

Governmen Bazette

WESTERN AUSTRALIA

(Published by Authority at 3.30 p.m.)

No. 27]

THURSDAY, 19 APRIL PERTH:

1984

Western Australian Development Corporation Act 1983.

PROCLAMATION

WESTERN AUSTRALIA, By His Excellency the Honourable Sir Francis
To Wit:
FRANCIS BURT
Lieutenant-Governor
and Administrator.
[L.S.]
Saint George, Lieutenant-Governor and Administrator.
wealth of Australia.

wealth of Australia.

PURSUANT to section 2 of the Western Australian

Development Corporation Act 1983, I, the LieutenantGovernor and Administrator, acting with the advice
and consent of the Executive Council, do hereby
fix 19 April 1984 as the day on which the provisions
of the Western Australian

Development Corporation

Act 1983 shell come into operation Act 1983 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 17th day of April, 1984.

By His Excellency's Command,

BRIAN BURKE, Minister Co-ordinating Social and Economic Development.

GOD SAVE THE QUEEN!!!

Public and Bank Holidays Act 1972-1983. PROCLAMATION

WESTERN AUSTRALIA, By His Excellency the Honourable Sir Francis
To Wit:
FRANCIS BURT
Lieutenant-Governor
and Administrator.
[L.S.]
Lieutenant-Governor
and Administrator.
Australia and its Dependencies in the Commonwealth of Australia.

PURSUANT to the provisions of section 8 of the Public and Bank Holidays Act 1972-1983, I, the Lieutenant-Governor and Administrator acting with the advice and consent of the Executive Council, do hereby appoint Monday, 13 August 1984 to be the Celebration Day for the Anniversary of the Birthday of the Reigning Sovereign for the Shire of Port Hedland in lieu of 1 October 1984 Hedland in lieu of 1 October 1984.

Given under my hand and the Public Seal of the said State, at Perth, this 20th day of March, 1984.

By His Excellency's Command,

D. C. PARKER, Acting Minister for Industrial Relations. GOD SAVE THE QUEEN!!!

Public and Bank Holidays Act 1972-1983. PROCLAMATION.

WESTERN AUSTRALIA, By His Excellency the Honourable Sir Francis
To Wit:
FRANCIS BURT
Lieutenant-Governor
and Administrator.
[L.S.]

To Wit:
FRANCIS BURT
Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor and Administrator in and over the State of Western
Australia and its Dependencies in the Commonwealth of Australia.

PURSUANT to the provisions of section 8 of the Public and Bank Holidays Act 1972-1983, I, the Lieutenant-Governor and Administrator, acting with the advice and consent of the Executive Council, do hereby appoint Monday, 6 August 1984 to be the Celebration Day for the Anniversary of the Birthday of the Reigning Sovereign for the Shire of Roebourne in lieu of 1 October 1984.

Given under my hand and the Public Seal of the said State, at Perth, this 20th day of March, 1984.

> By His Excellency's Command, D. C. PARKER, Acting Minister for Industrial Relations. GOD SAVE THE QUEEN !!!

Western Australian Marine (Sea Dumping) Act 1981. **PROCLAMATION**

WESTERN AUSTRALIA, By His Excellency the Honourable Sir Francis
To Wit:
FRANCIS BURT
Lieutenant-Governor
and Administrator.
[L.S.]

By His Excellency the Honourable Sir Francis
Page Burt, Knight Commander of the
Most Distinguished Order of Saint Michael and
Saint George, Lieutenant-Governor and Administrator in and over the State of Western
Australia and its Dependencies in the Commonwealth of Australia.

PURSUANT to section 1 (2) of the Western Australian Marine (Sea Dumping) Act 1981, I, the Lieutenant-Governor and Administrator, acting with the advice and consent of the Executive Council, do hereby fix the day on which this proclamation is published in the Government Gazette as the day on which that Act shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 3rd day of April, 1984.

By His Excellency's Command,

JULIAN GRILL, Minister for Transport.

GOD SAVE THE QUEEN!!!

AT a meeting of the Executive Council held in the Executive Council Chambers at Perth the 3rd day of April, 1984, the following Orders in Council were authorised to be issued:

Child Welfare Act 1947-1982.

ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may and Administrator 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 revoke the appointment of Michael George Bateman as a Member of the Children's Court at Dowerin.

G. PEARCE, Clerk of the Council.

Child Welfare Act 1947-1982. ORDER IN COUNCIL.

WHEREAS by section 19 (2) (a) of the Child Welfare Act 1947-1982, it is provided that the Lieutenant-Governor and Administrator may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and whereas by section 19 (1) (b) (ii) of the said Act the Lieutenant-Governor and Administrator may appear yeary or rapicles. Governor and Administrator 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 revoke the appointment of Patricia June Nicholls as a member of the Children's Court at Port Hedland.

> G. PEARCE, Clerk of the Council.

Department of the Premier and Cabinet, Perth, 13 April 1984.

IT is hereby notified for Public information that His Excellency the Lieutenant-Governor and Administrator has approved the following temporary allocation of portfolios during the absence of the Hon. David Parker, M.L.A., from 12 to 29 April 1984, inclusive.

The Hon. Peter Dowding, M.L.C., to be Acting Minister for Minerals and Energy, and Minister Assisting the Minister Co-ordinating Economic and Social Development.

> B. J. BEGGS. Director-General.

WESTERN AUSTRALIAN DEVELOPMENT CORPORATION ACT 1983.

Department of the Premier and Cabinet, Perth, 19 April 1984.

IT is hereby notified for general information that the Lieutenant-Governor and Administrator in Executive Council has been pleased to appoint as Directors of the Western Australian Development Corporation:—

For a period of five years; John Byrne Horgan.

For a period of four years; John Carson Anderson, Thomas Andrew Lang. Michael Lewis.

For a period of three years; Ronald Stanley Punch, Sigrid Edelgard Edwards, Gary Richard Pearce, Anthony James Lloyd. John Byrne Horgan,

and to appoint:-

as Chairman for five years from 19 April 1984; John Carson Anderson, Thomas Andrew Lang,

Deputy Chairmen for four years from 19 April

B. J. BEGGS. Director-General, Department of the Premier and Cabinet.

Western Australia.

FINANCE BROKERS CONTROL ACT 1975.

(Section 24 and 27.)

Application for Finance Brokers Licence by Individual.

To: The Registrar, Finance Brokers Supervisory Board.

I, WILLIAM JOHN TUCKER, of 60 Terrace Road, Perth 6000, hereby apply for a Finance Brokers Licence under the Finance Brokers Control Act 1975. My address for service of notices in respect of this application is G.P.O. Box W2015, Perth W.A. 6001.

Dated this 12th day of April, 1984.

Signed W. J. TUCKER.

Appointment of Hearing.

I hereby appoint 2 May 1984 at 9.30 o'clock in the forenoon as the time for hearing the foregoing application at the Offices of the Finance Brokers Supervisory Board, 600 Murray Street, West Perth.

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

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

Western Australia.

FINANCE BROKERS CONTROL ACT 1975.

(Sections 24 and 27.)

Application for Finance Brokers Licence by Individual. To: The Registrar, Finance Brokers Supervisory Board. I, JEFFREY DAVID MITCHELL, of 33 Apsley Road, Willetton, W.A. 6153, hereby apply for a Finance Brokers Licence under the Finance Brokers Control Act 1975. My address for service of notices in respect of this application is Cathedral Securities Pty. Ltd., Unit 6 Holland House, 2 Hardy Street, South Perth, Western Australia 6151. Western Australia 6151.

Dated this 16th day of April, 1984.

Signed J. D. MITCHELL.

Appointment of Hearing.

I hereby appoint Wednesday, 2 May 1984 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, 600 Murray Street, West Perth.

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

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

AUDIT ACT 1904-1978.

TREASURY AMENDMENT REGULATIONS 1984.

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

Citation.

1. These regulations may be cited as the Treasury Amendment Regulations 1984.

Reg. 12 amended. 2. Regulation 12 of the Treasury Regulations*, as amended, is amended in paragraph (b) of subregulation (1) by inserting after "(Form 17)" the following—

", or such other form as the Treasurer has approved, ".

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

PUBLIC SERVICE ARBITRATION ACT 1966–1982

DETERMINATION—WESTERN AUSTRALIAN ALCOHOL AND DRUG AUTHORITY

PURSUANT to Section 12 of the Public Service Arbitration Act 1966–1982 the Western Australian Alcohol and Drug Authority hereby gives notice that the titles, salaries or salary ranges allocated to offices and salary within each salary range allocated to officers covered by the Western Australian Alcohol and Drug Authority Professional Officers, Salaries, Allowances and Conditions Agreement 1984, No. 7 of 1984, shall be in accordance with the following determination.

Title of Office			Name of Officer			Classification 17/12/81 18/12/81		Salary Excluding Allowances		
										\$
Consultant Physician				Saint, E				P.4	P.4	49 476
Senior Medical Officer				Jee, G. F				P.3	P.3	46 756
Medical Officer				McAndrew M.				P.1/2	P.1/2	42 761
Medical Officer				Seow, S				P.1/2	P.1/2	42 761
Medical Officer				Rappeport, W.				P.1/2	P.1/2	31 360
Medical Officer				Moss, P				P.1/2	P.1/2	42 761
Medical Officer (Aston)				Christie, A.				P.1/2	P.1/2	42 761
Clinical Psychologist				Bailey-Brooks, R				P.1	P.1	23 263
Research Psychologist				Smith, I				P.2	P.2	25 924
Psychiatrist				McAndrew, P.				P.1	P.1	46 756
Social Work Supervisor				Howell, B				P.3	P.3	26 654
Social Worker				Swensen, G.				P.1	P.1	21 332
Social Worker				Hallahan, K.				P.1	P.1	18 225
Social Worker				Vacant				P.1	P.1	
Social Worker				Bouchier, J.				P.1	P.1	19 437
Education Liaison Officer				Higgins, D.				P.1	P.1	19 437

PUBLIC SERVICE ARBITRATION ACT 1966-1982

DETERMINATION—WESTERN AUSTRALIAN ALCOHOL AND DRUG AUTHORITY

PURSUANT to Section 12 of the Public Service Arbitration Act 1966–1982 the Western Australian Alcohol and Drug Authority hereby hives notice that the titles, salaries or salary ranges allocated to offices and salary within each salary range allocated to officers covered by the Western Australian Alcohol and Drug Authority Administrative Clerical and General Officers Salaries Allowances and Conditions Agreement 1984, No. 6 of 1984, shall be in accordance with the following determination.

Title of Office			Name of	Offic	er		Classification Sal 17/12/81 18/12/81 Exclu Allow	
					***************************************	***************************************		\$
Secretary			Vacant				C-II-11 C-II-11	,
Project and Development Co-or	dinator		Lee, C				C-II-10 C-II-10	27 422
Administrative Officer			Blackwell, I.				C–II–9 C–II–9	25 924
Administrative Officer			Kristianopulos, H				C-II-2/3 C-II-2/3	17 062
Staff Clerk			McCartney, S.				C-IV C-IV	12 742
Senior Typist			Ward, J				C-III-2 C-III-2	13 556
Senior Typist/Supervisor			Brown, J				C-III-2 C-III-2	13 880
Typist/Clerk			Onofaro, A.				C-V C-V	10 222
Typist/Clerk			Papa, M				C-V C-V	12 623
Typist/Telephonist/Receptionis			Pelle, S.				C-V C-V	12 623
Typist/Clerk	•		Beckett, L.				C-V C-V	12 623
Clerical Assistant			Goldberg, S.				C-VI C-VI	11 622
Telephonist/Receptionist			Belton, P				C-VI C-VI	11 622
Welfare Officer			Wells, G				G-II-1/5 G-II-1/5	19 882
Welfare Officer			Palmer, L				G-II-1/5 G-II-1/5	15 826
Field Officer		••••	Wichems, E.				G-II-1/5 G-II-1/5	19 276
Field Officer			Boothman, P.				G-II-1/5 G-II-1/5	19 276
A hariainal Tiaisan Officer			Featherstone, G.				G-II-1/2 G-II-1/2	16 365
Albert Tieter Office	••••		Collard, F.				G-II-1/2 G-II-1/2	14 777
Security Officer			Duggan, P.				G-II-1/2 G-II-1/2	15 826

^{*} Reprinted in the Government Gazette on 28 April 1977 at pp. 1187-1225.

Crown Law Department, Perth, 19 April 1984.

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.

Rodney Alexander, of 107 Chadstone Road, Craigie, and Irwin Barracks, 279 Stubbs Terrace, Karrakatta.

John Michael Kendrick Duce, of Dardanup Road,

Boyanup.

Gerald John Kerrigan, of 14 Bolas Court, Myaree, and Willetton Post Office, 39 Burrendah

and Willetton Post Office, 39 Burrendah Boulevard, Willetton.

Stanley Frank Lodge, of 1, Staff Quarters, Bartons Mill Prison, Pickering Brook, and Bartons Mill Prison, Pickering Brook.

Josephine Anne Darch, of 509 Wanneroo Road, Wangara, and Guthrie Motors Pty. Ltd., 39 Collingwood Street, Osborne Park.

Robin Mary Reilly, of "Broadwaters", Cross Road, Busselton

Busselton.

Busselton.

Walter Roy Saltmarsh, of 1 Gimlet Court, Kambalda West, and Shire of Coolgardie, Irish Mulga Drive, Kambalda West.

Granville George Seaward, of 137 King Street, Marvel Loch, and 14 Rosea Close, Maida Vale.

Douglas MacArthur Scott, of North West Road,

Capel.

Djuro Tintor, of 37A Ardagh Avenue, Kalgoorlie, and Main Roads Department, Hannan Street, Kalgoorlie.

George Fredrick Turner, of Lot 44 Scott Road, Capel, and Capel General Store, Lot 6 Proper-

Capel, and Capel General Store, Lot o Properjohn Road, Capel.
Gladys Daphne Yarran, of 18 Sawle Road, Hamilton Hill. and Anglican Health And Welfare, 119 Aberdeen Street, Perth.
Walter Anthony Zemunik, of 5 Avonlee Road, Armadale, and W.A.G.R. Institute Credit Union, 605 Wellington Street, Perth.

D. G. DOIG. Under Secretary for Law.

INDECENT PUBLICATIONS AND ARTICLES ACT 1902-1983.

I, DESMOND KEITH DANS, being the Minister administering the Indecent Publications and Articles Act 1902-1983, acting in the exercise of powers conferred by subsection (1) of Section 10 of that Act, do hereby determine that the Publications (Printed Matter) specified in the schedule below shall be classified as restricted publications for the purposes of that Act. Dated this 13th day of April, 1984.

> D. K. DANS, Minister for Administrative Services.

Schedule.

Title; Published.

Aggressive Women Vol. 4, No. 2; H.O.M. Inc. Aggressive Women Vol. 5, No. 1; H.O.M. Inc. Masters Special;

Just Good Frieds; H.O.M. Inc.

Bawdy, No. 189, Thursday March 22nd 1984. Bawdy.

Blondes Have More Cum (Gourmet Special #12); —.

Bound To Please, Vol. 3, No. 7; H.O.M. Inc. California Hardcore;

Caprice Exclusiv—Modelle Special Katalog C/4; —. Collection Today # 1 (Gourmet Edition #45); —. Darling, No. 48, Nov. 83; Peter Theander. Double Dynamite (Bang Bang!/My Cousins Lesson); —. Double Fucked Special (Gourmet Edition #32; —. Excite Leather: Erotic Leather;

Fantasy World, Vol. 2, No. 3; Holly Publications. Girls Who Crave Big Cocks (Gournet Special, #13);

Girls Who Eat Cum (Gourmet Special #16) Girls Who Love Girls (Gourmet Special #40); —.

Girls Who Love It Slick—Hardcore Shaved Special (Gourmet Special #38); — Girls Who Love Their Toys (Gourmet Edition #55); —. Girls Who Take It Deep (Gourmet Edition #58); -

Knotty Vol. 4 No. 2; H.O.M. Inc.

Just For You (Gourmet Edition #56); -

Latent Image Vol. 5 No. 11; H.O.M.

Les Femmes, Vol. 1, No. 1, June, July August 1983; American Art Enterprises Inc.

Lesbian Seduction, Vol. 2, No. 1, June, July, August 1983; American Art Enterprises Inc.

Male Call No. 34; Undercounter Publications.

Mr/Ms;---

Night Nurses—The Explicit Diaries of 8 Anal Nurses (Gourmet Edition # 71); —.

No Holes Barred (Gourmet Special #17); -

Porn Broker Monthly No. 72; Undercounter Publications.

Ribald No. 588 Thursday 15th March 1984; Malnoj Pty Ltd.

Ribald No. 589; Malnoj Pty Ltd.

Seka Special 1980 (Gourmet Special #5); -.

Sex World (Gourmet Edition #59); -

Superstars of Video (Gourmet Edition #60); —

T&A Vol. 2 No. 1, April, May, June 1983; American Art Enterprises Inc.

TV Asshole No. 1; --

T.V. Lovelies, Vol. 1, No. 1, March, April, May 1983; American Art Enterprises Inc.

T.V. Sex No. 1; -

T.V. Sex Vol. 1, No. 3;

TV Switchers Vol. 1, No. 2, May, June, July 1983; American Art Enterprises Inc.

Taboo, No. 71, Anal Extasy; Undercounter Publications. Tight Ropes! Vol. 1, No. 3; H.O.M. Inc.

Torment Vol. 1, No. 2; H.O.M. Inc.

Tubs; —. Yes, Mistress!; —.

TAXI-CARS (CO-ORDINATION AND CONTROL) ACT 1963 (AS AMENDED).

TAXI CONTROL BOARD (ELECTIONS) REGULATIONS 1964 (AS AMENDED).

Election of Four Members of the Taxi Control Board.

I, DOUGLAS ARNOLD COATES, being the Returning Officer duly appointed under and for the purpose of the Regulations made under the Taxi-Cars (Co-ordination and Control) Act 1963 (as amended) do hereby certify that in accordance with the said Regulations I have held an election which closed on 2 April 1984 for the election of four members of the Taxi Control Board. Pursuant to the said Regulations, the election resulted in the undermentioned candidates being elected as members of the Taxi Control Board.

Foley, Kevin Barry. Blatchley, Walter John. Van Onselen, Peter Lambert. Hayes, Russell Francis.

Dated at Perth this 11th day of April, 1984.

D. A. COATES, Chief Electoral Officer, Returning Officer.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department, Perth, 11 April 1984.

PHD 215/69.

THE appointment of Mr. James Laird as a Health Surveyor to the Shire of Wanneroo is approved.

> J. C. McNULTY, Commissioner of Public Health.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department, Perth, 12 April 1984.

P.H.D. 1162/60.

THE appointment of Mr. W. O. Cornwell as a Health Surveyor to the Shire of Coolgardie is approved.

J. C. McNULTY, Commissioner of Public Health.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department, Perth, 16 April 1984.

P.H.D. 860/70.

THE appointment of Mr. E. W. Beer as a Relieving Health Surveyor to the City of Belmont is approved.

J. C. McNULTY, Commissioner of Public Health.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department, Perth, 12 April 1984.

P.H.D. 203/67.

THE appointment of Mr. Donald Keith Steel as a Health Surveyor to the Shire of Harvey is approved.

J. C. McNULTY, Commissioner of Public Health.

HEALTH ACT 1911 (AS AMENDED).

Public Health Department, Perth, 13 April 1984.

P.H.D. 272/84.

1. The cancellation of the appointment of Mr. H. E. Francis as a Health Surveyor (Meat) to the Shire of Northam is hereby notified.

J. C. McNULTY, Commissioner of Public Health.

THE PHARMACEUTICAL COUNCIL OF WESTERN AUSTRALIA.

(Regulation 14, Pharmacy Act Regulations, 1976.) THE following persons have been elected members of the Pharmaceutical Council of Western Australia:—

Mr. John Michael O'Hara, 39 Haynes Road, Kalamunda, W.A. 6076.

Mr. Thomas Joseph Silvan, 44 River Way, Salters Point, W.A. 6152.

The following persons have been elected to the offices shown:

President: Mr. G. C. Miller, Jacobson's Pharmacy, 21 Bay View Terrace, Claremont. 6018.

Deputy President: Mr. G. J. Ludkins, 156 Empire Ave., Wembley Downs. 6014.

> E. P. WALSH, Registrar.

HOSPITALS ACT 1927-1983.

HOSPITALS (SERVICES CHARGES) AMENDMENT REGULATIONS 1984.

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

Citation.

1. These regulations may be cited as the Hospitals (Services Charges) Amendment Regulations 1984.

Commencement.

2. These regulations shall come into operation on 3 May 1984.

Schedule amended.

- 3. The Schedule to the Hospitals (Services Charges) Regulations 1984*, is amended in Part I—
 - (a) in item 1—
 - (i) in paragraph (c) by deleting "\$11.95" and substituting the following—

 " \$12.40 ";
 - (ii) in paragraph (d), by deleting "\$41.35" and "\$35.35" and substituting the following respectively— $\,$
 - " \$41.80 " and " \$35.80 ";
 - (b) in item 3, by deleting "\$41.35" and "\$35.35" and substituting the following respectively—"\$41.80" and "\$35.80"; and
 - (c) in item 4, by deleting "\$10.95" and substituting the following— " \$11.35".

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

^{*} Published in the Government Gazette on 27 January 1984 at pp. 231-234.

RADIATION SAFETY ACT 1975-1981.

RADIATION SAFETY (QUALIFICATIONS) AMENDMENT REGULATIONS 1984.

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

Citation.

These regulations may be cited as the Radiation Safety (Qualifications) Amendment Regulations 1984.

Principal regulations. 2. In these regulations the Radiation Safety (Qualifications) Regulations 1980^* are referred to as the principal regulations.

Regulation 5 amended.

3. Regulation 5 of the principal regulations is amended by deleting "the Schedule" and substituting the following—

Schedule 1

Insertion of 4. After regregulation 5A. tion is inserted-4. After regulation 5 of the principal regulations the following regula-

The fees specified in Schedule 2 to these regulations are payable by persons desiring to sit for the examination in radiation safety referred to in regulations 3 and 4. ".

Amendment of Schedule.

5. The Schedule to the principal regulations is amended by deleting the heading "Schedule." and substituting the following—

Schedule 1. ".

"

Schedule 2 added.

The principal regulations are amended by adding, at the end, the following schedule-

Schedule 2.

(Regulation 5A)

FEES FOR EXAMINATIONS

Where the examination is in those Parts of the syllabus set by the Council for persons desiring to engage in the use of irradiating apparatus for chiropractic radiography—

Fee for 1 Part: \$100.

Fee for 2 or more Parts: \$200.

Where the examination is conducted for the Council and is in a subject or subjects in a syllabus other than the syllabus referred to in item 1 of this Schedule—Fee for each subject: \$10. ".

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

POLICE ACT 1982-1982.

THE following unclaimed stolen and found property will be sold by public auction at the Property Tracing Section, Police Complex, Clarkson Road, Maylands, on Tuesday, 1 May 1984 at 9.00 a.m.

CONDITIONS OF SALE.

- 1. The highest bidder shall be the purchaser.
- The Vendor shall have the right to bid by the Auctioneer or the Vendor's Agent for any lot
- The Auctioneer may, without giving any reason, refuse to accept the bid of any person or persons and may decline the offer for any lot or withdraw any lot or lots from the sale.
- Should any dispute arise as to any bid, the relevant lot or lots may at the option of the Auctioneer be put up again and resold.
- Whilst every care has been taken in the compila-tion of the Catalogue, the Auctioneer and or Vendors accept NO RESPONSIBILITY for any misdescription and make no warranty whatsoever.
- No allowance or refunds will be made nor will any buyer be permitted to reject any lot on the ground that it is not correctly described in the Catalogue; the said lots are to be taken with all faults (if any) and will be at the Buyer's risk on the fall of the hammer.

- All goods which have been paid for in full must must be removed by the purchaser at the purchaser's expense by the close of the sale.
- 8. Time shall be the essence of the sale of any lot.
- Payment strictly on fall of hammer and no credit will be allowed.
- 10. Each intending purchaser must register his name and address, and those purchasers intending payment by cheque must produce identification to the clerk prior to bidding. The clerk will issue a number which must be displayed to the Auctioneer by the purchaser whenever a hid is successful. by the purchaser whenever a bid is successful, otherwise the bid will not be accepted.

Lot; Particulars.

Motor Cycles.

- 1-Suzuki 750 motor cycle frame.
- 2-Suzuki GT 185 motor cycle.
- 3-Suzuki trail bike 125.
- 4-Honda mini trail bike 50.
- 5-Honda 125 motor cycle.
- 6-Motobecane motor cycle, incomplete.

Dinghy.

7-Dinghy 3M fibreglass.

Trailer.

8—Trailer box type steel.

^{*} Published in the Government Gazette on 6 June 1980 at pp. 1669-1671.

Lot; Particulars.

Motor Car.

9—Ford Falcon Van.

9A—15 small garden pots, piece plastic sheeting quantity of short used and broken bamboo pieces, approximately 60' used damaged trickle hose, 30 short lengths metal tubing, 9 lengths longer lengths metal tubing, 8 lengths damaged plastic sheets, quantity used and damaged garden stakes, 3 lengths used black shade cloth, 4 tube door frames.

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plastic sheets, quantity used and damaged gard stakes, 3 lengths used black shade cloth, 4 tu door frames.

Bicycles.

10—Ladies 27" custom built.

11—Gents, 27", Indi 500, 10 speed.

12—Gents, 27", Walvern Star, 10 speed.

13—Gents, 27", Swansea.

14—Gents, 27", Swansea.

15—Gents, 27", Roadmaster, 10 speed.

18—Gents, 27", Indi 500, 5 speed.

18—Gents, 27", Indi 500, 10 speed.

19—Ladies, 27", Indi 500, 10 speed.

19—Ladies, 27", Indi 500, 10 speed.

21—Boys, 20", Road King.

22—Girls, 20".

23—Gents, 27", 3 speed.

24—Gents, 27", 3 speed.

24—Gents, 27", Austral, 10 speed.

25—Boys, 20", Cyclops, damaged.

29—Gents, 27", Walvern Star, 3 speed.

31—Gents, 27", Flash, 10 speed.

32—Gents, 27", Road King, 10 speed.

33—Gents, 27", Flash, 10 speed.

34—Girls, 20", Roadmaster, 3 speed.

31—Gents, 27", Flash, 10 speed.

33—Gents, 27", Kife, 10 speed.

34—Girls, 20", Bumblebee, BMX type.

36—Girls, 20", Bumblebee, BMX type.

36—Girls, 20", Bumblebee, BMX type.

39—Boys, 20", BMX type.

40—Gents, 27", Malvern Star, 10 speed.

41—Gents, 26", Bumblebee, BMX type.

43—Girls, 20", Bumblebee, BMX type.

43—Girls, 20", Bumblebee, BMX type.

43—Girls, 20", Bumblebee, BMX type.

43—Gents, 27", Nausie.

51—Boys, 20", BMX type.

43—Girls, 20", Speedwell, damaged.

46—Boys, 20", BMX type.

45—Boys, 20", BMX type.

46—Gents, 27", Naeligh, 5 speed.

51—Boys, 20", BMX type.

50—Gents, 27", Raleigh, 5 speed.

51—Boys, 20", BMX type.

52—Gents, 27", Raleigh, 5 speed.

53—Ladies, 27", To speed, damaged.

64—Gorts, 27", To speed, damaged.

65—Ladies, 27", Aussie.

54—Ladies, 27", Jupiter, 10 speed.

65—Ladies, 27", Jupiter, 10 speed.

66—Gents, 27", Jupiter, 10 speed.

67—Gents, 27", Hindi 500, 10 speed.

67—Gents, 27", Jupiter, 10 speed.

67—Gents, 27", Hindi 500, 10 speed.

68—Girls, 20", Malvern Star.

69—Gents, 27", Hindi 500, 10 speed.

61—Gents, 27", Jupiter, 10 speed.

75—Gents, 27", Hindi 500, 10 speed.

76—Gents, 27", Jupiter, 10 speed.

77—Gents, 27", Jupiter, 10 speed.

78—Gents, 27", Jupiter, 10 speed.

79—Gents, 27", Jup
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Lot: Particulars. 86—Gents, 27", Cyclops, 10 speed.
87—Boys, 20", Thunderbold, damaged.
88—Ladies, 24", Repco.
90—Boys, 20", BMX type, Malvern Star.
91—Boys, 20", BMX type, Malvern Star.
91—Boys, 20", BMX type.
92—Gents, 27", 10 speed, damaged.
93—Gents, 27", Malvern Star, 3 speed, damaged.
94—Boys, BMX type.
95—Gents, 27", Malvern Star, 3 speed, damaged.
96—Gents, 28", Sports Star, 3 speed, damaged.
97—Girls, 20", Malvern Star, 3 speed, damaged.
98—Boys, Odd Wheels.
99—Convertible, 20", Malvern Star.
100—Boys, 20", BMX type.
101—Gents, 26", Raleigh, 10 speed.
102—Girls, 22", Swan.
103—Gents, 28", Raleigh, 10 speed.
105—Boys, 20", BMX type, 5 speed.
106—Boys, 20", BMX type, 5 speed.
106—Boys, 20", Malvern Star, 10 speed.
105—Boys, 20", Merida.
108—Girls, 26", Riviera, 3 speed.
109—Gents, 26", Malvern Star, 10 speed.
110—Ladies, 28", Olympic, rusty.
111—Gents, 26", Malvern Star, 10 speed.
112—Gents, 26", Speed.
113—Gents, 27", Austral, 10 speed.
114—Boys, 20", 5 speed.
115—Gents, 27", 10 speed.
114—Boys, 20", 5 speed.
115—Gents, 27", Nustral, 10 speed.
116—Gents, 27", Austral, 10 speed.
117—Boys, 20", Sumaco.
121—Ladies, 28", damaged.
122—Boys, 20", Fleet Wine, 3 speed.
122—Boys, 26", Bluebird, 5 speed, part missing.
123—Girls, 20", Fleet Wine, 3 speed.
124—Boys, 20", Fleet Wine, 3 speed.
125—Boys, 24", Auto Bike, 10 speed.
126—Girls, 20", Oliver.
127—Convertible, 20", Aussie, damaged.
128—Girls, 20", Sports World, BMX.
130—Gents, 27", Indi 500, 10 speed.
131—Gents, 27", Record, 10 speed.
132—Boys, 20", BMX type.
136—Boys, 20", BMX type.
136—Boys, 20", BMX type.
136—Boys, 20", BMX type.
136—Boys, 20", BMX type.
137—Boys, 20", Parker, 3 speed.
140—Girls, 20", Parker, 3 speed.
140—Girls, 20", Parker, 3 speed.
140—Girls, 20", Parker, 3 speed.
141—Boys, 20", Malvern Star, 5 speed.
132—Boys, 20", Malvern Star, 5 speed.
143—Boys, 20", Malvern Star, 5 speed.
145—Boys, 20", Malvern Star, 10 speed, damaged.
146—Boys, 20", Malvern Star, 10 speed, damaged.
146—Boys, 20", Malvern Star, 10 speed, damaged.
156—Boys, 20", Malvern Star, 10 speed 168-Boys, 20". 169-Gents, 27", 10 speed. 170-Gents, 24", Swansea.

171-Gents, 27", Gordonson, 10 speed.

172-Girls, 20", Family.

Lot; Particulars. Lot; Particulars. 227-12 bottles Port wine, 12 bottles Riesling wine, Gents, 27", Aussie, damaged. Gents, 27". Gents, 27", Record, 10 speed. Gents, 27", Huskey, 10 speed. Convertible, 16", Swansea. 12 bottles Moselle wine. 228-12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 229—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 176—Gelits, 27', Riskey, 10 speed. 177—Convertible, 16", Swansea. 178—Girls, 22", Ricardo, 3 speed. 179—Gents, 26", Speedwell. 180—Boys, 16", Bluebird. 181—Ladies, 28", Speedwell. 230—12 bottles Port wine. 12 bottles Riesling wine, 12 bottles Moselle wine. 2 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 231—12 bottles -Boys, odd wheels, Australl, 3 speed. 232—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Port wine, 12 bottles Riesling wine, 233—12 bottles Port wine, 12 bottles Riesling wine, -Boys, 20". -Boys, 20", BMX type. -Girls, 20", Malvern Star. -Boys, 20". -Boys, 20" and extra whee 185 12 bottles Moselle wine. 186-234-12 bottles Port wine, 12 bottles Riesling wine, and extra wheel. 188—Ladies, 27" and parts. 189—Girls, 12", solid tyres. 190—Girls, 16", Malvern St 235—12 bottles Moselle wine. 235—12 bottles Port wine. 12 bottles Moselle wine. 236—12 bottles Port wine. 12 bottles Moselle wine. 237—12 bottles Moselle wine. 237—12 bottles Moselle wine. 238—13 bottles Port wine 12 bottles Riesling wine, 12 bottles Moselle wine. 238—13 bottles Port wine 12 bottles Riesling wine, 238—14 bottles Port wine 12 bottles Riesling wine 12 bottles Moselle wine. Malvern Star. -Girls, 16", 192—Girls, 16", Malvern Star, damaged. 193—Boys, 16", damaged. 194—Girls, 12", solid tyres, Colt, damaged. 195—Gents, 27", National, frame and parts. 196—Gents, 27", Malvern Star, 10 speed. 197—Boys, 24", Tsunoda, 10 speed. 198—Gents, 27", 10 speed, no wheels. 199—Gents, 27", incomplete. 200—Boys, 20", Bluebird, BMX type, incomplete. 201—Two 20" frames, boys, 2 wheels, 2 forks, 2 handlebars, 1 seat, BMX type. 202—Gents 27", frame and parts, Gents, 26", Gents, 27", frame, Gents, odd size and parts, Gents, 27", frame, Gents, 27", frame and parts, Two 27" wheels and parts, Ladies, 27", frame and parts, Ladies, 27", frame and parts, Ladies, 27", frame and parts, Cents, 20", frame and parts, Gents, 20", frame and parts, Gents, 20", frame and parts, Gents, 20", frame and parts, Girls, 20", frame and parts, Boys, 20", frame and parts, Girls, 20", frame and parts, Two 20" rime Hunter. 238-12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 12 bottles Moselle wine. 12 bottles Port wine, 12 bottles Riesling wine, 240—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 241—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 242—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 243—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 244—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 245—12 bottles Port wine, 12 bottles Riesling wine, 20", frame and parts. 203—Two 20" frames and parts, Boys, 20", frame and parts, Girls, 20", frame and parts, Two 20" rims, Boys, 20", frame and jumper, Boys, 20", frame and parts, Boys, 20", frame and parts, Girls, 20", frame and parts, Boys, 20", frame and parts, Girls, 12" bike. 204—12 bottles Shiraz wine, 12 bottles Moselle wine, 12 bottles Moselle wine. 248-12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 249—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 250—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 12 bottles Riesling wine, 205—12 bottles Shiraz wine, 12 bottles Moselle wine, 12 bottles Riesling wine. 206—12 bottles Shiraz wine, 12 bottles Moselle wine, 251—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 12 bottles Riesling wine. 2074—24 bottles Riesling wine. 2074—24 bottles Riesling wine. 208—36 bottles Riesling wine. 209—36 bottles Riesling wine. 210—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 211—12 bottles Port wine 12 bottles Riesling wine, 211—12 bottles Port wine 12 bottles Riesling wine 252—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 253—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 12 bottles Moselle wine. 12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 255—12 bottles Port wine, 12 bottles Riesling wine, 211—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 212—12 bottles Port wine, 12 12 bottles Moselle wine. 256—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. bottles Riesling wine. 12 bottles Moselle wine. 213—12 bottles Port wine, 12 bottles Riesling wine, 257—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 12 bottles Moselle wine. 214—12 bottles Port wine, 12 bottles Riesling wine, 258—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 12 bottles Moselle wine. 259—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 260—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 261—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 215-12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 216—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 217—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 12 bottles Moselle wine. 218-12 bottles Port wine. 12 bottles Riesling wine, 262-12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 12 bottles Moselle wine. 219—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 220—12 bottles Port wine, 12 bottles Riesling wine, 263—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 264—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 12 bottles Moselle wine. 12 bottles Moselle wine. 12 bottles Riesling wine, 12 bottles Riesling wine, 265—12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 12 bottles Moselle wine. 222-12 bottles Port wine. 12 bottles Riesling wine, 2 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 266-12 12 bottles Moselle wine. 223-12 bottles Port wine, 12 bottles Riesling wine, 267—Wooden babies cot, mattress to suit, babies stroller. 12 bottles Moselle wine. 268—3 Holden doors, 1 vehicle rear window louvre, 1 vehicle rear window louvre, 1 vehicle rear window louvre LH Torana. 224-12 bottles Port wine. 12 bottles Riesling wine, 12 bottles Moselle wine. 269—2 sheets 3 ply 8' x 4', Piece foam approximately 6' x 3' x 5". 225-12 bottles Port wine, 12 bottles Riesling wine, 12 bottles Moselle wine. 226-12 bottles Port wine, 12 bottles Riesling wine, 270—6 aluminium concrete levellers, various lengths, 14' metal extension ladder. 12 bottles Moselle wine.

Lot: Particulars.

271—Motor cycle front rim and tyre 3.00—21, Motor cycle rear rim and tyre 4.60—17, Rear portion of motor cycle frame, Motor cycle helmet.
272—22 bottles assorted soft drink, 1 bottle Vodka, 9

bottles Soava Pasgua wine.

273—Babies change table, Ironing board, babies car seat, babies car booster seat.

papies car pooster seat.

274—2 fire extinguishers, 1 jerry can, 1 surfboard, 2 wheel trolley, 1 pair bolt cutters.

275—Jerry can, plastic container, Bucket, piece hose, Fire extinguisher, Warning lantern, Pair bolt cutters, Knife and sheath, Petrol cap, Claw hammer, Wheel brace, cotton top, Wheel brace, Pen, bottle opener rail climers, 4 batteries, Wallet 2 forches.

Wheel brace, cotton top, Wheel brace, Pen, bottle opener, nail clippers, 4 batteries, Wallet, 2 torches, Vehicle badge, Map book, Cigarette lighter, 6 packets cigarettes, tin hair spray, Hair brush.

276—Knife, bottle perfume, pliers, 2 screwdrivers, socket screwdriver and allen key set, shoulder bag, axe, Shirt, Handbag, purse Brush, pouch, Bag, two piece two man tent, 8 items tools

- Bag, two piece two man tent, 8 items tools Plastic container, Blanket, quilt.

 277—Torch, Medical torch, Handbag, purse, Jacket, 3 bags, portable compressor, 2 torches, pair thongs, towel, 2 pocket knives, flask, 4 wallets, purse, pair shorts and top, soap container, 3 cassette tapes, minolta, flash unit, pen knife set, Sunglasses, pen, pocket knife, screwdriver, Whistle, 2 lighters, pocket knife, Bag, 2 torches, pair scissors, 2 fishing lines, pocket knife, Meat cleaver, 3 items ladies clothing, Shirt, skirt, handkerchief, Packet cigarettes, Pair sunglasses, 1 cassette tape, 2 bicycle brake handles, Jacket, Screwdriver.
- Screwdriver. 278—Withdrawn from Sale—Tool box, 25 assorted screwdrivers, 36 spanners, 9 pliers, 5 punches, 2 braces, 2 ratchets, 4 extension bars, 38 sockets,
- jemmy bar, tin snips, broken cassette player. jerry cans, Pair bolt cutters, Tool box, 23 items tools, part socket set, 6 padlocks, 4 litres oil, Jemmy bar, 2 car gauges, Knife, Carry bag.
- 280—Car vacuum cleaner, Black & Decker sander, portable compressor, socket set, tap and die set, Pair bolt cutters, Speaker.
- 281—Oxy hose, handpiece, 2 odd gauges, Knife and sheath, 2 small fire extinguishers, Part first aid kit, 4 items tools, allen keys.
- 282—Suitcase, Pack cards, dentists mirror, 4 paintings slightly damaged, 2 acrylic seat covers, cap, brush, 3 items used clothing, 11 items used ladies clothing.
- 283-12 plastic trays-some damaged, 12 items used gents clothing, 14 packets cigarettes, 1 packet tobacco, Wallet, 1 cassette tape, 2 pairs sunglasses, tube cream, small fire extinguisher, Torch, car rug, Purse, Piece sheep skin, Key case, 2 packets motor cycle transfers, 15 motor cycle material badges, Handbag, Handbag.
- 284—Blanket, toy dog, Canvas camera bag, 12 items used clothing, pair ladies shoes, 6 items used clothing, handbag, 6 items cosmetics, 3 items costume jewellery, Small canvas bag, spanner, screwdriver, lighter, pen, 15 items used clothing.
- 285—Oxy hoses, handpiece, 2 gauges, spanner, cutting torch and nozzle, Kambrook extension lead, Primus gas light and bottle, Metal box, Torch, 4 items tools.
- 286—Carry bag, 2 pipes, diving knife and sheath, packet of cigarettes, Pencil case and pencils, 2 stencils, 10 padlocks (locked), Purse, 3 torches, 5 toys, 2 pairs sandals, Sheep skin car seat cover, 3 blankets, 7 items used clothing.
- 287—Tool box, 10 spanners, 4 screwdrivers, 2 jemmy bars, 6 files, 1 large socket, hammer, wire brush, hacksaw allen keys, sundry items, safety helmet, Arlec battery charger.
- 288—Tool box, 45 assorted tools, Torch, pair bolt cutters.
- 289-Sidchrome 3/4" square drive 19 piece AF socket set.
- 290—Tool box, 17 assorted spanners, 2 small tool boxes and assorted sockets, 12 screwdrivers, 22 span-ners, 12 assorted small tools, plastic folder.
- 291-2 sheep skin covers, Back pack, hat, lunch box, shampoo, water bottle, overalls, Torch, Screwdriver, Jacket.

Lot; Particulars.

292—Jerry can, piece of hose, Air horn, fire extinguisher, bolt cutters, set of darts, spot light, Jerry can, piece of hose, Car muffler, Spanner, Wheel brace, torch, 2 bags.

293—2 interior car sunvisors, 1 cassette tape, 1 double adaptor, 1 cosmetic, 80 assorted vehicle emblems, 25 piece socket set in case, Torch, 2 petrol caps,

Motor cycle helmet, Screwdriver. 294—Jerry can, tool box, 7 assorted tools, 2 headlight guards, Fire extinguisher, 39 piece set in case,

Small socket set in case.

295—Toyota jack and handle, set Toyota maintenance tools, 3 sets allen keys, set of 6 small Sidchrome spanners, set ratchet head spanners, 2 G.E. electric can openers, damaged, Set of 4 knives, fork and about a spanners.

fork and sharpening steel.

garden gnomes, Olivetti adding machine, 107k and sharpening steel.
296—3 garden gnomes, Olivetti adding machine, damaged, Olivetti adding machine, damaged, 2 torches, 10 packets cigars, 1 box cigarette papers, 9 Durex tapes, 46 assorted torch batteries, 3 packets cigarettes, 14 packets matches, 19 packets Soothers, 14 packets chewing gum.
297—Bounty Hunter metal detector—section of handle missing. Jerry can length of hose Commaster.

Bounty Hunter metal detector—section of handle missing, Jerry can, length of hose, Coinmaster 5000 metal detector-hand piece only, 3 torches, 2 packets cigarettes, 2 screwdrivers, sunglasses, wallet, bag, battery shaver, 2 pieces metal.
torches, 2 motor cycle helmets, 2 footballs, 4 flares, 1 fire extinguisher, 3 flares, Cricket bat, 4 wallets, 2 lighters.
Small set sockets (part), 3 pairs sunglasses, Bag, 6 white metal goblets in case, pocket knife, earphones, iack plug, small wooden box, 23 ball

earphones, jack plug, small wooden box, 23 ball point pens, packet chalk, 2 small speakers, 2 calculator batteries, 2 pens, 2 packets coloured pencil, shaving foam, 5 rules, bottle Coca Cola, bag, key ring, pool ball, 14 items used clothing, W/M chain, key holder.

300-Hammer, spanner, socket set, funnel, towel, 2 seat

covers.
301—11 dresses, 6 slacks, 6 handbags, 3 pairs ladies shoes.

302-5 skirts, 6 slacks, 6 blouses, 3 pairs ladies shoes, 6 handbags.

303-5 skirts, 6 slacks, 3 pairs ladies shoes, 6 handbags, 6 blouses.

304-6 slacks, 6 blouses, 2 pullovers, 1 babies suit, 6 handbags, 6 ball point pens.

305—6 jeans, 2 coats, 3 handbags, 3 purses, 3 watch bands, 3 bottle openers, 1 toy car track, 4 belts, 8 ball point pens.

306—6 slacks and jeans, 3 coats, 3 handbags, 6 diaries, 3 wallets, 5 spoons, brush, 2 sunglasses, 1 spectacles, 8 ball point pens, 1 Sunbeam ladies shaver.

307—6 slacks and jeans, 6 diaries, 6 wallets, 5 key rings, 1 bar set, 1 kangaroo skin purse, 2 bottle openers, 2 padlocks, 1 Philips ladies, shaver, 4 watch bands, 4 metal ornaments, 8 ball point pens.

308—7 slacks and jeans, 6 diaries, 8 ball point pens, 2 glass ash trays, 4 metal ornaments, 2 bottle openers, 5 watch bands, 2 small spice grinders, 1 Philips ladies shaver, 1 Instamatic camera, metal milk and sugar containers on tray.

309-7 diaries, 2 glass ash trays, 4 spice grinders, milk and sugar containers on tray, 7 ball point pens, 3 glass containers on tray, 9 metal ornaments, 33 various batteries.

310-5 paintings, slightly damaged.

311-5 paintings, slightly damaged.

- 312F-Approximately 470 carburettor conversion kits Vaponordic brand.
- 313F-4 rolls Nylex tubing 5/16", approximately 75 metres in length.
- 314F—5 various hubcaps and wheel trims, 3 wheel trims, 14" rim and radial tyre 195 SR x 14.
- 315F—Babies stroller, damaged, Zip board (child's), 4 babies jumpers, 2 items gents clothing, 1 pair gents shoes, 8 items clothing, 2 umbrellas, pencil case, spectacles, sunglasses, 2 purses, wallet, gauntlet, 2 compasses.
- 316F-27 used towels, 40 items used clothing.
- 317F-2 umbrellas, 18 items used clothing, 3 racquet covers, 4 bags.

Lot; Particulars.

318F—12 files, plastic car cover, lunch box, soap holder, purse, 7 pairs glasses, 2 glass cases, 3 pencil cases, 4 pens, folder, skull cap.
319F—36 items used clothing, 19 items used jumpers,

cardigans.

-15 pairs used footware, 7 used towels, 3 bags, 4 files, 1 flask, 7 plastic containers, 1 fan, 2 purses, 1 pipe, 5 hats, 1 camera cover, 6 items odd clothing, 2 wallets, 7 pencil cases, 2 purses, folder, pocket knife, torch, 9 glass cases, 14 pairs

folder, pocket knife, torch, 9 glass cases, 14 pairs spectacles and sunglasses.

321F—16 used towels, 3 bags, 3 hats, 3 raquet covers, 8 pairs used footwear, 16 items used clothing.

322F—7 soap containers, umbrella, 37 items used clothing, 4 pencil cases, 3 wallets, 1 purse, 1 tennis ball, 7 pairs sunglasses, 4 pairs spectacles, 3 spectacle cases, 8 files.

323F—AC adaptor, camera cover (part), electric mosquito repeller (pocket type), Texas calculator Toshiba calculator, Technico calculator.

324F—2 Texas calculators, Toshiba calculator, National calculator.

calculator.

calculator.

325F—2 Texas calculators, 1 Hewlett Packard calculator, 1 AC adaptor.

326—HMV colour television 60 cm.

327—Pioneer Stereo Tuner model TX 5300, Sansui Turntable model SR 1050, Sansui Stereo Amplifier model AU 555A, 1 Sansui Speaker 30 W.

328—2 Pioneer car speakers, 1 Pioneer car amplifier, 1 Pioneer car radio, 1 Pioneer car cassette player.

329—HMV car radio, Calculator Logitech, Donkey Kong game, National cassette player, 8 cassette tanes.

330—Ford car radio, Olympus trip 35 camera, Donkey Kong game, 2 calculators, 1 pair Perl opera glasses.

331—Dick Smith CB radio, handpiece, CB aerial, Lucas

car radio, Nintendo game and watch Calculator (Radio Shack), Hanimex calculator.

332—Carrier CB radio, "Ten" car radio, Texas calculator 7 cassette tapes.

333—Bag, Hanimex clock radio, Sony cassette player, ear phones, Ricoh 35 mm camera (small), Hanimex Instamatic camera.

Hanimex Instanatic camera.

334—Clarion car radio cassette player, damaged, GME
CB radio, CB whip aerial, Sharp calculator,
Donkey Kong game.

335—HMV Roadhound CB radio, Sanyo radio cassette
player—battery cover missing, 4 cassette tapes
an 2 cases Agfa camera and case, Sharp calculator.

336—Adler calculator, Shakespear CB radio, 2 Clarion car speakers, National radio, Record mini cassette

player and cassette.

337—Philips CB radio and handpiece, Wattmaster car cassette player, Ellgee Cadet 8 x 25 binoculars and case. Hanimex 35 camera, damaged, Sony power adaptor, 14 cassette tapes, 2 Pioneer car 3 way speakers.

338—Akai radio cassette player, Set earphones, 10 cassette tapes, Sunpak flash unit, Technico

calculator.

Canon camera AE1. Tamron CF Tele Macro lens 80-210 mm, Velbon camera tripod.
National car radio, 2 Clarion car speakers, 8 cassette tapes, Voxon car cassette player, Camera

flash unit. 341—2 Realistic 3 way car speakers. Clarion equalizer. Clarion car cassette player, Ford car radio, 16 cassette tapes and case.

342-Soligor tele auto 250 mm lens. Miranda Sensorex

camera and case, Camera tripod.
343—Pioneer equalizer, 3 Pioneer car speakers, Casio calculator, 40 cassette tapes, 16 cassette boxes in case

344-10 LP records, 50 cassette tapes in case. Technico calculator, Pioneer PL 100 turntable, microphone and cord.

345—GE radio cassette player, 31 cassette tapes, 5 blank video cassette tapes, Focal calculator.

346—Sanyo radio cassette player, 13 cassette tapes and case, 2 Focal calculators, 4 x 8 track cassette tapes.

347—13 blank video cassette tapes, Hohner Melodica Piano 26, Toshiba mini cassette player.

348—Travel clock, cassette case, 17 cassette tapes, battery shaver, Kodax camera, 2 Sony transceivers, Sanyo mini cassette player.

Lot; Particulars.

349-Tempest radio, 27 cassette tapes, National cassette player and earphones, 2 cassette tapes, 2 cassette tapes.

350—Bag, Philips clock radio, Lexel alarm clock, Sanyo cassette player and cassette tape, Polaroid camera, Polaroid camera flash, 2 Polaroid fiash mountings, electric cable.

351—Philips radio cassette player—battery cover missing, 5 sunglasses, 2 glass cases, 1 pair spectacles, small screwdriver kit, 50 cassette tapes, lighter.

Bell and Howell Super 8 projector, Bell and

Howell Super 8 movie camera, 1 carry case.
353—Audiosonic clock radio, 2 National speakers.

354F-4 W/M bracelets, 1 plastic bracelet, hair clip,

354F—4 W/M bracelets, 1 plastic bracelet, hair clip, 3 pens.
355F—2 hair clips, 2 necklaces, Parker pen in case, 1 pair cufflinks, pen and pencil.
356F—3 pens, Y/M earring, W/M gents Penda W/W, cigarette lighter, W/M bracelet.
357F—4 pens, ladies W/M Pateau W/W, ladies Y/M Citizen W/W.
358—W/M gents Captain W/W, W/M gents Soncor W/W, Y/M ladies Orlina W/W, 2 Y/M plated pennies.
359—W/M gents Sonora W/W W/W gents Soike

pennies.

359—W/M gents Sonora W/W, W/W gents Seiko W/W, W/M ladies Kessell W/W, W/M ring with coloured stone, W/M ingot 5 gm.

360—Y/M gents Timex W/W, Y/M ladies EWT W/W, key ring, 2 Y/M earrings, W/M ring with blue stone, 2 Prince Charles & Lady Diana medallions Diana medallions.

361—W/M gents Caravelle W/W, W/M gents Kessell W/W, Y/M chain, W/M ladies Seiko W/W, W/M chain.

362—Y/M gents Omega W/W, W/M gents Conso W/W, 10 foreign notes, Y/M ring with opal type stone, Y/M chain—broken, W/M chain broken, Y/M pendant with opal type stone.

363—W/M gents Citron W/W, Y/M gents Omegtron W/W, part watchband, 2 wrist chains, 5 odd earrings, W/M pendant black stone, bead anklet, 1 odd earring.

364-W/M pocket watch Andre Durando and chain, W/M power water Andre Burands and servings, 3 pairs earrings, 3 odd earrings, jewellery, bag, W/M chain and pendant, Y/M bracelet with stones, W/M bangle, W/M ring, plastic ring, medallion, W/M pin, 2 pendants, Y/M ring with green stone.

365—W/M gents Seiko W/W, Y/M ladies Seiko W/W, Y/M ladies Lecel W/W, measure, 2 Y/M chains, 2 W/M chains, W/M chain and pendant, W/M chain with 6 charms, 3 hat pins, Y/M ring with 3 stones, 3 W/M rings, 3 bangles.

366—W/M gents Mec W/W, W/M ladies Seiko W/W, 2 cigarette lighters, 3 W/M chains, W/M ring, ID bracelet, 2 pairs earrings, Y/M gents ring,

W/M ingot.

367—Y/M chain, W/M ring—damaged, Seiko stop watch, Y/M ring with white stone, Y/M ring with amber stone, 3 charms, Y/M necklace, 2 W/M chains, 2 brooches, pair earrings, W/M gents Telstar W/W.

368—W/M gents Balova W/W, W/M pocket watch, Y/M bangle in jewellery bag, 1 Y/M earring, 1 Y/M medallion, W/M chain, Y/M charm, 24 foreign coins, Y/M chain and pendant, Dorley W/W, watch band, Y/M ring.

369—1 US dollar coin, 4 round Australian 50 cent coins, Y/M chain, Y/M ring, 6 pairs earrings and studs, Y/M brooch with stones, small clear stone, W/M ladies Dorley, W/W, Y/M ring—no stone, W/M gents Citron W/W.

370—2 Y/M chains, 3 broken W/M chains, 3 odd earrings, W/M ring, charm, 4 W/M rings, 2 Y/M rings, badge, 2 W/M pendants, 1 pair earrings, W/M gents Pulsar W/W, W/M bracelet, Y/M gents Luna W/W.

371—W/M gents Q & Q W/W, 2 Y/M ladies Q & Q W/Ws, child's plastic watch.

372—Y/M gents Q & Q W/W, 3 Y/M ladies Q & Q W/Ws.

373—4 earrings, brooch, Y/M ring, W/M heart, 5 wrist chains, 2 Y/M chains, 2 bracelets, Y/M ladies Excel W/W, W/M gents Megatronic W/W.

Lot: Particulars.

374—Y/M ladies Excel W/W, W/M gents Megatronic W/W Jewellery bag, 2 Y/M chains, 4 W/M chains, bangle, 2 brooches, 3 pendants, pair ear studs.

375—Y/M ladies Timex W/W, clear stone, 3 pairs earrings, 4 brooches, Y/M chain, W/M bracelet, 2 W/M rings, W/M chain and cross, 1 foreign

376—Jewellery box, 2 brooches, 5 pendants, pair earrings, 3 bracelets, W/M brooch watch, 2 W/M chains, 1 Y/M chain.

377—Wrist band, 7 pendants, Y/M cross with 10 stones, 2 coins, 5 plastic brooches, 7 metal brooches,

bands.

378—2 jewellery boxes, 3 Y/M rings—damaged, 1 Y/M ring, Y/M charm, W/M ingot and chain, Pearl type necklace, 2 odd earrings, W/M gents Seiko W/W, brush.

379—Jewellery box, 3 pairs earrings, 1 odd earring, 2 chain bracelets, pendant, bracelet with coins attached, W/M bangle, W/M bangle—damaged, copper type bangle, 3 chains.

380—3 mesh handbags, 1 mesh wallet, 1 mesh purse, 2 mesh key holders.

381—4 mesh wallets, 1 mesh purse, 4 mesh key holders.

382—2 mesh handbags, 1 mesh wallet, 2 mesh key holders, 1 mesh purse, 1 perfume spray.

383—2 mesh handbags, 1 mesh cigarette holder, 1 mesh key holder, 1 mesh wallet, 1 perfume spray.

key holder, 1 mesh wallet, 1 perfume spray.

384—1 mesh handbag, 1 mesh wallet, 1 perfume spray.

1 mesh key holder, 1 mesh cigarette holder.

385—1 mesh handbag, 2 mesh wallets, 2 mesh key holders, 1 mesh purse.

386—1 mesh handbag, 1 mesh purse, 3 mesh wallets.

387—1 mesh handbag, 3 mesh wallets, 1 mesh key holder. holder.

388—1 mesh wallet—purse, 3 mesh wallets, 1 mesh purse, 1 mesh key holder.
389—2 mesh purses, 1 mesh key holder.

DISPOSAL OF UNCOLLECTED GOODS ACT 1970.

Sections 19 (1), (2) (b) and (c) and 26 (1) (c), (2) and (5).

Notice under Part VI of Intention to Apply to Court for an Order to Sell or Otherwise Dispose of Goods Valued in Excess of \$300.

To: Jack Potter, of C/o Post Office, Katanning, Bailor.

1. You were given notice on 30 September 1983, that the following goods: (1) Repaired Toyota Dyna Twin Cab Truck situated at 21 Fairbrother Street, Belmont, were ready for redelivery.

2. Unless not more than one month after the date of the giving of this notice you either take redelivery of the goods or give directions for their redelivery, (2) Peter Mazalevskis (Prop.) Belmont Panel Beaters of 21 Fairbrother Street, Belmont Bailee, intends making an application to the Court for an Order to sell or otherwise dispose of them in accordance with the Act. Dated 15 April 1984.

> P. MAZALEVSKIS, Bailee.

SHIPPING AND PILOTAGE ACT 1967.

Department of Marine and Harbours, Fremantle, 21 March 1984.

the Lieutenant-Governor Excellency Administrator in Executive Council has approved to section 4 of the Shipping and Pilotage Act 1967 of the appointment of the following persons as Pilots for the Port of Dampier.

Victor Robert Justice. Michael Pierce Cyril Furlong.

C. J. GORDON, General Manager.

WESTERN AUSTRALIAN MARINE ACT 1982.

Restricted Speed Areas-Private Pleasure Craft.

Department of Marine and Harbours, Fremantle, 12 April 1984.

ACTING pursuant to the powers conferred by section 67 of the Western Australian Marine Act the Department of Marine and Harbours, by this notice, revokes subparagraph 3 (a) (v) of the notice published in the Government Gazette of 15 July 1983 relating to speed limits in the Swan River provided that this revocation will apply only between 0800 and sunset from 19 to 23 April 1984, (both dates inclusive) and only in the following area:

All that portion of the Swan River extending from the prolongation of Water Street, Redcliffe, downstream to the western extremity of Garvey Park.

> C. J. GORDON, General Manager.

NAVIGABLE WATERS REGULATIONS.

Water Ski Areas.

Department of Marine and Harbours, Fremantle, 12 April 1984.

ACTING pursuant to the powers conferred by Regulation 48A (1) (c) of the Navigable Waters Regulations the Department of Marine and Harbours, by this notice, defines and sets aside the following area of navigable waters for the purpose of water skiing on the occasion of the 1984 National Water Ski Titles, and orders that bathing shall be prohibited therein, between 0800 and sunset from 19 to 23 April 1984 (both dates inclusive) and is in respect of craft operated by the West Australian Water Ski craft operated by the West Australian Water Ski Association (Inc.).

All that portion of the Swan River extending from the prolongation of Water Street, Redeliffe, downstream to the western extremity of Garvey Park.

> C. J. GORDON, General Manager.

NAVIGABLE WATERS REGULATIONS.

Water Ski Areas.

Department of Marine and Harbours, Fremantle, 16 April 1984.

ACTING pursuant to the powers conferred by Regulation 48A (1) (c) the Department of Marine and Harbours, by this notice, defines and sets aside the following area of navigable waters for the purpose of water skiing on the occasion of the 1984 National Water Ski Titles, and orders that bathing shall be prohibited therein, between 0800 and sunset from 24 to 25 April 1984 (both dates inclusive) and is in respect of craft operated by the West Australian Water Ski Association (Inc.):

All that portion of the Swan River extending from the prolongation of Water Street, Redcliffe, downstream to the western extremity of Garvey Park.

> C. J. GORDON, General Manager.

NAVIGABLE WATERS REGULATIONS.

Water Ski Areas.

Department of Marine and Harbours, Fremantle, 16 April 1984.

ACTING pursuant to the powers conferred by Regulation 48A (1) (c) of the Navigable Waters Regulations the Department of Marine and Harbours, by this notice, defines and sets aside the following area of navigable waters for the purpose of water skiing on the occasion of the 1984 National Water Ski Titles, and orders that bathing shall be prohibited therein, between 0800 and sunset from 24 to 25 April, 1984 (both dates inclusive) and is in respect of craft operated by the West Australian Water Ski Association (Inc.): Association (Inc.):

All that portion of the Swan River extending from the imaginary prolongation of the western side of Reid Street, Bassendean, upstream to the imaginary prolongation of this eastern side of Hyland Street, Bassendean.

C. J. GORDON, General Manager.

WESTERN AUSTRALIAN MARINE ACT 1982. Restricted Speed Areas-Private Pleasure Craft.

Department of Marine and Harbours, Fremantle, 16 April 1984.

ACTING pursuant to the powers conferred by section ACTING pursuant to the powers conterred by section 67 of the Western Australian Marine Act the Department of Marine and Harbours, by this notice, revokes sub-paragraph 3 (a) (v) of the notice published in the Government Gazette of 15 July 1983 relating to speed limits in the Swan River provided that this revocation will apply only between 0800 and sunset from 24 to 25 April, 1984 (both dates inclusive) and only in the following area:

All that portion of the Swan River extending from the prolongation of Water Street, Redcliffe, downstream to the western extremity of Garvey

C. J. GORDON, General Manager.

WESTERN AUSTRALIAN MARINE ACT 1982.

Restricted Speed Areas-Private Pleasure Craft.

Department of Marine and Harbours Fremantle, 16 April 1984.

ACTING pursuant to the powers conferred by section 67 of the Western Australian Marine Act the Department of Marine and Harbours, by this notice, revokes subparagraph 3 (a) (v) of the notice published in the Government Gazette of 15 July 1983 relating to speed limits in the Swan River provided that this revocation will apply only between 0800 and sunset from 24 to 25 April 1984, (both dates inclusive) and only in the following area:

All that portion of the Swan River extending from the imaginary prolongation of the western side of Reid Street, Bassendean, upstream to the imaginary prolongation of this eastern side of Hyland Street, Bassendean.

> C. J. GORDON, General Manager.

NAVIGABLE WATERS REGULATIONS.

Swimming Areas.

Department of Marine and Harbours, Fremantle, 12 April 1984.

ACTING pursuant to the powers conferred by Regulation 10A (a) of the Navigable Waters Regulations the Department of Marine and Harbours, by this notice, defines and sets aside the following area of navigable waters which shall not be used for any purpose other than swimming, and from which boats are excluded:-

Albany-Middleton Beach.

All that area of water contained within an area commencing at a point on the foreshore 25 metres in an easterly direction from the swimming jetty and extending for 190 metres offshore in a northerly direction, thence in a westerly direction for 150 metres to a point on the foreshore being the prolongation of Barnett Street.

C. J. GORDON. General Manager.

HOUSING ACT 1980.

HOUSING AMENDMENT REGULATIONS 1984.

MADE by His Excellency the Lieutenant-Governor and Administrator in Executive

Citation.

These regulations may be cited as the Housing Amendment Regulations 1984.

Principal regulations.

In these regulations the Housing Regulations 1980*, as amended, are referred to as the principal regulations.

Reg. 7 repealed.

3. Regulation 7 of the principal regulations is repealed.

Reg. 9 amended.

- 4. Regulation 9 of the principal regulations is amended-
 - (a) by inserting after the regulation designation "9." the subregulation designation "(1)"; and
 - (b) by inserting the following subregulation-
 - (2) The following fees shall be payable to the Commission by the owner of a house under construction where the services of the Commission, other than services related to designing or quality control, are utilized—
 - 1. Examination and inspection of plans-\$40.00
 - Building inspection—\$20.00 per inspection ".

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

^{*} Published in the Government Gazette on 24 December 1980 at pp. 4361-3.

TRANSFER OF LAND ACT 1893.

Application C556651.

TAKE notice that Ardio Nominees Pty. Ltd. of 37 St George's Terrace, Perth has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at York being—

Firstly:

Portion of Avon Location t containing 5.3112 hectares and being Lots 11 and 12 on Diagram 64746, less the portion hachured on Lot 12.

Secondly:

Portion of Avon Location t containing 3 hectares and being Lot 13 on Diagram 64748.

Thirdly:

Portion of Avon Location t containing 4 695 square metres and being Lot 14 on Diagram 64747.

All persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 21 April 1984 a caveat forbidding the land being brought under the operation of the Act.

N. J. SMYTH, Registrar of Titles, Office of Titles, Perth.

TRANSFER OF LAND ACT 1893.

Application C710793.

TAKE notice that Ardio Nominees Pty. Ltd. of 37 St George's Terrace, Perth has made application to be registered under the Act as proprietor of an estate in fee simple in possession in the land situated at York being Portion of Avon Location T and being that portion hachured on Lot 12 on Diagram 64746.

All persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 21 April 1984 a caveat forbidding the land being brought under the operation of the Act.

N. J. SMYTH, Registrar of Titles, Office of Titles, Perth.

LAND ACT 1933

LAND RELEASE.

Department of Lands and Surveys, Perth, 19 April 1984.

NOTICE is hereby given, and it is hereby declared that the portions of Crown land described in the Schedule hereto, are, in pursuance of the powers conferred to me under Part V of the Land Act 1933 and amendments, open for selection under and subject to the provisions of that Part of the said Act.

AND further notice is hereby given that-

- (i) Applications must be lodged at the Department of Lands and Surveys, Perth, not later than the date specified in the said schedule.
- (ii) All applications lodged on or before the said date will be treated as having been received on the closing day, and if there are more applications than one for any portion of land, the application to be granted shall be determined by the Land Board.
- (iii) Any portions of land remaining unselected will continue to be available until applied for or otherwise dealt with.
- (iv) If a Land Board sitting becomes necessary to deal with the allocation of any portion of land, the applicants for same will be duly notified of the date, time and place of meeting of the Board, and there shall be an interval of at least seven days between the closing date and the sitting of the Board.
- (v) A person in the employ of the State must apply through the Under Secretary for Lands for the Governor's permission to hold this land. Written approval of the Permanent Head concerned should accompany such application.

SCHEDULE.

Applications to be lodged not later than Wednesday, 23 May 1984

Name of District and location No	Area in hectares	Purchase Price	Plan	File No.	Distance and direction from (locality)
Kent Location 2048 (a) (g)	22 · 266 8	\$1 800	446/80 F.2	2803/983	16 kilometres North East of Wellstead Townsite

- (a) Subject to Mining Conditions.
- (b) Subject to payment for improvements.
- (c) Subject to examination of survey.
- (d) Subject to survey.
- (e) Subject to classification.
- (f) Subject to pricing.
- (g) Available to adjoining holders and holders of nearby land who are capable, in the opinion of the Minister, of conveniently working their land and this land as one holding.

K. F. McIVER, Minister for Lands and Surveys.

LAND ACT 1933. Land Release.

Department of Lands and Surveys, Perth, 19 April 1984.

Corres. 4727/51.

IT is hereby notified that His Excellency the Lieutenant-Governor and Administrator has been pleased to approve under section 45A of the Land Act 1933 of Glen Forrest Lot 366 containing an area of 63 square metres being made available for sale to adjoining holders only at the purchase price of two hundred dollars (\$200.00).

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

(Public Plan M164-4.)

B. L. O'HALLORAN, Under Secretary for Lands.

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 Bayswater Town Planning Scheme No. 13—Amendment No. 115.

T.P.B. 853/2/14/16, Pt. 115.

NOTICE is hereby given that the City of Bayswater 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 making provision in the Scheme Text to allow Occasional Uses in a "Public Building" zone subject to the Special Approval of Council.

All plans and documents setting out and explaining the amendment have been deposited at Council Office, 61 Broun Avenue, Morley 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 17 May 1984.

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, City of Bayswater, P.O. Box 467, Morley W.A. 6062, on or before 17 May 1984.

K. B. LANG, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Cockburn Town Planning Scheme No. 1—Amendment No. 159.

T.P.B. 853/2/23/5, Pt. 159.

T.P.B. 833/2/25/3, Pt. 159.

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 Planning approved the City of Cockburn Town Planning Scheme Amendment on 5 April 1984 for the purpose of excising Lot 181 of Cockburn Sound Location 385 Rambutan Place, South Lake, from the Residential zone and including that land in the Multi-Residential zone, as depicted in the Composite Amending Plan No. 12.146 and the Scheme Map is hereby amended accordingly. accordingly.

> D. F. MIGUEL, Mayor.

> R. W. BROWN, Acting Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Notice of Revocation of a Town Planning Scheme. City of Gosnells: Town Planning Scheme No. 13.

T.P.B. Ref.: 853/2/25/13.

NOTICE is hereby given that the Council of the City of Gosnells in pursuance of its powers under the Town Planning and Development Act 1928 (as amended) and the Metropolitan Region Scheme Act 1959 (as amended) resolved at the Ordinary Meeting of the Council held on 28 February 1984 to revoke Town Planning Scheme No. 13 and the seal of the Municipality was pursuant to that resolution hereunto affixed in the presence of:-

[L.S.]

G. MOULD, Deputy Mayor. G. WHITELEY, Town Clerk.

Recommended/Submitted for Approval-

L. F. O'MEARA, Chairman of the Town Planning Board.

Dated 27 March 1984.

Approval granted-

P. DOWDING, Minister for Planning.

Dated 28 March 1984.

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. 264.

T.P.B. 853/2/17/5, Pt. 264.

Tis hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Planning approved the City of Melville Town Planning Scheme Amendment on 5 April 1984 for the purpose of rezoning portion of the lot to be created by the amalgamation of Canning Location 1699 and Lot 1 L.T.O. Plan 7208 (1) from General Residential Class 4 to Places of Public Assembly (Worship and Hall) corner Rogerson Road and Maldon Way, Mount Pleasant Pleasant.

> J. F. HOWSON, Mayor.

> R. H. FARDON, 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. City of Melville Town Planning Scheme No. 2-Amendment No. 282.

T.P.B. 853/2/17/5, Pt. 282.

NOTICE is hereby given that the City of Melville in notice is nereby given that the City of Melville 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 Pt. Co. Snd. Location 631 bounded by South Street, Ela Street, Findlay Road and Kwinana Freeway, Leening from Urban Deferred to Urban Development Zone.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Almondbury Road, Ardross 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 17 May 1984.

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, City of Melville, P.O. Box 130, Applecross, W.A. 6153, on or before 17 May 1984.

G. G. HUNT, Acting Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED)

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

City of Nedlands Town Planning Scheme No. 1-Amendment Nos. 116 and 117.

T.P.B. 853/2/8/1, Pts. 116 and 117.

NOTICE is hereby given that 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

Amendment No. 116: Rezoning Lot 353 No. 23 Haldane Street from Residential "A" to Residential "B".

Amendment No. 117: Rezoning Lot 191 to 171 Alfred Road from Residential "A" to Residential "B".

All plans and documents setting out and explaining the amendments 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 24 May 1984.

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 amendments should make the submission in writing in the form prescribed by the regulations and lodge it with the Town Clerk, City of Nedlands, P.O. Box 9, Nedlands, W.A. 6009, on or before 24 May 1984.

N. G. LEACH, 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 Perth Town Planning Scheme No. 10— Amendment No. 2 (West Perth).

T.P.B. 853/2/10/15, Pt. 2.

NOTICE is hereby given that the City of Perth 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 by deleting Clause 8.8 and substituting a new Clause 8.8;
- Creating a new Clause 8.9 for the purpose of controlling land development.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Council House, 27-29 St. George's Terrace, Perth, W.A. 6000 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 18, July 1944 Public Holidays until and including 18 July 1984.

The plans and documents have also been deposited at the office of the Town Planning Department, Perth

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, City of Perth, G.P.O. Box C120, Perth, W.A. 6001 on or before 18 July 1984.

R. F. DAWSON. 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 Perth Town Planning Scheme No. 12-

Amendment No. 1 (Lake Monger).

T.P.B. 853/2/10/17, Pt. 1.

NOTICE is hereby given that the City of Perth 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

- Amending the Scheme Text by deleting Clause 8.9 and substituting a new Clause 8.9;
- Creating a new Clause 8.10 for the purpose of controlling land development.

All plans and documents setting out and explaining All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Council House, 27-29 St. George's Terrace, Perth, W.A. 6001 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 18 July 1984.

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, City of Perth, G.P.O. Box C120, Perth, W.A. 6001, on or before 18 July 1984.

R. F. DAWSON Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Stirling Town Planning Scheme No. 1-Amendment No. 199.

T.P.B. 853/2/20, Pt. 199.

T.P.B. 853/2/20, Pt. 199.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Planning approved the City of Stirling Town Planning Scheme Amendment on 5 April 1984, for the purpose of rezoning Lot 28 Perthshire Loc At Odin Road on Diagram 16975, Lot 222 Perthshire Loc At La Grange Street on Plan 7435, Lot 258 Roebuck Street, Cnr. La Grange Street on Plan 7435 and the southern portion of La Grange Street road reserve abutting Lot 222, Innaloo, from Single Residential to "Public Use Reserve—Bus Transfer Station".

J. M. CAMILLERI, Mayor.

M. G. SARGANT, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Town of Armadale Town Planning Scheme No. 1-Amendment No. 211.

T.P.B. 853/2/22/1, Pt. 211.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Planning approved the Town of Armadale Town Planning Scheme Amendment on 5 April 1984 for the purpose of rezoning Lots 17, 18, 19 and Pt. 3 Williams Road and Lots 10 and Pt. 11, Third Avenue, Armadale from Rural to Urban Development Zone.

I. BLACKBURN, Mayor.

J. W. FLATOW, 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 Armadale Town Planning Scheme No. 1—Amendment No. 220.

T.P.B. 853/2/22/1, Pt. 220.

NOTICE is hereby given that the Town of Armadale 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 Lot 16, Westfield Road, Westfield from Single Residential 3 to General Residential 4.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Jull Street, Armadale 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 31 May 1984.

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, Town of Armadale, P.O. Box 69, Armadale W.A. 6112, on or before 31 May 1984.

J. W. FLATOW, 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 Mosman Park Town Planning Scheme No. 1—Amendment No. 12.

T.P.B. 853/2/18/2, Pt. 12.

NOTICE is hereby given that the Town of Mosman Park 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 20, 7, 1, 2, 3, 4, and 5 Stirling Highway between Willis Street and Johnston Street, Mosman Park from Residential B to Business Centre;
- 2. Introducing a new Clause 3.11.1 relating to development provisions into the Scheme Text.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, "Memorial Park", Bay View Terrace, Mosman Park and will be open for inspection without charge during the hours of 8.30 a.m. to 5.30 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 31 May 1984.

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, Town of Mosman Park, P.O. Box No. 3, Mosman Park, W.A. 6012, on or before 31 May 1984.

D. A. WALKER, 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 East Fremantle Town Planning Scheme No. 2—Amendment No. 1.

T.P.B. 853/2/4/2, Pt. 1.

NOTICE is hereby given that the Town of East Fremantle 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 adjusting the scheme map to reflect the correct position of the Metropolitan Region Scheme boundary separating regional open space and the urban land zones for the southern portion of Richmond Crescent, East Fremantle.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Town Hall, 135 Canning Highway, East Fremantle 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 May 1984.

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, Town of East Fremantle, Town Hall, 135 Canning Highway, East Fremantle, W.A. 6158, on or before 10 May 1984.

M. G. COWAN, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Augusta-Margaret River Town Planning Scheme No. 2—Amendment No. 18.

T.P.B. 853/6/3/10, Pt. 18.

Trisb. 63767576, 1c. 18.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 (as amended) that the Minister for Planning approved the Shire of Augusta-Margaret River Town Planning Scheme Amendment on 5 April 1984 for the purpose of—

- (a) Rezoning Lot 27 Tunbridge Street from Rural to Special Residential as depicted on the amending plan by Council.
- (b) Inserting in the Scheme Text under Part C: General Provisions an Additional clause as follows:

"Notwithstanding the above in the area bounded by Reserve, being Discontinued Railway Reserve, Lot 29 Tunbridge Street, the following shall apply:

- (i) No Special Residential Lot shall be created with an area less than 0.2 hectares;
- (ii) No Special Residential Lot shall be created with a frontage less than 20 metres;
- (iii) No Special Residential Lot shall have greater than 1/5 (one fifth) of the Lot built upon."

A. P. HILLIER, President.

K. S. PRESTON, 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 Busselton Town Planning Scheme No. 5—Amendment No. 10.

T.P.B. 853/6/6/6, Pt. 10.

NOTICE is hereby given that the Shire of Busselton 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 Sussex Locations 1042, and 3952, Lot 1 of Sussex Location 3952, Lots 1, 8, 11, 12 and 13 and Ptn of Lots 18, 20 and 21 Jones Road, Dunsborough from General Farming to Special Rural and including relevant provisions in the Text.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Southern Drive, Busselton 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 19 July 1984.

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, Shire of Busselton, P.O. Box 84, Busselton W.A. 6280, on or before 19 July 1984.

B. N. CAMERON, 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 Mandurah Town Planning Scheme No. 1A—Amendment No. 4.

T.P.B. 853/6/13/9, Pt. 4.

NOTICE is hereby given that the Shire of Mandurah 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 Murray Location 972 and Pt. Lot 1008 Portion Murray Location 5, Halls Head from Rural to Residential 1, with an R5 Density Code as depicted on the amending plan.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 18 June 1984.

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, Shire of Mandurah, P.O. Box 210, Mandurah W.A. 6210, on or before 18 June 1984.

K. W. DONOHOE, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Shire of Chittering Town Planning Scheme No. 2—Amendment No. 11.

T.P.B. 853/3/4/2, Pt. 11.

NOTICE is hereby given that the Shire of Chittering 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 Pt. Lot 11 Swan Location 1371, Bindoon from Rural to Special Rural Zone, and amending Schedule 2 of the Scheme so as to incorporate provisions relating to the Zone.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Great Northern Highway, Bindoon and will be open for inspection without charge during the hours of 8.30 a.m. to 12.00 noon, 1.00 p.m. to 5.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 31 May 1984.

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, Shire of Chittering, c/o P.O. Bindoon W.A. 6502, on or before 31 May 1984.

R. W. HERBERT, 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 Mandurah Town Planning Scheme No. 1A—Amendment No. 9.

T.P.B. 853/6/13/9, Pt. 9.

NOTICE is hereby given that the Shire of Mandurah 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 Pt. Lot 1008 Portion Murray Location 5, Halls Head from Future Urban to Tourist Zone as depicted on the amending plan.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 31 May 1984.

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, Shire of Mandurah, P.O. Box 210, Mandurah W.A. 6210, on or before 31 May 1984.

K. W. DONOHOE, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Shire of Mandurah Town Planning Scheme No. 1A—Amendment No. 10.

T.P.B. 853/3/4/2, Pt. 11.

NOTICE is hereby given that the Shire of Mandurah 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 Pt Lot 1008 Portion Murray Location 5 Halls Head from Rural to Community Purpose Zone.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah and will be open for inspection without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 24 May 1984.

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 10.00 a.m. and 4.00 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, Shire of Mandurah, P.O. Box 210, Mandurah, W.A. 6210, on or before 24 May 1984.

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. 204.

T.P.B. 853/2/27/1, Pt. 204.

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 Planning approved the Shire of Mundaring Town Planning Scheme Amendment on 11 April 1984 for the purpose of—

(i) Transferring Lots 49 and 52 Hooley Road and Portion of each of Lots 50 and 51 Morrison Road from "Public Open Space" to "Showroom/Office" and "Residential" zones.

- (ii) Transferring Portion of Lot 40 Hooley Road from "Private Recreation" to "Commercial", Service Station, Showroom/Office, Light Industry, zones and to "Public Purpose" and "Public Open Space" reservations.
- (iii) Transferring Lots 66 to 84 (inclusive) Elliott Street, Portion of each of Lots 64 and 65 Elliott Street from the "Residential" zone to the "Showroom/Office" Zone.
- (iv) Transferring Lots 55 to 60 (inclusive) Elliott Street and Portion of Lot 61 Elliott Street from the "Residential" zone to the "Commercial" zone.
- (v) Transferring Lots 42 to 54 (inclusive)
 Elliott Street and Portion of Lot 40 Salisbury
 Road and Stanhope Gardens from the
 "Residential" zone to the "Light Industrial"
- (vi) Transferring Lots 4 to 10 (inclusive), Lots 19 to 23 (inclusive) Lots 25 to 28 (inclusive), Lots 35 to 41 (inclusive) Great Eastern Highway and Portion of Lot 40 Hooley Road and Stanhope Gardens from the "Residential" zone to "Other Major Highways" Reservation.
- (vii) Transferring Portion of Road Reserve (Hooley Road) to the "Public Open Space" Reservation.

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 Rockingham Town Planning Scheme No. 1—Amendment No. 129.

T.P.B. 853/2/28/1, Pt. 129.

NOTICE is hereby given that the Shire of Rockingham 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—

- 1. Deleting the "Business District Zone" and substituting in its place "Town Centre Zone".
- 2. Outlining the objectives, development standards and annotating uses which are permitted or not permitted within the Town Centre Zone.
- 3. Rezoning the area surrounded by Read Street, Simpson Avenue realignment, O'Hara Street, Leghorn Street, Louise Street extension and Council Avenue from Service Station, Business District, Public Purposes (Civic and Cultural) and Development Zone to Town Centre Zone.
- (a) Rezoning Rockingham Towns Lots 1511 and 1518 Patterson Road from Residential Special, Parks and Recreation and Public Open Space to Service Commercial.
 - (b) Rezoning portion of the S.E.C. Corridor adjacent to Leghorn Street from Public Purposes to Service Commercial.
 - (c) Rezoning the land generally bounded by Simpson Avenue, O'Hara Street and Leghorn Street from Residential Special, Business District, and Residential GR5 to Service Commercial.
 - (d) Rezoning portion of Rockingham Town Lot 1511 from Parks and Recreation to Service Commercial.
- Rezoning the land generally bounded by Read Street, Leghorn Street and the Railway Reserve from Parks and Recreation to Development Zone.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Council Avenue, Rockingham 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 18 June 1984.

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, Shire of Rockingham, P.O. Box 42, Rockingham, W.A. 6168, on or before 18 June 1984.

G. G. HOLLAND, 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 Rockingham Town Planning Scheme No. 1—Amendment No. 137.

T.P.B. 853/2/28/1, Pt. 137.

NOTICE is hereby given that the Shire of Rockingham 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 define "amusement device" and "place of amusement" and amending the Zoning Table by including the use class place of amusement.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Council Avenue, Rockingham 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 5 June 1984.

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, Shire of Rockingham, P.O. Box 42, Rockingham, W.A. 6168, on or before 5 June 1984.

G. G. HOLLAND, 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. 119.

T.P.B. 853/2/21/1, Pt. 119.

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 Planning approved the Shire of Swan Town Planning Scheme Amendment on 7 March 1984 for the purpose of—

- Rezoning portion of Swan Location 1317 and being Lot 15, portion of Swan Location 4 and Swan Location 2 Haddrill Road, Millendon and Copley Road, Upper Swan from Rural to Special Rural Zone as delineated on the amending maps.
- By inserting within Appendix B to the Scheme Text provisions relating to the above area being zoned Special Rural Zone as detailed in the Schedule annexed hereto.

C. M. GREGORINI, President.

R. F. COFFEY, Shire Clerk.

Schedule.

- (a) Specific Area of Locality: Special Rural Zone—Swan Valley Special Rural and Recreation—portion of Swan Location 1317 and being lot 15, portion of Swan Location 4 and Swan Location 2 Haddrill Road, Millendon and Copley Road, Upper Swan.
 - (b) Special Provisions:-
 - Subdivision of Special Rural Zone—Swan Valley Special Rural and Recreation shall be in accordance with:
 - (a) The approved Structure Plan for Town Planning Scheme No. 1—Amendment No. 119.
 - (b) The conditional approval of subdivision by the Town Planning Board.
 - (c) Average lot size shall be not less than 4 hectares and no lot shall have an area less than 1.5 hectares.
 - (a) The following uses are permitted within Special Rural Zone—Swan Valley Special Rural and Recreation.
 - Dwelling House.
 - 2. Rural Pursuits.

(b) The following uses are not permitted unless Council gives its approval in writing

"AA".

- 1. Private Recreation.
- 2. Public Utility.
- 3. Duplex.
- 4. Public Recreation.
- 5. Public Assembly.
- 6. Public Worship.
- 7. Veterinary Hospital and Clinic.
- 8. Home Occupation.
- 9. Tavern.
- 10. Restaurant.
- 11. Motel.
- 12. Residential-Aged Persons' Home.
- 13. Stables.
- (c) All other uses not mentioned under (a) and (b) are not permitted "X".
- 3. Existing public roads within or abutting the area which shall be required for vehicle access purposes after the subdivision shall be constructed to the specification and satisfaction of the Council free of cost to the Council by the developer and new roads within the Special Rural Zone shall be constructed to the Council's rural road standards with bitumen sealed pavement and gravel shoulders where necessary. The Council may from time to time modify its specifications if it is of the opinion that such a modification will contribute to the achievement of the objectives or the purpose and intent of the Zone, and will be in accordance with sound engineering practice.
- 4. The Parks and Recreation Reserve in Stage 1, adjacent to the Equestrian Centre, being vested in the Crown under Section 20A of the Town Planning and Development Act for revesting in the Shire of Swan. The remainder of the Parks and Recreation Reserve, as shown on the Structure Plan being transferred to the National Parks Authority at the time of final approval to the rezoning.
- 5. The coverage of each individual lot by buildings shall not exceed 3% of the area of that lot.
- No building shall be constructed within the Zone of materials, the nature, colour or texture of which in the opinion of the Council is undesirable for the locality.
- 7. Except with the approval of the Council, no boundary fence within a Special Rural Zone shall be constructed of the following materials:
 - (i) asbestos;
 - (ii) metal sheeting;
 - (iii) wooden pickets.

Any approval of Council to use any of the materials referred to in this item for a boundary fence shall not be regarded as satisfying the requirements of this item unless the approval refers in express terms to the request for the use of those materials.

The Council may require that any fencing of whatsoever kind be constructed before it gives to the Board clearance or otherwise indicates to the Board its satisfaction with the performance by the subdivider of any conditions imposed by the Board upon its approval of the subdivision. The Council where appropriate may require that the cost of fencing be borne by the subdivider.

 All buildings upon lots which abut public open space shall present an appearance to the public open space which in the Council's opinion is complimentary to the public open space area.

- 9. The Council shall in the interest of landscape preservation require building envelopes to be shown on all lots proposed within the zone. Where a building envelope is defined for a lot in a subdivisional proposal and that proposal is approved by the Board, no building shall be constructed on that lot unless it is within the defined building envelope, except where it is shown to the satisfaction of the Council at the time of application for development approval or for a building permit, that the proposed location will be less detrimental to the preservation of the landscape or to the environment than if it was sited within the building envelope.
- 10. Prior to the Council giving any clearance to the Board of the conditions imposed on the Board's approval of the subdivision, each lot within the area proposed to be subdivided shall be supplied with a boundary firebreak no less than 3 metres wide constructed to the satisfaction of the Council except in those instances where strategic firebreaks have been constructed by the subdivider in a manner which obviates the need for additional protection.
- 11. No lot shall display a sign hoarding or bill-board without the prior consent of the Council, and in any event the Council shall not give approval to the display on any lot of a sign hoarding or billboard other than a single sign advertising activities conducted on-site and any such sign shall not exceed 0.2 sq. metres in area.
- 12. With the intention of preventing over-stocking or other practices detrimental to the amenity of the zone, the approval of the Council is required prior to the commencement of any intensive agricultural pursuit or the breeding or keeping of animals. In giving approval for the purpose of this item, the Council may impose limits of stocking or such other conditions as the Council seem fit and may modify or vary such conditions to take account of seasonal changes.
- 13. Every effort shall be made to retain trees and shrubs including those on street verges. Where trees are proposed to be removed, the Council as a condition of development approval may require suitable mature trees to be planted to replace them and the cost of replacement to be borne by the developer.
- 14. Indigenous trees which are:
 - (i) contiguous to a creek or water course;
 - (ii) critical landscape elements such as view corridors and skylines;

shall not be felled except where such indigenous trees are dead, diseased or dangerous or where the felling is for the purpose of a firebreak required by the preceding provisions of this paragraph or by any rule, regulation or by-law

Notwithstanding the preceding provisions in this item, the Council may at its discretion vary the position of any required firebreak to avoid destruction of vegetation or otherwise to take account of the physical features of the subject land.

15. The Council may, by notice served upon individual landowners or upon a subdivider of land within a Special Rural Zone, require the preservation of groups of trees or may require that trees be planted and maintained in certain places for the purposes of landscape upgrading and thereafter no landowner shall cut, remove or otherwise destroy any tree or vegetation unless the Council rescinds the notice of order.

- Within areas identified on the Structure Plan as Vegetation Protection Areas, no person shall cut, remove or otherwise destroy any tree except with the approval of the Council and then only for the purposes of building construction and access thereto from a public road.
- 16. The Council may require the developer or owner of land within a Special Rural Zone to advise future land holders of the restrictions in relation to the clearing of the land.
- 17. The Council's prior approval to commence development on land zoned or reserved by the Scheme is required for any development including the erection on a lot of a single dwelling house whether or not it will be near any building on that lot, but shall not be required for the carrying out of any works on, in or under a street or road by a public authority acting pursuant to the provisions of any statute.
- 18. No building shall be constructed closer than 15 metres to a lot boundary, except that Council may approve a lesser distance if it can be shown to be necessary or desirable for reasons of topography or other site conditions.
- 19. Where a strategic firebreak designated on the Structure Plan passes through land in public or private ownership the subdivider shall construct and the owner shall maintain a 6 metre wide space for emergency access and equestrian traffic. The firebreak shall be kept open at all times in a manner suitable for access by vehicles during emergency situations.
- 20. Water quick-fill facilities for bush fire fighting shall be provided at the cost of the subdivider at places designated on the Structure Plan. The facilities will be such that water remains permanently available in volume and in speed of delivery suitable for fire fighting purposes.
- 21. Where open space is vested in the Crown for recreation purposes within Special Rural Zone—Swan Valley Special Rural and Recreation and that open space is situated along a stream or creek alignment no septic tanks shall be installed closer than 100 metres to the creek or stream.
- 22. It is intended that strategic firebreaks will be used by pedestrian and equestrian traffic only other than at the time of emergencies and for the purposes of maintaining such firebreaks and adjoining parkland. Vehicles shall not otherwise have thoroughfare over strategic firebreaks.
- 23. The developer shall construct a water supply system within the Scheme Area to the specification of the Public Works Department or the Metropolitan Water Authority and will thereafter maintain it to the satisfaction of that Department until such time as the Department may take over the system.
- 24. Where reticulated water supply is not provided as a condition of subdivision, no dwelling unit shall be constructed or approved for construction unless a roof water tank having a minimum capacity of 90 000 litres, or some other suitable domestic water supply of no less capacity is incorporated in the plan submitted for development approval. No dwelling house will be considered fit for human habitation unless a system for the supply of potable water has been installed and is operating to the satisfaction of the Council. The requirement of this item may be satisfied where the developer produces to the Council evidence from some competent professional person or authority which satisfies the Council that an adequate potable on-site water supply is available, particularly where ground water is to be used as a source of potable water, provided that such evidence must prove to the satisfaction of the Council that potable water is available to each proposed subdivisional lot.

- 25. Before the Council gives to the Board any clearance or other approval required from the Council prior to the Board endorsing its approval upon a Diagram or Plan of Survey, the Council may require the subdivider to demonstrate to the satisfaction of the Council the availability of a second class water supply to all lots for other than domestic household purposes. In any case where the Council has stipulated that it requires such a supply the supply of second class water shall be provided by either an earthen dam, a soak, a bore or reticulated from a dam or dams of sufficient capacity to adequately serve each proposed subdivisional lot, or by a combination of such mans.
- Development of land adjacent to the Swan River shall provide for the disposal of stormwater to the satisfaction of the Swan River Management Authority.
- At the time of consideration by the Town Planning Board of each stage of subdivision the developer shall mark each lot on the ground so as to enable assessment of the ability of each lot to accommodate an on-site effluent disposal system.
- 28. Prior to the final approval of a plan or diagram of subdivision the developer shall produce certificates from a registered engineer that each of the lots within the subdivision is geologically suitable for the construction of a dwelling house within the defined building envelope.
- With the approval of the Town Planning Board, the Structure Plan may be modified where circumstances direct, but the number of lots created through subdivision of the entire property shall not exceed 380-390.
- At the time of subdivision of the uplands area identified as Stages 2, 3, 4, 5 and 6 in the Scheme Report, the developer will provide for an escape access for motor vehicles from the property to connect to either O'Brien Road or Weir Road.

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 Toodyay Town Planning Scheme No. 1—Amendment No. 2.

T.P.B. 853/4/28/2, Pt. 2.

NOTICE is hereby given that the Shire of Toodyay 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 Parts of Avon Location V from from Rural 5 to Rural 1.
- Adding t_0 the Scheme Text the use "Caravan Park" to Table 1.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Fiennes Street, Toodyay 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 18 July 1984.

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, Shire of Toodyay, P.O. Box 96, Toodyay W.A. 6566, on or before 18 July 1984.

K. C. WILLIAMS, 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.

Contract No.	Project	Closing Date	Tender Documents now available at	
23611	Derby Sewerage—Waste Water Treatment Works—Treatment Pond	1/5/84	P.W.D., West Perth P.W.D., W.S., Derby P.W.D., W.S., Kununurra	
2 3622	Cundeelee Aboriginal Community Coonana Water Supply— 200 m³ G.S. Water Storage Tank on 12 m Stand—Supply and Erect	1/5/84	P.W.D., West Perth	
23623	Carnaryon Hospital—New Ambulance Entry and Speech Therapy	1/5/84	P.W.D., West Perth P.W.D., A.D., Carnaryon	
23624	Metropolitan Area HF Radio Base Station—Radio equipment	1/5/84	P.W.D., West Perth	
23625	Kalgoorlie Regional Hospital Stage 3 Redevelopment—Wards —Mechanical Services (Deposit on documents \$30)	1/5/84	P.W.D., West Perth P.W.D., A.D., Kalgoorlie	
23626	Kalgoorlie Regional Hospital Stage 3 Redevelopment—Electrical Installation Nominated sub contract (Deposit on documents \$150)	1/5/84	P.W.D., West Perth P.W.D., A.D., Kalgoorlie	
23627	Whiteman—Dept. for Community Welfare—Youth Activity Camp Erection	1/5/84	P.W.D., West Perth	
23628	Broome Regional Prison—Fencing, Drainage and Lighting	1/5/84	P.W.D., West Perth P.W.D., A.D., Derby P.W.D., A.D., Kununurra P.W.D., A.D., Sth. Hedlan	

PUBLIC WORKS DEPARTMENT—continued.

Contract No.	Project	Closing Date	Tender Documents now available at
23629	Royal Perth Hospital—Main Stormwater Extension	1/5/84	P.W.D., West Perth
23630	Royal Perth Hospital—Steel Framing Levels 5 and 6	8/5/84	P.W.D., West Perth
23631	Armadale Primary School—Transportable Covered Assembly	8/5/84	P.W.D., West Perth
23632	Kalbarri Nursing Post Additions	8/5/84	P.W.D., West Perth
			P.W.D., A.D., Geraldton
23633	Balga Technical College—External Repairs and Renovations	8/5/84	P.W.D., West Perth
23634	Cunderdin Hospital—Repairs and Renovations	8/5/84	P.W.D., West Perth
			P.W.D., A.D., Northam
23635	Dongara Medical Centre Additions	8/5/84	P.W.D., West Perth
			P.W.D., A.D., Geraldton
23636	Broome Water Supply—Roofing of 2 250 m ³ RCC Tank at	8/5/84	P.W.D., West Perth
	Broome Borefield		P.W.D., W.S. Kununurra
.00.605	O 77 771 O 1 1 O 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1		P.W.D., W.S. Broome
23637	Swan View High School—Stages 3 and 4 Additions Electrical Services Direct Contract	8/5/84	P.W.D., West Perth
23638	Kingsley (Armadale) Primary School—Additions to Administration	15/5/84	P.W.D., West Perth
23639	Geraldton Technical College—Workshop Alterations	22/5/84	P.W.D., West Perth P.W.D., A.D., Geraldton
, ADQ5506	Perth Modern School Carpet Passageways	1/5/84	P.W.D., A.D., Furniture Office 2nd Floor, Rm 223 2 Havelock Street, West Perth 6005
ADQ5505	Newton Primary School Classroom Additions—Supply and Lay Carpet	1/5/84	P.W.D., A.D., Furniture Office 2nd Floor, Rm 223 2 Havelock Street, West Perth 6005
ADQ5504	Yangebup—Classroom Addition—Supply and Lay Carpet	1/5/84	P.W.D., A.D., Furniture Office 2nd Floor, Rm 223 2 Havelock Street, Wes Perth 6005

ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount
			\$
23586 23612 23603	Dept. for Community Welfare Halls Creek—Office Additions Perth Cultural Centre—Roe Street Widening Fremantle Technical College Staff Accommodation First Floor Alterations	G. G. Constructions Keywest Building Co Pty Ltd Sita Building	67 780 176 000 169 940
23605	Public Works Dept. Water Supply—Australind Erection 1984—Chemifeed Building	Neighbourhood	104 884

K. T. CADEE, Under Secretary for Works.

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

PW 1661/82; MRD 40/35-2.

PW 1661/82; MRD 40/35-2.

NOTICE is hereby given that the pieces or parcels of land hereinafter described are no longer required for the purpose for which they were resumed and are available for sale under the provisions of section 29 (1) of the Public Works Act 1902 (as amended). A person who immediately prior to the taking of the land referred to had an estate in fee simple in that land may, within three months after publication of this Notice in the Gazette and in accordance with the provisions of section 29 (3) of the Public Works Act 1902 (as amended) apply to the Minister for Works at the Office of the Department of Public Works for an option to purchase the land but such application shall be subject to the provisions of section 29 (3) (ca) of that Act.

Land.

1. Portion of Cockburn Sound Location 435 and being part of Lot 3 on Diagram 3783 now delineated on Plan 10536 and being part of the land in Certificate of Title Volume 1154 Folio 892 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.

- Portion of Cockburn Sound Location 342 and being part of Lot 2 on Diagram 3783 now delineated on Plan 10536 and being part of the land remaining in Certificate of Title Valume 965 Folio 18 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.
- Portion of Cockburn Sound Location 342 and being part of Lot 5 on Diagram 3783 now delineated on Plan 10536 and being part of the land in Certificate of Title Volume 971 Folio 19 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.
- Portion of Cockburn Sound Location 342 and being part of Lot 6 on Diagram 3783 now delineated on Plan 10536 and being part of the land remaining in Certificate of Title Volume 1015 Folio 618 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.
- Portion of Cockburn Sound Location 342 and being part of Lot 451 on Plan 3638 now delineated on Plan 10536 and being part of the land remaining in Certificate of Title Volume 1068 Folio 788 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.

- 6. Portion of Cockburn Sound Location 342 and being part of Lot 450 on Plan 3638 now delineated on Plan 10536 and being part of the land remaining in Certificate of Title Volume 1068 Folio 702 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.
- 7, 8 & 9. Portion of Cockburn Sound Location 342 and being part of Lots 375, 376 and 377 on Plan 3638 now delineated on Plan 10536 and being part of the land remaining in Certificate of Title Volume 1120 Folio 435 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.
- 10, 11 & 12. Portion of Cockburn Sound Location 342 and being part of Lots 371, 372 and 373 on Plan 3638 now delineated on Plan 10536 and being part of the land remaining in Certificate of Title Volume 1134 Folio 399 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.
- 13. Portion of Cockburn Sound Location 342 and being part of Lot 370 on Plan 3638 now delineated on Plan 10536 and being part of the land remaining in Certificate of Title Volume 1130 Folio 823 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.
- 14. Portion of Cockburn Sound Location 507 and being part of Lot 20 on Plan 3393 now delineated on Plan 10536 and being part of the land remaining in Certificate of Title Volume 1111 Folio 620 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.
- 15 & 16. Portion of Cockburn Sound Location 507 and being part of Lots 21 and 22 on Plan 3393 now delineated on Plan 10536 and being part of the land remaining in Certificate of Title Volume 780 Folio 191 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.
- 17. Portion of Cockburn Sound Location 507 and being part of Lot 23 on Plan 3393 now delineated on Plan 10536 and being part of the land remaining in Certificate of Title Volume 1038 Folio 246 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.

- 18, 19 & 20. Portion of Cockburn Sound Location 508 and being part of Lots 238, 175 and 176 on Plan 3638 now delineated on Plan 10536 and being part of the land remaining in Certificate of Title Volume 1048 Folio 416 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.
- 21, 22 & 23. Portion of Cockburn Sound Location 286 and being part of Lots 172, 173 and 174 on Plan 3638 now delineated on Plan 10536 and being part of the land remaining in Certificate of Title Volume 1048 Folio 416 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.
- 24, 25, 26 & 27. Portion of Cockburn Sound Location 286 and being part of Lots 112, 113, 114 and 115 on Plan 3638 now delineated on Plan 10536 and being part of the land remaining in Certificate of Title Volume 1048 Folio 416 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.
- 28 & 29. Portion of Cockburn Sound Locations 286 and 508 and being part of Lots 105 and 106 on Plan 3638 now delineated on Plan 10536 and being part of the land remaining in Certificate of Title Volume 1048 Folio 416 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.
- coloured green on Plan PWD WA 54311.

 30 & 31. Portion of Cockburn Sound Location 286 and being part of Lots 107 and 108 on Plan 3638 now delineated on Plan 10536 and being part of the land in Certificate of Title Volume 1142 Folio 487 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.
- 32. Portion of Cockburn Sound Location 286 and being part of the land on Diagram 39999 and being part of the land in Certificate of Title Volume 1453 Folio 14 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.
- 33. Portion of Cockburn Sound Location 506 and being part of the land on Diagram 39999 and being part of the land in Certificate of Title Volume 1453 Folio 14 as is shown more particularly delineated and coloured green on Plan PWD WA 54311.

Dated this 6th day of March, 1984.

K. T. CADEE, Under Secretary for Works.

M.R.D. 42/314-C

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

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17 (2) of the Public Works Act 1902 (as amended) that it is intended to take or resume under Section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto and being all in the Boyup Brook District, for the purpose of the following public works, namely, the realigning of the Boyup Brook-Arthur Road (1·90–6.00 SLK Section) and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A., 8002-65, 7902-181, 2, 3, 4, 5 and 6 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.	Earl Neville Alfred Gibbs	Hon. Minister for Works (Purchaser vide Caveat C478966)		1·915 0 ha
2.	Arnold George Bode		Portion of Nelson Location 1872 and being part of the land comprised in Certificate of Title Volume 1312 Folio 240	70 m ²
3.	Earl Neville Alfred Gibbs	Hon. Minister for Works (Purchaser vide Caveat C28003)	Portion of Nelson Location 1007 including the subject of Diagram 11986 and thereon numbered Lot 2 and being part of the land comprised in Certificate of Title Volume 1075 Folio 905	1 130 m ²

Schedule-continued

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
4.	Harvey Owen Dickson as Executor of the Will of Alison Dickson (one un- divided half share)	J. E., P. F. & M. J. Thompson (Lessees <i>vide</i> Caveat 2428/1969)	Portion of Nelson Location 1007, including part of Lot 1 the subject of Diagram 11987 and being part of the land comprised in Certificate of Title Volume 1106 Folio 954	265 m²
5.	Harvey Owen Dickson (one undivided half share)	J. E., P. F. & M. J. Thompson (Lessees <i>vide</i> Caveat 2428/1969)	Portion of Nelson Location 1007 including part	265 m²
6.	Harvey Owen Dickson and William Leslie Bradford (as tenants in common of one undivided half share)	J. E., P. F., and M. J. Thompson (Lessees <i>vide</i> Caveat 2428/1969)		1·681 0 ha
7.	Harvey Owen Dickson (one undivided half share)	J. E., P. F. and M. J. Thompson (Lessees <i>vide</i> Caveat 2428/1969)	Portion of Nelson Location 482 and being part of the land comprised in Certificate of Title Volume 1619 Folio 298	1·681 0 ha

Dated this 17th day of April 1984

D. R. WARNER, Secretary, Main Roads.

M.R.D. 41/82-7

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

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17 (2) of the Public Works Act 1902 (as amended) that it is intended to take or resume under Section 17 (1) of that Act the peices or parcels of land described in the Schedule hereto and being all in the Brentwood-Mt Pleasant District, for the purpose of the following public works, namely, construction of the Southern Extension of the Kwinana Freeway and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A., 7825-38, 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.	Harold Wedgewood Wood- cock	H. W. Woodcock	Portion of Canning Location 28 and being part of Lot 189 on Plan 5014 and being part of the land comprised in Certificate of Title Volume 1176 Folio 1000	17 m²
Date	ed this 17th day of April 1984		D. R. WARNER, Secretary, M	ain Roads.

M.R.D. 41/150-F

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

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17 (2) of the Public Works Act 1902 (as amended) that it is intended to take or resume under Section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Canning District, for the purpose of the following public works, namely, Leach Highway (Manning road to Welshpool Road Section) with Control of Access and subsidiary roads and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A., 7521-98-3 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.	Metropolitan (Perth) Pas- senger Transport	Metropolitan (Perth) Pas- senger Transport	Portion of Canning Location 2 and being part of Lots 29, 28 and 30 on Plan 2482 and being part of the land comprised in Certificate of Title Volume 1264 Folio 672	2 455 m²

M.R.D. 42/9-C V2

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

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of Section 17 (2) of the Public Works Act 1902 (as amended) that it is intended to take or resume under Section 17 (1) of that Act the pieces or parcels of land described in the Schedule hereto and being all in the Williams District, for the purpose of the following public works, namely, widening and realignment of Albany Highway and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A., 8309-003 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.	Roy Turnbull Wilkie and Noel Wilkie	Hon. Minister for Works (Purchaser vide Caveat C 587604)	Portion of Williams Location 5302 and being part of the land comprised in Certificate of Title Volume 1154 Folio 455	8 470 m²
2.	Roy Turnbull Wilkie and Noel Wilkie	Hon. Minister for Works (Purchaser vide Caveat C587604)	Portion of Williams Location 4373 and being part of the land comprised on Certificate of Title Volume 1154 Folio 455	2 720 m ²
3.	Roy Turnbull Wilkie and Noel Wilkie	Hon. Minister for Works (Purchaser vide Caveat C587604)	Portion of Williams Location 3952 and being	408 m²
4.	John Stanley Patten	Hon. Minister for Works (Purchaser vide Caveat C691517)	Portion of Williams Locations 5676 and 8769	6·247 0 ha

Dated this 17th day of April 1984

D. R. WARNER, Secretary, Main Roads.

TOWN OF ALBANY.

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30 JUNE 1983.

Receipts	۶.

\$4 794 102

		\$
Rates including Annual Garbage Charges		1 985 052
Licences		16 237
Government Grants and Recoups		1 075 256
Statutory Road Grants		409 790
Income From Property		212 831
Sanitation Charges		17 878
Fines and Penalties		3 424
Other Fees		1 144
Miscellaneous Revenue		7 561
Income from Other Works		66 759
All Other Revenue		360 116
Transfers From Trust and Other Funds		241 349
Loan Works Account (Contra)		441 371
Carried Description		40 40¢
Capital Receipts	••••	09 003
Total Receipts		\$4 908 453
Total Receipts	••••	\$4 908 433
Payments.		
		\$
A. d t t		4
Administration:		328 645
Staff Section		
Months		
Membership Section		30 870
Debt Service		30 870 729 739
Debt Service Public Works and Services—Streets, Road	is, Bridg	30 870 729 739 ges 771 710
Debt Service Public Works and Services—Streets, Road Parks, Recreation, Baths and Beaches	ls, Bridg	30 870 729 739 ges 771 710 339 162
Debt Service Public Works and Services—Streets, Roac Parks, Recreation, Baths and Beaches Buildings Construction and Equipment	ds, Bridg	30 870 729 739 ges 771 710 339 162 725 298
Debt Service Public Works and Services—Streets, Roac Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance	ls, Bridg	30 870 729 739 ges 771 710 339 162 725 298 63 037
Debt Service Public Works and Services—Streets, Roac Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance Building Operating Costs	ds, Bridg	30 870 729 739 tes 771 710 339 162 725 298 63 037 490 006
Debt Service Public Works and Services—Streets, Roat Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance Building Operating Costs Town Planning	ds, Bridg	30 870 729 739 tes 771 710 339 162 725 298 63 037 490 006 56 271
Debt Service Public Works and Services—Streets, Roac Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance Building Operating Costs	ls, Bridg	30 870 729 739 tes 771 710 339 162 725 298 63 037 490 006 56 271 97 722
Debt Service Public Works and Services—Streets, Roat Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance Building Operating Costs Town Planning Health Services	ds, Bridg	30 870 729 739 339 162 725 298 63 037 490 006 56 271 97 722 171 780
Debt Service Public Works and Services—Streets, Roac Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance Building Operating Costs Fown Planning Health Services Sanitation and Prevention of Disease Bush Fire Control	ds, Bridg	30 870 729 739 ges 771 710 339 162 725 298 63 037 490 006 56 271 97 722 171 780 17 810
Debt Service Public Works and Services—Streets, Roac Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance Building Operating Costs	ds, Bridg	30 870 729 739 ges 7717 710 339 162 725 298 63 037 490 006 56 271 77 780 17 1780 17 40 401
Debt Service Public Works and Services—Streets, Roar Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance Building Operating Costs Town Planning Health Services Sanitation and Prevention of Disease Bush Fire Control Traffic Control	 Is, Bridg 	30 870 379 739 39 162 771 710 339 162 725 298 63 037 490 006 56 271 97 722 171 780 17 810 40 401
Debt Service Public Works and Services—Streets, Roac Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance Building Operating Costs I own Planning Health Services Sanitation and Prevention of Disease Bush Fire Control Traffic Control Building Control Building Control Building Control Public Works and Parks and Reserves Ov	 Is, Bridg 	30 870 729 739 ges 771 710 339 162 725 298 63 037 490 006 56 271 97 722 171 780 17 810 40 401 34 520 32 909
Debt Service Public Works and Services—Streets, Roac Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance Iown Planning	 Is, Bridg 	30 870 729 739 985 771 710 339 162 725 298 63 037 490 006 56 271 97 722 171 780 171 810 40 401 11 34 520 32 909 76 437
Debt Service Public Works and Services—Streets, Roac Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance Building Operating Costs Frown Planning Health Services Sanitation and Prevention of Disease Bush Fire Control Bush Fire Control Building Control Building Control Public Works and Parks and Reserves Ov Plant Machinery and Tools Plant Operation Plant Operation """ """ """ """ """ """ """	 Is, Bridg 	30 870 729 739 ges 771 710 339 162 725 298
Debt Service Public Works and Services—Streets, Roac Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance Building Operating Costs	ds, Bridg	30 870 379 739 399 162 771 710 339 162 372 5298 63 037 490 006 56 271 97 720 171 780 17 810 40 401 34 520 32 909 32 909 76 437 6 390 4 740
Debt Service Public Works and Services—Streets, Roac Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance Building Operating Costs Town Planning Health Services Sanitation and Prevention of Disease Sanitation and Prevention of Disease Unitation and Prevention of Disease Sanitation and Prevention of Disease Bush Fire Control Bush Fire Control Building Control Public Works and Parks and Reserves Ov Plant Machinery and Tools Plant Operation Materials Subsidies and Donations Subsidies and Donations Subsidies and Services—Size Services Services—Size Services—Siz	ds, Bridg	30 870 729 739 ges 771 710 339 162 725 298 63 037 490 006 56 271 97 722 171 780 17 810 40 401 32 909 76 437 6 390 4 740 136 695
Debt Service Public Works and Services—Streets, Roac Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance Building Operating Costs Fown Planning Health Services Sanitation and Prevention of Disease Bush Fire Control Building Control Funda Control Building C	ds, Bridg	30 870 729 739 ges 771 710 339 162 725 298
Debt Service Public Works and Services—Streets, Roac Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance Building Operating Costs	ds, Bridg	30 870 729 739 985 771 710 339 162 725 298 363 037 490 006 56 271 97 722 171 780 40 401 134 520 32 909 76 437 6 390 4 740 136 695 37 807
Debt Service Public Works and Services—Streets, Roac Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance Building Operating Costs Frown Planning Health Services Sanitation and Prevention of Disease Bush Fire Control Building Control Building Control Building Control Building Control Building Control Building Control Control Building Control Building Control Control Building Control Building Control Control Building Control Control Building Control Control Building Control C	ds, Bridg	30 870 729 739 ges 771 710 339 162 725 298
Debt Service Public Works and Services—Streets, Roac Parks, Recreation, Baths and Beaches Buildings Construction and Equipment Buildings Repairs and Maintenance Building Operating Costs	ds, Bridg	30 870 729 739 985 771 710 339 162 725 298 363 037 490 006 56 271 97 722 171 780 40 401 134 520 32 909 76 437 6 390 4 740 136 695 37 807

Total Payments

SUMMARY.

Municipal Fund Debit 1/7/82 Add Payments as per Statement	 	 29 349 4 794 102
Less Receipts as per Statement	 	 \$4 823 451 4 908 453
Municipal Fund Credit 30/6/82	 	 \$85 002

Less Receipts as per Sta	tement	••••		••••		4 908 453
Municipal Fund Credit 3	0/6/82					\$85 002
BALANCE S	HEET	AS	AT 30	JUNE	1983.	
	A	sset	s.			
C						,\$
Current Assets		••••				420 574
Non-Current Assets Deferred Assets	••••	••••				527 602
Fired Accets		••••	••••	****		973 011
Fixed Assets				••••	••••	3 600 919
Total Assets						\$5 522 106
	Lia	bilit	ies.		_	
						\$
Current Liabilities						78 840
Non-Current Liabilities						323 773
Deferred Liabilities						4 168 300
Total Liabilities						\$4 570 913
	SUN	/M	ARY.		_	
						:\$
Total Assets		• • • • •				5 522 106
Total Liabilities						4 570 913
Municipal Accumulation	a Acco	unt				\$951 193
	_				_	

We hereby certify that the figures and particulars shown above are correct. J. M. HODGSON,
Mayor.

I. R. HILL, Town Clerk.

I have audited the books, accounts and vouchers of the Town of Albany for the year ended 30 June 1983. In my opinion, the balance sheet as at 30 June 1983, and the related Financial Statements are prepared on a basis consistent with the accounting directions of the Local Government Act, and present a true and fair view of the State of Affairs of the Town of Albany. The accounting and other records examined by me are properly kept in accordance with the provisions of the Local Government Act 1960-1983.

BARRIE BICKFORD & Associates B. N. BICKFORD, F.A.S.A., A.C.I.S., Auditor.

CITY OF MELVILLE.

IT is hereby notified for public information that Andrew Joseph Schneider has been appointed as Ranger pursuant to the provisions of the Dog Act 1976 and section 450 of the Local Government Act for the purpose of registering, impounding, seizing, detaining and destroying of dogs and effecting general Ranger duties.

RALPH H. FARDON, Town Clerk.

LOCAL GOVERNMENT ACT 1960-1983.

Shire of Exmouth.

Appointment of Rangers.

NOTICE is hereby given that Mr. Clive Moore Lovell and Mr. Gregory Bernard Campbell have been appointed as:—

- (1) An "Authorised Person" pursuant to the provisions of section 29 of the Dog Act.
- (2) An "Authorised Person" as described in section 665 (b) (1) of the Local Government Act for the purpose of administering the provisions of the said Act relating to litter.
- (3) An "Authorised Officer" for the whole of the district of the Municipality pursuant to the provisions of section 39 (3) of the Control of Vehicles (Off-Road Areas) Act.
- (4) Ranger, for the purpose of enforcing by-laws of the Shire of Exmouth.

The appointment of Mr. John Charles Stuart as Ranger for the Shire of Exmouth is hereby cancelled.

K. J. GRAHAM, Shire Clerk.

DOG ACT 1976.

Shire of Boulder.

IT is hereby notified for public information that Denis Frederick Butler has been appointed as an Authorised Officer under the provisions of the Dog Act 1976,

R. G. HADLOW, Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1983.

Shire of Ravensthorpe.

Notice of Intention to Borrow.

Proposed Loan (No. 107) of \$130 000.

PURSUANT to section 610 of the Local Government Act 1960-1983, the Ravensthorpe Shire Council hereby gives notice that it proposes to borrow money by sale of a debenture on the following terms and purpose: \$130 000 for a period of 15 years repayable at the Office of the Council by equal half yearly instalments of principal and interest. Purpose: alterations and extensions to the Council Office Building situated on Lot 20 Morgans Street, Ravensthorpe.

The statement required by section 609 of the Local Government Act 1960-1983 is open for inspection at the office of the Council during business hours for 35 days after publication of this notice.

Dated this 16th day of April, 1984.

J. S. LAWRENCE, President.

M. T. HOWIESON, Shire Clerk.

LOCAL GOVERNMENT ACT 1960-1983.

Shire of Shark Bay.

Notice of Intention to Borrow.

Proposed Loan (No. 39) of \$100 000.

PURSUANT to section 610 of the Local Government Act 1960-1983, the Council gives notice that it proposes to borrow moneys by the sale of debentures on the following terms and for the following purposes: Loan 39—\$100 000 for a period of ten (10) years at the ruling Treasury approved interest rate, repayable in equal half yearly instalments of principal and interest. Purpose—staff housing.

Statements required by section 609 of the Act are available for inspection at the Council Offices during normal office hours for a period of thirty five (35) days from publication of this notice.

J. L. SELLENGER,

President.

S. K. GOODE,

Shire Clerk.

Form No. 10

Local Government Act 1960

Plantagenet Shire Council

SALE OF LAND FOR RATES

(Section 584)

NOTICE is hereby given that default in the payment of rates for a period of not less than three years having occurred, the Plantagenet Shire Council, acting under the powers conferred by sub-section C of Division 6 of Part XXV of the Local Government Act 1960, will offer for sale, by Public Auction, at Mount Barker Community Recreation Centre, Lowood Road, Mount Barker on the Sixteenth day of May 1984 at 10.30 a.m. the pieces of land specified in the Schedule hereto.

SCHEDULE

C. E. NICHOLLS, Acting Shire Clerk.

Description of Land and Lot or Location Number	Plan or Dia- gram No.	Title Ref- er- ence	Area	Street	Description of improvements, if any	Name of Registered Proprietor	Name of other persons appearing to have an interest	Rates out- standing ing	Other Charges due on the Land
Being portion of Plantagenet Loc- ations 27 and	4819	1015	989 m²	Lot 34 cnr Simmons St, Kendenup		DeGaris Kendenup (W.A.) Develop- ment Co. Ltd.		\$ 273.76	
5380 and being Kendenup Town Lots 34 and 311 at 365 and 696 on	nd		989 m²	Lot 311 cnr Simmons St and 2nd Avenue Kendenup		DeGaris Kendenup (W.A.) Develop- ment Co. Ltd.		273.76	
plan 4819 com- prised in Certificat of Title Volume	te		1 012 m ²	Lot 365 frontage to Third Ave. Kendenup		DeGaris Kendenup (W.A.) Develop- ment Co. Ltd.		273.76	
1015 Folio 451			989 m²	Lot 696 cnr Beverley St and Sixth Ave	••••	DeGaris Kendenup (W.A.) Develop- ment Co. Ltd.		273.76	

Schedule-continued

Description of Land and Lot or Location Number	Plan or Dia- gram No.	Title Ref- er- ence	Area	Street	Description of improvements, if any	Name of Registered Proprietor	Name of other persons appearing to have an interest	Rates out- standing ing	Other Charges due on the Land
					_			\$	1,
Being portion of Plantagenet Loc- ation 27 and being Kendenup Rural Lots 14 and 1034	4691	1034	3·644 2 ha	Lot 14, frontage to Eighth Ave (now called Chauvel Rd) Kendenup	••••	DeGaris Kendenup (W.A.) Develop- ment Co. Ltd.	••••	597.55	
on Plan 4691 comprised in Cer- tificate of Title Volume 1034 Folio 577	4691	1034	4·120 2 ha	Lot 1034 located east of Jutland Road and east of the old Kendenup Rub- bish Tip (access is from a sur- veyed but unmac Roadway run- ning east of Jutland Rd)	 le	DeGaris Kendenup (W.A.) Develop- ment Co. Ltd.		597.55	
Being portion of Mount Barker Lot 181 and be- ing Lot 4 on dia- gram 11236 com- prised in Certificate of Title Volume		1270	1 419 m²			Leopold Warrion Booy and Robert Peter Van Leeuwin		447.92	
1270 Folio 088 Being portion of Plantagenet Location 27 and be-	4819	1172	1 012 m ² Loc. 27 Lot 361	Frontage to Thirde Ave, Kendenup		Ethel McGlade (Deceased)	••••	390.89	
ing Lots 296 and 361 on Plan 4819 comprised in Cer- tificate of Title Volume 1172 Folio 655			1 012 m ² Lot 296	Frontage to Second Ave, Kendenup	•••				
Being Mount Barker Lot 349 comprised in Certificate of Title Volume 1222 and Folio 285		1222	3·561 2 ha	Sounness Rd, Mount Barker	••••	William Joseph Downs	••••	685.04	
Being Narrikup Town Lot 13 comprised in Certificate of Title Volume 542 and		542	1 151 m ²	Cnr William St, Narrikup	••••	John Muir Piggott (Deceased)		548.59	
Folio 112 Being portion of Plantagenet Loc- ation 27 and be- ing Lot 703 on Plan 4819 com- prised in Certificate of Title Volume 1005 Folio 188	4819	1005	1 012 m ²	Frontage to Sixth Ave, Kendenup	****	Minnie Clarke (Deceased)		522.66	

LOCAL GOVERNMENT ACT 1960.

Municipal Engineers Examination Committee. Department of Local Government, Perth, 17 April 1984.

LG: 521/61A.

LG: 521/61A.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has, under the provisions of section 159 of the Local Government Act 1960, and the Local Government (Qualification of Municipal Officers) Regulations 1961, (as amended), terminated the appointment of Professor P. C. Massey as member and Mr. G. C. Reynolds as deputy member to Professor Massey, and appointed Mr. G. C. Reynolds as member; and Dr. M. F. G. Hollick as deputy member to Mr. Reynolds, on the Municipal Engineers' Examination Committee.

F. H. CAVANOUGH.

F. H. CAVANOUGH,
Acting Secretary for Local Government.

LOCAL GOVERNMENT SUPERANNUATION ACT 1980-1983.

Notice.

Department of Local Government, Perth, 13 April 1984.

LG: 168/80.

IT is hereby notified for public information that the Minister for Local Government has under the provisions of the Local Government Superannuation Act 1980-1983, appointed to the Local Government Superannuation Board established under that Act—

(a) on the nomination of the Local Government Association of Western Australia (Inc.), Selwyn Peter Willmott as a member and William Albany McKenzie as his first deputy and Harry Stickland as his second deputy;

- (b) on the nomination of the Country Shire Council's Association of W.A., Norman Edward King as a member and Frederick John Stubbs as his first deputy; and Albert William Llewellyn as his second deputy;
- (c) on the nomination of the Municipal Officers' Association of Australia, Roy Morrish as a member and Wallace Frederick Felgate as his first deputy and Gary Holland as his second
- on the nomination of the Western Australian Municipal Road Boards, Parks and Racecourse Employees' Union of Workers, Perth, Adrian Frank Bennett as a member and Stephen Herbert Ellis as his first deputy and John Morris on his general deputy: Morris as his second deputy;

for a period commencing on 10 April 1984 and terminating on and including 9 April 1987.

F. H. CAVANOUGH, Acting Secretary for Local Government.

LOCAL GOVERNMENT 1960.

City of Bayswater.

Sale of Land.

Department of Local Government. Perth, 17 April 1984.

LG: BW-4-6B.

Tis hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has directed under the provisions of section 266 of the Local Government Act 1960, that the City of Bayswater may sell Lot 72 being portion of Swan Location P on Diagram 65052 being the land contained in Certificate of Title Volume 1646 Folio 586 to J. & L. Stock, by private treaty.

F. H. CAVANOUGH, Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

City of Bunbury.

Sale of Land.

Department of Local Government, Perth, 17 April 1984.

LG: BY-4-6A.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has directed under the provisions of section 266 of the Local Government Act 1960, that the City of Bunbury may sell Lot 222 Nile Place, Sea Links, being the whole of the land comprised in Certificate of Title Volume 1641 Folio 144, to R. Spencer, by private

F. H. CAVANOUGH, Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

City of Gosnells.

Sale of Land.

Department of Local Government, Perth, 17 April 1984.

LG: GS-4-6.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has directed under the provisions of section 266 of the Local Government Act 1960, that the City of Gosnells may sell portion of Canning Location 82 and being part of the land comprised in Diagram 27135 and being part of the land contained in Certificate of Title Volume 1270 Folio 655 to the Roman Catholic Church by private treaty. Church by private treaty.

> F. H. CAVANOUGH, Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Wanneroo.

Sale of Land.

Department of Local Government, Perth, 17 April 1984.

LG: WN-4-6.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has directed under the provisions of section 266 of the Local Government Act 1960, that the Shire of Wanneroo may sell by private treaty:-

- Lot 144 being portion of Wanneroo Estate Lot 12 on Plan 11987 being the land contained in Certificate of Title Volume 1469 Folio 714 to D. A. Basden.
- (2) Lot 152 being portion of Wanneroo Estate Lot 12 on Plan 11987 being the land contained in Certificate of Title Volume 1469 Folio 722 to A. R. & A. M. Frisina.
- (3) Lot 227 being portion of Wanneroo Estate Lot 11 on Plan 11318 being the land con-tained in Certificate of Title Volume 1415 Folio 579 to A. W. & V. J. Fulcher.

F. H. CAVANOUGH, Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Wanneroo.

Sale of Land.

Department of Local Government, Perth, 17 April 1984.

LG: WN-4-6Y.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has directed under the provisions of section 266 of the Local Government Act 1960, that the Shire of Wanneroo may sell Lot 20 being portion of Swan Location 1586 on Plan 14380 being the land contained in Certificate of Title Volume 1659 Folio 121, to A. W. & V. J. Fulcher and J. A. & J. Brown by private treaty.

F. H. CAVANOUGH, Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Broome. Loan.

Department of Local Government, Perth, 17 April 1984.

LG: BM-3-8A.

Tis hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved the raising of a loan for the extension of office accommodation on Reserve 8656 and portion of Broome Town Lot 31 at the corner of Frederick and Weld Streets, Broome, being declared a work and undertaking for which more years have been seen as the corner of the second and the second seen and the second undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act 1960, by the Shire of Broome.

> F. H. CAVANOUGH. Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Carnarvon.

Loan.

Department of Local Government, Perth, 17 April 1984.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved the raising of a loan for the construction of a prawn offal pipeline from the North West Whaling Station to Long Jetty being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act 1960 by the Shire of Carneyon 1960, by the Shire of Carnarvon.

> F. H. CAVANOUGH, Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of East Pilbara.

Loan.

Department of Local Government, Perth, 17 April 1984.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved the making of a loan to the State Energy Commission for the purpose of the purchase of poles, cables, instruments, plant and equipment for the Nullagine Electricity Undertaking, being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act by the Shire of East Pilbara.

> F. H. CAVANOUGH, Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Mullewa.

Loan.

Department of Local Government, Perth, 17 April 1984.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved the raising of a loan for the connection of a ratepayer's property to electricity mains under the State Energy Commission Geraldton Scheme No. 6794 being declared a work and undertaking for which money may be horrowed under the provisions of Part XXXII may be borrowed under the provisions of Part XXVI of the Local Government Act 1960, by the Shire of Mullewa.

> F. H. CAVANOUGH, Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Wiluna.

Loan.

Department of Local Government, Perth, 17 April 1984.

LG: WU-3-8.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator Excellency the Lieutenant-Governor and Administrator has approved the making of a loan to the State Energy Commission for the construction of an amenities building, the purchase and installation of generation plant and equipment and the provision of mains and extensions for the Wiluna Electricity Undertaking being declared a work and undertaking for which money may be borrowed under the provisions of Part XXVI of the Local Government Act 1960, by the Shire of Wiluna. Wiluna,

F. H. CAVANOUGH, Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Town of Armadale.

Lease of Land.

Department of Local Government, Perth, 17 April 1984.

LG: AK-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 of the Local Government Act 1960, that the Town of Armadale may lease portion of Canning Location 31 and being Lot 2 on Diagram 2356 and being part of the land contained in Certificate of Title Volume 1478 Folio 273 to the Kyrios Centre for a period of two years without calling public tender. years without calling public tender.

> F. H. CAVANOUGH, Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Mandurah.

Lease of Land.

Department of Local Government, Perth, 17 April 1984.

LG: MH-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 of the Local Government Act 1960, that the Shire of Mandurah may lease portion of Cockburn Sound Location 16 and being that part of Lot 24 on Plan 10398 and being part of the land comprised in Certificate of Title Volume 1338 Folio 572 to Westralian Plywoods Pty. Ltd. for a period of 1 year without calling public tender.

> F. H. CAVANOUGH, Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Wanneroo.

Lease of Land.

Department of Local Government, Perth, 17 April 1984.

LG: WN-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 of the Local Government Act 1960, that the Shire of Wanneroo may lease portion of Swan Location H and being Lot 1 on Diagram 52358 being the whole of the land comprised in Certificate of Title Volume 1447 Folio 962 to the Anglican Health and Welfare Services for a period of 21 years without calling public tender.

F. H. CAVANOUGH, Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

City of Bunbury.

Closure of Private Street.

Department of Local Government, Perth, 24 January 1984.

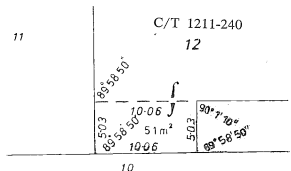
LG: BY-4-14A.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the City of Bunbury that portion of the private street which is described as being portion of the land coloured brown on plan 3724 and being land contained in Certificate of Title Volume 659 Folio 196 be closed; and the land contained therein be 196 be closed; and the land contained therein be amalgamated with the adjoining Lot 12 Prinsep Street, Bunbury, as shown in the Schedule hereunder.

M. J. HARDING, Acting Secretary for Local Government.

Schedule.

Diagram No. 66147.



Compiled from Plan 3724.

LOCAL GOVERNMENT ACT 1960.

Municipal Elections.

Department of Local Government, Perth, 12 April 1984.

IT is hereby notified, for general information, in accordance with section 138 of the Local Government Act 1960, 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 Names; Ward; How vacancy occurred: (a) Effluxion of time; (b) Resignation; (c) Death; Name of Previous Member; Remarks. Shire of Victoria Plains.

5/4/84; Duggan, Clive Raymond; East; (a); Duggan,

C. R.; Unopposed.

5/4/84; Woods, Geoffrey Barry; Central; (a);
Woods, G. R.; Unopposed.

5/4/84; Rogers, Frederick Robert; West; (a); Rogers,
F. R.; Unopposed.

Shire of Halls Creek.

5/4/84; McInnes, Thomas Brock; Country; (b); McLeod, P. N.; Extraordinary Unopposed.

Shire of Peppermint Grove.

5/4/84; Crommelin, Barry; —; (a); Crommelin, B.; Unopposed.

5/4/84; Lennon, Anthony Wayne; —; (a); Lennon, A. W.; Unopposed.

Shire of Dundas:

5/4/84; Wintle, Virginia Lillian; Norseman; (a); Wintle, V. L.; Unopposed.
5/4/84; Kerr, Patrick Henry; Salmon Gums; (a); Kerr, P. H.; Unopposed.
5/4/84; Turley, Wayne Trevor; Cowan; (a); Turley, W. T.; Unopposed.

Shire of Dandaragan.

5/4/84; Carter, Ronald Herbert; Central; (a); Carter, R. H.; Unopposed.
5/4/84; Glover, Thomas Owen; North; (a); Glover, T. O.; Unopposed.
5/4/84; Snook, Garry; Coastal; (a); Snook, G.;

Unopposed.

Town of Armadale.

Town of Armadale.

5/4/84; Richardson, Roland Anthony; Armadale; (a); Richardson, R. A.; Unopposed.

5/4/84; Pries, Stanley Vasse; Kelmscott; (a); Pries, S. V.; Unopposed.

5/4/84; Munn, Jeffrey Harold; West Armadale; (a); Munn, J. H.; Unopposed.

5/4/84; Ashby, Kenneth William; West Field; (a); Hearne, P. K. H.; Unopposed.

5/4/84; Ryan, Patrick Edward; Roleystone/Karragullen; (a): Rvan. P. E.: Unopposed.

(a); Ryan, P. E.; Unopposed.

Shire of Wagin.

5/4/84; Thompson, Donald James; North West; (a); Thompson, D. J.; Unopposed.
5/4/84; Nelson, Keith Hubert; North East; (a); Nelson, K. H.; Unopposed.
5/4/84; White, Richard John; Town; (a); White, R. J.; Unopposed.

Unopposed.

5/4/84; Fowler, Hedley Brooke; South West; (a); Abbot, G. A.; Unopposed.

Shire of Dumbleyung.

5/4/84; Moran, Anthony Charles; North; (a); Moran, A. C.; Unopposed.
5/4/84; Ditchburn, William Robert; Kukerin; (a); Ditchburn, W. R.; Unopposed.
5/4/84; Wallis, Eric Leslie; South; (a); West, N. F.;

Unopposed.

F. H. CAVANOUGH. Acting Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

SHIRE OF TAMBELLUP (VALUATION AND RATING) ORDER 1984.

MADE by His Excellency the Lieutenant-Governor and Administrator under section 533 (9) of the Local Government Act.

1. This order may be cited as the "Shire of Tambellup (Valuation and Rating) Order 1984". Citation.

Authorisation 2. The Council of the Shire of Tambellup is authorised to use valuations on gross rental value of rateable property in the townsite of Tambellup.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1983.

The Municipality of the City of Bayswater.

By-laws Relating to Parking Facilities.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on 20 December 1983, to make and submit for confirmation by the Lieutenant-Governor and Administrator the following by-laws:—

The by-laws of the City of Bayswater Relating to Parking Facilities published in the *Government Gazette* on 22 February 1974, are hereby amended by adopting the Amendments to the Local Government Model By-laws (Parking Facilities), No. 19 as published in the *Government Gazette* on 21 June 1974 and 25 March 1977.

Dated this 21st day of December, 1983.

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

[L.S.]

C. CARDACI, Mayor.

K. B. LANG, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 17th day of April, 1984.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 (AS AMENDED).

The Municipality of the City of Canning.

By-laws Relating to Parking Facilities.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on 27 February 1984, to make and submit for confirmation by the Lieutenant-Governor and Administrator the following by-laws:

- 1. In these by-laws the By-laws of the City of Canning published in the Government Gazette of 20 October 1978 and amended from time to time are referred to as "the principal by-laws".
 - 2. By-law 43 (3) is amended by the addition of subclause (d) as follows-
 - (d) On those residential streets where parking restrictions are in force the driver of a commercial vehicle is exempt from the provisions of paragraphs (a) and (b) of this sub-bylaw during any period the commercial vehicle is being loaded or unloaded with reasonable expedition with goods, merchandise or materials collected from or delivered to premises adjacent to the portion of the street verge on which the commercial vehicle is parked or stood.

Dated the 27th day of February, 1984.

The Common Seal of 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.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 17th day of April, 1984.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the City of Canning By-laws Relating to Public Halls and Community Halls.

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 31 January 1984 to make and submit for confirmation by the Lieutenant-Governor and Administrator the following by-laws:

- 1. In these by-laws the By-laws of the City of Canning published in the Government Gazette of 23 January 1973 are referred to as "the principal by-laws".
 - 2. By-law 4 of the principal by-laws is revoked and remade as follows-
 - 4. Except in a case to which By-law 5 applies, the hirer shall pay-
 - (a) one quarter of the hiring fee when the application is made;
 - (b) the remainder of the fee not less than fourteen days before the date for which the hall is to be hired.
 - 3. By-law 5 of the principal by-laws is revoked and remade as follows-
 - 5. Where a person wishes to hire a hall on a regular or periodic basis the Council may permit that person to pay the hiring fees due by him in a manner approved by the Council but may revoke its approval at any time without assigning a reason.

Dated the 31st day of January, 1984.

The Common Seal of 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.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 17th day of April, 1984.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Town of Albany.

By-laws relating to the Control and Storage of Old and Disused Vehicles and Machinery—No. 5.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovenamed municipality hereby records having resolved on 28 November 1983 to make and submit for confirmation by the Lieutenant-Governor and Administrator the following by-laws:

- 1. These By-laws shall apply to and be in force within the Municipality of the Town of Albany.
 - 2. In these By-laws unless the context requires otherwise—

"Council" means the Council of the Town of Albany.

"old or disused vehicles and machinery" means any old or disused motor vehicle, and old or disused motor vehicle body, any old or disused machinery and any old or disused part of a motor vehicle, motor vehicle body or machinery. "person" means any person or body corporate or group of persons.

- 3. No person shall-
 - (a) store or cause to be stored or permit to be stored any old or disuses vehicles or machinery, or
 - (b) dismantle or break-up, cause to dismantle or break-up or permit the dismantle or break-up of any old or disused vehicles and machinery, unless
 - (c) inside a building, or
 - (d) within an area enclosed by a fence or wall not less than two metres in height and of such a nature as to screen all old or disused vehicles and machinery from the street and from adjoining properties.

- 4. Where any person has stored or caused to be stored or permitted to be stored any old or disused vehicle and machinery and in the opinion of the Council, it is causing an unsightly condition that person shall be given written notice requiring the abatement of the unsightly condition.
- 5. Where any person fails to comply with a notice issued in accordance with By-law 4, he commits an offence.
- 6. Any person contravening the provisions of this By-law is liable to a maximum penalty of \$500 and in addition a maximum daily penalty of \$20 for each day during which the offence continues.
- 7. The By-Laws relating to the Control and Storage of Old and Disused Vehicles and Machinery published in the Government Gazette of Western Australia on 5 August, 1983, are hereby revoked.

Dated this 15th day of February, 1984.

The Common Seal of Town of Albany was here-unto affixed by authority of the Council in the presence of—

[L.S.]

J. M. HODGSON, Mayor.

I. R. HILL, Town Clerk.

Recommended-

JEFF CARR Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 17th day of April, 1984.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Shire of Albany.

By-laws Relating to Safety, Decency, Convenience and Comfort of Persons in Respect of Bathing.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 27 January 1984 to make and submit for confirmation of the Lieutenant-Governor and Administrator, the following amendment to its By-laws Relating to Safety, Decency, Convenience and Comfort of Persons In Respect of Bathing, published in the Government Gazette on 29 October 1976 and subsequently amended by notice in the Government Gazette on 18 February 1977 and by notice in the Government Gazette on 3 June 1983.

In By-law 11 delete the words "obtained at least 24 hours in advance".

Dated this 13th day of March, 1984.

The Common Seal of the Shire of Albany was hereunder affixed in the presence of—

[L.S.]

H. A. RIGGS,

President.

D. J. CUNNINGHAM, Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 17th day of April, 1984.

> G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 (AS AMENDED).

Local Government Model By-laws (Safety, Decency, Convenience and Comfort of Persons in Respect of Bathing) No. 14.

Shire of Augusta-Margaret River.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved upon 11 January 1983 to adopt the Local Government Model By-laws (Safety, Decency, Convenience and Comfort of Persons in Respect of Bathing) No. 14 published in the *Government Gazette* of 19 February 1964, as amended by notice published in the *Government Gazette* of 21 June 1974 with the following modifications:

- 1. By-law 2 is amended by inserting after the word "numbered" in line 5 the figures "27618, 8431, 13404, 24653, 25141, 11533, 22251, 30498, 25152, 27643, 27861".
 - 2. By-law 8 is amended as follows:
 - (a) by deleting the figures "1903" in line 2 of sub-bylaw (1) and substituting "1976";
 - (b) by deleting the figures "1903" in line 3 of sub-bylaw (3) and substituting "1976".
- 3. By-law 18 is amended by deleting "or any regulations made by virtue of the Fremantle Harbour Trust Act 1902-1960" in lines 2 and 3.
 - 4. A new by-law is inserted after By-law 18 as follows:
 - "19. (1) In this by-law the expression 'device' means a device used for surf riding, including a surf ski, surf board, malibu board or boat.
 - (2) An authorised person may seize a device where the device is being used contrary to the provisions of these by-laws.
 - (3) Where an authorised person seizes a device pursuant to sub-bylaw (2) hereof he may impound it for a period of one month.
 - (4) Where a device is seized and impounded but not claimed by the owner thereof within two months after the expiration of the period for which the device was impounded the Council may sell or otherwise dispose of the device."

Dated the 9th day of September, 1983.

The Common Seal of the Shire of Augusta-Margaret River was hereunto affixed by authority of a resolution of the Council in the presence of—

[L.S.]

A. T. HILLIER, President.

K. S. PRESTON, Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council the 17th day of April, 1984.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960-1983.

The Municipality of the Shire of Port Hedland.

By-laws Relating to the Management and Control of the Gratwick Memorial Olympic Swimming Pool and the South Hedland Aquatic Centre.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it the Council of the Municipality of the Shire of Port Hedland hereby records having resolved on 22 February 1984 to make and submit for confirmation by the Lieutenant-Governor and Administrator of the following amendments to the By-laws Relating to the Management and Control of the Gratwick Memorial Olympic Swimming Pool and the South Hedland Aquatic Centre as published in the

Government Gaze Government Gaze 1979, 21 May 19 By-law 6 is dele The followi	ttes on 24 Dece 82 and 14 Oct	mber 1976 ober 1983 By-law 6	6, 2 Mar as follo is inserte	ch 1979, ows:— ed as foll	12 Apr lows:—	il 1979, 3	August
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Annual Sea Adults Childre	son Tickets:						10.00
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	Adults Children						
Dated this 23rd The Common Sea was hereunto		of Port He					
[L.S.]						ARTER, Preside	nt.
				1	., D. KI	OGERS, Shire Cle	rk.
Recommended-			Mi		EFF C	ARR, Governme	ent.
Approved by Hi	s Excellency the	Lieutenar					
Council this 17th	day of April,	1984.			G. PEAI Clerk of	RCE, the Coun	cil.
2. In line 3 3. In line 4 4. In line 4 5. Delete th "16. consur in writ 6. In line 2 "metres" 7. Delete b by-law. 8. In line substitute 9. In line 3 dollars." Dated this 7th d The Common Sea was hereunde	The Municipal By-Laws the Powers condibling it, the Colved on 7 Mar or and Adminithe Shire of Tr hereby amende of by-law 1, dei of by-law 5, do of by-law 14, ne whole of by- No fermente med in the pooting." of by-law 19 a y-law 31 and the 1 of by-law 39 withese by-laws 3 of by-law 40 lay of March, 19	Relating to ferred upon Council of the 1984, to strator the strator that strator the strator in the strator of the strator that strator in the strator in	Shire of o Swimm it by the aboo make a following s publish ollowing s by-law inafter p by-law and substitutious liting, except of by-law "Charge 2 of by forty dollowings	Three Soning Pool he above by the above t	Springs. I. mention oned M it for cover. e Gover. itiute "tl te "by-l followin hall be ermitted ete "yar dmission delete I substit	unicipality onfirmation nment Ga. 'In these b substitute nese by-lav aw". g:— brought by the ds" and su ns" preced "this by-la ute "five	hereby by the zette on y-laws". into or Council, abstitute ing that w" and hundred
Recommended-	_				. HART	Shire Cle	erk.
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Council this 17th	is Excellency the day of April, 1	984.	ii-Gover	nor and A	numinisi	nator in E	xecutive

G. PEARCE, Clerk of the Council.

CEMETERIES ACT 1897.

The Municipality of the Shire of Three Springs.

By-laws Relating to Three Springs Cemetery—Reserve 14413.

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 7 March 1984, to make and submit for confirmation by the Lieutenant-Governor and Administrator the following by-laws:—

The by-laws of the Shire of Three Springs published in the Government Gazette on 15 July 1969, are hereby amended in the following manner:—

1. In line 4 of By-law 38, delete "four inches" and substitute "100 millimetres".

2. In line 3 of By-law 14 delete "a fine of \$1" and substitute "the charge specified in Schedule A".

- Delete the whole of schedule A, Three Springs Public Cemetery Scale of Fees and Charges Payable to the Trustees and substitute the following:—

Schedule A.

Three Springs Public Cemetery

Three Springs Public Cemetery.							
SCALE OF FEES AND CHARGES PAYABLE TO THE TRUSTEES.							
1. On application for a "Form of Grant of Right of Burial" for:—							
(a) Land, 2.4 metres x 1.2 metres where directed by Trustees		15.00					
Land, 2.4 metres x 2.4 metres where directed by Trustees		30.00					
Land, 2.4 metres x 3.6 metres where directed by Trustees		39.00					
Land, 2.4 metres x 1.2 metres selected by applicant Land, 2.4 metres x 2.4 metres selected by applicant	••••	18.00 36.00					
Land, 2.4 metres x 2.4 metres selected by applicant Land, 2.4 metres x 3.6 metres selected by applicant		48.00					
(b) Sinking fees—On application for a "Form of Order for Burial" f							
Ordinary grave for an adult	.,	75.00					
Grave for any child under seven years of age		45.00					
Grave for any stillborn child		30.00					
2. If graves are required to be sunk deeper than 1.8 metres the follo	wing						
charges shall be payable:—							
First additional 0.3 metre		9.00					
Second additional 0.3 metre Third additional 0.3 metre	••••	12.00					
and so on, in proportion for each additional 0.3 metre.		15.00					
3. Re-opening fees: Re-opening an ordinary grave for each interment exhumation:—	t or						
(a) Oudingry grove for adult		45.00					
Of a child under seven years of age		30.00					
Of a stillborn child		15.00					
Where removal of kerbing, tiles, grass, etc. is necessary according	g to						
time required—per man hour		6.00					
(b) Any brick grave		60.00					
(c) Any vault, according to work required from		30.00					
4. Extra charge for:—							
(a) Interment without due notice under By-law 6		7.50					
(b) Interment not in usual hours as prescribed by By-law 13—							
Monday to Friday		9.00					
Saturdays, Sundays and Public Holidays		15.00					
(c) Late arrival at Cemetery gates under By-law 14		1.50					
(d) Exhumations		15.00					
5. Miscellaneous Charges:—							
Permission to erect a headstone and/or kerbing		6.00					
Permission to erect a monument		12.00					
Permission to erect any name plate		1.50					
Registration of "Transfer of Form of Grant of Right of Burial" Copy of "Grant of Burial"		0.40					
Copy of "Grant of Burial"		0.75 1.50					
Undertakers' annual licence fee		15.00					
Making a search in register		0.15					
Copy of by-law		1.50					
3. In line 1 of Schedule B, delete "Cemeteries Act. 1897-1957" an	d sub	stitute					
"Cemeteries Act 1897".							
Dated this 7th day of March, 1984.							
The Common Seal of the Shire of Three Springs							
was hereunder affixed by authority of a resolu-							
tion of Council in the presence of—							
T. L. READIN							
[L.S.] Pr N. P. HARTLE	esider V	π.					
	Cler	k.					
· · · · · · · · · · · · · · · · · · ·		-					
Recommended—							
JEFF CARR, Minister for Local Gove	rnner	n f					
withister for Local Gove.	umer	ıı.					

Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 17th day of April, 1984.

G. PEARCE, Clerk of the Council.

CEMETERIES ACT 1897-1982.

The Municipality of the Shire of Shark Bay By-laws Relating to Shark Bay Public Cemetery (Reserve 8886).

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 13 September 1983 to make and submit for the confirmation of the Lieutenant-Governor and Administrator, the following amendment to the by-laws published in the *Government Gazette* on 25 October 1974 which are referred to in these by-laws as the Principal by-laws.

The Principal by-laws are amended by substituting for Schedule A the following:

Schedule A.

SCALE OF FEES PAYABLE TO THE TRUSTEES.

(All fees shall be payable in advance.)

1. On application for a "Form	of Gran	nt of R	light of	Buria	l" for			\$
(a) Land 2.4 m x 1.2 m where Land 2.4 m x 2.4 m where								15.00 30.00
Land 2.4 m x 3.6 m where								40.00
Land 2.4 m x 1.2 m where								20.00
Land 2.4 m x 2.4 m where	selected	by A	plican	t				40.00
Land 2.4 m x 3.6 m where	selected	by A	plican	t				60.00
(b) Sinking Fees—on applicat	ion for	a "Fo	rm of	Order	Burial'	' for:		
Ordinary grave for an adu								80.00
Grave for any child under								70.00
Grave for any still-born	child .							40.00
2. If graves are required to be s shall be payable:		per tha	ın 1.8 r	n, the	followi	ng char	ges	
First additional .3 m								10.00
Second additional .3 m								15.00
								20.00
and so on for in proportion f	for each	additi	ional .:	3 m.				
3. Re-opening Fees: Re-opening exhumation:	g an or	dinary	grave	for ea	ich int	erment	or	
(a) Ordinary grave for an ad	lu1t							50,00
Of a child under 7 years								45.00
Of a still-born child								25.00
Where removal of kerb	oing, tile	es, gras	s, etc.	is neo	essary	accord	ing	
to time required—per ma	n hour	at						5.00
(b) Any brick grave								45.00
(c) Any vault								65.00
(c) Any vault								02.00
4. Extra charges for:								
(a) Interment without due no								45.00
(b) Interment not in usual ho	urs as	prescril	ed by	By-law	7N	londays	to	
Fridays								25.00
Saturdays, Sundays and Pu	ablic Ho	olidays						45.00
(c) Exhumations								20.00
- 35 61								
Miscellaneous Charges:								
Registration of "Transfer of F	orm of	Grant	of Rig	ght of	Burial"			2.00
Copy of "Grant Burial"								2.00
Grave number plate								10.00
Undertakers annual licence fee								30.00
Making a search in the regist		• • • • •	••••				••••	3.00
Copy of by-laws			••••	• • • • •				3.00

Dated this 8th day of November, 1983.

The Common Seal of the Shire of Shark Bay was hereunto affixed in the presence of—

[L.S.]

J. L. SELLENGER, President.

S. K. GOODE, Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 17th day of April, 1984.

G. PEARCE, Clerk of the Council.

EMPLOYMENT AGENTS ACT 1976.

EMPLOYMENT AGENTS EXEMPTION ORDER 1984.

MADE under section 8 by the Minister for Industrial Relations.

Citation and Commencement.

- 1. (1) This Order may be cited as the Employment Agents Exemption Order (No. 1), 1984.
- (2) This Order shall come into operation on the day of its publication in the Government Gazette.

Grant of Exemption.

- 2. An exemption is hereby granted to Universal Aunts of 17 Spotted Gum Way, Willetton from subsection (2) of section 42 upon the following conditions:—
 - (a) That the information as to any prospective employment which might be offered to a person seeking employment and which would, but for the exemption, have had to be given in writing to that person shall be given verbally;
 - (b) That upon an engagement being made as to a prospective employment in relation to the person seeking that employment, the "Notice of Employment Offered" duly signed, shall be given or forwarded to the prospective employee as required by that section; and
 - (c) That an accurate office record be maintained of all information furnished to a person seeking employment, whether verbally or by Notice specifying the details required under the Act.

D. K. DANS, Minister for Industrial Relations.

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

G. PEARCE, Clerk of the Council.

EMPLOYMENT AGENTS ACT 1976.

EMPLOYMENT AGENTS EXEMPTION ORDER 1984.

MADE under section 8 by the Minister for Industrial Relations.

Citation and Commencement.

- 1. (1) This Order may be cited as the Employment Agents Exemption Order (No. 2), 1984.
- (2) This Order shall come into operation on the day of its publication in the Government Gazette.

Grant of Exemption.

- 2. An exemption is hereby granted to Kalgoorlie Secretarial Services of 226 Hannan Street, Kalgoorlie from subsection (2) of section 42 upon the following conditions:—
 - (a) That the information as to any prospective employment which might be offered to a person seeking employment and which would, but for the exemption, have had to be given in writing to that person shall be given verbally;
 - (b) That upon an engagement being made as to a prospective employment in relation to the person seeking that employment, the "Notice of Employment Offered" duly signed, shall be given or forwarded to the prospective employee as required by that section; and
 - (c) That an accurate office record be maintained of all information furnished to a person seeking employment, whether verbally or by Notice specifying the details required under the Act.

D. K. DANS, Minister for Industrial Relations.

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

FACTORIES AND SHOPS ACT 1963. FACTORIES AND SHOPS EXEMPTION ORDER 1984.

MADE under section 7 by the Minister for Industrial Relations.

Citation

1. This Order may be cited as the Factories and Shops Exemption Order (No. 8), 1984.

Expo.

- 2. It is hereby declared that the provisions of the Factories and Shops 1963 as amended, other than those relating to industrial awards and agreements, do not apply:—
 - (a) between the hours of 11.00 a.m. and 9.00 p.m. on Friday 22 February 1985; and
 - (b) between the hours of 12.00 noon and 9.00 p.m. on Saturday 23 February 1985

to that part of the Recreation Centre Narrogin in which the Expo will be held.

D. K. DANS, Minister for Industrial Relations.

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

G. PEARCE, Clerk of the Council.

FACTORIES AND SHOPS ACT 1963. FACTORIES AND SHOPS EXEMPTION ORDER 1984.

MADE under section 7 by the Minister for Industrial Relations.

Citation.

1. This Order may be cited as the Factories and Shops Exemption Order (No. 9), 1984.

Vintage Automobile Association of W.A. Inc., Swap-"N"-Sell. 2. It is hereby declared that the provisions of the Factories and Shops Act 1963 as amended, other than those relating to industrial awards and agreements, do not apply between the hours of 10.30 a.m. and 3.30 p.m. on Sunday 13 May 1984 to that part of the Recreation Ground, Weir Road, Mundaring on which the Vintage Automobile Association of W.A. Inc., Swap-"N"-Sell will be held.

D. K. DANS, Minister for Industrial Relations.

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

G. PEARCE, Clerk of the Council.

FACTORIES AND SHOPS ACT 1963. FACTORIES AND SHOPS EXEMPTION ORDER 1984.

MADE under section 7 by the Minister for Industrial Relations.

Citation.

1. This Order may be cited as the Factories and Shops Exemption Order (No. 10), 1984.

Gemstone Exhibitions.

- 2. It is hereby declared that the provisions of the Factories and Shops Act 1963 as amended, other than those relating to industrial awards and agreements, do not apply:—
 - (a) between the hours of 10.00 a.m. and 6.00 p.m. on Saturday 30 June 1984 and Sunday 1 July 1984 to that part of the Western Australian Lapidary and Rock Hunting Club, Inc, Club Rooms, Corner Gladstone and Salisbury Streets, Rivervale;
 - (b) between the hours of 10.00 a.m. and 6.00 p.m. on Saturday 7 July 1984 and Sunday 8 July 1984 to that part of the Roy Edinger Community Centre, Corner Stock Road and Canning Highway, Melville.

in which the Gemstone Exhibitions will be held.

D. K. DANS, Minister for Industrial Relations.

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

G. PEARCE, Clerk of the Council.

FACTORIES AND SHOPS ACT 1963. FACTORIES AND SHOPS EXEMPTION ORDER 1984.

MADE under section 7 by the Minister for Industrial Relations.

Citation.

1. This Order may be cited as the Factories and Shops Exemption Order (No. 11), 1984.

Appealathon Auction.

2. It is hereby declared that the provisions of the Factories and Shops Act 1963 as amended, other than those relating to industrial awards and agreements, do not apply between the hours of 11.00 a.m. and 1.00 p.m. on Sunday 29 April 1984 to that part of the Gloucester Park complex on which the Appealathon Auction will be held.

D. K. DANS, Minister for Industrial Relations.

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

G. PEARCE, Clerk of the Council.

FISHERIES ACT 1905.

(Sections 10 and 11.)

Lawful Nets in the Mandurah Estuarine Fishery.

Notice No. 141.

FD38/44.

THE Minister for Fisheries and Wildlife, pursuant to sections 10 and 11 of the Fisheries Act 1905 does hereby declare lawful nets, when used or intended to be used in any portion of the Western Australian waters specified in the Schedule hereto, shall be as follows:—

- (a) That with respect to nets known as or called "set nets", nets of not more than 1 000 metres in length and having meshes throughout of not less than 51 millimetres.
- (b) That with respect to nets known as or called "Yellow-eye Mullet hauling nets", for catching Yellow-eye Mullet, nets of not more than 500 metres in length, and having a mesh throughout of not less than 47 millimetres, from 1 January to 31 March each year.
- (c) That with respect to nets known as or called "Whiting hauling nets" for catching Whiting, and nets known as or called "Cobbler bunting nets" for catching Cobbler, nets of not more than 110 metres in length having meshes throughout of not less than 44 millimetres.
- (d) That with respect to nets known as or called "Garfish nets" for the catching of Garfish, nets of not more than 55 metres in length having meshes throughout of not less than 28 millimetres.
- (e) That with respect to nets known as or called "general hauling nets":—
 - 1. The total length does not exceed 1 000 metres.
 - 2. The net may contain as part of its total length:—
 - (i) one net known as or called a "Yellow-eye Mullet hauling net";
 - (ii) one net known as or called a "Garfish net";
 - (iii) either one net known as or called a "Whiting hauling net" or one net known as or called a "Cobbler bunting net".
 - 3. The mesh of the net not included in (2) above shall not be less than 51 millimetres.
- (f) That with respect to nets known as or called "Beam tide Prawn nets" or "Wing nets", nets of not more than 4 metres in width across the opening frame, and having meshes throughout of not less than 16 millimetres nor more than 25 millimetres.

- (g) That with respect to nets known as or called "Hand dip nets", nets having a diameter of not more than 61 centimetres and having meshes throughout of not less than 16 millimetres.
- (h) That with respect to nets known as or called "Hand dredge nets", nets having a diameter or opening width of not more than 120 centimetres and having meshes throughout of not less than 16 millimetres.
- (i) That with respect to all nets used or intended to be used in the waters specified in the Schedule hereto, the combined total length of all nets to be used at any one time, shall not exceed 1 000 metres.

The notice dated 13 August 1975 published in the Government Gazette of 15 August 1975 is hereby cancelled.

H. D. EVANS, Minister for Fisheries and Wildlife.

Schedule.

The waters of the Peel Inlet and Harvey Estuary, together with the Murray, Serpentine and Dandalup Rivers and all their tributaries and affluents upstream of the mouth of the groynes marking the channel entrance to the Peel Inlet and Harvey Estuary where it meets the Indian Ocean.

FISHERIES ACT 1905.

Mandurah Estuarine Fishery.
Instructions to Licensing Officers.

Notice No. 142.

F & W 491/75.

PURSUANT to the powers vested in me by virtue of section 17 of the Fisheries Act 1905, I hereby issue the following directions to Licensing Officers regarding the granting and renewal of professional fisherman's licenses and fishing boat licenses for the Mandurah Estuarine Fishery:—

- (1) All professional fisherman's licenses issued for the Mandurah Estuarine Fishery shall be endorsed as follows:—
 - "The holder of this license is authorised to engage in taking fish for sale from the Mandurah Estuarine Fishery". Fishing Unit
 - Owner fisherman/part owner fisherman/assistant fisherman/ temporary assistant fisherman/trainee.
- (2) All fishing boat licenses issued for the Mandurah Estuarine Fishery shall be endorsed as follows:—
 - "The boat named herein is licensed to be used for the taking of fish for sale in the Mandurah Estuarine Fishery". Fishing Unit No.

- (3) The fishing units which may be licensed to take fish in the Mandurah Estuarine Fishery are to be restricted to those listed in the attached schedule or such replacements as are approved excepting as is provided hereunder.
- (4) A fishing unit shall consist of:-

 - (a) A primary fishing vessel (mother ship);(b) not more than four netting dinghies;(c) not more than the number of fishermen listed in the attached schedule.
- (5) A fishing unit is entitled to use at any one time, an aggregate length of net that does not exceed 1 000 metres multiplied by the number of owner, part owners, and trainees, who are actively fishing within waters of the Mandurah Estuarine Fishery at that time.
- (6) Each fisherman authorised to fish within the waters of the Mandurah Estuarine Fishery pursuant to clause (1) other than an assistant or temporary assistant fisherman may use up to two beamtide prawn nets at any one time.
- Licenses for units and fishermen additional to those listed in (3) above may be issued on the written approval of the Director of
 - where a professional fisherman who has historically fished in the Mandurah Estuarine Fishery has moved away from that fishery and engaged in professional fishing in another fishery and wishes to return to professional fishing in the Mandurah Estuarine Fishery and provided he has not been absent for a period longer than three years;
 - (b) the son or daughter of a Mandurah Estuarine Fishing Unit holder may be licensed as a trainee fisherman to assist in the operation of that unit provided that the size of the unit does not increase beyond that permitted by sub-clause 4 (a) and 4 (b) above, and that not more than one trainee fisherman is endorsed for that unit;
 - (c) a trainee fisherman endorsed in accordance with sub-clause (b) of this clause may, subject to the approval of the Director of Fisheries, take over the operation of the unit on the retirement from the fishing industry of the unit
 - (d) in such other cases where the Director of Fisheries considers it equitable that an established fishing unit may have an additional fisherman to assist with the operations of the fishing unit.
- (8) A temporary assistant or assistant fisherman may not fish within the waters of the Mandurah Estuarine Fishery except where

- under the direct control and presence of the owner or part owner of that fishing unit.
- (9) Assistant fishermen upon their withdrawal from the fishing unit shall not be replaced.
- (10) Units and fishermen listed in (3) and (7) above may be reduced by:
 - (a) not replacing owner fishermen or part owner fishermen upon their retirement or other withdrawal from the fishing industry;
 - (b) not renewing licenses where the fishing performance of the unit has been such that it can be established that the members of the unit do not spend the major part of their working time fishing and do not earn a substantial part of their income from fishing.
- (11) A professional fisherman who has been authorised to engage in taking fish for sale in the Mandurah Estuarine Fishery and who wishes to engage in professional fishing in another fishery for a period of time shall first obtain the approval of the Director of Fisheries who may specify conditions relating to his entitlement to return to that fishery as a professional fisherman.
- (12) The holder of an endorsed license who relinquishes his licenses or endorsement or retires from the Mandurah Estuarine Fishery shall not be replaced by any other person except with the approval of the Director of Fisheries who may grant or refuse such approval after investigating the potential of the fishery.
- (13) The holder of an endorsed license for any of the fisheries listed hereunder shall not hold an endorsed license to fish in the Mandurah Estuarine Fishery:
 - (i) Shark Bay Beach Seine and Mesh Net Fishery;
 - (ii) Swan/Canning Estuarine Fishery;
 - (iii) Leschenault Estuarine Fishery;
 - (iv) Hardy Inlet Estuarine Fishery; and
 - (v) South Coast Estuarine Fishery.

For the purpose of these instructions:

"the Mandurah Estuarine Fishery" means the commercial fishery in the waters of the Peel Inlet and Harvey Estuary, together with the Murray, Serpen-tine and Dandalup Rivers and all their tributaries and affluents upstream of the mouth of the groynes marking the channel entrance to the Peel Inlet and Harvey Estuary where it meets the Indian Ocean.

The notice dated 9 February 1979 published in the Government Gazette of 23 February 1979 is hereby cancelled.

H. D. EVANS, M.L.A., Minister for Fisheries and Wildlife.

Schedule

Units	Fishermen's Name					Clas	s		Authorised R Fishing Boat			Registration No.
1	Archer, C. D.				Owner				Dinghy			LFB M28
	·								Dinghy			LFB M62
									Dinghy			LFB M68
2	Bloffwitch, J.		****		Owner				Dinghy			LFB M37
									Dinghy			LFB M41
3	Brown, R. W.				Owner				Dinghy			LFB M88
	Brown, J. A				Assistant				Dinghy			LFB M116
	•								Dinghy			LFB M117
4	Brown, A				Part Owne	er			Dinghy			LFB M97
	Brown, W. R.				Part Owne	21.			Dinghy			LFB M111
	Brown, B				Assistant				Dinghy			LFB M75
	*								Dinghy			LFB M76
5	Cox, C, R,				Owner				Dinghy			LFB M59
	Cox, N. L				Owner		•		Dinghy			LFB M64
									Dinghy			LFB M104
									Dinghy			LFB M128
6	Dawe, A. N				Owner				Dinghy			LFB M2
7	Dawe, K. L		****		Owner			****	Dinghy			LFB M63
	•								Dinghy			LFB M65
									Dinghy			LFB M66

Schedule—continued

Units	Fisherme	n's Na	me			Clas	s		Autho Fishing			Registration No.
8	Dawe, L. M Gillett, D				Owner Temporar	 v A ss	 istant		Dinghy Dinghy			LFB M101 LFB M110
9	Dawe, R. A				Assistant Owner							LFB M130
	,		••••	••••		••••	••••		Dinghy Dinghy			LFB M9 LFB M95
10	Harper, R	••••	••••		Owner	• • • • •			Dinghy Dinghy			LFB M40 LFB M72
11	Norton, F. H. Norton, S. F.				Owner Trainee	••••			Dinghy Dinghy			LFB M16 LFB M126
12									Dinghy			LFB M151
12	Howard, W. G.	••••	••••	••••	Owner		••••		Dinghy Dinghy			LFB M60 LFB M71
13	Jones, C. M				Owner				Dinghy Dinghy			LFB M107 LFB M3
	Carter, N				Temporar	У		• • • •	Dinghy			LFB M33
14	Rush, G. J				Assistant Owner				Dinghy Dinghy			LFB M124 LFB M125
15	Layton, J. H.				Owner				Dinghy Dinghy			LFB M127 LFB M21
	• .								Dinghy			LFB M57
16	Lever, R. A				Owner				Dinghy Dinghy			LFB M106 LFB M12
	Lever, K	,			Assistant	• • • •	••••	••••	Dinghy	••••		LFB M56 LFB M99
17	Mathews, H. R.				Owner				Dinghy			LFB M109 LFB M5
	Mathews, C. A.				Trainee				Dinghy			LFB M83
18 19	Miller, A. J Oakey, E. C				Owner Owner				Dinghy Dinghy		••••	LFB M22 LFB M29
	Oakey, M. I				Assistant				Dinghy			LFB M29
20	Oakey, D. G.	• • • •			Owner			• • • •	Dinghy			LFB M69
									Dinghy Dinghy			LFB M87 LFB M11
21	Oakey, J. D				Owner		••••		Dinghy	••••		LFB M26
22	Oakey, D Oakey, H. L.				Trainee Owner				Dinghy Dinghy	••••		LFB M34
	Oakey, C				Trainee	••••			Dilighty	••••		LFB M148
23	Watkins, A. B. Watkins, A. G.				Part Own				Dinghy			LFB M52
	Renfrey, C. S.				Trainee Part Own	 er		•	Dinghy Dinghy			LFB M7 LFB M36
2.4	Renfrey, M. R.				Assistant			••		••••	••••	131 B 14130
24	Renfrey, A. L.	••••			Owner	••••	••••	• • • •	Dinghy Dinghy			LFB M46 LFB M55
									Dinghy			LFB M100
25	Rogers, F. M.				Owner		••••	•	Dinghy Dinghy			LFB M18 LFB M14
26	Nancarrow, H. A.				Owner		••••	•	Dinghy			LFB M14 LFB M108
27	Renfrey, T. F.	• • • •	••••	••••	Owner	• • • •		•	Dinghy		• • • •	LFB M44
28	Reynolds, L. A.				Owner				Dinghy Dinghy			LFB M112 LFB M67
29	Rogers, D. G.				Owner				Dinghy			LFB M86
29	Rogers, D. G.				Owner				Dinghy Dinghy			LFB M19 LFB M90
									Dinghy			LFB M93
30	Okamato, P. G.				Part Own	er.			Dinghy Dinghy		••••	LFB M98 LFB M49
	Okamato, G.				Part Own				Dinghy			LFB M58
									Dinghy			LFB M140
31	Renfrey, C. S.				Owner				Dinghy Dinghy			LFB M31 LFB M7
20	Renfrey, M. R.	• • • • •			Assistant				Dinghy			LFB M36
32	Renfrey, L. E.	••••		••••	Owner		• • • • • • • • • • • • • • • • • • • •		Dinghy Dinghy		••••	LFB M1 LFB M18
33	Vacant								0,		••••	LI D MIIO
34	Tatham, J. W. Tatham, B. W.			••••	Owner Trainee		• • • • • • • • • • • • • • • • • • • •		Dinghy Dinghy			LFB M53
	radiam, B. W.			••••	Tranice	••••			Dinghy Dinghy			LFB M103 LFB M133
									Dinghy			LFB M137
35	Tatham, K. G.				Owner				Dinghy Dinghy			LFB M138 LFB M79
	, , , , , , , , , , , , , , , , , , , ,								Dinghy			LFB M113
36	Toussaint, A. W.				Owner				Dinghy Dinghy			LFB M114
	Toussaint, E. I.				Assistant	••••		••••	Dinghy			LFB M4
37	Toussaint, A. B.	••••	••••	•	Owner	••••	••••	•	Dinghy			LFB M24
									Dinghy			LFB M119
									Dinghy Dinghy			LFB M120 LFB M121
38	Toussaint, L. F.		• • • •		Owner				Dinghy			LFB M6
									Dinghy			LFB M13
									Dinghy Dinghy			LFB M80 LFB M84
									و دده مدد سد		••••	~1 D 1910+

Schedule-continued

Units	Fishermen's Name				Ci	lass	Authorised Ro Fishing Boat			Registration No.
39	Truarn, A. D.				Owner		 Dinghy			LFB M25
57							Dinghy			LFB M30
							Dinghy			LFB M73
40	Watts, R. W. A.				Owner		 Dinghy			LFB M81
-10	(acco, 20						Dinghy			LFB M92
41	Watts, E. L				Part Owner		 Dinghy			LFB M89
71	Watts, A. F				Part Owner		 Dinghy			LFB M14
42	Watts, J. L				Part Owner		 Dinghy			LFB M39
72	Watts, S. D				Part Owner		 Dinghy			LFB M74
	Watts, A. L.				Trainee		 Dinghy			LFB M13
	174110, 21, 21	****					Dinghy			LFB M96
							Dinghy			LFB M102
43	Watts, H. L				Owner		 Dinghy			LFB M77
T-3	Watts, E. H				Assistant					
44	Watts, R. L				Owner		 Dinghy			LFB M32
45	Bramley, J				Owner		 Dinghy			LFB M94
40	Diamicy, J	• • • • •			O 11.1.01		Dinghy		• · · ·	LFB F74

Western Australia.

GOVERNMENT SCHOOL TEACHERS' TRIBUNAL.

Before: The Government School Teachers' Tribunal Application No. S1/81.

In the Matter of: An application for an award to provide travelling, transfer, relieving and removal allowances for teachers.

Between: The State School Teachers' Union of Western Australia (Incorporated) Applicant and the Hon. Minister for Education Respondent.

Decision of the Tribunal.

The State School Teachers' Union of Western Australia (Inc.) applies for the issue of an award to be enitled the Government School Teachers' Travelling, Transfer, Relieving and Removal Allowances Award. That title indicates the kind of benefits sought to be conferred. Prior to the hearing, the parties reached agreement on a wide number of issues raised by the application but there still remained a considerable number of claims which had not been agreed and are now referred to the Tribunal for determination. The Tribunal is satisfied that an award should be made.

Prior to the proclamation of the Government School Teachers' Arbitration and Appeal Act 1979 (later in these reasons referred to as the Tribunal Act), the Government School Teachers' Tribunal was constituted under the Education Act. In relation to the salaries and allowances payable to teachers, the Tribunal then did not possess any original jurisdiction. Under the Education Act, the Minister was burdened with the duty of making determinations from time to time as to the salaries and allowances payable to teachers considered appropriate. Teachers had the right of appeal to the Tribunal against the terms of any such determination. The Tribunal Act empowers the Tribunal to make an award upon the application of the Union. This extended jurisdiction has been resorted to on a number of occasions and as a consequence salaries and locality allowances, inter alia, payable to teachers are now the subject of awards.

On 29 November 1974, the Minister published a determination relating to travelling, transfer, relieving, removal and district allowances for teachers. The Union appealed against that determination and as a result a number of amendments were made and a schedule of conditions and allowances to apply (except district allowances which were dealt with separately) to teachers was issued by the Tribunal with effect on and from 21 October 1977. In this application, the Union applies for an award to replace the determination so amended. Since 1977, variations have been made to some of the benefits so conferred by administrative action. The fact that no application for an award has been pursued before the Tribunal earlier suggests that there has been general acceptance of the prevailing conditions and the manner in which the administration has interpreted them.

The Tribunal is concerned that no contemporaneous application has been made in relation to the Government School Teachers' (Education Department) Locality Allowances Award 1981, the term of which has now expired, because it is apparent that there is some overlapping in the areas covered by that award and now proposed to be covered by the award sought. In proceeding with this application, the Tribunal points out that, when the award referred to is reviewed, such review shall have to be undertaken in the light of this decision.

The Tribunal hears this application in the restrained atmosphere which has been induced by the wage freeze of 1983, the realisations flowing from the National Economic Summit Conference of April 1983 and the National Wage Case decision handed down on 23 September last. Emphasis is placed on the guidelines published by the Australian Conciliation and Arbitration Commission in the National Wage Case. Those guidelines do not have the force of law but it is clear that the Tribunal must have due regard for the terms of them and for the reasons upon which they are based. Neither party suggests otherwise. In fact, Ms Parker for the Union had this to say:

"While we realize that the Tribunal is not bound by the wage fixation principles, we do consider that cognizance is to be taken of those principles, and the Union itself is bound by them in a written undertaking to the Minister."

The constraints imposed by the Australian Conciliation and Arbitration Commission in the National Wage Case and of relevance in this application are evidenced in the following principles:

Principle 9—Allowances: Allowances and service increments may be adjusted or awarded only in accordance with this Principle.

(a) Existing allowances:

- (i) 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.
- (ii) Existing allowances which relate to work or conditions which have not changed may be adjusted from time to time to reflect the movements in wage rates as a result of national wage adjustments.
- (iii) Existing allowances for which an increase is claimed because of changes in the work or condition will be determined in accordance with the relevant provisions of Principle 4.

(b) New allowances:

(i) New allowances will not be created to to compensate for disabilities or aspects of the work which are comprehended in the wage rate of the classification concerned. (ii) New allowances to compensate for the reimbursement of expenses incurred may be awarded where appropriate having regard to such expenses.

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- New allowances will not be created to compensate for disabilities or aspects of the work which are comprehended in the wage rate of the classification concerned.
- (ii) New allowances to compensate for the reimbursement of expenses incurred may be awarded where appropriate having regard to such expenses.
- (iii) New allowances to compensate for changes in the work or conditions will be determined in accordance with the relevant provisions of Principle 4.
- (iv) New allowances to compensate for new work or conditions will be determined in accordance with the relevant provisions of Principle 10 (b).
- (v) No other new allowances may be awarded.

Principle 10—First Awards and Extensions of Existing Awards.

- (a) In the making of a first award, the long established principles shall apply, i.e. prima facie the main consideration is the existing rates and conditions (General Clerks Northern Territory Award). (1965) 111 C.A.R. 899 at p. 916.
- (b) In the extension of an existing award to new work or to award-free work the rates applicable to such work will be assessed by reference to the value of work already covered by the award.

(c)

Principle 11—Conditions of Employment: Applications for changes in conditions other than those provided elsewhere in the Principles must be considered in the light of their cost implications both directly and through flow-ons.

Each of the parties produced a draft award from which the differences between them are readily ascertainable. The Tribunal now turns to the specific terms of the application.

3. Scope.

The applicant seeks strict preference for its members for the incorporation of a Scope clause in these terms:

This award shall apply to all members of the State School Teachers' Union of Western Australia (Incorporated) who are employed in Government Schools.

The respondent on the other hand asks for the coverage to extend to all Government school teachers. As we have indicated on prior occasions, the Tribunal Act applies to Government school teachers generally and invests the Tribunal with jurisdiction to deal with "industrial matters" relating to them. If it were intended that the Tribunal make awards for the benefit of members of the Union only, then the power to do so should be expressly provided in the statute. The Tribunal can appreciate the concern of the applicant that nonmembers unfairly enjoy benefits which have been and might be gained through the efforts of the Union at the cost of its members. The limitation in the scope of the proposed award is rejected.

4. Definitions.

The respondent seeks the following definition to be added to the definitions proposed by the Union:

"Dependent spouse" means a teacher's spouse who has earned in the previous financial year and/or usually earns an income not exceeding the maximum non-taxable income.

The object of including this definition is to limit the liability of the respondent and eliminate the advantage now held by male teachers. At the present time, some benefits are payable to a male teacher in respect of his spouse whether or not the spouse is dependent. In the case of a female teacher, she must prove that her spouse is dependent before entitlement to the like benefits can arise. The Tribunal considers that, in the prevailing legal and social climate, discrimination on the basis of sex cannot be endorsed. We believe that some form of limitation of liability of the employer in the case of the spouse in employment should apply. In determining the nature of that limitation, the Tribunal considers that account should be taken of the fact that in remote areas the spouse of a teacher often performs valuable work on a part-time basis in the teacher's school or otherwise for the benefit of the community and should not be inhibited from so doing provided that the spouse remains dependent on the teacher as the main source of support. In the Locality Allowances Award (see Clause 5 (ii)) in relation to entitlement to an allowance at the married rate, it is provided that the teacher must show that he or she is the main support of relatives. As far as we are aware, the expression "main support" has not caused any administrative difficulty and no appeal has been brought to the Tribunal in relation to the application of that provision. The Tribunal considers that the terms of the definition proposed by the respondent are too restrictive and that the following is appropriate:

"Dependent spouse" means that teacher's spouse who is not in full-time employment, and of whom the teacher is the main source of support.

The Tribunal, for reasons which will become clear in discussing subsequent provisions, considers that the following definitions should be added:

- (i) "Metropolitan Schools District" means the area bounded by the Metropolitan Schools Boundary and the coast together with Rottnest Island.
- (ii) "Director-General" means the Director-General of Education for the time being appointed under the Education Act 1928/81.

As a consequence the definition of "Locality" is amended to provide in (i) "The Metropolitan Schools District".

5. Term.

The parties agree that the Award shall operate for a period of three years with a liberty to apply in the event of changes occurring in the conditions applicable to public servants. In our view, the following clause is appropriate:

This Award shall operate for a period of three years as from the date hereof with liberty to either party to apply from time to time in the event of and whenever a change occurs in the conditions of service of public servants relevant to this Award.

6. Accommodation and Other Allowances Payable on Appointment, Promotion or Transfer.

Subclauses (a) to (f) in the claim have been agreed. Subclause (g) makes provision for the reimbursement of expenditure actually incurred when that expenditure is in excess of that which would otherwise be payable under paragraphs (a) and (b). The Union seeks the insertion of a new clause in these terms:

Where it can be shown by the production of receipts or other evidence that allowances payable under subclauses (a) and (b) would be insufficient to meet reasonable additional costs incurred, the teacher shall receive the appropriate additional reimbursement subject to the Department being able to dispute the amount and the matter being determined by Clause 15 of this award.

The respondent's submission is that, where it is shown that allowances are insufficient to meet the reasonable additional costs actually incurred by the teacher, an appropriate rate shall be determined by the Director-General as is the case under subclause (c). In our view, the latter proposal should be adopted subject to the right of reference to the Tribunal in the event of a dispute.

7. Allowances for Teachers Relieving Away from their Usual Locality.

There is no dispute between the parties as to the terms of this clause which confers longstanding benefits and is adopted by the Tribunal.

 Allowances for Removal of Household Furniture, Appliances and Effects on Appointment, Promotion, Transfer and Resignation.

Subclause (a) as proposed by the applicant is in these terms:

- (a) A teacher who is relocated in the public interest or in ordinary course of promotion or transfer or on account of illness due to causes over which the teacher has no control shall be reimbursed:
 - (i) the actual reasonable cost of conveyance of teacher, the teacher's spouse and dependants;
 - (ii) the actual reasonable cost of conveyance of teacher's furniture, effects and appliances, including insurance of such furniture whilst in transit; such furniture, effects and appliances shall, where required, be transported on two separate dates;
 - (iii) an allowance for accelerated depreciation and extra wear and tear on furniture, appliances and effects in accordance with the provisions of Clause 8 (a) (iii) of the Public Service Miscellaneous Allowances Award No. 14 of 1982 Mutatis Mutandis. Payment of this allowance to teachers shall be made on every transfer, appointment or promotion.

The respondent adopts the above subclause save as to the provision contained in subparagraph (ii) that "such furniture, effects and appliances shall, where required, be transported on two separate dates". From the submissions made by the advocate for the applicant, the Tribunal is persuaded that circumstances might well arise where it would be unfair to restrict the claim to the movement of the furniture of a teacher on one date. We find that to allow the movement of furniture on two separate dates not more than six months apart would be reasonable. It also appears to the Tribunal that the proposed clause should be amended to provide for the teacher taking up a first appointment as is the current practice.

In subclause (b), the applicant seeks to provide all the benefits conferred by subclause (a) for teachers who resign and return to the metropolitan area. The proposed subclause is not clear but it appears that it is intended to limit the benefits to teachers who have taught for at least twelve months and who resign at

the end of a school year. The respondent argues that subclauses (a) (i) and (ii) only should apply to a teacher who "has served a period of two years in the locality and is eligible for a transfer or any other special cases approved by the Director-General." The point made for the respondent is that these allowances were intended to meet expenses for teachers continuing in the service, and there is no justification for granting the Depreciation Allowance to a teacher who resigns. We consider there is justification in limiting the rights of a teacher who resigns after spending a relatively short period in a locality. However, where the teacher has served at least two years in a locality and then resigns, we think that teacher should enjoy all the benefits conferred under subclause (a). In the case of a teacher who serves for one year and resigns at the end of the school year, we would grant benefits prescribed under subparagraphs (i) and (ii) above and disallow the claim for a depreciation allowance.

Subclause (c) as proposed by the applicant seeks to increase the allowance payable to a teacher for travelling to the new locality in the teacher's private motor vehicle from one-half of the rate prescribed in clause 5 of the Public Service Motor Vehicle Allowances Award to the full rate under that award irrespective of whether such travelling occurs north or south of the 26° south latitude. No evidence was called in support of this amendment. The Tribunal is of the opinion that such claim is not justified. Nevertheless, we consider that it would be proper to increase the rate for travel within Locality Allowance District 2 to .625 of the appropriate rate under the Public Service Motor Vehicle Allowances Award and to the full rate in Locality Allowance Districts 3-6 inclusive. Current ceiling provisions shall apply.

Under subclause (d), the applicant seeks the adoption of the following provisions:

Where teachers incur any additional costs in excess of allowances payable in respect of removal of household furniture, appliances and effects, the teacher shall be reimbursed such costs.

The respondent contends that, as has been the case since 1977, the maximum reimbursement must be as determined by the Director-General. There is no evidence that that provision has been applied harshly or resulted in any unfairness to a teacher and, in the absence of any such evidence, we find that the retention of the provision that the ceiling limit be determined by the Director-General should be adopted in the award.

There is some difference between the parties as to the entitlement of a teacher to store furniture. The applicant claims that a teacher should have an unfettered right to store all or any part of the teacher's furniture and be reimbursed the cost of such storage and associated insurance charges. The respondent on the other hand contends that the entitlement should be limited to a case where the teacher moves to furnished accommodation as a result of a transfer or promotion and that in any event the actual cost is authorized by the Director-General. The Tribunal considers that in all the circumstances the following subclause is appropriate:

8. (g) Where a teacher is transferred or promoted and the accommodation provided is furnished and, as a consequence, it is reasonably necessary for the teacher to store all or part of the furniture owned by the teacher, the actual cost of such storage and insurance as approved and authorized by the Director-General shall be reimbursed.

The parties are in agreement as to the remaining provisions of the claim under Clause 8.

9. Travelling Concessions for Teachers Travelling During Vacation.

In broad terms, the applicant sought to double the concessions which now apply. That is to say instead of teachers being reimbursed for the cost of one trip per year to Perth or Geraldton they would be entitled to two trips. Ms. Parker, for the applicant, conceded that to grant this claim would be contrary to the principles enunciated in the National Wage Case referred to and, as a consequence, she amended the claim to provide for one trip per year. By way of an alternative, Ms. Parker sought and was granted leave to claim an additional travel allowance for teachers in isolated schools to which reference will be made later in these reasons. The Tribunal considers that some modification to the

terms now prevailing is justified. We find that teachers employed in Locality Allowance Districts 3, 4, 5 and 6 should be entitled to a trip to either Perth or Geraldton in the vacations once per year. The actual concessions should be as claimed. Such travelling concessions shall not apply to the spouse of a teacher unless such spouse is a dependent spouse in the terms mentioned.

In relation to Locality District 2, again the benefit is restricted to a trip once every two years as is the current entitlement. Where a teacher travels by road in his own private motor vehicle, the amount of the reimbursement shall be fixed at the rate of .625 of the appropriate rate under the Public Service Motor Vehicle Allowances Award No. 13 of 1976. In 1977, the rate was fixed at 10c per kilometre and the new rate represents in round terms the same proportion of the Public Service Rate as the old rate did to the Public Service Rate then prevailing.

 Travel Concessions for Teachers Travelling to Obtain Emergency Medical or Dental Treatment or for Urgent Family Business.

The applicant claims new benefits under this heading as follows:—

- (a) A teacher, spouse or dependant who requires emergency medical or dental treatment shall be reimbursed the costs incurred in travel to any centre more than 100 kilometres distant from their locality.
- (b) A teacher who travels to a centre more than 100 kilometres distant from the teacher's locality for the purpose of taking leave for urgent family business shall be reimbursed reasonable travel costs.

The respondent objects to the inclusion of the above provisions and as to (a) points out the benefits which now apply by way of concessions and allowances and in particular to those components of the Locality Allowances in relation to isolation and cost of living. No evidence was led in support of these claims and, bearing in mind the economic constraints to which we have referred, the Tribunal finds that the inclusion of these provisions in the award to issue is not justified.

11. Allowances Payable to Teachers Required to Travel on School or Departmental Business.

There is agreement between the parties as to the retention of the benefits which now apply. As to additional concessions sought by the applicant, the respondent objects. The applicant claims:

(d) A teacher who is required to use the teacher's own motor vehicle for travelling on school business or other approved activities as defined in clauses (a) and (b), and who is deprived of the use of such vehicle as a result of damage occurring to the vehicle while on such business, or other approved activities, shall be reimbursed at a reasonable rate the cost of hiring a vehicle for the appropriate period, less any reimbursement obtained from other sources.

The respondent contends that a risk of this nature is covered in the usual insurance policies and should not form a part of any award. Again, no evidence was led in support of the proposal and the Tribunal considers that the adoption of it is not justified. The applicant further makes a specific claim for teachers located in Special Aboriginal Schools and others for reimbursement for use of their own motor vehicles to transport children to learning centres away from the school. We are told that in practice this benefit is payable and in the view of the Tribunal it should be. There is, however, no justification for a special provision when it is clearly covered under the general provision relating to use of a private motor vehicle for school business.

The applicant seeks additional benefits for teachers employed in areas where harsh climatic conditions prevail and where the Relative Strain Index exceeds .3 for 50 or more days per annum. Climate loomed large in the calculations from which allowances for teachers were fixed under the Government School Teachers' (Education Department) Locality Allowances Award and any claim for an additional benefit under this head should be the subject of an application to vary that award. This item is rejected.

12. Allowances Payable to Teachers Involved with Excessive Daily Travelling to School.

The applicant seeks to extend the benefits which now apply for teachers who have to travel an excessive amount. It is agreed that a teacher appointed to a school outside the Metropolitan Schools District, who is unable to obtain suitable residential accommodation within 16 kilometres of the school, shall be reimbursed for travel to and from the school in excess of kilometres each way necessarily undertaken in the teacher's own motor vehicle. The respondent seeks the retention of the allowance at one-half of the appropriate rate under the Public Service Motor Vehicle Allowances Award and in calculating the distances no travel within the Metropolitan Schools District should count. The applicant seeks full Public Service Rates and to include travel within the Metropolitan Schools District. The Tribunal considers that the provisions now operating in practice should continue to provisions. practice should continue to apply save that the rate of reimbursement should be increased from one-half to .625 of the appropriate rate prescribed under Clause 5 of the Public Service Motor Vehicle Allowances Award. An allowance is now paid to a teacher employed outside the Metropolitan Schools District at different locations on different days of the week. The applicant claims that a teacher whether employed within or without the Metropolitan Schools District should be entitled to a travel allowance at the full rates appropriate under Clause 5 of the Public Service Motor Vehicle Allowances Award excluding distance travelled each way within 16 kilometres of the residence of the teacher and provided that the travelling is authorized by the Department. The respondent strongly objects to any allowance applying within the Metropolitan Schools District. We cannot see any logical justification for denying full-time teachers employed within the Metropolitan Schools District the benefit under this head when they are obliged to travel to two or more centres on different days each week, and we reflect that view in Clause 11 of the Award to issue.

In relation to teachers in the Technical Division, the following new provision is sought:

(d) Technical Division teachers required to travel between colleges on official duty shall receive an allowance payable on an hourly basis, calculated on 1/30 of the usual weekly rate of pay of the teacher involved. No reimbursement shall be provided if the teacher has more than two hours break between duty time in the first college and the time needed to commence travelling to the second college.

The special consideration given to teachers in this division is reflected in the Administrative Instructions but from what is before us the Tribunal is not satisfied that it is now appropriate that the hourly allowance sought should be included in the award. The Tribunal is prepared to grant an allowance for travel between colleges at the appropriate Public Service Rates under the Award referred to.

Alternative claim for teachers in isolated schools.

The Tribunal is sympathetic to the alternative claim for extra travel concessions for teachers in isolated schools. The Tribunal did not have the benefit of hearing witnesses on this subject and no doubt the Union relies heavily on the knowledge the members of the Tribunal have accumulated over the years in their contact with teachers and schools throughout the length and breadth of the State. That experience has been of great assistance in our consideration of this aspect of the application. In determining what is an isolated school, we have had regard for:

- (i) the location of the school in relation to a significant centre of European population;
- (ii) access to the school—whether served by an allweather road;
- (iii) the size of the school; and
- (iv) the nature of the community served by the school.

Applying the above criteria, we have decided that the schools listed in the schedule to the Award to issue are isolated schools. We find that an additional benefit should be conferred on teachers in those schools comprising one trip each year to the centre or one of the centres named adjacent to the school in that schedule and in the terms provided in Clause 12 of that Award. 13. Property Allowances, 14. Camping Allowances,

15. Disputes.

The parties are in agreement as to the provisions contained in these clauses of the applicant's claim, and the Tribunal adopts those provisions with some drafting changes where deemed desirable.

The award of the Tribunal issued upon the application of the Union is now annexed hereto.

Dated at Perth this 10th day of April, 1984.

C. N. BOYS,

Chariman.

J. R. BATEMAN, Elected Member.

B. J. COURTNEY. Nominee Member.

Before: The Government School Teachers' Tribunal Application No. S1/81.

In the matter of: An application for an award to provide travelling, transfer, relieving and removal allowances for teachers.

Between: The State School Teachers' Union of Western Australia (Incorporated) Applicant and The Hon. Minister for Education Respondent.

Having read the submissions filed by each of the parties and having heard Ms. E. Parker on behalf of the Applicant and Mr. M. O'Connor on behalf of the Respondent, the Tribunal, pursuant to the powers conferred on it under Fart III of the Government School Teachers' Arbitration and Appeal Act 1979, hereby makes the award following.

Western Australia.

GOVERNMENT SCHOOL TEACHERS' TRIBUNAL.

Government School Teachers' Travelling, Transfer, Relieving and Removal Allowances Award of 1984.

1. Title.

This Award shall be known as the Government School Teachers' Travelling, Transfer, Relieving and Removal Allowances Award of 1984.

2. Arrangement.

- 1. Title.
- Arrangement.
- Scope.
- Definitions.
- Allowances Payable on Appointment, Promotion
- or Transfer.
 Allowances for Teachers Relieving Away from their Usual Locality.
- Allowances for Removal of Household Furniture, Appliances and Effects.
- Travel Concessions for Teachers Travelling during Vacation.
- 10. Allowances Payable to Teachers Required to Travel
- on School or Departmental Business.
 Allowances Payable to Teachers Involved with Excessive Daily Travelling to School.
- 12. Allowances Payable to Teachers in Isolated Schools.
 13. Property Allowances.
 14. Camping Allowances.
 15. Diagram

- 15. Disputes.

3. Scope.

This Award shall apply to all Government School Teachers employed under the provisions of the Education Act 1928-1981.

4. Definitions.

- "Dependant" means children under 18 years and wholly dependent on the teacher.
- "Dependent Relative" in relation to a teacher means a relative or person who is solely dependent on the teacher for support.
- ector-General" means the Director-General of Education for the time being appointed under the "Director-General" Education Act 1928-1981.
- "Metropolitan Schools Boundary" means the line join-ing and including the following schools and locations:
 - Becher Point, Byford, Carinyah, Sawyers Valley, Mt. Helena, Warbrook, and a line due west to the coast.
 - A map showing the above is attached as Appendix
- "Metropolitan Schools District" means the area bounded by the Metropolitan Schools Boundary and the coast together with Rottnest Island.
- "Locality" in relation to a teachers means:
 - (i) The Metropolitan Schools District;
 - (ii) outside the Metropolitan Schools District, that area within a radius of fifty kilometres from a teacher's headquarters.
- "Spouse" includes a person who is not married to the teacher but who is living with the teacher on a permanent domestic basis as a *de facto* wife or husband.
- "Dependent Spouse" means a teacher's spouse who is not in full-time employment and of whom the teacher is the main source of support.
- "Residence" includes any accommodation of a kind commonly known as a flat or home unit that is, or is intended to be, a separate tenement.

This Award shall operate for a period of three years as from the date hereof with liberty to either party to apply from time to time in the event of and whenever a change occurs in the conditions of service of public servants relevant to this Award.

- 6. Accommodation and Other Allowances Payable on Appointment, Promotion or Transfer.
- (a) A teacher who is required to travel to take up a position in another locality shall be reimbursed reasonable accommodation and meal expenses for the teacher, spouse and dependants during the course of travelling from one locality to another in accordance with the provisions of Clause 5 of the Allowances Award No. 14 of 1982, such clause to apply mutatis mutandis; provided that:-
 - (i) Where the locality of the new position is situated at a radius of 50 km or less from the locality where the teacher was previously stationed, or usually resident in the case of an initial appointment, reimbursement of the abovementioned expenses, if any, shall be at the discretion of the Director-General.
 - (ii) Where a spouse referred to in this clause is also a teacher who was appointed, transferred or promoted to the same locality as the teacher, such spouse may not claim for reimbursement of expenses incurred on behalf of the spouse and dependents and claimed by the
- (b) A teacher who takes up a position in another locality where Government or private residential accommodation is unavailable and hotel or motel accommodation is utilised, shall be paid an allowance at the rates prescribed by clause 6 of the Public Service Miscellaneous Allowances Award No. 14 of 1982, mutatis mutandis; up to a maximum period of fourteen days after arrival at the new locality.
- (c) When Government residential accommodation is unavailable in a locality and a teacher is unable to obtain suitable alternative accommodation within the period of fourteen days mentioned in subclause (b), the Director-General shall determine an appropriate rate of reim-bursement for accommodation, meal expenses and incidental expenses, having regard for the cost of hotel or motel accommodation and normal reasonable living expenses for the teacher and the teacher's spouse and dependants,

- (d) A teacher who takes up a position in a locality where Government residential accommodation is available shall not be entitled to reimbursement under subclauses (b) and (c) except where entry or re-entry into such Government residential accommodation is delayed through circumstances beyond the teacher's control, such teacher shall, subject to the production of receipts, be reimbursed actual reasonable accommodation and meal expenses for the teacher, spouse and dependants less a deduction for normal living expenses prescribed in Column A items 14 and 15 of Schedule A of the Public Service Miscellaneous Allowances Award No. 14 of 1982.
- (e) Where a teacher's Government residential accommodation is not available at the date of appointment, transfer or promotion, the Department shall reimburse the teacher for any cost of storage and insurance of the teacher's furniture made reasonably necessary because of such delay.
- (f) Payment of the allowances under this clause shall not apply to teachers transferred in accordance with the provisions of section 7 (C) of the Education Act or to teachers who seek transfers after periods of service of less than two years in a particular locality unless payment of an allowance is approved by the Director-General.
- (g) Where it can be shown by the teacher that the allowances payable under clause (a) and (b) are insufficient to meet the actual costs incurred by the teacher, a higher rate of reimbursement appropriate to the circumstances as determined by the Director-General shall apply.
- (h) Claims under this clause must be submitted to the Department within 12 months of the date the costs or expenses are incurred by the teacher.
- (i) Any dispute arising out of the rate of reimbursement fixed pursuant to subclause (g) shall be referred to the Tribunal under the provisions of clause 15.
 - 7. Allowances for Teachers Relieving Away from their Usual Locality.

A teacher who is required to take up duty away from the teacher's usual locality to relieve another teacher or to perform special duty, and necessarily resides temporarily away from the usual place of residence shall be reimbursed reasonable accommodation, meal and incidental expenses in accordance with the provisions of clause 19 of the Public Service Miscellaneous Allowances Award No. 14 of 1982, mutatis mutandis.

- Allowances for Removal of Household Furniture, Appliances and Effects on Appointment, Promotion, Transfer and Resignation.
- (a) A teacher who is relocated in the ordinary course of appointment, promotion or transfer or on account of illness due to causes over which the teacher has no control shall be reimbursed:
 - (i) the actual reasonable cost of conveyance of the teacher, the teacher's spouse and dependants;
 - (ii) the actual reasonable cost of the packing and the conveyance of the teacher's furniture, effects and appliances including insurance of such property whilst in transit;
 - (iii) an allowance for accelerated depreciation and extra wear and tear on furniture, appliances and effects in accordance with the provisions of clause 8 (a) (iii) of the Public Service Miscellaneous Allowances Award No. 14 of 1982, mutatis mutandis. Payment of this allowance to teachers shall be made on every appointment, promotion or transfer.

Where in the circumstances it is reasonable to do so, the furniture, effects and appliances of the teacher may be transported on two separate dates not more than six months apart.

(b) A teacher located outside the Metropolitan Schools District who resigns after serving not less than two years in the locality shall be entitled to reimbursement of costs incurred in moving to the Metropolitan Schools District as provided in paragraphs (i) and (ii) of subclause (a) and to the allowance for accelerated depreciation prescribed in paragraph (iii) thereof. Where a teacher has served for one year in the locality and the teacher's resignation takes effect at the end of the school year, such teacher shall be entitled to reimbursement of costs in moving to the Metropolitan Schools

- District as prescribed in paragraphs (i) and (ii) of subclause (a). Otherwise a teacher who resigns shall not be entitled to any benefits under this clause unless the Director-General in his discretion otherwise determines.
- (c) A teacher shall be reimbursed the full freight charges necessarily incurred in respect of the removal of the teacher's vehicle. If authorized by the Director-General to travel to the new locality in the teacher's own motor vehicle, the teacher shall, for all purposes, be deemed to be in the course of his employment and shall be reimbursed for the distance necessarily travelled outside the Metropolitan Schools District at the following rates:
 - Within Locality Allowance District 1 at the rate of .5 of the appropriate rate of hire prescribed by Clause 5 of the Public Service Motor Vehicle Allowance Award No. 13 of 1976;

Within Locality Allowance District 2 at the rate of .625 of the appropriate rate of hire so prescribed;

Within Locality Allowance Districts 3-6 inclusive at the appropriate rate of hire so prescribed; subject to the following conditions:

- (i) the journey is by the shortest practical route.
- (ii) the reimbursement does not exceed the cost of the air fare for the teacher, spouse and dependants.
- (iii) the reimbursement does not exceed the cost of the teacher's air fare when the teacher's family travels by other means.
- (d) The maximum reimbursement for the cost of the packaging and the conveyance of furniture, appliances and effects including insurance whilst in transit shall be as determined by the Director-General. Only necessary household furniture, appliances and effects shall be taken into consideration.
 - (e) Receipts must be produced for all sums paid.
- (f) The Director-General may, in lieu of cost of conveyance, authorize payment of an amount to compensate for loss in any case where a teacher with prior approval disposes of the teacher's furniture, appliances and effects instead of removing them to the teacher's new headquarters, provided that such payment shall not exceed the sum which would have been paid if such furniture, appliances and effects had been removed by the cheapest form of transport available.
- (g) Where a teacher is transferred or promoted and the accommodation provided is furnished and, as a consequence, it is reasonably necessary for the teacher to store all or part of the furniture owned by the teacher, the actual cost of such storage and insurance as approved and authorized by the Director-General shall be reimbursed.
- (h) Where a teacher of single status is transferred or appointed to a locality and such status is subsequently changed, the teacher shall be reimbursed for reasonable freight charges for any reasonable additional furniture movement required by the teacher.
- (i) All teachers appointed, promoted or transferred to localities north of 30° latitude shall have included in the air ticket both to and from the locality:
 - (i) an allowance for 25 kilograms excess baggage. An excess baggage allowance of 16 kilograms is to be provided for children under 3 years of age who are not fare-paying passengers.
 - (ii) in addition, teachers appointed, promoted or transferred to isolated schools shall be granted an additional 5 kilograms excess baggage allowance.
- (j) Where a spouse referred to in this clause is also a teacher who is appointed, promoted or transferred to the same locality as the teacher, a spouse may not claim allowances for reimbursement of expenses incurred on behalf of the spouse and dependants and claimed for by the teacher.
- (k) Payment of the allowances under this clause shall not apply to teachers transferred in accordance with the provisions of section 7 (c) of the Education Act, or to teachers who seek transfers after periods of service of less than two years in a particular locality unless payment of an allowance is approved by the Director-General.

- (1) Where a teacher is appointed, promoted or transferred and incurs expenses in the areas referred to in subclause (1) as a result of that move then the teacher shall be granted a Disturbance Allowance and shall be reimbursed the actual expenditure incurred upon production of receipts.
 - (1) The Disturbance Allowance shall include:
 - (i) costs incurred for telephone installation at the new residence provided that the cost of telephone installation shall be reimbursed only where a telephone was installed at the teacher's former residence including departmental accommodation.

(ii) costs incurred with the connection or reconnection of services to the household, including departmental accommodation for

water, gas or electricity.
(m) Claims under this clause must be made within twelve months of the appointment, promotion or

9. Travelling Concessions for Teachers Travelling During Vacation.

(a) Teachers employed in Locality Allowance Districts 3, 4, 5 and 6 shall be entitled to the following concessions once per year when proceeding to either Perth or Geraldton in the Summer Vacation.

Provided that teachers who have served a full school year on an equivalent period in the locality may defer taking the concession until the following May or August Vacation.

Mode of Travel to be Allowed

Concessions

- (i) Air—teacher and family travelling together.
- (ii) Sea—teacher and family travelling together.
- (iii) Road—teacher and family travelling together,
- (iv) Air and Road— teacher travelling teacher travelling by private motor vehicle and the remainder family by air.
- (v) Sea and Roadteacher travelling by private motor vehicle and the remainder of the family by sea.
- Sea and Air— teacher travelling by air and re-(vi) Sea mainder of family

Free passes for the teacher, dependent spouse and dependants.

Free passes for the teacher, dependent spouse and dependants.

Full rates for use of private motor vehicle in accordance with subclause

Full rates for use of private motor vehicle in accordance with subclause

Full rates for use of private motor vehicle in with Free accordance subclause (f). Free passes for the teacher's dependent spouse and dependants.

Free passes in each case for the teacher, the teacher's dependent spouse and dependants.

- (b) A teacher may elect to travel elsewhere than to a centre referred to in subclause 9 (a) and, in that event, shall be reimburged the cost of that travel up to an amount not exceeding the value of the benefits to which the teacher is entitled under that sub-
- (c) Teachers employed in Locality Allowance District 2 shall be entitled to reimbursement of fares by road and/or rail to Perth for the teacher, dependent spouse and dependants once every two years. A teacher who elects to travel by road in the teacher's own vehicle shall be reimbursed at .625 of the appropriate rate prescribed in the Public Service Motor Vehicle Allowances Award No. 13 of 1976.
- (d) The mode of travel used by teachers under this clause shall be subject to the approval of the Director-General.
- (e) When the teacher and the family of the teacher travel together by rail, first class rail fare shall be allowed for the teacher, the teacher's dependent spouse and dependants.

- (f) The teacher who is eligible for a travel concession in accordance with subclauses (a) and (b) of this clause and who travels by private motor vehicle shall be reimbursed the full rates in accordance with the Public Service Motor Vehicle Allowances Award No. 13 of 1976 provided that the amount of reimbursement shall not exceed the cost-
 - (i) of a return air fare by public air services of a teacher when travelling alone or the return air fares of the teacher, teacher's dependent spouse and dependants when travelling together,
 - (ii) where air travel is inappropriate, of a return first-class rail fare of a teacher when travel-ling alone or the return first-class rail fares of the teacher's dependent spouse and dependants when travelling together.
- (g) Where a teacher, subject to subclause (d), travels by private motor vehicle and through no fault of the teacher is prevented by natural disaster, such as of the teacher is prevented by natural disaster, such as flood or cyclone, from returning to the locality in which the teacher is employed after the vacation, the teacher shall be entitled to reimbursement of reasonable costs incurred in transporting the teacher, the family of the teacher and the motor vehicle to that locality by alternative means approved by the Director-General General.
- Allowances Payable to Teachers Required to Travel on School or Departmental Business.
- on School or Departmental Business.

 (a) A teacher who is required to maintain and use a private motor vericle for travelling on school business shall be reimbursed the appropriate rate of hire prescribed by Clause 5 of the Public Service Motor Vehicle Allowances Award No. 13 of 1976 mutatis mutandis provided that such travelling is authorized by an officer approved by the Director-General. For the purposes of this clause, school business shall include: measuring bus routes, travelling between dispersed schools for the purpose of teaching when not part of the usual duties of the teacher, transporting sick school children, collecting official mail and stock, school banking, school sports meetings, school camps, field trips, site visits and in-service training courses.
- (b) A teacher who is required to accompany school groups attending educational and sporting functions when public transport is used, shall be reimbursed the cost of the fare incurred.
- (c) A teacher shall be reimbursed reasonable meal and accommodation expenses outlaid whilst travelling on school business in accordance with Clause 5 of the Public Service Miscellaneous Allowances and travelling the service Miscellaneous Allowance with travelling travelling the service with travelling of 1982, mutatis mutandis; provided that such travelling is authorised by an officer approved by the Director-
- (d) Teachers shall be reimbursed all expenditure outlaid while using a Government vehicle on approved Departmental business.
 - 11. Allowances Payable to Teachers Involved with Excessive Daily Travelling to School.
- (i) A teacher appointed to a school outside the Metropolitan Schools District, who is unable to obtain suitable residential accommodation within 16 kilometres of the school shall be rembursed for any travel to and from the school in excess of 16 kilometres each way necessarily undertaken in the teacher's own motor vehicle. In casculating distances no travel within the Metropolitan Schools District shall count.
- (ii) Payment of an allowance under this Clause is dependent upon a Superintendent of Education certifying that no suitable accommodation within 16 kilometres of the school, or alternative means of transport, was available.
- (iii) Reimbursement under this Clause shall be on the basis of .625 of the appropriate rate of hire prescribed by Clause 5 of the Public Service Motor Vehicle Allowances Award No. 13 of 1976 as it applies mutatis mutandis to this Award.
- (b) A teacher employed full time and at different locations on different days of the week shall be reimbursed for the distance necessarily travelled in excess of the distance between the teacher's residence and the location of work closest to that residence, at the appro-

priate rate of hire as prescribed by Clause 5 of the Public Service Motor Vehicle Allowances Award No. 13 of 1976, mutatis mutandis; provided that the distance necessarily travelled shall not include any distance travelled each way within 16 kilometres of the residence of the teacher, and provided that such travelling is authorized by an officer approved by the Director-General.

(c) A Technical Division teacher required to travel between colleges on official duty shall be reimbursed in accordance with the Public Service Motor Vehicle Allowances Award No. 13 of 1976, for the use of the teacher's own vehicle. No reimbursement shall be provided if the teacher has more than two hours break between duty time in the first college and time needed to commence travelling to the second college.

12. Allowances Payable to Teachers in Isolated Schools.

In addition to the benefits otherwise conferred by this and/or any other award or agreement, teachers located at the isolated schools named in the schedule hereto shall be entitled to claim reimbursement for travelling once each year to the centre or one of the centres opposite the name of the school in that schedule under the terms and subject to the conditions so far as applicable set out in Clause 9 of this Award, provided that where a teacher travels by road using a Government vehicle such teacher is only entitled to reimbursement of expenditure incurred in the use of that vehicle as if the teacher were travelling on approved Departmental business.

13. Property Allowances.

- (a) Subject to the exclusions expressed in this Clause, when a teacher is transferred or promoted from one locality to another, the teacher shall be entitled to be paid a property allowance for reimbusement of prescribed expenses incurred:—
 - (i) in the sale of a residence in the teacher's former locality which, at the date on which the teacher received notice of transfer to the new locality
 - (a) the teacher owned and occupied; or
 - (b) the teacher was purchasing under a contract of sale and occupying; or
 - (c) the teacher was constructing for personal occupation on a permanent basis on completion of construction; and
 - (ii) in the purchase of a residential land for the purposes of erecting a residence thereon for personal occupation on a permanent basis in the new locality.
- (b) A teacher transferred in accordance with the provisions of section 7 (c) of the Education Act 1928-1981 and a teacher who applies for and is granted a transfer after periods of service of less than two years in a particular locality shall not be entitled to be paid a property allowance under this clause unless payment is expressly approved by the Director-General.
- (c) A teacher is not entitled to the payment of a property allowance in respect of a sale or purchase within the terms of subclause (a) which is effected more than twelve months after the date on which the teacher took up duty in the new locality or after the date on which the teacher received notification of transfer back to the former locality, provided that the Director-General may in exceptional circumstances grant an extension of time for such period as is deemed reasonable.
- (d) A teacher is not entitled to be paid a property allowance under subclause (a) (ii) unless that teacher is entitled to be paid a property allowance under clause (a) (i) unless the teacher can show that it is necessary to purchase a residence or land for the purpose of erecting a residence thereon in the new locality because of the transfer or promotion of the teacher.
- (e) For the purposes of this clause, it is immaterial that the relevant transaction is made or entered into—
 - (i) in the case of a married teacher solely, jointly or as a tenant in common with—
 - (a) the teacher's spouse;
 - (b) a dependent relative; or
 - (c) the teacher's spouse and a dependent relative.

- (ii) in the case of any other teacher solely or jointly or as a tenant in common with a dependent relative living with the teacher.
- (f) Where a teacher sells or purchases a residence jointly or as a tenant in common with another person or other persons, not being a person referred to in the immediately preceding subclause, such teacher shall be reimbursed only the proportion of the prescribed expenses for which the teacher is responsible.
- (g) An application by a teacher for a property fallowance shall be accompanied by satisfactory evidence of the payment by the teacher of the prescribed expenses.
- (h) "Prescribed expenses" means for the purpose of this clause—
 - (i) Legal fees in accordance with the Solicitor's Remuneration Order 1976 mutatis mutandis, duly paid to a solicitor or in lieu thereof fees charged by a settlement agent for professional costs incurred in respect of the sale or purchase, the maximum fee to be claimed shall be as set out under item 8 of the above order.
 - (ii) Disbursements duly paid to a solicitor or a settlement agent necessarily incurred in respect of the sale or purchase of the residence.
 - (iii) Real Estate Agent's Commission in accordance with that fixed by the Real Estate and Business Agents' Supervisory Board, acting under section 61 of the Real Estate and Business Agents' Act 1978, duly paid to an agent for services rendered in the course of and incidental to the sale of the property, the maximum fee to be claimed shall be fifty per cent (50%) as set out under Items 1 or 2—Sales by Private Treaty or Items 1 or 2—Sales by Auction of the Maximum Rennuneration Notice.
 - (iv) Stamp duty.
 - (v) Fees paid to the Registrar of Titles or to the officer performing duties of a like nature and for the same purpose in another State of the Commonwealth.
 - (vi) Expenses relating to the execution or discharge of a first mortgage.
 - (vii) The amount of expenses reasonably incurred by the teacher in advertising the residence for sale.
- (i) Any dispute arising as to the entitlement of a teacher under this clause shall be referred to the Tribunal under the provisions of clause 15.

14. Camping Allowances.

- (a) A teacher who is stationed in a camp of a permanent nature, where facilities of a good standard are provided, shall be paid the appropriate allowance prescribed by the Public Service Camping Allowance Agreement No. 6 of 1976 for each day spent camping; provided that no such allowance shall be paid when a teacher occupies a departmental house within or near the precincts of a camp.
- (b) A teacher who is stationed in a camp—other than a permanent camp—or is required to camp out, shall be paid the appropriate allowance prescribed by the Public Service Camping Allowance Agreement No. 6 of 1976 for each day spent camping.
- (c) This clause shall be read in conjunction with clauses 6 and 7 of this Award for the purpose of paying allowances, and camping allowance shall not be paid for any period in respect of which travelling, transfer or relieving allowances are paid. Where portions of a day are spent camping, the formula contained in clause 5 of the Public Service Miscellaneous Allowances Award No. 14 of 1982 shall be used for calculating the portion of the allowance to be paid for that day.

For the purposes of this subclause, arrival at headquarters shall mean the time of actual arrival at camp. Departure from headquarters shall mean the time of actual departure from camp or the time of ceasing duty in the field subsequent to breaking camp, whichever is the later.

(d) Whenever a teacher provided with a caravan is obliged to park the caravan at a caravan park the teacher shall be reimbursed the rental charges paid to the authority controlling the caravan park, in addition to the payment of camping allowance.

15. Disputes.

Any dispute or difference arising out of the application of this Award shall be referred to the Tribunal for determination.

Schedule

Schedu	16.
Isolated School Gascoyne Junction	Travel Centre Carnarvon
One Arm Point	Broome
Cygnet Bay	Broome
Wittenoom	Karratha/Port Hedland
Warakurna Community (Giles) Irrunytju Community (Wingellina) Mantu Maru Community (Jamieson) Papalunkutja Community (Blackstone) Warburton Ranges Cosmo Newbery Cundeelee Rawlinna	Kalgoorlie
Kalamburu Oombulgurri	Kununurra
Cherabun Christmas Creek	Derby/Kununurra
Jigalong	Karratha/Port Hedland
Yandeyarra	Karratha/Port Hedland
Sandstone	Geraldton



In witness whereof the members of the Tribunal have hereunto set their hands this 10th day of April, 1984. C. N. BOYS, Chairman.

J. R. BATEMAN, Elected Member.

B. J. COURTNEY, Nominee Member.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

Date of Schedule Advertising No.		Supplies Required					
1984			1984				
Mar. 30	278A1984	Pipeline expansion joints for Subiaco Wastewater Treatment Plant (\$50 re-					
		fundable deposit is required for these documents)	May 3				
April 6	9A1984	Tyres (1 year period)—Various Government Departments	May 3				
April 6	292A1984	Dry Well Sewerage Pumping Units (2 only) for Collie No. 1 Sewerage pumping station—PWWS	May 3				
April 6	297A1984	Slow speed agricultural 50 kW tractors (one off to three off)—MRD	May 3				
April 6	298A1984	Light duty agricultural tractors (one off to three off) and mounted back blades	ria j				
-		(one off to three off)—MRD	May 3				
April 6	299A1984	Two wheel drive 60 kW tractors (one off to two off)—MRD	May 3				
April 13	311A1984	Shoulder flashes (65 000 only) and Chevrons (12 000 only)—Police Dept	May 3				
April 13	312A1984	4 Wheel Drive Loader (one only)—P.W.D	May 3				
April 13	313A1984	Agricultural 4WD tractor (one only)—Prisons Department	May 3				
April 13	29A1984	Bread within the Perth Metropolitan Area (1 year period)—various Govt Depts	May 3				
April 13	40A1984	Surgical Soap (cakes) (1 year period)—various Government Departments	May 3				
April 13	55A1984	Sawn Jarrah (1 year period)—various Government Departments	May 3				
April 13	14A1984	Paper products and dispensers (1 or 2 year period)—various Govt. Depts	May 10				
April 13	27A1984	Waterproof clothing (coats, suits and sou' westers) (1 year period) various	1,14, 10				
-		Government Departments	May 10				
April 13	31A1984	Bedding innerspring mattresses and Holland Blinds (1 year period)—various	1,14,10				
-		Government Departments	May 10				
April 13	310A1984	Word Processing equipment for the Department of Fisheries and Wildlife	May 10				
April 13	314A1984	Word processing equipment for the Technical Extension Service, Education	17145 10				
_		Department	May 10				
April 19	77A1984	Calculators (1 year period) Govt Stores Dept	May 17				
April 19	99A1984	Large Volume Sterile Fluids (1 year period)—various Govt. Depts, Hospital	may 17				
-		and Institutions	May 17				
April 19	324A1984	Precast Prestressed Concrete Bridge Beam Units for Ord Irrigation Project—	1,144 17				
-		Ivan Hoe Plain Bridge—P.W.D.	May 17				
April 19	327A1984	Silenced Mobile Rotary Air Compressor one (1) only—P.W.D.	May 17				

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued.

Tenders for Government Supplies-continued

Date of Advertising	Schedule No.	Supplies Required			
Mar. 30	283A1984	Actuated telescopic bellmouth valves for the secondary clarifier facilities at Subiaco Wastewater Treatment Plant (\$50 refundable deposit is required for these documents)	May 24		
April 13	315A1984	Twelve (12) number secondary sludge removal mechanisms and appurtenances for Subiaco Wastewater Treatment Plant (\$50 deposit is required for these documents)	June 7		
April 13	316A1984	One complete closed circuit television system for Sewer Inspection—M.W.A. (\$50 deposit is required for these documents)	July 5		
		Services Required			
April 6	293A1984	Security guard service (3 year period) for the Government Printing Office, Wembley	May 3		
April 19	76A1984	The removal of bodies to Morgues in Country areas (1 year period)	May 24		

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1984			1984
April 6	286A1984	Baravan 4.6 m caravan (re-called) at Kununurra	May 3
April 6	287A1984	1982 Commodore VH sedan (XQN 626) at Geraldton	May 3
April 6	288A1984	1981 Holden WB utility (XQN 280) at Kununurra	May 3
April 6	289A1984	1982 Commodore VH station sedan (XQP 082) at Derby	May 3
April 6	294A1984	Bedford 'R' 4 x 4 trucks (3 only) at Collie	May 3
April 6	295A1984	1966 International C1600 truck (XQE 759) at Harvey	May 3
April 6	296A1984	1979 Holden HZ utility (XQK 327), 1979 Isuzu utility (XQK 248) and 1966	iviay 5
	20111701		M 2
April 13	305A1984		May 3
April 13	307A1984		May 3
April 13	309A1984	Selectos oil burners (3 only) at Zoological Gardens, South Perth	May 3
Арти 15	303A1304	Miscellaneous equipment (car refrigerator, pumps, motor spares, hoses etc)	
A mail 12	200 4 100 4	at South Perth	May 3
April 13	300A1984	Holden One Tonne Utility (XQO 201); 1982 Ford F100 Utility (XQN 433)	
A *1.10	201 4 100 4	and 1982 Sigma GJ Sedan (XQO 139) at South Hedland	May 10
April 13	301A1984	1982 Daihatsu Delta V24RV Panel Van (XQR 128) and 1979 Toyota HJ45	
		Van (XQN 241) at Wyndham	May 10
April 13	302A1984	1979 Holden HZ One Tonne Utility (XQR 029) and 1983 Commodore VH	•
		Sedan (XQR 839) at South Hedland	May 10
April 13	303A1984	1979 Ford F100 4 x 4 Utility (XQK 061) and 1981 Gemini TE Sedan (XQO	
		419) at Carnaryon	May 10
April 13	304A1984	Boltons tool trailer (UQU 959) at Carnarvon	May 10
April 13	306A1984	Miscellaneous equipment (bushes, sockets, tees pipes, surface alloy, welding	11149 10
		rods, meters, bitumen primer etc) at Merredin	May 10
April 13	308A1984	1953 Austin 5 ton truck (UOD 637) with 101kVA Generator set with semi	may 10
•		trailer/van clinic (UQU 609); 1980 Gemini TE Sedan (XQK 164); 1981	
		Gemini TE Sedan (XQM 381) and 1980 Toyota Corolla Sedan (XQM 891)	
		at South Hedland	May 10
April 19	319A1984	M.E.D. Davidala Motal Cut off Commet Foot David	May 10
April 19	325A1984	Types and Tubes of Courtle Double	
April 19	329A1984	1982 Holden WB Panel Van (MRD 5789); 1978 Datsun E20 Microbus (MRD	May 10
	54771170+	3397); 1980 Gemini TE Panel Van (MRD 5123); 1982 Holden WB Utility	
		(MRD 5864); 1982 Holden WB Panel Van (MRD 6209) and 1982 Holden	
		WD Denot Van (MDD (070) - 4×10^{-4} D (1	3 5 40
April 19	317A1984	WB Panel Van (MRD 6070) at East Perth	May 10
		Bedford 4 x 4 MJR2BF Tip Truck (UQZ 190) at Carnaryon	May 17
April 19	318A1984	Johnson 35 h.p. Outboard Motor at Derby	May 17
April 19	320A1984	Houses two (2) only at Mt. Barker and Elleker	May 17
April 19	321A1984	19/9 Holden HZ I Tonne Tray Body at Denham	May 17
April 19	322A1984	Forklift V60D Caterpillar Truck (UQO 142) and Mobile SAF300 Welder	-
		(PW 219) (UQU 665) at Kununurra	May 17
April 19	323A1984	Ropa Mobile Mess Caravan (MRD 600) at Kununurra	May 17
April 19 April 19	326A1984 328A1984	1979 LJ81 Suzuki (XQO 218) at Carnarvon 1966 Landrover Short Wheel Base (UQE 041) at Esperance	May 17

Tenders addressed to the Chairman, State Tender Board, 815 Hay 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, 815 Hay Street, Perth and at points of inspection.

No Tender necessarily accepted.

STATE TENDER BOARD OF WESTERN AUSTRALIA-continued.

ACCEPTANCE OF TENDERS

Schedule No.	Contractor	Particulars	Department Concerned	Rate
		Supply and Delivery		
928A/83	Various	Personal Computer System, Computer equipment Terminals, Database Software and Conversion Assistance	Mines	Details on application
104A/84	Lynas Motors Pty Ltd Truck Division		P.W.D	\$10 416 each
	Major Motors (1982)	Item 2: Isuzu SBR422A Cab Chassis, two (2) only		\$15 280 each
	Skipper Truck Centre	Item 3: Mitsubishi FM215L Cab Chassis one (1) only		\$21 050 each
		Purchase and Removal		
245A/84	Norfolk Motors	Item 1: Holden Utility, WB Model (XQO 522) at Esperance	Agriculture	\$3 702
248A/84	Southstate Motors	Item 1: Toyota Corolla Station Sedan, 1980 SE Model (XQN 038) at Carnaryon	P.W.D	\$3 689
	Southstate Motors Pty Ltd	Item 3: Holden Station Sedan, 1979 HZ Kingswood Model (XQG 969) at Car- naryon		\$2 669
	E. Collis	Item 2: Gemini Sedan, 1978 SL Automatic Transmission (XQF 053) at Carnaryon		\$1 605
	Ray Mack Motors Pty Ltd	Item 4: Daihatsu Tray Top Truck, V20TC Model (XQK 706) at Carnaryon		\$1 507
255A/84			Forests	\$2 711
258A/84	R. Getliher	Item 1: Holden WB Panel Van, 1982 Model (MRD 6182) at East Perth	M.R.D	\$4 699
259A/84	N. A. Stewart & Sons	Item 1: Holden WB Utility, 1982 Model (MRD 6193) at East Perth	M.R.D	\$5 320
262A/84	J. Musca	Item 1: Toyota Hi-Ace Van, 1979 RH 22 RVJRQ Model (MRD 4414) at East Perth	M.R.D	\$2 357
264A/84	William Wood Motors	Item 1: Ford Styleside Utility 1980 F100 Model (MRD 5145) at East Perth	M.R.D	\$5 015
276A/84	N. A. Stewart & Sons	Item 1: Bedford 4 x 4 Flat Top 5 tonne Truck 1962 RLH3 Model (UQE 838) at Gnangara	Forests	\$2 765
		All Tenders Declined		
235A/84		International ACCO 510A 4 x 4 Model (XQA 242) at Harvey	A	

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 1984
183/83	****	Mitchell Freeway H16 Stage 5 the production of crushed limestone and rock spalls	Tuesday 8 May
266/83		Renovation Kitchen, Laundry and Bathroom to three houses at Kalgoorlie. Documents also available at MRD office, Kalgoorlie	Tuesday 1 May
192/83		Mandurah Bypass Stage 2 construction of Roadworks and Peel Inlet Bridge	Tuesday 26 June
268/83		Supply and erect a General Purpose Shed at Leonora Depot. Documents also available at MRD office, Kalgoorlie	Tuesday 8 May
277/83		Load and Cart aggregate Shires of Broome and Derby in West Kimberley	Tuesday 8 May

MAIN ROADS DEPARTMENT—continued. ACCEPTANCE OF TENDERS

Tender No	٥.	Description	Successful Tenderer	Amount	
- Andrews					\$
228/83 229/83		Supply and fit curtain in Cafeteria, Head Office Supply and lay carpet in Cafeteria, Head Office		Specialty Curtain and Drapes Integrity Carpets	1 384 3 706
238/83		Fencing at Sandfire Road Reserve Depot		C. R. Peake	2 500

D. R. WARNER, Secretary, Main Roads.

APPOINTMENT.

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

Registrar General's Office, Perth, 10 April 1984.

R.G. No. 74/71.

IT is hereby notified, for general information, that Mr. Gavan Raymond Jones has been appointed as District Registrar of Births, Deaths and Marriages for the Dundas Registry District to maintain an office at Esperance during the absence on leave of Mr. W. L. Sharpe. This appointment dated from 9 April 1984.

D. G. STOCKINS, Registrar General.

COAL MINE WORKERS' (PENSIONS) ACT 1943.

Appointment.

Department of Mines, Perth, 3 April 1984.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to deal with the following appointment:

Robert Stanley Thompson as a Member and Chairman of the Coal Mine Workers' Pensions Tribunal for a further term of six years to date from 25 August 1984.

> D. R. KELLY, Director General of Mines.

State of Western Australia. PETROLEUM ACT 1967-1981.

Notice of Invitation for Applications for Exploration Permits.

I, PETER M'CALLUM DOWDING, Acting Minister for Minerals and Energy in the State of Western Australia, acting pursuant to section 30 (1) of the Petroleum Act 1967-1981, hereby invite applications for the grant of Exploration Permits in respect of the following blocks within areas as scheduled below and shown on the plan at pages 1158, 1159 and 1160 of this Gazette.

Schedule.

(The references hereunder are to the names of map sheets of the 1:1 000 000 series published by the Minister for Minerals and Energy and to the number of graticular sections shown thereon).

Area L84-69.

	Broome	Map Sheet.	
Block No.	Block No.	Block No.	Block No
7966	8177	8256	8330
7967	8178	8257	8385
7968	8179	8258	8386
7969	8180	8314	8387
7970	8181	8315	8388
8037	8182	8316	8389
8038	8183	8317	8390
8039	8184	8318	8391
8040	8185	8319	8392
8041	8186	8320	8393
8042	8246	8321	8394
8107	8247	8322	8395
8108	8248	8323	8396
8109 8110	8249	8324	8397
8111	8250	8325	8398
8112	8251 8252	8326 8327	8399 8400
8113	8253	8328	8401
8114	8253 8254	8329	8402
8176	8255	0329	0402
52.0	0255		

Cape Keraudren Map Sheet.
Block No.
8453 8454 8455

Hamersley Range Map Sheet.

8456

Block No. 5072.

DIOCK 110.	5072.		
	Oakover Rive	r Map Sheet.	
Block No.	Block No.	Block No.	Block No.
5001	5017	5088	5161
5002	5018	5089	5162
5003	5074	5090	5222
5004	5075	5148	5223
5005	5076	5149	5224
5006	5077	5150	5225
5007	5078	5151	5226
5008	5079	5152	5227
5009	5080	5153	5228
5010	5081	5154	5229
5011	5082	5155	5230
5012	5083	5156	5231
5013	5084	5157	5232
5014	5085	5158	5233
5015	5086	5159	5234
5016	5087	5160	

Assessed to contain 146 blocks.

Area L84-70.

	Lake MacKa	y Map Sheet.	
Block No.	Block No.	Block No.	Block No.
5867	5877	5945	6013
5868	5878	5946	6014
5869	5879	5947	6015
5870	5880	5948	6016
5871	5939	5949	6017
5872	5940	5950	6018
5873	5941	5951	6019
5874	5942	5952	6020
5875	5943	6011	6021
5876	5944	6012	6022

Block No.	Block No	o. Block No	. Block No
6023	6232	6383	6592
6024	6233	6384	6593
6083	6234	6443	6594
6084	6235	6444	6595
6085	6236	6445	6596
6086	6237	6446	6597
6087	6238	6447	6598
6088	6239	6448	6599
6089	6240	6449	6600
6090	6299	6450	6659
6091	6300	6451	6660
6092	6301	6452	6661
6093	6302	6453	6662
6094	6303	6454	6663
6095	6304	6455	6664
6096	6305	6456	6665
6155	6306	6515	6666
6156	6307	6516	6667
6157	6308	6517	6668
6158	6309	6518	6669
6159	6310	6519	6670
6160	6311	6520	6671
6161	6312	6521	6672
6162	6371	6522	6737
6163	6372	6523	6738
6164	6373	6524	6739
6165	6374	6525	6740
6166	6375	6526	6741
6167	6376	6527	6742
6168	6377	6528	6743
6227	6378	6587	6744
6228	6379	6588	6814
6229	6380	6589	6815
6230	6381	6590	6816
6231	6382	6591	
	A - 1 4-	anntain 170 h	Loaks

Assessed to contain 179 blocks.

Area L84-71.

	Lake MacKay	Map Sheet.	Dissila Nic
Block No.	Block No.	Block No.	Block No.
5516	5738	6097	6461 6462
5517	5739	6098 6099	6462
5518	5740 5741	6100	6464
5519 5520	5741 5742	6101	6529
5521	5742 5743	6102	6530
5522	5744 5744	6103	6531
5523	5804	6104	6532
5524	5805	6169	6533
5526	5806	6170	6534
5527	5807	6171	6535
5528	5808	6172	6536
5588	5809	6173	6601
5589	5810	6174	6602
5590	5811	6175	6603 6604
5591	5812	6176 6241	6605
5592 5593	5813 5814	6241	6606
5593 5594	5814 5815	6243	6607
5595	5816	6244	6608
5596	5881	6245	6673
5597	5882	6246	6674
5598	5883	6247	6675
5599	5884	6248	6676
5600	5885	6313	6677
5660	5886	6314	6678
5661	5887	6315	6679
5662	5888	6316	6680
5663	5953	6317	6745
5664	5954 5055	6318	6746 6747
5665 5666	5955 5956	6319 6320	6748
5667	5957	6385	6749
5668	5958	6386	6750
5669	5959	6387	6751
5670	5960	6388	6752
5671	6025	6389	6817
5672	6026	6390	6818
5732	6027	6391	6819
5733	6028	6392	6820
5734	6029	6457	6821
5735	6030	6458	6822
5736	6031	6459	6823
5737	6032	6460	6824

Assessed to contain 177 blocks,

Area	L84-	72.
Broome	Map	Sheet.

Block No.	Block No.	Block No.	Block No.
6722	6797	6942	7158
6723	6798	6943	7159
6724	6799	6944	7160
6725	6800	7014	7230
6726	6868	7015	7231
6727	6869	7016	7232
6728	6870	7086	7303
6794	6871	7087	7304
6795	6872	7088	7376
6796			
	Halls Creek	Map Sheet.	
Block No.	Block No.	Block No.	Block No.

Block No.	Block No.	Block No.	Block No.
6657	7234	7378	7454
6729	7235	7379	7455
6801	7236	7380	7456
6873	7305	7381	7457
6945	7306	7382	7525
7017	7307	7383	7526
7089	7308	7384	7527
7161	7309	7385	7528
7233	7310	7453	7529

Assessed to contain 73 blocks.

Applications are required to be made in the approved form and should be accompanied by:—

- (a) Particulars of:-
 - (i) the proposals of the applicant for work and expenditure in respect of the blocks specified in the application; for each of the five years of the first term a specific operational activity and minimum expenditure commitment should be stated;
 - (ii) the technical qualifications of the applicant and of its employees;
 - (iii) the technical advice available to the applicant;
 - (iv) the financial resources available to the applicant; substantial evidence should be submitted regarding the ability of the applicant to fund the proposed work programme, including the latest annual report for each applicant company.
- (b) Such other information as the applicant wishes to be taken into account on consideration of its application.
- (c) A fee of \$3 000.00 payable to the Department of Mines in Australian dollars through an Australian Bank or bank cheque is required.

If the applications are submitted for more than one area an order of preference should be stated.

It will be a condition of any permit granted that the permittee shall not assign or transfer the permit prior to the completion of the minimum work requirements for the first two years of the permit term.

Applications together with relevant data should be submitted to the Director General of Mines, Department of Mines, Mineral House, 66 Adelaide Terrace, Perth, Western Australia 6000, before 4.00 p.m. on Friday, 20 July 1984.

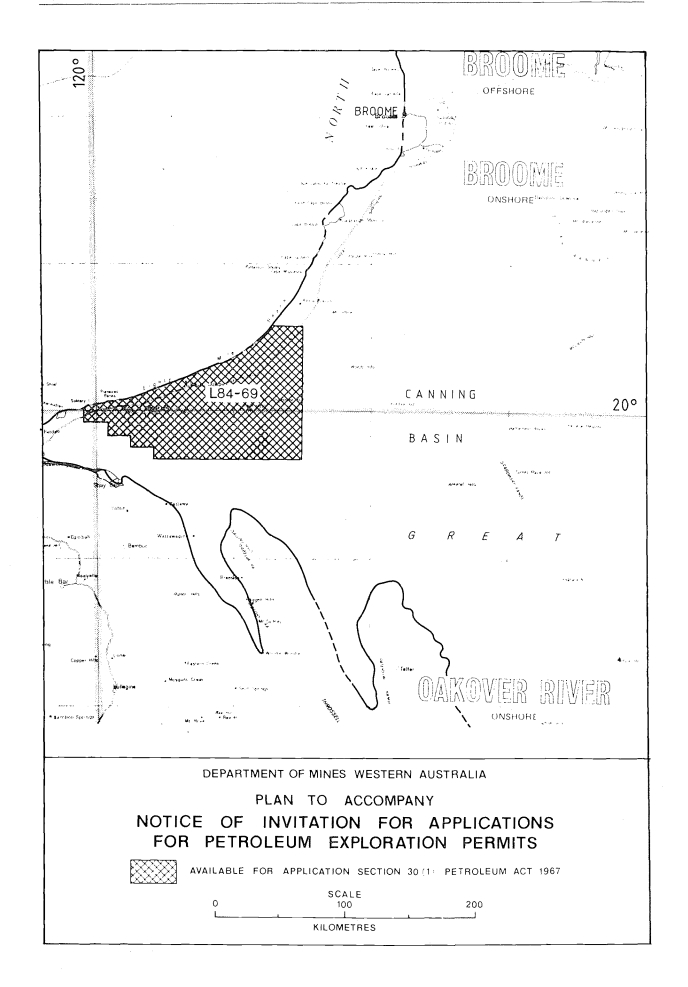
Microfilm copies of the basic exploration data pertaining to the blocks comprising this notice may be purchased from the Geological Survey Division of the Department of Mines, Mineral House, 66 Adelaide Terrace, Perth, Western Australia.

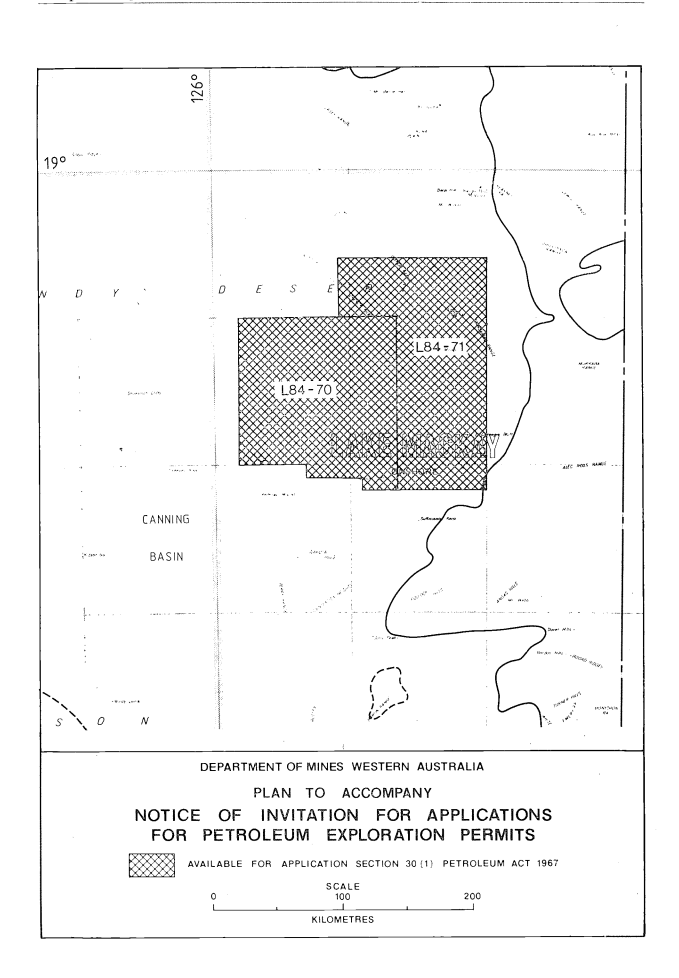
Application forms and plans are also available from the Department of Mines on request.

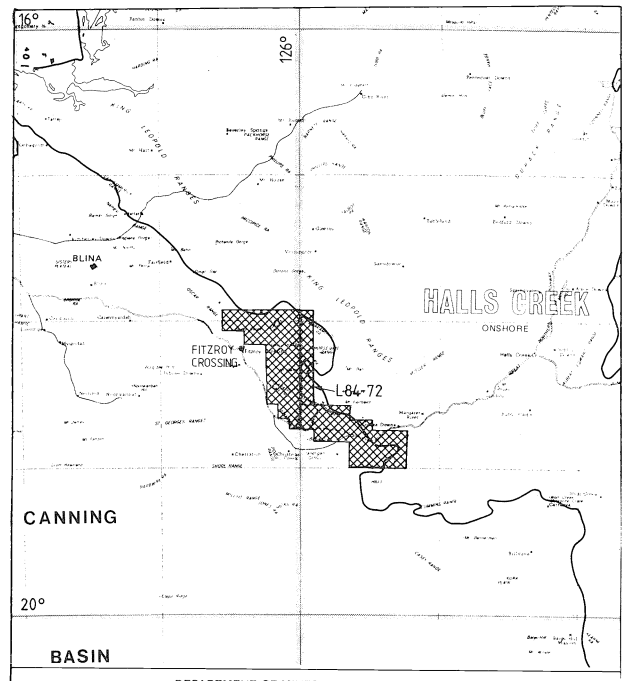
Dated at Perth this 19th day of April, 1984.

Made under the Petroleum Act 1967-1981 of the State of Western Australia.

PETER M'CALLUM DOWDING, Acting Minister for Minerals and Energy.







DEPARTMENT OF MINES WESTERN AUSTRALIA

PLAN TO ACCOMPANY

NOTICE OF INVITATION FOR APPLICATIONS FOR PETROLEUM EXPLORATION PERMITS

AVAILABLE	FOR	APPLICATION	SECTION	30 (1)	PETROLEUM	ACT	1967
0		SCAL 100	.E		200		
L		KILOMET	TRES	1			

MINING ACT 1978-1983.

Department of Mines, Perth, 9 April 1984.

I hereby declare in accordance with the provisions of sections 96 A (1) and 97 (1) of the Mining Act 1978-1983 that the undermentioned mining tenements are forfeited for breach of covenant, viz., non-payment of rent.

> DAVID PARKER, Minister for Minerals and Energy.

COOLGARDIE MINERAL FIELD.

Kunanalling District. Mining Lease.

16/6—Kunanalling Alluvial Pty Ltd. 16/7—Kunanalling Alluvial Pty Ltd.

EAST COOLGARDIE MINERAL FIELD.

Mining Lease.

26/2-Partridge: Noel Edward.

YILGARN MINERAL FIELD.

Exploration Licence.

77/4-Strange: Horace Joseph.

KIMBERLEY MINERAL FIELD.

Exploration Licence.

80/37-Mineral Reserves Group Inc.

80/38—Mineral Reserves Group Inc. 80/39—Mineral Reserves Group Inc.

80/40-Mineral Reserves Group Inc.

80/41—Mineral Reserves Group Inc. 80/42—Mineral Reserves Group Inc. 80/43—Mineral Reserves Group Inc. 80/44—Mineral Reserves Group Inc.

80/45—Mineral Reserves Group Inc.

MINING ACT 1904.

Department of Mines, Perth, 3 April 1984.

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.

D. R. KELLY, Director General and Under Secretary for Mines.

The undermentioned applications for Gold Mining Leases were approved conditionally:

Mineral Field					District	No. of Lease
Mt Margaret West Pilbara					Mt Morgans	47/472 47/474
The undermentio	ned app	lication	for	Gold M	lining Leases was refused:	
Mineral Field					District	No. of Lease
					21 1 2	
Murchison The undermentio	ned app	 lication	for	 Licence	Black Range to Treat Tailings was refuse	
				THE RESIDENCE AND THE PROPERTY OF THE PROPERTY	to Treat Tailings was refuse	
				THE RESIDENCE AND THE PROPERTY OF THE PROPERTY		
The undermentio				THE RESIDENCE AND THE PROPERTY OF THE PROPERTY	to Treat Tailings was refuse	No. of Licence
The undermentio Mineral Field East Coolgardie	ned app	lication	for	Licence 	to Treat Tailings was refuse District	No. of Licence 26/280 (4312H)
The undermentio Mineral Field East Coolgardie	ned app	lication	for	Licence 	to Treat Tailings was refuse District East Coolgardie	No. of Licence 26/280 (4312H)

COMPANIES (WESTERN AUSTRALIA) CODE.

Notice of Voluntary Liquidation—Section 392 (2).

Pellegrini Properties Pty. Ltd. (In Liquidation.)

AT a General Meeting of the abovenamed company, duly convened and held at 37 April Road, Dianella on 4 April 1984 the following Special Resolution was passed:

That the company be wound up as a Members Voluntary Liquidation and that assets of the company may be distributed in whole or in part to the members in specie should the Liquidators so desire.

Dated this 11th day of April, 1984.

ANTHONY SCOLARO AND ANTHONY BONAVITA, 1318 Hay Street, West Perth, W.A. 6005.

COMPANIES (WESTERN AUSTRALIA) CODE.

Section 411 (1).

Notice of Final Meeting of Members.

Associated Drive-ins Pty Ltd (In Liquidation).

NOTICE is hereby given that pursuant to the provisions of section 411 (1) of the Companies (Western Australia) Code, a meeting of members of Associated Drive-ins Pty Ltd (In Liquidation) will be held at Arcade House, 2nd Floor, 96 St. George's Terrace, Perth on Tuesday, 29 May 1984 at 9.30 a.m.

Agenda.

(1) 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 explanations thereof.

(2) To resolve that the books and records of the company be destroyed after the expiration of three (3) months from the date of the three (3) meeting.

Dated at Perth this 11th day of April, 1984.

P. HOWELLS, Liquidator.

(Howells & Associates, Public Accountants, 4/184 Harborne Street, Wembley, W.A. 6014).

PARTNERSHIP ACT 1895.

RICHARD PHILLIP ADAMS of 137 Forrest Street, Peppermint Grove wishes to advise that he has retired as a partner of Adams Bridge Real Estate of 230 Rokeby Road, Subiaco as of 10 April 1984 and as such is no longer a member of that firm.

RICHARD ADAMS.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the Estates of the undermentioned deceased persons, are required by Perpetual Trustees W.A. Ltd of 89 St. George's Terrace, Perth, to send particulars of their claims to the Company, by the undermentioned date, after which date the said Company may convey or distribute the assets having regard only to the claims distribute the assets, having regard only to the claims of which the Company then has notice.

Claims for the following expire 25 May 1984.

Gibbs, Cora Lilian late of Koh-I-Noor Nursing Home, 34 Pangbourne Street, Wembley. Retired School Teacher. Died on 23 October 1983.

Pendred, Ben Archer late of 56 Lawrence Street, Bayswater. Curtain Installation Business Proprietor. Died on 1 November 1983.

Wood, Claire Jacqueline late of 28 Canavan Crescent, Como. Married Woman. Died on 7 January 1984. Dated at Perth this 16th day of April 1984.

Perpetual Trustees W.A. Ltd. D. O. D. PRICE, Senior Manager, Corporate Services.

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 claim to the control of their claims to the control of their claims. or or before 21 May 1984, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Abbott, George, late of 7 George Street, Geraldton, Retired Acid Worker, died 7/1/84. Barnard, Edward Eric, late of 136 Point Walter Road,

Bicton, Retired State Public Servant, died 12/3/84.

Bicton, Retired State Public Servant, died 12/3/84.
Bellman, Athena Margaret, late of 131 Edinboro Street, Joondanna, Married Woman, died 10/3/84.
Bolton, Dennis Cedric, late of 86 Solomon Street, Palmyra, Retired Waterside Worker, died 4/4/84.
Burnside, Robert Grosvenor, late of 66 Matheson Road, Applecross, Retired Farmer, died 29/3/84.
Cameron, Jean Boston, formerly of 98 Sasse Avenue, Mt. Hawthorn, late of St. Davids Nursing Home, 17-19 Lawley Crescent, Mt. Lawley, Widow, died 26/3/84. 26/3/84.

Chalmers, John Alexander, late of Leighton Nursing Home, 40 Florence Street, West Perth, Retired Timber Worker, died 2/4/84.

Connolly, Harold Patrick James, late of Unit A, 38 Old Perth Road, Bassendean, Boilermaker, died 30/3/84.

Garth, Charles Frank, late of Florence Hummerston Hostel, Bedbrook Place, Shenton Park, Retired Westrail Employee, died 2/4/84. Gilbert, Elsie Elizabeth, late of Carlisle Nursing Home, 110 Star Street, Carlisle, Widow, died 16/3/84.

Grossman, Emily Annie Maud, late of Unit 2 "Park Gardens", 12-14 Partridge Street, Orelia, Widow, died 1/4/84.

died 1/4/84.

Hagley, Frank Milton, late of 60 Harvey St, Victoria Park, Retired Public Servant, died 26/3/84.

Heywood, Dorothy Anne, late of Unit 14, 2 Wheeler Street, Morley, Widow, died 30/3/84.

Irons, Ruby May, late of Como Nursing Home, 36 Talbot Avenue, Como, Widow, died 29/8/83.

Matier, Robert Alexander, formerly of 40 Lefroy Road, Beaconsfied, late of Stan Riley Lodge, Fremantle, Retired Cellar Manager, died 16/3/84.

Maynard, Joseph Henry Alexander, late of 34 Bickley Street, Naval Base, Retired Plumber, died 26/2/84.

Mourbey, Leslie Stephen, late of Sutton Street, Pinjarra, Retired Stud Master, died 22/1/84.

O'Leary, Thomas Patrick, late of 48 Bronte Street, East Perth, Retired PMG Employee, died 29/3/84.

Smith, Terry Raymond, late of 23B Pointer Way, Girrawheen, Gardener, died 26/3/84.

Smith, Terry Raymond, late of 23B Pointer Way, Girrawheen, Gardener, died 26/3/84.

Swadling, Donald Gordon, late of Craigmont Convalescent Hospital, Third Avenue, Maylands, Retired Taxi Driver, died 8/3/84.

Thomas, Barry Ernest, late of 57 Augustus Street, Geraldton, Retired Fisherman, died 14/9/83.

Todd, Kathleen Mary, late of 3 Pallitt Street, St James, Widow, died 25/3/84.

Walton, Richard, late of Swanbourne Hospital, Davies Road, Claremont, Pensioner, died 11/3/84.

Dated this 16th day of April, 1984.

B. G. BURGESS, Deputy Public Trustee, Public Trust Office, 565 Hay Street Perth.

NOTICE

Subscriptions are required to commence and terminate with a quarter.

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Regulations for the Examination of Applicants for Masters, Mates, Coxswain, Engineers, Marine Motor Engine Drivers and Marine Surveyors.

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1972

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AS PREPARED BY

E. R. KELLY, ESQ.,

Senior Commissioner

W.A. Industrial Commission September 21, 1978.

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NOTICE TO SUBSCRIBERS. "GOVERNMENT GAZETTE". EASTER PUBLICATIONS.

IT is hereby notified for public information that the publishing times for the "Government Gazette" during the Easter period will be as follows:—

3.30 p.m. Thursday, 19 April 1984. Closing time for copy 3.00 p.m. Tuesday, 17 April 1984.

No publication for the week ending Friday, 27 April 1984.

WILLIAM C. BROWN,
Government Printer.

SPECIAL NOTICE.

LOCAL GOVERNMENT ACT No. 84 OF 1960-1982.

The 4th Reprint of the Local Government Act is now available—in two formats.

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THE "STANDING ORDER" IS APPLICABLE ONLY TO ITEM 2 OF THIS NOTICE.

The initial price of Item 2, Loose Leaf System. Price \$22.20 including replacement amendment pages No. 1 February 1984, plus Postage on 2 kg.

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REPORT OF THE EGG INDUSTRY ENQUIRY OF W.A., 1973. (Neil D. McDonald Enquirer.)

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CONTENTS. REGULATIONS, BY-LAWS, RULES, DETERMINATIONS, ORDERS.

	Page
Cemeteries Act— Shire of Shark Bay—By-laws relating to Shark Bay	
Cemetery	1139
Springs Cemetery	1138
Employment Agents Exemption Orders Factories and Shops Exemption Orders 1984—	
Gloucester Park	1142
Gloucester Park Lapidary and Rock Club—Rivervale	1141
Mundaring—Vintage Car Club	1141
Narrogin—Recreation Centre	1141
Hospitals (Services Charges) Amendment Regulations 1984	1107
Housing Amendment Regulations 1984	1114
Local Government Act—By-laws—	
City of Bayswater—By-laws relating to Parking Facilities	1133
City of Canning—By-laws relating to Parking Facilities	1133
City of Canning—By-laws relating to Parking Facilities City of Canning—By-laws relating to Public Halls etc	1134
Town of Albany—By-laws relating to Control of Old	
Vehicles etc 11	34-5
Shire of Albany-By-laws relating to Safety etc. in	
Respect of Bathing	1135
Shire of Augusta-Margaret River-Model By-laws	
relating to Safety, Decency etc. in Respect of Bathing	1136
Shire of Port Hedland—By-laws relating to Gratwick	
Swimming Pool and South Hedland Aquatic Centre 11	36-7
Shire of Three Springs—By-laws relating to Swimming Pool	1127
	1137
Local Government Act—Order—	
· · · · · · · · · · · · · · · · · · ·	1132
Public Service Arbitration Act—Determination—Western	
Australian Alcohol and Drug Authority 1	1105
Radiation Safety (Qualifications) Amendment Regulations	
1984	1108

GENERAL CONTENTS.

GENERAL CONTENTS.
Page
Administrative Services 1104
Audit Act 1105
Cemeteries Act
Child Welfare Act 1104 Coal Mine Workers' (Pensions) Act 1156
Community Welfare 1104
Companies (Western Australia) Code 1161-2
Crown Law Department
Deceased Persons' Estates
Education Department
Finance Brokers Control Act
Health Department 1142-5
Hospitals Act 1107-8
Housing Act 1114
Indecent Publications Act
Industrial Affairs
Lands Department
Main Roads 1125-7, 1155-6
Marine and Harbours
Municipalities
Navigable Waters Regulations 1113-14
Notices of Intention to Resume Land 1125-7
Orders in Council
Partnerships Dissolved 1162
Petroleum Act
Police Department
Premier and Cabinet 1104
Proclamations
Public Service Arbitration Act 1105
Public Works Department 1123-5
Public Works Tenders 1123-4 Radiation Safety Act 1108
Registrar General
Sale of Unclaimed Found and Lost Property
Taxi-cars Co-ordination and Control Act 1106
Tender Board 1153-5
Town Planning
Treasury 1104-5
Trustees Act 1162
Western Australian Development Corporation Act 1103, 1104
Western Australian Marine (Sea Dumping) Act 1103