

Government Gazette

OF

WESTERN AUSTRALIA

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[1986

Adoption of Children Amendment Act 1985 PROCLAMATION

WESTERN AUSTRALIA GORDON REID, Governor. [L.S.] By His Excellency Professor Gordon Reid, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

UNDER section 2 of the Adoption of Children Amendment Act 1985, I, the Governor, acting with the advice and consent of the Executive Council, do hereby fix 24 October 1986 as the day on which the Adoption of Children Amendment Act 1985, except for section 25, shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, on 22 October 1986.

> By His Excellency's Command, E. K. HALLAHAN, Minister for Community Services.

GOD SAVE THE QUEEN !

PROCLAMATION WESTERN AUSTRALIA GORDON REID, Governor. [L.S.] By His Excellency I Governor in and ove Australia and its Depe wealth of Australia.

By His Excellency Professor Gordon Reid, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

PURSUANT to section 12A of the Medical Act 1894, I, the Governor, acting with the advice and consent of the Executive Council do hereby declare the State Health Laboratory Services of the Health Department of Western Australia to be an auxiliary service in the whole of the State.

Medical Act 1894

Given under my hand and the Public Seal of the said State, at Perth, on 22 October 1986.

> By His Excellency's Command, K. J. WILSON, Acting Minister for Health.

GOD SAVE THE QUEEN !

Notice to Subscribers

As Government Gazettes (Nos. 124 and 126) pages 3931 to 3932 and 3935 to 3936 contained only a determination of restricted publications and as the issue of these is not covered by the Annual Subscription they were not issued to subscribers in the usual manner. Copies may be purchased from—

Government Printer, Parliamentary Papers, 9 Salvado Road, Wembley; or Ground Floor, 32 St. George's Terrace, Perth.

> WILLIAM C. BROWN, Government Printer.

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24 October 1986.

Queen Elizabeth II Medical Centre Amendment Act 1985 PROCLAMATION

VESTERN AUSTRALIA) By His Excellency Professor Gordon Reid,
GORDON REID, Governor.	By His Excellency Professor Gordon Reid, Governor in and over the State of Western Australia and its Dependencies in the Common-
[L.S.]	wealth of Australia.

UNDER section 2 of the Queen Elizabeth II Medical Centre Amendment Act 1985, I, the Governor, acting with the ad-vice and consent of the Executive Council, do hereby fix 1 November 1986 as the day on which the Queen Elizabeth II Medical Centre Amendment Act 1985 shall come into operation

Given under my hand and the Public Seal of the said State, at Perth, on 22 October, 1986.

> By His Excellency's Command, I.F. TAYLOR. Minister for Health.

GOD SAVE THE QUEEN !

Fire Brigades Superannuation Act 1985 PROCLAMATION

WESTERN AUSTRALIA GORDON REID, Governor. [L.S.]

By His Excellency Professor Gordon Reid, Governor in and over the State of Western Australia and its Dependencies in the Common-wealth of Australia. }

UNDER section 2 of the Fire Brigades Superannuation Act 1985, I, the Governor, acting with the advice and consent of the Executive Council do hereby fix 3 November 1986 as the day on which the Fire Brigades Superannuation Act 1985 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, on 7 October 1986.

> By His Excellency's Command, G. L. HILL Minister for Police and Emergency Services.

GOD SAVE THE QUEEN !

Main Roads Act 1930 (as amended) Declaration of a Highway and a Main Road

PROCLAMATION

By His Excellency Professor Gordon Reid, Governor in and over the State of Western Australia and its Dependencies in the Common-wealth of Australia.

WESTERN AUSTRALIA GORDON REID, } Governor. [L.S.]

MRD 85/9-39.

WHEREAS by section 13 of the Main Roads Act 1930, as amended, it is provided that the Governor may on the recommendation of the Commissioner, by proclamation deTransfer of Land Act 1893 PROCLAMATION

WESTERN AUSTRALIA GORDON REID, By His Excellency Professor Gordon Reid, Governor in and over the State of Western Australia and its Dependencies in the Common-wealth of Australia. Governor. [L.S.]

File No. 5735/50,V8.

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

Schedule 1

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

3063/94, V2 Dup-Portion of Kent Location 205; 1731; 296. 889/986—Portion of Boulder Town Lot 225; 1459; 799.

Schedule 2

File No.; Description of Land.

- 1325/893, V4—Portion of Swan Location 16 and being Lot 30 on Diagram 70868 being part of the Land in Certificate of Title Volume 1475 Folio 686.
- 1064/77, V2-Portion of East Location 22 and being Lot 52 on Diagram 67779 and being part of the land comprised in Certificate of Title Volume 1540 Folio 907.
- 1064/77, V2—That portion of East Location 22 on Dia-gram 65713 being part of the land in Certificate of Title Volume 1657 Folio 038.
- 1064/77, V2—That portion of East Location 22 on Dia-gram 65713 being the balance of the land comprised in Certificate of Title Volume 1540 Folio 906.
- 1064/77, V2-That portion of East Location 15 on Diagram 65713 (Excluding the land the subject of Diagram 68919) being part of the land in Certificate of Title Volume 1216 Folio 126.
 - Given under my hand and the Public Seal of Western Australia, at Perth, this 22nd day of October, 1986.

By His Excellency's Command,

I.F. TAYLOR, Minister for Lands.

GOD SAVE THE QUEEN !

clare that any section or part of a road shall be a Highway or shall be a Main Road; and whereas the Commissioner has recommended that the road section delineated on the plans specified in Schedule 1 hereto shall be Highway and the road section delineated on the plan specified in Schedule 2 hereto shall be Main Road. Therefore, I the Governor, acting with the advice and consent of the Executive Council, in exercise of the powers conferred by section 13 of the Main Roads Act 1930, as amended, and pursuant to the said recom-mendations do hereby declare the road section delineated on the plans and as generally described in Schedule 1 hereto shall be Highway and the road section delineated on the plan and as generally described in Schedule 2 shall be Main Road, but the footpaths, if any, of such roads are excluded from this proclamation.

Schedule	e 1
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Route	Route No.	Local Government	Location of Route	As Delineated on Plan No.
Bunbury Highway	H2	Shire of Mandurah	south and westerly across the Mandurah Inlet from the intersection with the existing highway and the Mandurah Pinjarra Road to the con- nection with the existing proclaimed route adjacent to Peelwood Parade.	7622-504-3 7622-505-1

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Schedule 2

Route	Route No.	Local Government	Location of Route	As Delineated on Plan No.
Kalgoorlie-Meekatharra Road	M18	Shire of Leonora	That new section of road beginning at the end of the existing proclaimed route at Leinster and extending north westerly to a point where the road joins with the existing route south of Lake Miranda.	

Given under my hand and the Public Seal of the said State at Perth this 23rd day of September, 1986. By His Excellency's Command,

R. J. PEARCE,

Acting Minister for Transport.

GOD SAVE THE QUEEN !

Main Roads Act 1930 (as amended)

Declaration of a Road that shall cease to be a Highway and Roads that shall cease to be Main Roads

PROCLAMATION

WESTERN AUSTRALIA GORDON REID, Governor. [L.S.] By His Excellency Professor Gordon Reid, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

MRD 85/9-39.

WHEREAS by section 13 of the Main Roads Act 1930, as amended, it is provided that the Governor may on the recommendation of the Commissioner, by proclamation declare that any section or part of a road shall cease to be a Highway or shall cease to be a Main Road; and whereas the Commissioner has recommended that the road section delineated on the plans specified in Schedule 1 hereto shall cease to be Highway and the road sections delineated on the plans specified in Schedule 2 shall cease to be Main Roads. Therefore, I the Governor, acting whith the advice and consent of the Executive Council, in exercise of the powers conferred by section 13 of the Main Roads Act 1930, as amended, and pursuant to the said recommendations do hereby declare the road section delineated on the plans and as generally described in Schedule 1 hereto shall cease to be Highway and the road sections delineated on the plans as generally described in Schedule 2 shall cease to be Main Roads.

Schedule 1

Route	Route No.	Local Government	Location of Route	As Delineated on Plan No.
Bunbury Highway	H2	Shire of Mandurah	The section of former route extending from Mandurah Terrace on the east- ern bank of the Peel Inlet to the con- nection with the new route adjacent to Peelwood Parade.	7622-504-3 7622-505-1

Schedule 2				
Route	Route No.	Local Government	Location of Route	As Delineated on Plan No.
Mandurah-Pinjarra Road	M23	Shire of Mandurah	The section of former route from Mandurah Terrace to the intersection with the new route of the Bunbury Highway east of Mandurah Townsite	7622-504-3
Kalgoorlie-Meekatharra Road	M18	Shire of Leonora	The section of former route extending northerly from Agnew to a point where the road joins with the new route south of Lake Miranda.	

Given under my hand and the Pubic Seal of the said State at Perth this 23rd day of September 1986.

By His Excellency's Command,

R. J. PEARCE, Acting Minister for Transport.

GOD SAVE THE QUEEN !

[24 October 1986.

At a Meeting of the Executive Council held in the Executive Council Chamber, at Perth, on 23 September 1986 the following Orders in Council were authorised to be issued:—

Land Act 1933

ORDERS IN COUNCIL

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

File No. 3448/67.—That Reserve No. 29163 (Jurien Lots 79 and 80) should vest in and be held by the Silver Chain Nursing Association (Incorporated) in trust for the purpose of "Clinic (Silver Chain Nursing Association Incorporated)".

File No. 3993/968.—That Reserve No. 29629 (Kalbarri Lot 174) should vest in and be held by the Silver Chain Nursing Association (Incorporated) in trust for the purpose of "Clinic (Silver Chain Nursing Association Incorporated)".

File No. 3357/75.—That Reserve No. 33960 (Eneabba Lot 119) should vest in and be held by the Silver Chain Nursing Association (Incorporated) in trust for the purpose of "Clinic (Silver Chain Nursing Association Incorporated)".

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

> L. E. SMITH, Clerk of the Council.

At a meeting of the Executive Council held in the Executive Council Chambers, at Perth, on 7 October 1986 the following Orders in Council were authorised to be issued:—

Land Act 1933

ORDER IN COUNCIL

File No. 2985/52.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any purpose specified in such Order and with power of leasing; and whereas it is deemed expedient that Reserve No. 24676 (Corrigin Lots 255, 470 and 498) should vest in and be held by the Shire of Corrigin in trust for the purpose of "Recreation".

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

> L. E. SMITH, Clerk of the Council.

Land Act 1933 ORDER IN COUNCIL

File No. 2985/52.

WHEREAS by section 34B (1) of the Land Act 1933, it is made lawful for the Governor to revoke an Order in Council issued pursuant to section 33 of that Act. And whereas by Order in Council dated 23 March 1977 Reserve 24676 was vested in the Shire of Corrigin in trust for the purpose of "Recreation" with power, subject to the approval in writing of the Minister for Lands being first obtained, to lease the whole or any portion thereof for any term not exceeding twenty-one (21) years from the date of the lease. Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, hereby directs that the beforementioned Order in Council be revoked and the Vesting Order cancelled accordingly.

> L. E. SMITH, Clerk of the Council.

At a Meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 22 October 1986 the following Order in Council was authorised to be issued:—

Land Act 1933

ORDER IN COUNCIL

File No. 1064/77 V2.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the order in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 39635 (Esperance Lot 878) should vest in and be held by the Minister for Transport in trust for "Harbour Purposes".

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

> L. E. SMITH, Clerk of the Council.

Western Australia FINANCE BROKERS CONTROL ACT 1975

(Sections 24 and 29)

Application for Finance Brokers Licence by Corporate Body

To: The Registrar, Finance Brokers Supervisory Board. GILLARD FINANCE BROKERS PTY LTD hereby applies for a Finance Brokers Licence under the Finance Brokers Control Act 1975. The address for service of notices in respect of this application is 30 Ledgar Road, Balcatta, 6021.

Dated this 14th day of October 1986.

(Signed) R. N. GILLARD, Director.

Appointment of Hearing

I hereby appoint 5 November 1986 at 9 o'clock in the forenoon as the time for hearing the foregoing application at the Offices of the Finance Brokers Supervisory Board, 600 Murray Street, West Perth.

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

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

DECLARATIONS AND ATTESTATIONS ACT 1913

Crown Law Department, Perth, 24 October 1986.

IT is hereby notified for public information that the Hon. Attorney General has approved the appointment of the following persons as Commissioners for Declarations under the Declarations and Attestations Act 1913:—

Cameron David Beavis of Floreat. Bernard George Boyland of Broome. Richard Browne of Bullcreek. Vicki Maree Cameron of Safety Bay. Maurice Lynn Colley of Ballajura. Gregory James Heath of City Beach.

> D. G. DOIG, Under Secretary for Law.

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JUSTICES ACT 1902 Crown Law Department,

Perth, 24 October 1986.

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

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

Ross Stewart Hunt, of 35 Atkinson Way, Lancelin. Colin Raymond Honey, of, Kingswood College, Hampden Road, Crawley. Beryl Lillian Jones, of, 100 Bungaree Road, Wilson and, Parliament House, Harvest Terrace, Perth.

Reginald Ernest Oakes, of, Lot 123, Great Eastern Highway, Sawyers Valley.

Brenda Therese Rodgers, of, 10 Shenton Street, Menzies.

> D. G. DOIG, Under Secretary for Law.

ADOPTION OF CHILDREN ACT 1896 ADOPTION OF CHILDREN REGULATIONS 1986

MADE by His Excellency the Governor in Executive Council.

PART I-PRELIMINARY

Citation

1. These regulations may be cited as the Adoption of Children Regulations 1986.

Commencement

2. These regulations shall come into operation on the day on which the Adoption of Children Amendment Act 1985, except for section 25 of that Act, comes into operation.

Interpretation

3. In these regulations, unless the contrary intention appears-

- "list" means a list maintained by the Department or a private adoption agency under regulation 6;
- "local child" means a child who is present in Australia when necessary consents to the adoption of the child are signed.

PART II—CANDIDATES FOR ASSESSMENT

Candidates for assessment

4. (1) A husband and wife who wish to have a child placed in their care by the Director-General or by a private adoption agency with a view to their adoption of the child must apply to the Director-General or the principal officer of a private adoption agency to be accepted as candidates for assessment.

(2) An application under subregulation (1) shall be in writing and shall include such information as the Director-General or principal officer may, either generally or in a particular case, require.

(3) An application under subregulation (1) shall be determined in accordance with regulation 5 and the Director-General or the principal officer, as the case may require, shall advise in writing all persons who have applied to be accepted as candidates for assessment whether or not they have been accepted, and, persons who are not accepted, shall be informed of the reasons for their non-acceptance.

(4) In this regulation and regulation 5 "husband and wife" includes persons who, although not legally married, have lived together as husband and wife on a *bona fide* domestic basis for a continuous period of not less than three years.

Criteria for acceptance of candidates for assessment

5. (1) A husband and wife shall not be accepted by the Director-General or a principal officer as candidates for assessment unless the Director-General or the principal officer is satisfied that they meet all of the following criteria—

- (a) they have lived together on a *bona fide* domestic basis for a continuous period of not less than three years;
- (b) both the husband and wife are not less than 25 and not more than 45 years of age;
- (c) in relation to the placement of a local child, neither the husband nor the wife has the care, custody or control of a child who is related to that husband or wife, other than an otherwise unrelated child adopted by them or one of them;
- (d) they have been resident or domiciled in Australia for not less than two years;
- (e) they are resident in Australia;
- (f) where the husband or wife, or the husband and wife, are not Australian citizens, the country of citizenship allows to an adopted child the same rights of entry, residence, education and medical care as it allows to its citizens;
- (g) they are in good physical and mental health and it is reasonable to expect them to continue in such health for at least 18 years;
- (h) neither the husband nor the wife has been found guilty within the preceding two years of an offence punishable at the time of the finding by imprisonment; and
- (i) neither the husband nor the wife has been found guilty at any time of an offence punishable at the time of the finding by imprisonment for 20 years or more.

(2) For the purpose of being satisfied of the matters referred to in subregulation (1) (g), the Director-General or the principal officer may require the husband or the wife (or both) to be examined and reported on by a specialist nominated by the Director-General or principal officer.

Listing of accepted candidates for assessment

6. (1) The Director-General and each private adoption agency shall maintain a list of candidates accepted for assessment in accordance with the criteria established by regulation 5 and shall so far as is practical maintain the list in an up to date and accurate form and for that purpose shall from time to time remove from the list the names of persons who no longer meet the criteria set out in regulation 5 or who are assessed as unsuitable to be adoptive parents.

(2) Persons whose names are removed from a list under subregulation (1) shall be so informed in writing and shall be informed of the reason for the removal.

Counselling and other services

7. The Director-General and every principal officer shall provide educational courses in adoptive parenthood and shall make available counselling and advisory services for persons who wish to be accepted as candidates for assessment and for adoptive parents.

PART III-ASSESSMENT OF CANDIDATES AND PLACEMENT OF CHILDREN

Pre-requisites for placement of child

8. The Director-General or a principal officer shall not place or arrange the placement of a child in the care of persons with a view to their adoption of the child unless at the time of placement—

- (a) those persons have been accepted as candidates for assessment under regulation 4 and continue to meet the criteria set out in regulation 5;
- (b) they have been assessed favourably in accordance with regulation 9 within the preceding six months as to their suitability to be adoptive parents;
- (c) neither of the candidates is undertaking treatment for infertility;
- (d) immediately prior to placement of the child, evidence is provided by the female candidate of a negative Beta HCG pregnancy test;
- (e) where there is no other child in the care of the candidates, the age difference between the child to be placed and each of the candidates is not more than 35 years;
- (f) where there is another child or children in the care of the candidates-
 - (i) the age difference between the child to be placed and each of the candidates is not more than 40 years;
 - (ii) every child already in the care of the candidates has been in their care for not less than two years;
 - (iii) every child already in their care is older than the child to be placed; and
- (g) all other requirements of these regulations that are relevant to the placement of a child are complied with.

Assessment of candidates

9. (1) The assessment of candidates who have been accepted for assessment under regulation 4 shall be carried out—

- (a) in the case of candidates on the list maintained by the Director-General, by an officer of the Department or a person who has one of the qualifications referred to in regulation 15 (3) and is authorized for the purpose by the Minister; and
- (b) in the case of candidates on the list maintained by a private adoption agency, by the principal officer of that agency or a person who has one of the qualifications referred to in regulation 15 (3) and is authorized for the purpose by the Minister.

(2) Candidates for placement shall be assessed favourably as to their suitability to have a child placed with them for the purposes of adoption only if the Director-General or the principal officer is satisfied that—

- (a) they have the capacity to provide the standard of care necessary to protect the safety and physical health of a child through to adulthood;
- (b) they are of good character and are suitable persons to be entrusted with the care and welfare of a child;
- (c) their motivation for adoption indicates their awareness of a child's needs and their expectations for the adopted child are likely to enhance the child's future development;
- (d) they possess the emotional and personal capacity to be stable and concerned parents;
 (e) they understand the needs and rights of natural parents who relinquish a child for adoption; and
- (f) they have the capacity, having regard to the age and number of any children already in their care, to accommodate and promote the interests and welfare of an additional child of a particular age and gender.

(3) In the case of the assessment of candidates for placement of a child other than a local child, the Director-General may, in addition to the matters referred to in subregulation (2), have regard to criteria that are agreed between the Director-General and the responsible authorities of the country of origin of the child.

(4) Upon the written request of any person who has been assessed under this regulation, the Director-General or the principal officer, as the case may require, shall provide that person with a copy of the assessment.

Placement of children for adoption

10. (1) The Director-General or the principal officer, as the case may be, shall place a child who is available for adoption with the candidates for placement who subject to the Act and under these regulations are eligible to have a child placed with them for the purposes of adoption and who in the opinion of the Director-General or the principal officer—

- (a) are, of the eligible candidates, best able to meet the needs of the child; and
- (b) so far as is practical, meet the wishes of the natural parents.

(2) Arrangements or negotiations with respect to a placement of a child with persons with a view to their adoption of the child shall not be completed by the principal officer of a private adoption agency except in consultation with one or more adoption field workers qualified in a manner referred to in regulation 15 (3) (a) or (b).

Duty where no placement or adoption

11. Where the Director-General or a principal officer is holding a consent or consents to the adoption of a child and the child—

- (a) is not placed in the care of persons with a view to adoption within 6 months from the signing of the consent or consents; or
- (b) is not the subject of an order for adoption within 24 months from the signing of the consent or consents,

the Director-General or the principal officer, as the case may require, shall endeavour to communicate with the person or persons who so consented and shall—

- (aa) inform that person or persons of the reason for the delay and give an opinion concerning the likelihood of an order for adoption being made; and
- (bb) ask that person or persons whether they wish to be further informed concerning the placement and adoption of the child.

PART IV-CHILDREN WITH SPECIAL NEEDS

Children with special needs

12. (1) The provisions of Parts II and III apply to the placement of any child with special needs in the care of persons with a view to their adoption of the child except to the extent that the Director-General may agree in writing to the variation or waiver of any such provision in accordance with this regulation.

(2) An application for a variation or waiver under subregulation (1)—

- (a) must include information concerning the steps taken with a view to placing the child in accordance with the requirements of the regulations and the consultation that has taken place with the department and all private adoption agencies for that purpose; and
- (b) shall not be granted unless the responsible officer of the Department or the principal officer of a private adoption agency making the application satisfies the Director-General that it is not practical to place the child with a view to adoption in the care of persons who meet all the requirements of these regulations and who are on a list of candidates for placement maintained by the Department or a private adoption agency.

(3) Where the Director-General agrees to the variation or waiver of a provision of these regulations in respect of the placement of a child with special needs, the Department or the private adoption agency may take such steps as are necessary to find the most suitable persons in the care of whom the child is to be placed with a view to adoption.

PART V-PRIVATE ADOPTION AGENCIES

Application for approval of private adoption agency

13. (1) An application to the Minister under section 3B of the Act by an organization for the approval of that organization as a private adoption agency must contain the following information—

- (a) the name of the organization (which must include the words "Adoption Agency");
- (b) the address and telephone number of the principal office and other offices or premises of the organization in Western Australia;
- (c) the full name, residential address, telephone number and qualifications of the person who will be appointed to be the principal officer if the application is approved;
- (d) a summary of the qualifications and the experience of the proposed principal officer in adoption matters and in social welfare;
- (e) the proposed extent of employment of the principal officer by the organization (i.e. "full time" or the expected number of hours weekly);
- (f) the name, residential address, telephone number, qualifications and experience in adoption matters of the person who is to be authorized to act for the principal officer during his absence;
- (g) the names, qualifications and experience in adoption matters of any other staff proposed to be employed by the agency for the purposes of assessment, placement and counselling;
- (h) particulars of any special facilities to be conducted by or available to the agency;
- particulars of consultative services (if any) to be available to the agency (i.e. medical, psychiatric, psychological, social work or other); and
- (j) the estimated number of adoptions expected to be arranged annually.

(2) An application of the kind referred to in subregulation (1) must be accompanied by a copy of the memorandum and articles of association or other constitutional documents of the organization.

Notification of changes

14. (1) If the memorandum or articles of association or other constitutional documents of a private adoption agency are varied, the agency shall within seven days of the variation taking effect inform the Minister of the particulars of the variation and satisfy him that the variation has been lawfully effected.

(2) If any information required by regulation 13 to be contained in an application under that regulation becomes incorrect or incomplete, the organization shall within seven days inform the Minister of the changes.

(3) A private adoption agency that changes the address of its principal office in Western Australia shall cause a notice of the change and the new address to be published in a newspaper circulating throughout Western Australia.

Principal officer and other staff

15. (1) The principal officer of a private adoption agency must be a person who is employed on a full time basis (or substantially so) and, in the opinion of the Minister, has had sufficient training and experience in social welfare and administration to enable the duties of a principal officer to be carried out satisfactorily.

(2) Notwithstanding subregulation (1), the Minister may authorize a private adoption agency to appoint a principal officer on a part time basis for a limited period if the Minister is satisfied that the agency will be able to function effectively.

(3) The staff of a private adoption agency must include in addition to the principal officer-(a) one person with not less than two years experience of adoption matters;

- (b) one person (who may not be the person referred to in paragraph (a)) with a tertiary qualification in a behavioural science.

(4) Where a private adoption agency has more than two adoption field workers, not less than 2/3 of them must have either or both of the qualifications referred to in subregulation (3).

(5) If at any time the Minister is of the opinion that a private adoption agency has insufficient staff who are qualified in terms of subregulation (3) (a) or (b), the Minister shall notify the principal officer of that agency of his opinion and the principal officer shall take all reasonable steps to ensure that the agency employs sufficient staff.

Provision of services and facilities

16. A private adoption agency must provide services and facilities to the satisfaction of the Director-General—

- (a) for counselling parents who request the agency to make arrangements for the adoption of a child;
- (b) for counselling, before and after adoption, relinquishing parents, adopted persons and adoptive parents;
- (c) for assessing candidates for placement and selecting persons to have a child placed in their care with a view to adoption;
- (d) to secure and pay foster parents;
- (e) to enable all adoption services to be confidential; and
- (f) for the separate secure storage of adoption records.

Case Records

17. (1) A private adoption agency must establish, maintain and preserve case records in relation to-

- (a) the child and each relinquishing parent or guardian and each adoptive parent in every case where the agency makes arrangements for the placement of a child in the care of persons with a view to their adoption of the child; and
- (b) all payments made to or by the agency with respect to the placement or adoption of a child and the purposes of those payments and details of any reimbursement made to the agency

(2) The principal officer of a private adoption agency may at any time deliver case records and other associated documents to the Director-General for safe custody.

Minister may require information

18. (1) Upon the request of the Minister, or an officer of the Department authorized in writing by the Minister for the purpose, the principal officer of a private adoption agency shall within seven days of the request produce to and make available for the inspection of the Minister or that officer all case records maintained by that agency in accordance with regulation 17 and shall supply within seven days such information with respect to any child in respect of which the agency has had negotiations or made arrangements as the Minister or that officer may require.

Penalty: \$1 000.

(2) A person authorized by the Minister under subregulation (1) must produce his written authority to the principal officer when exercising his powers under that subregulation.

Agencies to send Returns to Minister

19. The principal officer of a private adoption agency shall submit to the Minister in respect of the periods January to June and July to December in each year a return in respect of that agency showing how many children were placed by the agency in the care of persons with a view to adoption and how many children so placed were the subject of an order for adoption and each such report must be submitted to the Minister within 30 days after the expiry of the period to which it relates.

PART VI-ACCESS TO ENTRY OF BIRTH OF ADOPTED PERSONS

Application for copy of Entry of Birth

20. (1) The application of an adopted person under section 24AA of the Act for an extract from or certified copy of the original entry of the birth of that person must set out

- (a) the full name, all known former names, and the address and telephone number of the applicant:
- (b) the date and place of birth of the applicant;
- (c) the date of the order of adoption (if known) relating to the applicant;
- (d) the names and the address (if known) of the adoptive parents at the time of the adoption; and
- the name of the agency or solicitor (if known) responsible for arranging the adoption. (e)

(2) An applicant under section 24AA must satisfy the Director-General of his or her identity and must provide in writing such further information as the Director-General may in a particular case require.

Approval of counsellors under section 24AA

21. (1) A person shall not be approved by the Minister as a counsellor under section 24AA of the Act unless that person has satisfactorily completed an adoption counselling course approved by the Minister and—

- (a) is eligible for full or provisional membership of the Australian Association of Social Workers; or
- (b) is registered with the Western Australian Psychologists Registration Board; or
- (c) has not less than 2 years' experience in matters relating to adoption.

(2) An approval under section 24AA shall be valid for 2 years, and may be renewed from time to time for a further period of 2 years by the Minister, and the renewal may, if the Minister considers it appropriate, be subject to the counsellor completing a further adoption counselling course approved by the Minister prior to such renewal.

(3) Notwithstanding subregulation (1), the Minister may under section 24AA approve as a counsellor a person who does not reside in Western Australia upon being satisfied that the person satisfies any requirements comparable to those in subregulation (1) in force in the country of that person's residence.

PART VII-ADOPTION CONTACT REGISTER

Proof of identity

22. A person requesting an entry on the Adoption Contact Register must satisfy the Director-General of his or her identity.

Entry on Register by natural father

23. (1) Subject to subregulation (2), the name and address of a person who claims to be the natural father of an adopted person shall be entered on the Adoption Contact Register only if the applicant submits evidence which satisfies the Director-General that the applicant is the natural father of that adopted person.

(2) If a person who claims to be the natural father of an adopted person is unable to submit evidence which satisfies the Director-General that the applicant is the natural father of that adopted person, the applicant must provide in writing such information as the Director-General may require and his name and address may then be entered in a separate section of the Adoption Contact Register entitled—Unverified Claims of Paternity.

PART VIII-MISCELLANEOUS

False information

24. A person shall not in connection with an application to the Minister, the Director-General or an approved adoption agency under these regulations make a statement or give any information which he knows is false in a material particular.

Penalty: \$1 000.

Transitional

25. Notwithstanding regulation 19, in the case of the first return required to be submitted to the Minister by the principal officer of a private adoption agency under that regulation, the return shall be made in respect of the period from the date of the approval by the Minister of the private adoption agency to the next following 30 June or 31 December, whichever first occurs.

By His Excellency's Command, L. E. SMITH, Clerk of the Council.

CHIROPRACTORS ACT 1964

Health Department of W.A., Perth, 22 October 1986.

PHD 167/79; Ex Co No. 2654 HIS Excellency the Governor in Executive Council has appointed under the provisions of the Chiropractors Act 1964 the following persons as members of the Chiropractors' Registration Board for the period ending 20 July 1989:—

Mr G. A. Lacerenza.Mr H. Van de Velde.Mr K. R. Todd.Dr R. J. Lockwood.Mr B. J. Rose.Dr R. J. Lockwood.

His Excellency has also appointed under the provisions of the Chiropractors Act 1964 Mr R. W. Murphy as deputy to Mr K. R. Todd, Mr M. R. McKibbin as deputy to Mr B. J. Rose, Mr F. G. Price as deputy to Mr H. Van de Velde and Ms L. Y. A. Hunt as deputy to Dr R. J. Lockwood for the period ending 20 July 1989.

> J. C. McNULTY, Executive Director, Public Health and Scientific Support Services.

HEALTH ACT 1911

Health Department of W.A., Perth, 1 October 1986.

612/83

I, IAN FREDERICK TAYLOR being the Minister administering the Health Act 1911, hereby appoint pursuant to section 247A of the Health Act 1911, Councillor J. Winterhalder as a member of the Local Health Authorities Analytical Committee for the period ending 1 September 1988, vice Councillor W. L. Hagan resigned.

> IAN TAYLOR, Minister for Health.

HEALTH ACT 1911

Health Department of W.A., Perth, 24 October 1986.

PHD 2064/60.

I, IAN FREDERICK TAYLOR, Minister for Health, being the Minister administering the provisions of the Health Act 1911 hereby, under the provisions of section 251 of the said Act, authorise the Executive Director, Public Health, for a period of 12 months from 9 March 1987 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).

IAN TAYLOR, Minister for Health. HOSPITALS ACT 1927

Health Department of WA, Perth, 22 October 1986.

PL 1.9.

HIS Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927, the following persons as members of the James T. Pollard Convalescent Hospital Board for the period ending 31 October 1987.

Mr D. V. Wallis. Mr R. B. Underwood. Miss S. L. Campbell. Mrs J. J. Jones. Mrs A. E. McLeod. Mrs J. Monger.

> W. D. ROBERTS, Commissioner of Health.

HOSPITALS ACT 1927

Health Department of WA, Perth, 22 October 1986.

MW 1.9.

HIS Excellency the Governor in Executive Council has appointed under the provisions of the Hospitals Act 1927, the following persons as members of the Morawa District Hospital Board for the period ending 30 September 1989.

Mr J. F. Cooper. Mr K. J. Lane.

> W. D. ROBERTS, Commissioner of Health.

HEALTH ACT 1911

Shire of Harvey

WHEREAS under the provisions of the Health Act 1911, 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 Harvey 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.

MODEL BY-LAWS SERIES "A"

Part IV—Dairies and Milk Shops

Delete the whole of Schedule "C" and replace it with a new Schedule "C" (By-law No. 4). Fees to be paid for licence and registration in respect of the trade of a dairyman and/or vendor of goat milk.

Scale of Fees

(a) Dairyman/Vendor—

1-9 goats \$5 per annum.

- 10-19 goats \$10 per annum. 20-49 goats \$20 per annum.
- 50 and over goats \$30 per annum.

(b) In respect of the trade of a vendor of goat milk \$5 per annum.

Passed at the Ordinary Council Meeting of the Shire of Harvey on 22 July 1986. The Common Seal of the Shire of Harvey was here-

unto affixed in the presence of-

[L.S.]

M. W. SMITH, President.

L. A. VICARY, Shire Clerk.

Confirmed-

J. C. McNULTY, Executive Director Public Health.

Approved by His Excellency the Governor in Executive Council this 22nd day of October 1986.

L. E. SMITH, Clerk of the Council.

QUEEN ELIZABETH II MEDICAL CENTRE ACT 1966

Queen Elizabeth II Medical Centre Trust Repeal By-Laws 1986

MADE by the Queen Elizabeth II Medical Centre Trust with the approval of His Excellency the Governor in Executive Council.

Citation

1. These by-laws may be cited as the Queen Elizabeth II Medical Centre Trust Repeal Bylaws 1986.

Commencement

2. These by-laws come into operation on the day on which the Queen Elizabeth II Medical Centre Amendment Act 1985 comes into operation.

Repeal

3. The Perth Medical Centre By-laws 1976* are repealed. [*Published in the Government Gazette on 18 June 1976 at pp 2057-2061.]

The Common Seal of the Queen Elizabeth II Medical

Centre Trust was affixed hereto in the presence of—

[L.S.]

H. W. OLNEY,

Chairman. ROBERT H. T. SMITH, Member.

Approved by His Excellency the Governor in Executive Council.

L. E. SMITH, Clerk of the Council.

QUEEN ELIZABETH II MEDICAL CENTRE ACT 1966

INTERPRETATION ACT 1984 (Section 25)

Queen Elizabeth II Medical Centre (Delegated Site) By-Laws 1986

MADE by the Board of the Sir Charles Gairdner Hospital under section 13 (2e) in its capacity as a delegate under section 13 with the approval of His Excellency the Governor given on the recommendation of The Queen Elizabeth II Medical Centre Trust.

PART I-PRELIMINARY

Citation

1. These by-laws may be cited as the Queen Elizabeth II Medical Centre (Delegated Site) By-laws 1986.

Commencement

2. These by-laws shall come into operation on the day on which the Queen Elizabeth II Medical Centre Amendment Act 1985 comes into operation.

Interpretation

- 3. (1) In these by-laws, unless the contrary intention appears-
- "authorized person" means person authorized in writing by the secretary for the purpose of these by-laws;
- "driver", in relation to a vehicle, includes rider;
- "Hospital" means the Sir Charles Gairdner Hospital established under the Hospitals Act 1927;
- "parking attendant" means person authorized in writing by the delegate to regulate, prohibit or guide traffic, parking and standing;
- "parking facility" means any land or structure on the site containing a parking space or parking spaces;
- "parking space" means a section whether in a parking facility or not which is marked by means of painted lines or metallic studs or similar devices for the purpose of indicating where a vehicle may be parked whether or not a charge or permit is required in relation to the parking of the vehicle;

"permit" means parking permit issued under by-law 26;

- "roadway" means part of the site which, although it is not a road within the meaning of the *Road Traffic Act 1974*, is set aside for use by vehicular traffic, but excludes a parking facility;
- "secretary" means the person holding or acting in the office of chief executive officer (however designated) of the Hospital;
- "sign" means marking, notice or sign marked, erected or displayed by or by authority of the secretary;
- "speed restriction sign" means a sign erected or marked in or about a roadway containing a numeral or numerals;
- "the site" means the land in respect of which powers are for the time being delegated to the Hospital under section 13 of the Act;

- "ticket vending machine" means machine situated in a parking facility which, on the placing therein of a coin or coins, issues a visitor's ticket containing the time of issue and the day of the year:
- "vehicle" has the same meaning as in the Road Traffic Act 1974;
- "visitors ticket" means ticket stamped with the day and time of issue from a ticket vending machine.

(2) Subject to sub-bylaw (3), when these by-laws prohibit the doing of an act or thing without permission

- (a) that permission shall be in writing and may be given and revoked by the secretary or by an employee or officer of the Hospital authorized by the secretary to give and revoke that permission; and
- (b) that permission shall be obtained before the act or thing is done.

(3) An employee or officer of the Hospital acting in the course of his employment has the permission referred to in sub-bylaw (2) without that sub-bylaw being complied with in respect of him.

PART II-GROUNDS

Trespass and offensive behaviour

4. (1) A person shall not enter or remain on the site without a reasonable excuse.

(2) A person shall not on the site-

- (a) assault or attempt or threaten to assault any other person;
- (b) use abusive or insulting language or do or engage in any offensive, indecent or improper act, conduct or behaviour;
- write, draw, print, publish, record, broadcast, distribute, perform or otherwise dis-(c) seminate any indecent or obscene act or matter of any kind; or
- (d) act in any other way so as to cause or be likely to cause a nuisance or annoyance to other persons.

Bill sticking

- 5. A person who, without permission-
 - (a) posts, sticks, stamps, stencils or otherwise affixes any placard, handbill, notice, advertisment, paper or other document on or to any tree, fence, post, gate, wall, pavement, roadway, footway or building or other structure on the site;
 - (b) writes, draws or paints on or defaces any tree, fence, post, gate, wall, pavement, roadway, footway or building or other structure on the site; or
 - (c) causes an act described by paragraph (a) or (b) to be done,

commits an offence.

Litter

6. A person who throws or leaves rubbish, refuse, paper, bottles, glass (broken or otherwise) or litter of any kind on the site, otherwise than in a receptacle provided for the purpose, commits an offence.

Liquor

7. A person who, without permission, brings intoxicating liquor onto the site or keeps or consumes intoxicating liquor on the site commits an offence.

Protection of trees, buildings, etc.

A person who, without permission-

- (a) cuts, breaks, defaces, picks, injures, destroys or removes any tree, shrub, plant, flower, garden or lawn on the site;
- damages, removes or interferes with any stake or label on or near any tree, shrub, (h) plant, flower, garden or lawn on the site;
- (c) walks on or causes damage to any area on the site containing or being prepared for shrubs or flowers;
- (d) pollutes, enters or remains in any pond, lake or ornamental water on the site; or
- cuts, damages, injures, disfigures, removes or interferes with the soil or surface of the (e) site, or any roadway or footway on the site, or any fence, building, rockwork, water cock, plant, tool, seat, sign, notice, notice board, bus passenger shelter, post, railing, barrier or other structure or thing that may be from time to time erected or placed on the site by or by authority of the secretary,

commits an offence.

Dangerous activities

9. A person who, without permission-

- (a) kindles, makes or lights a fire;
- (b) creates or discharges an offensive or dangerous gas, smoke, smell or noise;
- (c) carries or discharges a firearm or other offensive weapon;
- (d) throws or releases a stone, missile or other dangerous object or material; or
- (e) brings or makes a bomb or other explosive device,

on or onto the site commits an offence.

Animals

- 10. A person who, without permission-
 - (a) catches, chases, traps, interferes with, disturbs, injures, destroys or places a trap for, or otherwise attempts to capture or kill, a bird, fish or animal on the site; or
 - (b) brings a bird, fish or animal onto the site,

commits an offence.

Selling, distributing or hiring

- 11. (1) A person shall not on the site, without permission—
 - (a) sell, or expose for sale, or distribute for the purpose of promoting the sale of, any goods, wares or merchandise of any kind;
 - (b) solicit or gather money;
 - (c) sell, distribute, or carry or expose for sale or distribution, any printed or written matter; or
- (d) place or install on the reserve any chair, seat or other thing for hire.
- (2) A person who contravenes this by-law commits an offence.

Removal of property

12. A person who, without permission, removes from the site, or disturbs, moves or interferes with, any article or property that is lying or left on the site, commits an offence, unless that person is legally entitled to possession of that article or property.

Public performances, etc.

- 13. A person who, without permission, arranges, advertises or takes part in-
- (a) any fete, picnic, concert or other performance; or

(b) any public speaking or preaching,

on the site commits an offence.

Gambling

- 14. A person who, without permission—
- (a) bets or offers to bet or accept a bet:
- (b) sells, purchases or offers to sell or purchase any ticket or coupon for, or which purports to be for, a sweep or lottery; or
- (c) plays cards for money or engages in any other form of gambling,

on the site commits an offence.

Directions concerning use of certain areas

15. (1) An authorized person may, either orally or by the display, erection or marking of a sign or notice, direct that a specified part of the site—

- (a) shall be open to members of the public or a specified section of the public subject to compliance with such conditions as may be specified;
- (b) may be used for specified activities by members of a specified club or organisation, or by other specified persons, subject to compliance with such conditions as may be specified; or
- (c) shall be cleared of and closed to all persons, other than specified persons, and that all persons, other than specified persons, shall forthwith leave and disperse from that part.

(2) A direction given under sub-bylaw (1) may be varied or cancelled by the secretary.

(3) In this by-law "specified" means specified in the relevant direction given under subbylaw (1).

(4) A person who contravenes a direction given under sub-bylaw (1) commits an offence.

PART III—TRAFFIC CONTROL

Division 1—General

Driving of vehicles

16. (1) A person shall not, without permission, drive or bring a vehicle on any portion of the site unless that portion is a roadway or a parking facility.

(2) A person shall not drive, use or stand a vehicle in any portion of the site contrary to any sign displayed in relation to that portion of the site.

Driver to obey reasonable direction

17. Notwithstanding anything in these by-laws, the driver of a vehicle shall obey any reasonable direction given to him by a parking attendant in relation to the parking or movement of the vehicle.

Application of Road Traffic Code 1974

18. Subject to these by-laws, the *Road Traffic Code 1974* applies to and in relation to the driving of a vehicle within the site.

Speed limits

- 19. (1) A person shall not drive a vehicle on a roadway—
- (a) where no speed restriction sign is displayed—at a speed exceeding 30 kilometres an hour;
- (b) where a speed restriction sign is displayed in relation to a portion of a roadway—at a speed exceeding the speed indicated on the speed restriction sign.
- (2) Sub-bylaw (1) does not apply to or in relation to an emergency vehicle.

Driving on Hospital Avenue

and Gairdner Drive

- 20. (1) A person shall not drive a vehicle-
 - (a) along the roadway designated as Hospital Avenue; or
 - (b) where a sign prohibiting vehicles is displayed, in the roadway designated as Gairdner Drive,

except for the purposes of entering a parking facility on the site.

(2) Sub-bylaw (1) of this by-law does not apply to an omnibus operated by the Metropolitan (Perth) Passenger Transport Trust constituted under the Metropolitan (Perth) Passenger Transport Trust Act 1975 or a taxi-car operated under the Taxi-car Control Act 1985 or the Transport Co-ordination Act 1966.

Give way

21. The driver of a vehicle that is entering or preparing to enter a parking facility shall give way to any vehicle that is -

- (a) leaving the parking facility; or
- (b) travelling in the roadway in the vicinity of his vehicle.

Roadway not to be used for instructions or repairs

- 22. A person shall not on a roadway in the site-
 - (a) drive a vehicle for the purposes of giving or receiving driving instructions;
 - (b) except in an emergency, effect repairs or adjustments or both to a vehicle.

Division 2—Parking

Parking only in parking spaces

23. A person shall not park a vehicle in the site except in a parking space.

Signs to be obeyed

24. A person shall not park, stand or move a vehicle in a parking facility in the site contrary to any direction contained in a sign.

Parking in parking spaces

25. (1) A person shall not park, stand or move a vehicle in a parking facility in the site contrary to any directions contained in a sign.

(2) Where a sign indicates that a parking facility or portion of a parking facility is set aside—

(a) for a specified vehicle or specified class of vehicles;

(b) for the vehicle of a specified person or specified class of persons;

(c) for parking of vehicles for a specified period of time; or

(d) for the parking of vehicles for a maximum period of time so specified,

a person shall not park a vehicle in the parking facility or portion of the parking facility unless—

- (e) the vehicle is the particular vehicle or is within the class of vehicle so specified;
- (f) the vehicle is the vehicle of the person or a person of the class so specified;

(g) the vehicle is parked within the period of time so specified;

(h) the vehicle is parked for a period that does not exceed the maximum period of time so specified,

as the case requires.

(3) Where a sign indicates that a portion of a parking facility may be used for parking only on the payment of the charge indicated in the sign a person shall not park a vehicle in the portion of the parking facility unless the charge so indicated has been paid into a ticket vending machine.

(4) Where a sign in a portion of a parking facility directs that a vehicle parked in that portion is required to display a ticket or permit in a specified position on the vehicle a person shall not park a vehicle in the portion of the parking facility unless a ticket or a valid permit is displayed in accordance with directions in the sign.

(5) In this sub-bylaw "specified" means specified in a sign.

Application for permits

26. (1) A person who desires to obtain a permit to park a vehicle in a parking facility shall apply to the secretary.

- (2) An application for the purposes of sub-bylaw (1)—
 - (a) shall be in the form of the form approved by the secretary;
- (b) shall be accompanied by the fee (if any) that is prescribed in relation to the kind of permit sought in the application.

(3) A permit may be issued permitting parking in a specified portion of the site or for the purposes of parking anywhere on the site.

(4) A permit is valid—

- (a) if issued in relation to a specified vehicle, for the purposes of parking only the vehicle so specified;
- (b) if issued for the purposes of parking a vehicle owned by a specified person or class of persons, for the purposes of parking a vehicle owned only by a person of the class of persons so specified;
- (c) if issued in relation to a vehicle of a specified class, for the purposes of parking only a vehicle of the class so specified;
- (d) if issued for the purposes of parking a vehicle in a specified portion of a parking facility, for the purposes of parking a vehicle only in the portion of a parking facility so specified;
- (e) if issued for the purposes of parking a vehicle during a specified period of time, for the purposes of parking a vehicle only during the period of time so specified.
- (5) Subject to sub-bylaw (5), a permit expires on the day specified in the permit.

(6) The secretary may cancel a permit if—

- (a) a vehicle in respect of which the permit is issued is parked in the site in contravention of these by-laws or the terms of the permit issued in relation to the person or the vehicle specified in the permit;
- (b) the person in relation to whom the permit is issued commits an offence against these by-laws;
- (c) the person in relation to whom the permit is issued ceases to be entitled to be holder of the permit;
- (d) any charge required to be paid in relation to the permit remains unpaid.

(7) A person shall not park a vehicle in a parking facility without a valid permit.

(8) In this by-law-

"specified" means specified in the relevant permit.

PART V-OFFENCES AND PENALTIES

Definition

27. In this Part—

- "alleged offender", in respect of a vehicle on or in which an infringement notice has been left under by-law 30 by a parking attendant or authorized person includes registered owner of the vehicle;
- "infringement notice" means infringement notice referred to in by-law 30;
- "modified penalty" means modified penalty prescribed in Schedule 2 for an offence under these by-laws.

General penalty

28. A person who commits an offence under these by-laws is liable to a penalty not exceeding \$50.

Modified penalties

29. (1) A person who does not contest an allegation that he committed an offence under these by-laws may pay to the Hospital within the time specified in the relevant infringement notice or within such extended time as the secretary allows the modified penalty prescribed for that offence in Schedule 2.

(2) The production of an acknowledgement from the Hospital of the payment under subbylaw (1) of the modified penalty concerned is a defence to a charge of the offence in respect of which that modified penalty was paid.

Infringement notices

30. (1) A parking officer or an authorized person who believes on reasonable grounds that a person has committed an offence under these by-laws may serve on that person an infringement notice by delivering it to the alleged offender or by affixing it to the vehicle of the alleged offender.

(2) An infringement notice shall be in the form of Form 1 or 2 Schedule 3 and shall-

- (a) be indentified by a serial number;
- (b) indentify the alleged offender by reference to his name and address or the vehicle make and registration number of his vehicle;
- (c) state the by-law under which the offence is alleged to have been committed, and the brief description of offence and modified penalty set out opposite that by-law in Schedule 2; and
- (d) inform the alleged offender in general terms that if he does not wish to have a complaint of the alleged offence heard and determined by a court of summary jurisdication, then he may deliver the amount of the modified penalty to an authorized person within the time provided in the infringement notice, which shall not be less than 21 days.

Modified penalties

31. (1) A person who does not contest an allegation that he has committed an offence under these by-laws may complete the infringement notice by signing the admission on that notice and forwarding the infringement notice and the amount of the modified penalty set out in Schedule 2 opposite the by-law alleged to have been breached to an authorized person.

(2) Upon receipt of a modified penalty under sub-bylaw (1) sent within the time provided in the infringement notice or such further time as an authorized person allows, an authorized person shall issue to the person paying that modified penalty an acknowledgement.

(3) An acknowledgement under sub-bylaw (2) shall be a defence to a charge of the offence in respect of which the modified penalty was paid.

Withdrawal of infringement notice

32. An authorized person may by notice in the form of Form 3 in Schedule 3 served on the alleged offender withdraw an infringement notice.

Removal and endorsement of infringement notices

33. A person other than a parking attendant or authorized person who-

- (a) makes an endorsement on or alteration to an infringement notice: or
- (b) not being the driver, registered owner or person in charge of a vehicle to which an
- infringement notice is attached, removes the infringement notice,

commits an offence.

Other penalties for illegally parked vehicles

34. (1) In addition to any other penalty, a vehicle parked in breach of these by-laws or a vehicle which appears to be abandoned on the site may be removed by order of the secretary to a place determined by the secretary and there stored.

(2) For the purpose of removing a vehicle under sub-bylaw (1), a person authorized by the secretary may take such action by way of unlocking, driving, towing or otherwise as is reasonably necessary.

(3) The Hospital may retain possession of a vehicle removed and stored under sub-bylaw (1) until the owner of that vehicle has paid all costs incurred by the Hospital in so removing and storing that vehicle.

PART VI-GENERAL

Parking attendant or authorized person may request name and address

35. Where an offence under these by-laws is alleged to have been committed by the driver or person in charge of a vehicle then the registered owner of the vehicle shall, if required to do so by a parking attendant or an authorized person, supply the name and address of the person driving or in charge of the vehicle at the time of the offence is alleged to have been committed and in the event that he refuses to do so, he shall be deemed to be the driver or person in charge of the vehicle at the time the offence is alleged to have been committed.

Other offences

36. A person who-

- (a) wilfully obstructs any member, officer or employee of the Hospital in the discharge of his duty under these by-laws;
 (b) wilfully obstructs, disturbs, interrupts or annoys any person in the exercise and enjoyment by him of any lawful activity on the site;
 (c) remarks defined or minutes of ticlet use direct mechine or sime.
- (c) removes, damages, defaces or misuses a ticket vending machine or sign;
- (d)
- disobeys or fails to comply with any notice or sign, including a traffic sign erected or displayed by the delegate or an authorized person in accordance with these by-laws,

commits an offence.

SCHEDULE 1

(By-laws 25 and 26)

FEES FOR PERMITS AND VISITORS TICKETS.

Item	Subject of fee	Fee
1	Parking permit (per week or part thereof)	\$1.00
2	Boomgate control card deposit fee	\$10.00
3	Visitors ticket (for every 3 hours or part thereof)	20c

SCHEDULE 2

	SCHEDULE 2	
By-law	Brief description of offence	Modified Penalty (\$)
4	Trespassing and behaving offensively	50
5 & 8	Defacing site property	40
6	Tittoming	10
7	Bringing, keeping or consuming liquor onto or on site	20
9	Dangerous activities	50
9	Bringing firearm onto site or discharging it	50
10	Killing or capturing animals on, or bringing animals onto the site	50
11	Selling distributing or hiring on site	20
12	Removal of or interference with another's property from or on site	40
13	Public Performances on site	20
14	Gambling on site	20
15	Contravention of direction by means of signs or notices TRAFFIC	10
16	Driving or bringing vehicle on site other than roadway or parking	
10	area or standing area	10
17	Disobeying any reasonable order or directive given by Parking	
17	Attendant	20
19	Driving in excess of speed limit specified in traffic sign	30
19	Driving in excess of 30 kph	30
20	Using Hospital Avenue or Gairdner Drive as a thoroughfare	
20	Failing to give way when entering or leaving parking area or stand-	
21	ing area	20
22	Repairing vehicle on site	10
22	Instructing learner driver on site	10
24	Failing to comply with an indication displayed on a sign in particu- lar	
	STOP	40
	-ONE-WAY	
	or any other sign displayed directing the driver of a motor vehicle	
	to do a particular thing	20
23	Parking or standing on site outside of a parking space	10
23	Parking contrary to a sign specifying	
4 *2	-No Standing at Any time	20
	-No Parking at Any time	10
25	Parking contrary to a sign	10
26(7)	Parking in a parking facility without a valid permit	10
25(4)	Displaying a valid permit in other than prescribed manner	5
26	Displaying or using permit for a vehicle other than the vehicle in	
20	respect of which it was issued	5
25(4)	Failure to display a valid permit	5
33	Unauthorized person endorsing an infringement notice	20
33	Removal of infringement notice by unauthorized person	20
35	Refusing to supply name and address to parking attendant or	
50	authorized person when required	20
36	authorized person when required and a start of the start	l i
00	duty	20
36	Obstructing, disturbing, interrupting or annoying person lawfully	,
50	using site	. 20

(By-law 30)

SCHEDULE 3

FORMS

FORM 1

QUEEN ELIZABET	'H II MEDICAL CH	ENTRE ACT 1966			
Queen Elizabeth II Med	ical Centre (Delegat	ed Site) By-laws 1986			
		(By-law)			
INFRINGEMEN'	T NOTICE (PART	II OFFENCES)			
		No			
		Date of service			
It is alleged that at aboutar 19you contravened the by-	law specified and br				
By-law No. Brief of	lescription offence	Modified penalty			
You may dispose of this matter either-	-				
 (a) by payment of the modified such further time as the deleg (b) by having it dealt with by a construction 	ate allows, to the de	days of the date of this notice, or legate; or			
If the modified penalty is not paid v allows, court proceedings may be taken	vithin days, o	r such further time as the delegate			
I, (Name)		of			
(Address)					
(Number and street)					
(Town or suburb)	•••••••••••••••••	(Postcode)			

admit contravening the by-law indicated in this form.

(Signature of offender).

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

.....

FORM 2 QUEEN ELIZABETH II MEDICAL CENTRE ACT 1966 Queen Elizabeth II Medical Centre (Delegated Site) By-laws 1986

(By-law 30)

INFRINGEMENT NOTICE (PARTS III AND IV OFFENCES)

		No
	Date	of service////
To the owner/driver	r/person in charge of motor vehicle make	
Plate No	or bicyc	ele make
It is alleged that at a	aboutam/pm on the	day of
: 19you co	ontravened the by-law specified and briefly des	scribed hereunder.
	_	
By-law No.	Brief description of offence	Modified penalty
	this matter either—	
	nt of the modified penalty within days er time as the delegate allow, to the delegate; o	
(b) by having	it dealt with by a court.	
	nalty is not paid within days, or such edings may be taken against you.	further time as the delegate
I. (Name)		of
(11441022)	(Number and street)	
(Towr	or suburb)	(Postcode)
• • • • • •	the by-law indicated in this form.	······································

(Signature of offender).

FORM 3

QUEEN ELIZABETH II MEDICAL CENTRE ACT 1966 Queen Elizabeth II Medical Centre (Delegated Site) By-laws 1986

(By-law 32)

Date of Service..... То..... (Name) (Address) Infringement notice No.served on you on the day offor the alleged offence ofis hereby withdrawn and no further action will be taken against you in respect of the alleged offence. Traffic officer or authorized person. The Common Seal of the Board of the Sir Charles Gairdner Hospital was affixed hereto in the presence of-[L.S.] J. J. TATE. B. LANGSLOW. Recommended by The Queen Elizabeth II Medical Centre Trust.

H. W. OLNEY. ROBERT H. T. SMITH.

Approved by His Excellency the Governor in Executive Council.

L. E. SMITH, Clerk of the Council.

QUEEN ELIZABETH II MEDICAL CENTRE TRUST

Instrument of Setting Aside and of Delegation

THE QUEEN ELIZABETH II MEDICAL CENTRE TRUST, pursuant to section 13 (2a) Queen Elizabeth II Medical Centre Act 1966, hereby sets aside the whole of the Queen Elizabeth II Medical Centre Reserve for all purposes incidental to the medical centre consistent with control and management of the Reserve by the board of the Sir Charles Gairdner Hospital, and delegate to the board in respect of the reserve all its powers as to matters in respect of which the Trust, pursuant to subsections (1) (b), (1) (c), (1a) and (1d) of section 20 of the Act, may with the approval of the Governor make by-laws other than—

- (a) the power of delegation conferred on the Trust by section 13 (2a) of the Act;
- (b) the power to borrow money;
- (c) the power to lease, mortgage, charge or otherwise deal with any land forming part of the Reserve; or
- (d) the power to develop the Reserve by any means involving a material alteration in the use or appearance of the Reserve or any part thereof.

This instrument of delegation shall come into operation on 1 November 1986.

The Commons Seal of the Queen Elizabeth II Medical Centre Trust was hereunto affixed this 8th day of October, 1986 in the presence of—

[L.S.]

H. W. OLNEY, Chairman. ROBERT H. T. SMITH, Member.

HEALTH ACT 1911

HEALTH ACT ORDER 1986

MADE by His Excellency the Governor in Executive Council under section 273 (1). Citation

1. This Order may be cited as the *Health Act Order 1986*. Order

2. The Derby Regional Hospital is hereby set apart for the reception and treatment of lepers.

By His Excellency's Command, L. E. SMITH, Clerk of the Council.

HEALTH ACT 1911

HEALTH ACT REPEAL ORDER 1986

MADE by His Excellency the Governor in Executive Council.

Citation

1. This Order may be cited as the Health Act Repeal Order 1986.

Repeal

2. The Order in Council made under the *Health Act 1911* on 2 June 1954 (Ex. Co. No. 1061) and published in the *Gazette* on 11 June 1954 at page 1056 is repealed.

By His Excellency's Command, L. E. SMITH, Clerk of the Council.

Clerk of the Council.

HEALTH ACT 1911

DERBY LEPROSARIUM REPEAL REGULATIONS 1986

MADE by His Excellency the Governor in Executive Council.

Citation

1. These Regulations may be cited as the *Derby Leprosarium Repeal Regulations 1986*. **Repeal**

2. The Derby Leprosarium Regulations 1974* are repealed.

[* Published in the Gazette of 11 June 1954 at pp. 1062-1063. For amendments to 8 September 1986 see page 241 of 1985 Index to Legislation of Western Australia.]

> By His Excellency's Command, L. E. SMITH, Clerk of the Council.

PHYSIOTHERAPISTS ACT 1950

PHYSIOTHERAPISTS REGISTRATION BOARD AMENDMENT RULES 1986

MADE by the Physiotherapists Registration Board and approved by His Excellency the Governor in Executive Council.

Citation

1. These Rules may be cited as the Physiotherapists Registration Board Amendment Rules 1986.

Commencement

2. These rules shall come into operation on 1 January 1987.

Rule 24 amended

3. Rule 24 of the *Physiotherapists Registration Board Rules 1952** is amended in paragraph (b) by deleting "20" and substituting the following—
"40".

[*Published in the Gazette of 27 June 1952 at pp. 1581-1584. For amendments to 26 September 1986 see page 307 of 1985 Index to Legislation of Western Australia.]

Approved by His Excellency the Governor in Executive Council.

L. E. SMITH, Clerk of the Council.

POLICE ACT 1892

POLICE OFFICERS (AUTHORIZATION TO CONSENT TO PROSECUTIONS) INSTRUMENT 1986

MADE by the Commissioner of Police under section 64A (2).

Citation

1. This instrument may be cited as the Police Officers (Authorization to Consent to Prosecutions) Instrument 1986

Application

2. This instrument applies to prosecutions under section 64A (1) of the *Police Act 1892*. **Repeal**

3. All previous authorizations made under section 64A (2) of the Police Act 1892 are cancelled.

Authorization of certain commissioned officers

4. The commissioned officers whose names are listed in the Schedule below are hereby authorized to consent to prosecutions for the offence defined in section 64A of the *Police Act* 1892.

Atkinson, Robert Charles. Ayling, Peter Charles. Barnes, Dennis Adrian John. Barry, Brian John. Barthelmeh, Edward Herbert. Beckett, Filson Edmund. Bickford, Allan Vivian. Bradshaw, John William Brian. Brown, Ernest Joseph. Carlson, Thomas John. Chadwick, John Hilton. Clay, Edward Barry. Clews, Thomas Vincent. Compton, Frederick James. Corbett, Cecil Dennis. Coyle, Alexander James. Craddock, Leonard James. Dalton, Ronald Ernest. Darlington, Walter Arnold. Davies, Arnold Ian. Davies, Charles Roderick. Devaney, John Patrick. Doherty, William Patrick. Doran, Leslie Edward. Drayton, Murray William, Duckett, Leo Maley. Dunlop, Daniel. Dwyer, Leo Michael. Ewen, Milton Baldock. Fitzgerald, Brendan Myles. Foley, John. Ghockson, Charles Gary. Gordon, Kevin Brian. Gorman, Kevin Cuthbert. Grant, Archie Douglas. Gregson, Alfred Edwin. Grey, Brian Albert Johnston. Hamilton, Robert. Hanney, Beresford John. Harris, Alan Victor. Henneker, Terence Charles. Henning, Kenneth George. Higgins, Mervyn Allan. Horton, John Harry. Hough, Alan Joseph. Hughes, John Edward. Illingworth, Brian Ralph. Jenkins, John Anthony. Johnson, Bernard Bromilow. Keelan, James Francis. Keely, Joseph Aloysius. Kent, Kevin Thomas John. Kershaw, Robert Neville. King, Peter John. Kirchner, Leslie Ernest. Kirkby, Francis David. Kjellgren, Ronald George.

Dated the 21st day of October, 1986

Schedule Kosovich, Peter Edward. Kosovich, Peter Edward. Lippe, George Duncan Scott. McGregor, Phillip George. Marlow, William Charles. Marshall, Kevin Charles Edward. Martin, Gilbert Herbert. Mitchell, Collin John. Moffet Dabaet William Moffat, Robert William. Moore, Robert William. Moscardini, Ivo. Myles, Peter Meikle. Nicholson, Donald Bruce. Oversby, John. Parker, Harold Stanley Edward. Porter, Alexander. Potts, Laurence Edward. Powell, Patrick William. Primrose, Robert Burns. Prior, Frank. Putland, Kenneth Robert. Rampant, Bernard Raymond. Regan, Cornelius John. Reid, Frank. Reitze, Peter Worrall. Riseborough, Harold William. Rolinson, Barrie Norman. Russell, Peter. Scott, Bruce Alan. Severn, Roger Charles. Simms, Arthur. Skehan, Peter Berry. Smith, Auriel John. Smith, Donald John. Sparks, Ronald John. Stephens, Gordon James Bridson. Sullivan, Peter Brian. Taylor, Robin Harold. Taylor, Room ration. Thomter, Ivar John. Traynor, John Richard. Trewin, David George. Tucker, Charles Henry. Turpin, Roderick. Wagetaff Keith Roland. Wagstaff, Keith Roland. Walton, George Edwin. Warner, Robert Francis Jude. Wass, Frederick Edward. Watts, John Chenery. Watts, Robert Lesley. Webb, Brian Rae. Whitbread, Milton Roy James. White, Ronald Alan. Wilkinson, Denis John. Wilkinson, Patrick Clennell. Williams, Bruce Coad. Wilson, Eric Bunting. Zanetti, Frank Lionel.

> B. BULL, Commissioner of Police.

INQUIRY AGENTS LICENSING ACT 1954

Application for Licence in the First Instance

To the Court of Petty Sessions at Perth.

I, GEORGE WILLIAM PARKER of 140 Solomon Street, Beaconsfield, Insurance Assessor having attained the age of 21 years, hereby apply on my own behalf for a licence under the abovementioned Act. The principal place of business will be at 140 Solomon Street, Beaconsfield.

Dated the 1st day of September, 1986.

G. W. PARKER, Signature of Applicant.

Appointment of Hearing

I hereby appoint the 18 November 1986 at 2.15 pm as the time of the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 13th day of October, 1986.

R. MONGER,

Clerk of the Petty Sessions.

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

INQUIRY AGENTS LICENSING ACT 1954

Application for Licence in the First Instance

To the Court of Petty Sessions at Perth.

I, TERENCE PETER CLARKE of 41 Seawind Drive, Mandurah, WA 6210, occupation Consultant Risk Manager, having attained the age of 21 years, hereby apply on my own behalf for a licence under the abovementioned Act. The principal place of business will be at 41 Seawind Drive, Mandurah, WA 6210.

Dated the 20th day of October, 1986.

T. P. CLARKE, Signature of Applicant.

Appointment of Hearing

I hereby appoint the 25th day of November, 1986 at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 20th day of October, 1986.

R. MONGER, Clerk of Petty Sessions.

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

NAVIGABLE WATERS REGULATIONS Water Ski Areas

Department of Marine and Harbours, Fremantle, 20 October 1986.

ACTING pursuant to the powers conferred by Regulation 48A of the Navigable Waters Regulations, the Department of Marine and Harbours by this notice, revokes sub-paragraph 1 (h) of the notice published in the *Government Ga*zette of 19 October 1984, relating to water skiing at Mandurah, and substitutes the following:

(h) Shire of Mandurah—Comet Bay

- All those waters of Comet Bay between Robert Point and Becher Point excluding the following:
 - (i) All the waters within 300 metres of the shore except that area from a marked point at the prolongation of Adonis Road, Silver Sands to a marked point 160 metres north at the prolongation of Lots 10 and 11 Ormsby Terrace, Silver Sands, which may be used as a take-off and landing area.
 - (ii) All the waters within a radius of 800 metres of the seaward end of the Mandurah Estuary entrance groynes.
 - (iii) All the waters within 100 metres of the Bight Reef.

J. M. JENKIN, General Manager.

WESTERN AUSTRALIAN MARINE ACT 1982 Restricted Speed Areas—All Vessels

Department of Marine and Harbours, Fremantle, 20 October 1986.

ACTING pursuant to the powers conferred by section 67 of the Western Australian Marine Act 1982, the Department of Marine and Harbours, by this Notice, revokes the notice published in the *Government Gazette* of 10 October 1986, relating to the six knot speed limit in the Port of Perth and substitutes the following:

Port of Perth

Jervoise Bay Marina—All those waters contained within the main breakwater and east and south of an imaginary line commencing at the main breakwater light tower and drawn 000° to the foreshore at Woodmans Point. Hillarys Boat Harbour—All those waters contained within the north and south breakwaters extending seaward from the entrance to the harbour for an 80-metre radius taken midway between the southern and northern groyne lights.

> J. M. JENKIN, General Manager.

FISHERIES ACT 1905

Part IIIB—Processing Licences

FD 499/86.

THE public is hereby notified that I have issued a permit to Westmore Seafoods, c/- PO Box 293, Wickham to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905, on board licensed fishing boat W H Surveyor registered number LFB PS14, subject to the following conditions:—

That the processing establishment—

- 1. shall comply with the requirments of the Fisheries Act 1905, and all Regulations, Orders in Council and Notices and Ministerial Directions issued thereunder.
- 2. Shall not be used for the processing of rock lobster.
- Shall comply with the requirements of the Health Act 1911.
- 4. Shall be registered as an export establishment pursuant to the provisions of the Parliament of the Commonwealth Export Control Act 1982, and Orders made thereunder, more specifically the Prescribed Goods (General) Orders and the Fish Orders, should it be used to process fish for export.
- Shall not be used for the processing of marron (Cherax tenuimanus) unless a licence is held under section 39C of the Fisheries Act 1905.
- 6. Shall not be used for the processing of fish or crustacea caught by any other vessel.

In accordance with the provisions of section 35K, any person aggrieved by this decision, may within 14 days after publication of this notice, appeal against the decision or order by serving on the Minister for Fisheries a statement in writing on the grounds of their appeal.

> B. K. BOWEN, Director of Fisheries

HOUSING ACT 1980

Determination of Standard Rates of Interest

State Housing Commission, Perth, 20 October 1986.

PURSUANT to sections 33 and 42 being for loans under section 36 of the Housing Act 1980, the State Housing Commission by this determination made in accordance with a resolution passed at its meeting on 8 October 1986 and approved by the Honourable Minister for Housing on 14 October 1986 fixes the following standard rates of interest to apply in respect of the various classes of Contract of Sale entered into by it and the various classes of loans granted by it:--

- 1. Select and Construct Loans under section 36 from 8.5 per cent to 9.5 per cent per annum.
- 2. Home Purchase Schemes under sections 33 and 36 from 8.5 per cent to 9.5 per cent per annum.
- 3. Pensioner Parent Scheme loans under section 36 from 8.5 per cent to 9.5 per cent per annum.
- 4. Income Geared Loans under sections 33 and 36 from 11.5 per cent to 12.5 per cent per annum.
- 5. Income Geared Loans with Interest Subsidy Recoup Provision under sections 33 and 36 be at 13.5 per cent per annum.
- 6. Bridging Finance to tenants purchasing their rental home with finance from Defence Service Homes will be provided at 13.5 per cent per annum.

This is effective from 1 November 1986.

R. P. HEALY, General Manager.

HOUSING ACT 1980

HOUSING AMENDMENT REGULATIONS 1986

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Housing Amendment Regulations 1986.

Reg. 8 repealed and substituted

2. Regulation 8 of the Housing Regulations 1980* is repealed and the following regulation is substituted-

8. (1) Subject to subregulation (2) the fees set out in the Table to this regulation shall be payable to the Commission in respect of the various matters set out in that Table.

(2) The concessional fee shall apply to those persons who are eligible persons under section 5 (2) of the Act and the non-concessional fee shall apply to all other persons.

Item No.		Fee (\$)			
	(a) Preparation of Documents.	Concessional	Non- Concessional		
1	Mortgage	30	100		
2	Contract of sale	30	100		
3	Lease	20	35		
4	Amendment of mortgage or lease	20	35		
5	Amendment of contract of sale	15	30		
6	Discharge of mortgage	20	40		
7	Annulment of contract of sale	20	40		
8	Forfeiture of lease	20	40		
9	Caveat	20	35		
10	Withdrawal of Caveat	20	35		
11	Deed of covenant	30	45		
12	Deed of easement	50	75		
13	Deed of trust	30	45		
14	Transfer of land	40	125†		
15	Transfer of lease	30	45		
16	Statutory declaration	15	30		
17	Any other document	30	45		
	(b) Miscellaneous.		<u> </u>		
1	Applicatioin for assistance	20			
2	Production of titles and other documents	20	N/A		
3	Search fees	5	5		
Incre	asing by \$2 for every \$1 000 above \$10 000.				

*Published in the Gazette of 24 December 1980 at pp. 4361-3. For amendments to 6 March 1986 see p. 61 of 1984 Index to Legislation of Western Australia.

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

TRANSFER OF LAND ACT 1893 Application D312029

TAKE notice that Pamela Kemp of 55 Frederick Road, Hamilton Hill, Telephonist, has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at Newcastle Street and Cardwell Road, York being York Town Lot 142.

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 17 November 1986 a caveat forbidding the land being brought under the operation of the Act.

> N. J. SMYTH, Registrar of Titles.

TRANSFER OF LAND ACT 1893 Application D307462

TAKE notice that Cecilia Serena Smith of 9 Saunders Street, North Beach, Widow, as Executrix of the Will of Paul Anthony Tomney has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at York being Portion of York Suburban Lot P 7.

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 17 November 1986 a caveat forbidding the land being brought under the operation of the Act.

> N. J. SMYTH. Registrar of Titles.

TRANSFER OF LAND ACT 1893

Application D306275

TAKE notice that M. W. Draper Pty. Ltd. of 38 Panmure Road, York has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at York being York Suburban Lot 271.

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 17 November 1986 a caveat forbidding the land being brought under the operation of the Act.

> N. J. SMYTH, Registrar of Titles.

LAND ACT 1933

Reserve

Department of Land Administration, Perth, 24 October 1986.

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

File No. 1064/77V2.

Esperance.—Reserve No. 39635 (Harbour Purposes) Lot No. 878 (Portions of East Locations 15 and 22 on Diagrams 67779 and 65713) (85.2419 hectares). (Plan Esperance 1:10 000 4.4 (Daw Drive).)

> N. J. SMYTH, Executive Director.

CHANGE OF PURPOSE OF RESERVES

Department of Land Administration, Perth, 24 October 1986.

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

File No. 3357/55.—No. 33960 (Eneabba Lot 119) being changed from "Nursing Centre" to "Clinic (Silver Chain Nursing Association Incorporated)". (Plan Eneabba Townsite (King Street).)

File No. 3448/67.—No. 29163 (Jurien Lots 79 and 80) being changed from "Nursing Centre" to "Clinic (Silver Chain Nursing Association Incorporated)". (Plan Jurien Townsite (Cook Street).)

File No. 3993/968.—No. 29629 (Kalbarri Lot 174) being changed from "Nursing Centre (Medical Department)" to "Clinic (Silver Chain Nursing Association Incorporated)". (Plan Kalbarri 25.12 (Kaiber Street).)

> N. J. SMYTH Executive Director.

NAMING OF COASTAL PARK Reserve No. 39455

Department of Land Administration, Perth, 24 October 1986.

File No. 1864/984.

IT is hereby notified for general information that the name of "Coastal Park" has been applied to the land contained in Reserve No. 39455 (Cockburn Sound Location 2802) being set apart for the purpose of "Recreation (Motorcross Track)" and situated in the City of Cockburn. (Public Plan Perth 1:2 000 8.01.)

NAMING OF GREENSLADE RESERVE

Reserve No. 33017

IT is hereby notified for general information that the name

of "Greenslade Reserve" has been applied to the land contained in Reserve No. 33017 (Cockburn Sound Location 2318) being set aside for the purpose of "Public Recreation" and situated in the City of Cockburn. (Public Plan Perth

Department of Land Administration,

N. J. SMYTH, Executive Director.

Perth, 24 October 1986.

N. J. SMYTH,

Executive Director.

AMENDMENT OF RESERVES

Department of Land Administration, Perth, 24 October 1986.

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

File No. 2985/52.—No. 24675 (Corrigin Lots 254 and 256) "Park" to exclude that portion surveyed as Corrigin Lot 498 and shown bordered red on Lands and Surveys Diagram 87519 and of its area being reduced to 5 269 square metres accordingly. (Plan Corrigin 2 000 12.23 (Walton Street).)

File No. 2985/52.—No. 24676 (Corrigin Lots 255 and 470) "Recreation" to include Corrigin Lot 498 as surveyed and shown bordered red on Lands and Surveys Diagram 87519 and of its area being increased to 6 629 square metres accordingly. (Plan Corrigin 2 000 12.23 (Walton Street).)

N. J. SMYTH, Executive Director.

NAMING OF WILLIAM SKEET OVAL

Reserve No. 27131

Department of Land Administration, Perth, 24 October 1986.

File No. 6495/51.

File No. 4377/69.

1:2 000 9.08.)

IT is hereby notified for general information that the name of "William Skeet Oval" has been applied to the land contained in Reserve No. 27131 (Forrestdale Lot 421) being set aside for the purpose of "Recreation" and situated in the City of Armadale. (Public Plan Perth 1:2 000 18.03.)

N. J. SMYTH, Executive Director.

CANCELLATION OF RESERVE

Department of Land Administration, Perth, 24 October 1986.

File No. 3563/62.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the cancellation of Reserve No. 28098 (Donnybrook Lot 472) "Church Site (Seventh Day Adventist)". (Plan Donnybrook Central (Ramsay Terrace).)

> N. J. SMYTH, Executive Director.

APPLICATION FOR LEASING

Department of Land Administration, Perth, 24 October 1986.

Corres. 4522/24, V2.

APPLICATIONS are invited under section 32 of the Land Act 1933 for the leasing of Reserve 18726 (Nelson Location 9418) containing an area of 1.322 4 hectares for the purpose of "Grazing" for a term of one (1) year at a rental of \$50.

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

- The land shall not be used for any purpose other than Grazing without the prior approval in writing of the Minister for Lands.
- (2) The lease shall be renewable at the will of the Minister and subject to determination at three months' notice by either party after the initial term of one (1) year. Should the lease be so renewed, the rental fixed may be reappraised at such amount as the Minister may at any time and from time to time determine.
- (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 not cut down fell injure or destroy any living timber or scrub upon the demised land except for the purpose of destroying poisonous growth or by the agistment of stock in reasonable numbers.
- (6) The Minister or his representative may enter the land for inspection at any reasonable time.
- (7) 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.
- (8) 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.
- (9) 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 or 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.
- (10) 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 Executive Director, Department of Land Administration 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 Land Administration on or before Wednesday, 26 November 1986 accompanied by a deposit of \$60 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 the lot, the application to be granted will be decided by the Land Board. (Public Plan Pemberton NE 1:25 000.)

> N. J. SMYTH, Executive Director.

APPLICATION FOR LEASING

Department of Land Administration, Perth, 24 October 1986.

Corres. 2406/70, V2.

APPLICATIONS are invited under section 117 of the Land Act 1933 for the leasing of the Boulder Lots shown in the schedule for the purpose of "Light Industry" for a term of twenty one (21) years at the annual rentals shown in the said schedule.

Intending applicants shall submit with their applications details of intended utilisation and proposed development indicating size and type of intended structures, cost estimates, source of funds and programme for construction whether staged or not.

The Minister for Lands reserves the right to refuse any application on the grounds that the proposed utilisation, development and/or development programme is inadequate or unsuitable or that the applicant has failed to show adequate capacity to fund the development.

The services provided to the lots are water, electricity and bitumen roads and the service premiums as shown in the schedule are payment within thirty (30) days of acceptance of application.

Where the in-going lessee indicates that he anticipates a requirement for freehold during the currency of the lease, the Minister shall signify the extent of development (which may be additional to that required as the basis for leasing the site) that will be necessary to enable the issue of a Crown Grant.

Subject to agreement between the lessee and the Minister, the foregoing development obligations and other conditions set out herein may be varied or added to from time to time.

At any time during the currency of the lease, subject to the agreed development obligations and other conditions having been met to the satisfaction of the Minister, the lessee may surrender his lease to the intent that he may apply for purchase of the said land. In this event a purchase price in accordance with the schedule shall apply for a period of three years from the date of approval of the lease (following which period the price shall be subject to review) and fees associated with the issue of a Crown Grant shall be payable.

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

- (1) The land shall not be used for any purpose other than Light Industry without the prior approval in writing of the Minister for Land.
- (2) The rent shall be subject to reappraisement 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 commence construction within nine (9) months and thereafter continue construction and complete and operate the works within two (2) years from the date of commencement of the lease.
- (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 lesse shall, within 12 months from commencement of the lease, fence the external boundaries to the satisfaction of the Minister.
- (8) The lessee shall maintain existing and future improvements to the satisfaction of the Minister.
- (9) All frontages shall be treated and maintained to give an appearance aesthetically pleasing consistent with the purpose of the lease according to a plan submitted to the Minister.
- (10) The lessee shall indemnify the Minister against all claims for damage to property or persons arising from the use of the land.

- (11) 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.
- (12) 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.
- (13) On determination of the lease, the lessee shall fill in, consolidate and level off any enevenness, 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 or all waste matter as required by the Minister.

A person in the employ of the State must apply through the Executive Director, Department of Land Administration 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 Land Administration Perth on or before Wednesday, 26 November 1986 accompanied by the deposit as shown in the schedule together with the required development details and completed Land Board Questionnaire.

All applications lodged or 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; Street; Area (m²); Service Premium; Purchase Price; Annual Rent; Deposit

- 3943; York Street; 1 935; \$6 550; \$3 000; \$240; \$190.
- 3944; York Street; 1 997; \$6 750; \$3 100; \$250; \$195.

3945; Clement Street; 5 373; \$18 150; \$6 000; \$480; \$310.

3946; Clement Street; 2 306; \$7 800; \$3 500; \$280; \$210.

3947; Clement Street; 2 231; \$7 550; \$3 400; \$270; \$205.

3948; Clement Street; 2 352; \$7 950; \$3 600; \$290; \$215.

3950; Clement Street; 2 894; \$9 800; \$4 100; \$330; \$235.

3951; Clement Street; 2 834; \$9 600; \$4 000; \$320; \$230.

3956; Clement Street; 2 285; \$7 750; \$3 500; \$280; \$210.

3957; Clement Street; 1 738; \$5 900; \$2 800; \$230; \$185.

3959; Clement Street; 1 688; \$5 750; \$2 700; \$220; \$180.

3960; Clement Street; 1 548; \$5 250; \$2 500; \$200; \$170.

(Public Plan Kalgoorlie-Boulder 30.35.)

N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 24 October 1986.

Corres. No. 2634/982.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Eneabba Lot 392 comprising an area of 8 386 square metres being made available for sale to adjoining holders only for the purpose of "Group Housing", at the purchase price of forty five thousand dollars (\$45 000).

Applications must be lodged at the Department of Land Administration, Perth on or before Wednesday, 29 October 1986. (Public Plan Eneabba 16.20.)

> N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 24 October 1986.

Corres. No. 7593/12

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Victoria Location 6715 having an area of 16.1874 hectares being made available for sale to adjoining holders only at the purchase price of one thousand six hundred dollars (\$1 600).

The purchaser is required to give a written undertaking to amalgamate the location granted with his existing holding upon issue of the Crown Grant.

Applications accompanied by the full purchase money must be lodged at the Department of Land Administration, Perth on or before Wednesday 29 October 1986.

All applications lodged on or before the closing date will be treated as having been received on that date and if there are more applications than one for the location the application to be granted will be decided by the Land Board. (Public Plan 160/80 B.2.)

> N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 24 October 1986.

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

Marvel Loch Townsite

File No. 5736/50.

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

13; Oxide Street; 1 012; \$ 1 900.

24; Oxide Street; 989; \$1 900.

70; Williamson Street; 1 012; \$ 1 900.

106; Horan Street; 1 012; \$ 1 900.

107; Horan Street; 1 012; \$ 1 900.

108; Horan Street; 1 012; \$ 1 900.

109; Horan Street; 1 012; \$ 1 900.

110; Horan Street; 1 012; \$ 1 900.

- 111; Horan Street; 1 012; \$ 1 900.
- 112; Horan Street; 1 012; \$ 1 900.
- 130; Lenneberg Street; 1 012 \$ 1 900.

132; Lenneberg Street; 1 012; \$ 1 900.

133; Lenneberg Street; 1 012; \$ 1 900.

135; Lenneberg Street; 1 012; \$ 1 900.

136; Lenneberg Street; 1 012; \$ 1 900.

Thursday 20 November 1986 at 12 o'clock noon in the Shire Offices, Southern Cross.

(Public Plan Marvel Loch Townsite.)

Coolgardie Townsite

File No. 5635/50, V2.

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

16; Sylvester Street; 1 012; \$ 1 000.

75; Sylvester Street; 1 012; \$ 1 000.

400; Shaw Street; 1 012; \$ 1 000.

402; Shaw Street; 1 012; \$ 1 000.

403; Shaw Street; 1 012; \$ 1 000.

422; Forrest Street; 1 012 \$ 1 000.

423; Forrest Street; 1 012 \$ 1 000.

493; Forrest Street; 1 012 \$ 1 000.

509; King Street; 1 012 \$ 1 000.

513; King Street; 1 012 \$ 1 000.

2040; Shaw Street; 1 012 \$ 1 000.

Thursday 20 November 1986 at 4.00 $\,\rm pm$ in the Shire Offices, Coolgardie.

(Public Plan Coolgardie Townsite 9.12.)

Leonora Townsite File No. 3146/54.

Lot; Street; Area (Square Metres); Upset Price. 249; Queen Victoria Street; 1 012; \$ 7 000. 250; Queen Victoria Street; 1 012; \$ 7 000. 251; Queen Victoria Street; 1 012; \$ 7 000. 252; Queen Victoria Street; 1 012; \$ 7 000. 253; Queen Victoria Street; 1 012; \$ 7 000. 257; Queen Victoria Street; 1 012; \$ 7 000. 258; Queen Victoria Street; 1 012; \$ 7 000. 259; Queen Victoria Street; 1 012; \$ 7 000. 260; Queen Victoria Street; 1 012; \$ 7 000. 261; Queen Victoria Street, 1 012; \$ 7 000. 262; Queen Victoria Street, 1 012; \$ 7 000. 788; Cohen Street; 860; \$ 6 700. 789; Cohen Street; 1 012; \$ 7 000. 790; Cohen Street; 1 012; \$ 7 000. 791; Cohen Street; 1 012; \$ 7 000. 792; Cohen Street; 1 012; \$ 7 000. 793; Cohen Street; 1 012; \$ 7 000. Friday 21 November 1986 at 10.00 am in the Shire Offices, Leonora. (Public Plans Leonora Sheets 1 and 2.) Laverton Townsite File No. 4936/53. Lot; Street; Area (Square Metres); Upset Price. 478; Leahy Close; 1 050; \$12 800. 479; Leahy Close; 1 003; \$12 300. 480; Leahy Close; 1 000; \$12 200. 481; Leahy Close; 982; \$12 000. 482; Corner Craiggie Street and Phoenix Street; 732; \$ 9 200. 483; Craiggie Street; 705; \$ 8 900. 484; Craiggie Street; 939; \$11 600. 485; Craiggie Street; 705; \$ 8 900. 486; Craiggie Street; 705; \$ 8 900. 487; Craiggie Street; 705; \$ 8 900. 489; Craiggie Street; 705; \$ 8 900. 490; Mikado Way; 705; \$ 8 900. 491; Mikado Way; 705; \$ 8 900. 492; Mikado Way; 705; \$ 8 900. 493; Mikado Way; 705; \$ 8 900. 494; Mikado Way; 705; \$ 8 900. 495; Mikado Way; 939; \$11 600. 496; Mikado Way; 705; \$ 8 900. 497; Corner Phoenix Street and Mikado Way; 732; \$ 9 200. Friday, 21 November 1986 at 1.00 pm in the Shire Hall, Laverton. (Public Plan Laverton 2 000 04.33.) Boulder Townsite File No. 2406/70, V2. Lot; Street; Area (Square Metres); Upset Price. 3646; Maxwell Street; 843; \$10 000. 3648; Maxwell Street; 870; \$10 000. 3649; Corner Maxwell Street and Sheed Street; 852; \$10 000. 3651; Sewell Drive; 870; \$10 000. 3654; Sewell Drive; 843; \$10 000. .3656; Corner Maxwell Street and Sheed Street; 852; \$10 000. 3659; Maxwell Street; 910; \$11 000. 3661; Maxwell Street; 923; \$11 000. 3662; Maxwell Street; 806; \$10 000. 3664; Maxwell Street; 806; \$10 000. 3667; Maxwell Street; 806; \$10 000. 3670; Corner Hampden Street and Maxwell Street; 915; \$11 000. 3672; Hampden Street; 984; \$11 500. 3678; Sewell Drive; 1 191; \$13 000. 3682; Sewell Drive; 806; \$10 000. 3685; Sewell Drive; 925; \$11 000. 3686; Sewell Drive; 889; \$10 500. 3689; Corner Sewell Drive and Sheed Street; 852; \$10 000. 3690; Sewell Drive; 874; \$10 000. 3729; Sewell Drive; 924; \$11 000.

3731; Sewell Drive; 914; \$11 000. 3734; Sewell Drive; 953; \$11 500.

- 3735; Sewell Drive; 944; \$11 000.
- 3970; Hopkins Street; 1 012; \$6 500.
- 3971; Hopkins Street; 1 012; \$6 500.

3972; Hopkins Street; 1 012; \$6 000.

3981; Corner Hopkins Street and Brookman Street; 1 012; \$6 500.

3985; Dwyer Street; 1 012; \$6 500.

3986; Corner Dwyer Street and Brookman Street; 1012; \$6 500.

Saturday, 22 November at 10.00 am in the Shire Offices, Boulder.

(Public Plans Kalgoorlie-Boulder 2 000 29.35, 29.36 and 30.33.)

The lots are sold subject to the following conditions:

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

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

(B) Purchases by Agents will need to be ratified by the Principals.

> N. J. SMYTH, Executive Director.

LAND ACT 1933

Land Release

Department of Land Administration, Perth, 24 October 1986.

THE undermentioned lots are now open for sale pursuant to the provisions of Part IV of the Land Act 1933 and are to be sold by public auction by Order of the Minister for Lands at the place and on the date stated at the upset prices and subject to the conditions specified hereunder.

Toodyay and West Toodyay Townsites

Files 95/67 and 2091/984. Lot; Street; Area (Square Metres); Upset Price; Conditions.

Toodvav

231; Wilson Street; 2 099; \$ 5 000; A D.

West Toodyay

R66; Picnic Hill Road; 7 831; \$ 9 500; B D.

122; Toodyay West Road; 8 001; \$10 000; C D.

Friday, 7 November 1986 at 12.30 pm in the Shire Offices, Toodyay.

(Public Plans Toodyay 2 000 08.30, 09.30, West Toodyay 2 000 07.33)

The lots are sold subject to the following conditions:

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

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

- (B) The purchaser shall fence the lot on the surveyed boundaries within two (2) years from the date of sale to the satisfaction of the Minister for Lands.
- (C) The purchaser shall fence the lot on the surveyed boundaries, excluding the eastern boundary, within two (2) years from the date of sale to the satisfaction of the Minister for Lands.
- (D) Purchases by Agents will need to be ratified by the Principals.

N. J. SMYTH, Executive Director.

WITHDRAWN FROM LEASING

Exmouth Townsite

Department of Land Administration, Perth, 24 October 1986.

Corres. No. 512/73.

IT is hereby notified for general information that Exmouth Lot 962 which was advertised for leasing under section 117 of Land Act 1933 in the *Government Gazette* dated 24 June 1983 Gazette No. 42 pages 1986 and 1987 has now been withdrawn from leasing.

> N. J. SMYTH, Executive Director.

WITHDRAWN FROM SALE

Boulder Lots

Department of Land Administration, Perth, 24 October 1986.

File No. 2406/70, V2.

IT is hereby notified for general information that Boulder Lots 3646, 3648, 3649, 3651, 3654, 3666, 3659, 3661, 3662, 3664, 3667, 3670, 3672, 3678,3682, 3685, 3686, 3689, 3690, 3729, 3731 and 3735 have been withdrawn from sale under Part IV of the Land Act 1933 as gazetted on 1 November 1985, Government Gazette No. 107, pages 4208 and 4209.

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960 Closure of Street

WHEREAS the Commissioner of Main Roads being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Perth to close the said street.

Perth

P.757. All that portion of Road No. 16745 now comprising Swan Location 10568, surveyed and shown bordered pink on Lands and Surveys Diagram 86557.

(Public Plan Perth 12.27.)

File No. 2545/983.

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

Rockingham

File No. 2036/985. R.185. The whole of surveyed way and those portions of Black Close (Road No. 15367) now comprised in the land the subject of Lands and Surveys Diagram 87192.

(Public Plans Peel 2 000 6.28 and 6.29.)

WHEREAS the Executive Director, Department of Conservation and Land Management being the owners of the land which adjoins the street hereunder described has agreed to the request of the Shire of Serpentine-Jarrahdale to close the said street.

Serpentine-Jarrahdale

File No. 811/67.

S.344. All that portion of Alcoa Road (Road No. 14442) within State Forest No. 22; from a line in prolongation southward of the eastern boundary of the northern severance of Cockburn Sound Location 818 to its terminus within said State Forest.

(Public Plan Peel 10 000 6.6.)

WHEREAS Betty Ann Stevens and Swick Holdings Pty Ltd being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Swan to close the said street.

Swan

File No. 2359/984.

S.347. All those portions of Janet Street and James Avenue now comprised in Swan Location 10753, surveyed and shown bordered pink on Original Plan 16504.

(Public Plans Perth 2 000 21.30 and 21.31.)

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

> N. J. SMYTH, Executive Director.

MRD 42/10-C

Main Roads Act 1930 (as amended); Public Works Act 1902 (as amended) 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 Boddington District, for the purpose of the following public works namely, widening of the Perth-Albany Road (88.80-95.5 SLK Section) and that the said pieces or parcels of land are marked off on Plan MRD WA 8525-104, 8525-105 and 8525-106 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.	Chelsea Land Management and Investment Co (Australia) Pty Ltd	Chelsea Land Management and Investment Co (Australia) Pty Ltd	Portion of Murray Location 527 and be- ing part of Lots 10 and 11 on Plan 2767 and being part of the land comprised in Certificate of Title Volume 1371 Folio 139	2.149 0 ha	

NOTICE OF INTENTION TO TAKE OR RESUME LAND-continued

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
2.	Chelsea Land Management and Investment Co (Australia) Pty Ltd	Chelsea Land Management and Investment Co (Australia) Pty Ltd	Portion of Murray Location 527 the sub- ject of Diagram 10744 and being part of the land comprised in Certificate of Title Volume 1062 Folio 154	1 612 m ²
3.	Bunning Bros Pty Ltd	Alwest Pty Ltd and Dampier Mining Com- pany Limited as licensee with a right to enter onto the land as per an agree- ment made on the 27th day of October 1971 vide Caveat A520180	Portion of Murray Location 526 and be- ing part of the land comprised in Cer- tificate of Title Volume 1409 Folio 405	6.174 0 ha

Dated this 23rd day of October, 1986.

D. R. WARNER, Director, Administration and Finance.

MRD 42/147-G

Main Roads Act 1930 (as amended); Public Works Act 1902 (as amended) 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 Galena District, for the purpose of the following public works, namely, the re-alignment and construction of approaches and bridge over the Murchison River on North West Coastal Highway (114.24-116.44 SLK section) and that the said pieces or parcels of land are marked off on Plan MRD, WA, 8225-140, which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

Schedule

		Schedule		
No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Ada Ellen Green	A. E. Green	Galena Lot 6 and being the whole of the land comprised in Certificate of Title Volume 786 Folio 1	1 012 m ²
2.	Francis Xavier Bernet	F. X. Bernet	Galena Lot 9 and being the whole of the land comprised in Certificate of Title Volume 1035 Folio 313	989 m²
3.	Francis Xavier Bernet	F. X. Bernet	Galena Lot 10 and being the whole of the land comprised in Certificate of Title Volume 1 063 Folio 19	1 012 m ²
4.	Clarence Watts Chick	Hon Minister for Works	Galena Lot 12 and being the whole of the land comprised in Certificate of Title Volume 1057 Folio 851	1 012 m ²
5.	Roy Frederick Porter	R. F. Porter	Portion of Reserve 20947 and being part of the land comprised in Crown Lease 149/1985	10.269 ha

Dated this 23rd day of October, 1986.

D. R. WARNER, Director Administration and Finance.

MRD 41/124-B

Main Roads Act 1930 (as amended); Public Works Act 1902 (as amended) 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 Rockingham District, for the purpose of the following public works, namely the realignment of Bunbury Highway (42.39-44.58 SLK) and being subject to Control of Access and that the said pieces or parcels of land are marked off on Plan MRD, WA, 8025-153, 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.	Percival Wynyard Markham and Morris Steinberg	Quantock Pty Ltd (Purchaser <i>vide</i> Caveat B914976)	Portion of Cockburn Sound Location 16 and being part of Lot 52 the subject of Diagram 66111 and being part of the land comprised in Certificate of Title Volume 1669 Folio 392	7 720 m ²		

NOTICE OF INTENTION TO TAKE OR RESUME LAND—continued

No	Owner or Reputed Owner	Occupier or Repu Occupier	ited	Description	Area (approx.)
2.	Ethel Mary Robbins, Diane Mary Coxon, and Gordon Howard Robbins (one un- divided half share only)	Hon Minister for (Purchaser vide C656427)		Portion of Cockburn Sound Location 16 and being part of Lot 11 on Diagram 27704 and being part of the land comprised in Certificate of Title Vol- ume 1303 Folio 843	1.07 ha
3.	CPA Pty Ltd (one undivided half share only)	Hon Minister for (Purchaser vide C656426)		Portion of Cockburn Sound Location 16 and being part of Lot 11 of Diagram 27704 and being part of the land comprised in Certificate of Title Vol- ume 1571 Folio 016	1.07 ha

Dated this 23rd day of October, 1986.

D. R. WARNER, Director Administration and Finance.

BUSH FIRES ACT 1954 Suspension of Section 25

Bush Fires Board, Perth, 24 October 1986.

Corres. 102.

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 during the declared Prohibited and Restricted Burning Times on land set aside for the purpose in the Municipal district of the Shire of Boyup Brook. This notice shall have effect until revoked and is issued subject to the following specified conditions:

Boyup Brook Townsite Reserve 15706.

Boyup Brook Town Lot 147.

Boyup Brook Arthur River Road.

Specified Conditions:

- 1. All bush and grass of an inflammable nature save standing live trees to be removed from the entire site prior to the first fire being lit.
- 2. All dumping of rubbish to be confined to the pit provided by Council for the purpose and a sign advising the public to this effect to be erected at the site.
- 3. A sign warning of prohibition of unauthorised lighting of fires to be erected and maintained at the site.
- 4. Fires to be lit by Council's rubbish collecting contractors or such persons as specifically authorised to do so by the Shire Clerk.
- 5. Fires to be lit only in the centre of the site.
- 6. No fires 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 of the locality is "Very High" or "Extreme".

J. A. W. ROBLEY, Director.

BUSH FIRES ACT 1954

Suspension of Section 25

Bush Fires Board, Perth, 24 October 1986.

Corres. 102.

IT is hereby notified that the Hon Minister administering the Bush Fires Act 1954, revokes the suspension of the operation of section 25 that relates to the Shire of Boyup Brook rubbish disposal site located on Reserve No. 28912 Location 12972 and revokes the notice published in the *Government Gazette* of 10 December 1982.

> J. A. W. ROBLEY, Director.

BUSH FIRES ACT 1954

Shire of Boddington

Bushbreak Order

Important information relating to your responsibility as a landholder in the Boddington Shire.

WITH reference to section 33 of the Bush Fires Act 1954 you are required to carry out fire prevention work on land owned or occupied by you in accordance with the provisions of this Order.

This work must be carried out by 15 November 1986, and kept maintained throughout the summer months until 15 April 1987.

An inspection of firebreaks will be carried out in all areas of the Shire by an authorised Officer.

Persons who fail to comply with the requirements of this Order may be issued with an infringement notice (penalty \$40) or prosecuted and additionally Council may carry out the required work at cost of the owner or occupier.

If it is considered for any reason to be impractical to clear firebreaks or remove flammable materials as required by this notice, or it natural features render firebreaks unecessary, you may apply to the Council in writing not later than 1 November 1986, for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council, you shall comply with the requirements of this notice.

Rural lands.

- (a) A firebreak not less than 2.5 metres wide must be constructed along and within 100 metres of the boundary of each property, i.e. cleared or part cleared land, where the boundary is adjacent to or adjoins a constructed or used surveyed gazetted road.
- (b) Firebreaks at least 2.5 metres wide must be installed immediately around the perimeter of any crop.
- (c) In such positions as is necessary to divide land in excess of 200 hectares into areas not exceeding 200 hectares each completely surrounded by a firebreak.
- (d) An area 10 metres wide cleared of all flammable material shall be established immediately around the perimeter of all homesteads, buildings, haystacks and fuel storage areas.
- (e) Where there is agreement between adjoining land owners for one or the other to provide a firebreak on their boundary this firebreak will be deemed the boundary firebreak of the adjoining property, subject to insurance company approval. Please contact your fire control Officer if any uncertainty arises.

Pine Plantations: Any pines planted for commercial purposes constitutes a pine plantation and you are hereby required to clear of all flammable materials, firebreaks not less than 10 metres wide around perimeter of each planation, and any plantation exceeding 29 hectares will also require a subdivisional firebreak 6 metres in width for each 28 hectares, and bush surrounding planted areas is to be kept in a low fuel condition. Townsites of Boddington and Ranford: On or before 15 November 1986, all town Lots under 4 000 square metres in area and all fuel depots within the shire are required to be cleared of all debris and flammable material. Lots 4 000 square metres and over are to have a minimum 2.5 metre firebreak installed immediately inside all external boundaries.

Special note to land owners and occupiers: The Council fowards a copy of this firebreak order each year. The notice is also published in the Narrogin Observer and additional copies are obtainable at the shire office.

The requirements of this order are considered to be the minimum standard of fire prevention work required to protect not only individual properties but the district generally. In addition to the requirements of this Order Council may issue separate special orders on owners or occupiers if hazard removal is considered necessary in specific areas.

> By Order of the Council. F. L. FITZGERALD, Shire Clerk.

BUSH FIRES ACT 1954

Notice to all Owners and/or Occupiers of Land in the Shire of Boulder and Town of Kalgoorlie.

The notice appearing in the *Government Gazette* on Friday 26 September 1986, is hereby amended by deleting the paragraph relating to "prohibited burning period" and substituting the following:—

The prohibited burning periods will be:-

- 1. Within the gazetted Kalgoorlie-Boulder Fire District, from 15 December 1986 to 14 April 1987 inclusive.
- 2. Outside the Kalgoorlie-Boulder Fire District, from 1 September 1986 to 30 April 1987.

R. G. HADLOW,

Shire Clerk.

T. P. O'CONNOR, Town Clerk.

BUSH FIRES ACT 1954

Shire of Coolgardie

Firebreak Order

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

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 31 October 1986 to clear firebreaks and remove flammable materials from the land owned or occupied by you as specified hereunder and to have the specified land and firebreaks clear of all flammable materials from 31 October 1986 up to and including 30 April 1987.

(1) Land outside Townsites:-

- 1.1 All buildings on land which is outside townsites shall be surrounded by two firebreaks not less than two metres wide cleared of all flammable material, the inner firebreak to be not more than 20 metres from the perimeter of the building or group of buildings and the outer firebreak not less than 200 metres from the inner firebreak.
- 1.2 To remove flammable material from the whole of the land between the firebreaks required in paragraph 1.1 above.
- (2) Land in Townsites:-
 - 2.1 Where the area of land is 2 000 square metres or less all flammable material shall be removed from the whole of the land.
 - 2.2 Where the area of the land exceeds 2 000 square metres, firebreaks at least three metres in width shall be cleared of all flammable material immediately inside and along the boundaries of the land. Where there are buildings on the land additional firebreaks three metres in width shall be cleared immediately surrounding each building.

If it is considered for any reason to be impracticable to clear firebreaks or remove flammable material as required by this notice, you may apply to the Council or its duly authorised officer not later than 25 October 1986 for permission to provide firebreaks in alternative positions or take alternative action to remove or abate fire hazards. If permission is not granted by Council or its duly authorised officer, you shall comply with the requirements of this notice.

"Flammable Material" does not include green growing trees or green growing plants in gardens.

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

The prohibited burning period for this Shire area is from 1 September 1986, outside of townsites and from 1 November 1986, in Townsites to 30 April 1987.

Dated this 1st day of October 1986.

By Order of the Council, L. P. STRUGNELL,

Shire Clerk.

BUSH FIRES ACT 1954

Shire of Mundaring

PUBLISHED below are the Restricted and Prohibited Burn times for the Shire of Mundaring (Zone 1 and Zone 8).

Restricted Burning:

2 November 1986 to 14 December 1986.

1 April 1987 to 30 April 1987.

Prohibited Burning:

15 December 1986 to 31 March 1987.

Sunday Burning is not permitted outside the Metropolitan Fire District, i.e. to the east of Darlington from November 1986 to April 1987 inclusive.

> M. N. WILLIAMS, Shire Clerk.

Water Authority of Western Australia RIGHTS IN WATER AND IRRIGATION ACT 1914

Notice for Advertisment of Application for Licence Under section 13 of the Act Received by the Water Authority of Western Australia

(Regulation 14(1).)

NOTICE is hereby given that I the undersigned the Manager for the Water Resources Management Branch, have received from the occupiers of land, as set out in the schedule below and whose addresses are as shown in that schedule, an application for the grant to them of a Licence under section 13 of the abovementioned Act to divert, take and use water from the watercourse known as the Warren-Lefroy Rivers System for their land as described in the schedule below and being continguous to the said watercourse and that any owner or occupier of land continguous to such watercourse within the distance of 4.8 kilometres from the said land, who desires to object to the said application may do so by notice in writing addressed to me in accordance with the regulations under the said Act. All objections are to be delivered by certified mail and must be received by me before 4.30 pm on Friday, 21 November 1986. Late objections will considered only at my discretion.

R.E. GREEN,

Manager, Water Resources Management.

Schedule

- Occupier; Postal Address; Description of Land.
- J. M. & S. E. Cukela; RMB 59 Sears Road Manjimup; Nelson Loc. 9589 and 9588 Ephram Gully.
- V. P. & E. A. Farrell; Box 8 Pemberton; Nelson Loc. 8183 and Loc. 8185 Ralph Road/Vasse Highway.
- Dr P. G. Holt; 28 Myers Street Nedlands 6009; Nelson Loc. 9802.
- A. P. Mountford; 24 Peachey Avenue Kewdale 6105; Nelson Loc. 10110 Five Mile Brook.

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 Bunbury Town Planning Scheme No. 6—Amendment No. 42

SPC 853-6-2-9, Pt. 42.

NOTICE is hereby given that the City of Bunbury 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 the north east portion of Leschenault Location 26 bounded by Old Coast Road to the north west the proposed Controlled Access Highway to the west and the proposed Preston River diversion to the south west from "Rural" to "Parks, Recreation and Drainage" Reserve.

All plans and documents setting out and explaining the Amendment have been deposited at Council Offices, 4 Stephen Street, Bunbury, and will be open for inspection without charge during the hours of 9.30 am to 3.30 pm on all days of the week except Saturdays, Sundays and Public Holidays until and including 5 December 1986.

The plans and documents have also been deposited at the office of the State Planning Commission, Perth and will similarly be open for inspection for the same period between the hours of 8.00 am and 4.30 pm.

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 Town Clerk, City of Bunbury PO Box 21, Bunbury 6230, on or before 5 December 1986.

> V. S. SPALDING, 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. 33—Amendment No. 2

SPC 853-2-16-36, Pt. 2.

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 amending the above Town Planning Scheme to rationalise the provisions relating to "Natural Gas Pipelines" and "Vehicular Crossings" by an alteration to Clause 13 and by deleting Clauses 15, 17 and 18.

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 am to 4.00 pm on all days of the week except Saturdays, Sundays and Public Holidays until and including 5 December 1986.

The plans and documents have also been deposited at the office of the State Planning Commission, Perth and will similarly be open for inspection for the same period between the hours of 8.00 am and 4.30 pm.

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 Town Clerk, City of Canning, Locked Bag No 8, Cannington 6107, on or before 5 December 1986.

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

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisment of Approved Town Planning Scheme Amendment

City of Cockburn District Zoning Scheme No. 1—Amendment No. 199

SPC 853-2-23-5, Pt. 199.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the City of Cockburn Town Planning Scheme Amendment on 14 October 1986 for the purpose of amending the above Town Planning Scheme by excising Lot 286 of Cockburn Sound Location 439, Ingvarson Way, Bibra Lake, from the Residential Zone and including that land within the Multi-Residential Zone.

D. F. MIGUEL,

Mayor.

R. W. BROWN, Acting Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

City of Cockburn Town Planning Scheme No. 6—Amendment No. 5

SPC 853-2-23-10, Pt. 5.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the City of Cockburn Town Planning Scheme Amendment on 14 October 1986 for the purpose of amending the above Town Planning Scheme by:

- (a) Altering the Scheme boundary as shown on the Scheme Map, to include in the Scheme additional land in Rockingham Road and Barrington Street as follows:
 - (i) Portion of Cockburn Sound Location 300 and being balance of Lot 3 on Diagram 8606, Certificate of Title Volume 1026 Folio 834;
 - Portion of Cockburn Sound Location 561 and being part of Lot 4 on Diagram 30347, Certificate of Title Volume 455 Folio 169A;
 - Portion of Cockburn Sound Location 561 and being Lot 14 on Plan 3176, Certificate of Title Volume 747 Folio 42;
 - (iv) Portion of Cockburn Sound Location 561 and being Lot 15 on Plan 3176, Certificate of Title Volume 813 Folio 68.
 - (b) Altering the street pattern as shown on the Scheme Map, to enable the subdivision of the additional land as it affects,
 - Portion of Cockburn Sound Location 561 and being Lot 4 on Diagram 30347, Certificate of Title Volume 455 Folio 169A;
 - (ii) Portion of Cockburn Sound Location 300 and being part of Lot 3 on Diagram 8606, Certificate of Title Volume 1026 Folio 834;
 - (iii) Portion of Cockburn Sound Location 300 and being Lot 4 on Diagram 8607, Certificate of Title Volume 1458 Folio 892;
 - (iv) Portion of Cockburn Sound Location 300 and being part of Lot 5 on Diagram 8605, Certificate of Title Volume 1365 Folio 313;
 - (v) Portion of Cockburn Sound Location 300 and 451 and being part of Lot 6 on Diagram 8608, Certificate of Title Volume 1066 Folio 739.
 - (c) Altering the subdivision pattern as shown on the Scheme Map to delete the Civic Use Site as it affects,
 - (i) Portion of Cockburn Sound Location 300 and 451 and being part of Lot 6 on Diagram 8608, Certificate of Title Volume 1066 Folio 739;
 - (ii) Portion of Cockburn Sound Location 451 comprised in Plan 14929, Certificate of Title Volume 1538 Folio 10.

and to extend the subdivision pattern for 1 (a) and to substitute in lieu of 1 (b) and 1 (c) a new subdivision pattern as depicted on Plan No. 86/3/3, and the Scheme Map is hereby amended accordingly. 2. Amending the Scheme Text by deleting Clause 12 and substituting therefor the following:

12. (1) A lot or parcel of land within the Scheme Area and shown on the Land Use Map shall be valued as at the date upon which the Scheme comes into force and effect with respect to that lot or parcel.

(2) The total value of the lots and parcels of land within the Scheme Area is herein called "the value of the Old Lots.'

D. F. MIGUEL,

R. W. BROWN,

Acting Town Clerk.

Mayor.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

City of Fremantle Town Planning Scheme No. 2—Amendment No. 127

SPC 853-2-5-4, Pt. 127.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the City of Fremantle Town Planning Scheme Amendment on 8 October 1986 for the purpose of rezoning Lot 12 of FSL 8 South Terrace, South Fremantle from "Single Residential" zone to "Warehouse" zone.

J. CATTALINI,

Mayor.

G. PEARCE,

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. 221

SPC 853-2-25-1, Pt. 221.

IT is hereby notified for public information, in accordance IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning ap-proved the City of Gosnells Town Planning Scheme Amend-ment on 8 October 1986 for the purpose of rezoning portion of Lot 6 Langford Avenue from Shops and Local Business to Residential "B" and Portion of Lot 265 Langford Avenue from "Rural" to "Shops and Local Business", "Service Station" and Residential "B", and rezoning Lot 7 Choseley Place from "Rural" to "Place of Public Assembly—Place of Worship" Worship".

> L. G. RICHARDSON, Mayor.

> G. WHITELEY,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

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

City of Wanneroo Town Planning Scheme No. 1—Amendment No. 323

SPC 853-2-30-1, Pt. 323.

NOTICE is hereby given that the City of Wanneroo in pursuance of its powers under the Town Planning and De-velopment Act 1928 (as amended) has prepared a Town Planning Scheme Amendment for the purpose of deleting existing definitions, clauses and provisions relating to Residential uses and inserting new definitions, clauses and pro-visions in accordance with the Residential Planning Codes.

All plans and documents setting out and explaining the Amendment have been deposited at Council Offices, Boas Avenue, Joondalup, and will be open for inspection without charge during the hours of 8.45 am to 4.45 pm on all days of the week except Saturdays, Sundays and Public Holidays until and including 23 December 1986.

The plans and documents have also been deposited at the office of the State Planning Commission, Perth and will similarly be open for inspection for the same period between the hours of 8.00 am and 4.30 pm.

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 Town Clerk, City of Wanneroo, PO Box 21, Wanneroo, 6065, on or before 23 December 1986.

R. F. COFFEY, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

Town of Albany Town Planning Scheme No. 1A—Amendment No. 22

SPC 853-5-2-15, Pt. 22.

SPC 853-5-2-15, Pt. 22. IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning ap-proved the Town of Albany Town Planning Scheme Amend-ment on 8 October 1986 for the purpose of excising portion of Lot 2, Location 167 (Diagram 42930, Certificate of Title Volume 1423, Folio 299), portion of Location 236 (Diagram 42930, Certificate of Title Volume 1563, Folio 059) and the adjoining sections of MacDonald Road and Spearwood Road from the Future Urban Zone and including the said land in the Residential Zone.

J. M. HODGSON,

Mayor.

I.R. HILL,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

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

Shire of Broome Town Planning Scheme

No. 2—Amendment No. 20

SPC 853-7-2-3, Pt. 20.

NOTICE is hereby given that the Shire of Broome in pursuance of its powers under the Town Planning and Develop-ment Act 1928 (as amended) has prepared a Town Planning Scheme Amendment for the purpose of:

- 1. rezoning portion of Lot 1375 from other Reserves (as marked) to Special Sites Zone—Holiday Accommodation; and
- 2. amending Schedule B Special Sites by:
 - (a) deleting from the column entitled "Site"— Loc. 984 Cable Beach; and
 - (b) inserting in its place—Loc. 984 and portion of Lot 1375 Cable Beach.

All plans and documents setting out and explaining the Amendment have been deposited at Council Offices, Weld Street, Broome, and will be open for inspection without charge during the hours of 8.00 am to 4.30 pm on all days of the week except Saturdays, Sundays and Public Holidays until and including 5 December 1986.

The plans and documents have also been deposited at the office of the State Planning Commission, Perth and will similarly be open for inspection for the same period between the hours of 8.00 am and 4.30 pm.

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 Shire Clerk, Shire of Broome, PO Box 44, Broome, 6725 on or before 5 December 1986.

> D. L. HAYNES, Shire Clerk.

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TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment Shire of Carnarvon Town Planning Scheme No. 2—Amendment No. 45

SPC 853-10-2-3, Pt. 45.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the Shire of Carnarvon Town Planning Scheme Amendment on 8 October 1986 for the purpose of rezoning Lot 99, Sub Lot 47, Shallcross Street from Residential to General Residential GR4.

W. J. DALE,

President.

S. GOODE,

Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

Shire of Denmark Town Planning Scheme No. 2—Amendment No. 17

SPC 853-5-7-2, Pt. 17.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the Shire of Denmark Town Planning Scheme Amendment on 8 October 1986 for the purpose of rezoning Lot 35 of Denmark Lots 17 Part Lot 16 and Lot 1 of Denmark Lot 16 from Local Shopping zone to Hotel zone and rezoning Denmark Lot 13 from Residential 2 zone to Hotel zone.

L. BRENTON,

President.

G. H. McCUTCHEON, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

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

> Shire of Kalamunda District Planning Scheme No. 2—Amendment No. 19

SPC 853-2-24-16, Pt. 19.

NOTICE is hereby given that the Shire of Kalamunda in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) has prepared a Town Planning Scheme Amendment for the purpose of rezoning Lots 7-11 Holmes Road, Forrestfield from "Rural" to "Special Rural" and include in Appendix C to the Scheme Test provisions relating to the development of the land. All plans and documents setting out and explaining the Amendment have been deposited at Council Offices, 2 Railway Road, Kalamunda, and will be open for inspection without charge during the hours of 9.00 am to 4.30 pm on all days of the week except Saturdays, Sundays and Public Holidays until and including 5 December 1986.

The plans and documents have also been deposited at the office of the State Planning Commission, Perth and will similarly be open for inspection for the same period between the hours of 8.00 am and 4.30 pm.

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 Shire Clerk, Shire of Kalamunda, PO Box 42, Kalamunda, 6076, on or before 5 December 1986.

> E. H. KELLY, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

Advertisement of Approved Town Planning Scheme Amendment

Shire of Harvey Town Planning Scheme No. 10—Amendment No. 14

SPC 853-6-12-14, Pt. 14.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Hon Minister for Planning approved the Shire of Harvey Town Planning Scheme Amendment on 8 October 1986 for the purpose of amending the above Town Planning Scheme by:

- (i) Denoting on Scheme Map No 9 the alignment of the Australind By-Pass Highway as detailed on the Main Roads Department drawing No. 8422-102 and colouring the alignment "red".
- (ii) Introducing onto the Scheme Map legend, a new notation entitled "Important Regional Road" and colouring that notation "red".
- (iii) Amending on Scheme Map No. 9 the boundary of the Place of Heritage Value Area No. 24 (Coastal Lakelands) to include all land located west of the By-Pass Highway, north of the Brunswick River and also a strip of land located 200 metres east of the centreline thereof.
- (iv) Inserting into the Scheme Text under Part II, a new clause to read:

"2.5 Important Regional Roads

- 2.5.1 The area defined on the Scheme Map as an Important Regional Road shall not be developed for purposes other than those approved by the Main Roads Department.
- 2.5.2 Council shall refer any application for development which adjoins or is contained within the road area, to the Main Roads Department.

M. W. SMITH,

L. A. VICARY,

President.

Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 TOWN PLANNING APPEAL TRIBUNAL AMENDMENT RULES 1986

MADE by the Town Planning Appeal Tribunal.

Citation

1. These rules may be cited as the Town Planning Appeal Tribunal Amendment Rules 1986.

Commencement

2. These rules shall come into operation on 1 November 1986.

Principal Rules

3. In these rules the Town Planning Appeal Tribunal Rules 1979^* are referred to as the principal rules.

[*Published in the Gazette of 25 June 1979 at pp. 1758-1760. For amendments to 13 October 1986 see page 359 of 1985 Index to Legislation of Western Australia.]

Rule 2 amended

4. Rule 2 of the principal rules is amended in the definition of "Authority" by deleting "1954-1982" and substituting the following—

" 1959 ".

Rule 5 amended

5. Rule 5 of the principal rules is amended in subrule (2) by deleting "forty dollars" and substituting the following-"\$48".

Rule 6 amended

6. Rule 6 of the principal rules is amended in paragraph (b) by deleting "subparagraphs (ii) and (iv)" and substituting the following—

subparagraph (ii) ". "

R. S. FRENCH, Chairman. P. B. ARNEY, Member L. A. DICKSON, Member.

LOCAL GOVERNMENT ACT 1960 (Section 584.)

Pingelly Shire Council

SALE OF LAND FOR RATES

NOTICE is hereby given that default in the payment of rates for a period of not less than three years having occurred, the Pingelly Shire Council, acting under the powers conferred by subsection C of Division 6 part XXV of the Local Government Act 1960, will offer for sale, by Public Auction, at Pingelly Shire Office, 17 Queen Street, Pingelly, on 28 November 1986, at 10.00 am the pieces of land specified in the Schedule hereto.

> P. R. WEBSTER, Shire Clerk.

SCHEDULE									
Description of Land and Lot or Location Number			Area	Street	Description of Improve- ments, if any	Name of Registered Proprietor	Name of Other Appear- ing to have an Interest	Rates	Other Charges Due on the Land
Pingelly Lot 187 Pingelly Lot 188	_	1058 571 1248 772	1r 4p 1r 4p	Pitt St Pitt St	Vacant Vacant	Ring Noongar Christian Fel- lowship	_	} 639.76	Rubbish 240.00 Water 207.28
Pingelly Lot 424 Pingelly Lot 425 Pingelly Lot 224		853 11 853 12 1368 478	1r 4p 1r 4p 1r 20p	Park St Park St Sharow St	Vacant Vacant Vacant	C. N. Hall C. N. Hall N. Winmar M. Winmar	_	} 462.02 599.63	Water 468.00 Rubbish 203.00 Water 81.44

TOWN OF NORTHAM

IT is hereby notified for public information that the Northam Town Council at its meeting on 24 September 1986 adopted the following fees and charges.

Ranger's Fees

Table of fees chargeable by Ranger, Officer or other authorised person in respect of cattle impounded by him.

			If impounded after 6 pm and before 6 am
1.	Entire horses, mules, asses, bulls, boars, calves,	\$	\$
2.	rams, pigs, mares, geldings, colts, fillies, foals, oxen, cows, steers, heifers (per head) Wethers, ewes, lambs, goats (per head)	23.00 6.00	45.00 12.00

No charges are payable in respect of a suckling animal under the age of six months running with its mother.

The above fees include driving, leading or otherwise transporting the animal or animals no more than a distance of three kilometres. Where the distance is more than three kilometres, an additional charge of thirty cents for each one kilometre or part thereof in excess of three kilometres shall be paid to Council in respect of each animal impounded other than a suckling animal as provided.

Table of Poundage Fees for Cattle Impounded

		First 24 hours or part	Subsequently each 24 hours or part
1.	Entire horses, mules, asses, bulls, boars, mares,	\$	\$
~	geldings, colts, fillies, foals, oxen, cows, steers, heifers, calves (per head)	12.00	5.00
2.	Rams, wethers, ewes, lambs, goats or pigs (per head)	3.00	3.00

No charges are payable in respect of a suckling animal under the age of six months running with its mother.

Table of Charges for Sustenance of Ca	attle Impounde	d
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		For each 24 hours or part
1.	Entire horses, mules, asses, bulls, mares, geldings calves, fillies, foals, oxen, cows, steers, heifers, calves, or pigs of any description	\$
	(per head)	7.00
2.	Rams, wethers, ewes, lambs or goats (per head)	4.00

No charges are payable in respect of a suckling animal under the age of six months running with its mother.

B. H. WITTBER, Town Clerk.

CITY OF FREMANTLE

TAKE notice that you, Mr Samuel Needle, the owner of land known as Lot 3, No. 34 Tydeman Road, North Fremantle within the City of Fremantle are hereby ordered to amend or take down and remove the house on this land by 7 November 1986.

> DONALD HOWELL, Acting Senior Health Surveyor.

DOG ACT 1976

City of Melville

IT is hereby noted for public information that the City of Melville has appointed Janine Hullett as dog registration officer from 13 October 1986. Donna Tognolini is removed from that office as from the same date.

> GARRY G. HUNT, City Manager/Town Clerk.

TOWN OF BASSENDEAN

IT is hereby notified for public information that the following staff have been appointed as Registration Officers for this Town under the Dog Act:—

Mrs Valerie Winnifred Kiernan; Miss Kerry Ellen Stacey; Mrs Leonie Jane Buckley; Miss Alison Margaret Oakley; Mr Gary Stephen Jones; Mr Ian Neville Curley.

> I. K. RATCLIFFE, Acting Town Clerk.

CITY OF STIRLING

Gazettal of Ordinance Staff and Beach Inspectors

IT is notified for public information that:-

Geoffrey Lindsay Reynolds; Maurice Alwyn Brown; Alan Neville Darby; Keith Ernest Higgins; John Harry Little; Angus McKenzie; John McKendrick Mitchell; Norman Gordon; Paul Maurice Hrovatin; Frederick John Annesley; Fionna Wendy Gotts; Eric Victor Hofmaster; John Gregory Lewis;

are appointed authorised Officers pursuant to the following legislation:—

Local Government Act 1960; Dog Act 1976; Bush Fires Act 1954; Litter Act 1979; Spear Guns Act 1955-1965; Control of Vehicles (Off-road areas) Act 1979.

Further, the following Officers are appointed Authorised Officers pursuant to provisions of the Local Government Act 1960 and the Dog Act 1976—

Terence Bruce Joseph Cousins; Brian Creek; George Hrovatin; Martin Kelly.

SHIRE OF CUNDERDIN

Appointment of Building Surveyor

IT is notified for public information that Mr Richard Thomas Chippindall has been appointed Building Surveyor for the Shire of Cunderdin as from 19 September 1986.

By Order of the Council,

N. J. ALCOCK Shire Clerk.

SHIRE OF WEST ARTHUR

IT is notified for public information that as from 18 September 1986, the following persons have been appointed pursuant to the following:-

Authorised Officer pursuant to the Dog Act 1976:-Dennis Rov Ellis.

Authorised Officer pursuant to section 669B of the Local Government Act 1960:--Dennis Roy Ellis; Paul John Breman Graham Stanley Wilks.

Authorised Officer pursuant to Council's Recreation Reserve By-Laws: Dennis Roy Ellis; Paul John Breman Graham Stanley Wilks.

The appointments of Noel Lesley Mason and Joseph William Steddy are hereby cancelled.

> K. M. McINERNEY, President.

LOCAL GOVERNMENT ACT 1960 City of Wanneroo

Notice of Intention to Borrow

Proposed Loan (No. 261) of \$1 300 000

PURSUANT to section 610 of the Local Government Act 1960, the Wanneroo City Council hereby gives notice that it proposes to borrow money by the sale of debentures for the following purpose: The construction of a swimming pool on Reserve No. 32858, Whitfords Avenue, Craigie for the sum of \$1 300 000.

The loan for a period of nine years will be repayable at the office of the City of Wanneroo, by 18 half-yearly instalments of principal and interest, with the interest rate being renegotiated after each four 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 35 days from publication of this notice.

Dated this 24th day of October, 1986.

R. F. COFFEY,

B.A. COOPER.

LOCAL GOVERNMENT ACT 1960

Shire of Narembeen

Notice of Intention to Borrow

Proposed Loan (No. 104) of \$60 000

PURSUANT to section 610 of the Local Government Act PORSOANT to section 610 of the Local Government Act 1960, the Narembeen Shire Council hereby gives notice that it proposes to borrow money by sale of debentures on the following terms and for the following purpose: Loan No. 104—\$60 000 repayable over a period of five years at the office of the Council by 10 half-yearly instalments of principal and interest with the interest rate being renegotiated after each two year period. Purpose: Contri-bution towards Frail Aged Lodge.

Plans and 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 the 35 days after the publication of this notice.

Dated this 16th day of October, 1986.

H.W.J.COWAN,

President.

V. EPIRO, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Wyndham-East Kimberley

Notice of Intention to Borrow

Proposed Loan (No. 93) of \$60 000

PURSUANT to section 610 of the Local Government Act 1960, the Wyndham-East Kimberley Shire Council hereby gives notice that it proposes to borrow money by the sale of debenture or debentures on the following terms and for the following purpose: \$60 000 for five (5) years at the ruling interest rate, repayable at the office of the Council in Wyndham by ten (10) equal half-yearly instalments of principal and interest. Purpose: Purchase of a computer.

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

Dated this 14th day of October, 1986

B. RAICEVIC, Deputy President. M. N. BROWN,

Śhire Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Yilgarn

Notice of Intention to Borrow

Proposed Loan (No. 78) of \$70 000

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Shire of Yilgarn hereby gives notice that it proposes to borrow money by sale of a debenture or debentures on the following terms for the following pur-poses: \$70 000 for a period of 10 years at the ruling interest rate payable at the Office of the Council, Southern Cross, by twenty (20) equal half-yearly instalments of principal and interest. Purpose: Stage 3 of the Southern Cross Wasta interest. Purpose: Stage 3 of the Southern Cross Waste Water Scheme to make provisions for the connection of the Hospital, Frail Age Hostel and Caravan Park to the scheme.

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

J. H. PANIZZA, President.

R. W. MANGINI, Shire Clerk.

Mayor.

Town Clerk.
LOCAL GOVERNMENT ACT 1960

Municipality of the City of Fremantle

By-law Relating to Parking Facilities

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 21 April 1986 to make and submit for confirmation by the Governor the following amendments to the abovementioned by-law as published in the *Government Gazette* on 7 August: 1981 as amended.

1. The Second Schedule—Metered Zones of the City of Fremantle Parking Facilities By-laws is amended by deleting the provision of parking fees relating to limit of two hour parking and substituting the following:—

- 20 cents for 30 minutes (one half hour).
- 40 cents for 60 minutes (one hour).

80 cents for 120 minutes (two hours).

Dated this 16th day of June, 1986.

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

[L.S.]

JOHN A. CATTALINI, Mayor.

A. S. MAXWELL, Acting Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of October, 1986.

L. E. SMITH, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipality of the City of Fremantle

By-law Relating to Parking Facilities

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 June 1986 to make and submit for confirmation by the Governor the following amendments to the abovementioned by-law as published in the *Government Gazette* on 7 August 1981 as amended.

The Third Schedule—Parking Stalls and Parking Stations of the City of Fremantle Parking Facilities By-Law is deleted and substituted by the following:—

Third Schedule

Parking Stalls and Parking Stations

Parry Street Car Park (No. 1) Hours of Operation: 8.00 am to 5.00 pm Monday to Friday inclusive. 8.00 am to 1.00 pm Saturday. Public Holidays excluded. Parking Fees: 20 cents per hour. Marine Terrace Car Park (No. 2) Hours of Operation: 8.00 am to 5.00 pm Monday to Friday inclusive. 8.00 am to 1.00 pm Saturday. Public Holidays excluded. Parking Fees: 20 cents per hour. Spaces may be let to Term Parkers for a fee of \$20 per month. Ellen Street Car Park (No. 3) Hours of Operation: 8.00 am to 5.00 pm Monday to Friday inclusive. 8.00 am to 1.00 pm Saturday. Public Holidays excluded.

Limit of 2 hour parking.

Parking Fees:
10 cents per hour.
Spaces may be let to Term Parkers for a fee of \$12 per month.
Queen Street Car Park (No. 4)
Hours of Operation:
8.00 am to 5.00 pm Monday to Friday inclusive.
8.00 am to 1.00 pm Saturday. Public Holidous arcluded
Public Holidays excluded. Maximum stay permitted—2 hours per vehicle.
Parking Fees:
40 cents per hour.
Nairn Street Car Park (No. 5)
Hours of Operation:
8.00 am to 5.00 pm Monday to Saturday—Public Holidays included.
Parking Fees:
20 cents per hour.
Spaces may be let to Term Parkers for a fee of \$30 per month.
Westgate Parking Station (No. 6)
Hours of Operation:
(Unless otherwise advertised at the Station).
8.00 am to 5.00 pm Monday to Friday inclusive.
8.00 am to 1.00 pm Saturday.
Public Holidays excluded.
Parking Fees:
20 cents per hour.
In sections of the parking station especially set aside for the purpose, spaces may be let to
Term Parkers for a fee of \$25 per month.
Bannister Street Car Park (No. 7)
Hours of Operation:
8.00 am to 5.00 pm Monday to Friday inclusive. 8.00 am to 1.00 pm Saturday.
Public Holidays excluded.
Parking Fees:
40 cents per hour.
St. John's Reserve Car Park (No. 8)
Parking shall be restricted to authorised vehicles only at all times.
Fremantle Centre Park (No. 9)
Hours of Operation:
(Unless otherwise advertised at the Station).
8.00 am to 6.00 pm Monday, Tuesday, Wednesday.
8.00 am to 10.00 pm Thursday.
8.00 am to 12.00 midnight Friday and Saturday.
10.00 am to 10.00 pm Sunday.
Parking Fees:
30 cents for each hour or part thereof, with a minimum fee of 30 cents. Monthly Ticket fees be made available as follows:
Ground Floor
First Floor
Second Floor\$55
Third Floor\$30
Fourth Floor\$25
Fifth Floor\$20
In sections of the Parking Station, parking stalls may be set aside for exclusive use to Term Parkers for an additional fee of \$5 per month.
Fremantle Oval Car Park (No. 10) Hours of Operation:
8.00 am to 5.00 pm Monday to Friday inclusive.
8.00 am to 1.00 pm Saturday.
Public Holidays excluded.
Parking Fees:
40 cents per hour.
Esplanade Car Park (No. 11)
Hours of Operation:
8.00 am to 5.00 pm Monday to Friday inclusive.
8.00 am to 1.00 pm Saturday.
Public Holidays excluded.
Parking Fees:
20 cents per hour. Spaces may be let to Term Parkers for a fee of \$20 per month.
Elder Place Car Park (No. 12)
Out 1 Ult (1101/

Hours of Operation: 8.00 am to 5.00 pm Monday to Friday inclusive. 8.00 am to 1.00 pm Saturday. Public Holidays excluded. Parking Fees: 10 cents per hour. Spaces may be let to Term Parkers for a fee of \$12 per month. The Malls Car Park (No. 13) Hours of Operation: 8.00 am to 5.00 pm Monday to Friday inclusive 8.00 am to 1.00 pm Saturday. Public Holidays excluded. Maximum Stay Permitted-2 hours per vehicle. **Parking Fees:** 40 cents per hour. Aquatic Centre Car Park (No. 14) Hours of Operation: 8.00 am to 5.00 pm Monday to Friday inclusive. 8.00 am to 1.00 pm Saturday. Public Holidays excluded. Parking Fees: 10 cents per hour—a rebate of 10 cents is applicable to swimming pool users. Spaces may be let to Term Parkers for a fee of \$12 per month. Josephson Street Car Park (No. 15) Hours of Operation: 8.00 am to 5.00 pm Monday to Friday inclusive. 8.00 am to 1.00 pm Saturdays. Public Holidays excluded. Parking Fees: 40 cents per hour. Markets Car Park (No. 16) Hours of Operation: 8.00 am to 5.00 pm Monday to Friday inclusive. 8.00 am to 1.00 pm Saturday. Public Holidays excluded. **Parking Fees:** 40 cents per hour. Coles New World Car Park (No. 17) Hours of Operation: 8.00 am to 5.30 pm-Mondays to Saturdays Public Holidays included. Parking Fees: No fee shall be charged. Maximum stay permitted—one hour vehicle. Ferry Terminal Car Park (No. 18) Hours of Operation: 8.00 am to 6.00 pm daily, including Sundays and Public Holidays. **Parking Fees:** Two dollars (\$2.00) per day or part thereof. Round House Car Park (No. 19) Hours of Operation: 8.00 am to 5.00 pm Monday to Friday inclusive. 8.00 am to 1.00 pm Saturday. Public Holidays excluded. **Parking Fees:** 20 cents per hour. Spaces may be let to Term Parkers for a fee of \$20.00 per month. Essex Street Car Park (No. 20) Hours of Operation: 8.00 am to 5.00 pm Monday to Friday inclusive. 8.00 am to 1.00 pm Saturday. Public Holidays excluded. Parking Fees: 40 cents per hour. Mews Road Crossing Car Park-North (No. 21) Hours of Operation: 8.00 am to 5.00 pm Monday to Friday inclusive. 8.00 am to 1.00 pm Saturday. Public Holidays excluded. Parking Fees: 40 cents per hour.

Mews Road Crossing Car Park-South (No. 21A) Hours of Operation: 8.00 am to 5.00 pm Monday to Friday inclusive. 8.00 am to 1.00 pm Saturday. Public Holidays excluded. Parking Fees: 40 cents per hour. Cliff Street Car Park (No. 22) Hours of Operation: 8.00 am to 5.00 pm Monday to Friday inclusive. 8.00 am to 1.00 pm Saturday. Public Holidays excluded. Parking Fees: 40 cents per hour. William Street Car Park (No. 24) Hours of Operation: 8.00 am to 5.00 pm Monday to Friday inclusive.

8.00 am to 1.00 pm Saturday. Public Holidays excluded. Parking Fees:

40 cents per hour.

Dated this 10th day of July 1986.

The Common Seal of the City of Fremantle was hereunto affixed in the presence of— [L.S.]

> JOHN A. CATTALINI, Mayor. G. J. PEARCE, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of October, 1986.

L. E. SMITH, Clerk of the Council.

MARKETING OF LAMB ACT 1971

Western Australian Meat Marketing Corporation

THE following persons, being approved graders for lamb carcases, are hereby appointed Inspectors under Regulation 6 (3) (d), pursuant to the Marketing of Lamb Act 1971, for the purpose of organising, supervising or carrying out the mouthing of lamb, or the identification, classification, grading, weighing, recording and tagging of lamb and lamb products.

Inspector's Certificate No. 133—Sears, Nanette. Inspector's Certificate No. 134—Alieveski, Perka. Inspector's Certificate No. 135—Frapple, Paul. Inspector's Certificate No. 136—Stockey, Robert. Inspector's Certificate No. 137—Donnelly, Michael.

> K. J. LeBRETON, Corporation Secretary, WA Meat Marketing Corporation.

BUILDING MANAGEMENT AUTHORITY

Tenders, closing at West Perth, at 2.30 pm on the dates mentioned hereunder, are invited for the following projects. Tenders are to be addressed to:-

The Minister for Works, C/- Contract Office, 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.

Tender No.	Project	Closing Date	Tender Documents now available at
24425	W.A. College of Advanced Education, Joondalup—Computer/ Library Block—Mechanical Services. Nominated Sub Contract	4/11/86	BMA West Perth
24428	West Thornlie Primary School—Cabinetwork. Nominated Sub Contract	11/11/86	BMA West Perth
24429	Chidlow Primary School—Alterations & Additions 1986. Builders Categorisation Category D	18/11/86	BMA West Perth
24430	New Perth Technical College—Stages 3 & 4—Electrical Instal- lation. Nominated Sub Contract. Deposit on Documents \$110	25/11/86	BMA West Perth
24431	New Perth Technical Collete—Stages 3 & 4—Fire Services Installation. Nominated Sub Contract	25/11/86	BMA West Perth
24432	New Perth Technical College—Stages 3 & 4—Mechanical Ser- vices, Nominated Sub Contract, Deposit on Documents; \$120	25/11/86	BMA West Perth
24433	Zoological Gardens, South Perth—Electrical Upgrade 1986	11/11/86	BMA West Perth

M. HAYES, Acting Executive Director, Building Management Authority.

Acceptance of Tenders

Tender No.	Project	Contractor	Amount
24422	Exmouth District High School—Additions	Geraldton Building Co. Pty Ltd	\$ 666 666

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1986			1986
Oct 10	72A1986	Electronic Typewriters & Electronic Memory Typewriters (1 year period)— _ various Government Departments	Oct 30
Oct 10	107A1986	Furniture, School Desks and Chairs (1 year period)—various Government Departments	Oct 30
Oct 10	598A1986	Electromedical Equipment (Recall of Item 8) (from date of Acceptance to April 2, 1989)—Health Department	Oct 30
Oct 17	59A1986	Bags, Plastic and Plastics Sheets (1 year period)—various Government Departments	Nov 6
Oct 17	94A1986	Chainsaws (1 year period)—various Government Deaprtments	Nov 6
Oct 17	601A1986	Four Wheeled Tractors (Motor Cycle Derivatives) with Handle Bar Control (two only) Conservation and Land Management	Nov 6
Sept 26	579A1986	X-Ray and Medical Imaging Equipment for Royal Perth Hospital North Block	Nov 13
Oct 24	30A1986	Battery, Storage: (Lead Acid Starter Batteries) (1 year period)—various Government Departments.	Nov 13
Oct 24 Oct 24	608A1986 615A1986	Cardio Perfusion Equipment—Royal Perth Hospital	Nov 20
Uct 24	010A1900	Low Band VHF Mobile Radio Transceivers (one off to six off) and HF Mobile Transceivers (one off to nine off)—Bush Fires Board	Nov 13
		Service	
Oct 10	89A1986	Servicing & Maintainance of Electric, Electronic and Electronic with mem- ory typewriters (in the Metropolitan Area) (1 year period)—Various	
		Government Departments	Oct 30

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1986	_		1986
Oct 10	595A1986	1979 Dodge D5N69D Dual Cab Truck (MRD 3532) at Welshpool	Oct 30
Oct 10	596A1986	1984 Falcon Panel Van (MRD 7688), 1984 Mazda 323 Panel Van (MRD 7496), 1984 Holden WB Utility (MRD 7692) and 1985 Falcon Panel Van (MRD 7902) at Welshpool	Oct 30
Oct 10	597A1986	1983 Falcon XE Panel Van (MRD 7012), 1984 Falcon XE Panel Van (MRD 7236) and 1983 Datsun 720 4WD Utility (transmission disassembled)	
		(MRD 7171) at Welshpool	Oct 30
Oct 10	599A1986	1982 Toyota Hilux 4 x 4 Utility (XQS 791), 1982 Falcon XE Sedan (XQR	
		281) and 1982 Mitsubishi L200 Utility (XQQ 581) at Ludlow	Oct 30
Oct 10	600A1986	1981 Massey Ferguson 4 x 4 Agricultural tractor (XQM 811) at Ludlow	Oct 30
Oct 17	602A1986	Pacific Raygo 400A Vibrating Roller with Spare Pad Foot Drum Assembly (MRD 3765) at Welshpool	Nov 6
Oct 17	603A1986	John Deere 760A Rubber Tyred Tractor (Re-call) (MRD 242) at Welshpool	Nov 6
Oct 17	604A1986	1983 Falcon XE Sedan (XQQ 930) and 1982 Falcon XE Utility (XQO 505) at	
		Mundaring Weir	Nov 6
Oct 17	605A1986	Surplus Mill Equipment at Harvey	Nov 6
Oct 17	606A1986	Firearms (20 only) (items 1-9 Re-called) at Maylands	Nov 6
Oct 17	607A1986	Southern Cross Pump, 100 mm outlet and 7.5 H.P. Motor at Henderson	Nov 6
Oct 24	609A1986	1982 Toyota Landcruiser Tray Top (XQX 066) at Derby	Nov 13
Oct 24	610A1986	Johns Engineering Root Rake, to suit BD14 Dozer (MRD 462) at Welshpool.	Nov 13
Oct 24	611A1986	1984 Holden WB Utility (MRD 7185), 1983 Mitsubishi L300 Van (MRD 7044) and 1984 Falcon XE Panel Van (MRD 7523) at Welshpool	Nov 13
Oct 24	612A1986	1982 Mitsubishi L200 Utility (XQN 194) at Manjimup	Nov 13
Oct 24	613A1986	1984 Nissan Bluebird GL Station Sedan (XQY 294) and 1975 Dodge 500 4 x 2 Tip Truck (XQQ 033) at Esperance	Nov 13
Oct 24	614A1986	1978 Terrier Diesel TR51D Truck (XQE 820) at Derby	Nov 13

Tenders addressed to the Chairman, State Tender Board, 815 Hay Street, Perth, will be received for the abovementioned schedules until 10.00 am on the dates of closing.

Tenders must be properly endorsed on envelopes otherwise they are liable to rejection.

Tenders must be properly endorsed on envelopes otherwise they are hable 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. O'MALLEY, Chairman, Tender Board.

	Accepte	ed Tenders	
Schedule No.	Particulars	Contractor	Rate
	Supply	& Delivery	
5A1985	Face Masks, Drapes and Surgeons Aprons (Single Use) (1 Year Period)—Various Govt. Depts.	Perth Surgical Supply Co	Details on Application
	Purchase	e & Removal	
580A1986	1980 Daihatsu Flat Top Truck (MRD 4778) 1985 Falcon Panel Van (MRD 8235)— Welshpool	Prestige Toyota William Wood Motors	\$4 657 \$5 501
585A1986	1983 Falcon Station Sedan (XQN 467)— Wyndham	A. P. Noonan	\$7 500
586A1986	Single Berth Low Bed Maintenance Caravan (MRD 862)—Kununurra	Kununurra Earthmoving Plant	\$600
589A1986	1984 Commodore Station Wagon (XQX 117)—Derby	East Side Cars	\$8 665
590A1986	1981 Suzuki RV90 Motor Cycle (UQ 282)— Esperance	P. Nipperess	\$151
	Cancellatio	on of Contract	
5A1985	Supply—Face Masks, Drapes and Surgeons Aprons (Single Use) (1 Year Period)—Vari- ous Govt. Depts.	Sterilization Systems of WA	
22A1986	Supply—Fresh Prepared vegetables (1 Year Period)—Various Govt. Depts.	Balato Food Products United Food Corporation Pty Ltd	

MAIN ROADS DEPARTMENT

Tenders

Tenders are invited for the following projects.

Tender documents are available from the Clerk in Charge, Orders Section, Ground Floor, Main Roads Department, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date 1986
86/86	Supply of Crushed Rockbase, Eyre Highway. Acceptance subject to awarding of Contract 8/86 to the Department	Thursday, 6 November
8/86	Construction of Eyre Highway—Cocklebiddy-Madura, Kalgoorlie Division. This is a Federally Funded Australian Bicentennial Road Development Proj- ect	Tuesday, 11 November
43/86 75/86	Widening and Construction, Albany Highway, Narrogin Division Sealing and Resealing, Kalgoorlie Division	Tuesday, 18 November Tuesday, 4 November

ACCEPTANCE OF TENDERS

Tender No.	Description	Successful Tenderer	Amount
			\$
63/86	Manufacture Supply and Install Curtains to two new MRD Houses, Port Hedland	Norwest Waterbeds & Curtains	3 130.67
4/86	Extruded Concrete Kerbing in the Metropolitan Division	Kerb Qic & Co	131 055.00
62/86	Supply and Lay Carpet and Vinyl to two new MRD Houses, Port Hedland	Solomons Carpets	4 635.00
70/86	Supply and Erect Fencing to three new MRD Houses, Derby	O'Brien Developments Pty Ltd	7 661.00
69/86	Laboratory Testing of Soil and Crushed Rock for a six-month period—1 October 1986 to 31 March 1987	SRC Laboratories Universal Technical Services Materials Consultants (Aus) Pty Ltd	Period contract
78/86	Loading and Carting Gravel Northwest Coastal Highway Geraldton Division	I.P. & M. A. Pirone	24 900.00

D. R. WARNER, Director, Administration and Finance.

APPOINTMENTS

(Under section 6 of the Registration of Births, Deaths and Marriages Act 1961-1979)

Registrar General's Office, Perth, 15 October 1986.

THE following appointments have been approved:----

R.G. No. 31/72.—Mr Richard Wayne Stevenson has been appointed as District Registrar of Births, Deaths and Mar-riages for the Sussex Registry District to maintain an office of Busgelton during the busyster busyster and the state of the sta At Busselton during the absence on long service leave of Mr A. G. Down. This appointment dates from 3 November 1986.

R.G. No. 29/72.—Mr Lenard John Clark has been appointed as District Registrar of Births, Deaths and Marriages for the Broome Registry District to maintain an office at Broome during the absence on leave of Mr G. J. Ferguson. This appointment dates from 24 November 1986 to 5 December 1986.

R.G. No. 442/69.—Sergeant Ian Bruce Duggan has been appointed as Assistant District Registrar of Births, Deaths and Marriages for the Port Hedland Registry District to maintain an office at Newman during the absence on leave of Sergeant R. W. Ingles. This appointment dates from 8 December 1986 to 4 January 1987.

> D. G. STOCKINS, Registrar General.

Commonwealth of Australia PETROLEUM (SUBMERGED LANDS) ACT 1967 Notice of Grant of Exploration Permit WA-203-P

Department of Mines, Perth, 16 October 1986.

EXPLORATION permit WA-203-P has been granted to Ampol Exploration Limited of 7th Floor, 76 Berry Street, North Sydney, New South Wales 2060 and Santos Limited of 39 Grenfell Street, Adelaide, South Australia 5001 to have effect for a period of six years from 16 October 1986.

DAVID CHARLES PARKER, Designated Authority.

Commonwealth of Australia PETROLEUM (SUBMERGED LANDS) ACT 1967 Notice of Grant of Exploration Permit WA-204-P

Department of Mines, Perth, 16 October 1986.

EXPLORATION permit WA-204-P has been granted to BHP Petroleum (Australia) Pty Ltd of Collins Tower, 35 Collins Street, Melbourne Victoria 3000 and The Shell Company of Australia Limited of 155 William Street, Melbourne Victoria 3000 to have effect for a period of six years from 16 October 1986.

> DAVID CHARLES PARKER, Designated Authority.

Commonwealth of Australia PETROLEUM (SUBMERGED LANDS) ACT 1967

Notice of Grant of Exploration Permit WA-202-P

Department of Mines, Perth, 16 October 1986.

EXPLORATION Permit WA-202-P has been granted to Arco Australia Limited of 444 Flower Street, Los Angeles, California 90017, USA to have effect for a period of six years from the 16th day of October, 1986.

> DAVID CHARLES PARKER, Designated Authority.

MINING ACT 1978-1983 Department of Mines,

Perth, 24 October 1986.

I HEREBY declare in accordance with the provisions of section 97 (1) of the Mining Act 1978-1983 that the undermentioned mining tenement is forfeited for breach of covenant viz failure to meet the minimum expenditure requirement.

DAVID PARKER, Minister for Minerals and Energy.

NORTH EAST COOLGARDIE MINERAL FIELD Kanowna District Mining Lease 27/1739—Decade Holdings Pty Ltd.

MINING ACT 1978-1983

Notice of Application for an Order for Forfeiture

Department of Mines, Meekatharra, 24 September 1986.

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 is paid before 10.00 am on 26 November 1986 the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz non payment of rent.

P. S. MICHELIDES, Warden.

To be heard in the Warden's Court, Meekatharra on 26 November 1986.

MURCHISON MINERAL FIELD

Meekatharra District

- 51/117—Coote, Denise Irene.
- 51/503—Saladar Pty Ltd; Openpit Mining and Exploration Pty Ltd.
- 51/505—Saladar Pty Ltd; Openpit Mining and Exploration Pty Ltd.
- 51/647—Austamax Operations Pty Ltd.
- 51/648—Austamax Operations Pty Ltd.
- 51/649—Austamax Operations Pty Ltd.
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- 51/654—Austamax Operations Pty Ltd.
- 51/655—Austamax Operations Pty Ltd.
- 51/656-Austamax Operations Pty Ltd.
- 51/657—MacDonald, Stanley Allan.
 - EAST MURCHISON MINERAL FIELD Wiluna District
- 53/274—Mining and Primary Development Pty Ltd.
- 53/275—Mining and Primary Development Pty Ltd.
- 53/276-Mining and Primary Development Pty Ltd.
- 53/277—Mining and Primary Development Pty Ltd.

MINING ACT 1978-1983

Notice of Application for an Order for Forfeiture

Department of Mines, Perth, 14 October 1986.

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 is paid before 10.00 am on 3 December 1986 the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz non payment of rent.

J. SIMPSON, Warden.

To be heard in the Warden's Court on 3 December 1986. NORTHAMPTON MINERAL FIELD

66/6—Barndon, Norman Vaughan.

66/9—Norton, Ronald Norman Cook.

SOUTH WEST MINERAL FIELD

70/182—Westralian Sands Ltd.

70/183-Westralian Sands Ltd.

70/207—Ilmenite Pty Ltd.

70/208-Ilmenite Pty Ltd.

70/209—Ilmenite Pty Ltd.

70/211-Westralian Sands Ltd.

- 70/214—Westralian Sands Ltd.
- 70/215—Westralian Sands Ltd.
- 70/216—Westralian Sands Ltd.
- 70/217—Westralian Sands Ltd.
- 70/218—Westralian Sands Ltd.
- 70/266—Yilgumba Nominees Pty Ltd.
- 70/530-Reindler, Christopher William.
- 70/531—Reindler, Christopher William.

PHILLIPS RIVER MINERAL FIELD

74/98—Metals Exploration Ltd.

- 74/99-Metals Exploration Ltd.
- 74/100-Metals Exploration Ltd.

MINING ACT 1978-1983

Notice of Application for an Order for Forfeiture

Department of Mines, Marble Bar, 26 September 1986.

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 is paid before 10.00 am on 28 November 1986 the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, viz non payment of rent.

G. A. AJDUK, Warden.

To be heard in the Warden's Court Marble Bar on 28 November 1986.

PILBARA MINERAL FIELD

- 45/893—O'Meara, Denis William; Egan, Hayden Penniment; Sheen, Ronald James.
- 45/894—O'Meara, Denis William; Egan, Hayden Penniment; Sheen, Ronald James.
- 45/895-O'Meara, Denis William; Sheen, Ronald James.
- 45/896-O'Meara, Denis William; Sheen, Ronald James.
- 45/897—O'Meara, Denis William; Sheen, Ronald James.
- 45/909—Morrell, John David; Welsh, Frank Henry.
- 45/912-Walker, Cameron Edward; Ladyman, Henry.
- 45/913-Walker, Cameron Edward; Ladyman, Henry.
- 45/914-Walker, Cameron Edward; Ladyman, Henry.

45/931-Pilbara Mining and Exploration Pty Ltd. 45/932-Pilbara Mining and Exploration Pty Ltd. 45/933-Pilbara Mining and Exploration Pty Ltd. 45/934—Pilbara Mining and Exploration Pty Ltd. 45/935-Pilbara Mining and Exploration Pty Ltd. 45/938—Reid, Terrence Daniel; Reid, Shayne John; Gilchrist, Edward. 45/939-Castlehow, Graeme Maxwell. 45/940-Castlehow, Graeme Maxwell. 45/941-Castlehow, Graeme Maxwell. 45/943-Sabminco NL.; Macdonald, Stanley Allan. PILBARA MINERAL FIELD Nullagine District 46/111-Panoz Ventures Pty Ltd. 46/112-Panoz Ventures Pty Ltd. 46/485-Maher, Mark Anthony. WEST PILBARA MINERAL FIELD 147/333-Pegardi Pty Ltd.

COMPANIES (WESTERN AUSTRALIA) CODE Notice of Final Meeting

Metropolitan Developments (WA) Pty Ltd.

NOTICE is hereby given that a final meeting of the company and its creditors will be held in the office of Alan K. Shepherd, 58 Eighth Avenue Maylands on 17 November 1986.

Agenda:

- 1. To receive the Liquidator's final report as to the winding up.
- 2. Any other business.
 - Dated this 18th day of October, 1986.

ALAN K. SHEPHERD,

Liquidator.

TRUSTEES ACT 1962

Pauline Margaret Blaney-Murphy late of 114a Birdwood Street, Innaloo, Retired Travel Consultant and Widow, deceased.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the deceased who died on 28 August 1986 are required by the executors of care of Northmore Hale Davy & Leake of 29th Floor Allendale Square, 77 St. George's Terrace, Perth to send particulars of their claims to them by 25 November 1986, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

TRUSTEES ACT 1962

CREDITORS and other persons having claims in respect of the estate of Roderick Stanley Cross late of Bunbury Nursing Home, Hayes Street, Bunbury, Retired Telecom Technician to which section 63 of the Trustees Act 1962 applies are required to send particulars of their claims to the Executor Robert George Hannah of care of Young & Young, 5 Spencer Street, Bunbury by 28 November 1986 after which date the said Executor may convey or distribute the assets having regard only to the claims of which he has notice and the said Executor shall not be liable to any person of whose claim he has had no notice at any time of administration or distribution.

Dated this 24th day of October, 1986.

YOUNG & YOUNG, Solicitors for the Executor.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

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

Claims for the following expire one month after the date of publication hereof.

Bryant, Walter Frederick late of 83 Welwyn Avenue, Manning, Retired Farmer, Died 23/9/86.

Horsman, Frances Eileen late of St. Rita's Nursing Home, Mt. Lawley, Spinster, Died 26/4/86.

Lucas, Leonard late of 7 Bernice Way, Thornlie, Retired Railway Worker, Died 15/9/86.

Martin, Winifred Emma late of 11 Catherine Street, Safety Bay, Home Duties, Died 13/9/86.

- Pike, Michael Melville, late of 20A "The Lodge", Parkland Villas, 52 Liege Street, Woodlands, Retired Farmer, Died 1/10/86.
- Summers, Sydney Owen Newnham, late of "Gordon Lodge", R.A.A.F. Memorial Association, Bullcreek, Retired Business Manager, Died 15/9/86.

Dated at Perth this 21st day of October, 1986.

L. C. RICHARDSON, Chief Executive.

NOTICE TO ALL CREDITORS

Raymond George Kirkup, late of 130 Epsom Avenue Belmont in the State of Western Australia, Truck Driver, Deceased.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the deceased who died on 25 April 1986 at Perth are required by the Trustee being Shirley May Kirkup to send particulars of their claims to her by 25 November 1986, after which date the Trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

PATERSON & DOWDING, Solicitors for the Administratrix of the Deceased.

PUBLIC TRUSTEE ACT 1941 AND AMENDMENTS

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

Dated at Perth the 21st day of October, 1986.

A. J. ALLEN, Acting Public Trustee, 565 Hay Street, Perth.

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

- Sheridan, Kerry Anne; Engine Driver; Mandurah; 13/8/86; 17/10/86.
- McNeil, Barry James; Technical Officer; Applecross; 10/7/86; 17/10/86.
- Crothers, Freida Mary; Widow; North Perth; 9/9/86; 17/10/86.
- Lillico, Robert William; Rtd Miner; Wyndham; 30/6/86; 17/10/86.
- Sumpton, Marion Mabel; Widow; Bicton; 8/9/86; 17/10/86.
- Salmond, Ian Alexander; Rtd Accountant; Mt Lawley; 28/8/86; 17/10/86.

[24 October 1986.

- Moore, Raymond Victor; Rtd Labourer; Bayswater; 30/8/86; 17/10/86.
- Hill, Joan Elizabeth; Married Woman; Cloverdale; 29/8/86; 17/10/86.
- Gilbert, Gerald Milligan; Rtd Linesman; Kelmscott; 19/8/86; 17/10/86. Cole, Margaret Mina; Widow; Furnissdale; 26/8/86;
- 17/10/86.
- Calder, Alan Stewart; Mail Officer Supervisor; Willagee; 17/7/86; 17/10/86.
- Bentley, Helen Rose Castree; Widow; South Guildford; 10/9/86; 17/10/86.

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 24 November 1986, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice..

- Blay, Mary, late of 10 Philip Street, East Fremantle, died 6/9/86.
- Carroll, William John, formerly of 234a Marmion Street, Palmyra, late of Nazareth House, Winterfold Street, Hilton, died 17/8/86.
- Cochrane, Francis McPaike, late of 25A Day Road, Mandurah, died 28/8/86.
- Coombs, Cecil John Edwin, late of 37 Sadlier Street, Subiaco died 30/9/86.
- Cox, Victor, late of Hamersley Hospital, 441 Rokeby Road, Subiaco, died 14/8/86.
- Dawson, Leslie Legay, late of 221 The Strand, Bedford, died 5/10/86.
- Evans, James Patrick, late of 82 Hensman Street, South Perth, died 12/10/86.
- Gape, George Douglas, late of Tandara Nursing Home, 73 Jarrah Road, Bentley, died 18/6/86.
- Galloway, Arthur Sinclair, late of 22 Millson Road, Maida Vale, died 1/5/86.
- Gibson, Brian David, formerly of 22 Juniper Way, Willetton, late of 93 Jean Street, Hamilton Hill, died 11/8/86.
- Goudy, Robert George, late of 8 Ward Place, Embleton, died 10/9/86.
- Graham, Douglas Lloyd, late of 39 Boundary Street, Kalgoorlie, died 20/9/86.
- Harvey, Stanley, late of 383 Dellar Road, Maddington, died 26/9/86.
- Nockolds, Richard John, late of 13 Gwenyfred Road, South Perth, died 21/9/86.
- Pash, Margaret Catherine, late of Unit 31, Church of Christ Homes, 142 Edinboro Street, Joondanna, died 2/10/86.
- Quake, Stanley Arnold, late of 14 Weavell Street, Hamilton Hill, died 4/9/86.
- Smart, Jack Lionel, late of 27 Pelham Way, Girrawheen, died 1/9/86.
- Snelling, Violet Rita, late of Mount Henry Hospital, Cloister Avenue, Como, died 12/9/86.
- Sullivan, Frances, late of 11 Stuart Street, Mosman Park, died 13/9/86.
- Tracey, William Harold Arthur, late of Unit 6, Geographe Villas, 14 Geographe Bay Road, Busselton, died 30/9/86.
- Vannart, George Alan Doig, late of 62 Arlunya Avenue, Belmont, died 8/10/86.

Dated this 20th day of October 1986.

A. J. ALLEN, Acting Public Trustee, Public Trust Office, 565 Hay Street, Perth.



PRESENTED TO THE LEGISLATIVE ASSEMBLY ON THURSDAY, 16th OCTOBER, 1986

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