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GOVERNMENT GAZETTE

PUBLISHING DETAILS FOR CHRISTMAS 2001 AND NEW YEAR HOLIDAY PERIOD 2002

Publishing Dates and times

Closing Dates and Times for copy

Friday 28 December 2001 at 3.30 pm

Monday 24 December at 12 noon

Friday 4 January 2002 at 3.30 pm

Wednesday 2 January 2002 at 12 noon

From week commencing January 7 normal publishing resumes.

— PART 1 —

HEALTH

HE301*

Poisons Act 1964

Poisons Amendment Regulations (No. 4) 2001

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Poisons Amendment Regulations (No. 4) 2001*.

2. The regulations amended

The amendments in these regulations are to the *Poisons Regulations 1965**.

[* Reprinted as at 12 May 2000. For amendments to 18 October 2001 see Gazette 29 June, 14 August and 14 September 2001.]

3. Regulation 51F amended

Regulation 51F(3) is amended by inserting after "methadone" in both places where it occurs —

" or buprenorphine ".

4. Regulation 53A amended

Regulation 53A(1) is amended by inserting the following item in the appropriate alphabetical position —

" Buprenorphine ".

By Command of the Governor,

LOCAL GOVERNMENT

LG301*

HEALTH ACT 1911

SHIRE OF DERBY/WEST KIMBERLEY HEALTH AMENDMENT LOCAL LAWS 2001

Made by the Council of the Shire of Derby/West Kimberley under section 342 of the *Health Act 1911* in accordance with subdivision 2 of Part 3 of the *Local Government Act 1995*.

Citation

1. These local laws may be cited as the Shire of Derby/West Kimberley Health Amendment Local Laws 2001.

Principal local laws

2. In these local laws, the *Shire of Derby/West Kimberley Health Local Laws 1998* made under the *Health Act 1911* and passed by the Council of the Shire of Derby/West Kimberley on 24 February 1999, by notice published in the *Government Gazette* on 21 April 1999, are referred to as the principal local laws.

Principal local laws amended

3. The principal local laws are amended as described in the following schedule—

T4	Sections Affected	D
Item		Description
1	3 (1)	Delete the definition of "Building Code" in subsection (1) and substitute the following—
		"Building Code" means the latest edition of the Building Code of Australia published from time to time by, or on behalf of, the Australian Building Codes Board, as amended from time to time, but not including explanatory information published with that Code."
2	3 (1)	Delete the definition of "water" in subsection (1) and substitute the following—
		' "water" means drinking water within the meaning of the Guidelines for Drinking Water Quality In Australia—1996, as published by the National Health and Medical Research Council and amended and endorsed by the Minister for Health from time to time;'
3	8	Delete section 8 and substitute the following—
		"8. Toilets on premises other than a dwelling house shall, where more than one toilet is provided on the premises, bear, on the entrance to each toilet, a suitable sign indicating for which sex its use is intended."
4	9	Delete section 9 and substitute the following—
		"9. A person who undertakes temporary work at any place shall ensure every temporary sanitary convenience is installed and maintained in accordance with the requirements of the <i>Health (Temporary Sanitary Conveniences) Regulations 1997.</i> "
5	11	Delete section 11 and substitute the following—
		"11. (1) A toilet in any premises shall be ventilated in accordance with the Sewerage (Lighting, Ventilation and Construction) Regulations 1971 and the Building Code.
		(2) A mechanical ventilation system provided under subsection (1) shall be maintained in good working order and condition."

Item	Sections Affected	Description
6	15	Delete section 15 and substitute the following—
		"15. (1) A person shall not use or occupy, or permit to be used or occupied, a dwelling house without a bathroom that—
		(a) is adequately lined with an impervious material and has an adequate ceiling;
		(b) complies with the Health Act (Laundries and Bathrooms) Regulations; and
		(c) is equipped with—
		(i) a wash hand basin; and
		(ii) either a shower in a shower recess or a bath.
		(2) All baths, showers, hand basins and similar fittings shall be provided with an adequate supply of hot and cold water."
7	16	Delete section 16 and substitute the following—
		"16. (1) A laundry must conform to the provisions of the Building Code.
		(2) Where, in any building, a laundry is situated adjacent to a kitchen or a room where food is stored or consumed, the laundry shall be separated from the kitchen by a wall extending from the floor to the roof or ceiling.
		(3) Where there is an opening between a laundry and a kitchen or other room where food is stored or consumed, the opening shall—
		(a) not be more than 1220 millimetres wide; and
		(b) have a door which when closed shall completely fill the opening."
8	18(1)	Delete paragraphs (a) and (b) of subsection (1) and substitute: "(a) a cooking facility"; then renumber paragraph (c) to "(b)".
9	18(2)	Delete the words "stove, oven" in subsection (2) and substitute "cooking facilities".
10	18(4)	Delete the words "Mechanical extraction shall be provided in a kitchen and" and substitute "Where
11	25(3)	mechanical extraction is provided in a kitchen,". In subsection (3), delete paragraph (b) and substitute—
		"(b) in use at all times the building is occupied, if it is a building without approved natural ventilation."
12	33(1)	In subsection (1)(c) delete the words "prescribed fee" and substitute the words "fee as fixed from time to time by Council under Section 344C of the Act".
13	37	In subsection 37 (a), delete the words "the written approval of" and substitute "a licence from".
14	37	In subsection 37 (b), delete the word "approval" and substitute "licence".
15	38	In the title of section 38, delete the word "Approval" and substitute "Licence".
16	38(1)	In subsection 38 (1), delete the words "prescribed in Schedule 14 for approval" and substitute "as fixed from time to time by Council under Section 344C of the Act, for a licence".
17	38(3)	In subsection 38 (3)(a), delete the words "written approval of" and substitute "licence from".

Item	Sections Affected	Description	
18	38(4)	In subsection 38 (4), delete the word "approval" and substitute "the licence".	
19	39	In section 39, delete the word "approval" and substitute "a licence".	
20	51(3)	In subsection (3) delete the words "in A.S. 1875-1976" and substitute "by Council".	
21	51(3)	In subsection (3)(a), delete the numeral "3" before the word "metres" and substitute the numeral "2".	
22	54(1)	In subparagraph (a)(i), delete the words "sheet metal" and substitute the words "an approved impervious material,".	
23	54(1)	In subparagraph (a)(ii), insert the word and comma "sealed," before the word "welded".	
24	54(1)	In subparagraph (b), delete the word "metal" and substitute the comma and words ", durable and impervious".	
25	56	Delete the words "in a clean condition" and after the last word "premises", insert ", clear of any rubbish, matter or things coming from or belonging to the premises".	
26	114	Delete paragraph (f) and in paragraph (e) delete "; and " and substitute "."	
27	130	In subsection (c)(i), delete the words "prescribed in Schedule 14" and substitute the words " as fixed from time to time by Council under Section 344C of the Act".	
28	132	In subsection (b), delete the words "prescribed in Schedule 14" and substitute the words " as fixed from time to time by Council under Section 344C of the Act".	
29	137(1)	In subsection 137(1), delete paragraph (b) and substitute "(b) bathrooms, each fitted with a wash hand basin and a shower or a bath".	
30	137(5)	Delete paragraph (b) of subsection (5).	
31	139	Delete paragraph (f) and—	
		In paragraph (d) after ";" insert "and"; and in paragraph (e) delete "; and " and substitute ".".	
32	143(2)	Delete the words "Western Australian Fire Brigades Board" and substitute the words "Fire and Emergency Service Authority of Western Australia".	
33	147(7)	In subsection (7) delete paragraph (c) and substitute the following: "(c) a lodger or other person does not smoke in any dormitory, kitchen, dining room or other enclosed public place, within a short term hostel or recreational campsite; and".	
34	148	After subsection (2), insert new subsections (3) and (4) as follows—	
		"(3) The sheets and blankets required to be Provided by subsection (1)(b)(ii), shall be deemed to have been provided by the keeper, where the keeper offers them for hire to the lodgers. In such circumstances, each lodger must either provide his own clean sheets or hire them from the keeper.	
		(4) In a short term hostel or recreational campsite, the storage facilities required by subsection (1)(c) may be located in a separate secure storage room or locker room."	
	176	In paragraph (d), delete the words "and at such more frequent intervals as may be directed" and substitute the words: "or at such other intervals as may be approved or directed".	
36	184	Insert the word "and" before the last word "crevices".	

Item	Sections Affected	Description
37	Schedule 1	Delete the numbers "1000", "500" and "250" and substitute "" for each number.
38	Schedule 2	Delete the number "180" and substitute "".
39	Schedule 14	Delete Schedule 14—"Prescribed Fees".

Passed at an ordinary meeting of the Council of the Shire of Derby/West Kimberley held on 26 July 2001.

The Common Seal of the Shire of Derby/West Kimberley was affixed in the presence of—

E. M. ARCHER, President. J. P. THROSSELL, Chief Executive Officer.

On this 27 day of July 2001.

Consented to-

Dr VIRGINIA A. McLAUGHLIN, delegate of Executive Director, Public Health.

Dated this 1st day of November 2001.

TRANSPORT

TR301*

Road Traffic Act 1974

Road Traffic Code Amendment Regulations (No. 3) 2001

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Road Traffic Code Amendment Regulations (No. 3) 2001*.

2. Commencement

These regulations come into operation on 1 December 2001.

3. The regulations amended

The amendments in these regulations are to the *Road Traffic Code 2000**.

[* Published in Gazette 4 August 2000, p. 4215-538. For amendments to 29 October 2001 see 2000 Index to Legislation of Western Australia, Table 4, p. 306, and Gazette 25 January and 13 July 2001.]

4. Regulation 11 amended

Regulation 11(2) is amended by deleting "60 km/h," and inserting instead —

" 50 km/h, ".

5. Regulation 206 amended

Regulation 206(1)(c) is amended by deleting "60 km/h." and inserting instead — $\,$

" 50 km/h. ".

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

— PART 2 —

HEALTH

HE402*

MENTAL HEALTH ACT 1996

MENTAL HEALTH (AUTHORIZED MENTAL HEALTH PRACTITIONERS) ORDER (No. 5) 2001

Made by the Chief Psychiatrist under section 20.

Citation

1. This order may be cited as the Mental Health (Authorized Mental Health Practitioners) Order (No. 5) 2001.

Commencement

2. This order comes into operation on the day on which it is published in the Gazette.

Authorized mental health practitioner

3. The mental health practitioners specified in the schedule to this order are designated as authorized mental health practitioners.

Limitation

The authorized mental health practitioners specified in the schedule are to perform the functions vested in such practitioners by sections 29 and 63 of the Act only in connection with their employment at the workplace specified opposite their name in the schedule.

Schedule

PROFESSION	WORKPLACE	ADDRESS
Mental Health Nurse	Graylands Hospital & Special Care Services	East Perth
Mental Health Nurse	Graylands Hospital & Special Care Services	East Perth
Mental Health Nurse	Graylands Hospital & Special Care Services	East Perth
Social Worker	East Metropolitan Mental Health Region	Inner City
Mental Health Nurse	East Metropolitan Mental Health Region	Inner City
Mental Health Nurse	East Metropolitan Mental Health Region	Armadale
Mental Health Nurse	East Metropolitan Mental Health Region	Armadale
Mental Health Nurse	East Metropolitan Mental Health Region	Armadale
Mental Health Nurse	East Metropolitan Mental Health Region	Armadale
Mental Health Nurse	South Metropolitan Mental Health Region	Fremantle
Mental Health Nurse	South Metropolitan Mental Health Region	Fremantle
Mental Health Nurse	South Metropolitan Mental Health Region	Fremantle
Mental Health Nurse	South Metropolitan Mental Health Region	Fremantle
Mental Health Nurse	East Metropolitan Mental Health Region	Bentley
Mental Health Nurse	East Metropolitan Mental Health Region	Bentley
Mental Health Nurse	East Metropolitan Mental Health Region	Bentley
Psychologist	East Metropolitan Mental Health Region	Bentley
	Mental Health Nurse Mental Health Nurse Mental Health Nurse Social Worker Mental Health Nurse	Mental Health NurseGraylands Hospital & Special Care ServicesMental Health NurseGraylands Hospital & Special Care ServicesMental Health NurseGraylands Hospital & Special Care ServicesSocial WorkerEast Metropolitan Mental Health RegionMental Health NurseEast Metropolitan Mental Health RegionMental Health NurseSouth Metropolitan Mental Health RegionMental Health NurseEast Metropolitan Mental Health RegionMental Health NurseEast Metropolitan Mental Health RegionMental Health NurseEast Metropolitan Mental Health RegionMental Health RegionEast Metropolitan Mental Health RegionMental Health RegionEast Metropolitan Mental Health RegionMental Health RegionEast Metropolitan Mental Health Region

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$Schedule_continued$				
NAME	PROFESSION	WORKPLACE	ADDRESS	
Susan Rock	Mental Health Nurse	East Metropolitan Mental Health Region	Bentley	
Azam Edoo	Mental Health Nurse	Central West Mental Health Service	Geraldton	
Benjamin Seikku	Mental Health Nurse	North Metropolitan Mental Health Service	Osborne Park	
Mandy Taylor	Mental Health Nurse	East Metropolitan Mental Health Region	Kelmscott CAMHS	
Geoff Williams	Social Worker	Upper Great Southern Mental Health	Narrogin	

Dated 12 November 2001.

GEORGE LIPTON, Chief Psychiatrist.

16 November 2001

HE401*

5992

MENTAL HEALTH ACT 1996

MENTAL HEALTH (AUTHORIZED MENTAL HEALTH PRACTITIONERS) REVOCATION ORDER (No. 5) 2001

Made by the Chief Psychiatrist under section 20.

Citation

1. This order may be cited as the Mental Health (Authorized Mental Health Practitioners) Revocation Order (No. 5) 2001.

Commencement

2. This order comes into operation on the day on which it is published in the Gazette.

Revocation of designation

3. The designation, as an authorized mental health practitioner, of each of the mental health practitioners specified in the schedule to this order is revoked.

Schedule

	D ⁱ	chedule	
NAME	PROFESSION	WORKPLACE	ADDRESS
Janice Brooks	Mental Health Nurse	North Metropolitan Mental Health Region	Graylands Campus CLAREMONT
Barbara Pentecost	Mental Health Nurse	North Metropolitan Mental Health Region	Graylands Campus CLAREMONT
Gerard Rushe	Mental Health Nurse	East Metropolitan Mental Health Region	Swan Clinic MIDDLE SWAN
Peter Ashburner	Social Worker	East Metropolitan Mental Health Region	Eveline Road MIDDLE SWAN
Shelley Tamatoa	Mental Health Nurse	South Metropolitan Mental Health Region	MANDURAH
Robyn Powell	Mental Health Nurse	South Metropolitan Mental Health Region	MANDURAH
Robert Casey	Mental Health Nurse	Coastal & Wheatbelt Mental Health Region	NORTHAM
Barbara Lamparski	Psychologist	South West Mental Health Region	BUNBURY
Sandra Richards		Mental Health Nurse Mental Health Region	South West BUNBURY
Jenny Fisher		Mental Health Nurse Mental Health Region	South West BUNBURY
Simon Cutler		Mental Health Nurse Mental Health Region	South West BUNBURY
Martin Fisher		Mental Health Nurse Mental Health Region	South West BUNBURY
Jon Farr		Mental Health Nurse Mental Health Region	South West BUNBURY
Dean Casey		Mental Health Nurse Mental Health Region	South West BUNBURY
Dated 19 Narramban 9	001	_	

Dated 12 November 2001.

GEORGE LIPTON, Chief Psychiatrist.

HE403*

POISONS ACT 1964

Poisons (Section 24) (Registered Pesticide Strychnine Alkaloid) Notice 2001

Made by the Commissioner of Health under section 24 of the Act.

1. Citation

This notice may be cited as the Poisons (Section 24) (Registered Pesticide Strychnine Alkaloid) Notice 2001.

2. Commencement

This notice comes into operation on 1 December 2001.

3. Interpretation

- (1) In this notice, unless the context otherwise requires
 - "Agvet Code of Western Australia" has the same meaning as it has in the Agricultural and Veterinary Chemicals (Western Australia) Act 1995;
 - "approved label", in relation to a container, means a label that is
 - (a) approved under Part 2 of the Agyet Code of Western Australia for the container; and
 - (b) attached to the container in accordance with section 8 of the Agvet Code of Western Australia;
 - "commercial pesticide firm" has the same meaning as it has in the Pesticides Regulations;
 - "Commissioner" means the Commissioner of Health;
 - "chief executive officer" means the person holding or acting in the position of Director General of the Department of Agriculture;
 - "district" has the same meaning as it has in the Local Government Act 1995;
 - "pesticide operator" has the same meaning as it has in the Pesticides Regulations;
 - "Pesticides Regulations" means the Health (Pesticides) Regulations 1956;
 - "Poisons Regulations" means the Poisons Regulations 1965;
 - "prescribed pests" means dingoes, foxes, wild dogs and emus;
 - "registered pesticide" has the same meaning as it has in the Pesticides Regulations;
 - "Strychnine Alkaloid" means a registered pesticide that contains strychnine.
- (2) A reference in this notice to "appropriate training" is a reference to adequate training
 - (a) in the correct use of Strychnine Alkaloid against one or more of the prescribed pests;
 - (b) in the precautions necessary for the safe handling of Strychnine Alkaloid; and
 - (c) in the first aid treatment appropriate to a person affected by Strychnine Alkaloid.
- (3) A reference in this notice to the "chief executive officer", in relation to the performance of a function under this notice by the chief executive officer, includes a reference to
 - (a) an officer of the Department of Agriculture authorised in writing by the chief executive officer to perform the function, or
 - (b) subject to subclause (4), an employee of a local government of a district specified in Schedule 1 authorised in writing by the chief executive officer to perform the function and the function is restricted by the written authorisation to authorising
 - (i) the sale, supply, possession and use of Strychnine Alkaloid in respect to persons who reside in the local government district in which the authorised person is employed for the destruction of prescribed pests, other than emus, and
 - (ii) the use of Strychnine Alkaloid only within the local government district in which the authorised person is employed.
- (4) The chief executive officer shall
 - (a) only issue an authorisation under subclause (3)(b) if
 - (i) the local government employee is employed in a local government district in which no officer of the Department of Agriculture is permanently located;
 - (ii) the local government has been consulted and neither the local government nor the employee has raised any objection to the authorisation being issued; and
 - (iii) the local government employee has been given
 - A. appropriate Strychnine Alkaloid training prior to the authorisation being given, and
 - B. the chief executive officer is satisfied that the employee has the necessary training and skills to be able to effectively and competently perform his/her functions under the authorisation.
 - (b) notify the Commissioner of the details of each written authorisation given under subclause (3)(b) within 7 days of the authorisation being issued.

4. Conditions imposed on sale, supply, use and possession of Strychnine Alkaloid, and exemptions

(1) Subject to subclause (2), the conditions and restrictions on the sale, supply, use and possession of Strychnine Alkaloid that are set out in clauses 5, 6, 7, 8 and 9 are imposed.

- (2) The conditions and restrictions imposed under subclause (1) do not apply to
 - (a) the supply of Strychnine Alkaloid to a person, or the use and possession of Strychnine Alkaloid by the person, for research or other purposes approved by the Commissioner, if the person is authorised by the Commissioner to be supplied with, and to use and possess, Strychnine Alkaloid for those purposes;
 - (b) the possession of Strychnine Alkaloid by a person licensed under the Poisons Regulations to manufacture Strychnine Alkaloid and supply Strychnine Alkaloid by wholesale to a person licensed under those regulations to sell Strychnine Alkaloid by retail;
 - (c) the possession of Strychnine Alkaloid by a person licensed under the Poisons Regulations to sell Strychnine Alkaloid by retail;
 - (d) the possession of Strychnine Alkaloid by a person licensed under the Poisons Regulations to manufacture Strychnine Alkaloid and supply Strychnine Alkaloid by wholesale to
 - (i) a pesticide operator licensed under the Pesticides Regulations to use Strychnine Alkaloid for the destruction of prescribed pests, other than emus, in any one or more of the districts specified in Schedule 1; or
 - (ii) a commercial pesticide firm by which a pesticide operator referred to in subparagraph (i) is employed or engaged;

or

(e) the use and possession of Strychnine Alkaloid by a pesticide operator referred to in subparagraph (i) of paragraph (d) or a commercial pesticide firm referred to in subparagraph (ii) of that paragraph in accordance with the provisions of the Pesticides Regulations and any conditions specified on the pesticide operator's license applying to the use and possession of that particular registered pesticide.

5. General conditions relating to sale and supply of Strychnine Alkaloid

- (1) The sale or supply of Strychnine Alkaloid is subject to the restriction that it is to be sold or supplied only
 - (a) to a person
 - (i) who is an officer of the Department of Agriculture who is authorised in writing by the chief executive officer to be sold or supplied Strychnine Alkaloid;
 - (ii) who is authorised in writing by the Commissioner to be sold or supplied Strychnine Alkaloid; or
 - (iii) (not being an officer of the Department of Agriculture) who is authorised in writing by the chief executive officer to be sold or supplied Strychnine Alkaloid;

and

- (b) by a person licensed under the Poisons Regulations to sell Strychnine Alkaloid by retail.
- (2) The sale or supply of Strychnine Alkaloid to a person referred to in subclause (1)(a)(i) or (ii) is subject to the conditions that
 - (a) the sale or supply is only for purposes of destroying prescribed pests; and
 - (b) to the satisfaction of the chief executive officer or Commissioner, as the case requires, the person has been given appropriate training.
- (3) The sale or supply of Strychnine Alkaloid to a person referred to in subclause (1)(a)(iii) is subject to the conditions that
 - (a) the sale or supply is only for purposes of destroying prescribed pests, other than emus, on a property in any one or more of the districts specified in Schedule 1 as approved by the chief executive officer; and
 - (b) to the satisfaction of the chief executive officer, the person has been given appropriate training.

6. General conditions relating to use and possession of Strychnine Alkaloid

- (1) The use or possession of Strychnine Alkaloid is subject to the restriction that it is to be used or possessed only by a person $\,$
 - (a) who is an officer of the Department of Agriculture and authorised in writing by the chief executive officer to use or possess Strychnine Alkaloid for the purpose of destroying prescribed pests;
 - (b) who is authorised in writing by the Commissioner to use or possess Strychnine Alkaloid for the purpose of destroying prescribed pests; or
 - (c) who, to the satisfaction of the chief executive officer, has been given appropriate training.
- (2) The use or possession of Strychnine Alkaloid by a person referred to in subclause (1)(a) is subject to the conditions that that use or possession
 - (a) is only for purposes approved by the chief executive officer; and
 - (b) complies with written procedures established by the Department of Agriculture and approved by the Commissioner.
- (3) The use or possession of Strychnine Alkaloid by a person referred to in subclause (1)(b) is subject to the conditions that that use or possession
 - (a) is only for purposes approved by the Commissioner; and
 - (b) complies with written procedures established by the Department of Health.

- (4) The use or possession of Strychnine Alkaloid by a person referred to in subclause (1)(c) is subject to the conditions that that use or possession $\,$
 - (a) is only for the purposes of destroying prescribed pests, other than emus, on a property in any one or more of the districts specified in Schedule 1 as approved by the chief executive officer; and
 - (b) complies with written instructions given to the person on the proper and safe use and possession of Strychnine Alkaloid by an officer of the Department of Agriculture who is authorised in writing by the chief executive officer to use or possess Strychnine Alkaloid.
- (5) The possession of Strychnine Alkaloid is subject to the condition that it is not to be given to a person who is not authorised to use or possess it under this clause.

7. Condition relating to use of Strychnine Alkaloid that is to be mixed and prepared before use

- (1) This clause applies to Strychnine Alkaloid
 - (a) that is to be used for purposes approved
 - (i) by the chief executive officer; or
 - (ii) by the Commissioner; and
 - (b) that needs to be mixed and prepared before it is used.
- (2) The use of Strychnine Alkaloid to which this clause applies is subject to the condition that, immediately before it is used, it is to be mixed and prepared
 - (a) if subclause (1)(a)(i) applies, by an officer of the Department of Agriculture or other person who, to the satisfaction of the chief executive officer, has been given appropriate training; or
 - (b) if subclause (1)(a)(ii) applies, by a person authorised by the Commissioner to mix and prepare Strychnine Alkaloid.

8. Conditions relating to use of Strychnine Alkaloid on land

- (1) The use of Strychnine Alkaloid on any land is subject to the condition
 - (a) if it is to be used for purposes approved by the chief executive officer that the use of Strychnine Alkaloid on that land is to be authorised by the chief executive officer;
 - (b) if it is to be used for purposes approved by the Commissioner that the use of Strychnine Alkaloid on that land is to be authorised by the Commissioner.
- (2) The use of Strychnine Alkaloid on any land (the "subject land") is subject to the condition that, before it is used on the subject land, the person who proposes to use it is to give 72 hours prior notice in writing, or in a form approved by the Commissioner, to each occupier of land adjoining the subject land of the period during which, and the place or places at which, Strychnine Alkaloid is proposed to be used
- (3) The use of Strychnine Alkaloid on any land (the "subject land") is subject to the condition that, for the period during which Strychnine Alkaloid is used on the subject land and for 14 days after that period, the person who uses Strychnine Alkaloid is to dispose of any animals that are found dead on the subject land, or on any land adjoining that land, by, subject to subclause 4—
 - (a) burying the bodies of the dead animals without first removing the skins; or
 - (b) burning the bodies of the dead animals without first removing the skins and then burying the remains
- (4) The bodies or the remains of the bodies after having been burnt shall be buried on the subject land at least 0.5 m below natural ground level in a dry site that is at least 10 m from any water course.

9. Disposal of Strychnine Alkaloid

Strychnine Alkaloid shall be disposed of —

- (a) by being used in accordance with the approved label and the conditions specified in this notice; or
- (b) if contained
 - (i) on an unused or disused bait prepared in accordance with clause 7;
 - (ii) in a container that contains unused Strychnine Alkaloid, or
 - (iii) in a container that contained Strychnine Alkaloid,
 - by burning the bait or the container, together with any contents contained therein, and burying the remains on the subject land at least 0.5 m below natural ground level in a dry site that is at least 10 m from any water course.
- (c) by any other method approved in writing by the Commissioner.

10. Annual report by chief executive officer

- (1) The chief executive officer shall, during the month of December in each year (other than December 2001) and at such other times as the Commissioner may direct, report to the Commissioner on
 - (a) the general administration of the provisions of the notice that have application to the Department of Agriculture;
 - (b) the various authorisations issued by the chief executive officer under the notice, and
 - (c) the effect that the authorisations issued by the chief executive officer under clauses 5(1)(a)(i) and (iii); 6(1)(a) and (c) and 7(1)(a) of the notice have had on the control of prescribed pests.

- (2) The report required by subclause (1) shall provide details of
 - (a) the training courses approved as satisfying the level of appropriate training for the purposes of clause 3(2) of the notice;
 - (b) the numbers, titles and locations of officers holding authorisations under clause 3(3)(a);
 - (c) the numbers and titles of local government employees holding authorisations under clause 3(3)(b) and the districts covered by those authorisations;
 - (d) the numbers of authorisations issued under clause 5(1)(a)(i) and (iii) by
 - (i) the chief executive officer (him/herself);
 - (ii) officers holding authorisations under clause 3(3)(a);
 - (iii) local government employees holding authorisations under clause 3(3)(b) and the districts covered by those authorisations; and
 - (iv) the total quantity of Strychnine Alkaloid sold or supplied under those authorisations;
 - (e) the numbers of authorisations issued under clause 6(1)(a) and (c) by
 - (i) the chief executive officer (him/herself);
 - (ii) officers holding authorisations under clause 3(3)(a);
 - (iii) local government employees holding authorisations under clause 3(3)(b) and the districts covered by those authorisations;
 - (iv) the total quantity of Strychnine Alkaloid authorised for use in each district and the quantity used for the purposes of destroying
 - A. prescribed pests other than emus, and
 - B. emus: and
 - (v) the approximate quantity of Strychnine Alkaloid that was unused under authorisations issued under clause 6(1)(a) and (c) and therefore disposed of in accordance with clause 9
 - (f) the number of prescribed pests destroyed in each district;
 - (g) the number of animals in each district, other than prescribed pests, suspected of being destroyed through the authorised use of Strychnine Alkaloid; and
 - (h) the details of any adverse incidents reported and their outcomes.

11. Expiry

This notice expires on 30 November 2004.

Schedule 1

Those areas of the State covered by the local government districts of —

PART 1 (Pastoral districts)

Meekatharra Ashburton Broome Menzies Carnaryon Mt.Magnet Coolgardie Murchison Cue Ngaanyatjarraku Derby - West Kimberley Port Hedland Dundas Roebourne East Pilbara Sandstone Exmouth Shark Bay Halls Creek Upper Gascoyne

Wiluna Kalgoorlie — Boulder

Laverton Wyndham - East Kimberley

Leonora Yalgoo

PART 2 (Agricultural districts)

Chapman Valley Mt. Marshall Dalwallinu Mukinbudin Esperance Mullewa Kondinin Northampton Koorda Perenjori Kulin Ravensthorpe Lake Grace Westonia Morawa Yilgarn

> Dr VIRGINIA McLAUGHLIN, delegate of the Commissioner of Health.

HE404*

MEDICAL ACT 1894

MEDICAL (UNMET AREA OF NEED) DETERMINATION (NO. 19) 2001

Made by the Minister for Health pursuant to section 11AF of the Medical Act 1894.

Citation

1. This determination may be cited as the Medical (Unmet Area of Need) Determination (No. 19) 2001.

Commencement

2. This determination comes into operation on the day on which it is published in the *Government Gazette*.

Unmet area of need

3. The area of need specified in the Schedule is determined to be an unmet area of need for the purposes of section 11AF(1)D of the Act.

Expiry of determination

4. This determination expires two years after its commencement.

SCHEDULE—UNMET AREA OF NEED

• Emergency medical services at Rockingham/Kwinana District Hospital.

Dated this 9th day of November 2001.

Hon R. C. KUCERA APM MLA, Minister for Health.

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 52(1) and (2) of the Heritage of Western Australia Act 1990 that, pursuant to a direction from the Minister for the Environment & Heritage, the place described below has not been and will not be entered in the Register of Heritage Places on a permanent basis.

Notice is also given that the entry made at the time of interim registration is to be removed. The Heritage Council hereby invites submissions on the matter; submissions must be in writing and should be forwarded to the address below not later than 7 December 2001.

Schedule 1

Description of Place

House at 69 Mount Street, Perth; Part of Lt 9 on P 70, being the whole of the land comprised in C/T V $1684 \ F \ 377$.

16 November 2001.

IAN BAXTER, Director, Office of the Heritage Council. 108 Adelaide Terrace, East Perth WA 6004.

JUSTICE

JU401

JUSTICES ACT 1902

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

Mr Shane Justin Sander of 24 Golf Road, Merredin

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

GARY THOMPSON, Executive Director, Court Services.

LOCAL GOVERNMENT

LG401*

BUSH FIRES ACT 1954

Shire of Dumbleyung
Appointment of Officers

It is hereby advised that the following have been appointed as a Dual Fire Control Officer for the Shires of Dumbleyung, Kulin and Wickepin—

Peter Mullan Kulin Michael Dearlove Kulin John Spark Wickepin Keith Parnell Wickepin

I. V. CRAVEN, Chief Executive Officer.

LG402

LOCAL GOVERNMENT ACT 1995

City of Rockingham

Local Government Property Local Law

Department of Local Government and Regional Development, Perth, 16 November 2001.

DLGRD: RK 7-50

It is hereby notified for public information that the Governor has approved under the provisions of section 3.6 of the *Local Government Act 1995* of the City of Rockingham extending the area of application of its Local Government Property Local Law for a distance of 200 metres seawards from its western district boundary which is bounded by the low water mark of the Indian Ocean.

ALLAN SKINNER, Acting Director General.

LG403

CEMETERIES ACT 1986

VESTING OF THE PORT HEDLAND CEMETERY (RESERVE NO. 28672) ORDER 2001

Made under section 5 of the Act by the Governor in Executive Council.

1. Citation

This Order may be cited as the Vesting of the Port Hedland Cemetery (Reserve No. 286 72) Order 2001.

2. Commencement

This order shall take effect from the date of publication in the *Government Gazette*.

3. Vesting of Cemetery (Reserve No. 28672)

The care, control and management of the Port Hedland Cemetery (Reserve No. 28672) is hereby vested in the Town of Port Hedland.

By Command of the Governor,

ROD SPENCER, Clerk of the Council.

LG501*

BUSH FIRES ACT 1954

Shire of Mt Magnet FIREBREAK ORDER 2001/2002

Notice to all Owners and/or occupiers of Land in the Shire of Mount Magnet.

Pursuant to the powers contained in Section 33 of the above Act, you are hereby required on or before 31st October, 2001 to clear firebreaks and remove flammable materials from the land owned or occupied by you as specified hereunder and to have specified land and firebreaks clear of all flammable materials from 31st October, 2001 up to and including 30th April, 2002.

- (1) Land Outside Town sites-
 - 1.1 All buildings on land which is outside town sites shall be surrounded by two firebreaks not less than two metres wide cleared of all flammable material, the inner firebreak to be not more than 20 metres from the perimeter of the building or group of buildings and outer firebreak not less than 200 metres from the inner firebreak.
 - 1.2 To remove flammable material from the whole of the land between the firebreaks required in paragraph 1.1 above.
- (2) Land in Town sites-
 - 2.1 Where the area of land is 2,000 square metres or less, all flammable material shall be removed from the whole of the land.
 - 2.2 Where the area of the land exceeds 2,000 square metres, firebreaks at least three metres in width shall be cleared of all flammable material immediately inside and along the boundaries of the land. Where there are buildings on the land additional firebreaks three metres in width shall be cleared immediately surrounding each building.

If it is considered for any reason to be impractical to clear firebreaks or remove flammable material as required by this notice, you may apply to the Council or its duly authorised officer not later than 25th October, 2001 for permission to provide firebreaks in alternative positions or take alternative action to remove or abate fire hazards. If permission is not granted by Council or its duly authorised officer, you shall comply with requirements of this notice.

"Flammable Material" does not include green growing trees or green growing plants in gardens.

The penalty for failing to comply with this notice is a fine of \$1,000 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 prohibited burning period for this Shire area is 15th December 2001 to 31st March 2002. By order of Council.

P. R. WEBSTER, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401*

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

(SECTION 119)

PROHIBITION OF ENTRY INTO A SAFETY ZONE

I, William Lee Tinapple, the Director Petroleum Division of the Department of Mineral and Petroleum Resources of the said State by instrument of delegation dated 1 March 2001, and pursuant to section 119 of the above Act, hereby prohibit all vessels other than vessels under control of the registered holders of Exploration Permit WA-286-P from entering or remaining in the area of the safety zone without the consent in writing of the Director, Petroleum Division. This safety zone extends to a distance of five hundred metres, measured from each point of the outer edge of the jackup drilling rig (Ensco 56), whilst conducting petroleum operations at the Cliff Head 1 well location (latitude 29° 27' 57.25" South, longitude 114° 52' 06.03" East*.)

Where an unauthorised vessel enters or remains in the safety zone specified in contravention of this instrument, the owner and the person in command or in charge of the vessel are each guilty of an offence against section 119 of the Act and are punishable, upon conviction, by a fine not exceeding \$100,000 or imprisonment for a term not exceeding 10 years, or both, pursuant to section 119(3) of the Act.

Dated this 9th day of November 2001.

Made under the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia.

WILLIAM LEE TINAPPLE, Director Petroleum Division.

MP402*

Commonwealth Of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

(SECTION 119)

PROHIBITION OF ENTRY INTO A SAFETY ZONE

I, William Lee Tinapple, the Director Petroleum Division of the Department of Mineral and Petroleum Resources of the said State by instrument of delegation dated 1 March 2001, and pursuant to section 119 of the above Act, hereby prohibit all vessels other than vessels under control of the registered holders of Exploration Permit WA-28-P from entering or remaining in the area of the

^{*} note: the above are AGD66 coordinates

safety zone without the consent in writing of the Director, Petroleum Division. This safety zone extends to a distance of five hundred metres, measured from the subsea wellheads at the Yodel 3 and 4 wells, location (latitude 019° 44' 21.841" South, longitude 115° 44' 49.064" East*; to latitude 019° 44' 48.040" South, longitude 115° 44' 06.603" East*) respectively, and the area between the wellheads.

Where an unauthorised vessel enters or remains in the safety zone specified in contravention of this instrument, the owner and the person in command or in charge of the vessel are each guilty of an offence against section 119 of the Act and are punishable, upon conviction, by a fine not exceeding \$100,000 or imprisonment for a term not exceeding 10 years, or both, pursuant to section 119(3) of the Act.

Dated this 9th day of November 2001.

Made under the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia.

WILLIAM LEE TINAPPLE, Director Petroleum Division.

MP403*

Commonwealth of Australia

PETROLEUM (SUBMERGED LANDS) ACT 1967

Notice of Grant of Exploration Permits

EXPLORATION PERMIT NOS. WA-314-P and WA-315-P have been granted to Liberty Petroleum Corporation to have effect for a period of six (6) years from 12 November 2001.

RICHARD CRADDOCK, Acting Director Petroleum Division.

MP404

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mineral & Petroleum Resources, Canopus Street, Southern Cross WA 6426.

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.

F. CULLEN (SM) Warden.

To be heard in the Warden's Court, Southern Cross on the 11th day of December 2001.

YILGARN MINERAL FIELD

Miscellaneous Licences
Prospecting Licences

P77/3270	James Ivanoff
P77/3260	Vernon Wesley Strange
P77/3316	David John Ferris
P77/3134	Julian David Clowes
P77/3205	Gerard Victor Brewer
P77/3206	Gerard Victor Brewer
P77/3211	Sons of Gwalia Ltd

MP405

MINING ACT 1978

NOTICE OF APPLICATION FOR AN ORDER FOR FORFEITURE

Department of Mineral & Petroleum Resources, Norseman.

In accordance with Regulation 49(2)(c) of the Mining Act 1978-1983 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.

^{*} note: the above are AGD84 coordinates

To be heard in the Warden's Court Norseman on Tuesday 5th March 2002.

DUNDAS MINERAL FIELD

P63/918 Beverly Anne Drabik

Maurice Desmond McCarthy

MP406

MINING ACT 1978

Department of Minerals & Petroleum Resources, Perth WA 6000.

I hereby declare in accordance with the provisions of Sections 96A(1) and 97(1) of the "Mining Act 1978" that the undermentioned mining tenements are forfeited for breach of covenant viz; failure to comply with the non payment of rent.

CLIVE BROWN, MLA, Minister for State Development.

Number	Holder	Mineral Field
	EXPLORATION I	LICENCES
09/1005 09/1006 59/968 70/2056	M G Fotios & Associates Pty Ltd M G Fotios & Associates Pty Ltd Red Dog Prospecting Pty Ltd Garreg Pty Ltd	Gascoyne Gascoyne Yalgoo South West
	MINING LE	ASES
52/668 80/252	Ward, John Douglas Australian United Gold NL Kimberly Gold Pty Ltd Ynema, Marten Hendrick	Peak Hill Kimberley

PREMIER AND CABINET

PC401

RETIREMENT OF THE HONOURABLE JUSTICE DAVID A IPP

It is hereby notified for public information that the Governor has approved of the retention of the title "Honourable" by Justice David A Ipp following his retirement as a Judge of the Supreme Court of Western Australia on 1 February 2002.

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

PLANNING AND INFRASTRUCTURE

PI401*

TOWN PLANNING AND DEVELOPMENT ACT, 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $SHIRE\ OF\ MOORA$

TOWN PLANNING SCHEME No. 4—AMENDMENT No. 3

Ref: 853/3/11/5 Pt 3

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 and Infrastructure approved the Shire of Moora Town Planning Scheme Amendment on 5 November, 2001 for the purpose of—

1.0. As depicted on the Scheme Amendment Map

Rezoning Pt Lot 26 and Lot 4008 (Crown Reserve No. 34043) Atbara Street, Moora from the 'Farming' zone to the 'Special Rural' zone.

- 2.0 In the Scheme Text
 - (i) Substituting the symbol 'AA' for the symbol 'P' against the use class 'Single House' in the column headed 'Special Rural' in Table 1 of the Scheme.

(ii) Inserting into the Table in Schedule No. 4 'Special Rural Zones' the following—

PARTICULARS OF LAND

REQUIREMENTS

Part Lot 26 and Lot 4008 Atbara Street Moora

1. Land Subdivision

Subdivision of the land is to generally accord with a subdivision guide plan approved for the land by the Council.

The minimum lot size should be no less than 2.0 hectares.

Lot boundaries should be laid out clear of areas of remnant vegetation.

2. Land Development

Notwithstanding the site requirements set out in clause 3.11.2 of this scheme, all proposed buildings are to be setback a minimum of 50 metres from the perimeter lot boundary of Part Lot 26.

Reduced setbacks will be favourably considered where sufficient vegetated buffers are proposed along the perimeter boundary of Part Lot 26.

3. Land Clearing

In addition to the requirement set out in clause 3.11.4 (d) of this scheme, areas of remnant vegetation are to be retained, and fenced if stock is to be grazed on lots containing the remnant vegetation.

4. Flora Corridor

In addition to the requirement set out in clause 3.11.4 (e) of this scheme, a flora corridor is to be provided linking the remnant vegetation on the central ridge to the adjoining 'Water Supply' reserve (Lot 4091).

5. Drainage

All surface water drainage is to be contained within the lot.

6. Effluent Disposal

No on-site effluent disposal systems are to be located within the areas of remnant vegetation.

7. Keeping of Animals

Stocking rates are to accord with Agriculture WA recommendations.

8. Effluent Ponds—Former Piggery

A programme for decommissioning and removal of the effluent ponds associated with the former piggery is to be approved by Council and implemented as a condition of any future subdivision or development of the land.

L. M. BATES, President. P. STUBBS, Chief Executive Officer.

RACING, GAMING AND LIQUOR

RG401

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 O	F A LICENCE	
8590	Townsmore Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Dunsborough and known as Wise Winery Restaurant.	9/12/01
8609	Nattim Pty Ltd	Application for the grant of a Wholesaler's Licence in respect of premises situated in Perth and known as Marri Wood Park	11/12/01
8612	Napoli Enterprises Pty Ltd	Application for the grant of a Restaurant licence in respect of premises situated in Fremantle and known as To Be Advised	6/12/01
8617	Goundrey Wines Pty Ltd	Application for the grant of a Producer—Wine licence in respect of premises situated in Mount Barker and known as Fox River Wine Company	5/12/01
8619	Vasse Holdings Pty Ltd	Application for the grant of a Producer—Wine licence in respect of premises situated in Jindong and known as Allison Valley Wines	9/12/01
8620	Panache Perth Pty Ltd	Application for the grant of a Special Facility—Other licence in respect of premises situated in Subiaco and known as Panache Gourmet Food & Wine Perth	9/12/01
8622	Vassilus Kagioulis & Ioannis Kagioulis	Application for the grant of a Restaurant licence in respect of premises situated in Scarborough and known as Peter's By The Sea	10/12/01
APPLICATI	ON TO ADD, VARY OR CA	ANCEL A CONDITION OF LICENCE	
135578	Armadale Sporting Club Inc	Application to add, vary or cancel a condition of the Club Restricted licence in respect of premises situated in Armadale and known as Armadale Sporting Club Inc.	3/12/01

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

HUGH HIGHMAN, Director of Liquor Licensing.

TRANSPORT

TR401*

WESTERN AUSTRALIAN MARINE ACT 1982

OPENING OF NAVIGABLE WATERS WAROONA DAM

Department for Planning and Infrastructure Fremantle WA, 16 November 2001.

Acting pursuant to the powers conferred by Section 66 of the Western Australian Marine Act 1982 and Regulation 48A of the Navigable Waters Regulations, the Department by this notice revokes Notice TR401 as published in the *Government Gazette* dated 4 May 2001and hereby substitutes the following—

- (1) Water skiing is prohibited on Waroona Dam until further notice.
- (2) Personal Watercraft (PWC) are prohibited from use on Waroona Dam at all times.
- (3) All vessels, other than Personal Watercraft (PWC), are permitted to use the waters of Waroona Dam.

MICHAEL LINLAY HARRIS, Director General, Department for Planning and Infrastructure.

PUBLIC NOTICES

ZZ101

DISPOSAL OF UNCOLLECTED GOODS

Mr Christian Knott, formerly of 9/156 Arcadia Drive, Shoalwater WA 6169—please be advised that further notice is given re Ford Transit Van Reg: UGB 402; application will be made via the Court of Petty Sessions for permission to sell the vehicle if repair costs etc are not paid in full within 1 month.

ZZ201

TRUSTEES ACT 1962

CREDITOR'S NOTICE

Creditors and other persons having claims to which Section 63 of the Trustees Act 1962 relates in respect of the estate of Leicester Adkin Bowley, late of 42 Christie Street, Collie in the State of Western Australia, Retired Shire Ranger, deceased who died on 25th September 2001 are required by the personal representative to send particulars of their claims addressed to the Executor of the Estate of Leicester Adkin Bowley deceased care of Young & Young, 5 Spencer Street, Bunbury by the 16th day of December 2001 after which date the personal representative may convey or distribute the assets having regard only to the claims of which the personal representative then has notice.

ZZ202

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 16th December 2001 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Bailey, Margaret Laidlaw Paterson, late of Kimberley Nursing Home, 78 Kimberley Street, Leederville, formerly of 320 Huntriss Road, Doubleview, died 17/10/01, (DEC33543900DS2).

Barrett, Herbert Henry Victor, late of 9 Newburn Road, High Wycombe, died 13/10/01, (DEC33532600DS2)

Cilli, Grazia, late of 115 Forrest Street, North Perth, died 16/10/01, (DEC33544700DS3)

Colquhoun, Elizabeth, late of 7/13 Stirling Highway, Nedlands, died 14/10/01, (DEC33535700DL4)

Cooper, Ivy Alice, late of Ella Williams Nursing Home, 77-79 Camboon Road, Noranda, formerly of 7 Findon Crescent, Balga, died 12/10/2001, (DEC33537600DL3)

Davenport, Andrew John, late of 35 The Promenade, Mount Pleasant, died 1/9/01, (DEC33543100DP4)

Garner, Doreen May, late of 345 Flinders Street, Nollamara, died 22/9/01, (DEC33534000DA3)

Girard Edith Margaret, late of Joondanna Village Lodge, 5 Osborne Street, Joondanna, died 28/7/2000, (DEC32963200DP4)

Green, Amy Ellen, late of 28 Broadway, Bassendean, died 13/10/01, (DEC33537800DP3)

Green, Thelma May, late of 11 Surrey Road, Rivervale, died 23/10/01, (DEC33529100DG2)

Guy, Eva Lillian, late of Rockingham Nursing Home, 14 Langley Street, Rockingham, formerly of 62B Frederick Street, Shoalwater Bay, died 11/10/01, (DEC33537400DS3)

Klein, Peter, late of Mezel Strasse, 34 Duisberg, Germany, died 14/8/99, (DEC32791500DA3)

Maule, Thomas, late of Unit 2, "The Peppermints", Craigview Grove, 153 Stock Road, Bicton, died 13/7/01, (DEC33418000DP4)

Scott, Colin Harold, late of 3 Caladenia Way, Koongamia, died 4/12/1998, (DEC33300100DS4)

Skrlec, Bonifacius, late of St Lukes Nursing Home, 429 Rokeby Road, Subiaco, died 31/10/01, (DEC33544400DG4)

Smith Margaret Dorothy, late of 4/8 Cale Street, Como, died between 7/5 and 14/5/2001, (DEC33321200DP3)

Tchooga, Ada Napangarti, late of Numbala Nunga Nursing Home Sutherland Street, Derby, died 19/2/1999, (DEC32569800DP4)

ANTONINA ROSE McLAREN, Public Trustee, Public Trust Office, 565 Hay Street, Perth WA 6000. Telephone 9222 6777.

ZZ203

TRUSTEES ACT 1962

Estate of the late Frederick William Bartlett of Kulin in the State of Western Australia, Retired.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 relates) in respect of the estate of the above-named deceased who died on 28/8/01 are required to send particulars of their claims to the Executer of care of C/. RSM Bird Cameron, 8 St. George's Terrace, Perth within one (1) month of the date of publication of this notice after which date the Executor may convey or distribute the assets having regard only to claims of which notice has been given.

Angela Ann Gaffney & David Jackson Groves c/- RSM Bird Cameron Chartered Accountants, 8 St. George's Terrace, Perth WA 6000.

Telephone: (08) 9261 9100

Ref: 940379

ZZ204

TRUSTEES ACT 1962

Notice to Creditors and Claimants of Donald Andrew Fuller, late of 65 Dunrossil Place, Wembley Downs, Engineer, Western Australia, 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 11th day of October 2001, are required by the Trustee ANZ Executors & Trustee Company Limited (ACN 006 132 332) of Level 9, Allendale Square, 77 St George's Terrace, Perth WA 6000 to send particulars of their claim to him by 8 December 2001 after which the Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

ZZ205

TRUSTEES ACT 1962

NOTICE TO CREDITORS AND CLAIMANTS

Cecile Marguerite Gabrielle Dorward, late of Montrose Nursing Home, Grange Street, Claremont, Western Australia, Occupational Therapist, deceased.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 relates) in respect of the deceased who died on 20 August 2001 are required by the Executor Trevor Neil Thomson to send particulars of their claim to him, care of Butcher Paull & Calder, Barristers and Solicitors, 8th floor, 231 Adelaide Terrace, Perth WA 6000 (Ref: 2001 0526/JMC) within one (1) month of the date of publication hereof after which date the Executor may convey or distribute the assets having regard to the claims of which he then has notice.

Dated the 14th day of November 2001.

BUTCHER PAULL & CALDER, as solicitors for the Executor.

WESTERN AUSTRALIA

YOUNG OFFENDERS ACT 1994

*Price: \$16.70 counter sales Plus postage on 300 grams

YOUNG OFFENDERS REGULATIONS 1995

*Price \$4.65 counter sales Plus postage on 65 grams

*Prices subject to change on addition of amendments.

Biographical Register of Members of the Parliament of Western Australia

Volume One 1870 - 1930

(Revised Edition)

David Black and Geoffrey Bolton

BIOGRAPHICAL REGISTER OF

FORREST, Sir John CMG (1882), KCMG (1891), PC (1897), GCMG (1901), Baron (1918)

Surveyor B 22 Aug 1847, Preston Point in Bunbury: s. of William miller, and Margaret Guthrie Hill, bro. of Alexander and David (qq.v.), bro-in-law of Edward and Samuel Hamersley (qq.v.), M 29 Feb 1876. St Georges Chdrl., Perth, Margaret Eivie Hamersley 22 Oct 1844 – D 13 June 1929), d. of Edward and Anne Louise Corneille: no ch.; D 3 Sep 1918, at sea on Marathon off Slerra Leone. Karrakatta cem. C of E.



Forrest Party. Prot. 1901-06, WA Party 1906-1910. Liberal from 1910.

State: Nom. (official) MLC 10 Jan 1883 – 9 June 1887, 6 Mar 1888 – 21 Oct 1890. MLA Bunbury 3 Dec 1890 – c. 14 Feb 1901. Premier and Colonial Treas. 29 Dec 1890 – 14 Feb 1901. Colonial Sec. 4 Dec 1894 – 24 Apr 1898. Represented WA at Fed. Conventions 1891 and 1897–98, Fed. Councits 1893, 1895, 1897 (pres.), 1899. Commonwealth: MHR Swan 30 Mar 1901 – 3 Sep 1918. Postmaster-General 1 Jan – 17 Jan 1901; Min. for Defence. 17 Jan 1901 – 10 Aug 1903; Home Affairs 11 Aug 1903 – 27 Apr 1904; Treasurer 5 July 1905 – 30 July 1907, 2 June 1909 – 29 Apr 1910, 24 June 1913 – 17 Sep 1914, 17 Feb 1917 – 27 Mar 1918. Acting Prime Minister 1907.

AE; Serle; Kimberly, 1–7 (port.); C20 Imp., 18–19 (port.); Battye I, 308–09 (port.) and II, 46–58 (port.); Crowley (Forrest); ADB 8; BDWA II; Reid and Oliver.

The Biographical Register of Members of the Parliament of Western Australia Volume One 1870-1930, the first of two volumes, was produced under the auspices of the Parliament of Western Australia as part the official Parliamentary History Project to commemorate the centenary in 1990 of the establishment of a bicameral legislature and responsible government in Western Australia.

Cost: \$25.00 plus postage

For further information please contact:

State Law Publisher Telephone: 9321 7688 Facsimile: 93217536

