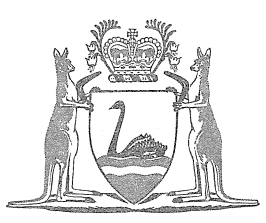
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Bazette Obovernmen

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 p.m.)

No. 681

PERTH: FRIDAY, 6th SEPTEMBER

AT a meeting of the Executive Council, held in the Executive Council Chamber, at Perth on the 17th day of July, 1974, the following Order in Council was authorized to be issued:—

Child Welfare Act, 1947-1972.

ORDER IN COUNCIL.

WHEREAS it is enacted by section 19 of the Child Welfare Act, 1947-1972, that the Governor may by Order in Council (*inter alia*) appoint a special magistrate or special magistrates for any court or courts established under that section and may, in like manner, amend, vary or revoke any ap-pointment made under that section; and whereas it is now expedient that those powers should be exercised in the manner hereinafter appearing: Now, therefore, His Excellency the Governor act-ing with the advice and consent of the Executive doth appoint Ian Geoffrey Martin as from and including the 12th August, 1974, as a special magis-trate for every Children's Court heretofore established under the said section.

> F. P. KNIGHT, Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 27th day of August, 1974, the following Orders in Council were authorised to be issued:—

Child Welfare Act, 1947-1972.

ORDER IN COUNCIL.

WHEREAS it is enacted by section 19 of the Child Welfare Act, 1947-1972, that the Governor may by Order in Council (*inter alia*) appoint a special magistrate or special magistrates for any court or courts established under that section and may, in like manner, amend, vary or revoke any appointment made under that section; and whereas it is now expedient that those powers should be exer-cised in the manner hereinafter appearing: Now, therefore, His Excellency the Governor acting with the advice and consent of the Executive Council and in exercise of the powers aforesaid, doth appoint Daniel John O'Dea as from and including the 1st August, 1974, as a special magistrate for every Children's Court heretofore established under the said section.

> F. P. KNIGHT, Clerk of the Council.

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Clean Air Act, 1964-1971. ORDER IN COUNCIL.

P.H.D. 597/66; Ex. Co. 2422.

WHEREAS it is enacted by subsection (2) of sec-WHEREAS It is enacted by subsection (2) of sec-tion 6 of the Clean Air Act, 1964-1971, that the Governor may by Order in Council from time to time amend the Schedule to the Act by adding thereto or removing therefrom any premises or class of premises and the Schedule as so amended shall be the Schedule to the Act: Now, therefore, His Excellency the Governor, acting with the ad-vice and consent of Executive Council and in exercise of the powers conferred by that Act, hereby exercise of the powers conferred by that Act, hereby amends the Schedule to the Act by adding to paragraph (a) thereof the following premises or class of premises-

demolition sites, being premises in which any demolition is being carried out and in which the nature or natures of the processes carried on, or the materials used, is or are likely to cause air pollution.

> F. P. KNIGHT. Clerk of the Council.

Land Act, 1933-1972. ORDER IN COUNCIL.

Corres. 5456/28.

WHEREAS by section 33 of the Land Act, 1933-1972, it is *inter alia*, made lawful for the Governor by Order in Council, to direct that any land re-served pursuant to the provisions of this Act shall be granted in fee simple to any person (as de-fined in the said Section) subject to the condition

that the person shall not lease or mortgage the whole or any part of the land without the consent of the Governor and subject to such other conditions and limitations as the Governor shall deem necessary to ensure that the land is used for the purpose for which the land is reserved as aforesaid; and whereas it is deemed expedient that Reserve No. 19972 (Merredin lot 378) should, subject as aforesaid be granted in fee simple to the Australasian Conference Association Limited to be held in trust for a "Church Site": Now, therefore, His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby direct that the beforementioned 'reserve shall be granted in fee simple to the aforesaid body, to be held in trust for the aforesaid purpose, subject to the condition that the land shall not be leased or mortgaged in whole or in part without the consent of the Governor.

> F. P. KNIGHT, Clerk of the Council.

Land Act, 1933-1972. ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act, 1933-1972, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Body Corporate, or other person or persons to be named in the Order, in trust for any of the purposes set forth in Section 29 of the said Act, or for the like or other public purposes to be specified in such Order and with power of subleasing; and whereas it is deemed expedient, as follows:---

Corres. 176465.—That Reserve No. 27638 should vest in and be held by the Shire of Lake Grace in trust for the purpose of "Recreation".

(The previous Order in Council dated 17th November, 1971 is hereby superseded.)

Corres. 3261/61, V.2.—That Reserve No. 32816 should vest in and be held by the Shire of Wyndham-East Kimberley in trust for the purpose of "Recreation and Stables".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned Reserves shall vest in and be held by the abovementioned bodies in trust for the purposes aforesaid with power to the said bodies. subject to the approval in writing of the Minister for Lands being first obtained, to lease the whole or any portion of the said Reserve for any term not exceeding 21 years from the date of the lease subject nevertheless to the powers reserved to him by section 37 of the said Act.

F. P. KNIGHT, Clerk of the Council.

Land Act, 1933-1972. ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act, 1933-1972 it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Body Corporate, or other person or persons to be named in the order in trust for the like or other public purposes to be specified in such order; and whereas it is deemed expedient, as follows:---

Corres. 139/04.—That Reserve No. 9251 should vest in and be held by the Shire of Northam in trust for the purpose of "Park and Recreation".

Corres. 5865/99.—That Reserve No. 18954 should vest in and be held by the Shire of Northam in trust for the purpose of "Recreation".

Corres. 1497/71.—That Reserve No. 32378 should vest in and be held by the City of Stirling in trust for the purpose of "Public Recreation".

Corres. 1497/71.—That Reserve No. 32379 should vest in and be held by the City of Stirling in trust for the purpose of "Public Recreation".

Corres. 2194/60, V.2.—That Reserve No. 32436 should vest in and be held by the Shire of Mundaring in trust for the purpose of "Parklands". Corres. 1574/71.—That Reserve No. 32689 should vest in and be held by the City of Stirling in trust for the purpose of "Public Recreation".

Corres. 231/72.—That Reserve No. 32824 should vest in and be held by the Minister of Water Supply, Sewerage and Drainage in trust for the purpose of "Water Supply".

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

> F. P. KNIGHT, Clerk of the Council.

Public Works Act, 1902-1972.

Vellgrove Primary School.

ORDER IN COUNCIL.

PW. 1656/69 "A".

IN pursuance of the powers confirmed in Section 11 of the Public Works Act, 1902-1972, His Excellency the Governor acting by and with the advice of the Executive Council doth hereby authorise the Hon. Minister for Works to undertake, construct or provide Vellgrove Primary School on the land coloured green on PWD. WA 48691 which may be inspected at the office of the Minister for Works, Perth.

F. P. KNIGHT. Clerk of the Council.

Public Works Act, 1902-1972.

Wanneroo Combined High and Primary School. ORDER IN COUNCIL.

PW. 863/70.

IN pursuance of the powers confirmed in Section 11 of the Public Works Act, 1902-1972, His Excellency the Governor acting by and with the advice of the Executive Council doth hereby authorise the Hon. Minister for Works to undertake, construct or provide Wanneroo Combined High and Primary School on the land coloured green on PWD. WA 48686 which may be inspected at the office of the Minister for Works, Perth.

> F. P. KNIGHT, Clerk of the Council.

Local Government Act, 1960-1973.

Shire of Moora.

ORDER IN COUNCIL.

LG. 311/60A.

WHEREAS it is enacted by subsection (3) of section 614 of the Local Government Act, 1960-1973, that where in accordance with subsection (1) of that section a Council has determined and included a different amount in the general rate to be imposed under section 548 of that Act, the Governor, may, notwithstanding that subsection, by Order direct (inter alia) that the Council may be relieved from the obligation to determine and include a different amount in the general rate; and whereas the Council of the Shire of Moora did impose differential rating in respect of a number of loans raised by it for the purpose of roadworks within the district, and it is now deemed expedient that such Council be relieved from the obligation to differentiate in rating in respect of these loans. Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council and acting in exercise of the powers conferred by subsection (3) of Section 614 of the said Act, doth hereby direct that the Council of the Shire of Moora be relieved from the obligation to determine and include a different amount in the general rate in respect of loans raised for the purpose of roadworks within the district.

> F. P. KNIGHT, Clerk of the Council.

The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1972.

Metropolitan Water Supply.

ORDER IN COUNCIL.

M.W.B. 825832/74.

WHEREAS by the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1972 it is pro-vided that, subject to the provisions of the Act, the Metropolitan Water Supply Sewerage and Drain-age Board shall, with the approval of the Governor have power to construct provide and extend Water Works, Sewerage Works and Metro-politan Main Drainage Works; and whereas the preliminary requirements of the said Act have been complied with and plans sections and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Governor by and with the advice and consent of the Executive Council, does hereby empower the Metropolitan Water Supply, Sewerage and Drainage Board to undertake the construction of the following works under the said Act, namely:

Shire of Mundaring-Mundaring.

305 mm Feeder Main in Hodgson Street.

The construction of a three hundred and five millimetre water main about one thousand three hundred and eighty four metres in length—com-plete with valves and all other necessary appa-ratus, and shown on plan M.W.B. 12682.

This Order in Council shall take effect from the 6th day of September, 1974.

> F. P. KNIGHT, Clerk of the Executive Council.

Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1972.

Metropolitan Water Supply.

ORDER IN COUNCIL.

M.W.B. 810986/74.

WHEREAS by the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1972, it is pro-vided that, subject to the provisions of the Act, the Metropolitan Water Supply, Sewerage and Drainage Board shall, with the approval of the Governor, have power to construct provide and extend Water Works, Sewerage Works and Metro-politan Main Drainage Works; and whereas the preliminary requirements of the said Act have been preliminary requirements of the said Act have been complied with and plans sections and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore His Excellency

Governor by and with the advice and consent of the Executive Council, does hereby empower the Metropolitan Water Supply, Sewerage and Drain-age Board to undertake the construction of the following works under the said Act, namely -

Town of Canning-City of Melville.

1065 mm Distribution Main Bullcreek-Willetton. The construction of a one thousand and sixty five millimetre diameter water main about four thousand, five hundred metres in length complete with valves and all other necessary apparatus, and shown on plan M.W.B. 12753.

This Order in Council shall take effect from the 6th day of September, 1974.

> F. P. KNIGHT, Clerk of the Executive Council.

Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1972.

Metropolitan Water Supply.

ORDER IN COUNCIL.

M.W.B. 825834/74.

WHEREAS by the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1972 it is pro-Sewerage, and Drainage Act, 1909-1972 It is pro-vided that, subject to the provisions of the Act, the Metropolitan Water Supply, Sewerage and Drainage Board shall, with the approval of the Governor, have power to construct provide and extend Water Works, Sewerage Works and Metro-politan Main Drainage Works; and whereas the preliminary requirements of the said Act have been complied with and plans sections and estimates complied with and plans sections and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excel-lency the Governor by and with the advice and consent of the Executive Council, does hereby em-power the Metropolitan Water Supply, Sewerage and Drainage Board to undertake the construction of the following works under the said Act, namely :-

Town of Canning-Riverton.

305 mm Feeder Main in Vahland Avenue.

The construction of a three hundred and five millimetre water main about one thousand and thirty nine metres in length-complete with valves and all other necessary apparatus, and shown on plan M.W.B. 12678.

This Order in Council shall take effect from the 6th day of September, 1974.

> F P. KNIGHT. Clerk of the Executive Council.

CONSTITUTION ACTS AMENDMENT ACT, 1899-1973.

Premier's Department, Perth, 30th August, 1974.

HIS Excellency the Governor in Executive Council acting under the provisions of the Constitution Acts Amendment Act, 1899-1973, has been pleased to make the regulations set forth in the Schedule below, to take effect on and from the 16th September, 1974.

F. P. KNIGHT, Acting Under Secretary,

Premier's Department.

Schedule. REGULATIONS.

Principal regulations.

1. In these regulations the regulations made under the Con-stitution Acts Amendment Act, 1899, published in the Government Gazette on the 3rd January, 1947, and amended from time to time thereafter are referred to as the principal regulations.

Reg. 2 amended.

- Regulation 2 of the principal regulations is amended-(a) by deleting the word "thirty" in line one of paragraph (a) and substituting the word "forty"; and
 - (b) by deleting the word "ten" in line three of paragraph (b) and substituting the word "fifteen".

Public Service Board, Perth, 4th September, 1974.

THE following promotions have been approved:-

L. O. W. Nelmes, Clerk, C-IV, to be Clerk, C-II-1, Records Section, Clerical Branch, Department of Lands and Surveys, as from August 23, 1974.

B. Williamson, Clerk, C-IV, Revenue Section, Accounts Branch, Public Works Department, to be Clerk, C-II-1, Clerical Section, Accounts Branch, Department of Lands and Surveys, as from August 23, 1974.

T. Booth, Clerk, C-II-1/2, Internal Audit Section, Accounts Branch, Medical Department, to be Re-gional Officer, C-II-2, Regions Section, Community Health Services, Public Health Department, as from July 19, 1974.

D. W. C. Scott, Clerk, C-IV, Kalgoorlie Court Office, Crown Law Department, to be Clerk Col-lector, C-II-1/2, Kalgoorlie Office, Clerical Branch, State Housing Commission, as from August 9, 1974.

THE following resignations have been accepted:-

Name; Department; Date.

Horan, J. F.; Agriculture; 9/8/74.

Glenn, H.; Education; 10/5/74.

Forbes, B. C.; Motor Vehicles; 23/8/74.

Davies, I. J.; Police; 23/8/74.

Prest, S. E.; Public Works; 10/10/74.

- Bailey, R. J. D.; State Housing Commission; 29/12/74.
- THE following retirements have been approved:----Hughes, W. R.; Labour and Industry; 30/9/74. Shepherd, R. S. E.; Metropolitan Water Board; 5/10/74.

THE following appointments have been confirmed:

Name; Position; Department; Date.

- O'Reilly, Janice Patricia; Clerical Assistant, C-VI; Community Welfare; 27/2/74.
- Nutt, Sandra Gay; Clerical Assistant, C-VI; Crown Law; 29/1/74.
- Butler, Ethel; Clerical Assistant, C-VI; Education; 7/2/74.

Griffiths, Owen Thomas; Clerk, C-IV; Environmental Protection; 19/2/74.

- Bacon, Marion Bernadette; Clerk, C-IV; Industrial Development; 5/3/74.
- Tether, Ray Thoburn; Clerical Assistant, C-VI; Lands and Surveys; 14/2/74.
- Elias, Michael; Geologist, Grade 2, Level 1; Mines; 7/1/74.
- Graneri, Josephine; Clerical Assistant, C-VI; Metropolitan Water Board; 1/2/74.

Maloney, Ross James; Engineer, Level 1; Metropolitan Water Board; 29/1/74.

- Munday, Denise Linda; Clerk, C-IV; Metropolitan Water Board; 22/1/74.
- Norrish, Ronald Francis; Engineering Draftsman, Level 1; Metropolitan Water Board; 15/2/74.

Muni, Wayne Anthony; Clerk, C-IV; Metropolitan Water Board; 19/2/74.

- Tan, Howard Tjiang Hwat; Designing Engineer, Level 1, Metropolitan Water Board; 11/2/74.
- Vigus, Christopher Laurence; Engineer, Level 1, Metropolitan Water Board; 29/1/74.
- Walker, Richard Derne; Engineer, Level 1, Metropolitan Water Board; 29/1/74.
- Arthur, Gerald Thomas; Clerk, C-IV; Motor Vehicles; 19/2/74.
- Jaunzens, David; Clerk, C-IV; Motor Vehicles; 11/2/74.
- Re, Christopher Maurice; Clerk, C-IV; Motor Vehicles; 25/2/74.
- Robins, Steven Mark; Clerk, C-IV; Motor Vehicles; 26/2/74.

Vincent, Brian; Clerk, C-IV; Motor Vehicles; 26/2/74.

- White, John Albert; M.D.L. Examiner, G-II-1; Motor Vehicles; 26/10/73.
- Armanasco, John Angelo; Dental Officer, Level 1; Public Health; 19/12/73.
- Beattie, Allan; Health Surveyor, Grade 3, G-II-2/3; Public Health; 15/2/74.
- Langford, James Herbert; Laboratory Technologist, Level 1; Public Health; 26/2/74.
- Macaulay, Claire Barbara; Laboratory Technologist, Level 1; Public Health; 1/2/74.
- Skeels, Stephen Lee; Clerk, C-IV; Public Health; 5/2/74.
- Toohey, Mary; Dental Therapist, G-I; Public Health; 4/2/74.
- Haloun, Wilfred; Trainee Graduate Assistant, C-IV; Public Service Board; 11/2/74.
- Pitcher, John Francis; Trainee Graduate Assistant, C-IV; Public Service Board; 21/1/74.
- Richards, Brendon Dunstan; Trainee Graduate Assistant, C-IV; Public Service Board; 25/2/74.
- Murray, Malcolm Randall; Trainee Graduate Assistant, C-IV; Public Service Board; 29/1/74.
- Lopresti, Pina; Accounting Machinist, C-V; Public Works; 5/3/74.
- Yahaya, Abdul Rahman; Engineer, Level 1; Public Works; 28/12/73.
- Bandura, Robert Gerardus; Clerk, C-IV; State Government Insurance Office; 31/8/73.
- Cummuskey, John Patrick; Clerk, C-IV; State Government Insurance Office; 1/9/73.
- Abraham, Alan Lancelot William; Clerk, C-IV;
- State Housing Commission; 25/2/74.
 Meharry, Lindsay John; Clerk, C-IV; State Housing Commission; 26/2/74.
- Woosley, Ernest John; Clerk, C-IV; State Housing Commission; 20/1/74.

Harris, Debra Lyn; Clerical Assistant, C-VI; State Taxation; 21/1/74.

- Lilly, Kathleen; Clerical Assistant, C-VI; State Taxation; 21/1/74.
- Hammett, Richard Blaine; Clerk, C-IV; Treasury; 26/11/73.
- Sacco, Nicolette; Typist Relieving, C-V; Treasury; 7/2/74.

THE following offices have been created:----

Item 14 0081, Senior Industrial Officer, C-II-8, Industrial Branch, Administrative Division, Education Department.

Item 14 0998, Film Maintenance Assistant, G-VII-1/3, Audio Visual Education Section, Clerical Branch, Administrative Division, Education Department.

Item 14 2597, Illustrator, G-VII-1/3, Correspon-ence School, Clerical Branch, Administrative dence School. Division, Education Department.

Item 17 0096, Inspector Fire Control, Level 4 (Forestry Officers' Agreement), Forests Department.

THE following offices have been abolished:-

Item 113785, Assistant Bailiff, G-II-1, Bunbury Court Office, Crown Law Department.

Item 14 0080, Senior Industrial Officer, C-II-9, Industrial Branch, Administrative Division, Education Department.

Item 17 0060, Fire Control Superintendent, Level 5, Forests Department.

Item 18 0050, Clerk, C-II-2, Minister's Office, Department of Industrial Development.

IT is hereby advised that the resignation of Mr. G. R. Wilkinson, Medical Department, which appeared in the Government Gazette of 23rd August, 1974 has been amended to read 9th August, 1974.

G. H. COOPER.

VACANCIES IN THE PUBLIC SERVICE

Department	Item No.	Position	Classn.	Salary
Closing September 13, 1974 Agriculture Agriculture	$\begin{array}{c} 01 & 0110 \\ 01 & 6565 \end{array}$	Clerk, Internal Audit Section Senior Adviser, Rangeland Management Branch, Soils	C-II-2 Level 4	\$ 7 524–7 753 14 400–15 279
Chief Secretary's Crown Law	$\begin{array}{ccc} 04 & 0500 \\ 12 & 0270 \end{array}$	Division Clerk, Relieving Staff Brauch, Registrar General's Office Trust Officer Grade 2, Group Two Section, Trust Branch, Public Trust Office	C-II-2 C-II-4	$\begin{array}{c} 7 \ 524 - 7 \ 753 \\ 8 \ 523 - 8 \ 794 \end{array}$
Forests Industrial Development	$\begin{array}{c} 17 \ 1740 \\ 18 \ 0340 \\ 0341 \end{array}$	Clerk, Accounts Branch	C-II-1 C-II-2	7 060–7 294 7 524–7 753
Medical	$07 \ 1687$	Clerk, Internal Audit Section, Accounts Branch Consultant Psychotherapist, Professional Division (a) (k) (l)	C-II-1/2 Level 2	7 060–7 753 21 036 (j)
Metropolitan Water Board	22 2272	Clerk, Applications and Enquiries Section, Revenue Branch Accounts Division	C-II-1	7 060-7 294
Metropolitan Water Board Public Health Public Health	$08 \ 1650$	Engineer, Construction Branch, Engineering Division School Medical Officer, Child Health Services (a) (f) Director, Administrative Branch, State Health Labora-	Level 2 Level 1 Level 6	10 269–11 350 12 900–15 832 23 335
Public Health Department Public Works	$\begin{array}{ccc} 08 & 0050 \\ 29 & 4437 \end{array}$	tories (a) (g) Deputy Commissioner, Professional Division (a) (m) Accounting Machinist in Charge, Plant Depot East Perth, Mechanical and Plant Branch, Engineering	Level 7 C-III-1	24 100 6 050-6 203
State Taxation Treasury Corrections		Division Clerk, Clerical Section, Land Tax Branch Clerk, General Section, Accounts Branch Superintendent, Geraldton Institution (a) (c) (d)	C-II-2 C-II-2 G-II-7/8	7 524–7 753 7 524–7 753 10 140–11 308
Closing September 20, 1974 Agriculture Community Welfare	$\begin{array}{c} 01 & 0556 \\ 10 & 1020 \\ & 1023 \\ & 1029 \end{array}$	Typist, Clerical Branch Social Work Supervisor, Field Division (a) (p) (q)	C-III-1 Level 3	6 0506 203 10 54411 350
Crown Law	$\begin{array}{c} 1028 \\ 11 \ 2502 \\ 11 \ 3095 \end{array}$	Assistant Registrar, Companies Registration Office Clerk Listings, Court of Petty Sessions, Court Offices Branch	$\substack{\text{C-II-7}\\\text{C-II-2/3}}$	$\begin{array}{c} 10 \ 196 10 \ 772 \\ 7 \ 524 8 \ 258 \end{array}$
Crown Law Crown Law Education Education Education Education	$\begin{array}{cccc} 12 & 0120 \\ 13 & 0355 \\ 14 & 0081 \\ 14 & 0085 \\ 14 & 0998 \end{array}$	Chief Trust Officer, Trust Branch, Public Trust Office Clerk, Index Section, Search Room, Office of Titles Senior Industrial Officer, Industrial Section Industrial Officer, Industrial Section Film Maintenance Assistant, Audio Visual Education	C-II-10 C-II-2 C-II-8 C-II-4 G-VII-1/3	12 287-12 629 7 524-7 753 11 063-11 349 8 523-8 794 3 245 (17 years)-
Education	$14 \ 2597$	Section, Clerical Branch (a) (e) (h) Illustrator, Correspondence School, Clerical Branch (a) (i) (n)	G-VII-1/3	6 759 3 245 (17 years)- 6 759
Labour and Industry Labour and Industry Lands and Surveys	$\begin{array}{c} 19 \ 0120 \\ 19 \ 0545 \\ 20 \ 4070 \end{array}$	Clerk Relieving, General Section, Clerical Branch Engineer, Inspection and Technical Services Branch Chief Examiner Lands, Surveys Examination Branch	C–II–1 Level 2 Level 4	7 060–7 294 10 269–11 350 12 009
Medical Medical Metropolitan Water Board	$\begin{array}{ccc} 07 & 1810 \\ 07 & 1960 \\ 22 & 1155 \end{array}$	Surveyor General's Division Clerk, Expenditure Section, Accounts Branch Clerk Assistant, Revenue Section, Accounts Branch Assistant Revenue Officer, Revenue Branch, Accounts Division	C-II-1 C-II-3 C-II-6	7 060-7 294 8 003-8 258 9 620-9 910
Metropolitan Water Board	22 5660	Inspector, Plumbing Inspection and Testing Branch, Engineering Division (r)	G–II–4	8 457-8 727
Mines Mines	$\begin{array}{cccc} 23 & 0375 \\ 23 & 2380 \end{array}$	Clerk, General Section, Registration Branch General Assistant, State Mining Engineers, Inspection of Mines and Machinery Branch	$_{ m G-II-2}^{ m C-II-2}_{ m G-VII-1/2}$	7 524–7 753 5 463 (21 years)– 6 397
Motor Vehicles Public Health	$\begin{array}{ccc} 40 & 0230 \\ 08 & 1510 \end{array}$	Clerk, Vehicle Records Section, Clerical Branch Medical Officer, Epidemiology and Special Services	C-II-1 Level 1	7 060–7 294 12 900–15 832
Public Works	29 8435	Branch, Professional Division (a) (o) Structural Engineer, Structural Engineering Design and Construction Branch, Architectural Division	Level 2	10 269-11 350
Public Works	29 8543	and Construction Branch, Architectural Division Structural Draftsman, Structural Engineering Design and Construction Branch, Architectural Division (a) (s)	Level 1	6 100-8 388
State Taxation	33 2084	Assessor Grade 4, Assessing Section, Stamp Duties Division	C-II-2/3	7 524-8 258
Mines	23 0012	Administrative Officer Mining, Administrative Division	A-I-1	13 761

The possession of, or progress towards, an appropriate tertiary level academic qualification will be considered a factor, increasing in importance with the level of classification, when determining efficiency of applicants in the Clerical Division.

(a) Applications also called outside the Service under section 24.

(c) Prison experience will be a deciding factor in assessing applicants.

(d) Closing date extended to September 13, 1974.

(e) Reasonable standard of general education. Experience in a film exchange or similar work would be an advantage. A current driving license is essential.

(f) Medical practitioner qualified for registration within the Medical Act of Western Australia. Previous experience in paediatrics and/or school medical examinations will be an advantage.

(g) Medical Degree registrable in Western Australia; higher qualifications in Pathology; previous experience in the control of a Medical Laboratory Service; significant experience in all aspects of pathology.

(h) LOCATION: The successful applicant will be required to undertake training of a minimum period of two weeks at the headquarters of the Branch in Leederville. During this period, he will be responsible for his own accommodation. When trained, he will take up the position at the Centre for Educational Technology, Mount Lockyer, Albany.

(i) Art study to Leaving Certificate level is desirable, and further study in lettering, imaginative illustration, scaling, etc., is an advantage. No specific experience but versatility is necessary.

VACANCIES IN THE PUBLIC SERVICE—continued

(j) Sessional work may also be available.

(k) Applicants must be eligible for registration as a medical practitioner with the Medical Board of W.A. and be eligible for membership of the Australian and New Zealand College of Psychiatrists or possess a Diploma in Psychological Medicine from a recognised body. Post graduate qualifications, experience and studies in psychotherapeutic techniques are a distinct advantage

(1) ACCOMMODATION: Family housing is available at a moderate rental.

(m) Medical Degree eligible for Registration within Western Australia together with a Post Graduate qualification in Public Health. An additional qualification in Medical Administration would be an advantage.

- (n) LOCATION : W.A. Correspondence School, Thomas Street, Subiaco.
- (o) Medical practitioner qualified for registration within the Medical Act of Western Australia.
- (p) Eligibility for full membership of the Australian Association of Social Workers.
- (q) LOCATION : Metropolitan area-own car essential, mileage rates paid.
- Certificate of Competency issued by the Plumbers' Examination Board. (r)
- Five years' practical experience in the plumbing trade since the issue of Certificate of Competency, or at least ten years' practical experience in the plumbing trade since being registered as a Water Supply and Sanitary Plumber with the Metropolitan Water Board.

(s) Applicants must possess a Certificate in Structural Drafting from the Perth Technical College or equivalent, and have a minimum of four years' practical experience or equivalent.

Applications are called under section 34 of the Public Service Act, 1904-1973, and are to be addressed to the Chairman, Public Service Board, and should be made on the prescribed form, obtainable from the offices of the various Permanent Heads of Departments.

6th September, 1974.

G. H. COOPER, Chairman, Public Service Board.

URBAN DEVELOPMENT CO-ORDINATOR.

APPLICATIONS are hereby invited for the above recently created position.

Under the direction of the Hon. Minister for Urban Development and Town Planning the Co-ordinator will be responsible for implementing Government policies to ensure the planned and progressive development of urban land in Western Australia.

He will be required to liaise and consult with land developers, representatives of Government Departments and Instrumentalities and Local Authorities regarding all aspects of urban land development as well as undertaking short and long term studies of land development.

The appointee to this new and challenging position will need to be a person of integrity with a comprehensive knowledge in the field of urban development and be widely experienced in consulting with top-level Company and Government officials.

Tertiary qualifications are not essential, but appropriate qualifications will be an advantage.

A commencement salary of not less than \$15 000 will be negotiable when an appointment is offered.

The appointment will be for a three-year term, on a contract basis; conditions of service will be the same as for temporary Public Servants.

Applications stating age, qualifications and experience should be forwarded to:

Chairman

Public Service Board 32 St. George's Terrace

PERTH W.A. 6000

The closing date for applications is 20th September, 1974.

PROFESSIONAL DIVISION SALARY RATES. DETERMINATION.

A Determination made under section 19 of the Public Service Act, 1904-1973 of the Salary Rates paid to officers in the abovenamed Division is published in compliance with the provisions of section 69 of the said Act.

Details of the salary rates payable are contained in Administration Instruction 12/74 dated September 6, 1974 and shall come into effect on and from July 12, 1974.

Dated September 6, 1974.

Public Service Board-

G. H. COOPER,

Chairman. E. P. SHADDICK.

Deputy Chairman.

Crown Law Department,

4th September, 1974.

HIS Excellency the Governor in Executive Council has appointed David Victor Bowman, of 170 Lock-hart Street, Como, as a Sworn Valuator under the Transfer of Land Act, 1893-1972.

R. M. CHRISTIE, Under Secretary for Law.

Crown Law Department, 5th September, 1974.

HIS Excellency the Governor in Executive Council has appointed John William Dallimore, of 20 Rich-ardson Terrace, Daglish, as a Sworn Valuator under the Transfer of Land Act, 1893-1972.

R. M. CHRISTIE. Under Secretary for Law.

BANANA INDUSTRY COMPENSATION TRUST FUND ACT, 1961.

(Regulation 4 (2) (b).)

Notice of Election.

NOTICE is hereby given that an election of an elective member of the Banana Industry Compen-sation Committee under section 7 of the Banana Industry Trust Fund Act, 1961, will take place at the Office of the Returning Officer hereunder mentioned, on Friday the 1st day of November, 1974, closing at the hour of 12 o'clock noon on that date.

Nominations of candidates must be made in accordance with the Banana Industry Compensa-tion Trust Fund Act Regulations, 1962, and must be received by the Returning Officer at his office specified hereunder not later than the hour of 12 o'clock noon on Friday the 4th day of October, 1974.

The address of the Returning Officer to which nominations are required to be sent or delivered is State Electoral Department, 3rd Floor, Public Trust Office Building, 565 Hay Street, Perth.

Dated this 4th day of September, 1974.

B. J. BELLANGER. Returning Officer.

INDECENT PUBLICATIONS ACT, 1902-1973.

I, MATTHEW ERNEST STEPHENS, Chief Secretary, being the Minister administering the Indecent Publications Act, 1902-1973, upon consideration of a report of the State Advisory Committee on Publications that the publications specified in the

schedule below are, for the purposes of paragraph (a) of subsection (1) of section 9 of that Act, undesirable reading for persons under the age of eighteen years and should be classified as restricted publications, and, acting in exercise of the powers conferred by subsection (1) of section 10 of that Act do hereby determine that the publications specified in the Schedule below shall be classified as restricted publications for the purposes of that Act.

Dated this 22nd day of August, 1974.

M. E. STEPHENS,

Chief Secretary.

Schedule

Name of Publication; Publisher. Heartbalm No. 37; Heartbalm, 231 Oxford Street,

Darlinghurst, Sydney. Kings Cross Whisper No. 184; Kings Cross Whisper, 231 Oxford Street, Darlinghurst, Sydney.

Positions of Love; David and Denise Carling.

- Immortal Sinners (incorporating The Lustful Turk, Casanova and Fanny Hill); Howard Productions Pty. Ltd., Sydney.
- Black Magic Sex (incorporating Nazi Sex, Strip Scandal and Penelope and the Pest); Kanon Publications Sydney.
- Sexy Swingers Collector's Edition (incorporating Bush and Barbecue, Free Ride and Ball Game); Free Association Press Pty. Ltd.
- Lesbian Mirror Erotica; Potz Press Sydney.
- Alpha No. 2; Harry Fieldhouse London.
- Alpha No. 2, Hally Fleidhouse London.

Penthouse October 1973; Bob Guccione.

Pussy Willow on Lesbos; Ribald Publications.

Sexy Boobs; Kanon Publications Sydney.

The Amorous Drawings of the Marquis Von Bayros Part I; The Cythera Press New York.

Splaff No. 3; Splaff Newspapers.

Kings Cross Whisper No. 186; Kings Cross Whisper, 231 Oxford Street, Darlinghurst, Sydney.

HEALTH ACT, 1911-1973. Shire of Carnarvon.

Proposed Waste Water Disposal Scheme. PURSUANT to sections 55-60 of the Health Act 1911-1973, it is advised that the Shire of Carnarvon proposes to submit to the Governor for approval, a proposed waste water disposal scheme.

It is proposed to construct a gravity sewer system, waste water pumping station and rising main to convey waste water from the Carnarvon Regional Hospital and properties adjoining the gravity sewer to the existing Carnarvon waste water treatment works for treatment and final disposals.

The estimated cost of the proposed works is \$170 000 and funds for construction will be provided from loan moneys raised in accordance with the provisions of the Local Government Act, and a Grant of \$50 000 from the Medical Department.

Plan FCPL/7428 Sheet No. 1 indicated the proposed construction works and also the properties shaded black, which will be capable of being connected to the proposed sewer system. The plan is available for inspection by the public at the office of the Council, Francis Street, Carnarvon during normal office hours.

The capital value of the properties to be served by the proposed works is approximately \$47 067.

Water supply for the project will be obtained from the Carnarvon town water supply controlled by the Public Works Department of Western Australia.

Objections to the proposal, in accordance with Section 58 of the Act, should be forwarded to the Hon. Minister for Health within one month after the last publication of this notice.

> A. J. TAYLOR, Shire Clerk.

P.O. Box 459, Carnarvon, W.A. 6701.

CHIROPRACTORS ACT, 1964.

Department of Public Health, Perth, 2nd September, 1974.

PHD. 316/65; Ex. Co. 2414.

HIS Excellency the Governor in Council has, pursuant to the Chiropractors Act, 1964, appointed the persons named in the Schedule hereunder as members and deputy members to the Chiropractors Registration Board for a period of three years expiring 20th July, 1977.

> K. J. M. CARRUTHERS, Commissioner of Public Health.

Schedule.

Mr. K. Todd and Mr. M. McKibbin-Members. Mr. R. Lee and Mr. P. Williams-Deputy Members.

MEDICAL ACT, 1894.

Department of Public Health, Perth, 3rd September, 1974.

P.H.D. 145/55; Ex. Co. 2413.

HIS Excellency the Governor in Council has approved, pursuant to Section 4 of the Medical Act, 1894, the appointment of Dr. K. J. M. Carruthers as a member of the Medical Board of Western Australia for a period ending 30th June, 1977, vice Dr. W. S. Davidson resigned.

K. J. M. CARRUTHERS, Commissioner of Public Health.

MENTAL HEALTH ACT, 1962-1973.

Department of Public Health, Perth, 3rd September, 1974.

P.H.D. 555/70; Ex. Co. 2415.

HIS Excellency the Governor in Council has appointed, pursuant to Section 11 of the Mental Health Act, 1962-1973, Dr. H. Cook to be a member of the Board of Visitors to Heathcote Hospital for the period ending 30th April, 1976, vice Dr. M. Ferri, resigned.

K. J. M. CARRUTHERS, Commissioner of Public Health.

MENTAL HEALTH ACT, 1962-1973.

Department of Public Health, Perth, 3rd September, 1974.

P.H.D. 1029/70; Ex. Co. 2416.

HIS Excellency the Governor in Council has appointed, pursuant to Section 11 of the Mental Health Act, 1962-1973, Mr. E. L. Turnbull and Mrs. E. A. Ames to be members of the Board of Visitors to Lemnos Hospital for the period ending 30th April, 1975.

K. J. M. CARRUTHERS, Commissioner of Public Health.

HOSPITALS ACT, 1927-1973.

Medical Department, Perth, 27th August, 1974.

FM 5.6.

HIS Excellency the Governor in Executive Council has been pleased to approve of the purchase of portion of that piece of land being Lot 837 Hampton Road, Fremantle, being Fremantle Town Lot 839—Certificate of Title Volume 1095, Folio 71, standing in the name of C. Merendino for the sum of \$34 000.

H. R. SMITH,

Director of Administration Medical and Health Services.

HOSPITALS ACT, 1927-1973.

Medical Department, Perth, 27th August, 1974.

FM 5.6, Part 1.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 17 (2) of the Hospitals Act, 1927-1973, the acquisition by the Fremantle Hospital Board of:—

- No. 19 Hampton Road, Fremantle, being por-tion of Fremantle Town Lot 838, Certi-ficate of Title volume 573, Folio 164;
- No. 23 Hampton Road, Fremantle, being one undivided half share in portion of Fre-mantle Town Lot 839, being Lot 2 on Diagram 7917, Certificate of Title volume 1012, Folio 65;
- No. 25 Hampton Road, Fremantle, being one undivided half share in portion of Fremantle Town Lot 839, being Lot 2 on Diagram 7917, Certificate of Title volume 1012, Folio 65;

for hospital purposes.

H. R. SMITH, Director of Administration Medical and Health Services.

HOSPITALS ACT, 1927-1973. Medical Department, Perth, 27th August, 1974.

KU 1.9.

HIS Excellency the Governor in Executive Council has been pleased to appoint under the provisions of the Hospitals Act, 1927-1973, the following persons as members of the Kunnunoppin District Hospital Board of Management for a period of three years ending 31st July, 1977:-

Messrs, R. J. Capp and G. T. Wilkinson and Mrs. B. Coumbe.

H. R. SMITH, Director of Administration Medical and Health Services.

HOSPITALS ACT, 1927-1973. Medical Department,

Perth, 27th August, 1974.

WH 1.9.

HIS Excellency the Governor in Executive Council has been pleased to appoint under the provisions of the Hospitals Act, 1927-1973, the following per-sons as members of the Wongan Hills District Hospital Board of Management for a period of one year ending 31st July, 1975:—

Messrs. T. P. Field, J. Burges, S. A. MacNamara, F. J. Jones, D. Gray, B. Smith, R. Buhler, I. G. Robinson, A. J. Parker, Mrs. S. Donnellan and Reverend N. Hogg.

> H B. SMITH. Director of Administration Medical and Health Services.

HOSPITALS ACT, 1927-1973.

Medical Department. Perth, 27th August, 1974.

SG 1.9.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under the provisions of the Hospitals Act, 1927-1973, Dr. K. J. M. Carruthers as a member of the Board of Manage-ment of Sir Charles Gairdner Hospital for the period ending 31st December, 1976, vice Dr. W. S. Davidson, resigned.

> H. R. SMITH, Director of Administration Medical and Health Services.

HOSPITALS ACT, 1927-1973. Medical Department, Perth, 27th August, 1974.

NS 1.9.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under the provisions of the Hospitals Act, 1927-1973, the following per-sons as members of the Norseman District Hospital Board of Management for a period of two years ending 31st July, 1976:-

Messrs L. E. Quan, H. G. K. Miles and N. R. Morton.

H. R. SMITH, Director of Administration Medical and Health Services.

HOSPITALS ACT, 1927-1973. Medical Department, Perth, 27th August, 1974.

JE 1.9.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under the provisions of the Hospitals Act, 1927-1973, the following per-sons as members of the Jerramungup District Hospital Board of Management for a period of one year ending 31st July, 1975:-

Messrs. S. McRae, R. Edmondson, R. Fuller, Mesdames K. Smithson, M. Davey, M. Goodwin and Reverend D. Murray. H. R. SMITH, Director of Administration Medical and Health Services.

HOSPITALS ACT, 1927-1973. Medical Department, Perth, 27th August, 1974.

KO 1.9.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under the provisions of the Hospitals Act, 1927-1973, the following per-sons as members of the Kojonup District Hospital Board of Management for a period of one year ending 31st July, 1975:—

Messrs G. Church, D. Carr, G. Jeffs, F. W. McKee, M. Ladyman, T. Watson and Mesdames K. Kelly, S. Kelly, J. Morley. H. R. SMITH. Director of Administration Medical and Health Services.

> HOSPITALS ACT, 1927-1973. Medical Department, Perth, 27th August, 1974.

GN 1.9.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under the provisions of the Hospitals Act, 1927-1973, the following per-sons as members of the Gnowangerup District Hospital Board of Management for a period of two years ending 31st July, 1976:-

Messrs R. A. Child, R. E. Elphick, A. H. Stewart and Mrs F. V. Bungey.

H. R. SMITH, Director of Administration Medical and Health Services.

HOSPITALS ACT, 1927-1973. Medical Department, Perth, 27th August, 1974.

HV 1.9.

HIS Excellency the Governor in Executive Council HIS Excellency the Governor in Executive Council has been pleased to appoint under the provisions of the Hospitals Act, 1927-1973, the following persons as members of the Harvey District Hos-pital Board of Management for a period of one year ending 31st July, 1975:—

Messrs. J. Burns, S. G. Byrd, W. J. Crews, O. Gerschow, W. Lofthouse, H. Patroni, F. Stanford, A. Smith, A. Frisina and Mesdames J. Giblett, E. Johnson, C. Wuilliemin.

H. R. SMITH, Director of Administration Medical and Health Services.

HOSPITALS ACT, 1927-1973.

Medical Department, Perth, 27th August, 1974.

BU 1.9.

HIS Excellency the Governor in Executive Council has been pleased to appoint under the provisions of the Hospitals Act, 1927-1973, the following persons as members of the Upper Blackwood Soldiers' Memorial Hospital Board of Management for a period of one year ending 31st July, 1975:—

Messrs. G. D. Miller, J. L. Watkins, K. E. Miller, G. A. Lodge, W. A. Treloar, M. W. Treloar, R. N. Cameron, V. L. Edwards and Mrs. G. A. Moulton.

> H. R. SMITH, Director of Administration Medical and Health Services.

HOSPITALS ACT, 1927-1973.

Medical Department, Perth, 27th August, 1974.

BE 1.9.

HIS Excellency the Governor in Executive Council has been pleased to appoint under the provisions of the Hospitals Act, 1927-1973, the following persons as members of the Beverley District Hospital Board of Management for a period of one year ending 31st July, 1975:—

Messrs. P. R. Bremner, B. T. Edwards, C. R. McGlew, P. Smith, W. Swan, C. L. Doncon and Doctor E D. Cullen and Mesdames P. M. Edwards, F. M. McGlew, M. L. Richardson.

> H. R. SMITH, Director of Administration Medical and Health Services.

HOSPITALS ACT, 1927-1973.

Medical Department, Perth, 27th August, 1974.

BO 1.9.

HIS Excellency the Governor in Executive Council has been pleased to appoint under the provisions of the Hospitals Act, 1927-1973, the following persons as members of the Brookton District Hospital Board of Management for a period of two years ending 31st July, 1976:—

Messrs. C. W. Chittleborough, S. J. Langley, N. J. Mc'Cabe and J. Matthews.

> H. R. SMITH, Director of Administration Medical and Health Services.

HOSPITALS ACT, 1927-1973.

Medical Department, Perth, 27th August, 1974.

ML 1.9.

HIS Excellency the Governor in Executive Council has been pleased to appoint under the provisions of the Hospitals Act, 1927-1973, the following persons as members of the Mullewa District Hospital Board of Management for a period of one year ending 31st July, 1975:---

Messrs. L. A. Ullrich, G. Eves, T. Harken, A. J. Keeffe, M. J. O'Brien, C. Roffey, Monsignor E. Bryan and Mrs. L. Whitehurst.

> H. R. SMITH, Director of Administration Medical and Health Services.

HOSPITALS ACT, 1927-1973.

Medical Department, Perth, 27th August, 1974.

MO 1.9.

HIS Excellency the Governor in Executive Council has been pleased to appoint under the provisions of the Hospitals Act, 1927-1973, the following persons as members of the Moora District Hospital Board of Management for a period of two years ending 31st July, 1976:—

Messrs. C. E. Kennedy, T. R. Matthews, and Mesdames E. Green, R. M. Adams, H. Tonkin.

> H. R. SMITH, Director of Administration Medical and Health Services.

HOSPITALS ACT, 1927-1973.

Medical Department, Perth, 27th August, 1974.

YL 1.9.

HIS Excellency the Governor in Executive Council has been pleased to appoint under the provisions of the Hospitals Act, 1927-1973, the following persons as members of the Yarloop District Hospital Board of Management for a period of two years ending the 31st July, 1976:—

Messrs. J. B. O'Connor, L. Doyle, B. G. Blackman, J. G. McEwin and J. L. Salerian.

> H. R. SMITH, Director of Administration Medical and Health Services.

HEALTH ACT, 1911-1973.

Shire of Armadale-Kelmscott.

PHD. 1783/56, Ex. Co. 2420.

WHEREAS under the provisions of the Health Act 1911-1973 a Local Authority may make or adopt by-laws, and may alter amend or repeal any by-laws so made or adopted; now, therefore, the Shire of Armadale-Kelmscott being a Local Authority within the meaning of the Act, and having adopted the Model By-laws described as Series "A" as reprinted pursuant to the reprinting of Regulations Act 1954, in the *Government Gazette* on the 17th July, 1963 doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

PART IX.—OFFENSIVE TRADES.

Add after Section V a new section W to read as follows:-

Section W.—Lot Feeding of Cattle.

1. For the purpose of this section of these By-laws the term "Lot Feeding of Cattle" means any method of cattle keeping in which pens or enclosures or similar devices are used to confine cattle for intensive rearing or fattening.

2. After the coming into operation of this by-law it shall be unlawful for any person to establish a premises for the "Lot Feeding of Cattle" in any portion of the district other than that land zoned rural.

3. Every pen or enclosure shall be at least 60 metres distant from any water course, creek, stream, dam, etc. where water is used for human or animal consumption or street or thoroughfare dwelling house or dairy, or other premises wherein food is prepared and not less than 60 metres from boundaries of land not in the same ownership.

4. Lot feeding of cattle shall not be established on a property of less than 12 hectares.

5. The floor of every pen or enclosure shall be properly paved in concrete with a 300 mm upstand perimeter and every floor shall have sufficient fall to a surface gutter which shall be constructed of similar material and shall be not less than 300 mm wide and 100 mm deep in the centre of its width and shall extend the whole length of the pen, and have sufficient fall so that it shall discharge all liquids falling upon the floor or upon the gutter to drain inlet situated outside the pen area.

6. Every premises shall be cleansed daily by means of hosing with water.

7. All dung and floor washings from the pen area shall be conveyed by drain to a waste treatment facility on the premises which shall provide for mechanical and biological treatment to the satisfaction of Council. The disposal of solid and liquid wastes after treatment shall be to the satisfaction of Council.

8. Where the number of cattle on the premises does not exceed 20 head per 0.404 hectares. Council may permit the disposal of dung and floor washings on site by means of a lagoon system of effluent disposal to the requirements set down by the Local Health Authority.

9. Every occupier shall provide a sufficient and constant supply of clean water which shall be properly protected from pollution and be always available for cleansing purposes.

10. Every occupier shall store all materials intended for the use as feed in a manner directed by a Health Surveyor.

11. Every occupier shall not receive, or suffer, or permit to be received on any such premises any material of a putrescrible nature not intended for the use as feed.

Passed at a meeting of the Armadale-Kelmscott Shire held on 15th July, 1974. S. V. PRIES.

President.

A. E. RASMUSSEN, Shire Clerk.

Approved by His Excellency the Governor in Executive Council, this 27th day of August, 1974.

F. P. KNIGHT, Clerk of the Council.

HEALTH ACT, 1911-1973. Shire of Rockingham.

PHD. 455/58; Ex. Co. 2421.

WHEREAS under the provisions of the Health Act, 1911-1973, a Local Authority may make or adopt by-laws, and may later amend or repeal any by-laws so made or adopted: Now, therefore, the Shire of Rockingham, being a Local Authority within the meaning of the Act and having adopted the Model By-laws described as Series "A" as reprinted in the *Government Gazette* on the 17th July, 1963, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:---

PART I-GENERAL SANITARY PROVISIONS.

Amend By-Law 28A-

1. By inserting the following words at the end of Clause 1:--

"... subject to the approval of the Rockingham Shire Council."

2. Clause 2 (b) be altered by deleting the words-

"50 cents" and inserting the words "\$2.00".

Passed at a meeting of the Rockingham Shire Council held on the 9th July, 1974.

A. POWELL,

President. D. J. CUTHBERTSON, Shire Clerk.

Approved by His Excellency the Governor in Executive Council, this 27th day of August, 1974.

F. P. KNIGHT, Clerk of the Council,

HEALTH ACT, 1911-1973.

Shire of Rockingham.

PHD. 455/58; Ex. Co. 2419.

WHEREAS under the provisions of the Health Act 1911-1973, a Local Authority may make or adopt by-laws, and may later amend or repeal any by-laws so made or adopted: Now, therefore, the Shire of Rockingham, being a Local Authority within the meaning of the Act and having adopted the Model By-laws described as Series "A" as reprinted in the Government Gazette on the 17th July, 1963, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:-

PART I.-GENERAL SANITARY PROVISIONS.

Include a new by-law 28 (B) to read as follows:

1. No person shall keep more than three (3) cats over the age of three (3) months on any land within the district of the Shire of Rockingham, except within the Rural area of the district where Catteries are permitted, subject to Council approval.

2. The occupier of any premises whereon cats are kept for breeding purposes or for boarding on behalf of any other person or whereon more than three (3) cats over the age of three (3) months are kept for any other purpose, shall comply with the following conditions-

- (a) the occupier shall obtain permission from the Rockingham Shire Council to establish a cattery within the Rural area;
- (b) upon receiving approval to establish a cattery the occupier shall register with the Local Authority as a keeper of a cattery and the premises shall also be registered ;
- (c) the occupier shall have paid to the Local Authority a registration fee of \$2.00;
- (d) the occupier shall provide for every cat a properly constructed shelter with an enclosure which shall comply with the following conditions-
 - (i) every shelter shall have a floor area of not less than 0.56 square metres for every cat over the age of three (3) months old that may be kept therein; and
 - (ii) the area of the enclosure appurtenant to any shelter or group of shelters forming a cattery shall not be less than three (3) times the area of the shelter or group of shelters to which it is appurtenant.
- (e) no shelter or enclosure shall be at a less distance than 10 metres from the boundary of any land not in the same ownership or possession, or at any less distance than 10 metres from any dwelling, church, schoolroom, hall, factory, dairy or premises, whatsoever wherein food is manufactured, packed, or prepared for human consumption, and
- (f) all enclosures, yards, runs and shelters within which cats are kept shall be maintained at all times in a clean condition and free from vermin and shall at any time be cleaned, disinfected, or otherwise dealt with as a Health Surveyor may direct.

Passed at a meeting of the Rockingham Shire Council held on the 9th July, 1974.

A. POWELL.

President. D. J. CUTHBERTSON Shire Clerk.

Approved by His Excellency the Governor in Executive Council, this 27th day of August, 1974.

> F. P. KNIGHT, Clerk of the Council.

POLICE ACT, 1911.

List of stolen property for the Police Auction sale, 1974, at Kalgoorlie.

- Folio; Particulars of Property.
- 56/72—2 x bed sheets and 1 x towel. 13/73—1 x 6' "West Coast" surf board. 52/73—1 x "Austin" push cycle.
- 60/73—1 x blanket. 61/73—1 x "Kriesler" transistor radio.
- 62/73—1 x machette in pouch.

- 69/73—1 x machette in poten. 69/73—1 x gents jumper. 75/73—1 x bag of assorted clothing. 77/73—1 x wheel trim and hub cap. 79/73—Quantity of tobacco. 84/73—1 x "Aussie" push cycle.

- 84/'(3-1 x "Aussie" push cycle.
 86/73-1 x cotton blanket.
 97/73-1 x R.A.C. First Aid Kit.
 98/73-1 x brunch coat.
 111/73-1 x "Ioshiba" transistor radio.
- 114/73—Quantity of cigarettes. 116/73—Quantity of tobacco. 118/73—1 x "Hohner" accordian. 126/73—1 x gents push cycle. 132/73—1 x "Sayno" transistor radio. 133/73—1 x transistor radio. 134/73—1 x "Sanyo" cassette recorder, 2 x cassettes and one ring. 135/73-1 x multi coloured rug. 146/73—1 x gents push cycle. 151/73—1 x sunglasses and 1 x fiashlight. 166/73—1 x girls push cycle. 168/73—Quantity of property from Clerk of Courts, Kalgoorlie, as follows: Box "A": 13 spanners. 1 pair plyers. 1 screwdriver. 1 socket handle.
 - 1 car First Aid Kit.

- 1 blanket.
- 1 Hydraulic Jack.
- 1 oil can. Exhibits in matter of Kalgoorlie C.P.S. Charge 13/73 Regina v T. R. Davis.
- 1 Dowidat wheelbrace. 2 x 6 piece ring spanner sets.
- 3 blankets.
 - Exhibits in matter of Kalgoorlie C.P.S. Charge 2287/72. Regina v M. L. O'Connor.
- Box "B":

3352

- 1 pair boots.
- 1 4 gallon drum. Exhibits in matter of Regina v Wilson —Arson charge Leonora. Pre-sented in matter of Regina v S. Akee.
- 1 map.
- Quantity tobacco and beer.
- 2 shopping bags.
- 1 Thermos flask
- 1 pair men's trousers.
- 1 pair men's black shoes.
 - Exhibits presented in matter of Regina v R. D. Connolly. Com-mitted for trial 14th September, 1971
- Box "C":
 - 1 pack Chesterfield cigarettes.
 - 1 pack tobacco.
 - 1 car coat.
 - ibits presented in matter of Regina v Sharp & Turner. Com-mitted for trial 13 June, 1972. Exhibits 1 Meco Flaring tool set.

 - Micrometer set.
 box sundry tools marked "Valve seat Syncro-Seating Kit". Exhibits presented in matter of
 - ibits presented in matter of Regina v L. V. Turich. Committed for trial 2nd November, 1971.

 - 2 Womens tops. Exhibit "A" presented in matter of Regina v Postans and Wright.
- Item "E":
- Three 4 gallon drums. Item "F":
- One length garden hose.
- Item "G":
 - 1 x pair Felco Bolt Cutters.
- Exhibit in Police v Smeets and Blair. Item "H":
- Olympic 6.40-6.50 x 2 13 tyres Nos YN 3231 and UN 3519.

Item "J":

- 2 Spears
 - Exhibits in matter of Regina v V. Richard Scott. Committed for trial 14/4/72.
- 169/73-1 x pocket knife.
- 172/73-7 x pool balls. 187/73-1 x "Philips" transistor radio.
- 193/73-1 x tool box containing quantity of tools.
- 193/73—1 x tool box containing quantity of tools.
 194/73—1 x suitcase containing sundry clothing.
 64/74—1 x spanner and 1 x pair of pliers.
 65/74—2 x complete rims and tyres.
 66/74—1 x "Internet" transistor radio.
 67/74—1 x "Sidchrome" tool box containing tools.
 68/74—1 x travelling bag (alriine type).
- 71/74 x boys 20" pushcycle. 72/74 x gents 27" pushcycle. 73/74 x Shibaura petrol engine Model GE 25a.
- 74/74—1 x set of 6 spanners. 75/74—1 x gents 28" pushcycle. 76/74—1 x boys 20" dragstar pushcycle.
- 77/74—7 x pairs panties, 1 x gents Skimps, 1 x gents jockettes.
- 78/74-7 x pairs ladies panties.
- 5/74-1 x pulse shares blue with black saddle. 23/74-1 x gents wrist watch "Genova" make. 26/74-1 x yellow metal wrist watch "Davicga"
- make. 43/74—1 x "Ilford camera, 1 x "Esfel" watch in broken condition.
- 44/74—1 x girls pushcycle, old condition. 81/74—1 x small girls bicycle.

- 82/74-1 x pair swimming flippers, 1 x fishing rod,
- 1 x fishing reel. -1 x ladies bicycle, blue frame, "Sports Star" make. 83/74-
- List of found property for the 1974 Police Auction Sale at Kalgoorlie.

Folio; Particulars of Property.

- 3/73-2 x brown suitcases with mens clothing and sundry papers and a bottle of champagne and a bottle of beer.
- x brown suitcase containing sundry 11/73 items.
- 29/73-4 x bottles Hannans beer and 1 x $\frac{1}{2}$ gallon flagon sherry.
- 31/73-1 x double V pulley.
- 41/73-1 x yellow metal ring.
- 53/73—1 x yenow metan mig.
 53/73—1 x brown leather belt with spikes.
 80/73—4 x bottles Hannans beer and 1 x bottle of Vodka and Orange.
 100/73—167 x cans of Emu Export beer in cases.
 101/73—See attached list from the Kalgoorlie Utentication.

- Hospital. 102/73—1 x doll (toy) and 1 x cardigan.

- 122/73—1 x don (doy) and 1 x cardigan. 122/73—1 x steel roller. 124/73—1 x tension wrench and calculator. 126/73—1 x pair pants and 1 x pair sox. 134/73—2 x bottles Port, 1 x bottle Rum, 2 x bottles Coca Cola, 1 x bottle Swan beer.
- 152/73—1 x plastic bag containing sundry items. 160/73—1 x bottle of Champagne.

- 168/73—1 x gents wrist watch. 176/73—1 x ladies wrist watch.
- 14/74-1 x 700 x 16 Dunlop truck wheel rim and tyre.
- 31/74—1 x Carriers two wheeled barrow. 32/74—2 x ring spanners and 1 x broken screw-
- driver.

stone.

Bayley"

14-

15 -

16 -

17-

18-

19-

20 -21-

22

23-

-One yellow metal ring. 5-One yellow metal ear ring.

8—One purse—red. 9—One purse—brown hide 10-One red plastic pendant.

-One purse—hide. -One purse—hide. -One purse—plastic.

-One white metal watch band.

11-One sunglasses black plastic rims. 12—One sunglasses black plastic rims. 13—One sunglasses yellow metal rims.

-One sunglasses white metal rims.

-One spectacles in brown case.

-One spectacles in blue case.

-One wallet-brown leather.

-One spectacles in black case.

-One spectacles in green case.

- 38/74—1 x ring spanner. 87/74—1 x Vespa motor scooter. 89/74—1 x brown suit case containing personal clothing.
- 90/74-1 x brown vinyl wallet. 91/74-1 x small car refrigerator, 3 cubic feet. 92/74-1 x wooden box containing sundry items of clothing, papers, tools, fishing gear and
- a electric shaver.
- $93/74-1 \ge 7.50 \ge 16$ complete wheel. $44/74-3 \ge 50$ bottles of Hannans beer. $47/74-1 \ge 50$ initiation leather case containing 2 ≥ 50
- camera's and extras. 52/74-1 x green metal trunk containing sundry
- mens clothing. 59/74-1 x gents wrist watch "Baton" make.
- 46/74—1 x childs pusher, damaged condition. 97/74—1 x Vauxhall Velox sedan, 1954 model, eng. No. EP 99500.

KALGOORLIE REGIONAL HOSPITAL.

1—One yellow metal wrist watch—ladies. 2—One yellow metal dress ring with red stone. 3—One yellow metal locket and chain with green

-One white metal watch "Felicia" inscribed "S.

One hair brush inscribed "Claudius Caesar. TIA. IMP. Ser" with yellow metal rim.

Found Property. Ttem

- 24—One wallet—brown leather. 25—One wallet—black plastic. 26—One yellow metal "Niki" watch with leather

band.

27—One white metal "Westclox" pocket watch. 28—One yellow metal ring 18C. 10KOPP. 29—One yellow metal ring 9ct.

30—One yello wmetal ring 18ct.—Apex. 31—One pen knife.

- 32—One electric shaver Philips red serial number SC7749 in brown case.

Department of Corrections, Perth, 27th August, 1974.

P.D. 305/71.

HIS Excellency the Governor in Executive Council approved the appointment of Mr. K. H. Hogg, Senior Stipendiary Magistrate as Chairman of the Prisons Appeal Board for a term of three years from 1st September, 1974.

> C. W. CAMPBELL, Director.

TRAFFIC ACT, 1919 (AS AMENDED).

I, RAYMOND JAMES O'CONNOR, being the Minister for the time being charged with the ad-ministration of the Traffic Act, 1919 (as amended), acting in exercise of the powers conferred by sub-(as amended) and pursuant to the requirements of a resolution of the Council of the undermen-tioned local authority do, by publication of this notice, confer and impose on the Director, Depart-ment of Motor Vehicles, with effect from and including the first day of October, 1974, all the powers conferred and the duties imposed on the local authority of the Town of Geraldton by that Act (other than the powers and duties relating Act (other than the powers and duties relating to road construction).

Dated at Perth this 2nd day of September, 1974. R. J. O'CONNOR,

Minister for Traffic Safety.

FAUNA CONSERVATION ACT, 1950-1970. Department of Fisheries and Fauna,

Perth, 30th August, 1974.

F. & F. 83/62.

IT is hereby gazetted for general information that the Hon. Minister for Fisheries and Fauna has appointed the following persons as Wardens of Fauna:

Aubrey Vincent Green. Peter Charles Willey. Phillip Douglas Mozel. Lindsay John Wallis. Lawrence Robert Poole. Bernard Unwin. Thomas Harold Froby.

H. B. SHUGG. Chief Warden of Fauna.

TRANSFER OF LAND ACT, 1893 (AS AMENDED).

Application A522600.

TAKE notice that The Perth Diocesan Trustees of Church Office Law Chambers, Cathedral Square, Perth, has made application to be registered under the Transfer of Land Act, 1893 (as amended), as the proprietor of an estate in fee simple in possession in the following piece of land situate in the Swan District and being:-

Portion of Swan Location 13 containing 2.4025 hectares: Bounded by lines commencing at the northwestern corner of Lot 69 of Swan Location 13 on Diagram 4348 and extending southerly 85.92 metres along the western boundary of the said Lot 69 thence easterly 21.03 metres along the southern boundary of the said Lot 69 and part of a

southern boundary of Lot 68 on the said Diagram 4348 thence southerly 33.05 metres along the western boundary of a parcel of Crown land (formerly the por-tion of Swan Location 13 comprised in Memorial of Conveyance Book 8 Number 366) thence westerly 25.33 metres, 170.11 metres and 21.75 metres along northern boundaries of Middle Swan Road thence northwesterly 20.92 metres and northerly 103.42 metres along a northeastern boun-dary and part of an eastern boundary of Bood Number 7555 thence costorly 25.21 Road Number 7555 thence easterly 253.11 metres along part of a southern boundary of Swan Location 12 to the starting point.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above piece of land and desiring to object to the said application are hereby required to lodge in this Office on or before the 21st day of October next a Caveat forbidding the said land being brought under the operation of the said Act.

E. R. SPURLING Acting Registrar of Titles.

(Office of Titles, Perth, this 2nd day of September, 1974.)

(Stone James & Co., Perth, Solicitors for the Applicant.)

TRANSFER OF LAND ACT, 1893 (AS AMENDED).

Application A752069.

TAKE notice that Nikola Separovich, Electrical Contractor, and Slavca Separovich, his wife, both of 70 Sayer Street, Midland, have made application to be registered under the Transfer of Land Act, 1893 (as amended), as the proprietors of an estate in fee simple in possession in the following piece of land situate in the Swan District and being:-

Portion of Swan Location 15 containing 1012 square metres and being Lot 190 on Plan 1236 (Sheet 1): Bounded on the north by Location 15 on Plan 1236 (Sheet 1) measuring 50.29 metres, on the east by parts of the western boundaries of Lots 191 and of the western boundaries of hots 191 and 213 on the said Plan 1236 (Sheet 1) measuring 20.12 metres, on the south by the northern boundary of Lot 214 on the said Plan 1236 (Sheet 1) measuring 50.29 metres and on the west by part of the eastern boundary of Sayer Street measuring 20.12 metres.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above piece of land and desiring to object to the said application are hereby required to lodge in this Office on or before the 21st day of October next a Caveat forbidding the said land being brought under the operation of the said Act.

E. R. SPURLING

Acting Registrar of Titles.

(Office of Titles, Perth, this 30th day of August, 1974.) (John G. Fewings, Midland, Solicitors for the

Applicant.)

TRANSFER OF LAND ACT, 1893 (AS AMENDED).

Application A831900.

TAKE notice that Ethel Marjorie Nesbitt of 50-60 Earl Street, Albany, Widow, has made application to be registered under the Transfer of Land Act, 1893 (as amended) as the proprietor of an estate in fee simple in possession in the following piece of land situate in the Albany District and being:---

Portion of Albany Town Lot 144 containing 1 858 square metres and being Lot 6 the subject of Diagram 44432: Bounded on the north by the southern boundary of the portion of Albany Town Lot 144 the sub-ject of Diagram 62 measuring 26.93 metres on the east by next of the worthow hour dary of Spencer Street measuring 57.31

[6 September, 1974.

metres on the south by part of the northern boundary of Earl Street measuring 51.7 metres and on the west by part of the eastern boundary of the portion of Albany Town Lot 143 as is comprised in Certificate of Title Volume 492 Folio 122 measuring 42.35 metres.

And further take notice that all persons other than the applicant claiming to have any estate, right, title or interest in the above piece of land and desiring to object to the said application are hereby required to lodge in this Office on or before the 21st day of October next a Caveat forbidding the said land being brought under the operation of the said Act.

> E. R. SPURLING, Acting Registrar of Titles.

(Office of Titles, Perth, this 30th day of August, 1974.)

(Hudson Henning & Goodman, Albany, Solicitors for the Applicant.)

TRANSFER OF LAND ACT, 1893 (AS AMENDED).

Application A391412.

TAKE notice that James Elworthy Jones, of Kojonup, farmer, has made application to be registered under the Transfer of Land Act, 1893 (as amended), as the proprietor of an estate in fee simple in possession of the following piece of land situate in the Kojonup District and being:----Portions of Kojonup Location 6 containing to-

- gether 262.1 hectares: Firstly—Northwestern Portion: Bounded by lines commencing at the northeastern corner of Kojonup Location 3744 and extending southeasterly 1 631.95 metres along part of the southwestern boundary of a public road, thence southwesterly 780.77 metres, 250.82 metres and 375.6 metres along northwestern boundaries of Road No. 3059 to its intersection with the right bank of the Balgarup River, thence northwesterly, northerly and again northwesterly along part of the said right bank of the Balgarup River to its intersection with the southeastern boundary of the portion of Kojonup Location 6 as is comprised in Memorial of Conveyance Book 22 Number 1499, thence northeasterly 37.64 metres and northwesterly 608.91 metres along a southeastern boundary and a northeastern boundary respectively of the said portion of Kojonup Location 6 as is comprised in Memorial of Conveyance Book 22 Number 1499, thence northeasterly 1 346.07 metres along the southeastern boundary of the portion of the said Kojonup Location 3744 as is comprised in Certificate of Title Volume 1100 Folio 221 to the starting point.
 - Secondly—Southeastern Portion: Bounded by lines commencing at the intersection of a southeastern boundary of Road No. 3059 and a northwestern boundary of Kojonup Location 5 and extending southwesterly 421.39 metres along part of a northwesterm boundary of the said Kojonup Location 5, thence northeasterly 135.63 metres, 100.3 metres and 195.96 metres along southeastern boundaries of the said Road No. 3059 to the starting point.

And further take notice that all persons other than the applicant claiming to have any estate, right, title or interest in the above piece of land and desiring to object to the said application are hereby required to lodge in this office on or before the 21st day of October next a Caveat forbidding the said land being brought under the operation of the said Act.

E. R. SPURLING,

Acting Registrar of Titles. (Office of Titles, Perth, this 2nd day of September, 1974.)

(Muir Williams Nicholson & Co., Perth, Solicitors for the Applicant.)

GOVERNMENT LAND SALES.

Department of Lands and Surveys, Perth, 7th September, 1974.

Corres. 108/57.

THE undermentioned allotments of land will be offered for sale by public auction on the date and at the place specified hereunder, under the provisions of the Land Act, 1933-1972, and its regulations.

Jurien Lots; Street; Area (Square Metres); Upset Price.

Saturday, 5th October, 1974, at 12 noon, in the Town Hall, Bashford Street, Jurien.

- These lots are sold subject to the following conditions:---
 - (a) The purchaser shall erect on the lot purchased a residence to comply with local authority by-laws within two years from the date of sale. If this condition shall not have been complied with in the time prescribed, the land shall be absolutely forfeited together with all purchase money and fees that may have been paid.

A transfer of the license will not be approved nor a Crown grant issued for the lot until the purchaser has complied with the building condition.

- (b) A limit of one lot per person shall apply and for the purpose of this condition husband and wife are deemed to be one.
- (c) The purchaser of Lot 320 shall fill the lot to a level specified by the local authority.

All improvements on the land offered for sale are the property of the Crown and shall be paid for as the Minister may direct whose valuation shall be final and binding on the purchaser.

Plans and further particulars may be obtained from the Lands Department, Perth.

(Public Plan Jurien Townsite.)

F. W. BYFIELD, Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys, Perth, 6th September, 1974.

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

Corres. 1772/74.

BROOME.—No. 32823 (Government Requirements), Lot No. 1047 (2.0246 hectares). (Plan Broome Regional (Wattle Drive).)

Corres. 231/72.

COWARAMUP.—No. 32824 (Water Supply), Lot No. 56 (1600 square metres). (Diagram 80758, Plan Cowaramup Townsite (near Bussell Highway).) Corres. 2393/73.

GOOMALLING.—No. 32322 (Campsite (M.R.D.)) Lot No. 442 (1.8870 hectares). (Diagram 80705, Plan Gloomalling 31:17; 31:18 (Slater and Williams Streets).)

Corres. 398/72.

MERREDIN.—No. 32827 (Railway Barracks), Lot No. 1224 (6070 square metres). (Original Plan 12001, Plan Merredin 1:50 000.)

Corres. 2826/74.

NORTH BEACH.—No. 32810 (Government Requirements) Lot No. 372 (789 square metres). (Plan Perth 2000 BG 34/07.34 (Charles Riley Road, North Beach).)

Corres. 2827/74.

NORTH BEACH.—No. 32811 (Government Requirements), Lot No. 559 (852 square metres). (Plan Perth 2000 BG 34/07.34 (Charles Riley Road, North Beach).)

Corres. 2832/74.

SWAN.—No. 32814 (Recreation), Loc. No. 9045 (2.1537 hectares). (Original Plan 13235, Plan Perth 2000 BG/08 36 and 37 (Beach Road, Duncraig).)

Corres. 3639/68.

SWAN.—No. 32815 (Hospital Site), Loc. No. 9046 (4.0326 hectares). (Original Plan 13235, Plan Perth 2000 BG/08 36 and 37 (Beach Road, Duncraig).)

Corres. 3261/61. V.2.

WYNDHAM.—No. 32816 (Recreation and Stables), Lot No. 1264 (1.7806 hectares). (Diagram 70992, Plan Wyndham, Sheet 1 (Great Northern Highway).)

F. W. BYFIELD, Under Secretary for Lands.

AMENDMENT OF RESERVES.

Department of Lands and Surveys, Perth, 6th September, 1974.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1972, as follows:----

Corres. 1181/69.—Of the amendment of Reserve No. 29801 (Victoria location 10837) "Public Recreation and Camping" to comprise an area of 634.4080 hectares as surveyed and shown on Original Plan 10788 and of its area being increased accordingly. (Plan 91/80 C.2.).

Corres. 1180/69.—Of the amendment of Reserve No. 29806 (Victoria location 10902) "Conservation of Flora" to comprise an area of 2891.8229 hectares as surveyed and shown on Original Plan 10814 and of its area being increased, accordingly. (Plan 94/80 C.D.3.).

F. W. BYFIELD, Under Secretary for Lands.

CANCELLATION OF RESERVE No. 17676.

Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 5306/20.

HIS Excellency the Governor in Executive Council has been pleased to approve, under Section 37 of the Land Act, 1933-1972, of the cancellation of Reserve No. 17676 (Avon Location 22080) "Quarry (Sand)". (Plans Merredin 35:36, 35:37.).

> F. W. BYFIELD, Under Secretary for Lands.

CHANGE OF PURPOSE OF RESERVES.

Department of Lands and Surveys, Perth, 6th September, 1974.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933-1972, as follows:

Corres. 139/04.—Of the purpose of Reserve No. 9251 (Grass Valley Lot 71) being changed from "Public Purposes (Sheep Dip)" to "Park and Recreation". (Plan Grass Valley Townsite (Carters Road).).

Corres. 3715/59.—Of the purpose of Reserve No. 26649 (Canning Locations 1882 and 2255) being changed from "Drainage Purposes" to "Use and Requirements of the Metropolitan Water Supply Sewerage and Drainage Board". (Plan F30-4 (Albany Highway, Cannington).).

Corres. 1497/71.—Of the purpose of Reserve No. 32378 (Swan Location 8949) being changed from "Recreation" to "Public Recreation". (Plan: P107-4 (Derrington Crescent, Balga).).

Corres. 1497/71.—Of the purpose of Reserve No. 32379 (Swan Location 8950) being changed from "Recreation" to "Public Recreation". (Plan P107-4 (Derrington Crescent, Balga).).

Corres. 2194/60, V.2.—Of the purpose of Reserve No. 32436 (Swan location 8948) being changed from "Government Requirements" to "Parklands". (Plan M135-4, M150-4, M151-4.).

> F. W. BYFIELD, Under Secretary for Lands.

REVOCATION OF ORDERS IN COUNCIL.

Department of Lands, and Surveys, Perth, 6th September, 1974.

IT is hereby notified for general information that His Excellency the Governor in Executive Council

has been pleased to revoke as follows:— Corres. 139/04.—The Order in Council issued under Executive Council Minute No. 958 dated 12th April, 1905 whereby Reserve No. 9251 (Grass Valley Lot 71) "Public Purposes (Sheep Dip)" was placed under the control of Clarence Spencer, John Martin Jnr., and Fred R. Walsh as a Board of Management and to approve of the cancellation of the appointment of the said Board as a Board of Management to control and manage the said reserve accordingly.

Corres. 5306/20.—The Order in Council issued under Executive Council Minute No. 3282 dated 28th November, 1928 whereby Reserve No. 17676 (Avon Location 22080) was vested in the Merredin Road Board in trust for the purpose of "Quarry (Sand)" and to approve of the cancellation of the relevant Vesting Order accordingly.

Corres. 3715/69.—The Order in Council issued under Executive Council Minute No. 2998 dated 26th November, 1969 whereby Reserve No. 26649 (Canning Locations 1882 and 2255) was vested in the Metropolitan Water Supply, Sewerage and Drainage Board in trust for "Drainage Purposes" and to approve of the cancellation of the relevant Vesting Order accordingly.

> F. W. BYFIELD, Under Secretary for Lands.

AMENDMENT OF RESERVES CLASS "A". Department of Lands and Surveys,

Perth, 6th September, 1974.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 31 (4) of the Land Act, 1933-1972 as follows:—

Corres. 1185/69.—Of the amendment of Class "A" Reserve No. 29804 (Victoria location 10863) "National Park" to agree with survey as shown on Original Plan 10809 and of its area being reduced to 1376.5458 hectares, accordingly. (Plan 91/80 F.2.).

Corres. 4025/67.—Of the amendment of Class "A" Reserve No. 29805 (Victoria location 10889) "Tathra National Park" to agree with survey as shown on Original Plan 10786 and of its area being increased to 2929.8178 hectares, accordingly. (Plan 94/80 D.E.3.4.).

> F. W. BYFIELD, Under Secretary for Lands.

PARKS AND RESERVES ACT, 1895.

Cancellation of Appointment of Board. Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 5865/99.

HIS Excellency the Governor in Executive Council has been pleased to approve, under the provisions of the Parks and Reserves Act, 1895, of the cancellation of the appointment of Messrs. Frederick Lewis Wilberforce Roe, William George Spencer and Austin Michael Sermon as a Board of Management to control and manage Reserve No. 18954 (Grass Valley Lot 122) "Recreation".

> F. W. BYFIELD, Under Secretary for Lands.

DAGLISH TOWNSITE.

Amendment of Boundaries.

Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 5988/01.

IT is hereby notified that the Governor in Executive Council has been pleased to approve under Section 10 of the "Land Act, 1933" of the amendment of the boundaries of Daglish Townsite to exclude the area described in the schedule hereunder

F. W. BYFIELD, Under Secretary for Lands.

Schedule.

All that portion of land bounded by lines starting from a point on the north-western boundary of Daglish Lot 421 situate, 51 degrees 6 minutes, 36.53 metres from the western corner of that lot and extending generally easterly 17.72 metres along the arc forming a northern boundary of that lot; thence 298 degrees 47 minutes, 10.06 metres and thence 231 degrees 6 minutes, 10.06 metres to the starting point. (Public Plan P218-4.).

NAMING OF LOCALITY.

City of Fremantle.

Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 1829/73.

IT is hereby notified for general information, that the name "Samson" has been applied to the locality as defined on Lands and Surveys Miscellaneous Plan 717 and within the City of Fremantle and shall hereafter be known and distinguished as "Samson" accordingly. (Public Plan F74-4.)

F. W. BYFIELD, Under Secretary for Lands.

WITHDRAWAL NOTICE.

Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 2103/74. IT is hereby notified for general information that Rockingham Lot 1370 has been withdrawn from sale under section 41A (4) of the Land Act, 1933-1972.

> F. W. BYFIELD, Under Secretary for Lands.

NAMING OF STREETS.

Department of Lands and Surveys, Perth, 6th September, 1974.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act, 1933-1972, as follows:—

Shire of Albany.

Corres. 1962/73.—Of the naming, change of names and deletion of names of the roads within the Shire of Albany as shown delineated in green

on Lands and Surveys Miscellaneous Plan 661. (Public Plans 446/80, 451B/40, 451C/40, 451D/40, Redmond 219-4, Redmond 220-4, Redmond 236-4, Redmond 235-4, 452C/40, 456B/20, 457A/40 and 457B/40, 456B/40.)

Shire of Augusta-Margaret River.

Corres. 2518/74.—Of the naming of the roads within the Shire of Augusta-Margaret River as shown delineated in red on Lands and Surveys Miscellaneous Plan 729. (Public Plans Augusta Regional 441A/40; 440D/40; 440A/40; 414D/40; 413D/40; 413C/40; 441/80; 440/80.)

Shire of Capel.

Corres. 2403/74.—Of the naming of the roads within the Shire of Capel as shown delineated in red on Lands and Surveys Miscellaneous Plan 727. (Public Plans 412C/40; 413B/40; 411D/40; 414A/40; B132-4; B133-4; B134-4.)

Shire of Cuballing.

Corres. 853/72.—Of the naming of the roads within the Shire of Cuballing as shown delineated in red on Lands and Surveys Miscellaneous Plan 728. (Public Plans 378 D/40; 379 C/40; 385 A/40; Pingelly 1:50 000; Woyerling 1:50 000; Narrogin 1:50 000; Yilliminning 1:50 000.)

Shire of Bridgetown Greenbushes.

Corres. 1986/74.—Of the naming of the roads within the Shire of Bridgetown-Greenbushes as shown delineated in red on Lands and Surveys Miscellaneous Plan 699. (Public Plans 414C/40, 415D/40 438A/40, 439B/40, 439C/40, 438D/40.)

Shire of Dardanup.

Corres. 4023/68.—Of the naming of the roads within the Shire of Dardanup as shown delineated in red on Lands and Surveys Miscellaneous Plan 719. (Public Plans 411A/40; 411C/40; 411D/40; 414A/40; B71-4; B72-4; B88-4; B87-4; B103-4; B104-4; B120-4; B119-4; B135-4; B136-4.)

Shire of Donnybrook-Balingup.

Corres. 1995/74.—Of the naming of the roads within the Shire of Donnybrook-Balingup as shown delineated in red on Lands and Surveys Miscellaneous Plan 710. (Public Plans 411D/40; 411C/40; 414B/40; 414A/40; 414D/40; 414C/40; 439A/40; 439B/40; Collie 40, Sheet 3, Balingup Townsite.)

Shire of Nannup.

Corres. 2361/74.—Of the naming of the roads within the Shire of Nannup as shown delineated in red on Lands and Surveys Miscellaneous Plan 718. (Public Plans 440/80, 441/80, 413C/40, 414D/40, 439A/40, 439B/40, 439C/40, 439D/40, 442A/40 and 442/40.)

Shires of Manjimup, Denmark and Albany.

Corres. 3182/52.—Of the name South Coast Highway being applied to the road commencing from the southwestern corner of Reserve 21093 and the western boundary of Walpole Townsite generally easterly to its junction with the Albany Highway.

(This notice hereby supersedes the notice published in the Government Gazette of 30th August, 1957.)

(Public Plans 453C/40, 455B/40, 456A/40, 456B/40, 452D/40, 452C/40, 451D/40, 457A/40, Redmond 250-4, Redmond 251-4, A11-4 and A12-4.)

Shire of Mullewa.

Corres. 287/68.—Of the name Jose Street being applied to the whole of the Road No. 12377, commencing from the northern side of Birdwood Street and extending northeasterly through Mullewa Agricultural Area Lots 27 and 28 to the southwestern boundary of Reserve 2301. (Public Plan 156B/40 D2.)

Shire of Wickepin.

Corres. 2656/74.—Of the naming of the roads within the Shire of Wickepin as shown delineated in red on Lands and Surveys Miscellaneous Plan 733. (Public Plans Woyerling 1:50 000; Malyalling 1:50 000; Sewell 1:50 000; Harrismith 1:50 000; Toollbin 1:50 000; Yilliminning 1:50 000; Muggerugging 1:50 000; Moulyinning 1:50 000.)

F. W. BYFIELD,

Under Secretary for Lands.

NAMING OF STREETS.

Shire of Bruce Rock.

Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 1395/72.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act, 1933-1972, of the naming of Streets, in the Shire of Bruce Rock, as set out in the schedule hereunder.

F. W. BYFIELD, Under Secretary for Lands.

Schedule.

Description; Name.

- (a) The whole of the surveyed road commencing from the present Ardath Townsite boundary and extending northeasterly along the northwestern boundaries of Ardath Lots 48 and 80 (Portion Reserve 15451) and onward along the northwestern and southwestern boundaries of Lot 81 (Portion Reserve 15451) to terminate at the unsurveyed road in a line in prolongation of the northeastern side of the railway reserve; Veitch Road.
- (b) The whole of the surveyed and unsurveyed road commencing from the present Ardath Townsite boundary and extending westerly along the southern boundaries of Ardath Lots 41 and 40 and onward through Reserve 15451 to the southwestern side of Veitch Road; Muntz Road.

(Public Plan Ardath Townsite.)

NAMING OF STREETS.

Shire of Gingin.

Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 1921/54.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act, 1933-1972, of the naming of Streets, in the Shire of Gingin as set out in the schedule hereunder.

> F. W. BYFIELD, Under Secretary for Lands.

Schedule.

Description; Name.

- (a) The whole of Road No. 13308, shown coloured dark brown on Original Plan 10360, commencing from the southern side of Whitfield Street and extending generally southerly along the northeastern boundaries of Lancelin Lots 513 to 518, inclusive, and onwards to and along the northeastern boundaries of Lots 554 to 556, inclusive, 570 to 574, inclusive and the northeastern and eastern boundaries of Lot 604 (Reserve 31899) to the present Townsite boundary and including the abutting portion of Road No. 11328 shown coloured light brown; Walker Avenue.
- (b) The whole of the surveyed road, shown coloured dark brown on Original Plan 13227, commencing from the western side of Walker Avenue (Road No. 13308) and extending westward through Lancelin Lot 604 (Reserve 31899) to the southeastern corner of Lot 601; Meakins Street.

(Public Plan Lancelin Townsite.)

NAMING OF STREETS.

Shire of Roebourne.

Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 1708/64.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of (2)-40827 the Land Act, 1933-1972, of the naming of Streets, in the Shire of Roebourne as set out in the Schedule hereunder.

> F. W. BYFIELD, Under Secretary for Lands.

Schedule.

Description; Name.

- (a) The whole of the surveyed road commencing from the northern side of Fraser Street and extending southward along eastern boundary of Roebourne Lots 436 and 435 and onward along the eastern boundary of Lots 416 and 415 to the southern side of Harding Street (Road No. 10959); Welcome Street.
- (b) The whole of the surveyed road commencing from the northern side of Fraser Street and extending northward along the western boundary of Lots 445 and 426 and onwards along the western boundary of Lots 425 and 405 to the southern side of Harding Street (Road No. 10959); Fortescue Street.
- (c) The whole of the surveyed road commencing from the eastern side of Fortescue Street and extending eastward along the northern boundary of Lots 426 to 435, inclusive, to the western side of Welcome Street; Sherlock Street.
- (d) The whole of the surveyed road commencing from the northeastern corner of Lot 192 (Reserve 32181) and extending westward along the northern boundary of the said Lot 192 and onward along the northern boundary of Lots 193 to 196, inclusive, and onwards to its terminus at a point approximately 77 metres from the northwestern corner of Lot 196; Mundumia Way.
- (e) The whole of the surveyed road commencing from the southern side of Mundumia Way and extending southward along the western boundary of Lots 196 and 187 and onward southwesterly along the northwestern boundary of Lot 179 to the northeastern side of Road No. 13979; Wundja Way.
- (f) The whole of the surveyed road commencing from the eastern side of Wundja Way and extending eastward along the southern boundary of Lots 187 to 190, inclusive, and onward along the southern boundary of Lots 191 to the southeastern corner of the said Lot 191; Kudjuna Way.

(Public Plan Roebourne 10.23.)

CHANGE OF NAME OF STREETS.

Town of Canning.

Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 1637/72.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1972, of the change of street names as set out in the schedule hereunder.

F. W. BYFIELD,

Under Secretary for Lands.

Schedule.

Present Name; Description; New Name.

- Talina Road; The whole of the surveyed road commencing from the northeastern side of Abercairn Way and extending northeasterly along the northwestern boundaries of Lots 278 to 284, inclusive, of Canning Location 21 (Land Titles Office Plan 10475) to the southwestern side of High Road; Cowper Street.
- Brampton Street; The whole of the surveyed road commencing from the northeastern side of High Road and extending northeasterly along the northwestern boundaries of Lots 143 to 149, inclusive, of Canning Location 21 (Land Titles Office Plan 10212) to the southwestern side of Cowper Way; Cowper Street.

Cowper Way; The whole of the surveyed road commencing from the southeastern boundary of Canning Location 2539 (Reserve 32268) and extending southeasterly along the northeastern boundaries of Lots 141, 140, 139, 138, 137 and 136 of Canning Location 21 (Land Titles Office Plan 10212) and onward to and along the northeastern boundaries of Lots 149 and 150 of Location 21 (Plan 10212), Location 2574 (Reserve 32580) and Lots 159 and 160 of Location 21 (Plan 10212), thence southwesterly along the southeastern boundaries of Lots 160 to 164, inclusive, of Location 21 (Plan 10212) to the northeastern side of High Road; Brampton Way.

(Public Plan F46-4, F62-4.)

CHANGE OF NAMES OF STREETS. Town of Gosnells.

Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 3117/64.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1972, of the change of street names as set out in the schedule hereunder.

F. W. BYFIELD,

Under Secretary for Lands.

Schedule.

Present Name; Description; New Name.

- (a) Ellison Way; The whole of the surveyed road along the southwestern boundaries of Lot 141 of Canning Location 19 (Office of Titles Diagram 46231), Location 2588 (Reserve 32676) again along a southwestern boundary of Lot 141, along the southwestern boundary of Lot 139 of Location 19 (Diagram 46232) and again along a southwestern boundary of the said Lot 141; from the most western corner of Lot 141 to its most southern corner; Ellison Drive.
- (b) Knight Way; The whole of the surveyed road along the northeastern boundary of Lots 90 and 91 of Canning Location 19 (Office of Titles Plan 10805); from the northern side of Randall Way to a southeastern boundary of Lot 5 of Location 19 (Office of Titles Diagram 3120); Knight Street.

(Public Plan F47-4.)

CHANGE OF NAMES OF STREETS. Department of Lands and Surveys, Perth, 6th September, 1974.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1972, as follows:—

City of Stirling.

Corres. 2858/70.—Of the change of name of the whole of Banwell Street to Milverton Avenue, commencing from the northeastern side of Milverton Avenue as shown on Lands and Surveys Diagram 73312 and extending northeasterly along part of the southeastern boundary of North Beach Town Lot 700 to the northernmost southwestern boundary of that lot. (Public Plan P121-4.)

Town of Canning.

Corres. 2919/69.—Of the change of name of Menzies Road to Ferndale Crescent; commencing from a line in prolongation northwesterly of the southwestern boundary of Lot 17 of Canning Location 102 (Office of Titles Diagram 29867) and extending northeasterly along the northwestern boundary of Lots 17 and 18 (Diagram 29867), thence eastward along the northern boundary of the said Lot 18, thence southeasterly along the northeastern boundary of Lot 18, Lots 5, 4 and 3 of Location 102 (Office of Titles Plan 4863), portion of Lot 500 (Diagram 37948), Lot 21, (Diagram 44735), portion of Lot 500 (Diagram 37948) all of Location 102, and along the northeastern boundary of Lot 2 of Location 298 (Plan 4863) to the northwestern side of High Road (Road No. 259). (Public Plans: F46-4 and F30-4.)

Shire of Gnowangerup.

Corres. 2074/71.—Of the change of name of the whole of Kwoberup Road as shown on Miscellaneous Plan 685 to Kwobrup Road. (Public Plan Gnowangerup 1:50 000.)

Shire of Wanneroo.

Corres. 3510/67.—Of the change of name of Quarkum Street to Lalina Way; commencing from the north side of Celestine Street and extending northward along the eastern boundaries of Lots 74 to 81, inclusive, of Swan Location 1669 (Office of Titles Plan 10762) to the northeastern corner of the said Lot 81. (Public Plan Swan 2000 B.G. 35/10.06.)

Shire of Wanneroo.

Corres. 826/71.—Of the change of name of Landford Road to Sovereign Drive; commencing from the northwestern side of Lisford Avenue and extending northwesterly along the southwestern boundaries of Lots 145 to 151, inclusive, of Swan Location 1370 (Office of Titles Plan 10557) and onward to and along the southwestern boundaries of Lots 167 to 175, inclusive of Swan Location 1370 (Plan 10557) to the present road. (Public Plan Yanchep 2000/36135 and 37/35.)

F. W. BYFIELD, Under Secretary for Lands.

NAMING AND CHANGE OF NAME OF STREETS.

Town of Gosnells.

Department of Lands and Surveys,

Perth, 6th September, 1974.

Corres. 3137/70.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act, 1933-1972, of the naming and change of name of Streets in the Schedule hereunder.

> F. W. BYFIELD, Under Secretary for Lands.

Schedule.

Naming of Street.

Description; Name.

The whole of the surveyed road commencing from the southwestern side of the South West Railway Reserve and extending southwesterly along the southeastern boundary of Lot 1 of Canning Location 11 (Office of Titles Diagram 12013) and onward to the northeastern side of Albany Highway (Road No. 122); Wanaping Road.

Change of Street Names.

Present Name; Description; New Name.

Kenwick Road; Commencing from a line in prolongation southwesterly of the northwestern boundary of Lot 21 of Canning Location 11 (Office of Titles Plan 3775) and extending southwesterly to the northeastern side of the South West Railway Reserve; Wanaping Road. (Public Plan F47-4.)

NAMING AND CHANGE OF NAME OF STREETS.

Shire of Kalamunda.

Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 2423/70.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act, 1933-1972, of the naming and change of name of streets, in the Shire of Kalamunda, as set out in the Schedule hereunder and as indicated on Miscellaneous Plan 735.

F. W. BYFIELD, Under Secretary for Lands.

Schedule.

Naming of Street.

- (a) Unnamed Street named Palmateer Drive.
 (b) Unnamed Street named Halleendale Road.
 (c) Unnamed Street named Carrainar Road.
 (d) Unnamed Street named Glenisla Road.

- Change of Street Names. (a) Portion of Gladstone Road renamed Palmateer Drive.
- (b) Baden Road renamed Palmateer Drive.
- (c) Carramar Road renamed Palmateer Drive.(d) Portion of Empire Road renamed Palmateer Drive.
- (e) Railway Road renamed Carramar Road.
- (f) Portion of Empire Road renamed Carramar Road.

(Public Plans M243-4; K3-4; K19-4; K20-4.)

Department of Lands and Surveys, Perth, 6th September, 1974.

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

Broome Lots for Industrial Purposes.

- Lot 957, to Peter Rowand Murray and Martin Peirson-Jones, both of c/- P.O. Box 207, Broome, W.A.
- Lot 959, to Robert Gadaldi and Ruth Anne Gadaldi, both of Hopton Street, Broome, W.A.
- Lot 967, to Ross Everett Sellin and Peter Scott Connolly, both of c/- P.O. Box 251, Broome, W.A.
- Lots 1035 and 1036, to Henry Albert Ronald Turvey and Yvonne Inez Turvey, both of c/- P.O. Box 240, Broome, W.A.
- Lots 1037 and 1038, to John Graham Garstone and Richard Cyril Garstone, both of c/- P.O. Box 123, Broome, W.A.

F. W. BYFIELD, Under Secretary for Lands.

NOW OPEN.

Halls Creek Lot 238.

Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 3672/71.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1972, of Halls Creek Lot 238 being made "Now Open" for sale in fee simple at the purchase price of five hundred dollars (\$500.00) and subject to the payment for improvements at reduction in cash should the successful applicant valuation, in cash, should the successful applicant be other than the former lessee.

Applications must be lodged at the Department of Lands and Surveys, Perth.

If there are more applications than one for the lot, the application to be granted will be decided by the Land Board.

(Plan: Halls Creek Townsite (Flinders Street).) F. W. BYFIELD,

Under Secretary for Lands.

NOW OPEN.

Kalgoorlie Lot 2166.

Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 275/68.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1972, of Kalgoorlie Lot 2166 being made "Now Open" for sale in fee simple at

the purchase price of five hundred dollars (\$500.00) and subject to the payment for improvements at valuation, in cash, should the successful applicant be other than the former lessee.

Applications must be lodged at the Department of Lands and Surveys, Perth.

If there are more applications than one for the lot, the application to be granted will be decided by the Land Board.

(Plan Kalgoorlie-Boulder and Environs 28.38.)

F. W. BYFIELD, Under Secretary for Lands.

NOW OPEN.

Kununurra Lot 1115.

Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 2726/71.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1972, of Kununurra lot 1115 being made "Now Open" for sale in fee simple at the purchase price of five hundred dollars (\$500.00) and subject to the payment for improvements at valuation, in cash, should the successful applicant be other than the former lessee.

Applications must be lodged at the Department of Lands and Surveys, Perth.

If there are more applications than one for the lot, the application to be granted will be decided by the Land Board.

(Plan Kununurra Townsite (Bandicoot Drive).)

F. W. BYFIELD, Under Secretary for Lands.

OPEN FOR SALE.

Karratha Lots.

Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 404/69.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1972, of the Karratha lots listed in the schedule hereunder being made available for sale in fee simple for "Light Industrial Purposes" at the respective purchase prices shown and subject to the following conditions:-

(1) The purchaser shall erect on the lot purchased Light Industrial premises to comply with the Local Authority by-laws within two years from the date of sale. If this condition shall not have been complied with in the time prescribed, the land shall be absolutely forfeited together with all purchase money and fees that may have been paid.

A transfer of the license will not be approved nor a Crown grant issued for the lot until the purchaser has complied with the building condition.

- (2) Intending applicants shall submit with their applications an outline plan, drawn to scale, showing proposed development within two years of occupying the land.
- (3) The Minister for Lands reserves the right to refuse any application on the grounds that the proposed development is inadequate or unsuitable.
- (4) The purchaser shall commence within nine (9) months and complete within two years from the date of allocation of the land the approved two-year development programme referred to above.
- (5) A Service Premium which is in addition to the purchase price as is applicable to the respective lot shown in the schedule hereunder is payable to the Under Secre-tary for Lands within 30 days of the acceptance of the application.

Applications, accompanied by a deposit equal to 10 per cent. of the purchase price of the lot applied for, must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 2nd October, 1974.

Balance of purchase money shall be paid within 12 months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.

All applications lodged on or before the closing date will be treated as having been received on that date, and if there are more applications than one for the lots, the application to be granted will be decided by the Land Board. (Plan Karratha 25:19.)

F. W. BYFIELD, Under Secretary for Lands.

Schedule.

Lot; Area; Street; Service Premium; Land Cost; Total.

985; 8 751 m ² ; Coolawanyah; \$2 810; \$43; \$2 853	3.
1068; 5 774 m ² ; King Way; \$1 854; \$29; \$1 883.	
1069; 4 760 m ² ; King Way; \$1 528; \$24; \$1 552.	
1102; 3 961 m ² ; Lambden; \$1 272; \$20; \$1 292.	
1103; $4 641 \text{ m}^2$; Lambden; $\$1 490$; $\$23$; $\$1 513$.	
1106; 4 047 m ² ; Lambden; \$1 300; \$20; \$1 320.	
1111; 4 522 m ² ; Lambden; \$1 452; £22; \$1 474.	
1016; 8 954 m ² ; Coolawanyah; \$2 874; \$44; \$2 918	3.

OPEN FOR SALE.

Leonora Lots 100, 101, 102 and 103. Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 3146/54.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1972, of Leonora Lots 100, 101, 102 and 103 being made available for sale in fee simple for "Light Industrial Purposes" at the purchase price of two hundred dollars (\$200.00) per lot and subject to the following conditions:—

(a) The purchaser shall erect on the lot purchased Light Industrial premises to comply with Local Authority by-laws within two years from the date of sale. If this condition shall not have been complied with in the time prescribed, the land shall be absolutely forfeited together with all purchase money and fees that may have been paid.

A transfer of the license will not be approved nor a Crown grant issued for the lot until the purchaser has complied with the building condition.

(b) Each application shall be accompanied by a plan showing the proposed development.

Applications, accompanied by a deposit of \$20.00, must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 2nd October, 1974.

Balance of purchase money shall be paid within twelve months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.

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

(Plan Leonora Townsite (Hall Street).)

F. W. BYFIELD, Under Secretary for Lands.

OPEN FOR SALE.

Leonora Lots 51, 56, 61, 62, 63, 126 and 145. Department of Lands and Surveys,

Perth, 6th September, 1974.

Corres. 3146/54. HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1972, of Leonora Lots 51, 56, 61, 62, 63, 126 and 145 being made available for sale in fee simple for "Residential Purposes" at the purchase price of two hundred dollars (\$200) per lot and subject to the following conditions:—

(a) The purchaser shall erect on the lot purchased a residence to comply with local authority by-laws within two years from the date of sale. If this condition shall not have been complied with in the time prescribed, the land shall be absolutely forfeited together with all purchase money and fees that may have been paid.

A transfer of the license will not be approved nor a Crown grant issued for the lot until the purchaser has complied with the building condition.

(b) A limit of one lot per person shall apply and for the purposes of this condition husband and wife are deemed to be one.

Applications, accompanied by a deposit of \$20, must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 2nd October, 1974.

Balance of purchase money shall be paid within twelve months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.

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

(Plan Leonora Townsite (Gwalia and Tower Streets).)

F. W. BYFIELD, Under Secretary for Lands.

OPEN FOR SALE.

Leonora Lot 959.

Department of Lands and Surveys, Perth, 6th September, 1974.

Corres. 3222/73.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1972, of Leonora Lot 959 being made available for sale in fee simple to adjoining holders only for "Residential Purposes" at the purchase price of one hundred and fifty dollars (\$150) and subject to the following conditions:—

- The purchaser shall erect on this lot and/or this lot and Lot 47 a residence to comply with local authority by-laws within two years from the date of sale. If this condition shall not have been complied with in the time prescribed, the land shall be absolutely forfeited together with all purchase money and fees that may have been paid.
- A transfer of the license will not be approved nor a Crown grant issued for the lot until the purchaser has complied with the building condition.

Applications, accompanied by a deposit of \$15, must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 2nd October, 1974.

Balance of purchase money shall be paid within twelve months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.

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

(Plan Leonora Townsite (Otterburn Street).)

F. W. BYFIELD, Under Secretary for Lands.

OPEN FOR SALE

Laverton Lots 193, 194 and 195. Department of Lands and Surveys,

Perth, 6th September, 1974.

Corres. 4936/53.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1972, of Laverton Lots 193, 194 and 195 being made available for sale in fee simple for "Light Industrial Purposes" at the purchase price of one hundred dollars (\$100.00) per lot, and subject to the following conditions:—

- (1) The purchaser shall erect on the lot purchased light industrial premises to comply with local authority by-laws within two years from the date of sale. If this condition shall not have been complied with in the time prescribed, the land shall be absolutely forfeited together with all purchase money and fees that may have been paid. A transfer of the license will not be approved nor a Crown grant issued for the lot until the purchaser has complied with the building condition.
- (2) Intending applicants shall submit with their applications an outline plan, drawn to scale, showing proposed development within two years of occupying the land.

- (3) The Minister for Lands reserves the right to refuse any application on the grounds that the proposed development is inadequate or unsuitable.
- (4) The purchaser shall commence within nine (9) months and complete within two years from the date of allocation of the land, the approved two-year development programme referred to above.
- (5) A service premium of \$1 450.00 per lot which is in addition to the purchase price is payable to the Under Secretary for Lands within 30 days of the acceptance of the application.

Applications, accompanied by a deposit of \$10.00, must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 2nd October, 1974.

Balance of purchase money shall be paid within twelve months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.

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

(Plan Laverton Townsite (Cox Street).)

F. W. BYFIELD, Under Secretary for Lands.

LAND OPEN FOR SELECTION

Department of Lands and Surveys, Perth, 6th September, 1974.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V of the Land Act, 1933-1972, and the regulations appertaining thereto, subject to the provisions of the said Act.

Applications must be lodged at the Department of Lands and Surveys, Perth, not later than the date specified but may be lodged before such date if so desired.

All applications lodged on or before such date will be treated as having been received on the closing day, and if there are more applicants than one for any block, the application to be granted will be determined by the Land Board. Any lands remaining unselected will continue available until applied for or otherwise dealt with.

If a Land Board sitting becomes necessary, the applicants for the blocks will be duly notified of the date, time, and place of the meeting of the Board, and there shall be an interval of at least seven days between the closing date and the sitting of the Board.

SCHEDULE

APPLICATIONS TO BE LODGED NO LATER THAN WEDNESDAY, 2nd OCTOBER, 1974

District and Location No.	Area	Price	Plan	Corres. No.	Locality
Hay 1652 (j) (l) (m) Plantagenet 4944 (i) (j) (m) Roe 2977 (i) (j) (m)	hectares 68 · 295 8 2 · 074 0 7 · 988 1	<pre>\$11.08 per hectare (incl. Survey fee) \$50.00 purchase price (incl. Survey fee) \$20.00 purchase price</pre>	452D/40 A. 4 452C/40 F. 4 405/80 C. 2	836/63 3020/14 1203/74	Situated about 9 km west of Kenton Townsite About 1 km south east of Tudor Siding and east of Sleeman River About 25 km south of Lake King Townsite

(i) Available under Section 53 of the Land Act.

(j) Subject to Mining Conditions.

(m) Available to adjoining holders and holders of nearby land who are capable, in the opinion of the Minister. of conveniently working their land and this land as one holding.

⁽l) Not available for selection under the provisions of Section 53 of the Land Act.

LOCAL GOVERNMENT ACT, 1960-1973.

Department of Lands and Surveys, Perth, 6th September, 1974.

IT is hereby declared that, pursuant to the resolution of the Town of Bunbury, passed at a meeting of the Council held on or about 20th December, 1972, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Bunbury.

187/73 (R.4413).

Road No. 13808 (Blair Street—Extension). A strip of land varying in width leaving the northern terminus of the present road on the southern boundary of Bunbury Lot 84 (Reserve No. 2102) and extending as delineated and coloured dark brown on Lands and Surveys Diagram 80650, northward through the said lot and lot 80, Railway Reserve and lots 61 and 60 to the northern and western boundaries of the lastmentioned lot.

Reserve No. 2102 is hereby reduced by 2617 square metres.

 $356\ {\rm square\ metres\ being\ resumed\ from\ Bunbury\ Lot\ 60.}$

 $412\ \text{square}$ metres being resumed from Bunbury Lot 61.

287 square metres being resumed from Bunbury Lot 80.

(Public Plan Bunbury Central.)

IT is hereby declared that, pursuant to the resolution of the Town of Bunbury, passed at a meeting of the Council held on or about 17th February, 1971, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Bunbury.

652/71 (R.4323).

Road No. 15229. A strip of land 20 metres wide, widening at its commencement, leaving the southern side of Beach Road on the northern boundaries of Lots 21 and 22 of Leschanault Location 26 (Land Titles Diagram 14556) and extending as delineated and coloured dark brown on Original Plans 13088 and 13089, southerly through the said lots and lots 261, 262, 257 to and through lots 256 and 241 (Land Titles Office Plan 2642) to and through lot 225 (Land Titles Office Plan 2642) to and through lot 236, 190, 191 (Plan 318) and lot 3 (Diagram 9036) to the northern side of Constitution Road and the western side of Gibson Street.

Road No. 13040 (extension). A strip of land varying in width leaving the terminus of the present road on the eastern boundary of Lot 259 (Land Titles Office Plan 2642) and extending as delineated and coloured dark brown on Original Plan 13088, southwestward through the said lot and lot 260 and again the former lots 257 and 262 of the said Plan to the eastern side of Road No. 15229 within the lastmentioned lot.

 $2.163\ 6$ hectares being resumed from Leschenault Location 26.

(Notice of intention to resume gazetted 29th March, 1974.)

(Public Plans B85.4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Armadale-Kelmscott, passed at a meeting of the Council held on or about 24th September, 1973, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Armadale-Kelmscott.

2203/36 (R.4425).

Road No. 9728 (deviation of part). A strip of land varying in width, leaving the eastern side of the present road at the southwestern corner of Lot 13 (Land Titles Office Diagram 46721) of Canning Location 31 and extending as delineated and coloured dark brown on Land and Surveys Diagram 80630 southeastward and southerly along the southern boundary of the said lot through lot 6 (Land Titles Office Diagram 44778) and Lot 1 (Land Titles Office Diagram 9094) to rejoin the present road on the southwestern boundary of the lastmentioned lot.

Road No. 15233. All that portion of surveyed road commencing at the westernmost corner of Lot 1 of Canning Location 31 as shown on Lands Titles Office Diagram 9094 and extending southeasterly along the south-western boundary of that lot to its southernmost corner; thence southwesterly to the easternmost corner of Lot 190 as shown on Land Titles Office Plan 4587; thence northwesterly along the northeastern boundary of that lot to the easternmost corner of the southwestern severance of Lot 6 as shown on Land Titles Office Diagram 44778; thence 26.34 metres along the northwestern boundary of that severance; thence 97 degrees 52 minutes, 20.6 metres and thence 115 degrees 25 minutes, 9.92 metres to the starting point.

That portion of Road No. 9728 is hereby superseded.

9232 square metres being resumed from Canning Location 31.

(Public Plans K129-4 and K130-4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Donnybrook-Balingup, passed at a meeting of the Council held on or about 27th November, 1972, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Donnybrook-Balingup.

1155/04 (R.4424).

Road No. 15231. A strip of land varying in width, commencing on a southeastern side of Road No. 2142 at the southwestern corner of Nelson Location 11871 and extending as delineated and coloured mid brown on Original Plan 13121 eastward, southeastward and northeastward, along the southern boundaries of the said location and location 3569, through State Forest No. 21 to the western side of Road No. 4373 within the said State Forest.

Road No. 4373 (widening of part). That portion of Nelson Location 3462 (State Forest No. 21) as delineated and coloured bid brown on Original Plan 13121.

Road No. 2142 (widening of part). That portion of State Forest No. 21 as delineated and coloured mid brown on Original Plan 13121.

Road No. 15232. A strip of land varying in width, commencing on the eastern side of Road No. 4373 within Nelson Location 3462 (State Forest No. 21) and extending as delineated and coloured mid brown on Original Plan 13121 northward, through the said location and State Forest No. 21 to a southern side of Road No. 2142 within the said State Forest.

State Forest No. 21 is hereby reduced by 7.3318 hectares.

(Public Plan 414D/40 C.4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Gingin, passed at a meeting of the Council held on or about 23rd July, 1974, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purposes of a new road, that is to say:—

Gingin.

9039/07 (R.3828).

Road No. 9815 (widening of part). A strip of land 40.23 metres wide leaving the northeastern corner of Swan Location 6841 and extending as delineated and coloured light brown on Lands and Surveys Diagram 68972 southward along an eastern boundary of the said location and through the said location to its southern boundary. Road No. 14792. A strip of land 20.12 metres wide commencing at a northeastern corner of Swan Location 6841 and extending as delineated and coloured light brown on Lands and Surveys Diagram 68972 westward along a northern boundary of that location to the eastern alignment of Road No. 9815 at a northwestern corner of the said location.

(Public Plan 30/80 E1.)

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

Kalamunda.

1360/72 (R.4412).

Road No. 15132 (widening of part). That portion of Lot 15 of Canning Location 563 (Land Titles Office Plan 3495) as delineated and coloured dark brown on Lands and Surveys Diagram 80235.

228 square metres being resumed from Canning Location 563.

(Public Plan M226-4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Kondinin, passed at a meeting of the Council held on or about 10th November, 1972, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Kondinin. 2889/72 (R.4411.)

09/12 (R.4411.)

Road No. 9079 (widening of part). That portion of Roe Location 1323 as delineated and coloured dark brown on Lands and Surveys Diagram 80299. 2525 square metres being resumed from Roe

Location 1323.

(Public Plan 346/80A4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Mt. Marshall, passed at a meeting of the Council held on or about 4th February, 1972, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Mt. Marshall.

1750/71 (R.4414).

Road No. 9134 (i) Widening of part. Those portions of Ninghan Location 2988 as delineated and coloured dark brown on Original Plan 13105.

(ii) Addition. That portion of the Perth-Bonnie Rock Railway Reserve as delineated and coloured dark brown on Original Plan 13105.

3.2530 hectares being resumed from Ninghan Location 2988.

(Public Plan 66/80 B2.)

IT is hereby declared that, pursuant to the resolution of the Shire of Northampton, passed at a meeting of the Council held on or about 27th April, 1973, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Northampton.

L. & S. 1571/73 (MR951), M.R.D. 395/73.

Road No. 14516 (widenings of part). Those portions of Victoria Locations 4549 (Reserve No. 12657), 4550, Crown Land, 8838 (Reserve No. 19806) 8840 and 4551 (Reserve No. 25273) as delineated and coloured dark brown on Lands and Surveys Diagram 80596. Reserve No's 12657, 19806 and 25273 are hereby reduced by 2.0390 hectares. 5809 square metres and 228 square metres respectively.

 $4879\ {\rm square\ metres\ being\ resumed\ from\ Victoria}$ Location 4550.

(Notice of intention to resume gazetted 26th April, 1974.)

(Public Plan 160/80A².)

IT is hereby declared that, pursuant to the resolution of the Shire of Wyalkatchem, passed at a meeting of the Council held on or about 13th February, 1973, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new road, that is to say:—

Wyalkatchem.

530/73 (4423).

Road No. 15230. A strip of land 20.12 metres wide, widening as delineated and coloured dark brown on Lands and Surveys Diagram 80379 commencing on the southern side of Road No. 6157 at the northwestern corner of Avon Location 24888 and extending as surveyed southerly along the western boundaries of the said location and locations 19067 (Reserve No. 12913) and 23056 to the northern side of a surveyed road on the southern boundary of the lastmentioned location.

3388 square metres being resumed from Avon Location 15711.

(Public Plan Wyalkatchem 1:50 000.)

And whereas His Excellency the Governor has declared that the said lands have been set apart, taken, or resumed for the purpose of the said roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth, it is hereby notified that the lands described above are roads within the meaning of the Local Government Act, 1960-1973, subject to the provisions of the said Act.

Dated this 27th day of August, 1974.

By Order of His Excellency,

K. A. RIDGE, Minister for Lands.

Forests Department, Perth, 30th August, 1974.

HIS Excellency the Governor in Council has approved the following:---

Permanent Appointments:

- Kitt, Reginald John, as Technical Assistant Level F3, Forests Department Dwellingup, as from 25th July 1974, subject to 6 months probation, Medical Examination, X-Ray and Superannuation or Life Assurance.
- Wood, Maria Lee, as Clerical Assistant Level FC2, Forests Department Collie, as from 9th April 1974, subject to 6 months probation, Medical Examination, X-Ray and Superannuation or Life Assurance.

Promotion:

- Black, George William, to the position of Assistant Forester Level F4/5, Forests Department Walpole, as from 26th July 1974.
- Resignations:
 - Kern, Pauline Kaye, Clerical Assistant Level FC2, Forests Department Dwellingup, as from the close of business on 9th August 1974.

Belton, Neville Gordon, Forest Assistant Level F4/5, Forests Department Harvey, as from the close of business on 30th August 1974. B. J. BEGGS,

Conservator of Forests.

BUSH FIRES ACT, 1954. (Section 17.)

Suspension of Prohibited Burning Times.

Bush Fires Board, Perth, 14th August, 1974.

Corres. 782.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act has approved of the suspension of the prohibited burning times declared for the Shire of Boulder from the 1st October, 1974, to the 31st October, 1974, inclusive, subject to compliance with the provisions of Section 13 of the Bush Fires Act.

> J. A. W. ROBLEY, State Bush Fire Control Officer.

BUSH FIRES ACT, 1954. (Section 38.)

Appointment of Bush Fire Control Officers.

Bush Fires Board, Perth, 4th September, 1974.

IT is hereby notified that the following Shires have appointed the following persons as Bush Fire Control Officers for their municipalities:—

- Kojonup—T. G. Myers, S. W. Haggerty, K. Connor and B. Cooper.
- Murchison—J. Wheeler, L. M. Murphy, R. Readhead and K. Stein.

Morawa-C. Croot.

The following appointments have been cancelled:—

- Kojonup—A. Dalton, C. Gibbs, G. S. Hincks and G. McKenny.
- Murchison—V. L. Thomas, W. K. Cornish, J. Michelle, B. Mohony and R. P. R. Jones. Menzies—H. R. Crombie.

J. A. W. ROBLEY, State Bush Fire Control Officer.

BUSH FIRES ACT, 1954. (Section 24, Regulation 16.)

Bush Fires Board, Perth, 4th September, 1974.

IT is hereby notified that the Bush Fires Board has appointed the following persons under the provisions of the Bush Fires Act and regulation made thereunder to issue permits for the purpose of burning clover in the following Shire:—

Kojonup—C. R. Kowald, C. Hebiton, B. Cooper and K. Connor.

The following appointments have been cancelled:—

Kojonup-D. B. O'Halloran, I. Carrington-Jones, C. Gibbs and G. S. Hincks.

> J. A. W. ROBLEY, State Bush Fire Control Officer.

BUSH FIRES ACT, 1954.

Shire of Kellerberrin.

Notice to Owners and Occupiers of Land Within the Shire of Kellerberrin.

PURSUANT to the powers contained in section 33 of the Bush Fires Act, 1954, you are hereby required on or before the date mentioned in the following Schedule and thereafter up to and including the date mentioned in the following Schedule to have a firebreak clear of all inflammable matter to at least the width mentioned and in the manner described in the following Schedule on land owned or occupied by you.

- Schedule.
- Dates:

 (a) Rural Land:
 - Land used for crops—1st November, 1974, to 1st April, 1975.
 - Other land—1st October, 1974, to 1st April, 1975.
 - (b) Townsite Land—1st October, 1974, to 1st April, 1975.
- 2. Width and Manner Described:
 - (a) Rural Land—At least 3 metres wide immediately inside all external boundaries of the land and also at a distance of not more than 100 metres from the perimeter of all buildings and/or haystacks or groups of buildings and/or haystacks so as to completely surround the buildings and/or haystacks; and
 - (b) Rural Land—Exceeding 202 hectares—at least 3 metres wide so as to divide the land into areas of not more than 202 hectares which are completely surrounded with a firebreak at least 3 metres wide; and
 - (c) Rural Land—Where the land adjoins a constructed roadway adjoining a railway, additional firebreaks 3 metres wide situated 6 metres from the firebreak required by paragraph (a) above; and
 - (d) Rural Land—Where the land adjoins a railway or adjoins an uncleared roadway adjoining the railway, additional firebreaks at least 3 metres wide situated 20 metres from the firebreak required by paragraph (a) above.
 - (e) Townsite Land—In respect of land owned or occupied by you within any townsite, firebreaks at least 3 metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings and/or haystacks situated on the land.
 - (f) Fuel Dumps—In respect of land owned or occupied by you on which is situated any fuel dump, in addition to the requirements of paragraphs (a), (b), (c), (d) and (e) above you shall remove all infiammable material from all land occupied by bulk storage tanks and/or drums used for storage of liquid fuel whether the bulk storage tanks and/or drums contain liquid fuel or not including the land on which ramps for holding the drums are constructed and also to a distance of at least 3 metres outside the perimeter of any drum, stack of drums or drum ramp or bulk storage tank.

If it is considered to be impracticable for any reason to clear firebreaks on the land in the situations required by this notice or by the date required by this notice you may apply to the Council or its duly authorised officer not later than 14 days prior to the date by which firebreaks are required to be constructed for permission to provide firebreaks in alternative positions or by an alternative date or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised officer you shall comply with the requirements of this notice.

T. R. BENNETT, Shire Clerk.

BUSH FIRES ACT, 1954. (Section 33.)

Shire of Wandering.

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

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before the 31st day of October, 1974, or before such later date as the Council may according to local conditions decide to, plough, cultivate, scarify or otherwise clear of all infiammable materials firebreaks not less than six (6) feet wide in the following positions on land owned or occupied by you:—

- (1) Inside and around within one chain of the boundaries of all cleared land, a maximum area of 500 acres allowed without the provision of a break.
- (2) Within five chains of the perimeter of all buildings and haystacks on the land.
- (3) Each and every owner or occupier of land affected by this Order shall provide in respect of uncleared land so owned or occupied, a 10 ft. wide firebreak around the perimeter boundary of the uncleared land concerned.

If it is impracticable for any reason to clear firebreaks in the positions required by this notice, the approval of the Council must be obtained to provide them in alternative places.

This approval may be granted by the District Chief Fire Control Officer or one of his deputies.

Firebreaks in the places described hereunder will be accepted as complying with the requirements of this notice so far as they apply to the common boundary between the land of any owner and abutting lands referred to here:—

(a) Where land of an owner/occupier abuts on a declared road and the owner/occupier has burned or cleared the bush satisfactorily and has maintained it in this condition between the road formation and the common boundary, subject to compliance with the provisions of the Main Roads Act where applicable.

Note: Ploughing of roadsides is prohibited in the Shire of Wandering.

(b) Where the land of an owner/occupier abuts on Crown land or reserve and the owner/ occupier has cleared a firebreak in accordance with the previous specifications in this notice on the Crown land or reserve along the common boundary.

All firebreaks so constructed must be kept in a satisfactory condition, and must remain cleared of all inflammable materials until 15th April, 1975.

If for any reason it is found impracticable to construct firebreaks in accordance with the provisions of this notice, or by the date set, which is the 31st October, 1974, you are requested to advise the District Chief Fire Control Officer of the circumstances.

Dated this 26th day of August, 1974.

By Order of the Council,

M. F. SHEEHAN, Shire Clerk.

BUSH FIRES ACT, 1954.

Town of Albany.

Notice to all Owners and/or Occupiers of Land in the Town of Albany.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before the 30th day of November, 1974, or within fourteen days of the date of your becoming owner or occupier should this be after 30th day of November 1974, to remove from the land owned or occupied by you, all infiammable material or to clear firebreaks in accordance with the following and thereafter to maintain the land or the firebreaks clear of infiammable material up to and including the 31st day of March, 1975:—

Firebreaks at least 10 feet wide shall be cleared of all infiammable material immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

If it is considered to be impractical for any reason to clear firebreaks or to remove inflammable material from land as required by this notice, you may apply to the Council or its duly authorised officer, not later than the 15th November, 1974, for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its authorised officer, you shall comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine of not less than \$10 nor more than \$200 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

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

By Order of the Council,

F. R. BRAND, Town Clerk.

BUSH FIRES ACT, 1954.

Shire of Bruce Rock.

Notice to owners and occupiers of land within the Municipality of the Shire of Bruce Rock.

UNDER the provisions of the above Act, you are hereby required to:---

Agricultural Land.

(1) On or before the 25th October, 1974, prepare and thereafter maintain until 31st March, 1975, an effective firebreak of not less than two and a half metres (2.5) in width.

- (a) Around the boundary of your property.
- (b) In such other positions as is necessary to divide land in excess of 200 hectares (500 acres) into areas not exceeding 200 hectares, each completely surrounded by a firebreak, and
- (c) Around all buildings, haystacks and fuel storages.

(2) On or before the 31st January, 1975, clear all scrub, stubble and other infiammable material to a width of eighteen (18) metres around the boundary of any area of scrub or fallen timber to be burned.

Townsite Land.

(3) On or before the 30th October, 1974, remove all bush and inflammable material from vacant townsite land. Where buildings are erected on the land, prepare and thereafter maintain until the 31st March, 1975, effective firebreaks around the perimeter of such buildings and inside and along the whole boundary of the land, cleared of all inflammable material to a width of at least one (1) metre or where the boundary is closer than one (1) metre then for the lesser distance. Where a woodheap is situated on the boundary of the land, a spade break of at least one (1) metre wide is to be made around that part of the woodheap not on the boundary.

All firebreaks to be prepared and maintained to the satisfaction of the Shire Clerk and/or Chief Fire Control Officer or his deputy.

> N. N. McDONALD, Shire Clerk.

BUSH FIRES ACT, 1954.

Notice to all owners and/or Occupiers of Land in the Shire of Merredin.

PURSUANT to the powers contained in Section 33 of the Bush Fires Act, you are hereby required on or before the 1st day of November 1974 to remove from the land owned or occupied by you all inflammable materials or to clear firebreaks in accordance with the following and thereafter to maintain the land or firebreaks clear of all inflammable materials up to and including the 15th day of March 1975:—

1. Rural Land: (i.e. land other than in a townsite): You shall clear of all inflammable materials, firebreaks not less than ten (10) feet wide in the following positions:—

- 1.1 Immediately inside all external boundaries of the land and;
- 1.2 In such other positions as is necessary to divide land in excess of five hundred (500) acres into areas not exceeding five hundred (500) acres each completely surrounded by a firebreak and;
- 1.3 Immediately surrounding any part of the land used for crop and;
- 1.4 Within five (5) chains of the perimeter of all buildings, bulk and drum fuel deposits and haystacks on the land, to completely surround the building or group of buildings, fuel deposits or haystacks and;
- 1.5 Prepare firebreaks not less than sixty six (66) feet wide around the perimeter of any scrub or timber which has been logged, chained or otherwise prepared for burning and;

2. Towsite Land: (i.e. land in any townsite):

- 2.1 Where the area of land is one half of one acre or less you shall clear off infiammable materials on the land from the whole of the land.
- 2.2 Where the area of land exceeds one half of one acre you shall clear of all infiammable materials firebreaks not less than ten (10) feet wide immediately inside all external boundaries of the land and also immediately surrounding all buildings, fuel deposits and haystacks.

If it is considered to be impracticable for any reason to clear firebreaks or remove infiammable materials as required by this notice, you may apply to the Council or its duly authorised officer not later than the 15th day of October, 1974 for permission to provide firebreaks in alternative positions on the land.

If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine of not less than \$10.00 nor more than \$200.00 and a person in default is liable, whether prosecuted or not, to pay the costs of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required in this notice.

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

By Order of the Council,

R. LITTLE, Shire Clerk.

BUSH FIRES ACT, 1954. (Section 33.)

Shire of Tammin.

Notice to all Owners and Occupiers of Land Within the Shire of Tammin.

PURSUANT to the powers contained in Section 33 of the above Act, you are hereby required on or before the 31st day of October, 1974, and thereafter up to and including the 1st day of April, 1975, to have a firebreak, clear of all infiammable material as set out hereunder:—

- (1) 2.5 metres wide immediately inside all external boundaries of the land and;
- (2) 2.5 metres wide immediately surrounding any part of the land which is in excess of 10 ha. and which is being used for growing crop and;
- (3) 2.5 metres wide in such other positions as is necessary to divide land, which is in excess of 100 ha. and which is being used

for growing crop, into areas not exceeding 100 ha. each completely surrounded by a firebreak and;

(4) over the whole area of all lots within the townsite of Tammin.

If it is considered to be impracticable for any reason to clear firebreaks as required by this notice, you may apply to the Council or its duly authorised officer not later than the 15th day of October, 1974, for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine of not less than \$10.00 nor more than \$200.00 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

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

It is also recommended that a firebreak be cleared within one chain of the perimeter of any buildings or haystacks.

By Order of the Council,

G. E. JONES, Shire Clerk.

BUSH FIRES ACT, 1954.

Shire of Nungarin.

Firebreak Order 1974/75.

NOTICE is hereby given that all owners and/or occupiers of land within the Shire of Nungarin must prepare firebreaks complying with the following schedule on or before the 15th September, 1974, for grasslands and the 1st November, 1974, for croplands, and maintain such firebreaks in a condition unable to carry a fire until the 1st February, 1975.

Schedule.

Rural Lands.

Breaks of not less than 10 (ten) feet in width must be provided around property boundaries, but where this is impracticable breaks must be prepared as near as possible to such boundaries. (A 10 (ten) foot break is required for burning off in accordance with the Bush Fires Act).

Firebreaks may be ploughed, scarified or otherwise cleared of all debris of an infiammable nature and maintained free of such material.

Townsites.

All town lots within the Shire of Nungarin shall be cleared of all debris of an infiammable nature and maintained free of such material.

Fuel Ramps and Depots.

All grass and similar infiammable material to be cleared from areas where drum ramps are located and where drums, full or empty, are stored and such areas maintained clear of grass and similar infiammable material.

By Order of the Council,

M. N. BROWN, Shire Clerk.

BUSH FIRES ACT, 1954.

(Section 33.)

Shire of Beverley.

Notice to Owners and Occupiers of Land in the Beverley Municipality:

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before the 1st October, 1974, east of the Great Southern Railway or 15th October, 1974, west of the Great Southern Railway to plough, cultivate, scarify or otherwise clear, and thereafter maintain free of all inflammable material, until the 15th day of April, 1975, firebreaks not less than seven (7) feet wide in the following positions on land owned or occupied by you:—

1. Inside and within three (3) chains of the boundary of all cleared land. Uncleared land on boundaries shall be isolated by the provision of an internal break.

2. Where the above lands are divided by or abut trafficable public roads or rallway reserves, a firebreak shall be provided within three (3) chains of the boundary of the road or railway reserve.

3. Within three (3) chains of the perimeter of all buildings and hay stacks on the land, to completely surround the building or group of buildings or haystacks.

4. Land, the bush on which has been bulldozed, chained or prepared in any similar manner for clearing or burning, shall be completely surrounded by a firebreak ten (10) feet wide. (Note: Firebreaks may be provided on adjoining land.)

5. Existing gullies, salt lakes, rivers or drains shall not form portion of a firebreak required by this order unless approved by the Shire Council.

6. Rivers.—On all river banks a firebreak shall be provided on cleared land as close as is practicable but not further than three (3) chains from high water mark.

7. Beverley Townsite.—On or before 30th November, 1974, a firebreak seven (7) feet wide completely free of all infiammable material shall be provided inside and along all external boundaries. Additionally, all lots of one-quarter acre or less shall be cleared of all infiammable material.

8. Fuel Drums.—All grass or other inflammable materials must be cleared from areas where fuel drums, either empty or containing fuel, are stored or intended to be stored. The cleared area is to extend for a distance of ten (10) feet completely surrounding the fuel drums.

If it is impracticable for any reason to clear firebreaks in the positions required by this notice, the approval of the Council must be obtained to provide them in an alternative situation.

Firebreaks in the situation hereunder will be accepted as complying with the requirements of the notice so far as it applies to the common boundary between the land of any owner or occupier and the abutting lands referred to hereunder:—

Where the land of an owner or occupier abuts on Crown land or a reserve and the owner or occupier has cleared a firebreak not less than seven (7) feet wide on the Crown land or reserve along the common boundary.

Note: The firebreaks will be inspected shortly after the respective completion dates applicable to the various areas, and any person failing to comply with this Order at the date of inspection will be prosecuted without further warning.

Dated this 23rd day of August, 1974.

By Order of the Council,

P. J. BENNETT, Shire Clerk.

BUSH FIRES ACT, 1954. (Section 33.) Shire of Cunderdin.

Firebreak Requirements, 1974/75.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before the 15th day of October, 1974, and thereafter up to and including the 31st day of March, 1975, to have firebreaks clear of all infiammable material at least 2.5 metres wide inside and along the external boundary of all land owned or occupied by you.

If it is considered to be impracticable for any reason to have the firebreaks clear of all inflammable material as required by this notice, you may apply to the Council or its duly authorised officer not later than the 7th day of October, 1974, for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its dutly authorised officer, you shall comply with the requirements of this notice.

The penalty for failing to comply with this order is a fine of not less than \$10.00 nor more than \$200.00, and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this order if it is not carried out by the owner or occupier by the date required by this notice.

By Order of the Council,

N. J. ALCOCK, Shire Clerk.

BUSH FIRES ACT, 1954.

Shire of Dardanup.

Firebreak Notice.

Notice to All Owners and/or Occupiers of Land in the Shire of Dardanup.

PURSUANT to the powers contained in section 33 of the Bush Fires Act, 1954, you are hereby required, on or before the appropriate dates mentioned below and thereafter up to and including the 15th day of April, 1975, on all land owned or occupied by you within the Shire of Dardanup, to have firebreaks clear of all inflammable matter and in accordance with the following requirements.

Requirements in Respect of Rural Land: On all land owned or occupied by you which is not within a townsite or within an area subdivided for residential purposes you must, on or before the 15th day of November, 1974, have clear of all infiammable matter and all bush as defined in the Bush Fires Act, firebreaks at least six feet wide—

- (a) immediately inside and along all external boundaries of the land where the land abuts formed public roads; and
- (b) within one chain of the perimeter of all buildings or hay stacks or groups thereof in such a manner so as to completely surround the buildings and hay stacks; and
- (c) immediately alongside all railways bounding or intersecting the land; and
- (d) in such additional or alternative positions as instructed in writing from any person authorised by the Shire of Dardanup.

Requirements in Respect of Urban Land: On all land owned or occupied by you within a townsite or within any other area subdivided for residential purposes you must, on or before the 15th day of December, 1974, have clear of all infiammable matter and all bush as defined in the Bush Fires Act, save standing live trees, firebreaks according to the following requirements:—

- (a) Where the area of the land is one-half of one acre or less and the land is not used for agricultural or grazing purposes, all infianmable matter and all bush as defined in the Bush Fires Act, save standing live trees, shall be removed from the whole of the land; or
- (b) where the land is used for agricultural or grazing purposes or is more than one-half of one acre in area, firebreaks at least six feet wide shall be cleared of all infiammable matter and all bush as defined in the Bush Fires Act, save standing live trees, immediately inside all the external boundaries of the land and also immediately surrounding all buildings situate on the land.

Requirements in Respect of Fuel Storage on Rural and Urban Land: On all land owned or occupied by you upon which there is situate any drum or drums which are normally used for the storage of automotive fuel, or any ramp or other structure used for the purpose of storing such drums, you must, on or before the 15th day of November, 1974, have clear of all inflammable matter and all bush as defined in the Bush Fires Act, firebreaks at least 20 feet wide immediately surrounding all such drums, ramps or structures.

Application to Vary Above Requirements: If it is considered for any reason to be impracticable to clear firebreaks as required by this notice, you must apply to the Council for permission to provide firebreaks in alternative positions, or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised officer, you must comply with the requirements of this notice.

Burning: If the requirements of this notice are to be complied with by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act.

By Order of the Council,

C. J. SPRAGG, Shire Clerk.

BUSH FIRES ACT, 1954.

Shire of Denmark.

Notice to Owners and Occupiers of Rural and Townsite Land within the Shire of Denmark.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required, on or before the 1st day of January, 1975, to clear firebreaks on the land owned or occupied by you in accordance with the following, and thereafter to maintain the firebreaks clear of infiammable material up to and including the 22nd day of May, 1975.

You shall clear of all inflammable material firebreaks at least six feet wide--

- (a) immediately inside or outside all external boundaries of the land and also immediately surrounding all buildings and/or haystacks, or groups of buildings and/or haystacks, situated on the land (the provision of firebreaks outside the external boundaries of the land is not permitted, however, where such land adjoins a main road under the control of the Main Roads Department, e.g. Albany-Manjimup Road); and
- (b) not more than five chains and not less than one chain from the perimeter of all buildings and/or haystacks or groups of buildings and/or haystacks situated on the land; and
- (c) where the area of the land exceeds 300 acres, additional firebreaks so as to divide the land into areas of not more than 300 acres which are completely surrounded with a firebreak at least six feet wide; and
- (d) you shall clear firebreaks at least 10 feet wide additional to those required in paragraphs (a), (b) and (c) above so as to completely surround the perimeter of land occupied by drums used for the storage of inflammable liquid, whether the drums contain inflammable liquid or not, including any land on which ramps for holding the drums are constructed. All land within the perimeter of the firebreak required by this paragraph is also to be cleared of inflammable material and maintained clear of inflammable material up to and including the 22nd day of May, 1975.

If it is considered to be impracticable for any reason to clear firebreaks as required by this notice, you may apply to the Council or its duly authorised officer not later than the 15th day of December, 1974, for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine of not less than \$10 nor more than \$200 and a person in default is also liable, whether prosecuted or not, to pay the costs of performing the work directed in this order if it is not carried out by the owner or occupier by the date required by this notice.

Council will be prepared to accept well-grazed kikuyu as an adequate firebreak.

Dated this 25th day of July, 1974.

By Order of the Council,

G. H. McCUTCHEON, Shire Clerk.

BUSH FIRES ACT, 1954. Shire of Irwin.

Notice to all Owners and/or Occupiers of Land. PURSUANT to the powers contained in section 33 of the Bush Fires Act, 1954, you are hereby required on or before the first day of October, 1974 to clear of all inflammable material firebreaks not less than seven feet wide in the following positions on all land owned or occupied by you and thereafter to maintain the firebreaks clear of inflammable material up to and including the fifteenth day of April, 1975:—

- (1) Around the boundaries of all land owned or occupied by you which has been cleared for agricultural purposes including land under pasture, stubble or crop.
- (2) Inside and along the common boundaries with any road or railway which intersects the land.
- (3) Within five chains of the perimeter of each building or haystack or group of buildings or haystacks and enclosing the same.
- (4) Immediately surrounding any building or haystack on such land.

Townsites of Dongara and Denison: Owners or occupiers of land in the townsites of Dongara and/or Denison are hereby required to remove inflammable material or to clear firebreaks on the land prior to the thirty first day of October, 1974, and thereafter to maintain the firebreaks or the land free of inflammable material until the fifteenth day of April, 1975, as follows:—

- (a) Where the area of land is a quarter of an acre or less all inflammable material on the land shall be removed from the whole of the land and
- (b) Where the land exceeds a quarter of an acre in area firebreaks at least seven feet wide shall be cleared of all infiammable material immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.
- (c) Where in the opinion of the Council due to natural characteristics it is impractical or undesirable to remove all inflammable material or clear firebreaks on land of an owner or occupier an alternative method of fire prevention as provided by a Fire Control Officer appointed by the Council shall be carried out.

Penalty: Any Owner or Occupier of land who fails or neglects to comply with the requirements of this notice is liable upon conviction to a penalty of not less than \$10 nor more than \$200 pursuant to section 33(3) of the Bush Fires Act, 1954, and an owner or occupier in default is also liable whether prosecuted or not to pay the cost of performing the work directed in this Notice if it is not carried out by the date required by this Notice.

By Order of the Council,

J. PICKERING, Shire Clerk.

BUSH FIRES ACT, 1954.

Shire of Perenjori.

Notice to all Owners and/or Occupiers of land in the Shire of Perenjori.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before the 15th October 1974, to remove from the

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land owned or occupied by you all inflammable material or to clear firebreaks in accordance with the following, and thereafter to maintain the land or the firebreaks clear of inflammable material up to and including the 31st March 1975:—

1. Towsite land: In respect of the land owned or occupied by you within the Townsites of Perenjori, Bowgada, Caron, Bunjil, Latham or Maya you shall—

- (a) where the area of the land is one-half of one acre or less, remove all inflammable material on the land from the whole of the land; and
- (b) where the area of land exceeds one-half of one acre, clear of all inflammable material firebreaks at least 10 feet wide immediately inside all external surrounding boundaries of the land and also immediately surrounding all buildings situated on the land.

2. Rural Land: In respect of land owned or occupied by you other than within the townsites referred to in paragraph (1) above you shall clear of all inflammable material firebreaks at least 10 feet wide—

- (a) Immediately inside all external boundaries of the land and also immediately surrounding all buildings and/or haystacks or group of buildings and/or haystacks situated on the land; and
- (b) not less than one chain and not more than five chains from the perimeter of all buildings and/or haystacks or groups of buildings and/or haystacks situated on the land; and
- (c) where the area of land exceeds 500 acres you shall construct additional firebreaks not less than 10 feet wide in such positions as will divide the land into areas of not more than 500 acres completely surrounded by a firebreak not less than 10 feet wide.

3. Fuel Dumps: In addition to the firebreaks required by paragraphs (1) and (2) above you shall remove all inflammable material from all the land occupied by drums used for the storage of inflammable liquid, whether the drums contain inflammable material or not, including the land on which ramps for the holding of the drums are constructed and to a distance of at least 10 feet outside the perimeter of any drums, stacks of drums, or drum ramp.

If it is considered to be impracticable for any reason to clear firebreaks or to remove inflammable material from the land as required by this notice you may apply to the Council or its duly authorised officer not later than the 15th October 1974 for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly appointed officer, you shall comply with the requirements of this notice.

The penalty for failure to comply with this notice is a fine of not less than \$10 nor more than \$200 and a person in default is also liable, whether prosecuted or not, to pay costs of performing the work directed in this order if it is not carried out by the owner or the occupier by the date required by this notice.

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

> By Order of the Council, L. H. MILLAR, Shire Clerk.

BUSH FIRES ACT, 1954. Shire of Murray-Pinjarra. Notice pursuant to Section 33. Firebreak Order.

Burning is not permitted on Sundays.

Notice to Owners and/or Occupiers of Land. PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before the 30th day of November 1974, and thereafter up to and including the 15th day of March 1975 to have a firebreak, clear of all inflammable material at least 1.8 metres (6 feet) wide (or such other width as is specified hereunder) in the positions as set out hereunder.

1. Rural Land (all land other than in a Town-site):

- 1.1 Immediately inside all external boundaries of all land owned or occupied by you. No breaks are permitted on a road reserve outside a property boundary.
- 1.2 Within 100 metres (5 chains) of the perimeter of all buildings and/or haystacks situated on the land.
- 2. Townsites:
 - 2.1 Immediately inside and along all external boundaries of all land of one acre or more.
 - 2.2 On land having an area of less than one acre you shall have the whole of the land clear of all inflammable material.
- 3. Fuel and/or Gas Depots:
 - 3.1 In respect of land owned or occupied by you on which is situated any container normally used to contain liquid or gas fuel, you shall, in addition to the requirements of paragraphs 1 and 2 above, have the land within 20 metres (1 chain) of the liquid or gas fuel container whether it contains liquid or gas fuel or not, including the land on which any ramp or supports are constructed, clear of all inflammable material.

If for any reason it is considered impracticable to comply with the provisions of this order, you may make a written application for a variation to the Shire Clerk which must reach him not less than two weeks prior to the date by which the firebreak is required to be established.

No such application will be considered unless it bears the signature of the Fire Control Officer of the area, signifying his agreement to the variation. If the application is not approved by the Shire Clerk, you shall comply with the requirements of this notice. The penalty for failing to comply with this notice is a fine of not less than \$10.00 or more than \$200.00 and the person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

Note: The following are Townsites within the Shire. Pinjarra, Dwellingup, Coolup, North Dandalup, Yunderup, Furnissdale and Ravenswood (which includes Murray Bend).

By Order of the Council,

J. W. SIBBALD, Shire Clerk.

BUSH FIRES ACT, 1954.

Shire of Carnamah.

Notice to all Owners and/or Occupiers of Land within the Shire of Carnarmah.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before the 15th day of October, 1974, to remove from the land owned or occupied by you, all inflammable material, or to clear firebreaks, in accordance with the following, and thereafter to maintain the land or the firebreaks clear of inflammable material up to and including the 31st day of May, 1975:—

(a) Rural Land:

- (1) You shall clear of all infiammable material firebreaks at least 2 metres wide immediately inside all external boundaries of the land.
- (2) You shall clear of all inflammable material firebreaks at least 3 metres wide within 100.58 metres of the perimeter of all buildings, haystacks, fuel dumps and fuel ramps in such a manner as to completely encircle the buildings, haystacks, fuel dumps and fuel ramps.

- (3) You shall clear additional firebreaks not less than 9 metres wide immediately surrounding all uncleared land which is situated in that part of the Shire west of the line described in the schedule hereunder.
- Schedule: A line commencing on the northeastern intersection of the Carnamah/ Three Springs Shire boundary, and the eastern boundary of Victoria Location 9284; thence on a line generally southeasterly along the eastern boundaries of Victoria Location 9284, 9918; thence southerly along the east boundary of Victoria Location 7203 to a point meeting the prolongation westward of the northern boundary of Victoria Location 8194; thence easterly along the north boundary of Victoria Location 8194 to the northeastern corner of that location; thence southerly, easterly and southerly along the boundary of Victoria Location 8194 to the southeastern corner of that location; thence easterly along the south boundary of Victoria Location 8194 to the southeastern corner of that location; thence easterly along the south boundary of Victoria Location boundary of Victoria Location 8194 to the north along the south boundary of Victoria Location 8194 to the north western corner of Reserve No. 24618.
- (b) Carnamah Townsite:
 - (1) Where the area of the land is 0.202 hectares or less you shall clear the whole of the land of all inflammable material.
 - (2) Where the area of the land is more than 0.202 hectares, you shall clear of all inflammable material firebreaks not less than 2 metres wide immediately inside all external boundaries of the land and immediately surrounding all buildings situated on the land.

(c) Townsites of Eneabba, Coolimba and Illa-wong:

Removal of inflammable material or provision of firebreaks on land within these townsites will be the subject of special notices issued under section 33 of the Bush Fires Act, by the Carnamah Shire Council.

If it is considered to be impractical for any reason to clear firebreaks or to remove inflammable material from the land as required by this notice, you may apply to the Council or its duly authorised Officer, not later than the 10th day of October, 1974, for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land.

If permission is not granted by the Council, or its duly authorised Officer, you shall comply with the requirements of this notice.

By Order of the Council,

R. S. DUTCH,

Shire Clerk.

BUSH FIRES ACT, 1954.

Shire of Kwinana.

Firebreaks Order.

Notice to Owners and Occupiers of Land Within the Shire of Kwinana.

PURSUANT to the powers contained in section 33 of the Bush Fires Act, 1954, you are hereby required on or before the 15th day of November, 1974, or within fourteen days of the date of your becoming owner or occupier, should this be after the 15th day of November, 1974, to clear all infinammable material, firebreaks at least 2 m wide immediately inside all external boundaries of the land and at least 10 m wide immediately surrounding all buildings, hay stacks, fuel drum dumps and fuel ramps situated on the land, including buildings on adjoining properties, and thereafter to maintain the firebreaks clear of infiammable material up to and including the 15th day of April, 1975.

If it is considered to be impracticable for any reason to clear firebreaks as required by this notice, you may apply to Council or its duly authorised officer not later than the 31st October, 1974, for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice.

The penalty for failing to comply with this notice is a fine of not less than \$10 nor more than \$200. and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

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

Dated 4th September, 1974.

By Order of the Council,

L. G. BAKER, Shire Clerk.

BUSH FIRES ACT, 1954.

Morawa Shire Council.

Harvesting Bans.

PURSUANT to the powers contained in Regulation 38C of the Regulations to the Bush Fires Act, it is hereby declared that the provisions of Regulation 38C shall not apply in the Shire of Morawa on the following days: Australia Day, Labour Day, Good Friday, Easter Monday, Anzac Day, the birthday of the reigning Sovereign and any day proclaimed to be a public holiday in the Shire of Morawa whether in addition to or a substitution for any of those days.

By Order of the Council,

R. A. SCOTT, Shire Clerk.

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

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Katanning Town Planning Scheme No. 1—Amendment No. 8.

T.P.B. 853/5/10/1, Pt. J.

This hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act, 1928 (as amended), that the Minister for Urban Development and Town Planning approved the Shire of Katanning Town Planning Scheme Amendment on the 30th August, 1974 for the purpose of rezoning Katanning Town Lot 3 of 572 Moojebing Road from Residential to "Special Purpose—Plant Nursery".

R. ANDERSON, President. W. E. BROUGHTON, Shire Clerk.

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

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Wanneroo.

Town Planning Scheme No. 1-Amendment, No. 27.

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

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act, 1928 (as amended), that the Minister for Urban Development and Town Planning approved the Shire of Wanneroo Town Planning Scheme Amendment on the 28th August, 1974 for the purpose of rezoning portion of Lot 1 Swan Loc. 2540 Wanneroo Road, Wanneroo Townsite from Rural to Tavern and the creation of Zone No. 15—Tavern Zone in which the use class tavern is permitted (P).

C. J. SEASON,

President. N. S. BENNETTS,

Shire Clerk.

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

Advertisement of Approved Town Planning Scheme Amendment.

City of Nedlands Town Planning Scheme— Amendment No. 44.

T.P.B. 853/28/1, Pt. 42.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act, 1928 (as amended), that the Minister for Urban Development and Town Planning approved the City of Nedlands Town Planning Scheme Amendment on the 28th August, 1974, for the purpose of restricting the use of offices in the shopping zone by prohibiting this use in Leura Street, Hollywood Ward as set out in the Schedule annexed hereto.

J. CHAS SMITH,

Mayor. S. A. GIESE,

Town Clerk.

Schedule.

The City of Nedlands under and by virtue of the powers conferred upon it, in that behalf, by the Town Planning and Development Act, 1928 (As Amended), hereby makes the following Town Planning Scheme Amendment, by deleting Reference 33 in Table 1—Zoning Table of the Scheme Text, and substituting therefor as set out hereunder and adding, after Note 5, a Note 6 as set out hereunder:

TABLE 1-ZONING TABLE.

ZONES. D Е Gż н I Α в F Residential , Showroom, rehouse Use Classes Service Station Industry Residential Residential General] G.R. 5 Special Office, Shops Light Hotel х х х х х P(6) Р \mathbf{P} х 33 Office

(6) On lots 297/8/9, 300/1/2/3/4/5/6/7, 310/2/3, 317/8/9 Leura Street an office use shall not hereafter be permitted and the land may only be developed as provided in Clause 3.8 of the Scheme text.

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

Advertisement of Approved Town Planning Scheme Amendment.

City of Melville Town Planning Scheme No. 2---Amendment No. 47.

T.P.B. 853/2/17/5, 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 Minister for Urban Development and Town Planning approved the City of Melville Town Planning Scheme Amendment on the 28th August, 1974 for the purpose of rezoning Lot 28 Canning Loc. 28 Plan 6741 Cranford Avenue, Brentwood, from G.R.4 to Service Station to allow expansion and redevelopment of an existing Service Station on the corner of Cranford Avenue and Moolyeen Road.

> J. F. HOWSON, Mayor.

P. J. HANLEY, Acting Town Clerk.

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

Notice that a Town Planning Scheme Amendment has been Prepared and is Available for Inspection. Shire of Mandurah Town Planning Scheme, No.

1—Amendment No. 14.

T.P.B. 853/6/13/1, Pt. 0.

NOTICE is hereby given that the Mandurah Shire Council in pursuance of its powers under the Town Planning and Development Act, 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lots 2, 3 and 14 Pinjarra Road and Lots 13 and 14 Boundary Road from Residential "B" to Showrooms.

All plans and documents setting out and explaining the amendment have been deposited at Shire Council Offices, Mandurah Terrace, Mandurah and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the 6th December, 1974.

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

Any person desirous of objecting to the amendment should set forth in writing his/her objections and lodge them with Shire Clerk, Shire of Mandurah, P.O. Box 210, Mandurah 6210, on or before the 6th December, 1974.

> K. W. DONOHOE, Shire Clerk.

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

Notice that a Town Planning Scheme Amendment has been Prepared and is Available for Inspection. Shire of Wanneroo Town Planning Scheme No. 1— Amendment No. 36.

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

NOTICE is hereby given that the Wanneroo Shire Council in pursuance of its powers under the Town Planning and Development Act, 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lots 1 and 2 corner Eddystone Avenue and Allambie Drive, Craigie from Residential Development to General Residential G.R.4.

All plans and documents setting out and explaining the amendment have been deposited at Shire Council Offices, Wanneroo and will be open for inspection without charge during the hours of 8.45 a.m.-4.45 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including the 27th September, 1974.

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

Any person desirous of objecting to the amendment should set forth in writing his/her objections and lodge them with Shire Clerk, Shire of Wanneroo, P.O. Box 21, Wanneroo 6065, on or before the 27th September, 1974.

N. S. BENNETTS, Shire Clerk.

PUBLIC WORKS DEPARTMENT

Tenders, closing at Perth at 2.30 p.m. on the dates mentioned hereunder are invited for the following works. Tenders are to be addressed to "The Hon. Minister for Works, c/o Contract Office, Public Works Department, corner King's Park Road and Havelock Street, West Perth," and are to be endorsed "Tender". The highest, lowest, or any tender will not necessarily be accepted.

19310 19337† 19338 19339 19341 19342 19344	 Albany Senior High School—Rebuilding of Fire Damaged Section Zoological Gardens, South Perth—New Administration Building, Aluminium Doors and Windows Lockridge Junior Primary School—Additions 1974—Electrical Installation Weld Square Primary School—Additions—4 Classrooms and Resource Centre Sonth Hedland No. 2 Primary School—Air Conditioning and Sonth Hedland No. 2 Primary School—Air Conditioning and School Primary School—Air Conditioning and School Primary Schoo	17/9/74 5/9/74 10/9/74	Documents available 21/8/7 on approval after regis tration by 2.30 p.m. or Tuesday, 13/8/74 P.W.D., West Perth
19338 19339 19341 19342 19340 19344	ing, Aluminium Doors and Windows Lockridge Junior Primary School—Additions 1974—Electrical Installation Weld Square Primary School—Additions—4 Classrooms and Resource Centre South Hedland No. 2 Primary School—Air Conditioning and	10/9/74	
19339 19341 19342 19340 19344	Lockridge Junior Primary School—Additions 1974—Electrical Installation Weld Square Primary School—Additions—4 Classrooms and Resource Centre Sonth Hedland No. 2 Primary School—Air Conditioning and		
9341 9342 9340 9344	Weld Square Primary School—Additions—4 Classrooms and Resource Centre Sonth Hedland No. 2 Primary School—Air Conditioning and	10/0/	P.W.D., West Perth
.9342 9340 9344	South Hedland No. 2 Primary School-Air Conditioning and	10/9/74	P.W.D., West Perth
.9342 9340 9344	Af the test of the sense of an appled pooled and	17/9/74	P.W.D., West Perth
9340 19344	Mechanical Ventilation consisting of air cooled packaged air conditioners, ducted supply systems and exhaust systems to teaching and administration blocks		P.W.D., Geraldton P.W.D., Hedland
9344	Kulin Junior High School—Additions 73/74	10/9/74	P.W.D., West Perth P.W.D. (A.D.), Narrogin Police Station Kulin
	Wyndham Junior High School—Additions—Administration Extensions	24/9/74	P.W.D., West Perth P.W.D., Wyndham P.W.D., Kununurra P.W.D., Derby P.W.D., Port Hedland
09454	Fremantle Hospital, Samson Ward School Room—Additions—	10/9/74	P.W.D., West Perth
19345†	1974 Churchlands Teachers' College, Stage 2C—Cafeteria/Recrea- tion and Student Assoc. Admin. (nominated sub contract)	19/9/74	P.W.D., West Perth
19346‡	Aluminium Wall Panels Eastern Goldfields High School—Stage II—Erection	17/9/74	P.W.D., West Perth P.W.D. (A.D.), Kalgoorlie
19343	Lockridge High School—Stage 2—Electrical Services Eastern Goldfields High School—Stage II	17/9/74 $17/9/74$	P.W.D., West Perth P.W.D., West Perth
19346§ 19347	Yerecoin Primary School—Additions 73/74—1 Classroom	24/9/74	P.W.D., West Perth
19348	Meekatharra School of the AirNew Building (A/C)Recall of Tenders	24/9/74	P.W.D. (A.D.), Northam P.W.D., West Perth Mining Registrar Meekatharra
19349	Warriapendi Primary School-Additions 73/74-Socio-	17/9/74	P.W.Ď., West Perth
	Psychoeducational Unit Port Hedland—Cooke Point Primary School—Additions 73/74 —Resource Centre	1/10/74	P.W.D., West Perth P.W.D. (A.D.), Port Hedland
19351	Kambalda Primary School—Additions 1973/74—2 Classrooms and Resource Centre—Noise Barriers etc.	24/9/74	P.W.D., West Perth Police Station, Kambalda P.W.D. (A.D.), Kalgoorlie
19352§	Chidley Centre (Mosman Park)-Specialised Educational	24/9/74	P.W.D., West Perth
19353	Facility for Isolated Children South Hedland School—No. 2 Additions 1974—Electrical Services Installation	24/9/74	P.W.D., West Perth P.W.D. (A.D.), Port Hedland
9354	Zoological Gardens South Perth-New Administration Build- ing-Air Conditioning and Mechanical Services	17/9/74	P.W.D., West Perth
19355	Meekatharra Water Supply—2/225m ³ R.C. Circular Roofed Tanks	24/9/74	P.W.D., West Perth Mining Registrar Meekatha rr
19356	Cue Water Supply-2/225m ³ R.C. Circular Roofed Tanks	24/9/74	P.W.D., West Perth Mining Registrar Cue
19357 19358	Craigie Primary School—Electrical Installation, 1974 Zoological Gardens—New Administration Building—Electri- cal Installation	24/9/74 24/9/74	P.W.D., West Perth P.W.D., West Perth
19359	East Wanneroo Primary School—Electrical Installation	$24/9/74 \\ 24/9/74$	P.W.D., West Perth P.W.D., West Perth
19360 19361	Weld Square Primary School—Electrical Installation 1974 Bull Creek Primary School—Electrical Installation, 1974	$\frac{24}{9}/74$	P.W.D., West Perth
.9362	Girrawheen High School—Stage 2—Electrical Services	24/9/74	P.W.D., West Perth
.9363	Esperance Harbour Improvements—Construction of Break- water extension—Completion	24/9/74	P.W.D., West Perth
19364	Pinjarra Primary School—Additions 73/74—1 Classroom and Staff Toilets	1/10/74	P.W.D., West Perth Clerk of Courts, Pinjarra
19365	East Maddington Primary School—6 Classrooms and Covered Area	24/9/74	P.W.D., West Perth
19366	R. & I. Bank of W.A., Dalwallinu-Mechanical Services	1/10/74	P.W.D., West Porth P.W.D., Geraldton
19367	John Willcock High School—Erection 74/75—Gymnasium Equipment	1/10/74	P.W.D., West Perth
19368	Forrestfield High School-Erection 1974/75-Gymnasium	1/10/74	P.W.D., West Perth
19369	Equipment John Willcock High School—Supply and Fixing of Fixed Furniture	1/10/74	P.W.D., West Perth
19370	Furniture Esperance High School—2 Art and Craft Rooms, 1 Commerce —Additions 74/75 and 3 Classrooms	1/10/74	P.W.D., West Perth P.W.D., Kalgoorlie Clerk of Courts, Esperance
19371	Governor Stirling High School-Additions 73/74-Medical	24/9/74	P.W.D., West Perth
	Centre Demountable Partitions—Department of Corrections, Ardross	24/9/74	P.W.D., West Perth
19374	House, 1009 Hay Street, Perth Carnarvon Courthouse and Sergeants Quarters—Recall of Tenders for completion of Contract	1/10/74	P.W.D., West Perth P.W.D., Carnarvon
19375	Cunderdin Junior Agricultural High School—Supply and In- stallation Cool Room Refrigeration Equipment and Kitchen Mechanical Exhaust System	1/10/74	P.W.D., Geraldton P.W.D., West Perth

Sale of Land.

PVO. 1436/70.

NOTICE is hereby given that His Excellency the Governor has authorised, under section 29 (5) of the Public Works Act, 1902-1972, the sale by private contract or public auction of the land hereinafter described, such land being no longer required for the purpose for which it was taken.

Land.

1. Portion of Avon Location 1953, being part of Lot 2 on Diagram 2797 and being the whole of the land comprised in Certificate of Title Volume 480 Folio 22 less that portion of the railway reserve traversing Location 1953 on Plan 10154.

2. Avon Location 41 comprised in Certificate of Title Volume 1124 Folio 131 less that portion of the railway reserve traversing Location 41 on Plan 10154.

Dated this 6th day of September, 1974.

T. J. LEWIS,

Under Secretary for Works.

PUBLIC WORKS ACT, 1902-1972.

Sale of Land.

PVO. 421/74.

NOTICE is hereby given that His Excellency the Governor has authorised, under section 29 (7) of the Public Works Act, 1902-1972, the sale by Public Auction or Private Contract of the land hereinafter described, such land being no longer required for the purpose for which it is held.

Land.

Portion of Mullewa Town Lot 76, and being the whole of the land contained in Certificate of Title Volume 47, Folio 52A (known as Lot 26, Jose Street, Mullewa).

Dated this 6th day of September, 1974.

D. H. O'NEIL, Minister for Works.

PUBLIC WORKS ACT, 1902-1972.

Notice of Intention to Sell Resumed Land. PVO. 79/74.

NOTICE is hereby given that the piece or parcel of land described in the schedule hereto is no longer required for the purpose for which it was resumed and is available for sale under the provisions of section 29 of the Public Works Act, 1902-1972.

A person who, immediately prior to the taking of the land referred to, had an estate in fee simple in that land may, within three months after the publication of this notice in the *Gazette* and in accordance with the provisions of section 29 (3) of the Public Works Act, 1902-1972, apply to the Minister for Works at the office of the Department of Public Works for an option to purchase the land, but such application shall be subject to the provisions of section 29 (3) (ca) of that Act.

Dated this 6th day of September, 1974.

T. J. LEWIS,

Under Secretary for Works.

Schedule.

- Portion of Swan Location 34 being Lot 113 on Plan 2026 and being the whole of the land contained in Certificate of Title Volume 1092 Folio 385.
- (ii) Portion of Swan Location 34 being Lot 112 on Plan 2026 and being the land remaining in Certificate of Title Volume 1066 Folio 695.

ERRATUM.

LOCAL GOVERNMENT ACT, 1960-1973; PUBLIC WORKS ACT, 1902-1972. Notice of Intention to Resume Land.

PVO. 464/72.

NOTICE is hereby given that the purpose of the public work set out in the heading and preamble of the Notice of Intention to Resume Land published in the *Government Gazette* of 10th May, 1974, page 1523, was in error and is corrected to read as follows:—

Public Office Buildings—Bunbury. Dated this 6th day of September, 1974. T. J. LEWIS, Under Secretary for Works.

M.R.D. 727/73

Main Roads Act, 1930-1972; Public Works Act, 1902-1972

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1972, that it is intended to take or resume, under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Moora District, for the purpose of the following public work, namely, re-aligning the Moora—Milling Road and that the said pieces or parcels of land are marked off on plan M.R.D., W.A., 7308–44 which may be inspected at the Office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

No.	Owner or Reputed Ow	vner	Occupier or Reputed Occupier	Description	Area (approx.)
1	Samuel Stephen Essex		A. M., L. T. A. and J. A. Mc- Cuish (Purchasers vide Caveat 2380/67)	Portion of Melbourne Location 911 being part of Lot M269 on Plan 2863 (Certificate of Title Volume 1049 Folio 782)	3·4441 ha
2	Frederick Hamilton		F. Hamilton	Portion of Melbourne Location 911, being part of Lot M267 & M270 on Plan 2863 (Certificate of Title Volume 401 Folio 176)	3∙0287 ha
3	Moora Road Board		Moora Road Board	Portion of Melbourne Location 911, being part of Lot M269 on Plan 2863, the sub- ject of diagram 9952 (Certificate of Title Volume 1049, Folio 749)	9 488 m ²

Dated this 30th day of August, 1974.

M.R.D. 598/70

Main Roads Act, 1930-1972; Public Works Act, 1902-1972

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1972, that it is intended to take or resume, under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the West Kimberley District, for the purpose of the following public work, namely, deviation of Great Northern Highway, and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A., 3337. which may be inspected at the Office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Oc	cupier	Description	Area (approx.)
1	Presbyterian Church (New South Walcs) Property Trust	Presbyterian Church		Portion of Knowsley AA Lots 3 and 103 (Certificate of Title Volume 1199, Folio 729)	2·41 ha
— Date	t this 2nd day of September, 1	1974.			

W. J ALLAN, Secretary Main Roads.

Main Roads Act, 1930-1972; Public Works Act, 1902-1972

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902– 1972. that it is intended to take or resume, under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Perth District, for the purpose of the following public work, namely, widening the Hay and Havelock Streets intersection, and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A. 7120–663, which may be inspected at the Office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	$\mathbf{Description}$	Area (approx.)
1	We s tern Australian Fire Brigades Board	Western Australian Fire Brigades Board	Portion of Perth Town Lot H69 ou 1 7669 (Certificate of Title Volume 1 Folio 35)	Plan 5·3 m² 308,
Date	d this 4th day of September, 1	974.	W. J. ALLAN, Secret	wy, Main Roads.
	Л	lain Roads Act, 1930–1972 : Put	blic Works Act, 1902–1972	M.R.D. 412/74
	N	OTICE OF INTENTION TO TA	KE OR RESUME LAND	
and h Albai	being all in the Boddington an iv Road, and that the said pie	d Williams District, for the purpo	ovisions of section 17 (2) of the Public Wo she picces or parcels of land described in t so of the following public work, namely, ff on Plan M.R.D., W.A. 7409-34 and 740 o Crescent, East Porth.	the Schedule hereto,
		SCHEDUL	E	
No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)

Ian Turnbull Wilkie 1 I. T. Wilkie Portion of Williams Location 4260 (Certifi-.... $4 \cdot 24$ ha cate of Title Volume 1216, Folio 841) $\mathbf{2}$ Roy Turubull Wilkie and R. T. and N. Wilkie Portion of Williams Location 4372 (Certifi-4 670 m² Noel Wilkie cate of Title Volume 1154, Folio 455)

Dated this 4th day of September, 1974.

Main Reads Act, 1930-1972 : Public Works Act, 1902-1972

M.R.D. 373/74

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1972, that it is intended to take or resume, under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Albany District, for the purpose of the following public work, namely, re-aligning the Perth-Albany Road, and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A. 7401–43 which may be inspected at the Office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1	Cecil Garfield Arney and Dulcie May Arney	C. G. and D. M. Arney	Portion of Plantagenet Location 381, being part of Lot 17 on Plan 212 (Certificate of Title Volume 1286, Folio 532)	$3 m^2$
2	Cecil Garfield Arney and Dulcie May Arney	C. G. and D. M. Arney	Portion of Plantagenet Location 381, being part of Lot 16 on Plan 212 (Certificate of Title Volume 147, Folio 177A)	13 m^2
3	Cecil Garfield Arney and Dulcie May Arney	C. G. and D. M. Arney	Portion of Plantagenet Location 381, being part of Lot 15 on Plan 212 (Certificate of Title Volume 1286, Folio 533)	30 m^2
4	Arthur James Hicks and Matilda Rose Hicks	A. J. and M. R. Hicks	Portion of Plantagenet Location 381, being part of Lots 13 and 14 on Plan 212 (Certificate of Title Volume 1267, Folio 44)	132 m²
5	Bertram George Herbertson, Edna May Herbertson, John Leonard Goodwin and Margaret Anne Goodwin	B. G. and E. M. Herbertson and J. L. and M. A. Goodwin	Portion of Plantagenet Location 381, being part of Lot 12 on Plan 212 (Certificate of Title Volume 495, Folio 62A)	98 m²
6	Bertram George Herbertson, Edna May Herbertson, John Leonard Goodwin and Margaret Anne Goodwin	B. G. and E. M. Herbertson and J. L. and M. A. Goodwin	Portion of Plantagenet Location 381, being part of Lot 11 on Plan 212 (Certificate of Title Volume 1237, Folio 352)	39 m²

W. J. ALLAN, Secretary, Main Roads.

M.R.D. 430/74

Main Roads Act, 1930-1972 : Public Works Act, 1902-1972

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1972, that it is intended to take or resume, under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the East Fremantle District, for the purpose of the following public work, namely, re-aligning Canning Highway, and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A., 7431–222, which may be inspected at the Office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1	The Swan Brewery Co. Ltd.	The Swan Brewery Co. Ltd.	Portion of Swan Location 176, being part of Lot 55 on Plan 2426 (Certificate of Title Volume 484, Folio 128)	10 m^2
2	The Swan Brewery Co. Ltd.	The Swan Brewery Co. Ltd.	Portion of Swan Location 176, being part of Lot 56 on Plan 2426 (Certificate of Title Volume 1022, Folio 348)	40 m ²
3	The Swan Brewery Co. Ltd.	The Swan Brewery Co. Ltd.	Portion of Swan Location 212, being part of Lot 27 on Plan 1754 (Certificate of Title Volume 1272, Folio 915)	$40 m^2$
4	Gladys Rosalie Locke	G. R. Locke	Portion of Swan Location 212, being part of Lots 31 & 32 on Plan 1754 (Certificate of Title Volume 1074 Folio 412)	$33 m^2$
5	Gavin Frederick Hancock	G. F. Hancock	Portion of Swan Location 297, being part of Lot 33 on Plan 1754 (Certificate of Title Volume 29, Folio 68A)	45 m^2
6	The East Fremantle Mas- onic Lodge Co. Ltd.	The East Fremantle Mas- onic Lodge Co. Ltd.	Portion of Swan Location 646 being part of Lot 1 on Plan 5132 (Certificate of Title Volume 1034, Folio 430)	$14 m^2$
7	Esso Australia Ltd	Esso Anstralia Ltd.	Portion of Swan Location 646 being part of Lot 2 on Plan 5132 (Certificate of Title Volume 1041, Folio 400)	35 m^2
8	Esso Anstralia Ltd.	Esso Anstralia Ltd.	Portion of Swan Location 646 being part of Lot 3 on Plan 5132 (Certificate of Title Volume 1184, Folio 483)	19 m ²

Dated this 2nd day of September, 1974.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE BOARD.

Metropolitan Sewerage.

Notice of Intention.

M.W.B. 667173/74.

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1972, of the intention of the Board to undertake the construction and provision of the following works, namely:—

Mullaloo Sewer District.

Joondalup Branch Sewer—First and Second Sections.

Description of Proposed Works:

The construction of a five hundred and twentyfive millimetre nominal diameter plastic lined reinforced concrete pipe with manholes and all other apparatus connected therewith.

The Localities in which the Proposed Works will be Constructed or Provided:

Portion of the Shire of Wannero immediately north and south of Mulaloo Drive and approximately parallel to the west bank of Lake Joondalup.

The Purposes for which the Proposed Works are to be Constructed or Provided:

For the disposal of waste water.

Route of Proposed Main Sewer:

Commencing at a point, of co-ordinate value of 6 483 050.691 metres north and 385 944.996 metres east, situated in the northeastern corner of Perthshire Location 109 and proceeding generally northerly across the said Lot 109 and across Perthshire Location 108 via points of co-ordinate value of 6 483 129.758 metres north and 385 698.219 metres east, 6 483 272.100 metres north and 385 563.200 metres east, and 6 483 364.500 metres north and 385 562.400 metres east to a point in Mullaloo Drive of co-ordinate value of 6 483 621.846 metres north and 385 686.698 metres east; thence northwesterly across Lot 1 Mullaloo Drive to a point, on its northern boundary, of co-ordinate value of 6 484 092.331 metres north and 385 549.294 metres east via a point of co-ordinate value of 6 483 976.850 metres north and 385 627.436 metres east and as shown on plan M.W.B. No. 12825.

The Times when and Place at which Plans, Sections and Specifications may be Inspected:

At the office of the Board, corner of King's Park Road and Havelock Street, West Perth, for one month on and after the 6th day of September, 1974, between the hours of 9.00 a.m. and 3.30 p.m.

H. HEWITT, General Manager.

NOTE.

Sections 22 and 23 of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909-1972, provide that:—

- (a) Any local authority or person interested may lodge a written objection with the Board against the construction or provision of the proposed works, within one month after the date of publication of the above notice.
- (b) If, after that month has expired, the objections lodged are not sufficient to require approval to be withheld and provided other requirements of the Act have been complied with, the Governor may make an Order, to be notified in the *Gazette*, empowering the Board to undertake the construction of the proposed works.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE BOARD. Metropolitan Sewerage. Notice of Intention.

M.W.B. 674866/72.

NOTICE is hereby given, pursuant to section 20 of the Metropolitan Water Supply Sewerage and Drainage Act, 1909-1972, of the intention of the Board to undertake the construction and provision of the following works, namely:—

Bayswater Reticulation Area 5B.

Description of Proposed Works:

The construction of 305, 230, 150 and 100 millimetre diameter reticulation pipe sewers together with manholes and all other apparatus connected therewith.

The Localities in which the Proposed Works will be Constructed or Provided:

Portion of the Shire of Bayswater bounded by Clavering Road, Raleigh Road, Foyle Road, Langley Road and Drynan Street.

The Purposes for which the proposed Works are to be Constructed or Provided:

For the disposal of waste water and to connect premises to the main sewer.

The Area and the Parts of which are Intended to be Served by the Proposed Works:

Commencing at a point in the centre of Claver-ing Road and opposite the centre of Raleigh Road Ing Road and opposite the centre of Raleigh Road and proceeding southwesterly to and along the centre of Raleigh Road to a point opposite the centre of drain reserve; thence southeasterly to and along the centre of drain reserve to a point on the prolongation of the southeastern boundary of Part Lot 503 Raleigh Road; thence south-westerly to and along the southeastern boundary and northwesterly along the southwastern boundary and northwesterly along the southeastern boundary dary of the said Part Lot 503 and its prolongation to the centre of Raleigh Road; thence south-westerly and westerly along the centre of Raleigh Road and its prolongation to the centre of Beech-boro Road: thence southerly along the contro of boro Road; thence southerly along the centre of Beechboro Road to a point opposite the centre of Foyle Road; thence westerly to and along the centre of Foyle Road and northwesterly along the centre of Foyle Road to a point opposite the centre of Burnside Street; thence southwesterly to and along the centre of Burnside Streeet to a point opposite the centre of Buthside Streegt to a point opposite the centre of right of way; thence northwesterly to and along the centre of right of way and its prolongation to the centre of Cantle-bury Road; thence northeasterly along the centre of Cantlebury Road to the centre of Foyle Road; thence northwesterly, northerly and northwesterly along the centre of Foyle Road to a point on the prolongation of the northwestern boundary of lot prolongation of the northwestern boundary of lot 784 Foyle Road; thence northeasterly to and along The northwestern boundary of the said Lot 784 to its northwestern boundary of the said Lot 784 to its northernmost corner; thence northwesterly along the southwestern boundaries of Lot 767, Lot 766, Lot 765, Lot 764 and Lot 763 Hudson Street and its prolongation to the centre of Langley Road; thence northeasterly along the centre of Langley Road to the centre of Hudson Street; thence southeasterly along the contra of Hudson Langley Road to the centre of Hudson Street; thence southeasterly along the centre of Hudson Street to a point on the prolongation of the western boundary of Part Lot 711 Hudson Street; thence northerly to and along the western boun-dary and easterly along the northern boundary of the said Part Lot 711 to its northeastern corner; thence easterly across Part Lot 710 to a point in the centre of Beechboro Road nearly opposite the southern boundary of Lot 586 Beechboro Road; thence northerly along the centre of Beechboro Road to a point on the prolongation of the centre Road to a point on the prolongation of the centre of Clavering Road; thence easterly and southeasterly to and along the centre of Clavering Road to the point of commencement and as shown as a dark border on Plan M.W.B. 12699

The Times when and Place at which Plans, Sections and Specifications may be Inspected:

At the office of the Board, corner of Kings Park Road and Havelock Street, West Perth, for one month on and after the 6th day of September, 1974 between the hours of 9.00 a.m. and 3.30 p.m.

H. HEWITT, General Manager.

NOTE.

Sections 22 and 23 of the Metropolitan Water Supply Sewerage and Drainage Act, 1909-1972 provide that:---

(a) Any local authority or person interested may lodge a written objection with the Board against the construction or provision of the proposed works, within one month after the date of publication of the above notice.

(b) If, after that month has expired, the objections lodged are not sufficient to require approval to be withheld and provided other requirements of the Act have been com-plied with, the Governor may make an Order, to be notified in the Gazette, empowering the Board to undertake the construction of the proposed works.

WILD CATTLE NUISANCE ACT, 1871 (AS AMENDED).

To the Licensing Court for the District of Dale in Western Australia:

I, RONALD REESON, being Senior Ranger of the Catchment Area known as Canning, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Board, at the next quarterly meeting of the Licensing Court of the said district, for a licence, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Areas of Canning, Churchman Brook, Wungong, Victoria and Kangaroo Gully for the year ending 31st December, 1975.

R. REESON.

WILD CATTLE NUISANCE ACT, 1871 (AS AMENDED).

To the Licensing Court for the District of Dale in Western Australia:

CHARLES VELLACOTT, being Senior Ranger of the Catchment Area known as Serpentine, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Board, at the next quarterly meeting of the Licensing Court of the said district, for a licence under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Areas of the Serpentine and Serpentine Pipehead, North Dandalup and South Dandalup for the year ending the 31st December, 1975.

C. VELLACOTT.

WATER BOARDS ACT, 1904-1969. (Sections 41-45.)

Bunbury Water Board.

NOTICE is hereby given of the intention of the Bunbury Water Board to undertake construction of the works hereinafter described by virtue of the powers contained under the provisions of the Water Boards Act, 1904-1969.

Description of Works:

Construction of treatment plant extensions to Hastie Street Reservoir.

- (a) One (1) steel sedimentation tank.
- (b) One (1) aerator.
- (c) Two (2) steel filter shells.
- (d) Installation of two (2) bores and pumping equipment, including electrical.
- (e) Site preparation.

Construction of treatment plant extensions to 5000000 gallon reservoir.

- (a) Two (2) steel sedimentation tanks.
- (b) Two (2) aerators.
- (c) Two (2) steel filters.
- Installation of two (2) bores and pumping (d) equipment, including electrical.
- (e) Site preparation.
- 3. Distribution mains throughout the town.

Chlorination plants at various treatment 4. works throughout the town.

5. Purchase standby pumping equipment.

Location of Works:

- (i) On Lot 502, Reserve 31520.
- (ii) On Lot 533, Reserve 32152.
- (iii) Within the Town of Bunbury.
- (iv) As detailed.
- (v) Standby equipment.

Purpose of Works:

The purpose of the proposed works is to improve the quality and quantity of water supply to the town.

Area to be Supplied with Water:

The Town of Bunbury.

It is considered that the whole of the Bunbury Water Board area will benefit from the proposed works. The annual value of the Water Board area for 1973-74 is \$4 314 190 and the estimated rate return for 1973-74 is \$382 990.

Plans and specifications may be inspected at the Bunbury, for one (1) month after the 29th Sep-tember, 1974.

Dated this 21st day of June, 1974.

P. J. USHER,

Chairman.

TOWN OF CLAREMONT.

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30th JUNE, 1974. Adjusted to the Nearest \$.

TAC	Ceri	ບຸບລະ	

	Re	ceipts.				
Potor						\$
Rates				···•		320 154
Payment in lieu o			••••			5 182
Licenses						4 779
Road Grant			••••			78 056
Government Grant	s and Re	ecoups		••••		3 650
Income from Prope Sanitation		Lease				103 498
Thin or			••••			1 1 1 0
Othon Devenue		••••	••••		••••	2 158
Other Revenue	• ••••		••••			22 626
Total Recei	nte					¢541.010
100ar Heeer	.0 03		••••	••••	••••	\$541 213
	Pay	vment	¥.			
	100	,				\$
Administration:						Ŷ
Staff Section						40 217
Members' Sect	ion					3 332
Debt Service						125 852
Public Works and	Services					107 760
Chargeable Works						13 236
Street Lighting						14 046
Parks and Gardens	s					94 904
Buildings-Mainter	lance					7 973
Town Planning						9 302
Health Services						8 039
Sanitation						39 649
Building Control						5 791
Plant, Machinery,		ffice E	lquipm	ient		499
Donations and Gr						10 041
All Other Expendit	ure					64 583
matel Dam						
Total Payn	nents					\$545 224
	CITT	MMAR	37			
	501	MIMAR	r.			٠
Bank Balance-1/7	/1072 (0	vordro	11777)			\$ 28 026.56
Add: Payments as	Der stot	omont	wir)			545 223.53
Add, rayments as	per stat	ement	••••			040 220.00
						\$573 250.09
Deduct: Receipts a	e nor et	otomo	nt			541 213.07
Dedder. Heeerphs	AS PCI SU	a ocnic.	110			541 210.01
Bank Balance-30t	h June.	1974 (Overd	rawn)		\$32 037.02
		(01024			
	()	.~				_
BALANCE	SHEET	AS AT	30 th	JUNE	, 1974	ł.
	1	Assets.				
				\$		\$
Current Assets:				·		
Cash and Ban						100
Commonwealth			nds			800
M.W.S.S. & D.			are-			
mont/Grayla	nds Sev	verage				
Scheme						4 245
Sundry Debtors:						
Rates						57 263
	aches					329
Chargeable Wo						1 308
Stock on Hand						717

Deduct: Receipts as per statement	 \$573 250.09 541 213.07
Bank Balance-30th June, 1974 (Overdrawn)	 \$32,037,02

Assets.		
	\$	\$
Current Assets:	•	•
Cash and Bank Balances Commonwealth Treasury Bonds M.W.S.S. & D. Dept.—Mt. Clare-		100 800
mont/Graylands Sewerage Scheme		4 245
Sundry Debtors:		
Rates Vehicle Approaches Chargeable Works		57 263 329 1 308
Stock on Hand		717
Non-current Assets:		
Trust Fund—Cash at Bank Loan Capital—Cash at Bank		$23202\10947$
Trust Fund Investment-Deposit		10 541
Aust. United Corporation Loan Instalment Fund—Clare- mont Football Club—		52 000
Cash at Bank	269	
Building Society Deposit	12 323	10 500
		12 592
Superannuation Fund:	1 106	
Reserve Account No. 1	1 106	
Reserve Account No. 2	234	

1340

\$

	\$	ŝ
Deferred Assets: M.W.S.S. & D. Dept.	,	,
-Mt. Claremont/Graylands Sewer-		
		139 868
age Scheme		109 000
Buildings		338 601
Furniture, Fixtures and Fittings		3 858
Plant, Machinery and Tools		24 398
Motor Vehicles		28 426
Golf Course:		
Glast II and		10 189
Characterization and the second		
		74 526
Cresswell Park		16 538
Lake Claremont		5 822
Claremont Oyal Terracing and Im-		
provements		36 017
Swimming Dool		260 123
Owinining FOOI		200 120
Motol Annata		A1 100 000
Total Assets		\$1 103 209

Liabilitie	s.		
Current Liabilities:			
Bank Overdraft—General			
Account			32 037
Sundry Creditors			11 761
Non-Current Liabilities: Trust Fund Amounts due	to		
other persons			23 203
Superannuation Fund:			20 200
Reserve Account No. 1		1 106	
Reserve Account No. 2		234	
		******	1 340
Trust Fund—Investment			52 000
Loan Instalment Fund-Cla mont Football Club	are-		10 500
Deferred Liabilities:			12 592
Long Service Leave Accrued			26 295
Loan Liability		1 354 000	20 200
Less: Repayments		489 090	
			864 910
Total Liabilities			\$1 024 138

SUMMARY.

Total Total			 	••••		 		 $^{\$}_{1\ 103\ 209}$ 1 024 138
Municipal Account (Accumulation)-surplus				 \$79 071				

Contingent Liabilities:

- The amount of interest included in loan debenture issued, payable over the life of the loans and not shown under the heading of Loan Liability is approximately—\$504 118.35.
- (2) Under the conditions of the Commonwealth Air Road Fund Grant there is a commitment to spend \$23 547.00 on certain road works before December 31st, 1974.

We hereby certify that the figure and particulars included in the accompanying Statements of Account of the Town of Claremont for the twelve (12) months ended 30th June, 1974 are correct.

R. E. PACKINGTON, Mayor.

D. E. JEFFERYS. Town Clerk

We report having examined the books and accounts of the Town of Claremont, also compared the Statement of Receipts and Payments of the General Fund and Loan Capital Fund for the twelve (12) months ended 30th June, 1974 and the Balance Sheet as at that date, and found same to be correct and in accordance with the Books, Accounts and Documents produced.

R. B. TWOGOOD, Auditor.

P. D. EASTWOOD, Auditor.

SHIRE OF PORT HEDLAND.

Appointment of Building Surveyor.

IT is hereby notified for public information that Vernon John Buchanan has been appointed Build-ing Surveyor to the Shire of Port Hedland as from 20th August, 1974.

> R. C. COTTIER Deputy President.

SHIRE OF PORT HEDLAND.

Cancellation of Appointment—Parking Inspector. THE cancellation of the appointment of Thomas Edward Stone as Parking Inspector for the Shire of Port Hedland as from 22nd August, 1974, is hereby notified.

> R. C. COTTIER Deputy President.

TRAFFIC ACT, 1919.

Blackwood Regional Traffic Council.

Appointment.

IT is hereby notified for public information that John Desmond Smith has been appointed Traffic Inspector for the Blackwood Regional Traffic Council with effect from 15th July, 1974.

> G. S. ABBOTTS, Chairman.

TRAFFIC ACT, 1919.

Blackwood Regional Traffic Council.

IT is hereby notified for public information that the appointments of Alexander Cameron and Colin Charles Reeves as Traffic Inspectors for the Blackwood Regional Traffic Council are cancelled as from 26th August, 1974.

> G. S. ABBOTTS. Chairman.

LOCAL GOVERNMENT ACT, 1960-1973. Municipality of the Shire of Morawa.

Notice Requiring Payment of Rates Prior to Sale. THE several registered proprietors or owners in fee simple, or persons appearing by the last me-morial in the office of the Registrar of Deeds to be morial in the office of the Registrar of Deeds to be seized of the fee simple respectively of the several pieces of land described in the third column of the Appendix to this notice and persons appearing in the Register Book or by memorial in the Office of the Registrar of Deeds to have respectively an estate or interest in the land, and whose names appear in the first column of the Appendix to this notice notice.

Take notice that—

- (1) Default has been made in the payment to the Council of the abovenamed Municipality of a rate charged on the several pieces of land described in the third column of the Appendix to this notice, and the default has continued in respect of each separate piece of land for a period greater than three years;
- (2) The total amount owing to the Council in respect of rates and other amounts charged on each piece of land is shown in the second column of the Appendix set oppo-site the description of that piece of land;
- (3) Payment of these amounts representing rates is hereby required; and
- (4) In default of payment, the pieces of land will be offered for sale by public auction after the expiration of 105 days from the date of service of this notice at a time appointed by the Council.

The pieces of land in respect of which the rates specified in the second column of the Appendix are owing are those severally described in the third column of the Appendix and set opposite the respective amounts so specified.

Dated the 2nd day of September, 1974.

R. A. SCOTT Clerk of the Council.

Appendix.

- Names of Registered Proprietors or Owners, and also of all other Persons having an Estate or Interest in the Land (first Column); Amount owing showing separately the amount owing as rates, and any other amounts owing (second Column); Description of the several Pieces of Land referred to (third Column).
- Geoffrey Herbert Sermon, of Gutha and Morawa; 1665.28 rates to 30th June, 1974, and \$32.94 Legal Costs; So much of Victoria Locations 6909 and 10042 as forms Lot 1 of deposited diagram 7135 and comprised in Certificate of Title Volume 1235, Fol. 558.

City of Fremantle.

Memorandum of Rates Imposed.

To whom it may concern:

AT a meeting of the Fremantle City Council on Monday, 26th August, 1974, it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act, 1960-1973, for the year ending 30th June, 1975.

W. A. MCKENZIE,

Mayor.

Schedule.

General Rates: 15.2c in the dollar on annual rental values.

Gas Mains: 14 per cent of the gross value of gas sold.

Oil Pipeline: 1/8 per cent of the gross value of oil sold.

Current Rates may be paid in four equal instal-ments due on 1st September, 1st December, 1974, 1st February, 1st May, 1975.

LOCAL GOVERNMENT ACT, 1960-1973. City of South Perth.

Memorandum of Imposing Rates.

To whom it may concern:

AT two meetings of the South Perth City Council held on the 26th day of June, 1974, and the 28th day of August, 1974, it was resolved that the rates and charges specified hereunder should be im-posed on all rateable property within the district of the City of South Perth in accordance with the provisions of the Local Government Act, 1960-1973, and the Health Act, 1911-1973.

Dated this 30th day of August, 1974.

J. G. BURNETT, Mayor. P. A. BENNETTS

Town Clerk.

Schedule of Rates and Charges Levied.

General Rate: 1.54 cents in the dollar or unimproved values on all rateable land within the district.

Special Rate-S.H.C., Karawara: .1768 cents in the dollar of broad acre valuation.

Rubbish Charges: \$13.00 for one bin removal per week.

LOCAL GOVERNMENT ACT, 1960-1973 AND HEALTH ACT, 1911-1973.

Town of Albany.

Memorandum of Imposing Rates and Charges.

To whom it may concern:

AT a meeting of the Town of Albany held on the 26th August, 1974 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the municipality in accordance with the provisions of the above Acts.

Dated this 29th day of August, 1974.

H. J. SMITH,

Mayor. F. R. BRAND, Town Clerk.

Schedule of Rates Levied.

General rates: 6.2 cents in the dollar on the un-improved value, minimum rate \$20.00.

Sanitary charges:

\$30.00 per annum.

Supplementary services-68 cents each.

Rubbish removal charges:

\$12.50 per annum. Supplementary services-50 cents per bin.

LOCAL GOVERNMENT ACT, 1960-1973,

AND HEALTH ACT, 1911-1973.

Town of Narrogin.

Memorandum Imposing Rates, 1974/1975.

To whom it may concern:

AT a meeting of the Narrogin Town Council held on the 29th August, 1974, it was resolved that the rates specified hereunder be imposed on all rateable property within the Town of Narrogin in ac-cordance with the Local Government Act, 1960-1973, and the Health Act, 1911-1973, for the period 1st July, 1974 to the 30th June, 1975.

R. W. FARR,

Mayor. M. E. BADDELEY

Town Clerk,

Schedule of Rates Levied.

General Rate: 25 cents in the dollar on annual values.

Minimum Rate: \$20.00 per lot.

Sanitation Charge: \$30.00 per annum for removal of one pan per week.

LOCAL GOVERNMENT ACT, 1960-1973.

Town of Northam.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Northam Town Council held 23rd August, 1974 it was resolved that the rates specified hereunder should be imposed on all rate-able property within the District of the Town of Northam for the period 1st July, 1974 to 30th June 1075 June, 1975.

F. A. R. KILLICK,

Mayor.

Schedule.

General Rates: 23 cents in the \$ on annual values of all rateable land within the District.

Garbage Removal: \$13.00 per annum per bin for one removal per week.

Minimum Assessment Charge: Minimum charge of \$10 per assessment.

Borehole Hire Charge: \$10.00 for six months.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Collie.

Memorandum of Imposing Rates.

To whom it may concern:

AT meetings of the Collie Shire Council held on 20th and 27th August, 1974, it was resolved that rates and charegs specified hereunder should be imposed on all rateable property within the district of the Shire of Collie in accordance with the provisions of the Local Government Act, 1960-1973.

Dated this 28th day of August, 1974.

L. P. PIAVANINI,

Shire President.

P. McNAB, Shire Clerk.

Schedule of Rates Levied.

General Rate:

Annual Values-25 cents in the dollar.

Unimproved Values-3.31 cents in the dollar.

Minimum Rating:

Through the North Town Ward and South Town Ward-\$20.00 per assessment. Throughout the East Ward and West Ward-\$10.00 per assessment.

Sanitary Charge: \$79.00 per annum for each pan removed weekly.

Rubbish Charge: \$12.00 per annum for each bin removed weekly.

Desludging Septic Tanks: \$15.00.

Hotel Refuse: \$5.00 per month.

Waste Water Charges: \$1.50 per 100 gallons with minimum of \$5.00.

Special Sanitary Services: \$2.00 per pan for each removal.

LOCAL GOVERNMENT ACT, 1960-1973, AND HEALTH ACT, 1911-1973.

Shire of Cranbrook.

Memorandum of Imposing Rates and Charges.

To whom it may concern:

AT a meeting of the Council of the Shire of Cranbrook held on 16th August, 1974, it was resolved that the rates and charges specified hereunder should be imposed on rateable property and properties serviced within the district of the Shire of Cranbrook in accordance with the provisions of the above Acts.

Dated this 29th day of August, 1974.

R. C. WARD,

President.

Schedule of Rates and Charges.

Central Ward: 11.1 cents in the \$ on unimproved values;

- Rural Wards (Bokerup-Unicup, Frankland, Gordon, Stirling, Tenterden, Tunney); 7.58 cents in the \$ on unimproved values.
- Refuse removal (Central Ward): \$11 per annum for one weekly service, or 30c per removal where not charged annually.
- Nightsoil removal (Central Ward): \$45 per annum for one weekly service, or \$1.00 per removal where not charged annually.
- Minimum rate: a minimum rate of twenty dollars to be charged on any one Assessment.
- Discount: a discount of 5% is allowed on rates paid prior to 30th September, 1974, or within thirty days of the date of the Assessment, whichever is the later.

LOCAL GOVERNMENT ACT, 1960-1973, AND HEALTH ACT, 1911-1973.

Shire of Bridgetown-Greenbushes.

Memorandum of Imposing Rates and Charges.

To whom it may concern:

THE Council of the Shire of Bridgetown-Greenbushes at a meeting held on the 28th day of August 1974 resolved that the rates and charges specified hereunder be imposed on all rateable property within the Shire in accordance with the provisions of the Local Government Act, 1960-1973, and Health Act, 1911-1973.

Dated this 30th day of August, 1974.

W. L. H. DOUST, President. R. A. FREEMAN,

Shire Clerk.

Schedule of Rates Levied.

General Rates: 13 cents in the \$ on unimproved values.

Minimum Rate: \$20 per location, lot or other parcel of land.

Schedule of Charges.

Rubbish Removals: \$12 per annum for one removal per week.

LOCAL GOVERNMENT ACT, 1960-1973, AND HEALTH ACT, 1911-1973.

Shire of Brookton.

To whom it may concern:

AT a meeting of the Brookton Shire Council held on the 15th day of August, 1974 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the District in accordance with the provisions of the Local Government Act, 1960-1973, and the Health Act, 1911-1973.

Dated this 2nd day of September, 1974.

W. B. EVA, President.

J. W. HUGHES, Shire Clerk.

Schedule of Rates Levied.

General Rate: 6.93 cents in the \$ on unimproved values.

Special Rate—Loan 19:

- Zone 1: 0.35 cents in the \$ on unimproved values.
- Zone 2: 0.25 cents in the \$ on unimproved values.
- Zone 3: 0.15 cents in the \$ on unimproved values.

Special Rating—Central Ward: 6.22 cents in the \$ on unimproved values.

Rubbish Charge: \$20.80 per annum, weekly removal of one standard bin.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Boyup Brook.

Memorandum of Imposing Rates of the Financial Year 1974/75.

To whom it may concern:

AT a meeting of the Boyup Brook Shire Council held on the 29th August 1974, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Shire in accordance with the provisions of the Local Government Act.

Dated the 29th August, 1974.

J. A. FORBES,

President.

L. G. AMEY,

Shire Clerk.

Schedule.

Country Wards: General Rate 2.37 cents in the dollar on unimproved value.

Boyup Brook Ward: General Rate 6.15 cents in the dollar on unimproved value.

Rubbish Services: \$10.00 per bin per annum for one weekly service.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Carnamah.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Carnamah Shire Council held on the 28th day of August, 1974, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Municipality, in accordance with the provisions of the Local Government Act, 1960-1973.

Dated the 28th day of August, 1974.

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

Shire Clerk.

Schedule of Rates Levied.

- General Rate: 5.35c in the \$1 on unimproved values throughout the District.
- Additional Rate: 4.65c in the \$1 (Loan No. 28) on Carnamah townsite.

Minimum Rate: \$20 per assessment on rateable land within the District.

Discount: 5 per cent discount on all current rates paid within 30 days of date of assessment.

Rubbish Charges:

- \$20.00 per annum, for one removal per week, private dwellings.
- \$52.00 per annum, for general rubbish removals, all business houses and offices.

LOCAL GOVERNMENT ACT, 1960-1973. Shire of Denmark.

Memorandum of Imposing Rates.

To whom it may concern:

At the meeting of the Shire of Denmark held on 22nd August, 1974, it was resolved that Rates and Charges as specified hereunder should be imposed on all Rateable Property within the Shire of Denmark in accordance with the provisions of the Local Government Act, 1960-1973.

Dated this 29th day of August, 1974.

F. OSBORNE,

President.

Schedule of Rate and Charges.

General Rate: 4.1c in the \$ on unimproved values. Rubbish Service Charge: \$15.50 per annum for the removal of one standard rubbish bin per week.

Sanitary Service Charge: \$1.00 per removal. Minimum Rate: \$20.00 per assessment.

LOCAL GOVERNMENT ACT, 1960-1973 AND HEALTH ACT, 1911-1973. Shire of Dumbleyung.

Memorandum of Imposing Rates and Charges.

To whom it may concern:

AT a meeting of the Dumbleyung Shire Council held on the 22nd day of August, 1974, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Shire of Dumbleyung in accordance with the provisions of the abovementioned Acts.

Dated this 30th day of August, 1974.

Shire Clerk.

Schedule of Rates Levied.

General Rate:

2.56 cents in the dollar on unimproved values. 17.00 cents in the dollar on annual values.

Sewerage Area: 15.00 cents in the dollar on annual values.

Health Services:

- (a) Sanitation Charges—\$30.55 per annum for a once weekly service of one pan removal.
- (b) Rubbish Charges—\$22.75 per annum for a once weekly service of one bin removal.

LOCAL GOVERNMENT ACT, 1960-1973.

Memorandum of Imposing Rates.

The Municipality of the Shire of Esperance.

To whom it may concern:

AT a meeting of the Esperance Shire Council held on 27th August, 1974, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the municipality in accordance with the provisions of the Local Government Act, 1960-1973.

Dated this 27th day of August, 1974.

O. STUART,

President.

Schedule of Rates Levied.

- General Rate: 3.75 cents in the \$ on unimproved values except urban farm lands.
- Urban Farm Lands: 1.00 cent in the \$ on unimproved land, so specified, in the Esperance Ward.
- Minimum Rate: \$20 per Lot.

Rubbish Charges:

- \$12.00 per annum for clearance of one standard bin per week, payable by property owner.
- \$56.00 per annum for one clearance per week of five bins and one-fifth charge for each additional bin clearance, payable by the property owner with a minimum of \$20 per rated business property.
- No charge for aged or invalid pensioners actually occupying property.

LOCAL GOVERNMENT ACT, 1960-1973, AND HEALTH ACT, 1911-1973.

Shire of Kalamunda.

Memorandum of Imposing Rates.

To whom it may concern:

AT a special meeting of the Kalamunda Shire Council held on the 1st August, 1974, and reconvened on the 19th August, 1974, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act, 1960-1973, and the Health Act, 1911-1973.

> G. C. C. SPRIGGS, President. L. F. O'MEARA, Shire Clerk.

Schedule of Rates Levied.

General Rate: 1.96 cents in the dollar on Unimproved Capital Value.

Urban Farmland Rate: 1.00 cents in the dollar on Unimproved Capital Value.

Minimum Rate: \$20.00 per annum.

Domestic Rubbish Removal Charges: \$12.00 per annum.

\$8.50 per annum for approved pensioners.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Kellerberrin.

Memorandum of Imposing Rates.

To whom it may concern: AT a meeting of the Kellerberrin Shire Council held on the 20th day of August, 1974 it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Shire in accordance with the provisions of the Local Government Act, 1960-1973.

Dated this 30th day of August, 1974.

J. K. WALSH, President. T. R. BENNETT,

Shire Clerk.

Schedule of Rates Levied.

Rural-Unimproved Values:

North Ward: 3.020c in the \$. South Ward: 3.020c in the \$.

East Ward: 2.942c in the \$.

Townsite—Unimproved Values:

Kellerberrin ward: 10.596c in the \$.

Minimum Rate: \$7.40 per block.

Discount: 5 per cent on all current rates paid in full on or before due date indicated.

Shire of Kojonup.

Memorandum of Imposing Rates and Charges.

To whom it may concern:

AT a meeting of the Council of the Shire of Kojonup held on 26th August. 1974, it was resolved that the rates and charges set out below should be imposed on all rateable properties within the Shire in accordance with the provisions of the Local Government Act 1960-1973.

Dated this 6th day of September, 1974.

K. M. GARDNER,

President. E. H. KELLY,

Shire Clerk.

Schedule of Rates Levied.

General Rate: 4c in the Dollar on unimproved values.

Minimum Charges:

Kojonup Townsite (specified area) \$20 per lot. Kojonup Townsite other than specified area and all other Townsites and parts of the Shire \$10 if only one lot or location is owned, but in the case of more than one lot or location a minimum rate of \$5 per lot or location apply.

Sanitary Charges per annum:

All areas \$52 per service. Pensioners \$26 per service.

Rubbish Disposal Charges per annum:

\$15.60 per service. Pensioners \$7.80 per service.

LOCAL GOVERNMENT ACT, 1960-1973.

Memorandum of Imposing Rates.

Shire of Leonora.

To whom it may concern:

AT a meeting of the Leonora Shire Council, held on the 27th day of August, 1974, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act, 1960-1973.

P. J. HUGHSON,

Shire Clerk.

Dated the 27th day of August, 1974.

Schedule of Rates Levied.

(a) General Rate of 25 cents in the \$ upon annual values.

- (b) General Rate of 6.25 cents in the \$ upon unimproved capital values.
- (c) Health Rate of \$10.00 per annum (one regulation rubbish bin).
- (d) Minimum Rate of \$5.00 per annum.

LOCAL GOVERNMENT ACT, 1960-1973. Municipality of the Shire of Mandurah. Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Mandurah Council, held on the 28th day of August, 1974, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Municipality or (if the case so requires—within the following Wards and special areas) in accordance with the provisions of the Local Government Act, 1960, (and other Acts, which specify, if the case requires).

H. W. THOMPSON,

President.

Schedule of Rates Levied.

- General: 2 cents in the dollar on unimproved value of all rateable property within the Shire of Mandurah.
- Sanitary Service Charge: \$52.00 per annum per weekly service for one pan removal.

Rubbish Service Charge: \$8.32 per annum per weekly service for one bin removal.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Mt. Marshall.

Memorandum of Imposing Rates.

To whom it may concern: AT a meeting of the Mt Marshall Shire Council, held on 27th August, 1974, it was resolved that the rates specified hereunder should be imposed on all

rateable property within the district of the Shire of Mt. Marshall in accordance with the Local Government Act, 1960-1973.

Dated this 28th day of August, 1974.

B. M. GILLETT, President.

C. G. ELLIS, Shire Clerk.

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Schedule or Rates Levied.

General Rate:

- 3.8c in the dollar on unimproved values for all wards and townsites of Gabbin, Welbungin and Wialki.
- 3.0c in the dollar on unimproved values for pastoral leases and mining leases.
- 10.0c in the dollar on annual values for the townsites of Bencubbin and Beacon.

Minimum Rate: \$15.00 per assessment.

Note: A discount of 3 per cent will be allowed on general rates paid on or before 15th October, 1974.

Rubbish Removal Charge (Bencubbin Townsite): \$10.00 per bin per annum.

Electricity Charges—Per Unit: First 1 000 units—10c. Remainder—8c.

LOCAL GOVERNMENT ACT, 1960-1973. Shire of Menzies.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Menzies Shire Council held on the 16th August, 1974, it was resolved that the rates specified hereunder should be imposed on all rateable property within the District of the Municipality, for the financial year 1974-75, in accordance with the provisions of the Local Government Act, 1960-1973.

> STEPHEN J. TONKIN, President. H. E. WILLIAMS, Shire Clerk.

Schedule of Rates Levied.

General Rate: 5.5 cents in the dollar on Unimproved Values.

Minimum Rate: \$10.00 per assessment in all wards. Sanitary Charges: \$2.00 per month per service.

Electricity Charges:

Domestic—8 cents per unit. Commercial—7.5 cents per unit.

Government Departments-10 cents per unit.

Minimum Charge-\$1.00 per month.

Shire of Mullewa.

Memorandum of Imposing Rates and Charges.

To whom it may concern:

AT a meeting of the Mullewa Shire Council held on the 21st August, 1974, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the District of the Municipality in accordance with the pro-visions of the Local Government Act, 1960-1973.

G. S. EVES. President

Schedule of Rates to be Levied.

General Rates:

25 cents in the dollar on annual values.

3.865 cents in the dollar on unimproved values. Minimum Rate on annual values: \$20 on each and every lot.

Rubbish Charge: \$12.00 per annum per standard bin.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Mundaring.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Council of the Shire of Mun-daring held on 22nd August, 1974 it was resolved that the rates and charges specified hereunder shall be imposed on all rateable property within the Shire in accordance with the Local Government Act, 1960-1973.

T. BROZ, President. R. L. LEGGO, Shire Clerk.

Schedule of Rates Levied.

General Rate: 1.625 cents in the dollar on the unimproved values of properties. Urban Farm Land Rate: 1.17 cents in the dollar on

the unimproved values of properties.

Minimum Rate: \$20.00. Rubbish Removal Charge: \$11.00 per year.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Murray.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Murray Shire Council held on 29th August, 1974, it was resolved that the Rates and Charges specified hereunder should be imposed on al. rateable property within the Shire in accordance with the Local Government Act, 1960-1972.

Dated this 30th day of August, 1974.

E. C. ATKINS,

President. J. W. SIBBALD. Shire Clerk.

Schedule of Rates Levied.

General Rate: 0.95 cents in the dollar on unimproved values.

Differential Rate: 1.55 cents in the dollar on unimproved values, in the Pinjarra Ward.

Declared Urban Farm Lands Rate: 0.775 cents in the dollar on unimproved values, in the Pinjarra Ward.

Minimum Rate: \$20.00 per lot throughout the Shire.

Annual Rubbish Charge: \$10.40 for one standardsized bin removal per week.

Annual Sanitary Charge: \$31.20 per weekly service for one pan removal.

LOCAL GOVERNMENT ACT, 1960-1973 AND HEALTH ACT, 1911-1973.

Shire of Nannup.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Nannup Shire Council held on 15th August, 1974 it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act, 1960-1973, and the Health Act, 1911-1973.

Dated this 15th day of August, 1974.

J. M. MCKITTRICK,

President.

4.2 cents in the dollar on unimproved values throughout the Shire.

21 cents in the dollar on annual values throughout the Shire.

Minimum Rate: Ten dollars on any one assessment. Rubbish Removals: Ten dollars forty cents per annum for the weekly removal of a standard size rubbish bin.

LOCAL GOVERNMENT ACT, 1960-1973. Shire of Narrogin.

Memorandum of Imposing Rates for Year 1974/75.

To whom it may concern

AT a meeting of the Narrogin Shire Council held on the 22nd August, 1974, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Shire of Narrogin in accordance with the provisions of the Local Government Act, 1960-1973.

Dated the 28th day of August, 1974.

W. W. SHEPHERD, President. G. R. MCKEOWN. Shire Clerk.

Schedule of Rates Levied.

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

15 cents in the dollar on the unimproved value for the Highbury Townsite.

The Minimum Rate will be \$15.00.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Nungarin.

Memorandum of Imposing Rates.

To whom it may concern:

A? a meeting of the Nungarin Shire Council held on the 22nd day of August, 1974, it was resolved that the rates specified hereunder be levied on all rateable land within the Shire of Nungarin in accordance with the provisions of the Local Gov-ernment Act, 1960-1973.

Dated this 22nd day of August, 1974,

R. L. HERBERT, President.

M. N. BROWN Shire Clerk.

Schedule of Rates Levied.

Rural: On unimproved values, 5.53 cents in the dollar.

Townsites of Nungarin and Elabbin: on annual values, 25.00 cents in the dollar.

Minimum Assessment: \$10.00 per lot.

Rubbish Removal Charges:

Occupied Residential Dwellings: \$10 per annum. Business Premises (Optional): \$15 per annum.

Shire of Swan.

Memorandum of Imposing Rates.

To whom it may concern: AT a meeting of the Council of the Shire of Swan held on August 27, 1974 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within Townsites, Municipality in accordance with the provisions of the Local Government Act, 1960-1973.

> L. D. MARSHALL President.

Schedule of Rates and Charges Levied.

- Guildford Townsite: 12 cents in the dollar on Annual Values.
- Midland Ward; Bullsbrook Prescribed Area; Lock-ridge/Beechboro Prescribed Area; Rangeview Prescribed Area: 2.45 cents in the dollar on Unimproved Values.
- Hazelmere Townsite: 1.5 cents in the dollar on Unimproved values.
- South Guildford Townsite; 1.4 cents in the dollar on Unimproved Values.
- Remainder of Guildford Ward: 1.6 cents in the dol-lar on Unimproved Values.
- Middle Swan Townsite: 2.3 cents in the dollar on Unimproved Values.
- Remainder of East Ward; 1.5 cents in the dollar on Unimproved Values.
- East Ward Declared Urban Farmland: 0.85 cents in the dollar on Unimproved Values.
- Remainder of the District: 1.3 cents in the dollar on Unimproved Values.
- Declared Urban Farmland: 0.65 cents in the dollar on Unimproved Values.
- Minimum Rate: Twenty dollars (\$20.00) for each separate location, lot or other piece of any rateable land.
- Removal: Twelve dollars (\$12.00) per Refuse annum for removal of one receptacle per week for rateable land. Fifteen dollars (\$15.00) per annum for removal of one receptacle per week for non-rateable land.
- Nightsoil Removal: Seventy-five dollars (\$75.00) where a sanitation service is rendered for a period less than a year, the charge shall be one-tenth of the annual charge, save that such charge shall not exceed the annual charge.

LOCAL GOVERNMENT ACT, 1960-1973, AND HEALTH ACT, 1911-1973.

Shire of Tambellup.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Tambellup Shire Council held on the 15th day of August, 1974, it was resolved that the rates specified hereunder should be imposed on all rateable property within the Shire of Tambellup in accordance with the provisions of the Local Government Act, 1960-1973.

P. H. BIRT.

President. J. W. FLATOW, Shire Clerk.

Schedule of Rates Levied.

Central Ward: 12 cents in the dollar on unimproved values.

Rural Wards: 3.5 cents in the dollar on unimproved values.

Rubbish Charges: \$13.00 per annum or 25 cents per removal for one standard bin.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Three Springs.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Three Springs Shire Council held on the 23rd day of August 1974, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Municipality for the financial year 1974-75, in accordance with the provisions of the Local Government Act, 1960-1973.

Dated this 23rd day of August, 1974.

D. HUNT.

President.

Schedule of Rates Levied.

General Rates: 5.98 cents in the \$ on unimproved values.

Minimum Rate: \$10.00.

Rubbish Charges: \$15.00 per annum Three Springs Townsite for one removal service weekly.

LOCAL GOVERNMENT ACT, 1960-1973, AND HEALTH ACT, 1911-1973. Shire of Victoria Plains.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Council of the Shire of Victoria Plains held on the 19th day of August, 1974, it was resolved that the rates specified hereunder It was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Municipality in accordance with the Local Government Act, 1960-1973, and that sanitation charges specified hereunder should be levied on property within the Calingiri Townsite in accordance with the Health Act, 1911-1973. Dated 2nd September, 1974.

W. H. GARRIGAN, President.

Schedule of Rates Levied.

- General Rates: 21 cents in the dollar on annual values and 1.68 cents in the dollar on unimproved values.
- Discount: A discount of $2\frac{1}{2}$ per cent to be allowed on current rates only, paid on or before 30th September, 1974.

Sanitation Charges:

Rubbish Removal (Domestic) within Calingiri Townsite only—\$13.00 per annum per weekly removal (standard bin), payable in advance.

LOCAL GOVERNMENT ACT, 1960-1973. Shire of Wickepin.

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

AT a meeting of the Council of the Shire of Wickepin held on the 9th of August, 1974, it was resolved that the rates and charges specified hereunder, should be imposed on all rateable property within the District of Wickepin in accordance with the provisions of the Local Government Act.

Dated this 9th day of August, 1974.

N. E. KING.

President.

Schedule. Rural Areas 3.17 cents in the \$1 on U.V.

Townsites 15.85 cents in the \$1 on A.V.

Subject to a minimum rate of \$10 for each separate lot in a Townsite.

Charges:

Rates:

Sanitary Services: \$3.50 per removal.

Waste Water: \$10.00 for the first 1,000 gallons or part thereof per month and then 65 cents per 100 gallons thereafter.

Garbage Service:

Yealering \$6.75 per annum. Wickepin \$13.50 per annum.

Shire of Beverley.

Notice of Intention to Borrow.

Proposed Loan (No. 63) of \$3000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Beverley Shire Council hereby gives notice of its intention to borrow money by the sale of a debenture or debentures on the following terms and for the following purpose: \$3 000 for a period of ten (10) years, payable at the Bank of New South Wales, Beverley, in twenty (20) equal half-yearly instalments of principal and interest. Purpose: The replacement/ purchase of Dental Clinic Equipment.

Specifications and estimates of the cost thereof together with the statement required by section 609 of the Act are open for inspection at the Office of the Council during ordinary business hours for 35 days after the publication of this notice.

Dated this 3rd day of September, 1974.

G. L. KILPATRICK, President.

P. J. BENNETT, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973. Shire of Boyup Brook.

Sille of Boyup Block.

Notice of Intention to Borrow. Proposed Loan (No. 67) of \$3 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Boyup Brook Shire Council hereby gives notice that it proposes to borrow the sum of \$3 000 by the sale of debentures payable at the Shire Office, Boyup Brook, by half-yearly instalments of principal and interest for the following period and purpose—\$3 000 for a period of five years:—

Purpose:	\$
(1) Buildings—Hall Furniture	$1\ 000$
(2) Buildings—Additions to Agricul-	
tural Hall	$1\ 000$
	1 000

(3) Plant—Recreation Grounds 1000

\$3 000

Estimates and statements required by section 609 are available for inspection at the Council Office, Boyup Brook, during business hours, for a period of 35 days after publication of this notice.

Dated this 30th day of August, 1974.

J. A. FORBES, President. L. G. AMEY, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Bridgetown-Greenbushes.

Notice of Intention to Borrow.

Proposed Loan (No. 58) of \$36 000.

PURSUANT to section 610 of the above Act, the Shire of Bridgetown-Greenbushes hereby gives notice of its intention to borrow money by the sale of a debenture on the following terms and for the following purpose: \$36 000 for a period of four years repayable at the Commonwealth Savings Bank, Bridgetown, by eight (8) half-yearly instalments. Purpose: Purchase of one road grader.

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

Dated this 29th day of August, 1974.

W. L. H. DOUST, President. R. A. FREEMAN,

Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Busselton.

Notice of Intention to Borrow:

Proposed Loans (No. 95) of \$65 000; (No. 96) of \$8 500; and (No. 97) of \$26 500.

PURSUANT to section 610 of the Local Government Act, 1960-1973, The Busselton Shire Council hereby gives notice of intention to borrow money by the sale of a debenture on the following terms and for the following purposes:—

- Loan No. 95---\$65 000: Repayable over a period of fifteen (15) years at the Commonwealth Savings Bank of Australia, Perth, in equal half yearly instalments of principal and interest. Purpose: Road Works.
- Loan No. 96—\$8 500: Repayable over a period of ten (10) years at the Commonwealth Savings Bank of Australia, Perth, in equal half yearly instalments of principal and interest. Purpose: Construction of Beach Shelters, Boat Ramp and Toilet Facilities.
- Loan No. 97—\$26 500: Repayable over a period of five (5) years at the Commonwealth Savings Bank of Australia, Perth, in equal half yearly instalments of principal and interest. Purpose: Purchase of Plant.

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

Dated this 3rd day of September, 1974.

J. TORRENT, President. P. S. HOLGATE, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973. Shire of Esperance.

Notice of Intention to Borrow.

Proposed Loans (No. 121) of \$46 200 and

(No. 122) of \$30 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Council of the Shire of Esperance hereby gives notice that it proposes to borrow money by the sale of a debenture or debentures on the following terms and for the following purposes:—

- Loan No. 121—\$46 200: For a period of seven years at ruling interest rates, repayable at the office of the Council, Esperance, in fourteen equal half-yearly instalments of principal and interest. Purpose: Purchase of Plant.
- Loan No. 122—\$30 000: For a period of seven years at ruling interest rates, repayable at the office of the Council, Esperance, in fourteen equal half-yearly instalments of principal and interest. Purpose: Drainage in the Esperance townsite.

Specifications, estimates of costs and statements as required by section 609 of the Act are open for inspection at the office of the Council, during business hours, for 35 days after publication of this notice.

29th August, 1974.

O. STUART, President. E. L. CHOWN, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Goomalling.

Notice of Intention to Borrow.

Proposed Loan (No. 57) of \$8 600.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Council of the Shire of Goomalling hereby gives notice that it proposes to borrow money by the sale of debentures repayable by half-yearly instalments of principal and interest to the National Bank, Goomalling, on the following terms and for the following purpose: $\$8\ 600\ for\ a\ period\ of\ 5\ years.$ Purpose: Purchase of fire truck and extension of garage.

Plans, specifications, estimates and the statement required under section 609 of the Act are open for inspection by ratepayers at the office of the Council during normal office hours for a period of 35 days after publication of this notice.

> T. G. MILLSTEED, President. G. W. MORRIS, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Lake Grace.

Notice of Intention to Borrow.

Proposed Loan (No. 90) of \$18 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Lake Grace Shire Council hereby gives notice that it proposes to borrow money by the sale of a debenture on the following terms and for the following purpose: \$18 000 for a period of four years at a rate of interest not exceeding eleven point thirty-five per cent (11.35%), per annum payable at the Council office, in eight equal instalments of principal and interest. Purpose: Purchase of plant.

Plans and specifications and estimates of costs as required by section 609 are open for inspection at the Office of the Council during business hours for 35 days after publication of this notice.

Dated the 26th day of August, 1974.

O. R. KIRWAN, President. G. T. LEAN.

Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973. Shire of Manjimup.

Notice of Intention to Borrow-Swimming Pool.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Shire Council of Manjimup hereby gives notice that it proposes to borrow money for the following purpose: \$65 000 for a period of twenty (20) years repayable at the office of the Council by 40 equal half-yearly instalments of principal and interest. Purpose: To complete the construction of an Olympic Standard Swimming Pool and ancillary buildings upon Lot 593 in Manjimup Townsite.

Plans and specifications, estimates and the statement required by section 609 are open for inspection at the office of the Council during usual business hours from 6th September, 1974, to 11th October, 1974, both dates inclusive.

W. A. KAMMANN,

President.

M. DUNN,

Shire Clerk.

Note: This notice withdraws previous notices of a proposal to borrow \$35 000 to complete stage one of a swimming pool.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Merredin.

Notice of Intention to Borrow.

Proposed Loan (No. 145) of \$20 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Merredin Shire Council hereby gives notice of its intention to borrow money by the sale of a debenture or debentures on the following terms and for the following purpose: Twenty thousand dollars (\$20 000) for a period of fifteen (15) years repayable at the office of the Council in thirty (30) half-yearly instalments of principal and interest. Purpose: Extensions to pig-selling facilities.

Specifications, estimates and a statement required by section 609 of the Act are open for inspection at the office of the Council for thirtyfive (35) days after publication of this notice.

The half-yearly instalments of principal and interest will be met by the Associated Stock Agents and the proposal will not affect the ratepayers of the Shire.

> K. J. FEINELER, President. R. LITTLE,

Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Merredin.

Notice of Intention to Borrow.

Proposed Loan (No. 146) of \$120 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Merredin Shire Council hereby gives notice of its intention to borrow money by the sale of a debenture or debentures on the following terms and for the following purpose: One hundred and twenty thousand dollars (\$120 000) for a period of twenty (20) years repayable at the office of the Commonwealth Savings Bank, Perth, in forty (40) half-yearly instalments of principal and interest. Purpose: Town Sewerage Mains Extension.

Specifications, estimates and a statement required by section 609 of the Act are open for inspection at the office of the Council for thirtyfive (35) days after publication of this notice.

The half-yearly repayments of principal and interest are to be met by the State Government and the proposal will not affect the ratepayers of the Shire.

> K. J. FEINELER, President. R. LITTLE,

Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973. Shire of Merredin.

Notice of Intention to Borrow.

Proposed Loan (No. 147) of \$35 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Merredin Shire Council hereby gives notice of its intention to borrow money by the sale of a debenture or debentures on the following terms and for the following purpose: Thirty-five thousand dollars (\$35 000) for a period of fifteen (15) years repayable at the office of the Council in thirty (30) half-yearly instalments of principal and interest. Purpose: Erection of Public Toilets and Tourist Information Centre.

Specifications, estimates and a statement required by section 609 of the Act are open for inspection at the office of the Council for thirtyfive (35) days after publication of this notice.

K. J. FEINELER,

President.

R. LITTLE, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Merredin.

Notice of Intention to Borrow.

Proposed Loan (No. 148) of \$17 500.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Merredin Shire Council hereby gives notice of its intention to borrow money by the sale of a debenture or debentures on the following terms and for the following purpose: Seventeen thousand five hundred dollars (\$17 500) for a period of ten (10) years repayable at the office of the Council in twenty (20) half-yearly instalments of principal and interest. Purpose: Extensions and renovations to Merredin Football Club Hall.

Specifications, estimates and a statement required by section 609 of the Act are open for inspection at the office of the Council for thirtyfive (35) days after publication of this notice.

The half-yearly instalments of principal and interest are to be met by the Merredin Football Club and the proposal will not affect the ratepayers of the Shire.

K. J. FEINELER, President. R. LITTLE, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973. Shire of Peppermint Grove.

Notice of Intention to Borrow.

Proposed Loan (No. 18) of \$10 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Peppermint Grove Shire Council hereby gives notice that it proposes to borrow money, by the sale of a debenture or debentures, on the following terms and for the following purpose: \$10 000 for a period of fifteen (15) years, repayable by thirty (30) equal half-yearly instalments of principal and interest at the office of the Coal Mine Workers Pensions Tribunal, Perth. Purpose: Road and footpath constructions.

Specifications and estimate of costs required by section 609 are open for inspection at the office of the Council during business hours for 35 days after the publication of this notice.

Dated this 30th day of August, 1974.

J. D. CLARKSON, President. T. WORSLEY,

Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973. Shire of Ravensthorpe. Notice of Intention to Borrow.

Proposed Loan (No. 50) of \$12 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Ravensthorpe Shire Council hereby gives notice that it proposes to borrow money by the sale of a debenture on the following terms and for the following purpose: \$12 000 for a period of fifteen years repayable at the Bank of New South Wales Savings Bank, Ravensthorpe, in thirty equal half-yearly instalments of principal and interest. Purpose: The erection of two toilet blocks at Munglinup—one on Recreation Ground Reserve No. 30248 and one on Reserve No. 27126 adjacent to Tubada Street.

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

Dated this 2nd day of September, 1974.

J. S. LAWRENCE, President.

A. J. PEDDER, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973. Shire of Roebourne.

Notice of Intention to Borrow.

Proposed Loan (No. 29) of \$100 000.

PURSUANT to the provisions of section 610 of the Local Government Act, 1960-1973, the Council of the Shire of Roebourne hereby gives notice of intention to borrow money on the following terms for the following purpose: \$100 000 for a period of twenty (20) years, repayable at the office of the Shire of Roebourne, Roe Street, Roebourne, in forty (40) equal half-yearly instalments of principal and interest. Purpose: Construction of Buildings on Reserves.

Plans and an estimate of costs thereof and the statement required by section 609 of the Act are open for inspection by ratepayers at the Shire Office, Roe Street, Roebourne, during business hours for thirty-five (35) days after publication of this notice.

Dated this 22nd day of August, 1974.

P. L. J. CARLY, Commissioner. F. GOW,

Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Roebourne.

Notice of Intention to Borrow.

Proposed Loan (No. 30) of \$400 000.

PURSUANT to the provisions of section 610 of the Local Government Act, 1960-1973, the Council of the Shire of Roebourne hereby gives notice of intention to borrow money on the following terms for the following purpose: \$400 000 for a period of twenty (20) years, repayable at the office of the Shire of Roebourne, Roe Street, Roebourne in forty (40) equal half-yearly instalments of principal and interest. Purpose: Construction of Buildings on Reserves.

Plans, and an estimate of costs thereof and the statement required by section 609 of the Act are open for inspection by ratepayers at the Shire Office, Roe Street, Roebourne during business hours for Thirty Five (35) days after publication of this notice.

Dated this 22nd day of August, 1974.

P. L. J. CARLY, Commissioner. F. GOW, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973. Shire of West Kimberley.

Proposed Loan (No. 46) of \$20 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the West Kimberley Shire Council hereby gives notice that it proposes to berrow money by the sale of a debenture or debentures on the following terms and for the following purpose: \$20 000 for four (4) years, repayable at the Motor Vehicle Insurance Trust, Perth, by eight (8) half-yearly instalments of principal and interest. Purpose: Purchase of road plant (trucks).

Plans, specifications and estimates as required by section 609 of the Act are available for inspection at the Office of the Council during business hours for 35 days after the publication of this notice.

Dated this 30th day of August, 1974.

W. H. DYSON, President. R. G. TONKIN, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Wickepin.

Notice of Intention to Borrow.

Proposed Loan (No. 48) of \$4000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Shire of Wickepin gives notice that it proposes to borrow money, by the sale of debentures, on the following terms and for the following purpose: Four thousand dollars (\$4 000) for ten years at a rate of interest not

[6 September, 1974.

exceeding 9.85 per centum per annum payable at the office of the Council by half-yearly instalments of principal and interest for the purpose of partly financing the construction of a Pre-School.

Plans, specifications and estimates and the statement required by section 609 of the Act are open for inspection at the office of the Council, during business hours, for thirty-five days after publication of this notice.

The Pre-School Committee has undertaken to be responsible for payment of the interest incurred and a special loan rate is necessary to repay the principal only.

N. E. KING, President. W. I. WEIR, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973. Shire of Wickepin.

Notice of Intention to Borrow.

Proposed Loan (No. 49) of \$65 000.

PURSUANT to section 610 of the Local Government Act, 1960-1973, the Shire of Wickepin gives notice that it proposes to borrow money, by the sale of debentures, on the following terms and for the following purpose: Sixty-five thousand dollars (\$65 000) for nineteen years at a rate of interest not exceeding nine point eight five per cent (9.85%) per annum payable at the office of the Council by half-yearly instalments of principal and interest for the purpose of financing the construction of Council Chambers and Administration Offices to incorporate a Library.

Plans, specifications and estimates and the statement required by section 609 of the Act are open for inspection at the office of the Council, during business hours, for thirty-five days after publication of this notice.

N. E. KING, President. W. I. WEIR,

Shire Clerk.

LOCAL GOVERNMENT ACT, 1960-1973. Town of Kalgoorlie.

Loans.

Department of Local Government, Perth, 27th August, 1974.

LG. 22/69.

IT is hereby notified for public information that His Excellency the Governor has approved of the installation of air conditioning at the Power Station Generation Building at Kalgoorlie, being declared a work and undertaking for which money may be borrowed under Part XXVI of the Local Government Act, 1960-1973, by the Kalgoorlie Town Council.

> R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973. Shire of Albany.

Loans.

Department of Local Government, Perth, 27th August, 1974.

LG. 63/72A.

IT is hereby notified for public information that His Excellency the Governor has approved of the erection of Club Buildings on Reserve 29074 (Plantagenet Location 7083) for the Albany Racing Club (Inc.), being declared a work and undertaking for which money may be borrowed under Part XXVI of the Local Government Act, 1960-1973, by the Albany Shire Council.

> R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Boyup Brook.

Loans.

Department of Local Government, Perth, 27th August, 1974.

LG. 67/72.

IT is hereby notified for public information that His Excellency the Governor has approved of the construction of stock saleyards on portion of Reserve No. 16199 (location 7362) being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act, 1960-1973 by the Boyup Brook Shire Council.

R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Kwinana.

Loans.

Department of Local Government, Perth, 27th August, 1974.

LG. 427/66.

IT is hereby notified for public information that His Excellency the Governor has approved of the acquisition of Lot M186 Atkinson Road, Medina, and the improvements thereon, being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act, 1960-1973, by the Kwinana Shire Council.

R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Mandurah.

Loans.

Department of Local Government, Perth, 27th August, 1974.

LG. 81/72.

IT is hereby notified for public information that His Excellency the Governor has approved of the continuation of the Mandurah Sewerage Scheme being declared a work and undertaking for which money may be borrowed under Part XXVI of the Local Government Act, 1960-1973, by the Mandurah Shire Council.

R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Merredin.

Loans.

Department of Local Government, Perth, 27th August, 1974.

LG. 295/72.

IT is hereby notified for public information that His Excellency the Governor has approved of the extension of sewerage works in the Merredin Townsite being declared a work and undertaking for which money may be borrowed under Part XXVI of the Local Government Act, 1960-1973, by the Merredin Shire Council.

R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Koorda.

Lease of Land.

Department of Local Government, Perth, 27th August, 1974.

L.G. 185/56.

IT is hereby notified for public information that His Excellency the Governor has directed, under the provisions of section 267 (3) of the Local Government Act, 1960-1973, that the Koorda Shire Council may lease portion of part of Avon Location 16386, Certificate of Title Volume 1288, Folio 333, and part of Avon Location 20471, Certificate of Title Volume 1236, Folio 578 to the Koorda Greater Sports Ground Committee for a period of five years without calling public tenders.

> R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Kulin.

Lease of Land.

Department of Local Government, Perth, 27th August, 1974.

L.G. 17/65.

IT is hereby notified for public information that His Excellency the Governor has directed, under the provisions of section 267 (3) of the Local Government Act, 1960-1973, that the Kulin Shire Council may lease Kulin Lot 252 to Mr. G. H. Ford for a period of one year without calling public tenders.

> R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Armadale-Kelmscott.

Transfer of Land.

Department of Local Government, Perth, 27th August, 1974.

L.G. 102/67.

TT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act, 1960-1973, that the Armadale-Kelmscott Shire Council may transfer portion of Lot 17 Canning Location 31, Certificate of Title Volume 1358 Folio 388 by private treaty.

R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973. City of Nedlands.

Sale of Land.

Department of Local Government, Perth, 27th August, 1974.

L.G. 761/63.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act, 1960-1973, that the Nedlands City Council may sell portion of the land shown on Certificate of Title Volume 596, Folio 141 (a) and more particularly described as that portion of the right-ofway abutting No. 14 Lot Part 150 Watkins Road, and No. 3 Lot 3 Alexander Place, by private treaty.

> R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973.

Town of Bunbury.

Sale of Land.

Department of Local Government, Perth, 27th August, 1974.

L.G. 477/71B.

IT is hereby notified for public information that His Excellency the Governor has directed, under the provisions of section 266 of the Local Government Act, 1960-1973, that the Bunbury Town Council may sell Bunbury Lot 531 being the land contained in Certificate of Title Volume 1382, Folio 199 by public tender.

> R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973.

Town of Kalgoorlie.

Sale of Land.

Department of Local Government, Perth, 27th August, 1974.

L.G. 339/64.

IT is hereby notified for public information that His Excellency the Governor has directed, under the provisions of section 266 of the Local Government Act, 1960-1973, that the Kalgoorlie Town Council may sell 97 Campbell Street, Kalgoorlie, Certificate of Title Volume 1260, Folio 913, by public tender.

> R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Augusta-Margaret River.

Sale of Land.

Department of Local Government, Perth, 27th August, 1974.

L.G. 181/65.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act, 1960-1973, that the Augusta-Margaret River Shire Council may sell Margaret River Lot 92 Lands Titles Office, Diagram 40903, to F. N. S. and D. M. DeMamiel by private treaty.

> R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Wickepin.

Sale of Land.

Department of Local Government, Perth, 27th August, 1974.

L.G. 179/65A.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of Section 266 of the Local Government Act, 1960-1973, that the Wickepin Shire Council may sell Lots 13 to 18 inclusive Wogolin Road, Wickepin, Lands Titles Office Plan 10939 by private treaty.

> R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973.

Shire of Meekatharra.

Preparation of Electoral Roll.

Department of Local Government, Perth, 27th August, 1974.

L.G. 171/60.

IT having been presented to me that the Meekatharra Shire Council has not been able to complete the preparation of the Electoral Roll under the provisions of the Local Government Act, 1960-1973: I, Edgar Cyril Rushton, Minister for Local Government, acting under the power conferred upon me by section 64 of the said Act, do now direct that the Meekatharra Shire Council completes the preparation of the Electoral Roll and its adoption on the following date:—

21st day of September, 1974.

E. C. RUSHTON, Minister for Local Government. CEMETERIES ACT, 1897-1972. Geraldton Public Cemetery. Appointment of Trustees. Department of Local Government, Perth, 27th August, 1974.

LG. 435/68.

IT is hereby notified for public information that His Excellency the Governor pursuant to the provisions of the Cemeteries Act, 1897-1972, has appointed

Charles Barnett Phillips, Arthur Thomas Perham, Thomas James Craig, Gordon Henry Lake, Joseph William Willoughby, Alan Lawrence Dunstan, Clement Horatius Johnston,

as trustees to control and manage the Geraldton Public Cemetery and has cancelled all previous appointments.

R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973. Town of Geraldton. Rating Exemption. Department of Local Government, Perth, 27th August, 1974.

LG. 442/63.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of subsection (10) of section 532 of the Local Government Act, 1960-Municipal Rates—that portion of Reserve 21146, Eighth Street, leased to the Geraldton Netball Association until the 15th April, 1993.

> R. C. PAUST, Secretary for Local Government.

CITY OF PERTH (RATING APPEALS) ACT, 1940. City of Perth Rating Appeal Board. Department of Local Government,

Perth, 27th August, 1974.

LG. 662/60.

IT is hereby notified for general information that His Excellency the Governor has been pleased-(1) under Section 5 of the City of Perth (Rating Appeals) Act, 1940, to appoint Peter Frederick Brinsden of Perth, Soliciof Perth, Valuer, to be members of the City of Perth Rating Appeal Board as constituted under and for the purposes of the total to declare the the the of the said Act, and to declare that the said appointments shall take effect up to and including the 16th day of February, 1977; and

 (2) under Section 6 of the City of Perth (Rating Appeals) Act, 1940, to fix the remuneration to be paid out of the muni-cipal funds of the City of Perth to the Chairman and members of the City of Perth Pating Appeal Board for their ser-Perth Rating Appeal Board for their services at the following rates, that is to say; For the Chairman, \$50.00 per day, for each day or part of a day; and for each other member \$35.00 per day, for each day or part of a day upon which the said Board meets and transacts business. The said rates to cover all services incidental to the business transacted at any meeting of the said Board.

R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973.

Municipal Election.

Department of Local Government, Perth, 4th September, 1974.

IT is hereby notified, for general information, in accordance with section 129 of the Local Govern-ment Act, 1960-1973, that the following gentlemen have been elected Members of the undermentioned Municipality to fill the vacancies shown in the particulars hereunder:-

Date of Election; Member Elected; Surname; Christian Name; Ward; Occupation; How vacancy occurred: (a) Effluction of time; (b) Resignation; (c) Death; Name of Previous Member; Remarks.

Shire of Capel.

23/8/74; Tichbon, Michael Jerome; Boyanup; Farmer; (b); J.K. Duce; --.

*Denotes Extraordinary Election.

R. C. PAUST, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960-1973.

The Municipality of the City of Stirling.

By-laws Relating to Zoning.

L.G. 200/74D.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Muni-cipality hereby records having resolved on the 18th day of June, 1974, to make and submit for confirmation by the Governor the following by-laws:— The By-laws of the City of Stirling published in the Government Gazette of the 29th June, 1960, and amended from time to time, are hereby amended in the following manner-

Section 8 of the Fifth Schedule is altered by the deletion therefrom of the map and by the insertion in its place of the map hereunder.

Dated the 19th day of June, 1974.

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

[L.S.]

R. STONE,

L. A. EASTON. Town Clerk.

Mayor.

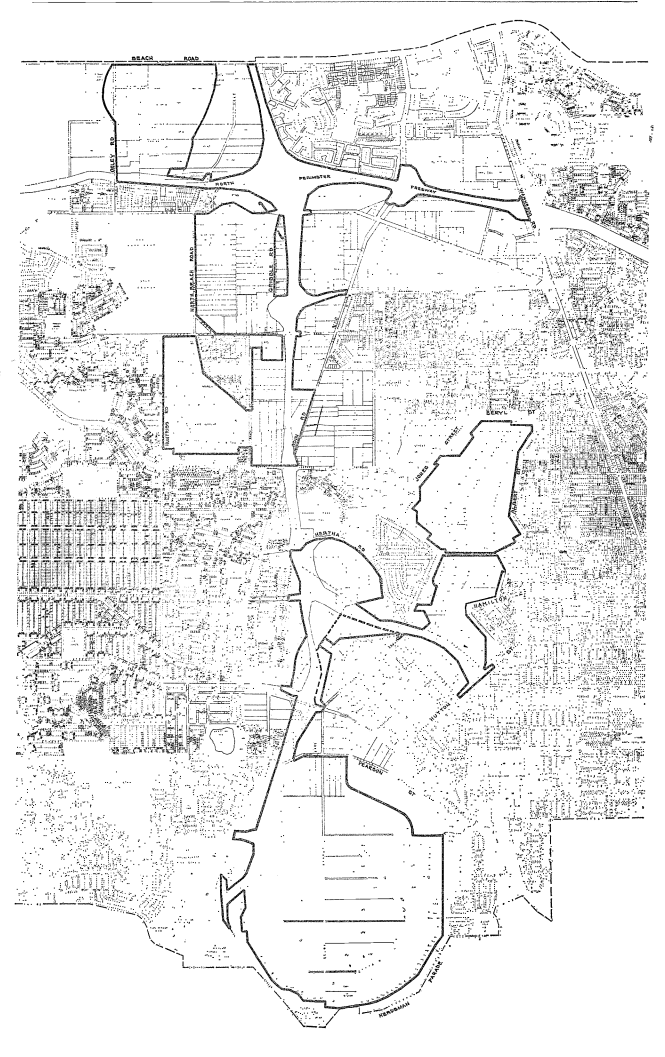
Recommended-

E. C. RUSHTON, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 27th day of August, 1974.

F. P. KNIGHT, Clerk of the Council.





The Municipality of the City of Perth.

By-law No. 63—Town Planning Classification or Zoning By-law for Land and/or Buildings in the Victoria Park-Carlisle Area being part of the City of Perth Municipal District—Amendment.

L.G. 222/74.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the twentieth day of May, 1974, to make and submit for confirmation by the Governor the following amendment to By-law No. 63:-

That a new clause be added after Clause 16, as follows:-

17. An officer of the Council authorised in writing by the Town Clerk of the Council may at reasonable time enter and inspect any building or land for the purpose of ascertaining whether or not the provisions of this by-law are being observed.

Dated this 14th day of June, 1974.

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

[L.S.]

E. H. LEE-STEERE, Lord Mayor. G. O. EDWARDS, Town Clerk.

Recommended—

E. C. RUSHTON, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 27th day of August, 1974.

F. P. KNIGHT, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1973.

The Municipality of the City of Perth.

By-law No. 64—Town Planning Classification or Zoning By-law for land and/or buildings in the North Perth-Mount Hawthorn-Wembley-Leederville Area being part of the City of Perth Municipal District—Amendment. L.G. 223/74.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the twentieth day of May, 1974, to make and submit for confirmation by the Governor, the following amendment to By-law No. 64:—

That a new clause be added after Clause 16, as follows:----

17. An officer of the Council authorised in writing by the Town Clerk of the Council may at reasonable times enter and inspect any building or land for the purpose of ascertaining whether or not the provisions of this By-law are being observed.

Dated this 14th day of June, 1974.

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

[L.S.]

E. H. LEE-STEERE, Lord Mayor. G. O. EDWARDS,

Town Clerk.

Recommended-

E. C. RUSHTON, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 27th day of August, 1974.

F. P. KNIGHT, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1973.

The Municipality of the City of Perth.

By-law No. 65—Town Planning Classification or Zoning By-law for land and/or buildings in the Central Area being part of the City of Perth Municipal District—Amendment.

L.G. 224/74.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the twentieth day of May, 1974, to make and submit for confirmation by the Governor the following amendment to By-law No. $65\!:\!-\!\!-\!\!-$

That a new clause be added after Clause 16, as follows:-

17. An officer of the Council authorised in writing by the Town Clerk of the Council may at reasonable time enter and inspect any building or land for the purpose of ascertaining whether or not the provisions of this by-law are being observed.

Dated this 14th day of June, 1974. The Common Seal of the City of Perth was hereunto affixed in the presence of—

[L.S.]

E. H. LEE-STEERE, Lord Mayor. G. O. EDWARDS, Town Clerk.

Recommended-

E. C. RUSHTON, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 27th day of August, 1974.

F. P. KNIGHT, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1973.

The Municipality of the Shire of Brookton.

Revocation of By-laws Relating to Damage or Injury to Roads by Sand Drift.

L.G. 276/63.

THE Municipality of the Shire of Brookton in pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, hereby records having resolved on the 16th day of May, 1974, to revoke the by-law relating to damage or injury to roads by sand drift as published in the Government Gazette on 14th February, 1947.

Dated this 16th day of May, 1974. The Common Seal of the Shire of Brookton was affixed hereunto in the presence of—

[L.S.]

W. B. EVA, President. J. W. HUGHES, Shire Clerk.

Recommended-

E. C. RUSHTON, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 27th day of August, 1974.

F. P. KNIGHT, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1973.

The Municipality of the Shire of Cranbrook.

Revocation of By-law Relating to Discount on Rates.

L.G. 1454/52.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the Shire of Cranbrook hereby records having resolved, on the twenty-first day of June, 1974, to revoke the Discount on Rates By-law published on page 1147 in *Government Gazette* No. 39 of 12th August 1932.

Dated this 28th day of June, 1974. The Common Seal of the Shire of Cranbrook was hereunto affixed in the presence of—

[L.S.]

R. C. WARD, President.

I. R. HILL, Shire Clerk.

Recommended---

E. C. RUSHTON, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 27th day of August, 1974.

F. P. KNIGHT, Clerk of the Council.

The Municipality of the Shire of Rockingham.

By-laws Relating to Safety, Decency, Convenience and Comfort of Persons in Respect of Bathing.

L.G. 222/64.

IN pursuance of the powers in that behalf contained in the Local Government Act, 1960-1973, the Council of the abovementioned Municipality hereby records having resolved on the 12th day of March, 1974, to make and submit for confirmation by the Governor the following amendments to the abovementioned Local Government By-laws published in the *Government Gazette* on the 19th day of February, 1964 and adopted by the said Municipality on the 28th day of August, 1964, and as amended from time to time:—

1. By-law 3 is amended by inserting after the definition "life-saving services" a new definition as follows:—

"owner of a vehicle" means the person who is the holder of the requisite vehicle license under the Traffic Act, 1919, in respect of that vehicle or if the vehicle is not licensed under that Act the person who owns the vehicle or is entitled to its possession.

2. A new by-law is added after by-law 16 as follows:----

16A. (1) The owner of a vehicle shall if required by a member of the Western Australian Police Force or an officer of the Council inform the member or officer as to the identity and address of the driver or person in charge of the vehicle at the time when an offence of which the use, parking or standing of a vehicle is an element is alleged to have been committed by the driver or person in charge of the vehicle against one of these by-laws.

(2) Where the driver or person in charge of a vehicle is alleged to have committed such an offence against one of these by-laws and the owner of the vehicle at the time the offence was alleged to have been committed fails when required so to do within seven days of the commission of the alleged offence to inform a member of the Western Australian Police Force or an officer of the Council as to the identity and address of the person who was the driver or person in charge of the vehicle at that time the owner shall be deemed to be the person who committed that offence and shall then be liable to the penalty prescribed in respect thereof unless the member of the Western Australian Police Force or the Clerk of the Council is satisfied from information furnished by the owner that the owner could not reasonably have been aware of the identity of the driver or person in charge or that the vehicle was stolen or being unlawfully used at the time the offence was alleged to have been committed.

(3) Where the member of the Western Australian Police Force or the Clerk of the Council is so satisfied no proceedings shall be taken against the owner for the recovery of the penalty prescribed in respect of the offence.

The Common Seal of the Municipality was hereby affixed this 19th day of March, 1974, in the presence of—

[L.S.]

Recommended-

A. POWELL,

D. J. CUTHBERTSON, Shire Clerk.

E. C. RUSHTON, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 27th day of August, 1974.

F. P. KNIGHT, Clerk of the Council.

INSPECTION OF MACHINERY ACT, 1921-1969.

Suspension of Certificate.

Department of Labour and Industry, Perth, 4th September, 1974.

IT is hereby notified pursuant to Section 64 of the Inspection of Machinery Act, 1921-1969, that Winding Engine Driver's Certificate No. 655 issued to Dion MacDonald Doyle is suspended for the period August 22, 1974 to September 21, 1974 inclusive.

> W. GRAYDEN, Minister for Labour and Industry.

INDUSTRIAL ARBITRATION ACT, 1912-1973.

Department of Labour, Perth, 27th August, 1974.

HIS Excellency the Governor in Executive Council acting pursuant to the Industrial Arbitration Act, 1912-1973, has been pleased to approve of the regulations set forth in the schedule hereunder, made by the Western Australian Industrial Commission acting pursuant to the provisions of that Act.

H. A. JONES, Under Secretary for Labour.

THE Western Australian Industrial Commission with the approval of His Arbitration Act, 1912-1973 has been pleased to make the regulations set out in the Schedule hereunder.

Schedule.

Regulations.

Principal 1. In these regulations the Industrial Arouration Act (Industrial Arouration) Regulations. Commission) Regulations, 1974 published in the Government Gazette on the 18th February, 1974 are referred to as the principal The principal regulations are amended by substituting for 2.

Heading

substituted. the heading preceding regulation 9 a heading as follows:-Application to Commission For Amendment

3. Regulation 9 of the principal regulations is amended by deleting the words "in Court Session" in line two of subregulation

or Rescission of Rules (s. 23).

Reg. 9 amended.

(1).

Heading. 4. The principal regulations are among a follows:-substituted, the heading preceding regulation 10 a heading as follows:-The principal regulations are amended by substituting for

Application to Commission Where a New Set of Rules is to be Substituted for Registered Rules. 5. Regulation 10 of the principal regulations is amended by deleting the words "in Court Session" in line three of subregulation

Reg. 10 amended.

Reg. 34 amended.

Part IV

(1).6. Regulation 34 of the principal regulations is amended by revoking subregulation (3) and substituting a subregulation as follows:

(3) Where any such party intends to oppose the application he shall, within fourteen days of being served with the application, advise the Registrar and the applicant in writing accordingly and if he does not admit the facts, or any of them, stated for the declaration filed by the applicant he shall within that fourteen days file in the office of the Registrar and serve upon the applicant a statutory declaration to that effect.

7. The principal regulations are amended by revoking Part IV substituted. and substituting a Part as follows:-

PART IV.-AWARDS.

Claim Seeking New Award.

36. (1) An employer, union, association, or person referred to in paragraph (f) of subsection (1) of section 66 of the Act, (the applicant), desiring the issues involved in an industrial matter or dispute to be made the subject of a new award shall lodge a claim in the office of the Registrar in accordance with Form No. 28A to which shall be annexed schedules setting out out

(a) particulars of the claim;

- (b) the industry and calling or callings to which the claim relates; and
- the name and address of each party to whom the (c) claim is directed (the respondents),

but any number of applicants may lodge one conjoint claim.

(2) (a) An applicant lodging a claim pursuant to this regulation shall also lodge as many copies of the claim as there are respondents.

(b) After the date of the lodgment of the claim and the signature of the Registrar have been inserted on each of the copy claims the copy claims shall be returned to the applicant.

(c) The applicant shall, within a reasonable time serve a copy claim on each respondent.

(3) Proof of such service of the claim shall be given in accordance with Form No. 63 within seven days of the date upon which service is effected.

Answer and Counter Proposals.

37. (1) Each respondent on whom a copy of a claim lodged pursuant to regulation 36 of these regulations is served shall lodge in the office of the Registrar an answer to the claim in the form of Form No. 33A, but any number of respondents may lodge one conjoint answer.

(2) The answer shall—

- (a) state whether or not the respondent agrees that the matter or dispute be determined by the Commission; and
- (b) admit or dispute, either with or without qualification, each part of the claim made by the applicant and may put forward any counter proposal and any such counter proposal shall be set out in the Form No. 33A so lodged.

(3) (a) A party lodging an answer pursuant to this regulation shall also lodge as many copies of the answer as there are applicants.

(b) After the date of the lodgment of the answer and the signature of the Registrar have been inserted on each of the copy answers the copy answers shall be returned to the party by whom the answer was lodged.

(c) The party by whom the answer was lodged shall, as soon as practicable, serve a copy answer on each applicant.

(4) (a) Where any employer, union or association is not served with a copy of a claim lodged pursuant to regulation 36 of these regulations but is likely to be bound by, or desires to be a party to, any award arising out of the making of the claim, that employer, union or association may lodge an answer to the claim and shall do so if he or it desires to contest the claim or any part of it, and the provisions of subregulations (1), (2) and (3) of this regulation apply in respect of any such answer.

(b) Any party who lodges an answer pursuant to paragraph (a) of this subregulation shall, unless the Commission otherwise directs, be deemed thenceforth to be a respondent for the purposes of the claim and any reference or application arising out of the claim.

(5) Where a party has lodged an answer pursuant to this regulation stating that he does not agree that the matter or dispute be determined by the Commission that party may subsequently agree to the matter or dispute being so determined by notice in accordance with Form No. 30 filed in the office of the Registrar.

Default of Answer.

38. (1) Where—

- (a) a party on whom a copy claim has been served pursuant to regulation 36 of these regulations does not lodge an answer to the claim within the time allowed pursuant to these regulations; or
- (b) a party lodges an answer pursuant to regulation 37 of these regulations that does not state whether or not that party agrees that the matter or dispute be determined by the Commission,

that party shall be deemed to have agreed that the matter or dispute be determined by the Commission.

(2) At any hearing by the Commission of a matter or dispute to which a claim lodged pursuant to regulation 36 of these regulations relates, any party who was served with a copy of the claim and did not lodge an answer to the claim within the time allowed by these regulations shall be heard only by leave of the Commission and then only on such conditions as the Commission may impose.

Reply to Counter Proposal.

39. Where any counter proposal is put forward pursuant to subregulation (2) of regulation 37 of these regulations the applicant shall reply to each such counter proposal either with or without qualification, in accordance with Form No. 34 lodged in the office of the Registrar and served on the respondent within fourteen days of the service on the applicant of the counter proposal.

Preliminary Point.

40. (1) A person who desires that any question be determined as a preliminary point shall give notice accordingly to the Registrar and to all other parties but the giving of such notice does not relieve a person from the requirements of regulation 37 or 39 of these regulations.

(2) The notice shall be in writing and shall state, with particularity, the nature of the question to be determined and the grounds on which the person giving notice relies.

Time for Filing Answer.

41. Subject to the provisions of regulations 42 and 43 of these regulations, the time within which an answer to a claim is to be lodged and served by any person shall be twenty-one days from the date of service of a copy of the claim on that person.

Extension of Time.

42. (1) Any party to a claim desiring an extension of time within which to lodge an answer or a reply to counter proposals may, within the time allowed pursuant to these regulations for lodging that answer or reply, apply to the Commission in Chambers for such extension.

(2) The application shall be in accordance with Form No. 36 and shall be filed in the office of the Registrar.

(3) The application shall be accompanied by a statement of the grounds on which the application is made.

(4) Notice of the hearing of the application shall be served on the party whose claim is being answered or, as the case may be, the party whose counter proposals are being replied to, and for that purpose the party applying for extension of time shall, upon filing the application, ascertain from the Registrar the time and place of hearing of the application and endorse Form No. 36 as so filed.

(5) The provisions of subregulations (3) and (4) of this regulation do not apply if all of the parties concerned consent to the extension of time and endorse the application accordingly.

Reduction of Time.

43. (1) A party who is lodging a claim in the office of the Registrar may apply to the Commission in Chambers for an order that answers be lodged and served by any respondent within a shorter time than the time which would otherwise apply under regulation 41 of these regulations.

(2) The application shall be in accordance with Form No. 36 filed in the office of the Registrar and accompanied by a statement of the grounds on which the application is made.

(3) (a) The application shall be heard by the Commission ex parts and on the hearing the Commission—

(i) may inform its mind in any way it deems just; and

(ii) shall give directions as to service of the application, its accompanying statement, and the order made *ex parte*.

(b) Any such order shall provide that the respondent may, on twenty-four hours' notice to the applicant, move the Commission to vary or cancel the order by filing in the office of the Registrar a form in accordance with Form No. 36.

Ballot (s. 107).

44. The prescribed time and manner for holding the ballot required under section 107 of the Act shall be as follows:—

- (a) the taking of the ballot shall not extend beyond a period of seven days or such extended period as the Commission many order, and shall be commended subsequently to the passing of the resolution of the special meeting;
- (b) a returning officer shall be appointed by the governing body of the union whose duty it shall be to generally supervise the conduct of the ballot and perform the other duties hereinafter prescribed;
- (c) ballot papers shall be prepared by the union and initialled by the returning officer, and one such paper so initialled shall be supplied to or posted out to each member addressed to him at his last known address, in such time if possible as to allow the member a reasonable opportunity to vote, and to no other person; and not more than one ballot paper shall be supplied to each voter;
- (d) the ballot paper shall not when issued indicate in any manner the name or identity of the voter; but if a voter signs or initials a ballot paper it shall not thereby be invalidated;
- (e) the ballot shall be taken by means of a ballot box, which shall be provided with a lock and key, and the returning officer alone shall have possession of the key;
- (f) before the ballot, the returning officer shall inspect the ballot box, and having ascertained that the box is empty, shall thereupon lock it and retain the key thereof in his possession until the close of the ballot;
- (g) where a voter is unable conveniently to attend at the voting place, he may post or forward his ballot paper to the returning officer during or prior to the period fixed for taking the ballot; and
 - (i) every ballot paper so posted or forwarded shall be accompanied under separate cover by a separate paper containing the voter's name; and
 - (ii) the envelope containing the ballot paper shall be securely closed by the voter and shall have the words "ballot paper" written thereon;
- (h) the returning officer shall mark off on the roll of members the name of each member who votes either in person or by means of a ballot paper posted or forwarded as provided in this regulation, and he shall during the period fixed for taking the ballot, place in the ballot box each envelope received purporting to contain a ballot paper, after detaching, if necessary, the separate accompanying paper containing the voter's name, which he may thereupon destroy;
- (i) a vote shall be invalid if the ballot paper is received by the returning officer subsequent to the time fixed for the close of the ballot, or if the ballot paper is posted or forwarded without the accompanying paper containing the voter's name or if any one of the foregoing provisions is infringed or not complied with;
- (j) at the expiration of the time decided upon for the taking of the ballot, the returning officer shall, in the presence of such members of the union as may be present, open the ballot box, count the votes indicated on the ballot papers therein, and shall report the result of such count to the union;

(k) the result of a ballot held under section 107 of the Act shall be recorded in the minutes of the union to which the ballot relates.

Reference of Industrial Matter or Dispute for Determination by Making of Award.

45. (1) (a) Subject to Part VIII of these regulations relating to mediation and conciliation, an applicant who has lodged a claim pursuant to regulation 36 of these regulations and who, after answers have been lodged by all respondents or the time allowed pursuant to these regulations for lodging answers has expired, desires that the matter or dispute to which the claim so lodged relates be determined by the Commission by way of the making of an award, may, subject to the Act and paragraph (b) of this subregulation, file in the office of the Registrar a reference of the matter or dispute in accordance with Form No. 29 in the terms of that claim.

(b) An applicant shall not file a reference pursuant to this regulation unless each of the respondents has agreed, or is deemed to have agreed that the matter or dispute be determined by the Commission.

(c) The Registrar shall give each respondent written notification of the filing of a reference pursuant to this regulation.

(2) In the case of a union or association the following documents shall be annexed to and lodged with the reference—

- (a) a declaration in accordance with Form No. 31;
 (b) where the resolution set out in Form No. 31 was required by subsection (2) of section 107 of the Act to be published in a newspaper, a copy of the newspaper in which it was so published; and
- (c) where a request has been made under subsection (2) of section 107 of the Act, a further declaration in accordance with Form No. 32.

Settlement of Issues (s. 70).

46. (1) An applicant in a reference of industrial dispute may, at any time after the filing of that reference, take out an appointment with the Registrar for settlement of the issues in dispute.

(2) The Registrar shall give at least two days' notice of the time appointed for settling issues to each respondent who has filed an answer pursuant to regulation 37 of these regulations and to the applicant.

(3) In a case to which paragraph (c) of subsection (2) of section 70 of the Act applies, the Commission may require such parties as it may direct to attend before the Registrar to settle issues.

(4) The Registrar shall preside at the settlement of issues and, unless the Commission otherwise directs, shall subsequently draw up the issues for the use of the Commission and shall supply a copy of those issues to the representative of each party attending the settlement.

(5) The provisions of this regulation do not apply in any case in which the Commission decides that a settlement of issues is unnecessary.

Application for and Notice of Hearing (s. 70).

47. (1) Where all necessary procedure has been completed the party or parties or a majority of the parties which made the reference may apply in writing to the Registrar for a date and place to be fixed for the hearing of the matter to which the reference relates.

(2) Each respondent who has filed an answer pursuant to regulation 37 of these regulations and the applicant shall, in accordance with Form No. 35, be given at least seven days' notice of the time and place fixed for the hearing or such shorter notice as the Commission may direct.

Claim Seeking Amendment of Award.

48. (1) An employer, union, association, or person referred to in paragraph (f) of subsection (1) of section 66 of the Act, (the applicant), desiring the amendment of an award shall lodge a claim in the office of the Registrar in accordance with Form No. 37 to which shall be annexed schedules setting out—

(a) particulars of the claim;

(b) the name and address of each party to whom the claim is directed (the respondents),

but any number of applicants may lodge one conjoint claim.

(2) (a) Subject to subregulation (b) of this regulation the provisions of subregulations (2) and (3) of regulation 36 of these regulations and of regulations 37 to 43 of these regulations, both inclusive, apply *mutatis mutandis* to a claim lodged pursuant to this regulation.

(b) Any counter proposal made in answer to a claim lodged pursuant to this regulation shall relate to, or be connected with, the subject matter of the claim.

Application for Amendment of Award (s. 92).

49. (1) (a) Subject to Part VIII of these regulations relating to mediation and conciliation, an applicant who has lodged a claim pursuant to regulation 48 of these regulations and who, after answers have been lodged by all respondents or the time allowed pursuant to these regulations for lodging answers has expired, desires to apply for the review of the award referred to in the claim so lodged may, subject to the Act and paragraph (b) of this subregulation, file in the office of the Registrar an application in accordance with Form No. 36 to amend the award in the terms of that claim.

(b) An applicant shall not file an application pursuant to this regulation unless each respondent has agreed, or is deemed to have agreed, that the matter be determined by the Commission.

(c) The Registrar shall give each respondent written notification of the filing of an application pursuant to this regulation.

(2) The following documents shall be annexed to and lodged with the application---

(a) where the applicant is a union or association a declaration in accordance with Form No. 31; and

(b) a short description of the circumstances which have arisen since the making of the award or since the provision was last reviewed by the Commission and which circumstances, at that time, could not reasonably have been foreseen by the parties,

but the applicant is not restricted at the hearing of the matter to the circumstances referred to in that short description.

(3) Where an application is made pursuant to liberty to apply reserved in an award, that fact shall be stated by the applicant on Form No. 36.

(4) The requirement in paragraph (b) of subregulation (2) of this regulation does not apply where—

(a) the term of the award has expired;

- (b) the application is made by a person who is not a party to the award; or
- (c) the application is made pursuant to liberty to apply reserved in the award.

(5) The provisions of regulations 46 and 47 apply mutatis mutandis to an application made pursuant to this regulation.

Claim by Employer Seeking Variation of Award (s. 86).

49A. (1) An employer (the applicant) desiring to apply to the Commission under section 86 of the Act for the variation of, or addition to, any of the provisions of an award shall lodge a claim in the office of the Registrar in accordance with Form No. 37A to which shall be annexed schedules setting out—

- (a) particulars of the variation or addition sought; and
- (b) the name and address of each party to the award (the respondents).

(2) (a) Subject to paragraph (b) of this subregulation, the provisions of subregulations (2) and (3) of regulation 36 of these regulations and of regulations 37 to 43 of these regulations, both inclusive, apply *mutatis mutandis* to a claim lodged pursuant to this regulation.

(b) Any counter proposal made in answer to a claim lodged pursuant to this regulation shall relate to, or be connected with, the subject matter of the claim.

Application for Variation of Award (s. 86).

49B. (1) (a) Subject to Part VIII of these regulations relating to mediation and conciliation, an applicant who has lodged a claim pursuant to regulation 49A of these regulations and who, after answers have been lodged by all respondents or the time allowed pursuant to these regulations for lodging answers has expired, desires to obtain the leave of the Commission to apply for the variation of, or addition to, any of the provisions of the award referred to in the claim so lodged, may, subject to the Act and paragraph (b) of this subregulation, file in the office of the Registrar an application in accordance with Form No. 36 to vary or add to the award in the terms of that claim.

(b) An applicant shall not file an application pursuant to this regulation unless each respondent has agreed, or is deemed to have agreed, that the matter be determined by the Commission.

(2) A statutory declaration setting out facts to show that the applicant is entitled to make the application shall be annexed to and lodged with the application.

(3) The motion for leave shall be dealt with *ex parte* by the Commission in Chambers and if leave is granted the application, together with its annexures and a copy of the order granting leave, shall be served on each respondent.

(4) Subject to the provisions of this regulation, the provisions of regulations 46 and 47 of these regulations apply *mutatis mutandis* to an application made pursuant to this regulation.

Application to Commission for an Order that a Union Become a Party to an Award (s. 92B).

49C. (1) An application by a union for an order that that union become a party to an award shall be in accordance with Form No. 36 to which shall be annexed—

- (a) a statutory declaration setting out the facts which the applicant considers entitle the Commission to make the order sought and any other facts upon which the applicant relies in making the application; and
- (b) a declaration in accordance with Form No. 31.

(2) The application, together with its annexures, shall be filed with the Registrar and served on each party to the award.

(3) Where any such party intends to oppose the application he shall, within fourteen days of being served with the application, advise the Registrar and the applicant in writing accordingly and if he does not admit the facts, or any of them, stated in the declaration filed by the applicant, he shall, within that fourteen days, file in the office of the Registrar and serve upon the applicant a statutory declaration to that effect. Extension of Area of Operation of Award (s. 84).

50. (1) An application for the extension of the operation of an award or part thereof shall be filed in the office of the Registrar in accordance with Form No. 38 to which shall be annexed—

(a) a statement setting out the employers or unions the applicant seeks to bind by the proposed extension; and

(b) where the applicant is a union or association a declaration in accordance with Form No. 31.

(2) The application shall be served on each person named in the statement referred to in paragraph (a) of subregulation (1) of this regulation, and on such other persons as the Registrar, after consultation with the Commissioner to whom the application has been allocated, may direct.

(3) The Registrar shall cause at least twenty-one days' notice of the hearing of the application to be advertised in accordance with Form No. 39 in a newspaper circulating in the area to which the award is sought to be extended.

(4) Any person desiring to be heard in objection to the application shall, not less than two days before the hearing, file in the office of the Registrar and serve upon the applicant a notice in accordance with Form No. 40.

Reg. 69 amended. 8. Subregulation (1) of regulation 69 of the principal regulations is amended by adding after paragraph (b) paragraphs as follows:—

- (c) Notwithstanding the provisions of paragraphs (a) and (b) of this subregulation a request for the appointment of a Mediator shall be deemed to be made if the parties agree and a Commissioner approves on the ground of urgency that the request referred to in those paragraphs may be made otherwise than in the form specified therein.
- (d) Where a request has been made under paragraph (c) of this subregulation the form referred to in paragraphs (a) and (b) of this subregulation shall be completed and lodged in the office of the Registrar within such time as the Commissioner may direct.

9. Regulation 72 of the principal regulations is amended by revoking subregulations (2), (3) and (4) and substituting subregulations as follows:—

(2) (a) Where the memorandum is referred to the Commission under this regulation the party deemed to be the applicant in Form No. 54 shall, subject to paragraph (b) of this subregulation, and unless the Commission otherwise directs, serve that Form, together with its annexures, on each party to the award but where the Commission directs that it is not necessary to serve every party to the award, the Commission may direct the said applicant to give notice of the reference by the Mediator, in such terms as the Commission may direct, in a newspaper circulating in the locality over which the award which is sought to be amended operates.

(b) Paragraph (a) of this subregulation does not operate so as to require service on any party to the proceedings before the Mediator.

(3) Any party to an award who was not a party to the proceedings before the Mediator and who is affected by a memorandum referred to in this regulation shall file in the office of the Registrar an answer thereto in accordance with Form No. 54A and may therein put forward counter proposals but any such counter proposal shall relate to or be connected with the subject matter of the memorandum.

(4) The provisions of subregulation (2) of regulation 38 of these regulations and of regulations 39, 40, 41, 42, 43, 46 and 47 of these regulations apply *mutatis mutandis* to a memorandum referred to in this regulation.

3402

Reg. 72 amended. 10. Regulation 75 of the principal regulations is amended by revoking subregulations (2), (3) and (4) and substituting subregulations as follows-

(2) (a) Where a request is made to the Commission under this regulation the party deemed to be the applicant in Form No. 55 referred to in regulation 73 of these regulations shall, subject to paragraph (b) of this subregulation and unless the Commission otherwise directs, serve a copy of Form No. 57 together with a copy of the Order made pursuant to subsection (2) of service 105% of the Act on each party to the subsection (2) of section 108H of the Act on each party to the award but where the Commission directs that it is not necessary to serve every party to the award, the Commission may direct the said applicant to give notice of the request by the parties, in such terms as the Commission may direct, in a newspaper circulating in the locality over which the award sought to be amended operates.

(b) Paragraph (a) of this subregulation does not operate so as to require service on any party to the proceedings before the Commission under subsection (2) of section 108H of the Act.

(3) Any party to an award who was not party to the proceed-ings before the Commission and who is affected by a request referred to in this regulation shall file in the office of the Registrar an answer thereto in accordance with Form No. 54A and may therein put forward counter proposals but any such counter proposal shall relate to or be connected with the while matter of the request subject matter of the request.

(4) The provisions of subregulation (2) of regulation 38 of these regulations and of regulations 39, 40, 41, 42, 43, 46 and 47 of these regulations apply mutatis mutandis to a request referred to in this regulation.

Reg 83 amended.

Regulation 83 of the principal regulations is amended by adding after subregulation (2) a subregulation as follows:

(3) For the purposes of these regulations, a form, declara-tion or other document shall be deemed to be signed by a party if it is signed by his agent duly appointed in accordance with this regulation.

Reg. 90 12. The principal regulations are amended by revoking regula-substituted, tion 90 and substituting a regulation as follows—

Proof of Service.

(1) Where service of any document is required under 90. the Act or these regulations proof of such service shall be given by statutory declaration in accordance with Form No. 63 filed in the office of the Registrar within seven days of the date upon which service is effected unless the date given for the hearing of the matter is within that time in which case the proof of such service shall be given not later than the date given for the hearing of the matter to which the document relates.

(2) The declaration of service shall state with particularity the full name and the address of each person or party served. .

Reg. 104 13. The principal regulations are amended by revoking regulasubstituted, tion 104 and substituting the following regulation-

Fees payable to Members of Board of Reference or Special (Demarcation) Board.

(1) The fees payable to every representative member of a Board of Reference or Special (Demarcation) Board for the time occupied by him in attendance at meetings of the Board shall be at the rate of \$3.50 per hour with a minimum of \$10.00 for each meeting the member attends, or, in any case, such amount not exceeding \$20.00 per day as may be approved by the Registrar in consideration of the special circumstances of the case.

(2) The fee payable to the chairman of any such Board, other than a member of the Commission, for the time occupied by him in presiding at meetings of the Board shall be at the rate of \$5.00 per hour with a minimum of \$15.00 for each meeting at which he presides. Schedule amended

14. The Schedule to the principal regulations is amended-

- (a) by deleting the words "To The Commission in Court Session" in Form 7 and substituting the words "To the Commission";
- (b) by deleting the words "To the Commission in Court Session" in Form 8 and substituting the words "To the Commission";
- (c) by deleting Forms 28, 29 and 30 and substituting the forms numbered 28, 28A, 29 and 30 in the Schedule to these regulations;
- (d) by deleting the heading to Form 31 and substituting the heading "Form 31 (Reg. 45)";
- (e) by deleting the heading to Form 32 and substituting the heading "Form 32 (Reg. 45)";
- (f) by substituting for the passage "regulation 37" in para-graph 3 of Form 32, the passage "regulation 44";
- (g) by adding after Form 33 the form numbered 33A in the Schedule to these regulations;
- (h) by substituting for the words "Filed in my office" in Form 34, the words "Lodged in my office";
- (i) by deleting the heading to Form 35 and substituting the heading "Form 35 (Regs. 47, 91)";
- (j) by deleting Form 37 and substituting the forms numbered 37 and 37A in the Schedule to these regulations;
- (k) by adding after Form 54 the form numbered 54A in the Schedule to these regulations; and
- (1) by deleting Form 63 and substituting the form numbered 63 in the Schedule to these regulations.

Schedule.

Form 28 (Reg. 35). INDUSTRIAL ARBITRATION ACT, 1912.

In The Western Australian Industrial Commission.

	No	of	
	Between		
	and		Applicant.
		R	espondent.
notified in an application made on the numbered.	ing party/parties to an in n filed herewith to amen 	d an Industria	I Agreement
Dated this	day of		
			••••••
* Seal			
Flied in my office this	day of		
		Registrar.	

* Affix seal where necessary.

Form 28A (Reg. 36). INDUSTRIAL ARBITRATION ACT, 1912.

To the persons named in the schedule attached hereto and marked "A".

1. The applicant hereby makes a claim upon you in respect of each worker in the calling or callings specified in the schedule attached hereto and marked "B" employed in the industry specified in that schedule.

2. The particulars of the claim are set forth in the schedule attached hereto and marked "C".

Dated	this	sday	of,	19
* Se	al			
			Applicant.	
Address	for	Service		

Registrar.

No.....of.

* Affix seal where necessary.

IMPORTANT.

This claim must be answered by you in Form No. 33A lodged and served within 21 days from the date of the service of this claim on you. If you do not lodge an answer within that time, or if your answer does not state whether or not you agree that the matter or dispute be determined by the Western Australian Industrial Commission, you will be deemed to have agreed that the matter or dispute be determined by that Commission.

Form 29 (Reg. 45).

INDUSTRIAL ARBITRATION ACT, 1912.

In The Western Australian Industrial Commission.

No.....of 19.....

Between

111

.....

.....

Respondent.

REFERENCE OF INDUSTRIAL MATTER/DISPUTE.

1. Application is hereby made to the Commission for the settlement of the matters arising from the claim and the answers in matter No...... of 19...... lodged in the office of the Registrar.

and

2. The applicant requests that this matter be inquired into by the Commission sitting at.....and that an award be made in such terms as the Commission may determine.

3. The applicant is/is not represented on an industrial association.

Applicant.

Filed in	my	office	this	day	y	0f	·····,	19

Registrar.

* Affix seal where necessary.

Form 30 (Reg. 37).	
INDUSTRIAL ARBITRATION ACT, 1912.	

In The Western Australian Industrial		- 6 4 0
	Between	of 19
	and	Applicant.
I/We, the undersigned, being party, notified in a claim lodged in the offic day of	e of the Registrar on the	Respondent. natter or dispute
19, do hereby agree that the sa Commission. Dated this	id matter or dispute be de	etermined by the
Signature(s)		·
* Seal		
Filed in my office this	day of	, 19
* Affix seal	Registr where necessary.	
	3A (Reg. 37). BITRATION ACT, 1912.	
In The Western Australian Industrial		
	No Between	of 19
	and	Applicant.
ANSWER AND CO	OUNTER PROPOSALS.	
 The respondent agrees/does n determined by the Commission. †2. The respondent, in answer to 		
†3. The respondent submits the fo		
Dated this	day of	, 19
	Signatu	
Affix seal where necessary. Address		
Lodged in my office this	day of	, 19
* Strike out whichever is inapplic	Registr	
† Attach schedule if space insuffic		

Form 37 (Reg. 48). INDUSTRIAL ARBITRATION ACT, 1912.

To the persons named in	No	of
the schedule attached hereto and marked "A".		
1. The applicant hereby makes a claim award nur	upon you for a nbered	n amendment of the of 19
2. The particulars of the claim are hereto and marked "B".	set forth in th	e schedule attached
Dated thisday	of	, 19
* Seal		
Address for Service	App	licant.
Lodged in my office this		

Registrar.

* Affix seal where necessary.

IMPORTANT.

This claim must be answered by you in Form No. 33A lodged and served within 21 days from the date of the service of this claim on you. If you do not lodge an answer within that time, or if your answer does not state whether or not you agree that the matter be determined by the Western Australian Industrial Commission, you will be deemed to have agreed that the matter be determined by that Commission.

Form 37A (Reg. 49A).

INDUSTRIAL ARBITRATION ACT, 1912.

No.....of.....

.....

.....

To the persons named in the schedule attached hereto and marked "A".

2. The particulars of the claim are set forth in the schedule attached hereto and marked "B".

Dated this....., 19......

* Seal

Address for Service.....

Registrar.

* Affix seal where necessary.

IMPORTANT.

This claim must be answered by you in Form No. 33A lodged and served within 21 days from the date of the service of this claim on you. If you do not lodge an answer within that time, or if your answer does not state whether or not you agree that the matter be determined by the Western Australian Industrial Commission, you will be deemed to have agreed that the matter be determined by that Commission.

In The Western Australian Industri	al Commission.	
	No. M	of 19.
	Between	
		Applican
	and	
		Responden
ANSWER AND	COUNTER PROPOSALS.	
* The undersigned, being affec matter, says as follows:—	ted by the memorandum	1/request† in 1
	17	
* The undersigned submits the fo	lowing counter proposals:-	_
•••••		
		•••••
		······
Dated this	dav of	10
		, 10.
	Signa	ature.
100 1 1		
Affix seal where necessary.		
Affix seal where necessary. Address		

† Strike out whichever is inapplicable.

	(Reg. 90).
	ITRATION ACT, 1912.
In The Western Australian Industrial C	Noof 19
	IN THE MATTER of the Industrial Arbitration Act, 1912
'State nature	and IN THE MATTER of*
of proceedings.	
	ON OF SERVICE.
	n Block Letters)
	in the State of
(Address) Western Australia	do solemnly and
	(Occupation)
	day of
(D	escription of documents served)
(Name of p	erson or party served)
* by(State method c	of service—refer reg. 89)
* at	
(Place of service or in case of se	ervice by post address of person or party served)
And I make this solemn declaration Act, 1906.	h by virtue of section 106 of the Evidence
Declared at)
in the State of Western Australia, th 	
19	
before me—	}
J.P., Commissioner for Declarations other authorised persons.	
	day of
	Desistue
* Attach schedule	R egistrar. e if space insufficient.
Dated the	day of, 1974.
By the Western Australia	
	B. M. O'SULLIVAN, Chief Industrial, Commissioner.
	E. R. KELLY, Commissioner.
	D. CORT,
	Commissioner. B. J. COLLIER,
	Commissioner. G. G. HALLIWELL,
	Commissioner.
ı.	G. J. MARTIN, Commissioner.

INDUSTRIAL ARBITRATION ACT, 1912

IN accordance with the provisions of section 167 (5) of the Industrial Arbitration Act, 1912, notice is hereby given that the under-mentioned awards have been dealt with.

The undermentioned awards have been amended :-

R. R. ELLIS, Industrial Registrar.

The undermentioned awards have been amend	led :		musuia	ttegistiai.
Award	Award No. Amendment		Date made	Date of operation
Aerated Water Manufacturing	26/72	Order No. 410 and 554/74 (Wages)	22/7/74	23/5/74
Ambulance Service Workers	50/68	Order No. 666/74 (Deletion 10%) Ordinary Wages Addition, Rates of Pay)	5/8/74	4/8/74
Animal Welfare Industry	8/68	Order No. 397/74 (Meal Money, Absence Through Sickness, Rates of Pay, Protec- tive Clothing)	23/7/74	6/5/74
Bag, Sack and Textile Workers	3/60	Order No. 811/74 (Definitions, Wxges, Additional Rates for Ordinary Hours, Seasonal Work)	12/7/74	15/7/74
Bag, Sack and Textile Workers	3/60	Order No. 411/74 (Wages)	22/7/74	23/5/74
Barmaids and Barmens	31A/68	Order No. 840/74 (Wages)	15/8/74	12/8/74
Biscuit and Cake Manufacturing	7/71	Order No. 811/74 (Definitions, Wages, Additional Rates for Ordinary Hours, Seasonal Work)	12/7/74	15/7/74
Biscuit and Cake Manufacturing	7/71	Order No. 812/74 (Annual Leave)	6/8/74	1/8/74
Building Trades	31/66	Order No. 335/74 and C90/74 (Deletion 10% Ordinary Wage Addition, Wages, Leading Hands, Holidays and Annual Leave)	26/6/74	23/5/74
Cemetery Workers	28/53	Order No. 810/74 (Wages)	9/8/74	1/8/74
Clerks (Taxi Services)	$14\mathrm{B}/68$	Order No. 588, 589 and 591/74 (Rates of Pay)	7/6/74	7/6/74
Clerks (Wholesale and Retail)	38/47	Order No. 505 and 593/74 (Rates of Pay)	23/5/74	23/5/74
Club Employees	45/68	Order No. 737/74 (Wages)	31/7/74	31/7/74
Club Employees (Sporting Clubs)	45A/68	Order No. 736/74 (Wages)	31/7/74	31/7/74
Crumpet Manufacturing	12/70	Order No. 492/74 (Wages)	30/7/74	7/6/74
Dental Technicians and Attendant Recep- tionists	12/73	Order No. 634/74 (Wages, Absence Through Sickness)	23/7/74	11/7/74
Drum Reclaiming	21/61	Order No. 400/74 (Consolidation)	9/8/74	9/8/74
Engine Drivers (Charcoal Iron and Steel)	5/69	Order No. 416/74 (Overtime, Shift Work, Annual Leave, Public Holidays)	15/8/74	1/8/74
Engine Drivers (Country Pumping Stations)	43/65	Order No. 417/74 (Shift Work, Overtime, Annual Leave, Public Holidays)	15/8/74	1/8/74
Engine Drivers (Government)	29/68	Order No. 419/74 (Overtime, Shift Work, Annual Leave, Public Holidays)	15/8/74	1/8/74
Engine Drivers (Municipality of Kalgoorlie)	5/60	Order No. 361/74 (Annual Leave)	19/7/74	19/7/74
Engine Drivers (North-West Abattoirs)	4/69	Order No. 515/74 (Deletion 10% Ordinary Wage Addition, Wages)	12/7/74	12/7/74
Engine Drivers (North-West Abattoirs)	4/69	Order No. 695/74 (Overtime, Shift Work, Holidays and Annual Leave)	7/8/74	7/8/74
Engine Drivers (North-West Ports-Har- bours and Lights)	44/65	Order No. 418/74 (Overtime, Annual Leave, Public Holidays)	15/8/74	1/8/74
Farm Workers (State Farms)	23/71	Order No. 857/74 (Wages, Junior Workers)	9/8/74	9/8/74
Foremen (Government—Engineering)	3/59	Order No. 777/74 (Wages)	19/7/74	19/7/74
Frozen Foods	3 0/68	Order No. 838/74 (Wages, Overtime)	9/8/74	1/8/74
Fruit and Produce Market Employees	5/55	Order No. C149/74 (Holidays, Annual Leave, Wages, Absence Through Sickness)	26/7/74	12/7/74
Furniture Trades	6/60	Order No. 576/74 (Deletion 10% Ordinary Wage Addition, Wages, Deletion Mini- mum Wage, Overtime, Meal Moncy)	26/7/74	1/6/74
Furniture Trades (Iron Bedstead Making)	37/62	Order No. 578/74 (Deletion 10% Ordinary Wage Addition, Wages, Deletion Mini- mum Wage, Overtime, Meal Money)	26/7/74	1/6/74
Furniture Trades (Tubular Steel Furniture)	44/55	Order No. 579/74 (Deletion 10% Ordinary Wage Addition, Wages, Deletion Mini- mum Wage, Overtime, Meal Money)	26/7/74	1/6/74
Gaol Officers	12/68	Order No. 510/74 (Wages, Overtime, Annual Leave)	23/7/74	23/7/74
Glass Trades	20/56	Order No. 577/74 (Deletion 10% Ordinary Wage Addition, Overtime, Meal Money, Wages)	26/7/74	11/7/74
Grocery and Match Manufacturing	11/71	Order No. 510/74 (Wages, Overtime, Annual Leave)	15/7/74	11/7/74
Hospital Salaried Officers	39/68	Order No. 829/74 (Salaries)	23/7/74	28/6/74
Hotel Workers	15/67	Order No. 839/74 (Wages, Deletion Mini-	15/8/74	12/8/74
Ice Cream and Frozen Confectionery	2/70	mum Wage) Order No. 837/74 (Deletion Minimum Wage, Wages, Overtime)	1/8/74	1/8/74
Immigration Reception Centre Workers	9/66	Order No. 845/74 (Wages)	1/8/74	1/8/74
Iron and Steel Industry Workers (Aus-	1/68	Order No. 826/74 (Wages)	$\frac{1}{3}/7/74$	17/7/74
tralian Iron and Steel)	,		/ ./ .*	/ •/ • 3

INDUSTRIAL ARBITRATION ACT, 1912-continued

Award	No.	Amendment	Date made	Date of operation
Manufacturing Chemists	52/68	Order No. 768/74 (Wages, Overtime, Annual Leave)	1/8/74	17/7/74
Metal Trades (General)	13/65	Order No. 242B/74 (Overtime, Special Rates and Provisions, Car Allowance, Fares and Travelling Time Distant Work, District Allowance, Board of Reference, Liberty to Apply, Wages)	16/7/74	1/7/74
Metal Trades (General)	13/65	Order No. 242/74 (Wages, Ho idays and Annual Leave)	9/8/74	8/4/74
		(Bereavement Leave)	9/8/74	9/8/74
Mining (Tin)	14/71	Order No. 843/74 (Annual Leave, Wages, Deletion Minimum Wage)	15/8/74	15/8/74
Municipal Employees (Town of Kalgoorlie and Others)	13/71	Order No. 828/74 (Hours)	15/8/74	15/8/74
Nurses (Dentists Surgeries)	20/65	Order No. 759/79 (Wages)	12/7/74	1/7/74
Nurses (Doctors Surgeries)	21A/62	Order No. 758/74 (Wages)	12/7/74	1/7/74
Nurses (Home of Peace)	28/63	Order No. 750/74 (Salaries)	12/7/74	1/7/74
Nurses (Independent Schools)	21B/62	Order No. 756/74 (Wages)	12/7/74	1/7/74
Nurses (Private Hospitals)	1/66	Order No. 751/74 (Wages)	12/7/74	1/7/74
Nurses (Public Health)	6/68	Order No. 875/74 (Annual Leave, Sick Leave)	9/8/74	9/8/74
Police	2/66	Order No. 320/74 (Travelling Allowances, Relieving Allowance, Additional Allow- ances, Overtime, Annual Leave)	24/7/74	1/1/74
Police	2/66	Order No. 807/74 (Salaries, Extra Payment for Weekend and Other Duty)	15/7/74	15/7/74
Printing (Government Printing Office)	3/63	Order No. 816/74 (Rates of Wages, Appren- tices)	23/7/74	23/7/74
Saddlers and Leatherworkers	7/62	Order No. 401/74 (Apprentices Wages)	12/7/74	12/7/74
Saddlers and Leatherworkers	7/62	Order No. 408/74 (Wages)	22/7/74	23/5/74
School Employees (Independent—Assistant Mistresses)	35/60	Order No. 815/74 (Salaries and Allowances)	12/7/74	23/5/74
Sheet Metal Workers	10/73	Order No. 686/74 (Wages)	16/7/74	23/5/74
Shop Assistants (Licensed Retail Stores)	6/72	Order No. C199/74 (Part-Time Workers, Saturday Work, Extra Rates for Ordinary Hours, Wages, Holidays, Annual Leave, Absence Through Sickness, Engagement)	5/8/74	5/8/74
Shop Assistants (Metropolitan)	4/72	Order No. Cl45/74 (Definitions, Holidays, Annual Leave, Engagement, Absence Through Sickness, Wages, Saturday Work)	26/7/74	12/7/74
Shop Assistants (Rest of State)	$10/69 \\ { m and} \\ 12/71$	Order No. C147/74 (Holidays, Annual Leave, Engagement, Absence Through Sickness, Wages, Saturday Work, Part- Time Workers)	26/7/74	12/7/74
Shop Assistants (South-West Land Division)	18/63	Order No. Cl46/74 (Holidays, Annual Leave, Engagement, Absence Through Sickness, Wages, Saturday Work, Part- Time Workers)	26/7/74	12/7/74
Storemen (Explosives Magazines)	7/65	Order No. C150/74 (Wages)	26/7/74	26/7/74
Storemen (Government)	20/69	Order No. C151/74 (Wages)	5/8/74	1/8/74
Soft Furnishings	13/63	Order No. 580/74 (Deletion 10% Ordinary Wage Addition, Wages, Overtime, Meal Money)	26/7/74	1/6/74
Sporting Grounds Maintenance Workers	71/48	Order No. 482/74 (Annual Leave)	1/8/74	1/4/74
Sporting Grounds Maintenance Workers	71/48	Order No. 776/74 (Hours, Overtime)	9/8/74	9/8/74
Teachers (Kindergartens)	22/63	Order No. 861/74 (Definitions, Salaries)	9/8/74	9/8/74
Watchmakers and Jewellers	10/70	Order No. 396/74 (Apprentices, Wages)	23/7/74	30/5/74
Wine and Spirit Industry Employees	36/55	Order No. C148/74 (Wages, Absenc Through Sickness, Holidays, Annual Leave)	26/7/74	12/7/74

The undermentioned Awards have been delivered :----

Title of Award	 No.	Area of Operation		Date Delivered	Date of Operation			
Nurses (Welfare and Corrections)	 3/73	Whole of State					15/8/74	15/8/74

INDUSTRIAL ARBITRATION ACT, 1912-1973.

Department of Labour and Industry

Perth, 27th August, 1973.

HIS Excellency the Governor in Council has, pursuant to section 128 of the Industrial Arbitration Act, 1912-1973, reconstituted the Apprenticeship Board of three members, more commonly known as the Building Trades Apprenticeship Board, by the appointment of-

- (i) Keith John Anderson, of 15 Rheola Street, West Perth, as the member representing the industrial unions of employers in the building trade:
- (ii) Joseph Devine, of 6 Ellice Street, Embleton, as the member representing the industrial unions of workers in the building trade: and
- (iii) Geoffrey James Martin, of 13 Barrisdale Road, Ardross, as Chairman, vice John Richard Flanagan, retired.

W. GRAYDEN, Minister for Labour and Industry.

PLANT DISEASES ACT, 1914-1969.

I, THE UNDERSIGNED MINISTER FOR AGRI-1, THE UNDERSIGNED MINISTER FOR AGAI-CULTURE, being the Minister charged with the administration of the Plant Diseases Act, 1914-1969, acting in exercise of the powers conferred upon me by section 12C (1) of the said Act, do hereby approve the boundary of the South Subur-ban Fruit Fly Foliage Baiting Scheme Area, as described in the following schedule.

Technical Description.

REDESCRIPTION OF THE SOUTH SUBURBAN FRUIT FLY FOLIAGE BAITING AREA.

Corres. 1888/66.

All that portion of land bounded by lines start-ing at the intersection of the prolongation north-easterly of the centre line of Royal Street with the centre line of the South-Western Railway Reserve and extending generally southeasterly along the lastmentioned centre line to its inter-section with the prelongation southwasterly of the section with the prolongation southwesterly of the centre line of the late Canning Park Railway Reserve as surveyed and shown on Land Titles Office Plan 1901; thence generally northerly along that centre line to the northwestern boundary of Canning Location 13; thence northeasterly along that boundary and the northwestern boundary of Location 708 to the northern corner of that loca-tion; thence southeasterly along northeastern boundaries of that location and Locations 344, 155, 83 and 108 to a northern side of Hardinge Road; thence generally easterly along that side to a point situate in prolongation northeasterly of the westernmost northwestern boundary of late Locawesternmost northwestern boundary of late Loca-tion 142; thence southwesterly to and south-westerly and southeasterly along boundaries of that late location to the prolongation northerly of the western boundary of Location 366; thence southerly to and easterly, southerly and again easterly along boundaries of that location to the northwestern corner of Location 1193; thence southerly, easterly and again southerly along boundaries of that location to its southernmost southernmost boundary of that location, about 301.75 metres; thence south to the northern boun-dary of Location 425; thence easterly and southerly along boundaries of that location and onwards to the northern boundary of Location 427; thence easterly and southerly along boundaries of that location to the northern side of Canning Mills (Road Number 245); thence generally northeasterly (Road Number 245); thence generally northeasterly along sides of that road to the prolongation northwesterly of the northeastern side of Road Number 3055; thence southeasterly to and along that side to its intersection with a southeastern side of Road Number 1230; thence generally southerly along that side and onwards to a southeastern side of Brookton Highway; thence generally southwesterly along eastern sides of that highway and southerly, westerly and again southerly along eastern sides

of Hawkstone Road (Road Number 9127) to a northern side of Croyden Road (Road Number 183); thence generally southeasterly along that side to the prolongation northwesterly of a northeastern side of Road Number 9571; thence southeasterly to and generally easterly along northern sides of that road and generally northeasterly and sides of that road and generally northeasterly and generally southeasterly along northern sides of a road passing through Reserves 21569 and 22599 to its junction with an eastern side of Lady McNess Drive; thence generally southerly along that side and the eastern side of Canning Dam Road to the northeastern side of Albany Highway (Road Number 6963); thence generally southeasterly along eastern sides of that highway to the 33 Mile Post: thence wast to the eastern boundary of Post; thence west to the eastern boundary of Cockburn Sound Location 687; thence northerly and westerly along boundaries of that location to and western grands boundaries of that recently in pro-longation of the western boundary of Location 687 aforesaid, to its intersection with the prolongation east of the north boundary of Late Pastoral Lease 897/73; thence west to and along that boundary northerly and westerly along boundaries of that northerly and westerly along boundaries of that reserve to the eastern boundary of Location 422; thence southerly along that boundary to the northern boundary of Location 426; thence easterly along that boundary and the northern boundary of Location 412 to the eastern side of the South Western Highway; thence generally northerly along sides of that highway to its intersection with the Left Bank of the Wungong Brook; thence generally northwesterly downwards along that bank and generally northerly downwards along the Left Banks of the Wungong and Southern Rivers to the Left Bank of the Canning River; thence generally northwesterly downwards along that bank to its intersection with the prolonga-tion southwesterly of the centre line of Royal tion southwesterly of the centre line of Royal Street; thence northeasterly to and generally northeasterly along that centre line to the starting point.

Lands and Surveys Public Plans 341B/40, IC/40, 341C/40; Kelmscott N.W. 1:25 000, Kelmscott S.E. 1:25 000, Kelmscott S.W. 1:25 000; F32-4, F47-4, F48-4, F63-4, F64-4, F80-4, F96-4, F112-4, F128-4, F144-4, F159-4, F160-4, F175-4, F176-4, F192-4, F208-4, K1-4, K17-4, K18-4, K60-4, K84-4, K99-4, K115-4, K12-4, K1 K115-4, K131-4, K132-4, K193-4, K209-4, K255-4, K241-4.

W. R. MCPHARLIN Minister for Agriculture.

MARKETING OF POTATOES ACT, 1946-1966. Department of Agriculture,

South Perth, 30th August, 1974. Agric. 2038/64.

IT is hereby notified for general information that His Excellency the Governor has approved of the appointment of John Peter Manoni as a member of the Western Australian Potato Marketing Board for a period of three years as from the 22nd day of September, 1974, as an elected representative of the commercial producers.

> E. N. FITZPATRICK, Director of Agriculture.

SEED MARKETING ACT, 1969-1973.

NOTICE is hereby given that in accordance with section 19, subsection (1), of the Seed Marketing Act, 1969-1973, Monday, the 7th day of October, 1974, is fixed by this proclamation as the date for the commencement of the marketing of sweet lupins by the Western Australian Seed Board.

For the purposes of this proclamation sweet lupin seeds are:

- (a) the Uniwhite, Uniharvest, and Unicrop cultivars of Lupinus angustifolius L. (narnow-leafed lupin); and
- (b) the Weiko III cultivar of Lupinus luteus L. (yellow lupin).

K. W. SWAN.

Secretary, Western Australian Seed Board.

EDUCATION ACT, 1928-1973.

Education Department, Perth, 4th September, 1974.

THE Minister for Education, acting pursuant to the provisions of the Education Act, 1928-1973, has been pleased to make the regulations set out in the Schedule hereto.

J. H. BARTON, Director-General of Education.

Schedule. Regulations. 1. In these regulations the Education Act Regulations, 1960, as reprinted pursuant to the Reprinting of Regulations Act, 1954 and Principal regulations. published in the Government Gazette on the 19th March, 1971 and thereafter amended from time to time by notices so published are referred to as the principal regulations. Reg. 4 2. Regulation 4 of the principal regulations is amendedamended. (a) by substituting for the passage ", special services or teacher education" in the definition "Director", the words "or special services"; and (b) by substituting for the word "native", in the definition "primary school", the word "aboriginal". Reg. 167 amended. 3. Regulation 167 of the principal regulations is amended-(a) by substituting for the words "an infants" in line two of subparagraph (i) of paragraph (b) of subregulation (1), the words "a junior primary"; and (b) by substituting for the word "infants", twice occurring in line one of subparagraph (ii) of paragraph (b) of sub-regulation (1), the words "junior primary". 4. Regulation 185 of the principal regulations is amended by substituting for the word "junior" in line two of paragraph (d) of subregulation (3), the word "district". Reg. 185 amended.

STATE TENDER BOARD OF WESTERN AUSTRALIA.

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required			
1974			1974		
Aug. 9	546A/1974	Construction of Omnibus Bodies-65 only-M.T.T	Sept. 12		
Aug. 23	$579 \dot{A} / 1974 \dots$	Electrical Crane, Hoists and End Carriage Crane Kit for Wungong Dam Intake	_		
0	,	Tower-M.W.B	Sept. 12		
Aug. 23	583A/1974	Shaft Driven Vertical Pumping Units Driven by Diesel Engines (18 only) and	_		
0	,	Spare Diesel Engines, Pumps, Parts and Tools (P.W.W.S.)	Sept. 12		
Aug. 30	602A/1974	Paper Bed-pan Covers and paper bags (1 year period)-R.P.H	Sept. 12		
Aug. 30	605A/1974	Standard Microscope—R.P.H	Sept. 12		
Aug. 30	606A/1974	Automatic Flame Photometer with Printer—R.P.H	Sept. 12		
Aug. 30	607A/1974	Ultra Microtome-R.P.H	Sept. 12		
Aug. 30	608A/1974	Ultra Microtome—R.P.H	Sept. 12		
Aug. 30	609A/1974	Laboratory Microscopes (3 only)-R.P.H.	Sept. 12		
Sept. 6	615A/1974	Laboratory Microscopes (3 only)—R.P.H Office Furniture (New Police Headquarters)	Sept. 12		
Sept. 6	616A/1974	Nurses Disposable Caps (1 Year Period)-R.P.H.	Sept. 19		
Sept. 6	625A/1974	High Frequency Single Side Band Transceivers (28 only)—P.W.D	Sept. 19		
Sept. 6	626A/1974	Weedicide (part re-called) for Ord Irrigation Area	Sept. 19		
Sept. 6	629A/1974	Gully Gratings and Frames-M.R.D	Sept. 19		
Sept. 6	631A/1974	Cooking Equipment (pie warmer, Deep frier, Hot plate, toasting unit and hot			
50pt. 0	00111/10712	food display unit) M B D	Sept. 19		
Aug. 30	601A/1974	food display unit)—M.R.D	p		
Mug. 50	00111/10/4	only)M.R.D	Sept. 19		
Aug. 30	610A/1974	Prosthetic Services for the Public Health Department (1 year period)	Sept. 19		
Aug. 30	604A/1974	Atomic Absorption Spectrophotometers (2 only)—M.W.B	Sept. 19		
Aug. 23	586A/1974	Drafting, Photographic, Photocopying and Plan Printing Material	Sept. 19		
Aug. 23	589A/1974	Mobile Radioisotope Measuring Equipment—R.P.H	Sept. 26		
Aug. 16	566A/1974		Sept. 26		
		Scour Emergency Gate, Tracks and guides for Wungong Dam Analytical Balance—R.P.H	Sept. 26		
Aug. 30 Aug. 30		Mieroscope Equipment Suitable for Metallurgical Investigation and Miero	0020. 20		
Aug. 50	594A/1974	Hardness Torting. B P H	Sept. 26		
Samt 6	611A/1974	Hardness Testing—R.P.H	Sept. 26		
Sept. 6	and a standard of		Sept. 26		
Sept. 6			Sept. 26		
Sept. 6	613A/1974		Sept. 26		
Sept. 6	614A/1974				
Sept. 6	632A/1974	Vinyl tail tags—Agriculture Dept.	Sept. 26		
Sept. 6	627A/1974	Skid Mounted Transportable Power Houses (2 only)—M.R.D	Sept. 26		
		Services Required			
Aug. 23	584A/1974	Recapping of Tyres-W.A.G.R. Commission	Sept. 12		

STATE TENDER BOARD OF WESTERN AUSTRALIA.

For Sale by Tender

Date of Advertising Schedule No.		Schedule No. For Sale	
1974			1974
Aug. 23	580A/1974	"Dunlite" 2KVA and "Honda" E3000 Lighting Plants (MRD 412 and	
A 11 m 99	E00 A /1074	MRD 473) at Carnarvon	Sept. 12
Aug. 23	588A/1974	Landrover L.W.B. Utility (UQJ 339) at Wyndham	Sept. 12
Aug. 23	590A/1974	Miscellaneous Surplus Equipment at Agriculture Department, South Perth	Sept. 12
Aug. 30	592A/1974	Scrap Copper Tubing recalled at M.W.B., Leederville	Sept. 12
Aug. 30	595A/1974	Scott Bonner Flymo Lawn Mower (MRD 436) at East Perth	Sept. 12
Aug. 30	598A/1974	Lightburn 31 cu. ft. Concrete Mixer Trailer mounted (PW 178) at East Perth	Sept. 12
Aug. 30	600A/1974	Victor Rotary Lawn Mower (MRD 443) at East Perth	Sept. 12
Aug. 30	596A/1974	Chamberlain Tractor (MRD 757) at East Perth	Sept. 19
Aug. 30	597A/1974	Caterpillar D6 Bulldozer (MRD 773) at East Perth	Sept. 19
Aug. 30	599A/1974	Toyota Utility (PW 1924) at Karratha	Sept. 19
Aug. 30	603A/1974	Bedford 5 Ton Truck (PW 1418) at Port Hedland Re-called	Sept. 19
Sept. 6	$617 A' / 1974 \dots$	McCulloch Chain Saws (4 only) at Como—Forest Dept.	Sept. 19
Sept. 6	$620 \text{A}' / 1974 \dots$	Dodge (Finalz (MRD 5126) at Fast Douth	Sept. 19 Sept. 19
Sept. 6	622A/1974	Lightburn 3½ cu ft Concrete Mixer trailer mounted (PW 197) at East Perth	
Sept. 6	624A/1974	Dodge Utility (PW 1632), Toyota Hard Top (PW 1720), Toyota Utility (PW	Sept. 19
Sopti o	02111/1011	1897), Falcon Utility (PW 1620), Bedford 30 cwt truck (PW 1500), Morris	
		Mini Van (PW 1272) and Dodge Helliter (PW 2105) of Det Dut	01 / 10
Sept. 6	628A/1974	Mini Van (PW 1373) and Dodge Utility (PW 2105) at East Perth	Sept. 19
a *	290 1 /10M1	Electric Motor (ex PW 194 Pumping Plant) at East Perth	Sept. 19
		HR Holden Station Sedan (UQG 828) at East Perth	Sept. 19
Sept. 6	633A/1974	Manley Ventilator-R.P.H.	Sept. 19
Sept. 6	618A/1974	McCulloch Chain Saws (27 only) at Manjimup (Forests Department)	Sept. 26
Sept. 6	619A/1974	Holden Utility (MRD 477) at Kununurra	Sept. 26
Sept. 6	621A/1974		Sept. 26
Sept. 6	623A/1974	Waste Lubricating Oil, Distrillate Washings and contaminated mixed oils ex	- ·
		W.A.G.R. (1 year period)	Sept. 26

Tenders addressed to the Chairman. State Tender Board, 74 Murray Street, Perth, will be received for the abovementioned schedules until 10 a.m. on the dates of closing.

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

Tender forms and full particulars may be obtained on application at the Tender Board Office, 74 Murray Street, Perth and at points of inspection.

No Tender necessarily accepted.

S. F. FELDMAN, Chairman, Tender Board.

ACCEPTANCE OF TENDERS

Schedule No.	Contractor	Particulars	Department Concerned	Rate
54A/74 123A/74 244A/74	Various M. B. John Ltd Dobbie Dico Meter Co.	Supply—Gate Valves as Specified Supply—Cast Iron Sluice Valves as Specified Supply—20 mm Water Malves as Specified	P.W.D M.W.B	Details on application Details on application
244A/74	P/L.	Supply-20 mm Water Meters from 29/8/74 to 30/6/77	M.W.B	Details on application
387A/74	Westray Equipment Service	Supply—X-Ray Equipment as specified	Fremantle Hos- pital	For the sum of \$30 057
408A/74	Various	Supply—Weedicides from 29/8/74 to 30/6/75	P.W.D	Details on application
423A/74	Steel Mains P/L	Supply—Rolled Steel Pile Barrels as Speci- fied	P.W.D	Details on application
428A/74	Commonwealth Steel Co. Ltd.	Supply—500 only Steel Tyres as Specified	W.A.G.R	At \$139 each
436A/74	Metters Building Pro- ducts P/L.	Supply—100 mm 150 mm and 200 mm C/l Pipes from 1/10/74 to 30/9/75	M.W.B	Details on application
530A/74 498A/74	Bell Bros. Quarries P/L M. & E. Metals	Supply—Granite Screenings as specified Purchase and Removal—Scrap Bronze at East Perth	M.R.D P.W.D	At 5.65 per tonne For the sum of 39.60
515A/74	J. C. Bell	Purchase and Removal—Auto Lab Coil and Condenser Tester at East Perth	P.W.D	For the sum of \$12
516A/74	W. K. Waterhouse	Purchase and Removal—Lightburn Con- crete Mixer (PW 257) at East Perth		For the sum of \$156
518A/74	Various	Purchase and Removal—Holden Station Sedans (UQD 571) and (UQJ 785) at Wyndham	Medical	Details on application
524A/74	G. Hawkes	Purchase and Removal — Tool Bar fitted with Spring Tynes at East Perth	M.R.D	For the sum of \$43
525A/74	Soltoggio Bros	Purchase and Removal—Davleco Vibrating Roller (MRD 571) at East Perth	M.R.D	For the sum of
$527 \mathrm{A}/74$	Terry Wallace	Purchase and Removal—Bedford 30 cwt Truck (UQA 332) at East Perth	S.H.C	For the sum of \$768
537A/74	C. Guerinoni	Purchase and Removal—Chamberlain R/E Loader (UQF 080) at Kununurra	M.R.D	For the sum of \$1 175
538A/74	W. E. Dye	Purchase and Removal—Dodge Cab and Chassis (UQJ 066) at East Perth	M.R.D	For the sum of \$468
539A/74	Geraldton Salvage	Purchase and Removal—Littleford Road Broom (UQV 233) at East Perth	M.R.D	For the sum of $\$87 \cdot 50$

GOVERNMENT PRINTING OFFICE OF W.A TENDERS FOR GOVERNMENT PRINTING

Tenders are invited for supply of the undermentioned stores.

Tenders close at Wembley, Monday, 16th September, 1974, at 10.00 a.m.

Tender No.		Particulars of Stores				
XS 812		300 books—form F.D. 125B.—" Return of Sawn Timber, for" Forest Department, in quadruplicate. Printed in black ink on N.C.R. (coloured) stock. Numbered, quarter bound, size 174 mm deep x 225 mm wide. Tenderer to supply stock.				
XS 811	••••	2 000 books—Form P.W. 75—" Vehicle Operation Order Book", for Public Works Dept., in triplicate. Printed in black ink numbered, quarter bound, finished size 132 mm deep x 240 mm wide. Government Printer to supply stock.				
XT 1414	••••	150 books—Form F.D. 125A—" Return of Round Timber ", for Forests Dept. in quadruplicate. Printed in black ink, numbered, quarter bound, finished size 126 mm deep x 235 mm wide. Tenderer to supply stock.				
XT 1415		200 books—Form H.A.16. "Interim Purchase Order" for Medical Department in duplicate. Printed in black ink, numbered, quarter bound, finished size 195 mm deep x 165 mm wide. Government Printer to supply stock for insides only.				
XS 814		100 000 Form No. MR1, for Department of Motor Vehicles. Printed in black ink one side only, finished size 330 mm deep x 202 mm wide. Government Printer to supply stock.				
XS 817	••••	25 000 1 Part continuous—Form TE 45. Trade Apprentice Report, for Technical Education Division. Printed in black ink. Size 203 mm deep x 303 mm wide. Tenderer to supply stock.				
XS 819	. 	150 books—Form A25, for Public Works Department, in duplicate. Printed in black ink, staple bound, finished size 152 mm deep x 140 mm wide. Government Printer to supply stock for insides only.				
XS 818	••••	300 books of 52 in duplicate, form P.W.5 for Public Works Department. Printed, numbered, perforated and quarter bound stiff flush. Finished size 203 mm x 322 mm. Government Printer to supply stock for insides only.				
XT 1418		1 000 books—Form 55/50/1670, for Rail Stores in duplicate. Printed in black ink, staple bound, finished size 108 mm x 305 mm. Government Printer to supply stock.				

Tenders are to be addressed to the Government Printer, Government Printing Office, Station Street, Wembley and are to be endorsed with the Tender No.

Tender forms, envelopes and full particulars may be obtained on application at the Government Printing Office, Station Street Wembley.

ACCEPTANCE OF TENDERS

Tender I	No.	Particulars of Stores	Successful Tend	Amount	
					\$
XS 794		1 Box. Continuous 1113/1 part Data listing paper for Police Stationery Stores	Barclay & Sharland		,11.20
XS 795	••••	2 000 1 Part continuous-Schedule Sheets for Police Station- ery Stores	Lamson Paragon	···· ··	141.00
XS 796	•••	2 000 3 Part continuous—Salaries Advice Slips for Police Stationery Stores	Barclay & Sharland	<i></i>	713.00
XS 797		10 000 16 page—" Hire-Drive Vehicles " Brochures for Tourism	Pilpel & Co	····	349.85
XT 1402		200 books of 100 in duplicate, form 0011, for Metropolitan Water Supply	New Formula Printin	g Service	175.00
XT 1403	••••	3 000 1215/2 Continuous Salary Sheets for State Housing Commission	Lamson Paragon	•••• ••	498.00
XT 1404		$5\;000$ sheets 1212/2 lined listing for State Housing Commission	Barclay & Sharland		245.00
XT 1405		10 000 4 in. x 9 in. continuous Payment Advice Slips for State Housing Commission	Lamson Paragon	···· •·	159.00

WILLIAM C. BROWN, Government Printer.

APPOINTMENTS.

(Under section 6 of the Registration of Births, Deaths and Marriages Act, 1961-1965.)

> Registrar General's Office, Perth, 4th September, 1974.

THE following appointments have been approved: R.G. No. 31/72.—Mr. Desmond John Feeney has been appointed as District Registrar of Births, Deaths and Marriages for the Sussex Registry District to maintain an office at Busselton during the absence on leave of Mr. A. G. Down. This appointment dates from 26th August, 1974.

R.G. No. 69/72.—Constable Robert Hugh Hunt has been appointed as Assistant District Registrar of Births and Deaths for the Plantagenet Registry District to maintain an office at Denmark during the absence on leave of Constable J. W. Grossman. This appointment dates from 29th August, 1974.

E. C. RIEBELING, Registrar General.

MINING ACT, 1904

Department of Mines,

Perth, August 27, 1974.

IN accordance with the provisions of the Mining Act, 1904, His Excellency, the Governor, in Executive Council has been pleased to deal with the undermentioned Leases and Temporary Reserves.

B. M. ROGERS, Under Secretary for Mines.

The undermentioned applications for Gold Mining Leases were approved conditionally :---

Goldf	Dist	rict			No. of Applications			
Broad Arrow East Coolgardie East Murchison Mount Margaret Murchison North Coolgardie North Coolgardie North Coolgardie Pilbara	···· ···· ····	····· ···· ···· ····	····· ···· ···· ····	Bulong Black Range Mount Margaret Mount Morgaus Meekatharra Menzies Yerilla Niagara Marble Bar	 	·····	····· ····· ·····	24/2410 and 24/2411 25/1377 57/1213 and $57/1252$ 38/2756 39/626 51/2143 29/5841 31/1443 and $31/144440/97345/1468$

The undermentioned applications for Leases were refused :---

GOLD MINING LEASES

Goldfield				District					No. of Applicatious	
East Murchison Murchison		····			Black Range Mount Maguet	•••• ••••			 	57/1246 58/1730 to 58/1735 and 58/1737 to 58/1741

MINER'S HOMESTEAD LEASE

Goldfield							No. of Application			
Phillips River										

The right of occupancy for the undermentioned Temporary Reserve has been granted :---

No.	Occupant	Term	Locality
5943H	The Griffiu Coal Mining Company Limited	12 months from the date of this notification	Situated at Collie in the Collie River Mineral Field

The rights of occupancy for the undermentioned Temporary Reserves have been removed :---

No.	Occupant	Term	Locality
4283H, 4284H, 4285H, and 4287H	Consolidated Gold Fields (Australia) Pty. Limited Cyprus Mines Corporation and Utah Construction and Mining Co.	For a further period expiring on 31/3/75	Situated at Mount Newman in the West Pilbara Gold- field
4286H	Consolidated Gold Fields (Australia) Pty. Limited, Cyprus Mines Corporation and Utalı Construction and Mining Co.	For a further period expiring on 31/3/75	Situated at Rocklea Home-
5560H to 5566H, 5568H to 5572H, 5574H, 5575H, 5578H and 5579H	Hamersley Exploration Pty. Limited	For a further period expiring on 27/7/75	Situated in the West Pilbara and Ashburton Goldfields
5783H	Afmeco Pty. Ltd	For a further period expiring on 14/6/75	Situated at Wyloo in the Aslıburton Goldfield

MINING ACT, 1904. Appointment. Department of Mines, Perth, 27th August, 1974. HIS Excellency the Governor in Executive Council has been pleased to make the following appointment:—

Peter John McDermott as Acting Mining Registrar, Kalgoorlie during the absence of the Mining Registrar on leave, from 2nd August, 1974.

> B. M. ROGERS, Under Secretary for Mines.

COMPANIES ACT, 1961-1973. J. T. Holdings Pty. Ltd.

Members Voluntary Liquidation. NOTICE is hereby given that at an extraordinary general meeting of J. T. Holdings Pty. Ltd. duly convened and held at 60 View Street, Peppermint Grove on 26th August 1974, the following special resolution was duly passed:-

That the company be wound up voluntarily and Raymond Edwin Packington, Chartered Accountant be appointed liquidator. Dated this 28th day of August, 1974.

J. TREGONNING,

Director.

COMPANIES ACT, 1961-1973. F. M. Holdings Pty. Ltd. Members Voluntary Liquidation.

NOTICE is hereby given that at an extraordinary general meeting of F.M. Holdings Pty. Ltd. duly convened and held at 60 View Street, Peppermint Grove on 26th August, 1974, the following special resolution was duly passed:-

That the company be wound up voluntarily and Raymond Edwin Packington, Chartered Accountant be appointed liquidator. Dated this 28th day of August, 1974.

F. A. MANFORD,

Director.

COMPANIES ACT, 1961-1973.

Notice of Intention to Declare Dividend.

In the matter of Perth Promotions Pty. Ltd. (in Liquidation) in the State of Western Australia.

NOTICE is hereby given that a First Dividend is intended to be declared in this matter. The Divi-dend will be payable to those Creditors who have proved their claims on or before the 19th September, 1974.

Dated this 30th day of August, 1974. J. C. HANSON,

Liquidator.

(John C. Hanson & Co., Chartered Accountants, 1185 Hay Street. West Perth, W.A. 6005.)

COMPANIES ACT, 1961-1973. (Section 254(2).) Notice of Resolution.

Demesne Development Company Pty. Ltd. NOTICE is hereby given that at a meeting of Creditors held on the 28th August, 1974, the following Special Resolution was passed:-

That the Company be wound up voluntarily and that John Campbell Nicholson, Chartered Accountant, be appointed Liquidator.

JOHN C. NICHOLSON,

Liquidator.

Dated at Perth this 30th day of August, 1974. (Kennerly, Nicholson and Associates, Public Accountants, 44 Ventnor Avenue, West Perth, W.A. 6005.)

COMPANIES ACT, 1961-1973. Notice of Appointment of Provisional Liquidator.

In the matter of Layton Geophysical Consultants Pty. Ltd.

ORDER for appointment of an official liquidator as provisional liquidator made the 29th day of August, 1974.

Dudley Norman Allan of 37 St. George's Terrace. Perth.

Dated the 29th day of August, 1974.

MUIR WILLIAMS NICHOLSON & CO., Solicitors for the Petitioner Alexander Solo Sabitay.

COMPANIES ACT. 1961-1973.

Members Voluntary Winding-up.

In the matter of Exsalt Pty. Ltd. and in the matter of the Companies Act, 1961-1973 of W.A.

NOTICE is hereby given that at a meeting of the members of Exsalt Pty. Ltd. on 28th June, 1974, the following resolution was passed as a special resolution:

That Russell George Hume and Peter William Harvey of Price Waterhouse & Co be and are hereby appointed liquidators to act jointly and severally for the purpose of such winding up.

> RUSSELL GEORGE HUME, Liquidator.

(C/o Price Waterhouse & Co., Box 7118, Cloisters Square, Perth.)

COMPANIES ACT, 1961-1973. (Section 272 (1).) Mainline Transport Pty. Ltd.

(In Liquidation).

Notice of Final Meeting of Members and Creditors. NOTICE is hereby given that, pursuant to the provisions of section 272 of the Companies Act 1961-1970 a meeting of the members of Mainline Transport Pty. Ltd. (in Liquidation) and of the creditors of that company will be held on the first day of October 1974 at 10.00 a.m. at the offices of Kennerly, Nicholson and Associates, 44 Ventnor Avenue, West Perth, for the purpose of laying be-fore the meeting an account showing how the fore the meeting an account showing how the winding up has been conducted and the property of the company has been disposed of and of giving any explanation of the account.

Dated this 28th day of August, 1974.

JOHN C. NICHOLSON,

Liquidator.

(Kennerly, Nichloson and Associates, 44 Ventnor Avenue, West Perth, W.A. 6005.)

COMPANIES ACT, 1961-1973.

AT a meeting of members and creditors of Polylined Pipe Pty. Ltd. held on the 30th August, 1974, the following special resolution was passed:-

That the company be wound up and Arthur Millman, chartered accountant, 18 Emerald Terrace, West Perth, be appointed liquidator.

Dated at West Perth this 2nd day of September, 1974.

> A. MILLMAN Liquidator.

COMPANIES (CO-OPERATIVE) ACT, 1943-1959. (Section 296, Subsection (3).)

NOTICE is hereby given that at the expiration of three months from the date hereof the names of the undermentioned State co-operative companies will, unless cause be shown to the contrary, be struck off the Register of Companies and the said companies will be dissolved:-

- S.168/34—Kulin Farmers' Co-operative Com-pany (1934) Limited.
- S.149/35—Narembeen Farmers' Co-operative Company Limited.
- S.81/37—Harrismith Farmers' Company Limited. Co-operative
- S.85/38-Moora Farmers' Co-operative Company Limited.
- S.113/68-Mount Marshall Farmers' Co-operative Company (1938) Limited.
- S.82/47—Cowaramup Farmers' Co-operative Company Limited.

D. A. EVANS,

Deputy Registrar of Companies. 3rd September, 1974.

COMPANIES ACT, 1961-1973. (Section 260 (2).)

Notice of Meeting of Creditors of Enviromap Pty. Ltd.

NOTICE is hereby given that pursuant to section 260 (2) of the Companies Act, 1961-1973, a Meeting of the Creditors of Enviromap Pty. Ltd. will be held at the Offices of Coopers & Lybrand, 5th Floor, 220 St. George's Terrace, Perth on Tuesday 24th September, 1974 at 2.30 o'clock in the afternoon.

Dated at Perth this 3rd day of September. T. D. MEAGHER,

Director.

COMPANIES ACT, 1961-1973. (Section 260 (2).)

Notice of Meeting of Creditors of Environmental Resources of Australia Pty. Ltd.

NOTICE is hereby given that pursuant to section 260 (2) of the Companies Act, 1961-1973, a Meeting of the Creditors of Environmental Resources of Australia Pty. Ltd. will be held at the Offices of Coopers & Lybrand, 5th Floor, 220 St. George's Terrace, Perth on Tuesday 24th September, 1974 at 2.30 o'clock in the afternoon.

Dated at Perth this 3rd day of September.

T. D. MEAGHER. Director.

COMPANIES ACT, 1961-1973.

(Section 260 (2), Regulation 7 (2).)

Notice of Meeting of Creditors.

Heli-Strand Engineering Products Pty. Ltd.

NOTICE is hereby given that a meeting of Creditors of Heli-Strand Engineering Products Pty. Ltd. will be held in the Board Room, Institute of Credit Management, 2nd Floor, 196 Adelaide Terrace, Perth in the morning at 11 a.m. on Monday 16th September, 1974.

Business:

(1) To consider the adoption of the following resolution:—

That the company be wound up voluntarily and that Allan William Bradshaw be appointed Liquidator.

Dated at Perth this 4th day of September, 1974. G. W. SANDERS,

Secretary.

(Allan Bradshaw & Associates, 196 Adelaide Terrace, Perth.)

THE WESTERN AUSTRALIAN TURF CLUB.

Notice of Amendment to By-laws.

NOTICE is hereby given that at a meeting of the Western Australian Turf Club held on the twentysixth day of February, one thousand nine hundred and seventy-four a resolution was passed by an absolute majority of the committee amending the by-laws of the club in the manner following, that is to say by deleting the words "twenty-five" in by-law 3(e) twice appearing and by substituting therefor the words "twenty-one".

Notice is hereby given that a copy of such amendment was sent to the Chief Secretary on the third day of April, one thousand nine hundred and seventy-four and that the same has not been disallowed, and further that such amendment shall come into operation upon publication of this notice.

Dated this first day of September, one thousand nine hundred and seventy-four.

PARKER & PARKER,

164 St. George's Terrace, Perth, Solicitors for the Western Australian Turf Club.

THE WESTERN AUSTRALIAN TURF CLUB.

Notice of Amendment to By-laws.

NOTICE is hereby given that at a meeting of the Western Australian Turf Club held on the sixteenth day of July, one thousand nine hundred and seventy-four, a resolution was passed by an absolute majority of the committee amending the by-laws of the club in the manner following, that is to say by deleting the words "twenty-five" in by-law 3(i) twice appearing and by substituting therefor the words "twenty-one".

Notice is hereby given that a copy of such amendment was sent to the Chief Secretary on the eighth day of August, one thousand nine hundred and seventy-four, and that the same has not been disallowed, and further that such amendment shall come into operation upon publication of this notice.

Dated this first day of September, one thousand nine hundred and seventy-four.

PARKER & PARKER, 164 St. George's Terrace, Perth, Solicitors for the Western Australian Turf Club.

IN the matter of the affairs of Maria Domenica Amaglio, formerly of 4 York Street, Inglewood, Western Australia, the Public Trustee in and for the State of Western Australia of 565 Hay Street Perth hereby advises that he is authorised to exercise control of all real and personal property of the abovenamed person.

> AARON ELMS MARSHALL, Public Trustee.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

Probate Jurisdiction.

NOTICE.

In the matter of the estate of Alan William Ladhams, late of 25 Collingwood Street, Dianella, in the State of Western Australia, Mining Engineer, deceased intestate.

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 18th day of April, 1973, are required by the personal representative Natalie Anne Ladhams, of c/- Paterson & Dowding, Barristers and Solicitors, 10 Pier Street, Perth in the State of Western Australia to send particulars of their claims to her by the 15th day of October 1974, after which date the personal representative may convey or distribute the assets having regard only to the claims of which she then has notice.

> PATERSON & DOWDING, Solicitors for the Administratrix.

TRUSTEES ACT, 1962.

Allan Waramba Milne, late of 37 South Terrace, Como, in the State of Western Australia, Company Director, 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 the 1st day of July, One thousand nine hundred and seventy-two, at Como in the State of Western Australia are required by the Executrix of his estate, Margaret Ellen Milne, of 37 South Terrace, Como, in the State of Western Australia, Spinster, to send particulars of their claims to her at the address hereunder by the 7th day of October, 1974, after which date the Executrix may convey or distribute the assets, having regard only to the claims of which she then has notice.

LOHRMANN TINDAL & GUTHRIE, Solicitors, 167 St George's Terrace, Perth, 6000. Tel.: 22 3544.

TRUSTEES ACT, 1962.

Notice to Creditors and Claimants.

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

Last Day for Claims-6/10/74.

- Bostock, Edgar George, late of "Brooklyn Park", Boddington, Pastoralist, died 21/5/74.
- Caldwell, Annie Dorothy Alice, late of A2 Cottage Drive, "Rowethorpe" Bentley, Widow, died 21/7/74.
- Clark, Jaunita, late of 67 Joel Terrace, East Perth, Married Woman, died 20/6/74.
- Cunningham, Philip Michael Daniel, formerly of 48 Chelmsford Road, North Perth, late of 13 Alice Drive, Mullaloo, Retired Railway Employee, died 20/3/74.
- Griffiths, Joshua Arthur, late of 18 Stuart Street, Greenmount, Retired, died 29/7/74.
- Kullack, Arthur Frederick, late of 14 Hewitt Street, Kalgoorlie, Pensioner, died 18/4/73.
- Overell, Joseph James, late of 60 Armadale Road, Rivervale, Retired Waterside Worker, died 27/5/74.
- Vick, John Thomas, late of 53 Waddell Street, Bicton, Clerk and Shed Supervisor, died 17/5/74.

(Enquiries to 35 Adelaide Street, Fremantle, telephone: $35\ 6431$.)

Dated at Perth this 5th day of September, 1974.

C. E. PLINT, Manager.

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 respective dates shown hereunder after which dates I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Dated this 2nd day of September, 1974.

A. E. MARSHALL, Public Trustee, 565 Hay Street, Perth.

- Name; Address and Occupation; Date of Death; Last Date for Claims.
- Argiropoulos, Kiriacos Petrou; Lot 8 Halls Road, Waggrakine, via Geraldton, Retired Gardener; 10/6/74; 14/10/74.
- Bell, Lilian Maud; 53 Solomon Street, Palmyra, Married Woman; 4/10/73; 14/10/74.

Bianchi, Santo Elia; 60 Cordelia Avenue, Coolbellup, Timber Worker; 29/7/74; 21/10/74.

- Boylen, Veronica Alice; Tuohy Memorial Hospital, Midland, Widow; 9/7/74; 21/10/74.
- Cock, Deborah Dorothea; Riverina Station, via Menzies, Widow; 21/7/69; 14/10/74.
- Coffin, Fred; 1926 Logue Court, South Hedland, Labourer; 20/2/74; 7/10/74.
- Dodd, Robert William; 1911 Roberts Street, South Hedland, Labourer; 4/4/74; 7/10/74.
- Duncan, Robert James Howard Blair; 42 Goderich Street, East Perth, Retired Labourer; 30/7/74; 21/10/74.
- Gill, Olive Everelda; formerly of 4 Galway Street, Leederville, late of Leighton Nursing Home, 40 Florence Street, West Perth, Widow; 19/8/74; 21/10/74.

- Hogan, Michael; 13 Queens Crescent; Mt. Lawley, Retired Postal Official; 9/2/74; 7/10/74.
- Jennings, Sylvia; Embleton Hospital, 46 Broun Avenue, Embleton, Widow; 4/5/74; 14/10/74.
- Lane, Anthony Michael; formerly of Lot 154, Frederick Street, Helena Valley, late of c/-Skyways Airlines, Wee Waa, N.S.W., Senior Commercial Pilot; 13/3/74; 21/10/74.
- McRobbie, Norman Douglas; Three Springs, Retired Labourer; 27/5/74; 14/10/74.
- Neale, Thomas; 83 Fairbairn Road, Busselton, Retired P.M.G. Linesman; 18/4/74; 14/10/74.
- Robinson, Herbert Sprake; 2 Aughton Street, Bayswater, Retired Labourer; 14/8/74; 21/10/74.
- Savage, Ernest Allan; 45 Margaret Street, Midland, Retired Railway Employee; 14/7/74; 7/10/74.
- Stott, Leslie Elder; 25 Stirling Terrace, Toodyay, Retired Motor Mechanic; 23/6/74; 14/10/74.
- Tuke, Elsie Ratcliffe; Lot 18 Lionel Road, Darlington, Married Woman; 29/7/74; 21/10/74.
- Wooluhgoodjah, Dolly; Numbala Nunga Nursing Home, Derby, Widow; 16/2/74; 7/10/74.

NOTICE

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