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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

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* 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

Readers are urged to check *Gazettes* accordingly, prior to contacting State Law Publisher.

JOHN A. STRIJK, Government Printer.

— PART 1 —

PROCLAMATIONS

AA101*

ENERGY COORDINATION AMENDMENT ACT 1999

20 of 1999

PROCLAMATION

deputy of the Governor IL.S.1

WESTERN AUSTRALIA
David K. Malcolm,
Lieutenant-Governor and

By the Honourable David Kingsley Malcolm,
Companion of the Order of Australia, LieutenantGovernor and deputy of the Governor of the Stat Governor and deputy of the Governor of the State

I, the Lieutenant-Governor and deputy of the Governor, acting under section 2 of the Energy Coordination Amendment Act 1999 and with the advice and consent of the Executive Council, fix the day after the day on which this proclamation is published in the Government Gazette as the day on which the provisions of that Act come into operation.

Given under my hand and the Public Seal of the State on 5 October 1999.

By Command of the Lieutenant-Governor and deputy of the Governor,

C. J. BARNETT, Minister for Energy.

GOD SAVE THE QUEEN !

CONSERVATION AND LAND MANAGEMENT

CM301*

Conservation and Land Management Act 1984

Conservation and Land Management Amendment Regulations 1999

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the Conservation and Land Management Amendment Regulations 1999.

Part 6 inserted 2.

After regulation 20 of the Conservation and Land Management Regulations 1992* the following Part is inserted —

Part 6 — Removal and forfeiture of unauthorized property on CALM land

21. **Definition**

In this Part —

"CALM land" has the same meaning as "land to which this Act applies" has in section 5 of the Act.

22. Meaning of "property" in this Part

- (1) In this Part, "property"
 - (a) includes a vehicle, caravan, platform
 (including a platform on water), tent or other
 thing related to camping, tarpaulin, tripod,
 log, post, picket, spike, pipe, rope, cable,
 chain, wire and any kind of lock or locking
 device;
 - (b) does not include anything to which section 108A(1) of the Act applies.
- (2) Subject to subregulation (1)(b), a thing may be property for the purposes of this Part whether or not it is attached to CALM land.

23. Conservation and land management officers may seize and remove unauthorized property

- (1) A conservation and land management officer who finds on CALM land any property that the officer reasonably believes is not authorized under a written law to be on the land may request a person who has, or appears to the officer to have, possession or control of the property to remove it from the land.
- (2) If
 - (a) a person does not comply with a request under subregulation (1) within a period that the conservation and land management officer considers reasonable: or
 - (b) the officer is unable to find a person who has, or appears to the officer to have, possession or control of the property,

the officer may seize the property and remove it from CALM land.

(3) Property seized and removed under subregulation (2) shall be held at an office of the Department until it is collected under regulation 24(2) or destroyed, sold or otherwise disposed of under regulation 25.

24. Seized property may be claimed

- (1) A person may claim property that is seized and removed under regulation 23(2) if the claim is made to a conservation and land management officer within 6 months after the property is seized and removed.
- (2) If a conservation and land management officer is satisfied that a person who claims property under subregulation (1) is the owner of the property or is entitled to possession of the property, the officer shall make the property available to be collected by the

person at a time and a place notified in writing to the person.

(3) The time referred to in subregulation (2) shall be within 21 days after the conservation and land management officer is satisfied in relation to the matters referred to in that subregulation.

25. Unclaimed property to be forfeited

- (1) If property is not claimed by a person who a conservation and land management officer is satisfied is the owner of the property or is entitled to possession of the property within 6 months after the property is seized and removed under regulation 23(2), the property is, on the expiry of that period, forfeited to the Crown and may be destroyed, sold or otherwise disposed of as directed by the Executive Director.
- (2) The proceeds of a sale under subregulation (1) shall be dealt with under section 63 of the Act.

26. Compensation not payable

No compensation is payable to a person in relation to any property that is seized, removed, destroyed, sold or otherwise disposed of under this Part.

[* Published in Gazette 20 March 1992, pp. 1246-50. For amendments to 8 September 1999 see 1998 Index to Legislation of Western Australia, Table 4, p. 48.]

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

ENERGY

EG301*

Energy Coordination Act 1994

Energy Coordination (Licensing Fees) Regulations 1999

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

1. Citation

These regulations may be cited as the *Energy Coordination* (*Licensing Fees*) Regulations 1999.

2. Commencement

These regulations come into operation on the day on which the *Energy Coordination Amendment Act 1999* comes into operation.

3. Application fees

For the purposes of each of sections 11L(1)(b), 11P(b) and 11R(3)(b) of the Act the application fee is \$250.

4. Licence fees

- (1) In this regulation
 - "distribution network" means the pipelines, mains and gas service pipes, referred to in paragraph (a) of the definition of "distribution system" in section 3 of the Act, to which the distribution licence relates;
 - "licence application" means an application for a licence or the renewal of a licence;
 - "relevant licence year" means the year of the period referred to in section 110 of the Act to which the licence fee relates.
- (2) For the purposes of section 11Q(1) of the Act
 - (a) the licence fee payable for a distribution licence is the appropriate fee specified in Schedule 1 based on
 - (i) the length of the distribution network; and
 - (ii) if that length is less than 5 km, the kind of customers to whom the distribution network transports or is intended to transport gas,

in the relevant licence year as determined by the Coordinator; and

- (b) the licence fee payable for a trading licence is the appropriate fee specified in Schedule 2 based on the number of small use customers to whom gas is, or is likely, to be sold under the licence in the relevant licence year as determined by the Coordinator.
- (3) A determination by the Coordinator under subregulation (2)(a) or (b) is to be made
 - (a) at the beginning of the licence year; and
 - (b) on the basis of information contained in the licence application or such other information as is provided by the licensee to the Coordinator.

Schedule 1 — Licence fees: distribution licence

[r. 4(2)(a)]

Length of distribution network	Licence fee
Less than 5 km	
• distribution network transporting gas to small use customers only	\$100
• in any other case	\$1 000
5 km or more but less than 20 km	\$1 500
20 km or more but less than 100 km	\$2 500
100 km or more	\$5 000

Schedule 2 — Licence fees: trading licence

[r. 4(2)(b)]

Number of small use customers	Licence fee
Less than 100	\$100
100 or more but less than 500	\$1 000
500 or more but less than 2 000	\$2 000
2 000 or more	\$3 000

By Command of the Lieutenant-Governor and deputy of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

POLICE

PE301*

Constitution Act 1889

Constitution (Vesting of Minor Appointments) Order 1999

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council under section 74 of the Act.

1. Citation

This order may be cited as the *Constitution (Vesting of Minor Appointments) Order 1999*.

2. Vesting of power to make minor appointments to WA Police Service

- (1) The person for the time being holding or acting in the office of Director (Human Resources) in the department of the Public Service principally assisting the Minister for Police in the administration of the *Police Act 1892* may make minor appointments to that department.
- (2) Without limiting subclause (1), the categories of staff who may be appointed under subclause (1) include the categories listed in Schedule 1.

3. Repeal

The Order in Council under section 74 of the Act that was published in the *Gazette* on 1 October 1993, p. 5387, is repealed.

Schedule 1 — Categories of staff

[cl. 2(2)]

Auto electrical installers

Car cleaners and car drivers

Cleaners

Gardeners and groundspersons

Mechanics

Pool attendants and pool maintenance officers

Radio installers

Security guards

Storemen and ammunition technicians

Tea attendants

By Command of the Lieutenant-Governor and deputy of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

— PART 2 —

AGRICULTURE

AG401

CARNARVON BANANA INDUSTRY (COMPENSATION TRUST FUND) ACT 1961

(REGULATION 4 (1) (B).)

NOTICE OF ELECTION

Notice is hereby given that an election of two elective members of the Carnarvon Banana Industry Compensation Committee under section 7 of the Carnarvon Banana Industry (Compensation Trust Fund) Act 1961, will take place at the office of the returning officer hereunder mentioned on the 26th day of November 1999, closing at the hour of 12 o'clock noon on that date.

Nominations of candidates must be made in accordance with the Carnarvon Banana Industry (Compensation Trust Fund) Regulations 1962, and must be received by the returning officer at his office specified hereunder not later than the hour of 12 o'clock noon on the 5th day of November 1999.

Nomination forms are obtainable from the returning officer or the Clerk of Courts, Carnarvon.

The address of the returning officer to which nominations are required to be sent or delivered is 36 Railway Parade, Midland WA 6056.

Dated this 15th day of October, 1999.

MAX CRAKE, Returning Officer.

CONSERVATION & LAND MANAGEMENT

CM401

CONSERVATION AND LAND MANAGEMENT ACT 1984

WEDGE AND GREY

Notice of Draft Masterplan

The National Parks and Nature Conservation Authority advises that a draft masterplan to manage future land-use at the coastal sites of Wedge and Grey is available for public comment.

Wedge and Grey are attractive locations on the 'Turquoise Coast' north of Perth between Lancelin and Cervantes.

The draft masterplan provides the framework for conservation management of Wedge and Grey while at the same time recognises their potential for recreation and tourism uses, and makes recommendations for adoption in a final masterplan.

The closing date for submissions is 17 December 1999.

Copies of the draft masterplan can be inspected at the Department of Conservation and Land Management's Woodvale library, and the office and library of the Shire of Dandaragan. Copies of the plan can also be inspected (or purchased for \$5.00) from the following CALM offices:

- State Operations Headquarters, 50 Hayman Road, Como WA 6152
- WA Naturally, 47 Henry Street, Fremantle WA 6160
- Perth District Office, 5 Dundebar Road, Wanneroo WA 6065

Submissions should be directed to the Executive Director, Department of Conservation and Land Management, Locked Bag 104, Bentley Delivery Centre WA 6983, and marked to the attention of Plan Coordinator, Wedge and Grey Masterplan.

SYD SHEA, Executive Director, Department of Conservation and Land Management TOM DAY, Chairman, National Parks and Nature Conservation Authority

HERITAGE COUNCIL

HR101*

CORRECTION

HERITAGE OF WESTERN AUSTRALIA ACT 1990

NOTICE OF ENTRY OF PLACES IN THE REGISTER OF HERITAGE PLACES

In the notice published in the *Government Gazette* dated October lst 1999, item HR401 on page 4730, an error occurred and is hereby corrected as follows:

In "Schedule 1" the address of Theatre Royal & Metropole Hotel (fmr) was shown as 637-645 Wellington Street, Perth.

This should read 637-645 Hay Street, Perth

HR402*

HERITAGE OF WESTERN AUSTRALIA ACT 1990

NOTICE OF INTENTION TO AMEND ENTRY IN THE REGISTER OF HERITAGE PLACES

In accordance with the requirements of Section 54(2) of the Heritage of Western Australia Act 1990, the Heritage Council hereby gives notice that the description in respect of the permanent Register entry for the Derby Police Gaol which is situated at Loch Street, Derby has been amended to include additional land as follows:

Those portions of Derby Lot 1316, being part of Crown Reserve 3297 and being part of the land comprised in Crown Land Record Volume 3102 Folio 35 and Derby Lot 1318, being part of Crown Reserve 42924 and being part of the land comprised in Crown Land Record Volume 3101 Folio 281 as together are defined in HCWA survey drawing No 0692B prepared by W S Hart, Licensed Surveyor.

The Heritage Council invites submissions on the proposal. Submissions must be in writing and should be forwarded to the following address not later than 26 November 1999.

The Director, Office of the Heritage Council 108 Adelaide Terrace, East Perth WA 6004

Dated this 15th day of October 1999.

IAN BAXTER, Director, Office of the Heritage Council.

HR401*

HERITAGE OF WESTERN AUSTRALIA ACT 1990

NOTICE OF ENTRY OF PLACES IN THE REGISTER OF HERITAGE PLACES

Notice is hereby given in accordance with Section 51(2) of the Heritage of Western Australia Act 1990 that, pursuant to directions from the Minister for Heritage, the places described in Schedule 1 have been entered in the Register of Heritage Places on a permanent basis with effect from today.

Schedule 1

Name	Location	Description of Place
Dalkeith House	160 High Street, Fremantle	Lot 1 on Strata Plan 21932, being the whole of the land comprised in Certificate of Title Volume 1917 Folio 333 together with a share in the common property as set out in the said plan
St George's Anglican Church	Francis Street, Carnarvon	Portion of each of Carnarvon Town Lots 178 and 179, being the whole of the land comprised in Certificate of Title Volume 1309 Folio 54
St Patrick's Anglican Church (fmr) & War Memorial, Bunbury	Cnr Shenton Street & Austral Parade, Bunbury	Lot 10 of section 2 on Plan 881 (sheet 2), being the whole of the land comprised in Certificate of Title Volume 1954 Folio 752
Walkaway Railway Station Museum	Padbury Street, Walkaway	That portion of Victoria location 100 on Plan 2049 (sheet 1), being part of the land comprised in Certificate of Title Volume 183 Folio 90 as is defined in HCWA survey drawing No 1170 prepared by Steffanoni Ewing & Cruickshank Pty Ltd
Wesleyan Methodist Chapel (fmr)	Cnr Company & McCartney Roads, Greenough	Portion of Victoria Location 85, being the whole of the land described in Memorial Book 27 Folio 704 in the Registry of Deeds as is defined in HCWA survey drawing No 1167 prepared by Steffanoni Ewing & Cruickshank Pty Ltd

Pursuant to directions from the Minister for Heritage, notice is hereby given in accordance with Section 49(1) of the Heritage of Western Australia Act 1990 that it is proposed that the places described in

Schedule 2 be entered in the Register of Heritage Places. The Heritage Council invites submissions on the proposal; submissions must be in writing and should be forwarded to the following address not later than 26 November 1999.

The Director, Office of the Heritage Council 108 Adelaide Terrace, East Perth WA 6004

The places will be entered in the Register on an interim basis with effect from today.

Schedule 2

Place	Location	Description of Place
Bourne & Inglis Store (fmr)	Cnr Hamersley & Louis Streets, Broome	Broome Town Lot 213, being the whole of the land comprised in Certificate of Title Volume 170 Folio 173
Fitzroy Crossing Police Group	Russ Road, Fitzroy Crossing	Fitzroy Location 21, being part of Crown Reserve 45046 and being the whole of the land comprised in Crown Land Record Volume 3059 Folio 326.
Fitzroy Crossing Post Office (fmr)	Russ Road, Fitzroy Crossing	Fitzroy location 22, being the whole of the land comprised in Certificate of Title Volume 1732 Folio 819.
Low Level Crossing, Fitzroy Crossing	Yarabi Road, Fitzroy Crossing	That portion of Vacant Crown Land in the Fitzroy Crossing Townsite and those portions of Road Reserve No 296 as together are defined in HCWA survey drawing No 2985 prepared by Steffanoni Ewing & Cruickshank Pty Ltd
Wharfinger's House, Derby	Loch Street, Derby	Derby Lot 268, being Crown Reserve 39401 and being the whole of the land comprised in Crown Land Record Volume 3026 Folio 232.

NOTICE OF ADVICE REGARDING PLACES VESTED IN THE CROWN

In accordance with the requirements of Section 47(5) of the Heritage of Western Australia Act ("the Act"), the Heritage Council publishes the fact that it has given advice to the Minister for Heritage that each of the places listed below, each of which is vested in the Crown should be entered in the Register of Heritage Places on an interim basis. The Heritage Council accordingly also hereby gives notice that in accordance with the requirements of Section 50 of the Act, upon this publication of such advice the Council has caused an entry relating to each place to be made in the Register as an interim registration.

Schedule 3

Place	Location	Description of Place
Barrack Square	Southern end of Barrack Street, Perth	Those portions of: Perth Lot 901, being a part of Crown Reserve 36167 and being part of the land comprised in Crown Land Record Volume 3062 Folio 971 and Perth Lot 642, being a part of Crown Reserve 13012 and being part of the land comprised in Crown Land Record Volume 3062 Folio 499 and Perth Lot 871, being the whole of the land comprised in Crown Lease Volume 1834 Folio 1989 and Dedicated Road 16135 on Department of Land Administration Original Plan 14558 and The Port of Perth as together are defined in HCWA survey drawing No 4031 prepared by Steffanoni Ewing & Cruickshank Pty Ltd
Port of Fremantle Passenger Terminal	Victoria Quay, Fremantle	That portion of Fremantle Lot 1962, being part of Crown Reserve 29675 and being part of the land comprised in Crown Land Record Volume 3037 Folio 562 as is defined in HCWA survey drawing No 3363 prepared by Links Surveying
Victoria Quay	Victoria Quay, Fremantle	(Firstly) Fremantle Lots 1756, 1757, 1840 and those portions of Fremantle Lots 1939 and 1961, being part of Crown Reserve 33266 and being part of the land comprised in Crown Land Record Volume 3037 Folio 463 and (Secondly) Fremantle Lot 2003, being Crown Reserve 22369 and being the whole of the land comprised in Crown Land Record Volume 3037 Folio 608 and (Thirdly) Fremantle Lot 1984, being Crown Reserve 24410 and being the whole of the land comprised in Crown Land Record Volume 3096 Folio 157 and (Fourthly) that portion of the Fremantle Inner Harbour as together are defined in HCWA survey drawing No 3602 prepared by Steffanoni Ewing & Cruickshank Pty Ltd

JUSTICE

JM401

JUSTICES ACT 1902

It is hereby notified for public information that His Excellency the Governor in Executive Council has approved of the appointments of-

Mr Bryan William, Cane of 1 Kangaroo Court, Useless Loop Mr Timothy James Cattle of "Salmon Haven", Biddy-Camm Road, Lake King Mrs Annette Raye Christie of 13 Esther Place, Gosnells

Mr Geoffrey Philip Graham of 27 Martha Street, Beaconsfield

Mr Dennis Gordon O'Malley of 924 McCleary Street, Meekatharra

Mr William Suseno of 110 Jackson Avenue, Winthrop.

to the office of Justice of the Peace for the State of Western Australia.

RICHARD FOSTER, Executive Director, Court Services.

JM402

JUSTICES ACT 1902

ORDER UNDER SECTION 7

His Excellency the Governor acting by and with the advice of the Executive Council and under Section 7 of the Justices Act 1902 has approved of the removal of-

Mr Aklie Laurie of 4 Cassia Court, Katanning.

from the Office of Justice of the Peace for the State of Western Australia.

RICHARD FOSTER, Executive Director, Courts Division.

JM403

DECLARATIONS AND ATTESTATIONS ACT 1913

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

Mrs Maxine Joy Bitmead of 21 Stirling Street, Northam

Mr Bernard William Carney of 3/13 Conroy Street, Maylands

Mr Selwyn Ross Corbett of 11 Foston Drive, Duncraig

Mrs Patricia Jaqueline Embry of "Ardua", Cape Riche via Manypeaks Mr David Frank Jardine of 2 Langholm Place, Duncraig Mr Peter Leonard Kenneday of 41 Coleman Crescent, Melville Mr Michael George Metcalf of 20 Bedford Road, Ardross

Ms Donna Evelyn Neill of 2/32-34 Prince Phillip Drive, Bunbury

Ms Dawn Elizabeth Palm of 82 Archer Street, Pearsall.

RICHARD FOSTER. Executive Director. Courts Services.

LOCAL GOVERNMENT

LG401*

BUSH FIRES ACT 1954

City of Kalgoorlie-Boulder

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

Chief Bushfire Control Officer Mr Murray Percasky **Deputy Bushfire Control Officer** Mr Tony Čhisholm

BUSH FIRE CONTROL OFFICERS

Name	Property	Business Phone	Fax	A/H
Murray Percasky	Chief Bushfire Control Officer	(08) 9021 9616 0418 903 131	(08) 9091 9327	(08) 9021 5400
Tony Chisholm	Deputy Chief Bushfire Control Officer	(08) 9021 9614 0418 903 977	(08) 9091 9327	(08) 9021 8961

BUSH FIRE CONTROL OFFICERS—continued

Name	Property	Business Phone	Fax	A/H
Norm Smith	City of Kalgoorlie-Boulder Supervisor Contracts	(08) 9021 9619 015 990 210	(08) 9091 9327	(08) 9021 7893
Ray Long	City of Kalgoorlie-Boulder Ranger	(08) 9021 9625	(08) 9021 6113	
Terry Sims	City of Kalgoorlie-Boulder Ranger	0418 937 769	(08) 9021 6113	0418 937 769
Fred Stevens	City of Kalgoorlie-Boulder Ranger	0418 934 496	(08) 9021 6113	
Damien Green	City of Kalgoorlie-Boulder Ranger	0418 934 497	(08) 9021 6113	
Trevor Thompson	City of Kalgoorlie-Boulder Ranger	0418 934 495	(08) 9021 6113	
Peter Wilden	City of Kalgoorlie-Boulder Ranger	0418 938 411	(08) 9021 6113	
Burchell Jones Trevor Watson	Hampton Hill Station	(08) 9021 3706 (08) 9021 7222	(08) 9021 7455	(08) 9021 3706
Tony Thomas	Balgair Station	(08) 9022 6434	(08) 9022 6470	(08) 9022 6434
John McAllan	Mt Vetters Station	(08) 9024 2075	(08) 9024 2121	(08) 9024 2175
Daniel Carlyle	Kanandah Station	(08) 9022 6422	(08) 9022 6422	(08) 9022 6422
Tim Funston	Credo Station	(08) 9024 2063	(08) 9024 2043	(08) 9024 2063
Malcolm Sims	Cowarna Downs	(08) 9022 6431	(08) 9022 6431	(08) 9022 6431
Barry Daws	Yindi	(08) 9024 2149	(08) 9024 2149	(08) 9024 2149
Brendon Jones Shane A McMahon	Mt Monger Station	(08) 9024 2133	(08) 9024 2119	(08) 9024 2133
Steve Tonkin	Gindalbie Station	(08) 9024 2070	(08) 9024 2098	(08) 9024 2070
Donald Hogg	Seemore Downs	(08) 9022 6435	(08) 9022 6435	(08) 9022 6435
Rod and Greg Campbell	Kybo Station	(08) 9022 6419		(08) 9022 6419
Ross Woods Dennis Nash	Rawlinna Props	(08) 9022 6416	(08) 9022 6416	(08) 9022 6416
Brett Day	Gunnadorah	(08) 9022 6432		(08) 9022 6432
Tony Crook	Woolibah	(08) 9020 8036	(08) 9020 8036	(08) 9020 8036
Ian Kealley	CALM	(08) 9021 2677	(08) 9021 7831	0417 917 612
Yvonne Veenendaal	Paddington Gold Mine	(08) 9080 6842	(08) 9080 6893	0417 927 838
Allan Daw	Bush Fire Service of WA	(08) 9622 7311	(08) 9622 5178	

All previous appointments are hereby cancelled.

P. A. ROB, Chief Executive Officer.

LG402

BUSH FIRES ACT 1954

Shire of Cranbrook

It is hereby notified for public information that the Shire of Cranbrook has appointed the following Fire Control Officers for the 1999/2000 fire season.

Chief Fire Control Officer Ron Denney 1st Deputy Chief Fire Control Officer Robert Webb 2nd Deputy Chief Fire Control Officer Tom Ettridge

I. Lehmann, B. Haynes, R. Denney, B. Walsh, R. Webb, Fire Weather Officers

I. Lawrence, R. Hilder, P. Drage, T. Ettridge

Fire Control Officers— East Cranbrook

P. Drage, M. Armstrong A. Clapin, I. Walsh, I. Lehmann R. Childs, C. Baker Central Cranbrook Town Tenterden B. Haynes, G. Mengler I. Lawrence, G. Marshall **Tunney** Woolonga M. Roberts, H. Gillam

Nunijup A. B. Parsons, R. Jackson, S. Squire J. Peacock, W. Jackson, R. Hilder Kybellup R. Clapin, R. Egerton-Warburton R. Brown, M. Toovey, B. Walsh P. Cannon, M. Hughes Gordon Frankland

Frankland Town T. Ettridge, R. Bigwood **Bokerup** Unicup R. Banks, G. Banks

R. D. BARRETT, Chief Executive Officer.

LG501*

BUSH FIRES ACT 1954

Shire of Busselton

BUSH FIRE NOTICE

All owners and/or occupiers of land within the District of the Shire of Busselton are hereby given notice that in accordance with Section 33 of the Bush Fire Act 1954 you are required to carry out and maintain fire protection measures in accordance with the provisions of this Notice.

1. DEFINITIONS

Wherever referred to in this Notice, unless the context requires otherwise:

- 'Compliance Period' means the period from 1 December 1999 to 12 April 2000 on all Special Rural and Vacant Urban Land and 15 December 1999 to 12 April 2000 on all Rural Land or such later date as stated by the Shire by notices placed in the Busselton-Margaret Times and Busselton—Dunsborough Mail;
- 'Crops or Pasture Areas' means areas of Rural or Rural Residential land which are totally or substantially covered in agricultural crops or pasture for the grazing of animals;
- "District" means the district of the Shire of Busselton under the Local Government Act 1995;
- 'Firebreak's' means an area of land which is kept and maintained totally clear of all material (living or dead) and kept clear to a height of 5 metres from ground level at any point of any overhanging trees or other vegetation;
- 'Haystack' means a collection of hay, including fodder rolls, placed or stacked together;
- 'Hazardous Material' means a substance or material which is combustible or capable of being easily set on fire;
- 'Lot' means land in one certificate of title or, at the discretion of the Shire, adjoining land in more than one certificate of title that is owned by the same person or body;
- 'Notice' means this Bush Fire Notice made under the Bush Fires Act 1954 with respect to all land in the District and published in the Government Gazette, Busselton Margaret Times and Busselton Dunsborough Mail;
- 'Plantation' means an area of planted pines, eucalypts, proteas or other commercial value trees or plants exceeding 40 metres by 40 metres in area but not including a Plantation;
- 'Rural Land' means land zoned Agriculture; Viticulture and Tourism; Rural Landscape and/or Conservation under the Shire of Busselton District Town Planning Scheme No. 20 or any equivalent zoning under a replacement Town Planning Scheme;
- 'Shire' means the Shire of Busselton;
- 'Rural Residential' means land zoned Rural Residential under the Shire of Busselton District Town Planning Scheme No. 20 or any equivalent zoning under replacement Town Planning Scheme;
- 'Urban Land' means any land other than Rural Land, Rural Residential Land or Crown or Reserve land and includes land zoned residential, commercial and industrial under the Shire of Busselton Town Planning Scheme No. 5 or any equivalent zoning under a replacement Town Planning Scheme, but not including Crown or Reserve land;
- 'Windbreak' means an area of planted trees not exceeding 10 metres in depth with an unrestricted length which has been planted to provide wind protection to crop or pasture land.

2. COMPLIANCE PERIOD

All owners and occupiers of land within the District are to ensure that:

- All Rural Residential and Vacant Urban land owned and/or occupied by them complies in all respects with the requirements of this Notice by 1 December 1999.
- All Rural Land owned and/or occupied by them complies in all respects with the requirements
 of this Notice by 15 December 1999.

and that land owned and/or occupied by them is maintained so as to comply in all respects with the requirements of this Notice for the whole of the Compliance Period.

3. REQUIREMENTS FOR PARTICULAR CATEGORIES OF LAND

Under each heading in clause 3 the requirements of this Notice for each category of land are listed.

- 3.1 Rural Land (Category 1)
 - (a) Firebreaks shall be constructed and maintained adjacent to all external boundaries of a Lot. Firebreak shall be 3 metres wide except in pasture or crop areas where it shall be 2 metres wide. Where the land area exceeds 120 hectares, an additional Firebreak must divide the Lot into areas of not more than 120 hectares completely surrounded by a Firebreak.
 - (b) A 2 metre Firebreak shall be constructed and maintained within 20 metres of all dwellings and/or outbuildings on the land in a manner so as to totally surround the dwelling and/or outbuilding with a Firebreak.
 - (c) A 3 metre Firebreak shall be constructed not closer than 6 metres from all fuel storage areas and/or Haystacks on the land in a manner so as to totally surround those fuel storage areas and/or Haystacks with a Firebreak.

3.2 Urban Land (Category 2)

(a) Where the area a Lot exceeds 2024 m² Firebreak shall be constructed and maintained which are at least 3 metres wide and within 6 metres of the inside of all external boundaries of the Lot.

- (b) Where the area of a Lot is 2024 m² or less all Hazardous Material must be removed from the whole of the Lot except living (green) trees, shrubs and plants.
- 3.3 Plantations (Category 3A) (if established before 26 May 1999)
 - (a) Firebreaks which are not less than 5 metres in width shall be constructed and maintained adjacent to all external boundaries of the Plantation.
 - (b) A 10 metre area is to be maintained inside the 5 metre Firebreak within the Plantation. In this area all vegetation other than Plantation matter is to be maintained at a height of no greater than 10 cm.
 - (c) A 5 metre Firebreak shall be constructed and maintained within 20 metres of all dwellings and/or outbuildings on the Plantation in a manner so as to totally surround the dwelling and/or outbuilding with a Firebreak.
 - (d) A 3 metre Firebreak shall be constructed not closer than 6 metres from all fuel storage areas and/or Haystacks on the Plantation in a manner so as to totally surround those fuel storage areas and/or Haystacks with a Firebreak.
- 3.4 Plantations (Category 3B) (if established after 26 May 1999)
 - (a) Firebreaks which are not less than 10 metres in width shall be constructed and maintained adjacent to all external boundaries of the Plantation.
 - (b) A 5 metre area is to be maintained inside the 10 metre Firebreak within the Plantation. In this area all vegetation other than Plantation matter is to be maintained at a height of no greater than 10 cm.
 - (c) A 5 metre Firebreak shall be constructed and maintained within 20 metres of all dwellings and/or outbuildings on the Plantation in a manner so as to totally surround the dwelling and/or outbuilding with a Firebreak.
 - (d) A 3 metre Firebreak shall be constructed not closer than 6 metres from all fuel storage areas and/or Haystacks on the Plantation in a manner so as to totally surround those fuel storage areas and/or Haystacks with a Firebreak.
- 3.5 Rural Residential—Individual Firebreaks (Category 4)

Being Rural Residential Land not in a Strategic Firebreak Area.

- (a) Firebreaks shall be constructed and maintained within 6 metres of all external boundaries of a Lot. Firebreaks shall be a minimum of 3 metres wide except in Crop and Pasture Areas where the Firebreaks shall be a minimum of 2 metres wide.
- (b) All vegetation in open paddock and grassland areas (excluding Crop and Pasture Areas) must be maintained to a height or no greater than 10 cm and otherwise to the satisfaction of an authorised officer of the Shire.
- (c) All those parts of the land in an area within a radius of 20 metres surrounding all dwellings and outbuildings on the land shall be kept and maintained clear of all Hazardous Materials.
- (d) A 3 metre Firebreak shall be constructed not closer than 6 metres from all fuel storage areas and/or Haystacks on the land in a manner so as to totally surround those fuel storage areas $\frac{1}{2}$
- 3.6 Rural Residential—Strategic Firebreaks on One or More Boundaries (Category 5)

Being Rural Residential Land within a Strategic Firebreak Area with a strategic firebreak on one or more boundaries of a Lot.

- (a) A Firebreak which is 3 metres wide shall be constructed on the designated area as identified by the Shire for the Strategic Firebreak/s. Free access along the Strategic Firebreak/s across the boundary of the land is required to be provided for by means of a gate in a boundary fence, and the Strategic Firebreak/s is to be constructed and maintained in a 2WD trafficable condition to the satisfaction of an authorised officer of the Shire.
- (b) All vegetation in open paddock and grassland areas (excluding Crop and Pasture Areas) must be maintained to a height or no greater than 10 cm and otherwise to the satisfaction of an authorised officer of the Shire.
- (c) All those parts of the land in an area within a radius of 20 metres surrounding all dwellings and outbuildings on the land shall be kept and maintained clear of all Hazardous Materials.
- (d) A 3 metre Firebreak shall be constructed not closer than 6 metres from all fuel storage areas and/or Haystacks on the land in a manner so as to totally surround those fuel storage areas
- 3.7 Rural Residential—Within a Strategic Firebreak Protected Area (Category 6)

Being all other Rural Residential Land within a Strategic Firebreak Area.

- (a) All vegetation in open paddock and grassland areas (excluding Crop and Pasture Areas) must be maintained to a height or no greater than 10 cm and otherwise to the satisfaction of an authorised officer of the Shire.
- (b) All those parts of the land in an area within a radius of 20 metres surrounding all dwellings and outbuildings on the land shall be kept and maintained clear of all Hazardous Materials.
- (c) A 3 metre Firebreak shall be constructed not closer than 6 metres from all fuel storage areas and/or Haystacks on the land in a manner so as to totally surround those fuel storage areas

4. ALTERNATIVE FIRE PROTECTION MEASURES

4.1 Any owner and/or occupier of land in the District who believes it is impractical or environmentally unsound to carry out the requirements of this Notice on land owned/occupied by him or her may make application to the Manager, Community Law Department of the Shire seeking exemption from some or all of the requirements of this Notice as they relate to the land and for permission to provide alternative Firebreaks or other alternative fire protection measures for the land.

4.2 An application for exemption/alternative fire protection measures must be made in writing and must be received at the Shire of Busselton administration office prior to 4.30pm on 8 November 1999.

4.3 All applicants will be advised in writing prior to 1 December 1999 whether or not their application for exemption/alternative fire protection measures has been approved. If the application is approved then the owner and/or occupier of the land is to ensure that his or her land complies in all respects with the terms and conditions of that approval for the whole of the Compliance Period. If the application is refused then the owner and/or occupier shall ensure that his or her land complies in all respects with the requirements of this Notice for that land.

5. SPECIAL ORDERS

The requirements of this Notice are considered to be the minimum standard of fire prevention measures necessary to protect individual properties and the District generally. In addition to the requirements of this Notice, an authorised officer of the Shire may issue a Special Order on the owner and/or occupier of land requiring additional fire prevention work as specified in that Special Order to be carried out on that land. All owners and/or occupiers shall comply in all respects with the requirements and conditions of any Special Order which is issued by an authorised officer of the Shire with respect to land owned and/or occupied by them.

MICHAEL SWIFT, Chief Executive Officer.

MINERALS AND ENERGY

MN401

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy, Kalgoorlie WA 6430.

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

E. WOODS, Warden.

To be heard in the Warden's Court, Kalgoorlie on the 12th day of December, 1999.

BROAD ARROW MINERAL FIELD

P24/3529—Jaurdie Pty Ltd

P24/3531—ABC Resources Pty

P24/3536—Australian Commercial Management Pty Ltd

P24/3537—Australian Commercial Management Pty Ltd

MN402

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy, Kalgoorlie WA 6430.

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

E. WOODS, Warden.

To be heard in the Warden's Court, Kalgoorlie on the 12th day of December, 1999. EAST COOLGARDIE MINERAL FIELD

MN403

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy, Kununurra.

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.

A. BLOMEN, Warden.

To be heard in the Warden's Court, Kununurra on the 17th day of November, 1999.

KIMBERLEY MINERAL FIELD

Prospecting Licences

P80/1303—Whirligig Pty Ltd

P80/1304—Whirligig Pty Ltd

P80/1305—Whirligig Pty Ltd

P80/1306—Whirligig Pty Ltd

P80/1307—Whirligig Pty Ltd P80/1312—Shane Staines

P80/1317—Pinnacle Nominees Pty Ltd

MN404

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Minerals and Energy, Coolgardie WA 6430.

In accordance with Regulation 49(2)(c) of the Mining Act 1978 notice is hereby given that these Miscellaneous Licences and Prospecting Licences are liable to forfeiture under the provisions of Section 96(1)(a) for breach of covenant, viz. non payment of rent.

P. G. THOBAVEN (SM), Warden.

To be heard in the Warden's Court, Coolgardie on the 13th December, 1999.

COOLGARDIE MINERAL FIELD

Prospecting Licences

15/2998—Treacy, Joseph Allen

15/3999—Spinifex Gold NL

16/1633—Raldrew Pty Ltd; Erdel Research and Development Pty Ltd

16/1634—Raldrew Pty Ltd; Erdel Research and Development Pty Ltd

16/1635—Raldrew Pty Ltd; Erdel Research and Development Pty Ltd

16/1636—Raldrew Pty Ltd; Erdel Research and Development Pty Ltd

- 16/1740—Mining Resources (WA) Pty Ltd; Grill, Julian Fletcher; Never Can Tell Mining & Exploration Co. Pty Ltd; Hiles, Douglas John; Smith, Suzanne Florence
- 16/1741—Mining Resources (WA) Pty Ltd; Grill, Julian Fletcher; Never Can Tell Mining & Exploration Co. Pty Ltd; Hiles, Douglas John; Smith, Suzanne Florence
- 16/1742—Mining Resources (WA) Pty Ltd; Grill, Julian Fletcher; Never Can Tell Mining & Exploration Co. Pty Ltd; Hiles, Douglas John; Smith, Suzanne Florence
- 16/1743—Mining Resources (WA) Pty Ltd; Grill, Julian Fletcher; Never Can Tell Mining & Exploration Co. Pty Ltd; Hiles, Douglas John; Smith, Suzanne Florence
- 16/1744—Mining Resources (WA) Pty Ltd; Grill, Julian Fletcher; Never Can Tell Mining & Exploration Co. Pty Ltd; Hiles, Douglas John; Smith, Suzanne Florence
- 16/1745—Mining Resources (WA) Pty Ltd; Grill, Julian Fletcher; Never Can Tell Mining & Exploration Co. Pty Ltd; Hiles, Douglas John; Smith, Suzanne Florence
- 16/1746—Mining Resources (WA) Pty Ltd; Grill, Julian Fletcher; Never Can Tell Mining & Exploration Co. Pty Ltd; Hiles, Douglas John; Smith, Suzanne Florence
- 16/1747—Mining Resources (WA) Pty Ltd; Grill, Julian Fletcher; Never Can Tell Mining & Exploration Co. Pty Ltd; Hiles, Douglas John; Smith, Suzanne Florence

PLANNING

PD401*

TOWN PLANNING AND DEVELOPMENT ACT 1928

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

TOWN PLANNING SCHEME NO 6—AMENDMENT NO 222

Ref: 853/6/2/9 Pt 222

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 Bunbury Town Planning Scheme Amendment on 4 October, 1999 for the purpose of amending the Scheme Map by rezoning Part Lot 184 Portion Wellington Location 41 Mangles Street, Bunbury from "Special Use-Worship" and "Residential R15" to "Residential R20" and "Local Road" reserve as depicted on the Scheme Amendment Map.

J. CASTRILLI, Mayor. M. WHITTAKER, Chief Executive Officer.

PD402*

TOWN PLANNING AND DEVELOPMENT ACT 1928

SHIRE OF EAST PILBARA
INTERIM DEVELOPMENT ORDER NO 6

Ref: 26/8/2/1

Notice is hereby given that in accordance with the provisions of sub-section (2) of Section 7B of the Town Planning and Development Act, 1928 (as amended), and by direction of the Hon Minister for Planning a summary as set out hereunder of the Shire of East Pilbara Interim Development Order No 6 made pursuant to the provisions of Section 7B of that Act is published for general information.

The Minister for Planning has made copies of this Order available for inspection by any person free of charge at the offices of the Western Australian Planning Commission, Albert Facey House, 469-489 Wellington Street, Perth, and at the offices of the Shire of East Pilbara during normal office hours.

SUMMARY

- 1. The Shire of East Pilbara Interim Development Order No 6 contains provisions inter alia:
 - (a) That the Order applies to that part of the Shire of East Pilbara specified in the Order.
 - (b) That, subject as therein stated, the Shire of East Pilbara is the authority responsible for its administration.
 - (c) That the carrying out of certain development on land within the scope of the Order without approval as stated therein is prohibited.
 - (d) Relating to the application for, and grant of approval for, development other than development permitted by the Order.
 - (e) Relating to development by a public authority.
 - (f) Relating to certain development permitted by this Order.
 - (g) Relating to the continuance of the lawful use of land and buildings.
 - (h) Relating to appeals against refusal of approval for development or against conditions subject to which approval to carry out development is granted.
- 2. The Order has effect from and after the publication of this Summary in the *Government Gazette*. Date: 4 October, 1999.

A. COOPE	R, Chief Ex	recutive Officei
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PD403*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF SCHEME AMENDMENT AVAILABLE FOR INSPECTION $SHIRE\ OF\ ESPERANCE$

TOWN PLANNING SCHEME NO 22—AMENDMENT NO 20

Ref: 853/11/6/21 Pt 20

It is hereby notified for public information that the period in which to lodge submissions on the above Amendment No 20, published at page 3789 of the *Government Gazette* No 153 dated 10 August, 1999 has been extended up to and including 21 October, 1999.

M. ARCHER, Chief Executive Officer.

PD404*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $TOWN\ OF\ PORT\ HEDLAND$

TOWN PLANNING SCHEME NO 4—AMENDMENT NO 60

Ref: 853/8/4/5 Pt 60

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 Town of Port Hedland Town Planning Scheme Amendment on 4 October, 1999 for the purpose of:

- 1. Rezoning Lots 118 and 119 Anderson Street, Port Hedland from Residential R12.5/50 to a Service Trades Zone.
- 2. Amending the Scheme Map accordingly.

G. J. BLACKMAN, Mayor. A. FORD, Chief Executive Officer.

POLICE

PE501

POLICE ACT 1892

POLICE AUCTION

Under the provisions of the Police Act, unclaimed and stolen property will be sold by public auction at the premises of Ronald Scott trading as Snowball Auctions, Auctioneer, of 89 Frederick Street, Albany, at approximately 9.00am on Friday 29th October 1999.

Auction will be conducted by Ronald Scott, Auctioneer.

B. MATTHEWS, Commissioner of Police.

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
Treasury Department of Western Australia Under Treasurer Mr John Langoulant
I shall soon be requesting the Commissioner for Public Sector Standards to act to enable the filling of this vacancy.

RICHARD COURT, Premier and Minister for Public Sector Management.

PR402

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor in accordance with section 52(1)(b) of the Interpretation Act 1984 has approved the following temporary appointment in the place of the Hon C. J. Barnett MLA in the period 13 to 23 October 1999 inclusive—

Minister for Resources Development; Energy; Education—Hon M. F. Board MLA

M. C. WAUCHOPE, Director General, Ministry of the Premier and Cabinet.

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	Last Date for Objections
APPLICATI	ONS FOR THE GRANT OF A L	ICENCE	
1706/1999	Midland Sports Association Inc	Application for the grant of a club licence in respect of premises situated in Middle Swan and known as Midland Sports Association Inc.	8/11/99
1707/1999	K Lamont Pty Ltd	Application for the grant of a special facility licence in respect of premises situated in East Perth and known as Lamonts East Perth.	4/11/99
1708/1999	Gabstone Pty Ltd	Application for the grant of a restaurant licence in respect of premises situated in Fremantle and known as Old Papa's.	3/11/99
1709/1999	Felice Cuccovia, Giuseppe Cuccovia, & Luciano Cuccovia	Application for the grant of a wholesaler's licence in respect of premises situated in Beaconsfield and known as Classic Beverage Connection.	4/11/99
1710/1999	Carolyn Patricia Reed and Linda Joyce Lyon	Application for the grant of a restaurant licence in respect of premises situated in Mandurah and known as Randells Restaurant.	7/11/99
1713/1999	Luciano A F Vecchio (Anors)	Application for the grant of a restaurant licence in respect of premises situated in Fremantle and known as Fiorelli Pizzeria Cafe.	9/11/99
1714/1999	Nelson Touch Pty Ltd	Application for the grant of a producer's licence in respect of premises situated in Denmark and known as Nelson Touch.	9/11/99

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

G. B. AVES, Director of Liquor Licensing.

SALARIES AND ALLOWANCES

SD401*

SALARIES AND ALLOWANCES TRIBUNAL VARIATION OF A DETERMINATION DATED 3 JUNE 1998 SECOND SCHEDULE

Auditor General—Office of the

Auditor General Group 4 Minimum Add:—plus a Personal Merit Allowance to Group 4 Maximum for 12 months from 1 April 1999 to Mr D Pearson

Equal Opportunity Commission

Commissioner Group 1 Maximum

Add:—plus a Personal Merit Allowance to Group 2 Minimum for 12 months from 1 June 1999 to Ms

J Williams

Information Commissioner—Office of

Commissioner Group 1 Maximum

Add:—plus a Personal Merit Allowance to Group 2 Minimum for 12 months from 1 April 1999 to Ms Keighley-Gerardy.

Dated at Perth this 8th day of October 1999.

D. G. BLIGHT AO, Chairman. R. H. C. TURNER AM, Member. J. A. S. MEWS, Member. Salaries and Allowances Tribunal.

TRANSPORT

TR401*

NAVIGABLE WATERS REGULATIONS PROHIBITION OF FREESTYLE DRIVING—PERSONAL WATERCRAFT METROPOLITAN BEACHES

Department of Transport, Fremantle WA, 15 October 1999.

Acting pursuant to the powers conferred by Navigable Waters Regulation 50A the Department of Transport by this notice revokes notice TR404 as published in the Western Australian *Government Gazette* on Friday 18 December 1998 and hereby substitutes the following—

The Department of Transport by this notice prohibits the practices of personal watercraft freestyle driving, wave jumping and surfing in all the ocean waters within 200 metres of the foreshore, within an area commencing at the southern extremity of Port Beach, Fremantle and extending northwards along the coast to a point on the foreshore coinciding with the northern boundary of the Marmion Marine Park.

MICHAEL LINLAY HARRIS, Acting Director General of Transport.

TR402*

NAVIGABLE WATERS REGULATIONS WATER SKI AREA HEIRISSON ISLAND, SWAN RIVER

Department of Transport, Fremantle WA, 15 October 1999.

Acting pursuant to the powers conferred by Regulation 48A of the Navigable Waters Regulations, the Department of Transport by this notice revokes paragraph (1)(b)(iii) of the notice MH404 as published in the *Government Gazette* on 25 October 1991 and hereby defines and sets aside the following area of navigable water for the purpose of water skiing between the hours of sunrise and sunset and orders that bathing shall be prohibited therein—

All the waters between a line drawn from the south-western extremity of Heirisson Island to a point on the South Perth foreshore 600 metres west of the prolongation of Ellam Street, South Perth, and a line drawn from a point on Heirisson Island 375 metres upstream from the north end of the southern causeway span to a point on the Victoria Park foreshore 580 metres upstream from the south end of the southern causeway span. This area is set aside for the teaching and training of competition skiing by members of the Western Australian Water Ski Association (Inc).

Providing however that the water ski area may be extended into the speed boat racing area upstream of this area which is under the control of the W.A. Council of the Australian Power Boat Association, by prior mutual agreement by both associations.

MICHAEL LINLAY HARRIS, Acting Director General of Transport.

WATER

WA401*

RIGHTS IN WATER AND IRRIGATION ACT 1914

Notice under Section 13 of the Act [Regulation 14(1)]

The Water and Rivers Commission has received the applications listed below to take and use surface water

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

Objections should be sent to reach myself at the—Water & Rivers Commission, PO BOX 261, BUNBURY WA 6231 prior to 3rd November 1999 by certified mail.

Any queries regarding this application should be referred to Craig Jaques on telephone 08 9721 0666, Water Resources Officer, South West Region, Water and Rivers Commission.

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

Schedule

1) Applicant: Wayne Franceschi

Property: Lot 3 of Nelson Location 5203 Stirling Track Pemberton

Watercourse: Tributary of the Beedelup Brook

2) Applicant: BJ & DM Salmon

Property: Sussex Location 2284 Osmington Rd Osmington.

Watercourse: Tributary of the Margaret River

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 15 November 1999 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Bennett, Ronald Walter, late of Kingsley Retirement Village, 56/186 Twickenham Drive, Kingsley, died 6/7/99. (DEC 322722 DL4)

Colling, Peggy Grace, late of 24 Lord Street, Bentley, died 30/7/99. (DEC 321760 DP1)

Dench, Annie, late of Stan Reilly Lodge, 94 South Terrace, Fremantle, died 4/10/99. (DEC 322704 DA3) Eastwood, Keith Maxwell, late of R S L War Veteran Home, Alexander Drive, Mount Lawley, died 18/9/99. (DEC 322451 DG2)

Elliott, William James, late of Craigville Nursing Home, 1 French Road, Melville, died 17/9/99. (DEC 322584 DL3)

Fitz-Gibbon, John Alan, late of 4/12-16 Onslow Road, Shenton Park, died 19/9/99. (DEC 322730 DS2) Francis, Harry Edward, late of 7 Meelah Way, Koongamia, died 28/5/99. (DEC 322464 DC3)

Giudice, Charles, late of Craiglea Park Nursing Home, 38 Alday Street, St James, died 18/8/99. (DEC 322087 DS2)

Heelan, Pearl Doris, late of Sandstrom, 44 Whatley Crescent, Mount Lawley, formerly of 73 Willis Street, East Victoria Park, died 16/9/99. (DEC 322540 DG4)

Jungarn, Skipper, late of Numbala Nunga Nursing Home, Derby, died 8/4/97. (DEC 319795 DS4)

Knowles, Jane, late of 228 Berwick Street, Victoria Park, died 22/9/99. (DEC 322791 DG3)

Lynch, Sydney William, late of 7 Finch Court, High Wycombe, died 10/9/99. (DEC 322401 DP3)

Maidment, Eugene, late of Chrystal Halliday Hostel, RM 7, 67 Jeanes Road, Karrinyup, formerly of 71 Kitchener Street, Trigg, died 28/9/99. (DEC 322569 DC2)

Needham, Geraldine Margaret Lindsay, late of 38 Chipping Road, City Beach, formerly of 13 Tenardi Court, Greenwood, died 24/9/99. (DEC 322650 DP4)

Payne, Florence Inez, late of John Mercer Lodge, 19 Laidlaw Street, Hilton, died 27/9/99. (DEC 322728 DC2)

Roberts, Lilian, late of Chrystal Halliday Euroka Centre, 61 Jeanes Road, Karrinyup, died 9/9/99. (DEC 322715 DS3)

Rant, Robert Leonard, late of 29 College Court, Serpentine, died 24/7/99. (DEC 322652 DC4)

Sharpe, Herbert George, late of Valencia Nursing Home, Valencia Road, Carmel, died 9/2/99. (DEC 320842 DL4)

Stratton, Louis Harold, late of 47 Butler Street, Willagee, died 26/6/99. (DEC 322573 DG4)

Sugget, Kevin Maxwell, late of 33 Maranon Crescent, Beechboro, died 8/9/99. (DEC 322794 DC4)

Treacy, James, also known as Treacy, James Patrick, late of 11 Lakeview Street, East Victoria Park, died 16/9/99. (DEC 322766 DD1)

Trusow, Jemilian, late of 15 Norfolk Street, North Perth, died 6/10/99. (DEC 322768 DC3)

J. G. BUSCH, Public Trustee, Public Trust Office, 565 Hay Street, Perth WA 6000. Telephone: 9222 6777.

ZZ201

TRUSTEES ACT 1962

NOTICE TO CREDITORS AND CLAIMANTS

Winifred Annie Garnett, late of 53 Hillman Street, Albany in the State of Western Australia, Widow, deceased.

Creditors and other persons having claims (to which section 63 of the Trustees Act 1962 relates) in respect of the estate of the deceased who died on 26 March 1999 are required by the Executors of care of Stables Scott, 8 St George's Terrace, Perth to send particulars of their claims to them by no later than 16 November 1999 after which date the Executors may convey or distribute the assets having regard only to the claims of which they then have notice.

ZZ401

DISPOSAL OF UNCOLLECTED GOODS ACT 1970

FORM 4

Sections 19(1), (2)(b) and (c) and 26(1)(c), (2) and (5)

Notice under Part VI of Intention to Apply to Court for an Order to Sell or Otherwise Dispose of Goods Valued in Excess of \$300

To Garry McCormack of 6 Mazzini Street, East Victoria Park 6101, bailor.

- 1. You were given notice on 13th day of November 1998 that the following goods Audi SE, Licence Plate XZU 208 situated at Carby Care, 78 Parry Street, East Perth 6004 were ready for redelivery.
- 2. A dispute relating to the goods was determined on 13th November 1998 in the following manner: Garry McCormack refused to pay for vehicle repairs and left the vehicle at Carby Care.
- 3. 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 for their redelivery Carby Care (Javelot Pty Ltd), of 78 Parry Street, East Perth 6004, bailee, intends making an application to the court for an order to sell or otherwise dispose of them in accordance with the Act.

10th September 1999.

Signed: JOHN SCARPONI, Bailee.

WESTERN AUSTRALIA

VICTIMS OF CRIME ACT 1994

Price: \$2.55 Counter Sales Plus Postage on 30 grams

*Prices subject to change on addition of amendments.

WESTERN AUSTRALIA

MINES SAFETY AND INSPECTION ACT 1994

Price: \$17.10 Counter Sales Plus Postage on 350 grams

*Prices subject to change on addition of amendments.



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