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

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- Inquiries regarding publication of notices can be directed to the Editor on (08) 9426 0010.
- Lengthy or complicated notices should be forwarded early to allow for preparation. Failure to observe this request could result in the notice being held over.

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

ADVERTISING RATES AND PAYMENTS

EFFECTIVE FROM 1 JULY 2004 (Prices include GST).

Deceased Estate notices, (per estate)—\$22.45

Real Estate and Business Agents and Finance Brokers Licences, (per notice)—\$52.40

Other articles in Public Notices Section—\$52.40 (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

All other Notices

Per Column Centimetre—\$10.45

Bulk Notices—\$194.70 per page

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

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

PUBLISHING ALTERATIONS

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

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

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

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

JOHN A. STRIJK, Government Printer.

— PART 1 —

HEALTH

HE301*

Poisons Act 1964

Poisons Amendment Regulations 2004

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Poisons Amendment Regulations 2004*.

2. The regulations amended

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

[* Reprint 7 as at 10 January 2003. For amendments to 30 August 2004 see Western Australian Legislation Information Tables for 2003, Table 4, p. 289.]

3. Regulation 38D amended

Regulation 38D(1a) is amended by deleting "a statement as follows — " and inserting instead —

a warning in the following words, or other words having the same effect —

4. Regulation 38F amended

Regulation 38F(1a) is amended by deleting "a statement as follows — " and inserting instead —

a warning in the following words, or other words having the same effect —

".

"

5. Regulation 38G amended

(1) Regulation 38G(2) is amended by deleting "a statement as follows —" and inserting instead —

a warning in the following words, or other words having the same effect —

(2) Regulation 38G(2) is amended by deleting "DO NOT USE IF PREGNANT OR LIKELY TO BECOME PREGNANT".

6. Regulations 38O and 38P inserted

After regulation 38N the following regulations are inserted —

38O. Bosentan for human use

- (1) Bosentan or a substance containing bosentan shall not be prescribed except
 - (a) by a physician; or
 - (b) by any other medical practitioner authorised in writing by the Commissioner of Health.
- (2) Where bosentan or a substance containing bosentan is supplied in accordance with a prescription under subregulation (1) the supplier shall ensure that the container in which the bosentan or the substance containing bosentan is supplied is labelled with a warning in the following words, or other words having the same effect —

"WARNING — CAUSES BIRTH DEFECTS".

(3) A physician, or other medical practitioner, who prescribes bosentan or a substance containing bosentan shall ensure that the possibility of pregnancy has been excluded prior to the commencement of treatment and that the patient is informed that she must not become pregnant during or for a period of 3 months after completion of treatment.

38P. Teriparatide for human use

Teriparatide or a substance containing teriparatide shall not be prescribed except —

- (a) by a physician, a rheumatologist, an immunologist, an endocrinologist or a geriatrician; or
- (b) by any other medical practitioner authorised in writing by the Commissioner of Health.

".

7. Regulation 40 amended

Regulation 40(1aa) is amended in the Table by inserting the following items in their respective appropriate numerical position —

regulation 380 regulation 38P

"

By Command of the Governor,

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

WORKSAFE

WS301*

Occupational Safety and Health Act 1984

Commission for Occupational Safety and Health (Appointment of Members) Instrument 2004

Made by the Governor in Executive Council.

1. Citation

This instrument may be cited as the *Commission for Occupational Safety and Health (Appointment of Members) Instrument 2004.*

2. Interpretation

In this instrument —

"Act" means the Occupational Safety and Health Act 1984;

"Commission" means the Commission for Occupational Safety and Health.

3. Appointment of member

Dr Steven John Allsop of 37 Plantation Street, Menora is appointed under section 6(2)(d)(iii) of the Act as a member of the Commission.

4. Term of office

The member of the Commission appointed under clause 3 is to hold office for a term beginning on 4 October 2004 and ending on 3 October 2007.

By Command of the Governor,

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

— PART 2 —

CONSUMER AND EMPLOYMENT PROTECTION

CE401

CHARITABLE COLLECTIONS ACT 1946

REVOCATION OF LICENCES

- I, John Kobelke being the Minister administering the Charitable Collections Act 1946, acting in the exercise of the powers conferred by subsection (3) of section 12 of that Act, hereby give notice that I have revoked the licence of the organisations listed below—
 - Meningitis Foundation Limited

Dated this 22nd day of September 2004.

JOHN KOBELKE, MLA, Minister for Consumer and Employment Protection.

FISHERIES

FI401*

FISH RESOURCES MANAGEMENT ACT 1994

SOUTH COAST PURSE SEINE MANAGED FISHERY

Approved Receivers of Small Pelagic Fish

FD 1404/98 [667]

Made by the Executive Director under clause 14C of the South Coast Purse Seine Management Plan 1994.

Approved Receivers of Small Pelagic Fish

I hereby approve of the class of persons specified in the Schedule as being receivers of small pelagic fish.

Schedule

Persons who, from time to time, are the holders of the following licences.

Fish Processing Licence No. 1072

Fish Processing Licence No. 1107

Fish Processing Licence No. 1111

Fish Processing Licence No. 1132

Fish Processing Licence No. 1173

Fish Processing Licence No. 1183

Fish Processing Licence No. 1184

Dated this 29th day of September 2004.

PETER ROGERS, Executive Director.

LOCAL GOVERNMENT

LG401

City of Wanneroo

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

All other legislation Council is empowered to enforce.

• Casimir Penheiro

- Helen Taylforth
- Simon Maughan
- Bob Sadowski

The following appointments are hereby cancelled—

- Peter Ferrari
- Alan Savage
- Mark Fletcher

CHARLES JOHNSON, Chief Executive Officer.

LG402*

BUSH FIRES ACT 1954

Shire of Coolgardie

APPOINTMENT OF BUSH FIRE CONTROL OFFICERS

The following have been appointed Bush Fire Control Officers for the Shire of Coolgardie in accordance with section 38 of the Bush Fires Act 1954.

Chief Fire Control Officer Mal Osborne
Deputy Chief Fire Control Officer Gavin Harris
Bush Fire Control Officers Dean Williams
Paul Janssan

Paul Janssan Edward Czaplinski Nathan Harvey Shane Munro Tim Funston Anthony J Crook Darren Varcoe Dashti Sambo Phil Chamberlain Fletcher Newbury

All previous appointments have been withdrawn.

M. J. (Mal) OSBORNE, Chief Executive Officer.

LG501*

BUSH FIRES ACT 1954

City of Mandurah
FIRE NOTICE 2004/2005

Notice to all Owners and/or Occupiers of Land

Important information relating to your responsibility as a landowner in the City of Mandurah

Pursuant to the powers contained in Section 33 of the Bush Fires Act 1954 you are required to carry out fire prevention work on land owned or occupied by you in accordance with the provisions of this Notice to the satisfaction of Council or its duly authorised officers.

This work must be carried out by 17 November 2004, or within 14 days of becoming the owner or occupier, should this be after that date and kept maintained throughout the summer months until 31 May 2005.

Persons who fail to comply with the requirements of this notice may be issued with an infringement notice or prosecuted. Where the owner fails to comply with the requisitions of the notice, council or its duly authorised officers will carry out the required work at the cost of the owner or occupier.

In addition, you may be required to carry out further works which may be deemed necessary and specified by way of a separate written notice forwarded to the address shown on the City of Mandurah rate records for that land.

If it is considered for any reason impractical to clear firebreaks as required by this Notice, or if natural features render firebreaks unnecessary, you may apply in writing to the City of Mandurah or its duly authorised officers, not later than 1 November 2004 for alternative positions, or other methods of fire prevention on your land. If permission is not granted, you must comply with the requirements of the Notice.

WHAT YOU ARE REQUIRED TO DO

Occupied or unoccupied land less than 2023m²

Where the area of the land is less than 2023m² (approximately 1/2 acre) remove all flammable material on the land except living standing trees, from the whole of the land by either ploughing, cultivating, scarifying, chemical spraying (followed by slashing down to ground level) or other approved method by an authorised officer of Council.

A four metre fire break is not acceptable.

Occupied or unoccupied land 2023m² and over

When the area of land is 2023m² (approximately 1/2 acre) and over, provide a mineral earth firebreak at least 4 metres wide, with a vertical height clearance of 4.2 metres;

- 1. Immediately inside all external boundaries of the said land.
- 2. Immediately surrounding all outbuildings erected on the said land.

IMPORTANT INFORMATION TO REMEMBER

RESTRICTED PERIOD	PROHIBITED BURNING	RESTRICTED PERIOD
PERMIT REQUIRED		PERMIT REQUIRED
1/4/2004—30/11/2004→	1/12/2004—31/3/2005	→ 1/4/2005—30/11/2005

By order of the Council

MARK NEWMAN, Chief Executive Officer.

LG502*

BUSH FIRES ACT 1954

Shire of Coolgardie

NOTICE TO ALL OWNERS AND/OR OCCUPIERS OF LAND

Pursuant to the powers contained in Section 33 of the Bush Fires Act 1954, you are hereby required on or before the 1st day of November 2004 or within fourteen days of you becoming owner or occupier of land should this be after the 1st day of November 2004 to clear firebreaks and remove flammable materials from the land owned or occupied by you as specified hereunder and to have the specified land and firebreaks clear of all flammable materials from the 1st day of November 2004 up to the 30th day of April 2005.

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 (2) metres wide cleared of all flammable material, the inner firebreak to be not more than twenty (20) metres from the perimeter of the building or group of buildings and the outer firebreak not less than 200 metres from the inner firebreak.
- 1.2 The removal of 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 2000 square metres (approximately ½ acre) or less, all flammable material shall be removed from the whole of the land.
- 2.2 Where the area of land exceeds 2000 square metres, firebreaks at least three (3) metres in width shall be cleared of all flammable material immediately inside and along the boundaries of 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 the 1st day of November 2004 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 the requirements of this notice.

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

If the requirements of this notice are carried out by burning, such burning shall comply with the relevant provisions of the Bush Fire Act.

The penalty for failing to comply with this notice is a fine of \$1000 and a person in default is also liable, whether prosecuted or not, to pay 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 will be from the 1st November 2004 to 30th April 2005 and shall apply throughout the whole shire.

By Order of the Council.

M. J. OSBORNE, Chief Executive Officer.

PLANNING AND INFRASTRUCTURE

PI501*

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959

METROPOLITAN REGION SCHEME AMENDMENT NO. 1082/33

Bush forever and Related Lands

TOWN PLANNING AND DEVELOPMENT ACT 1928

STATEMENT OF PLANNING POLICY 2.8

Draft Bushland Policy for the Perth Metropolitan Region

Call for public submissions

The Western Australian Planning Commission intends to introduce two complementary measures relating to the protection and management of regionally significant vegetation on the Swan Coastal Plain, and is seeking public comment.

Metropolitan Region Scheme amendment No.1082/33

Bush Forever and related lands represents the implementation of a major strategic conservation initiative in the Perth metropolitan area. The purpose of this amendment is to—

- create a Special Control Area (Bush Forever Protection Area) and related provisions in the *Metropolitan Region Scheme Text*;
- establish a Special Control Area (Bush Forever Protection Area) in the Metropolitan Region Scheme (MRS) over Bush Forever sites; and
- reserve a number of Bush Forever sites for Parks and Recreation within the MRS.

Statement of Planning Policy 2.8

A complementary Draft Bushland Policy for the Perth Metropolitan Region provides the detailed policy framework and requirements for Bush Forever Protection Areas. It provides guidelines on particular matters to be taken into account when considering development in a Bush Forever Protection Area.

For more information

Complete sets of plans showing all Bush Forever sites, MRS amending plans, the Commission's *Amendment Report* which explains the proposals, and the draft Statement of Planning Policy (SPP) are available for public inspection from 10 August 2004 to 12 November 2004 at each of the following locations—

- Department for Planning and Infrastructure, 469 Wellington Street, Perth
- Battye Library, Level 3 Alexander Library Building, Perth Cultural Centre
- City of Perth, St George's Terrace, Perth
- City of Fremantle, William Street, Fremantle

In addition to these locations, each metropolitan local government affected by Bush Forever displays plans for land in their municipality. Information is also available from the non-metropolitan local governments of Gingin and Mandurah.

Documents are also available from the WAPC Internet site www.wapc.wa.gov.au.

Submissions

The Western Australian Planning Commission invites your comment on both the proposed Metropolitan Region Scheme amendment and the draft Statement of Planning Policy.

Separate submission forms are provided for comment on the MRS and the SPP, and are available from the display locations, the *Amendment Report* (MRS), the draft *Bushland Policy for the Perth Metropolitan Region* (SPP), and the WAPC Internet site.

Submissions should be lodged at the address shown on the submission forms. The closing date for all submissions is **FRIDAY 12 November 2004**. Late submissions will not be considered.

POLICE

PO501*

POLICE ACT 1892

POLICE AUCTION

Under the provisions of the *Police Act 1892*, unclaimed and forfeited property and bicycles will be sold by public auction Ross's Sales & Auctions, 241 Railway Parade, Maylands on Wednesday $3^{\rm rd}$ November 2004 at 10.00am.

The auction is to be conducted by Mr Brad Buckle, Mr. Craig Edwards, Mr. Kevin Grickage.

K. O'CALLAGHAN, Commissioner of Police, Western Australia Police Service.

SALARIES AND ALLOWANCES TRIBUNAL

SX401*

SALARIES AND ALLOWANCES ACT 1975 PARLIAMENTARY SUPERANNUATION ACT 1970

SALARIES AND ALLOWANCES TRIBUNAL

Determinations 30 September 2004

Preamble

The Parliamentary Superannuation Legislation Amendment Act 2000 (the Amendment Act) was proclaimed in October 2000. This had the effect of significantly altering the Parliamentary Superannuation Act 1970 (the Act) and the Salaries and Allowances Act 1975. The resulting legislation widened the jurisdiction of the Tribunal in respect to parliamentary superannuation in Western Australia. The superannuation responsibilities of the Tribunal now cover the pre-existing contributory scheme, which closed on 10 October 2000, and the new non-contributory scheme for members coming into the Parliament after that date.

In 2001 and 2002 the Tribunal undertook an examination of the superannuation areas under its jurisdiction and issued relevant determinations on 1 July 2002 in the light of its deliberations. While the Tribunal continues to keep the matters under general review and has received further representations for change, it is not inclined to make any adjustments to the closed contributory scheme, particularly if they would have the effect of improving the benefits available. Furthermore, the Tribunal is mindful of the significant changes to parliamentary superannuation arrangements occurring at the national level, which may well be followed in other State jurisdictions. Until such time as the outcome of these initiatives can be fully assessed, the Tribunal can be expected to adopt a cautious approach, resulting in minimal amendment to the schemes now in place.

Two areas however, have been identified for action at this time.

The first of these relates to the setting of the interest rate applicable to the amount paid to a person not entitled to a pension, who ceases to be a member. Up until 2000 the Parliamentary Superannuation Board had responsibility under section 14(3) of the Act for determining the applicable rate and had for a longstanding period set this at ten per cent. The discretionary power was transferred to the Tribunal under the Amendment Act. As it was not an arrangement that the Tribunal sought to alter, no subsequent determination was made. However, in the light of there being no identified transitional provision, there may be room for some doubt about the continued application of the Parliamentary Superannuation Board's earlier decision. To dispel this, the Tribunal is issuing a determination to confirm application of the ten percent interest rate with effect from commencement of the Amendment Act.

The second matter to be addressed now relates to the minimum benefit to be determined under section 24 of the Act—that is, the minimum benefit payable in respect of a member of Parliament who dies while in parliamentary office without a surviving spouse or dependents. As with the first matter, prior to commencement of the Amendment Act, responsibility for determining a minimum benefit rested with the Parliamentary Superannuation Board. The amount was calculated on the basis of the member contributions to the scheme plus ten percent interest. In considering the issue, the Tribunal is cognisant of the fact that specific provision is now included in the Act for it to have regard to the requirements of the Superannuation Guarantee (Administration) Act 1992 of the Commonwealth. It has resolved that continuation of the Board's earlier approach is appropriate but with the proviso to cover obligations arising under the Commonwealth legislation.

The determinations will now issue.

Dated at Perth this 30th day of September 2004.

Professor M. C. WOOD, Chairman. J. A. S. MEWS, Member. M. L. NADEBAUM, Member. Salaries And Allowances Tribunal.

SALARIES AND ALLOWANCES TRIBUNAL DETERMINATIONS PURSUANT TO THE

PARLIAMENTARY SUPERANNUATION ACT 1970

AND SECTION 6A OF THE

SALARIES AND ALLOWANCES ACT 1975

30 September 2004

1. Determination made pursuant to Section 14(3) of the Parliamentary Superannuation Act 1970—

Having inquired, it is hereby determined that the rate of interest on the amount paid to a person who ceases to be a member is ten percent per annum with effect from the date of proclamation of the Parliamentary Superannuation Legislation Amendment Act 2000.

Issued this 30th day of September 2004.

Professor M. C. WOOD, Chairman. J. A. S. MEWS, Member. M. L. NADEBAUM, Member. Salaries And Allowances Tribunal.

- 2. Determination made pursuant to Section 24 of the Parliamentary Superannuation Act 1970-
 - Having inquired, it is hereby determined that the basis for calculating the amount of the minimum benefit is—
 - (1) the amount of the member's contributions plus ten percent per annum interest, and
 - (2) a further amount being the minimum Superannuation Guarantee amount (as required under the Commonwealth's Superannuation Guarantee (Administration) Act 1992) as determined by an actuary.

This determination comes into operation on and from the date of issue.

Issued this 30th day of September 2004.

Professor M. C. WOOD, Chairman. J. A. S. MEWS, Member. M. L. NADEBAUM, Member. Salaries And Allowances Tribunal.

SALARIES AND ALLOWANCES TRIBUNAL DETERMINATION VARIATION

SALARIES AND ALLOWANCES ACT 1975

The determination of the Salaries and Allowances Tribunal made on 19 August 2004 under sections 6(1)(a), (ab) and (b) of the Salaries and Allowances Act 1975, is, subsequent to inquiry by the Tribunal, hereby varied by a further determination, to make the amendment effective from 19 August 2004 set out below—

Insert in paragraph 2.5 of Section 2 of Part 5 the following words after "...the entitlement may be drawn upon for the purchase or lease of a vehicle..."—

"...(including for the associated running costs)..."

Issued this 30th day of September 2004.

Professor M. C. WOOD, Chairman. J. A. S. MEWS, Member. M. L. NADEBAUM, Member. Salaries And Allowances Tribunal.

SALARIES AND ALLOWANCES TRIBUNAL DETERMINATION VARIATION

SALARIES AND ALLOWANCES ACT 1975

The determination of the Salaries and Allowances Tribunal made on 8 April 2004 under sections 6(1)(c), (d) and (e) of the Salaries and Allowances Act 1975, as varied from time to time, is, subsequent to inquiry by the Tribunal, hereby varied by a further determination, to make the amendments set out below—

(1) Insert and replace, as the case requires, in Part 1 of the First Schedule the following, to have or continue to have effect from the date of issue of this determination—

AGENCY OFFICE CLASSIFICATION

Western Australian Commissioner of Police Group 4 Minimum

Police Service Deputy Commissioner of Group 2 Minimum

Police (Operations)
Deputy Commissioner of Group 2 Minimum

Police (Standards and Reform)

AGENCY	OFFICE	CLASSIFICATION
	Executive Director (Administration)	Group 2 Minimum
	With an allowance to Group 3 Minimum	•
	plus 5% of determined salary payable to	
	Mr Mitchell while he occupies the position	
	Assistant Commissioners of	Group 1 Minimum
	Police	
	Plus an allowance of 6.5% of determined	
	salary payable to Mr Lienert while he occupies	
	the position of Assistant Commissioner,	
	Corruption, Prevention and Investigations	

- (2) Insert in Part 2 of the First Schedule, the following words to replace the fifth paragraph, to have effect from 8 April 2004—
 - A commissioned police officer whose previous commission is revoked upon appointment as Commissioner, Deputy Commissioner or Assistant Commissioner and who is appointed for a fixed term with no right of return to commissioned rank.

Issued this 30th day of September 2004.

Professor M. C. WOOD, Chairman. J. A. S. MEWS, Member. M. L. NADEBAUM, Member. Salaries And Allowances Tribunal.

SALARIES AND ALLOWANCES TRIBUNAL DETERMINATION VARIATION SALARIES AND ALLOWANCES ACT 1975

The determination of the Salaries and Allowances Tribunal made on 23 August 2001 under section 6B of the Salaries and Allowances Act 1975, is, subsequent to inquiry by the Tribunal, hereby varied by a further determination, to make the amendment set out below—

Insert and replace, as the case requires, in Section 2 of Part 1 the following words—

Section 2—Postage Allowance

For a period of six months after leaving Parliament, a former Premier shall be entitled to receive postage stamps to a maximum value of half the annual amount granted to the holder of the office of Leader of a recognised non-Government Party.

This determination comes into operation on and from the date of issue. Issued this 30th day of September 2004.

Professor M. C. WOOD, Chairman.
J. A. S. MEWS, Member.
M. L. NADEBAUM, Member.
Salaries And Allowances Tribunal.

TRANSPORT

TR401*

GOVERNMENT RAILWAYS ACT 1904 RAILWAY (NORTHERN AND SOUTHERN URBAN EXTENSIONS) ACT 1999

DECLARATION

Northern Suburbs Railway Extension

It is hereby notified for general information that pursuant to the Section 7 of the Government Railways Act 1904 the extension to the Northern Suburbs Railway between Currambine Railway Station and the 36.8 km on the Currambine to Butler section of railway is declared open for traffic.

The Northern Suburbs Railway extension has been constructed under the authority of the Railway (Northern and Southern Urban Extensions) Act 1999, as detailed in Schedule 1 to the Act and in accordance with the Northern Suburbs Transit System Currambine to Butler Railway Extension Master Plan and the Public Transport Authorities Railway Safety Management System.

Dated this 4th day of October 2004.

TR402

SHIPPING AND PILOTAGE ACT 1967

APPOINTMENTS

It is hereby notified for general information that the Governor, in Executive Council, has approved in accordance with Section 4 of the Shipping and Pilotage Act 1967—

- The appointment of Michael John Fenn as a Pilot at the Port of Varanus.
- The appointment of Milan Mall as Pilot at the Port of Onslow.
- The appointment of Marie Joseph Eric Michel Lagesse as Pilot at the Port of Derby.
- The appointment of John Edward Prince as Pilot at the Port of Wyndham.

The appointment is in accordance with the Shipping and Pilotage Act 1967.

TREASURY AND FINANCE

TF401*

TAXATION ADMINISTRATION ACT 2003

COMMISSIONER'S PRACTICES

Under the provisions of section 30 and section 127 of the *Taxation Administration Act 2003*, the following Commissioner's Practices are hereby published for public information—

SD 1.2	STAMP DUTY—ASSESSMENT OF CONTRACTS OR AGREEMENTS INVOLVING
	SUBSTITUTED PURCHASERS AND/OR NOMINEE CLAUSES

- SD 42.0 STAMP DUTY—MORTGAGES—NO ADVANCE OR ADVANCES OF LESS THAN \$5,000 OR \$8,000
- SD 43.0 STAMP DUTY—EXERCISE OF DISCRETION IN RELATION TO PROVISIONAL PUBLIC TRUSTS
- TAA 1.2 REMISSION OF PENALTY TAX—LATE LODGEMENT OF STAMP DUTY INSTRUMENTS AND DUTIABLE STATEMENTS
- TAA 17.0 REMISSION OF PENALTY TAX—LATE OR NON-LODGEMENT OF LAND RICH DUTIABLE STATEMENTS

Full details of each Commissioner's Practice can be obtained from the Office of State Revenue website at www.osr.wa.gov.au .

B. SULLIVAN, Commissioner of State Revenue, Department of Treasury and Finance.

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For Government Departments and private firms who presently arrange binding for their copies of Government Gazettes, the State Law Publisher is now offering a subscription covering 4 Quarterly Volumes at a cost of \$1,072.50.

The Gazettes will be bound in black cloth with gold foil lettering on the spine and personalised by the addition of the client's name in gold lettering on the front cover.

PLEASE NOTE

On the rare occasion where extra gazettes are published in one quarter, a fifth volume may be required. In this instance the extra cost involved will be borne by the State Law Publisher and not passed on to clients.

For further information please contact:

State Law Publisher Telephone: 9321 7688

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(SUBSCRIPTION ITEMS)

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

Claims lodged after this date will attract payment in full.

STATE LAW PUBLISHER

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GOVERNMENT GAZETTE

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Special Government Gazettes are published periodically.

All Gazettes	\$
Within WA	826.10
Interstate	842.60
Overseas (airmail) 1	,151.00
Bound Volumes of full year $\dots 1$,098.90
Gazettes on CD ROM from 1998 (per year)	753.50

INDUSTRIAL GAZETTE

Industrial Gazette is published monthly. Overseas (airmail) 545.00 Gazettes on CD ROM from 1998

HANSARD

Hansard is printed and distributed weekly during parliamentary sessions.

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Within WA	784.30
Interstate	958.10
Overseas (airmail)	903.00

Bound Volumes of Hansard

Within WA	773.30
Interstate	785.40
Hansards on CD ROM from 1999	902 00

STATUTES

Bound Statutes

Bound volumes are posted during March of the following year.

	\$
Within WA	280.50
Interstate	311.30
Overseas	288.00
Half Calf Bound Statutes	771.10
Bound Volumes on CD ROM from 1998	

Loose Statutes

Statutes are posted weekly as they become available.

	Ψ
Within WA	301.40
Interstate	311.30
Overseas (airmail)	405.00

\$

Sessional Bills

Bills are posted weekly as they become available.

	Ф
Within WA	413.60
Interstate	433.40
Overseas (airmail)	587.00

Data on CD's is fully indexed and is searchable. Other CD ROM products with legislation or other statutory information can be packaged to individual requirements.

