

Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 p.m.)

No. 60]

PERTH: FRIDAY, 30 JULY

[1982

Health Amendment Act 1982. PROCLAMATION

WESTERN AUSTRALIA, By His Excellency the Honourable Sir Francis To Wit: Theodore Page Burt, Knight Commander of the FRANCIS BURT, Lieutenant Governor and Administrator. ELS.J Australia and its Dependencies in the Commonwealth of Australia.

PURSUANT to section 2 of the Health Amendment Act 1982, I, the Lieutenant Governor and Administrator, acting with the advice and consent of the Executive Council, do hereby fix the day that this proclamation is published in the *Government Gazette* as the day on which the provisions of the Health Amendment Act 1982 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 20th day of July, nineteen hundred and eighty-two.

By His Excellency's Command,

RAY YOUNG

Minister for Health.

GOD SAVE THE QUEEN ! ! !

Transfer of Land Act 1893. PROCLAMATION

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

File No. 8200/96, V.2.

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

Given under my hand the Public Seal of the said State, at Perth, this 20th day of July, 1982.

By His Excellency's Command,

GORDON MASTERS,

Acting Minister for Lands. GOD SAVE THE QUEEN ! ! !

OD SAVE THE QUEER : :

Schedule.

Description of Land; Certificate of Title Volume; Folio. Kalgoorlie Lot 1098; 252; 138. Portion of Kalgoorlie Lot 1097; 187; 45.

Transfer of Land Act 1893. PROCLAMATION

WESTERN AUSTRALIA, By His Excellency the Honourable Sir Francis To Witt JTheodore Page Burt, Knight Commander of the RRANCIS BURT, Lieutenant Governor and Administrator. ILS.J SJ Kather State of Western Australia and its Dependencies in the Commonwealth of Australia.

File No. 5735/50, V.9.

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

Given under my hand the Public Seal of the said State, at Perth, this 20th day of July, 1982.

By His Excellency's Command,

GORDON MASTERS.

Acting Minister for Lands.

GOD SAVE THE QUEEN ! ! !

Schedule 1.

File; Description of Land; Certificate of Title Volume; Folio.

- 2289/79-Portion of Murray Location 239; 1607; 572.
- 3562/66—Portion of Avon Location 10052 and being Lots 28 and 29 on Plan 2953; 1054; 743.
- 3082/92 Dup.-Bamboo Town Lots 37 and 38; 99; 106.
- 997/69—Portion of each of Swan Locations 1315 and 8374 and being Lot 50 on Diagram 61810; 1607; 311.
- 3176/79—Portion of Swan Location 1370 being Lot 18 on Plan 12475; 1508; 924.
- 457/52, V3-Strachan Lots 1 to 8 inclusive, 15 to 18 inclusive, 20, 21, 23, 24 and 25; 1590; 874.
- 457/52, V3-Strachan Lots 9, 11, 12 and 13; 79; 172A.
- 1790/982-Portion of Cockburn Sound Location 66 and
- being Lot 172 on Diagram 33642; 572; 38A. -Portion of Swan Location 2035 being Lot 2 on Diagram 60434; 1586; 243. 1789/982-
- 2308/06-Bunbury Town Lot 227; 1059; 763.
- 2516/79-Portion of Canning Location 2390; 1615; 814.
- 1914/79—Portion of Cockburn Location 16 being part of Lot 105 on Diagram 18925; 1615; 156.
- 1966/74, V2-Portion of Swan Location 2103 and being Lot 4 on Diagram 60013; 1609; 758.
- 911/981-Portion of Cockburn Sound Location 109 and being part of Lot 1 on Diagram 53786; 1601; 480.
- 1870/78-Portion of each of Toodyay Town Lot 5 and Suburban Lot S6 and being Lot 6 the subject of Diagram 2336; 1080; 619.
- 2645/76—Portion of each of East Location 17 and Esperance Lots 803 and 804 and being Lot 757 on Plan 13295; 1604; 609.
- 2645/76—Portion of Esperance Lots 803 and 804 and being Lot 756 on Plan 13295; 1604; 608.
- 2645/76—Portion of each of East Location 17 and Esperance Lot 803 and being Lot 755 on Plan 13295; 1604; 607.

Schedule 2.

File No.; Description of Land.

- 2413/981—Portion of Avon Location 1953 being Lots 105 and 107 on Plan 13562 and being part of the land comprised in Certificate of Title Volume 1606 Folio 46.
- 2413/981-Portion of Avon Locations 1365 and 5353 being Lot 106 on Plan 13651 and being part of the land comprised in Certificate of Title Volume 1536 Folio 794.
- 2413/981-Portion of Avon Location 1953 being Lot 111 on Plan 13653 and being the balance of the land in Certificate of Title Volume 1606 Folio 66.
- 1905/981—Portion of Canning Location 31 being the land coloured blue and marked "Drain Reserve" on Diagram 61349 and being the balance of the land in Certificate of Title Volume 1605 Folio 937.
- 1948/980—Portion of Swan Location 1315 being Lot 824 on Plan 13250 and being part of the Iand comprised in Certificate of Title Volume 1569 Folio 954.

- 1977/981—Portion of Jandakot Agricultural Area Lot 220 being Lot 23 on Plan 13599 and being part of the land comprised in Certificate of Title Volume 1603 Folio 457.
- 3906/77-Portion of Cockburn Sound Location 16 being Lot 134 on Diagram 61831 and being the balance of the land in Certificate of Title Volume 1599 Folio 744.
- 2400/981—Portion of Sussex Location 6 being Lot 71 on Diagram 61721 and being the balance of the land in Certificate of Title Volume 1603 Folio 809.
- 3490/981—Portion of Swan Location 1310 being Lot 20 on Plan 13726 and being part of the land comprised in Certificate of Title Volume 1121 Folio 42.
- 3592/981—Portion of each of Swan Locations P. 9652 and 9656 being Lot 59 on Plan 13752 and being part of the land comprised in Cer-tificate of Title Volume 1614 Folio 276.
- 688/78-Portion of Sussex Location 20 being Lot 61 on Diagram 59186 and being part of the land comprised in Certificate of Title Volume 1455 Folio 505.
- 1289/77-Portion of Victoria Location 2125 being Lot 301 on Plan 11125 and being part of the land comprised in Certificate of Title Volume 1413 Folio 413.
- 1289/77—Portion of Victoria Location 2125 being Lot 9 on Plan 11976 and being part of the land comprised in Certificate of Title Volume 1441 Folio 590.
- 3708/981—Portion of Murray Location 66 being Lot 120 on Plan 13768 and being part of the land comprised in Certificate of Title Volume 1612 Folio 303.
- 729/78-Portion of Cockburn Sound Location 439 being Lot 301 on Diagram 61829 and being the balance of the land comprised in Certificate of Title Volume 1604 Folio 497.

Land Act 1933. PROCLAMATION

(Resumption.)

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

File No. 7234/97.

WHEREAS by section 109 of the Land Act 1933, the Governor may resume, for any purpose as in the public interest he may think fit, any portion of land held as a Pastoral Lease: and whereas it is deemed expedient that the portion of Pastoral Lease described in the schedule hereto should be resumed for "Road Purposes". Now therefore, I, the Lieutenant Governor and Administrator with the advice and consent of the Executive Council do by this my proclamation resume portions of Pastoral Lease Nos. 3114/536 and 3114/598 Crown Lease Nos. 555/66 and 315/66 respectively for the purpose aforesaid.

Given under my hand and the Public Seal of West-ern Australia, at Perth, this 20th day of July, 1982.

By His Excellency's Command,

GORDON MASTERS.

Acting Minister for Lands. GOD SAVE THE QUEEN ! ! !

Schedule.

(a) That portion of Pastoral Lease No. 3114/536 containing approximately 28.072 5 hectares as delineated and coloured brown on Original Plans 14762 and 14763.

(b) That portion of Pastoral Lease No. 3114/598 containing approximately 16.047 hectares as delineated and coloured brown on Original Plan 14763.

(Plans Glengarry and Belele 1:250 000.)

Marine and Harbours Act 1981.

PROCLAMATION

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

PURSUANT to section 9 of the Marine and Harbours Act 1981, I the Lieutenant Governor and Administrator acting with the advice and consent of the Executive Council, do hereby vest in the Minister for Transport, constituted under section 8 (1) of the Act, all the land comprising the Emu Point Fishing Boat Harbour, Albany, described in the Schedule to this proclamation.

Given under my hand and the Public Seal of the said State, at Perth, this 20th day of July, nineteen hundred and eighty-two.

By His Excellency's Command,

C. RUSHTON,

Minister for Transport.

GOD SAVE THE QUEEN ! ! !

Schedule.

Emu Point Fishing Boat Harbour-Albany.

All that portion of land and seabed as shown bordered in red on Lands and Surveys Miscellaneous Diagram 73.

(Lands and Surveys Public Plans Albany 2000 14.07 and 14.08.)

Shipping and Pilotage Act 1967-1978.

PROCLAMATION

WESTERN AUSTRALIA, By His Excellency the Honourable Sir Francis To Wit: FRANCIS BURT, Lieutenant Governor and Administrator. LLS.J By His Excellency the Honourable Sir Francis Most Distinguished Order of Saint Michael and Saint George, Lieutenant Governor and Admin-istrator in and over the State of Western Australia and its Dependencies in the Common-wealth of Australia.

WHEREAS it is enacted by subsection (2) of section 10 of the Shipping and Pilotage Act 1967-1978 that the Governor may by proclamation declare any place de-scribed in the proclamation to be a port for the purposes of that Act: Now, therefore, I, the Lieutenant Governor and Administrator, acting with the advice and consent of the Executive Council, do hereby declare the place described in the Schedule to this proclamation to be a port for the purposes of the Shipping and Pilotage Act 1967. Act 1967.

Given under my hand and the Public Seal of the said State, at Perth, this 20th day of July, nineteen hundred and eighty-two.

By His Excellency's Command,

C. RUSHTON, Minister for Transport.

GOD SAVE THE QUEEN ! ! !

Schedule.

Port.

Emu Point Fishing Boat Harbour-Albany.

All that are shown bordered in red on Lands and Surveys Miscellaneous Diagram 73.

(Lands and Surveys Public Plans Albany 2 000 14.07 and 14.08.)

Plant Diseases Act 1914-1981.

PROCLAMATION

WESTERN AUSTRALIA, By His Excellency the Honourable Sir Francis To Wit: JTheodore Page Burt, Knight Commander of the FRANCIS BURT, Lieutenant Governor and Administrator. LL.S.J Signal Signal

WHEREAS under the provisions of section 5 of the Plant Diseases Act 1914-1981 it is enacted, inter alia, that the Governor may by proclamation prohibit either absolutely or except in accordance with regulations the bringing or sending into the State either generally or from any specified State, country or place of any kind of plant, fruit or other thing which would in his opinion be likely to introduce any disease within the meaning of the Act into the State; and whereas I, the Lieutenant Governor and Administrator, am of the opinion that except in accordance with regulations the bringing or sending into this State from any other State or Territory of the Commonwealth of any maize sweetcorn or nonsending into this State from any other State or Territory of the Commonwealth of any maize, sweetcorn or pop-corn would be likely to introduce the disease known as Boil Smut (Ustilago maydis) into this State: Now therefore, I, the Lieutenant Governor and Administrator, acting with the advice and consent of the Executive Council do hereby prohibit the bringing or sending into the State from any other State or Territory of the Commonwealth of maize, sweetcorn or popcorn, except in accordance with the Plant Diseases (Boil Smut) Regulations 1982. Regulations 1982.

Given under my hand and the Public Seal of the said State, at Perth, this 20th day of July, nineteen hundred and eighty-two. By His Excellency's Command,

R. C. OLD, Minister for Agriculture.

GOD SAVE THE QUEEN ! ! !

AT a meeting of the Executive Council held in the Executive Chambers at Perth this 20th day of July, 1982, the following Orders in Council were authorised to be issued:

Child Welfare Act 1947-1981.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Wel-fare Act 1947-1981 it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members and whereas by section 19 (1) (b) (ii) of the said Act the Governor may amend, vary or revoke any such appointment: Now therefore His Excellency the Lieutenant Governor and Administrator by and with the advice and consent of the Executive Council doth hereby appoint the person named in the First Schedule hereto to be a Member of the Children's Schedule hereto to be a Member of the Children's Court at the place mentioned and doth hereby revoke the appointments of the persons named in the Second Schedule hereto as Members of the Children's Court at the place mentioned.

> J. E. A. PRITCHARD, Acting Clerk of the Council.

First Schedule.

Collie; David Charles Henderson.

Second Schedule.

Collie: Beverley Bridgeman, Cyril George Sweeney, Thelma Margaret Johnston, Reginald Leslie Smith, Sydney Phelp.

Child Welfare Act 1947-1981.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1981, it is provided that the Lieutenant Gov-ernor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members: Now therefore His Excellency the Lieutenant Governor and Administrator by and with the advice and consent of the Executive Council doth hereby appoint the persons named in the Schedule hereto to be Members of the Children's Court at the place mentioned.

J. E. A. PRITCHARD, Acting Clerk of the Council.

First Schedule.

Mullewa: Eileen Mary Fienberg, Garry Bernard McCormack, Gerald Carew Moss.

Land Act 1933.

ORDERS IN COUNCIL.

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

File No. 1367/15.—That Reserve No. 18233 should vest in and be held by the Shire of Carnarvon in trust for the purpose of "Memorial Site".

File No. 389/62.—That Reserve No. 27991 should vest in and be held by the Minister for Water Resources in trust for the purpose of "Depot Site".

File No. 3728/66.—That Reserve No. 28852 should vest in and be held by the Shire of Kalamunda in trust for the purpose of "Public Recreation".

File No. 1966/74, V2.—That Reserve No. 33987 should vest in and be held by the Western Australian College of Advanced Education in trust for the purpose of "Recreation" (Western Australian College of Advanced Education)"

File No. 1855/76.—That Reserve No. 34366 should vest in and be held by the City of Melville in trust for the purpose of "Public Recreation".

File No. 1193/79.—That Reserve No. 36597 should vest in and be held by the Shire of Toodyay in trust for the purpose of "Public Recreation".

File No. 1423/981.—That Reserve No. 37356 should vest in and be held by the Town of Kwinana in trust for the purpose of "Public Recreation".

File No. 1057/981.—That Reserve No. 37686 should vest in and be held by the City of Gosnells in trust for the purpose of "Public Recreation".

File No. 2764/981.—That Reserve No. 37700 should vest in and be held by the Shire of Albany in trust for the purpose of "Public Recreation".

File No. 2413/981,—That Reserve No. 37786 should vest in and be held by the Shire of Toodyay in trust for the purpose of "Public Recreation".

File No. 2289/79 .- That Reserve No. 37791 should vest in and be held by the Minister for Water Resources in trust for the purpose of "Tank Site".

File No. 2543/981.—That Reserve No. 37824 should vest in and be held by the Shire of West Arthur in trust for the purpose of "Caravan Park Site".

File No. 2516/79.—That Reserve No. 37828 should vest in and be held by the City of South Perth in trust for the purpose of "Park and Recreation".

File No. 911/981.—That Reserve No. 37833 should vest in and be held by the Commissioner of Main Roads in trust for the purpose of "Drainage Sump Site".

File No. 3064/75.—That Reserve No. 37835 should vest in and be held by the Honourable William Ralph Boucher Hassell, M.L.A., Minister for Prisons for the time being and his successors in office in trust for the purpose of "Housing (Department of Corrections)". File No. 1914/79.—That Reserve No. 37840 should vest in and be held by the Minister for Water Resources in trust for the purpose of "Severage Pumping Station

in trust for the purpose of "Sewerage Pumping Station Site".

File No. 1710/981.-That Reserve No. 37842 should vest in and be held by the Minister for Water Resources in trust for the purpose of "Pumping Station Site".

File No. 2506/79.—That Reserve No. 37845 should vest in and be held by the Shire of Toodyay in trust for the purpose of "Park and Recreation".

File No. 1001/64.—That Reserve No. 37847 should vest in and be held by the City of Stirling in trust for the purpose of "Recreation".

File No. 2658/12, V2.—That Reserve No. 37850 should vest in and be held by the Minister for Water Resources in trust for the purpose of "Drainage".

File No. 936/69.—That Reserve No. 37854 should vest in and be held by the Shire of Williams in trust for the purpose of "Gravel".

File No. 2177/981.—That Reserve No. 37856 should vest in and be held by the Commissioner of Main Roads in trust for the purpose of "Rest Area".

File No. 2810/981.—That Reserve No. 37857 should vest in and be held by the Commissioner of Main Roads in trust for the purpose of "Gravel".

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

> J. E. A. PRITCHARD, Acting Clerk of the Council.

Land Act 1933.

ORDER IN COUNCIL.

File No. 316/67.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order in trust for any 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 leasing; and whereas it is deemed expedient that Reserve No. 28455 should vest in and be held by the Shire of Port Hedland in trust in and be held by the Shire of Port Hedland in trust for the purpose of "State Emergency Service Centre".

Now, therefore, His Excellency the Lieutenant Governor and Administrator, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserve shall vest in and be held by the Shire of Port Helland in trust for "State Emergency Service Centre" with power to the said Shire of Port Hedland subject to the approval in writing Shire of Port Hediand subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the whole or any portion thereof for any term not exceeding Twenty One (21) years from the date of the lease, subject nevertheless to the powers reserved to me by section 37 of the said Act; provided that no such lease or assignment of lease shall be valid or operative until the approval of the Minister for Lands, or an officer the approval of the Minister for Lands, or an officer authorised in that behalf by the Minister, has been endorsed on the Lease Instrument, or Deed of Assignment, as the case may be.

Land Act 1933.

ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act 1933, it is, *inter alia*, made lawful for the Governor by Order in Council to direct that any land reserved pursuant to the provisions of this Act shall be granted in fee simple to any person (as defined 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 as follows:—

File No. 1586/73.—That Reserve No. 32330 (Kalbarri Lots 317 and 318) should be granted in fee simple to The Roman Catholic Bishop of Geraldton to be held in trust for the purpose of "Church Site (Roman Catholic)".

File No. 1133/981.—That Reserve No. 37848 (Narrogin Lot 1621) should be granted in fee simple to The St. John Ambulance Association in Western Australia Incorporated to be held in trust for the purpose of an "Ambulance Centre".

File No. 8200/96, V.2.—That Reserve No. 37851 (Kalgoorlie Lot 3918) should be granted in fee simple to The Chamber of Mines of Western Australia (Incorporated) to be held in trust for the purpose of "The Chamber of Mines".

Now, therefore, His Excellency the Lieutenant Governor and Administrator by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned reserves shall be granted in fee simple to the beforementioned bodies to be held in trust for the purposes aforesaid subject to the condition that the land shall not be leased or mortgaged in whole or in part without the consent of the Governor.

> J. E. A. PRITCHARD, Acting Clerk of the Council.

Local Government Act 1960-1982.

ORDER IN COUNCIL.

L. & S. Corres. 7234/97 (R. 6672).

WHEREAS by section 288 of the Local Government Act 1960-1982, it shall be lawful for the Governor, on request by a Council of a Municipal District, by Order published in the Government Gazette to declare any lands reserved or acquired for use by the public or used by the public as a street, way, public place, bridge or thoroughfare, under the care, control, and management of the Council, or lands comprised in a private street, constructed and maintained to the satisfaction of the Council, or lands comprised in a private street of which the public has had uninterrupted use for a period of not less than ten years, as a public street and if the Council thinks fit, that the Governor shall declare the width of the carriageway and footpaths of the public street; and whereas the Shire of Meekatharra has requested that certain lands named and described in the schedule hereunder, which have been reserved for a street within its municipal district be declared a public street: Now, therefore, His Excellency the Lieutenant Governor by and with the advice and consent of the Executive Council, doth hereby declare the said lands to be a public street, and such land shall, from the date of this Order, be absolutely dedicated to the public as a street within the meaning of any law now or hereafter in force.

> J. E. A. PRITCHARD, Acting Clerk of the Council.

Schedule.

Road No. 2854 (Great Northern Highway) (Devition of Part). A strip of land, 40 metres wide leaving the northwestern side of the present road within Reserve No. 16360 and extending as surveyed and as delineated and coloured light and dark brown on Original Plan 14763 southwestward through that Reserve and Kyarra Location 20 and again through the said Reserve and through Reserve Nos. 9469 and 15815 to terminate at the southeastern side of Road No. 703.

Road No. 703 (Meekatharra-Mt. Clere Road) (Deviation of Part). A strip of land, 40 metres wide, leaving the northeastern side of the present road within Reserve No. 10633 and extending as delineated and coloured dark brown on Original Plan 14763 southeastward through that Reserve and Pastoral Leases 3114/536 and 3114/598, Reserve No. 16360, Kyarra Location 20 and again through the last mentioned Reserve to terminate at the northwestern side of Road No. 2854 (Great Northern Highway) (as described above).

Road No. 703 (Meekatharra-Mt. Clere Road) (Extension). A strip of land 40 metres wide, commencing at the northeastern side of the present road within Pastoral Lease 3114/536 and extending as delineated and coloured dark brown on Original Plan 14762 generally northwestward through that Pastoral Lease and Reserve No. 17270 to terminate at the northeastern side of Road No. 8170.

(Public Plans Glengarry and Belele 1:250 000, Meekatharra Townsite and Regional.)

Local Government Act 1960-1982.

ORDER IN COUNCIL.

L. and S. Corres. 759/72 (R.6693).

WHEREAS by section 288 of the Local Government Act 1960-1982, it shall be lawful for the Governor, on request by a Council of a Municipal District, by Order published in the *Government Gazette* to declare any lands reserved or acquired for use by the public or used by the public as a street, way, public place, bridge or thoroughfare, under the care, control, and management of the Council, or lands comprised in a private street, constructed and maintained to the satisfaction of the Council, or lands comprised in a private street of which the public has had uninterrupted use for a period of not less than ten years, as a public street and if the Council thinks fit, that the Governor shall declare the width of the carriageway and footpaths of the public street, and whereas the City of Melville has requested that certain lands named and described in the schedule hereunder, which have been reserved for a street within its municipal district be declared a public street. Now, therefore, His Excellency the Lieutenant Governor and Administrator by and with the advice and consent of the Executive Council, doth hereby declare the said lands to be a public street, and such land shall, from the date of this Order, be absolutely dedicated to the public as a street within the meaning of any law now or hereafter in force.

> J. E. A. PRITCHARD, Acting Clerk of the Council.

Schedule.

Road No. 11415 (Cotrill Street) (Extension). A strip of land, 10.06 metres wide, commencing at the southern terminus of the present road at the northeastern corner of Lot 1112 of Swan Location 73 (Land Titles Office Diagram 6391) and extending as delineated and marked R.O.W. a Land Titles Office Diagram 13993 southward along portion of the eastern boundary of that lot to terminate at a line in prolongation westward of the southern side of Road No. 14220 (Stammers Way).

(Public Plan Perth 2 000 10.15.)

Local Government Act 1960-1982.

ORDER IN COUNCIL.

LG: ES-4-2; DS-4-2.

WHEREAS it is provided by paragraph (f) of subsection 2 of section 12 of the Local Government Act 1960-1982, that the Lieutenant Governor and Administrator, by Order made after effective presentation to him of a petition bearing the common seal of each municipality which will be directly affected by the Order, may alter and adjust the boundaries of adjoining districts; and whereas the Shire of Esperance and the Shire of Dundas have made an effective presentation of a petition to alter and adjust the boundaries of the respective municipal districts; and whereas it is considered expedient that the prayer of the petition should be granted; now, therefore, His Excellency the Lieutenant Governor and Administrator, acting with the advice and consent of the Executive Council does hereby alter and adjust the boundaries of the districts of the municipalities of the Shire of Esperance and the Shire of Dundas, as set out in the Schedule hereunder.

J. E. A. PRITCHARD, Acting Clerk of the Council.

Schedule.

Transfer of Territory from the Shire of Esperance to the Shire of Dundas.

All that portion of land bounded by lines starting from the intersection of an east-west line passing through the northern corner of Fitzgerald Location 619 with the eastern boundary of Location 1510, a point on a present southern boundary of the Shire of Dundas and extending southerly and westerly along the eastern and southern boundaries of that location and onwards to the southernmost southeastern corner of Location 1509; thence generally westerly along the southern boundaries of that location and westerly along the southern boundaries of Locations 1508 and 1507 to the southwestern corner of the lastmentioned location; thence westerly to the southeastern corner of Location 1512; thence southwesterly, northwesterly, again southwesterly and again northwesterly along boundaries of that location to the eastern corner of Location 619, a present southeastern corner of the Shire of Dundas, and thence northwesterly and east along boundaries of that Shire to the starting point.

(Lands and Surveys Public Plan 392/80.)

(Area about 3 794 hectares.)

AUDIT ACT 1904.

(Section 31.)

The Treasury, Perth, 23 July 1982.

IT is hereby published for general information that the following officers have been appointed as Certifying Officers.

R. W. Whiteman for the Board of Secondary Education from 1/7/82.

P. G. Kealley for the Department of Tourism from 1/7/82 to 30/9/82.

F. E. Harris for the Department of Youth, Sport and Recreation from 5/7/82 to 2/11/82.

J. A. Massara for the Crown Law Department from 6/7/82 to 17/9/82.

It is hereby published for general information that the following appointments as Certifying Officers have been cancelled.

R. K. Nurse for the Crown Law Department from 6/7/82.

Western Australia.

FINANCE BROKERS CONTROL ACT 1975.

(Sections 24 and 29.)

Application for Finance Brokers Licence by Corporate Body.

To: The Registrar, Finance Brokers Supervisory Board. LEAGUE NOMINEES PTY LTD as Trustee for the League Management Trust Trading as League Management Services hereby applies for a Finance Brokers Licence under the Finance Brokers Control Act 1975. The address for service of notices in respect of this application is 1205 Hay Street, West Perth.

Dated this 21st day of July, 1982. (Signed) M. S. HALL,

Director.

Appointment of Hearing.

I hereby appoint 4 August 1982 at 9.00 o'clock in the forenoon as the time for hearing the foregoing application at the Offices of the Finance Brokers Supervisory Board, 184 St. George's Terrace, Perth.

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

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

PUBLIC SERVICE ARBITRATION ACT 1966-1977

PURSUANT to section 12 of the Public Service Arbitration Act 1966–1977, I, Raymond Lawrence Young, Minister for Health, hereby give notive that the salary ranges appropriate to the officers covered by the Social Trainers (Division for the Intellectually Handicapped, Mental Health Services) Salaries Allowances and Conditions Agreement No. 7 of 1982 as at June 3, 1982 in the salary range laid down in Schedule A of that Award shall be in accordance with this determination.

The salary ranges allocated are indicated by the numerals set out below:---

1st six i	21 years-					 G-1	scale ap	propriate to age
	months					 Add	itional ii	ncrement
Thereaf	ter					 Add	itional ii	ncrement
2. Over 21	years							\$
1st six i						 •••••		11 622
	months					 		12 070
Thereaf	ter					 		12 535
3. Social T	Frainer							
	ointment	••••			•	 	•····	13 251
2nd Ye				•····		 		13 521
3rd Yea		••••	•			 		13 832
4th Yea	ur					 		14 275

4.	Social Trair	her (Sp	pecial)		 		•···	 \$ 14 777
5.	Senior Socia	al Tra	iner					
	1st Year				 	•	•	 15 304
	2nd Year			••••	 ····		•	 15 826
6.	Tutor Super	rvisor	Grade	1				
	1st Year				 			 16 365
	2nd Year		••••		 			 16 924
7.	Supervisor	Grade	2					
	1st Year				 			 17 485
	2nd Year				 			 18 079
8.	Supervisor	Grade	3					
	1st Year				 			 18 681
	2nd Year				 			 19 276
9.	Supervisor	Grade	4					
	1st Year				 			 19 882
	2nd Year				 			 20 555

Title of	Office	;		Name of	Officer		Range as at 2/6/82	Salary as at 2/6/82	Range as at 3/6/82	Salary as at 3/6/82
				BE	LMON	T		\$		\$
Social Trainer							3	14 275	3	14 275
Social Trainer				DIN			2	14 275	3	14 275
Supervisor							-	18 079	7	18 079
Social Trainer	••••							14 275	3	14 275
Social Trainer				Lafferty, J. M.				14 275	3	14 275
Social Trainer				T 1 O T				14 275	3 3	14 275
Social Trainer	••••	••••				••••		14 275 14 275	3	14 275 14 275
Social Trainer Social Trainer	 			Roberts, R. Wallington, E. M.		···· ···	-	14 275	3	14 275
Social Hamer	••••			BENNI			5	14 275	5	14 275
Social Trainer							2	13 832	2	13 832
Social Trainer Social Trainer	····							13 832	3 3	13 832
Social Trainer							2	14 275	3	14 275
Trainee Social Train							2	12 070	2	12 070
Supervisor							8	19 276	8	19 276
Social Trainer								13 521	3	13 521
Social Trainer			•					13 521	3	13 521
Social Trainer								14 275	3 3	14 275 13 521
Social Trainer Social Trainer						••••	2	13 521 14 275	3	13 521
Social Trainer				'		···· ···	2	13 521	3 3 3	13 521
Social Trainer				TC DO		···· ···	2	13 521	3	13 521
Social Trainer							2	13 521	3	13 521
Social Trainer							3	14 275	3	14 275
Social Trainer				Leefhalm, H. A.				13 251	3 3 3	13 251
Social Trainer								14 275	3	14 275
Social Trainer	••••							14 275	3 3	14 275 13 251
Social Trainer							2	13 251 13 251	3	13 251
Social Trainer Senior Social Traine	 ar			·			-	15 826	5	15 251
Social Trainer		····	····	3 CT T T T			2	13 832	3	13 832
Social Trainer				Newmann, C. N.			2	13 521	3	13 521
Trainee Social Train							2	11 622	2 3	11 622
Social Trainer				Oliver, R				14 275	3	14 275
Social Trainer								14 275	3	14 275
Social Trainer		••••		Pierson, A. J.				13 832	3	13 832
Social Trainer								13 832 14 275	3 3	13 832 14 275
Social Trainer Senior Social Traine							5	15 826	5	15 826
Social Trainer				a i.a		···· ···	2	13 521	3	13 521
Trainee Social Train							2	12 070	2	12 070
Social Trainer							2	13 521	3	13 521
Social Trainer				Walker, M. E.				14 275	3	14 275
Trainee Social Train	ner			Wiltshire, C. B.			. 2	11 622	2	11 622
				BR	ADFOI	RD				
Social Trainer				Acton, M			3 7	13 832	3	13 832
Supervisor								18 079	7	18 079
Social Trainer							2	14 275	3	14 275
Social Trainer							2	14 275 13 251	3 3	14 275 13 251
Social Trainer Social Trainer				Govan, V Knowler, C.		•••• •••	2	13 231	3	13 231
Social Trainer						···· ···	2	14 275	3	14 275
Social Trainer	····	····	····	Nealon, T		···· ···	2	14 275	3 3 3	14 275
Social Trainer				Rosser, J.		···· ···	2	13 251	3	13 251
Social Trainer				Rowland, A.			2	14 275	3	14 275
Social Trainer		••••	••••	Kowland, A.		••••	. 3	14 2/3	. 3	. 14

GOVERNMENT GAZETTE, W.A.

Title of O	fficer		Name	of Offi	cer		Range as at 2/6/82	Salary as at 2/6/82	Range as at 3/6/82	Salary as at 3/6/82
				CROM		÷		\$		\$
			Anderson, R.				3	13 251	3	13 251
0	···· ···		Blakey, S Calwy, W		····		3 3	13 251 13 832	3	13 251 13 832
Social Trainer			Chell, M.				3	14 275	3	14 275
a .			Dos Santos, G. Flynn, S.	· ····			3 7	13 832 18 079	3 7	13 832 18 079
Senior Social Trainer			Hill, F				5	15 826	5	15 826
	···· ···		Hiscott, D. Jansen, D				3 3	13 521 14 275	3 3	13 521 14 275
Social Trainer			Jenkinson, E.			····	3	14 275	3	14 275
Trainee Social Traine Social Trainer			Marshall, K.				2 3	12 070 13 521	2 3	12 070 13 521
Trainee Social Traine	 r		Merigan, L. Mills, M.			····	2	13 321	2	13 521
a) 1 m (Norman, P.				3	13 832	3	13 832
a · • • • •	···· ···		Pradham, J. Raxworthy, D.	····	····	····	3 3	14 275 14 275	3 3	14 275 14 275
			Rogers, G.				3	14 275	3	14 275
Trainee Social Traine Trainee Social Traine			Stewart, J Webb, M		 		$\frac{2}{2}$	12 070 12 070	2 2	12 070 12 070
a · 1 m ·			Welsh, H.				3	14 275	3	14 275
				CROY	DEN					
a • 1 m •			Adaway, J.				3	14 275	3	14 275
Charles The Charles of the Charles o	···· ····		Cooper, S James, V	····			3	14 275 14 275	3 3	14 275 14 275
Social Trainer .			Luppino, F.				3	14 275	3	14 275
	··· ···		Mercer, V Miles, B			••••	3 3	14 275 14 275	3 3	14 275 14 275
Class 1 (1) (1) (1) (1) (1) (1) (1) (1) (1) (Pope, M	····	····	····· ····	3	14 275	3	14 275
a îtan t			Rigg, D				7 3	18 079 14 275	7 3	18 079
Social Hamo .			Sherrat, J	 OUNCF			3	14 275	3	14 275
Social Trainer .			Bird, J				3	13 832	3	13 832
a	···· ····		Fancote, B.		•••• ••••	.	7	18 079	7	18 079
a · 1 m ·			Rowden, T.			••••	3 3	14 275	3 3	14 275
a · • • • •	···· ····		Scott, E Selvaratnam, N.		····	····	3	14 275 14 275	3	14 275 14 275
			Shearing, P.			••••	3	14 275	3	14 275
a · 1 m ·	···· ····		Sheiles, P Smiley, C	····	····	·····	3 3	14 275 13 832	3 3	14 275 13 832
Social Trainer .			Smith, K.				3	14 275	3	14 275
Social Trainer			Steels, B.				3	14 275	3	14 275
a				AYSWA	ATER					
Social Trainer	··· ···		Blackman, C. Bone, S.				3	13 251 13 251	3 3	13 251 13 251
Social Trainer			Elliott, D			····	3	14 275	3	13 231
a .	··· ···		Erceg, A				3	14 275	3 6	14 275
	··· ···	····	Greer, W Hope, I		····	 	6 3	16 365 13 521	3	16 365 13 521
			Lima, L				3	14 275	3	14 275
a · 1 m ·	··· ···		Waters, A West, M	····	 	····	3 3	13 521 13 832	3 3	13 521 13 832
				HILL			5	10 002	5	10 002
Supervisor			Collins, A				6	16 924	6	16 924
			Drury, A.				3	14 275	3	14 275
a ' 1 m '			Hoefgen, P. Milverton, N.		····	••••	3 3	14 275 13 251	3 3	14 275 13 251
Social Trainer			Owen, I.				3	13 251	3	13 251
a · 1 m ·	··· ····		Panhuysen, M. Penn, P.	 	 		3	14 275 13 251	3 3	14 275 13 251
Social Trainer			Ponnuthurai, J.		···· ····	····	3	13 832	3	13 832
a · 1 m ·			Ralphs, V		•···	••••	3 3	14 275	3 3	14 275
		••••	Summers, G.				3	13 251	3	13-251
Social Trainer	•• ••••		EA Embley, M.	RLSFI	ERRY		3	14 275	3	14 275
Trainee Social Trainer			Dolzadelli, E.				2	12 070	2	12 070
a · · m ·	 		Dudarz, J Gerlach, E			••••	3 3	13 251 14 275	3 3	13 251 14 275
Social Trainer	·· ····	····	Hogarth, G.	 	 	 	3	13 251	3	13 251
Social Trainer			Hornsey, R.				3	14 275	3	14 275
Social Trainer Trainee Social Trainer			Luckman, S. Lukehurst, K.	····	····		3 2	13 521 12 070	3 2	13 521 12 070
Social Trainer			Luxton, H.		····	 	3	14 275	3	14 275
Social Trainer Social Trainer			McDowell, J. McGeown, T				3 3	13 251	3 3	13 251
Social Trainer	•• ••••		McGeown, T.	••••	••••		3	13 251	3	13 251

Title of	Office	r		Name of	C Offic	eŗ		Range as at 2/6/82	Salary as at 2/6/82	Range as at 3/6/82	Salary as at 3/6/82
								-	\$	7	\$ 18 079
Supervisor Social Trainer		·····		Nelson, M. Roberts, S.	•	••••		7 3	18 079 14 275	7 3	14 275
Social Trainer				Semeniuk, K.				3	13 251	3	13 251
Social Trainer				Todd, H Wielend V			···•	3 2	14 275 12 070	3 2	14 275 12 070
Trainee Social Train Senior Social Train		·····	••••• ••••	Wieland, V. Willis, R.	····		••••	5	15 826	5	15 826
				-		FORD					
Supervisor				Berghich, F.				6	16 924	6	16 924
Social Trainer				Briard, M	••••	••••		3 3	14 275	3 3	14 275 14 275
Social Trainer Social Trainer			·····	Clark, V Debyl, E	••••	••••	 	3	14 275 13 521	3	13 521
Social Trainer				Hoogwerf, J.			••••	3	14 275	3	14 275
Social Trainer				Kernick, E.				3	13 832	. 3	13 832
Social Trainer Social Trainer		••••		Key, G Payne, C		. 	· ···· · · · · ·	3 3	14 275 14 275	3 3	14 275 14 275
Social Trainer	····	 	···· ····	Terpstra T.	····			3	14 275	3	14 275
					EPSC	ЭM					
Social Trainer				Hollett, V			•····	3 3	13 832 14 275	3 3	13 832 14 275
Social Trainer Social Trainer	····	····	 	Jansen, E MacKenzie, I.		····	•···•	3	14 275	3	14 275
Supervisor				Macliver, N.		••••		7	18 079	7	18 079
Social Trainer				Mansom, E.	•···	••••		3	14 275	3	14 275
Social Trainer				Roberts, A.	•···	•···	••••	3 3	14 275 14 275	3 3	14 275 14 275
Social Trainer Social Trainer	••••	••••		Taylor, M. Waddell, B.	 	····	 	3	14 275	3	14 275
Social Trainer	 	···· ····	. 	White, G	•···			3	14 275	3	14 275
				KE	ENTU	JCKY					
Social Trainer				Clark, J.	••••			3 3	14 275 14 275	3 3	14 275 14 275
Social Trainer Social Trainer	••••	••••	····	Cresswell, P. Hort, T.	····	••••		3	14 275	3	14 275
Social Trainer	····	•		Hurley, J			••••	3	14 275	3	14 275
Social Trainer				McCarthy, T.			•••••	. 3	14 275	3	14 275
Social Trainer		••••	••••	Millard, B.	••••	•····		33	14 275 14 275	3 3	14 275 14 275
Social Trainer Social Trainer	 	•••••	····	Puslednik, H. Thomas, N.	••••			3	14 275	3	14 275
Supervisor		•		Wells, K.			••••	7	18 079	7	18 079
Social Trainer Senior Social Train				Yeomans, E. Vacant	••••		••••	3 5	13 521 15 304	3 5	13 521 15 304
Senior Social Itali	lei				 .AW1	 FON		5	15 504	5	15 504
Social Trainer		••••		Brade, A.				3	14 275	3	14 275
Social Trainer				Bunter, M.			••••	3	14 275	3	14 275
Social Trainer				De Luce, C.				3	13 832	3 3	13 832 14 275
Social Trainer Social Trainer		•···		Gasson, J Hearn, R		•		3	14 275 14 275	3	14 275
Social Trainer				Kemmis, J.		••••		3	14 275	3	14 275
Social Trainer				Thomas, D.			••••	3	14 275	3	14 275
Supervisor				Turnell, G.	••••	••••		7 3	18 079 14 275	73	18 079 14 275
Social Trainer			••••	Woods, P			••••	5	14 275		14 275
Secial Trainer				Angus, R	/ILF			3	14 275	3	14 275
Social Trainer Trainee Social Tra	iner	 	••••	Angwin, T.	····• · ···•	····	····	2	12 070	2	12 070
Social Trainer				Burton, D.			•····	3	13 251	3	13 251
Social Trainer	 !	••••		Carter, P	••••	••••		3 2	13 521 11 622	3 2	13 521 11 622
Trainee Social Tra Social Trainer	iner	····		Dunjey, C. Ferronato, F.		····	····	3	13 832	3	13.832
Social Trainer				Jacobs, M.			••••	3	14 275	3	14 275
Trainee Social Tra	iner	••••		Keel, G.		•••••		2	12 070	2	12 070
Social Trainer			••••	King, M			••••	3 5	14 275 15 304	3 5	14 275 15 304
Senior Social Train Social Trainer	1er 			Meadley, M. O'Reilly, M.	·····		••••	3	14 275	3	14 275
Social Trainer		••••		Rao, Adjit	·		•	3	13 251	3	13 251
Supervisor				Taylor, G	, 	•···•	••••	7	18 079	7	18 079
Social Trainer				Templeton, P.	••••			3 3	14 275 13 832	3 3	14 275 13 832
Social Trainer Social Trainer			····	Thompson, K. Warwick, P.		····	····• ····	3	14 275	3	14 275
Trainee Social Tra	iner			Wilkinson, L.			••••	2	12 070	2	12 070
Social Trainer		••••		Wilkinson, S.			••••	3	14 275	3	14 275
					UKR.	ISTON	••••	7	18 079	7	18 079
Supervisor	••		••••	Brice, P Brown, Glynnis	····		•	3	14 275	3	14 275
Supervisor Social Trainer										-	
Social Trainer Social Trainer				Carter, M.				3	14 275	3	
Social Trainer Social Trainer Social Trainer			····•	Carter, M Daking, L.	••••	••••	••••	3	14 275	3	14 275
Social Trainer Social Trainer				Carter, M.							14 275 14 275 14 275 14 275 14 275

GOVERNMENT GAZETTE, W.A.

Title of Office	r		Name	of Office	er		Range as at 2/6/82	Salary as at 2/6/82	Range as at 3/6/82	Salary as at 3/6/82
			HC	VE P.V	/.T.C.			\$		\$
Social Trainer		····	Bristow, P. Filby, M.	····			3 3	14 275 14 275	33	14 275 14 275
Trainee Social Trainer Supervisor	····		Gear, G Hall, J	····	••••• ••••	····	2 6	12 070 16 924	2 6	15 535 16 924
Social Trainer			Pike, C				3	14 275	3 3	14 275
Social Trainer			Prescott, P Robinson, A.				3	14 275		14 275
Social Trainer			Stossels, J		 		3 3	14 275 14 275	3 3	14 275 14 275
Social Trainer			Sweetman, G.				3	14 275	3	14 275
Social Trainer Social Trainer			Van Haeften, C. Wilson, R			····	3 3	14 275 13 832	3 3	14 275 13 832
			COMMUNIT					10 002	5	15 052
Social Trainer			Barlow, J				3	14 275	3	14 275
Social Trainer Social Trainer		····	Baines, T Bird, P	····	····	····	3 3	14 275 14 275	3 5	14 275 15 304
Social Trainer			Cook, K		••••		3	13 521	3	13 521
Social Trainer			Cooney, S.				3	14 275	3	14 275
Senior Social Trainer Social Trainer			Flynn, B Falkiner, A.	····	····		5 3	15 826 14 275	5 3	15 826 14 275
Social Trainer			Galante, J.				3	14 275	3	14 275
Social Trainer Supervisor			Gibson, J Healy, G				3 7	14 275 18 079	3 7	14 275
Supervisor Social Trainer			Hirdes, F	····	····		3	18 079	3	18 079 14 275
Social Trainer		·	Howell, S				3	14 275	3	14 275
Social Trainer Social Trainer		 	Innes, J Khoo, W	····	 		3 3	13 521 14 275	3 3	13 521 14 275
Social Trainer			Legget, A				3	14 275	3	14 275
Social Trainer Social Trainer			Martin, A				3	13 521	3	13 521
Social Trainer			Martin, R Morris, L	····	····		3 3	14 275 14 275	3	14 275 14 275
Social Trainer			O'Halloran, K.		••••		3	14 275	3	14 275
Social Trainer Senior Social Trainer		····	Pearse, C Phillips, J	····	 	••••	3 5	13 832 15 826	3 5	13 832 15 826
Social Trainer			Stewart, W.				3	13 832	3	13 832
Social Trainer			Tyms, C				3	14 275	3	14 275
Social Trainer Social Trainer			Walton, B. Wilkins, J	····	••••		3 3	14 275 13 832	3	14 275 13 832
Social Trainer			Wilson, C		••••		3	14 275	3	14 275
		Al	DULT COMMUN		RAIN	ING S			-	
Social Trainer Social Trainer		····	Brown, B Croft, M		····	····	3	14 275 13 521	3	14 275 13 521
Social Trainer			Goulding, S.				3	13 251	3	13 251
Social Trainer Trainee Social Trainer			Irwin, D McFayden, E.				3 2	14 275 12 070	3 2	14 275 12 535
Social Trainer	 		McHutchison, I.	····			$\frac{2}{3}$	14 275	$\frac{2}{3}$	12 333
Social Trainer			Neeson, S				3	13 832	3	13 832
Social Trainer Supervisor	····		Pirga, Z Rogers, D.	·····	····	····	3 6	13 521 16 924	3 7	13 521 17 485
Social Trainer			Rose, J				3	14 275	3	14 275
Senior Social Trainer Social Trainer			Smith, D				5 3	15 826	5	15 826
Social Trainer		····	Vincent, C. Wallace, M.	····	····		3	14 275 14 275	3	14 275 14 275
Senior Social Trainer			Vacant			• ••••	5	15 304	5	15 304
				RIGHT	ON					
Trainee Social Trainer			Abrahams, K.			···• ·	2 3	12 070	2	12 070
Social Trainer Senior Social Trainer			Bennett, B. Cates, R.	····	····	····	3 5	14 275 15 826	3 5	14 275 15 826
Supervisor			Dobson, B				8	19 276	8	19 276
Social Trainer Social Trainer			Dos Santos, L. Evans, B.				3 3	13 521 14 275	3 3	13 521 14 275
Social Trainer			Gadeen, V.				3	14 275	3	14 275
Social Trainer			Hobson, J.				3	13 251	3	13 251
Social Trainer Social Trainer			Hutton, Y. Jeffrey, N.	····	····	····	3 3	13 521 13 251	3 3	13 521 13 251
Social Trainer			Kelly, T.				3	14 275	3	14 275
Social Trainer Social Trainer			Mitchell, I. Nair, G.	····			3 3	14 275 14 275	3 3	14 275 14 275
Senior Social Trainer			Paynter, N.			····	5	15 826	5	15 826
Trainee Social Trainer			Proctor, M.				2	12 070	2	12 070
Trainee Social Trainer Social Trainer	····		Prowse, B Quinn, Y	····	 	····	$\frac{1}{3}$	10 602 13 521	1 3	10 602 13 521
Social Trainer			Rickard, P	·····			3	13 251	.3	13 251
Social Trainer Social Trainer			Ring, L Robinson M				3 3	14 275 13 251	33	14 275 13 251
Social Trainer Senior Social Trainer		····	Robinson, M. Szasz, H.	····		 	5 5	15 826	3 5	15 826
Social Trainer			Tait, P		••••		3	14 275	3	14 275
Social Trainer Trainee Social Trainer	····		Tatham, J Tonkin, R.	····			3 2	14 275 12 070	32	14 275 12 070
		••	1 Ountil, 1X.				2	12 070	<u> </u>	12 010

Title of Office	er		Name of	f Offic	cer		Range as at 2/6/82	Salary as at 2/6/82	Range as at 3/6/82	Salary as at 3/6/82
				/ONI	LEIGH			\$		\$
Social Trainer			Ashurst, P.				3	14 275	3	14 275
Social Trainer			Boykett, C				3	13 251	3	13 251
Social Trainer Trainee Social Trainer		····	Broomfield, D. Cheverton, D.	 			3 2	13 521 11 622	3 2	13 521 11 622
Trainee Social Trainer			Crofts, D.		•		2	12 070	2	12 070
Social Trainer			Dabbs, P				3 3	14 275 14 275	3 3	14 275 14 275
Social Trainer Social Trainer			Diemel, R. Gard, P	····			3	14 275	3	14 273
Social Trainer			Greesham, H.				3	13 251	3	13 251
Social Trainer			Gunning, H. Gilligan, B.	•····		·	3 2	14 275 12 535	3 2	14 275 12 535
Trainee Social Trainer Trainee Social Trainer			Knotley, L.	•			$\frac{2}{2}$	12 070	2	12 070
Social Trainer			Kyle, S				3	14 275	3	14 275
Trainee Social Trainer		••••	Large, C McAloon, K.				2	12 535 12 070	2 2	12 535 12 070
Trainee Social Trainer Trainee Social Trainer		····	McCarren, J.				22	12 535	2	12 535
Social Trainer			Mortimore, G.				3	13 832	3	13 832
Social Trainer Social Trainer			O'Hara, M. Reid, J.				3 3	13 832 13 521	3 3	13 832 13 521
Social Trainer Senior Social Trainer			Robinson, B.	 		••••• ••••	5	15 304	5	15 304
Senior Social Trainer			Sauta, G				5	15 826	5	15 826
Social Trainer Trainee Social Trainer			Scantlebury, P. Simmons, K.	····	•••••	••••	3 2	14 275 12 535	3 2	14 275 12 535
Social Trainer			Starkey, C.	•		••	3	14 275	3	14 275
Social Trainer		••	Strack, R			•	3	13 832	3	13 832
Supervisor	••••	•····	Waite, P Walker, S	••	•	•	8 3	19 276 12 535	8 3	19 276 12 535
Social Trainer		••••	Watkins, R.	••••		•	3	14 275	3	14 275
Social Trainer	•	••••	Wentworth, M.				3	14 275	3	14 275
Social Trainer	••	••	White, D.	•	••••		3	14 275	3	14 275
				IRH	OLME		_		_	
Supervisor			Baumgarten, P.	••••		••••	7 3	18 079 14 275	7 3	18 079 14 275
Social Trainer Social Trainer		••••	Bastion, V. Buccilli, P	····			3	13 521	3	13 521
Trainee Social Trainer			Cusack, P				2	12 070	2	12 070
Social Trainer			Evans, W				3 3	14 275 13 521	3 3	14 275 13 521
Social Trainer Trainee Social Trainer		····	Gilmore, S. Grant, D.	• •		····	2	12 070	2	12 070
Social Trainer			Keech, R.		••••		3	13 251	3	13 251
Social Trainer	••••		Kohli, K McCarthy, M.			•···	3	14 275 14 275	3	14 275 14 275
Social Trainer Social Trainer		····	Neesom, L.				3	13 832	3	13 832
Social Trainer			Penton, B	••••			3	13 832	3	13 832
Social Trainer Social Trainer		····	Pettit, S Rowland, L.	····		 	3 3	14 275 13 521	3	14 275 13 521
Social Trainer	····		Slater, J.			••••	3	13 251	3	13 251
Trainee Social Trainer			Smith, T.			••••	2	11 622	2	11 622
Trainee Social Trainer Social Trainer			Sutherland, I. Vasiliauskas, D.				2 3	11 622 14 275	2 3	11 622 14 275
Senior Social Trainer			Wilson, S				5	15 826	5	15 826
		CO	MMUNITY BASE	ה גע	านกกา	AGE	SERVICES	2		
Social Trainer			Bartholomeusz,				3	14 275	3	14 275
Social Trainer			Birmingham, H.	.	•···•	••	3	14 275	3	14 275
Social Trainer	•···	•···	Cottam, E. Doy, P.	•	•	••	3	13 832 12 070	3 2	13 832 12 535
Trainee Social Trainer Supervisor	.	 	Healey, K	••	····	••	2 7	16 924	6	16 924
Social Trainer			Nettleton, D.	••	•	••••	3	13 521	3	13 521
Social Trainer		••••	Pearce, M	••••	••••		3	14 275	3	14 275
			PRE-SCHOOL	COM	IMUNI	TY BA	ASED			
Social Trainer			Ahrens, B	•····	•	•····	3 5	13 521 15 826	3 5	13 521 15 826
Senior Social Trainer Social Trainer	····	····	Busby, J Cleary, A	····	••••		3	13 251	3	13 251
Social Trainer			Dobson, M.				3	14 275	3	14 275
Social Trainer			Edwards, J.				3 3	13 521 13 521	3 3	13 521 13 521
Social Trainer Social Trainer			Gray, C Haleva, M.		 		3	14 275	3	14 275
Social Trainer		•····	Harrison, F.	••••		••	3	14 275	3	14 275
Social Trainer			Howarth, J. James, L.	••••		•	3 3	13 521 14 275	3	13 521 14 275
Social Trainer Senior Social Trainer			Jeffrey, F	····	····		5	15 826	5	15 826
Supervisor			Jolly, K	••	••••		6	16 924	8	18 681
Trainee Social Trainer			Kasten, C Kirby, R	••••		••••	2 3	12 070 13 521	23	12 070 13 521
Social Trainer Social Trainer	···•	····	McDonald, R.	•	••••	••••	3	14 275	3	14 275
Social Trainer			Niedda, P	•···		•	3	13 251	3 3	13 251
Social Trainer			Payne, B			•····	3	13 251	3	13 251

GOVERNMENT GAZETTE, W.A. [30 July 1982.

Title of Office	r –		Name of	f Offic	er		Range as at 2/6/82	Salary as at 2/6/82	Range as at 3/6/82	Salary as at 3/6/82
								\$		\$
Senior Social Trainer Social Trainer Social Trainer		 	Peckham, J. Power, D Powell, M.	. 	 	. 	5 3 3	15 826 13 832	5 3	15 826 13 832
Social Trainer		 	Ross, D			 	3	14 275 13 251	3 3	14 275 13 251
Social Trainer Social Trainer			Ryan, F Screen, J				3 3	13 521	3	13 521
Social Trainer		 	Staglo, L	····		 	3	13 251 14 275	3 3	13 251 14 275
Social Trainer Social Trainer			Tampalini, J.				3	13 521	3	13 521
Trainee Social Trainer	····	····	Thomas, P. Walker, P			•• 	3 2	13 832 12 070	3 2	13 832 12 535
Senior Social Trainer			Whiting, I.				5	15 826	5	15 826
			HOVE S	PECL	AL C	ARE				
Social Trainer			Ellinor, H				3	14 275	3	14 275
Social Trainer Supervisor			Evans, V Geddes, M.			····	3 6	14 275 16 924	3 6	14 275 16 924
Social Trainer			Leweczko, M.				3	14 275	3	14 275
Social Trainer Social Trainer			Mead, M Rowden, M.	····			3 3	13 251 14 275	3 3	13 251 14 275
Social Trainer			Sharman, V.			····	3	14 273	3	14 275
Social Trainer	••		Smith, S				3	14 275	3	14 275
		MU	JLTI-HANDICAPF	PED C	COMN	IUNIT	Y BASED			
Social Trainer	••		Hornby, S.				3	14 275	3	14 275
Social Trainer Special Supervisor	.	 .	Grove, L Lavell, P	····		••••	3	14 275 16 924	4	14 777 16 924
			P	YRTO	N					
Trainee Social Trainer			Almond, J.				2	12 070	2	12 070
Social Trainer			Arbery, C			•···•	3	13 251	3	13 251
Social Trainer Trainee Social Trainer		····	Armitage, L. Arnold, J.		····•	••••	3 2	13 832 11 622	3 2	13 832 13 622
Trainee Social Trainer			Bailey, P			••	$\frac{1}{2}$	11 622	2	11 622
Social Trainer Trainee Social Trainer	····	. 	Baker, A Baines, G	••••	••	•····	3 2	13 251 12 070	3	13 251
Senior Social Trainer			Baker, F.	····• ····	••••	····	$\frac{2}{5}$	15 826	2 5	12 535 15 826
Trainee Social Trainer	•···•		Ball, S				2	11 622	2	11 622
Social Trainer Trainee Social Trainer	···•	. 	Banks, J Berghich, L.	····	 	••••	3 1	13 251 10 602	3 1	13 251 10 602
Trainee Social Trainer			Bernard, M.			•····	2	11 622	2	11 622
Trainee Social Trainer Social Trainer			Bevis, P Blackshaw, V.				2 3	12 070 13 251	2 3	12 535
Social Trainer			Blakeman, D.	.			3	13 251	3	13 251 13 251
Trainee Social Trainer Trainee Social Trainer			Blewitt, D.				2	11 622	2	11 622
Trainee Social Trainer	····• ····		Boettger, G. Bonacchi, N.	 			2 2	11 622 12 070	$\overline{\frac{2}{2}}$	11 622 12 535
Social Trainer			Bovell, L.				3	13 521	3	13 521
Senior Social Trainer Trainee Social Trainer		····•	Bovey, L Bowald, M.	 			5 2	15 304 12 070	5 2	15 304 12 535
Social Trainer			Boyd, C			••	$\frac{2}{3}$	14 275	3	14 275
Trainee Social Trainer Social Trainer			Brierley, J Brewerton, B.				1 3	10 602	1	10 602
Social Trainer	····	 	Brown, H	 	 		3	13 251 14 275	3 3	13 251 14 275
Senior Social Trainer		•	Brown, R	•···•			5	15 826	5	15 826
Trainee Social Trainer Trainee Social Trainer	····	····	- '	····	.	-	2.	11 622 11 622	2 2	11 622 11 622
Trainee Social Trainer			Cacciola, P.				2 .	12 070	2	12 535
Trainee Social Trainer Social Trainer			Cairney, A. Callagham, D.				2 3	11 622	2 3	11 622
Trainee Social Trainer	.	•••• ••••	Campbell, F.	····			2	14 275 12 070	2	14 275 12 535
Trainee Social Trainer			Caracciola, M.				2	12 070	2	12 535
Trainee Social Trainer Social Trainer	 . .	····•	Catelli, M Cate, M			•	2 3	11 622 13 832	23	11 622 13 832
Social Trainer			Chapman, E.				3	14 275	3	14 275
Social Trainer Social Trainer	•	····	Chapman, G.		•		3	13 251	3	13 251
Trainee Social Trainer	•	 	Chamberlain, K. Chubb, D	····		····	3	13 251 10 602	3 1	13 251 10 602
Social Trainer		••	Cockram, C.				3	13 521	3	13 521
Social Trainer Social Trainer		••••	Cook, J Cooper, L.	 			3 3	13 251 14 275	3	13 251 14 275
Trainee Social Trainer			Cooney, M.			····	2	14 273	2	14 275
Trainee Social Trainer Senior Social Trainer			Colvin, P				2	11 622	2 5	11 622
Senior Social Trainer Social Trainer	····	····	Cousins, A. Cunningham, L.	••••• ·	····•	····	5 3	15 826 14 275	5	15 826 14 275
Trainee Social Trainer			Currie, R			•	2	11 622	2	11 622
Social Trainer Social Trainer	·	••••	Da Silva, S. D'Vaz, T.		•	•	3 3	13 251 13 251	3	13 251 13 251
Social Trainer			D vaz, 1 De Greef, J.	[.]	 . .		3	13 251	3	13 251
Trainee Social Trainer			Dean, J.			••	2	11 622	2	11 622
Trainee Social Trainer Trainee Social Trainer	 	····	Dean, P De Byl, N.	¹	····	•	2 2	11 622 11 622	2 2	11 622 11 622
								11 Viele 		

Social Trainer

Social Trainer

Social Trainer

Trainee Social Trainer

Trainee Social Trainer Trainee Social Trainer

Trainee Social Trainer Social Trainer

Trainee Social Trainer

....

....

....

•...•

....

....

•...

....

....

....

....

....

....

....

....

....

....

....

....

Title of Officer

Name of Officer

Title of Officer	r		Name of	f Offic	cer		as at 2/6/82		as at 2/6/82	as at 3/6/82	as at 3/6/82
			PYRT	ON	-continu	ed			\$		\$
Trainee Social Trainer			Denny, G				1		10 602	1	10 602
Social Trainer			Dellas, J			•	3		13 251	3	13 251
Trainee Social Trainer Social Trainer	••••		Dumas, A. Duncan, G.	••••	••••		2 2		11 622 13 251	2 2	11 622 13 251
Social Trainer	····		Dyer, M.	····		····	3		13 251	3	13 251
Social Trainer			Earle, A.				3	•	14 275	3	14 275
Social Trainer			Entwistle, M.				3		14 275	3	14 275
Social Trainer			Falloon, F.	••••			3		14 275	3	14 275
Social Trainer			Ferrier, V			••••	3		13 832	3	13 832
Trainee Social Trainer Social Trainer	····		Finlay, M Fitzgerald, S.	····			2 3		12 070 13 832	2 3	12 535 13 832
Trainee Social Trainer			Fitzmaurice, G.			····	2		11 622	2	11 622
Trainee Social Trainer		•	Franks, J.				$\frac{1}{2}$		12 070	2	12 535
Supervisor	•		Freedman, H.					• • • •	19 276	8	19 276
Social Trainer			French, J				3	••••	13 832	3	13 832
Trainee Social Trainer Social Trainer			French, S	••••		••••	2 3		11 622 13 521	2 3	11 622 13 521
Social Trainer	····	····	Frewer, S Foster, V			•	3	••••	13 321	3	13 321
Trainee Social Trainer		••••	Gardner, J.		••••		2	• •	11 622	2	11 622
Trainee Social Trainer			Goffman, B.				$\overline{2}$		11 622	$\overline{2}$	11 622
Senior Social Trainer			Girdlestone, J.			•···	5		15 304	5	15 304
Social Trainer			Goodwill, B.	••		•••••	3	××	13 832	3	13 832
Social Trainer	••••	••••	Gore, S	•			3	• • • •	13 521	3	13 251
Senior Social Trainer Social Trainer			Goucher, P.		•····	•····	5 3		15 826 14 275	5 3	15 826 14 275
Social Trainer Social Trainer	•••••	•	Graf, C Grant, J	•••• ••••	•	•	3	,	14 273	3	14 273
Social Trainer		••	Grant, P.			••	3	• • • •	13 251	3	13 251
Trainee Social Trainer			Green, S		•		ĭ	• ••	10 602	1	10 602
Social Trainer			Griffin, K			••••	3		14 275	3	14 275
Social Trainer			Guildemond, M.		• • • • •		3		14 275	3	14 275
Social Trainer			Gummert, L.				3		$14\ 275\ 11\ 622$	3 2	14 275 11 622
Trainee Social Trainer Trainee Social Trainer	····	 	Haigh, Y Hanich, S	····	•		2 2		12 070	2	12 535
Trainee Social Trainer			Harris, B.				2	••••	11 622	2 2	11 622
Senior Social Trainer			Harris, P.				$\overline{2}$ 5	••••	15 826	5	15 826
Social Trainer			Hayes, A.				3	• •	14 275	3	14 275
Trainee Social Trainer			Hepple, L				23	• •	11 622	2	11 622
Social Trainer			Herma, R.				- 3		14 275 12 070	3	14 275 12 535
Trainee Social Trainer Senior Social Trainer		•	Heritage, T. Hiley, T.			····	2 5		15 826	2 5	12 333
Social Trainer			Hinchliffe, P.			••••	3		13 521	3	13 521
Trainee Social Trainer			Hodgson, V.				2	• •	11 622	2	11 622
Trainee Social Trainer			Holden, G.		•····		2	• •	11 622	2	11 622
Social Trainer			Holmes, J.			•····	3		13 251	3	13 251
Social Trainer		••••	Hovitch, P			••••	3		13 251	3	13 251
Trainee Social Trainer Trainee Social Trainer			Hunter, M Hyatt, P.			••••	2 2		11 622 11 622	2 2	11 622 11 622
Social Trainer	····		Hyatt, P Irwin, J				3		14 275	3	14 275
Social Trainer			Ingles, M.				3		14 275	3	14 275
Social Trainer			Jackson, P.				3		14 275	3	14 275
Social Trainer			Jackson, R.			•	3		13 521	3	13 521
Trainee Social Trainer			Jackson, S.				2		11 622	2 2	11 622
Trainee Social Trianer			Jansen, P	•			2 2		11 622 11 622	2	11 622 11 622
Trainee Social Trainer Social Trainer			Jeffrey, R Jeffrey, J				3		14 275	$\frac{2}{3}$	14 275
Social Trainer			Jeffrey, R. I.				3		13 832	3	13 832
Trainee Social Trainer			Jansen, S.				2		11 622		11 622
Trainee Social Trainer			Jennings, J.			•	2		11 622	2 2 3	11 622
Social Trainer		•····	Johnson, M.			••••	3		14 275		14 275
Social Trainer		••••	Kelly, E				3		14 275	3	14 275
Trainee Social Trainer			Kelly, S Kilfoyle, J.				1 3		10 602 14 275	1 3	10 602 14 275
Social Trainer Social Trainer			King, M.	•	•···· •····		3		14 275	3	14 275
Social Trainer	•···• ····		King, S. \dots		••••	····	3		13 832	3	13 832
Social Trainer			Kirkham, R.				3	•	14 275	3	14 275
Social Trainer			Latter, M		•		3		13 251	3	12 251
Social Trainer			Leach, L				3	•••	13 251	3	13 251
Trainee Social Trainer			Lees, B				2		11 622	2	11 622
Senior Social Trainer Senior Social Trianer			Levis, S		••••		5	·	15 826 15 826	5 5	$15826 \\ 15826$
Social Trainer		····	Liddell, B Lodders, E.		····	 	5 3		13 826	3	13 826
Trainee Social Trainer			McCreanor, S.				2	•	12 070	2	12 535

2943

Salary

as at

Salary

as at

Range

as at

5532312223332

10 602

11 622 12 535

11 622

13 251

13 832

13 251

11 622

2312223

3 3 2

14 275

11 622

13 251

13 832

13 251

11 622

....

....

....

....

••••

....

....

....

....

....

....

....

....

• - - - -

....

....

McFayden, H.

McGuigan, K. McGuire, S. McIlveni, M.

McPherson, R.

Macintosh, A. Mackenzie, M.

McLeod, E.

Mackin, P.

....

••••

•...

••••

• • • •

••••

• · · · •

....

....

Range

as at

GOVERNMENT GAZETTE, W.A.

Title of Office	r		Name c	of Off	ìcer		Range as at 2/6/82	Salary as at 2/6/82	Range as at 3/6/82	Salary as at 3/6/8
			PYRT	ON-	–contin	ued		\$		\$
Social Trainer			Mawdsley, B.				3	13 521	3	13 521
Trainee Social Trainer			Maitland, H.				2	11 622	2	11 622
Social Trainer Frainee Social Trainer			Manley, Y.				3 2	13 251 11 622	3 2	13 251 11 622
Social Trainer	····		Mans, K Marley, D.	····			$\frac{2}{3}$	13 251	$\frac{2}{3}$	13 251
Social Trainer			Marren, V.				3	13 832	3	13 832
Trainee Social Trainer		••••	Marsden, A.				2	11 622	2	11 622
Social Trainer Frainee Social Trainer			Martini, L.				3	13 521 11 622	3	13 521 11 622
Supervisor			Masters, B Maxwell-Stewart.	 A			2 8	19 276	2 8	19 276
Trainee Social Trainer			Miller, J.				2	11 622	2	11 622
Social Trainer		•···•	Moon, R.				3	13 251	3	13 251
Social Trainer Social Trainer		••••	Moorcroft, S.				3	13 251 13 521	3	13 251 13 521
Social Trainer		•··•	Morgan, S. Mortimore, A.	····		····· ····	3	13 251	3	13 251
Social Trainer			Mukherjee, D.			·	3	14 275	3	14 275
Trainee Social Trainer			Murphy, D.				2	11 622	2	11 622
Social Trainer		••••	Mycock, R.				3 3	13 251 14 275	3	13 251 14 275
Frainee Social Trainer		••••	Neczypir, L. Nielson, E.	 	····		2	12 070		14 27.
Trainee Social Trainer			Noone, A				$\overline{\overline{2}}$	11 622	$\overline{2}$	11 622
Trainee Social Trainer		••••	O'Brien, M.				2	12 070	2 2 2 2 3	12 53
Trainee Social Trainer		•··•	O'Donohue, S.			••••	2 3	11 622 13 832	2	11 622
ocial Trainer		••••	Olivari, S Oliver, C	 	····		3	13 251	3	13 832 13 251
locial Trainer		 	Papas, M				3	14 275	3	14 275
ocial Trainer		••••	Parker, G				3	13 251	3	13 251
Trainee Social Trainer		•··•	Passlow, S.				2	11 622	2	11 622
ocial Trainer Trainee Social Trainer			Pattinson, G. Payne, L.		••••		3 2	13 251 11 622	3 2	13 251 11 622
ocial Trainer		••••	Perry, L	····	••••		$\frac{2}{3}$	14 275	3	14 275
rainee Social Trainer			Pierson, M.				2	12 070	2	12 070
rainee Social Trainer		••••	Pinch, C.				2	12 070	$\overline{2}$	12 535
ocial Trainer enior Social Trainer		••••	Plachow, N. Prestidge, S.				3 5	14 275 15 826	3 5	14 275 15 826
ocial Trainer	····	••••	Price, K.	·····			3	13 251	3	13 251
ocial Trainer			Price, W				3	13 251	3	13 251
ocial Trainer		••••	Pritchard, G.				3	14 275	3	14 275
rainee Social Trainer		••••	Prior, H				2 2	12 070 11 622	2 2	12 535 11 622
rainee Social Trainer			Prowse, R. Rapson, S.	 	····		$\frac{2}{3}$	13 521	$\frac{2}{3}$	13 521
rainee Social Trainer			Read, S. A.				1	10 602	1	10 602
rainee Social Trainer			Read, S				2	11 622	2	11 622
ocial Trainer ocial Trainer			Rees, M.				3 3	14 275 14 275	3 3	14 275 14 275
rainee Social Trainer		····	Reeve, P Reynolds, S.	····			2	14 273	2	14 273
rainee Social Trainer			Ridgeway, C.				$\overline{2}$	11 622	$\overline{2}$	11 622
rainee Social Trainer			Roberts, B.				2	11 622	2	11 622
ocial Trainer	••••		Roberts, R.				3	14 275 13 832	3 3	14 275
ocial Trainer rainee Social Trainer	.	····	Roberts, S. Robins, T				3 2	11 622	2	13 832 11 622
rainee Social Trainer			Robinson, D.	 		····	$\frac{2}{2}$	11 622	$\frac{2}{2}$	11 622
rainee Social Trainer			Romeyn, C.				1	10 602	1	10 602
rainee Social Trainer	•		Rushton, J.				2	13 832	3	13 832
rainee Social Trainer ocial Trainer			Russell, G. Seal, M.				2 3	11 622 14 275	2 3	11 622 14 275
ocial Trainer			Seal, M Seaward, P.	····	 	····	3	13 832	3	13 832
rainee Social Trainer			ан т'				2	11 622		11 622
rainee Social Trainer							2	11 622	2 2 2	11 622
rainee Social Trainer			a i i	••••			2 2	12 070 12 070	2	12 535 12 535
ocial Trainer	····	····	G ¹ D	····		····	$\frac{2}{3}$	14 275	3	14 275
rainee Social Trainer			a' 'n				2	12 070	22	12 535
rainee Social Trainer							2	11 622	2	11 622
ocial Trainer		••••					3 8	13 521 18 681	3 8	13 521
pervisor scial Trainer	····	••••	C 1.1	····	 	····	3	13 251	8 3	18 681 13 251
ocial Trainer			~ *				3	13 251	3	13 251
ocial Trainer			Spikins, D.				3	13 251	3	13 251
rainee Social Trainer			G. 1 1.		•		2	11 622	2 5 3	11 622
enior Social Trainer	.	••		 	····		5 3	15 826 13 832	3	15 826 13 832
ainee Social Trainer	.	••••		····			2	12 070	2	12 535
ainee Social Trainer			Sutcliffe, K.				2	11 622	23	11 622
ocial Trainer						••••	3	14 275		14 275
ocial Trainer ocial Trainer	••••	••••		····			3	13 251 13 251	3 3	13 251 13 251
ocial Trainer		····		····	····		3	13 822	3	13 231
rainee Social Trainer			Templeman, J. M.				2	11 622	2	11 622
ainee Social Trainer					••••		2	11 622	2	11 622
ainee Social Trainer			Thorpe, J		••••	•···•	- 1	9 388	1	9 388

Title of Offic	er		Name of	Officer		Range as at 2/6/82	Salary as at 2/6/82	Range as at 3/6/82	Salary as at 3/6/82
			DVDTO	N-continu	und		\$		\$
Social Trainer				···· ····	лси 	3	14 275	3	14 275
Social Trainer						3	14 275	3	14 275
Trainee Social Trainer Trainee Social Trainer	 	····		···· ····	••••	2 2	11 622 12 070	2 2 5	11 622 12 535
Senior Social Trainer		••••	T- D			5	15 304	5	15 304
Social Trainer Trainee Social Trainer			17 1 ¹¹ C			3 2	14 275 11 622	3	14 275 11 622
Trainee Social Trainer		 	X 21 1 1 X 7 	···· ···		2	12 070	2 2	12 535
Trainee Social Trainer			Van Shooten, L.		••••	2	11 622	2	11 622
Trainee Social Trainer Trainee Social Trainer	····	····	Van Der Steen, H. Volk, M.		 	2 2	11 622 11 622	2 2	11 622 11 622
Trainee Social Trainer			Van Wyck, R.			2	11 622	2	11 622
Social Trainer	••••		117 1 T	···· ····	 	3 3	13 832 14 275	3 3	13 832 14 275
Trainee Social Trainer			Wilkinson, I.			2	11 622	2 3	11 622
Social Trainer Trainee Social Trainer			XX7 1 TŤ			3 2	13 251 11 622	3 2	13 251
Social Trainer			1171 D	···· ····		$\frac{2}{3}$	14 275	$\frac{2}{3}$	11 622 14 275
Social Trainer			White, M.			3	14 275	3	14 275
Trainee Social Trainer Social Trainer			TT 71 1 1 1 T	···· ····		2 3	11 622 13 832	2 3	11 622 13 832
Trainee Social Trainer			Whallin, G.			2	11 622	2	11 622
Trainee Social Trainer Trainee Social Trainer			11/2 × 1/2			2 2	12 070 11 622	2 2	12 535 11 622
Social Trainer			1 / ́т	···· ····		$\frac{2}{3}$	13 251	$\frac{2}{3}$	13 251
			IRRABEENA S	UPPORT	SERVI	CES			
Social Trainer			D' D			3	14 275	3	14 275
Social Trainer			Foord, J.	••••		3	14 275	3	14 275
Social Trainer Trainee Social Trainer			Trates D	···· ····		3 2	14 275 12 070	3 2	14 275 12 535
Social Trainer			French, H.			3	13 521	- 3	13 521
Senior Social Trainer Social Trainer			Mishelen D			5 3	15 826 14 275	5 3	15 826
Social Trainer		 		···· ····		3	13 251	3	14 275 13 251
Social Trainer						3	14 275	3	14 275
Social Trainer Senior Social Trainer				···· ····		3 5	14 275 15 826	3 5	14 275 15 826
Senior Social Trainer			Thomas, R.			5	15 826	5	15 826
Senior Social Trainer		••••	Vacant			5	15 304	5	15 304
Queriet The			PYRTON SU		ERVIC		10.054	•	
Social Trainer Social Trainer			Dani' D	···· ····	••••	3 3	13 251 13 521	3 3	13 251 13 521
Trainee Social Trainer			Dos Martyres, H.			2	12 070	2	12 535
Social Trainer Trainee Social Trainer			TT 1 1 X7	···· ····		3 2	13 251 11 622	3 2	13 251 11 622
Social Trainer				···· ····		3	13 251	3	12 251
Social Trainer			James, T.	···· •···		3	14 275	3	14 275
Social Trainer						3	14 275	3	14 275
Social Trainer			PYRTON SU Kohli, D			ES 3	14 275	2	14 075
Social Trainer		····		···· ····	····	3	14 275	3 3	14 275 14 275
Social Trainer					•····	3	14 275	- 3	14 275
Social Trainer Social Trainer				····· ····	····	3	14 275 14 275	3 6	14 275 16 365
Social Trainer			Smith, S.			3	13 251	3	13 251
Social Trainer Social Trainer						3	14 275 13 251	3 3	14 275 13 251
Social Trainer	 		37	···· ···	···· 	3	13 251	3	13 251
Social Trainer			Vacant			3	13 251	3	13 251
			STAFF TRA	INING C	ENTR	Е			
Tutor				••••		6	16 924	6	16 924
Tutor			- · · ·	···· ···		6 6	16 924 16 924	6 6	16 924 16 924
			TACHED-EXTEN					v	
Social Trainer			The 11 M			3 3	14 275	3	14 275
Social Trainer	••••		Chinna, P			3	13 521	3	13 521
Social Trainer		••••	- <u></u>	···· ····		3	13 832 13 521	3 3	13 832 13 521
Social Trainer				···· ···		3	13 832	3	13 521
Social Trainer			Hopson, M.			3	13 251	3	13 251
Social Trainer			•			3	13 521	3	13 521
Trainag Sector Test			CHED-EXTENDE					•	18
Trainee Social Trainer Social Trainer			- · '	···· ····	••••	2 3	12 070 13 251	2 3	12 535 13 251
Trainee Social Trainer			Graves, J	····· ····		2	11 622	2	11 622
Social Trainer Social Trainer						3	14 275	3	14 275
Social Trainer			Steels, N.			3	13 832	3	13 832

Crown Law Department, Perth, 30 July 1982.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has:— Approved of the following appointments to the Commission of the Peace for the State of Western Australia.

Murray Kleeman, of 23 Grantham Street, Cranbrook and 11-13 Gathorne Street, Cranbrook. Melva Glenys White, of "Casuarina Vale", Location 4004, Goomalling.

R. M. CHRISTIE, Under Secretary for Law.

Crown Law Department, Perth, 30 July 1982.

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

Approved of the following appointments to the Commission of the Peace for the State of Western Australia. Ronald Henry Cowan, of 16 Blaydon Road, Collie and Muja Power Station, via Collie.

Vincent John Moran, of Location 1869, Preston Road, Collie and 44 Wittenoom Street, Collie. R. M. CHRISTIE,

Under Secretary for Law.

EX OFFICIO JUSTICE OF THE PEACE.

IT is hereby notified for public information that Geoffrey Leslie Ludemann of "Fernlea' Bolgart Toodyay Road, Bolgart Estate, Lot 10, Bolgart, President of the Shire of Toodyay, has been appointed under section 9 of the Justices Act 1902-1980 to be a Justice of the Peace for the Magisterial District of Avon during his term of office as President of the Shire of Toodyay.

R. M. CHRISTIE, Under Secretary for Law.

SUPREME COURT ACT 1935-1982.

PURSUANT to the powers conferred by the Supreme Court Act 1935-1982, and all other powers hereunto enabling, the Judges of the Supreme Court of Western Australia hereby make the following rules.

AMENDMENT OF THE RULES OF THE SUPREME COURT 1971.

Principal rules. 1. In these rules, the Rules of the Supreme Court 1971, reprinted in the *Government Gazette* on 11 June 1981 pursuant to the Reprinting of Regulations Act 1954, and amended by rules published in the *Government Gazette* on 20 November 1981, and 2 July 1982, are referred to as the principal rules.

O.58 r. 30 amended.

2. Order 58 rule 30 of the principal rules is amended by adding after subrule (2), the following subrule:—

(3) Where the powers of the Court under section 129C of the Transfer of Land Act 1893 are exercised by a Registrar, references in this rule to the Master shall include references to the Registrar.

O.67 rr. 19, 20 and 21 added.

3. Order 67 of the principal rules is amended by adding after rule 18, the following rules:—

Powers of Registrar.

19. A Registrar may exercise the powers of the Court—

- (a) under Order 46 Rule 3A, to grant leave to issue a writ of possession;
- (b) under Order 62A Rule 4, to grant leave in a mortgage action begun by writ to enter judgment in default of appearance or in default of defence; and
- (c) under subsection (4) of section 129C of the Transfer of Land Act 1893 and, where the application is not opposed, under the other provisions of that section.

Reference by Registrar to Court.

20. A Registrar may refer an application or matter to the Court and the Court may either dispose of the application or matter or refer it back to the Registrar with such directions as it may think fit.



21. (1) Subject to paragraph (7), a person affected by an order or decision of a Registrar, whether made or given in the exercise of the powers conferred by Rule 19 or otherwise, may appeal therefrom to a Judge in chambers.

(2) The appeal shall be brought within 7 days after the order or decision complained of, or such further time as may be allowed by a Judge or by the Registrar.

(3) Where the proceedings before the Registrar are *ex parte*, the appeal shall be by a fresh application to a Judge; and where the proceedings are *inter partes*, the appeal be by a notice in writing to attend before a Judge, without a fresh summons.

(4) Unless otherwise ordered, there shall be at least 2 clear days between service of the notice of appeal and the day of hearing.

(5) An appeal from an order or decision of a Registrar shall not operate as a stay of proceedings unless so ordered by the Judge or Registrar.

Cf. 0.54 r. 16 (6) Vict.

0.82 r. 9, 0.83A r. 4. (6) The appeal shall be by a re-hearing *de novo* of the application; but each party may, subject to any proper objections to admissibility, rely upon any affidavit used before the Registrar and upon any evidence given orally before him.

(7) This rule does not apply to a decision of a Registrar when acting as a Taxing Officer.

4. Order 82 rule 9 and Order 83A rule 4 of the principal rules are amended by substituting for the word "Master" wherever occurring, the words "Principal Registrar".

Dated the 27th day of July, 1982.

FRANCIS BURT C.J. JOHN WICKHAM J. R. WALLACE J. P. F. BRINSDEN, J. HOWARD SMITH J. G. A. KENNEDY J. H. W. OLNEY J.

Chief Secretary's Department, Perth, 21 July 1982.

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

Buscumb, Gordon Escott; Coolgardie.

Christensen, Harold Jeffrey; Mount Lawley.

Edge, Alan Longworth; Gooseberry Hill.

Harris, John Cliff; Bunbury.

Jackaman, Malcolm Robert; Bull Creek.

Kim, Kok Tonk; Noranda.

K. G. SHIMMON, Director.

TOTALISATOR AGENCY BOARD BETTING ACT 1960-1973.

Notice.

Chief Secretary's Department, Perth, 21 July 1982.

HIS Excellency the Lieutenant Governor and Administrator in Council has, under section 6 of the Totalisator Agency Board Betting Act 1960-1973, approved the appointment of—

- (a) Mr. J. Snooks as member nominated by the Western Australian Trotting Association on the Totalisator Agency Board for the unexpired portion of Dr. W. W. Bradshaw's term of office expiring on 7 December 1984.
- (b) Mr. C. M. Hodgson as deputy to Mr. J. Snooks for the remainder of his original term of office expiring on 7 December 1984.

K. G. SHIMMON, Director.

WESTERN AUSTRALIAN TROTTING ASSOCIATION.

Notice of Amendment to By-laws.

NOTICE is hereby given that at a meeting of the Committee of the Western Australian Trotting Association held at Gloucester Park, East Perth on 27 July 1982 it was resolved by an absolute majority of the Committee as follows:---

That By-law 49 contained in the First Schedule to the Western Australian Trotting Association Act be amended by the deletion of the second, third and fourth paragraphs thereof and the substitution therefore of the following:-

If a member of the Committee ceases to be such before the expiration of his term of office (in this by-law "the former member"), the vacancy shall be filled as follows:-

- (a) if when the former member ceases to be a member of the Committee the term of the former member's office has less than six months to run the term of the former memoers office has less than six months to run the Committee may fill the vacancy or determine that the vacancy shall be filled at the next ordinary election for the Committee. If the Com-mittee determines that the vacancy shall be filled by a ballot then the provisions of by-laws 6 and 7 shall apply to such ballot save and except that the Committee shall fix the date upon which nominations shall close and the date upon which the ballot shall be declared closed and that the returning officer shall make his report to the Chairman of the Committee who shall declare and record the result of the ballot. Every person appointed to a casual vacancy of the Committee shall hold office person appointed to a casual vacancy of the Committee shall hold office so long only as the former member in whose place he was appointed would have held office had the former member continued to be a member of the Committee.
- (b) if when the former member ceases to be a member of the Committee the term of the former member's office has six months or more than six months to run the Committee may appoint a person to fill the vacancy until the next ordinary election for the Committee and the following shall apply:-
 - (i) in the event that the Committee does appoint a person to fill the vacancy at the next ordinary election for the Committee the person appointed to fill the vacancy shall retire and the vacancy created shall be filled by the candidate for election as a member of the Committee (in this sub-paragraph "the elected member") polling the next highest number of votes after the candidate for election as a member of the Committee last elected to the Committee.
 - (ii) in the event that the Committee does not appoint a person to fill the vacancy at the next ordinary election for the Committee the vacancy shall be filled by the candidate for election as a member of the Committee (in this sub-paragraph "the elected member") polling the next highest number of votes after the candidate for election as a member of the Committee last elected to the Committee.
- (c) The member elected pursuant to sub-paragraph (i) or (ii), as the case may be, shall hold office so long only as the former member in whose place he was elected would have held office had the former member continued to be a member of the Committee.

Dated this 27th day of July, 1982.

E. C. MANEA, President, Western Australian Trotting Association.

PSYCHOLOGISTS REGISTRATION ACT 1976. (Section 5.)

Notice of Exemption. Department of Health,

Perth, 30 July 1982.

I, THE UNDERSIGNED MINISTER FOR HEALTH, being the Minister charged with the administration of the Psychologists Registration Act 1976; acting in the exercise of power in this behalf conferred on me by section 5 of the Act do hereby exempt Manion, Bernard Costing being a trajectorid networkelasist from the actin Casimir being a registered psychologist from the payment of registration fees as prescribed by Rule 31 so long as he continues to be employed by Trinity College and continues to devote himself entirely to the provision of voluntarily unpaid professional service.

R. J. YOUNG, Minister for Health.

HEALTH ACT 1911-1981. Public Health Department,

Perth, 23 July 1982. PHD 124/80/3; Ex. Co. 2117.

the Lieutenant Governor HIS Excellency

and Administrator in Council has-

Appointed pursuant to section 11 of the Health 1. Act 1911-1981, the persons in the Schedule hereunder as Public Health Officials.

	Schedule.
Sr. W. Dalzell.	Sr. A. Kumar.
Sr. J. Abrizas.	Sr. L. Dudley.
Sr. P. Simms.	Sr. C. Tomasso.
Sr. D. Marsh.	Sr. A. Ensel.
Sr. S. Holland.	Sr. S. Hooke.
Sr. M. Dines.	Sr. J. Meegan.
Sr. C. Hill.	Sr. S. Dean.
Sr. H. Tondut.	

and

2 Cancelled the appointments of the persons named in the Schedule hereunder as Public Health Officials under section 11 of the Health Act 1911-1981.

Schedule.

Sr. C. Brown.	Sr.	C.	Brown.	
---------------	-----	----	--------	--

Sr. L. Boshammer. Sr. H. Poynton.

> LAWSON J. HOLMAN, Acting Commissioner of Public Health.

Sr. G. Jeans.

HEALTH ACT 1911-1981.

Public Health Department, Perth, 15 July 1982.

PHD 394/70.

I, RAYMOND LAURENCE YOUNG, being the Minister administering the Health Act 1911-1981, hereby appoint Councillor D. Sowden as a member of the Local Authorities Analytical Committee, nominated by the City of Fremantle *vice* Councillor K. Gleeson, resigned.

R. L. YOUNG, Minister of Public Health.

CORRIGENDUM.

NURSES ACT 1968-1980. Public Health Department,

Perth, 23 July 1982.

PHD 510/81 pt 1; Ex. Co. 1924. THE following correction is made to the notice of appointments made pursuant to the Nurses Act 1968-1980 on page 2720 of *Government Gazette* (No. 57) of 16 June 1982.

Delete----

- (ii) Mrs Janet Anne Timmins of 30 Leonard Street, Victoria Park, a registered general nurse, who shall represent nursing education within a school of nursing associated with a general hospital for a term of three years expiring on 14 August 1984.
- (iii) Miss Dorothy Flora Wheatley of 104 Hale Road, Wembley Downs, a registered general nurse, who shall represent nursing education within a hospital associated with a school of nursing for a term of two years expiring on 14 August 1983.

and insert

- (ii) Mrs Janet Anne Timmins of 30 Leonard Street, Victoria Park, a registered general nurse, who shall represent nursing education within a school of nursing associated with a general hospital for a term of two years expiring on 14 August 1983.
- (iii) Miss Dorothy Flora Wheatley of 104 Hale Road, Wembley Downs, a registered general nurse, who shall represent nursing education within a hospital associated with a school of nursing for a term of three years expiring on 14 August 1984.

LAWSON J. HOLMAN, Acting Commissioner of Public Health. NURSES ACT 1968-1980.

Public Health Department, Perth, 22 July 1982.

PHD 510/81; Ex. Co. 2112.

HIS Excellency the Lieutenant Governor and Administrator in Council has appointed, under the provisions of the Nurses Act 1968-1980 Miss M. E. Sellick to be a member of the Nurses Board of Western Australia for the remainder of the Term expiring on 14 August 1983 vice Miss O. E. Anstey resigned.

> LAWSON J. HOLMAN, Acting Commissioner of Public Health.

CREMATION ACT 1929-1968.

Public Health Department, Perth, 23 July 1982.

PHD 805/70; Ex. Co. 2119.

HIS Excellency the Lieutenant Governor and Administrator in Council has appointed pursuant to the provisions of the Cremation Act 1929-1968 Dr. A. S. Walley of the Augusta Medical Centre, Donovan Street, Augusta as a Medical Referee for the Augusta Area.

> LAWSON J. HOLMAN, Acting Commissioner of Public Health.

MEDICAL ACT 1894 (AS AMENDED).

Public Health Department, Perth, 23 July 1982.

PHD 312/81; Ex. Co. 2120.

HIS Excellency the Lieutenant Governor and Administrator in Council has appointed pursuant to section 4 of the Medical Act 1894 (as amended) Dr. John Barrymore Stokes to be a member of the Medical Board of Western Australia for the remainder of the term due to expire on 30 June 1983 *vice* Dr. R. L. Leedman resigned.

> LAWSON J. HOLMAN, Acting Commissioner of Public Health.

HEALTH ACT 1911-1979.

City of Canning.

P.H.D. 427/61; Ex. Co. 2115.

WHEREAS under the provision of the Health Act 1911-1979, as amended, a local authority may make or adopt by-laws, and may alter, amend or repeal any by-laws so made or adopted: Now, therefore, the City of Canning being a local authority within the meaning of the Act and having adopted the Model By-laws described as series "A" as reprinted, pursuant to the Reprinting of Regulations Act 1954 in the *Government Gazette* on 17 July 1963, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

(a) Delete the existing sub-bylaw 19 (6).

(b) Insert the following:-

6. The driver of a vehicle upon entry on land set aside by the Council for the purpose of depositing refuse, shall make payment of a fee as follows:—

(a) Per car, utility o	or trailer arising from domestic or resi-	
dential premises	within the City of Canning provided	
that persons who	are ratepayers or occupiers produce the	
identification care	d as issued by the City of Canning	Nil
(1) D	the 'lease'the states much means them 610 mem	

(b) Per car, utility or trailer with sides not more than 610 mm high, and less than 2.4 m long arising from industrial or commercial premises, and from residential premises outside the City of Canning 2.00
(c) Utility and light trucks, 1 tonne-2 tonne 4.00

GOVERNMENT GAZETTE, W.A.

(d) Trailers with sides more than 610 mm high, and longer than 2.4 m arising from an industrial or commercial pre- mises within the City of Canning and from any resi- dential, commercial or industrial premises outside the	\$
City of Canning	12.00
(e) Trucks not exceeding 4 tonnes aggregate weight	12.00
(f) Trucks exceeding 4 tonnes aggregate weight single axle	16.00
(g) Trucks exceeding 8 tonnes aggregate weight dual axle	30.00
(h) Compactor vehicle or bins—load capacity not exceeding 10 cu/m	30.00
(i) Compactor vehicle-load capacity exceeding 10 cu/m	50.00
(j) Bulk bins exceeding 3 cu/m but not exceeding 6 cu/m	16.00
(k) Bulk bins exceeding 6 cu/m but not exceeding 15 cu/m	24.00
(1) Bulk bins exceeding 15 cu/m	36.00
(m) Articulated vehicles	50.00
(n) Motor vehicle bodies	
(i) from Commercial or Industrial	20.00
(ii) from Residential	Nil
(o) Swill and semi-liquid wastes	
(i) per 200 litre drum	3.00
(ii) bulk truck \$10 extra over cost of aggregate weight requirement.	
· · · · · · · · · · · · · · · · · · ·	

Dated the 24th day of May, 1982.

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

[L.S.]

E. TACOMA, Mayor.

N. I. DAWKINS, Town Clerk.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 20th day of July, 1982.

J. E. A. PRITCHARD, Acting Clerk of the Council.

HEALTH ACT 1911-1979.

City of Subiaco By-laws.

P.H.D. 818/63; Ex. Co. 2116.

CITY of Subiaco being a Local Authority under the provisions of the abovementioned Act, does hereby in pursuance of the powers conferred upon it by the Act and all other powers enabling it make and publish the following by-laws.

1. In these by-laws the Model By-laws Series "A" as amended from time to time adopted in the City of Subiaco by resolution published in the *Government Gazette* of 15 October 1964, are referred to as "the principal by-laws".

2. The principal by-laws are amended by inserting after By-law 14 of Part 1 the following heading and By-law 14A to read as follows:—

PRESCRIBED AREAS-SECTION 112A.

14A. The area described in the Schedule hereto is prescribed as the area within which the provisions of section 112A of the Act shall operate and have effect.

Schedule.

The whole of the district of the City of Subiaco as constituted under the provisions of the Local Government Act.

Dated this 14th day of June, 1982.

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

[L.S.]

R. V. DIGGINS,

Mayor. J. R. F. McGEOUGH, Town Clerk.

Confirmed-

LAWSON J. HOLMAN, Acting Commissioner of Public Health. Date: 9 July 1982.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council the 20th day of July, 1982.

HEALTH ACT 1911 (AS AMENDED).

P.H.D. 232/82/1; Ex. Co. 2113.

WHEREAS under the provisions of the Health Act 1911 (as amended), a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted: Now, therefore, the City of Belmont, 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* of 29 April 1964, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

By-law 29A is amended by adding after paragraph (g) a new paragraph (h) as follows:—

(h) an owner or occupier of any residential premises shall not after the date upon which this by-law takes effect, keep or permit to be kept a rooster, goose, peacock or turkey without the express written permission of Council.

Passed at a meeting of the Belmont City Council, this 24th day of May, 1982.

F. W. RAE,

E. D. F. BURTON,

Town Clerk.

Mayor.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 20th day of July, 1982. J. E. A. PRITCHARD,

Acting Clerk of the Council.

HEALTH ACT 1911 (AS AMENDED).

City of Belmont.

P.H.D. 232/82/1; Ex. Co. 2113.

(c)

WHEREAS under the provisions of the Health Act 1911 (as amended), a local authority may make or adopt by-laws and may alter or repeal any by-laws so made or adopted: Now, therefore, the City of Belmont, 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 29 April 1964, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

PART 1.—GENERAL SANITARY PROVISION.

By-law 19 (2) is amended by repealing clause (c) and substituting a new clause (c) as follows—

Motor Vehicle Bodies:	\$
Arising from commercial or industrial premises	25.00
Arising from residential premises within the City of Belmont-	
where cut into 3 or more sections	Nil
where not cut into 3 or more sections	10.00

Passed at a meeting of the Belmont City Council on 14 June, 1982.

F. W. RAE,

Mayor.

E. D. F. BURTON, Town Clerk.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 20th day of July, 1982.

HEALTH ACT 1911 (AS AMENDED).

Municipality of the Shire of Harvey.

P.H.D. 1731/56; Ex. Co. 2121.

WHEREAS under the Health Act 1911 (as amended), the Governor may cause to be prepared Model By-laws for all or any purpose of the said Act; and whereas prepared Model By-laws described as Series "A" have been prepared, and amended from time to time, and reprinted pursuant to the Reprinting of Regulations Act 1954 in the *Government Gazette* on 17 July 1963, and amended from time to time; and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Shire of Harvey, being a local authority within the meaning of the Act, and having adopted the Model By-laws Series "A" as reprinted in the *Government Gazette* on 17 July 1963, doth hereby resolve and determine that the following amendments be made to the said Model By-laws Series "A":---

Model Health By-laws.

PART 1.-GENERAL SANITARY PROVISIONS.

Method of Disposal of Rubbish.

- Add a new by-law: By-law 19. (3):---
 - 19. (3) (a) Interpretation.
 - "Rubbish" shall be deemed to include stones, bricks, lime, timber, iron, tiles, bags, plastics and any broken, used or discarded matter whatsoever whether of the same kind or type or otherwise.
 - "Builder" shall include the person or persons or firm or corporation who shall be the holder of any building licence issued in respect of such building works by the Shire of Harvey and shall also include any person or persons or firm or corporation who shall be in effective control of such building site whether or not such person or persons or firm or corporation shall be the holder of any such licence.
 - (b) During all periods of construction on any building site:----
 - (i) The builder shall provide and maintain on such site a rubbish disposal bin being either:—
 - (a) a bin of not less than 4 cubic metres in capacity; or
 - (b) a bin of not less than 0.20 cubic metres in capacity in which case such bin shall have an effectively operating lid.
 - (ii) The builder shall keep such site free of rubbish and offensive matter whether temporary or otherwise.
 - (iii) The builder shall maintain the Street verge immediately adjacent to such site free of rubbish or offensive matter, whether temporary or otherwise.
 - (iv) The builder shall on completion of construction immediately clear the site and the Street verge immediately adjacent thereto of all rubbish and offensive matter and shall remove therefrom all or any rubbish disposal bins placed thereon by the builder.

Dated this 12th day of May, 1982.

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

[L.S.]

T. G. STANIFORD, President,

M. A. JORGENSEN, Acting Shire Clerk.

Recommended-

RAY YOUNG, Minister for Health.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 20th day of July, 1982.

HEALTH ACT 1911.

FOOD AND DRUG AMENDMENT REGULATIONS (No. 3) 1982.

MADE by His Excellency the Lieutenant Governor and Administrator in Executive Council on the advice of the Advisory Committee appointed under section 216.

Citation and Commencement, (1) These regulations may be cited as the Food and Drug Amendment Regulations (No. 3) 1982.

(2) These regulations shall come into operation on 1 January 1983.

Principal cegulations. 2. In these regulations the Food and Drug Regulations 1961*, as amended, are referred to as the principal regulations.

Reg. J.02 amended.

- 3. Regulation J.02 of the principal regulations is amended-
 - (a) in subregulation J.02.008 by deleting paragraph (b) and substituting the following paragraph—
 - " (b) Sliced processed cheese may contain sorbic acid in an amount not exceeding 2 g/kg.";
 - (b) by inserting after subregulation J.02.011 the following subregulations—
 - " J.02.011A Reduced-Fat Processed Cheese
 - (a) Reduced-fat processed cheese is the cheese product prepared from cheese which has been comminuted, emulsified and pasteurised.
 - (b) Reduced-fat processed cheese shall contain not more than 250 g/kg of milk fat and not less than 200 g/kg of milk fat on a dry mass basis, nor more than 550 g/kg of water and not more than 50 g/kg of lactose.
 - (c) Reduced-fat processed cheese may contain not more than 10 g/kg of sodium alginate, or sodium phosphates, sodium alginate and sodium citrate either singly or in combination in total proportion not exceeding 30 g/kg, (the sodium phosphates shall be calculated as anhydrous disodium hydrogen phosphate), and not more than 3 g/kg of sorbic acid.
 - (d) Labelling: There shall be written in the label on or attached to every package containing reduced-fat processed cheese, so as to form part of the descriptive name of the product in bold face sans serif capital letters with a face depth of not less than 3 mm the words, "REDUCED-FAT PROCESSED", immediately followed by a statement of the milk fat present in bold face sans serif capital letters with a face depth of not less than 1.5 mm, "CONTAINS NOT MORE THAN (here state the proportion) MILK FAT".

J.02.011B Reduced-Fat Cheese Spread

- (a) Reduced-fat cheese spread is the cheese product prepared in the form of a paste or spread from cheese with or without condiments or other food and by a heating process during manufacture.
- (b) Reduced-fat cheese spread shall contain not more than 250 g/kg of milk fat and not less than 200 g/kg of milk fat on a dry mass basis, not more than 600 g/kg of water and not more than 50 g/kg of lactose.
- (c) Reduced-fat cheese spread may contain not more than 10 g/kg of sodium alginate, or sodium citrate, sodium alginate and sodium phosphates singly or in combination in total proportion not exceeding 30 g/kg (the sodium phosphates shall be calculated as anhydrous disodium hydrogen phosphate), and 3 g/kg of sorbic acid.
- (d) Labelling: There shall be written in the label on or attached to every package containing reduced-fat cheese spread in bold face sans serif capital letters with a face depth of not less than 3 mm the words, "REDUCED-FAT CHEESE SPREAD", immediately followed by a statement of the proportion of milk fat present in bold face sans serif capital letters with a face depth of not less than 1.5 mm, "CONTAINS NOT MORE THAN (here state the proportion) MILK FAT". ".

* Published in the Government Gazette on 4 January 1962 at pp. 1-67.

Reg. Q.01 amended.

4. Regulation Q.01 of the principal regulations is amended-

(a) in subregulation Q.01.002, by deleting paragraph (d) and substituting the following paragraph—

" (d) Sorbic acid or sorbates. ";

"

"

(b) by inserting after subregulation Q.01.004, the following heading and subregulation—

Q.01.004A REDUCED ALCOHOL WINE

Reduced alcohol wine is wine in which the alcohol content normally present has been reduced to not more than 6.5 per centum by volume. ";

- (c) in subregulation Q.01.006, by deleting "15.56" in paragraph (a) and substituting the following—
 " 20 ";
- (d) in subregulation Q.01.006, by deleting paragraph (b) and substituting the following paragraphs—
 - (b) Wine other than fortified wine or reduced alcohol wine shall contain not less than 8.0 per centum volume per volume of alcohol at 20 degrees Celsius.
 - (ba) Reduced alcohol wine shall contain not more than 6.5 per centum volume per volume of alcohol at 20 degrees Celsius. "; and
- (e) in subregulation Q.01.013 by inserting after paragraph (h) the following paragraph—
 - (j) There shall be written in the label on or attached to every package containing wine with an alcohol content greater than 1.15% by volume in bold face sans serif capital letters with a face depth of not less than 1.5 mm, a statement of the percentage by volume of alcohol at 20° Celsius in the wine, represented by X in the following form:—
 - "X% BY VOLUME ALCOHOL" or
 - "X% ALC/VOL",

and the following restrictions to the deviations in the statement of alcohol content shall apply to the pre-scribed types of wine:—

- (i) for wine the label statement of percentage alcohol shall be specified to the first decimal place with a deviation from the stated percentage of no more than 1.5% by volume of alcohol;
- (ii) for fortified wine the label statement of percentage alcohol shall be specified to the first decimal place with a deviation from the stated percentage of no more than 0.5% by volume of alcohol; and
- (iii) for reduced alcohol wine the label statement of percentage alcohol shall be specified to the first decimal place with a deviation from the stated percentage of no more than 0.5% by volume of alcohol,

and in respect of reduced alcohol wine the following prohibitions apply:---

Prohibition

- (I) the word "REDUCED", or the word "LIGHT" or similar term as specifically described in item
 (II) of this paragraph, shall not, be used to describe the alcohol content of any wine unless it contains less than 6.5% by volume of alcohol;
- (II) the word "LIGHT" may be used to describe characteristics of a wine other than the alcohol content as stated in item (I) of this paragraph provided that it is used contiguously with the specific characteristics to which it refers; and
- (III) the words "LOW ALCOHOL", or any similar term shall not be written in the label on or attached to a package containing any wine."

Reg. Q.03 repealed and substituted.

CIDER AND PERRY

5. Regulation Q.03 of the principal regulations is repealed and the

Q.03.001.

" **0.03**.

following regulation is substituted-

(a) Cider is the product made by the alcoholic fermentation of the juice or must of sound apples with the addition before or after fermentation of those substances specified in subregulation Q.03.003. (b) Perry is the product made by the alcoholic fermentation of the juice or must of sound pears with the addition before or after fermentation of those substances specified in subregulation Q.03.003.

Q.03.002.

Cider and perry shall contain not less than 11:5 ml/L of ethyl alcohol at 20° C.

O.03.003.

In the production of cider and perry the following substances may be added:—

- (a) apple juice or concentrated apple juice used either singly or in combination at any stage, in the production of cider;
- (b) pear juice or concentrated pear juice used either singly or in combination at any stage in the production of perry;
- (c) pear juice may be used in the production of cider provided that the maximum proportion does not exceed 25% of the total juice;
- (d) apple juice may be used in the production of perry proprovided that the maximum proportion does not exceed 25% of the total juice;
- (e) water, sucrose or glucose when used singly or in combination may be used in the production of cider provided that:—
 - (i) the sucrose or glucose or both when added before fermentation shall be restricted to an amount that allows the attainment of not more than 86 ml/L of alcohol in the cider or perry immediately after fermentation;
 - (ii) the cider and perry contains not more than 120 g/L of sucrose or glucose singly or in combination; and
 - (iii) the cider and perry shall contain not less than 13 g/L sugar-free total solids;
- (f) cider and perry may contain:----
 - (i) not more than 200 mg/L of sulfur dioxide;
 - (ii) not more than 400 mg/L in total of benzoic acid or sorbic acid used singly or in combination;
 - (iii) group 3 (Food Acids) modifying agents as prescribed in subregulation A.11.001 provided that the acidity calculated as citric acid does not exceed 3 g/L;
 - (iv) not more than 1 g/L of caramel;
 - (v) not more than 250 mg/L in total of ascorbic or isoascorbic acid (erythorbic acid) used singly or in combination; and
 - (vi) carbon dioxide.

Q.03.004.

Labelling

- (a) There shall be written in the label on or attached to every package containing cider or perry the words "CIDER" or "PERRY" as the case may be in bold face sans serif capital letters with a face depth of not less than 4.5 mm.
- (b) As provided for in subregulation Q.03.003 (c) where pear juice is used in the production of cider there shall be written in the label on or attached to every package of such cider a statement declaring the maximum content of pear juice in bold face sans serif capital letters with a face depth of not less than 1.5 mm.
- (c) As provided for in subregulation Q.03.003 (d) where apple juice is used in the production of perry there shall be written in the label on or attached to every package of such perry a statement declaring the maximum content of apple juice in bold face sans serif capital letters with a face depth of not less than 1.5 mm.
- (d) No reference shall be made in any advertisement or label to the presence of ascorbic acid or isoascorbic acid (erythorbic acid) in cider or perry.
- (e) There shall be written in the label on or attached to every package of cider or perry, as the case may be in bold face sans serif capital letters with a face depth of not less than 1.5 mm, a statement of the alcohol content at 20°C, represented by X in the following form:—

"X% BY VOLUME ALCOHOL" or "X%ALC/VOL",

and the percentage alcohol shall be specified to the nearest whole number.

(f) The word "CYDER" may be used alternatively to the word "CIDER" written in the label on or attached to any package containing cider with a face depth of not less than 4.5 mm.

Reg. Q.04 amended.

6. Regulation Q.04 of the principal regulations is amended—

(a) in paragraph (a) of subregulation Q.04.001-

- (i) by deleting "and" after subparagraph (i);
- (ii) by deleting "beer." in subparagraph (ii) and substituting the following—
 - " (ii) beer; and "; and
- (iii) by inserting after subparagraph (ii) the following subparagraph-
 - " (iii) reduced alcohol beer. ";
- (b) in subregulation Q.04.004-
 - (i) by deleting "35" in paragraph (a), and substituting the the following-
 - " 30 "; and
 - (ii) by inserting after paragraph (a) the following paragraph—
 - " (ab) in the case of reduced alcohol beer-not more than 35 ml of alcohol per litre at 20°C; "; and
- (c) by deleting subregulation Q.04.011 and substituting the following subregulation—

" Q.04.011.

Labelling.

(a) There shall be written in the label on or attached to every package containing beer in bold face sans serif capital letters with a face depth of not less than 1.5 mm a statement of the percentage by volume of alcohol in the beer at 20°C, represented by X in the following form:

"X% BY VOLUME ALCOHOL" or "X% ALC/ VOL",

and the statement of percentage alcohol shall be specified to the first decimal place with a deviation from the stated percentage of not more than 0.3%.

- (b) There shall be written in the label on or attached to every package containing reduced calorie beer—
 - (a) the words "REDUCED CALORIE BEER" in bold face sans serif capital letters of not less than 3 mm face depth; and
 - (b) a statement of--
 - (i) the carbohydrate content;
 - (ii) the protein content; and
 - (iii) the calorific value, in bold face sans serif capital letters of not less than 1.5 mm face depth.
 - (c) Prohibition.
 - (i) the words "REDUCED ALCOHOL", "LIGHT" or any similar term shall not be used on a label to describe any beer unless the alcohol content is as prescribed in subregulation Q.04.004 (ab) and where such requirement is met there shall be written in the label on or attached to every package containing reduced alcohol beer, the words "REDUCED ALCOHOL BEER", "REDUCED ALCOHOL", "LIGHT", in bold face sans serif capital letters with a face depth of not less than 3 mm.
 - (ii) the words "LOW ALCOHOL" or any similar terms shall not be written in the label on or attached to any package containing beer. ".
 - By His Excellency's Command,

NOISE ABATEMENT ACT 1972-1981.

NOISE ABATEMENT (NOISE ABATEMENT DIRECTIONS) AMENDMENT REGULATIONS 1982.

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

Citation.

1. These regulations may be cited as the Noise Abatement (Noise Abatement Directions) Amendment Regulations 1982.

Schedule 1 amended.

2. Schedule 1 to the Noise Abatement (Noise Abatement Directions) Regulations 1981^* is amended, in Clause 2, by deleting paragraphs (a) and (b) and substituting the following—

- (a) on residential premises, generated or amplified mechanically or manually or by air pressure; or
- (b) on any premises—
 - (i) generated by any activity or activities relating to motor vehicles (as defined by the Road Traffic Act 1974) or vessels; or
 - (ii) generated or amplified electronically or by any musical instrument or musical instruments.

By His Excellency's Command,

J. E. A. PRITCHARD, Acting Clerk of the Council.

* Published in Government Gazette of 20 November 1981 at pp. 4739-40.

ROAD TRAFFIC ACT 1974-1982.

ROAD TRAFFIC (INSPECTION OF VEHICLES) NOTICE (No. 2) 1982.

MADE by the Minister for Police and Prisons under section 29.

Citation.

 This notice may be cited as the Road Traffic (Inspection of Vehicles) Notice (No. 2) 1982.

Certain vehicles to be examined before renewal of licence. 2. The renewal of a vehicle licence in respect of a vehicle to which this notice applies is hereby prohibited unless and until the vehicle has been examined and a certificate of inspection has been issued pursuant to the Road Traffic Act 1974 (as amended) that the vehicle meets the standards and requirements prescribed under that Act and is fit for the purpose for which the licence is desired.

Application of notice.

- 3. The provisions of this notice apply—
 - (a) in respect of any vehicle in respect of which a taxi-car licence is in force under Part IIIB of the Transport Act 1966 (as amended); and
 - (b) throughout the State.

W. R. B. HASSELL, Minister for Police and Prisons.

ERRATUM.

TRANSPORT (COUNTRY TAXI-CAR) REGULATIONS 1982.

WHEREAS an error occurred in the regulations published under the above heading on page 2853 in *Government Gazette* No. 58 dated 23 July 1982 it is corrected as follows.

In the first line of regulation 10 (2) the word "of" should read "or".

WATERWAYS CONSERVATION ACT 1976.

FOR the purpose of appointing Mr. Campbell Cheyne of 4 Brown Road, Attadale, Deputy Chairman of the Swan River Management Authority, His Excellency, the Lieutenant Governor and Administrator, acting pursuant to the powers conferred by sections 16 and 19 of the Waterways Conservation Act 1976 and on the recommendation of the Minister for Conservation and the Environment has been pleased on 20 July 1982, to appoint Mr. Campbell Cheyne until 13 April 1985.

> J. E. A. PRITCHARD, Acting Clerk of the Council.

WATERWAYS CONSERVATION ACT 1976.

FOR the purpose of appointing members and deputy members of the Swan River Management Authority, His Excellency the Lieutenant Governor and Administrator, acting pursuant to the powers conferred by sections 16 and 19 of the Waterways Conservation Act 1976 and on the recommedation of the Acting Minister for Conservation and the Environment has been pleased on 20 July 1982, to appoint the following persons as members and deputy members of the Swan River Management Authority until 30 June 1985:—

- (i) Maxwell George Anderson, Principal Engineer, Harbours and Rivers Branch, Public Works Department and James Linton Butcher, Principal Engineer, Harbours and Rivers Branch, Public Works Department as his deputy;
- (ii) Ronald Seares of 58 Tilton Terrace, City Beach;
- (iii) Dr Peter Nattrass of 8 Mounts Bay Road, Crawley, being a person selected from a panel of names submitted by the Municipal Council of the City of Perth;
- (iv) Norman James Halse of 156 Lockhart Street, Como.

WATERWAYS CONSERVATION ACT 1976.

FOR the purpose of appointing members and deputy members of the Leschenault Inlet Management Authority, His Excellency, the Lieutenant Governor and Administrator, acting pursuant to the powers conferred by sections 16 and 19 of the Waterways Conservation Act 1976 and on the recommendation of the Acting Minister for Conservation and the Environment has been pleased on 20 July 1982, to appoint the follow-ing persons as members and deputy members of the Leschenault Inlet Management Authority until 30 June 1985:-

- (i) James Linton Butcher, Principal Engineer, Harbours and Rivers Branch, Public Works Department:
- Glyn Thomas Cunnane, Deputy Manager, De-partment Marine and Harbours and Peter Armstrong, Chief Clerk, Department Marine and Harbours as his deputy; (iii) Basil William Mason of 38 Tuart Street, Bun-
- bury;
- (iv) Derrick Walton Brown of 7 Christina Street, Australind.

J. E. A. PRITCHARD, Acting Clerk of the Council.

BUILDING SOCIETIES ACT 1976-1982.

BUILDING SOCIETIES AMENDMENT REGULATIONS 1982.

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

as amended, the following regulation is inserted-

Citation.

1. These regulations may be cited as the Building Societies Amendment Regulations 1982.

After regulation 17A of the Building Societies Regulations 1977*,

17B. The total amount of special advances made by a society

Reg. 17B inserted.

Total of special advances in certain circumstances.

during a financial year to which section 35 (3) applies shall not exceed 15% of the total amount of all advances made by the society during that financial year. society during that financial year.

By His Excellency's Command,

J. E. A. PRITCHARD, Acting Clerk of the Council.

* Published in the Government Gazette on 4 March 1977, pp. 667-684.

LAND ACT 1933-1980.

Land Release.

Department of Lands and Surveys, Perth, 30 July 1982.

THE undermentioned allotments of Land are now open for sale pursuant to the provisions of Part IV of the Land Act 1933-1980 and are to be sold by Public Auction, by Order of the Minister for Lands, at the place and on the date stated, at the upset prices and subject to the conditions specified hereunder.

Guilderton Townsite.

- File 1360/79.
- Lot; Street; Area (Square Metres): Upset Price; Conditions

- Conditions.
 272: Mortimer Road; 809; \$8 500.00; (A) (B).
 278; Wardrop Street; 845; \$4 500.00; (A) (B).
 281; Turner Drive; 809; \$4 250.00; (A) (B) (D).
 301; Turner Drive; 1118; \$8 000.00; (A) (B).
 310; Cnr. Forrester Road and Harris Street; 802; \$13 000.00; (A) (B).
 311; Harris Street; 809; \$10 000.00; (A) (B).
 312; Harris Street; 809; \$10 000.00; (A) (B).
 312; Harris Street; 809; \$10 000.00; (A) (B).
 314; Turner Drive; 1252; \$11 500.00; (A) (B).
 317; Turner Drive; and Wardrop Street; 792; \$7 500.00; (A) (B).
 319; Wardrop Street; 809; \$6 750.00; (A) (B).
 320; Wardrop Street; 809; \$7 500.00; (A) (B).
 321; Cnr. Wardrop Street and Mortimer Road; 792; \$8 500.00; (A) (B).
 325; Forrester Road; 824; \$9 500.00; (A) (B).
 325; Forrester Road; 809; \$11 500.00; (A) (B).
 326; Forrester Road; 809; \$13 000.00; (A) (B).
 327; Forrester Road; 809; \$13 000.00; (A) (B).
 328; Forrester Road; 809; \$13 000.00; (A) (B).
 327; Forrester Road; 809; \$13 000.00; (A) (B).
 328; Forrester Road; 809; \$13 000.00; (A) (B).
 329; S13 000.00; (A) (B).
 320; Chreater Road; 809; \$13 000.00; (A) (B).
 327; Forrester Road; 809; \$13 000.00; (A) (B).
 328; Forrester Road; 809; \$13 000.00; (A) (B).
 329; Chreater Road; 809; \$13 000.00; (A) (B).
 320; Chreater Road; 809; \$13 000.00; (A) (B).

- 375; Dhu Street; 1 163; \$12 500.00; (A) (B) (C).
 376; Dhu Street; 933; \$10 000.00; (A) (B) (C).
 380; Burnett Road; 971; \$8 500.00; (A) (B) (C).
 381; Burnett Road; 1 022; \$10 500.00; (A) (B) (C).
 382; Cnr. Burnett Road and Shaw Street; 904; \$9 000.00; (A) (B) (C).
 383: Shew Street; 000; \$10 000 00; (A) (D) (C).

- (A) (B) (C).
 383; Shaw Street; 900; \$10 000.00; (A) (B) (C).
 384; Shaw Street; 900; \$7 500.00; (A) (B) (C).
 385; Shaw Street; 900; \$7 250.00; (A) (B) (C).
 386; Shaw Street; 840; \$7 000.00; (A) (B) (C).
 387; Cnr. Shaw and Dhu Streets; 902; \$7 250.00; (A) (B) (C).
 388; Dhu Street; 1 237; \$9 250.00; (A) (B) (C).
 389; Cnr. Dhu Street and Hatch Place; 1 070; \$8 000.00; (A) (B) (C).

- (A) (B) (C).
- 393; Cnr. Dhu and Shaw Street; 982; \$7 250.00; (A) (B) (C).
- 394; Shaw Street; 920; \$7 250.00; (A) (B) (C). 395; Shaw Street; 908; \$7 250.00; (A) (B) (C). 396; Shaw Street; 900; \$7 500.00; (A) (B) (C).

- 396; Shaw Street; 900; \$7 500.00; (A) (B) (C).
 398; Shaw Street; 900; \$7 750.00; (A) (B) (C).
 399; Shaw Street; 931; \$8 000.00; (A) (B) (C).
 400; Shaw Street; 917; \$8 500.00; (A) (B) (C).
 402; Collett Place; 896; \$8 000.00; (A) (B) (C).
 403; Collett Place; 839; \$8 000.00; (A) (B) (C).
 404; Collett Place; 1075; \$9 500.00 (A) (B) (C).
 405; Collett Place; 920; \$7 750.00; (A) (B) (C).
 409; Dhu Street; 923; \$8 000.00; (A) (B) (C).
 410; Cnr. Dhu Street; 921; \$7 750.00; (A) (B) (C).

- 410; Dhu Street; 921; \$7750.00; (A) (B) (C).
 411; Cnr. Dhu Street and Hatch Place; 1 032; \$9 000.00; (A) (B) (C).
 413; Collett Place; 1 126; \$15 000.00; (A) (B) (C).
 414; Collett Place; 887; \$12 000.00; (A) (B) (C).
 415; Collett Place; 989; \$12 500.00; (A) (B) (C).
 417; Shaw Street; 1 406; \$15 000.00; (A) (B) (C).
 Group Housing Site.

416; Collett Place; 2 709; \$80 000.00; (B) (C) (E). Saturday, 4 September 1982 at 10.30 a.m. in the Guilderton Hall, Guilderton. (Public Plan Guilderton 31:11 and 31:12.)

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 due date of the first instalment. If this condition has not been complied with in the time prescribed, the land may be absolutely forfeited together with all purchase money and fees that may have been paid. However, freehold title to the land may be applied for when a residence has been erected to "top plate height" stage, and is not less than 50% completed to the satisfaction of the Minister for Lands.

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

- (B) Purchases by Agents will need to be ratified by the Principals.
- (C) Subject to Examination of Survey.
- (D) The purchaser agreeing in writing to allow the Shire of Gingin a 3 metre drainage ease-ment on the eastern boundary of the lot, on the issue of the Crown Grant.
- (E) The purchaser shall erect on the lot purchased a Group Housing Complex to comply with Local Authority by-laws within two years from the due date of the first instalment. If this condition has not been complied with in the time prescribed, the land may be absolutely forfeited together with all purchase money and fees that may have been paid. However, freehold title to the land may be applied for when a Group Housing Complex has been erected to "top plate height" stage, and is not less than 50% completed to the satisfaction of the Minister for Lands.

On payment of the first instalment of pur-chase money a Licence will be available, upon which a mortgage can be registered. A Crown Grant (freehold) will not issue until the dition. A holder of a Licence may apply to the Minister for Lands for permission to transfer a Licence.

R. W. MICKLE, Acting Under Secretary for Lands.

FORFEITURES.

THE following leases and licences together with all rights, title and interest therein have this day been forfeited to the Crown under the Land Act 1933-1977 for the reasons stated.

- Name; Lease or Licence; District; Reason; Corres. No.; Plan.
- Bailey, H. J. and R.; 338/15680; Karratha Lot 3658; Non-payment of Instalments; 1315/981; Karratha 28.28, 28.27.
- Grzelec, P. B. and R. J.; 338/15869; Kalgoorlie Lot 3870; Non-payment of Instalments; 2106/981; Kal.-Boulder 28.40.

Hanlon, S.; 338/15671; Wickham Lot 148; Non-payment of Instalments 3854/76; Wickham T/s 10.35.

Lacco, K. J. and M. J. 338/15897; Kalgoorlie Lot 3864; Non-payment of Instalments; 2100/981; Kal.-Boulder 28.40.

28 July 1982.

R. W. MICKLE, Acting Under Secretary for Lands.

LAND ACT 1933-1980.

Reserves.

Department of Lands and Surveys, Perth, 30 July 1982.

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

File No. 2413/981.

AVON.—No. 37786 (Public Recreation), Location Nos. 28747, 28748, 28749 (formerly portion of: (a) Avon Locations 1365 and 5353 being lot 106 on Pian 13651 (b) Avon Location 1953 being lots 105 and 107 on Plan 13562 and (c) Avon Location 1953 being lot 111 on Plan 13653 respectively) (27.482 2 hectares). (Plan Toodyay Regional 2.6 (Drummond Drive in the Shira of Toodyay) Shire of Toodyay).)

File No. 2289/79.

MURRAY .-- No. 37791 (Tank Site), Location No. 1704 (formerly portion of Murray Location 239) (9967 square metres). (Diagram 83924, Plan 383A/40 (near Waroona Townsite in the Shire of Harvey).)

File No. 2400/981.

SUSSEX .- No. 37813 (Public Recreation), Location No. 4764 (formerly portion of Sussex location 6 being Lot 71 on Diagram 61721). (1.9964 hectares). (Plans Busselton 2000, 23.35; 23.36 (Mill Road in the Shire of Busselton).)

File No. 1948/980.

SWAN.—No. 37814 (Public Recreation), Location No. 10308 (formerly portion of Swan Location 1315 being Lot 824 on Plan 13250) (6 083 square metres). (Plan Perth 14.38, (Peppermint Crescent Locality of Ballajura in the Shire of Swan).)

File No. 1905/981.

CANNING .-- No. 37815 (Drain), Location No. 3323 (formerly portion of Canning Location 31 being the land coloured blue and marked "Drain Reserve" on Diagram 61349) (231 square metres). (Plan Perth 22.06; 22.07 (Third Avenue in the Town of Armadale).)

File No. 1977/981.

JANDAKOT AGRICULTURAL AREA .--- No. 37816 (Public Recreation), Lot No. 557 (formerly portion of Jandakot Agricultural Area Lot 220 being Lot 23 on Plan 13599) (2.121 8 hectares). (Plan F140-4, F141-4 (near Gutteridge Road in the City of Cockburn).)

File No. 1789/982.

SWAN.—No. 37821 (Primary School Site), Location No. 10312 (formerly portion of Swan Location 2035 being Lot 2 on Diagram 60434) 2.832 2 hectares). (Plans Swan 2000 9.01; 10.01 (Halidon Street in the Shire of Wanneroo).)

File No. 1790/982.

COCKBURN SOUND.—No. 37822 (Technical School Site), Location No. 2680 (formerly portion of Cockburn Sound Location 66 being Lot 172 on Diagram 33642) (3.819 2 hectares). (Plan Perth 2000 8.12 (Lefroy Street, Hilton Park in the City of Fremantle).)

File No. 2543/981.

DARKAN.—No. 37825 (Caravan Park Site), Lot No. 187 (2.023 4 hectares). (Plan Darkan Townsite (Coal-fields Road).)

File No. 1793/982.

BROOME.-No. 37827 (Use and Requirements of the Government Employees Housing Authority), Lot Nos. 1745, 1747, 1749, 1753, 1755 and 1769 (4 678 square metres). (Plan Broome 2000 29.15 (Miller Way).)

File No. 2516/79.

CANNING.—No. 37828 (Park and Recreation), Location No. 3160 (formerly portion of Canning loca-tion 2390) (3 255 square metres). (Diagram 83880, tion 2390) (3 255 square metres). (Diagram 83880, Plan Perth 2 000 BG 34/13.17 (Mount Henry Road Manning in the City of South Perth).)

File No. 3708/981.

MURRAY.—No. 37831 (Public Recreation), Loca-tion No. 1763 (formerly portion of Murray location 66 being lot 120 on Plan 13768) (5 389 square metres). (Plan Murray 2 000 04.40 (Portmarnock Circle).)

File No. 566/980.

SWAN.—No. 37832 (Sewer Main), Location No. 10057 (part formerly portion of Swan location 2103 being lot 4 the subject of Diagram 60013) (9 569 square metres). (Original Plan 14811, Plans: Perth 2000 BG 34/08.24; 09.24 (near Stephenson Avenue Shenton Park in the City of Nedlands).)

File No. 911/981.

FREMANTLE.—No. 37833 (Drainage Sump Site), Lot No. 1990 (part formerly portion of Cockburn Sound Location 109 being part of Lot 1 on Diagram 53786) (1 287 square metres). (Diagram 84652, Plan Perth 2000 BG 34 7.09 (Cockburn Road South Fremantle in the City of Cockburn).)

File No. 1284/66.

LEDGE POINT.—No. 37834 (Government Requirements), Lot No. 70 (1110 square metres). (Plan Ledge Point 2000 23.38, (Ledge Point Road in the Shire of Gingin).)

File No. 3064/75.

ROEBOURNE.—No. 37835 (Housing (Department of Corrections)), Lot No. 750 (690 square metres). (Diagram 85050 Plan, Roebourne 2 000 10.23 (Victoria).)

File No. 3592/981.

SWAN.—No. 37836 (Public Recreation), Location No. 10314 (formerly portion of Swan locations P, 9652 and 9656 being lot 59 on Plan 13752) (2 132 square metres). (Plan Perth 2 000 17.31, (Blackthorn Road Eden Hill in the Town of Bassendean).)

File No. 3490/981.

SWAN.—No. 37837 (Public Recreation), Location No. 10311 (formerly portion of Swan Location 1310 being lot 20 on Plan 13726) (4.579 2 hectares). (Plan Mundaring NE 1.25 000, (Cameron Road in the Shire of Mundaring).)

File No. 971/981.

WILLIAMS.—No. 37838 (Preservation of Timber), Location No. 15714 (4.4752 hectares). (Diagram 85010, Plan Malyalling SE 1:25 000 (Eighty Six Gate Road in the Shire of Wickepin).)

File No. 850/982.

GNOWANGERUP.—No. 37839 (Use and Requirements of the Government Employees Housing Authority), Lot No. 375 (1050 square metres). (Original Plan 14014, Plan Gnowangerup Townsite (Grocock Street).)

File No. 1914/79.

COCKBURN SOUND.—No. 37840 (Sewerage Pumping Station Site), Location No. 2585 (formerly portion of Cockburn Sound location 16 being part of lot 105 on Diagram 18925) (139 square metres). (Diagram 83623, Plan Mandurah & Environs BG32/06.40 (Lanyon Street).)

File No. 1710/981.

COLLIE.—No. 37842 (Pumping Station Site), Lot No. 2753 (150 square metres). (Diagram 84901, Plan Collie 2 000 32.29, (River Avenue).)

File No. 1952/982.

FITZROY CROSSING.—No. 37843 (Drain), Lot No. 120 (220 square metres). (Diagram 85106, Plan Fitzroy Crossing 2 000 10.27 (Millard Road in the Shire of West Kimberley).)

File No. 1870/78.

TOODYAY.—No. 37844 (Police Station and Courthouse), Lot No. 256 (formerly portion of each of Toodyay Town Lot 5 and Suburban Lot S6 being part of Lot 6 the subject of Diagram 2336) (2496 square metres). (Diagram 83385, Plan Toodyay 2 000 9.30, (Stirling Terrace).)

File No. 2506/79.

TOODYAY.—No. 37845 (Park and Recreation), Lot No. 257 (formerly portion of each of Toodyay Town Lot 5 and Suburban Lot S6 being part of Lot 6 the subject of Diagram 2336) (566 square metres). (Diagram 83385, Plan Toodyay 2 000 09.30 (near Avon River).)

File No. 1001/64.

SWAN.—No. 37847 (Recreation), Location No. 10322 (1.362 3 hectares). (Plan Perth 2 000 11.34, (Brondon Street Balcatta in the City of Stirling).)

File No. 1133/981.

NARROGIN.—No. 37848 (Ambulance Centre), Lot No. 1621 (1720 square metres). (Diagram 85165, Original Plan Narrogin 2000 10.36, (Falcon Street).) File No. 6247/23.

MARGARET RIVER.—No. 37849 (Use and Requirements of the Government Employees Housing Authority), Lot No. 178 (1 241 square metres). (Diagram 84618, Plan Margaret River 2 000 09.02 (Stewart Street).)

File No. 2658/12.

TORBAY.—No. 37850 (Drainage), Lot No. 243 (6.581 3 hectares). (Original Plan 15252, Plan Torbay Townsite, (in the Shire of Albany).)

File No. 8200/96 V2.

KALGOORLIE.—No. 37851 (The Chamber of Mines), Lot No. 3918 (671 square metres). (Diagram 84940, Plan Kalgoorlie-Boulder 2 000 29.38, (Egan Street).)

File No. 936/69.

WILLIAMS.—No. 37854 (Gravel), Location No. 15715 (1.238 9). (Diagram 85032, Plan Congelin NE 1:25 000, (Congelin-Narrogin in the Shire of Williams).)

File No. 2177/981.

OLDFIELD.—No. 37856 (Rest Area), Location No. 1369 (8 633 square metres). (Diagram 84903, Plans 420 B/40 EI; Cocanarup 1:50 000, (Jerramungup-Ravensthorpe Road).)

File No. 2810/981.

KENT.—No. 37857 (Gravel), Location No. 2067 42.257 3 hectares). (Diagram 85063, Plan Twertup 1:50 000 (near Jerramungup-Ravensthorpe Road in the Shire of Jerramungup).)

> R. W. MICKLE, Acting Under Secretary for Lands.

REVOCATION OF ORDER IN COUNCIL.

Reserve No. 33987.

Department of Lands and Surveys, Perth, 30 July 1982.

File No. 1966/74, V2.

IT is hereby notified for general information that His Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to revoke the Order in Council issued under portion of Executive Council Minute No. 816 dated 7 April, 1976 whereby Reserve No. 33987 was vested in the Western Australian Secondary Teachers College in trust for the purpose of "Recreation (Secondary Teachers College)" and to approve of the cancellation of the relevant Vesting Order accordingly.

R. W. MICKLE, Acting Under Secretary for Lands.

REVOCATION OF BOARD OF MANAGEMENT.

Reserve No. 8117.

Department of Lands and Surveys, Perth, 30 July 1982.

Corres. 7821/01.

IT is hereby notified for general information that His Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to revoke that portion of the Order in Council issued under portion of Executive Council Minute No. 1651 dated 15 May, 1907, whereby Reserve No. 8117 "Common" was placed under the control of the Burtville Local Board of Health as a Board of Management and approved of the cancellation of the Board as a Board of Management accordingly.

R. W. MICKLE, Acting Under Secretary for Lands.

AMENDMENT OF RESERVES.

Department of Lands and Surveys, Perth, 30 July 1982.

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

File No. 1842/95.—No. 3020 (Swan District) "Water" to exclude the area surveyed and shown on Lands and Surveys Diagram 85131 as Swan Location 10277 and of its area being reduced to 114.424 1 hectares, accordingly. (Plan Swan 10 000 4.3 (Cooper Road).)

File No. 1108/99.—No. 6594 (Kalgoorlie Lot 3697) "Use and Requirements of the Western Australian Institute of Technology" to include Kalgoorlie Lot 3889 as surveyed and shown on Lands and Surveys Diagram 84940 and of its area being increased to 1.448 6 hectares, accordingly. (Plan Kalgoorlie-Boulder 2 000 29.38 (Egan Street).)

File No. 10741/99.—No. 6822 (Nullagine Lots 28, 29, 48 and 49) "Public Buildings" to exclude Nullagine Lots 28 and 49 and of its area being reduced to 1 923 square metres accordingly. (Plan Nullagine Townsite (Gallop Road in the Shire of East Pilbara).)

File No. 8363/04.—No. 9469 (Kyarra District) "Common" to exclude the area shown coloured dark brown on Original Plan 14763 and of its area being reduced to about 177 396.240 0 hectares, accordingly. (Plans Glengarry and Belele 1:250 000 Meekatharra Townsite and Regional (Great Northern Highway in the Shire of Meekatharra).)

File No. 2308/06.—No. 10178 (Bunbury Lots 228, 229, 324 and 342) "Public Buildings" to comprise Bunbury Lot 645 (part formerly Bunbury Town Lot 227) shown on Lands and Surveys Diagram 85057 in lieu of Lots 228, 229, 324 and 342 and of its area being increased to 3 882 square metres, accordingly. (Plan Bunbury 2 000 1.32 (Stephen Street).)

File No. 4879/06.—No. 10341 (Darkan Lots 133 and 187) "Recreation" to exclude Darkan Lot 187 and of its area being reduced to 1.140 7 hectares, accordingly. (Plan Darkan Townsite (Coalfields Road).)

File No. 11283/06.—No. 10633 (Kyarra District) "Water" to exclude the area shown coloured dark brown on Original Plan 14763 and of its area being reduced to 984,5351 hectares, accordingly. (Plans Glengarry and Belele 1:250 000; Meekatharra Townsite and Regional (Meekatharra-Mt. Clere Road in the Shire of Meekatharra).)

File No. 3804/06.—No. 10846 (Narrogin Lots 600 to 604 inclusive) "Hospital Site" to exclude the area surveyed and shown on Lands and Surveys Diagram 85165 as Narrogin Lot 1621 and of its area being reduced to 1.709 7 hectares accordingly. (Plan Narrogin 2 000 10.36 (Falcon Street).)

File No. 6013/07.—No. 12128 (Wungong Lots 9, 10, 49, 86 and 98) "Excepted from Sale" to exclude Wungong Lots 9 and 10 and its area being reduced to 9966 square metres accordingly. (Plan K 177-4 (Stone Street in the Town of Armadale).)

File No. 5894/09.—No. 12324 (Oldfield District) "Recreation" to exclude the area surveyed and shown on Lands and Surveys Diagram 84903 as Oldfield Location 1369 and of its area being reduced to 10.637 4 hectares, accordingly. (Plans 420 B/40 E.1: Cocanarup 1:50 000 (Jerramungup-Ravensthorpe Road).)

File No. 16118/10, V2.—No. 13507 (at Torbay) "Recreation and Agricultural Hall" to comprise Torbay Lot 244 as surveyed and shown on Original Plan 15252 in lieu of Lots 177 and 242 and of its area being reduced to 4.469 3 hecetares, accordingly. (Plan Torbay Townsite (in the Shire of Albany).)

File No. 4105/05, V2.—No. 14217 (at Wungong) "Recreation" to comprise Wungong Lot 106 as surveyed and shown on Original Plan 13720 in lieu of Lots 50, 51 and 52 and of its area being increased to 19.1204 hectares, accordingly. (Plan K177-4 (Stone Street in the Town of Armadale).) File No. 5607/14.—No. 15815 (Kyarra Locations 35 and 55) "Parks and Recreation" to exclude the area shown dark brown on Original Plan 14763 and of its area being reduced to about 3 153.993 5 hectares, accordingly. (Plans Glengarry and Belele 1:250 000; Meekatharra Townsite and Regional (Great Northern Highway in the Shire of Meekatharra).)

File No. 81/16.—No. 16360 (Kyarra and Erivilla Districts) "Stock Route" to exclude the area shown coloured dark brown on Original Plan 14763 and of its area being reduced to about 12 066.2601 hectares, accordingly. (Plans Glengarry and Belele 1:250 000; Meekatharra Townsite and Regional (Great Northern Highway in the Shire of Meekatharra).)

File No. 4076/03.—No. 16829 (Youngs Siding Lots 12, 13, 21, 22 and 26) "Excepted from Sale" to exclude Youngs Siding Lots 12 and 13 and of its area being reduced to 3 035 square metres, accordingly. (Plan Youngs Siding Townsite (Knapp Street in the Shire of Albany).)

File No. 9123/19.—No. 17198 (at Collie Cardiff) "Education Endowment" to comprise Collie Cardiff Lot 1 as surveyed and shown on Lands and Surveys Diagram 85107 and of its area being increased to 3.6031 hectares accordingly. (Plan Collie Cardiff Townsite (Bowers Street in the Shire of Collie).)

File No. 4788/19.—No. 17270 (Kyarra District) "Common" to exclude the area shown coloured dark brown on Original Plan 14762 and of its area being reduced to 4991.103 4 hectares, accordingly. (Plan Abbotts Townsite and Belele 1:250 000 (Meekatharra-Mt. Clere Road in the Shire of Meekatharra).)

File No. 2898/22.—No. 18208 (Kondinin Lot 200) "Hospital Site" to exclude the areas the subject of Lands and Surveys Diagram 85003 and of its area being reduced to 3.1953 hectares, accordingly. (Plan Kondinin Townsite (Rankin Street).)

File No. 6247/23.—No. 19910 (Margaret River Lot 95) "Police Station" to exclude Margaret River Lot 178 and the area coloured dark brown both as surveyed and shown on Lands and Surveys Diagram 84618 and of its area being reduced to 1.8997 hectares accordingly. (Plan Margaret River 2000/09.02 (Wallcliffe Road).)

File No. 2230/59.—No. 26292 (Canning Locations 1859, 3186, 3243 and 3244) "Park and Recreation" to exclude Canning Location 3186 and of its area being reduced to 15.9592 hectares, accordingly. (Plans Perth 2 000 13.15; 14.16 (Riverton Drive in the City of Canning).)

File No. 718/66.—No. 28571 (Swan District) "School Site" to comprise Swan Location 8184 as surveyed and shown on Original Plan 15239 and of its area being reduced to 11.3284 hectares, accordingly. (Plan Perth 2 000 10.33 (Amelia Street Balcatta in the City of Stirling).)

File No. 3121/64.—No. 28805 (Swan District) "Primary School Site" to comprise Swan Location 8243 as surveyed and shown on Original Plan 15239 and of its area being reduced to 3.842 6 hectares, accordingly. (Plan Perth 2 000 10.33 (Amelia Street Balcatta in the City of Stirling).)

File No. 3415/65.—No. 29066 (Exmouth Lots 619, 620 and 718) "Recreation" to exclude Exmouth Lot 620 and of its area being reduced to 171.252 0 hectares, accordingly. (Plan Exmouth 2 000 15.13 (Murat Road).)

File No. 1878/71.—No. 31493 (Canning Location 2390) "Aged Persons Home" to exclude the area surveyed and shown on Lands and Surveys Diagram 83880 as Canning Location 3160 (formerly portion of Canning Location 2390) and of its area being reduced to 3.0313 hectares, accordingly. (Plan Perth 2 000 BG 34/13.17 (Mount Henry Road Manning in the City of South Perth).)

File No. 8032/50, V3.—No. 32203 (Bunbury Lots 561, 562, 563, 590, 597, 598 and 647) "Port Purposes" to exclude Bunbury Lot 647 and of its area being reduced to 25.395 5 hectares, accordingly. (Plan Bunbury 2 000 02.33 (Leschenault Inlet).)

File No. 1966/74, V2.—No. 33987 "Recreation— Secondary Teachers College" to comprise Swan Location 9930 (part formerly portion of Swan Location 2103 being Lot 4 the subject of Diagram 60013) as surveyed and shown on Original Plan 14811 in lieu of Location 9218 and of its area being increased to 10.5907 hectares, accordingly. (Plan Perth 2 000 BG 34/08.24; 09/24 (Stephenson Avenue, Shenton Park in the City of Nedlands).)

File No. 1966/74, V2.—No. 33988 "Recreation— University of W.A." to comprise Swan Location 9217 as surveyed and shown on Original Plan 14811 in lieu of Locations 9217 and 9219 and of its area being reduced to 9 179 square metres, accordingly. (Plans Perth 2 000 BG 34/08.24; 09.24 (near Stephenson Avenue, Shenton Park in the City of Nedlands).)

File No. 997/69.—No. 34504 (Swan Location 9591) "Primary School Site (Hamersley)" to comprise the area shown bordered red on Lands and Surveys Diagram 83988 as Swan Location 10082 (portion formerly portion of each of Swan Locations 1315 and 8374 being Lot 50 on Diagram 61810) and of its area being increased to 3.8025 hectares accordingly. (Plan Perth 10.36; 11.36 (Earn Way).)

File No. 1289/77.—No. 34973 (Victoria Locations 11259 and 11260) "Public Recreation" to include Victoria Location 11480 (formerly portion of Victoria Location 2125 being Lots 9 and 301 on Plans 11976 and 11125 respectively) and of its area being increased to 2.668 8 hectares, accordingly. (Plans Geraldton 2000 15.11; 15.12 (Glendinning Road).)

File No. 3567/69.—No. 35234 (Esperance Lot 741) "Public Recreation" to exclude the area shown on Lands and Surveys Diagram 85105 as Esperance Lot 845 and of its area being reduced to 8 531 square metres, accordingly. (Plan E108-4; E124-4 (Pink Lake Road).)

File No. 3906/77.—No. 35461 (Cockburn Sound Location 2542) "Public Recreation" to include Cockburn Sound Location 2678 (formerly portion of Cockburn Sound Location 16 being Lot 134 on Diagram 61831) and of its area being increased to 1.2011 hectares accordingly. (Plans Mandurah and Environs 7.03; 7.04 (Fremantle Road).)

File No. 729/78.—No. 35532 (Cockburn Sound Location 2546) "Public Recreation" to include Cockburn Sound Location 2683 (formerly portion of Cockburn Sound Location 439 being Lot 301 on Diagram 61829) and of its area being increased to 4.1994 hectares, accordingly. (Plan Perth 2 000 12.10 (Settlers Court, Bibra Lake in the City of Cockburn).)

File No. 688/78.—No. 35758 (Dunsborough Lots 252 and 254) "Public Recreation" to include Dunsborough Lot 255 (formerly portion of Sussex Location 20 being Lot 61 on Diagram 59186) and of its area being increased to 4 204 square metres, accordingly. (Plan Dunsborough and Quindalup 2 000 11.39 (Prowse Way in the Shire of Busselton).)

File No. 1408/78.—No. 37736 (Victoria Location 11475) "Water Supply" to comprise Victoria Location 11310 as surveyed and shown on Lands and Surveys Diagram 83446 in lieu of Location 11475 and of its area remaining unaltered at 2 075 square metres. (Plan 94/80 F.1 (Nebru Road in the Shire of Three Springs).)

R. W. MICKLE, Acting Under Secretary for Lands.

CHANGE OF PURPOSE OF RESERVES. Department of Lands and Surveys,

Perth, 30 July 1982.

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

File No. 1367/15.—No. 18233 (Carnarvon Lot 390) being changed from "Memorial Site (Soldiers)" to "Memorial Site". (Plan Carnarvon 2 000 8.06 (Stuart Street).)

File No. 389/62.—No. 27991 (Augusta Lot 467) being changed from "Government Requirements (P.W.D.)" to "Depot Site". (Plan Augusta 2 000 14.01 (Hillview Road).) File No. 316/67.—No. 28455 (Port Hedland Lots 58, 59 and 60) being changed from "P.W.D. Office Site" to "State Emergency Service Centre". (Plan Port Hedland 2 000 23.34 (McKay Street).)

File No. 1966/74, V2.—No. 33987 (Swan Location 9930) being changed from "Recreation (Secondary Teachers College)" to "Recreation (Western Australian College of Advanced Education)". (Plans Perth 2 000 BG 34/08.24; 09.24 (near Stephenson Avenue, Shenton Park in the City of Nedlands).)

File No. 12993/04, V3.—No. 37668 (Meckering Lot 203) being changed from "Preservation of Natural Timber" to "Parkland". (Plan Meckering Townsite (Hackett Street in the Shire of Cunderdin).)

> R. W. MICKLE, Acting Under Secretary for Lands.

CANCELLATION OF RESERVES.

Department of Lands and Surveys, Perth, 30 July 1982.

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

File No. 8200/96.—No. 5961 (Kalgoorlie Lot 1098) "Chamber of Mines". (Plan Kalgoorlie-Boulder 2 000 29.38 (Egan Street).)

File No. 7821/01.—No. 8117 (at Burtville) "Common". (Plan Laverton and Edjudina 1:250 000 (in the Shire of Laverton).)

File No. 2778/17.—No. 16823 (Nalkain Lot 7) "Public Buildings (Commonwealth)". (Plan Nalkain Townsite (in the Shire of Wyalkatchem).)

File No. 1294/38.—No. 21934 (Wungong Lot 100) "Recreation". (Plan K177-4 (Stone Street in the town of Armadale).)

File No. 164/68.—No. 32331 (Jerramungup Lot 106) "Use and Requirements of the National Parks Authority". (Plan Jerramungup 2 000 31.03 (Kokoda Road).)

File No. 1406/79.—No. 36133 (Canning Location 3118) "Drain". (Plan Perth 2 000 20.10 (Walter Street).)

File No. 3281/76.—No. 37308 (Kalgoorlie Lots 3704, 3727, 3732, 3738, 3740 and 3758) "Use and Requirements of the Government Employees Housing Authority". (Plans Kalgoorlie-Boulder and Environs 23.36, 29.35, 2936 (Beston and Hampden Streets).)

File No. 4266/25.—No. 37486 (Avon Location 28708) "Use and Requirements of the Government Employees Housing Authority". (Plan Dowerin 1:50 000 (Ejanding East Road).)

R. W. MICKLE, Acting Under Secretary for Lands.

HOUSING ACT 1980.

Cancellation of Dedication.

Department of Lands and Surveys, Perth, 30 July 1982.

Corres. 847/44, V.4.

IT is hereby notified that His Excellency the Governor in Executive Council has been pleased to cancel under the provisions of the Housing Act 1980, the dedication of the lands described in the following Schedule.

R. W. MICKLE, Acting Under Secretary for Lands.

Schedule.

Lot or Location No.; Corres. No.

Canning Location 1541; 3808/56. Cockburn Sound Location 1829; 1563/56. Cockburn Sound Location 1857; 2928/57. Swan Location 5800; 4598/55. Swan Location 5958; 3050/56. Swan Location 6906; 3806/56. Swan Location 6942; 3958/59. Fremantle Lot 1806; 5413/49.

HOUSING ACT 1980.

Cancellation of Dedication. Department of Lands and Surveys, Perth, 30 July 1982.

Corres 847/44, V.4.

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

R. W. MICKLE, Acting Under Secretary for Lands.

Schedule.

Location or Lot No.; Corres. No.

Cockburn Sound Location 1828; 1563/56.

Cockburn Sound Location 1828 Swan Location 6193; 4260/56. Swan Location 6444; 631/58. Swan Location 6531; 1642/58. Swan Location 6783; 2506/58. Swan Location 7196; 1205/60. Swan Location 7448; 117/62. Swan Location 748; 117/62. Collie Lot 1891: 3511/54.

Collie Lot 1891; 3511/54.

INDUSTRIAL DEVELOPMENT (RESUMPTION OF LAND) ACT 1945.

Dedication of Land.

Department of Lands and Surveys, Perth, 30 July 1982.

Corres. No. 2072/982.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve, under section 11 of the Industrial Development (Resumption of Land) Act 1945, of the dedication of Swan Location 10277 to the purposes of the said Act.

(Plan: Swan 10 000 4.3 (Cooper Road).)

R. W. MICKLE. Acting Under Secretary for Lands.

SUBURBAN LAND.

Canning Location 3118.

Department of Lands and Surveys, Perth, 30 July 1982.

File No. 1406/79. HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve under section 10 of the Land Act, 1933, of Canning Location 3118 being set apart as Suburban Land.

(Plan: Perth 2000 20.10 (Walter Street, Gosnells).) R. W. MICKLE

Acting Under Secretary for Lands.

SUBURBAN LAND.

De Witt Location 166. Department of Lands and Surveys, Perth, 30 July 1982.

File No. 2118/982.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of De Witt Location 166 being set apart as Suburban Land.

(Plan: Point Samson SE 1:25 000).

R. W. MICKLE,

Acting Under Secretary for Lands.

SUBURBAN LAND.

Gregory Locations 44, 45 and 46.

Department of Lands and Surveys, Perth, 30 July 1982.

File No. 2119/982.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of Gregory Locations 44, 45 and 46 being set apart as Suburban Lands.

(Plan: Mt. Bruce 1:250 000).

R. W. MICKLE, Acting Under Secretary for Lands.

SUBURBAN LAND.

Peel Estate Lot 1341.

Department of Lands and Surveys, Perth, 30 July 1982.

File No. 2535/981. HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of Peel Estate Lot 1341 being set apart as Suburban Land. (Plans: F188-4 and F204-4 (near Lyon Road in the

Town of Kwinana).) R. W. MICKLE, Acting Under Secretary for Lands.

SUBURBAN LAND.

Windell Location 61.

Department of Lands and Surveys, Perth, 30 July 1982.

File No. 2117/982.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of Windell Location 61 being set apart as Suburban Land. (Plan: Turkey Creek 1:250 000).

> R. W. MICKLE, Acting Under Secretary for Lands.

AMENDMENT OF BOUNDARIES.

Bedfordale Townsite.

Department of Lands and Surveys, Perth, 30 July 1982.

Corres. 6590/04, V.2.

IT is hereby notified that His Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of the amendment and redescription of the boundaries of Bedfordale Townsite, to comprise the areas described in the Schedules hereunder.

R. W. MICKLE, Acting Under Secretary for Lands.

Schedule A.

All that portion of land bounded by lines starting from the northeastern corner of Reserve 10433 and extending generally southeasterly along southwestern sides of Albany Highway to the prolongation northerly of the eastern side of Collingwood Street; thence south-erly to and along that side and onwards to the northernmost northwestern corner of the northern severance of Canning Location 510; thence southerly along a western boundary of that severance and southerly along the western boundary of Location 2866 to the northern boundary of the northerner severance of Location 102: boundary of the northeastern severance of Location 103; thence westerly along that boundary and onwards to a northeastern corner of Class A Reserve 4561 and thence westerly and northerly along northern and eastern boundaries of that reserve and northerly along the eastern boundary of Reserve 10433 to the starting point.

Schedule B.

To comprise Bedfordale Lot 29.

(Public Plans K162-4 and K178-4.)

AMENDMENT OF BOUNDARIES.

Fremantle Townsite.

Department of Lands and Surveys, Perth, 30 July 1982.

Corres. 7220/96.

IT is hereby notified that His Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the amendment of the boundaries of Fremantle Townsite to include part of Fremantle Lot 1990 as surveyed and shown on Lands and Surveys Diagram 84652.

(Public Plan Perth 2000 BG 34/7.09 (Cockburn Road).)

> R. W. MICKLE, Acting Under Secretary for Lands.

SALE OF UNIVERSITY ENDOWMENT LAND. Department of Lands and Surveys,

Perth, 30 July 1982.

Corres. 7582/04.

IT is hereby notified for general information that His Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve under the provisions of the University Endowment Act Amendment Act 1927 of the sale of the lands set out in the Schedule horemeter. in the Schedule hereunder.

> R. W. MICKLE, Acting Under Secretary for Lands.

Schedule.

Description of Land.

- Portion of Swan Location 2103 and being Lot 1 on Diagram 5777 and being the whole of the land comprised in Certificate of Title Volume 1598 Folio 379.
- Portion of Swan Location 2103 and being Lot 2 on Diagram 5777 and being the whole of the land comprised in Certificate of Title Volume 1598 Folio 380.
- Portion of Swan Location 2103 and being Lot 3 on Diagram 5777 and being the whole of the land comprised in Certificate of Title Volume 1598 Folio 381.
- Portion of Swan Location 2103 and being Lot 4 on Diagram 5777 and being the whole of the land comprised in Certificate of Title Volume 1598 Folio 382.
- Portion of Swan Location 2103 and being Lot 5 on Diagram 5777 and being the whole of the land comprised in Certificate of Title Volume 1598 Folio 383.
- Portion of Swan Location 2103 and being Lot 6 on Diagram 5777 and being the whole of the land comprised in Certificate of Title Volume 1598 Folio 384.
- Portion of Swan Location 2103 and being Lot 7 on Diagram 5777 and being the whole of the land comprised in Certificate of Title Volume 1598 Folio 385
- Portion of Swan Location 2103 and being part of the land comprised in Diagram 5777 and being the whole of the land comprised in Certificate of Title Volume 1598 Folio 386.

WITHDRAWN FROM LEASING.

Dalwallinu Lots 560 and 561.

Department of Lands and Surveys, Perth, 30 July 1982.

Corres. 2177/67.

IT is hereby notified for general information that Dalwallinu Lots 560 and 561 have been withdrawn from leasing under section 117 of the Land Act 1933-1980 as gazetted on 31 March, 1978, *Gazette* No. 21 page 980.

R. W. MICKLE, Acting Under Secretary for Lands.

WITHDRAWN FROM SALE.

Meekatharra Lot 555.

Department of Lands and Surveys, Perth, 30 July 1982.

Corres. 2002/51.

IT is hereby notified for general information that Meekatharra Lot 555 has been withdrawn from sale under section 45A of the Land Act 1933-1980 as gazetted on 8 November 1974, *Gazette* No. 88 page 4997.

> R. W. MICKLE, Acting Under Secretary for Lands.

LAND ACT 1933.

Land Release.

Department of Lands and Surveys, Perth, 30 July 1982.

File No. 4691/57.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to Administrator in Executive Counch has been pleased to approve under section 45A of the Land Act 1933 of Derby Lot 1210 being made available for sale in fee simple at the purchase price of nineteen thousand one hundred dollars (\$19 100.00) subject to payment in cash, on demand, for improvements at valuation should the successful applicant be other than the former lessee.

(Plans Derby NE 1:25 000; Derby Townsite 05.05 (Fitzroy Street).)

R. W. MICKLE, Acting Under Secretary for Lands.

LAND ACT 1933.

Land Release.

Department of Lands and Surveys, Perth, 30 July 1982.

File No. 3567/69, V.2.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to HIS approve under section 45A of the Land Act 1933, of Esperance Lot 845 being made available for sale in fee simple to adjoining holders only at the purchase price of one thousand dollars (\$1 000.00).

Applications, accompanied by the amount of \$1 000.00 must be lodged at the Department of Lands and Surveys, Perth.

(Plans E108-4; E124-4 (Pink Lake Road).)

R. W. MICKLE,

Acting Under Secretary for Lands.

LAND ACT 1933.

Land Release.

Department of Lands and Surveys, Perth, 30 July 1982.

File No. 2535/981.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to approve under section 45A of the Land Act 1933 of Peel Estate Lot 1341 being made available for sale in fee simple to adjoining holders only at the purchase price of eight hundred dollars (\$800.00).

Applications, accompanied by the amount of \$800.00 must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday, 4 August 1982.

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.

(Plans F188-4 and F204-4 (near Lyon Road in the Town of Kwinana).)

> R. W. MICKLE, Acting Under Secretary for Lands.

LOCAL GOVERNMENT ACT 1960-1982.

Closure of Streets.

WHEREAS, Ian Blaxell Pty. Ltd., Lorna Ling Pty. Ltd. and John Victor Syme, being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Dalwallinu to close the said street.

Dalwallinu.

File No. 3560/981.

D666. All that portion of Road No. 6793 along the western boundaries of Lot 1 of Nugadong Agricultural Area Lot 115 (Office of Titles Diagram 33143) Nugadong Agricultural Area Lot 55 and Victoria Location 3788; from a line joining the southwestern corner of the said Lot 1 and the southern corner of Victoria Location 7655 to a line in prolongation westward of the northern boundary of Victoria Location 3788. (Public Plan: 89/80 C3 and Wubin Regional).

WHEREAS Charles Henry Perkins and William Charles Caldow, being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Irwin to close the said street.

Irwin.

File No. 3494/09.

178. (a) All that portion of surveyed road, along the northern boundary of the northwestern severance of Victoria Location 2892 thence through the said Location 2892 excluding the intersecting portion of Brand Highway (Road No. 12448) along portion of the northern boundary and the whole of the eastern boundary of Location 1823 and along the northeastern boundary of Location 6188; from a line in prolongation northward of the western boundary of the said severance of Location 2892 to the western boundary Location 10959.

(b) The whole of the surveyed road, through Victoria Location 3941; from the southern boundary of Location 10959 to the western side of Brand Highway (Road No. 12448). (Public Plan 93/80F1 and 124/80 C.4).

WHEREAS Mandurah Country Club (Inc.), being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Mandurah to close the said street.

Mandurah.

File No. 2366/980.

M1062. All those portions of Marsh Place and Armstrong Street along the northernmost southeastern and portion of the easternmost northeastern boundaries of Lot 950 of Murray Location 66 (Office of Titles Diagram 60496); from the southernmost northeastern boundary of the said Lot 950 to a line in prolongation northwestward of the northeastern boundary of Lot 2 of Murray Location 66 (Office of Titles Plan 7472). (Public Plan Mandurah 4.40).

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

Murray.

File No. 567/78.

M.1025. (a) The whole of the surveyed way, along the northwestern boundaries of Pinjarra Lots 131 to 135 inclusive (portion of Reserve No. 12091); from the southwestern side of Peel Street to the northeastern side of Dixon Avenue.

(b) The whole of the surveyed way, along the northeastern boundaries of Lots 141 to 144 inclusive (portion of Reserve No. 12081); from the northwestern side of Carey Street to the southeastern side of Roe Street.

(c) All that portion of Peel Street, along the southwestern boundaries of Lots 141 to 144 inclusive (portion of Reserve No. 12081); from the northwestern side of Carey Street to the southeastern side of Roe Street. (Public Plan Pinjarra Townsite 14.30). WHEREAS Raymond Conrad Kowald, Hubert St. George Edmond Fox and Maureen Sylvia Fox, being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Woodanilling to close the said street.

Woodanilling.

File No. 1195/981.

W.1185. The whole of the surveyed road, along the northeastern boundary of Kojonup Location 8198; from the northeastern side of Albany Highway (Road No. 6963) to the northeastern side of Road No. 2540. (Public Plan Boscabel SW 1:25 000).

WHEREAS Cang Nominees Pty Ltd, Robert Henry Sloss and Geoffrey Williams, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of York to close the said street.

York. File No. 2814/981.

Y.199. All that portion of Lincoln Street, along the southern boundary of York Lot 119; from the eastern boundary of Reserve No. 19039 to the western side of Newcastle Street.

(Public Plan York 27.33).

And whereas the Council has requested closure of the said streets; and whereas the Lieutenant Governor and Administrator in Executive Council has approved these requests. It is notified that the said streets are hereby closed.

> R. W. MICKLE, Acting Under Secretary for Lands.

CORRIGENDUM.

LOCAL GOVERNMENT ACT 1960-1982.

Department of Lands and Surveys, Perth, 30 July 1982.

2954/981 Shire of Swan.

IN the notice at page 1917 of the *Government Gazette* dated 11 June 1982 under the subheading Road No. 14 (Great Northern Highway) in line 5 change 2 235 square metres to read 2 335 square metres.

R. W. MICKLE, Acting Under Secretary for Lands,

CORRIGENDUM.

LOCAL GOVERNMENT ACT 1960-1982.

Department of Lands and Surveys,

Perth, 30 July 1982. 3876/980 Shire of Albany.

IN the notice at page 1917 of the *Government Gazette* dated 11 June 1982 under the subheading Road No. 16835 (Albany Highway) in line 1 change "40 metres" to read "50 metres".

R. W. MICKLE, Acting Under Secretary for Lands.

LOCAL GOVERNMENT ACT 1960-1982. Department of Lands and Surveys,

Perth, 30 July 1982.

IT is hereby declared that, pursuant to the resolution of the Shire of Mandurah passed at a meeting of the Council held on or about 9 October 1979 and 23 December 1980 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:

Mandurah.

1637/981 (MR1338) MRD 42/25-D.

Road No. 16842. A strip of land, varying in width commencing at the northeastern side of Road No. 784 (Pinjarra Road) within Cockburn Sound Location 16 and extending as delineated and coloured dark brown on Original Plans 15200 and 15201 northeastward and northwestward through that location to terminate at the southern side of Road No. 1859 (Gordon Road) (Excluding the intersecting portion of Road No. 9609). 20.227 7 hectares being resumed from Cockburn Sound Location 16.

(Notice of intention to Resume gazetted 18 September 1981.)

(Public Plans Mandurah & Environs 07.01, 07.02, 07.03 and 07.40.)

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, subject to the provisions of the said Act.

Dated this 8th day of June, 1982.

By Order of His Excellency,

I. J. LAURANCE,

Minister for Lands.

BUSH FIRES ACT 1954-1979.

(Section 33).

Shire of Westonia.

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

PURSUANT to the powers contained in section 33 of the abovennetioned Act, all owners and/or occupiers of Land within the Shire of Westonia are hereby required on or before 1 November 1982, to have a firebreak clear of all inflammable material, of not less than three (3) metres wide on all rural and townsite land owned or occupied by you and thereafter to maintain such firebreaks clear of all inflammable materials up to and including 31 January 1983, in accordance with the following schedule:—

- (1) Immediately inside all external boundaries of land.
- (2) In such other positions as is necessary to divide the land into areas not exceeding 404 hectares.
- (3) Immediately surrounding any part of the land used for pasture or crop.
- (4) Immediately surrounding all buildings, haystacks and fuel ramps situated on the land.

If for any reason it is considered impracticable to comply with any provisions of this notice written application should be made to the Council not later than 19 October 1982. If permission is not granted by the Council the owner/s and/or occupier/s of land shall comply with the requirements of this notice.

The penalty for failure to comply with this notice is a fine of not less than \$10.00 nor more than \$200.00 and a person in default is also 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 by this notice.

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

By Order of the Council.

K. J. TILBROOK, Shire Clerk.

BUSH FIRES ACT 1955-1977.

Shire of Dandaragan.

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

Firebreaks.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 1 November 1982, to clear of all inflammable materials, firebreaks in accordance with the following, and thereafter to maintain the firebreaks clear of all inflammable material up to and including 29 March 1983.

Rural Lands.

1. Clear of all inflammable material, firebreaks at least 3 (three) metres wide inside and within 50 (fifty) metres of all external boundaries of all improved land owned or occupied by you. For the purpose of this section, all road reserves are to be taken as boundaries.

2. Where the bush on the land owned or occupied by you has been bulldozed, chained or prepared in any similar manner for clearing by burning (whether you intend to burn the bush or not), clear of all inflammable materials, firebreaks not less than 20 (twenty) metres wide immediately inside the external boundaries of the land on which the bulldozed, chained or otherwise prepared bush is situated.

3. Where there is standing timber on land owned or occupied by you and it is intended to burn such timber, to clear of all inflammable material, firebreaks not less than 20 (twenty) metres wide immediately inside the external boundaries of the land on which the timber is standing.

4. Land owners and/or occupiers adjoining vacant Crown Land are, in addition to the above, encouraged to maintain external firebreaks where their property adjoins the vacant Crown Land.

Townsites.

Urban Land (all land within the townsites of Dandaragan, Badgingarra, Cervants and Jurien) you shall clear lots of all debris, dry grass, dry bush, etc., of an inflammable nature.

General.

If for any reason it is considered impractical to clear firebreaks as required by this notice, you may apply to the Council or its authorised officer not later than 15 October for permission to provide firebreaks in alternative positions. 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 \$400 and a person in default is also liable, whether prosecuted or not, to pay the cost of peforming 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,

I. W. STUBBS, Shire Clerk.

BUSH FIRES ACT 1954-1982.

Esperance Shire Council.

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

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 1 November 1982 to plough, scarify, cultivate or otherwise clear and thereafter maintain free of all inflammable material until 31 March 1983, firebreaks of the following dimensions and in the following positions on the land owned or occupied by you:

1. Rural Wards;

- (a) Along the whole of the inside of the external boundaries of the property except where those boundaries are in bush and adjoin cleared land, a firebreak of not less than 3 metres in width. Inside and along the whole of any portion of the external boundaries of the property where that portion is in bush and adjoins cleared land, a firebreak of not less than 20 metres in width. Within twenty metres of the perimeter of any buildings, group of buildings or haystacks, a firebreak of not less than 3 metres in width.
- (b) All properties exceeding 2 025 hectares: Where the total area of a property exceeds 2 025 hectares additional firebreaks of not less than 3 metres in width must be provided in such positions as to divide the property into areas not exceeding 2 025 hectares, each area being completely surrounded by a firebreak.

(c) Where the bush on land owned or occupied by you has been bulldozed, chained or pre-pared in any similar manner for clearing by burning (whether you intend to burn the bush or not) you shall forthwith clear a firebreak not less than 20 metres wide immediately in-side the external boundaries of land on which bulldozed, chained or otherwise prepared bush is situated.

2. Esperance Ward: Clear of all inflammable materials, firebreaks at least 2 metres wide immediately inside 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.

3. Bulk or Drum Fuel Storage Sites: All bulk or drum fuel storage sites to be totally cleared of inflammable materials for a minimum distance of 6metres around the storage site.

4. No firebreaks will be permitted on any road or other reserves.

5. Fire Reports: The owner or occupier of land shall within seven days of the occurrence of a bush fire on the land, send to the local Authority written notice in duplicate notifying of the occurrence of the fire and setting out:-

- (a) The date on which the fire occurred.
- (b) The cause or origin of the fire.
- (c) The approximate area burned by the fire.
- (d) An estimate of the total loss caused by the fire.
- (e) The time when the fire was first noticed.
- (f) The time when the fire was extinguished.
- (g) Details of persons and equipment used to suppress the fire.

Note: Council will consider approval for other than perimeter firebreaks where a more suitable alternative can be provided. Approval to such alternatives will only be considered if submitted with the endorsement of the Bush Fire Brigade for the area concerned and will be on a yearly basis.

Failure to comply with these requirements will result in legal action. Penalty, a fine of up to \$400.

Arrangements to have the necessary firebreaks con-structed is the responsibility of the land owner/occupier and will not be undertaken by the Council.

By Order of the Council,

7 July 1982.

E. L. CHOWN, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Gosnells Town Planning Scheme No. 1—Amendment No. 172.

T.P.B. 853/2/25/1, Pt. 172.

- (a) including a definition of "Plot Ratio";
- (b) altering plot ratio and site coverage standards;
- (c) making stables and the keeping of livestock in the Rural-Kennel Area an incidental use
- only; and (d) altering the word "Industrial" to "Industry" wherever it appears as part of a zone title in the various Clauses of the Scheme and the Legend on the Scheme Maps, as detailed in the Schedule annexed hereto.

R. D. HARRIS, Mayor.

G. N. WHITELEY Town Clerk.

Schedule.

Town Planning and Development Act 1928 (as amended).

City of Gosnells Town Planning Scheme No. 1-Proposed Amendment No. 172.

THE City of Gosnells, under and by virtue of the powers conferred upon it in that behalf by the Town Planning and Development Act 1928 (as amended) and the Metropolitan Region Town Planning Scheme Act 1959 (as amended) hereby amends Council's Town Planning Scheme No. 1 by amending the Scheme Toxt Planning Scheme No. 1 by amending the Scheme Text as follows:

"Plot Ratio" has the same meaning as given to it in the Uniform Building By-laws (as amended).

2. Modify Table 5 Residential "A" Zone by deleting all reference to plot ratios in the Plot Ratio Column of the Table and replace with the numerals 0.50 cross-referenced against 750 and 1250 cross-referenced against 750 and 1350 respectively.

3. Modify Table 6 Residential "B" Zone by deleting the following numerals and words "0.33 single storey and 0.40 two or more storeys" in the Plot Ratio Column of the Table and replace with the numerals 0.50 cross-referenced against 680 and 1000 m² respectively.

4. Alter Clauses 28 and 28A by deleting the numeral "40" in the last line of each clause and replace with the numeral "50".

5. Alter Use Class 30 in Table 3 Zoning Table by deleting "AA" in Column 1 and replacing it with "IP".

6. Delete the word "Industrial" where it forms part of a zone title and replace it with the word "Industry" wherever it appears in the following Clauses and Tables of the Scheme Text.

- (a) Table 2, Column 1, lines 8 and 9,
- (b) Clause 26,
- (c) Clause 26B,
- (d) Clause 32B,
- (e) Paragraph (a) of Clause 33,
- (f) Paragraphs (a), (b) and (d) of Clause 35,
- (g) Clause 32B of the Index of Clauses (Amenity Control).

7. Delete the word "Industrial" where it forms part of a zone title and replace it with the word "Industry" wherever it appears in the Legend on the Scheme Maps.

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. 253.

T.P.B. 853/2/17/5, Pt. 253.

IT is hereby notified for public information, in ac-cordance 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 Amend-ment on 16 July 1982 for the purpose of rezoning Lot 571, Part Canning Location 28, Parry Avenue, Bateman, from "Special Business" to "Local Shopping".

J. F. HOWSON, Mayor.

R. H. FARDON, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

City of Nedlands Town Planning Scheme No. 1—Amendment No. 104.

T.P.B. 853/2/8/1, Pt. 104.

NOTICE is hereby given that the Council of the City NOTICE is hereby given that the Council of the City of Nedlands 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, Rochdale Road, corner of Haldane Street, from "Spe-cial Zone—Religious Purposes" to "Residential A and Pasidential P" Residential B".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 71 Stirling Highway, Nedlands and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 27 August 1982.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with The Town Clerk, Nedlands City Council, P.O. Box 9, Nedlands, W.A. 6009 on or before 27 August 1982.

N. G. LEACH, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of South Perth Town Planning Scheme No. 2-Amendment No. 55.

T.P.B. 853/2/11/2, Pt. 55.

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 South Perth Town Planning Scheme Amendment on 16 July 1982 for the purpose of:---

- (1) Excising portion of Swan Location 40, being Lots 441 and 442 on Plan 4528 (Street No. 65 Bessell Avenue, Como), from the Public Assembly Zone and including those lots in the Single Residential SR3 Zone.
- (2) Amending the Scheme Map accordingly. J. G. BURNETT, Mayor.

P. A. BENNETTS,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Notice That a Town Planning Scheme Amendment has been Prepared and is Available for inspection.

Town of Cottesloe Town Planning Scheme No. 1—Amendment No. 19.

T.P.B. 853/2/3/4, Pt. 19.

T.P.B. 853/2/3/4, Pt. 19. NOTICE is hereby given that the Cottesloe Town 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 amending the Scheme Text to include a new zone "Residential and Office Zone" together with control provisions, and rezoning the land bounded by Forrest Street, Railway Street, Vera Street and Stirling Highway, from "Residential B" to "Residential and Office Zone".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 109 Broome Street, Cottesloe 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 10 Soutomber 1022 September 1982.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with The Town Clerk, Cottesloe Town Council, 109 Broome Street, Cottesloe, W.A. 6011 on or before 10 September 1982.

R. PEDDIE. Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Town of Claremont Town Planning Scheme-Amendment No. 74.

T.P.B. 853/2/2/1, Pt. 74.

NOTICE is hereby given that the Claremont Town 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:-

- (a) Including Lot 11, Loch Street, Claremont, in Special Zone (Restricted Use).
- (b) Adding to section 2 of the Schedule and Clause 3.7.6, the following:

Particulars of Land	Restricted Use
Lot 11, Location	Construction of three
Swan 642	Single Storey Group-
Loch Street,	ed Dwellings.
Claremont.	÷.

(c) Amending the Scheme Map accordingly.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 308 Stirling Highway, Claremont and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 27 August 1982.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Town Clerk, Claremont Town Council, 308 Stirling Highway, Claremont, W.A. 6010 on or before 27 August 1982.

D. H. TINDALE. Town Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Town of Geraldton Town Planning Scheme No. 1---Amendment No. 24.

T.P.B. 853/3/2/1, Pt. 24.

NOTICE is hereby given that the Geraldton Town 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 deleting No. 35 under the heading Class "C" from the First Schedule of the Scheme and renumber the subsequent buildings listed in numerical order.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Cathedral Avenue, Geraldton and will be open for inspection without charge during the hours of 10.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 27 August 1982.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Town Clerk, Geraldton Town Council, P.O. Box 101, Geraldton, W.A. 6530 on or before 27 August 1982.

J. W. FLATOW Town Ćlerk.

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 Boulder Kalgoorlie-Boulder Joint Town Planning Scheme-Amendment No. 27.

T.P.B. 853/11/3/2, Pt. 27

NOTICE is hereby given that the Boulder Shire Council in pursuance of its powers under the Town Planning and Development Act 1928 (as ameneded) has prepared a Town Planning Scheme amendment for the purpose of rezoning Boulder Town Lots R367 to R372 and R402 Rabbing Bounds Street and Boulder Town Lots R387 and R388, King Street, from "Residential A" to "Industry".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Davidson Street, Kalgoorlie and will be open for inspection without charge during the hours of 9.00 a.m. to 5.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 27 August 1982.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Shire Clerk, Boulder Shire Council, P.O. Box 42, Boulder, W.A. 6432 on or before 27 August 1982.

> R. G. HADLOW Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Âmendment.

Shire of Brookton Town Planning Scheme No. 1-Amendment No. 6.

T.P.B. 853/4/6/1, Pt. 6.

I.P.B. 853/4/6/1, Pt. 6. 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 Brookton Town Planning Scheme Amendment on 16 July 1982 for the purpose of rezoning Lots 22 to 27 and 359 to 361, Richardson Street, from "Rural" to "General"; and Lots 29 and 30, Richardson Street, from "Government and Civic Purposes" to "General". "General".

W. B. EVA,

President.

S. R. McKAY, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Shire of Kalamunda District Town Planning Scheme—Amendment Nos. 133 and 135.

T.P.B. 853/2/24/13, Pts. 133 and 135.

NOTICE is hereby given that the Kalamunda 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:-

- Amendment No. 133—Rezoning Lots 341 and 342, Swan Location 1442, Gotha Way, Forrestfield, from "Residential D" to "Private Clubs and Institutions" to allow construction of Aged Persons Accommodation by the State Housing Commission.
- Amendment No. 135—Rezoning part of Lot 59, Part Kalamunda Lot 175, Lesmurdie Road, Lesmurdie, from "Public Building and Resi-dential B" to "Private Clubs and Institutions" "with the balance of Lot 59 being Resi-dential Part of Lot 50 being Resi-dential Part of Lot 50 being Resi-dential Pa dential B.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 2 Railway Road, Kalamunda and will be open for inspection without charge during the hours of 9.00 a.m. Sundays and Public Holidays until and including 27 August 1982.

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

Any person who desires to make a submission on the Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with The Shire Clerk, Kalamunda Shire Council, 2 Railway Road, Kalamunda, W.A. 6076 on or before 27 August 1982.

E. H. KELLY Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Mandurah Town Planning Scheme No. 1-Amendment No. 118.

T.P.B. 853/6/13/1, Pt. 118.

IT is hereby notified for public information, in accord-ance with section 7 of the Town Planning and Develop-ment Act 1928 (as amended) that the Minister for Urban Development and Town Planning approved the Shire of Mandurah Town Planning Scheme Amendment on 16 July 1982 for the purpose of rezoning Lot 204, Pinjarra Road, from "Residential Development Area" to "Public Building Zone".

P. F. THOMAS,

President.

K. W. DONOHOE, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Mandurah Town Planning Scheme No. 1-Amendment No. 121.

T.P.B. 853/6/13/1, Pt. 121.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Develop-ment Act 1928 (as amended) that the Minister for Urban Development and Town Planning approved the Shire of Mandurah Town Planning Scheme Amendment

on 26 July 1982 for the purpose of rezoning Part Lots 1006 and 1008 of Part Murray Location 5, south of Peelwood Parade, Halls Head, from "Rural (Residential Development Area), Rural and Special Residential" to "Special Residential and Public Open Space", as depicted on the amending plan adopted by Council on 24 November 1981, and approved by the Minister for Urban Development and Town Planning.

P. F. THOMAS,

President.

K. W. DONOHOE, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Mundaring Town Planning Scheme No. 1-Amendment No. 139.

T.P.B. 853/2/27/1, Pt. 139.

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 Mundaring Town Planning Scheme Amend-ment on 16 July 1982 for the purpose of:---

- Rezoning Lot 24, Short Street, Mt. Helena, from "Rural" to "Special Rural Zone—Rural Residential"; and amending the Zoning Maps accordingly.
- Amending the Scheme Text to insert in Schedule No. 1—Special Rural Zones—Provi-sions Relating to Specific Areas the following:— (2)

Swan Location 1310 being Lot 24 Short Street, Mt. Helena, Certificate of Title Vol. 1098 Folio 43.

B

Subdivision should be generally in accordance with the Plan of Subdivision forming part of Amendment No. 139 to Town Planning Scheme No. 1.

T. BROZ.

President. M. N. WILLIAMS, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Shire of Mundaring Town Planning Scheme No. 1-Amendment Nos. 149, 158, 169, 172, 176, 178, 183 and 187.

T.P.B. 853/2/27/1, Pts. 149, 158, 169, 172, 176, 178, 183 and 187.

NOTICE is hereby given that the Mundaring 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:-

- Amendment No. 149—Rezoning Lot 38, Riley Road, Parkerville, from "Rural" to "Special Rural— Landscape Interest"; and inserting into Schedule No. 1—Special Rural Zones, special provi-sions relating to subdivision of the land.
- Amendment No. 158—Rezoning portion of Swan Location 1807, Rosedale Road, Chidlow, from "Rural" to "Special Rural—Landscape Interest"; and inserting in Schedule No. 1, special pro-visions relating to subdivision and development of the land.

- Amendment No. 169—Rezoning Parkerville Lot 289, Hedges Road, Parkerville, from "Rural" to "Special Rural—Landscape Interest"; and inserting in Schedule No. 1, special provisions relating to subdivision of the land.
- Amendment No. 172—Rezoning Swan Location 7723, situated at the corner of Liberton Road and Cleaver Street, Chidlow, from "Rural" to "Special Rural—Landscape Interest"; and inrelating to the subdivision of the land.
- Amendment No. 176—Rezoning Part Swan Loca-tion 1701, Lacey Road, Mundaring, from "Rural" to "Special Rural—Landscape Interest"; and inserting in Schedule No. 1, special pro-visions relating to the subdivision and development of the land.
- Amendment No. 178—Rezoning Mount Helena Lot 141, from "Rural" to "Special Rural—Rural Residential"; and inserting in Schedule No. 1— Special Rural Zones, special provisions relating to the subdivision of the land.
- Amendment No. 183—Rezoning Swan Location 2164, Oxley Road, Hovea, from "Rural" to "Special Rural—Landscape Interest"; and in-serting in Schedule No. 1—Specific Provisions Relating to Special Rural Zones, special provi-sions relating to subdivision of the land.
- Amendment No. 187-Rezoning Glen Forrest Lot 153, Strettle Road, Glen Forrest, from "Rural" to "Special Rural—Landscape Interest"; and inserting in Schedule No. 1, special provisions relating to subdivision of the land.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 3 Mann Street, Mundaring and will be open for inspec-tion 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 28 September 1982.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Shire Clerk, Mundaring Shire Council, P.O. Box 20, Mundaring, W.A. 6073 on or before 28 Sep-tember 1982.

M. N. WILLIAMS, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Swan Town Planning Scheme No. 1—Amendment No. 84.

T.P.B. 853/2/21/1, Pt. 84.

IT is hereby notified for public information, in accord-11 is hereby notified for public information, in accord-ance with section 7 of the Town Planning and Develop-ment Act 1928 (as amended) that the Minister for Urban Development and Town Planning approved the Shire of Swan Town Planning Scheme Amendment on 16 July 1982 for the purpose of rezoning Lot 3 and portion of Lot 2, Hill Street, Guildford, from "Regional Reserve for Recreation" to "Residential", as denicted on the amending plan adopted by Coursel or Regional Reserve for Recreation" to "Residential", as depicted on the amending plan adopted by Council on 25 August 1980 and approved by the Minister for Urban Development and Town Planning.

C. M. GREGORINI,

President.

R. F. COFFEY 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 Swan Town Planning Scheme No. 1-Amendment No. 109.

T.P.B. 853/2/21/1, Pt. 109.

NOTICE is hereby given that the Swan 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 Part Lot 6, corner Midland Road and Adelaide Street, Hazelmere, from 'Special Site—Rural Tavern' to "Special Site—Rural Tavern Restaurant;" and including in Appendix C the following:

Locality	Street	Land Particulars	Permitted Use
Hazelmere	Corner Midland Road and Adelaide Street	Part Lot 6, Helena Location 20a	Rural Tavern Restaurant

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Great Northern Highway, Middle Swan and will be open for inspection without charge during the hours of 9.00 a.m. to 4.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 10 September 1982.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with the Shire Clerk, Swan Shire Council, P.O. Box 196, Midland, W.A. 6056 on or before 10 September 1982.

> R. F. COFFEY, 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 Nos. 109, 206 and 209.

T.P.B. 853/2/30/1, Pt. 109 Vol. 2, Pt. 206 and Pt. 209.

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:-

- Amendment No. 109—Rezoning Part Lot 13, Swan Location 8373 on the corner of Cockman and Sherington Roads, Greenwood, from "Resi-dential Development" to "Commercial".
- Amendment No. 206-Rezoning Lot 5500, Swan Location 1315, Alexander Drive, Alinjarra, from "Residential Development" to "Special Zone (Restricted Use) Car Park", and Part Lot 5647 and Part Reserve 36585, Swan Loca-tion 1315, Alexander Drive, Alinjarra, from "Residential Development" to "Reserve for Park and Recreation" Park and Recreation".
- Amendment No. 209-Rezoning Lots 242 and 243, Swan Location 1370, Koorana Road, Mullaloo, from "Commercial, Civic and Cultural, Tavern and Public Purpose Reserve" to "Commercial, Residential Development, Civic and Cultural, Special Zone (Restricted Use) Squash Courts and Special Zone (Restricted Use) Medical Centre"

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Shenton Avenue, Joondalup and will be open for inspection without charge during the hours of 8.45 a.m. to 4.45 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 10 September, 1982.

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

Any person who desires to make a submission on the amendment should make the submission in writing in the form prescribed by the regulations and lodge it with The Shire Clerk, Wanneroo Shire Council, P.O. Box 21, Wanneroo, W.A. 6065 on or before 10 Sep-tember 1982.

J. D. REIDY-CROFTS, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Kalamunda District Town Planning Scheme—Amendment No. 132.

T.P.B. 853/2/24/13, Pt. 132.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and De-velopment Act 1928 (as amended) that the Minister for Urban Development and Town Planning approved the Shire of Kalamunda Town Planning Scheme Amendment on 16 July 1982 for the purpose of deleting subclause 45.13 (a) of the Scheme Text and inserting therein the following:-

 (a) Notwithstanding anything elsewhere appearing in this Scheme, for the purposes of development in this zone, the definition of Rural Industry shall mean an industry handling, treating, processing, or packing primary products; and/or the sales and service of agricultural ond form machinery and implement. cultural and farm machinery and implements. Panel beating shall not be permitted.

S. P. WILLMOTT,

President.

E. H. KELLY, 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. 201.

T.P.B. 853/2/30/1, Pt. 201.

T.P.B. 853/2/30/1, Pt. 201. IT is hereby notified for public information, in ac-cordance 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 Amend-ment on 16 July 1982 for the purpose of rezoning portions of Lot 4 and Part 1688, Swan Location 1370, from "Rural" to "Residential Development" and "Residential Development" to "Regional Open Space", as depicted on the amending plan adopted by Council on 24 June 1981 and approved by the Minister for Urban Development and Town Planning. K W PEARCE.

K. W. PEARCE

President.

J. D. REIDY-CROFTS, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Shire of Busselton.

Interim Development Order No. 3. T.P.B. 26/6/6/1.

NOTICE is hereby given that in accordance with the provisions of sub-section (2) of section 7B of the Town Planning and Development Act 1928 (as amended), and by direction of the Minister for Urban Development and Town Planning a summary as set out hereinder of the Busselton Shire Council Interim Development Order No. 3 made pursuant to the provisions of section 7B of that Act is published for general information.

The Minister for Urban Development and Town Planning has made copies of this Order available for inspection by any person free of charge at the offices of the Town Planning Board, Oakleigh Building, 22 St. George's Terrace, Perth, and at the offices of the Busselton Shire Council during normal office hours.

SUMMARY.

1. The Shire of Busselton Interim Development Order No. 3 contains provisions, *inter alia:*

- (a) That the Order applies to that part of the Shire of Busselton specified in the Order.
- That, subject as therein stated, the Busselton Shire Council is the authority responsible for (b) its administration.
- (c) That the carrying out of certain development on land within the scope of the Order without approval as stated therein is prohibited.
- (d) Relating to the application for, and grant of approval for, development other than development permitted by the Order.
- (e) Relating to development by a public authority.
- (f) Relating to certain development permitted by this Order.
- (g) Relating to the continuance of the lawful use of land and buildings.
- (h) Relating to appeals against refusal of approval for development or against conditions subject to which approval to carry out development is granted.

The Order has effect from and after the publication of this Summary in the Government Gazette

> B. N. CAMERON Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Shire of Collie.

Interim Development Order No. 3.

TPB 26/6/8/1, Vol. 2.

NOTICE is hereby given that His Excellency the Lieutenant Governor and Administrator in Council has approved of the extension for twelve months from 30 July 1982 of the Shire of Collie Interim Development Order No. 3 pursuant to the provisions of section 7B of the Town Planning and Development Act 1928 (as amended).

D. WATSON, Secretary, Town Planning Board.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Shire of Dundas.

Interim Development Order No. 4.

TPB 26/11/5/1.

NOTICE is hereby given that in accordance with the provisions of sub-section (2) of section 7B of the Town Planning and Development Act 1928 (as amended), and by direction of the Minister for Urban Development and Town Planning a summary as set out hereunder of the Dundas Shire Council Interim Development Order No. 4 made pursuant to the provisions of section 7B of that Act is published for general information.

The Minister for Urban Development and Town Planning has made copies of this Order available for inspection by any person free of charge at the offices of the Town Planning Board, Oakleigh Building, 22 St. George's Terrace, Perth, and at the offices of the Dundas Shire Council during normal office hours. SUMMARY.

1. The Shire of Dundas Interim Development Order No. 4 contains provisions inter alia:

- (a) That the Order applies to that part of the Shire of Dundas specified in the Order.
- That, subject as therein stated, the Dundas Shire Council is the authority responsible for (b) its administration.

- (c) That the carrying out of certain development on land within the scope of the Order without approval as stated therein is prohibited.
- (d) Relating to the application for, and grant of approval for, development other than development permitted by the Order.
- (e) Relating to development by a particular (f) Relating to certain development permitted by
- (g) Relating to the continuance of the lawful use of land and buildings.(h) Relating to appeals against refusal of approval
- for development or against conditions subject to which approval to carry out development is granted.

2. The Order has effect from and after the publica-tion of this Summary in the Government Gazette.

L.	GIBLETT,
	Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED). Shire of Greenough.

Interim Development Order No. 10.

TPB 26/3/7/1.

NOTICE is hereby given that His Excellency the Lieutenant Governor and Administrator in Council has approved of the extension for 12 months from 30 July 1982 of the Shire of Greenough Interim Develop-ment Order No. 10 pursuant to the provisions of section 7B of the Town Planning and Development Act 1928 (as amended).

D. WATSON, Secretary, Town Planning Board.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Shire of Yalgoo. Interim Development Order No. 4.

TPB 26/9/8/1.

NOTICE is hereby given that in accordance with the provisions of subsection (2) of section 7B of the Town Planning and Development Act 1928 (as amended), and by direction of the Minister for Urban Development and Town Planning a summary as set out here-under of the Yalgoo Shire Council Interim Development Order No. 4 made pursuant to the provisions of section 7B of that Act is published for general information.

The Minister for Urban Development and Town Planning has made copies of this Order available for inspection by any person free of charge at the offices of the Town Planning Board, Oakleigh Building, 22 St George's Terrace, Perth, and at the offices of the Yalgoo Shire Council during normal office hours.

SUMMARY.

- The Shire of Yalgoo Interim Development Order No. 4 contains provisions *inter alia*:

 (a) That the Order applies to that part of the Shire of Yalgoo specified in the Order.
 (b) That, subject as therein stated, the Yalgoo Shire Council is the authority responsible for its administration

 its administration.
 - (c) That the carrying out of certain development
 - (d) Relating to the application for approval as stated therein is prohibited.
 (d) Relating to the application for, and grant of approval for, development other than development permitted by the Order.
 - Relating to development by a public authority. (f) Relating to certain development permitted by
 - this Order. (g) Relating to the continuance of the lawful use
 - of land and buildings. (h) Relating to appeals against refusal of approval for development or against conditions subject to which approval to carry out development is granted.
- The Order has effect from and after the publica-2
- tion of this Summary in the Government Gazette.

G. S. WILKS,

Shire Clerk.

PUBLIC WORKS DEPARTMENT.

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

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

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

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

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

As from 1 January 1982, tenders called for Architectural and Engineering Contracts will be governed by the "General Conditions of Contract N.P.W.C. Edition 3 (1981) and Amendments (W.A.)," a copy of which is available from the Contract Office as above and from P.W.D. Country Offices, free of charge.

Contract No.	Project	Closing Date	Tender Documents now available at
23028	Albany Technical College—Catering Trades Block—Mechanical Services	3/8/82	P.W.D., West Perth P.W.D., A.D., Albany
23030	Salmon Gums Water Supply 24 000 m ³ excavated tank schedule of rates contract	3/8/82	P.W.D., West Perth P.W.D., W.S. Esperance P.W.D., W.S. Kalgoorlie
23031*	The Alexander Library Building—Perth Cultural Centre Lift Services Document No. 35.4.1 Direct contract	3/8/82	P.W.D., West Perth
23032*	The Alexander Library Building Perth Cultural Centre Book Service Lifts Document No. 35.4.3 Direct contract	3/8/82	P.W.D., West Perth
22986	York Hospital Alterations and Additions (recall)	17/8/82	P.W.D., West Perth P.W.D., A.D., Northam
23035	Harding Dam Project West Pilbara Water Supply Registration of Tenders	31/8/82	P.W.D., West Perth
23036	Western Australian College of Advanced Education—Church- lands Campus—Secretariat	17/8/82	P.W.D., West Perth
23037	Western Australian College of Advanced Education Church- lands Campus—Secretariat—Electrical Installation (nomin- ated sub contract)	17/8/82	P.W.D., West Perth
ADQ3307	Perth Observatory Bickley—24 in. Telescope Dome—Repairs and Renovations	10/8/82	P.W.D., A.D., Dumas House, General Design and In- vestigation Branch, Room 1029 (10th floor) (Refer to Mr. Ross Smith)
23038	West Pilbara Water Supply Harding Dam Construction Fac- ilities Transportable Accommodation Units	7/9/82	P.W.D., West Perth
23039	West Australian College of Advanced Education Churchlands Campus—Secretariat—Air Conditioning	24/8/82	P.W.D., West Perth
23040	Thornlie Technical College—Stage 3 Classroom and Laboratory Building Electrical Installation Direct Contract	17/8/82	P.W.D., West Perth
ADQ3392	Dawson Park Primary School North Forrestfield—Supply and Lay Carpet	10/8/82	P.W.D., A.D., Furniture Office, 2nd Floor, Room 223, 2 Havelock Street, West Perth 6005

* Deposit on Documents \$100.

ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount	
			\$	
23002	Kimberley Camp School (Broome) Amenities Block-Erection	Rushton Building Contractors P/L	287 757	
23000	Kimberley (Broome) Camp School Mechanical Services	Wesfarmers Kleenheat Gas P/L	26 000	
23005	Armadale Court House-Mechanical Services	Direct Engineering Services P/L	77 633	
23008 23004	Armadale Court House Erection 1982—Electrical Installation Coolbinia Special School Erection 1982—Electrical Installation	Dale Electrical Contractor Hugo Calvezzi Electrics	31 399 30 733	

E. A. BARKER, Acting Under Secretary for Works.

PUBLIC WORKS ACT 1902 (AS AMENDED).

Cancellation of Sale of Land Notice.

P.W. 4671/81.

NOTICE is hereby given that the Sale of Land Notice under section 29 (1) of the Public Works Act 1902 (as amended) published in the *Government Gazette* of October 14 1977 is cancelled.

- Portion of Canning Location 2 being Lot 38 on Diagram 27802 being the land comprised in Certificate of Title Volume 1425 Folio 248.
- Portion of Canning Location 2 being Lot 39 on Diagram 27802 being the land comprised in Certificate of Title Volume 1425 Folio 249. 2. E. A. BARKER, Acting Under Secretary for Works.

PUBLIC WORKS ACT 1902 (AS AMENDED). Sale of Land.

P.W. 2125/81, M.W.B. 492094/81 Pt. 4.

NOTICE is hereby given that His Excellency the Lieutenant Governor and Administrator has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 (as amended) the sale by public auction or private contract of the land hereunder described, such land being no longer required for the work for which it was acquired acquired.

Land.

Portion of Swan Location T and being part of the land on Diagram 34017 and being the whole of the land in Certificate of Title Volume 102 Folio 44a as is shown more particularly delineated and coloured green on Plan PWD WA 54017.

Dated this 20th day of July, 1982.

E. A. BARKER, Acting Under Secretary for Works.

COUNTRY TOWNS SEWERAGE ACT 1948-1982. Collie Sewerage.

Reticulation Area No. 22 and No. 10 Pumping Station and Rising Main.

Preliminaries to Construction.

Notice of Intention.

P.W.W.S. 943/82.

NOTICE is hereby given of the intention of the Minister for Water Resources to undertake the construction of the works hereinafter described by virtue of the powers contained under the provisions of the Country Towns Sewerage Act 1948-1982.

A description of the proposed works:

The works will comprise gravity sewers with manholes, a waste water pumping station and rising main, and all other appurtenances connected therewith.

The localities in which they will be constructed:

The works will be constructed in Collie in the following localities:

- (1) The gravity sewers will be constructed in the vicinity of Gibbs Road, Raymond Street, Coombes Street and Bedlington Street, as shown on Plan P.W.D., W.A. 53874-1-1.
- (2) The waste water pumping station will be con-structed on Lot 1860, Reserve 23606, as shown on Plan P.W.D., W.A. 53874-1-1.
- (3) The rising main will be constructed between the pumping station and existing No. 5 rising main, as shown on Plan P.W.D., W.A. 53874-1-1.

The purposes for which they are to be constructed:

The works are to be constructed to dispose of waste water from the properties shown as capable of being sewered on Plan P.W.D., W.A. 53874-1-1.

The times when and places at which the plans may be inspected:

The plans may be inspected at the office of the Minis-ter for Water Resources, room 847, 8th Floor, Dumas House, 2 Havelock Street, West Perth; the office of the

Public Works Department, Collie; and the office of the Shire of Collie, Collie, for one month on and after 2 August 1982, between the hours of 10.00 a.m. and 3.30 p.m. Monday to Friday.

ANDREW MENSAROS,

Minister for Water Resources.

NOTES.

Section 14 of the Country Towns Sewerage Act 1948-1982, provides that:

- 1.1 Any local authority or person interested may object in writing to the construction of the proposed works.
- 1.2 Every such objection shall be lodged with of the publication of the advertisement in the Government Gazette.

2. Section 66 of the Country Towns Sewerage Act 1948-1982, empowers the Minister to make and levy sewerage rates in respect of all rateable land within any area in which a sewer, or any part thereof, is completed and ready for use.

3. The timing of construction of the works shown on the plan is subject to funding.

COUNTRY TOWNS SEWERAGE ACT 1948-1982.

Esperance Sewerage.

Reticulation Area No. 5.

Preliminaries to Construction.

Notice of Intention.

P.W.W.S. 174/82.

NOTICE is hereby given of the intention of the Minister for Water Resources to undertake the construction of the works hereinafter described by virtue of the powers contained under the provisions of the Country Towns Sewerage Act 1948-1982.

A description of the proposed works:

The works will comprise gravity sewers with manholes and all other appurtenances connected therewith.

The localities in which they will be constructed:

The works will be constructed in Esperance between Emily Street and Phillips Street; Williamson Road and Corry Street, as shown on Plan P.W.D. W.A. 53776-2-1. The purposes for which they are to be constructed:

The works are to be constructed to dispose of waste water from the properties shown as capable of being sewered on Plan P.W.D., W.A. 53776-2-1.

The times when and places at which the plans may be inspected:

The plans may be inspected at the office of the Min-ister for Water Resources, room 847, 8th Floor, Dumas House, 2 Havelock Street, West Perth; the office of the Public Works Department, Kalgoorlie; and the office of the Shire of Esperance, Esperance, for one month on and after 2 August 1982, between the hours of 10.00 arm and 3 30 nm Monday to Friday a.m. and 3.30 p.m. Monday to Friday.

Note: This Notice of Intention supersedes the Notice of Intention for Reticulation Area No. 5 published in the Government Gazette dated 12 March 1982, page 825.

ANDREW MENSAROS,

Minister for Water Resources.

NOTES.

Section 14 of the Country Towns Sewerage Act 1948-1982, provides that:

- 1.1 Any local authority or person interested may object in writing to the construction of the proposed works.
- Every such objection shall be lodged with the 1.1 Minister within one month from the date of the publication of the advertisement in the Government Gazette.

2. Section 66 of the Country Towns Sewerage Act 1948-1982, empowers the Minister to make and levy sewerage rates in respect of all rateable land within any area in which a sewer, or any part thereof, is completed and ready for use.

3. The timing of construction of the works shown on the plan is subject to funding.

Harvey Sewerage.

Reticulation Area No. 8. Preliminaries to Construction.

Notice of Intention.

P.W.W.S. 1916/81.

NOTICE is hereby given of the intention of the Minister for Water Resources to undertake the construction of the works hereinafter described by virtue of the powers contained under the provisions of the Country Towns Sewerage Act 1948-1982.

A description of the proposed works:

The works will comprise gravity sewers with manholes and all other appurtenances connected therewith.

The localities in which they will be constructed:

The works will be constructed in Harvey between Buckby Road and Rath Road; Herbert Road and Young Street, as shown on Plan P.W.D., W.A. 53888-1-1.

The purposes for which they are to be constructed:

The works are to be constructed to dispose of waste water from the properties shown as capable of being sewered on Plan P.W.D., W.A. 53888-1-1. The times when and places at which the plans may be inspected:

The plans may be inspected at the onice of the Minister for Water Resources, room 847, 8th Floor, Dumas House, 2 Havelock Street, West Perth; the office of the Public Works Department, 23 Spencer Street, Bunbury; and the office of the Shire of Harvey, Uduc Road, Harvey, for one month on and after 2 The plans may be inspected at the office of the Uduc Road, Harvey, for one month on and after 2 August 1982, between the hours of 10.00 a.m. and 3.30 p.m. Monday to Friday.

ANDREW MENSAROS,

Minister for Water Resources.

NOTES.

Section 14 of the Country Towns Sewerage Act 1948-1982, provides that:

- 1.1 Any local authority or person interested may object in writing to the construction of the proposed works.
- 1.2 Every such objection shall be lodged with the Minister within one month from the date of the publication of the advertisement in the Government Gazette.

Section 66 of the Country Towns Sewerage Act 1948-1982, empowers the Minister to make and levy sewerage rates in respect of all rateable land within any area in which a sewer, or any part thereof, is completed and ready for use.

3. The timing of construction of the works shown on the plan is subject to funding.

WESTERN AUSTRALIAN MARINE ACT 1948-1980.

WESTERN AUSTRALIAN MARINE ACT (SWINGING SHIPS) AMENDMENT REGULATIONS (No. 2) 1982.

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

> 1. These regulations may be cited as the Western Australian Marine Act (Swinging Ships) Amendment Regulations (No. 2) 1982.

Principal regulations. 2. In these regulations the Regulations for Swinging Ships reprinted under the Reprinting of Regulations Act 1954 in the *Government Gazette* on 1 October 1968 and subsequently amended by notices published in the *Government Gazette* are referred to as the principal regulations.

Reg. 3 amended.

Citation.

- 3. Regulation 3 of the principal regulations is amended-
 - (a) by deleting "A license" and substituting the following-

(1) Subject to subregulation (2) of this regulation, a licence "; and

- (b) by inserting the following subregulation-

(2) The holder of a certificate of competency (restricted) as compass adjuster may be granted a licence to swing ships not exceeding 20 metres in length and furnish deviation cards for those shins " for those ships.

Reg. 4A inserted.

4. After regulation 4 of the principal regulations, the following regulation is inserted-

4A. (1) A certificate of competency as compass adjuster for compasses on vessels not exceeding 20 metres in length shall be granted, without further examination and on payment of a fee of \$6.30, to an applicant who has, not more than 12 months before making the application, successfully completed a course for compass adjusters (restricted) conducted by the Australian Maritime College at Laureeston and approved by the Department at Launceston and approved by the Department.

(2) The Department shall issue a certificate of competency (restricted) as compass adjuster to every person who complies with the requirements of subregulation (1) of this regulation. "

Reg. 8 amended.

Regulation 8 of the principal regulations is amended by inserting "compass adjuster" the following-5 after "

or a certificate of competency (restricted) as compass adjuster " .

By His Excellency's Command,

J. E. A. PRITCHARD, Acting Clerk of the Council.

PW 4351/81

Metropolitan Water Supply, Sewerage, and Drainage Act 1909 (as amended); Public Works Act 1902 (as amended)

LAND RESUMPTION

Baileys Branch Drain—Metropolitan Water Supply Sewerage and Drainage Board

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto being all in the Jandakot district have, in pursuance of the written approval and consent of His Excellency the Lieutenant Governor and Administrator acting by and with the advice of the Executive Council, dated the 20th day of July 1982, been set apart, taken, or resumed for the purposes of the following public work, namely, Baileys Branch Drain—Metropolitan Water Supply Sewerage and Drainage Board.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A. 53609, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE

No. on Plan P.W.D., W.A No. 53609	. Owner or Reputed Owner	Description	Area
	Matthew Anthony Oliver and Mary Margaret Oliver	Portion of Jandakot Agricultural Area Lot 74 and being that Part of Lot 49 on Plan 3347 now shown on Plan 11900 and being part of the land in Certificate of Title Volume 47 Folio 248A	225 m²
I. MEDCAL	ect this 13th day of July, 1982. F, linister for Works.	FRANCIS BURT, Lieutenant Governor and Administrator in Executiv Dated this 20th day of	

PW 691/82

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

LAND RESUMPTION

Perth to Lancelin Road-Road Drainage Sump

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto being all in the Swan District have, in pursuance of the written approval and consent of His Excellency the Lieutenant Governor and Administrator, acting by and with the advice of the Executive Council, dated the 20th day of July, 1982, been set apart, taken, or resumed for the purposes of the following public work, namely, Perth to Lancelin Road—Road Drainage Sump.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A. 53929, which may be inspected at the Office of the Minister for Works, Perth.

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

		SCHEDULE	
No. on Plan P.W.D., W.A No. 53929		Description	Area
	Jaroslav Joseph Havel and Betty Muriel Havel	Part of Swan Location 3211 and being Lot 3 subject of LTO Diagram 62991 and being part of the land in Certificate of Title Volume 1151 Folio 936	1 600 m ²

Certified correct this 13th day of July, 1982.

I. MEDCALF, Acting Minister for Works. FRANCIS BURT, Lieutenant Governor and Administrator in Executive Council.

Dated this 20th day of July, 1982.

M.R.D. 42/43-C

Main Roads Act 1930–1977; Public Works Act 1902–1974 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 A c 1902–1974, 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 Denmark and Manjimup District, for the purpose of the following public works namely, reconstruction of the Frankland River Bridge and realignment of the South Western Highway approaches, and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A. 8101–31, 32, 33, and 34 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.Mary Lorraine Kerr Burnside (one undivided half share)	M. L. K. Burnside	Portion of Hay Location 463 (Certificate of Title Volume 1555 Folio 770)	1 378 m²
2.	Robin Bruce Burnside and Godfrey Lloyd Burnside (as tenants in common in equal shares of one un- divided half share)	R. B. & G. L. Burnside	Portion of Hay Location 463 (Certificate of Title Volume 1352 Folio 917)	1 378 m²
3.	Ian Gallash and Helen Ruth Gallash	I. & H. R. Gallash	Portion of Nelson Location 4172 and being Lot 5 on Diagram 57780 (Certificate of Title Volume 1547 Folio 493)	477 m²
4.	Cornelis Jacob Van Dalsen & Katie Ethel Van Dalsen	C. J. & K. E. Van Dalsen	Portion of Nelson Location 4172 and being Lot 3 on Diagram 57780 (Certificate of Title Volume 1547 Folio 491)	2 061 m ²

Dated this 28th day of July 1982.

D. R. WARNER, Secretary, Main Roads.

L. & S. 2843/74V2.

Public Works Act 1902-1974; Local Government Act 1960-1980

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 1902-1974 that it is intended to compulsorily acquire on behalf of the City of Gosnells under Section 17 (1) of that Act, the several pieces or parcels of land described in the schedule hereto for Road Purposes, and that the said pieces or parcels of land are marked off on Lands and Surveys Diagram 84105 copies of which may be inspected at the Office of the Minister for Lands, Perth, and at the office of the City of Gosnells.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
1.	Bernard Allen Dawson	B. A. Dawson	Portion of Canning Location 18 and being part of Lot 512 on Office of Titles Diagram 44917 and being part of the land comprised in Certificate of Title Volume 1387 Folio 79	13 m²
2.	Bernard Allen Dawson	Home Units (W.A.) Pty Ltd.	Portion of Canning Location 18 and being part of Lot 513 on Office of Titles Diagram 44917 and being part of the land comprised in Certificate of Title Volume 1387 Folio 80	45 m²

Dated this 30th day of July, 1982.

R. W. MICKLE, Acting Under Secretary for Lands.

L. & S. 2904/981

Public Works Act 1902-1974; Local Government Act 1960-1980 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 1902-1974 that it is intended to compulsorily acquire on behalf of the Shire of Mandurah under Section 17 (1) of that Act, the several pieces or parcels of land described in the schedule hereto for Road Purposes, and that the said pieces or parcels of land are marked off on Lands and Surveys Diagram 85004, copies of which may be inspected at the Office of the Minister for Lands, Perth, and at the office of the Shire of Mandurah.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx)
1.	Adelaide Estate Limited	Adelaide Estate Limited	Portion of Cockburn Sound Location 16 and being part of the land on Office of Titles Plan 741 and being part of the land comprised in Certificate of Title Volume 590 Folio 94	9 392 m²

Dated this 30th day of July, 1982.

1

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959-1981.

Metropolitan Region Scheme.

Lord Street, East Perth.

File: 809/2/10/3; Amendment No. 379/33.

1. It is hereby notified for public information that the Metropolitan Region Planning Authority, having considered all submissions received in respect of the Amendment to the Metropolitan Region Scheme No. 379/33, first published in the *Government Gazette* of 31 July 1981, has determined that the Amendment be modified as detailed in the First Schedule hereto.

2. The amendment, as modified, has been approved by His Excellency the Lieutenant Governor and Admin-istrator, in accordance with the provisions of the Metro-politan Region Town Planning Scheme Act 1959-1981.

The Minister for Urban Development and Town Planning has determined that copies of the modified Amendment and the accompanying report be made available for public inspection as from Monday, 2 August 1982 to Friday, 3 September 1982, during the normal office hours at the places mentioned in the Second Schedule hereto.

R. E. PETERS, A/Secretary, Metropolitan Region Planning Authority.

First Schedule.

Metropolitan Region Scheme Map Number 16 is amended by substituting the proposed zones and reservations as shown on Amendment Map Sheet Number 16/14 m.

The modified Amendment is depicted on Metropolitan Region Planning Authority Plan Number 1.1439.

Second Schedule.

Public Inspection:

- The Office of the Town Planning Department, 1. 22 St. George's Terrace, Perth.
- The Office of the Municipality of the City of 2. Perth, 27-29 St. George's Terrace,
 - Perth.
- The Office of the Municipality of the City of 3. Fremantle, 8 William Street,

Fremantle.

- The Office of the Municipality of the City of 4. Stirling, Hertha Road,
- Stirling.
- The State Reference Library, 5. 40 James Street,

Perth (between the hours of 9.00 a.m. and 9.45 p.m. Monday to Saturday inclusive of each week and between 2.00 p.m. and 5.00 p.m. on Sunday).

BROOKTON SHIRE COUNCIL. STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30 JUNE 1982. Receipts.

			\$
Rates	 	 	 185 728.99
Licences	 	 	 283.75
Government Grants	 	 •	 223 187.52
Income from Property	 	 	 29 611.18
Sanitation Charges	 	 	 6 018.50
Cemetery Receipts	 	 	 405.00
Vermin Receipts	 	 	 22.00
Other Fees	 	 	 221 745.02
All other Receipts			 221 745.02
All other recorpts	 	 	 222 715:02
			\$667 780 69
			φ007 700.02

								\$
Administration							74	183.49
Membership							5	764.52
Debit Service								402.22
Public Works and		ces						189.96
Building Construct								010.57
Building Maintena							12	037.72
Town Planning					••••	••••		15.60
Health Services		,		••••		••••		154.57
Sanitation				••••			3	404.84 14.50
Dog Control Bushfire Control				••••	••••		2	431.07
Cemeteries								658.59
Centeries					\$			0.00.09
Public Works Ove	rheads	i			48 36	5.44		
Less Transferred to			Servi		48 80			
Public Works Ow	orhead		ralloca			Cr		136 11
Public Works Ove			r-alloca	ited		Cr.		436.41
Plant, Machinery	and	Tools					30	205.91
Plant, Machinery Materials (Over-all	and located	Tools l)	····		 	Cr.	30	205.91 010.37
Plant, Machinery Materials (Over-all Donations and G	and located rants	Tools l)	 	 	 	Cr.	30 1	205.91 010.37 550.00
Plant, Machinery Materials (Over-all Donations and G	and located rants	Tools l)	····		 	Cr.	30 1	205.91 010.37
Plant, Machinery Materials (Over-all	and located rants	Tools l)	 	 	 	Cr.	30 1 141	205.91 010.37 550.00
Plant, Machinery Materials (Over-all Donations and G	and located rants	Tools I) 	 	····· ····	 	Cr.	30 1 141	205.91 010.37 550.00 016.97
Plant, Machinery Materials (Over-all Donations and G	and located rants	Tools I) 	 	····· ····	 	Cr.	30 1 141	205.91 010.37 550.00 016.97 593.75
Plant, Machinery Materials (Over-all Donations and G All Other Expend	and located rants liture	Tools I) SUM	 	····· ····		Cr.	30 1 141 \$667	205.91 010.37 550.00 016.97 593.75 \$
Plant, Machinery Materials (Over-all Donations and G All Other Expend Credit Balance 1/7	and located rants liture	Tools I) SUM	 	···· ···· ····		Cr.	30 1 141 \$667 11	205.91 010.37 550.00 016.97 593.75 \$ 557.88
Plant, Machinery Materials (Over-all Donations and G All Other Expend	and located rants liture	Tools I) SUM	 	····· ····		Cr.	30 1 141 \$667 11	205.91 010.37 550.00 016.97 593.75 \$
Plant, Machinery Materials (Over-all Donations and G All Other Expend Credit Balance 1/7	and located rants liture	Tools I) SUM	 	···· ···· ····		Cr.	30 1 141 \$667 11 667	205.91 010.37 550.00 016.97 593.75 \$ 557.88 780.69
Plant, Machinery Materials (Over-all Donations and G All Other Expend Credit Balance 1/7	and located rants liture /81 ement	Tools I) SUM	 IMARY	···· ···· ····		Cr.	30 1 141 \$667 11 667 679	205.91 010.37 550.00 016.97 593.75 \$ 557.88

.... BALANCE SHEET AS AT 30 JUNE 1982.

		Assets.			
Current Assets Non-current Assets Reserve Fund Contra Fixed Assets at cost or	 deeme	 ed cos	 t	 	\$ 17 866.79 25 467.07 7 118.73 920 688.88
				-	\$971 141.47
	Li	abilitic	es.		
Current Liabilities Non-current Liabilities Deferred liability	 	 	 	 	\$ 3 968.94 7 118.73 595 182.63
					\$606 270.30

SUMMARY.

Total Asso Total Liab					 	$971\ 141.47\ 606\ 270.30$
			••••		 	000 270.30
Municipal	Accumulat	ion Acc	count 3	Surplus	 	\$364 871.17

We hereby certify that the figures and particulars above are W. B. EVA, President. correct.

\$11 744.82

S. R. McKAY, Shire Clerk.

Dated 15 July 1982.

Credit Balance 30/6/82

I have audited the Books of Account of the Shire of Brookton for the year ended 30 June 1982. In my opinion the Balance Sheet and the related Financial Statements are prepared on a basis consistent with the Local Government Act Accounting Directions and present a true and fair view of the state of affairs of the Shire of Brookton as at 30 June 1982.

P. ANDREW, Auditor, State Audit Department.

SHIRE OF BUSSELTON.

IT is hereby notified for public information that a public pound has been established on Part Sussex Location 2356 Rendezvous Road and Clive Thomas Howes, Senior Ranger, has been appointed poundkeeper for the Shire of Busselton under section 449 of the Local Government Act.

> B. N. CAMERON Shire Clerk.

SHIRE OF EAST PILBARA.

Appointment of Dog Inspector.

IT is hereby notified for public information that the undermentioned person has been appointed authorised Dog Inspector by this Council under the provisions of the Dog Act 1976-1977.

Murray MacKay.

The appointment of Glyn Attwood is cancelled.

J. M. READ

Shire Ćlerk.

Payments.

SHIRE OF RAVENSTHORPE.

NOTICE is hereby given that the Annual General Meeting of Electors will be held in the Town Hall, Ravensthorpe on Thursday, 26 August 1982 at 8.00 p.m.

Agenda:

- (1) The reading of the Minutes of the Annual General Meeting of Electors held on 6 August 1981.
- (2) The receiving of the financial statements for the year ended 30 June 1981.
- (3) The reading of the report of the Auditor for the year ended 30 June 1981.
- (4) The reading of the report of the President.
- (5) To deal with such general business as the President thinks fit, or as the majority of Electors may decide.

Note: Agenda Papers will be available from the Council Office as from 11 August 1982. It will assist Council if questions on the Agenda

It will assist Council if questions on the Agenda Papers are in writing and in the hands of the Shire Clerk by 24 August 1982.

> J. S. LAWRENCE, President.

LOCAL GOVERNMENT ACT 1960-1982. DOG ACT 1976-1977.

Town of Bassendean.

IT is hereby notified for public information that in accordance with the abovementioned Acts Warren Kevin Davies and Wayne Richards have been appointed—

- 1. Poundkeepers and Rangers pursuant to section 449 of the Local Government Act 1960-1982.
- 2. Authorised Officers pursuant to sections 29, 30 and 31 of the Dog Act 1976-1977.

C. McCREED, Town Clerk.

DOG ACT 1976-1977.

Shire of Gingin.

NOTICE is hereby given that Mr. Paul Alan Todd has been appointed an authorised officer for the Shire of Gingin under the provisions of the Dog Act 1976-1977 for the purpose of impounding, seizing, detaining and disposing of dogs and to institute proceedings on behalf of the Council.

The cancellation of the appointment of Mr. David Coultas as an authorised officer under the Dog Act 1976-1977 is hereby notified.

Dated this 21st day of July, 1982.

N. H. V. WALLACE, Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Gingin.

NOTICE is hereby given of the cancellation of the appointment of Mr. David Coultas as a Beach Inspector for the Shire of Gingin.

Dated this 21st day of July, 1982.

N. H. V. WALLACE, Shire Clerk.

SHIRE OF GINGIN.

Authorised Officer.

NOTICE is hereby given that Mr. Paul Alan Todd has been appointed a By-laws Officer and an authorised officer under the Control of Vehicles (Off-Road Areas) Act 1978 for the Shire of Gingin.

The cancellation of the appointment of Mr. David Coultas as a By-laws Officer and an authorised officer under the Control of Vehicles (Off-Road Areas) Act 1978 is hereby notified.

Dated this 21st day of July, 1982. N. H. V. WALLACE,

Shire Clerk.

SHIRE OF GINGIN.

Building Surveyor.

Section 374 of the Local Government Act.

NOTICE is hereby given that the Gingin Shire Council has appointed Mr. Paul Alan Todd as the Building Surveyor for the Shire of Gingin under the above Act, to take effect from 19 July 1982.

The cancellation of the appointment of Mr. David Coultas is hereby notified.

N. H. V. WALLACE, Shire Clerk.

SHIRE OF GINGIN.

By-laws Officers-Honorary.

IT is hereby notified for general information that the following persons have been appointed as Honorary By-laws Officers for the Shire of Gingin.

Authority No. 13—Phillip Vaughan Henderson. Authority No. 16—Bryce Firkin.

The cancellation of the appointment of the following persons is hereby notified.

Authority No. 14-Raymond Norman Tilbrook.

Authority No. 15-Michael Hugh O'Doherty.

Authority No. 12-Philip John Hawkins.

Dated this 21st day of July, 1982.

N. H. V. WALLACE, Shire Clerk.

SHIRE OF KALAMUNDA.

Building Inspector.

IT is hereby notified for general information that Mr. Bruce James Lees has been appointed as Building Inspector to this Council effective from 19 July 1982. The appointment of Alan Edgar Ryan is hereby cancelled.

> E. H. KELLY, Shire Clerk.

SHIRE OF MURRAY.

Acting Shire Clerk.

IT is hereby notified for general information that Claude William York has been appointed Acting Shire Clerk for the period 26 July 1982 to 20 August 1982.

> W. H. DILLEY, President.

LOCAL GOVERNMENT ACT 1960-1982.

City of Melville.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the City of Melville Council, held on 20 July 1982, it was resolved that the rates and charges specified hereunder should be imposed on all rateable land within the district of the City of Melville, in accordance with the provisions of the Local Government Act 1960-1982 for the year ending 30 June 1983.

Dated this 21st day of July, 1982.

J. F. HOWSON,

Mayor. RALPH H. FARDON, Town Clerk.

Schedule of Rates and Charges Levied.

- General Rate-7.23 cents in the dollar on the Gross Rental Valuation. 1.
- Gas Mains-1.25 per cent of amount received from 2. sale of gas within the district.

3. A minimum rate of \$75.00 per assessment.

- A 10 per cent penalty interest levied against rates 4. which are outstanding as at 31 January 1983. (Pensioners Rates being excluded.)
- Non-rateable rubbish removal for a weekly removal 5. of rubbish \$52.00 per service per annum.

LOCAL GOVERNMENT ACT 1960-1982. City of Perth. (Section 550).

Memorandum of Imposing Rates.

Municipality of the City of Perth.

To whom it may concern:

AT the meeting of the Council of the City of Perth held on the 19th day of July, 1982 it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Municipality for the period 1 July 1982 to 30 June 1983 in accordance with the Local Government Act 1960-1982, the City of Perth Endowment Lands Act 1920, and the Health Act 1911-1981.

Dated this 27th day of July, 1982.

M. A. MICHAEL, Lord Mayor.

Schedule of Rates and Charges Levied.

- (a) General Rate of 10.76 cents in the dollar upon the Gross Rental Value of all rateable land except the lands specified in the preamble to the City of Perth Endowment Lands Act 1920. The said rate, including the cost of removal and disposal of refuse, such as tree prunings, abnormal trade or commercial waste.
- General Rate of 1.09 cents in the dollar upon the Unimproved Value of all rateable land specified in the said preamble. The said rate, including cost of removal and disposal of refuse, other than removals of refuse of a special nature such as tree prunings, abnormal trade or commercial waste. (b)
- Rubbish Charge-Unrated Properties: A charge of \$11.00 per cubic metre in respect of properties within the City of Perth which are exempted from rating and from which refuse is removed provided that this charge shall not apply to premises in respect of which an *ex gratia* payment is made in lieu of rates.
- Penalty: A penalty of 10% of rates owing will be imposed for any rates remaining unpaid at 31 January 1983 in accordance with section 550A of the Local Government Act 1960-1982.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1979.

City of Stirling.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the City of Stirling Council held on 20 July 1982, it was resolved that the rates specified hereunder should be imposed on rateable property within the district of the Municipality or as an annual or unit service charge, as the case may be.

G. J. BURKETT, Mayor.

M. G. SARGANT, Town Clerk.

Schedule of Rates Levied.

- (1) General Rate 1.8051 cents in the dollar upon Unimproved Value of Rateable Property other than Urban Farm Land.
- (2) General Rate for Urban Farm Land; 0.902 6 cents in the dollar upon Unimproved Value of Rateable Property which is declared Urban Farm Land.
- (3) Minimum Rate-\$75.00 per assessment.
- (4) The specified percentage to be used in calculating Government Act 1960 (as amended) is ten per cent (10%) and the said ten per cent is to be applied in the financial year ending 30 June, 1983 in accordance with the provisions of section 550 A of the Act.

Schedule of Health Service and Waste Disposal Charges for 1982-83.

(5) Domestic Rubbish Removal:-

- 5.1 Bins-up to .1133 cubic metres content up to one service per week-\$50.00 per annum.
- 5.2 Bulk Containers-\$3.65 per cu/metre or part thereof.
- (6) Commercial Rubbish Removal:----
 - 6.1 Bins including swill containers other than Bulk Containers up to .1133 cu/metres-\$3.00 per unit removed.
 - 6.2 Bulk Containers-\$3.65 per cu/metre or part thereof.
- (7) Special Services:----
 - 7.1 Bulk Containers-\$3.65 per cu/metre or part thereof.
 - Other services at actual cost as assessed at the commencement of each quarter. As at 1/8/82— \$60.50 per first $\frac{1}{2}$ hour and \$44.00 each $\frac{1}{2}$ hour thereafter.

(8) Rubbish Tipping Fees-Landfill Sites:----

- Solid Wastes other than Car Bodies deposited by Commercial Operatives-\$3.50 per cu/ 8.1 metre or part thereof.
- Car Bodies deposited by Commercial Operatives payable prior to deposit of car body-\$20.00. 8.2
- 8.3 Domestic Wastes deposited by ratepayers producing a current free entry pass to City of Stirling rubbish disposal sites where load is less than two cubic metres-No Charge.
- 8.4 Domestic or other wastes deposited by rates3.50 per cu/metre or part thereof.
- Domestic Wastes deposited by non-ratepayers 8.5 or persons not producing a current free entry pass to City of Stirling rubbish disposal sites— \$3.50 per cu/metre or part thereof.

- (9) Rubbish Tipping Fees-Stirling Baling Plant:-
 - Solid Wastes accepted at the Baling Plant deposited by Commercial Operatives-\$25.20 per tonne to nearest $\frac{1}{2}$ tonne. City of Perth-\$25.20 per tonne to nearest 1/2 tonne.
 - 9.2 Domestic Wastes deposited by ratepayers producing a current free entry pass to City of Stirling rubbish disposal sites where load is less than two cu/metres—No Charge.
 - 9.3 Domestic or other wastes deposited by rate-payers where load exceeds two cu/metres— \$25.20 per tonne to nearest ½ tonne.
 - 9.4 Domestic Wastes deposited by non-ratepayers or persons not producing a current free entry pas to City of Stirling rubbish disposal sites-\$25.20 per tonne to nearest $\frac{1}{2}$ tonne.
 - Per car load-\$5.70. Single axle trailer load—\$11.40. Dual axle trailer load—\$22.80.
- (10) Car Tyres to size 7.50/16—\$0.80. Car Tyres above size 7.50/16—\$2.40.
- (11) Disposal of Animals-Large Dogs-\$5.00. Small Dogs and Cats-\$3.25.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1979.

Town of Narrogin.

Memorandum Imposing Rates, 1982-1983.

To whom it may concern:

AT a meeting of the Narrogin Town Council held on 20 July 1982, it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the Town of Narrogin in accordance with the Local Government Act 1960-1982 and the Health Act 1911-1979 for the period 1 July 1982 to 30 June 1983.

Dated this 22nd day of July, 1982.

R. W. FARR, Mayor.

G. J. PEARCE Town Clerk.

Schedule of Rates and Charges.

General Rate: 9.6 cents in the dollars on gross rental value.

Minimum Rate: \$75.00 on any location, lot or other piece of land.

Sanitation Charges: \$275.00 per annum per weekly service.

Rubbish Removal Charges: \$41.00 per annum per weekly service.

Discount: A discount of 10% will apply on all rates rate assessment notice.

Penalty Rates: A penalty rate of 10% will apply to all rate charges outstanding as at January 31, 1983. The penalty rate will not apply to deferred pensioners rates.

LOCAL GOVERNMENT ACT 1960-1982. Shire of Boddington.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Boddington Shire Council, held on 20 July 1982, it was resolved that the rates and charges, specified hereunder, should be imposed on all property within the boundaries of the Shire rateable of Boddington in accordance with the provisions of the Local Government Act 1960-1982.

A. R. POLLARD,

President.

P. L. FITZGERALD, Shire Clerk.

Schedule of Rates and Charges.

Rural Area: .012 537 cents in the dollar on unimproved values.

Boddington and Ranford Townsites: .121 32 cents in the dollar on gross rental values.

Minimum Rates:

Rural \$50 per assessment. Boddington \$50 per lot. Ranford \$40 per lot.

Rubbish Service: \$25.00 per annum per standard weekly service.

Discount: 10 per cent discount allowed on current rates paid within thirty days of date of service of the assessment.

Interest: A penalty of 10 per cent will be imposed on rates outstanding as at 31 January 1983.

CORRIGENDUM.

SHIRE OF CAPEL.

Memorandum of Imposing Rates for Financial Year 1982-1983.

THE schedule of rates and charges levied appearing on page 2748 of the *Government Gazette* on 16 July 1982 is amended to read:

General-0.484c in the dollar on Unimproved Values.

> W. S. SPURR, President.

> T. W. BRADSHAW Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982. Shire of Chapman Valley.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Chapman Valley Shire Council held on 20 July 1982, it was resolved that the rates specified hereunder should be imposed on all rateable land within the Municipality for the year ended 30 June 1022 in consorder with the municipality of the June 1983 in accordance with the provisions of the Local Government Act 1960-1982 and with the provi-sions of the Local Government Act 1960-1982 and the Health Act.

L. P. COOPER, President. R. A. SCOTT, Shire Clerk.

Schedule of Rates Levied.

General:---

4.3c in the \$ on Unimproved Values. 33.0c in the \$ on Gross Rental Values.

Minimum Rate: \$35 per Lot or Location.

Rubbish Service: \$26 per annum per standard weekly service.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1979.

Shire of Coorow.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Coorow Shire Council held on 20 July 1982, it was resolved that rates and charges speci-fied hereunder be imposed on all rateable property within the municipality in accordance with the provisions of the Local Government Act 1960-1982 and Health Act 1911-1979.

Dated this 20th day of July, 1982.

T. I. READ,

President. S. N. HAZELDINE, Shire Clerk. Schedule of Rates and Charges.

General Rate-

2.308 lc in the dollar on Unimproved Values.

12.654 3c in the dollar on Gross Rental Values. Minimum Rate-

- Coorow Townsite and Rural forty-five dollars (\$45) per assessment.
- Eganu Mining seventy-five (\$75) per assessment.
- Eganu Rural forty-five dollars (\$45) per assessment.
- Eganu Marchagee Townsite forty-five dollars (\$45) per assessment.
- South Gunyidi forty-five dollars (\$45) per assessment.
- Coastal Mining seventy-five dollars (\$75) per assessment.
- Coastal Rural forty-five dollars (\$45) per assessment.
- Coastal Greenhead seventy-five dollars (\$75) per assessment.
- Coastal Leeman seventy-five dollars (\$75) per assessment.

Differential Rate-Loan No. 63-

- .00067056358c in the dollar on Unimproved Values.
- .0048322c in the dollar on Gross Rental Values. Discount—Discount of five per cent allowed for payment in full within thirty days of issue.
- Penalty on Overdue Rates—A penalty of 10% will be applied to all rates owing at 31 January 1983.
- Rubbish Charges-

- Domestic—\$38.00 per annum, weekly service. Commercial—\$76.00 per annum, weekly service. Coorow Bowling Club, Coorow Golf Club—\$20.00 per annum.
- Coorow Masonic Lodge-\$14.00 per annum.
- Fisherman's Lease (private removal)-\$8.00 per annum.

LOCAL GOVERNMENT ACT 1960-1982. Shire of Cunderdin.

Memorandum of Imposing Rates for Financial Year 1982-1983.

AT a meeting of the Cunderdin Shire Council held on 16 July 1982, it was resolved that the various rates should be levied on the rateable value of all property within the Shire of Cunderdin, in accordance with the provisions of the Local Government Act 1960-1982.

L. A. REYNOLDS, President.

N. J. ALCOCK,

Shire Clerk.

Schedule of Rates Levied.

General Rate:

West Ward:-

1.283 cents in the \$ on unimproved values. 17.06 cents in the \$ on annual values.

Central Ward:-

1.297 cents in the \$ on unimproved values.

16.99 cents in the \$ on annual values.

Minimum Rate:

A minimum rate of \$60.00 shall apply in respect to each original location or town lot or the residue thereof, and in respect to each and every sub lot alienated therefrom within the boundaries of the townsites of Cunderdin and Meckering. Discount on Rates:

Council shall allow, to any person liable to pay rates, who pays such rates within 30 days after a notice given to him to pay the same, a discount of 5 per cent on the amount of the current rate. Penalty:

Council will impose a penalty of 10 per cent on rates remaining unpaid after 31 January 1983.

Rubbish Charges:

\$32.00 per annum per service. \$16.00 for each additional service.

LOCAL GOVERNMENT ACT 1960-1981.

HEALTH ACT 1911-1981.

Shire of Esperance.

Memorandum of Imposing Rates.

To Whom it may Concern:

AT a meeting of the Esperance Shire Council held on 7 July 1982, 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 provisions of the Local Government Act 1960-1981 and Health Act 1911-1981.

> M. J. ANDRE, President.

> E. L. CHOWN, Shire Clerk.

Schedule of Rates Levied.

- General Rates: 5.53 cents in the dollar on Unimproved values except Urban Farm Lands.
- Differential Rate: 0.09 cents in the dollar on Unimproved values on prescribed areas (Ref. Government Gazette 22/6/1979).
- Urban Farm Lands: 3.3 cents in the dollar on Unim-proved values on land so specified, in the Esperance Ward.
- Minimum Rate: \$60 per lot.

Rubbish Charges:

Residential: \$31 per annum for clearance of one standard bin per week and \$22 per annum

- for each additional service per week, payable by the property owner.
- Commercial/Industrial: \$60.50 per annum for one clearance of two standard bins per week and \$30.25 per annum for each additional service, with a minimum commercial/industrial charge of \$60.50 for each tenanted premises on the lot, payable by the property owner. No charge for aged or invalid pensioners actually occupying property.

LOCAL GOVERNMENT ACT 1960-1982. HEALTH ACT 1911 (AS AMENDED).

Shire of Leonora.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Leonora Shire Council held on 20 July 1982, it was resolved that rates and charges specified hereunder should be imposed on all rateable property within the district of the Municipality in accordance with the provision of the Local Govern-ment Act 1960-1982 and the Health Act 1911 (as Amended).

Dated this 21st day of July, 1982.

D. R. FITZGERALD,

President.

W. JACOBS Shire Clerk.

Schedule of Rates and Charges Levied.

All Gross Rental Values 28.9 cents in the dollar. All Unimproved Capital Values 10.0 cents in the dollar.

Minimum Rate per assessment \$45.00.

- Rubbish Collection and Disposal Charges-
 - Domestic Premises: \$45.00 per annum for once weekly removal.
 - Commercial "A": \$145.00 per annum for twice weekly removal.

Commercial "B": \$110.00 per annum for twice weekly removal.

Sewerage in Prescribed Area 6.3 cents in the dollar.

LOCAL GOVERNMENT ACT 1960-1982.

HEALTH ACT 1911-1979.

Shire of Mukinbudin.

Memorandum of Imposing Rates.

To whom it may concern:

AT a Meeting of the Mukinbudin Shire Council held on 14 July 1982 it was resolved that the rates and charges specified hereunder would be imposed on all rateable property within the Shire in accordance with the provisions of the above Acts.

Dated this 20th day of July, 1982.

J. MONDY, President. A. K. EARL,

Shire Clerk.

Schedule of Rates Levied.

General Rates: All wards 2 cents in the dollar on Unimproved Values.

- Townsite Rates: Mukinbudin and Lake Brown, 9.25 cents in the dollar on Gross Rental Values.
- Minimum Rate: A Minimum Rate of \$30 per assessment on all wards with the exception of Mukinbudin Townsite, where a Minimum Rate of \$30 per lot will be charged.
- Annual Rubbish Charge: Mukinbudin Townsite—\$30 for one removal per week. Business Premises: for one extra removal per week, on application—\$60 per year.
- Discount: Discount of 5% will be allowed on current rates (with the exception of Rubbish Charges) if paid within 14 days from service of assessment. Thereafter 2½% if paid within 35 days from service of assessment.

LOCAL GOVERNMENT ACT 1960-1982. HEALTH ACT 1911-1979.

Shire of Narembeen.

Memorandum of Imposing Rates.

To whom it may concern:----

AT a meeting of the Narembeen Shire Council held on 21 July 1982, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the district of the Shire of Narembeen in accordance with the provisions of the abovementioned Acts.

Dated this 22nd day of July, 1982.

M. BRISTOW, President.

V. EPIRO,

Shire Clerk.

Schedule of Rates Levied.

General Rate:

- Rural Area—1.725 cents in the \$ on unimproved values.
- Townsite—4.300 cents in the \$ on unimproved values.

Minimum Rate: \$50 per assessment.

Rubbish Charge: \$33 per annum for weekly removal of one standard bin.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Northam.

Memorandum of Imposing Rates.

To whom it may concern:

At a meeting of the Shire of Northam on 23 July 1982, 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 1960-1982 and the Health Act 1911-1979.

Dated this 26th day of July, 1982.

D. R. ANTONIO,

President. A. J. MIDDLETON.

Shire Clerk.

Schedule of Rates and Charges Levied.

Municipal Rates:

- Rural: .02334 cents in the dollar on unimproved values.
- Townsite and Prescribed Areas: .43 cents in the dollar on gross rental values.

Minimum Rate: \$75.00 per assessment.

Rubbish Charges: \$45.00 per annum for one weekly service.

Penalty: 10% chargeable on all rates remaining unpaid after 31 January, 1983.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Peppermint Grove.

Memorandum of Imposing Rate.

To whom it may concern:

AT a meeting of the Council of the Shire of Peppermint Grove held on 20 July 1982, 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 ending 30 June 1983, in accordance with the provisions of the Local Government Act 1960-1982 and the Health Act 1911-1979.

Dated this 23rd day of July, 1982.

J. D. LIDBURY, Deputy President.
G. D. PARTRIDGE, Shire Clerk/Supervisor.

Schedule of Rates and Charges Levied.

General Rate: 5.3 cents in the dollar on Gross Rental Values.

Rubbish Charge: \$42.00 per annum per weekly service. Gas Mains Levy: 1[‡] per cent of gross receipts received from the sale of gas within the District.

Penalty on Overdue Rates: A penalty of 10% will be applied to all rates outstanding as at 31 January 1982. (Deferred rates being excluded.)

LOCAL GOVERNMENT ACT 1960-1982. HEALTH ACT 1911-1979.

Shire of Ravensthorpe.

Memorandum of Imposing Rates and Charges.

To whom it may concern:

AT the Meeting of the Shire of Ravensthorpe held on 15 July 1982, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Shire, in accordance with the provisions of the Local Government Act 1960-1982 and Health Act 1911-1979.

Dated this 15th day of July, 1982.

J. S. LAWRENCE, President. K. C. WILLIAMS, Shire Clerk. General Rate:

.071c in the dollar on Unimproved Values.

.355c in the dollar on Gross Rental Values.

Minimum Rate on each lot or portion of rateable land \$50.00.

Charges.

Ravensthorpe-

Sanitary \$220.00 per annum per pan. Rubbish \$26.00 per annum per bin.

Hopetoun-

Sanitary \$78.00 per annum per pan. Rubbish \$26.00 per annum per bin.

- Discount of 5% allowed on all current rates paid in full on or before 30 days after the date of the assessment notice.
- Penalty of 10% chargeable on all rates remaining un-paid after 31 January 1983, or 3 months after the date of the assessment notice whichever is the later date.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Tambellup.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Tambellup Shire Council held on 15 July 1982, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Shire of Tambellup in accordance with the provision of the Local Government Act 1960-1982.

Dated this 16th day of July, 1982.

A. C. N. ANDERSON, President.

K. L. BYERS

Shire Clerk.

Schedule of Rates Levied.

General Rate: 3.142 4 cents in the dollar on unimproved value.

Tambellup Townsite: General rate 22.5 cents in the dollar on uimproved values.

Minimum Rate: \$20 per lot or location.

Discount of ten per cent allowed for payment in full within 30 days.

Rubbish Charge: \$42.00 per annum for one weekly service.

LOCAL GOVERNMENT ACT 1960-1982. HEALTH ACT 1911-1982.

Shire of Toodyay.

Memorandum of Imposing Rates and Charges. To whom it may concern:

AT a Meeting of the Toodyay Shire Council held on 19 July 1982, 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 provisions of the abovementioned Acts.

G. L. LUDEMANN,

President.

Schedule of Rates Levied: 1982/83 Financial Year. General Rate-

- Central Ward: 30.362 1 cents in the dollar on gross rental values.
- Rural Wards: 1.275 1 cents in the dollar on unimproved values.

Minimum Rate-

Central Ward: \$14.40 per lot.

Rural Wards: \$75.00 per assessment.

- Rubbish Charges: \$20.40 per annum for one weekly standard rubbish removal.
- Penalty: A penalty of 10 per cent will be charged on all rates outstanding on 31 January 1983.

LOCAL GOVERNMENT ACT 1960-1981.

HEALTH ACT 1911-1979.

Shire of Westonia.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Westonia Shire Council held on 21 July 1982, it was resolved that rates as specified hereunder should be imposed on all rateable property within the district of the Municipality of the Shire of Westonia in accordance with the provision of the Local Government Act 1960-1981.

Dated this 22nd day of July, 1982.

K. LEACH,

President.

K. J. TILBROOK, Shire Clerk.

Schedule of Rates Levied.

On all Rural lands and the Warralakin Townsite on unimproved values-2.00 cents in the dollar.

The Townsites of Westonia, Carrabin and Walgoolan-on Gross Rental Values-9.50 cents in the dollar.

- Minimum Assessment-\$5.00 per Assessment or single Lot or Location.
- Discount of 5% will be allowed on current rates if paid in full before 5 p.m. on Friday, 27 August 1982.

Penalty-A 10% penalty will be imposed on all rates remaining unpaid after 31 January 1983.

Rubbish Charges—Weekly service for the Westonia Townsite—\$20.00 per annum.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of West Pilbara.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the West Pilbara Shire Council held on 15 July 1982, it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable property within the Shire for the year ending 30 June, 1983 in accordance with the Local Government Act 1960-1982.

Dated this 19th day of July, 1982.

E. F. GODWIN,

President.

K. L. WEARY, Acting Shire Clerk.

Schedule of Rates and Charges Levied.

General Rates:

- 22.52 cents in the dollar on all Annual Valued Properties.
- 6.88 cents in the dollar on all Unimproved Value of Pastoral Leases, Mining Claims and Mining Leases.
- Minimum Rate: \$60.00 on any lot, location or other piece of land.

Penalty: A 10% penalty will be imposed on all rates unpaid at 31 January, 1983.

Rubbish Charges:

Domestic Rubbish: Eighty seven dollars and thirty two cents (\$87.32) per annum for each twice weekly removal of domestic rubbish. Commercial Rubbish:

- (i) Ninety one cents (.91c) for each daily removal of a regulation size receptacle.
- (ii) Ninety one cents (.91c) for each daily removal of one cubic metre of loose cartons.
- Nine dollars and ten cents (\$9.10) for each removal of a one cubic metre bulk (iii) bin.

(iv) Eighteen dollars and twenty cents (\$18.20) for each removal of a two cubic metre bulk bin.

Builders Rubbish: To be imposed in conjunction with issued building permits and based upon the following scale:—

Building value up to \$15 000: \$1.00 per \$1 000.

Building value \$15 000-\$30 000: Additional 50c per \$1 000.

Building value over \$30 000: Additional 10c per \$1 000.

LOCAL GOVERNMENT ACT 1960-1982. Shire of Yilgarn.

Memorandum of Imposing Rates.

AT a Meeting of the Yilgarn Shire Council held on 16 July 1982, it was resolved that the Rates specified hereunder should be imposed on all rateable property within the District of the Municipality of the Shire of Yilgarn, in accordance with the provisions of the Local Government Act 1960-1982.

Dated this 16th day of July, 1982.

J. H. PANIZZA, President. R. W. MANGINI, Shire Clerk.

Schedule of Rates.

Annual Values: 20.47 cents in \$.

Unimproved Values: 4.49 cents in \$.

Minimum Rate: \$30.00 per lot, location or lease.

Rubbish Charge: Southern Cross Townsite, \$25.00 per annum, per occupied lot per one standard rubbish bin removal per week.

LOCAL GOVERNMENT ACT 1960-1982.

City of Gosnells.

Notice of Intention to Borrow. Proposed Loan (No. 244) of \$200 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Council of the City of Gosnells hereby gives notice that it proposes to borrow money by the issue of a debenture, for a period of ten (10) years, repayable by equal half-yearly instalments to the Motor Vehicle Insurance Trust, 255 Adelaide Terrace, Perth, at the ruling rate of interest. Purpose: Construction of Roads within the City.

Plans, specifications, estimates of cost and statements, as required by section 609 of the Act, are available for inspection of ratepayers, at reasonable hours, at the Administration Centre, 2120 Albany Highway, Gosnells, for thirty five (35) days after the publication of this notice.

Dated this 28th day of July, 1982.

G. WHITELEY, Town Clerk.

LOCAL GOVERNMENT ACT 1960-1982. City of Melville.

Notice of Intention to Borrow.

Proposed Loan (No. 295) of \$10 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the City of Melville hereby gives notice of its intention to borrow money by the sale of debentures on the following terms and for the following purposes: Loan No. 295 of \$10 000 (Ten Thousand Dollars) for the part cost of construction of a clubhouse for the Bullcreek Tennis Club (Inc.) for a period of 15 years, repayable at the office of the Council by 30 equal half yearly instalments. Plans, specifications and estimate of costs as required by section 609 of the Act, are open for inspection at the office of the Council, Almondbury Road, Ardross, during office hours (9.00 a.m. to 4.00 p.m.) Monday to Friday for thirty five (35) days after publication of this notice.

Note: The half-yearly repayments of this Loan of $10\,000$ will be met by the Bullcreek Tennis Club (Inc.)

Dated this 22nd day of July, 1982.

J. F. HOWSON,

Mayor.

RALPH H. FARDON, Town Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Town of Kalgoorlie.

Notice of Intention to Borrow.

Proposed Loan (No. 143) of \$200 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Council of the Municipality of the Town of Kalgoorlie hereby gives notice that it proposes to borrow moneys by the sale of debenture, on the following terms and for the following purpose: Terms: Payment of interest and repayment of principal are to be made by 19 equal half-yearly instalments of \$19 037.18 with a final instalment of \$142 567.22 at the end of 10 years. (The equal half-yearly instalments are the same as would be required if the loan had currency of 15 years). Purpose: Sewerage Works.

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

Dated this 23rd day of July, 1982.

M. R. FINLAYSON, Mayor. T. J. O'MEARA,

Town Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Town of Kalgoorlie.

Notice of Intention to Borrow.

Proposed Loan (No. 146) of \$150 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Council of the Municipality of the Town of Kalgoorlie hereby gives notice that it proposes to borrow moneys by the sale of debenture, on the following terms and for the following purpose: \$150 000 for a period of five (5) years, repayable in equal half yearly instalments. Purpose: Purchase of road plant and machinery, vehicles and computer ancillary equipment.

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

Dated this 20th day of July, 1982.

M. R. FINLAYSON, Mayor.

T. J. O'MEARA, Town Clerk.

[30 July 1982.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Bayswater.

Notice of Intention to Borrow.

Proposed Loan (No. 147) of \$300 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Bayswater Shire Council hereby gives notice that it proposes to borrow money, by the gives notice that it proposes to borrow indicey, by the sale of debenture or debentures, on the following terms and for the following purposes: \$300 000 for a period of 10 years, repayable at the office of the Shire of Bays-water in 20 equal half-yearly instalments of principal and interest. Repayments to be met from the sale of assets. Purpose: Construction of municipal offices and associated works.

Descriptions and estimate of cost, 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 28th day of July, 1982.

N. E. DAVIS,

President.

K. B. LANG, Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Bayswater.

Notice of Intention to Borrow.

Proposed Loan (No. 148) of \$91 600.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Bayswater Shire Council hereby gives notice that it proposes to borrow money, by the sale of debenture or debentures, on the following terms and for the following purposes: \$91,600 for a period of 7 years, repayable at the office of the Shire of Bays-water in 14 equal half-yearly instalments of principal and interest. Purpose: Plant Purchases.

Descriptions and estimate of cost, 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 28th day of July, 1982.

N. E. DAVIS, President.

K. B. LANG, Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Bayswater.

Notice of Intention to Borrow.

Proposed Loan (No. 149) of \$64 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Bayswater Shire Council hereby gives notice that it proposes to borrow money, by the sale of debenture or debentures, on the following terms and for the following purposes: \$64 000 for a period of 10 years, repayable at the office of the Shire of Bays-water in 20 equal half-yearly instalments of principal and interest. Purpose: Reserve Development. PURSUANT to section 610 of the Local Government

Descriptions and estimate of cost, 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 28th day of July, 1982.

N. E. DAVIS, President.

K. B. LANG, Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Bayswater.

Notice of Intention to Borrow.

Proposed Loan (No. 150) of \$85 000.

PURSUANT to section 610 of the Local Government Act 1960-1982 the Bayswater Shire Council hereby gives notice that it proposes to borrow money, by the sale of debenture or debentures, on the following terms and for the following purposes: \$85,000 for a period of 10 years, repayable at the office of the Shire of Bayswater in 20 equal half-yearly instalments of principal and interest. Purpose: Reserve Development.

Descriptions and estimate of cost, 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 28th day of July, 1982.

N. E. DAVIS, President.

K. B. LANG, Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Bayswater.

Notice of Intention to Borrow.

Proposed Loan (No. 146) of \$100 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Bayswater Shire Council hereby gives notice that it proposes to borrow money, by the sale of debenture or debentures, on the following terms and for the following purposes: \$100 000 for a period of 10 years, repayable at the office of the Shire of Bayswater in 20 equal half-yearly instalments of principal and interest. Purpose: Construction municipal offices and associated works.

Descriptions and estimate of cost, 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 28th day of July, 1982.

N. E. DAVIS, President. K. B. LANG, Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Coorow.

Notice of Intention to Borrow.

Proposed Loan (No. 84) of \$60 000.

PURSUANT to section 610 of the Local Government Act 1960-1982 the Coorow Shire Council hereby gives notice that it proposes to borrow money, by the sale of Debentures, on the following terms and for the following purpose: \$60 000 for a period of ten (10) years at the ruling rate of interest, repayable at the Office of the Council, Coorow, by half-yearly instalments of interest and principal. Purpose: Purchase of Staff Housing.

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

Dated this 21st day of July, 1982.

T. I. READ, President.

S. N. HAZELDINE, Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Lake Grace.

Notice of Intention to Borrow.

Proposed Loan (No. 142) of \$30 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Shire of Lake Grace hereby gives notice of intention to borrow by sale of debentures on the following term for the following purpose: sin of for a period of five (5) years repayable at the office of the Shire of Lake Grace by ten (10) equal half-yearly instalments of principal and interest. Purpose: Purchase of Plant.

Estimates of costs as required by section 609 of the Local Government Act are available at the office of the Council during business hours for thirty-five (35) days from the publication of this notice.

Dated this 30th day of July, 1982.

B. P. WALSH, President.

L. W. GRIFFITHS, Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Lake Grace.

Notice of Intention to Borrow.

Proposed Loan (No. 143) of \$5 500.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Shire of Lake Grace hereby gives notice of intention to borrow by the Sale of Debentures on the following term for the following purposes: \$5 500 for a period of ten (10) years repayable at the office of the Shire of Lake Grace by twenty (20) equal half yearly instalments of Principal and Interest. Purpose: Extension of Lake King Electricity Scheme Extension of Lake King Electricity Scheme.

Estimates of costs as required by section 609 of the Local Government Act are available at the office of the Council during business hours for thirty five (35) days from the publication of this notice.

Dated this 30th day of July, 1982.

B. P. WALSH, President. L. W. GRIFFITHS, Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Morawa.

Notice of Intention to Borrow.

Proposed Loan (No. 104) of \$40 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Council of the Shire of Morawa 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: \$40 000 for a period of 5 years at the ruling rate of interest repay-able at the office of the lender, in ten equal half yearly instalments of principal and interest. Purpose: Purchase of place of Plant.

Specifications, estimates of costs and statements as required by section 609 of the Local Government Act are open for inspection at the office of the Council for 35 days after publication of this notice.

J. A. NORTH,

President.

K. L. HILL Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982. Shire of Morawa.

Notice of Intention to Borrow.

Proposed Loan (No. 105) of \$10 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Council of the Shire of Morawa hereby gives notice that it proposes to borrow money by the sale of a debenture or debentures on the followby the sale of a debenture or debentures on the follow-ing terms and for the following purposes: \$10 000 for a period of 5 years at no interest rate repayable at the office of the Grain Pool of W.A., in ten equal half yearly instalments of principal. Purpose: Contribution to Morawa Community Care (Inc.) for Construction of Frail Aged Homes.

Specifications, estimates of costs and statements as required by section 609 of the Local Government Act are open for inspection at the office of the Council for 35 days after publication of this notice.

J. A. NORTH,

President.

K. L. HILL, Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Leonora.

Notice of Intention to Borrow.

Proposed Loan (No. 73) of \$18 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Council of the Shire of Leonora gives notice that it proposes to borrow moneys by the sale of debentures, repayable at the office of the Council, by half yearly equal instalments of principal and in-terest. \$18 000 for a period of four years. Purpose: Plant Purchase.

Plans, specifications and estimates as required by sec-tion 609 of the Local Government Act, are available at the office of the Council during normal office hours for a period of thirty five (35) days from the date of this notice.

Dated this 21st day of July, 1982.

D. R. FITZGERALD,

President.

W. JACOBS, Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Three Springs.

Notice of Intention to Borrow.

Proposed Loan (No. 129) of \$50 000.

PURSUANT to section 610 of the Local Government Act 1960-1982, the Council of the Shire of Three Springs hereby gives notice that it proposes to borrow money by the sale of a debenture on the following terms and for the following purpose: Fifty Thousand dollars (\$50 000) for a period of 10 years repayable at the office of the Council by 20 equal half yearly instalments of principal and interest. Purpose: Staff Housing.

Plans, specifications, estimates and statements required by section 609 are open for inspection at the Council offices during normal office hours for a period of 35 days after publication of this notice.

A. J. McALEER. President. H. J. WALSTER, Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1982.

City of South Perth.

Lease of Land

Department of Local Government, Perth, 20 July 1982.

LG: SP-4-4.

IT is hereby notified for public information that His Excellency the Lieutenant Governor and Administrator has directed under the provisions of section 267 (3) of the Local Government Act 1960-1982, that the City of South Perth may lease

- (1) portion of Perth Suburban Lot 387 and being Lot 17 on diagram 522 now part of the land on plan 5222 and being part of the land comprised in Certificate of Title Volume 1018 Folio 564;
- (2) portion of Perth Suburban Lot 387 and being Lot 16 on diagram 522 and being the whole of the land comprised in Certificate of Title Volume 569 Folio 142; and
- (3) portion of Perth Suburban Lot 383 and being Lots 22 and 23 on deposited plan 1914 and being part of the land comprised in Certificate of Title Volume 165 Folio 4;

to the Trinity/Aquinas Amateur Football Club (Inc.) until 17 October 1988, without calling public tender.

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1982.

Town of Albany.

Lease of Land.

Department of Local Government, Perth, 20 July 1982.

LG: A-4-4A.

IT is hereby notified for public information that His Excellency the Lieutenant Governor and Administrator, Excellency the Lieutenant Governor and Administrator, has directed under the provisions of section 267 (3) of the Local Government Act 1960-1982, that the Town of Albany may lease portion of Lot B42 Stirling Terrace, Albany to K. J. & J. Collins and N. B. Levinson until 31 October 1986 without calling public tander. tender.

> P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1982.

Town of Albany.

Lease of Land.

Department of Local Government, Perth, 20 July 1982.

LG: A-4-4D.

IT is hereby notified for public information that His Excellency the Lieutenant Governor and Administrator has directed under the provisions of section 267 (3) of the Local Government Act 1960-1982, that the Town of Albany may lease portion of Reserve 34088 to the Lower Great Southern Men's Hockey Association Incorporated for a term of twenty one years without calling public tender.

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Gingin.

Lease of Land.

Department of Local Government, Perth, 20 July 1982.

LG: GG-4-4A.

IT is hereby notified for public information that His Excellency the Lieutenant Governor and Administrator has directed under the provisions of section 267 (3) of the Local Government Act 1960-1982, that the Shire of Gingin may lease

- (1) portion of Swan Location 1220 the subject of Diagram 3491 and being the whole of the land comprised in Certificate of Title Volume 1000 Folio 922; and
- (2) portion of Swan Location 1119 the subject of Diagram 3491 and being the whole of the land comprised in Certificate of Title Volume 509 Folio 185A

to the Gingin Equestrian Group (Inc.) for a period of twenty one years without calling public tender.

P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Waroona.

Transfer of Land.

Department of Local Government, Perth, 20 July 1982.

LG: WR-4-6.

IT is hereby notified for public information that His Excellency the Lieutenant Governor and Administrator Excellency the Lieutenant Governor and Administrator has directed under the provisions of section 266 of the Local Government Act 1960-1982, that the Shire of Waroona may transfer portion of Waroona Lot 331 and being Lots 162 and 163 on Plan 6760 and part Lot 13 on Diagram 13807 being the land contained in Certificate of Title Volume 1210 Folio 081 to the Waroona Frail Aged Welfare Committee by private tracty treaty.

> P. FELLOWES. Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Dumbleyung.

Loan Poll.

Department of Local Government, Perth, 22 July 1982.

Proposed Loan (No. 53) of \$80 000 for the provision of a Recreation/Indoor Heated Swimming Pool in Dumbleyung.

LG: DU-3-8.

IT is hereby notified for general information in accordance with section 138 of the Local Government Act 1960-1982, that the result of a loan poll conducted on 17 July 1982, with respect to the above proposed loan was as follows:-

Yes votes	177
No votes	166
Informal votes Total votes cast	344

In a poll in which 75.6 per cent of the persons eligible to vote, did so vote, a majority were for the proposal.

P. FELLOWES.

Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Bayswater.

Overdraft.

Department of Local Government, Perth, 20 July 1982.

LG: BW-3-9.

IT is hereby notified for public information that His Excellency the Lieutenant Governor and Administrator has approved under the provisions of section 600 of the Local Government Act 1960-1982, of the Shire of Bayswater, obtaining an advance of \$800 000 from a bank by means of a special overdraft as bridging finance for the part cost of constructing a new administration centre.

P. FELLOWES, Secretary for Local Government.

Municipal Elections.

Department of Local Government, Perth, 27 July 1982.

IT is hereby notified, for general information, in ac-cordance with section 138 of the Local Government Act 1960-1982, that the following persons have been elected Members of the undermentioned Municipalities to fill the vacancies shown in the particulars hereunder:

Date of Election; Member Elected: Surname; Christian Name; Ward; Occupation; How vacancy occurred: (a) effluxion of time; (b) Resignation; (c) Death; (d) Disqualification; (e) Other; Name of Previous Member; Remarks.

Shire of Wiluna.

3/7/82; Lukin, George Malcolm; -; -; (a); Lukin, G. M.; Extraordinary.

3/7/82; Green, William Harry; —; —; (a); Green, W. H.; Extraordinary.

City of Canning.

17/7/82; King, Alfred Keith; South; —; (b); Tacoma, E.; Extraordinary.

Shire of Esperance.

22/7/82; Riggs, Joeh Jon; West; ---; (b); Sibree, C. J.; Extraordinary Unopposed.

> P. FELLOWES, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960-1982.

TOWN OF KALGOORLIE (SPECIFIED AREA) ORDER 1982.

MADE by His Excellency the Lieutenant Governor and Administrator under section 548 (4) of the Local Government Act.

Citation.

1. This Order may be cited as the Town of Kalgoorlie (Specified Area) Order 1982.

Commencement.

Declaration of Specified Area.

2. This Order shall take effect on and after 1st July 1982.

The portions of the district of the Town of Kalgoorlie as described 3. in the Schedule to this Order are declared to be specified areas to which section 548 (4) of the Local Government Act applies.

By His Excellency's Command,

J. E. A. PRITCHARD, Acting Clerk of the Council.

Schedule A.

Schedules.

All that portion of land bounded by lines starting from the intersection of the centre Ine of Premier Street with the westernmost southwestern boundary of Hannan's Suburban Area Lot 165 and extending southeasterly along that boundary and onwards to the centre line of Eureka Street; thence southwesterly along that centre line to the centre line of Graeme Street; thence northwesterly along that centre line and onwards to the centre line of Premier Street and thence generally northeasterly along that centre line to the starting point.

Schedule B.

All that portion of land bounded by lines starting from the intersection of the centre line of Eureka Street with the centre line of Graeme Street and extending southeasterly along the lastmentioned centre line to the centre line of Killarney Street; thence southwesterly along that centre line to the centre line of Keenan Street; thence northwesterly along that centre line to the prolongation southwesterly of the centre line of Eureka Street and thence northeasterly to and northeasterly along that centre line to the starting point.

Schedule C.

All that portion of land bounded by lines starting from the southern corner of All that portion of land bounded by lines starting from the southern corner of Kalgoorlie Lot 3886 and extending southeasterly along the northeastern side of Hawkins Street to a southeastern side of Shaw Street; thence southeasterly along that side to a southeastern side of Bourke Street; thence southeasterly along that side to a southeasterly of a southwestern side of Marshall Street; thence northwesterly to and northwesterly along that side to the prolongation southeastern boundary of Lot 2896 and thence northeasterly to and along that boundary and onwards to the starting point.

(Lands and Surveys Public Plans Kalgoorlie-Boulder and Environs 2000 28.37, 28.38, 28.39, 28.40.

¢

\$

LOCAL GOVERNMENT ACT 1960-1982.

The Municipality of the City of Stirling.

By-laws relating to Public Golf Links.

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 4 May 1982, 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 12 May 1971 and amended from time to time are hereby amended in the following manner:-

By law 414 is deleted and replaced by the following:

414 (1) The following fees shall be paid for playing or practising golf:

								Ψ
18 holes Monday	to Friday							3.30
9 holes Monday								1.90
18 holes Saturda								3.80
9 holes Saturda				ys				2.20
Practice fairway	per hour or	part the	reof					0.40
(2) The following	concessional	fees sha	all appl	ly to	pensione	ers on	produ	iction

(2) The following concessional fees shall apply to pensioners on product of a Pensioner Health Benefit Card as issued under the National Health Act.

		Ψ
18 holes Monday to Friday (Pensioners)	 	2.10
9 holes Monday to Friday (Pensioners)	 	1.40
18 holes Saturday, Sunday and Public Holidays (Pensioners)		2.40
9 holes Saturday, Sunday and Public Holidays (Pensioners)	 	1.60
Practice fairway per hour or part thereof	 	0.40

Dated this 7th day of May, 1982.

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

G. BURKETT,

Mayor.

M. SARGANT, Town Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council the 20th day of July, 1982.

J. E. A. PRITCHARD, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1982.

The Municipality of the City of Subiaco.

By-law No. 15-Relating to Standing Orders.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the Municipality of the City of Subiaco, hereby records having resolved on 22 September 1981, to make and submit for confirmation by the Governor, the following by-law.

By-law No. 15-Relating to Standing Orders.

1. Repeal.

By-law No. 15 as published in the Government Gazette of 10 October 1961, and as amended by amendment published in the Government Gazette of 3 June 1977, is hereby repealed.

The proceedings and business of the Council shall be conducted according to the following by-laws, which shall be called the Standing Orders.

3. Interpretation.

Chairman.

In this by-law unless the context otherwise requires-

"Mayor" includes, in the absence of the Mayor, the Deputy Mayor or the member chosen to preside at any meeting of the Council.

Meetings of Council.

The Mayor, or in his absence the Deputy Mayor, or in his absence a Councillor chosen by the Councillors present, shall preside at meetings of the Council.

5. Notice of Ordinary Meetings. Notice of Ordinary Meetings of Council shall be given to members of the Council in writing, shall be signed by or on behalf of the Clerk and shall state the place, date and hour of holding the meeting, and the business to be transacted. The notice shall be so given to each of the members of the Council at least 24 hours before the time of the commencement of the meeting.

- 6. Notice of Special Meeting.
 - (1) The Mayor may convene a meeting of the Council as often as he thinks fit, by notice in writing, signed by him or the Clerk, sent to each Councillor before the meeting.
 - (2) If the Mayor refuses or neglects to call a meeting of the Council after receiving a request for that purpose, signed by at least three Councillors, those Councillors may call a meeting of the Council, by serving notice in writing signed by them and stating the business to be transacted on each of the other members of the Council at least 24 hours before the time of the commencement of the meeting. commencement of the meeting.
- Notice of Adjourned Meetings.

When a meeting of the Council is adjourned to a day and hour other than the next Ordinary Meeting of the Council, notice of the adjourned meeting may be given in the manner provided by Clause 5 of this by-law, to each member of the Council specifying the nature of the business to be transacted.

- 8. Ouorum.
 - (1) The Council shall not transact business at a meeting unless a quorum of seven members is present.
 - (2) If at the expiration of half an hour from the time fixed for the commencement of a meeting of a Council a quroum is not present, the Mayor, or in his absence the Deputy Mayor, or in his absence the majority of Councillors present, or any Councillor present alone, or in the absence of the Mayor and all the Councillors, the Clerk may adjourn the meeting; and the business which could have been transacted had there been a quorum of the meeting, may be transacted at the resumption of the adjourned meeting.
 - (3) A Council may adjourn a meeting to a future time, to a place within the district of the Municipality, or to the office of the Council.
- 9. Count Out.

If at any time during any meeting of the Council a Councillor shall call the attention of the Mayor to the fact that a quorum is not present, the Mayor shall thereupon suspend the proceedings of the Meeting for a period of five minutes, and if a quorum be not present at the expiration of such period, the Meeting shall be deemed to have been counted out, and the Mayor shall adjourn it to some future date.

10. Record of Councillors Present.

At all meetings which are adjourned for want of a quorum, the names of the Councillors then present shall be recorded in the Minute Book.

- 11. Open Doors.
 - (1) The business of the Council shall be conducted with open doors except upon such occasions as the Council may by resolution otherwise decide.
 - (2) Upon the carrying of such a resolution as is mentioned in subclause (1) of this Clause the Mayor shall direct all persons other than the Councillors and Clerk of the Council to leave the Council Chambers, and every person shall forthwith comply with such resolution, provided that, by decision of the Council, persons other than Councillors and the Clerk may be requested to remain.
 - (3) Any person who fails to comply with the direction made pursuant to subclause(2) of this Clause may, by order of the Mayor, be removed from the Council Chambers.
 - (4) Any resolution mentioned in this Clause may be moved without notice.

12. Members of the Public.

Members of the Public shall be permitted to attend at meetings of the Council, but they shall withdraw during any period when the Council is transacting business in camera.

13. Visitors to Take Part in Discussions.

The admission of members of the public shall be subject to the condition that no expression of dissent or disapproval, conversation, or interruption of the proceedings of the Council shall take place, unless there is a contrary resolution passed by an absolute majority of Councillors, and in the event of any breach of this condition, the Mayor may at his discretion, and without a vote of the Council, require the person or persons so offending to withdraw from the Council Chamber.

14. Removal of Disturbants.

Any person not being a Councillor, who interrupts the orderly conduct of the business of the Council and who does not, immediately upon being called upon by the Mayor so to do, withdraw from the Council Chamber may by order of the Mayor be removed from the Council Chamber forthwith.

Business at Council Meetings.

15. Order of Business.

The order of business at any ordinary meeting shall be as follows, or as near thereto as shall be practicable; but for the greater convenience of Council, at any particular meeting, it may be altered by resolution to that effect:—

- (1) Confirmation of Minutes.
- (2) Announcement by the Mayor without discussion.
- (3) Outward correspondence ordered by the Council.
- (4) Inward Correspondence.
- (5) Petitions and memorials.
- (6) Business deferred from a previous meeting of the Council.
- (7) Reports of Committee.
- (8) Ordinary Business.
- (9) Notice of motion for consideration at the following meeting if given during the meeting.
- 16. Order of Business at Special Meetings.

The order of business at any special meeting of the Council shall be the order in which such business stands in the notice thereof.

17. Minutes.

The Minutes of any preceding meeting, whether ordinary or special, not previously confirmed, shall if practicable be submitted as the first business at each ordinary meeting of the Council in order to proceed with their confirmation; and no discussions shall be permitted thereon except as to their accuracy as a record of the proceedings, and the said Minutes shall then be signed by the Mayor as set down in section 188 of the Act.

18. Minute Book.

The pasting of the Minutes to the leaves of a book shall be sufficient recording of the Minutes in the Minute Book.

19. Reading of Minutes may be Dispensed with.

The reading at Ordinary Meetings of the Council of the Minutes of a previous meeting may be dispensed with when Members have been supplied with copies of the Minutes at least three days before the holding of the next Ordinary Meeting.

20. Questions.

Any Councillor desiring to ask a question on notice at any meeting of the Council shall give notice thereof in writing to the Clerk at least eight hours before the hour fixed for the meeting. Both the question and the answer shall be recorded in the minutes. Every question and answer shall be submitted as briefly and precisely as possible and no discussion shall be allowed thereon unless the Mayor decides otherwise.

21. Questions Not to Involve Argument or Opinion.

In submitting any question, no argument or expression of opinion shall be used or offered, nor any facts stated except so far as may be necessary to explain such question.

22. No Discussion on Questions.

No discussion or further questions shall be allowed on any question or the answer thereto, unless with the consent of the Mayor.

23. Notices of Motion.

- (1) A Councillor may bring forward at any meeting such business as he considers advisable, in the form of a motion, of which notice has been given in writing to the Clerk, either at the previous meeting or at any time thereafter being not less than three clear days before the meeting at which it is brought forward.
- (2) Every notice of motion shall relate to some matter affecting the constitution, administration, condition or affairs of the Council.
- (3) The Mayor shall rule out of order any motion which does not comply with subclause (2) of this clause.
- (4) Every such motion shall lapse unless the Councillor who gave the notice be present to move same when such motion shall be called on.

24. Petitions.

Every petition shall be respectful and temperate in its language and shall be presented to the Council by a Councillor only, and any Councillor presenting a petition to the Council shall affix his name to the beginning thereof, with the number of signatures. Any Councillor presenting a petition shall acquaint himself with the contents thereof and ascertain that it does not contain language disrespectful to the Council. The nature of the prayer of every petition shall be stated to the Council by the Councillor presenting it.

25. Reports of Committees.

All Minutes and reports of Committees to be presented at any meeting of the Council shall be sent to each member of the Council at least three days before the commencement of the meeting at which they are to be presented. Provided always that it shall be competent for any member of the Council to move as a matter of urgency that Minutes and reports of Committees, which have not been sent to each member of the Council as previously prescribed by this Clause be entertained, and in the event of the same being carried by a majority of the members the Minutes referred to shall thereupon be entertained but not otherwise.

26. Respect to the Chair.

After a meeting of the Council has been formally constituted and the business thereof commenced, a member of the Council shall not enter, leave or withdraw from such meeting without first paying due respect to the Chair by referring to the Mayor.

Rules of Debate.

27. Councillors to Address the Mayor.

Any Councillor moving a motion or amendment, or taking part in the discussion thereof, shall rise and address the Mayor.

28. Mayor May Call to Order.

The Mayor shall preserve order, and may call any Councillor to order whenever, in his opinion, there shall be cause for so doing.

29. Continued Irrelevance.

The Mayor may call the attention of the Council to continued irrelevance, tedious repetition, unbecoming language, or any breach of order or decorum on the part of a Councillor, and may direct such Councillor, if speaking to discontinue his speech and thereupon such Councillor shall cease speaking and resume his seat.

30. Point of Order.

A member who is addressing the Mayor shall not be interrupted except on a point of order, in which event he shall resume his seat until the member raising the point of order has been heard thereon, and the question of order has been disposed of, whereupon the member so interrupted may, if permitted, proceed.

31. Definition of Question of Order.

Rising to express difference of opinion or to contradict a speaker shall not be recognised as rising to order but the following shall be recognised as breaches of order:—

- (1) Discussion of a question not before the Council.
- (2) The use of offensive or insulting language.
- (3) The violation of any By-law or Standing Order of the Council.
- (4) When the Mayor or any Councillor claims to have been misrepresented.

32. Precedence of Questions of Orders.

Notwithstanding anything contained in this by-law to the contrary, all questions of order at any time arising shall, until decided, suspend the consideration and decision on every other question.

33. Mayor's Ruling.

- (1) The Mayor when called upon to decide a point of order or practice shall give his decision and no argument or comment shall be permitted thereon and his decision shall be final in that particular case except on a motion to the contrary being carried by a simple majority of the Councillors present and voting.
- (2) Whenever any motion, amendment or other matter before the Council is out of Order it shall be rejected.
- 34. Withdrawal of Offensive Expressions.
 - (1) Any Councillor who shall use an expression which in the opinion of the Mayor reflects offensively on any member or officer of the Council, shall when required by the Mayor, unreservedly withdraw such expression and make a satisfactory apology to the Chair, and if he declines, or neglects to do so, the Mayor shall refuse to hear such Councillor further upon the matter then under discussion and shall call upon the next speaker.
 - (2) Should the Mayor use an expression which in the opinion of Council reflects offensively on any member or officer of Council he shall unreservedly withdraw such expression and make a satisfactory apology from the Chair.

35. No Adverse Reflection on Councillor.

- (1) A member shall not reflect adversely upon the character of another member nor impute any motive to a member, unless the Council resolves, without debate that the question then before the Council cannot otherwise be adequately considered.
- (2) Any member may require the Clerk to take down any particular words used by a member immediately upon them being used and to read such words back to the meeting for verification.

36. Disturbance: No Conversing Aloud.

No Councillor shall make any noise or disturbance, or, except to raise a point of order, converse aloud or interrupt whilst any other Councillor is speaking, or whilst any matter is being read or opened.

37. Motions to be Seconded.

No motion or amendment shall be spoken to except by the Councillor who moves the motion or put to the vote of the Council unless it be seconded.

38. Use of Titles.

At meetings of the Council, speakers in referring to others present thereat shall designate them by their respective titles of Mayor or Councillor, as the case may be.

39. Priority of Speakers.

If two or more Councillors rise to speak at the same time, the Mayor shall decide which is entitled to priority.

40. Mayor to Speak.

Whenever the Mayor arises during a debate, any Councillor then speaking or offering to speak is to sit down, and the Council is to be silent so that the Mayor may be heard without interruption.

- 41. Councillor not to Speak Twice.
 - No Councillor shall speak twice on the same question except by way of explanation or in reply upon any original motion of which he may be the mover, or as the mover of the amendment last carried. And no Councillor shall speak to any question after the mover shall have been permitted to reply.
 - (2) The Mayor shall, without waiting for the interposition of the Council, call to order any Councillor proceeding to speak a second time on the same question.

42. Mover or Seconder to be Held to have Spoken.

A Councillor moving or seconding a motion shall be held to have spoken thereon except where the Councillor who seconds the motion reserves the right to speak later in the debate.

43. No Digression.

A Councillor shall not speak otherwise that upon, or digress from, the question then before the Council, except to make a personal explanation.

44. Personal Explanation.

A Councillor making a personal explanation shall confine it to a succint explanation of the material part of his former speech which may have been misunderstood, and to the explanation itself, and shall not advert to matters not strictly necessary for the purpose nor seek to strengthen his former argument by new matter or by replying to other Councillors.

45. No Speech After Certain Events.

No Councillor shall speak on any motion or amendment:---

(1) After the Councillor who moved the motion has replied, and

(2) After the question has been put, or

(3) After the formal motion that the motion now be put has been passed.

46. Limit of Speeches.

A Councillor shall not speak on any motion or amendment or in reply for a longer period than ten minutes without the consent of the Council, which shall be signified without debate.

47. Speaking in Reply.

A Councillor speaking in reply shall not introduce any new matter but shall strictly confine himself to answering previous speakers.

48. Division of Motion.

The Mayor at his discretion may, or the Council may, by motion without debate order a complicated motion to be divided and put in the form of two or more motions.

49. Method of Taking Votes.

The Mayor shall, in taking the vote of any motion or amendment, put the question first in the affirmative and then in the negative, and he may do so as often as is necessary to enable him to form and declare his opinion from the show of hands as to which party has the majority.

50. All Councillors to Vote: Casting Vote.

- (1) At all meetings of the Council, save where the Act otherwise provides, all Councillors present shall vote.
- (2) The Mayor shall not vote unless there is an equal division of votes, in which case he has and may exercise a casting vote.
- (3) Where the Deputy Mayor, or a Councillor, presides at a meeting of a Council he has and shall exercise a deliberative vote only.

51. Division.

- (1) The Council shall vote by a show of hands, but any Councillor may call for a division upon any question, in which case the Councillors voting in the affirmative shall pass to the right of the chair and those voting in the negative to the left of the chair.
- (2) The names of the Councillors who voted on the question on which there is the division shall be recorded by the clerk in respect of every division together with details of whether they voted in the affirmative or negative together with the names of those Councillors who abstained from voting.

52. (1) A Council may, at the same meeting at which it is passed, rescind or alter a resolution if all the members of the Council who were present in the Council Chambers at the time the resolution was passed are also present in the Council Chamber at the time the rescission or alteration is proposed.

(2) A Council may, at a meeting after that at which it was passed, rescind or alter a resolution:—

- (a) where notice of the motion to rescind or alter is not given, if a motion to that effect is carried by an absolute majority of the members of the Council; or
- (b) where the member intending to propose the rescission or alteration has, through the Clerk given written notice of his intention to each of the other members of the Council at least seven days before the meeting, if a motion to that effect is carried by a majority of the members voting on the proposal at the meeting;

but not otherwise.

53. Withdrawal of Motion.

A motion with respect to which no amendment has been moved and seconded or an amendment may be withdrawn by the Councillors who moved and seconded same but only with the consent of Council which shall be signified without debate. It shall not be competent for any Councillor to speak after permission to withdraw has been granted.

- 54. Production of Documents.
 - (1) A member may of right require the production of any of the documents of the Council relating to the question or matter under discussion.
 - (2) On giving the Clerk not less than six (6) hours notice a member of the Council shall be entitled to have laid on the Council table, for the duration of a meeting, any documents or record of the Council and the Clerk on receiving that notice, shall lay the document on the Council table at the commencement of the meeting.

55. Crossing Council Chamber.

When the Mayor is putting any question, a Councillor shall not walk out of or cross the Chamber, and shall not, whilst any other Councillor is speaking, pass between the speaker and the Chair.

56. Infraction of Standing Orders.

A Councillor shall be entitled to direct the attention of the Mayor to any infraction of the Standing Orders by any member of the Council.

57. Continued Breach of Order.

Where a Councillor persists in any conduct which is out of order, the Mayor may direct that Councillor to refrain from taking any part in the then meeting of the Council, other than by recording his vote; and the Councillor shall comply with such direction.

58. Serious Disorder.

(1) If at a meeting of the Council the Mayor is of the opinion that by reason of disorder or otherwise the business of the Council cannot effectively be continued, he may adjourn the meeting for a period of fifteen minutes, whereafter the Council shall re-assemble and decide whether business is to be proceeded with; and that question shall be decided forthwith and without debate.

(2) Where after all proceedings under subclause (1) of the Clause the Mayor is again of the opinion that the business of the Council cannot effectively be continued, he may as a matter of right adjourn the Meeting.

Order of Debate.

59. Motions and Amendments.

When a motion is under debate, no further motion shall be moved except a motion:----

- (a) that the motion be amended;
- (b) that the Council do adjourn;
- (c) that the debate be adjourned;
- (d) that the guestion be now put;
- (e) that the question be not now put;
- (f) that the question lie on the table;
- (g) that the Council do proceed with the next business;
- (h) that the Council do sit behind closed doors;
- (i) that the speaker be not longer heard; or
- (j) that the question be referred to an appropriate Committee.

That the Motion be amended.

60. Relevancy of Amendment.

- (1) Every amendment shall be relevant to the motion on which it is moved.
- (2) Every amendment shall be read before being put.

61. One Amendment at a Time.

- (1) Only one amendment shall be discussed at a time, but as often as an amendment is lost, another amendment may be moved before the original motion is put to the vote, except that where an amendment is carried, one further amendment to the original motion, as amended, and no more, may be moved.
- (2) In speaking to an amendment, a Councillor may give notice of his intention to move a further amendment.

62. Substantive Motion.

Upon the adoption of any amendment, such amendment shall be held to have quashed the original motion and for all purposes or subsequent discussion the amendment so carried shall, subject to the last preceding clause, be treated as an original motion.

That Council Adjourn.

63. A Councillor may, at the conclusion of the speech of any other Councillor or on the conclusion of any business, move without notice that the Council do now adjourn and that motion shall state the time and date to which the adjournment is to be made.

64. Where a motion for the adjournment of the Council is negatived, no similar motion shall be moved until after the question then under discussion or the next on the notice paper or any other which may be allowed precedence shall have been disposed of.

 $65. \ (1)$ A Councillor who has spoken on the question then before the Council shall not move the adjournment of the Council.

(2) A Councillor shall not, at the same meeting of the Council, move or second more than one motion for the adjournment of the Council.

66. On a motion for the adjournment of the Council being carried, the debate on the question (if any) under date when the motion was moved shall be continued immediately upon the Council resuming after adjournment.

67. On a motion for the adjournment of the Council being carried, record shall be taken of all those who have spoken on the subject under consideration at the time of the adjournment and they shall not be permitted to speak on any subsequent consideration of the same subject, but this clause does not deprive a mover of the right of reply.

That the Debate be Adjourned.

68. (1) A Councillor who has spoken on the question then under debate shall not move the adjournment of the debate.

(2) A Councillor shall not, at the same sitting of Council, move or second more than one motion for the adjournment of the same debate.

69. On resuming an adjourned debate the Councillors who moved its adjournment shall be entitled to speak first.

70. On a motion for the adjournment of a debate being carried, a record shall be taken of all those who have spoken on the subject under debate and they shall not be permitted to speak on any resumption of the debate on that subject, but this clause does not deprive a mover of the right of reply.

71. Where a debate on any motion, moved and seconded is interrupted by the Council being counted out, that debate shall on motion with notice, be resumed at the next meeting, at the point where it was so interrupted.

That the Question be Now Put.

72. A Councillor who has not spoken on a question may, at the conclusion of the speech of any other Councillor, move, without notice and without comment, that the question under consideration be now put, and upon that motion being formally seconded, the same shall immediately be put, without debate.

73. Whenever it is decided by the Council that the question be put, the question to be put includes the main question as well as any amendment thereto.

74. This motion shall not be amended and the mover shall have no right of reply.

That the Question be Not Now Put.

75. This motion may be moved to avoid a decision upon the substantive motion, but it cannot be moved while an amendment to the substantive motion is before the meeting.

76. A Councillor who has moved, seconded or spoken to the substantive motion, or any amendment to it, shall not move this motion.

77. If this motion is carried, the substantive motion in respect of which it has been moved cannot again be brought forward at that meeting or any adjournment of it.

78. This motion shall not be amended and the mover shall have no right of reply.

That the Question Lie on the Table.

79. (1) If moved in respect of a motion or an amendment to a motion, this motion takes the form "That the Question Lie on the Table".

(2) If moved in respect of a letter, report or other document, its form is "That the Communication Lie on the Table".

80. This motion may be moved by a Councillor to achieve an adjournment of the debate if it is considered further information is required from Council records, or that Council does not propose to take action upon a particular matter but wishes to avoid passing a motion to that effect.

81. A Councillor moving this motion must not have moved, seconded or spoken to the matter then before the meeting.

82. This motion shall not be amended and the mover shall have no right of reply.

83. If this motion is carried, in respect of a document or a motion, further debate on the matter is adjourned until such time as the Council resolves to take the question from the table.

84. If this motion is passed in respect of an amendment, both the amendment and the substantive motion to which it relates are similarly adjourned.

That the Council Do Proceed to the Next Business.

85. A Councillor who has not spoken on a question may at the conclusion of the speech of any other Councillor move, without notice and without comment, that the Council do proceed with the next business and, upon that motion being seconded, it shall be immediately put, without debate.

86. Where the Council decides to proceed with the next business, the question which was then under discussion shall be considered as abandoned.

87. During the same debate on any question a motion that the Council do proceed with the next business shall not be moved twice within one hour after a similar motion has been negatived.

88. Confidential Business.

- (1) The discussion within the Council in Committee or any Committee of Council shall be strictly confidential.
- (2) Unless or until the Council or a Committee appointed by the Council otherwise determines, no information whatever in relation to the proceedings thereat shall be disclosed to any person outside the Council prior to the issue of the business paper containing the items to be submitted to the Council for confirmation.

89. Motions Affecting Expenditure.

Where a motion or amendment would have the effect of incurring expenditure not provided for in the budget, that motion or amendment shall not unless passed by an absolute majority of Council be moved other than in the form of a reference of the question to the Finance Committee.

90. Negative Motions.

Subject to Clauses 64 and 87 a motion to the same effect as any motion, other than a motion moved in pursuance of a report of a committee of the Council, which has been negated by the Council shall not again be entertained within a period of three months, except with the consent of an absolute majority of the Council.

91. Suspension of Standing Orders.

In cases of urgent necessity or whilst the Council is sitting behind closed doors, any of these Standing Orders may be suspended on a motion duly made and seconded, but the motion shall not be declared carried, unless an absolute majority of the members of the Council, or a two-thirds majority of those present and voting on the question, whichever is the lesser number, have voted in favour of the motion.

92. Any Councillor moving the suspension of a Standing Order shall state the object of the motion, but discussion shall not otherwise take place thereon.

Committees.

93. Standing Committees.

In addition to such Occasional Committees as may from time to time be appointed, there shall be Standing Committees of the Council, namely for:—

(a) Finance, Health and Welfare.

- (b) Buildings and Gardens.
- (c) Works.
- (d) Town Planning.

94. Each Standing Committee shall comprise not more than six members.

Election of Committees.

95. Subject to Clause 96 the members to each Standing Committee shall be appointed for each year, at the first meeting of the Council held after the annual election and shall hold office until the first Sunday after the first Saturday in May in any year.

96. Changes and Vacancies in Committees.

The Council may, by resolution carried pursuant to a notice of motion, by a simple majority, or on a motion moved without notice, by an absolute majority, change, subtract from, or add to the membership of any Committee or appoint substitutes for Councillors absent pursuant to leave granted by the Council, and fill any vacancies.

97. Chairman.

- (1) Where the Mayor is *ex officio* a member of a Committee and intimates his intention not to preside as chairman, or is not a member of a Committee, the members of each Committee shall elect the chairman thereof at its first meeting.
- (2) If at an election conducted for the purpose of electing a chairman of a Committee, the members of a Committee fail, by reason of equality of votes or for any other reason, to elect one of their number to preside, the Clerk shall report the fact to the Mayor and upon receiving the report the Mayor shall cause a notice to be given to each member of the Committee requiring him to attend a special meeting of the Committee at the time and place specified in the notice in order to elect one of the members to preside.
- (3) If the members of the Committee at the special meeting fail to elect one of their number to preside, the Clerk shall report the fact to the Mayor who may thereupon by notice in writing appoint one of the members of the Committee to preside and the member to be appointed shall preside for the balance of the Council year.

[30 July 1982.

98. Occasional Committees.

- (1) The Council may appoint Occasional Committees to perform any duty which may be lawfully entrusted by it to a Committee.
- (2) An Occasional Committee shall not comprise more than six members.
- (3) A Standing Committee shall not interfere in any matter which has for the time being been entrusted to an Occasional Committee.
- (4) An Occasional Committee shall not be appointed except on a motion setting out:---

(a) the duties proposed to be entrusted to such Committee; and

- (b) either:---
 - (i) the names of the members intended to constitute the Committee; or
 - (ii) the number of members intended to constitute the Committee and a provision that they be elected by a separate motion.

99. Calling Committee Meetings.

The Clerk shall call a meeting of any committee when requested so to do by the Chairman or two members of that Committee.

100. Voting at Committee Meetings.

Except in so far as they limit the number of times a member may speak or require meetings to be conducted with open doors, these Standing Orders shall be observed at meetings of Committees; but the Chairman of a Committee may have and exercise both a deliberate vote and, in the case of an equal division of votes, a casting vote.

101. Quorum of Committees.

- (1) At any meeting of a committee, a quorum shall consists of not less than two members.
- (2) Every meeting shall proceed to business so soon after the time stated in the notice as a quorum is constituted; but if a quorum is lacking, fifteen minutes after the appointed time of the meeting, the meeting shall lapse.

102. Adjournment of Committees.

Any Committee of the Council may adjourn from time to time.

103. Unfinished Business of Former Committees.

It shall be competent for every Committee of the Council to take up matters referred by the Council to the preceding Committee which may not have entered upon or fully discharged at the time such Committee went out of office by effluxion of time.

104. Minutes of Committees.

Each Committee shall cause to be kept Minutes showing all of its transactions.

105. Committees to Report.

Each Committee so appointed is answerable to the Council and shall report fully on its activities to the Council.

106. Resignation of Seat on Committee.

Any member of a Committee may resign his seat on the Committee by notice in writing signed by him and addressed to the Clerk, and when delivered to the Clerk, his seat on the Committee shall become vacant.

107. Membership.

The members of a Committee shall be members of the Council except in cases when the Act otherwise permits.

108. Deputations to Committees.

Deputations may be received by any Committee if, but only if, a resolution to that effect has been passed at the previous meeting of that Committee or of the Council.

Miscellaneous.

109. Breach of Standing Orders.

Any person committing a breach of these Standing Orders is liable to a penalty not exceeding forty dollars.

110. Enforcement of By-laws.

Whenever a person shall have committed an offence under this By-law, the Clerk may forthwith lay or cause to be laid any information before a Justice of the Peace for the purpose of summoning the offending person, and shall afterwards appear and prosecute the charge.

Dated this 16th day of June, 1982.

The Common Seal of the City of Subiaco was here-

unto affixed by Authority of a resolution of

the Council in the presence of-

[L.S.]

R. V. DIGGINS,

Mayor. J. F. R. McGEOUGH, Town Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 20th day of July, 1982.

J. E. A. PRITCHARD, Acting Clerk of Council.

DOG ACT 1976-1977.

The Municipality of the Town of Cottesloe By-law No. 34.

By-law Relating to the Manner and Mode of Keeping Dogs.

IN pursuance of the powers conferred upon it by the abovementioned Act, and all other powers enabling it, the Council of the Town of Cottesloe hereby records having resolved on 24 March 1982 to make and submit for confirmation by the Governor, an amendment to Council's by-law relating to the Manner and Mode of Keeping Dogs—No. 34, as published in the *Government Gazette* on 7 November 1980.

The By-law is amended as follows:----

1. Delete the First Schedule and replace with:

First Schedule.

Fees.

For the seizure or impounding of a dog: Thirty Dollars (\$30.00).

For the sustenance and maintenance of a dog in a pound: Five dollars per day (\$5.00).

For the destruction of a dog: Ten dollars (\$10.00).

Dated this 29th day of March, 1982.

The Common Seal of the Town of Cottesloe was hereunto affixed in the presence of-

[L.S.]

J. ANDERSON, Mayor.

R. PEDDIE, Town Clerk.

Recommended----

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 20th day of July, 1982. J. E. A. PRITCHARD,

Acting Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1982.

Shire of Bayswater.

By-laws Relating to the Bayswater Aquatic Centre.

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 27 April 1982 to make and submit for confirmation by the Governor the following by-laws.

1. In these by-laws, unless the context otherwise requires, the following terms shall have the meaning set against them hereunder respectively:---

"Attendant" means an employee of the Council performing duties in connection with the Pool Premises.

"Pool Manager" means the person for the time being employed by the Council to control and to manage the Pool Premises and includes his Assistant or Deputy.

"Council" means the Council of the Municipality of the Shire of Bayswater. "Pool Premises" means the Bayswater Aquatic Centre and all buildings, structures,

fittings, fixtures, machinery, chattels, furniture and equipment forming part of such Centre or used in connection therewith.

2. The Pool Premises shall be open for the admission of the public during such hours and periods as the Council may from time to time determine.

3. The Council may from time to time and for such periods as it determines close the Pool Premises to the public.

4. The Council may refuse any person admission to the Pool Premises at any time.

5. The Council may issue or authorise the issue of Season Tickets for such period and upon such conditions as it shall from time to time determine.

6. Every person who uses a locker shall before leaving the Pool Premises return the key or token or tag of the locker to the Pool Manager or Attendant.

7. Every person using the Pool Premises shall obey all reasonable directions of the Pool Manager with regard to such use.

8. The Pool Manager may temporarily suspend admittance to or clear the Pool Premises or any part thereof of all or any persons or person if in his opinion such action is necessary or desirable.

9. If a person shall appear in public and in the opinion of the Pool Manager or an Attendant be indecently or insufficiently clad the Pool Manager or Attendant shall direct that person forthwith to resume his or her ordinary clothing and such person shall forthwith comply with that direction.

10. It shall be the duty of the Pool Manager who is hereby so empowered and directed, to refuse admission to or remove or cause to be removed from the Pool Premises any person who in the opinion of the Pool Manager—

- (a) Is a child under the age of six years unaccompanied by a responsible person; or
- (b) Commits a breach of any of the provisions of these by-laws; or
- (c) Is by his past or present conduct undesirable; or
- (d) Is under or apparently under the influence of alcoholic liquor; or
- (e) Is apparently suffering from any infectious, contagious or offensive disease or skin complaint; or
- (f) Is a person who is to be refused admission by reason of a resolution of the Council;

and any such person shall upon the request of the Pool Manager or an Attendant to withdraw from the Pool Premises quietly and peaceably do so immediately.

11. Any person who has been refused admission to the Pool Premises or has been requested to leave the Pool Premises and who feels aggrieved by the action of the Pool Manager or an Attendant may appeal to the Council against such action by letter to the Shire Clerk, who may take immediate action or refer the matter to Council as he sees fit. The right of appeal given by this by-law shall not imply any right of action for damages or other remedy against the Council or Pool Manager or an Attendant arising out of such refusal of admission or direction to leave the Pool Premises.

12. No person shall for profit teach, coach or train any person in the Pool Premises unless with the prior written consent of the Council.

13. No person, Club, Association or organisation shall conduct aquatic activities at the Pool Premises unless with the prior written consent of the Council.

14. A person, Club, Association or organisation conducting any aquatic activities at the Pool Premises shall be responsible for the conduct of the competitors and spectators during such activities and shall prevent over-crowding and ensure that no damage is done to the Buildings or fencing or any other portion of the Pool Premises and that these by-laws are observed by all competitors, officials and spectators attending such activities.

15. Any person finding within the Pool Premises any article which may have been left or lost therein shall immediately deliver it to the Pool Manager who shall thereupon register a description of such article and all particulars relating thereto in a book which shall be kept for that purpose and any person claiming the article who satisfies the Pool Manager that he is the lawful owner of the article shall upon signing a receipt for it have the article returned to him.

16. All articles left in the Pool Premises and not claimed within a period of three (3) calendar months shall be disposed of by the Council by first offering the article to the finder and if he shall refuse it, the Council shall then dispose of the article in any manner it thinks proper.

17. Neither the Council nor the Pool Manager or Attendant or Officer or Employee of the Council shall in any way be responsible for any article or money lost by or stolen from any person whilst in the Pool Premises or for any articles damaged or destroyed whilst in or about the Pool Premises.

18. No person shall-

- (a) Gain admission to the Pool Premises by means other than via a turnstile which automatically registers such admission or except in exchange for a ticket issued by the Council, unless he be an employee or servant of the Council performing duties in connection with the Pool Premises;
- (b) Enter any portion of the Pool Premises set apart exclusively for the opposite sex;
- (c) Interfere with any other person's use or enjoyment of the Pool Premises;
- (d) Play any ball games or take any action whatsoever which shall in any way limit the enjoyment of the users of the Pool Premises, provided that nothing herein contained applies to the playing of any games or aquatic sports organised and conducted on the Pool Premises by any Club, Association or Organisation or other person at such time and in such manner as shall be approved by the Council;
- (e) Being the owner of or person in charge of any dog or other animal cause or allow such dog or animal to enter or remain in or about the Pool Premises;
- (f) Obstruct the Pool Manager or an Attendant in carrying out his duties;
- (g) Enter or depart from any part of the Pool Premises except by means of the respective entrances or exits set apart for that purpose;
- (h) Dress or undress or remove any part of his or her bathing costume except in a dressing enclosure provided for that purpose;
- Appear in public unless properly attired in a costume of such a nature as to preserve public decency and to cover the body so as to prevent indecent exposure of the person;
- (j) Enter or be in the Pool Premises whilst in an intoxicated condition;

- (k) Take into the Pool Premises or have in his possession therein any intoxicating liquor;
- (1) Use any soap in any part of the Pool Premises other than in the dressing rooms or shower recess;
- (m) In any part of the Pool Premises behave in an unseemly improper, disorderly, riotous or indecent manner, swear or use any indecent, obscene, offensive or abusive language or gamble or misconduct himself or herself;
- (n) Climb up to or upon any roof, fence, wall or partition on the Pool Premises;
- (o) Deposit any filth or rubbish in any part of the Pool Premises except in places set aside for that purpose;
- (p) Consume any food or drink except in the areas set aside for the purpose;
- (q) Wastefully use the water or leave any taps dripping in the dressing rooms or elsewhere in the Pool Premises;
- (r) Spit in the swimming pool or on any other part of the Pool Premises or in any way commit any nuisance on or in any part of such premises;
- (s) Use any substance or preparation whereby the water of the swimming pool may become discoloured or rendered turbid or otherwise unfit for the proper use of bathers;
- (t) Foul or pollute water in any shower, bath or in the swimming pool, or soil, damage, injure, destroy, use improperly, disfigure or write in or upon any dressing room, closet or compartment or other part of the Pool Premises or any furniture or other article of equipment therein;
- (u) Damage, improperly use or interfere with any tap, valve, locker or other fitting or appliance in or about the Pool Premises or discharge litter of any description on, in or about the Pool Premises or bring or deposit any filth or rubbish onto or in the Pool Premises;
- (v) Smoke, unless permitted by the Pool Manager, in any buildings, dressing room or other compartment in the Pool Premises;
- (w) Whilst suffering from any contagious, infectious or cutaneous disease, or whilst in an unclean condition, enter or use or attempt to enter or use the swimming pool or the Pool Premises or any part thereof;
- (x) enter the swimming pool unless properly attired in a bathing costume.

19. Every person shall when leaving the Pool Premises, if requested to do so, produce his or her bathing costume or towel for inspection by the Pool Manager or Attendant.

20. No ticket, token, licence or receipt issued as provided by these By-laws shall be transferable and no person other than the person to whom it was originally issued shall enjoy any benefit therefrom or any privileges thereunder.

21. (a) A person who infringes any of the provisions of these by-laws or shall attempt any breach thereof, may be summarily removed from the Pool Premises or any part thereof by the Pool Manager or an Attendant, and if committing a breach of these by-laws may be arrested by the Pool Manager or an Attendant and given into the custody of a Police Officer. The Pool Manager or an Attendant may refuse to admit to the Pool Premises any person who shall have been convicted of a breach of any of the provisions of these by-laws until such time as the Council may decide that such person shall be admitted.

(b) The Council may issue a written direction to the Pool Manager that any person named in such direction shall not be admitted to the Pool Premises, and, whilst such direction remains in force, the Pool Manager or an Attendant shall not admit such person to the Pool Premises or permit him to be therein, and such person shall not with the knowledge that such direction is in force, enter or attempt to enter the Pool Premises.

(c) Any person to whom this section applies shall be notified in writing of Council's decision.

22. Any person who shall commit a breach of these by-laws shall be liable to a maximum penalty of \$500.00.

Dated this 22nd day of June, 1982.

The Common Seal of the Shire of Bayswater was hereunder affixed by authority of a resolution of Council in the presence of—

[L.S.]

N. E. DAVIS,

President.

K. B. LANG, Shire Clerk.

Recommended----

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 20th day of July, 1982.

J. E. A. PRITCHARD, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1982.

The Municipality of the Shire of Boyup Brook.

Adoption of Draft Model By-laws Relating to Removal and Disposal of Obstructing Animals or Vehicles No. 7.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovenentioned Municipality hereby records having resolved on 21 May 1982, to adopt such of the draft Model By-laws, published in the *Gazette* on 1 August 1962, and amended by a notice so published on 6 November 1964, and amended by a notice so published on 26 August 1977, (with such alterations) as are here set out.

Draft Model By-law (Removal and Disposal of Obstructing Animals or Vehicles) No. 7. Draft Model By-law No. 7 alterations.

By-law 11 (1) (b). Substitute for the words "ten shillings" in line one the words "two dollars".

By-law 14 (1) (b). Substitute for the words "ten shillings" in line two the words "two dollars".

By-law 15. Substitute for the words "twenty pounds" in line two the words "one hundred dollars".

Dated the 24th day of June, 1982.

The Common Seal of the Shire of Boyup Brook was hereunto affixed in the presence of-

[L.S.]

C. L. MOORE. President.

A. J. R. DOUST Shire Clerk.

Recommended-

JUNE CRAIG Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 20th day of July, 1982.

J. E. A. PRITCHARD. Acting Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1982.

The Municipality of the Shire of Collie.

Adoption of Local Government Model By-laws (Parking Facilities) No. 19. 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 20 October 1981 to adopt the Local Government Model By-laws (Parking Facilities) No. 19 published in the Government Gazette of 31 December 1969, and the amendments published in the Government Gazette of 13 April 1970, 7 November 1972, 21 June 1974, and 25 March 1977, with the following alterations:-

1. By-law 2 is amended as follows:----

- (a) By substituting the passage "section 5" for the passage "section 4" in line 1 of the interpretation "bus".
- (b) By substituting the word "First" for the word "Second" in line 2 of the interpretation "commercial vehicle";
- (c) By inserting after the words "Municipality of" in the interpretation "Council" the words "the Shire of Collie";
- (d) By inserting after the word "of" in the interpretation "Municipality" the words "the Shire of Collie".
- (e) By adding the following interpretation after "Property line"-
 - "right-of-way" means a lane, passage, thoroughfare or way owned by, or vested in or under the care, control or management of the Council, over which a person has right of carriageway.
- 2. By-law 39 is amended as follows:-
 - (a) By deleting the word "or" in line 6 of paragraph (i) of sub-bylaw (1);
 - (b) By deleting "carriageway." in line 2 of paragraph (j) of sub-bylaw (1) and substituting "carriageway; or";
 - (c) By inserting after paragraph (j) of sub-bylaw (1) the following paragraph:-
 - (k) between the boundary of a carriageway and the property line nearest to that boundary unless he is the owner or occupier of the land adjacent to the portion of the property line on which the vehicle is standing or is a person authorised by the occupier of the land to do so.

3. The following new by-laws are inserted after By-law 41:----

41A. A person shall not stand or permit a vehicle to stand on land that is not a road or parking facility without the consent of the owner or occupier of the land.

41B. A person shall not stand a vehicle in a street in such a manner to obstruct a right-of-way except for the purpose of and whilst engaged with reasonable expedition in loading or unloading the vehicle with goods or other materials.

4. By-law 42 is amended by adding after sub-bylaw (2) the following sub-bylaw-

(3) Where a vehicle has been parked in a street or part of a street in which the standing of vehicles is permitted for a limited time, a person shall not park the vehicle in the street again in the same day so that the total time for which it is parked exceeds the maximum time allowed unless the vehicle has been removed for a period of not less than one hour.

5. The First Schedule is amended by inserting the following—The whole of the district of the Municipality as constituted at the date of the coming into operation of these by-laws and as altered from time to time pursuant to the Act with the exception of—

- (a) The approach and departure prohibition areas of all traffic control signal installations;
- (b) Any road which is subject to the control of the Commissioner of Main Roads; (c) Prohibition areas applicable to all bridges and subways.

6. The Third Schedule is amended by inserting the following under the headings hereunder-

Item	By-law	Nature of Offence	Modified Penalty
			\$
1.	36(2)(a)	Standing a vehicle in a "No Standing" area	20.00
1. 2. 3.	36(4)	Parking a vehicle in a "No Parking" area	15.00
3.	39(1)(c)	Standing a vehicle in front of or so close to a right-of-way,	
		passage or drive as to deny access or egress	15.00
4.	39(1)(g)	Standing a vehicle; so that any portion of it is on a footway	
		or pedestrian crossing	15.00
5.		All other offences	10.00

Dated the 23rd day of June, 1982.

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

[L.S.]

J. L. MUMME, President.

L. J. CHRISTINGER, Shire Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Lieutenant Executive Council the 20th day of July, 1982.

Governor and Administrator in

J. E. A. PRITCHARD, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1982.

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976.

The Municipality of the Shire of Corrigin.

By-laws Relating to Pest Plants.

IN pursuance of the powers conferred upon it by the abovementioned Acts and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 17 March 1982, to make and submit for confirmation by the Governor the following by-laws—

1. These by-laws may be cited as the Shire of Corrigin Pest Plant By-laws, 1982.

- 2. In these by-laws, unless the contrary intention appears:-
- "council" means council of the municipality of the Shire of Corrigin; "district" means the district of the council;

"pest plant" means a plant described as a pest plant by By-law 4 of these by-laws.

3. These by-laws apply in respect of the district.

4. Every plant described in the Frst Schedule to these by-laws is a pest plant.

5. (1) The council may serve on the owner or occupier of private land within the district, a duly completed notice in the form of the Second Schedule to these by-laws requiring him to destroy, eradicate or otherwise control any pest plant on that land.

(2) A person served with a notice under sub-bylaw (1) of this by-law shall comply with that notice within the time and in the manner specified therein.

6. Where a person fails to comply with a notice under By-law 5 of these by-laws served upon him, the council may—

(a) without payment of any compensation in respect thereof, destroy, eradicate or control, as the case may be any pest plant the destruction, eradication or control of which was required by the notice; and

(b) recover in a court of competent jurisdiction from the person to whom the notice is directed, the amount of the expense of such destruction, eradication or control.

First Schedule. PEST PLANTS.

Common Name Caltrop

Scientific Name Tribulus Terrestris

Second Schedule.

Agriculture and Related Resources Protection Act 1976.

Shire of Corrigin Pest Plant By-laws 1982.

PEST PLANT NOTICE.

То	No
of	ames)
(Addr You are hereby given notice under the	ess) above by-laws that you are required to
(here specify whether required to dest the pest plant—	
(Common Name) on	(Scientific Name)
of which you are the (here specify	the land)
This notice may be complied with by	(owner or occupier)
This house may be complied with by	(here specify manner
of achieving destruction, Such measures shall be commenced not la and shall be completed by	(Date) te) e within the times specified, the council case may be, any specified pest plant at ame in a court of competent jurisdiction.
Dated this 14th day of June, 1982.	
The Seal of the Municipality of the Shin Corrigin was affixed hereto in the pre	e of sence
[L.S.]	E. V. HILL, President.
	S. HALE, Clerk.
Recommended—	JUNE CRAIG, Minister for Local Government

Confirmed by His Excellency the Lieutenant Governor and Administrator in Executive Council this 20th day of July, 1982.

J. E. A. PRITCHARD, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1982.

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976.

The Municipality of the Shire of Kulin.

By-laws Relating to Pest Plants.

IN pursuance of the powers conferred upon it by the abovementioned Acts and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on 17 February 1982, to make and submit for confirmation by the Governor the following by-laws:—

1. These by-laws may be cited as the Shire of Kulin Pest Plant By-laws 1982.

2. In these by-laws, unless the contrary intention appears:----

"council" means council of the municipality of the Shire of Kulin;

"district" means the district of the council; "pest plant" means a plant described as a pest plant by By-law 4 of these by-laws.

3. These by-laws apply in respect of the district.

4. Every plant described in the First Schedule to these by-laws is a pest plant.

5. (1) The Council may serve on the owner or occupier of private land within the district, a duly completed notice in the form of the Second Schedule to these by-laws requiring him to destroy, eradicate or otherwise control any pest plant on that land.

(2) A person served with a notice under sub-bylaw (1) of this by-law shall comply with that notice within the time and in the manner specified therein.

Where a person fails to comply with a notice under By-law 5 of these by-laws 6 served upon him, the council may:-

- (a) without payment of any compensation in respect thereof, destroy, eradicate or control, as the case may be, any pest plant the destruction, eradication or control of which was required by the notice; and
- (b) recover in a court of competent jurisdiction from the person to whom the notice is directed, the amount of the expense of such destruction, eradication or control.

First Schedule. PEST PLANTS.

Common Name Caltrop

Scientific Name Tribulus Terrestris

Second Schedule.

Agriculture and Related Resources Protection Act 1976. Shire of Kulin Pest Plant By-laws 1982.

PEST PLANT NOTICE. NIO

То	110
	Names)
(Ad	dress)
You are hereby given notice under th	e above By-laws that you are required to
(here specify whether required to destroy, er	radicate or otherwise control) the pest plant-
Caltrop (Common Name)	<i>Tribulus Terrestris</i> (Scientific Name)
	ify the land)
of which you are(owner o	or occupier)
This notice may be complied with by	
(here specify the manner of achievi	ng destruction, eradication or control)
Such measures shall be commenced not la	ater than (Date)
and shall be completed by	

(Date)

Upon failure to comply with this notice within the times specified, the Council may destroy, eradicate or control, as the case may be, any specified pest plant at your expense, and if necessary recover the same in a court of competent jurisdiction.

Date of service of notice.....

Signature of person authorised by the Council of the Municipality of the Shire of Kulin.

Dated this 17th day of June, 1982.

The Common Seal of the Shire of Kulin was hereunto affixed in the presence of-

[L.S.]

J. S. WILSON,

President.

L. E. TRELOAR, Shire Clerk.

Recommended-

JUNE CRAIG, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor and Administrator in Executive Council this 20th day of July, 1982.

J. E. A. PRITCHARD, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1982.

AGRICULTURAL AND RELATED RESOURCES PROTECTION ACT 1976.

The Municipality of the Shire of Tammin.

By-laws Relating to Pest Plants.

IN pursuance of the powers conferred upon it by the abovementioned Acts, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 21 March 1980, to make and submit for confirmation by the Governor the following by-laws:----

- These by-laws, may be cited as the Shire of Tammin Pest Plant By-laws, 1982.
- 2. In these by-laws, unless the contrary intention appears-
 - "Council" means the Council of the Municipality of the Shire of Tammin; "Townsite" means the townsite of Tammin; "pest plant" means a plant described as a pest plant by By-law 4 of these by-laws.
- 3. These by-laws apply in respect of the Tammin Townsite.
- 4. Every plant described in the First Schedule to these by-laws is a pest plant.

(i) The Council may serve on the owner or occupier of private land within the townsite a duly completed notice in the form of the Second Schedule to these by-laws requiring him to destroy, eradicate or otherwise control any pest plant on that land. (ii) A person served with a notice under sub-bylaw (i) of this by-law shall comply

with that notice within the time and in the manner specified therein.

Where a person fails to comply with a notice under By-law 5 of these by-laws 6. served upon him the Council may-

- (i) without payment of any compensation in respect thereof, destroy, eradicate (i) without payment of any compensation in respect thereof, destroy, eradicate or control, as the case may be, any pest plant the destruction, eradication or control of which was required by the notice; and
 (ii) recover in a court of competent jurisdiction from the person to whom the person is directed the competent of the competence of the com
- notice is directed, the amount of the expense of such destruction, eradication or control.

First Schedule.

PEST PLANTS.

Common Name Caltrop

Scientific Name Tribulus terrestris

Second Schedule.

Agriculture and Related Resources Protection Act 1976.

Shire	of	Tammin.

Pest Plant By-laws, 1982.

PEST PLANT NOTICE.

• •

	NO
To(Full Names)	
of(Address)	
You are hereby given notice under the above	by-laws that you are required to
(Here specify whether required to destroy,	
the Pest Plant:	
(Common Name)	(Scientific Name)
on(Here specify the	land)
~ -	
of which you are the	er or Occupier)
This notice may be complied with by	
(Here specify manner of achieving destru	ction, eradication or control)
Such measures shall be commenced not later t	han
	(Date)
and shall be completed by(Date)	
Upon failure to comply with this notice within destroy, eradicate or control, as the case may expense, and if necessary recover the same in a	the times specified, the Council may be, any specified pest plant at your court of competent jurisdiction.
Date of service of this notice	······
Signature of person authorized by the Council of the Municipality of the Shire of Tammin.	_
Dated the 13th day of May, 1982.	
The Common Seal of the Shire of Tammin was hereto affixed in the presence of—	L
[L.S.]	A. E. ROGERS, President.
	R. G. TONKIN, Shire Clerk.
Recommended—	-
	JUNE CRAIG, Minister for Local Government.
Approved by His Excellency the Lieutenant Gov Council this 20th day of July, 1982.	- vernor and Administrator in Executive
· · · · · · · · · · · · · · · · · · ·	

J. E. A. PRITCHARD, Acting Clerk of the Council.

SMALL CLAIMS TRIBUNALS ACT 1974. Small Claims Tribunal, Perth, 20 July 1982.

IT is hereby notified for general information that His Excellency the Lieutenant Governor and Administrator in Council, acting under the provisions of section 5 of the Small Claims Tribunals Act 1974, has been pleased

to appoint as part-time Referees of the Small Claims Tribunal, Peter Donald Blaxell, Patrick Connaughton and Clement John O'Sullivan for a term of three years from 7 August 1982.

> B. R. COLCUTT, Under Secretary.

WORKERS' COMPENSATION AND ASSISTANCE ACT 1981.

IN accordance with section 176 (4) (b) of the Worker's Compensation and Assistance Act 1981, I hereby determine that the Progress/Fitness Medical Certificate, as set out below, be a certificate for the purposes of this Act.

H. T. NEESHAM, Manager.

Workers' Compensation and Assistance Act 1981.

PROGRESS/FITNESS MEDICAL CERTIFICATE.

TAKE NOTICE THAT:
Worker's Name in Full who suffered a disability on19 is still suffering from
and in consequence is Unfit for a further estimated Weeks
Fit—Requires Treatment Fit
Further operative and/or other treatment required (Give Details)
NAME OF REGISTERED MEDICAL PRACTITIONER Qualifications Address
DATE 19 19
WEIGHTS AND MEASURES ACT 1915.
WEIGHTS AND MEASURES ACT 1913. WEIGHTS AND MEASURES AMENDMENT REGULATIONS (No. 2) 1982.
MADE by His Excellency the Lieutenant Governor and Administrator in Executive

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

 Citation.
 1. These regulations may be cited as the Weights and Measures Amend

ion. 1. These regulations may be cited as the Weights and Measures Amendment Regulations (No. 2) 1982.

Commencement. 2. These regulations shall take effect on and from 1 January 1983.

Part XI amended. 3. Part XI of the Weights and Measures Regulations 1927^{**}, as amended, is amended by deleting Tables XIII and XIIIB and substituting the following Tables—

" Table XIII.

Fees to be paid for testing, verifying or stamping Weights and Measures, and Weighing or Measuring instruments.

Weights

1.	Other than referred to in items 2 and 3 of this table-		\$
	(a) Each weight 5 kg and under		0.70
	(b) Each weight over 5 kg but not over 20 kg	••••	0.90
	(c) Each weight over 20 kg—Based on time taken \$13.00 per half hour or part thereof.	at	
2.	Metric Carat and Troy— Each weight		0.70
3.	Apothecaries—		
	(a) Each weight under 200 gram		0.70
	(b) Each weight 200 gram and over		0.90

* Published in the Government Gazette on 3 June 1927 at pp. 1416-1448.

300)9

	Measures of Capacity	
4.	Measures, liquid related to the litre	¢
		\$
	(a) Each measure up to and including 1 litre	0.70
	(b) Each measure over 1 litre but not exceeding 10 litre	0.90
	(c) Each measure over 10 litre but not exceeding 20 litre	1.10
	(d) Each measure over 20 litre but not exceeding 50	
	litre	1.60
	(e) Each measure over 50 litre—	
	(i) For first 50 litre	$1.60 \\ 0.70$
	(f) Subdivided measures shall be charged for each sub- division at the rate prescribed for measures of a similar capacity.	0.70
5.	Measures, apothecaries—	
	(a) Each measure under 50 ml	0.80
	(b) Each measure 50 ml and over	1.60
	Measures of Length or Extension	
6.	(a) Each measure not exceeding 1 metre	0.70
01	(b) Each measure over 1 metre but not exceeding 2 metre	1.40
	(c) Each measure over 2 metre but not exceeding 2 metre(c) Each measure over 2 metre but not exceeding 3 metre	1.90
	(d) Each measure over 3 metre but not exceeding 10 metre	4.00
	(e) Each measure over 10 metre but not exceeding 20	4.00
	metre	9.00
	(f) Each measure over 20 metre—Based on time taken at \$13.00 per half hour or part thereof.	
	(g) Additional sets of graduations at prescribed rates above.	
	Weighing Instruments	
7.	Weighbridges, Crane Weighing Machines, Hopper Weighing Machines and Pit Bank Machines—	
	(a) Steelyard type—	
	(i) Each instrument up to and including 9	
	tonne (ii) Each instrument over 9 tonne but not ex-	13.00
	ceeding 21 tonne	26.00
	(iii) Each instrument over 21 tonne but not ex-	40.00
	ceeding 41 tonne (iv) Each instrument over 41 tonne	40.00 40.00
	(plus \$8.00 for every 10 tonne or part	40.00
	thereof in excess of 41 tonne.) (b) Self-indicating type—	
	Add 50 per cent to above fees.	
8.	Fixed type (other than Weighbridges, Crane Weighing Machines, Hopper Weighing Machines and Pit Bank Machines)—	
	(a) Steelyard type—	
	(i) Each instrument up to and including 300 kg	9.50
	(ii) Each instrument over 300 kg but not exceed-	4 < 0.0
	ing 750 kg (iii) Each instrument over 750 kg	16.00 23.00
	(111) Each instrument over 750 kg (b) Self-indicating type—	23.00
	Add 50 per cent to above fees.	
9.	Automatic Weighers-	
	(a) Fixed or portable—	
	(i) Each instrument up to and including 300 kg	9.50
	(ii) Each instrument over 300 kg but not exceed- ing 750 kg	20.00
	(iii) Each instrument over 750 kg but not exceed-	20.00
	ing 1 500 kg	29.00
	(iv) Each instrument over 1 500 kg (plus \$2.60 for every 500 kg or part thereof	29.00
	in excess of 1 500 kg.)	
	(b) Self-indicating type— Add 50 per cent to above fees.	

- 10. Belt Conveyor weighers and Totalisers-
- Fee based on time taken at \$13.00 per half hour or part thereof for each officer.

11.	Spring Scales-	\$
	(a) Each scale with weighing capacity up to and in- cluding 50 kg	3.20
	(b) Each scale with weighing capacity over 50 kg	3.20
12.	 (ii) For each additional 50 kg or part thereof Platform Weighing Machines— (a) Steelyard type— 	1.40 \$
	 (i) Each machine with weighing capacity up to and including 50 kg	1.90
	For first 50 kg For each additional 50 kg or part thereof (b) Self-indicating type—	1.90 0.90
	 (i) Each machine with weighing capacity up to and including 50 kg (ii) Each machine with weighing capacity 	2.60
	over 50 kg— For first 50 kg For each additional 50 kg or part thereof	2.60 1.40
13.	Personal Weighing Machines— (a) Steelyard type—for each machine (b) Self-indicating type—for each machine	2.60 4.00
	 (b) Self-indicating type—for each machine (c) Each machine with weighing capacity of 15 kg or under 	4.00
14.	Price Computing Scales— (a) Each scale with capacity up to and including 5 kg (b) Each scale over 5 kg but not exceeding 75 kg	3.00 6.00
	 (c) Each scale over 75 kg— (i) For first 75 kg (ii) For each additional 50 kg or part thereof 	6.00 1.60
	(d) Electronic price computing digital indicating scales—Add 100 per cent to above fees.	
15.	Beam and Dispensing Scales— (a) Class A Beam Scale—each scale (b) Class B Beam Scale—each scale (c) Dispensing Counter Scale—each scale	3.20 2.60 3.20
16.	 Weighing Instruments not otherwise designated— (a) Each instrument with weighing capacity up to and 	1.90
	 including 7 kg (b) Each instrument with weighing capacity over 7 kg but not exceeding 50 kg 	2.60
	 (c) Each instrument with weighing capacity over 50 kg (i) For first 50 kg (ii) For each additional 50 kg or part thereof 	2.60 0.90
17.	Measuring Instruments Fixed Measuring Instruments (capacity) Petroleur	n
	Systems— (a) Visible type—	13.00
	(b) Flow Meter type—	26.00
	(i) Each retail flow meter—single (ii) Each retail flow meter—double	13.00 26.00
	(iii) Each wholesale flow meter	26.00 26.00
	 (iv) Each drum filling machine (v) Where instrument fitted with electronic computing device—Add 100 per cent to above fees. 	20.00
18.	Calibrated Tanks other than Farm Milk Tanks—For each 5 000 litre or part thereof contained in an individual compartment of each calibrated tank	26.00
19.	Calibrating Measures and Measuring Instruments-	
	 (a) For each measure or measuring instrument up to and including 50 litre (b) For each measure or measuring instrument over 	6.50
	50 litre but not exceeding 250 litre (c) For each measure or measuring instrument over	13.00
	250 litre—Based on time taken at \$13.00 per half hour or part thereof.	

\$

		\$
20.	Calibrated Farm Milk Tanks—For each 250 litre of capacity or part thereof of each calibrated tank	4.00
21.	Measuring Instruments (capacity) not otherwise designated	9.50
22.	Leather Measuring Instruments—(a) Roller type—for each instrument(b) Planimeter type—for each instrument	13.00 6.50
23.	Fabric Measuring Instruments-Measuregraph, New Way, etc.	9.00
24.	Chondrometers—All types—each	6.50
25.	Where, after testing, a weight, measure or instrument is re as incorrect, unjust, or otherwise unsuitable, one-half only fee so prescribed with respect to that weight, measure or i ment may be charged in lieu of the fee in this Table.	jected of the instru-
	Table XIIIB.	
	MISCELLANEOUS FEES.	\$
26.	Registration of a Public Weighbridge	28.50
27.	Public Weighman's Licence	4.00
28.	Scale Adjuster's Licence	4.00
29.	Scale Repairer's Licence	4.00
30.	Petroleum Products Measuring Instrument—Repairer's Licence	4.00
31.	 Fee chargeable for— (a) Inspector's time for any service rendered in carrying out repairs or adjustments, etc. to instruments, shall be per half hour or part thereof (b) any waiting time allowed by an Inspector to permit another person to carry out necessary repairs, etc. 	13.00
	shall be per half hour or part thereof	13.00
	(i) each 10 kg or lesser weight	1.00
	 (ii) each weight above 10 kg but not exceeding 20 kg (iii) each weight above 20 kg—Based on time taken at \$13.00 per half hour or part thereof. 	2.00
	(iv) each measure of capacity not exceeding 50 litre	2.60
	 (d) (i) any distance necessarily travelled by an Inspector—per kilometre (ii) minimum fee 	0.35 3.20
	(e) time involved in the calibration and certification of any instrument to a degree of accuracy greater than the degree of accuracy applied to instruments in use for trade or the calibration and certifica- tion of instruments used for purposes other than trade shall be—per half hour or part thereof	13.00

By His Excellency's Command,

J. E. A. PRITCHARD, Acting Clerk of the Council.

GRAIN MARKETING ACT 1975.

Department of Agriculture, South Perth, 20 July 1982.

Agric. 1077/75, V.2.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to appoint pursuant to section 9 (2) (a) of the Grain Marketing Act 1975—

Robert Ernest Buegge as an elected Director of the Grain Pool of W.A. from Zone 3 for a term of office of four years from 1 August 1982, the said Robert Ernest Buegge having been duly elected in accordance with the said 1. Act and Regulations thereunder, the result of

(6)-20531

which election was certified under the hand of the Returning Officer and published in the Government Gazette on 25 June 1982;

Government Gazette on 25 June 1982; Robert Ian Stanhope Sewell and Andrew John McGlew as elected Directors of the Grain Pool of W.A. from Zones 2 and 4 respectively for a term of office of four years from 1 August 1982, the said Robert Ian Stanhope Sewell and Andrew John McGlew having been duly elected in accordance with the said Act and Regulations thereunder, the results of which elections were certified under the hand of the Returning Officer and published in the Government Gazette on 25 June 1982. 2.

E. N. FITZPATRICK, Director of Agriculture.

PLANT DISEASES ACT 1914-1981. STOCK DISEASES (REGULATIONS) ACT 1968-1978.

BEEKEEPERS ACT 1963-1980.

Department of Agriculture, South Perth, 20 July 1982.

Agric. 1147/77, V.2.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to appoint Paul Richard Hinds as an Inspector pursuant to section 7 (1) of the Plant Diseases Act 1914-1981, section 8 of the Stock Diseases (Regulations) Act 1968-1978, and section 5 of the Beekeepers Act 1963-1980.

> E. N. FITZPATRICK, Director of Agriculture.

MARKETING OF EGGS ACT 1945-1977.

Department of Agriculture, South Perth, 26 July 1982.

Agric. 697/77, V.2.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to appoint pursuant to section 7 (3) (c) of the Marketing of Eggs Act 1945-1977, Terrence John Woodard as an elective member of the Western Australian Egg Marketing Board for a three (3) year term of office commencing 7 August 1982, the said Terrence John Woodard being a commercial producer and having been duly elected in accordance with the said Act and Regulations thereunder, the result of which election was certified under the hand of the Returning Officer and published in the *Government Gazette* on 16 July 1982.

> E. N. FITZPATRICK, Director of Agriculture.

DAIRY INDUSTRY ACT 1973-1981

IT is hereby notified for general information that, in accordance with the provisions of the Dairy Industry Act 1973–1981, the Dairy Industry Authority of Western Australia has fixed the undermentioned prices, rates and conditions to be effective as from August 1 1982.

MINIMUM PRICES TO DAIRYMEN

Minimum price to be paid to dairymen by the Authority at the dairy for market milk containing not less than 11.75 per cent total milk solids as determined by Australian Standard Method 1084-1974, Section 3, in relation to a representative composite sample taken over a testing period; and containing not less than 3.2 per cent milk fat as determined by the Babcock or Milko-Tester methods in relation to the same representative composite sample at the rate of 26.72 cents per litre.

Minimum price to be paid to dairymen by the Authority at the dairy for special products milk containing not less than 11.75 per cent total milk solids as determined by the Australian Standard Method 1084-1974, Section 3, in relation to a representative composite sample taken over a testing period; and containing not less than 3.2 per cent milk fat as determined by the Babcock or Milko-Tester methods in relation to the same representative composite sample at the rate of 17.25 cents per litre.

ACCEPTANCE AND DISPOSAL OF MILK BY THE AUTHORITY

It is further determined that, where milk delivered by a dairyman-

- is found to contain less than 11.75 per cent total milk solids, as determined by the aforementioned Standard Method during any testing period on a second or succeeding occasion after January 1 1982 or a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for the duration of that testing period will not be accepted by the Authority as market milk or special products milk.
- is found to contain less than 3.2 per cent milk fat, as determined by one of the aforementioned methods during any testing period on a second or succeeding occasion after January I 1982 or a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for the duration of that testing period will not be accepted by the Authority as market milk or special products milk.
- is found by the Department of Agriculture of Western Australia on a certain day to contain anti-biotic on a second occasion after January 1 1982 or a second occasion in any subsequent quota year, milk supplied by that dairyman for that one day will not be accepted by the Authority as market milk or special products milk.
- is found by the Department of Agriculture of Western Australia on a certain day to contain anti-biotic on a third or succeeding occasion after January 1 1982 or on a third or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for the duration of that testing period in which that day occurs will not be accepted by the Authority as market milk or special products milk.
- is found by the Department of Agriculture of Western Australia on a certain day to contain added water on the first occasion after January 1 1982 or on the first occasion in any subsequent quota year, milk supplied by that dairyman for that one day will not be accepted by the Authority as market milk or special products milk.
- is found by the Department of Agriculture of Western Australia on a certain day to contain added water on a second or succeeding occasion after January 1 1982 or on a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman for the duration of the testing period in which that day occurs will not be accepted by the Authority as market milk or special products milk.
- is found by the Department of Agriculture of Western Australia on a certain day to contain added solids on the first occasion after January 1 1982 or on the first occasion in any subsequent quota year, milk supplied by that dairyman will not be accepted by the Authority as market milk or special products milk for a minimum of two testing periods.
- is found by the Department of Agriculture of Western Australia on a certain day to contain added solids on a second or succeeding occasion after January 1 1982 or a second or succeeding occasion in any subsequent quota year, milk supplied by that dairyman will not be accepted by the Authority as market milk or special products milk for a minimum of four testing periods.
- is found by the Department of Agriculture of Western Australia on a certain day after January 1 1982 or on any day in a subsequent quota year, to have a bacterial count of over 50 000 bacteria per millilitre not less than 10 days after an initial examination indicating over 100 000 bacteria per millilitre;
 - or, after any two initial examinations within the quota year indicating over 100 000 bacteria per millilitre;
 - or, after two consecutive initial examinations indicating over 50 000 bacteria per millilitre---
 - milk supplied by that dairyman will not be accepted by the Authority as market milk or special products milk as follows:
 - on the first occurrence in any quota year-for that one day;
 - on the second occurrence in any quota year—for that day and for the two closest days within the same test period; on the third or succeeding occasion in any quota year—for the duration of the testing period in which that day occurs.

Where milk delivered by a dairyman is acceptable as market milk or special products milk and the abovementioned prices for market milk or special products milk apply.

market milk or special products milk delivered by a dairyman to the Authority is accepted by the Authority at the dairyman's registered dairy produce premises.

market milk or special products milk delivered by a dairyman and accepted by the Authority is disposed of by the Authority to the dairy produce factory at the point of acceptance by the Authority.

PROVIDED THAT nothing in the Dairy Industry Act 1973-1981, requires the Authority to accept all or any milk delivered to it by any person; and milk delivered to and accepted by the Authority may be disposed of by the Authority to milk vendors or other persons.

The maximum prices for market cream prescribed in the Dairy Industry Regulations, 1977, as amended, as type designation "Whipping Cream'

to be charged by milk vendors to milk vendors and milk distributors;

to be charged by milk distributors to milk shops;

to be charged to consumers

shall be at the undermentioned rates in all Dairy Areas:-Milk Shops Milk Vendors and Distributors cents per litre cents per litre

				. 1	-	
In bulk or Containers	 	 ••••		258.63	271.09	10 0 100 1
In 600 miililitre Containers		 				182 per 600 ml
In 300 millilitre Containers		 ••••	••••			91 per 300 ml

IT is hereby notified that the following conditions, prices and rates fixed under the Dairy Industry Act 1973-1981 and pub-lished in the undermentioned pages of *Government Gazette* No. 23 dated March 26 1982 are ineffective after July 31 1982-MINIMUM PRICES TO DAIRYMEN on page 1097

ACCEPTANCE AND DISPOSAL OF MILK BY THE AUTHORITY on pages 1097 and 1098

The maximum prices for market cream prescribed in the Dairy Industry Regulations, 1977, as amended, as type designation "Whipping Cream", on page 1104.

R. TRAVERS, Manager,

Consumers

cents

BULK HANDLING ACT 1967.

BULK HANDLING AMENDMENT REGULATIONS 1982.

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

Citation.

1. These regulations may be cited as the Bulk Handling Amendment Regulations 1982.

Reg. 11 amended.

Regulation 11 of the Bulk Handling Act Regulations 1967*, as amended, is amended-

(a) in subregulation (1) by deleting paragraphs (a) and (b) and substituting the following paragraphs—

(a) on or before 31 July a preliminary estimate for each farm holding showing—

 (i) total hectares and location numbers of farm holding;

- (ii) total hectares of arable land;
- (iii) hectares sown to each type of grain;(iv) place or places where delivery is proposed to be made;
- (v) estimated quantity for delivery at each place; and (vi) name of grower; and
- (b) between 1 and 15 October, a final estimate showing-(i) hectares sown and location of each type of grain sown;
 - (ii) place or places where delivery is proposed to be made:
 - (iii) estimated quantity for delivery at each place; and
 - (iv) name of grower. "
- (b) by inserting after subregulation (1) the following subregulation-(1a) On receipt of the preliminary estimate referred to in subregulation (1) (a) of this regulation the Company
 - shall issue the grower with a Grain Information Acknow-ledgement. " : and ; and ledgement.
- (c) by repealing subregulation (3) and substituting the following subregulation-
 - (3) The Company shall not receive any grain from a (a) the Grain Information Acknowledgement referred
 - to in subregulation (1a) of this regulation has been presented to, and endorsed at, the receival points to which the grower wishes to present the grain for delivery; and(b) the statement referred to in subregulation (2) of
 - regulation has been received by this the Company.

By His Excellency's Command,

J. E. A. PRITCHARD,

Acting Clerk of the Council.

* Published in the Government Gazette on 4 January 1968 at pp. 2-24.

GOVERNMENT SCHOOL TEACHERS' ARBITRATION AND APPEAL ACT 1979-1981.

Office of the Minister for Education, Perth, 30 July 1982.

IT is hereby notified for public information that His Excellency the Lieutenant Governor and Administrator in Executive Council acting in accordance with the provisions of section 6 (2) of the Government School Teachers' Arbitration and Appeal Act 1979-1981 has approved of the appointment of Jeffrey Bateman as the person nominated for appointment by the Union and Darryl Powell as deputy to the person nominated for appointment by the Union to the Government School Teachers' Tribunal for a period of three years from 28 June 1982.

J. G. CLARKO, Minister for Education.

COLLEGES ACT 1978-1980.

Office of the Minister for Education, Perth, 30 July 1982.

IT is hereby notified for general information that His Excellency the Lieutenant Governor and Administrator acting in accordance with the provisions of sections. 13 (1) (a) and 16 (2) of the Colleges Act 1978-1980 has approved of the appointment of the following members to the Council of Hedland College.

- (a) (i) William Daniel Wallwork (Chairman) of Post Office Box 231, Nelson Point, Port Hedland;
 - (ii) Derek John Miller of Goldsworthy Mining Limited, South Hedland;
 - (iii) Robert Kenneth Phillips of Western Australian College of Advanced Education; for a term of three years expiring on 5 August 1985.
- (b) (i) Henry George Richie of Lesley Salt Company, Port Hedland;
 - (ii) Michael Thomas Howieson of East Pilbara Shire Council, Newman; for a term of two years expiring on 5 August 1984.
- (c) (i) Stanford Thomas Roberts of Hedland Towing and Motor Wreckers, Port Hedland;
 - (ii) Susan Lundberg of the Commonwealth Employment Service, South Hedland; for a term of one year expiring on 5 August 1983.

J. G. CLARKO, Minister for Education.

WESTERN AUSTRALIAN POST SECONDARY EDUCATION COMMISSION ACT 1970-1979. Office of Hon. Minister for Education,

Perth, 30 July 1982.

IT is hereby published for general information that His Excellency the Lieutenant Governor and Administrator in Executive Council acting within the provisions of sections 6 and 6B of the Western Australian Post Secondary Education Commission Act 1970-1979 and section 11 of the Interpretation Act 1918-1975 and on the recommendation of the Minister for Education to appoint as a member of the Western Australian Post Secondary Education Commission:—

Alan Ronald Tough, B.E., M.B.A., of 112 Circe Circle, Dalkeith for a term expiring on 28 February 1985.

J. G. CLARKO, Hon Minister for Education.

COLLEGES ACT 1978-1980.

Office of Minister for Education, Perth. IT is hereby notified for general information that His Excellency the Lieutenant Governor and Administrator in Executive Council, in accordance with the provisions of sections 13 (1) (a) and (g) of the Colleges Act 1978-1980, has approved of the following appointments to the Council of Karratha College:

- (a) (i) Beverley J. Bayliss (Chairman) of 338 Wickerson Way, Karratha;
 - (ii) Betty F. Connell of 26 Oleander Place, Wickham
- for a term of three years expiring on 1 July 1985. (b) (i) Joan E. Toussaint of 1 Mosher Way,
 - Karratha; (ii) Kenneth Jones of House 4, Ashburton Avenue, Paraburdoo
- for a term of two years expiring on 1 July 1984.
 - (c) (i) Neville S. Lord of 607 Melak Street, Karratha;
 - (ii) Wayne G. Holland of 1 Williams Court, Karratha;
 - (iii) Graeme Allan Cox of 58 Gascoyne Crescent, Dampier

for a term of one year expiring on 1 July 1983. J. G. CLARKO,

Minister for Education.

Western Australia.

GOVERNMENT SCHOOL TEACHERS' TRIBUNAL.

- In the matter of: An application for an award to provide allowances for teachers employed outside the Perth Metropolitan area
- Between: The State School Teachers' Union of Western Australia (Incorporated) Applicant, and The Hon. Minister for Education, Respondent.

C. N. BOYS, Chairman.
N. HARKEN, Elected Member.
B. J. COURTNEY, Nominee Member.

Application No. S5/80.

In the matter of The Government School Teachers (Education Department) Locality Allowances Award 1981 made on 14 July 1981.

Reasons for Decision.

This application by the State School Teachers' Union of Western Australia (Incorporated) is for an award to be entitled "The Government School Teachers (Education Department) District Allowance Award 1980". The jurisdiction of the Tribunal to entertain the application is to be found in sections 12 and 18 of the Government School Teachers' Arbitration and Appeal Act 1979 which empowers the Tribunal to determine, *inter alia*, all matters submitted to it in respect to industrial matters relating to teachers. The subject matter of the claim falls within the definition of "industrial matters" contained in section 4 of the Act.

At the hearing Mr. T. Lloyd represented the Union and Mr. M. O'Connor represented the Minister for Education.

Mr. Lloyd told us that his union is seeking the determination of equitable district allowances for teachers located in country areas. By his answer the Minister contends that the allowances now being paid are adequate and that no increase should be made.

For several years teachers employed by the State Government and serving in more remote country areas of the State have received district allowances to compensate them for disabilities arising out of the location in which they are working. In the first instance those allowances were as prescribed in the regulations promulgated under the Education Act. In 1968 the Public Service Arbitrator handed down a decision on district allowances payable to public servants employed in the six districts into which the State was divided for the purpose of assessing the quantum of the allowances between the Minister and the union were entered into which resulted in the award of the Public Service Arbitrator, subject to certain modifications, being adopted for teachers. Modifications were necessary because in some instances teachers were employed in areas where there were no public servants. Teachers employed in those areas were granted an award rate higher than the rate generally applying to the district in which they were located. On 12 December 1969 the Minister issued a determination for teachers which reflected the agreement that had been reached. In this determination the allowance awarded to standard towns in the various districts was the same as that which applied in the public service award. From time to time down to 1974 the Minister amended his determination to take into account amendments to the public service award and to reflect Consumer Price Index movements. A nexus between allowances for teachers and those of public servants was preserved. In November 1974 the Minister issued a new determination which incorporated in one document several allowances applicable to teachers. The union appealed against the provisions of that determination at large but ultimately the appeal was only prosecuted as to "district allowances".

The decision of the Tribunal on the appeal against the determination of the Minister of 1974 was handed down on 14 December 1976. The current allowances payable are those fixed by the Tribunal in 1976 as varied in accordance with movements in the Consumer Price Index.

It is the case for the union that circumstances have arisen which justify an increase in district allowances beyond consumer price indexation movements. Mr. Lloyd in his opening address to us said: "If the valuer of the factors making up the district allowance increase or one factor becomes increasingly relevant in a society it is necessary for the district allowance to increase above the consumer price index and a review becomes necessary. This, the union submits, is the current state of affairs particularly with regard to the rising fuel prices and the changing policies of the Education Department both in its heavy emphasis on school individuality, school-based curriculum development, policy making and the like and its introduction of regionalisation". We are told the claims now before us fall within the guidelines laid down by the Australian Conciliation and Arbitration Commission. In particular we are referred to Principle 8 the first paragraph of which provides that "Allowances may be adjusted from time to time where appropriate but this does not mean that existing allowances can be introduced, the effect of which would be to frustrate the general intention of the Principles". The Tribunal notes that the claim for Kalumburu of \$7 390.40 is some 270 per cent of the amount now being paid. In the case of Wyndham the amount sought is some 229 per cent of the amount now being paid. Paragraph (a) (i) of Principle 8 provides that existing allowances which constitute a reimbursement of expenses incurred may be adjusted from time to time where appropriate to reflect the relevant change in the level of such expenses.

Mr. Lloyd contends that there have been changes in the working conditions and working environment of teachers justifying increases in district allowances within the terms of the guidelines (8 (a) (III)). He refers to the decision of the Australian Conciliation and Arbitration Commission in the matter of an application to vary the Space Tracking Industry Award 1974 in relation to the Space Tracking Allowance and delivered by Mr. Deputy President MacKenzie on 18 July 1980 (see No. 581 of 1980). In that matter it was found that the travelling time in company vehicles of workers to and from the city had increased and that this amounted to a change in working conditions for which an increase in the existing allowance was justified.

The union argues that the increases sought are not extravagant but essential to provide adequate compensation. Mr. Lloyd refers to the General Order of the Industrial Commission of Western Australia made on 30 May 1980 (see 298/1977, 319/1977, 320/1977, 321/1977 and 529/1971) relating to claims for district and locality allowances and reported in Volume 60 W.A.I.G. page 1141. In the reasons for the decision of the Commission Mr. Commissioner Kelly (as he then was), outlined the history of awards for such allowances and presented a comprehensive and up to date analysis of the nature of those claims and the methods of assessment of disability in money terms. Mr. Lloyd points out that increases of from 52 per cent for Port Hedland to 845 per cent for Norseman were granted. Nevertheless, the rates so prescribed are substantially lower than those which teachers now enjoy. Mr. Lloyd submits that the Tribunal should abandon the broad banding approach to district allowances and employ the scientific evidence now available to fix entitlements on a locality basis to eliminate anomalies.

We turn first to the case for the union in relation to disadvantage arising out of climate. Mr. Lloyd contends that:

A new measure is required to rectify all the stated problems and provide an accurate measurement which assesses all climatic data accurately. What is needed is a method whereby no guesswork is entailed and where each particular location is provided with its own ratio. This is now available by using the Relative Strain Index as a measurement.

To explain the meaning of Relative Strain Mr. Lloyd produced a copy of the report entitled "Building Climatology" (Exhibit 13) and a copy of the Relative Strain Index Map for Western Australia (Exhibit 14). The latter indicates the number of days per year when conditions are uncomfortable at 3 p.m. for the average person who works indoors, measured in intervals of 25 days at the lower end of the scale and of 50 days at the upper end. The use of the Relative Strain Index is endorsed by the Public Service Board as a basis for determining day cooling criteria for air conditioning in housing.

As to the weight to be given to climate in the average assessment a points system is used in which 100 points are awarded for each of the three factors of climate, isolation and cost of living. Out of 100 points for climate the union awarded a maximum of 75 for relative strain and a maximum of 25 for the effects of dust, salt, insects and cyclones. Having adopted the Relative Strain Index it was a simple matter for the union to prepare a table of ratings for all localities. The points so allocated, for example, for towns in District 6 are as follows:

DISTRICT 6 CLIMATE

Town		Strain Index	Ratio	Dust	Salt	Insects	Cyc- lone	Total
Cockatoo Island Cocos Island Cygnet Bay Kalumburu Kimbolton Koolan Island Kununurra Lombadina One Arm Point Wyndham	·····	150-200 200 ⁺ 150-200 200 ⁺ 150-200 200 ⁺ 150-200 150-200 200 ⁺	55 75 75 75 75 75 55 75 55 75	5 0 5 5 5 5 5 10 6 5 5 5	5666660666	666666666	20 20 20 22 02 20 22 02 20	74 87 92 94 74 91 74 74 92

To convert points to money the union looked at the cost of food and found that the locality with the highest cost was Kalumburu with an excess over Perth of \$1 077 per annum. That figure was reduced to \$1 040 for a maximum of 100 points being 20c per point per week.

The next component of the claim is that of isolation.

Mr. Lloyd told the Tribunal that:

Throughout the history of district allowance determinations there has been a continued recognition that isolation is a significant factor. The 1958 W.A. Arbitration Court decision listed distance from capital cities, smallness of population, transport facilities, lack of dental and optometric services and specialist medical attention, cost of secondary education of children and cost of holidays as factors to be taken into consideration when measuring isolation. As I have indicated the last decision of the Tribunal added the lack of study facilities, public scrutiny and motor vehicle depreciation as necessary considerations and determined increases in the isolation component from \$250 in District 6 to \$50 in District 2. Despite this recognition the sum allotted was not a substantial one when it is remembered that this increase was intended to allow for motor vehicle depreciation as well as for professional isolation.

The union supports the method of assessment of compensation for isolation adopted by the Industrial Commission which is based on "The District Allowances Working Party Compendium" with modifications considered appropriate (see 60 W.A.I.G. 1150). It is the case for the union however that the disadvantage of isolation arises from two components of equal weight, viz: isolation simpliciter and professional isolation. For each component a maximum of \$520 per annum is claimed. In outlining the claim for professional isolation Mr Lloyd said:

Teachers are professional people dependent upon community facilities and the support of teachers and other professionals to perform their tasks at optimum level. This dependency on facilities and professionals has increased markedly since the last review of district allowances.

The development of school based curriculum and the greater freedom in syllabus content have increased the isolation of classroom teachers in small centres.

He went on further to add:

The increasing emphasis on teachers' further education for promotion is another problem for country based teachers. This emphasis has increased beyond any likely expectations which would have existed in 1976. External studies are more difficult than part-time studies. Resources and personnel are not available to be questioned, nor are fellow students available to assess, challenge and encourage the student. Extra postage and resource purchases make external studies an expensive pastime.

Mr. Lloyd emphasises what he claims is a need to compensate teachers in remote areas for the scrutiny to which their lives are exposed. The policy of encouraging community awareness of schools and their programmes has resulted in teachers having their lives more open to examination. Regulation 134 of the Education Act Regulations now provides that a teacher who is found to have engaged in disgraceful or improper conduct whether during or connected with his employment and functions as a teacher or not, is guilty of misconduct and is liable to be dismissed.

The Tribunal could not be seen to endorse a proposition calling for a reward for teachers being exposed to a risk of being penalised if found guilty of misconduct under Regulation 134 or otherwise.

The points scale (0-100) for professional isolation employed by the union has been constructed by the method set out in Exhibit 28.

In relation to the other limb of the claim for isolation the union again seeks a maximum of \$520. The amount sought for each locality is that which reflects the points gained by that locality on the scale (Exhibit 30) as follows:

Distance from Capital City (km)						
0 to 300	300 to 500	501 to 900	901 to 1 500	1 501 +		
····	10 20	10 20 30	20 30 40	30 40 50		
20 80 85 2 00 3 00	0 199 0 799 0 849 01 999 03 000 0+		Point 35 20 15 10 5 0	S		
and 6						
Flight	s per wee	k	Point	5		
	7—12 3— 6		0 5 10 15			
	0 to 300 20 80 80 80 80 80 80 80 80 80 8	0 300 to to 300 500 10 20 Size 0 199 200 799 800 849 8501 999 2 000-3 000 3 000 + Perth and 6	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		

The claim for isolation is not extravagant. At the top end of the scale there is only a marginal difference between the amounts sought and those being paid. What is in issue is the method of assessment and the introduction of locality rather than district rates. The third and most vexing element is that of the cost of living. In the current allowances cost of living is made up of food, household and miscellaneous items. Expenses incurred for liquor, cigarettes, newspapers and motoring come under the miscellaneous umbrella. The union argues that the current system for determining the food component is inadequate because it relies heavily on the following data published by the Australian Bureau of Statistics:

- (i) The percentage of the minimum wage spent on food.
- (ii) The use of retail price indices for Perth and only seven country towns.

As to the latter, there seems to be no reason other than administrative convenience why all the retail price indices available are not used. It appears that the principal grievance of the union is that the minimum wage is used as the basis from which cost of living rates in each district are calculated. The union submits that the gross salary of a three year trained teacher in his first year of service is the appropriate basis. Mr. Lloyd said that at the relevant time the minimum wage was \$143.90 and the gross salary referred to, \$227.20 per week. The current method employed to determine allowances is condemned on three further grounds, that is to say—

- (i) Allowances are still based on 1971 retail price indices simply updated by a yearly movement in the C.P.I. for Perth which it is claimed bears no relationship to costs in country towns.
- (ii) Towns are arbitrarily divided into standard and exception towns, the standard towns receiving the same figure based on the so called representative town of the district.
- (iii) The real shopping patterns of the residents in most isolated towns are not taken into account. Freight costs and the costs of travelling to larger centres to obtain goods not available at the small local store are not taken into account.

Mr. Lloyd explained the union's method of establishing food prices in country centres. He said all the Australian Bureau of Statistics relevant retail price indices for food in forty one given localities were averaged for the five years commencing on 15 March 1975 and ending on 15 March 1979 to give a mean minimising fluctuation due to seasonal or other abnormalities in a particular area. The union determined the percentage of food in the consumer price index as 22.73 per cent. Using the teachers' weekly income referred to as a base this meant an average of \$51.66 was spent on food per week. The amount for country areas was then calculated using the relative price index as averaged. In addition towns with a population of less than 200 were allowed amounts for periodic shopping trips to the nearest and/or most convenient centre. For the most isolated and remote settlements a small amount for air freight was added.

The household supplies segment of the cost of living factor is calculated by the union in the same way as food save for obvious reasons no additional weighting for shopping trips is added.

Under the miscellaneous section motoring costs loom large and are assessed in a different way. The percentage this section represented of the minimum weekly wage gave a base figure but then a motoring index was applied. Running costs are based on the figures contained in the R.A.C. running costs schedule for a six cylinder car and are limited to petrol. The union's formula for the petrol component is founded on an annual consumption of 2 264 litres. It is also contended that the current allowances do not adequately compensate for the accelerated depreciation of motor vehicles in country areas. The scale of depreciation rates adopted by the union is based on the rates paid to members of the Sales Representatives Commercial Travellers Guild of Western Australia. A summary of such rates was received in evidence and marked 54. Tobacco and cigarettes comprise another component of the cost of living. Here the union has calculated the value as it did with food. The percentage cigarettes and tobacco make up of the C.P.I. has been calculated and from this the weekly expenditure in Perth determined. The relative price index for food is applied to ascertain the expenditure in country localities. The union concedes that although the price of food is only a guide as to the price of tobacco and cigarettes, there are no other statistics available to provide a more accurate assessment.

Difficulty was experienced by the union in constructing a table to show the difference in the price of alcoholic beverages in Perth and country centres. Mr. Lloyd told us that expenditure on alcohol represented 7.741 per cent of the weekly income of the teacher at Perth in his first year. That percentage in money terms amounts to \$17.59 per week. The union used the report entitled "An Enquiry into the Reasons for the High Retail Prices of Draft Beer in Hotels and Taverns in Western Australia" to establish an alcohol price index for 22 country centres using the price of a 285 ml glass in each town.

The union also claims that the cost of water, electricity and gas is of major concern to teachers in many country localities. Mr. Lloyd produced a table constructed from information as to water consumption reported in *Hansard* (1979) page 3525 and purporting to show excess costs teachers must bear when serving in some areas. That table includes the following estimates of cost:—

(i) The cost of water for a household with average consumption in the metropolitan area (excluding fixed charges):
 324.7 kilolitres (less 150 kilo-

litres exemption) at 24 cents = \$41.93

(ii) The cost in towns with an average of less than 350 ml annual rainfall and on the country water supply:

400 kilolitres at 198.05 kilolitres			= \$48.00 = \$47.53
			\$95.53

Excess over Perth $\dots = 54.00

(iii) The cost in towns north of the 26th parallel and on the country water supply:

600 kilolitres at 12 cents 200 kilolitres at 24 cents	$\dots = 72.00 $\dots = 48.00
43.4 kilolitres at 48 cents	= \$20.83
	\$140.83
Excess over Perth	\$99.00

Mr. Lloyd acknowledges that in some towns where the water supply is from tanks or bores, no charge is made. In these cases the inconvenience of having to service pumps or clean the tanks and the poor quality of the water offsets, he claims, the advantage of not having to pay for water as in Perth. Water of good quality is supplied free in some mining towns but because the union believes that charges will be raised in the near future and the advantage now enjoyed by teachers will be lost, no contra allowance is set off.

To determine the added cost for electricity and gas the union first calculated the consumption rates in the metropolitan area based on State Energy Commission schedules. The yearly expenditure on electricity in Perth was found to be \$456 for 8 400 units at 5.42 cents per unit and for gas \$183.60 for 7 200 units at 2.55 cents per unit. Next, Mr. Lloyd said, the prices of electricity and gas in particular towns were estimated from information supplied by teachers. With this information it was a matter of simple arithmetic to determine the excess cost for each town for which prices were available. In the course of concluding his address on the issue of cost of living Mr. Lloyd had this to say:

When assessing the cost of living the union has borne in mind the recent Industrial Commission decision. This awarded a maximum of \$25 per week or \$1 300 per year. This is for towns similar to Kununurra. The union in its claim using the same components has reached a similar assessment —that is for food, household, cigarettes and alcohol. Its assessment is \$1 378. The difference lies in the assessment of motor vehicle or transportation expenses and government charges.

It appears Mr. Lloyd has erred as to the method employed by the Industrial Commission to calculate its maximum cost of living component of \$25 per week. The items which go to make up the base from which the calculations were made include some 18 per cent of the total for transportation.

We now turn to the argument addressed to us by Mr. O'Connor for the Minister. Before putting his case Mr. O'Connor did question the efficacy of this reference to arbitration in these terms:

It is my view that the merits of conducting a hearing like this one must be seriously questioned when, firstly, so much of the information is not readily available or available at all and, secondly, many of the questions to be determined perhaps could have been resolved by a consensus. An example here could be arriving at a substantial agreement on the relative disabilities of locations in various districts. The quantifications of the relative disabilities or the appropriate method of measurement of the disabilities in money terms would still of course be the subject of argument. Nonetheless, there appears to be support for the view that a joint investigation of issues, such as the payment of district allowances, is a more satisfactory method than by way of a full arbitrated case.

The Tribunal agrees that it is desirable that the parties confer before the arbitration with a view to identifying the common ground (if any) between them and defining the matters that are in issue so that the cost of the arbitration proceedings can be minimized. We find it strange that the advocate for the respondent now complains of lack of consultation by the parties. Under section 15 of the Act the respondent is required to confer with the applicant or serve on the applicant a written answer to the claim. There is nothing to suggest that Mr. O'Connor or anyone else representing the respondent took any steps to bring about such a conference with the union.

Mr. O'Connor went on to say:

... the parties need to look together at what information is available; if necessary commission the collection of desirable data and attempt to arrive at a consensus on the components and measuring tools for fixing an appropriate set of allowances.

We see merit in that but it is a little late in the day to put it at the conclusion of the applicant's case. Whilst the Tribunal lacks the specific powers conferred upon the Commission under the Industrial Arbitration Act, in particular, as to the directions that may be given to the parties to an industrial dispute, the power is there for parties to confer and settle issues.

Mr. O'Connor points out that save for a few new schools the existing allowances which were determined in 1976 by the Tribunal after an extensive hearing are higher than those for public servants living and working in the same locations and have moved further ahead as a result of annual indexation increases. On the merits, the respondent argues that the current allowances paid to teachers in most localities are clearly adequate. As a measure of adequacy we are invited to compare the allowances paid to teachers with those paid to State and Commonwealth officers and wage employees. A schedule setting out such allowances as at June 1980 was received in evidence (Exhibit C). So much of that schedule as relates to Districts 5 and 6 is as follows:

Dis-	Exception Towns			Teachers		Public S	Servants	Wage	Common- wealth		
trict		011 10	Jw115		Standard	Exception	Standard	E Servants Wages d Exception Standard 2 243 1 826 1 826 2 467 2 243 1 826 2 467 2 286 1 984 2 286	Exception	Grade Rate	
6					2 527		2 243		2 243		
	Beverley Sprin	gs				2 893	•···				
	Kununurra					2 733					2 450
5	Wyndham				2 087		1 830				2 450
•	Balgo Hills					2 893					
	Camballin					2 733	2 286			2 285	
	Cherrabun					2 893					
	Christmas Cree					2 893					
	Fitzroy Crossi	ng				2 893		2 467		2 473	2 450
	Gogo					2 893					
	Goldsworthy					2 292	••••				
	Halls Creek			••••		2 893		2 467		2 473	2 450
	Jigalong	••••				2 893					
	La Grange					2 527					
	Marble Bar					2 733	••••	2 286		2 285	2 450
	Newman					2 292 2 893	••				
	Nullagine					2 895		2 467		2 473	
	Pannawonica Paraburdoo					2 292					
	Paraburdoo Port Hedland					2 263				1.000	1 510
	Shay Gap	••••		•		2 292				1 982	1 510
	Telfer					2 893					
	Tom Price					2 292					1 510
	Wittenoom					2 733				2 285	1 510
	Broome										1 960
	Derby										1 960
	Exmouth										1 510
	Karratha						••••				1 510
	Onslow										1 510
	Wickham				••••						1 510

DISTRICT ALLOWANCES-MARRIED RATES, JUNE 1980

Again when compared with allowances paid in industry state teachers appear to be favourably treated. In the general order of the Western Australian Industrial Commission published on 27 August 1980 (see W.A.I.G. at page 1151) the following allowances were included—

			\$
Broome	 	 	1 313
Derby	 	 	1 373
Halls Creek	 	 	1 776
Kununurra	 	 	2 0 4 1
Port Hedland	 	 	1 108
Roebourne	 	 	1 456
Onslow	 	 	1 329
Marble Bar	 	 	1 854
Wyndham	 	 	1 976

There is clearly support for the contention that since 1976 teachers have generally enjoyed greater allowances than other salary and wage earners serving in remote areas.

The Union's claim is for allowances for net disabilities arising out of service in country areas but no real attempt has been made to set off the advantages of such service. On that point Mr. O'Connor had this to sav:

If the tribunal was to attempt to calculate a true net disability payment it would have to consider the increased employment opportunities for husband and wife teachers, earlier promotion for country appointees, the attraction of a different lifestyle, the responsibility for smaller classes in many schoolsand that may be a salary factor, of course—the closeness to sight-seeing and tourist locations in many parts of the state, the commitment of some teachers to specialist areas of education, and aboriginal education is certainly one of those

It is also pointed out that district allowances are not the only means by which compensation is provided for living and working in remote parts of the State. We are

reminded of the taxation allowances provided for taxpayers resident in zones A and B under the provisions of section 79A of the Income Tax Assessment Act. Other allowances to which school teachers are entitled include the following:

TYPE OF ALLOWANCE

When teacher proceeds 7. When teacher proceeds on Summer vacation:— (a) If employed in District Allowance Areas 3, 5 and 6, and in that portion of Area 4 situated north of 30° south latitude

(b) If employed in isolated localities in Area 4 south of 30° south latitude

(c) If employed in Area 2

- Teacher employed at country school unable to obtain suitable residential accommo-dation within 16 kilo-metres of school
- A teacher transferred from one locality to another shall be entitled to be paid a property allowance for reimburse-ment of prescribed expenses incurred in sale of residence which he was: (a) purchasing (b) constructing or 9.

(c) which he owned

ENTITLEMENT

- Teacher, wife and dependent children entitled to free travel by air or sea. If travelling by road, teacher entitled to be reimbursed full rate in accordance with Public Service Motor Vehicle Allowances Award provided reimbursement shall not exceed cost of appropriate public transport entitlement
 If travelling by road teacher entitled to be reimbursed full rate in accordance with Public Service Motor Vehicle Allowances Award. If requested by teacher first class rail travel is provided for wife and dependent children
 Entitled to reimbursement of fares to Perth for teacher and dependent children Once in every two years. If travelling by road teacher entitled to be reimbursed at rate of 10 cents per kilometre
 Provided District Superintendent certifies that there is no suitable accommodation available, teacher may claim reimbursement for distance in excess of 16 kilometres each way at one half of the appropriate rate of hire prescribed by Clause 5 of the Public Service Motor Vehicle Allowances Award
 Prescribed expenses means:
 (a) legal fees not exceeding \$50.00 in respect of each transaction
 (b) Stamp duty (except stamp duty payabe in connection with the registration or discharge of a mortgage)
 (c) Fees paid to the Registrar of Titles or to the teacher performing duties of a like nature and for the same purpose in another State of the Commonwealth (except fees payable in connection with the registration or discharge of a mortgage)

\$100.00 per annum per child. Maximum payment of \$400.00 per annum

The North West Child Allowance was introduced as a result of Union representations in 1960, following the granting of the concession to the Public Service. The allowance is payable, on application, to a male teacher, or a female teacher solely supporting a family, provided that the teacher is resident north of 26° parallel, and the child/ children are:— (a) school age (b) residing with parent teacher (c) attending school in the north-west

Assistance for Isolated Children sistance for Isolated Children is a Commonwealth benefit available to students who do not have reasonable daily access to an appropriate Government school

north-west

The students:

- May live in a geo-graphically isolated area
 May suffer from a disa-bility or handicap which prevents them from living at home and attending school daily
 May live away from home to undertake a remedial or other special type of course.
 May be from itinerant families.
 The student must be enrolled in an approved school and be undertaking an approved course.
- course.
- The Isolated Patients' Travel and Accommodation Assistance Scheme is a Commonwealth benefit which provides financial help to people in rural areas who need to travel more than 200 kilometres from their kome to obtain specialist 200 kilometres from their home to obtain specialist medical treatment. The patient must be referred by a medical practitioner to the nearest suitable specialist. Provision exists for benefits to be paid in respect of an escort for a patient under the age of 17 years.
- An escort will be approved for a patient 17 years of age or over if the referring doctor certifies that an escort is necessary for medical reasons.

The Student Travel Subsidy is a State Government benefit administered by the Transport Commission which was first introduced in 1947.

witch was inst introduced in 1947. The Subsidy is available to parents of children who reside permanently within a defined remote area of Western Australia and whose children undertake full-time education at a recognised school or college.

The Road Travel Subsidy may be claimed where the parents' place of residence is more than 80 kilometres from the nearest regular passenger transport centre, i.e. airport, railway station or bus route.

Boarding Allowance: \$780.00 per annum per student free of means test. Short Term Boarding Allowance: \$20.00 per week per student free of means test

- Second Home Allowances: \$780.00 per annum for one eligible child living at second home \$1 440.00 per annum for two eli-gible children living at second home \$1 990.00 per annum for three or more eligible children living at second home These allowances are free of means
- test Correspondence Allowances: \$500.00 per annum for each eligible child free of means test.

- Travel costs from patient's residence to the place of treatment are reimbursable less \$20.00 for each person (patient/escort/ attendant).
 Travel costs are normally based on economy surface travel (train/bus/boat).
 Travel costs for plane or private care are only reimbursable where the referring doctor certifies that such travel is medically necessary or the Department of Health considers economy surface travel is impractical or unreasonable.
 An Accommodation Allowance up to a maximum of \$15.00 per night per person is payable where costs for accommodation are incurred for:

 Overnight stays in transit due to the limitations of transport schedules or the medical needs of the patient.
- to the imitations of transport schedules or the medical needs of the patient.
 Overnight stays at the place of treatment due to the limitations of transport schedules.
 Overnight stays at the place of treatment where certified as necessary for medical reasons by the specialist.
 NOT payable in respect of in-patient hospitalisation.
 Every student who qualifies is entitled to two return and two single trips per calendar year between home and school. With the exception of students attending approved centres of special education, the subsidy is limited to Perth or to places which can be reached without incurring a fare greater than to Perth.
- Perth. Subsidised travel is restricted to Subsidised travel is restricted to the regular passenger transport service which operates nearest the parents place of residence and the school or college at which the student attends. This regular service may be a regular airline, road bus or train service. For each approved student travel journey, parents may apply for 9 cents per kilometre for the distance travelled in excess of 160 kilometres.

DISTRICT ALLOWANCES.

The Tribunal received a considerable amount of evidentiary material from both parties in the course of the enquiry and in addition carried out an extensive programme of inspections of schools and facilities of the nature undertaken in 1976. The knowledge gained from formal and informal hearings and from such inspections covered the total spectrum of the case presented for the Union and the answer of the Minister.

It is proper that we should acknowledge the assistance we have received in the course of our enquiries. Firstly, we thank the officers of the Crown Law for their help in connection with the sittings held at Esperance and at Kununurra. Secondly, we thank those principals of the schools visited who made office space available so that we could receive evidence from witnesses in relative comfort. Thirdly, we are indeed grateful for the unfailing courtesy and co-operation of officers of the Education Department and of the teachers who received us in their offices and schools.

The tribunal visited centres as distant as Esperance in the south; Leinster, Laverton and Warburton in the east; Cervantes in the west; One Arm Point, Camballin, Halls Creek, Bedford Downs and Wyndham in the north. We visited schools in every classification and in a diversity of environments.

Travelling as extensively as we did revealed to us the sheer vastness of the area to be served. It was made clear again and again what extraordinary economic burdens had to be borne because of distance and isolation. By any objective test the education service provided in the remote areas of the State is one in which administrators and teachers together can take great pride.

In the special Aboriginal schools we were particularly impressed with the enthusiasm and dedication shown by teachers, many of whom were young and relatively inexperienced. We observed in several such schools Aboriginal aides working alongside teachers in a commendable spirit of goodwill and co-operation. School buildings and facilities were generally of a high standard and fitted out to provide a comfortable learning and working environment. The pupil-teacher ratio we noted was approximately half that in the main stream schoola fact which emphasizes the need to provide special conditions for teachers involved in the demanding work of Aboriginal education. The new school at Halls Creek with its air-conditioned and carpeted work areas presented a fine testimonial to those responsible for the implementation of Government policy in this special area of education. Not all schools matched the standard of Halls Creek. At Warburton we found the school building facilities and the heaving policy of facilities and buildings facilities and the housing provided for the teachers, deplorable. We were told on the occasion of our visit that the school was being upgraded and we noted that the contractors were on the site. We were also told that new housing was being provided for teachers.

It is a great pity the work of Aboriginal schools is not better known. The Tribunal deplores the tendency of those ill-informed and with a diminished capacity to be objective who seek to denigrate the work of teachers and of administrators in the Aboriginal Education Service.

Before outlining our determinations for each of the three major factors referred to, express mention is made of the claims of the union in relation to motor vehicle expenses. A considerable amount of evidence was presented to support the claims that the differences in in remote country areas from those operated in the metropolitan area were substantial and that vehicles depreciated more rapidly in country areas. The union provided:

- (1) Detailed schedules of petrol costs for individual towns in Western Australia (Exhibit 50);
- (2) a graph indicating movements in the cost of petrol as reflected in the Consumer Price Index (Exhibit 51);
- (3) a statement of the method of calculating petrol expenditure and standing costs for motor vehicles (Exhibit 52);
- (4) a schedule of car running costs compiled by the Advisory Service of the Royal Automobile Club of Western Australia (Exhibit 53).

However, in endeavouring to quantify the disadvantage so suffered by teachers the Tribunal is confronted with a number of variables making a mathematical assessment in monetary terms virtually impossible. For example, teachers display a wide choice of motor vehicles varying from motocycles to light 4-cylinder sedans to heavy 4-wheel drive Land Rover types. The degree of usage and the nature of usage of motor vehicles varies from teacher to teacher and of course the costs associated with such user vary commensurately.

The Tribunal is very much aware that it is quite common during the wet season in the tropical north of the State for roads to be closed from time to time to all but 4-wheel drive vehicles and on other occasions closed to all vehicles. Teachers in areas so affected are restricted in their movements and obliged to suffer the inconveni-ence of delays in the receipt of goods normally trans-ported by road. Air transport, where it is available, is looked to as an alternative—albeit an expensive one. Remoteness is accentuated by the lack of freedom of movement enjoyed by teachers elsewhere. We believe that transport costs are an all pervading burden and must be reflected both in the cost of living and in regard to abnormal maintenance costs and depreciation reflected in the isolation component.

In 1976 the Tribunal carried out a comprehensive inspection programme in relation to district allowances and in its decision of the 14th December had this to say:

It would be true to say that the factor most overwhelmingly affecting teachers is that of isola-tion. Monetary compensation was not regarded by them as the ideal solution to this problem. They were more interested in conditions relating to hous-ing and living standards being improved. They did see a need to be assisted to get away from their surroundings at least once every term.

These comments we find apposite today. In general These comments we find apposite today. In general terms the living and working environments of teachers have improved markedly since 1976. It is also apparent that the expectations of the society of which teachers form part have over the same period been raised. It is patently clear that the isolation factor still looms large and at times represents a disability exacerbated by what teachers see to be a lack of or breakdown in communications. Teachers complain of delays in things getting done. Repairs and maintenance to school buildings houses and services were often not effected within ings, houses and services were often not effected within a time span they considered reasonable. Complaints along these lines obviously call for administrative remedies rather than monetary compensation. The Tribunal suggests that the respondent give urgent consideration to the assignment of a senior officer of his department to deal with queries and complaints of teachers in isolated areas with the object of resolving problems more expeditiously.

The Union's present claim re-introduces the concept of locality allowances which was rejected in 1976 when the Tribunal said:

Whilst appreciating that a district allowances system ... can create certain anomalies we con-sider this is a by-product of any broad banding concept. Despite its imperfections we are of the opinion that, having regard to allowances justice for teachers and administrative practicability, a broad banding approach is preferable to attempting to quantify allowances for individual localities based upon factors some of which are so variable they could change from day to day. ... The present district system (comprising the elements of isola-tion, climate and cost of living) has stood the test of time and should in our opinion be retained.

The Tribunal as presently constituted does not endorse that opinion. We cannot see any valid argument today against the adoption of locality allowances. This does not mean that it is possible to abandon banding altogether. However, we do feel that formulae can be adopted which would facilitate the assessment of dis-ability and the quantification of that disability within the framework of an allowance scheme so that whenever a new school is established the machinery is available to facilitate agreement being reached by the parties as to an appropriate allowance for teachers serving in that school. For the purpose of the current district allowance determination the State is divided into six districts. We propose to retain these divisions as a means of providing a ready reference in relation to other awards and determinations in force in this State.

The Tribunal agrees that the allowance should be based upon the three components of climate, isolation and cost of living as has been the traditional practice. We now refer to our determinations as to each of those factors in turn.

1. The Climatic Component.

In calculating the disadvantage suffered with regard to climate the Tribunal noted that the Industrial Commission of Western Australia by General Order made

on 16 July 1980 (60 W.A.I.G. at 1150) fixed the sum of \$260 per annum as the maximum for this factor. The current maximum paid to teachers is \$736. There is no evidence to suggest that there has been any deterioration in climatic conditions since 1976. In many instances it is clear that teachers have enjoyed increasing alleviation from climatic extremes through better working and housing conditions with increasing use of air-conditioning and the creation of recreational facilities. Our assessment must have due regard for the fact that during the winter months the climate in many localities is far more comfortable than it is in Perth and that teachers do enjoy a long break during the hot and enervating summer. Nevertheless and after taking all the relative factors into account the Tribunal considers that the Industrial Commission's assessment is palpably inadequate. The Tribunal in all the incurrence how inadequate. The Tribunal in all the circumstances has decided to maintain the maximum of \$736.

Having established a maximum payment the Tribunal proceeded along the following lines to develop a monetary scale of payments for various localities in all districts. Firstly we adopted the statistics provided in the Union's Exhibit 13, Building Climatology, pub-lished by the World Meteorological Organization in October 1968 which establishes a comprehensive scale of climatic discomfort based on the Belative Strain October 1968 which establishes a comprehensive scale of climatic discomfort based on the Relative Strain Index as illustrated for all localities in Western Aus-tralia in the map, Exhibit 14 (a copy of which is annexed and marked Schedule 1). This method of comparison is preferred to either (a) the Effect of Temperature method, or (b) the Determination of Climatic Comfort Indices because as a method of calculation it alone provides information which could be applied for every locality throughout the State. Secondly in endorsing the union's argument that the climatic component include the elements of dust, insects, salt and cyclones, we have allotted 25 per cent of the maximum monetary we have allotted 25 per cent of the maximum monetary allowance to these elements and the balance of 75 per cent to climatic discomfort as established by the Relative Strain Index. In monetary terms this means a maximum payment of \$552 is allotted to climatic discomfort and a maximum payment of \$184 is allotted to the combination of the other four elements.

The Relative Strain Index has been converted to a 0-75 points scale. The application of this scale places the various localities into one of the following categories:

(2) (3) (4) (5)	16 26 36 55	points points points points	being being being being	awarded awarded awarded awarded awarded	·····	 44 p.a. 118 p.a. 191 p.a. 265 p.a. 405 p.a.
	75	points		awarded		552 p.a.

The \$184 allotted to the elements of dust, salt, insects and cyclones has been distributed in accordance with a scale of 1-25 points as follows:

Dust (10 points) Salt (6 points) Insects (6 points) Cyclones (3 points).

Each point on this scale is therefore worth \$7.36.

The following examples demonstrate the application of these formulae in Districts 3-6.

	С		Discomfor 5%		ements 5%	
District 3-		Points	Amount	Points	Amount	Total
Meekatharra District 4		26	191	10	74	\$ 265
Gascoyne Junction		37	265	11	81	346
District 5— Fitzroy Crossing		75	552	16	118	670
District 6— Wyndham		75	552	17	125	677

Although previously no allowance for climatic conditions applied to locations in Districts 1 and 2 it has been decided that an allowance will be paid to teachers in all towns with an assessment of 16 or more points. Thus towns such as Mullewa and Wialki with a Relative Strain Index score of 16 points shall attract an allowance of \$118 per annum for climatic disadvantage.

The Isolation Component.

The Industrial Commission (60 W.A.I.G. at 1150) found the best assessment it could make for difficulties arising from this factor was a maximum \$10 per week giving a value of 10 cents (per week) per point on the scale on 0-100 constructed by it from the papers therein referred to. The award to teachers should be significantly We are not here in conflict with the Industrial greater. Commission but are making an assessment to compen-sate for the disadvantage suffered by members of a particular profession. We can see no justification for a departure from an assessment based on the two tradiisolation and social isolation. We have found the union's methods of assessment persuasive and an influence in the determination of the quantum to be awarded as now set out.

PROFESSIONAL ISOLATION.

Professional isolation is seen to be affected by:

- (i) Distance from universities and teacher education institutions: in Western Australia these are only provided at the capital city, Perth.
- (ii) Size of the town: this element determines the availability of such amenities as technical education, library facilities, cultural and artistic groups.
- (iii) Number of teachers: day-to-day professional interaction and in-service training are affected markedly by the number of professional personnel on staff.
- (iv) Distance from resource centres and sub-centres: since 1976 a number of these centres have been established throughout Western Australia to provide professional development and resource assistance to teachers. The distance from one of these centres is an important factor in the determination of the degree of professional isolation.

SOCIAL ISOLATION.

Social isolation is seen to be affected by two major elements:

- (i) Distance from the capital city, Perth
- (ii) Size of the town.

The distance from Perth is seen to be of major im-portance in respect of social isolation because of the amenities available in a capital city and also because in many instances the parents and other close relatives of teachers reside there.

Within each section points are allocated in accordance with the following formulae:

(1) Distance from Further Educational Institutions and Capital City:

		Professional Points	Social Points
Localities less than 500 km		0	0
Localities from 500 km to 749 km		3	7
Localities from 750 km to 999 km		7	13
Localities from 1 000 km to 1 249 km	•···•	10	20 27 33
Localities from 1 250 km to 1 499 km		13	27
Localities from 1 500 km to 1 999 km		17	
More than 2 000 km		20	40

In addition 5, 10 or 20 points are allocated to certain localities in consideration of the degree of difficulty of access to main airports or other means of travel.

As the total number of points for the distance from Perth component is 60, these additional points cannot be allocated to raise the resulting total above that figure.

(2) Population Factor:

		I	Professional Points	Social Points
Population from 0 to 199	•		$10 \\ 7.5$	$10 \\ 7.5$
Population from 200 to 999	••••	••••	1.3	1.2
Population from 1 000 to 1 999	****		5	5
Population from 2 000 to 3 499			2.5	2.5
Population above 3 500			0	0

(3) Number of Teachers on School Staff:

								Points
From	1	to	3	teach	ners			10
From	4	to	6	teacl	ners	••••		7
From	7	to	10	teach	ners		•	5
From	11	up	war	·ds				0

Professional

(4)	Distance	from	Regional	Resource	Centre:	
-----	----------	------	----------	----------	---------	--

	Distance from Regional centre-		essional oints
	Less than 20 km		0
	From 20 km to 99 km		3
	From 100 km to 199 km		5
	From 200 km to 299 km		7
	Above 300 km		10
n	instances where there is a sub-centre	e within	100 km

the above allocation is reduced by one half. Professional Social

		Total	Points	 50	50
Combined	Total	Points		100)

As the use of a motor vehicle is of such significance in remote areas we have, in fixing the maximum sum payable for isolation, taken into account the accelerated depreciation of a motor vehicle and other extraordinary costs (not being running costs) associated therewith. In all the circumstances we fix the maximum as \$1 250 for a total of 100 points which represents slightly more than 20 per cent in excess of the maximum claimed by the union under this head.

The following examples illustrate the application of these procedures:

Cygnet Bay:		Professional Points	Social Points
(1) Distance from further education	in-		
(1) Distance from further education stitutions or capital city		20	40
		10	10
 (2) Population (3) Number of teachers on staff (4) Distance from resource centre 		10	
(4) Distance from resource centre		10	
Monetary Amount—1 Point=\$12.50	:	50 \$625	50 \$625
Total		\$1 2	50

Newman:		Professional Points	Social Points
(1) Distance from further education stitutions or capital city	in- 	10	20
 (2) Population (3) Number of teachers on staff (4) Distance from resource centre 	 	 10	···· ····
Monetary Amount—1 Point=\$12.50 Total): 	20 \$250 \$	20 \$250 500

Derby:	in-	Professional Points	Social Points
(1) Distance from further education stitutions or capital city		20	40
(2) Population		2.5	2.5
 (2) Population (3) Number of teachers on staff (4) Distance from resource centre 			
(4) Distance from resource centre		5	
Monetary Amount-1 Point=\$12.50	:	27.5 \$343.75	42.5 \$531.25
Total		\$87	5

3. The Cost of Living Component.

The union has broken down this component into what it claims are its constitutent parts. We have before us an analysis of comparative costs of, *inter alia*:

- (1) Food.
- (2) Household supplies. Miscellaneous items. (3)
- (4) Cigarettes.
- (5) Alcohol.
- Gas and electrical charges. Water charges. (6)
- (7)
- Petrol. (8)
- (9) Vehicle running expenses.

In addition several witnesses testified as to the economic disadvantages in terms of cost of living which they have to suffer arising out of service in remote localities. The tribunal considers that under this head the decision of the Industrial Commission of Western Australia to which reference has already been made, is of particular relevance. Here the Tribunal is dealing with differences in the prices of goods and of services as was the Industrial Commission. We have before us the same statistical evidence and cannot see any grounds which would justify a dramatic departure from either the method of determination or the quantum of the allowance fixed by that authority fixed by that authority.

The Industrial Commission used two statistical tools in the calculation of a maximum allowance, namely:

(i) The relevant price indices compiled by the Federal Bureau of Statistics.

(ii) The Wait Aid Survey-1978.

The present Tribunal, like its predecessor who stated in the 1976 determination "considers that the information available to the Federal Bureau and the facilities at its disposal enable it to assess this very difficult element more accurately than the union has been able to achieve by its methods".

This Tribunal is prepared then to proceed in its calculations along similar lines to those of the Industrial Commission in its action of May, 1980.

In summary the method of calculation is as follows. From the application of the Wait Aid Survey 1978 the Tribunal is able to calculate for certain country towns in Western Australia the excess of food and associated prices over the capital city, Perth. Items dealt with were as follows, their ratios as determined by the Wait Aid Survey are bracketed:

Food (21.026).

Household expenses (11.062). Tobacco and Alcohol (10.247). Health (3.95). Recreation (7.878). Transport (18.453).

Following the line taken by the Industrial Commission rent was not included in these calculations. The item "clothing" was not considered by the Tribunal at the request of the union, the union's argument being that major purchases of this item by country teachers are made during school vacations.

These ratios when applied to the minimum wage at 1 January 1981 of \$138.20 present the following table of item values:

Perth:

						\$		\$
Food				21.026	х	138.20	-	29.05
Household	Exper	nses		11.062	х	138.20	-	15.28
Tobacco ar	ıd Âlc	ohoi		10.247	х	138.20	-	14.16
				3.95				5.45
Recreation				7.878	х	138.20		10.88
Transport			• · · ·	18.453	х	138.20		25.50

Total spent on these items (weekly) = \$100.32

The Wait Aid statistics for the towns of Derby, Roebourne and Port Hedland were then applied to these Perth figures to calculate the relevant item costs of the three country towns. This information is shown in the following table.

Calculation of Excess of Food and Associated Prices Over Perth.

Derby: Food Household Expenses Tobacco and Alcohol Health Recreation Transport	 	29.05 15.28 14.16 5.45 10.88 25.50	\$ x 117 x 114 x 107 x 129 x 98 x 112	.5 = .3 = .4 =	Increase /Perth \$.05 2.22 1.03 1.60 22c 6.63 \$16.53 22
Nett				•···•	\$16.31
Roebourne: Food Household Expenses Tobacco and Alcohol Health Recreation Transport		29.05 15.28 14.16 5.45 10.88 25.50	\$ x 26.9 x 15.4 x 12.8 x 28.6 x 91.5 x 18.1		Increase/Perth $ \begin{array}{c} & \\ & \\ & 7.81 \\ & 2.35 \\ & 1.81 \\ & 1.55 \\ & -93c \\ & 4.61 \\ \hline & 19.26 \\ & -93 \\ \hline & \\ & \\ & \\ & \\ & \\ & \\ & \\ $
Hedland:					
Food Household Expenses Tobacco and Alcohol Health Recreation Transport	····· ···· ····	29.05 15.28 14.16 5.45 10.88 25.50	\$ x 15.5 x 11.5 x 3.1 x 20.1 x 7.2 x 11.2		\$ 4.50 1.75 .44 1.09 .78 2.85
Nett					\$11.41

The Tribunal using the Australian Bureau of Statistics relative retail prices of food indices calculated the average index for all towns included in the document over the period 1976-1980. Nett averages were then obtained by subtracting the average for Perth.

The nett averages for the towns of Kununurra, Roebourne, Derby and Hedland were as follows:

Kununurra	(138.6	 102.4)	-	36.2
Roebourne	(126.2	 102.4)	Reading and the second	23.8
Derby	(123.4	 102.4)	and the second s	21
Hedland	(118.8	 102.4)		16.4

Kununurra was found to have the highest average index of all the listed towns in Western Australia for the five year period.

These indices were then applied to the excess of prices in the three towns Roebourne, Derby and Hedland to calculate an excess of prices for Kununurra.

These calculations resulted as follows:

Kununurra relative to Roebourne	$= \frac{36 \cdot 2 \times \$17 \cdot 20}{23 \cdot 8} = \$26 \cdot 16$
Kununurra relative to Derby	$= \frac{36 \cdot 2}{21} \times \$16 \cdot 31 = \$28 \cdot 12$
Kununurra relative to Hedland	$= \frac{36 \cdot 2}{16 \cdot 4} \times \$11 \cdot 41 = \$25 \cdot 19$

The average of these three figures is \$26.49 weekly for Kununurra or \$1 377 per annum.

Having established the amount for Kununurra, the highest ranked town, a 0-100 scale based on average indices was then developed for all towns. This scale enabled the Tribunal to calculate an annual amount for each town listed in the findings of the Australian Bureau of Statistics.

In Districts 3-6 we were only able to calculate a monetary amount for towns not included in the statistics of the Federal agency by reference to towns that were. For example, the Tribunal considers that Tom Price with a nett index of 15.8 provides a suitable measure for the nearby town of Paraburdoo. The more isolated towns in these districts received an additional loading for travel to major centres.

The information provided by the Bureau regarding the five major centres, Merredin, Kalgoorlie, Esperance, Albany and Narrogin was used to calculate the monetary amount to be allotted to the smaller towns in District 2. This calculation was based on the indexed amount for the major town plus an additional amount to compensate for travel to major centres. We must em-phasize as the Tribunal has in the past, that our deterphasize as the Tribinal has in the past, that our deter-minations are based on what are perceived to be "nett disabilities". Teachers have made it quite clear to us that there are some advantages to be gained from country service which are not shared by their fellows in Perth. For example, the close proximity of schools to living quarters results in less travelling time and expense.

SUMMARY.

Employing the methods of assessment referred to, a number of centres would receive less than the to which they are now entitled. The union also found that in applying its formulae the allowance for some centres was reduced. Improvements in transportation, the growth and development of commerce in consumer goods and of services over the past five years resulted in the and of services over the past five years resulted in the gap between Perth and centres such as Port Hedland being reduced. The Tribunal does not propose to reduce any allowances. However, in those cases where the assessed allowance is less than that now being paid and the shortfall is not less than 10 per cent the allowance will not move automatically each year with con-sumer price index variations. The amount of the short-fall determines the period during which such variations are excluded. In some instances the allowance will be held for one year, in others two years and in a few instances for three years.

In Western Australia both the Industrial Commission and the Public Service Arbitrator have refused to grant and the Public Service Arotrator have refused to grant allowances to workers employed in localities within District 1, i.e. the South-West Land Division. In the past the Tribunal has followed those authorities save as to certain exception towns. We find that the evidence does not warrant a dramatic divergence from the ap-proach of the arbitral authorities referred to. In respect to those localities, viz. the exception towns where allowances are now paid, allowances will continue to be paid. To those towns we add the following: Karlgarin, Hyden and Ongerup, where we consider the teachers equally disadvantaged to those at localities nearby and who are receiving allowances.

As mentioned earlier we have made an allowance for climate for localities in District 1 with an assessment of 16 or more points.

TERMS OF THE AWARD.

The scheme of allowances which has prevailed for many years provides for a rate for married teachers and a rate equal to one half of that for single teachers without dependents. Neither party seeks to change that concept. As to differences between the parties Mr. Lloyd said:

In relation to the clauses still in dispute, the major areas which I would like to highlight in my reply to the Minister's submissions are the claim for dependent children and the payment of the married rate to married teachers whose spouses are not receiving a district allowance at the same level or equivalent benefits from their employers. This varies from the Minister's claim in which he suggests a single rate be paid. If the husband is not in government employment or is in government employment but not in receipt of a full married district allowance, the claim as phrased by the Minister creates anomalies in that a married woman whose husband receives a full district allowance but is not in government employment would receive a single rate and would therefore be above that paid to her colleagues, whereas in the case of a married female teacher whose husband does not receive a district allowance, she would only receive a single rate and would thus be below the rates applicable to their colleagues. The union therefore submits that its phrasing of the clause is more appropriate.

After taking into account the arguments addressed to us by both parties we have decided that the conditions of entitlement shall provide as follows:

- (1) The higher rate or family rate shall be paid to:
 - (a) married male teachers employed in a locality for which an allowance is payable;
 - (b) other teachers who can establish they are the main support of relatives usually resident in the State.
- (2) Teachers not included in the above categories shall be paid a maximum of one half of the family rate. In the case of a married female teacher whose husband is not a teacher but who is employed by the State of Western Australia and is in receipt of a district or locality allowance, the allowance to such teacher shall be at the single rate or in such sum as equal to the amount by which the family rate for the locality exceeds the amount of the allowance payable to her husband whichever is the lesser.
- (3) Where husband and wife are teachers the total allowances payable to them shall not exceed an allowance at the family rate. At the joint written request of such teachers the Director-General shall cause each of them to be paid at the single rate.

The claim for a loading for dependent children if upheld would introduce a new benefit not enjoyed by teachers or any other workers bound by an industrial award or agreement of general application in this State. In all the circumstances we are not prepared to grant the loading sought.

We have restructured Clause 5 to set out conditions of entitlement appropriate to our findings and to the consensus of the parties in those areas where the terms are not materially in dispute.

Generally speaking, it seems to me, a taxpayer who gains income by the exercise of his skill in some profession or calling and who incurs expenses in maintaining or increasing his learning, knowledge, experience and ability in that profession or calling necessarily incurs those expenses in carrying on his profession or calling.

The union seeks an amendment to the term that provides for annual variations in allowances in accordance with movements in the Consumer Price Index for Perth to the following effect:

88 per cent of the rates expressed in Schedule I to this award shall be adjusted every twelve (12) months in accordance with variations in the official "Consumer Price Index" for Perth as published by the Australian Bureau of Statistics and 12 per cent by the Consumer Price Index for petrol as published by the Australian Bureau of Statistics.

Subject to the comments which we have already made our view is that the index of petrol prices should not form a separate variation factor and that the Consumer Price Index should remain the determinant for variations.

Because the Tribunal has acceded to the request of the union to establish locality allowances in lieu of district allowances a new clause to provide for the assessment of an allowance for teachers serving in a school established in a locality for which no allowance has been determined is necessary. We therefore introduce a new Clause 7 granting liberty to the union to apply to amend the Award in those circumstances.

As to the term of the Award, there being no agreement by the parties to the contrary, it shall be for three years which shall be deemed to commence on the 1st January, 1981.

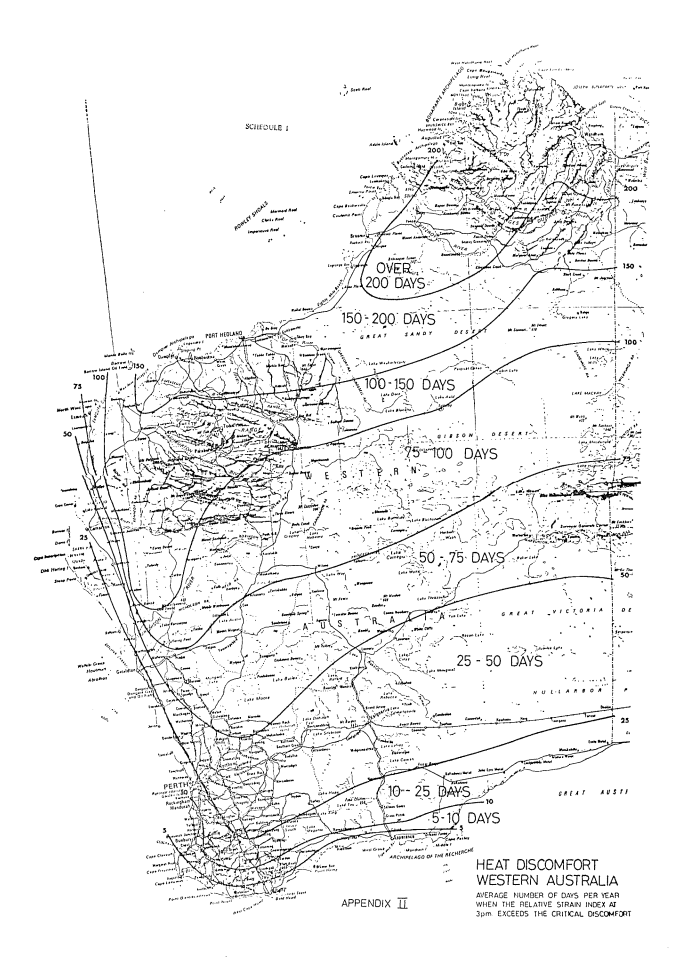
It should be noted that in the final determination of allowances our assessments have been rounded off where considered appropriate.

The Award of the Tribunal, issued upon the application of the union, is now annexed hereto.

C. N. BOYS,

Chairman. NENNIE HARKEN, Elected Member. B. J. COURTNEY,

Nominee Member.



- Before: The Government School Teachers Tribunal. Application No. S. 5/1980.
- In the matter of: An application for an award to provide allowances for teachers employed outside the Perth Metropolitan area.
- Between: The State School Teachers Union of Western Australia (Incorporated), Applicant, and The Hon. Minister for Education, Respondent.

HAVING heard the witnesses called by the applicant and the witnesses called by the respondent and Mr. T. K. Lloyd on behalf of the applicant and Mr. M. O'Connor on behalf of the respondent the Tribunal pursuant to the power conferred on it under Part III of the Government School Teachers Arbitration and Appeal Act 1979 hereby makes the award following:

Government School Teachers (Education Department) Locality Allowances Award 1981.

1.—Title.

This award shall be known as the Government School Teachers (Education Department) Locality Allowances Award 1981.

2.--Arrangement.

- 1. Title.
- 2. Arrangement.
- 3. Scope.
- 4. Definitions.
- 5. Locality Allowances.
- 6. Adjustment of rates.
- 7. New Locations.
- 8. Term of Award.

3.---Scope.

This award shall apply to all teachers employed in localities within the State of Western Australia covered by the provisions hereof.

4.—Definitions.

"Teacher" means teacher as defined in the Government School Teachers Arbitration and Appeal Act 1979.

- "Director-General" means the Director-General of Education appointed under the Education Act 1928 and amendments.
- "Family" means the spouse of a teacher and their children.

5.-Locality Allowances.

Teachers employed in the localities covered by this award shall be paid Locality Allowances at the rates and subject to the conditions following:

- (i) A married male teacher employed in a locality mentioned in the schedule hereto shall be paid an allowance at the annual rate therein prescribed for that locality (called "the family rate").
- (ii) A teacher other than a married male teacher who supplies proof to the reasonable satisfaction of the Director-General that he or she is the main support of relatives usually resident in the State shall also be paid an allowance at the family rate for the locality in which that teacher is employed.
- (iii) A teacher other than a teacher to whom paragraphs (i) or (ii) applies shall be paid an allowance of one half of the family rate (called "the single rate") for the locality in which that teacher is employed, provided that in the case of a married female teacher whose husband is not a teacher but who is employed by the State of Western Australia and is in receipt of a district or locality allowance the allowance payable to such married female teacher shall be at the single rate or in such sum as is equal to the amount by which the family rate for the locality allowance payable to her husband whichever is the lesser.

- (iv) Where husband and wife are teachers the total of the allowances payable to them shall not exceed an allowance at the family rate for the locality in which they are employed. The Director-General shall at the joint written request of such teachers cause each of them to be paid at the single rate.
- (v) A married female teacher who claims to be eligible for a locality allowance for any year or part of a year shall at the commencement of that year or part of a year apply in writing to the Director-General setting out the facts upon which the claim is based.
- (vi) When a teacher is on long service leave or other approved leave with pay (other than leave for the May, August and summer vacations) that teacher shall only be paid the locality allowance for the period (if any) of said leave his or her family or other dependents remains or remain resident in the locality to which the allowance relates.
- (vii) If a teacher leaves the locality in which he or she is employed on duty and remains away for a continuous period of two weeks thereafter and until that teacher returns he or she shall not be entitled to the locality allowance which ordinarily would have been payable unless the Director-General otherwise determines.
- (viii) A teacher who is employed for a complete school year in a school in a locality in respect of which a locality allowance is payable shall be paid the appropriate allowance for the full year in which so employed.
- (ix) Locality allowances at the rates prescribed in this award shall be payable on and from 1 January 1981 the date of the commencement of the operation hereof.
- (x) The districts mentioned in the schedule and more particularly described in the appendix thereto are identical to the districts in respect to which district allowances were payable to teachers immediately before this award came into operation.

6.-Adjustment of Rates.

The rates of locality allowances payable under this award as prescribed in Columns A, B and C of the Schedule shall be adjusted in the manner following:—

(a) Column A.

The rates shall be adjusted every 12 months in accordance with variations in the Consumer Price Index for Perth for the period ending on 31 December each year. The rates so adjusted shall apply on and from 1 January in each year.

(b) Column B.

The rates shall be adjusted in the manner provided for rates in Column A except that no adjustment shall be made for variations in the said Consumer Price Index for the period of one year ending on 31 December 1981.

(c) Column C.

The rates shall be adjusted as for rates in Column A except that no adjustment shall be made for variations in the said Consumer Price Index for the period of two years ending on 31 December 1982.

The rates of locality allowances in Column D shall not be adjusted for variations in the said Consumer Price Index during the term hereof.

7.-New Locations.

Liberty is reserved to the union to apply to amend this award for the purpose of establishing a locality allowance for a teacher taking up an appointment in a new location not mentioned in the schedule.

8.-Term of Award.

The term of this award shall be a period of three years which shall be deemed to have commenced on 1 January 1981.

		Allowance						
Dis- trict	Locality	"A" Indexed for Term	"B" Indexed for 2 Years	"C" Indexed for 1 Year	"D" Not Indexed			
		\$	\$	\$	\$			
1	Badgingarra Ballidu Bencubbin Bencubbin Binnu Borden Buntine Carnamah Carnamah Carvantes Chowerup Coorow Chowerup Coorow Galdwallinu Gabbin Gabbin Gabbin Gairdner River Glenorchy Kalannie Karlgarin Latham Karlgarin Latham Mollerin Morawa Monawa Mt. Many Peaks Mount Walker Mullewa Pingrup Pingrup Pingrup Pingrup Pingrup Pingrup Salt River South Stirling Tardun Three Springs Tincurrin Wubin Yuna	$\begin{array}{c} 313\\ 118\\ 535\\ 118\\ 275\\ 275\\ 118\\ 118\\ 118\\ 331\\ 302\\ 118\\ 302\\ 118\\ 302\\ 118\\ 302\\ 118\\ 302\\ 118\\ 302\\ 118\\ 302\\ 118\\ 302\\ 118\\ 302\\ 118\\ 302\\ 118\\ 302\\ 118\\ 302\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 118\\ 302\\ 275\\ 302\\ 466\\ 118\\ 275\\ 302\\ 466\\ 118\\ 275\\ 302\\ 302\\ 302\\ 302\\ 302\\ 302\\ 302\\ 302$						
2	Yuna Bodallin Bremer Bay Bullfinch Burracoppin Coscade Coolgardie Coolgardie Esperance Fitzgerald Grass Patch Jerdacutup Kalgoorlie Kalgoorlie Kanbalda Koolyanobbing Lake King Marvel Loch Musinbudin Munglinup Norseman Norseman Norseman Salmon Gums Scaddan Southern Cross Varley Wialki Widgiemooltha	780 820 820 650 820 640 820 310 430 800 830 820 780 536 570 570 660 948 820	 820 820 820 820 820 820 820 820		710			
3	Cosmo Newberry Cue Kalbarri Laverton Meckatharra Meckatharra Mount Magnet Mt. Margaret Sandstone Teutonic Bore Useless Loop Wiluna Yalgoo	2 040 1 445 1 445 1 480 1 445 1 445 1 445 1 510 1 510 1 500 1 640 1 445	1 222 	 1 445 1 902 	 1 445 			
4	Blackstone Carnarvon Cundeelee Gascoyne Jctn. Giles Jamieson Rawlinna Shark Bay Warburton Wingellina	 1 960 3 132 1 902 1 500 3 132 	3 132 1 902 3 132 3 132 3 132		1 301			

Dis- trict	Locality	"A" Indexed for Term	"B" Indexed for 2 Years	"C" Indexed	"D" Not
5				for 1 Ycar	Indexed
5		\$	\$	\$	\$
	Balgo Hills	3 132 3 150			
	Bedford Downs	3 1 5 0			
	Broome	2 260			
	Camballin	3 260			••••
	Cherrabun	3 150			
	Christmas Creek	3 1 5 0	2 3 6		
	Dampier		2 260		
1	Derby	2 360	2 260		••••
	Exmouth	3 1 3 2			
	Fitzroy	3 300			
	Gogo Goldsworthy				2 482
	TT 14 (C) 1		3 132		2.02
	Halls Creek				2 4 5 0
[Jigalong				3 132
	Karratha		2 260		
	La Grange	2 900			
	Marble Bar		2 9 5 9		
	Newman				2 482
	Nullagine	3 132			
- 1	Onslow	2 260			
	Pannawonica	2 482			
1	Parraburdoo				2 482
ļ	Roebourne	2 260		a 110a	
1	Shay Gap		••••	2 482	
J	Telfer	3 132			2 482
1	Tom Price		2 2 60		
	Wickham		2 260 2 959		
	Wittenoom	2 970		••••	
	Yandeyarra	2970			
6	Cockatoo Island	2 850			
	Cygnet Bay	3 160			
1	Kalumburu	3 340			••••
	Koolan Island	2 820			
	Kununurra	2 959 3 130			••••
	One Arm Point Wyndham	2 770			

Appendix.

The area within a line commencing on coast; thence east along latitude 28 to a point north of Tallering Peak; thence due south to Taller-ing Peak; thence southeast to Mt. Gibson and 1. Burracoppin; thence to a point southeast at the junction of latitude 32 and longitude 119; thence south along longitude 119 to the coast.

- That area within a line commencing on the south coast at longitude 119; thence east along the coast to longitude 123; thence north along 2. longitude 123 to a point on latitude 30; thence west along latitude 30 to the boundary of No. 1 District.
- 3.
- No. 1 District. The area within a line commencing on the coast at latitude 26; thence along latitude 26 to longitude 123; thence south along longitude 123 to the boundary of No. 2 District. The area within a line commencing on the coast at latitude 24; thence east to the South Australian border; thence south to the coast; thence along the coast to longitude 123; thence north to the intersection of latitude 26; thence west along latitude 26 to the coast. 4.
- That area of the State situated between the 5. latitude 24 and a line running east from Car-not Bay to the Northern Territory border.
- That area of the State north of a line run-ning east from Carnot Bay to the Northern Territory border. 6.

In witness whereof the members of the Tribunal have hereunto set their hands this 14th day of July, 1981.

C. N. BOYS,

Chairman. NENNIE HARKEN, Elected Member.

B. J. COURTNEY, Nominee Member.

District:

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Schedule Advertising No.							
1982				1982			
July 16		420A/1982	Arc Welding Electrodes and Welding Wire (1 Year Period)—Various Govern- ment Departments	A			
July 16		435A/1982	Insulin Syringes—Single Piece (1 Year Period)—Various Government Depart-	Aug. 5			
			ments	Aug. 5			
July 16		442A/1982	VHS Video Cassette Recorders (80 only)—Education Department	Aug. 5			
July 16		423A/1982	Sewage Pumping Sets (2 only) for Westfield Pumping Station No. 4-M.W.B.	Aug. 12			
July 16		429A/1982	Floor and Wall Cleaning and Maintenance Products (1 Year Period)-Various				
2		,	Government Departments	Aug. 12			
July 16		430A/1982	Detergents (1 Year Period)—Various Government Departments	Aug. 12			
July 16		439A/1982	Web Offset Press (One only)—Government Printing Office	Aug. 12			
July 16		441A/1982	Fully Automated Three Knife Trimmer (One only) and Trimming Line—	Aug. 12			
July 10		441A/1902		Aug. 10			
T I		451 A /1000		Aug. 12			
July 23		451A/1982	Office furniture (steel-Group 2)-various Government Departments	Aug. 12			
July 23		452A/1982	Medical X-ray Films and Processing Chemicals (1 year period)-Royal Perth				
			Hospital	Aug. 12			
July 23		456A/1982	X-Ray equipment for Fremantle Hospital	Aug. 12			
July 23		457A/1982	Litter bins and stands—Main Roads Dept	Aug. 12			
July 23		458A/1982	Motor Grid Sections (approx. 77)—M.R.D	Aug. 12			
July 23		459A/1982	Litter bins and stands—Main Roads Dept. Motor Grid Sections (approx. 77)—M.R.D. Magnetic Flow Meter Systems (2 year period)—P.W.W.S.	Aug. 12			
July 30		467A/1982	Protective Footwear (1 year period)—Westrail	Aug. 12			
July 30		475A/1982	Steel Pipes (1 000 mm, 800 mm, 350 mm, 300 mm, 250 mm, 200 mm, 150 mm,	Aug. 12			
July 50		475A/1902	100 mm Nominal size and 425 mm outside diameter)—P.W.D.	Aug 10			
T 1 0.2		11CA /1000	VIET Low De d'Multi Changel Transporter (Changel - F. W.D	Aug. 12			
July 23		446A/1982	V.H.F. Low Band Multi-Channel Transceivers (approx. 34 only)—Forest Dept.	Aug. 19			
July 30		460A/1982	Cast Iron Basket Strainers (4 only)—M.W.A.	Aug. 19			
July 30		461A/1982	Machine Cutting Tools (6 month period)—Various Government Departments	Aug. 19			
July 30		462A/1982	Files and Rasps (6 month period)—Various Government Departments				
July 30		469A/1982	Sewage Pump Set (1 only) for Munster Main Pump Station No. 2-M.W.A.	Aug. 19			
July 30		470A/1982	Steel Pipe (1 200 mm approx. 316 metres, 900 mm approx. 9 metres, 600 mm approx. 37 metres, 450 mm approx. 9 metres, 150 mm approx. 279 metres)—	Ũ			
			P.W.D	Aug. 19			
July 30		474A/1982	Hospital Disinfectant and Antiseptics (1 year period)-Various Government	Ū.			
			Departments	Aug. 19			
July 23		453A/1982	Grader Mounted Hydraulic Broom (3 only)—M.R.D.	Sept. 2			
July 16		443A/1982	Pumping Units for Woodman Point Effluent Pump Station—Cape Peron	50pt. 2			
July 10	••••	44 <i>5</i> A/1902		Sept. 9			
			NOTE: A refundable deposit of \$50 required for each set of documents	Sept. 9			
			The TERT Presentation deposit of the required for back by the domining				
			Service				
July 23		455A/1982	Helicopter Charter for Donkey control in East and West Kimberley Divisions (August 1982 to October 1982)—Agriculture Protection Board	Aug. 12			
July 30		468A/1982	Computer Output Microfilm Processing Service (2 year period)—Various Government Departments	Aug. 19			

For Sale by Tender

Date of Advertising					
1982			19 82		
July 16	421A/1982	1978 Holden HZ Sedan (XQF 400); 1977 Holden HX Panel Van (XQA 324) and 1979 Holden HZ One Tonne Unit (XQH 493) at Geraldton	Aug. 5		
July 16	422A/1982	1978 Holden HZ Sedan (XQE 926) and 1978 Holden HZ Station Sedan (XQE 579) at South Hedland	Aug. 5		
July 16	424A/1982	1978 Holden HZ Station Sedan (XQE 090) and 1976 Toyota FJ45 Land Cruiser Van (XQE 726) at Wyndham	Aug. 5		
July 16	425A/1982	1963 Caterpillar D4C Tractor (UQE 541) at Manjimup	Aug. 5		
July 16	426A/1982	1978 Ford Cortina TE Station Sedan (XQF 068) 1977 Holden HX Sedan	Ū.		
-		(XQC 276) and 1976 Hino 5 Ton Tip Truck (UQX 271) at Geraldton	Aug. 5		
July 16	427A/1982	1978 Suzuki Hard Top Van (XQF 201) at Carnarvon	Aug. 5		
July 16	428A/1982	1978 Holden HZ One Tonne Tray Top (XQE 618) at Onslow	Aug. 5		
July 16	431A/1982	1978 Holden HZ 1800Kg Tray Top (XQF 435) at Geraldton	Aug. 5		
July 16	432A/1982	1978 Holden HZ Station Sedan (XQE 580) at South Hedland	Aug. 5		
July 16	433A/1982	1979 Holden HZ Station Sedan (XQE 117) 1978 Cortina TE Station Sedan			
		(XQD 325) and 1977 Holden HX Sedan (UQZ 998) at Wyndham	Aug. 5		
July 16	434A/1982	1979 Holden HZ Utility (XQD 795) at Wyndham	Aug. 5		
July 16	438A/1982	1978 Holden HZ Station Sedan (XQD 220) 1976 Galant GD Station Sedans (UQY 358, UQY 357) 1977 Holden HZ Sedan (XQD 200) and 1978 Holden			
		HZ Sedan (XQD 218) at Geraldton	Aug. 5		

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued.

For Sale by Tender-continued

Date c Advertisi		Schedule No.	For Sale	Date of Closing
1982				1982
July 23		447A/1982	Ford D1210 Prime Mover (XQJ 433) at East Perth	Aug. 5
July 23		454A/1982	Coates 72 MK6 Drawn Vibrating Roller (MRD 745) at East Perth	Aug. 5
July 23		444A/1982	1980 Ford Falcon XD Sedan (6LA 177) (accident damaged) and 1974 Honda	
T		115 A /1000	CB 360 Motor Cycle (UG 0610) at Karratha	Aug. 12
July 23		445A/1982	Stihl 075 Chainsaws (8 only) at Manjimup	Aug. 12
July 23		448A/1982	Toyota FJ45 Flat top (XQK 674) at Kununurra	Aug. 12
July 23		449A/1982	Air Conditioners (16 only) and Ventilators (4 only) at East Perth	Aug. 12
July 23		450A/1982	Coates Drawn Grid Roller (MRD 669) recalled at Carnarvon	Aug. 12
July 30		463A/1982	Aristocrat MKII Caravan (UQU 235) at East Perth	Aug. 12
July 30		465A/1982	Prosser 2 h.p. Submersible Pump (PW4763) at East Perth	Aug. 12
July 30	••••	466A/1982	200 unserviceable Batteries at East Perth	Aug. 12
July 30		472A/1982	Chamberlain MK3 Champion Tractor (MRD 027) at East Perth	Aug. 12
July 30		473A/1982	Scrap Steel (approx 50 tonnes) and Scrap Steel Swarf (approx. 30 tonnes)	
			(1 year period) at State Engineering Works, North Fremantle	Aug. 12
July 30		478A/1982	Scrap Brass and Copper Fittings, Aluminium, Tyres, Tubes and Batteries at	
		,	Royal Street, East Perth	Aug. 12
July 30		464A/1982	Spare parts for Skyline Logging Unit at Nannup	Aug. 19
July 30		471A/1982	Coates MK3 28WM Pedestrian Vibrating Roller (MRD 683) at Port Hedland	Aug. 19
July 30		476A/1982	Evenue Steel Dilog (11, 6 tennes) at Wardware Da's	Aug. 19
July 30	••••	477A/1982	Miscellaneous Materials (Steel and Galvanised Fittings, Timber, Brass and	rug. 19
541, 50	••••	7//1/1/02	Copper, Camping, Tools, General, Vehicle and Machinery Parts, Paint	
				1
			and Aluminium) at Carlisle	Aug. 19

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.

B. E. CORBOY, Chairman, Tender Board.

ACCEPTANCE OF TENDERS

Schedule No.	Contractor	Particulars	Department Concerned	Rate	
		Supply and Delivery of		— —	
82A/82	Various	X-Ray equipment and Ultrasound Imag- ing System	R.P.H	Details on application	
142A/82	Altec Engineering Ser- vices Pty Ltd	Belt Conveyors for the pre-treatment fac- ilities at Subiaco Wastewater Treatment Plant	M.W.A	\$35 719	
183A/82	Philips Electronic Sys- tem		M.R.D.	\$71 270 \$264 840 \$59 020	
248A/82	Noyes Bros. Pty Ltd		M.W.A	\$25 689.20	
294A/82	Nylex Corp. Ltd	UPVC Liners Type 1: 430 mm nominal O/DX1075 mm EFF	M.W.A.	\$59.79 each	
		Type 2: 430 mm nominal O/DX980 mm EFF		\$52.78 each	
		Type 3: 505 mm Nominal O/DX1075 mm EFF	e .	\$70.79 each	
		Type 4: 505 mm nominal O/DX980 mm EFF		\$63.86 each	
		Type 5: 655 mm nominal O/DX980 mm EFF		\$79.45 each	
336A/82	Peters (W.A.) Ltd	Ice cream within Perth metropolitan area and Country areas	Various	Details on application	

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued.

ACCEPTANCE OF TENDERS-continued

Schedule No.	Contractor		Particulars	Department Concerned		Rate
			Purchase and Removal			
348A/82	Ray Mack Motors		Holden one tonne utility 1979 HZ Model (XOH 466) at Karratha	P.W.D.		\$2 607
349A/82	G. Taylor		Johnson 20 h.p. short shaft outboard motor (Dept No. PW 12)	P.W.D.	••••	\$135.70
350A/82	R. Lorkiewicz		Item 1: Massey Ferguson Wheel Tractor 1960 Model (Reg. No. UQE 734) at Gnangara			\$1 676.10
			Item 2: Massey Ferguson 165 Wheel Tractor 1966 (Reg. No. UQE 565) at Gnangara			\$2 001
352A/82	N. O'Kely		Holden Station Sedan 1979 HZ Model (Reg. No. XQF 748) at Derby	P.W.D.		\$1 232.90
353A/82	D. Cameron		Victa Slasher 24 in. Rotary Mower, Model Super 600 79/80 160 cc at Derby	P.W.D.		\$92
383A/82	J. Gallager		1973 Ford 4 x 2 Tip Truck Model D750 (Reg. No. UQO 314) at Jarrahdale	Forests	••••	\$3 582
396A/82	G. Howard		1979 Holden Sedan Model HZ, (Reg. No. XQF 272) at Carnarvon	P.W.D.		\$3 017
400A/82	Altona Electrics		1978 Ford Cortina Station Wagon TE (Reg. No. UQQ 547) at South Hedland	P.W.D.	••••	\$2 275
401A/82	Gorman & Sons	••	1979 Gemini Sedan Model TD (Reg. No. XQH 342) at Kalgoorlie	P.W.D.		\$3 512

MAIN ROADS DEPARTMENT

Tenders

Tenders are invited for the following projects.

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

Tender No.		Description		Closing Date
30/82		Repainting of Industrial Doors Materials Laboratory, Welshpool	 	August 10 1982
			D. R	. WARNER, Secretary, Main Roads.

APPOINTMENTS.

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

Registrar General's Office, Perth, 23 July 1982.

THE following appointments have been approved:-R.G. No. 87/71.-Mr. Bevan Maurice Battilana has been appointed as Assistant District Registrar of Births, Deaths and Marriages for the Blackwood Registry Dis-trict to maintain an office at Manjimup during the absence on sick leave of Mr. R. J. Bremmer. This

appointment dates from 26 July 1982. R.G. No. 56/71.—First Class Constable Albert Oosting has been appointed as Assistant District Reg-District to maintain an office at Boddington during the absence on leave of Senior Constable S. J. Earl. This appointment dates from 26 July 1982 to 5 September 1982.

R.G. No. 98/71.-Senior Constable Douglas John Mews has been appointed as Assistant District Registrar of Births and Deaths for the Blackwood Registry Dis-trict to maintain an office at Nannup vice of Sergeant P. W. Morton. This appointment dates from 27 June 1982.

R.G. No. 98/71.—Senior Constable Paolo Zegir has been appointed as Assistant District Registrar of Births and Deaths for the Blackwood Registry District to main-tain an office at Nannup *vice* of Senior Constable D. J. Mews. This appointment dates from 7 July 1982.

R. A. PEERS, Registrar General.

EXPLOSIVES AND DANGEROUS GOODS ACT 1961.

Appointment.

Department of Mines, Perth, 20 July 1982.

THE Lieutenant Governor and Administrator in Executive Council has been pleased to approve the following appointment:-

Terrence George Deacon as Sub-Inspector of Explosives in accordance with section 47 of the Explosives and Dangerous Goods Act.

> D. R. KELLY, Under Secretary for Mines.

MINING ACT 1904

Department of Mines, Perth, 20 July 1982

IN accordance with the provisions of the Mining Act 1904, His Excellency the Lieutenant Governor and Administrator in Executive Council has been pleased to deal with the following mining tenements and temporary reserves.

D. R. KELLY, Under Secretary for Mines.

The undermentioned applications for Leases were approved conditionally:

GOLD MINING LEASES

Mineral Field	District	No. of Lease
Coolgardie	 Coolgardie	 15/7016
Coolgardie	 Kunanalling	 16/1299 to 16/1336 and 16/1339
Cue	 Cue	 20/2473 to 20/2475 and 20/2598
Broad Arrow	 	 24/3090 to 24/3126
East Coolgardie	 East Coolgardie	 26/7055 to 26/7075, 26/7081 to 26/7085, 26/7088 to 26/7095, 26/7099 to 26/7102 and 26/7105 to 26/7111.
North Coolgardie	 Menzies	 29/6225
North Coolgardie	 Yerilla	 31/1715
Mt. Margaret	 Mt. Morgans	 39/941, 39/947 and 39/948
North Coolgardie	 Niagara	 40/1122
Murchison	 Mt. Magnet	 58/2059
Dundas	 	 63/2911
Phillips River	 	 74/291
Yilgarn	 	 77/5377, 77/5378 and 77/5395
Kimberley	 	 80/334

COAL MINING LEASES				
Mineral Field	District	No. of Lease		
Collie River		12/633 to 12/640, 12/642 to 12/645, 12/648, 12/651, 12/652, 12/661, 12/680 to 12/682, 12/704 to 12/712, 12/714, 12/715, 12/718, 12/744 to 12/756		

The undermentioned applications for Gold Mining Leases were refused:

Mineral Field	 District		No. of Lease	
North Coolgardie East Murchison	 Yerilla Lawlers	 	31/1579 and 31/1582 36/1523 and 36/1524	

The undermentioned application for Licence to Treat Tailings was approved for a period of twelve (12) months from 26/7/82 to 25/7/83:

Mineral Field	District	No. of Licence
Mt. Margaret	Mt. Morgans	39/152 (5013H)

Approve the undermentioned applications for Licence to Treat Tailings were approved for a period of twelve (12) months from 16/8/82 to 15/8/83:

Mineral Field	District	No. of Licence
Coolgardie East Coolgardie North East Coolgardie Mt. Margaret Yalgoo Phillips River	Coolgardie East Coolgardie Kanowna Mt. Morgans	15/179 (4271H), 15/180 (4272H) 26/261 (4171H) 27/40 (4061H) 39/68 (3771H) 59/66 (4705H), 59/67 (4706H) and 59/68 (4707) 74/72 (3888H)

The undermentioned applications for Licences to Treat Tailings were approved for a period of twelve (12) months from 2/8/82 to 1/8/83:

Mineral Field	District	No. of Licence
North East Coolgardie	Kanowna	27/51 (4139H) and 27/52 (4140H)
Mt. Margaret	Mt. Morgans	39/55 (3615H) and 39/56 (3616H)

The undermentioned applications for Licence to Remove and Treat Tailings were approved for a period of twelve (12) months from 16/8/82 to 15/8/83:

Mineral Field	District	No. of Licence
Coolgardie Mt. Margaret	 Coolgardie Mt. Margaret	15/166 (4043H), 15/167 (4044H), 15/169 (4046H), 15/170 (4047H) 38/162 (4065H), 38/163 (4066H), 38/164 (4067H), 38/165 (4068H) 38/166 (4069H) 38/167 (4070H), 38/168 (4071H)
Yilgarn	 	77/351 (4381H), 77/352 (4382H)

MINING ACT 1904—continued.

Mineral Field	District		No. of Licence
Dundas			63/65 (4145H), 63/88 (4148H), 63/69 (4149H) and 63/75 (4186H)
The undermentioned applied to 4/7/83:	cations for Licence	to Remo	we and Treat Tailings were approved for twelve (12) months from $5/7/8$
Mineral Field	District		No. of Licence
North Coolgardie	Ularring		30/176 (4967H), 30/177 (4968H) and 30/178 (4969H)
The undermentioned Licer	nce to Treat Tailin	igs was re	enewed for a further period expiring on $26/10/82$:
Mineral Field	District		No. of Licence
Dundas			63/45 (3332H)
The undermentioned Licer	nce to Treat Tailing	gs was rei	newed for a further period expiring on 31/10/82:
Mineral Field	District		No. of Licence
Yilgarn	···· ··· ···		77/107 (2599H)
The undermentioned Licer	nce to Treat Tailin	gs were r	enewed for a further period expiring on $23/11/82$:
Mineral Field	District		No. of Licence
North East Coolgardie Pilbara	Kanowna Marble Bar		27/33 (3676H) and 27/35 (3678H) 45/42 (3488H)
		g Materia	l was renewed for a further period expiring on 20/7/82:
Mineral Field	District		
N	Cue		
Murchison	Cue		No. of Licence 20/61 (3487H)
The undermentioned Licer			20/61 (3487H)
The undermentioned Licer Mineral Field	nce to Remove and	Treat M	20/61 (3487H)
The undermentioned Licer Mineral Field East Coolgardie	District Bulong	Treat M	20/61 (3487H) ining Material was renewed for a further period expiring on 26/10/82: No. of Licence 25/18 (3323H)
The undermentioned Licer Mineral Field East Coolgardie The undermentioned Licer	nce to Remove and District Bulong nce to Remove aud	Treat M	20/61 (3487H) ining Material was renewed for a further period expiring on 26/10/82: No. of Licence 25/18 (3323H) ining Material was renewed for a further period expiring on 17/8/82:
The undermentioned Licer Mineral Field East Coolgardie The undermentioned Licer Mineral Field	nce to Remove and District Bulong nce to Remove and District	Treat M	20/61 (3487H) ining Material was renewed for a further period expiring on 26/10/82: No. of Licence 25/18 (3323H) ining Material was renewed for a further period expiring on 17/8/82: No. of Licence
The undermentioned Licer Mineral Field East Coolgardie The undermentioned Licer Mineral Field	nce to Remove and District Bulong nce to Remove aud	Treat M	20/61 (3487H) ining Material was renewed for a further period expiring on 26/10/82: No. of Licence 25/18 (3323H) ining Material was renewed for a further period expiring on 17/8/82:
The undermentioned Licer Mineral Field East Coolgardie The undermentioned Licer Mineral Field Yilgarn	nce to Remove and District Bulong nce to Remove and District	Treat M	20/61 (3487H) ining Material was renewed for a further period expiring on 26/10/82: No. of Licence 25/18 (3323H) ining Material was renewed for a further period expiring on 17/8/82: No. of Licence 77/233 (3342H) Aining Material was renewed for a further period expiring on 28/9/82:
The undermentioned Licer Mineral Field East Coolgardie The undermentioned Licer Mineral Field Yilgarn The undermentioned Licer	nce to Remove and District Bulong nce to Remove and District	Treat M	20/61 (3487H) ining Material was renewed for a further period expiring on 26/10/82: No. of Licence 25/18 (3323H) ining Material was renewed for a further period expiring on 17/8/82: No. of Licence 77/233 (3342H)
The undermentioned Licer Mineral Field East Coolgardie The undermentioned Licer Mineral Field Yilgarn The undermentioned Licer Mineral Field North Coolgardie	nce to Remove and District Bulong nce to Remove and District 	Treat M	20/61 (3487H) ining Material was renewed for a further period expiring on 26/10/82: No. of Licence 25/18 (3323H) ining Material was renewed for a further period expiring on 17/8/82: No. of Licence 77/233 (3342H) Aining Material was renewed for a further period expiring on 28/9/82:
The undermentioned Licer Mineral Field East Coolgardie The undermentioned Licer Mineral Field Yilgarn The undermentioned Licer Mineral Field North Coolgardie Mt. Margaret	nce to Remove and District Bulong nce to Remove and District nces to Remove an District Menzies Mt. Malcolm	Treat M	20/61 (3487H) ining Material was renewed for a further period expiring on 26/10/82: No. of Licence 25/18 (3323H) ining Material was renewed for a further period expiring on 17/8/82: No. of Licence 77/233 (3342H) Mining Material was renewed for a further period expiring on 28/9/82: No. of Licence 29/70 (3485H)
The undermentioned Licer Mineral Field East Coolgardie The undermentioned Licer Mineral Field Yilgarn The undermentioned Licer Mineral Field North Coolgardie Mt. Margaret The undermentioned Licer	nce to Remove and District Bulong nce to Remove and District nces to Remove an District Menzies Mt. Malcolm	Treat M	20/61 (3487H) ining Material was renewed for a further period expiring on 26/10/82: No. of Licence 25/18 (3323H) ining Material was renewed for a further period expiring on 17/8/82: No. of Licence 77/233 (3342H) Aining Material was renewed for a further period expiring on 28/9/82: No. of Licence 29/70 (3485H) 37/70 (3549H)
The undermentioned Licer Mineral Field East Coolgardie East Coolgardie The undermentioned Licer Mineral Field Yilgarn The undermentioned Licer Mineral Field North Coolgardie Mt. Margaret The undermentioned Licer Mineral Field North Coolgardie Mt. Margaret Mineral Field Mineral Field	nce to Remove and District Bulong nce to Remove and District nces to Remove an District Menzies Mt. Malcolm	Treat M	20/61 (3487H) Tining Material was renewed for a further period expiring on 26/10/82: No. of Licence 25/18 (3323H) Trining Material was renewed for a further period expiring on 17/8/82: No. of Licence 77/233 (3342H) Mining Material was renewed for a further period expiring on 28/9/82: No. of Licence 29/70 (3485H) 37/70 (3549H) Tining Material were renewed for a further period expiring on 14/12/82.
The undermentioned Licer Mineral Field East Coolgardie The undermentioned Licer Mineral Field Yilgarn The undermentioned Licer Mineral Field North Coolgardie Mt. Margaret The undermentioned Licer Mineral Field South West	nce to Remove and District Bulong nce to Remove and District mces to Remove an District Menzies Mt. Malcolm nces to Remove and District	Treat M Treat M d Treat M d Treat M d Treat M	20/61 (3487H) ining Material was renewed for a further period expiring on 26/10/82: No. of Licence 25/18 (3323H) ining Material was renewed for a further period expiring on 17/8/82: No. of Licence 77/233 (3342H) Alining Material was renewed for a further period expiring on 28/9/82: No. of Licence 29/70 (3485H) 37/70 (3549H) fining Material were renewed for a further period expiring on 14/12/82. No. of Licence 29/70 (3485H) 37/70 (3549H) fining Material were renewed for a further period expiring on 14/12/82. No. of Licence 70/3 (3112H) 70/4 (3113H) and 70/5 (3114H)
The undermentioned Licer Mineral Field East Coolgardie The undermentioned Licer Mineral Field Yilgarn The undermentioned Licer Mineral Field North Coolgardie Mt. Margaret The undermentioned Licer Mineral Field The undermentioned Licer Mineral Field	nce to Remove and District Bulong nce to Remove and District mces to Remove an District Menzies Mt. Malcolm nces to Remove and District	Treat M Treat M d Treat M d Treat M d Treat M	20/61 (3487H) ining Material was renewed for a further period expiring on 26/10/82: No. of Licence 25/18 (3323H) ining Material was renewed for a further period expiring on 17/8/82: No. of Licence 77/233 (3342H) Mining Material was renewed for a further period expiring on 28/9/82: No. of Licence 29/70 (3485H) 37/70 (3549H) Mining Material were renewed for a further period expiring on 14/12/82. No. of Licence
The undermentioned Licer Mineral Field East Coolgardie The undermentioned Licer Mineral Field Yilgarn The undermentioned Licer Mineral Field North Coolgardie Mt. Margaret The undermentioned Licer Mineral Field South West The undermentioned Licer Mineral Field	nce to Remove and District Bulong nce to Remove and District nces to Remove an District Menzies Mt. Malcolm nces to Remove and District 	Treat M Treat M Treat M d Treat M d Treat M d Treat M d Treat Ta	20/61 (3487H) ining Material was renewed for a further period expiring on 26/10/82: No. of Licence 25/18 (3323H) ining Material was renewed for a further period expiring on 17/8/82: No. of Licence 77/233 (3342H) Alining Material was renewed for a further period expiring on 28/9/82: No. of Licence 29/70 (3485H) 37/70 (3549H) fining Material were renewed for a further period expiring on 14/12/82. No. of Licence 29/70 (3485H) 37/70 (3549H) fining Material were renewed for a further period expiring on 14/12/82. No. of Licence 70/3 (3112H) 70/4 (3113H) and 70/5 (3114H) allings was renewed for a further period expiring on 14/12/82:
The undermentioned Licer Mineral Field East Coolgardie The undermentioned Licer Mineral Field Yilgarn The undermentioned Licer Mineral Field North Coolgardie Mt. Margaret The undermentioned Licer Mineral Field North Coolgardie The undermentioned Licer Mineral Field South West The undermentioned Licer Mineral Field South West Mineral Field Dundas	nce to Remove and District Bulong nce to Remove and District nces to Remove an District Menzies Mt. Malcolm nces to Remove and District 	Treat M Treat M Treat M d Treat M d Treat N d Treat N d Treat Ta	20/61 (3487H) ining Material was renewed for a further period expiring on 26/10/82: No. of Licence 25/18 (3323H) ining Material was renewed for a further period expiring on 17/8/82: No. of Licence 77/233 (3342H) Alining Material was renewed for a further period expiring on 28/9/82: No. of Licence 29/70 (3485H) 37/70 (3549H) fining Material were renewed for a further period expiring on 14/12/82. No. of Licence 70/3 (3112H) 70/4 (3113H) and 70/5 (3114H) allings was renewed for a further period expiring on 14/12/82: No. of Licence 63/46 (3587H)
The undermentioned Licer Mineral Field East Coolgardie The undermentioned Licer Mineral Field Yilgarn The undermentioned Licer Mineral Field North Coolgardie The undermentioned Licer Mineral Field North Coolgardie The undermentioned Licer Mineral Field South West The undermentioned Licer Mineral Field The undermentioned Licer	nce to Remove and District Bulong nce to Remove and District Menzies Mt. Malcolm nces to Remove and District nce to Remove and District nce to Remove and District	Treat M Treat M Treat M d Treat M d Treat N d Treat N d Treat Ta	20/61 (3487H) ining Material was renewed for a further period expiring on 26/10/82: No. of Licence 25/18 (3323H) ining Material was renewed for a further period expiring on 17/8/82: No. of Licence 77/233 (3342H) Aining Material was renewed for a further period expiring on 28/9/82: No. of Licence 29/70 (3485H) 37/70 (3549H) fining Material were renewed for a further period expiring on 14/12/82. No. of Licence 70/3 (3112H) 70/4 (3113H) and 70/5 (3114H) ailings was renewed for a further period expiring on 14/12/82: No. of Licence 63/46 (3587H) ailings was renewed for a further period expiring on 9/12/82:
The undermentioned Licer Mineral Field East Coolgardie East Coolgardie The undermentioned Licer Mineral Field Yilgarn The undermentioned Licer Mineral Field North Coolgardie Mt. Margaret Mineral Field North Coolgardie Mt. Margaret Mineral Field Mineral Field Mineral Field Dundas	nce to Remove and District Bulong nce to Remove and District nces to Remove an District Menzies Mt. Malcolm nces to Remove and District 	Treat M Treat M Treat M d Treat M d Treat N d Treat N d Treat Ta	20/61 (3487H) ining Material was renewed for a further period expiring on 26/10/82: No. of Licence 25/18 (3323H) ining Material was renewed for a further period expiring on 17/8/82: No. of Licence 77/233 (3342H) Alining Material was renewed for a further period expiring on 28/9/82: No. of Licence 29/70 (3485H) 37/70 (3549H) fining Material were renewed for a further period expiring on 14/12/82. No. of Licence 70/3 (3112H) 70/4 (3113H) and 70/5 (3114H) allings was renewed for a further period expiring on 14/12/82: No. of Licence 63/46 (3587H)

GOVERNMENT GAZETTE, W.A.

MINING ACT 1904—continued.

The undermentioned Licence to Remove and Treat Ta	ailings was renewed for a further period expiring on	31/12/82:
---	--	-----------

Mineral Field	District	 No. of Licence	
Yilgarn		 77/132 (2657H)	

The undermentioned Licence to Remove and Treat Tailings was renewed for a further period expiring on 28/9/82:

Mineral Field	District	No. of Licence	
Mt. Margaret	Mt. Margaret	38/106 (3146H)	
The undermentioned applications for Licence to Treat Tailings were refused:			

Mineral Field	District	No. of Licence
Mt. Margaret East Murchison	 Mt. Morgans Black Range	 39/85 (4212H) 57/93 (3749H) to 57/99 (3755H)

The undermentioned application for Licence to Remove and Treat Tailings was refused:

Mineral Field	District	No. of Licence	
Mt. Margaret	Mt. Morgans	 39/28 (2886H)	

The undermentioned applications for Authority to Mine on Exempted Lands were approved conditionally:

Authority to Mine No.	Tenement No.	Mineral Field	District
04/1088 to 04/1090 26/299 to 26/303, 26/304 and 26/306	Mineral Claims 04/10159 to 04/10161 Mineral Claims 26/2520 to 26/2524, 26/2526 and 26/2532	West Kimberley East Coolgardie	East Coolgardie
28/153 and 28/154 29/112 and 29/113 51/369 and 51/370	Mineral Claims 28/2826 and 28/2828 Mineral Claims 29/3473 and 29/3474 Dredging Claims 51/44 and 51/45	North East Coolgardie North Coolgardie Murchison	Kurnalpi Menzies Meekatharra
70/883 to 70/889, 70/891 and 70/893	Mineral Claims 70/12647 to 70/12653, 70/12655 and 70/12657	South West	
77/509 80/1695 to 80/1745	Mineral Claim 77/6631 Mineral Claims 80/10524 to 80/10574	Yilgarn Kimberley	

Rights of Occupancy for the undermentioned Reserves have been renewed:

No.	Occupant	For a Further Period Expiring on	Locality	Mineral Field
7163H	Urangesellschaft Australia Pty Ltd and Idemitsu Uranium Exploration Australia Pty Limited	13/9/82	Waldburg Homestead	Peak Hill

COMPANIES (CO-OPERATIVE) ACT 1943-1976.

Notice of Intention to Declare a First and Final Dividend.

Shark Bay Fisherman's Co-operative Ltd. (in Liquidation).

NOTICE is hereby given that as Liquidator of the abovenamed Company, I, Maurice Hodgson Lyford, Chartered Accountant of Melsom Wilson & Partners, 11th Floor, T & G Building, 37 St. George's Terrace, Perth, intend to declare a First and Final Dividend in this matter.

Creditors must prove their debts by 13 August 1982. Dated at Perth this 26th day of July, 1982.

M. H. LYFORD,

Liquidator. .oor, T & G (Melsom Wilson & Partners, 11th Floor, T Building, 37 St. George's Terrace, Perth 6000.)

COMPANIES (WESTERN AUSTRALIA) CODE. (Section 392 (2).)

Notice of Resolution.

NOTICE is hereby given that at an extraordinary general meeting of the members of Doonan Holdings Pty. Limited duly convened and held on 22 July 1982, the special resolution set out below was duly passed.

That the company be wound up voluntarily and that Victor Charles Court be appointed liquidator for the purpose of winding up the affairs and distributing the assets of the company.

Dated this 22nd day of July, 1982.

V. COURT,

Liquidator.

(Hendry Rae & Court, Chartered Accountants, 442 Murray Street, Perth, W.A. 6000.)

COMPANIES (WESTERN AUSTRALIA) CODE.

Paragraph 577 (1) (d).

Sub-regulation 84 (2).

Registered No. 790831.

Notice of Meeting.

Aquitas Pty. Ltd. T/as Playgirl Fashion House and Playgirl Teen Fashions.

NOTICE is given that a meeting of the creditors will be held at the Perth Chamber of Commerce of 14 Parliament Place, West Perth on the 11th day of August, 1982 at 10.00 a.m.

Agenda:

- To receive a report from a Director of the Company nominated by a general meeting of members to be held at 12 Parliament Place, West Perth, W.A. on 11 August 1982, at 9.30 a.m. that:
 - The Company be wound up voluntarily and that Bernard Putnin be appointed liquidator for the purpose of winding up in view of the inability of the company by reason of its liabilities to continue its business.
- (2) In the event of the contributories in the general meeting having resolved that the company go into voluntary liquidation to nominate a liquidator or, if the members have nominated a liquidator, to consider the confirmation of his appointment.
- (3) If thought fit, to appoint a Committee of Inspection pursuant to section 432 of the Companies (Western Australia) Code.
- (4) Or if no Committee of Inspection is appointed, pass a resolution vesting the liquidator with the Powers prescribed by section 408 of the Code.
- (5) To fix the remuneration of the proposed liquidator or to delegate such power to the Committee of Inspection as appointed.
- (6) Any other business.
- Dated this 20th day of July, 1982.

R. H. INGLETON.

Note: The meeting is called under sub-section 398 (1), and a person is not entitled to vote as a creditor at the meeting unless he has lodged with the chairman of the meeting particulars of the debt or claim which he claims to be due to him from the company.

(B. Putnin & Associates, 12 Parliament Place, West Perth 6005.)

COMPANIES ACT 1961-1981.

Notice of Meeting.

Manfords Transport Pty. Limited (In Liquidation).

NOTICE is hereby given, in pursuance of section 272 of the Companies Act 1961-1981, that a general Meeting of the members of the abovenamed company will be held at 18th floor, 1 Alfred Street, Sydney on 1 September 1982 at 9.30 for the purpose of having an account laid before them showing the manner in which the winding up has been conducted, and the property of the company disposed of and of hearing any explanation that may be given by the liquidator and determining the manner in which the books, accounts and documents of the company shall be disposed of.

Dated this 21st day of July, 1982.

D. E. W. BLACKWELL, Liquidator.

COMPANIES (WESTERN AUSTRALIA) CODE.

In the matter of Explorwest Pty. Ltd. and in the matter of the Companies (Western Australia) Code.

TAKE notice that the abovenamed company on 8 July 1982 duly resolved by special resolution that it be wound up voluntarily, and resolved by ordinary resolution that Maurince Alexander Levi and Alan James Good be appointed liquidators for the purposes of the winding up.

Dated this 9th day of July, 1982.

F. G. STONE,

Secretary. (Coopers & Lybrand, Chartered Accountants, 220 St. George's Terrace, Perth.)

COMPANIES ACT 1961-1981. (Section 254).

Voluntary Winding up.

Petworth Grazing Co. Pty. Ltd.

TAKE notice that on 19 July 1982 the members of the above company passed the following Resolution: that this company be voluntarily wound up and that Noel Ashley McKenney, Chartered Accountant, of 18 Harvest Terrace, West Perth be appointed liquidator. V. T. O'BRIEN,

Chairman.

(Thornton Pallot Murphy & Co., Chartered Accountants, P. O. Box 518, West Perth 6005.)

COMPANIES ACT 1961-1981.

Companies Regulations 26 (a) (b).

Notice of Final Meeting of Creditors and Members.

Turnertronics Pty. Ltd. (in Liquidation).

NOTICE is hereby given that the Final Meeting of the Creditors and Members of Turnertronics Pty. Ltd. will be held at the offices of Messrs. C. P. Bird & Associates, Chartered Accountants, 18 St. George's Terrace, Perth on 31 August 1982 at 10.00 o'clock in the forenoon. Agenda:

- To lay before the meeting the Liquidator's Account showing how the winding up has been conducted and how the property of the company has been disposed of, and giving any explanations thereof.
- (2) To approve the liquidator's remuneration.
- (3) To resolve that the books and records of the company and of the liquidator be destroyed at the expiration of three months of the date of this meeting.

Dated this 22nd day of July, 1982.

N. E. GUTHRIE,

Liquidator.

(C. P. Bird & Associates, Chartered Accountants, 18 St. George's Terrace, Perth 6000.)

COMPANIES (WESTERN AUSTRALIA) CODE.

Paragraph 577 (1) (d). Subregulation 84 (2).

Notice of Meeting.

Q. Corporation Pty. Limited.

1. Notice is given that a meeting of the creditors will be held at Lesser Hall, Hamersley Road, Subiaco, W.A. on the 4th day of August, 1982, at 11.00 a.m.

2. Agenda:

To consider and if thought fit pass the following ordinary resolution:

- (a) To appoint a liquidator of the company.
- (b) To consider the appointment of a Committee of Inspection.
- (c) To consider the remuneration of the liquidator.
- (d) Other business.

Dated this 23rd day of July, 1982.

PHILIP FAIGEN.

(Pannell Kerr Forster, Chartered Accountants, 3 Ord Street, West Perth.)

COMPANIES ACT 1961-1981.

(Section 254 (2).)

Notice of Resolution. Western Heritage Ltd.

NOTICE is hereby given that at an Extraordinary General Meeting of Members of Western Heritage Limited held on 19 July 1982, and confirmed at a Meeting of Creditors on the same day, the following Special Resolution was passed:

That the Company be wound up voluntarily and that Allen Hugh Lafferty and Ian Arthur Moiler be appointed Joint and Several Liquidators.

Dated at Perth this 23rd day of July, 1982.

A. H. LAFFERTY.

(Moiler & Lafferty, Chartered Accountants, 20 Howard Street, Perth, W.A. 6000.)

COMPANIES ACT 1961-1982.

(Section 272 (2).)

Hawthorn Coldstream Pty. Ltd. (in Liquidation).

NOTICE is hereby given that a Meeting of the Shareholders of Hawthorn Coldstream Pty. Ltd. (in Liquida-tion) will be held at the Offices of Messrs. Peat, Marwick, Mitchell & Co., 124 Waymouth Street, Adelaide in the State of South Australia on 13 September 1982 at 10.00 a.m. for the purpose of the Liquidator laying an account before the Meeting, showing how the wind-ing up has been conducted and the assets of the Company disposed of.

Dated this 22nd day of July, 1982.

D. G. SEATON,

Liquidator.

PARTNERSHIP ACT 1895.

TAKE notice that Michael John Koster has retired from the partnership of B. J. & M. J. Koster & Son, Painters and Decorators of 17 Nestor Way, Mandurah on the 30th day of June, 1982.

W. J. ALLEN,

Solicitor.

TRUSTEES ACT 1962-1978.

In the matter of the Will of Philip Haworth late of Unit 7 "Harbour Lights", 136 Canning Highway, East Fremantle in the State of Western Australia, Retired Sea Captain deceased.

CREDITORS and other persons having claims to which CREDITORS and other persons having claims to which section 63 of the Trustees Act 1962-1978 relate in respect of the estate of the deceased who died on 2 May 1982 are required by the Trustee John Charles Read of 42 Axbridge Street, Karrinyup to send particulars of their claims to him by 1 September 1982 after which date the Trustee may convey or distribute the assets, having a regord only to the claims of which he then has having regard only to the claims of which he then has notice.

SCOTT & KAMINICKAS, Solicitors for the Trustee.

TRUSTEES ACT 1962.

CREDITORS and other persons having claims in respect of the estate of Dulcie Grace Scott, late of 4 Greensell Street, Bunbury, to which section 63 of the Trustees Act 1962 as amended applies are required to send particulars of their claims to the Executrix Rae Lynette Valli care of Young & Young, 5 Spencer Street, Bunbury by the 25th day of August, 1982 after which date the said Executors may convey or distribute the asset said Executors may convey or distribute the assets having regard only to the claims of which they have notice and the said Executors shall not be liable to any person of whose claim they have had no notice at any time of administration or distribution.

Dated this 26th day of July, 1982.

YOUNG & YOUNG, for the Executrix.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

WEST AUSTRALIAN TRUSTEES 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: 30/8/82.

- Capitani, Ernesto, late of 65 Strickland Street, Bunbury, Retired Mechanic, died 6/12/81 (Enquiries to 11 Stirling Street, Bunbury, Tel. 21 1336).
- Hart, Frederick, late of Craigwood Convalescent Hos-pital, 29 Gardner Street, Como, Retired Plumber, died 1/6/82.
- Kelly, Vernard William, late of Heathcote Hospital, Applecross, Retired Railway Worker, died 22/11/81.
- Malacari, Mercia Priscilla, late of Unit 6, 133 Flinders Street, Yokine, Married Woman, died 20/6/82.
- Payne, Michael James, late of 98 Wood Street, Inglewood, Retired Farmer, died 13/5/82.
- Righetti, Anna Mavis, late of 34 David Street, South Perth, Spinster, died 24/5/82.
- Taylor, Alexander, late of Mon Repos Nursing Home, 67 Palmerston Street, Mosman Park, Retired Sea Captain, died 19/5/82.
- Wright, Michael Henry, formerly of 74 Kent Street, East Victoria Park, late of Tandara Nursing Home, Jarrah Road, Bentley, Retired Caretaker, died 9/6/82.

Dated at Perth this 28th day of July, 1982. L. C. RICHARDSON,

General Manager.

WEST AUSTRALIAN TRUSTEES LIMITED ACT 1893-1979.

NOTICE is hereby given that pursuant to section 4A of the West Australian Trustees Limited Act 1893-1979, West Australian Trustees Limited has elected to administer the Estate of Michael Henry Wright, Retired Caretaker, late of Tandara Nursing Home, Jarrah Road, Bentley, who died on 9 June 1982. Election filed 27 July 1982.

Dated at Perth this 28th day of July, 1982.

L. C. RICHARDSON, General 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 30 August 1982, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

- Aleric, Simon, late of 28 Dowley Street, Cue, Retired Miner, died 19/7/82.
- Bell, Harold Edward, late of 6 Gull Street, Marmion, Retired Delicatessen Proprietor, died 26/4/82.
- Connelly, James Patrick (also known as Connelly, James Frances) late of 27 Dunedin Street, Mt. Hawthorn, Retired Postal Officer, died 14/7/82.
- Cooke, Ronald Walter, late of 105 Hamilton Street, Osborne Park, State Public Servant, died 14/7/82.
- Dennis, Walter John, late of Carani, Retired Farmer, died 13/6/82.
- Doxey, John Going, formerly of 2 Tuam Street, Victoria Park, late of Carlisle Nursing Home, 110 Star Street, Carlisle, Retired Carpenter, died 30/6/82.
- Eacott, Albert Edward, late of 54 Randell Street, Mandurah, Retired Storeman, died 12/6/82.

- Gray, Collingwood Foster, late of Mertome Village, Winifred Road, Bayswater, died 11/7/82.
- Harman, Veronica May, late of 120 West Bassendean, Married Woman, died 6/7/82. Road.
- Highway, Mabel Theresa, late of 22 Thor Street, Innaloo, Home Duties, died 28/4/82.
- Hogg, Mary Agnes, late of 25 Ashburton Street, East Victoria Park, Widow, died 8/7/82.
- Holland, James, late of Killara Nursing Home, 24 Outram Street, West Perth, Retired Clerk, died 15/7/82.
- Hooper, William Francis, late of 116 Matlock Street, Mt. Hawthorn, Retired Conductor, died 10/7/82.
- Ivancevic, Milano, late of Graylands Hospital, Lantana Avenue, Graylands, Retired Mill Hand, died Avenue, 27/3/82.
- Ivanoff, George, late of Lot 2, Cecilia Road, Caversham, Labourer, died 21/2/82.
- Kingston, Winifred Ethel, late of Craigville Convalescent Hospital, 1 French Road, Melville, Widow, died $30/\bar{6}/82$.
- Mackay, Joan Owen, late of Lot 1, Turner Street, Augusta, Widow, died 13/7/82.
- Moore, William Dalgety, late of 34 Railway Parade, Midland, Lecturer, died 1/7/82.
- Morgan, Wilhelmena, late of 10 Doolette Road, Spearwood, Widow, died 10/7/82.
- Muirhead, Helena Rose, late of Joondanna Lodge, Osborne Street, Joondanna, Married Woman, died 11/6/82.
- Pritchard, Dorothy May, late of 33 Clark Street, Nedlands, Widow, died 12/7/82.
- Robertson, Ethel, late of 12A Edwards Street, Busselton, Widow, died 19/6/82.
- Rowe, Ronald Milton, late of Shannon House, 23 Coolgardie Street, Subiaco, Retired Railway Worker, died 26/6/82.
- Spengle, Emil, late of 10 Anderson Street, Pt. Hedland, Council Worker, died 17/5/82.
- Whitman, Mary Ada, late of Montrose Hospital, Grange Street, Claremont, Pensioner, died 9/7/82.
- Worth, Harold Charles, late of Concorde Nursing Home, 25 Anstey Street, South Perth, Retired State Public Servant, died 9/7/82.

Dated the 26th day of July, 1982.

P. W. McGINNITY, Public Trustee 565 Hay Street, Perth.

PUBLIC TRUSTEE ACT 1941 AND AMENDMENTS.

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act 1941 (as amended) the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 26th day of July, 1982.

P. W. McGINNITY,

Public Trustee,

565 Hay Street, Perth.

- Name of Deceased; Occupation; Address; Date of Death; Date Election filed.
- Dawe, Clemence Lester; Retired Bricklayer; Karrinyup; 19/6/82; 15/7/82.
- Cousens, Vivian James; Retired Pemberton; 9/6/82; 15/7/82. Retired Timber Worker:
- Fuller, John Edwin; Retired Hospital Employee; Kalgoorlie; 11/5/82; 15/7/82.
- Percy, Florence May; Widow; Graylands; 21/4/82; 15/7/82.
- O'Sullivan, Daniel William; Retired Painter; Carlisle; 14/6/82; 21/7/82.
- Hughes, Nora Mary Monica; Widow; Wembley; 20/6/82; 21/7/82.

- ston, Frederick Andrew; Shackleton; 15/6/82; 21/7/82. Retired Barman; Dunston.
- Marshall, James Frederick; Telecom Employee; St. James; 17/5/82; 21/7/82.
- Mathew, Clifford Trevor; Retired Labourer; Mundijong; 16/4/82; 21/7/82.
- Jura, Ryszard Tadevsz; Mechanic; Victoria Park; 25/4/82; 21/7/82.
- Johansen, Roy; Retired Labourer; Derby; 2/4/82; 21/7/82.

THE REPORT OF O. F. DIXON

Regarding Allegations of Graft and Corruption Within the Police Force 1982 Prices-

Counter Sales-\$2.00 Mailed Plus Postage on 256 grams

THE NATURAL FEATURES OF **ROTTNEST ISLAND**

Collated by G. R. W. Meadly M.Sc.

Prices-

Counter Sales-\$1.80 Mailed Plus Postage on 143 grams

NOTICE

TRADING HOURS

WEMBLEY—HEAD OFFICE (Parliamentary Papers)

GOVERNMENT PRINTER'S PUBLICATION SALES OFFICE SALVADO ROAD, WEMBLEY

Phone 381 3111 Extensions 374 and 376 8.00 a.m. to 4.30 p.m. (Continually Mon. to Fri.)

PERTH OFFICE

GOVERNMENT PUBLICATIONS CENTRE (Parliamentary Papers) Ground Floor Superannuation Bldg. 32 St. George's Terrace, Perth 6000 Telephone 325 0231 Ext. 375 8.15 a.m. to 4.25 p.m. (Continually Mon. to Fri.)

[30 July 1982.

REPORT ON LAMB MARKETING IN WESTERN AUSTRALIA

by Consumer Protection Bureau, 5th July, 1974.

Prices-

Counter Sales—\$1.40 Mailed Plus Postage on 1 kg **REVIEW OF**

FIREARM LEGISLATION

OF WESTERN AUSTRALIA-1981

By O. F. Dixon

Prices— Counter Sales—\$3.00 Mailed Plus Postage on 1 kg

REPORT OF THE COMMITTEE OF

INQUIRY INTO THE RATE OF

IMPRISONMENT IN W.A.—1981

Chairman—O. F. Dixon

Prices— Counter Sales—\$4.60 Mailed Plus Postage on 1 kg

SPECIAL NOTICE.

Concerning "Government Gazette" notices for publication lodged at the Government Printer's Wembley Office—notices must be lodged with "Parliamentary Papers" Salvado Road, Wembley prior to 3.00 p.m. on the Wednesday before publication.

> WILLIAM C. BROWN, J.P. Government Printer.

REPORT OF THE SELECT COMMITEE OF THE LEGISLATIVE COUCIL ON NATIONAL PARKS—1981

(Hon. A. A. Lewis, M.L.C., Chairman) Prices—

Counter Sales—\$5.00

Mailed Plus Postage on 1 kg

FLORA OF

WESTERN AUSTRALIA Vol. 1, Part 1 (only) By C. A. Gardner.

Prices-

Counter Sales—\$4.50 Mailed Plus Postage on 1 kg

REPORT OF

THE SPECIAL COMMITTEE ON THE PROPOSAL FOR A WEST-ERN AUSTRALIAN HERITAGE COMMISSION — 1975. (Chairman—Mr. R. H. Doig)

PRICES-

Counter Sales—\$1.50 Mailed W.A.—\$2.50 Mailed Interstate—\$2.70

THE PILBARA STUDY REPORT ON THE INDUSTRIAL DEVELOPMENT OF THE PILBARA— JUNE 1974

(By the Pilbara Study Group Director— E. C. R. Spooner.)

Prices—

Counter Sales—\$3.00 Mailed Plus Postage on 2 kg

REPORT OF THE ROYAL COMMISSION INTO GAMBLING, 1974

(Commissioner Mr. P. R. Adams, Q.C.) Prices— Counter Sales—\$3.00

Mailed W.A.—\$4.00 Mailed Interstate—\$4.20

\mathbf{IN}

WESTERN AUSTRALIA REPORT 1976

Chairman-Professor P. H. Partridge

Prices----

Counter Sales--\$3.00 Mailed W.A.--\$4.00 Mailed Interstate--\$4.20

REPORT ON THE INQUIRY INTO THE BUILDING INDUSTRY OF WESTERN AUSTRALIA, 1973-74

(Enquirer, Charles Howard Smith, Q.C.)

Prices-

Counter Sales—\$1.00 Mailed W.A.—\$2.00 Mailed Eastern States—\$2.20

REPORT OF THE ROYAL COMMISSION INTO AIRLINE SERVICES IN W.A. 1975

(Commissioner Hon. Sir Reginald R. Sholl)

Prices-

Counter Sales—\$5.00 Mailed Plus Postage on 1 kg

Report of Government Secondary Schools Discipline Committee

DISCIPLINE IN SECONDARY SCHOOLS IN WESTERN AUSTRALIA 1972

Prices-

Counter Sales—\$1.00 Mailed Plus Postage on 1 kg

REPORT OF THE HONORARY ROYAL COMMISSION INTO THE BEEF AND SHEEP MEATS INDUSTRY 1976.

Chairman Hon. A. V. Crane, M.L.A.

Prices-

Counter Sales—\$3.50 Mailed Plus Postage on 1 kg

NOTICE.

TREASURY APPROVED INCREASE CHARGES, ALSO POSTAL CHARGES INCREASE, MARCH 1982

> (Price quoted includes postage) Western Australian Statutes—Per Annum.

	Local (W.A.)	Interstate and Overseas (all states)
	\$	\$
Loose Statutes (\$11.00)	16.00	18.50
Bound Statutes (\$35.00)	40.00	42.50
Loose and Bound (\$46.00)	56.00	61.00
Sessional Bills-\$20.00 Austra	alia Wide.	

REPORT OF THE ROYAL COMMISSION INTO "ABORIGINAL AFFAIRS" 1974

(Commissioner Hon. Judge Lyn C. Furnell, Q.C.) Prices-

Counter Sales—\$5.00 Mailed Plus Postage on 2 kg

Available only from Marine and Harbours Department, 6 Short Street, Fremantle. Phone 335 1211.—

Navigable Waters Regulations, 1958. Regulations for Preventing Collisions at Sea. Regulations for the Examination of Applicants for Masters, Mates, Coxswain, Engineers, Marine Motor Engine Drivers and Marine Surveyors.

REPORT OF THE EGG INDUSTRY ENQUIRY OF W.A., 1973.

(Neil D. McDonald Enquirer.)

Prices— Counter Sales—\$3.50 Mailed Plus Postage on 1 kg

REPORT OF THE SELECT COMMITTEE OF THE LEGISLATIVE COUNCIL

ON

NATIONAL PARKS-1981

(Hon. A. A. LEWIS, M.L.C.-CHAIRMAN).

Prices-

Counter Sales-\$5.00 Mailed Plus Postage on 1 kg

[30 July 1982.

REPORT BY COMMITTEE OF INQUIRY	RELIGIOUS EDUCATION IN THE			
INTO	GOVERNMENT SCHOOLS OF			
TEACHER EDUCATION,	WESTERN AUSTRALIA JULY 1977			
NOVEMBER, 1980. Chairman—Dr. R. L. VICKERY	Chairman Mr. W. E. Nott, S.M.			
Prices:—	Prices—			
Counter Sales—\$2.50.	Counter Sales—\$1.90 Mailed W.A.—\$2.90			
Mailed Local—\$3.50	Mailed Interstate—\$3.10			
Mailed Interstate—\$3.70				

Report of an Analytical Study of the proposed Corridor Plan for Perth and possible alternate approach to a regional plan for the Metropolitan area, 4th August 1971, to 31st Jan., 1972 by Paul Ritter

DEDODE DE CONSTRUCTO

Prices-

Counter Sales—\$5.00 Mailed Local—\$6.00 Mailed Interstate—\$6.20

DIGEST OF

WESTERN AUSTRALIAN ARBITRATION REPORTS

Volumes 1 to 14-1901-1920

Prices-

Counter Sales—\$5.00 Mailed Local—\$6.00 Mailed Interstate—\$6.20

WESTERN AUSTRALIA 1829-1979 REPORT ON THE CELEBRATIONS TO THE PARLIAMENT OF WESTERN AUSTRALIA BY THE 150th ANNIVERSARY BOARD Executive Chairman— Slade Drake-Brockman, C.M.G.

Prices-

Counter Sales—\$10.00 Mailed Plus Postage on 1 kg

REPORT OF THE ROYAL COMMISSION "FREMANTLE PRISON" 1973.

(Commissioner, His Honour Robert E. Jones.)

Prices----

Counter Sales—\$1.50 Mailed Plus Postage on 1 kg Mailed Interstate—\$4.70 REPORT ON COMMITTEE OF INQUIRY INTO RESIDENTIAL CHILD CARE, SEPTEMBER, 1976 CHAIRMAN-BERYL GRANT

Prices-

Counter Sales—\$2.50 Mailed Plus Postage on 1 kg

ROTTNEST ISLAND IN HISTORY AND LEGEND

Its Discovery and Development Natural Beauties, Fauna and Flora.

Prices—

By W. Somerville.

Counter Sales—\$3.50 Mailed W.A.—\$4.50

ELECTORAL ACT ENQUIRY

REPORT OF HIS HONOUR A. E. KAY TO THE HONOURABLE D. H. O'NEIL, M.L.A. CHIEF SECRETARY October 1978. Counter Sales—\$2.00 Mailed W.A.—\$3.00 Mailed Interstate—\$3.20

THE PARLIAMENT OF W.A. DIGEST

1979 (No. 7)

(Compiled in the Offices of the Clerk of the Legislative Assembly) (Synopsis of Legislation)

Price—\$0.90 Mailed—\$1.50

THE REPORT OF O. F. DIXON

ON

A. THE ACTION TAKEN BY THE POLICE REGARDING ALLEGATIONS OF GRAFT AND CORRUPTION WITHIN THE POLICE FORCE

AND

B. WHAT FURTHER ACTION IS NECES-SARY REGARDING SUCH ALLEGA-TIONS—1982.

Prices-

Counter Sales-\$2.00

Mailed Local-\$3.00

Mailed Eastern States-\$3.20

PROPOSED INDUSTRIAL RELATIONS ACT

AS PREPARED BY

E. R. KELLY, ESQ., Senior Commissioner W.A. Industrial Commission September 21, 1978.

Counter Sales-\$1.50

Mailed W.A.-\$2.50

Mailed Interstate-\$2.70

NOTICE.

Subscriptions are required to commence and terminate with a quarter.

The Government Gazette is published on Friday in each week, unless interfered with by public holidays or other unforseen circumstances.

SUBSCRIPTIONS:—The subscriptions to the Government Gazette are as follows:—

Annual subscriptions, \$77.00; nine months, \$60.00; six months, \$40.00; three months, \$30.00; single copies (current year), \$0.70; single copies (previous years, up to 10 years), \$0.80; over 10 years, \$1.00.

REPORT OF THE COMMITTEE TO ENQUIRE INTO THE PROVISIONS OF WELFARE SERVICES BY LOCAL GOVERNMENT IN WESTERN AUSTRALIA, MAY 1981. CHAIRMAN MR. L. F. O'MEARA Price \$3.50 Mailed Plus Postage on 227 grams

Mailed Plus Postage on 227 grams Mailed Local---\$4.70

SUBSCRIPTION CHARGES

GOVERNMENT GAZETTE

Counter Sales, per copy—\$0.70

Annual Subscription (Excluding Extraordinary Copies) Including Postage (Surface Mail)—\$77.00 per annum

INDUSTRIAL GAZETTE Counter Sales—per copy—\$2.00 Annual Subscription, Including Postage (Surface Mail)—\$40.00 per annum

HANSARD

Counter Sales, per copy—\$1.75 (Surface Mail)—\$46.00

COMMITTEE OF INQUIRY INTO RATES AND TAXES ATTACHED TO LAND VALUATION, REPORT 1975 (Mr. Gerald Keall, Chairman)

Prices-

Counter Sales-\$2.30 Mailed Plus Postage on 1 kg

Dogo

GOVERNMENT GAZETTE

NOTICE TO SUBSCRIBERS

COPY DEADLINE All copy for publication must be in the hands of the Government Printer by 3 p.m. on the WEDNESDAY before publication.

> WILLIAM C. BROWN, J.P. Government Printer.

DIGEST OF

WESTERN AUSTRALIAN

INDUSTRIAL GAZETTES

Volumes 1 to 10-1921-1930

Prices-

Counter Sales—\$5.00 Mailed Local—\$6.00 Mailed Interstate—\$6.20

REPORT OF THE HONORARY ROYAL COMMISSION OF INQUIRY INTO THE

CORRIDOR PLAN FOR PERTH

(Hon. F. R. White, M.L.C. Chairman)

Prices-

Counter Sales—\$2.00 Mailed W.A.—\$3.00 Mailed Interstate—\$3.20

REPORT OF THE SELECT COMMITTEE APPOINTED BY THE LEGISLATIVE COUNCIL TO INQUIRE INTO AND REPORT UPON THE

CURRENT POSITION OF NATIONAL PARKS WITHIN THE STATE

Presented by the Hon. A. A. Lewis, M.L.C., 27th November, 1979.

Prices—

Counter Sales—\$0.50 Mailed Plus Postage on 86 grams

20531/7/82

CONTENTS.

REGULATIONS, BY-LAWS, RULES, DETERMINATIONS, ORDERS.

Page
Building Societies Amendment Regulations 1982 2958 Bulk Handling Amendment Regulations 1982 3013
Dog Act-Town of Cottesloe 2999
Food and Drug Amendment Regulations (No. 3) 1982 2953-6
Health Act—By-laws— 2949-50 City of Canning 2950 City of Subiaco 2950 City of Belmont 2951 Shire of Harvey 2952
Local Government Act—Town of Kalgoorlie (Specified Area) Order 1982
Local Government Act—By-laws— 2990 City of Stirling—Golf Links 2990-8 Shire of Bayswater—Aquatic Centre 2999-3001 Shire of Boyup Brook—No. 7 3002 Shire of Collie—Parking Facilities 3002-3 Shire of Corrigin—Pest Plants 3003-4 Shire of Tammin—Pest Plants 3005-6 Shire of Tammin—Pest Plants 3006-7
Noise Abatement (Noise Abatement Directions) Amendment Regulations
Road Traffic (Inspection of Vehicles) Notice (No. 2) 1982 2957
Supreme Court Act 2946-7
Weights and Measures Amendment Regulations (No. 2) 1982

GENERAL CONTENTS.

Page
Agriculture, Department of
Building Societies Act 2958 Bush Fires Act 2966-7
Chief Secretary's Department 2947-8 Child Welfare Act 2933-4 Commissioners for Declarations 2947 Companies Act 3033-4 Companies Act 3033-2 Country Towns Sewerage Act 2947-5 Cremation Act 2947 Crown Law Department 2949
Dairy Industry Act 3012-3 Deceased Persons' Estates 3034-5
Education Department
Finance Brokers Control Act 2936
Government School Teachers' Tribunal 3014-26
Health Department
Labour and Industry
Main Roads 3029 Marine and Harbours 2933 Marketing of Eggs Act 3012 Metropolitan Region Planning 2978 Mines Department 3029-32 Municipalities 2978-88
Notices of Intention to Resume Land 2977 Notices of Resumption 2976 Nurses Act 2949
Orders in Council
Partnerships Dissolved 3034 Plant Diseases Act 3012 Police Department 2957 Proclamations 2931-3 Psychologists Registration Act 2936-45 Public Service Arbitration Act 2936-45 Public Trustee 3034-5 Public Works Department 2974-5 Public Works Tenders 2973
Registrar General
Small Claims Tribunal
Tender Board 3027-9 Town Planning 2967-72 Treasury 2935 Trustees Act 3034-5
Waterways Conservation Act 2957-8 West Australian Trustees Limited Act 3034 Western Australian Trotting Association