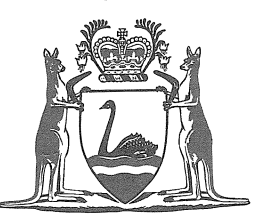
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Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 p.m.)

No. 88]

PERTH: FRIDAY, 13 SEPTEMBER

[1985

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth on 27 August 1985 the following Orders in Council were authorised to be issued.

Local Government Act 1960. ORDERS IN COUNCIL.

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

Schedule.

City of Canning.

L. & S. Corres. 2151/978.

Road No. 16331 (Leach Highway) (Widening of Part) Those portions of Lots 957 and 958 of Canning Location 25 (Office of Titles Plan 7280) abutting the southeastern side of the present road.

(Public Plan Perth 1:2 000 15.17.)

City of Gosnells.

L. & S. Corres. 2098/984.

Road No. 17308 (Huntingdale Road)(i) A strip of land 20.12 metres wide commencing at the northwestern side of Road No. 3157 (Balfour Road) and extending northwestward along the northeastern boundaries of Lots 1404 to 1416 inclusive of Canning Location 16 (Office of Titles Plan 3314) and shown as Chamberlain Street to terminate at a line in prolongation northeastward of the northwestern boundary of the last mentioned Lot.

42631-1

(ii) (Widenings of Parts) Those portions of Canning Location 16 delineated and marked Road Widening on Office of Titles Plans 13371, 12965. Diagram 60934 and Plan 14317.

(Public Plans Perth 1:2 000 19.10, 19.11, 20.10 and 20.11.)

G. PEARCE, Clerk of the Council.

Conservation and Land Management Act 1984. ORDER IN COUNCIL.

FD 289/66; L & S 4536/65.

WHEREAS by The Conservation and Land Management Act 1984 it is provided that Crown land dedicated as a State forest may be revoked in whole or in part in the following manner—

- (a) the Governor shall cause to be laid on the Table of each House of Parliament a proposal for such revocation.
- (b) after such proposal has been laid before Parliament the Governor, on a resolution being passed by both Houses that such proposal be carried out, shall by Order in Council published in the Gazette revoke such dedication.

And whereas His Excellency the Governor did cause to be laid on the Table of each House of Parliament, his proposal dated 19 October 1966, for the revocation in part of the dedication of Crown lands as State forest: And whereas after such proposal had been laid before Parliament a resolution was passed by both Houses that such proposal should be carried out: Now, therefore, His Excellency the Governor with the advice and consent of the Executive Council doth hereby revoke in part the dedication of Crown land as State forest No. 58 described in the Schedule hereto.

Schedule.

State forest No. 58

Nelson Location 12862 as surveyed and shown on Lands and Surveys registered diagram number 72046.

Area: 2.023 4 ha.

Public Plan: 440/80 F3.

G. PEARCE, Clerk of the Council. AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 10th day of September, 1985, the following Orders in Council were authorised to be issued:—

Land Act 1933.

ORDER IN COUNCIL.

File No. 3909/65.

WHEREAS by section 34B(1) of the Land Act 1933, it is made lawful for the Governor to revoke an Order in Council issued pursuant to section 33 of that Act. And whereas by Order in Council dated 21 February 1968, Reserve 28960 was vested in the Minister for Works in trust for the purpose of "Water Supply".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, hereby directs that the beforementioned Order in Council be revoked and the Vesting Order cancelled accordingly. G. PEARCE,

Clerk of the Council.

Land Act 1933.

ORDER IN COUNCIL.

File No. 3909/965.

WHEREAS by section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the order in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 28960 (Lancelin Lots 433, 617, 781, 782 and 783 and Swan Location 10341) should vest in and be held by the Water Authority of Western Australia in trust for the purpose of "Water Supply".

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, does hereby direct that the beforementioned Reserve shall vest in and be held by the Water Authority of Western Australia in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

G. PEARCE, Clerk of the Council.

Department of Premier and Cabinet, Perth, 9 September 1985.

IT is hereby notified for public information that His Excellency the Governor has approved the following temporary allocation of portfolios during the absence of the Hon. Premier, Brian Burke, M.L.A. for the period 10 to 15 September 1985 inclusive—

Hon. D. K. Dans, M.L.C.—Acting Premier and Minister Co-ordinating Economic and Social Development.

Hon. J. M. Berinson, M.L.C.-Acting Treasurer.

Hon. R. J. Pearce, M.L.A.—Acting Minister for Women's Interests.

D. G. BLIGHT, Director-General.

INQUIRY AGENTS LICENSING ACT 1954.

Application For Licence In The First Instance.

To the Court of Petty Sessions at Perth:

I, JOHN LAWRENCE BRENNAN of 105 Swansea Street, East Victoria Park, occupation Insurance Investigator, having attained the age of twenty-one years, hereby apply on my own behalf for a licence under the abovementioned Act. The principal place of business will be at 20 Pembury Crescent, Ferndale.

Dated the 22nd day of August, 1985.

J. L. BRENNAN, Signature of Applicant. Appointment of Hearing.

I hereby appoint the 1st day of October, 1985 at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 27th day of August, 1985.

R. E. MONGER, Clerk of Petty Sessions.

Objection to the granting of the application may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

INQUIRY AGENTS LICENSING ACT 1954.

Application for Licence in the First Instance.

To the Court of Petty Sessions at Armadale:

I, KEVIN TREASURE BRIANT of 21 Ningaloo Way Thornlie occupation Process Server, having attained the age of twenty-one years, hereby apply on my own behalf for a licence under the abovementioned Act. The principal place of business will be at 21 Ningaloo Way Thornlie.

Dated the 8th day of August, 1985.

K. BRIANT, Signature of Applicant.

Appointment of Hearing.

I hereby appoint the 8th day of October, 1985 at 10.00 o'clock in the forenoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Armadale.

Dated the 30th day of August, 1985.

W. N. EARP, Clerk of Petty Sessions.

Objection to the granting of the application may be served on the applicant and the Clerk of Petty Seesions at any time prior to seven days before the date appointed for 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, CHRISTOPHER MAGNUS WAYNE of 15 Morden Street, Wembley Downs, W.A. 6019 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 7th Floor, 105 St. George's Terrace, Perth.

Dated this 5th day of September, 1985.

(Signed) C. M. WAYNE,

Appointment of Hearing.

I hereby appoint 2 October 1985 at 9 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.

DISTRICT COURT OF WESTERN AUSTRALIA ACT 1969-1984. (Sittings for 1986.)

PURSUANT to the powers conferred by the District Court of Western Australia Act 1969-1984 I hereby appoint the following sittings of the District Court for the year 1986.

Place	Jurisdiction	Commencing Day	Time	
Perth	Criminal	The first Tuesday in each month except January and on Tuesday 14 January, Wednesday 2 April and		in
Perth	Civil	Monday 7 July The first Tuesday in each month except January and on Tuesday 14 January,		in
Albany	Criminal	Wednesday 2 April and Monday 7 July On the following Mondays: 21 July 22 September	10.00 a.m. each case	in
Albany	Civil	1 December and on Tuesday 4 March On the following Mondays: 3 February 5 May 11 August	10.00 a.m. each case	in
Bunbury	Criminal	3 November On the following Mondays: 24 February 26 May	10.00 a.m. each case	in
Bunbury	Civil	15 September 24 November On the following Mondays: 17 March 14 July 29 September	10.00 a.m. each case	in
Carnarvon	Criminal and Civil	15 December	10.00 a.m. each case	in
Esperance	Criminal and Civil	17 November	10.00 a.m. each case	in
Geraldton	Criminal	17 November On the following Tuesdays: 11 March 13 May 5 August	10.00 a.m. each case	in
Geraldton	Civil	11 November On the following Mondays: 10 March 12 May 4 August 10 November	10.00 a.m. each case	in

Place	Jurisdiction	Commencing Day	Time	
Kalgoorlie	Criminal	On the following Mondays: 10 February 7 April 8 September 27 October 8 December	10.00 a.m. each case	in
Kalgoorlie	Civil	and on Tuesday 3 June On the following Mondays: 24 February 16 June 6 October	10.00 a.m. each case	in
Broome Derby Karratha Kununurra Port Hedlan	d Criminal and Civil	On the following Mondays: 10 February 14 April 9 June 18 August 13 October 1 December	10.00 a.m. each case	ir

WINTER VACATION.

The Winter Vacation for 1986 shall commence on Monday 23 June and shall terminate on Sunday 6 July. Dated the 27th day of August, 1985.

> DESMOND HEENAN. Chief Judge.

REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES ACT 1961.

INTERPRETATION ACT 1984.

Appointments.

MADE by His Excellency the Governor in Executive Council.

1. Peter Ross Manning is appointed under section 7 of the Registration of Births, Deaths and Marriages Act 1961 to act as Registrar General from 27 September 1985 to 14 October 1985 during the absence on leave of Donald George Stockins.

2. Vernon McFarlane is appointed under the Registration of Births, Deaths and Marriages Act 1961 and the Interpretation Act 1984 to act as Deputy Registrar General from 27 September 1985 to 14 October 1985.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

JUSTICES ACT 1902. JUSTICES (SERVICE OF SUMMONSES BY POST) AMENDMENT REGULATIONS 1985.

MADE by His Excellency the Governor in Executive Council.

Citation.

1. These regulations may be cited as the Justices (Service of Summonses by Post) Amendment Regulations 1985.

Schedule amended.

"

The Schedule to the Justices (Service of Summonses by Post) Regulations 2 1982* is amended by inserting, in their appropriate alphabetical positions, the following-

- " Companies (Acquisition of Shares) (Western Australia) Code. "; "
 - Companies and Securities (Interpretation and Miscellaneous Provisions) (Western Australia) Code.
 - Companies (Western Australia) Code. "; and
- " " Securities Industry (Western Australia) Code.

By His Excellency's Command,

G. PEARCE,

Clerk of the Council.

*Published in the Government Gazette on 17 December 1982 at pp. 4831-4832 and amended from time to time thereafter.

Western Australia.

LIBRARY BOARD OF WESTERN AUSTRALIA ACT 1951. LIBRARY BOARD (REGISTERED PUBLIC LIBRARIES) REGULATIONS 1985.

ARRANGEMENT.

Regulation

PART I-PRELIMINARY.

1. Citation.

2. Interpretation.

3. Rights and liabilities of library authority when local authority restructured.

PART II-THE CONDUCT OF LIBRARIES.

4. Library hours.

5. Registration of readers, generally.

6. Certain other persons may be registered readers.

7. Organizations may be registered readers.

8. Payment for certain services.

9. Reader's tickets.

10. Alterations or cancellation of reader's tickets.

11. Use of reader's tickets.

12. Messengers may be refused.

13. Period of loan of a book.

14. Retention of books beyond period of loan.

15. Return of books.

16. Lost or damaged books.

17. Damage to be reported.

18. Books may be reserved.

19. Books may be requested.

20. Reference books not to be borrowed.

21. Bags etc., to be deposited.

22. Behaviour of persons using a library.

23. Animals.

24. Vehicles.

25. Restricted areas.

26. No bills to be posted.

27. Cleanliness.

PART III-LIBRARIANS.

28. General control.29. Authority of librarian.

PART IV-MISCELLANEOUS.

30. Recovery of outstanding sums, etc.

31. Penalty for breach of regulations.

32. Repeal.

LIBRARY BOARD OF WESTERN AUSTRALIA ACT 1951. LIBRARY BOARD (REGISTERED PUBLIC LIBRARIES) REGULATIONS 1985.

MADE by His Excellency the Governor in Executive Council.

PART I-PRELIMINARY.

Citation.

Interpretation.

 $1. \,$ These regulations may be cited as the Library Board (Registered Public Libraries) Regulations 1985.

2. In these regulations, unless the contrary intention appears-

- "book" includes a periodical, newspaper, pamphlet, music score, picture, print, photograph, microfilm, map, chart, plan, manuscript, film, slide, sound recording, video recording or any other article of a like nature, forming part of the contents of the library whether or not the property of the Board or of the library authority;
- "librarian" means the person for the time being appointed by the library authority to be in charge of the library, or the duly appointed delegate of that person;

"library" means a registered public library and includes all premises forming part of or used by the library;

"library authority" means a participating body and in relation to a library means the participating body controlling that library;

"library authority area" means—

- (a) with respect to a library authority which is a local authority, the area enclosed by the boundaries of that authority;
- (b) with respect to a library authority which is other than a local authority, the service area as defined by agreement between that library authority and the Board;

"permanent resident" means a person who can show evidence, to the satisfaction of the relevant librarian, that he resides in the library authority area;

"reader's ticket" means a ticket issued by the library authority under regulation 5(3);

"registered reader" means a person to whom a reader's ticket is issued, in accordance with these regulations by a library authority;

"recognized organization" means any organization which is permitted to borrow books from a library under regulation 7.

3. Where in accordance with the Local Government Act 1960 a municipality that is a library authority within the meaning of these regulations (in this regulation referred to as "the former municipality")—

Rights and liabilities of library authority when local authority restructured.

(a) is included in the district of a new municipality constituted under that Act;

- (b) is united with a municipality that is not such a library authority; or
- (c) is dissolved and its district is included in that of a municipality that is not such a library authority,

then for the purposes of these regulations the municipality in which is included the district of the former municipality, shall in respect of the rights and liabilities of the former municipality relating to the library authority, exercise those rights and be subject to those liabilities to the same extent and in respect to the same district only as the former municipality could do and was subject to, until the municipality on which those rights and liabilities are so conferred and imposed is declared to be a participating body pursuant to the provisions of the Act.

PART II-THE CONDUCT OF LIBRARIES.

Library hours.

4. (1) A library authority shall open the library on such days and during such hours as it may with the concurrence of the Board determine.
(2) A library authority shall clearly exhibit and keep exhibited in or on the library in a conspicuous place a statement of the days and times during which

the library will be open.
5. (1) A person who is a permanent resident in a library authority area may make application on the appropriate form provided by the library authority to be registered by the library authority as a registered reader.

(2) The library authority may require that an application from a child under the age of 18 years, for registration as a reader, shall be signed by a parent or other guarantor who will accept financial responsibility for books borrowed from the library.

(3) The library authority shall issue to each registered reader one or more reader's tickets for use in accordance with regulation 11.

(4) A registered reader who is registered with any library authority in the State is entitled, on the production of a current reader's ticket, subject to any conditions made by the library authority pursuant to these regulations, to borrow books from a library.

6. (1) A library authority may, subject to these regulations, register as a registered reader a person other than a person referred to in regulation 5, where that person—

- (a) if employed within the library authority area, produces a recommendation from his employer, acceptable to the library authority, that he be accepted as a registered reader or pays to the library authority the deposit referred to in paragraph (c);
- (b) if attending an educational institution within that area, produces a recommendation authorized by the principal of the institution, acceptable to the library authority, that he be accepted as a registered reader or pays to the library authority the deposit referred to in paragraph (c); or
- (c) pays to the library authority a refundable deposit of such amount as is determined by the library authority with the concurrence of the Board and displayed by notice in the library.

(2) The library authority shall return the deposit referred to in subregulation (1) where the depositor—

(a) becomes a permanent resident in the library authority area; or

(b) notifies the library, in writing, that he wishes to discontinue borrowing from the library, and has returned all books borrowed from the library,

but any amount owing to the library by the depositor, for any reason including failure to return a book, may be off set against the deposit. (3) A library authority may dispense with the requirement for a refundable

(3) A library authority may dispense with the requirement for a relationable deposit.

7. (1) The library authority may permit any organization being an association, society, educational institution or business or any department or agency of the Government of the State or Commonwealth to borrow books which are required for the official business of the organization.

(2) An organization wishing to borrow books shall make application on the appropriate form provided by the library authority signed by an officer of the organization.

8. A charge shall not be made for the registration of a reader, for the issue of a reader's ticket or for the loan of books, but the library authority may make a charge for the issue of a ticket to replace one lost or destroyed, the amount of which shall be determined by the library authority with the concurrence of the Board.

Registration of readers, generally.

persons may be registered readers.

Certain other

Organizations may be registered readers.

Payment for certain services. 3556

9. (1) A reader's ticket shall remain in force until the holder of that ticket Reader's tickets. returns the ticket for cancellation or until the expiration of 2 years, or such longer period as the library authority may determine, from the date of issue whichever occurs first.

(2) A reader's ticket is not transferable.

(3) A person shall not make a copy of a reader's ticket with the intention of representing it to be an original.

(4) A person is responsible for all books borrowed on the reader's ticket issued in his name.

(5) Where a reader's ticket is lost or destroyed, the person in whose name the ticket was issued shall immediately notify the librarian

(a) at the library where the ticket was issued; and

(b) at any library where the ticket was frequently used,

but the person in whose name the ticket was issued shall remain responsible for any books borrowed on that ticket while the ticket remains current.

(6) Where a person proves to the satisfaction of the librarian that his reader's ticket has been lost or destroyed, that person may, on payment of a fee, where so required, be issued with a reader's ticket in lieu of the one lost or destroyed.

Alterations or cancellation of reader's tickets.

A registered reader who changes address or does not intend to use the library in the future shall notify the librarian forthwith and forward the reader's tickets for alterations or cancellation.

11. Before a book is borrowed from a library the person borrowing it shall Use of reader's tickets. present his reader's ticket at the issuing desk of the library.

12. A librarian may refuse to issue books except to the borrower in person.

Messengers may be refused. Period of loan of a book. 13. (1) A book may be borrowed for such period as the library authority determines.

(2) The librarian may decline to change a book on the day on which it was issued.

(3) If a book is not required by another reader the period of loan may be extended.

(4) An application for the extension of a period of loan may be made-

- (a) by presenting the book at the library from which it was borrowed in order that it may be re-issued; or
- (b) in such other manner as may be allowed by the librarian with the consent of the relevant library authority.

Retention of books beyond period of loan.

14. (1) A registered reader who retains a book beyond the period of loan shall incur such penalties as the library authority may with the concurrence of the Board determine.

(2) A registered reader upon whose reader's ticket a book is borrowed, shall, if required by the library authority, pay postage and all other expenses incurred by the library authority in endeavouring to secure the return of the book.

(3) A librarian may refuse to issue books to a registered reader who is in arrear with payments due under subregulation (1) or (2) without prejudice to the claim of the library authority for payment of any sums due.

(4) If a registered reader is frequently guilty of returning books beyond the period of loan the library authority may suspend or cancel his registration and request the return of his reader's tickets.

Return of books.

(1) When a book is returned to a library the registered reader shall deliver 15 it or cause it to be delivered to the librarian of the library from which it was borrowed-

(a) at the desk or other place set apart for the purpose; or

(b) through the post in a prepaid package.

Lost or damaged books. Where a book-16.

- (a) is not returned after notice requesting its return has been given;
- (b) is lost whilst on loan to a registered reader; or
- (c) after being returned is found to have been damaged,

the registered reader who borrowed the book may be required by the Board-

- (d) to pay the cost of replacement of the book as determined by the Board and if the book is one volume of a set and it is impracticable to replace that volume, to pay the cost of replacement of the whole work; or
- to compensate the library authority and the Board for the loss or (e) damage sustained.

Damage to be reported.

17. (1) Where a book-

- (a) is issued in a damaged or imperfect condition the registered reader shall report the fact to the librarian;
- (b) receives damage whilst in the custody of a registered reader, he shall on returning the book call the attention of the librarian to any injury it has sustained

(2) Books stolen, lost or damaged remain the property of the Board although replaced or paid for and when recovered, the subsequent disposal of such books shall be at the discretion of the Board.

(3) Nothing in this regulation is to be construed so as to diminish the effect of regulation 17.

Books may be reserved

18. (1) Any book in the stock of the library may be reserved for a registered reader by the librarian on the completion of an application form provided by the library authority.

(2) The librarian shall notify the registered reader when the book is available.

Books may be requested.

not to be borrowed.

Bags etc., to be deposited.

(1) A registered reader may apply to the librarian for a book which is not 19 at the time in the stock of the library and the librarian shall inform the Board of the reader's application.

(2) The Board may take such steps as are practicable to supply the book required and the librarian shall notify the registered reader of the outcome.

20. Where a book is provided in the library for reference use only it shall not be borrowed from the library unless the librarian agrees that special circumstances warrant that it should be permitted to be taken from the library. Reference books

21. (1) The librarian may require that a person entering the library shall deposit bags, cases, parcels and other such articles in such place as may be set aside for the purpose.

(2) The librarian or an officer authorized by the librarian may require a person

to open any bags, cases, parcels or other such articles brought into the library. (3) Any article deposited in accordance with subregulation (1) which is not claimed within 7 days may be forwarded to a police station.

(4) The library authority is not responsible for any loss or damage to any articles deposited in accordance with subregulation (1).

Behaviour of persons using a library.

(1) A person attending a library shall comply with any reasonable direc-22. tion of a librarian and shall not wilfully obstruct any officer or servant of the library authority or the Board in the execution of his duty or wilfully disturb, interrupt or annoy any other person in the proper use of the library.

(2) A person shall not-

(a) lie on the chairs, tables, floor or any other part of the library;

(b) smoke, sleep or partake of refreshment in the library,

except in special areas, if any, specified by the library authority as being set aside for such activities or any one of them.

(3) Except with the consent of the librarian, a person shall not offer any goods or services for sale in a library.

(4) A person shall not behave in a disorderly manner, or use violent, abusive or obscene language in a library.

(5) A person, other than an officer or servant of the library authority shall not, after proper warning, remain in the library beyond the hour fixed for the closing of the library.

(6) A person shall not carelessly, negligently or maliciously soil, tear, cut, deface, damage, injure or destroy any book or any object forming part of the contents of the library, whether within the library or elsewhere.

(7) A person shall not take a tracing from any book except through a protective screen and with the permission of the librarian.

(8) A person shall not, without abiding by the rules of the library authority, take or cause to be taken from the library or receive or be in possession of any book forming part of the contents of the library, whether or not the property of the Board or of the library authority.

(9) A person shall not misplace or secrete any book or any record of a book in the library with intent to withhold its use from others.

23. A person shall not permit or cause any dog or any other animal belonging to him or under his control to enter or remain in the library, except that a guide dog used to escort a blind or poorly sighted person may be permitted to enter the library with the person being escorted.

24. Except with the consent of the librarian, a person shall not bring into the library a vehicle or conveyance but this regulation shall not be used to restrict the entry of persons in wheel chairs into the library where that conveyance is necessary to give the reader access to the library.

25. A person other than an officer or servant of the library shall not enter or remain in any part of the library which is not set apart for the use of the public except with the permission of the librarian.

Except with the consent of the librarian a person shall not affix or post 26.any bill, placard or notice to or upon any part of the library.

27. A person who is offensively unclean in person or in dress-

- (a) shall not enter a library:
- (b) may be excluded from a library at the direction of the librarian.

PART III-LIBRARIANS.

28. The librarian has the general control and charge of a library and is General Control. responsible to the library authority.

29. (1) A librarian may cause to be excluded or removed from a library-

- (a) any disorderly person;
- (b) any person who is guilty of offensive behaviour;
- (c) any person who appears to be intoxicated;
- any person who is not using the library for the purpose for which it is (d) intended; or
- (e) any person who has committed a breach of these regulations if it appears that his continued presence in the library may lead to a further breach of these regulations.

(2) A librarian

- (a) may suspend the use of a reader's ticket: and
 - may refuse books and deny the use of the library to any person who refuses or neglects to comply with these regulations,

and a person who is aggrieved by the decision of a librarian made under this subregulation may appeal against the decision to the library authority.

Animals.

Vehicles

No bills to be

Authority of librarian

Restricted areas

posted. Cleanliness.

PART IV-MISCELLANEOUS. 30. All sums and penalties that are payable under these regulations may be recovered in any court of competent jurisdiction by the Board or the library

Recovery of out-standing sums, etc.

A person who commits a breach of these regulations is liable to a penalty 31.not exceeding an amount of \$100 and the amount of any expense incurred in consequence of the breach shall be paid by the person.

32. The Regulations for the conduct of Public Libraries published in the Government Gazette on 21 May 1954, as amended, are repealed.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

WATERWAYS CONSERVATION ACT 1976.

FOR the purpose of appointing a member of the Swan River Management Authority, His Excellency the Governor of Western Australia acting pursuant to the powers conferred in sections 14 and 16 of the Waterways Conservation Act 1976 and on the recommendation of the Minister for the Environment has been pleased on 27 August 1985 to appoint the following person until 30 June 1988.

Valarie Ann Humphrey of 150 West Road Bassendean. G. PEARCE,

Clerk of the Council.

authority as the case may be.

ALBANY PORT AUTHORITY ACT 1926-1979.

Notice.

Application to Lease.

IN accordance with the provision of section 25 of the Albany Port Authority Act 1926-1979, it is hereby advertised that an application has been received from Westerberg Marine for the lease of Lot 5B of Port land vested in the Albany Port Authority for a period exceeding three years for the purpose of boat building.

Dated this 26th day of July, 1985.

B. J. E. HUDSON, Managing Secretary. FREMANTLE PORT AUTHORITY.

THE following notice is issued for the information of ship owners and others concerned.

W.E. WILLIS. Secretary.

Notice to Mariners No. 14 of 1985 (as amended). Australia-West Coast.

Port of Fremantle-Outer Harbour.

On 8 September 1985 or as soon as possible after a mooring buoy, F.P.A. Mooring Buoy No. 1 will be established in position:

Latitude 32 degrees 13.2 minutes-South approx. Longitude 115 degrees 42.2 minutes—East approx. Colour of buoy: White.

Charts affected: Aus. 111, 117.

Authority: Fremantle Port Authority. Date: 5 September 1985.

CAPTAIN M. COLEMAN, Harbour Master.

MARINE AND HARBOURS ACT 1981.

MARINE AND HARBOURS (FUELLING) REGULATIONS 1985.

MADE by His Excellency the Governor in Executive Council.

Citation.

1. These regulations may be cited as the Marine and Harbours (Fuelling) Regulations 1985.

2. In these regulations unless the contrary intention appears—

fuelling" means providing fuel for use in the propulsion of marine craft.

Fuelling instal-lations and op-erations require licence or ap-proval.

Interpretation.

- (a) erect an installation, structure or other thing on a departmental area or on departmental land for the purpose of carrying on the business of fuelling; or
- carry on the business of fuelling on a departmental area or on depart-(h)mental land,
- unless he does so-

3. A person shall not-

- (c) under a licence issued under the Jetties Act 1926; or
- with, and in accordance with, the written permission of the General (d) Manager or a person appointed by the General Manager to give such permission.

Penalty: \$500.

Removal of unlawful instal-lations.

Any installation, structure or other thing erected contrary to regulation 3 4 may be removed by the Department or by a person acting on behalf of the Department, and the Department may, by action in a court of competent juris-diction, recover the cost and expenses of such removal from the person who erected the installation, structure or thing or who had control over it before it was removed.

> By His Excellency's Command, G. PEARCE, Clerk of the Council.

Penalty for breach of regu-lations. Repeal.

3559

FISHERIES ACT 1905.

PART IIIB—Processing Licenses.

FD 792/85.

THE public is hereby notified that I have issued a permit to D. C. Hill, 22 Tunney Way, Albany 6330, to establish a processing establishment to process fish in pursuance of the provisions of section 35C of the Fisheries Act 1905, on board licensed fishing boat *Teresa* registered number LFB E58, subject to the following conditions:

That the processing establishment—

- 1. Shall comply with the requirements of the Fisheries Act 1905, and all Regulations, Orders in Council and Notices and Ministerial Directions issued thereunder.
- 2. Shall not be used for the processing of rock lobster.
- 3. Shall comply with the requirements of the Health Act 1911 (amended).
- 4. Shall be registered as an export establishment pursuant to the provisions of the Export (Fish) Regulations made under the provisions of the Customs Act 1901 (amended) and the Commercial (Trade Descriptions) Act 1905, (amended) of the Parliament of the Commonwealth should it be used to process fish for export.
- 5. Shall not be used for the processing of marron (Cherax tenuimanus) unless a license is held under section 39C of the Fisheries Act 1905.
- 6. Shall not be used for the processing of fish or crustacea caught by any other vessel.

In accordance with the provisions of section 35K, any person aggreived by this decision, may within 14 days after publication of this notice, appeal against the decision or order by serving on the Minister for Fisheries a statement in writing on the grounds of their appeal.

B. K. BOWEN, Director of Fisheries.

TRANSFER OF LAND ACT 1893.

Application D57678.

TAKE notice that Douglas Sherwood Parry, Senior Tutor and Clare Parry, Teacher, both of Post Office Box 114, Bunbury have made application to be registered under the Act as proprietors of an estate in fee simple in possession in the land situated at Gwindinup Road being Portion of Wellington Location 279.

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 30 September 1985 a caveat forbidding the land being brought under the operation of the Act.

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

NAMING OF STREET.

Shire of Cunderdin.

Department of Lands and Surveys, Perth, 13 September 1985.

Corres.1557/985.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of the naming of Fleay Road situated within the Shire of Cunderdin and as shown in green on Lands and Surveys Miscellaneous Plan No. 805.

(Public Plan Cunderdin 1:50 000.)

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

NAMING OF STREET.

Shire of Kellerberrin.

Department of Lands and Surveys, Perth, 13 September 1985.

Corres. 1074/984.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of the naming of McNeil Road situated within the Shire of Kellerberrin and as shown in green on Lands and Surveys Miscellaneous Plan No. 843.

(Public Plan Kellerberrin 1:50 000.)

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

Schedule.

INDUSTRIAL AND COMMERCIAL EMPLOYEES'

HOUSING ACT 1973 (AS AMENDED).

I, being the Minister of the Crown for the time being administering the Industrial and Commercial Employees' Housing Act 1973 (as amended) acting pursuant to subsection (2) of section 7 of that Act, and in the belief that

the employers set out in the schedule to this notice are entitled to become participating employers for the purpose of that Act, hereby specify the employers set out in the schedule to this notice as participating employers for the purpose of that Act.

Illara Pty Ltd T/F The Furniss Family Trust T/A Furniss Contractors.

Peter Bowman Nominees Pty Ltd T/F Bowman Family Trust T/A C.P.C. Engineering.

Wickham Pharmacy.

Peter Kneebone Auto Electrics.

Ord River Sports Club (Inc).

Proud Investments Pty Ltd.

Outback Air Charter Pty Ltd.

Allen Smith & Associates.

Colehurst Pty Ltd.

Gow Nominees Pty Ltd T/A Hedland Pharmacy.

Newbolt Holdings Pty Ltd T/A Hedland Toyota.

Ord River District Co-Operative Limited.

L. & W. Lawn Services.

Dated at Perth this 9th day of September, 1985.

KEITH WILSON, Minister for Housing. CHANGE OF NAME OF STREETS.

Shire of Koorda.

Department of Lands and Surveys, Perth, 13 September 1985.

Corres. 974/983.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the change of name of Slaughter Yard Road to May Road and Kulja East Road to Lamb Road situated within the Shire of Koorda and as shown in green on Lands and Surveys Miscellaneous Plan No. 895.

(Public Plans Lake O'Grady 1:50 000; Koorda N.E. 1:25 000.)

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

NAMING OF STREET.

Shire of Northam.

Department of Lands and Surveys, Perth, 13 September 1985.

Corres. 2525/983PF.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933, of the nam-ing of Biasin Road situated within the Shire of Northam and as shown in green on Lands and Surveys Miscellaneous Plan No. 801.

(Public Plan Toodyay SE 1:25 000.)

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

CHANGE OF NAME OF STREET.

City of Stirling.

Department of Lands and Surveys, Perth, 13 September 1985.

File No. 2407/17 v5.

IT is hereby notified for general information that His Excel-lency the Governor in Executive Council has been pleased to approve under section 10 of the Land Act 1933 of the change of name of Buntine Street, as appears on Office of Titles Plans 8904 and 8834, to Buntine Road; from the northeastern side of Ailsa Street to the eastern side of Unwin Avenue.

(Public Plan Perth 1:2 000 8.28, 9.28, 9.29.)

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

ERRATUM.

NAMING AND CHANGE OF NAME OF STREETS.

Shire of Coorow.

WHEREAS an error occurred under the above headings on in which, in line 10, the name "Venzetti Road" was published, it should have read "Vanzetti Road".

LAND ACT 1933.

(Section 116.)

Department of Lands and Surveys, Perth, 13 September 1985.

2310/983, 1787/983, 3364/980,

File Nos. 3366/980, 2310/933363/980, 3367/980 and 3365/980.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 116(14) of the Land Act 1933, of:-

- "Powerline and all installations, works, facilities and services ancillary thereto", (a)
- "Communication Tower and all installations, (b) works, facilities and services ancillary thereto"
- "Industrial Site and all installations, works, facili-(c) ties and services ancillary thereto",
- "Communication Line and all installations, works, (d) facilities and services ancillary thereto"
- "Railway and all installations, works, facilities and (e) services ancillary thereto",
- "Access Roads and all installations, works, facilities (f) and services ancillary thereto", and
- "Water Supply and all installations, works, facili-(g) ties and services ancillary thereto"

being additional purposes for which Special Leases may be granted.

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

AMENDMENT OF RESERVE.

Department of Lands and Surveys, Perth, 13 September 1985.

File No. 3909/965.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act 1933 of the amendment of Reserve No. 28960 (Lancelin Lots 433 and 617) "Water Supply" to include Lancelin Lots 781, 782 and 783 and Swan Location 10341, as surveyed and shown bordered in red on Original Plan 15796, and of its area being increased to 188.7850 hectares accordingly. (Plan Lancelin 2000 21.07, 21.08 and 21.09 and Regional 10000 (near Cockram Street).)

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

AMENDMENT OF BOUNDARIES.

Greenbushes Townsite.

Department of Lands and Surveys, Perth, 13 September 1985.

File No. 6073/99V3.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act 1933, Townsite to include the area described in the Schedule hereunder.

Schedule.

All that portion of land bounded by lines starting from the southern corner of Greenbushes Lot 303, a present western-most southwestern corner of Greenbushes Townsite and extending southwesterly and southeasterly along boundaries of Lot 374 and southeasterly along the southwestern boundaries of Lots 373 to 368 inclusive and onwards to a south-eastern side of Maranup Ford Road; thence generally southwesterly along sides of that road to the western corner of Lot 378; thence generally southeasterly and northeasterly along boundaries of that Lot and northeasterly along the south-eastern boundary of Lot 375 to a southeastern side of Dior-ite Street; thence generally northeasterly along sides of that road to the southern corner of Lot 376; thence northeasterly along the southeastern boundary of that Lot to its eastern corner; thence 58 degrees 31 minutes, 7.75 metres; thence 65 degrees 58 minutes, 21.51 metres, as shown on Original Plan 15449, to a point on a present southwestern boundary of Greenbushes Townsite and thence northwesterly, southwesterly, generally northwesterly and again southwesterly along boundaries of that Townsite to the starting point.

(Public Plans Greenbushes 2 000 26.14 and 26.15.)

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

APPLICATION FOR LEASING.

Department of Lands and Surveys Perth, 13 September 1985.

Corres. 3750/981.

APPLICATIONS are inivited under section 117 of the Land Act 1933 for the leasing of the Cranbrook Lots listed in the Schedule hereunder for the purpose of Light Industry for a term of 21 years at the annual rentals shown in the Schedule.

Intending applicants shall submit with their applications details of intended utilisation and proposed development indicating size and type of intended structures, cost esti-mates, source of funds and programme for construction whether staged or not.

The Minister for Lands and Surveys reserves the right to refuse any application on the grounds that the proposed utilisation, development and/or development programme is inadequate or unsuitable or that the applicant has failed to show adequate capacity to fund the development.

The services provided to these lots are roads, water and power. The ingoing premium shown in the schedule is for the provision of water and power, and is payable within 30 days of acceptance of application.

Where the ingoing lessee indicates that he anticipates a requirement for freehold during the currency of the lease, the Hon. Minister shall signify the extent of development (which may be additional to that required as the basis for leasing the site) that will be necessary to enable the issue of a Crown Grant.

Subject to agreement between the lessee and the Minister, the foregoing development obligations and other conditions set out herein may be varied or added to from time to time.

At any time during the currency of the lease, subject to the development obligations and other conditions having been met to the satisfaction of the Hon. Minister, the lessee may surrender his lease to the intent that he may apply for purchase of the said land. In this event a purchase price in accordance with the Schedule shall apply for a period of three years from the date of approval of the lease (following which period the price shall be subject to review) and fees associated with the issue of a Crown Grant shall be payable.

The land is made available for leasing subject to the following conditions:—

- 1. The land shall not be used for any purpose other than Light Industry without the prior approval in writing of the Minister for Lands and Surveys.
- 2. The rent shall be subject to reappraisement at the end of the third year of the term of the lease and each successive three yearly period thereafter.
- 3. The lessee shall not without the previous consent in writing of the Minister assign, transfer, mortgage, sublet or part with the possession of the demised land.
- 4. The land shall be occupied and used by the lessee for the purpose specified within nine (9) months of the commencement of the lease and thereafter will be continuously so used to the satisfaction of the Minister.
- 5. The lessee shall commence construction within nine (9) months and thereafter continue construction and complete and operate the works within two (2) years from the date of the commencement of the lease.
- 6. All buildings, erections, paving, drainage and other works shall be to the approval of the Local Government and the lessee shall perform, discharge and execute all requisitions and works unto the demised land as are or may be required by any local or public authority operating under any statute by-law and regulation.
- 7. The lessee shall, within 12 months from commencement of the lease, fence the external boundaries to the satisfaction of the Minister.
- 8. The lessee shall maintain existing and future improvements to the satisfaction of the Minister.
- 9. The Minister or his representative may enter the land for inspection at any reasonable time.
- 10. Compensation shall not be payable to the lessee in respect of any improvements effected by him on the demised land and remaining thereon at the expiration or earlier determination of the lease.
- 11. It shall be lawful for the lessee at any time within the three calendar months immediately following the expiration of the term or earlier determination of the lease, to take down, remove, and carry away any buildings, structures, improvements and plant the property of the lessee.
- 12. On determination of the lease, the lessee shall fill in, consolidate and level off any unevenness, excavation or hole caused by him during the term of the lease or by removal of his improvements and shall leave the demised land in a clean, neat and tidy condition to the satisfaction of the Minister and shall remove any or all waste matter as required by the Minister.

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.

Applications must be lodged at the Department of Lands and Surveys, Perth on or before Wednesday, 16 October 1985 accompanied by the deposit shown in the schedule with the required development details and completed Land Board Questionnaire.

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

Schedule.

Lot No; Area; Ingoing Premium; Conversion Price; Rental; Deposit.

280; 2 459 m²; \$3 754.00; \$750.00; \$60.00; \$72.00.

281; 2 161 m²; \$3 754.00; \$750.00; \$60.00; \$72.00.

282; 2 025 m²; \$3 754.00; \$750.00; \$60.00; \$72.00.

283; 2 065 m²; \$3 754.00; \$750.00; \$60.00; \$72.00.

(Plan: Cranbrook Townsite.)

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

FORFEITURES.

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

- Name; Lease or Licence; District; Reason; Corres. No.; Plan.
- Bailye, W. L.; 345A/4840; Muradup Lot 119; Non compliance with conditions; 2137/78; Muradup Townsite.
- Carter, L. J.; 345A/4697; Badgingarra Lot 43; Non compliance with conditions; 990/78; Badgingarra Townsite South.
- Farmer, E. C.; 1393/153 (C.L. 696/1914); Katanning Lot 685; Non payment of rent; 5432/13; Katanning 33.32.
- Kirkup, H.; 1080/153C (C.L. 4702/1914); Narngulu Lot 71; Non payment of rent; 2969/14; Geraldton 19.11 and 20.11.
- Rankin, S. L. and Rankin, P. E.; 338/16975; Kununurra Lot 1893; Non payment of instalments; 1891/983; Kununurra 24.16.
- Rowan, J. X.; 885/153C (C.L. 5014/1914); Narngulu Lot 72; Non payment of rent; 8811/13; Geraldton 19.11.
- Rowan, J. X.; 891/153C (C.L. 4064/1914); Narngulu Lot 69; Non payment of rent; 8657/13; Geraldton 20.11.
- Rowan, T. B.; 890/153C (C.L. 419/1914); Narngulu Lot 68; Non payment of rent; 8657/13; Geraldton 20.11.
- Rowan, T. B.; 1766/153 (C.L. 430/1914); Narngulu Lot 67; Non payment of rent; 8660/13; Geraldton 20.11.
- Sarre, J. H. and Sarre, M. A.; 338/16064; Guilderton Lot 310; Non compliance with conditions; 2224/982; Guilderton 31.12.

Dated 9 September 1985.

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

WITHDRAWN FROM SALE.

Kununurra Lot 1470.

Department of Lands and Surveys, Perth, 13 September 1985.

Corres. No. 289/62 V3.

IT is hereby notified for general information that Kununurra Lot 1470 has been withdrawn from leasing under section 38 of the Land Act as gazetted on 6 September, 1985 *Government Gazette* No. 84 pages 3453 and 3454.

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

LOCAL GOVERNMENT ACT 1960.

Closure of Streets.

WHEREAS, Entrad Perth Pty Ltd, The State Housing Commission, Garry Edwin Johnson and Sharon Marjorie Johnson, being the owners of the land which adjoins the street hereunder described have agreed to the request of the City of Canning to close the said street:—

Canning. File No. 2303/983

C 1118. All that portion of Collins Road (Road No. 1614) now comprised in Canning Location 3433, surveyed and shown bordered pink on Lands and Surveys Diagram 86596. (Public Plan Perth 15.13.) WHEREAS, Ardross Estates Pty Ltd, H & B Developments Pty Ltd, Sylvarosa Pty Ltd and The Commissioners of the Rural and Industries Bank of Western Australia being the owners of the land which adjoins the street hereunder dsescribed have agreed to the request of the City of Cockburn to close the said street:—

Cockburn.

File No. 3745/78

C 1117. All that portion of Mason Road shown bordered blue on Land and Surveys Diagram 86817. (Public Plan Perth 12.08.)

WHEREAS, Jacob Houthuysen and Jansje Houthuysen, being owners of the land which adjoins the street hereunder described have agreed to the request of the Town of Cottesloe to close the said street:—

Cottesloe.

File No. 645/984.

C 1120. All those portions of Marine Parade (Road No. 938) and Warnham Road as shown bordered blue on Lands and Surveys Diagram 86836.

(Public Plan Perth 7.20.)

WHEREAS, the Shire of Albany requests the closure of the road described hereunder.

Albany.

File No. 2943/983. A 431. All that portion of Green Island Road along the northern boundary of Plantagenet Location 962; from a line in prolongation northward of the western boundary of the said Location 962 to a line in prolongation southward of the eastern boundary of Location 6680 (Portion of Reserve 25550).

(Public Plan Albany 9.40.)

WHEREAS, Mitar Androvich, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Boulder to close the said street:—

Boulder.

File No. 182/52.

B 1157. The whole of the surveyed way along the southeastern boundaries of Kalgoorlie Lots 1411 to 1415 inclusive; from the northeastern side of Krygger Street to the southwestern side of Hensman Street.

(Public Plan Kalgoorlie-Boulder 28.37.)

WHEREAS, Thomas Leslie Jones, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Cranbrook to close the said street:—

Cranbrook.

File No. 2457/983.

C 1119.

- (a) All those portions of Tom South Road (Road No. 9685), Westholme Road, Trathan and Warburton Streets, North Terrace and surveyed ways, plus their respective widenings, now comprised in Pootenup Lots 55 and 56 as surveyed and shown bordered pink on Original Plan 16102.
- (b) All that portion of Great Southern Highway (Road No. 9684) shown bordered blue on Original Plan 16103.

(Public Plans Poontenup Townsite and Tambellup SE 1;25 000.)

WHEREAS, J. A. Robinson Pty Ltd., being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Denmark to close the said street:—

Denmark.

File No. 3694/15V3.

D 686.

(a) All that portion of Road No. 5307 along the westernmost southwestern boundary of the southern severance of Denmark Estate Lot 356 and portion of the westernmost southeastern boundary of the said severance; from a line in prolongation southwestward of the westernmost northwestern boundary of that severance to a line in prolongation northward of the eastern boundary of the southern severance of Denmark Estate Lot 340.

(b) The whole of Road No. 5320 along the southwestern and southeastern boundaries of the northern severance of Denmark Estate Lot 340; from the southeastern side of Mt Shadforth Road to the southwestern side of the road described in (a) above.

(Public Plan Denmark Regional North.)

WHEREAS, Minister for Lands and Surveys, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of East Pilbara to close the said street:—

East Pilbara.

File No. 2582/982. E 227.

- (a) All that portion of Bohemia Street shown bordered blue on Original Plan 16242.
- (b) All that portion of Bohemia Street now comprised in Marble Bar Lots 285, 286 and 287 surveyed and shown on Original Plan 16242.
- (c) All that portion of Station Street now comprised in Marble Bar Lot 276 as surveyed and shown bordered pink on Original Plan 16242.
- (d) All that portion of Station Street now comprised in Marble Bar Lot 288 surveyed and shown on Original Plan 16242.

(Public Plan MarbleBar Townsite.)

WHEREAS, Joe Ariti, Elexine Sylvia Ariti, Mervyn George Edwards and Camgem Consultants Pty Ltd., being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Gingin to close the said street:—

Gingin.

File No. 2826/981.

G 723. The whole of the surveyed road, adjacent to Swan Location 2276, as shown bordered blue on Original Plan 15988.

(Public Plan Bidaminna SW 1:25 000.)

WHEREAS, Minister for Lands and Surveys, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Jerramungup to close the said street:—

Jerramungup

File No. 2182/51V4.

J 3. All the portion of Emma Street, Bremer Bay, commencing on a line in prolongation south westward of the most northern southeastern alignment of Margaret Street at its western end and extending southeastward to a line in prolongation westward of the northern side of Emma Street. (Public Plans Bremer Bay 2 000 17.32, 17.33 and Pt 18.32.)

WHEREAS, trustees of the Public Education Endowment, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Katanning to close the said street:—

Katanning. File No. 1056/984.

K 939. The whole of Maurice Street (Road No. 6162) now comprised in Katanning Lot 1006 as surveyed and shown bordered pink on Lands and Surveys Diagram 86737.

(Public Plan Katanning 33.31.)

WHEREAS, Raymond Oswald Manning and Doris Barker Manning, being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Kalamunda to close the said street:—

Kalamunda.

File No. 1027/983.

K 934. All that portion of Road No. 9183 shown bordered green on Lands and Surveys Diagram 86677.

(Public Plan Mundaring SW 1:25 000.)

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

Murray.

File No. 752/983.

M 1184. All that portion of McCoy Avenue now comprised in Dwellingup Lot 279 surveyed and shown bordered pink on Original Plan 16095.

(Public Plan Dwellingup Townsite.)

WHEREAS, Mervyn Joseph Tomkins, Jeanette Ruth Tomkins, Lloyd McConkey Mercy, Victor Claude Jackson, Raymond Wolfe Finklestein, Graham John Jackson and Victor Noel Jackson, being the owners of the land which adjoins the street hereunder described have agreed to the request of the Shire of Northampton to close the said street:—

Northampton.

File No. 1376/984. N 673.

- (a) All that portion of partly surveyed road along northwestern boundaries of the Geraldton-Ajana Discontinued Railway Reserve; from the southern boundary of the western severance of Victoria Location 832 to the eastern side of North West Coastal Highway (Road No. 1977).
- (b) All that portion of partly surveyed road along southeastern and northeastern boundaries of the Geraldton-Ajana Discontinued Railway Reserve; from the southern boundary of the eastern severance of Victoria Location 832 to the northern side of Oakabella Road East.

(Public Plan 157 A/40.)

WHEREAS, Minister for Lands and Surveys, being the owner of the land which adjoins the street hereunder described has agreed to the request of the Shire of Yalgoo to close the said street:—

Yalgoo.

File No. 3951/67.

Y 214. The whole of Nevill Street, plus widening, between the southwestern side of Stanley Street and a line in prolongation northwestward of the southwestern boundary of Yalgoo Lot 182 (portion of Reserve No. 29476).

(Public Plan Yalgoo Townsite.)

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

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

LOCAL GOVERNMENT ACT 1960.

Closure of Street.

WHEREAS Herbert William Miller, Ida Grace Valma Miller, Robert Keith Mullan and Annette Mullan being the owners of the lands which adjoins the street hereunder described have agreed to the request of the Shire of Kulin to close the said street.

Kulin.

File No. 1159/24.

K. 929. All that portion of Road No. 7304, varying in width, along portion of the easternmost eastern boundary of the northern severance of lot 14 of Williams Locations 7181, 11249, 13347 and 8698 (Office of Titles Diagram 50173), thence along the southeastern and eastern boundaries of Location 14947, the eastern boundary of Location 12303 and portion of the southern and the whole of the eastern boundaries of Location 8109; from a line joining the south west corner of Location 14225 and a point, on the easternmost eastern boundary of the aforementioned severance of Lot 14, situate 201.11 metres northward of the southeastern corner of the said severance to the southeastern side of Williams-Kondinin Road (Road No. 4548). (Public Plan Harrismith N.E. 1:25 000.)

(This Notice hereby supersedes Road Closure Notice No. K 929 appearing in the *Government Gazette* dated 31 May 1985, page1889.)

And whereas the Council has requested closure of the said street and whereas the Governor in Executive Council has approved this request it is notified that the said street is hereby closed.

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

LOCAL GOVERNMENT ACT 1960.

Department of Lands and Surveys, Perth, 13 September 1985.

IT is hereby declared that, pursuant to the resolution of the City of Bayswater passed at a meeting of the Council held on or about 6 June 1984 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Acts 1902, for the purpose of a new road, that is to say:—

Bayswater.

1716/984.

Road No. 17334 (Higgins Way). A strip of land varying in width commencing at the southwestern side of a Road No. 4777 (Wyatt Road) at the northwesternmost corner of the southernmost severance of Swan Location 6857 (Reserve No. 25437) and extending as delineated and coloured dark brown on Lands and Surveys Diagram 86690 southwestward inside and along part of the western boundary of the said severance to terminate as shown on the said Diagram.

Reserve No. 25437 is hereby reduced by $1\,825$ square metres.

(Public Plan Perth 1:2 000 17.28.)

IT is hereby declared that, pursuant to the resolution of the Shire of Broome passed at a meeting of the Council held on or about 8 May 1979 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:—

Broome.

3266/69 V2.

Road No. 16387. A strip of land 40 metres wide commencing at the eastern side of a partly surveyed road within Dampier Location 89 (Reserve No. 20927) and extending as delineated and shown coloured dark brown on Lands and Surveys Miscellaneous Diagram No. 30 eastward and southeastward through that Reserve to terminate at the northern boundary of Location 84.

Reserve No. 20927 is hereby reduced by about 34.6800 hectares.

(Public Plans Pender and Yampi 1:250 000.)

IT is hereby declared that, pursuant to the resolution of the shire of Kalamunda passed at a meeting of the Council held on or about 25 June 1984 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to sav:

Kalamunda.

1252/985 (MRD 41/17-12).

Road No. 17366. A strip of land varying in width, com-mencing at the southwestern side of a surveyed road, being the whole of Lot 1 of Lot 39 of Swan Location 31 on Diagram 67664, and extending southwestward along the northwestern and southwestern boundaries of Lot 2 of the said Location (Diagram 67664) to terminate at the northeastern side of Road No. 16522 (Epsom Avenue).

Road No. 16781 (Keymer Road) (Widening of Part). The whole of Lot 1 of Lot 19 of Swan Location 32 on Office of Titles Diagram 51786.

6 036 square metres being resumed from Swan Location 31.

2 261 square metres being resumed from Swan Location 32

(Public Plan Perth 1:2 000 20.21, 21.22.)

IT is hereby declared that, pursuant to the resolution of the Shire of Mundaring passed at a meeting of the Council held on or about 16 October 1984 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:-

Mundaring.

Road No. 17365 (Stretch Road). (i) A strip of land 20.12 metres wide commencing at a line in prolongation northward of the western boundary of the northern severance of Mount Helena Lot 160 and extending southeastward along the northeastern boundaries of the said severance to a line in prolongation eastward of the southern boundary of the southern severance of the said Lot.

(ii) (Widening of Part). That Portion of Mount Helena Lot 160 as delineated and coloured dark brown on Lands

Lot 160.

IT is hereby declared that, pursuant to the resolution of the Shire of Pingelly passed at a meeting of the Council held on or about 10 June 1985 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:---

Pingelly.

1201/985.

2955/984.

Road No. 1944 (Boyagin Road) (Widening of Part). The whole of Avon Location 19547.

(Public Plan Youraling SE 1:25 000.)

IT is hereby declared that, pursuant to the resolution of the Shire of Plantagenet passed at a meeting of the Council held on or about 13 May 1983 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:-

Plantagenet.

1716/983.

Road No. 2143 (Takalarup Road) (i) (Widening of Part). Those portions of Plantagenet Locations 4505 and 5661 as delineated and coloured dark brown on Original Plan 16199.

(ii) (Deviation of Part). A strip of land varying in width commencing at the southwestern side of the present road within Victoria Location 4505 and extending as delineated and coloured dark and mid brown on Original Plan 16199 southeastward through the said Location and vacant Crown Land and rejoining the present road at its northwestern side. 1.4750 hectares being resumed from Plantagenet Location 4505.

2 173 square metres being resumed from Plantagenet Location 5661.

(Public Plan Noorabup NW 1:25 000.)

IT is hereby declared that, pursuant to the resolution of the Shire of Plantagenet passed at a meeting of the Council held on or about 2 October 1984 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to sav:-

Plantagenet.

2471/984.

Road No. 11993 (Chillinup Road) (Deviation of Part). A strip of land varying in width commencing at the northern side of the present road within Plantagenet Location 5207 and extending as delineated and coloured dark brown on Lands and Surveys Diagram 86898 northwestward through the said Location to terminate at the southeastern side of Road No. 991 (Chester Pass Road).

6 992 square metres being resumed from Plantagenet Location 5207.

(Public Plan Noorabup NW 1:25 000.)

IT is hereby declared that, pursuant to the resolution of the Shire of Ravensthorpe passed at a meeting of the Council held on or about 25 July 1984 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:

Ravensthorpe.

1855/71.

Road No. 17354 (Koornong Road). (i) A strip of land varying in width commencing at the southeastern side of a surveyed road (Fitzgerald Road) at a line in prolongation southwestward of the northwestern boundary of Kent Location 1954 and extending southeastward along the south-western boundary of the said Location to terminate at a line in prolongation southeastward of the southwestern boundary of Kent Location 1973 (Reserve No. 31423).

(ii) (Widening of Part). That portion of Kent Location 1973 (Reserve No. 31423) as delineated and coloured dark brown on Lands and Surveys Diagram 86764.

Reserve No. 31423 is hereby reduced by 2.2883 hectares. (Public Plan Magdhaba 1:50 000.)

IT is hereby declared that, pursuant to the resolution of the City of Stirling passed at a meeting of the Council held on or about 20 December 1983 the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act 1902, for the purpose of a new road, that is to say:-

Stirling.

461/984.

Road No. 2564 (Swan View Terrace) (Widening of Parts). Those portions of Swan Location X as delineated and coloured dark brown on Lands and Surveys Diagram 86433.

371 square metres being resumed from Swan Location X. (Public Plans Perth 16.26 and 16.27.)

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

Dated this 27th day of August, 1985.

By Order of His Excellency, H. D. EVANS, Acting Minister for Lands and Surveys.

and Surveys Diagram 86884.

1 055 square metres being resumed from Mount Helena

(Public Plan Perth 1:2 000 33.34.)

TRANSFER OF LAND ACT 1893.

TRANSFER OF LAND ACT AMENDMENT REGULATIONS 1985.

MADE by the Commissioner of Titles and approved by His Excellency the Governor in Executive Council.

Citation.	1. These regulations may be cited as the Transfer of Land Act Amendment Regulations 1985.
Commenc	
ment. Reg. 6 am	ended. 3. Regulation 6 of the Transfer of Land Act Regulations 1972* is amended in PART 8 by inserting after item 9 the following item—
	 "10. Check Search
Dated	this 10th day of September 1985. N. J. SMYTH,

Commissioner of Titles.

By His Excellency's Command, G. PEARCE.

Clerk of the Council.

*Reprinted in the Government Gazette on 13 August 1981 at pp. 3291-3298.

BUSH FIRES ACT 1954-1981.

(Section 33.)

Shire of Beverley.

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

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 15 October 1985, east of the Great Southern Railway or 30 October 1985, west of the Great Southern Railway to plough, cultivate, scarify or otherwise clear, and therefore maintain free of all inflammable material, until 15 April 1986, firebreaks not less than 2.2 metres wide in the following positions on the land owned or occupied by you.

- 1. Inside and within 60.3 metres of the boundary of all cleared land. Uncleared land on boundaries shall be isolated by the provision of an internal break.
- 2. Where the above lands are divided by or abut trafficable public roads or railway reserves, a firebreak shall be provided within 60.3 metres of the boundary of the road or railway reserve.
- 3. Within 60.3 metres of the perimeter of all buildings and haystacks on the land, to completely surround the building or group of buildings or haystacks.
- 4. Land, the bush on which has been bulldozed, chained or prepared in any similar manner for clearing or burning shall be completely surrounded by a firebreak 3 metres wide. (Note: firebreaks may be provided on adjoining land.)
- 5. Existing gullies, salt lakes, rivers or drains shall not form portion of a firebreak required by this order unless approved by the Shire Council.
- 6. Rivers: On all river banks a firebreak shall be provided on cleared land as close as is practicable but not further than 60.3 metres from high water
- 7. Stationary pumps and motors: All grass or other inflammable materials must be cleared from areas where stationary pumps and motors are situated or are intended to be situated. The cleared area is to extend for a distance of 3 metres completely surrounding stationary pumps and motors.

- 8. Fuel drums: All grass and other inflammable materials must be cleared from areas where fuel drums, either empty or containing fuel are stored or intended to be stored. The cleared area is to extend for a distance of 3 metres completely surrounding the fuel drums.
- 9. Beverley Townsite: On or before 30 November 1985-
- (a) All lots with an area of 0.1012 ha (¹/₄ acre) or less shall be either-
 - (i) clear of all inflammable material; or
 - (ii) have grass mown to a height no greater than 5 cm.
- (b) All lots with an area greater than 0.101 2 ha (0.25 acre) but not larger than 0.808 4 ha (2 acres) shall be either-
 - (i) clear of all inflammable material; or
 - (ii) have grass mown to a height no greater than 5 cm: or
 - (iii) have a firebreak of at least 2.2 metres wide, completely free of all inflammable material provided inside and along all external boundaries.
- (c) All lots or combination of lots which comprise of one holding and having an area greater than 0.808 4 ha (2 acres) shall have a firebreak of 2.2 metres wide free of all inflammable materials provided inside and along all external boundaries.

If it is impracticable for any reason to comply with the above requirements of this notice, owners or occupiers should seek Council approval to make necessary adjustments.

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

Dated this 20th day of August, 1985. By Order of the Council,

K. L. BYERS Shire Clerk.

BUSH FIRES ACT 1954. Shire of Goomalling.

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

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 31 October 1985 to remove from the land owned or occupied by you all inflammable materials to maintain the land or the firebreaks clear of inflammable material up to and including 31 March 1986.

- (1) In respect of the land owned or occupied by you within the townsite of Goomalling, you shall remove all inflammable materials on the land from the whole of the land, except land zoned as Rural under the Town Planning Scheme currently in force, on which you shall clear of all inflammable material, firebreaks of not less than three (3) metres wide immediately inside the external boundaries of the land.
- (2) In respect of the land owned or occupied by you other than within the townsite of Goomalling which is used for growing crop or pasture, you shall clear of all inflammable material, firebreaks of not less than three (3) metres wide immediately inside the external boundaries of the land, where the land or any part of the land adjoins a railway reserve, the firebreaks required to be cleared along your common boundary with the railway reserve, shall be at least 6 metres wide.

Additionally you shall clear of all inflammable materials firebreaks mot less than 3 metres wide so as to divide land owned or occupied by you and used to grow crop or pasture into areas not exceeding 200 hectares.

If buildings are erected on the land such buildings shall be immediately surrounded by a firebreak cleared of all inflammable material to a width of not less than 3 metres wide.

If it is considered to be impractical for any reason to clear firebreaks or to remove inflammable material from the land as required by this Notice you may apply to the Council of its duly authorised Officer not later than 15 October 1985, for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised Officer, you shall comply with the requirements of this Notice.

"Inflammable material" is defined for the purpose of this Notice to include bush, timber, boxes, cartons, paper and like inflammable materials, rubbish and also any combustible matter, but does not include green standing trees or growing bushes and plants in gardens and lawns.

The penalty for failing to comply with this Notice is a fine of \$400 and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this Notice of it is not carried out by the owner or occupier by the date required by this Notice.

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

Dated this 28th day of August 1985.

By Order of the Council,

C. C. KERP, Acting Shire Clerk.

BUSH FIRES ACT 1954. Shire of Katanning. Fire Break Order.

Notice to Owners and Occupiers of Land within the Shire of Katanning.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before 1 November 1985 to plough, scarify, cultivate, burn, chemically spray or otherwise clean and thereafter maintain free of flammable material until 14 February 1986, firebreaks of the following dimensions and in the following positions on the land owned or occupied by you:

1. Rural Land: Clear firebreaks not less than 2.5 metres wide:

(a) Immediately inside the external boundaries of land whether it be cleared, partly cleared, bulldozed, chained, used for pasture or be undeveloped; and within twenty (20) metres of boundary. (b) Within twenty (20) metres of the perimeter of any building, group of buildings, hayshed or haystack.

2. Townsite Land: Within the town boundary as defined by the Town Planning Scheme including residential, commercial, Industrial, Deferred Urban and Special Rural whether such land is occupied or not.

- (a) Where the area of land is 2 100m² (approximately ¹/₂ acre) or less, remove all flammable material from the whole of the land/for the purpose of this notice, flammable materials does not include live standing trees, cultivated plants or shrubs in gardens.
- (b) Where the area of land exceeds 2 100m² (approximately ¹/₂ acre), clear firebreaks not less than 2.5 metres wide, immediately inside and along all external boundaries of the property.

3. Fuel/Gas/Chemical Storage: In respect of any rural or townsite land upon which there is situated any container/drum/installation used to store flammable liquids, chemicals or gas fuel (be they empty or not), including any ramp or support so constructed, you shall have the said land clear of all flammable material for a minimum distance of ten (10) metres from the site perimeter.

4. Application To Vary The Above Requirements: If it is considered impracticable or unnecessary for any reason whatever to carry out works as required by this notice, you may apply to the Council or its duly authorised Officer for permission to provide firebreaks in alternative positions or to take alternative measures to abate fire hazards on the land or vary this notice in any other way.

Approval for such alternatives in relation to rural land will only be considered if submitted with the endorsement of the bush fire brigade for the area concerned.

- 5. Definitions for the purposes of this Notice:
 - Bush—includes trees, bushes, plants, stubble, scrub and undergrowth of all kinds whatsoever alive or dead and whether standing or not standing and also a part of a tree, bush, plant or undergrowth, and whether severed therefrom or not so severed.
 - Haystack—means any collection of hay including five (5) round fodder bales or more stacked or placed together within 100 metres of any building.
- Flammable Material—includes bush, timber, boxes, cartons, paper and like flammable materials, rubbish and also any combustible matter, but does not include green standing trees or growing bushes and plants in gardens or lawns.

6. Penalty: The penalty for failing to comply with this notice is a fine not exceeding four hundred dollars (\$400) and a person in default is also liable, whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier before the date required by this notice.

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act, which includes the necessity for permits to burn during the restricted burning season.

By Order of the Council,

T. S. RULAND, Shire Clerk.

BUSH FIRES ACT 1954.

Regulation 38A (4).

Harvesting.

PURSUANT to the powers contained in the above Regulation to the Bush Fires Act 1954, no person shall operate or suffer the operation of a harvesting machine in grain crops, unless he has first provided an operational fire fighting appliance (motor and pump), having a capacity of at least 400 litres of water situated in the paddock prior to the commencement of the said Harvesting.

By Order of the Council,

T. S. RULAND, Shire Clerk.

BUSH FIRES ACT 1954. Shire of Mullewa. (Section 33.) Notice to Owners and Occupiers of the Land in the Shire of Mullewa.

PURSUANT to the powers contained in section 33 of the above Act you are hereby required on or before 1 October 1985 to plough, scarify, cultivate or otherwise clear, and thereafter maintain free from all inflammable material until 31 March 1986, firebreaks of not less than two metres in width in the following positions on the land owned or occupied by you:

- (1) Inside and along the whole of the external boundaries of the property or properties owned or occupied by you.
- (2) Around all paddocks under crop.
- (3) Where buildings or haystacks are situated on property additional firebreaks not less than two metres in width must be provided within 1.5 metres of the perimeter of such buildings or haystacks, in such manner as to completely encircle the building or haystack. If for any reason it is considered impracticable to provide firebreaks in the position required by this notice, the approval of the Shire Council must be obtained to construct such firebreaks in an alternative position. Approval to any such variation will only be granted where the Bush Fire Control Officer for the area has first signified his approval to the variation.

Where the land of an owner or occupier abuts a constructed road, the owner or occupier has after obtaining the approval of the Authority which has the control and management of such road, burned or cleared the bush between the road formation and the boundary of his land such firebreaks will be accepted as complying with the requirements of this notice as far as it applies to the abutting boundaries of the property.

Dated this 9th day of September, 1985.

By Order of the Council,

T. J. HARKEN, Shire Clerk.

BUSH FIRES ACT 1954. Shire of Swan.

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

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required on or before the date referred to below to remove from the land owned or occupied by you all inflammable material or to clear firebreaks in accordance with the following, and thereafter to maintain the land or the firebreaks clear of inflammable material up to and including the date referred to below.

1. In respect of land owned or occupied by you outside the Metropolitan Fire District as defined hereunder you shall on or before 15 November 1985 or within 14 days of the date of your becoming owner or occupier should this be after 15 November 1985—

A—On Rural Land:

- (1) Where the area of land is 121 hectares or less clear of all inflammable material firebreaks at least 3 metres wide inside all external boundaries of land—
 - (a) immediately adjacent to and completely surrounding all land which has been cleared or partly cleared; and
 - (b) within 60 metres of the perimeter of any haystack, building or group of buildings, so positioned as to completely surround such haystack, building or group of buildings; and

- (2) Where the area of cleared or partly cleared land is more than 121 hectares, clear of all inflammable material additional firebreaks in such positions as to divide the land into areas not exceeding 121 hectares, each separate area to be completely surrounded by firebreaks inside all external boundaries of the land and thereafter maintain the firebreaks clear of inflammable material up to and including 31 March 1986.
- B—On Townsite Land or Land Subdivided for Residential Purposes: Clear of all inflammable material firebreaks at least 3 metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land, and thereafter maintain the firebreaks clear of inflammable material up to and including 31 March 1986.
- C—Fuel Dumps and Depots: Remove all inflammable material from all land where fuel drum ramps or dumps are located, and where fuel drums whether containing fuel or not are stored to a distance of at least 4 metres outside the perimeter of any drum, ramp or stack of drums, and thereafter maintain the firebreaks clear of inflammable material up to and including 31 March 1986.
- D—Land Adjoining Great Northern Highway: You are hereby required on or before 15 November 1985 to clear of all inflammable material, firebreaks at least 4.6 metres wide immediately along the internal boundary of your property where it adjoins the Great Northern Highway. The firebreak is to be maintained clear of all inflammable material up to and including 31 March 1986.

The firebreaks required in this section of this notice are in addition to firebreaks of 3 metres in width required on all other land owned or occupied within the Shire of Swan.

2. In respect of land owned or occupied by you within the Metropolitan Fire District (as defined hereunder) you shall on or before 30 November 1985 or within 14 days of your becoming owner or occupier should this be after 30 November 1985 clear of all inflammable material firebreaks at least 3 metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land, and thereafter maintian the firebreaks clear of all inflammable material up to and including 1 March 1986.

If it is considered to be impracticable for any reason to clear firebreaks or to remove inflammable material from land as required by this notice, you may apply to this Council or its duly authorised officer not later than 1 November 1985 in respect of land outside the Metropolitan Fire District (as defined hereunder) and not later than 15 November 1985 in respect of land within the Metropolitan Fire District (as defined hereunder) for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice.

"Metropolitan Fire District": Is defined for the purpose of this notice as all that portion of land situated within the Municipal District of the Shire of Swan and south of a line starting from a point at the northwestern corner of Lot 116 of Swan Location I as shown on Land Titles Plan 4948, thence easterly along the southern boundary of Location H (Harrow Street) and onwards to the left bank of the Swan River, thence generally southwesterly and generally southeasterly along that bank to the southwestern corner of Location 12, on the left bank of the Swan River, thence easterly along the southern boundary of that location to the northeastern corner of Location 1114.

The penalty for failing to comply with this notice is a fine of not more than \$400, and a person in default is also liable whether prosecuted or not to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

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

By Order of the Council,

R. S. BLIGHT, Shire Clerk.

BUSH FIRES ACT 1954. Shire of Tambellup.

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

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required, on or before 31 October 1985, to clear firebreaks on the land owned or occupied by you in accordance with the requirements of this Notice as set out hereunder and thereafter to maintain this land or the firebreaks clear of all inflammable materials up to and including 15 April 1986.

1. Rural Land (Land other than in a Townsite): You shall clear of all inflammable material firebreaks no less than three metres wide in the following positions:—

- 1.1 Immediately inside the boundary of all land which is cleared, part cleared and which is under pasture. This also applies to abutting a formed public road.
- 1.2 Immediately surrounding all land which is under crop.
- 1.3 Immediately inside any boundary which abuts a Railway Reserve.
- 1.4 Immediately surrounding all buildings, haystacks and fuel ramps situated on land.
- 1.5 Immediately surrounding any drum or drums situated on the land which is normally used for storage of fuel, whether they contain fuel or not.
- 2. Townsite Area (Land in any Townsite):—
 - 2.1 Where the area of land is one fifth of one hectare or less you shall clear all inflammable material on the land from the whole of the land.
 - 2.2 Where the area of the land exceeds one fifth of one hectare you shall clear all inflammable materials of firebreaks not less than three metres wide as required for Rural Land in paragraph one above.

If it is considered to be impracticable for any reason to clear firebreaks as required by this Council you may apply to the Council or its duly authorised Officer not later than 15 October 1985, for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or its authorised Officer, you shall comply with the requirements of this notice.

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

By Order of the Council,

B. W. MEAD,

Shire Ćlerk.

BUSH FIRES ACT 1954.

Notice to all owners and/or occupiers of land in the Shire of Toodyay.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required, on or before the dates specified, and thereafter up to and including 30 April 1986, to have a firebreak clear of all inflammable material at least as wide as specified hereunder.

Rural Land:

- 1. Rural Land (i.e. all land other than within a townsite.) Date: 28 October 1985.
- 1.1 Where land does not exceed 20 hectares a firebreak 2 metres wide shall be cleared inside and within 10 metres of the external boundaries of the land.
- 1.2 Where land exceeds 20 hectares but does not exceed 200 hectares a firebreak 2 metres wide shall be cleared inside and within 100 metres of the external boundaries of the land.

Note: Strategic Firebreaks.

Landowners within the subdivisions known as "Royd Nook", "Brookdale" (excluding lots 1-16), "Majestic Height", "Marri Glades" as designated in Shire of Toodyay Town Planning Scheme No. 2 and West Toodyay Townsite who have signed the necessary participation form and contributed (\$12.50 where land owned does not exceed 20 hectares, or \$25.00 where land exceeds 20 hectares) on or before 30 September 1985 towards the maintenance of the Strategic Firebreak System constructed in their area will have fulfilled the requirements of section 1:1 and 1:2 of the Order.

- 1.3 Where land exceeds 200 hectares a firebreak 2 metres wide shall be cleared in such a manner as to divide the land into areas not exceeding 200 hectares, each completely surrounded by a firebreak.
- 1.4 A firebreak 3 metres wide shall be cleared immediately around all buildings, hay stacks and fuel ramps situated on the land.
- 1.5 A firebreak 2 metres wide shall be cleared immediately around any unattended stationary motor, including electric, when operating.
- 1.6 A firebreak 20 metres wide shall be cleared immediately inside the external boundaries of all land which has been bulldozed, chained or prepared in any similar manner for clearing by burning (whether you intend to burn the bush or not) provided that, where the bulldozing, chaining or other method of preparation for clearing is completed after 28 October 1985 the firebreak is required to be completed within 28 days of such completion.

Note: Firebreak Variations.

If for any reason it is considered to be impracticable to clear firebreaks or remove inflammable material from land as required by Part 1 of this notice, you may apply in writing to Council or its duly authorised officer on or before the 14th day of October, 1985 for permission to provide firebreaks in an alternative position.

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

Townsite Land:

- 2. Townsite Land (being all land within the Toodyay townsite and includes Lots 200 to 229 fronting Gibney, Harcourt and Reserve Streets). Date: 15 November 1985.
- 2.1 Width as necessary to ensure that the firebreak covers the whole of the land. Provided that, if the land is used permanently for grazing animals you may apply in writing to the Council or its duly authorised officer, on or before 1 November 1985, for permission to have firebreaks cleared of all inflammable material at least 2 metres wide immediately inside the external boundaries of the land in lieu of removing all inflammable materials from the whole of the land. If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice.

The owner or occupier of land who fails or neglects to comply with the requirements of this Order is guilty of an offence under subsection 3 of section 33 of the Act and is liable to maximum penalty of \$400.00, and the Council may do the works and charge the owner or occupier for such work.

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

Dated this 25th day of July, 1985.

By Order of the Council,

K. C. WILLIAMS

Shire Clerk.

SHIRE OF TOODYAY.

Harvesting.

THE Toodyay Shire Council in accordance with the Bushfires Act Regulation 38c advises for public information that harvesting within the Toodyay Shire may take place on Sundays up to and including Sunday, 22 December 1985.

After 22 December 1985 the consent of a Bush Fire Control Officer (in writing) must be obtained before harvesting may take place on a Sunday.

10 September 1985.

K. C. WILLIAMS, Shire Clerk.

WATER AUTHORITY OF WESTERN AUSTRALIA.

Tenders For Supplies.

Date of Advertising	Contract No.	Supplies Required	Date of Closing
1985 Sept 4 Sept 4 Sept 7 Sept 7	QS 50017 MS 50032 AP 50057 QM 50074	Bore collector mains—Jigalong Aboriginal Community Supply and erection of 200 m ³ roofed steel tank—Eneabba Supply of distribution transformers 1985/86 Supply and delivery of three transfer pumps—South Hedland Pumping Station	1985 Sept 17 Sept 24 Sept 24

J. GLOVER, Managing Director.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Bayswater Town Planning Scheme No. 13—Amendment No. 130.

T.P.B. 853-2-14-16, Pt. 130.

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 Bayswater Town Planning Scheme Amendment on 1 September, 1985 for the purpose of:-

September, 1985 for the purpose of.—
(a) Rezoning Lots 13, 14, 15, 16, 17, 18, 19 and 20 Beechboro Road, and Lots 21, 22, 23, 24, 27, 28, 29, 30, 31, 32, Part 33, 34 and 35 Benara Road, Morley from "Rural" to "Residential", "Multi-Residential GR4", "Special Zone—Restricted Use—Garden Centre", "Local Public Open Space" and "Important Regional Road Reservation" in accord-"Important Regional Road Reservation" in accord-ance with the City of Bayswater's Town Planning Scheme No. 18.

Including in section 2 of the Schedule to the Scheme Text the following: (b)Beechboro Road/ Lot 20 (1) Garden Benara Road Centre

J. D'ORAZO,

Mayor.

K. B. LANG,

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 Gosnells Town Planning Scheme No. 1—Amendment No. 215.

T.P.B. 853-2-25-1, Pt. 215.

NOTICE is hereby given that the City of Gosnells in pursu-ance of its powers under the Town Planning and Develop-ment Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lots 1, 2 and 3 corner of Weston and Birch Streets, Maddington from Residential "A" to Residential "B" to permit development of eight (8) residential units.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 2120 Albany Highway, Gosnells 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 October 1985.

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 Town Clerk, City of Gosnells, Locked Bag No. 1, Gosnells, WA 6110 on or before 18 October 1985.

> G. WHITELEY. Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Bunbury Town Planning Scheme No. 6—Amendment No. 17.

T.P.B. 853-6-2-9, Pt. 17.

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 Bunbury Town Planning Scheme Amendment on 25 August, 1985 for the purpose of:

- Rezoning Lot 17 Hayes Street from "Special Use-Motel" to "Residential" and coded R40.
- 2. Amend the Scheme Map accordingly.

A. G. McKENZIE,

Mayor.

V. S. SPALDING, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

> City of Stirling District Planning Scheme-Amendment No. 214.

T.P.B. 853-2-20, Pt. 214.

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 4 September 1985 for the purpose of rezoning Lots 424, 425, 426 Swan Location Z, House Nos. 714-718 Beaufort Street and Lot 1192 Swan Location Z, House No. 30 Lawley Cres-cont. Mt Lowley from Compared Residential CPE to "Driver cent, Mt Lawley from General Residential GR6 to "Private Clubs and Institutions."

T. TYZAK,

Mavor.

M. G. SARGANT, Town Clerk.

CORRIGENDUM

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

City of Gosnells Town Planning Scheme No. 1—Amendment No. 210.

TPB: 853-2-25-1, Pt. 210.

IT is hereby notified for public information that the notice under the above Amendment No. 210 published at page 3008 of the Government Gazette No. 77 dated 22 August 1985, contained an error which is now corrected as follows:-

For the Words: Recreational "A" read: Residential "A".

G. N. WHITELEY, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Town of Kalgoorlie.

Kalgoorlie-Boulder Joint Town Planning Scheme-Amendment No. 47.

T.P.B. 853-11-3-2, Pt. 47.

I. r. b. 635-11-5-2, Ft. 47. 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 Kalgoorlie Town Planning Scheme Amendment on 4 September 1985 for the purpose of rezoning Lot 307 and Part 306 Hannan Street from Residential "A" to "Tourist Development."

M. R. FINLAYSON, Mayor.

T. J. O'MEARA,

Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Town of Kalgoorlie.

Kalgoorlie-Boulder Joint

Town Planning Scheme-Amendment No. 49.

T.P.B. 853-11-3-2, Pt. 49.

NOTICE is hereby given that the Town of Kalgoorlie in pursuance of its powers under the Town Planning and De-velopment Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Kalgoorlie Lot 3618 from "Public Purposes" to "Residential A'

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Hannan Street, Kalgoorlie and will be open for inspection without charge during the hours of 9.00 a.m. to 5.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 25 October 1985.

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 Town Clerk, Town of Kalgoorlie, PO Box 42, Kalgoorlie W.A. 6430 on or before 25 October 1985.

> T. J. O'MEARA, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

> Shire of Boddington Town Planning Scheme No. 1-Amendment No. 4.

T.P.B. 853-6-15-1. Pt. 4.

NOTICE is hereby given that the Shire of Boddington 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:-

- Adding a new zone "Special Rural" to the Scheme Map and Scheme Text, with appropriate amend-ments to the Scheme Text which relate to the Special Rural Zone.
- 2. Adjusting the Scheme boundary to include Lot 1 of Williams Locations 9203 and 5339 and Williams Location 9204, within the Scheme area and to in-clude that land in the "Special Rural" zone.
- 3. Rezoning part of Williams Location 3082 and Williams Locations 5020 and 15508 from "Rural" to "Special Rural".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Bannis-ter Road, Boddington, and will be open for inspection withdays of the week except Saturdays, Sundays and Public Holidays until and including 25 October 1985.

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 Shire Clerk, Shire of Boddington, PO Box 4, Boddington, WA 6390, on or before 25 October 1985.

P. L. FITZGERALD, 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 Boyup Brook Town Planning Scheme

No. 1—Amendment No. 1.

T.P.B. 853-6-19-1, Pt. 1.

NOTICE is hereby given that the Shire of Boyup Brook in pursuance of its powers under the Town Planning and De-velopment Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of:—

- Amending the Scheme Text at Appendix No. 5— Special Rural areas to include Lot 5, Part 1005, Part 799, Part 711, 695 and 8391, Bridgetown-Boyup Brook Road and Terry Road and to set down the various provisions relative to the line for the set of the se the subdivision and development of that land for small rural holdings; and
- 2. Amending the Scheme Map to remove the land described above from the Rural Zone and to include it within the Special Rural Zone.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Abel Street, Boyup Brook, 624 and will be open for inspection without charge during the hours of 9.00 a.m. to 5.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 25 October 1985.

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 Shire Clerk, Shire of Boyup Brook, PO Box 2, Boyup Brook 6244 on or before 25 October 1985.

A. J. DOUST, Shire Ćlerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Kalamunda Town Planning Scheme No. 10—Amendment No. 3.

T.P.B. 853-2-24-14, Pt. 3.

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 Kalamunda Town Planning Scheme amendment on 1 September 1985 for the purpose of:—

- 1. Amending Clause 9 of the Scheme Text by adding after subsection (g) (iii) the following:-
 - (iv) the land shown as Hall Site shall be set aside and reserved for that purpose.
- 2. Amending Clause 11 of the Scheme Text by adding after subsection (3) the following:—
 - (4) the lands shown on the Scheme Map as "Hall Site" shall be transferred to the Crown and be revested and reserved for that purpose.
- 3. Amending the Scheme Map (Sheet 9) by deleting part of the open space area shown on the northern portion of Lot 17 Edney Road and replacing it instead with the notation "Hall Site" as depicted on the Scheme Amendment Map.

P. J. MARJORAM, President.

E. H. KELLY, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Kalamunda Town Planning Scheme No. 10-Amendment No. 4.

T.P.B. 853-2-24-14, Pt. 4.

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 Kalamunda Town Planning Scheme amendment on 1 September 1985 for the purpose of amending the Sub-Area Map by designating Sub Area 5 as Private Development Lands.

P. J. MARJORAM,

President.

E. H. KELLY, 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. 12.

T.P.B. 853-6-13-9, Pt. 12.

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:—

- 1. Rezoning Pt Lot 1008 Murray Location 5 Old Coast Road, Halls Head from "Rural" Zone to "Residential 1" Zone;
- 2. Rezoning Pt Lot 1008 Murray Location 5 Old Coast Road, Halls Head from "Rural" Zone to "Community Purpose" Zone,

as depicted on the amending plans.

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 6 December 1985.

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 Shire Clerk, Shire of Mandurah, PO Box 210, Mandurah, WA 6210 on or before 6 December 1985.

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. 16.

T.P.B. 853-6-13-9, Pt. 16

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:—

- 1. Rezoning Lot 999 Leighton Road, Halls Head from "Residential 1" Zone to "Residential 2" (R Code 12.5) Zone.
- 2. Relocating No. 1 Place of Heritage Value (Halls Cottage) to its correct location.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah, 6210 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 25 October 1985.

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 Shire Clerk, PO Box 210, Mandurah, WA 6210 on or before 25 October 1985.

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. 21.

T.P.B. 853-6-13-9, Pt. 21.

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:—

- 1. Rezoning portion of Pt Lot 1008, Murray Location 5 Halls Head from Future Urban and Rural Zones to Tourist Zone as shown on the Amending Map.
- 2. Rezoning portion of Pt Lot 1008 Murray Location 5 from Rural Zone and Future Urban Zone, to the Local Recreation Reserve and Arterial Road Reserve as shown on the Amending Map.

[13 September 1985.

- 3. Including the area reserved for Local Recreation Reserve in the Landscape Protection Area as shown on the Amending Map.
- 4. Deleting the Landscape Protection Area from the Arterial Road Reserve and Tourist Zone as shown on the Amending Map.

All plans and documents setting out and explaining the Mandurah Terrace, Mandurah and will be open for inspec-tion without charge during the hours of 9.00 a.m. to 4.00 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 6 December 1985.

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 Shire Clerk, Shire of Mandurah P.O. Box 210, Mandurah on or before 6 December 1985.

K. W. DONOHOE, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

Advertisement of Approved Town Planning Scheme Amendment.

Shire of Mandurah Town Planning Scheme No. 1A— Amendment No. 28.

T.P.B. 853-6-13-9. Pt. 28.

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 Mandurah Town Planning Scheme amendment on 1 September 1985 for the purpose of rezoning Part Lot 1008, Part Murray Location 5 Old Coast Road, Halls Head from Residential 1 Zone (Single Residential) and Future Urban Zone to Community Purpose Zone—Private School and Local Recreation Reserve.

J. GUILFOYLE,

President.

K. W. DONOHOE, Shire Clerk.

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 Shire Clerk, Shire of Mundaring, PO Box 20, Mundaring, WA 6073 on or before 6 December 1985.

> 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 Wanneroo Town Planning Scheme No. 1-Amendment No. 308.

T.P.B. 853-2-30-1, Pt. 308.

NOTICE is hereby given that the Shire of Wanneroo in pursuance of its powers under the Town Planning and De-velopment Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of adding ref-erence to the Heathridge Local Shopping Centre on Lot 741 Caridean Street, Heathridge in Schedule 5 of the Scheme Text to limit the maximum gross leasable area to 1 500m².

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Shenton Avenue, Joondalup and will be open for inspection without charge during the hours of 8.45 a.m. to 4.45 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 1 November 1985.

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 Shire Clerk, Shire of Wanneroo, PO Box 21, Wanneroo, WA 6065 on or before 1 November 1985.

> R. F. COFFEY, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Shire of Mundaring Town Planning Scheme No. 1-Amendment No. 190.

T.P.B. 853-2-27-1, Pt. 190.

NOTICE is hereby given that the Shire of Mundaring in pursuance of its powers under the Town Planning and Devel opment Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lot 111 Stoneville Road, Stoneville from "Residential" to "Special Purposes" and Lot 16 Richardson Road, Stoneville from "Commercial" to "Residential".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, 50 Great Eastern Highway, Mundaring, WA 6073 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 6 December 1985.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Shire of Wanneroo Town Planning Scheme No. 1-Amendment No. 310.

T.P.B. 853-2-30-1, Pt. 310.

NOTICE is hereby given that the Shire of Wanneroo in pursuance of its powers under the Town Planning and De-velopment Act 1928 (as amended) has prepared a Town Planning Scheme amendment for the purpose of rezoning Lot 50 and Lot 509 corner Seacrest Drive/Sandpiper Street, Sorrento from Residential Development to Special Zone (Restricted Use) Medical Centre and Pharmacy and adding reference to the new zone in the Scheme Text.

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Shenton Avenue, Joondalup and will be open for inspection without

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charge during the hours of 8.45 a.m. to 4.45 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 1 November 1985.

The plans and documents have also been deposited at the office of the Town Planning Department, Perth and wil¹/₂ 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 Shire Clerk, Shire of Wanneroo, PO Box 21, Wanneroo, WA 6065 on or before 1 November 1985.

R. F. COFFEY, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 (AS AMENDED).

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

Shire of Wanneroo Town Planning Scheme No. 1— Amendment No. 313.

T.P.B. 853-2-30-1, Pt. 313.

NOTICE is hereby given that the Shire of Wanneroo 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 the portion of the previous Regional Road Reserve for Moore Drive, between Connolly Drive and Ocean Reef Road, Joondalup from "Regional Road Reserve" to "Rural".

All plans and documents setting out and explaining the amendment have been deposited at Council Offices, Shenton Avenue, Joondalup, and will be open for inspection without charge during the hours of 8.45 a.m. to 4.45 p.m. on all days of the week except Saturdays, Sundays and Public Holidays until and including 11 October 1985.

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 Shire Clerk, Shire of Wanneroo, PO Box 21, Wanneroo, WA 6065, on or before 11 October 1985.

R. F. COFFEY, Shire Clerk.

\$

Payments

-	
Administration: —	\$
Staff Section	106 741.94
Members Section	12 642.80
Debt Service Public Work3 and Services	89 051.91
Public Works and Services	354 770.47
Building Construction	43 507.43
Building Maintenance	22724.04
Town Planning	4 866.97
Town Planning Scheme No. 3	63 535.00
Health Services	10 208.00
Sanitation	$22\ 232.42$
Meat Inspection Expenses	126 150.39
Bush Fire Control	10 395.50
Traffic Control	4 867.74
Building Control	$10\ 463.72$
Cemeteries	1 550.93
Public Works Overheads	Cr. 2 167.16
Purchase of Plant	75 735.00
Operation Costs	$17\ 824.74$
Materials	806.09
Payment to M.R.D. Trust Fund	164 073.66
Donations and Grants	1 305.00
Transfer to Reserve Funds	24 000.00
Other Works and Services	29 471.07
C.E.P. Program	38 089.99
All Other Expenses	6 721.09
	\$1 239 568.74
SUMMARY.	
	\$
Debit Balance 1/7/84	25 745.17
Receipts, Per Statement	1 288 454.23
	1 262 709.06
Deveryonte Des Statement	
Payments, Per Statement	1 200 000.14

BALANCE SHEET AS AT 30 JUNE 1985. Assets.

Credit Balance 30/6/85

Current Assets:	Ψ
Municipal Fund Bank Account	$23\ 140.32$
Sundry Debtors	34 094.86
Stock on Hand	10 368.02
Town Planning Scheme No. 3	$2\ 607.95$
Non Current Assets:	
Trust Fund	25 399.12
Loan Capital Fund	1 000.00
Reserve Fund	69 405.73
Appropriation to Reserve Funds	69 405.73
Town Planning Development Scheme No. 3	27 392.05
Town Planning Development Scheme No. 5	
Fixed Assets	1 220 022.02
	\$1 483 336.40
Liabilities.	
	ŝ
	1 706.25
Current Liabilities	127 412.80
Non Current Liabilities	121 412.00
Deferred Liabilities	421 451.84
Loan Liability	
	\$550 570.89
SUMMARY.	
	\$
	1 483 336.40
Total Assets	550 570.89
Total Liabilities	000 070.09
	\$932 765.51
-	

Contingent Liability: The amount of interest included in Loan Debenture payable over the life of the loan and not shown under the heading of Loan Liability is approximately \$235 103.00

We hereby certify that the figures and particulars as detailed are correct. J. S. A. KITCHEN,

President.

T. W. BRADSHAW, Shire Clerk.

SHIRE OF CAPEL.

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30 JUNE 1985.

Receipts.

Rates	262 497.58
Licences	189 891.23
Government Grants and Recoups	302 568.00
Statutory Road Grants	
Income from Property	
Sanitation Charges	
Town Planning Scheme No. 3	98 953.03
Fines and Penalties	
Cemetery Receipts	834.00
Other Fees	146 719.04
All Other Revenue	75 828.11
All Other Receipts	61 485.01
	\$1 288 454.23

Auditor's Report.

The accounts of the Shire of Capel have been audited for the financial year ended 30 June 1985.

- (a) The accompanying accounts, being the statement of receipts and payments. balance sheet, adjustment account and municipal accumulation account, are in accordance with the books of the Shire and have been prepared in accordance with the provisions of the Local Government Act and Local Government Accounting Directions so as to give a true and fair view of—
 - (i) The cash receipts and payments of the Shire for the year ended 30 June 1984; and
- (ii) The financial position of the Shire as at 30 June 1985.(b) The accounting records required by the Local Government Act to be kept by the Council have been properly kept in accordance with the provisions of that Act.

R. J. BASHAM, Partner—Hendry Rae & Court.

\$23 140.32

\$

SHIRE OF CAPEL.

Appointment of Ranger.

IT is hereby notified for public information that Mr. Kenneth Frank Bowen has been appointed Ranger for the Shire of Capel effective from 16 September 1985 and is an authorised officer for the following purposes:

- 1. Litter control in accordance with the provisions of the Litter Act 1979 and under section 665 (B) of the Local Government Act 1960-1985.
- 2. Dog control in accordance with the provisions of the Dog Act 1976-1977.
- 3. To issue Infringement notices under section 59(A) of the Bush Fires Act 1954-1977.
- 4. Exercise the power under section 669 (B) of the Local Government Act 1960-1985.
- 5. Exercise control in accordance with the provisions of the Control of Vehicles (Off-Road Areas) Act 1978.
- 6. Control and supervision of the following by-laws.
 - (a) By-laws relating to removal and disposal of obstructing animals or vehicles.
 - (b) By-laws relating to the safety, decency, comfort and convenience of persons in respect of bathing.
 - By-laws relating to Caravan Parks and (c) Camping grounds.

T. W. BRADSHAW, Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

City of Cockburn.

Memorandum for Imposing Rates for Financial Year 1985-1986.

AT a meeting of the City of Cockburn held on 26 August 1985, it was resolved that the rates and charges specified hereunder shall be imposed on all rateable property within the district of the Municipality, in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 27th day of August, 1985.

D.F. MIGUEL,

Mayor.

A. J. ARMAREGO, Town Clerk.

Schedule of Rates and Charges Levied.

General Rate: 1.71 cents in the dollar on unimproved values. Urban Farmland Rate: 1.71 cents in the dollar on unimproved values.

- Minimum Rate: \$195.00 per assessment.
- Rubbish Charges per service:

General	\$53.00
Bulk Rubbish	\$40.25
Exempt Properties	\$170.00

Discount: A discount of 5 per cent will be allowed on current rates if payment is made in full within 14 days of the issue date of assessment.

Penalty: A penalty of 10 per cent will be charged on all rates remaining unpaid as at 31st January, 1986.

SHIRE OF GINGIN.

Special Meeting of Electors.

NOTICE is hereby given that a special meeting of electors of the Shire of Gingin will be held in the Guilderton Hall on Sunday, 29 September 1985, commencing at 9.30 a.m.

Business.

To discuss the location of the proposed Golf Course and Recreation Oval on Reserve No. 27949 Wedge Street, Guilderton—Greater Sports Ground.

Dated this 5th day of September, 1985.

N. H. V. WALLACE Shire Clerk.

LOCAL GOVERNMENT ACT 1960. HEALTH ACT 1911.

Shire of Beverley.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Beverley Shire Council held on 2 August 1985, it was resolved that all rates and charges specified hereunder be imposed on all rateable property within the district of the municipality in accordance with the provisions of the Local Government Act 1960 and Health Act 1911.

Dated this 5th day of August, 1985.

S. D. MOULTON,

K. L. BYERS,

President.

Shire Clerk

LITTER ACT 1979-1981.

Shire of Katanning.

Litter Control Officers.

IT is hereby notified for public information that the following persons have been appointed as Litter Control Officers for the Shire of Katanning under the provisions of the above Act.

L. Dawson G. Harris. Ernest O. Grover Sharon M. Peacock Trevor S. Ruland William B. Anthony

> T. S. RULAND, Shire Clerk

Schedule of Rates and Charges.

General Rates

1.8012571 cents in the dollar on Unimproved Values.

15.708 cents in the dollar on Gross Rental Values.

Minimum Rates:

\$30.00 per lot or location in Mount Kokeby and Mawson Townsites.

\$50.00 per lot or location for other rural land and the Beverley Townsite.

Rubbish Charge: \$37.00 per annum for removal of one standard size bin per week.

Sullage Water: \$30.00 per load.

Penalty: A penalty of 10 per cent will be imposed on rates outstanding as at 31 January 1986. The penalty will not apply to deferred pensioners' rates.

HEALTH ACT 1911.

Shire of Harvey

Memorandum of Imposing Rates and Charges 1985-1986.

To whom it may concern:

AT a meeting of the Harvey Shire Council held on 27 August 1985, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the District of the Shire of Harvey in accordance with the Local Government Act 1960 and the Health Act 1911, for the period 1 July 1985, to 30 June 1986.

Dated this 30th day of August, 1985.

M.W.SMITH,

President. L. A. VICARY,

Shire Clerk.

Schedule of Rates Levied.

General Rate:

8.369 5 cents in the dollar on Gross Rental Values. 0.527 3 cents in the dollar on Unimproved Values.

Minimum Rate: \$120.00 for each lot or assessment.

Rubbish Removal Charge: \$34.00 per annum for removal of one (1) rubbish service once per week.

- Rates Penalty: A penalty of 10 per centum will be applied in respect of rates if the amount was due and payable on or
- before 31 October 1985 and the amount is in arrears on: (i) the 31st January, 1986; or

 - (ii) the expiration of the period of three months from the date of service of the notice in this financial year;

whichever is the relevant date.

LOCAL GOVERNMENT ACT 1960.

Shire of Mullewa.

Memorandum of Imposing Rates and Charges.

To whom it may concern:

AT a meeting of the Mullewa Shire Council held on 27 August 1985, it was resolved that the rates and charges specified hereunder should be imposed on all rateable prop-erty within the District of the Municipality in accordance with the provisions of the Local Government Act 1960.

D. J. BRENKLEY,

President.

T. J. HARKEN Shire Clerk.

Schedule of Rates.

General Rate:

2.00 cents in the dollar on Unimproved Values.

12.92 cents in the dollar on Gross Rental Values.

Minimum Rate:

- On Gross Rental Values in the Mullewa Townsite, \$65.00 on each and every lot.
- On Gross Rental Values in the Townsites of Pindar, Tardun and Tenindewa, \$30.00 on each and every lot.
- Penalty: A penalty rate of 10 per cent will apply to all rates other than Pensioner Deferred and Rebates, on arrears as at the close of business on 30 January 1986.
- Discount: A discount of 5 per cent of rates will be allowed on all rates paid on or before 31 October 1985.

Rubbish Charges:

- \$45.50 per annum per standard bin on Domestic rubbish bins.
- \$91.00 per annum per standard bin on Commercial rubbish bins.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Shire of Mundaring.

Memorandum of Imposing Rates.

To whom it my concern:

AT a meeting of the Mundaring Shire Council held on 14 August 1985, it was resolved that the rates specified hereunder would be imposed on all rateable property within the Shire in accordance with the provisions of the Local Government Act 1960.

In 1983, in accordance with section 548A of the Local Government Act, Council adopted the procedure to phase in increased valuations over a three (3) year period. Phase three of the increase will apply for the financial year 1985-1986 for those properties zoned rural.

Dated this 9th day of September, 1985.

R. F. WAUGH,

President.

M. N. WILLIAMS,

Shire Clerk.

Schedule of Rates and Charges Levied.

- General Rates.
- Gross Rental Valuation: Properties zoned Residential-Residential Development—Special Residential (Bush-land)—Hotel Tavern—Service Station and Fuel Depot-Special Purpose-11.522 0 cents in the dollar. Minimum Rate—\$195.00.

- Urban Farmland Rate-9.217 6 cents in the dollar.
- Properties zoned—Commercial—Professional and Service Office—Light Industry and Showroom/Office—10.369 8 cents in the dollar.

Minimum Rate-\$400.00

Unimproved Valuation: Properties zoned—Rural and Inten-sive Rural—Special Rural/Landscape Interest/Rural Residential—1.435 0 cents in the dollar.

Minimum Rate-\$195.00.

- Urban Farmland Rate-1.1480 cents in the dollar.
- Rubbish Removal Charge: \$70.00 per annum for one standard bin per week.

LOCAL GOVERNMENT ACT 1960.

Municipality of the Shire of Shark Bay.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Council of the Shire of Shark Bay held on 29 August 1985, it was resolved that the rates and charges within the district of the Municipality for the financial year ending 30 June 1986, in accordance with the provisions of the Local Government Act 1960 and the Health Act 1911.

Dated this 29th day of August, 1985.

J. L. SELLENGER, President.

M. N. BROWN,

Shire Clerk.

Schedule of Rates and Charges.

General Rates:

Gross Rental Values: 19.22 cents.

Unimproved Values: 5.4 cents.

Minimum Rate Charge: One hundred and fifty dollars on any location, lot or other piece of land.

Rubbish Charges: \$25 00 per Residence. \$75 00 Commercial.

CORRIGENDUM.

SHIRE OF NORTHAMPTON.

Memorandum of Imposing Rates.

THE memorandum of imposing rates as published on page 3100 of the *Government Gazette* dated 30 August 1985 which provided for a minimum rate of \$60 on specified lots in the Northampton Townsite should have included Lots 335 and 336 Barron Street, Northampton.

R. W. ALLEN,

President.

C. J. PERRY,

Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Shire of West Arthur.

Memorandum of Imposing Rates.

To whom it may concern:

3576

AT a meeting of the West Arthur Shire Council held on 20 August 1985, it was resolved that the rates and charges, specified hereunder, should be imposed on all rateable property within the boundaries of the Shire of West Arthur in accordance with the provisions of the Local Government Act 1960, and the Health Act 1911.

K. M. McINERNEY, President.

G. S. WILKS,

Shire Clerk.

Schedule of Rates and Charges.

General Rates:

.0061 5 cents in the dollar on Unimproved Values. .072 cents in the dollar on Gross Rental Values.

Minimum Rate:

- \$90.00 per Lot in the Darkan Townsite excluding lots situated west of road number 2981 (Darkan South Road).
- \$25.00 per Lot in the Duranillin, Moodiarrup, Bowelling and Darkan Townsites west of Road number 2981 \$25.00 per Lot on Unimproved Valuations.
- Discount: 10 per cent on current general rates paid within 35 days of the date of service of the notice.

Penalty: 10 per cent chargeable on all rates remaining un-paid on 31 January 1986.

Rubbish Charges:

\$40.00 per annum for one standard bin per week. \$80.00 per annum for commercial bin removals.

LOCAL GOVERNMENT ACT 1960.

City of Cockburn.

Notice of Intention to Borrow.

Proposed Loan (No. 108) of \$8 500.

PURSUANT to section 610 of the Local Government Act PURSUARY to section of of the Local Government Act 1960-1982 the City of Cockburn hereby gives notice that it proposes to borrow money by the sale of debenture on the following terms and for the following purpose: \$8 500 for a period of five (5) years repayable initially over a four (4) year term half yearly repayment of principal and interest assessed over the full term sought by Council at the interest reference on the full term of borrowing as approved by The rate applicable at the time of borrowing as approved by The Treasury Department and the remainder of the loan to be assessed at one (1) year repayment terms at the rate of the

interest rate at that time until the expiration of the loan repayable at the office of the Council, 9 Coleville Crescent, Spearwood. Purpose: Furniture and fittings.

Repayments of this loan are self supporting and will be made by the Coolbellup Sportsman's Club Incorporated. Details of the loan and estimates as required by section 609 are open for inspection at the office of the Council, 9 Coleville Crescent, Spearwood, during business hours for thirty-five (35) days after publication of this notice. Dated this 30th day of August, 1985.

D. F. MIGUEL,

Mayor.

A. J. ARMAREGO Town Clerk.

LOCAL GOVERNMENT ACT 1960.

City of Stirling

Notice of Intention to Borrow.

Proposed Loan (No. 204) of \$1 200 000.

PURSUANT to section 610 of the Local Government Act 1960, the City of Stirling hereby gives notice that it proposes to borrow by the sale of debentures, money on the following terms and for the following purpose: \$1 200 000 for Six years repayable at the office of the City of Stirling by Twelve equal half-yearly instalments of principal and interest. Purpose: Construction of Engineering Works Roads Drainage Footpaths.

Schedule and an estimate of the cost thereof and statement required by section 609 are open for inspection by ratepayers of the Municipality at the office of the Council, Cedric Street, Stirling between the hours of 10 a.m. and 4 p.m. on week days except Saturdays for 35 days after publication of this notice.

Dated this 4th day of September, 1985. T. TYZACK,

Mayor.

M. G. SARGANT, Town Clerk.

LOCAL GOVERNMENT ACT 1960. City of Stirling.

Notice of Intention to Borrow.

Proposed Loan (No. 205) of \$400 000.

PURSUANT to section 610 of the Local Government Act 1960, the City of Stirling hereby gives notice that it proposes to borrow by the sale of debentures, money on the following terms and for the following purpose: \$400 000 for six years repayable at the office of the City of Stirling by twelve equal half-yearly instalments of principal and interest. Purpose: Reserves Development New Works.

Schedule and an estimate of the cost thereof and statement required by section 609 are open for inspection by ratepayers of the Municipality at the office of the Council, Cedric Street, Stirling between the hours of 10 a.m. and 4 p.m. on week days except Saturdays for 35 days after publication of this notice.

Dated this 4th day of September, 1985.

T. TYZACK,

Mayor.

M. G. SARGANT, Town Clerk.

City of Stirling.

Notice of Intention to Borrow.

Proposed Loan (No. 206) of \$200 000.

PURSUANT to section 610 of the Local Government Act 1960, the City of Stirling hereby gives notice that it proposes to borrow by the sale of debentures, money on the following terms and for the following purpose: \$200 000 for Twelve years repayable at the office of the City of Stirling by Twelve equal half-yearly instalments of principal and interest. Purpose: Building construction on reserves.

Schedule and an estimate of the cost thereof and statement required by section 609 are open for inspection by ratepayers of the Municipality at the office of the Council, Cedric Street, Stirling, between the hours of 10 a.m. and 4 p.m. on week days except Saturdays for 35 days after publication of this notice.

Dated this 4th day of September, 1985.

T. TYZACK,

Mayor.

M. G. SARGANT, Town Clerk.

LOCAL GOVERNMENT ACT 1960. Town of Armadale. Notice of Intention to Borrow. Proposed Loans (No. 232) of \$160 000 and (No. 234) of \$45 300.

PURSUANT to section 610 of the Local Government Act 1960 the Town of Armadale gives notice that it proposes to borrow by the sale of a debenture or debentures on the following terms and conditions and the following purposes: For a period of 10 years, initially for 4 years at the current ruling rate of interest to be re-negotiated for a futher 6 years at the then ruling rate of interest repayable to Westpac Banking Corporation, Jull Street, Armadale by half-yearly instalments of principal and interest for the purpose of:—

Loan 232—Construction of Roads.

Loan 234—Telephone Communication System for the Armadale Civic Centre.

Plans, specifications and estimates of costs thereof and the statement required by section 609 are open for inspection at the office of the Council, Jull Street, Armadale for 35 days after publication of this notice.

Dated this 5th day of September, 1985.

I. K. BLACKBURN,

Mayor. J. W. FLATOW,

Town Clerk.

LOCAL GOVERNMENT ACT 1960.

Notice of Intention to Borrow.

Proposed Loans No. 152 of \$56 000 and No. 153 of \$54 800. PURSUANT to section 610 of the Local Government Act 1960, the Shire of Busselton hereby gives notice that it proposes to borrow money, by the sale of a debenture, repayable at the office of the lender, by equal half yearly instalments of principal and interest, for the following terms and purposes:

- Loan No. 152—\$56 000—15 year term—Refinance Loan No. 102 for Dunsborough Country Club Inc.
- Loan No. 153—\$54 800—5 year term—Refinance Loan No. 132—Boat Ramp Construction.

Plans, specifications and estimates as required by section 609 are available for inspection at the office of the Council during business hours for thirty-five (35) days after publication of this notice.

Dated this 30th day of August, 1985.

T. B. HOUSE

President

J. J. McNALLY, Acting Shire Clerk.

CORRIGENDUM.

LOCAL GOVERNMENT ACT 1960.

HEALTH ACT 1911.

Shire of Mandurah.

Memorandum of Imposing Rates and Charges 1985-1986.

THE notice which appeared on page 3022 of *Government Gazette* No. 77 of 23 August 1985, contained an error in the 10th line in which the date "30 June 1985" was published. The date should have read "30 June 1986".

> E. W. HATTON, Acting Shire Clerk.

LOCAL GOVERNMENT ACT 1960.

City of Nedlands.

Notice of Intention to Borrow.

Proposed Loan (No. 155) of \$55 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the City of Nedlands hereby gives notice of its intention to borrow by the sale of a debenture on the following terms and for the following purpose \$55 000 for a period of five (5) years repayable at the office of the Council, Nedlands, by ten (10) equal half yearly instalments of Principal and Interest. Purpose:

- (i) Airconditioning of the Technical Services Section of the Council Administration Centre
- (ii) Telephone system for the Council Administration Centre, Nedlands Library and Council Depot.

Plans, specifications and estimates of cost as required by section 609 of the Local Government Act are open for inspection by ratepayers at the office of the Council for thirty-five (35) days after the publication of this notice.

It is to be noted that the interest rate on the loan will be renegotiated after a period of four (4) years.

Dated this 6th day of September, 1985.

D. C. CRUICKSHANK, Mayor.

N. G. LEACH,

Town Clerk.

LOCAL GOVERNMENT ACT 1960.

City of Nedlands.

Notice of Intention to Borrow.

Proposed Loan (No. 156) of \$122 000.

PURSUANT to section 610 of the Local Government Act 1960 the Council of the City of Nedlands hereby gives notice of its intention to borrow by the sale of a debenture on the following terms and for the following purpose \$122 000 for a period of seven (7) years repayable at the office of the Council, Nedlands, by fourteen (14) equal half-yearly instalments of principal and interest. Purpose: Development of the Nedlands Foreshore.

Plans, specifications and estimates of cost as required by section 609 of the Local Government Act 1960 are open for inspection by ratepayers at the office of the Council for thirty-five (35) days after the publication of this notice.

It is to be noted that the interest rate on the loan will be renegotiated after a period of four (4) years.

Dated this 6th day of September, 1985.

D. C. CRUICKSHANK, Mayor.

N. G. LEACH,

Town Clerk.

City of Bayswater.

Overdraft.

Department of Local Government, Perth, 30 July 1985.

LG: BW-3-9V2

IT is hereby notified for public information that His Excel-lency the Governor has approved of Stage 2 of the Town Planning Scheme No. 18 being declared a work and under-taking for which money may be borrowed, under the provisions of section 600 of the Local Government Act 1960, by the City of Bayswater.

M. C. WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

City of Bayswater.

Sale of Land.

Department of Local Government, Perth, 10 September 1985.

LG: BW 4-6B

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 266 of the Local Government Act 1960 that the City of Bayswater may sell Lot 75 being portion of Swan Location P on Diagram 67658 and being the land contained in Certificate of Title Volume 1692 Folio 787 to B. F. Cowan, G. A. McMahon and D. G. McMahon by private treaty.

M. C. WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Town of Narrogin.

Sale of Land.

Department of Local Government, Perth, 10 September 1985.

LG: NG 4-6.

IT is hereby notified for public information that His Excel-lency the Governor has directed under the provisions of section 266 of the Local Government Act 1960, that the Town of Narrogin may sell portion of Narrogin Town Lot E16 being Lot 4 on Diagram 24411 and being part of the land comprised in Certificate of Title Volume 603 Folio 63 to Mr R. V. Hoskin, by private treaty.

M.C.WOOD. Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

City of Melville.

Lease of Reserve.

Department of Local Government, Perth, 10 September 1985.

LG: ME 4-4 V2.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 267 of the Local Government Act 1960, that the City of Melville may lease Reserve 28612 to the Bridgewater Kindergarten (Inc) for a period of 5 years, without calling public tender.

M.C.WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

City of Stirling.

Lease of Land.

Department of Local Government,

Perth, 10 September 1985.

LG: ST 4-4 V2.

IT is hereby notified for public information that His Excellency the Governor has directed under the provisions of section 267 of the Local Government Act 1960, that the City of Stirling may lease the following properties for a period of 2 years without calling public tender:-

- Lot 489 being portion of Swan Location 1296 on Plan 3697 and being the whole of the land in Cer-tificate of Title Volume 1218 Folio 442 to Mervyn Richard Bowhay.
- Lot 491 being portion of Swan Location 1296 on Plan 3697 and being the whole of the land in Cer-tificate of Title Volume 452 Folio 122A to Jennifer J. Cornish and Roger D. Cornish.
- 3. Portion of Lot 21 Okely Road, Carine to Mr. and Mrs. F. J. and J. H. Chubb.

M. C. WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Busselton.

Lease of Land

Department of Local Government, Perth, 10 September 1985.

IT is hereby notified for public information that His Excel-lency the Governor has directed under the provisions of section 267 of the Local Government Act 1960, that the Shire of Busselton may lease Reserve 8427 Sussex Location (200 to the Durenter Theorem (Incompartial) for 4309 to the Busselton Tourist Bureau (Incorporated) for a period of 21 years without calling public tender.

M. C. WOOD,

Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Mandurah.

Lease of Land.

Department of Local Government,

Perth, 10 September 1985.

LG: MH 4-4 V3.

IT is hereby notified for public information that His Excel-IT is hereby notified for public information that His Excel-lency the Governor 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 being Lot 9 on Plan 2717 and being the whole of the land comprised in Certificate of Title Volume 1276 Folio 549 to the Mandurah Social Centre for Elderly People Incorporated for a period of 20 years from 1 November 1985, without calling public tender.

M.C.WOOD, Secretary for Local Government.

LOCAL GOVERNMENT ACT 1960.

Shire of Wyalkatchem. Loan.

Department of Local Government, Perth, 10 September 1985.

It is hereby notified for public information that His Excel-It is hereby notified for public information that His Excel-lency the Governor has approved of the construction of a six bed Frail Aged Hostel on Reserve 16856, Wyalkatchem, be-ing 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 Wyalkatchem.

M. C. WOOD, Secretary for Local Government.

The Municipality of the City of Cockburn.

By-Law Relating to Fencing.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having on 12 February 1985, to make and submit for confirmation by the Governor, the following amendment to its By-Law Relating to Fencing published in the *Government Gazette* (No. 12) of 19 February 1964, and amended by notices published in the *Government Gazettes* (No. 82) of 21 September 1971, (No. 26) of 2 May 1975, (No. 55) of 10 September 1976, and (No. 93) of 2 December 1983.

(1) By deleting the definition "Dangerous fence" and inserting in substitution therefor the following definition.

" "Dangerous", relating to any fence, means a fence which is likely to collapse or fall, or part of which is likely to collapse or fall, by reason of its faulty design, location or construction, deterioration of materials, damage by termites, decay, changes in ground levels or any other cause whatsoever. "

Dated this 16th day of August, 1985. The Common Seal of the City of Cockburn was hereunto affixed by authority of a resolution of Council in the presence of— [L.S.]

D. F. MIGUEL,

Mayor. A. J. ARMAREGO,

Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day of September, 1985.

G. PEARCE, Clerk of the Council.

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LOCAL GOVERNMENT ACT 1960. The Municipality of the City of Perth.

By-law No. 78.

Relating to Swimming Pool at Somerset Street.

IN pursuance of the above 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 10 December 1984 to make and submit for confirmation by the Governor the following amendment to By-law No. 78.

That Clause 31 be deleted and the following clause be submitted in lieu thereof:

31. Subject to the provisions of By-law No. 34 of the City of Perth, the fees and charges specified in the following Table are hereby prescribed as payable during the periods and with respect to the matters set out in the Table:

TABLE OF FEES AND CHARGES.

	The period	The period
	commencing	commencing
	1 November	1 May
	and	and
	expiring	expiring
	30 April	31 October
Admission to Pool Premises and Use of Pools—	-	
A person 15 years of age or above	. 80c	90c
A person under 15 years of age	. 50c	60c
Any person attending school who is under instruction		
by an authorised swimming teacher or under the		
control of a licensed swimming coach (in this Table	9	
called "a person under instruction")	· 40c	50c

GOVERNMENT GAZETTE, W.A.

	The period commencing 1 November and expiring 30 April continued	The period commencing 1 May and expiring 31 October continued
Admission to Pool Premises Only—		
A parent accompanying a person under instruction	40c	50c
Use of Towel	\$1.00	\$1.00
Hire of Locker	50c	50c
Custody of Lost Property	50c	50c

Dated this 15th day of July, 1985.

The Common Seal of the City of Perth was hereto affixed in the presence of-

[L.S.]

M. A. MICHAEL, Lord Mayor.

G. G. HUNT. Acting Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day of September, 1985.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the City of Perth.

By-law No. 79.

Relating to Bold Park Swimming Pool.

IN pursuance of the above 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 10 December 1984 to make and submit for confirmation by the Governor the following amendment to By-law No. 79.

That Clause 31 be deleted and the following Clause be submitted in lieu thereof:

Subject to the provisions of By-law No. 34 of the City of Perth, the fees and charges specified in the following Table are hereby prescribed as payable during the periods and with respect to the matters set out in the Table:

TABLE OF FEES AND CHARGES.

	The period commencing 1 November and expiring 30 April	The period commencing 1 May and expiring 31 October
Admission to Pool Premises and Use of Pools—		
A person 15 years of age or above		90c
A person under 15 years of age	50c	60c
Any person attending school who is under instruction by an authorised swimming teacher or under the control of a licensed swimming coach (in this Table		
called "a person under instruction.")	40c	50c
Admission to Pool Premises Only—	10	50
A parent accompanying a person under instruction	40c	50c
Use of Towel	\$1.00	\$1.00
Hire of Locker	50c	50c
Custody of Lost Property	50c	50c

Dated this 15th day of July, 1985.

The Common Seal of the City of Perth was hereto affixed in the presence of-

[L.S.]

M. A. MICHAEL, Lord Mayor. G. G. HUNT, Acting Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day of September, 1985.

G. PEARCE, Clerk of the Council.

The Municipality of the City of Stirling.

By-Laws Relating to Parking.

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 2 July 1985 to make and submit for confirmation by the Governor the following by-laws:

The by-laws of the City of Stirling published in the *Government Gazette* of 12 May 1971 and amended from time to time are hereby amended in the following way.

- 1. By-laws 456 and 457 are deleted.
- 2. By-law 481 (1) is amended to read:

Any person who does not contest the allegation that he committed an offence against any of the by-laws specified hereunder may subject to these by-laws pay to the Council within the time hereinafter prescribed the modified penalty set against such by-laws hereunder respectively: Madified De

By-law	Modified Penalty
•	\$
435	15
439	
452	
459 (a)	
459 (b)	
460 (a)	
460 (c)	
461 (a)	
461 (b)	
462	
465 (a)	
465 (b)	
465 (c)	
465 (e)	
468(1)(a)	
468 (1) (b)	
468 (1) (c)	
468 (1) (e)	
468 (1) (f)	
468 (3) (a)	
468 (4)	
468 (5) (a)	
468 (6) (a)	
469	
470	
473B-473C	
479	25

By-laws 434 to 479 inclusive with the exception of the

By-laws specified above.....10

3. By-law 283A is amended by the substitution of the figures "\$5.00" with the figures "\$20.00".

Dated the 20th day of August, 1985.

The Common Seal of the City of Stirling was hereunto affixed by authority of a resolution of the Council in the presence of-[L.S.]

T. J. TYZACK,

Mayor.

M. G. SARGANT, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 10th day of September, 1985.

G. PEARCE, Clerk of the Council.

The Municipality of the Town of Albany.

By-laws Relating to Parking Facilities.

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 Town of Albany hereby records having resolved on Tuesday, 23 April 1985, to amend the By-laws Relating to Parking Facilities No. 19 as published in the *Government Gazette* on 14 March 1980. 1. The Third schedule is revoked and remade as follows—

"Modified penalty for all offences under these By-laws—\$10.00".

Dated this 25th day of June, 1985. The Common Seal of Town of Albany was hereunto affixed by authority of the Council in the presence of—

J. M. HODGSON,

Mayor.

I. R. HILL, Town Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

SHIRE OF ESPERANCE (SECTION 190(8)) ORDER 1985.

Citation.

1. This Order may be cited as the ''Shire of Esperance (Section 190(8)) Order 1985".

Extension of by-law making powers. 2. It is declared that for the purpose of the by-law making powers conferred by section 214 and 234 of the Local Government Act, the boundaries of the Shire of Esperance are hereby extended from the high water mark to the low water mark at ordinary spring tides.

By His Excellency's Command, G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Shire of Esperance.

By-law Relating to Parks, Reserves and Foreshores.

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 28 May 1985, to make and submit for confirmation by the Governor the following by-law:---

- 1. In this by-law unlesss the context otherwise requires:—
 - "Act" means the Local Government Act 1960;
 - "Authorised Officer" means an Officer of the Council who is authorised by the Council to serve notices under sections 669C and 669D of the Act;
 - "Building" is as defined by the Act;
 - "Council" means the Council of the Municipality of the Shire of Esperance;
 - "Foreshore" means all the land contiguous to the Shire of Esperance which lies between the low water mark and the high water mark of the Southern Ocean;

"Owner" in relation to a vehicle means the person who is the holder of the requisite vehicle licence under the Road Traffic Act 1974 in respect of that vehicle, or, if the vehicle is not licensed under that Act, the person who owns the vehicle or is entitled to its possession.

"Reserve" means a public Reserve or Park vested in or under the care, control or management of the Shire of Esperance but does not include a road reserve;

"Vehicle" has the same meaning as is given to that word in the Road Traffic Act 1974 (as amended) from time to time but includes trail bikes, beach buggies and other recreational vehicles whether licensed or unlicensed.

- 2. On a reserve or a foreshore a person shall not:-
 - (a) throw or discharge any stone, arrow, bullet or other missile;
 - (b) commit or cause a nuisance;
 - (c) be in a state of intoxication;
 - (d) behave in a disorderly manner, create or take part in a disturbance, use foul or indecent language or commit any act of indecency;
 - (e) climb over or upon a fence or gate;
 - (f) destroy, damage, injure or cause harm to any bird or animal;
 - (g) damage or injure any plant, lawn, flower, shrub or tree;
 - (h) cut or damage any soil or turf;
 - deposit or leave any rubbish, refuse, offal, paper, bottles, broken glass, china or litter of any kind whatsoever except in a receptacle provided for the purpose;
 - (j) have glass food/drink containers on any sports ground outside the confines of any licensed liquor area;
 - (k) alter, damage, deface or remove any part of any building, structure or water system.

- (a) drive or ride or bring any vehicle onto or permit any person to drive or ride or bring any vehicle onto a reserve except on or over such parts of the reserve as are set aside as roads or driveways or vehicle parking areas or onto reserves designated for use by recreational vehicles;
- (b) drive or ride or bring any vehicle onto or permit any person to drive or ride or bring any vehicle onto that portion of foreshore between Twilight Cove and Bandy Creek Boat Harbour except for the purpose of launching boats in designated areas;
- (c) park or stand any vehicle on a reserve except in an area set aside for that purpose.
- 4. On a reserve or foreshore a person shall not without the consent of the Council:--
- (a) sell, expose for sale or invite any offer to buy any goods, wares, food refreshments, fruit or other merchandise or things (whether of the like kind as the foregoing or not), except in an area set apart for the purpose by the Council and then only with the prior consent of the Council;
- (b) hire, expose for hire, or invite any offer to take on hire any vehicle, boat or other vessel or thing (whether of the like kind as the foregoing or not), except in an area set apart for the purpose by the Council and then only with the prior consent of the Council;
- (c) play or practice golf or strike a golf ball except on an area set aside for that purpose;
- (d) take part in a procession or demonstration;
- (e) organise, address or participate in a political meeting or rally;
- (f) use or install a loud speaker or amplifier;
- (g) distribute or exhibit any printed or written pamphlet, hand bill, placard or notice in any manner whatsoever;
- (h) stamp, stencil, affix, construct or erect or cause to be stamped, stencilled, affixed, constructed or erected any signboard, hoarding, placard, hand bill, notice, advertisement or document whatsoever;
- (i) light a fire other than in a fire place provided for the purpose;
- (j) within 16 kms of a designated caravan park, camp, lodge or tarry overnight or frequent for the purpose of camping, lodging or tarrying overnight;
- (k) erect a tent or any other temporary cover for the purpose of entertainment or for the display of any merchandise;
- (l) unlock or fasten any gate;
- (m) erect, place, alter or relocate any building, fence, gate, garden furniture, playground equipment, goal post, goal net or flood lighting equipment.

5. Notwithstanding the provisions of subclause (j) of Clause 4 of this by-law a professional fisherman wishing to erect a temporary fishing camp on a reserve or foreshore must make application to Council in writing and pay the prescribed fee as detailed in the third schedule of this by-law.

6. On a reserve a person shall not practice or play any game in such a way as to cause inconvenience or annoyance to any other person.

7. No person shall on any Foreshore or Reserve, wilfully obstruct, disturb, interrupt, or annoy any other person engaged in the proper use thereof.

8. (a) In this clause reference to an "animal" does not include a dog.

(b) The Council may set aside a reserve or foreshore or portion of a reserve or foreshore as an area upon which a person may ride or drive an animal or onto which a person may bring an animal.

(c) A person shall not ride or drive or bring an animal onto any reserve or foreshore or any part thereof that has not been set aside for that purpose pursuant to subclause (b) of this clause.

(d) A person shall not ride, drive, graze or tether, exercise, train or race any animal on any part of a reserve or foreshore set aside under subclause (b) of this clause in a manner so as to create or become a nuisance.

9. (a) The Council may set aside a reserve or portion of a reserve as an area on which persons may operate any motorised or radio controlled model aeroplane, vehicle or vessel and the Council may define or limit the hours and days which such models may be operated.

(b) A person shall not operate any motorised or radio controlled model aeroplane, vehicle or vessel on a reserve or portion of a reserve that has not been set aside pursuant to subclause (a) of this clause or at a time or on a day defined or limited by the Council under subclause (a) of this clause.

10. (a) The Council may set aside a reserve or portion of a reserve as a children's playground.

(b) The Council may limit the ages of persons who are permitted to use a playground set aside under subclause (a) of this clause and may erect a notice of that effect on the playground.

(c) A person over the age specified in a notice erected on a playground set aside under subclause (a) of this clause, other than a person having the charge of a child or children in that playground, shall not enter or use that playground or interfere with the use of it by a child or children.

Function.

11. (a) In Clauses 11, 12 and 13 of this by-law the term "function" means and includes any concert, fete, show, exhibition, gymkhana, sport, match or test between opposing teams in any game or any single social gathering consisting of more than 20 persons.

(b) No person shall organise, arrange or take part in any function on a reserve or foreshore unless a permit to hold or organise that function has been granted by the Council or the lessee of the ground.

(c) The Council may grant a permit to a person to hold a function on a reserve or foreshore subject to such conditions as it sees fit.

(d) A permit to hold a function on a reserve or foreshore shall specify:---

- (i) the purpose for which such permit is granted;
- (ii) the dates and times during which the function may be held;
- (iii) the portions of the reserve or foreshore allocated to the permit holder;
- (iv) the Council reserves the right to demand the lodgements in cash of a security bond of up to \$400 for any function or series of functions.

(e) No person issued with a permit to hold a function shall be authorised to use any building or structure except those open for public use on any reserve or foreshore unless such permission is expressly granted and stated under the conditions of the permit.

12. Subject to Clause 13, no person to whom a permit has been granted shall exclude any member of the general public from attending a function if such person requests admission and pays any required admission charge.

13. (a) No person visibly under the influence of alcohol or acting in a riotous or disorderly manner shall attend a function;

(b) A person to whom a permit has been granted shall take all possible action to prevent persons under the influence of alcohol or persons acting in a riotous or disorderly manner from attending a function.

14. If the Council is satisfied that the person to whom a permit has been granted has committed or permitted or authorised the commission of a breach of any of the terms or conditions of the permit or has committed a breach of the by-law, may by a notice in writing to such person, cancel the permit and thereupon the permit shall be null and void.

15. (a) The Council may in writing under the hand of the Shire Clerk appoint an officer or officers to carry out the powers and duties conferred by this by-law, including authorisation to serve notices under sections 669C and 669D of the Act.

(b) Any officer appointed under this clause shall on demand show an identification card and/or certificate of appointment.

16. A person shall not hinder or interfere with an officer appointed under Clause 15 of this by-law in the course of that officer's duties.

17. A person who does not do a thing which by or under this by-law he is required or directed to do and a person who does a thing which by or under this by-law is prohibited from doing, commits an offence.

18. A person who commits an offence against this by-law is liable on conviction to a maximum penalty of 500.00.

19. In Clauses 20 and 21 "offence" means an offence of which the use, driving, parking, standing or leaving of a vehicle is an element.

20. The modified penalty for an offence against Clause 3 of this by-law if dealt with under section 669D of the Act, is \$30.00.

21. (a) A notice served under subsection (2) of section 669C of the Act in respect of an offence against this by-law shall be in or to the effect of Form 1 of the first schedule of this by-law.

(b) Subject to subclause (c) of this clause an infringement notice served under section 669D (1) of the Act in respect of an offence alleged to have been committed against Clause 3 of this by-law shall be in or to the effect of Form 2 of the first schedule of this by-law.

(c) An infringement notice served under section 669D (2) of the Act in respect of an offence against Clause 3 of this by-law shall be in or to the effect of Form 3 of the first schedule of this by-law.

(d) A notice sent under section 669D (5) of the Act withdrawing an infringement notice served under that section in respect of an offence against Clause 3 of this by-law shall be in or to the effect of Form 4 of the first schedule of this by-law.

(e) No person other than the driver of the vehicle shall remove from the vehicle any notice thereto or left therein or thereon by an authorised officer.

(f) The Council shall cause adequate records to be kept of all infringement notices served and modified penalties received under section 669D of the Act.

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First Schedule.

Form 1.

Shire of Esperance.

By-law Relating to Parks, Reserves and Foreshores.

Municipal Offices, Windich Street, ESPERANCE 6450.
NOTICE REQUIRING OWNER OF VEHICLE TO IDENTIFY DRIVER.
TOSerial No.
Plate No
You are hereby notified that it is alleged that on the
day ofat aboutat about
the driver or person in charge of the above vehicle did
 in contravention of the provisions of Clause 3(a)/Clause 3(b)/Clause 3(c) of the Shire of Esperance by-laws relating to Parks, Reserves and Foreshores. You are hereby required to identify the person who was the driver or person in charge of the above vehicle at the time when the above offence is alleged to have been committed. Unless within twenty-one days after the date of the service of this notice you:— (a) inform the Shire Clerk of the Shire of Esperance, Windich Street, Esperance or
(designation(s) of authorised officer(s)).
 as to the identity and address of the person who was the driver or person in charge of the above vehicle at the time of the above offence; or (b) satisfy the Shire Clerk of the Shire of Esperance that the above vehicle had been stolen or unlawfully taken, or was being unlawfully used, at the time of the above offence, you will, in the absence of proof to the contrary, be deemed to have committed the above offence and Court proceedings may be instituted against you. Signature of Authorised Officer
Designation

Form 2.

Shire of Esperance.

By-law Relating to Parks, Reserves and Foreshores.

Municipal Offices, Windich Street, ESPERANCE 6450.

INFRINGEMENT NOTICE.

ТО	Serial No
	D-+-
	Date
You are hereby notified that it is allege	ed that on
	day of
	you did

in contravention of the provisions of Clause 3(a)/Clause 3(b)/Clause 3(c), of the Shire of Esperance by-laws relating to Parks, Reserves and Foreshores.

.....

The modified penalty prescribed for this offence is \$

If you do not wish to have a complaint of the above offence heard and determined by a Court you may pay the modified penalty within twenty-one days after the date of the service of this notice.

Unless payment is made within twenty-one days of the date of the service of this notice Court proceedings may be instituted against you.

Signature of Authorised Officer.....

Designation

Form 3.

Shire of Esperance.

By-law Relating to Parks, Reserves and Foreshores.

Municipal Offices, Windich Street, ESPERANCE 6450.

INFRINGEMENT NOTICE.

то	Serial No	
(not to be completed where notice is attached to or left in or on vehicle)		
	Date	
the owner of vehicle make	Type	
Plate No		
You are hereby notified that it is alleged tha	t on	
the	day of	
at about	you did	

in contravention of the provisions of Clause 3 (a)/Clause 3 (b)/Clause 3 (c) of the Shire of Esperance by-laws relating to Parks, Reserves and Foreshores.

The modified penalty prescribed for this offence is \$

If you do not wish to have a complaint of the above offence heard and determined by a Court you may pay the modified penalty within twenty-one days after the date of the service of this notice.

Unless within twenty-one days after the date of the service of this notice:----

- (a) the modified penalty is paid; or
- (b) you

(i) inform the Shire Clerk of the Shire of Esperance or

(designation(s) of Authorised officer(s)).

as to the identity and address of the person who was the driver or person in charge of the above vehicle at the time of the above offence; or

......

(ii) satisfy the Shire Clerk of the Shire of Esperance that the above vehicle had been stolen or was being unlawfully used at the time of the above offence,

you will, in the absence of proof to the contrary, be deemed to have committed the above offence and Court proceedings may be instituted against you.

Payment may be made by posting this form together with the amount of \$..... mentioned above to the Shire Clerk, of the Shire of Esperance, P.O. Box 507, Esperance, W.A. 6450, or by delivering this form and paying the amount at the Municipal Offices, Windich Street, Esperance, between the hours of 10.00 a.m. and 4.00 p.m. on Mondays to Fridays. Signature of Authorised Officer

Signature of traditional Officer minimum minimum	* * * * * * * * * * * * * * * * * * * *
	Designation
Name	

Address.....Post Code.....Post Code..... If your name and address do not appear in this notice, please complete above to enable a receipt to be forwarded.

Form 4.

Shire of Esperance.

By-law Relating to Parks, Reserves and Foreshores.

WITHDRAWAL OF INFRINGEMENT NOTICE.

то	
Infringement Notice No	Date
for the alleged offence of	
Modified Penalty Signature of Authorised Officer	•
	Designation

Second Schedule. Form 1. Shire of Esperance. By-law Relating to Parks, Reserves and Foreshores. PERMIT TO HIRE OR SELL.

то:
(Full Name)
OF:
You are hereby licensed to *hire or sell—
describe goods, merchandise, equipment, etc.
in the *foreshore/reserve or part thereof known as
and more particular described as *foreshoreand more particular described as *foreshore.
reserve No
for a period ofmonths from the date hereof and under the following conditions:—
Fee Pavable \$
*Strike out whichever is not applicable.

Shire Clerk.

Form 2. Shire of Esperance. By-law Relating to Parks, Reserves and Foreshores. PERMIT TO HOLD A FUNCTION.

ТО:
(Name)
OF:
(Address)
you are hereby licensed to organise and hold a function, namely
describe the function
on the *foreshore/reserve or part thereof known as
•
and situated at
*for the period
*on the
between the hours of
under the following conditions:
Hire Charges Applicable \$
*Strike out whichever is not applicable.

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Third Schedule. PROFESSIONAL FISHERMAN CAMPING FEES. Clause 5.

Clause 5:	
Duration exceeding 3 months from 1 month to 3 months less than 1 month	\$20.00
Dated the 24th day of June, 1985. The Common Seal of the Municipality of the Shire of Esperance was hereunto affixed in the presence of—	
[L.S.]	
M. J. ANDRE,	President.
	1 1001401101
R. T. SCOBLE	Shire Clerk.
Recommended	
JEFF CARR, Minister for Local	Government.
Approved by His Excellency the Governor in Executive Council this 10th day 1985.	y of September,
G. PEARCE, Clerk of	the Council.

LOCAL GOVERNMENT ACT 1960.

The Municipality of the Shire of Greenough.

By-laws Relating to Geraldton Airport.

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 May 1985 to make and submit for confirmation by the Governor the following by-laws:—

Application.

1. These by-laws shall apply to and be in force within that portion of the district of the Shire of Greenough as is hereinafter described as the Airport.

Interpretation.

2. In these by-laws, unless the context otherwise indicates or requires, the following terms shall have the meanings respectively assigned to them, that is to say:—

- "Act" means the Air Navigation Act 1920 as amended of the Commonwealth of Australia or any other Act or Acts of the Commonwealth relating to air navigation for the time being in force;
- "aircraft" means any machine or craft that can derive support in the atmosphere from the reactions of the air;

"Airport" means all those pieces of land being—

Portion of each of Victoria Locations 1890, 2269, 2734 and 8023 the subject of Diagram 13842 and being the whole of the land comprised in Certificate of Title Volume 1646 Folio 817; and (Firstly) Victoria Locations 1074, 1145 and portion of each of Victoria Locations 1063, 1747, 1806, 2002, 2057 and 2269 and being part of the land on Diagram 11656, (Secondly) the portion of Victoria Locations 1269 the subject of Diagram 11941, (Thirdly) portion of each of Victoria Locations 1613, 1806 and 2057 and being the subject of Diagram 11939 and (Fourthly) portion of each of Victoria Locations 1613 and 1806 the subject of Diagram 12034 and being the whole of the land comprised in Certificate of Title Volume 1586 Folio 198

and the airport known as Geraldton Airport which is situated thereon;

"Airport Manager" means the officer appointed by or under the authority of the Council who for the time being shall be the appointed Shire Clerk of the Council and who shall be responsible for directing and controlling traffic of Aircraft on and about the Airport directing crew, passengers or any other person within the precincts of the Airport, the parking and movement of all vehicles within the precincts of the Airport and the enforcement of these by-laws together with all such other powers as may be given or conferred upon him by the Council in his capacity as the responsible officer of the Council for the operation of the Airport;

"bus" has the same meaning as Omnibus in the Road Traffic Act 1974;

"car park" means that portion of the Airport set aside for the purpose of parking vehicles which may be designated in accordance with these by-laws to be used for the parking of vehicles;

- "Caretaker" means any person appointed by or under the authority of the Council and who has the same powers as are conferred upon the Groundsman;
- "Council" means the Council of the Municipality of the Shire of Greenough;
- "Groundsman" means any person appointed by or under the authority of the Council who under the supervision of the Airport Manager shall control and supervise the movement of aircraft, direct crew, passengers and any other person anywhere within the precincts of the Airport and supervise and direct the movement of vehicles within the precincts of the Airport and enforce these by-laws in relation to the same and generally supervise the use of the Airport;
- "half-fare passengers" means students who have received a discounted adult fare by reason of being engaged in full-time study at a secondary or tertiary education institution, females over the age of 60 years and males over the age of 65 years;
- "Local Government Act" means the Local Government Act 1960, as amended, or any Act for the time being in force amending or in substitution therefor;
- "movement" means the takeoff or landing of an aircraft in whatever manner within the precincts of the Airport;

"non regular public transport" means any aircraft other than regular public transport;

- "owner" includes lessee, charterer and person for the time being in possession or control of an aircraft;
- "park" means to permit a vehicle whether attended or not, to remain stationary, except for the purpose of avoiding conflict with other traffic, or complying with the provisions of any law, or of immediately taking up or setting down persons or goods;
- "parking stall" means a section or part of a road or of a car park which is marked or defined whether by painted lines, metallic studs or by signs for the purpose of indicating where a vehicle may park or take up or set down persons or goods and the use of which may be restricted as to the length of time for which a vehicle may park or take up or set down persons or goods and the class of vehicle that may so do, which may include public, hire car, government, official, Council staff, taxis, buses and motor cycles:
- "pilot" means the persons actually controlling an aircraft at the relevant time and if there is no such person, then the person entitled to be in control;
- "Ranger" means any person appointed by or under the authority of the Council as a ranger and whose duties include the control and supervision of the standing and parking of vehicles within the Airport and the enforcement of these by-laws;
- "regular public transport" means any aircraft engaged in a commercial flight and which is operated regularly according to a time-table available in advance;
- "Regulations" means the Air Navigation Regulations made under the Act and for the time being in force by virtue of the Act;
- "Schedule" means the schedule to these by-laws;
- "Shire Clerk" means any person appointed by or under authority of the Council as shire clerk of the Council and shall include an acting or relieving shire clerk so appointed;
- "sign" means a traffic sign, mark, structure or device placed or erected on or near a road or in a car park for the purpose of regulating or directing traffic;
- "stand" in relation to a vehicle means to stop a vehicle and permit it to remain stationary, except for the purpose of avoiding conflict with other traffic or of complying with the provisions of any law;
- "taxis" has the same meaning as taxi-car in the Road Traffic Act 1974;
- "traffic island" means any physical provision other than lines marked on a road to guide vehicles:
- "vehicles" includes buses, motor cycles and bicycles and

expressions used in these by-laws where the context so admits have the meanings given to them by the Local Government Act, the Act, or Regulations as the case may be.

Use by Aircraft.

3. (1) The owner of every aircraft shall be entitled upon and subject to compliance with these by-laws to use the Airport for the landing, servicing and departure of his aircraft and the embarkment and disembarkment of passengers and freight.

(2) The Airport Manager may close the Airport to aircraft movements if he considers the surface of the Airport to be unsafe.

Conduct of Business at the Airport.

- 4. (1) The Council may from time to time set apart and grant authority for—
 - (a) any land, building, structure, or improvement or any part of a building structure or improvement within the Airport to be used (upon such terms and conditions as the Council may stipulate) by any person for the conduct of any business considered by the Council to be an amenity or operation of benefit to the Airport;
 - (b) any land within the Airport to be used (upon such terms and conditions as the Council may stipulate) by any person for cropping.

(2) Except in accordance with an authority granted under By-law 4(1) and the terms and conditions of that authority, a person shall not, within the Airport, either personally or by his servant or agent or otherwise howsoever, or as the servant or agent or otherwise howsoever of another person-

- (a) sell, for delivery within the Airport, or supply any goods or services;
- (b) carry on, or solicit for, any business; or
- erect, display or contribute or communicate by sound, any advertisement or public (c) notice.

Operation of Hire Vehicles at the Airport.

- 5. (1) Save with the prior consent in writing of the Council no person shall—
 - (a) provide a service or carry on the business of hiring self drive rental vehicles within the boundaries of the Airport;
 - (b) solicit for any business of hiring self drive rental vehicles within the boundaries of the Airport.
- (2) Nothing in this by-law contained or implied shall apply to taxis.

Right of Entry to Airport.

- 6. (1) Save as herein provided, a person other than-
 - (a) a person lawfully employed upon duties in or about the supervision and control of the Airport or of any business the conduct of which has been authorised pursuant to By-law 4 (1) or in respect of any self drive vehicle rental business consented to pursuant to By-law 5 or in or about the arrival, departure or servicing of, or other attention upon aircraft lawfully using the Airport; or
 - (b) a passenger or intending passengers by aircraft lawfully using the Airport; or
 - (c) a person greeting or seeing off a passenger or intending passenger by aircraft lawfully using the Airport

shall not enter or remain upon the Airport or any part thereof without the approval of the Airport Manager first had and obtained.

(2) The Council may from time to time designate or set apart any specified part or parts of the Airport—

- (a) to which only persons from time to time designated by the Council shall be admitted;
- (b) to which persons other than those mentioned in By-law 6 (1) (a) shall not be admitted;
- (c) to which the general public, or any limited classes of the general public, may be admitted, either at all times or at specified times, or for limited periods and generally upon such terms and conditions as the Council may determine;
- (d) to which no vehicle may be admitted or to which a limited class of vehicles may be admitted or to which vehicles may be admitted only on such terms and conditions as the Council may determine;
- (e) to which no aircraft may be admitted or to which a limited class of aircraft may be admitted or to which aircraft may be admitted only on such terms and conditions as the Council may determine.

(3) Signs, markings or notices may be placed by the Council at the Airport indicating the limits of any part of the Airport set apart for any special or limited use under By-law 6 (2).

(4) Notwithstanding the provisions of this by-law and By-law 10 the Council may on special occasions, for instance, an aerial pageant or other event of public interest, make such arrangements for the control of the Airport and charge such fees for participation and for admission as it may by resolution impose.

(5) Subject to By-law 6 (6) no person shall bring, or permit to stray, on to the Airport any dog, horse, cattle, sheep, goat or other animal without authority from the Council. Any such animal so found trespassing without authority may be removed from the Airport by any officer or employee of the Council or by any other person authorised so to do and using all reasonable means to capture the animal including destroying it where in the opinion of the officer, employee or other authorised person, a danger to persons or property might otherwise result.

(6) A blind person may bring onto the Airport an accompanying guide dog and any person may bring onto the Airport any animal being or to be airfreighted to or from the Airport as the case may be provided that person exercises effective control over that animal at all times.

(7) No person shall bring or permit to be brought onto the Airport any one or more of the following chemicals namely Dieldrin, Aldrin, Chlordane, MCPA, 2,4-D, 2,4-DB, 2,4,5-T, Dicamba, Fenoprop (2,4,5-TP), 4 CPA, Picloram, D.D.T. (dichlorodiphenyltrichloroethane), without authority from the Council.

(8) The owner and pilot of any aircraft and the driver or person in charge of any vehicle within or entering onto the Airport and the lessee, licencee or occupier of any hangar or other area within the Airport shall upon request of any officer or employee of the Council made in order to determine whether By-law 6(7) has been breached, and under his supervision forthwith provide a sample of or allow a sample to be taken of any container on within or forming part of any such Aircraft, vehicle or area.

Conduct of Persons on the Airport.

7. Every person admitted to or being upon the Airport shall whilst thereon conduct himself in a proper and becoming manner and so as not to cause any annoyance or inconvenience to any other person lawfully thereon and shall obey any directions given to him by the Airport Manager, Groundsman, Caretaker, Ranger or any person acting under them, or under authority of the Council for the purpose of the conduct of people, the movement of people, vehicles and aircraft, the preservation of order, or the promotion of or the facilitation of the lawful use and enjoyment of the Airport.

8. Any person, whether or not a passenger or intending passenger on an aircraft, who the Airport Manager, Groundsman, Caretaker or Ranger may consider to be intoxicated or under the influence of liquor so as to make his presence on the Airport dangerous to himself or others, or offensive to others, or otherwise undesirable, may be refused admission to the Airport, or if upon the Airport may be removed by the Airport Manger, Groundsman, Caretaker, Ranger or any person acting under the direction of the Airport Manager, Groundsman, Caretaker, Ranger or the Council.

9. A person shall not use any building, structure, convenience or amenity provided upon the Airport for any purpose other than that for which it is provided or intended, or destroy, remove, obliterate, deface, alter or otherwise interfere with any fence, barrier, notice, sign, or marking designed or intended for the direction, guidance, warning, control of or information for people or vehicles on or about the Airport.

Fees, Charge, Etc.

10. (1) The Council may require the owner of every aircraft using the Airport to pay fees as specified in the Schedule and approved by the Secretary of the Department of Aviation.

(2) In the case of an aircraft or an owner using the Airport on a regular basis the Council may allow payment of an annual or other periodic charge in respect of the movement of such aircraft or such amount as the Council may deem fit provided that such charge shall not exceed the total fees that would otherwise be payable under these by-laws in respect of the actual movement of the aircraft in question.

11. (1) The fees payable under sub-bylaw 10(1) shall be payable at or before the time of the movement of the aircraft or at such time as may be specially fixed by the Council; other charges and expenses under sub-bylaw 10(2), shall be payable upon demand and for the purpose of which demand the pilot of the relevant aircraft shall be deemed to be the agent of the owner.

(2) Any fee, charge or expense payable in accordance with these by-laws shall constitute a debt due by the owner of the aircraft concerned and may be recovered by the Council from him in any court of competent jurisdiction.

Parking and Standing of Vehicles on the Airport.

12. The Council may designate and mark out any car park or parking stall on any part of the Airport as it shall think fit and such designation or marking out shall be in such a form as the Council thinks fit.

13. No person shall park or stand a vehicle in any part of the Airport other than in a car park or parking stall designated or set apart by the Council for that purpose.

14. The Council may affix such conditions to the parking or standing of vehicles as it thinks fit including conditions as to length of time for which a vehicle may park or stand or the class of vehicle which may do so.

15. Unless a sign shall indicate to the contrary in respect of that specific area no person shall stand or park a vehicle in a parking stall on a road otherwise than parallel to the kerb or edge of the road as the case may be and as close thereto as practicable and wholly within such stall and headed in the direction of the movement of traffic on the side of the road on which the stall is situated.

16. Where a parking stall, whether in a road or car park, or any car park is reserved for the parking of vehicles of a particular class or designated for a particular use, no person shall stand or park in any part of that parking stall or car park, any vehicle other than those of the class for which the car park or parking stall is reserved or use the parking stall or car park other than in accordance with the particular use to which the car park or parking stall may be put.

17. Where a maximum parking or standing period is specified on any sign or in any other way which is attributable to a parking stall or car park a person shall not permit a vehicle to remain parked or standing in that car park or parking stall for longer than the period specified and no person shall park or stand such vehicle again in that car park or parking stall unless the vehicle has first been removed from that car park or parking stall for not less than twenty minutes.

18. The Council may declare that the provisions of the last preceding by-law shall not apply during periods on particular days or times nominated by the Council.

19. Unless otherwise directed by the Airport Manager, Groundsman, Caretaker or Ranger or any person acting under their control, no person shall park a vehicle in a parking stall otherwise than wholly within the boundaries, if any are designated, of that parking stall.

20. No person shall—

- (a) park or stand a vehicle so as to obstruct an entry to, an exit from or a carriageway, passage or roadway within a car park or the Airport or beyond the limits of any defined roads within the Airport unless the Airport Manager, Groundsman, Caretaker or Ranger shall so direct;
- (b) permit a vehicle to park or stand on any part of a car park or parking stall whether or not such parking or standing would otherwise be allowed when the Airport Manager, Groundsman, Caretaker or Ranger directs the driver of such vehicle to move it;
- (c) park or stand or attempt to park or stand a vehicle in a parking stall in which another vehicle is standing provided that this clause shall not prevent the parking or standing of more than one motor cycle or bicycle in an area designed for the parking of motor cycles and/or bicycles;
- (d) park or stand a vehicle or permit a vehicle to stand on any road so as to cause an obstruction;
- (e) park or stand a vehicle or permit a vehicle to park or stand on road abreast or alongside a standing or parked vehicle unless any Airport Manager, Groundsman, Caretaker or Ranger shall so direct;
- (f) park or stand a vehicle or permit a vehicle to park or stand on a road or elsewhere within a distance of one metre of a fire hydrant;
- (g) park or stand a vehicle or permit a vehicle to park or stand on any part of a pedestrian crossing provided that it shall not be an offence against this paragraph—
 - (i) if the driver of such vehicle is prevented from proceeding by circumstances beyond his control; or
 - (ii) if it is necessary for him to stop on such a crossing in order to avoid an accident.

21. Where the parking or standing of a vehicle in a parking stall, car park or on any road is restricted in duration to a particular length of time and a vehicle remains parked there for greater than that period, the fine applicable shall increase by the amount of the initial fine for each successive period equal to that for which parking or standing was allowed provided that the total fine does not exceed the amount mentioned in By-law 27.

22. Any person who commits or causes a breach of any of the respective provisions of these by-laws relating to the parking or standing of vehicles on the Airport shall be liable to a penalty not exceeding the amounts respectively mentioned in By-law 27.

23. The Airport Manager, Groundsman, Caretaker and Ranger or other employee of the Council empowered to do so, may enforce such of these by-laws as related to the parking or standing of vehicles on the Airport by—

- (a) completing an infringement notice in the form or substantially in the form of Form 1 in the Schedule; and
- (b) placing it on the windscreen or some other conspicuous place on the vehicle that it is alleged is in breach of these by-laws

and the placement of an infringement notice as aforesaid shall be deemed to be service of it.

24. Any person who does not contest an allegation that he committed an offence against a provision of these by-laws relating to the parking or standing of vehicles on the Airport may pay to the Council within twenty one (21) days after the commission of the offence the applicable penalty mentioned in By-law 27 and production of an acknowledgement from the Council of payment of such penalty within the time aforesaid shall be a defence to a charge of the offence in respect of which the modified penalty has been paid.

25. Where an alleged offender—

- (a) informs the Council that he declines to pay any modified penalty provided for in these by-laws; or
- (b) omits to send or deliver to the Council payment of the modified penalty within the time specified in the preceding by-law or in such extended time the Council allows

the Council may take proceedings against the alleged offender in a Court of Petty Sessions for breach of these by-laws.

26. A person who commits a breach of any of these by-laws is guilty of an offence and where no other penalty is provided is liable to:—

(a) a maximum penalty of \$500.00; and in addition

(b) a maximum daily penalty during the breach of \$50.00 per day.

General.

27. The penalties for breach of such of these by-laws as relate to parking and standing of vehicles are as follows-

The fine for the breach of any by-law relating to the parking or standing of vehicles (except as provided by By-law 21) is \$10.00.

The maximum fine chargeable in the terms of By-law 21 shall not exceed \$80.00.

28. The Council in its absolute discretion may either generally or for specific use waive all or any of the requirements of these by-laws.

Schedule. Part I. SCALE OF FEES.

Aircraft Movement

Adult passengers

Half-fare passengers-

Passenger Levies on regular public transport at the Airport:

\$2.60 \$1.30

Part 2.

Infringement Notice.

Form 1.

Shire of Greenough.

INFRINGEMENT NOTICE.

(Vehicle Registration)(Make/Type)It is alleged that atam/pm ondayof19, at Geraldton Airport youcommitted the offence indicated hereunder by an [X] in breach of By-lawofthe Shire of Greenough relating to Geraldton Airport.of

Employee of Shire

Position: Airport Manager/Caretaker/Groundsman/Ranger/Other (Specify) () MODIFIED PENALTY \$10.00

- [] Parking or standing other than in a car park or parking stall in breach of By-law 13 or 15 or 19.
- [] Parking or standing in a car park or parking stall set aside for another use in breach of By-law 16.
- [] Parking or standing for longer than period allowed in breach of By-law 14 or 17.
- [] Parking or standing in area designated for different class of vehicle in breach of By-law 14 or 17.
- [] Parking or standing a vehicle so as to obstruct entry or exit from carriageway, passage or roadway within a car park of the Airport in breach of By-law 20(a) or 20(d).
- [] Failing to move a vehicle as directed by the Airport Manager, Groundsman, Caretaker or Ranger in breach of By-law 20(b).
- [] Double parking or standing in breach of By-law 20(c) or 20(e).

] Parking or standing within one metre of a fire hydrant in breach of By-law 20(f).

[] Parking or standing on a pedestrian crossing in breach of By-law 20(g).

[] Other.

Fine \$

Continued parking or standing in car park or parking stall in breach of By-laws 14 or 17 (fine calculated in terms of By-law 21 by multiplying the penalty referred to above by the number of successive periods the vehicle remains in breach beyond the initial [] period).

Take notice that you will be deemed to be the person who committed the above offence unless within twenty one (21) days of the date which this notice was left in or on the vehicle you inform the Council or the Shire Clerk of the identity and address of the offender or furnish information to the Council or the Shire Clerk from which the Council or the Shire Clerk may be satisfied that the vehicle had been stolen or was being unlawfully used at the time the offence is alleged to have been committed.

You may dispose of this matter either:

- (a) By payment of the modified penalty as shown within twenty one (21) days of the date of this notice to the Cashier, Shire of Greenough, Eastward Road, Utakarra, Monday to Friday, between the hours of 9.00 am to 4.00 pm; or
- (b) Sending the modified penalty to Shire of Greenough, PO Box 21, Geraldton, WA, 6530.

If the modified penalty is not paid within the time specified, Court proceedings may be instituted against you.

PLEASE MAKE CHEQUES PAYABLE TO THE SHIRE OF GREENOUGH AND PRESENT THIS NOTICE

Dated this 27th day of June, 1985. The Common Seal of the Shire of Greenough was hereunto affixed by authority of a resolution of the Council in the presence of-

[L.S.]

B. P. CLUNE,

President. R. G. BONE,

Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day of September, 1985

G. PEARCE, Clerk of Council,

CEMETERIES ACT 1897.

Geraldton Public Cemetery By-Laws.

IN pursuance of the powers conferred upon them by the abovementioned Act, the trustees of the Geraldton Public Cemetery hereby record having resolved to make and submit for confirmation by the Governor the following by-laws.

The by-laws published in the *Government Gazette* of 23 October 1969 and amended in the *Government Gazette* of 24 February 1970, 18 August 1971, 22 March 1974, 11 October 1974, 31 October 1975, 25 June 1976, 1 July 1977 and 2 February 1979 are amended as follows:-

Geraldton Public Cemetery By-Laws delete By-Law 52 (d)

Geraldton Public Cemetery By-Laws add By-Laws 52(d) and 53.

- (52) (d) The fee payable to a Minister for conducting a funeral service shall be as listed under (1) (d) of Schedule A.
- (53) Placement of Ashes container in a concrete box set in the Memorial Garden where directed or in the Niche Walls may be made on Application to the Superintendent and payment of the prescribed fee as listed under (2) (miscellaneous charges) of Schedule A.

Schedule A: Scale of Fees and Charges Payable to the Trustees-Delete the existing scale of fees and substitute the following:

SCHEDULE "A"

Scale of Fees and Charges Payable to the Trustees.

(1) On application for an "Order of Burial" the following fees shall be payable in advance-(a) Burial Fees: \$

- (1) For interment in a grave 2.1 metres long, 0.75 metre wide and 1.8 metres deep . 100 (2) For interment in a grave 1.5 metres long, 0.6 metre wide and 1.8 metres deep. 75(3) For interment in a grave 1.5 metres long, 0.6 metre wide and 1.35 metres deep. 50 For interment in a brick grave as detailed in by-law No. 34...... 200
- For interment in the Lawn Cemetery in a grave 2.4 metres x 1.2 (5)where directed 250

¢

	\$
(6) For interment in the Lawn Cemetery in a grave 1.5 metres long,	150
0.6 metre wide and 1.35 metres deep	150
Durposes	20
(8) For interment in a grave required to be sunk deeper than 1.8	
metres the following additional charges shall be payable— For the first additional 0.3 metre	10
For every other additional 0.3 metre	20
(9) Metal tablet showing burial No. for each interment	10
(10) Registration fee for each interment	25
	10
(b) Lot Fees: The fees payable shall be as follows: a "Grantor Right of Burial" (Title Deed) being issued for each Lot and shall be additional to	
those fees prescribed in paragraphs (a) above:—	100
(1) Ordinary land for grave 2.4 metres x 1.2 metres where directed	100
(2) Special land 2.4 metres x 1.2 metres reserved and selected by	150
applicant according to position	100
(c) Re-opening Fees:	
(1) An ordinary grave for burial—	100
(a) For each interment 2.1 metres x 0.75 metre	75
(b) For each interment 1.5 metres x 0.6 metre	200
(2) For each exhumation	200
(d) Extra Charges:	-0
For each interment on a Saturday, Sunday or Public Holiday	50
For each interment not in usual hours as prescribed in by-law 15	50
For late arrival at the cemetery gates of funeral as per by-law 16	30
For late moving off from entrance gates of funeral as per by-law 17	5
Minister's fee for each interment	25
(2) Miscellaneous Charges:	
For permission to erect a headstone, monument kerb or rail—10% of total Cost.	
For placing a plaque in the Lawn Cemetery	100
Funeral Director's Licence (per annum)	40
Grave Dresser's Annual Licence	20
Copy of Grant or Right of Burial	10
Transfer of Grant or Right of Burial	5
Copy of by-laws and regulations	5
For removing and replacing edging tiles and/or replacing grass,	-
shrubs or plants on a grave required to be reopened	20
For placement of ashes container in niche sanctuary—	
Single	75
Double	150
The formation has been more duly adopted by the Trustees of the Geraldton Public	c (emetery

The foregoing by-laws were duly adopted by the Trustees of the Geraldton Public Cemetery at a meeting held on the 11th day of April, 1985.

CHARLES BARNETT PHILLIPS, Chairman.

CLEMENT HORATIUS JOHNSTON, Secretary.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 10th day of September, 1985.

G. PEARCE, Clerk of the Council.

CONSTRUCTION SAFETY ACT 1972-1977.

(Section 7 (2).)

INSTRUMENT OF DECLARATION.

IN exercise of the power by subsection (2) of section 7 of the Construction Safety Act 1972, the Minister for Minerals and Energy and the Minister for Industrial Relations hereby jointly declare that the provisions of the Construction Safety Act 1972, shall apply as from the service of this notice until the completion of the work specified in column 4 of the Schedule to such work that is to be or is being constructed on or about the mine or part of the mine specified herein.

		SCHEDULE.	
Column 1	Column 2	Column 3	Column 4
Name of Company	Location	Mine or part of Mine	Description of Work
Alcoa of Australia Ltd	Kwinana	Refinery Site	Repair and maintenance on Numbers 1, 2, 3 and 4 chimney stacks.
			D. C. PARKER,

Minister for Minerals and Energy.

P. M'C DOWDING,

Minister for Industrial Relations.

Dated this 5th day of September, 1985.

WESTERN AUSTRALIAN LAMB MARKETING BOARD.

THE following persons, being approved graders for lamb carcases and holders of a grading certificate, are hereby appointed Inspectors under Regulation 6(3)(d), pursuant to the Marketing of Lamb Act 1971, for the purpose of organizing, supervising or carrying out the mouthing of lamb, or the identification, classification, grading, weighing, recording, marking and tagging of lamb and lamb products within their areas of responsibility.

Grading Certificate No. 118 Harris, James Kenneth. Grading Certificate No. 119 Sargent, Terence Ray. Grading Certificate No. 120 Cousins, Trevor Phillip. D. F. McGRATH,

Acting Secretary, W.A. Lamb Marketing Board.

COLLEGES ACT 1978-1980. Office of the Minister for Education, Perth, 13 September 1985.

IT is hereby notified for general information that His Excellency the Governor in accordance with the provisions of section 13(1) (a) of the Colleges Act 1978-1980 has approved of the appointment of Dr. John Wood of 23 Simper Street, Wembley and the reappointment of Mrs Betty Connell of 26 Oleander Way, Wickham as members of the Karratha College Council for a term expiring on 1 July 1988.

R. J. PEARCE, Minister for Education.

MURDOCH UNIVERSITY ACT 1973-1980.

Office of the Minister for Education, Perth, 13 September 1985.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has in accordance with the provisions of section 12 (1) (g) and 14 of the Murdoch University Act 1973-1980 approved of the re-appointment of:

- (i) Mr John Moody of Guildford Grammar School;
- (ii) Dr Desmond Kelly of 21 Pandora Drive, City Beach;
- (iii) Mr Peter Sim of 68 Mountjoy Road, Nedlands, to be the member selected from persons who are not members of either House of Parliament, nominated by the Leader of the Opposition;
- (iv) Mrs Maureen Bickley-Wong of 5/25 Tamar Street, Palmyra to be the member selected from persons who are not members of either House of Parliament, nominated by the Premier;

as members of the Senate of the Murdoch University for a term expiring on 25 July 1988.

R. J. PEARCE, Minister for Education.

BUILDING MANAGEMENT AUTHORITY

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 for Works,

- C/- Contract Office,
- 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
24143	Tom Price District High School—New Administration and Manual Arts RECALL	17/9/85	B.M.A., West Perth B.M.A., South Hedland
24182	Albany—Yakamia Primary School—Administration Upgrade (Recall)	1/10/85	B.M.A., West Perth B.M.A., Albany
24188	Leederville Audio Visual Branch (Education Department) Stage 3—Additions—Electrical (Recall) Nominated Sub-Contract Deposit on Documents \$200	17/9/85	B.M.A., West Perth
24205	Perth Supreme Court New Library and Courts Building—Elec- trical Installation Nominated Sub-Contract	17/9/85	B.M.A., West Perth
4209	Perth Modern School Music Facility	17/9/85	B.M.A., West Perth
4210	Swanbourne Senior High School—New Gymnasium	24/9/85	B.M.A, West Perth
24211	East Carnarvon Primary School—Music Řoom Facility	8/10/85	B.M.A., West Perth B.M.A., Carnarvon B.M.A., Geraldton
24212	Carnarvon Primary School Covered Assembly Area	8/10/85	B.M.A., West Perth B.M.A., Carnarvon B.M.A., Geraldton
24213	Bunbury Institute of Advanced Education Stage 1A—Fixed Furniture Nominated Sub Contract	24/9/85	B.M.A., West Perth B.M.A., Bunbury

GOVERNMENT GAZETTE, W.A.

${\rm BUILDING}\ {\rm MANAGEMENT}\ {\rm AUTHORITY} - continued.$

ACCEPTANCE OF TENDERS

Contract No.	Project	Contractor	Amount
			\$
24068	Murdoch Hospital Laundry and Linen Service—Additions	Geo A. Esslemont & Son	4 758 900
24109	Osborne Park Hospital—Extended Care Unit—New Building	Geo A. Esslemont & Son	$2\ 777\ 866$
24163	Northam Hospital—Remodelling 1985 Electrical Installation	Verlinden's	55 754
24162	Northam Regional Hospital—Permanent Care—Mechanical	Coverall Sheetmetal	47 940
21102	Services		
24176	Ocean Reef High School—Stages 3 and 4 Mechanical Services	Coverall Sheetmetal	$78\ 083$
24185	Kalumburu Primary School-Transportable Secondary Facili-	Ord Electrics	$28\ 500$
24100	ties Electrical Site Connection		
24155	Schools—General—Secondary Facilities—Transportable Site	Warren Dallachy Electrics	39 117
24100	Electrical Connection		
24159	Northam Regional Hospital—Permanent Care Unit—	Longo Construction	395 000
24109	Remodelling 1985	2000B0	
24191	Fremantle—Northern Breakwater Redevelopment—Fishing	Gillard Builders (1977)	446 689
24191	Boat Harbour		

M. J. BEGENT, Executive Director, Building Management Authority.

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders for Government Supplies

1985		1985
August 30 724A1	Crushed Aggregate Katanning Area—M.R.D	Sept. 19
August 30 729A1		Sept. 19
August 30 733A1		Sept. 19
August 30 734A1		Sept. 19
Sept. 6 740A1		Sept. 19
Sept. 6 742A1	Crushed Aggregate Metropolitan Area—M.R.D.	Sept. 19
Sept. 6 32A19		Sept. 26
Sept. 6 745A1	Radio Equipment—Police Department	Sept. 26
Sept. 6 746A1		Sept. 26
Sept. 13 23A19	Forceps Plastic (1 year period)—Various Government Departments	Oct. 3
Sept. 13 28A19		Oct. 3
Sept. 13 39A19		
Sept. Ionni Seriio	partments	Oct. 3
Sept. 13 41A19		Oct. 3
Sept. 13 94A19		Oct. 3
Sept. 13 114A1	Sterile, Disposable, Tracheotomy Dressing Packs, Multi-Purpose packs,	
Sept. 10 11	Plastic Dressing Packs, Basic Dressing Packs, MSU Specimen Packs and	
	Renal Dialysis packs (1 year period)-Various Government Departments	Oct. 3
Sept. 13 753A1		Oct. 3
Sept. 13 755A1		Oct. 3
Sept. 13 756A1		Oct. 3
Sept. 13 757A1		Oct. 3
50pt. 10.111		
	Service	
Sept. 6 744A1	The Security Service (1 year period)—Crown Law Department	Sept. 26

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1985			1985
August 30 August 30	725A1985 726A1985	1970 International C1600 4x2 Tip Truck (XQA836) at Manjimup 1984 Holden Rodeo Utility (MRD7198) at Carlisle	Sept. 19 Sept. 19
August 30	727A1985	1984 Holden WB 1 Tonne Utility (MRD7155), 1983 Holden WB Panel Van (MRD7065) and 1983 Holden WB Utility (MRD6877) at Carlisle	Sept. 19
August 30	730A1985	1981 Holden WB Utilities (XQN004, XQL026, XQL037), 1980 Gemini TE Panel Van (XQH972), 1981 Toyota FJ45 Landcruiser 4x4 Tray Top	
		(XQP020) and 1978 Toyota FJ45 Landcruiser Tray Top (XQG659) at Mundaring Weir	Sept. 19

${\tt STATE \, TENDER \, BOARD \, OF \, WESTERN \, AUSTRALIA-continued}$

For Sale by Tender-continued

Date of Advertising	Schedule No.	For Sale	Date of Closing
1985			1985
August 30	731A1985	1981 Toyota Hilux Diesel 4x2 Tray Body (XQO260) at Mundaring Weir	Sept. 19
August 30	732A1985	1978 Toyota Double Cab 2 Tonne Dyna (XQH257) (Recalled) at Mundaring	_
		Weir	Sept. 19
August 30	735A1985	1982 Mitsubishi L200 4x2 Utility (XQN177) and 1981 Toyota Hilux LN	-
		40R-KRW3 4X2 Tray-Top Utility (XWN140) At Ludlow	Sept. 19
August 30	736A1985	1974 Volvo G88-35 6x4 Low Loader Prime Mover (MRD968) at Carlisle	Sept. 19
August 30	737A1985	1965 Caterpillar 12E Grader (UQY120) at Manjimup	Sept. 19
August 30	738A1985	1982 Toyota RH32 Hiace Van (MRD6377) at Carlisle	Sept. 19
August 30	739A1985	Albion CHXS 13 Twin Steer Chieftan Cab/Chassis (MRD062) at Carlisle	Sept. 19
Sept. 6	741A1985	1983 Toyota Corolla CS Sedan (Auto) (XQX531), 1982 Toyota Corolla CS Station Wagon (XQP042), 1982 Mitsubishi L200 utilities (XQO704,	
		XQN985, XQN988), 1980 Toyota FJ45 1 Tonne (XQL828), 1981 Toyota	
a		RN41R Utility (XQM927) at Mundaring Weir	Sept. 26
Sept. 6	743A1985	Chainsaws (14 only) at Manjimup	Sept. 26
Sept. 13	747A1985	1983 Commodore VH Sedans (MRD6570 and 6991) at Geraldton	Oct. 3
Sept. 13	748A1985	1982 Falcon XE Sedan (XQQ625), 1976 Toyota FJ40 Landcruiser SWB 4x4	
0		(UQZ371) at Manjimup	Oct. 3
Sept. 13	749A1985	1982 Holden WB Utility Auto (XQU712) at Harvey	Oct. 3
Sept. 13	750A1985	1978 Toyota FJ40 SWB 4x4 (XQF060) at Ludlow	Oct. 3
Sept. 13	751A1985	1983 Commodore VH Sedan (6NR887) (Recalled) at Carnarvon	Oct. 3
Sept. 13	752A1985	1982 Commodore VH Sedan (XQQ101) (Recalled) at Exmouth	Oct. 3
Sept. 13	754A1985	1982 Mitsubishi L200 Utility 4x2 (XQO703) 1977 Holden HX Utility (XQA947) 1981 Hilux 4x4 Aluminium Tray Body (XQN506) and 1978	
		International D1310 4x4 Truck (XQE801) at Mundaring Weir	Oct. 3
		International D1510 4x4 110ck (A&D001) at Mundaring Weir	001.3

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.

B. E. CORBOY, Chairman, Tender Board.

ACCEPTED TENDERS

Schedule No.	Particulars	Contractor	Rate
	Supply a	and Delivery	
8A1985	Sterile Disposable Blood Transfusion Sets (1 Year Period)—Various Government Depart- ments.	Disposa Agencies P/L Tuta Labs (Aust) P/L	98c each \$1.40 each
55A1985	Sawn Jarrah (1 Year Period)—Various Govern- ment Departments	Bunning Bros P/L	Details on Application
80A1985	Embossing Machines and Embossing Plastic Pressure sensitive Tape (1 Year Period)— Various Government Departments.	Esselte Dymo Aust P/L	Details on Application
107A1985	Classroom Furniture, Desks and Chairs (1 Year Period)—Various Government Departments.	Altona Engineering Co Paraquad Industries	Details on Application
	Dental Supplies (1 Year Period)—Dental Health Services.	Various	Details on Application
	Haemodialysis Concentrate (1 Year Period)— R.P.H. and S.C.G.H.	Doniedica P/L	\$4.50 per Unit
650A1985	Lubricating oil for 'X' Class diesel locomotives (1 Year Period)—Westrail	The Shell Co of Aust Ltd	Details on Application
654A1985	Mammary Prosthesis (1 500 Approx.) (1 Year Period)—Health Department.	Cancer Foundation of WA.	\$65.00 each
	Se	ervice	
565A1985	Aerial Baiting Campaign in Pastoral areas 1985/86—A.P.B.	Item 1: Helimuster P/L Item 2: Paggi's Aviation	Details on Application
	Purchase	and Removal	
618A1985	1973 Trailer Mounted 160-A-R02 Air Com- pressor (UQW 493) (PW 270)-Geraldton	R. J. Piggin	\$2 088.88
634A1985	Surplus equipment (Microfilm Cam- era-processor, read printer) at Bunbury.	R. C. Milburn	\$2 250.00
636A1985	1979 Sigma Station Sedan (XQJ 100) at South Hedland	J. A. Goldman	\$1 800.00
640A1985 647A1985	Howard 2000 Rotavator Tractor at Derby. 1981 Ford Falcon XD Sedan (XQL 545) at Kununurra.	J. Evans Ray Mack Motors P/L	\$725.75 \$3 321.00

GOVERNMENT GAZETTE, W.A.

Schedule No.	Particulars	Contractor	Rate
	1982 Ford Falcon XE Sedan (XQQ 927) at Karratha.	K. W. Cutmore	\$800.00
675A1985 693A1985 704A1985		Hospital Autoclave Service R. G. Machinery Various	\$400.00 \$3 201.00 Details on Application
705A1985	1974 Volvo Low Loader Prime Mover (MRD 969) at Carlisle.	Max Winkless P/L	\$18 100.00
	Decline o	f all Tenders	
636A1985	Item 1: 1979 Sigma Station Sedan (XQJ 099) at South Hedland.		
	Cancellatio	on of Contract	
532A1985	1982 Commodore VH Sedan (XQQ 101) at Exmouth	J. Clifford	
545A1985	Item 3: 1983 Commodore Sedan (6NR 887) at Carnaryon	E. N. J. Collis	
630A1985	1981 Holden WB Utility (XQK 488) at Manjimup.	T. Piggot	

MAIN ROADS DEPARTMENT. Tenders.

Tenders are invited for the following projects. Tender documents are available from the Clerk in Charge, Orders Section, Ground Floor, Main Roads Department, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date 1985
67/85	Laboratory testing of soil and crushed rock for a six month period ending 31 March 1986	September 24

ACCEPTANCE OF TENDERS

Tender No.	Description	Successful Tenderer	Amount
			\$
262/84	Construction of a brick veneer 3 bedroom house at Lot 67 Cairncross Street, Geraldton	K. F. & O. H. Giudice	71 012
263/84	Construction of a brick veneer 3 bedroom house at	N. & J. B. Renovations	87 050
232/84	Lot 314 Geyer Place, Carnarvon Construction of a 4 bedroom house at Lot 845 (No. 5) Alexander Street, Derby	Contract Withdrawn	

APPOINTMENT.

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

> Registrar General's Office, Perth, 4 September 1985.

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. R. E. Whitney. This appointment dated from 2 September 1985 to 6 September 1985.

> P. R. MANNING, Acting Registrar General.

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines, Perth, 7 August 1985

IN accordance with Regulation 49(2)(c) of the Mining Act 1978-1983, notice is hereby given that an application to Forfeit the undermentioned Prospecting Licences for breach of covenant, viz non-compliance with the expenditure con-ditions, will be heard in the Warden's Court Leonora on 10 October 1985.

K. LEAHY, Warden.

MOUNT MARGARET MINERAL FIELD. Prospecting Licences.

- 39/253-Geonomics Pty Ltd and Atacama Mining Corporation Pty Ltd.
- 39/254-Geonomics Pty Ltd and Atacama Mining Corporation Pty Ltd.
- 39/255-Geonomics Pty Ltd and Atacama Mining Corporation Pty Ltd.
- 39/256 --Geonomics Pty Ltd and Atacama Mining Corpor ation Pty Ltd.
- 39/257Geonomics Pty Ltd and Atacama Mining Corporation Ptv Ltd.
- 39/258--Geonomics Pty Ltd and Atacama Mining Corporation Pty Ltd.
- -Geonomics Pty Ltd and Atacama Mining Corpor-39/259ation Pty Ltd.

MINING ACT 1978-1983.

Notice of Application for an Order for Forfeiture.

Department of Mines, Perth.

IN accordance with Regulation 49(2)(c) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 a.m. on 29 October 1985, the licences are liable to forfeiture under the provisions of section 96(1)(a) for breach of covenant, viz non-payment of rent.

> K. LEAHY, Warden.

To be heard at the Warden's Court Mt Magnet on 29 October 1985.

YALGOO MINERAL FIELD.

Prospecting Licences.

59/18-Seivwright, Kevin Charles.

- 59/299—Baysington Pty Ltd.
 59/318—Matusevich, Victor; Groth, Leslie Donald and Lucas, Barry John.
 59/324—Matusevich, Victor; Groth, Leslie Donald and
- -Martin, Roger Hugo; Steele, Ronald Alfred; Reynolds, Laith Robert and Claussen, Allan Frank. 59/325

MINING ACT 1978-1983.

Notice of Application for an Order for Forfeiture.

Department of Mines, Perth.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 a.m. on 29 October 1985, the licences are liable to for-feiture under the provisions of section 96 (1) (a) for breach of covenant, viz non-payment of rent.

K. LEAHY, Warden.

To be heard at the Warden's Court Mt Magnet on 29 October 1985.

EAST MURCHISON MINERAL FIELD.

Mt Magnet District.

Prospecting Licences.

57/179—Bennett, John

57/189—Doherty, Daniel Patrick and Santa Marie Holdings

Pty Ltd 57/191 -Kidson, Donald Thomas

57/192—Lambert, John Farquharson 57/193—Doherty, Betty Joan.

MINING ACT 1978-1983.

Notice of Application for an Order for Forfeiture.

Department of Mines Perth.

IN accordance with Regulation 49 (2) (c) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 a.m. on 29 October 1985, the licences are liable to forfeiture under the provisions of section 96 (1) (a) for

breach of covenant, viz non-payment of rent. K. LEAHY, Warden.

To be heard at the Warden's Court Mt Magnet on 29 October 1985.

MURCHISON MINERAL FIELD.

Mt Magnet District.

Prospecting Licences.

58/239—Paul Steding and Co Pty Ltd; Martin, Roger Hugo;
Reynolds, Laith Robert and Steel, Ronald Alfred.
58/240—Paul Steding and Co Pty Ltd; Martin, Roger Hugo;
Reynolds, Laith Robert and Steel, Ronald Alfred.
58/241—Paul Steding and Co Pty Ltd; Martin, Roger Hugo;
Reynolds, Laith Robert and Steel, Ronald Alfred.
58/242—Paul Steding and Co Pty Ltd; Martin, Roger Hugo;
Reynolds, Laith Robert and Steel, Ronald Alfred.
58/250—Bennett, Peter John.
·

MINING ACT 1978-1983.

Notice of Application to Forfeit.

Department of Mines, Perth, 9 September 1985.

IN accordance with Regulation 49(2)(c) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 a.m. on 9 October 1985, the licences are liable to forfeiture under the provisions of section 96(1) for breach of covenant, viz non-payment of rent.

R. RASMUSSEN, Warden.

To be heard in the Warden's Court, Perth on 9 October 1985.

SOUTH WEST MINERAL FIELD.

Prospecting Licences.

70/55—Strabo Exploration Pty Ltd. 70/56—Strabo Exploration Pty Ltd.

70/132-Robert Boyd Lukin.

MINING ACT 1978-1983.

Notice of Application for an Order for Forfeiture.

Department of Mines, Perth.

IN accordance with Regulation 49(2)(c) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned Prospecting Licences is paid before 10.00 a.m. on 31 October, 1985 the licences are liable to forfeiture under the provisions of section 96(1)(a) for breach of covenant, viz. non-payment of rent.

K. LEAHY, Warden.

To be heard at the Warden's Court, Southern Cross on 31 October, 1985.

YILGARN MINERAL FIELD.

Southern Cross District.

Prospecting Licences.

77/344—Camp, George Ernest and Price, David John. 77/345—Haggarty, James Alexander and Camp, Alan

James. 77/699—De Vries, Wilhelmus. 77/813—Ascot Holdings Pty Ltd. 77/814—Ascot Holdings Pty Ltd. 77/815—Ascot Holdings Pty Ltd. 77/818—Coates, Eric. 77/819—Ascot Holdings Pty Ltd 77/820—Ascot Holdings Pty Ltd. 77/821—Ascot Holdings Pty Ltd. 77/822—Ascot Holdings Pty Ltd. 77/823-Ascot Holdings Pty Ltd. 77/824-Ascot Holdings Pty Ltd. 77/825—Ascot Holdings Pty Ltd. 77/826—Ascot Holdings Pty Ltd. 77/827—Ascot Holdings Pty Ltd. 77/828—Ascot Holdings Pty Ltd. 77/829-Ascot Holdings Pty Ltd. 77/830-Ascot Holdings Pty Ltd. 77/830—Ascot Holdings Pty Ltd. 77/831—Ascot Holdings Pty Ltd. 77/832—Ascot Holdings Pty Ltd. 77/833—Ascot Holdings Pty Ltd. 77/834—Ascot Holdings Pty Ltd. 77/835—Ascot Holdings Pty Ltd. 77/836-Ascot Holdings Pty Ltd. 77/830—Ascot Holdings Pty Ltd. 77/839—Ascot Holdings Pty Ltd. 77/839—Ascot Holdings Pty Ltd. 77/841—Ascot Holdings Pty Ltd. 77/842—Ascot Holdings Pty Ltd. -McComish, Terrance John and Boggett, Sonja. -Getty Oil Development Co Ltd. 77/860-77/875-77/883—Nord Australex Nominees Pty Ltd. 77/884—Nord Nominees Pty Ltd. 77/885—Nord Nominees Pty Ltd.

MINING ACT 1978-1983.

Notice of Intention to Forfeit. Department of Mines, Perth, 12 September 1985.

IN accordance with Regulation 50(b) of the Mining Act 1978-1983, notice is hereby given that unless the rent due on the undermentioned mining tenements be paid on or before 11 October 1985, it is the intention of the Hon. Minister for Minerals and Energy under the provisions of sections 96A(1) and 97(1) of the Act, to forfeit such for breach of covenant viz non-payment of rent.

E. J. BLAKE, Acting Director General and Under Secretary for Mines.

WEST KIMBERLEY MINERAL FIELD. Exploration Licences. 04/125 --BHP Minerals Ltd. 04/126—BHP Minerals Ltd. 04/127—BHP Minerals Ltd. 04/128-BHP Minerals Ltd. GASCOYNE MINERAL FIELD. Mining Lease. 09/10-Robert Lionel Dorey Margaret Joyce Corsi BROAD ARROW MINERAL FIELD. Mining Lease. 24/6-Altnamus Pty Ltd. NORTH COOLGARDIE MINERAL FIELD. Mining Lease. 29/8-Robert Edward Mutzig. MT MARGARET MINERAL FIELD. Mining Lease. 37/30-Gordon Norris Trinidad. PILBARA MINERAL FIELD. Exploration Licence. 45/353-Elf Aquitaine Triako Mines Ltd. 46/85—Wright Prospecting Pty Ltd. MURCHISON MINERAL FIELD. Exploration Licences. 51/17-CSR Ltd. 51/26-Freeport of Australia Inc. YALGOO MINERAL FIELD. Exploration Licence. 59/1—North Broken Hill Ltd. YILGARN MINERAL FIELD. Mining Lease. 77/15-Eric Bernard Carnicelli. KIMBERLEY MINERAL FIELD. Exploration Licence. 80/117-Dundas Gold Corporation N.L. 80/332-BHP Minerals Ltd.

MINING ACT 1904.

Department of Mines, Perth, 27 August 1985.

IN accordance with the provisions of the Mining Act 1904, His Excellency the Governor 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 Authority to Mine on exempted lands were approved conditionally:----

Authority to Mine	Tenement No. Mineral Clainıs	Mineral Field	District
26/206 26/207, 26/212	26/1989, 26/1991 26/1994, 26/1995 26/2001 to 26/2003 26/2007, 26/2010 26/2013 to 16/2015 26/2020 to 26/2022 and 26/2070	-	East Coolgardie

The undermentioned applications for Licences to Treat Tailings were approved for a period of twelve (12) months from 16 September 1985 to 15 September 1986.

Mineral Field	District	No. of Licence
Mt. Margaret	Mt. Margaret	38/187 (4543H)
Mt. Margaret	Mt. Margaret	38/188 (4544H)

COMPANIES ACT 1961-1982.

Gratermaree Pty. Ltd. (In Liquidation).

Notice of Final Meeting of Members.

NOTICE is hereby given that the final meeting of members of Gratermaree Pty. Ltd. will be held at the office of the Liquidator, Mr Hans R. Moonen, 154 High Street, Fremantle on 1 October 1985.

Agenda:

- To receive the Liquidator's Report and an account of his acts and dealings in the conduct of the winding up.
- 2. To consider and if thought fit, to accept the Liquidator's resignation.
- General business.

Dated this 30th day of August, 1985.

For and on behalf of Gratermaree Pty. Ltd. (In Liquidation).

HANS R. MOONEN, Liquidator.

COMPANIES ACT 1961-1982.

Cara Pty. Ltd. (In Liquidation).

Notice of Final Meeting of Members.

NOTICE is hereby given that the final meeting of members of Cara Pty. Ltd. will be held at the office of the Liquidator, Mario N. Cattalini, 154 High Street, Fremantle on 1 October 1985.

Agenda:

- 1. To receive the Liquidator's Report and an account of his acts and dealings in the conduct of the winding up.
- 2. To consider and if thought fit, to accept the Liquidator's resignation.
- 3. General business.

Dated this 30th day of August, 1985. For and on behalf of Cara Pty. Ltd. (In Liquidation).

> MARIO N. CATTALINI, Liquidator.

COMPANIES ACT 1961-1982.

Nobili Investments Pty. Ltd. (In Liquidation).

Notice of Final Meeting of Members.

NOTICE is hereby given that the final meeting of members of Nobili Investments Pty. Ltd. will be held at the office of the Liquidator, Mario N. Cattalini, 154 High Street, Fremantle on 1 October 1985.

Agenda:

- 1. To receive the Liquidator's Report and an account of his acts and dealings in the conduct of the winding up.
- 2. To consider and if thought fit, to accept the Liquidator's resignation.
- 3. General Business.
 - Dated this 30th day of August, 1985.
 - For and on behalf of Nobili Investments Pty. Ltd. (In Liquidation).

MARIO N. CATTALINI

Liquidator.

DISSOLUTION OF PARTNERSHIP.

Tec-Weld Services Welding Equipment.

NOTICE is hereby given that Cecil Frederick Bruning of 22A Hines Road, O'Connor retired from the above company on 11 February 1985 and is no longer responsible for any liabilities incurred after that date.

C. F. BRUNING.

UNCLAIMED MONEYS ACT 1912.

Register of Unclaimed Moneys held by Selwest Real Estate Pty Ltd as at 31 December 1984.

Name; Address (if known); Amount; Date of Last Claim.

Alymore, L. A. and K. R.; \$71.00; 17 April 1990.

- Baginski, W.; 31/68 McMaster Street, Victoria Park; \$34.37; 18 December 1987.
- Bastin, P. J.; 2 Mimora Drive, Rivervale; \$101.61; 9 July 1986.
- Bauer, L.; 32/409 Cambridge Street, Floreat Park; \$32.00; 31 March 1987.
- Brockman, P.; 22/409 Cambridge Street, Floreat Park; \$25.56; 13 August 1986.
- Carpenter, A.; 62/44a Kings Park Road, West Perth; \$14.50; 24 January 1986.
- Clancy, C. H.; 10/20 Fourth Avenue, Maylands; \$50.00; 4 July 1980.
- Clarke, S.; 161a Lawrence Street, Bedford; \$53.05; 16 June 1989.
- Downer, G. K.; 24/409 Cambridge Street, Floreat Park; \$61.72; 5 January 1986.
- Drayson, T.; c/- Wapet Co., Barrow Island; \$21.00; 14 January 1989.
- Duncan, H. D.; 20 Carabeen Road, Maddington; \$17.05; 18 March 1989.
- Dutton, M.; 5/68 McMaster Street, Victoria Park; \$36.20; 10 July 1987.
- Eddy, D.; 44/98 McMaster Street, Victoria Park; \$16.38; 22 January 1987.
- Eley, N.; 46 Marine Parade, Mosman Park; \$35.30; 19 January 1986.
- Fairey, S.; 12/34 Comer Street, Como; \$15.47; 27 May 1987.
- Fukuzaki, T.; 23/8 St Leonards Street, Mosman Park; \$138.43; 19 October 1990.
- Gallego, Isabel; 18/34 Como Street, Como; \$15.22; 5 February 1986.
- Gray, M.; Flat 2, St Leonards Street, Mosman Park; \$72.08; 25 May 1986.
- Hampton, M. R.; 28/8 St Leonards Street, Mosman Park; \$25.64; 16 April 1990.
- Harrison, P. J.; 52/68 McMaster Street, Victoria Park; \$51.13; 18 March 1987.
- Hill, R. M.; 14/36 Wellington Street, Mosman Park; \$75.54; 5 January 1988.
- Kang, W. B.; 25/68 McMaster Street, Victoria Park; \$40.41; 17 March 1986.
- Kosteric, B. F.; 45/160 Mill Point Road, South Perth; \$19.55; 25 March 1986.
- Krantz, P.; 17 Charles Street, South Perth; \$58.57; 25 November 1987.
- Merefield, R. A.; 30 The Boulevard, Floreat Park; \$61.27; 2 September 1989.
- Ng, S. F.; 109/53 The Esplanade, South Perth; 68.22; 22 January 1988.
- Rind, N.; 217/53 The Esplanade, South Perth; \$12.89; 17 February 1988.
- Rousseau, E.; 51/68 McMaster Street, Victoria Park; \$27.39; 5 February 1986.
- Sadek, N.; 206/53 The Esplanade, South Perth; \$11.05; 15 April 1989.
- Scott, M.; 119 Scarborough Beach Road, Mount Hawthorn; \$202.20; 28 June 1990.
- Thomson, R. A.; 261a Thomas Street; \$20.40; 15 May 1990.
- Trezsic, Mr; 16/36 Wellington Street, Mosman Park; \$10.20; 14 October 1986.
- Van Uden and Mummery; 8/70 Broadway, Nedlands; \$46.48; 5 February 1986.
- Watern, B.; 41/409 Cambridge Street, Floreat Park; \$34.43; 22 December 1986.
- Wilson, L. L.; 108/53 The Esplanade, South Perth; \$77.80; 22 April 1987.
- Woodland, C. N.; 24/68 McMaster Street, Victoria Park; \$38.67; 1 April 1986.
- Wright, H. L.; 10b Mayo Court, Lynwood; \$44.00; 2 February 1987.

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 persons are required to send particulars of their claims to Stone James Stephen Jaques, Law Chambers, Cathedral Square, Perth by the 14th day of October 1985 after which date the executors or administrators as the case may be, may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated this 13th day of September 1985.

- Gibson, Dora Olga Mary late of 56 Little John Road Armadale, Widow who died on the 26th April 1985 at Armadale.
- Golding, Bernardine Donnelly late of 33 Ogilvie Road Mount Pleasant, Widow who died on the 11th August 1985 at Mount Pleasant.
- Hales, Ernest Clifford formerly of 16 Dupont Avenue, City Beach late of Repatriation General Hospital Nedlands, Waterside Worker who died on the 9th April 1985 at Nedlands.
- Justin-Smith, Sydney Walter John late of 33 Canning Beach Road Applecross, Retired Architect who died on the 30th day of November 1984 at Perth.
- Paterson, Dorothy Anne formerly of 98 Shenton Road Swanbourne, late of Alfred Carson Hospital, Bay Road Claremont, Widow who died on the 19th April 1985 at Claremont.
- Salter, Frederick Perry formerly of 14 Lifford Road, Floreat late of Hamersley Hospital, Rokeby Road Subiaco, Retired Salesman who died on the 1st of July 1985.
- Sheehan, Alice Maud formerly of 50 Scott Street Dandenong ictoria, late of Willow Court Campbell Road Albany, Widow who died on the 11th of October 1984 at Albany.
- Watson, Oswald Doran formerly of Unit 6 Caporn Court 16 Caporn Street Nedlands, late of Permanent Care Unit Regional Hospital, Albany, Retired Farmer who died at Albany on the 17th of March 1985.
- Williams, Elizabeth Athey formerly of 5 Marmion Street North Perth late of St Michael's Nursing Home 53-57 Wasley Street North Perth Spinster who died on 17th August 1985 at North Perth.
- Younes, George Solomon Anthony formerly of 66 Wanneroo Road Tuart Hill late of 5 Snowball Road Kalamunda Importer who died at Claremont on 5th September 1985.

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 of which the Company then has notice.

Claims for the following expire one month after the date of publication hereof.

Moore, Jane late of Midland Convalescent Hospital, John Street, Midland and formerly of 18 Keane Street, Midland Junction. Widow. Died 25th February, 1985.

Newport, Alice late of 11 Craigie Crescent, Manning. Widow. Died 9th July, 1985.

- Seymour, Kenneth Eugene late of 25 Russell Street, Morley. Fitter and Turner. Died 26th January, 1985.
- Taylor, Gordon Fieldsend late of 42 Moore Street, Armadale and formerly of 26 Charles Street, Kelmscott. Retired Sales Supervisor. Died 29th March, 1985.

Dated at Perth this 11th day of September, 1985.

D.O.D. PRICE,

Divisional Manager, Trust & Legal Services Division, Perpetual Trustees W.A. Ltd.

PUBLIC TRUSTEE ACT 1941 AND AMENDMENTS.

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act 1941 and amendments the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

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

rie, Thomas Ashcroft; Retired Honey Blender; Mandurah; 21/7/85; 4/9/85. Perrie.

- Mol, Nicolaas; Retired Taxi Proprietor; Dianella; 26/7/85; 4/9/85.
- Gobbart, Wilfred John; Retired Storekeeper; Inglewood; 12/7/85; 4/9/85.

Lovell, Alice May; Widow; Subiaco; 11/7/85; 4/9/85.

Downe, Sybil Marion; Spinster; Bentley; 3/7/85; 4/9/85.

Dated at Perth the 9th day of September, 1985.

S. H. HAYWARD, Public Trustee, 565 Hay Street, Perth.

TRUSTEES ACT 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before 14 October 1985, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

- Austin, May, formerly of 13 Salisbury Street, St James, late of Carlisle Nursing Home, 110 Star Street, Carlisle, died 13/7/85.
- Beazley, Kenneth Gordon, late of 93 Lockwood Street, Yokine, died 16/8/85.
- Birch, Beatrice (also known as Esmond, Beatrice), late of Mt Henry Hospital, Cloister Avenue, Como, died 12/8/85.
- Bryhn, Eva Maud, late of 70 Harry Street, Gosnells, died 16/8/85.
- Cook, Raymond John, late of 79 Hensman Road, Subiaco, died 19/8/85.
- Dick, James Johnston, late of 7 Tea Tree Place, North Pinjarra, died 9/7/85.
- Donald, Alan Kendall, late of 44 Grand Promenade, Bayswater, died 15/7/85.
- Dyson, Edna Gaskell, late of Agmaroy Nursing Home, 115 Leach Highway, Wilson, died 8/8/85.
- Gibson, Doris Elsie May, late of Gwenyfred Nursing Home, Gwenyfred Road, South Perth, died 5/8/85.
- Hickie, Nora Mary, late of St George's Nursing Home, 20 Pinaster Street, Mt Lawley, died 1/7/85.
- Higson, Frank, late of 180 Rutland Avenue, Carlisle, died 22/8/85.
- Howell, Norman Charles Sydney, late of St Michael's Nurs-ing Home, 53-57 Wasley Street, North Perth, died 3/7/85.
- Humphreys, Olive Kathleen, late of 39 President Street, Kalgoorlie, died 30/7/85.
- Innes, Julia, formerly of 325 Pinjarra Road, Mandurah, late of Lakeview Lodge, Britannia Road, Mt Hawthorn, died 28/7/85
- Jones, Edwin Harold, late of 4 Fletcher Street, Applecross, died 17/8/85.
- Jones, William Thomas, late of St George's Nursing Home, 20 Pinaster Street, Mt Lawley, died 25/5/85.
- Jovancic, Spasoje (also known as Jovancic, Sam) formerly of Unit 64, 295 Harborne Street, Glendalough, late of 4 Traine Crescent, South Hedland, died 14/8/85.
- Kneller, Edward George, formerly of 14 Laurie Street, South Belmont, late of Craigmont Nursing Home, Third Avenue, Maylands, died 9/8/85.
- Leeson, Evelyn, late of Alfred Carson Hospital, 30 Bay Road, Claremont, died 3/8/84.

- Litis, Nicholas, late of 148 Lockhart Street, Como, died 9/5/85.
- Lock, Herbert William, formerly of 26 Mable Street, Geraldton, late of Nazareth House, Geraldton, died 29/6/85.
- Malpas, Julia Marguerite, late of 92 Napier Street, Cottesloe, died 13/8/85.
- Mileham, Minnie, late of 33 Noel Street, Hilton, died 10/8/85.
- Morrell, Hazel Jean Mary, formerly of 352A Fulham Street, Cloverdale, late of St Catherines Nursing Home, Broadway, Nedlands, died 9/8/85.
- Nazzari, Elizabeth Ellen, late of 95 Iolanthe Street, Bassendean, died 23/7/85.
- Newbey, Mildred May, late of 5 Lawley Street, Collie, died 21/8/85.
- Nod, Yono, formerly of 82 The Strand, Bedford, late of Colville Nursing Home, 35 Queens Crescent, Mt Lawley, died 24/8/85.
- O'Sullivan, Violet Mary, late of 86 Edward Street, Bedford, died 13/8/85.
- Pearce, Nellie, late of Meath Hostel, 77 Lynn Street, Trigg, died 24/8/85.
- Pearson, Frank Arthur, formerly of 32 Adderley Street, Claremont, late of Leighton Nursing Home, 40 Florence Street, West Perth, died 16/8/85.
- Robins, Leslie Robert, formerly of Unit 8/3 Lions Street, Carlisle, late of Mt Henry Hospital, Cloisters Avenue, Como, died 28/8/85.
- Stewart, Felix, late of 14B Bayman Street, Cooke Point, died 28/6/81.
- Watson, Sarah Edith Ellen, late of Mandurah Nursing Home, Hungerford Avenue, Mandurah, died 31/7/85.
- Watts, Warren Bardsley, late of 202 Harborne Street, Wembley, died 25/8/85.
- Willacott, Lionel Ivor, late of 75 North Road, Bassendean, died 3/8/85.
- Willoughby, Eileen Mary, late of 478 Dale Place, Orange Grove, died 29/5/85.
- Wulff, Eileen Blanche, late of 1 Wells House, Airforce Estate, Bull Creek Drive, Bull Creek, died 7/8/85.
- Zanker, Traugott Martin, late of 2 Stubbing Street, Esperance, died 9/8/85.

Dated the 9th day of September 1985.

S. H. HAYWARD, Public Trustee, Public Trust Office, 565 Hay Street, Perth.

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REPORT BY

PAUL SEAMAN, Q.C.

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