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PUBLISHING ALTERATIONS

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

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

In these instances, notices warning of the change are generally published on page 2 for approximately 4 weeks prior to the date.

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

JOHN A. STRIJK, Government Printer.

— PART 1 —

JUSTICE

JU101

Correction

ADOPTION ACT 1994

ADOPTION AMENDMENT RULES 2002

An error occurred in the Notice published under the above heading on p. 4676 of the Gazette dated 17 September 2002 and is corrected as follows—

Delete the signatory "N. NICHOLAS" and insert " N. TOLCON ".

LOCAL GOVERNMENT

LG301*

DOG ACT 1976

Shire of Esperance
DOGS LOCAL LAW

Under the powers conferred by the Dog Act 1976 and under all other powers enabling it, the Council of the Shire of Esperance resolved on 26th March 2002 to make the following local law.

The Shire of Moora Dogs Local Law as published in the *Government Gazette* of 29 November 1999, is adopted as a local law of the Shire of Esperance with the modifications which follow:

1. Preliminary

Wherever the Shire of Moora is mentioned in the local law substitute "Shire of Esperance".

2. Clause 1.2—Repeal

Delete Clause 1.2 and substitute—

"1.2 The Shire of Esperance By-laws relating to Dogs published in the Government Gazette on 4th October 1962 as amended by publication in the Government Gazettes of 10th March 1964, 8th August 1975, 14th May 1976, 21st March 1986, 5th February 1988, 25th November 1988, 17th February 1989, 17th September 1993, 3rd March 1995 and 21st November 1997 is repealed.

3. Clause 5.1—Places where dogs are prohibited absolutely

In Clause 5.1(1)—

- (a) delete paragraph (a) and substitute—"(a) a public building, unless permitted by a sign;";
- (b) renumber paragraphs (b) and (c) to (c) and (d) respectively;
- (c) insert the following paragraph—"(b) a theatre or picture gardens;";
- (d) the following beaches, reserves and freehold land—
 - (i) The foreshore between high and low watermarks between the southern boundary of Reserve 28207 (Dempster Head) to the eastern extension of Harbour Road adjacent to Reserve 28207;
 - (ii) The foreshore between high and low watermarks between Taylor Street Jetty to and including the breakwater and swimming jetty situated adjacent to the south eastern extremity of James Street;
 - (iii) The foreshore between high and low watermarks between Twilight headland and the north-east extension of Reserve 29925; and
 - (iv) Reserve 33660 (Esperance Location 1967) and Class 'A' Reserve 23043 (Esperance Locations 704, 1943 and 2065)—'Lake Monjinup'

4. Clause 5.2—Places which are dog exercise areas

In Clause 5.2(1) delete paragraphs (a), (b) and (c) and substitute—

- (a) The foreshore between high and low watermarks from Fourth Beach headland for a distance 1km to the western boundary of Reserve 25891— 'Fourth Beach';
- (b) The foreshore between high and low watermarks of Reserve 25891—'Salmon Beach':
- (c) The foreshore between high and low watermarks of Reserve 25891—'Blue Haven':
- (d) The foreshore between high and low watermarks between the western boundary of Reserve 41141 (Dempster Head) to the western extremity of Reserve 41141 and from the eastern boundary of Reserve 25891 west to the headland (Chapman Point)—'West Beach';
- (e) The foreshore between high and low watermarks between the eastern extension of Harbour Road adjacent to Reserve 28207 to the Taylor Street Jetty;
- (f) The foreshore between high and low watermarks of Reserve 39635—'Bandy Creek';
- (g) The foreshore between the high and low watermarks from the western portion of Reserve 27318 bounded by the breakwater and swimming jetty situated adjacent to the south eastern extremity of James Street to the eastern extremity of Reserve 27318 (end of Castletown Beach) between the hours of 5.00 a.m. to 8.00 a.m. inclusive and the hours of 4.00pm to 8.00pm inclusive, daily;
- (h) Reserve 3287 so as not to interfere with any organised function authorised by Council being conducted within the Reserve;
- (i) Reserve 3437:
- (j) East Location 23 Lots 1, 538, 539, 540 and 691 bounded by Phillips Street, Goodliffe Street, Smith Street and Griffin Street.

Dated this 24th day of September 2002.

The Common Seal of the Shire of Esperance was affixed by the authority of a resolution of the Council in the presence of—

J. M. STARCEVICH, President. M. S. L. ARCHER, Chief Executive Officer.

LG302*

LOCAL GOVERNMENT ACT 1995

GERALDTON GREENOUGH REGIONAL COUNCIL

Local law Relating to the Operation of Meru Refuse and Recycling Facility

In pursuance of the powers conferred upon it by the above mentioned Act and of all the powers enabling it, the Geraldton Greenough Regional Council hereby records having resolved on 20th September 2001 to make and submit for confirmation by the Governor the following Local Law.

1 Application

The operations of the landfall refuse facilities known as Meru Refuse and Recycling Facility shall be conducted in accordance with this Local Law.

2 Repeal

The By-laws Relating to the Operation of Meru Refuse and Recycling Facility and Flores Road Landfill Site published in the Government Gazette on the 17th March 1995 are repealed.

3 Interpretation

In this Local Law, unless the context requires otherwise—

"Act" meaning the Local Government Act 1995; and such amendments as from time to time adopted by the Parliament of Western Australia.

"authorised staff member" means a person employed by the Regional Council and authorised in writing by the Regional Council CEO to carry out duties and functions at or in respect of the Meru Refuse and Recycling Facility.

- "waste" means all manner of material discarded as being no longer required by the person owning or in possession of that material.
- "Facility" means the property and buildings-
 - (a) at Meru Refuse and Recycling Facility; and
 - (b) used for the disposal, treatment and recycling of waste material.
- "Meru Refuse and Recycling Facility" means that portion of Victoria Location 2268 and part Victoria location 2227, under the control of Geraldton Greenough Regional Council.
- "Regional Council' means the Geraldton Greenough Regional Council.
- "CEO" means the duly appointed Chief Executive Officer of the Regional Council or the person acting from time to time in that capacity.
- "Site Controller' means an authorised officer of the Regional Council charged with the conduct of operations at the Meru Refuse and Recycling Facility and includes any person acting in that position; and
- 3. All persons using or entering upon the Facility shall be subject to the provisions of these Local Laws.
- 4. The drivers of all vehicles entering the Facility shall observe the speed limits as depicted on standard signs erected in proximity to the access roadways.
- 5. All persons using or entering the Facility shall act in accordance with any lawful instruction given by the Site Controller or authorised staff member.
- 6. In the event of a person contravening any of these Local Laws or failing to obey the instructions of the Site Controller or an authorised staff member, then, and in addition to any penalty imposed by these Local Laws, the Site Controller or authorised staff member may request the person to leave the Facility and failure to do so shall constitute a contravention of these Local Laws.
- 7. No person shall place or dispose of waste at the Facility other than at a place designated by notice or by an instruction of the Site Controller or an authorised staff member.
- 8. No person shall remove or carry away from the Facility any waste unless authorised to do so by the Site Controller.
- 9. No person shall damage, deface or otherwise cause a loss of value in any building, sign, plant and equipment of the Regional Council situated on the Facility.
- 10. No person shall light any fire within the precincts of the Facility unless so authorised by the Site Controller.
- 11. No person shall dig up, remove or otherwise damage native flora and growth contained at the Facility unless so authorised by the Site Controller.
- 12. No person shall trap, chase, worry or otherwise injure or maim any native fauna at the Facility unless to authorised by the Site Controller.
- 13. The Regional Council may from time to time set and amend by resolution the hours of operation of the Facility and such hours will be displayed for public information.
- 14. The Council may from time to time set and amend by resolution a scale of fees and charges payable for admission to dispose of or dump waste at the Facility and such scale may specify classes and differing classes of waste to which differing fees and charges apply.
- 15. No person shall enter the Facility to dispose of or dump waste without paying the appropriate admission fee or charge except in those circumstances where so authorised by the Regional Council, the CEO or the Site Controller.
- 16. Except where authorised under clause 15, it shall be an offence for any person to enter upon the Facility and dump any waste without paying the appropriate charge.
- 17. No person shall dispose of or dump at the Facility any liquid, toxic or hazardous waste declared by the Department of Environmental Protection to be of a class which requires to be disposed of and treated at other declared facilities suitable for that class of waste.
- 18. If any person contravenes clause 17 hereof then in addition to the imposition of any penalty that person shall also be liable to the Regional Council for the cost of removing such liquid, toxic or hazardous waste and of making good any damage thereby caused.
- 19. Any person who contravenes or fails to comply with any provision of these Local Laws commits an offence and is liable on conviction to a penalty not exceeding \$400.

VICKI PETERSEN, Chairman. R. E. BOUCHER, CEO.

— PART 2 —

AGRICULTURE

AG401*

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976

DECLARED ANIMALS

Agriculture Protection Board, South Perth.

Acting pursuant to Sections 35 and 36 of the *Agriculture and Related Resources Protection Act 1976*, the Agriculture Protection Board hereby declares the animals listed below to be declared animals and assigns them to categories A1, A2, A3 for the whole of the State:

Pin-tailed Parrot finch (Erythrura prasina)

Green-faced Parrot finch (Erythrura viridifacies)

Yellow-rumped Seedeater or Angolan Singing Finch (Serinus atrogularis)

Blue-fronted Amazon; Blue-fronted Parrot (Amazona aestiva)

Double yellow-headed Amazon; Yellow-headed Parrot (Amazona. ochrocephala oratrix)

Yellow-naped Amazon; Yellow-naped Parrot (Amazona ochrocephala auropalliata)

Grey Parrot; African Grey Parrot (Psittacus erithacus)

Western Grey Parrot; African Grey Parrot (Psittacus erithacus timneh)

White-rumped Seedeater; Grey Singing Finch (Serinus leucopygius)

Purple Grenadier; Purple Grenadier Waxbill (Uraeginthus ianthinogaster)

Violet-eared Waxbill; Common Grenadier (Uraeginthus granatina)

Rufous-backed Mannikin (Lonchura bicolor nigriceps)

Peters' Twin-spot (Hypargos niveoguttatus)

Further the Board hereby declares the animals listed below to be declared animals, and assigns them to categories A2, A4, A6 for the whole of the State:

Oriental Greenfinch (Carduelus sinica)

Hooded Siskin; Yellow Siskin; Black-hooded Yellow (Carduelis magellanica)

Dated 1 October 2002.

CHRIS RICHARDSON, Chairman.

AG402*

AGRICULTURAL PRACTICES (DISPUTES) ACT 1995

APPOINTMENTS

Reappointment of Members

Department of Agriculture, South Perth WA 6151.

I, Kim Chance, Minister for Agriculture, Forestry and Fisheries, acting under Schedule 1 of the *Agricultural Practices (Disputes) Act 1995* hereby appoint the following to the Agricultural Practices Board of Western Australia for terms of office and positions as specified.

Name	Position	Term of office expiring	Section of the Act
Colin Lindsay Philpott	Chairman	31 December 2003	Schedule 1 clause 1 (1)
John Darnley Anderson	Member	31 December 2003	Schedule 1 clause $2(1)(c)$
Kenneth Ernest Pech	Member	31 December 2003	Schedule 1 clause $2(1)(c)$
Lennard Steve Brajkovich	Member	31 December 2003	Schedule 1 clause 2 (1)(b)
Barry James Oates	Member	31 December 2003	Schedule 1 clause 2 (1)(a)
Denyse Lydia Needham	Deputy Member	31 December 2003	Schedule 1 clause 2 (2)
Anthony Hardiman	Deputy Member	31 December 2003	Schedule 1 clause 2 (2)

KIM CHANCE, Minister for Agriculture, Forestry and Fisheries.

ENVIRONMENT

EV401*

ENVIRONMENTAL PROTECTION AMENDMENT ACT 1998

WESTERN AUSTRALIAN WASTE MANAGEMENT AND RECYCLING FUND

Changes to Fund Programs

The Environmental Protection (Landfill) Levy Act assented to on 30 April 1998 enables the Government to raise a levy on waste to landfill generated or disposed in the Metropolitan Area. The money raised by the levy is held in the Waste Management and Recycling Trust Fund. The use of this fund, which must be directed towards achieving the State's waste management objectives, is governed by provisions in the Environment Protection Amendment Act 1998. These provisions require the publication in the *Government Gazette* of the objectives and principles of the Fund at the commencement of operations of the Fund and on other occasions from time to time. The Fund will assist local government, industry and the community to reduce waste and recycle and to reduce the impact of waste on the environment.

The purpose of this notice is to advise of a recent change to create a new Program 6.9, the Technology Assistance Grants Scheme (TAGS).

PRINCIPLES OF THE FUND

The principles that guide the operation of the Waste Management and Recycling Fund are—

- 1. The environmental and economic impact of waste should be kept to a minimum.
- 2. Society should be responsible for managing its own waste today, rather than leaving it for future generations to deal with.
- 3. Wastes should not be knowingly created where there is no environmentally acceptable and appropriate management option.
- 4. Those responsible for generating waste should pay for its treatment or disposal.
- 5. Waste management should be based on a waste management hierarchy involving-
 - · waste reduction (avoiding the creation of waste);
 - · re-use;
 - · recycling and reprocessing (including treatment);
 - · energy recovery; and
 - disposal (as a last resort).
- 6. Western Australians should have access to appropriate advice and means for waste prevention, recycling treatment and disposal.
- 7. All aspects of the Fund should be open and accountable.
- 8. Programs supported by the Fund are outcome based and in accordance with the principles and objectives of the Fund.

OBJECTIVES OF THE FUND

The objectives of the Waste Management and Recycling Fund are to-

- 1. Encourage the conservation of resources and energy through waste reduction and recycling.
- 2. Promote, support and encourage viable alternatives to landfill disposal of waste.
- 3. Encourage the development of appropriate waste management, waste reduction and recycling infrastructure and markets.
- 4. Support and encourage applied research and development into waste management, waste reduction and recycling that assists in meeting the State's objectives.
- 5. Ensure that Western Australians have access to appropriate waste management, waste reduction and recycling services.
- 6. To provide for an educated and aware community to assist in achieving these ends.
- 7. Promote State and regional coordination of recycling and waste reduction.

THE FUNDED PROGRAMS

The Minister for the Environment and Heritage, on the advice of the Waste Management Board, determines priority areas of funding in the form of specific programs. The programs include a number of specific purpose grant schemes which are summarised below.

The full details of funded programs are published in a document called the Waste Management and Recycling Fund—Principles, Objectives and Operating Guidelines. This document is available from the Department of Environmental Protection, or electronically via the Department's Website at www.environ.wa.gov.au/DEP/wmfund.

6.1 Resource Recovery Rebate Scheme

The Resource Recovery Rebate Scheme recognises recycling and waste treatment processes which achieve potential savings in terms of materials or energy. Applications for this scheme are processed by the Western Australian Municipal Association.

Objective:

To encourage the provision of services, managed or delivered by local government, that achieve recovery of resources from the waste stream, or achieve a reduction in material landfilled; to recognise the efforts of those local governments currently providing services that achieve resource recovery consistent with their performance relative to other local governments; and to allow for differing rebate amounts for specific waste streams, technology types and in different regions.

Eligibility:

Local governments and regional local governments as constituted under the local Government Act 1995, the Rottnest Island Authority, and other organisations approved by the Waste Management Board

Description

The Resource Recovery Rebate Scheme provisions may apply to any resource derived from the waste stream that is subsequently diverted from landfill. Rebates will not be made available for material that ends up in landfill. The Waste Management Board may from time to time publish a list of materials and/or collection systems that are to be excluded when calculating rebates. Rebate payments will be calculated on the basis of tonnes which are able to be supported by appropriate documentation.

6.2 Waste Classification and Information

Objective:

To ensure strategic decisions about waste management are based on consistent, accurate and timely information about the waste stream.

Eligibility:

Local and Regional (Local) Governments, industry associations, educational and other institutions, community and service organisations.

Description:

Strategic decisions in waste management in Western Australia are complicated by a lack of information about the composition of the waste stream. While much is known about the domestic waste stream, information on the commercial and industrial waste stream is poor. The situation has been much improved by the national waste classification scheme. This scheme involves wastes being weighed and classified as they enter all major landfills. The system also covers the collection and reprocessing of recyclable materials.

The waste classification scheme needs to be augmented by regular rubbish and recycling audits to give a clear picture of the effectiveness of the state's waste reduction and recycling programs. Organisations, which need detailed information about their waste stream, may apply for assistance in conducting waste audits.

6.3 Cleaner Production and Industrial Waste Reduction

Objective:

To encourage manufacturing and service industry to minimise their environmental impact and reduce wastes by adopting appropriate designs, practices and technologies.

Eligibility:

Small to medium (up to 100 employees) manufacturing, construction, service industry, educational and other institutions.

Grant

6.3.1 Audits and Extension Services

Generally 50% of cleaner production audit cost to a maximum of \$10,000. The Waste Management Board (WMB) may recommend grants above this level from time to time.

6.3.2 General

Grants up to 50% of approved cleaner production extension services and other cleaner production initiatives to a maximum of \$20,000. The WMB may recommend grants above this level from time to time.

Description

Cleaner production and industrial waste audit services are a high priority. These services are needed to encourage manufacturing and service industry to—

- adopt cleaner production techniques to reduce the environmental impact of manufacturing and services at all stages in the product life-cycle;
- · use waste audits to determine nature, volume and sources of waste;
- identify options for reducing waste and the consumption of energy, water and other natural resources; and
- · design products and packaging which can be re-used or recycled.

The assistance available from the Waste Management and Recycling Fund is in the form of a grant towards the cost of a cleaner production audit carried out by a specialist consultant of the company's choice. The grant will not be made in the case of audits performed in-house. The program will include but not be limited to training, education, research, support, awareness and general extension activities.

6.4 Recycling and Waste Processing Industry Development

To ensure that Western Australia's access to industrial capacity to process recovered materials and use recycled feedstock is consistent with supply generated by recycling and recovery services.

Eligibility:

Recycling and waste processing industry; manufacturing, construction and service industry; and industry and Government either separately or in combination.

Grant

Generally 50% of project cost to a maximum of \$100,000. The WMB may recommend grants above this level from time to time. The Minister may wish to pursue specific instances of strategic importance.

Description

The Department of Commerce and Trade is able to provide capital grants of 10 percent (15 percent for regional projects) for approved pioneering new industries. The assistance is subject to a minimum capital investment of \$2.5 million for metropolitan projects (\$1 million for regional). As most new recycling enterprises have a capital outlay below these levels, these criteria disqualify them from receiving assistance. To overcome this problem and to assist the development of Western Australia's recycling industry capacity, a proportion of waste management program funding is available to offer incentives for the development of essential recycling industry infrastructure and assistance with research and development particularly in the areas of construction and demolition waste recycling; organic waste processing; paper recycling; plastics recycling; household hazardous waste recycling; tyre recycling; waste to energy; and other relevant waste processing/recycling industry areas.

This program is particularly aimed at infrastructure development with significant potential to reduce waste currently dumped in landfills, or improve the efficiency of existing recycling. This includes development of collection and sorting systems designed to maximise recovery consistent with markets. This program can also assist industry to evaluate, trial and develop potential markets for secondary materials. Other eligible projects include business plans; marketing plans; advertising campaigns; market feasibility studies; trial shipments of materials overseas or interstate; trial production runs; and in service trials.

6.5 Regional Recycling Program

Objective:

To ensure that Western Australians living beyond the metropolitan area have access to recycling services appropriate to local conditions.

Eligibility:

Non-metropolitan Local and Regional (Local) Governments and country community based organisations.

Grant

Generally 50% of project cost to a maximum of \$40,000. The Waste Management Board may recommend grants above this level from time to time.

Description

This Program is to assist country councils to assess and develop the most environmentally and economically appropriate ways to reduce waste and recycle. Eligible projects include regional waste management and recycling plans; assistance to improve the marketability and transport economics of recyclables; acquisition of essential recycling infrastructure; community education programs; and assistance towards the regional coordination of recycling.

6.6 Public education and promotion

Objective:

To ensure that the Western Australian community understands the issues surrounding waste management and can make informed choices and decisions about waste generation, waste management, waste reduction and recycling.

6.6.1 Central sub program

Description

A state-wide public education and promotion initiative of the Government, on advice from the Waste Management Board and approved by the Minister for the Environment and Heritage. This program provides an education and promotion campaign on waste generation, waste management, waste reduction and recycling issues of state-wide importance and specific priority areas including closing the loop; organic waste and processing; construction and demolition waste and processing; problematic wastes; household hazardous waste; and work place waste reduction and recycling.

The central public education and promotion program is coordinated by the Waste Management Board.

6.6.2 General sub program

Eligibility:

Recycling and waste processing industry, industry associations, local government (particularly regional groupings), educational and other institutions, service and community groups.

Grant

Generally 50% of project cost to a maximum of \$25,000. The Waste Management Board may recommend grants above this level from time to time.

Description

To assist recycling and waste processing industries, industry associations, local government (particularly regional groupings), educational and other institutions, service groups and community groups, inform and educate particular groups on waste generation, waste management, waste reduction and recycling issues of importance to particular communities, industries and regions. Projects may include development of technical expertise; targeted education activities, including cost of education coordination; advertising campaigns; publications and fliers; promotional displays and materials; seminars and community consultation (in certain circumstances); and assessment and encouragement of supportive community attitudes.

Applicants must be prepared to meet 50% of the cost of the project to qualify for funding. The contribution towards cost may be in kind.

6.7 State Co-ordination of Local Government Recycling and Waste Reduction Objective:

To assist local government associations with state-wide representation to coordinate state-wide recycling and waste reduction initiatives.

Eligibility:

Local government associations with state-wide representation.

Grant:

Generally 50% of project costs to a maximum grant of \$40,000. The Waste Management Board may recommend grants above this level from time to time.

6.8 State Government Waste Management, Recycling and Waste Reduction

Objective:

To assist with strategic planning and coordination of waste management at the state level.

Eligibility:

State and Local government agencies and associations with state-wide representation.

Grant:

Grants up to 100% of project costs may be recommended.

6.9 Technical Assistance Grants Scheme

Objective:

To provide access to good technical information for communities in areas where resource recovery projects are proposed.

Eligibility:

Grants will be made available to community groups that are truly representative of community interests. Only one such grant will be made available in respect to each resource recovery proposal.

Grant:

Grants towards consultancy costs up to \$20,000 in respect to any one project. The consultants are to be selected from a panel contract established for this purpose.

NOEL DAVIES, Chairman. Waste Management Board.

Approved by-

Dr JUDY EDWARDS, Minister for the Environment and Heritage.

Dated this 17th Day of September 2002.

EGG MARKETING BOARD

EX401

MARKETING OF EGGS ACT 1945

WESTERN AUSTRALIAN EGG MARKETING BOARD CERTIFICATE OF RESULTS

Election of One (1) Board Member Ordinary Vacancy Election of One (1) Board Member Casual Vacancy

In accordance with regulation 18 of the Marketing of Eggs Act 1945.

Close of Nominations: 12.00 noon on Friday, 21 June 2002.

At the close of nominations at 12.00 noon on Friday, 21 June 2002, one nomination was received for each of the above vacancies. In accordance with regulation 8(7) of the *Marketing of Eggs Act 1945*, I hereby declare the candidates listed below duly elected unopposed to the following positions—

Board Member—Ordinary Vacancy—expires 3 August 2005—

Peter Edward Newing

Board Member—Casual Vacancy—expires 3 August 2004—

Robert Da Prato

21 June 2002.

HERITAGE

HR401*

Government of Western Australia

HERITAGE OF WESTERN AUSTRALIA ACT 1990

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 the Environment & 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

Description of Place

Dongara Schoolmaster's House at Cnr Waldeck & Smith Streets, Dongara; That ptn of Dongara Lt 73, being pt of CR 33096 & being pt of the land comprised in CLR V 3003 Folio 347 as is defined in HCWA survey No 1233 prepared by Steffanoni Ewing & Cruickshank Pty Ltd.

Fremantle Technical College Annexe located at 41 South Terrace, Fremantle; Fremantle Lt 2090, being CR 219 & being the whole of the land comprised in CLR V 3035 F 789.

Geraldton Police Barracks (fmr) at 205-215 Lester Street, Geraldton; Geraldton Lts 24 & 25, being the whole of the land comprised in C/T V 2154 Fs 845 & 846 respectively.

Government Buildings, Marble Bar at Bohemia Street, Marble Bar; Marble Bar Lt 276 on Land Admin P 16242, being CR 2339 & being the whole of the land comprised in CLR V 3028 F 85.

John Morrell's Grave at Goomalling Road, Northam; Avon Loc 26637 being CR 20803 & being the whole of the land comprised in CLR V 3077~F~102.

Kingstown Barracks located on Rottnest Island (Phillip Point & Bickley Point); That pt of Swan Loc 10976, being pt CR 16713 & being pt of the land comprised in CLR V 3096 F 976 as is defined in HCWA survey No 0525 prepared by Whelans Survey and Mapping Group Pty Ltd

St Joseph's Church & Cottage at Johnston Road, Yarloop; Lts 501 & 502 on D 80814, being the whole of the land comprised in C/T V 1953 Fs 472 & 473 respectively.

Whaling Cove (ruins) at Barker Bay, Albany—access by Quaranup Road; That ptn of Plantaganet Loc 7151, being a ptn of CR 25295 & being pt of the land comprised in CLR V 3082 F 437 as is defined in HCWA survey No 2994 prepared by Steffanoni Ewing & Cruickshank Pty Ltd.

1 October 2002.

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

LOCAL GOVERNMENT

LG401*

BUSH FIRES ACT 1954

Shire of Gingin
APPOINTMENTS

Hereunder are the Fire Control Officers appointed by the Shire of Gingin for the 2002/2003 Fire Season. Chief Bushfire Control Officer/Fire Weather Officer Maxwell John Borwick, Deputy Chief Bushfire Control Officers—George Robert Grant, and Murray Charles Hyne, Inspection and Prosecution Officer—Shire Rangers—Michael John Pimm and Rennie Wiremu Tai.

Gingin Fire Area

M. C. Hyne

S. C. Jupp

P. G. Brocklehurst

Gingin West Fire Area

G. R. Grant

M. J. Borwick

Beermullah Fire Area

B. W. Roe

G. F. Drew

R. H. G. Alp

E. R. Howard

J. R. Christensen

Nilgen Fire Area

B. R. Leeson

D. J. Ottaway

Gingin Townsite

P. Crowe

Guilderton Townsite

K. Mortimer

Seabird Townsite

S. L. Brown

Ledge Point Townsite

K. Mol

Lancelin Townsite

R. K. Scaddan

Ocean Farm

G. M. Smith

Woodridge

S. Morris

Dual Registration of Shire of Chittering Fire Control Officers

D. Badcock

H. Read

M. Smith

S. D. FRASER, Chief Executive Officer.

LG402*

BUSH FIRES ACT 1954

Shire of Dumbleyung

FIRE CONTROL OFFICERS—2002/03

The following have been appointed as Bush Fire Control Officers for the Shire of Dumbleyung in accordance with the Bush Fires Act 1954.

Richard Moran Chief Fire Control Officer

Jamie Dare Deputy Chief Fire Control Officer

Richard Moran Chief Fire Weather Officer

Barry Gard Deputy Chief Fire Weather Officer

Kukerin Brigade Peter Bayley

Darren Smith Stephen Adams Pat O'Neill Howard Joyce Barry Gard Jamie Dare

Lakeview Brigade Jamie Dare

Trevor Dawson

Moulyinning Brigade Graham Gooding

Gordon Davidson Mervyn Mott Terry Ward

Nippering Brigade Terry Ward
Dale Lloyd

Dongolocking Brigade

Ken Smith Richard Moran

Datatine Brigade Don O'Donnell

Chris Ramm

The following have been appointed Dual Fire Control Officers for— Shire of Dumbleyung and Kent Don O'Donnell

Shire of Dumbleyung and Kulin Pat O'Neill and Gordon Davidson Shire of Dumbleyung and Lake Grace Pat O'Neill and Barry Gard

Shire of Dumbleyung and Wagin
Shire of Dumbleyung and Wickepin
Shire of Dumbleyung and Woodanilling
Shire of Dumbleyung and Woodanilling
Jamie Dare

IAN V. CRAVEN, Chief Executive Officer.

LG403*

SHIRE OF DUMBLEYUNG AUTHORISED OFFICERS

It is hereby notified for public information that the following persons have been appointed by Council as officers empowered to enforce the provisions of the following—

Local Government Act 1995 and related Local Laws

Local Government (Miscellaneous Provisions) Act 1960

Caravan Parks and Camping Grounds Act 1995

Control of Vehicles (Off-Road Areas) Act 1987

All of Council's Local Laws and other legislation Council is empowered to enforce.

Ian V Craven Denis Archer

Terry St Jack Paul R Godfrey

Bush Fires Act 1954

Ian V Craven

Terry St Jack

Susannah J Moran

These officers be restricted under S38 of the Bushfires Act to write permits only.

Dog Act 1976

Registration Officers

Ms Nicky Hudson

Mr Ian Craven

Mr Paul Godfrey

Ms Susannah Moran

Mr Terry St Jack

Mr Grant Cronin

Ms Judy Beecroft

Mr Adrian Chesson

Mr Adrian Chesson Mr Drew Richards

All previous appointments are hereby cancelled.

IAN V. CRAVEN, Chief Executive Officer.

LG404

DOG ACT 1976

Shire of Three Springs
APPOINTMENTS

It is hereby notified for public information that the following persons have been appointed under the provision of the Dog Act 1976 for the Municipality of the Shire of Three Springs—

Registered OfficersAuthorised OfficersMs Jane CallissMr Ted MooreMs Kylie McGreeMr Charles StrahanMiss Camille StokesMr Darryle DalgettyMs Michelle TaylorMr Geoff Benson

Mr Geoff Benson Mr Graham Little

All previous appointments are hereby cancelled, dated 27 September, 2002.

JANE CALLISS, Acting Chief Executive Officer.

LG405*

CITY OF MELVILLE

APPOINTMENTS

Ranger

It is hereby noted for public information that Robert James Butler has been appointed as an Authorised Person of the City of Melville pursuant to the following—

- To exercise power under Part XX of the Local Government (Miscellaneous Provisions) Act 1960;
- 2. Section 449 of the Local Government (Miscellaneous Provisions) Act 1960 as Pound Keeper and Ranger;

- 3. Part 9 Division 2 of the Local Government Act 1995;
- 4. Section 9.10, 9.13, 9.15 of the Local Government Act 1995 as an Authorised Person;
- 5. Part 3 Subdivision 4 of the Local Government Act 1995;
- 6. Section 3.39 of the Local Government Act 1995 as an Authorised Person: and as an Authorised Person pursuant to the following—

Dog Act 1976 for the purposes of registering, seizing, impounding, detaining and destroying of dogs; section 33E(1) Dog Act as an Authorised Person

Control of Vehicles (Off Road Area) Act 1978;

Litter Act 1979:

Bush Fires Act 1954 and general duties within the district.

JOHN McNALLY, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401*

PETROLEUM (SUBMERGED LANDS) ACT 1967

SURRENDER OF EXPLORATION PERMIT WA-289-P

The surrender of Exploration Permit No. WA-289-P has been registered and will take effect on the date this Notice appears in the *Government Gazette*.

W. L. TINAPPLE, Director Petroleum Division.

PARLIAMENT

PA401*

PARLIAMENT OF WESTERN AUSTRALIA

Bills Assented To

It is hereby notified for public information that the Lieutenant-Governor and deputy of the Governor has Assented in the name and on behalf of Her Majesty the Queen, on the dates shown, to the undermentioned Bills passed by the Legislative Council and the Legislative Assembly during the Second Session of the Thirty-Sixth Parliament.

Short Title of Bill	Date of Assent	Act No.
Family Court Amendment Bill 2002	September 25 2002	25 of 2002
Criminal Law (Procedure) Amendment Bill 2002	September 25 2002	27 of 2002

L. B. MARQUET, Clerk of the Parliaments.

September 26 2002.

PA402*

PARLIAMENT OF WESTERN AUSTRALIA

Bills Assented To

It is hereby notified for public information that the Lieutenant-Governor and deputy of the Governor has Assented in the name and on behalf of Her Majesty the Queen, on the dates shown, to the undermentioned Bills passed by the Legislative Council and the Legislative Assembly during the Second Session of the Thirty-Sixth Parliament.

2002 24 of 2002
2002 26 of 2002

L. B. MARQUET, Clerk of the Parliaments.

PREMIER AND CABINET

PC401

INTERPRETATION ACT 1984

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. T. G. Stephens, BA MLC in the period 27 September to 7 October 2002 (both dates inclusive)— $\,$

Minister for Housing and Works; Local Government and

Regional Development; the Kimberley, Pilbara and Gascoyne

Hon. K. M. Chance MLC

Hon. A. MacTiernan, BA LLB BJuris JP MLA in the period 26 to 29 September 2002 (both dates inclusive)— $\,$

Minister for Planning and Infrastructure

Hon. E. S. Ripper, BA DipEd MLA.

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

PUBLIC NOTICES

ZZ201

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Lesley Elizabeth Felicity Clark (also known as Lesley Elizabeth Felicity Jones-Clark) late of 19 Merrifield Place, Mullaloo, Western Australia, Company Director, deceased.

Creditors and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the deceased, who died on the 1st day of June 2002, are required by the trustee Edward James Clark of 15A Trinnick Place, Booragoon, WA to send particulars of their claims to him by the date being one month from the publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZZ202

TRUSTEE ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

In the estate of the late Ethel Louiesa Lilian MacLennan of 7 Avoca Close, Willetton in the State of Western Australia, nurse, deceased, who died on 5th August 2002.

Creditors and other persons having claim (to which section 63 of the Trustees Act 1962 relates) are required by the Solicitor for the Executor Sarah Curthoys of Curthoys & Co Solicitors of PO Box 259 Victoria Park 6979 to send particulars of the claims to her by 31st October 2002 after which date the Solicitor for the Executor may convey or distribute the assets having regard only to the claims of which she has notice.

ZZ203

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Eugene Anthony McNally, late of Unit 13, 16 Bunderra Close, Karawara.

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 13 July 2000 are required by the applicant for grant of representation Craig Harry James of 4th floor, 190 St George's Terrace, Perth to send particulars of

the claims to him by the 1st day of November 2002 after which date the applicant for grant of representation may convey or distribute the assets, having regard only to the claims of which he then has notice.

ZZ204

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Paul Taylor late of 17 Hoylake Avenue, Bunbury, Western Australia, retired boilermaker/welder deceased

Creditors and other persons having a claim (to which Section 63 of the Trustees Act, 1962 relates) in respect of the estate of the said deceased, who died on April 16, 2002 are required by the Executrix Susan Rechichi of C/o Messrs Rattigan Kearney & Bochat, PO Box 300, Rockingham 6968, to send particulars of their claim to her by November 1, 2002 after which date the Executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

Dated this 1st day of October 2002.

JOHN BOCHAT, Solicitor, Rockingham.

WESTERN AUSTRALIA

CRIMINAL INVESTIGATION (EXCEPTIONAL POWERS) AND FORTIFICATION REMOVAL ACT 2002

Price: \$8.20 counter sales Plus postage on 95 grams

*Prices subject to change on addition of amendments.

WESTERN AUSTRALIA

LABOUR RELATIONS REFORM ACT 2002

Price: \$23.85 counter sales Plus postage on 400 grams

*Prices subject to change on addition of amendments.

