

# PERTH, FRIDAY, 17 OCTOBER 1997 No. 179

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 3.30 PM

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The Western Australian *Government Gazette* is published by State Law Publisher for the State of Western Australia on Tuesday and Friday of each week unless disrupted by Public Holidays or unforeseen circumstances (changes to this arrangement will be advertised beforehand on the inside cover).

Special Government Gazettes and Extraordinary Government Gazettes are published periodically, all gazettes are included in the subscription price.

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JOHN A. STRIJK, Government Printer.

# **BUSH FIRES BOARD**

#### BU401\*

#### **BUSH FIRES ACT 1954**

SUSPENSION OF SECTION 25

Correspondence No. G32

Bush Fires Board, Perth.

It is hereby notified that I, John Day, administering the Bush Fires Act, 1954, hereby revoke all previous orders under Section 25B of the said Act with relation to the Broome rubbish disposal site situated on Dampier Location 228 (Reserve No. 40813) and pursuant to the powers contained in Section 25B of the said Act, approve the suspension of the operation of Section 25 that relate to a fire to be lit, for the purpose of destroying garden refuse, wood and timber during the declared Prohibited and Restricted Burning Times on land set aside for the purpose in the Local Government District of the Shire of Broome. This notice shall have effect until revoked and is issued subject to the following specified conditions.

#### SPECIFIED CONDITIONS

- 1. Only dry untreated, wood, timber and garden refuse may be burnt under this suspension.
- 2. Burning shall take place in designated areas cleared of all inflammable material, save live standing trees for a radius of 20 metres minimum around the tip site.
- 3. Waste material for burning shall be arranged in trenches or windrows as directed by the Local Government.
- 4. A wire mesh fence a minimum of 2 metres in height is to totally surround the tip site and is to be maintained in a sound condition throughout the period of the suspension. The fence shall be constructed so as to prevent wind blown materials exiting the site. Wire mesh shall be a maximum of 100 millimetres in aperture.
- 5. A buffer zone 500 metres minimum will be maintained between the site and any residential development or any other sensitive areas eg. schools hospitals or industrial areas.
- A fire break 3 metres wide, cleared of all inflammable material shall be maintained around the total perimeter of the disposal site/location throughout the Prohibited and Restricted Burning Periods.
- 7. The disposal site shall be located downwind of any residential development or other sensitive area.
- 8. The volume of waste to be burnt shall not exceed that which can be safely burnt and declared safe within the hours of 8am and 12pm on any one day.
- 9. All waste shall be dry before burning.
- 10. The fire shall be attended by at least two able bodied personnel authorised by Council, who have had the minimum level of Bush Fire Training as defined by the Bush Fires Board of WA, until the fire is declared safe.
- 11. Throughout the duration of the burn, a fire appliance, operated by personnel duly authorised by Council, with a minimum of water carrying capacity of 500 litres, fitted with a minimum of 30 metres of 19 millimetre diameter hose and a pump capable of delivering a minimum of 200 litres of water per minute, at a minimum pressure of 500 KPA through an adjustable nozzle capable of projecting water in the spray and jet configurations shall be on site.
- 12. Fires are only to be lit by personnel specifically authorised to do so by the Local Government and only after a local forecast for the day has been obtained from the Bureau of Meteorology.
- 13. No fires are to be lit on the site subject to this suspension on a day for which the fire danger forecast issued by the Bureau of Meteorology in respect of that locality is Very High or Extreme (Total Fire Ban).
- 14. No fires to be lit on a Sunday or public holiday.
- 15. All burns are to be declared "SAFE" by a designated Local Government Fire Control Officer or his/ her designated deputies prior to fire fighting equipment and personnel being permitted to depart the area
- 16. A sign notifying the public of the unauthorised lighting of fires shall be provided by the Local Government and maintained in good legible order at all times. This sign shall be worded "Unauthorised Lighting of Fires is Prohibited".
- 17. A sign directing the public to a designated area shall be provided by the Local Government and maintained in good legible order at all times. This sign shall be worded—
  - "Garden Refuse, Timber & Wood Waste Only. Dump Here".

#### **Specification For Signs:**

Signs shall have letters in capitals, a minimum of 5 centimetres in height and be black on white background. Signs shall be placed at the entrance to the dump site and at the immediate proximity of the disposal sites.

# **EDUCATION**

#### **ED401**

#### **EDITH COWAN UNIVERSITY ACT 1984**

Office of the Minister for Education, Perth 1997.

It is hereby notified for general information that the Governor in Executive Council has, in accordance with Section 9 (1) (a) of the Edith Cowan University Act 1984, approved the reappointment of Mr Peter Eastwood of Cottesloe as a member of the Edith Cowan University Council for a term of office expiring on 8 October 2000.

COLIN J. BARNETT, Minister for Education. M. C. WAUCHOPE, Clerk of the Council.

# FAIR TRADING

#### FT401

#### **CHARITABLE COLLECTIONS ACT 1946**

- I, Doug Shave, being the Minister administering the Charitable Collections Act 1946, acting in the exercise of the powers conferred by subsection (3) of section 12 of that Act, hereby give notice that I have revoked the licences of the organisations listed below—
  - · Catholic/Care for Intellectually Handicapped Persons
  - Denis Hanratty School Support Programme of Western Australia (Inc)
  - Dunkirk Veterans Association W.A. Branch Inc
  - Geraldton Meals on Wheels Association (Inc)
  - Learning Centre Link Inc
  - Mandurah Social Centre for Elderly People
  - Manning Senior Citizens Centre Inc
  - Volunteer Home Support Inc
  - · Wagin Frail Aged Inc

Dated this 14th day of October 1997.

DOUG SHAVE, Minister for Fair Trading.

# **HEALTH**

#### HE401

#### **NURSES ACT 1992**

NURSES BOARD OF WESTERN AUSTRALIA (APPOINTMENT OF MEMBERS) NOTICE 1997

Made by the Minister for Health under section 6 (1) of the Act.

#### Citation

1. This instrument may be cited as the Nurses Board of Western Australia (Appointment of Members) Notice (No. 2) 1997.

#### **Appointments of Members**

2. Appoint Ms Carolyn Marmion for the period ending 28 October 2000.

**HE402** 

#### **MEDICAL ACT 1894**

# MEDICAL BOARD OF WESTERN AUSTRALIA (APPOINTMENT OF MEMBERS) NOTICE (No. 2) 1997

Made by the Minister for Health under section 4 (la) of the Act.

#### 1. Citation

This notice may be cited as the Medical Board of Western Australia (Appointment of Members) Notice (No. 2) 1997.

#### 2. Appointments of Members

Appoint Mr Mark Bodycoat as a nominee of the Minister for Fair Trading; to the *ex-officio* position held by the Minister for Fair Trading.

KEVIN PRINCE, Minister for Health.

# **J**USTICE

#### JM401

#### **SUPREME COURT ACT 1935**

#### RULE OF COURT

(Sittings and Winter Vacation for 1998)

Pursuant to the powers conferred by the Supreme Court Act 1935, and all other powers hereunto enabling, the Judges of the Supreme Court hereby order as follows.

#### FULL COURT SITTINGS

1. (1) Sittings of the Full Court for the year 1998 shall be ten in number, and shall commence on the following days—  $\,$ 

Monday 2 February

Tuesday 3 March

Wednesday 1 April

Friday 1 May

Tuesday 2 June

Tuesday 14 July Monday 3 August

Tuesday 1 September

Thursday 1 October

Monday 2 November

- (2) The Full Court may sit on such other days as it shall think fit.
- (3) Unless otherwise directed by the Chief Justice, criminal appeals and applications only shall be listed for hearing at the July sittings.

#### PERTH CIVIL SITTINGS

2. Civil sittings of the Supreme Court at Perth for the trial of causes and issues of fact during the year 1998 shall commence on Tuesday, 13 January and shall continue, except for the Easter and Winter vacations and for Public Service holidays, until Tuesday 22 December.

# PERTH CRIMINAL SITTINGS

3. Criminal sittings of the Supreme Court to be held at Perth during the year 1998 shall commence on the following days—

Tuesday 13 January

Monday 2 February

Tuesday 3 March

Wednesday 1 April

Monday 4 May

Tuesday 2 June

Monday 13 July

Monday 3 August Tuesday 1 September

Monday 5 October

Monday 2 November

Tuesday 1 December

#### WINTER VACATION

4. The Winter vacation for 1998 shall commence on Monday 29 June and shall terminate on Sunday 12 July.

Dated the 2nd day of September 1997.

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DAVID K. MALCOLM, C.J.
G. A. KENNEDY, J.
W. P. PIDGEON, J.
E. M. FRANKLYN, J.
TERENCE A. WALSII, J.
D. A. IPP, J.
H. WALLWORK, J.
R. J. ANDERSON, J.
G. F. SCOTT, J.
C. D. STEYTLER, J.
K. H. PARKER, J.
D. C. HEENAN, J.
A. J. TEMPLEMAN, J.
C. WHEELER, J.
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# CIRCUIT SITTINGS FOR 1998

Pursuant to section 46 of the Supreme Court Act 1935, I hereby appoint the following sittings of the Supreme Court at circuit towns for the year 1998.

Circuit Town	Date of Commencement
Albany	16 March 13 July 7 September 16 November
Bunbury	16 February 4 May 3 August 2 November
Esperance	9 February 18 May 14 September 16 November
Kalgoorlie	9 March 11 May 10 August 9 November
Geraldton ) Carnarvon ) Karratha ) Port Hedland ) Broome ) Derby ) Kununurra )	2 February 6 April 2 June 3 August 5 October 1 December

Dated the 2nd day of September 1997.

DAVID K. MALCOLM, AC, Chief Justice of Western Australia.

# LAND ADMINISTRATION

#### LA101\*

### CORRECTION

In the notice at page 2999 of the *Government Gazette* dated 24 June 1997 under the heading Land Act 1933 (Amendment of Reserves) in respect to Reserve No. 33934, amend Land Administration Plan 1197 to read Land Administration Plan 11971.

(DOLA File 02896-1974-02RO)

#### LAND ACT 1933

### AMENDMENT OF RESERVE

Made by His Excellency the Governor under Section 37.

The following reserve has been amended.

DOLA File: 01752-1974-01RO.

Reserve No: 32588 (Mosman Park Lot 605) "Recreation" to include Lot 662 as surveyed and shown bordered red on Land Administration Diagram 92354 and of its area being reduced to 1.7064 hectares accordingly.

Public Plan/s: BG34 (2) 08.17 Beagle Street Local Authority: Town of Mosman Park.

A. A. SKINNER, Chief Executive.

# LOCAL GOVERNMENT

#### LG401

### LOCAL GOVERNMENT ACT 1995 HEALTH ACT 1911

Shire of Dandaragan

Memorandum of Imposing Rates and Charges for Financial Year 1997/98

To whom it may concern,

At a meeting of the Dandaragan Shire Council held on 28th August 1997, it was resolved that the rates specified hereunder should be imposed on all rateable property within the District of the Shire of Dandaragan in accordance with the provisions of the Local Government Act 1995 and the Health Act 1911.

Dated the 29th August 1997.

G. SNOOK, President. B. J. GOLDING, Chief Executive Officer.

#### Gross Rental Value-

Jurien townsite and a specified area: a rate of 5.7337 cents in the dollar for general rate plus a rate of 0.8701 cents in the dollar for specified area rate.

Badgingarra townsite and specified area: a rate of 5.7337 cents in the dollar for general rate plus a rate of 2.9933 cents in the dollar for specified area rate.

Cervantes townsite: a rate of 5.7337 cents in the dollar Dandaragan townsite: a rate of 5.7337 cents in the dollar

Rural: a rate of 5.7337 cents in the dollar

### Unimproved Value—

Rural: a rate of 1.9217 cents in the dollar.

Mineral Claims: a rate of 1.9217 cents in the dollar.

#### Minimum Rate-

Jurien, Cervantes, Badgingarra and Dandaragan townsites and Rural GRV: \$260.00 per assessment.

Unimproved: \$310.00 per assessment. Mineral Claims: \$360.00 per assessment

#### Rubbish Charges—

Jurien and Cervantes townsites-

Domestic: \$105.00 per 240L bin per annum Commercial: \$102.00 per 240L bin per annum Pensioner \$72.00 per 240L bin per annum

Non-rateable Premises—\$140.00 per 240L bin per annum

Caravan Park/Fishing Factory/Licensed Premises tipping fee: \$292.00 per annum

Commercial tipping fee: \$102.00 per annum Industrial/Harbour tipping fee: \$75.00 per annum Tourist/Community tipping fee: \$238.00 per annum

General Store/Sporting Clubs tipping fee: \$183.00 per annum

Service Station tipping fee: \$129.00 per annum Residential tipping fee: \$105.00 per annum

Dandaragan and Badgingarra townsites—

Domestic: \$67.00 per annum

General Store/Sporting Organisations tipping fee: \$183.00 per annum

Industrial tipping fee: \$75.00 per annum

Licensed Premises tipping fee: \$292.00 per annum Service Station tipping fee: \$129.00 per annum

Schools: \$345.00 per annum

Community Club tipping fee: \$310.00 per annum

Service Charges—

Jurien townsite: \$33.60 per rateable property for upgrade of Television Rebroadcasting facility.

Discount on Rates-A discount of 10% will be allowed on current general rates and current specified area rates paid in full within 30 days of service of the annual rate notice, in accordance with section 6.46 of the Local Government Act.

Penalty Interest—A penalty interest of 10% per annum calculated daily, by simply interest will apply as from 1st December 1997.

Instalment Plan Interest—A charge of 6% per annum, calculated daily by simple interest.

Administration Fee—A charge of \$5.00 per instalment for rates levied.

Due dates for Payment of Rates and Services Levied 1997/98-

- 1. 3 October 1997
- 2. 3 December 1997
- 3. 3 February 1998
- 4. 3 April 1998

LG402\*

# **LOCAL GOVERNMENT ACT 1995 HEALTH ACT 1911**

City of Geraldton

Memorandum of Imposing Rates 1997/98

To Whom It May Concern:

At a meeting of the Geraldton City Council held on 24 September 1997, it was resolved that the rates and charges specified hereunder be imposed on all rateable property within the City of Geraldton in accordance with the Local Government Act 1995 and the Health Act 1911 for the period 1 July 1997 to 30 June 1998.

Dated this 3rd day of October 1997.

P. G. COOPER, Mayor. G. K. SIMPSON, Chief Executive Officer.

#### Schedule of Rates and Charges Levied

# General Rates—

8.2966 cents in a dollar on Gross Rental Values on all rateable land within the District.

1.0641 cents in a dollar on Unimproved Values on all rateable land within the District.

The Urban Farmland rate will be the same as the General Rate imposed on the City.

#### Minimum Rates-

A minimum rate of \$447.20 for each separate location on Gross Rental Values within the District. A minimum rate of \$447.20 for each separate location on Unimproved Values within the District.

Administration Charge—A charge of \$7.50 for the Two Instalment option and \$22.50 for the Four Instalment option.

Interest on Instalments—Interest will be charged on each instalment at the rate of 6.5% per annum calculated on a daily basis. Instalments which are not paid by the due date will be charged penalty interest at the rate of 13% per annum calculated on a daily basis and the ratepayer's instalment option may be revoked.

Penalty Interest Charged on Overdue Rates and Charges—The rate of penalty interest is 13% per annum calculated on a daily basis. All arrears, rates and charges will be charged as from 1 July 1997 until paid. Penalty Interest will be charged on Rates and Charges raised this financial year, that remain outstanding three (3) calendar months after the date of issue of the rate notice.

Discount—A discount of 5% will be allowed on current rates paid in full within 35 days of the date of issue of the Rate Notice. The payment must be received at the Council office by 4.00 pm on the due date.

Due Dates for Payment of Rates and Service Levies for 1997/98—

Two Instalment Plan Four Instalment Plan 10 November 1997 10 November 1997 10 January 1998 10 January 1998 10 March 1998

10 May 1998

#### Sanitation-

Rubbish Rate Residential areas—\$111 per annum for one standard service for 240/120 ltr MGB. Eligible pensioners entitled to a concessional rate of a reduction of \$11.10 (10%) for a standard service. An eligible pensioner is a pensioner under the provisions of the Rates and Charges (Re-

bates and Deferments) Act 1992.

Commercial properties—\$126.00 per annum for one standard service for a 240 ltr MGB.

Non Rateable properties—\$153.00 per annum for a standard service for a 240 ltr MGB.

Bulk refuse disposal—\$15.00 per loose cubic metre

Mobile Garbage Bins (MGB's)—

Rental 240 litre MGB \$20.00 per annum

Purchase of 240/120 litre MGB \$75.00 Delivery Charge \$5.00

Bulk bin application to be located on road reserve/verge-\$20.00 app. fee

G. K. SIMPSON, Chief Executive Officer.

#### LG403

#### SHIRE OF KOJONUP

Appointment of Chief Executive Officer

It is hereby notified for public information that Wally Lenyszyn has been appointed Chief Executive Officer to the Shire of Kojonup effective as from Friday 10th October 1997.

ROBERT H. SEXTON, President.

LG501

#### **BUSH FIRES ACT 1954**

Shire of Dandaragan

Notice to all owners and/or occupiers of land within in the Shire of Dandaragan  $\,$ 

#### **FIREBREAKS**

Pursuant to the powers contained in Section 33 of the above Act, you are hereby required on or before the 1st day of November, 1997 to clear of all inflammable materials, firebreaks in accordance with the following, and thereafter to maintain the firebreaks clear of all inflammable material up to and including the 29th day of March, 1998.

#### Rural Land

- Clear of all inflammable material, firebreaks at least three (3) metres wide inside and within
  fifty (50) metres of all external boundaries of all improved and unimproved land owned or
  occupied by you. For the purpose of this section, all road reserves are to be taken as boundaries.
- 2. Where the bush on the 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), clear of all inflambable materials, firebreaks not less than twenty (20) metres wide immediately inside the external boundaries of the land on which bulldozed, chained or otherwise prepared bush is situated.
- 3. Where there is standing timber on land owned or occupied by you and it is intended to burn such timber, to clear of all inflammable material, firebreaks not less than six (6) metres wide immediately inside the external boundaries of the land on which the timber is standing.
- 4. Landowners and/or occupiers adjoining Vacant Crown Land are, in addition to the above, encouraged to maintain external firebreaks where their property adjoins the Vacant Crown Land.

#### Townsites

Urban land (all land within the townsites of Dandaragan, Regans Ford, Badgingarra, Cervantes and Jurien) you shall clear lots of all debris, dry grass, dry bush, etc., of an inflammable nature.

That within townsites, on all undeveloped lots, that a 2 metre wide firebreak be slashed around boundaries of each lot and that all dry material be removed from the break.

#### General

In situations where construction of firebreaks in accordance with the Order may aggravate soil erosion problems or where the owner or occupier of land considers a more effective system of fire protection can be obtained or for any other reason, Council may approve an application for alternative siting of firebreaks. If for any reason it is considered impractical to clear firebreaks as required by this notice, you may apply to the Council or its authorised officer not later than the 15th day of October for permission to provide firebreaks in alternative positions. If permission is not granted by the Council or its authorised officer, you shall comply with the requirments of this notice.

Persons who fail to comply with the requirements of this order may be issued with an infringement notice on the spot, penalty of \$80.00 or if prosecuted in court a fine of up to \$1 000.00. In addition, Council can carry out the required work at the cost of the owner or occupier.

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.

If individuals intend to install firebreaks in any approved alternative location, it is the individual's responsibility to consult and verify approval for this to occur with their insurers.

Special Orders—Section 33

The requirements of this order are considered to be the minimum standard of fire prevention work required to protect not only the individual properties, but the district generally. In addition to this order, the Shire Council may issue separate special orders on owners or occupiers if a particular hazard removal is deemed necessary.

By Order of the Council.

B. J. GOLDING, Chief Executive Officer.

LG502\*

#### **BUSH FIRES ACT 1954**

Shire of Donnybrook/Balingup FIRE BREAK ORDER

# IMPORTANT INFORMATION RELATING TO YOUR RESPONSIBILITY AS A LANDHOLDER IN THE SHIRE OF DONNYBROOK/BALINGUP

With reference to Section 33 of the Bush Fire Act 1954, you are required to carry out fire prevention work on land owned or occupied by you in accordance with the provisions of this order.

This work must be carried out by 1st December 1997 and kept maintained throughout the summer months until 31st March 1998.

An inspection of firebreaks and hazard removal will be carried out in all areas of the Shire by an authorised officer.

Persons who fail to comply with the requirements of this order may be issued with an Infringement Notice (penalty \$80) or prosecuted with an increased penalty, and additionally, Council may carry out the required work at the cost to owner or occupier.

If it is considered for any reason to be impractical to clear firebreaks or remove flammable materials as required by this notice or if natural features render firebreaks unnecessary you may apply to the Council or its duly authorised officer not later than the 15th day of November 1997 for permission to provide firebreaks in alternative positions or to take alternative action to abate fire hazards on the land. If permission is not granted by the council or its duly authorised officer, you shall comply with the requirements of this notice. 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.

#### 1. Rural Land

- (a) On land which is divided by or abuts a formed or partly formed road or railway reserve, a firebreak not less than two metres wide shall be provided within 60 metres of the boundary of the road or railway reserve. Breaks are not permitted on road reserves without Council approval.
- (b) A firebreak two metres wide shall be provided immediately surrounding and within twenty metres of the perimeter of all buildings, hay sheds and fuel storage areas situated on the land.
- (c) A cleared area of at least a six metre radius shall be provided around all combustion pumping engines.

#### 2. Eucalyptus and Pine Plantations

- (a) Firebreaks not less than ten metres in width around the perimeter of land on which trees are planted.
- (b) Not less than ten metres in width along those portions of plantations which enjoy a common boundary with a road reserve.
- (c) Not less than six metres in width in such positions that no part or compartment of a plantation shall exceed 28ha in area.
- (d) Where ten metre breaks are required in accordance with this Section of Council's Fire Break Order, pruning of overhang shall be carried out up to a height of five (5) metres above the firebreak (Ground level).
- (e) In addition to the breaks specified, plantations traversed by SEC power transmission lines have additional obligations under the Electricity Act.
- 3. Townsites Land: (Includes Residential, Commercial and Industrial Land)

Townsites: Donnybrook, Balingup, Kirup, Mullalyup, Newlands, Preston and Noggerup.

- (a) Where the area of land is 2024m² (approx. ½ acre) or less, remove all flammable material on the land except living trees, shrubs and plants from the whole land, and;
- (b) Where the land exceeds 2024m² (approx. ½ acre) clear firebreaks at least 2 metres wide, immediately inside all external boundaries of the land, and also immediately surrounding all buildings situated on the land. Grass on the remaining area of the land must be either grazed, cut for fodder, or totally removed from the land.
- (c) Council, on the recommendation of a Bush Fire Control Officer, may vary these conditions in certain circumstances.

#### 4. Rural Residential and Special Residential Land

The owners of all existing small rural holdings zoned as "Rural Residential" or "Special Residential" under Town Planning Schemes, must maintain free of all flammable material a firebreak not

less than two metres in width immediately inside all external boundaries of the land, and a twenty metre wide fuel free zone around all buildings on the land.

5. Fuel and/or Gas Depot

In respect of land owned by you on which is situated any container normally used to contain liquids or gas fuel, including the land on which any ramp or support is constructed, you shall have the land clear of all flammable materials.

6. Welding, Cutting, and Grinding Equipment

Persons shall not operate welding, cutting or grinding apparatus of any kind during the Prohibited Burning Times on land which is under crop, pasture or stubble unless at least one fire extinguisher is provided and there is compliance with any other fire controls required by the Fire Control Officer.

7. Roadside Verges

Council policy is that no vegetation is to be removed from road verges and no verge is to be burnt without a permit for that specific purposes.

J. R. ATTWOOD, Chief Executive Officer.

LG503

#### **BUSH FIRES ACT 1954**

FIRE BREAKS NOTICE

Notice to All Land Owners and Occupiers of Land within the City of Bayswater

Pursuant to the powers contained in section 33 of the above Act, you are hereby required on or before 30 November 1997 (or within fourteen days of the date of you becoming the owner or occupier should this be after the 30 November 1997) and thereafter up to and including 31 March 1998, to have a firebreak clear of all flammable materials 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 to the Council or its duly authorised officer, not later than 15 November 1997 for permission to provide firebreaks in alternative positions on the land. If permission is not granted by the Council or its duly authorised officer, you shall comply with the requirements of this notice. The penalty for failing to comply with this notice is a fine or not more than \$1 000.00, and a person in default is also liable whether prosecuted or not, to pay the cost of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required by this notice.

Burning off within the City of Bayswater is prohibited under the provisions of Council Local Laws. All clearing and disposal of waste should be carried out by methods other than burning.

By Order of the Council,

MARIO J. CAROSELLA, Chief Executive Officer.

# Main Roads

**MA401** 

MRWA 42-42-M

#### MAIN ROADS ACT 1930 LAND ACQUISITION AND PUBLIC WORKS ACT 1902

NOTICE OF INTENTION TO TAKE OR RESUME LAND

The Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Land Acquisition and 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 Denmark District, for the purpose of the following public works namely, widening of the South Western Highway (SLK Section 256.16-257.77) and that the said pieces or parcels of land are marked off on MRWA Drawings 9601-282 & 9601-283 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

#### Schedule

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx.)
1.	Mark John Edmonds of one undivided fourth share and John James Edmonds and Ivy Patricia Edmond as joint tenants of three undivided fourth shares.		Portion of Hay Location 1401 and being part of the land comprised in Certificate of Title Volume 2083 Folio 860	l 5803m²

#### Schedule—continued

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx.)
2.	Basil Mafeking Broun	B M Broun	Portion of Hay Location 1404 and being part of the land comprised in Certificate of Title Volume 1536 Folio 668.	1.9846ha

Dated this 9th day of October 1997.

D. R. WARNER, Executive Director Corporate Services.

**MA402** 

MRWA 41-213-137

# MAIN ROADS ACT 1930 LAND ACQUISITION AND PUBLIC WORKS ACT 1902 NOTICE OF INTENTION TO TAKE OR RESUME LAND

The Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Land Acquisition and 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 Swan District, for the purpose of the following public works namely, widening of the Great Eastern Highway (SLK Section 28.65-29.38) and that the said pieces or parcels of land are marked off on MRWA Drawing 9525-144-1 which may be inspected at the office of the Commissioner of Main Roads, Waterloo Crescent, East Perth.

#### Schedule

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (Approx.)
1.	Nostro Pty Ltd	Nostro Pty Ltd	Portion of Swan Location 91 and being Lot 7 on Plan 8006 and being part of the land comprised in Certificate of Title Volume 103 Folio 151A.	$667~\mathrm{m}^2$

Dated this 15th day of October 1997.

D. R. WARNER, Executive Director Corporate Services.

# MINERALS AND ENERGY

MN401

#### **MINING ACT 1978**

# NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy, Norseman.

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 provision of Section 96(1)(a) for breach of covenant, viz. non payment of rent.

K. M. BOOTHMAN, Warden.

To be heard in the Warden's Court Norseman on Tuesday 18th November 1997.

DUNDAS MINERAL FIELD

P63/770—Australasian Gold Mines NL

P63/771—Australasian Gold Mines NL

#### DUNDAS MINERAL FIELD—continued

P63/772—Australasian Gold Mines NL

P63/774—Australasian Gold Mines NL

P63/775—Australasian Gold Mines NL

P63/776—Australasian Gold Mines NL

P63/777—Australasian Gold Mines NL

P63/778—Australasian Gold Mines NL

P63/779—Australasian Gold Mines NL

P63/780—Australasian Gold Mines NL

P63/781—Australasian Gold Mines NL

P63/782—Australasian Gold Mines NL

P63/783—Australasian Gold Mines NL

P63/784—Australasian Gold Mines NL

P63/785—Australasian Gold Mines NL

P63/786—Australasian Gold Mines NL P63/787—Australasian Gold Mines NL

P63/788—Australasian Gold Mines NL

P63/789—Gascoyne Gold Mines NL

P63/790—Gascoyne Gold Mines NL

P63/791—Gascoyne Gold Mines NL

P63/792—Gascoyne Gold Mines NL

P63/793—Gascoyne Gold Mines NL

P63/794—Gascoyne Gold Mines NL

P63/795—Gascoyne Gold Mines NL

P63/798—Gascoyne Gold Mines NL

P63/799—Gascoyne Gold Mines NL

P63/800—Gascoyne Gold Mines NL

P63/801—Gascoyne Gold Mines NL

P63/916—Australasian Gold Mines NL

P63/742—Australasian Gold Mines NL

MN402

#### Commonwealth of Australia

### PETROLEUM (SUBMERGED LANDS) ACT 1967

DELEGATION UNDER SECTION 8H OF THE PETROLEUM (SUBMERGED LANDS) ACT 1967 (THE ACT)

We, Warwick Parer, the Minister for Resources and Energy for the Commonwealth of Australia ('the Commonwealth Minister'), and Norman Moore, the Minister for Mines for the State of Western Australia ('the State Minister'), the Joint Authority under the Act in respect of the adjacent area in respect of Western Australia, under section 8H of the Act, hereby revoke all existing delegations made pursuant to section 8H and delegate to-

- (a) the person who, from time to time, holds, occupies or performs the office of Assistant Secretary, Exploration and Development Branch, Petroleum and Fisheries Division, Department of Primary Industries and Energy of the Commonwealth of Australia, as the person representing the Commonwealth Minister; and
- (b) the person who, from time to time, holds, occupies, or performs the duties of, the office of Director, Petroleum Operations Division, Department of Minerals and Energy of the State of Western Australia, as the person representing the State Minister

together the powers of the Joint Authority under the Act specified in the Schedule.

#### Schedule

- Petroleum (Submerged Lands) Act 1967—Sub-sections 22A(6), 37(1), 37(4), 37(5), 38H(3), 74(1), 78(4), 78(6), 81(5), 81(6), 81(10), 101(3), 103(1), 103(3), 125
- 2. Petroleum (Submerged Lands) (Royalty) Act 1967—Sub-section 10A(1)
- 3. Petroleum (Submerged Lands) (Registration Fees) Act 1967—Sub-sections 4(4), 4(5), 4(6A), 4(6B) Dated this 5th day of March 1997.

# **PLANNING**

#### PD401

#### TOWN PLANNING AND DEVELOPMENT ACT, 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT

Shire of Albany

TOWN PLANNING SCIIEME No. 3—AMENDMENT No. 128

Ref: 853/5/4/5, Pt. 128.

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 Albany Town Planning Scheme Amendment on October 6, 1997 for the purpose of—

- 1. Rezoning Lots 108 and 109 Nanarup Road, Kalgan Heights from "Rural" to "Special Residential" and "Parks and Recreation" reserve (non restricted).
- 2. Inserting into Schedule 4 to the Shire of Albany Town Planning Scheme No 3, the following Provisions and Identification.
- 3. Amending the Scheme Maps accordingly.

#### SPECIAL RESIDENTIAL ZONES

#### PROVISIONS RELATING TO SPECIFIED AREAS

AREA	LOCALITY	LOTS	LOCATION
6	Nanarup and Morilla Roads	108 and 109	Plantagenet Location 28
	Kalgan Heights		

#### 1.0 PLAN OF SUBDIVISION

Council will recommend that the Western Australian Planning Commission approve proposed subdivision/s of Special Residential Zone Area 6 provided that the proposed subdivision generally accords with the Subdivision Guide Plan.

#### 2.0 OBJECTIVES OF THE ZONE

The objective of this Special Residential Zone is to provide for a spacious residential living environment that links with the existing Kalgan Heights development, fits into the framework of the Kalgan Heights Precinct Structure Plan, minimises the visual impact of development and addresses important physical site constraints.

#### 3.0 LANDUSE

Within Special Residential Zone Area 6-

- (a) The following uses are permitted—
  - "Residential Dwelling House"
- (b) The following uses are not permitted unless specific approval is granted by Council—
  - Home Occupation
  - Public Utility
  - Cottage Industry
  - Educational Establishment
  - Place of Worship
  - Other incidental or non defined activities considered appropriate by Council which
    are consistent with the objective of the zone.

#### 4.0 KEEPING OF LIVESTOCK/ANIMALS

- 4.1 With the intention of preventing land degradation and practices detrimental to the environmental amenity of the zone, the keeping of stock such as horses, cattle, sheep or goats shall not be permitted.
- 4.2 (a) Domestic pets which do not pose a threat to native flora and/or fauna may be kept within Special Residential Zone Area 6. Cats and rabbits are considered to pose a threat to native flora and/or fauna.
  - (b) The keeping of not more than two dogs may be permitted, provided any dogs are kept in a manner that is sensitive to the proximity of nearby rural and residential areas.
  - (c) If a particular domestic pet is posing an identifiable nuisance or hazard to residents, wildlife, flora or physical and landscape conditions, Council may take such measures as deemed necessary to eliminate adverse effect.

#### 5.0 LOCATION OF BUILDINGS AND STRUCTURES

- 5.1 No building may be erected closer to the boundary of a lot than—
  - (i) From the frontage of a lot—12m
  - (ii) From the side boundary of a lot-5m
  - (iii) From the rear boundary of a lot—12m.
  - (iv) From Nanarup Road—30m

- 5.2 Notwithstanding 5.1 above, Council may approve a lesser distance when Council is of the opinion that the topography or shape of the lot or vegetation on the lot makes it desirable to vary this provision.
- 5.3 Buildings shall be sited to accord with the Bushfire Management and Control requirements set out in Provision 10 below.
- 5.4 Buildings and effluent disposal systems shall be located to accord with the Environmental Protection Authority's relevant standard's and guidelines.
- 5.5 (a) On Lots 1, 2, 3, 4, 5, 6, 7, 8 & 9, all buildings and tanks shall be confined to Building Envelopes no greater than 1200m² in area located generally in accordance with the Subdivision Guide Plan.
  - (b) On Lots 7, 8, 9, 10, 11, 12 & 13, dwellings shall be confined to the Building Area, as shown on the Subdivision Guide Plan.
- 5.6 Building Area and access leg location and fill levels shall be determined based on a detailed groundwater level assessment to the satisfaction of Council.
- 5.7 Council may request the Commission to impose a condition at the time of subdivision for the filling of Building Areas, as shown on the Subdivision Guide Plan, to a minimum of 500mm above groundwater levels determined by Provision 5.6. Batter slopes shall be within the range of 1:4 to 1:6.
- 5.8 Subject to Provision 5.7, Council may request the Commission to impose a condition at the time of subdivision for the compaction of house pads within identified Building Areas. Such house pads shall be certified as capable of accommodating a two storey double brick and tile dwelling.
- 6.0 BUILDING DESIGN, MATERIALS & COLOUR
- 6.1 Council will be supportive of walls and roofs with natural tonings in keeping with the amenity of the area, however Council shall refuse to approve walls and roofs constructed of reflective materials such as unpainted zincalume and off-white colours.
- 6.2 Dwelling houses shall not exceed 7.5 metres in height which is measured vertically from the finished ground level. Outbuildings shall not exceed 3.5 metres in height which is measured vertically from the finished ground level.
- 6.3 Council may request the Commission to impose a condition at the time of subdivision requiring the construction of uniform fencing along boundaries common to proposed lots and the Public Open Space (as shown on the Subdivision Guide Plan) to the satisfaction of Council.
- 7.0 VEGETATION AND REVEGETATION
- 7.1 Subject to Provision 7.2, no removal of vegetation shall occur except for trees that are dead, diseased or dangerous.
- 7.2 Landowners shall be responsible for the eradication of invasive weeds on individual lots.
- 7.3 In the event of non compliance with Provisions 7.2, Council may serve notice on the landowner requiring the compliance with Provision 7.2 within 3 months of the serving of the said notice. In the event the required action is not undertaken, Council may carry out such works as are deemed necessary to eliminate adverse effect with all costs being borne by the landowner.
- 7.4 Council may request the Commission to impose a condition at the time of subdivision for the revegetation of areas shown on the Subdivision Guide Plan with endemic native species. Such revegetation areas shall be appropriately maintained for a minimum of 3 years.
- 7.5 Additional tree planting may be required as a condition of development approval.
- 8.0 WATER SUPPLY
- 8.1 Council may request the Commission to impose a condition at the time of subdivision for the provision of reticulated water to the lots.
- 9.0 EFFLUENT DISPOSAL
- 9.1 On-site effluent disposal shall be the responsibility of the individual landowner, and accord with the Environmental Protection Authority's relevant standard/s and guidelines.
- 9.2 Council shall require the use of amended soil type or nutrient removal type effluent disposal systems designed for long term usage on all lots.
- 9.3 No more than one effluent disposal system will be permitted per lot.
- 9.4 Council may request the Commission to impose a condition at the time of subdivision requiring detailed site testing and analysis to demonstrate that the proposed lots can accommodate on site effluent disposal to the satisfaction of Council and the Health Department of WA.
- 10.0 BUSHFIRE MANAGEMENT & CONTROL
- 10.1 All reasonable attempt shall be made to ensure that, where lot configuration permits, all buildings shall be sited to allow the establishment of a low fuel buffer, not less than 20m wide around all buildings which does not encroach on revegetation areas. This low fuel buffer shall be established and maintained by the landowner to Council's satisfaction.
- 10.2 Council may request the Commission to impose a condition at the time of subdivision for a contribution towards the provision of fire fighting facilities.

- 10.3 Council may request the Commission to impose a condition at the time of subdivision for the provision of fire hydrants at intervals of 200 metres along subdivisional water mains.
- 10.4 The subdivider shall make arrangements to the satisfaction of Council to ensure prospective purchasers are aware of the fire management guidelines of the Homeowners Bushfire Survival Manual and the Australian Standard 3959 "Construction of Buildings in Bushfire Prone Areas."

#### 11.0 ROAD UPGRADING, ACCESS AND DESIGN

Council may request the Commission to impose a condition at the time of subdivision for the provision and construction of sealed public roads (including provision of site sensitive stormwater management devices that maximise insitu infiltration over conveyance and disposal) as shown on the Subdivision Guide Plan.

- 12.0 ELECTRICITY SUPPLY
- 12.1 Council may request the Commission to impose a condition at the time of subdivision for the installation of an underground electricity supply to all lots.
- 13.0 ENVIRONMENTAL
- 13.1 Council may request the Commission to impose a condition at the time of subdivision requiring the preparation and implementation of a Stormwater Management Plan that addresses existing drainage measures utilising, where possible, drainage arresters and other best management and onsite management techniques of the Water Sensitive Urban (Residential) Design approach to stormwater management to achieve on site detention to Council's satisfaction in consultation with the Environmental Protection Authority and the Albany Waterways Management Authority.
- 13.2 Council may request the Commission to impose a condition at the time of subdivision for the preparation of a Foreshore Management Plan focussing on the fencing of the open space to protect the creekline and for the creation of the Public Open Space, as shown on the Subdivision Guide Plan.

#### 14.0 NOTIFICATION OF PROSPECTIVE OWNERS

Provision shall be made to Council's satisfaction to ensure prospective purchasers of land within Special Residential Zone Area 6 are given a copy of these Special Provisions prior to entering into an agreement to acquire any property.

- 15.0 APPLICATIONS FOR DEVELOPMENT APPROVAL
- 15.1 Within Special Residential Zone Area 6, the construction of buildings including associated site works such as filling, excavation, construction of retaining walls and removal of vegetation in accordance with Special Provision 7 shall require Planning Scheme Consent.
- 15.2 Applications for Planning Scheme Consent shall require the submission of—
  - (i) a completed "Application for Grant of Planning Scheme Consent" form;
  - (ii) three copies of a Plan showing the precise location and size of all the buildings proposed and the parkland clearing and fire protection measures to be adopted;
  - (iii) three scaled elevation plans showing the elevation of the buildings proposed and the materials and colour to be used.

A. GOODE, President. R. GERAGHTY, Chief Executive Officer.

#### PD402\*

#### TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION  $\it CITY\ OF\ COCKBURN$ 

DISTRICT ZONING SCHEME NO. 2—AMENDMENT NO. 168

Ref: 853/2/23/19, Pt. 168.

Notice is hereby given that the local government of the City of Cockburn has prepared the abovementioned scheme amendment for the purpose of—

- Rezoning Portion of Pt Lot 3 Jandakot Road from Residential R20, R40 and Commercial— Restricted Use—Private Recreation, Hotel, Convention and Associated Uses to Residential R20 and R40.
- 2. Rezoning Portion of Pt Lot 4 Jandakot Road from R20 to R40.
- 3. Rezoning Pt Lot 504 and Portion of Dean Road from Commercial—Restricted Use—Private Recreation, Hotel, Convention and Associated Uses to Local Reserves—Parks and Recreation and Local Road.
- 4. Amending the Third Schedule—Restricted Use with respect to Lot 4 of Cockburn Sound Location 160 Jandakot Road, Lots 3 and 5 of Cockburn Sound Location 169 Jandakot Road, Portion of Pt Lot 3 and Pt Lot 5 Jandakot Agricultural Area 169 Dean Road, Lot 139 of Jandakot Agricultural Area 155 Berrigan Drive and Portion of Jandakot Agricultural Area 155 Berrigan Drive

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 9 Coleville Crescent, Spearwood and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including November 28, 1997.

Submissions on the scheme amendment may be made in writing on Form No. 4 and lodged with the undersigned on or before November 28, 1997.

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

R. W. BROWN, Chief Executive Officer.

#### PD403\*

#### TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION  $\it CITY OF COCKBURN$ 

DISTRICT ZONING SCHEME NO. 2—AMENDMENT NO. 155

Ref: 853/2/23/19, Pt. 155.

Notice is hereby given that the local government of the City of Cockburn has prepared the abovementioned scheme amendment for the purpose of introducing a 'Mixed Business' zone into the Scheme and rezoning Part JAA 155, Lots 2, 3 and 52 Verna Court, Jandakot from "Residential R20, Rural and Local Reserve—Local Road" to "Mixed Business".

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 9 Coleville Crescent, Spearwood and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including November 28, 1997.

Submissions on the scheme amendment may be made in writing on Form No. 4 and lodged with the undersigned on or before November 28, 1997.

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

R. W. BROWN, Chief Executive Officer.

#### PD404

#### TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT  $CITY\ OF\ NEDLANDS$ 

TOWN PLANNING SCHEME NO. 2—AMENDMENT NO. 116

Ref: 853/2/8/4, Pt. 116.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the City of Nedlands Town Planning Scheme Amendment on October 10, 1997 for the purpose of—

- 1. Inserting the following clause after 5.12 of the Scheme Text—
  - 5.13 Tree Management

The following provisions are intended to control tree preservation within the Scheme Area.

- 5.13.1 (a) A person shall not—
  - (i) Cut, remove or otherwise destroy or;
  - (ii) cause or permit the above without the prior approval of the Council unless otherwise made exempt by this sub-clause.
  - (b) The Council may by resolution adopt or vary a Policy and/or local laws for the purpose of—
    - (i) Describing that a tree may be exempt from the requirements of this sub-clause.
    - (ii) Describing the process by an application may be made and determined by this sub-clause.
    - (iii) Determining the criteria by which a tree, or group of trees may be deemed significant as described by paragraph 5.13.2 (a) of this clause.
- 5.13.2 (a) The Council shall prepare and maintain an inventory of trees contained on public and private lands which are deemed to be significant in the opinion of Council.
  - (b) Where the Council includes a tree or group of trees within the Inventory of Significant Trees, it shall give notice of that inclusion to the owner and occupier of the land on which the tree is situated.

- (c) Where a tree or group of trees are included or eligible to be included within the inventory, the Council may issue, vary or revoke a Tree Management Order stipulating any restrictions, works, or conditions relating to the management, retention and control of a significant tree.
- (d) A copy of the Inventory shall be made available for public inspection at Council's office at all reasonable times.
- 2. Inserting the following paragraph 6.3.2 (d) of the Scheme Text-
  - (e) Plans showing the location of existing buildings, improvements, trees and crossovers.
- 3. Renaming paragraph 6.4.2 (i) of the Scheme Text as paragraph 6.4.2 (j).
- 4. Inserting the following paragraph after paragraph 6.4.2 (h) of the Scheme Text-
  - (i) The desirability or preserving (or replacing) existing trees and other vegetation contributing to the amenity or significant of the locality.

C. E. BARNS, Mayor. G. J. FAULKNER, Chief Executive Officer.

PD405\*

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

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT  $CITY\ OF\ STIRLING$ 

DISTRICT PLANNING SCHEME NO. 2—AMENDMENT NO. 312

Ref: 853/2/20/34, Pt. 312.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the City of Stirling Town Planning Scheme Amendment on October 8, 1997 for the purpose of rezoning Lot 490, H.N. 169 Main Street, Osborne Park from "Residential R40" to "Restricted Business".

D. C. VALLELONGA, Mayor. M. WADSWORTH, Chief Executive Officer.

PD406\*

#### TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AVAILABLE FOR INSPECTION

CITY OF WANNEROO

DISTRICT PLANNING SCHEME NO. 2

Ref: 853/2/30/19, Vol 4.

Notice is hereby given that the local government of the City of Wanneroo has prepared the abovementioned town planning scheme for the purpose of—

- (a) zoning and classifying land for the purposes described in the Scheme and making suitable provisions for the use of land so as to promote orderly and proper development;
- (b) securing the amenity, health, safety and convenience of the District and the inhabitants thereof;
- (c) reserving land for various specific purposes;
- (d) making provision for the conservation and enhancement of places of cultural heritage significance; and
- (e) making provision for other matters incidental to town planning and land use.

Plans and documents setting out and explaining the town planning scheme have been deposited at Council Offices, Boas Avenue, Joondalup and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including January 19, 1998.

Submissions on the town planning scheme may be made in writing on Form No. 4 and lodged with the undersigned on or before January 19, 1998.

J. TURKINGTON, Acting Chief Executive Officer.

#### PD407

#### TOWN PLANNING AND DEVELOPMENT ACT 1928

# ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $SHIRE\ OF\ DARDANUP$

TOWN PLANNING SCHEME NO. 3—AMENDMENT NO. 81

Ref: 853/6/9/6, Pt. 81.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the Shire of Dardanup Town Planning Scheme Amendment on October 7, 1997 for the purpose of—

- l. Rezoning Lot 2 of Leschenault Location 9 Henty Brook Road, Ferguson from "General Farming and Additional Use" to "Tourist Use Zone"; and
- 2. Adding Lot 2 of Leschenault Location 9 Henty Road, Ferguson, to "Appendix IX—Tourist Use Zones" together with appropriate land use and development controls.

# APPENDIX IX TOURIST USE ZONES

use only); tennis court;

grassed recreation area.

STREET	PARTICULARS OF LAND	USES
Henty Brook Road	Lot 2 of Leschenault Location 9	Chalets, cabins, apartments, cottages and holiday flats; Restaurant/communal eating recreation area; swimming pool (guest

#### CONDITIONS

- l. Development of the site shall generally be in accordance with the Guide Development Plan attached to the Scheme Amendment Report for Amendment 81.
- 2. No more than 16 chalets or other approved kinds of units of holiday accommodation permitted.
- 3. All buildings to be screened from Henty Brook Road to the the satisfaction of Council.
- 4. No trees or substantial vegetation shall be felled or removed from the site except where—
- (i) it is required for approved development works;
- (ii) it is necessary for the establishment of a firebreak that is required by regulation or By-Law; or
- (iii) as otherwise approved by Council.
- 5. Strategic, Planting shall occur in a staged manner with a landscaping proposal accompanying each Application for Approval to Commence Development.
- 6. Where required, the specifications of the potable water supply and waste disposal systems to be installed are to be submitted to Council with building plans and no building shall be considered fit for human habitation until the systems are installed and operating to the Council's satisfaction.
- 7. No installation for the disposal of waste water or septic tank effluent shall be located closer than 100 metres to a definable water course, creek or water body.
- 8. The applicant will prepare a detailed fire control plan to be endorsed by Council and the Bushfires Board prior to commencing development.

# APPENDIX IX—continued TOURIST USE ZONES

STREET PARTICULARS USES OF LAND

#### CONDITIONS

- 9. To guarantee no contamination to groundwater and Paradise Creek, nutrient removal from effluent by nutrient stripping in association with Aerobic Treatment Units is required. Alternatives to ATUs will be considered only following the acceptance of a geotechnical report on soil under winter conditions, by the Council and the Health Department of WA. Installation of these units must be to Health Dept of WA & Council satisfaction. All the upkeep and maintenance will be at the developers' or subsequent owners' full expense, to Council satisfaction.
- 10. Development applications will be required prior to subsequent stages of development in accordance with the Guide Development Plan.

M. T. BENNETT, President. M. L. CHESTER, Chief Executive Officer.

**PD408** 

#### TOWN PLANNING AND DEVELOPMENT ACT 1928

# TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION $SHIRE\ OF\ DARDANUP$

TOWN PLANNING SCHEME NO. 3—AMENDMENT NO. 86

Ref: 853/6/9/6, Pt. 86.

Notice is hereby given that the local government of the Shire of Dardanup has prepared the abovementioned scheme amendment for the purpose of—

- (1) rezoning portion of Reserve No. 39158 from "Recreation" to "Other Community Uses";
- (2) rezoning portion of Reserve No. 39158 from "Recreation" to "Other Community Uses and Additional Uses: Professional Offices";
- (3) rezoning portion of Lot 7 corner Eaton and Recreation Drives from "General Farming" to "Other Community Uses and Additional Uses: Professional Offices";
- (4) rezoning portion Lot 7 from "General Farming" to "Car Parking", and "Additional Use—Fast Food Outlet" and, incorporating the definition of Fast Food Outlet into the Scheme. The definition of Fast Food Outlet being;
  - "Fast Food Outlet: means any land or buildings used for the preparation, sale and serving of food to customers in a form ready to be eaten without further preparation primarily off the premises";
- (5) amending a portion of the zoning of Lot 9, corner of Eaton Drive and Cudliss Avenue by removing the "General Farming" zoning.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 3 Little Street, Dardanup and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including November 28, 1997.

Submissions on the scheme amendment may be made in writing on Form No. 4 and lodged with the undersigned on or before November 28, 1997.

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.

#### PD409\*

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

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT  $SIIIRE\ OF\ KALAMUNDA$ 

DISTRICT PLANNING SCHEME NO. 2—AMENDMENT NO. 186

Ref: 853/2/24/16, Pt. 186.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act, 1928 (as amended) that the Hon Minister for Planning approved the Shire of Kalamunda Town Planning Scheme Amendment on October 8, 1997 for the purpose of—

Inserting in APPENDIX D of the Scheme Text-

- (i) Under column "Particulars of Land" Lot 7 (23) Brand Road, HIGH WYCOMBE
- (ii) Under column "Additional Use" Educational Establishment

A maximum number of two classes per week and in the order of 30 students per class.

O. F. McGRATH, President. D. E. VAUGHAN, Chief Executive Officer.

PD410\*

#### TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION  $SHIRE\ OF\ MURRAY$ 

TOWN PLANNING SCHEME NO. 4—AMENDMENT NO. 104

Ref: 853/6/16/7, Pt. 104, Vol 2.

Notice is hereby given that the local government of the Shire of Murray has prepared the abovementioned scheme amendment for the purpose of—

- 1. Rezoning Lots 75, 137, 138, 139, 293, 299, 322, 672, 727, 729, 738, 740, 1132, 1133 and 1145 Point Grey from 'Rural' to 'Special Development' Zone.
- 2. Amending Schedule No. 7—'Special Development' Zone by including land use and management provisions.
- 3. Amending Appendix No. 1 'Interpretations' by including additional land use definitions.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Pinjarra Road, Pinjarra and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including December 16, 1997.

Submissions on the scheme amendment may be made in writing on Form No. 4 and lodged with the undersigned on or before December 16, 1997.

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.

N. G. LEACH, Acting Chief Executive Officer.

PD411\*

#### TOWN PLANNING AND DEVELOPMENT ACT 1928

TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION  $TOWN\ OF\ CLAREMONT$ 

TOWN PLANNING SCHEME NO. 3—AMENDMENT NO. 57

Ref: 853/2/2/3, Pt. 57.

Notice is hereby given that the local government of the Town of Claremont has prepared the abovementioned scheme amendment for the purpose of modifying Appendix VIII of the Scheme Text to allow the parking and assembly of motor vehicles at Lot 25 Gugeri Street associated with the adjoining panel beater.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, 308 Stirling Highway, Claremont and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including November 28, 1997.

Submissions on the scheme amendment may be made in writing on Form No. 4 and lodged with the undersigned on or before November 28, 1997.

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.

#### PD412\*

#### TOWN PLANNING AND DEVELOPMENT ACT 1928

# TOWN PLANNING SCHEME AMENDMENT AVAILABLE FOR INSPECTION TOWN OF KWINANA

TOWN PLANNING SCIIEME NO. 2—AMENDMENT NO. 59

Ref: 853/2/26/3, Pt. 59.

Notice is hereby given that the local government of the Town of Kwinana has prepared the abovementioned scheme amendment for the purpose of including portion of Hope Valley Road from Postans Road to Anketell Road within the "Rural B Tailing" zone, as illustrated on the Scheme Amendment map.

Plans and documents setting out and explaining the scheme amendment have been deposited at Council Offices, Gilmore Avenue, Kwinana and at the Western Australian Planning Commission, Albert Facey House, 469 Wellington Street, Perth, and will be available for inspection during office hours up to and including November 28, 1997.

Submissions on the scheme amendment may be made in writing on Form No. 4 and lodged with the undersigned on or before November 28, 1997.

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

R K SMILLIE. Chief Executive Officer.

### POLICE

#### PE501

#### POLICE AUCTION

Under the provisions of the Police Act 1892, unclaimed found and stolen property and bicycles will be sold by public auction at Ross's Auctioneers, 241 Railway Parade, Maylands on Saturday, 18 October 1997 at 9.00 am.

The auction is to be conducted by Mr Frank Lee.

R. FALCONER, Commissioner of Police, West Australian Police Service.

# PREMIER AND CABINET

#### PR401

#### **PUBLIC SECTOR MANAGEMENT ACT 1994**

CHIEF EXECUTIVE OFFICER APPOINTMENTS

The Government of Western Australia is keen to ensure that chief executive officers of all public service departments and agencies, are the most suitable for the position. I have therefore decided that it is generally preferable to advertise chief executive officer positions at the expiry of existing appointments, to ensure that competitive and merit-based appointments are made. This approach should not, however, be seen as a reflection upon the capacity of current chief executive officers whose terms of appointment have expired. I expect that present occupants will, in most cases, wish to apply for appointment to advertised positions.

Having received and considered relevant advice in respect of the chief executive officer listed below, I, Richard Fairfax Court, Minister for Public Sector Management, notify that I have not recommended the reappointment of—

Agency Title Name of Current Occupant

Office of Racing, Gaming and Liquor Executive Director Barry Sargeant

I shall soon be requesting the Commissioner for Public Sector Standards to act to enable the filling of this vacancy.

Last Date

# RACING, GAMING AND LIQUOR

#### **RA401**

# LIQUOR LICENSING ACT 1988

#### 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: (08) 9425 1888, or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	for Objections
APPLICAT	IONS FOR TRANSFER OF LIC	ENCE	
1779/97	Trevor Clarence Batt	Application for the transfer of a Hotel Licence in respect of premises situated in Kumarina Roadhouse and Tavern, from Jadegem Holdings Pty Ltd.	19/10/97
1788/97	John William Wilson and Arthur William Wilson	Application for the transfer of a Restaurant Licence in respect of premises situated in Innaloo and known as Western Grill, from J. Wilson, J. Wilson, J. Stockings and Duane Nicholls.	2/11/97
1790/97	Omegastar Pty Ltd	Application for the transfer of a Restaurant Licence in respect of premises situated in Perth and known as Lake Street Cafe Restaurant, from Nebian Pty Ltd.	30/10/97
1793/97	Delsano Holdings Pty Ltd	Application for the transfer of a Restaurant Licence in respect of premises situated in Fremantle and known as Sandrino Cafe, from Egyptian Holdings Pty Ltd.	2/11/97
1794/97	Gateway Resort Management P/L	Application for the transfer of a Tavern Licence in respect of premises situated in Perth and known as Grosvenor Tavern, from Kevin J. Robe, Gino Moretti & Jeanette Campbell.	27/10/97
1795/97	Mark Keyser and Raelene Ellen Ridley	Application for the transfer of a Restaurant Licence in respect of premises situated in Cannington and known as Good, The Bad and The Ugly, from Michael Craig Yeo.	28/10/97
APPLICAT	IONS FOR THE GRANT OF A L	ICENCE	
1165/97	John Carlyle Perry and Ashley Robert Matthews	Application for the grant of a Hotel Licence in respect of premises situated in Greenhills and known as Greenhills Inn.	20/10/97
1168/97	Olivera Zimonjic-Stock	Application for the grant of a Restaurant Licence in respect of premises situated in North Perth and known as Mr Zee Desire.	6/11/97

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

G. B. AVES, Director of Liquor Licensing.

# RAILWAYS

#### **RB401**

#### WESTRAIL

#### Country Rail and Road Coach Fares

- The Prospector meal charge advice which appeared in the September 5 issue is withdrawn.
- As from May 1st, 1996 the meal charge and fare on the Prospector service were separated to allow passengers the option of a meal.

- Westrail rail and road coach fares remain unchanged as specified since July 1st, 1994.
- The meal charge will increase from \$9.50 to \$15.00, effective from November 1st, 1997.

G. WAYNE JAMES, Acting Commissioner of Railways.

### **Transport**

#### **TR401**

#### FREMANTLE PORT AUTHORITY ACT 1902

Office of the Minister for Transport, Perth.

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

• the appointment of existing Commissioner, Mr Joe McKay, as Deputy Chairman of the Fremantle Port Authority for a term to expire on 31 December 1998.

This appointment is in accordance with Fremantle Port Authority Act 1902.

ERIC CHARLTON, Minister for Transport.

**TR402** 

#### NAVIGABLE WATERS REGULATIONS

Declaration of Emergency Vessel

Department of Transport, Fremantle WA, 17 October 1997.

Acting pursuant to the powers conferred by Regulation 19(H) of the Navigable Waters Regulations, I hereby declare that the following vessel to be an emergency vessel and is permitted to use a blue lamp displaying intermittent blue flashes when actually deployed on sea search and rescue operations. Prior approval from Police or the Department of Transport must be obtained in each instance that the blue flashing light is to be used.

Fremantle Volunteer Sea Rescue Group (Inc.)—Private vessel—Named "Yamaha Rescue One"—Registration number AU921.

CHRISTOPHER ROBERT WHITAKER, Director General of Transport.

**TR403** 

#### **ALBANY PORT AUTHORITY ACT 1926**

Office of the Minister for Transport, Perth.

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

- The reappointment of Mr Terry Enright as Chairman of the Albany Port Authority for a period to expire on 30 June 2000;
- The appointment of Mr Ian Lunt as a Member of the Albany Port Authority for a period to expire on 30 June 1999; and
- The appointment of Mr John Sandison as a Member of the Albany Port Authority for a period to expire on 30 June 1998.

These appointments are in accordance with Albany Port Authority Act 1926.

ERIC CHARITON, Minister for Transport.
M. C. WAUCHOPE, Clerk of the Council.

# TREASURY

#### **TY301**

#### FINANCIAL ADMINISTRATION AND AUDIT ACT 1985

FINANCIAL ADMINISTRATION AMENDMENT REGULATIONS 1997

Made by the Governor in Executive Council.

#### Citation

1. These regulations may be cited as the Financial Administration Amendment Regulations 1997.

# Principal regulations

- 2. In these regulations the Financial Administration Regulations 1986\* are referred to as the principal regulations.
  - [\* Published in Gazette 30 June 1986, pp. 2251-61. For amendments to 20 June 1997 see 1996 Index to Legislation of Western Australia, Table 4, p. 82.]

### Regulation 23A amended

- 3. Regulation 23A of the principal regulations is amended by deleting "this Act." and substituting the following —
- " the Act. ".

### Regulation 26 amended

- 4. Regulation 26 (1) of the principal regulations is repealed and the following subregulation is substituted
  - (1) For the purposes of section 96 of the Act, where
    - (a) the relevant written law does not provide for the manner in which the proceeds of the disposal by sale of public property held for or on behalf of the State or a statutory authority should be dealt with; and
    - (b) no determination has been made under subsection (1) of section 23A of the Act that provides for those proceeds to be retained in accordance with that subsection,

this regulation prescribes the circumstances and the manner in which those proceeds may be dealt with otherwise than by being credited to the Consolidated Fund.

By Command of the Governor,

J. PRITCHARD, Clerk of the Executive Council.

# WATER

**WA401** 

#### **WATER AGENCIES (POWERS) ACT 1984**

Shire of York

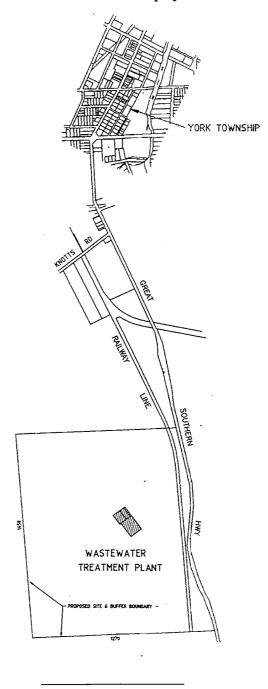
#### SEWERAGE EXTENSION

Notice of Authorisation to Construct Wastewater Treatment Plant In accordance with the provisions of the Water Agencies (Powers) Act 1984, the Minister for Water Resources has authorised the Water Corporation to construct the following works—

• Wastewater treatment plant

The location of the proposed works are shown on the plan below.

The works will enable the disposal of wastewater from the properties within the York infill sewer Area.



### WA402

#### **BUNBURY WATER BOARD'S ACT 1904**

BUNBURY WATER BOARD

Memorandum of Imposing Rates

To Whom It May Concern:

At the Special Meeting of the Bunbury Water Board held on 15 September 1997, it was resolved that the Rates and Charges specified hereunder should be imposed on all rateable properties within the District of the Bunbury Water Board in accordance with the Water Board's Act 1904 for the financial year 1 October 1997 to 30 September 1998.

Rates/Consumption Schedule of Charges-

- (a) An annual Supply Fee of \$70.00 will apply to all residential properties.
- (b) 3.55 cents in the dollar to be levied on the GRV of all commercial zoned property.
- (c) 2.90 cents in the dollar to be levied on the G R V of all industrial zoned and special use zoned properties.

- (d) 3.20 cents in the dollar to be levied on the G R V of all public purpose zoned, rural zoned and sporting zoned properties.
- (e) 6.00 cents in the dollar to be levied on the GRV of all residential zoned vacant land.
- (f) The charge for non rateable properties under Section 57 of the Water Board's Act to be \$285.00 per annum.
- (g) The charge (per kl) for water consumed at residential zoned properties to be-

First 150kl \$0.34 Next 200kl \$0.61 Next 150kl \$0.89 Next 200kl \$1.15 Next 300kl \$1.36 Next 1,000kl \$1.89 Next 2,000kl \$2.10

- (h) Registered pensioners to receive 50% rebate of the total amount of water rates payable and 50% rebate of the amount payable for water consumption up to 350 kl.
- (i) Registered seniors to receive 25% rates rebate and 50% rebate of the amount payable for water consumption up to 150 kl to a maximum of \$57.95.
- (j) A rebate of 1 kl to be allowed for 61 cents of rates paid on non-residential zoned properties and the excess water to be at the rate of 61 cents per kl.

#### GENERAL CHARGES

GENERAL CHARGES	
CATEGORY	DETAILS/COST
	20mm Service       \$175.00         Business Hours—No new meter       \$50         Business Hours—New Meter       \$90         Other Hours—No new meter       \$150         Other Hours—New Meter       \$190         (20mm meters only)
Statements (property Sale/Enquiry)	\$20.00 (20mm) Nil \$1,826.00 (varies with CPI) \$7.00 \$12.00 \$12.00
Application for Fire Service	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Application for Standpipe	\$150 refundable deposit

V. N. HALEY, Board Chairman. G. T. ODDY, Chief Executive Officer.

# WATER AND RIVERS

# WX401

#### **RIGHTS IN WATER AND IRRIGATION ACT 1914**

NOTICE UNDER SECTION 13 OF THE ACT

[Regulation 14 (1)]

The applications in the following schedule have been received for a licence to pump water from the Margaret River System.

Any owner or occupier of land within 4.8 kilometres of the applicants land and contiguous to the watercourse may object to that application.

Objections should be sent to reach me at the—Water & Rivers Commission, PO Box 261, Bunbury WA 6230 prior to 31 October 1997 by certified mail.

W. F. TINGEY, Regional Manager, South West Region.

#### Schedule

Occupier	Postal Address	Description of Land
Tannuci Pty Ltd.	15 Walba Way, Swanbourne WA 6010	Lot 2 Sussex Loc 2278 Bramley River Road, Rosa Brook

# **T**ENDERS

#### ZT201

# MAIN ROADS WESTERN AUSTRALIA

Tenders

Tenders are invited for the following projects.

Information on these Tenders are available from the Contracts Officer, Supply Branch, Don Aitken Centre, Waterloo Crescent, East Perth.

Tender No.	Tender No. Description	
		1997
654C96	Provision of Testing Services for Operations Centre South	28 October
94C97	Litter Collection and Disposal Service Wheatbelt South Region	27 October
245C97	Supply and Deliver Reinforced Concretre Pipes and Drainage Structures Operations South	, 22 October
285C97	Seal and Reseal Highways and Main Roads within Great Southern, South West and Wheatbelt South Regions	29 October
314C97	Maintenance of the Great Southern Regional Depot Lawns, Garden Beds, Driveways and Parking Areas, Albany	30 October
97D25	Purchase & Removal of an Alma Engineering Line Marker with International Acco Primemover	12 November

#### ZT202

# $Acceptance\ of\ Tenders$

Contract No.	Description	Successful Tenderer	$_{\$}^{\mathbf{Amount}}$
31C97	Bituminous Seal and Reseal for 1997/98 of Various Roads, Kimberley Region	CSR Emoleum	1 759 512.00
108C97	Herbicide Spraying and Verge Slashing Services, Goldfields-Esperance Region	Mundrabilla Spraying Salmon Gums Trading Co	132 889.00 20 768.00
242C97	Supply and Erect Wind Break Fencing, Doodlakine-Kellerberrin	Bakers Hill Service Contractors	25 553.00
288C97	Supply and Delivery of Pre-cast Box Culvert Units for the Hordern Street Underpass (No. 9175)—Canning Highway	CSR Humes	119 638.00
97D21	Purchase & Removal of Haenni WL 100 Load Scales	Charles Hull Contracting Co. Pty Ltd	8 985.00

# **Public Notices**

#### **ZZ101**

#### TRUSTEES ACT 1962

Notice to Creditors and Claimants

Creditors and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the Estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the 17th November 1997, after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Anderson, Eileen Margaret, late of Mosman Park Nursing Home, 57 Palmerston Street, Mosman Park, died 11/9/97 (DEC 304870 DG3).

Brennand, Veronica Rose, late of Belmont Community Nursing Home, Rivervale, formerly of 40 Toorak Road, Rivervale, died 15/3/97 (DEC 300084 DS2).

Brown, Richard Thomas, late of Unit 6 Leeming Retirement Village, Theakston Green, Leeming, died 21/5/97 (DEC 303961 DA4).

Carnaby, Trevor Clifford, late of 240 Egan Street Kalgoorlie, died 26/9/97 (DEC 304910 DL3).

Densley, Isabel Joyce, late of John Wesley Lodge, Hill View Terrace, Bentley, died 14/9/97 (DEC 304956 DG1).

Doehring, Ronald George, late of 20 Halvorson Road, Morley, died 25/9/97 (DEC 305040 DC2).

Gallear, Samuel, late of 144 MacDonald Street, Kalgoorlie, died 8/3/97 (DEC 302114 DL4).

George, Mary, late of Hardey Lodge, Monmouth Street, Mount Lawley, died 18/9/97 (DEC 304941 DS4).

Hutchinson, June Patricia, late of 2/57 Preston Point Road, Bicton, died 14/8/97 (DEC 303692 DS2). Jaffrey, Joy Irene, late of 46 Westview Street, Doubleview, died 17/8/97 (DEC 303752 DG2).

Jones, Pluto, late of Meekatharra Hospital, Savage Street, Meekatharra, died 7/11/97 (DEC 305077 DE2).

Key, Albert Edward, late of Ascot Nursing Home, 29 Neville Street, Bayswater, died 17/9/97 (DEC 304883 DP4).

Mayman, Daphne Reeve, late of Koh-l-Noor Nursing Home, Pangbourne Street, Wembley, died 18/8/97 (DEC 303831 DS2).

Mercer, Eric Darrell, late of 45 Birnam Road, Canning Vale, died 12/9/97 (DEC 304917 DE3).

Moore, Beatrice Jean, late of McDougall Park Nursing Home, 18 Ley Street, Como, formerly of Gracewood Homes, 13/4 Roebuck Drive, Salter Point, died 19/9/97 (DEC 304940 DA2).

O'Loughlin, Esther Mary, late of St Michael's Nursing Home, 35 Wasley Street, North Perth, died 13/9/97 (DEC 305081 DP4).

Parker, Elaine Margaret, late of 35 Bilgoman Road, Glen Forrest, died 8/7/97 (DEC 303456 DG4).

Pitman, Ella, late of Braemar Nursing Home, 214 Canning Highway, East Fremantle, died 25/8/97 (DEC 304420 DG4).

Ralph, Phyllis Annie, late of 290 Flamborough Street, Doubleview, died 27/8/97 (DEC 304745 DA4). Reeves, Hazel Lillian, late of Leslie Watson Nursing Home, Roebuck Drive, Manning, died 25/8/97 (DEC 304823 DP3).

Reynolds, Carina Amy, late of 27 Valentine Road, Kelmscott, died 2/9/97 (DEC 305070 DA4).

Saeuberlich, Marie, late of Site 177 Augusta Way Beach Caravan Resort, Powell Road, Coogee, died 27/9/97 (DEC 304798 DC4).

Slagboom, Thieme, late of Burswood Nursing Home, 118-120 Monash Avenue, Nedlands, died 25/9/97 (DEC 304911 DS4).

Smith, Myrtle Joan, late of Fremantle Nursing Home, Holland Street, Fremantle, died 25/8/97 (DEC 304838 DS2).

Standish, Allan Herbert, late of John Wesley "B" Rowethorpe, Hayman Road, Bentley, died 22/9/97 (DEC 304891 DC4).

Tidy, Ernest Henry, late of Waminda Hostel, Swan Cottage Homes, Adie Court, Bentley, died 23/8/97 (DEC 305086 DL3).

Public Trust Office 565 Hay Street Perth WA 6000 Telephone 9222 6777.

#### **ZZ201**

#### TRUSTEE ACT 1962

#### NOTICE TO CREDITORS

In the Estate of Mary Ellen Field late of Seaforth Gardens, Albany Highway, Gosnells, Western Australia, Widow, deceased.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 relate) in respect of the estate of the deceased who died on 23 August 1997 are required by the Executors, Doris Allday of 10 Naples Place, Secret Harbour, Western Australia and Eric Allday of 10 Naples Place,

Secret Harbour, Western Australia, to send particulars of their claims to them by the date being one month from the publication of this notice after which date the Executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

**ZZ202** 

#### TRUSTEES ACT 1962

#### NOTICE TO CREDITORS AND CLAIMANTS

Creditors (to which section 63 of the Trustees Act 1962 relates) of the late Lewis Robert Douglas formerly of 81 Felspar Street, Narrogin but late of Unit 18, 19-21 Mackie Street, Victoria Park, who died 26th September 1997 are required by the executor to send details of their claims by 17th November 1997 to A. Pascoe, 11 Denny Way, Parkwood WA after which date assets of the estate may be distributed having regard only to the claims of which the executor then has notice.

**ZZ203** 

#### TRUSTEES ACT 1962

#### NOTICE TO CREDITORS AND CLAIMANTS

National Mutual Trustees Limited

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962, relates) in respect of the Estate of Ethel Butterworth Moran, late of c/- 17B Swanview Terrace, Maylands who died on 28 September 1997, are required by the executor National Mutual Trustees Limited of 6th Floor, 111 St Georges Terrace, Perth to send particulars of their claims to them on or before the expiration of one month from the date of publication of this notice, after which date the Company may convey or distribute the assets of the Estate having regard only to the claims of which it then has notice.

**ZZ401** 

#### DISPOSAL OF UNCOLLECTED GOODS ACT 1970

NOTICE UNDER PART VI OF INTENTION TO APPLY FOR AN ORDER TO SELL OR OTHERWISE DISPOSE OF GOODS VALUED IN EXCESS OF \$300.

To Heather Hearn of 185 Stirling Highway, Nedlands, Bailor.

You were given notice on twenty-seventh of February 1997 that the following goods: Mazda E2000 Truck with a pantex box on the back, situated at Unit 24, 5 Hines Road, O'Connor, were ready for redelivery.

Unless not more than one month after the date of the giving of this notice you either take redelivery of the goods or give directions of their redelivery, Southern Diagnostic & Auto Centre of Unit 24, 5 Hines Road, O'Connor, bailee, intends making an application to the Court for an order to sell or otherwise dispose of them in accordance with the act.

Dated 16 September 1997.

BRUCE PRESTAGE, Bailee.

WESTERN AUSTRALIA

# MINES SAFETY AND INSPECTION ACT 1994

Price: \$13.90 Counter Sales Plus Postage on 350 grams

\*Prices subject to change on addition of amendments.

# New Publication - Now Available!

# lection Statistics: Legislative Assembly of Western Australia 1890 - 1996

# David Black

The Western Australian Parliamentary History Project conducted under the aegis of the Parliamentary History Advisory Committee was established in 1984 to coordinate the collection and dissemination of information about the history and functioning of the Parliament of Western Australia. Its initial objective was to produce a series of publications in time for the centenary of the proclamation of Western Australia as a self-governing colony and the establishment of its bicameral legislature.

This publication is part of the second objective set by the Committee to produce a new series of publications which further research the history of the Parliament of Western Australia.

Cost: \$20.00

For further information please contact:

State Law Publisher Telephone: 9321 7688

Facsimile: 9321 7536

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