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G. L. DUFFIELD, Director.

## **PROCLAMATIONS**

#### **AA101**

# LEGAL PRACTITIONERS AMENDMENT (DISCIPLINARY AND MISCELLANEOUS PROVISIONS) ACT 1992

(No. 48 of 1992) PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.] By His Excellency the Honourable Sir Francis
Theodore Page Burt, Companion of the Order of
Australia, Knight Commander of the Most Distinguished Order of Saint Michael and Saint
George, Queen's Counsel, Governor of the State
of Western Australia.

I, the Governor, acting under section 3 of the Legal Practitioners Amendment (Disciplinary and Miscellaneous Provisions) Act 1992, and with the advice and consent of the Executive Council, fix 1 February 1993 as the day on which that Act comes into operation.

Given under my hand and the Public Seal of the State on 19 January 1993.

By His Excellency's Command,

J. M. BERINSON, Attorney General.

GOD SAVE THE QUEEN !

## **AA102**

## ACT AMENDMENT (JURISDICTION AND CRIMINAL PROCEDURE) ACT 1992

(No. 53 of 1992)

#### PROCLAMATION

WESTERN AUSTRALIA FRANCIS BURT, Governor. [L.S.] By His Excellency the Honourable Sir Francis
Theodore Page Burt, Companion of the Order of
Australia, Knight Commander of the Most Distinguished Order of Saint Michael and Saint
George, Queen's Counsel, Governor of the State
of Western Australia.

- I, the Governor, acting under section 2 of the Acts Amendment (Jurisdiction and Criminal Procedure) Act 1992, and with the advice and consent of the Executive Council, fix 1 March 1993 as the day on which—
  - (a) sections 3, 4, 6, 7, 14 to 16 and 24 to 33; and
  - (b) Parts 3 and 5,

of that Act shall come into operation.

Given under my hand and the Public Seal of the State on 19 January 1993.

By His Excellency's Command,

J. M. BERINSON, Attorney General.

GOD SAVE THE QUEEN!

## CROWN LAW

## CW301

## SUPREME COURT ACT 1935

## SUPREME COURT AMENDMENT RULES (NO. 6) 1992

Made by the Judges of the Supreme Court.

## Citation

1. These rules may be cited as the Supreme Court Amendment Rules (No. 6) 1992.

## Principal rules

- 2. In these rules the Rules of the Supreme Court 1971 are referred to as the principal rules.
  - [\* Reprinted in the Gazette of 18 March 1986 at pp. 779-1100 For amendments to 9 December 1992 see 1991 Index to Legislation of Western Australia, pp.504-5 and Gazettes of 7 and 28 February, 5 June, 21 August 1992 and 30 October 1992.]

## Order 17 amended

- 3. Order 17 of the principal rules is amended in Rule 12 (2) by deleting "4 days" and substituting the following
  - 14 days ".

## Order 44A inserted

4. After Order 44 of the principal rules the following Order is inserted —

#### ORDER 44A

## REGISTRATION AND ENFORCEMENT OF JUDGMENTS UNDER THE FOREIGN JUDGMENTS ACT 1991 OF THE COMMONWEALTH

## FOREIGN JUDGMENTS

## Interpretation

1. Unless the contrary intention appears, expressions used in this Order have, in relation to proceedings taken under the Foreign Judgments Act 1991 of the Commonwealth, the same meaning in this Order as they have in that Act.

## **Application**

2. This Order applies to the registration and enforcement of judgments to which Part 2 of the Act applies.

## Application for registration

- 3. (1) An application under section 6 of the Act, to have a judgment to which Part 2 of the Act applies registered in the Supreme Court may be made on motion ex parte to the Court.
- (2) The motion paper shall be entitled "In the Matter of the Foreign Judgments Act 1991 of the Commonwealth and regulations thereunder made relating to (country) and in the matter of a judgment of the (describing court) obtained in (describing the cause or matter) and dated the day of 19 "
- (3) Where the judgment is in respect of different matters, and some, but not all of the provisions of the judgment are such that if those provisions had been contained in separate judgments, those judgments could properly have been registered, the motion paper shall state the provisions in respect of which it is sought to register the judgment.

## Evidence in support of application

- 4. (1) An application for registration shall be supported by an affidavit of the facts
  - (a) exhibiting a certified copy of the judgment issued by the original court and authenticated by its seal and where the judgment is not in the English language a translation of the judgment certified by a notary public or authenticated by affidavit;
  - (b) stating to the best of the information and belief of the deponent —
    - that the applicant is entitled to enforce the judgment;
    - (ii) as the case may require, either that at the date of the application the judgment has not been complied with, or if the judgment has been complied with in part, the amount in respect of which it remains unsatisfied;
    - (iii) that at the date of the application the judgment is capable of enforcement in the country of the original court; and
    - (iv) that if the judgment were registered, the registration would not be, or be liable to be, set aside under section 7 of the Act;

and

(c) specifying the amount of the interest, if any, which under the law of the country of the original court has become due under the judgment up to the time of registration,

and shall be accompanied by such other evidence with respect to the enforceability of the judgment in the country of the original court, and of the law of that country under which any interest has become due under the judgment, as may be required having regard to the provisions of the regulations extending the Act to the country of the original court.

- (2) Where a sum payable under the judgment is expressed in a currency other than the currency of the Commonwealth of Australia, the affidavit shall also state the amount which that sum represents in the currency of the Commonwealth of Australia calculated at the rate of exchange prevailing at the date of the judgment.
- (3) The affidavit shall also state the full name, title, trade or business and the usual or last known place of abode or of business of the judgment creditor and the judgment debtor respectively, so far as known to the deponent.

## Security for costs

5. The Court may, in respect to an application for registration, order the judgment creditor to find security for the costs of the application and of any proceedings which may thereafter be brought to set aside the registration.

## Order for registration

- **6.** (1) An order for registration of a judgment shall be drawn up by, or on behalf of, the judgment creditor.
  - (2) The order need not be served on the judgment debtor.

- (3) The order shall state the period after service of the notice prescribed by Rule 8 within which an application may be made to set aside the registration.
- (4) The Court may, on an application made at any time while it remains competent for any party to apply to have the registration set aside, grant an extension of the period (either as originally fixed or as subsequently extended) during which an application to have the judgment set aside may be made.

## Register to be kept

7. There shall be kept in the Central Office of the Supreme Court a register of the judgments ordered to be registered under the Act.

## Notice of registration

- 8. (1) Notice in writing of the registration of a judgment shall be served on the judgment debtor in the following manner
  - (a) if within the jurisdiction, by personal service as in the case of a writ of summons, unless some other mode of service is ordered by the Court;
  - (b) if out of the jurisdiction, in accordance with Order 10 and the Service and Execution of Process Act 1901 of the Commonwealth.
  - (2) The notice of registration shall state
    - (a) full particulars of the judgment registered and the order for registration;
    - (b) the name and address of the judgment creditor or his solicitor or agent on whom, and at which, any summons issued by the judgment debtor may be served;
    - (c) the right of the judgment debtor to apply on the grounds provided in the Act to have the registration set aside;
    - (d) in accordance with the term of the order giving leave to register, the period of time from the date of service of the notice within which an application to set aside the registration, may be made; and
    - (e) that no step for the enforcement of the judgment shall be taken until after the expiration of that period.

#### Indorsement of service

- 9. (1) Within 3 days from the day of service or within such extended period as may, in special circumstances, be allowed by order of the Court, the notice or a copy or duplicate of the notice shall be indorsed by the person serving it with the date of the month and the day of the week on which service was effected, and, if the notice is not so indorsed, the judgment creditor shall not be at liberty to issue execution on the judgment without the leave of the Court.
- (2) Every affidavit of service of a notice referred to in subrule (1) shall state the date on which the indorsement was made.

## Application to set aside registration

- 10. (1) An application to set aside the registration of a judgment shall be made by summons supported by affidavit.
- (2) A summons shall be served not less than 7 clear days before the return day.
- (3) On any such application the Court may direct that an issue between the judgment creditor and the judgment debtor shall be stated and tried and may give such directions in relation to the trial of such issue as may be necessary.

## **Enforcement**

- 11. (1) No step shall be taken to enforce a registered judgment until after the expiration of the period which, in accordance with the provisions of Rule 6 (3), is specified in the order giving leave to register as the period within which an application may be made to set aside the registration, or, if an order is made extending the period so specified, until after the expiration of the extended period.
- (2) If an application is made to set aside the registration of a judgment, enforcement of the judgment shall be stayed until the application has been disposed of.
- (3) The party desirous of enforcing a registered judgment shall produce to the proper officer an affidavit of the service of the notice of registration and of any order made by the Court in relation to the judgment registered.

## Determination of certain questions

12. If, whether under the Act or under these rules, any question arises whether a judgment can be enforced in the country of the original court, or whether and if so what interest is payable under the judgment under the law of that country, that question shall be determined in accordance with the provisions, if any, in that behalf, as are contained in the regulations extending the Act to that country.

## Certified copy of judgment obtained in this State

- 13. (1) An application under section 15 of the Act for a certified copy of a judgment obtained in the Supreme Court shall be made ex parte to the Principal Registrar on an affidavit made by the judgment creditor or his solicitor.
  - (2) An affidavit for the purposes of this rule shall
    - (a) give particulars of the proceedings in which the judgment was obtained;
    - (b) contain a statement of the grounds on which the judgment was based;
    - state whether the defendant did or did not object to the jurisdiction, and, if so, the grounds of such objection;
    - (d) show that the judgment is not subject to any stay of enforcement and that no notice of appeal against it has been entered, and whether the time for appealing has expired; and
    - (e) state the rate at which the judgment carries interest.

- (3) Where an application for a certified copy of a judgment is duly made under this rule, there shall be issued a copy of the judgment sealed with the seal of the Supreme Court and certified by the Principal Registrar as follows
  - I certify that the above copy judgment is a true copy of a judgment obtained in the Supreme Court of Western Australia and this copy is issued in accordance with section 15 of the Foreign Judgments Act 1991 of the Commonwealth.

## (Signed)

Principal Registrar of the Supreme Court of Western Australia.

together with a certificate as to such one or more as may be asked for of the following matters, also under the seal of the Supreme Court and certified by the Principal Registrar —

- (a) particulars of the proceedings in which the judgment was obtained having annexed to it a copy of the writ of summons or originating summons, by which the proceedings were instituted;
- (b) the manner in which the writ or summons was served or that the defendant appeared thereto;
- (c) the objections made to the jurisdiction, if any;
- (d) the pleadings, if any, in the proceedings;
- (e) the causes of action upon which the judgment was based:
- (f) the rate at which the judgment carried interest;
- (g) such other particulars as it may be necessary to give to the foreign tribunal in which it is sought to obtain execution of the judgment.

## Order 80A inserted

5. After Order 80 of the principal rules the following Order is inserted —

#### ORDER 80A

# APPLICATIONS UNDER THE ROYAL COMMISSION (CUSTODY OF RECORDS) ACT 1992

## Interpretation

1. In this Order unless the contrary intention appears —

"the Act" means the Royal Commission (Custody of Records) Act 1992,

and words defined in section 4 of the Act and used in this Order have the same respective meanings as in the Act.

## **Applications to Registrar**

- 2. (1) An application for leave under section 14 of the Act to have access to a record or records shall be made to the Principal Registrar or a Registrar.
- (2) The Principal Registrar or a Registrar may exercise the powers of the Court when dealing with applications under section 14 of the Act.

- (3) The provisions of Rules 20 and 21 of Order 67 apply to all applications for leave.
- (4) An application for leave under section 14 of the Act shall be made to the Court by filing a notice of motion setting out clearly and concisely the grounds upon which the application is made and specifying precisely the record to which access is required, including the type of access required.
- (5) An application must be supported by an affidavit setting forth the facts and circumstances upon which the application is based.
- (6) An application under paragraph (4) may be made ex parte and may be dealt with in Chambers without the necessity of attendance by the applicant unless the Court otherwise directs.
- (7) If the Court otherwise directs, the application shall be heard in Chambers either ex parte or interparties after service of the motion and the affidavit in support on any person or persons who the Court considers have an interest in the record and the preservation of its confidentiality.
- (8) Leave shall not be granted unless the Court is satisfied that all the requirements under section 14 (5) of the Act have been met.

## Form of Order

- 3. (1) The Court may grant leave on such conditions as it thinks fit.
- (2) Orders made under this Order may be made in respect of the whole or a part of the record.

## Order 82 amended

- 6. Order 82 of the principal rules is amended
  - (a) in Rule 1
    - (i) by inserting after the Rule designation "1." the paragraph designation "(1)"; and
    - (ii) by deleting "Act," and substituting the following
      - " Act and paragraph (2), ":
  - (b) by inserting the following paragraph
    - (2) Where property referred to in paragraph (1) is of a perishable nature the property may be sold immediately, without notice of sale, if the Sheriff considers this action to be appropriate.

and

- (c) in Rule 3 by inserting after paragraph (2) the following paragraph
  - (3) Where property, whether real or personal, offered for sale by the Sheriff by public auction was not sold at the first auction, the Sheriff may, with the written consent of the judgment creditor, offer the property for sale by public auction on a second occasion.

## The Fifth Schedule amended

- 7. The Fifth Schedule to the principal rules is amended in PART III item 21 by deleting the note and substituting the following note —
- " NOTE: For the purposes of this item
  - (a) with respect to land, or an interest in land, the service of the writ of *fieri facias* on the Registrar of Titles under section 133 of the *Transfer of Land Act 1893*;
  - (b) the seizure of chattels in the possession or apparent possession of the judgment debtor; or
  - (c) the seizure of books of account in the possession of the judgment debtor,

shall be or be deemed to be "seizure".

Dated the 15th day of December 1992.

DAVID K. MALCOLM.
G. A. KENNEDY.
W. P. PIDGEON.
B. ROWLAND.
E. M. FRANKLYN.
PAUL SEAMAN.
R. D. NICHOLSON.
TERENCE A. WALSH.
D. I. IPP.
H. WALLWORK.
M. J. MURRAY.
R. ANDERSON.
N. J. OWEN.
K. WHITE.
GRAEME SCOTT.

CW302

## LOCAL COURTS ACT 1904

## LOCAL COURT AMENDMENT RULES 1993

Made by His Excellency the Governor in Executive Council.

#### Citation

1. These rules may be cited as the Local Court Amendment Rules 1993.

## Commencement

2. These rules shall come into operation on 1 March 1993.

## Appendix amended

- 3. The Appendix to the Local Court Rules 1961\* is amended in Part II
  - (a) by deleting the Table headed "Table of Court Fees" and substituting the following Table —

Table of Court Fees

			Fee		
Item	Service	Claim not exceed- ing \$5 000	Claim exceed- ing \$5 000 but not exceed- ing \$10 000	Claim exceed- ing \$10 000	Notes

- For entering any plaint: excluding service fee, but including —
  - (a) any re-issue of summons;
  - (b) postage of any process issued for service by bailiff of foreign court;
  - (c) any summons for recovery of possession;
  - (d) any originating summons not otherwise specified;
  - (e) any application ancillary to entry of plaint (but prior to entry of defence) including for substituted service, extension of time, addition of parties or appointment of guardian;
  - (f) entry of judgment by default;
  - (g) issue of certificate of judgment,

in the Small Disputes Division —

\$40.00

in other than the Small

Disputes Division . . . . . \$40.00 \$80.00 \$160.00

Item		Service	Claim not exceed- ing \$5 000	Fee Claim exceed- ing \$5 000 but not exceed- ing \$10 000	Claim exceed- ing \$10 000	Notes
2.	(a)  (b)  (c)  and vecount heari	ence, set-off or ater-claim on filing the of defence: adding —  filing all necessary applications and affidavits including applications in Chambers, interrogatories or discovery (including replies thereto);  all necessary witness summonses;  appointment to tax costs (but not including taxing fee payable on amount of Bill filed for taxation), where set-off or erclaim involved, the ng fee, and entry of nent on set-off or	\$30.00	\$30.00	\$30.00	<ol> <li>Subject to Order 10 rule 1A.</li> <li>Only one fee payable irrespective of number of defendants.</li> </ol>
3.	Trial (Paya action a sma applic or oth	erclaim.  - Hearing fee: able, where the a is not an action for all debt, upon cation to list for trial are application quential upon filing ence) including —  filing all necessary applications and affidavits including applications in Chambers, interrogatories or discovery (including replies thereto);	\$50.00	\$100.00	\$150.00	
	(b)	pretrial conference, trial of defended action, or assessment of damages;				

damages;

Item		Service	Claim not exceed- ing \$5 000	Fee Claim exceed- ing \$5 000 but not exceed- ing \$10 000	Claim exceed- ing \$10 000	Notes
	(c)	hearing of recovery of possession applications;				
	(d)	application for new trial;				
	(e)	appointment to tax costs (but not including taxing fee payable on amount of Bill filed).				
3A.		cations for summary ment pursuant to	\$40.00	\$80.00	\$120.00	
4.	of any	cement proceeding kind: ling —	\$20.00	\$40.00	\$80.00	
	(a)	filing certificates of judgments in any Local Court;				
	(b)	issue of any judgment summons, any warrant of execution or possession, order of commitment, garnishee proceedings, or other enforcement action and including any necessary re-issue of such process (one fee only is payable for issue of any one or more of above processes).				
5.	Searc	h	<b>\$6.00</b>	\$6.00	\$6.00	But where search made is recognized reporting service approved by to Attorney General \$1.00
6.	auth inclu	ce of summons orized by post, sive of cost of	<b>\$15</b> .00	\$15.00	\$15.00	

Item	Service	Claim not exceed- ing \$5 000	Fee Claim exceed- ing \$5 000 but not exceed- ing \$10 000	Claim exceed- ing \$10 000	Notes
7.	For issuing any duplicate warrant, summons, order or other document under Order 38 Rule 21 or 22	\$11.00	\$11.00	\$11.00	
8.	Examination of witnesses de bene esse before clerk —		-		
	for the first hour or part thereof	\$15.00	\$30.00	\$45.00	
	and for every subsequent hour or part thereof	\$10.00	\$20.00	\$30.00	
9.	Copies of transcript of proceedings or notes of evidence supplied to a party to the proceedings —				
	per page second and subsequent	\$4.00	\$4.00	\$4.00	
	copies per page	\$1.00	\$1.00	\$1.00	When supplied to the same applicant.
	Minimum charge	\$12.00	\$12.00	\$12.00	
	Photocopies of other documents — per page	\$1.00	\$1.00	\$1.00	For certifying that a document is a true copy — an additional fee of \$5.00 is payable.

10. Taxing costs, \$0.05 in each amount of \$1.00 on amount of filed bill, any less amount than \$1.00 to be disregarded — provided that where the bill exceeds \$1 000 the fee is reduced to \$0.025 in the \$1.00 for the excess — minimum charge \$10.00.

Item		Service	Claim not exceed- ing \$5 000	Fee Claim exceed- ing \$5 000 but not exceed- ing \$10 000	Claim exceed- ing \$10 000	Notes
11.	the proof docrequirany co (include arbitration) (2) If requirements out to the proof of the proo	or an application for oduction of records uments that are ed to be produced to urt or tribunal ling an umpire or ator)	\$10.00	\$20.00	\$40.00	
	(a) (b)	for each hour or part of an hour during which he is necessarily absent from his office and in addition, his reasonable expenses.	\$20.00	\$20.00	\$20.00	
12.	-					Includes filing of certificate of rates unpaid, advertisement in Government Gazette, issue of notices and services by
	(a) (b)	each lot or parcel of land	\$50.00 \$20.00	\$100.00 \$40.00	\$150.00 \$80.00	registered post.
13.	appeal applica under hereaf the ma otherw provide	ayable in tion with an , motion, ation or proceeding any statute now or ter in force, where tter is not rise specifically ed for in the Act or Rules —				
	(a)	on lodging notice of appeal, notice of motion, application or other document initiating proceedings	\$50.00	\$100.00	\$150.00	Includes hearing fee, summons to witness, and issue of order.

Item		Service	Claim not exceed- ing \$5 000	Fee Claim exceed- ing \$5 000 but not exceed- ing \$10 000	Claim exceed- ing \$10 000	Notes
	(b)	stating case for Supreme Court	\$75.00	\$75.00	\$75.00	

and

by dele followin (b)

J	BAILIFF FEES	
Item	Service	Fee \$
1. (a)	<u>Service</u> of any process when non-personal service may be utilized.	\$10.80
1. (b)	<u>Service</u> of any process requiring personal service.	\$15.00
1. (c)	Additional Fee where an attempt to effect any service is unsuccessful and the clerk is satisfied that the failure was not due to any fault of the bailiff and that a further attempt to effect the service is necessary one additional fee not exceeding 50% of fee prescribed by either Item 1 (a) or 1 (b) is payable.	
2. (a)	Execution of any process or for an arrest or for each seizure of goods, including service of any notice and returns and conveying a debtor to Court when executing a Bench Warrant or for investigation and appraisal of seizable assets.	\$30.00
2. (b)	Attempted Execution	\$15.00
2. (c)	Enquires or Attendances prior to Execution	\$10.80
2. (d)	<u>Inspection</u> of chattels under seizure	
	NOTE: Where the bailiff has several warrants only one fee is chargeable to the first Warrant in priority	\$10.80
3. (a)	Kilometreage For kilometres travelled on execution of a warrant or other process, or on service of a summons other process or document, or on making an arrest or for all other necessary attempts, attendances and inspections for each kilometre (one way) from the bailiff's office	\$0.70 For travel in the metropolitan area: \$0.70 For travel outside the metropolitan area or such additional fee as the clerk may allow.

chargeable.

Item Service

Fee \$

NOTE: In addition to the above the bailiff may charge kilometreage to convey a debtor from a place of arrest to Court or a lockup provided the clerk is satisfied those duties have been carried out and where a bailiff will be required to travel an excessive distance the clerk may require kilometreage to be prepaid into Court. Prepaid fees shall be allowed or disallowed by the clerk upon completion of execution.

<u>NOTE</u>: Outside the metropolitan region kilometreage is not claimable for the first 6 kilometres by bailiffs stationed at Albany, Bunbury, Geraldton or Kalgoorlie when serving or executing a process.

3. (b) Special Fee to bailiff at Albany, Bunbury, Geraldton or Kalgoorlie (per process for service or execution).

\$4.50

4. Preparation for Sale
Providing the clerk is satisfied duties have
been carried out the following fees are

allowed:

for personalty

REVS search \$5.00

Bill of Sale and Encumbrance Search \$10.00

for realty

Encumbrance investigation \$30.00

for personalty or realty
Implementation of an advertising program \$40.00

5. Attendance at Sale (or to cancel same) \$30.00

## 6. Poundage

- (a) Poundage on executing a Warrant of Execution or other process under or by reason of which money is received by the bailiff or by the Judgment creditor — after seizure 5% on the first \$10,000.00 and 2.5% on the balance above that amount.
- (b) Where the sale of land, interest in land, or goods or chattels is conducted by a licensed auctioneer instructed by the bailiff, poundage shall be charged at onehalf the abovementioned rates.

NOTE: In the case of land or an interest in land, service of the Warrant of Execution on the Registrar of Titles under s.133 of the Transfer of Land Act 1893 shall be deemed to be "seizure" for the purpose of this item.

NOTE: Poundage is to be calculated on the amount realized at the sale but the maximum amount upon which poundage is to be calculated is the amount of the judgment debt notwithstanding sale proceeds may exceed the amount of the judgment debt.

Item Service

Fee \$

- 7. Where the sale, whether by public auction or otherwise, is conducted by the bailiff or his officer without the intervention of an auctioneer or agent, poundage of one per centum of the proceeds of sale (in addition to that prescribed by item 6 (a)) shall be chargeable; but the amount chargeable under this item shall not exceed \$80.00
- 8. (a) Poundage on executing a Warrant of
  Possession 2.5% on the annual rental
  value of property as fixed by the clerk, but
  the amount chargeable under this item
  shall not exceed \$100.00.
  - (b) Poundage on executing a Warrant of Delivery — 5% on the first \$10,000.00 and 2.5% on the balance of the value of the property delivered, as fixed by the clerk.

NOTE: Poundage as assessed by the clerk must be prepaid and held by the Court until execution is completed.

9. Possession

<u>NOTE</u>: Claimable by bailiff when he enters into close possession of chattels and retains actual physical possession and control.

NOTE: If this item is claimed an allowance under item 12 (d) is not appropriate.

\$3.00 per day for maximum of 10 days.

10. For auctioneer's or agent's commission, advertising and sundry expenses on account of sale by auction or otherwise of goods or chattels, or land or any interest in land, whether a sale does or does not take place.

A fee fixed in accordance with the recognised scale of charges for auctioneers and agents in the State of Western Australia or such other fee as the clerk may allow.

11. Where a sale takes place by auction or private contract, or when no sale takes place —

The sums actually and reasonably paid.

- (a) for advertising and giving publicity to )
  any sale, or intended sale, printing )
  catalogues and bills and distributing )
  and posting the same . . . . . . . )
- (b) For labour (if any) employed in lotting )
  and showing goods or chattels, )
  preparing catalogues and where )
  a sale takes place by auction )
  attending the sale and )
  superintending the removal )
  of goods or chattels by purchaser . . . . )
- (c) travelling expenses . . . . . . . . . . . . .

Item	Service	Fee \$
12.	(a) Assistants required to execute a ) Warrant or Order )	
	(b) Man in possession )	
	(c) Out-of-pocket expenses incurred by the bailiff or officer while serving or executing any process including postage, telegraphic and telephonic messages, and travelling expenses of himself and assistants )	m.
	(d) Warehousing or storage of goods or vehicles which are being or about to be, or have been removed, and insurance thereof against fire, damage and in the case of motor vehicles, accident and third party risk )	The sums actually and reasonably paid.
	(e) Removal or cartage expenses )	
	(f) Where animals or other livestock have been removed, for taking charge of same and for their keep while in custody of the bailiff whether before or after removal )	
	(g) REVS searches, corporate searches ) and any other search allowed by the clerk. )	
13.	Where a bailiff is required to attend Court in charge of any person including a prisoner ordered to attend for examination pursuant to an order of the Court, or to lodge any person in a lock up, the reasonable travelling and other expenses of the officer and the person or prisoner, and in addition for each hour or part of an hour when the officer is necessarily engaged	\$27.00
14. (a)	Attendance on a Judgment Summons hearing or related matter	\$1.00
14. (b)	Attendance at trial	\$2.00
15.	Where a bailiff, or other person employed under a bailiff, shall be necessarily put to and incur extra trouble and expense in the discharge of any duty incidental to his office or employment or for any duty or service not herein provided, such sum or such additional sum, as the case may be, as the clerk may allow.	79

## Various rules amended

4. The Local Court Rules 1961\* are amended by deleting "\$10 000" wherever it appears in the provisions referred to in the Table to this rule and substituting in each place the following —

#### TABLE

Order 5 rule 16 (a)
Order 5 rule 17
Order 16 rule 13
Order 16 rule 14 (heading)
Order 16 rule 14
Order 37 rule 20

[\* Reprinted in the Gazette of 17 November 1976 at pp.4329-560. For amendments to 8 January 1993 see 1991 Index to Legislation of Western Australia p.403-4 and Gazette of 28 July 1992.]

By His Excellency's Command,

D. G. BLIGHT, Clerk of the Council.

## LAND ADMINISTRATION

#### LA101

#### **CORRIGENDUM**

Road Extension—34 Mile Brook Road—Road No. 18482—Shire of Boddington File Ref: 2365/1987.

In the notice appearing under the above heading on page 5131 of *Gazette* No. 148 dated October 16, 1992 an error occurred and is corrected as follows.

The following item is to be deleted from under the above heading and shown in the schedule on page 5132 and included under the heading on page 5132 "Road Extension and Road Widening—Old Soldiers Road North—Road No. 18483—Shire of Boddington" in the schedule on page 5133 after the item pertaining to J. L & J. Gibbs.

The referred to item-

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
Reynolds Australia Metals Ltd	Reynolds Australia Metals Ltd	Portion of Murray Location 530 and being part of Lot 10 on	
Billiton Australia Gold Pty Ltd	Billiton Australia Gold Pty Ltd	Plan 18197 being part of the land contained in Certificate of Title Volume 1917 Folio 652	
Newcrest Mining (W.A.) Ltd and Kobe Alumina Associates (Australia) Pty Ltd	Newcrest Mining (W.A.) Ltd and Kobe Alumina Associates (Australia) Pty Ltd	11000 VOIGING 1017 FONO 002	

The heading and purpose on page 5132 is in error and should read "Road—Road Extension and Road Widening—Old Soldiers Road North—Road Nos. 18483, 4142, 6491 and 18484—Shire of Boddington".

LB701

File No. 544/1990 Ex. Co. No. 0076

## LOCAL GOVERNMENT ACT 1960 PUBLIC WORKS ACT 1902

## LAND RESUMPTION

Road Widening-Doghill Road-Road No. 13470-City of Rockingham

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the City of Rockingham passed at a meeting of the Council held on or about April 26, 1989 the several pieces or parcels of land described in the Schedule hereto, being all in the Cockburn Sound District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 19th day of January 1993, been set apart, taken or resumed for the purpose of the following public work, namely: Road Widening—Doghill Road—Road No. 13470—City of Rockingham.

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 Plan 17749 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 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	Occupier or	Description	Area
Owner	Reputed Occupier		(approx.)
Crown	Crown	Portion of vacant Crown Land (Drain Reserve) as delineated and coloured mid brown on Department of Land Administration Plan 17749.	80 m <sup>2</sup>

Certified correct this 30th day of December 1992.

DAVID SMITH, Minister for Lands.

Dated this 19th day of January 1993.

FRANCIS BURT, Governor in Executive Council.

LB702

File No. 475/1992 Ex. Co. No. 0075

## LOCAL GOVERNMENT ACT 1960 PUBLIC WORKS ACT 1902

LAND RESUMPTION

Road Widening-Crosby Road-Road No. 7292-Shire of Cranbrook

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Cranbrook passed at a meeting of the Council held on or about November 21, 1991 the several pieces or parcels of land described in the Schedule hereto, being all in the Nelson District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 19th day of January 1993, been set apart, taken or resumed for the purpose of the following public work, namely: Road Widening—Crosby Road—Road No. 7292—Shire of Cranbrook.

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 90886 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 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	Occupier or	Description	Area
Owner	Reputed Occupier		(approx.)
Gregory Alfred Banks	G. A. Banks	Portion of Nelson Location 10431 being part of the land contained in Certificate of Title Volume 1546 Folio 131.	2.3651 ha

Certified correct this 30th day of December 1992.

DAVID SMITH, Minister for Lands.

Dated this 19th day of January 1993.

FRANCIS BURT, Governor in Executive Council.

**LB703** 

File No. 659/1992 Ex. Co. No. 0074

## LOCAL GOVERNMENT ACT 1960 PUBLIC WORKS ACT 1902

#### LAND RESUMPTION

Road Extension—Hester Hall Road—Road No. 5212 and Road—Shire of Bridgetown-Greenbushes

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Bridgetown-Greenbushes passed at a meeting of the Council held on or about December 20, 1991 the several pieces or parcels of land described in the Schedule hereto, being all in the Nelson District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 19th day of January 1993, been set apart, taken or resumed for the purpose of the following public work, namely: Road Extension—Hester Hall Road—Road No. 5212 and Road—Shire of Bridgetown-Greenbushes.

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 90872 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 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.)
James Henry Hutchison Bowie	J. H. H. Bowie	Portion of Nelson Location 11255 being part of the land contained in Certificate of Title Volume 306 Folio 80A.	4 654 m <sup>2</sup>
James Henry Hutchison J. H. H. Bowie Bowie		Portion of Nelson Location 2380 and being part of Lot 34 on Plan 3481 and being part of the land contained in Certificate of Title Volume 888 Folio 93.	3 634 m <sup>2</sup>

Certified correct this 30th day of December 1992.

DAVID SMITH, Minister for Lands.

Dated this 19th day of January 1993.

FRANCIS BURT, Governor in Executive Council.

**LB704** 

File No. 1960/1991 Ex. Co. No. 0073

## LOCAL GOVERNMENT ACT 1960 PUBLIC WORKS ACT 1902

LAND RESUMPTION

Road Widening-Shepherds Lagoon Road (Road No. 3924) Shire of Albany

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the Shire of Albany passed at a meeting of the Council held on or about January 23, 1991 the several pieces or parcels of land described in the Schedule hereto, being all in the Plantagenet District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 19th day of January 1993, been set apart, taken or resumed for the purpose of the following public work, namely: Road Widening—Shepherds Lagoon Road (Road No. 3924) Shire of Albany.

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 90874 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.)
Alfred Peter Spencer Anderton and Lynette Anderton	A. P. S. Anderton and L. Anderton	Portion of Plantagenet Location 7462 and being part of the land contained in Certificate of Title Volume 1905 Folio 227.	403 m <sup>2</sup>
Peter Keith Wolfe and Susan June Wolfe	P. K. Wolfe and S. J. Wolfe	Portion of Plantagenet Location 1623 and being part of Lot 2 on Plan 17937 being part of the land contained in Certificate of Title Volume 1900 Folio 107.	556 m <sup>2</sup>
Norman Henry Wolfe	N. H. Wolfe	Portion of Plantagenet Location 1623 being part of Lot 1 on Plan 17937 being part of the land contained in Certificate of Title Volume 1900 Folio 106.	16 m <sup>2</sup>

Certified correct this 30th day of December 1992.

DAVID SMITH, Minister for Lands.

Dated this 19th day of January 1993.

FRANCIS BURT, Governor in Executive Council.

**LB705** 

File No. 1590/1992 Ex. Co. No. 0072

# PUBLIC WORKS ACT 1902

LAND RESUMPTION

Road Widening—Baldivis Road—Road No. 13629—City of Rockingham

Notice is hereby given, and it is hereby declared, that pursuant to a resolution of the City of Rockingham passed at a meeting of the Council held on or about August 25, 1992 the several pieces or parcels of land described in the Schedule hereto, being all in the Cockburn Sound District have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 19th day of January 1993, been set apart, taken or resumed for the purpose of the following public work, namely: Road Widening—Baldivis Road—Road No. 13629—City of Rockingham.

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 90832 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 vest in Her Majesty 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	Occupier or	Description	Area
Owner	Reputed Occupier		(approx.)
Metropolitan Cemeteries Board	Metropolitan Cemeteries Board	Portion of Peel Estate Lot 1355 set aside as Reserve 39885 held as a Crown Grant in Trust as part of the land contained in Certificate of Title Volume 1869 Folio 693.	710 m <sup>2</sup>

Certified correct this 30th day of December 1992.

DAVID SMITH, Minister for Lands.

Dated this 19th day of January 1993.

FRANCIS BURT, Governor 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.

By Order of the Minister for Lands.

Dated this 26th day of January 1993.

CHIEF EXECUTIVE.

LB901

File No. 1500/1986.

## LOCAL GOVERNMENT ACT 1960 PUBLIC WORKS ACT 1902

## NOTICE OF INTENTION TO TAKE OR RESUME LAND

Bazeleys Road—Shire of Bridgetown-Greenbushes

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 Nelson District, for the purpose of the following public work, namely, Bazeleys Road—Shire of Bridgetown-Greenbushes and that the said pieces or parcels of land are marked off on Plan L.A., W.A. 987 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., W.A No. 987	Owner or Reputed Owner	Occupier or Reputed Occupier	Description Area (approx.)
(1)	Geoffrey Robert Dris- coll and Wendy Dris- coll	G. R. & W. Driscoll	Portion of Nelson Location 1.208 0 ha 704 and being part of the land contained in Certificate of Title Volume 1572 Folio 506.

## Schedule—continued

No. on Plan L.A., W.A. No. 987	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
(2)	Leif Jan-Erik Karls- son and Anne Lesley Karlsson	L. J. E. & A. L. Karlsson	Portion of Nelson Location 1076 and being part of Lot 1 on diagram 62865 being part of the land contained in Certificate of Title Volume 1622 Folio 549.	7 914 m <sup>2</sup>
(3)	The Conservator of Forests	The Conservator of Forests	Portion of Nelson Location 8484 and being part of the land contained in Certificate of Title Volume 24 Folio 300A.	7 236 m <sup>2</sup>
(4)	Leif Jan-Erik Karls- son and Anne Lesley Karlsson	L. J. E. & A. L. Karlsson	Portion of Nelson Location 8484 and being part of the land contained in Certificate of Title Volume 1555 Folio 772.	50 m <sup>2</sup>

Dated this 18th day of January 1993.

DAVID SMITH, Minister for Lands.

## LOCAL GOVERNMENT

## LG401

## **DOG ACT 1976**

Shire of Perenjori

It is hereby notified for public information that the following persons are authorised officers under the provision of the Dog Act 1976—

Paul Gregory Anderson James Anthony Roncon Christine Fiona Kitney

All previous appointments are hereby cancelled.

## LG402

## **DOG ACT 1976**

Shire of Perenjori

It is hereby notified for public information that the following persons are authorised registration officers under the provision of the Dog Act 1976—

Christine Fiona Kitney Beverly Maureen King Chelsea Ann Hammond

All previous appointments are hereby cancelled.

#### LG403

## **BUSH FIRES ACT 1954**

Shire of Sandstone

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

Chief Bush Fire Control Officer: Mr J. M. Ripepi Deputy Bush Fire Control Officer: Mrs F. E. Smith

Mr K. J. Davey Cr R. T. Atkinson Mr D. M. McQuie Mr K. Backhouse

Mr M. Kermond Cr P. dec Lefroy

Mr C. C. Cook Mr E. G. J. Michel

Mr R. C. Biggs

Cr D. dec Lefroy

All previous appointments are hereby cancelled.

J. M. RIPEPI, Shire Clerk.

## PLANNING AND URBAN DEVELOPMENT

#### PD401

## TOWN PLANNING AND DEVELOPMENT ACT 1928 SCHEME AMENDMENT AVAILABLE FOR INSPECTION

Town of Albany

Town Planning Scheme No. 1A—Amendment No. 64

Ref: 853-5-2-15, Pt. 64.

Notice is hereby given that the Town of Albany has prepared the abovementioned scheme amendment for the purpose of rezoning lots 68, 69, 70 and 1276 (13-17) Festing Street from Residential Zone to the Tourist Residential Zone.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 221 York Street, Albany, 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 March 9, 1993.

Submissions on the scheme amendment should be made in writing on Form No. 4 and lodged with the undersigned on or before March 9, 1993.

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. A. JORGENSEN, Town Clerk.

## PD501

## TOWN PLANNING AND DEVELOPMENT ACT 1928 APPROVED TOWN PLANNING SCHEME AMENDMENT

City of Cockburn

District Zoning Scheme No. 2—Amendment No. 61

Ref: 853-2-23-19, Pt. 61.

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 Cockburn Town Planning Scheme Amendment on January 17, 1993 for the purpose of-

- 1. Rezoning Lot 33 of Cockburn Sound Location 264 situated in Garden Road, Spearwood from "Rural" to "Residential" (R30), as depicted on the Amendment Map.
- Amending the Scheme Map accordingly.

D. F. MIGUEL, Mayor. D. M. GREEN, Town Clerk.

## PD502

## **TOWN PLANNING AND DEVELOPMENT ACT 1928**

## APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Busselton

Town Planning Scheme No. 5-Amendment No. 211

Ref: 853-6-6-6, Pt. 211

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the Shire of Busselton Town Planning Scheme Amendment on 17 January, 1993 for the purpose of—

- 1. Rezoning Lot 50 Seymour Street, West Busselton being portion of Sussex Location 5, from "General Farming" to "Restricted Use"; and,
- 2. Amending the Scheme Text by adding to "Appendix V-Restricted Use Zones", the following-

Street	Particulars	Only Use Permitted
Seymour Street	Lot 50 on Diagram 79288 Certificate of Title Vol. 1898 Folio 88	Land Use  1. Residential Development as may be permitted by the Residential R20 (R30 for Grouped Dwellings on lots having an area of more than 2 000 m²) code of the Residential Planning Codes as set out in Appendix 3 of the Statement of Planning—Policy No. 1, together with any amendments thereto, issued by the Department of Planning and Urban Development.
		<ol> <li>Subdivision and Development</li> <li>Subdivision of Lot 50 shall be generally in accordance with the Subdivision Plan as endorsed by the Shire Clerk and forming part of this amendment.</li> <li>Subdivision proposals shall have regard to the following—         <ul> <li>(a) Surface water run-off generated by the subdivision shall not be discharged directly into the New River wetland.</li> <li>(b) A minimum floor level of 2.76 A.H.D. prior to improvement to the Vasse Diversion Drain.</li> <li>(c) A minimum floor level of 2.08 A.H.D. after improvement to the Vasse Diversion Drain.</li> <li>(d) Where landfill is not retained, slopes to be maximum 1 : 4.</li> </ul> </li> </ol>
		<ul> <li>(e) Provision of reticulated sewerage to the satisfaction of the Water Authority of WA.</li> <li>4. The installation of dog-proof fencing along the southern boundary of Lot 50, prior to sale of the lots is the New River Development is not likely to be implemented, as determined by the Department of Planning and Urban Development. The determination to be at the time of clearing subdivision conditions, pertaining to Lot 50.</li> </ul>

## PORT AUTHORITIES

## PH301

#### FREMANTLE PORT AUTHORITY ACT 1902

FREMANTLE PORT AUTHORITY AMENDMENT REGULATIONS (No. 5) 1992 Made by the Fremantle Port Authority and approved by His Excellency the Governor in Executive Council.

#### Citation

1. These regulations may be cited as the Fremantle Port Authority Amendment Regulations (No. 5) 1992.

#### Regulation 293A inserted

- 2. After regulation 293 of the Fremantle Port Authority Regulations 1971\* the following regulation is inserted—
  - " Removal of marine life from structures prohibited
    - 293A. A person shall not remove any form of marine life (whether animal or plant) from—
      - (a) a wharf, jetty, pile light, buoy or beacon; or
      - (b) a pile supporting any structure referred to in paragraph (a),

within the Inner Harbour or the Outer Harbour. ".

[\*Reprinted in the Gazette of 9 August 1979 at pp. 2295-418. For amendments to 17 November 1992 see 1991 Index to Legislation of Western Australia, pp. 334-9 and Gazettes of 28 January, 17 March, 26 June, 21 August and 27 October 1992.]

The Common Seal of the Fremantle Port Authority was affixed on the 14th day of December 1992 by order and in the presence of—

W. I. McCULLOUGH, Commissioner. KERRY G. SANDERSON, Commissioner. ALEC MEYER, Secretary.

Approved by His Excellency the Governor in Executive Council.

D. G. BLIGHT, Clerk of the Council.

## PRODUCTIVITY AND LABOUR RELATIONS

## PM401

## **INDUSTRIAL RELATIONS ACT 1979**

NOTICE

(Section 80X)

I, Yvonne Daphne Henderson Minister for Productivity and Labour Relations, acting pursuant to subsection (5) of Section 80X of the Industrial Relations Act 1979, hereby declare that Division 4 of Part IIA of the Industrial Relations Act 1979 Promotion Appeal Boards shall not apply to or in relation to any vacant office covered by the following industrial awards or agreements.

Public Service Salaries Agreement 1985, No. PSA AG of 1985

Government Officers, Salaries, Allowances and Conditions Award 1989, No. PSA A3 of 1989

Education Department Ministerial Officers Salaries Allowances and Conditions Award 1983, No. 5 of 1983

Hostel Supervisory Staff Agreement 1980, No. AG 15 of 1980

Government Officers (State Government Insurance Commission) Award, 1987 No. PSA A21 of 1986

Electorate Officers Award 1986, No. A 18 of 1986

Community Colleges (Salaried Officers) Award 1989, No. 14 of 1989

Government Officers (Social Trainers) Award 1988

The exemption is granted to 10 January 1994.

YVONNE HENDERSON, Minister for Productivity and Labour Relations.

## TENDERS

## ZT201

## MAIN ROADS

Tenders

Tenders are invited for the following projects.

Tender documents are available from the Contracts Clerk, Supply Branch, Ground Floor, Main Roads, Waterloo Crescent, East Perth.

Tender No.	Description	Closing Date
140/92	Construction of approx. 11.6 km of Kwinana Freeway between Forest Road and Thomas Road, southern extension.	1993 February 23

#### **ZT202**

## Acceptance of Tenders

Contract No.	Description	Successful Tenderer	Amount	Date Awarded
92Q41	Supply and installation of various items of furniture	Various suppliers	\$ Details on request	22/1/93

D. R. WARNER, Director, Corporate Services.

## ZT501

## MARINE AND HARBOURS

Tenders Invited

Contract No.	Project	Closing Date	Tender Document from
E116	Bunbury—Casuarina Boat Harbour Boat Launching Facility Earth- works, Drainage, Roadworks and Revetments	9 February 1993	Administrative Assistant Technical Services.

Tender documents available from Monday, 18 January 1993 on payment of a non-refundable deposit of \$15.00.

M. J. PAUL, Director, Technical Services.

## Public Notices

## ZZ401

## PARTNERSHIP DISSOLUTION

Take notice that the partnership of B. K. & C. J. Morey of 32 Thorley Way, Lockridge trading as B. K. & C. J. Morey has been dissolved as of 30 June 1992.

CAROL MOREY.

# Do you need something printed?

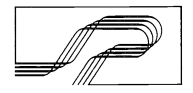


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If a customer wishes to be placed on either or both mailing lists, send written notification to: State Print Manager, State Law Publisher 22 Station Street Wembley 6014

Statutes Reprinted in 1992

These Statutes are in the process of being reprinted and will be available during this year.

Government Employees Superannuation Act 1987 (available — \$8.10)

Beekeepers Act 1963 (available — \$2.30)

Perth Market Act 1926 (available - \$2.30)

Parliamentary Superannuation Act 1970 (available — \$3.00)

Totalisator Agency Board Betting Act 1960 (available — \$4.60)

Plant Diseases Act 1914 (available — \$3.00)

Commercial Tenancy (Retail Shops) Agreements Act 1985 (available \$3.00)

Workers Compensation and Rehabilitation Act 1981 (available - \$13.40)

Bail Act 1982 (available - \$7.00)

Offenders Community Corrections Act 1963 (available — \$9.40)

Pay-roll Tax Act 1971 (available - \$3.50)

Conservation and Land Management Act 1984 (available - \$8.40)

Petroleum (Registration Fees) Act 1967 (available - \$1.80)

Bush Fires Act 1954 (available - \$7.00)

Justices Act 1902 (available — \$12.40) Education Act 1928 (available — \$7.00)

Evidence Act 1906 (available — \$8.40)

Petroleum Pipelines Act 1969 (available - \$4.60)

Motor Vehicle (Third Party Insurance) Act 1943 (available \$3.50)

Petroleum (Submerged Lands) Registration Fees Act 1982 (available \$1.80)

Police Act 1892 (available \$9.40)

Petroleum (Submerged Lands) Act 1982 (available \$11.40)

Abattoirs Act 1909 (available \$3.00)

Explosives and Dangerous Goods Act 1961 (available \$4.60)

Public Works Act 1902 (available \$9.40)

Prisons Act 1981 (available \$8.10)

Petroleum Act 1967

Betting Control Act 1954 (available \$4.40)

Parliamentary Commissioner Act 1971 (available \$3.50)

Declarations and Attestations Act 1913 (available \$1.80)

Pay-roll Tax Act 1971 (available \$2.30)

Interpretation Act 1984

Spent Convictions Act 1988

Financial Institutions Duty Act 1983

Metropolitan Region Town Planning Scheme Act 1959

## Regulations Reprinted in 1992

These Regulations are in the process of being reprinted and will be available during the year.

Betting Control Regulations 1978 (available \$3.00)

Bunbury Port Authority Regulations 1962 (available \$7.00)

Health (Meat Inspection and Branding) Regulations 1950 (available \$3.00)

Wildlife Conservation Regulations 1970 (available \$3.50)

Workers Compensation and Rehabilitation Regulations 1982 (available \$3.00)

Workers Compensation Board Rules 1982 (available \$3.50)

Real Estate and Business Agents Regulations 1979 (available \$1.80)

Poisons Regulations 1965

Totalisator Agency Board Rules 1961

Valuation of Land Regulations 1979

Totalisator Agency Board (Betting) Regulations 1988

Land Regulations 1968

Prices Subject to Change

GGNOTICE:9

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