



**WESTERN
AUSTRALIAN
GOVERNMENT
Gazette**

ISSN 1448-949X

PRINT POST APPROVED PP665002/00041

2149



PERTH, FRIDAY, 17 JUNE 2011 No. 97

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 3.30 PM

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The Western Australian *Government Gazette* is published by State Law Publisher for the State of Western Australia on Tuesday and Friday of each week unless disrupted by Public Holidays or unforeseen circumstances.

Special *Government Gazettes* containing notices of an urgent or particular nature are published periodically.

The following guidelines should be followed to ensure publication in the *Government Gazette*.

- Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper and in some cases the Parliamentary Counsel's Certificate.
- Copy must be lodged with the Sales and Editorial Section, State Law Publisher no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition).

Delivery address:

State Law Publisher
Ground Floor,
10 William St. Perth, 6000
Telephone: 9426 0000 Fax: 9321 7536

- Inquiries regarding publication of notices can be directed to the Editor on (08) 9426 0010.
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— PART 1 —

PROCLAMATIONS

AA101*

MARINE AND HARBOURS ACT 1981

PROCLAMATION

Western Australia

*By His Excellency the Honourable
Wayne Stewart Martin,
Chief Justice of Western Australia,
Lieutenant-Governor and Administrator of
the State of Western Australia*

[L.S.]

WAYNE STEWART MARTIN
Lieutenant-Governor and Administrator

I, the Lieutenant-Governor and Administrator, acting under the *Marine and Harbours Act 1981* section 9 and with the advice and consent of the Executive Council, vest in The Minister for Transport, the body corporate established under the *Marine and Harbours Act 1981* section 8(1), the real property at Coral Bay being Lot 321 on Deposited Plan 53672 held by the Western Australian Land Information Authority established under the *Land Information Authority Act 2006* and being the whole of the land in Certificate of Crown Land Title Volume LR3159 Folio 526.

Given under my hand and the Public Seal of the State on 14 June 2011.

By Command of the Lieutenant-Governor and Administrator,

TROY BUSWELL, Minister for Transport.

AA102*

MARINE AND HARBOURS ACT 1981

PROCLAMATION

Western Australia

*By His Excellency the Honourable
Wayne Stewart Martin,
Chief Justice of Western Australia,
Lieutenant-Governor and Administrator of
the State of Western Australia*

[L.S.]

WAYNE STEWART MARTIN
Lieutenant-Governor and Administrator

I, the Lieutenant-Governor and Administrator, acting under the *Marine and Harbours Act 1981* section 9 and with the advice and consent of the Executive Council—

- (a) vary the proclamation made under section 9 of that Act, dated 19 May 2009 and published in the *Government Gazette* on 26 May 2009 at pages 1804-06, in the Schedule by deleting the portion relating to the Augusta Port Area and inserting—

AUGUSTA PORT AREA

Lot 852 on Deposited Plan 64848 held by the Western Australian Land Information Authority established under the *Land Information Authority Act 2006* and being the whole of the land in Qualified Certificate of Crown Land Title Volume LR3158 Folio 941.

- (b) withdraw from The Minister for Transport, the body corporate established under the *Marine and Harbours Act 1981* section 8(1), and vest in the Crown the portion of the sea bed described as the Augusta Port Area in the Schedule to the proclamation published in the *Government Gazette* on 26 May 2009 at pages 1804-06, other than Lot 852 on Deposited Plan 64848 held by the Western Australian Land Information Authority established under the *Land Information Authority Act 2006* and being the whole of the land in Qualified Certificate of Crown Land Title Volume LR3158 Folio 941.

Given under my hand and the Public Seal of the State on 14 June 2011.

By Command of the Lieutenant-Governor and Administrator,

TROY BUSWELL, Minister for Transport.

HEALTH

HE301*

Poisons Act 1964

Poisons (Appendix A Amendment) Order 2011

Made by the Minister under section 21 of the Act.

1. Citation

This order is the *Poisons (Appendix A Amendment) Order 2011*.

2. Commencement

This order comes into operation as follows —

- (a) clauses 1 and 2 — on the day on which this order is published in the *Gazette*;
- (b) the rest of the order — on the day after that day.

3. Act amended

This order amends the *Poisons Act 1964*.

4. Appendix A Schedule 9 amended

In Appendix A in Schedule 9 insert the following items in alphabetical order (rather than alphanumerical order):

- * 1-BUTYL-3-(1-NAPHTHOYL)INDOLE *(JWH-073).
- * 5-(1,1-DIMETHYLHEPTYL)-2-[(1R,3S)-3-HYDROXYCYCLOHEXYL]-PHENOL *(CP 47, 497).
- * 5-(1,1-DIMETHYLOCTYL)-2-[(1R,3S)-3-HYDROXYCYCLOHEXYL]-PHENOL *(CANNABICYCLOHEXANOL or CP 47, 497 C8 HOMOLOGUE).
- * 2-(2-METHOXYPHENYL)-1-(1-PENTYLINDOL-3-YL) ETHANONE *(JWH-250).
- * 1-[2-(4-MORPHOLINYL)ETHYL]-3-(1-NAPHTHOYL)INDOLE *(JWH-200).
- * 1-PENTYL-3-(4-METHYL-1-NAPHTHOYL)INDOLE *(JWH-122).
- * 1-PENTYL-3-(1-NAPHTHOYL)INDOLE *(JWH-018).

JUSTICE

JU302*

District Court of Western Australia Act 1969

District Court Amendment Rules 2011

Made by the Judges of the District Court.

1. CitationThese rules are the *District Court Amendment Rules 2011*.**2. Commencement**

These rules come into operation as follows —

- (a) rules 1 and 2 — on the day on which these rules are published in the *Gazette*;
- (b) the rest of the rules — on the day after the day on which these rules are published in the *Gazette*.

3. Rules amendedThese rules amend the *District Court Rules 2005*.**4. Rule 23A inserted**

At the end of Part 3 Division 4 insert:

23A. Affidavits, form of

An affidavit filed in the Court may be in the form of Form 1A.

5. Rule 61 amended

In rule 61(2)(b):

- (a) in subparagraph (iii) delete “Court.” and insert:

Court;

- (b) after subparagraph (iii) insert:

- (iv) the hearing of an application made under the *Prohibited Behaviour Orders Act 2010* section 5.

6. Part 10A inserted

After Part 9 insert:

Part 10A — *Prohibited Behaviour Orders Act 2010* rules

71A. Terms used

- (1) In this Part, unless the contrary intention appears —
Act means the *Prohibited Behaviour Orders Act 2010*;
section means a section of the Act.
- (2) If a term used in this Part is defined in the Act, it has the same meaning in this Part as it has in the Act, unless the contrary intention appears.

71B. Application under Act s. 5, how to make

- (1) Before making an application under section 5 for a PBO, the prosecutor must —
 - (a) complete a Form 4 in accordance with subrule (2); and
 - (b) submit the original and 2 copies of the completed Form 4 to a registry; and
 - (c) after the registry returns those documents bearing the hearing details and the Court's seal, retain them until the application is made under subrule (3).
- (2) An application for a PBO must state the following —
 - (a) the constraints the applicant wants the Court to specify in the PBO under section 10;
 - (b) the period of the PBO the applicant wants the Court to specify in the PBO under section 12.
- (3) To make an application under section 5 for a PBO, the prosecutor must —
 - (a) give the original of a sealed Form 4, completed in accordance with this rule, to the Judge presiding at the hearing at which the accused person (the *respondent*) is to be sentenced; and
 - (b) give a copy of that document to the respondent personally at that hearing.
- (4) As soon as practicable after an application made under section 5 is adjourned, a Registrar must give the respondent a copy of it in accordance with section 33.
- (5) Within 14 days after the date on which an application for a PBO is made, the applicant must file and serve an affidavit in support of the application.

- (6) Unless the Court permits otherwise, the supporting affidavit must state the following —
- (a) details of the respondent's convictions of relevant offences on which the applicant relies to allege the respondent is a person described in section 8(2)(a);
 - (b) if any such conviction is of a relevant offence that is not a prescribed offence, the material facts of the offence;
 - (c) details of the matters listed in section 9(3)(a), (c), (e) and (f);
 - (d) any other facts on which the applicant intends to rely in support of the application.
- (7) Unless the Court permits otherwise, the supporting affidavit must refer to and have attached to it each of these documents —
- (a) the respondent's criminal record;
 - (b) any order referred to in section 9(3)(d) that is in force against the respondent;
 - (c) any order listed in section 10(7) that is in force against the respondent.

71C. Application under Act s. 21, how to make

To make an application under section 21 to vary or cancel a PBO, a person must file the original and 2 copies of —

- (a) a completed Form 5; and
- (b) an affidavit in support of the application.

71D. Responding to applications

- (1) The respondent to an application made under section 5 or 21 may file an affidavit in response to the affidavit filed in support of the application.
- (2) Any such affidavit must be —
- (a) filed within 21 days after the date on which the respondent is served with the affidavit filed in support of the application; and
 - (b) served on the applicant at least 5 clear days before the hearing of the application.

71E. Corrected PBO, registrar's duties as to

If a PBO is corrected under section 25, a registrar must cause a copy of the corrected PBO to be given —

- (a) to each party to the PBO proceedings; and
- (b) to the Commissioner of Police.

7. Schedule 1 amended

(1) At the beginning of Schedule 1 insert:

1A. Affidavit (r. 23A)

District Court of Western Australia		Appeal No:
		Affidavit ¹
Parties		
Person making affidavit		
Date made		
Purpose ²		
Filed by	[Party]	
Index ³	Contents	Page
	1. <i>Affidavit of Vincent van Gogh</i>	1
	2. <i>Attachment VVG 1—M J Citizen's birth certificate</i>	7
	3. <i>Attachment VVG 2—Letter from J Smith to T Jones dated 3 March 1999</i>	8

Page 1⁴

I, [name, address and occupation of person making the affidavit],
[insert words of oath or affirmation in accordance with the Oaths, Affidavits and Statutory Declarations Act 2005] as follows —

1. [insert content of affidavit in numbered paragraphs]
- 2.

This affidavit is [sworn/affirmed] by [name of person making the affidavit] in the presence of an authorised witness at [place] on [date].

[Signature of person making the affidavit]

[Signature of authorised witness]

Authorised witness

[Name of authorised witness]

[Qualification of authorised witness]⁵

Notes to Form 1A —

1. The affidavit must comply with the RSC Order 37.
2. Example: To support summons by plaintiff dated 1 May 2010 for summary judgment.
3. The index must comply with the RSC Order 37 rule 2(7).
Form 1A contains in italics an example of an index.
4. Page 1 must be on a separate sheet of paper from the above.
5. The *Oaths, Affidavits and Statutory Declarations Act 2005* Part 3 sets out the requirements for affidavits and who are authorised witnesses for affidavits.

(2) In Schedule 1 after Form 3 insert:

4. *Prohibited Behaviour Orders Act 2010* s. 5 application (r. 71B)

District Court of Western Australia	No:
<i>Prohibited Behaviour Orders Act 2010</i> s. 5	Application for prohibited behaviour order.
	Hearing notice

Applicant		
Respondent		
Application	The applicant applies under the <i>Prohibited Behaviour Orders Act 2010</i> section 5 for a prohibited behaviour order (PBO) against the respondent.	
Proposed PBO	The applicant applies for the following constraints in the PBO against the respondent — 1. The applicant applies for the PBO for a period of [<i>state period</i>]. ¹	
Signature of applicant or lawyer	Applicant/Applicant's lawyer	Date:
Hearing details ²	This application will be heard at this date, time and place — Date: _____ Time: _____ Place: _____	Court seal:

Note to Form 4 —

1. The period stated here must comply with the *Prohibited Behaviour Orders Act 2010* s. 12.
2. The Court will complete this row when the application is submitted.

5. *Prohibited Behaviour Orders Act 2010* s. 21 application (r. 71C)

District Court of Western Australia <i>Prohibited Behaviour Orders Act 2010</i> s. 21		No: Application to vary or cancel prohibited behaviour order. Hearing notice
PBO's details	Date made: Constrained person:	
Applicant		
Respondent		
Application	The applicant applies under the <i>Prohibited Behaviour Orders Act 2010</i> section 21 to ¹ vary/cancel the above PBO (prohibited behaviour order).	
Variation(s) wanted ²	1.	
Grounds for application ³	1.	
Signature of applicant or lawyer	Applicant/Applicant's lawyer	Date:
Hearing details ⁴	This application will be heard at this date, time and place — Date: _____ Time: _____ Place: _____	Court seal:

Notes to Form 5 —

1. Delete the inapplicable.
2. Omit this row if the application is to cancel a PBO.
3. Set out the grounds in numbered paragraphs.
4. The Court will complete this row when the application is filed.

Dated: 10 May 2011.

Judges' signatures:

Chief Judge P D Martino

Judge M J Bowden

Senior Judge M A Yeats

Judge A M I Schoombee

Judge H J Wisbey

Judge C P Stevenson

Judge S M Deane (QC)

Judge S G Scott

Judge P R Eaton

Judge F C E Davis

Judge P P McCann

Judge P B O'Neal

Judge J A Wager

Judge S E Stone

Judge A S Stavrianou

Judge J G Staude

Judge T D Sweeney

Judge R E Birmingham (QC)

Judge B J H Goetze

Judge A S Derrick

Judge R E Keen

JU301*

District Court of Western Australia Act 1969

District Court Amendment Rules (No. 2) 2011

Made by the Judges of the District Court.

1. Citation

These rules are the *District Court Amendment Rules (No. 2) 2011*.

2. Commencement

These rules come into operation as follows —

- (a) rules 1 and 2 — on the day on which these rules are published in the *Gazette*;
- (b) the rest of the rules — on 1 July 2011.

3. Rules amended

These rules amend the *District Court Rules 2005*.

4. Rule 6 amended

After rule 6(2)(a) insert:

- (ba) a reference in the RSC to “case manager” or to “Case Management Registrar” is to be taken as being a reference to a legally qualified Registrar, unless the context requires otherwise; and
- (bb) a reference in the RSC to a case management direction under Order 4A is to be taken as being a reference to a case management direction made under Part 4 of these rules.

5. Rule 29 replaced

Delete rule 29 and insert:

29. Various RSC provisions do not apply

These provisions of the RSC do not apply to a case —

- Order 4A
- Order 29
- Order 33 (other than rules 9 and 10)
- Order 59 rule 3(2)
- Order 59 rule 9
- Order 60A rule 2

6. Rule 38 amended

In rule 38(6) delete “rule 44(1) or applying to the Court under rule 45.” and insert:

rule 44(1).

7. Rule 43A inserted

In Part 4 Division 3 Subdivision 6 after the heading insert:

43A. Term used: Inactive Cases List

In this Subdivision —

Inactive Cases List means a list of inactive cases kept by the Court under rule 44D.

8. Rule 44 amended

In rule 44(2) delete “becomes” and insert:

is taken to be

9. Rules 44A to 44G inserted

After rule 44 insert:

44A. Cases inactive for 12 months deemed inactive

If no document is filed in a case for 12 months by any party to the case, the case is taken to be inactive unless the Court orders otherwise.

44B. Registrar may issue summons to show cause

- (1) A Registrar may at any time summons the parties to a case to attend a hearing before a Registrar to show cause why the case should not be put on the Inactive Cases List.
- (2) The hearing date for the summons must be at least 7 days after the date on which it is issued.
- (3) The issue of the summons does not prevent any party to the case from filing any document in the case.
- (4) At the hearing the Registrar may order that the case be put on the Inactive Cases List if not satisfied that the case is being conducted in a timely way, having regard to the requirements of these rules and the circumstances of the case.
- (5) An order may be made under subrule (4) in the absence of any party.

44C. Springing order that case be put on Inactive Cases List

- (1) A Judge or Registrar making an interlocutory order or case management direction in a case may include an order that unless the interlocutory order or direction is complied with by a date stated in the order or direction, the case is taken to be inactive.
- (2) Unless countermanded by a Judge or Registrar before it has effect, the order has effect according to its terms.

44D. Parties to be notified of case being on Inactive Cases List and to advise clients

- (1) When a case is taken to be inactive under rule 44(2) or 44A, or an order is made under rule 44B(4), or an

order made under rule 44C(1) takes effect, the Principal Registrar must —

- (a) put the case on the Inactive Cases List; and
 - (b) give all parties to the case written notice that the case is on the Inactive Cases List and of the effect of rules 44E and 44G.
- (2) If under subrule (1) a practitioner for a party is notified, the practitioner must, as soon as practicable, notify the party of —
- (a) the fact that the case is on the Inactive Cases List and why; and
 - (b) the effect of rules 44E and 44G.

44E. Consequences of case being on Inactive Cases List

If a case is on the Inactive Cases List, only these documents can be filed in the case —

- (a) a Form 1 (Entry for trial);
- (b) a consent order finalising the case;
- (c) a summons for an order under rule 44F(3);
- (d) a summons for an order dismissing the case for want of prosecution;
- (e) any document that relates to a document listed above.

44F. Removing cases from Inactive Cases List

- (1) If a Form 1 (Entry for trial), or a consent order finalising the case, is filed in a case on the Inactive Cases List, the case is taken to have been taken off the list.
- (2) Any party to a case on the Inactive Cases List may apply to the Court for an order that the case be taken off the Inactive Cases List.
- (3) The Court may order a case be taken off the Inactive Cases List if satisfied the case will be conducted in a timely way or for any other good reason.
- (4) An order that a case be taken off the Inactive Cases List may include any conditions necessary to ensure the case is conducted in a timely way.

44G. Certain inactive cases taken to have been dismissed

- (1) A case that is on the Inactive Cases List for 6 continuous months is taken to have been dismissed for want of prosecution.
- (2) If a case is dismissed under subrule (1), the Principal Registrar must give all parties to the case written notice of the fact.

- (3) If under subrule (2) a practitioner for a party is notified, the practitioner must, as soon as practicable, send a copy of the notice to the party.
- (4) If a case is dismissed under subrule (1), any party to it may apply to the Court for, and the Court may make, any order needed as a consequence of the dismissal.

10. Rule 45 deleted

Delete rule 45.

11. Rule 51A inserted

After rule 50 insert:

51A. Time for appealing

Unless another written law provides otherwise, an appeal to the Court against an appealable decision must be commenced within 21 days after the date of the decision.

12. Rule 51 amended

- (1) Delete rule 51(1) and (2) and insert:

- (1) To —

- (a) commence an appeal to the Court against an appealable decision; or
- (b) apply for an extension of time within which to commence such an appeal,

the appellant must file these documents —

- (c) a Form 6 (Appeal notice) that sets out the grounds for the appeal in accordance with subrule (3);
 - (d) any document required by subrule (2).
- (2) If Form 6 says an extension of time within which to commence the appeal is needed, the form must be filed with an affidavit by the applicant or the applicant's lawyer or both explaining why the appeal was not commenced within time.

- (2) Delete rule 51(4) and insert:

- (4) An appeal notice must be served on the respondent either personally or, if the respondent is in a prison, by

sending it to the superintendent of the prison by ordinary pre-paid post.

- (3) After rule 51(5) insert:
 - (6) When an appeal notice is served on a respondent, it must have attached to it a Form 8 (Notice of respondent's intention).
 - (7) As soon as practicable after serving the respondent the appellant must file a Form 7 (Service certificate).

13. Rule 52 amended

- (1) In rule 52(2) delete "a notice of appeal" and insert:

an appeal notice
- (2) In rule 52(3) delete "notice of appeal," and insert:

appeal notice,

14. Rule 53 amended

- (1) Delete rule 53(1), (2) and (3) and insert:
 - (1) On being served with an appeal notice, a respondent may file a Form 8 (Notice of respondent's intention).
 - (2) If the respondent files a Form 8, it must be filed within 21 days after the date on which the respondent is served with the appeal notice.
 - (3) If a respondent intends to seek to uphold the appealable decision on grounds other than those relied on by the primary court that made it, or to vary the decision, or to cross-appeal, the respondent must include in the Form 9 the grounds for doing so.
- (2) After rule 53(5) insert:
 - (6) If a respondent does not file a Form 8 within the 21 days or any extension of that period ordered by the Court, the respondent is not entitled to take part or be heard in the appeal and is not a party to the appeal for the purposes of these rules.

15. Rule 54 deleted

Delete rule 54.

16. Rule 55 amended

(1) Delete rule 55(1) and (2) and insert:

(1) The appellant and each respondent that has filed a Form 8 (Notice of respondent's intention) in an appeal must attend a directions hearing on the date specified in the appeal notice.

(2) In rule 55(3) delete "the legally" and insert:

a legally

17. Rule 56A inserted

After rule 55 insert:

56A. Dismissing appeals for want of prosecution

If the fee payable under the *District Court (Fees) Regulations 2002* for the allocation of a hearing date for an appeal is not paid or waived within 14 days after the date on which the hearing date is set —

- (a) the Court will not hear the appeal on that hearing date; and
- (b) the parties to the appeal must attend a directions hearing before a Registrar on the date of that hearing date; and
- (c) the Registrar may dismiss the appeal for want of prosecution.

18. Rules 58A and 58B inserted

After rule 57 insert:

58A. Interim orders in appeals, applying for

- (1) At any time after an appeal is commenced and before it is concluded, a party may apply for an interim order or an order amending or cancelling an interim order.
- (2) To make such an application, the party must file, and serve on each other party, a Form 9 (Application in an appeal) with —
 - (a) an affidavit by the applicant or the applicant's lawyer or both explaining why the interim order is wanted; and

- (b) a document setting out the proposed order,
 unless —
- (c) these rules provide otherwise; or
- (d) another written law provides otherwise; or
- (e) a judge orders otherwise.

58B. Consenting to orders

The parties to an appeal may consent to an order being made by the court by filing a Form 10 (Consent notice).

19. Rule 58 amended

In rule 58(4) delete “notice of discontinuance” and insert:

Form 11 (Discontinuance notice)

20. Schedule 1 amended

In Schedule 1 after Form 5 insert:

6. Appeal notice (r. 51(1))

District Court of Western Australia		Appeal No:
		Appeal notice
Parties	Appellant Respondent	
Primary court's decision		
Primary court		
Case number		
Parties		
Date of decision		
Judicial officer		
Decision details ¹		
Appeal details		
Notice of appeal	The appellant appeals to the District Court against the above decision.	
Grounds of appeal ²	1.	
Acts that allows appeal ³	section:	
Notice to the respondent ⁴	If you want to take part in this appeal you must file a Form 8 (attached) under the <i>District Court Rules 2005</i> within 21 days after the date on which you are served with this notice and serve it on the appellant. If you file a Form 8 you must attend a directions hearing at the time and place stated below.	
Last date for appealing	Last date: Is an extension of time needed? Yes/No	
Directions hearing ⁵	Date: Place:	Time:

Appellant's details for service ⁶		
Name Street address Telephone Email address Reference No.	Fax No.	
Signature of appellant or lawyer	Appellant/Appellant's lawyer	Date:

Notes to Form 6 —

1. Examples:
 - Judgment against the defendant for \$40 000.
 - Dismissal of claim to recover possession of real property.
2. Set out the grounds in numbered paragraphs.
3. State the short title of the Act under which the appeal is being made.
4. A copy of Form 8 (Notice of respondent's intention) must be attached to this form when it is served on the respondent.
5. The court will complete this row when the appeal notice is filed.
6. If the appellant is represented by a lawyer, the appellant's details below must be the lawyer's. If the appellant is self-represented, the details must be the appellant's personal details.

7. Service certificate (r. 51(7))

District Court of Western Australia		Appeal No:
		Service certificate
Parties	Appellant Respondent	
Certificate ¹	I certify that on [date] at [place] [name of server] served the respondent personally with these documents — <ul style="list-style-type: none"> • a copy of an appeal notice dated [date]; • a copy of every other document that was filed with the appeal notice; • a copy of Form 8 (Notice of respondent's intention). I undertake to file an affidavit of service if the Court requires me to.	
Signature of appellant or lawyer	Appellant/Appellant's lawyer	Date:

Note to Form 7 —

1. If the documents were posted to the superintendent of the prison in which the respondent is imprisoned, modify this certificate to say when they were posted and to which prison.

8. Notice of respondent's intention (r. 53)

District Court of Western Australia		Appeal No:
		Notice of respondent's intention
Parties	Appellant Respondent	
Notice [Tick one box]	<input type="checkbox"/> ¹ The respondent intends to take part in this appeal. <input type="checkbox"/> ² The respondent does not intend to take part in this appeal and will accept any order made by the court in the appeal other than as to costs.	
Grounds for upholding	<input type="checkbox"/> The respondent will argue the primary court's decision should be upheld on the grounds relied on by the primary court in its decision.	

Other grounds for upholding ³	<input type="checkbox"/> The respondent will argue the primary court's decision should be upheld on the following grounds, not relied on by the primary court in its decision — 1.
Variation ³	<input type="checkbox"/> The respondent applies for the primary court's decision to be varied as follows — 1. The respondent will argue the primary court's decision should be varied on the following grounds — 1.
Cross-appeal ³	<input type="checkbox"/> The respondent also appeals against the primary court's decision and will rely on the following grounds — 1.
Last date for appealing ⁴	Last date: Is an extension of time needed? Yes/No
Respondent's details for service⁵	
Name Street address Telephone Email address Reference No.	Fax No.
Signature of respondent or lawyer	Date: Respondent/Respondent's lawyer

Notes to Form 8 —

1. If this box is ticked, complete one or more of the next 5 rows and the respondent's details for service.
2. If this box is ticked, ignore the next 5 rows and complete the respondent's details for service.
3. Set out the grounds in numbered paragraphs.
4. Complete this only if the respondent also appeals against the primary court's decision.
5. If the respondent is represented by a lawyer, the respondent's details below must be the lawyer's. If the respondent is self-represented, the details must be the respondent's personal details.

9. Application in an appeal (r. 58A)

District Court of Western Australia		Appeal No:
		Application in an appeal
Parties	Appellant Respondent	
Applicant	Appellant/Respondent	
Application ¹	The applicant applies for —	
Conference between parties [Tick one box]	<input type="checkbox"/> The parties to this application have conferred about the issues giving rise to this application and have not resolved them. <input type="checkbox"/> The parties to this application have not conferred about the issues giving rise to this application because — 2	
Signature of applicant or lawyer	Date: Applicant/Applicant's lawyer	

Notes to Form 9 —

1. State —
 - the order or orders sought; and
 - the written law and provision under which the application is made.
2. State the reasons why the parties have not conferred.

10. Consent notice (r. 58B)

District Court of Western Australia		Appeal No:
Consent notice		
Parties	Appellant Respondent	
Consent	We consent to the following order being made —	
Signature of appellant or lawyer	Appellant/Appellant's lawyer	Date:
Signature of respondent or lawyer	Respondent/Respondent's lawyer	Date:

11. Discontinuance notice (r. 58)

District Court of Western Australia		Appeal No:
Discontinuance notice		
Parties	Appellant Respondent	
Notice	The appellant discontinues this appeal.	
Signature of appellant or lawyer	Appellant/Appellant's lawyer	Date:

Dated: 10 May 2011.

Judges' signatures:

Chief Judge P D Martino

Judge M J Bowden

Senior Judge M A Yeats

Judge A M I Schoombee

Judge H J Wisbey

Judge C P Stevenson

Judge S M Deane (QC)

Judge S G Scott

Judge P R Eaton

Judge F C E Davis

Judge P P McCann

Judge P B O'Neal

Judge J A Wager

Judge S E Stone

Judge A S Stavrianou

Judge J G Staude

Judge T D Sweeney

Judge R E Birmingham (QC)

Judge B J H Goetze

Judge A S Derrick

Judge R E Keen

JU303*

Fines, Penalties and Infringement Notices Enforcement Act 1994

Fines, Penalties and Infringement Notices Enforcement Amendment Regulations 2011

Made by the Lieutenant-Governor and Administrator in Executive Council.

1. Citation

These regulations are the *Fines, Penalties and Infringement Notices Enforcement Amendment Regulations 2011*.

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on the day after that day.

3. Regulations amended

These regulations amend the *Fines, Penalties and Infringement Notices Enforcement Regulations 1994*.

4. Schedule 1 amended

In Schedule 1 insert in alphabetical order:

Botanic Gardens and Parks Authority Act 1998

Perth Parking Management Act 1999

By Command of the Lieutenant-Governor and Administrator,

R. KENNEDY, Clerk of the Executive Council.

TREASURY AND FINANCE

TR301*

Rates and Charges (Rebates and Deferments) Act 1992

Rates and Charges (Rebates and Deferments) Amendment Regulations (No. 2) 2011

Made by the Lieutenant-Governor and Administrator in Executive Council.

1. Citation

These regulations are the *Rates and Charges (Rebates and Deferments) Amendment Regulations (No. 2) 2011*.

2. Commencement

These regulations come into operation as follows —

- (a) regulations 1 and 2 — on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations — on 1 July 2011.

3. Regulations amended

These regulations amend the *Rates and Charges (Rebates and Deferments) Regulations 1992*.

4. Regulation 3 amended

In regulation 3 in the Table after the item beginning “1/7/10 — 30/6/11” insert:

1/7/11 — 30/6/12	\$86.60	\$175.75	\$23.35	\$257.45
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By Command of the Lieutenant-Governor
and Administrator,

G. MOORE, Acting Clerk of the Executive Council.

— PART 2 —

ARCHITECTS BOARD

AB401

ARCHITECTS REGULATIONS 2005
ARCHITECTS BOARD OF WESTERN AUSTRALIA
Elected Members

The Architects Board of WA recently called for nominations for election of two Board members in accordance with the *Architects Act 2004*. After having examined and counted the voting papers returned by architects in the State of Western Australia, the Board has declared Bruce Callow and Sally Matthews re-elected as Board members for a two year period until 30 June 2013.

CEMETERIES

CE401*

CEMETERIES ACT 1986
METROPOLITAN CEMETERIES BOARD
Schedule of Fees 2011-2012

In pursuance of the powers conferred by section 53 of the *Cemeteries Act 1986*, the Metropolitan Cemeteries Board hereby records having resolved on 28 April 2011, to set the following fees **effective from 1 July, 2011**. The fees shall be payable upon application for services at Pinnaroo Valley Memorial Park, Rockingham Regional Memorial Park, and Karrakatta, Fremantle, Midland, and Guildford Cemeteries detailed hereunder.

Fees and charges include 10% GST except where indicated

Description	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
BURIAL						
Interment Fees:						
Adult Burial and Entombment (includes dig to 1.8m)	1,111.00	1,111.00	1,111.00	1,111.00	1,111.00	1,111.00
Child Interment (under 13 years)	569.80	569.80	569.80	569.80	569.80	569.80
Infant Interment (up to and including 2 years)	244.20	244.20	244.20	244.20	244.20	244.20
Adult Pre-Need Interment Agreement	1,177.00	1,177.00	1,177.00	1,177.00	1,177.00	1,177.00
Grant of Right of Burial (25 Years):						
At Need Grant: Lawn	1,956.90	1,956.90	1,956.90			1,956.90
At Need Grant: Monumental Area	1,881.00	1,881.00		1,881.00	1,881.00	1,881.00
At Need Grant: Jewish Orthodox Lawn	1,956.90					
At Need Grant: Children's Memorial Garden (2 interments, under 13 years only)	1,034.00					
Renewal of current Grant: Lawn	2,644.40	2,644.40	2,644.40			2,644.40
Renewal of current Grant: Monumental Area	2,549.80	2,549.80		2,549.80	2,549.80	2,549.80
Renewal of current Grant: Children's Memorial Garden	1,402.50					
Pre-Need Grant: Lawn	2,139.50	2,139.50	2,139.50			2,139.50
Pre-Need Grant: Monumental Area	2,068.00	2,068.00		2,068.00	2,068.00	2,068.00
Pre-Need Grant: Jewish Orthodox Lawn	2,139.50					
Other Land Fees:						
Natural Burial Agreement		1,956.90				1,956.90
Pre-Need Natural Burial Agreement		2,139.50				2,139.50
Non-Renewal (previously 'maintenance fee') allows use of grave when grant is expired and may not be renewed.	233.20	233.20	233.20	233.20	233.20	

Description	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
Standard Burial Vault (pre-installed) (add Grant Fee)		14,852.20		14,852.20		
Family Estate Premium (plus Grant Fee will apply)	1,532.30					
Premium Land (Grant fee will apply on top of premium):						
CATEGORY 1	5,669.40					
CATEGORY 2	3,401.20					
CATEGORY 3	2,267.10					
CATEGORY 4	1,134.10	1,134.10				
Selected Areas	Quote	Quote		Quote	Quote	Quote
Paths between Graves: Lawn						
Path: 152.5mm (6 inch)	244.20	244.20				244.20
305mm (1 foot)	489.50	489.50				489.50
610mm (2 foot)	977.90	977.90				977.90
Paths between Graves: Monumental						
Path: 152.5mm (6 inch)	235.40	235.40		235.40	235.40	235.40
305mm (1 foot)	469.70	469.70		469.70	469.70	469.70
610mm (2 foot)	940.50	940.50		940.50	940.50	940.50
Funeral Services/Penalties:						
Selection of Grave	184.80	184.80	184.80	184.80	184.80	184.80
Saturday Morning Interment / Entombment Surcharge	478.50	478.50	478.50	478.50	478.50	478.50
Interment of Oversize Casket/Hand Digging: only in monumental areas	276.10	276.10		276.10	276.10	276.10
Digging fee for deeper than 1.8m	276.10	276.10	276.10	276.10	276.10	276.10
Funeral Services—Minimum Fee (1st hour)	188.10	188.10	188.10	188.10	188.10	188.10
Funeral Services—Hourly Rate (after 1st hour)	92.40	92.40	92.40	92.40	92.40	92.40
Funeral Fee—outside MCB office hours (add all other funeral costs)	554.40	554.40	554.40	554.40	554.40	554.40
Exhumation	2,550.90	2,550.90	2,550.90	2,550.90	2,550.90	2,550.90
Re-interment after exhumation	1,111.00	1,111.00	1,111.00	1,111.00	1,111.00	1,111.00
Lift and Deepen	1,111.00	1,111.00	1,111.00	1,111.00	1,111.00	1,111.00
Late to arrive or depart for Interment (after 10 minutes)	179.30	179.30	179.30	179.30	179.30	179.30
Transfer Grant / Re-Issue Grant / Refund Fee / Admin Fee	52.80	52.80	52.80	52.80	52.80	52.80
MAUSOLEUM						
Mausoleum						
Mausoleum Entitlement	Quote	Quote		Quote	Quote	
Mausoleum At-Need Grant	1,881.00	1,881.00		1,881.00	1,881.00	
Mausoleum Pre-Need Grant	2,068.00	2,068.00		2,068.00	2,068.00	
Mausoleum Grant Renewal	2,549.80	2,549.80		2,549.80	2,549.80	
Ossuary:						
Ossuary (Single)—must purchase grant	1,518.00					
Ossuary (Double)—must purchase grant	3,953.40					
Ossuary Grant	1,881.00					
Ossuary Grant Renewal	2,549.80					
CREMATION and ASHES						
Cremation Fees:						
Adult Cremation—includes 1 hour use of Chapel and Lounge	924.00	924.00	924.00			
Adult Cremation—includes: - Direct delivery to crematorium OR; - 1hr in Garden Chapel (Karrakatta) OR - 30min service in Dench Chapel, Central Committal Area	774.40	774.40	774.40			
Child Cremation (under 13 years) includes 1 hour use of Chapel and Lounge	591.80	591.80	591.80			
Infant Cremation (up to and including 2 years) includes urn and 30min in selected chapels	222.20	222.20				
Infant Cremation (up to and including 2 years) includes urn and; - Direct delivery to crematorium OR; - 1hr in Garden Chapel (Karrakatta) OR; - 30min service in Central Committal Area	143.00	143.00				

Description	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
Location Query (after 4 queries) (*GST exempt)	2.20	2.20	2.20	2.20	2.20	2.20
Photocopy of Record	5.50	5.50	5.50	5.50	5.50	5.50
Digital Photograph sent via e-mail	29.70	29.70	29.70	29.70	29.70	29.70
Digital Photograph sent via post	41.80	41.80	41.80	41.80	41.80	41.80
* Each additional photograph, in any format	11.00	11.00	11.00	11.00	11.00	11.00
Publications:						
“Monuments and Masons” by L. Liveris	30.80	30.80	30.80			
“Memories Eternal” by L. Liveris	25.95	25.95	25.95			
“The Dismal Trader” by L. Liveris	free	free	free			
MEMORIALS						
Burial Plaques:						
Bronze—380mm x 280mm	957.00	957.00	957.00			
Bronze—560mm x 305mm	1,232.00	1,232.00	1,232.00			
Bronze—Detachable Plate	421.30	421.30	421.30			
Bronze—Jewish Orthodox (including grey granite base)	1,183.60					
Bronze—Jewish Orthodox (including concrete base)	1,010.90					
Bronze—Religious Area	281.60					
Natural Area Plaque (for burial) (136mm x 75mm on Central Commemoration)		529.10				529.10
Memorial Plaques (25 Years):						
Arbor Lane—Standard Roses	9,099.20					
Arbor Lane—Standard Roses additional inscriptions (inc granite base)	1,009.80					
Arbor Lane—Arbor	1,934.90					
Arbor—Additional inscriptions (inc granite base)	1,934.90					
Bill Manners Walk	quote					
Celebrating Lives Niche Wall (1st)	1,239.70					
Celebrating Lives Niche Wall (2nd Inscription) Replacement plaque	473.00					
Celebrating Lives Niche Wall (2nd Inscription) Detachable plate	326.70					
Centenary Rose Garden—1st inscription	3,802.70					
Centenary Rose Garden—Other inscriptions	893.20					
Classic Granite Niche Wall—Single					712.80	
Classic Granite Niche Wall—Double					1,094.50	
Classic Granite Niche Wall—Second Inscription					366.30	
Estate Memorial—1st inscription (no tribute area—Magpie Loop) 229x229mm plq			4,418.70			
Estate Memorial—other inscriptions (no tribute area—Magpie Loop) 229x229mm			644.60			
Family Shrub—First Inscription 143 x 117	4,610.10	4,610.10	4,610.10	4,610.10	4,610.10	
Family Shrub—Other Inscriptions 143 x 117	657.80	657.80	657.80	657.80	657.80	
Garden of Remembrance—Chrome / anodised / 2 plex plaque	523.60	523.60				
Garden of Remembrance—Bronze plaque	529.10	529.10				529.10
Granite Niche Wall—Single				581.90		581.90
Granite Niche Wall—Double				970.20		970.20
Granite Niche Wall—Second inscription				366.30		366.31
Granite Niche Wall—Single (Lakes)		1,031.80				
Ground Niche Shrub—Standard	1,208.90	1,208.90	1,208.90	1,208.90	1,208.90	1,208.90
Ground Niche Shrub—Premium	1,674.20		1,674.20			
Ground Niche Rose	2,208.80	2,208.80	2,208.80	2,208.80	2,208.80	
Memorial Garden			529.10	529.10		
Memorial Garden Homicide			529.10			
Memorial Rock in a rockery—small		1,483.90				1,483.90
Memorial Rock in a rockery—medium		2,577.30				2,577.30

Description	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
Memorial Rock in a rockery—large		4,334.00				4,334.00
Memorial Rock Individual—Standard	5,442.80	5,442.80	5,442.80	5,442.80	5,442.80	5,442.80
Memorial Rock Individual—Large	8,736.20	8,736.20	8,736.20			8,736.20
Memorial Rock Individual -Premium Location	Quote	Quote	Quote	Quote	Quote	Quote
Memorial Rock—other inscriptions	644.60	644.60	644.60	644.60	644.60	644.60
Memorial seat—Bushland setting			7,042.20			
Memorial Seat—Panorama			9,749.30			
Memorial Seat—Granite (inc. 229 x 229 plaque)	5,740.90	5,740.90		5,740.90	5,740.90	5,740.90
Memorial Seat—Plaque upgrade (550 x 305 or 380 x 280 plaque). Additional to memorial fee	355.30	355.30		355.30	355.30	355.30
Memorial Seat—Detach Plate or 2nd insc for Garden Bench @ PVMP	326.70	326.70	326.70	326.70	326.70	326.70
Memorial Seat Additional Inscription—143 x 117 Plaque. Granite only	326.70	326.70		326.70	326.70	326.70
Memorial Seat Additional Inscription—229 x 229 Plaque. Granite and Wooden Seats	644.60	644.60	644.60	644.60	644.60	644.60
Memorial Tree—small (includes 143x117 plaque)	4,610.10		4,610.10	4,610.10	4,610.10	4,610.10
Memorial Tree—medium (includes 229x229 plaque)	6,673.70	6,673.70	6,673.70	6,673.70	6,673.70	6,673.70
Memorial Tree—large (includes 229x229 plaque)	8,834.10	8,834.10	9,440.20	8,834.10	8,834.10	8,834.10
Memorial Tree—2nd insc Detachable plate	326.70	326.70	326.70	326.70	326.70	326.70
Memorial Tree—other inscriptions	644.60	644.60	644.60	644.60	644.60	644.60
Memorial Tree—Additional for Burial Plaque		651.20	651.20			
Memorial Tree—Additional for 380 x 280 plaque	355.30	355.30	355.30	355.30	355.30	355.30
Memorial Wall—Single	785.40					
Memorial Wall—Double	1,122.00					
Memorial Wall—2nd Inscription	326.70					
Natural Area Plaque (for ashes) (136mm x 75mm on Central Commemoration)		529.10				529.10
Niche Wall—Single	486.20	486.20	486.20		486.20	
Niche Wall—Double	686.40	686.40	686.40		686.40	
Niche Wall—2nd Inscription (*ALL walls: Detachable plate)	326.70	326.70	326.70	326.70		326.70
Niche Wall—Military (Single position only, no Plaque)	360.80	360.80	360.80			
Reflection Wall—190x190 (Jarrah walk)				931.70		
Reflection Wall—380x280 (single or dual) (Jarrah Walk)				2,005.30		
Reflection Wall—190x190. (K = Contemplation)	999.90					
Reflection Wall—380x280 (single or dual). (K = Contemplation)	2,279.20					
Reflection Wall—1st Premium Small 190x190 (K = Contemplation; P=walls A,B,C)	1,910.70		1,910.70			
Reflection Wall—1st Premium Large 380x280 (F=Lakes internal stream ;P=walls D&E)		4,046.90	4,046.90			
Reflection Wall—2nd inscript. detachable plate (All Areas)	326.70	326.70	326.70	326.70		
Reflection Wall—2nd inscript. replace 380x280 (All Areas)	826.10	826.10	826.09	826.10		
Reflection Wall—190x190 no ashes placement available (Lakes)		1,574.10				
Reflection Wall—190x190 ashes placement available (Lakes)		1,799.60				
Reflection Wall—380x280 no ashes placement available (Lakes)		3,822.50				
Rose Memorial Bronze—1st Inscription	3,791.70	3,791.70				
Rose Memorial—Other Inscriptions (bronze)	894.30	894.30		894.30	894.30	

Description	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
Rose Memorial—Other Inscriptions (chrome)	579.70	579.70		579.70	579.70	
Seat of Remembrance (no tribute area—Magpie Loop)			1,377.20			
Special Memorial—additional inscription (229 x 229mm plaque)	734.80	734.80	734.80	734.80	734.80	
Special Memorial—additional inscription (143 x 117mm plaque)	587.40	587.40	587.40	587.40	587.40	
Special Water Feature—second inscription			Quote			
Standard Grevillea—Individual—First Inscription (143 x 117mm plaque)	5,769.50					
Standard Grevillea—Individual—First Inscription (229 x 229mm plaque)	5,937.80					
Standard Grevillea—Individual—Additional Inscription (143 x 117mm plaque)	503.80					
Standard Grevillea—Individual—Additional Inscription (229 x 229mm plaque)	672.10					
Standard Rose—Individual—First Inscription (143 x 117mm plaque)	12,821.60	12,821.60			12,821.60	
Standard Rose—Individual—First Inscription (229 x 229 mm plaque)	12,998.70	12,998.70				
Standard Rose—Individual—Additional Inscription (143 x 117mm plaque)	786.50	786.50				
Standard Rose—Individual—Additional Inscription (229 x 229mm plaque)	964.70	964.70				
Standard Rose—In Bed—First Inscription (143 x 117mm plaque)	8,247.80	8,247.80				
Standard Rose—In Bed—Additional Inscriptions (143 x 117mm plaque)	533.50	533.50		533.50	533.50	
Standard Rose—In Bed—First Inscription (229 x 229mm plaque)	8,424.90	8,424.90				
Standard Rose—In Bed—Additional Inscriptions (229 x 229mm plaque)	711.70	711.70		711.70	711.70	
Tree of Life—Leaf	465.30	465.30	465.30			
Vista Memorial—Bridge 1st inscription 380x280			4,372.50			
Vista Memorial—Bridge 2nd Inscription detachable plate			326.70			
Vista Memorial—Bridge 2nd inscription replace 380x280			800.80			
Vista Memorial (Premium)- Sir Thomas Meagher Boardwalk 1st inscription 380 x 280			4,372.50			
Vista Memorial (Premium)- Sir Thomas Meagher Boardwalk detachable plate. 2nd inscription			326.70			
Vista Memorial (Premium)- Sir Thomas Meagher Boardwalk. Replace 380 x 280. 2nd inscription			800.80			
Rose gardens:						
Rose Garden (110mm x 110mm) 8 line inscription SBP		1,355.20				
Small Rose Niche (120mm x 144mm) 8 line inscription CBP		1,786.40				
Shrub gardens:						
Shrub Garden (77mm x 90mm). SECOND INSCRIPTIONS ONLY		700.70				
Shrub Garden (120mm x 144mm). SECOND INSCRIPTIONS ONLY		908.60				
Shrub Garden (229mm x 229mm). FRONTAGE GARDEN ONLY		1,030.70				
Reflection Garden:						
Lawn N Memorial Native Garden 190mm x 190mm plq on kerbing—single		1,024.10				
Lawn S Maritime Memorial Gardens 190 x 190 bronze plaque on kerbing		1,024.10				
Lakeside Memorial plq (120mm x 144mm) 8 line inscription (Granite Pedestal Included)		2,366.10				

Description	Karrakatta	Fremantle	Pinnaroo	Midland	Guildford	RRMP
Restore Bronze Plaque—by Arrow (must get Quote from Arrow)	Quote	Quote	Quote	Quote	Quote	
Restore Chrome plaque—by Poolegrave	73.70	73.70	73.70	73.70	73.70	73.70
Plaque Polish/Protectant	30.80	30.80	30.80	30.80	30.80	30.80
Bronze Plaque Cleaner 250ml	13.20	13.20	13.20	13.20	13.20	13.20
Teak Oil (750ml) and brush kit for wooden seats	44.00		44.00			
Teak Oil (750ml) for wooden seats	41.80		41.80			
Bronze plaque proof from manufacturer (1st proof no charge) 2nd and subsequent proofs	60.50	60.50	60.50	60.50	60.50	60.50
Photos on plaques:						
Photo—B&W	240.90	240.90	240.90	240.90	240.90	240.90
Photo—Colour	338.80	338.80	338.80	338.80	338.80	338.80
Lasting Memories Bronze Portraits	452.10	452.10	452.10	452.10	452.10	452.10
Life's Memories						
Life's Memories 190x190 OR 229x229 upgrade	1,261.00	1,261.00	1,261.00	1,261.00	1,261.00	1,261.00
Life's Memories "Designer" 380 x 280 upgrade	1,463.00	1,463.00	1,463.00	1,463.00	1,463.00	1,463.00
Custom Series Lasting Memories Plaques and Pictures						
Custom Series—upgrade 560 x 305 (single)	1,378.30	1,378.30	1,378.30	1,378.30	1,378.30	1,378.30
Custom Series—upgrade 380 x 280 (single)	1,221.00	1,221.00	1,221.00	1,221.00	1,221.00	1,221.00
Custom Series—upgrade 380 x 216 (single)	1,108.80	1,108.80	1,108.80	1,108.80	1,108.80	1,108.80
Custom Series—upgrade 229 x 229	891.00	891.00	891.00	891.00	891.00	891.00
Custom Series Extra photo each	173.80	173.80	173.80	173.80	173.80	173.80
Custom Series up to 10 extra characters	13.20	13.20	13.20	13.20	13.20	13.20

CE402*

CEMETERIES ACT 1986*Shire of Busselton***SCHEDULE OF FEES AND CHARGES**

In pursuance of the powers conferred by section 53 of the *Cemeteries Act 1986*, the Shire of Busselton hereby records having resolved on 1 June 2011, to set the following fees effective from 1 July 2011. The fees shall be payable upon application for services detailed hereunder, at the Busselton and Dunsborough Cemeteries.

All Fees and Charges are inclusive of 10% GST (Except where shown exempt)

Land Grant for Right of Burial	\$
Grant of Right of Burial: Ordinary land for grave 2m x 1.2m where directed (25 years).....	1000.00
Renewal of Grant of Right of Burial : Ordinary land for grave (additional 25 years)	630.00
Grant of Right of Burial: Placement of Ashes (25 years)	145.00
Renewal of Grant of Right of Burial: Placement of Ashes (additional 25 years)	115.00
Grant of Right of Burial per unreserved crypt in mausoleum (25 years)	315.00
Pre-purchased Grant of Right of Burial: Ordinary land for grave 2m x 1.2m where directed (25 years)	1035.00
Pre-purchased Grant of Right of Burial: Placement of Ashes where directed (25 years)	400.00
Reservation of specific site: ordinary land or placement of ashes (excludes lawn cemetery)	335.00
Grant of Right of Burial per pre-reserved crypt in mausoleum (25 years)	335.00
Burial Charges	
Burial in grave to any depth to 2.1m (includes registration and number plate)	930.00
Burial in non-standard (oversize) denominational or nondenominational grave (including registration and number plate)—Additional cost per 30cm deeper or wider.....	87.00
Re-open and additional burial in standard (2m x 1.2m) denominational or non-denominational grave, (includes registration)	930.00

Construction of Vault (Does not include building application fees)	At cost plus GST
First Interment in vault (Includes grant of right of burial and burial fees)	1985.00
Second Interment in vault.....	860.00
Vault maintenance fee (annual)	120.00
Burial per crypt in mausoleum	795.00
Interment of a stillborn child (not to be re-opened for joint burial)	250.00
Interment of a child up to 12 years old (not to be reopened for joint burial)	450.00
Removal of headstone	220.00
Exhumation	
Re-opening grave for exhumation	1775.00
Re-interment in new grave after exhumation (including registration and number plate) ...	930.00
Interment of Ashes	
Interment of ashes in Memorial wall/garden (including registration)	345.00
Interment of ashes in special location within cemetery (includes registration) in addition to standard Interment of ashes fees (i.e. other than established areas for ashes)	295.00
Positioning of plinth and plaque (no interment/ashes)	115.00
Plaques, vases and other monumental works. (Supply of)	At cost plus GST
Administration fee for purchase of plaques, vases and other monumental works (on product only)	10% of cost plus GST
Plinth (Small—Concrete)	37.00
Plinth (Large—Concrete)	57.00
Removal of Ashes from Memorial wall/ garden.....	240.00
Storage of cremated remains per month for remains held longer than 6 months.....	12.00
Positioning and affixing brass vase	60.00
Miscellaneous Charges	
Interment in open ground without due notice, not within usual hours prescribed in Local Laws, or on a Saturday, Sunday or Public Holiday (subject to approval) (in addition to Interment costs)	795.00
Funeral Directors licence fee per annum (financial year) (GST exempt)	285.00
Single funeral permit (funeral directors only) (GST exempt)	135.00
Single funeral permit (other than funeral directors (GST exempt)	335.00
Monumental Masons licence fee per annum (financial year) (GST exempt)	240.00
Single permit to erect a headstone or kerbing (GST exempt)	100.00
Single permit to erect a monument (GST exempt)	120.00
Copy of grant of burial	55.00

CORRECTIVE SERVICES

CS401*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

PERMIT DETAILS

Pursuant to the provisions of section 51 of the *Court Security and Custodial Services Act 1999*, the Commissioner of the Department of Corrective Services has issued the following persons with Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Issued	Permit Commence Date	Permit Expiry Date
Timmermans	Paul	CS11-724	13/06/2011	08/06/2011	30/07/2011

This notice is published under section 57(1) of the *Court Security and Custodial Services Act 1999*.

COLIN BRANDIS, Manager,
Court Security and Custodial Services Contract.

FIRE AND EMERGENCY SERVICES

FE401*

BUSH FIRES ACT 1954 PROHIBITED BURNING PERIOD

Correspondence No. 00111

Fire and Emergency Services Authority,
Perth.

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Fire and Emergency Services Authority of Western Australia, hereby declare under Section 17(1) of that Act that it shall be unlawful to set fire to the bush in the Local Government district of the City of Armadale during the period indicated in the schedule below. The declaration made under Section 17(1) of that Act, as published in the *Government Gazette* of 18 September 2001, is hereby revoked.

Schedule

Local Government	Zone	Prohibited Burning Period	Special Comm. Date
City of Armadale	-	1 December—31 March	Nil

JO HARRISON-WARD, FESA Chief Executive Officer.

FE402*

BUSH FIRES ACT 1954 PROHIBITED BURNING PERIOD

Correspondence No. 00111

Fire and Emergency Services Authority,
Perth.

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Fire and Emergency Services Authority of Western Australia, hereby declare under Section 17(1) of that Act that it shall be unlawful to set fire to the bush in the local government district of the City of Albany, during the period and in the area, indicated in the schedule below. The declaration made under Section 17(1) of that Act, as published in the *Government Gazette* of 30 December 1998, is hereby revoked.

Schedule

Local Government	Zone	Prohibited Burning Period
City of Albany (Generally North of dividing line described in Schedule 15 published in the <i>Government Gazette</i> of September 1982)	-	15 November—1 March

JO HARRISON-WARD, FESA Chief Executive Officer.

FE403*

BUSH FIRES ACT 1954 PROHIBITED BURNING PERIOD

Correspondence No. 00111

Fire and Emergency Services Authority,
Perth.

Pursuant to powers delegated under the *Bush Fires Act 1954*, the Fire and Emergency Services Authority of Western Australia, hereby declare under Section 17(1) of that Act that it shall be unlawful to set fire to the bush in the Local Government district of the Shire of Jerramungup during the period indicated in the schedule below. The declaration made under Section 17(1) of that Act, as published in the *Government Gazette* of 27 October 1995, is hereby revoked.

Schedule

Local Government	Zone	Prohibited Burning Period	Special Comm. Date
Shire of Jerramungup	-	1 November- 1 March	Nil

JO HARRISON-WARD, FESA Chief Executive Officer.

FE404*

BUSH FIRES ACT 1954
PROHIBITED BURNING PERIOD

Correspondence No. 00111

Fire and Emergency Services Authority,
Perth.

It is hereby notified that pursuant to the powers contained in Section 18(2) of the *Bush Fires Act 1954* the Fire and Emergency Services Authority of Western Australia has declared that it shall be unlawful to set fire to the bush in the Local Government district of the Shire of Jerramungup during the period indicated in the schedule below, except in accordance with a permit obtained under section 18 of the Act. The declaration made under Section 18(2) of the Act, as published in the *Government Gazette* of 27 October 1995, is hereby revoked.

Schedule

Local Government	Restricted Burning Period
Shire of Jerramungup	1 October—1 May

JO HARRISON-WARD, FESA Chief Executive Officer.

FE405*

BUSH FIRES ACT 1954
PROHIBITED BURNING PERIOD

Correspondence No. 00111

Fire and Emergency Services Authority,
Perth.

It is hereby notified that pursuant to the powers contained in Section 18(2) of the *Bush Fires Act 1954* the Fire and Emergency Services Authority of Western Australia has declared that it shall be unlawful to set fire to the bush in the Local Government district of the Shire of Kalamunda during the period indicated in the schedule below, except in accordance with a permit obtained under section 18 of the Act. The declaration made under Section 18(2) of the Act, as published in the *Government Gazette* of 27 October 1995, is hereby revoked.

Schedule

Local Government	Restricted Burning Period
Shire of Kalamunda	1 October—31 May

JO HARRISON-WARD, FESA Chief Executive Officer.

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994

WEST COAST ROCK LOBSTER MANAGEMENT PLAN AMENDMENT (NO. 2) 2011

FD 1064/01 [1029]

Made by the Minister under section 54.

1. CitationThis instrument is the *West Coast Rock Lobster Management Plan Amendment (No. 2) 2011*.**2. Management plan amended**The amendments in this instrument are to the *West Coast Rock Lobster Management Plan 1993*.**3. Clause 9A replaced**

Delete clause 9A and insert—

Restrictions on fishing**9A.** (1) A person must not set or pull a pot—

- (a) in the waters of zone A of the Fishery on any Saturday or Sunday during the period commencing on 15 March and ending on 31 August in any year; or
- (b) in the waters of zone B or C of the Fishery on any Saturday or Sunday during the relevant season.

(2) Subclause (1) does not apply to—

- (a) setting a pot in the waters of the Fishery after 0430 hours on any Sunday during a season that is on or before 31 March in that season; or

- (b) setting a pot in those waters of the Fishery that are less than 36.6 metres in depth after 0600 hours on any Sunday during the period commencing on 1 April and ending on 24 June in any year; or
- (c) setting a pot in those waters of the Fishery that are 36.6 metres or more in depth after 0430 hours on any Sunday during the period commencing on 1 April and ending on 24 June in any year; or
- (d) pulling an unbaited pot in a designated rock lobster pot soaking area in the waters of zone A of the Fishery on any Sunday during the period commencing on 15 March and ending on 24 June in any year; or
- (e) setting or pulling a pot on any Saturday or Sunday commencing on 25 June 2011 and ending on 31 August 2011.

(3) Despite subclause (2)(a), a person must not set or pull a pot in the Fishery on 25 December or 1 January in any year.

4. Schedule 12 replaced

Delete Schedule 12 and insert—

SCHEDULE 12

Closed area

[clause 4(3)]

The waters bounded by a line commencing at the point of intersection of 29° 57.16' south latitude and 114° 31.76' east longitude; then extending east along the geodesic to the intersection of 29° 57.16' south latitude and 114° 34.06' east longitude; then extending south-easterly along the geodesic to the intersection of 30° 02.86' south latitude and 114° 36.28' east longitude; then extending westerly along the geodesic to the intersection of 30° 02.86' south latitude and 114° 33.98' east longitude; then extending generally north-westerly to the commencement point.

Dated this 15th day of June 2011.

NORMAN MOORE, Minister for Fisheries.

HERITAGE

HR401*

CORRECTION

HERITAGE OF WESTERN AUSTRALIA ACT 1990

ENTRY OF PLACES IN THE REGISTER OF HERITAGE PLACES

In the notice published in the *Government Gazette* dated 9 May 2006, item HR401 on page 1756 an error occurred. Under Schedule 3, the land description for **Art Gallery of Western Australia Complex** at Perth Cultural Centre, James Street Mall, Perth should read—

Res 47747 being Lot 3001 on DP 41740 and the whole of the land contained in CLT V 3128 F 940.

GRAEME GAMMIE, Executive Director, Office of Heritage,
108 Adelaide Terrace, East Perth WA 6004.

Dated this the 17th day of June 2011.

JUSTICE

JU401

CHARITABLE TRUSTS ACT 1962

IN THE SUPREME COURT OF WESTERN AUSTRALIA

CIV 2158 of 2010

Between: Town of Cambridge Plaintiff and The Attorney General for Western Australia Defendant
Orders for Approval of Scheme before The Honourable Justice Corboy in Chambers on 12 November 2010.

It is ordered that—

1. The following scheme (**Scheme**) in respect of a charitable trust be approved, pursuant to section 10(2) of the *Charitable Trusts Act 1962 (WA)*—
 - (A) The declaration of trust (**Trust**) dated 21 October 1941 made by the City of Perth in its capacity as registered proprietor of lands mentioned in the schedule to the Trust be

varied such that Lot 501 on Deposited Plan 61889, being the whole of the land in Certificate of Title Volume 2707 Folio 389 being a portion of the land known as 183-203 Jersey Street, Wembley (**Lot 501**) be excluded from the operation of the Trust.

(B) The land description at page 2 of the Trust, being the words:

“Portions of Swan Location 388 and being (firstly) the land the subject of diagram 6623 and (secondly) Lots 225, 226, 230, 231, 232, 245, 246, 247, 249, 251 and 252 on plan 3083 and being portion of the land comprised in Certificate of Title Volume 1075 Folio 396”

be deleted and replaced with

*“(i) Lot 503 on Deposited Plan 61889, being the whole of the land in Certificate of Title Volume 2707 Folio 391, being a portion of the land known as 183-203 Jersey Street, Wembley (**Lot 503**); and*

*(ii) Lot 50 on Diagram 6623 and Lots 225, 226, 249, 251 and 252 on Plan 3083, being part of the land in Certificate of Title Volume 2707 Folio 386, being a portion of the land known as 183-203 Jersey Street, Wembley (**Rutter Park**)”.*

(C) The Registrar of Titles be directed to remove the Registrar’s Caveat F867567 dated 2 May 1995 from the Certificate of Title in respect of Lot 501.

(D) After the variation, exclusion and removal described in paragraphs (A), (B) and (C) above have occurred, the Plaintiff be at liberty to dispose of Lot 501 unencumbered by the Trust.

(E) The net proceeds of sale arising from the disposal of Lot 501 be applied by the Plaintiff for expenditure on the cost of maintenance and upkeep of the buildings and grounds on Lot 503 and Rutter Park.

(F) The Plaintiff’s and the Attorney General’s reasonable costs and expenses (including legal costs) and expenses of and incidental to preparing and advertising the Scheme and obtaining approval of the Scheme by the Defendant and this Court be paid out of the net proceeds of sale of Lot 501.

2. The Plaintiff pay the Defendant’s costs of this application to be taxed if not agreed.

By the Court

The Honourable Justice CORBOY.

MARINE/MARITIME

MA401*

WESTERN AUSTRALIAN MARINE ACT 1982

EXEMPTION FROM MANNING REQUIREMENTS

Pursuant to section 115A(1) of the *Western Australian Marine Act 1982*, I David Harrod, General Manager of the Marine Safety Business Unit, Department of Transport (Department) am satisfied that compliance with regulation 28 of the *WA Marine (Certificates of Competency and Safety manning) Regulations 1983* is unreasonable in its application to vessels less than 12 metres and less than 24 metres operating within the areas listed below.

This exemption replaces the previous Section 115A exemption dates 3 July 2009 issued by the Department relevant to the vessels and is to be for a period of 3 years from the date of its execution unless otherwise amended or revoked.

The table below sets out the manning requirements that such vessels must carry.

Vessel Length	Engine kW	Area of operation (NM = Nautical miles)	Certificate of Competency Deck	Certificate of Competency Engineer	+Minimum Crew	* Dual Certification
Less than 12 metres	Less than 250kW	Inshore and offshore operations out to 100NM from the mainland coast	MC V (master)	MED II	2 3 if the voyage is over 12 hours in duration	permitted
Less than 12 metres	more than 250kW but less than 750kW	Inshore and offshore operations out to 100NM from the mainland coast	MC V (master)	MED II	2 3 if the voyage is over 12 hours in duration	permitted
12 metres and over but less than 24 metres	Less than 750kW	Inshore and offshore operations out to 100NM from the mainland coast	MC V (master)	MED II	2 3 if the voyage is over 12 hours in duration	permitted
Less than 20 metres	more than 375kW but less than 750kW	More than 100NM and out to 200NM from the mainland coast	MC V (master)	MED II	3	not permitted

Vessel Length	Engine kW	Area of operation (NM = Nautical miles)	Certificate of Competency Deck	Certificate of Competency Engineer	+Minimum Crew	* Dual Certification
20 metres and over but less than 24 metres	Less than 750kW	More than 100NM and out to 200NM from the mainland coast	MC V (master) MC V (mate)	MED II	4	permitted (mate only)

*Dual certification means that the Master or Mate may also act as the marine engine driver, provided the Master or Mate holds a valid Marine Engine Driver Grade II certificate, in which case an additional General Purpose Hand/Deckhand must be carried in place of the Marine Engine Driver.

+ If total number of certified crew is less than the minimum crew then General Purpose Hand/Deckhand must be carried to make up crew requirements.

This is the minimum requirement for the manning of commercial vessels; Masters and operators must be aware of their obligations regarding operational practices as described in the National Standard for Commercial Vessels (NSCV) Part E.

Dated this 13th day of June 2011.

DAVID HARROD, General Manager, Marine Safety
Department of Transport.

MINERALS AND PETROLEUM

MP401*

DANGEROUS GOODS SAFETY ACT 2004

DANGEROUS GOODS SAFETY APPOINTMENT NOTICE (NO. 2) 2011

Made by the Chief Dangerous Goods Officer under s 27(1) of the *Dangerous Goods Safety Act 2004*.

1. Citation

This notice may be cited as the *Dangerous Goods Safety Appointment Notice (No. 2) 2011*.

2. Dangerous goods officers appointed

- (i) I appoint Stephen Geoffrey Dombrose to be a dangerous goods officer.

M. P. Russell, Chief Dangerous Goods Officer.
(Executive Director of the Resources Safety Division of the
Department of Mines and Petroleum, Western Australia)

Date 10 June 2011.

TRAINING

TA401

VOCATIONAL EDUCATION AND TRAINING ACT 1996

CLASSIFICATION OF PRESCRIBED VOCATIONAL EDUCATION AND TRAINING QUALIFICATIONS

Amendment to Western Australian *Government Gazette* 2009/225

Under the *Vocational Education and Training Act 1996* section 60C, I, the Minister for Training and Workforce Development, classify the following—

Class B qualifications

No.	Qualification	Conditions	Training contract requirements				
			Title of apprentice under training contract	Nominal period (months) full time	Part time	School based	Other requirements
603.1	Certificate II in Financial Services FNS20104		Trainee Financial Services (level 2)	6	Y	SBT	
233.2	Certificate III in Financial Services FNS30107		Trainee Financial Services (level 3)	12	Y	SBT	

TA402*

VOCATIONAL EDUCATION AND TRAINING ACT 1996**KIMBERLEY TAFE RENAMING ORDER 2011**

Made by the Minister for Training and Workforce Development under section 35(c) of the *Vocational Education and Training Act 1996*.

1. Citation

This order may be cited as the *Kimberley TAFE Renaming Order 2011*.

2. Commencement

This order comes into operation on the day on which it is published in the *Government Gazette*.

3. Renaming of college

A college known by the name, **Kimberley TAFE** is continued under the name **Kimberley Training Institute**.

4. Identities not affected.

(1) Nothing in clause 3 is to be taken as having affected the identity of a college formerly known by the name, Kimberley TAFE.

(2) A reference to a college formerly known by the name Kimberley TAFE in any instrument, contract, legal proceedings or other documents made or commenced before the date on which this order comes into operation is to be read and construed as a reference to the college with the new name of Kimberley Training Institute.

PETER COLLIER MLC, Minister for Training and
Workforce Development.

WATER/SEWERAGE

WA401*

WATER AGENCIES (POWERS) ACT 1984*Shire of Derby-West Kimberley***FITZROY CROSSING WASTEWATER****Proposal to Construct a Treated Wastewater Storage Basin**

To improve the management of treated wastewater at the existing Fitzroy Crossing Wastewater Treatment Plant, the Water Corporation proposes to construct the following works—

- A Treated Wastewater Storage Basin of approximately 1.5 ha
- Associated civil works such as fencing, roads and interconnecting pipework

The location of the proposed works is at the existing Fitzroy Crossing Wastewater Treatment Plant Site, Great Northern Highway, Fitzroy Crossing.

The Water Corporation is currently seeking regulatory approvals and work will commence only after these have been obtained.

The Proposed works are scheduled to commence in October, 2011 and will continue for a duration of approximately 15 months.

A copy of the Notice of Proposal (referred to as HA61-0-3) is available for viewing, during office hours, at the Water Corporation's regional office: North West Region Water Corporation, 16 DeGrey Place, Karratha WA 6714, also Broome Water Corporation Office, Blackman Street, Broome, and Head Office, 629 Newcastle Street, Leederville.

Further information may also be obtained by contacting the Project Manager, Jim Ghaswala, telephone (08) 9420 2012.

Objections to the proposed works will be considered if lodged in writing, addressed to the Project Manager, Jim Ghaswala, Water Corporation, P.O. Box 100, Leederville WA 6902 before the close of business of the 15th July, 2011.

WA402*

WATER AGENCIES (POWERS) ACT 1984*Shire of Roebourne***WATER SUPPLY IMPROVEMENTS****Proposal to Construct a 9,000m³ Ground Level Tank and Ancillary Pipework**

To improve the security of the Karratha / Dampier water supply, the Water Corporation proposes to construct the following works—

- A roofed ground level water storage tank of approximately 9000 cubic metres capacity, (approximately 30.5 metres diameter and 13.2 metres wall height)

- The tank will be constructed on an earth pad approximately one metre high
- 600mm and 400mm nominal diameter connecting pipelines to the tank, complete with all fittings, valves and connections

The location of the proposed works is within the existing Water Corporation Yannery tank site, Millstream Access Road, approximately 50km south east from North West Coastal Highway.

The proposed works are scheduled to commence in October, 2011 and will continue for a duration of approximately 15 months.

A copy of this Notice of Proposal (referred to as DP38-0-1) is available at the Water Corporation's Customer Enquires counter, John Tonkin Water Centre, 629 Newcastle St, Leederville and at the Water Corporation's district office, De Grey Place, Karratha, during office hours.

Further information may also be obtained by contacting the Project Manager, Jim Ghaswala, telephone (08) 9420 2012.

Objections to the proposed works will be considered if lodged in writing, addressed to the Project Manager, Jim Ghaswala, Water Corporation, P.O. Box 100, Leederville WA 6902 before the close of business of the 15th July, 2011.

WORKCOVER

WC401

WORKERS' COMPENSATION AND INJURY MANAGEMENT ACT 1981

PRESCRIBED AMOUNT

In accordance with section 315 of the *Workers' Compensation and Injury Management Act 1981*, I hereby publish for public information the following amounts for the financial year beginning 1 July 2011—

- Prescribed amount is \$190,701;
- Amount A for the purposes of section 93F and 93K is \$400,475, and
- Amount C for the purposes of Schedule 1, clause 11 is \$2,156.60.

The full schedule of payments titled "*Variations in Prescribed Amount and Other Workers' Compensation Payments*" is available from the WorkCover WA website at www.workcover.wa.gov.au or by contacting the WorkCover WA Advisory Service on 1300 794 744.

Hon. SIMON O'BRIEN, MLC, Minister for Commerce.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the matter of the Estate of Anita McGarry, Investor, late of Unit 16, 18 Sawyer Road, Calista in the State of Western Australia, 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 the 27th day of March 2011, are required by the Executor, Andrew David McGarry, to send the particulars of their claim to Messrs Taylor Smart of 1 Regal Place, East Perth in the State of Western Australia, by the 18th day of July 2011, after which date the said Executor may convey or distribute the assets, having regard only to the claims of which he then has had notice.

Dated the 14th day of June 2011.

GARRY E. SAME, Taylor Smart.

ZX402**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

In the Estate of John Leslie West, late of 35 Hill Street, Albany, Western Australia, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the Estate of the abovenamed deceased, who died on 21 February 2011, are required by the personal representative, Murray Noel Thornhill of care of HHG Legal Group, 49 Peels Place, Albany, Western Australia to send particulars of their claims to him by the 29th day of June 2011, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZX403**TRUSTEES ACT 1962****DECEASED ESTATES**

Notice to Creditors and Claimants

In the Estate of Eric Alfred Seymour, late of 9 Northwood Lane, Lower King, Western Australia, 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 26 January 2011, are required by the personal representative, Morac Mary Seymour of 9 Northwood Lane, Lower King, Western Australia to send particulars of their claims to David Moss & Co of PO Box 5744, Albany WA 6332 by the date one month after the publication of this notice, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which they then have notice.

ZX501***PUBLIC TRUSTEE ACT 1941****ADMINISTERING OF ESTATES**

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 17th day of June 2011.

JOHN SKINNER, Public Trustee,
565 Hay Street, PERTH WA 6000.

Name of Deceased	Address	Date of Death	Date Election Filed
Elanor Joan Collins DE33067241EM37	10 Kapitzke Road, Karratha	7 April 2011	7 June 2011

ZX502***TRUSTEES ACT 1962****DECEASED ESTATES**

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 17 July 2011 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Bolitho, Pualine Esther, late of Brightwater Balladong House, 150 Dundas Road, Inglewood, died 30.03.2011 (DE20001148 EM26)

Coen, Betty Isabel, late of Unit 10/7 Chessell Drive, Duncraig, died 6.05.2011 (DE19871948 EM32)

Grundy, Sadie Vera, late of 247 Surrey Road, Kewdale, died 6.05.2011 (DE19750849 EM13)

Mahler, Peter Charles, late of 64 Meadowbank Gardens, Hillarys, died 10.05.2011 (DE19811618 EM22)

JOHN SKINNER, Public Trustee,
Public Trust Office,
565 Hay Street,
Perth WA 6000.
Telephone: 9222 6777

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