

# PERTH, FRIDAY, 15 SEPTEMBER 2006 No. 158

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# **ADVERTISING RATES AND PAYMENTS**

EFFECTIVE FROM 1 JULY 2006 (Prices include GST).

Deceased Estate notices, (per estate)—\$23.70

Real Estate and Business Agents and Finance Brokers Licences, (per notice)—\$55.20

Other articles in Public Notices Section—\$55.20 minimum charge (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—\$11.05

Bulk Notices—\$201.70 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.

# — PART 1 —

# **PROCLAMATIONS**

AA101\*

#### ROYAL COMMISSIONS (POWERS) AMENDMENT ACT 2006

No. 30 of 2006 PROCLAMATION

Western Australia

By His Excellency Doctor Kenneth Comninos Michael, Companion of the Order of Australia, Governor of the State of Western Australia KENNETH COMNINOS MICHAEL

[L.S.]

I, the Governor, acting under the *Royal Commissions (Powers) Amendment Act 2006* section 2 and with the advice and consent of the Executive Council, fix the day after the day on which this proclamation is published in the *Government Gazette* as the day on which the provisions of that Act come into operation.

Given under my hand and the Public Seal of the State on 12 September 2006. By Command of the Governor,

J. McGINTY, Attorney General.

# **JUSTICE**

JU301\*

Criminal Procedure Act 2004

# **Criminal Procedure Amendment Rules 2006**

Made by the Judges of the Supreme Court.

## 1. Citation

These rules are the Criminal Procedure Amendment Rules 2006.

## 2. The rules amended

The amendments in these rules are to the *Criminal Procedure Rules 2005\**.

[\* Published in Gazette 29 April 2005, p. 1885-964.]

## 3. Rule 39 amended

Rule 39(1) is amended by deleting "regulation" and inserting instead —

" rule ".

## 4. Rule 51 amended

- (1) Rule 51(3) and (4) are repealed and the following subrules are inserted instead
  - (3) The application need not be served on any other party to the case unless an order is made under subrule (4)(b).
  - (4) A registrar
    - (a) may deal with the application even though no other party to the case has been served with it; or
    - (b) may order the applicant to serve another party to the case, specified in the order, with the application and a notice entitling the other party to be heard on the application, and deal with the application accordingly.
- (2) After rule 51(6) the following subrule is inserted —

(7) This rule does not prevent the court from publishing, on its own initiative, all or any part of the proceedings in a case to any person, and in any manner, it thinks fit.

#### 5. Schedule 1 amended

Schedule 1 Form 13 is amended in the row relating to "Final outcome Part 1" in the second column by inserting after "Date:"—

" Charge discontinued ".

Dated: 7 September 2006.

Judges' signatures:

Chief Justice Wayne Martin. Justice Carmel McLure. Justice Michael Murray. Justice Christopher Pullin. Justice Neville Owen. Justice Eric Heenan. Justice Christopher Steytler. Justice Narelle Johnson Justice Christine Wheeler. Justice Rene Le Miere. Justice Geoffrey Miller. Justice Lindy Jenkins. Justice John McKechnie. Justice Ralph Simmonds. Justice Nicholas Hasluck AM. Justice Peter Blaxell. Justice Leonard Roberts-Smith. Justice Michael Buss.

# — PART 2 —

# **AGRICULTURE**

AG401\*

#### PLANT DISEASES ACT 1914

APPOINTMENT

Department of Agriculture & Food, South Perth WA 6151.

I, the undersigned Minister for Agriculture and Food, being the Minister responsible for the administration of the *Plant Diseases Act 1914* hereby appoint Rachel Jane Wallace as Authorised Inspector pursuant to Section 7A of the *Plant Diseases Act 1914* to carry out all the functions authorized to be performed by an Inspector under the said Act.

KIM CHANCE MLC, Minister for Agriculture and Food.

# **ARMADALE REDEVELOPMENT AUTHORITY**

AB401\*

#### ARMADALE REDEVELOPMENT ACT 2001

ARMADALE REDEVELOPMENT SCHEME 2004—AMENDMENT NO. 10

Notice is hereby given that, in accordance with the consent of the Minister for Planning and Infrastructure to its public notification, the proposed Armadale Redevelopment Scheme 2004—Amendment No. 10 has been prepared by the Armadale Redevelopment Authority.

Amendment 10 proposes to—

- Increase the Residential Design Coding (R-Code) density to R60 from R40 within the proposed 0.511ha and 1.161ha lots of the Champion Lakes Residential Precinct;
- Increase the Residential Design Coding (R-Code) density to R100 from R40 within the proposed 3.1862ha lot currently straddling the Champion Lakes Residential and Recreation Precincts:
- Modify the boundary between the Champion Residential and Recreation Precincts so as to accommodate the proposed 1.161ha and 3.1862ha lots and associated road reserve between the two lots, wholly within the Champion Lakes Residential Precinct;
- Allocate an R-Coding density R100 to the proposed Lots 9 and 10 within the Champion Lakes Recreation Precinct; and
- Increase the Residential Design Coding (R-Code) density to R80 from R60 within the City Centre West of Railway Precinct;

contained within the Armadale Redevelopment Scheme 2004.

A document setting out the Amendment is available for inspection or purchase at the offices of the Armadale Redevelopment Authority, Unit 5, 210-220 Jull Street, Armadale, between the hours of 8.30 am and 5.00 pm, Monday to Friday, until Friday 13 October 2006. The document can also be viewed at and downloaded from the Authority's website at www.ara.wa.gov.au

Written submissions on the Scheme Amendment should be addressed to—

Executive Director Armadale Redevelopment Authority PO Box 816 Armadale WA 6992

Submissions may also be hand delivered to the Authority's office.

The closing date for all submissions is 5.00pm, Friday 13 October 2006.

# **CEMETERIES**

CC401\*

#### **CEMETERIES ACT 1986**

 $Shire\ of\ Capel$  Fees and Charges

In pursuance of the powers conferred by section 53 of the Cemeteries Act 1986, the Shire of Capel hereby records having resolved on the 26 July 2006 to set the following fees and charges effective from this date.

Burial—
Adult
Child (under 7 years)
Stillborn Child
Land—
2.4 metre by 1.2 metre
2.4 metre by 2.4 metre
Placement of Ashes—
Burial Area
Single placement in niche wall Capel/Boyanup
Double placement in niche wall Capel/Boyanup
Extra Charges—
Graves deeper than 1.8 metres, for each additional 0.3 metre
Exhumation
Interment of oblong or oversized casket
Burial on Saturday, Sunday or public holiday
Removal of monumental work prior to reopening of grave
Interment without due notice
Other Charges—
Funeral Director's Licence—annual
Funeral Director's Licence—per interment
Copy of grant of right of burial
For use of a metal number plate
For permission to erect a headstone or monument
For reserving a grave
For reserving a niche
Grave number—search fee

P. F. SHEEDY, Chief Executive Officer.

# **ELECTORAL COMMISSION**

EC401\*

## MARKETING OF POTATOES ACT 1946

Form 6

CERTIFICATE OF RESULTS

In accordance with regulation 20 of the Marketing of Potatoes Regulations 1987.

#### Potato Marketing Corporation of Western Australia Election of Elective Member

CLOSE OF POLL: 4.00 pm on Monday 11 September 2006

- I, Cathy King, Returning Officer duly appointed under the Marketing of Potatoes Act 1946, certify as follows—
  - (1) That in accordance with the Act I have held an election, which closed at 4.00 pm on Monday 11 September 2006, for the election of one person as the elective member of the Potato Marketing Corporation of Western Australia under section 8(1) of the Act.
  - (2) That the candidates at the election were—
    CALAMERI, Sam of 232 Eighty Road, Baldivis 6171, being a Potato Grower
    STARKIE, Gregory of RMB 241, Manjimup WA 6258, being a Potato Producer/Farmer

(3) That the voting resulted as follows—

On the first count:

CALAMERI, Sam, 42

STARKIE, Gregory, 60

- (4) That as the result of the voting Gregory Starkie was duly elected as the person to be the elective member of the Potato Marketing Corporation of Western Australia.
- (5) That I declare Gregory Starkie to have been duly elected as the elective member on the 11 September 2006.
- (6) As the result of the election Gregory Starkie is now the elective member as required by the Act for appointment by the Governor as a member of the Corporation.
- (7) That the following is a statistical return of the voting at the election—

Total number of electors on roll (165) Number of formal votes counted (102) Number of electors who voted (102)

Number of votes rejected-

(a) for informality of ballot paper (b) received after close of poll (c) insufficient postage (0)

CATHY KING, Returning Officer.

# FIRE AND EMERGENCY SERVICES

FE401\*

#### **BUSH FIRES ACT 1954**

RESTRICTED BURNING PERIOD (SECTION 18)

Fire and Emergency Services Authority,

Correspondence No. 00111

Perth.

## RESTRICTED BURNING PERIOD

Pursuant to powers delegated and subdelegated under the *Bush Fires Act 1954*, I, Jo Harrison-Ward, FESA Chief Executive Officer, hereby declare under Section 18 of that Act the Restricted Burning Periods for the Local Government district of the Shire of Cue as specified in the schedule below. The respective declarations made under Section 18 of that Act, as published in the *Government Gazette* of 27 October 1995 are hereby revoked.

## Schedule

Local Government	Zone	Restricted Burning Period
Shire of Cue—(Townsite of Cue)	1	1 October-30 April
Shire of Cue—(Remainder of the Shire of Cue after the exclusion of the Townsite)	1	1 October-30 September

JO HARRISON-WARD, FESA Chief Executive Officer.

# **FISHERIES**

FI401

## FISH RESOURCES MANAGEMENT ACT 1994

AUTHORIZED PERSONS

FD 71/98

Made by the Minister under section 213.

#### **Declaration**

1. The persons listed in the Schedule are authorized persons.

#### Revocation

2. The notice made under section 213 and published in the  $Government\ Gazette$  (No. 224) of  $20\ December\ 2002$  is revoked.

#### Schedule

Dr Lynda Maree Bellchambers

Dr Richard Anthony Campbell

Dr Nicolavito Caputi

Dr Martin De Graaf

Dr Simon De LeStrang

Dr Warrick Jeffrey Fletcher

Dr Daniel Joseph Gaughan

Dr Anthony Michael Hart

Mr Gary Jackson

Dr Danielle Jane Johnston

Dr John Brian Jones

Dr Mervi Inkeri Kangas

Dr Craig Steven Lawrence

Dr Rodney Charles Lenanton

Dr Michael Colin Mackie

Mr Rory Brian McAuley

Dr Roy Melville-Smith

Dr Stephen John Newman

Dr Kimberley Anne Smith

Dr Jill St John

Mr Peter Charles Stephenson

Dr Fred Ethan Wells

Dated this 30th day of August 2006.

JON FORD, Minister for Fisheries.

# **JUSTICE**

## JU401\*

### PRISONS ACT 1981

## PERMIT DETAILS

Pursuant to the provisions of section 15P of the *Prisons Act 1981*, the Commissioner of the Department of Corrective Services has issued the following persons with Permits to do High-Level Security Work—

SURNAME	FIRST NAMES	PERMIT No	ISSUE DATE
APAAPA	SHANNON RICHARD	AP0461	15 September 2006
CHAPPLE	CORA CHERRY	AP0462	15 September 2006
CLUTTERBUCK	LYNNE MARY	AP0463	15 September 2006
COLLINS	CASEY	AP0464	15 September 2006
FINNEGAN	WILLIAM DAVID	AP0465	15 September 2006
GAVAN	PETER	AP0466	15 September 2006
HOWARD	DEBORAH ANNE	AP0467	15 September 2006
HUNT	KIM NATALIE	AP0468	15 September 2006
JONES	CHRISTOPHER BYRON ROBER	AP0469	15 September 2006
O'BRIEN	HEATHER JOAN	AP0470	15 September 2006
PECKITT	NIGEL JOHN	AP0471	15 September 2006
SHEPPARD	CAMERON DALE	AP0472	15 September 2006
SILVESTER	ANTO HERBEN	AP0473	15 September 2006
STANLEY	SHANE ROBERT	AP0474	15 September 2006
SZENDELEIT	MIRJANA	AP0475	15 September 2006
UNDERDOWN	WINIFRED JANICE	AP0476	15 September 2006

This notice is published under section 15P of the Prisons Act 1981.

# LOCAL GOVERNMENT

#### LG401\*

#### LOCAL GOVERNMENT ACT 1995

Shire of Koorda

#### AUTHORISED PERSONS

It is hereby notified for public information that the following persons have been appointed as Authorised Officers in accordance with the relevant acts hereunder effectively immediately—

 Dog Act 1976 and Regulations, Control of Off-Road Vehicles Act 1978 and Regulations, Litter Act 1979 and Regulations, Local Government Laws, Local Government Act 1995 section 3.39, 9.10, 9.11 and 9.15—

Graeme McDonald

Linda Longmuir

Darren West

Brian Willcox

(2) Dog Act—Registration Officers—

Linda Longmuir

Lois Green

Trudie Johnston

Jean Heedes

(3) Section 449 of the Local Government (Miscellaneous Provisions) Act 1960—

Brian Willcox; as Ranger

Darren West

(4) Issue of Infringement Notices—Section 59(2)(a) of the Bush Fire Acts 1954—

Brian Willcox

Graeme John McDonald

(5) Health Act 1911—

Neil Francis Flood

(6) Bush Fire Act 1954—

RDG Storer—Chief Fire Control Officer

G Briotti—Deputy Chief Fire Control Officer

D Prior—Captain Koorda Fire Brigade

G Westlund—Captain Mollerin Fire Brigade

G Westlund

D Prior

A Leeke

M Sutton

C Strahan

G Surtees

(7) Certain Provision about land—Part 3 Division 3 Subdivision 2 Section 3.24 of the Local Government Act 1995—

Graeme John McDonald

(8) Power of Entry—Part 3 Division 3 Section 3.28 and 3.29 of the Local Government Act 1995—

Graeme McDonald

Linda Longmuir

Darren West

Neil Francis Flood

(9) Miscellaneous Provision About Enforcement—Part 9 Division 2 Subdivision 1 Section 9.13, 9.16 and 9.17 of the Local Government Act 1995—

Graeme McDonald

Linda Longmuir

Brian Willcox

(10) Miscellaneous Provisions About Enforcement—Part 9 Division 2 Section 9.19 of the Local Government Act 1995—

Graeme McDonald

(11) Miscellaneous Provisions About Enforcement—Part 9 Division 2 Subdivision 1 Section 9.20 of the Local Government Act 1995—

Graeme McDonald

(12) Impounding and Removing Goods involved in certain contraventions—Section 3.39 of the Local Government Act 1995—

Graeme McDonald

Linda Longmuir

Brian Willcox

All previous authorisations are hereby revoked.

LG402\*

#### **HEALTH ACT 1911**

Shire of Koorda

FEES AND CHARGES

At a meeting of the Shire of Koorda, held on 19th July 2006, it was resolved that the fees and charges specified hereunder be imposed for the 2006/2007 financial year within the district of the Shire of Koorda in accordance with the provisions of the *Health Act 1911*.

Refuse Removal \$115.00pa

For weekly removal of one 240 Litre Mobile Bin

Sewerage Rate—12.00 cents in the dollar on gross rental values for residential and commercial properties with the sewerage defined area.

#### Non Ratable Properties Connected to Sewer

Class 1 - First Major Fixture—\$147.25 per annum Each additional major Fixture—\$62.60 per annum Class 2—\$787.65 per connection Class 3—\$787.65 per connection

## Minimum Rate- Sewerage

Vacant land- Properties—\$159.05 per annum Residential Properties—\$217.55 per annum Commercial Properties—\$235.75 per annum

Maximum Rate

Residential Properties—\$619.20 per annum

V. F. ORCHARD, President. G. J. McDONALD, Chief Executive Officer.

LG403

#### **LOCAL GOVERNMENT ACT 1995**

City of Melville

#### AUTHORISED PERSON

It is hereby notified for public information that Paul Stuart Wood and Ali Jama Mohammed Ahmed have been appointed Honorary Parking Inspectors at Garden City Shopping Centre, Booragoon (as defined in the City of Melville Parking Facilities Local Laws) and as a Authorised Persons for the purposes of Section 9.10, 9.13 and 9.15 of the *Local Government Act 1995*.

ERIC LUMSDEN, Chief Executive Officer.

LG404

#### **LOCAL GOVERNMENT ACT 1995**

City of Wanneroo

#### AUTHORISED PERSON

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.

- Suha Ali
- Christine Devereux
- Nadine Gray
- Lauren Forsyth
- Mike Barry
- Eric Ayers
- Kristy Sticken
- Graham De Villiers

The following appointments are hereby cancelled—

- Elizabeth French
- Richard Bairstow
- Cassimir Penheiro
- Dat Phan
- Phillip Avery

LG501\*

#### **BUSH FIRES ACT 1954**

Shire of Koorda

ANNUAL FIREBREAK NOTICE 2006/2007

Notice of Owners and/or Occupiers of Land within the Shire of Koorda

In pursuance of the powers conferred in Section 33 of the *Bush Fires Act 1954*, notice is hereby given to all owners and/or occupiers of land within the Shire of Koorda that Council has adopted the following requirements to prevent the outbreak or spread of a bush fire within the Shire.

All owners and/or occupiers of land are required to carry out fire prevention work in accordance with this notice on land owned or occupied by you on or before the 31 day of October 2006 or within fourteen days of the date of you becoming the owner or occupier should this be after the 31 day of October 2006. All work required by this Notice shall be maintained until the 15 day of March 2007.

"Firebreak" means an area of ground, of a specified width that is kept and maintained 'reasonably' clear of all material (living or dead) by scarifying, cultivating, ploughing or other means, and includes the pruning and removal of any living or dead trees, scrub or other material that overhang the cleared firebreak area to a vertical height of 4.5 metres from the ground. In this instance, 'reasonably' is intended to mean "best endeavour", acknowledging that it is impracticable to clear and maintain a firebreak 'totally clear' of inflammable for the period of this notice.

"Flammable Material" means material that can be easily ignited, i.e.—dead or dry grass, leaves, timber, paper, plastic and other material or thins deemed by an authorised officer to be capable of combustion.

#### Rural Land-

- On all land owned or occupied which is not within a townsite subdivision, firebreaks not less than three (3) metres wide must be cleared inside and along the external boundary of all land
- For the purpose of this part, all Road Reserves are to be taken as boundaries.
- The maximum area allowed with a single perimeter firebreak must not exceed 400 hectares.
- Where buildings or hay stacks are situated on the property, additional firebreaks not less than three (3) metres in width must be provided within ten (10) metres of the perimeter of such buildings or hay stacks in such manner as to completely encircle the buildings or hay stacks.

#### Townsite Land-

• All lots within townsites are required to be completely cleared of all debris of any inflammable nature and maintained free of such material.

If it is considered impractical for any reason to clear firebreaks or remove flammable materials from the land as required by this notice, a written applications for a variation may be made to the Chief Executive Officer, to reach him not less than two weeks prior to the date by which the firebreak(s), are to be cleared

No such application will be considered unless it bears the signature of the Fire Control Officer for the area in which the property is situated signifying that the Officer's agreement to the variation applied for

Persons who fail to comply with the requirements of this Order may be issued with an infringement notice or prosecuted with a penalty up to \$1,000.00\$ through the courts, and additionally, Council may carry out the required work at a cost to the owner or occupier.

Restricted-Permit Required: 19th September 2006 to 31st October 2006 Prohibited-No Burning: 1st November 2006 to 31st January 2007 Restricted-Permit Required: 1st February 2007 to 15th March 2007

Landholders should note that as the reasonable installation and maintenance of fire breaks is a local Council requirement. Any landholder not meeting this obligation may breach their insurance provisions.

G. J. McDONALD, Chief Executive Officer.

### **MEMORANDUM**

To: All Property Holders

#### Annual Firebreak Notice

A copy of Councils Firebreak notice is attached for your information and action, it should be noted that properties *must have* necessary firebreaks installed and that the maximum area allowed without a single perimeter firebreak is 400 hectares.

It will be the intention that the Bush Fire Control Officers or Councils Rangers inspect firebreaks and owners/occupiers are reminded penalties can occur for non-compliance.

Additionally;

- Harvest Ban Days—No harvesting will be permitted on Christmas and New Year Days.
- Bush Fire Permits—Can be obtained from the following Mr RDG Storer, Chief Fire Control Officer, Mr Darren Prior, Captain and the following Fire Control Officers—

G. Briotti A. Leeke C. Strahan G. Westlund M. Sutton G. Surtees

- Harvesting Ban Officers—The Chief Executive Officer, Shire of Koorda, is authorised to
  impose Harvest Bans or extend or suspend restricted burning periods within the guidelines of
  Councils policy in consultation with the Local Bush Fire brigade officers and the Chief Fire
  Control Officer.
- Harvesting Equipment requirements—Owner/Occupiers shall maintain a mobile fire fighting unit (self propelled, towed or slip on) in working order with a minimum of 400 Litres of water, in or immediately adjacent to the paddock being harvested.
- All tractors, trucks and self propelled headers operating in standing crop or stubble paddocks shall carry an operational fire extinguisher

#### **Dog Act 1976**

A dog owner is legally required to register their dog with the Local Government if it is more than three months old. The registration period is from 1 November to 31 October the following year. It is an offence not to register your dog and you can be given a \$100 on-the-spot fine. The Act applies Statewide, not just town areas.

Dog Licenses will be posted out approximately the first week of October, 2006.

#### **Private Works**

Any resident wishing to have private works carried out by the Shire should contact the Shire Office and ensure that they obtain and complete a request/authorisation form to enable work to be carried out.

Council will endeavour to respond within the parameters of available resources.

#### **Operational Matters**

Any requests or complaints with regard Works and Services should be directed to the Chief Executive Officer so that necessary investigation/action can be taken.

#### Council Meeting/Agenda Items

Council meets at 3.00pm the third Wednesday of each month except January and the November and December meetings to commence at 6.00pm.

Agenda items close 12.00noon of the second Tuesday of each month except January.

#### Motor Vehicle/Drivers/Gun Licenses

The above licensing matters can be dealt with at the Shire office between the hours of 8.30am and 4.00pm.

### **Road Building Material**

It is essential that Council can source suitable road building material close to proposed road works otherwise job lost increases mean less work can be carried out or in some instances defer the work. Land holders assistance is therefore sought to enable Council to continue to maintain and improve the Rural Road Network.

# MINERALS AND PETROLEUM

MP401\*

Commonwealth of Australia

#### PETROLEUM (SUBMERGED LANDS) ACT 1967

INVITATION FOR APPLICATIONS FOR EXPLORATION PERMITS (RE-RELEASE)

I, William Lee Tinapple, the delegate of the Designated Authority in respect of the adjacent area of Western Australia, for and on behalf of the Commonwealth-Western Australia Offshore Petroleum Joint Authority, acting pursuant to Section 20(1) of the Petroleum (Submerged Lands) Act 1967, rerelease areas W05-6, W05-7 and W05-8 which closed on 20 April 2006 and hereby invite applications for the grant of an exploration permit in respect of these areas.

Applications will be received up until 4.00 pm on Thursday, 8 November 2006. Applications need to observe the closing time and date. Any applications received after the closing time and date will not be considered.

#### Area W05-6

Barcoo Sub-basin, Browse Basin, Western Australia

Map Sheet SD51 (Brunswick Bay)

Block No.	Block No.	Block No.	Block No.
2963	2964	2965	2966
2967	2968	3035	3036
3037	3038	3039	3040
3107	3108	3109	3110

Block No.	Block No.	Block No.	Block No.
3111	3112	3179	3180
3181	3182	3183	3184
3251	3252	3253	3254
3255	3256	3323	3324
3325	3326	3327	3328
3395	3396	3397	3398
3399	3400		

Assessed to contain 42 graticular blocks.

Area W05-7

## Barcoo Sub-basin, Browse Basin, Western Australia Map Sheet SD51 (Brunswick Bay)

Block No.	Block No.	Block No.	Block No.
2756	2757	2825	2826
2827	2828	2829	2897
2898	2899	2900	2901
2969	2970	2971	2972
2973	3041	3042	3043
3044	3045	3113	3114
3115	3116	3117	3185
3186	3187	3188	3189
3257	3258	3259	3260
3261	3329	3330	3331
3332	3401	3402	3403
3404			

Assessed to contain 45 graticular blocks.

Area W05-8

## Barcoo Sub-basin, Browse Basin, Western Australia Map Sheet SE51 (Broome)

Block No.	Block No.	Block No.	Block No.
13	14	15	16
17	18	19	85
86	87	88	89
90	91	157	158
159	160	161	162
163	229	230	231
232	233	234	235
301	302	303	304
305	306	307	373
374	375	376	377
378	379		

Assessed to contain 42 graticular blocks.

An information package on the release area detailing the work program bidding system outlined above and including the criteria for assessment of applications and the conditions to apply following the award of a permit, is available on the Department of Industry, Tourism and Resources Website at <a href="https://www.industry.gov.au/petexp">www.industry.gov.au/petexp</a>.

# Obtaining and observing the release package is essential to making an informed application for any of the areas.

The Government will also publish on-line data about Australia's petroleum exploration opportunities. This spatial data gives key hydrocarbon well information (about hydrocarbon shows, biostratigraphic age, porosity and depositional environment) and will be released on the Geoscience Australia internet site at <a href="https://www.ga.gov.au">www.ga.gov.au</a> free of charge.

### **Lodgement of Applications**

Applications, together with supporting data should be submitted in the following manner and accompanied by a fee of \$4040.00 (non-refundable) payable to the Commonwealth of Australia through an Australian Bank or by Australian bank cheque, and should be enclosed in the envelope or package and addressed to—

Director, Petroleum and Royalties Division Department of Industry and Resources Mineral House 100 Plain Street EAST PERTH WA 6004

Attention: Petroleum Applications Receiving Officer

The following special instructions should be observed—

- Two copies of the application should be sealed and clearly marked "Application for Exploration Permit—Commercial-in-Confidence".
- Unless delivered by hand to the Petroleum Applications Receiving Officer the sealed application (as described above) should be enclosed in a plain covering envelope or package and forwarded to the above address.

Confirmation of receipt of applications (received and delivered by hand) will be issued by the Petroleum Applications Receiving Officer.

This application needs to observe the closing time and date as published in the release package. Applications received after the closing time and date will not be considered.

# **PLANNING AND INFRASTRUCTURE**

PI401\*

#### PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Albany

Town Planning Scheme No. 3—Amendment No. 208

Ref: 853/5/4/5 Pt 208

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the City of Albany local planning scheme amendment on 6 July 2006 for the purpose of—

- 1. Rezoning Lot 24 (Pt. 527) Link Road, Albany from "Rural" to "Special Rural" as depicted on the Scheme Amendment Map;
- 2. Modify 'Schedule 1—Special Rural Zone—Provisions Relating to Specified Areas' by incorporating Lot 24 within the land description for Special Rural Area No. 13 as follows:

Area	Lot(s)	Location (s)	Locality
13	6 & 24 Link Road	527 & 5118	Marbelup

- 3. Renumbering 'Special Rural Zone Area No. 13' for the above lots to 'Special Rural Zone No. 35' and modify all references to 'No. 35' within the existing provisions within Schedule 1 to remove existing scheme numbering anomaly;
- 4. Adopting the Subdivision Guide Plan (ref: 03-29-04.ATB) in accordance with provision 1.1 for Lot 24 Link Road, Drome to supersede that part of the existing adopted Subdivision Guide Plan.
- 5. Modify the existing provisions relating to Special Rural Area No. 35 with the following—

S	(a) PECIFIED AREA OF LOCALITY	(b) SPECIAL PROVISIONS TO REFER TO (a)		SPECIAL PROVISI	
35	Lot 6 & 24 Link Road, Marbellup Location 527 & 5118	<ul> <li>1.0 Plan of Subdivision</li> <li>1.1 Subdivision of land within Special Rural z Area 35 shall be generally in accordance with Subdivision Guide Plans for Lots 6 and 24 L Road, endorsed by the Chief Executive Officer</li> <li>1.2 Minimum lot size to be not less than 1.0 hecta</li> <li>1.3 Creation of Lots 3, 4 and 5 within Pt. Lot 6 be dependent on satisfactory arrangements be made with adjoining land owner/s to provide these lots with frontage to a constructed put</li> </ul>			
		2.0	Object 2.1	Within the Special Rural Zone area No. 35 the objective is to create a composite farmlet and rural residential retreat with emphasis on the protection of rural landscape, visual enhancement and safe environmental management.	

(a) SPECIFIED AREA OF		SP	(b) ECIAL PROVISIONS TO REFER TO (a)
LOCALITY	2.0	Land	I II.a.
	3.0	3.1	Within Special Rural zone Area No. 35 the following uses are permitted (P).  • Single House  • Holiday Accommodation
		3.2	The following uses may be permitted subject to the special approval of Council. (A) Home Occupation (Cottage Industry) Viticulture Silviculture Aquaculture Ancillary Accommodation Private stables Livestock Grazing Cattle Sheep Horticulture Educational Establishments
		3.3	Country Kitchen In exercising its discretion in respect of the above uses Council should be satisfied that the land use does not involve excessive nutrient application or land clearing, and that the land use does give rise to potential nuisance to adjoining/nearby residents.
	4.0	_	oing of Livestock/Animals
		4.1	Intensive agriculture pursuits such as piggeries are not permitted. The keeping of livestock shall require the approval of Council and as a condition of that approval shall be restricted to fenced pastured areas of the lot. The owner/tenant shall be responsible for the construction and maintenance of stock proof fencing to protect remnant vegetation and tree/shrub areas. Animal numbers shall not exceed the stocking rates recommended by Agriculture W.A. The keeping of animals shall not result in the removal or damage of remnant vegetation or result in soil degradation and dust nuisance.
		4.2	Where in the opinion of Council the continued presence of animals on any portion of land is likely to contribute, or is contributing to the dust pollution or soil degradation, notice may be served on the owner of the said land, requiring immediate removal of those animals specified in the notice.
		4.3	When notice have been served on a landowner in accordance with this Clause the Council may also require the land to be fully rehabilitated within three (3) months of serving the notice.
		4.4	In event that such action is not undertaken, Council may carry out such works as are deemed necessary, with all costs being borne by the landowner.
	5.0		tion of Buildings and Structures
		5.1	All new buildings, outbuildings, water tanks and/or similar structures shall be located—  o within the 'Indicative Building Envelope' for lots created from the subdivision of Lot 24, Link Road, as depicted on the Subdivision Guide Plan dated 29 February 2000 (ref 03-29-04 ATB).
			o outside the 'Development Exclusion Area' for lots created from the subdivision of Lot 6 Link Road as depicted on the Subdivision Guide Plan dated April 1998 (ref 95/7).

(a) SPECIFIED AREA OF	(b) SPECIAL PROVISIONS TO REFER TO (a)	
LOCALITY		
	5.2	All buildings and structures shall be setback a minimum of 40 metres from the lot boundary abutting Link road and 15 metres from all other lot boundaries.
	5.3	Where an Indicative Building Envelope has not been nominated on an endorsed Subdivision Guide Plan, dwellings shall be sited in a "Development Area" of up to 2000m2 in a site determined in consultation with Council, prior to clearing or site works. The location of "Development Areas" shall be determined having due regard to land capability, visual impact, visibility from Link Road, protection of vegetation, setbacks from boundaries and water courses and maintenance of low fuel zones.
	5.4	When viewed from Link Road and other vantage points, Development Areas shall generally and where possible be located in areas visually concealed by existing vegetation, re-vegetation and/or topography, as generally depicted on the appropriate endorsed Subdivision Guide Plan. When Development Area are not concealed, conditions of scheme consent to development will require appropriate measures to be taken to ensure that development blends with and is sympathetic to the landscape, such as the establishment of appropriate screening vegetation, the use of building design, materials and colours which are sympathetic to the existing landscape elements and driveways (etc) to be designed sensitive to the landscape and to minimise visual impact.
	6.0 Bui	lding Design Material and Colour
	6.1	Dwelling and outbuildings shall be designed and constructed of materials which allow them to blend into the landscape of the site. Council shall refuse to approve walls and roofs constructed of reflective materials such as unpainted 'zincalume' and 'off-white' colours. Council will be supportive of walls and roofs with green, brown or red toning in keeping with the amenity of the area.
	6.2	Dwellings houses and all outbuildings shall not exceed 7.5 metres in height which is measured vertically from the natural ground level.
	6.3	No boundary fencing shall be constructed of fibre cement, metal sheeting or wooden picket. If fencing is utilised, it shall be of rural—construction such as post and strand (or similar) to the satisfaction of Council.
	6.4	Delineation of lot boundaries within fencing, however, pegs and/or cairns or other similar measures are acceptable.
	6.5	Water tanks shall be painted or coloured an appropriate shade or brown o green or suitably screened with vegetation to the satisfaction of Council.
	7.0 Vegetation Protection and Revegetation	
	7.1	No clearing of vegetation shall occur except for—  (a) clearing to comply with the requirements
		of the Bush Fires Act 1954 (as amended)
		(b) clearing as may reasonably be required to construct as approved building and curtilage.
		(c) trees which are dead, diseased or dangerous.

(a) SPECIFIED AREA OF LOCALITY	(b) SPECIAL PROVISIONS TO REFER TO (a)		
			<ul><li>(d) clearing to gain vehicular access to an approved dwelling or any other clearing which may be approved by the Council.</li><li>(e) clearing to establish a low fuel zone.</li></ul>
		7.2	Council may request the Commission to impose a condition at the time of subdivision requiring—  (a) the Priority Landscape Buffer areas, the Replanting areas and the Creekline Protection area/s as shown by the Subdivision Guide Plans to be vegetated by planting and maintaining for a period of three years endemic native trees and shrubs to the satisfaction of Council and the Water and Rivers Commission prior to the creation of the lots; and
			(b) the Existing Vegetation areas, Priority Landscape Buffer areas, the Replanting areas and the Creekline Protection area/s as shown by the Subdivision Guide Plan to be vegetated by planting and maintaining for a period of three years endemic native trees and shrubs to the satisfaction of Council and the Water and Rivers Commission prior to the creation of the lots; and
		7.3	Landowners shall maintain vegetation within the Existing Vegetation areas, Replanting areas, Priority Landscape Buffer areas and Creekline Protection area/s as shown on the Subdivision Guide Plan and fencing thereof to the satisfaction of Council.
		7.4	Additional tree planting may be required as a condition of Planning Scheme Consent.
	8.0	Wate	r Supply
		8.1	Each dwelling house shall be provided with a water supply with a minimum capacity of 92,000 litres. This may be supplied from underground supplies or rainwater storage system to the satisfaction of Council and the Health Department of WA.
		8.2	All lots below $2.0~\mathrm{Ha}$ in area shall be provided with reticulated water.
	9.0		ent Disposal
		9.1	On-site effluent disposal shall be the responsibility of the individual landowners.
		9.2	The disposal of liquid and/or solid wastes shall be carried out with an effluent disposal system approved by Council and the Health Department of WA. Systems shall be designed and located to minimise nutrient export and/or release into any waterway or groundwater. Effluent disposal areas for new dwellings shall be set back a minimum of 50 metres from the natural permanent watercourse and situated 2 metres above the highest known groundwater level.
		9.3	Council shall require the use of amended soil type effluent disposal systems, such as EcoMax/ATU Systems in the following situations, as also depicted on the Subdivision Guide Plan—
			<ul> <li>where a 100 metre setback from a creek line or watercourse cannot be achieved;</li> <li>where soil conditions are not conducive to the retention of nutrients; and on white sands and in low lying areas.</li> </ul>

(a) SPECIFIED AREA OF LOCALITY	(b) SPECIAL PROVISIONS TO REFER TO (a)	
	9.4 Variations to the design or location of effluent disposal areas required a suitably qualified practitioner demonstrating that effluent disposal will not cause environmental or health impact to the satisfaction of Council and the Health Department of WA.	
	9.5 No more than one effluent disposal system will be permitted on one lot.	
	10.0 Bushfire Management Control	
	10.1 A strategic firebreak shall be provided as indicated on the Subdivision Guide Plans to the satisfaction of Council and the Fire and Emergency Services Authority (FESA) prior to clearance of subdivision.	
	10.2 The strategic firebreaks shall be constructed to a standard suitable for all year access by heavy duty fire appliances.	
	10.3 Where a lot is traversed by a Strategic Firebreak as shown on the Subdivision Guide Plan, the owner of the lot shall maintain such firebreak to the satisfaction of Council. Access along strategic firebreak shall remain available at all times. Fencing and/or gates across the strategic firebreak shall only be permitted at the discretion of and to the satisfaction of Council and FESA.	
	10.4 Low fuel buffers, at least 20 metres wide shall be established and maintained around each building and buildings shall be located such that the required low fuel buffer does not encroach upon existing vegetation or re-vegetation areas.	
	10.5 In cases where only part of the area is developed, an alternative firebreak system or strategic fire break system shall be prepared and put in place to the satisfaction of Council and FESA prior to the clearance of subdivision.	
	10.6 In parts of the development where lot sizes are below 2.0 hectares fire hydrants shall be provided at 200 metre intervals along also the proposed subdivisional road together with a standpipe to the satisfaction of Council and FESA.	
	10.7 Council may require the subdivider to make arrangements to the satisfaction of Council to ensure prospective purchasers, in the transfer of lots, are aware of the fire management guidelines of the Homeowners Bushfire Survival Manual and the Australian Standard 3959-1991 'Construction of Buildings in Bushfire Prone Areas'.	
	11.0 Conditions of Subdivision	
	11.1 Council may request the Western Australian Planning Commission to impose conditions on subdivision requiring the developer to:—	
	<ul> <li>contribute to the upgrading of Link Road;</li> <li>make provision of underground power to</li> </ul>	
	each lot; • construct internal roads and strategic firebreaks in accordance with the endorsed Subdivision Guide Plan to Councils satisfaction;	
	<ul> <li>contribute towards fire protection requirements and equipment; and</li> <li>implement stormwater disposal using water sensitive design techniques and on-site retention of road drainage.</li> </ul>	

(a) SPECIFIED AREA OF LOCALITY	(b) SPECIAL PROVISIONS TO REFER TO (a)
	12.0 Notification of Prospective Owners
	12.1 Council may require the subdivider to make arrangements satisfactory to Council to ensure prospective purchasers of land within Special Rural Zone Area No. 35 are—  o given a copy of these Special Provisions prior to entering into an agreement to acquire any property.
	o notified of Council's preferred long term development option for road access to land on the west side of Link Road

D. W. WELLINGTON, Deputy Mayor. A. C. HAMMOND, Chief Executive Officer.

PI402\*

#### PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Albany

Town Planning Scheme No. 3—Amendment No. 241

Ref: 853/5/4/5 Pt 241

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the City of Albany local planning scheme amendment on 3 August 2006 for the purpose of—

- $1. \ \ Inserting the following sub-clause after sub-clause 5.1A.6 in the scheme text—$ 
  - 5.1A.7 Amending Planning Consent

The local government may, on written application from the owner of land in respect of which planning consent has been granted, revoke or amend the planning consent, or any of the attached conditions, prior to the commencement of the use or the development the subject of the planning consent.

2. Deleting the following interpretations from Clause 1.6 'Interpretation' of the scheme text

**Shop**—means any building wherein goods are kept, exposed or offered for sale by retail and includes a cafe and restaurant and receiving depot: but does not include a showroom, bulky goods outlet, warehouse sales outlet, bank, fuel depot, a market, service station, petrol filling station, milk depot, marine store, timber yard, or land and buildings used for the sale of motor and other vehicles, or for any purpose falling within the definition of industry.

**Showroom** means rooms used in connection with warehousing or offices, for the display of goods of a bulky nature.

3. Renumber existing clauses in Part V—General Provisions of the scheme text and all references to those clause numbers throughout the scheme text as set out in the table below—

Existing Clause No.	New Clause No. & Title
5.1.3	5.1.2.2
5.1.4	5.1.2.3
5.1.5	5.1.2.4
5.1A	5.2.1
5.1A.2	5.3.1
5.1A.3	5.3.2
5.1A.4	5.3.3
5.1A.5	5.3.4
5.1A.6	5.3.5
5.1A.7	5.3.6
5.1B	5.4
5.2	5.5
5.2.1	5.5.1
5.2.2	5.5.2

Existing Clause No.	New Clause No. & Title
5.2.3	5.5.3
5.2.4	5.5.4
5.3	5.6
5.5	5.7
5.5A	5.8
5.6	5.9
5.7	5.10
5.8	5.11
5.9	5.12
5.10	5.13
5.10 subclause 1.	(a)
5.10 subclause 2.	(b)
5.10 subclause 3.	(c)
5.10 subclause 4.	(d)
5.11	5.14
5.12	5.15
5.13	5.16
5.13.1	5.16.1
5.13.2	5.16.2
5.13.3	5.16.3
5.14	5.17
5.15	5.18
5.16	5.19
5.17	5.20
5.18	5.21
5.19	5.22
5.20	5.23
5.21	5.24
5.22	5.25
5.23	5.26
5.24	5.27

- 4. Inserting the following title before clause 5.3.1—
  - 5.3 Planning Consent
- 5. Inserting the following subtitles before the following clauses—

Clause No.	Title
5.3.1	Approval/Refusal
5.3.2	Revoking Planning Consent for Non-Compliance
5.3.3	Time Limited Approvals
5.3.4	Compliance Required
5.3.5	Performance Bonds

6 Amending the Table of Contents accordingly.

A. C. HAMMOND, Chief Executive Officer.

PI403\*

#### PLANNING AND DEVELOPMENT ACT 2005

APPROVED LOCAL PLANNING SCHEME AMENDMENT

City of Gosnells

Town Planning Scheme No. 6—Amendment No. 41

Ref: 853/2/25/8 Pt 41

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the City of

Gosnells local planning scheme amendment on 15 August 2006 for the purpose of rezoning Lots 1608 and 1609 Lakey Street, Southern River from "General Rural" to "Residential Development".

P. M. MORRIS, Mayor. S. JARDINE, Chief Executive Officer.

PI404\*

## PLANNING AND DEVELOPMENT ACT 2005

DECLARATION OF PLANNING CONTROL AREA NO. 88

Town of Vincent

Charles Street

File: 835-2-33-2

#### **General Description**

The Hon Minister for Planning and Infrastructure has granted approval to the declaration of a Planning Control Area over Charles Street in the Town of Vincent, as shown on Western Australian Planning Commission Plan Nos. 1.5163/1 and 1.5164/1.

#### Purpose of The Planning Control Area

Charles Street was the subject of Planning Control Area No. 54, which expires on 7 August 2006. The declaration of Planning Control Area No. 88 will renew the existing control measures over this area for a further 5 year period. The Commission considers that the Planning Control Area is required to ensure that no development occurs on this land which might prejudice this purpose until it may be reserved for Primary Regional Roads in the Metropolitan Region Scheme.

#### **Duration And Effects**

The declaration remains in effect for a period of five years from the date of publication of this notice in the *Government Gazette* or until revoked by the Western Australian Planning Commission with approval by the Minister, whichever is the sooner.

A person shall not commence and carry out development in a Planning Control Area without the prior approval of the Western Australian Planning Commission. The penalty for failure to comply with this requirement is \$50,000 and, in the case of a continuing offence, a further fine of \$5,000 for each day during which the offence continues.

Compensation is payable in respect of land injuriously affected by this declaration, and land so affected may be acquired by the Western Australian Planning Commission in the same circumstances and in the same manner as if the land had been reserved in the Metropolitan Region Scheme for a public purpose.

## Where the Planning Control Area is Available for Public Inspection

- Western Australian Planning Commission 1st floor, 469 Wellington Street PERTH WA
- J S Battye Library Level 3 Alexander Library Building Perth Cultural Centre
- Municipal office of the Town of Vincent 244 Vincent Street LEEDERVILLE WA

MOSHE GILOVITZ, Secretary, Western Australian Planning Commission.

# 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—

Hon S. M. McHale MLA to act temporarily in the office of Minister for Energy; Science and Innovation in the absence of the Hon F. M. Logan MLA for the period 2 to 15 October 2006 (both dates inclusive).

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

#### PC402\*

#### APPOINTMENT OF DEPUTY OF THE GOVERNOR

It is hereby notified for public information that the Governor, under clause XVI of the Letters Patent relating to the Office of Governor of the State of Western Australia dated 14 February 1986, has appointed the Lieutenant-Governor the Honourable David Kingsley Malcolm AC, QC, to be deputy of the Governor and in that capacity to perform and exercise all the powers and functions of the Governor during the following period—

24 to 29 September 2006 (both dates inclusive).

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

# RACING, GAMING AND LIQUOR

#### RG401\*

## **LIQUOR LICENSING ACT 1988**

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 Department of Racing, Gaming and Liquor, 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	APPLICATIONS FOR THE GRANT OF A LICENCE			
11625	Spotless Services Australia Ltd	Application for the grant of a Special Facility - Canteen licence in respect of premises situated in Port Hedland and known as Rail Camp 1	20/09/2006	
11626	Spotless Services Australia Ltd	Application for the grant of a Special Facility - Canteen licence in respect of premises situated in Port Hedland and known as Rail Camp 2	20/09/2006	
11629	Breakspear Nominees Pty Ltd	Application for the grant of a Producer's licence in respect of premises situated in Caversham and known as Winecellar - Direct	20/09/2006	
11633	Julie Evelyn Parish and Richard Allan Parish	Application for the grant of a Producer's licence in respect of premises situated in Kalgan and known as Parish Lane Wines	03/10/2006	
11639	WA Cleanskin Cellars Pty Ltd	Application for the grant of a Wholesaler's licence in respect of premises situated in Osborne Park and known as WA Cleanskin Cellars	26/09/2006	
APPLICATI	ON FOR EXTENDED TI	RADING PERMITS – ONGOING EXTENDED HO	URS	
28303	Elwick Holdings Pty Ltd	Application for the grant of an extended trading permit - ongoing extended hours, in respect of premises situated in Subiaco and known as Paddy Maguire's	26/09/2006	
APPLICATION TO ADD, VARY OR CANCEL A CONDITION OF LICENCE				
266542	Kalgoorlie Boulder Racing Club Inc	Application to add, vary or cancel a condition of a Special Facility licence in respect of premises situated in Kalgoorlie and known as Kalgoorlie Boulder Racing Club Inc	8/10/2006	

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

Dated: 13 September 2006.

## TREASURY AND FINANCE

TF401\*

#### TAXATION ADMINISTRATION ACT 2003

COMMISSIONER'S PRACTICES

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

SD 29.2 STAMP DUTY—DETERMINATION OF FIXTURES AND CHATTELS

TAA 8.1 VALUATION OF REAL PROPERTY FOR STAMP DUTY PURPOSES

Under the provisions of section 30 of the Taxation Administration Act 2003, the following Commissioner's Practice is hereby published for public information—

TAA 6.1 REMISSION OF PENALTY TAX—REASSESSMENTS OF STAMP DUTY INSTRUMENTS AND DUTIABLE STATEMENTS

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

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

# **DECEASED ESTATES**

ZX401\*

#### TRUSTEES ACT 1962

DECEASED ESTATES

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 15th October 2006 after which date I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Adamson Erica June, late of Tanby Hall Hostel 1 Tanby Place Cooloongup, died 31.07.2006, (DE19903174EM27)

Aplin Daphne Marguerite, late of 69/33 McNabb Loop Como, died 21.07.2006, (DE19991250EM37)

Clune Kathleen Rose, late of 21 Begonia Close Ferndale, died 08.08.2006, (DE19872722EM15)

Dawes Herbert Burnham, late of Howard Solomon Hostel 58/93 Hybanthus Road Ferndale, died 25.08.2006, (DE19763884EM16)

Fennell Mary Paterson, late of Swan Cottage Homes 26 Plantation Drive Bentley, died 10.08.2006, (DE19712100EM23)

Hunt John William, late of Oxford Gardens Care 30 Regents Park Road Joondalup, died 21.09.2005, (DE30303479EM17)

Jeacock Mabel Emily Hannah, late of Armadale Nursing Home 21 Angelo Street Armadale, died 04.08.2006, (DE33014045EM17)

Lukeis Walter Alexander, late of Royal Australia Air Force Association Estate 177/19 Hughie Edwards Drive Merriwa, died 22.06.2006, (DE19621212EM36)

MacDonald Ronald Moir, late of 122/1217 Hay Street West Perth, died 25.06.2006, (DE33050810EM27)

Marshall Miriam Joyce, late of Bentley Park Swan Care Group 73 Jarrah Road Bentley, died 16.08.2006, (DE19915405EM26)

Smith Dennis, late of 5 Fane Crescent Carnarvon, died 10.10.2004, (DE33048661EM313)

Smith Mabel Evelyn Doro, late of Leighton Nursing Home 40 Florence Street West Perth, died 19.08.2006, (DE19782693EM27)

JOHN SKINNER, Public Trustee, Public Trust Office, 565 Hay Street, Perth WA 6000. Telephone: 9222 6777

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- titles of *Government Gazettes* published during the week; and
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