

PERTH, TUESDAY, 5 OCTOBER 1999 No. 189

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NEW FORMAT FOR GENERAL GOVERNMENT GAZETTES

For ease of access to particular notices the general Gazette will be divided into two parts as detailed below. In each part, the notices will appear in alphabetical order of the authorising Department

Part 1 will contain Proclamations, Regulations, Rules, Local Laws and various other Instruments etc. but not Town Planning Schemes.

Part 2 will contain general notices and information and Town Planning Schemes.

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Publishing Details

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Special Government Gazettes containing notices of an urgent or particular nature are published periodically.

The following guidelines should be followed to ensure publication in the *Government Gazette*.

- Material submitted to the Executive Council prior to gazettal will require a copy of the signed Executive Council Minute Paper and in some cases the Parliamentary Counsel's Certificate.
- Copy should be received by the Manager (Sales and Editorial), State Law Publisher no later than 12 noon on Wednesday (Friday edition) or 12 noon on Friday (Tuesday edition).

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• Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.

If it is necessary through isolation or urgency to fax copy, confirmation is not required by post. *If original copy is forwarded later and published, the cost will be borne by the advertiser.*

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 1999.

Deceased Estate notices, (per estate)—\$17.80

Real Estate and Business Agents and Finance Brokers Licences, (per notice)—\$41.50

Other articles in Public Notices Section—\$41.50 (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices

Per Column Centimetre—\$8.20 Bulk Notices—\$154.00 per page

Clients who have an account will be invoiced for advertising charges.

Clients without an account will need to pay at time of lodging the notice.

PUBLISHING ALTERATIONS

Periodically the normal *Gazette* publishing times need to be altered to cater for disruption caused by public holidays.

- Easter and Christmas holidays cause disruption each year.
- Australia Day and Anzac Day cause disruption when they fall on a Tuesday or Friday.

In these instances, notices warning of the change are generally published on page 2 for approximately 4 weeks prior to the date. Readers are urged to check *Gazettes* accordingly, prior to contacting State Law Publisher.

JOHN A. STRIJK, Government Printer.

— PART 2 —

EAST PERTH REDEVELOPMENT

EC401

EAST PERTH REDEVELOPMENT ACT 1991

EAST PERTH REDEVELOPMENT AUTHORITY EAST PERTH REDEVELOPMENT SCHEME

Amendment No. 6

NOTICE OF FINAL APPROVAL

It is hereby notified for public information that the Hon. Minister for Planning has granted Final Approval to Amendment No. 6 to the East Perth Redevelopment Scheme.

The purpose of Amendment No. 6 is to introduce provisions into the Scheme providing for the revocation of variation of development approval or conditions of development approval upon application by the owner or occupier of the land.

Details of the proposed Amendment may be obtained from the offices of the East Perth Redevelopment Authority, 184 Bennett Street, East Perth, between 8.30 am and 5.00 pm, Monday to Friday.

EDUCATION

ED401

MURDOCH UNIVERSITY ACT 1973

Office of the Minister for Education, Perth, 1999.

It is hereby notified that the Governor in Executive Council, acting under the provisions of Section 25 of the Murdoch University Act 1973, has approved the repeal of Statute Nos. 11, 13 and 22 and the making of new Statute Nos. 11 and 22 as set out in the attached schedule.

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

Schedule

Statute No. 11—Admissions

Repeal and make the attached new Statute No. 11—Admissions

Statute No. 13—Admission to Status

Repeal

Statute No. 22—Fees and Charges

Repeal and make the attached new Statute No. 22—Fees

Statute No. 11—Admissions

- 1. The Academic Council shall be responsible for determining: (a) policy on the academic aspects of admission of students to the University, and (b) which programmes of study shall have a quota limiting the total number of students who may be admitted. The Council may delegate this authority to a committee of the University. Every such delegation shall be revocable by the Council, and no delegation shall prevent the Council carrying out the responsibilities imposed on it by this Statute.
- 2. The Deputy Vice Chancellor shall be responsible for determining the levels of admission quotas and targets for the entire University, for levels of study and for parts of the University. The Deputy Vice Chancellor shall exercise this power only after consultation with the Executive Deans.
- 3. The Senate may make regulations authorising Committee(s) or officer(s) of the University to make decisions on the admission of individual students.

- 4. The Academic Council shall make Rules providing for the award of credit and exemptions for students admitted without examination to status in the University.
- The former Statute No. 11—Admissions and Statute No. 13—Admission to Status are hereby repealed.

Statute No. 22-Fees

- 1. The Senate may by Regulation impose the following fees and charges—
 - (a) tuition fees:
 - (b) charges for use of services, facilities, equipment and materials;
 - (c) administrative charges;
 - (d) rental fees and deposit charges for student accommodation;
 - (e) contributions under the Higher Education Contribution Scheme, as required by the Commonwealth Higher Education Funding Act.
- 2. The Fee Regulations and Rules shall be made available in such a way as to make them reasonably accessible to those affected.
- 3. Statute No. 22—Fees and Charges is hereby repealed.

LAND ADMINISTRATION

LA101

PRINTERS CORRECTION

LAND ADMINISTRATION ACT 1997

INSTRUMENT OF DELEGATION

Errors occurred in the notices published under the above heading on page 4408 of *Government Gazette* No. 172 dated 7 September 1999 and page 4539 of *Government Gazette* No. 177 dated 14 September 1999 and are corrected as follows.

Delete-

"To negotiate, conclude and execute and contract, arrangement or understanding for the purposes of carrying out the International Program and, without limiting this, negotiate, conclude and execute and:"

and insert-

" To negotiate, conclude and execute any contract, arrangement or understanding for the purposes of carrying out the International Program and, without limiting this, negotiate, conclude and execute any: "

LOCAL GOVERNMENT

LG401

CEMETERIES ACT 1986

KOJONUP AND MARADUP PUBLIC CEMETERY

In pursuance of the powers conferred by Section 53 of the Cemeteries Act 1986, the Shire of Kojonup hereby records having resolved on 26th July, 1999 to adopt the following fees and charges effective from 1st October, 1999. The fees shall be payable upon application for services detailed hereunder.

Form of Grant of Right of Burial

Land—2.4m x 1.2m where directed by Trustees	\$200.00 \$25.00
Internment Fees:	
Ordinary Adult Grave Ordinary Child Grave (under 12 years) Stillborn Child Grave	\$250.00 \$180.00 \$130.00
Grave to be sunk deeper than 1.8 metres (maximum 2.4 metres)	
Per additional 300mm or part thereof (minimum charge \$50):	
Machine DugHand Dug	\$50.00 \$100.00
Re-opening Fees for interment or exhumation	
Ordinary Adult Grave, Child Grave, Stillborn Child Grave	\$500.00

Additional Charges	
Interment without due notice (2 days)	\$200.00
Interment not in usual working hours - Monday to Friday	\$100.00
Saturdays, Sundays and Public Holidays	\$200.00
Exhumations	\$500.00
Miscellaneous Charges	
Permission to erect a headstone and/or kerbing	\$10.00
Permission to erect a monument	\$10.00
Permission to erect a nameplate	\$10.00
Registration of Transfer of form of Grant of Right of Burial	\$10.00
Grave Number Plate	\$20.00
Funeral Director's single licence for one interment	\$25.00
Funeral Director's annual licence fee	\$50.00
Copy of By-laws	\$3.00
Niche Wall - single and double opening	\$200.00
Administration fee to Arrange:	
Single Memorial Plaque with standard inscription	\$20.00
Double Memorial Plaque with standard inscription	\$20.00
Second inscription on Double Memorial Plaque	\$20.00
The fees and charges in the above schedule were set by resolution at a duly convened Council of the Shire of Kojonup held on 26th July 1999.	cil meeting

LG403

SHIRE OF NANNUP

Bush Fire Control Officer—Dual Appointment

Public notice is given that Mr Graeme Ernest Payne, of the Courtney Brigade, Karridale, has been appointed as a Bush Fire Control Officer for the Shire of Nannup.

L. D. FREEMAN, Chief Executive Officer.

SHIRE OF CAPEL

Notice is hereby given of the appointment of the following persons as authorised officers under The Dog Act 1976 and as amended as a Ranger / Poundkeeper under the provisions of part xx of the Local Government (Miscellaneous Provisions) Act 1960.

- · Clive Thomas Howes
- · John Mattaboni

The appointment of Julian Peter Murphy is hereby revoked.

R. G. BONE, Chief Executive Officer.

LG404

LOCAL GOVERNMENT ACT 1995

Shire of Gingin

Appointment of Registration Officer and Authorised Officer

It is hereby notified for public information that the following Michael John Pimm has been appointed as an authorised officer pursuant to the following Acts and has been authorised to enforce the following Acts, Regulations and By-laws—

Local Government (Miscellaneous Provisions) Act 1960 Local Government Act 1995 Control of Vehicles (Off-Road Areas) Act 1978 and Regulations Dog Act 1976 and Regulations Bush Fires Act 1954 and Regulations Spearguns Control Act Justices Act 1902 The Litter Act 1979 All of Council's By-laws

DOG ACT 1976

Shire of Dardanup

It is hereby notified for public information that the Council of the Shire of Dardanup has made the following appointments as Authorised Persons and Registration Officers (Dog Act 1976).

Mark Lennard Chester
Phillippe Stephen Rowe
Stuart Craig Eaton
Donald Keith Craigie
Lorraine Bernadette Maranta
Natalie Renae Simmons
Amy Helen Sloan
Jane Miranda Kirkby
Teresa Marie Partridge
Margaret Raymer
Elaine Loughton
Helen Anne Castafaro
Keith John Cross

All other relevant prior appointments are herewith cancelled

MARK L. CHESTER, Chief Executive Officer.

LG406

P Harkness C Inkster T Brown

BUSH FIRES ACT 1954

Shire of Esperance

Hereunder are the Fire Control Officers appointed by the Shire of Esperance for the 1999/2000 Fire Season. Chief Bush Fire Control Officer Tom Brown, Deputy Chief Bush Fire Control Officer John Hallam, Shire Rangers, Brian Warren and Richard Hearne.

Senior Bush Fire Control and Fire Weather Officers: Mt Merivale-West Zone: B Welke **B** King West Coast Zone: K Scott A Middleton East Zone: T Brown Munglinup-East Coast Zone: T March North Zone: J Hallam R Gibson Urban/Rural Zone: T Parkin **B** Rawlinson **B** Richards K White S Pickering A Bott W Walter Neridup-**B** Ashby B Welke J Lay F de Grussa Condingup— A Stewart **G** Perks Pink Lake-P Barber S Baxter S McIntyre N McDonald **G** Matthews P Kuley Coomalbidgup-Quarry Rd-**G** Kleinig T Murray R Parkins R West E Temple W Graham V Bounds **B** Roland A Watson J Sharpe Salmon Gums-Gibson-R Graham **B** Wilson P Guest R Fletcher P Lewis **B** Freebairne Scaddan-**G** Rickerby K Wehr G Halford G Tidow Howick-D Campbell **D** Browning D Henderson T March Six Mile Hill-P May M Gibbs K Beale **B** Thorpe Lort River— K Humphreys P Defrenne R Wilson **B** Pengilly Southern Mallee— G Graham R Freeman Mt Beaumont-J Hallam P Biven M Ietto

M. S. L. ARCHER, Chief Executive Officer.

BUSH FIRES ACT 1954

Shire of Westonia

FIREBREAKS ORDER

Notice to Owners and occupiers of land within the Shire of Westonia

Pursuant to the powers contained in Section 33 of the above mentioned Act, all owners and/or occupiers of land within the Shire, of Westonia are hereby required on or before the 1st day of November 1999 to provide a firebreak clear of all inflammable material of not less than three (3) metres wide on all rural and town site land owned and occupied by you and thereafter to maintain such firebreaks clear of all inflammable materials up to and including the 31st day of January 2000 in accordance with the following schedule:

- 1. Immediately inside all external boundaries of land.
- 2. In such other positions as is necessary to divide the land in the areas not exceeding 404 hectares.
- 3. Immediately surrounding any part of the land used for pasture crop.
- 4. Immediately surrounding all buildings, haystacks and fuel ramps situated on the land.

If for any reason it is considered impractical to comply with any provisions of this notice, written application should be made to the Council no later than the 15th day of October 1999. If permission is not granted by the Council the owner and/or occupier of the land shall comply with the requirements of the notice as specified. The penalty for failure with this notice is a fine of not less than \$40, nor more than \$400 and a person in default is also liable whether prosecuted or not, to pay the costs of performing the work directed in this notice if it is not carried out by the owner or occupier by the date required. If requirements of this notice are carried out by burning such burning must be in strict accordance with the relevant provisions of the Bush Fires Act.

Dated 13th September 1999.

By Order of the Council.

A. W. PRICE, Chief Executive Officer.

LG502

BUSH FIRES ACT 1954

 ${\it City of Rocking ham} \\ {\it NOTICE TO OWNERS/OCCUPIERS OF PROPERTY}$

Pursuant to the powers contained in Section 33 of the above Act you are hereby required on or before the 30th day of November 1999 to clear of ALL FLAMMABLE MATERIAL firebreaks not less than three metres wide on rural land owned or occupied by you, and not less than two metres wide on townsite land (ie land within a townsite or within any other area subdivided for residential purposes) owned or occupied by you and thereafter to maintain the firebreaks clear of all flammable material up to and including the 31st day of March 2000.

Under Section 33 of The Bush Fires Act 1954

- 1. Immediately inside all external boundaries of the land.
- 2. Immediately surrounding all buildings, haystacks and fuel ramps situated on the land, and
- 3. Immediately surrounding any drum or drums, situated on the land, which are normally used for the storage of fuel whether they contain fuel or not.

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 the 5th day of November 1999 for permission to provide firebreaks in alternative positions on the land. If the permission is not granted by the Council or its duly authorised Officer, you shall comply with the requirements of this notice.

Failure to comply with this notice will subject the offender to the penalties prescribed in the Bush Fires Act 1954 as amended, 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.

The relevant provisions of the Bush Fires Act must be observed if the requirements of this notice are carried out by burning.

PLEASE NOTE:

The prohibited burning time for the City of Rockingham is 1st December to 31st March inclusive. Firebreaks constructed by mowing are not acceptable.

The restricted burning period in each year (all dates inclusive) is:

1st October to 30th November; 1st April to 31st May

Permits must be obtained from the Bush Fire Control Officer, City of Rockingham, Council Administration Offices prior to burning off during the restricted burning periods.

G. G. HOLLAND, Chief Executive Officer.

BUSH FIRES ACT 1954

CITY OF GOSNELLS

FIREBREAK NOTICE

NOTICE TO ALL OWNERS AND/OR OCCUPIERS OF LAND IN THE CITY OF GOSNELLS

Pursuant to the powers contained in Section 33 of the above Act, you are hereby required on or before the 30th day of November 1999 or within fourteen days of the date of you becoming the owner or occupier should this be after the 30th day of November 1999 and thereafter up to and including the 30th day of April 2000 to have and maintain a firebreak clear of flammable material, at least 3 metres wide and high immediately inside all external boundaries of each single lot owned or occupied by you and also immediately surrounding all buildings situated on the land or if no bushland is contained on the land, as an alternative, to maintain low fire fuels to the satisfaction of Council's Firebreak Inspector by slashing/mowing/removal or by other means.

Note: Permits to burn in residential areas are issued only where alternative means of removing fire hazards are not possible.

Council retains the right to remove any fire hazard at the owners and/or occupiers expense following the failure of an owner and/or occupier to comply with the requisitions of this notice or of a special order in writing to clear a fire hazard or firebreak in accordance with Section 33 of the Bush Fires Act 1954

VARIATIONS TO REQUIREMENTS OF THIS NOTICE

If it is considered impracticable for any reason to clear firebreaks as required by this notice, you may apply to the Council or its duly authorised officer in writing not later than the 11th day of November 1999, for permission to provide firebreaks in alternative positions on that 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 of not more than \$1,000 and a person in default may also receive an Infringement Notice of \$80, and be liable whether prosecuted or not, to pay the cost of performing the work directed if it is not carried out by the owner or occupier by the date required by this notice.

If the requirements of this notice are carried out by burning, such burning must be in accordance with the relevant provisions of the Bush Fires Act 1954.

Chief Executive Officer City of Gosnells 2120 Albany Highway Gosnells

LG504

BUSH FIRES ACT 1954

1999/2000 FIREBREAK NOTICE

NOTICE TO OWNERS AND OCCUPIERS OF LAND

Pursuant to the powers contained in Section 33 of the above Act, you are hereby required on or before November 1, 1999 to install and thereafter maintain until May 1, 2000, low fuel buffers, or cleared areas, of the following dimensions and in the following positions on land owned or occupied by yourself.

Persons who fail to comply with the requirements of this order may be issued with an infringement (penalty \$80) or prosecuted with an increased penalty of up to \$1000 and additionally, Council may carry out the required work at the cost to the owner or occupier. Failure to comply may also complicate insurance claims resulting from fires spreading into or out of a property.

1. HOMESTEADS, BUILDINGS, HAYSTACKS AND HAYROLLS (in respect of all land).

Install low fuel buffers not less than twenty (20) metres wide are required around all buildings or group of buildings, haystacks and hayrolls.

Low fuel buffer may be established by parkland clearing, slashing or any other method. A cultivated garden may be acceptable as a low fuel buffer.

2. RURAL LAND

- (a) Cleared Land: Boundary firebreaks are not compulsory.
- (b) Uncleared Land: (exclude areas set aside for conservation purposes) Install low fuel buffers, not less than six (6) metres wide on the inside and along the external boundaries of any property. In cases where a property is only partially cleared, the boundary low fuel buffer is only required in areas where the uncleared land abuts the property boundary.

3. URBAN LAND/SPECIAL RESIDENTIAL

(Residential, Commercial and Industrial Land within a townsite or any other subdivided for residential purposes.)

- (a) Where the land is 2000sqm or less clear and maintain the whole of the land in a low fuel condition.
- (b) Where the land is 2000sqm or greater install and maintain a low fuel buffer not less than four (4) metres wide on the inside of all the boundaries.

4. SPECIAL RURAL ZONED LAND

(Pink Lake Estate, Keenans Road, Stearnes/Davis Roads, Quarry Road, Windabout Estate and Melijinup) Install and maintain low fuel buffers not less than four (4) metres wide on the inside of all boundaries.

5. BULK FUEL/GAS/CHEMICAL STORAGE

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

6. HARDWOOD/SOFTWOOD PLANTATIONS

The minimum fire protection requirements for Hardwood/Softwood Plantations shall be in accordance with Council's adopted policy (copies are available from the Shire Office).

7. APPLICATION TO VARY THE ABOVE REQUIREMENTS

Council will consider giving approval on an annual basis a variation to the requirements presented in Clauses1 to 6 where more suitable fire protection can be provided or where a variation is desirable for conservation purposes.

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

Applications for an exemption will be considered by Council, but only if it is satisfied that adequate measures have been taken to prevent the spread of fire into or out of the particular property. When making such applications landowners will have to:

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

8. DEFINITIONS FOR THE PURPOSE OF THIS FIRE BREAK NOTICE

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

Haystack/Hayroll—means any collection of hay exceeding 10 tonnes stacked or placed together.

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

Low Fuel Buffer—an area where flammable material has been reduced to a height of not more than 100mm. This can be achieved through slashing, parkland clearing, grazings, spraying or other methods. Driveways, cultivated gardens and lawn may form part of a low fuel buffer.

Low Fuel Conditions—an area where flammable material has been reduced to a height of not more than 50 mmll 00 mm. This can be achieved through slashing, parkland clearing, grazing, spraying or other methods.

Plantation—any area of planted Pines or Eucalyptus species exceeding three (3) hectares except areas planted as salt reclamation projects and areas planted as windbreaks not exceeding twenty five (25) metres in depth.

9. HARVESTING, VEHICLE AND MACHINERY MOVEMENT BANS

Definitions

The following definitions shall apply to the guidelines on the ban of vehicle and machinery movement under Regulation 38A of the Bush Fires Act.

Laneway—A laneway is defined as having a constructed, trafficable surface, a minimum of three (3) metres wide, free of all inflammable material. Overhanging vegetation has to be pruned back so as not to come into contact with parts of a vehicle.

Mobile Fire Fighting Unit—A mobile fire-fighting unit is defined as a vehicle fitted with a 450 litre tank, an operational fire fighting pump and radio communications.

Harvesting Vehicle and Machinery Movement Ban—A ban on the operation of all grain harvesting vehicles and machines and a ban on the movement of all vehicles and machinery within a Shire or part of a Shire and during a time as specified in a notice of broadcast (Reg 38A) with the exception of the movement of vehicles and machinery on made gazetted roads, laneways and yards. The following activities are permitted provided these comply with specified conditions.

Specified Condition

1. Loading and offloading of grain, fertiliser and feed is only permitted on sites which are approved and registered by Council on an annual basis and which are clear of all inflammable material save live standing trees to a radius of at least 25 metres. A mobile fire-fighting unit shall be in attendance at all times and accompany the grain carting vehicle when travelling on a laneway between the registered site and a made gazetted road.

(Please note that an owner or occupier of a site may appeal to the Chief Bush Fire Control Officer incases where approval was not granted or granted subject to additional conditions.)

- 2. Water carting for stock and domestic purposes provided it is accompanied by a mobile fire-fighting unit, or alternatively, the water carting vehicle acts as the mobile fire-fighting unit and meets minimum specifications (this also requires the retention of 450 litres of water at all times).
- 3. All necessary travel within piggeries, sheep or cattle feed lots, provided this is undertaken in a mobile fire-fighting unit.
- 4. All necessary carting of live stock, provided that such a vehicle is accompanied by a mobile fire-fighting unit.
- 5. Activities which received specific exemptions from Council or a Chief Bush Fire Control Officer. All other activities or operations may only be undertaken during Total Vehicle and Machinery Movement Bans after approval has been granted by Council. Approval has to be sought on an individual basis.

Approval may be subject to specified conditions. It should be noted that approval may not be granted. By Order of the Council

M. S. L. ARCHER, Chief Executive Officer.

PLANNING

PD101*

CORRECTION

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $CITY\ OF\ KALGOORLIE\text{-}BOULDER$

TOWN PLANNING SCHEME NO 1—AMENDMENT NO 10

Ref: 853/11/3/6 Pt 10

It is hereby notified for public information that the notice under the above Amendment No 10 published at pages 4645-4646 of the $Government\ Gazette\ No\ 184\ dated\ 21\ September,\ 1999,\ contained\ an\ error\ which is now corrected\ as\ follows—$

In point 4—for the words: Serviced Accommodation Read: Serviced Apartments

P. A. ROB, Chief Executive Officer.

POLICE

PE501

POLICE ACT 1892

POLICE AUCTION

Under the provisions of the Police Act 1892, unclaimed found and stolen property and bicycles will be sold by public auction at Smith Broughton & Sons, 1 Clayton Street, Midland on Saturday 9th of October 1999 at 9.00 am.

The auction is to be conducted by Mr Gary J. Silcock.

B. MATTHEWS, Commissioner of Police, West Australian Police Service.

PE502

POLICE ACT 1892

POLICE AUCTION

Under the provisions of the Police Act 1892, unclaimed and stolen property will be sold by Public Auction at South West Auctioneering Company, Lot 51 Strelley Street, Busselton on 23rd October 1999.

TRANSPORT

TR401*

WESTERN AUSTRALIAN MARINE ACT 1982

RESTRICTED SPEED AREAS—ALL VESSELS LOWER LESCHENAULT INLET BUNBURY

Department of Transport, Fremantle WA, 5 October 1999.

ACTING pursuant to the powers conferred by Section 67 of the Western Australian Marine Act 1982 the Department of Transport by this notice revokes sub paragraph b (6) of the notice published in the Government Gazette on 25 October 1991 relating to restricted speed areas for all vessels on the Lower Leschenault Inlet.

Providing that this revocation will apply only to official bona fide competitors competing in the Bunbury Speedboat Club events on Sunday 28 November 1999, Sunday 9 April and Sunday 7 May 2000.

MICHAEL LINLAY HARRIS, Acting, Director General of Transport.

TR402*

WESTERN AUSTRALIAN MARINE ACT 1982

RESTRICTED SPEED AREAS—ALL VESSELS LOWER LESCHENAULT INLET BUNBURY

Department of Transport, Fremantle WA, 5 October 1999.

ACTING pursuant to the powers conferred by Section 67 of the Western Australian Marine Act 1982 the Department of Transport by this notice revokes sub paragraph b (6) of the notice published in the Government Gazette on 25 October 1991 relating to restricted speed areas for all vessels on the Lower Leschenault Inlet.

Providing that this revocation will apply only to official bona fide competitors competing in the Jet Sport West Boating Association event on Sunday 17 October 1999.

MICHAEL LINLAY HARRIS, Acting, Director General of Transport.

Public Notices

ZZ201

TRUSTEES ACT 1962

Notice to Creditors and Claimants

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 and amendments thereto relate) in respect of the estates of the undermentioned deceased persons are required by the personal representatives of care of Messrs. Corsers, 1st Floor, 256 Adelaide Terrace, Perth to send particulars of their claims to them within one month from the date of publication of this notice at the expiration of which time the personal representatives may convey or distribute the assets having regard only to the claims of which they have then had notice.

Baxter, Colin, late of 44 Millen Street, Boulder, Retired Miner, died on 24 March 1999.

Rupert, Charles Clayton, late of 117 Shaftesbury Avenue, Bedford, Retired Truck Drive, who died on 3 September 1999.

Dated this 29th day of September 1999.

CORSERS.

WESTERN AUSTRALIA

DANGEROUS GOODS (TRANSPORT) ACT 1998

Price: \$5.35 Counter Sales Plus Postage on 82 grams

*Prices subject to change on addition of amendments.

CLAIMS FOR MISSING ISSUES (SUBSCRIPTION ITEMS)

For a claim to be recognised as valid, written notification must be lodged at State Law Publisher, 10 William Street, Perth 6000 within 28 days of publication of the missing item.

Claims lodged after this date will attract payment in full.

STATE LAW PUBLISHER SUBSCRIPTION CHARGES 2000

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GOVERNMENT GAZETTE

Government Gazettes are published on Tuesday and Friday of each week, unless disrupted by public holidays or unforeseen circumstances.

Special Government Gazettes are published periodically.

Subscriptions have been changed this year to enable clients to subscribe to either General or Special Gazettes, or to all Gazettes published.

Subscription rates:	\$
General Gazettes only	
Within WA	397.00
Interstate	422.00
Overseas (airmail)	552.00
Special Gazettes only	
Within WA	417.00
Interstate	442.00
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Bound Volumes of full year	894.00
1999 Gazettes on CD ROM	600.00
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INDUSTRIAL GAZETTE

Industrial Gazette is published monthly.

Subscription rates:	\$
Within WA	261.00
Interstate	311.00
Overseas (airmail)	435.00
1999 Gazettes on CD ROM	260.00
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