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G. L. DUFFIELD, Director.

PROCLAMATIONS

AA101

ACTS AMENDMENT (EVIDENCE OF CHILDREN AND OTHERS) ACT 1992 (No. 36 of 1992)

PROCLAMATION

WESTERN AUSTRALIA } By the Honourable William Page Pidgeon, Deputy of the Lieutenant-Governor and Administrator of the State of Western Australia.
W. P. PIDGEON,
Deputy of the Lieutenant-Governor and Administrator
[L.S.]

I, the Deputy of the Lieutenant-Governor and Administrator, acting under section 2 of the Acts Amendment (Evidence of Children and Others) Act 1992 and with the advice and consent of the Executive Council, fix 16 November 1992 as the day on which that Act comes into operation.

Given under my hand and the Public Seal of the State on 27 October 1992.

By Command of the Deputy of the Lieutenant-Governor and Administrator,

J. M. BERINSON, Attorney General.

GOD SAVE THE QUEEN !

AA102

MAIN ROADS ACT 1930 DECLARATION OF A MAIN ROAD

PROCLAMATION

WESTERN AUSTRALIA } By His Excellency the Honourable William Page Pidgeon, Deputy of the Lieutenant-Governor and Administrator of the State of Western Australia.
WILLIAM PAGE PIDGEON,
Deputy of the Lieutenant-Governor and Administrator
[L.S.]

MR 85-9-73.

Whereas by section 13 of the Main Roads Act 1930, it is provided that the Deputy of the Lieutenant-Governor and Administrator may on the recommendation of the Commissioner, by proclamation declare that any section or part of a road shall be a Highway or shall be a Main Road; and whereas the Commissioner has recommended that the road section delineated on the plan specified in Schedule 1 hereto shall be a Main Road. Therefore, I the Deputy of the Lieutenant-Governor and Administrator, acting with the advice and consent of the Executive Council, in exercise of the powers conferred by section 13 of the Main Roads Act, as amended and pursuant to the said recommendations do hereby declare the Albany Port Road M33 as is delineated on MR PLAN 7622-327-1 and as generally described in Schedule 1 hereto shall be a Main Road, if any, of such road are excluded from this proclamation.

Schedule 1

Road that shall be a Main Road

Road	Route No.	Local Government	Location of Route	As Delineated on Plan No.
Albany Port Road	M33	Albany	The section of road commencing on the existing classified route at the intersection with Residency Road, easterly along the existing Princess Royal Drive to the eastern boundary of Albany Port Authority area	7622-327-1

Given under my hand and the Public Seal of Western Australia, at Perth on 27 October 1992.

By His Excellency's Command,

PAM BEGGS, Minister for Transport.

GOD SAVE THE QUEEN !

AA103

TRANSFER OF LAND ACT 1893
TRANSFER OF LAND (REVESTMENT)
PROCLAMATION

WESTERN AUSTRALIA DAVID MALCOLM, Lieutenant-Governor. [L.S.]	}	By His Excellency the Honourable David Kingsley Malcolm, Companion of the Order of Australia, Lieutenant-Governor and Administrator of the State of Western Australia.
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DOLA File: 2354/991.

Under section 243 of the Transfer of Land Act 1893, I, the Lieutenant-Governor and Administrator acting with the advice and consent of the Executive Council, do hereby revest in Her Majesty as of her former estate, the land described as portion of Swan Location 2119 and being part of Lot 1 on Diagram 49337 being the whole of the land in Certificate of Title Volume 1930 Folio 51.

Given under my hand and the Seal of the State on 1st September 1992.

By His Excellency's Command,

DAVID SMITH, Minister for Lands.

GOD SAVE THE QUEEN !

AGRICULTURE

AG401

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976

The Agriculture Protection Board, acting pursuant to sections 15 and 16 of the Agriculture and Related Resources Protection Act 1976 hereby—

- (i) cancels the appointments of the following persons as members of the Zone Control Authorities designated—

Leon English (10), Geoffrey Stuart (10).

- (ii) appoints persons whose names are listed below to be members of the Authorities for the Zones designated to hold office until 1 August in the years specified—

Name	Zone	Retires
Roger Fletcher	4	1995
Robert Rollond	4	1995
John Murrell Hinck	4	1995
Bruce Jensen	4	1994
John Brockman	6	1995
Ronald Lewis Tuckett	6	1994
John Edwards	7	1994
John Blair	10	1995
Ian Bailye	10	1993

- (iii) appoints the following persons to be deputies to members of the Zone Control Authorities designated—

Deputy	Member	Zone
Robin Scott	Roger Fletcher	4
Trevor Loton	Robert Rollond	4
Leon English	John Blair	10
Carl Aloï	Ian Bailye	10

Dated 3 November 1992.

M. D. CARROLL, Chairman,
Agriculture Protection Board.

AG402

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976

Acting pursuant to the powers granted by sections 35 and 36 of the Agriculture and Related Resources Protection Act 1976, the Agriculture Protection Board hereby—

- (i) cancels its previous declaration of Feral goat and instead declares Feral goat (*Capra hircus*) to be a declared animal assigned to categories A2, A4, A6 for the whole of the State.
- (ii) Declares Hydrocotyl (*Hydrocotyle ranunculoides*) to be a declared plant and assigns it to categories P1 and P2 for the whole of the State.

Dated 3 November 1992.

M. D. CARROLL, Chairman,
Agriculture Protection Board.

BUSH FIRES BOARD

BU401

BUSH FIRES ACT 1954*Shire of Carnarvon*

Restricted Burning Period (Section 18)

Correspondence No. G10.9.

Declaration of Restricted Burning Period

It is hereby notified under section 18 of the Bush Fires Act 1954, that the Bush Fire Board has declared a Restricted Burning Period.

Municipality of the Shire of Carnarvon—Restricted Burning Period in each year (all dates inclusive)
1st November to 30th April.

L. B. GREEN, Bush Fires Board.

CROWN LAW

CW401

EX OFFICIO JUSTICE OF THE PEACE

It is hereby notified for public information that Alfred Joseph Paganoni of "Werinda Downs" Curnow Road, Broomehill, has been appointed under section 9 of the Justices Act 1902 to be a Justice of the Peace for the Magisterial District of Stirling during his term of office as President of the Shire of Broomehill.

D. G. DOIG, Under Secretary for Law.

CW402

DECLARATIONS AND ATTESTATIONS ACT 1913

It is hereby notified for public information that the Hon Attorney General has approved the appointment of the following persons as Commissioners for Declarations under the Declarations and Attestations Act 1913—

Jaye Kumar of Victoria Park
Mollie Caroline Faulkes of Albany

D. G. DOIG, Under Secretary for Law.

CW403

JUSTICES ACT 1902

It is hereby notified for public information that His Excellency the Governor in Executive Council has—

Approved of the following appointments to the Office of Justice of the Peace for the State of Western Australia—

Allan McMillan Carstairs of 31 Celestine Street, Wanneroo.

Martha Maree Laurie of 1844 Lemonwood Way, Kununurra and Homeswest, 563 Banksia Street, Kununurra.

Mark Cyril Manado of 14 Ellies Court, Broome and TAFE Regional Office, MacPherson Street, Broome.

Stephen Frederick Manning of 493 Austin Street, Cue and Kingfield Gold Mine, Tuckernarra via Cue.

Lynne Pennington Reynolds of 41 Gladstone Road, Leeming and C.M.M. Homes, Rowethorpe Settlement, Hill View Terrace, Bentley.

Accepted the following resignations from the Office of Justice of the Peace for the State of Western Australia—

Alwyn Edgar Blackwell of Lot 12 Walter Road, Bridgetown

Terrance Clyde Farrell of 5/B Sasakawa Close, Broome.

D. G. DOIG, Under Secretary for Law.

CW701

**DIRECTOR OF PUBLIC PROSECUTIONS ACT 1991
STATEMENT OF PROSECUTION POLICY AND GUIDELINES**

Introduction

1. A prosecution of a person accused of crime is undertaken in the public interest to further the rule of law. Normally, persons accused of offences will have their guilt adjudged according to law by a court of competent jurisdiction. However, there will be occasions when the public interest is not served by the continuation of a prosecution.
2. A prosecution which is conducted fairly and impartially is in the public interest.
3. A prosecution which is conducted for improper purposes, capriciously or oppressively is not in the public interest.
4. This *Statement of Prosecution Policy and Guidelines* is based on, and developed from, the Crown's longstanding prosecution policy in Western Australia. It is now reduced to writing for the information of Crown Prosecutors, prosecuting counsel, police, legal practitioners and the community generally.
5. This *Statement* also takes account of, and incorporates, the *Guidelines on the Role of Prosecutors* adopted by the *Eighth United Nations Congress on the Prevention of Crime and Treatment of Offenders*, Havana, 7 September, 1990. Those Guidelines form an appendix to this *Statement*.

Power and Commencement

6. This *Statement* is intended to be followed in the performance of the Director's functions, is issued pursuant to s.24(1) of the *Director of Public Prosecutions Act 1991* and will become operative from 1 November 1992.

Application

7. The policies expressed by this *Statement* apply to—
 - (a) all prosecutions for offences on indictment;
 - (b) all preliminary hearings for indictable offences;
 - (c) all summary prosecutions of indictable offences; and
 - (d) as the circumstances allow, all appeals arising out of proceedings in respect of indictable offences.

The Decision to Charge on Complaint

8. With some statutory exceptions, any member of the public has the power to lay a complaint charging another person with an offence.
9. The primary responsibility for investigating and charging offences resides in investigative agencies, such as the police.
10. A complaint of an offence should not be laid unless there is sufficient credible evidence identifying a person as having committed that offence.
11. In some cases, whether because of complexity, sensitivity or for any other reason, it will be appropriate for the police or investigative agency to seek the opinion of the Director of Public Prosecutions as to whether a charge should be laid. In such cases, the decision to charge will still be one for the complainant, although the complainant will be entitled to act on the recommendation of the Director of Public Prosecutions.

The Decision to Prosecute

12. For the purpose of this *Statement*, a prosecution begins when a person appears in court in response to a charge.
13. A prosecution has an impact on the rights of the alleged offender, the interests of the victim and the community generally. The decision to continue a prosecution is at least as important as the decision to charge, but may take into account factors beyond those which influence an investigator. The decision involves consideration of several factors which are now set out.

A Prima Facie Case

14. Attention should be given to whether the evidence discloses a prima facie case as early as practicable in the prosecution process.
15. The question whether there is a prima facie case is one of law. This question involves a consideration of whether on the available material there is evidence upon which a trier of fact could conclude beyond reasonable doubt that all the elements of the offence have been established. Where a case depends upon the inferences to be drawn from the circumstances, consideration must be given to the logical nature of these inferences and the facts from which they can be drawn.
16. Where, in the opinion of the prosecutor, the available material does not support a prima facie case, the prosecution should not proceed under any circumstances.

The Public Interest

17. Even if a prima facie case exists, the prosecution of an offence must also be in the public interest. This requires, in part, the balancing of the proper administration of criminal justice against available resources.

The Administration of Criminal Justice

18. A fundamental objective is to bring to justice those who commit offences.

19. In order to achieve this objective, it is necessary to ensure that—

- (a) those who deserve punishment for their offences should be punished for them;
- (b) an expeditious means of compensation should be available to victims of crime; and
- (c) the community is protected.

20. Prosecutions for offences, especially upon indictment, are expensive. In addition, they may involve a significant disruption to the lives of members of the community who participate as witnesses or jurors.

21. Notwithstanding this, prosecutorial discretion will ordinarily be exercised so as to accord to the courts their central role in the process. It will usually be for them to determine guilt and impose appropriate sanctions on criminal conduct according to law. However, in all cases a prosecution must be in the public interest.

Evaluation of the Public Interest

22. Several matters should be addressed in the evaluation of the public interest.

Reasonable prospects of conviction

23. It is neither fair nor just, to the accused or the community, to proceed with a prosecution which has no reasonable prospect of resulting in a conviction.

24. If the prosecutor considers that, on the material available, there is no reasonable prospect of conviction by an ordinary jury properly instructed then unless further prompt investigation will remedy any deficiency in the prosecution case, the prosecution should be discontinued.

25. The evaluation of prospects of conviction is a matter of dispassionate judgment based on a prosecutor's experience and may, on occasions, be difficult.

26. However, this does not mean that only cases perceived as 'strong' should be prosecuted. Generally, the resolution of disputed questions of fact is for the court and not the prosecutor. A case considered 'weak' by some may not seem so to others. The assessment of prospects of conviction is not to be understood as an usurpation of the role of the court but rather as an exercise of discretion in the public interest.

27. The evaluation of the prospects of conviction includes consideration of—

- (a) the voluntariness of any alleged confession and whether there are grounds for reaching the view that a confession will not meet the various criteria for admission into evidence;
- (b) the likelihood of the exclusion from the trial of a confession or other important piece of evidence in the exercise of a judicial discretion. In the case of an alleged confession, regard should be given to whether a confession may be unreliable having regard to the intelligence of the accused, or linguistic or cultural factors;
- (c) the competence, reliability and availability of witnesses;
- (d) matters known to the prosecution which may significantly lessen the likelihood of acceptance of the testimony of a witness. Regard should be given to the following:
 - (i) Has the witness made prior inconsistent statements relevant to the matter?
 - (ii) Is the witness friendly or hostile to the defence?
 - (iii) Is the credibility of the witness affected by any physical or mental impairment;
- (e) the existence of an essential conflict in any important particular of the Crown case among prosecution witnesses;
- (f) where identity of the alleged offender is in issue, the cogency and reliability of the identification evidence;
- (g) any lines of defence which have been indicated by or are otherwise plainly open to the defence.

28. Generally a prosecution will not be discontinued—

- (a) on the basis of material not disclosed to the prosecution by the defence;
- (b) on a notification of a defence which purports to rest upon unsubstantiated assertions of fact;
- (c) if assertions or facts upon which a defence or excuse are based are contentious, or rest on information which would not, in the opinion of the prosecutor, form the basis of credible cogent evidence.

29. A preconception as to beliefs which may be held by a jury is not a material factor. Juries can be presumed to act impartially.

Other Relevant Factors

30. Despite the existence of a prima facie case and reasonable prospects of conviction, it may not be in the public interest to proceed if other factors, singly or in combination, render a prosecution inappropriate. These factors include—

- (a) the trivial or technical nature of the alleged offence in the circumstances;
- (b) the youth, age, physical or mental health or special infirmity of the victim, alleged offender or a witness;
- (c) the alleged offender's antecedents;
- (d) the staleness of the alleged offence including delay in the prosecution process which may be oppressive;
- (e) the degree of culpability of the alleged offender in connection with the offence;
- (f) the obsolescence or obscurity of the law;
- (g) whether a prosecution would be perceived as counter productive to the interests of justice;
- (h) the availability or efficacy of any alternatives to prosecution;
- (i) the lack of prevalence of the alleged offence and need for deterrence, either personal or general;
- (j) whether the alleged offence is of minimal public concern;
- (k) the attitude of the victim of an alleged offence to a prosecution;
- (l) the likely length and expense of a trial;
- (m) whether the alleged offender has cooperated in the investigation and prosecution of others or has indicated an intention so to do;
- (n) the likely outcome in the event of a finding of guilt having regard to the sentencing options available to the court;
- (o) whether a sentence has already been imposed on the offender which adequately reflects the criminality of the episode;
- (p) whether the alleged offender has already been sentenced for a series of other offences and the likelihood of the imposition of an additional penalty, having regard to the totality principle, is remote.

31. Against these factors may be weighed others which might require the prosecution to proceed in the public interest. These include—

- (a) the need to maintain the rule of law;
- (b) the need to maintain public confidence in basic constitutional institutions, including Parliament and the courts;
- (c) the entitlement of the State or other person to criminal compensation, reparation or forfeiture, if guilt is adjudged;
- (d) the need for punishment and deterrence;
- (e) the circumstances in which the alleged offence was committed;
- (f) the election by the alleged offender for trial on indictment rather than summarily.

Irrelevant Factors

32. The following matters are not to be taken into consideration in the exercise of the discretion—

- (a) the race, sex, religious beliefs, political opinions or cultural views of the alleged offender;
- (b) the possible political consequences of the exercise of the discretion.

Juveniles

33. Further special considerations apply to the prosecution of juveniles and decisions to continue a prosecution of a juvenile should have regard to—

- (a) the seriousness of the alleged offence;
- (b) the age and apparent maturity of the juvenile;
- (c) the capacity of the juvenile, if under 14, to know that at the time of doing an act, or making an omission, the juvenile knew that he or she ought not to do the act or make the omission;
- (d) the juvenile's antecedents;
- (e) any other special factor.

34. The *Children's Court of Western Australia Act* provides for an alternative mode of trial to indictment in most cases by allowing proceedings to remain in a specialist Children's Court. The election by a juvenile of trial on indictment will be taken into consideration.

Summary Trial for Indictable Offences

35. The *Criminal Code* allows for a range of offences to be dealt with summarily. When the conditions are met, then that mode of trial should be preferred to trial on indictment.

36. Summary trial generally provides the speediest and least costly disposition of justice.

37. There will be occasions when a prosecutor may submit that it is appropriate for the court to refrain from exercising its powers of summary disposition. The factors relevant to this decision include—

- (a) whether the circumstances of the alleged offence, especially any aggravating circumstances, render it more serious than usual for that type of offence and make it appropriate to try the offence on indictment;
- (b) whether there are any alleged co-offenders who are to be, or have been tried on indictment;
- (c) special features of the case.

38. In considering the appropriate mode of trial, the prosecutor shall have regard to whether a trial on indictment would have a serious adverse effect on the victim of the offence or a witness.

The Indictment

39. The indictment is the written charge preferred against an accused in superior courts and may be presented whether or not there has been a committal for trial. In special circumstances an indictment may be presented by the Attorney General or the Director of Public Prosecutions *ex officio*, where there has been no preliminary hearing.

40. A magistrate presiding over a preliminary hearing performs a different function from that of a prosecutor considering an indictment. A decision made by the magistrate as to whether to commit an accused person for trial cannot absolve a prosecutor from independently reviewing the available evidence and deciding, in accordance with this *Statement*, whether to indict and for what charge.

41. While the circumstances which govern particular indictments are infinitely variable the following guidelines should always be considered:

- (a) The indictment should best express the essential criminality of the alleged conduct. Normally the counts of the indictment will reflect the most serious offences revealed by the evidence.
- (b) There may be instances where, having regard to possible lines of defence and sufficiency of proof, and the certainty of a conviction by way of a plea of guilty, a less serious offence can be indicted if the offence charged is still appropriate to the nature of the facts alleged and the court's sentencing powers are adequate.
- (c) Where evidence discloses a large number of offences of a similar nature, and a victim will not be disadvantaged in a claim for restitution or compensation, the use of representative counts should be carefully considered and is encouraged. A multiplicity of charges can impose an unnecessary burden on the criminal justice system.
- (d) Multiplicity of charging should never be used in order to provide scope for plea negotiation.
- (e) The offence of conspiracy should be charged sparingly. Wherever possible substantive charges should be laid. When a conspiracy count is the only appropriate charge on the evidence then the indictment must ensure that a trial will not become unduly complex, lengthy or otherwise cause unfairness to the persons accused.

Indictments Ex Officio

42. Where, after a preliminary hearing, a magistrate has discharged a defendant and consideration is being given to proceeding by way of an *ex officio* indictment, the defendant so discharged should be notified.

43. An *ex officio* indictment will not be signed in circumstances where, through the conduct of the prosecution in the Court of Petty Sessions, a person has been effectively deprived of a preliminary hearing. In that event, the charge must be laid again and proceedings recommenced to avoid prejudice to the defendant.

44. An *ex officio* indictment following a discharge after a preliminary hearing may only be signed by the Attorney General or Director of Public Prosecutions. Such an indictment is exceptional in character and due weight will be given to the reasons of the magistrate, particularly on matters affecting the credibility of witnesses.

Nolle Prosequi—Publication of Reasons

45. Generally, reasons for discontinuance of a prosecution will be given to an enquirer who has a legitimate interest in the proceedings, including representatives of the media. Reasons will not be given if to do so would prejudice the administration of justice or would cause significant harm to a victim, witness or accused person.

Plea Negotiation

46. The law recognises that a plea of guilty is a factor to be taken into account in mitigation of sentence. The acceptance of a plea to some offence other than that set forth in the indictment or in discharge of the indictment can only be made with the consent of the Crown.

47. The following factors are relevant in considering whether a plea to a lesser offence, or to part only of an indictment, can be accepted—

- (a) where the plea reasonably reflects the essential criminality of the conduct and provides an adequate basis for sentencing;
- (b) where the evidence available to support the Crown case may be weak in a particular. The Crown case may be fraught with difficulty and the public interest will be satisfied with an acknowledgment of guilt to certain criminal conduct;
- (c) when the saving of cost and expense to the community is great when weighed against the likely disposition if the matter proceeded to trial without acceptance of the plea;
- (d) when to do so will save witnesses, particularly vulnerable and other special witnesses, from the trauma of a court appearance.

48. A plea will not be accepted if—

- (a) to do so would distort the facts set out in the depositions or other papers resulting in an artificial basis of sentence;
- (b) the accused person intimates that he or she is not guilty of any offence.

49. In considering whether to accept a plea, regard shall be had to the views of the victim of the offence.

50. When a plea is offered by a person who may later give evidence for the Crown against other alleged offenders in the same criminal enterprise, regard shall be had to—

- (i) the strength of the Crown case without such evidence;
- (ii) the culpability of that person compared with others.

51. It will not be in the public interest to accept a plea to a lesser offence from a principal offender in order to use that person's evidence to convict less culpable offenders of the major offence.

52. Acceptance of a plea to a lesser offence or to part only of an indictment may only be approved by the Director of Public Prosecutions, the Deputy Director of Public Prosecutions, or a duly authorised Crown Prosecutor.

The Trial

Duty of Prosecuting Counsel

53. Counsel for the Crown has a duty to ensure that the prosecution case is presented properly and with fairness to the accused. The following passage from C. S. Kenny, *Outlines of the Criminal Law: The Proper Role of Prosecuting Counsel* is commended as a model to prosecuting counsel:

"A prosecuting counsel stands in a position quite different from that of an advocate who represents the person accused or represents a plaintiff or defendant in civil litigation. For this latter advocate has a private duty—that of doing everything that counsel honourably can to protect the interests of the client. He is entitled to 'fight for a verdict'. But the Crown counsel is a representative of the State, 'a minister of justice'. Counsel's function is to assist the jury in arriving at the truth. Counsel must not urge any argument that does not carry weight in his or her own mind, or try to shut out any legal evidence that would be important to the interests of the person accused. 'It is not his or her duty to obtain a conviction by all means; but simply to lay before the jury the whole of the facts which compose the case, and to make these perfectly intelligible, and to see that the jury are instructed with regard to the law and are able to apply the law to the facts'. 'It cannot be too often made plain that the business of counsel for the Crown is fairly and impartially to exhibit all the facts to the jury. The Crown has no interest in procuring a conviction. Its only interest is that the right person should be convicted, that the truth should be known, and that justice should be done'."

54. The observance of these canons is not incompatible with the adoption of an advocate's role. Counsel for the Crown is obliged to put the Crown case to the jury and, when appropriate, counsel is entitled to firmly and vigorously urge the Crown view about a particular issue and to test and, if necessary, attack that advanced on behalf of the accused. But counsel must always do so temperately and with restraint, bearing constantly in mind that the primary function is to aid in the attainment of justice, not the securing of convictions.

Expedition

55. It is in the interests of justice that matters are brought to trial expeditiously. The Crown should actively assist in attaining this objective. As far as practicable adjournments after a trial has been allocated a hearing date should be avoided by prompt attention to the form of indictment, the availability of witnesses and any other matter which may cause delay.

Jury Selection

56. Selection of a jury is within the general discretion of prosecuting counsel. However, no attempt should be made to select a jury which is unrepresentative as to race, age or sex.

Disclosure of Crown Case

57. The Crown has a general duty to disclose the case in-chief for the prosecution to the defence.

58. Normally full disclosure of all relevant evidence will occur unless in exceptional circumstances full disclosure prior to the trial will undermine the administration of justice, or when such disclosure may endanger the life or safety of a witness.

Disclosure of Information to the Defence

59. When information which may be exculpatory comes to the attention of a prosecutor and the prosecutor does not intend adducing that evidence, the prosecutor will disclose to the defence—

- (a) the nature of the information;
- (b) the identity of the person who possesses it; and
- (c) when known, the whereabouts of the person.

60. These details should be disclosed in good time.

61. If a prosecutor knows of a person who can give evidence which may be exculpatory, but forms the view that the person is not credible, the prosecutor is not obliged to call that witness.

62. In either case, the Crown, if requested by the defence, should subpoena the person.

63. If the prosecutor possesses such exculpatory information but forms the view that the statement is not credible or that the subject matter of the statement is contentious, the prosecutor is not obliged to disclose the contents of the statement to the defence, but should inform the defence of the existence of the information and its general nature.

64. However, if the prosecutor is of opinion that the statement is credible and not contentious, then a copy of that statement should be made available to the defence in good time.

Disclosure of Inconsistent Statement of Witness

65. Where a witness called by the prosecution gives evidence on a material issue and the prosecutor has an earlier statement which may be inconsistent with the present testimony, the prosecutor should inform the defence of that fact and make available the statement.

Victims as Witnesses

66. A victim of crime when called to testify may need to relive the emotional and physical distress suffered from the offence. A prosecutor should pay due regard to this fact.

67. Victims are entitled to have their role in the prosecution process fully explained and are entitled, where possible, to be consulted as to the various decisions made in the processes which may directly affect them.

Calling of Witnesses

68. The following general propositions which relate to a prosecutor's duty as to calling of witnesses are taken from *R -v- Apostilides (1984) 154 CLR 563* and are applicable to the conduct of criminal trials in Western Australia:

- (a) The prosecutor alone bears the responsibility of deciding whether a person will be called as a witness for the Crown.
- (b) The trial judge may but is not obliged to question the prosecutor in order to discover the reasons which lead the prosecutor to decline to call a particular person. The judge is not called upon to adjudicate the sufficiency of those reasons.
- (c) Whilst at the close of the Crown case the trial judge may properly invite the prosecutor to reconsider such a decision and to have regard to the implications as then appear to the judge at that stage of the proceedings, the judge cannot direct the prosecutor to call a particular witness.

- (d) When charging the jury, the trial judge may make such comment as is then thought appropriate with respect to the effect which the failure of the prosecutor to call a particular person as a witness would appear to have had on the course of the trial. No doubt that comment, if any, will be affected by such information as to the prosecutor's reasons for the decision as the prosecutor thinks is proper to divulge.

The Effect of a Jury's Failure to Reach a Verdict

69. If a jury fails to reach a verdict in a particular case, consideration should be given as to whether the public interest requires a second trial of the issue and the likelihood that a jury on a retrial could deliver a verdict on the available evidence.

70. Both the cost to the community and the cost to the accused should be considered.

71. Where a second jury disagrees the public interest would rarely require a third trial of the accused person and special reasons to justify that course will be necessary.

Sentence

72. It is the duty of the prosecutor to make submissions on sentence to—

- (a) assist in the attainment of an appropriate disposition;
- (b) avoid the judge from falling into appellable error;
- (c) put before the court such information as may be necessary to decide an appropriate disposition.

73. Where facts are asserted on behalf of a convicted person which are contrary to the prosecutor's instructions or understanding, the prosecutor should press for a trial of the disputed issues.

74. Where the conviction is for an offence of personal violence, including sexual assault, the victim should be offered the opportunity of presenting a statement to the Court detailing the impact of the crime on the victim's life, health and wellbeing. Where possible, the statement should be made by the victim but on occasions some other appropriate person may make an impact statement.

75. The prosecutor may assist in the preparation of such a statement and should seek to tender the statement after making available a copy to the defence. Further, or alternatively, the prosecutor may call the victim to give evidence as to the impact of the crime.

76. Where a convicted person is unrepresented, the prosecutor should, as far as practicable, assist the court by putting all known relevant matters before the court, including such matters as may amount to mitigation.

Convicted Persons—Cooperation With Authorities

77. On occasions, a convicted person will have rendered such significant assistance to the police in an investigation as to warrant a letter from the police to the court advising the nature of the assistance.

78. In order to have substantial mitigatory effect, the assistance should extend beyond the investigation of the criminal enterprise in respect of which the person has been convicted.

79. To ensure that the assistance merits the unusual action of a letter to the court, and the consequent effect on sentence, such letters may only be presented when sanctioned by the Director of Public Prosecutions or Deputy Director of Public Prosecutions who in turn will only accept such letters from the Commissioner, Deputy Commissioner, Assistant Commissioner (Crime), or Commander of the CIB, or their Federal counterparts.

Crown Appeals Against Sentence

80. The purpose of Crown appeals against sentence is to ensure that there are established and maintained adequate, just, and proportionate standards of punishment for crime.

81. The following factors are relevant in considering whether or not to institute an appeal—

- (a) whether a sentence is so disproportionate to the seriousness of the crime as to reflect error in sentencing principle by the trial judge;
- (b) whether a sentence is so disproportionate to the seriousness of the crime as to shock the public conscience;
- (c) whether a sentence is so out of line with other sentences imposed for the same or similar offences without reasonable cause for that disparity;
- (d) whether the idiosyncratic views of individual judges as to particular crimes or types of crimes require correction;
- (e) whether disputed points of sentencing principle are giving, or are likely to give, rise to disparity of sentences imposed for crimes of the same or similar type;
- (f) whether existing sentences are already subject to wide and inexplicable variations and the need to reduce this disparity and variability in order to promote uniform standards of sentencing.

82. Crown appeals have been held by the courts to raise considerations not present in an appeal by a defendant seeking a reduction in sentence. They have been described as cutting across time-honoured concepts of criminal administration and as putting the convicted person in jeopardy a second time.

83. Crown appeals must be considered against the background of many complex circumstances and legal principles. For any offence there is a range of sentencing options and a court must have regard, in choosing which option seems appropriate, to the principles laid down by Parliament and in other cases. For any offence there may be a number of different dispositions none of which are necessarily wrong. Therefore a Crown appeal will not be initiated simply because it is perceived as inadequate or inappropriate in a particular case.

Indemnities Against Prosecution

84. In rare circumstances it may be necessary to grant concessions to people who have participated in alleged offences, in return for the provision of evidence against others. Such concessions may include—

- (a) an indemnity against prosecution;
- (b) an undertaking against the use of a statement in evidence;
- (c) an acceptance of a plea of guilty to fewer charges or a lesser charge;
- (d) submissions on sentence which make the extent of the cooperation of the person known to the Court.

85. A concession will only be given in the interests of justice, and as a last resort.

86. Normally, an accomplice should be prosecuted and sentenced for the offence which best reflects the criminal conduct before giving evidence against others.

87. Where the interests of justice require an indemnity, the following factors are relevant:

- (a) An indemnity may be granted in respect of completed criminal conduct but will never be granted to cover future conduct.
- (b) Prior to being granted an indemnity, the person seeking it must provide a truthful, full and frank statement in writing or on video tape, detailing all that the person may know concerning the matter without embellishment and withholding nothing of relevance. If necessary, this statement may be made pursuant to an undertaking under s.20(2)(d) of the *Director of Public Prosecutions Act*.
- (c) The person will give significant aid to the investigation of the criminal conduct.
- (d) The person is reasonably to be regarded as significantly less culpable than others who may be prosecuted.
- (e) The person must agree to be available to testify at any trial and to honestly answer all such questions as may be asked.
- (f) The person as a witness in a prosecution and whether the evidence significantly strengthens the Crown case.
- (g) the personal safety of the person to and the need to provide protection inside or outside prison.
- (h) Any inducement offered to the person.
- (i) The character, credit and criminal record of the person.

88. A request from police to grant an indemnity to a person believed to be involved in criminal conduct in order to use their assistance to further investigations will not be acted upon unless approved by the Commissioner, Deputy Commissioner, Assistant Commissioner (Crime), Commander of the CIB or Chief Superintendent (Discipline), or their Federal counterparts.

Extradition

89. The extradition of persons required to answer any charge of an offence or to serve a sentence imposed in Western Australia will always involve additional expense to the State.

90. However, that expense will generally be appropriate where there are reasonable prospects of conviction, in order to maintain confidence in the administration of the law and to prevent offenders fleeing from justice.

91. When application is made to take steps to secure extradition, in addition to the assessment of the prosecution case in accordance with these guidelines, the following factors will be relevant—

- (a) any delay after discovery of the suspected offender;
- (b) any compensation or resolution which might be ordered following conviction;
- (c) the likely disposition following conviction. Where the person to be extradited is already serving a sentence in another jurisdiction this factor will have greater weight;
- (d) the likely cost to the State.

Forfeiture, Confiscation of Assets and Restitution of Property

92. A clear purpose of prosecution is to strip an offender of the proceeds of crime and to forfeit objects used to commit offences.

93. When appropriate, orders should be sought to ensure that—

- (a) an offender does not profit from the criminal conduct;
- (b) property used in the commission of an offence is subject to forfeiture;
- (c) the rights of victims of crime to restitution and compensation are protected.

94. Regard should be had to the rights of any innocent party who may be affected by an order.

Taking Over a Prosecution

95. Normally proceedings commenced in a Court of Petty Sessions will be allowed to run their course. The Director of Public Prosecutions however may take over any such proceeding with a view to its termination or continuance.

96. In considering whether to take over a prosecution the following factors are relevant—

- (a) the wishes of the parties;
- (b) whether the public interest will be advanced if the prosecution is taken over;
- (c) whether the prosecution will be taken over to be terminated. If so regard will be had as to whether—
 - (i) the proceedings are vexatious or oppressive;
 - (ii) there are reasonable prospects of success;
 - (iii) a decision already taken by the Director of Public Prosecutions will be thwarted.

97. The public interest may at times override the individual interests or wishes of particular police officers, government departmental officers and others who institute criminal proceedings.

98. The taking over of preliminary proceedings is exceptional. Access of citizens to the courts will not be impeded except in special circumstances. Courts of Petty Sessions have power to prevent abuses of their process and powers to redress injustice.

99. If a Court of Petty Sessions makes an order committing a person to stand trial on indictment, the public interest will almost always require the Director of Public Prosecutions take over the matter.

Effect of Policy and Guidelines

100. An act or omission of the Director of Public Prosecutions or a person acting on behalf of the Director of Public Prosecutions shall not be called in question or held to be invalid on the grounds of a failure to comply with this *Statement: Director of Public Prosecutions Act 1991: s.24(3)*.

JOHN McKECHNIE QC, Director of Public Prosecutions.

1 November 1992.

**DIRECTOR OF PUBLIC PROSECUTIONS FOR WESTERN AUSTRALIA
GUIDELINES ON THE ROLE OF PROSECUTORS**

Appendix 1

[Adopted at Eighth United Nations Congress on the Prevention of Crime and the Treatment of Offenders, Havana, 27 August-7 September 1990]

Qualifications, Selection and Training

1. Persons selected as prosecutors shall be individuals of integrity and ability with appropriate training and qualifications.

2. States shall ensure that:

- (a) Selection criteria for prosecutors embody safeguards against appointments based on partiality or prejudice, excluding any discrimination against a person on the grounds of race, colour, sex, language, religion, political or other opinion, national, social or ethnic origin, property, birth, economic or other status, except that it shall not be considered discriminatory to require a candidate for prosecutorial office to be a national of the country concerned;
- (b) Prosecutors have appropriate education and training and should be made aware of the ideals and ethical duties of their office, of the constitutional and statutory protections for the rights of the suspect and the victim, and of human rights and fundamental freedoms recognised by national and international law.

Status and Conditions of Service

3. Prosecutors, as essential agents of the administration of justice, shall at all times maintain the honour and dignity of their profession.

4. States shall ensure that prosecutors are able to perform their professional functions without intimidation, hindrance, harassment, improper interference or unjustified exposure to civil, penal and other liability.
5. Prosecutors and their families shall be physically protected by the authorities when their personal safety is threatened as a result of the discharge of prosecutorial functions.
6. Reasonable conditions of service of prosecutors, adequate remuneration and, where applicable, tenure, pension and age of retirement shall be set out by law or published rules or regulations.
7. Promotion of prosecutors, wherever such a system exists, shall be based on objective factors, in particular professional qualifications, ability, integrity and experience, and decided upon in accordance with fair and impartial procedures.

Freedom of Expression and Association

8. Prosecutors, like other citizens, are entitled to freedom of expression, belief, association and assembly. In particular, they shall have the right to take part in public discussion of matters concerning the law, the administration of justice and the promotion and protection of human rights and to join or form local, national or international organisations and attend their meetings, without suffering professional disadvantage by reason of their lawful action or their membership in a lawful organisation. In exercising these rights, prosecutors shall always conduct themselves in accordance with the law and the recognised standards and ethics of their profession.
9. Prosecutors shall be free to form and join professional associations or other organisations to represent their interests, to promote their professional training and to protect their status.

Role in Criminal Proceeding

10. The office of prosecutor shall be strictly separated from judicial functions.
11. Prosecutors shall perform an active role in criminal proceedings, including institution of prosecutions and, where authorised by law or consistent with local practice, in the investigation of crime, supervision over the legality of these investigations, supervision of the execution of court decisions and the exercise of other functions as representatives of the public interest.
12. Prosecutors shall, in accordance with the law, perform their duties fairly, consistently and expeditiously, and respect and protect human dignity and uphold human rights, thus contributing to ensuring due process and the smooth functioning of the criminal justice system.
13. In the performance of their duties, prosecutors shall:
 - (a) Carry out their functions impartially and avoid all political, social, religious, racial, cultural, sexual or any other kind of discrimination;
 - (b) Protect the public interest, act with objectivity, take proper account of the position of the suspect and the victim and pay attention to all relevant circumstances, irrespective of whether they are to the advantage or disadvantage of the suspect;
 - (c) Keep matters in their possession confidential, unless the performance of duty or the needs of justice require otherwise;
 - (d) Consider the views and concerns of victims when their personal interests are affected and ensure that victims are informed of their rights in accordance with the Declaration of Basic Principles of Justice for Victims of Crime and Abuse of Power.
14. Prosecutors shall not initiate or continue prosecution, or shall make every effort to stay proceedings, when an impartial investigation shows the charge to be unfounded.
15. Prosecutors shall give due attention to the prosecution of crimes committed by public officials, particularly corruption, abuse of power, grave violation of human rights and other crimes recognised by international law and, where authorised by law or consistent with local practice, the investigation of such offences.
16. When prosecutors come into possession of evidence against suspects that they know or believe on reasonable grounds was obtained through recourse to unlawful methods, which constitute a grave violation of the suspect's human rights, especially involving torture or cruel, inhuman or degrading treatment or punishment, or other abuses of human rights, they shall refuse to use such evidence against anyone other than those who used such methods or inform the court accordingly, and shall take all necessary steps to ensure that those responsible for using such methods are brought to justice.

Discretionary functions

17. In countries where prosecutors are vested with discretionary functions, the law or published rules or regulations shall provide guidelines to enhance fairness and consistency of approach in taking decisions in the prosecution process, including institution or waiver of prosecution.

Alternatives to Prosecution

18. In accordance with national law, prosecutors shall give due consideration to waiving prosecution, discontinuing proceedings conditionally or unconditionally, or diverting criminal cases from the formal justice system, with full respect for the rights of the suspect(s) and the victim(s). For this purpose, States should fully explore the possibility of adopting diversion schemes not only to alleviate excessive court loads, but also to avoid the stigmatisation of pre-trial detention, indictment and conviction, as well as the possible adverse effects of imprisonment.

19. In countries where prosecutors are vested with discretionary functions as to the decision whether or not to prosecute a juvenile, special consideration shall be given to the nature and gravity of the offence, protection of society and the personality and background of the juvenile. In making that decision, prosecutors shall particularly consider available alternatives to prosecution under the relevant juvenile justice laws and procedures. Prosecutors shall use their best efforts to take prosecutory action against juveniles only to the extent strictly necessary.

Relations with Other Government Agencies or Institutions

20. In order to ensure the fairness and effectiveness of prosecution, prosecutors shall strive to cooperate with the police, the courts, the legal profession, public defenders and other government agencies or institutions.

Disciplinary Proceedings

21. Disciplinary offences of prosecutors shall be based on law or lawful regulations. Complaints against prosecutors which allege they acted in a manner clearly out of the range of professional standards shall be processed expeditiously and fairly under appropriate procedures. Prosecutors shall have the right to a fair hearing. The decision shall be subject to independent review.

22. Disciplinary proceedings against prosecutors shall guarantee an objective evaluation and decision. They shall be determined in accordance with the law, the code of professional conduct and other established standards and ethics and in the light of the present Guidelines.

Observance of the Guidelines

23. Prosecutors shall respect the present Guidelines. They shall also, to the best of their capability, prevent and actively oppose any violations thereof.

24. Prosecutors who have reason to believe that a violation of the present Guidelines has occurred or is about to occur shall report the matter to their superior authorities and, where necessary, to other appropriate authorities or organs vested with reviewing or remedial power.

ENVIRONMENTAL PROTECTION

EP401

ENVIRONMENTAL PROTECTION AUTHORITY

Appointments Under Sections 87 (1) and 88 (2) of the Environmental Protection Act 1986

Codes endorsed on authorisation identification cards to show the limit of powers conferred on the persons or members so appointed under sections 87 (1) and 88 (2) of the Environmental Protection Act 1986.

Codes	Particulars
N. 1	Powers shall only be exercised in respect to those delegated for the purpose of controlling noise pollution from Premises other than those licensed under the Environmental Protection Act 1986.
W. 1	Powers shall only be exercised in respect of Persons, Vessels or Premises whose activities impact on— <ul style="list-style-type: none"> (a) water declared under section 10 of the Waterways Conservation Act. (b) land and water declared under section 4 of the Swan River Trust Act.

FISHERIES

FI401

FISHERIES ACT 1905
PART IIIB—PROCESSING LICENCE

FD 196/66, Vol. 3.

The public is hereby notified that I have approved an application by Planet Fisheries (WA) Pty Ltd to remove the Processing Licence No. 1055 from premises at Lot 63, Doust Street, Jurien 6516, to premises at 2-4 Bannister Street, Fremantle 6160.

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

P. P. ROGERS, Executive Director of Fisheries.

HEALTH

HE301

HEALTH ACT 1911*Shire of Gingin*

Pursuant to the provisions of the Health Act 1911, the Shire of Gingin, being the 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.

Model By-laws Series "A"
Part V—Lodging Houses

Schedule C to this Part is amended as follows.

Delete the column headings "s" and "d" and the figures "10 0" and "20 0" thereunder and insert the following—

At the end of the line which concludes with the words "does not exceed 20"—insert the words "ninety dollars".

At the end of the line which concludes with the words "exceeds 20"—insert the words "one hundred and eighty dollars."

Part VII—Food**General****Sale of Food by Itinerant Vendors**

By-law 51 of this Part is amended as follows—

By deleting "\$60.00" in paragraph 2 and substituting "\$270.00".

Part IX—Offensive Trades

By-law 3 of section A of this Part is amended as follows—

Delete the word "July" in the second paragraph and substitute in its place the word "January".

Passed by resolution at the meeting of Gingin Shire Council held on this 23rd day of July 1992.

Dated this 20th day of August 1992.

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

G. F. DREW, President.
N. H. V. WALLACE, Shire Clerk.

Confirmed—

P. PSAILA-SAVONA, delegate of
Executive Director Public Health.

Approved by His Excellency, the Deputy of the Lieutenant-Governor and Administrator in Executive Council on 27th October 1992.

D. G. BLIGHT, Clerk of the Council.

HE302

HEALTH ACT 1911

City of Cockburn

PART VII—FOOD

Sale of Food by Itinerant Vendors

Pursuant to the provisions of the Health Act 1911, the City of Cockburn 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. By-law 51 is amended by deleting the words "one hundred dollars" in sub-by-law (2) and substitute the words "two hundred and fifty dollars".

Passed by resolution at a meeting of the City of Cockburn held on the 7th July 1992.
Dated the 23rd day of July 1992.

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

D. F. MIGUEL, Mayor.
A. J. ARMAREGO, Town Clerk.

Confirmed—

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

Approved by His Excellency, the Lieutenant-Governor and Administrator in Executive Council this 27th day of October 1992.

D. G. BLIGHT, Clerk of the Council.

HE303

HEALTH ACT 1911

The Municipality of the City of Gosnells

Health By-Laws—Eating Houses

Whereas under the provision of the Health Act 1911, a local authority may make by-laws and may amend, repeal or alter any by-laws so made; now, therefore the Council of the Municipality of the City of Gosnells, being a Local Authority, within the meaning of the Act and having adopted the Eating House By-law made by it and published in the *Government Gazette* on 15 December 1989, doth hereby resolve and determine that the said by-law shall be amended as follows.

1. Clause 1—Definitions—is amended as follows—

The definition of "approved" is deleted and substituted by—

"Approved" means approved by an Environmental Health Officer or the Principal Environmental Health Officer."

The definition of "Health Surveyor" is deleted.

A new definition "Environmental Health Officer" is inserted after "Eating House"—

"Environmental Health Officer means a person appointed by the local authority to be an Environmental Health Officer pursuant to the provisions of the Act."

The definition of "Principal Health Surveyor" is deleted and substituted by—

"Principal Environmental Health Officer means the Principal Environmental Health Officer designated by the local authority to be the Principal Environmental Health Officer and includes any acting or Deputy Principal Environmental Health Officer."

2. Clause 3—Prescribed Date—is amended as follows—

Delete sub-clause (2) and substitute new sub-clauses (2) and (3)—

- (2) For the purpose of section 163 of the Act, after the 31st day of December 1992, the 30th day of June 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.

- (3) Notwithstanding (2) above, extant licences which expire on the 31st December 1992 are renewable on or before the 31st December 1992 and will expire on the 30th June 1993.
3. Clause 6—Licence Conditions—is amended as follows—
- Sub-clause 1 (a), line 3; delete "Health Surveyor" and substitute "Environmental Health Officer".
- Sub-clause 1 (c), line 5; delete "Principal Health Surveyor." and substitute "Principal Environmental Health Officer".
4. Clause 15—Garbage Storage and Receptacles—is amended as follows—
- Sub-clause 1, line 4; delete "Principal Health Surveyor" and substitute "Principal Environmental Health Officer".
- Sub-clause 2 (a) (ii), line 1; delete "3 metres x 3 metres" and substitute "3 square metres".
- Sub-clause 2 (f), line 2; delete "Health Surveyor." and substitute "Environmental Health Officer".
5. Clause 16—Storage Facilities—is amended as follows—
- Sub-clause 3, line 2; delete "Principal Health Surveyor" and substitute "Principal Environmental Health Officer".
6. Clause 19—Outside Area Paving—is amended as follows—
- Line 2; delete "Principal Health Surveyor." and substitute "Principal Environmental Health Officer".
7. The Fourth Schedule—Licence to Conduct an Eating House—is amended as follows—
- Paragraph (a), line 3; delete "Health Surveyor" and substitute "Environmental Health Officer".
- Paragraph (c), line 5; delete "Principal Health Surveyor." and substitute "Principal Environmental Health Officer".
8. The Sixth Schedule—Eating House Scale of Fees—is amended as follows—
- Delete "10.00" in Item 1 and substitute "270.00".
- Delete "2.00" in Items 2 and 3 and substitute "30.00".
- Insert Item 4 to read—
- "4. Notwithstanding the scale of fees in Items 1, 2 and 3, the fees payable for the period 1 January 1993 to 30th June 1993 inclusive shall be one half of the yearly scheduled fee."

Passed by resolution at a meeting of the City of Gosnells on 24 June 1992.

The Common Seal of the City of Gosnells was hereunto affixed on 2 July 1992 in the presence of—

P. M. MORRIS, Mayor.
G. N. WHITELEY, Town Clerk.

Confirmed—

P. PSAILA-SAVONA, delegate of
Executive Director Public Health.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council on the 27th day of October 1992.

D. G. BLIGHT, Clerk of the Council.

HE304

HOSPITALS ACT 1927

HOSPITALS (SIR CHARLES GAIRDNER HOSPITAL BOARD — APPOINTMENT OF MEMBERS) INSTRUMENT 1992

Made by the Deputy of the Lieutenant-Governor and Administrator in Executive Council under the *Hospitals Act 1927*.

Citation

1. This instrument may be cited as the *Hospitals (Sir Charles Gairdner Hospital Board — Appointment of Members) Instrument 1992*.

Appointment of members

2. The following persons are appointed as members of the Sir Charles Gairdner Hospital Board —

Professor J Barker
Mr T M Gabriele
Mr R Turner
Dr G Hodgkinson
Ms M Quirk
Mr W Marwick
Ms P Baskin
Mr P C Golding
Mr P M McGann
Mr M Griffith
Professor J Paterson
Dr B Hutchison.

Appointment of deputy

3. Mr B Stokes is appointed as the deputy of Dr B Hutchison.

Term of office

4. The members of the Sir Charles Gairdner Hospital Board appointed under clause 2 and the deputy of the member appointed under clause 3 shall hold office for the period ending 30 June 1994.

By Command of the Deputy of the Lieutenant-Governor and Administrator,

D. G. BLIGHT, Clerk of the Council.

NOTE: This instrument replaces the instrument published in the *Gazette* on 31 July 1992.

HE305

POISONS ACT 1964**POISONS (APPOINTMENT OF MEMBERS — POISONS ADVISORY COMMITTEE) INSTRUMENT 1992**

Made by the Deputy of the Lieutenant-Governor and Administrator in Executive Council.

Citation

1. This instrument may be cited as the *Poisons (Appointment of Members — Poisons Advisory Committee) Instrument 1992*.

Appointment of members and deputies

2. (1) Under section 8 (3) (f) of the Act, and on the nomination of the Veterinary Surgeons' Board, Mr J A Reynoldson is appointed as a member of the Poisons Advisory Committee and under section 14 (1) of the Act and on the nomination of that Board, Dr G L Thomson is appointed as deputy of Mr J A Reynoldson.

(2) Under section 8 (3) (g) of the Act and on the nomination of The Council of the Pharmaceutical Society of Western Australia, Mr I C Hamilton is appointed as a member of the Poisons Advisory Committee and under section 14 (1) of the Act and on the nomination of that Society Mr B N Campbell is appointed as the deputy of Mr I C Hamilton.

(3) Under section 8 (3) (h) of the Act and on the nomination of The Federated Pharmaceutical Service Guild of Australia (W.A. Branch) Mr B C Patman is appointed as a member of the Poisons Advisory Committee and under section 14 (1) of the Act and on the nomination of that Guild Mr M T Adams is appointed the deputy of Mr B C Patman.

Term of office

3. The members of the Poisons Advisory Committee and their deputies appointed under clause 2 shall hold office for a period of 3 years commencing on the day of publication of this instrument.

By Command of the Deputy of the Lieutenant-Governor and Administrator,

D. G. BLIGHT, Clerk of the Council.

HE401

HEALTH ACT 1911

Health Department of WA,
Perth, 27 October 1992.

7746/90, Ex. Co. No. 2009.

The Deputy of the Lieutenant-Governor and Administrator in Executive Council has approved under section 119 of the Health Act 1911, of Reserve 36467, at Browns Range, Carnarvon as a Refuse Disposal Site for the use of the Shire of Carnarvon.

PETER J. BRENNAN, Commissioner of Health.

HE402

ANATOMY ACT 1930

Health Department of WA,
Perth, 18 August 1992.

104/90/3, ExCo. No. 1531.

His Excellency the Governor in Executive Council has granted, under the provisions of the Anatomy Act 1930, licences to the persons named in the Schedule hereunder to practise Anatomy at the University of Western Australia.

P. PSAILA-SAVONA, delegate of Executive Director, Public Health.

Schedule

Anandacoomaraswamy, Keith Surendran.
Ang, Robert Yuen Lee.
Babon, Julieanne Elizabeth.
Balasubramaniam, Anojan.
Banh, Raymond Hiep.
Baynam, Gareth Stuart.
Berg, Craig William.
Blyth, Christopher Charles.
Bray, Michael.
Brown, Christina M. S.
Carter, Mathew John.
Chan, Heang Kng Calvin.
Chan, Min Dirk.
Chan, Mun Yee.
Chee Mohd Ghazali, Nor Hasnida.
Collins, Noel Deane.
Cross, Freya Ruth.
Deutscher, Judith Louise.
Dhillon, Ravinder.
Dillon, Elizabeth Katrina.
Feeney, Kynan Tadao.
Fick, Daniel Paul.
Flowerdew, Paul Burcham.
Forbes, Richard Alistair.
Foxall, Robert John.
Garnett, Sally Jane.
Gupta, Ashu.

Hamilton, Rosanne.
Hesketh, Clayton.
Hon, Siao-Yung.
Howman, Rebecca.
Huang, Cheng-Wen.
Hubble, Daniel James.
Humphry, Anne Louise.
Hutchison, Lindsay Anne.
Idris, Nabil.
Jackson, Andrew Anthony.
Johnson, Rhyon Troy.
Kay, Fiona Anne.
Khorshid, Omar Mohamed.
Kim, Kiely.
King, Amanda L.
Kitchin, Susan.
Kowaleff, Tanya Therese.
Krzak, Marcin.
Kukurs, Anita Jane.
Lam, Li-on.
Ledger, Michael.
Lee, Emily.
Lee, Huey-Shin.
Lee Angeline.
Leeman, Samantha.
Leong, Jeanie Wai Yee.
Leys, Toby.

Linde, Amina.
 Lui, Keith Jason.
 Ma, Tai Que.
 Manasseh, Ronald George.
 Montgomery, Brett David.
 Moroz, Paul.
 Morris, Mikaela Ann.
 Murray, Catherine.
 Musk, Michael Thomas.
 Nesdale, Nicky.
 Ng, Mei-June.
 Panicker, Vijay.
 P'Ng, Stephanie Su-Yin.
 Poh, Andy Chern-Loong.
 Pokrant, Ann-Sofi Louise.
 Quinn, Paul.
 Raja Musa, Raja Paisal.
 Ryan, Rachel Catherine.
 Salama, Paul Rameri.
 Sam, Aravinth.
 Scaddan, Matthew Charles.
 Segarajasingam, Dev Shankar.
 Seymour, Merryn Elise.
 Shakibaie, Faraz.
 Singam, Romesh Mark.

Speechly, Catherine.
 Steed, Sarah Kate.
 Tan, Siew Heng.
 Then, Chuen Min.
 Thom, Graham Alistair.
 Thompson, Kim.
 Timms, Alison Mary.
 Vanopulos, Katherine.
 Viiala, Nicholas Olli.
 Walker, Katarina.
 Wan, Sulin.
 Wan Jaafar, Wan Daizyreena.
 Wang, Yung-Hsuan Julie.
 Weaver, Samantha Jane.
 Whittaker, Kara.
 Wong, Kingsley Shung Lai.
 Wong, Andrea Pek Yen.
 Wright, Grahame Milton.
 Yem, Johnny S. T.
 Yeow, Wen-Chan.
 Yeung, Season.
 Yim, Denise Li-Furn.
 Yoon, Jamie Paul.
 Zainudin, Shamshul Amri.
 Zilm, Damien Bruce.

HERITAGE COUNCIL OF W.A.

HR101

CORRIGENDUM

Notice is hereby given that the "Notice of Intention to Enter Places in the Register of Heritage Places" published in *The West Australian* on October 14th 1992, and in the *Gazette* on October 16th 1992, contained an error in the particulars of the place referred to as "Perth General Post Office". The reference to "Lot 0 on Plan 4845" is amended to read "Portion of Perth Town Lots V13, V14, V15 and V16 on Plan 4845, C/T 1832/432."

IAN BAXTER, Director, Office of the Heritage Council.

HR401

HERITAGE OF WESTERN AUSTRALIA ACT 1990

Notice of Intention to Remove Places from the Register of Heritage Places

The Minister for Heritage, Jim McGinty MLA, has directed that the place described in Schedule 1 be removed from the Register of Heritage Places, pursuant to section 54 (1) of the Heritage of Western Australia Act 1990. In accordance with the requirements of section 54 (5) (b) of that Act, the Heritage Council of Western Australia hereby gives notice that the place is removed from the Register of Heritage Places.

Schedule 1.

Place	Location	Land Description
Sisters of St John of God Convent Chapel	McCourt Street Wembley	Lot 2 on Diagram 64642

Dated this 2nd day of November 1992.

IAN BAXTER, Director Office of the Heritage Council.

LAND ADMINISTRATION

LA101

CORRIGENDUM

DOLA File 4467/989.

In the notice at page 3624 of the *Government Gazette* dated 24 July 1992, in respect to Reserve No. 9822 the reference to 6.641 7 hectares is amended to read 6.784 5 hectares.

A. A. SKINNER, Chief Executive.

LA102

CORRIGENDUM

DOLA File 3708/990.

In the notice at page 4140 of the *Government Gazette* dated 21 August 1992, in respect to Reserve 42244 the reference to 1 344 square metres is amended to read 910 square metres.

A. A. SKINNER, Chief Executive.

LA103

CORRIGENDUM

DOLA File 1931/09.

In the notices at pages 4454 and 4491 of the *Government Gazette* dated 4 September 1992, in respect to Reserve No. 12046 the reference to "National Park—William Bay" is amended to read "National Park and Water"—William Bay.

A. A. SKINNER, Chief Executive.

LA401

LOCAL GOVERNMENT ACT 1960**DECLARATION OF CLOSURE OF STREETS**

Made by the Minister for Lands Under Section 288A

At the request of the local government nominated, the street described in the Notice is now declared to be closed.

Notice

Shire of Morawa

DOLA File 2493/986; Closure No. M1340.

All that portion of Pintharuka West Road (Road Number 13677); commencing from the western boundary of Lot M1186 of Victoria Location 2015, as shown on Office of Titles Plan 4497 and extending generally northeasterly to the northwestern corner of Location 715 and thence easterly along the northern boundary of that Location to the western side of Franco Road (Road Number 11495).

Public Plan: 2039-IV N.E. (Mount Melara).

Road Closure Notice and Corrigendum published in the *Government Gazettes* dated 1 September 1989 page 3028, and 2 March 1990 page 1300 respectively; are hereby revoked.

A. A. SKINNER, Chief Executive,
Department of Land Administration.

LA402

LOCAL GOVERNMENT ACT 1960**DECLARATION OF CLOSURE OF STREETS**

Made by the Minister for Lands Under Section 288A

At the request of the local government nominated, the street described in the Notice is now declared to be closed.

Notice

Shire of Cranbrook

DOLA File 3812/958; Closure No. C1248.

All that portion of Gathorne Street now comprised in Cranbrook Lot 293 shown bordered pink on DOLA Crown Survey Diagram 90840.

Public Plan: BJ 28(2) 32.05, 32.06 (Cranbrook).

A. A. SKINNER, Chief Executive,
Department of Land Administration.

LB701

**LOCAL GOVERNMENT ACT 1960
PUBLIC WORKS ACT 1902
LAND RESUMPTION**

Road Widening—Eastern By-Pass Road and Hannan Street—Road No. 713—City of Kalgoorlie-Boulder

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the City of Kalgoorlie-Boulder passed at a meeting of the Council held on or about 28 June 1989 the several pieces or parcels of land described in the Schedule hereto, being all in the Hampton District have, in pursuance of the written approval and consent of His Excellency the Deputy of the Lieutenant-Governor and Administrator, acting by and with the advice of the Executive Council, dated the 27th day of October 1992, been set apart, taken or resumed for the purpose of the following public work, namely Road Widening—Eastern By-Pass Road and Hannan Street—Road No. 713—City of Kalgoorlie-Boulder.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Department of Land Administration Diagram 90166 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 Her Majesty 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

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
The Roman Catholic Archbishop of Perth	The Roman Catholic Archbishop of Perth	Portion of Kalgoorlie Lot 2978 being part of the land contained in Certificate of Title Volume 1884 Folio 363	60 m ²
Sylvia Joan McLean	S. J. McLean	Portion of Kalgoorlie Lot 2979 being part of the land contained in Certificate of Title Volume 23 Folio 7'A.	208 m ²
Anthony William Phelan and Brian Michael Phelan	A. W. and B. M. Phelan	Portion of Kalgoorlie Lot 2980 and being part of Lot 4 on Diagram 46827 being part of the land contained in Certificate of Title Volume 1410 Folio 614	150 m ²
Karen Marie Reid	K. M. Reid	Portion of Kalgoorlie Lot 2980 and being part of Lot 3 on Diagram 46827 being part of the land contained in Certificate of Title Volume 1410 Folio 613	106 m ²
City of Kalgoorlie-Boulder and Commissioner of Main Roads	City of Kalgoorlie-Boulder and Commissioner of Main Roads	Portion of Kalgoorlie Lots 2980 and 2981 and being Lot 1 on Diagram 46827 being the whole of the land contained in Certificate of Title Volume 1410 Folio 612	535 m ²
City of Kalgoorlie-Boulder and Commissioner of Main Roads	City of Kalgoorlie-Boulder and Commissioner of Main Roads	Portion of each of Kalgoorlie Lots 1635 and 2981 and being part of Lot 2 on Diagram 47981 being part of the land contained in Certificate of Title Volume 1410 Folio 611	60 m ²

Certified correct this 19th day of October 1992.

DAVID SMITH, Minister for Lands.

Dated this 27th day of October 1992.

W. P. PIDGEON, Deputy of the Lieutenant-Governor and
Administrator in Executive Council.

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 and the vacant Crown Land on Diagram 90006.

By Order of the Minister for Lands.

Dated this 6th day of November 1992.

A. SKINNER, Chief Executive.

LB702

File No: 2283/984.

MARINE AND HARBOURS ACT 1981**PUBLIC WORKS ACT 1902****NOTICE OF INTENTION TO TAKE OR RESUME LAND****Channel, Related Works, Public Boat Launching Facility and Public Recreation**

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 take or resume under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Murray District, for the purpose of the following public work, namely, Channel, Related Works, Public Boat Launching Facility and Public Recreation and that the said pieces or parcels of land are marked off on Plan L.A., W.A. 952 which may be inspected at the office of 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.

Schedule

No. on Plan L.A., No. 952 W.A.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	Tamnic Pty Ltd.	Tamnic Pty. Ltd.	Portion of Murray Location 1130 being the whole of the Land contained in Certificate of Title Volume 1128, Folio 464.	4.127 4 ha

Dated this 2nd day of November, 1992.

DAVID SMITH, Minister for Works.

LOCAL GOVERNMENT

LG401

SHIRE OF HARVEY**Fire Control Officer**

It is hereby notified for public information that Mr Jeffrey S. Gale has been appointed Fire Control Officer for the Shire of Harvey.

KEITH LEECE, Shire Clerk.

LG402

DOG ACT 1986*Shire of Kondinin*

It is hereby notified for public information that Mr M. Pratzky of Kondinin has been appointed Ranger and has been authorised for the purpose of the Dog Act to impound, seize, detain, dispose of dogs and issue infringement notices under the Dog Act.

M. J. JONES, Shire Clerk.

LG403

BUSH FIRES ACT 1954*Shire of Woodanilling*

It is hereby notified for public information that Council has appointed the following person as Dual Registered Fire Control Officer—

B. W. Gardner.

M. J. HOOK, Shire Clerk.

LG404**SHIRE OF GOOMALLING****Bush Fire Control**

It is notified for public information that the following appointments have been made—

Chief Bush Fire Control Officer—Cr R. M. Clarke

Deputy Chief Bush Fire Control Officer—Cr R. W. Lord

Fire Weather Officer—C. C. Kerp

Officers Authorised to Issue Permits to Burn for—

Clover

Refuse of Proclaimed Plants

Proclaimed Plants

Declared Plants and Refuse Thereof—Cr R. M. Clarke

Cr R. W. Lord

Bush Fire Control Officers

Cr R. M. Clarke

Cr H. D. Forward

Cr K. J. Ryan

Mr M. N. Davey

Mr R. Sheen

Mr A. J. Lawler

Mr F. C. Boase

Mr N. L. Siegert

Mr D. Antonio

Cr R. W. Lord

Cr M. L. Rowles

Cr T. C. Schell

Mr D. W. French

Mr R. J. Madew

Mr K. G. Kingston

Mr J. Escott

Mr L. Bowen

Mr C. C. Kerp

Cr R. King

Cr P. A. Clarke

Cr J. H. Bird

Mr P. F. Coulthard

Mr R. Powell

Mr J. K. Hardman

Mr C. B. Whitfield

Mr A. F. McLean

All previous appointments are hereby cancelled.

R. M. CLARKE, President.

LG405**SHIRE OF GOOMALLING****Appointment of Shire Clerk-Supervisor**

It is notified for public information that Mr Cornelis Clement John Kerp has been appointed—

Shire Clerk-Supervisor

Fire Weather Officer

Bush Fire Control Officer

Prescribed Person—under section 669F of the Local Government Act

Dog Act: Registration Officer

Dog Act: Authorised Person

Litter Act: Authorised Officer

for the Shire of Goomalling as from Monday, 2nd November 1992.

R. M. CLARKE, President.

LG406**CITY OF BUNBURY****Sportsground Charges Levied**

It is hereby listed for public information the Sportsground Charges levied by the City of Bunbury for the use of Sporting Grounds for the 1992/93 financial year.

Sport	1992/93
	\$
Archery	115.50
Athletics Amateur	302.50
Athletics Little	654.50
Cricket	1 793.00
Dog Club	583.00
Junior Football	1 952.50
Hockey Men's	3 773.00

Sport	1992/93
Hockey Men Training Only	220.00
Hockey Women's	1 485.00
Hockey Women Training Only	291.50
Netball	6 187.50
Rugby Union	220.00
Soccer Junior	1 650.00
Soccer Bunbury City	187.00
Soccer Dynamos	242.00
SWIC Juventus	242.00
Soccer Tricolore Training Only	151.25
Soccer Women's	363.00
Bunbury City Softball	3 883.00
Teeball	1 881.00
Touch Football	781.00
	<hr/>
	\$26 958.25

E. C. MANEA, Mayor.
V. S. SPALDING, Town Clerk/City Manager.

LG407

CITY OF BELMONT

It is hereby notified for public information that Allan Stanley Reed has been appointed Senior Ranger effective from October 26, 1992 and authorised to enforce the following Acts, Regulations and Council By-laws—

Local Government Act 1960
Control of Vehicles (Off Road Areas) Act 1978 and Regulations
Dog Act 1976 and Regulations
Bush Fires Act 1954 and Regulations
Litter Act 1979 and Regulations
Parking Facilities By-laws
Uniform General By-laws relating to the Parking for Disabled Persons 1988

The appointment of Alan Frank Mascall as Senior Ranger is hereby cancelled.

B. R. GENONI, Town Clerk.

LG408

CITY OF BELMONT

It is hereby notified for public information that Tony Douglas Williamson has been appointed Ranger effective from October 26, 1992 and authorised to enforce the following Acts, Regulations and Council By-laws—

Local Government Act 1960
Control of Vehicles (Off Road Areas) Act 1978 and Regulations
Dog Act 1976 and Regulations
Bush Fires Act 1954 and Regulations
Litter Act 1979 and Regulations
Parking Facilities By-laws
Uniform General By-laws relating to the Parking for Disabled Persons 1988

The appointment of William Woods as Ranger is hereby cancelled.

B. R. GENONI, Town Clerk.

LG409

BUSH FIRES ACT 1954*City of Belmont***Appointment of Fire Control Officers**

It is hereby notified for public information that the undermentioned persons have been appointed Fire Control Officers for the City of Belmont.

Mr Allan Stanley Reed

Mr Tony Douglas Williamson

The appointments of the undermentioned persons are hereby cancelled.

Mr Kerry Blakemore

Mr William Woods

Mr Alan Mascall

B. R. GENONI, Town Clerk.

LG410

CITY OF BELMONT

It is hereby notified for public information that the following persons appointed as Honorary Parking Inspectors for the Belmont Forum Shopping Centre, under the provisions of section 669DA of the Local Government Act 1960 have been cancelled.

Mr E. Earle

Mr P. Hughes

B. R. GENONI, Town Clerk.

LG411

BUSH FIRES ACT 1954*Town of Northam***Appointment of Fire Control Officers**

It is hereby notified for public information that the following persons have been appointed as Bush Fire Control Officers for the Town of Northam.

Chief Fire Control Officer: Mr P. Kata

Deputy Chief Fire Control Officer: Mr G. K. Hargrave

Fire Control Officers:

Mr B. H. Wittber

Mr G. J. Moulds

Mr G. J. Clifford

Mr R. E. Freshwater

Mr B. J. Sharpe

Mr N. L. Whitburn

Mr C. E. Hicks

All other appointments not listed above are hereby cancelled.

B. H. WITTBBER, Town Clerk.

LG412

BUSH FIRES ACT 1954*Town of Northam***Jointly Appointed Fire Control Officers**

It is hereby notified for public information that pursuant to section 40 of the above Act, the Councils of the Town and Shire of Northam have resolved to jointly appoint Fire Control Officers as officers to exercise the powers conferred under the above Act, in each of the Municipal Districts.

Fire Control Officers:

Mr B. H. Wittber

Mr P. K. Kata

Mr G. J. Moulds

Mr G. K. Hargrave

Mr A. D. Morgan

Mr G. A. Ashman

Mr S. T. Wilding

B. H. WITTBBER, Town Clerk.

LG413

SHIRE OF BUSSELTON

It is hereby notified for public information that the following persons have been appointed as Registration Officers under the Dog Act 1976—

Alison Jayne Richards
Josephine Michele Williams

IAN STUBBS, Shire Clerk.

LG414

BUSH FIRES ACT 1954

Shire of Irwin

It is hereby notified for public information that Mr Rossten Leigh Vince has been appointed as Deputy Chief Fire Control Officer for the Northern area of the Shire of Irwin and Mr Peter John Summers has been appointed as Deputy Chief Fire Control Officer for the Southern area of the Shire of Irwin.

The appointment of Mr Rossten Leigh Vince as Deputy Chief Fire Control Officer is hereby revoked.

J. PICKERING, Shire Clerk.

LG415

LOCAL GOVERNMENT ACT 1960

TWENTY SECOND SCHEDULE

Western Australia

Form No. 1

Municipality of the City of Geraldton

Notice Requiring Payment of Rates Prior to Sale

The several registered proprietors or owners in fee simple, or persons appearing by the last memorial in the Office of the Registrar of Deeds to be seised of the fee simple respectively of the several pieces of land described in the third column of the Appendix to this notice and persons appearing in the Register Book or by the memorial in the Office of the Registrar of Deeds to have respectively an estate or interest in the land, and whose name appear in the first column of the Appendix to this notice.

Take notice that—

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

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

Dated the 6th day of November 1992.

G. K. SIMPSON, Town Clerk.

Appendix

Names of Registered Proprietors or Owners, and also of all other Persons having an Estate or Interest in the Land	Amount owing showing separately the amount owing as Rates, and any other Amounts owing	Description of the several Pieces of Land referred to						
Wayland John, Interested Parties—Comm of Taxation	<table><tr><td>Council Rates</td><td>\$10 974.02</td></tr><tr><td>WAWA</td><td>\$1 523.45</td></tr><tr><td>Land Tax</td><td>\$421.50</td></tr></table>	Council Rates	\$10 974.02	WAWA	\$1 523.45	Land Tax	\$421.50	Lot 30 George Road, Geraldton on Pt Lots 38 and 39 on Certificate of Title 747, Folio 35.
Council Rates	\$10 974.02							
WAWA	\$1 523.45							
Land Tax	\$421.50							

LG416

BUSH FIRES ACT 1954

Esperance Shire Council

NOTICE TO OWNERS AND OCCUPIERS OF LAND

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before 15 November, 1992 to plough, scarify, cultivate, burn, chemically spray or otherwise clear and thereafter maintain safe from fire until the 31st day of March 1993, firebreaks of the following dimensions and in the following positions on land owned or occupied by yourself.

1. Rural Land—

- (a) On cleared land—clear firebreaks safe from fire not less than three (3) metres wide along the whole of the inside of the property within 100 metres of the external boundaries. (The 100 metre limit may be exceeded if necessary to avoid waterways, rocky outcrops and other natural features or to prevent erosion).
- (b) On uncleared land—clear firebreaks not less than fifteen (15) metres wide on the inside and along the whole of any portion of the external boundaries of the property, where the portion abuts cleared land of an adjoining landholder. (Firebreaks are not required where uncleared land adjoins uncleared land).
- (c) Around any buildings, group of buildings, hayshed or haystack—clear firebreaks safe from fire not less than three (3) metres in width within twenty (20) metres of the perimeter of any buildings, group of buildings, hayshed or haystack.
- (d) Where the total area of property exceeds 2 000 hectares, additional firebreaks safe from fire not less than three (3) metres in width must be provided in such positions as to divide the property into areas not exceeding 2 000 hectares, each area being completely surrounded by a firebreak.
- (e) Where the bush on land owned or occupied by you has been bulldozed, chained or prepared in any similar manner for clearing by burning (whether you intend to burn the bush or not), you shall forthwith clear a firebreak free of flammable material not less than twenty (20) metres wide, around the perimeter of the prepared land.

2. Townsite Land—

- (a) Where the land is 2 000 m² or less—
 - (i) A firebreak is NOT required but
 - (ii) Such land is required to be made safe from fire by the reduction of existing fire hazards. Compliance with such requirements need not require the removal of all flammable material.
- (b) Where the land is 2 000 m² or greater—

Clear firebreaks not less than three (3) metres wide along the whole of the external boundaries of the property and also immediately surrounding all buildings and haystacks situated on the land.

3. Bulk Fuel/Gas/Chemical storage

In respect of any Rural or Townsite land upon which there is situated any container, drum/installation used to store flammable liquids, chemicals, or gas fuel (be they empty or not) including any ramp or support so constructed, you shall have the said land clear of all flammable materials for a minimum distance of six (6) metres from the site perimeter.

4. Application to vary or be exempt from the above requirements

Council will consider approval on an annual basis for other than perimeter firebreaks as prescribed in Clauses 1 and 2 where a more suitable fire protection plan can be provided or variation is desirable for conservation purposes.

Approval for such alternatives will only be considered if submitted in writing by September 30th with the endorsement of the Bush Fire Brigade for the area concerned and will be on an annual basis.

Application for exemption from the standard firebreaks requirements will be considered by Council, but only if it is satisfied adequate measures have been taken to prevent the spread of fire into or out of the particular property.

When making such applications landowners will have to:

- demonstrate how they intend protecting, by static low fuel areas, all buildings, fuel installations and haystacks situated on the land;
- submit in conjunction with their application plans detailing a fire protection strategy they shall implement on their land and on any unmanaged Vacant Crown land that may adjoin the relevant property;
- provide a mobile engine powered pumping unit with not less than 450 litres of water to be available at all times and in the paddock during harvesting operations;
- comply with any other conditions imposed by the appropriate Bushfire Brigade.

It should be noted that this provision accommodates the construction of strategic firebreaks encompassing a number of adjoining holdings.

5. Definitions for the purpose of section 1-4 of this Notice

Bush—includes trees, bushes, plants, stubble, scrub and undergrowth of all kinds whatsoever alive or dead and whether standing or not standing and also a part of a tree, bush plant or undergrowth, and whether severed there from or not so severed excluding plantations. (Tagasaste is considered a fodder crop).

Haystack—means any collection of hay including five (5) round fodder bales or more stacked or placed together.

Flammable Material—includes bush, timber, boxes, cartons, paper and like flammable materials, rubbish and also any combustible matter, but doesn't include green standing trees or cultivated growing bushes and plants in gardens or lawns.

Safe from fire—means that the vegetation shall be controlled in such a way that it cannot carry or sustain the passage of fire. The establishment of permanent green grass and tree areas is allowable provided that the grass has a summer growth phase, e.g. couch or kikuyu. Trees should be evergreens of the fire resistant variety with no foliage within 1.2 metres of the ground in summer. Paperbark, tamarisks, wattles and pines are fire prone and should not be used in fuel reduced zones.

6. Private Hardwood/Softwood Plantations

Minimum Firebreak Standards

The following firebreak standards apply for plantations:

- Firebreaks constructed (15) metres wide (as per definition below) on the boundaries of plantation or on such other location as may be agreed between Council and the plantation owner.
- Firebreaks six (6) metres wide should surround compartments of approximately thirty (30) hectares.
- All firebreaks must be maintained in trafficable condition and trees on both sides of breaks progressively pruned to a minimum height of four (4) metres to allow unrestricted access of maintenance and fire fighting equipment and so as to maintain an effective width of fire break.
- Where power lines pass through plantation areas firebreaks as per S.E.C. specifications must be provided.

Equipment standards: The Bush Fires Board recommends the following equipment for protection of plantation areas:

Plantation Area (ha)	Light Duty Unit Min. 900 Litres Capacity	Heavy Duty Unit Min. 2700 Litres Capacity	Medium Duty Unit Min. 1900 Litres Capacity
Up to 100	2		
101 to 500	1	1	
501 to 1000		1	1
1001 to 2000		2	1
2001 plus		2	1 for every 1500ha or part thereof minimum of 2

NB: One heavy unit is the equivalent of two medium tanker units.

7. Definitions for the purpose of section 6 above

Plantation—Any area of planted Pines or Eucalyptus species exceeding three (3) hectares except areas planted as salt reclamation projects and areas planted as windbreaks not exceeding twenty five (25) metres in depth. (Tagasaste is considered a fodder crop).

Firebreaks—15 metres Boundary Break—The first row of trees must be at least fifteen (15) metres from the outside edge of the break. The firebreak must be maintained clear of all flammable material over the outer three (3) metres and then in a low fuel condition for the next twelve (12) metres and have a ten (10) metre vertical clearance. i.e. with no overhanging branches.

8. Penalty

Persons who fail to comply with the requirements of this order may be issued with an infringement (penalty \$80) or prosecuted with an increased penalty of up to \$1 000 and additionally, COUNCIL MAY CARRY OUT THE REQUIRED WORK AT THE COST TO THE OWNER OR OCCUPIER.

By order of the Council.

R. T. SCOBLE, Shire Clerk.

LG417

BUSH FIRES ACT 1954

Town of Bassendean

Firebreak Order

Metropolitan

Notice to Owners and/or Occupiers of Land inside the Metropolitan Fire District in the Town of Bassendean.

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before the 30th day of November 1992, or within fourteen days of the date of your becoming owner or occupier should this be after the 30th day of November 1992, and thereafter up to and including the 31st day of March 1993 to have a firebreak, clear of all inflammable material, at least 3 metres wide immediately inside all external boundaries of the land and also immediately surrounding all buildings situated on the land.

If it is considered to be impracticable for any reason to clear firebreaks as required by this notice, you may apply in writing to the Council or its duly authorised officer not later than the 15th October 1992 for permission to provide firebreaks in alternative positions on the land.

If permission is not granted in writing by Council or its duly authorised officer prior to the firebreak deadline, you shall comply with the requirements of this notice.

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

By Order of the Council,

STEPHANIE SMITH, General Manager/Town Clerk.

LG901

LOCAL GOVERNMENT ACT 1960

Shire of Albany

NOTICE OF INTENTION TO BORROW

Proposed Loan No. 132—\$150 000

Pursuant to section 610 of the Local Government Act 1960, the Council of the Shire of Albany hereby gives notice that it proposes to borrow money by the sale of a single debenture on the following terms for the following purpose.

\$150 000 for a term of five (5) years repayable at the office of the Council by ten (10) equal half yearly instalments of principal and interest.

Purpose: Resealing of Roads.

A specification as required by section 609 of the Act is available for inspection at the office of the Council during working hours for a period of thirty five (35) days after the publication of this notice.

Dated this 30th day of October, 1992.

C. G. P. AYRES, President.

R. P. BOARDLEY, Acting Shire Clerk.

LG902

LOCAL GOVERNMENT ACT 1960*Shire of Wickepin*

Notice of Intention to Borrow

Proposed Loan (No. 78) of \$20 000 (Interest Free)

Pursuant to section 610 of the Local Government Act 1960 the Shire of Wickepin hereby gives notice that it proposes to borrow money, by sale of debenture, repayable at the Office of the lender, by equal half yearly instalments of principal only, for the following term and purpose—

Loan No. 78—\$20 000 for a period of 5 years.

Purpose—Part financing of the construction of a Community Centre at Wickepin Recreation Ground.

Note: (a) Funding of this interest free loan is through the Grain Pool of W.A.

(b) Repayments of Loan No. 78 is to be met by the Recreation Ground Advisory Committee and therefore no loan repayment costs should be required to be met by ratepayers. The Shire of Wickepin is a guarantor to the loan.

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

Dated this 2nd day of November 1992.

D. W. HILL, President.

B. W. MEAD, Shire Clerk.

LG903

LOCAL GOVERNMENT ACT 1960*Shire of Wickepin*

Notice of Intention to Borrow

Proposed Loan (No. 77) of \$80 000

Pursuant to section 610 of the Local Government Act 1960 the Shire of Wickepin hereby gives notice that it proposes to borrow money, by sale of debenture, repayable at the Office of the lender, by equal half yearly instalments of principal and interest, for the following term and purpose—

Loan No. 77—\$80 000 for a period of 10 years.

Purpose—Council's contribution towards the construction of a Community Centre at Wickepin Recreation Ground.

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

Dated this 2nd day of November 1992.

D. W. HILL, President.

B. W. MEAD, Shire Clerk.

LG904

LOCAL GOVERNMENT ACT 1960*City of Mandurah*

NOTICE OF INTENTION TO BORROW

Pursuant to section 610 of the Local Government Act, the City of Mandurah hereby gives notice that it proposes to borrow by sale of debentures on the following terms and conditions.

Proposed Loan (No. 219) of \$100 000

Purpose: Bortolo Park—Stage 3.

Term: Loan to be for a term of 10 years with interest at ruling Treasury rates renegotiable after 2 years at the office of the Council in twenty half yearly instalments of principal and interest.

Proposed Loan (No. 220) of \$100 000

Purpose: Development of major recreational area: Gretel Drive/Eldora Crescent/Philante Street—Stage 1.

Term: Loan to be for a term of 10 years with interest at ruling Treasury rates renegotiable after 2 years at the office of the Council in twenty half yearly instalments of principal and interest.

Proposed Loan (No. 222) of \$105 000

Purpose: Roadworks.

Term: Loan to be for a term of 10 years with interest at ruling Treasury rates renegotiable after 2 years at the office of the Council in twenty half yearly instalments of principal and interest.

Proposed Loan (No. 223) of \$152 500

Purpose: Drainage.

Term: Loan to be for a term of 10 years with interest at ruling Treasury rates renegotiable after 2 years at the office of the Council in twenty half yearly instalments of principal and interest.

Specifications and estimates of costs thereof and statement as required under section 609 of the Act to be open for inspection at the Council Offices, Mandurah, during office hours for a period of 35 days after publication of the Notice of Intention to Borrow.

G. N. SALAMON, Mayor.

S. K. GOODE, Chief Executive Officer.

LG905

LOCAL GOVERNMENT ACT 1960

Shire of Broome

NOTICE OF INTENTION TO BORROW

Proposed Loan No. 153 of \$110 000

Pursuant to section 610 of the Local Government Act 1960, the Shire of Broome hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purpose.

\$110 000 for a period of three (3) years repayable at the office of Council by six (6) half yearly instalments of principal and interest.

Purpose: Reticulation—Broome Golf Club.

Plans, specifications and estimate of costs as required by section 609 of the Act are available for inspection at the Office of the Council for thirty five (35) days following publication of this Notice.

NB: Loan repayments are to be met in full by the Broome Golf Club Inc. and as such will not be a charge on ratepayers.

Dated this 4th day of November 1992.

R. J. JOHNSTON, President.

W. LENYSZYN, Shire Clerk.

LG906

LOCAL GOVERNMENT ACT 1960

Shire of Broome

NOTICE OF INTENTION TO BORROW

Proposed Loan No. 154 of \$80 000

Pursuant to section 610 of the Local Government Act 1960, the Shire of Broome hereby gives notice that it proposes to borrow money by the sale of debentures on the following terms and for the following purpose.

\$80 000 for a period of three (3) years repayable at the office of Council by six (6) half yearly instalments of principal and interest.

Purpose: Purchase of Road Plant.

Plans, specifications and estimate of costs as required by section 609 of the Act are available for inspection at the Office of the Council for thirty five (35) days following publication of this Notice.

Dated this 4th day of November 1992.

R. J. JOHNSTON, President.

W. LENYSZYN, Shire Clerk.

MAIN ROADS**MA401****PUBLIC WORKS ACT 1902****SALE OF LAND**

MR 10-186 and 10-212.

Notice is hereby given that His Excellency the Lieutenant-Governor and Administrator has authorised under section 29 (7) (a) (ii) of the Public Works Act 1902 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

Derby Lot 849 and being part of the land comprised in Certificate of Title Volume 1708 Foho 393.

Portion of Derby Lot 488 and being Lot 559 on Plan 7566 (Sheet 1) and being the whole of the land comprised in Certificate of Title Volume 1506 Foho 565.

Dated this 4th day of November 1992.

D. R. WARNER, Director Corporate Services,
Main Roads Western Australia.

MARINE AND HARBOURS**MH401****WESTERN AUSTRALIAN MARINE ACT 1982****RESTRICTED SPEED LIMIT—ALL VESSELS**

Department of Marine and Harbours,
Fremantle, 6 November 1992.

Acting pursuant to the powers conferred by section 67 of the Western Australian Marine Act 1982, the Department of Marine and Harbours by this notice declares that the following area of Navigable Waters to be a restricted speed area of which a maximum speed limit of 8 knots is applicable.

Swan River—All those waters of the Swan River from the upstream side of the north western span of the Causeway Bridge to the downstream side of the Bunbury Railway Bridge.

Providing however that such speed restrictions will only apply between the hours of 10 am and 4 pm Sunday, 8 November 1992.

STUART HICKS, Chief Executive Officer.

MINES**MN401****MINING ACT 1978**

Department of Minerals and Energy,
Perth.

I hereby declare in accordance with the provisions of section 99 (1) (a) of the Mining Act 1978 that the undermentioned Exploration Licence is forfeited for breach of covenant, *viz*; non compliance of expenditure conditions, with prior right of application being granted to the plaintiff under section 100.

GORDON HILL, Minister for Mines.

EAST COOLGARDIE MINERAL FIELD**Exploration Licence**

25/65—Mistral Mines NL.

MN402

MINING ACT 1978

Notice of Application for an Order for Forfeiture

Department of Mines,
Mt Magnet, 27th October 1992.

In accordance with Regulation 49 (2) (c) of the Mining Act 1978, notice is hereby given that the licences are liable to forfeiture under the provisions of section 96 (1) (a) for breach of covenant, *viz.* non-payment of rent.

S. A. HEATH, Warden.

To be heard in the Warden's Court Mt Magnet on the 10th December 1992.

EAST MURCHISON MINERAL FIELD

Black Range District

P57/679—Ross, Ian Laurence.

P57/680—Bennett, John; Smith, Ian Gerard.

MURCHISON MINERAL FIELD

Cue District

P20/1407—Anderson, Gregory Thomas.

Mt Magnet District

P58/764—Giles, David Barry; Giles, John Barry.

YALGOO MINERAL FIELD

P59/1032—Vodanovich, Anthony; Bateman, Thomas Graham.

P59/1033—Vodanovich, Anthony; Bateman, Thomas Graham.

P59/1034—Vodanovich, Anthony; Bateman, Thomas Graham.

MN403

MINING ACT 1978

Department of Minerals and Energy,
Perth WA 6000.

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

GORDON HILL, Minister for Mines.

Number; Holder; Mineral Field.

Exploration Licences

08/389—LCM Pty Ltd; Ashburton.

38/352—Mihc, Peter; Mt Margaret.

53/239—Mihc, Peter; East Murchison.

59/339—Vodanovich, Anthony; Yalgoo.

70/868—Bywaters, Leslie Peter; Bywaters, Phillip John; South West.

Mining Leases

45/306—Everett, Donald Richard; Freeman, Graham Ronald; Pilbara.

70/16—Otter Exploration NL; South West.

80/224—Hunt Contracting Co. Pty Ltd; Kimberley.

MN404

MINING ACT 1978

Department of Minerals and Energy,
Perth WA 6000.

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

GORDON HILL, Minister for Mines.

Number; Holder; Mineral Field.

Exploration Licences

04/677—Cardinal Management Services Pty Ltd; Desertstone NL; West Kimberley.
04/713—Clutha Minerals Ltd; West Kimberley.

Mining Leases

29/104—Cock, Frederick John; North Coolgardie.
29/120—Cock, Frederick John, Esmeralda Exploration Ltd; North Coolgardie.
29/121—Cock, Frederick John, Esmeralda Exploration Ltd; North Coolgardie.
29/122—Cock, Frederick John, Esmeralda Exploration Ltd; North Coolgardie.
37/69—Asset Mining NL; Mt Margaret.
40/62—Beaver, Harold Wayne; Golden Valley Mines NL; North Coolgardie.
45/3—Leaver, John Edward; Pilbara.
45/153—Decade Mining Resources NL; Pilbara.
47/219—Amato, Angelo Marco; West Pilbara.
51/346—Bywater, Colin John; Murchison.
77/346—Carnicelli, Peter Joseph; Yilgarn.

MN405

MINING ACT 1978

Notice of Intention to Forfeit

Department of Mines,
Perth WA 6000.

In accordance with Regulation 50 (b) of the Mining Act 1978, notice is hereby given that unless the rent due on the undermentioned leases and licences is paid on or before 27 November 1992, it is the intention of the Hon Minister for Mines under the provisions of section 97 (1) and 96A (1) of the Mining Act 1978, to forfeit such covenant *viz*, non-payment of rent.

D. R. KELLY, Director General.

Number; Holder; Mineral Field.

Exploration Licences

04/235—Eon Metals NL; West Kimberley.
04/730—Teedale Pty Ltd; West Kimberley.
08/467—Golden Bounty Resources NL; Ashburton.
09/512—Nolacool Pty Ltd; Gascoyne.
09/513—Nolacool Pty Ltd; Gascoyne.
15/246—Goode, William Donald; Gould, Albert Roy; Gould, Gilbert Alfred; Gould, Robert John; Coolgardie.
15/248—Maenad Exploration Pty Ltd; Coolgardie.
27/68—Deelagoon Pty Ltd; North East Coolgardie.
28/436—Monacan Nominees Pty Ltd; North East Coolgardie.
29/107—John, David Brian; North Coolgardie.
37/219—Sisson, Norman Frank; Mt Margaret.
38/342—Sullivan, Donald Anthony; Sullivan, James Noel; Sullivan, Mervyn Ross; Sullivan, Peter Ross; Mt Margaret.
40/36—Sunnystar Pty Ltd; North Coolgardie.
45/1019—Mount Bennett Resources NL; Pilbara.
46/217—Kismet Gold Mining NL; Pilbara.
47/547—Lee, Darren; Pilbara.
51/306—Moses, Eric Raymond; Murchison.
52/542—Giralia Resources NL; Peak Hill.
53/244—Beckmont Holdings Pty Ltd; East Murchison.
53/282—Elmina NL; East Murchison.
59/301—Capricorn Resources Australia NL; Yalgoo.
70/955—Croesus Mining NL; South West.

77/403—Capricorn Resources Australia NL; Yilgarn.
80/1339—Bulletin Trading Ltd; Kimberley.
80/1340—Bulletin Trading Ltd; Kimberley.

Mining Leases

16/151—Pilmot, Graham David; Softley, Garry Robert; Coolgardie.
20/46—Jennings, Jennifer Anne; Murchison.
24/60—Mullavey, Terrance Patrick; Broad Arrow.
24/373—Centaur Mining and Exploration Ltd; Broad Arrow.
24/385—Haythornthwaite, Glen Allan; Savage, Phillip; Broad Arrow.
24/386—Haythornthwaite, Glen Allan; Savage, Phillip; Broad Arrow.
26/346—Horbury, Jo-Ann; Shaw, John Anthony; East Coolgardie.
37/113—Melita Mining NL; Mt Margaret.
38/240—Tezlyn Mining NL; Mt Margaret.
39/105—Haoma North West NL; Mt Margaret.
39/127—Cochrane, John David; Gondwana Resources NL; MacDonald, Stanley Allan; Mt Margaret.
39/153—Stan Holdings Pty Ltd; Mt Margaret.
39/227—Parker, Ronald Thomas; Parker, Susan Lorraine; Eagle Mining Corporation NL; Mt Margaret.
40/33—Beaver, Harold Wayne; Golden Valley Mines NL; North Coolgardie.
46/97—Arboyne NL; Lynas Gold NL; Sears, Edmund Leslie; Pilbara.
51/401—Norgold Ltd; Murchison.
52/114—Barrack Exploration Pty Ltd; Peak Hill.
52/165—Trans-Global Resources NL; Peak Hill.
52/216—Armfield, Ross Wilson; Bennett, John; RSN Nominees Pty Ltd; Peak Hill.
57/78—Duncan, Mathew James; East Murchison.
57/100—Spraggon, Robin Guy; East Murchison.
58/152—Fargos Investments Pty Ltd; Nicholas, Samuel James; Murchison.
59/28—Exotic Granites of Australia Ltd; Yalgoo.
59/125—Australian United Gold NL; Yalgoo.
70/198—Bebich, Peter Patrick; Bebiich, Yoze; South West.
70/234—Green, Pearl McKinnon; Green, Amanda Louise; Green, Keith Langlouis; South West.
77/246—Southern Goldfields Ltd; Scanfire Exploration Pty Ltd; Yilgarn.
77/289—Southern Goldfields Ltd; Scanfire Exploration Pty Ltd; Yilgarn.
77/516—Hare, Thomas Angus; Yilgarn.
80/245—Kilmorna Gold NL; Kimberley.
80/248—Hunt Contracting Co. Pty Ltd; Kimberley.

PLANNING AND URBAN DEVELOPMENT

PD401

TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

City of Gosnells

Town Planning Scheme No. 1—Amendment No. 379

Ref: 853/2/25/1, Pt. 379.

Notice is hereby given that the City of Gosnells has prepared the abovementioned scheme amendment for the purpose of rezoning Lots 60, 61, 62, 63 and 64 Albany Highway, Gosnells, from Residential A to Shops & Local Business.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 2120 Albany Highway, Gosnells and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including December 18, 1992.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before December 18, 1992.

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.

G. WHITELEY, Town Clerk.

PD402

TOWN PLANNING AND DEVELOPMENT ACT 1928
APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Mandurah

Town Planning Scheme No. 1a—Amendment No. 176

Ref: 853/6/13/9, Pt. 176.

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 Mandurah Town Planning Scheme Amendment on November 2, 1992, for the purpose of:

- A. The inclusion of a new zone—"The Dawesville Channel Development Zone" in Clause 2.4 Zoning and Development Table.
- B. The rezoning of the land at Dawesville as delineated on the Scheme Amendment Map to Dawesville Channel Development Zone.
- C. The extension of the Scheme Area boundary to incorporate that area of land within the Municipal boundary of the Shire of Murray as delineated on the Scheme Amendment Map.
- D. Insert after Clause 4.6.3 the following:
 - 4.7 Dawesville Channel Development Zone
 - 4.7.1 The primary purpose of the Dawesville Channel Development Zone is to promote the development of the land adjoining, but not including, the proposed Dawesville Channel.
 - 4.7.2 Prior to supporting or approving any proposal for subdivision or development of land within the Zone the Council shall require the preparation of an outline development plan.
 - 4.7.3 The outline development plan shall include:
 - (i) the overall layout and identification of land uses;
 - (ii) the proposed major road system;
 - (iii) the location of community and recreation facilities;
 - (iv) the proposed staging of development;
 - (v) the Residential Planning Code which shall apply to the appropriate areas of land;
 - (vi) a report to support and outline the location and layout of the plan; and,
 - (vii) such other information as the Council shall require.
 - 4.7.4 The Council may adopt an outline development plan with or without modifications over the whole or portion of the zone.
 - 4.7.5 The Council may adopt an outline development plan which depicts only the residential Planning Codes applicable to various portions of the land the subject of the plan.
 - 4.7.6 Prior to approval being granted for subdivision or development the outline development plan will require the approval and endorsement of the South West Region Planning Committee and the Minister for Planning.
 - 4.7.7 Proposals for subdivision or development within the Zone shall generally be in accordance with the approved outline development plan.
 - 4.7.8 Notwithstanding the foregoing, where the Council and the South West Region Planning Committee are satisfied, that a proposed development or subdivision is of a minor nature or consistent with the objectives of the Zone, it may grant planning consent or recommended approval, as the case may be, before an outline development plan has been approved.
 - 4.7.9 Modification to the outline development plan may be permitted where Council considers that the proposed modification is still consistent with the objectives of the Zone and will not prejudice the overall progressive development of the zone.
 - 4.7.10 Notwithstanding the provisions of this Clause the subdivision or development of a canal estate is permitted only in accordance with the provision's of Clause 4.6 and the State Planning Commission's Policy DC1.8—"Procedures for Approval of Artificial Waterways and Canal Estates".

G. N. SALAMON, Mayor.

S. K. GOODE, Town Clerk.

PD403**TOWN PLANNING AND DEVELOPMENT ACT 1928
SCHEME AMENDMENT AVAILABLE FOR INSPECTION***Shire of Wyndham-East Kimberley*

Town Planning Scheme No. 4—Amendment No. 25

Ref: 853/7/5/6, Pt. 25.

Notice is hereby given that the Shire of Wyndham-East Kimberley has prepared the abovementioned scheme amendment for the purpose of including in the Scheme Text provisions to permit the occupancy by a transient workforce on Industrial Zoned land and Rural, Rural "A", Rural "B" Zoned Land.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Office, Coolibah Drive, Kununurra and at the Department of Planning and Urban Development, Albert Facey House, 469-489 Wellington Street, Perth, and will be available for inspection during office hours up to and including 18 December 1992.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before 18 December 1992.

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. CHEVERTON, Shire Clerk.

PD404**METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959****METROPOLITAN REGION SCHEME—S.33A AMENDMENT****Approved Amendment**

Lot 1 Lakes Way, Jandakot, City of Cockburn.

No. 891/33A.

File: 833-2-23-46.

The Hon Minister for Planning has approved, without modification, the abovementioned amendment to the Metropolitan Region Scheme.

The amendment, as shown on State Planning Commission Plan No. 4.1203, shall have effect as from the date of publication of this notice in the *Gazette*.

The Plan as approved can be viewed at:

1. Department of Planning and
Urban Development
469-489 Wellington Street
Perth WA 6000
2. J S Battye Library
Alexander Library Building
Cultural Centre
Francis Street
Northbridge WA 6000
3. Office of the Municipality of the City of Cockburn
9 Coleville Crescent
Spearwood WA 6163

GORDON G. SMITH, Secretary.

RACING AND GAMING**RA401****SUMMARY OF LIQUOR LICENSING APPLICATIONS**

The following is a summary of applications received under the Liquor Licensing Act 1988 and required to be advertised. Any person wishing to obtain more details about any application, or about the objection process, should contact the Liquor Licensing Division, 1st Floor, Hyatt Centre, 87 Adelaide Terrace, Perth (telephone: 425 1888), or consult a solicitor or relevant industry organisation.

App No.	Applicant	Nature of Application	Last Day For Objections
TRANSFER OF LICENCE			
119	P & O Licence Holdings Pty Ltd	Application to transfer special facility licence in respect of Boot Tree Inn, Outer Village Telfer, from Newcrest Mining Ltd	19/11/92
123	Baywood Holdings Pty Ltd	Application to transfer restaurant licence in respect of the Narrogin Motel, Narrogin, from Secana Nominees Pty Ltd	11/11/92
124	Playboy Holdings Pty Ltd	Application to transfer restaurant licence in respect of La Scala Restaurant Dinner Dance, Mount Hawthorn, from G & A Pi-etractella	11/11/92
125	Golden Kibah P/L	Application to transfer hotel licence in respect of the Kalgoorlie Hotel, Hannan Street, Kalgoorlie, from J Arndell and N Ashton (R & M) (S87)	21/11/92
126	Octennial Holdings Pty Ltd	Application to transfer hotel licence in respect of the Tom Price Hotel, Tom Price, from W J Muhs Pty Ltd	20/11/92
127	Couro Pty Ltd	Application to transfer hotel licence in respect of the Victoria Hotel, Hay Street, Subiaco, from Fabray Pty Ltd	13/11/92
128	Vincent and Susanne Paparone	Application to transfer liquor store licence in respect of Tony's Place, Muchea, from Corlette Pty Ltd	13/11/92
129	Gandale Pty Ltd	Application to transfer hotel licence in respect of the Vasse Ambassador Hotel, Busselton, from Jeffrey Laurence Herbert (R&M) (S87)	13/11/92
NEW LICENCE			
72	Anthony & Robert Cross	Application for a restaurant licence in respect of Beach Break BBQ, Chapman Road, Geraldton	24/11/92
73	Candid Nominees Pty Ltd	Application to remove restaurant licence in respect of Larrikans Restaurant from Hoyts Cinema, Cannington, to The Crescent, Midland	25/11/92
76	Settlers Holdings Pty Ltd	Application for a liquor store licence in respect of premises situated at Bussell Highway, Margaret River and to be known as Settlers Liquor Store	4/12/92
77	Austie Nominees Pty Ltd	Application for a liquor store licence in respect of premises to be situated at Trappers Drive and Whitfords Avenue, Woodvale, and known as Liberty Liquor Woodvale	27/11/92

This notice is published under section 67 (5) of the Liquor Licensing Act 1988.

G. B. AVES, Director of Liquor Licensing.

STATE TAXATION**SX401****PAY-ROLL TAX ASSESSMENT ACT 1971****NOTICE OF EXEMPTION OF CHARITABLE BODY**

Notice is hereby given under the provisions of section 10 (3) of the Pay-roll Tax Assessment Act, that Greening Australia (WA) Incorporated is declared to be exempt for the purposes of section 10 (1) (k) of the Act, in relation to its charitable objects.

CARMEN LAWRENCE, Premier and Treasurer.

SX402**PAY-ROLL TAX ASSESSMENT ACT 1971****NOTICE OF EXEMPTION OF CHARITABLE BODY**

Notice is hereby given under the provisions of section 10 (3) of the Pay-roll Tax Assessment Act, that The University Childcare Club Incorporated is declared to be exempt for the purposes of section 10 (1) (k) of the Act, in relation to its charitable objects.

CARMEN LAWRENCE, Premier and Treasurer.

WATER AUTHORITY**WA401****METROPOLITAN WATER AUTHORITY ACT 1982****NOTICE OF ALTERATION OF DECLARED DRAINAGE AREA
SOUTHERN LAKES 1992 ADDITION**

File A22880

Made by the Minister for Water Resources pursuant to section 104 (3).

1. The area formerly known as the Metropolitan Main Drainage District No. 1, deemed, pursuant to section 104 (7) of the Metropolitan Water Authority Act 1982, to have been declared a drainage area, is referred to in this notice as "the declared drainage area".

2. Notice is hereby given that the boundaries of the declared drainage area, as altered, are, as from 6th of January 1993, to be further altered by the addition of the land shown shaded in the Schedule hereto and more particularly delineated on Plan BW12 Sheets 3 to 13 inclusive.

3. A person who is aggrieved by this proposal or who alleges that any land is not land which will:

(a) benefit from; or

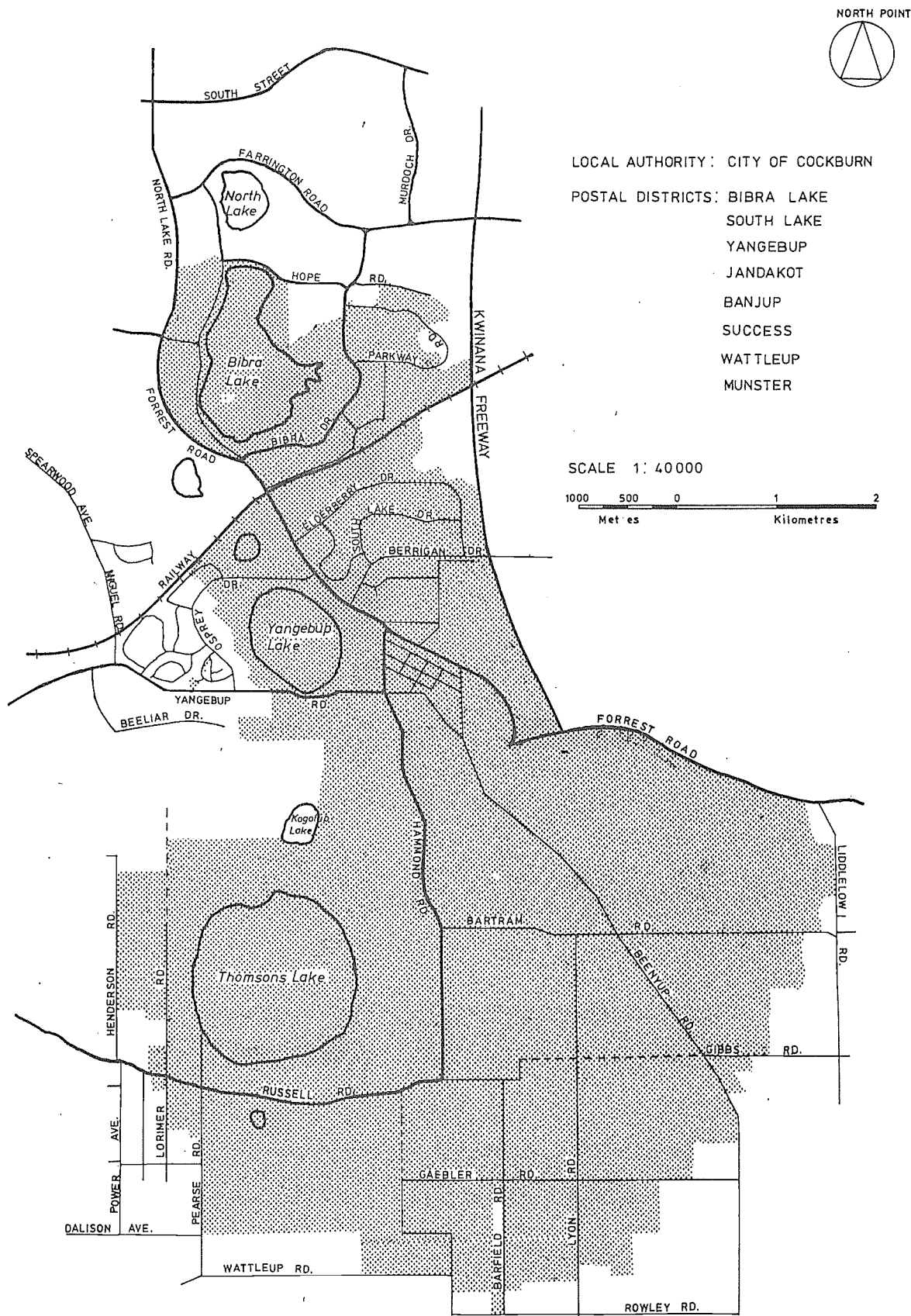
(b) contribute to the need for,

the main drains as delineated on Plan BW12 Sheet 2 may, pursuant to section 104 (4) of the Metropolitan Water Authority Act 1982, by notice in writing to the Minister within one month of the publication of this notice, object to the proposal contained herein.

ERNIE BRIDGE, Minister for Water Resources.

NOTE: Plan BW12 may be inspected at the Water Authority's Perth South Regional Office, cnr William and Newman Streets, Fremantle between the hours of 8.30 am and 5.00 pm on any working day.

PLAN BW 12-1

SCHEDULE

In accordance with the provisions of the Metropolitan Water Authority Act 1982, it is hereby notified that all rateable land situated within such portions of the declared drainage area as altered by this Notice, shall be rated for main drainage from the 1st of July 1993.

W. COX, Managing Director,
Water Authority of Western Australia.

TENDERS**ZT201****MAIN ROADS***Tenders*

Tenders are invited for the following projects.

Tender documents are available from the Contract Clerk, Orders Section, Ground Floor, Main Roads, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date
		1992
126/92	Load and cart premix various sites Albany Division	November 10
60/92	Reconstruction and realignment (Madura Pass) Eyre Highway	December 1

ZT202*Acceptance of Tenders*

Contract No.	Description	Successful Tenderer	Amount
			\$
71/92	Bituminous sealing and resealing various roads Metropolitan Division.	Boral Asphalt	\$587 495.07
62/92	Supply and installation rock rip rap Yule River Bridge Nwch.	Boral Contracting	\$378 522.00
79/92	Supply and delivery of colorix 12 month period, Bunbury Division.	Pioneer Ashphalt	\$336 568.20
85/92	Complete cleaning Main Roads offices and workshop area, Kalgoorlie.	Quirk Corp cleaning	\$8 997.76 pa

D. R. WARNER, Director, Corporate Services.

ZT301**STATE SUPPLY COMMISSION***Tenders Invited*

Tender forms and full particulars of the Schedule hereunder may be obtained on application at the State Supply Commission, 815 Hay Street, Perth, 6000.

TELEPHONE No. 222 8491 or 222 8241

FACSIMILE No. 321 7918

Date of Advertising	Schedule No.	Description	Date of Closing
1992			1992
Aug. 21	474A1992	Supply, delivery, installation and commissioning of Induction Furnaces for Westrail	Nov. 12
Oct. 16	499A1992	Nine (9) only Diesel Alternator Set in accordance with Western Australian Government Railways Commission Specification CME No. 2600-9/92	Nov. 19
Oct. 30	087A1992	Supply and delivery of Office Furniture, Steel—Group 2 to various Government Departments for a one (1) year period with an option to extend for a further twelve month period	Nov. 19
Oct. 30	184A1992	Supply of Magnetic Media to various Government Departments for a period of twelve (12) months with an option exercisable by the Commission for a further twelve months	Nov. 19
Oct. 30	298A1992	Supply, delivery, installation and commissioning of School Telephone Systems for the Ministry of Education for a two (2) year period with three (3) successive options to extend for twelve (12) months each	Nov. 19

STATE SUPPLY COMMISSION—*continued*
Tenders Invited—*continued*

Date of Advertising	Schedule No.	Description	Date of Closing
1992			1992
Nov. 6	511A1992	Supply and delivery of one (1) to nine (9) only Class 95 Graders for Main Roads	Nov. 26
Nov. 6	512A1992	Supply and delivery of one (1) to three (3) only Triple Axle Low Loaders for Main Roads	Nov. 26
Nov. 6	513A1992	Supply, delivery, installation and commissioning of an Automated Analytical System for the Determination of Chemicals in Plant Material for the Chemistry Centre (WA)	Nov. 26
		<i>For Sale</i>	
Oct. 30	503A1992	1982 Honda Motor Cycle CT 125 (UQ 222) for the Dept of Conservation and Land Management at Narrogin .	Nov. 19
Oct. 30	504A1992	1989 Toyota Ute/Dual Cab 2.4 litre (6QU 669) Manual, Diesel for the Ministry of Education at Warakurna Roadhouse	Nov. 19
Oct. 30	506A1992	1984 Perkins Generator Set 60kW (MRWA 7426) for Main Roads at Welshpool	Nov. 19
Oct. 30	507A1992	1984 Loadboss Loader R2000 (MR 7461) (6QC 235) for Main Roads at Welshpool	Nov. 19
Oct. 30	508A1992	1986 Dingo Skid Steer Loader, Model 500 (MRWA 9432) (6QK 039) for Main Roads at Narrogin	Nov. 19
Oct. 30	509A1992	1984 Dynapac Vibrating Roller CA25D (MRWA 7733) (6QC 747) for Main Roads at Welshpool	Nov. 19
Oct. 30	510A1992	1979 Chamberlain tractor 2WD MK4 (MRWA 3634) (XQH 302) for Main Roads at Welshpool	Nov. 19
Nov. 6	514A1992	1989 Mazda T3500, 3 Tonne, 4WD Truck (6QY 637) and 1988 Toyota Landcruiser HJ75 Tray Body Dropsides (6QR 567) for Agriculture Protection Board at Derby	Nov. 26
Nov. 6	515A1992	Toyota Hilux Crew Cab Utility 4x4 (7QE 277) (MR C215) for Main Roads at Kununurra	Nov. 26
Nov. 6	516A1992	1989 Toyota Landcruiser HJ60 Stn Wagon (6QY 715), 1990 Toyota King Cab/Tray Back HJ75RP-MRQ (6QZ 729), and 1988 Toyota Landcruiser Sleeper Cab/Tray Back (6QS 804) for the Department of Agriculture at Derby	Nov. 26

Tenders addressed to the Chairman, State Supply Commission, 815 Hay Street, Perth 6000 will be received for the abovementioned tenders until 10.00 am on the date of closing.

Tenders must be properly endorsed on envelopes otherwise they are liable to rejection. No tender necessarily accepted.

L. W. GRAHAM, Chairman, State Supply Commission.

ZT302

Accepted Tenders

Schedule No.	Particulars	Contractor	Rate
	<i>Supply</i>		
292A1992	For the service, supply and delivery of Cook Chill Meals to Carramar and Pindarra Hostels—AIHP.	Homes of Peace Inc.	Details on Request
	<i>Purchase and Removal</i>		
494A1992	1980 ANI Grid Roller, 15 Tonne (MR 4711) (XQU 732) at Main Roads, Welshpool.	Brooks Hire Service	\$4 100.00

ZT401**WATER AUTHORITY OF WESTERN AUSTRALIA***Tenders*

Tenders are invited for the projects listed below and will be accepted up to 2.30 pm on the closing date specified.

Tender documents are available from the Supply Services Branch, Level 1, Entry 4, John Tonkin Water Centre, 629 Newcastle Street, Leederville, WA 6007.

Tender documents must be completed in full, sealed in the envelope provided and placed in the Tender Box located at the above Leederville address.

The lowest or any tender may not necessarily be accepted.

Contract No.	Description	Closing Date
		1992
MM 20623	The construction of 200 m ³ roofed water storage tank on 18 m stand and pipework for Greenhead Town Water Supply.	24 November
AS 23011	Hire of manned plant to project management and construction branch to 31 December 1993.	17 November

W. COX, Managing Director.

PUBLIC NOTICES

ZZ101**PUBLIC TRUSTEE ACT 1941**

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

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

Maher, Evelyn Annie; Bentley; 29 August 1992; 21 October 1992.

Bird, Jessica Elizabeth; Claremont; 11 September 1992; 21 October 1992.

Eccles, Cyril; Port Hedland; 19 April 1992; 21 October 1992.

Fleming, Walter; Rivervale; 29 June 1992; 21 October 1992.

Halat, Miroslav; Shenton Park; 7 July 1992; 21 October 1992.

Ingrey, Josephina; Midland; 16 May 1992; 21 October 1992.

Wilson, Elsie; Mount Lawley; 15 September 1992; 21 October 1992.

Wedgewood, Joseph Josiah; South Perth; 30 December 1992; 21 October 1992.

Malec, Bogumila Urszula; Inglewood; 6 July 1992; 21 October 1992.

Anderson, Grace Hazel; Victoria Park; 5 March 1990; 28 October 1992.

Dated at Perth the 29th day of October, 1992.

K. E. BRADLEY, Public Trustee,
565 Hay Street, Perth WA 6000.

ZZ102**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 7th December 1992, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Barnett, John Henry, late of 4 Gibson Street, Mount Pleasant, died 21/9/92.

Carlsen, Ronald William, late of 13/155 Epsom Avenue, Belmont, died 10/6/92.

Cassidy, Esther May, late of 11 King William Street, South Fremantle, died 8/10/92.

Clarke, Gwendoline Hilda, late of 33 Acton Avenue, Rivervale, died 23/7/92.

Colley, Philomena Isabella, late of 2 Highlands Road, North Perth, died 22/9/92.

Cunnington, Lucy Florence, late of Tandara Nursing Home, 73 Jarrah Road, Bentley, died 4/10/92.

Gawn, Edith Vera, late of 93 Avon Street, Katanning, died 14/7/92.

Grieve, Thomas William, formerly of Seers Lodge, Sunset Hospital, Birdwood Parade, Dalkeith, died 12/9/92.

Hamer, Eva Dorothy, late of Crystal Halliday Hostel, Prisk Street, Karrinyup, died 24/7/92.

Hawkins, Ellen Elizabeth, late of 13 Tighe Street, Cloverdale, died 16/10/92.

Hewton, Elizabeth Victoria Lilian, late of Mt St Camillus Nursing Home, 138 Lewis Road, Forrestfield, died 7/10/92.

Ali, James Phillip, late of 89 Federal Road, Boulder, died 7/9/92.

Jones, Garfield Lionel, late of Dean Lodge, Bullcreek Drive, Bull Creek, died 10/10/92.

Kelly, Joyce Marie, formerly of Windermere Railway Promenade, Queens Park, late of Foley Village Nursing Home, Collick Street, Hilton, died 5/9/92.

MacLean, Duncan, late of Unit 2/50 Endeavour Avenue, Bull Creek, died 30/9/92.

Muller, Sylvester Bartholomew, late of Servite Villas, 184 Edinboro Street, Joondanna, died 14/3/92.

O'Meagher, George Frederick Charles, late of 6/750 Canning Highway, Applecross, died 29/9/92.

Parrotte, Maureen, late of 31 Thorpe Street, Morley, died 3/6/92.

Penberthy, Mary Watt, late of Sandstrom Nursing Home, 44 Whatley Crescent, Mount Lawley, died 14/9/92.

Peterkin, Ellen Mary, formerly of 2 Charlbury Way, Eden Hill, late of Home of Peace, Walter Road, Inglewood, died 15/9/92.

Phillips, Dorothy Louisa May, late of Unit 365 "Weston" Hollywood Village, 31 Williams Road, Nedlands, died 8/10/92.

Ponton, Lilian Gladys, late of Swan Lodge Nursing Home, died 22/6/92.

Rhodes, Max Neville, formerly of Lot 1 Quindanning Road, Harvey, late of 3 Kabbarlie Street, Falcon, died 15/9/92.

South, Edward, late of Sunset Hospital, died 11/3/92.

Skipworth, Elva Mae, late of 225 Durlacher Street, Geraldton, died 28/7/92.

Tapper, Edith Emma, late of Braille Nursing Home, Kitchener Avenue, Victoria Park, died 25/9/92.

Tatum, Raymond Thomas, late of 10 Robinson Street, Nedlands, died 10/9/92.

Taylor, Wallace Clement, late of 3/39 Delphine Avenue, Dianella, died 15/10/92.

Dated this 2nd day of November 1992.

K. E. BRADLEY, Public Trustee,
Public Trust Office, 565 Hay Street, Perth 6000.

ZZ201

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 Estate 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.

Button, Constance Edith, late of John Wesley Lodge, Rowethorpe, Bentley, Widow, died 24 September 1991.

Canadzich, Giuseppina, late of League of Home Help (Inc), 67 Cleaver Street, West Perth, Widow, died 6 September 1992.

Dobson, Colynn John Maxwell, 15 Rosebery Street, Bayswater, Retired Fireman, died 17 October 1992.

East, Rodney Winston East, late of 24/375 Stirling Highway, Claremont, Retired Clerk, died 23 October 1992.

Hutchison, Dorothy Ruth, Adelphi Nursing Home, 29 Neville Street, Bayswater, Spinster, died 22 August 1992.

Kirchner, Erna Klara Elfriede, Nannup Hospital, Nannup, Widow, died 14 October 1992.

Maidment, Hilda May, late of 15 Roe Road, Capel, Home Duties, died 19 August 1992.

Ogilvie, Alexander John, late of 150 Morley Drive, Nollamara, Retired Cabinet Maker, died 21 October 1992.

Shurman, Ernest Nicholas, late of 7A Boronia Avenue, Nedlands, Retired Manager, died 16 October 1992.

Sims, Stanley Gilbert, late of 5 Taylor Street, Pingelly, Retired Motor Mechanic, died 2 September 1992.

Williams, Berth Annie, late of 27 Frederick Street Midland, Widow, died 21 October 1992.

Dated this 4th day of November 1992.

J. KMIECIK, Manager,
Trusts and Estates Administration.

ZZ301

INQUIRY AGENTS LICENSING ACT 1954
APPLICATION FOR LICENSE IN THE FIRST INSTANCE

To the Court of Petty Sessions at Perth.

I, Francesco Muscara, of 9 First Avenue, Mt Lawley 6050, Phone Number Home 271 9281 Work (018) 94 9126, Commercial Investigator, having attained the age of twenty-one years, hereby apply on my own behalf for a license under the abovementioned Act. The principal place of business will be at Perth, Western Australia.

Dated the 2nd day of November 1992.

F. MUSCARA, Signature of Applicant.

APPOINTMENT OF HEARING

I hereby appoint the 8th day of December 1992, at 2.15 o'clock in the afternoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 2nd day of November 1992.

PETER NEEDHAM, 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.

ZZ401

BUILDING SOCIETIES ACT 1976
NOTICE OF VOLUNTARY LIQUIDATION

Section 71

Kalgoorlie Lake View No. 1 Building Society
(In Liquidation)

At a Special Meeting of the abovenamed building society, duly convened and held at Perth on September 30, 1992 the following resolution was passed—

“That the society go into voluntary liquidation, with effect from the conclusion of the meeting and that Mr Brendan Buckley be appointed as liquidator.”

Dated this 30th day of October 1992.

B. J. BUCKLEY, Liquidator.
Duesburys Chartered Accountants,
36 Ord Street, West Perth 6008.

ZZ402

BUILDING SOCIETIES ACT 1976
NOTICE OF VOLUNTARY LIQUIDATION

Section 71

Kalgoorlie Lake View No. 2 Building Society
(In Liquidation)

At a Special Meeting of the abovenamed building society, duly convened and held at Perth on September 30, 1992 the following resolution was passed—

“That the society go into voluntary liquidation, with effect from the conclusion of the meeting and that Mr Brendan Buckley be appointed as liquidator.”

Dated this 30th day of October 1992.

B. J. BUCKLEY, Liquidator.
Duesburys Chartered Accountants,
36 Ord Street, West Perth 6008.

ZZ403

BUILDING SOCIETIES ACT 1976
NOTICE OF VOLUNTARY LIQUIDATION
Section 71

Kalgoorlie Lake View No. 3 Building Society
(In Liquidation)

At a Special Meeting of the abovenamed building society, duly convened and held at Perth on September 30, 1992 the following resolution was passed—

“That the society go into voluntary liquidation, with effect from the conclusion of the meeting and that Mr Brendan Buckley be appointed as liquidator.”

Dated this 30th day of October 1992.

B. J. BUCKLEY, Liquidator.
Duesburys Chartered Accountants,
36 Ord Street, West Perth 6008.

ZZ404

BUILDING SOCIETIES ACT 1976
NOTICE OF VOLUNTARY LIQUIDATION
Section 71

Laverton No. 1 Building Society
(In Liquidation)

At a Special Meeting of the abovenamed building society, duly convened and held at Perth on September 30, 1992 the following resolution was passed—

“That the society go into voluntary liquidation, with effect from the conclusion of the meeting and that Mr Brendan Buckley be appointed as liquidator.”

Dated this 30th day of October 1992.

B. J. BUCKLEY, Liquidator.
Duesburys Chartered Accountants,
36 Ord Street, West Perth 6008.

ZZ405

BUILDING SOCIETIES ACT 1976
NOTICE OF VOLUNTARY LIQUIDATION
Section 71

Laverton No. 2 Building Society
(In Liquidation)

At a Special Meeting of the abovenamed building society, duly convened and held at Perth on September 30, 1992 the following resolution was passed—

“That the society go into voluntary liquidation, with effect from the conclusion of the meeting and that Mr Brendan Buckley be appointed as liquidator.”

Dated this 30th day of October 1992.

B. J. BUCKLEY, Liquidator.
Duesburys Chartered Accountants,
36 Ord Street, West Perth 6008.

ZZ406

BUILDING SOCIETIES ACT 1976
NOTICE OF VOLUNTARY LIQUIDATION
Section 71

Jurien Bay No. 1 Building Society
(In Liquidation)

At a Special Meeting of the abovenamed building society, duly convened and held at Perth on September 30, 1992 the following resolution was passed—

“That the society go into voluntary liquidation, with effect from the conclusion of the meeting and that Mr Brendan Buckley be appointed as liquidator.”

Dated this 30th day of October 1992.

B. J. BUCKLEY, Liquidator.

Duesburys Chartered Accountants,
36 Ord Street, West Perth 6008.

ZZ407

SPECIAL MEETING
W.A. No. 1 TERMINATING BUILDING SOCIETY
18th Floor, 37 St. George's Terrace, Perth

Notice is hereby given that at a special meeting held on 2nd November, 1992 a special resolution “That the Society be wound up” was duly passed.

Creditors should lodge claims against the Society at the registered office.

M. F. STEWART, Secretary.

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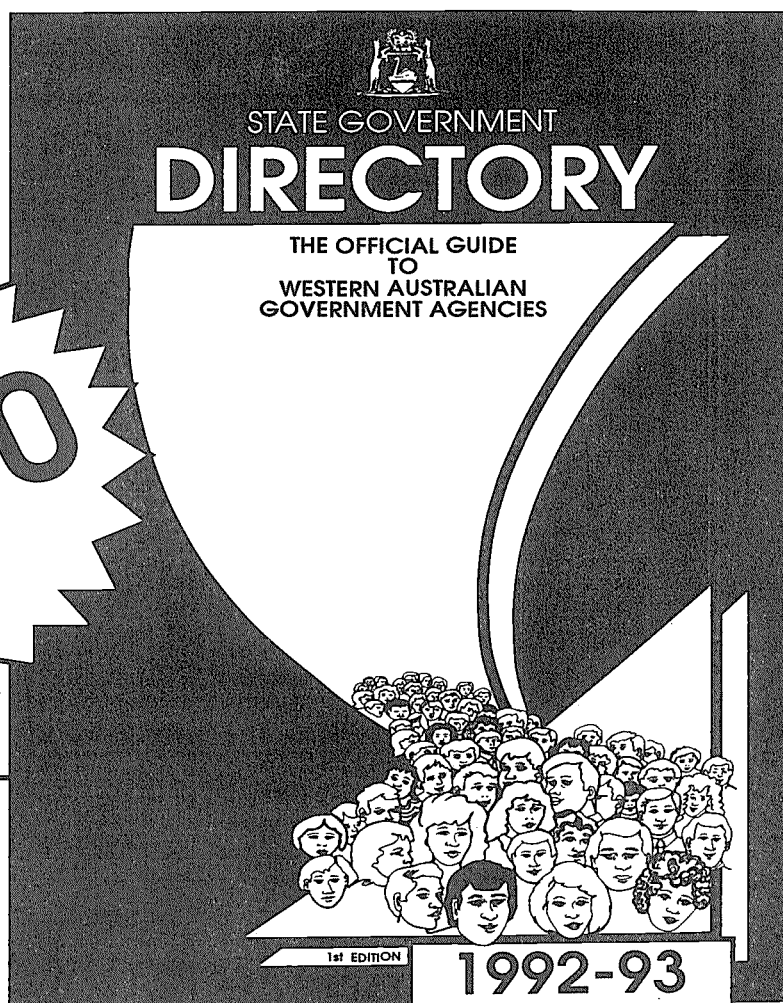
Government offers an enormous range of services to people in our community which enhances their lives.

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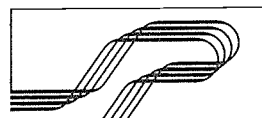
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This directory will have many uses and individuals and organisations should find this volume most helpful.

Carmen Lawrence
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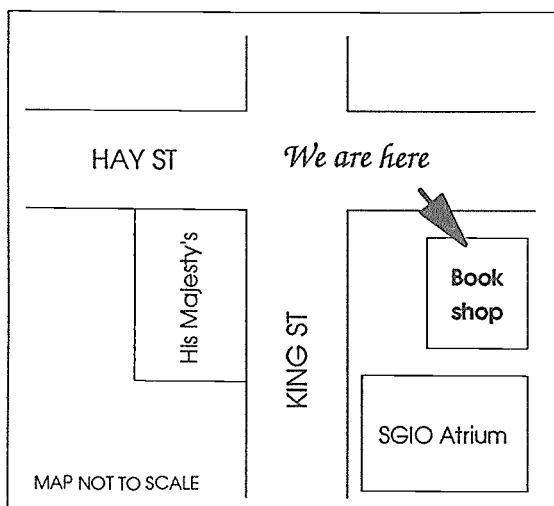
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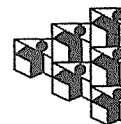
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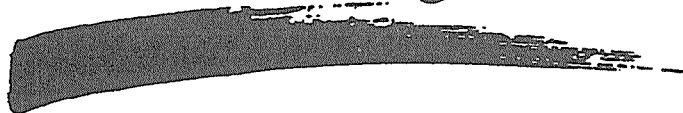
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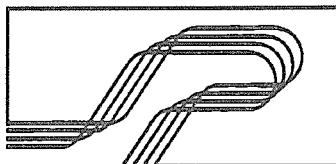


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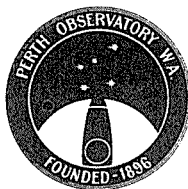
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