

Government Gazette

OF

WESTERN AUSTRALIA

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PERTH: FRIDAY, 27 JANUARY

[1984

Coal Mine Workers (Pensions) Amendment Act 1983.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency the Honourable Sir Francis
 To Wit: } Theodore Page Burt, Knight Commander of the
 FRANCIS BURT } Most Distinguished Order of Saint Michael and
 Lieutenant-Governor } Saint George, Lieutenant-Governor and Admin-
 and Administrator. } istrator in and over the State of Western
 [L.S.] } Australia and its Dependencies in the Common-
 } wealth of Australia.

PURSUANT to section 2 (2) of the Coal Mine Workers (Pensions) Amendment Act 1983, I, the Lieutenant-Governor and Administrator, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the *Government Gazette* as the day on which sections 4 (a) (i), 8, 9, 10, 11, 12, 16, 17 (a) and 21 of the Coal Mine Workers (Pensions) Amendment Act 1983 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 24th day of January, nineteen hundred and eighty-four.

By His Excellency's Command,

D. C. PARKER,

Minister for Minerals and Energy.

GOD SAVE THE QUEEN ! ! !

AT a meeting of the Executive Council held in the Executive Council Chambers at Perth the 10th day of January 1984, the following Orders in Council were authorised to be issued:—

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act

the Lieutenant-Governor and administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointments of the persons named in the Schedule hereto at the place mentioned.

Schedule.

Beverley—

Richard George Chartier Prior.
 William Robert Gillespie.
 Gerald Francis Edwards.

G. PEARCE,
 Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointments of the persons named in the Schedule hereto at the place mentioned.

Schedule.

Bruce Rock—

Sinero Antonio Garbellini.
 Stanley Farrall.
 Bruce Albert Buller.

G. PEARCE,
 Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointments of the persons named in the Schedule hereto as Members of the Children's Court at the place mentioned.

Schedule.

Esperance—

Marguerite Amy Booker.
Stuart Orlando.
Thomas Anderson Fuller.
Morton Kent.
Charles Ralph Hyland.
Arnold William Kent.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointment of Cornelia Lucy Smith as a Member of the Children's Court at Goomalling.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointments of the persons named in the Schedule hereto as Members of the Children's Court at the place mentioned.

Schedule.

Karratha—

June Grace Ausburn.
Allen Melville Bond.
Donald Joseph Hackett.
Francis Joseph Pelusey.
Louis Fenwick.
Peter Wylie.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointments of the persons named in the Schedule hereto as Members of the Children's Court at the place mentioned.

Schedule.

Kellerberrin—

Florence Margaretta Mitchell.
Rosemary Lillian Stevenson.
Brendon Doyle Bermingham.
John Joseph Carger.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointments of the persons named in the Schedule hereto at the place mentioned.

Schedule.

Lake Grace—

John McMahon.
Henry Milton Marshall.
Owen Robert Kirwan.
Hugh Fleming Carruthers.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointments of the persons named in the Schedule hereto as members of the Children's Court at the place mentioned.

Schedule.

Morawa—

Olive Lillian Lodge.
Colin McKenzie Valentine.
Norman Rament Ward.
Marion Rose Coyne.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointments of the persons named in the Schedule hereto as Members of the Children's Court at the place mentioned.

Schedule.

Northam—

Frederick Albert Roland Killick.
Jack Gordon Luscombe.
George Smith.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointment of Ronald Cecil Hold as a Member of the Children's Court at Roebourne.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointments of William Henry Clapp and Alex George Hams as Members of the Children's Court at Tambellup.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointment of Phillip Teasdale Main as a Member of the Children's Court at Trayning.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointment of William Leonard Jones as a Member of the Children's Court at Wyalatchem.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointments of the persons named in the Schedule hereto as Members of the Children's Court at the place mentioned.

Schedule.

Wyndham—

William Lindsay Grandison.
Reginald Keith Heys.
Vernon Trevor Nelson.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointment of David Vincent Cecil Farley as a Member of the Children's Court at Donnybrook.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointments of the persons named in the Schedule hereto at the place mentioned.

Schedule.

Pemberton—

William Vincent Collins.
Arthur William Burn.
Ernest Roy Luff.
Gaston Boyance Todd.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointment of Margaret Jane Kyhne as a Member of the Children's Court at Perenjori.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointment of Kenneth Roland Flavel as a Member of the Children's Court at Jurien Bay.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982 it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore his Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby remove the appointment of Arthur Brown as a Member of the Children's Court at Wickepin.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointments of the persons named in the Schedule hereto at the place mentioned.

Schedule.

Boyup Brook—
Elsbeth Violet Inglis.
Ronald Ivan Thompson.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointments of Edward William Atkinson and Henry William Rix as Members of the Children's Court at Brunswick Junction.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointments of the persons named in the Schedule hereto as Members of the Children's Court at the place mentioned.

Schedule.

Moorra—
Bryce Hugh Jones.
Ronald John Nenke.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointments of the persons named in the Schedule hereto at the place mentioned.

Schedule.

Pingelly—
Arthur Vernon Hall.
George John Bostock.
Owen Henry Marsh.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointments of the persons named in the Schedule hereto at the place mentioned.

Schedule.

Marble Bar—
James Matthew Edwards.
Michael Thomas Howieson.
Barry David Gross.

G. PEARCE,
Clerk of the Council.

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby revoke the appointment of Andrew Murray Thomas as a Member of the Children's Court at Northampton.

G. PEARCE,
Clerk of the Council.

AT a Meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 24th day of January, 1984, the following Orders in Council were authorised to be issued:

Local Government Act 1960-1983.

ORDERS IN COUNCIL.

WHEREAS by section 288 of the Local Government Act 1960-1983, it shall be lawful for the Governor on request by a Council of a Municipal District, by Order published in the *Government Gazette* to declare any lands reserved or acquired for use by the public or used by the public as a street, way, public place, bridge or thoroughfare, under the care, control, and management of the Council, or lands comprised in a private street, constructed and maintained to the satisfaction of the Council, or lands comprised in a private street, of which the public has had uninterrupted use for a period of not less than ten years, as a public street and if the Council thinks fit, that the Governor shall declare the width of carriageway and footpaths of the public street and whereas the Councils mentioned in the schedule hereto have requested that certain lands named and described in the said schedule, which have been reserved for streets within the said Councils, be declared public streets: Now therefore, His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council, doth hereby declare the said lands to be public streets and such land shall, from the date of this Order, be absolutely dedicated to the public as streets within the meaning of any law now or hereafter in force.

Schedule.

City of Canning.

L. & S. Corres. 3003/981 (6911).

Road No. 16831 (i) A strip of land 20.12 metres wide, widening in parts, surveyed and shown as Fignall Way on Office of Titles Plan 12938, Office of Titles Diagram 57459 and 57471.

(ii) (Extension) (Fignall Way) All those portions of land as delineated and marked R.O.W. on Office of Titles Plan 12939 and Diagram 57471.

(Public Plans Perth 2 000 16.14 and 15.14.)

City of Perth.

L. & S. Corres. 1075/981 (R.7048).

Road No. 17091 (Argyle Street). (i) A strip of land 12.4 metres wide commencing at the eastern side of Kimberley Street and extending as surveyed, eastward along the southern boundary of Lot 3 of Perthshire Location A^e and to and along the Southern boundaries of Lots 4 to 8 inclusive (Land Titles Office Diagram 760) to terminate at a line on prolongation southward of the eastern boundary of the last mentioned lot.

(ii) (Extension) those portions of Perthshire Location Ad, the subject of Land Titles Office Diagrams 8400 and 9323 and being the lands contained in Certificate of Title Volume 1015 Folio 72 and Volume 1033 Folio 363 respectively.

(Public Plan Perth 2 000 12.26.)

City of Perth.

L. & S. Corres. 1096/981 (R.7046).

Road No. 17090 (Hay Street). (i) A strip of land, varying in width, commencing at a line in prolongation southwestward of the southeastern boundary of Lot 19 of Perth Town Lot H 120 (Land Titles Office Plan 123) and extending as surveyed, northwestward along the southwestern boundary of that Lot and onward to terminate at the southeastern side of a surveyed road (Thomas Street).

(ii) (Widening of Part) That portion of Perth Town Lot H 120 and being the whole of the land comprised in Land Titles Office Diagram 4400 and being the land contained in Certificate of Title Volume 632 Folio 177. (Public Plan Perth 2 000 12.25.)

City of Perth.

L. & S. Corres. 1118/981 (R.7045).

Road No. 17089 (Carr Street). (i) A strip of land, 20.12 metres wide, commencing at a line in prolongation southward of the eastern boundary of Lot 32 of Perthshire Location Ax (Land Titles Office Diagram 50131) and extending as surveyed westward along the southern boundary of that Lot and onward to terminate at the eastern side of a surveyed road (Oxford Street).

(ii) (Widening of Part) That portion of Perthshire Location Ax and being part of Lot 11 on Diagram 6393 and being the land contained in Certificate of Title Volume 845 Folio 150.

(Public Plan Perth 2 000 12.26.)

City of Perth.

L. & S. Corres. 1069/981 (R.7044).

Road No. 17088 (Richmond Street). (i) A strip of land, varying in width, commencing at a line in prolongation southward of the eastern boundary of Lot 54 of Perthshire Location Ac (Land Titles Office Plan 1034) and extending as surveyed, westward along the southern boundaries of that Lot and Lots 55 to 57 of Location Ac (Plan 1034) and Lots 58 to 61 of Location Ac (Plan 982) and 62 to 64 of Location Ac (Plan 1035) to terminate at a line in prolongation southward of the western boundary of the last mentioned Lot.

(ii) (Widening of Part). That portion of Perthshire Location Ad the subject of Land Titles Office Diagram 8838 and being the land contained in Certificate of Title Volume 1046 Folio 443.

(Public Plan Perth 2 000 12.27.)

City of Perth.

L. & S. Corres. 1097/981 (R.7043).

Road No. 17087 (Newcastle Street). (i) A strip of land 20.12 metres wide widening at its terminus commencing at a line in prolongation northeastward of the southeastern boundary of Lot 53 of Perthshire Location AX (Land Titles Office Diagram 59639) and extending as surveyed northwestward along the easternmost north-eastern boundary of that Lot and onward to terminate at the southern side of a surveyed road (Carr Street).

(ii) (Widening of Part). That portion of Perthshire Location AX the subject of Land Titles Office Diagram 4575 and being the land contained in Certificate of Title Volume 662 Folio 184.

(Public Plan Perth 2 000 12.26.)

City of Perth.

L. & S. Corres. 1098/981 (R.7042).

Road No. 17086 (Oxford Close). (i) A strip of land 20.12 metres wide, commencing at a line in prolongation eastward of the northern boundary of Lot 1 of Perthshire Location Ae (Land Titles Office Diagram 4812) and extending as surveyed southward along the eastern boundary of that Lot and onward to terminate at the northeastern side of a surveyed road (Railway Parade).

(ii) (Widening of Part) That portion of Perthshire Location Ae being part of Lot 1 on Land Titles Office Diagram 4812 and being the land contained in Certificate of Title Volume 749 Folio 28.

(Public Plan Perth 2 000 12.26.)

City of Stirling.

L. & S. Corres. 539/983.

Road No. 17113 (Fortune Street) being all that portion of Perthshire Location Au shown bordered green and named Grindelford Place on Office of Titles Diagram 64578. (Public Plan Perth 2 000 11.32.)

City of Subiaco.

L. & S. Corres. 608/79 (R.7047).

Road No. 16424 (Extension). A strip of land, varying in width, commencing at the eastern terminus of the present road at a line in prolongation southward of the eastern boundary of Lot 1 of Perth Suburban Lot 205 (Land Titles Office Plan 1381) and extending as delineated and coloured brown on Land Titles Office Plan 1088 eastward to and along the southern boundaries of Lots 1 and 2 of Suburban Lot 205 (Plan 1088) to terminate at a line in prolongation southward of the eastern boundary of the lastmentioned Lot. (Public Plan Perth 2 000 11.25.)

Shire of Mandurah.

L. & S. Corres. 2213/981 (R.7065).

Road No. 17109 (Cemetery Road). A strip of land 10.06 metres wide widening at its commencement and terminus commencing at the southwestern side of Road No. 784 (Pinjarra Road) at the westernmost north-eastern corner of Lot 64 of Cockburn Sound Location 16 (Office of Titles Diagram 16615) and extending as delineated and marked R.O.W. on Office of Titles Diagram 16615 and Plan 6411 southwestward along the southeastern boundaries of that lot and Lot 65 to terminate at the northeastern side of Road No. 12615 (Adana Street). (Public Plan Mandurah and Environs 6.40.)

G. PEARCE,
Clerk of the Council.

VALUATION OF LAND ACT 1978.

PURSUANT to section 21 of the Valuation of Land Act the making of the following general valuations is advised.

Valuation Districts—

Bayswater Shire Council.
Canning City Council.
Claremont Town Council.
Cottesloe Town Council.
Mosman Park Town Council.
Peppermint Grove Shire Council.
Serpentine/Jarrahdale Shire Council.

Date of Substantial Completion—
22 December 1983.

Date of coming into force—
30 June 1984.

Authorities required to adopt: The Local Authorities as listed above, and Commissioner of State Taxation, as appropriate.

Valuations available for perusal at the Valuer General's Office, Perth, 27 January 1984 to 9 March 1984.

Objections must be addressed to the Valuer General but for convenience may be lodged with the relevant Rating/Taxing Authority by 9 March 1984.

Objections must be in writing and—

- (a) Describe the relevant land so as to identify it.
- (b) Identify the valuation objected to; and
- (c) Set out fully and in detail the grounds of the objection.

Dated 27 January 1984.

D. F. JONES,
Valuer General.

Crown Law Department,
Perth 27 January 1984.

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.

Leonard John Girando, of 130 North Beach Road, Osborne Park and Metropolitan Transport Trust, 10 Adelaide Terrace, Perth.

Albert Edgar Gorrings, of 160 High Road, Riverton and Sir Charles Gairdner Hospital, Verdun Street, Nedlands.

Marjorie Joy Rodgers, of 9 Inlet Crescent, Denmark and Agricultural District High School, Denmark.

D. G. DOIG,
Under Secretary for Law.

Crown Law Department,
Perth 27 January 1984.

IT is hereby notified for public information that His Excellency the Governor in Executive Council on 11 October 1983:—

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

Mr. John Francis Duncan, of 24 Rodgers Way, Karratha and Karratha College, Millstream Road, Karratha.

D. G. DOIG,
Under Secretary for Law.

CORRIGENDA.

COMPANIES (APPLICATION OF LAWS) REGULATIONS 1983.

COMPANIES (ACQUISITION OF SHARES) (APPLICATION OF LAWS) REGULATIONS 1983.

SECURITIES INDUSTRY (APPLICATION OF LAWS) REGULATIONS 1983.

1. In—

- (a) the Companies (Application of Laws) Regulations 1983, as the regulations were cited when printed on pages 5024 to 5026 inclusive;
- (b) the Companies (Acquisition of Shares) (Application of Laws) Regulations 1983, as the regulations were cited when printed on page 5026; and
- (c) the Securities Industry (Application of Laws) Regulations 1983, as the regulations were cited when printed on page 5027,

in the *Government Gazette* published on 30 December 1983, all references to an Act or Code of the State should be read as though the citation, including in the case of a reference to an Act the date of that Act, had been printed in italic type and all references to a regulation of the State or an Act of the Commonwealth should be read as though the citation, excluding the date, had been printed in italic type.

2. In the Companies (Application of Laws) Regulations 1983, as the regulations were cited when printed on pages 5024 to 5026 inclusive in the *Government Gazette* published on 30 December 1983, at regulation 16 in paragraph (b) of new clause 73A the reference to "(Western Australia Code)" should be read as a reference to "(Western Australia Code)".

Department of Employment
and Administrative Services,

Perth, 17 January 1984.

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

Barton, Peter Leslie, Ferndale.
Bavin, Wayne Leslie, Noranda.
Bridger, Peter Anthony, Trigg.
Brown, Grant Noel, Bayswater.
Buller, Terrence Richard, Capel.
Burgess, Jack Francis, South Perth.
Chi, William, Mandurah.
Choate, Brevis Alistair, Applecross.
Cochaud, Gordon Arthur Martin, Guildford.
Doney, Gerard Victor, Subiaco.
Farmer, John Roger, Kingsley.
Ferguson, Kenneth Keith, Bassendean.
Francis, Malcolm James, Esperance.
Game, Paul Gerard, Manning.
Irvin, Dene Allan, Wembley.
Lawton, Marjorie May, Forrestfield.
McKay, Paula Lesley, Kardinya.
McNaughton, Ross, Parkfield.
Polain, John Lyndhurst, Northam.
Rogers, Michael Trevor, Graylands.
Rowe, George, Bunbury.
Sheehan, John Douglas, Frankland.
Slingsby, Edward, Mullafoo.
Stokes, Angie, Tuart Hill.
Tindall, Rosemarie Margaret Ailsa, Burrendah.
Walker, Peter John, Edgewater.
Watts, Gail, Crawley.

W. J. SAVELL,
Acting Executive Director.

INDECENT PUBLICATIONS AND ARTICLES
ACT 1902-1983.

I, DESMOND KEITH DANS, being the Minister administering the Indecent Publications and Articles Act 1902-1983, acting in the exercise of powers conferred by subsection (1) of section 10 of that Act, do hereby determine that the videotapes specified in the schedule below shall be classified as restricted publications for the purposes of that Act.

Dated this 25th day of January, 1984.

D. K. DANS,
Minister for Administrative Services.

Schedule.

Baby Cakes No. 401.
Ballin' A Trucker/Hot Shots/Down The Runway No. 504.
Black Silk Stockings No. 407.
Confessions Of A Woman No. 408.
For The Love Of Pleasure No. 413.
French Blue No. 416.
I Like To Watch No. 405.
Intimate Illusions No. 404.
Manhattan Mistress No. 412.
Please Mr Postman No. 411.
Portrait Of Seduction No. 402.
Swedish Erotica (Vol 43) No. 502.
Swedish Erotica (Vol 44) No. 503.
Swedish Erotica (Vol 46) No. 505.
Talk Dirty To Me (Part II) No. 406.

LOTTERIES (CONTROL) ACT 1954-1982.

LOTTERIES AMENDMENT REGULATIONS (No. 2) 1983.

MADE by His Excellency the Governor in Executive Council.

Citation. 1. These regulations may be cited as the Lotteries Amendment Regulations (No. 2) 1983.

Commence-
ment. 2. These regulations shall come into operation on the day on which the Lotteries (Control) Act 1983 comes into operation.

Regulation 8A
repealed. 3. Regulation 8A of the Lotteries Regulations 1967* is repealed.

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.

* Published in the *Government Gazette* on 25 October 1967 at pp. 2951-2962.

PERTH THEATRE TRUST ACT 1979.

HIS Excellency the Governor in Executive Council on 22 November 1983 was pleased to approve in accordance with section 5 of the Perth Theatre Act 1979, the re-appointment of:—

Harry Bluck of 96 Homer Street Dianella as a Trustee for a term expiring on 31 January 1987.

RON DAVIES,
Minister for the Arts.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department,
Perth, 19 January 1984.

P.H.D. 215/69.

1. The cancellation of the appointment of Mr. L. E. Warner as a Health Surveyor to the Shire of Wanneroo is hereby notified;

2. The appointment of Mr. Sebastian Camillo as a Health Surveyor to the Shire of Wanneroo is approved.

LAWSON J. HOLMAN,
Acting Commissioner of Public Health.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department,
Perth, 17 January 1984.

P.H.D. 221/67.

THE appointment of Mr. David Ruxton Hadden as a Health Surveyor (Meat) to the Shire of Toodyay is approved.

L. J. HOLMAN,
Acting Commissioner of Public Health.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department,
Perth, 23 January 1984.

P.H.D. 1522/62.

THE cancellation of the appointment of Mr. A. J. Banks as a Health Surveyor to the Town of Armadale is hereby notified.

L. J. HOLMAN,
Acting Commissioner of Public Health.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department,
Perth, 16 January 1984.

P.H.D. 2064/60.

I, BARRY JAMES HODGE, Minister of Public Health, being the Minister administering the provisions of the Health Act 1911 (as amended) hereby, under the provisions of section 251 of the said Act, authorise the Commissioner of Public Health and his deputy, for a period of twelve months from 9 March 1984 to exercise within each of the health districts of the State of Western Australia as constituted under the Act aforesaid, and to delegate to any public health official the special powers specified in section 251 of the Act aforesaid, that is to say:—

- (a) All the powers specified in subsection (1) to (16) inclusive.
- (b) With the approval of the Minister the power specified in subsection (17) (17a).
- (c) Any other power conferred upon him by the Governor under subsection (18).

BARRY HODGE,
Minister of Public Health.

HEALTH ACT 1911 (AS AMENDED).

Perinatal and Infant Mortality Committee.

P.H.D. 621/78.

I, BARRY JAMES HODGE, being the Minister administering the Health Act 1911, as amended, appoint the persons named in the Schedule hereunder as Provisional Members and Deputy Provisional Members of the Perinatal and Infant Mortality Committee expiring on 15 March 1987.

BARRY HODGE,
Minister for Health.

Schedule.

Provisional Member.	Deputy Provisional Member.
Dr. H. McGlashan.	Dr. K. Digwood.
Miss R. J. Denny.	Miss R. A. Crocker.

CLEAN AIR ACT 1964 (AS AMENDED).

Public Health Department,
Perth, 24 January 1984.

P.H.D. 388/79 Ex. Co. No. 0315.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has:—

1. appointed, under the provisions of the Clean Air Act 1964 (as amended), the persons listed in the Schedule below to be members and deputy members of the Air Pollution Control Council for the period of three years expiring 10 September 1986.

Schedule.

Member.	Deputy Member.
Mr. R. Dainton.	Mr. D. G. Saunders.
Mr. N. Dragicevich.	Mr. R. Hawkins.
Mr. F. G. Barclay.	Mr. D. G. Brown.
Mr. N. H. Scott.	Mr. R. A. Elkington.
Mr. C. J. D. Williams	Mr. R. W. Bourne.
Assoc. Prof.	Dr. G. S. Chandler.
G. A. Bottomley.	Mr. C. H. Meredith.
Mr. H. Peden.	Cr. D. H. Dale.
Cr. A. A. H. De San Miguel	Mr. G. A. Black.
Mr. D. M. Cullity.	Mr. D. E. H. McDonald.
Mr. D. W. Bibby.	Mr. J. R. Cooke.
Mr. F. T. Lynn.	

2. appointed, under the provisions of the Clean Air Act 1964, (as amended), Mr. M. D. Perrott to be the deputy member to Mr. T. J. Perrott for a term expiring 10 September 1984.

LAWSON J. HOLMAN,
Acting Commissioner of Public Health.

HOSPITALS ACT 1927-1982.

Department of Hospital
and Allied Services,
Perth, 10 January 1984.

DK 5.6.

HIS Excellency the Lieutenant-Governor and Administrator has been pleased to approve under section 17 (2) of the Hospitals Act 1927-1982, the leasing of portion (6 000 m²) of the Donnybrook District Hospital site, Reserve No. 38330 Lot 513, to the Donnybrook-Balingup Shire Council for the purpose of erecting a 20 Bed Frail Aged Lodge.

The term of the lease is for twenty one years (21) on a peppercorn rental basis with a right of renewal for a further twenty one years (21).

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

HOSPITALS ACT 1927-1982.

Department of Hospital
and Allied Services,
Perth, 10 January 1984.

CD 5.6.

HIS Excellency the Lieutenant-Governor and Administrator has been pleased to approve under section 17 (2) of the Hospitals Act 1927-1982 the leasing by the Cunderdin Hospital Board, to the Cunderdin-Meckering Cottages Inc., portion of the Cunderdin Hospital site (2 192 m² of Reserve 22160) for the purpose of a Frail Aged Lodge on a peppercorn rental basis.

The period of lease to be twenty one years with the right of renewal for another twenty one years.

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

HOSPITALS ACT 1927-1982.

Department of Hospital
and Allied Services,
Perth, 10 January 1984.

KN 5.3.

HIS Excellency the Lieutenant-Governor and Administrator has been pleased to approve under section 17 (2) of the Hospitals Act 1927-1982, the purchase of the undermentioned residence by the Minister for Health, for the purpose of accommodation for a District Medical Officer based at Kununurra.

Kununurra town lot 1058 and being the whole of the land in Crown Grant Register Vol. 1539 and Book Folio 559.

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

HOSPITALS ACT 1927-1982.

Department of Hospital
and Allied Services,
Perth, 24 January 1984.

SG 1.9.

HIS Excellency the Lieutenant-Governor and Administrator has been pleased to appoint under the provisions of the Hospitals Act 1927-1982, Mr. S. Levitt as a member of the Sir Charles Gairdner Hospital Board for the period ending 31 December 1985 and to appoint Dr. B. R. Beveridge as deputy member to Mr. Levitt for the period ending 31 December 1985.

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

HOSPITALS ACT 1927-1983.

INTERPRETATION ACT 1918-1981.

HOSPITALS (SERVICES CHARGES) REGULATIONS 1984.

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

- Citation. 1. These regulations may be cited as the Hospitals (Services Charges) Regulations 1984.
- Commencement. 2. These regulations shall come into operation on 1 February 1984.
- Application. 3. These regulations apply to and in relation to every public hospital to which the Act applies except for the Perth Dental Hospital.
- Interpretation. 4. In these regulations, unless the contrary intention appears—
- “concessional beneficiary” has the meaning given by regulation 9 (d);
 - “compensable day patient” has the meaning given by regulation 8 (a);
 - “compensable in-patient” has the meaning given by regulation 7 (1) (c);
 - “compensable out-patient” has the meaning given by regulation 9 (a);
 - “day patient” has the meaning given by regulation 6 (b);
 - “eligible day patient” has the meaning given by regulation 8 (b);
 - “eligible out-patient” has the meaning given by regulation 9 (b);
 - “eligible person” has the meaning given by section 3 of the Commonwealth Act and—
 - (a) includes a person who is required by or under the Commonwealth Act to be treated; but
 - (b) does not include a person who is required by or under the Commonwealth Act not to be treated,
 as an eligible person for the purposes of the Commonwealth Act;
 - “hospital” means public hospital to and in relation to which these regulations apply by virtue of regulation 3;
 - “hospital bed” means bed used for the accommodation, maintenance and nursing care of a patient in a hospital that is not a nursing home, but includes hospital bed at a nursing home;
 - “ineligible day patient” has the meaning given by regulation 8 (c);
 - “ineligible in-patient” has the meaning given by regulation 7 (1) (f);
 - “ineligible out-patient” has the meaning given by regulation 9 (c);
 - “in-patient” has the meaning given by section 3 of the Commonwealth Act;
 - “internal Territory” has the meaning given by section 17 of the Acts Interpretation Act 1901, as from time to time amended, of the Parliament of the Commonwealth;
 - “nursing home bed” means bed used for the accommodation, maintenance and nursing care of a patient at a nursing home, but does not include a hospital bed therein;
 - “nursing home type patient” has the meaning given by regulation 7 (1) (d);
 - “out-patient” has the meaning given by regulation 6 (c);
 - “pensioner” has the meaning given by regulation 9 (e);
 - “private in-patient” has the meaning given by regulation 7 (1) (b);
 - “private nursing home type patient” has the meaning given by regulation 7 (1) (e);
 - “professional service” means service referred to in paragraph (a), (b) or (ba) of the definition of “professional service” in section 3 of the Commonwealth Act;
 - “public in-patient” has the meaning given by regulation 7 (1) (a);
 - “regulation” means regulation of these regulations;
 - “subregulation” means subregulation of the regulation in which the term occurs;
 - “the Act” means the Hospitals Act 1927;
 - “the National Health Act” means the National Health Act 1953, as amended from time to time, of the Parliament of the Commonwealth;
 - “the Schedule” means the Schedule to these regulations.
- Charges for services. 5. (1) The charges prescribed in the Schedule are payable in respect of the services—
- (a) referred to in the Schedule; and
 - (b) rendered by, in or at a hospital to the classes of patients referred to in the Schedule.
- (2) Notwithstanding anything in the Schedule, the charge payable in respect of any service rendered by, in or at a hospital in respect of a compensable in-patient, compensable day patient or compensable out-patient shall be of an amount determined by the Minister according to the cost thereof.
- (3) A determination referred to in subregulation (2)—
- (a) shall be published in the *Gazette*; and
 - (b) may be amended or revoked by the Minister by notice published in the *Gazette*.

Classes of patients for services.

6. For the purpose of a service provided in respect of him by, in or at a hospital, a patient shall be classified as—

- (a) an in-patient;
- (b) a day patient, namely, a person who receives treatment at a day hospital; or
- (c) an out-patient, namely, a person—
 - (i) who attends at a hospital and receives treatment or goods under an out-patient service provided by the hospital; or
 - (ii) in respect of whom a hospital provides a service elsewhere than at the hospital.

Classes of in-patients for purpose of payment of charges.

7. (1) Subject to subregulation (2), an in-patient shall for the purpose of the payment of the charges prescribed in Part I of the Schedule in respect of him be classified as—

- (a) a public in-patient, namely, an in-patient—
 - (i) who is an eligible person (not being a compensable in-patient, nursing home type patient or private nursing home type patient, or an in-patient who elects to be treated as a private in-patient); and
 - (ii) in respect of whom the hospital concerned provides in a hospital bed accommodation, maintenance, nursing care and appropriate professional services and such other necessary services as are available;
- (b) a private in-patient, namely, an in-patient—
 - (i) who is an eligible person (not being a compensable in-patient, nursing home type patient or private nursing home type patient);
 - (ii) who elects to be treated as a private in-patient; and
 - (iii) in respect of whom the hospital concerned provides in a hospital bed accommodation, maintenance, nursing care and such other necessary services as are available, other than professional and dental services provided by a practitioner acting in a private capacity;
- (c) a compensable in-patient, namely, an in-patient who has received or established his right to receive in respect of any injury, illness or disease for which he is receiving care and treatment payment by way of compensation or damages (including payment in settlement of a claim for compensation or damages) under the law that is or was in force in a State or internal Territory or who on attendance at a hospital appears *prima facie* to have the right to receive any such payment in respect of an injury, illness or disease for which he is receiving care and treatment, including a person in respect of the payment for whose care and treatment—
 - (i) the Workers' Compensation and Assistance Act 1981;
 - (ii) the Motor Vehicle (Third Party Insurance) Act 1943; or
 - (iii) section 31A of the Act,
 applies or appears *prima facie* to apply;
- (d) a nursing home type patient, namely, an in-patient (not being a compensable in-patient or an ineligible patient)—
 - (i) who is a nursing home type patient within the meaning of the Commonwealth Act; and
 - (ii) in respect of whom the hospital concerned provides in a hospital bed accommodation and nursing care and appropriate professional services and such other necessary services as are available;
- (e) a private nursing home type patient, namely, an eligible person (not being a compensable in-patient)—
 - (i) who is a nursing home type patient within the meaning of the Commonwealth Act;
 - (ii) who elects to be treated as a private nursing home type patient; and
 - (iii) in respect of whom the hospital concerned provides in a hospital bed accommodation, nursing care and such other necessary services as are available, other than professional and dental services provided by a practitioner acting in a private capacity;

or

- (f) an ineligible in-patient, namely, an in-patient—
 - (i) who is not an eligible person (other than a person or a member of a class of persons to whom or to which a declaration made under section 6 (2) of the Commonwealth Act applies in the relevant circumstances);

- (ii) who is not a compensable in-patient; and
- (iii) in respect of whom the hospital concerned provides in a hospital bed accommodation, nursing care and such other necessary services as are available, other than professional and dental services provided by a practitioner acting in a private capacity.

(2) A person becomes a private in-patient if he elects to be treated in a single bed ward and is so treated.

Classes of day patients for purpose of payment of charges.

8. A day patient shall for the purpose of the payment of the charges prescribed in Part II of the Schedule in respect of him as classified as—

(a) a compensable day patient, namely, a day patient who has received or established his right to receive in respect of any injury, illness or disease for which he is receiving care and treatment payment by way of compensation or damages (including payment in settlement of a claim for compensation or damages) under the law that is or was in force in a State or internal Territory or who on attendance at a hospital appears *prima facie* to have the right to receive any such payment in respect of an injury, illness or disease for which he is receiving care and treatment, including a person in respect of the payment for whose care and treatment—

- (i) the Workers' Compensation and Assistance Act 1981;
- (ii) the Motor Vehicle (Third Party Insurance) Act 1943; or
- (iii) Section 31A of the Act,

applies or appears *prima facie* to apply;

(b) an eligible day patient, namely, a day patient—

- (i) who is an eligible person; but
- (ii) who is not a compensable day patient;

or

(c) an ineligible day patient, namely, a day patient—

- (i) who is not an eligible person; and
- (ii) who is not a compensable day patient.

Classes of out-patients for purpose of payment of charges.

9. An out-patient shall for the purpose of the payment of the charges prescribed in Part III of the Schedule in respect of him be classified as—

(a) a compensable out-patient, namely, an out-patient who has received or established his right to receive in respect of any injury, illness or disease for which he is receiving care and treatment payment by way of compensation or damages (including payment in settlement of a claim for compensation or damages) under the law that is or was in force in a State or internal Territory or who on attendance at a hospital appears *prima facie* to have the right to receive any such payment in respect of an injury, illness or disease for which he is receiving care and treatment, including a person in respect of the payment for whose care and treatment—

- (i) the Workers' Compensation and Assistance Act 1981;
- (ii) the Motor Vehicle (Third Party Insurance) Act 1943;

or

(iii) section 31A of the Act,

applies or appears *prima facie* to apply;

(b) an eligible out-patient, namely, an out-patient—

- (i) who is an eligible person; but
- (ii) who is not a compensable out-patient;

(c) an ineligible out-patient, namely, an out-patient—

- (i) who is not an eligible person; and
- (ii) who is not a compensable out-patient;

(d) a concessional beneficiary, namely, an out-patient who is a concessional beneficiary as defined by section 84 of the National Health Act or a dependant as defined by that section of such a concessional beneficiary; or

(e) a pensioner, namely, an out-patient who is a pensioner as defined by section 4 of the National Health Act or a dependant as defined by that section of such a pensioner.

Repeal.

10. The Hospitals (Services Charges) Regulations 1981* are repealed.

*Published in the *Government Gazette* on 28 August 1981 at pp. 3556-3559.

Schedule.

(Regulations 4, 5, 7, 8 and 9)

CHARGES FOR SERVICES.

Part I—In-patients.

1. Accommodation, maintenance, nursing care and other services in hospital beds—
 - (a) for public in-patients no charge;
 - (b) for private in-patients—
 - (i) in single bed wards (if taken at request of patients) \$130.00 per day;
 - (ii) in other wards \$80.00 per day;
 - (c) for nursing home type patients \$11.95 per day;
 - (d) for private nursing home type patients—
 - (i) receiving extensive nursing care \$41.35 per day;
 - (ii) not receiving extensive nursing care \$35.35 per day;
 - (e) for ineligible in-patients—
 - (i) in single bed wards (if taken at request of patients) .. \$130.00 per day;
 - (ii) in other wards \$80.00 per day.
2. Home modifications service and supply or loan, as appropriate, of such aids and appliances, prostheses, oxygen, gas and equipment, wigs, orthoses, surgical implants or devices as are approved of by the Principal Medical Officer (including repair and replacement) no charge.
3. Accommodation, maintenance, nursing care and other services in nursing home beds for in-patients—
 - (a) receiving extensive nursing care \$41.35 per day;
 - (b) not receiving extensive nursing care \$35.35 per day.
4. Accommodation, maintenance, nursing care and other services, other than those referred to in items 1, 2 and 3 of this Part \$10.95 per day.
5. Accommodation for persons accompanying patients (except when mother accompanies sick child for breast feeding or for medical well being of sick child or when breast fed child accompanies sick mother) \$25.00 per day.

Part II—Day Patients.

Accommodation, maintenance and other services—

- (a) for eligible day patients no charge;
- (b) for ineligible day patients no charge.

Part III—Out-patients.

1. Out-patient service, except for drugs and medication and goods and services referred to respectively in items 2 and 3 of this Part—
 - (a) for eligible out-patients no charge;
 - (b) for ineligible out-patients no charge.
2. Drugs and medication—
 - (a) for concessional beneficiaries—
 - (i) in respect of drugs and medication in relation to which Part VII of the National Health Act applies \$2.00 per item on prescription;
 - (ii) in respect of all other items at cost;
 - (b) for pensioners—
 - (i) in respect of drugs and medication in relation to which Part VII of the National Health Act applies no charge;
 - (ii) in respect of all other items at cost;
 - (c) for all other out-patients—
 - (i) in respect of drugs and medication in relation to which Part VII of the National Health Act applies \$4.00 per item on prescription;
 - (ii) in respect of all other items at cost.
3. Goods and services for which a charge may be made in accordance with any agreement under section 23F of the Commonwealth Act to which the State is a party at cost.
4. In items 2 and 3 of this Part—

“at cost”, in relation to any goods or service, means at the cost of providing the goods or service as determined by the Minister.

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.

HOSPITALS ACT 1927-1983.
HOSPITALS (SERVICES CHARGES) REGULATIONS 1984.
HOSPITALS (SERVICES CHARGES FOR COMPENSABLE PATIENTS)
DETERMINATION 1984.

MADE by the Minister for Health.

- Citation. 1. This determination may be cited as the Hospitals (Services Charges for Compensable Patients) Determination 1984.
- Commence- 2. This determination shall come into operation on 1 February 1984.
ment.
- Interpreta- 3. Unless the contrary intention appears, a word or phrase to which
tion. a meaning is attributed by, or by virtue of its use in, the Hospitals (Services Charges) Regulations 1984* has the same meaning when it is used in this determination.
- Charges 4. The charges payable in respect of services rendered by, in or at
payable in a hospital in respect of compensable in-patients, compensable day patients
respect of and compensable out-patients are those specified in the Schedule to this
compensable determination.
patients.
- Revocation. 5. The Hospitals (Services Charges for Compensable Patients) Determination 1983* is revoked.

Schedule (Clause 4).

SERVICES CHARGES FOR COMPENSABLE PATIENTS.

Part I—Compensable in-patients.

1. Accommodation, maintenance, nursing care and other services (excluding medical services) in hospital beds—

(a) in teaching hospitals	\$220.00 per day;
(b) in hospitals other than teaching hospitals	\$154.00 per day.
2. Accommodation, maintenance, nursing care and other services (including medical services) in hospital beds—

(a) in teaching hospitals	\$285.00 per day;
(b) in hospitals other than teaching hospitals	\$219.00 per day.
3. Accommodation, maintenance, nursing care and other services in nursing home beds

Part II—Compensable day patients.

- | | |
|--|------------------|
| Accommodation, maintenance and other services | \$40.00 per day. |
|--|------------------|

Part III—Compensable out-patients.

1. In teaching hospitals—
 - (a) in respect of pathology services, for each request to a separate department of the laboratory to which specimens are sent
 - (b) in respect of radiological services, for each item of such a service rendered
 - (c) in respect of drugs and medications (except when supplied under paragraph (d) of this item)—
 - (i) in relation to which Part VII of the National Health Act applies, for each item
 - (ii) for each other item
 - (d) for each individual service rendered, excluding pathology services, radiological services and drugs and medications (other than any necessary supply of drugs and medications issued at the time of the initial service)
2. In hospitals other than teaching hospitals—
 - (a) in respect of drugs and medications (except when supplied under paragraph (b) of this item)—
 - (i) in relation to which Part VII of the National Health Act applies, for each item
 - (ii) for each other item
 - (b) for each individual service rendered, excluding drugs and medications (other than any necessary supply of drugs and medications issued at the time of the initial service)

BARRY HODGE,
Minister for Health.

Dated 25 January 1984.

*Published in the *Government Gazette* on 27 January 1984 at pp. 231-4.
*Published in the *Government Gazette* on 22 July 1983 at p. 2729.

HEALTH ACT 1911-1982.
HEALTH (MEAT INSPECTION AND BRANDING)
AMENDMENT REGULATIONS 1984.

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive Council on the advice of the Food and Drug Advisory Committee.

Citation. 1. These regulations may be cited as the Health (Meat Inspection and Branding) Amendment Regulations 1984.

Principal Regulations. 2. In these regulations the Health (Meat Inspection and Branding) Regulations 1950*, as amended, are referred to as the principal regulations.

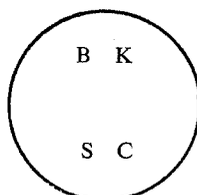
Reg 2 amended. 3. Regulation 2 of the principal regulations is amended in paragraph (b) by deleting "or goats" and substituting the following:—
" goats or deer ".

Reg. 5 amended. 4. Regulation 5 of the principal regulations is amended by inserting below "Bridgetown—Road Board Hall" the following:—

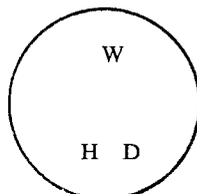
" Bruce Rock Abattoirs on Avon Location 16216D, Reserve 13033 ".

Schedule A amended. 5. Schedule A to the principal regulations is amended—
(a) by deleting the brand shown in relation to Drakesbrook;

(b) by inserting the following brands—



Bruce Rock



Waroona "

Schedule B amended. 6. Schedule B to the principal regulations is amended—
(a) by deleting "Drakesbrook Health District."; and
(b) by inserting in the appropriate alphabetical positions the following—
" Bruce Rock Health District. "
" Waroona Health District. "

Schedule C amended. 7. Schedule C to the principal regulations is amended—
(a) in Table 1, by deleting "For each sheep, lamb or goat" and substituting the following—
" For each sheep, lamb, goat or deer ";
(b) in Table 2, in Scales A, B, C, D, E, F and G by deleting "For each sheep, lamb, goat or calf" wherever occurring and substituting in each case the following—
" For each sheep, lamb, goat, calf or deer ";
and

(c) in the list of Local Authorities—
(i) in Scale C, by deleting "Town of Bunbury" and "Shire of Woodanilling";

(ii) in Scale E—
(I) by deleting "Shire of Capel," and "Shire of Denmark"; and

(II) by inserting in the appropriate alphabetical position the following—
" City of Bunbury ";

(iii) in Scale F—
(I) by deleting "Shire of Dardanup";
(II) by inserting in the appropriate alphabetical positions the following—
" Shire of Bruce Rock "
" Shire of Capel " and
" Shire of Denmark "; and

(iv) in Scale G, by inserting in the appropriate alphabetical positions the following—
" Shire of Dardanup " and
" Shire of Woodanilling ".

By His Excellency's Command,
G. PEARCE,
Clerk of the Council.

NOISE ABATEMENT ACT 1972-1981.
NOISE ABATEMENT (HYDE PARK FESTIVAL) EXEMPTION
ORDER 1984.

MADE by the Minister for Health, with the approval of His Excellency the Lieutenant-Governor and Administrator, under section 6 of the Noise Abatement Act 1972-1981.

Citation. 1. This Order may be cited as the Noise Abatement (Hyde Park Festival) Exemption Order 1984.

Exemption
of events
of the 1984
Hyde Park
Festival.

2. The Minister for Health hereby declares that all the provisions of the Noise Abatement Act 1972-1981 and of the regulations made thereunder do not apply to the acts or things specified in Schedule I to this Order, being acts or things forming part of the 1984 Hyde Park Festival, subject to the circumstances and conditions specified in Schedule II to this Order.

Schedule I.

Acts and Things Exempted.

1. Activities comprising part of the 1984 Hyde Park Festival from 5.00 p.m. to 11.00 p.m. on:—
 - (a) 27 January 1984.
2. Activities comprising part of the 1984 Hyde Park Festival from 10.00 a.m. to 11.00 p.m. on:—
 - (a) 28 January 1984.
 - (b) 29 January 1984.
 - (c) 30 January 1984.

Schedule II.

Circumstances and Conditions Subject to which Acts and Things are Exempted.

1. A person serving on the organizing committee of the 1984 Hyde Park Festival shall be available to act on any complaints received by the Council of the City of Perth concerning noise produced or alleged to have been produced within the district of the City of Perth by any act or thing referred to in Schedule I to this Order and shall, on or before 13 January 1984 in writing notify the Council of the City of Perth of his/her availability so to act.
2. The sound level at the boundary of Hyde Park at the point where the boundary intersects a straight line between any noise source and the nearest residence shall not exceed 70 dB(A).

BARRY HODGE,
Minister for Health.

NOISE ABATEMENT ACT 1972-1981.

NOISE ABATEMENT (W.A. SYMPHONY ORCHESTRA, PARKERVILLE)
EXEMPTION ORDER 1984.

MADE by the Minister for Health, with the approval of His Excellency the Lieutenant-Governor and Administrator, under section 6 of the Noise Abatement Act 1972-1981.

Citation. (1) This order may be cited as the Noise Abatement (W.A. Symphony Orchestra, Parkerville) Exemption Order 1984.

Exemption
of Concert at
Parkerville.

(2) The Minister for Health hereby declares that all of the provisions of the Noise Abatement Act 1972-1981 and of the regulations made thereunder do not apply to the acts or things specified in Schedule I to this Order, being acts or things forming part of the W.A. Symphony Orchestra concert at Parkerville, subject to the circumstances and conditions specified in Schedule II to this Order.

Schedule I.

Acts and Things Exempted.

- (1) Concert to be held at the Parkerville Amphitheatre from 4.00 p.m. to 5.00 p.m. on:
Sunday, 11 March 1984.

Schedule II.

Circumstances and Conditions subject to which Acts and Things are exempted.

- (1) A person serving on the concert organizing committee shall be available to act on any complaints received by the Council of the Shire of Mundaring concerning noise produced within the district of the Shire of Mundaring by any Act or thing referred to in Schedule I to this Order and shall on or before 1 March 1984, in writing notify the Council of the Shire of Mundaring of his availability so as to act.
- (2) The sound level at the boundary of the Parkerville Amphitheatre shall not exceed 75 dB(A) during the holding of any of the Acts or things referred to in Schedule I to this order.

BARRY HODGE,
Minister for Health.

NOISE ABATEMENT ACT 1972-1981.

NOISE ABATEMENT (W.A. SYMPHONY ORCHESTRA, SUPREME COURT GARDENS) EXEMPTION ORDER 1984.

MADE by the Minister for Health, with the approval of His Excellency the Lieutenant-Governor and Administrator, under section 6 of the Noise Abatement Act 1972-1981.

Citation. (1) This Order may be cited as the Noise Abatement (W.A. Symphony Orchestra, Supreme Court Gardens) Exemption Order 1984.

Exemption of (2) The Minister for Health hereby declares that all of the provisions of the Noise Abatement Act 1972-1981 and of the regulations made thereunder do not apply to the acts or things specified in Schedule I to this Order, being acts or things forming part of the W.A. Symphony Orchestra concert at the Supreme Court Gardens, subject to the circumstances and conditions specified in Schedule II to this Order.

Schedule I.

Acts and Things Exempted.

- (1) Concert to be held at the Supreme Court Gardens from 7.00 p.m. to 8.00 p.m. on:

Sunday, 5 February 1984.

Schedule II.

Circumstances and Conditions Subject to Which Acts and Things are Exempted.

- (1) A person serving on the concert organizing committee shall be available to act on any complaints received by the Council of the City of Perth concerning noise produced within the district of the City of Perth by any act or thing referred to in Schedule I to this order and shall on or before 27 January 1984, in writing notify the Council of the City of Perth of his availability so to act.
- (2) The sound level at the boundary between the Supreme Court Gardens, Perth, and Governor's Avenue shall not exceed 75 dB(A) during the holding of any of the acts or things referred to in Schedule I to this order.

BARRY HODGE,
Minister for Health.

HEALTH ACT 1911 (AS AMENDED).

Shire of Greenough.

WHEREAS under provisions of the Health Act 1911 (as amended), a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted. Now, therefore, the Shire of Greenough being a local authority within the meaning of the Act and having adopted the Model By-laws described as Series "A" as reprinted, pursuant to the Reprinting of Regulations Act 1954 in the *Government Gazette* on 17 July 1963, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

PART VII—FOOD.

In By-law 51 (2) delete five pounds and insert sixty dollars.

Passed at a Meeting of the Greenough Shire Council held on 28 October 1983.

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

[L.S.]

R. W. MASLEN,
President.

R. G. BONE,
Shire Clerk.

Approved by His Excellency the Lieutenant-Governor and Administrator in
Executive Council on 24 January 1984.

G. PEARCE,
Clerk of the Council.

POLICE ACT 1892-1982.

THE following unclaimed stolen and found property will be sold by public auction at the Property Tracing Section, Police Complex, Clarkson Road, Maylands, on Tuesday, 14 February 1984 at 9.00 a.m.

CONDITIONS OF SALE.

1. The highest bidder shall be the purchaser.
2. The Vendor shall have the right to bid by the Auctioneer or the Vendor's Agent for any lot offered.
3. The Auctioneer may, without giving any reason, refuse to accept the bid of any person or persons and may decline the offer for any lot or withdraw any lot or lots from the sale.
4. Should any dispute arise as to any bid, the relevant lot or lots may at the option of the Auctioneer be put up again and resold.
5. No allowance or refunds will be made nor will any buyer be permitted to reject any lot on the ground that it is not correctly described in the Catalogue; the said lots are to be taken with all faults (if any) and will be at the Buyer's risk on the fall of the hammer.
6. All goods which have been paid for in full must be removed by the purchaser at the purchaser's expense by the close of the sale.
7. Time shall be the essence of the sale of any lot.
8. Whilst every care has been taken in the compilation of this Catalogue, the Auctioneer and or vendors accept NO RESPONSIBILITY for any misdescription and make no warranty whatsoever.
9. Payment strictly on fall of hammer.
10. Each intending purchaser must register his name and address and produce identification to the clerk prior to the sale commencing. The clerk will issue a number which must be displayed to the auctioneer by the purchaser whenever a bid is successful, otherwise the bid will not be accepted.

Lot; Particulars.

- 1—Holden Kingswood sedan.
- 2—Holden sedan (incomplete).
- 3—Mini sedan.
- 4—Ford Falcon station wagon.
- 5—Holden Statesman sedan.
- 6—Holden HK sedan.

Motor Cycles.

- 7—Yamaha 100cc trail bike.
- 8—Suzuki motor cycle.
- 9—Yamaha 100cc trail bike.
- 10—Bultaco 125cc motor cycle.

Bicycles.

- 11—Boys 20", BMX type, Redline.
- 12—Gents 27" Malvern Star, 10 speed.
- 13—Gents 28" Aussie, 3 speed.
- 14—Girls 22" Family Gordonson, damaged.
- 15—Boys 20" Cyclops.
- 16—Boys 20" Indi 500, odd wheels.
- 17—Girls 16" Bluebird.
- 18—Gents 28" Aussie.
- 19—Boys 20", poor condition.
- 20—Gents 24" Phoenix.
- 21—Ladies 28".
- 22—Boys 20" chopper, 3 speed, damaged.
- 23—Gents 27" Tsunoda Sports, 10 speed.
- 24—Boys 20", damaged.
- 25—Boys 20" Road King.
- 26—Boys 20" Malvern Star.
- 27—Boys 20".
- 28—Boys 20".
- 29—Boys 20".
- 30—Gents 27" Madison, 10 Speed.
- 31—Ladies 26" Malvern Star.
- 32—Boys 20" Road King.
- 33—Gents 26" Swan Cycles, damaged, 10 speed.
- 34—Boys 20".
- 35—Ladies 27" Gordonson, 10 speed.
- 36—Boys 20".
- 37—Girls 20" Merida.

- | Lot; Particulars. | Lot; Particulars. |
|--|---|
| 38—Gents 27" Malvern Star, 10 speed, damaged wheels. | 123—Boys 20" All Pro, no seat. |
| 39—Girls 20" All Pro. | 124—Boys 16" Gordonson. |
| 40—Boys 20". | 125—Boys 20", BMX Stingray. |
| 41—Girls 20" Family, 3 speed. | 126—Gents 27" Flash, 10 speed. |
| 42—Gents 26" Olympus, 5 speed. | 127—Ladies 27", 5 speed. |
| 43—Gents 27" Gobike, 10 speed. | 128—Gents 27" Malvern Star, 10 speed. |
| 44—Gents 27", 10 speed. | 129—Ladies 27" Aussie, 5 speed. |
| 45—Boys 20", Gordonson. | 130—Boys 20", BMX type. |
| 46—Boys 20" Grifter, Raleigh, damaged. | 131—Gents 27" Swansea, 10 speed. |
| 47—Boys, odd wheels, damaged. | 132—Girls 20" Roadmaster, 3 speed, damaged. |
| 48—Boys 20" Bluebird, 3 speed. | 133—Girls 20" Merida. |
| 49—Convertible, 20" Aussie. | 134—Boys 20". |
| 50—Boys 20" Indi 500. | 135—Gents 28", 3 speed. |
| 51—Girls 20" Roadmaster. | 136—Girls 20", poor condition. |
| 52—Boys 20". | 137—Gents 27", Chimo, 10 speed. |
| 53—Girls 20". | 138—Gents 27" Road King, 10 speed. |
| 54—Gents 27" Malvern Star, 10 speed. | 139—Boys, odd wheels. |
| 55—Gents 27" Indi 500, 10 speed. | 140—Boys 20", BMX type. |
| 56—Gents 27" Indi 500, 10 speed, damaged frame. | 141—Girls 22" Family, 3 speed. |
| 57—Ladies 27" Malvern Star, 5 speed. | 142—Gents 28". |
| 58—Ladies 27" Malvern Star, 5 speed. | 143—Girls 16". |
| 59—Gents 27", 10 speed. | 144—Boys 20". |
| 60—Gents 27" Malvern Star, 5 speed and spare parts. | 145—Boys, odd wheels, damaged. |
| 61—Gents 27", 10 speed, damaged frame. | 146—Boys 24" Ricardo, 5 speed, damaged. |
| 62—Gents 27" Indi 500, 10 speed. | 147—Gents 27" Raleigh, 10 speed. |
| 63—Boys 20" Indi 500. | 148—Gents 27" Peugeot, 10 speed. |
| 64—Boys 20" BMX type. | 149—Ladies 24" The West. |
| 65—Girls 26", no seat, damaged. | 150—Ladies 27" Aussie. |
| 66—Boys 20" Mongoose, BMX type. | 151—Girls 12" Cyclops, solid tyres. |
| 67—Boys, odd wheels, 3 speed, damaged. | 152—Boys 12" Cyclops, solid tyres. |
| 68—Gents 27". | 153—Childs trike. |
| 69—Convertible, 16". | 154—Childs trike. |
| 70—Boys 20" Indi 500. | 155—Childs plastic car. |
| 71—Gents 27" Indi 500. | 156—Childs chain driven tricycle. |
| 72—Boys 20". | 157—Frame 20", Frame 20" and parts, Frame 20" and parts, Frame 22" and parts, Frame 20", 2 x 20" wheels complete, Frame 20", Frame 20" and parts, Frame 20" and parts, Frame 20" and parts, Frame 20" and parts, Frame 22" and parts, Frame 20" and parts, Wheel 20", fork, handlebar and seat, Wheel 24" complete, Frame 20" and parts, Frame 27" and parts, Gents 27" Cyclops, damaged, 2 x 20" rims, 2 x Skyway tough wheel rims 20", 3 x 20" tyres, 2 x 20" tubes, 3 x pedals and sprocket, Hand brake parts, Bicycle pump, Mudguard 27", 10" shifter spanner, Knife and sheath, Kettle, no lid, Frame 20" and parts. |
| 73—Boys 20" All Pro, BMX type. | 158—Boys 20". |
| 74—Gents 27" Clubman, 10 speed, damaged wheel. | 159—Boys 20". |
| 75—Ladies 27" Indi 500, 5 speed. | 160—Girls 20". |
| 76—Boys 20" All Pro, BMX. | 161—Boys Aussie, odd wheels. |
| 77—Girls 20" Thunderbolt. | 162—Gents 27" Aussie, 10 speed. |
| 78—Boys 20" Oxford, BMX. | 163—Gents 27" Malvern Star, 10 speed. |
| 79—Child's 16" Bluebird. | 164—1 x 13" rim and damaged tyre, 1 x 14" rim radial tyre, 1 x shifter spanner, 1 x jerry can, 1 x jerry can. |
| 80—Gents 27" Malvern Star, 10 speed. | 165—Complete rear seat to fit Holden Brougham, 1 air filter, Car rear window louvre, Car rear window louvre (Corona), 5 sheep skins, pr. pliers, pr. cutters. |
| 81—Gents 27" Monarch Star, 10 speed. | 166—1 Austral roller shutter 1.85 x 1.78 m. |
| 82—Gents 27" Ricardo, 10 speed. | 167—Length garden hose, metal sprinkler, metal rubbish bin, metal hand compactor, crow bar, curtain track, speargun spear. |
| 83—Ladies 27" Indi 500, 5 speed. | 168—Heavy duty 12 volt battery, 3 fire extinguishers. |
| 84—Gents 24" Raleigh, 3 speed. | 169—Honda G42 stationary 4.5 hp motor. |
| 85—Boys 20". | 170—CIG Big Beaver electric motor compressor, 2 sand blasting guns, 1 shield, 5 part cans Wynns products, 12 part tins paint. |
| 86—Girls 20". | 171—1 fluorescent unit and tubes, 1 fluorescent unit and tubes. |
| 87—Girls 16". | 172—3 fluorescent units and tubes. |
| 88—Gents 27". | 173—3 fluorescent units and 16 tubes. |
| 89—Boys 20" Road King. | 174—1 pair Fred Williams water skis, 1 prawn net. |
| 90—Girls 22". | 175—1 suitcase, 1 nylon jacket, 1 nylon jacket, football jumper, bag, sheet, pillow case, screwdriver, 2 cans dog food, 3 items clothing, pr thongs, brush, straw hat, 2 torches, 2 prs. gloves, screwdriver, torch, pr. socks, jacket, screwdriver, belt, damaged ear stud, clock, 1 pr. rubber gloves, 4 hair combs, 1 eye shadow, 2 place mats. |
| 91—Girls 22" Indi 500. | 176—Remington typewriter, 11" roller. |
| 92—Gents 27", 10 speed, damaged. | |
| 93—Gents 27" Indi 500, 10 speed. | |
| 94—Boys 16" Macho, BMX. | |
| 95—Boys 20". | |
| 96—Boys 20". | |
| 97—Gents 27" Austral, 10 speed. | |
| 98—Boys 20", BMX type. | |
| 99—Girls 20". | |
| 100—Boys 20". | |
| 101—Gents 27", 10 speed. | |
| 102—Gents 27" Indi 500, 10 speed. | |
| 103—Boys 20", BMX type. | |
| 104—Convertible, 20" Thunderbolt. | |
| 105—Boys, odd wheel, M.S. | |
| 106—Boys 20", no seat. | |
| 107—Girls 22" Family, 3 speed. | |
| 108—Convertible 20". | |
| 109—Boys 20", BMX type. | |
| 110—Girls 20", Flier Mini Deluxe. | |
| 111—Gents 27" Indi 500, 10 speed. | |
| 112—Boys 20", no front tyre or tube. | |
| 113—Gents 27" Malvern Star, 5 speed. | |
| 114—Boys 20", BMX type. | |
| 115—Boys 20", BMX type. | |
| 116—Boys 20" BMX Mongoose. | |
| 117—Boys 20", MX. | |
| 118—Boys 12", BMX type. | |
| 119—Boys 20", BMX type. | |
| 120—Convertible, 16" Thunderbolt, damaged. | |
| 121—Ladies 27" Aussie, damaged. | |
| 122—Boys 20" Bluebird, BMX type. | |

Lot; Particulars.

- 177—Small wire bird cage, 2 small garden ornaments, 1 bottle Coca-Cola, 7 pkts. Throaties, 1 garden ornament.
- 178—General Electric vacuum cleaner, car ash tray, 2 pocket knives, writing pad, knife, screwdriver, knife, jumper.
- 179—Horse saddle, poor condition.
- 180—3 grey blankets, skirt, 2 items clothing, plastic bag, 4 items clothing, pr. socks, shirt, beanie, bag, jacket, 2 carry bags, hair dryer, used clothing and cosmetics.
- 181—Oxy hoses, 2 gauges, handpiece and tip, screwdriver, pliers, wheel brace, hammer, damaged screwdriver.
- 182—Toy elephant, 3 stuffed toys, 1 hand puppet, 1 pr. plastic earrings, motorised toy model.
- 183—18 moccasins, belt, knife, 5 cassette tapes and cases, pliers, shorts, torch, pen, tape measures, book, 1 Tandy cassette tape, bag, pr. trousers, calculator, electronic game, wallet, pocket knife, machete, blanket, sheep skin cover.
- 184—2 archery bows, centre shot, 1 rubber surf board, purse, 4 metal drinking containers, handbag, 2 prs. sunglasses.
- 185—Johnson 40 hp engine cover, 3 electrical cords, 18 fan belts, 3 wheel trims, fish trap (damaged), plastic container, 13 car badges, 1 external rear vision mirror, 1 pr. swimming flippers, knife and sheath, Holden ignition switch, Pr. bolt cutters, lifting strap, pr. gloves, ring spanner.
- 186—3 distributors, 2 headlight guards, 1 coil, 6 gauges, 3 lamps, 3 petrol pumps, 2 ash trays, emblem, small radiator, piston ring compressor, piston rings and assorted vehicle parts—all used condition.
- 187—Canvas bag, 5 prs. bolt cutters, 1 hand saw, hand plane, hand brace, G clamp, 1 external mirror (damaged), gasket set, 2 gas bottles, gas lamp—no glass, 2 car jacks and handles, 1 crank handle, part first aid kit, polish kit, 2 polish brushes.
- 188—21 fishing reels (some hand), 2 knives, 3 boxes assorted sinkers, Ryobi No. 2 fishing reel, 4 life jackets, 2 ski ropes, 1 machete, torch, pr. scissors, battery lantern, knife, 9 fishing jabs, pr. gloves, 2 knives, sharpening steel and knife pouch.
- 189—Dunlop tennis racquet and cover, Butterworth fishing rod, Daiwa 4000c fishing reel, 4 life jackets, 3 fishing hand reels.
- 190—1 Charge Master 240V and light, 1 Wynns hydraulic concentrate 3.7 litre, 1 Wynns diesel fuel concentrate 3.7 litre, 1 Wynns lubricant supplement 3.7 litre, car bumper jack.
- 191—Tin trunk, 8 various hammers, 3 hacksaws, 2 multigrips, 5 files, 17 various spanners, 5 pliers, 13 socket parts, 6 wheel spanners, 2 chisels, 2 squares, 2 rulers, 1 clamp, 21 screwdrivers, 3 welding goggles, 1 measuring tape, axe head, sundry items, part tap and die set.
- 192—Pr. bolt cutters, jemmy bar, 1 axe, shovel, jemmy bar, 3 spirit levels, keg spear.
- 193—Suitcase, sports bag, box matches, 10 items tools, screwdriver, trimming knife, screwdriver, 2 torches, screwdriver, hammer, jemmy bar, wheel brace, knife, screwdriver, gympie hammer, chisel, jemmy bar.
- 194—Suitcase, bag, ear muffs, 4 belts, 6 belt buckles, 3 handkerchiefs, tape measure, sewing kit, hat band, handbag, 2 cosmetics, lighter, key holder, 47 pkts. mints, handbag, 2 cosmetics, comb, cash tin, 8 cassette tapes and case.
- 195—8 items tools, bicycle pump, pen, 5 metal containers in case, used first aid kit, Cowley level, bicycle radio, 3 cassette tapes and case, level, Purse, sunglasses, 5 screwdrivers, air gauge (damaged).

Lot; Particulars.

- 196—Makita hammer drill 2 speed in case, metal tool box, 31 items of spanners and screwdrivers.
- 197—5 wood chisels, 11 screwdrivers, 3 hammers, 2 clamps, 4 shifter spanners, 1 hand plane, drill saw attachment, assortment of drill bits, 3 files, 3 knives, 2 squares, 2 measuring tapes, marking gauge, 3 rule, rasp, pliers, 2 hand drills, electrical cord, 10 sundry items tools, bag, hack-saw, Black and Decker 2 speed electric drill, cap.
- 198—Arlec battery charger, Macnaught mini lube (grease gun), Toku air pressure gun, air pressure gauge, Wolf electric drill, 9 drill bits in box, Compet adding machine (damaged).
- 199—Jacket, 2 sheepskins, pocket knife, bag, 8 items ladies clothing, 2 purses, key wallet, pr. gloves, book, scarf, hair comb, 2 items clothing, bag, 1 foreign coin, 5 items clothing, pr. shoes, gidgie, Philishave blades.
- 200—18 ladies blouses, 5 prs. ladies slacks, 5 skirts, 19 dresses, jumper, 1 ladies suit, 2 shirts, 2 ash trays, 3 track suit tops, 2 prs. jeans, 1 top.
- 201—Sheen mini fridge, Philips blender, electric knife (no blades).
- 202—Rivet gun, 2 torches, coin holder, Krebs spraygun, pocket screwdriver set, Black and Decker electric sander, Christmas tree light set, hand plane, chest expanders (damaged), 5 bags, 8 trophies (damaged).
- 203—Adler portable typewriter, umbrella, pr. scissors, 1 travel bag, Sanyo hair curling set, Speedie curling wand, Sunbeam hair dryer and parts, 2 sets kitchen scales.
- 204—Tool box, hackshaw, 4 files, 4 screwdrivers, 2 knives, 21 spanners, 1 multigrip, level, 1 puller, Allen keys, Makita jig saw, Wagner spray gun, Black and Decker electric drill, Skil sander, 2 drill bits, part socket set and case.
- 205—Aluminium case, Philishave shaver, pr. shoes, 4 cassette tapes, lens holder, National battery shaver, key tag; sports bag (damaged), cricket bat, Sunbeam iron, 31 magazines, axe, Ronson hair dryer, 15 piece stock and die set, 20 drill bits.
- 206—Mini Path Special Hawkins portable in case, 2 stethoscopes, 2 marking pens, wallet, 2 Allen key sets.
- 207—Torch, small hydraulic jack, knife, 5 items tools, warning lamp, 2 socks, knife, 15 items tools, can CRC, bag, electrical cord, watering can, piece hose, 2 Drivein speakers, 25 vehicle badges 2 bottle measurers length electrical tube lighting, dressing gown, Dymo machine, 8 books, lighter box.
- 208—Tool box rusty, hammer, 18 spanners, 1 file, 4 pliers, purse, cash box, torch, pr. gloves, knife, bolt cutters, pr. jeans, pliers, cutters, car pump, 2 bags, 10 items tools, bolt cutters, hacksaw, tension wrench, 3 torches.
- 209—Sleeping bag and cover, dog chain, belt, 8 items clothing, wig, 2 knives in sheaths, ornamental thermometer, cash box, 4 pens, blanket, mouth organ, 2 pocket knives, 2 prs. shoes.
- 210—Hilti TE17 electric drill, camera case, fishing reel, Diplomat 178, 4 snorkles.
- 211—Westinghouse fan, Skil 2 speed electric drill, electric drill make unknown (damaged).
- 212—Peerless Guardsman battery charger, 6 shifter spanners, screwdriver, 4 ring spanners, 3 files, 3 welding tips, tension wrench, socket handle, wire stripper, soldering iron, small gauge, set jumper leads, 2 clamps.
- 213—4 cans Wynns products, 1 can Bardahl flush, 5 National 9 volt batteries, 4 trailer electric adaptors, stop switch and plate, Lenatic compass, 11 piece stock and die set, 26 drill bits and 2 containers, 2 sand anchors, asbestos blanket, 2 small fire extinguishers, 1 EP battery charger, Black and Decker angle grinder 4" and attachments, sundry bolts, hose clamps and brackets.

Lot; Particulars.

- 214—Philips CB radio and handpiece, Aiko car cassette player, radio face plate—all damaged, 2 spotlights and guards, Bosch stop light kit, 4 Wheel trims suit XD Falcon, 2 motor cycle helmets.
- 215—2 Oxy gauges, handpiece and hoses, cap, beanie.
- 216—2 spotlights, wall phone (intercom), phone hand piece, phone parts, cassette holder, 10 cassette tapes, compact, 2 hair brushes, 2 packs cards and folder, inhaler, 5 post cards, squash racquet, Wilson tennis racquet, helmet, plastic containers and dressings, pr. shears, bowl.
- 217—6 empty jewellery containers, tin container, 12 forks, 6 spoons, 4 assorted books, stamp album and assorted used stamps, jewellery box, 3 pieces Wedgwood ornaments, Glomesh purse, sundry stamps, set of 6 teaspoons, 2 metal compacts.
- 218—Arlec battery charger, 2 Kambrook timers, 4 spark plugs, Sarlon webbing kit, pencil sharpener, torch, wall phone, 6 each English rose spoons and forks, pen and pencil set, 2 packs cards, spirit dispenser, Pye electric fan, Sunbeam hair dryer, cigarette lighter, pr. glasses, trophy, book.
- 218A—Weller soldering iron kit, Adler portable typewriter, National electric iron, 2 items clothing, pr. sunglasses.
- 219—5 lengths 4" x 2" timber approx 8' long, 2 lengths 4" x 2" timber approx 4' long, plastic garden pot and plant, plastic garden pot and plant, 2 plastic garden pots and plants.
- 220F—Suitcase, toilet bag, items used clothing, wallet, key wallet, purse, perfume pouch, pr. glasses and case, nail clippers, broken pendant, bicycle lock, 1 purse, key holder, stuffed animal, pr. shoes, pr. socks, Jacket, clip-on sunglasses, pkt. cigarettes, damaged Stanley knife, socket, photograph album, book, hat, handbag, travelling rug, 2 knives, 1 sheath, pr. shoes, pr. socks, pencil case, pencils, ruler, towel, bathers.
- 221F—Hand bag trolley, 2 roof bars, 2 x 20 litre plastic containers, 2 short lengths hose, piece steel rod, boat winch handle.
- 222F—Piece chipboard 250 cm x 59.5 cm, Caroma Pedigree cistern.
- 223F—Heavy duty brake shoe, Kango jack hammer, handle damaged.
- 224F—Home made "no parking" sign, jerry can, carry bag, water container, 2 towels, 6 items clothing, pr. shoes, 2 items cosmetics, blanket, shirt, pr. trousers.
- 225F—Twin stroller, carry bag, bottle sherry, book, tobacco, papers, matches, cigarettes, Aspros, tin salmon, pr. stockings, pkt. soap, pr. glasses, ID bracelet, key holder, purse, handbag, folder matches, pen, 2 items cosmetics, pkt. confectionery.
- 226F—Sleeping bag, sleeping bag, carry bag, 7 items clothing, 2 towels, pr. shoes, pr. socks, pr. boots pr. glasses and case, shoulder bag, wallet, purse, key holder.
- 227F—Carry bag, 8 items clothing, belt, clock (damaged), pr. sunglasses, wallet, handbag, purse, 65 cent stamp, 2 key holders, 2 items cosmetics, bottle opener, glasses and case, bag, metal pin, jacket, glasses, 2 boxes matches, 50 cent stamp, walking stick, 2 part boxes surgical face masks.
- 228F—Carry bag, torch, pillow slip, 4 candles and holders, wallet, clutch bag, clutch bag, 3 items cosmetics, purse, purse, wallet, stamp threepence, wallet, Child's stroller fold-up.
- 229F—Carry bag, 4 items clothes, pr. shoes, pencil case, calculator, 4 pr. sunglasses, purse, wallet, Glomesh purse, shoulder bag, wallet, 3 wallets, purse, purse, 3 items cosmetics.
- 230F—Tiller extension handle, 2 pillows, 2 pillow cases, blanket, bed cover, sheep skin mat, plastic sail, Handbag, 2 pencils, comb, brush, purse, purse, wallet, purse, reading glasses, torch.
- 231F—Carry bag, 12 items clothes, bible, wallet, brush, sheet, shoulder bag, pencil, charm, key ring, purse, 2 cosmetics, reading glasses, purse, purse.

Lot; Particulars.

- 232F—Purse, 8 sunglasses, pullover, electric fan, 3 biros, fountain pen, calculator, shoulder bag, 3 blouses, shorts, 2 books, razor, sunglasses, Bic lighter, wallet, Singapore dollar, 10 foreign coins, purse, Ceylon note, purse, Glomesh purse, shoulder bag, bag, book and papers.
- 233F—Tournament special 4½ M tennis racquet and cover, Harmas tennis racquet.
- 234F—Tool box, 9 items of tools, 5 screwdrivers, bag, 2 motor cycle tubes, Menzel air pump, tube repair kit, cable, 4 spark plugs, nuts, bolts, 2 ocky straps, contact points, puncture repair can, Protecta Pac can, contact cement.
- 235F—Barometer (damaged), 5 picture prints.
- 236F—Canvas folding chair, walking stick, Brief case, 4 x 30c Australian stamps, 2 items of clothes, handbag, canvas bag, quilt, plastic measure, tube of Soventol, deodorant, part pk. filters.
- 237F—20 pencil cases, 3 wallets, 15 purses, 1 calculator case, 14 prs. spectacles and sunglasses, 12 spectacle cases, 17 items clothing, 8 towels.
- 238F—20 items clothing, blanket, pr. thongs, 7 bags, shorts, singlet, shirt, pr. gloves, 2 umbrellas, 4 files, lunch box.
- 239F—27 items clothing, 8 towels, pr. bicycle clips, lunch box, 4 umbrellas.
- 240F—File, 3 bags, towel, 8 items clothing, 4 umbrellas.
- 241—1 bottle Mackay whisky, 2 litres Riesling wine, 1 bottle Summer Wine, small bottle Southern Comfort, small bottle Vodka.
- 242—3 bottles 750 ml Remy brandy, 1 bottle Seagrams whisky.
- 243—3 bottles 750 ml Remy brandy.
- 244—3 bottles 750 ml Remy brandy.
- 245—3 bottles 750 ml Remy brandy.
- 246—2 cartons Winfield cigarettes, 1 carton Benson and Hedges cigarettes, 1 carton Stirling cigarettes, 15 pkts. cigarettes, 8 disposable lighters.
- 247—4 pkts. cigarettes, 4 Bic lighters, 3 pkts. cigarettes, 14 pkts. cigarettes, 7 pkts. tobacco, 6 pkts. cigarette papers.
- 248—3 cartons Stirling cigarettes, 1 carton Winfield cigarettes, 1 box 50 White Owl cigars, 4 pkts. cigars, 3 pkts. Old Port cigars, 6 pkts. Willem II cigars, 9 assorted pkts. and part pkts. cigars, 2 pkts. cigarettes, 1 razor, 5 pkts. assorted razor blades, 21 pkts. tooth picks.
- 249F—Autovox radio cassette player (damaged), Kodak Instamatic camera, Sharp calculator.
- 250F—Alpine graphic car equalizer, AIWA car cassette player, Kodak Instamatic camera and case, Texas Instruments calculator.
- 251F—Logitach calculator, Pocket Com radio (damaged), AWA transistor radio.
- 252F—Canon 35 mm camera and case, Casio calculator, camera flash unit and mounting, Sanyo mini cassette player and tape.
- 253F—Pentax camera and case, Microvision viewer, Texas Instruments calculator.
- 254F—National radio, Texas Instruments calculator, Hewlett Packard calculator, 1 x LP record.
- 255F—1 cassette tape, Casio calculator, National radio cassette player.
- 256—Kriesler 22" colour television.
- 257—Hitachi radio cassette player.
- 258—Hanimex 200 projector, Remington calculator, Sharp calculator, Kodak Instamatic camera, Donkey Kong electronic game.
- 259—Sharp radio cassette player, Ricoh 35EF camera, 17 cassette tapes, K1000 electric shaver.
- 260—Yashica D camera, National radio cassette player, 2 cassette tapes.
- 261—Ricoh 500G camera, flash unit, 2 AC adaptors, Sanyo radio, Ferris car radio cassette player, 5 cassette tapes, 4 cassette tapes, 11 cassette cases.
- 262—Meikai SL camera, Sharp radio cassette player, Ferris car radio, 48 cassette tapes.

Lot; Particulars.

- 263—Olympus trip camera (damaged lens), 2 National walkie talkie radios, Lake CB radio.
- 264—Intel clock radio, 2 Sharp calculators, Hanimex flash unit, Ricoh 500 camera.
- 265—43 cassette tapes, Pioneer car cassette player, 2 speakers, DC converter, 2 electrical adaptors, Osawa clock, Sanpet clock.
- 266—Polaroid EE66 camera, Focal camera cable, GE clock radio, Goldair electric fan/heater, Powertronic radio, Playmate cassette player and headphones, Westclock clock.
- 267—Sony radio and headphones, Polaroid 1000 one step camera, pr. Focal binoculars 7 x 50, Copal clock, 3 pkts. 35 mm film, 4 flash bars.
- 268—Sanyo car cassette player, 2 Alpine speakers, Essegi radio, Copal clock, Onkyo headphones.
- 269—Karmate car cassette player, 4 car speakers, Karmate clock, Polaroid auto focus 660 camera.
- 270—Canon movie camera, 8 movie films, Audiosonic clock radio, Starlet clock.
- 271—34 cassette tapes, Hanimex 7 x 17 x 40 binoculars, Kemtronic clock radio, Multiplex transformer, 2 binocular cases.
- 272—Venus 3000 car radio cassette player and equalizer in console, 2 car speakers, AWA Teleradio.
- 273—Pioneer car cassette player, Expo equalizer, 2 Realistic car speakers, 1 cassette tape, transceiver and handpiece, purse.
- 274—Alpine equalizer, Pioneer component car cassette player, 2 Sonavox car speakers.
- 275—National portable television (black and white).
- 276—Australux portable movie screen.
- 277—Crown radio cassette player, Ricoh 35 mm camera, Philips 585 mini cassette recorder, Granada CB radio and hand piece.
- 278—Pioneer equalizer, 2 Pioneer speakers, Wattmaster car cassette player, 14 cassette tapes and holder.
- 279—National 8 track cassette player, 30 x 8 track cassette tapes, Universal 8 x 50 binoculars, Philips radio.
- 280—Hitachi radio cassette player, Polaroid 80 camera, Tram CB radio, short aerial.
- 281—Pentax K1000 camera, Phillips cassette player, HMV electric radio.
- 282—Concept equalizer, pr. Ando headphones, AC adaptor, 2 electrical cords, Sanyo radio cassette player.
- 283—Agfomatic camera, Papermate pen, 3 prs. sunglasses, Philips car radio cassette player, 61 cassette tapes, Ferris equalizer.
- 284—Sanyo radio cassette player, Shakespeare CB radio.
- 285—Pioneer car cassette player, Ferris equalizer, 2 Pioneer speakers, 2 Bosch spotlights, 1 tachometer.
- 286—Clarion car cassette player, Eurovox equalizer, trouble light, Kodak pocket camera, 4 speakers, 2 National radio cassette players (damaged).
- 287—Bush radio, Pentagon clock radio, small case, 32 LP records, 2 headphones, 25 cassette tapes, 2 containers.
- 288—Sanyo stereo cassette deck, 2 National intercoms.
- 289—Philips stereo tape deck, Panasonic radio tuner, 2 stereo speakers, Vivitar camera.
- 290—Electronic game and watch, w/m gents Q & Q watch, w/m bracelet (damaged).
- 291—2 foreign notes, 23 pre-decimal and foreign coins, 58 copper blank pendants, w/m gents Seiko w/w.
- 292—W/m gents Seiko w/w 3 x w/m gents watch bands.
- 293—3 x w/m gents watch bands, w/m ladies Pioneer w/w w/m bracelet, y/m gents Omega w/w.
- 294—3 foreign notes, 1 foreign note, 2 sets ear studs, 2 foreign coins, gold ingot 10g.
- 295—4 horse brooches, w/m chain and blue stone pendant, container of black opal, 2 sets earrings and stick pin, w/m gents Citron w/w.
- 296—2 w/m chains, y/m ring with blue stone, y/m cameo deodorant, pendant, w/m ladies Zamex w/w.

Lot; Particulars.

- 297—Y/m wedding ring, y/m chain and pendant, y/m bracelet, y/m ring with green and white stones, y/m bracelet with 6 charms, w/m gents Citizen w/w.
- 298—Y/m chain, w/m chain and pendant, y/m JC Taylor ladies w/w, w/m ring with white stone, y/m ring, w/m gents Casio w/w.
- 299—Sperina w/m stop watch, y/m chain and pendant, y/m ladies Tissot w/w, 2 prs. y/m earrings, 2 y/m pendants, 2 bronze pendants, 2 medals on ribbon, 3 badges, tie pin, y/m pen, 2 w/m earrings.
- 300—2 y/m cigarette lighters, pendant and strap, 2 pendants (stones), 3 ladies armlets, cigarette lighter, 3 w/m earrings, 3 w/m rings.
- 301—1 y/m ladies Zamex w/w, 1 y/m ladies Montine w/w, w/m Westclox pocket watch, 4 w/m bracelets, 1 w/m bracelet with charms.
- 302—4 w/m rings, 3 tie bars, 2 tie pins.
- 303—5 y/m rings, tie bar, pearl type necklace.
- 304—5 y/m rings, 6 y/m chains, 1 y/m bracelet.
- 305—4 y/m gents rings, 30 earrings and studs.
- 306—4 y/m gents rings, medallion holder and 3 medallions, 3 cuff links, 23 pendants and medallions.
- 307—8 assorted white and yellow metal rings.
- 308—8 assorted white and yellow metal rings.
- 309—8 assorted white and yellow metal rings.
- 310—16 w/m chains.
- 311—2 Y/m pen and pencil set Sheaffer.
- 312—1 w/m Lady Sheaffer pen.
- 313—120 Australian pennies, 15 Australian half-pennies, 36 foreign coins.
- 314—Wooden frame containing four medals.
- 315—Y/m chain and damaged pendant, y/m ring damaged 11 stone setting (1 missing).
- 316—W/m necklace, y/m chain, y/m ring, w/m ring, y/m ring (stone missing), y/m ring (3 stones missing).
- 317—7 w/m ladies watch bands, 1 w/m ladies bracelet, y/m chain and watch pendant, w/m pen and digital clock.
- 318—8 y/m ladies watch bands, y/m chain and watch pendant, w/m gents Pioneer w/w (damaged).
- 319—8 y/m ladies watch bands, 1 w/m ladies Timestar w/w no band, 1 w/m gents Trueline w/w no band.
- 320—9 y/m gents watch bands, w/m gents Timestar w/w.
- 321—9 y/m gents watch bands, 1 w/m gents watch band, w/m ladies Timestar w/w no band.
- 322—200 Australian pennies, 30 Australian half-pennies, 3 foreign coins.
- 323—6 foreign coins, 1954 Florin coin, Gambia 1970 eight shilling coin, Mt. Isa City Tourist dollar coin, 2 commemorative coins and case, w/m chain, w/m gents Timex w/w.
- 324—Jewellery box, 4 w/m necklaces, 1 broken glass necklace, 5 earrings, 1 hairclip.
- 325—Y/m wedding ring, y/m ring with black stone (damaged), y/m ring with black stone, w/m gents Seiko calculator w/w, y/m chain and pendant, w/m bracelet.
- 326—W/m chain and Capricorn medallion, Captain Cook 50c coin, Swan River Colony medallion, w/m chain and pendant.
- 327—3 sets cuff links, 71 foreign coins.
- 328—W/m ladies Seiko w/w, w/m ladies w/w, w/m gents Nimrod w/w (damaged).
- 329—2 x y/m gents Timex w/w, w/m gents pocket watch (damaged).
- 330—6 w/m chains.
- 331—4 w/m chains, 1 y/m chain, 2 black metal chains (1 broken).
- 332—W/m chain, w/m chain and 2 pendants, w/m chain and pendant, y/m chain, w/m necklace with white stones.
- 333—W/m necklace with white and green stones, y/m bracelet, w/m chain 2 x y/m necklaces.

Lot; Particulars.

- 334—Y/m chain and pendant, w/m necklace, necklace (plastic), y/m bracelet and 1 opal.
- 335—Y/m necklace, 3 w/m bangles, 2 y/m bangles.
- 336—Y/m brooch, w/m ring, w/m ring with 3 blue stones, y/m ring with 3 stones, y/m wedding ring, y/m ring with white stone, y/m ring, y/m ring with 2 green stones.
- 337—2 w/m rings, y/m ring with 15 blue stones, y/m ring with green stone, w/m gents ring with brown stone, w/m gents ring, w/m ring with black stone, w/m ring, w/m ring (stone missing).
- 338—14 odd earrings, w/m bracelet, y/m cigarette lighter, y/m chain, 2 y/m bangles.
- 339—White necklace, y/m necklace and ring set, hair clasp, 2 y/m earrings, 4 earrings, 2 w/m ear studs, 2 ear studs with red stones, 2 turquoise earrings.
- 340—8 prs. earrings.
- 341—7 prs. earrings and studs.
- 342—3 watch keys, w/m gents ring with black stone, w/m pendant, 1 pr. earrings, w/m locket, stone pendant, pendant with stones.
- 343—3 prs. earrings, y/m ring with 12 stones, w/m medal, 2 y/m pendants, y/m brooch, y/m whistle, w/m bracelet.
- 344—3 prs. earrings and studs, 5 pendants, 2 brooches, w/m bracelet, pin badge, white stone with y/m vein.
- 345—169 foreign notes, 310 foreign coins, 29 foreign coins.
- 346—4 Charles and Diana coins, Queen Elizabeth 1977 coin, Queen Mother 1980 coin, 160 pennies (Australian and English), 30 halfpennies (Australian and English), 9 Australian shilling coins, 8 Australian sixpence coins, 7 Australian three-pence coins.
- 347F—W/m gents w/w, y/m ladies Veritas w/w, 2 ear studs, y/m brooch, w/m Parker pen.
- 348F—Cigarette lighter, y/m bracelet, y/m gents Filand w/w, y/m ladies Timex w/w.
- 349F—W/m gents Pulsar w/w, y/m cigarette lighter, w/m ladies Dorley w/w, w/m chain.
- 350F—W/m Kessel digital w/w, y/m gents Guda w/w, foreign note, w/m fountain pen.
- 351F—Y/m name tag, w/m gents Seiko w/w, w/m ladies Timex w/w, pen, 3 y/m ear studs.
- 352F—W/m gents Seiko w/w, w/m gents Campus w/w no band, y/m ladies Seiko w/w, y/m bracelet, 4 pens.
- 353F—W/m ladies Ewt w/w, y/m gents Ruhla w/w, 5 pens.
- 354F—W/m girls Timex w/w, gents Casio w/w and calculator, w/m brooch, y/m ladies Adec w/w.
- 355F—W/m cigarette lighter, card, y/m chain and pendant, 2 y/m ear studs, y/m ring, y/m ladies Dorley w/w, w/m gents Citizen w/w.
- 356F—W/m ladies Orven w/w, w/m ladies Timex w/w, w/m gents Citron w/w.
- 357F—Set y/m cuff links, w/m boys Timex w/w in case, foreign note, y/m ladies Sonora w/w.
- 358F—3 bracelets, 1 necklace, 2 earrings, w/m ladies w/w, w/m gents Q & Q w/w.
- 359F—W/m gents Seiko w/w, 3 pens, y/m ladies NSL w/w.
- 360F—W/m gents Citizen w/w, 3 pens.
- 361F—W/m gents Casio w/w, 3 pens.
- 362F—W/m gents Citizen w/w, 3 pens.
- 363F—W/m gents Orfina w/w no band, y/m gents Felecia w/w no band, w/m ladies Timex w/w.
- 364F—W/m gents Casio w/w, w/m ladies Timex w/w, Child's digital w/w.
- 365F—W/m gents Seiko w/w, w/m ladies Timex w/w, y/m ladies Felecia w/w (damaged).
- 366F—W/m gents Seiko w/w, y/m ladies Veritas w/w, w/m gents Cannon Guda w/w.
- 367F—W/m gents Oris w/w, y/m ladies Citizen w/w, w/m ladies Argus w/w.
- 368F—W/m ladies Centron w/w, y/m gents GE w/w, y/m ladies Carsten w/w.
- 369F—W/w and game combination toy, Y/m gents Enicar w/w, W/m ladies Orven w/w.

WESTERN AUSTRALIAN MARINE ACT 1982.

Department of Marine and Harbours,
Fremantle, 13 January 1984.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has approved of the appointment of the following societies for the survey of the hull and machinery of vessels in accordance with section 24 of the Western Australian Marine Act 1982.

- (a) Lloyds Register of Shipping, G.P.O. Box 4231, Sydney N.S.W. 2001.
- (b) American Bureau of Shipping, Suite 601, 6th Floor, 168-170 Kent Street, Sydney N.S.W. 2000.
- (c) Det. Norske Veritas, 77 Pacific Highway, North Sydney N.S.W. 2060.
- (d) Bureau Veritas, Suite 4a Fifth Floor, I.C.I. House, 69 Macquarie Street, Sydney N.S.W. 2000.
- (e) Germanischer Lloyd, Suite 503, 5th Floor, MLC Building, 105 Miller Street, North Sydney N.S.W. 2060.
- (g) Nippon Kai j Kyokai, Suite 5506, MLC Centre, Martin Place, Sydney N.S.W. 2000.

G. T. CUNNANE,
Acting General Manager.

WESTERN AUSTRALIAN MARINE ACT 1982.

Department of Marine and Harbours,
Fremantle, 13 January 1984.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has approved the appointment of the following bodies and societies as assigning bodies for the assigning of load lines in accordance with section 31 of the Western Australian Marine Act 1982.

- (a) Department of Transport (Commonwealth), P.O. Box 111, Dickson A.C.T. 2606.
- (b) Department of Transport and Works (N.T.), P.O. Box 2520, Darwin N.T. 5794.
- (c) Department of Harbours and Marine (Queensland), G.P.O. Box 2195, Brisbane Qld., 4001.
- (d) Maritime Services Board of N.S.W., G.P.O. Box 32, Sydney N.S.W. 2060.
- (e) Marine Board of Victoria, 530 Little Collins Street, Melbourne Vic. 3000.
- (f) Navigation and Survey Authority of Tasmania, G.P.O. Box 202B, Hobart Tas. 7001.
- (g) Department of Marine & Harbours (South Australia), G.P.O. Box 19, Port Adelaide S.A. 5015.
- (h) Lloyds Register of Shipping, G.P.O. Box 4231, Sydney N.S.W. 2001.
- (i) American Bureau of Shipping, Suite 601, 6th Floor, 168-170 Kent Street, Sydney N.S.W. 2000.
- (j) Det. Norske Veritas, 77 Pacific Highway, North Sydney N.S.W. 2060.
- (k) Bureau Veritas, Suite 4A Fifth Floor, I.C.I. House, 69 Macquarie Street, Sydney N.S.W. 2000.
- (l) Germanischer Lloyd, Suite 503 5th Floor, MLC Building, 105 Miller Street, North Sydney N.S.W. 2060.
- (m) Nippon Kai j Kyokai, Suite 5506, MLC Centre Martin Place, Sydney N.S.W. 2000.

G. T. CUNNANE,
Acting General Manager.

SHIPPING AND PILOTAGE ACT 1967.

Department of Marine and Harbours,
Fremantle, 13 January, 1984.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has approved of the appointment of the following person as a pilot for the Port of Dampier pursuant to the provisions of section 4 of the Shipping and Pilotage Act 1967:—

David Giles Sherrard.

G. T. CUNNANE,
Acting General Manager.

WESTERN AUSTRALIAN MARINE ACT 1982.

Restricted Speed Areas—Private Pleasure Craft.

Department of Marine and Harbours,
Fremantle, 23 January 1984.

ACTING pursuant to the powers conferred by section 67 of the Western Australian Marine Act the Department of Marine and Harbours, by this notice, revokes subparagraph 3 (L) of the notice published in the *Government Gazette* of 4 December 1981 relating to speed limits at Mandurah, providing that this revocation will apply only in the areas and during the times listed below:—

- (a) All those waters of the Peel Inlet contained within an area from the northern side of the Mandurah Traffic Bridge for a distance of 350 metres downstream, as follows—

From 2.00 p.m. to 5.00 p.m. on Saturday,
28 January 1984.

- (b) All those waters of the Peel Inlet contained within an area from the northern side of the Mandurah Traffic Bridge downstream to the southern end of the Fishermen's Service Jetty behind the Peninsula Hotel, as follows—

From 10.00 a.m. to 12.00 noon and 1.00 p.m.
to 4.00 p.m. on Sunday, 29 January
1984.

From 9.00 a.m. to 2.30 p.m. on Monday, 30
January 1984.

G. T. CUNNANE,
Acting General Manager.

NAVIGABLE WATERS REGULATIONS.

Speedboat Area.

Department of Marine and Harbours,
Fremantle, 25 January 1984.

ACTING pursuant to the powers conferred by Regulation 48A of the Navigable Waters Regulations the Department of Marine and Harbours defines and sets aside the following area of navigable waters for the purpose of racing of speedboats. Provided that this notice will apply only between the hours of 11.30 a.m. and 1.30 p.m. on Sunday 29 January 1984 and is in respect of craft operated by the Power Dinghy Racing Club of Western Australia (Inc).

Busselton: All that area of water between the old Busselton Railway Jetty and the boat ramp and adjacent to Reserve No. 38558.

G. T. CUNNANE,
Acting General Manager.

NAVIGABLE WATERS REGULATIONS.

Department of Marine and Harbours,
Fremantle, 23 January 1984.

ACTING pursuant to the powers conferred by Regulation 48A of the Navigable Waters Regulations the Department of Marine and Harbours, by this notice:—

- (1) Defines and sets aside the following area of navigable waters for the purpose of speedboat racing between the hours of 2.00 p.m. and 5.00 p.m. on Saturday, 28 January 1984.

All those waters of the Peel Inlet contained within an area from the northern side of the Mandurah Traffic Bridge for a distance of 350 metres downstream.

- (2) Defines and sets aside the following area of navigable waters for the purpose of speedboat racing between the hours of 10.00 a.m. and 12.00 noon and 1.00 p.m. and 4.00 p.m. on Sunday, 29 January 1984.

All those waters of the Peel Inlet contained within an area from the northern side of the Mandurah Traffic Bridge downstream to the southern end of the Fishermen's Service Jetty behind the Peninsula Hotel.

- (3) Defines and sets aside the following area of navigable waters for the purpose of water skiing, and orders that bathing shall be prohibited therein, between the hours of 9.00 a.m. and 12.30 p.m. on Monday, 30 January 1984.

All those waters of the Peel Inlet from the northern side of the Mandurah Traffic Bridge downstream to the southern end of the Fishermen's Service Jetty behind the Peninsula Hotel.

G. T. CUNNANE,
Acting General Manager.

WESTERN AUSTRALIAN MARINE ACT 1982.

Closure of Navigable Waters—Geographe Bay.

Department of Marine and Harbours,
Fremantle, 25 January 1984.

ACTING pursuant to the powers conferred by Regulation 66 of the Western Australian Marine Act 1982 the Department of Marine and Harbours, by this notice, defines those portions of Geographe Bay set out hereunder as areas of navigable waters closed to navigation by all vessels; provided that this closure will apply only on the following day and time but will not apply to competitors or other craft authorised by the Power Dinghy Racing Club of Western Australia taking part in activities conducted by that Club.

On Sunday 29 January 1984 between 11.30 a.m. and 1.30 p.m. All that area of water between the old Busselton Railway Jetty and the boat ramp and adjacent to Reserve No. 38558.

G. T. CUNNANE,
Acting General Manager.

FISHERIES ACT 1905.

Notice No. 134.

ACTING in exercise of the powers conferred by sections 9 and 11 of the Act, I hereby prohibit all persons other than those persons described in Schedule 2 of this notice from taking fish by means of nets other than the nets described in Schedule 3 of this notice in the waters specified in Schedule 1 of this notice.

H. D. EVANS,
Minister for Fisheries and Wildlife.

Schedule 1.

- (a) The waters of all creeks and rivers in the Port Hedland area between the Yule River and the De Grey River inclusive.
- (b) All Western Australian waters within a radius of 400 metres from the mouths of the creeks and rivers in part (a) of this schedule.

Schedule 2.

Licensed Professional Fishermen whose licences are endorsed to exempt them from this notice.

Schedule 3.

- (a) Hand Trawl Nets, Hand Dip Nets and Hand Scoop Nets for taking prawns.
- (b) Hand Scoop Nets and Drop Nets for taking crabs.
- (c) Throw Nets when used in accordance with Regulation 3A (8) (aa) of the Fisheries Act Regulations.

HOUSING ACT 1980.

Cancellation of Dedication.

Department of Lands and Surveys,
Perth, 27 January 1984.

Corres. 847/44, V4.

IT is hereby notified that His Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to cancel under the provisions of the "Housing Act 1980", the dedication of the lands described in the following Schedule:—

Schedule.

Lot or Location No.; Corres. No.

Canning Location 1447; 3415/56.
Swan Location 5487; 2299/53.
Denmark Lot 859; 657/51.
Geraldton Lot 1737; 3454/59.

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

TRANSFER OF LAND ACT 1893.

Application C.624647.

TAKE notice that Enrico Rizzi of 26 Dunstan Street, Bunbury, Bricklayer has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at 20 Forrest Avenue, Bunbury being Portion of Leschenault Location 26 and being Lot 5 on Plan 882.

All persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 27 February 1984 a caveat forbidding the land being brought under the operation of the Act.

N. J. SMYTH,
Registrar of Titles,
Office of Titles, Perth.

NAMING OF STREET.

Shire of Albany.

Department of Lands and Surveys,
Perth, 27 January 1984.

Corres. 3948/76.

IT is hereby notified for general information that His Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of the naming of Humphrey Road situated within the Shire of Albany as shown in green, on Lands and Surveys Miscellaneous Plan No. 661.

(Public Plan Albany and Environs 2.8 1:10 000; Albany and Environs 10.38 1:2 000.)

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

NAMING OF STREET.

Shire of Donnybrook-Balingup.

Department of Lands and Surveys,
Perth, 27 January 1984.

Corres. 2461/983.

IT is hereby notified for general information that His Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of the name of Dearle Street being applied to the whole of the surveyed road commencing at the current Balingup Townsite boundary and extending northward along the western boundaries of Balingup Lots 48, 47, 46 and 44 onward to and along the western boundaries of Lots 43, 42, 253, 254 (Reserve No. 28339), 31 and 30, to terminate at the southeastern boundary of surveyed road.

(Public Plan Balingup Townsite 21.21.)

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

NAMING OF STREETS.

Shire of Meekatharra.

Department of Lands and Surveys,
Perth, 27 January 1984.

Corres. 448/983.

IT is hereby notified for general information that His Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of the naming of streets, in the Shire of Meekatharra as set out in the Schedule hereunder.

Schedule.

- (a) Queen Road; being applied to the portion of surveyed road shown coloured dark brown on Lands and Surveys Diagram 85433.
- (b) High Street; being applied to the portion of Road No. 5712 commencing at the southeastern side of Oliver Street and extending south-eastward through the Meekatharra Discontinued Railway Reserve to terminate at a line in prolongation northeastward of the northwestern side of Railway Street.

(Public Plan Meekatharra Townsite.)

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

NAMING OF STREET.

Shire of Mullewa.

Department of Lands and Surveys,
Perth, 27 January 1984.

Corres. 1619/983.

IT is hereby notified for general information that His Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of the naming of Lovers Lane situated within the Shire of Mullewa and as shown in green on Lands and Surveys Miscellaneous Plan No. 790.

(Public Plan Mullewa 29.02, 29.03 and Indarra NE 1:25 000.)

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

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 for the reasons stated.

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

Charlton, V., Styles, L. E.; 338/14222; Kaibbari Lot 519; non-compliance with conditions; 3917/78; Kaibbari 26.11.

Horne, W. J.; 338/15813; Kununurra Lot 1421; non-compliance with conditions; 3218/981; Kununurra 24.16.

Pennant Mining Pty Ltd.; 3116/8279 (CL 244/1982); Laverton Lots 375 and 382; non-compliance with conditions; 1778/981; Laverton 04.34.

Williams, D., Williams, B.; 338/16208; Wongan Hills Lot 278; non-payment of instalments; 2205/76; Wongan Hills 23.23 and 24.23.

Williams, G. J., Williams, K. L.; 338/14259; Karratha Lot 1776; non-compliance with conditions; 846/78; Karratha 30.27.

Dated 24 January 1984.

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

APPLICATION FOR LEASING.

Department of Lands and Surveys,
Perth, 27 January 1984.

1734/61V3 PG:LF.

APPLICATIONS are invited under section 117 of the Land Act 1933 for the leasing of the Wyndham lots shown in the schedule hereunder for the purpose of "Cultivation and Grazing" for a term of 21 years at the rentals shown in the said schedule.

The Survey Fees shown in the Schedule are payable in cash within 30 days of acceptance of application.

Access to lots fronting the Great Northern Highway shall be subject to the approval of the Main Roads Department. Applicants are advised to contact that Department in this regard.

At anytime during the currency of the lease, subject to the completion of the following improvements, the lessee may surrender his lease in order that the land may be made available in freehold. The price for the land as shown in the schedule will remain valid for a period of three years from the date of approval of the lease.

- (a) At least two thirds (2/3) of the area must be developed and adequately watered consistent with the lease purpose and the provisions of the Town Planning Scheme and to the satisfaction of the Minister for Lands and Surveys.
- (b) The boundaries of the land must be securely enclosed with a stock proof fence, in accordance with the Shire requirements and to the satisfaction of the Minister.
- (c) A residence complying with minimum Local Authority building by-laws must be erected to "top plate height" stage and 50% completed to the satisfaction of the Minister.

The land is made available for leasing subject to the following conditions:—

- (1) The land shall not be used for any purpose other than "Cultivation and Grazing" without the prior approval in writing of the Minister for Lands and Surveys.
- (2) The rent shall be subject to reappraisal at the end of the third year of the term of the lease and each successive three yearly period thereafter.
- (3) The lessee shall not without the previous consent in writing of the Minister assign, transfer, mortgage, sublet or part with the possession of the demised land.

- (4) The land shall be occupied and used by the lessee for the purpose specified within nine (9) months of the commencement of the lease and thereafter will be continuously so used to the satisfaction of the Minister.
- (5) The lessee shall within 2 years from the commencement of the lease complete the following minimum development to the satisfaction of the Minister.
 - (a) establish an adequate water supply;
 - (b) develop in accordance with the terms of the lease not less than 1/3 of the area of land.
- (6) All buildings, erections, paving, drainage and other works shall be to the approval of the Local Authority and the lessee shall perform, discharge and execute all requisitions and works unto the demised land as are or may be required by any local or public authority operating under any statute by-law or regulation.
- (7) The lessee shall, within twelve months from commencement of the lease, fence the external boundaries with a stock proof fence in accordance with Shire requirements and to the satisfaction of the Minister.
- (8) The lessee shall maintain existing and future improvements to the satisfaction of the Minister.
- (9) The only residence permitted will be that of the Lessee or a Manager or Manager/Caretaker.
- (10) The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.
- (11) The Minister or his representative may enter the land for inspection at any reasonable time.
- (12) Compensation will not be payable for damage by flooding of the demised land.
- (13) Compensation shall not be payable to the lessee in respect of any improvements effected by him on the demised land and remaining thereon at the expiration or earlier determination of the lease.
- (14) It shall be lawful for the lessee at any time within the three calendar months immediately following the expiration of the term or earlier determination of the lease, to take down, remove, and carry away any buildings, structures, improvements and plant the property of the lessee.
- (15) On determination of the lease, the lessee shall fill in, consolidate and level off any unevenness, excavation or hole caused by him during the term of the lease or by removal of his improvements and shall leave the demised land in a clean, neat and tidy condition to the satisfaction of the Minister and shall remove any or all waste matter as required by the Minister.
- (16) Power is reserved to the Minister to direct that the number of stock depasturing on the demised land shall be reduced if the Minister is of the opinion that the demised land is overstocked to an extent sufficient or likely to cause permanent damage to the land; failure to comply with any such direction will result in the forfeiture of the lease.

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.

Applications must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday 14 March 1984 accompanied by the deposit shown in the schedule together with the completed Land Board Questionnaire.

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

Schedule.

Lot; Area (ha); Survey Fee; Purchase Price; Annual Rent; Deposit.

1291; 4.046 9; \$400; \$4 000; \$160; \$122.
 1292; 4.046 9; \$400; \$4 800; \$190; \$137.
 1296; 5.058 5; \$500; \$6 000; \$240; \$162.
 1703; 6.247 3; \$625; \$8 000; \$320; \$202.
 1707; 2.161 6; \$220; \$3 000; \$120; \$102.
 1708; 1.949 9; \$200; \$2 500; \$100; \$92.
 1731; 10.969 7; \$1 050; \$13 000; \$520; \$302.

(Public Plan Mt. Erskine N.E. 1 : 25 000.)

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

LOCAL GOVERNMENT ACT 1960-1983.

Department of Lands and Surveys,
 Perth, 27 January 1983.

IT is hereby declared that, pursuant to the resolution of the City of Stirling, passed at a meeting of the Council held on or about 31 August 1982 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:—

Stirling.

2668/982 (R.7066).

Road No. 1284 (Main Street) (Widenings of Parts). Those portions of Perthshire Location Au as delineated and coloured dark brown on Original Plan 15494.

504 square metres being resumed from Perthshire Location Au.

(Notices of Intention to Resume published in the *Government Gazettes* dated 15 April and 20 May 1983.)

(Public Plans Perth 2 000 11.31 and 11.32.)

IT is hereby declared that, pursuant to the resolution of the Shire of Cunderdin passed at a meeting of the Council held on or about 21 March 1980 and 15 August 1980, 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:—

Cunderdin.

3252/980 (MR. 1321) (MRD 42/20A) Regazettal.

Road No. 17071 (Great Eastern Highway). (i) A strip of land, 20.12 metres wide, commencing at the eastern boundary of Cunderdin Townsite and extending as surveyed northeastward along the southeastern boundary of Railway Reserve to terminate at a line in prolongation northward of the eastern boundary of Avon Location 2433.

(ii) (Widenings of Parts) Those portions of Avon Locations 2195, 2194, 3310, 6041, 3312, 4161 as delineated and coloured dark brown on Original Plan 15139 and 15138.

(That portion of the Notice referring to Road No. 13374 (Widening of Part) which appeared at page 646 of the *Government Gazette* dated 26 February 1982 is hereby superseded.)

(Public Plans Cunderdin Townsite and Tammin 1:50 000.)

And whereas His Excellency the Lieutenant-Governor and Administrator has declared that the said lands have been set apart, taken, or resumed for the purpose of the said roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth, it is hereby notified that the lands described above are roads within the meaning of the Local Government Act 1960-1983, subject to the provisions of the said Act.

Dated this 24th day of January, 1984.

By Order of His Excellency,
 K. F. McIVER,
 Minister for Lands and Surveys.

ERRATUM.

LAND ACT 1933-1982.

LAND ACT AMENDMENT REGULATIONS 1983.

THE Notice appearing on page 5035 of *Government Gazette* No. (100) of 30 December 1983 contained an error in new section 7 of new Regulation 5 which was inserted by section 3 of the published notice. It should have read:—

7. For entry of survivors or other persons as
 proprietors in case of joint ownership 27.00

The Notice is hereby corrected accordingly.

BUSH FIRES ACT 1954-1981.

Suspension of Section 25.

Bush Fires Board,
 Perth, 27 January 1984.

Corres. 132.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act 1954, has approved, pursuant to the powers contained in section 25B of the said Act, the suspension of the operation of section 25 that relates to a fire to be lit, or which is lit, for the purpose of destroying garden refuse or rubbish or any like purpose during the declared Prohibited and Restricted Burning Times on land set aside for the purpose in the Municipal district of the Shire of Gingin. This notice shall have effect until revoked and is issued subject to the following specified conditions:—

Shire of Gingin—Rubbish Disposal Site—Swan Location Part of 528-529.

Guilderton Town Site—Rubbish Disposal Site—Reserve 24389.

Specified Conditions:

1. All dumping of rubbish to be confined to that section that the Council has set aside for the purpose and a sign be maintained at the site to inform the public that dumping in any other place is prohibited.

2. That a sign warning of prohibition of unauthorised lighting of fires be suitably situated and maintained in good condition.
3. Authorised fires only to be lit between the hours of 4 p.m. and 6 p.m. and notification be given to the Council prior to lighting.
4. The Shire to maintain a suitable barrier within the site to prevent the dispersal of wind blown refuse and the boundary area to be free of refuse prior to lighting of the dump area. Lighting to take place weekly.
5. Fires to be lit by such persons as specifically authorised to do so by the Shire Clerk and that person to remain on site till the fire ceases.
6. No fire to be lit on land subject to this suspension on a day for which the fire danger forecast issued by the Bureau of Meteorology in Perth in respect to the locality is, "very high" or "extreme".

J. A. W. ROBLEY,
 Director.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

City of Bunbury Town Planning Scheme No. 5—
Amendment No. 207.

T.P.B. 853/6/2/6, Pt. 207.

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 Planning approved the City of Bunbury Town Planning Scheme Amendment on 15 January 1984 for the purpose of rezoning Lots 3, 4, 1, 26, 27, 53, 9 and 12 and Lots 5, 6, 7, 8, 9 and 10 Forrest Avenue, Bunbury from General Residential GR 5 and Special Site Post Office to Residential A.

A. G. MCKENZIE,
Mayor.

W. J. CARMODY,
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 Nos. 271 and 298.

T.P.B. 853/2/16/18, Pts. 271 and 298.

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 Planning approved the City of Canning Town Planning Scheme Amendment on 18 January 1984 for the purpose of—

Amendment No. 271—rezoning Lots 129 and 130 (Nos. 21-23) Parkhill Way and Lots 131 and 132 (Nos. 204-206) Manning Road, Wilson from "SR2" to "GR4 (RESTRICTED)" as depicted on the amending plan adopted by Council on 30 May 1983.

Amendment No. 298—rezoning Lot 60, Canning Location 2, Nos. 108-110 Chapman Road, Bentley, from "Special Business" to "Drive-In Cinema", as depicted on the amending plan adopted by the Council on 11 April 1983.

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. 306.

T.P.B. 853/2/16/18, Pt. 306.

NOTICE is hereby given that 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 placing Lot 124, Canning Location 5, No. 22 Bickley Road (corner Arthur Street) Cannington, into the "Residential/Stable" Zone.

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 24 February 1984.

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, City of Canning, Locked Bag No. 8, Cannington, W.A., 6107, on or before 24 February 1984.

N. I. DAWKINS,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

City of Cockburn Town Planning Scheme No. 1—
Amendment No. 157.

T.P.B. 853/2/23/5, Pt. 157.

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 Planning approved the City of Cockburn Town Planning Scheme Amendment on 18 January 1984 for the purpose of rezoning Lots 222, 223 and 224 Glenbown Drive, Southlake from Residential to Multi Residential as depicted on the amending plan adopted by Council on 14 June 1983.

D. F. MIGUEL,
Mayor.

A. J. ARMAREGO,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT
ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

City of Gosnells Town Planning Scheme No. 1—
Amendment No. 194.

T.P.B. 853/2/25/1, Pt. 194.

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 Planning approved the City of Gosnells Town Planning Scheme Amendment on 18 January 1984 for the purpose of adding a definition of "Convenience Store" to Clause 5 and a new use class and appropriate provisions to Clauses 15 and 16 as detailed in the Schedule annexed hereto.

L. G. RICHARDSON,
Mayor.

D. PARKER,
Acting Town Clerk.

Schedule.

The City of Gosnells, under and by virtue of the powers conferred upon it by the Town Planning and Development Act 1928 (as amended) and the Metropolitan Region Town Planning Scheme Act 1959 (as amended), hereby amends Town Planning Scheme No. 1 by modifying the Scheme Text as follows:

(1) by adding a definition "Convenience Store" after the definition "Bulk Retail Sales" in Clause 5 as follows:

Convenience Store means land and buildings used for the retail sale of convenience goods being those goods commonly sold in supermarkets, delicatessens and newsagents but including the sale of petrol and operated during hours which include but which may extend beyond normal trading hours and providing associated parking. The buildings associated with a convenience store shall not exceed 300 sqm gross leaseable area.

- (2) by adding a new Use Class 47 at the end of Clause 15 as follows:
Use Class 47—Convenience Stores.

- (3) by adding a new Use Class to zoning Table No. 3 in Clause 16 and cross-referencing the Table as follows:—

Use Class	A	B	C	D	E	F	G	H	I	J	K	L	M	N	O	P	Q	R	S
	Residential 'A'	Residential 'B'	Shops and Local Business	Service Station	Light Industry	General Industry	Rural	Other Zones	Rural Kennel Area	Shopping Centre	Special Light Industry	Composite 'A'	Rural 2 Rural 4	Rural Landscape Interest	Special Rural	Urban Deferred	Commercial Non-Retail	Centre Development Zone	Service Industry
47 Convenience Stores	x	x	p	x	x	x	x	x	x	p	x	x	x	x	x	x	x	aa	x

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Notice that a Modification has been made to a Town Planning Scheme and is Available for Inspection.

City of Stirling Town Planning Scheme No. 2.

T.P.B. 853/2/20/2, Vol. 2.

NOTICE is hereby given that the City of Stirling in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme with reference to the whole of the District of the City of Stirling contained within the inner edge of a broken black line as identified on the Area Map and the maps forming part of the Scheme, for the purpose of—

- (i) setting aside land for use for recreational, public and local authority purposes,
- (ii) making provisions for nature and location of buildings and the size of lots when used for certain purposes, and
- (iii) making provisions for other matters necessary or incidental to town planning and housing.

Modifications have been made in respect of the following general aspects of the said Town Planning Scheme:—

1. Any development above a single house will be prohibited in an unsewered area other than in exceptional circumstances;
2. The areas broadly bounded by
 - (i) Rookwood/Field Streets and Lawley/Clifton Crescents to be Low Density Residential R20,
 - (ii) Beaufort/John Streets, Queens Crescent and Central Avenue to be Low Density Residential R30,
 - (iii) Walcott/Bradford/Wiluna Streets and Alexander Drive to be Low Density Residential R10,
 - (iv) Bryan/Odin Roads and Mitchell Freeway to be Special Garden Industrial;
3. Lot 8 Odin Road, Gwelup to be "Special Use Zone—Bulk Food Sales"; and
4. Lot 35 Duffy Road, Carine to be "Special Use Zone—Group Consulting Rooms".

All plans and documents setting out and explaining the Town Planning Scheme and the modifications thereto have been deposited at Council Offices, Hertha Road, Stirling 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 February, 1984.

The plans and documents have 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 modification to the Town Planning Scheme should make a submission in writing and lodge it with Town Clerk, City of Stirling, Hertha Road, Stirling W.A., 6021, on or before 17 February 1984.

M. G. SARGANT,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Stirling District Planning Scheme—Amendment Nos. 196 and 201.

T.P.B. 853/2/20, Pts. 196 and 201.

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 Planning approved the City of Stirling Town Planning Scheme Amendment on 18 January 1984 for the purpose of—

Amendment No. 196—rezoning Lot 43, Corner Cleveland Street/ Walter Road/Harold Street, Dianella, from "Special Zone—Car Sales Premises" to "Industrial".

Amendment No. 201—rezoning part of Lot Pt 507 (Proposed New Lot 11) Peninsula Road, Maylands, from "General Residential GR4" to "Business".

J. M. CAMILLERI,
Mayor.

M. G. SARGANT,
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. 2.

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

NOTICE is hereby given that the Town of Narrogin 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 including a new interpretation, "Public Amusement", and appropriate provisions in the Text.

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 24 February 1984.

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, Town of Narrogin, P.O., Box 188, Narrogin W.A., 6312, on or before 24 February 1984.

G. J. PEARCE,
Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Boulder Kalgoorlie-Boulder Joint Town
Planning Scheme Amendment No. 34.

T.P.B. 853/11/3/2, Pt. 34.

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 Planning approved the Shire of Boulder Town Planning Scheme Amendment on 15 January 1984 for the purpose of rezoning Lot 3264 Federal Road from Residential Development to Showroom Office and Warehouse and including Lot 3042 at the corner of Federal and Boulder Roads within the Showroom Office and Warehouse Zone, as depicted on the amending plan adopted by Council on 9 May 1983.

C. P. DAWS,
President.

R. G. HADLOW,
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 Carnarvon Town Planning Scheme
No. 2—Amendment No. 37.

T.P.B. 853/10/2/3, Pt. 37.

NOTICE is hereby given that the Shire of Carnarvon 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 23 (formerly Lot 22), Wooramel Street, Carnarvon from portion zoned General Residential GR4 and portion zoned Commercial to General Residential GR4.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Francis Street, Carnarvon and will be open for inspection without charge during the hours of 9.30 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 24 February 1984.

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, Shire of Carnarvon, P.O., Box 459, Carnarvon W.A., 6701, on or before 24 February 1984.

A. J. TAYLOR,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

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

Shire of Manjimup Town Planning Scheme No. 3—
Amendment No. 39.

T.P.B. 853/6/14/17, Pt. 39.

NOTICE is hereby given that the Shire of Manjimup 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 adding to Clause 9, Use Class 23 "Function Centre/Restaurant/Product Promotion Display" and rezoning portion of the land known as "Coronation Park", Giblett Street, Manjimup from "Open Space Reserve" to "Special Site—Function Centre/Restaurant/Product Promotion Display".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 37-39 Rose Street, Manjimup and will be open for inspection without charge during the hours of 8.30 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 9 March 1984.

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, Shire of Manjimup, P.O. Box 1, Manjimup, W.A. 6258, on or before 9 March 1984.

M. A. JORGENSEN,
Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT
1928 (AS AMENDED).

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

Shire of Mundaring Town Planning Scheme No. 1—
Amendment Nos. 201, 219, 221, 224, 225 and 226.

T.P.B. 853/2/27/1, Pts. 201, 219, 221, 224, 225 and
226.

NOTICE is hereby given that the Shire of Mundaring 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. 201—rezoning Swan Location 2163, Oxley Road, Hovea from "Rural" to "Special Rural—Landscape Interest" and including relevant provisions in the Text.

Amendment No. 219—rezoning Lot 3 Richardson Road, Parkerville from "Rural" to "Special Rural—Landscape Interest" and including relevant provisions in the Text.

Amendment No. 221—rezoning Mount Helena Lot 147 from "Rural" to "Special Rural—Rural Residential" and including relevant provisions in the Text.

Amendment No. 224—rezoning Lot 4, Swan Locations 2051 and 2052, Victoria Road, Hovea from "Rural" to "Special Rural—Landscape Interest" and including relevant provisions in the Text.

Amendment No. 225—rezoning Lot 38, Swan Location 1310, from "Rural" to "Special Rural—Rural Residential" and including relevant provisions in the Text.

Amendment No. 226—rezoning Mt. Helena Lot 146, Bedford Street, Mount Helena from "Rural" to "Special Rural—Rural Residential" and including relevant provisions in the Text.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 50 Great Eastern Highway, Mundaring and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 27 March 1984.

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, Shire of Mundaring, P.O. Box 20, Mundaring, W.A. 6073, on or before 27 March 1984.

M. N. WILLIAMS,
Shire Clerk.

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

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

Shire of Northam Town Planning Scheme No. 2.
T.P.B. 853/4/23/2.

NOTICE is hereby given that the Shire of Northam in pursuance of its powers under the Town Planning and Development Act 1928 (as amended), has prepared a Planning Scheme with reference to the whole of the Shire of Northam as depicted on the Scheme Maps adopted by Resolution of the Council on 5 November 1982 for the purpose of—

- (a) setting aside land for future public use as reserves;
- (b) controlling land development; and
- (c) other matters authorised by the enabling Act.

All plans and documents setting out and explaining the Planning Scheme have been deposited at Council Offices, 55 Fitzgerald Street, Northam 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 27 April 1984.

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

Any person who desires to make a submission on the Planning Scheme should make the submission in writing in the form prescribed by the regulations and lodge it with the Shire Clerk, Shire of Northam, 55 Fitzgerald Street, Northam W.A., 6401, on or before 27 April 1984.

A. J. MIDDLETON,
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 Rockingham Town Planning Scheme
No. 1—Amendment No. 135.

T.P.B. 853/2/28/1, Pt. 135.

NOTICE is hereby given that the Shire of Rockingham 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 inserting after Clause 5.20 (xx) the following new Clause:—

“5.20 (xxi) Lots 805 and 806 Malibu Road Safety Bay for any purpose other than a residence and veterinary surgery”.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Council Avenue, Rockingham and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 12 March 1984.

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, Shire of Rockingham, P.O., Box 42, Rockingham W.A., 6168, on or before 12 March 1984.

G. G. HOLLAND,
Shire Clerk.

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

Advertisement of Approved Town Planning
Scheme Amendment.

Shire of Swan Town Planning Scheme
No. 1—Amendment Nos. 62 (a), 62 (b), 89 (a).

T.P.B. 853/2/21/1, Pts. 62A, 62B and 89A.

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

ment Act 1928 (as amended) that the Minister for Planning approved the Shire of Swan Town Planning Scheme Amendment on 18 January 1984 for the purpose of—

Amendment No. 62 (a)—substituting a new clause (6) in column (b) of Appendix B to read:—

- 6. The Council may specify that no house shall be constructed with an internal floor area of less than 100 square metres. No building shall be constructed within the Zone of materials, the nature, colour or texture of which, in the opinion of the Council, is undesirable for the locality.

Amendment No. 62 (b)—adding to Clause (4) in column (6) of Appendix B the following:—

Provided always that the Council may approve of:—

- (i) a variation to the building envelope; or
- (ii) the construction of buildings other than a dwelling house outside of the building envelope

if it is satisfied that such approval is necessary or desirable; having regard to the topography of the affected land, other relevant site considerations, or in order to comply with the provisions of the Health Act 1911 (as amended) or other relevant legislation.

Amendment No. 89 (a)—adding to Clause (6) in column (6) of Appendix B the following:—

Provided always that the Council may approve of:—

- (i) a variation to the building envelope; or
- (ii) the construction of buildings other than a dwelling house outside of the building envelope

if it is satisfied that such approval is necessary or desirable; having regard to the topography of the affected land, other relevant site considerations, or in order to comply with the provisions of the Health Act 1911 (as amended) or other relevant legislation.

C. GREGORINI,
President.

R. F. COFFEY,
Shire Clerk.

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

Advertisement of Approved Town Planning Scheme
Amendment.

Shire of West Kimberley Town Planning Scheme No. 2—
Amendment Nos. 6 and 7.

T.P.B. 853/7/4/2, Pts. 6 and 7.

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 Planning approved the Shire of West Kimberley Town Planning Scheme Amendment on 18 January 1984 for the purpose of—

Amendment No. 6—including a new zone “Special Rural Zone” with appropriate provisions and notations to the Scheme Text and Maps as detailed in the Schedule annexed hereto.

Amendment No. 7—extending the Scheme boundary and zoning or reserving the land within the extension area in accordance with details contained in the Schedule annexed hereto.

P. KNEEBONE,
President.

B. HARRIS,
Shire Clerk.

Schedule.

Amendment No. 6.

The West Kimberley Shire Council 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. By adding to the list of zones in the legend to the Scheme Map a new zone "Special Rural Zone" and against it a coloured notation to indicate land which is included within that zone under the Scheme, such notation being coloured green-brown with a red-brown border.
2. By—
 - (i) adding to the list of zones under Clause 3.1 of Part III an additional Zone—"Special Rural" and
 - (ii) by inserting in Table 1 (Zoning Table) an additional vertical column to provide for an additional zone entitled "Special Rural Zone" and
 - (iii) opposite the use classes, such that by reference to Schedule A the uses that are permitted ("P"), are only permitted subject to special approval of the Council ("AA"), or are not permitted ("X") may be ascertained.
3. By adding a new clause under Part III after Clause 3.4 as follows:

Special Rural Zone: The following provisions shall apply specifically to all land included in the Special Rural Zone in addition to any provisions which are more generally applicable to such land under this Scheme—

- (a) The objective of the Special Rural Zone is to select areas wherein closer subdivision will be permitted to provide for such uses as hobby farms, horse breeding, rural-residential retreats and also to make provision for retention of the rural landscape and amenity in a manner consistent with the orderly and proper planning of such areas.

TABLE 1—ZONES

Use Classes	Special Rural
1. Caretaker's House/Flat	IP
2. Car Park	X
3. Car/Machinery Sales	X
4. Cemeteries/Crematoria	X
5. Civic Buildings	X
6. Consulting Rooms	X
7. Drive-In Theatre	X
8. Dry Cleaning Premises/Laundrette	X
9. Education Establishment	X
10. Fish Shop	X
11. Fuel Depot	X
12. Funeral Parlour	X
13. Health Centre	X
14. Home Occupation	AA
15. Hospital	X
16. Hotel	X
17. General Industry	X
18. Light Industry	X
19. Institutional Building	X
20. Institutional Home	X
21. Motel	X
22. Motor Repair/Service Station	X
23. Office	X
24. Private Club	X
25. Public Amusement	X
26. Public Assembly	X
27. Public Utility	P
28. Public Worship	X
29. Recreation	P
30. Residential Building	X
31. Residential:	
(1) Duplex House	X
(2) Dwelling	P
(3) Flats	X
32. Rural Use	P
33. Shop	X
34. Showroom	X
35. Transport Depot	X
36. T.V. and Radio Installation	X
37. Warehouse	X

- (b) The provisions for controlling subdivision, land uses and development relating to specific Special Rural Zones will be as laid down in the Schedule 1 to the Scheme and future subdivision will accord with the Plan of Subdivision for the specified area referred to in the Schedule and such Plan of Subdivision shall form part of the Scheme.

Before making provision for a Special Rural Zone, Council will prepare, or require the owner(s) of the land to prepare a submission supporting the creation of the Special Rural Zone and such submission shall include:

- (i) A statement as to the purpose or intent for which the zone is being created.
 - (ii) The reasons for selecting the particular area the subject of the proposed zone with particular reference as to how this relates to the Council's Rural Planning Strategy.
 - (iii) A plan or plans showing contours at such intervals as to adequately depict the land form of the area and physical features such as existing buildings, rock outcrops, trees or groups of trees, lakes, rivers, creeks, swamps, orchards, wells and significant improvements.
 - (iv) Information regarding the method whereby it is proposed to provide a potable water supply to each lot.
 - (v) The proposed staging of the subdivision and development and the criteria to be met before successive stages are implemented.
- (c) The Scheme provisions for a specific Special Rural Zone shall include a Plan of Subdivision showing:
 - (i) The proposed ultimate subdivision including lot sizes and dimensions.
 - (ii) Areas to be set aside for Public Open Space, pedestrian accessways, horse trails, community facilities etc. as may be considered appropriate.
 - (iii) Those physical features it is intended to conserve.
 - (iv) The proposed staging of the subdivision where relevant.
 - (d) In addition to the Plan of Subdivision, the Scheme provisions for a specific Special Rural Zone shall specify:
 - (i) The facilities which the purchasers of the lots will be required to provide (e.g. their own potable water supply, liquid and solid waste disposal system, etc.).
 - (ii) Proposals for the control of land uses and development which will ensure that the purpose of intent of the zone and the rural environment and amenities are not impaired.
 - (iii) Any special provisions appropriate to secure the objectives of the zone.
 - (e) In addition to a Building Licence, the Council's prior approval to commence development is required for all development including a private dwelling house and such application shall be made in writing to the Council and be subject to the provisions of Part III of the Scheme.

- (f) Notwithstanding the provisions of section 11.3 (4) of the Uniform Building By-laws, not more than one private dwelling house per lot shall be erected.
- (g) In order to conserve the rural environment or features of natural beauty all trees shall be retained unless their removal is authorised by the Council.
- (h) In addition to such other provisions of the Scheme as may effect it, any land which is included in a "Special Rural Zone" shall be subject to those provisions as may be specifically set out against it in Schedule 1 entitled "Special Rural Zones—Provisions Relating to Specified Areas" as set out under Schedule 1 of the Scheme.
- (i) Notwithstanding the provisions of the Scheme and what may be shown in the Plan of Subdivision specified in Appendix 1, the Town Planning Board may approve a minor variation to the subdivisional design but further breakdown of the lots so created shall be deemed to be contrary to the provisions of the Scheme.

4. By adding Schedule 1 to the Scheme Text entitled:

Special Rural Zones—Provisions to Specified Areas in the form of a schedule with two columns (a) and (b) such that the specified area of locality is identified under column (a) and the provisions which refer specifically to that area are set out under column (b).

Schedule 1—Special Rural Zone.

(a) Specified Area of Locality	(b) Special Provisions Referring to (a)
Gibb River Road Sub-division Lots 104-112 (incl) Lots 114-120 (incl) Lots 122-123 Lots 125-137 (incl)	(1) Subdivision of Special Rural lots to be in accordance with Plan of Subdivision attached.
	(2) Permitted Uses (P) Agriculture, horticulture and other intensive agriculture, agistment of horses, cattle, sheep, goats (but excluding pigs and kennels) Recreational Uses. Dwelling and ancillary buildings for the development and maintenance of the predominant.
	(3) Uses Not Permitted (X) Any industrial use including motor repairs and motor wrecking, storage of derelict machinery.
	(4) Uses Not Permitted Unless Special Approval is Granted by the Council (AA) Home Occupation not related to the predominant use.
	(5) Uses Incidental to the Predominant Use (IP) Caretakers Flat or House.
	(6) Building Setbacks No structure other than a fence or well or tankstand shall be permitted within: 15 metres from the front boundary. 10 metres from the side boundary. 15 metres from the rear boundary.

(a) Specified Area of Locality	(b) Special Provisions Referring to (a)
	(7) Caravans/Temporary Accommodation Where a caravan or any form of temporary accommodation/shelter is proposed or used during the establishment and development of a rural use, Council may grant approval for such accommodation for a period of up to six calendar months. Extension to this period may be granted when an applicant shows cause, to the satisfaction of Council, why such extension should be granted.

Amendment No. 7.

The West Kimberley Shire Council 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) extending the Scheme boundary to include lands between, the current Scheme boundary to the north, the shoreline to the west, the Agricultural Boundary to the south, eastwards along that boundary to the Yabbagoody Clay Pan, and from there to a point on the eastern shoreline and thence back to the Scheme boundary.
- (2) by reserving the road reserves of Derby Highway and Gibb River Road as Major Highway Reserves.
- (3) by reserving those Reserves coloured yellow as Public Purposes (as marked) (see Schedule 1).
- (4) by reserving Lots 94 and 93 (↑35130 and ↑35129) as Public Open Space.
- (5) by reserving Lots 113, 121 and 124 Gibb River Road as Public Open Space.
- (6) by zoning Lots 104, 105, 106, 107, 108, 109, 110, 111, 112, 114, 115, 116, 131, 132, 133, 134, 135 as Special Rural Zone.
- (7) by zoning the remainder of the land Rural Zone.

Schedule 1.

Reserve.	Purpose of Reserve.
34921	Waste Water Treatment Works Site.
35130	Gun Club, Small Bore and Rifle Club.
35129	Speedway.
28439	Water and Quarantine (Stock).
6930	Water.
34953	Depot Site.
34914	Radio Receiving Station.
25595	Radio Receiving Station Site.
1326	Commonage.
33858	Aboriginal Purposes.
34662	Equestrian Purposes.
33301	Water.

CORRIGENDUM.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Melville Town Planning Scheme No. 2—Amendment No. 251.

TPB: 853/2/17/5, Pt. 251.

IT is hereby notified for public information that the notice under the above Amendment No. 251 published at page 4753 of the *Government Gazette* No. 93 dated Friday, 2 December 1983, contained an error which is now corrected as follows:

Delete reference to the words "and Lot 447 L.T.O. Plan 2898 Adrian Street" and 448, 449."

R. H. FARDON,
Town Clerk.

CORRIGENDUM.**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. 188.

TPB: 853/2/25/1, Pt. 188.

IT is hereby notified for public information that the notice under the above Amendment No. 188 published at page 157 of the *Government Gazette* No. 5 dated Friday, 20 January 1984 contained an error which is now corrected as follows:

For the words including Lot 1 Albany Highway, corner Osmond Street, Kenwick in Fifth Schedule with additional permitted use "Garden Centre and Nursery" read

rezoning Lot 1 (St Nos. 1787-1801) Albany Highway corner Osmond Street, Kenwick from "Garden Centre and Nursery" to "Light Industry" and including that land in the Fifth Schedule with the additional permitted use "Garden Centre and Nursery".

G. WHITELEY,
Town Clerk.

CORRIGENDUM.**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 Murray Pinjarra Town Planning Scheme—
Amendment No. 21.

TPB: 853/6/16/1, Pt. 21.

IT is hereby notified for public information that the notice under the above Amendment No. 21 published at page 4883 of the *Government Gazette* No. 95 dated Friday, 16 December 1983, contained an error which is now corrected as follows:

For the words Town Planning Scheme No. 1 read Pinjarra Town Planning Scheme.

B. M. BAKER,
Shire Clerk.

CORRIGENDUM

Public Service Arbitration Act 1966-1982

DETERMINATION—AGRICULTURE PROTECTION BOARD OF WESTERN AUSTRALIA

It is hereby advised that the preamble to the above Determination published in the *Government Gazette* No. 100 of 30 December, 1983 is incorrect. The correct preamble is as follows:—

PURSUANT to section 12 of the Public Service Arbitration Act 1966-1982 the Agriculture Protection Board of Western Australia hereby gives notice that the titles, salaries or salary ranges allocated to offices and salary within each salary range allocated to officers covered by the Agriculture Protection Board of Western Australia General Officers Salaries Agreement 1983, No. 27 of 1983 shall be in accordance with the following determination:

PUBLIC WORKS DEPARTMENT

Tenders, closing at West Perth, at 2.30 p.m. on the dates mentioned hereunder, are invited for the following projects.

Tenders are to be addressed to the Minister (either for Works or for Water Resources as indicated on the tender document),

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

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

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

Contract No.	Project	Closing Date	Tender Documents now available at
23510	Wickham District High School Community Library	31/1/84	P.W.D., West Perth P.W.D., A.D., South Hedland P.W.D., A.D., Karratha P.W.D., A.D., Geraldton
23511	Bentley Hospital—Site Electrical Reticulation Upgrade, 1984 at entry	31/1/84	P.W.D., West Perth P.W.D., A.D., Albany
23513	Canning Vale Prison—Staff Recreation Facilities	31/1/84	P.W.D., West Perth
23514	Esperance Sewerage Reticulation Area No. 8A—PVC Gravity Sewers Schedule of Rates Contract	31/1/84	P.W.D., West Perth P.W.D., W.S., Esperance
23515	Broome Water Supply—Construction of 5 000 m ³ Reinforced Concrete Tank	7/2/84	P.W.D., West Perth P.W.D., W.S. Broome P.W.D., W.S. Kununurra
23516	Swan District Hospital—New Casualty and Administration Additions	31/1/84	P.W.D., West Perth
ADQ5257	Mullewa Police Station and Court Complex Supply and Installation of Carpet Tiles	24/1/84	P.W.D., A.D., Furniture Office 2nd Floor, Rm 223 2 Havelock Street West Perth 6005 P.W.D., A.D., Marine Tce, Geraldton W.A. 6530
23517	West Pilbara Water Supply Plat Tank—Earthworks for Tanksite	14/2/84	P.W.D., West Perth P.W.D., W.S., Karratha P.W.D., W.S., Sth. Hedland

PUBLIC WORKS DEPARTMENT—*continued.*

Contract No.	Project	Closing Date	Tender Documents now available at
23518	Swan District Hospital Administration and Casualty Block Stage 1—Mechanical Services	7/2/84	P.W.D., West Perth
23519	Wickham District High School Community Library—Mechanical Services	7/2/84	P.W.D., West Perth P.W.D., A.D., Sth. Hedland
23520	Rottneat Island—New Nursing Post Erection	7/2/84	P.W.D., West Perth
23521	Peel Inlet and Ocean Entrance—Navigation Channels—Maintenance Dredging—Schedule of Rates Contract	31/1/84	P.W.D., West Perth
23522	Queen Elizabeth II Medical Centre—State X-ray Laboratory—Physics Division—Alterations and Additions	7/2/84	P.W.D., West Perth
23523*	John Willcock High (Geraldton) High School—Stages 3 and 4	7/2/84	P.W.D., West Perth P.W.D., A.D., Geraldton
23524	West Morley Primary School Conversion to Metro N/E Regional Office—Electrical Installation Direct Contract	31/1/84	P.W.D., West Perth
23525	East Hamilton Hill Primary School New Pre-Primary Centre and Upgrade of Existing Buildings—Electrical Installation Direct Contract	31/1/84	P.W.D., West Perth
23526	Dowerin District High School—Sewer Connection	7/2/84	P.W.D., West Perth P.W.D., A.D., Northam
23527	Manjimup Senior High School—Sewer Connection	7/2/84	P.W.D., West Perth P.W.D., A.D., Bunbury
23528	Derby District High School—Sewer Connection	7/2/84	P.W.D., West Perth P.W.D., A.D., Derby P.W.D., A.D., Sth. Hedland
23530	Woodridge T.W.S.—200 m ³ Steel Tank on 15m Stand	14/2/84	P.W.D., West Perth P.W.D., W.S., Moora P.W.D., W.S., Northam
23531	Rottneat Island New Nursing Post—Mechanical Services	14/2/84	P.W.D., West Perth
23532	West Morley Primary School—Mechanical Services	14/2/84	P.W.D., West Perth
23533	Neerigen Brook (Armadale) Primary School—Staffroom Extensions	14/2/84	P.W.D., West Perth
23534	Wyalkatchem—Sale of Land—Lot 151 Honour Avenue	14/2/84	P.W.D., West Perth
23535	Widgiemooltha—Sale of House and Land, Lot 118 Doyle Street	14/2/84	P.W.D., West Perth
23536	Primary Schools—Transportable Libraries 1983/84	7/2/84	P.W.D., West Perth
23537	West Lynwood Primary School—6 Classroom Pre-Primary, Administration Upgrade	7/2/84	P.W.D., West Perth
23538	Bunbury Technical College Major Additions—Arts and Crafts Block—Deposit on Documents \$200	14/2/84	P.W.D., West Perth P.W.D., A.D., Bunbury
23539	Queen Elizabeth II Medical Centre—State X-Ray Laboratory Mechanical Services	14/2/84	P.W.D., West Perth
23540	East Cannington Primary School—Drainage to Ovals	14/2/84	P.W.D., West Perth
23541	Warwick High School Stage 3 Erection—Electrical Services Direct Contract	7/2/84	P.W.D., West Perth
23542	West Lynwood Primary School Additions 1983—Electrical Services—Nominated Sub Contract	7/2/84	P.W.D., West Perth
23543	The Queen Elizabeth II Medical Centre—State X-Ray Laboratories Alterations and Additions 1984—Electrical Installation—Nominated Sub Contract	7/2/84	P.W.D., West Perth
23544	John Willcock High School (Geraldton) Stages 3 and 4 Additions—Electrical Services—Nominated Sub Contract	14/2/84	P.W.D., West Perth P.W.D., A.D., Geraldton
23545	South Kalgoorlie Primary School—Teaching Block 4—Electrical Services—Nominated Sub Contract	14/2/84	P.W.D., West Perth P.W.D., A.D., Kalgoorlie
23546	South Kalgoorlie Primary School—6 Classrooms and Siteworks	14/2/84	P.W.D., West Perth P.W.D., A.D., Kalgoorlie
23547	Bunbury Technical College Arts and Crafts Block—Electrical Installation—Nominated Sub Contract	14/2/84	P.W.D., West Perth P.W.D., A.D., Bunbury
23548	Wickham District High School Community Library Erection—Electrical Installation—Nominated Sub Contract	14/2/84	P.W.D., West Perth P.W.D., A.D., Karratha P.W.D., A.D., Sth. Hedland
23549	Australind Water Supply—Water Treatment Plant Fibre Reinforced Plastic Tank	21/2/84	P.W.D., West Perth
23550	Australind Water Supply—Water Treatment Plant 225 Cubic Metre R.C.C. Tank	21/2/84	P.W.D., West Perth
23551	The Queen Elizabeth II Medical Centre—P.A.B.X. Installation 1984	23/2/84†	P.W.D., West Perth
23552	Esperance Water Supply—9 000 m ³ RCC Roofed Tank at Dempster Head	21/2/84	P.W.D., West Perth P.W.D., W.S., Esperance P.W.D., W.S., Kalgoorlie
23553	South Kalgoorlie Primary School—Mechanical Services	21/2/84	P.W.D., West Perth P.W.D., A.D., Kalgoorlie
23554	Busselton Sewerage—Reticulation Area No. 9A PVC Gravity Sewers Schedule of Rates	21/2/84	P.W.D., West Perth P.W.D., W.S., Bunbury
23555	Metropolitan Prison Complex—Canning Vale Staff Recreation Facilities—Mechanical Services	14/2/84	P.W.D., West Perth
23556	Boondi Goldfields and A.W.S. Pump Station—Erection	21/2/84	P.W.D., West Perth P.W.D., A.D., Kalgoorlie
23557	W.A. College of Advanced Education—Churchlands Campus—Computer Facility Building—Additions to Existing Business Studies	28/2/84	P.W.D., West Perth
23558	Cue Govt. Offices—External Repairs and Renovations, Part Internal and Restoration of Stonework	21/2/84	P.W.D., West Perth P.W.D., A.D., Geraldton
23559	Geraldton Office Dept. of Agriculture—Mechanical Services	21/2/84	P.W.D., West Perth P.W.D., A.D., Geraldton

PUBLIC WORKS DEPARTMENT—*continued*

Contract No.	Project	Closing Date	Tender Documents now available at
23560	Coolgardie Govt. Offices Internal and External Repairs and Renovations	21/2/84	P.W.D., West Perth P.W.D., A.D., Kalgoorlie
23561	(East) Manjimup Primary School—Sewer Connection	21/2/84	P.W.D., West Perth P.W.D., A.D., Bunbury
23562	Manjimup Primary School—Sewer Connection	21/2/84	P.W.D., West Perth P.W.D., A.D., Bunbury
23563	Cunderdin Agricultural District High School—Alterations, Additions and Machinery Building	21/2/84	P.W.D., West Perth P.W.D., A.D., Northam
23464	Subiaco—King Edward Memorial Hospital Agnes Walsh House—Lift Services (Direct Contract)	21/2/84	P.W.D., West Perth
23565	Bunbury Courthouse and Government Offices—Communication Systems (Nominated Sub Contract)	14/2/84	P.W.D., West Perth P.W.D., A.D., Bunbury
23566	Southern Cross—Supply and Erection of Mechanical Workshop Building at Public Works Dept. Depot	21/2/84	P.W.D., West Perth P.W.D., A.D., Kalgoorlie P.W.D., A.D., Merredin
23567	Bunbury Courthouse and Government Offices Acoustic Partitions—Supply and Installation	14/2/84	P.W.D., West Perth P.W.D., A.D., Bunbury P.W.D., A.D., Albany

† State Tender Board, 815 Hay Street at 10.00 a.m.

* Deposit on Documents \$250

ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount
			\$
23503	Brookton District High School—Internal and External Repairs and Renovations	Dietrich Bros.	43 000
23487	Geraldton Police Station—Additions and Alterations	Merston Construction	277 000
23489	Bunbury Courthouse and Government Offices—Courtroom Cabinetwork	Ascot Traders	41 949
23505	Gooseberry Hill Primary School and Pre-Primary School—Internal and External Repairs and Renovations	P. R. Paul and Company Pty. Ltd.	22 350
23469	Cranbrook Police Complex—Erection	Prout Shipway and Associates	261 550
23418	West Pilbara Water Supply—Harding Dam Project Pumping Station—Supply and Installation of Pumping Plant	Wormald Machinery Pump Group	235 114
23506	Allenswood Primary and Pre-Primary Schools—External and Internal Repairs and Renovations	P. R. Paul and Company	22 500

K. T. CADEE,
Under Secretary for Works.

PW 1829/83

Local Government Act 1960 (as amended); Public Works Act 1902 (as amended)

NOTICE OF INTENTION TO RESUME LAND

Road Truncation—City of Belmont

THE Minister for Works hereby gives notice in accordance with the provisions of Section 17(2) of the Public Works Act 1902 (as amended) that it is intended to take or resume under Section 17(1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Swan District, for the purpose of the following public work, namely Road Truncation—City of Belmont and that the said pieces or parcels of land are marked off on Plan P.W.D., W.A. 55285, which may be inspected at the office of the Minister for Works, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

SCHEDULE

No. on Plan P.W.D., W.A. No. 55285	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
—	Douglas Edward Biggs, Margaret Molly Biggs	Douglas Edward Biggs, Margaret Molly Biggs	Portion of Swan Location 34 and being part of Lot 186 on Plan 1711 and being part of the land in Certificate of Title Volume 1046 Folio 324	18 m ²

Dated this 18th day of January 1984.

K. F. McIVER,
Minister for Works.

Main Roads Act 1930 (as amended); Public Works Act 1902 (as amended)

M.R.D. 42/64-A

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17(2) of the Public Works Act, 1902 as amended, that it is intended to take or resume under Section 17(1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Esperance District, for the purpose of the following public works namely, widening and realignment of the South Coast Highway (Coolbidge Creek to Caitun Creek Section) and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A. 8305-106 and 8305-107-1 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Andrea Cabassi and Kaye Margot Cabassi	A. & K. M. Cabassi	Portion of Esperance Location 1396 and being part of Lot 1 on Diagram 35036 and being part of the land comprised in Certificate of Title Volume 1563 Folio 404	4.4 710 ha
2.	Maree Pastoral Co. Pty. Ltd. and Shanlee Pastoral Co. Pty. Ltd.	Maree Pastoral Co. Pty. Ltd. and Shanlee Pastoral Co. Pty. Ltd.	Portion of Esperance Location 1396 and being part of Lot 2 on Diagram 35036 and being part of the land comprised in Certificate of Title Volume 1380 Folio 859	5.7 960 ha
3.	Orphean Nominees Pty. Ltd.	Orphean Nominees Pty. Ltd.	Portion of Esperance Location 1438 and being part of the land comprised in Certificate of Title Volume 1535 Folio 697	7.2 530 ha

Dated this 25th day of January 1984.

D. R. WARNER,
Secretary, Main Roads.

Main Roads Act 1930 (as amended); Public Works Act 1902 (as amended)

M.R.D. 41/656-5

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 as amended, that it is intended to take or resume under Section 17(1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the East Fremantle District, for the purpose of the following public works namely, construction of the Southern Approaches to the Stirling Bridge, and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A. 7921-42 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Edourdo dos Santos and Matilde dos Santos	E. and M. dos Santos	Portion of Swan Location 71 and being Lot 416 on Plan 1753 and being the whole of the land comprised in Certificate of Title Volume 895 Folio 74	508 m ²

Dated this 25th day of January 1984.

D. R. WARNER,
Secretary, Main Roads.

PW 1368/82 Ex. Co. 0304

Town Planning and Development Act 1928 (as amended); Public Works Act 1902 (as amended)

LAND ACQUISITION

Town Planning Scheme No. 10 (Stage 2)—High Wycombe Maida Vale—Shire of Kalamunda

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto being all in the Swan District have, in pursuance of the written consent under the Town Planning and Development Act 1928 (as amended) and approved under Section 17(1) of the Public Works Act 1902 (as amended) of His Excellency the Lieutenant-Governor and Administrator, acting by and with the advice of the Executive Council, dated the 24th day of January 1984, been compulsorily taken and set apart for the purposes of the following public work, namely Town Planning Scheme No. 10 (Stage 2)—High Wycombe—Maida Vale—Shire of Kalamunda.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are shown marked off on Plan P.W.D., W.A. 55251, which may be inspected at the Office of the Minister for Works, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

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

SCHEDULE

No. on Plan P.W.D., W.A. No. 55251	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Albert William Thomas and Gloria Elizabeth Thomas	Albert William Thomas and Gloria Elizabeth Thomas	Portion of Swan Location 2753 and being part of Lot 22 on Diagram 29570 now comprised in Plan 14333 and being part of the land in Certificate of Title Volume 1412 Folio 953	1.6 102 ha
2.	Marian Smolinski and Regina Smolinski	Marian Smolinski and Regina Smolinski	Portion of Swan Location 2753 and being Lot 23 on Diagram 29570 and being the whole of the land in Certificate of Title Volume 1344 Folio 88	1.8 742 ha
3.	Walter Douglas Dorizzi and Trevor William Bath	Walter Douglas Dorizzi and Trevor William Bath	Portion of Swan Location 2753 and being part of Lot 15 on Diagram 21484 and being the whole of the land in Certificate of Title Volume 373 Folio 150A	1.8 917 ha
4.	Her Majesty	Her Majesty and Transfer B495304 Ampol Exploration Ltd.; Shell Development (Australia) Pty. Ltd.; Texaco Overseas Petroleum Co.; and California Asiatic Oil Co.	Portion of Swan Location 2753 and being part of the land on Plan 9254 (sheet 2) now comprised Plan 14333 and being part of the land in Certificate of Title Volume 1506 Folio 612	1 736 m ²
5.	Steven Derek Heley	Steven Derek Heley and Transfer A357899 Ampol Exploration Ltd.; Shell Development (Australia) Pty. Ltd.; Texaco Overseas Petroleum Co.; and California Asiatic Oil Co.	Portion of Swan Location 2753 and being part of Lot 20 on Diagram 26623 and being the whole of the land in Certificate of Title Volume 267 Folio 55A	8 296 m ²
6.	Gwendoline Rose Martin and Eugene Ivan Harold Jarvis	Gwendoline Rose Martin and Eugene Ivan Harold Jarvis and Transfer A365313 Ampol Exploration Ltd.; Shell Development (Australia) Pty. Ltd.; Texaco Overseas Petroleum Co.; and California Asiatic Oil Co.	Portion of Swan Location 2753 and being part of Lot 11 on Diagram 19754 and being the whole of the land in Certificate of Title Volume 1340 Folio 962 and Volume 381 Folio 99A	3.0 402 ha
7.	Graham Peter Blair	Graham Peter Blair	Portion of Swan Location 2753 being part of Lot 12 on Diagram 19754 now comprised in Plan 14333 and being part of the land in Certificate of Title Volume 1362 Folio 595	1.7 910 ha
8.	Sirena Nominees Pty. Ltd.	Sirena Nominees Pty. Ltd.	Portion of Swan Location 2753 and being part of Lot 13 on Diagram 19754 now comprised in Plan 14333 and being part of the land in Certificate of Title Volume 1362 Folio 596	4.8 634 ha

Certified correct this ninth day of January 1984.

K. F. McIver,
Minister for Works.FRANCIS BURT,
Lieutenant-Governor and Administrator in Executive Council.

Dated this 24th day of January, 1984.

METROPOLITAN WATER AUTHORITY ACT 1982.

Notice of Declaration of Main Drain Paterson Road Branch Drain—Kewdale.

M.W.A. 486746/83.

MADE by the Metropolitan Water Authority pursuant to section 100 (6).

1. Notice is hereby given that as from 27 March 1984 the proposed main drain, of which the route, point of commencement A and point of termination B are shown on the plan in the Schedule hereto, shall be a main drain known as the Paterson Road Branch Drain.

2. The proposed main drain will comprise of underground pipelines varying in diameter from 450 mm to 525 mm, a compensating basin, structures manholes and all other works and apparatus connected therewith. The drain is being provided to dispose of surplus water from the catchment of the drain.

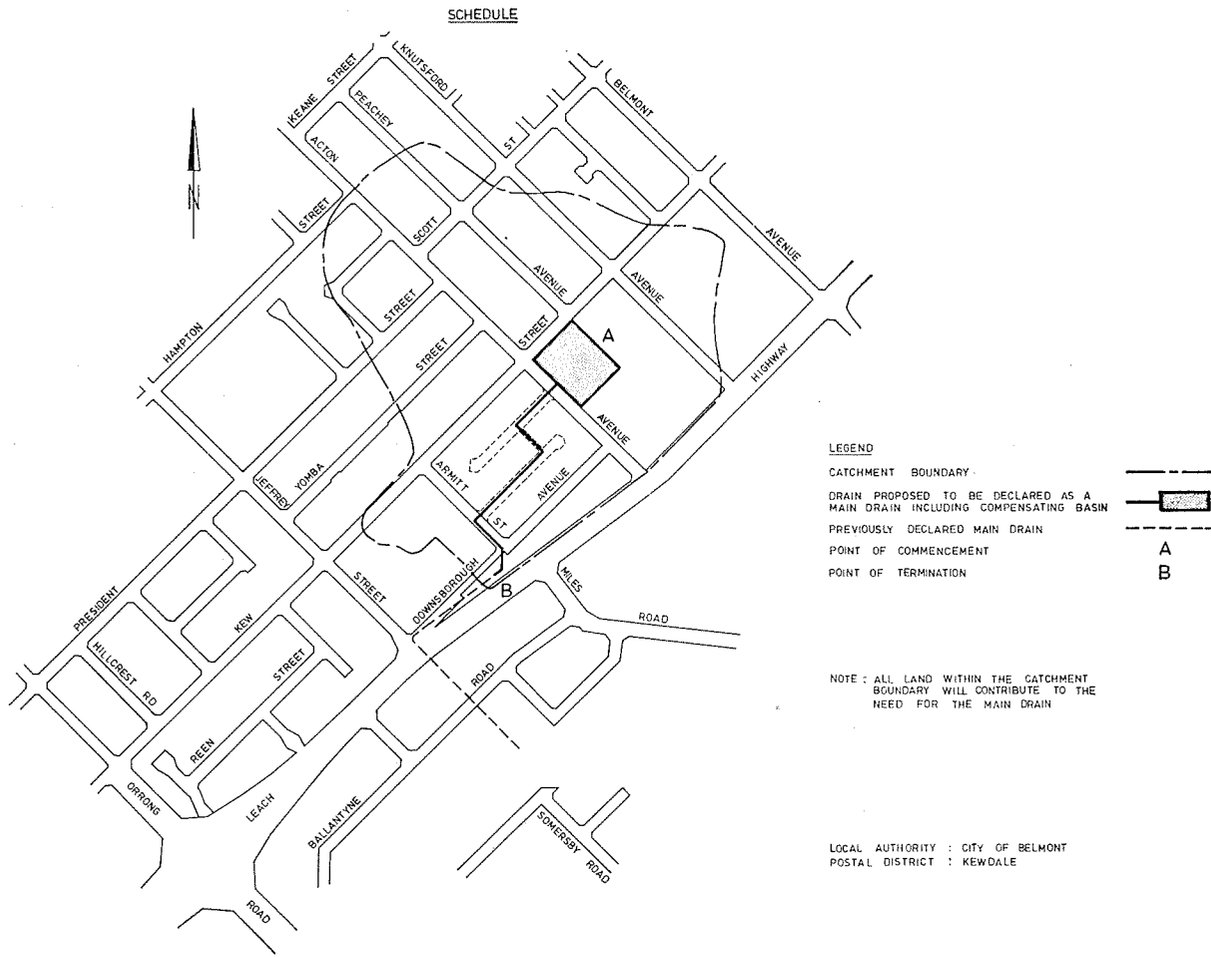
3. A person who is aggrieved by this proposal or who alleges that any land is not land which will—

- (a) benefit from; or
- (b) contribute to the need for,

the proposed main drain as delineated on plan M.W.A. 18549 may, pursuant to section 100 (9) of the Metropolitan Water Authority Act 1982, by notice in writing to the Minister within one month of the publication of this notice, object to the proposal.

K. KELSALL,
Acting Managing Director.

Note: Plan M.W.A. 18549, reproduced in this notice as the plan in the Schedule, may be inspected at the Planning Branch, Metropolitan Water Centre, 629 Newcastle Street, Leederville between the hours of 9.00 a.m. and 3.30 p.m. on any working weekday.



**METROPOLITAN WATER AUTHORITY,
WESTERN AUSTRALIA.**

Artesian Monitoring Network Stage 15.

TENDERS are invited for the drilling, sampling, construction, development and disinfection of one artesian monitoring well at each of three sites to a maximum depth of 400 metres using a rotary type drill and mud circulation techniques.

Documents may be obtained from:—

The Administrative Assistant—New Works,
Metropolitan Water Authority,
Metropolitan Water Centre,
629 Newcastle Street, Leederville 6007.

on or after 31 January 1984 on payment of \$50 for each copy.

Completed documents are to be lodged in the Tender Box located by the Reception Desk, Main Entrance, at the above address and will be received up to 2.30 p.m. on Monday, 13 February 1984. Tenders should be addressed to the Managing Director and marked "Tender for Artesian Monitoring Network—Stage 15".

H. J. GLOVER,
Managing Director.

TOWN OF MOSMAN PARK.

Abridged Version of the Financial Statements Certified by the Deputy Auditor General.

Municipal Fund.

SUMMARY STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30 JUNE 1983.

Receipts.	
Rates	\$ 778 143
Licences	4 334
Government Grants and Recoups	167 823
MRD Base Grant	24 070
Income From Property	32 578
Sanitation Charges	4 676
Fines and Penalties	2 758
Other Fees	580
Contribution to Works	42 913
All Other Receipts	61 873
Refunds	7 407
	<u>\$1 127 155</u>

Payments.	
Administration:	\$
Staff Section	111 028
Members Section	10 782
Debt Service	61 725
Public Works and Services	546 663
Buildings Construction & Equipment	3 541
Building Maintenance	31 835
Town Planning	702
Health Services	10 182
Sanitation	135 573
Prevention of Diseases	2 022
Dog Control	13 076
Building Control	18 516
Plant and Equipment	2 691
Donations and Grants:	
Statutory	
Non Statutory	31 521
Transfer to Reserve Funds	6 950
Parking Control	36 500
Library Services	4 036
All Other Expenditure	69 194
	<u>16 973</u>
	<u>\$1 113 510</u>

SUMMARY.

Credit Balance 1 July 1982	\$ 47 926
Receipts as per Statement	1 127 155
	<u>1 175 081</u>
Payments as per Statement	1 113 510
Credit Balance 30 June 1983	<u>\$61 571</u>

BALANCE SHEET AS AT 30 JUNE 1983.

Assets.	
Current Assets	\$ 149 524
Non-Current Assets	219 547
Reserve Fund Contra	206 175
Fixed Assets (nett)	906 226
Total Assets	<u>\$1 481 472</u>
Liabilities.	
Current Liabilities	\$ 4 534
Non-Current Liabilities	219 547
Deferred Liabilities	309 412
Total Liabilities	<u>\$533 493</u>
Total Assets	\$ 1 481 472
Total Liabilities	533 493
Municipal Accumulation A/C Surplus	<u>\$947 979</u>

Contingent Liability—The amount of interest included in loan debentures issued payable over the life of the loans and not shown under the heading of Loan Liability is approximately \$164 409.91.

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

D. G. JONES, Mayor.
D. A. WALKER, Town Clerk.

The accounts of the Town of Mosman Park have been audited for the financial year ended June 30, 1983. The accounts have been found to be in order and properly kept in accordance with the provisions of the Local Government Act 1960 and have been allowed subject to the following comment.

Balances held in the name of Town of Mosman Park Staff Contributing Endowment Fund \$1 590.61 and the Town of Mosman Park Monthly Savings Scheme \$1 220.94 at June 30, 1983 were not included in the Balance Sheet. To this extent both the assets and liabilities of the Town have been understated.

In my opinion, in all other matters, the Balance Sheet and the related financial statements for the year ended 30 June 1983 have been prepared on a basis consistent with the Local Government Accounting Directions and present a true and fair view of the affairs of the Shire.

N. E. SMITH, Deputy Auditor General.

SHIRE OF MOUNT MAGNET.

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30 JUNE 1983.

Receipts.	
Rates	\$ 53 774
Licences	1 077
Government Grants	237 800
Other Grants	77 510
Income from Property	55 692
Sanitation Charges	16 198
Cemetery	155
Sale of Assets and Materials	18 092
Private Works	26 629
Other Receipts	6 937
Other Revenue	77 919
	<u>\$571 783</u>

Payments.	
Administration:	\$
Staff	57 600
Members	5 431
Debt Service	130 483
Public Works and Services	203 778
Buildings:	
Construction	5 703
Maintenance	52 958
Library Operation	2 906
Health Services	2 008
Sanitation	12 906
Vermis Services	1 162
Bushfire Control	396
Traffic Control	576
Cemetery	752
Plant, Machinery and Tools	25 785
Operation Costs	1 409
Materials Purchased	13 457
Donations and Grants	70
Other Works and Services	25 947
Transfer to Long Service Leave Reserve Fund	2 000
All other Expenditure	1 174
	<u>\$546 501</u>

SUMMARY.

Debit Balance 1/7/1982	Dr. \$ 41 071
Receipts as per Statement	571 783
	<u>530 712</u>
Payments as per Statement	546 501
	<u>Dr. \$15 789</u>

BALANCE SHEET AS AT 30 JUNE 1983.

Assets.	
Current Assets	\$ 15 803
Non-Current Assets	9 499
Deferred Assets	390 320
Fixed Assets	460 436
Total Assets	<u>\$876 058</u>
Liabilities.	
Current Liabilities	\$ 34 723
Non-Current Liabilities	9 499
Deferred Liabilities	538 410
Total Liabilities	<u>\$582 632</u>

SUMMARY.

Total Assets	\$ 876 058
Total Liabilities	582 632
Municipal Accumulation Account Surplus	<u>\$293 426</u>

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

GEORGE J. JENSEN, President.
GRAEME J. McDONALD, Shire Clerk.

The accounts of the Shire of Mount Magnet have been audited for the financial year ended 30 June 1983. The accounts have been found to be in order and properly kept in accordance with the provisions of the Local Government Act 1960 and have been allowed subject to the comments contained in this report.

The debtors representing the Balance Sheet item Debtors, Mineral Claims, \$1 142.50 cannot be identified.

The deferred liability in respect of the Electricity Undertaking, \$1 609.52, no longer exists and accordingly the balance of the Municipal Accumulation Account is understated by \$1 609.52.

In my opinion, in all other matters, the Balance Sheet and related financial statements for the year ended 30 June 1983 have been prepared on a basis consistent with the Local Government Accounting Directions and present a true and fair view of the affairs of the Shire.

14 December 1983.

N. E. SMITH, Deputy Auditor General.

SHIRE OF QUAIRADING.

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE
YEAR ENDED 30 JUNE 1983.

Receipts.		\$
Rates	261 954.35
Licences	128 225.20
Government Grants	313 545.99
Income from Property	51 440.33
Sanitation Charges	11 204.00
Cemetery Receipts	331.30
Declared Animals and Plants	91.75
Other Fees	2 033.20
All Other Revenue	124 007.83
		<u>\$892 833.95</u>

Payments.		\$
Administration:		
Staff	82 226.48
Members	6 907.55
Debt Service	62 738.74
Public Works and Services	369 554.47
Building Construction and Equipment	18 634.92
Buildings—Maintenance	72 680.02
Furniture and Equipment	3 210.15
Health Services	16 750.52
Library Services	4 846.15
Declared Animals and Plants	5 061.36
Bush Fire Control	2 320.58
Cemetery	2 457.54
Other Works and Services	7 471.78
Plant and Tools	57 357.24
Public Works Overheads—Under Allocated	3 636.78
Plant Operation Costs—Under Allocated	469.27
Materials	373.36
Donations and Grants	2 060.45
Payment to Main Roads Department	112 257.43
Transfer to Reserves	25 376.00
Other Expenditure	48 919.02
		<u>\$905 309.81</u>

SUMMARY.

	\$
Credit Balance 1 July 1982	4 960.47
Receipts 1982/83	892 833.95
	<u>897 794.42</u>
Less Payments 1982/83	905 309.81
Debit Balance to 30 June 1983	<u>\$7 515.39</u>

BALANCE SHEET AS AT 30 JUNE 1983.

Assets.		\$
Current Assets	35 562.50
Non-Current Assets	91 603.41
Deferred Assets	77 262.63
Fixed Assets	1 041 600.08
		<u>\$1 246 028.62</u>

Liabilities.

		\$
Current Liabilities	17 246.86
Non-Current Liabilities	89 548.75
Deferred Liabilities	349 211.73
		<u>\$456 007.34</u>

SUMMARY.

		\$
Total Assets	1 246 028.62
Total Liabilities	456 007.34
		<u>\$790 021.28</u>

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

A. C. KELLY,
President.

T. L. WHITE,
Shire Clerk.

Auditor's Report.

The accounts of the Shire of Quairading have been audited for the financial year ended 30 June 1983. The accounts have been found to be in order and properly kept in accordance with the provisions of the Local Government Act 1960-1983 and have been allowed.

In my opinion, the Balance Sheet and the related financial statements for the year ended 30 June 1983 have been prepared on a basis consistent with the Local Government Act Accounting Directions and present a true and fair view of the affairs of the Shire.

N. E. SMITH,
Deputy Auditor General.

SHIRE OF KENT.

IT is hereby notified that Mr. Jeffrey Stewart Gale has been appointed Acting Shire Clerk for the period 23 January 1984 to 3 February 1984, inclusive, in the absence of the Shire Clerk whilst on leave.

R. W. MORTIMER,
President.

SHIRE OF MUNDARING.

Acting Shire Clerk.

IT is hereby notified that Mr. Kevin Francis Bentley has been appointed Acting Shire Clerk for the Shire of Mundaring for the period 24 December 1983 to 1 April 1984 during the absence of the Shire Clerk on leave.

T. M. BROZ,
President.

SHIRE OF PEPPERMINT GROVE.

IT is hereby notified for public information that Mr. Thomas Worsley has been appointed Acting Shire Clerk to the Shire of Peppermint Grove during the leave of the Shire Clerk from 23 January 1984 to 20 February 1984 inclusive.

By Order of the Council,
A. B. CRAIG,
President.

LOCAL GOVERNMENT ACT 1960-1983.

Shire of Albany.

Notice of Intention to Borrow.

Proposed Loan Number (No. 93) of \$44 600.

PURSUANT to section 610 of the Local Government Act 1960-1983 the Council of the Municipality of the Shire of Albany hereby gives notice that it proposes to borrow by the sale of a single debenture, money on the following terms and for the following purposes—\$44 600 for a period of 5 years repayable at the Office of the Shire of Albany by 10 equal half yearly instalments of Principal and Interest. Purpose: Plant Purchases.

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

Dated this 16th day of January, 1984.

H. A. RIGGS,
President.

D. J. CUNNINGHAM,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1983.

Shire of Carnamah.

Correction—Notice of Intention to Borrow.

Proposed Loan (No. 99) of \$200 000.

IT is hereby notified that the conditions of the proposed loan have been amended to:—

Repayable at the Office of the Lender in 30 half-yearly instalments, with interest rate to be re-negotiated at five yearly intervals.

Dated this 17th day of January, 1984.

F. C. G. LUCAS,
President.

M. L. CROFT,
Acting Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1983.

Shire of Wanneroo.

Notice of Intention to Borrow.

Proposed Loan (No. 226) of \$454 455.

PURSUANT to section 610 of the Local Government Act (As Amended) the Wanneroo Shire Council hereby gives notice that it proposes to borrow money by the sale of debentures for the following purposes:

Buildings—			
			\$
Depot (Part)	7 823
Yagan Kindergarten	600
Engineering—			
Warwick Tennis Courts	64 000
Footpaths	163 482
Part 2 Belgrade Road	19 800
Scott Road	32 100
Quinns Street Drainage	61 900
Ocean Reef Road (Part)	47 300
Two Rocks Binnishell Carpark	12 000
West Coast Highway	1 900
Mullaloo Drainage	35 300
Parks and Gardens—			
Goals	2 250
Lighting Reserves	6 000
		Total	\$454 455

The loan for a period of 10 years will be repayable at the office of the Shire of Wanneroo by 20 half-yearly instalments of principal and interest, with the interest rate being renegotiated after each 4 year period or part thereof.

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

Dated this 24th day of January, 1984.

R. J. IVAN,
President.

J. R. WATSON,
Acting Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1983.

Shire of Wickepin.

Notice of Intention to Borrow.

Proposed Loan (No. 68) of \$40 000.

PURSUANT to section 610 of the Local Government Act 1960-1983, the Shire of Wickepin hereby gives notice that it proposes to borrow money by the sale of a debenture on the following terms and for the following purpose: \$40 000 for a period of 10 years repayable at the office of the lender by 20 equal half-yearly instalments of principal and interest. Purpose: Construction of Caravan Parks.

Description and estimate of cost, as required by section 609, are available for inspection at the office of the Council, during business hours, for a period of 35 days after publication of this notice.

Dated this 17th day of January, 1984.

H. M. LANG,
President.

W. I. WEIR,
Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1983.

City of Bayswater.

Sale of Land.

Department of Local Government,
Perth, 24 January 1984.

LG: BW-4-6B.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has directed under the provisions of section 266 of the Local Government Act, that the City of Bayswater may sell Lot 71 being portion of Swan Location P11 on Diagram 65052 being the land contained in Certificate of Title Volume 1646 Folio 585 to D. and B. F. Fynn by private treaty.

M. J. HARDING,
Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1983.

Shire of Carnarvon.

Loan No. 138.

Department of Local Government,
Perth, 24 January 1984.

LG: C-3-8.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved the making of a loan to the State Energy Commission for the purpose of the construction of depot buildings, generation buildings and staff housing; the installation of mains extension; and the purchase of land for staff housing, motor vehicles, plant, equipment, tools and generation plant for the Carnarvon Electricity Undertaking, being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act by the Shire of Carnarvon.

M. J. HARDING,
Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1983.

Shire of Coolgardie.

Loan.

Department of Local Government,
Perth, 24 January 1984.

LG: CG-3-8.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved the raising of a loan for the construction of Stage 1 Part C and D and Stage 2 of the Coolgardie Townsite Waste Water Scheme and sewerage works in Moran Street, Coolgardie, being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act, by the Shire of Coolgardie.

M. J. HARDING,
Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1983.

Shire of Chittering.

Cancellation of Rating Exemption.

Department of Local Government,
Perth, 24 January 1984.

LG: CH-6-21.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator under the provisions of section 532 (10) of the Local Government Act, has cancelled the declaration exempting from Municipal Rates the land described in the notice published in the *Government Gazette* on 9 April 1937, page 527.

M. J. HARDING,
Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1983.

Shire of Chittering.

Rating Exemption.

Department of Local Government,
Perth, 10 January 1984.

LG: CH-6-21.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator under the provisions of section 532 of the Local Government Act, has declared exempt from Municipal Rates that land described as:—

- (i) (firstly) portion of Swan Location 1372, being part of Lot M 1040 on plan 3550 and (secondly) Swan Locations 746, 871, 935, 936, 937, 1387 and portion of each of Swan Locations, 708, 791, 878 and 893 being land contained in Certificate of Title Volume 1498 Folio 317; and
- (ii) Swan Locations 1047 and 3773 and portion of each of Swan Locations 791, 893 and 1372 the whole of the said land being Lot 51 on Plan 10657 being land contained in Certificate of Title Volume 1374 Folio 925.

P. FELLOWES,
Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1983.

Shire of Exmouth.

Sale of Land.

Department of Local Government,
Perth, 24 January 1984.

LG: Ex-4-6.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has directed under the provisions of section 266 of the Local Government Act, that the Shire of Exmouth may sell the following land by private treaty:—

1. Exmouth Lot 937 being the land contained in Certificate of Title Volume 1650 Folio 585 to S. J. Pitman.
2. Exmouth Lot 938 being the land contained in Certificate of Title Volume 1650 Folio 586 to K. B. Renner.

M. J. HARDING,
Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1983.

Shire of Wanneroo.

Sale of Land.

Department of Local Government,
Perth, 24 January 1984.

LG: WN-4-6R.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has directed under the provisions of section 266 of the Local Government Act that the Shire of Wanneroo may sell the following land by private treaty:—

- (1) Lot 40 being portion of Wanneroo Estate Lot 10 on Diagram 52234 being the land contained in Certificate of Title Volume 1506 Folio 318 to C. D. and D. D. Lakay.
- (2) Lot 51 being portion of Wanneroo Estate Lot 12 on Plan 11987 being the land contained in Certificate of Title Volume 1469 Folio 705 to M. E. Couper.

M. J. HARDING,
Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1983.

Shire of Wanneroo.

Sale of Land.

Department of Local Government,
Perth, 24 January 1984.

LG: WN-4-6S.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has directed under the provisions of section 266 of the Local Government Act that the Shire of Wanneroo may sell the following land by private treaty:—

- (1) Lot 228 being portion of Wanneroo Estate Lot 11 on Plan 11318 being the land contained in Certificate of Title Volume 1415 Folio 580 to M. D. James and K. Courtney;
- (2) Lot 229 being portion of Wanneroo Estate Lot 11 on Plan 11318 being the land contained in Certificate of Title Volume 1415 Folio 581 to L. A. White;
- (3) Lot 230 being portion of Wanneroo Estate Lot 11 on Plan 11318 being the land contained in Certificate of Title Volume 1415 Folio 582 to A. W. & V. J. Fulcher;
- (4) Lot 231 being portion of Wanneroo Estate Lot 11 on Plan 11318 being the land contained in Certificate of Title Volume 1415 Folio 583 to S. A. Brown;
- (5) Lot 62 being part of Swan Location 1669 on Plan 11700 being the land contained in Certificate of Title Volume 1499 Folio 742 to H. & R. Bunk.

M. J. HARDING,
Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1983.

Shire of Wanneroo.

Sale of Land.

Department of Local Government,
Perth, 24 January 1984.

LG: WN 4/6T.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has directed under the provisions of section 266 of the Local Government Act, that the Shire of Wanneroo may sell Lot 236 being land on plan 11776 and comprised in Certificate of Title Volume 1452 Folio 250, to B. J. Warren and V. Ford, by private treaty.

M. J. HARDING,
Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1983.

Shire of Wanneroo.

Sale of Land.

Department of Local Government,
Perth, 24 January 1984.

LG: WN 4-6U.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has directed under the provisions of section 266 of the Local Government Act that the Shire of Wanneroo may sell the following land by private treaty:—

- (1) Lot 80 being portion of Swan Location 1796 on Diagram 50997 being the land contained in Certificate of Title Volume 1450 Folio 117 to C & D MacPharland.
- (2) Lot 117 being portion of Swan Location 1621 on Plan 11321 being the land contained in Certificate of Title Volume 1419 Folio 436 to C. L. Diletti.

M. J. HARDING,
Acting Secretary for Local Government.

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

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

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 17 October 1983 and 21 November 1983 to make and submit for confirmation by the Lieutenant-Governor and Administrator the following amendments to By-law No. 60:—

1. Executive Council Minute No. 3705.
 - (i) That the Second Schedule be amended by:—
 - (a) Deleting in Clause 3 subclause (d) in line 3 the figure “40c” and substituting therefor the figure “60c”.
 - (b) Deleting in Clause 3 subclause (mb) in line 3 the figure “80c” and substituting therefor the figure “\$1.00”.
 - (ii) That the Third Schedule be amended by:—
 - (a) Deleting in Clause 3, subclause (b).
 - (b) Adding in Clause 3, subclause (a) the figure “7” between the figures “6” and “9” in line 3.
2. Executive Council Minute No. 0113.
 - (i) That the Second Schedule be amended by:—
 - (a) Deleting the description of Parking Station 8A in Clause 1 and substituting therefor the following:

“ Parking Station 8A:
Situated on the southern side of James Street east of Lake Street and on the northern side of Roe Street east of Lake Street, with the exception of the area comprising Parking Station 8 ”.
 - (b) Deleting in Clause 3 subclause (g) in line three the figure “40c” and substituting therefor the following:

“ 30c ”.
3. Executive Council Minute No. 0111.
 1. That Clause 30 be amended by:—
 - (a) adding at the commencement of subclause (i) the words “Subject to subclause (ii) of this clause,”
 - (b) in subclause (ii) deleting the words “commercial vehicle” where they are used in the phrase “unless such vehicle is a commercial vehicle” and substituting in their place the words “service vehicle as defined in Clause 45B hereof”.
 2. That clause 45B be amended by:—
 - (a) in subclause (i) inserting after the word “Clause” the words “and Clause 30 hereof” and inserting after the words “emergency vehicle” a comma and the words “service vehicle”, and
 - (b) deleting subclause (ii) and substituting in its place the following subclause:

“ (ii) A person shall not stand a service vehicle in a pedestrian mall other than in a parking stall set aside for use by commercial vehicles and only when such vehicles are permitted to enter the pedestrian mall as designated by signs at the entrance thereto ”.
4. Executive Council Minute No. 0112.
 - (i) That Clause 6 be amended by deleting the words “Clause 46” in subclause (i) and subclause (3) and substituting therefor the words “Clause 47”.
 - (ii) That Clause 7 be amended by deleting the words “Clause 46” and substituting therefor the words “Clause 47”.
 - (iii) That Clause 7A be amended by deleting the words “Clause 46” and substituting therefor the words “Clause 47”.
 - (iv) That Part 5 be deleted and the following new Part be substituted therefor:

“ PART 5.—RESIDENTIAL PARKING.

46. In this Part of this By-law, unless the context otherwise requires: “dwelling unit” means a building or part of a building used for self-contained living quarters;

“eligible person” means a single house occupier or a unit owner;

“residential parking permit” means a permit issued by the Council pursuant to the provisions of this Part of this By-law;

“residential unit” means a dwelling unit in a building which is adjacent to a part of a road whereon the standing of vehicles is prohibited for more than a period specified by a sign referable thereto or which is adjacent to a metered space and which contains:

 - (i) two or more dwelling units; or
 - (ii) in addition to the dwelling unit, one or more non-residential uses;

"single house" means a dwelling unit constructed on its own lot and used for self contained living quarters and which is adjacent to a part of a road whereon the standing of vehicles is prohibited for more than a period specified by a sign referable thereto or which is adjacent to a metered space;

"single house occupier" means an occupier of a single house;

"unit house" means a person who is an owner and occupier of a residential unit.

47. (1) Where the standing of a vehicle on any part of a road is prohibited for more than a period specified by a sign referable thereto or where any part of a road is a metered space the holder of a residential parking permit is exempted from such prohibition or from the requirements of Clauses 6, 7 and 7A of this By-law as the case may be.

(2) The exemption conferred by subclause (1) hereof shall apply only:

(a) to the road or the part of a road specified in the residential parking permit or to the metered space or spaces specified in the residential parking permit;

(b) to the vehicle specified in the residential parking permit;

(c) if the residential parking permit is so displayed in the vehicle specified in such permit or affixed to the windscreen thereof as to be clearly visible and readable by an Inspector requiring to examine the residential parking permit from outside the vehicle, and

(d) if the residential parking permit is valid.

(3) The exemption conferred by subclause (1) hereof shall not apply during any period in which the standing of vehicles is prohibited in the road or the part of a road specified in the residential parking permit.

48. (1) The Council may upon the written application of an eligible person and upon payment of the fee referred to in subclause (2) hereof issue a residential parking permit in the form in the Sixth Schedule hereto.

(2) the fees payable for the issue of a residential parking permit pursuant to this clause are:

(a) where the applicant is a person eligible for a deferment of rates under the Pensioners (Rates Rebates and Deferments) Act 1966: \$5.00

(b) in all other cases: \$10.00.

49A. Subject to Clause 50 hereof:

(1) the Council shall not issue more than two residential parking permits to any single house occupier where the single house is situated on land having no provision for parking;

(2) the Council shall not issue more than one residential parking permit to any single house occupier where the single house is situated on land which has provision of parking of one vehicle only;

(3) the Council shall not issue a residential parking permit to any single house occupier where the single house is situated on land having provision for parking of two or more vehicles.

49B. Subject to Clause 50 hereof:

(1) where no parking is available to a unit owner on the land upon which the residential unit is situated the Council shall not issue more than two residential parking permits to the unit owner;

(2) where parking for one vehicle only is available to a unit owner on the land upon which the residential unit is situated the Council shall not issue more than one residential parking permit to the unit owner;

(3) where parking for two or more vehicles is available to a unit holder on the land upon which the residential unit is situated the Council shall not issue a residential parking permit to the unit owner.

50. The Council shall not issue more than two residential parking permits in respect of any single house or residential unit.

51. (1) Every residential parking permit shall cease to be valid:

(a) upon the expiry of a period twelve (12) months from and including the date on which it is issued; or

(b) upon the holder of such permit ceasing to be an eligible person.

(2) The holder of a residential parking permit shall forthwith upon such permit ceasing to be valid remove such permit from the vehicle in which it is displayed or to which it is affixed. "

5. That a new Sixth Schedule be inserted as follows:

“ Sixth Schedule.
City of Perth Parking Facilities Act 1956 (as amended).
RESIDENTIAL PARKING PERMIT.

No.....
Vehicle Make/Type
Registration Number
Exempted Road/Metered Space
Date of Issue
Date of Expiry

R. F. DAWSON,
Town Clerk. ”

Dated this 7th day of November, 1983.

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

[L.S.]

M. A. MICHAEL,
Lord Mayor.

R. F. DAWSON,
Town Clerk.

Recommended—

J. F. GRILL,
Minister for Transport.

Approved by His Excellency the Lieutenant-Governor and Administrator in
Executive Council this 10th day of January, 1984.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 (AS AMENDED).

City of Perth.

By-law No. 75—Relating to the Swimming Pool at the City of
Perth Aquatic Centre, Beatty Park.

IN pursuance of the powers conferred upon it by the abovementioned Act and of
all other powers enabling it the Council of the abovementioned Municipality hereby
records having resolved on the seventeenth day of October, 1983, to make and
submit for confirmation by the Lieutenant-Governor and Administrator that By-law
No. 75 be amended by deleting Clause 31 and the following substituted in lieu
thereof:—

Subject to provisions of By-law No. 34 of the City of Perth the following
shall be the sums to be paid for admission to the Pool premises and for the
use of the Pool and the requisites supplied therein—

	cents
Persons 15 years of age or above	55
Children under 15 years of age	35
Persons under instruction with an authorised swimming teacher in attendance or under the control of a licensed swimming coach	35
Use of Towel	40
Hire of Locker	30
Charge for custody of lost property	20

Dated this nineteenth day of December, 1983.

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

[L.S.]

M. A. MICHAEL,
Lord Mayor.

R. F. DAWSON,
Town Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive
Council this 24th day of January, 1984.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1983.

The Municipality of the City of Bunbury.

By-laws Relating to Signs, Hoardings and Bill Posting.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 26 July 1982 to make and submit for confirmation by the Lieutenant-Governor and Administrator the following By-laws:—

1. The By-laws relating to Signs, Hoardings and Bill Postings published in the *Government Gazette* on 11 June 1963 and adopted by Council in the *Government Gazette* on 6 November 1964 and amended by notices published in the *Gazettes* on 6 July 1965, 20 January 1966 and 25 May 1979 are hereby repealed.

2. Interpretation—In these by-laws, unless the context otherwise requires, the following terms shall have the meanings set against them hereunder:

“Act” means the Local Government Act 1960 (as amended);

“advertising device” means any object on which words or numbers or figures are written, placed, affixed or painted for the purpose of advertising any business, function, operation or other and includes any vehicle or trailer or other similar stationary object placed or located so as to serve the purpose of advertising any business, function, event, product or undertaking;

“authorised officer” means the Council’s Building Surveyor, Planning Officer or Building Inspector appointed pursuant to the Local Government Act;

“bill posting” means the sticking of any bill or painting, stencilling or affixing any advertisement on any building, structure, fence, wall, hoarding, signpost, pole, blind or awning, so as to be visible to any person in a street, public place, reserve or other land;

“council” means the Council of the Municipality of the City of Bunbury;

“development sign” means a sign erected on an area of land which has been approved for subdivision into a number of smaller lots, advertising the lots for sale but upon which no building development has taken place at the time of approval of the sign(s);

“direction sign” means a sign erected in a street or public place to indicate the direction to another place but does not include any such sign erected or affixed by the Council or the Commissioner of Main Roads or a road direction sign erected or affixed by a duly incorporated association or union of motorists authorised in that regard by the Minister for the time being administering the Road Traffic Act 1974;

“display home sign” means a sign erected on a lot on which a display home is erected;

“fly posting” means advertising by means of posters placed on fences, walls, trees, and the like without authority and in contravention of By-law 4:10;

“hoarding” means a detached or detachable structure other than a pylon sign that is erected for the sole purpose of displaying a sign or signs and includes a poster panel or an illuminated panel, but does not mean a hoarding within the meaning of section 377 of the Act;

“horizontal sign” means a sign fixed parallel to the wall of a building to which it is attached and with its largest dimensions horizontal;

“illuminated panel” means a posted or painted advertisement externally illuminated by artificial source of light;

“illuminated sign” means a sign that is so arranged as to be capable of being lighted either from within or without the sign by artificial light provided, or mainly provided for that purpose;

“information panel” means a panel used for displaying Government and Local Authority notices, functional and dated announcements of a religious, educational, cultural, recreational or similar character, general information for the benefit of the public and travellers and general commercial advertising;

“institutional sign” means a sign erected or placed on any land or building used for or in connection with a surgery, clinic, hospital, rest home, home for the aged, or other institution or place of a similar nature;

“pylon sign” means a sign supported by one or more piers and not attached to a building and includes a detached sign framework supported by one or more piers to which sign infills may be added

“roof sign” means a sign erected on the roof of a building;

“roster sign” means a sign erected by a Service Station for the time they are on roster as published in the *Government Gazette*;

“rural producers sign” means a sign erected on land zoned rural or land having a non-conforming use right for a rural use;

“sale sign” means a sign indicating that the premises whereon it is affixed are for sale, for letting or to be auctioned;

“semaphore sign” means a sign affixed and supported at, or by, one of its ends only;

“sandwich board sign” means a free standing double sided sign forming an “A” frame shape;

“sign” includes a signboard, a portable sign or a bunting sign and a clock other than a clock which is built into a wall and does not project beyond the face of the wall, or flags and bunting which carry no written message;

“sign infill” means a panel which can be fitted into a pylon sign framework;

"tower sign" means a sign affixed to or placed on a chimney stack or an open structural mast or tower;

"verandah" includes cantilever awnings, cantilever verandahs and balconies whether over public streets and ways or over private land;

"verandah sign" includes a sign on or above a verandah fascia and a sign under a verandah;

"vertical sign" means a sign attached to a building in which the vertical dimension exceeds the horizontal dimension exclusive of the back projection;

"wall panel" means a panel used for displaying a posted or painted advertisement which is affixed to or adjoining the wall of business premises or erected on the forecourt of such business premises.

3. Licences.

3.1 Licences and Exemptions.

3.1.1 No person shall erect, make or maintain a sign or advertising device and the owner or occupier of premises shall not suffer or permit a sign or advertising device to remain on those premises so as to be visible from a street, reserve or other public place, except pursuant to a licence issued under these by-laws.

3.1.2 The following are exempt from the requirements of these by-laws:

- (a) A sign erected or maintained pursuant to any Act having operation within the State;
- (b) a sale sign not exceeding 1 m² in area;
- (c) a plate not exceeding 0.2 m² in area erected or affixed on the street alignment or between that alignment and the building line to indicate the name and occupation or profession of the occupier of the premises;
- (d) signs of use solely for the direction and control of people animals and vehicles or to indicate the name and street number of a premises or any of those things, providing the area of any such sign does not exceed 0.2 m²;
- (e) advertisements affixed to or painted on a shop window by the occupier thereof and relating to the business carried on therein;
- (f) the name and occupation of any occupier of business premises painted on a window or wall of those premises;
- (g) signs within a building;
- (h) signs not larger than 0.7 m x 0.9 m on advertising pillars or panels approved by or with the consent of the Council for the purpose of displaying public notice for information;
- (i) building name signs on residential flats or home units where they are of a single line of letters not exceeding 300 mm in height, fixed to the facade of the building;
- (j) newspaper posters.

3.1.3 Every licence shall be granted and shall subsist subject only to the provisions of these by-laws.

3.1.4 Notwithstanding that a sign or hoarding would otherwise comply with the provisions of these by-laws the Council may refuse a licence if the sign or hoarding would, in its opinion, increase the number or variety of signs so as to become too numerous or various to be acceptable to residents in the area or be injurious to the amenity or natural beauty or safety of the area.

3.2 Revocation of Licences: The Council may, without derogation of any penalty to which that person may be liable, by notice in writing revoke the licence—

- (a) where anything purporting to be done pursuant to a licence issued under by-laws or is so altered that in the opinion of the Council, it is objectionable or contravenes By-law 3.1.4; or
- (b) where the Licensee is guilty of an offence against these by-laws.

3.3 Inspection of Licences.

3.3.1 A Licensee shall, on demand by an Authorised Officer of Council, produce his licence for inspection.

3.3.2 Every licensed sign or hoarding shall bear on its face in clearly legible figures the number of the licence under which it is erected or displayed.

3.4 Application for Licences.

3.4.1 An application for a licence under these by-laws shall be made in the form of an application set out in the First Schedule hereto.

3.4.2 An application for the first issue of a licence in respect of a sign shall be accompanied by a plan drawn to a scale of not less than 1 to 50 showing the size, position, design and inscription to appear thereon, the method of construction and fixing of the sign for which the licence is sought or alternatively such information as Council may require.

3.4.3 An application for the first issue of a licence in respect of a roof sign or an oversize pylon sign shall be accompanied by a certificate from an architect or structural engineer certifying that the building or structure upon which it is proposed to erect the sign is in all respects of sufficient strength to support the sign, under all conditions, and that the sign is itself of structurally sound design.

3.4.4 Any person applying for a licence shall furnish in writing such further particulars as may be required by the Building Surveyor.

3.4.5 If so required by the Council an applicant for a licence in respect of an illuminated sign shall produce to the Council a written consent to the erection of the sign, signed by or on behalf of the person or body having for the time being the management of traffic control lights.

3.4.6 Subject to By-law 3.2 and except where otherwise stated in these by-laws a licence issued pursuant to the by-laws remains valid until any alteration is proposed to be made to the structure or area of the sign in respect of which it is issued and in that event the licensee shall apply for a new licence.

3.4.7 A licence issued shall be in the form set out in the First Schedule to these by-laws.

3.5 Licence Fees: A licence may be issued subject to compliance with the by-laws and upon payment of the appropriate fee as set out in the Second Schedule to these by-laws, payment of a licence fee pursuant to any by-laws relating to signs that were in operation prior to the coming into operation of these by-laws is deemed to be a payment for the purposes of these by-laws.

3.6 Special Permits.

3.6.1 Notwithstanding anything contained in these by-laws the Council may, by permit under the hand of the Building Surveyor, allow the display of advertisements at churches, theatres and other places of public entertainment, election notices or advertisements of meetings or other matters of public interest upon such terms and for such period as the Council may in each case decide.

3.6.2 The Council may revoke any such permit at any time without assigning any reason for such action.

3.6.3 Upon the expiration or revocation of a permit issued under this by-law the person to whom it was issued shall forthwith remove the advertisement to which it relates and failure so to remove the advertisement is an offence.

4. General.

4.1 Restrictions: A sign shall not be erected or maintained:

- (a) so as to obstruct the view from a street or public place or traffic in any street or public place;
- (b) so as to be likely to be confused with or mistaken for an official traffic light or sign;
- (c) except with the specific approval of the Council on any ornamental tower, spire, dome or similar architectural feature or on a lift machinery room, bulkhead over stairways or other superstructure over the main roof of a building;
- (d) on any land that is classified in a Town Planning Scheme or Zoning by-laws as residential or for flats or a site of lawful non-conforming use unless specifically permitted in these by-laws;
- (e) on any building of which the stability is, in the opinion of the Building Surveyor, likely to be affected by the sign;
- (f) as a movable or portable sign in a street or public place, unaffixed to a building;
- (g) on a light or power pole without the approval of the relevant authority responsible for the erection of that pole;
- (h) in any position where it obstructs or obscures a persons view from a dwelling of a river, the sea or any other natural feature of beauty.

4.2 Inscription on Signs: Except in the case of a hoarding or direction sign, a sign shall only display one or more of the following—

- (a) the name of one or more of the occupiers of the premises;
- (b) details of the business or businesses carried on in the premises;
- (c) details of the goods sold in the premises to which it is affixed and nothing more;
- (d) any other matter specifically approved by the Council.

4.3 Existing Signs: Where existing approved signs fail to conform to the requirements of these by-laws they shall be removed immediately upon receipt of a direction from the Building Surveyor. A person receiving such a direction may within 14 days of his receipt thereof appeal to the Council.

4.4 Fixing of Signs: Every sign shall be securely fixed to the structure by which it is supported, to the satisfaction of the Building Surveyor and shall be safely maintained.

4.5 Headroom: Every sign shall, unless otherwise permitted by the Surveyor, be so fixed as to provide a clear headway thereunder of not less than 2.4 m.

4.6 Obstruction to Doors and Access Ways: A sign shall not be erected so as to obstruct access to or from any door, fire escape or window, other than a window designed for the display of goods.

4.7 Glass in Signs: Glass shall not be used in any sign, other than an illuminated sign which shall be approved safety glass.

4.8 Readily Combustible Material: Except in the case of posters, securely affixed to a signboard or hoarding, paper, cardboard, cloth or other readily combustible material shall not form part of or be attached to any sign.

4.9 Signs to be Kept Clean: Every sign shall be kept clean and free from unsightly matter and shall be maintained by the licensee or owner in good order free of dilapidation.

4.10 Bill Posting: Subject to sub-by-law 3.1.2, a person shall not post any bill or paint, stencil, place or affix any advertisement on any street or on any building, structure, fence, wall, hoarding, sign post, blind or awning so as to be visible to a person in a street, public place, reserve or other land, except on a hoarding approved for the purpose by the Council.

4.11 Fly Posting.

4.11.1 No person shall fly post at any place or location within the boundaries of the City.

4.11.2 Where a person is alleged to have committed an offence against these by-laws in respect of fly posting, the person causing the advertisement shall be deemed to be the person who committed the offence.

5. Requirements for Particular Signs.

5.1 Clocks: A clock shall:

(a) if suspended under a verandah or in an arcade, have its centre coinciding with the centre line of the footway thereunder;

(b) comply as regards size with the following table—

Height of bottom of Clock above footway	Maximum Diameter or Width of Clock Face and Depth of Clock including Lettering
2.75 m and under	4 m 300 mm
4 m and under	6 m 750 mm
6 m and under	12 m 1 m
12 m and over	1.5 m

(c) be fixed either parallel or at right angles to the wall to which it is attached;

(d) not project from the wall to which it is attached—

(i) if parallel to the wall, more than 300 mm or

(ii) if at right angles to the wall more than 2 m;

(e) afford a minimum headway of 2.75 m;

(f) be maintained so as to show the correct time;

(g) be illuminated from sunset to midnight; and

(h) not be permitted to strike between midnight and 7 a.m.

5.2 Development Sign.

(a) development signs shall only be erected where the area of residential land being subdivided exceeds two hectares;

(b) shall be no greater than 22 m² and placed on the area pertaining to the sign;

(c) shall be placed beyond the 7.5 m setback line and not restrict the views of natural beauty from adjoining owners;

(d) comments from adjoining owners to be sought by the applicant;

(e) to be removed from the site within two (2) years or when 50 per cent of the lots are sold and developed;

(f) if the sign is directed at or is on a main road or controlled access road, it must be approved by the Main Roads Department before obtaining Council approval.

5.3 Direction Signs on Street Poles: A direction sign attached to a pole in a street, apart from those exempt under these by-laws shall not exceed 150 mm in depth and 750 mm in length with a headroom of 2.75 m.

5.4 Display Home signs: Display home signs shall—

(a) be provided in a ratio not exceeding 1.7 m² per house in a centre with no individual sign exceeding 3.7 m². Overall height of sign not to exceed 3.6 m;

(b) not be illuminated after 9.00 p.m.;

(c) not be erected or maintained for a period exceeding six (6) months without the approval of the Council.

5.5 Hoardings.

5.5.1 Hoardings shall not—

(a) be erected in a residential area;

(b) except with the specific approval of Council, be erected within 15 m of any street or other public place and in any case not closer than its own height to a street or public place;

(c) be of greater area than 22 m².

5.5.2 A licence issued in respect of a hoarding is valid in terms of the licence for a period to be set by the Council up to 10 years.

5.5.3 The licence fee for a hoarding is an annual licence fee and is payable annually so long as the hoarding is maintained.

5.6 Horizontal Signs.

5.6.1 A horizontal sign shall—

- (a) afford a minimum headway of 2.75 m;
- (b) be fixed parallel to the wall of the building to which it is attached;
- (c) conform as to depth to the following table—

Minimum distance of sign above street.	Maximum depth of sign.
Less than 7.5 m	600 m
7.5 m to 9 m	750 m
9 m to 12 m	1 m

the increase above 12 m should be 150 mm in depth for each 300 mm in height to a maximum of 4.5 m;

- (d) not project more than 500 mm from the wall to which it is attached; and
- (e) not be within 600 mm of either end of the wall to which it is attached unless the end of the sign abuts against a brick, stone or cement corbel, pier or pilaster which is at least 225 mm wide and projects at least 25 mm in front of and 75 mm above and below the sign.

5.6.2 Notwithstanding the provisions of para. (c) of sub-by-law 5.6.1 the Council may permit an increase of not more than fifty per cent (50%) of the depths therein mentioned in any part or parts of a sign to permit the inclusion therein of a motif or capital letter.

5.6.3 There shall be not more than one line of horizontal signs on any elevation.

5.6.4 The name of the building, owner or occupier may be shown on the facade of a building but—

- (a) unless otherwise specifically approved by the Council, only one such name shall be placed on any facade;
- (b) the letters of the name shall not exceed 1.2 m in height;
- (c) the letters shall be of metal or other incombustible material; and
- (d) the letters shall not be lit or illuminated unless all illuminated lettering has been specifically approved by the Council.

5.7 Illuminated Signs: Every illuminated sign shall—

- (a) have any boxing or casing in which it is enclosed constructed of incombustible material;
- (b) where comprising glass (other than fluorescent tubing) have the glass so protected as to prevent its falling into a public place in the event of breakage;
- (c) have its electrical installation constructed and maintained to the satisfaction of the State Energy Commission or the appropriate electric supply authority and in accordance with the S.A.A. 3000 1976 Part 1 "Wiring Methods";
- (d) be maintained to operate as an illuminated sign; and
- (e) not have a light of such intensity as to cause annoyance to the public or be a traffic hazard.

5.8 Information Panels: The Council may provide information panels or bays of varying sizes and charge fees for the inclusion of advertisements in such panels or bays.

5.9 Institutional Signs: Institutional Signs shall not exceed 0.5 m² in area except with the approval of the Council but in any case shall not exceed 2 m².

5.10 Pylon signs.

5.10.1 A pylon sign shall—

- (a) not have any part thereof less than 2.75 m or more than 6 m above the level of the ground immediately below it except with the approval of the Council;
- (b) not exceed 2.5 m measured in any direction across the face of the sign or have a greater superficial area than 4 m² except with the approval of the Council;
- (c) be supported on one or more piers or columns of brick stone concrete or steel of sufficient size and strength to support the sign under all conditions;
- (d) not be within 1.8 m of the side boundaries of the lot on which it is erected unless the lot on which the pylon sign is erected abuts an intersecting street or right-of-way, when the Council may authorise the erection of the sign at a lesser distance than 1.8 m;
- (e) not have any part thereof less than 6 m from any part of another sign erected on the same lot;
- (f) if oversize, comply with the following and be subject to approval by the Council
 - (i) be the motif or emblem of the development;
 - (ii) there be no more than one such sign on any lot;
 - (iii) not exceed 20 m in height;
 - (iv) not exceed 10 m² on any face;
 - (v) not be erected within its own overall height of any street or right-of-way.

5.10.2 Where pylon signs are to be erected on a lot on which a factory tenement building or small shops are erected or are to be erected Council may require all the pylon signs to be incorporated into one sign complying with the following—

- (a) initial approval is to be given to the pylon sign framework together with one or more sign infill;
- (b) an application is to be submitted and approval given for each additional infill;
- (c) all infills are to be of an equal size and space is to be provided for one infill for each shop or unit on the lot;
- (d) where Council requires signs to be combined the total area of the infill signs specified under sub-by-law 5.10.1(b) may be increased by up to 50 per cent i.e. to a maximum of 6 m².

5.11 Roof signs.

5.11.1 Approval for the erection of a sign on a roof of a building shall be granted by the hand of the Building Surveyor and where approval has been granted a roof sign shall—

- (a) not at any point be within 4 m of the ground;
- (b) not extend laterally beyond the external walls of the building;
- (c) comply as regards height above ground and height of sign with the following table—

Height of Main Building above ground level at point where sign is to be fixed	Maximum height of sign
4 m and under 5 m	1.25 m
5 m and under 6 m	1.8 m
6 m and under 12 m	3 m
12 m and under 18 m	5 m
18 m and under 24 m	6 m
24 m and upwards	7 m

5.11.2 When ascertaining the height of the main building above ground level for the purpose of this by-law, any part of the roof at the point where the sign is to be erected that is provided solely for the purpose of architectural decoration shall be disregarded.

5.12 Roster Signs: Roster signs shall not be subject to a sign licence and must conform to the following—

- (a) not exceed a size of 600 mm by 300 mm;
- (b) maximum size lettering to be 120 mm;
- (c) they shall only be in place for the time the service station is on roster and removed immediately thereafter;
- (d) the signs may be placed in the road reserve in such a manner as not to cause a traffic hazard either to vehicles or pedestrian traffic;
- (e) they may not be placed in a median strip or attached to road furniture. They must be located on the road verge at a distance not less than 45 m from any intersection;
- (f) they are to be placed at or about ground level;
- (g) they must be confined to the words "Roster" and the company emblem and a directional arrow, colour of the signs to be optional.

5.13 Rural Producers Signs: A Rural Producers sign shall—

- (a) show only the name and address of the occupier of the land or the name of the property or both, and only advertise goods or products produced, grown or lawfully manufactured upon the land;
- (b) not exceed 1 m² in area or 3 m in height.

5.14 Sale Signs: Subject to by-law 3.1.2, a person shall not erect or maintain a sale sign—

- (a) exceeding 10 m² in area or 3 m in height;
- (b) in respect of an auction sale more than twenty-eight (28) days before the date on which the auction sale is to be held or after the expiration of forty-eight (48) hours after the sale;
- (c) in respect of the sale of subdivisional land under five (5) hectares in area for a period exceeding six (6) months without the approval of the Council;
- (d) advertising that flats and dwelling units in a building erected, to be erected on the land on which the sign is situated are or will be available for letting or for purchase before the date of issue of the building licence in respect of the building or after three (3) months following the completion of the building.

5.15 Sandwich Board Sign.

5.15.1 A Sandwich Board Sign shall—

- (a) not exceed 900 mm in height;
- (b) not exceed 0.8 m² in area on each side;
- (c) not indicate or display any matter other than the name of the owner or occupier of the premises to which it relates and the nature of the business carried on therein;
- (d) contain the word "open";
- (e) not contain any letter of a size less than 120 mm.

5.15.2 A person shall not erect a sandwich board sign in any position other than adjacent to the building to which the sign relates.

5.15.3 A person shall not erect more than one sandwich board sign in relation to the one building.

5.15.4 A person who erects a Sandwich Board sign shall remove it at the close of business each day and shall not erect it again until the commencement of business on the following or a subsequent day.

5.15.5 A sandwich board sign shall not be erected in a street or public place.

5.16 Semaphore Signs.

5.16.1 A semaphore sign shall—

- (a) afford a minimum headway of 2.75 m;
- (b) be fixed at right angles to the wall to which it is attached;
- (c) not project more than 1 m from the point of attachment nor be of greater height at any point than 1 m;
- (d) be fixed over or adjacent to the entrance to a building; and
- (e) not be fixed under or over any verandah.

5.16.2 Not more than one semaphore sign shall be fixed over or adjacent to any one entrance to a building.

5.17 Tower Signs: A tower sign shall not, unless otherwise specifically approved by the Council—

- (a) indicate or display any matter other than the name of the owner or occupier of the land or premises on which the mast, tower or chimney stack is erected;
- (b) if illuminated, be a flashing sign;
- (c) exceed in height one-sixth of the height of the mast, tower or chimney stack on which it is placed;
- (d) exceed in width the width or diameter of the mast, tower or chimney stack on which it is placed; or
- (e) extend laterally beyond any part of the mast, tower or chimney stack on which it is placed.

5.18 Verandah signs.

5.18.1 Signs Above Verandah Fascias: A sign comprising free-standing lettering only may be erected above the outer fascia of a verandah parallel to the kerb, if the lettering does not exceed 400 mm in height and is mounted on a base of at least 75 mm in width.

5.18.2 Signs on Verandah Fascias: A sign fixed to the Outer or return fascia of a verandah—

- (a) shall not exceed 600 mm in depth;
- (b) shall not project beyond the outer metal frame or surround of the fascia;
- (c) if an illuminated sign may be of changing colours but shall not omit a flashing light.

5.18.3 Signs on Verandah Fascias (Theatre).

5.18.3.1 An illuminated sign fixed to the outer fascia of a verandah of a theatre shall—

- (a) not be constructed or erected unless plans, specifications and structural details of the verandah and sign have been submitted to and approved by the Council;
- (b) be so constructed that its bottom edge is not lower than the bottom edge of the fascia or its top edge not higher than the top edge of the fascia;
- (c) not in any event exceed 1.2 m in height.
- (d) and not project from the fascia beyond a vertical line projected from the outer edge of the kerb line of the footpath beneath the sign.

5.18.4 Signs under Verandahs: A sign under a verandah shall—

- (a) afford a headway of at least 2.4 m;
- (b) not exceed 2.4 m in length or 500 mm in depth;
- (c) not weigh more than 50 kg;
- (d) not, if it exceeds 300 mm in width, be within 1.4 m or where it does not exceed 600 mm in width be within 1 m of the side wall of the building, measured along the front of the building before which it is erected;
- (e) not, if it exceeds 300 mm in width, be within 2.75 m; or where it does not exceed 300 mm in width be within 1.75 m of another sign under that verandah;

- (f) be fixed at right angles to the front wall of the building before which it is erected except on a corner of a building at a street intersection where the sign may be placed at an angle with the wall so as to be visible from both streets;
- (g) be so placed that the centre of its base longitudinally is equidistant from the outer edge of the verandah and the vertical plane of the shop front directly opposite the end of such sign.

5.19 Vertical Signs—

5.19.1 A vertical sign shall—

- (a) afford a minimum headway of 2.75 m;
- (b) subject to sub-bylaw 5.19.2 not project more than 1 m from the face of the building to which it is attached;
- (c) subject to sub-bylaw 5.19.3 not be within 1.75 m of either end of the wall to which it is attached;
- (d) be of a height of at least twice its width;
- (e) not project more than 1 m above the top of the wall to which it is attached nor more than 1 m back from the face of the wall;
- (f) not be within 4 m of another vertical sign on the same building;
- (g) not be placed on a corner of a building, except at a street intersection where it may be placed at an angle with the walls so as to be visible from both streets; and
- (h) except with the approval of the Council not exceed 1 m in width exclusive of the back projection.

5.19.2 Where a vertical sign is affixed to the face of a building that is set back beyond the face of another building within 3 m of it, the sign may project 500 mm further than the distance prescribed by para (b) of sub-bylaw 5.19.1 or the distance by which the building to which it is affixed is set back beyond the face of the other, whichever is the lesser.

5.19.3 Where a building to which a vertical sign is to be affixed is set back from the boundary or abuts on an intersecting street or right-of-way, the Council may authorise the fixing of the sign at a lesser distance from the end of the wall than that prescribed by para (c) of sub-bylaw 5.19.1.

6 Offences.

6.1 Every person who erects a sign or a hoarding which does not comply with, or erects a sign or a hoarding in a manner contrary to the provisions of these by-laws, commits an offence.

6.2 Where by these by-laws it is required that a person obtain a licence to erect or maintain a sign or hoarding, every person who maintains a sign or a hoarding without a licence or in respect of which the licence has expired or been cancelled commits an offence.

6.3 Neither the owner nor the occupier of any land or premises shall permit a sign or hoarding to remain therein unless such sign or hoarding complies with these by-laws.

6.4 Without prejudice to the preceding provisions of this by-law the Council may serve on the owner or occupier of any premises on which any sign is erected, affixed or maintained, contrary to these by-laws, notice to remove the sign within such time as may be specified in the notice; and a person neglecting or failing to comply with the terms of a notice served on him pursuant to this by-law commits an offence.

6.5 An officer authorised by the Council may remove to a place appointed by the Council any sign, advertisement, advertising device, hoarding or signboard placed on or erected on any street, way, footpath and public reserve unless so placed or erected pursuant to these by-laws. The Council may without being liable in damages or otherwise dispose of any of the things mentioned above and reinstate the street, way, footpath or public place at the expense of the person or persons responsible for the deposit thereon or the injury thereto and recover the amount of the expense from him in a Court of Competent Jurisdiction.

6.6 The Council, or any person acting under the authority of the Council, may remove from private property any hoarding or any bill, placard or advertisement which is attached to, or pasted, or painted, or stencilled on a hoarding, and which in the opinion of the Council is dangerous or objectionable and the Council may recover the expenses of the removal from the owner of the property in a Court of Competent Jurisdiction.

7. Penalties: Any person who commits an offence against these by-laws is liable, on conviction, to—

- (a) a penalty not exceeding two hundred dollars (\$200.00);
- (b) a daily penalty, during the breach, of up to twenty dollars (\$20.00).

First Schedule.

APPLICATION FOR LICENCE.

Signs and Hoardings.

To: Bunbury City Council.

Name of Owner/Occupier of land on which sign is to be erected

Submitted by

Address for correspondence

I/We hereby apply for a licence to erect and/or maintain a sign on Lot House No. street

in accordance with the attached plan and details in duplicate.

Signature of Applicant Date

Licence

Municipality of Bunbury

Date.....

No.

This licence is granted to of in respect of a on premises known as Lot No. Street in accordance with Application No. and subject to the by-laws of the Municipality.

This licence shall remain valid unless any alteration is made on the sign, then in such event the licensee must apply for a new licence.

If this licence is issued in respect of a hoarding, the licence expires on the day of

..... Building Surveyor,

Second Schedule.

SCALE OF FEES.

	\$
Pylon or Tower Sign	10.00
Oversized Pylon or Tower Sign	20.00
Illuminated sign	
On roof	20.00
Under Verandah	5.00
Other	10.00
Development Signs	20.00
Rural Producers Signs	5.00
Sign Panel	2.00
Hoardings	25.00
	per annum
Any other Sign	10.00

Dated this 28th day of October, 1983.

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

[L.S.]

A. G. McKENZIE,
Mayor.

V. S. SPALDING,
Town Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 24th day of January, 1984.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 (AS AMENDED).

City of Perth.

By-law No. 78—Relating to Somerset Street Swimming Pool.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the seventeenth day of October, 1983, to make and submit for confirmation by the Lieutenant-Governor and Administrator that By-law No. 78 be amended by deleting Clause 31 and the following substituted in lieu thereof:—

Subject to provisions of By-law No. 34 of the City of Perth the following shall be the sums to be paid for admission to the Pool premises and for the use of the Pool and the requisites supplied therein—

Persons 15 years of age or above	55 cents
Children under 15 years of age	35 cents
Persons under instruction with an authorised swimming teacher in attendance or under the control of a licensed swimming coach	35 cents
Use of Towel	40 cents
Hire of Locker	30 cents
Charge for custody of lost property	20 cents.

Dated this nineteenth day of December, 1983.

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

[L.S.]

M. A. MICHAEL,
Lord Mayor.

R. F. DAWSON,
Town Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 24th day of January, 1984.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 (AS AMENDED).

City of Perth.

By-law No. 79—Relating to Bold Park Swimming Pool.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the seventeenth day of October, 1983, to make and submit for confirmation by the Lieutenant-Governor and Administrator that By-law No. 79 be amended by deleting Clause 31 and the following substituted in lieu thereof:—

Subject to provisions of By-law No. 34 of the City of Perth the following shall be the sums to be paid for admission to the Pool premises and for the use of the Pool and the requisites supplied therein—

Persons 15 years of age or above	55 cents
Children under 15 years of age	35 cents
Persons under instruction with an authorised swimming teacher in attendance or under the control of a licensed swimming Coach	35 cents
Use of Towel	40 cents
Hire of Locker	30 cents
Charge for custody of lost property	20 cents.

Dated this nineteenth day of December, 1983.

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

[L.S.]

M. A. MICHAEL,
Lord Mayor.

R. F. DAWSON,
Town Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 24th day of January, 1984.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1983.

By-laws Relating to Prevention of Damage to Footpaths.

The Municipality of the City of Stirling.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 7th day of June, 1983 to make and submit for confirmation by the Lieutenant-Governor and Administrator the following by-laws:—

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

1. By-law 276 is amended by the insertion of the following part immediately after 276 (f):

276 (A) (1) Where a person fails or neglects to provide a temporary crossing as required by and in accordance with By-law 276 the Council may require him to do so by notice in writing.

(2) If a person to whom a notice is given under this by-law fails or neglects within 7 days after the date of service of the notice to comply with the requirements thereof the Council may construct a temporary crossing and may carry out any other works or things necessary to comply with the provisions of By-law 276 and remove the temporary crossing when the necessity for it no longer exists.

(3) The Council may deduct from the deposit paid to it pursuant to By-law 275 the cost of any works or things carried out under this by-law or if the deposit is insufficient to meet the cost apply the deposit in part payment of the cost and recover the balance in a court of competent jurisdiction.

2. By-law 277 (3) is deleted and replaced by the following words:

277 (3) The Council may deduct from the deposit paid to it pursuant to By-law 275 the cost of the removal and replacement or if the deposit is insufficient to meet the cost apply the deposit in part payment of the cost and recover the balance in a court of competent jurisdiction.

Dated the 2nd day of December, 1983.

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

J. M. CAMILLERI,
Mayor.

R. A. CONSTANTINE,
Town Clerk.

[L.S.]

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council the 24th day of January, 1984.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1983.

The Municipality of the Shire of Busselton.

By-laws Relating to Parking Facilities.

IN pursuance of the powers conferred upon it by the Local Government Act 1960-1983, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 22nd day of June, 1983 to make and submit for confirmation by the Lieutenant-Governor and Administrator the following amendment to its by-laws relating to Parking Facilities published in the *Government Gazette* of 23 June 1971, and amended from time to time.

- i. By-law 2—Insert after the definition "Schedule" the following definition—
"Sign" means a sign, mark, structure or device placed on or erected on or near a road, for the purpose of regulating, guiding or directing traffic.

Dated this 14th day of December, 1983.

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

[L.S.]

J. M. SHEEDY,
President.

B. N. CAMERON,
Shire Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 24th day of January, 1984.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 (AS AMENDED).

The Municipality of the Shire of Gingin.

By-law Relating to Reserves and Foreshores.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the Municipality of the Shire of Gingin hereby records having resolved on 18 August 1983 to revoke the by-law relating to the General Control, Management and Preservation of Public Property, Park Lands and Reserves, the control of which is vested in the Council, published in the *Government Gazette* on 2 July 1962 and amended from time to time and the by-laws relating to Safety, Decency, Convenience and Comfort of Persons in Respect of Bathing, published in the *Government Gazette* on 13 July 1967 and to make and submit for confirmation by the Lieutenant-Governor and Administrator the following by-law:—

1. In this by-law unless the context otherwise requires:—

"Act" means the Local Government Act 1960 (as amended) or re-enacted;

"Authorised Officer" means an Officer of the Council who is authorised by the Council to serve notices under section 669C and 669D of the Local Government Act 1960 (as amended);

"Council" means the Council of the Municipality of the Shire of Gingin;

"Foreshore" means all the land in the Shire of Gingin which lies between the low water mark and the high water mark of the Indian Ocean;

"Owner" in relation to a vehicle means the person who is the holder of the requisite vehicle licence under the Road Traffic Act 1974 and the Control of Vehicles (Off-Road Areas) Act 1979 in respect of that vehicle, or, if the vehicle is not licensed under these Acts, the person who owns the vehicle or is entitled to its possession;

"Reserve" means a public Reserve owned or vested in or under the care, control or management of the Shire of Gingin, including road and street Reserves;

"Vehicle" means a vehicle that is propelled by an engine or other mechanical source of power and which has the same meaning as that given to the word in the Road Traffic Act, as amended from time to time, and Control of Vehicles (Off-Road Areas) Act, as amended from time to time.

1a. This by-law applies to the rivers, water courses, tidal and non-tidal waters, in or outside but adjoining the district of the municipality, the area between high water mark and low water mark, and to all public Reserves vested in or under the care, control or management of the Shire of Gingin.

2. On a Reserve or a foreshore a person shall not—

- (a) throw or discharge any stone, arrow, bullet or other missile;
(b) commit or cause a nuisance;
(c) be in a state of intoxication;

- (d) behave in a disorderly manner, create or take part in a disturbance, use foul or indecent language or commit any act of indecency;
 - (e) bet, gamble, or call-the-odds, or offer to bet or gamble;
 - (f) climb over or upon a fence or gate;
 - (g) unlock or fasten a gate, unless authorised by the Council to do so;
 - (h) enter any dressing or training room, or use any locker therein unless authorised by the Council to do so;
 - (i) enter any portion or place that has been fenced off or otherwise closed to the public;
 - (j) alter, cut, mutilate, deface or disfigure or otherwise damage any building or structure or expecorate or throw lighted matches therein or thereon;
 - (k) without the written consent of the Council, cut, collect or remove any timber, firewood, stone, sand or other material, other than seaweed;
 - (l) destroy, damage, injure or cause harm to any bird or animal;
 - (m) damage or injure any plant, lawn, flower, shrub or tree;
 - (n) cut or damage any soil or turf;
 - (o) climb any tree;
 - (p) deposit or leave any rubbish, refuse, offal, paper, bottles, broken glass, china or litter of any kind whatsoever except in a receptacle provided for the purpose.
3. A person shall not without the consent of the Council—
- (a) drive or ride or bring any vehicle onto a Reserve or foreshore or permit any person to drive or ride or bring any vehicle onto a Reserve or foreshore except on or over such parts of the Reserve or foreshore as are set aside as roads or driveways or vehicle parking areas;
 - (b) park or stand any vehicle on a Reserve except in an area set aside for that purpose;
 - (c) park or stand a vehicle on a foreshore except in the course of launching or recovering a boat on a boat ramp set aside by the Council for the launching of boats.
4. On a foreshore a person shall not—
- (a) sell, expose for sale or invite any offer to buy any goods, wares, food, refreshments, fruit or other merchandise or things (whether of the like kind as the foregoing or not) except in an area set apart for the purpose by the Council and then only with the prior consent of the Council;
 - (b) hire, expose for hire or invite any offer to take on hire any vehicle, boat or other vessel or thing (whether of the like kind as the foregoing or not) except in an area set apart for the purpose by the Council and then only with the prior consent of the Council.
5. On a Reserve a person shall not without the consent of the Council—
- (a) sell, expose for sale or invite any offer to buy any goods, wares, food, refreshments, fruit or other merchandise or things;
 - (b) play or practice at golf or strike a golf ball except on an area set aside for that purpose;
 - (c) take part in a procession or demonstration;
 - (d) organise, address or participate in a political meeting or rally;
 - (e) use or install a loud speaker or amplifier;
 - (f) distribute or exhibit any printed or written pamphlet, hand bill, placard or notice in any manner whatsoever;
 - (g) stamp, pencil, affix, construct or erect or cause to be stamped, stencilled, affixed, constructed or erected any signboard, hoarding, placard, hand bill, notice, advertisement or document whatsoever;
 - (h) light a fire other than in a fire place provided for the purpose;
 - (i) camp, lodge or tarry overnight, or frequent for the purpose of camping, lodging or tarrying overnight;
 - (j) erect a tent or any other temporary cover for the purpose of entertainment or for the display of any merchandise.
6. A person shall not—
- (a) launch a boat from a site or area in which the launching of boats is prohibited.
 - (b) play ball games in an area in which the playing of ball games is prohibited by notice of the Council.
7. On a Reserve a person shall not practise or play in or at any game in such a way as to cause inconvenience or annoyance to any other person.
8. (1) In this clause reference to an "animal" does not include a dog.
- (2) The Council may set aside a Reserve or foreshore or portion of a Reserve or foreshore as an area upon which a person may ride or drive an animal or into which a person may bring an animal.
- (3) A person shall not ride or drive or bring an animal onto any Reserve or foreshore or any part thereof that has not been set aside for that purpose pursuant to subclause (1) of this clause.
- (4) A person shall not ride, drive, exercise, train or race any animal on any part of a Reserve or foreshore set aside under subclause (1) of this clause in a manner so as to create or become a nuisance.

9. (1) The Council may set aside a Reserve or portion of a Reserve as an area on which persons may fly mechanically operated model aeroplanes and the Council may define or limit the hours and days during which such model aeroplanes may be flown.

(2) A person shall not fly a mechanically operated model aeroplane on a Reserve or portion of a Reserve that has not been set aside pursuant to subclause (1) of this clause or at a time or on a day other than a time or day defined or limited by the Council under subclause (1) of this clause.

10. (1) The Council may set aside a Reserve or portion of a Reserve as a children's playground.

(2) The Council may limit the ages of persons who are permitted to use a playground set aside under subclause (1) of this clause and may erect a notice to that effect on the playground.

(3) A person over the age specified in a notice erected on a playground set aside under subclause (1) of this clause, other than a person having the charge of a child or children in that playground, shall not enter or use that playground or interfere with the use of it by a child or children.

11. A person found in a state of intoxication on a Reserve, or behaving in a disorderly manner, or creating or taking part in a disturbance, or using foul or indecent language, or committing an act of indecency thereon may be forthwith removed from the Reserve by an authorised officer.

12. A person found betting, gambling or calling-the-odds, or offering to bet or gamble within a Reserve may be forthwith removed from the Reserve by an authorised officer.

13. A person who does not do a thing which by or under this by-law he is required or directed to do and a person who does a thing which by or under this by-law he is prohibited from doing, commits an offence.

14. A person who commits an offence against this by-law is liable on conviction to a maximum penalty of \$500.

15. The modified penalty for an offence against Clauses 3 (a), 3 (b) and 3 (c) of this by-law, if dealt with under section 669D of the Act, is \$30.

16. (1) A notice served under subsection (2) of section 669C of the Act in respect of an offence against this by-law shall be in or to the effect of Form 1 of the Schedule to this by-law.

(2) An infringement notice served under section 669D of the Act in respect of an offence against this by-law shall be in or to the effect of Form 2 of the Schedule to this by-law.

(3) A notice sent under subsection (5) of section 669D of the Act withdrawing an infringement notice served under that section in respect of an offence against this by-law shall be in or to the effect of Form 3 of the Schedule to this by-law.

Schedule.

Form 1.

Reserves and Foreshore By-law.

NOTICE REQUIRING OWNER OF VEHICLE TO IDENTIFY DRIVER.

TO	Brief No.
The owner of a vehicle make	Date
Plate No.	Type

You are hereby notified that it is alleged that on the _____ day of 19____ at about _____ a.m./p.m. the driver or person in charge of the above vehicle did on (description of place of offence including Reserve No. if any) in contravention of the provisions of Clause 3 (a)/Clause 3 (b)/Clause 3 (c) of the Shire of Gingin By-law relating to Reserves and Foreshores.

You are hereby required to identify the person who was the driver or person in charge of the above vehicle at the time when the above offence is alleged to have been committed.

Unless within 21 days after the date of the service of this notice you:—

- (a) inform the Shire Clerk of the Shire of Gingin or (designation(s) of authorised Officer(s)) as to the identity and address of the person who was the driver or person in charge of the above vehicle at the time of the above offence; or

(b) satisfy the Shire Clerk that the vehicle has been stolen or unlawfully taken, or was being unlawfully used at the time of the above offence,

you will, in the absence of proof to the contrary, be deemed to have committed the above offence and Court proceedings may be instituted against you.

Signature of Authorised Officer:

Designation:

Form 2.

Reserves and Foreshore By-law.

INFRINGEMENT NOTICE.

TO

Brief No.

Date

You are hereby notified that it is alleged that on the _____ day of 19____ at about _____ a.m./p.m. you did on (description of place of offence including Reserve No. if any) in contravention of the provisions of Clause 3 (a)/Clause (b)/Clause (c) of the Shire of Gingin by-law relating to Reserves and Foreshores.

The modified penalty prescribed for this offence is \$30. If you do not wish to have a complaint of the above offence heard and determined by a Court you may pay the modified penalty within 21 days after the date of service of this notice.

Unless payment is made within 21 days of the date of the service of this notice, Court proceedings may be instituted against you.

Payment may be made either by posting this form together with the amount of \$30 mentioned above, to the Shire Clerk of the Shire of Gingin, or by delivering this form and paying that amount at the Municipal Offices 7 Brockman Street, Gingin, between the hours of 9 a.m. and 4.30 p.m. on Mondays to Fridays.

Signature of Authorised Officer:

Designation:

Form 3.

Reserves and Foreshore By-law.

WITHDRAWAL OF INFRINGEMENT NOTICE.

TO

Date

Infringement Notice No. _____

Date _____

for the alleged offence of _____

Modified penalty \$ _____ is hereby withdrawn.

Signature of Authorised Officer:

Designation:

Dated the 22nd day of September, 1983.

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

[L.S.]

BRUCE W. ROE,
President.

N. WALLACE,
Shire Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 24th day of January, 1984.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 (AS AMENDED).

The Municipality of the Shire of Mandurah.

By-laws Relating to Standing Orders.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 27 July 1983 to make and submit for confirmation by the Lieutenant-Governor and Administrator the following amendments to its By-laws Relating to Standing Orders published in the *Government Gazette* on the 4th day of October, 1968.

Delete Clause 88 (1) and replace with the following:

88 (1) In addition to such occasional committees as may from time to time be appointed there shall be a Finance and General Purposes Committee and such Standing Committees as the Council shall resolve from time to time.

Delete Clauses 89 (1) (a) and 89 (1) (b) and replace with the following:

89 (1) The powers and duties of all Standing Committees shall be as the Council from time to time defines.

Dated the 16th day of December, 1983.

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

[L.S.]

J. C. GUILFOYLE,
President.

K. W. DONOHUE,
Shire Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 24th day of January, 1984.

G. PEARCE,
Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 (AS AMENDED).

The Municipality of the Shire of Roebourne.

By-laws Relating to Caravan Parks and Camping Grounds.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the Municipality of the Shire of Roebourne hereby records having resolved on the 21st day of September, 1983 to make and submit for confirmation by the Lieutenant-Governor and Administrator amendments to its by-laws relating to Caravan Parks and Camping Grounds as published in the *Government Gazette* on 27 June 1975.

The by-laws are amended as follows:—

By-law 12 Part III is amended by deleting the figure "\$2.00" in line 7, and replacing it with the figure "\$5.00".

Dated the 21st day of September, 1983.

The Common Seal of the Municipality was hereto affixed in the presence of—

[L.S.]

D. R. CRIDDLE,
President.

F. J. GOW,
Shire Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 24th day of January, 1984.

G. PEARCE,
Clerk of the Council.

DOG ACT 1976.

The Municipality of the Shire of Sandstone.

By-Laws Relating to Dogs.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 16 July 1983 to make and submit for confirmation by the Lieutenant-Governor and Administrator the following by-laws.

PART I—Preliminary.

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

“Act” means the Dog Act 1976 as amended.

“by-law” means one of these by-laws.

“Clerk” means the Shire Clerk for the time being of the Shire of Sandstone or the person acting for the time being in that capacity.

“Council” means the Council of the Shire of Sandstone.

“schedule” means a schedule to these by-laws.

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

“Townsite” shall mean the townsite of Sandstone as defined under the Land Act.

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

2. These by-laws apply throughout the whole district of the Shire of Sandstone.

PART II—Impounding of Dogs.

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

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

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

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

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

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

PART III—Keeping Dogs.

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

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

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

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

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

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

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

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

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

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

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

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

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

14. The owner or occupier of premises which have been licensed as an approved kennel establishment shall provide kennel or kennels which comply with the following specifications:—

- (a) each kennel shall have a yard appurtenant thereto;
- (b) each kennel and each yard and every part thereto shall not be any less distance than 30 metres from the boundaries of the land in the occupation of the occupier;
- (c) each kennel and each yard and every part thereto shall not be at any less distance than 30 metres from any road or street;
- (d) each kennel and each yard and every part thereto shall not be any less distance than 20 metres from any dwelling house, Church, schoolroom, hall or factory;
- (e) the walls shall be rigid, impervious and structurally sound;
- (f) the roof shall be constructed of impervious material or other material approved by Council;
- (g) all untreated external surfaces of a material shall be painted and kept painted with good quality paint;
- (h) the lowest internal height shall be at least 2 metres from the floor;
- (i) each yard shall be securely fenced and kept securely fenced with a fence not less than 2 metres in height constructed of galvanised iron, wood, galvanised link mesh or netting;
- (j) all gates shall be provided with proper catches or means of fastening;
- (k) the upper surfaces of the floor of each kennel shall be set at least 100 mm above the surface of the surrounding kennel ground and shall be constructed of granolithic cement finished to a smooth surface and shall have a drain which shall be disposed of in accordance with the health requirements of Council;
- (l) the floor of a yard shall be constructed in the same manner as the floor of a kennel;
- (m) for each dog kept herein every kennel shall have not less than 2 metres squared of floor space and every yard not less than 2.5 metres squared;
- (n) each kennel shall be constructed so far as is practicable with materials which prevent or minimise emission of noise therefrom.

15. A person who keeps or permits dogs to be kept in an approved kennel establishment shall;

- (a) keep dogs in kennels and yards appropriate to the breed or kind in question, sited and maintained in accordance with the requirements of public health and sufficiently secured;
- (b) not permit any dog to escape from the kennel or yard in which it is kept, or wander at large except for the purpose of reasonable exercise whilst under the control of a person who has attained the age of eighteen years; and
- (c) maintain all kennels and yards and all feeding and drinking vessels used by dogs therein in a clean condition and cleanse and disinfect them when required to do so by an authorised person.

16. A right of appeal to a local court is conferred by section 27 of the Act where the Council refuses the grant of a licence or gives notice of intention to cancel a licence in respect of an approved kennel establishment.

PART IV—General.

17. The person liable for the control of a dog shall prevent the dog from entering or being in any of the following places unless restricted on a chain, cord, leash or harness:

- (a) a sports ground;
- (b) a car park within a townsite.

18. A person who fails to comply with or contravenes any of the provisions of these by-laws commits an offence and is liable on conviction to a maximum penalty of \$100.00.

First Schedule.

FEES AND CHARGES.

Item	By-law No.		Fee
			\$
1.	3	Seizure and return of a dog without impounding it	10
2.	3	Seizure and impounding of dog	30
3.	3	Maintenance of a dog in a pound—per day or part of a day	3
4.	4	Return of impounded dog outside normal hours	10
5.	5	Destruction of dog	12
6.	10	Licence to keep an approved kennel establishment	30
7.	12	Renewal of licence to keep an approved kennel establishment	30

Second Schedule.

SHIRE OF SANDSTONE.

Pursuant to the Dog Act 1976, and the by-laws of the Shire of Sandstone made hereunder

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

Attached hereto are—

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

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

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

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

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

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

Third Schedule.

SHIRE OF SANDSTONE.

LICENCE TO KEEP AN APPROVED KENNEL ESTABLISHMENT.

is/are the holders of a licence to keep an approved kennel establishment at.....

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

Dated the day of Shire Clerk.

Dated this 16th day of July, 1983.

The common seal of the Municipality of the Shire of Sandstone was duly affixed hereto in the presence of—

[L.S.]

P. D. LEFROY, President.

R. J. SIMS, Shire Clerk.

Recommended—

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 24th day of January, 1984.

G. PEARCE, Clerk of the Council.

CEMETERIES ACT 1897.

Shire of Capel.

Capel and Boyanup Public Cemetery By-laws.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality, as Trustee of the Capel and Boyanup Public Cemetery, hereby records having resolved on the 11th day of November, 1983 to make and submit for confirmation by the Lieutenant-Governor and Administrator the following by-law amendments:—

To delete Schedule "A"—Scale of Fees, as published in the *Government Gazette* of 30 September 1955, and amended from time to time thereafter, and substitute the following:—

Schedule "A".

Capel and Boyanup Public Cemetery.

SCALE OF FEES AND CHARGES PAYABLE TO THE TRUSTEE.

1. On application for an "Order for Burial" the following fees shall be payable in advance:—

(a) In open Ground:

	\$
For interment of any adult in grave 1.8 m deep	100.00
For interment of any child in grave 1.8 m deep	100.00
For interment of any child under seven years of age in grave 1.8 m deep	80.00
For interment of any still-born child in ground set aside for such purpose	35.00

(b) In private ground, including the issue of a grant of "Right to Burial":

Ordinary land for grave 2.4 m x 1.2 m where directed	10.00
Ordinary land for grave 2.4 m x 2.4 m where directed	18.00
Ordinary land for grave (extra) 2.4 m x 0.3 m where directed	2.00
Special land for grave 2.4 m x 1.2 m selected by applicant according to position	16.00
Special land for grave 2.4 m x 2.4 m selected by applicant according to position	36.00
Special land for grave 2.4 m x 3.6 m selected by applicant	50.00
Special land for grave (extra) 2.4 m x 0.3 m selected by applicant according to position	4.00
For interment of any adult in grave 1.8 m deep	100.00
For interment of any child under the age of seven years in grave 1.8 m deep	80.00
If graves are required to be sunk deeper than 1.8 m the following additional charges shall be payable:—	
For the first additional 0.3 m	7.00
For the second additional 0.3 m	8.50
For the third additional 0.3 m	14.00

And so on in proportion for each additional 0.3 m

(c) Re-opening an ordinary grave—as for new interment.

(d) Re-opening a brick grave
 70.00 |

(e) Extra Charges:

For each interment in open ground without due notice under By-law 5	5.00
For each interment in private ground without due notice under By-law 5	10.00
For late arrival at cemetery gates of funeral as per By-law 16	2.00
For late moving off from entrance gates of funeral as per By-law 17	2.00
For interments of cremated ashes	10.00
For each interment on a Sunday, Saturday or a public holiday	Double fees
for re-opening grave for exhumation:—	
Adult	70.00
Child under seven years	60.00
Re-interment in a new grave after exhumation:—	
Adult	70.00
Child under seven years	60.00

2. Miscellaneous:	\$
For undertaker's license per annum	4.00
For permission to erect a headstone or monument	10.00
For permission to erect a brick grave	4.00
For permission to erect a vault	6.00
For permission to erect a nameplate	2.00
For permission to enclose with a kerb	2.00
For use of metal number plate	4.00

Dated this 9th day of December, 1983.

The Common Seal of the Municipality was
hereto affixed in the presence of—

[L.S.]

W. A. SPURR,
President.

T. W. BRADSHAW,
Shire Clerk.

Recommended—

JEFF CARR,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive
Council this 24th day of January, 1984.

G. PEARCE,
Clerk of the Council.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1983			1984
Dec. 30	998A/83	Rubber Ring Jointed Vitrified Clay Pipe and Fittings—M.W.A.	Feb. 2
Dec. 16	966A/83	Tufted Carpets for projects of various departments of the Western Australian State Government (1 year period)	Feb. 2
1984			
Jan. 13	120A/84	Vacuum Brake Rubber Components (Period Ending December 31, 1984)—Westrail	Feb. 2
Jan. 13	122A/84	Crushed rock ballast 40 mm (4 500 tonnes)—Westrail	Feb. 2
Jan. 13	123A/84	Radio Public Address Equipment—P.W.D.	Feb. 2
Jan. 13	124A/84	Folding Machine (1 only)—Government Printing Office	Feb. 2
Jan. 13	2A/84	Toothbrushes (1 year period)—Various Government Depts.	Feb. 2
Jan. 13	118A/84	Compressed Air Service for Subiaco Wastewater Treatment Plant—M.W.A. Note: \$50 returnable deposits is required for these documents.	Feb. 9
Jan. 20	15A/84	Files and Rasps (6 month period)—Various Government Departments	Feb. 9
Jan. 13	121A/84	First grade sleepers (approx. 214 500 only)—Westrail	Feb. 9
Jan. 20	127A/84	5 Tonne diesel cab and Chassis (2 only)—Hospital Laundry and Linen Service	Feb. 9
Jan. 20	128A/84	Reinforced Concrete Pressure Pipes and Specials (1 800 mm—908 metres)—Harvey Irrigation Area—P.W.W.S.	Feb. 9
Jan. 20	131A/84	Industrial Clothing (Trousers, Shorts, Shirts, and Hats) (1 year period)—Westrail	Feb. 9
Jan. 20	130A/84	Sawn Timber requirements (3 year period)—Westrail	Feb. 16
Jan. 27	1A/84	Paper bags, paper bed pan covers and urinal covers (1 year period)—Various Government Depts.	Feb. 16
Jan. 27	3A/84	Brushes for painters use (1 year period)—Various Government Departments	Feb. 16
Jan. 27	4A/84	"Y" Suction Catheters (1 year period)—Various Government Departments	Feb. 16
Jan. 27	133A/84	Microcomputer based instrument control systems (5 only)—Education Department	Feb. 16
Jan. 27	134A/84	Motor Vehicles (Light weight 4WD) (from date of acceptance of tender to October 10, 1984)—Various Government Departments	Feb. 16
Jan. 27	135A/84	Four wheel drive loaders (One off to six off)—Main Roads Department	Feb. 16
Jan. 27	136A/84	G.R.P. Hull and two marine diesel engine—Department of Marine and Harbours	Feb. 16
Jan. 27	137A/84	Compact four wheel drive loaders (one off to three off)—Main Roads Department	Feb. 16
Jan. 27	138A/84	Rubber tyred rear end loaders (one off to six off)—Main Roads Department	Feb. 16
Jan. 27	139A/84	Skid mounted transportable cooks quarters (one off to three off)—Main Roads Department	Feb. 16
Jan. 27	140A/84	Cast Iron sluice valves (100mm to 300mm)—Metropolitan Water Authority	Feb. 16
Jan. 27	151A/84	Mobile Cranes mounted on rubber tyred wheels (one off to three off)—Main Roads Department	Feb. 16

STATE TENDER BOARD OF WESTERN AUSTRALIA—*continued.*
Tenders for Government Supplies—continued

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1984			1984
Jan. 27	152A/84	15 tonne multi-tyred self propelled rollers (one off to three off)—M.R.D.	Feb. 16
Jan. 27	153A/84	20 tonne multi tyred self propelled rollers (one off to three off)—Main Roads Department	Feb. 16
Jan. 27	154A/84	38 tonne multi tyred self propelled rollers (one off to five off)—Main Roads Department	Feb. 16
Jan. 27	155A/84	6.5 m Mono hull patrol vessels (2 only) and 6.0m/6.1 m Mono hull patrol vessel (1 only)—Department of Fisheries and Wildlife	Feb. 16
Jan. 27	13A/84	Bandages and dressings (1 year period)—Various Government Departments	Feb. 16
Jan. 27	20A/84	Disposable sterile plastic petri dishes (1 year period)—Various Government Departments	Feb. 16
Jan. 27	73A/84	Tea, tea bags and Instant Tea (1 year period)—Various Government Departments	Feb. 16
Jan. 27	30A/84	Lead Acid starter batteries (1 year period)—Various Government Departments	Feb. 23
Jan. 27	50A/84	Furniture Group 4 (1 year period)—Various Government Departments	Feb. 23
Jan. 27	141A/84	Power Transformers for site power reticulation at Subiaco Wastewater treatment plant—M.W.A.	Mar. 8

NOTE: \$50 refundable deposit is required for these documents.

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1984			1984
Jan. 13	108A/84	Fiat 500 Loader (MRD 172) at Kalgoorlie	Feb. 2
Jan. 13	109A/84	1966 International 4 x 4 Table Top Truck (UQE 591) (Not Driveable) at Harvey	Feb. 2
Jan. 13	110A/84	Baravan 4.6 m Caravan at Kununurra	Feb. 2
Jan. 13	116A/84	1980 Isuzu KB25 Light Truck (XQN 008) at Carnarvon	Feb. 2
Jan. 20	129A/84	Firearms (29 only) at Maylands	Feb. 2
Jan. 20	126A/84	X-ray Film Processor at Rockingham/Kwinana District Hospital	Feb. 9
Jan. 27	142A/84	Graphic Arts Equipment (composing room, photo typesetting, camera equipment) at Wembley	Feb. 9
Jan. 27	148A/84	Womick transportable accommodation unit (PW226) at East Perth	Feb. 9
Jan. 27	149A/84	Toyota FJ45 Land Cruiser (MRD3998) at East Perth	Feb. 9
Jan. 27	132A/84	1981 Commodore Sedan (XQH458) and 1979 Torana UC Sedan (XQG238) at Karratha	Feb. 16
Jan. 27	143A/84	1979 Holden HZ Sedan (XQH938) (Re-called) at South Hedland	Feb. 16
Jan. 27	144A/84	6 Berth skid mounted accommodation unit and skid mounted ablution block at Dalwallinu	Feb. 16
Jan. 27	145A/84	1980 Holden WB Panel Van (XQM210) at Derby	Feb. 16
Jan. 27	146A/84	Commodore Sedans (MRD5691, MRD5815) Holden Utility (MRD6279) Gemini Panel Van (MRD5123) and Holden Panel Van (MRD6069) at Derby	Feb. 16
Jan. 27	147A/84	1982 Holden Commodore VH Station Sedan (XQO869) (not driveable) at Kalgoorlie	Feb. 16
Jan. 27	150A/84	1975 Chevrolet Flat top truck (XQA092) (Not Driveable) at Geraldton	Feb. 16
Jan. 27	156A/84	Braithwaite Water tanks (58 m ³ —2 only) and steel tank stand (9 m high) at Dalwallinu	Feb. 16

Tenders addressed to the Chairman, State Tender Board, 815 Hay 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, 815 Hay Street, Perth and at points of inspection.

No Tender necessarily accepted.

B. E. CORBOY,
 Chairman, Tender Board.

STATE TENDER BOARD OF WESTERN AUSTRALIA—*continued.*

ACCEPTANCE OF TENDERS

Schedule No.	Contractor	Particulars	Department Concerned	Rate
<i>Supply and Delivery</i>				
62A/83	Donald J. Chipper & Son Pty. Ltd.	Service—Removal of Bodies to and from the State Mortuary (1 year period)	Police Details on application
402A/83	J. I. Case (Aust.) Pty. Ltd.	One (1) only 60 Kw Agriculture Tractor with attachments	P.W.D. \$27 510
453A/83	Atlas Copco Aust. Pty. Ltd.	One (1) only water well drilling Rig	P.W.D. \$241 133
562A/83	Waval Valves	Aeration Air Valves and Actuators for Subiaco WWTP	M.W.A. \$174 810
652A/83	Brown Boveri (Aust.) Pty. Ltd.	3·3 kV Switchboard and Ancillary equipment for Subiaco WWTP	M.W.A. \$201 877
797A/83	Ray Paolucci—The Wrought Iron Factory	Gully gates and frames (1 year period)	M.R.D. Details on application
835A/83	George Moss Pty. Ltd.	One (1) only rail mounted sleeper renewer	Westrail \$48 894
837A/83	Sandmac Engineering	Two (2) only Rail tensors	Westrail \$24 322
856A/83	Bradford Kendall Foundries	Item 1: Battery shoes (1 year period)	Mines \$1 500/tonne
		Item 2: Battery dies (1 year period)	Mines \$1 500/tonne
876A/83	The Readymix Group (WA)	45 000 tonnes approx of stone ballast—Grading A	Westrail \$9·94/tonne
880A/83	Various	Kitchen equipment for Swan Districts Hospital	P.W.D. Details on application
886A/83	Rosco Industries	Service-Making and trimming of 7 000 only short sleeve summer shirts (blue & khaki)	Police \$5·20 each
<i>Purchase and Removal</i>				
892A/83	Various	Surplus computer equipment at Kewdale	Education Details on application
922A/83	G. E. Mullan	Galion 503 Grader (UQF728) at South Hedland	P.W.D. \$1 856·61
913A/83	C. Campbell	Ropa Kitchen Caravan (UQC624) at Derby	P.W.D. \$800
917A/83	C. Campbell	Davis 430 Scatback Mini Loader (UQX399) at Derby	P.W.D. \$900
935A/83	B. J. Adams	Mercury 20 outboard motor at East Perth	P.W.D. \$351·99
936A/83	McLeod & Calvano Steel Fabrications	1974 Mitsui Seiki Air compressor (PW3039) at Wyndham	P.W.D. \$1 356
937A/83	McLeod & Calvano Steel Fabrications	Yale G51P050 Forklift 5 500 lb. Max. Lift (PW381) at Wyndham	P.W.D. \$3 376
938A/83	E. J. Turner	Tomlinson 9 000 litre bitumen Tanker (MRD406) at Bunbury	M.R.D. \$1 000
943A/83	WA Jinker Service	Fabco Skid Mounted transportable Laboratory (MRD859) at Port Hedland	M.R.D. \$1 810
946A/83	Soltoggio Bros.	1972 Ford D750-1213 Truck Cab-Chassis (UQM179) at Gnangara	Forests \$1 428
957A/83	M. Corry	Tritter verge mower (XQT048) at East Perth	M.R.D. \$156
958A/83	Soltoggio Bros	1942 Ex army 4-wheel 2 250 litre fuel trailer (UQU310) at Gnangara	Forests \$166
963A/83	Caudo Mining	Hydraulically operated portable screening plant (MRD554) at Kalgoorlie	M.R.D. \$10 071·50
971A/83	Various	Motor vehicles & a Toyota Coaster Bus at Kalgoorlie	P.W.D. Details on application
976A/83	Cooper Motors	Item 1: Lightburn concrete mixer (MRD474) at East Perth	M.R.D. \$258
		Item 2: Lightburn concrete mixer (MRD512) at East Perth	M.R.D. \$158
988A/83	Ray Mack Motors	1978 Toyota Coaster RB11R 22 seater Bus (XQE837) at Derby	P.W.D. \$1 857
1000A/83	Ray Mack Motors	1978 Toyota Coaster RB11R 22 seater Bus (XQE612) at Broome	P.W.D. \$2 651
1001A/83	K. Ford	1978 Toyota Land Cruiser FJ45 Tray back (XQG755) at Wyndham	P.W.D. \$1 767
1002A/83	P. A. & P. Booth	Item 1: 1981 Gemini TE Sedan (XQL575) at Geraldton	P.W.D. \$3 470·50
	R. Woodman	Item 2: 1981 Toyota RH22 Hi-Ace Van (XQN 693) at Geraldton	P.W.D. \$2 800
1005A/83	Palm Machinery	1973 Caterpillar 12E Grader (MRD 713) at East Perth	M.R.D. \$16 658
<i>All Tenders Declined</i>				
903A/83	1967 Bedford 'R' 4 x 4 Fire Truck (UQE690) at Collie	Forests	
910A/83	Item 2: 1981 Commodore Sedan (XQH458) at Karratha	P.W.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
212/83	Removal of existing and installing of new raised reflective pavement markers for Leach Highway between North Lake Road, Myaree, and Vahland Avenue, Shelley	February 7 1984

Acceptance of Tenders

Tender No.	Description	Successful Tenderer	Amount
154/83	Manufacture and delivery to site of 514 precast prestressed concrete deck beams for various bridges in the Pilbara and Kimberley Divisions	John Holland Constructions Pty. Ltd.	\$ 580 762.00
159/83			
150/83	Asphalt surfacing—Stirling Highway	Pioneer Asphalts Pty. Ltd.	271 910.00
173/83			
155/83	Supply and laying of concrete kerbing within the Metropolitan Division	Kerb Qic & Co.	80 017.20
127/83	Asphalt surfacing—Albany townsite	The Readymix Group (WA)	84 195.20
148/83	Fabrication of universal beams—Newman-Port Hedland Road	Fremantle Steel Fabrication Co. (1979)	135 435.00

* Combined Tender

D. R. WARNER,
Secretary, Main Roads.

APPOINTMENTS.

(Under section 6 of the Registration of Births, Deaths and Marriages Act 1961-1979.)

Registrar General's Office,
Perth, 19 January 1984.

THE following appointments have been approved:—

R.G. No. 71/72.—That Sergeant Arthur Brian Sharrett has been appointed as Assistant District Registrar of Births and Deaths for the Wellington Registry District to maintain an office at Donnybrook *vice* Sergeant P. W. Wright. This appointment dates from 23 December 1983.

R.G. No. 96/71.—That Sergeant Eric William Jones has been appointed as Assistant District Registrar of Births and Deaths for the Geraldton Registry District to maintain an office at Mullewa *vice* Sergeant D. A. Parker. This appointment dates from 18 January 1984.

R.G. No. 121/69.—That Senior Constable Ian Frank Trinder has been appointed as Assistant District Registrar of Births and Deaths for the Murchison Registry District to maintain an office at Yalgoo *vice* Senior Constable S. Leaver. This appointment dates from 16 January 1984.

R. A. PEERS,
Registrar General.

APPOINTMENTS.

(Under Section 6 of the Registration of Births, Deaths and Marriages Act 1961-1979.)

Registrar General's Office,
Perth, 23 January 1984.

THE following appointments have been approved:—

R.G. No. 49/68.—That Mr. Clifford Phillip Roycroft has been appointed as District Registrar of Births, Deaths and Marriages for the Murray Registry District to maintain an office at Pinjarra *vice* Mr. R. W. Caddy. This appointment dated from 23 January 1984 to 3 February 1984.

R.G. No. 49/68.—That Mr. Gregory John Rickie has been appointed as District Registrar of Births, Deaths and Marriages for the Murray Registry District to maintain an office at Pinjarra *vice* Mr. R. W. Caddy. This appointment dated from 6 February 1984.

D. G. STOCKINS,
Acting Registrar General.

APPOINTMENT.

(Under section 6 of the Registration of Births, Deaths and Marriages Act 1961-1979.)

Registrar General's Office,
Perth, 17 January 1984.

R.G. No. 475/74.

IT is hereby notified for public information that the appointment of Sergeant Alan George Hogarth as Assistant District Registrar of Births and Deaths for the Roebourne Registry District at Dampier, is cancelled from close of business on Friday, 20 January 1984.

R. A. PEERS,
Registrar General.

COAL MINE WORKERS (PENSIONS) ACT 1943 (AS AMENDED).

COAL MINE WORKERS SPECIFIED RATE ORDER 1984.

MADE by the Minister for Minerals and Energy under section 13A.

- Citation. 1. This order may be cited as the Coal Mine Workers Specified Rate Order 1984.
- Definition. 2. In this order "the Act" means the Coal Mine Workers (Pensions) Act 1943, as amended.
- Specified rates and declarations. 3. The weekly rate of wages prescribed for the classification of "Loadermen (Northern District)" in an industrial award applying to the coal mining industry in New South Wales—
- (a) as at 1 October 1983 was \$315.10 and that weekly rate is declared to be the specified rate in respect of any period for which pensions are payable under the Act commencing on or after 1 October 1983; and
- (b) as at 10 October 1983 is \$328.60 and that weekly rate is declared to be the specified rate in respect of any period for which pensions are payable under the Act commencing on or after 10 October 1983.

Dated this 24th day of January 1984.

D. C. PARKER,
Minister for Minerals and Energy.

COAL MINE WORKERS (PENSIONS) ACT 1943 (AS AMENDED).

COAL MINE WORKERS (PENSIONS) NOTICE 1984.

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

- Citation. 1. This notice may be cited as the Coal Mine Workers (Pensions) Notice 1984.
- Definition. 2. In this notice "the Act" means the Coal Mine Workers (Pensions) Act 1943, as amended.
- Rate of contribution of mine worker. 3. The rate of contribution payable under section 21 (2) (a) (i) of the Act by each mine worker is \$9.23 weekly, with effect as from 2 October 1983.
- Rate of contribution of owner. 4. The rate of contribution payable under section 21 (2) (a) (ii) (II) by each owner in respect of each mine worker employed by him is \$25.73 weekly, with effect as from 2 October 1983.

By His Excellency's Command,

G. PEARCE,
Clerk of the Council.

MINING ACT 1978-1983.

Notice of Intention to Forfeit Prospecting Licences for Non-Payment of Rent.

Department of Mines,
Perth, 20 January 1984.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences are paid before 10.00 a.m. on 21 February, 1984, it is the intention of the Warden, under the provisions of section 96 (1) of the Mining Act 1978-1983, to forfeit such Prospecting Licence for breach of covenant, viz. non-payment of rent.

R. H. BROMFIELD,
Warden.

To be heard at the Warden's Court, Kalgoorlie on 21 February 1984.

BROAD ARROW MINERAL FIELD.

Prospecting Licence.

24/66—Frederickson, Erlend Jacques.

EAST COOLGARDIE MINERAL FIELD.

Bulong District.

Prospecting Licence.

25/1—Gibson, Phillip Neil; Fitzgerald, Martin.

East Coolgardie District.

Prospecting Licence.

26/52—Bain, Percy James; Smith, Frederick John.

NORTH COOLGARDIE MINERAL FIELD.

Yeriela District.

Prospecting Licences.

31/22—Burton, Stuart Crowther.

31/23—Burton, Stuart Crowther.

31/24—Burton, Stuart Crowther.

MINING ACT 1978-1983.

Department of Mines,
Perth, 27 January 1984.

IN accordance with section 97 (3) of the Mining Act 1978-1983, I hereby cancel the forfeiture of the undermentioned Mining Lease, previously declared forfeited for non payment of rent and published in the *Government Gazette* of 17 June 1983, and reinstate the lessee as of his former estate.

PETER DOWDING,

Acting Minister for Minerals and Energy.

MURCHISON MINERAL FIELD.

Mining Lease.

21/817—L. B. Schultz.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore existing between Ian Francis Faudet and Barbara Joan Alice Faudet both of 71 Vanessa Way Swanview in the State of Western Australia and Brian Francis McKay and Noeleen McKay both of 161 Nathan Square Swanview in the said State which carried on business under the style or firm name of "Town Centre Caravans" at 173 Parry Street Perth in the said State has been dissolved as at 31 March 1983.

The business of "Town Centre Caravans" was from the above date carried on by the partnership of Barbara Joan Alice Faudet and Ian Francis Faudet.

Dated the 16th day of January, 1984.

IAN FRANCIS FAUDET.
BARBARA JOAN ALICE FAUDET.
BRIAN FRANCIS MCKAY.
NOELEEN MCKAY.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between Veronica L. Essex and Steven James Essex carrying on business as cartage contractor at Lot 11, Great Northern Highway, Millenden under the style of S.J. and V. L. Essex has been dissolved as from 20 May 1983.

Dated 23rd day of January, 1983.

VERONICA LILLA ESSEX.

UNCLAIMED MONEYS ACT 1912.

Coca-Cola Operations Pty. Ltd.

First Schedule.

Name and Last Known Address of Owner on Books;	Total Amount Due to Owner; Description of Unclaimed Money; Date of Last Claim.
A. G. & D. A. Otley, Eastern District Tearooms, Kellerberrin;	\$11.88; Unpresented Cheque; February 1977.
Gigolette Night Club, 28 James Street, Perth;	\$24.44; Unpresented Cheque; May 1977.
W. D. Batley, 30 Alexander Road, Rivervale;	\$13.80; Unclaimed Wages; April 1977.
B. K. Hoff, 18 Bridges Road, Melville;	\$49.50; Unclaimed Wages; April 1977.
K. R. Tullock, 27 Rayment Street, Lathlain;	\$26.00; Unclaimed Wages; April 1977.
D. E. Caldwell, 34 Weston Street, Maddington;	\$96.70; Unclaimed Wages; November 1977.
P. Woods, Flat 1, 9 Bates Place, Lockridge;	\$100.70; Unclaimed Wages; November 1977.
P. Cross, 4 Hollett Road, Morley;	\$31.70; Unclaimed Wages; November 1977.
C. Carroll, 30 George Street, Gosnells;	\$71.00; Unclaimed Wages; November 1977.

UNCLAIMED MONEYS ACT 1912.

NATIONAL & GENERAL INSURANCE CO. LTD. of 11 Harvest Terrace, West Perth W.A. hereby gives notice to J. M. Davey last known to the company as residing at Lot 63 Salmond Way Bullcreek W.A., that a sum of \$82.00 being moneys refunded on Insurance Policy has been unclaimed since 20/2/1978. Should this amount still be unclaimed after 12 months of the date of this notice such moneys will be paid to the Colonial Treasurer of W.A.

UNCLAIMED MONEYS ACT 1912.

List of Unclaimed Moneys held by Liquid Air W.A. Pty. Ltd.

276 Leach Highway, Myaree.

Name; Amount; Year.

Antila Plumbing; \$15.20; 1977.
Selective Weed; \$9.50; 1977.
G. Gurr; \$31.30; 1977.
Yaramba & Co.; \$9.42; 1977.
F. J. Hersford; \$16.40; 1977.

Total \$81.82.

The above amounts represent refund of prepaid rental on gas cylinders returned to our Company prior to rental expiry date. Current address of owners is unknown.

E. STABEK,
Assistant Accountant.

UNCLAIMED MONEYS ACT 1912.

Register of Unclaimed Moneys held by Hampton Gold Mining Areas PLC for the year ended 31 December 1977.

Name of Owner on Books; Total Amount due to Owner; Description of Unclaimed Moneys.	
Allan, Alfred Eric, c/o M. B. Hamer, Brookman Building, Grenfell Street, Adelaide, S.A.;	\$22.90; Dividend payable March, 1977.
Bahen, Margaret Kathleen, 2 Thornbury Crescent, East Malvern, Vic.;	\$22.90; Dividend payable March, 1977.
Barrett, Leslie John, 379 Collins Street, Melbourne, Vic.;	\$11.45; Dividend payable March, 1977.
Carmichael, Donald John (Declared), 42 St. George's Terrace, Perth, W.A.;	\$11.45; Dividend payable March, 1977.
Chamberlain, Augustus, c/o N.V. Bremner, 70 St. George's Terrace, Perth, W.A.;	\$68.71; Dividend payable March, 1977.
Chambers, John, c/o Miss Chambers, Brunswick Technical College, Melbourne, Vic.;	\$11.45; Dividend payable March, 1977.
Clarke, Alfred Rutter (Deceased), c/o Edith M. Clarke, Braemar, Grandview Grove, Armadale, Vic.;	\$55.43; Dividend payable March, 1977.
Geach, William Foster, 349 Collins Street, Melbourne, Vic.;	\$11.45; Dividend payable March, 1977.
Kempson, Frederick A., c/o M. B. Hamer, Brookman Building, Grenfell Street, Adelaide, S.A.;	\$22.90; Dividend payable March, 1977.
Kitching, Edward James, c/o Hong Kong & Shanghai Banking Corp., 9 Gracechurch Street, London;	\$11.45; Dividend payable March, 1977.
Leahy, Mary Veronica, 82 Walker Street, Clifton Hill, Vic.;	\$22.90; Dividend payable March, 1977.
Mawby, William Bonham, 31 Grenfell Street, Adelaide, S.A.;	\$45.80; Dividend payable March, 1977.
Pearce, Willie Edmunds, 45 Exchange Place, Adelaide, S.A.;	\$22.90; Dividend payable March, 1977.
Pretty, Margot, c/o Royal Derby Hotel, Brunswick Street, Fitzroy, Vic.;	\$11.45; Dividend payable March, 1977.
Proctor, Edward, 40 Brookman Building, Adelaide, S.A.;	\$22.90; Dividend payable March, 1977.
Templeton, Colin, 31 Queen Street, Melbourne, Vic.;	\$11.45; Dividend payable March, 1977.
Thompson, George, c/o Laidlaw & Co., Pirie Street, Adelaide, S.A.;	\$11.45; Dividend payable March, 1977.
Walkley, A. J. (Estate), Elders Trustee & Executor Co., Adelaide, S.A.;	\$57.26; Dividend payable March, 1977.
Wallis, Roy, Atwell Arcade, Fremantle, W.A.;	\$45.80; Dividend payable March, 1977.

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 27 February 1984, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Bowyer, Mary Evelyn, late of Unit 436, Centennial Close, 31 Williams Road, Nedlands, Married Woman, died 4/1/84.

Brewer, Harold Francis, formerly of 97 Edward Street, Osborne Park, late of Homes of Peace, Walter Road, Inglewood, Retired City Council Employee, died 2/12/83.

Brown, Jack Colvin, late of 131 Lansdowne Road, Kensington, State Public Servant, died 3/1/84.

Bullen, Elsie Maud, late of A1 Cottage Drive, Rowethorpe, Bentley, Widow, died 1/1/84.

Burt, Iris Elizabeth, late of 43 Alfred Road, Graylands, Divorcee, died 30/11/83.

Clack, Ruth, late of Unit 3, 62 Ewen Street, Scarborough, Widow, died 31/12/83.

Cunynghame, David Stuart, late of 6 Benporath Street, Victoria Park, Geologist, died 26/11/83.

Davies, Stephen Robert, late of Home of Peace, Thomas Street, Subiaco, Retired Supervisor, died 15/1/84.

Durnin, James Arthur, late of 4 Turley Way, Langford, Pilot, died 9/1/84.

Evans, Norman Clarence, late of 24 Meriwa Street, Nedlands, Retired Journalist, died 3/1/84.

Garnaut, Kathleen Muriel, late of Salvation Army Village, Unit 507, 31 Williams Road, Nedlands, Widow, died 9/1/84.

Gore, Sydney Stuart, late of Unit 6 Villa Rosa, 28 Sixth Avenue, Maylands, Retired Author, died 9/1/84.

Green, John, late of 200 Hancock Street, Doubleview, Retired Departmental Manager, died 4/1/84.

Hale, Herbert Frederick, late of 83 Edward Street, Bedford Park, War Pensioner, died 30/12/83.

Helbe, Boris Victor, late of 47 Hovea Terrace, South Perth, Retired Electrician, died 6/1/84.

Hummerston, Florence Ellen, late of Craigwood Nursing Home, Labouchere Road, South Perth, Widow, died 31/12/83.

Kirkham, Harold Thomas, late of 13 Wallsend Street, Collie, Retired Railway Employee, died 24/12/83.

Martin, Doris Wilmott, late of Applecross Nursing Home, Riverway, Applecross, Spinster, died 7/1/84.

Rakich, Jakov, late of 2 Hamersley Road, Caversham, Retired Vigneron, died 18/9/82.

Sawyer, Laurie Bell, formerly of 37 Ellesmere Street, Mount Hawthorne, late of St. George's Hospital, Pinaster Street, Mount Lawley, Widow, died 1/1/84.

Skelton, Maud Louise, late of Como Nursing Home, 36 Talbot Avenue, Como, Widow, died 31/12/83.

Skerry, William, late of Colville Nursing Home, Queens Crescent, Mount Lawley, retired Hotel Yardman, died 11/1/84.

Taylor, Francis Emerson, late of Mandurah Nursing Home, Hungerford Avenue, Halls Head, Retired Accountant, died 30/11/83.

Thomas, Kathleen May, late of Agmaroy Hospital, 115 Leach Highway, Wilson, Widow, died 4/1/84.

Vann, Violet Agnes, late of Unit 3 Palm Court, 48 Austin Street, Shenton Park, Widow, died 3/12/83.

Wheelock, Edna Elizabeth, late of 3/57-59 Stuart Street, Maylands, Widow, died 7/1/84.

Williams, Edith Grace, late of 28 Portree Way, Ardross, Widow, died 2/1/84.

Whyte, David Gosman, late of Unit 8 Stratford Court, 6 School Street, Kalamunda, Retired Company Executive, died 5/1/84.

Dated this 23rd day of January 1984.

S. H. HAYWARD,
Public Trustee,
Public Trust Office,
565 Hay Street, Perth.

POST SECONDARY EDUCATION IN WESTERN AUSTRALIA REPORT 1976

Chairman—Professor P. H. Partridge

Prices—

Counter Sales—\$3.00

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