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In all cases notices are published on page 2 and readers are urged to check accordingly prior to contacting State Law Publisher.

JOHN A. STRIJK,
Government Printer.

AGRICULTURE

AG401**PLANT DISEASES ACT 1914**Agriculture Western Australia,
South Perth WA 6151.

Agric. 244/90 V1.

I, the undersigned Minister for Primary Industry; Fisheries, being the Minister responsible for the administration of the above listed Acts, hereby appoint Dianne Virginia Bacon as an Inspector pursuant to Section 7 of the Plant Diseases Act 1914.

MONTY HOUSE, Minister for Primary Industry; Fisheries.

AG402**STOCK DISEASES (REGULATIONS) ACT 1968
STOCK (IDENTIFICATION AND MOVEMENT) ACT 1970
AGRICULTURAL PRODUCTS ACT 1929
BEEKEEPERS ACT 1963**Agriculture Western Australia,
South Perth WA 6151.

Agric. 244/90 V1.

The Governor has been pleased to appoint Dianne Virginia Bacon as an Inspector pursuant to the following—

- Section 8 of the Stock Diseases (Regulations) Act 1968
- Section 37 of the Stock (Identification and Movement) Act 1970
- Section 2A of the Agricultural Products Act 1929
- Section 5 of the Beekeepers Act 1963.

MONTY HOUSE, Minister for Primary Industry; Fisheries.

CONSERVATION AND LAND MANAGEMENT

CM401***CONSERVATION AND LAND MANAGEMENT ACT 1984****MANAGEMENT PLAN FOR NAMBUNG NATIONAL PARK, AND WANAGARREN, NILGEN
AND SOUTHERN BEEKEEPER'S NATURE RESERVES**

The National Parks and Nature Conservation Authority advises that the management plan for Nambung National Park, and Wanagarren, Nilgen and Southern Beekeeper's Nature Reserves has been approved.

The management plan was prepared in accordance with sections 53 to 61 of the Conservation and Land Management Act 1984, and was approved by the Hon. Minister for the Environment on 2 September 1998. No modifications were made to the management plan under section 60(2) of the Act, and it comes into operation with this *Government Gazette* Notice.

Copies of the management plan may be inspected at the office and library of the Shire of Dandaragan and the Shire of Gingin. Copies of the plan and the Analysis of Public Submissions may also be viewed (or purchased for \$10.00 and \$3.00 respectively) from the following CALM offices:

- State Operations Headquarters, 50 Hayman Road, Como WA 6152
- Midwest Regional Office, 193 Marine Terrace, Geraldton WA 6530
- Moora District Office, The Arcade, Dandaragan Street, Moora WA 6510
- Cervantes Office, Light Industrial Area, Cervantes WA 6511
- WA Naturally, 47 Henry Street, Fremantle WA 6160

SYD SHEA, Executive Director,
Department of Conservation and Land Management.
TOM DAY, Chairman,
National Parks and Nature Conservation Authority.

FAIR TRADING

FT401**COMPANIES (CO-OPERATIVE) ACT 1943**

IN THE MATTER OF UNITED FARMERS MUTUAL CO-OPERATIVE LIMITED

Notice is hereby given that, pursuant to section 26(1) of the abovenamed Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to United Farmers Mutual Co-Operative Limited.

Dated this 2nd day of September 1998.

(Sgd.) A Person Authorised by the
Commissioner for Corporate Affairs in Western Australia.

HEALTH

HE401***RADIATION SAFETY ACT 1975**

Health Department of WA,
Perth, 4 September 1998.

1618/87.

The appointment of Ms Tracey Michelle Ashton as an authorised officer, under the provision of Section 4 (1) of the Radiation Safety Act 1975, is hereby notified.

PAUL PSAILA-SAVONA, Executive Director, Public Health.

HE402***MEDICAL ACT 1894**

MEDICAL BOARD OF WESTERN AUSTRALIA
(APPOINTMENT OF MEMBERS) INSTRUMENT (No. 2) 1998

Made by the Minister for Health under section 4(1a) of the Act.

1. Citation

This notice may be cited as the *Medical Board of Western Australia (Appointment of Members) Instrument (No. 2) 1998*.

2. Interpretation

In this instrument—

“table” means a table in the schedule to this instrument;

“the Act” means the Medical Act 1894 (WA);

“the Board” means the Medical Board of Western Australia constituted under section 4(1) of the Act.

3. Appointment of Members

Each of the persons named in column 1 of the table are appointed to the Board pursuant to the provisions of the Act specified in column 2 of the table adjacent to the name of that person for a period of three years commencing on the date of appointment.

SCHEDULE

TABLE

COLUMN 1 MEMBER	COLUMN 2 Provision of the Act
Dr Mary SURVEYOR	4(1a)(b)
Dr Michael McCALL	4(1a)(b)
Mr Eric HEENAN , QC	4(1a)(c)

JOHN DAY, Minister for Health.

LOCAL GOVERNMENT

LG302*

Local Government Act 1995

Local Government (Miscellaneous Provisions) Act 1960

Local Government (Appeals to Building Referees) Amendment Regulations 1998

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Local Government (Appeals to Building Referees) Amendment Regulations 1998*.

2. The regulations amended

The amendments in these regulations are to the *Local Government (Appeals to Building Referees) Regulations 1961**.
[* Published in Gazette 29 June 1961, p. 2064.
For amendments to 8 July 1998 see 1997 Index to
Legislation of Western Australia, Table 4, pp. 174-5.]

3. Regulation 2 amended

Regulation 2 is amended by deleting “\$140” and substituting instead —

“ \$160 ”.

4. Regulation 5 amended

Regulation 5 is amended by deleting “\$70” and substituting instead —

“ \$80 ”.

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

LG301***CITY OF SOUTH PERTH
HAWKERS AND SIGNS (AMENDMENT) LOCAL LAW**

No. 1 of 1998

In pursuance of the powers conferred by the *Local Government Act 1995* and all other powers enabling it the Council of the City of South Perth hereby records having resolved on 27 May, 1998 to make the following local law.

Short Title

1. This local law may be cited as the *Hawkers and Signs (Amendment) Local Law 1998*.

Commencement

2. This local law comes into operation 14 days after the date of its publication in the *Government Gazette*.

Content and Intent

3. This local law amends the Local Law Relating to Hawkers and the Local Law Relating to Signs in order to delete reference to specified amounts of fees payable to the City of South Perth for permits and licences available pursuant to the said local laws.

Interpretation

4. In this local law, unless the context otherwise requires—

“Act” means the *Local Government Act 1995*;

“City” means the City of South Perth;

“Council” means the Council of the City;

“Local Law Relating to Hawkers” means the City’s Local Law Relating to Hawkers, Stallholders and Trading in Public Places;

“Local Law Relating to Signs” means the City’s Local Law Relating to Signs, Blinds, Awnings, Advertisement Hoardings and Bill-Posting.

Amendments to Local Law Relating to Hawkers

5. The Local Law Relating to Hawkers is amended as follows—

(a) in lines two and three of clause 16 by deleting the words “*those set out in Schedule 4*” and replacing them with the words “*as determined by Council from time to time*”; and

(b) by deleting Schedule 4.

Amendments to Local Law Relating to Signs

6. The Local Law Relating to Signs is amended as follows—

(a) in the first line of Clause 40 (a) by deleting the words “*prescribed in the Fourth Schedule hereto*” and replacing them with the words “*and additional charges to be imposed for a licence under these local laws and for every renewal thereof shall be such amount as is determined by Council from time to time and*”; and

(b) by deleting the Fourth Schedule.

Dated 4 September, 1998.

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

J. E. HARDWICK, Mayor.
L. L. METCALF, Chief Executive.

LG303*

Local Government Act 1995

Local Government (Functions and General) Amendment Regulations (No. 2) 1998

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Local Government (Functions and General) Amendment Regulations (No. 2) 1998*.

2. **Part 1A inserted**

After regulation 2 of the *Local Government (Functions and General) Regulations 1996** the following Part is inserted —

“

Part 1A — Local laws

2A. **Matters about which local laws are not to be made — s. 3.5**

Local laws are not to be made —

- (a) requiring the payment of fees or charges for the parking of vehicles on any land under the care, control or management of a local government in any part of the district of Cottesloe west of Broome Street; or
- (b) enabling such a requirement to be imposed.

”.

[* *Published in Gazette 24 June 1996, pp. 2771-97. For amendments to 28 August 1998 see 1997 Index to Legislation of Western Australia, Table 4, p. 170 and Gazette 26 June 1998.*]

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

LG304*

Local Government Act 1995

**Town of Cottesloe Parking Facilities
Amendment Local Laws 1998**

Made by the Governor in Executive Council under section 3.17.

1. **Citation**

These local laws may be cited as the *Town of Cottesloe Parking Facilities Amendment Local Laws 1998*.

2. **Clause 3A inserted**

After clause 3 of the *Town of Cottesloe Local Laws Relating to Parking Facilities — No. 39** the following clause is inserted —

“

3A. Nothing in these local laws —

- (a) requires the payment of fees or charges for the parking of vehicles on any land under the care,

control or management of the Town of Cottesloe in any part of the district of Cottesloe west of Broome Street; or

(b) enables such a requirement to be imposed.

”.

[* *Published in Gazette 29 April 1983, pp. 1319-28. For amendments to 28 August 1998 see Gazette 23 December 1994.*]

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

LG401

LOCAL GOVERNMENT ACT 1995

HEALTH ACT 1911

Shire of Mt Marshall

Memorandum of Imposing Rates and Charges 1998/99

At the Ordinary Meeting of the Mt Marshall Shire Council held on 18 August 1998, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Municipality in accordance with provisions of the Local Government Act 1995 and Health Act 1911.

Dated this 18th day of August 1998.

L. W. O'NEIL, President.
P. R. BRADBROOK, Chief Executive Officer.

SCHEDULE OF RATES AND CHARGES LEVIED

General Rates—

9.3176 cents in the dollar on Gross Rental Valuations
3.41739 cents in the dollar on Unimproved Valuations
Minimum Rate—\$95 per Lot/Location or Assessment

Specified Area Rates—

1.6531 cents in the dollar on Gross Rental Valuations
0.24499 cents in the dollar on Unimproved Valuations
Minimum Rate—\$20 per Lot/Location or Assessment

Interest Charges—

6% interest on instalments
12% pa interest on outstanding rates
12% pa on sundry debtors outstanding for 35 days or more

Administration Charges—\$5 on each rate instalment notice.

Discount—A discount of 10% will be allowed on all current rates paid in full within 21 days of the date of issue.

Rubbish Charges—

Domestic—\$95.00 per annum for the weekly removal of one 240 litre mobile rubbish bin.
Commercial—\$95.00 per annum for the weekly removal of one 240 litre mobile rubbish bin.

Instalment Plan Option—

Four payments as under—
(i) 25% of the rates within 35 days from date of issue
(ii) 25% of the rates within 2 months of (i)
(iii) 25% of the rates within 2 months of (ii)
(iv) 25% of the rates within 2 months of (iii) being 6 months from the expiration of the initial 35 day period and 6 months and 35 days from the date of issue of notice.

Fees and Charges—A full schedule of fees and charges are available for public inspection, at the Shire Administration Centre, Monger Street, Bencubbin, during normal office hours.

LG402**BUSH FIRES ACT 1954**
SHIRE OF BUSSELTON

Pursuant to the provisions of the Bush Fires Act 1954, the following persons have been appointed as Fire Control Officers for the 1998/99 season—

J. D'Espeissis, J. F. May, L. Hammond, G. Hammond, W. Russell, A. Guthrie, G. Jones, M. Standish, K. Sue, R. C. Credaro, N. H. MacDonald, C. T. Howes, S. Franklin, L. Scott, I. Lynch, K. H. Scott, O. Negus, A. Brand, B. J. Walters, O. J. Hopkins, K. McSwain, C. Payne, T. Espinos, N. Flynn.

Chief Fire Control Officer—A. Guthrie

Deputy Chief Fire Control Officer—L. Scott

All previous appointments are hereby cancelled.

M. W. SWIFT, Chief Executive Officer.

LG403***LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1960**
DECLARATION OF PUBLIC STREETS

Orders of the Minister for Lands

At the request of the local government nominated, the portions of land specified in the Notice are now declared to be absolutely dedicated as public streets. This notice is made under Section 66 of the Acts Amendment (Land Administration) Act 1997.

NOTICE

Shire of Three Springs (DOLA File No. 2286/994).

- (1) Road No. 19074. The whole of Board Road shown coloured brown on Office of Titles Plan 3120.
- (2) Road No. 19075. The whole of Weir Road shown coloured brown on Office of Titles Plan 3120(1) and (4) and 3121(2).
- (3) Road No. 19076. The whole of Board Road shown coloured brown on Office of Titles Plan 3120(3) and 3121(1).
- (4) Road No. 19077. The whole of Bateman Road shown coloured brown on Office of Titles Plan 3120(3) and 3120(4).
- (5) Road No. 19078. The whole of McKenzie Road shown coloured brown on Office of Titles Plan 3121(1).
- (6) Road No. 19079. Portion of Perenjori Three Springs Road shown coloured brown on Office of Titles Plan 3121(1).

A. A. SKINNER, Chief Executive,
Department of Land Administration.

LG404**SHIRE OF BROOMEHILL**

Appointment of Broomehill Brigade/Dual Fire Control Officers

I hereby notify the public that as of 17 July the following Bush Fire Control Officers are appointed—

Mr B. Thompson	Mr K. Richardson
Mr G. Taylor	Mr A. Woithe
Mr R. Schlueter	Mr I. Anderson
Mr D. Kempin	Mr P. Bignell
Mr D. Meyer	Mr W. Grimes
Mr K. Crosby	Mr A. Webster
Mr D. Chadwick	Mr P. Fitzgerald
Mr M. Anderson	

Dual Registration
(Shire of Gnowangerup)

Mr J. Kiddle
Mr M. Lance

Dual Registration
(Shire of Tambellup)

Mr N. Nazzari
Mr A. Bradshaw

Dual Registration
(Shire of Katanning)

Mr M. Martin
Mr I. Coleman

Mr P. Rae
Mr T. Blake

PETER FITZGERALD, Chief Executive Officer.

LG405**BUSH FIRES ACT 1954***Shire of Gingin*

Hereunder are the Fire Control Officers appointed by the Shire of Gingin for the 1998/99 Fire Season. Chief Fire Control Officer/Weather Officer Maxwell John Borwick, Deputy Chief Fire Control Officers—George Robert Grant and Murray Charles Hyne, Inspection and Prosecution Officers—Shire Rangers—Michael Joseph O'Loghlen and Mark Fleming.

Gingin Fire Area	H. A. Morris M. C. Hyne G. P. Okely
Gingin West Fire Area	N. E. Dewar G. R. Grant M. J. Borwick
Beermullah Fire Area	B. W. Roe G. F. Drew D. H. Wood E. R. Howard B. J. Fewster
Nilgen Fire Area	R. M. Wilson D. J. Ottaway T. Rochford
Gingin Townsite	P. Crowe
Guilderton Townsite	L. Myers
Seabird Townsite	S. L. Brown
Ledge Point Townsite	K. Mol
Lancelin Townsite	K. Scaddan
Ocean Farm	R. Osborne
Woodbridge	S. Morris
Dual Registration for the Shire of Chittering Muccha	Ian Taylor

S. D. FRASER, Chief Executive Officer.

LG406**SHIRE OF WILUNA****Appointment of Authorised Officer**

It is hereby notified for public information that Mr Roger Mulligan has been appointed as follows—
Dog Act 1976

T. G. DYER JP, Chief Executive Officer.

LG407**DOG ACT 1976***Shire of Wiluna*

It is hereby notified for public information that the following persons have been appointed as registration officers pursuant to the Dog Act 1976—

- Terry Dyer
- Roger Mulligan
- Korri Syme
- Nathan Cain
- Wayne Jackson

All previous appointments are hereby cancelled.

T. G. DYER JP, Chief Executive Officer.

LG408**LOCAL GOVERNMENT ACT 1995***Town of Vincent*

It is hereby notified for public information that Ms Janine Margaret Houston has been appointed as a Ranger for the Town of Vincent and is an Authorised Officer under the following:

The Local Government Act 1995
The Litter Act 1979
The Control of Vehicles (Off Road Areas) Act 1978

The Dog Act 1976
The Bush Fires Act 1954

Town of Vincent Local Laws Relating to:

Parking Facilities
Dogs
Streets and Footways
Parks and Public Reserves
Eating Areas
Street Entertainers
Street Traders
Abandoned Animals and Shopping Trolleys

JOHN GIORGI JP, Chief Executive Officer.

LG409**SHIRE OF COLLIE**

Appointment of Authorised Officer

It is hereby notified for public information that Mr Peter Garrett Martin has been appointed to the position of Temporary Shire Ranger effective from the 12th day of October 1998 to the 18th day of June 1999 and is authorised on behalf of the Shire of Collie to enforce and administer the provisions of the following Acts and Regulations as an Authorised Person within the Shire of Collie—

Local Government Act 1995
Local Government Miscellaneous Provisions Act 1995
Dog Act 1976
Litter Act 1979
Bush Fires Act 1954

and all other Local Laws and/or Regulations administered or enforced by the Shire of Collie.

I. H. MIFFLING, Chief Executive Officer.

MINERALS AND ENERGY

MN401*

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

NOTICE OF GRANT OF EXPLORATION PERMITS

The following Exploration Permits have been granted to have effect from 19 August 1998, Exploration Permits WA-279-P and WA-280-P have been granted to—

Shell Development (Australia) Proprietary Limited and Woodside Oil Limited

W. L. TINAPPLE, Director Petroleum Operations Division.

MN402*

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

NOTICE OF RENEWAL OF EXPLORATION PERMIT

Exploration Permit No. WA-35-P held by Shell Development (Australia) Proprietary Limited and Chevron Asiatic Limited has been renewed to have effect for a period of five (5) years from the 7th day of September 1998.

W. L. TINAPPLE, Director Petroleum Operations Division.

MN403**MINING ACT 1978**

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy,
Southern Cross.

In accordance with Regulation 49(2)(c) of the Mining Regulations 1981, notice is hereby given that the following licences are liable to forfeiture under the provisions of Section 96(1)(a) of the Mining Act 1978, for breach of covenant, viz. non-payment of rent.

P. M. HEANEY, Warden.

To be heard in the Warden's Court, Southern Cross on the 20th October 1998.

YILGARN MINERAL FIELD

Prospecting Licences

77/3069—Neville Howard Hockley
77/3219—Custodian Holdings Pty Ltd
77/3243—Britannia Gold NL
77/3244—Britannia Gold NL
77/3251—RTZ Exploration (Australia) Pty Ltd

MN404**MINING ACT 1978**

Department of Minerals and Energy,
Perth, WA 6000.

I hereby declare in accordance with the provisions of Section 99(1)(a) of the Mining Act 1978 that the undermentioned Exploration Licence and Mining Lease are forfeited for breach of covenant, viz; non compliance with expenditure conditions with prior right of application being granted to the plaintiff under Section 100(2).

NORMAN MOORE, Minister for Mines.

MT MARGARET MINERAL FIELD

Exploration Licence

39/316—Wanless, Robert James

Mining Lease

39/100—Chaytor, Maxwell Stanley
Dowling, John Francis
Locsei, Janos
Wanless, Maria Retnowati
Wanless, Robert James

PLANNING**PD101***PRINTERS CORRECTION***TOWN PLANNING AND DEVELOPMENT ACT 1928**

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

SHIRE OF BRIDGETOWN-GREENBUSHES

TOWN PLANNING SCHEME NO. 4—AMENDMENT NO. 37

An error occurred in the notice published under the above heading on page 4825 of *Government Gazette* No. 175 dated Tuesday, 1 September 1998 and is corrected as follows.

Under the heading TREE PLANTING

delete— "2 years, trees"

and insert— " 2 years, 40 trees "

PD401**TOWN PLANNING AND DEVELOPMENT ACT 1928**

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

CITY OF BUNBURY

TOWN PLANNING SCHEME No. 6—AMENDMENT No. 202

Ref: 853/6/2/9, Pt 202.

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 Bunbury Town Planning Scheme Amendment on September 1, 1998 for the purpose of—

1. Rezoning Lots 13, 14, 15 & 100 all being Portion of Leschenault Location 26 from “Residential R40” to “Special Use—Mixed Commercial and Residential R40” as depicted on the amending map.
2. Amending the “First Schedule—Special Uses’ of the scheme text to insert the following—

Description of Land (Lot, Street Etc)	First Schedule—Special Uses Permitted Uses	Development Conditions
Lots 13, 14, 15 & 100 all being Portion of Leschenault Location 26 situated at the corner of Charles and Hayes Streets.	Residential R 40 Car Park Consulting Rooms Health Centre Lodging House Medical Centre Office Professional Offices	<p><i>Architectural Theme</i></p> <p>1. The architectural theme of all development facing Charles Street and Hayes Street is to recognise and be consistent with the residential character of the street and to incorporate the following elements:</p> <ul style="list-style-type: none"> • Pitched roofs at a minimum of 25° and use of gables. • Preferred materials are timber, masonry, rendered finishes and corrugated iron roofing. • Use of verandahs. • Minimising expansive areas of glass. • Visually permeable front fencing. • Landscaping in the front setback. <p><i>Precinct Plan</i></p> <p>2. Planning of the site will be generally in accordance with a Development Concept Plan approved by Council for the precinct bounded by Charles Street, Blair Street, Stirling Street and Hayes Street.</p> <p><i>Comprehensive Development</i></p> <p>3. Development of the site will be in accordance with a comprehensive Planning Application approved by Council which addresses the following matters:</p> <ul style="list-style-type: none"> • Provision of a 6 metre vehicular access from Charles Street to the service lane. • Creation of a facade to Hayes and Charles Street which is consistent with residential uses and architectural themes in the vicinity. <p><i>Setbacks</i></p> <p>4. The setback requirements for all development including residential shall be as follows:</p> <ul style="list-style-type: none"> • Front setbacks shall be a minimum of 1.0 metre and a minimum average of 2.0 metres. • Side setbacks shall be a minimum of 0 metres. <p><i>Building Height</i></p> <p>5. The maximum building height is two storeys.</p> <p><i>Carparking</i></p> <p>6. The provision of carparking for the site will be as determined by Council however a credit of 4 bays shall be given for provision of a 6 metre vehicular access from Charles Street to the service lane</p>

Description of Land (Lot, Street Etc)	Permitted Uses	Development Conditions
<p>3. Rezoning Lots 1, 1, 2, 2, 3, 5, 6, 7, 9, part of lot 10, balance of title 879/180 all being Portion of Leschenault Location 26 and a Drain Reserve from "Residential R40" to "Special Use—Residential R40 and Home Based Business" and "Parks, Recreation and Drainage" reserve as depicted on the amending map</p> <p>4. Amending the "First Schedule—Special Uses" to insert the following—</p>	<p>First Schedule—Special Uses</p>	<p><i>Design Guidelines</i></p> <p>7. Council may produce design guidelines to further explain or clarify the development conditions applicable to this zone.</p> <p><i>Service Lane Contribution</i></p> <p>8. Council may request as a condition of subdivision or Planning Approval a pro-rata contribution to the construction of the service lane.</p>
Description of Land (Lot, Street etc)	Permitted Uses	Development Conditions
<p>Lots 1, 1, 2, 2, 3, 5, 6, 7, 9, part of lot 10, balance of title 879/180 all being Portion of Leschenault Location 26</p>	<p>Residential R 40 Home Based Business</p>	<p><i>Architectural Theme</i></p> <p>1. The architectural theme of all development facing Charles Street is to recognise and be consistent with the residential character of the street and to incorporate the following elements:</p> <ul style="list-style-type: none"> • Pitched roofs at a minimum of 25° and use of gables. • Preferred materials are timber, masonry, rendered finishes and corrugated iron roofing. • Use of verandahs. • Minimising expansive areas of glass. • Visually permeable front fencing. • Landscaping in the front setback. <p>2. The architectural theme of all development facing the service lane is to recognise the visual importance of the site from Blair Street and its importance as an entrance statement to the city centre. Design and development of lots should address the following elements:</p> <ul style="list-style-type: none"> • Home Based Business uses should be oriented to the service lane and encouraged to have an active facade. • Fencing along the service lane is to be of masonry construction or similar. • Vehicular access to lots is to be encouraged from the service lane. • Pitched roofs at a minimum of 25° and use of gables. • Preferred materials are timber, masonry, rendered finishes and corrugated iron roofing. • Landscaping is encouraged along the Blair Street side of fencing to the service lane. <p><i>Precinct Plan</i></p> <p>3. Planning of the site will be generally in accordance with a Development Concept Plan approved by Council for the precinct bounded by Charles Street, Blair Street Stirling Street and Hayes Street.</p> <p><i>Landuse</i></p> <p>4. The Charles Street frontage of lots will only be used for residential purposes. Home based business will be located at the rear of lots and encouraged to orientate onto the service lane.</p>

Description of Land (Lot, Street etc)	Permitted Uses	Development Conditions
		<p><i>Service Lane Contribution</i></p> <p>5. Council may request as a condition of subdivision or Planning Approval a pro-rata contribution to the construction of the service lane.</p> <p><i>Setbacks</i></p> <p>6. The setback requirements for all development including residential shall be as follows:</p> <ul style="list-style-type: none"> • Front setbacks shall be a minimum of 1.0 metre and a minimum average of 2.0 metres. • Rear setbacks to the service lane shall be a minimum of 1.0 metre and a minimum average of 2.0 metres. • Side setbacks shall be a minimum of 0 metres <p><i>Building Height</i></p> <p>7. The maximum building height is two storeys.</p> <p><i>Carparking</i></p> <p>8. The provision of carparking for the site will be as determined by Council.</p> <p><i>Design Guidelines</i></p> <p>9. Council may produce design guidelines to further explain or clarify the development conditions applicable to this zone.</p>
5. Rezoning Lot 1, and all of lots 2, 3, 4, 52 and part of the land on diagram 6019 from "Light Industry" to "Special Use—Mixed Commercial, Residential R60 and Carpark" as depicted on the amending map.		
6. Amending the "First Schedule—Special Uses" of the scheme text to to insert the following—		
	First Schedule—Special Uses	
Description of Land (Lot, Street etc)	Permitted Uses	Development Conditions
Lot 1, and all of lots 2, 3, 4, 52 and part of the land on diagram 6019 all being Portion of Leschenault Location 26 situated at the corner of Charles and Stirling Streets.	Residential R 60 Car Park Consulting Rooms Health Centre Lodging House Medical Centre Office Professional Offices	<p><i>Architectural Theme</i></p> <p>1. Council is looking for a landmark building on this site given its prominence and proximity to the city centre. The architectural theme of all development facing Charles Street is to recognise and be consistent with the residential character of the street and and to incorporate the following elements:</p> <ul style="list-style-type: none"> • Pitched roofs at a minimum of 25° and use of gables. • Preferred materials are timber, masonry, rendered finishes and corrugated iron roofing. • Use of varandahs. • Minimising expansive areas of glass. • Visually permeable front fencing. • Landscaping in the front setback. <p><i>Precinct Plan</i></p> <p>2. Planning of the site will be generally in accordance with a Development Concept Plan approved by Council for the precinct bounded by Charles Street, Blair Street, Stirling Street and Hayes Street.</p> <p><i>Comprehensive Development</i></p> <p>3. Development of the site will be in accordance with a comprehensive Planning Application approved by Council which addresses the following matters:</p> <ul style="list-style-type: none"> • Provision of a 6 metre vehicle access from Charles Street to the service lane.

Description of Land (Lot, Street etc)	Permitted Uses	Development Conditions
		<ul style="list-style-type: none"> • Creation of a facade to Charles Street which is consistent with residential uses and architectural themes in the vicinity. <p><i>Setbacks</i></p> <p>4. The setback requirements for all development including residential shall be as follows:</p> <ul style="list-style-type: none"> • Front setbacks shall be a minimum of 1.0 metre and a minimum average of 2.0 metres. • Side setbacks shall be a minimum of 0 metres <p><i>Building Height</i></p> <p>5. The maximum building height is two storeys.</p> <p><i>Carparking</i></p> <p>6. The provision of carparking for the site will be as determined by Council however a credit of 4 bays shall be given for provision of a 6 metre vehicular access from Charles Street to the service lane</p> <p><i>Design Guidelines</i></p> <p>7. Council may produce design guidelines to further explain or clarify the development conditions applicable to this zone.</p>
		<p>7. Amending "Appendix V—Interpretations" of the Scheme Text by inserting the following.</p> <p>"Home Based Business—means an occupation or profession carried on in conjunction with the residential use of a property by a person resident therein that:</p> <ul style="list-style-type: none"> A. does not cause injury to or prejudicially affect the amenity of the neighbourhood including noise, smell and waste products; B. does not detract from the residential appearance of the dwelling; C. in the opinion of Council is compatible with the principal uses to which surrounding land is or may be put; D. will not result in a requirement for a greater number of parking facilities than can reasonably be provided and will not result in an increase in the volume of traffic over and above that which can reasonably be accommodated by existing roads; E. does not display a sign exceeding one (1) square metre; F. does not entail the presence, parking or garaging of a vehicle of more than two (2) tonnes tare weight; G. has been developed and is operating in accordance with a Planning Approval granted by Council; H. does not exceed a maximum area of 100m² GFA; I. does not require the outdoor storage of materials or supplies; J. does not include any retail or commercial activity which would prejudicially affect the residential character of the surrounding area; K. does not entail the employment of more than three (3) persons including the occupier of the residence."

G. M. CASTRILLI, Mayor.
G. P. BRENNAN, Chief Executive Officer.

PD402*

TOWN PLANNING AND DEVELOPMENT ACT, 1928
 ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
CITY OF BUNBURY
 TOWN PLANNING SCHEME No. 6—AMENDMENT No. 211

Ref: 853/6/2/9, Pt 211.

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 Bunbury Town Planning Scheme Amendment on September 1, 1998 for the purpose of rezoning Lot 610 Maiden Park Road (Reserve 34738), Bunbury from "Parks, Recreation and Drainage" to "Residential R15" as depicted on the amending map.

G. M. CASTRILLI, Mayor.
K. L. WEARY, A/Chief Executive Officer.

PD403*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION
CITY OF GOSNELLS

TOWN PLANNING SCHEME No. 1—AMENDMENT No. 478

Ref: 853/2/25/1, Pt 478 Vol 3.

Notice is hereby given that the City of Gosnells has prepared the abovementioned scheme amendment for the purpose of:

1. Rezoning land in Canning Vale generally bounded by Garden Street, Nicholson Road, Fraser Road, Dumbarton Road, Campbell Road, Amherst Road and Warton Road from 'Rural' to the 'Residential Development' and reserving Public Purpose "High School" as depicted on the Scheme Amendment Map.
2. Adding to Scheme Text provisions creating the 'Residential Development' Zone.
3. Adding to Scheme Text the Eleventh Schedule regarding general infrastructure provisions relating to an ODP Area.
4. Adding to Scheme Text Attachment "A" regarding specific infrastructure works and environmental management measures for the Canning Vale Urban Area.
5. Amending the zoning table to delete the 'Urban Deferred' Zone and substitute the 'Residential Development' Zone.

Plans and documents setting out and explaining the scheme amendment and Environmental Review have been deposited at Council Offices, and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including November 10, 1998.

Submissions on the scheme amendment and Environmental Review should be made in writing on Form No 4 and lodged with the undersigned on or before November 10, 1998.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

S. HOLTBY, Chief Executive Officer.

PD404*

TOWN PLANNING AND DEVELOPMENT ACT 1928
TOWN PLANNING SCHEME AVAILABLE FOR INSPECTION
CITY OF SOUTH PERTH

TOWN PLANNING SCHEME No. 6

Ref: 853/2/11/8, Vol 2.

Notice is hereby given that the local government of the City of South Perth has prepared the abovementioned town planning scheme for the purpose of requiring and encouraging performance-based development in each of the 14 Precincts of the City in a manner which retains and enhances the attributes of the City and recognises individual Precinct objectives and desired future character as specified in the Precinct Plan for each Precinct.

Plans and documents setting out and explaining the town planning scheme have been deposited at Council Offices, Civic Centre, Sandgate Street, South Perth and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including December 11, 1998.

Submissions on the scheme amendment may be made in writing on Form No 4 and lodged with the undersigned on or before December 11, 1998.

L. L. METCALF, Chief Executive Officer.

PD405

TOWN PLANNING AND DEVELOPMENT ACT 1928
ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT
SHIRE OF NANNUP

TOWN PLANNING SCHEME No. 1—AMENDMENT No. 18

Ref: 853/6/17/1, Pt 18.

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 Nannup Town Planning Scheme Amendment on September 1, 1998 for the purpose of—

1. Rezoning portion of Nelson Location 6129 Dean Road, Nannup from 'Rural' to 'Special Rural' as depicted on the amending map adopted by the Council of the Shire of Nannup,

2. Amending the Scheme Text by adding to 'Schedule No. V—Special Rural Zones—Provisions Relating to Specific Areas', the following—

SCHEDULE NO. V

Special Rural Zones—Provisions Relating to Specified Areas

(a)	(b)
<p>Specified Area of Locality Portion of Nelson Location 6129, Dean Road, Nannup</p>	<p>Special Provisions to refer to (a)</p> <p>Subdivision</p> <ol style="list-style-type: none"> 1. Subdivision to be generally in accordance with the Subdivision Guide Plan 97-37-02 August 1998 attached to the Scheme Amendment Report (Amendment No. 18). 2. At the time of subdivision Council will request the Western Australian Planning Commission that no further subdivision of the lots shown on the Subdivision Guide Plan should be permitted. <p>Land Use</p> <ol style="list-style-type: none"> 3. The following uses are permitted 'P'— <ul style="list-style-type: none"> • Single Dwelling and associated outbuildings; • Public Recreation. 4. The following uses are not permitted unless approval is given by Council 'AA'— <ul style="list-style-type: none"> • Home Occupation; • Public Utility; • Rural Pursuit; • Sports Ground. 5. The following uses are not permitted unless special approval is given by Council after the proposed use has been advertised in accordance with Clause 3.4 of the Scheme 'SA'— <ul style="list-style-type: none"> • Consulting Rooms; • Cottage Industry; • Professional Office. 6. All other uses are not permitted. <p>Building Exclusion Area</p> <ol style="list-style-type: none"> 7. All buildings and structures shall be contained within the prescribed building envelope nominated at subdivision stage or any alternative building envelope approved by Council. <p>Services</p> <ol style="list-style-type: none"> 8. Prior to the occupation of any dwelling landowners are required to provide their own liquid and solid waste disposal systems to the specification and satisfaction of the Local Authority and the Health Department of Western Australia. In some instances alternative effluent disposal systems with a nutrient retention capacity may be required. 9. The minimum vertical clearance between the bottom of any leach drain and the highest known water table shall be 2.0 metres. 10. Wastewater disposal systems shall not be installed closer than 100 metres to any river, stream or other surface water body. 11. A well licence must be obtained from the Water and Rivers Commission prior to the construction of a well or bore to draw groundwater. 12. No dwelling house shall be occupied unless it is connected to a water storage tank of a minimum capacity of 92,000 litres or to an alternative source of water approved by Council. <p>Bush Fire Protection</p> <ol style="list-style-type: none"> 13. Fuel reduction areas (areas clear of all flammable material with the exception of live trees) shall be maintained around all buildings for a distance of 20 metres or as the Council may consider reasonable having regard to the slope of the land and the general vegetation.

(a)
Specified Area of Locality

(b)
Special Provisions to refer to (a)

14. Council and the Bush Fires Board may at the subdivision stage request the Western Australian Planning Commission to impose a condition requiring the subdivider to make satisfactory arrangements for adequate ongoing fire protection within the site.

15. Fire breaks are to be established around all lots to a width of 3 metres to allow access for fire fighting vehicles. All residue from clearing these fire breaks to be disposed of prior to the sale of the lots.

16. All domestic water supply tanks are to be fitted with a gate valve with 50mm male thread to enable brigade appliances to draw water. The installation of these fittings to be positioned so as to leave 25% of the capacity of the water in the tank.

Fencing

17. Boundary fencing shall be post and four strand wire, 1.0 to 1.3 metres high or post and ringlack or similar approved by Council. Solid fencing such as super six or pickets shall not be permitted on boundaries and shall only be permitted in proximity to buildings where Council determines that it will not adversely affect the rural amenity of the area.

Vegetation Protection & Tree Planting

18. No trees or substantial vegetation shall be felled or removed from the site except where—

- required for approved development works;
- the establishment of a fire break is required by regulation or by-law;
- trees are dead diseased or dangerous.

19. On lots substantially denuded of natural vegetation by previous agricultural clearing, Council will require as a condition of building approval, the planting and maintenance of 50 trees and shrubs capable of growing to not less than three metres in height, to be maintained by the property owner. The planting shall be concentrated around the proposed buildings.

Stocking Rates

20. The Council may by the service of a notice on the owner of a lot in this special rural zone, impose a limit on the number and type of animals that may be kept on the lot. If the Council considers that there is a likelihood that adjoining owners will be inconvenienced, that there will be a loss of vegetation or amenity or land degradation will occur because of the presence of such animals, a notice may be served on the owner to remove some or all of the animals from the property. No pigs allowed for commercial enterprise.

Foreshore Reserve

21. At the time of subdivision Council may request the Western Australian Planning Commission to impose a condition requiring those portions of the foreshore reserve that need to be increased, to be increased, to allow for a possible future walk trail.

22. Council may, at the subdivision stage, request the Western Australian Planning Commission to impose a condition requiring the subdivider to advise prospective purchasers of the lots proposed in the special rural zone, of the presence of the mill and its associated operations.

L. J. DICKSON, President.
R. W. McCLYMONT, Chief Executive Officer.

PD406***TOWN PLANNING AND DEVELOPMENT ACT 1928**

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

CITY OF ROCKINGHAM

TOWN PLANNING SCHEME NO. 1—AMENDMENT NO. 308

Ref: 853/2/28/1, Pt. 308.

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 Rockingham Town Planning Scheme Amendment on September 1, 1998 for the purpose of modifying Clause 5.20 by inserting an Exclusive Use Clause to read—

5.20 Nothing in the Scheme shall operate to allow the use of—

“(xl) Lot 1331 (No 21) Dixon Road, Rockingham for no purpose other than Consulting Rooms or any other use permitted in the Light Industrial Zone under the Scheme.”

C. S. ELLIOTT, Mayor.
G. G. HOLLAND, Chief Executive Officer.

PD407***TOWN PLANNING AND DEVELOPMENT ACT, 1928**

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION

SHIRE OF MURRAY

TOWN PLANNING SCHEME NO. 4—AMENDMENT NO. 131

Ref: 853/6/16/7, Pt. 131.

Notice is hereby given that the local government of the Shire of Murray has prepared the abovementioned scheme amendment for the purpose of—

1. Rezoning Murray Location 268 and being Lots 101 and 102 Curtis Lane, Pinjarra from Rural to Special Rural.
2. Adding to Schedule 4 of the Scheme Text Provisions to control development.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Pinjarra Road, Pinjarra and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including October 23, 1998.

Submissions on the scheme amendment may be made in writing on Form No. 4 and lodged with the undersigned on or before October 23, 1998.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

N. G. LEACH, Chief Executive Officer.

PREMIER AND CABINET

PR401

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor in accordance with Section 52(1)(b) of the Interpretation Act 1984 has approved the following temporary appointment in the place of the Hon N. F. Moore MLC in the period 5 to 10 October 1998 inclusive—

Minister for Mines; Tourism; Sport and Recreation—Hon C. L. Edwardes MLA

M. C. WAUCHOPE, Director General,
Ministry of the Premier and Cabinet.

RACING, GAMING AND LIQUOR

RA301*

Racing Penalties (Appeals) Act 1990

**Racing Penalties (Appeals) Amendment
Regulations 1998**

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Racing Penalties (Appeals) Amendment Regulations 1998*.

2. The regulations amended

The amendments in these regulations are to the *Racing Penalties (Appeals) Regulations 1991**.

[* *Published in Gazette 12 April 1991, pp. 1662-3.*
*For amendments to 26 August 1998 see 1997 Index to
Legislation of Western Australia, Table 4, p. 222.]*

3. Regulation 4 replaced

Regulation 4 is repealed and the following regulation is inserted instead —

“

4. Fees in relation to appeals

(1) The fee payable on the lodgement of an application for leave to appeal is —

- (a) for an appeal relating to greyhound racing, \$100; and
- (b) for all other appeals, \$250.

(2) The fee payable on the lodgement of a notice of appeal is —

(a) if the appeal is an appeal as of right under the Act —

- (i) for an appeal relating to greyhound racing, \$100; and
- (ii) for all other appeals, \$250;

or

(b) if the appeal is an appeal that can be made only with the leave of the Tribunal, nil,

plus, if a stay of proceedings is sought, an additional fee of \$50.

”.

4. Regulation 7 amended

Regulation 7 is amended by deleting “\$2” and inserting instead —

“ \$3 ”.

5. Schedule 1 amended

- (1) Clause 1 in Schedule 1 is amended as follows:
 - (a) by deleting “, whether of a runner or”;
 - (b) by deleting “one month.” and inserting instead —
“ three months. ”.
- (2) Clause 2 of Schedule 1 is amended by deleting “\$500.” and inserting instead —
“ \$2 000. ”.
- (3) Clause 3 in Schedule 1 is amended as follows:
 - (a) by deleting “, whether of a runner or”;
 - (b) by deleting “one month” and inserting instead —
“ three months ”;
 - (c) by deleting “\$500.” and inserting instead —
“ \$2 000. ”.
- (4) The following clause is inserted at the end of Schedule 1 —
“
 4. An appeal to the Tribunal against a determination, or a finding comprised in or related to a determination, of an appropriate controlling authority, of a racing club, or of any committee or stewards, imposing any disqualification of a runner.”.

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

RA302*

Totalisator Agency Board Betting Act 1960

Totalisator Agency Board (Betting) Amendment Regulations 1998

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Totalisator Agency Board (Betting) Amendment Regulations 1998*.

2. The regulations amended

The amendments in these regulations are to the *Totalisator Agency Board (Betting) Regulations 1988**.

[* Reprinted as at 12 November 1992.
For amendments to 27 August 1998 see 1997 Index to Legislation of Western Australia, Table 4, pp. 266-7 and Gazette 20 January 1998.]

3. Regulation 3 amended

(1) Regulation 3(1) is amended as follows:

- (a) by inserting in the appropriate alphabetical position the following definition —

“

“**athletics**” may include any Olympic event (or similar event for disabled participants), and any other event generally considered to be an athletic event;

”;

- (b) by deleting the definition of “novelty bet” and inserting the following definitions instead —

“

“**novelty bet**”, in relation to —

- (a) racing, means a bet of the kind referred to in Part 5; and
(b) sporting events, means a sports bet of the kind prescribed in Part 6;

“**participant**” in relation to a sporting event, means an individual or a team contesting the outcome of that sporting event, but does not include a horse or greyhound;

“**place bet**” means the nomination of a runner or participant to finish either first, second or third in a particular race or sporting event;

”;

- (c) after the definition of “Secretary” by inserting the following definition —

“

“**sporting event**” means an event set out in section 19A(1)(a) or 19A(1)(b) of the Act, or prescribed in Part 6, Division 1 of these regulations for the purposes of section 19A(1)(c) of the Act;

”;

- (d) at the end of the definition of “unit” by deleting the full stop and inserting a semicolon instead;

- (e) after the definition of “unit” by inserting the following definition —

“

“**win bet**” means the nomination of the winner of a particular race or sporting event.

”.

- (2) Regulation 3(4) is amended by deleting “, and where applicable section 24 (2).”.

4. Regulation 15 amended

Regulation 15(3) is amended as follows:

- (a) by inserting after “on a race” —
“ or sporting event ”;
- (b) by inserting after “that race” —
“ or sporting event ”.

5. Regulation 34 amended

Regulation 34 is amended as follows:

- (a) in subregulation (1) by deleting “on a race held on a race course outside the State, and not otherwise.” and inserting instead —
“ in respect of win bets and place bets. ”;
- (b) in subregulation (2) —
- (i) in paragraph (a) after “race” by inserting —
“ or sporting event ”; and
- (ii) in paragraph (b) after “runner” in each place where it occurs by inserting —
“ or participant ”;
- (c) in subregulation (3) —
- (i) after “race” in each place where it occurs by inserting —
“ or sporting event ”; and
- (ii) after “runners” in each place where it occurs by inserting —
“ or participants ”;
- (d) in subregulation (4) —
- (i) after “runners” in each place where it occurs by inserting —
“ or participants ”;
- (ii) after “race” in each place where it occurs by inserting —
“ or sporting event ”; and
- (iii) after “runner” in each place where it occurs by inserting —
“ or participant ”;

- (e) in subregulation (5) —
 - (i) after “runners” in each place where it occurs by inserting —
“ or participants ”;
 - (ii) after “race” by inserting —
“ or sporting event ”; and
 - (iii) after “runner” in each place where it occurs by inserting —
“ or participant ”;
- (f) in subregulation (6) —
 - (i) after “race” in each place where it occurs by inserting —
“ or sporting event ”; and
 - (ii) after “runners” in each place where it occurs by inserting —
“ or participants ”;
- (g) in subregulation (7) —
 - (i) after “runners” by inserting —
“ or participants ”; and
 - (ii) after “race” by inserting —
“ or sporting event ”;
- (h) in subregulation (8) —
 - (i) by deleting paragraph (a);
 - (ii) in paragraph (b) after “runner” by inserting —
“ or participant ”;
 - (iii) in paragraph (b) after “race” by inserting —
“ or sporting event ”; and
 - (iv) in paragraph (c) after “runners” in each place where it occurs by inserting —
“ or participants ”.

6. Regulation 39 replaced

Regulation 39 is repealed and the following regulation is inserted instead —

“

39. Novelty bets for races prescribed

The bets set out in regulation 38 —

- (a) are prescribed as “novelty bets” in relation to a race; and
- (b) may be known by the names prescribed in that regulation,

in accordance with the definition of “novelty bet” in section 3 of the Act.

”.

7. **Part 6 replaced**

Part 6 is repealed and the following Part inserted instead —

“

Part 6 — Sporting Events

Division 1 — Sporting events and bets prescribed

45. **Sporting events prescribed (section 19A(1)(c))**

- (1) In addition to those events set out in section 19A(1)(a) (*cricket*) and 19A(1)(b) (*Australian Rules Football*) of the Act, the following events are prescribed as sporting events for the purposes of section 19A(1)(c) of the Act —
- (a) any game or series of games of soccer;
 - (b) any game or series of games of rugby;
 - (c) the event at which points for the Brownlow Medal (for the best player in the AFL football season) are tallied, and the medal winner, the second and the third highest points recipients are decided;
 - (d) the awarding of the Norm Smith Medal for the best player in each AFL Grand Final;
 - (e) any game or series of games of basketball;
 - (f) any game or series of games of golf;
 - (g) any match or series of matches of tennis;
 - (h) any boxing match or series of boxing matches;
 - (i) any single competitive motorsport event or motorcycle event, or series of competitive motorsport events or motorcycle events;
 - (j) any single athletic competition, series of athletic events or event combining athletic events;
 - (k) any competitive cycling event or series of competitive cycling events;
 - (l) any game or series of games of American Football (“Gridiron”);
 - (m) any game or series of games of baseball;
 - (n) any game or series of games of netball;
 - (o) any game or series of games of hockey;
 - (p) any competitive event or series of competitive events between sailing craft.
- (2) In addition to the sporting events prescribed in subregulation (1), the TAB may conduct totalisator betting on —
- (a) the results of other forms of;
 - (b) the results of combinations of;
 - (c) the performances of particular teams within; or

(d) individual performances within,
the sporting events provided for in the Act or these regulations.

46. Novelty bets on sporting events generally

- (1) For the purposes of this Part, and in accordance with the definition of “novelty bet” in section 3 of the Act, —
- (a) the types of bets set out in the Table to this regulation are prescribed as novelty bets for sporting events; and
 - (b) each of the designations associated with the types of bets set out in the Table is a prescribed designation in relation to the method of betting described.

Table

- **“Sports Tierce”** (or “First Three Any Order”) means the selection of a combination of 3 participants in the same sporting event, and the forecast that that combination will be first, second and third in that sporting event, irrespective of the order in which they finish.
- **“Sports Quinella”** (or “First Two Any Order”) means the selection of a combination of 2 participants in the same sporting event, and the forecast that that combination will be first and second in that sporting event, irrespective of the order in which they finish.
- **“Scoop”** (or “Sports – Tipping”) means the nomination of an amount of a bet, and the prediction that the results of each match, etc., in a predetermined pool of sporting events will in total result in —
 - (a) an overall win to the participant designated as the “home team”;
 - (b) an overall win to the participant designated as the “away team”; or
 - (c) a draw.
- **“Top Score”** means —
 - (a) the nomination of an amount of a bet;
 - (b) the nomination of the winning participant;
 - (c) the nomination of whether the bet is on the score at the end of the first half, or on the match result and final score; and
 - (d) the nomination that a selected score or scores will be the exact score of the winning participant,

in relation to a game or match selected for that purpose by the TAB.

- **“Top Scorer”** means the prediction of the individual with the best score in a sporting event.
 - **“Footo”** and its variations, means the method of betting described in regulation 54.
- (2) Notwithstanding subregulation (1), where a Division in this Part sets out a type of bet specific to a particular sporting event, that bet is also prescribed as a “novelty bet” for that sporting event, in accordance with the definition of “novelty bet” in section 3 of the Act.

47. TAB may specify aspects of sporting events

- (1) For the purposes of conducting betting in relation to prescribed sporting events, the TAB may specify any or all of the following —
- (a) one or more games of a particular prescribed sporting event upon which it will accept bets (*see also regulation 10*);
 - (b) one or more games of a particular prescribed sporting event that may be substituted in the case of a cancellation, postponement or other reason that a result is not obtained from a prescribed sporting event, or may specify that the bets will be refunded in those circumstances (*see also regulations 16, 17 and 19*);
 - (c) the requirement that the sporting event be conducted within the rules of, and under the authority of, a specified body if bets are to be taken (*see also regulation 6(1)(b)*);
 - (d) whether a particular sporting event is to be taken as having a result, despite disqualifications, scratchings, ongoing protests, appeals, drug testing, etc., or may specify a delegate (steward) as having the responsibility to make official announcements of results in relation to a particular sporting event or type of sporting event;
 - (e) the list that is to be used in determining which teams are to be described as “away teams” and as “home teams” from week to week, in relation to a sporting event (*see also regulation 15(1)*);
 - (f) a collection of games that is to be regarded as a pool of games in relation to the particular sporting event (*see also regulation 15(1)*);
 - (g) the hours during which, and the places at which, bets may be made in relation to specific sporting events (*see also regulations 11 and 12*);
 - (h) the closing time for the acceptance of bets (*see also regulations 15, 30(2) and 48(2)*);

- (i) the dividend to be paid for a unit of 50 cents in relation to the sporting event on which the bet was made (*see also regulations 8 and 34*);
 - (j) whether the competition that is the subject of the betting is at State, national or international level;
 - (k) whether a particular age group within the sport, or whether the male or female competition within the sport, is to be the subject of betting.
- (2) In this regulation —
the description “**game**” includes the description “match”, “bout”, “round”, “competition”, “ceremony” and other common methods of describing a prescribed sporting event.

48. General conditions relating to the conduct of totalisator pools

- (1) Where there is a conflict between this general regulation, and a specific provision in another Division of this Part, the specific provision applies.
- (2) The TAB in accordance with regulation 15, and otherwise by announcements and advertisements, shall give notice of —
 - (a) the teams (and, where the TAB feels it to be appropriate, the individuals) participating in, and the venue and date of, the matches comprising a competition;
 - (b) the scheduled starting time for an event, and
 - (c) the details required by the TAB to be marked, or otherwise given to the TAB, in making a bet.
- (3) Subject to this regulation, where a totalisator pool is conducted by the TAB it shall —
 - (a) in relation to novelty bets on a sporting event —
 - (i) deduct the prescribed commission from the gross takings of that totalisator pool;
 - (ii) add any jackpot under subregulation (6); and
 - (iii) divide the number of winning tickets into the amount of the resulting balance, and declare and pay that dividend in respect of each unit to the holder of each winning ticket;
 - (b) in relation to win bets and place bets, use the same calculations and methods as are used in relation to win bets and place bets in racing under these regulations.

- (4) Where, in relation to a particular sporting event, a dead heat or tie (i.e. between 2 participants) is an outcome that may be nominated as one of the options in a win bet, and a draw or tie in fact occurs, only those win bets that nominated a dead heat or tie will be eligible to receive a dividend.
- (5) Where, in relation to a particular sporting event, a dead heat or tie is not an outcome that can be nominated, but does in fact occur (i.e. between 2 or more participants), the TAB shall calculate the dividends to be declared and paid for the participants forming the dead heat by calculating the dividends that, but for the dead heat, would otherwise have been declared and paid for those participants in accordance with these regulations, and dividing those dividends by the number of participants forming the dead heat.
- (6) If no bet placed in the totalisator pool concerned is a winning bet, the TAB shall carry forward the resulting balance and add it to the amount invested in a subsequent totalisator pool conducted for the same kind of bet, on the same or another day, as the TAB may determine.
- (7) The dividend payable in respect of a novelty bet for a unit of 50 cents under this Part —
 - (a) shall not be less than 50 cents; and
 - (b) notwithstanding the dividend calculated under these regulations is less than 55 cents, may be declared and paid by the TAB at 55 cents.

49. Bracketing

- (1) Where a sporting event comprises more than 24 participants, the TAB may reduce the nominal number of participants to 24 by 'bracketing' the participants in a manner similar to regulation 35(1) (*i.e. using the same betting number to represent more than one participant*).
- (2) Where bracketing has taken place and 2 (or more) participants with the same betting number finish 1st, 2nd or 3rd in a sporting event, then only the highest placed participant with that betting number will be counted when determining winning combinations for that sporting event.

50. General conditions relating to betting on games, pools of games, etc.

- (1) Where a match in a pool is postponed from one day to another, abandoned or cancelled, that match shall be omitted from the pool and the results of the pool shall be based upon the remaining matches.
- (2) Where all the matches in a pool are abandoned or cancelled, all bets on that pool shall be refunded by the TAB.

- (3) If the TAB or, where appropriate, the Steward, declares that a single sporting event does not have a result, due to that event being forfeit, cancelled, postponed, abandoned, etc., or due to scratchings or a lack of officially placed participants, all bets on that sporting event shall be refunded by the TAB.
- (4) If one or more of the participants in a sporting event are scratched, a person who has a bet on a scratched participant, or a combination bet that includes a scratched participant, is entitled to a refund representing the combinations of the bet that include the scratched participant.
- (5) If a single sporting event is forfeit, abandoned, etc., but despite that forfeiture, abandonment, etc., the TAB or, where appropriate, the steward, declares that the sporting event does have a result, all bets on that sporting event shall be paid in accordance with that declared result.

Division 2 — Australian Rules Football

51. Bets on Australian Rules Football

The TAB may make and accept bets on Australian Rules Football in accordance with these regulations.

52. Interpretation (for Australian Rules Football)

For the purposes of this Division, a score of more than 999 will be deemed to be a score of 999; and a score of zero will be deemed to be a score of 1.

53. Types of bets

- (1) The TAB may accept the following types of bets on Australian Rules Football (as set out in Division 1) —
 - (a) Win bets;
 - (b) Top Score bets;
 - (c) Top Scorer bets;
 - (d) Scoop bets.
- (2) In addition to the types of bets in subregulation (1), the TAB may accept the following types of bets on Australian Rules Football —
 - (a) Footo bets (*i.e. with a nominated winning margin*);
 - (b) Footy-Tipping bets (*i.e. Scoop type bets without the option of nominating a draw as an outcome*);
 - (c) Bets on the first goal scorer of a selected game or games;
 - (d) Bets on the points scored in the first quarter of a selected game or games;

- (e) Bets on the points scored in the second quarter of a selected game or games;
- (f) Bets on the points scored in the third quarter of a selected game or games;
- (g) Bets on the points scored in the final quarter of a selected game or games;
- (h) Bets on the final score of a selected game or games.

54. Footo bets

- (1) For a Footo bet, the person making the bet nominates —
 - (a) his selected team, on the chance that it will be the winning team or the game will be a draw; and
 - (b) the winning margin,in a match to be played in a competition to which a totalisator pool relates.
- (2) The winning margin may be selected —
 - (a) as a draw;
 - (b) from one or more score ranges within brackets of 3 numbers determined by the TAB; or
 - (c) as a greater score range,any selection for a draw or for a greater score range being taken to be a bracket, and each bracket being a separate bet, but all the brackets selected being required to be consecutive.
- (3) Where a match is selected, but the game is cancelled, not determined by running its full course, or postponed from one day to another, then despite regulations 47 and 50, all amounts of bets made in respect of that match are to be refunded by the TAB.
- (4) Notwithstanding subregulation (3) where there is a result for the first half of a match the TAB may declare and pay a dividend in respect of each unit to the holder of each winning ticket in the totalisator pool concerned.

Division 3 — Cricket

55. Bets on cricket

The TAB may make and accept bets on cricket in accordance with these regulations.

56. Interpretation (for cricket)

In this Division —

“**draw**” includes a game or innings in which there is no result because the game or innings is unfinished at the cessation of play for the game;

“**runs**” (scored by individuals) do not include sundries, extras, etc.;

“**runs**” (scored by teams) includes sundries, extras, etc.;

“**tie**” means a game or innings in which both teams score the same number of runs and for which the rules make no other provision for determining the winning team.

57. Types of bets

- (1) The TAB may accept the following types of bets on cricket (as set out in Division 1) —
 - (a) Win bets;
 - (b) Top Score bets (*see also the provisions of subregulation (3)*);
 - (c) Top Scorer bets.
- (2) In addition to the types of bets in subregulation (1), the TAB may accept the following types of bets on cricket —
 - (a) Bets on the most wickets taken by a player in a selected game or games;
 - (b) Bets on the most runs scored by a player in a selected game or games;
 - (c) Bets on the highest score that will be achieved by a player in a selected game or games.
- (3) Where —
 - (a) there is no result for a match or there is a first innings draw, all of the amounts of bets made in respect of that match and innings shall be refunded by the TAB;
 - (b) there is a result for the first innings of a match, but the final result of the match is a draw, the dividend in respect of bets made on the final score will be determined as if the result were a tie.
- (4) Where a match is selected, but the game is cancelled, or postponed from one day to another, then despite regulations 47 and 50, all amounts of bets made in respect of that match are to be refunded by the TAB.

Division 4 — Soccer

58. Bets on soccer

The TAB may make and accept bets on soccer in accordance with these regulations.

59. Types of bets

The TAB may accept the following types of bets on soccer —

- (a) Win bets;

- (b) Scoop bets;
- (c) Top Score bets;
- (d) Top Scorer bets.

Division 5 — Rugby

60. Bets on rugby

The TAB may make and accept bets on rugby in accordance with these regulations.

61. Interpretation (for rugby)

- (1) In this Division —
“the NSW rules” means the rules cited as the *Sporting Contests (General) Totalizator Rules 1983* of the State of New South Wales, as at 8 November 1994.
- (2) The NSW rules apply with such modifications as are necessary for those rules to take effect under this Division, including specifically —
 - (a) the alteration of the reference in the NSW rules from “FootyTAB” to “RugbyBet” (to avoid confusion in this State);
 - (b) the disapplication of provisions relating to the acceptance of investments by post; and
 - (c) the disapplication of those provisions that relate to betting on soccer.

62. Types of bets

In addition to —

- (a) Win bets;
- (b) Scoop bets; and
- (c) Top Scorer,

the TAB may accept those types of bets, on rugby, that are set out in the NSW rules.

63. Combined pool scheme

Pursuant to section 27 of the Act, the TAB may include bets under this Division as a part of a combined totalisator pool with the Totalizator Agency Board of New South Wales.

Division 6 — Brownlow Medal (AFL)

64. Bets on the outcome of the Brownlow Medal count

The TAB may make and accept bets on the outcome of the Brownlow Medal count in accordance with these regulations.

65. Interpretation (for the Brownlow Medal count)

In this Division —

“**Brownlow Medal count**” means the counting of points awarded by umpires to players throughout an AFL season based on a player’s performance in each game of AFL football, to determine an outcome for that season;

“**Brownlow medallist**” for a particular season, means the player or players with the highest aggregate point score, excluding any player who has been suspended during a round in which points are awarded;

“**outcome**” means the order in which the players finished the season in terms of points awarded, excluding any player who has been suspended during a round in which points are awarded.

66. Types of bets

The TAB may accept the following types of bets on the outcome of the Brownlow Medal count —

- (a) Win bets;
- (b) Place bets;
- (c) Sports Tierce bets.
- (d) Sports Quinella bets.

Division 7 — Norm Smith Medal (AFL)**67. Bets on the recipient of the Norm Smith Medal**

The TAB may make and accept bets on who will be the recipient of the Norm Smith Medal in accordance with these regulations.

68. Interpretation (for the awarding of the Norm Smith Medal)

In this Division —

“**the Norm Smith Medal**” means the medal awarded to the Australian Rules footballer who is adjudged to be the best on the ground in the AFL grand final.

69. Types of bets

The TAB may accept Win bets on who will be awarded the Norm Smith medal.

Division 8 — Basketball**70. Bets on basketball**

The TAB may make and accept bets on basketball in accordance with these regulations.

71. Types of bets

The TAB may accept the following types of bets on basketball —

- (a) Win bets;
- (b) Scoop bets;
- (c) Top score bets;
- (d) Top scorer bets.

Division 9 — Golf**72. Bets on golf**

The TAB may make and accept bets on golf in accordance with these regulations.

73. Types of bets

The TAB may accept the following types of bets on golf —

- (a) Win bets;
- (b) Place bets;
- (c) Sports Tierce bets;
- (d) Sports Quinella bets;
- (e) Top Scorer bets.

Division 10 — Tennis**74. Bets on tennis**

The TAB may make and accept bets on tennis in accordance with these regulations.

75. Types of bets

The TAB may accept the following types of bets on tennis —

- (a) Win bets;
- (b) Place bets;
- (c) Sports Tierce bets;
- (d) Sports Quinella bets;
- (e) Scoop bets.

Division 11 — Boxing**76. Bets on boxing**

The TAB may make and accept bets on boxing in accordance with these regulations.

77. Type of bet

The TAB may accept Win bets on boxing.

Division 12 — Motorsport Events and Motorcycle Events

78. Bets on motorsport events and motorcycle events

The TAB may make and accept bets on motorsport events and motorcycle events in accordance with these regulations.

79. Interpretation

In this Division —

“**motorcycle events**” includes motorcycle and sidecar events;

“**motorsport events**” does not include motorcycle events.

80. Types of bets (motorsport events)

The TAB may accept the following types of bets on motorsport events —

- (a) Win bets;
- (b) Place bets;
- (c) Sports Tierce bets;
- (d) Sports Quinella bets.

81. Types of bets (motorcycle events)

The TAB may accept the following types of bets on motorcycle events —

- (a) Win bets;
- (b) Place bets;
- (c) Sports Tierce bets;
- (d) Sports Quinella bets.

Division 13 — Athletics

82. Bets on athletics

The TAB may make and accept bets on athletics in accordance with these regulations.

83. Types of bets

The TAB may accept the following types of bets on athletics —

- (a) Win bets;
- (b) Place bets;
- (c) Sports Tierce bets;
- (d) Sports Quinella bets.

Division 14 — Cycling

84. Bets on cycling

The TAB may make and accept bets on cycling in accordance with these regulations.

85. Types of bets

The TAB may accept the following types of bets on cycling —

- (a) Win bets;
- (b) Place bets;
- (c) Sports Tierce bets;
- (d) Sports Quinella bets.

Division 15 — American Football

86. Bets on American Football

The TAB may make and accept bets on American Football in accordance with these regulations.

87. Types of bets

The TAB may accept the following types of bets on American Football —

- (a) Win bets;
- (b) Scoop bets;
- (c) Top Score bets;
- (d) Top Scorer bets.

Division 16 — Baseball

88. Bets on baseball

The TAB may make and accept bets on baseball in accordance with these regulations.

89. Types of bets

The TAB may accept the following types of bets on baseball —

- (a) Win bets;
- (b) Scoop bets;
- (c) Top Score bets;
- (d) Top Scorer bets.

Division 17 — Netball

90. Bets on netball

The TAB may make and accept bets on netball in accordance with these regulations.

91. Types of bets

The TAB may accept the following types of bets on netball —

- (a) Win bets;
- (b) Scoop bets;
- (c) Top Score bets;
- (d) Top Scorer bets.

Division 18 — Hockey**92. Bets on hockey**

The TAB may make and accept bets on hockey in accordance with these regulations.

93. Types of bets

The TAB may accept the following types of bets on hockey —

- (a) Win bets;
- (b) Scoop bets;
- (c) Top Score bets;
- (d) Top Scorer bets.

Division 19 — Sailing**94. Bets on sailing events**

The TAB may make and accept bets on sailing events in accordance with these regulations.

95. Types of bets

The TAB may accept the following types of bets on sailing events —

- (a) Win bets;
- (b) Place bets;
- (c) Sports Tierce bets;
- (d) Sports Quinella bets.

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

RA401

BETTING CONTROL ACT 1954

Section 4B

NOTICE OF APPROVAL FOR SPORT BETTING EVENTS AND CONTINGENCIES

Notice is hereby given that the Betting Control Board, acting in accordance with section 4B(2) of the Betting Control Act 1954, has approved the following sports betting on which betting by licensed book-makers is permitted in accordance with the Betting Control Act.

Approved Event: Brownlow Medal Competition

New Contingencies—

1. A nominated player or group of players to be awarded more votes than another nominated player or group of players.

2. A nominated player to finish in a nominated position or group of positions at the completion of the Medal Count.
3. A nominated team for which the Medal winner plays.

BARRY A. SARGEANT, Chairman,
 Betting Control Board.

RA402**LIQUOR LICENSING ACT 1988****SUMMARY OF LIQUOR LICENSING APPLICATIONS**

The following is a summary of applications received under the Liquor Licensing Act 1988 and required to be advertised. Any person wishing to obtain more details about any application, or about the objection process, should contact the Liquor Licensing Division, 1st Floor, Hyatt Centre, 87 Adelaide Terrace, Perth, Telephone: (08) 9425 1888, or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR THE GRANT OF A LICENCE			
1445/98	Judith Helen Dunne	Application for the grant of a Liquor Store Licence in respect of premises situated in Burekup and known as Burekup Agency Store.	8/10/98
1446/98	Woolworths (Victoria) Pty Ltd	Application for the grant of a Special Facility Licence in respect of premises situated in Kewdale and known as Abervale Wine Club.	1/10/98
1447/98	Dermot Michael Murphy	Application for the grant of a Special Facility Licence in respect of premises situated in Midvale and known as The Coffee Shop.	30/9/98
1448/98	Denham West International Pty Ltd	Application for the grant of a Special Facility Licence in respect of premises situated in Myaree and known as The Food Place—Café & Bar.	8/10/98
1449/98	Abbey Beach Resort Management Limited	Application for the grant of a Special Facility Licence in respect of premises situated in Busselton and known as Abbey Beach Resort.	6/10/98
1450/98	Lancelin Angling & Aquatic Club Inc	Application for the grant of a Club Licence in respect of premises situated in Lancelin and known as Lancelin Angling & Aquatic Club Inc.	6/10/98
APPLICATION FOR EXTENDED TRADING PERMITS—ONGOING EXTENDED HOURS			
960/98	Murray Hardy & Julie Hardy	Application for the grant of an extended trading permit—ongoing extended hours, in respect of premises situated in Preston Beach and known as Preston Beach Caravan Park & General Store.	30/9/98

This notice is published under section 67 (5) of the Liquor Licensing Act 1988.

G. B. AVES, Director of Liquor Licensing.

WATER**WA401****WATER SERVICES CO-ORDINATION ACT 1995****NOTICE UNDER SECTION 26 OF GRANT OF LICENCE**

Notice is given that the following operating licence has been granted—

Licensee:	Fremantle Port Authority
Classification:	Operating Licence, Water Services
Term of Licence:	5 years to 10 August 2003

Area Covered: Fremantle Port Authority Operating Area
within Metropolitan Controlled Area
 Plan No. OWR-OA-190 at Fremantle and
 OWR-OA-191 at Kwinana, Western Australia

Inspection of Licence: Office of Water Regulation
 6th Floor
 197 St George's Terrace
 Perth WA 6000

B. R. MARTIN, Co-ordinator of Water Services.

TENDERS

ZT201

MAIN ROADS
 WESTERN AUSTRALIA
Tenders

Tenders are invited for the following projects.

Information on these Tenders are available from the Contracts Officer, Supply Branch, Don Aitken Centre, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date
		1998
123C98	Supply and Lay Bituminous Microsurfacing to Existing Seals, Rottnest Island	22 September
191C98	Seal/Reseal of Highways and Main Roads for Wheatbelt South (Narrogin) and South West (Bunbury) Regions	30 September
254C98	Supply and Erect Fencing, Meda Station, Kimberley Region	17 September

Executive Director Corporate Services.

ZT202

Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount \$
45C98	Provision of Services for the Display of Camera Images Captured from Various Traffic Surveillance Cameras on the Internet	Platinum Technology ..	38 190.00
98D9	Purchase and Removal of 4 Berth Sleeper Caravans, 3 Berth Kitchen Van with Fridge and Kitchen Mess with Freezer and 2 Fridges at Wedgefield.	G & B Drainage	19 690.00
98D10	Purchase and Removal of Water Pumps, Kango Hammer, Plate Compactor, Brush Cutter, Sign Trailer, Emulsion Pump Spray, Press Drill, Kemppi MIG Welder, Satellite Dish, Valve Refacing Machine, 30L Engel Car Fridges, Westinghouse 344 Fridge, Kelvinator No Frost 400 Fridges and 230L Gas Freezer at Kalgoorlie.	Available on Application	
98D11	Purchase and Removal of Zitair Air Compressor, Wedmast Welder, Sign Trailer-Flashing Arrow, Single Axle Box Trailer, Truck Mounted Crane, Engel Vehicle Fridge, Chainsaw, Stihl Leaf Blower, Freezer, High Pressure Cleaner, Vehicle Alternator Kit, Concrete Saw, Robin Surface Pump, Ramset Concrete Gun, Metabo Jigsaw, Makita Circular Saw, Metabo Angle Grinders, Bosch Jigsaw, Hilti Electric Drills and Honda Genset at Welshpool.	Available on Application	

Executive Director, Corporate Services.

PUBLIC NOTICES

ZZ101**PUBLIC TRUSTEE ACT 1941**

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 4th day of September 1998.

K. E. BRADLEY, Public Trustee,
565 Hay Street, Perth WA 6000.

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

Regan, Patricia Gertrude (DEC 312780 DP4); Hilton; 3/7/98; 13/8/98.

MacFarlane, Kevin (DEC 310688 DC3); Bassendean; 22/1/98; 13/8/98.

Drummond, Edmond Norman (DEC 310734 DC3); Perth; 10/5/98; 13/8/98.

Stirling, Arthur Mulholland (DEC 310197 DD4); Kununurra; 11/4/98; 17/8/98.

Greenhalgh, Norman Harold (DEC 313062 DG4); Duncraig; 17/7/98; 21/8/98.

Ford, Michael Arthur (DEC 312921 DS4); North Fremantle; 16/7/98; 21/8/98.

Stratton, Tracey Leanne (DEC 312973 DL4); Applecross; 9/7/98; 26/8/98.

Prout, Donal Stanley (DEC 312426 DL4); Craigie; 6/7/98; 26/8/98.

Hajna, Stanislaw (DEC 310687 DC4); West Perth; 11/5/98; 26/8/98.

Findley, John Allen (DEC 313290 DL4); Wilson; 29/6/98; 27/8/98.

ZZ102**TRUSTEES ACT 1962****NOTICE TO CREDITORS AND CLAIMANTS**

Creditors and other persons having claims (to which Section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 12th October 1998 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Barclay, Gladys Ethel, late of 22 Elsfield Way, Bassendean, died 21/8/96. (DEC 313514 DC2)

Browning, Beryl Wendon, late of 52 Tareena Street, Nedlands, died 29/8/98. (DEC 313445 DL3)

Freeman, Rosa Ivy Hilda, late of Narrogin Nursing Home, Williams Road, Narrogin, died 11/7/98. (DEC 313520 DG4)

Gottsch, Leon John Henry, late of Westrail Barracks, Northam, formerly of 29 Bugat Street, Hamilton Hill, died 3/8/98. (DEC 313378 DS2)

Johnston, Frederick Lazarus, late of 49 Taylor Road, Nedlands, died 18/7/98. (DEC 313370 DD1)

Mansfield, John Henry, late of 62 Monument Street, Mosman Park, died 31/7/98. (DEC 313493 DP4)

McShane, Bernard, 4 McRae Street, Wickham, died 1/3/98. (DEC 312508 DP4)

Mortique, Patricia Mary, late of 2 Walter Road, Inglewood, died 26/7/98. (DEC 312870 DC4)

Newland, Anne, late of 25 Louise Place, Gnangara, died 29/6/98. (DEC 312194 DS2)

Parlor, Constance Mary, late of Gracehaven Nursing Home, Westralia Gardens, Rockingham, died 14/8/98. (DEC 313307 DP1)

Penman, Colin Thomas, late of 9 Taylor Close, Busselton, died 6/3/98. (DEC 309088 DL4)

Priestley, Elizabeth Anne, late of Amaroo Nursing Home, 70 Lissiman Street, Gosnells, died 26/6/98. (DEC 312205 DL4)

Scrivener, Lucy Lillian, late of Karri Lodge, 250 Baltimore Parade, Merriwa, formerly of 27 Moorpark Avenue, Yanchep, died 16/8/98. (DEC 313561 DG1)

Stubbs, Elizabeth, late of Hamilton Hill Nursing Home, Ivermey Road, Hamilton Hill, died 7/8/98. (DEC 313202 DA3)

Underwood, Robert Douglas, late of 30 Traylen Road, Kalamunda, died 8/8/98. (DEC 313466 DA2)

Van de Moosdyk, Albertus Josephus, late of 19 Namatjira Way, Kenwick, died 4/8/98. (DEC 313436 DS3)

Walker, George Wharton, late of 3 Crossford Street, Thornlie, died 12/8/98. (DEC 313518 DG2)

K. E. BRADLEY, Public Trustee,
Public Trust Office, 565 Hay Street, Perth WA 6000.
Telephone: 9222 6777

ZZ201**TRUSTEES ACT 1962**

NOTICE TO CREDITORS AND CLAIMANTS

Creditors and other persons having claims in respect of the Estate of the late Marie Christina Malobre who died on 15 July 1998 at Subiaco are requested to send particulars of their claims to the Executor Michael Whyte & Co, Barristers & Solicitors, Level 1, 41-43 Ord Street, West Perth 6005 within one (1) month from the date of this notice after which date the Executor may distribute the assets having regard only to the claims of which they have then had notice and the said Executor shall not be liable to any person of whose claim they have had no notice at any time of administration or distribution.

(Our Ref: MHT 980218).

ZZ202**TRUSTEES ACT 1962**

NOTICE TO CREDITORS AND CLAIMANTS

Ivy Anderina Johnson, late of 8 Redruth Court, Yanchep in the State of Western Australia, deceased. Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 WA relates) in respect of the estate of the deceased who died on 25th June 1998 are required by the Executor to send particulars of their claims to him care of D.O.D. Price & Associates, Solicitors, Suite 4, 6 Dellamarta Road, Wangara WA 6065, by the 19th day of October 1998 after which date the Executor will make convey or distribute the assets having regard to the claims of which he then has notice.

D.O.D. PRICE & ASSOCIATES, as Solicitors for the Executor.

ZZ203**TRUSTEES ACT 1962**

NOTICE TO CREDITORS AND CLAIMANTS

In the estate of the late Valma Mary Jarvis of 122 Grand Promenade, Doubleview in the State of Western Australia, retired office clerk, deceased 9 July 1998.

Creditors and other persons having claim (to which Section 63 of the Trustees Act 1962 relates) are required by the Executor Michael Rennie of PO Box 522 Victoria Park 6979 to send particulars of their claims to him by 10 October 1998 after which date the Executor may convey or distribute the assets having regard only to the claims of which he then has notice.

ZZ204**TRUSTEES ACT 1962**

NOTICE TO CREDITORS AND CLAIMANTS

Claims against the estate of Milan Vrban, late of 6 Anzac Parade, Albany, W.A. should be lodged with the Executrix c/- PO Box 5134, Albany, W.A. 6332 before 9 October 1998 after which date the assets will be distributed having regard only to the claims received.

BAIRBRE LEWIS.

ZZ205**TRUSTEES ACT 1962**

NOTICE TO CREDITORS AND CLAIMANTS

Creditors and other persons having claims to which Section 63 of the Trustees Act 1962 relates in respect of the estate of John Ludwig Larson, late of Forrest Lodge Nursing Home, Blair Street, Bunbury in the State of Western Australia, Retired School Teacher deceased who died on the 30th May 1998 are required by the personal representatives to send particulars of their claims addressed to the Executors of the estate of John Ludwig Larson deceased care of Young & Young, 5 Spencer Street, Bunbury by the 9th day of October 1998 after which date the personal representative may convey or distribute the assets having regard only to the claims of which the personal representatives then have notice.

CONTENTS

SUBSIDIARY LEGISLATION

	Page
City of South Perth—Hawkers and Signs (Amendment) Local Law—No. 1 of 1998	4925-6
Local Government Act 1995—	
Local Government (Functions and General) Amendment Regulations (No. 2) 1998	4926-7
Local Government (Miscellaneous Provisions) Act 1960—	
Local Government (Appeals to Building Referees) Amendment Regulations 1998	4925
Town of Cottesloe Parking Facilities Amendment Local Laws 1998	4927-8
Racing Penalties (Appeals) Act 1990—Racing Penalties (Appeals) Amendment Regulations 1998	4941-2
Totalisator Agency Board Betting Act 1960—Totalisator Agency Board (Betting) Amendment Regulations 1998	4942-59

GENERAL CONTENTS

	Page
Agriculture	4923
Conservation and Land Management	4923
Fair Trading	4924
Health	4924
Local Government	4925-31
Minerals and Energy	4931-2
Planning	4932-40
Premier and Cabinet	4940
Public Notices—Deceased Estates	4962-3
Racing, Gaming and Liquor	4941-60
Tenders—Main Roads	4961
Water	4960-1

