value of the building and charged in accordance with the following scale:—

Up to \$15 000—One dollar per \$1 000.

\$15 000 to \$30 000—Fifty cents per \$1 000.

Over \$30 000—Ten cents per \$1 000.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1982.

Shire of Sandstone.

Memorandum of Imposing Rates and Charges.

To whom it may concern:

AT a meeting of the Sandstone Shire Council held on 17 July 1982, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act 1960-1982 and the Health Act 1911-1982.

Dated this 17th day of July, 1982.

P. D. LEFROY,
President.

B. G. WALKER,
Shire Clerk.

Schedule of Rates and Charges.

General Rate—

24 cents in the dollar on annual values throughout the district;

24 cents in the dollar on annual values of mining tenements throughout the district;

9.5 cents in the dollar on unimproved values throughout the district;

11 cents in the dollar on unimproved values within the prescribed area west of the Vermin Proof Fence.

Minimum Rate—\$45.

Sanitation Charges—

Sanitary removals \$45 per pan per annum.

Rubbish Removals \$30 per service per annum.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1982.

Shire of Swan.

Memorandum of Imposing Rates and Charges.

To whom it may concern:

AT a meeting of the Swan Shire Council held on 3 August 1982 it was resolved that the rates and charges specified hereunder should be imposed upon all rateable property within the district of the Shire of Swan in accordance with provisions of the abovementioned Acts.

Dated this 3rd day of August, 1982.

C. M. GREGORINI,
President.

R. F. COFFEY,
Shire Clerk.

Schedule of Rates and Charges Levied.

General Rate:

9.701c in the dollar on Gross Rental Values.

0.862c in the dollar on Unimproved Values.

Urban Farmland Rate:

0.662c in the dollar on Unimproved Values.

Minimum Rates \$75.00 for each separate location, lot or other piece of rateable land.

Sanitation and Rubbish Charges:

Rated properties \$55.00 per annum for one removal per week.

Non-rated properties \$70.00 per annum for one removal per week.

Those properties which will receive a sanitation service from 1 February 1983 will be charged \$23.00 for the 1982-1983 financial year.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1982.

Shire of Wagin.

Memorandum of Imposing Rates and Charges.

To whom it may concern:

AT a meeting of the Wagin Shire Council held on 27 July 1982 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Shire of Wagin in accordance with the provisions of the abovementioned Acts.

Dated this 28th day of July, 1982.

E. R. BLIGHT,
President.

Schedule of Rates Levied and of Charges Imposed.

General Municipal Rate:

(a) North West, North East, South West and South East wards: 6.11 cents in the dollar on the Unimproved Values.

(b) Town ward: 34.88 cents in the dollar on the Gross Rental Values. Minimum Rate of thirty dollars per lot excepting land zoned Rural under the Shire of Wagin Town Planning Scheme No. 1.

Health Services:

Rubbish Removal Charges: \$38.50 per annum annual charge on all properties, entitling a once weekly service of one standard bin.

Additional removals charged at same rate.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1982.

Shire of Williams.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Williams Shire Council held on 16 July 1982, it was resolved that the rates mentioned hereunder should be imposed on all rateable property within the district in accordance with the provisions of the abovementioned Acts.

Dated this 28th day of July, 1982.

E. H. SPRAGG,
President.

D. A. BLACK,
Shire Clerk.

Schedule.

General Rate:

6.32 cents in the \$ on gross rental values.

.90 cents in the \$ on unimproved values.

Minimum Rate: \$50.00 per assessment for land other than land declared urban farm land or rural land where the assessment is contiguous with a larger holding in the same ownership.

Discount: A discount of 5 per cent of current general and minimum rates will be allowed for payment being made in full within 35 days of date of service.

Penalty: 10 per cent penalty will be imposed on rates unpaid at 31 January 1983.

Sewerage Rate: 7.6 cents in the \$ on gross rental values within the specified area.

Minimum Sewerage Rate: \$25.00 per assessment.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1982.

Shire of Wongan-Ballidu.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Wongan-Ballidu Shire Council held on Thursday, 22 July 1982, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Shire of Wongan-Ballidu in accordance with the provisions of the Local Government Act 1960-1982, and the Health Act 1911-1982.

Dated this 22nd day of July, 1982.

I. BARRETT-LENNARD,
President.

ALLAN SELKIRK,
Shire Clerk.

Schedule of Rates and Charges Levied.

General Rate—

Rural: 06.32 cents in the dollar on the Unimproved Capital Values.

Townsite: Wongan Hills and Ballidu 20.08 cents in the dollar on the Unimproved Capital Values.

Minimum Rate: \$50.00 per assessment.

Rubbish Removal Charges—

\$30 per annum for each Domestic Service.

\$100 per annum for each Commercial Service.

Swill Removal—\$200 per annum for each weekly service.

Discount: 7.5 per cent discount will be allowed on all current rates paid within 35 days of the date of issue of the notice of valuation and rate.

Penalty: A penalty of 10 per cent will be charged on all rates outstanding on the 31st day of January, 1983.

LOCAL GOVERNMENT ACT 1960-1982.

City of Gosnells.

Notice of Intention to Borrow.

Proposed Loan (No. 245) of \$150 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Council of the City of Gosnells hereby gives notice that it proposes to borrow money by the issue of a debenture, for a period of five (5) years, repayable by equal half-yearly instalments to the Motor Vehicle Insurance Trust, 255 Adelaide Terrace, Perth, at the ruling rate of interest. Purposes: Purchase of Plant.

Plans, specifications, estimates and the statement required by section 609 of the Act, are available for inspection by ratepayers, at reasonable hours at the Administration Centre, 2120 Albany Highway, Gosnells for thirty-five (35) days after the publication of this notice.

Dated this 4th day of August, 1982.

G. WHITELEY,
Town Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Boddington.

Notice of Intention to Borrow.

Proposed Loan (No. 50) of \$70 000.

PURSUANT to section 610 of the Local Government Act 1960-1982 the Shire of Boddington hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purposes: \$70 000 for 15 years at the statutory interest rate, payable at the office of the Shire of Boddington by 30 equal half yearly instalments of principal and interest. Purpose: Construction of Staff Housing.

Relevant plans, specifications and estimates of costs required over section 609 of the Act are available for inspection at the office of the Council during normal office hours, for the period of 30 days after the publication of this notice.

Dated the 27th day of July, 1982.

A. R. POLLARD,
President.
P. L. FITZGERALD,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Town of Albany.

Notice of Intention to Borrow.

Proposed Loan (No. 216) of \$3 000.

IN accordance with section 610 of the Act, Council gives notice that it proposes to borrow the above amount by the sale of a single debenture repayable over seven (7) years by equal half-yearly instalments of principal and interest at the Council Offices, York Street, Albany, for the following purpose: Surfacing Tennis Courts—Lawley Park Tennis Club (Inc).

The Statement required by section 609 is available for inspection at the Council Offices during normal office hours, for a period of 35 days after first publication of this notice.

Note: Repayments of Principal and Interest will be met by the Lawley Park Tennis Club Incorporated.

J. M. HODGSON,
Mayor.

I. R. HILL,
Town Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Boddington.

Notice of Intention to Borrow.

Proposed Loan (No. 51) of \$15 000.

PURSUANT to section 610 of the Local Government Act 1960-1982 the Shire of Boddington hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purposes: \$15 000 for 15 years at the statutory interest rate, payable at the office of the Shire Council, Boddington by 30 equal half yearly instalments of principal and interest. Purpose: Purchase of Lot 3 Farmer's Avenue and Pt. Development thereof representing Stage 2 of the Light Industrial Area Development.

Relevant plans, specifications and estimates of costs required under section 609 of the Act are available for inspection at the office of the Council during normal office hours, for the period of 35 days after publication of this notice.

Dated the 27th day of July, 1982.

A. R. POLLARD,
President.
P. L. FITZGERALD,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Beverley.

Notice of Intention to Borrow.

Proposed Loan (No. 91) of \$43 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Shire of Beverley hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purpose: \$43 000 for a period of 7 years. Initially for 4 years at the current ruling rate of interest, to be re-negotiated for a further 3 years at the then ruling rate of interest, repayable at the Office of the Council, by half yearly instalments of principal and interest for the following purpose. Purpose: Purchase of Plant.

Plans, specifications and estimate of costs in compliance with section 609 are open for inspection at the Office of the Council during normal business hours for 35 days after publication of this notice.

Dated this 29th day of July, 1982.

S. D. MOULTON,
President.

D. J. CUNNINGHAM,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Menzies.

Notice of Intention to Borrow.

Proposed Loan (No. 16) of \$50 000.

PURSUANT to section 610 of the Local Government Act 1960-1982 the council of the Shire of Menzies hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purpose: \$50 000 for a period of seven years at ruling interest rates repayable at the Office of the Council, Shenton Street, Menzies, in fourteen half-yearly instalments of principal and interest. Purpose: Purchase of heavy duty road grader.

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

Dated this 23rd day of July, 1982.

BRUCE D. F. ROBINSON,
President.

H. E. WILLIAMS,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Merredin.

Notice of Intention to Borrow.

Proposed Loan (No. 181) of \$100 000.

PURSUANT to section 610 of the Local Government Act 1960-1982 the Merredin Shire Council hereby gives notice of its intention to borrow money by the sale of a debenture on the following terms and for the following purpose: On hundred thousand dollars (\$100 000) for a period of five (5) years repayable at the Commonwealth Savings Bank, Perth in ten (10) half yearly instalments of principal and interest. Purpose: Purchase of Plant and Vehicles.

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

J. H. CROOK,
President.

R. LITTLE,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Pingelly.

Notice of Intention to Borrow.

Proposed Loan (No. 90) of \$13 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Council of the Shire of Pingelly 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: \$13 000 for a period of ten (10) years at ruling interest rates repayable at the office of the Council, 17 Queen Street, Pingelly, in 20 equal half yearly instalments of principal and interest. Purpose: Overhaul of plant and equipment at the Pingelly Swimming Pool.

Plans, specifications and estimates of cost as required under section 609 of the Local Government Act are open for inspection at the office of the Council for a period of 35 days after publication of this notice.

J. S. WATTS,
President.

A. R. BILICZKA,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Peppermint Grove.

Notice of Intention to Borrow.

Proposed Loan (No. 24) of \$30 000.

PURSUANT to section 610 of the Local Government Act 1960-1982 the Council of the Shire of Peppermint Grove gives notice that it proposes to borrow, by the sale of a debenture, on the following terms and for the following purpose: Thirty Thousand Dollars for twenty years payable in forty half-yearly instalments of principal and interest. Purpose—Alterations and additions to the Council's administrative centre.

Plans, specifications and estimates of cost as required by section 609 of the Act are open for inspection by ratepayers at the office of the Council, Leake Street, Peppermint Grove, during office hours for thirty-five days after publication of this notice.

Dated this 30th day of July, 1982.

J. D. LIDBURY,
Deputy President.

G. D. PARTRIDGE,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Shark Bay.

Notice of Intention to Borrow.

Proposed Loan (No. 34) of \$50 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Shire of Shark Bay gives notice that it intends to borrow money by the sale of debentures or a debenture on the following terms and for the following purpose: \$50 000 for a period of 15 years repayable at the Rural and Industries Bank, Carnarvon, by equal half yearly instalments of principal and interest. Purpose: Kerbing Town Streets.

Plans, specifications and estimates of costs, as required by section 609 are available for inspection at the office of the Council for a period of 35 days after publication of this notice.

M. C. HIPPER,
President.

G. E. WHEELER,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Pingelly.

Notice of Intention to Borrow.

Proposed Loan (No. 89) of \$50 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Council of the Shire of Pingelly 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 purposes: \$50 000 for a period of fifteen (15) years at ruling interest rates repayable at the office of the Council, 17 Queen Street, Pingelly, in 30 equal half yearly instalments of principal and interest. Purpose: Construction of extensions to the premises of the Pingelly Bowling Club (Inc.) situated on the Greater Sports Ground.

Plans, specifications and estimates of cost as required under section 609 of the Local Government Act are open for inspection at the office of the Council for a period of 35 days after publication of this notice.

Note: The loan is to be entirely self supporting and the Pingelly Bowling Club (Inc.) has agreed to accept full responsibility for all repayments.

J. S. WATTS,
President.

A. R. BILICZKA,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Wyndham-East Kimberley.

Notice of Intention to Borrow.

Proposed Loan (No. 77) of \$295 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Wyndham-East Kimberley Shire Council hereby gives notice that it proposes to borrow money by the sale of a debenture or debentures on the following terms and for the following purpose: \$295 000 for four (4) years at the ruling interest rate, repayable at the office of the Council in Wyndham by eight (8) equal half yearly instalments of principal and interest. Purpose: Wyndham Electricity Undertaking—Main extension, etc.

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

Note: All repayments of this loan will be met in full by the State Energy Commission of Western Australia.

Dated this 27th day of July, 1982.

P. B. REID,
President.

M. N. BROWN,
Shire Clerk.

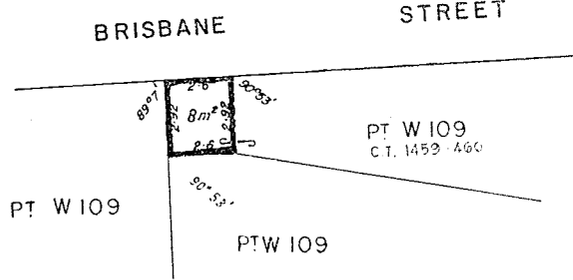
LOCAL GOVERNMENT ACT 1960-1981.

City of Perth.
Closure of Private Street.
Department of Local Government,
Perth, 9 March 1982.

LG: P-4-12.

IT is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960-1981 the resolution passed by the City of Perth that the private street which is described as being portion of Perth Town Lot W109 and being the land coloured brown and marked R.O.W. on Diagram 327 and being the land alone remaining on Certificate of Title Volume 7 Folio 94 and being more particularly the land shaded on City of Perth Plan 5652 be closed and the land contained therein be allocated to Pt. Perth Town Lot W109 Corner Brisbane Street and Stirling Street, Perth.

P. FELLOWES,
Secretary for Local Government.



LOCAL GOVERNMENT ACT 1960-1982.

Municipal Elections.
Department of Local Government,
Perth, 30 July 1982.

IT is hereby notified, for general information in accordance with section 138 of the Local Government Act 1960-1982, that the following persons have been elected members of the undermentioned Municipalities to fill the vacancies shown in the particulars hereunder:—

Date of Election; Member Elected; Surname, Christian Name; Ward; How vacancy occurred; (a) Effluxion of time; (b) Resignation; (c) Death; (d) Disqualification; (e) Other; Name of Previous Member; Remarks.

Town of Albany.

17/7/82; Gerick, Graeme Ivor; —; (b); Jeffs, D. A.; Extraordinary.

17/7/82; Simpson, Darrall Moore; —; (e) Vacancy caused by Election of Mayor; Hodgson, J. M.; Extraordinary.

Shire of Manjimup.

15/7/82; Peos, Chris Dimitriou; Manjimup; (b); Chamberlain, F. D.; Extraordinary Unopposed.

P. FELLOWES,
Secretary for Local Government.

TOURIST ACT 1973.

Department of Tourism,
Perth, 20 July 1982.

Ex. Co. No. 2070.

HIS Excellency the Lieutenant Governor and Administrator in Council is pleased to:

- Under the provisions of section 5 and 6 of the Tourist Act 1973, appoint as a member of the Tourist Advisory Council, Mr. George Booth of Vacations International Pty Ltd, 5 Mill Street, Perth, to represent the Australian Federation of Travel Agents for a term of three years commencing 15 March 1982.
- Under the provisions of section 6 of the Tourist Act 1973 appoint Michael Berry of Traveland—Viva Holidays, 2nd Floor, City Arcade Tower, Murray Street, Perth, as Deputy for George Booth.

L. Y. HITCHEN,
Acting Director.

TOURIST ACT 1973.

Department of Tourism,
Perth, 20 July 1982.

Ex. Co. No. 2071.

HIS Excellency the Lieutenant Governor and Administrator in Council is pleased to:

- Under the provisions of section 5 and 6 of the Tourist Act 1973, appoint as a member of the Tourist Advisory Council, Maurice Brockwell, c/o P.O. Box 146, Leederville, to represent the Australian Hotels Association for a term of three years commencing 15 March 1982.
- Under the provision of section 6 of the Tourist Act 1973, appoint Robert Ramage, c/o the Murchison Tavern, Eleanor Street, Geraldton, as Deputy for Maurice Brockwell.

L. Y. HITCHEN,
Acting Director.

TOURIST ACT 1973.

Department of Tourism,
Perth, 20 July 1982.

Ex. Co. No. 2072.

HIS Excellency the Lieutenant Governor and Administrator in Council is pleased to:

- Under the provisions of section 5 and 6 of the Tourist Act 1973, appoint as a member of the Tourist Advisory Council, Geoffrey Warnock of Lot 447, Jabaru Road, Kununurra, to represent the Tourist Industry in that part of the State lying North of the 26th Parallel for a term of three years commencing 15 March 1982.
- Under the provisions of section 6 of the Tourist Act 1973, appoint Betty Connell, of 26 Oleander Place, Wickham, as Deputy for Geoffrey Warnock.

L. Y. HITCHEN,
Acting Director.

PLANT DISEASES ACT 1914-1981.

Department of Agriculture,
South Perth, 6 August 1982.

Agric. 438/76, V2.

I, THE undersigned Minister for Agriculture, being the Minister charged with the administration of the Plant Diseases Act 1914-1981, acting in the exercise of the power in this behalf conferred on me by section 7 (2) of the said Act, do hereby appoint Brian Neville Foster as an inspector for the period ending 30 June 1983.

R. C. OLD,
Minister for Agriculture.

GRAIN MARKETING ACT 1975-1981.

Department of Agriculture,
South Perth, 4 August 1982.

Agric. 723/76, V2.

I, THE undersigned Minister for Agriculture, being the Minister charged with the administration of the Grain Marketing Act 1975-1981, acting in the exercise of power in this behalf conferred on me by section 28 (5) of the said Act, do hereby appoint Dr. W. M. Blacklow a member of the Grain Research Committee, representing the University of Western Australia, in accordance with section 28 (5) (a) (iv) of the said Act, for a period ending on 4 April 1985, vice Dr. W. J. R. Boyd.

Dated this 4th day of August, 1982.

R. C. OLD,
Minister for Agriculture.

PLANT DISEASES ACT 1914-1981.

PLANT DISEASES (BOIL SMUT) REGULATIONS 1982.

MADE by His Excellency the Lieutenant Governor and Administrator in Executive Council.

- Citation. 1. These regulations may be cited as the Plant Diseases (Boil Smut) Regulations 1982.
- Commencement. 2. These regulations shall come into operation twenty-eight days after the date on which they are published in the *Government Gazette*.
- Certification of seed. 3. A person shall not bring, or cause to be brought, into the State, from any other State or Territory of the Commonwealth, maize, sweetcorn or popcorn seed for planting, unless the seed is accompanied by a certificate issued by the Department of Agriculture of the State or Territory from which the seed originated, certifying—
- (a) that the seed was produced in an area where the disease Boil Smut (*Ustilago maydis*) is not known to exist and that the seed was cleaned, graded and packed in premises where seed from infected areas has not been handled; and
- (b) that the seed has received a fungicidal treatment approved by the Director of Agriculture of Western Australia.
- Certification of grain for manufacture or consumption. 4. A person shall not bring or cause to be brought into the State from any other State or Territory of the Commonwealth maize, sweetcorn or popcorn grain for manufacture or consumption unless the grain is accompanied by a certificate issued by the Department of Agriculture of the State or Territory from which the grain originated certifying that the grain was produced in an area in which the disease Boil Smut is not known to exist.
- Entry of plants prohibited. 5. Except in accordance with these regulations, the entry into the State of maize, sweetcorn or popcorn plants or parts of plants, is prohibited.
- Offence and penalty. 6. Any person acting in contravention of these regulations commits an offence.
- Penalty: \$1 000.00.

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

EDUCATION DEPARTMENT OF
WESTERN AUSTRALIA.

TENDERS closing at 10.30 a.m. on 20 August 1982 are invited for the removal of rubbish from schools within the boundaries of the City of Stirling. Rubbish is to be removed in two and four cubic metre bulk disposal bins.

Contract documents and specifications are now available at the Education Department. Tenders are to be addressed to "The Hon. Minister for Education" C/o Contract Clerk, Building Services Branch, Education Department, 151 Royal Street, East Perth 6000 and to be endorsed "Tender for Contract".

R. VICKERY,
Director-General of Education.

LIBRARY BOARD OF WESTERN AUSTRALIA
ACT 1951-1974.

Declaration.

Library Board of Western Australia,
Perth, 20 July 1982.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council under the provision of section 4 of the Library Board of Western Australia Act 1951-1974 has been pleased to declare the Shire of Menzies to be:—

- (a) a body approved as suitable for participation in a Scheme for the promotion, organisation or supervision, pursuant to the provision of the Act, of public libraries and public library services;
- (b) a participating body for the purposes of the Act.

ROBERT SHARMAN,
State Librarian.

Western Australia.

GOVERNMENT SCHOOL TEACHERS' TRIBUNAL.
IN THE MATTER OF:

- (a) The Government School Teachers Arbitration and Appeal Act 1979-1981
and
- (b) The application to amend the Government School Teachers' Salaries Award 1981.

TRIBUNAL:

C. N. BOYS (Chairman).
H. W. BENNETT (Elected Member).
B. J. COURTNEY (Nominee Member).

Appeal No. S2/82.

Western Australia.

GOVERNMENT SCHOOL TEACHERS' TRIBUNAL.

In the matter of the Government School Teachers Arbitration and Appeal Act 1979-1981 and in the matter of an application to amend the Government School Teachers' Salaries Award (1981).

Between The State School Teachers' Union of W.A. (Incorporated) Applicant, and The Minister for Education, Respondent.

Order.

UPON hearing Mrs. J. Preuss on behalf of the Applicant and Mr. M. O'Connor on behalf of the Respondent the Tribunal pursuant to the powers conferred by section 26 (3) of the above act hereby orders that:

the Government School Teachers' Salaries Award (1981) be amended as follows:—

- (i) By increasing the salaries and other payments prescribed under Parts III, IV and V of Clause 5 thereof by 7.5 per centum

with effect from the beginning of the first pay period commencing on or after the 27th day of May, 1982.

- (ii) By limiting the amount of the variation of rates of pay which would otherwise be payable under Part I of Clause 5 thereof to the amount (if any) by which such variation exceeds the increase abovementioned.

Dated at Perth this 18th day of June, 1982.

C. N. BOYS,
Chairman.

H. W. BENNETT,
Elected Member.

B. J. COURTNEY,
Nominee Member.

Appeal No. S2/82.
Decision of Tribunal.

By letter dated 30 April 1982, the applicant Union submitted to the Tribunal for arbitration an application to amend the Government School Teachers' Salaries Award (1981) dated 20 November 1981.

The Union seeks a comprehensive review of the Award and claims relief against provisions which are now said to be unjust. Substantial changes are sought in the following areas:

1. Salaries.

Increases in salaries ranging from 32% to 46% are claimed under three heads:

- (i) Adjustments required to establish the current salaries of teachers to the same relativity as those which existed in 1974.
(ii) An increase of 16.4% based on community wage movement.

Mrs. Preuss for the Union told the Tribunal that the amount claimed here was determined in accordance with the adjustment provided in the metal industries decision of the Australian Conciliation and Arbitration Commission handed down on 18 December 1981 (see print No. E 8389—Exhibit 2). She went on to say—

This adjustment has become recognised as the community movement of \$25 plus \$14 in June. The 16.4% is calculated on the wage of a fitter which before the agreement... was \$209.60 of which \$12.70 was the salary supplementary payment. In accordance with the decision the salary was increased to \$243.90 which was made up to an increase of \$25 to the basic salary and a \$9.30 increase to the supplementary payments. This amounts to an overall wage increase of 16.4%.

- (iii) An adjustment to reflect the average increase of the Consumer Price Index for the six capital cities for the December (1981) quarter viz. 4.5%.

2. Scope.

The Union seeks to limit the coverage of the award to members of the Union only.

3. Automatic Variations.

Part 1 of the Award to be amended to provide as follows:

1. The pay rates prescribed in this Award or in variations to this Award, shall be varied to the extent necessary to give effect to the six capital cities Consumer Price Index adjustments on a quarterly basis and any additional salary or wage

component contained in 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.

2. The pay rates prescribed in this Award shall be increased by 6% from the beginning of the first pay period to commence on or after 1 June 1982. This amount being discounted by any increase granted in accordance with Clause 1, Part I—General.
3. Liberty to apply for the Award to be reopened after November is granted to the parties.

In answer to the claim the respondent says that the application is premature and that in the prevailing circumstances no review of the terms of the Award can be entertained before the expiration of 12 months from the date of the commencement of the operation of it.

The Award is expressed to operate for a term of three years and the date of operation as to salaries, allowances and additional payments, deemed to have commenced to take effect from the beginning of the first pay period commencing on or after 27 August 1981.

Under the provisions of the Government School Teachers' Arbitration and Appeal Act 1979 the Tribunal is empowered to make such awards as in its opinion are necessary for the proper exercise by it of its jurisdiction under Part III. Section 26 of the Act provides that an Award shall be for three years unless the Minister and the Union consent to a term of a lesser period. As to the review of the terms of an award, section 26 (2) (c) provides that:

- (c) at any time after the expiration of the first twelve months from the date of commencement of the operation of an award or after the expiration of any period of twelve months from the date of commencement of the operation of any variation thereof, application may be made under this Part to the Tribunal for a review of all or any of the provisions of the award, and the Tribunal may vary or rescind all or any of those provisions.

Amendments to an award may be made at any time subject to the provisions of subsection (3) of that section which provides:

- (3) Notwithstanding the provisions of subsection (1) and paragraph (c) of subsection (2), the Tribunal may, on application made under this Part, vary or rescind all or any of the provisions of an award if in its opinion—
(a) circumstances have arisen which, at the time the award was made, or when the provisions were, or the provision was, last reviewed under this Part, could not reasonably have been foreseen by the parties; and
(b) those circumstances render those provisions or that provision of the award no longer just.

The Union claims that circumstances have arisen which at the time the Award was made could not reasonably have been foreseen and those circumstances render the provisions sought to be amended no longer just. To the contrary the respondent claims that no circumstances which could not reasonably have been foreseen have arisen. Alternatively if any such circumstances have arisen they have not rendered any provision of the Award unjust.

Mrs. Preuss told the Tribunal that the Union accepted that the decision handed down on 20 November 1981 was just and equitable when it was made but contends that it has been rendered unjust by circumstances which have occurred since that time. On the issue of the power to amend an Award on the grounds of unforeseen circumstances arising and as to the meaning of "no

longer just", she referred to, *inter alia*, a decision of the Industrial Commission of Western Australia in Court Session in a matter between the Electrical Trades Union and the Electrical Trades Association (Vol. 60 W.A.I.G. 284). Whilst the Tribunal would endorse the statements of principle set out in the reasons of Mr. Commissioner Kelly the findings in that appeal do not provide any material assistance to the Union's case here. Mrs. Preuss said:

The Union . . . is in this case not attempting a retrial of the work value case which was presented in 1981 but rather is attempting to establish that there has been a material change in the economic conditions in which teachers in this State work, and that there has been a change in the general wage determining structure of Australia and that there has been a general community wage movement from which teachers in this State have not received any benefit.

The Union submits that in the previous decision of this Tribunal a determinative condition was the comparative value of teacher salaries to those in the Eastern States. This value has now depreciated and an adjustment is required.

The whole situation has been further complicated by the cessation of wage indexation and although this was known to the Union and briefly referred to in its submissions in the last case . . . the actual ramifications of the cessation could not be foreseen.

The centralised system of wage fixation based on indexation was brought to an end by the Australian Conciliation and Arbitration Commission in its decision of 31 July 1981 (print E7300). It was quite clear from that decision that there would not be any variation in wage rates based on movement in the Consumer Price Index for 12 months from the March 1981 quarter. No opportunity was afforded the Tribunal by the parties in the 1981 case to even consider a formula for variation other than that which appears in the Award at the present time.

The Union strongly argues that the decision of the Australian Conciliation and Arbitration Commission in the last national wage case handed down on 14 May 1982 could not have been reasonably foreseen. In that decision of course no increase on the grounds of movement in Consumer Price Index or for any other reason was granted. It was expected, the Tribunal was told, that an increase based on the Consumer Price Index would have been awarded. Whether that anticipation was reasonable in the circumstances warrants further comment.

It is clear that the principle argument for reopening the Award is based on the movement in wage levels since it came into operation. Mrs. Preuss put the point in these terms:

One of the major reasons which has been relied on by arbitral authorities when reopening awards during the current term has been a dramatic movement in wages which could not have been foreseen when the award was handed down. These cases were particularly common during 1974 which, as I am sure the Tribunal is aware, has been identified as the period of wage explosion and which is seen by many as the reason why wage indexation was initially introduced.

In support of that proposition the Tribunal was referred to the decision of the Industrial Commission of New South Wales handed down on 21 June 1974 in the matter of the Steel Industry Awards (see exhibit 7) wherein Cahill, J. had this to say:

. . . for a union to make an application to the Commission for additional wage increases in awards made by consent less than six months ago—awards which prescribed substantial and indeed, for the steel industry, unprecedented, wage increases—is quite an unusual step to take . . . Be that as it may, what the application seeks is that the Commission should reopen the awards made by consent such a short time ago and vary them against the will of the employer parties, on the subjects of wage rates and period of operation. The Commission, for obvious reasons, has always set its face against reopening awards, and particularly consent awards, during their currency, except where it is satisfied that compelling reasons, or "good and cogent" reasons, as it is more usually stated, make it proper to do so.

His Honour went on to say:

. . . because of wage increases of unprecedented magnitude in significant and widespread sections of industry notably the metal industry in which a flat increase of \$15 per week for all classifications had been negotiated and also because of other movements and wage rates, the bringing forward of agreed or awarded increases and the reopening by consent of other awards it could justifiably be said that new general wage levels had been established.

His Honour held that the establishment of new general wage levels could not have been reasonably foreseen by the parties when the consent awards were made in December 1973 and that there were good and cogent reasons for reopening the awards. The same awards were reopened some six months later (see exhibit 8). In his reasons handed down on 4 December 1974, Cahill, J. said:

It would be a denial of justice to refuse to make any variation to the wage rates until the term of the awards expired in June 1975, because that would mean that for a considerable period the steel industry production workers would be at a serious disadvantage as against employees in the community generally, and in particular as against other employees in the steel industry, metal tradesmen, tradesmen's assistants, riggers, electrical tradesmen, tradesmen's assistants, riggers, electrical and transport workers, who work under the same awards whose wage rates have been increased in the last three months and of whom many would be eligible to receive further wage increases before the wage rates of production workers again became susceptible to review having regard to the expiry dates of the awards.

Mrs. Preuss comments:

The only difference which has arisen in 1982 as opposed to 1974 is that the metal trades adjustment is now \$25 plus \$9 supplementary payments rather than the \$15 and \$9 adjustments which occurred in 1974. The union . . . considers that there has been a general wage movement which should not have been anticipated by the union or the parties in 1981.

There was clear justification for finding that in 1974 there occurred wage movements of dimensions which could not reasonably have been foreseen in 1973. The events which have taken place post indexation must now be interpreted in the knowledge of what happened immediately before indexation was introduced.

From what is before the Tribunal about 40% of the adjustments of salaries now sought is based on the decision in the metal industries case given on 18 December 1981 (exhibit 2). In that case the parties produced an agreement to the Commission which was sought to be implemented under the provisions of section 28 of the Conciliation and Arbitration Act which empowers the Commission to certify a memorandum of agreement or make a consent award. The Commission did issue a consent award under which the agreed increases in wages were to apply for twelve months. The Commission expressly excluded from the award those steel industry establishments where the employers had not expressly consented to increases. The Commission acknowledged that it would be unrealistic to assume there would not be a flow on. On that point Mrs. Preuss comments:

It is this flow which could not be seen by the parties in the union's last case and it is the magnitude and speed of this flow which makes it unjust for teachers in this State to have to wait until September to receive what the rest of the community has already received.

Since the commencing of the operation of the subject award adjustments have been made to the salaries of teachers in every other State. As a consequence the comparative value of teachers' salaries has depreciated. Mr. O'Connor for the Minister produced an analysis of salary rates for teachers as at 4 June 1982 and included in that analysis average salary comparisons for teachers on automatic scales (see exhibit A) as set out below:

AVERAGE SALARY COMPARISONS

Average of Automatic Scales

W.A.	A.C.T.	N.S.W.	S.A.	Vic.	Qld.	Tas.
3 year trained						
16 758	18 028	18 800	17 666	18 083	17 643	17 198
% variation						
	A.C.T. over W.A.	N.S.W. over W.A.	S.A. over W.A.	Vic. over W.A.	Qld. over W.A.	Tas. over W.A.
	7.6	12.2	5.4	8.0	5.2	2.6
4 year trained						
18 398	19 771	20 688	19 415	19 749	20 087	19 455
% variation						
	A.C.T. over W.A.	N.S.W. over W.A.	S.A. over W.A.	Vic. over W.A.	Qld. over W.A.	Tas. over W.A.
	7.4	12.4	5.5	7.3	9.1	5.7
Average of 6 States						
	3 Year Trained	17 905	6.8% over W.A.	
	4 Year Trained	19 861	8.0% over W.A.	

From the above figures it appears that the teachers in New South Wales enjoy a marked advantage over their counterparts in all the other States. Mrs. Preuss told the Tribunal that the teachers of New South Wales had before the Industrial Commission of New South Wales an application for a further increase of 5.9% being the total of the increases in the Consumer Price Index for the December 1981 and March 1982 quarters. Since the publication of the subject award and on 22 December 1981 the teachers in New South Wales obtained an increase of 4.3% being an adjustment for the June and September 1981 quarterly movements in the Consumer Price Index. Again on 7 April 1982 the Industrial Commission of New South Wales granted further increases to workers covered by the Hospital Employees Administrative and Clerical (State Award) and to Crown employees (including teachers) ranging from 7 to 10%. In the reasons for the latter decision the Commission said:

... the employees the subject of the present application are entitled to salary increase in order to allow them reasonably to share in the post-indexation community wide wage movement the existence of which has been established to our satisfaction.

One of the ramifications of the cessation of indexation which the Union claims could not have been reasonably foreseen was the failure of the Australian Commission to make any upward adjustment of wages to reflect the movements in the Consumer Price Index since March 1981 in the National Wage Case decision handed down on 14 May 1982 (Print E9700). The fragility of the indexation system has from time to time been emphasized by the Australian Commission since the middle of 1979. In the decision in the National Wage Case of 9 January 1981 the Commission made the following comments:

Eighteen months ago, the Commission announced that it had come to the brink of abandoning indexation and it said:

We have pulled back from the brink so that all concerned can consider the proposal which we will make in conjunction with our decision on the unions' claims. If our initiative fails to achieve a satisfactory consensus, there would seem to be little point in persisting with the package. An orderly centralised system of wage fixation cannot survive on a voluntary basis unless the participants demonstrate a firm commitment to its essential requirements. That commitment is lacking. (Print E267, p. 2.)

The Conference which followed that decision left a number of important issues still unresolved and these were debated in the proceedings related to the six-monthly review towards the end of 1979. In the light of the submissions in that case the Commission decided to persist with the system. It said:

Despite the absence of consensus on the structure of a system and on the principles that should govern its operation, we have been

influenced not only by the universal desire that a centralised system should continue but also by the suggestion that there has been a significant narrowing of differences between many of the parties. (Print E1681, p. 3.)

The course of events since then and the submissions before us on this occasion have led us to the conclusion that the circumstances of 18 months ago are still with us.

Subsequent to that decision an enquiry was pursued which resulted in the publication of a refined principles of wage determination on 7 April 1981. Unfortunately, the stresses on the system were exacerbated in the ensuing weeks and as a result the Commission decided to abandon indexation in its decision of 31 July last. That decision concluded with the statement that:

Any application for adjustment of wages or conditions on economic grounds will not be heard before February 1982.

It is arguable that there has not been a national wage case in the accepted sense since that decision. The Tribunal refers to the submissions put to the Commission by the ACTU. As to the nature of the claims before it the Commission with reference to those submissions said:

In the course of its submissions, the ACTU indicated that the current claim differed from past national wage claims in that it did not seek a general wage increase based on economic factors for all wage and salary earners covered by Federal awards. Notwithstanding the wording of the formal applications the ACTU explained that in effect it sought on behalf of its members a declaration or direction from this Bench on a number of points which would form the basis of subsequent award adjustment case by case.

The essence of the claims of the ACTU were explained in these terms.

1. The ACTU argued that since the end of 1981 a clear community movement has emerged and that movement is in the order of \$25 per week at the tradesman level. It sought a direction for a flow on of this \$25 tradesman standard with appropriate relativity increases in other classifications to all wage and salary earners.

2. The ACTU sought a mid-term adjustment of \$14 based on the metal industries statement.

3. The Commission said that:

While the ACTU is not arguing for the \$25-\$14 catch-up at tradesman level on the basis of prices and productivity distribution, the increase sought represents the magnitude of economic factors which have been accommodated or traded off by various industry agreements on a sectional basis. In further explanation the ACTU said:

Thus price movements up to the end of the September quarter are part of the \$25 standard, price movements up to the end of the March quarter 1982 are part of the \$14 mid-term adjustment and known productivity increases since 1974-75 are accommodated in the catch-up application.

4. In addition to catch-up based on community movement the ACTU argued that it should remain open for additional increases to be granted arising from factors such as work value anomalies and inequities.

In relation to the principle claim of the ACTU the Commission ruled against giving the direction sought. Referring to the metal industry tradesman settlement claimed as the community standard the Commission said:

Attached to this benchmark is the claim on special factors which we have discussed in some detail. We have indicated our difficulty both with the identification of a community standard and with risks of double counting and leap-frogging inherent in the unclassified application of special factors. And accordingly we are not prepared to give guidance or direction in the specific terms of the package sought by the ACTU.

Referring to the economic impact of the metal industry agreement the Commission added:

An extension of the metal industry standard generally would result in a substantial increase in labour cost at a difficult time for the economy.

Mrs. Preuss provided the Tribunal with a wealth of statistical material relating to the value of teachers salaries when looked at against wage movements generally over award payments, and allowances. Much of that material bore little or no relevance to a claim to reopen an award under the terms of section 26 (3) of the Tribunal Act. Mr. O'Connor contended in effect that the Union's application was misconceived because it sought a general review of the award when the jurisdiction of the Tribunal at this point of time is limited to the power to vary for the purpose of remedying injustice flowing from circumstances which could not be reasonably foreseen at the time the award was made. There is persuasive force in his argument.

The Tribunal finds that the Union has erred in bringing forward claims based on circumstances which are clearly without the confines of section 26 (3). The claim for an adjustment of relativities back to 1974 is simply not open. The volume of material which falls outside the time span covered by section 26 (3) cannot be called in aid. Again there is no justification at all in these proceedings for the claim for an amendment to the Scope clause. On the question of the automatic adjustment provisions of the Award the Tribunal finds that the proposal of the Union is inappropriate but considers that the parties should confer before the terms of the Award are next placed under scrutiny with a view to reaching a consensus as to provisions which would be fair to both employer and teachers.

In relation to the claims for salary variations the Tribunal finds that there are two compelling facts which support the applicant, viz.:

1. At the time the award was issued the rates therein prescribed placed teachers in W.A. at the top of the salary tree. Since then they have fallen to being the lowest paid as a result of awards to teachers in other jurisdictions.
2. The parties contemplated that before the expiration of the first year of the Award there would flow from the Australian Commission an upward adjustment based on movements in the Consumer Price Index. No such adjustment has been made nor is one likely within that period.

The Tribunal, in bringing down the Award, was very much aware of the inevitability of teacher salaries in other States being varied from time to time. The volatile nature of salaries in the present economic climate means that the relative standing of any one group will not remain constant.

In relation to the second point Mr. O'Connor argues that whilst the lack of an adjustment for CPI movements was unforeseen, no injustice resulted because all workers bound by national wage case decisions are in

the same boat. The evidence here does establish that teachers in at least three States have received adjustments specifically on general economic grounds during the relevant period.

The test as to what is reasonably foreseeable is an objective one (see *The Heron II Czanarnikow Ltd v. Koufos* 1966 2 A.E.R. at 604) that is to say, depends on the knowledge which a reasonable person in the circumstances would reasonably be expected to possess.

After giving due weight to the arguments lucidly advanced by Mr. O'Connor the Tribunal is of the opinion that an interim adjustment of salaries should be made on the grounds that the degree of deterioration in the relative value of teachers salaries in this State was not reasonably foreseen due in the main to the lack of adjustments resulting from movements in the CPI. In the circumstances an increase of the order suggested by Mr. O'Connor is considered proper. The Tribunal therefore orders an interim increase across the board of 7.5%, and that such increase be of effect from the beginning of the first pay period commencing on or after 27 May 1982—the date it is assumed the Union's case would have been completed had the adjournment sought by the respondent not been granted.

Until further order of the Tribunal the amount of the increases hereby granted shall be taken into account in determining the amount of any increase under the provisions of Part I of Clause 5 of the Award.

In conclusion the Tribunal feels compelled to make some critical comment in relation to the claim of the Union as presented. It is conceded by the Union that the rates fixed when the Award was handed down were fair and just. In the space of time down to the date this claim was submitted to arbitration it is alleged that unforeseen circumstances have arisen which call for increases up to 46% to render such rates just. What in effect the Union has claimed is an average increase more than 300% higher than that awarded to teachers in New South Wales—the salary pace-setters. Excessive claims do nothing for the credibility of the Union and are detrimental in that they:

1. build up expectations in teachers that cannot be realised;
2. tend to lower the standing of teachers in the eyes of the community at large.

It is the conception of the Tribunal that teachers in this State are of high repute industrious and play their part in providing an admirable educational service in Government schools. In the promotion of their economic and professional interests, teachers deserve representation of a high order.

Dated at Perth this 18th day of June, 1982.

C. N. BOYS,

Chairman.

H. W. BENNETT,
Elected Member.

B. J. COURTNEY,
Nominee Member.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1982			1982
July 16	423A/1982	Sewage Pumping Sets (2 only) for Westfield Pumping Station No. 4—M.W.B.	Aug. 12
July 16	429A/1982	Floor and Wall Cleaning and Maintenance Products (1 Year Period)—Various Government Departments	Aug. 12
July 16	430A/1982	Detergents (1 Year Period)—Various Government Departments	Aug. 12
July 16	439A/1982	Web Offset Press (One only)—Government Printing Office	Aug. 12
July 16	441A/1982	Fully Automated Three Knife Trimmer (One only) and Trimming Line—Government Printing Office	Aug. 12
July 23	451A/1982	Office furniture (steel—Group 2)—various Government Departments	Aug. 12
July 23	452A/1982	Medical X-ray Films and Processing Chemicals (1 year period)—Royal Perth Hospital	Aug. 12
July 23	456A/1982	X-ray equipment for Fremantle Hospital	Aug. 12
July 23	457A/1982	Litter bins and stands—Main Roads Dept.	Aug. 12
July 23	458A/1982	Motor Grid Sections (approx. 77)—M.R.D.	Aug. 12
July 23	459A/1982	Magnetic Flow Meter Systems (2 year period)—P.W.W.S.	Aug. 12
July 30	467A/1982	Protective Footwear (1 year period)—Westrail	Aug. 12

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued.

Tenders for Government Supplies—continued

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1982			1982
July 30	475A/1982	Steel Pipes (1 000 mm, 800 mm, 350 mm, 300 mm, 250 mm, 200 mm, 150 mm, 100 mm Nominal size and 425 mm outside diameter)—P.W.D.	Aug. 12
July 23	446A/1982	V.H.F. Low Band Multi-Channel Transceivers (approx. 34 only)—Forest Dept.	Aug. 19
July 30	460A/1982	Cast Iron Basket Strainers (4 only)—M.W.A.	Aug. 19
July 30	461A/1982	Machine Cutting Tools (6 month period)—Various Government Departments	Aug. 19
July 30	462A/1982	Files and Rasps (6 month period)—Various Government Departments	Aug. 19
July 30	469A/1982	Sewage Pump Set (1 only) for Munster Main Pump Station No. 2—M.W.A.	Aug. 19
July 30	470A/1982	Steel Pipe (1 200 mm approx. 316 metres, 900 mm approx. 9 metres, 600 mm approx. 37 metres, 450 mm approx. 9 metres, 150 mm approx. 279 metres)—P.W.D.	Aug. 19
July 30	474A/1982	Hospital Disinfectant and Antiseptics (1 year period)—Various Government Departments	Aug. 19
Aug. 6	496A/1982	Crushed Aggregate 14 mm (approx. 6 700 m ³) for Kalgoorlie Division—M.R.D.	Aug. 19
Aug. 6	487A/1982	Side Shift Backhoe/Loader (1 only)—M.W.A.	Aug. 26
Aug. 6	489A/1982	Skid Mounted Ablution/Amenities Units (3 only) M.R.D.	Aug. 26
Aug. 6	490A/1982	Skid Mounted Transportable Ablution/Amenities Unit (1 only)—M.R.D.	Aug. 26
Aug. 6	491A/1982	Data Entry System and Software—M.R.D.	Aug. 26
Aug. 6	495A/1982	Five Tonne Diesel Table Top Truck (1 only), Seven Tonne Diesel Table Top Truck (1 only), and Light Duty Diesel Prime Mover (1 only)—Westrail	Aug. 26
July 23	453A/1982	Grader Mounted Hydraulic Broom (3 only)—M.R.D.	Sept. 2
Aug. 6	481A/1982	Electro-Medical equipment for Hospitals (3 year period)—Hospital and Allied Services	Sept. 2
Aug. 6	488A/1982	Manual Chlorine Valves (25 only) Automatic Chlorine Valves (3 only)—M.W.A.	Sept. 2
July 16	443A/1982	Pumping Units for Woodman Point Effluent Pump Station—Cape Peron Ocean Outlet Project	Sept. 9
NOTE: A refundable deposit of \$50 required for each set of documents			
<i>Service</i>			
July 23	455A/1982	Helicopter Charter for Donkey control in East and West Kimberley Divisions (August 1982 to October 1982)—Agriculture Protection Board	Aug. 12
July 30	468A/1982	Computer Output Microfilm Processing Service (2 year period)—Various Government Departments	Aug. 19

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1982			1982
July 23	444A/1982	1980 Ford Falcon XD Sedan (6LA 177) (accident damaged) and 1974 Honda CB 360 Motor Cycle (UG 0610) at Karratha	Aug. 12
July 23	445A/1982	Stihl 075 Chainsaws (8 only) at Manjimup	Aug. 12
July 23	448A/1982	Toyota FJ45 Flat top (XQK 674) at Kununurra	Aug. 12
July 23	449A/1982	Air Conditioners (16 only) and Ventilators (4 only) at East Perth	Aug. 12
July 23	450A/1982	Coates Drawn Grid Roller (MRD 669) recalled at Carnarvon	Aug. 12
July 30	463A/1982	Aristocrat MKII Caravan (UQU 235) at East Perth	Aug. 12
July 30	465A/1982	Prosser 2 h.p. Submersible Pump (PW4763) at East Perth	Aug. 12
July 30	466A/1982	200 unserviceable Batteries at East Perth	Aug. 12
July 30	472A/1982	Chamberlain MK3 Champion Tractor (MRD 027) at East Perth	Aug. 12
July 30	473A/1982	Scrap Steel (approx 50 tonnes) and Scrap Steel Swarf (approx. 30 tonnes) (1 year period) at State Engineering Works, North Fremantle	Aug. 12
July 30	478A/1982	Scrap Brass and Copper Fittings, Aluminium, Tyres, Tubes and Batteries at Royal Street, East Perth	Aug. 12
July 30	464A/1982	Spare parts for Skyline Logging Unit at Nannup	Aug. 19
July 30	471A/1982	Coates MK3 28WM Pedestrian Vibrating Roller (MRD 683) at Port Hedland	Aug. 19
July 30	476A/1982	Excess Steel Piles (11.6 tonnes) at Woodman Point	Aug. 19
July 30	477A/1982	Miscellaneous Materials (Steel and Galvanised Fittings, Timber, Brass and Copper, Camping, Tools, General, Vehicle and Machinery Parts, Paint and Aluminium) at Carlisle	Aug. 19
Aug. 6	479A/1982	1974 Dodge D5N 226 Truck (UQP 807) at East Perth	Aug. 19
August 6	492A/1982	Kenro V241 Vertical Camera (1 only) at Wembley	Aug. 19
Aug. 6	480A/1982	1974 Chamberlain R1250 MKIII Rear End Loader (M.R.D. 123) at Derby	Aug. 26
Aug. 6	482A/1982	1978 Holden HZ Sedan (XQF 191) 1977 Galant XL Station Sedan (XQA 351) 1976 Nissan G60 Patrol (UQX 726) and 1979 Cortina TE Station Sedan (XQD 327) at Wyndham	Aug. 26

STATE TENDER BOARD OF WESTERN AUSTRALIA—*continued.**For Sale by Tender—continued*

Date of Advertising	Schedule No.	For Sale	Date of Closing
1982			1982
Aug. 6	483A/1982	1976 Galant GD Station Sedans (UQY 357, UQY 358) and 1978 Falcon XC Panel Van (XQF 414) at Geraldton	Aug. 26
Aug. 6	484A/1982	1979 Holden HZ One Tonne Table Top (XQJ 204) and 1979 Holden HZ One Tonne Dual Cab (XQH 499) at Geraldton	Aug. 26
Aug. 6	485A/1982	1979 Daihatsu F50V Diesel Tray Top (XQI 391) and 1979 Holden HZ Utility (XQI 561) at Kununurra	Aug. 26
Aug. 6	486A/1982	1978 Toyota Hi-Ace Utility (XQG 558) (recalled) at Kununurra	Aug. 26
Aug. 6	493A/1982	1979 Holden HZ Utility (XQD 775) at Derby	Aug. 26
Aug. 6	494A/1982	1978 Holden HZ Utility (XQF 072) at Kalgoorlie	Aug. 26

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
<i>Supply and Delivery</i>				
277A/82	Various	Furniture Group 4 (1 year period)	Various	Details on application
331A/82	Various	Pavement materials (1 year period)	M.R.D.	Details on application
335A/82	Various	Jams, Condiments, Honey and Vinegar (1 year period)	Various	Details on application
359A/82	Agfa-Gevaert Ltd	One (1) only Automatic Film Processor	Mines	\$18 900
<i>Purchase and Removal</i>				
343A/82	H. F. & D. P. Jarvis	Item 1: Galvanised 150 mm Z Purlins Item 2: Various Surplus Steel Sections	M.R.D.	\$2 290 the lot Details on application
366A/82	Various	Firearms (29 only) at Maylands	Police	Details on application
373A/82	L. & L. Roser & Sons	1975 Toyota Panel Van FJ45 (UQR 941) at Derby	P.W.D.	\$1 033
374A/82	Soltoggio Bros.	Item 1: 1963 Caterpillar Grader Model 12E (UQF 703) at Manjimup Item 2: Fordson Major Tractor (unlicensed) at Manjimup	Forests	\$5 268 \$2 100
384A/82	B. Greay	1942 Ford F602 Chassis (UQD 654) at Dwellingup	Forests	\$855
385A/82	Cable Makers Australia Pty Ltd	Item 1: 150 metres—400 mm ² 61/2·85 Neutral Single Black Core Item 2: 88 metres—400 mm ² 61/2·85 active single red core	S.E.W.	\$5.04 per metre \$5.04 per metre
386A/82	Ray Mack Motors Pty Ltd	1978 Holden Gemini, Model TC (XQD 387) at Karratha	P.W.D.	\$1 221
395A/82	Westservices Pty Ltd	Backhoe Loader C.J.D. Model No. 895 (PW No. 401) at East Perth	P.W.D.	\$5 600
402A/82	M. Corry	Battery Charger Model Vane 2701 (MRD No. 421) at East Perth	M.R.D.	\$11.75
404A/82	Greirson Engineering & Agencies	Chamberlain Tractor Model Contractor 354 (MRD 135) at East Perth	M.R.D.	\$3 000.00
412A/82	M. Corry	1972 Romco Compactor Model 18 in. x 18 in. Robin EY 18-3D (PW 11) at East Perth	P.W.D.	\$76
<i>All Tenders Declined</i>				
355A/82		1979 HZ Station Sedan (XQI 802) at Kalgoorlie	P.W.D.	
361A/82		1978 Toyota Hi-Ace Utility (XQG 558) at Kununurra	P.W.D.	
364A/82		1977 Holden HZ Station Wagon (XQX 032) at South Hedland	P.W.D.	
387A/82		Item 1: Holden HZ Sedan (XQE 913) Item 2: Holden HZ Sedan (XQD 687) Wagon (XQF 012) at Carnarvon	P.W.D.	
390A/82		Holden 1978 HZ Station Sedan (XQE 301) at South Hedland	P.W.D.	
403A/82		1979 Daihatsu Delta Crew Cab (XQH 737) at East Perth	M.R.D.	

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
12/82	Steel Stud Framing and Gyprock Cladding at Welshpool Laboratories, Pilbara Street, Welshpool	17 August 1982

D. R. WARNER,
Secretary, Main Roads.

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 a.m. on 16/8/82

Tender No.	Description	Size
CP 12406	1 200 single forms	380 x 235 mm
CP 12408	600 books of 50 in quadruplicate	165 x 278 mm
CP 12415	100 pads of 100 leaves	297 x 210 mm
CP 12416	200 pads of 50 in triplicate	207 x 128 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.

WILLIAM C. BROWN,
Government Printer.

State of Western Australia.

PETROLEUM ACT 1967-1981.

Notice of Grant of First Renewal of
Exploration Permit.

Department of Mines,
Perth, 27 July 1982.

EXPLORATION Permit No. 101 held by International Energy Development Corporation of Australia Pty Limited of 7th Floor, FAI Building, 231 Adelaide Terrace, Perth, Western Australia 6000; Amax Iron Ore Corporation of 200 St. George's Terrace, Perth, Western Australia 6000; Whitestone Petroleum Australia Ltd of 6th Floor, AMP Building, 140 St. George's Terrace, Perth, Western Australia 6000; Australian Consolidated Minerals Ltd of 16 St. George's Terrace, Perth, Western Australia 6000; Yom Oil Limited of P.O. Box 707, Grant Cayman, British West Indies; Vamgas Limited of 151 Flinders Street, Melbourne, Victoria 3000; and Australian Occidental Petroleum Inc of 24th Floor, City Centre Tower, 44 St. George's Terrace, Perth, Western Australia 6000, has been renewed in accordance with the provisions of the above Act for a further period of five (5) years commencing on the day after the day on which the previous permit term ceased to have effect.

ANDREW MENSAROS,
Acting Minister for Mines.

State of Western Australia.

PETROLEUM ACT 1967-1981.

(Section 37.)

Notice of Grant of Exploration Permit.

Department of Mines,
Perth, 27 July 1982.

EXPLORATION Permit No. 252 has been granted to Whim Creek Consolidated N L of 41-43 Ord Street, West Perth, Western Australia 6005; Northgate Exploration Limited of Suite 3140, 1 First Canadian Place, Toronto, Canada M5X 1C7 and Eagle Corporation Limited of 51 Colin Street, West Perth, Western Australia 6005, to have effect for a period of five years from 27 July 1982.

ANDREW MENSAROS,
Acting Minister for Mines.

State of Western Australia.

PETROLEUM ACT 1967-1981.

(Section 37.)

Notice of Grant of Exploration Permit.

Department of Mines,
Perth, 20 July 1982.

EXPLORATION Permit No. 237 has been granted to Mesozoic Resources Ltd of 5599 San Felipe, Suite 1100, Houston, Texas 77056, United States of America to have effect for a period of five years from 20 July 1982.

BARRY JOHN MACKINNON,
Acting Minister for Mines.

IRON ORE (CLEVELAND-CLIFFS)
AGREEMENT ACT 1964-1973.

CLIFFS ROBE RIVER IRON ASSOCIATES, CAPE LAMBERT ORE
WHARF AMENDMENT BY-LAWS (No. 2) 1982.

MADE by His Excellency the Lieutenant Governor and Administrator in Executive Council under section 4 (d), on the recommendation of Cliffs Western Australian Mining Co. Pty. Ltd., Robe River Limited and Cape Lambert Iron Associates.

Citation. 1. These by-laws may be cited as the Cliffs Robe River Iron Associates, Cape Lambert Ore Wharf Amendment By-laws (No. 2) 1982.

Principal by-laws. 2. In these by-laws the Cliffs Robe River Iron Associates, Cape Lambert Ore Wharf By-laws*, as amended, are referred to as the principal by-laws.

Second Schedule amended. 3. The Second Schedule to the principal by-laws is amended by deleting Form 1 and substituting the following—

“ Form 1.

TOWAGE RATES.

CAPE LAMBERT ORE WHARF.

Gross Deadweight Tonnage (metric).	Towage Charge (In and Out Inclusive)
	\$
Under 40 000	10 021
40 000 and under 50 000	10 372
50 000 and under 60 000	11 705
60 000 and under 70 000	12 941
70 000 and under 80 000	15 321
80 000 and under 90 000	17 310
90 000 and under 100 000	20 066
100 000 and under 110 000	22 179
110 000 and under 120 000	23 849
120 000 and under 130 000	25 443
130 000 and under 140 000	26 403
140 000 and under 150 000	27 802
150 000 and under 160 000	28 004
160 000 and over ..	28 404

Tug Hire:

Hourly rate per tug exclusive of towage—

\$1 210 per hour or part thereof, with a minimum charge
of 2 hours.

Cancellation:

(1) When ordered for 0830-1600, Monday-Friday (Excluding Public Holidays)—\$1 960.

(2) All other times—\$3 920. ”

Third Schedule substituted. 4. The Third Schedule to the principal by-laws is deleted and the following Schedule is substituted—

“ Third Schedule.

WHARFAGE.

1. For petroleum products in bulk, inwards or outwards, wharfage shall be payable at the rate of \$2.65 per Metric Tonne (1 000 kg).

2. For all other cargo, except iron ore, iron ore product or iron ore concentrate, wharfage shall be payable at the rate of \$2.00 per Metric Tonne, computed on a weight basis or on a measurement basis, whichever computation produces the greater result. (A tonne weight consisting of 1 000 kilograms, and a tonne measurement consisting of one cubic metre). ”

Fourth Schedule substituted. 5. The Fourth Schedule to the principal by-laws is deleted and the following Schedule is substituted—

“ Fourth Schedule.

MISCELLANEOUS CHARGES.

1. Mooring and unmooring labour—\$27.95 per man hour or part thereof.

2. Workboat (lines, launch and crew)—\$210 per hour, with a minimum of 2 hours.

3. Watchmen as required by By-law 55, (or for any other reason)—\$27.95 per hour or part thereof.

4. Water at \$2.30 per kilolitre. ”

By His Excellency's Command,

J. E. A. PRITCHARD,
Acting Clerk of the Council.

IRON ORE (CLEVELAND-CLIFFS) AGREEMENT ACT 1964-1973.
CLIFFS ROBE RIVER IRON ASSOCIATES, CAPE LAMBERT SERVICE
WHARF AMENDMENT BY-LAWS (No. 3) 1982.

MADE by His Excellency the Lieutenant Governor and Administrator in Executive Council under section 4 (d), on the recommendation of Cliffs Western Australian Mining Co. Pty. Ltd., Mitsui Iron Ore Development Pty. Ltd., Robe River Limited and Cape Lambert Iron Associates.

- Citation. 1. These by-laws may be cited as the Cliffs Robe River Iron Associates, Cape Lambert Service Wharf Amendment By-laws (No. 3) 1982.
- Principal by-laws. 2. In these by-laws the Cliffs Robe River Iron Associates, Cape Lambert Service Wharf By-laws*, as amended, are referred to as the principal by-laws.
- Second Schedule amended. 3. The Second Schedule to the principal by-laws is amended by deleting Form 1 and substituting the following—

“ Form 1
TOWAGE RATES.

Gross Tonnage	Towage Charge (In and Out Inclusive)
	\$A
Under 5 000	605
5 000 and under 8 000	706
8 000 and under 11 000	806
11 000 and under 14 000	907
14 000 and under 17 000	1 010
17 000 and under 20 000	1 109
20 000 and over	1 210

Tug Hire:

Hourly rate per tug exclusive of towage—

\$1 210 per hour or part thereof, with a minimum charge of 2 hours.

Cancellation:

- (1) When ordered for 08 30-16 00, Monday-Friday (Excluding Public Holidays)—\$605.
- (2) All other times—\$1 210. ” .

Third Schedule substituted. 4. The Third Schedule to the principal by-laws is deleted and the following Schedule is substituted—

“ Third Schedule.

WHARFAGE.

Wharfage fees at \$2.00 per tonne (or per cubic metre) whichever is the greater of cargo handled or shipped.

Petroleum products in bulk at \$2.65 per tonne (metric). ” .

Fourth Schedule substituted. 5. The Fourth Schedule to the principal by-laws is deleted and the following Schedule is substituted—

“ Fourth Schedule.

MISCELLANEOUS CHARGES.

1. Service Wharf Lighting—\$23.00 per night or part thereof.
2. Water at \$2.30 per kilolitre.
3. Berthage dues at 1 cent for each ton of gross registered tonnage of vessel for each 6 hours or part thereof. Minimum charge for 12 hours.
4. Gangway Hire at \$23.00 per day or part thereof—if applicable.
5. Workboat at \$210.00 per hour or part thereof—minimum 2 hour hire. No provision for cancellation.
6. Watchmen as required by By-law 68 (or for any other reason)—\$27.95 per man/hour or part thereof).
7. Communication Fee—\$40.00. (Fee applicable to vessels at the Service Wharf which do not have local agents). ” .

By His Excellency's Command,

J. E. A. PRITCHARD,
Acting Clerk of the Council.

MINING ACT 1978-1982.

MINING AMENDMENT REGULATIONS 1982.

MADE by His Excellency the Governor in Executive Council.

- Citation. 1. These regulations may be cited as the Mining Amendment Regulations 1982.
- Principal regulations. 2. In these regulations the Mining Regulations 1981* are referred to as the principal regulations.
- Reg. 86 amended. 3. Regulation 86 of the principal regulations is amended in the table to subregulation (2)—
- (a) as to Garnet, by deleting "5%" in Column 2 and substituting in Column 3 the following—
- " The rate shall be—
- (a) 5% for the usual grades of garnet including that used for sand blasting and filtration;
- (b) 2½% for higher technology grades including that used for garnet paper and polishing purposes,
- of the realised value, calculated on the basis of the nearest available port if exported. " ;
- (b) as to Ilmenite, by deleting "2½%" in Column 3 and substituting the following—
- " 3% " ;
- (c) as to Leucoxene, by deleting "2%" in Column 3 and substituting the following—
- " 3% " ;
- (d) as to Monazite, by deleting "2½%" in Column 3 and substituting the following—
- " 3% " ;
- (e) as to Nickel, by deleting—
- " Where P = the ruling price per ton of nickel metal on the world market, which price is for the purpose of this paragraph the International Nickel Company Ltd's list price for four inch square electrolytic nickel cathodes F.O.B. Fort Colborne, Canada at the date the nickel-containing products are first sold F.O.B. or F.O.R. as the case may be. "
- and substituting the following—
- " Where P = the gross nickel metal price per tonne f.o.b. or its computed equivalent used for the purpose of calculating the actual sale price of the nickel containing product (under usual conditions of sale, without special discounts) " ;
- (f) as to Rutile, by deleting "2½%" in Column 3 and substituting the following—
- " 3% " ;
- (g) as to Tantalum, by deleting "5%", twice occurring, in Column 3 and substituting the following in each case—
- " 2½% " ;
- (h) by inserting in the appropriate alphabetical position the following mineral and percentage of realised value—
- | | | |
|----------|----------------|-----|
| Xenotime | Column 2
3% | " ; |
|----------|----------------|-----|
- and
- (i) as to Zircon, by deleting "2½%" in Column 3 and substituting the following—
- " 3% " .
4. After regulation 86 of the principal regulations the following regulations are inserted—
- " 86A. Notwithstanding regulation 86 (2) the rate of royalty payable for copper and zinc produced from the Teutonic Bore mine at Teutonic Bore shall be 2½% of the realised value f.o.r. or if exported f.o.b.
- 86B. Notwithstanding regulation 86 (2) the holder of a mining tenement within the Carnarvon Irrigation District established under section 28 (a) of the Rights in Water and Irrigation Act 1914, is exempt from the payment of royalty on sand obtained from that mining tenement. " .
- Regs. 86A and 86B inserted.

By His Excellency's Command,

R. D. DAVIES,
Clerk of the Council.

COMPANIES (WESTERN AUSTRALIA) CODE.

(Section 392 (2).)

Notice of Resolution.

Hoskeen Pty Ltd.

AT a general meeting of the members of the company duly convened and held at 3 Ord Street, West Perth on 21 July 1982 the following special resolution was passed:

That the company be wound up voluntarily and that Mr John Graham Morris and Garry John Trevor, Chartered Accountants be appointed joint and several liquidators for the purpose of such winding up.

The special resolution was confirmed at a meeting of creditors held on 22 July 1982.

Dated this 26th day of July, 1982.

I. HESTER,
Director.

(Lodged By—Pannell Kerr Forster, Chartered Accountants, 3 Ord Street, West Perth, 6005.)

COMPANIES ACT 1961-1981.

Chas M. Nelson Pty Ltd

(In Liquidation).

TAKE notice that the affairs of the abovenamed company are now fully wound up and that pursuant to section 272 (1) of the Western Australian Companies Act a general meeting of the company will be held at the offices of Parkinson Stefanoff & Stagoll Pty, 1st Floor, 15 Drake Street, Osborne Park on Tuesday, 7 September 1982, at 12.00 noon for the purpose of laying before it an account showing how the winding up has been conducted and an explanation thereof.

Dated this 30th day of July, 1982.

C. M. NELSON,
Liquidator.

COMPANIES ACT 1961-1981.

Notice of Intention to Declare an Interim Dividend.

Western Pethard Industries Pty Ltd (in Liquidation).

NOTICE to creditors of the abovenamed company who have not proved their debts: We Brian Millwood Smith and Kevin Ernest Judge the joint liquidators of Western Pethard Industries Pty Ltd (in Liquidation) hereby give notice that if you do not prove your debt on or before 27 August 1982 we shall proceed to declare an interim dividend without regard to your claim.

Dated this 28th day of July, 1982.

B. M. SMITH,
Joint Liquidator.

Note: In accordance with section 291 of the Companies Act 1961-1981, you may make application to the Court for further time to prove your debt. However, if you have not proved your debt before the expiration of the time set out in this notice or of any further time allowed by the Court, the moneys not yet distributed by us are required to be distributed without regard to your debt.

(Shepherd & Partners, Suite 1, 14 Stone Street, South Perth, W.A. 6151.)

COMPANIES ACT 1961-1981.

Notice of Resolution.

C. H. Ogden & Co. Pty. Limited.

To the Commissioner for Corporate Affairs, Perth.

AT a general meeting of the members of C. H. Ogden & Co. Pty. Limited duly convened and held at Townsville on 23 July 1982, the special resolution set out below was duly passed.

It was resolved that the Company be wound up voluntarily and that Rodney Frederick O'Brien be and is now appointed liquidator of the Company.

Dated this 23rd day of July, 1982.

C. H. OGDEN,
Director.

(O'Brien & Associates, P.O. Box 160, Hermit Park, 4812.)

COMPANIES ACT 1961-1981.

Notice of Resolution.

B. C. Ogden Investments Pty. Limited.

To the Commissioner for Corporate Affairs, Perth.

AT a general meeting of the members of B. C. Ogden Investments Pty. Limited duly convened and held at Townsville on 23 July 1982 the special resolution set out below was duly passed.

It was resolved that the Company be wound up voluntarily and that Rodney Frederick O'Brien be and is now appointed liquidator of the Company.

Dated this 23rd day of July, 1982.

B. C. OGDEN,
Director.

(O'Brien & Associates, P.O. Box 160, Hermit Park 4812.)

COMPANIES (WESTERN AUSTRALIA) CODE.

(Section 392 (2).)

Notice of Resolution.

F J Management Limited (in Liquidation).

NOTICE is hereby given that at an Extraordinary General Meeting of Members of F J Management Pty Ltd held on 23 July 1982 and confirmed at a meeting of creditors held on 23 July 1982 the following Special Resolution was passed:—

That the Company be wound up voluntarily and that Messrs. Rodney Michael Evans and Maurice Hodgson Lyford be and are hereby appointed Joint and Several Liquidators of the Company.

Dated at Perth this 30th day of July, 1982.

M. H. LYFORD,
Liquidator.

(Melsom Wilson & Partners, 11th Floor, T & G Building, 37 St. George's Terrace, Perth, W.A. 6000.)

COMPANIES (WESTERN AUSTRALIA) CODE.

Registered No. 796668.

Notice of Resolution.

Video Holdings Pty Limited.

AT a general meeting of the members of the company duly convened and held at "Lombard House" 3rd Floor, 251 Adelaide Terrace, Perth on 29 July 1982 the special resolution set out below was duly passed.

That the company be wound up voluntarily and that Terence John Collinson and Brian Francis McCann be appointed Joint and Several Liquidators.

Dated this 30th day of July, 1982.

D. J. WAUCHOPE,
Director.

(T. J. Collinson & Co., "Lombard House" 3rd Floor, 251 Adelaide Terrace, Perth, W.A. 6000.)

COMPANIES ACT 1961-1981.

(Section 272 (1).)

Notice of Final Meeting of Members.

M. J. H. Porter Pty. Ltd. (in Liquidation).

NOTICE is hereby given that the final meeting of members of the abovenamed company will be held at the offices of Arthur Young & Company, 5th Floor, 22 Mount Street, Perth on Tuesday, 7 September 1982 at 9.00 a.m.

Agenda:

- (1) To receive the Liquidator's account showing how the winding up has been conducted and the giving of any explanation thereof.
- (2) To determine the manner in which the books, accounts and documents of the company and of the Liquidator shall be disposed of.
- (3) To approve the Liquidator's fee and expenses.

Dated at Perth this 4th day of August, 1982.

P. R. QUIGLEY,
Liquidator.

(Arthur Young & Company, Chartered Accountants,
5th Floor, 20-22 Mount Street, Perth.)

COMPANIES ACT 1961-1982.

(Section 272.)

Notice of Final Meeting of Members.

Ningham Enterprises Pty. Ltd. (in Liquidation).

NOTICE is hereby given that the Final Meeting of Members of Ningham Enterprises Pty. Ltd., will be held at the offices of Birds Chartered Accountants, 18 St. George's Terrace, Perth on 6 September 1982 at 10.45 o'clock in the forenoon.

Agenda:

1. To lay before the meeting the liquidator's account showing how the winding up has been conducted and how the property of the company has been disposed of, and giving any explanation thereof.
2. To approve the liquidator's remuneration.

Dated at Perth this 3rd day of August, 1982.

D. D. NEWMAN,
Liquidator.

(Messrs. Birds, Chartered Accountants, 18 St.
George's Terrace, Perth.)

COMPANIES ACT 1961-1982.

(Section 272.)

Notice of Final Meeting of Members.

Avoca Trading Pty. Ltd. (in Liquidation).

NOTICE is hereby given that the Final Meeting of Members of Avoca Trading Pty. Ltd. will be held at the offices of Birds Chartered Accountants, 18 St. George's Terrace, Perth on 6 September 1982 at 10.30 o'clock in the forenoon.

Agenda:

1. To lay before the meeting the liquidator's account showing how the winding up has been conducted and how the property of the company has been disposed of, and giving any explanations thereof.
2. To approve the liquidator's remuneration.

Dated at Perth this 3rd day of August, 1982.

D. D. NEWMAN,
Liquidator.

(Messrs. Bird, Chartered Accountants, 18 St. George's
Terrace, Perth.)

DISSOLUTION OF PARTNERSHIP.

TAKE notice that as and from Monday 2 August 1982 the partnership formerly known as King Albert Cleaning Service carried on by Stuart Richard King and Albert Pang in partnership was dissolved.

McMANUS CULLEN & CLEMENTS,
Solicitors and Agents for Albert Pang.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership hitherto subsisting between Mart Kulasalu and Jeanetta Kulasalu carrying on business under the name of Deb and Jans Diner dissolved as at 14 November 1981 by the death of Mart Kulasalu.

Dated this 3rd day of August, 1982.

D. M. COCHRANE,
Assistant Secretary.

(Perpetual Trustees W.A. Ltd as Executor of the
Will of Mart Kulasalu.)

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

WEST AUSTRALIAN TRUSTEES LIMITED of 135 St. George's Terrace, Perth, requires creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estates of the undermentioned deceased persons, to send particulars of their claims to it by the date stated hereunder, after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice.

Last Day for Claims: 6/9/82.

Ausden, Aubrey Clive, late of 16 Petherick Street, Bunbury, Master Builder, died 7/5/82 (enquiries to 11 Stirling Street, Bunbury. Tel: 21 1336).

Bowers, Thomas Henry, late of 12 Windich Way, Bunbury, Mechanical Fitter, died 12/4/82 (enquiries to 11 Stirling Street, Bunbury. Tel: 21 1336).

Gamble, Alice Maud, late of James Brown House, Albert Street, Osborne Park, Widow, died 19/6/82.

Kendall, Alice Louise, late of 14 Edward Street, Nedlands, Spinster, died 12/5/82.

Lyons, Ivy Maria, late of Room 27 Elanora Lodge, Hastie Street, Bunbury, Widow, died 11/5/82 (enquiries to 11 Stirling Street, Bunbury. Tel: 21 1336).

McNeil, Joy Millicent, late of 20 Plantation Street, Mount Lawley, Single Woman, died 20/5/82.

Steer, Dorothy Joan, late of 4 King Road, Bunbury, Widow, died 17/4/82. (Enquiries to 11 Stirling Street, Bunbury. Tel: 21 1336).

Sturcke, John Alfred, formerly of P.O. Box 39, Greenbushes, late of 150 Prinsep Street, Collie, Labourer, died 19/4/82. (Enquiries to 11 Stirling Street, Bunbury. Tel. 21 1336).

Dated at Perth this 4th day of August, 1982.

L. C. RICHARDSON,
General Manager.

WEST AUSTRALIAN TRUSTEES LIMITED
ACT 1893-1979.

NOTICE is hereby given that pursuant to section 4A of the West Australian Trustees Limited Act 1893-1979 West Australian Trustees Limited has elected to administer the Estate of the undermentioned deceased persons:—

Name of deceased; Occupation; Address; Date of death;
Date election filed.

Gamble, Mrs. Alice Maud, Widow late of Osborne Park
19/6/82, 29/7/82.

McCutcheon, William, Retired Miner late of Maylands
8/5/82, 30/7/82.

Thobaven, Mrs. Vera Matilda, Married Woman late of
Albany 1/5/82, 30/7/82.

Dated at Perth this 4th day of August, 1982.

L. C. RICHARDSON,
General Manager.

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 89 St. George's Terrace, Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire 10 September 1982.

Friend, William Edwin, late of 16 Knox Crescent, Melville, Foreman. Died 25 March, 1982.

Pearson, Alexander William, late of 56 View Street, Peppermint Grove, Retired State Manager. Died 26 April 1982.

Claims for the following expire 17 September 1982.

Larsen, Eileen Unice, late of 20 Aberdeen Street, Albany, Widow. Died 4 June 1982.

Dated at Perth this 3rd day of August, 1982.

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 6 September 1982, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Anderson, Florence Olive, late of 15A Shirley Avenue, Mt. Pleasant, Spinster, died 18/7/82.

Bayley, Margaret Constance, late of St. George's Nursing Home, Pinaster Street, Mt. Lawley, Widow, died 17/7/82.

Callagher, Florence Hilda, late of Hadassah Nursing Home, 51-53 Second Avenue, Mt. Lawley, Widow, died 5/5/82.

Clune, Elsie Lillian, late of Collie District Hospital, Collie, Widow, died 16/7/82.

Denton, Sheila Richardene, formerly of 112 Second Avenue, Mt. Lawley, late of St. Michael's Nursing Home, 53-57 Wasley Street, North Perth, Widow, died 19/7/82.

Giles, William Stanley, formerly of 36 Willis Street, East Victoria Park, late of 1 Hawkins Street, Rockingham, Retired Railway Employee, died 2/7/82.

Howley, Evelyn Alfred, late of 75 Vellgrove Avenue, Parkwood, Retired Diesel Engineer, died 21/7/82.

Johnson, Mayo Dorothy, late of Unit 1, 108 Flinders Street, Yokine, Married Woman, died 11/7/82.

Johnston, Louise Maud, late of 15 Cuthbert Street, Shenton Park, Widow, died 6/7/82.

Jones, Beatrice Maud Maria, late of Santralla Nursing Home, 15 Duncan Street, Victoria Park, Widow, died 19/7/82.

Jones, William Gordon, late of 67 Coode Street, Bayswater, Retired Canteen Worker, died 16/7/82.

Kiburys, Mechislovas Stanislovovich, late of Jonavsky in Lithuania, Labourer, died 20/3/81.

Krzykowski, Jozef, late of 192 Newcastle Street, Perth, died 6/6/82.

Laurens, Frederick John, late of Harbour View Road House, Frenchmans Bay Road, Albany, Business Proprietor, died 26/5/82.

Lavery, Lois Elaine, late of 43 Walgreen Crescent, Calista, Married Woman, died 26/5/82.

Monk, George, late of 6/19 Odin Road, Innaloo, Retired Truck Driver, died 12/7/82.

Nicholls, Edward Mervyn, late of 31 Williams Road, Nedlands, Retired Meter Fitter, died 12/7/82.

Palmer, Reader Meredith, late of 115 William Street, East Cannington, Retired Gardener, died between 1/7/82 and 14/7/82.

Radalj, Marijan, late of Tucak Mill, Dwarda, Spinster, died 12/5/82.

Reece, John Noel, late of 6 Roberts Road, Utakarra, via Geraldton, Railway Employee, died 14/11/81.

Slattery, Solvejg Louise, late of Alfred Carson Hospital, 30 Bay Road, Claremont, Widow, died 31/3/82.

Summers, Cynthia Meg, late of 19 Cliff Street, Marmion, Housewife, died 2/6/82.

Toe, George Frederick, formerly of 139 Barker Road, Subiaco, late of Leighton Nursing Home, Florence Street, West Perth, Retired Shipwright, died 29/4/82.

Walker, Violet, late of 59 Ashington Street, Dianella, Widow, died 5/7/82.

Zajda, Stefan Josef, late of 8 Grant Street, Narrogin, Railway Porter, died 20/5/82.

Dated the 2nd day of August, 1982.

P. W. MCGINNITY,
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565 Hay Street, Perth.

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