

Government Gazette

OF

WESTERN AUSTRALIA

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PERTH: FRIDAY, 16 JUNE

[1989

Aboriginal Communities Act 1979

PROCLAMATION

WESTERN AUSTRALIA GORDON REID, Governor. [L.S.] By His Excellency Professor Gordon Reid, Companion of the Order of Australia, Governor of the State of Western Australia.

UNDER section 6 (1) of the Aboriginal Communities Act 1979, I, the Governor, acting with the advice and consent of the Executive Council, do hereby declare the lands described in the Schedule to this proclamation to be the community lands of the Ngaanyatjarra Council (Aboriginal Corporation).

Schedule

All of the following lands-

- (a) Class A Reserve No. 17614 as shown bordered blue on Department of Land Administration Reserve Diagram No. 723;
- (b) Class A Reserve No. 40784 as shown bordered blue on Department of Land Administration Reserve Diagram No. 731;

- (c) Class A Reserve No. 40786 as shown bordered blue on Department of Land Administration Reserve Diagram No. 732;
- (d) Class A Reserve No. 40785 as shown bordered blue on Department of Land Administration Reserve Diagram No. 733;
- (e) Class A Reserve No. 40783 as shown bordered blue on Department of Land Administration Reserve Diagram No. 734;
- (f) Class A Reserve No. 40787 as shown bordered blue on Department of Land Administration Reserve Diagram No. 735;
- (g) Class A Reserve No. 21471 as shown bordered blue on Department of Land Administration Reserve Diagram No. 736;
- (h) Wanman Location 2 as shown bordered blue on Department of Land Administration Reserve Diagram No. 157; and

Notice to Subscribers

As Government Gazette (No. 54) pages 1659 to 1660 contained only a determination of the restricted publications and as the issue is not covered by the Annual Subscription it was not issued to subscribers in the usual manner. Copies may be purchased from—

State Printing Division, Publication Sales, 22 Station Street, Wembley. Parliamentary Papers, Ground Floor, Alexander Library Building, Perth Cultural Centre.

> GARRY L. DUFFIELD, Government Printer.

16 June 1989.

- (i) Tugaila Location 1, Milyuga Location 10 and Yowalga Location 1 as shown bordered blue on Department of Land Administration Miscellaneous Diagram No. 156.
- Given under my hand and the Seal of the State on 13th day of June 1989.

By His Excellency's Command,

CARMEN LAWRENCE, Minister for Aboriginal Affairs.

GOD SAVE THE QUEEN !

Aboriginal Communities Act 1979

PROCLAMATION

WESTERN AUSTRALIA GORDON REID, Governor. By His Excellency Professor Gordon Reid, Companion of the Order of Australia, Governor of the State of Western Australia.

UNDER section 4 (1) (b) of the Aboriginal Communities Act 1979, I, the Governor, on the advice of the Minister of the Crown to whom the administration of the Aboriginal Communities Act 1979 is for the time being committed by the Governor and with the advice and consent of the Executive Council do hereby declare the incorporated Aboriginal Community Ngaanyatjarra Council (Aboriginal Corporation) to be a community to which that Act applies.

Given under my hand and the Seal of the State on 13th day of June 1989.

By His Excellency's Command,

CARMEN LAWRENCE, Minister for Aboriginal Affairs.

GOD SAVE THE QUEEN !

Transfer of Land Act 1893

PROCLAMATION

WESTERN AUSTRALIA GORDON REID, Governor. [L.S.] By His Excellency Professor Gordon Reid, Companion of the Order of Australia, Governor of the State of Western Australia.

File No. 5735/50V7.

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

Schedule 1

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

594/987; Portion of Cockburn Sound Location 1843; 1636;

870/78; Portion of each of Katanning Town Lots 422 and 458, the subject of Diagram 13740; 1153; 497.

558/983; Portion of Avon Location Z and being part of Lot 3 on Plan 12832; 1809; 425.

558/983; Portion of Avon Location 1953 and being part of Lot M1375 on Diagram 5926; 1692; 648.

2455/988; Portion of Rockingham Lot 1541 and being Lot 138 on Plan 16350; 1812; 404.

2695/984; Portion of Jandakot Agricultural Area Lot 43 and being Lot 21 on Plan 14831; 1683; 844.

413/988; Portion of each of Kojonup Locations 2565 and 8848 and being part of Lot 2 on Diagram 60908; 1813; 495.

4447/924; Portion of Wellington Location 41 and being Lot 270 on Diagram 62541; 1633; 607.

2182/986; Portion of Wellington Location 1 and being Lot 72 on Diagram 74235; 1808; 674.

1160/978; Portion of each of Cockburn Sound Locations 300 and 451 and being Lot 944 on Plan 16107; 1791; 664.

1684/72; Kalgoorlie Town Lot 601 and portion of Kalgoorlie Town Lot 602; 844; 76.

1684/72; Portion of Kalgoorlie Town Lot 602; 1810; 312.

1684/72; Portion of Kalgoorlie Town Lot 603; 1662; 300.

1684/72; Portion of Kalgoorlie Town Lot 603; 1683; 235.

1684/72; Kalgoorlie Town Lot 604; 1747; 897.

1684/72; Portion of Kalgoorlie Town 613; 1747; 687.

1684/72; Portion of Kalgoorlie Town 613; 1479; 292.

1684/72; Portion of Kalgoorlie Town 614; 1470; 899.

1684/72; The northeastern moiety of Kalgoorlie Town Lot 614; 222; 144.

1684/72; Kalgoorlie Town Lot 615; 1181; 754.

1862/984; Portion of Kalgoorlie Lot 1178; 1654; 340.

1862/984; Portion of Kalgoorlie Lot 1178; 1654; 607.

Schedule 2

File Number; Description of Land.

3103/978; Portion of Rockingham Lot 1493, being Lot 47 on Plan 12620 and being part of the land comprised in Certificate of Title Volume 1527 Folio 816.

830/989; Portion of Canning Location 30 being the land marked "Closed by Resumption" (gazetted 23 October, 1964) on Plan 2706(5) and being portion of the land comprised in Certificate of Title Volume 332 Folio 183.

3155/986; Portion of Cockburn Sound Location 626 and being Lot 303 on Diagram 66698 and being part of the land comprised in Certificate of Title Volume 1714 Folio 856.

Given under my hand and the Public Seal of Western Australia, at Perth, this 13th day of June 1989.

By His Excellency's Command,

E. K. HALLAHAN, Minister for Lands.

GOD SAVE THE QUEEN!

Land Act 1933 PROCLAMATION

WESTERN AUSTRALIA GORDON REID, Governor. [L.S.]

By His Excellency Professor Gordon Reid, Companion of the Order of Australia, Governor of the State of Western Australia.

File No. 2078/989.

WHEREAS by section 31 (1) (a) of the Land Act 1933, the Governor may by Proclamation and subject to such conditions as may be expressed therein classify as of Class "A" any such lands of the Crown reserved to Her Majesty for any purpose and whereas it is deemed expedient that Reserve No. 41010 for the purpose of "Conservation of Flora and Fauna" as described, should be classified as of Class "A": Now, therefore I, the Governor, with the advice and consent of Executive Council do by this my Proclamation classify as of Class "A" the reserve described hereunder.

Schedule

Reserve No. 41010 (Plantagenet Location 7657) containing an area of 2430.2998 hectares.

Plan: Owingup S.W. and Parry Inlet N.W. 1:25 000.

Given under my hand and the Public Seal of Western Australia, at Perth, this 13th day of June 1989.

By His Excellency's Command,

E. K. HALLAHAN, Minister for Lands.

GOD SAVE THE QUEEN !

Land Act 1933

PROCLAMATION

WESTERN AUSTRALIA GORDON REID, Governor. [L.S.]

By His Excellency Professor Gordon Reid, Companion of the Order of Australia, Governor of the State of Western Australia.

File No. 413/988.

WHEREAS by section 31 (1) (a) of the Land Act 1933, the Governor may by Proclamation and subject to such conditions as may be expressed therein classify as of Class "A" any such lands of the Crown reserved to Her Majesty for any purpose an whereas it is deemed expedient that Reserve No. 40933 (Kojonup Location 9273) for the purpose of "Conservation of Flora and Fauna" as described, should be classified as of Class "A": Now, therefore I, the Governor, with the advice and consent of Executive Council do by this my Proclamation classify as of Class "A" the reserve described hereunder.

Schedule

Reserve No. 40933 (Kojonup Location 9273) containing an area of 170.5773 hectares.

Plan: Woodanilling N.W. 1:25 000.

Given under my hand and the Public Seal of Western Australia, at Perth, this 13th day of June 1989.

By His Excellency's Command,

E. K. HALLAHAN, Minister for Lands.

GOD SAVE THE QUEEN

File No. 474/983—That Reserve No. 38755 (Carnamah Lot 145) should vest in and be held by the Civil Aviation Authority in trust for the purpose of "V.H.F. Radio Mast Site"

File No. 963/984—That Reserve No. 39035 (Fitzroy Crossing Lot 202) should vest in and be held by the Civil Aviation Authority in trust for the purpose of "Satellite Ground Station Site".

File No. 1609/989—That Reserve No. 41009 (Canning Location 3658) should vest in and be held by the Honourable David Lawrence Smith M.L.A. Minister for Community Services for the time being and his successors in Office, in trust for the purpose of "Child Care Centre".

File No. 2653/27—That Reserve No. 30319 (Dalwalinu Lot 570) should vest in and be held by Mervyn John Jackson, Kimberley Brian Ray and Robin Mervyn Jackson as trustees for the Dalwalinu Gospel Trust in trust for the purpose of "Church Purposes".

File No. 588/989—That Reserve No. 40961 (Wyndham Lot 1739) should vest in and be held by the Australian Telecommunications Commission in trust for the purpose of "Repeater Station Site".

File No. 4067/968—That Reserve No. 30885 (Edel, Murchison and Gascoyne Districts) should vest in and be held by the National Parks and Nature Conservation Authority in trust for the purpose of "Preservation of Sedimentary Deposits".

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

> G. PEARCE, Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 13th day of May, 1989, the following Orders in Council were authorised to be issued.

Land Act 1933 ORDERS IN COUNCIL

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

File No. 2909/987—That Reserve No. 40457 (De Witt Locations 216 and 217) should vest in and be held by the Civil Aviation Authority in trust for the purpose of "Air Traffic Control Tower".

File No. 2939/983—That Reserve No. 39346 (Jilbadji Location 1000) should vest in and be held by the Civil Aviation Authority in trust for the purpose of "V.H.F. Air Navigation Site".

File No. 961/984—That Reserve No. 39227 (Newman Lot 1645) should vest in and be held by the Civil Aviation Authority in trust for the purpose of "Satellite Ground Station Site".

File No. 967/984—That Reserve No. 39053 (Wannoo Lot 7) should vest in and be held by the Civil Aviation Authority in trust for the purpose of "Satellite Ground Station Site".

File No. 1192/975—That Reserve No. 34039 (Melbourne Location 4106) should vest in and be held by the Civil Aviation Authority in trust for the purpose of "Navigation Beacon Site".

File No. 1192/988—That Reserve No. 37745 (Newman Lot 1509) should vest in and be held by the Civil Aviation Authority in trust for the purpose of "V.H.F. Communications Site".

Land Act 1933 ORDERS IN COUNCIL

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.

File No. 2862/983—And whereas by Order in Council dated 8 March 1989, Reserve 40884 was vested in Zoe Ministries (Inc.) in trust for "Church Purposes".

File No. 2802/79—And whereas by Order in Council dated 7 February 1980, Reserve 36477 was vested in the Shire of Broome in trust for the purpose of "Recreation".

File No. 963/984—And whereas by Order in Council dated 12 March 1985, Reserve 39035 was vested in The Commonwealth of Australia in trust for the purpose of "Satellite Ground Station Site".

File No. 474/983—And whereas by Order in Council dated 15 May 1984, Reserve 38755 was vested in The Commonwealth of Australia in trust for the purpose of "V.H.F. Radio Mast Site".

File No. 1192/988—And whereas by Order in Council dated 11 May 1982, Reserve 37745 was vested in The Commonwealth of Australia in trust for the purpose of "V.H.F. Communications Site".

File No. 1192/975—And whereas by Order in Council dated 16 August 1988, Reserve 34039 was vested in The Commonwealth of Australia in trust for the purpose of "Navigation Beacon Site".

File No. 967/984—And whereas by Order in Council dated 26 March 1985, Reserve 39053 was vested in The Commonwealth of Australia in trust for the purpose of "Satellite Ground Station Site".

File No. 961/984—And whereas by Order in Council dated 15 October 1985, Reserve 39227 was vested in The Commonwealth of Australia in trust for the purpose of "Satellite Ground Station Site".

File No. 2939/983—And whereas by Order in Council dated 10 January 1986, Reserve 39346 was vested in The Commonwealth of Australia in trust for the purpose of "V.H.F. Air Navigation Site".

File No. 2909/987—And whereas by Order in Council dated 15 March 1988, Reserve 40457 was vested in The Commonwealth of Australia in trust for the purpose of "Air Traffic Control Tower".

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

> G. PEARCE, Clerk of the Council.

whole or any portion thereof for any term not exceeding twenty one (21) years from the date of the lease, subject nevertheless to the powers reserved to me by Section 37 of the said Act; provided that no such lease or assignment of lease shall be valid or operative until the approval of the Minister for Lands or an officer authorised in that behalf by the Minister, has been endorsed on the Lease Instrument, or Deed to Assignment, as the case may be.

G. PEARCE, Clerk of the Council.

Land Act 1933 ORDERS IN COUNCIL

WHEREAS by Section 33 of the Land Act 1933, it is, interalia, made lawful for the Governor by Order in Council to direct that any land reserved pursuant to the provisions of this Act shall be granted in fee simple to any person (as defined in the said section) subject to the condition that the person shall not lease or mortgage the whole or any part of the land without the consent of the Governor and subject to such other conditions and limitations as the Governor shall deem necessary to ensure that the land is used for the purpose for which the land is reserved as aforesaid: And whereas it is deemed expedient as follows—

File No. 3124/982—That Reserve No. 38506 (Newman Lot 1536) should be granted in fee simple to the Newman Muslim Association (Inc) to be held in trust for the purpose of "Church Site".

File No. 2862/983—That Reserve No. 40884 (Geraldton Lot 2895) should be granted in fee simple to Zoe Ministries (Inc.) to be held in trust for "Church Purposes".

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

G. PEARCE, Clerk of the Council. AT a meeting of the Executive Council held in the Executive Council Chambers at Perth on the 30th day of May 1989, the following Orders in Council were authorised to be issued.

Child Welfare Act 1947 ORDER IN COUNCIL

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

First Schedule Boyup Brook—Graham Dudley Miller.

Second Schedule Boyup Brook—Frederick Hutchinson Proctor.

> G. PEARCE, Clerk of the Council.

Land Act 1933 ORDER IN COUNCIL

File No. 2802/79.

WHEREAS by Section 33 of the Land Act 1933, it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any person or persons to be named in the Order, in trust for any purpose specified in such Order and with power of leasing; and whereas it is deemed expedient that Reserve No. 36477 (Broome Lot 1374) should vest in and be held by the Shire of Broome in trust for the purpose of "Recreation".

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 Shire of Broome in trust for "Recreation" with power to the said Shire of Broome subject to the approval in writing of the Minister for Lands to each and every lease or assignment of lease being first obtained, to lease the

Child Welfare Act 1947 ORDER IN COUNCIL

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

First Schedule

Dongara—Brian Robert Purdue. John Priestley Dempster. James Alex Wilson.

Child Welfare Act 1947

ORDER IN COUNCIL

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

First Schedule

Collie, Margaret Therese Graham.

G. PEARCE, Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 13 day of June, 1989, the following Orders in Council were authorised to be issued:—

Health Act 1911

ORDER IN COUNCIL

WHEREAS it is provided in section 161(c) of the Health Act 1911, that the provisions of Division 3 of Part V of the said Act shall operate in certain health districts which the Governor may declare by Order in Council to be health districts within which the provisions of the said Division 3 of Part V shall apply. Now, therefore, His Excellency the Governor with the advice of Executive Council, hereby declares that the provisions of Division 3 of Part V of the Health Act 1911 shall operate and have effect in the health district of the Town of Kwinana.

G. PEARCE, Clerk of the Council.

Country Areas Water Supply Act 1947

Abolition of Quinns Rocks Country Water Area

ORDER IN COUNCIL

WHEREAS it is enacted by section 8 (1) (g) of the Country Areas Water Supply Act 1947 that the Governor may, by Order in Council abolish a Country Water Area, now, therefore the Governor acting by and with the advice and consent of the Executive Council does hereby abolish the Quinns Rocks Country Water Area as constituted and defined by Order in Council published in the Government Gazette on 25 November 1988 at page 4712.

G. PEARCE, Clerk of the Council.

Country Areas Water Supply Act 1947

Abolition of Pickering Brook Country Water Area

ORDER IN COUNCIL

WHEREAS it is enacted by section 8 (1) (g) of the Country Areas Water Supply Act 1947 that the Governor may, by Order in Council abolish a Country Water Area, now, therefore the Governor acting by and with the advice and consent of the Executive Council does hereby abolish the Pickering Brook Country Water Area as constituted and defined by Order in Council published in the Government Gazette on 18 April 1980 at page 1117, formerly known as the Carilla Country Water Area, constituted and defined by Order in Council published in the Government Gazette on 13 February 1976 page 353 and amended by Order in Council published in the Government Gazette on 30 September 1977 page 3522.

G. PEARCE, Clerk of the Council.

Country Areas Water Supply Act 1947

Abolition of Jarrahdale Country Water Area

ORDER IN COUNCIL

WHEREAS it is enacted by section 8 (1) (g) of the Country Areas Water Supply Act 1947 that the Governor may, by Order in Council abolish a Country Water Area, now, therefore the Governor acting by and with the advice and consent of the Executive Council does hereby abolish the Jarrahdale Country Water Area as constituted and defined by Order in Council published in the Government Gazette on 29 March 1968 at page 810 with erratum published in the Government Gazette on 10 May 1968 at page 1332.

G. PEARCE, Clerk of the Council.

Country Areas Water Supply Act 1947

Abolition of Yanchep Country Water Area

ORDER IN COUNCIL

WHEREAS it is enacted by section 8 (1) (g) of the Country Areas Water Supply Act 1947 that the Governor may, by Order in Council abolish a Country Water Area. Now, therefore, the Governor acting by and with the advice and consent of the Executive Council does hereby abolish the Yanchep Country Water Area as constituted and defined by Order in Council published in the Government Gazette on 14 June 1985 at page 2136.

G. PEARCE, Clerk of the Council.

Country Towns Sewerage Act 1948

Abolition of Yanchep Sewerage Area

ORDER IN COUNCIL

WHEREAS it is enacted by section 4 (g) of the Country Towns Sewerage Act 1948 that the Governor may, by Order in Council abolish a Sewerage Area. Now, therefore, the Governor acting by and with the advice and consent of the Executive Council does hereby abolish the Yanchep Sewerage Area as constituted and defined by Order in Council published in the Government Gazette on 14 June 1985 at page 2136.

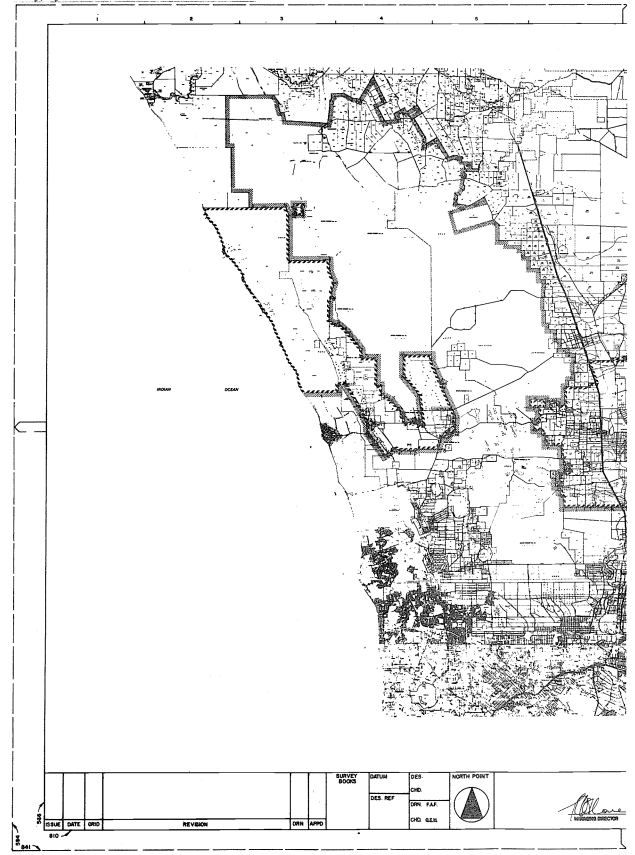
Metropolitan Water Supply, Sewerage and Drainage Act 1909

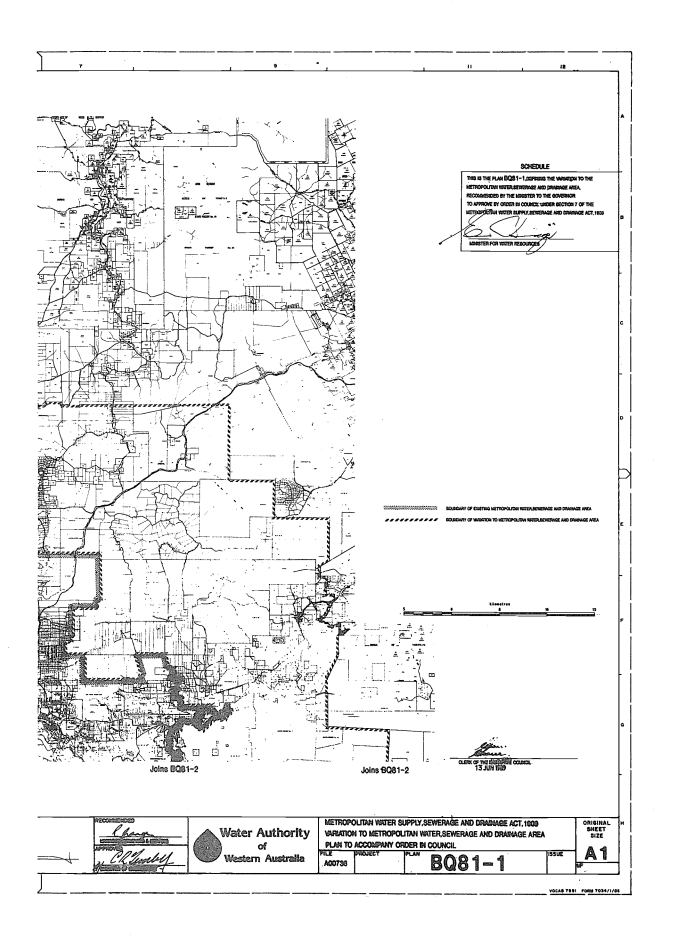
 $\begin{array}{c} \textbf{Variation to Metropolitan Water, Sewerage and Drainage} \\ \textbf{Area} \end{array}$

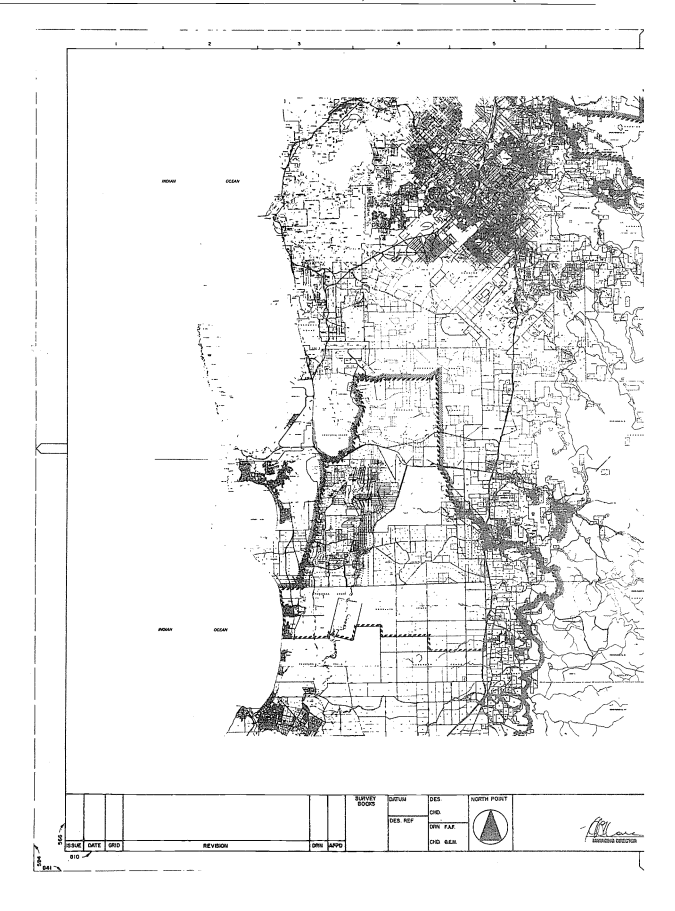
ORDER IN COUNCIL

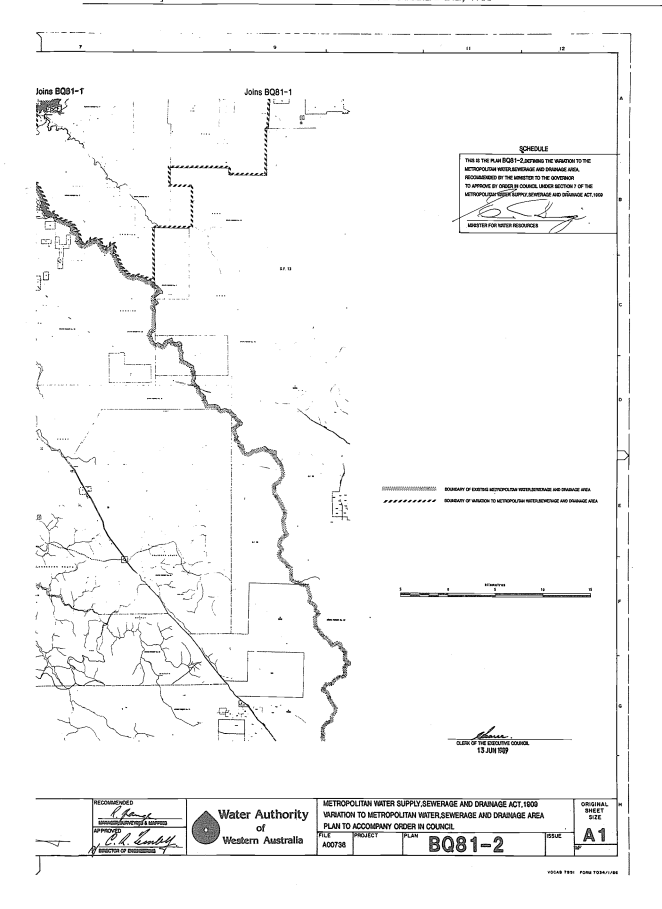
WHEREAS it is enacted by section 7 of the Metropolitan Water Supply, Sewerage and Drainage Act 1909, that the Governor may, by Order in Council alter or extend the

boundaries of the Metropolitan Water, Sewerage and Drainage Area, now therefore the Governor, acting by and with the advice and consent of the Executive Council does hereby extend the boundaries of the Metropolitan, Water, Sewerage and Drainage Area as delineated and shown with symbolised boundary (INDELINEAL) on Water Authority of Western Australia Plans BQ81-1 and BQ81-2.





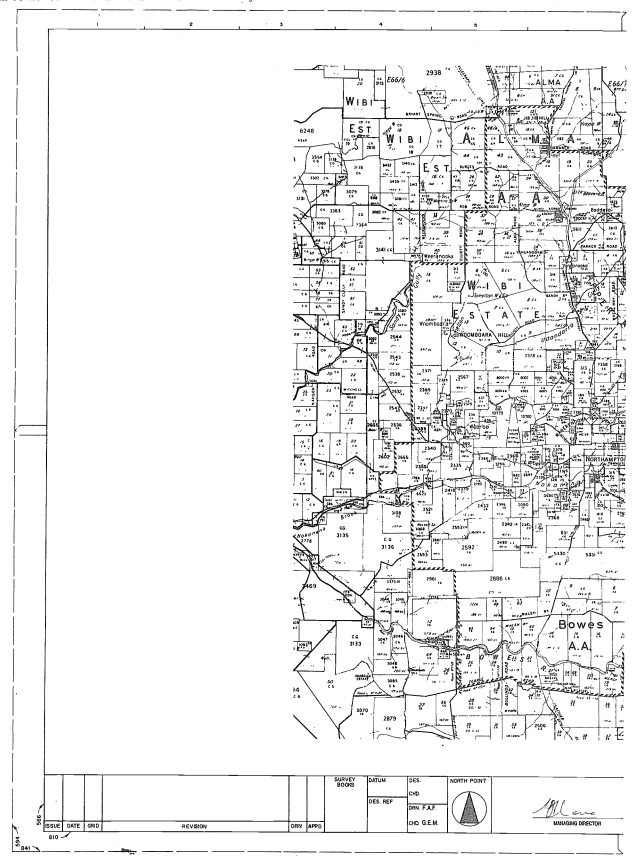


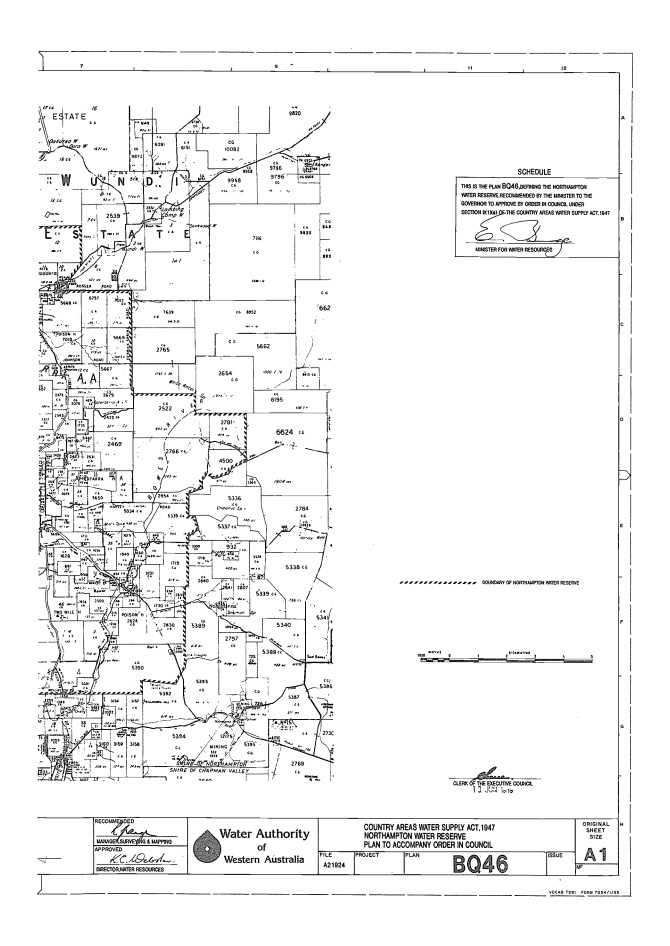


Country Areas Water Supply Act 1947 Northampton Water Reserve ORDER IN COUNCIL

File No. A 21924.

WHEREAS it is enacted by section 9 (1) (a) of the Country Areas Water Supply Act 1947, that the Governor may, by Order in Council constitute and define the boundaries of any water reserve, now, therefore His Excellency the Governor acting by and with the advice and consent of the Executive Council does hereby constitute the Northampton Water Reserve as delineated and shown with symbolised boundary (AMAMAM) on Water Authority of Western Australia Plan BQ46.



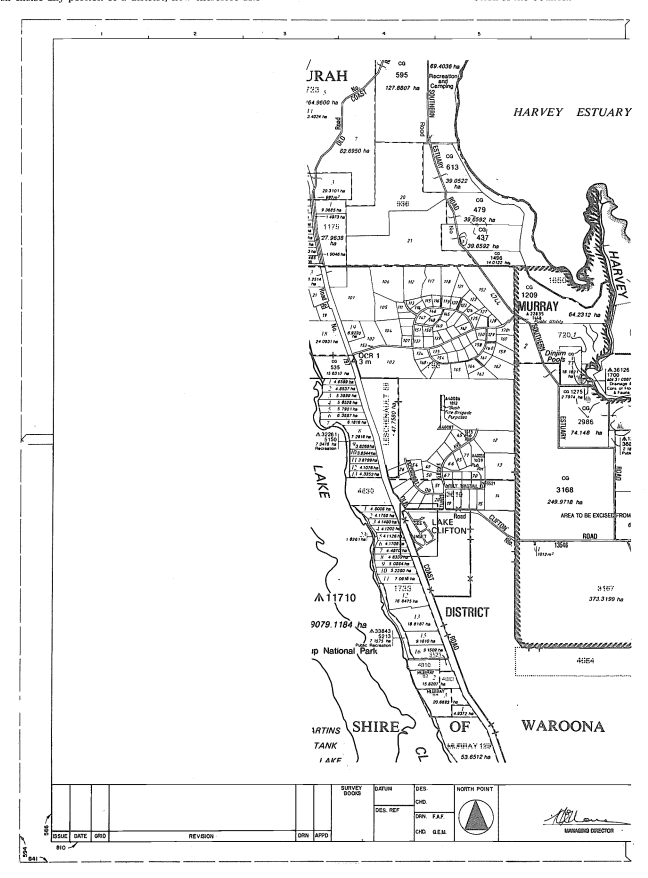


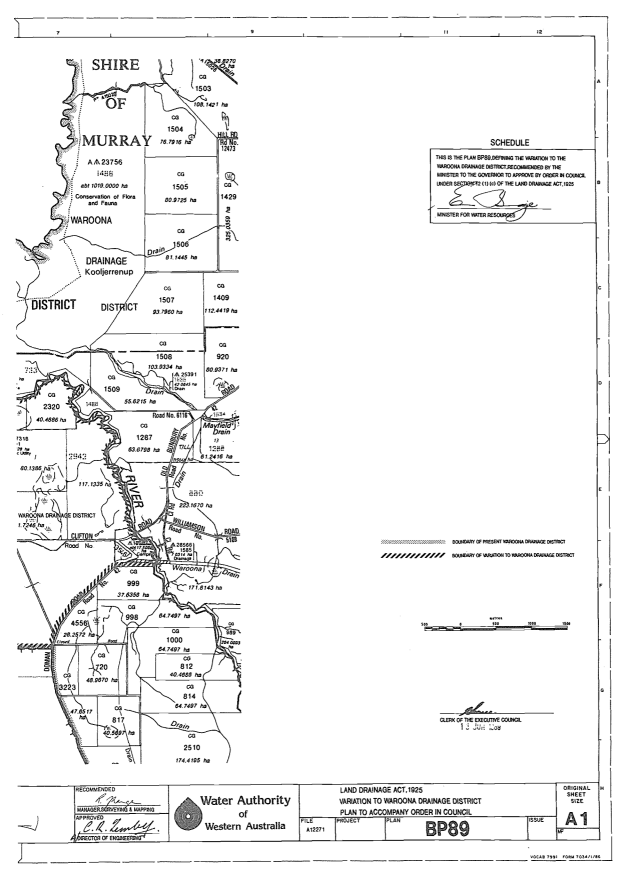
Land Drainage Act 1925 Variation to Waroona Drainage District ORDER IN COUNCIL

File No. A 12271.

WHEREAS it is enacted by section 12 (1) (c) of the Land Drainage Act 1925, that the Governor may, by Order in Council excise any portion of a district, now therefore His

Excellency the Governor, by and with the advice and consent of the Executive Council does hereby vary the Waroona Drainage District by the excision of that portion of land delineated and shown with symbolised boundary on Water Authority of Western Australia Plan BP89

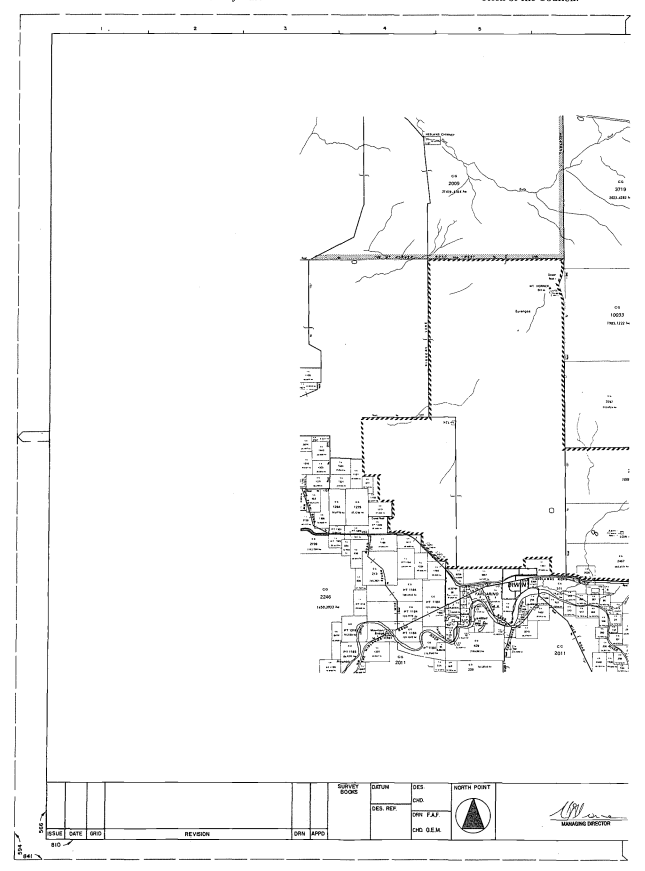


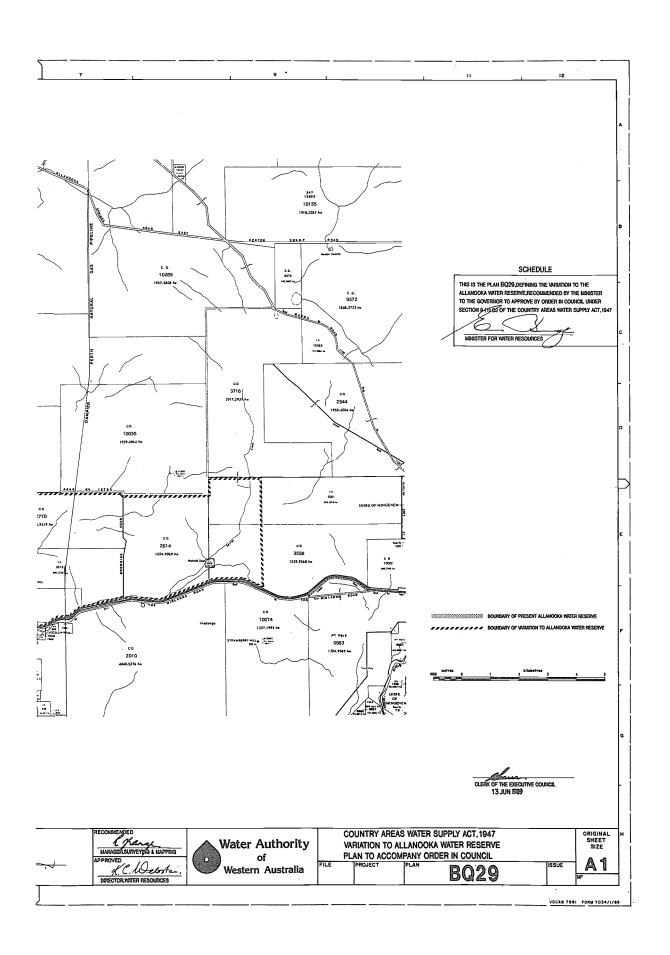


Country Areas Water Supply Act 1947 Variation to Allanooka Water Reserve ORDER IN COUNCIL

File No. A 21926.

WHEREAS it is enacted by section 9 (1) (b) of the Country Areas Water Supply Act 1947, that the Governor may, by Order in Council alter or extend the boundaries of any water reserve, now, therefore, His Excellency the Governor, acting by and with the consent of the Executive Council does hereby vary the boundary of the Allanooka Water Reserve as delineated and shown with symbolised boundary on Water Authority of Western Australia Plan BQ29.





MINISTRY OF THE PREMIER AND STATE ADMINISTRATION

IT is hereby notified for public information that Her Majesty The Queen has been pleased to approve of the retention of the title "Honourable" by the following persons—

(a) Who served continuously as a Member of the Legislative Council in Western Australia for a period in excess of ten years.

> Desmond Keith Dans, Harry Walter Gayfer, Robert Hetherington, Alexander Ashley Lewis, Gordon Edgar Masters, Thomas McNeil, Oscar Neil Blackburne Oliver, Richard John Lloyd Williams.

(b) Who served for more than three years as a Member of the Executive Council of Western Australia.

Barry James Hodge.

LAND TAX ASSESSMENT ACT 1976

Notice pursuant to section 50

To Brian Peter Johnson formerly 12B Sawle Road, Hamilton Hill being the owner of Lot 19 on Plan 11195 being the whole of the land contained in Certificate of Title Volume 1406 Folio 581.

TAKE notice that the amount of land tax due and owing by yourself as the owner of the abovementioned land is as follows—

- 1. 1981/82 Assessment—\$42.13.
- 2. 1982/83 Assessment-\$73.25.
- 3. 1983/84 Assessment—\$50.25.
- 4. 1984/85 Assessment—\$41.69
- 5. 1985/86 Assessment—\$35.81.
- 6. 1986/87 Assessment—\$35.81.
- 7. 1987/88 Assessment—\$38.01.
- 8. 1988/89 Assessment—\$41.43. Total—\$358.38.

If the amount of \$278.94, being the amount of land tax due and owing for a period of two years, is not paid within one year from the date of first publication of this Notice the Commissioner of State Taxation intends to apply to the Supreme Court for an Order for the sale of the abovementioned land. Upon the sale of the abovementioned land, the Commissioner of State Taxation shall be entitled to apply the proceeds to payment of all land tax due and owing up to the time of sale and all costs of and attending to the Application, and of attending the sale of the land.

P. FELLOWES, Commissioner of State Taxation.

LAND TAX ASSESSMENT ACT 1976

Notice Pursuant to section 50

To the National Companies and Securities Commission, Public Trust Office Building, 565 Hay Street, Perth WA 6000.

HAVING vested in it pursuant to section 461 of the Companies (Western Australia) Code all that land being portion of Swan Location 267 and being Lot 11 on Diagram 47991 being all the land comprised in Certificate of Title Volume 1402 Folio 671 standing in the name of Double Diamond Holdings Pty Ltd.

Take notice the amount of land tax due and owing in respect to the abovementioned land is as follows—

	\$
1986/87 Land Tax Assessment	168.75
1986/87 Metropolitan Region Improvement	
Tax	73.13
Additional Tax Late Payment	11.60
Law Costs (Memorial)	35.00
1987/88 Land Tax Assessment	153.75
1987/88 Metropolitan Region Improvement	
Tax	73.13
Additional Tax Late Payment	11.35
Less Credit	10.00
1988/89 Land Tax Assessment	178.31
1988/89 Metropolitan Region Improvement	
Tax	80.49
Additional Tax Late Payment	12.92
Total	\$788.43

If the amount of \$243.48, being the amount of land tax due and owing for a period of two years, is not paid wthin one year from the date of the first publication of this notice, the Commissioner of State Taxation intends to apply to the Supreme Court for an order for the sale of the abovementioned land. Upon the sale of the abovementioned land, the Commissioner of State Taxation shall be entitled to apply the proceeds to payment of all land tax due and owing up to the time of sale and all costs of attending to the applications, and of attending the sale of the land.

P. FELLOWES, Commissioner of State Taxation.

COMMISSIONER FOR DECLARATIONS

Notice

IT is hereby notified for public information that Sabine Bernadette Humphreys of Karrinyup whose appointment as a Commissioner for Declarations was notified in the *Government Gazette* of 9 September 1988 on Page 3486 is to be known as Sabine Bernadette Taylor.

D. G. DOIG, Under Secretary for Law.

Ex Officio Justice of the Peace

Crown Law Department, Perth, 9 June 1989.

IT is hereby notified for public information that Adam Amedo Spagnolo of 21 Coatelan Drive, Stirling, has been appointed under Section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Perth during his term of office as Mayor of the City of Stirling.

D. G. DOIG, Under Secretary for Law.

COMMISSIONER FOR DECLARATIONS

Notice

IT is hereby notified for public information that Gayle Susan Foster of Doubleview whose appointment as a Commissioner for Declarations was notified in the *Government Gazette* of 5 October 1984 on Page 3216 is to be known as Gayle Susan Hilder.

D. G. DOIG, Under Secretary for Law.

JUSTICES ACT 1902

Crown Law Department, Perth, 16 June 1989.

IT is hereby notified for public information that the Lieutenant Governor and Deputy of the Governor in Executive Council has approved of the following appointment to the Commission of the Peace for the State of Western Australia—

Maxwell John Campbell, of 20 McGilvray Avenue, Morley, and Supreme Court, Stirling Gardens, Perth.

> D. G. DOIG, Under Secretary for Law.

PSYCHOLOGISTS REGISTRATION ACT 1976

Health Department of WA, Perth, 30 May 1989.

A.5.101 Vol. 2, Exco No. 1194.

The Lieutenant Governor and Deputy of the Governor has appointed under the provisions of the Psychologists Registration Act 1976, Mr S. D. Crooks as deputy member to Mr A. Metaxas on the Psychologists Board of Western Australia for the period ending 20 April 1990, vice Mr M. C. Lee resigned.

BRUCE K. ARMSTRONG, Commissioner of Health.

HEALTH ACT 1911

City of Bayswater

PURSUANT to the provisions of the Health Act 1911, the City of Bayswater, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the *Government Gazette* on 17 July 1963 and as amended from time to time, has resolved and determined that the adopted By-laws shall be amended as follows—

1. The following By-laws are revoked-

Part I-By-law 69

Part II-By-law 17

Part IV—By-law 25

Part V-By-law 23

Part VI-By-law 21

Part VII-By-law 73

Part IX-By-law 19

2. After Part IX, add a new Part X to read as follows-

Part X-Offences

Offences and Penalties

- (1) A person who is required by a provision of Part IV and Part VII to do anything
 or refrain from doing anything and who fails to comply with that provision
 commits an offence and is liable to—
 - (a) a fine that is not more than \$2 500 and no less than—
 - (i) in the case of a first offence, \$250;
 - (ii) in the case of a second offence, \$500; and,
 - (iii) in the case of a third or subsequent offence, \$1 250;

and.

- (b) if that offence is a continuing offence, a daily penalty which is not more than \$250 and not less than \$125.
- (2) A person who is required by any provision of these By-laws, other than a provision of Part IV or Part VII, to do anything or refrain from doing anything and who fails to comply with that provision, commits an offence and is liable to—
 - (a) a fine that is not more than \$1 000 and not less than—
 - (i) in the case of a first offence, \$100;
 - (ii) in the case of a second offence, \$200; and,
 - (iii) in the case of a third or subsequent offence, \$500;

and,

(b) if the offence is a continuing offence, a daily penalty which is not more than \$100 and not less than \$50. 2. Any expense incurred by the Local Authority in consequence of a breach or non-observance of these By-laws or in the execution of work directed to be executed by a person and not executed by him, shall be paid by the person committing the breach or non-observance or failing to execute the work.

Passed by resolution at a meeting of the City of Bayswater Council held on the 28th day of March 1989.

Dated this 28th day of March 1989.

The Common Seal of the City of Bayswater was hereunto affixed in the presence of—

[L.S.]

J. D'ORAZIO, Mayor.

K. B. LANG, Town Clerk.

Confirmed-

R. S. W. LUGG, for the Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council this 13th day of June 1989.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

City of Belmont

PURSUANT to the provisions of the Health Act 1911 the City of Belmont, being a Local Authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the *Government Gazette* on 17 July 1963 and as amended from time to time, has resolved and determined that the adopted By-laws shall be amended as follows—

1. The following By-laws are revoked-

Part I—By-law 69

Part II-By-law 17

Part IV—By-law 25 Part V—By-law 30

Part VI—By-law 21

Part VII—By-law 73

Part IX-By-law 19

2. After Part IX add a new Part X as follows-

PART X-OFFENCES

Offences and Penalties

- (1) A person who is required by a provision of Part IV and Part VII to do anything
 or refrain from doing anything and who fails to comply with that provision
 commits an offence and is liable to—
 - (a) a fine that is not more than \$2 500 and not less than—
 - (i) in the case of a first offence, \$250;
 - (ii) in the case of a second offence, \$500;and
 - (iii) in the case of a third or subsequent offence, $$1\ 250$; and
 - (b) if that offence is a continuing offence, a daily penalty which is not more than \$250 and not less than \$125.
 - (2) A person who is required by any provision of these By-laws, other than a provision of Part IV or Part VII, to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) a fine that is not more than \$1 000 and not less than-
 - (i) in the case of a first offence, \$100;
 - (ii) in the case of a second offence, \$200;
 - (iii) in the case of a third or subsequent offence, \$500; and
 - (b) if the offence is a continuing offence, a daily penalty which is not more than \$100 and not less than \$50.

2. Any expense incurred by the Local Authority in consequence of a breach or nonobservance of these By-laws or in the execution of work directed to be executed by a person and not executed by him shall be paid by the person committing the breach or non-obervance or failing to execute the work.

Passed by resolution at a meeting of the City of Belmont Council held on the 10th day of October 1988.

Dated this 24th day of February 1989.

P. PARKIN, Mayor.

E. D. F. BURTON, Town Clerk.

Confirmed-

R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council the 13th day of June 1989.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

City of Gosnells

PURSUANT to the provisions of the Health Act 1911 the City of Gosnells, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the *Government Gazette* on 17 July 1963 and as amended from time to time, has resolved and determined that the adopted by-laws shall be amended as follows—

1. The following by-laws are revoked-

Part I-By-law 69

Part II-By-law 17

Part IV-By-law 25

Part V—By-law 23

Part VI—By-law 21

Part VII-By-law 73

Part IX-By-law 19

2. After Part IX add a new Part X to read as follows-

Part X-Offences

Offences and Penalties

- (1) A person who is required by a provision of Part IV and Part VII to do anything
 or refrain from doing anything and who fails to comply with that provision commits
 an offence and is liable to—
 - (a) a fine that is not more than \$2 500 and not less than
 - (i) in the case of a first offence, \$250;
 - (ii) in the case of a second offence, \$500; and
 - (iii) in the case of a third or subsequent offence, \$1 250;

and

- (b) if the offence is a continuing offence, a daily penalty which is not more than \$250 and not less than \$125.
- (2) A person who is required by any provision of these by-laws, other that a provision of Part IV or Part VII, to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) a fine that is not more than \$1 000 and not less than-
 - (i) in the case of a first offence \$100:
 - (ii) in the case of a second offence \$200; and
 - (iii) in the case of a third or subsequent offence, \$500;

and

(b) if the offence is a continuing offence, a daily penalty which is not more than \$100 and not less than \$50.

Any expense incurred by the local authority in consequence of a breach or non observance of these by-laws or in the execution of work directed to be executed by a person and not executed by him shall be paid by the person committing the breach or non observance or failing to execute the work.

Passed by resolution at a meeting of the Gosnells City Council held on 28th February, 1989.

The Common Seal of the City of Gosnells was hereunto affixed in the presence of—

[L.S.]

L. G. RICHARDSON, Mayor.

G. N. WHITELEY, Town Clerk.

Confirmed-

R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council this 13th day of June 1989.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

City of Subiaco

Model Health By-laws Series "A"

THE City of Subiaco being a Local Authority under the provisions of the abovementioned Act does hereby pursuant to the powers conferred upon it by that Act and all other powers enabling it make and publish the following By-laws—

- 1. In these By-laws the Model By-laws Series "A" as amended from time to time adopted by the City of Subiaco by resolution published in the *Government Gazette* on the 15th October 1964, and amended from time to time are referred to as "the Principal By-laws".
- By-law 3 of Part 1 of the Principal By-laws is amended by inserting after sub-bylaw
 the following sub-bylaw—
 - (3) The owner of every house shall provide a continuous supply of potable water of adequate pressure obtained from the West Australian Water Authority and such supply shall be reticulated for use in connection with all sewerage and drainage fixtures ."
- 3. The Principal By-laws are amended by inserting after by-law 3B of Part 1 of the following by-law—
 - (4) (1) The owner of any house erected after the coming into operation of this by-law shall, unless otherwise authorised by the local authority, and the owner of any house erected before coming into operation of this by-law shall, when directed by the local authority to do so, provide on the premises kitchen facilities consisting of—
 - (a) at least one approved kitchen sink with an adequate supply of hot and cold water;
 - (b) a wood, gas or electric cooking stove consisting of an oven and hot plates installed in accordance with the provisions of Part 25 and by-law 50.7 (3) of the Uniform Building By-laws and any amendment made thereto; and
 - (c) a ventilation canopy or mechanical exhaust fan provided in accordance with paragraph (b) of this by-law which shall effectively arrest all steam, effluvia, fumes, odours and smoke from cooking or boiling and discharge it directly to the external air at a point not more than 300 millimetres from the ceiling.

- (2) The owner of any house erected after the coming into operation of this by-law shall, unless otherwise authorised by the local authority, and the owner of any house erected before the coming into operation of this by-law shall, when directed by the local authority to do so, provide, install and maintain in a clean and servicable condition at all times all the facilities mentioned in paragraphs (a), (b) and (c) of sub-bylaw (1) of this by-law.
- 4. The Principal By-laws are amended by deleting by-laws (1) and (2) and the heading thereto immediately following by-law 3(c) of Section V of Part IX and substituting the following by-laws and heading thereto:

Part X-Offences and Penalties

(1) (a) A person who contravenes a provision of any by-laws specified in the table in this sub-bylaw commits an offence, and any expense incurred by the Local Authority in consequence of a breach or non observance of a by-law contained in this sub clause, or in the execution of work directed to be executed by a person and not executed by him shall be paid by the person committing the breach or non observance or failing to execute the work.

		Table
Part I	By-law	1, 1A, 1AA, 1B, 1BB, 2, 3, 3B, 4, 4A, 4AA, 4AB, 4AC, 4AD, 4AE, 4AF, 4A(3), 4A(4), 4B, 5, 6, 7, 7A, 8, 9, 10, 11A, 12, 12A, 13, 14, 14B, 14C, 14D, 14E, 15, 15A, 16, 17, 18, 19, 20, 22, 24, 24A, 24B, 24C, 24D, 24E, 25, 26, 27, 28, 28A, 29A, 29B, 29C, 30, 30A, 31, 31A, 32, 33, 34, 35, 35AA, 35A, 36, 37, 38, 39, 40, 41, 41A, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 54, 54A, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 66A, 66B, 67, 68.
Part II	By-law	1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16.
Part V	By-law	1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16,
	25, 14	17, 18, 19, 20, 21, 22.
Part IX		11, 10, 10, 20, 21, 22.
Section A	By-law	1(a), 1(b), 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14,
occuon 11	Dy Idii	15, 16, 17, 18.
Section B	By-law	1, 2, 3, 4, 5, 6, 7, 8, 9.
Section C	By-law	2, 3, 4, 5, 6, 7.
Section D	By-law	2, 3, 4.
Section E	By-law	2, 3, 4.
Section F	By-law	1.
Section G	By-law	1, 2.
Section H	By-law	1.
Section I	By-law	1, 2, 3, 4.
Section J	By-law	2, 3, 4, 5.
Section K	By-law	1.
Section L	By-law	2.
Section M		1, 2.
Section N	By-law	1, 2, 3, 4.
Section O	By-law	1, 2, 3, 4, 5, 6.
Section P	By-law	1, 2.
Section Q	By-law	1.
Section R	By-law	1.
Section S	By-law	1, 7.
Section T	By-law	2, 3, 4, 5, 6, 7, 8, 9, 10.
Section U	By-law	1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12.
Section V	By-law	2, 3.
A person v	who commits	an offence under sub by-law (a) of this by-law is

- (1) (b) A person who commits an offence under sub by-law (a) of this by-law is liable to—
 - (a) a penalty which is not more than \$1 000.00 and not less than—
 - (i) in the case of a first such offence, \$100.00;
 - (ii) in the case of a second such offence, \$200.00; and
 - (iii) in the case of a third or subsequent such offence, \$500.00; and
 - (b) if the offence is a continuing offence, a daily penalty which is not more than \$100.00 and not less than \$50.00.
- (2) (a) A person who contravenes a provision of any by-laws specified in the table in this sub by-law commits an offence, and any expense incurred by the Local Authority in consequence of a breach or non-observance of a by-law contained in this sub by-law, or in the execution of work directed to be executed by a person and not executed by him shall be paid by the person committing the breach for non-observance or failing to execute the work.

Table Part IV By-law 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 11A, 12, 13, 14, 15, 16, 17, 18, 18A, 19, 20, 21, 22, 23, 24. Part VII By-law 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 11A, 12, 13, 14, 15, 15A, 15B, 16, 17, 18, 19, 19A, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 67, 68, 69, 70, 71, 72.

- (2) (b) A person who commits an offence under sub by-law (a) of this by-law is liable to:
 - (a) a penalty which is not more than \$2 500.00 and not less than-
 - (i) in the case of a first such offence, \$250.00;
 - (ii) in the case of a second such offence, \$500.00; and
 - (iii) in the case of a third and subsequent such offence, \$1 250.00; and

(b) if the offence is a continuing offence, a daily penalty which is not more than \$250.00 and not less than \$125.00.

Dated this 25th day of October 1988.

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

[L.S.]

R. V. DIGGINS, Mayor.

J. F. R. McGEOUGH, Town Clerk.

Confirmed-

R. S. W. LUGG, Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council on 13th day of June 1989.

G. PEARCE,

Clerk of the Council.

HEALTH ACT 1911

Town of East Fremantle

PURSUANT to the provisions of the Health Act 1911 the Town of East Fremantle, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the *Government Gazette* on 17 July, 1963 and as amended from time to time, has resolved and determined that the adopted by-laws be amended as follows—

1. The following by-laws are revoked—

Part I-By-law 69

Part II-By-law 17

Part IV-By-law 25

Part V-By-law 23

Part VI—By-law 21

Part VII—By-law 73

Part IX—By-law 19

2. After Part IX add a new Part X to read as follows-

Part X-Offences

Offences and Penalties

- (1) A person who is required by a provision of Part IV and Part VII to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) A fine that is not more than \$2 500 and not less than-
 - (i) in the case of a first offence \$250;
 - (ii) in the case of a second offence \$500;
 - (iii) in the case of a third or subsequent offence \$1 250;

and

- (b) if that offence is a continuing offence, a daily penalty which is not more than \$250 and not less than \$125.
- (2) A person who is required by any provision of these by-laws, other than a provision of Part IV or Part VII, to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) a fine that is not more than \$1 000 and not less than-
 - (i) in the case of a first offence \$100;
 - (ii) in the case of a second offence \$200; and
 - (iii) in the case of a third or subsequent offence \$500;

and

(b) if the offence is a continuing offence, a daily penalty which is not more than \$100 and not less than \$50.

Any expense incurred by the Local Authority in consequence of a breach or non observance of these by-laws or in the execution of work directed to be paid by the person committing the breach or non observance or failing to execute the work.

Passed by resolution at a meeting of the East Fremantle Town Council held on the twentieth day of February, 1989.

Dated this 17th day of April 1989.

I. G. HANDCOCK, Mayor. M. G. COWAN, Town Clerk.

Confirmed-

R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council the 13th day of June 1989.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

The Municipality of the Town of Kwinana

By-laws Relating to Eating Houses

IN pursuance of the powers conferred upon it by the Health Act 1911 the Council of the Town of Kwinana hereby records having resolved on 21 December 1988 to make and submit for approval by the Governor the following by-law.

Definitions

- 1. In this by-law, unless the context otherwise requires:
 - "Act" means the Health Act 1911 (as Amended).
 - "Chief Health Surveyor" means the Chief Health Surveyor of the local authority and includes a person acting in that capacity.
 - "Council" means the Council of the Municipality of the Town of Kwinana.
 - "Eating House" as defined in section 160 of Division 3 of Part V of the Act.
 - "Health Surveyor" means any person appointed by the local authority to be a Health Surveyor pursuant to the provisions of the Act.
 - "Licence" means a licence to conduct an eating house issued by the Council pursuant to this Part of this by-law.
 - "Local Authority" means the municipality of the Town of Kwinana.
 - "Meals" as defined in section 160 of Division 3 of Part V of the Act.
 - "Prescribed date" as defined in section 160 of Division 3 of Part V of the Act.
 - "Proprietor" as defined in section 160 of Division 3 of Part V of the Act.
 - "Restaurant" means any eating house wherein meals are consumed by the public but does not include a tea room or take away food premises.
 - "Schedule" means a Schedule to this Part of this by-law.
 - "Town Clerk" means the Town Clerk of the local authority and includes a person acting in that capacity.
 - "Take Away Food Premises" means any eating house where meals are only served or prepared for service in a state in which they may be taken away from the eating house and consumed in the state in which they are served or prepared for service but does not include the following—
 - (a) any eating house in which meals are served at tables;
 - (b) any tea rooms; or
 - (c) any eating house where the only meals served are confectionery.
- "Tea Rooms" means any eating house where the only meals served or prepared for service are tea, coffee and similar beverages, all products of wholesale pastry cooks, sandwiches, buns and bread rolls containing fillings which do not require cooking on the premises, toast, salads, cold meats, boiled, scrambled and poached eggs, omelettes, saveloys boiled in water, beef tea, and other extracts or soups, and food supplied in tins or similar containers which need only to be heated to be prepared for service.

Classification

- 2. For the purposes of this by-law eating houses are classified as—
 - 1. restaurants;
 - 2. take away food premises; and
 - 3. tea rooms.

Prescribed Date

- 3. (1) For the purposes of section 162 of the Act the prescribed date is hereby fixed as 28 days from the date of gazettal.
- (2) For the purpose of section 163 of the Act, 30 June in each year is hereby prescribed as the date on or before which the registration of an eating house and a licence for the proprietor of an eating house shall be applied for annually.

Registration of an Eating House

- 4. (1) Any person seeking the registration of an eating house shall make application in the form prescribed in the First Schedule and shall forward the application to the Town Clerk together with—
 - (a) The fee prescribed in the Sixth Schedule;
 - (b) a floor plan and specifications of the eating house which plan and specifications shall include the following details—
 - (i) the use of every room;
 - (ii) the structural finishes of every wall, floor and ceiling;
 - (iii) the position and type of every fitting and fixture;
 - (iv) all sanitary conveniences, change rooms, ventilating systems, drains, grease traps and provision for waste disposal; and
 - (v) the estimated number and sex of every person, including the proprietor or proprietors, engaged in the preparation, manufacturing, processing, cooking or serving of meals.
- (2) Where a person makes application for the registration of an eating house in respect of which a certificate of registration is current at the date of the application, the person shall not be required to forward the plan and specifications referred to in paragraph (b) of sub-clause (1) of this Clause.
- (3) A certificate of registration granted by the Council under this Part of the by- law shall be in the form of the Second Schedule.

Licence to Conduct an Eating House

- 5. (1) The proprietor of an eating house seeking the issue of a licence shall make application in the form prescribed in the Third Schedule and shall forward the application to the Town Clerk together with the fee prescribed in the Sixth Schedule.
 - (2) Where there are two or more proprietors of an eating house—
 - (a) each proprietor shall make application for a licence in the form prescribed in the Third Schedule; and
 - (b) the licence shall issue in the joint names of the applicants.
 - (3) A licence shall be in the form of the Fourth Schedule.
- (4) Any person seeking the transfer of a licence shall make application in the form prescribed in the Fifth Schedule and shall forward the application to the Town Clerk with the fee prescribed in the Sixth Schedule. The application shall be signed by the proposed transferee of the licence and the holder of the licence.

Licence Conditions

- 6. (1) A licence shall be issued upon and subject to the following conditions—
 - (a) The holder of the licence shall display the licence and the certificate of registration of the eating house in a conspicuous place in the eating house.
 - (b) If the holder of the licence changes his place of residence he shall within 14 days thereafter give notice in writing to the Town Clerk specifying in such notice his new place of residence.
 - (c) The holder of the licence shall not make or permit to be made any structural alteration in or addition to the premises without the prior written approval of the local authority, nor make or permit to be made any other alterations in or addition to the premises of any furniture, fixtures, counters and major food preparation equipment without the written prior consent of the Chief Health Surveyor.
 - (d) The holder of the licence shall notify the Council of any circumstances existing in the eating house which gives rise to the possibility that food may be, or has been contaminated or part of the eating house used for the storage, manufacture, preparation, processing, inspection, handling, packaging or sale of food, forthwith upon such circumstances arising.
- (2) The holder of the licence shall comply with and observe the conditions of the licences imposed under this Clause.

Kitchen Floor Area

- 7. Subject to Clause 25 hereof-
 - (1) The proprietor of an eating house shall ensure that the Kitchen or room where food is prepared, manufactured, processed or cooked has a floor area of not less than 16 square metres, or not less than 25 per centum of the floor area of the room or rooms and any outside area where meals are served to or consumed by the public, whichever floor area is the greater.

Sanitary Conveniences—Public

- 8. Subject to Clause 25 hereof-
 - (1) The proprietor of a restaurant shall provide for use by the public, sanitary conveniences in accordance with the following table:

Table A

	NUMB	ER OF SANI	TARY CONVENIENCI	ES	
	Male		Male	Female	
Floor Area	Number of water closets	Number of wash hand basins	Number of urinal stalls or minimum Urinal Length	Number of water closets	Number of wash hand basins
$1 m^2 - 80 m^2$	1	1	1 stall or 600mm	1	1
$31 m^2 - 160 m^2$	1	1	1 stall or 600mm	2	1
$161\mathrm{m}^2$ - $240\mathrm{m}^2$	2	2	2 stalls or 1.2 metres	3	$\bar{2}$
$241 \mathrm{m}^2 - 320 \mathrm{m}^2$	2	2	2 stalls or 1.2 metres	4	2
$321 \mathrm{m}^2 - 400 \mathrm{m}^2$	3	3	3 stalls or 1.3 metres	5	$\bar{3}$
$401 m^2 - 480 m^2$	3	3	3 stalls or 1.3 metres	6	3
$481 m^2 - 560 m^2$	4	4	4 stalls or 2.4 metres	7	4
$561 m^2 - 640 m^2$	4	4	4 stalls or 2.4 metres	8	$\dot{\overline{4}}$
641m ² -720m ²	5	5	5 stalls or 3.0 metres	ğ	5
$721 \mathrm{m}^2$ or more	5	5	5 stalls or 3.0 metres	10	5

- (2) The proprietors of a restaurant shall not permit or suffer access by the public to any sanitary convenience through a kitchen or room wherein meals are prepared, manufactured, processed, cooked or stored.
- 9. (1) In this Clause "premises" means any premises or part thereof which adjoin two or more take away food premises and which are designed, adapted or intended for use by the public for consumption of meals taken away from such take away food premises.
- (2) Subject to Clause 25 the owner, occupier and any person having the management or control of any premises shall— $\,$
 - (a) provide for use by the public, sanitary conveniences in accordance with the table set out in Clause 8 hereof;
 - (b) provide and maintain at all times an adequate supply of water, soap and clean disposable towels or other approved means of hygienically drying hands for the use of persons using sanitary conveniences;
 - (c) cleanse daily and at all times keep and maintain all sanitary conveniences in a clean and sanitary condition;
 - (d) provide and maintain at all times at the entrance to each sanitary convenience a sign to indicate for which sex its use is intended.

Sanitary Conveniences—Staff

- 10. Subject to Clause 25 hereof-
 - The proprietor of an eating house shall provide sanitary conveniences in accordance with the following tables for the sole use of male persons engaged in the preparation, manufacture, processing, cooking or serving of meals;

Table A

Number of Male Such Persons	Number of Water Closets	Number of Wash Hand Basins
1 to 25	1	1
26 to 50	$\overline{2}$	$ar{2}$
51 to 75	3	- 3
76 to 100	4	4
101 to 125	5	5
126 or more	6	6
	Table B	
Number of Male Such Persons		Stalls or Minimum Length

Table B		
Number of Male	Number of Urinal Stalls or Minimum	
Such Persons	Urinal Length	
13 to 30	1 stall or 610 mm	
31 to 60	2 stalls or 1.2 metres	
61 to 90	3 stalls or 1.8 metres	
91 to 120	4 stalls or 2.5 metres	
121 or more	5 stalls or 3.0 metres	

(2) The proprietor of an eating house shall provide sanitary conveniences in accordance with the following table for the sole use of female persons engaged in the preparation, manufacture, processing, cooking or serving of meals;

Table A

Number of Female Such Persons	Number of Water Closets	Number of Wash Hand Basins
1 to 20	1	1
21 to 40	2	$ar{2}$
41 to 60	3	$\bar{3}$
61 to 80	4	4
81 to 100	5	5
101 to 120	6	6
121 or more	7	7

Sanitary Conveniences-General

- 11. The proprietor shall—
 - (1) Provide an adequate supply of water, soap and clean disposable towels or other approved means of hygienically drying hands for the use of persons using sanitary conveniences but no towel shall be supplied for common use and an adequate supply of hot water and nail brushes shall also be provided for the use of employees.
 - (2) Provide sanitary napkin disposal units in female toilets.
 - (3) Cleanse daily and at all times keep and maintain all sanitary conveniences and sanitary fittings in a clean and sanitary condition.
 - (4) Not permit, suffer or cause any kitchen or room where meals are prepared, manufactured, processed or cooked to communicate directly by means of a door, window or other opening with a sanitary convenience.
 - (5) Provide and maintain at all times at the entrance to each sanitary convenience a sign to indicate for which sex its use is intended.

Wash Hand Basins

- 12. The proprietor of an eating house shall provide a wash hand basin in every kitchen and room where food is manufactured, processed, cooked or prepared for service.
- 13. (1) In this clause "wash hand basin" means a wash hand basin provided under Clause 12 hereof.
 - (2) The proprietor of an eating house shall-
 - (a) provide an adequate supply of hot and cold water, soap and clean disposable towels or other approved means of hygienically drying hands but no towel shall be provided for common use and an adequate supply of nail brushes shall also be provided;
 - (b) not cause, suffer or permit any wash hand basin to be used for any purpose other than personal ablutions;
 - (c) not install any wash basin under a counter, table, cabinet, console or console table.

Change Rooms

- 14. Subject to Clause 25 hereof the proprietor of a restaurant shall-
 - (1) Provide a separate change room for the use of each sex of persons engaged in the preparation, manufacture, processing cooking or serving of meals.
 - (2) Ensure that every change room provided under this clause has a floor area of at least 3 square metres with an additional 0.75 square metres for each male or female person, as the case may be, in excess of 4.

Garbage Storage Receptacles

- 15. (1) In this clause "receptacle" means a polythene cart fitted with wheels and a handle and with a lid and of a capacity of 240 litres supplied by the Council or its Contractor or other type of receptacle approved by the Council for its temporary deposit of waste food, garbage or refuse.
 - (2) The proprietor of an eating house shall-
 - (a) provide an area for the storage of receptacles and ensure that such an area—
 - (i) is of sufficient size to store all receptacles used in connection with the eating house; and
 - (ii) has a concrete floor.
 - (b) provide receptacles of sufficient number to contain all waste food, garbage and refuse which accumulates or may accumulate in the eating house;
 - (c) not deposit any waste food, garbage or refuse in any place other than a receptacle;
 - (d) not cause, suffer or permit any receptacle to be uncovered at any time except when the lid of the receptacle is removed for depositing any waste food, garbage or refuse and cause every such lid to be replaced immediately following the deposit of such waste food, garbage or refuse.
 - (3) Subject to Clause 25 the proprietor of an eating house shall—
 - (a) Provide an area for the cleaning of receptacles and ensure that such an area:
 - (i) has a floor area of dimensions not less than 2 metres x 3 metres; and
 - (ii) has a floor constructed of concrete and graded evenly to a trapped gully and properly connected to an authorised drainage system;
 - (iii) is enclosed by walls to a minimum height of 1.2 metres with the internal finish being of an approved impervious material;
 - (iv) has a hose cock and a length of hose.
 - (b) Cleanse all receptacles only in an area provided in accordance with this clause.
 - (c) Keep or cause to be kept all receptacles thoroughly clean.
 - (d) Ensure that every receptacle is kept free of flies, maggots, cockroaches, rodents and vermin at all times.

Exhaust Ventilation

- 16. Where directed by a Health Surveyor the proprietor of an eating house shall—
 - (1) Provide a hood for the exhaust ventilation of every stove, oven, cooking fire, cooking apparatus and similar appliance in accordance with the provisions of the Act and any regulations and by-laws made thereunder.
 - (2) Maintain in good order and a clean condition at all times every exhaust ventilation hood.

Outside Area-

17. The proprietor of an eating house shall not use any outside area for serving meals to the public unless the area concerned is paved to the satisfaction of the Chief Health Surveyor.

Cleanliness

- 18. The proprietor of an eating house shall-
 - (1) at all times keep or cause to be kept clean and in good condition and repair the floors, walls, ceiling and all other portions of the eating house and all fixtures and fittings, stoves, ranges, cooking, eating and drinking utensils, implements, shelves, counters,

- tables, benches, bins, cabinets, sinks, drain boards, drains, grease traps, tubs, vessels and other things used in the eating house or in connection with the preparation or storage of food therein;
- (2) keep all portions of the eating house free from any unwholesome or offensive odour arising from the eating house or the operations carried on therein;
- (3) maintain in a clean and tidy condition all yards, footpaths, passageways, paved areas, stores or outbuildings used in connection with the eating house;
- (4) cleanse daily and at all times keep and maintain all sanitary conveniences and all sanitary fittings on the premises in a clean and sanitary condition.

Rats and Vermin

- 19. The proprietor of an eating house shall as far as practicable—
 - (1) Ensure that the eating house and every room and part thereof is kept free at all times from rodents, cockroaches, flies, spiders, insects, ants, moths and vermin.
 - (2) Provide at all times effective means and methods for the eradication and prevention of rodents, cockroaches, flies, spiders, insects, ants, moths and vermin.

Contamination

- 20. The proprietor of an eating house shall-
 - (1) Not cause, suffer or permit-
 - (a) any person to sleep; and
 - (b) any bed or bedding to be kept, housed, stored or accommodated, in any kitchen or room where food is prepared, manufactured, processed, cooked or stored.
 - (2) Not cause, suffer or permit any food, which is unsound, unwholesome, contaminated, putrescent or weeviled to be used or in the preparation of any meal.
 - (3) Cause any food which is unsound, unwholesome, contaminated, putrescent or weeviled to be immediately withdrawn from sale, stock or use and to be disposed of in a garbage receptacle.
 - (4) Cause all drinking straws to be protected from contamination by flies, dust or other sources.
 - (5) Cause all food to be at all times protected from the direct rays of the sun.
 - (6) Cause any brine or pickle used for pickling of meat to be removed as often as is necessary to prevent it from becoming offensive.
 - (7) Ensure that any person whilst engaged in the manufacture, preparation, processing, cooking or serving of meals is properly clothed with clean clothing and that the clothing is maintained in a clean condition.
 - (8) Not cause, suffer or permit any food to be prepared, manufactured, processed, cooked or stored in any room wherein any water closet, or urinal, or any wash hand basin for use in connection with the same is situated.
- 21. No person shall prepare, manufacture, process cook, store, pack or serve any food in any eating house in which any work is carried on that may or is likely to contaminate such food or affect its wholesomeness or cleanliness.

Tableware

- 22. The proprietor of an eating house shall—
 - (1) Cause all table linen, place-mats and other table coverings to be kept in a clean and sanitary condition.
 - (2) Not place or suffer or permit to be placed upon a table or before a person, any table napkin or serviette which is unclean or which has been used by another person unless it has been washed and laundered since the last such occasion of use.

Fuel Storage

- 23. The proprietor of an eating house shall—
 - (1) Store and keep all wood, coal and coke used as fuel, in a store separated from the eating house and constructed of brick walls and concrete floor.
 - (2) Not use, keep or store or permit to be used, kept or stored any petrol, bottles of methylated spirit or any volatile liquid (not being an article of food) in any kitchen or room where food is prepared, manufactured, processed, cooked or stored.

Accommodation of Public

24. The proprietor of any eating house shall not cause, suffer or permit a greater number of persons to be accommodated in any room or rooms wherein meals are consumed by the public than will allow a ratio of one person to every 1 square metre of the floor area of such room or rooms.

Exemptions

25. An eating house which was registered prior to the coming into operation of this by-law is exempted from compliance with the whole or any part of the requirements of clauses 7 (1), 8 (1), 8 (2), 10 (1), 10 (2), 14 (1), 14 (2), 15 (2a), 15 (3a and b), of this by-law unless or until that eating house is altered, rebuilt or extended.

Penalties

- 26. A person who commits a breach of or fails to comply with any of the requirements of this by-law commits an offence and shall be liable to— $\,$
 - (a) a penalty which is not more than \$2 500 and not less than-
 - (i) in the case of a first such offence, \$250;
 - (ii) in the case of a second such offence, \$500;
 - (iii) in the case of a third or subsequent such offence, \$1 250;

and

(b) if that offence is a continuing offence, a daily penalty which is not more than \$250 and not less than \$125.

First Schedule Town of Kwinana Health Act 1911

Application for Registration of an Eating House

Fo: Town Clerk Fown of Kwinana	
PO Box 21 Kwinana 6167	
(full name in block letters)	
(full residential address)	
hereby make application for registrat	tion of the premises described below as a:
* (a) Restaurant	
* (b) Take Away Food Premises	
* (c) Tea Room	
Address of premises	
Name of premises	
Dated this day of	
	Signature of applicant
*Delete which is not applicable.	Digitature of approant
	Second Schedule
	Town of Kwinana
	Health Act 1911
Certificate o	f Registration of an Eating House
This is to certify that the following p	remises are registered as a:
* Restaurant	
* Take away food premises	
* Tea Room	
unless this certificate is	until the 30th day of June previously cancelled.
Address of premises	
-	
	the Health Act 1911 (as amended) and the By-laws from
time to time in force thereunder.	the Health Act 1911 (as amended) and the By-laws from
Dated this day of .	
The maximum number of patrons to	be accommodated in the premises at any time is
	Town Clork
	Town Clerk Town of Kwinana
*Delete which is not applicable.	
	
	Third Schedule
	Town of Kwinana
Application for a	a Licence to Conduct an Eating House
To: Town Clerk	
Town of Kwinana PO Box 21 Kwinana 6167	
(full name in block letters)	
(full residential address)	
being the proprietor of the following	
hereby apply for a licence to conduct	
* (a) Restaurant	<i>.</i>
* (b) Take Away Food Premises	3
* (c) Tea Room	
Dated this day of	
*Delete which is not applicable	19
Delete which is not applicable	
Delete which is not applicable	(Signature of Applicant)

Fourth Schedule Town of Kwinana Health Act 1911 Licence to Conduct an Eating House

This is to certify that
is hereby licensed to conduct a:
* (a) Restaurant
* (b) Take Away Food Premises * (c) Tea Room
Dated this day of
*Delete which is not applicable
Town Clerk
Town of Kwinana This licence is issued subject to the following conditions—
(a) The holder of a licence shall display this licence and the certificate of registration of
the eating house in a conspicuous place in the eating house.
(b) If the holder of a licence changes his place of residence he shall within fourteen (14) days thereafter give notice in writing to the Town Clerk specifying in such notice his new place of residence.
(c) The holder of the licence shall not make or permit to be made any structural
alteration in or addition to the premises without the prior written approval of the local authority nor make or permit to be made any other alteration in or addition to the premises or any furniture, fixtures, counters and major food preparation equip-
ment without the prior written consent of the Chief Health Surveyor. (d) The holder of a licence shall notify the Council of any circumstances existing on the
eating house which give rise to the possibility that food may be or has been contaminated on any part of the eating house used for storage, manufacture, preparation, processing, inspection, handling, packaging or sale of food.
Transfer endorsement
This licence is hereby transferred to:
of
from and including the date of this endorsement.
Dated the day of 19
Town Clerk
Town of Kwinana
Fifth Schedule
Town of Kwinana Health Act 1911
Application for Transfer of a Licence to Conduct an Eating House
To: Town Clerk Town of Kwinana PO Box 21 Kwinana 6167
I
(full name in block letters)
of(full residential address)
hereby make application for transfer of the Eating House Licence which was issued toresiding at
by the Town of Kwinana on the day of
for such period as is still unexpired and I attach hereto the licence issued. Dated theday of
(Signature of Applicant)
I consent to the transfer of the above Eating House Licence.
(Signature of Licence Holder)

Sixth Schedule SCALE OF FEES

Fees

Item No.

- The fee payable upon registration of an eating house shall be \$10.
- 2. The fee payable upon the issue of a licence shall be \$2.
- 3. The fee payable upon the transfer of a licence shall be \$2.

Passed at a meeting of the Kwinana Town Council on the 21 December 1988.

Dated this 12th day of January 1989.

The Common Seal of the Town of Kwinana was affixed hereto in the presence of—
[L.S.]

F. KONECNY, Mayor.

M. J. FRASER, Town Clerk.

Confirmed-

R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency, the Governor in Executive Council. Dated the 13th day of June 1989.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911 TOWN OF NARROGIN

Model By-laws Series "A"

General Sanitary Provisions-Part 1

Mobile Rubbish Carts-By-laws

WHEREAS under the provisions of the Health Act 1911 a Local Authority may make or adopt by-laws, and may later amend or repeal any by-laws so made or adopted: Now, therefore, the Town of Narrogin being a Local Authority within the meaning of the Act and having adopted the model by-laws described as Series "A" as reprinted pursuant to the Reprinting of Regulations Act 1954, in the Government Gazette on 17 July 1963, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows—

Part 1-General Sanitary Provisions

- 1. By-laws 10, 12, 13, 14, 14A, 15A, 16, 17A and 18 of Part 1 of the By-laws are repealed and the following By-laws are substituted— $\,$
 - 10. All vehicles used by the local authority or its contractor in carrying out of sanitary services shall be daily cleansed and shall be maintained in such a condition as not to be offensive.
 - 12. Interpretation-

In this by-law and by-laws 13, 14, 14A, 14B, 15, 15A, 15B, 16, 17 and 18, unless the context requires otherwise— $\,$

- "Council" means the Council of the Municipality of the Town of Narrogin.
- "approved enclosure" means an enclosure for the storage of mobile rubbish carts unless specified otherwise.
- "building line" has the meaning given to it in and for the purposes of the Local Government Act 1960.
- "Chief Health Surveyor" means the Chief Health Surveyor of the local authority.
- "collection time" means the collection time from time to time notified to the occupier of premises by the Local Authority or its contractor.
- "commercial waste" means refuse and other rubbish generated by or emanating from other premises and includes trade waste.
- "domestic waste" means refuse and other rubbish generated by or emanating from residential premises and includes house refuse.
- "other premises" means premises used for other than residential purposes.
- "receptacle" means-
 - (a) in the case of residential premises, a polyethylene cart fitted with wheels, a handle and a lid, a capacity of 240 litres, supplied by the local authority or its contractor, or other type of receptacle specified or approved by the local authority.
 - (b) in the case of other premises a rubbish receptacle approved by the Chief Health Surveyor.
- "residential premises" means premises used for residential purposes.
- "street alignment" has the meaning given to it in and for the purposes of the Local Government Act 1960.

- 13. Provision of Receptacles and Use of Receptacles-
 - (1) Receptacles shall be provided to all residential premises and other premises, by either the Council or its contractor and more than one receptacle may be provided if approved by the Chief Health Surveyor.
 - (2) The occupier of every residential and other premises shall-
 - (a) subject to paragraph (b) cause all commercial and domestic wastes to be deposited in a receptacle;
 - (b) not deposit or permit to be deposited in a receptacle—
 - any refuse exceeding seventy kilograms in weight at any one time.
 - (ii) any refuse being or consisting of-
 - (a) burning or hot ashes;
 - (b) oil, paints or solvents;
 - (c) liquid or liquid waste;
 - (d) bricks, concrete, earth or heavy metal objects;
 - (e) an object which is greater in length, width or breadth than the corresponding dimensions of the receptacle or which with or without other objects or waste already deposited in the receptacle, will not allow the lid of the receptacle to be tightly closed:
 - any refuse which is likely to be injurious to either the receptacle or compaction unit;
 - (g) any refuse which is or is likely to become offensive or a nuisance or to give off an offensive or obnoxious odour or to attract flies or to cause fly breeding, unless it is first wrapped in absorbent or impervious material or placed in a sealed impervious container; and
 - (c) at all times keep each receptacle used for the premises clean and whenever directed by the Chief Health Surveyor to do so thoroughly cleanse and disinfect each receptacle and place and keep in it a deodorant material.
 - (d) at all times the lid of the receptacle must be kept closed except when depositing refuse in or cleaning the receptacle.
 - (e) except for collection keep the receptacle on the premises located behind the building line, or other location approved by the Chief Health Surveyor.
- 14. Collection of refuse shall be once per week on which occasion the occupier shall—
 - (a) prior to collection time place the receptacle on the street verge forward of the front boundary line, but in a position that will not cause obstruction to cycleways, footpaths or any other carriageway;
 - (b) where the collection vehicle travels along a right-of-way or lane at the rear of premises, then the receptacle is to be placed adjacent to the rear boundary of the premises in such a manner as to be visible from the right-of-way or lane;
 - (c) where the receptacle is of larger capacity than the 240 litre receptacle then the receptacle is to be located as directed by the Chief Health Surveyor.
 - (d) where waste emanating from a premises is of a putrescible nature then the Chief Health Surveyor may direct that the receptacle be emptied more than once per week.
- 14A Elderly, handicapped and infirm persons may be exempted from By-law 14 (a) by the Chief Health Surveyor.
- $14B\, The$ receptacle shall remain the property of the local authority or its contractor as the case may be and—
 - (a) The occupier of premises in the district shall notify Council within forty eight hours after the event if a receptacle is lost, stolen, damaged or becomes defective:
 - (b) the occupier of premises shall not-
 - (i) damage or destroy the receptacle,
 - (ii) remove the receptacle from the premises unless authorised by the Chief Health Surveyor;
 - (c) it shall be lawful for a person to identify the receptacle by placing the street number of the premises on the front of the receptacle in a form approved by the Chief Health Surveyor;
 - (d) the receptacle shall not be used for any purpose other than the collection of refuse.
- 15A A person engaged in the removal of rubbish from premises shall convey all rubbish from the receptacle of the occupier of the premises and deposit the rubbish in the portion of the collection vehicle intended to hold rubbish. The receptacle shall, upon completion of the above, be replaced at the place where the person found it, with the lid in place.
- 15B (1) No person shall carry out or undertake the collection, removal or diposal of domestic, commercial or other refuse from any premises within the Municipal District of Narrogin without the prior written approval of Council to that effect.
 - (2) Where Council provides approval pursuant to the provisions of Sub By-law (1) hereof, such rubbish or refuse shall be disposed of at a refuse disposal site approved by the Executive Director of Public Health pursual to the provisions of the Act.

18. No persons shall remove any rubbish or refuse from a rubbish collection vehicle, except at such place or places as shall have been set part for the purpose and approved by the Executive Director of Public Health pursuant to the provisions of the Health Act 1911 as amended.

Passed at the meeting of the Council of the Town of Narrogin held on 20 September 1988. The Common Seal of the Town of Narrogin was hereunto affixed in the presence of—

[L.S.]

JOHN PARRY, Mayor.

PATRICK WALKER, Town Clerk.

Confirmed-

R. S. W. LUGG, for Executive Director, Public Heath.

Approved by His Excellency the Governor in Executive Council the 13th day of June 1989.

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

Town of Narrogin

Health By-laws Series "A"

PURSUANT to the provisions of the Health Act 1911 the Town of Narrogin, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the *Government Gazette* on 17 July 1963 and as amended from time to time, has resolved and determined that the adopted By-laws shall be amended as follows—

1. Delete By-law 19 (2) (a) of Part 1 and substitute a new By-law to read as follows-

2. By-law 19 (2) (a)-

"sets fire to any rubbish at a site set aside for the deposit of rubbish except with the expressed written approval of the Council or except when the rubbish is in a properly constructed incinerator; or"—

Passed by resolution at a meeting of the Narrogin Town Council held on the 20th day of December 1988.

Dated this 22nd day of December 1988.

The Common Seal of the Town of Narrogin was hereunto affixed in the presence of—
[L.S.]

J. PARRY, Mayor. P. J. BREMAN, Town Clerk.

· Confirmed—

R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council the 13th day of June 1989.

G. PEARCE,

Clerk of the Council.

Shire of Carnamah

PURSUANT to the provisions of the Health Act 1911 the Shire of Carnamah being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the Government Gazette on 17 July 1963 and as amended from time to time, has resolved and determined that the adopted by-laws shall be amended as follows—

1. The following by-laws are revoked-

PART I By-law 69

PART II By-law 17

PART IV By-law 25

PART V By-law 23

PART VI By-law 21

PART VII By-law 73

PART IX By-law 19

2. After Part IX add a new Part X to read as follows-

Part X—Offences

Offences and Penalties

- 1. (1) A person who is required by a provision of Part IV and Part VII to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) a fine that is not more than \$2 500 and not less than-
 - (i) in the case of a first offence, \$250;
 - (ii) in the case of a second offence, \$500;and
 - (iii) in the case of a third or subsequent offence, \$1 250;
 - (b) if that offence is a continuing offence, a daily penalty which is not more than \$250 and not less than \$125.
- (2) A person who is required by any provision of these by-laws, other than a provision of Part IV or Part VII, to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) a fine that is not more than \$1 000 and not less than-
 - (i) in the case of a first offence, \$100:
 - (ii) in the case of a second offence, \$200; and
 - (iii) in the case of a third or subsequent offence, \$500;

and

- (b) if the offence is a continuing offence, a daily penalty which is not more than \$100 and not less than \$50.
- 2. Any expense incurred by the Local Authority in consequence of a breach or non-observance of these by-laws or in the execution of work directed to be executed by a person and not executed by him shall be paid by the person committing the breach or non-observance or failing to execute the work.

Passed by resolution at a meeting of the Carnamah Shire Council held on the 19th day of October 1988.

Dated this 18th day of April 1989.

R. WHITE,
President.
M. L. CROFT,
Shire Clerk.

Confirmed-

R. S. W. LUGG, for Executive Director, Public Health.

Shire of Northampton

PURSUANT to the provisions of the Health Act 1911, the Shire of Northampton, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the *Government Gazette* on 17 July 1963 and as amended from time to time, has resolved and determined that the adopted by-laws shall be amended as follows—

1. The following by-laws are revoked-

PART I By-law 69

PART II By-law 17

PART IV By-law 25

PART V By-law 23

PART VI By-law 21

PART VII By-law 73

PART IX By-law 19

2. After Part IX add a new Part X to read as follows-

Part X—Offences Offences and Penalties

- 1. (1) A person who is required by a provision of Part IV or Part VII to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) a fine that is not more than \$2 500 and not less than—
 - (i) in the case of a first offence, \$250;
 - (ii) in the case of a second offence, \$500; and
 - (iii) in the case of a third or subsequent offence, \$1 250; and
 - (b) if the offence is a continuing offence, a daily penalty which is not more than \$250 and not less than \$125.
- (2) A person who is required by any provision of these by-laws, other than a provision of Part IV or Part VII, to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) a fine that is not more than \$1 000 and not less than-
 - (i) in the case of a first offence, \$100;
 - (ii) in the case of a second offence, \$200; and
 - (iii) in the case of a third or subsequent offence, \$500;

and

- (b) if the offence is a continuing offence, a daily penalty which is not more than \$100 and not less than \$50.
- 2. Any expense incurred by the local authority in consequence of a breach or non-observance of these by-laws or in the execution of work directed to be executed by a person and not executed by him shall be paid by the person committing the breach or non-observance or failing to execute the work.

Passed by resolution at a meeting of the Northampton Shire Council held on the 17th day of March 1989.

Dated the 11th day of April 1989.

R. W. ALLEN, President. C. J. PERRY, Shire Clerk.

Confirmed-

R. S. W. LUGG, for Executive Director, Public Health.

Approved by His Excellency the Governor in Executive Council on the 13th day of June 1989.

Shire of Three Springs

PURSUANT to the provisions of the Health Act 1911 the Shire of Three Springs being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the Government Gazette on 17 July 1963 and as amended from time to time, has resolved and determined that the adopted by-laws shall be amended as follows.

1. The following by-laws are revoked:

Part I—By-law 69

Part II-By-law 17

Part IV-By-law 25

Part V-By-law 23

Part VI-By-law 21

Part VII—By-law 73

Part IX-By-law 19

2. After Part IX add a new Part X to read as follows:

Part X—Offences Offences and penalties

- 1. (1) A person who is required by a provision of Part IV and Part VII to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to
 - (a) a fine that is not more than \$2 500 and not less than—
 - (i) in the case of a first offence \$250;
 - (ii) in the case of a second offence, \$500; and
 - (iii) in the case of a third or subsequent offence, \$1 250; and
 - (b) if that offence is a continuing offence, a daily penalty which is not more than \$250 and not less than \$125.
- (2) A person who is required by any provision of these by-laws, other than a provision of Part IV or Part VII, to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) a fine that is not more than \$1 000 and not less than-
 - (i) in the case of a first offence, \$100;
 - (ii) in the case of a second offence, \$200; and
 - (iii) in the case of a third or subsequent offence, \$500;

- (b) if the offence is a continuing offence, a daily penalty which is not more than \$100 and not less than \$50.
- 2. Any expense incurred by the Local Authority in consequence of a breach or non observance of these by-laws or in the execution of work directed to be executed by a person and not executed by him shall be paid by the person committing the breach or non observance or failing to execute the work.

Passed by resolution at a meeting of the Three Springs Shire Council held on the 11th day of October 1988.

Dated this 18th day of April 1989.

T. L. READING, President. G. J. LITTLE, Acting Shire Clerk.

Confirmed-

R. S. W. LUGG, for Executive Director, Public Health.

Shire of Trayning

PURSUANT to the provisions of the Health Act 1911 the Shire of Trayning, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the *Government Gazette* on 17 July 1963 and as amended from time to time, has resolved and determined that the adopted by-laws shall be amended as follows—

1. The following by-laws are revoked-

PART I By-law 69

PART II by-law 17

PART IV By-law 25

PART V By-law 23

PART VI By-law 21

PART VII By-law 73

PART IX By-law 19

2. After Part IX add a new Part X to read as follows-

Part X—Offences Offences and penalties

- 1. (1) A person who is required by a provision of Part IV and Part VII to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) A fine that is not more than \$2 500 and not less than—
 - (i) in the case of a first offence \$250;
 - (ii) in the case of a second offence, \$500; and
 - (iii) in the case of third or subsequent offence, \$1 250; and
 - (b) if that offence is a continuing offence, a daily penalty which is not more than \$250 and not less than \$125.
- (2) A person who is required by any provision of these by-laws, other than a provision of Part IV or Part VII, to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) a fine that is not more than \$1 000 and not less than-
 - (i) in the case of a first offence, \$100;
 - (ii) in the case of a second offence, \$200; and
 - (iii) in the case of a third offence or subsequent offence, \$500; and
 - (b) if the offence is a continuing offence, a daily penalty which is not more than \$100 and not less than \$50.
- 2. Any expense incurred by the Local Authority in consequence of a breach or non observance of these by-laws or in the execution of work directed to be executed by a person and not executed by him shall be paid by the person committing the breach or no observance or failing to execute the work.

Passed by resolution at a Meeting of the Trayning Shire Council, held on the 19th day of December 1988.

Dated this 9th day of January 1989.

The Common Seal of the Municipality of the Shire of Trayning was affixed hereto in the presence of—

[L.S.]

W. D. COUPER, President. C. C. J. KERP, Shire Clerk.

Confirmed-

R. S. W. LUGG, for Executive Director, Public Health.

HEALTH ACT 1911

Shire of Wagin

PURSUANT to the provisions of the Health Act 1911 the Shire of Wagin, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911 and as reprinted pursuant to the Reprinting of Regulations Act 1954 in the *Government Gazette* on 17 July 1963 and as amended from time to time, has resolved and determined that the adopted by-laws shall be amended as follows:

1. The following by-laws are revoked:

Part I By-law 69

Part II By-law 17

Part IV By-law 25

Part V By-law 23

Part VI By-law 21

Part VII By-law 73

Part IX By-law 19

2. After Part IX add a new Part X to read as follows:

Part X—Offences Offences and penalties

- 1. (1) A person who is required by a provision of Part IV and Part VII to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to:—
 - (a) a fine that is not more than \$2 500 and not less than—
 - (i) in the case of a first offence, \$250;
 - (ii) in the case of a second offence, \$500; and
 - (iii) in the case of a third or subsequent offence, 1 250;

and

- (b) if that offence is a continuing offence, a daily penalty which is not more than \$250 and not less than \$125.
- (2) A person who is required by any provision of these by-laws, other than a provision of Part IV or Part VII, to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to—
 - (a) a fine that is not more than \$1 000 and not less than-
 - (i) in the case of a first offence, \$100;
 - (ii) in the case of a second offence, \$200; and
 - (iii) in the case of a third or subsequent offence, \$500;

and

- (b) if that offence is a continuing offence, a daily penalty which is not more than \$100 and not less than \$50.
- 2. Any expense incurred by the Local Authority in consequence of a breach or non observance of these by-laws or in the execution of work directed to be executed by a person and not executed by him shall be paid by the person committing the breach or non observance or failing to execute the work.

Passed by resolution at a meeting of the Wagin Shire Council. Held on 18 day of October 1988. Dated this day of 1989.

> H. L. PEDERICK, President. GARY P. BRENNAN, Shire Clerk.

Confirmed-

R. S. W. LUGG, for Executive Director Public Health.

HEALTH ACT 1911

Shire of Wyalkatchem

PURSUANT to the provisions of the Health Act 1911 the Shire of Wyalkatchem, being a local authority within the meaning of the Health Act 1911, having adopted the Model By-laws described as Series "A" made under the Health Act 1911 and as reprinted pursuant to the Reprinting and Regulations Act 1954 in the Government Gazette on 17 July 1963 and as amended from time to time, has resolved and determined that the adopted by-laws shall be amended as follows

1. The following by-laws are revoked-

PART I By-law 69

PART II By-law 17

PART IV By-law 25

PART V By-law 23

PART VI By-law 21

PART VII By-law 73

PART IX By-law 19

2. After Part IX add a new Part X to read as follows-

Part X-Offences

Offences and Penalties

- 1. (1) A person who is required by a provision of Part IV and Part VII to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to-
 - (a) a fine that is not more than \$2 500 and not less than—
 - (i) in the case of a first offence, \$250;
 - (ii) in the case of a second offence, \$500; and
 - (iii) in the case of a third or subsequent offence, \$1 250; and
 - (b) if the offence is a continuing offence, a daily penalty which is not more than \$250 and not less than \$125.
- (2) A person who is required by any provision of these by-laws, other than a provision or Part IV or Part VII, to do anything or refrain from doing anything and who fails to comply with that provision commits an offence and is liable to-
 - (a) a fine that is not more than \$1 000 and not less than-
 - (i) in the case of a first offence, \$100;
 - (ii) in the case of a second offence, \$200; and
 - (iii) in the case of a third or subsequent offence, \$500; and
 - (b) if the offence is a continuing offence, a daily penalty which is not more than \$100 and not less than \$50
- 2. Any expense incurred by the Local Authority in consequence of a breach or nonobservance of these by-laws or in the execution of work directed to be executed by a person and not executed by him shall be paid by the person committing the breach or non-observance or failing to execute the work.

Passed by resolution at a meeting of the Wyalkatchem Shire Council held on 20 October

Dated 20 December 1988.

H. R. REILLY, Shire President. M. J. FITZPATRICK, Shire Clerk.

Confirmed—

R. S. W. LUGG, for Executive Director Public Health.

Approved by His Excellency the Governor in Executive Council the 13th day of June 1989. G. PEARCE,

Clerk of the Council.

POISONS ACT 1964

POISONS (SCHEDULED SUBSTANCES) AMENDMENT ORDER (No. 2) 1989 MADE by His Excellency the Governor in Executive Council. Citation

1. This Order may be cited as the Poisons (Scheduled Substances) Amendment Order (No. 2) 1989.

Appendix A amended

- 2. Appendix A* to the Poisons Act 1964 is amended—
 - (a) in the Second Schedule in the item commencing "LUTEINISING" by deleting "ANTIBODIES," and substituting the following—
 - " AND ANTIBODY ";

- (b) in the Fourth Schedule-
 - (i) by inserting after the item "ACETYLMETHYLDIMETHYLOXIMIDOPHENYLHYDRAZINE." the following item—
 - " ACLOMETASONE. ";
 - (ii) by deleting the item commencing "AMITRIPTYLINE" and substituting the following item—
 - " AMITRIPTYLINE. ";
 - (iii) by inserting after the item "ETRETINATE." the following item—"FELODIPINE.";
 - (iv) by inserting after the item "ISOXUPRINE." the following item-
 - " IVERMECTIN in packs of 6 tablets or less for the treatment of heartworm in dogs. "; and
 - (v) by inserting after the item commencing "OLEANDOMYCIN" the following item— $\,$
 - " OLSALASINE SODIUM. ";
- (c) in the Fifth Schedule-
 - (i) by inserting after the item "DICHLONE." the following item-
 - " 2', 4'-DICHLORO-2-(3-PYRIDIL)-ACETOPHENONE-O-METHYLOXIME (PYRIFENOX). ";
 - (ii) by inserting after the item "ETHYLENE" the following item— "ETRIDIAZOLE.";
 - (iii) by deleting the item "METHAZOLE."; and
 - (iv) by inserting after the item "TRIFLUMIZOLE." the following item-
 - " TRIFLUMURON. ";
- (d) in the Sixth Schedule-
 - (i) by deleting the item "ETRIDIAZOLE.";
 - (ii) by deleting the item commencing "IVERMECTIN" and substituting the following item—
 - " IVERMECTIN-
 - (a) in preparations containing $0.8~\mathrm{g/L}$ of ivermectin for the treatment of sheep; or
 - (b) in pre-loaded syringes containing 10 g or less of a paste containing 2 per cent or less of invermectin for the treatment of horses. "; and
 - (iii) by inserting after the item commencing "METHANOL" the following item— "METHAZOLE."; and
- (e) in the Seventh Schedule in the item commencing "IVERMECTIN" by inserting before "Sixth" the following— $\,$
 - " Fourth or ".

[*Reprinted as at 18 November 1986. For amendments to 28 April 1989 see 1987 Index to Legislation of Western Australia at pp. 114-115 and Gazettes of 5 February, 2 September and 9 December 1988, and 13 January and 14 April 1989.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

POISONS ACT 1964

POISONS (SPECIFIED DRUGS) AMENDMENT ORDER 1989

MADE by His Excellency the Governor in Executive Council under section 22A.

Citation

1. This order may be cited as the Poisons (Specified Drugs) Amendment Order 1989.

Commencement

2. This Order shall come into operation on the day that it is published in the Government Gazette.

Principal order

3. In this order the Poisons (Specified Drugs) Order (No. 2) 1989* is referred to as the principal order.

[*Published in the Gazette on 19 May 1989 at pp. 1490-91.]

Clause 3 amended

- 4. Clause 3 of the principal order is amended-
 - (a) by inserting after the clause designation "3." the subclause designation "(1)"; and
 - (b) by inserting the following subclause-
 - (2) A reference to any of the specified drugs referred to in the Schedule includes their salts, esters and derivatives and substances containing any of them or their salts, esters or derivatives. ".

Schedule amended

5. The Schedule to the principal order is amended by repealing Part 2 and substituting the following Part—

Part 2-Anabolic Steroids

Boldenone.

Drostanolone.

Ethyloestrenol.

Fluoxymesterone.

Mesterolone.

Methandienone.

Methandriol.

Methenolone.

Methylandrostanolone.

Mibolerone.

Nandrolone.

Norethandrolone.

Oxandrolone.

Oxymesterone.

Oxymetholone.

Stanolone.

Stanozolol.

Testosterone except when included in the Sixth Schedule of Appendix "A" to the Poisons Act 1964.

Trenbolone except when included in the Sixth Schedule of Appendix "A" to the Poisons Act 1964. ".

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

POISONS ACT 1964

POISONS AMENDMENT REGULATIONS (No. 2) 1989

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the Poisons Amendment Regulations (No. 2) 1989.

Principal regulations

2. In these regulations the Poisons Regulations 1965* are referred to as the principal regulations.

[*Reprinted in the Gazette of 5 August 1987 at pp. 2987-3078. For amendments to 10 May 1989 see pp. 344-45 of 1987 Index to Legislation of Western Australia and Gazettes of 18 March, 27 May, 11 November and 9 December 1988.]

Commencement

3. These regulations shall come into operation on 1 July 1989.

Appendix G amended

- 4. Appendix G of the principal regulations is amended—
 - (a) by deleting "72" wherever occurring and substituting the following—
 - (b) by deleting "28" wherever occurring and substituting the following—" 30 "; and
 - (c) by deleting "17" wherever occurring and substituting the following— " 20 ".

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

HEALTH (PESTICIDES) AMENDMENT REGULATIONS (No. 2) 1989

MADE by His Excellency the Governor in Executive Council on the advice of the Pesticides Advisory Committee.

Citation

1. These regulations may be cited as the Health (Pesticides) Amendment Regulations (No. 2) 1989.

Commencement

2. These regulations shall come into operation on 1 July 1989.

Principal regulations

3. In these regulations the Health (Pesticides) Regulations 1956* are referred to as the principal regulations.

[*Reprinted in the Gazette of 7 April 1989.]

Regulation 4 amended

4. Regulation 4 of the principal regulations is amended in paragraph (b) of subregulation (2) by deleting "\$72" and substituting the following—

" \$80 ".

Regulation 6 amended

5. Regulation 6 of the principal regulations is amended in subregulation (1a) by deleting "\$36" and substituting the following— $$^{\prime\prime}$$ \$40 ".

Regulation 6A amended

- 6. Regulation 6A of the principal regulations is amended-
 - (a) in subregulation (1) by deleting "\$15" and substituting the following— " \$20 "; and
 - (b) in subregulation (2) by deleting "\$36" and substituting the following— " $$40\,$ ".

Regulation 33 amended

- 7. Regulation 33 of the principal regulations is amended—
 - (a) in subregulation (2) by deleting "\$72" and substituting the following—

 " \$80 "; and
 - (b) in subregulation (4) by deleting "\$36" and substituting the following— " \$40 ".

Regulation 36 amended

- 8. Regulation 36 of the principal regulations is amended—
 - (a) in subregulation (1) by deleting "\$36" and substituting the following— " \$40 "; and
 - (b) in paragraph (a) of subregulation (3) by deleting "\$15" and substituting the following— " \$20 ".

Regulation 63 amended

- 9. Regulation 63 of the principal regulations is amended—
 - (a) in subregulation (2) by deleting "\$72" and substituting the following—"\$200"; and
 - (b) in subregulation (4) by deleting "\$36" and substituting the following— " $$200\,$ ".

Regulation 68 amended

 $10.\,$ Regulation 68 of the principal regulations is amended in paragraph (c) by deleting "\$36" and substituting the following—

" \$100 ".

Regulation 70 amended
11. Regulation 70 of the principal regulations is amended in paragraph (a) of subregulation (6) by deleting "\$15" and substituting the following—

" \$100 "

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

HEALTH ACT 1911

HEALTH (FOOD STANDARDS) (GENERAL) AMENDMENT REGULATIONS 1989 MADE by His Excellency the Governor in Executive Council on the advice of the Food Advisory Committee.

Citation

1. These regulations may be cited as the Health (Food Standards) (General) Amendment Regulations 1989.

Regulation A14 amended

- 2. Schedule 1 to regulation A14 of the Health (Food Standards) (General) Regulations 1987* is amended in the item relating to "Chlordane" by deleting—
 - (a) "0.1 sugar beet" and substituting in columns 2 and 3 of that Schedule the following— $\,$
 - " 0.2 fat of meat
 - 0.1 sugar beet "; and
 - (b) "fat of meat, fish crude linseed oil," in column 3 and substituting the following— "fish, crude linseed oil,".

[*Published in the Gazette of 13 March 1987 at pp. 675-934. For amendments to 6 April 1989, see Gazettes of 27 May, 22 July and 23 December 1988.]

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

INQUIRY AGENTS LICENSING ACT 1954

Application for Licence in the First Instance

To the Court of Petty Sessions at Perth.

I, DEAN MORTON WOOD of 10 Kundilli Way, Wanneroo, 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 10 Kundilli Way Wanneroo.

I am the holder of a current licence issued under the Act. Dated 9 June 1989.

D. WOOD, Signature of Applicant.

Appointment of Hearing

I hereby appoint the 18th day of July 1989 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 8 June 1989.

W. EARP, 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 Perth.

I, JOHN ALFRED REILLY of 14 Collins Road, Willetton, Insurance Investigator/Assessor, 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 81 Manning Road, Bentley.

I am the holder of a current licence issued under the Act. Dated 9 June 1989.

JOHN A. REILLY, Signature of Applicant.

Appointment of Hearing

I hereby appoint the 1st day of August 1989 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 9 June 1989.

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 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 Perth.

I, DENNIS WILLIAM HENLEY of 14 Conquest Court, Thornlie WA, Business Proprietor, 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 524 Hay Street, Perth WA.

Dated 13 June 1989.

D. W. HENLEY, Signature of Applicant.

Appointment of Hearing

I hereby appoint the 1st day of August 1989 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 13 June 1989.

W. EARP, 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.

POLICE ACT 1892

THE following abandoned and unclaimed property will be sold by public auction at Karratha Auction Centre, 988 Croydon Road, Karratha, on Saturday, 24 June 1989, commencing at 10.00 am.

Conditions of Sale

- 1. The highest bidder shall be the purchaser.
- 2. The vendor shall have the right to bid by the Auctioneer or the vendor's agent for any lot offered.
- 3. The Auctioneer may, without giving any reason, therefore refuse to accept the bid of any person or persons and may decline the offer for any lot or withdraw any lot or lots from the sale.
- 4. Should any dispute arise as to any bid, the relevant lot or lots may at the option of the Auctioneer be put up again and resold.
- 5. No allowance or refunds will be made nor will any buyer be permitted to reject any lot on the ground that it is not correctly described; the said lots are to be taken with all faults (if any) and will be at the buyer's risk on the fall of the hammer.
- 6. All goods which have been paid for in full must be removed by the purchaser at the purchaser's expense by the close of the sale.
 - 7. Time shall be the essence of the sale of any lot.
- 8. Whilst every care has been taken in the description of the property, the Auctioneer and/or vendor accept no responsibility for any misdirection and make no Warranty whatsoever. Descriptions are approximate and intended only as a guide to prospective purchasers.
 - 9. Payment strictly on fall of hammer.

Lot; Ref; Description.

- 1; 37753; BMX Bike White.
- 2; 24089; Ladies Aussie Bike Red.
- 3; 37754; Gents Malvern Star 28" Bike.
- 4; 37751; Ladies Indi 500 Bike.
- 5; 24083; Mens 28" Stinger Superstar Bike.
- 6; 37757; Cyclops Ladies Monaro Bike.
- 7; 37762; Maroon 28" Mens Cyclops Javelin Bike.
- 8; 37767; Blue Mens 28" Bike.
- 9; 37768; Indi 500 10 Speed Red Bike.
- 10; 88842; Boys BMX Bike All Pro S/N 1840155.
- 11; 88842; Boys BMX Bike Roadking S/N TH8310.
- 12; 88812; Boys Black Sportsworld Bike.
- 13; 88843; Seiko Delta Sports Ladies 27" Racer.
- 14; 88846; Repco Racing Bike Mens Black.
- 15; 88824; Mens 10 Speed Racer Black S/N W8501356.
- 16; 88811; Mens 27" Blue 10 Speed Javelin Bike.
- 17; 88860; Aluminium 16" BMX Rim.
- 18; 88865; 16" Blue Girls Bike S/N 181C22L.
- 19; 88852; Gents 10 Speed Racer 27" Red Indi 500.
- 20; 88873; Ladies Sports Hurricane Bike S/N YL409.
- 21; 88869; 27" Hurricane Sports Bike.
- 22; 88861; Ladies Red Roadmaster S/N YF8504C769.
- 23; 88862; Boys Black Racing Bike.
- 24; 88856; Grey Raleigh Gents 10 Speed S/N MSG2957.

25; 89053; Purple Malvern Star Frame Only S/N M145.

26; 89058; BMX 20" Silver Frame.

27; 89026; Cyclops 20" Lakeside Girls Yellow Bike.

28; 89065; Road King Mens 27" 10 Speed Burgundy.

29; 89048; Indi 500 Ladies 22" S/N E4F81019.

30; 89047; Mens 10 Speed 26" Invader S/N M86060015.

31; 89106; Road Master BMX Chrome.

32; 89148; Bag Asstd Bike Parts.

33; 89088; BMX Bike Black/Yellow S/N 1041208.

34; 89143; Boys Blue BMX Bike S/N 18212605.

35; 89142; 20" BMX Bike White.

36; 89135; Ladies 27" Red 10 Speed S/N 050436?6.

37; 89122; Ladies Bike Green West Make.

38; 89109; Sportsworld Gents Bike S/N DS60801077.

39; 68671; Mens Malvern Star Blue S/N M7M52391.

 $40;\,79023;\,\mathrm{Mens}\,27"\,10$ Speed Invader S/N KS8608381.

41; 5081; Grey 27" Girls 5 Speed Bluebirds/N2E35.

42; 5079; Blue Bike Frame.

43; 87017; Red 10 Speed Mens Racer 27".

44; 87012; Chrome Moly BMX 20".

45; 87005; Mens 10 Speed Racer 28"

46; 87011; Mens 10 Speed Racer 26" White.

47; 87010; Boys BMX Bike Red 12".

48; 87008; Mens 10 Speed Racer 28" Black.

49; 51944; Spray Can.

50; 87073; Fishing Rod.

51; 87023; Fishing Rod.

52; 51964; Ladies Wrist Watch.

53; 5087; Bag Art Supplies.

54; 89120; Helmet Motor Bike.

55; 69980; Ladies Watch.

56; 56305; Honda 500cc Motor Cycle.

57; 89073; Yamaha 500cc Motor Cycle.

58; 88832; Suzki 185cc Motor Cycle.

59; 87254; Mens Green Bike.

60; 87255; Mens 5 Speed Racer Bike.

61; 87251; Mens 10 Speed Racer Blue with Torch.

62; 83673; Mens 10 Speed Racer Black.

63; 83667; Mens 10 Speed Racer Black.

63; 83667; Mens 10 Speed Racer Black.

64; 87252; Ladies Blue 10 Speed Bike.

65; 87257; Mens 10 Speed Bike.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Town of Cottesloe and nominated for the purpose of The 9.2 km Cottesloe Cup Road Run by members/entrants of the W.A. Marathon Club on 30 July 1989 between the hours of 10.00 am-12.00 noon.

Racing to be strictly confined to John Street, Marmion Street, Curtin Avenue, Warton Street, Marine Parade.

Dated at Perth this 12th day of June 1989.

I. TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Shire of Kununurra and nominated for the purpose of a triathlon by members/entrants of the Kununurra Swimming Club (Inc) on 17 and 18 June 1989 between the hours of 0600 hours and 1130 hours.

Racing to be strictly confined to Chesnut Road, Ivanhoe Road, Coolibah Drive, Levee Bank Road, Duncan Highway, Ivanhoe Road.

Dated at Perth this 30th day of May 1989.

I. TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I. IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the City of Canning and nominated for the purpose of cycle races by members/entrants of the West Australian Veteran Cycling Association Inc., on 2 July 1989 between the hours of 0830-1030.

Racing to be strictly confined to Baile Road, Bannister Road.

Dated at Perth this 12th day of June 1989.

I. TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Shire of Swan and nominated for the purpose of cycle races by members/entrants of the West Coast Veterans Bicycle Club on 11 and 25 June 1989 between the hours of 9 am-1 pm.

Racing to be strictly confined to Lefroy Avenue, Argyle Street, Oakover Road, Campersic Road, Toodyay Road, Newman Road and Padbury Street.

Dated at Perth this 12th day of June 1989.

I. TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Shire of Albany and nominated for the purpose of cycle races by members/entrants of the Albany Cycling Club on 10 June 1989 between the hours of 2.00 pm-5.00 pm.

Racing to be strictly confined to South Coast Highway. Dated at Perth this 12th day of June 1989.

I. TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Shire of Albany and nominated for the purpose of cycle races by members/entrants of the Albany Cycling Club on 17 June 1989 between the hours of 2.00 pm-5.00 pm.

Racing to be strictly confined to Chester Pass Road, Hassell Highway.

Dated at Perth this 12th day of June 1989.

I. TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Shire of Albany and nominated for the purpose of cycle races by members/entrants of the Albany Cycling Club on 24 June 1989 between the hours of 2.00 pm-5.00 pm.

Racing to be strictly confined to Chester Pass Road. Dated at Perth this 12th day of June 1989.

> I. TAYLOR. Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Shire of Albany and nominated for the purpose of cycle races by members/entrants of the Albany Cycling Club on 8 July 1989 between the hours of 2.00 pm-5.00 pm.

Racing to be strictly confined to Apex Drive, Forts Road, Marine Drive.

Dated at Perth this 12th day of June 1989.

I. TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Shire of Albany and nominated for the purpose of cycle races by members/entrants of the Albany Cycling Club on 15 July 1989 between the hours of 2.00 pm-5.00 pm.

Racing to be strictly confined to Youngs Road. Dated at Perth this 12th day of June 1989.

> I. TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Shire of Albany and nominated for the purpose of cycle races by members/entrants of the Albany Cycling Club on 22 July 1989 between the hours of 2.00 pm-5.00 pm.

Racing to be strictly confined to Chester Pass Road, Willyung Road, Rocky Crossing Road, Albany Highway.

Dated at Perth this 12th day of June 1989.

I. TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Shires and nominated for the purpose of a cycle tour by members/entrants of the Midland Cycle Club on 24 and 25 June 1989 between the hours of 2.00 pm-4.00 pm and 8.00 pm-3.00 pm (respectively).

Racing to be strictly confined to Scott Street, Clayton Road, Sampson Street, Katherine Street, Wilkin Street, The Avenue, Great Northern Highway, Wandena Road, Chittering Valley Road.

Dated at Perth this 12th day of June 1989.

I. TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within the Shire of Goldsworthy and nominated for the purpose of The Goldsworthy Blackrock Stakes by members/entrants of the Goldsworthy Blackrock Stakes Society on 29 and 30 July 1989 between the hours of 8.00 am, 29 July 1989 and 4.00 am, 30 July 1989.

Racing to be strictly confined to De Grey Drive, Goldsworthy, to Goldsworthy Access Road, North West Coastal Highway, Wallwork Road, North Circular Road, Hamilton Road.

Dated at Perth this 12th day of June 1989.

I. TAYLOR, Minister for Police.

ROAD TRAFFIC ACT 1974

I, IAN FREDERICK TAYLOR, being the Minister for the Crown for the time being administering the Road Traffic Act 1974, acting pursuant to the powers conferred by section 83 (1) of that Act, hereby approve the suspension of regulations made under such Act on the carriageways mentioned hereunder, within Kings Park and nominated for the purpose of a 15 km scratch race by members/entrants of the Athletic Association of Western Australia on 1 July 1989 between the hours of 2.00 pm-4.00 pm.

Racing to be strictly confined to Poole Avenue, May

Dated at Perth this 12th day of June 1989.

I. TAYLOR, Minister for Police.

WESTERN AUSTRALIAN MARINE ACT 1982

W.A. MARINE (RADIOTELEPHONY) AMENDMENT REGULATIONS 1988

MADE by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the W.A. Marine (Radiotelephony) Amendment Regulations 1988.

Regulation 16 amended

- Regulation 16 of the W.A. Marine (Radiotelephony) Regulations 1981* is amended
 - in subregulation (2) by deleting ", together with a fee of \$11.50," and substituting the
 - and the fee payable under subregulation (2a) "; and

(b) by inserting after subregulation (2) the following subregulations—

(2a) There shall be payable in respect of an application under subregulation

(a) a fee of \$129 in the case of an original survey; and

(b) a fee of \$48 in the case of an annual survey.

(2b) Where as a result of an original survey it is necessary for a further survey of the installation to be carried out before a certificate of survey can be issued, the owner of the seagoing ship concerned shall pay to the Department a fee of \$57.

[*Published in the Gazette of 27 November 1981 at pp. 4834-46. For amendments to 23 November 1988 see page 412 of 1987 Index to Legislation of Western Australia.]

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

RESERVES

Department of Land Administration, Perth, 16 May 1989.

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

File No. 1609/989.

CANNING—No. 41009 (3 390 square metres) (Child Care Centre) Loc. No. 3658, Diagram 89062, Public Plan Perth 1:2 000 20.13 (Parkside Drive).

File No. 2078/989.

PLANTAGENET—No. 41010 (2430.2998 hectares) (Conservation of Flora and Fauna) Loc. No. 7657, Original Plan 17368, Public Plan Owingup S.W. and Parry Inlet N.W. 1:25 000 (Pitt Road). Reserve 41010 is automatically vested in the National Parks and Nature Conservation Authority pursuant to the Conservation and Land Management Act 1984.

File No. 482/989.

BOULDER—No. 40995 (9 675 square metres) (Use and Requirements of the Government Employees Housing Authority) Lot Nos. 4222, 4224, 4238, 4262, 4264, 4302, 4303, 4307, 4321, 4322, 4332 and 4334, Original Plans 17347, 17348, 17349 and 17365, Public Plan Kalgoorlie-Boulder 29.33, 29.34 (Parry Way, Morgan Loop).

File No. 588/989.

WYNDHAM—No. 40961 (900 square metres) (Repeater Station Site) Lot No. 1739, Diagram 89014, Public Plan Wyndham S.W. 1:25 000 (near Bastion Road).

File No. 821/987.

SWAN—No. 40975 (2 100 square metres) (Use and Requirements of the Minister for Works) Loc. No. 11228, Diagram 89090, Public Plan Perth 1:2 000 13.30 (Woodrow Avenue).

N. J. SMYTH, Executive Director. File No. 256/58—No. 25523 (Swan Location 6907) "School Site—Yokine" to exclude Location 11228 as surveyed and shown on Land Administration Diagram 89090 and of its area being reduced to 4.6147 hectares accordingly. (Plan Perth 1:2 000 13.30 (Woodrow Avenue).)

N. J. SMYTH, Executive Director.

CANCELLATION OF RESERVES

Department of Land Administration, Perth, 16 May 1989.

File No. 821/987—No. 40187 (Swan Location 10975) "Use and Requirements of the Minister for Works". (Plan Perth 1:2 000 13.30 (Woodrow Avenue).)

File No. 385/89—No. 2009 (Plantagenet District) "Government Requirements". (Plan Parry Inlet N.W. $1:25\ 000$ (Boat Harbour Road).)

File No. 12140/04—No. 10048 (portion of Plantagenet Location 1374) "Government Requirements". (Plan Owingup S.W. 1:25 000 (Kent River Siding Road).)

N. J. SMYTH, Executive Director.

CORRIGENDUM

LAND ACT 1933

Department of Land Administration, Perth, 16 June 1989.

Land Administration File 1711/955.

IN the Notice appearing at page 1613 of the Government Gazette dated 2 June 1989 under the heading "Corrigendum", Shire of Swan should read as (D) Inverness Street in lieu of Marshall Street.

N. J. SMYTH, Executive Director.

AMENDMENT OF RESERVES

Department of Land Administration, Perth, 16 May 1989.

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

File No. 2909/974—No. 33896 (King District) "Park" to exclude Wyndham Lot 1739 (as surveyed and shown on Land Administration Diagram 89014) and of its area being reduced to about 2807 hectares accordingly. (Plan Wyndham S.W. 1:25 000 (near Bastion Road).)

File No. 2862/983—No. 40884 (at Geraldton) "Church Purposes" to comprise Lot 2895 as surveyed and delineated on Land Administration Diagram 89097 (in lieu of Lots 2822, 2823 and 2825) and of its area remaining unaltered. (Plan Geraldton 1:2 000 15.15 (Larkin Street).)

File No. 2306/978—No. 37583 (Canning District) "Technical College Site" to comprise Location 3659 as surveyed and delineated on Land Administration Diagram 89062 (in lieu of Locations 3285 and 3404) and of its area being reduced 9.2081 hectares accordingly. (Plan Perth 1:2 000 20.13 (Burslem Drive).)

LAND ACT 1933

Department of Land Administration, Perth, 16 June 1989.

File 2316/33.

I hereby appoint, pursuant to section 173 (1), Eugene Michael Browne to be an authorized land officer.

E. K. HALLAHAN, Minister for Lands.

LAND ACT 1933

Notice of Intention to grant a Special Lease under Section 116

Department of Land Administration, Perth, 16 June 1989.

Corres 1914/975.

IT is hereby notified that it is intended to grant a lease of Hampton Location 171 to William Phillip Thompson for a term of twenty one (21) years for the purpose of "Residence and Garden".

N. J. SMYTH, Executive Director.

Local Government Act 1960 ORDERS OF THE MINISTER FOR LANDS

L.A. Corres 501/88.

WHEREAS by section 288 of the Local Government Act 1960, it shall be lawful for the Minister for Lands, 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 Minister for Lands shall declare the width of the carriageway and footpaths of the public street.

And whereas the Councils mentioned in the Schedule heretofore have requested that certain lands named and described in the Schedule hereunder, which have been reserved for streets within the municipal districts be declared public streets. Now, therefore, the Minister for Lands by and with the advice does 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

Road No. 17978—A strip of land 6.1 metres wide, commencing at the southeastern side of Road No. 13250 (Chelsea Court) and extending as delineated and coloured brown on Office of Titles Plan 261 (1) southeastwards along the northeastern boundaries of Lot 36 (Diagram 36727) and Lot 1 both of Swan Location 1141 (Diagram 22313) to terminate at the northwestern side of Kensington Avenue). (Public Plan: Perth 1:2 000 15.32; P141-4 Chain.)

Road No. 18012—A strip of land 3.8 metres wide, commencing at the southwestern side of Road No. 3565 (Normanby Road) and extending as delineated and coloured brown on Office of Titles Plan 4529 southwestwards along the southeastern boundaries of Lots 27 and 14 of Swan Location X (Plan 4529) to terminate at the northwestern side of Road No. 2779 (Dundas Road). (Public Plan: Perth 1:2 000 15.28; P173-4 Chain.)

Road No. 18008—A strip of land varying in width, being the land held in Certificates of Title Volume 336 Folio 8, Volume 332 Folio 112, Volume 423 Folio 162, Volume 505 Folio 112, Volume 505 Folio 111, Volume 1742 Folio 006, Volume 505 Folio 109 and as delineated on Office of Titles Plan 4359(2) and Diagram 69764. (Public Plan: Perth 1:2000 11.25.)

Road No. 18009—A strip of land varying in width, commencing at the northwestern side of a surveyed road (Steere Street) and extending northwards as delineated and coloured brown on Office of Titles Plan 2873 along the western boundaries of Lots 7 and 9 of Bridgetown Town Lots 29 (Plan 2873), Lot 10 of Town Lots 29 and 30 (Plan 2873), Lots 1 and 2 (Diagram 10343) and Lot 12 (Plan 2873) of Town Lot 30, thence eastwards along the northern boundaries of the said Lot 12 and Lot 18 of Town Lot 30 (Plan 2873) to terminate at the western side of a surveyed road (Roe Street). (Public Plans: Bridgetown 1:2 000 31.02 and 31.03; sheet-2.)

Road No. 18028—The whole of the land delineated and coloured brown on Land Administration Miscellaneous Diagram 138. (Public Plan: Gordon Downs 1:250 000.)

N. J. SMYTH, Executive Director.

LOCAL GOVERNMENT ACT 1960

Department of Land Administration, Perth, 16 June 1989.

IT is hereby declared that, pursuant to the resolution of the Shire of Swan passed at a meeting of the Council held on or about 22 July 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—

Swan

1909/88 (MRD 42-141-AV2).

Road No. 18 (Toodyay Road) (widening of parts). Those portions of Swan Location 1317 being part of the land delineated and marked "Road Widening" on Office of Titles Plan 15438.

Road No. 11725 (widening of parts). Those portions of Swan Location 1317 being part of the land delineated and marked "Road Widening" on Office of Titles Plan 15438.

7.927 3 hectares being resumed from Swan Location 1317. (Public Plan: Swan 1:10 000 7.1; 1B/40 chain.)

(This Notice supersedes the Notice that appeared in the Government Gazette dated 7 April 1989.)

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 Land Administration, Perth, it is hereby notified that the lands described above are now vested in Her Majesty for an estate in fee simple in possession for the public work herein expressed.

Dated this 21st day of March 1989.

By Order of His Excellency, Y. HENDERSON, Acting Minister for Lands.

Road Dedication

It is hereby notified that the Minister for Lands has approved, pursuant to section 288 of the Local Government Act, the dedication as public street the roads in the various Municipalities as described in the abovementioned resumption notices.

By Order of the Minister for Lands. Dated this 31st day of March 1989.

> N. J. SMYTH, Executive Director.

PUBLIC WORKS ACT 1902

Sale of Land

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

Land

3360/1979.

Reserve 36485 held as Port Hedland Lot 5268 shown more particularly delineated and coloured green on Plan LA., W.A. 479.

Land

L&PB 45/86.

Kununurra Lot 1954 being the whole of the land contained in Certificate of Title Volume 1971 Folio 594 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 478.

NOTICE is hereby given that the piece or parcel of land hereinafter described is no longer required for the purpose for which it was resumed and is available for sale under the provisions of section 29 (1) of the Public Works Act 1902.

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

Land

L&PB 2308/81.

Portion of Reserve 33533 formerly portion of Swan Location M being Lots 29 and 30 on Plan 501 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 489.

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

Land

806/1989.

Portion of Victoria Location 317 and being Lot 87 on Plan 520 being part of the land contained in Certificate of Title Volume 1011 Folio 224 as is shown more particularly delineated and coloured green on Plan L.A., W.A. 464.

Land

L&PB 1642/81.

That piece of land situated in the Hundred of Yatala County of Adelaide being the Allotment 42 of the subdivision of portion of section 509 laid out as Dernancourt as appears in the plan deposited in the South Australian Lands Titles Registration Office No. 7467 being the whole of the land contained in Certificate of Title Volume 3216 Folio 131

Dated this 13th day of June 1989.

N. J. SMYTH, Executive Director, Department of Land Administration.

File No. 1186/988

Public Works Act 1902; Water Authority Act 1984 LAND ACQUISITION

Sewerage Pumping Station No. 40-Mandurah

NOTICE is hereby given, and it is hereby declared, that the piece or parcel of land described in the Schedule hereto being all in the Cockburn Sound Location 16 District have, in pursuance of the written consent under the Water Authority Act, 1984—(as amended) and approval under Section 17 (1) of the Public Works Act, 1902—(as amended) of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 13th day of June 1989, been compulsorily taken and set apart for the purposes of the following public work, namely:—Sewerage Pumping Station No. 40—Mandurah.

And further notice is hereby given that the said piece or parcel of land so taken and set apart are shown marked off on plan L.A., W.A. 477 which may be inspected at the Department of Land Administration, Perth. The additional information contained in the Schedule after the land descriptions is to define locality only and in no way derogates from the Transfer of Land Act description.

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

Schedule

No. on Plan L.A., W.A. No. 477	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	Mark Chew Holdings Pty Ltd	Mark Chew Holdings Pty Ltd	Portion of Cockburn Sound Location 16 and being Lot 500 on Diagram 75429 being part of the land contained in Cer- tificate of Title Volume 1516 Folio 49.	254 m ²

Certified correct this 31st day of May 1989.

YVONNE HENDERSON, Minister for Works. GORDON REID, Governor in Executive Council.

Dated this 13th day of June 1989.

L.A. 3384/988

$Public\ Works\ Act\ 1902;\ Local\ Government\ Act\ 1960$ NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act 1902, that it is intended to compulsorily acquire on behalf of the City of Belmont under section 17 (1) of that Act, the piece or parcels of land described in the schedule hereto for Road Purposes, and that the said piece or parcel of land is delineated and marked R.O.W. on Office of Titles Diagram 19530 copies of which may be inspected at the Department of Land Administration, Perth, and at the Office of the City of Belmont.

No. Owner or Reputed Occupier or Reputed Occupier R.A.K. Bell Portion of Canning Location 2 and being 405 m² the balance of the land held in Certificate of Title Volume 1086 Folio 388 as delineated and marked R.O.W. on Office of Titles Diagram 19530.

Dated this 16th day of June 1989.

N. J. SMYTH, Executive Director, Department of Land Administration.

FIRE BRIGADES ACT 1942

FIRE BRIGADES (KWINANA FIRE DISTRICT) ORDER 1989

MADE by The Lieutenant Governor and Deputy of the Governor in Executive Council under section 5.

Citation

1. This order may be cited as the Fire Brigades (Kwinana Fire District) Order 1989.

Kwinana Fire District

2. The boundaries of the Kwinana Fire District are adjusted so that the boundaries are in accordance with the description in the Schedule.

Schedule

Kwinana Fire District

All that portion of land bounded by lines starting from a point on the northwestern side of Thomas Road situated north of the intersection of the southwestern side of Medina Avenue and a southeastern side of Thomas Road and extending generally easterly along northern sides of Thomas Road to the prolongation northeasterly of the southeastern side of Peel Estate Lot 1347; thence southwesterly to and along that boundary to the southeastern corner of that lot; thence generally southwesterly and generally southeasterly along western sides of a road passing along western boundaries of Lots 1134 and 1202 to the easternmost northeastern corner of Kwinana Lot E6; thence southeasterly along the easternmost northeastern boundary of that lot to the northernmost northern corner of Lot E27; thence generally southeasterly and generally southwesterly along boundaries of that lot to a southeastern corner of that lot; thence southerly to a southeastern side of a late Tramway Reserve; thence generally south-westerly along boundaries of that late Tramway Reserve to a northwestern boundary of a Drain Reserve passing along northwestern and western boundaries of Peel Estate Lot 7; thence southwesterly and southerly along boundaries of that drain reserve to a southeastern side of a late Tramway Reserve; thence generally southwesterly along boundaries of that late tramway reserve and onwards to the northeastern corner of Kwinana Lot E19; thence generally southwesterly and generally southeasterly along boundaries of that lot and onwards to a southwestern side of Wellard Road; thence generally southeasterly, generally southerly and southwesterly along sides of that road to a northwestern side of Millar Road; thence generally southwesterly, generally westerly and generally northwesterly along sides of that road to a northeastern side of Mandurah Road; thence generally northwesterly along sides of that road to the southern corner of the central severance of Cockburn Sound Location 189; thence porthard along the central severance and convented to the southern corner of the central severance and convented to the southern corner of the central severance and convented to the southern corner of the central severance and convented to the southern corner of the central severance and convented to the southern corner of the central severance and convented to the southern corner of the central severance and convented to the southern corner of the central severance and convented to the southern corner of the central severance and corner of the central severance and convented to the southern corner of the central severance and convented to the southern corner of the central severance and convented to the southern corner of the central severance and corner of the central severance and convented to the southern corner of the central severance and convented to the southern corner of the central severance and c northerly along the eastern boundary of that severance and onwards to the southern corner of the southeastern severance of Location 189; thence northerly, easterly and again northerly along boundaries of that severance and onwards to the southeastern corner of the northeastern severance of Location 189; thence northerly, northwesterly and westerly along boundaries of that severance to the easternmost southeastern corner of Location 268; thence northerly along the easternmost eastern boundary of that location and northerly along the eastern boundaries of Locations 89 and 44 and onwards to the southwestern corner of Location 17; thence northerly along the western boundary of that location and onwards to a northern side of Wellard Road; thence generally easterly, generally southeasterly, again generally easterly and again generally southeasterly along sides of that road to a northwestern side of Westbrook Street; thence northeasterly and generally northerly along sides of that street to a southeastern side of Summerton Road; thence southwesterly along that side to the southwestern side of Stanyford Way; thence northwesterly and generally northeasterly along sides of that way to a southwestern side of Seabrook Way; thence generally northwesterly and southwesterly along sides of that way to the prolongation southwesterly of the southwestern boundary of Kwinana Lot 199; thence northeasterly to and along that boundary and onwards to a northwestern side of Tucker Street; thence northeasterly, northerly and northwesterly along sides of that street to the northwestern side of Bingfield Road West; thence northeasterly and northerly along sides of that road to a southwestern side of Medina Avenue; thence northwesterly along that side to a southeastern side of Thomas Road and thence north to the starting point.

Land Administration Public Plans: Peel 10 000 2.6 and 3.6 and Peel 2 000 09.31, 09.32, 10.31, 10.32, 10.33, 10.34, 11.34, 12.31, 12.32, 12.33 and 12.34.

By order of the Lieutenant Governor and Deputy,

G. PEARCE, Clerk of the Council.

WATER AUTHORITY ACT

Notice of Appointment

MADE by His Excellency the Governor in Executive Council.

Under section 11 (1) (d) of the Water Authority Act 1984, His Excellency the Governor has been pleased to appoint Ms Helen Geraldine Sheehan of 26 Addis Street, Kalgoorlie, to be a member of the Board of Management of the Water Authority of Western Australia established by the Water Authority Act 1984 for a term expiring on 30 June 1992.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

CORRIGENDUM

TOWN PLANNING AND DEVELOPMENT ACT 1928

Advertisement of Approved Town Planning Scheme Amendment

SPC: 853/2/28/1, Pt. 186.

City of Rockingham

Town Planning Scheme No. 1-Amendment No. 186

IT is hereby notified for public information that the notice under the above Amendment No. 186 published at page 1448 of the *Government Gazette* No. 48 dated 12 May 1989 contained an error which is now corrected as follows—

For the words:

L. SMITH

read-

R. R. SMITH

G. G. HOLLAND, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Bayswater Town Planning Scheme No. 21—Amendment No. 5

SPC: 853/2/14/25, Pt. 5.

NOTICE is hereby given that the City of Bayswater has prepared the abovementioned scheme amendment for the purpose of—

- (a) Rezoning Lot 371 Bluegum Road (formerly Pt. 24 and portion of Lot 4 Widgee Road) from "Residential R17.5" to "Medium Density Residential R40."
- (b) Rezoning a portion of Widgee Road (i.e. currently the subject of a road closure and adjoining lot 190 Blackboy Way) from "Residential R17.5" to "Public Purposes Zone."
- (c) Amending the subdivision plan on the Scheme Map to reflect the subdivision in accordance with Town Planning Scheme No. 18.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 61 Broun Avenue, Morley, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 28 July 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 28 July 1989.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

> K. B. LANG, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Bayswater Town Planning Scheme No. 21—Amendment No. 7

SPC: 853/2/14/25, Pt. 7.

NOTICE is hereby given that the City of Bayswater has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 34 corner Wolseley and Camboon Roads, Morley, from "Residential R17.5" to "Medium Density Residential R40".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 61 Broun Avenue, Morley, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 28 July 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 28 July 1989.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

J. BONKER, Acting Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Canning Town Planning Scheme No. 16—Amendment Nos. 495 and 507

SPC: 853/2/16/18, Pts. 495 and 507.

NOTICE is hereby given that the City of Canning has prepared the abovementioned scheme amendment for the purpose of—

Amendment No. 495—rezoning an approximate area of 6 289 m² of the rear portions of Nos. 65-69 Mills Street (Lots 6, 7 and 8), Cannington, from "S.R.2 and Light Industry" to "G.R.4 (Restricted)", with Group Housing Criteria (Appendix 4) to apply.

Amendment No. 507—rezoning 10 Harrolyn Avenue (Lot 41), Riverton, from "S.R.2" to "G.R.4 (Restricted)" with Appendix 4 (Group Housing Criteria) to apply, to allow Triplex conversion.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 1317 Albany Highway, Cannington, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 28 July 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 28 July 1989.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

I. F. KINNER, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Gosnells Town Planning Scheme No. 1—Amendment No. 294

SPC: 853/2/25/1, Pt. 294

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Gosnells Town Planning Scheme Amendment on 30 May 1989 for the purpose of rezoning Pt. Lot 959 May Street, Gosnells, from Residential A to Residential B.

L. G. RICHARDSON, Mayor.

> G. WHITELEY, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

City of Gosnells Town Planning Scheme No. 1—Amendment No. 317

SPC: 853/2/25/1, Pt. 317.

NOTICE is hereby given that the City of Gosnells has prepared the abovementioned scheme amendment for the purpose of rezoning portion of Lot 850 Carnac Court, Gosnells, from Residential A to Residential B to permit the development of 4 grouped houses.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 2120 Albany Highway, Gosnells, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 28 July 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 28 July 1989.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

> D. PARKER, Acting Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Rockingham Town Planning Scheme No. 1—Amendment No. 184

SPC: 853/2/28/1, Pt. 184.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon. Minister for Planning approved the City of Rockingham Town Planning Scheme Amendment on 30 May 1989 for the purpose of—

- Amending the Interpretations Section (Clause 1.12) of the Scheme Text by including the following interpretation after the interpretation of "Junk Yard":
 - "Laundromat" means a building, open to the public, in which coin-operated or other washing machines, with or without provision for drying clothes, are available for use.
- 2. Amending Appendix A (Zoning Table: Table 1) by deleting the "X" symbol for a Laundromat land use within a Development Zone, Business Local Zone and Service Commercial Zone, and substituting in its place the symbol "AA".

R. SMITH, Mayor.

G. G HOLLAND, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment

City of Wanneroo Town Planning Scheme No. 1—Amendment Nos. 416 and 420

SPC: 853/2/30/1, Pts. 416 and 420.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Wanneroo Town Planning Scheme Amendment on 30 May 1989 for the purpose of—

Amendment No. 416—modifying the Development Guide Plan for Special Residential Zone No. 1 to include Lot 3 of Wanneroo Estate Lot 13 Corner San Rosa Road and Scenic Drive, Wanneroo.

Amendment No. 420—rezoning portion Pt. Lot 319
Prindiville Drive, Wangara, from Special Zone
(Restricted Use) Restricted Commercial Uses approved by Council to Commercial.

W. BRADSHAW, Mayor.

R. F. COFFEY, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendments Available for Inspection

City of Wanneroo Town Planning Scheme No. 1—Amendment Nos. 401 and 478

SPC: 853/2/30/1, Pts. 401 and 478.

NOTICE is hereby given that the City of Wanneroo has prepared the abovementioned scheme amendments for the purpose of— $\,$

Amendment No. 401—rezoning Lot 1 Padbury Circle (Commercial and Residential) and Portion Lot 17 Hocking Parade, Sorrento (Residential, Special Zone (Additional Use) Caravan Park) to Special Zone (Restricted Use) Holiday Units and Restaurant and adding reference to the new zone in the Scheme Text.

Amendment No. 478—Amending the Residential Density Code Map to code a portion of Reserve 11630 Burns Beach Road, Burns R20.

Plans and documents setting out and explaining the scheme amendments have been deposited at Council Offices, Boas Avenue, Joondalup, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 28 July 1989.

Submissions on the scheme amendments should be made in writing on Form No. 4 and lodged with the undersigned on or before 28 July 1989.

These amendments are available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

R. F. COFFEY, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Town of Kwinana Town Planning Scheme No. 1—Amendment No. 49

SPC: 853/2/26/1, Pt. 49.

NOTICE is hereby given that the Town of Kwinana has prepared the abovementioned scheme amendment for the purpose of including within Schedule A of Clause 3.9 (Special Uses); "Lot 1883 Burlington Street, Naval Base".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, corner Gilmore Avenue and Sulphur Road, Kwinana, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 28 July 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 28 July 1989.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

> M. J. FRASER, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Town of Mandurah Town Planning Scheme No. 1A—Amendment No. 115

SPC: 853/6/13/9, Pt. 115.

NOTICE is hereby given that the Town of Mandurah has prepared the abovementioned scheme amendment for the purpose of rezoning Part Lot 201 Cockburn Sound Location 16 from Future Urban to Residential 1 (Single Residential) R12.5 and Residential 3 (Group Residential).

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Mandurah Terrace, Mandurah, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 28 July 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 28 July 1989.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

K. W. DONOHOE, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Denmark Town Planning Scheme No. 2—Amendment No. 30

SPC: 853/5/7/2, Pt. 30.

NOTICE is hereby given that the Shire of Denmark has prepared the abovementioned scheme amendment for the purpose of rezoning Lot 153 Beveridge Road, Denmark from rural to residential 1.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Strickland Street, Denmark, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 28 July 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 28 July 1989.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

> P. DURTANOVICH, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Denmark Town Planning Scheme No. 2—Amendment No. 31

SPC: 853/5/7/2, Pt. 31.

NOTICE is hereby given that the Shire of Denmark has prepared the abovementioned scheme amendment for the purpose of creating the whole of Denmark Estate lot 411 Lapkos Road as a Special Zone to permit the development of Holiday Accommodation.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Strickland Street, Denmark, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 28 July 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 28 July 1989.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

P. DURTANOVICH, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection Shire of Esperance Town Planning Scheme No. 20—Amendment No. 1

SPC: 853/11/6/20, Pt. 1.

NOTICE is hereby given that the Shire of Esperance has prepared the abovementioned scheme amendment for the purpose of inserting a new sub-clause—Clause 27. Powers of the Council.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Windich Street, Esperance, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 28 July 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 28 July 1989.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

> R. T. SCOBLE, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment Shire of Goomalling Town Planning Scheme No. 2—Amendment No. 8

SPC: 853/4/12/3, Pt. 8.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Goomalling Town Planning Scheme Amendment on 30 May 1989 for the purpose of rezoning Goomalling Lot 188 from Public Purposes (Kindergarten) to Residential.

R. M. CLARKE, President.

G. W. MORRIS, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Kalamunda District Planning Scheme No. 2—Amendment No. 64

SPC: 853/2/24/16, Pt. 64.

NOTICE is hereby given that the Shire of Kalamunda has prepared the abovementioned scheme amendment for the purpose of—

- Rezoning the land bounded by Kalamunda Road to the north, Wittenoom Road to the south-east and the standard gauge railway line to the west, High Wycombe, from "Rural" to "Residential R15", "Shopping", "Service Station", "General Industry", "Recreation/Open Space" and "Special Purpose" Zones.
- 2. Amending Appendix B of the Scheme Text with the inclusion of appropriate provisions relating to the "Special Purpose Zone".
- 3. Deleting Footnote 4 of Table 2—Site Requirements as set out in Amendment No. 62 and replacing it with—

20 m for Berkshire Road, 6 m for all other roads in the area bounded by Roe Highway, Dundas Road and Berkshire Road, Forrestfield; 15 m for Dundas Road and 6 m for all other roads for land zoned General Industry in the area bounded by Wittenoom, Kalamunda and Dundas Roads, High Wycombe; 5 m for all other roads.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 2 Railway Road, Kalamunda, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 28 July 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 28 July 1989.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

> E. H. KELLY, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Approved Town Planning Scheme Amendment Shire of Three Springs Town Planning Scheme No. 1—Amendment No. I

SPC: 853/3/16/1, Pt. 1.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Three Springs Town Planning Scheme Amendment on 30 May 1989 for the purpose of—

To include in Schedule No. 4, Additional Uses, of the Scheme Text, lot 65 of Victoria Location 2022 Williamson Road, zoned "Residential" and described as follows:

Schedule No. 4 Additional Uses

No.	Land Par- ticulars	Permitted Uses		Development Stan- dards/Conditions
2	Lot 65 Williamson Road	School Bus Transport Depot	1.	The Additional use on the land is dependent upon the predominant use being continued. Development to be placed at rear of Lot and landscaped.

T. L. READING,

President.

D. BURT, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928

Scheme Amendment Available for Inspection

Shire of Waroona Town Planning Scheme No. 4—Amendment No. 8

SPC: 853/6/10/7, Pt. 8.

NOTICE is hereby given that the Shire of Waroona has prepared the abovementioned scheme amendment for the purpose of amending the Scheme provisions relating to Special Sites (low density residential) so as to permit Variation of the Building Envelope provision, and to restrict the clearing of lots to areas within the Building Envelope.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Hesse Street, Waroona, and at the State Planning Commission, Perth, and will be available for inspection during office hours up to and including 14 July 1989.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 14 July 1989.

This amendment is available for inspection in order to provide an opportunity for public comment and it should not be construed that final approval will be granted.

R. T. GOLDING, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT 1928 Shire of Wongan-Ballidu

Interim Development Order No. 1

SPC: 26/3/19/1.

NOTICE is hereby given that in accordance with the provisions of subsection (2) of section 7B of the Town Planning and Development Act 1928, and by direction of the Minister for Planning a summary as set out hereunder of the Shire of Wongan-Ballidu Interim Development Order No. 1 made pursuant to the provisions of section 7B of that Act is published for general information.

The Minister for Planning has made copies of this Order available for inspection by any person free of charge at the offices of the State Planning Commission, Oakleigh Building, 22 St. George's Terrace, Perth, and at the offices of the Shire of Wongan-Ballidu during normal office hours.

Summary

- The Shire of Wongan-Ballidu Interim Development Order No. 1 contains provisions inter alia:
 - (a) That the Order applies to that part of the Shire of Wongan-Ballidu specified in the Order.
 - (b) That, subject as therein stated, the Wongan-Ballidu Shire Council is the authority responsible for its administration.
 - (c) That the carrying out of certain development on land within the scope of the Order without approval as stated therein is prohibited.
 - (d) Relating to the application for, and grant of approval for, development other than development permitted by the Order.
 - (e) Relating to development by a public authority.
 - (f) Relating to certain development permitted by this Order.
 - (g) Relating to the continuance of the lawful use of land and buildings.
 - (h) Relating to appeals against refusal of approval for development or against conditions subject to which approval to carry out development is granted.
- 2. The Order has effect from and after the publication of this Summary in the *Government Gazette*.

C. L. FARRELL, Shire Clerk.

LOCAL GOVERNMENT ACT 1960

(Section 191A)

City of Wanneroo

Recreation Facility Charges

IT is hereby notified for public information that the Council of the City of Wanneroo resolved on 24 May 1989 to adopt the following fees and charges— $\,$

Casual Booking charges being implemented from 1 July 1989.

Other charges outlined in Schedules 1, 2, 4 and 5 being implemented from 1 January 1990.

Charges outlined in Schedule 3 being implemented from 1 October 1989.

Day Rate: 8.30 am-6.00 pm.

Night Rate: 6.00 pm—midnight plus \$24 per hour after midnight to 2.00 am.

With the exception of Schedule 3—Hardstanding Surfaces—Basketball/Netball/Tennis (excluding Tennis Club sessions) during the summer period (1st day December—last day February) being:

Day: before 7.00 pm.

Night: after 7.00 pm.

Use of Tennis Courts shall not commence before 7.00 am and shall cease by 10.30 pm.

Public Holidays include Christmas Eve and New Year's Eve.

Bonds: a \$150 Bond shall apply to all casual bookings listed in Schedules 1 and 2.

Halls, Clubrooms & Pavilions Schedule 1A: Casual Bookings

SCHE	uule IA. C			
	Dom-Thurs	ay Fri-Sun &	Ever Mon-Thurs	nng Fri-Sun &
		*Pub Hols	Mon- i nurs	*Pub Hols
Wanneroo Main Hall, Wanneroo Function Centre, Padbury, Warwick, Koondoola, Rob Baddock & Dorchester Community Halls	90.00	\$ 103.00	\$ 163.00	\$ 178.00
All Clubrooms on Re- serves, Sorrento Com- munity Hall	49.00	62.00	82.00	97.00
Kingsway, Joondalup & Quinns Rocks Sports Pavilions	33.00	41.00	34.00	62.00
Margaret Cockman Com- munity Pavilion	41.00	48.00	48.00	69.00
Greenwood Community Scout & Guide Centre	25.00	29.00	53.00	58.00
Jack Kikeros Community Hall	10.00	16.00	16.00	32.00
Quinns Rocks Arts & Craft Room	12.00	19.00	24.00	41.00
Wanneroo Main Hall, Wanneroo Function Centre, Padbury, Warwick, Koondoola, Rob Baddock & Dorchester Community Halls	9.00	10.30	16.30	17.80
All Clubrooms on Re- serves, Sorrento Com- munity Hall	4.90	6.20	8.20	9.70
Kingsway, Joondalup & Quinns Rocks Sports Pavilions	3.30	4.10	3.40	6.20
Margaret Cockman Com- munity Pavilion	4.10	4.80	4.80	6.90
Greenwood Community Scout & Guide Centre	2.50	2.90	5.30	5.80
Jack Kikeros Community Hall	1.00	1.60	1.60	3.20
Quinns Rocks Arts & Craft Room	1.20	1.90	2.40	4.10
Wanneroo Main Hall Padbury, Warwick, Koondoola & Rob Baddock Community Halls	17.30 11.60	17.30 14.50	6.00 6.00	6.80 6.80
Sorrento Community Hall Kingsway, Joondalup & Quinns Rocks Sports Pavilions	7.30 5.20	11.60 8.10	5.40 4.80	6.00 6.00
Margaret Cockman Com- munity Pavilion— Sports Hall	6.40	8.10	4.80	6.00
Margaret Cockman Com- munity Pavilion-Meet- ing Room	4.40	5.80	3.30	4.80
Dorchester Community	8.10	10.50	5.40	6.00
All Clubrooms on Reserves Greenwood Community Scout & Guide Centre	6.40 7.30	10.30 11.60	4.80 4.80	5.40 5.40
Jack Kikeros Community Hall	2.30	3.70	1.40	2.00
Quinns Rocks Arts & Craft Room	2.90	5.20	2.00	3.30

Pri-Sun Mone Pri-	Schedu	le 2 A : (Casual Book	ings			\$
March Marc				_			
Section Sect							irs—
Community Recreation Centres							
Day		on Cent	res	,	,	\$500 BOND SHALL APPLY to	61.00
Evening				90.00	103.00	Community Fairs, Circus, etc.	
December Section Sec							
Meeting Room	One Badminton C	ourt Pe	r Hour	3.20	3.20		175.00
Day							
Day						bond	
Day				45.00	30.00		
Second S				32.00	40.00	full day	
	_			53.00	60.00	bond	
Day			tre			\$500 BOND SHALL APPLY to Com-	
Sports Hall and Function				43.00	54.00		
Sports Hall Sports Hal	Evening			70.00			
Schedule 2B: Casual Bookings: Junior Groups For Fund Raising Purposes Fund					105.00		
Fund Raising Purposes	1,00111			_	195.00	day per court per hour	3.60
Fri Sun					ups for		5.30
Mon-	F	und Ra	ising Purpo	ses	D . 0		
Sports Hall				Mon-			
Sports Hall							
Day	G . ** 11			\$	\$	resident within the City of Wanneroo	
Meeting Room				9.00	10.30	shall be charged 50% of the casual	
Meeting Room							
Evening						Kingsway Netball Centre—Wanneroo Dis-	
Coffee Lounge							-5.00
Day	-			4.90	5.60		15.90
Evening S.30 6.00 Evening per court per hour. S.30 S.30 Professional Tennis Coaches Professional Tennis Coaches S.30 Evening per court per hour. S.30 S.30 Evening per court per hour. Evening per court per hour. S.30 Evening per court per hour. S.30 Evening per court per				3.20	4.00		2.60
Ocean Ridge Community Centre						Evening per court per hour	
Day			tre—				
Evening				4.30	5.40	Day per court per hour	5.30
Sports Hall and Function Room						* * *	7.00
Schedule 2C: Regular Bookings	Sports Hall	and	Function		70 F0		
Schedule 2C: Regular Bookings		_	_		19.50		
Sports Hall	Schee					morning, afternoon or evening)	
Sports Hall			7				
Meeting Room Coffee Lounger	Sports Hall	\$ per hr	\$ per hr	\$ per hr	\$ per hr		04.00
Lounge	One Badminton Court			******			
Workshop—Garage	Lounge	4.80					
Mezzanine	Workshop—Garage					courts during club periods if members	
Activities Room (small)	Mezzanine	4.80	5.40	5.80	6.40	are not using them. Normal hire	
Ridge Centre	Activities Room (small)		4.80	5.20	5.80	charges shall be paid to Council for any	
Ocean Ridge Centre—Seasonal Use Weekday—per evening per season	Ridge Centre	5.40	6.00	7.40	11.60		
Weekday-per evening per season	Ocean Ridge Centre-						
Meskend-per even- ing per season 112.00 School Groups 0.50 School Groups 0.30	Weekday—per even-					8	01.00
Schedule 3: Reserves and Other Outdoor Facilities Schedule 3: Reserves and Other Outdoor Facilities Schedule 3: Reserves and Other Outdoor Facilities Outdoor Team Sports: Grassed Areas— High Maintenance— Australian Rules/Baseball/Rugby League and Union/Soccer per team per season	ing per season		68.0	0		Children/Pensioners	
Schedule 3: Reserves and Other Outdoor Facilities Outdoor Team Sports: Grassed Areas— High Maintenance— Australian Rules/Baseball/Rugby League and Union/Soccer per team per season			.112.0	0		School Groups	
Outdoor Team Sports: Grassed Areas— High Maintenance— Australian Rules/Baseball/Rugby League and Union/Soccer per team per season	Schedule 3- Rese	rues and	d Other Out	door Faci	lities		0.70
Outdoor Team Sports: Grassed Areas— High Maintenance— Australian Rules/Baseball/Rugby League and Union/Soccer per team per season	Somedine of Hese	. vos aile	a Juner Out	addi Fadi			
High Maintenance— Australian Rules/Baseball/Rugby League and Union/Soccer per team per season	Outdoor Team Sports:	Grasse	d Areas		Φ		2.50
League and Union/Soccer per team per season	High Maintenance	e					\$1.00
Dog Obedience per annum 207.00 Turf Wickets— Per wicket per season 207.00 Casual Bookings— Load Community Organisations— One day sporting fixtures or confulled as a confusion of the confusion							
Low Maintenance— Cricket/Hockey/Lacrosse/Softball per team per season					207.00	Schedule 5: Sail Craft—Lake Gnangara	
Cricket/Hockey/Lacrosse/Softball per team per season	•		••••••••••	************	201.00	Canoes—\$10.00 per craft per month.	
Other Outdoor Groups Using Grassed Areas— Archery per annum	Cricket/Hock	ey/Lac					, etc.)—
Archery per annum					159.00		
Dog Obedience per annum					207.00		
Model Aircraft per head per annum 5.20 the following fees and charges effective from 1 July 1989: Turf Wickets— Per wicket per season						It is hereby notified for public information that the	Council
Turf Wickets— Per wicket per season						the following fees and charges effective from 1 July 1	ю ацорі .989:
Casual Bookings per day					1.000.00		
Casual Bookings— Local Community Organisations— One day sporting fixtures or community fairs— munity fairs— full day						•	
Local Community Organisations— One day sporting fixtures or community fairs— munity fairs— full day		res her	uay	••••••	141.00	9 holes—\$6.00	
One day sporting fixtures or com- munity fairs—	Local Community					· · · · · · · · · · · · · · · · · · ·	
full day	One day sp	orting		r com-		· · · · · · · · · · · · · · · · · · ·	
					58.00		

Concession Rates:-

18 holes-\$6.00

9 holes—\$3.50 9 holes (extra)—\$2.50

Concession rates are applicable to-

- (i) pensioners during weekdays only (weekends and public holidays excluded)—Pensioner Brown Health Card/Seniors Card must be produced;
- (ii) students who hold concession cards issued by Course Controllers on behalf of the City of Wanneroo;

Normal fees are applicable to pensioners for weekends and public holidays.

User groups requiring facilities to be open beyond the normal hours of operation will be responsible for additional costs incurred.

R. F. COFFEY, Town Clerk.

TOWN OF COTTESLOE

Acting Town Clerk

IT is hereby notified for public information that Mr Malcolm Robert Doig has been appointed Acting Town Clerk for the period 8 July 1989 to 31 December 1989.

R. PEDDIE, Town Clerk.

LOCAL GOVERNMENT ACT 1960

Town of Northam

Notice of Intention to Borrow

Proposed Loan Nos. 189 and 190

PURSUANT to section 610 of the Local Government Act 1960 the Council of the Municipality of the Town of Northam hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purposes—

Loan No. 189—\$75 000 for a period of 5 years repayable at the office of the Town of Northam by 10 equal half yearly instalments of Principal and Interest, at ruling interest rates, for the purpose of Refuse Site Development.

Loan No. 190—\$45 000 for a period of 5 years repayable at the office of the Town of Northam by 10 equal half yearly instalments of Principal and Interest, at ruling interest rates, for the purpose of Land Pur-

Plans, specifications and estimates of cost are open for inspection at the office of the Council during normal office hours for a period of 35 days from the publication of this notice.

Dated 9 June 1989.

V. S. OTTAWAY, Mayor. B. H. WITTBER, Town Clerk.

LOCAL GOVERNMENT ACT 1960

Shire of Ashburton

Sale of Land for Rates under Section 584

NOTICE is hereby given that default in payment of rates for a period of not less than three years have occurred, the Shire of Ashburton acting under the powers conferred by subsection C of Division 6 of Part XXV of the Local Government Act 1960 will offer for sale by public auction at the Shire Council office, Wittenoom on Saturday, 22 July 1989 at 12.00 noon the land as specified in the Schedule hereto.

L. A. VICARY, Shire Clerk.

Schedule

Names of Registered Proprietors or Owners, and also of all other Persons having an Estate or Interest in the Land	Amount owir ing separat amount ow Rates, and a Amounts o	ely the ring as ny other	Description of the several Pieces of Land referred to
Raymond Ernest Ward	Rates Penalty	\$ 610.30 214.97 825.27	Lot 198 Sixth Ave Wittenoom being the whole of the land comprised in certificate of title Volume 160 folio 27A.
Cyril James- Morrison	Rates Rubbish Penalty	531.93 387.00 172.55 1 091.48	Lot 62 Fourth Ave Wittenoom being the whole of the land comprised in certificate of title Volume 196 folio 121A.
Catherine Margaret Thomas	Rates Rubbish Penalty Demolition Costs	1 035.84 574.14 406.41 2 200.00 4 216.39	Lot 163 Fourth Ave Wittenoom being the whole of the land comprised in certificate of title Volume 597 folio 99A.
Kenneth Drage	Rates Rubbish Penalty Demolition Costs	1 068.17 614.14 423.73 2 200.00 4 306.04	Lot 19 Second Ave Wittenoom being the whole of the land comprised in certificate of title Volume 1327 folio 915.
Harry Tylinek	Rates Rubbish Penalty Demolition Water Rates	511.15 477.58 167.57 2 200.00 486.66	Lot 10 Second Ave Wittenoom being the whole of the land comprised in certificate of title Volume 1343
Harry Tylinek	Costs Rates Rubbish Penalty Water Rates Costs	3 842.96 641.58 547.58 223.42 316.92 1 729.50	folio 929. Lot 81 Sixth Ave Wittenoom being the whole of the land comprised in certificate of title Volume 1418 folio 871.
Gunther Broeckel, Veronica Broeckel	Rates Rubbish Penalty	680.62 317.00 234.55 1 232.17	Lot 294 Sixth Ave Wittenoom being the whole of the land comprised in certificate of title Volume 1402 folio 113.
Skywest Jet Charter Pty Ltd	Rates Penalty	262.00 53.33 315.33	Lot 280 Fifth Ave Wittenoom being the whole of the land comprised in certificate of title Volume 1349 folio 164.
General Charters	Rates Legal Penalty	690.23 27.00 258.71 975.94	Lot 42 Second Ave Wittenoom being the whole of the land comprised in certificate of title Volume 1349 folio 164.
Gordon Oxer (Estate of)	Rates Rubbish Penalty Demolition Costs	1 102.29 197.76 443.30 2 200.00 3 943.35	Lot 11 Second Ave Wittenoom being the whole of the land comprised in certificate of title Volume 217 folio 77A.
Ian Edmund Kelly, Delys Anne Kelly	Rates Rubbish Penalty	719.83 66.56 265.80 1 052.19	Lot 17 Second Ave Wittenoom being the whole of the land comprised in certificate of title Volume 1367

SHIRE OF BUSSELTON

Acting Shire Clerk

IT is hereby notified for public information that Keith Aurelian White has been appointed Acting Shire Clerk from 19 June 1989 to 23 June 1989 inclusive, during the absence of the Shire Clerk on annual leave.

> E. J. SMITH, Shire President.

folio 096.

SHIRE OF HARVEY

Ranger

IT is hereby notified for public information that Mr Paul James Beech has been appointed Acting Ranger for the period from 19 June 1989 to 25 September 1989, for the purposes of control and supervision of the by-laws of the Council, including appointment as—

- (a) "Ranger" and "Poundkeeper" under the Dog Act;
- (b) An "Authorised Officer" under section 26 (1) (c) of the Litter Act;
- A "Poundkeeper" and "Ranger" under section 450 of the Local Government Act;
- A "Bush Fire Control Officer" under the Bush Fires Act; and
- An Officer to control and supervise various properties and reserves and other matters in which Council has an interest and which are covered by by-laws or other legislation.

K. J. LEECE Shire Clerk.

DOG ACT 1976

Shire of Manjimup

IT is hereby notified for public information that in accordance with the abovementioned Act Mr Thomas Edward Healey of Manjimup has been appointed part time Dog Control Officer.

An authorised officer pursuant to section 29 of the Dog

M. D. RIGOLL Acting Shire Clerk.

DOG ACT 1987

IT is hereby notified for public information that the following persons have been appointed under the provisions of the dog act 1987 for the Shire of Perenjori.

Registration Officers

Miss L. Gestry. Miss P. Lucas. Mr A. Cooper.

Authorised Officers-

Mr A. Cooper. Mr P. Anderson. Mr J. Gilfellon.

Mr J. Cooper.

JOHN R. GILFELLON, Shire Clerk.

DOG ACT 1976

Shire of Quairading

IT is hereby notified for public information that Hilton Bernard Barr has been appointed as Dog Control Officer for the Shire of Quairading under the provisions of the Dog Act 1976, for the purposes of impounding, seizing and destruc-tion of dogs.

N. J. KEILEY, Shire Clerk.

7

DOG ACT 1976

Shire of Swan

Authorised Officer

IT is hereby advised that Philip Shutt has been appointed as an authorised officer and registration officer under the Dog Act 1976.

> R. S. BLIGHT Shire Clerk.

CEMETERIES ACT 1986

Fremantle Cemetery Board

IN pursuance of the powers conferred by Section 53 of the Cemeteries Act 1986, the Board hereby records having resolved on June 13, 1989 to set the following fees and charges effective from July 1, 1989. The fees shall be payable upon application for services detailed hereunder.

Schedule "A" Scale of Fees and Charges

1	ъщ	RIAL FEES	\$
1.		Interment	
	(a)		010
		Adult IntermentGovernmental Burial	$\frac{310}{200}$
		Child Burial (under 13 years)	200
		Stillborn Burial (without memorial	
	(1.)	service)	80
	(b)	Exhumation FeeRe interment after exhumation	$700 \\ 310$
	(c)	Re openings of occupied grave sites and	310
	(-/	openings of established lawn sec-	
		tions/established monumental work	
		sections and interments	380
2.		ANT OF RIGHT OF BURIAL (25 year	
		iod)	400
	(a)	Monumental Sections	400
		Pre-need purchase or grave site re-	
		served in advance	540
	(b)	Headstone Lawn Sections Grave Site	
		(2.4 m x 1.2 m) inc. maintenance of	F00
		grave Pre-need purchase or grave site re-	500
		served in advance	640
	(c)	Plaque Memorial Lawn Sections Grave	0
		site (2.4 m x 1.2 m) inc. maintenance of	
		grave Cost of plaque for grave site	500 250
Ref	ind	on an unexpired Grant of Right of Burial	200
	sha	ll be at the discretion of Trustees and the	
	refi	and approved shall not exceed the	
	am	and approved shall not exceed the ount originally paid for the Grant of tht of Burial less an administration	
	cha	rge	55
3.		NUMENTAL WORK	50
э.		Licence Fee	
	(4)	Monumental Mason's Annual Li-	
		cence	110
	(L)	Single Permit	45
	(b)	Permit for each memorial in a lawn area	
		New Lawn Area type monument	95.
		Renovations and small additions to	
		any monument	55
	(c)	Additional Inscription Permit for each memorial in a monu-	40
	(6)	mental area	
		New Monumental with kerbing	120
		A removal and a major addition to	
		any monument	90
		Renovations and small additions to any monument	55
		Additional Inscription	40
	4 3 7		
4.	AN	NUAL MAINTENANCE FEES Keeping neat and free from weeds	
		Grave (2.4 m x 1.2 m) per annum	50
		Maintenance of grassed graves monu-	00
		mental sections per annum (existing	
		graves only)	50
		Clean up fee hourly rate minimum fee \$54	$\frac{27}{54}$
_	DE		94
5.	PE.	NALTY FEES (extra to scheduled fees) Interment without due notice (By-law	
		9)	45
		Late Arrival (By-law 11)	45
		Late Departure (By-law 12)	45
		Interment of oblong or oversized casket Interment or cremation on Saturday,	110
		Sunday or gazetted public holiday	190
6.	CO		100
u.		RIAL	50
7.		NERAL DIRECTOR LICENCE	00
٠.	I O	Annual Fee	110
		Single interment fee	45

			\$		\$
8.	CREN	MATION FEES		10. SEARCH FEES	
				Involving Board Staff—for up to two	
		dult Cremation	260	interments or memorial locations	
		overnment Cremation	150		lo charge
	(c) U	hild under 13 years Cremation	180	For each additional location inquiry or	
		tillborn Cremation (without Memorial	40	for each search requiring information	
		ervice)	40	additional to location (per regis-	0
	(e) P	re-need Cremation Certificate	310	tration)	2
				Photocopies of records (per copy)	50c
				The fees and charges in the above Schedule were	e set by
9.	DICD	OSAL OF ASHES		resolution at a duly convened meeting of the F	remantle
9.	DISP	OSAL OF ASILES		Cemetery Board held on the June 13, 1989.	
	The t	enure on all cremation memorials shall			
		years from date of receipt of the		AND THE PARTY OF T	
		duled fee.		Dated this June 14, 1989.	
				The Common Coal of the Promontle	
	(a) N	Niche Walls—		The Common Seal of the Fremantle Cemetery Board was duly	
		Single niche (including standard		affixed hereto in the presence	
		bronze plaque)	175	of—	
		Double niche (including standard			
		bronze plaque)	240	[L.S.]	
		Second inscription (bronze plaque)	90	C. J. JAMIESO	
		Pre-need reservation—Single	70	Cha	airman.
		Pre-need reservation—Double	130	W. P. TRITTO	N.
	(b) C	Gardens of Remembrance—		Adminis	
		Interment including standard plaque			
		and reservation fee for second	000		
		interment—Garden N & S	200		
		Second inscription Pre-need reservation	200 120		
	(a) N	Memorial Rose Bushes—	120		
	(C) I	Garden position with reservation for			
		3 further interments (Bronze			
		Plaque and standard inscription)	650		
		Each further inscription—Garden	000	CEMETERIES ACT 1986	
		R's	150	Metropolitan Cemeteries Board	
		Pre-need reservation	120	•	~O C
	(d) F	Family Shrubs/Trees—assorted		IN pursuance of the powers conferred by section	53 of the
	10	olaques		Cemeteries Act 1986, the Metropolitan Cemeter	
		Individual Shrub with reservation for		hereby records having resolved on June 8th, 1989	
		3 further interments (Bronze		following fees and charges effective from July 1st,	
		Plaque and standard inscription)	780	fees shall be payable upon application for service hereunder.	s detailed
		Each further inscription	250		
		Pre-need reservation	120	SCHEDULE OF FEES AND CHARGES	
		fardens of Remembrance—Special		Karrakatta, Pinnaroo, Midland and Guildford Ce	meteries
	•	Sections—		1. Burial Fees—	\$
		Individual rose with reservation for 1 or 3 further interments (Depending		(a) Interment—	
		on Garden design) (Bronze Plaque		Adult burial—	
		and standard inscription)	880	Karrakatta	345
		Each further inscription	250	Other Cemeteries	270
		Pre-need reservation	120	Government burial—	
	(f) (Ground Niche (Shrub Gardens)		Karrakatta	270
	,	Memorial Bronze Plaque, with		Other Cemeteries	200
		recessed vase and 6 line inscription		Child burial (under thirteen years)	200
		with reservation for second		Stillborn burial (without memorial	
		interment	395	services)	85
		Additional Lines (maximum 2 lines)	70	(b) Grant of right of burial: Approval to	
		Pre-need reservation	120	any refund on an unexpired grant of	
	(g) (Ground Niche: Special section (Rose		right of burial shall be at the absolute	
	(Garden)—		discretion of the Board and in any	
		Memorial Bronze Plaque, with		event, the refund approved shall not ex-	
		recessed vase and 6 line inscription		ceed the amount originally paid for the	
		with reservation for second	= 4.2	grant of right of burial. Ordinary land (2.4m x 1.2m)—	
		interment	500	Karrakatta	510
		Additional lines (maximum 2 lines)	70	Pinnaroo	460
	(1) B	Pre-need reservation	120	Other Cemeteries	300
		Military Niche (War Graves payable)	125	Pre-need purchase, land selected by	500
	(i) N	Memorial Seat	925	applicant or land reserved in ad-	
	(:) C	Extra for Bronze Plaque	250	vance (plus ordinary land fee)	100
	(j) S	Sundry Fees—	65	Children's Memorial Garden	380
		Interment of Ashes in family grave Attendance at placement of ashes	60	Jewish Orthodox lawn (inc. Stars of	300
		Scattering of ashes to the winds	45	David)	560
		Collection of ashes from Cemetery	40	Special land in view of position (by	500
		Office	45	negotiation)	
		Postage of ashes within Australia	60	(c) Memorial Plaques—	
		Postage of ashes overseas	85	380mm x 280mm	290
		Storage in safe custody after 6		560mm x 305mm	395
		months (per month)	5	Detachable plate	100
		Transfer of ashes to new position		Jewish Orthodox Lawn	390
		(plaque extra if required)	45	Stillborn plaques	105
		Acceptance and registration of ashes		2. Exhumation fee	700
		from outside Crematorium	45	Reinterment after exhumation	345
		Ashes removed from Garden Mem-		3. Monumental Work—	
		orial and collected from Cemetery		(a) Licence fee—	
	(1)	Office	85	Monumental mason's annual licence	150
	(K) [Non-standard Memorial by quotation		Single Permit	50

		\$		\$
	(b) Permit for each memorial— New monument with kerbing	120	(j) Non-standard memorials by quotation(k) Book of remembrance—	
	New Lawn area type monument	100	(i) Fees for new inscriptions—	
	Additions to any monument	55	Two line inscription	70
	Renovations and additional inscrip-		Each additional line (maximum	,,
	tions	35	eight lines overall)	10
4.	Enclosing with tiles (2.4m x 1.2m)	90	Five line inscription with em-	
5.	Service Fee— Hourly Rate	35	blem	150
	Minimum Rate	35 70	Maximum Eight line inscription with emblem	180
6.	Funeral director's licence—	70	(ii) Personal Copies—	100
	(a) Annual Fee—		Two line inscriptions	40
	Licence	350	All other	80
	Branch account fee	100	11. Search fee—	
_	(b) Single funeral permit.	50	(a) Involving Board Staff—	
7.	Re-issue of grant of right of burial	50	For up to two interments or mem-	NUC
8.	Penalty fees (chargeable in addition to scheduled fees)—		orial locations only For each additional location inquiry	N/C
	Late arrival, departure or insufficient		or for each search requiring infor-	
	notice	50	mation additional to location (per	
	Interment of oblong or oversized casket	100	registration)	2
	Interment or cremation on Saturday,		(minimum fee)	5
_	Sunday or Public Holidays	175	Photocopies of records (per copy)	1
9.	Cremation Fees—	000	(b) Without staff assistance	
	(a) Adult Cremation	320	Access to microfiche or microfilm	
	(b) Child (under thirteen years)(c) Government cremation	200	readers	10
	(d) Stillborn cremation (without memorial	160	Charge per hour or part thereof	5
	service and including scattering of			
	ashes to the winds)	50		
	(e) Pre-need cremation certificate	370	The fees and charges in the above schedule were	set by
	(f) Use of Chapel (service only or extended	0.0	resolution at a duly convened meeting of the Metrop Cemeteries Board held on 8 June 1989.	olitan
	cremation time)	160		
10.	Disposal of ashes: The tenure on all crem-		C. J. JAMIESON,	
	ation memorials shall be 25 years from the		Chairn	ian.
	date of receipt of the scheduled fee.		P. D. MACLEAN,	
	(a) Niche wall—		General Mana	ger.
	Single Niche (including standard	105		
	plaque)	195		
	Double Niche (including standard plaque)	300	<u> </u>	
	Second Inscription (Admiralty	300		
	bronze plaque)(Admiratty	95		
	Plaque for reserved Position—Single.	80	LOCAL GOVERNMENT ACT 1960	
	Plaque for reserved Position—		City of Kalgoorlie-Boulder	
	Double	135		
	Military Niche (not including plaque) (b) Memorial wall—	145	Notice of Intention to Borrow	
	Single Position (including standard		Proposed Loan (No. 82) of \$2 000 000	
	plaque)	300	PURSUANT to Section 610 of the Local Government	nt. Act.
	Double Position (including standard	000	1960 the City of Kalgoorlie-Boulder hereby gives notice	
	plaque)	450	it proposes to borrow money by the sale of a debe	enture
	Second Inscription	95	repayable at the office of the lender by equal half-	
	(c) Garden of Remembrance includes stan-		instalments of principal and interest for the following	terms
	dard plaque and reservation for second	000	and purpose: Loan No. 82—\$2 000 000—10 year term-	-Con-
	interment	230	tribution to Entertainment Centre Construction.	_
	Plaque for stillborn gardens(d) Ground Niche	$\frac{105}{450}$	Plans, specifications and estimates as required by S	
	Special Position	550	109 of the Act are available for inspection at the office	
	(e) Memorial Rose bush—	000	Council during business hours for a period of thirty-fiv days after the publication of this notice.	re (35)
	Garden position with reservation for			
	three further interments	790	M. R. FINLAYSON,	
	Plaque for reserved position	110		yor.
	Each further interment	150	R. G. HADLOW,	
	(f) Family Shrub—		Town Clerk/City Mana	ger.
	Individual shrub with reservation for	1.010		
	three further interments Plaque for reserved position	1 010 110		
	Each further interment	150		
	Ground niche plaque—extra	215		
	(g) Memorial desk (position only): single	210		
	position	340		
	(h) Memorial granite seat: seat in position		LOCAL GOVERNMENT ACT 1960	
	(plaque extra cost)	$1\ 250$	China of Manua	
	(i) Other fees—		Shire of Moora	
	Family grave	70	Loan	
	Postage of ashes—overseas	90	Local Government Department,	
	Postage of ashes—within Australia	65 55	Perth, June 14, 1	989.
	Collection of ashes from office	55	IT is hereby notified for public information that His	
	Transfer of ashes to new position	5 0	lency the Governor has approved under the provision	ons of
	(plus cost of plaque if required) Acceptance and registration of ashes	50	section 44 of the Health Act. 1911, of the Shire of 1	Moora
	from outside crematoria	50	raising a loan of \$20 000 to subsidise the cost of constr	uction
	Scattering of ashes to the winds	45	of aged persons accommodation situated on Moora Lo	ot 394,
	Attendance at placement of ashes	40	Moora.	•
	(additional)	50	R. WEARNE,	
	Storage in safe custody after six		Acting Directo	r,
	months (per month)	5	Local Government Serv	

LOCAL GOVERNMENT ACT 1960

The Municipality of the City of Bayswater

By-Laws Relating to Hawkers

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 25th day of October 1988, to make and submit for confirmation by the Governor the following By-laws.

By-Laws Relating to Hawkers Revocation

1. The By-laws of the City of Bayswater Relating to Hawkers published in the Government Gazette of 3 September 1982, and amended by notice published in the Government Gazette of 19 November 1982, are hereby revoked.

Citation

2. These by-laws may be cited as the City of Bayswater By-Laws Relating to Hawkers.

Interpretation

3. In these by-laws-

"Council" means the Council of the Municipality of the City of Bayswater;

"community association" means an institution, association, club, society or body, whether incorporated or not, the objects of which are of a charitable, benevolent, religious, cultural, educational, recreational, sporting or other like nature and the members of which are not entitled or permitted to receive any pecuniary profit from the transactions thereof;

"district" means the Municipal district of the City of Bayswater;

"hawker" means a person as defined in section 217 (1) of the Local Government Act 1960, (as amended);

"licensee" means a person to whom a licence is granted under these by-laws;

"licence" means a hawker's licence issued pursuant to these by-laws; and

"Clerk" means the Town Clerk or the person acting for the time being in that capacity.

- 4. These by-laws do not apply to any community association, or any other organisation undertaking a venture of a charitable nature.
- 5. A person shall not hawk any goods, wares or merchandise within the district, unless that person holds a current licence under these by-laws.
- 6. Subject to these by-laws, the Council may issue licences and may, at its discretion, issue a licence for a period less than one year, but for not less than one month.
- 7. (1) A licence shall be in the form set out in the First Schedule to these by-laws; and the licence fees shall be the fees set out in the Second Schedule to these by-laws and those fees shall be paid by the a licensee to the Council forthwith upon the issue to him of the licence.
 - (2) A licence is not transferable
- (3) A licence is valid for the hawking of the goods, wares or merchandise therein described only; and, in the case of a licence limited to a part of the district is valid for that part of the district only.
- 8. (1) Every person wishing to obtain a licence shall make application therefor to the Council.
 - (2) An application for a licence shall be made in writing and shall specify-
 - (a) the kind of goods, wares or merchandise which the applicant requires to hawk;
 - (b) the type of vehicle, conveyance or means of carriage to be employed in hawking;
 - (c) the period for which the licence is required; and
 - (d) where the licence is required to be limited to a part of a district the part of the district to which it is so to be limited.
- 9. (1) The Council shall not issue a licence if the aggregate number of licences authorised by these by-laws has already been issued; and shall not issue a licence for the hawking of any class of goods if the aggregate number of licences authorised by these by-laws for that class of goods has already been issued.
- (2) The Council shall not issue a licence (other than a renewal of a licence) to an applicant, unless the applicant produces to the Council a certificate signed by two Justices of the Peace certifying that the applicant is of good character and reputation and is a fit person to exercise the trade of a hawker.
- (3) The Council may refuse to issue a licence if the needs of the district or the portion thereof, for which the licence is sought are adequately catered for by established shops.
- (4) The Council may refuse to issue a licence or may cancel a licence in the event that the applicant or licensee (as the case may be)—
 - (a) is an undischarged bankrupt or becomes bankrupt;
 - (b) has been twice convicted during the preceding five years or is twice convicted in the space of five years of an offence against the by-laws of any local authority relating to hawkers:
 - (c) does not conform with the requirements of the Health Act, 1911, or the Model Bylaws made under that Act..
- (5) Upon the cancellation of a licence the holder thereof shall forthwith return the licence to the Clerk and shall forfeit all fees paid in respect of the licence.
- 10. (1) The Council shall not in any financial year concurrently issue more than six licences and shall not concurrently issue licences for hawking special classes of goods in excess of the following—

	In Townsites	No. of Licences
(a)	Clothing, clothing materials an manchester goods	2
(b)	Electrical goodsOther merchandise	 2
(c)	Other merchandise	 2

- (2) The Council shall issue licences in the order of priority of application and, in case of apparent equality of priority of any applications, shall determine which application shall have greater priority.
 - 11. The Council may revoke any licence issued by it on any of the following grounds-
 - (a) that the licensee has committed a breach of these by-laws;
 - (b) that the licensee has committed a breach of the terms or conditions of the licence;
 - (c) that the licensee is not conducting his business in a respectable or sober manner;
 - (d) that the licensee has assigned the licence issued to him or does not himself carry on the business;
 - (e) that the licensee is not regularly carrying on the business for which the licence was granted.
 - 12. A hawker while hawking shall-
 - (a) carry with him his licence and shall produce the same to any officer of the Council or to a police officer on demand;
 - (b) have his name and the words "licensed hawker" legibly and conspicuously displayed on his vehicle, barrow, bag or tray; and
 - (c) when selling goods, wares or merchandise by weight, carry and use for that purpose, scales tested and certified in accordance with the provisions of the Weights and Measures Act, 1915-1958.
 - 13. A hawker shall not-

No.

- (a) hawk between the hours of sunset and the next sunrise, or on any Sunday, or on Christmas Day or Good Friday, without the consent of the Council; or
- (b) act in an offensive manner.

Penalties

14. Any person committing a breach of these by-laws is liable to a penalty not exceeding Five Hundred Dollars (\$500).

First Schedule City of Bayswater HAWKER'S LICENCE

of	
is hereby licensed to hawk	
described in his application dated the	
within the district of the City of Bayswater or the f	ollowing portion of the district namely
during the month of	
day of subject to the	by-laws relating to hawkers from time to
time in force in the said district.	by laws relating to marriers from time to
	Town Clerk.

Second Sche	edule .
FEES FOR HAWKER	
Class of Licence	Annually
	In
() () ()	Townsites
(a) Clothing, clothing material and	400
manchester (b) Electrical goods	\$20 \$20
(c) Other (specify)	\$20
, , , , , , , , , , , , , , , , , , ,	4-0
Dated this 1st day of October 1987	
The Common Seal of the City of Bayswater was	hereunto affixed by
authority of a resolution of the Council in the p	oresence of—
[L.S.]	
	J. B. D.'ORAZIO, Mayor.
	K. B. LANG,
	Town Clerk.
Recommended—	
Hecommended—	IEDD CADD
	JEFF CARR, Acting Minister for Local Government.
	recome minimized for Local Government.

Approved by His Excellency the Governor in Executive Council this 13 day of June 1989.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960

City of Kalgoorlie-Boulder

(Valuation and Rating) Order 1989

MADE by His Excellency the Governor under the provisions of section 533 (17) of the Local Government Act.

Citation

1. This Order may be cited as the "City of Kalgoorlie-Boulder (Valuation and Rating) Order 1989".

Authorisation to Retain Systems of Valuation

2. The Council of the City of Kalgoorlie-Boulder is authorised to use the same systems of valuation as were used in respect of the districts of the Town of Kalgoorlie and Shire of Boulder immediately before their unification and declaration as a City, notice of which was published in the *Government Gazette*.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Coolgardie

By-laws Relating to Bees Kept on Residential Zoned Land

IN pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of November 1988, to make and submit for confirmation by the Governor, the following By-laws.

- 1. In this By-law, unless the context requires otherwise:
 - "Act" means Local Government Act 1960 (as amended).
 - "District" means the District of the Shire of Coolgardie.
 - "Council" means the Council of the Municipality of the Shire of Coolgardie.
 - "Residential" means any land zoned Residential under Councils Town Planning Scheme.
- "Shire Clerk" means the Shire Clerk for the Municipality of the Shire of Coolgardie.
- 2. (a) No person shall keep bees in an area zoned for residential purposes within the Shire of Coolgardie, without first having obtained written approval of the Shire Clerk of the Council.
- (b) Such approval is subject to the provision of a current Certificate of Registration as a beekeeper from the Department of Agriculture.
- 3. (a) No person shall keep more than two hives of bees on any land zoned for residential purposes within the Municipality of the Shire of Coolgardie.
- (b) Subject to compliance with all Statutes and By-laws, Council may, upon written application, grant exemption to sub-bylaw (a) of this by-law, to apiarists on residential land who can demonstrate sound hive management.
- (c) Approval which has been granted under sub-bylaw (b) of this by-law may be withdrawn at any time if Council is of the opinion that a nuisance exists for occupiers of other residential premises.
- 4. A person shall not keep, or permit to be kept, bees in a bee hive on any residential zoned land within the District unless—
 - (a) prior to the siting of hives an adequate supply of water is provided not less than ten (10) metres from the proposed site of the bee hive; and
 - (b) the bee hive is screened in a manner which affords protection to neighbouring residents and passers by; and
 - (c) the bee hive is not less than five (5) metres from a boundary fence.
- 5. A person shall not keep bees in such a manner as to cause a nuisance to any other person.

Whenever, in the opinion of Council, a nuisance arises because of the keeping of bees, Council may order the withdrawal of approval and direct the occupier of the land to remove bee hives from the land within a time specified in a written Notice.

7. Any person who fails to comply with a written notice referred to in by-law 7, or contravenes this by-law or any part thereof, commits an offence and shall be liable, on conviction, to a penalty not exceeding \$200.

Dated this 17th day of January 1989.

The Common Seal of the Shire of Coolgardie was hereunto affixed in the presence of—
[I.S.]

G. E. LITTLE, Shire President. A. B. WRIGHT, Acting Shire Clerk.

Recommended-

JEFF CARR, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on the 13th day of June 1989.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Dalwallinu By-laws Relating to the Repeal of By-laws

IN pursuance of the powers conferred upon it by the Local Government Act and of all other powers enabling it, the council of the abovementioned municipality hereby records having resolved on the 19th day of April, 1988, to make and submit for confirmation by the Governor the following by-laws.

By-law to repeal the following by-laws of the Shire of Dalwallinu.

, , , , , , , , , , , , , , , , , , , ,		
	Governi	ment Gazette
	Date	Folio
Motor Traffic and Standard Lights	3/11/16	1977
2. General By-laws	18/5/17	837-842
3. Dog By-laws	13/12/29	2759
4. Cattle, Trespass, Fencing and Impounding	25/7/30	1727
5. Regulation and Licensing of Hawkers	8/5/31	1205
6. Discount on Rates	25/8/33	1248
7. Minutes		113
8. Cattle, Trespass, Fencing and Impounding	25/2/38	277-289
	25/10/40	1940
	13/1/71	86
9. Storing of Inflammable Materials	30/12/38	
		2210-2211
10. Vehicle Weights	5/1/40	10-11
11. Vehicle Parking	20/9/40	1716
12. Appointment of Employees	14/11/41	1684
13 Long Service Leave	11/11/49	2905
14. Xantippe Dam	11/12/53	2471
15. Camping By-laws	2/3/56	634-635
16. Heavy Traffic	20/1/56	324
17. Employees Retiring Age	15/7/58	1586
18. Removal of Refuse	20/12/60	
		4055-4056

Dated the 21st March, 1989.

The Common Seal of the Shire of Dalwallinu was hereto affixed in the presence of—

W. M. DINNIE, President.

B. J. GOLDING, Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in the Executive Council this 13th day of June 1989.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Shire of Katanning

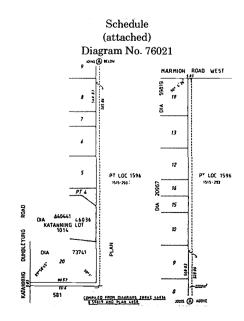
Closure of Private Street

Department of Local Government, Perth, 13 June 1989.

LG: KA 4-14.

IT is hereby notified for public information that His Excellency the Governor has approved under the provisions of section 297A of the Local Government Act 1960, the resolution passed by the Shire of Katanning that the private street which is described as being portion of Kojonup Location 1596, being the whole of the land coloured brown and marked ROW on Plan 4658 and being the whole of the land contained in Certificate of Title Volume 817 Folio 47 be closed, and the land therein be amalgamated with adjoining Lot 20, as shown in the Schedule hereunder.

M. C. WOOD, Secretary for Local Government.



LOCAL GOVERNMENT ACT 1960

Town of Northam and Shire of Northam

(District and Ward Boundaries)

Order No. 1, 1989

MADE by His Excellency the Governor under the provisions of section 12 of the Local Government Act.

Citation

1. This Order may be cited as the "Town of Northam and Shire of Northam (District and Ward Boundaries) Order No. 1 1989".

Alteration of District Boundaries

2. The boundaries of the districts of the Town of Northam are hereby altered and adjusted so as to sever from the district of the shire of Northam the land described in the Schedule to this Order and annex that land to the Town of Northam.

Alteration of Ward Boundary

3. The boundary of the East Ward of the Shire of Northam is hereby altered by the severance therefrom of the land described in the Schedule to this Order.

By His Excellency's Command,

G. PEARCE, Clerk of the Council.

Schedule

Technical Description

Transfer of Territory from the Shire of Northam to the Town of Northam

All that portion of land bounded by lines starting at the intersection of a line parallel to and 412 metres southeasterly from the northwestern boundary of Avon Location P with the south western boundary of Lot 62 as shown on Office of Titles Plan 1831, a point on a present southeastern boundary of the Town of Northam and extending southeasterly along the southwestern boundary of Lot 62 to the south-eastern corner of the northern severance of Lot 203 as shown on Office of Titles Plan 14847; thence southwesterly and northwesterly along boundaries of that severance to the northernmost southeastern corner of Avon Location 28789 (Reserve 38743); thence southwesterly and southeasterly along boundaries of that location to the northeastern corner of the southern severance of Lot 203; thence southeasterly and southwesterly along boundaries of that severance and onwards to the southeastern corner of Lot 204 as shown on Office of Titles Plan 14847; thence southwesterly 124.2 metres along the southeastern boundary of that lot; thence 330 degrees 47 minutes, 83.3 metres; thence 311 degrees 47 minutes, 116.6 metres to a line parallel to and 412 metres southeasterly from the northwestern boundary of Avon Location P, a point on a present southeastern boundary of the Town of Northam and thence northeasterly along that boundary to the starting point.

Department of Land Administration Public Plan: Northam 2000 22.17.

LOCAL GOVERNMENT ACT 1960

The Municipality of the Shire of Toodyay

By-Laws relating to Parks, Public Reserves, Sports Grounds, Recreation Grounds or Open Space Areas vested in Council.

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 May 25, 1988 to make and submit for confirmation by the Governor, the following amendments to the above By-Laws referred to as "The Principal By-Laws" as published in the Government Gazette on 16th June, 1978.

- 1. Clause 9 of the Principal By-Laws is repealed and substituted with a new clause as follows—
 - "9. No person, unless authorised in that behalf by the Council, shall lead, ride or drive any horse, cattle, bicycle, tricycle, motorcycle or vehicle upon or over any portion of any park, public reserve, sports ground, recreation ground or open space area vested in the Council, except upon a carriageway or an area set aside for the purpose of parking. Provisions of this clause do not apply to physically impaired people using wheelchairs including motorized wheelchairs.
- 2. Clause 10 of the Prinicipal By-Laws is repealed and substitued with a new clause as follows—
 - "10. No person, unless authorised in that behalf by the Council, shall leave any vehicle, whether in charge of any person or not, stationary upon any part of such park, public reserve, sports ground, recreation ground, or open space area vested in the Council except upon a carriageway or part of such park, public reserve, sports ground, recreation ground, or open space area vested in the Council, set aside for the purpose. Provisions of this clause do not apply to physically impaired people using wheelchairs including motorized wheelchairs."

- 3. Clause 11 of the Principal By-Laws is repealed and substituted with a new clause as follows— $\,$
 - "11. No person shall leave any vehicle, whether in charge of any person or not, stationary upon a carriageway within any park, public reserve, sports ground, recreation ground, or open space area vested in the Council, except on a duly appointed stand, or thereon for a longer period than is specified by a notice exhibited in such park, public reserve, sports ground, recreation ground or open space area vested in the Council. Provisions of this clause do not apply to physically impaired people using wheelchairs including motorized wheelchairs."

Dated on 20 June, 1988.

The Common Seal of the Shire of Toodyay was hereunder affixed by authority of a resolution of Council in presence of—
[L.S.]

R. SOMERS, President. ROBERT J. MILLAR, Shire Clerk.

Recommended-

JEFF CARR, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 13th day of June 1989.

G. PEARCE, Clerk of the Council.

LOCAL GOVERNMENT ACT 1960 The Municipality of the Shire of West Arthur

By-laws Relating to Pest Plants

IN pursuance of the powers conferred upon it by the abovementioned Act, and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on 18 August 1988, to make and submit for confirmation by the Governor the following amendment to its by-laws Relating to Pest Plants, published in the *Government Gazette* on 5 August 1983 and amended in the *Government Gazette* on 18 September 1987.

The principal by-laws are amended by removing the following-

1. Delete after line 4 in the First Schedule—

" Doublegee

Emex Australis"

Dated this 18th day of August 1988.

The Common Seal of the Shire of West Arthur was hereto affixed in the presence of—
[L.S.]

K. M. McINERNEY,
President.
G. S. WILKS,
Shire Clerk.

Recommended-

JEFF CARR, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 13th day of June 1989.

G. PEARCE,

Clerk of the Council.

LOCAL GOVERNMENT ACT 1960

Municipal Elections

Department of Local Government, Perth, 16 June 1989.

IT is hereby notified, for general information, in accordance with section 138 of the Local Government Act 1960, that the followig persons have been elected members of the undermentioned Municipalities to fill the vacancies shown in the particulars hereunder-

Date of Election; Member Elected, Surname, First Names; Office; Ward; How Vacancy Occurred; (a) Effluxion of time; (b) Resignation; (c) Death; (d) Disaqualified: (e) Other; Name of Previous Member; Remarks.

Shire of Wickepin

24/5/89; Hodgson, Margaret Alison; Councillor; North; (a); King, N.E.; Extraordinary.

Shire of Serpentine-Jarrahdale

6/5/89; Pascall, Jeanette Anne; Councillor; South; (b); Kentish, H.C.; Extraordinary.

BROCKWAY TIP

IT is hereby notified for public information that the Western Refuse Disposal Zone Committee has resolved to increase the tipping fees at Brockway Tip Site from 1 July 1989 as follows

Schedule

Western Refuse Disposal Zone

Brockway Landfill Site

Tip Fees Effective From 1 July 1989

1.	Ratepayers—Number of free trips per year (Applies to cars, vans, utilities, trailers, trucks up to 2 tonne). Number of free trips to tip each year as per entitlement card.
	Commercial fees apply when free trips used up.

Commercial (If no weighbridge in use).

(a)	Cars, utilities, vans and trailers not	
	exceeding 1.8 m x 1.2 m x 0.6 m	10.00
(b)	1 tonne utilities, commercial vans and	
	trailers exceeding 1.8 m x 1.2 m x	
	0.61 m	15.00

(c) Tandem axle trailers exceeding 1.8 m x 1.2 m x 0.61 m used for commercial collection of bagged refuse
1.2 m x 0.61 m used for commercial collection of bagged refuse
lection of bagged refuse
(d) Trucks below 4 tonne aggregate weight
(e) Trucks 4-6 tonne aggregate weight
(f) Trucks 6-8 tonne aggregate weight
with single axle
(h) Trucks over 8 tonne aggregate weight
(h) Trucks over 8 tonne aggregate weight
with dual axle 90.00
(i) Articulated vehicles
(j) Compactor vehicles—load capacity not
exceeding 3 cubic metres
(k) Compactor vehicles—load capacity 3
cubic metres—10 cubic metres
cubic metres—15 cubic metres
cubic metres—20 cubic metres 90.00
(n) Compactor vehicles—load capacity 20
cubic metres—30 cubic metres
(o) Compactor vehicles—load capacity 30 Fee on Ap-
cubic metres—40 cubic metres plication
(p) Compactor vehicles—load capacity Fee on Ap-
(p) Compactor vehicles—load capacity Fee on Apover 40 cubic metres plication
(q) Bulk bins not exceeding 3 cubic metres. 15.00
(r) Bulk bins 3 cubic metres—6 cubic
metres
(s) Bulk bins 6 cubic metres-10 cubic
metres
metres
metres
(u) Bulk bins 20 cubic metres—30 cubic
metres
(v) Bulk bins exceeding 30 cubic metres 140.00
(w) Car bodies
(x) Truck bodies
(y) Car tyres—utility load
(z) Truck tyres—truck load
3. Special Burials
In addition to charges set out in 2. above,
the following charges apply for special
burials.
(a) To dig a hole up to 5 cubic metres
(including burial)
plus (1) Production (1)
(b) Extra for 5 cubic metre or over
(including burial)

J. F. R. McGEOUGH, Manager, Western Refuse Disposal Zone.

BUILDING MANAGEMENT AUTHORITY

3.00

Tenders, closing at West Perth, at 2.30 pm on the dates mentioned hereunder, are invited for the following projects. Tenders are to be addressed to:-

The Minister for Works, c/o Contract Office, Dumas House, 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.

Tender No.	Project	Closing Date	Tender Documents now available from:
24771	Geraldton Senior High School—Alterations & Extensions. Builders Categorisation Category C.	21/6/89	BMA West Perth BMA Geraldton
24772	Perth—Police Headquarters—Supply & Installation of 200 KVA Uninterruptible Power Supply.	21/6/89	BMA West Perth
24773	Perth—Police Headquarters—Supply & Installation of 400 KVA Emergency Generator.	21/6/89	BMA West Perth
24774	Bibra Lake Primary School—Stage 2 Additions. Builders Categorisation Category C.	21/6/89	BMA West Perth
24769	Curtin House—Perth—Refurbishment. Builders Categorisation Category A. Selected Tenderers Only. Deposit on Documents \$200.	21/6/89	BMA West Perth

BUILDING MANAGEMENT AUTHORITY—continued

Tender No.	Project	Closing Date	Tender Documents now available from:
24765	W.A. College of Advanced Education, Churchlands—Case Study Buildings and Zone B Chilled Water System Stage 1—Mechanical Services. Supply (except Chillers & Cooling Towers), Installation, Commissioning & Maintenance (excluded controls). Nominated Sub Contract.	28/6/89	BMA West Perth
24776	Marangaroo Primary School—Additions. Builders Categorisation Category C.	28/6/89	BMA West Perth
24777	South Lake Primary School—Additions. Builders Categorisation Category D.	28/6/89	BMA West Perth
24780	Middle Swan—Bandyup Prison—Ground Detection System (Supply and Commission)	28/6/89	BMA West Perth
24770	Marangaroo Family Centre—Construction. Builders Categorisation Category D.	5/7/89	BMA West Perth
24775	Kalgoorlie Family Centre—Construction. Builders Categorisation Category D.	5/7/89	BMA West Perth BMA Kalgoorlie
24778	East Fremantle Police Licensing Centre—Alterations & Extensions. Builders Categorisation Category D.	5/7/89	BMA West Perth
24779	Middle Swan—Bandyup Prison—CCTV System (Supply and Commission).	5/7/89	BMA West Perth
24781	Curtin House, Perth—Refurbishment—Electrical Services. Nominated Sub Contract.	28/6/89	BMA West Perth
24782	Curtin House, Perth—Refurbishment—Mechanical Services. Nominated Sub Contract.	28/6/89	BMA West Perth
24769	Curtin House—Perth—Refurbishment. Builders Categorisation Category A. Selected Tenderers Only. Deposit on Documents \$200.	5/7/89 (Extended)	BMA West Perth
24784	Perth—Albert Facey House—Lot 100 Forrest Place—Office Accommodation Fitout. Selected Tenderers Only. Deposit on Documents \$100	5/7/89	BMA West Perth
24785	Ocean Reef Primary School—General Teaching Block (7 Teaching Areas)—Construction. Builders Categorisation Category D.	12/7/89	BMA West Perth
24786	Beechboro Primary School—General Teaching Block (7 Teaching Areas)—Construction. Builders Categorisation Category D.	12/7/89	BMA West Perth
24787	Wagin District Hospital—Renovations. Builders Categorisation Category D.	12/7/89	BMA West Perth BMA Narrogin

C. BURTON, Executive Director, Building Management Authority.

Acceptance of Tenders

Tender No.	Project	Contractor	Amount
0.1515		D 0 D C /	\$
24745	Canning Vale Metropolitan Prison Complex—Medium Security Prison—Closed Circuit Television System.	R. & D. Systems	289 009
24759	Department for Community Services, Karratha—Family Centre—Erection.	Wylie & Skene Pty Ltd	457 837

STATE TENDER BOARD OF WESTERN AUSTRALIA

Tenders Invited

Date of Advertising	Schedule No.	Description		
1989			1989	
May 26	384A1989	Automatic Colour Paper Processor for Department of Land Administration	June 22	
May 26	378A1989	Daylight X-Ray Film Processing Equipment and Automated Chemical Mixing Equipment for the Radiology Department, Royal Perth (Rehabilitation) Hospital	June 22	
June 9	85A1989	Ammunition (1 year period)—various Government Departments	June 29	
May 5	101A1989	Lubricants and Fuels for various Government Departments in Western Australia	June 29	
June 2	391A1989	1 only Track Type Bulldozer with straight blade and five tyre ripper for the Department of Conservation and Land Management at		
		Pemberton	June 29	

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

${\it Tenders\ Invited---continued}$

Date of Advertising	Schedule No.	Description	Date of Closing
1989			1989
June 9	401A1989	Prosthetic Services (1 year period) (Recall of certain items) for the Health Department	June 29
June 9	402A1989	Dental Supplies (1 year period with the option to extend for 1 year)—various Government Departments	June 29
June 16	409A1989	Urilogical X-Ray Equipment for the Royal Perth (Rehabilitation) Hospital	July 13
June 16	137A1989	Cable Power Electrical (1 year period)—various Government Departments	July 13
		Invitation to Register Interest	
	Itri-No. 1-89	Invitation to Register Interest for the supply of U.H.F. Repeater Equipment and Ancillary Requirements for the Western Australia Police Department	July 13
		Service	
May 26	177A1989	A Pilot Vessel Service at Shark Bay for Two Years initially, with an option to extend for a further year—Department of Marine and Harbours	June 22

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1989			1989
June 2	385A1989	Secondhand Chamberlain Rubber Tyred Tractor (MRD 0251) at Welshpool	June 22
June 2	386A1989	Secondhand Pacific Multi Wheel Roller (MRD 3722) at Welshpool	June 22
June 2	387A1989	1973 Massey Ferguson Tractor (UQE 831) and 1977 Ford 5000 Front End Loader (XQC 140) at Mundaring	June 22
June 2	388A1989	Secondhand "Brehmer" Folding Machine, Secondhand "Sinar" Camera and Secondhand Camera, Eye Level Prism "Pentax 6x7" at	
T 0	200 4 1 000	Wembley	June 22
June 2	389A1989	1987 Ford Falcon XF Sedan (MRD 2352) at Geraldton	June 22
June 9 June 9	392A1989	1985 Nissan Patrol 4x4 Station Wagon (7BL 385) at Broome	June 29
	393A1989	1987 Ford Fairmont XF Sedan (7KI 887) at Port Hedland	June 29
June 9	394A1989	1986 Ford Falcon Utility (XQX 467) at South Hedland	June 29
June 9	395A1989	1986 Ford Falcon XF Sedan (6QF 235) at Geraldton	June 29
June 9 June 9	396A1989	1986 Ford Falcon XF Sedan (6QH 299) (Recall) at Ludlow	June 29
June 9	397A1989	1987 Nissan Navara 4x2 Ute (6QL 020), 1986 Nissan Navara 4x2 Ute (6QJ 207), 1985 Nissan 4x2 Ute (6QD 901), 1984 Nissan SWB Patrol Wagon (6QC 267) at Maujimup	June 29
June 9	398A1989	1987 Toyota Tercel 4x4 Wagon (6QN 932), 1983 SWB Nissan Patrol (XQZ 588), 1985 Nissan 720 4x2 Ute (6QF 480) at Ludlow	June 29
June 9	399A1989	1985 Nissan King Cab Ute (6QF 266), 1986 Nissan King Cab Ute (6QK 266), 1987 Nissan King Cab Ute (6QK 618), 1984 Nissan Patrol Wagon (6QC 074) 1987 Nissan King Cab Ute (6QK 616) at Manjimup	June 29
June 9	400A1989	1986 Nissan Pintara Station Sedan (6QK 244), 1986 Nissan Pintara Station Sedan (6QJ 201) at Albany	June 29
June 16	403A1989	1985 Nissan Patrol Turbo Diesel 4x4 Tray Top (6QG 095), 1986 Mazda 4x2 Steel Tray Utility (6QJ 547), 1985 Nissan King Cab 4x2 Utility 720 (6QD 881), 1985 Suzuki Sierra 1.3 Hardtop 4x4 JX (6QD 703) and 1988 Holden Commodore VH Sedan (6QH 980) at Manjimup	July 6
June 16	404A1989	1985 Nissan Patrol 4x4 Steel Tray (XQY 729) and 1985 Nissan Patrol 4x4 Steel Tray (6QP 410) at Manjimup	July 6
June 16	405A1989	1986 Mitsubishi L300 4x4 Van (6QJ 862), 1986 Toyota Hilux 4x4 Tray Body Xtra Cab (6QI 263), 1987 Toyota Hilux 4x4 Well Body (6QL 671), 1984 Nissan Patrol 4x4 Tray Back (6QI 623), 1985 Ford Falcon XF Sedan 3.3 Motor (6QD 326) and 1987 Nissan Navara 4x4 Pick Up (6QM	out o
June 16	406A1989	029) at Mundaring	July 6
		Toyota Land Cruiser 4x4 Personal Carrier (6QH 851) at Mundaring.	July 6

STATE TENDER BOARD OF WESTERN AUSTRALIA—continued

For Sale by Tender—continued

Date of Advertising	Schedule No.	For Sale			
1989			1989		
June 16	407A1989	Two (2) Secondhand Linotype Machines at the State Printing Division—Wembley (Recall)	July 6		
June 16	408A1989	Surplus Photographic Equipment at the State Printing Division—Wembley	July 6		

Tenders, addressed to the Chairman, State Tender Board, 815 Hay Street, Perth 6000 will be received for the above-mentioned tenders until 10.00 am on the date 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.

L. W. GRAHAM, Chairman, State Tender Board.

Accepted Tenders

Schedule No.	Particulars	Contractor	Rate
	Supply o	and Delivery	
11A1989	Machine Cutting Tools (1 year period)—various Government Departments	J. Blackwood & Son Limited J. S. Sadique P/L	Details on Request
	Purchase	and Removal	
326A1989	1973 Zetor 6711 Tractor (UQP 299) (Inoperative)—Department for Community Services, Badgingarra	Tractor Wreckers of Kulin	\$2 200.00
346A1989	1986 Toyota Hilux 4x4 Tray Back (6QI 259) at Kununurra	Drews Carpet and Lounge Suite Services	\$4 027.50
351A1989	Secondhand Surplus Power Generating Equipment at Esperance	Various	Details on Requiest
360A1989	1984 Toyota Hilux Trayback (6QC 794) at Kununurra	Paul A. Currie	\$9 650.00
367A1989	1984 Nissan Patrol SWB 4x4 Wagon (6QC 268)	Ian Campbell	Item 1 \$11 500.00
	1985 Toyota Hilux 4x4 Xtra Cab Utility (6QG 070) at Manjimup	Kevin Davis Carworld	Item 2 \$8 525.00
368A1989	1985 Nissan 4x2 Crew Cab Pickup Utility (6QG 055)	Prestige Toyota	Item 1 \$8 726.00
	1983 Mitsubishi 4x4 L200 Utility (XQY 027)	Olympic Motor Co	Item 2 \$7 031.00
	1965 Box Trailer (UQW 887)	Kevin Davis Carworld	Item 3 \$120.00
	1987 Nissan Navara 4x4 King Cab Pickup (6QK 588) at Mundaring	Olympic Motor Co	Item 4 \$10 100.00
369A1989	1983 Nissan Patrol Station Wagon 4WD (MRD 7313) at Welshpool (Recall)	Simon House	\$10 000.00
370A1989	Gemco Hydraulic Post Hole Borer (MRD 4939) at Derby	Newport Used Tractor Spares	\$800.00

MAIN ROADS DEPARTMENT

Tenders

Tender No.	Description	Closing Date 1989
239/88	Provision of routine testing Metropolitan Division. 12 month period 1 July 1989 to 30 June 1990	27 June
8/89	Load and cart pavement materials, Great Northern Highway, Ellendale East, Kimberley Division. Documents available from MRD Loch St, Derby. Contract closes in Derby. This is a federally funded ACRD Project	20 June
5/89	Supply and delivery of granulated rubber	4 July

MAIN ROADS DEPARTMENT—continued

Acceptance of Tenders

Contract No.	Description		Successful Tenderer	Amount
205/88	Construction of stock proof gri Meekatharra Road, Kalgoorlie Div	ds Kalgoorlie,	F. Bilcich Contractors Pty Ltd	\$ 44 889

D. R. WARNER, Director, Administration and Finance.

APPOINTMENT

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

> Registrar General's Office, Perth, 9th June 1989.

R.G. No. 1/88.

IT is hereby notified, for general information Alan Charles Plummer has been appointed as District Registrar of Births, Deaths and Marriages for the Murchison Registry District to maintain an office at Mt Magnet during the absence on leave of Mr D Crabtree This appointment dated from 6th June 1989 to 5th July 1989.

D. G. STOCKINS, Registrar General.

ERRATA

MINING ACT 1978

Notice of Intention to Forfeit

WHEREAS errors occurred in the notice published under the above heading on page 1422 of Government Gazette (No. 46) of 5 May 1989, they are corrected as follows—

On page 1423-

Under the heading North East Coolgardie Mineral Field, Kanowna District insert heading "Mining Lease" before 27/62—Neerling Pty Ltd.

Under the heading Mt Margaret Mineral Field, insert headings "Mt Morgans District" and "Exploration Licence" before 39/150—Pavlinovich, Kevin Michael.

Under the heading Yalgoo Mineral Field, insert heading "Mining Lease" before 59/70—Dale, Giles Rodney; Giles, John Barry.

MINING ACT 1978

THE Minister for Mines pursuant to the powers conferred on him by section 19 of the Mining Act 1978, hereby gives notice that all the Crown land (not being Crown land that is the subject of a mining tenement or an application therefore) described hereunder and situated within the Gascoyne Mineral Field is exempt from Divisions 1 to 5 of Part IV of the Mining Act 1978—

Description of Area

The area bounded by the northern and southern banks of the Gascoyne River, the western boundary of the Carnarvon Irrigation District and the southerly prolongation of the eastern boundary of Gascoyne Location 309, as depicted on Department of Mines Public Plan Carnarvon 1648.

Dated this 23rd day of May, 1989.

JEFF CARR, Minister for Mines.

PETROLEUM ACT 1967

Notice of Grant of Exploration Permit

Department of Mines, Perth, 16 June 1989.

EXPLORATION Permit No. EP341 has been granted to Peedamullah Petroleum Pty Ltd of Suite 23, 88 Broadway, Nedlands, Perth, WA 6009, to have effect for a period of five (5) years from the 30 May 1989.

IAN FRASER, Director, Petroleum Division.

COMMONWEALTH OF AUSTRALIA

Petroleum (Submerged Lands) Act 1967

Notice of Grant of Exploration Permit WA-213-P

Department of Mines, Perth, 16 June 1989.

Exploration Permit WA-213-P has been granted to West Australian Petroleum Pty Limited, of 11th Floor, 233 Adelaide Terrace, Perth, WA 6000, to have effect for a period of six years from the 12th day of June, 1989.

IAN FRASER, Director Petroleum Division.

COMMONWEALTH OF AUSTRALIA

Petroleum (Submerged Lands) Act 1967

Notice of Grant of Exploration Permit WA-214-P

Department of Mines, Perth, 16 June 1989.

Exploration Permit WA-214-P has been granted to Western Mining Corporation Limited, of 28-42 Ventnor Avenue, West Perth, WA 6005, to have effect for a period of six years from the 12th day of June, 1989.

IAN FRASER, Director Petroleum Division.

COMMONWEALTH OF AUSTRALIA

Petroleum (Submerged Lands) Act 1967

Notice of Grant of Exploration Permit WA-215-P

Department of Mines, Perth, 16 June 1989.

Exploration Permit WA-215-P has been granted to Western Mining Corporation Limited, of 28-42 Ventnor Avenue, West Perth, WA 6005, to have effect for a period of six years from the 12th day of June, 1989.

IAN FRASER, Director Petroleum Division.

COMMONWEALTH OF AUSTRALIA

Petroleum (Submerged Lands) Act 1967

Notice of Grant of Exploration Permit WA-216-P

Department of Mines, Perth, 16 June 1989.

Exploration Permit WA-216-P has been granted to Norcen International Limited, of 50 Berry Street, North Sydney, NSW 2060, to have effect for a period of six years from the 12th day of June, 1989.

IAN FRASER, Director Petroleum Division.

$\begin{array}{c} \textbf{MEMBERS VOLUNTARY WINDING UP-PRO PINE} \\ \textbf{PTY. LTD.} \end{array}$

AT a meeting of members of the company held at Donnybrook on the 25th May 1989 it was resolved that the company be wound up and that Greg Cartledge of Donnybrook be appointed Liquidator.

MALCOLM J. CROMBIE, Director.

COMPANIES (WESTERN AUSTRALIA) CODE

IN the Matter of OPSM Laboratories Pty. Limited; OPSM Spectacle Makers Pty. Limited; Optical Industries Pty. Limited. (In voluntary liquidation) and

In the matter of the Companies (Western Australia) Code.

NOTICE is hereby given that a general meeting of the companies will be held at the office of the liquidator, 3rd Floor, 49 Market Street, Sydney on Wednesday the 28th day of June, 1989 commencing at 10 am onwards for the purpose of having an account laid before it showing how the winding up has been conducted and the assets of the company disposed of and of hearing any explanation which may be given by the liquidator.

Dated at Sydney this day of May, 1989.

J. W. HURST, Liquidator.

PARTNERSHIP ACT 1895

NOTICE is hereby given that the partnership previously subsisting between Stephen Edward Hewett, Darryn Michael Hewett and Hewett & Headley carrying on the business of plastering contractors at 206 Kooyong Road, Rivervale under the style or firm name of DMS Plasterers has been dissolved as from 11 May 1989.

Dated 11 May 1989.

Stephen Edward Hewett. Darryn Michael Hewett. Sharina Rae Headley. Mark Shane Hewett.

PARTNERSHIP ACT 1895

NOTICE is hereby given that the partnership heretofore subsisting between Timothy William Farrington and Peter Robert Phelan and Alison Clare Phelan carrying on business as Landscape and Earthwork Contracting under the style or firm name of Farlan Joint Venture has been dissolved as from the 20th day of August, 1987 so far as concerns the said Timothy William Farrington who retired from the said firm.

Dated 26 May 1989.

Timothy William Farrington.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

WEST AUSTRALIAN TRUSTEES LIMITED of 135 St George's Terrace, Perth, requires creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estates of the undermentioned deceased persons, to send particulars of their claims to it by the date stated hereunder after which date the Company may convey or distribute the assets, having regard only to the claims of which it then has notice.

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

Ali, Demri also known as Demiri Ali, late of care "Colvin" Farm, Round Hill via Moora, Farm Worker, died 24/2/89.

Cooke, Kenneth Gordon, late of Rowethorpe Nursing Home, Bentley, Minister of Religion, died 18/4/89.

Hendy, Patricia Leonie, late of 1/11 Bowman Street, Shenton Park, Retired Physiotherapist, died 27/4/89.

Norwell, Mary Emma Agnes, late of 245 Surrey Road, Kewdale, Home Duties, died 1/5/89.

Regan, Geoffrey James, late of 44 Angelo Place, Armadale, Machine Operator, died 15/2/89.

Smith, Guy George, late of 23 Throssell Road, Merredin, Retired Farmer, died 29/1/89.

Dated 13 June 1989.

L. C. RICHARDSON, Chief Executive.

TRUSTEES ACT 1962

Notice to Creditors and Claimants

CREDITORS and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned Deceased persons are required to send particulars of their claims to me on or before the 17th day of July 1989, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Ashworth, Dean John, late of 11 Station Street, Cannington, died 21/2/87.

Coote, Dorothy Alexandra, late of Wearne House, Leslie Street, Mandurah, died 15/4/89.

Dewar, Franklin Hector, late of 103 Crawford Road, Maylands and 19 Dawesville Road, Dawesville, died 27/5/89

Dudley, Nancye, late of (Lot 24) 9 Norwood Road, Lower King, via Albany, died 30/6/69.

Farmer, Hazel Susan Gabrielle, late of Kerry Lodge, District Hospital, Katanning, died 2/3/89.

Fawell, Daisy Margaret, late of 10 Pritchard Street, Kewdale, died 27/5/89.

Fitzgerald, Edith, late of Braille Hospital, Kitchener Avenue, Victoria Park, died 26/5/89.

Flanagan, John Richard, late of Villa 55, 52-54 Liege Street, Woodlands, died 19/5/89.

Hillyer, Ellen Elizabeth, late of Bassendean Nursing Home, 27 Hamilton Street, Bassendean, died 28/5/89.

Hogbin, Walter Ernest, late of 27 Glanville Street, Mosman Park, died 26/5/89.

Matthews, Eunice Ivy, late of 55 Archibald Street, Willagee, died 23/5/89.

Mockridge, George, late of Concorde Nursing Home, 25 Anstey Street, South Perth, died 27/5/89.

Pugh, Harry Wright, late of 7/428 Canning Highway, Attadale, died 10/5/89.

Roberts, John Charles, late of 25 Townley Street, Armadale, died 2/5/89.

Sweetman, Myrtle Blanche, late of Carinya Nursing Home, 41 Bristol Avenue, Bicton, died 30/5/89.

Tomlinson, Charles, late of Belmont Community Nursing Home, 5 Kemp Place, Rivervale, died 21/4/89.

Wilkin, Gwendoline Florence, late of 87 Dutton Crescent, Hamersley, died 7/5/89. Williamson, Katherine Maud, late of 8 Wallaba Way, Lesmurdie, died 17/5/89.

Younger, Emily Elizabeth May, late of St Paul's Nursing Home, 19 Doongalla Road, Attadale, died 28/5/89. Dated 12 June 1989.

> A. J. ALLEN, Public Trustee, Public Trust Office, 565 Hay Street, Perth WA 6000.

JUSTICES ACT 1902

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

Barry Herbert Whitehorn of 172 Daglish Street, Wembley and Parliament House, Harvest Terrace, Perth.

> D. G. DOIG, Under Secretary for Law.

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.

Bonomini, Battista late of 81 Matlock Street, Mt Hawthorn. Retired Railway Worker. Died 18 April, 1989.

Chitty, William George Joseph late of 11 Finnan Street, Cloverdale. Retired Machinist. Died 17 December, 1988.

Compston, Rose Mary late of Braemar Nursing Home, 214 Canning Highway, East Fremantle and formerly of 7/25 Tamar Street, Palmyra. Widow. Died 25 March, 1989.

Cousins, Victor Goodwin late of 295 Marmion Street, Cottesloe. Shop Assistant. Died 5 April, 1989.

Harper, Leslie late of Repatriation General Hospital, Nedlands and formerly of 34 Leslie Street, Mandurah. Hairdresser. Died 11 May, 1989.

Hope, Malcolm Thomas late of Hollywood Senior Citizens Village, 31 Williams Road, Nedlands. Retired Clerk. Died 25 May, 1989.

Kirby, Sidney John late of 9 Everton Street, Floreat. Retired Branch Manager. Died 13 July, 1988.

Leggett, Kate late of 3 Darling Court, Padbury. Pensioner. Died 14 April, 1989.

Mauger, Vernon Carlisle late of Unit 2, 313 Canning Highway, Palmyra and formerly of 231 Preston Point Road, Bicton. Retired Blacksmith. Died 11 April, 1989.

Witheridge, John Percival late of Two Pines Nursing Home, 61 Clarkson Road, Maylands and formerly of 17 Stuart Street, Maylands. Retired Labourer. Died 28 March, 1989.

Dated at Perth this 13th day of June, 1989.

Perpetual Trustees WA Ltd.

G. L. ARNOLD, Manager, Trust and Estate Administration.

TRUSTEES ACT 1962

CREDITORS and other persons having claims (to which Section 63 of the Trustees Act 1962 relates) in respect of the undermentioned deceased persons are required to send particulars of their claims to the Executors of care of Kott Gunning, 22 St George's Terrace, Perth by the 17th of July 1989 after which date the Trustees may convey or distribute the assets having regard only to the claims which notice has been given.

Surname; Given Names; Address; Occupation; Date of Death.

Brkusic; Miljenko (Milyenko) Dominko; 117 Gildercliffe Street Scarborough; Retired Gardner; 30/4/89.

Higginson; Helena Mary; 14 Moore Street Kellerberrin; Widow; 9/2/89.

Lowther; Andrew; 96 Bingfield Road East Medina; Retired Foreman; 16/4/89.



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CONTENTS

REGULATIONS, BY-LAWS, RULES, DETERMINATIONS, ORDERS

Page
Fire Brigades Act 1942—Fire Brigades (Kwinana Fire District) Order 19891750
Health Act—
City of—
Bayswater1719-20
Belmont1720-1
Gosnells
Subiaco—Model Health By-laws Series "A"1722-4
Shire of—
Carnamah1735
Northampton1736
Three Springs
Trayning1738
Wagin1739
Wyalkatchem1740
Town of—
East Fremantle 1724-5
Kwinana—By-laws Relating to Eating Houses1725-32
Narrogin—
Model By-laws Series "A"—General Sanitary Provisions—Part 11732-4
Health By-laws Series "A"
Health (Food Standards) (General) Amendment Regu-
lations 19891743
Health (Pesticides) Amendment Regulations (No. 2)
1989
Local Government Act 1960—
City of—
Bayswater—By-laws Relating to Hawkers1760-61
Kalgoorlie-Boulder-(Valuation and Rating) Order
19891762
Shire of—
Coolgardie—By-laws Relating to Bees kept on Resi-
dential Zoned Land1762 Dalwallinu—By-laws Relating to the Repeal of By-laws 1763
Toodyay—By-laws Relating to the Repeat of By-laws 1703
serves. Sports Grounds, Recreation Grounds or
Open Space Areas Vested in Council1764-5
West Arthur—By-laws Relating to Pest Plants1765
Town of Northam and Shire of Northam—District and
Ward Boundaries—Order No. 1, 19891764

Poisons Act 1964— Poisons Amendment Regulations (No. 2) 19891742 Poisons (Scheduled Substances) Amendment Order (No.
2) 1989
Western Australian Marine Act 1982—W.A. Marine (Radiotelephony) Amendment Regulations 19881746-7

GENERAL CONTENTS

GENERAL CONTENTS	
	Page
BMA Tenders	1966-7
Brockway Tip	
Cemeteries Act	1757-9
Commissioners for Declarations	1718
Companies Act—Members' Voluntary Winding Up	1771
Companies (Western Australia) Code	1718-9
Health Department	
Inquiry Agents Licensing Act	1744
Justices Act	1719, 1772
Justices of the Peace	
Land Administration	1747-9
Local Government Department	
Main Roads	
Mines Department	
<u>. </u>	
Notice of Acquisition	
Orders in Council	1705-17
Partnerships Dissolved	1771
Police Department	
Premier and Cabinet	
Proclamations	
Registrar General	
State Taxation	
Tender Board	1767-9
Town Planning and Development Act	1771-6
Water Authority of Western Australia	1750