



# Government Gazette

OF

WESTERN AUSTRALIA.

[Published by Authority at 3·30 p.m.]

[REGISTERED AT THE GENERAL POST OFFICE, PERTH, FOR TRANSMISSION BY POST AS A NEWSPAPER.]

No. 27.]

PERTH : FRIDAY, JUNE 3.

[1927.]

*Weights and Measures Act, 1915.*

## PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Colonel Sir William  
TO WIT, } Robert Campion, Knight Commander  
of the Most Distinguished Order of St.  
Michael and St. George, D.S.O., Governor  
in and over the State of Western  
Australia and its Dependencies in  
the Commonwealth of Australia.

[L.S.]

WHEREAS it is provided by "The Weights and Measures Act, 1915," that such Act shall come into operation on a day to be fixed by Proclamation: Now therefore I, the said Governor, with the advice and consent of the Executive Council, do hereby proclaim that "The Weights and Measures Act, 1915," shall come into operation on the 1st day of July, 1927.

Given under my hand and the Public Seal of the said State, at Perth, this 25th day of May, 1927.

By His Excellency's Command,

J. WILLCOCK,  
Minister for Police.

GOD SAVE THE KING!!!

*Dedication of Public Highway.**Busselton Municipality.*

## PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Colonel Sir William  
TO WIT, } Robert Campion, Knight Commander  
of the Most Distinguished Order of St.  
Michael and St. George, D.S.O., Governor  
in and over the State of Western  
Australia and its Dependencies in  
the Commonwealth of Australia.

[L.S.]

Corr. 832/27.

WHEREAS by Sections 222 and 227 of "The Municipal Corporations Act, 1906" (6 Edwardi, No. 32), it shall be lawful for the Governor, on request of the Council, by notice in the *Government Gazette*, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth, from the date of such Proclamation, become and be absolutely dedicated to the public as a public highway within the meaning of any law now

or hereafter in force. And whereas the Busselton Municipal Council has requested that certain land named and described in the Schedule hereunder which has been used for a street or way within the Municipality of Busselton, be declared a public highway: Now therefore I, the said Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation declare the said land to be a public highway and such land shall, from the date of this Proclamation, be absolutely dedicated to the public as a highway within the meaning of any law now or hereafter in force.

## Schedule.

Name of Street, Width, and Position.

Causeway Road—100. From the Western corner of Sub. Lot 42 to Ford Road at the Southern corner of Sub. Lot 24. Lands and Surveys Plan, Busselton 27/2.

Given under my hand and the Public Seal of the said State, at Perth, this 25th day of May, 1927.

By His Excellency's Command,

(Sgd.) M. F. TROY,  
for Minister for Works.

GOD SAVE THE KING!!!

## PROCLAMATION

(under 60 Vict., No. 22, Sec. 6)

WESTERN AUSTRALIA, } By His Excellency Colonel Sir William  
TO WIT, } Robert Campion, Knight Commander  
of the Most Distinguished Order of St.  
Michael and St. George, D.S.O., Governor  
in and over the State of Western  
Australia and its Dependencies in  
the Commonwealth of Australia.

[L.S.]

Corres. 1929/27.

WHEREAS by "The Transfer of Land Act, 1893, Amendment Act, 1896" (60 Vict., No. 22), the Governor is empowered, by proclamation in the *Government Gazette*, to invest in His Majesty, as of his former estate, all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of Lots 156 and 157 of

Swan Location Y, registered in the Office of Titles in Volume 304, Folio 98: Now therefore I, the said Governor, with the advice and consent of the Executive Council, do by this Proclamation vest in His Majesty, his heirs and successors, Lots 156 and 157 of Swan Location Y aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 25th day of May, 1927.

By His Excellency's Command,  
(Sgd.) M. F. TROY,  
Minister for Lands.

GOD SAVE THE KING!!!

AT a meeting of the Executive Council held in the Executive Council Chambers, Perth, this 25th day of May, 1927, the following Orders in Council were authorised to be issued.

*Water Boards Act, 1904.*

*Narrogin Water Area.*

ORDER IN COUNCIL.

P.W.W.S. 90/27.

WHEREAS by "The Water Boards Act, 1904," it is provided that before undertaking the construction of water works, the Minister shall submit plans, descriptions, books of reference, and estimates of the proposed works to the Governor for approval; and that if they are approved, the Governor may forthwith, by Order in Council, empower the Minister to undertake the construction of the proposed works: Now, therefore, His Excellency the Governor, with the advice of the Executive Council, hereby approves of the plans, descriptions, books of reference and estimates marked P.W.D., W.A., 25154, for the construction of water works within the Narrogin Water Area, which were duly submitted for approval, and hereby empowers the Minister for Water Supply, Sewerage, and Drainage to undertake the construction of the said works.

(Sgd.) L. E. SHAPCOTT,  
Clerk of the Council.

*The Public Works Act, 1902.*

*Busselton Hospital Additions.*

ORDER IN COUNCIL.

P.W. 1260/23; Ex. Co. No. 1364.

WHEREAS by Section 11 of "The Public Works Act, 1902," it is made lawful for the Governor, by Order in Council, to authorise the Minister for Works to undertake, construct, or provide any public work, subject as to railways to Section 96, and such authorisation shall be deemed an authority to such Minister by and under that Act: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council and in exercise of the power conferred by the recited section of "The Public Works Act, 1902," doth hereby authorise the Honourable Minister for Works to provide additions to the Busselton Hospital on the land shown coloured green on Plan P.W.D., W.A. 25173 (L.T.O. Diagram 7553), which may be inspected at the office of the Minister for Works, Perth.

L. E. SHAPCOTT,  
Clerk of the Council.

*The Traffic Act, 1919-26.*

*Upper Blackwood Road Board.*

ORDER IN COUNCIL.

P.W. 4835/21.

WHEREAS under the provisions of "The Traffic Act, 1919-26," the Governor may, by Order in Council, empower a Local Authority to exercise within its district any power of making regulations which the Governor can exercise under Division 4 of Part IV. of the said Act: And whereas it is desirable to empower the Upper Blackwood Road Board to prohibit the passage of heavy traffic over those portions of the roads described in the Schedule hereto, within its district, during the months of June, July, August, and September in every year, and to define that heavy traffic for such purpose shall be as set out in Nos. 149 and 150 of the Traffic Regulations as published in the *Government Gazette* dated 5th

September, 1924: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, under the provisions of the said Act, and all other powers enabling him in that behalf, doth hereby empower the Upper Blackwood Road Board to prohibit the passage of heavy traffic over those portions of the roads, described in the Schedule hereto, within the Upper Blackwood Road District during the months of June, July, August, and September in every year accordingly, and to define that heavy traffic for such purpose shall be as set out in Nos. 149 and 150 of the Traffic Regulations as published in *Government Gazette* dated 5th September, 1924, and also that any person acting in contravention of this order shall be liable to a penalty of not exceeding Twenty pounds, as set forth in No. 150 of the Traffic Regulations, gazetted on the 5th September, 1924.

Schedule.

Harrison Gate Road; Boyup-Bridgetown Road; Dininup Hall Road; Scott's Brook-Kulikup Road; North and South Road; Hayes Road; Craigendarrook Road; Greenfields Road; Greenbushes Road; Taylor's Road; Jayes-Kojonup Road; Westbourne Road; Condinup Road; Dwalgaup Road; Boyup-Upper Blackwood Road; Kelly's Road; Scott's Brook-Dininup Road; Jayes-Bridgetown Road; McAlinden's Road; Maltrup Siding Road; Winnegup Road; Darkau Road; Ritson's Road; Two Chain Road; Yerriminup Road; Belgarrup Road; Walshaw Road.

(Sgd.) L. E. SHAPCOTT,  
Clerk of the Council.

*The Land Act, 1898.*

ORDER IN COUNCIL.

Corr. No. 7512/23.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 19427, Group 10 (Nelson Location 11456) should vest in and be held by Frederick Michael Harding, Athelstan George Richmond, and Stephen Sheridan in trust for the purpose of "Hall Site": Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by Frederick Michael Harding, Athelstan George Richmond, and Stephen Sheridan in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 41 of the said Act.

(Sgd.) L. E. SHAPCOTT,  
Clerk of the Council.

*The Land Act, 1898.*

ORDER IN COUNCIL.

Corr. No. 1558/08.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 19539, "Recreation" (Taylor's Inlet) should vest in and be held by the Albany Road Board in trust for the purpose of Recreation: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by the Albany Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 41 of the said Act, and subject to all rights being reserved to the Fisheries Department, under "The Fisheries Act, 1905-1913."

(Sgd.) L. E. SHAPCOTT,  
Clerk of the Council.

*The Land Act, 1898.*  
ORDER IN COUNCIL.

Corr. No. 1929/26.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order, and with power of leasing for any term not exceeding twenty-one years from the date of the lease: And whereas it is deemed expedient that the Reserves set out in Schedule attached should vest in and be held by the Hon. Selby Walter Munsie, Minister for Mines, in trust for the purpose of Explosive Magazine Sites: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserves shall vest in and be held by the Hon. Selby Walter Munsie with power to the said the Hon. Selby Walter Munsie to lease the whole or any portion of the said Reserves for any term not exceeding twenty-one years from the date of the lease.

(Sgd.) L. E. SHAPCOTT,  
Clerk of the Council.

Schedule.

Reserve No., Location or Lot No., Locality.

- 19529—Augusta; Lot No. 261; Augusta.  
19530—Sussex; Location 3134; Cowaramup.  
19531—Sussex; Location 3135; Margaret River.  
19532—Sussex; Location 3136; Witchcliffe.  
19533—Sussex; Location 3137; Forrest Grove.  
19534—Sussex; Location 3138; Karridale.  
19535—Sussex; Location 3139; Kudardup.

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 1st day of June, 1927, the following Orders in Council were authorised to be issued:—

*The Land Act, 1898.*

ORDER IN COUNCIL.

Corr. No. 878/27.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 19556 (Geraldton Lot 1120) should vest in and be held by the Municipality of Geraldton for a period of five years in trust for the purpose of Water: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by the Municipality of Geraldton for a period of five years in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 41 of the said Act.

(Sgd.) L. E. SHAPCOTT,  
Clerk of the Council.

*The Public Works Act, 1902.*

*Cartmeciup School.*

ORDER IN COUNCIL.

P.W. 191/27; Ex. Co. No. 1392.

WHEREAS by Section 11 of "The Public Works Act, 1902," it is made lawful for the Governor, by Order in Council, to authorise the Minister for Works to undertake, construct, or provide any Public Work, subject as to railways to Section 96, and such authorisation shall be deemed an authority to such Minister by and under that Act: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council and in exercise of the power conferred by the recited section of "The Public Works Act, 1902," doth hereby authorise the Honourable Minister for Works to provide a School at Cartmeciup on the land shown coloured green on Plan P.W.D., W.A., 25202 (L.T.O. Diagram 7496), which may be inspected at the office of the Minister for Works, Perth.

L. E. SHAPCOTT,  
Clerk of the Council.

*The Public Works Act, 1902.*  
*Barbalin District Water Supply.*

ORDER IN COUNCIL.

P.W.W.S. 60/27; Ex. Co. No. 1400.

WHEREAS by Section 11 of "The Public Works Act, 1902," it is made lawful for the Governor, by Order in Council to authorise the Minister to undertake, construct, or provide any public work, subject as to railways to Section 96, and such authorisation shall be deemed an authority to such Minister by and under that Act: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council and in exercise of the power conferred by the recited section of "The Public Works Act, 1902," doth hereby authorise the Honourable Minister for Works to construct a Tank for Water Supply at Barbalin and provide a Water Catchment in connection therewith, on the land shown edged pink on Plan P.W.D., W.A., 25203, which may be inspected at the office of the Minister for Works, Perth.

L. E. SHAPCOTT,  
Clerk of the Council.

*The Forests Act, 1918.*

ORDER IN COUNCIL.

Lands and Surveys Corr. 4085/26; Forests Corr. 208/26.

WHEREAS by "The Forests Act, 1918," it is provided that the Governor may, by Order in Council, dedicate any Crown Lands as a State Forest within the meaning and for the purposes of that Act: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, doth hereby dedicate the Crown lands described in schedule hereto as State Forest No. 20 at Greenbushes, within the meaning and for the purposes of "The Forests Act, 1918."

(Sgd.) L. E. SHAPCOTT,  
Clerk of the Council.

4085/26.

*State Forest No. 20.*

Bounded by lines starting from the North-West corner of Nelson Location 5244 and extending West to the East boundary of Location 1825; thence North and Westerly along parts of said East and North boundaries of latter location to the South-Eastern corner of Location 1616; thence Northerly along the Eastern boundary of latter location to the Southern boundary of Miner's Homestead Lease No. 1; thence Easterly, Northerly, and Westerly along part of the said Southern boundary, the Eastern boundary of Miner's Homestead Lease No. 1 aforesaid and that of Miner's Homestead Lease No. 8, and the latter's Northern boundary, to the Eastern boundary of Location 1568; thence Northerly along part of said boundary and again Northerly to the South-Eastern corner of Location 9648, and along that location's Eastern boundary; thence Westerly, Northerly, and Westerly along boundaries of said Location to the South-Eastern corner of Location 991; thence Northerly and West along the East and part of the North boundaries of said location to a point in prolongation Southerly of the Western boundary of cancelled Miner's Homestead Lease No. 14; thence Northerly to the Southern boundary of said Miner's Homestead Lease; thence Easterly along said boundary; thence Northerly along an Eastern boundary of said Miner's Homestead Lease to the Southern side of Road No. 1669; thence generally Easterly and North-Easterly along said side to a point in prolongation Southerly of the Eastern boundary of Location 2241; then Northerly to and along said boundary and onwards to the Southern side of the Bunbury-Bridgetown Railway Reserve; thence Easterly along said side to a point in prolongation Southerly of the Eastern boundary of Location 1060; thence Northward to and along said boundary and part of the Eastern boundary of Location 797 to the Southern boundary of Miner's Homestead Lease No. 7; thence Easterly along the latter boundary and Northerly along the Eastern boundary of said Miner's Homestead Lease; thence Easterly, Northerly, and Westerly along part of the Southern, the Eastern, and Northern boundaries of Miner's Homestead Lease No. 6 to the Eastern boundary of Location 797 aforesaid; thence Northerly to the South-Western corner of Location 4442; thence Easterly along the Southern boundary of said location, and in prolongation thereof to the West boundary of Location 6445; thence South and East along parts of said West and South boundaries of latter location; thence South along part of the

West boundary of Location 8474; thence West, South, and East along the North, West, and South boundaries of Location 3703; thence South, East, and North along part of the West and the South and East boundaries of Miner's Homestead Lease No. 4; thence East, North, and West along part of the South, the East, and part of the North boundaries of Location 8474 aforesaid; thence Northerly along part of the Eastern boundary of Location 6445 aforesaid; thence Easterly along the South boundary of Location 53 to its South-Eastern corner; thence East to the Western side of Road No. 831; thence Southerly along said side to the Northernmost boundary of the North Greenbushes Townsite; thence Westerly, Southerly, East, Southerly, West, and South along boundaries of said Townsite and onwards to the Southern side of the Bunbury-Bridgetown Railway Reserve aforesaid; thence generally Easterly along said side to a point in prolongation South of the West boundary of Location 6467; thence South to the North boundary of Location 632; thence West, South, and East along part of the North, the West, and part of the South boundaries of said location; thence South along the West boundary of Location 3939; thence Westerly, Southerly, South-Westerly, and Southerly along the Northern, Western, and North-Western boundaries of Location 11039 to and along the North-Western boundary of Location 11040, the North-Western and Western boundaries of Location 11041 and to and along the Western boundary of Location 11043; thence North-Westerly and South-Westerly along the North-Eastern and North-Western boundaries of Reserve 10819, and onwards across Road No. 51; thence South-Easterly along the South-Western side of said road; thence West, South, and East along the North, the West, and part of the South boundaries of Location 1614; thence South along the West boundary of Location 288; thence West and South along part of the North and the West boundaries of Location 1263; thence Westerly along part of the Northern boundary of Location 5244 aforesaid to the starting point.

Excluding all lands other than Crown land under "The Forests Act, 1918,"

The Greenbushes State Forest (under "The Land Act, 1898") gazetted 27th August, 1909, page 2859, is hereby revoked. (District Nelson, Plans 414C/40 and 439B/40.)

*The Forests Act, 1918.*

ORDER IN COUNCIL.

Corr. Forestry 1136/21; Lands 6333/08.

WHEREAS by "The Forests Act, 1918," it is provided that the Governor may, by an Order in Council, declare any Crown Lands as Timber Reserves within the meaning and for the purpose of that Act: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, does hereby declare the Crown Lands described in Schedule hereto a Timber Reserve (No. 53/25) within the meaning and for the purpose of "The Forests Act, 1918."

The Order in Council dated 31st day of August, 1921, respecting this Reserve is hereby revoked.

Schedule.

*Timber Reserve 53/25—Hogan's Find.*

Bounded by lines starting from a point situate South about 80 chains and West about 320 chains from Trig. Station (Mt. Monger) and extending South 240 chains, thence West 240 chains, thence North and East to the starting point. (Plan 40/80.)

The permission granted to the holder of Timber Tramway Permit 108/802 is hereby revoked, in so far as it relates to the cutting of timber or firewood on the above Timber Reserve outside a limit of one chain on each side of the middle line of the tramway.

(Sgd.) L. E. SHAPCOTT,  
Clerk of the Council.

Premier's Department,  
Perth, 25th May, 1927.

P.S.C. File No. 337/27.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to appoint, under Section 6 (3) of the Public Service Act, George Higgins to be Deputy Public Service Commissioner during the absence of Mr. G. W. Simpson on leave.

L. E. SHAPCOTT,  
Secretary Premier's Department.

AUDIT ACT, 1904.

The Treasury,  
Perth, 24th May, 1927.

Treasury No. 101/23.

IT is hereby published, for general information, that Mr. G. Knox has been appointed Receiver of Revenue for the Supreme Court.

The Treasury,

Treasury No. 41/26. Perth, 26th May, 1927.

IT is hereby published, for general information, that His Excellency the Governor in Executive Council has been pleased to approve, under the provisions of "The Audit Act, 1904," and Regulations, of the appointment of H. P. Clark as Certifying Officer for the Agricultural Bank and Industries Assistance Board at Katanning for two weeks, as from the 20th May, 1927.

The Treasury,

Treasury No. 109/23. Perth, 26th May, 1927.

IT is hereby published, for general information, that His Excellency the Governor in Executive Council has been pleased to approve, under the provisions of "The Audit Act, 1904," and Regulations thereunder, of the appointment of A. E. Cook as a Certifying Officer for the Railway Department, as from the 30th May, 1927.

STATE SAVINGS BANK.

The Treasury,

Treasury No. 840/26. Perth, 24th May, 1927.

IT is hereby published, for general information, that Mr. Charles R. Menpes has been appointed Agent of the State Savings Bank at Ardath, *vice* Messrs. Dean & Lane, resigned.

The Treasury,

Treasury No. 877/27. Perth, 26th May, 1927.

IT is hereby published, for general information, that an Agency of the State Savings Bank has been opened at Baandee. Agents: Baandee Farmers' Co-operative Company, Ltd.

The Treasury,  
Perth, 31st May, 1927.

Treasury No. 909/22.

IT is hereby published, for general information, that the Agency of the State Savings Bank at Koorda has been transferred to Mr. Gordon Armstrong.

GEO. W. SIMPSON,  
Under Treasurer.

THE LUNACY ACT, 1903-20.

1859/23.

IN pursuance of Section 40 of "The Lunacy Act, 1903-20," His Excellency the Governor in Council has been pleased to renew, for one year from the 1st June, 1927, the license granted to Irene Parsons, of 13 Beach Street, Cottesloe, to keep, for the reception of three insane persons of both sexes, the house the particulars of which appear in the notice given on the twenty-eighth day of May, One thousand nine hundred and twenty-seven, to the Chief Secretary.

H. C. TRETOWAN,  
Under Secretary.

THE LUNACY ACT, 1903-1926.

*Election of the Elective Member and Deputy Member of the Lunacy Department Appeal Board.*

*Certificate.*

UNDER the provisions of "The Lunacy Act, 1903-1926," and the Regulations thereunder, I hereby certify that at an election held on Saturday, 28th May, 1927, the undermentioned were duly elected Member and Deputy Member of the Lunacy Department Appeal Board, viz.:—

Member: Edward Bogan—Attendant.

Deputy Member: John Maddigan—Attendant.

The abovementioned Member and Deputy Member will hold office for a period of three calendar years from the 28th May, 1927.

T. E. COOKE,  
Chief Electoral Officer,  
Returning Officer.

Chief Electoral Office, 62 Barrack Street, Perth,  
30th May, 1927.

Crown Law Department,  
Perth, 2nd June, 1927.

HIS Excellency the Governor in Executive Council has appointed Constable J. J. Cooney as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Wickiepin, *vice* Constable Clements, transferred.

HIS Excellency the Governor in Executive Council has refused the prayer of the petition, under Section 47 of "The Licensing Act, 1911" (as reprinted with amendments), of the electors residing within a radius of ten miles from the Post Office at Yandanooka for a publican's general license at Yandanooka, in view of the report of the Licenses Reduction Board, dated the 25th day of May, 1927.

THE Hon. Minister for Justice has approved of the undermentioned appointments:—

Constable J. E. Mann as Assistant Bailiff of the Bunbury Local Court at Harvey, during the absence of Constable C. R. Gould.

Constable J. J. Cooney as Acting Bailiff of the Wickiepin Local Court, *vice* Constable Clements, transferred.

R. B. James and E. F. duBoulay as Commissioners for Declarations under "The Declarations and Attestations Act, 1913."

H. G. HAMPTON,  
Under Secretary for Law.

Office of Public Service Commissioner,  
Perth, 2nd June, 1927.

HIS Excellency the Governor in Executive Council has approved of the following appointments:—

Ex. Co. 1435; P.S.C. 13/25.—Evie Fortune, under Section 28 of the Public Service Act, to be Junior Clerk, Shorthandwriting and Typing, Lands and Surveys Department, at a salary of £96 per annum, as from 16th April, 1926.

Ex. Co. 1435; P.S.C. 210/25.—Jean Lillian Eddington, under Section 28 of the Public Service Act, to be Junior Clerk, Shorthandwriting and Typing, Agricultural Bank and Industries Assistance Board, at a salary of £96 per annum, as from 20th September, 1926.

Ex. Co. 1435.—G. F. Jeffrey, Junior Clerk, Accounts Branch, Metropolitan Water Supply Department, to be Clerk, at his present rate of salary (£204), as from 1st May, 1927.

Ex. Co. 1305; P.S.C. 436/25.—James Irvan Horn, under Section 29 of the Public Service Act, to be Assistant, Observatory, Chief Secretary's Department, at a salary of £204 per annum, as from 1st March, 1927.

Ex. Co. 1376; P.S.C. 150/25.—Mavis Stanton, under Section 28 of the Public Service Act, to be Junior Clerk, Shorthandwriting and Typing, Official Trustee's Office, Crown Law Department, at a salary of £108 per annum, as from 1st October, 1926.

Ex. Co. 1305; P.S.C. 112/25.—Arthur Lane Francis Taylor, under Section 28 of the Public Service Act, to be Junior Clerk, Local Court, Crown Law Department, at a salary of £144 per annum, as from 1st September, 1926.

Ex. Co. 664; P.S.C. 208/24.—Edward Benjamin Winch, under Section 29 of the Public Service Act, to be Draftsman, Public Works Department, at a salary of £324 per annum, as from 1st February, 1927.

Ex. Co. 1376; P.S.C. 258/27.—F. A. Scott, Clerk Assistant, Immigration Branch, Lands and Surveys Department, to be Clerk-in-Charge, Immigration, at a salary of £348 per annum, as from 1st May, 1927.

Ex. Co. 1305.—C. F. Taylor, Clerk-in-Charge, Fremantle Office Immigration Branch, Lands and Surveys Department, to be Clerk-in-Charge, Loan and Correspondence Section, at his present rate of salary (£324), as from 1st May, 1927.

And of the acceptance of the following resignation:—

Ex. Co. 1435.—E. W. D. Irwin, Junior Clerk, Land Titles Office, Crown Law Department, as from 14th May, 1927.

Also of the following retirement:—

Ex. Co. 2615.—J. W. McKeown, Supervisor, Public Works Department, under Section 66 of the Public Service Act, as from 30th June, 1927.

Ex. Co. 1378.

HIS Excellency the Governor in Executive Council has amended Public Service Regulation 4 by including "Officer in Charge of Immigration" in the list of officers entitled "Head of Sub-Department."

G. W. SIMPSON,  
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date returnable.
Agricultural Bank and Industries Assistance Board	Clerk, Securities Branch ...	£276—£324	11th June, 1927.
Audit ... ..	Inspector ... ..	£324—£408	18th June, 1927.
Crown Law ... ..	Clerk of Police Court (Perth) ...	£360—£456	do. do.
Lands ... ..	Junior Clerk, Northam ...	£72—£168	do. do.

Applications are called under Section 38 of 'The Public Service Act, 1904,' and are to be addressed to the Public Service Commissioner, and should be made on the prescribed form, obtainable from the offices of the various Permanent Heads of Departments.

G. W. SIMPSON,  
Public Service Commissioner.

AMENDMENT OF AREAS AND BOUNDARIES OF RESERVES.

Department of Lands and Surveys,  
Perth, 1st June, 1927.

HIS Excellency the Governor in Executive Council has been pleased to approve of the Areas and Boundaries of the following Reserves being amended as described in the Schedules below, for the purposes therein set forth; the Areas and Boundaries previously published in the *Government Gazette* being hereby cancelled:—

5174/25.

WELLINGTON (Lake Ngartimimpy).—No. 19203 (Water).—Wellington Location 4136, being the area bounded by lines starting from a point on the Northern side of a one-chain proposed road situate about 4 chains

North and about 85 chains East from the North-East corner of Location 2669 and extending North about 62 chains to a South boundary of Location 3758; thence East about 10 chains to a South-East corner of Location 3758; thence North about 24 chains; thence East about 71 chains; thence South about 68 chains; thence West-South-Westward along the Northern side of the aforesaid proposed road to the starting point. (About 600 acres.) (Plan 415A/40, B1.)

2748/21.

WICKIEPIN.—No. 17932 (Hospital site).—Lots 118 to 133 (inclusive), 177, and 179. (4 acres 0 roods 32 perches.) (Plan Wickiepin.)

C. G. MORRIS,  
Under Secretary for Lands.

## RESERVES.

Department of Lands and Surveys,  
Perth, 1st June, 1927.

HIS Excellency the Governor in Executive Council has been pleased to set apart as Public Reserves the lands described in the Schedule below, for the purposes therein set forth:—

1558/08.

PLANTAGENET (Taylor's Inlet).—No. 19539 (Recreation).—Bounded on the West by part of the Eastern boundaries of A/82, on the East by a road and the Western boundaries of A/88, and on the South-East by a line about 9 chains extending approximately 220deg. from the South corner of A/88 to an angle post on the Eastern boundary of part of A/82. (About 144 acres.) (Plan 451/80, E4.)

14336/08.

KELLERBERRIN.—No. 19548 (Fire Brigade Station).—Lot No. 322. (30 perches.) (Plan Kellerberrin.) Reserve 11792 (Road Board Office) is hereby reduced, and the purpose of Reserve 11782 (Kellerberrin Lot 93) is hereby changed from "Fire Brigade Station" to "Road Board purposes."

106/21.

FITZGERALD (near Salmon Gums).—No. 19549 (Experimental Farm).—Locations Nos. 240, 241, 242, and the closed road along the North-West boundary of Location 242. (About 1,767 acres.) (Plan 392/80, B2 & 3.)

2041/27.

DERBY.—No. 19550 (Government requirements—Wharfinger's Quarters).—Lot No. 268. (2 roads.) (Plan Derby.)

353/15.

DWELLINGUP.—No. 19551 (Government requirements—Forestry Department).—Lot No. 186. (1 rood 5.5 perches.) (Plan Dwellingup.)

2687/23.

NELSON (near Manjimup).—No. 19552 (Race-course).—Bounded by lines starting from the South-East corner of Location 6211 and extending Southward about 22½ chains along the Western side of a one-chain road to the Northern boundary of Manjimup Townsite; thence West along the latter and North to the South-West corner of Location 6211; thence East to the starting point. (About 73 acres.) (Plan 439C/40, F4.)

478/27.

NELSON (Group 132).—No. 19553 (School site).—Location 11515, being the area bounded by lines starting from a point on the Southern boundary of Location 10982, situate North from the North-West corner of Location 10976 and extending North about 6½ chains; thence East 5 chains; thence South to the Southern boundary of Location 10982 and South-Westward along the latter to the starting point. (3 acres.) (Plan 414C/40, F4.)

328/27.

MUKINBUDIN.—No. 19554 (Church site—Roman Catholic).—Lot No. 49. (1 rood.) (Plan Mukinbudin.)

6373/26.

NINGHAN (near Narkal).—No. 19555 (Recreation).—Location 1089, excluding an area of one acre around a soak and road access from the said soak to the North boundary of Narkal Townsite Reserve. (About 74 acres.) (Plan 56/80, F2.) Reserve 16E89 (Water) is hereby reduced.

878/27.

GERALDTON.—No. 19556 (Water).—Lot No. 1120. (About 15 acres.) (Plan, Geraldton Sheet 2.)

C. G. MORRIS,  
Under Secretary for Lands.

## CANCELLATION OF RESERVE 5259.

(Timber, near Hogau's Find.)

Hampton District.

Corr. No. 6333/08.

HIS Excellency the Governor in Executive Council has been pleased to approve of the cancellation of the above Reserve. (Plan 40/80.)

C. G. MORRIS,  
Under Secretary for Lands.

## LOTS OPEN FOR SALE.

Department of Lands and Surveys,  
Perth, 1st June, 1927.

IT is hereby notified, for general information, that the undermentioned lots are now open for sale, under the conditions specified, by public auction, as provided by "The Land Act, 1898," at the following upset prices:—

Applications to be lodged at Geraldton.

11483/99.—NORTHAMPTON, Town, 75 (2r. 16p.), £18. Subject to the payment to the Government of £200 for improvements at the sale on the fall of the hammer.

Applications to be lodged at Perth.

3642/95.—DENISON, Suburban for Cultivation, Sub. 24 (2a. 2r.), £25; Sub. 25 (1a. 3r. 39p.), £30. Town, 90 (1r.), £14; 44, 75, 76 (1r. each), 73 (35.2p.), £10 each. Subject to the payment to the Government within 30 days of sale of the value of improvements (if any) at the Minister's valuation, which shall be final and binding on the purchaser.

Plans showing the arrangement of the lots referred to are now obtainable at this office and the offices of the various Government Land Agents.

C. G. MORRIS,  
Under Secretary for Lands.

## FORFEITURES.

THE undermentioned Leases have been cancelled under Section 136 of "The Land Act, 1898," for non-payment of rent to 31st December, 1926:—

Name, District, Lease No., Area, Rent, Corr. No.
Beetson, G. G. G., Pyrtton (2974, 2976), 20/2127 (15a. 1r. 31p.), £173 8s. 9d.; 6615/23.
Masters, V. D., Swan (2612), 12698/68 (373a. 1r. 37p.), £5 16s. 6d.; 7611/19.
Minchin, George, Swan (2564), 12694/68 (382a. 1r. 31p.), £5 7s.; 7194/19.
Ottery, C. E. V., Swan (2954), 14432/68 (5,000a. 1r.), £31 12s. 8d.; 341/21.

The undermentioned Leases have been cancelled under Section 137a:—

Alford, Walter, Ningham (793, 794), 19043/68 (1,827a.), non-compliance with conditions; 4203/24.
Alford, Walter, Ningham (958), 24477/74 (160a.), non-compliance with conditions; 681/25.
Andrews, Charles, Avon (14997), 13357/74 (160a.), non-compliance with conditions; 10926/09.
Condor, E. & J. B., Avon (20539), 8230/68 (640a.), non-compliance with conditions; 11525/12.
Condor, J. B., Avon (20537), 19077/74 (160a.), non-compliance with conditions; 11524/12.
Smith, W. B., Williams (11139), 20122/68 (516a. 1r. 33p.), abandoned; 5298/25.
Smith, W. B., Williams (11138), 24958/74 (160a.), abandoned; 5299/25.
Stone, William, Avon (19176), 20820/68 (977a.), non-compliance with conditions; 3073/26.
Trott, G. E., Melbourne (1101), 19539/68 (2,102a.), non-compliance with conditions; 4406/25.
Trott, G. E., Melbourne (3162), 24689/74 (160a.), non-compliance with conditions; 4805/25.
Whitton, F. T., Avon (14333, 14334), 19350/68 (1,882a.), non-compliance with conditions; 2778/25.
Beaton, James, Avon (24350), 41240/55 (42a. 2r. 14p.), non-compliance with conditions; 5007/24.
Smith, Harry, South-West, 3760/93 (708a., about), abandoned; 7147/20.

C. G. MORRIS,  
Under Secretary for Lands.

GOVERNMENT LAND SALES.

THE undermentioned allotments of land will be offered for sale, at public auction, on the dates and at the places specified below:—

BRUCE ROCK.

4th June, 1927, at 11 a.m., at the District Lands Inspector's Office—  
Korbel—Town, 19, 1r., £10.  
Kwolyin—Town, 46, 47, 1r. each, £12 each.  
Muntadgin—Town, 14, 1r., £20.

MARGARET.

6th June, 1927, at 1 p.m., at the Forestry Office—  
Margaret—\*90, 4a. 3r. 33p., £12.

BRIDGETOWN.

8th June, 1927, at 12 noon, at the District Lands Office—  
Carbanup—Town, 1, 39.1p., £15.  
Manjimup—Town, 300, 1r., £10.  
Pemberton—Town, 61, 62, 1r. each, £12 each.

BUNBURY.

8th June, 1927, at 3.30 p.m., at the District Lands Office—  
Drakesbrook—Town, 56, 3r. 23p., £12.  
Gwindinup—\*26, 12a. 1r. 22p., £16 13s.

GERALDTON.

8th June, 1927, at 3.15 p.m., at the District Lands Office—  
Pintharuka—Town, 15, 1r., £15; 16, 39.9p., £20.

LEONORA.

8th June, 1927, at 2 p.m., at the Mining Registrar's Office—  
Leonora—Town, 574, 1r., £12 10s.

KATANNING.

9th June, 1927, at 11 a.m., at the District Lands Office—  
Katanning—Town, 908†, 1a. 3r. 4.3p., £100.

NORTHAM.

9th June, 1927, at 11.30 a.m., at the District Lands Office—  
Bencubbin—Town, 14, 1r., £15.  
Buntine—Town, 19, 1r., £12.  
Dowerin—Town, 170, 1r., £12.  
Kellerberrin—Town, 76, 2r., £25.  
Merredin—Town, 683, 1a. 2r. 38p., £150.  
Trayning—Town, 81, 1r., £15.

PERTH.

10th June, 1927, at 11 a.m., at the Lands and Surveys Department—  
Boddington—Town, 30, 1r., £15.  
Fremantle—Town, 1328, 1r. 14.4p., £50.  
Glen Forrest—\*152, 19a. 1r. 3.4p., £39; 170, 21a. 0r. 11p., £42.  
Mt. Helena—\*182, 17a. 3r., £30.  
Serpentine—Town, 25, 26, 2r. each, £19 each.  
South Nedlands—Town, 85, 86, 87, 1r. each, £55 each; 137, 1r., £65; 138, 1r. 9p., £70.  
Yundurup—Town, 66, 2r. 1p., £12 10s.

MOORA.

24th June, 1927, at 4 p.m., at the Court House—  
Moora—\*206, 3a. 2r. 17p., £23 8s. 10d.; 207, 210, 3a. 2r. 18p. each, £23 9s. 8d. each; 205, 208, 209, 5a. each, £32 10s. each.

\* Suburban lot for cultivation.

† Subject to the payment of £260 for improvements at the sale, on the fall of the hammer, by the purchaser if other than the owner of the improvements.

The purchaser will have the option of taking, in lieu of a grant of the fee simple, a lease under the Regulations at the scheduled capital value nearest the upset price for the term of 99 years, on payment of a premium equal to the amount of his bid in excess of the upset price.

All improvements on the land offered for sale are the property of the Crown, and shall be paid for as the Minister may direct, whose valuation shall be final and binding on the purchaser.

Plans and further particulars of these sales may be obtained at this office. Land sold to a depth of 200 feet below the natural surface, except in mining districts, where it is granted to a depth of 40 feet only.

C. G. MORRIS,  
Under Secretary for Lands.

LAND OPEN AS SPECIAL LEASES, UNDER SECTION 153, FOR QUARRYING (FOR LIME BURNING), FREMANTLE.

Department of Lands and Surveys,  
Corres. 7922/19. Perth, 18th May, 1927.

IT is hereby notified, for general information, that the areas described hereunder will be available for leasing under Section 153 of "The Land Act, 1898," and its amendments, as Special Leases for Quarrying, at the respective annual rentals as shown, for a term of five years. Open on and after 8th June, 1927. Applications to be lodged at Perth.

Town.	Lot Nos.	Annual Rentals.	Remarks.
Fremantle	1181, 1182, 1183, 1184, 1185, 1193, 1194, 1195, 1196, 1201, 1202	£15	Successful applicant to pay cost of survey in each case. The Leases to be subject to quarrying being carried out to the satisfaction of the Fremantle Municipal Council.
Do.	1209, 1210, 1211, 1212, 1217, 1218, 1219, 1220, 1221, 1222 1223	£20	

(Plan—Fremantle, Suburban 83.)

C. G. MORRIS,  
Under Secretary for Lands.

NORTHAM LAND AGENCY.

Department of Lands and Surveys,  
Perth, 3rd June, 1927.

IT is hereby notified, for general information, that the land described hereunder has been withdrawn from selection, and will be again available on and after Wednesday, the 22nd June, 1927:—

"B."

Ninghan District (near Jibberding and Hughden Rocks).

Corr. 1602/27.

Open under Parts V., VI., and VIII. (Plans 89 and 88/80.)

That area of unsurveyed land bounded on the North by Locations 4061, 4438, 621, 531, 532, and a line extending East from the North-East corner of Location 532 to the Western boundary of Location 2380; on the West by the Rabbit-proof Fence Reserve and surveyed locations; on the East by Locations 2380, 2382 to 2386, 2388, 2677, 2678, and a line extending North from the North-East corner of Location 1947 to Location 2678, and on the South by the sheet line of Plan 88/80; excluding reserves and lands reserved for other specific purposes and land already applied for and granted by the Land Board.

Subject to survey, classification, and pricing. The prescribed cost of survey must be lodged with applications.

The Government does not guarantee a railway to serve this area, and the question of advances by the Agricultural Bank is one solely for the decision of the Trustees of that institution.

C. G. MORRIS,  
Under Secretary for Lands.

**TENDERS FOR THE PURCHASE FOR REMOVAL OF BUILDINGS AT DENMARK.**

Department of Lands and Surveys,  
Corres. No. 475/14. Perth, 10th May, 1927.

TENDERS are hereby invited for the purchase for removal of the buildings situate on portion of Denmark Lot 194 and recently occupied by Mr. R. Nockolds. The buildings consist of two four-roomed weatherboard cottages with verandah, galvanised iron roof, and a bakehouse similarly constructed. They are valued at £117, which has been fixed as the minimum sale price, and the buildings must be removed within 30 days from date of acceptance of tender.

Tenders, accompanied by a deposit of 10 per cent., addressed to the "District Surveyor, Albany," and endorsed "Tender for buildings at Denmark," will be received up to and inclusive of the 4th June next, and the lowest or any tender will not necessarily be accepted.

**LAND OPEN FOR PASTORAL LEASING.**

*Under Part X of "The Land Act, 1898."*

IT is hereby notified that the land described hereunder will be available for general selection under Part X. of "The Land Act, 1898," and its amendments, on and after the date specified:—

**OPEN WEDNESDAY, 15th JUNE, 1927.**

PERTH LAND AGENCY.

*Eucla Division.*

*Dellisser District (near Deakin Siding).*

Corres. 300/24. (Plan 29/300.)

That area of unsurveyed land containing about 100,000 acres; being C. L. K. Foot's forfeited Pastoral Lease No. 1201/95.

*Eastern Division.*

*Wells District (near No. 9 Well, Wiluna-Kimberley Stock Route).*

Corres. 4798/26. (Plan 70/300.)

That area of unsurveyed land containing about 292,500 acres; being Central Westralia Pastoral Company's forfeited late Pastoral Lease No. 3307/97.

*Eastern Division.*

*Wells District (near Lake Carnegie).*

Corres. 4799/26. (Plan 62/300.)

That portion of unsurveyed land containing about 180,000 acres, starting from a point 181 chains South and 1,000 chains West of the South-West corner of Pastoral Lease 2887/97, thence 2,400 chains East, thence 1,600 chains South, thence back to starting point by Lake Carnegie; being Central Westralia Pastoral Company's cancelled Pastoral Lease.

**KALGOORLIE LAND AGENCY.**

*Eastern Division.*

*Ngalbain District (near Woolgangie).*

Corres. 2958/24. (Plans 24/300 and 39/80.)

That area of unsurveyed land containing about 225,300 acres; being R. Black's forfeited Pastoral Lease No. 3296/97.

**OPEN WEDNESDAY, 22nd JUNE, 1927.**

PERTH LAND AGENCY.

*North-West Division.*

*Thaduna District (about 50 miles North-West of Wiluna).*

Corres. 3273/26. (Plans 71/300 and 60/300.)

That area of unsurveyed land containing about 100,000 acres; being L. P. Ward's forfeited Pastoral Lease No. 3639/96.

C. G. MORRIS,  
Under Secretary for Lands.

**LAND OPEN FOR SELECTION.**

IT is hereby notified, for general information, that the areas scheduled hereunder will be available for selection under "The Land Act, 1898," and its amendments, on and after the dates set out in the schedules.

The areas marked "A" shall be open for selection by the special classes of selectors hereinafter named in the following order of preference:—

- (1) Under "The Discharged Soldiers' Settlement Act, 1918," by "Discharged Soldiers" within the meaning of paragraphs (a), (b), and (c) of the interpretation of the term in Section 3 of that Act, and "Dependants" within the meaning of that term in the said section.
- (2) Under "The Land Act, 1898," by ex-British Soldiers who were on active service in the late war.
- (3) Under "The Land Act, 1898," by Muniton Workers in the late war.
- (4) Under "The Land Act, 1898," by ordinary selectors.

(In the event of an applicant other than a Discharged Soldier under subparagraph (1) obtaining a block within a Repurchased Estate, the term of the lease and conditions of payment will be subject to re-adjustment in accordance with the provisions of "The Agricultural Lands Purchase Act, 1909.")

The areas marked "B" are not subject to such order of preference.

The areas marked thus \* are open under Part VI.

Applications must be lodged at the Local Land Office for the district in which the land is situated, and should be lodged on or before the date specified.

All applications lodged on or before such date will be treated as having been received on the closing day, and if there are more applicants than one for any block the application to be granted will be determined by the Land Board, except in cases where it is already determined by the order of preference set out above under "A." Should any lands remain unselected such will continue available until applied for or otherwise dealt with.

If a Land Board sitting becomes necessary, the applicants for the blocks will be duly notified of the date, time, and place of the meeting of the Board, and there shall be an interval of at least three days between the closing date and the sitting of the Board.

If an applicant wishes to appear before the Land Board in person he may apply to the Head Office or to the Clerk in Charge of any of the District or Branch Land Offices for a certificate to the Railway Department which, on presentation at the nearest Railway Station, will entitle him to a Return Ticket, at Excursion Rates, to the place where the Board will sit, available for seven days from the date of issue.

The selector of a Homestead Farm from any location available under Part VIII. must take the balance thereof, if any, under Conditional Purchase.

*The prices quoted hereunder (exclusive of the value of improvements, if any, and survey fees, and land acquired by the Crown under "The Agricultural Lands Purchase Act, 1909," or otherwise for settlement) are reduced by one-half to Discharged A.I.F. Soldiers only.*

**SCHEDULE.**

**NOW OPEN.**

**NARROGIN LAND AGENCY.**

*Williams District.*

Corr. No. 1594/25.

Open under Part V. (Plan 378C/40, F4.)

The land contained within the closed road passing along a North and a West boundary of Williams Location 10384 and part of the West boundary of Location 4326, at £1 per acre.

2. This land is available only to holders of land abutting thereon.

3. The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.



**OPEN WEDNESDAY, 8th JUNE, 1927.**

“B.”

**BEVERLEY LAND AGENCY.**

*Avon District.*

Corr. No. 6393/26.  
Open under Part V. (Plan 379C/40, D4.)

The land contained within the closed road passing along the Northernmost boundary of Avon Location 1720, at 15s. per acre. This land is available only to holders of land abutting thereon. The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

“B.”

*Avon District (14 miles East of Emu Hill).*

Corr. No. 5751/24.  
Open under Parts V., VI., and VIII. (Plan 345/80, D1.)

Location 23447, containing 1,000 acres 2 roods 7 perches, at 7s. 3d. per acre (classification, page 6 of 5751/24); being E. O. McBeath's forfeited Conditional Purchase Lease 18878/68.

**BRIDGETOWN LAND AGENCY.**

“B.”

*Nelson District (13 miles West of Manjimup).*

Corr. No. 2391/24.  
Open under Parts V., VI., and VIII. (Plan 439C/40, D4.)

Location 5951, containing 136 acres 3 roods, at 14s. 6d. per acre (classification, page 15 of 9026/10); subject to the payment or taking over the Agricultural Bank mortgage, and the Government's retaining the right of free resumption for railways and other purposes; being G. W. Griffin's forfeited Conditional Purchase 40969/55.

**BUNBURY LAND AGENCY.**

“B.”

*Wellington District (near Sewell Pool).*

Corr. No. 6057/24.  
Open under Parts V., VI., and VIII. (Plan 410D/40, C3.)

The area, containing about 1,810 acres, bounded by lines starting from the South-East corner of Location 4091, and extending North and East to the South-West corner of Location 4123, thence East and South to the South-West corner of Location 3630, thence East about 12 chains and South about 77 chains to the North boundary of Location 3480, thence West and North to the starting point; subject to survey, classification, and pricing, and to the prescribed cost of survey (£36) being lodged if considered necessary by the Lands Department.

**ESPERANCE LAND AGENCY.**

“B.”

*Esperance District (about eight miles East of Scaddan).*

Corr. No. 7128/22.  
Open under Parts V., VI., and VIII. (Plan Locations near Esperance, Sheets 5 and 15.)

Location No.	Area.	Remarks.
961 ...	a. r. p.	} Subject to classification and pricing.
795 ...	1,056 0 32	
957 ...	1,000 2 17	
956 ...	1,171 2 28	
948 ...	1,000 1 20	
787 ...	1,000 1 2	

*Esperance District (15 miles North-West of Esperance).*

Corr. No. 5566/25.  
Open under Parts V., VI., and VIII. (Plan 423/80, Esperance, Sheet 1.)

Locations 755 and 756, containing 1,895 acres, at 5s. per acre (classification, page 6 of 5566/25); subject to the special conditions *re* Agricultural Bank advances that may be granted in this district; being J. Griffin's forfeited Grazing Lease 20135/68.

**GERALDTON LAND AGENCY.**

“B.”

*Victoria District (about 12 miles North-West of Tenindewa).*

Corr. No. 962/27.  
Open under Parts V., VI., and VIII. (Plans 156/80, B1, 161/80, B4.)  
Location 6087, containing 1,535 acres, at 6s. 6d. per acre (classification, page 23 of 1442/12.)

“B.”

*Victoria District (six miles East of Binnu Siding).*

Corr. No. 1777/26.  
Open under Parts V., VI., and VIII. (Plans 160/80, C1, 191/80, C4.)  
Location 7594, containing 2,981 acres 2 roods 10 perches, at 4s. 6d. per acre (classification, page 10 of 340/22); subject to the Government retaining the right of free resumption for railways and other purposes; being A. T. Fisher's forfeited Conditional Purchase 20305/68.

“B.”

*Victoria District (seven miles South of Perenjori).*

Corr. No. 973/26.  
Open under Parts V., VI., and VIII. (Plans 122/80, F4, 95/80, F1.)  
Location 7653, containing 3,033 acres 2 roods 30 perches, at 8s. 6d. per acre (classification, page 6 of 3959/22); subject to the Government retaining the right of free resumption for railways and other purposes; being P. Malloy's forfeited Conditional Purchase 20352/68.

“B.”

*Victoria District (seven miles South of Perenjori).*

Corr. No. 1073/26.  
Open under Parts V., VI., and VIII. (Plan 122/80, F4.)  
Location 6324, containing 883 acres, at 6s. 6d. per acre (classification, page 69 of 1798/12); subject to the Government retaining the right of free resumption for railway and other purposes; being A. L. Gill's forfeited Conditional Purchase 20204/68.

“B.”

*Victoria District (26 miles East of Narling).*

Corr. No. 1814/26.  
Open under Parts V., VI., and VIII. (Plan 161/80, B4.)  
Location 5899, containing 1,000 acres, at 8s. per acre (classification, page 17 of 1337/11); subject to the Government retaining the right of free resumption for railway and other purposes; being F. Weston's forfeited Conditional Purchase 20373/68.

“B.”

*Victoria District (seven miles South-West of Winchester).*

Corr. No. 5318/20.  
Open under Parts V., VI., and VIII. (Plan 95/80, A4.)  
Location 6652, containing 500 acres, at 5s. 9d. per acre (classification, page 3 of 5336/14); being R. A. Hollingsworth's forfeited Conditional Purchase 12711/68.

**KATANNING LAND AGENCY.**

“B.”

*Kent District (nine miles South of Pingrup).*

Corr. No. 6636/26.  
Open under Parts V., VI., and VIII. (Plan 418/80, D & E 1.)  
Location 987, containing about 1,500 acres; subject to survey, classification, and pricing, and the payment of full survey fee with application (£32 10s.); being F. W. Stockden's cancelled application.

“B.”

*Kojonup District (two miles North of Boscabel).*

Corr. No. 1888/25.  
Open under Parts V., VI., and VIII. (Plan 416A/40, B1 & 2.)  
Location 4681, containing 339 acres 2 roods, at 6s. 3d. per acre, reducible to 2s. 3d. per acre if poison is eradicated and the land stocked in five years (classification, page 7, 2720/18); subject to the Government retaining the right of free resumption for railways and other purposes; being F. Coyne's forfeited Conditional Purchase 19213/68.

## NORTHAM LAND AGENCY.

"B."

*Avon District (1½ miles from Nocanning Siding).*  
 Corr. No. 945/12.  
 Open under Parts V., VI., and VIII. (Plan 34/80, F4.)  
 Location 19482, containing 500 acres (classification, page 9 of 945/12); subject to pricing; subject to the payment or taking over of the Agricultural Bank mortgage; being T. Musson's forfeited Conditional Purchase 31970/55 and Homestead Farm 18014/74.

"B."

*Ninghan District (near Wandanning).*  
 Corr. No. 549/27.  
 Open under Parts V., VI., and VIII. (Plan 66/80, E & F 3 & 4.)  
 Location 2708, containing about 1,269 acres; subject to pricing and the payment of full survey fee (£30) with application; no Agricultural Bank advance guaranteed; being H. A. Watson's abandoned application.

"B."

*Ninghan District (20 miles North of Koorda).*  
 Corr. No. 5051/26.  
 Open under Parts V., VI., and VIII. (Plan 65/80, E3 & 4.)  
 Locations 775 and 2120, containing 998 acres, at 6s. 6d. per acre (classification, page 30 of 1611/10); also that portion of unsurveyed land, containing about 1,500 acres, bounded on the West by Location 2407, on the North by Location 797, on the East by Locations 774 and 775, and on the South by a line running West from the South boundary of the South-West corner of Location 775; being R. G. Taylor's cancelled application. (The unsurveyed land is subject to the payment of full survey fee (£32 10s.) with application.)

"B."

*Avon District (near Burracoppin).*  
 Corr. No. 4486/26.  
 Open under Parts V., VI., and VIII. (Plan 24/80, C1.)  
 That portion of unsurveyed land, containing about 288 acres, bounded on the North by surveyed road South of Locations 11704, 4389, 11699, and part of 6608, on the East by Location 23335, on the West by Location 25025, and on the South by Location 25148; subject to the conditions regarding timber in this locality; being the land excluded from E. F. Gebert's application (full survey fee to be paid if called up).

"B."

*Ninghan District (near Snake Soak and Wondanning).*  
 Corr. No. 3926/23.  
 Open under Parts V., VI., and VIII. (Plan 66/80, E & F4.)  
 The area, containing about 850 acres, bounded by lines starting from the South-West corner of Location 2703 and extending East and South to the North-East corner of Location 2728, thence West along the North boundary of Location 2728, and Northward along a one-chain road to the starting point; also the area, containing about 1,370 acres, bounded by lines starting from the North-East corner of Location 606 and extending North about 25 chains, thence East about 38 chains, thence North about 10 chains, East about 122 chains, thence South about 90 chains, thence West and North to the starting point (excluding Reserve 17929, Snake Soak—40 acres); areas subject to survey and pricing and the prescribed cost of survey must be lodged with applications.

*Avon District.*

Corr. No. 5767/26.  
 Open under Part V. (Plan 27C/40, E3.)  
 The land contained within the closed road passing along the South-East boundary of Avon Location 6366 and part of the North-East and the South-East boundary of Location 4401, at £1 per acre. This land is available only to holders of land abutting thereon. The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

"B."

*Avon District (10 miles North of Doodlakine).*  
 Corr. No. 5361/26.  
 Open under Parts V., VI., and VIII. (Plan 25/80, C1 & 2.)  
 Locations 25049 and 25050, containing about 390 acres; subject to survey, classification, and pricing, and the payment of full survey fee (£16 10s.) with applications; being C. Johnson's cancelled application.

"B."

*Avon District (four miles North-East of Kauring).*  
 Corr. No. 11220/10.  
 Open under Parts V., VI., and VIII. (Plan 3B/40, B3.)  
 Location 17241, containing 140 acres 2 roods, at 5s. per acre (classification, page 13 of 11220/10); being W. G. Mayes' forfeited Homestead Farm 15285/74.

"B."

*Avon District (12 miles North-East of Botherling).*  
 Corr. No. 7287/25.  
 Open under Parts V., VI., and VIII. (Plan 32B/40, F1.)  
 That portion of unsurveyed land, containing about 160 acres, bounded on the East by Location 7339, on the South by Locations 7397 and 4133, and on the North-West by surveyed road fronting Location 24462.

"B."

*Ninghan District (12 miles East of Nugadong).*  
 Corr. No. 5168/26.  
 Open under Parts V., VI., and VIII. (Plan 89/80, E & F 4.)  
 Location 1151, containing 1,000 acres 3 roods 14 perches, at 4s. 9d. per acre (classification, page 10 of 5168/26); Locations 1152 and 1153, containing 893 acres 1 rood 39 perches, at 4s. 9d. per acre (classification, page 2a of 6901/26); being R. P. Bartlett's forfeited Conditional Purchases 21232/68, 21247/68, and Homestead Farm 25361/74.

*Avon District (about 2½ miles South-East of Elabbin).*  
 Corr. No. 1450/27.  
 Open under Parts V., VI., and VIII. (Plan 34/80, F3.)  
 Location 15203, containing about 772 acres; subject to pricing; classification, page 52 of 6315/09.

## PERTH LAND AGENCY.

"B."

*Avon District (13 miles North-East of Muchea).*  
 Corr. No. 2353/07.  
 Open under Parts V., VI., and VIII. (Plan 28/80, E & F 2.)  
 Location 10690, containing 2,000 acres; subject to pricing; being D. D. Clarkson's cancelled Conditional Purchase 3046/68.

"B."

*Cockburn Sound District (one mile from Serpentine).*  
 Corr. No. 3989/24.  
 Open under Part V., Section 55 only. (Plan 341D/40, C4.)  
 Location 787, containing 53 acres 1 rood 14 perches, at 15s. per acre (classification, page 171 of 2666/84); subject to the payment for improvements; being E. Parsou's forfeited Conditional Purchase 41106/55.

## SOUTHERN CROSS LAND AGENCY.

"B."

*Yilgarn District (near Geelakin, North Westonia).*  
 Corr. No. 1490/27.  
 Open under Parts V. and VI. (Plan 35/80, Geelakin, Sheet 1.)  
 Location 316, containing 1,000 acres 0 roods 30 perches, at 10s. per acre (classification, page 11 of 478/26); being A. Moore's abandoned application.

"B."

*Yilgarn District (nine miles West of Corinthia).*

Corr. No. 987/26.

Open under Parts V. and VI. (Plan 36/80, B &amp; C 1.)

Locations 586 and 1021, containing 999 acres 3 roods 36 perches, at 9s. per acre (classification, page 26 of 6812/22); subject to mining and timber conditions in this district, and the conditions governing Agricultural Bank advances as may be granted in this district; being H. Impson's forfeited Conditional Purchase 41878/55 and Homestead Farm 25115/74.

## WAGIN LAND AGENCY.

"B."

*Williams District (16 miles North of Nippering).*

Corr. No. 4201/25.

Open under Parts V., VI., and VIII. (Plan 386D/40, B4.)

Location 13269, containing 293 acres 3 roods 36 perches, at 9s. 6d. per acre (classification, page 9 of 4201/25); subject to the Government retaining the right of free resumption for railways and other purposes; being B. Packer's forfeited Conditional Purchase 24067/68.

"B."

*Williams District (near Badjanning Well).*

Corr. No. 1253/27.

Open under Part V. (Plan 409B/40, D2.)

The triangular piece of land, containing about 3¾ acres, bounded on the East by location 1223 and on the North and South-West respectively by roads along the South boundary of Location 11388 and the North-East boundary of Location 1080; subject to survey and pricing.

*Williams District (near Lake Pingrup).*

Corr. No. 5579/25.

Open under Part V. (Plan 407/80, C3.)

The land contained within the closed road passing along the Southernmost boundaries of Location 9785 and the South boundary of Location 9782, at 15s. per acre. Open to the holders of adjoining lands only. The Crown Grant of this land will not issue before those of adjoining locations.

"B."

*Williams District (near Lake Pingrup).*

Corr. No. 5579/25.

Open under Parts V., VI., and VIII. (Plan 407/80, C3.)

Location 9782, containing 100 acres; subject to classification and pricing. (Reserve 11142 (Water) is hereby cancelled.)

"B."

*Roe District (24 miles East of Newdegate).*

Corr. No. 178/27.

Open under Parts V., VI., and VIII. (Plan 388/80, F4.)

Location 937, containing about 1,600 acres; subject to survey, classification, and pricing, and the payment of full survey fee with applications (£32 10s.); being J. A. Marsland's cancelled application.

**OPEN WEDNESDAY, 15th JUNE, 1927.**

## ALBANY LAND AGENCY.

"B."

*Kent District (14 miles South-West of Ongerup).*

Corr. No. 2038/20.

Open under Parts V., VI., and VIII. (Plan 435/80, E2.)

Location 739, containing 500 acres, at 7s. per acre (classification, page 13 of 2038/20), reducible to 4s. per acre if poison is eradicated and the land stocked in five years; being R. Bungey's forfeited Conditional Purchase 13175/68.

## BEVERLEY LAND AGENCY.

"B."

*Avon District (13 miles to Badjeling).*

Corr. No. 5669/25.

Open under Parts V., VI., and VIII. (Plan 343B/40, F2.)

Location 23821, containing 1,775 acres 0 roods 39 perches; subject to pricing and the payment of full survey fee (£34 10s.) with applications.

That portion of unsurveyed land, containing 221 acres 3 roods 7 perches, bounded on the North by Location 19572, on the West by Location 26003, on the South by Locations 15816 and 18756, on the East by the prolongation South of the Eastern boundary of Location 19572 to road North of Location 18756; being the land excluded from J. & W. Haythornthwaite's application; subject to the payment of full survey fee (£14) with applications.

## ESPERANCE LAND AGENCY.

"B."

*Fitzgerald District.*

Corr. No. 3578/26.

Open under Parts V., VI., and VIII. (Plan 392/80, D &amp; E4.)

Locations 404 and 1187, containing 891 acres 3 roods 24 perches, at 10s. 3d. per acre (classification, page 9, 6194/21); subject to the condition governing Agricultural Bank advances that may be granted in this district; being E. B. McCahon's forfeited Conditional Purchase Lease 41983/55 and Homestead Farm 25216/74.

## GERALDTON LAND AGENCY.

"B."

*Victoria District (five miles West of Mullewa).*

Corr. No. 6943/20.

Open under Parts V., VI., and VIII. (Plan 156/80, C2.)

Location 5638, containing 2,147 acres 1 rood 15 perches, at 4s. 3d. per acre (classification, page 35 of 6943/20); being A. & N. Rumble's forfeited Conditional Purchase 13075/68.

"B."

*Victoria District (12 miles North-East of Bunji).*

Corr. No. 726/27.

Open under Parts V., VI., and VIII. (Plan 96/80, B2.)

That portion of unsurveyed land, containing about 1,120 acres, starting from the South-West corner of Location 7773, thence North 40 chains, thence West 120 chains, thence South 80 chains, thence East 160 chains, thence North 40 chains, thence West 40 chains back to starting point; being A. J. Parker's cancelled application; subject to the payment of full survey fee (£28) with applications.

"B."

*Victoria District (five miles North-West of Naraling).*

Corr. No. 6124/26.

Open under Parts V., VI., and VIII. (Plan 160D/40, C4.)

That portion of unsurveyed land, containing about 274 acres, starting from the North-East corner of Location 7333, thence East to Location 6329, thence South by said location to its South-West corner, thence West to Location 7333, thence North by said location back to starting point; being the land excluded from M. E. Matthew's application; subject to the payment of full survey fee (£14) with applications.

"B."

*Victoria District (five miles South of Arrino).*

Corr. No. 6645/26.

Open under Parts V., VI., and VIII. (Plans 94/80, E1; 122/80, E4.)

That portion of unsurveyed land, containing about 1,000 acres, starting from the North-West corner of Location 4478, thence West about 122 chains, thence South about 82 chains, thence East about 122 chains to Location 4478, thence North by Location 4478 back to starting point; subject to the conditions governing selection in Pastoral Leases in the South-West Division and to the payment of full survey fee (£25 10s.) with applications; being Rowe & Pearce's cancelled application.

## NARROGIN LAND AGENCY.

"B."

*Roe District (10 miles North-East of Newdegate).*  
 Corr. No. 6234/26.  
 Open under Parts V., VI., and VIII. (Plan 388/80, C2.)  
 Location 877, containing about 1,300 acres; subject to survey, classification, and pricing, and the payment of £30 full survey fee with application; being J. S. Robertson's cancelled application.

"B."

*Williams District (10 miles North-West of Lake Grace).*  
 Corr. No. 6229/26.  
 Open under Parts V., VI., and VIII. (Plan 378/80, B2.)  
 Williams Location 14325, containing 1,000 acres; subject to survey, classification, and pricing, and the payment of full survey fee of £25 10s. with applications; being A. E. Heath's cancelled application.

## NORTHAM LAND AGENCY.

"B."

*Avon District (10 miles North of Meckering).*  
 Corr. No. 5867/26.  
 Open under Parts V., VI., and VIII. (Plan 26A/40, A1.)  
 Location 22930, containing about 1,182 acres; subject to pricing; being A. J. Brown's cancelled application.

"B."

*Victoria District (14 miles West of Wubin).*  
 Corr. No. 1073/27.  
 Open under Parts V., VI., and VIII. (Plan 89/80, A & B 2 & 3.)  
 Location 8460, containing about 5,000 acres; subject to survey, classification, and pricing, and the payment of full survey fee (£57) with application; being E. M. Ekert's cancelled application.

"B."

*Avon District (near Nanyanine Well).*  
 Corr. No. 1659/27.  
 Open under Parts V., VI., and VIII. (Plan 25/80, A1.)  
 Locations 20342 and 20358, and the area bounded on the North by Location 20342 and on the South by the production West of the South boundary of Location 20358. The total area, about 1,240 acres, subject to survey, classification, and pricing. The prescribed cost of survey (£30) must be lodged with application.

"B."

*Ninghan District (Gabbining Soak).*  
 Corr. No. 5417/26.  
 Open under Parts V., VI., and VIII. (Plan 66/80, B & C 3.)  
 Location 1156, containing 2,104 acres 1 rood 31 perches, at 4s. 9d. per acre (classification, page 7 of 5417/26; being C. E. Willis' cancelled Conditional Purchase 21403/68.

## PERTH LAND AGENCY.

"B."

*Murray District (near North Dandalup).*  
 Corr. No. 4829/01.  
 Open under Parts V., VI., and VIII. (Plan 380B/40, D2.)  
 The area, containing about 75 acres, being that portion of the Keysbrook State Forest (Reserve 11735) West of Location 735; subject to survey, classification, and pricing. Reserve 11735 is hereby reduced.

"B."

*Victoria District (South of Mungerdegumyidic).*  
 Corr. No. 6111/26.  
 Open under Parts V., VI., and VIII. (Plans 90/80, D4; 63/80, D1.)  
 That portion of unsurveyed land, containing about 1,500 acres, bounded on the South by Location 926, on the West by Railway Reserve, on the North by Location 3163, on the East by Locations 3794, 3795, and 4050; subject to the payment of £32 10s. full survey fee with application; being E. A. Buttersworth's cancelled application.

## SOUTHERN CROSS LAND AGENCY.

"B."

*Yilgarn District (20 miles North of Boddalin).*  
 Corr. No. 4003/26.  
 Open under Parts V., VI., and VIII. (Plan 36/80, Boddalin, Sheet 3.)  
 Location 987, containing 1,215 acres 3 roods 7 perches, at 11s. per acre (classification, page 10 of 427/26); subject to mining conditions; being S. Green's cancelled application.

"B."

*Jilbadji District (six miles South of Moorine Rock).*  
 Corr. No. 6644/26.  
 Open under Parts V. and VI. (Plans 36/80, D4; 23/80, D1.)  
 That portion of unsurveyed land, containing about 2,500 acres, starting from the South-West corner of Location 216, thence 210 chains Southwards, thence 150 chains Eastwards, thence 140 chains Northwards, thence 70 chains Westwards, thence 70 chains Northwards, thence 70 chains Westwards back to starting point; being J. Swinstead's cancelled application; subject to the payment of full survey fee (£40) with application.

"B."

*Yilgarn District (three miles North of Boddalin).*  
 Corr. No. 5233/26.  
 Open under Parts V. and VI. (Plan 35/80, F4.)  
 That portion of unsurveyed land, containing about 1,000 acres, starting from the South-West corner of Location 770, thence West 90 chains, thence North about 110 chains, thence East 90 chains, thence South 110 chains, South back to starting point; being O. I. M. Gladstone's cancelled application; subject to the payment of £25 10s. full survey fee with applications.

## WAGIN LAND AGENCY.

"B."

*Williams District (14 miles East of Barton).*  
 Corr. No. 1326/05.  
 Open under Parts V., VI., and VIII. (Plan 409A/40, B2.)  
 Location 5570, containing 94 acres 2 roods, at 8s. 6d. per acre; being L. O. Fraser's forfeited Conditional Purchase 11709/55.

"B."

*Williams District (eight miles South-East of Highbury).*  
 Corr. No. 4103/26.  
 Open under Parts V., VI., and VIII. (Plan 385C/40, D4.)  
 Locations 10680, 9460, 3973, 3974, 11357, and 10188, containing 1,284 acres 1 rood, at 4s. 6d. per acre (classification, page 16 of 4103/26). †Location 6220, containing 149 acres 3 roods; subject to pricing (classification, page 8 of 5502/19. †Subject to Agricultural Bank indebtedness of £10; being C. W. Daek's forfeited Conditional Purchase 21311/68 and Homestead Farm 25381/74.

"B."

*Williams District (14 miles South-East of Moulyinning).*  
 Corr. No. 3199/25.  
 Open under Parts V., VI., and VIII. (Plan 408/80, E3.)  
 Locations 11420, 12879, and 14733, containing 1,054 acres 2 roods 11 perches, at 8s. 6d. per acre (classification, page 8 of 3199/25), reducible to 6s. per acre if poison is eradicated and the land stocked in five years; Subject to the Government retaining the right of free resumption for railway and other purposes; being H. Ashby's forfeited Conditional Purchase 20410/68 and Homestead Farm 25068/74.

## OPEN WEDNESDAY, 22nd JUNE, 1927.

## BRIDGETOWN LAND AGENCY.

"B."

*Nelson District (about eight miles East of Pemberton).*  
 Corr. No. 4676/26.  
 Open under Parts V., VI., and VIII. (Plan 442C/49, F3.)  
 Location 9275, containing 111 acres 3 roods 9 perches, at 18s. per acre; classification, page 44 of 376/07. Subject to Agricultural Bank mortgage and to special conditions governing selection in this vicinity; being M. Doran's cancelled application.

BEVERLEY LAND AGENCY.

“B.”

*Avon District (nine miles South-West of Beverley).*

Corr. No. 3404/26.

Open under Parts V., VI., and VIII. (Plan 342B/40, F2.)

Locations 23899, 23900, and 23902, containing about 1,539 acres; subject to survey, classification, and pricing and the payment of full survey fee, £32 10s., with application; being H. J. Ford's cancelled applications.

ESPERANCE LAND AGENCY.

*Esperance District (eight miles North-West of Scaddan).*

Corr. No. 3774/22.

Open under Parts V., VI., and VIII. (Plan 402/80, B3.)

Location 594, containing 1,000 acres, at 10s. 6d. per acre (classification, page 7 of 13730/11); subject to the conditions governing Agricultural Bank advances as may be granted in this district; being G. J. Hepburn's forfeited Conditional Purchase 12824/56.

GERALDTON LAND AGENCY.

“B.”

*Victoria District (near Mt. Muggawa).*

Corr. No. 3520/92.

Open under Parts V., VI., and VIII. (Plan 123/80, E3.)

Location 7380, containing 720 acres; subject to pricing and to the right of any person being the holder of a Miner's Right to enter on the land for prospecting purposes, and also to a right reserved to the Crown in addition to the Statute of the Rights of Resumption to resume the said land or any portion thereof, and to declare same to be Crown land within the meaning and for the purpose of the Mining Act, 1904, without compensation excepting for the value of the improvements (if any) then being on the land so resumed; classification, page 248 of 3529/92. Reserve 2149 (watering place) is hereby cancelled.

NARROGIN LAND AGENCY.

“B.”

*Williams District (14 miles South-East of Kulin).*

Corr. No. 7032/26.

Open under Parts V., VI., and VIII. (Plan 376/80, A4.)

Locations 14341 and 14342, containing about 1,136 acres; subject to survey, classification, and pricing and the payment of full survey, £28, with application; being F. Welshman's cancelled application.

NORTHAM LAND AGENCY.

“B.”

*Melbourne District (nine miles South-West of Wongan Hills).*

Corr. No. 6258/26.

Open under Parts V., VI., and VIII. (Plans 32/80, C1; 32B/40, D1; 57/80, C4.)

Location 3233, containing about 2,000 acres, subject to survey, classification, and pricing, and the payment of full survey fee, £36, with application; being J. L. Batten's cancelled application.

“B.”

*Avon District (five miles East of Cramphorne Siding).*

Corr. No. 1858/26.

Open under Parts V., VI., and VIII. (Plan 5/80, D & E 1 & 2.)

Locations 19180 and 19203, containing 1,893 acres, at 6s. per acre; classifications, page 9 of 3461/22 and page 3 of 3463/22; being F. M. Smythe's forfeited C.P. 20514/68.

“B.”

*Victoria District (seven miles West of Buntine).*

Corr. No. 558/27.

Open under Parts V., VI., and VIII. (Plan 89/80, A & B 1.)

Location 7842, containing about 1,000 acres; subject to survey, classification, and pricing, and the payment of the full survey fee, £25 10s., with application; being F. J. G. Miller's cancelled application.

“B.”

*Avon District (four miles South of Burracoppin).*

Corr. No. 635/27.

Open under Parts V., VI., and VIII. (Plan 24/80, C1 & 2.)

Location 25131, containing about 1,200 acres; subject to survey, classification, and pricing, and the payment of full survey fee, £28, with application. Subject to timber conditions applying to this area; being G. Lawson's cancelled application.

“B.”

*Avon District (five miles North of Kununoppin).*

Corr. No. 6302/11.

Open under Parts V., VI., and VIII. (Plan 34/80, C1.)

Location 18944, containing 160 acres; subject to classification and pricing; being T. A. Bateman's forfeited H.F. 16855/74.

“B.”

*Ninghan District (near Gabbining Soak).*

Corr. No. 7085/26.

Open under Parts V., VI., and VIII. (Plan 66/80, E3.)

Location 2549, containing 2,000 acres; subject to survey, classification, and pricing, and the payment of full survey fee, £36, with applications; Agricultural Bank advance not guaranteed; being W. E. S. Nightingall's cancelled application.

“B.”

*Victoria District (18 miles West of Wubin).*

Corr. No. 839/27.

Open under Parts V., VI., and VIII. (Plan 89/80, A2.)

Location 8457, containing about 1,000 acres; subject to survey, classification, and pricing, and the payment of full survey fee, £25 10s., with application; being J. L. Hughes' cancelled application.

PERTH LAND AGENCY.

“B.”

*Swan District (10 miles South-West of Muchea).*

Corr. No. 6047/11.

Open under Parts V., VI., and VIII. (Plan, Lake Pinjar.)

Location No.	Area.	Price per acre.	Remarks.
1968 ...	a. r. p. 137 2 0	...	Subject to pricing. Classification, p. 12 of 6497/07. Subject to classification and pricing. Subject to pricing, classification, p. 3 of 6047/11.
1969 ...	103 1 0	...	
1970 ...	100 0 0	...	

Being P. M. F. and E. Finnegan's forfeited C.P's. 29602/55, 18699/55, and Homestead Farm 21341/74.

“B.”

*Swan District (four miles South of Wannero).*

Corr. No. 1077/27.

Open under Parts V., VI., and VIII. (Plan 1A/40, B2.)

Swan Location 2457, containing 19 acres; subject to classification and pricing; being A. M. Lane's abandoned application.

“B.”

*Victoria District (near Nurgian Rock).*

Corr. No. 8526/10.

Open under Parts V., VI., and VIII. (Plans 90/80, F3; 89/80, A3.)

Reserve 12978, containing 640 acres; subject to the excision of 60 acres Reserve for Water; the boundaries of such Reserve to be determined on survey. Subject to survey, classification, and pricing. Reserve 12978 (Water) is hereby reduced.

“B.”

*Canning District (near South Kalamunda).*

Corr. No. 8972/98.

Open under Part V., Section 60. (Plan 1C/40, D3.)

Location 929, containing 7 acres 0 roods 12 perches, at £5 per acre.

"B."

## COCKBURN SOUND DISTRICT—PEEL REPURCHASED ESTATE—(Plan—Peel Estate Sheet 4).

Available for General Selection.

Corr. No. 5212/26.

Under Part V., Sec. 55, of "Land Act, 1898," as modified by "The Agricultural Lands Purchase Act, 1909," and Sec. 10 of "The Discharged Soldiers' Settlement Act, 1918."

Lot No.	Area.	Price per acre.	Purchase money.	To Returned Soldiers.			Ex. Imp. Soldiers.	Civilians.
				Plus first half-year's interest capitalised at 6 per cent. per annum.	Half-yearly instalment.		Half-yearly instalment.	Half-yearly instalment.
					Next 4½ years' only at 6 per cent. per annum.	Balance 25 years and interest at 6 per cent. per annum.		
£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	
1140	a. r. p. 27 1 10	13 0 0	355 1 3	365 14 4	10 19 5	14 4 4	12 16 8	12 9 2
1141	19 0 19	19 12 0	374 14 7	385 19 5	11 11 7	15 0 1	13 10 10	13 2 11
627	36 2 4	0 9 0	16 8 9	16 18 8	0 10 3	0 13 2	0 11 11	0 11 6
628	34 2 30	0 8 0	13 17 6	14 5 10	0 8 7	0 11 1	0 10 1	0 9 9
1142	14 1 25	28 0 0	403 7 6	415 9 7	12 9 4	16 3 0	14 11 7	14 3 0
1165	14 1 0	0 8 0	5 14 0	5 17 5	0 3 7	0 4 7	0 4 1	0 4 0

Subject to the conditions governing selection in this Estate.  
20/2203 and 20/2205.

Being J. L. Angus' and H. H. Henderson's forfeited C.P.'s.

## RAVENSTHORPE LAND AGENCY.

Oldfield District (near Kundip).

Corr. No. 5981/21.

Open under Parts V., VI., and VIII. (Plan 421/80, A1 & 2.)

Location 249, containing 530 acres 1 rood 22 perches; subject to pricing and open only to holders of adjoining land. Reserve 18161 (Water) is hereby cancelled.

## SOUTHERN CROSS LAND AGENCY.

"B."

Yilgarn District (12 miles North-East of Bullfinch).

Corr. No. 1122/27.

Open under Parts V. and VI. (Plan 53/80, D3.)

Location 674, containing 1,034 acres 3 roods 7 perches, at 9s. per acre; classification, page 67 of 6875/22; subject to Mining and Timber conditions applying in this District; being E. B. Hore's forfeited C.P. 13188/56.

"B."

Yilgarn Agricultural Area District (near Southern Cross).

Corr. No. 150/27.

Open under Parts V., VI., and VIII. (Plan 36/80, E3.)

The area containing about 209 acres, bounded on the North by Lots 42 and 41, on the East by the Westernmost boundary of Lot 79, on the West by Lot 85, and on the South by a line extending West from the South-Westernmost corner of Lot 79; subject to survey, classification and pricing and Timber and Mining conditions.

"B."

Yilgarn District (near Bullfinch and Southern Cross).

Corr. No. 923/11.

Open under Parts V. and VI. (Plan 53 & 36/80.)

\*The whole of the vacant unsubdivided lands within late "F" Reserve 7/25 and within 12½ miles of the Bullfinch Railway, and Bullfinch on Plan 53/80.

\*The whole of the vacant unsubdivided lands within late "F" Reserve 7/25 on Plan 36/80.

\*The whole of the vacant unsubdivided lands on Plan 36/80, B, C, D 3 and 4, situate North of the Goldfields Railway and South of "F" Reserve 8/25 and the production West of the South boundary of the latter.

\*Excluding reserves and lands temporarily reserved for specific purposes.

\*Subject to survey, classification, and pricing and to Timber and Mining conditions.

\*The prescribed cost of survey must be lodged with applications.

"B."

Yilgarn District (eight miles North-East of Bullfinch).

Corr. No. 2156/25.

Open under Parts V. and VI. (Plan 53/80, D3.)

Location 665, containing 1,488 acres 3 roods, at 7s. per acre; classification, page 40 of 6875/22; subject to Mining and Timber conditions applying in this District; being H. R. Boyce's forfeited C.P. 41557/55.

## WAGIN LAND AGENCY.

"B."

Williams District (18 miles North of Chinokup).

Corr. No. 4847/25.

Open under Parts V., VI., and VIII. (Plan 407/80, B1.)

Locations 10774 and 13285, containing 999 acres, at 6s. per acre; classification, page 9 of 7143/13; being F. A. Walker's forfeited C.P. Lease 19871/68 and Homestead Farm 24851/74.

"B."

Roc District (24 miles East of Newdegate).

Corr. No. 5997/26.

Open under Parts V., VI., and VIII. (Plan 388/80, F3.)

Location 941, containing 1,000 acres; subject to survey, classification, and pricing and the payment of full survey fees, £25 10s., with application; being N. J. Wells' cancelled application.

"B."

Williams District (18 miles North of Pingrup).

Corr. No. 1273/27.

Open under Parts V., VI., and VIII. (Plan 407/80, C & D 1 & 2.)

Location 14367, containing about 4,000 acres; subject to survey, classification, and pricing, and the payment of full survey fee of £51 with application; being B. D. Griffiths' and W. J. Green's cancelled application.

## OPEN WEDNESDAY, 6th JULY, 1927.

## ESPERANCE LAND AGENCY.

"B."

Fitzgerald District (12 miles West of Grass Patch).

Corr. No. 1833/27.

Open under Parts V., VI., and VIII. (Plan 402/80, A 1 & 2.)

Location 633, containing 935 acres 1 rood 2 perches, at 8s. per acre; classification, page 35 of 3760/23; subject to special conditions re Agricultural Bank advances as may be granted in this District; being A. E. Abbott's cancelled application.

*Fitzgerald District (about 10½ miles West of Dowak).*

Corr. No. 1503/27.  
Open under Parts V., VI., and VIII. (Plan 11/300.)  
That portion of land containing about 1,000 acres, bounded on the East by Location 696, on the South by a line running South-West from the Southernmost corner of Location 696, about 50 chains, and on the opposite sides by parallel and equal lines; subject to payment of full survey fee (£25 10s.) with application; being J. W. Wagner's inadmissible application.

RAVENSTHORPE LAND AGENCY.

"B."

*Oldfield District (3½ miles from Ravensthorpe).*

Corr. No. 1980/26.  
Open under Parts V., VI., and VIII. (Plan 405/80, E & F 4.)  
Locations 206 and 207, containing 520 acres 1 rood 22 perches, at 13s. per acre; classification, page 4 of 7996/20; subject to Mining conditions; being W. O. Mildwaters' forfeited C.P. 41863/55 and Homestead Farm 25075/74.

"B."

*Oldfield District (on the Jerdacattup River).*

Corr. No. 4927/22.  
Open under Parts V. and VI. (Plan 405/80, F4.)

Location No.	Area.	Price per acre.		Remarks.
		£ s. d.	£ s. d.	
258	a. r. p.	£	s. d.	Classification p. 160 of 4927/22. Classification, p. 12 of 141/21.
210	633 1 12	0	5 6	
218	1,997 0 26	0	5 0	

Subject to Mining conditions; being W. P. Moir's forfeited C.Ps. 14035/68 and 17475/68.

"B."

*Oldfield District (six miles East of Kundip).*

Corr. No. 6148/26.  
Open under Parts V. and VI. (Plan 421/80, B2.)  
Location 372, containing about 2,000 acres; subject to survey, classification, and pricing, and the payment of full survey fee, £36, with application; subject to the Mining conditions applying in this District; being A. J. Marsland's cancelled application.

C. G. MORRIS,  
Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919.

WHEREAS the SWAN Road Board, by resolution passed at a Meeting of the Board, held at Midland Junction on or about the 13th day of May, 1927, resolved to open the roads hereinafter described, that is to say:—

4417/22.

No. 6893.—(Railway Parade): Extension of.—A strip of land, one chain wide, leaving the present road at the North-East corner of Lot 58 of Swan Location 1 (L.T.O. Plan 3221), and extending North (as shown L.T.O. Plan 3220) to and along the East boundaries of Lots 24, 19, 16, 11, and 9, and part of the East boundary of Lot 7 to the South bank of Ellen Brook. (Plan 1B/40, D1.)

No. 6894.—(Almeria Parade): A strip of land, one chain wide, leaving the present road at the North-West corner of Lot 68 of Swan Location 1 (L.T.O. Plan 3221), and extending North (as shown L.T.O. Plan 3220) to and along the West boundaries of Lots 23, 20, 15, 12, and part of the West boundary of Lot 6 to the South bank of Ellen Brook. (Plan 1B/40, D1.)

4417/22.

No. 6895.—(Apple Street): Extension of.—A strip of land, one chain wide, leaving the present road at the North-West corner of Lot 53 (L.T.O. Plan 3221), and extending West (as shown L.T.O. Plan 3220) to and along the North boundary of Lot 27 to the North-West corner of the latter. (Plan 1B/40, D1.)

4417/22.

No. 6898.—(Rose Street): Extension of.—A strip of land, one chain wide, leaving the present road at the South-West corner of Lot 252 of Swan Location 1 (L.T.O. Plan 3221), and extending West (as shown L.T.O. Plan 3220) to and along part of the South boundary of Lot 35 to the Eastern bank side of Ellen Brook. (Plan 1B/40, D1.)

WHEREAS the DUMBLEYUNG Road Board, by resolution passed at a Meeting of the Board, held at Dumbleyung on or about the 12th day of March, 1926, resolved to open the road hereinafter described, that is to say:—

1474/24.

No. 7332: Deviation of part of.—A strip of land, one chain wide, its Western side leaving the West side of the present road at a North-Eastern corner of Williams Location 13229 and extending (as shown Diagram 51259) Southward to and through Location 9649 to rejoin the West side of the old road at the North-East corner of Location 11964. (Plan 386/80, E4.)

WHEREAS the GNOWANGERUP Road Board, by resolution passed at a Meeting of the Board, held at Gnowangerup on or about the 6th day of April, 1925, resolved to open the road hereinafter described, that is to say:—

4942/06.

No. 7709.—A strip of land, three chains wide, commencing on the West boundary of Kent Location 452; 43 chains 67 links from its North-West corner and extending Eastward (as shown Diagram 49135) through the said location to its East boundary. (Plan 435/80, F2.)

WHEREAS the DUMBLEYUNG Road Board, by resolution passed at a Meeting of the Board, held at Dumbleyung on or about the 12th day of March, 1926, resolved to open the roads hereinafter described, that is to say:—

1474/24.

No. 7710.—A strip of land, one chain wide, commencing at the North-West corner of Williams Location 9184 and extending East as surveyed along the Northernmost boundary of the said location and the North boundary of Location 11964 to Road No. 7332 at the North-East corner of the latter. (Plan 386/80, E4.)

No. 7711.—A strip of land, one chain wide, leaving Road No. 7332 at the South-East corner of Williams Location 9185 and extending East outside and along part of the North boundary of Location 9544 and the North boundary of Location 8915 to the North-East corner of the latter location.

Also to include the triangular portion of Location 8915 bounded by lines commencing at its North-East corner and extending South (as shown Diagram 51258) 5 chains 34.7 links along the East boundary of the said location; thence 322 degrees 41 minutes 6 chains 72 links to the North boundary of Location 8915 aforesaid; thence East 4 chains 7.2 links to the starting point. (Plan 386/80, E4.)

WHEREAS the SWAN Road Board, by resolution passed at a Meeting of the Board, held at Midland Junction on or about the 13th day of May, 1927, resolved to open the road hereinafter described, that is to say:—

4417/22.

No. 7712.—(Lexia Avenue).—A strip of land, one chain wide, commencing at the North-West corner of Lot 11 of Swan Location 1, and extending East (as shown L.T.O. Plan 3220) along the North boundary of the said lot to the West side of the Midland Railway Reserve; commencing again on the East side of the Railway Reserve and continuing East along the North boundaries of Lots 12 and 13 to Road No. 14, at the North-East corner of the latter lot. (Plan 1B/40, D1.)

And whereas His Excellency the Governor, pursuant to Section 17 of "The Public Works Act, 1902," by notices published in the *Government Gazette*, declared that the said lands had been set apart, taken, or resumed for the purpose of the said Roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth.

And whereas the said Boards have caused a copy of the said notices to be served upon the owners and occupiers of the said lands resident within the State, or such of them as can with reasonable diligence be ascertained, either personally or by registered letter posted to their last-named places of abode.

And whereas the Governor in Executive Council has confirmed the said resolutions, it is hereby notified that the lines of communication described above are Roads within the meaning of "The Road Districts Act, 1919," subject to the provisions of the said Act.

Dated this 3rd day of June, 1927.

C. G. MORRIS,  
Under Secretary for Lands.

## THE ROAD DISTRICTS ACT, 1919.

Department of Lands and Surveys,  
Perth, 3rd June, 1927.

IT is hereby declared that the undermentioned lands have been set apart, taken, or resumed under Section 17 of "The Public Works Act, 1902," for the purpose of new Roads, that is to say:—

*Wyalgatchem.*

590/15.

No. 5196: Deviation of part of.—A strip of land, one chain wide, leaving the present road on the West boundary of Ninghan Location 1044, 20 chains 54 links from its North-West corner, and extending (as shown Diagram 50345) North along part of the West boundary of said Location 1044 and East along its North boundary and part of the North boundary of Location 1045 to rejoin the old road, 13 chains 67.2 links from the North-West corner of the latter location.

4a. Or. 39p. being resumed from Ninghan Location 1044.

1a. 1r. 7p. being resumed from Ninghan Location 1045. (Plan 56/80, D2.)

*Quairading.*

5326/26.

No. 7705.—A strip of land, one chain wide (widening in parts), leaving a surveyed road at the North-West corner of Avon Location 23534, and extending South (as shown Diagram 51377) along the Western boundaries of said Location 23534, and East along its Southernmost boundary to the West boundary of Location 16439; thence South along part of the West boundary of said Location 16439 to a surveyed road at its South-West corner.

9a. 2r. 27p. being resumed from Avon Location 16439. (Plan 343B/40, F1.)

*Merredin.*

6502/24.

No. 7707: Deviation of part of.—A strip of land, one chain wide (widening on the South-Eastern boundary of Location 7766), leaving the present road on the South-Western boundary of Avon Location 19446 at its intersection with the South-Eastern side of the Wickepin-Merredin Railway Reserve, and extending North-Eastward (as shown Diagrams 50494 and 50391) along the said side of the Railway Reserve through Locations 19446 and 7766 to the latter's North-Eastern boundary; commencing again on the North-Western side of the Railway Reserve and extending North-Westward along part of the North-East boundary of Location 7766 aforesaid and through Reserve 8228 to a surveyed road in the latter.

2a. Or. 18p. being resumed from Avon Location 19446.

4a. 3r. 24p. being resumed from Avon Location 7766. (Plan 24/80, A2.)

*Mount Marshall.*

6375/26.

No. 7713.—A strip of land, one chain wide, leaving a surveyed road at a South-East corner of Ninghan Location 365, and extending North (as shown Diagram 50554) along an East boundary of the said location to the South-East corner of Reserve 18599.

2 acres being resumed from Ninghan Location 365. (Plan 55/80, C2.)

*Phillips River.*

4051/20.

No. 7714.—A strip of land, one chain wide, leaving Road No. 4594 on the Western boundary of Oldfield Location 164, and extending East (as shown Diagram 51211) through the said location to the South-West corner of Miner's Homestead Lease 28.

0a. 3r. 29p. being resumed from Oldfield Location 164. (Plan 420B/20, E1.)

*Geraldton.*

1037/25.

No. 7715.—A strip of land, one chain wide, leaving Road No. 4665 in Victoria Location 3758, 12 chains 83.5 links from the South-East corner of Location 1276 and extending North-Westward and Northward (as shown Diagram 52020) through said Locations 3758 and 1276 to the North boundary of the latter; thence (as shown O.Ps. Victoria 447 and 445) West along part

of the North boundary of Location 1276 and Northward through Locations 2726 and 2724 to the South boundary of Eradu Townsite.

1a. 1r. 28p. being resumed from Victoria Location 3758.

2a. Or. 10p. being resumed from Victoria Location 1276. (Plan 157c/40, E4.)

*Northam.*

932/25.

No. 7716 (Kimberley Road).—A strip of land, one chain wide (widening at its junction with Road No. 7482 as shown Diagram 50534), leaving a surveyed road at the South-East corner of Clackline Lot 44, and extending Northward as surveyed along the Eastern boundaries of Lots 44, 42, 40, and 39 to Road No. 7482 (Lockyer Road) at the North-Eastern corner of the last mentioned lot. (Plan, Clackline.)

Plans and more particular descriptions of the lands so set apart, taken, or resumed may be inspected at the Department of Lands and Surveys, Perth.

By order of His Excellency the Governor.

M. F. TROY,  
Minister for Lands.

AGRICULTURAL BANK ACT, 1906; INDUSTRIES ASSISTANCE ACT, 1915, AND AMENDMENT ACTS.

TENDERS for the purchase of the undermentioned land and leases will be received by the Trustees on dates and at the Local Offices named:—

*Tenders returnable at Bunbury—18/6/27.*

27/9.

Sussex Locations 1149, 600, being the whole of the land comprised in Certificate of Title 603/96 and C.P. Lease 29784/55, standing in the name of Sydney Smith. Area 273¾ acres, situated next Tutnup Siding, described as 233 acres first class good red and sandy loam, redgum and jarrah, balance second class fair sandy banksia country; 46 acres cultivated and grassed, 3 acres pulled, 130 acres rung; well; 249 chains 4-wire, 41 chains 6-wire, 33 chains 2 plain 1 barb, 10 chains 3-wire and netting fencing; J.W.B. house, 4 rooms, shed, and cow shed; stock and plant that may be in our possession and belonging to the place at the time of purchase.

1636/26.

Nelson Location 5261, Sussex Locations 1086, 1083, 1082, being the whole of the land comprised in C.P. Leases 29060/55, 27949/55, 27948/55, and H.F. Lease 22236/74, standing in the name of Frederick Nash Colson. Area 635½ acres, situated 12 miles South of Nannup, described as 260 acres first class fair light grey and sandy loams, with patches of good swamps, 305 acres second class gravelly jarrah ridges, balance stony; watered by Blackwood River. About 20 acres under clovers and grass; 7 acres cleared, 57 acres part cleared, 120 acres rung, about 30 acres have been ploughed and blackboys pulled; 70 chains 3 plain and 1 barb, 18 chains 3 barb, 16 chains 3-wire and netting, 20 chains 4 barb internal fence, 188 chains 3-wire boundary fence, 55 chains 4-wire boundary fence, half neighbours. Jarrah room, jarrah feed shed; 1 acre assorted fruit trees.

681/15.

Lots 206, 207, 208, 209, 210, 211, 213, on Plan 2492. Portion of Wellington Location 50A, being land in Certificate of Title vol. 561, fol. 127, standing in the name of Henry Frederick Harvey. Area 81¾ acres, situated about 3½ miles North-west of Harvey. Described as 56 acres first class fair loams on clay subsoils, red and blue gum, balance second class clayey country, bluegum, titree, and paperbark, all pulled; 50 chains draining. Approximately 113 chains 2-wire and netting boundary fence and 53 chains 4 and 5-wire internal fence.

*Tenders returnable at Narrogin—18/6/27.*

23/1806.

Williams Locations 10417, 3744, 8493, 8788, 3842, 8492, being the whole of the land comprised in Certificates of Title vol. 575, fol. 70, vol. 666, fol. 113, and C.P. Leases 28625/55, 22573/55, 21623/55, 22528/55, standing in the name of John Robinson. Area 996



acres, situated eight miles West of Yornanning. Described as 100 acres first class medium and light jam and white gum country, 766 acres light loamy to sandy gravelly second class, balance third class scrub plain; 530 acres cleared, 138 acres part cleared, 92 acres rung; two dams, 700 and 1,000 c. yds.; 690 chains 6-wire fence; three-roomed bat and iron house, iron room, blacksmith shop, chaffhouse and stables, machinery shed.

The improvements are quoted from office records and are believed to be correct, but the Trustees do not guarantee them.

Tenderers must satisfy themselves as to the improvements and their condition. Tenderers are required to state what amount of deposit they are prepared to pay, the terms required for the balance of the purchase, also if able to carry on without further assistance.

All tenders to be forwarded to the District Inspector, Agricultural Bank, at place named, and the envelope to be marked "Tender for.....'s property."  
No tender necessarily accepted.

E. A. McLARTY,

General Manager Agricultural Bank, Soldiers' Settlement Scheme, and Industries Assistance Board.

2nd June, 1927.

TRANSFER OF LAND ACT, 1893.

(Section 75.)

Application No. 966/1927.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the eleventh day of June next to issue in the name of Charles Edwin Schultze of Arthur River Contractor a special Crown Lease to the land described below the duplicate Crown Lease having as is alleged been destroyed by fire.

Dated this 25th day of May, 1927.

ARTHUR G. HARVEY,  
Assistant Registrar of Titles.

*The Land referred to.*

All those pieces of land situate in the Williams District and being Williams Locations 10276, 9231 and 10221 being the whole of the land comprised in Crown Lease No. 2632/1921 (Lease No. 14444/68).

*Boulton & Godfrey, Perth and Wagin, Solicitors for the Applicant.*

TRANSFER OF LAND ACT, 1893.

Application No. 918/1927.

TAKE notice that George Teakle of Isseka Farmer has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Victoria District and being

*Part of Victoria Location 832 containing two hundred and twenty-nine acres twelve perches.*

Bounded on the West by Eastern boundaries of Isseka Lots 55 and 54 and by part of Angle Street measuring together fifty chains nine links

On the North by a line measuring fifty chains nine links passing along boundaries of Isseka Lot 51 and Victoria Location 2932

On the East by a boundary of Location 2932 measuring fifty chains twenty-three links and

On the South by a line measuring fifty chains eleven links passing along a boundary of Location 2932 the North boundary of Location 2767 and a boundary of Isseka Lot 55

Bounded on the inner part by the portions of Location 832 resumed for the purpose of the Geraldton-Northampton Railway.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land are hereby required to lodge in this Office on or before the twenty-fifth day of July next a caveat forbidding the same from being brought under the operation of the Act.

ARTHUR G. HARVEY,  
Assistant Registrar of Titles.

Land Titles Office, Perth,  
31st May, 1927.

*Northmore, Hale, Davy & Leake, Perth, Solicitors for the Applicant.*

TRANSFER OF LAND ACT, 1893.

Application No. 1352/1925.

TAKE notice that James Lauder Wansbrough of York Undertaker and George Murray Wansbrough of Beverley Business Manager executors of the Will of George Wansbrough deceased have made application to be registered as the proprietors of an estate in fee simple in possession in the following parcel of land situate in the Avon District and being

*Part of Avon Location U containing three roods twenty-six perches and one-half of a perch*

Bounded on the South-West by three chains fifty-four links and seven-tenths of a link of Avon Terrace starting from a point eight chains fourteen links and eight-tenths of a link South-Easterly from the junction of Redmile Road and Avon Terrace and extending South-Easterly

On the North-West by a line measuring two chains forty-one links and two-tenths of a link extending in a North-Easterly direction from the point of Avon Terrace above described near the right bank of Bland's Brook

On the North-East and South-East by other parts of Location U measuring two chains thirty-two links two chains and one-tenth of a link and two chains fifty-three links and six-tenths of a link respectively

The land is more particularly defined on Diagram 7122 deposited in the Office of Titles.

And further take notice that all persons other than the applicants claiming to have any estate right title or interest in the above parcel of land are hereby required to lodge in this Office on or before the sixth day of July next a caveat forbidding the same from being brought under the operation of the Act.

ARTHUR G. HARVEY,  
Assistant Registrar of Titles.

Land Titles Office, Perth,  
30th May, 1927.

*Andrews, Robinson & Brown, Solicitors, Perth, Agents for Reginald S. Williams, Beverley, Solicitor for the Applicants.*

TRANSFER OF LAND ACT, 1893.

(Section 75.)

Application No. 740/1927.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the thirtieth day of June next to issue in the name of Ella Margaret Blanton of 5 Havelock Street Perth Married Woman a special Certificate of Title to the land described below the duplicate Certificate of Title having as is alleged been lost.

Dated this 30th day of May, 1927.

ARTHUR G. HARVEY,  
Assistant Registrar of Titles.

*The Land referred to.*

All those pieces of land situated in Hope Street and Hale Street in the Swan District and being portions of Swan Location 548 and being Lots 27 and 206 on Plan 4431 being the whole of the land comprised in Certificate of Title Volume 722 Folio 53.

*Morris Crawcour, Perth, Solicitor for the Applicant.*

TRANSFER OF LAND ACT, 1893.

(Section 75.)

Application No. 741/1927.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the thirtieth day of June next to issue in the name of Albert Blanton of 15 Altona Street West Perth Manager a special Certificate of Title to the land described below the duplicate Certificate of Title having as is alleged been lost.

Dated this 30th day of May, 1927.

ARTHUR G. HARVEY,  
Assistant Registrar of Titles.

*The Land referred to.*

All those pieces of land situate in Louis Street in the Swan District and being portions of Swan Location 504 and being Lots 181 and 182 on Plan 1678 being the whole of the land comprised in Certificate of Title Volume 734 Folio 152.

*Morris Crawcour, Perth, Solicitor for the Applicant.*

## WEIGHTS AND MEASURES ACT, 1915.

## REGULATIONS.

Police Department,  
Commissioner's Office,  
Perth, 27th May, 1927.

IT is hereby notified that His Excellency the Governor in Executive Council has been pleased to make the following Regulations under the Weights and Measures Act, 1915.

R. CONNELL,  
Commissioner of Police.

## WEIGHTS AND MEASURES ACT, 1915.

## REGULATIONS.

## PART I.

*Short Title.*

1. These Regulations may be cited as the Weights and Measures Regulations, 1927.

*Parts.*

2. These Regulations are divided into Parts, as follows:—

PART I.—Interpretation.

PART II.—Standards.

PART III.—Inspection.

PART IV.—Verification.

PART V.—Use, etc., of Weights, Measures, and Instruments.

PART VI.—Standardisation of Packages of Certain Goods.

PART VII.—Exemption from Sale by Net Weight.

PART VIII.—Marking of Net Weight or Measure on Packed Goods.

PART IX.—Sale of Coal and Firewood.

PART X.—Registration of Public Weighbridges and Licensing of Weighmen.

PART XI.—Miscellaneous.

## DEFINITIONS.

3. In the construction of these Regulations—

“The date of the Regulations” means the first day of July, 1927.

“The Act” means the Weights and Measures Act, No. 50 of 1915, as amended by Act No. 42 of 1926.

“Capacity,” in reference to a weighing instrument, means the maximum load it is constructed to weigh, including the weight represented by tare-weight beams or other equivalent devices, but shall not include the weight value of any auxiliary device such as a small bar and poise designed to determine weights intermediate between graduations on the principal beam when the maximum weight value of such device does not exceed approximately one per cent. of the sum of the principal weight values.

“Commissioner” means the Commissioner of Police.

“Correct,” in reference to a weight, measure, or weighing or measuring instrument, means correct within the limits of error specified in Tables II. to XI., where not repugnant to the context.

“Error,” in reference to a weighing instrument, includes deficiency in sensitiveness, where not repugnant to the context.

“Instrument” means weighing instrument, but includes measuring instrument where the wider meaning is not excluded by the context.

## PART II.

## STANDARDS.

*Departmental Standards.*

1. Departmental Standards shall consist of a complete set of copies and models of the Standards of Western Australia, as shown in the Act, Schedule A, or proclaimed under the Act. Departmental Standards shall be verified by comparison with the Standards of Western Australia once at least in every five years. Such comparison shall be verified to the satisfaction of the Treasurer, and evidenced by a certificate signed by him.

2. No error shall be tolerated on verification of Departmental Standards.

*Local Standards.*

3. Local Standards shall be verified by comparison with the Departmental Standards to the satisfaction of the Commissioner, and evidenced by a certificate signed by him.

4. The errors permissible on verification of Local Standards shall be as specified in Table II.

5. Each Inspector shall—

(a) be supplied with a complete set of brass avoirdupois weights and such other Local Standards, balances, and other articles for the proper performance of his duties as the Commissioner deems necessary;

(b) safely and securely keep the Local Standards and other material issued to him;

(c) be held responsible for any loss or damage resulting thereto.

## PART III.

## INSPECTION.

1. On inspection at traders' premises an Inspector may obliterate the stamp and date mark—

(a) on a weight or measure of capacity—

(1) if the deficiency exceeds half the amount allowed in excess on verification, or if the excess exceeds the amount allowed on verification;

(2) which is broken, much damaged, indented, or distorted;

(3) which since last stamping has been altered, repaired, or adjusted;

(b) on a measure of length—

(1) if the deficiency or excess exceeds twice the amount allowed in excess on verification;

- (2) which is bent, broken, twisted, or otherwise damaged to such an extent as to be unfit for use;
- (3) which since last stamping has been altered or repaired;
- (c) on a weighing instrument—
- (1) if the error exceeds twice, or the deficiency in sensitiveness exceeds three times the amount allowed on verification:
- Provided that on an automatic weighing machine the stamp may be defaced if the error exceeds the amount allowed on verification;
- (2) which since last stamping has been so repaired, altered, or adjusted that it has become necessary to ascertain that the indications of the instrument remain correct.
- (d) on any weight, measure, or instrument—
- (1) which is of such type, material, or construction as not to comply with the Regulations, or the condition of which is such that its use for trade would facilitate fraud:
- Provided that in the case of a weight, measure, or instrument of a type the use of which is permitted for a limited period only from the date of the Regulations, the stamp shall not be defaced by reason only of its type for two years from the latest date on which such an instrument might be stamped, if the Regulations are otherwise complied with, unless the instrument is of a type for which more frequent re-verification than once in each two years is prescribed by the Regulations, in which case the stamp may be defaced at the expiration of a period from such latest date equal to the period prescribed for re-verification;
- (2) on which the verification or date stamp is illegible;
- (3) on which the capacity, denomination, or graduations are illegible or have been altered since last stamping;
- (4) which has not been re-verified and stamped within the period prescribed by the Act or Regulations;
- (e) on a measuring instrument for liquids—
- (1) if the deficiency exceeds half the amount allowed in excess on verification;
- (2) if any seal is unstamped or broken;
- (3) if any joint, valve, tap, hose connection or other part is leaking or any essential part is broken or damaged or the condition of the instrument is such that, in the opinion of the Inspector, it is liable to measure unjustly or facilitate fraud;
- (f) on a fixed weighing or measuring instrument which has been moved from the position where last verified and stamped.
2. When the provisions of Regulation 1 are not complied with, but, in the opinion of the Inspector, the contravention is not such as to require the immediate obliteration of the stamp, he shall leave with the trader a notice requiring him to have the weight, measure, or instrument re-stamped or removed from any premises where trade is carried on within a stated period not to exceed, except in special circumstances, twenty-eight days.
- Any trader to whom such notice has been given shall comply therewith.
3. When the incorrectness of a weighing instrument is due merely to a need for re-balancing, which can be effected by the means provided for such purpose, and this is immediately done in the Inspector's presence, the stamp shall not be obliterated.

#### PART IV. VERIFICATION.

##### *General.*

1. When any weight, measure, or instrument submitted for verification has been tested and approved by an Inspector he shall, unless the small size of the article or other sufficient reason renders it impracticable, impress thereon a stamp of verification, and where practicable also impress a date mark indicating the month and year of such stamping:

Provided—

- (a) that on a weighing or measuring instrument so constructed that the impression of a stamp or date mark would be liable to injure such instrument, such stamp or mark may be impressed on a lead seal attached thereto in an approved manner;
- (b) that where a weight, measure, or instrument bears a legible stamp an Inspector may, at his discretion, impress thereon a date mark only.

In the impression of a date mark the month of the stamping may be indicated by a letter and the year by the last figure of such year, or in any other manner approved by the Commissioner.

2. An Inspector shall not—

- (a) stamp any weight or measure which is not of a denomination provided in the Act, Schedule A, or proclaimed a Standard under the Act, or set out in Table XIII. hereto;
- (b) stamp any weight, measure, or instrument which—
- (1) is of such type, material, or construction as would in use for trade facilitate fraud;
- (2) is not sufficiently strong to withstand the wear and tear of ordinary use in trade, or is much damaged;
- (3) is not complete in itself;
- (4) is denominated or has its capacity marked otherwise than as prescribed by the Regulations;
- (5) bears a manufacturer's or other mark which may be mistaken for a verification stamp;
- (6) is of rough, crude, or unworkmanlike construction, or of inferior material;
- (7) is not clean or the painted parts of which are not dry;
- (8) does not comply with the requirements of the Regulations:

Provided that when a weight, measure, or instrument which has been in use for trade prior to the date of the Regulations does not comply therewith in some minor respect only, and no period of allowance is provided, an Inspector may at his discretion stamp such weight, measure, or instrument for ten years from such date;

- (c) stamp any weight, measure, or weighing instrument presenting novel features, or any measuring instrument unless a weight, measure, or instrument of similar type, material, and design has been approved by the Commissioner; and the Inspector may withhold the verification stamp until he has had reasonable time to verify such approval.
- 3. When a weight, measure or instrument submitted for verification has been rejected an Inspector may obliterate any stamp or date mark thereon.
- 4. Any person desiring approval by the Commissioner of any weight, measure, or instrument presenting novel features shall—
  - (a) submit a sample weight, measure, or instrument for examination, and such specification and drawings as the Commissioner may require;
  - (b) pay an examination fee of one pound.
- 5. The Commissioner may approve and issue a Certificate for any weight, measure, or instrument the type, material, and design of which in his opinion is not contrary to the Regulations, is suitable for use for trade and would not facilitate fraud.
- 6. Such certificate may be general, or may limit the trade or purpose for which a weight, measure, or instrument of such type, material, and design may be used.
- 7. When such a certificate has been issued an Inspector shall not refuse to stamp a weight, measure, or instrument identical in type, material, and design with that so approved, if the requirements of the Regulations are otherwise complied with.

WEIGHTS.

- 8. Avoirdupois weights shall be made entirely of iron, brass, gunmetal, or other approved hard metal or alloy of high density, and shall be either flat-circular, bar, bell-shape, or ring weights.
- 9. Troy and apothecaries' weights of 1 oz. and upwards and decimal grain weights of 500 grains and upwards shall be made of brass, gunmetal, or bronze, and shall be cylindrical with handles or knobs.  
Weights below 1 ounce or 500 grains shall be made of brass, gunmetal, bronze, platinum, or aluminium, and may be flat or of wire.
- 10. Metric carat weights of 5 carats and upwards shall be of hard brass, gunmetal, or bronze, shall be cylindrical with a knob, and of equal diameter and depth. Weights of 2 carats to .005 carat shall be of aluminium, and may be flat shape.
- 11. Avoirdupois weights of 1 ounce and over shall be provided with one adjusting hole only:  
Provided that weights of 56, 28, or 14 lb. which have more than one adjusting hole and have been stamped prior to the date of the Regulations may continue to be stamped for ten years from such date.
- 12. Troy and apothecaries' weights of 1 ounce and over, and decimal grain weights of 500 grains and over, may have one adjusting hole.
- 13. Adjusting holes shall not be permitted—
  - (a) in avoirdupois, troy, or apothecaries' weights of less than 1 ounce;
  - (b) in decimal grain weights of less than 500 grains;
  - (c) in metric carat weights.
- 14. An adjusting hole in a weight shall—
  - (a) be in the under surface, and not extend to the upper surface;
  - (b) be undercut, or shaped in such manner as to securely hold the lead adjustment;
  - (c) have a clear and definite edge;
  - (d) be plugged with lead which shall—
    - (1) cover the bottom of the hole to a depth of at least one-sixteenth inch in weights of 1 to 4 ounces inclusive, and one-eighth inch, or such greater depths as may be necessary to render the adjustment secure, in weights above 4 ounces;
    - (2) be firmly and securely set down below the surface of the adjusting hole, but not so far below such surface as to render stamping difficult or impracticable or prevent the stamp and date mark being readily readable.
    - (3) have a clean and even surface, free from flakes or layers or a fringe around the walls of the adjusting hole.
- 15. Adjusting holes in flat-circular iron weights shall be circular and of approximately the following diameter:—
 

4 lb. and 2 lb.	.. .. .	1 inch.
1 lb.	.. .. .	¾ inch.
8 and 4 oz.	.. .. .	½ inch.
- 16. Adjusting holes in other iron weights shall be circular or rectangular and of approximately the following dimensions:—

Weight.	Rectangular Holes.		Circular Holes.
	Length.	Width.	Diameter.
56 lb.	2½	1¼	2
28 "	2	1	1½
14 "	1½	¾	1
7 "	1	½	¾
4 "	¾	¼	½
2 "	½	¼	¼
1 "	¼	¼	¼
8 oz.	¼	¼	¼
4 "	¼	¼	¼

17. Adjusting holes in weights other than iron shall be circular and of approximately the following dimensions:—

Weight.	Diameter.	Depth.
Other than flat—		
56 lb. ... ..	inch. 1½	
28 „ ... ..	1	
14 „ ... ..	1	
7, 4, and 2 lb. ... ..	¾	
1 lb. 8 oz. ... ..	¾	
4 oz. ... ..	¾	
2 and 1 oz. ... ..	¾	
Flat—		
4, 2, and 1 lb. ... ..	¾	} ¾ centre thickness of weight.
8 and 4 oz. ... ..	¾	
2 and 1 oz. ... ..	¾	

18. Weights provided with an adjusting hole shall be stamped upon the lead adjustment. Weights not so provided shall be stamped upon the under surface:

Provided that weights below 1 oz. may be stamped upon either surface.

19. Weights shall have their denomination clearly and indelibly cast, stamped, or engraved thereon in letters, or figures and letters, proportionate to the size of such weights.

Troy and apothecaries weights of 1 ounce or more shall have the word “Troy” or “Apothecaries,” or the permissible abbreviation, marked thereon, in addition to the number of ounces.

20. When the maker’s name appears on a weight, the letters of such name shall not exceed half the size of the letters or figures of the denomination.

21. An Inspector shall not stamp any weight which—

- (a) is cased;
- (b) is composed of two or more different unalloyed metals, except that it may contain an adjusting plug of lead, and that iron weights may be galvanised;
- (c) is new and of iron and is not black, oxidised, galvanised, or protected by other approved process;
- (d) is not clean and free from rust;
- (e) is not free from flaws and quite smooth on all surfaces;
- (f) is flat-circular and of greater denomination than 4 lb.;
- (g) is of iron and less denomination than 4 oz.;
- (h) has a split ring or other removable part;
- (i) has a trade mark thereon:

Provided that subsection (g) shall not apply to weights stamped or in use prior to the date of the Regulations for three years from such date.

22. Weights shall be verified by comparison with a Departmental or a Local Standard of similar denomination.

23. The errors permissible on verification of weights shall be as specified in Table III.

MEASURES OF LENGTH.

24. Measures of length shall—

- (a) be of steel, brass, ivory, hardwood, or other approved material;
- (b) if of wood, have both ends tipped with metal and riveted;
- (c) be straight and free from flaws and not frail, bent, buckled, or damaged;
- (d) be legibly and indelibly denominated;
- (e) have all subdivisions sharply and clearly defined, with longer lines for the principal subdivisions than for minor graduations:

Provided that Clause (b) shall not apply to measures stamped prior to the date of the Regulations for ten years from such date.

25. Measures of length may be graduated on both sides, and in such case each set of graduations shall be verified and each side stamped and the prescribed fee shall be chargeable for each stamp:

Provided that where a measure is permanently fixed in a counter the upper side only need be verified and stamped.

26. The errors permissible on verification of measures of length shall be as specified in Table IV.

MEASURES OF CAPACITY.

Liquid Measures.

27. The term “liquid measure” means any measure denominated “gallon,” “quart,” “pint,” or “gill,” or any multiple or sub-multiple of such denominations permissible under the Act or Regulations, but shall not include an Apothecaries’ measure.

28. Liquid measures shall—

- (a) be made of glass, pewter, white metal, aluminium, nickel, nickel-plated or enamelled steel or sheet iron, tin-plate, brass, bronze, copper, gunmetal, or other material approved by the Commissioner;
- (b) when of metal comply with the following requirements:—

Denomination of Measure.	Minimum thickness of Metal.
Pint and under ... ..	·01562 inch (28 B.G.)
Quart ... ..	·01745 „ (27 B.G.)
Half-gallon } ... ..	·01961 „ (26 B.G.)
Gallon }	
2 gallons and over ... ..	·02476 „ (24 B.G.)

- (c) when of pewter or other tin alloy have not less than 80 per cent. by weight of tin, and not more than 10 per cent. by weight of lead in such alloy;
- (d) when of brass, bronze, or copper, be well tinned all over the inside;
- (e) when nicked, have a uniform coating of nickel, showing no signs of peeling;
- (f) have no strengthening ribs or bands or such form as to show, by indentation or otherwise, divisions inside the measure which might be mistaken for subdivisions;
- (g) be cylindrical, conical, cylindrical and conical, bell, or other shape approved by the Commissioner, but shall not be inverted conical shape, except in the case of metal drinking cups or glasses used only as drinking vessels; a measure in which the variation between the maximum and minimum diameter does not exceed ten per cent. of the latter shall be considered to be cylindrical;
- (h) have plain, strong, even, rigid bottoms:  
 Provided that bell-shaped brass or copper measures with strong concave bottoms which have been in use prior to the date of the Regulations may be stamped for ten years from such date;
- (i) be provided with a rim sufficient to protect the bottom of the measure:  
 Provided this shall not apply to measures of a capacity of 1 pint or less; or measures of such material and construction as not to require protection:  
 [In metal measures such rim shall not exceed 1 inch in depth on measures of 1 gallon and over, or half an inch on half-gallon or under. In glass measures the bottom shall not exceed 1 inch in thickness inclusive of the rim.]  
 Provided that slight variations from the requirements of this subsection may be permitted on measures which have been in use prior to the date of the Regulations for five years from such date;
- (j) stand level on their base, and have the brim or line defining their capacity also level;
- (k) have their denomination legibly and indelibly marked on the outside of the body and not on the handle, bottom, rim, or edge;  
 [A glass measure which has its capacity defined by a line shall be denominated at that line. An enamelled metal measure shall be denominated in a colour distinctly contrasting with the colour of the measure.]
- (l) when provided with a tap, be completely emptied by such tap without tilting.
29. Cylindrical measures shall not—
- be of greater diameter than depth;
  - be of a depth more than one and a half times the diameter.
30. Cylindrical metal measures shall have their capacity defined by the brim—  
 Provided—
- a lip or retaining edge of a shape and size approved by the Commissioner shall be permissible;
  - measures of one gallon and over may have the capacity defined by suitably denominated lines of the form prescribed for subdivisions.
31. Conical or bell-shaped metal measures shall—
- have a lip or funnel mouth;
  - have their capacity clearly defined at the neck:
- Provided this Regulation shall not apply to bell-shaped pewter measures of one quart or under of the type commonly used for measuring liquor.
32. Cylindrical measures with conical tops, of the type commonly used as milk cans, may have a neck to contain a lid if the capacity is clearly defined at the bottom of the neck.
33. Cylindrical metal measures of one gallon or over may be subdivided if no subdivision is less than half a gallon and is clearly defined by sharp lines on metal strips on opposite sides of the measure.
34. Cylindrical and conical, conical, or bell-shape metal measures shall not be subdivided.
35. Glass measures shall have their capacity defined by the brim or by clear sharp lines not more than one inch or less than half an inch from the brim.  
 Such lines shall be not less than two inches in length, unless precluded by the small size of the measure.
36. Glass measures may be subdivided if the subdivisions are defined by clear sharp lines not less than one inch in length, unless precluded by the small size of the measure.
37. Measures of metal shall—
- have securely affixed a stamping plug of solder of sufficient size and suitable shape to receive the verification stamp and date;
  - when cylindrical, have such plug on the outside immediately under the brim;
  - when conical or bell with a lip, have such plug on the inside of the lip, or on the outside at the junction of the body and lip;
  - when cylindrical with a conical top and cylindrical neck, have such plug on the outside of the neck:
- Provided this Regulation shall not apply to measures of such material and construction that a legible and lasting stamp may be impressed on the body of the measure without injury thereto.
38. The verification stamp shall—
- on metal measures provided with a stamping plug, be impressed on such plug;
  - on soft metal measures not provided with a plug, be impressed on the outside immediately below the brim in vertical line with the denomination;
  - on glass or enamelled measures, be sand-blasted beneath or near the denomination.
39. In subdivided measures each subdivision shall be verified.
40. The errors permissible on verification of liquid measures shall be as specified in Table V. for such measures.

APOTHECARIES' MEASURES.

41. Measures denominated by fluid ounces, fluid drachms, or minims, or of a type commonly used for Apothecaries' purposes shall be considered Apothecaries' measures.
42. An Apothecaries' glass measure shall—
- (a) be of cylindrical or inverted conical shape with a pouring lip;
  - (b) be of good quality glass, clear, transparent, of uniform but not excessive thickness and free from bubbles and streaks;
  - (c) be provided with a base at right-angles to the axis, and shall stand firmly on a level surface;
  - (d) have all graduation lines sharply and clearly defined, perpendicular to the axis, parallel to the base and to each other, and not less than 1-12th inch apart from centre to centre.  
(Such graduation lines shall be etched or engraved. Blown or pressed lines shall not be permissible.)
43. The errors permissible on verification of apothecaries' measures shall be as specified in Table V. for such measures.

DRY MEASURES.

44. The term "dry measure" means any measure denominated "bushel," "1/2-bushel," "peck," "1/2-peck," "1/4-peck."
45. Dry measure shall—
- (a) be made of sheet-iron or steel, with or without nickel plating, tin-plate, brass, bronze, copper, nickel, gunmetal, or other approved material;
  - (b) be cylindrical;
  - (c) be of equal diameter and depth, or of a diameter double the depth—a variation of five per cent. from these proportions will be allowed;
  - (d) have their capacity defined by the brim and not be subdivided;
  - (e) comply with the requirements relating to cylindrical metal liquid measures where applicable;
  - (f) when of metal comply with the following requirements:—

Denomination of measure.	Minimum thickness of metal.
1/4 Peck } 1/2 Peck } Peck } 1/2 Bushel } Bushel }	... .. .01961 inch (26 B.G.) ... .. .02476 inch (24 B.G.)

46. Dry measures may be verified by filling the Standard with water, or any suitable fine grain such as rape-seed, and emptying the contents into the measure under verification. When grain is used, a round strike should be swept (not rolled) across the measure.
47. The errors permissible on verification of dry measures shall be as specified in Table V. for such measures.

WEIGHING INSTRUMENTS.

General.

48. A weighing instrument shall—
- (a) have its capacity legibly cast, stamped, or engraved on some prominent and essential part in the following form, for example, "To weight lb." or "Capacity, cwt.":  
Provided this shall not apply to an instrument which indicates wholly on a steelyard or on a dial or quadrant or combination of such devices which clearly shows the full capacity, or to instruments in use prior to the first day of January, 1928, if the capacity is marked in any other manner approved by the Commissioner.
  - (b) have the maker's name legibly cast, stamped, or engraved or otherwise marked thereon in a manner approved by the Commissioner.
  - (c) have the maker's consecutive number legibly cast, stamped or engraved on the beam or other prominent and essential part:  
Provided that this clause shall not apply to counter scales other than the self-indicating type or to beam scales, or to instruments in use prior to the date of the Regulations.  
(Stamping or engraving on a plate suitably secured by driven screws of hard steel will meet the requirements of clauses (a), (b), and (c).)
  - (d) have a stamping plug of soft lead which shall—
    - (1) be not less than 3/8in. in diameter unless precluded by the small size of the instrument or its parts, or by any other reason which the Commissioner deems sufficient;
    - (2) be securely and firmly set down in an undercut hole below the surface of such hole:  
Provided that if owing to the construction of such instrument this is impracticable, the plug shall be made irremovable in some other manner, approved by the Commissioner.
    - (3) have a clean and even surface:  
Provided that in small diamond, chemical, and assay balances in which the provision of a plug is impracticable, the stamp may be impressed on the pans or other suitable part or on a suitable wired seal.
  - (e) when constructed on the knife edge principle—
    - (1) have the knife edges and bearings of steel sufficiently hard to resist the action of a smooth file, or of agate, and so fitted as to bear practically upon the whole length of their working parts;
    - (2) have the knife edge shanks so shaped or secured as to prevent rotation in their sockets:

Provided this shall not apply until the first day of January, 1928, and shall not thereafter preclude the restamping of instruments stamped prior to such date if the knife edge shanks are firmly and securely fitted;

- (3) have suitable friction points at each bearing unless so constructed that such points are unnecessary, and such points shall be so formed as to reduce friction to a minimum.

(When plates or caps are used to limit the movement of a knife edge the parts of such plates or caps which are liable to come into contact with the knife edge shall be of steel sufficiently hard to resist the action of a smooth file, or of agate.)

- (f) have any steelyard, lever or beam so fitted as to preclude excessive lateral play;
- (g) when the steelyard is of iron or steel have a non-magnetic guide or carrier:  
Provided this shall not apply until the first day of January, 1928, or preclude the restamping thereafter of instruments stamped prior to such date;
- (h) on any steelyard, dial or quadrant—
- (1) have the graduation lines finely, sharply and clearly defined with longer lines for the principal subdivisions than for the minor graduations;
  - (2) have not more than sixteen weight graduation lines per inch unless of a type approved by the Commissioner:  
Provided that in instruments in use prior to the date of the Regulations up to twenty-four graduations per inch may be permitted for five years thereafter if, in the opinion of the Inspector, weight indications are clearly readable;
  - (3) have a zero graduation unless of a type approved by the Commissioner:  
Provided this shall not apply to "Roman steelyards" in use prior to the date of the Regulations for three years from such date;
  - (4) have the principal subdivisions clearly and distinctly numbered;
  - (5) have all figures clear and distinct.
- (i) on any steelyard or beam—
- (1) have the graduation lines uniformly spaced and parallel to each other;
  - (2) have the notches uniformly spaced and in the same plane;
  - (3) when a combination of notches and lines is employed have the lines correctly placed with reference to the notches;
  - (4) have a suitable shoulder stop to prevent the poise travelling behind the zero mark.
- (j) have any indicating finger—
- (1) finely pointed;
  - (2) so constructed as to reach but not obscure any graduation line:  
Provided paragraph (2) shall not apply to hair-line indicators where the width of the indicating line does not exceed the width of the finest graduation line and shall not take effect until the first day of January, 1928, or preclude the restamping thereafter of instruments stamped prior to such date if the indications of the instruments are clearly readable.
- (k) have any zero adjustment so arranged that it may be operated only by mechanical means:  
Provided this shall not apply to—
- (1) balances of precision having adjusting screws on beam ends if such screws are firmly threaded and secured;
  - (2) instruments in use prior to the date of the Regulations other than those having lead threaded or slack threaded balance balls;
  - (3) instruments stamped prior to the first day of January, 1928, where the zero adjustment has a suitable set screw or other approved locking device;
  - (4) instruments having a balancing device of a type approved by the Commissioner;
  - (5) automatic weighing machines in which the adjusting mechanism complies with Regulation 105 (c).
- (l) under test retain its equilibrium, give constant weight indications and have a correct steelyard movement; and any dial hand or other indicating device shall return to zero when a load is removed.
- (m) be correct within the tolerance for sensitiveness applicable to such instruments, and the following conditions shall apply:—
- (1) test for sensitiveness may be made at the full capacity, zero, or other intermediate point;
  - (2) the addition or subtraction of the prescribed tolerance shall—
    - (a) on a beam scale cause such scale to turn decidedly from a horizontal position of equilibrium and rest in a position varying appreciably from the horizontal.  
(When a pointer and graduated scale are fitted, such addition or subtraction shall cause the pointer to move decidedly and rest in a position varying from the vertical by at least twenty per cent. of the range of the graduated scale.)
    - (b) on a counter scale cause such scale to rise or fall to the limit of its movement and to rest in a position at or nearly at such limit;
    - (c) on a weighing instrument with a steelyard and a guide therefor cause the steelyard to rise or fall from a position of equilibrium midway in the guide to the limit of its movement and to rest in a position at or nearly such limit;
    - (d) on a "Roman steelyard" cause such steelyard to rise or fall from a horizontal position of equilibrium to the limit of its movement and to rest in a position at or nearly at such limit;
- Provided that instruments brought into use after the first day of January, 1928, having a weight graduation of less value than the prescribed tolerance shall be sensitive in the manner specified to the weight represented by such graduation.
- (n) be correct within the tolerance for error applicable to such instrument, and the following conditions shall apply:—
- (1) fixed instruments shall be tested in situ;



- (2) movable instruments provided with a base shall be tested on a level plane, or as near to level as practicable. Such instruments shall be so constructed as to stand evenly on a level surface;
- (3) instruments of the vibrating type shall be tested for error by ascertaining the weight in excess or deficiency (if any) required when loaded to bring the steelyard or beam to a horizontal position;
- (4) instruments of the accelerating type shall be tested for error by ascertaining the weight in excess or deficiency (if any) required when loaded just to bring the steelyard or beam from the horizontal position on the lower stop or carrier to the upper stop and no more, and such instruments shall be further tested by ascertaining the weight required to be subtracted to bring the steelyard or beam from its position of greatest displacement to the horizontal, the machine being loaded and truly balanced;
- (5) on instruments tested at less than the full capacity the permissible error shall be as specified for a similar instrument of the capacity at which the test is made.
49. A travelling poise on a weighing instrument shall—
- (a) have the reading edges or indicators sharply and clearly defined and parallel to the graduation lines on the steelyard or beam, and generally of such form that all weight indications may be clearly and definitely read;
- (b) be adjustable by an undercut load hole or in other approved manner;
- (c) if on a notched steelyard or beam be provided with a suitable rib or edge;
- (d) when of the suspended type have the bearing edge so formed as to allow the poise to swing freely in the notches.
50. Loose counterpoise weights on a weighing instrument shall—
- (a) be marked with their equivalent weight in the following manner, for example, "1 cwt." Where the actual weight such as "1 lb." is also marked such weight shall be correct within the permissible tolerance in error;
- (b) when two different series, as, for example, "cwts." and "centals" are provided on the same instrument the "cwt." series shall be flat circular and the "cental" series shall be octagonal, provided this shall not apply to instruments in use prior to the date of the Regulations if the different series are painted distinctly different colours;
- (c) have one adjusting hole only;  
Provided that such weights in use prior to the date of the Regulations having not more than two holes may be accepted for five years from such date;
- (d) have any adjusting hole or holes and the adjustment therein in accordance with the requirements of Regulation 14 of this Part;
- (e) unless precluded by their small size have a circular adjusting hole not less than  $\frac{5}{8}$ in. in diameter or a rectangular hole not less than  $\frac{5}{8}$ in. long and  $\frac{3}{8}$ in. wide.
51. Loose material in any counterpoise cup shall be securely enclosed.
52. A weighing instrument shall not—
- (a) have removable parts the removal of which would affect the accuracy of the instrument unless the instrument cannot be used without such parts;
- (b) have interchangeable or reversible parts the interchange or reversal of which would affect the accuracy of the instrument;  
(Corner or middle links of platform machines clearly identified by a number with the position to which they belong shall not be considered interchangeable. Check rods shall be permanently secured at one end);
- (c) when of a capacity exceeding 20,000 lb. have point pivots and cup bearings:  
Provided this shall not apply until the first day of January, 1928, and shall not thereafter preclude the restamping of instruments stamped prior to such date;
- (d) have graduations indicated by dots:  
Provided this clause shall not apply to instruments in use prior to the date of the Regulations for five years thereafter.
53. An Inspector may require the person presenting a weighing or measuring instrument for verification to take such instrument sufficiently apart to enable an inspection of all working parts to be made, and until such request is complied with may refuse to verify such instrument, or may, with the consent of such person, take such instrument apart without liability for damage resulting thereto.
54. When a weighing instrument is situated in a position exposed to wind or other disturbing influence, or put to a use the nature of which is such that it is likely to become clogged with dust or other debris and its accuracy seriously affected thereby, an Inspector may refuse to stamp such instrument until it is suitably enclosed or protected.

#### BEAM SCALES.

55. The term "beam scale" means an equal-armed weighing instrument, the pans of which are below the beam.
56. Beam scales shall be divided into three classes—
- Class A includes diamond, chemical, and assay balances, and such other beam scales as comply with the requirements of Table VI. for Class A instruments, and are provided with means for relieving at least the end bearings and knife edges.
- Class B includes beam scales other than those included in Class A, which are provided with means for relieving at least the end bearings and knife edges, and comply with the requirements of Table VI. for Class B instruments, and are marked Class B.
- Class C includes all beam scales other than those included in Classes A or B. They shall comply with the requirements of Table VI. for Class C instruments, and be marked Class C:  
Provided that a beam scale with means for relieving the bearings and knife edges may be marked Class C, and if so marked shall belong to that class.

57. Any attachment for adjusting the balance of a beam scale shall be permanently fastened, and where a balance ball or box is used for occasional adjustment it shall be so fixed that it cannot be readily tampered with.

58. A beam scale shall—

- (a) be correct whether the load is on the middle or near the edge of the pan;
- (b) when loaded to half its capacity, show no appreciable difference in accuracy if the knife edges or bearings are shifted within their limits of movement.

59. The stamping plug in a beam scale shall be fixed in the beam immediately under or over the central knife edge, or as near as practicable thereto.

60. An Inspector shall not stamp any beam scale—

- (a) which accelerates;
- (b) such as could in use be suspended in the hand, unless provided with a suitable stand;
- (c) with swan-neck ends the beam of which is under 16 inches in length, or is of a capacity of 7 lb or under;
- (d) with wooden scale boards, unless of a capacity of 2 cwt. or over;
- (e) with loaded weight pans, unless the loading is suitably enclosed;
- (f) with a china goods pan which is much cracked or chipped;
- (g) which is not provided with a tongue or pointer, either upwards or downwards from its centre at right angles with a line joining the extreme knife edge, or some equivalent arrangement for indicating the position of equilibrium:

Provided that scales of the type specified in (e), (d), (e), and (g) in use prior to the date of, and otherwise in accordance with, the Regulations may be stamped for three years from such date. The Inspector should, however, carefully examine the loading in any scale pan, and reject any instrument in which it is not properly secured.

COUNTER SCALES.

61. The term "counter scale" means any equal-armed weighing instrument in which the pans are above the beam, of a type designed for counter use, and of a capacity not exceeding 1 cwt.

62. A counter scale shall—

- (a) when the beam or body has two sides, have such sides connected by not less than two cross-bars;
- (b) have the supports for the pans of a suitable rigid structure, such as crosses, strengthened by straps;
- (c) have the centre forks so fixed that they cannot twist or get out of place;
- (d) have the bearing surface and points of contact of all legs, stays, hooks, and loops of hard steel, or agate, or other material approved by the Commissioner;

Provided that counter scales in use prior to the date of, and otherwise in accordance with the Regulations which do not comply with this subsection, may be stamped for three years from such date;

- (e) when of the vibrating type, have a fall either way not less than as hereunder specified:—

Capacity.	Fall.
	Inch.
Not exceeding 4lb. . . . .	$\frac{1}{4}$
Above 4lb. and not exceeding 7lb. . . . .	$\frac{5}{16}$
Above 7lb. and not exceeding 28lb. . . . .	$\frac{3}{8}$
Above 28lb. and not exceeding 56lb. . . . .	$\frac{7}{16}$
Above 56lb. . . . .	$\frac{1}{2}$

- (f) when loaded to half its capacity show no appreciable difference in accuracy if the knife-edges or bearings are shifted within the limits of their movement;
- (g) when the goods pan is not in the form of a scoop, indicate the same weight within half the prescribed limits of error, if the centre of half the full load is placed anywhere within a distance from the centre of the goods pan equal to one-third the greatest length of such pan, or if the pan has a vertical side, against the middle of that side, the weights being entirely on the weights pan, but in any position thereon;
- (h) when the goods pan is in the form of a scoop, be correct if half the full load is placed against the middle of the back of the scoop, and the other half in any position on it;
- (i) have the stamping plug fixed in a conspicuous part of the beam or body.

63. No adjusting contrivance other than a balancing box shall be permissible:

Provided that this shall not apply to counter scales in use prior to the date of the Regulations for three years from such date if in the opinion of the Inspector any unenclosed balancing material is suitably and securely fixed.

Any balancing box shall be permanently fixed beneath the weights pan.

64. An Inspector shall not stamp—

- (a) any accelerating counter scale:  
Provided that this subsection shall not apply in the case of new instruments for one year, and in the case of instruments in use prior to the date of the Regulations for five years from such date;
- (b) any counter scale—
  - (1) having a sliding or tare weight unless of a type approved by the Commissioner;
  - (2) having a china goods plate which is much cracked or chipped, or which by loss of glazing has become readily absorbent.

65. The errors permissible on verification of counter scales shall be as specified in Table VII:

Provided that the errors permissible in dispensing scales shall be as specified in Table VI. for Class B beam-scales.

SPRING BALANCES.

66. The term "spring balance" means any weighing instrument in which weight indications are dependent on the extension of a spring, and which is so constructed that the load, whether above or below the spring, is suspended directly from it.

67. A spring balance shall—

- (a) have all racks and pinions of suitably hard metal;
- (b) have the dial or scale graduated into approximately equal parts;
- (c) have not more than eight graduation lines per inch in capacities exceeding 30 lb. unless of a type approved by the Commissioner;
- (d) when designed for counter or retail use—
  - (1) have no graduation line exceeding 3/64th inch in width;
  - (2) have no indicating line or point of any index finger exceeding 1/32nd inch in width;
  - (3) have the portion of any index finger which covers any graduation line not exceeding 3/64th inch in width;
  - (4) have the indicating line or index finger not more than 1/12th inch from the graduated surface of the dial or scale:
- Provided paragraphs (1) and (2) shall not apply until the first day of January, 1928, and shall not thereafter preclude the restamping of instruments stamped prior to such date.
- (e) when the pan is below the spring, be correct within the prescribed limits of error wherever a test load is placed upon such pan;
- (f) when the pan is above the spring, be subject to the requirements of Regulation 62 (g);
- (g) be correct whether the test is backward or forward;
- (h) have a satisfactory and definite action without excessive vibration of the index;
- (i) have a double-sided dial suitably covered by glass:
  - Provided this shall not apply to instruments—
  - (1) marked "For use by itinerant vendors only" or "Hawker's scale only";
  - (2) of a capacity exceeding 60 lb.;
  - (3) in use prior to the date of the Regulations;
  - (4) of a type approved by the Commissioner;
- (j) when the dial or scale is double sided, show identical indications on each side;
- (k) have the stamping plug so supported as to prevent injury to the instrument in stamping.

In instruments brought into use after the date of the Regulations the plug shall, where practicable, pass through the dial and frame.

68. The graduation lines on the dial or scale of a spring balance shall be in conformity with the following requirements:—

Capacity.	Weight corresponding to interval between consecutive graduations must not exceed—
1 lb.     ...     ...     ...     ...     ...     ...     ...	2 drams.
2 " to 7 lb.     ...     ...     ...     ...     ...     ...     ...	4 "
10 " " 15 "     ...     ...     ...     ...     ...     ...     ...	8 "
20 " " 30 "     ...     ...     ...     ...     ...     ...     ...	1 oz.
40 " " 60 "     ...     ...     ...     ...     ...     ...     ...	2 "
100 " and over     ...     ...     ...     ...     ...     ...     ...	1/100 of capacity.

Spring balances of a capacity between 1 lb. and 100 lb. other than those included in the above table shall not be stamped unless of a type approved by the Commissioner.

69. A spring balance may have a vertical slide with graduations thereon representing an amount equal to a complete revolution of the dial hand.

Such graduations shall be marked and denominated in such a manner as to be clearly readable from any position in which the dial indications are readable.

70. An Inspector shall not stamp any spring balance in which—

- (a) weight indications are given by the movement of a pointer down a vertical scale;
  - (b) a circular dial revolves past a fixed point,
- unless of a type approved by the Commissioner.

71. The errors permissible on verification of spring balances of a capacity of 30 lb. and under shall be as specified in Table VII. for counter scales, and on instruments exceeding 30 lb. capacity, a weight corresponding to a quarter of the interval between consecutive graduations:

Provided that one and a half times the above errors shall be permissible—

- (a) on spring balances in use prior to the date of the Regulations, for three years from such date;
- (b) on spring balances having circular dials of metal or other approved material on which the inscription "For use by itinerant vendors only" or "Hawker's scale only" is legibly stamped or engraved.

SELF-INDICATING COUNTER MACHINE.

72. The term "self-indicating counter machine" means any self-indicating weighing instrument, other than a spring balance, of a type specially designed for counter use.

73. A self-indicating counter machine shall—

- (a) comply with Regulations 62, 67 (a), (b), (c), (d), (e), (f), (g), (h), (i), and (k), and 70 where applicable to its type;
- (b) have a double-sided dial or quadrant suitably covered by glass:
  - Provided this shall not apply to instruments used only for ascertaining freight or similar purposes, or to those clearly, prominently, and indelibly marked "not for counter retail use";
- (c) have any lever counter-weight situated at front of machine suitably covered:
  - Provided this shall not apply until the 1st day of January, 1928, and shall not thereafter preclude the restamping of instruments stamped prior to such date;
- (cl) have the graduation lines not less than 1/100th inch in width;

- (c2) have the indicating line or point of index finger not more than 1-64th inch in width and not more than 1-12th inch from the graduated surface of the scale;
- (d) have the graduation lines on the dial or scale in conformity with the following requirements:—

Dial capacity.	Weight corresponding to interval between consecutive graduations shall not exceed—
Not exceeding 1lb. ... ..	4 drams.
Exceeding 1lb. to 6lb. ... ..	8 "
Exceeding 6lb. to 30lb. ... ..	1 oz.

Provided that instruments of a dial capacity less than 6 lb. in use prior to the date of the Regulations may be stamped for three years from such date if the weight corresponding to the interval between consecutive graduations does not exceed twice that above specified:

Provided further that this clause shall not apply to instruments of a type approved by the Commissioner for freight weighing only or for other specified trade or purpose;

- (c) when of such construction that the accuracy is affected by slight variations in level, be provided with suitable levelling screws and a suitably affixed spirit level, and have the words "Instrument incorrect if not truly level" clearly and indelibly marked in proximity to such level, or in other position approved by the Commissioner:

Provided this shall not apply to instruments in use prior to the date of the Regulations for three years from such date.

74. A self-indicating counter machine shall not have a sliding or tare weight unless the inscription "Not for counter retail use" is clearly, prominently, and indelibly marked thereon; or the instrument is of a type approved by the Commissioner.

75. A self-indicating counter machine equipped with a value computing chart shall comply with the following specifications:—

- value computations shall be correct and the chart generally shall be clear and distinct;
- the same value shall not be repeated in any given column or row;
- value graduations shall not represent more than one penny, and the line shall not be less than 1-100th inch in width;
- there shall not be more than twenty-four value graduations per inch, provided that on cylindrical charts equipped with an approved magnifying glass thirty-two graduations per inch shall be permissible;
- the indicating line shall not be more than 1-64th inch in width and shall not be distant from the chart more than 1-12th inch;
- when equipped with a cylindrical chart the scale shall be so constructed that the opening discloses at least two value graduations at the lowest price per pound:

Provided this Regulation shall not apply until the first day of January, 1928, and shall not thereafter preclude the restamping of instruments stamped prior to such date.

76. The errors permissible on verification of self-indicating counter machines shall be as specified in Table VII. for counter scales:

Provided that on instruments in use prior to the date of the Regulations one and a half times such errors shall be permissible for three years from such date:

Provided further that on instruments for use at railway stations for determining freight only, or as traders' scales used exclusively for freight purposes, and marked "For freight purposes only," twice such errors shall be permissible.

#### STEELYARDS.

77. Steelyards shall—

- be made of wrought iron, steel, or other material approved by the Commissioner;
- have a perfectly straight shank;
- have all sliding poises and suspending hooks securely attached;
- have end fittings, such as the nut, attached to prevent the poise carrier riding off the steelyard arm, securely affixed;
- have the stamping plug fixed in the front face of the shoulder of the steelyard.

78. The least graduation on any steelyard shall not represent a weight greater than 1-200th part of the capacity of the instrument:

Provided this shall not apply to steelyards used in the sale of coal or firewood only which comply with the requirements of Regulation 79, or to steelyards of a type approved by the Commissioner for a specific trade or purpose.

79. Steelyards for use in the sale of coal and firewood only shall not be of less capacity than 120 lb.

The least graduation shall not represent an amount greater than 1 lb.

The word "coal" shall be legibly stamped or engraved on the front face of the shoulder of the steelyard.

80. An Inspector shall not stamp—

- any accelerating steelyard;
- any counter steelyard;
- any steelyard of a capacity less than 56 lb.;
- any steelyard which is reversible and has three hooks;
- any steelyard the sliding poise of which is not freely movable without risk of injury to the notches;
- any steelyard which is not provided with a stop or other suitable arrangement to prevent excessive oscillation of the shank:

Provided this Regulation shall not apply to any steelyard of a type approved by the Commissioner.

81. Steelyards specified in the undermentioned subsections of Regulation 80, if in use prior to the date of the Regulations, may be stamped from such date for the periods shown opposite the respective subsections, viz.:—

Subsection (b)	} (This period of allowance to counter steelyards )	} 3 years.	
” (e)			} applies only to the type known as the “Micro-
” (f)			

82. Steelyards shall be correct whether the test is backwards or forward.

83. The errors permissible on verification of steelyards shall be double that specified in Table VIII. for platform machines:

Provided—

- (a) the error permissible on a steelyard marked “coal” shall be four times that on a platform machine;
- (b) the error permissible on the counter steelyard known as the “Mierometer Scale” shall be as specified in Table VII. for counter scales.

#### WALL BEAMS.

84. A wall beam shall—

- (a) have the frame and brackets of sufficient strength to bear the full capacity of the instrument without appreciable deflection;
- (b) if on a swivel bracket be so arranged that the level of the beam is correct in all positions;
- (c) show no appreciable difference in balance if the knife edges and bearings are shifted within the limits of their movement;
- (d) comply with Regulations 91 and 92 where applicable to its type.

85. The errors permissible on verification of a wall beam shall be as specified in Table VIII. for platform weighing machines.

#### DEAD-WEIGHT MACHINES.

86. The term “dead-weight machine” means any weighing instrument similar in principle of construction to a counter scale, but of a capacity of 1 cwt. or over, and includes—

- (a) the low pattern or cotton machine with the weighing platform near the ground, and the connecting stays or hooks above the beam;
- (b) the high pattern or single machine with the weighing platform at a convenient height, and the connecting stays or hooks below the beam;

87. A dead-weight machine shall—

- (a) have centres with rectangular shoulders fitted into rectangular holes, and firmly secured;
- (b) have the bearing surfaces and points of contact of all legs, stays, hooks, and loops of hard steel;
- (c) have the bearing surfaces of the adjustable slides of hard steel, and the stems holding them in position secured by lock-nuts or other suitable method;
- (d) have metal or hardwood platforms;
- (e) have the goods platform not longer or more than double the width of the beam:
  - (Folding wings shall not increase the length or width more than one-third);
- (f) when of the vibrating type have a minimum fall of  $\frac{5}{8}$ in. both ways, and when of the accelerating type  $\frac{7}{8}$ in. one way;
- (g) have any loose adjustment enclosed in a balancing-box permanently fixed beneath one platform;
- (h) indicate the same weight within half the prescribed limits of error for a full load, if one-quarter the full load is placed successively on the middle of the front and back of each platform and centrally over the knife-edges on each side;
- (i) have the stamping plug placed in a conspicuous part of the beam or body:

Provided that subsections (a), (b), (c), and (e) shall not apply to instruments in use prior to the date of the Regulations for five years from such date.

88. The errors permissible on verification of dead-weight machines shall be as specified in Table VIII. for platform machines.

#### PLATFORM WEIGHING MACHINES AND WEIGHBRIDGES.

89. New platform weighing machines of the type known as the “Union” scale shall not be stamped.

Such instruments in use prior to the date of the Regulations may be stamped for five years from such date.

90. A platform weighing machine shall indicate the same weight within half the prescribed limits of error for a full load if twenty-five per cent. of the full load or as near thereto as practicable is placed successively on the corners of the platform.

91. A platform weighing machine or weighbridge shall—

- (a) have its various parts of sufficient strength and rigidity to carry the full load without undue deflection;
- (b) have sufficient clearance between the platform and frame to allow for expansion due to weather effects;
- (c) be provided with a suitable steelyard guide or carrier to indicate the position of equilibrium:

Provided this clause shall not apply to a “Union” scale which is stamped under Regulation 89;

- (d) have a zero adjustment for daily wear and tear the range of which shall not exceed one per cent. of the capacity of the instrument or be less than  $\frac{1}{8}$  per cent. each way;
- (e) have any pendulous lever, suspension rod, water box, or dash pot suitably enclosed;

- (f) if provided with relieving gear—
- (1) not exceed the prescribed limits of error in excess or deficiency when loaded and put steadily out of and into gear: nor shall the variation arising from such manipulation exceed an amount equivalent to the permissible tolerance in error;
  - (2) have the platform entirely disengaged from its bearings when in relief;
- (g) have the stamping plug fixed in the steelyard or dial, or other position approved by the Commissioner.

92. The steelyard of a platform weighing machine or weighbridge shall—

- (a) not have any readily removable parts except the support for the counterpoises;
- (b) have a minimum travel within its guide in conformity with the following table:—

Table.

Length of Steelyard.	Vibrating Machines, travel each way.	Accelerating Machines travel one way.
	Inch.	Inch.
Under 12 inches ... ..	.25	.5
Over 12 inches to 24 inches ... ..	.4	.7
Over 24 inches ... ..	.6	.8

Length of steelyard means distance from fulcrum to guide.

- (c) when notched be of suitably hard metal or have a band of such metal inlaid sufficient to bear the notches;
  - (d) be graduated on both sides except in the case of a fixed instrument in which one side only is visible;
  - (e) have not more than eight graduations per inch when the weight represented by such graduations exceeds 1 lb.:  
Provided this clause shall not apply to instruments in use prior to the date of the Regulations for three years from such date or to instruments of a type approved by the Commissioner.
93. A self-indicating platform weighing machine or weighbridge shall—
- (a) have any racks and pinions of suitably hard metal;
  - (b) have the extremity of any index finger not more than 3-16th inch from the graduated surface of the dial or quadrant.  
("Extremity" means the portion of the finger encroaching on any graduation line.)
  - (c) on any dial or quadrant have not more than eight graduations per inch when the weight represented by such graduations exceeds 1 lb.:  
Provided this shall not apply to instruments in use prior to the date of the Regulations for ten years from such date or to instruments of a type approved by the Commissioner;
  - (d) have the registering mechanism and any cylinders or tanks containing liquid suitably protected from dust or other disturbing cause.
94. A self-indicating pit bank weighing machine or weighbridge brought into use after the date of the Regulations shall have minimum graduations not exceeding 14 lb.
95. A weighbridge shall—
- (a) have foundations of sufficient strength and so constructed as to be capable of standing the wear and tear of ordinary use up to the full capacity of the instrument.  
(In instruments brought into use after the date of the Regulations if the foundation walls are of brick, cement mortar, in which the proportion of cement to sand is not less than one to three shall be used.  
When such instruments are of a capacity not exceeding 10 tons such walls shall not be less than 9in. work on a 14in. base, and when exceeding 10 tons not less than 14in. work:  
Provided that the walls of the neck of the pit shall not be required to be more than 9in. work in any case.)
  - (b) be so constructed that there shall be free access to every portion of the under-work.  
(When the platform is not readily removable there shall be at least 15 inches clearance below the lowest lever point, but where access to every portion of the pit may be readily obtained from above a clearance of 6 inches shall be sufficient.  
Provision for drainage satisfactory to the Inspector shall be made and the pit kept free from accumulation of water, mud, or other debris.  
An Inspector may refuse to verify a weighbridge the pit of which is in a wet or foul condition.)
  - (c) have machined levelling lugs approximately 11 inches apart provided on the levers:  
Provided this shall not apply until the 1st day of January, 1928, and shall not thereafter preclude the restamping of instruments stamped prior to such date.
96. A road weighbridge shall—
- (a) be suitably situated and have sufficient space for vehicles of the type usually weighed on such weighbridges to be drawn on and off without turning on the platform;
  - (b) at the discretion of the Commissioner be provided with guard rails or other suitable means to prevent vehicles passing on and off the platform other than from end to end.

- (e) comply with requirements similar to those set out in Regulation 90, and shall indicate the same weight within the prescribed limits of error for a full load if a load representing 50 per cent. of the capacity is placed successively on the ends and middle of the platform.

(“End of platform” shall mean a parallelogram bounded by the end line of the platform and a line across the platform distant from the end by one-quarter the length of the platform.)

97. A truck weighbridge shall indicate the same weight within the prescribed limits of error applicable to the test load used when a truck is moved thereon from end to end.

98. The errors permissible on verification of platform machines shall be as specified in Table VIII., and on weighbridges as specified in Table IX.:

Provided that on platform machines and weighbridges used only for weighing coal or firewood, if clearly, prominently, and indelibly marked “coal,” twice the errors specified in Tables VIII. and IX. shall be permissible, but this shall not include the allowances specified in such Tables for acceleration.

OVERHEAD WEIGHING MACHINES.

99. A suspended weighing instrument of the type known as an “overhead weighing machine” shall comply with the requirements of the Regulations for a platform weighing machine where such are applicable to its type, and be subject to the same allowances for sensitiveness and error.

CRANE WEIGHING MACHINES.

100. A crane weighing machine may be constructed on either the lever, spring, or hydraulic principle, and shall—

- (a) have all working parts suitably protected from damp or dust;
- (b) in a dial machine have the rack and pinion of suitably hard metal;
- (c) have a stamping plug fixed in a conspicuous part of the steelyard or dial;
- (d) not have a balancing or adjusting arrangement exceeding 2 per cent. of the capacity of the machine;
- (e) comply with the Regulations governing platform weighing machines where applicable.

101. A hydraulic machine, in which to get a correct weight indication it is necessary to twist the load hook, shall not be stamped unless a prominent notice to this effect is permanently affixed to the machine.

102. A hydraulic machine shall not be tested for sensitiveness.

103. The errors permissible on verification of a crane weighing machine shall be—

- (a) for a lever machine below one ton, as specified in Table VIII. for a vibrating platform machine;
- (b) for a lever machine of one ton and upwards, as specified in Table IX. for a vibrating weighbridge;
- (c) for a spring machine twice the error permissible on a lever machine of similar capacity;
- (d) for a hydraulic machine used as an approximate weigher for ascertaining freight or for checking purposes, one-half the weight represented by the interval between consecutive graduation marks.

AUTOMATIC WEIGHING MACHINES.

104. The term “automatic weighing machine” means a machine in which special self-acting machinery is introduced to effect an automatic feed, the rapid weighing of given loads, the registration and summation of loads, and other similar purposes, or some of them.

105. An automatic weighing machine shall—

- (a) have its integral parts, such as special beams, etc., to satisfy, as far as practicable, the requirements of the Regulations where such are applicable as regards principle, detail, and material;
- (b) have the beam identified with such machine by a number or other sufficient indelible mark;
- (c) have any adjusting mechanism suitably secured and protected that it cannot be readily tampered with;
- (d) be verified by re-weighing not less than ten consecutive loads over another correct weighing instrument to be provided (if required by the Inspector) by the person applying for the verification, and also when practicable by direct application of standard weights.

(In the case of “totalising” machines, not less than twenty loads shall be passed over the machine, viz., five minimum, five maximum, and ten mean loads.)

106. An automatic weighing machine of a type or pattern not in use prior to the date of the Regulations shall not be stamped unless such type or pattern has been approved by the Commissioner in accordance with Regulation 5 of this Part.

107. The errors permissible on verification or inspection of automatic weighing machines shall be as specified in Table X.

HOPPER GRAIN SCALES.

108. Hopper grain scales shall comply with the Regulations governing platform weighing machines where applicable, and with the following specifications:—

- (a) the maximum value of the minimum graduations on the steelyard shall be—
  - (1) for scales of 12,000 lb. and under . . . . . 1 lb.
  - (2) over 12,000 lb. to 60,000 lb. . . . . 5 lb.
  - (3) over 60,000 lb. . . . . 10 lb.
- (b) the tolerance for error on verification shall be ½lb. per 1,000 lb. for the first 10,000 lb., ¼ lb. per 1,000 for the next 10,000 lb., and ⅙ lb. per 1,000 lb. thereafter;

- (c) the tolerance for sensitiveness on verification shall be  $\frac{1}{2}$  lb. per 1,000 lb. for the first 2,000 lb., and thereafter one-half the permissible tolerance in error;
- (d) suitable means for vertical adjustment shall be provided to ensure the proper alignment of the lever system;
- (e) check rods both longitudinal and transverse shall be provided;
- (f) the multiplication at the counterpoise knife edge shall be 1,000 or 1,120, and the proportional weights shall be marked with the amount they represent, and also their actual weight;
- (g) the steelyard shall have a vibrating action, and shall have equal travel in the guide above and below the horizontal position;
- (h) the hopper shall be so designed and constructed as to prevent distortion under load, and shall be supported directly over the scale bearings;
- (i) provision shall be made for the application to each frame corner of test weights representing at least 1-20th part of the capacity of the scale.

In scales having sufficient clearance below the lever system such provision shall be in the form of suspended trays. In scales so constructed that suspended trays are not practicable other suitable provision such as corner brackets shall be made. In all cases there shall be sufficient provision to enable application of test weights equal to the weight value of the largest proportional weight.

#### MISCELLANEOUS WEIGHING INSTRUMENTS.

109. A weighing instrument of any type not definitely particularised in the Regulations shall comply with the Regulations relating to the type to which it most closely approximates, having regard to its construction and the purposes for which it is commonly used.

#### MEASURING INSTRUMENTS.

110. A measuring instrument shall be of a type approved by the Commissioner under Regulation 5 of Part IV., and constructed in accordance with the drawings and specifications relating thereto deposited in the Weights and Measures Office, provided that minor variations, if clearly in the nature of improvements and not contrary to the Regulations, may be permitted.

##### *Petrol Measuring Instruments.*

111. Fixed petrol measuring instruments shall—
- (a) be firmly set on a solid foundation such as a cement block of a size and shape approved by the Commissioner, and shall be bolted or otherwise secured thereto in a manner approved by the Commissioner, and the instrument as a whole shall be stable and rigid;
  - (b) have the highest graduation line not more than 7 feet 6 inches above the floor, footpath or roadway on which such instrument is set;
  - (c) be so constructed that the overflow, if any, and the discharge shall act quickly and definitely and without a prolonged dribble;
  - (d) have any delivery hose of a type approved by the Commissioner, and not exceeding 10 feet 6 inches in length, including the nozzle;
  - (e) where electric light is available be fitted with such light in such a manner as to fully illuminate the instrument.
112. A petrol measuring instrument shall not—
- (a) show any leakage or seepage at any joint, valve, tap, hose connection, or elsewhere;
  - (b) be fitted with a hose which shows excessive absorption or is of such construction or so fixed as to cause a prolonged dribble, or which has any tap or cock by which petrol may be retained.
113. A petrol measuring instrument shall be correct within the tolerance in error specified in Table V. for cylindrical liquid measures.

##### *Fabric Measuring Instruments.*

114. A fabric measuring instrument shall be correct within the tolerance in error specified in Table XI.

##### *Leather Measuring Instruments.*

115. A leather measuring instrument shall be correct within the tolerance in error specified in Table XII.

##### *Chondrometers.*

116. A chondrometer shall—
- (1) be constructed on either the counter steelyard or equal arm beam principle;
  - (2) have a vibrating action;
  - (3) when of the counter steelyard type be provided with a suitable steelyard guide or carrier;
  - (4) have the filler, striker, and measuring chamber of a type similar to the official chondrometer deposited in the office of the Commissioner, or of a type approved by the Commissioner, and have all parts fitted and finished equal to such example;
  - (5) have a measuring cylinder of a capacity of 1 pint or more, and have such capacity marked thereon;
  - (6) be distinctly sensitive to the addition or subtraction of a weight equivalent to the registration of 2 oz. on the steelyard.
117. The steelyard of a chondrometer shall—
- (1) be graduated by quarter-pound subdivisions to a maximum indication of not less than 70 lb. per bushel;
  - (2) have such graduations commencing either from zero or 32 lb.;
  - (3) have not more than twenty graduations per inch.
118. When the graduations on the steelyard of a chondrometer commence other than from zero, a brass weight which will balance the instrument at the first graduation shall be provided and suitably fitted in the chondrometer box. Such balance weight shall be marked with its actual weight and the weight which it balances on the steelyard of the chondrometer in the following manner, for example:—

Balance weight, 8 oz. = 32 lb.



119. The permissible variation from accuracy of indication by a chondrometer shall not exceed 2 oz. per bushel, and for the purpose of verification such accuracy shall be determined on the mean average of not less than ten weighings against the mean average of ten weighings by the official chondrometer.

120. A chondrometer shall be provided with a case of approved design, and shall be so fitted and secured therein as to preclude as far as practicable wear or injury during conveyance.

SUBMISSION OF WEIGHTS, MEASURES, AND INSTRUMENTS FOR VERIFICATION.

121. Any person presenting a weight, measure, or instrument for verification shall, if required, state the full name and address of the owner thereof and the trade or purpose for which such weight, measure, or instrument is used or to be used.

122. Weighing and measuring appliances specified hereunder shall, unless otherwise approved by the Commissioner, be verified at the metropolitan office only:—

*Weights.*

Decimal grain weights.  
Troy weights.  
Apothecaries' weights.  
Metric carat weights.

*Measures.*

Any measure of glass or enamelled metal.

*Instruments.*

Chondrometers.  
Fabric measuring machines.  
Leather measuring machines.

123. Weighbridges and other fixed weighing instruments and fixed measuring instruments and portable weighing instruments of a capacity of 2,000 lb. or more shall, on application by the owner, user or agent, subject to compliance with Regulation 125, and the payment of the mileage fee prescribed by Regulation 124, if required, be verified at the premises where used.

124. Weights, measures, and instruments other than those specified in Regulation 123 shall, unless otherwise arranged by the Inspector, be presented for verification purposes at the Inspector's office.

Provided—

(a) portable weighing or measuring instruments may, on the application of manufacturer, seller, or scale repairer, or the user, be verified at the premises of such person, subject to the following conditions:—

- (1) such premises shall be suitable for the purpose of verification;
- (2) Regulation 125 of Part IV. shall be complied with;
- (3) the mileage fee shall be one shilling per mile; minimum fee five shillings, maximum fee twenty shillings.

(b) fixed measures of length may, on application by the user, be verified on the premises of such person on payment of the prescribed mileage fee.

125. A person applying for the verification on his premises of any weighing or measuring instrument shall—

- (a) when required by the Inspector convey to such premises from the Inspector's office or such other place as indicated by such Inspector not being a greater distance than such office such test weights or measures as the Inspector deems necessary;
- (b) provide sufficient labour for the proper and expeditious handling of such weights or measures or any deadweight during verification;
- (c) if sufficient weights are not available provide such deadweight as the Inspector deems necessary:

Provided that in lieu of conveying test weights or measures as described in Clause (a) such person may provide and keep at his premises correct stamped test weights or measures which may, subject to the following conditions, be used by an Inspector for verification:—

Such weights or measures shall—

- (1) be kept in a locked box of which an Inspector shall hold the key;
- (2) be used exclusively by an Inspector;
- (3) be reverified and stamped as the Commissioner directs.

126. When an Inspector's weights or measures are conveyed as described in Clause (a) of Regulation 125, the person on whose application such weights or measures are supplied shall—

- (a) take due care of such weights or measures, and not permit them to become rusted or otherwise injured, or lost;
- (b) if such weights or measures are damaged or lost be liable for the cost of cleaning, adjusting, or replacing as may be necessary;
- (c) return such weights or measures without delay;
- (d) be liable to pay a charge not exceeding twenty shillings for each day the return of such weights or measures is unduly delayed.

EXEMPTION FROM STAMPING.

127. The following weights, measures and instruments shall be exempt from stamping:—

Apothecaries' weights.	}	Flat shape below
Decimal grain weights	}	one grain.
Troy weights.	}	Wire shape.
Metric carat weights.	}	.2 carat and under.

Any other weight, measure or instrument so small or frail that the stamping thereon of a mark of verification is impracticable.

## MORE FREQUENT REVERIFICATION OF INSTRUMENTS.

*Weighbridges.*

128. Weighbridges shall be reverified and stamped once in each twelve months.

*Pit-bank Weighing Instruments.*

129. Each weighing instrument used in a coal mine for determining the wages payable to any person shall be reverified and stamped once at least in each six months.

130. The Commissioner, or an Inspector authorised by the Commissioner, shall give seven days' notice to the owner, manager, secretary, or other person in charge of a coal mine where such weighing instrument is used, of the date such instrument shall be submitted for verification.

131. The owner, manager, secretary, or other person in charge of a coal mine where a pit bank weighing instrument is used, shall—

- (a) provide stamped 56lb. test weights to an amount equal to the greatest weight of coal contained in any skip or other receptacle in which coal is weighed for determining the wages payable to any person;
- (b) keep such test weights in a convenient position adjacent to the weighing instrument;
- (c) produce such test weights for use of the Inspector, and have them reverified and stamped as directed by the Commissioner;
- (d) provide sufficient labour for the expeditious handling of such weights in any test of such weighing instrument carried out by an Inspector.

## PART V.

## USE, ETC., OF WEIGHTS, MEASURES, AND WEIGHING AND MEASURING INSTRUMENTS.

1. No person shall use for trade—

- (a) any liquid measure for measuring any article other than a liquid;
- (b) any dry measure for measuring a liquid;
- (c) any beam-scale by suspension in the hand;
- (d) any spring balance marked "For use by itinerant vendors only" or "hawker's scale only" other than for the purpose indicated by such marking;
- (e) any platform weighing machine or steelyard marked "Coal" or "Coal only" other than for the weighing of coal or firewood;
- (f) on any weighing instrument proportional weights other than those which were verified for use with such instrument at last verification;
- (g) any hydraulic crane weighing machine in which to get a correct weight indication it is necessary to twist the load hook, unless a prominent notice to such effect is permanently affixed to such machine;
- (h) in any portion of a retail premises open to or in view of a purchaser, a self-indicating counter machine having a sliding or tare weight, unless of a type approved by the Commissioner;
- (i) any weighing instrument for weighing quantities greater than the capacity of such instrument;
- (j) a weighing instrument with a tare-weight poise so placed that to determine the correct net weight of any article weighed thereon it is necessary to add to, or subtract from, the net weight indicated by such instrument.
- (k) or have in his possession for such use—
  - (1) any weight, measure, or instrument the stamp upon which has been obliterated by an Inspector in accordance with Regulation 1 of Part III;
  - (2) any instrument specified in Regulations 128 or 129 of Part IV. which is not stamped as required by such Regulations;
  - (3) any weighing instrument the zero adjusting mechanism of which is provided with a set screw or other locking device, and such adjusting mechanism is not securely locked in such a manner that it cannot be manipulated by the hand.

2. A person using a measuring instrument for the purpose of measuring liquid for sale shall—

- (a) if such instrument is so constructed that measurement is determined by an overflow, fill the measuring chamber of such instrument until the graduation strip or line representing the quantity ordered by, or measured for a purchaser is submerged by at least  $\frac{1}{4}$  in.;
- (b) if such instrument is so constructed that measurement is determined by the breaking of the liquid at a graduation line or strip and not governed by an overflow, fill the measuring chamber of such instrument until the liquid breaks at the line or strip representing the quantity to be measured;
- (c) in discharging liquid therefrom to a purchaser, completely drain the measuring chamber and hose, if any, into the purchaser's receptacle;
- (d) cause such instrument to be suitably illuminated during any operation of measuring between sunset and sunrise, or at any other time when artificial light is necessary for the proper observation of the operation of measuring.

3. No person shall—

- (a) subdivide any stamped measure unless he first defaces such stamp;
- (b) use for trade any measure which has been subdivided and has not been re-stamped;
- (c) weigh for trade diamonds or other precious stones on any weighing instrument other than a Class A beam-scale;
- (d) weigh for trade gold, silver, or other precious metal, or articles made thereof, on any weighing instrument other than a Class A or Class B beam-scale;
- (e) sell by measure of capacity any of the undermentioned goods:—

Beans in the pod,  
Peas in the pod,  
Prawns;

- (e 1) use the measuring chamber of a petrol measuring instrument for the storage of petrol prior to, or in anticipation of sale, or permit petrol to remain in such chamber longer than is necessary for the measuring and discharge of such petrol;
  - (e 2) in any hide store or salt store use for trade any weighing machine having an iron steelyard or iron proportional weights unless such steelyard or weights are galvanised or nickelled or otherwise suitably protected against rust;
  - (f) when a certificate issued under Regulation 5 of Part IV. limits the trades or purposes in which a weight, measure, or instrument of a specified type may be used, use a weight, measure, or instrument of such type for a trade or purpose other than as specified in such certificate;
  - (g) make, exhibit, publish, or distribute any print or document which purports to be a copy of any certificate issued under the Act or Regulations unless such copy is identical in every respect with the original.
4. No person shall deliver, other than at the premises of the seller, or carry for delivery, any milk or other liquid in a measure not provided with a lip or retaining edge, or some other means to prevent spilling.
5. The owner, or person in possession, on the same premises, of more than one instrument, shall—
- (a) if such instruments are of the same capacity or similar general type, have marked thereon for identification a clear and legible distinguishing number;
  - (b) if such instruments have loose proportional weights, have such weights marked in such a manner that they may be readily identified with the instruments to which they belong.

---

PART VI.

STANDARDISATION OF PACKAGES OF CERTAIN GOODS.

1. In this Part the term "food" shall have the meaning assigned thereto by the Health Act (No. 34 of 1911, Section 3), and "bottle" shall mean a hollow vessel of blown glass.
2. No person shall sell by retail enclosed in a package in any quantity other than 1oz., 2oz., 4oz., 8oz., 12oz., 1lb., 1½lb., or multiples of 1lb. net avoirdupois weight, or 1 fluid oz., 2 fluid oz., ¼ pint, ½ pint, 1 pint, 1 quart, ½ gallon, 1 gallon, or multiples of 1 gallon net measure—
- (a) any article of food other than those specified in Table A to this Part;
  - (b) any article specified in Table B to this Part:
- Provided also that variations from such weights or measures in accordance with the provisions of Part VIII., Regulation 4, shall be permissible:
- Provided that this Regulation shall not apply to the sale of quantities of less than 1oz. avoirdupois weight or 1 fluid oz. measurement.
3. The provisions of this Part shall not—
- (a) have effect until the tenth day of January, 1928;
  - (b) apply to any article weighed or measured at the time of sale in the presence of the purchaser;
  - (c) apply to any article packed in a bottle.

---

TABLE A.

ARTICLES OF FOOD EXEMPT FROM THE PROVISIONS OF REGULATION 2 OF THIS PART.

1. Aerated waters, summer drinks, non-excisable fermented drinks.
2. Alcoholic liquors liable to Customs or excise duty.
3. Anchovies.
4. Australian wines.
5. Biscuits in tins.
6. Calves' feet jelly in tins.
7. Cheese marked with a statement of weight, followed by the words "when packed," not to include cheese packed in a tin, jar, or other similar receptacle.
8. Condensed milk.
9. Confectionery in fancy boxes. (A fancy box shall not include a tin, or any box with advertising matter thereon.)
10. Confectionery in packages of less than 4oz. gross weight.
11. Confectionery packed with or in toys where the substantial value in the package is the toy.
12. Cordials and syrups, imitation cordials and syrups, compound cordials.
13. Custard powders.
14. Dried codfish in blocks.
15. Dried culinary herbs.
16. Dried figs.
17. Dried fruits in fancy packages.
18. Fish in tins.
19. Flour in bags of 25lb. weight and over.
20. Fresh fruit.
21. Fruit jelly crystals—jelly crystals, blanc-mange powders, and other food substances sold with directions to dilute to a definite amount or to taste.
22. Ginger-beer powders and other beverage powders.
23. Ginger in jars or in fancy packages.
24. Haus marked with a statement of weight, followed by the words "when packed,"
25. Honey in fancy packages; honey in comb.

26. Hops in packages of 1lb. weight or under.
27. Infants' food.
28. Invalids' food.
29. Oysters in tins.
30. Ox tongues.
31. Popcorn.
32. Potted meat and pastes.
33. Rennet.
34. Salt in tins.
35. Salt substitutes in tins.
36. Sauces.
37. Soup in packets.
38. Soup sausages.
39. Vegetables preserved in tins.

---

TABLE B.

ARTICLES OTHER THAN "FOODS" AND "DRUGS" WHICH SHALL NOT BE SOLD BY RETAIL ENCLOSED IN A PACKAGE OTHER THAN IN THE QUANTITIES SPECIFIED IN REGULATION 2 OF THIS PART.

1. Black japan, including substitutes.
2. Brunswick black, including substitutes.
3. Candles.
4. Nails, including clout nails, staples, tacks, brads, panel pins, and gimp pins.
5. Paints, including dry colours, ready mixed paints, enamel and varnish paints, pulp paints, and colours and stainers ground stiff in oil or other liquid (not including paints or colours within the provisions of paragraphs 5 and 26 of Regulation 5 of Part VIII.).
6. Tobacco.
7. Turpentine, including mineral substitutes.
8. Varnish, including varnish stains and lacquers.

---

PART VII.

EXEMPTION FROM SALE BY NET WEIGHT.

1. Articles named hereunder shall be exempt from the provisions of Section 21, Subsections (1) and (2), of the Act when such articles are sold by gross weight and an invoice or delivery note showing such weight is delivered to the purchaser in lieu of an invoice or delivery note showing the net weight as prescribed by Subsection (2):—
  - (1) Agricultural produce (wheat, maize, oats, potatoes, chaff, etc.) when sold in full sacks of standard or customary size.
  - (2) Hay in bales.
  - (3) Milled products of grain (flour, bran, pollard, wheatmeal, etc.) when sold in full sacks of standard or customary size over 50 lb. weight.

---

PART VIII.

MARKING OF NET WEIGHT OR MEASURE ON PACKED GOODS.

1. The marking of the net weight or measure of any article enclosed in a package, as required by the Act, Section 21 (3), shall be expressed as provided hereunder:—
  - (a) Where an article is solid, semi-liquid, or partly solid and partly liquid, and is not an article commonly sold by lineal or superficial measure, in terms of weight.
  - (b) Where an article is liquid, in terms of liquid measure.
  - (c) Where an article is commonly sold by lineal or superficial measure, in terms of such measure:
 

Provided that subsections (a), (b), and (c) shall not apply to articles specified hereunder, which shall be marked as provided:—

Article.	Terms of Marking.
Ready mixed paints, including enamel and varnish paints .. .. .	Weight or liquid measure.
Varnish .. .. .	Liquid measure.
Varnish stain .. .. .	do.
Honey .. .. .	Weight.
Treacle .. .. .	do.
  - (d) Weight shall be in terms of avoirdupois weight, unless the article is one to which the provisions of Section 29 (1) of the Act applies.
  - (e) Weight on drugs may be either in terms of avoirdupois or apothecaries' weight. Where the denomination "ounce" or "drachm" in apothecaries' weight is used, it shall be followed by the term "Apoth."
  - (f) Avoirdupois weight shall be stated in pounds, ounces, drams and grains. provided that the fractions  $\frac{3}{4}$ ,  $\frac{1}{2}$ , or  $\frac{1}{4}$  may be used to express fractional parts of a unit.
  - (f1) Liquid measure shall be stated in gallons, quarts, pints, fluid ounces, fluid drams and minims, provided that fractions having a denominator not greater than eight may be used to express fractional parts of a unit.

- (f2) The largest unit of weight or measure in a package shall be the basis of the statement. Provided this shall not require statement in units greater than pound, yard, or gallon, respectively, or preclude statement in inches of the width of any article where it is customary to express the width in such terms.
- (g) The marking of net weight or measure shall be in the following form (abbreviations as shown in Table I. may be used), for example:—  
 Net—One pound, or (1 lb.); one pound twelve ounces, or (1 lb. 12 oz.), or ( $1\frac{3}{4}$  lb.); one ounce (Apoth.), or (1 oz. Apoth.); one pint five fluid ounces, or (1 pint 5 fl. oz.), or ( $1\frac{1}{4}$  pints), etc.

- (h) The marking of net weight or measure shall—
- (1) be in a prominent position on the main label in proximity to the name or description of the contents;
  - (2) be clearly stamped or printed in bold capital letters of not less than ten points face measurement, and of a colour in distinct contrast to the background:

Provided that on packages on which no printed description appears, the net weight or measure may be clearly and legibly written thereon, or on a label firmly attached to such package:

Provided further that when a package is so small as to preclude the marking in letters of the size prescribed, such marking may be in smaller letters if such are clear and legible.

- (i) Where lineal measure is marked on any package, and the width of the article therein contained has a direct relation to the value, such width shall also be marked thereon.

2. The term "fluid ounce" means an ounce by measurement, and indicates a quantity equivalent in volume to an ounce of distilled water by avoirdupois weight. A fluid drachm is one-eighth of a fluid ounce.

3. No person shall sell, offer, or expose for sale by retail any article enclosed in a package, unless the net weight or measure of such article is marked on such package or on a label in the manner prescribed by the Regulations:

Provided this shall not apply to any article exempt from such marking by the Regulations.

4. A variation in deficiency not exceeding five parts per centum, or in the case of articles packed in bottles not exceeding ten fluid ounces capacity, seven and one-half parts per centum, from the marked weight or measure shall be allowed in the contents of any single package if the contents of six or more similar packages of the same brand, or a lesser number if there be not six, selected by an Inspector, are in the aggregate of or above the net weight or measure marked thereon.

5. The preceding provisions of this Part shall not have effect for six months from the date of the Regulations.

6. Articles named or indicated hereunder shall be exempt from the provisions of Section 21 (3) of the Act:—

1. Any hardware, textile, or other similar article not sold or offered for sale by weight or measure, or ordinarily so sold or offered.
2. Any package containing a number of articles not ordinarily sold by weight, if the number of such articles in such package is prominently marked thereon.
3. Aerated waters, summer drinks, non-excisable fermented drinks.
- 3A. Agricultural produce (wheat, maize, oats, potatoes, chaff, etc.) in full sacks of standard or customary size when offered or exposed for sale by weight.
4. Anchovies.
5. Artists' tube colours.
6. Bottled liquor within the meaning of that word in the Licensing Act, 1911.
7. Calves' feet jelly in tins or bottles.
8. Capers in bottles.
9. Chutney in bottles.
10. Cigars and cigarettes.
11. Confectionery in fancy boxes. (A fancy box shall not include a tin, or any box with advertising matter thereon.)
12. Confectionery in packages of less than 4 oz. gross weight, or where packed with or in toys where the substantial value in the package is the toy.
13. Dried codfish in blocks.
14. Dried culinary herbs.
15. Dried figs.
16. Dried fruit in fancy packages.
17. Face and dusting powders.
18. Fruit as defined by Fruit Cases Act, No. 40 of 1919, when enclosed in a package marked in accordance with such Act.
19. Fruit jelly crystals—jelly crystals, blanc-mange powders, and other food substances, if directions appear on the outside of the package to dilute to a definite amount, condensed or dried milk or preparations thereof excepted.
20. Ginger-beer powders, and other beverage powders.
21. Honey in comb.
22. Hops in packages of 1 lb. weight or under.
23. Meat not enclosed in a tin, cask, or other similar receptacle.
24. Medicinal mixtures compounded to order of purchaser.
25. Milled products of grain (flour, pollard, bran, wheatmeal, etc.) in full sacks of standard or customary size over 50lb. weight when offered or exposed for sale by weight.
26. Oysters in bottles and tins.
27. Paints and colours packed in quantities of less than 2 ounces weight or 2 fluid ounces measurement; and paints or colours in which two or more of the component parts are separately enclosed in one package for mixing prior to use.
28. Perfumery.
29. Pickles in bottles.
30. Printers' type.
31. Proprietary medicines.
32. Rennet.

33. Sardines.
34. Soup in packets.
35. Soup sausages.
36. Tale powders.
37. Toilet and face creams.
38. Toilet and medicinal soaps.
39. Toilet preparations in collapsible tubes.
40. Tooth pastes.
41. Tooth powders.
- 41A. Tyre (motor) repair outfits.
42. Any articles packed in quantities of less than 1 oz. weight, or 1 fluid oz. measurement, except—  
Articles within the provisions of subsection 2 of this Regulation.  
Drugs.

## PART IX.

## SALE OF COAL AND FIREWOOD.

1. In the following Regulations under this Part:—
  - (a) "Coal" shall not include coke.
  - (b) "Firewood" means any firewood in billets or in lengths not exceeding 5 feet.
  - (c) "Vehicle" shall not include any truck used on any railway or tramway, or any vehicle provided by the purchaser of any coal, coke, or firewood carried thereon and driven by such purchaser or other person on his behalf.
2. Regulations under this Part shall apply only in such districts as are prescribed by the Governor by Order in Council published in the *Gazette*.
3. Each seller shall provide on his premises a correct stamped weighing instrument suitable for weighing coal, coke, or firewood.
4. Coal or firewood hawked shall be in sacks each containing 1 cwt., 56, 28, or 14 lb.
5. Coke hawked shall be in sacks.
6. Each sack containing coal, coke, or firewood hawked shall have affixed thereon in a prominent and suitable position a metal label on which there shall be clearly and legibly marked in figures and letters not less than half inch in height and of proportionate breadth the correct net weight of coal, coke, or firewood in such sack.
7. Coal carried on any vehicle for delivery to a purchaser shall be in sacks each containing 1 cwt.  
Provided that—
  - (a) no liability shall be incurred when the total weight in hundredweights of coal for delivery to each purchaser is equivalent to the number of sacks in which such coal is carried. The exemption provided in this paragraph shall not apply when the sacks containing such coal are labelled as provided in Regulation 9;
  - (b) when the quantity carried for any purchaser is less than 1 cwt. it shall be in a sack containing either 56, 28, or 14 lb.;
  - (c) when all coal on any vehicle is for delivery to one purchaser and the quantity is 5 cwt. or over it may be carried in bulk.
8. Coke carried on any vehicle for delivery to a purchaser shall be in sacks:  
Provided that when all coke on any vehicle is for delivery to one purchaser and the quantity is 5 cwt. or over it may be carried in bulk.
9. Where sacks are labelled, the labelling shall be in accordance with the following:—Each sack shall have securely fixed thereon in a prominent and suitable position a metal label on which there shall be clearly and legibly marked in figures and letters not less than half inch in height and of proportionate breadth the net weight of coal, coke, or firewood in each sack.
10. When coal, coke, or firewood is carried in sacks on any vehicle for delivery to a purchaser the seller shall provide a correctly completed ticket in the form of Schedule A to this Part, and the driver shall carry and produce such ticket on demand by an Inspector, and deliver same to the purchaser or his representative before any of such coal, coke, or firewood is removed from such sacks:  
Provided that when all coal, coke, or firewood on such vehicle is for delivery to one purchaser a ticket in the form of Schedule B to this Part may be substituted for a ticket in the form of Schedule A:  
Provided further that this Regulation shall not apply if each sack bears a label as prescribed by Regulation 9.
11. When coal, coke, or firewood is carried on any vehicle in sacks for delivery to more than one purchaser, the driver of such vehicle shall, on demand by an Inspector, indicate the particular sack or sacks for delivery to each such purchaser.
12. When coal or coke is carried in bulk on any vehicle for delivery to a purchaser the seller shall provide a correctly completed ticket in the form of Schedule B to this Part, and the driver shall carry and produce such ticket on demand by an Inspector, and deliver same to the purchaser or his representative before any of such coal or coke is unloaded.
13. When firewood is carried in bulk on any vehicle for delivery to a purchaser the seller shall provide a correctly completed ticket in the form of Schedule A to this Part, and the driver shall carry and produce such ticket on demand by an Inspector, and deliver same to the purchaser or his representative before any of such firewood is unloaded:  
Provided that when all the firewood carried is for delivery to one purchaser a ticket in the form of Schedule B to this Part may be substituted for a ticket in the form of Schedule A.
14. Coal or coke in bulk for delivery to different purchasers shall not at the same time be carried on any vehicle.
15. When coal or coke in bulk in quantities of less than 1 ton is carried on any vehicle for delivery to a purchaser the driver shall, on demand by an Inspector, bag such coal or coke for the purpose of weighing by such Inspector.
16. When firewood in bulk is at the same time carried on any vehicle for delivery to different purchasers, the firewood for each such purchaser shall be definitely separated by boards or other suitable method, and on demand by an Inspector the driver of the vehicle shall indicate the firewood for delivery to each such purchaser.

17. The driver of a vehicle on which coal, coke, or firewood is being hawked or carried for delivery to a purchaser or from which coal, coke, or firewood has recently been sold or delivered shall, on demand, by an Inspector—

- (a) drive such vehicle for the purpose of weighing a distance not exceeding one mile to any street, premises or place selected by such Inspector; and
- (b) permit such Inspector to weigh such vehicle and any or all of such coal, coke, or firewood thereon; and
- (c) render prompt and efficient assistance in such weighing and any loading or unloading necessary therefor and consequent thereon.

18. When the weight of any coal, coke, or firewood hawked or carried for delivery to a purchaser is not in accordance with the labels on the sacks containing such coal, coke, or firewood, or with the weight stated on a weight ticket relating thereto, the seller shall be guilty of a breach of these Regulations, provided that if the seller proves to the satisfaction of the Court that he supplied the driver with the specified weight, the driver and not the seller shall be guilty of such breach.

19. This Part shall not apply when coal, coke, or firewood is being delivered in bulk from a railway truck direct to a purchaser if—

- (a) the whole of such coal, coke, or firewood in such truck is for delivery to the same purchaser, and such purchaser has agreed to purchase such coal, coke, or firewood by railway freight weights relating thereto; or
- (b) the seller has agreed with the purchaser to determine the weight of such coal, coke, or firewood on a weighing instrument provided by such purchaser.

SCHEDULE A.

Seller—

[Name]  
[Address]

Purchaser—

[Name]  
[Address]

Please receive herewith      tons      cwt.      qrs.      lb. net weight of [description  
of coal, coke, or firewood] in [No. of sacks] [bulk].

SCHEDULE B.

Seller—

[Name]  
[Address]

Purchaser—

[Name]  
[Address]

Please receive [description of coal, coke, or firewood], as shown hereunder, in [No. of sacks] [bulk].

	Tons	cwt.	qrs.	lb.
Gross weight.....				
Tare weight.....				
Net weight.....				

PART X.

REGISTRATION OF PUBLIC WEIGHBRIDGES AND LICENSING OF WEIGHMEN.

1. The owner or lessee of a public weighbridge shall register such instrument at the office of the Commissioner.

2. The Commissioner shall, on application in the form of Schedule C by owner or lessee, subject to the requirements of the Regulations, issue a certificate of registration as a public weighbridge for any weighbridge which, in his opinion, is suitable in all respects for public weighing.

3. If the person in whose name a certificate of registration for a public weighbridge is issued sells or disposes of, or ceases to be the owner or lessee of such instrument, such certificate shall be void, and such person shall within seven days thereafter give written notice to the Commissioner of such sale or disposal or termination of lease, as the case may be.

4. A Certificate of Registration as a public weighbridge shall not be issued unless such weighbridge—

- (a) is of a type and strength suitable for public weighing, and is suitably situated;
- (b) is so arranged and constructed that the whole of the platform may be seen by the weighman when weighing.

5. The Commissioner may cancel the registration of a public weighbridge which—

- (a) in his opinion is unfit for public use;
- (b) is not in accordance with the Regulations;
- (c) has not been verified and stamped as prescribed by Regulation 128 of Part IV.

6. The owner or lessee of a public weighbridge shall, on notification by the Commissioner that registration of such instrument has been cancelled, forthwith close such instrument to public use.

7. The owner or lessee of a public weighbridge shall—
- (a) provide and maintain in a prominent position in view of the public a sign with the words "Registered Public Weighbridge, No. \_\_\_\_\_," showing the number of the Certificate of Registration issued for such instrument in letters not less than four inches in height and of proportionate breadth, and in clear contrast with their background;
  - (b) have the Certificate of Registration and the Certificate of Verification and stamping suitably and securely framed and covered by glass and prominently exhibited in the weighman's office;
  - (b1) provide a tare weight book in the form of Schedule B to this Part;
  - (c) provide weight tickets in the form of Schedule A to this Part;  
(Such tickets shall be printed and bound in books and numbered consecutively, and there shall be at least one duplicate of each number. The first ticket of such number shall have the word "original" and the copies thereof the word "duplicate" printed thereon);
  - (d) provide tickets for the issue of copies of previously issued tickets in the form of Schedule A to this Part with the addition of the words "Copy of" before weight ticket No. \_\_\_\_\_ and the words "Date of issue of copy" on the bottom left hand corner of the ticket;  
(Such tickets shall not be numbered, but shall be bound in books in duplicate, and have the words "original" and "duplicate" printed thereon, as provided in Clause (c) );
  - (e) retain the original tickets (or the originals of subsequent copies) in the book in which they are bound, keep such tickets legible and undamaged for one year from date of issue, and during that period produce such tickets on demand by an Inspector or any interested person;
  - (f) if he knows or has reason to believe such weighbridge is incorrect—
    - (1) forthwith inform the Commissioner of such knowledge or belief;
    - (2) not permit such weighbridge to be used;
  - (g) inform the Commissioner if such weighbridge has been repaired or altered, or removed from the position in which last verified.
- 7A. The owner or lessee of a public weighbridge shall not permit any person not licensed as provided by the Regulations to act as weighman at such weighbridge.
8. No person shall—
- (a) deface or alter a Certificate of Registration for a public weighbridge, and any such certificate which has been defaced or altered shall be void;
  - (b) use or permit to be used any public weighbridge which is not registered as provided by the Regulations;
  - (c) act as a weighman at a public weighbridge unless licensed as provided by the Regulations.
9. The Commissioner shall, upon application in the form of Schedule D, issue a weighman's license to any person over 18 years of age who is of good character, and in his opinion is competent to carry out the duties of a public weighman. The fee for such license shall be five shillings. Such license shall, unless cancelled by the Commissioner, be in force for one year from the date of issue.
10. Any person who by a false statement or misrepresentation, obtains or attempts to obtain a license as a public weighman shall be guilty of a breach of the Regulations.
11. An applicant for a weighman's license shall submit himself for examination at such time and place as the Commissioner directs.
12. The Commissioner may, at his discretion, suspend or cancel any such license issued to any person who has been convicted of any offence, or guilty of any misconduct which, in his opinion, indicates him to be unfit to hold such license.
13. The weighman of a public weighbridge shall—
- (a) keep such instrument truly balanced, the platform clean, and the space between frame and platform free from obstruction;
  - (b) weigh any vehicle within the capacity of his instrument brought to him for that purpose, provided he may require prepayment of the fee commonly charged for such service;
  - (c) when weighing any two-wheeled vehicle weigh therewith any animal drawing such vehicle;
  - (d) exercise due care in the performance of his duties, to ensure correct weighing and the issue of correct weight tickets;
  - (e) on tare weighing any vehicle immediately enter in the tare weight book in the proper consecutive order in which such weighing was made the correct weight and description of such vehicle, and the name of the driver and the date of such weighing;
  - (f) on weighing a loaded vehicle the tare weight of which has previously been ascertained immediately issue a weight ticket in the form of Schedule A;
  - (g) on weighing a loaded vehicle the tare weight of which has not been previously ascertained, immediately enter the gross weight of such vehicle in the proper consecutive ticket and retain such ticket in the book in which it is bound until such vehicle has been tare weighed;  
Provided this shall not preclude the issue of a ticket showing gross weight only where the conditions prescribed in clause (i) are complied with;



- (h) when issuing a ticket showing tare weight only, strike out the words "gross weight" and "net weight" and stamp across such ticket the words "tare weighing only," in not less than 20-point heavy capital type;
- (i) when issuing a ticket showing gross weight only, strike out the words "tare weight" and "net weight," and stamp across such ticket the words "gross weighing only," in not less than 20-point heavy capital type;
- (j) except as provided in clause (g), issue each weight ticket or copy thereof consecutively according to its number;
- (k) when writing weight tickets make, by the use of carbon paper, each duplicate a correct copy of the original;
- (l) when an error is made in writing any weight ticket, cancel such ticket and any duplicates thereof and retain such ticket and duplicates in the book in which they are bound;
- (m) on demand by the buyer or seller or any person interested in any goods weighed on such weighbridge supply a copy of any weight ticket issued in respect of such goods:  
Provided such person may be required to pay the fee commonly charged for such weighing;
- (n) unless such copy is a duplicate made by the carbon process when writing the original ticket, issue same from the book of tickets provided in accordance with clause (d) of Regulation 7;
- (o) when issuing copies of previously issued tickets comply with the requirements of clauses (k) and (l);
- (p) on demand by an Inspector or any interested person, produce the original ticket or the original of any copy thereof relating to any weighing made at such weighbridge during the year preceding the date of such demand;
- (q) on demand by an Inspector in the execution of his duty under the Act or Regulations, and without charge, weigh or reweigh any loaded or unloaded vehicle;
- (r) on demand by an Inspector produce his license;
- (s) if he knows or has reason to believe such weighbridge is incorrect, forthwith inform the Commissioner of such knowledge or belief.

14. The weighman of a public weighbridge shall not—

- (a) permit any person other than a licensed weighman to act as a weighman at such weighbridge;
- (b) issue any weight ticket otherwise than as provided by the Regulations, or on which any particular within the power of such weighman to verify is not correctly stated;
- (c) alter the original of any ticket after a duplicate has been issued;
- (d) issue any ticket which is not a correct copy of the original;
- (e) issue or remove from the book in which it is bound any original ticket;
- (f) remove or permit to be removed from the book in which it is bound any unused ticket;
- (g) issue a weight ticket embodying the tare weight of a vehicle unless he has on the same day weighed such vehicle and knows such tare weight to be correct: Provided that he may copy such tare weight from a tare weight ticket issued on the same day by the weighman of a public weighbridge situated on the same premises;
- (g1) issue a weight ticket for any loaded vehicle unless he has immediately before such issue personally weighed such vehicle:  
Provided that clauses (g) and (h) shall not apply to the issue of copies of ticket supplied in accordance with clause (m) of Regulation 14.
- (h) issue a weight ticket embodying the weight of any vehicle ascertained by end and end weighing unless he stamps across such ticket in not less than 20-point heavy capital type the words "End and end weighing—weight not guaranteed";
- (i) weigh any loaded or unloaded vehicle on a weighbridge which he knows or has reason to believe is incorrect.

15. Any weighman of a public weighbridge who—

- (a) knowingly permits, assists in, or connives at any fraud in connection with the weight or weighing of any loaded or unloaded vehicle, or the issue of any weight ticket, or makes or connives at making any false representation in regard to the weight or loading on any vehicle; or
- (b) having a knowledge of any fraudulent proceeding in connection with the weight or weighing of any vehicle, or the loading thereon, does not forthwith inform an Inspector;

shall be guilty of a breach of the Regulations.

SCHEDULE A.

[Ticket to be issued by the weighman of a public weighbridge when a loaded vehicle is weighed.]

Registered Public Weighbridge No. . . . . Weight Ticket No. . . . .  
 [Location of instrument] . . . . .  
 [Date] . . . . .  
 [Owner] or [lessee] . . . . .  
 Goods weighed. [Description] . . . . .  
 Marks and brands. . . . .  
 From— . . . . .  
 [Persons on whose behalf goods are carried] . . . . .  
 [Place from which goods were obtained] . . . . .  
 To— . . . . .  
 [Persons to whom goods are to be delivered] . . . . .  
 [Place where goods are to be delivered] . . . . .  
 Vehicle [description of] . . . . .  
 Driver . . . . .

Tons. cwt. qrs. lb.

Gross weight . . . . .  
 Tare weight . . . . .  
 Net weight . . . . .

[Signature of]  
 [Weighman]

SCHEDULE B.

Form of Tare Weight Book.

Date.	Vehicle (description of).	No.	Owner.	Driver.	Tare Weight.			
					Tons.	Cwt.	Qrs.	lb.

SCHEDULE C.

WEIGHTS AND MEASURES ACT, 1915.

Requisition for Registration of a Public Weighing Instrument.

To the Commissioner of Police, Perth.

I [full name]  
 of [full address]  
 being the (a) owner (or lessee) of a weighing instrument situate at  
 and described hereunder, hereby apply to register such instrument as a Public Weighing  
 Instrument.

Description [Weighbridge]  
 Maker  
 Capacity  
 (b) Type.

[Signature]

Certificate of Approval.

(c) The instrument described above is of a type and strength suitable for public  
 weighing, is suitably situated, and was verified and found correct on . . . . ., 19 . . . . .  
 Inspector of Weights and Measures.

Issued . . . . . Registered Certificate No. . . . .  
 Reference No. . . . .

Commissioner of Police.

(a) Strike out the portion inapplicable.  
 (b) State whether instrument is of "dial" or "quadrant," "no loose weight,"  
 or "proportional weight" type; if of latter type state amount represented by pro-  
 portional weights and amount shown on steelyard; state whether platform is of iron  
 or wood.  
 (c) If Inspector does not approve the instrument, he will fully report particulars  
 of his objection on back of requisition.



TABLE I.—*continued.*

<i>Measures of Length.</i>					
Yard	..	..	..	..	yd.
Foot	..	..	..	..	ft.
Inch	..	..	..	..	in.

*Measures of Capacity.*

Where "half" or "quarter" is used in reference to measures of capacity in the Act, Schedule B, it may be abbreviated to " $\frac{1}{2}$ " or " $\frac{1}{4}$ " respectively.

*Apothecaries' Measures.*

Fluid ounce	..	..	..	..	fl. oz.
Fluid drachm	..	..	..	..	fl. dr.
Minim.	..	..	..	..	min.

TABLE II.

*Errors Permissible on Verification of Local Standards.**Weights.*

Denomination.	Error in Excess.
	Half this amount in Deficiency.
<b>Avoirdupois :—</b>	<b>Grains.</b>
56lb. ... ..	4
28lb. ... ..	3
14lb., 7lb., and 4lb. ... ..	2
2lb. ... ..	1
1lb. ... ..	0.5
8oz. and 4oz. ... ..	0.2
2oz. and 1oz. ... ..	0.1
8 drams, 4 drams, and 2 drams ... ..	0.05
1 dram and $\frac{1}{2}$ dram ... ..	0.02
<b>Decimal grains :—</b>	
4,000 and 2,000 grains ... ..	0.2
1,000, 500, and 300 grains ... ..	0.1
200, 100, and 50 grains ... ..	0.05
30, 20, and 10 grains ... ..	0.02
5 grains ... ..	0.01
3 and 2 grains ... ..	0.005
1 grain and .5 grain ... ..	0.003
.3, .2, and .1 grain ... ..	0.001
.05, .03, .02, and .01 grain ... ..	0.0003
<b>Troy :—</b>	
500 and 300 oz. ... ..	3
200 and 100 oz. ... ..	2
50 oz. ... ..	1
30 and 20 oz. ... ..	0.5
10, 5, and 3 oz. ... ..	0.2
2oz. and 1oz. ... ..	0.1
.5, .3, and .2 oz. ... ..	0.05
.1, .05, .03, and .02 oz. ... ..	0.02
.01oz. ... ..	0.01
.005 and .003oz. ... ..	0.005
.002 and .001oz. ... ..	0.003
<b>Pennyweights and grains :—</b>	<b>Grains.</b>
240, 120, 72, and 48 grains ... ..	0.05
24, 12, and 6 grains ... ..	0.02
5 and 4 grains ... ..	0.01
3 and 2 grains ... ..	0.005
1 grain ... ..	0.003
<b>Apothecaries' :—</b>	
1oz. ... ..	0.1
4, 2, and 1 drachms ... ..	0.05
2, $1\frac{1}{2}$ , and 1 scruples, and 10 and 6 grains ... ..	0.02
5 and 4 grains ... ..	0.01
3 and 2 grains ... ..	0.005
1 grain and $\frac{1}{2}$ grain ... ..	0.003
<b>Metric carat :—</b>	<b>Milligrammes,</b>
500 carats ... ..	13
200 " ... ..	6
100 " ... ..	6
50 " ... ..	3
20 " ... ..	3
10 " ... ..	1
5 " ... ..	1
2 " ... ..	0.7
1 " ... ..	0.3
0.5 " ... ..	0.3
0.2 " ... ..	0.2
0.1 " ... ..	0.06
0.05 " ... ..	0.06
0.02 " ... ..	0.02
0.01 " ... ..	0.02
0.005 " ... ..	0.02

TABLE II.—*continued.*

*Measures of Length.*

Denomination.	Error in Excess or Deficiency.
1 yard, 2 feet, and 1 foot ... ..	inch.
1 inch ... ..	.01

*Measures of Capacity.*

Denomination.	Error in Excess or Deficiency.
	Grains weight of water as measured by a graduated glass tube.
<i>Imperial Measures—</i>	
10 gallons ... ..	512
8 gallons or 1 bushel ... ..	256
5 " ... ..	192
4 " ... ..	128
3 " ... ..	128
2 " or 1 peck ... ..	64
1 gallon ... ..	32
$\frac{1}{2}$ " ... ..	16
1 quart ... ..	12
1 pint ... ..	8
$\frac{1}{2}$ " ... ..	8
1 gill or $\frac{1}{4}$ pint ... ..	4
$\frac{1}{2}$ " $\frac{1}{4}$ gill ... ..	4
<i>Apothecaries' Measures—</i>	
Above 20 fluid oz. ... ..	12
" 5 fluid oz. and not exceeding 20 fluid oz. ... ..	8
" 4 " " 5 " ... ..	6
" 2 " " 4 " ... ..	4
" 2 fluid drachms and not exceeding 2 fluid oz. ... ..	3
" 60 minims or 1 fluid drachm, and not exceeding 2 fluid drachms ... ..	2
" 30 minims and not exceeding 60 minims or 1 fluid drachm ... ..	1
Not exceeding 30 minims ... ..	$\frac{1}{2}$

TRADERS' WEIGHTS AND MEASURES.

TABLE III.

*Errors Permissible on Verification.*

*Weights—Avoirdupois.*

Denomination.	Error in Excess only.	
	Iron weights.	Other than iron weights.
56 lb. ... ..	Grains. 60	(grains. 30
28 " ... ..	40	20
14 " ... ..	24	12
7 " ... ..	16	8
4 " ... ..	12	6
2 " ... ..	8	4
1 " ... ..	4	3
8 and 4 oz. ... ..	4	2
2 " 1 " ... ..	...	2
8 drams to $\frac{1}{2}$ dram ... ..	...	1

TABLE III.—continued.

Decimal Grain.

Denomination.	Error in Excess only.
4,000 and 2,000 grains ... ..	Grain. 0.5
1,000 „ 500 „ ... ..	0.2
300 to 100 grains inclusive ... ..	0.1
50 „ 10 „ „ ... ..	0.05
5 and 3 „ „ ... ..	0.02
2 to .5 „ inclusive ... ..	0.01
.3 grain ... ..	0.005
.2 and .1 grain ... ..	0.002
.05 to .01 „ ... ..	0.001

Troy.

Denomination.	Error in Excess only.
500 and 300 oz. ... ..	Grains. 5
200 „ 100 „ ... ..	4
50 oz. ... ..	2
30 „ 20 oz. ... ..	1
10 „ ... ..	0.7
5 „ ... ..	0.5
3 „ ... ..	0.4
2 „ ... ..	0.3
1 „ ... ..	0.2
.5 to .1 oz. inclusive ... ..	0.1
.05 „ .04 „ „ ... ..	0.05
.01 oz. ... ..	0.02
.005 to .001 oz. inclusive ... ..	0.01
240 grains to 72 grains inclusive ... ..	0.1
48, 24 and 12 grains ... ..	0.05
6, 5 „ 3 „ „ ... ..	0.02
2 and 1 grains ... ..	0.01

Apothecaries'.

Denomination.	Error in Excess only.
1 oz. ... ..	Grain. 0.2
4 drachms ... ..	} 0.1
2 „ „ ... ..	
1 drachm ... ..	
2 scruples ... ..	
1½ „ „ ... ..	} 0.05
1 scruple ... ..	
½ „ „ ... ..	
6 grains ... ..	
5 „ „ ... ..	} 0.02
4 „ „ ... ..	
3 „ „ ... ..	
2 „ „ ... ..	
1 grain ... ..	} 0.01
½ „ „ ... ..	

Metric Carat.

Denomination.	Error in Excess only.
Carrats	Milligrammes.
500 ... ..	100
200 ... ..	50
100 ... ..	50
50 ... ..	25
20 ... ..	25
10 ... ..	20
5 ... ..	10
2 ... ..	5
1 ... ..	2
0.5 ... ..	1
0.2 ... ..	0.5
0.1 ... ..	0.2
0.05 ... ..	0.1
0.02 ... ..	0.05
0.01 ... ..	0.03
0.005 ... ..	0.03

TABLE IV.  
Measures of Length.

Denomination.	Error in Parts of an Inch.	
	Long, or in Excess.	Short, or in Deficiency.
10 feet and upwards ... ..	0.2	0.1
Under 10 feet and over 3 feet ... ..	0.05	0.025
1 yard } ... ..	0.03	0.015
2 feet } ... ..		
1 foot } ... ..		
1 inch ... ..	0.01	0.01

TABLE V.  
MEASURES OF CAPACITY.  
Liquid Measures.  
Cylindrical Shape.

Denomination.	Error in Excess only.
32 gallons to 20 gallons ... ..	10 fluid ounces.
Under 20 gallons to 8 gallons ... ..	5 "
Under 8 gallons to 4 gallons ... ..	3 "
3 and 2 gallons ... ..	2 "
1 gallon and ½-gallon ... ..	1 "
Quart and pint ... ..	4 fluid drachms.
Half-pint ... ..	3 "
Gill ... ..	2 "
Half-gill ... ..	1 fluid drachm.
Quarter-gill ... ..	½ "

On conical metal measures only one-half the above amount of error shall be allowed.  
 On measures of enamelled metal or glass where the capacity is defined by the brim and on cylindrical milk measures having a lip or retaining edge, and on cylindrical milk cans with conical tops twice the above amount of error shall be allowed.  
 1 fluid oz. = 437½ grains.      1 pint = 20 fluid ounces.

Apothecaries' Graduated Glass Measures.  
Cylindrical or Conical Shape.

Approximate internal diameter of measure at graduation tested.	Error in Excess or Deficiency.
Inches.	Minims.
4 ... ..	25
3½ ... ..	21
3 ... ..	18
2½ ... ..	14
2 ... ..	11
1½ ... ..	9
1¼ ... ..	7
1¼ ... ..	6
1 ... ..	4
¾ ... ..	3
¾ ... ..	2
⅝ ... ..	1
⅝ ... ..	½

On glass flasks and burettes one-half only of the above amounts shall be allowed.

Dry Measures.

Denomination.	Error in Excess only.
1 bushel ... ..	½ pint = 17½ cubic inches approximately.
½ " ... ..	½ pint = 17½ " "
1 peck ... ..	1½ gills = 13 " "
½ " ... ..	1½ gills = 13 " "
¼ " ... ..	1 gill = 8½ " "

TABLE VI.  
WEIGHING INSTRUMENTS,  
*Errors Permissible on Verification.*  
*Beam-scales (Class A).*

Capacity.	Sensitiveness when fully loaded.	Error in Excess or Deficiency when fully loaded.
	Grains.	Grains.
1 oz. ... ..	0.05	0.1
1 lb. ... ..	0.1	0.2
7 lb. ... ..	0.5	1.0
56 lb. ... ..	1.5	2.0

*Class B.*

Capacity.	Sensitiveness.	Error in Excess or Deficiency when fully loaded
	Grains.	Grains.
1 to 3 oz. ... ..	$\frac{1}{2}$	$\frac{1}{2}$
4 to 8 oz. ... ..	1	1
9 oz. to 1 lb. ... ..	$1\frac{1}{2}$	$1\frac{1}{2}$
2 lb. ... ..	2	2
4 " ... ..	3	4
7 " ... ..	4	6
10 " ... ..	6	9
$14\frac{1}{2}$ " ... ..	8	12
28 " ... ..	15	22
56 " ... ..	25	40
	Drachms.	Drachms.
112 " ... ..	$1\frac{1}{2}$	$2\frac{1}{2}$
224 " ... ..	$2\frac{1}{2}$	$3\frac{1}{2}$
Above 224 lb. ... ..	Add $\frac{1}{2}$ drachm for each cwt. of capacity.	Add 1 drachm for each cwt. of capacity.

Four times the errors specified for Class B shall be allowed on Class C instruments.

TABLE VII.  
*Counter Scales.*

Capacity.	Vibrating.	Vibrating or Accelerating.
	Sensitiveness when fully loaded.	Error in Excess or Deficiency when fully loaded.
1 lb. ... ..	20 grains	30 grains.
2 " ... ..	28 " "	$1\frac{1}{2}$ drams.
4 " ... ..	40 " "	2 " "
7 " ... ..	2 drams	3 " "
10 " ... ..	$2\frac{1}{2}$ " "	$3\frac{1}{2}$ " "
14 " ... ..	3 " "	$4\frac{1}{2}$ " "
28 " ... ..	4 " "	6 " "
156 " ... ..	6 " "	9 " "
12 " ... ..	8 " "	16 " "

TABLE VIII.  
*Platform and Dead-weight Weighing Machines.*

Capacity.	Vibrating.	Vibrating or Accelerating.	Accelerating.
	Sensitiveness when fully loaded.	Error in Excess or Deficiency when fully loaded.	Weight required to bring back the steelyard from the position of greatest displacement when fully loaded.
14 lb. ... ..	3 drams	$4\frac{1}{2}$ drams	9 drams.
28 " ... ..	4 " "	6 " "	12 " "
56 " ... ..	6 " "	9 " "	18 " "
112 " ... ..	8 " "	1 oz. ... ..	2 oz.
Capacities above 112 lb. ... ..	$\frac{1}{2}$ oz. per cwt. to 10 cwt. and $\frac{1}{4}$ oz. per cwt. thereafter.	1 oz. per cwt. to 10 cwt. and $\frac{1}{2}$ oz. per cwt. thereafter.	$1\frac{1}{2}$ oz. per cwt. to 10 cwt. and 1 oz. per cwt. thereafter.

In the above Table the load is assumed to be distributed on the platform.  
On weighing machines used for ascertaining freight only one and a half times the above allowances for sensitiveness and error shall be permissible, but this shall not apply to new instruments.  
On self-indicating Platform, weighing machines brought into use prior to the first day of January, 1928, one and a half times the above allowances shall be permissible for three years from such date.  
On pit bank weighing machines the maximum error shall not exceed 7lb., and this amount shall be allowed at any load, and the toleration for sensitiveness shall be a like amount.



TABLE IX.  
Weighbridges.

Capacity.	Vibrating.	Vibrating or Accelerating.	Accelerating.
	Sensitiveness when fully loaded.	Error in Excess or Deficiency when fully loaded.	Weight required to bring back the steelyard from the position of greatest displacement when fully loaded.
1 ton ... ..	2lb. ... ..	2lb. ... ..	4lb.
Capacities above 1 ton	1lb. per ton to 5 tons, $\frac{1}{2}$ lb. per ton for next 20 tons, and $\frac{1}{4}$ lb. per ton for each ton of capacity thereafter.	1lb. per ton to 10 tons, $\frac{1}{2}$ lb. per ton for next succeeding 10 tons, and $\frac{1}{4}$ lb. per ton thereafter.	4lb. for first ton, 1lb. for next succeeding 20 tons, and $\frac{1}{2}$ lb. per ton thereafter.

In the above table the load is assumed to be distributed on the platform.  
On truck weighbridges used for freight weighing only one and a-half times the above amount for error shall be allowed, but this shall not apply to new instruments.

TABLE X.

Errors permissible on the verification or inspection of automatic machines used as specified hereunder:—

Use.	Capacity.	Error.
Weighing tea, coffee, etc., grain and other granular substances, and free running substances generally.	$\frac{1}{2}$ lb.	20 grains in excess or deficiency.
	1lb.	1 drachm in excess or deficiency.
	2lb.	$1\frac{1}{2}$ drachms in excess or deficiency.
	4lb.	2 drachms in excess or deficiency.
	7lb.	4 drachms in excess or deficiency.
	14lb. or 28lb.	8 drachms in excess or deficiency.
Weighing wheat, etc., (Elevator, scales, etc.)	56lb.	1 oz. in excess or deficiency.
	112lb.	$1\frac{1}{2}$ oz. in excess or deficiency.
	1,000lb. and over.	0·125 per cent. of load in excess or deficiency on any one of 20 or more consecutive weighings, or 0·0625 per cent. of load on the average of 20 or more consecutive weighings.
Weighing coal ... ..	1 cwt., or over	0·5 per cent. of load in excess or deficiency on any one of 20 or more consecutive weighings, or 0·25 per cent. of load on the average of 20 or more consecutive weighings.

For substances which do not run freely a tolerance in error not exceeding in any case 1 per cent. of the load may be fixed by the Commissioner.

TABLE XI.

Fabric Measuring Instruments.

Length measured.	Error in excess or Deficiency.
1 yard ... ..	$\frac{1}{4}$ inch.
For each additional yard ... ..	$\frac{1}{8}$ "

TABLE XII.

Leather Measuring Instruments.

Area measured.	Error in Excess or Deficiency.
Up to and including 8 square feet ... ..	$\frac{1}{8}$ square foot.
Over 8 square feet to 20 square feet ... ..	$\frac{1}{4}$ " "
Over 20 square feet to 40 square feet ... ..	$\frac{1}{2}$ " "
Over 40 square feet ... ..	$\frac{1}{2}$ " "

TABLE XIII.

Fees for testing, verifying, and stamping articles specified hereunder.

MEASURING INSTRUMENTS.

*Fixed Measuring Instruments (capacity).*

	s.	d.
Retail petrol system (Hammond, Bowser, etc.) ... ..	20	0 each
Other fixed measuring instruments ... ..	20	0 each

Provided that where a number of instruments are included in one installation the fee of each instrument additional to the first shall be 10s.

Leather measuring machines—

	s.	d.
Roller type ... ..	20	0 each
Planimeter type ... ..	10	0 each
Fabric measuring machines (Measuregraph, New Way, etc.) ... ..	10	0 each
Chondrometers ... ..	10	0 each

*Measures of Length.*

	s.	d.
4 feet to 6 feet ... ..	1	0 each
7 feet to 10 feet ... ..	2	6 each
Over 10 feet ... ..	5	0 each

Fees prescribed above to include subdivisions.

*Measures of Capacity.*

	s.	d.
6, 7, and 9 gollons ... ..	1	0 each
11 gallons and over ... ..	2	0 each

Verification of subdivisions to be additional at the rate specified in the Act, Schedule C.

*Metric Carat Weight.*

	s.	d.
Each weight ... ..	0	3

One-half the above fees to be chargeable for articles tested and rejected as incorrect or otherwise unsuitable: Provided that where fractions of a penny occur they shall be charged as one penny.

TABLE XIV.

Denominations of measures other than those provided in the Act, Schedule A, which may be admitted to verification.

MEASURES OF LENGTH.

- 4 feet.
- 4 feet 6 inches.
- 5 feet.
- 5 feet 6 inches.
- Any whole number of feet from 6 to 20 (inclusive).

MEASURES OF CAPACITY (PORTABLE).

- 6 gallons.
- 7 gallons.
- 9 gallons.
- Any whole number of gallons from 11 to 20 (inclusive).

MEASURES OF CAPACITY (FIXED).

Any denomination permissible under the Act or Regulations, and in addition any whole number of gallons.

TABLE XV.

Weights and Measures Act, 1915.

*Application for License as a Scale Adjuster.*

To the Commissioner of Police,  
Perth.

I/We....., of....., hereby apply for a license as a Scale Adjuster.

Dated the.....day of....., 192 .

Signature.....  
Address.....

TABLE XVI.

Weights and Measures Act, 1915.

*Application for License as a Scale Repairer.*

To the Commissioner of Police,  
Perth.

I, ..... of ....., hereby apply for a license to act as a qualified scale repairer.

Dated the.....day of....., 192 .

Signature.....  
Address.....

## THE HEALTH ACT, 1911-19.

M.H.D. 1026/18; Ex. Co. 1382.

WHEREAS by Section 295 of "The Health Act, 1911-19," it is provided that the Governor may cause to be prepared By-laws for all or any of the purposes for which By-laws may be made by a Local Authority under any of the provisions of the said Act, and that a Local Authority may, of its own motion, by resolution, adopt the whole or any portion of such By-laws: And whereas Model By-laws have been prepared in accordance with the said section and published in the *Government Gazette* on the 8th day of April, 1927: And whereas the Commissioner of Public Health may exercise all or any of the powers of a Local Authority in any place which does not lie within the boundaries of a District: Now, therefore, in pursuance of the powers in that behalf contained in the said Act, the Commissioner of Public Health does hereby resolve to adopt Parts II. to IX. inclusive of the Model By-laws above referred to for such portion of the State as is not within the boundaries of any Health District, and to make the following By-laws to stand as Part I.:-

## PART I.—GENERAL.

*Interpretation.*

In these By-laws the terms specified hereunder shall bear the meaning defined, unless the context indicates otherwise:—

"Act" means the Health Act, 1911-19.

"Approved" shall mean approved by the Medical Officer of Health or by an Inspector.

"Commissioner" shall mean the Commissioner of Public Health.

"Village area" means and includes the townships or settlements enumerated in Schedule "B" and the extent of each such area shall be limited and bounded by the boundaries of the surveyed townsite, or if there be no such townsite, then by the circumference of a circle of one half mile radius, the centre of each such circle being the local post office, or such other place as may be selected by the Commissioner; and if in any case the boundaries of two or more such village areas intersect or overlap, then in such case the boundaries of the overlapping parts shall be the straight line or lines joining the intersections; and if in any case the boundary overlaps the boundaries of a Health District, the area included in such overlapping shall be excluded from the village areas, provided always that the Commissioner may, by notice in the *Government Gazette*, fix such other boundaries for a village area as he may think fit.

"Rural area" means any area not included in a village area.

## GENERAL SANITARY PROVISIONS, EARTH CLOSETS AND PRIVIES.

1. No person shall construct or cause to be constructed any earth closet or privy which does not comply with the following conditions:—

- (a) The internal fittings shall be in accordance with the plan shown in Schedule "A" hereto.
- (b) It shall not be within 20 feet of any house or tank, nor within 50 feet of any other water supply, nor within 50 feet of the milking shed or milk room of any dairy, and shall be so constructed that the pan may be withdrawn from the rear of the convenience.
- (c) The walls shall be of stone, brick, or other approved material.
- (d) There shall be at least two ventilating openings, of 50 square inches in area, one in each of two opposite walls, and situated six feet above the floor level.
- (e) The roof shall be of galvanised iron, or other impervious material.
- (f) The door shall be hung so that there is, when the door is closed, a clear space of at least three inches above and below it.
- (g) The floor shall be of approved impervious material, and shall have a uniform fall of one in 30 from back to front, and its upper surface shall be not less than six inches above the level of the ground adjoining.
- (h) The under surface of the seat shall be 15½ inches above the floor.
- (i) A hinged aperture cover shall be provided to the seat.

- (j) A service door shall be provided in the rear wall of the convenience, through which the pan must be withdrawn.

## URINALS.

2. No person shall construct or cause to be constructed a urinal, which does not comply with the following conditions:—

- (a) The walls shall be composed of or faced with some impervious material, approved by an Inspector.
- (b) The floor shall be constructed of approved material, finished so as to be impervious, and have a fall of not less than one in 30 to a drain constructed at one side of such floor; the drain to be composed of similar material; such drain shall discharge to a trapped gully, connected by a glazed earthenware pipe of sufficient size to a sewer, or if there be no sewer then it shall be disposed of as directed by the Local Authority.
- (c) The roof shall be of impervious material and so arranged that there is an opening on all sides between the top of the walls and the lower side of the roof of not less than six inches.
- (d) A "U" shaped trough shall be provided, placed against one of the walls, and composed or faced with galvanised iron, not thinner than 20 gauge, or some other approved impervious material, discharging in an approved manner to a sewer or to a sanitary pan, of the pattern prescribed by By-law 7.
- (e) The impervious surface of that side of the trough nearest to the wall shall be continued to a height of not less than two feet above the front edge of the trough; the front edge shall be not less than 24 inches, and not more than 26 inches above the floor level.
- (f) The wall against which the trough is placed to be that wall which is adjacent to the lowest part of the floor.
- (g) A water supply, and such fittings as may be required, for flushing purposes shall be provided to the satisfaction of an inspector.

*Maintenance of Sanitary Conveniences.*

3. The occupier of any premises whereon there is a sanitary convenience shall—

- (a) Maintain such convenience in a cleanly condition.
- (b) The owner of any premises whereon there is a sanitary convenience shall maintain such convenience in accordance with the by-laws.

*Supply of deodorants to be maintained.*

4. Every occupier shall cause to be kept in each earth closet or privy a sufficient supply of approved deodorant, and means for using the same, and shall cause all night-soil or other matter which may be deposited in the pan of such closet or privy to be immediately deodorised.

## PUBLIC LATRINES.

5. (a) No person shall foul any portion of a public sanitary convenience.

(b) No person shall stand upon any portion of any such convenience other than the floor.

(c) Every such convenience shall be provided with a sufficient amount of artificial light, and such light shall be maintained after sunset for such time as such convenience remains open to the public.

(d) No person shall write upon or otherwise deface any portion of the structure or fittings of any such convenience.

6. Every owner of a privy shall provide in connection therewith two pans, one lid, and one rubber ring, and such pans shall conform to the following specifications:—

- (a) They shall be constructed of galvanised iron of not less than 22 gauge.
- (b) They shall be 14½ inches high, and the diameter shall be 13 and one-sixth inches.
- (c) There shall be an iron band around the top one inch by a quarter of an inch, welded at the joint, and secured thereto by four quarter-inch diameter rivets, placed through the band and pan at equal distances apart in the circumference thereof and so as to fit same neatly, and be level across the top.
- (d) The seams of the pan shall be folded, grooved, and sweated with solder.

- (e) There shall be two straps across the bottom, swaged and riveted thereto, and made of one and a quarter galvanised hoop iron of not less than 20 gauge.
- (f) Two handles of three-eighths of an inch round iron shall be properly riveted to the external opposite sides at five inches below the top, projecting not more than two inches from the sides thereof.
- (g) The lid to be used on removal of a pan from a privy shall be of approved design, and so constructed and fitted that when applied and fixed to a pan, no liquids can escape from the latter.
- (h) The pan shall be removed from each privy at least once in each week or at such times and with such frequency as an inspector may direct.

*Prescribing the method of removing used pans and the replacing of clean ones.*

7. (a) Every person removing a pan from a privy shall at once cover the same with an approved tight-fitting lid. He shall then place in the panstead of the privy a clean pan of the pattern described in By-law 7, and such clean pan shall be placed directly under the aperture in the seat, in such a way that the handle of the pan is not in contact with the riser, and the panstead door shall then be closed.

(b) After the lid of a used pan has been placed in position no person shall remove such lid until after the pan has been transported to the site used for the disposal of nightsoil.

(c) On reception at the place of disposal, the contents of each pan shall be emptied and disposed of in the manner prescribed by paragraph (f).

(d) After the pan has been emptied, it and its lid must be thoroughly washed and scrubbed in clean water, and then the inside of such pan and both sides of the lid shall be thoroughly scrubbed in a disinfecting solution, a separate brush being used, and then wholly immersed in a solution of disinfectant having a germicidal value equal to a 5 per cent. solution of pure carbolic acid; or thoroughly cleansed in a steam-tight box or chamber with steam, to be applied to the pan and lid for not less than five minutes.

(e) The interior surface of every pan and the underside of the lids shall, after being thoroughly cleansed, be properly coated with coal tar applied hot, and such coating shall be renewed whenever necessary, so as to properly protect the whole internal surface of the pan and the underside of the lid.

(f) The contents of such pans shall be disposed of by burial in a trench not exceeding two feet in depth, nor two feet in width, and shall without undue delay after being deposited be thoroughly covered with a layer of clean earth of at least six inches in depth.

*Prevention of the use of nightsoil, urine, etc., as Manure.*

8. (a) No person shall use or keep for the purpose of use as manure any nightsoil or urine.

(b) No person at any sanitary depot shall plant vegetable matter for human consumption on any part of such depot in the soil in which there has been deposited any nightsoil, urine, or offensive matter within six weeks.

*Drivers of Carts used in sanitary services not to loiter in streets, etc.*

9. No driver of any vehicle used in the transport of nightsoil, urine, liquid wastes or offensive matter shall loiter in any street, right-of-way, lane or other public place.

*Vehicles to be cleansed.*

10. All vehicles used in the carrying out of sanitary services specified in By-laws 12 and 16, shall be daily cleansed and shall be maintained in such a condition as not to be offensive.

*Licensing of Persons to remove nightsoil.*

11. (1.) No person shall be employed by a contractor in the collection and removal of nightsoil, urine, refuse, or other offensive material, unless such person is licensed by the local authority.

(2.) Such license shall be issued upon the following conditions:—

- (a) The applicant shall produce satisfactory evidence of good character.
- (b) The license shall be void if the licensee ceases to be in the employ of the contractor.

*RUBBISH RECEPTACLES TO BE PROVIDED.*

12. (a) The occupier of every premises shall provide a receptacle, or as many more such receptacles as may be required by an inspector, for holding refuse. Such receptacle shall be of metal not thinner than twenty-four gauge. Its capacity shall not be less than two and a half cubic feet, nor more than four cubic feet, and so constructed as to be water-tight. It shall be provided with two handles and have a tight-fitting lid with a flange overlapping the top of the bin.

(b) For the purpose of this by-law and By-laws 14 and 15 the term "refuse" does not include slops or liquid waste, and no person shall place any such slops or liquid waste in any such refuse receptacle.

*Refuse to be deposited in receptacles.*

13. The occupier of every premises shall cause all household refuse to be deposited in such receptacle, and such receptacle shall be maintained in a thoroughly clean and efficient condition, and in a condition to satisfy the requirements of By-law 13, and he shall, when required by an inspector, thoroughly cleanse and disinfect every such receptacle.

*Receptacles to be kept covered and emptied weekly.*

14. Every occupier shall cause such receptacle to be covered with its lid at all times, except when the lid is removed for the purpose of placing the refuse within the receptacle, and at such times the lid shall be immediately replaced. Every such receptacle shall be emptied once weekly, or so much more frequently as an inspector may direct.

*Method of emptying receptacles.*

15. The emptying and removal of such receptacle shall be conducted in the following manner:—

- (a) The receptacle shall be emptied into a cart, which shall be either constructed of or lined with some impervious material. Such cart shall be provided with a suitable cover, and during the time such cart is employed in the collection and removal of rubbish the contents shall be kept covered with the said cover.
- (b) When the contents of the rubbish receptacle shall have been placed in such cart the said receptacle shall be returned by the scavenger to the place from which it was taken.

*Rubbish receptacle not to be placed in street.*

16. No person shall place a rubbish receptacle in or upon any street, right-of-way, thoroughfare, lane, or footpath.

*Rubbish not to be deposited on public lands.*

17. No person shall deposit any filth, dirt, ashes, rubbish, sludge, liquid refuse or offensive matter on or about a street or Crown lands or at places under the control of the local authority, except upon such land as is specially set apart for the purpose of such deposit under the provisions of the Act.

*Rubbish only to be removed from cart at prescribed places.*

18. No person shall remove any rubbish or refuse from a rubbish cart except at such place or places as shall have been set apart for the purpose.

*Method of disposal of rubbish.*

19. Upon arrival at the place of disposal all rubbish shall be immediately burnt or buried. If burned the process of burning shall be continued until all organic material has been destroyed, and such process shall be conducted in such a manner as directed by an inspector. If buried the deposits shall be immediately covered with a layer of clean earth of not less than six inches in depth and be maintained so covered.

*Places of deposit of rubbish or nightsoil to be fenced.*

20. Every place used for the deposit of faecal matter or refuse shall be securely fenced on all sides, and so as to effectively exclude cows, horses, and other stock from such place.

*LIQUID REFUSE.*

*Liquid refuse—disposal of.*

21. The term "liquid refuse" when used in these by-laws shall include bath, kitchen, scullery, laundry, and wash-house or other domestic wastes, also stable washings.

22. No person shall permit any liquid refuse to be discharged or deposited upon the surface of any street.

23. The occupier of any premises shall dispose of the liquid refuse produced upon the premises by one of the following methods:—

(1.) By discharging it into a soak well, complying with the following conditions:—

- (a) A sketch plan showing the design, situation, and construction together with the connections with such soak well shall be submitted to and approved in writing by an inspector.
- (b) It shall be at least four feet in diameter and five feet in depth. It shall be lined with bricks laid with open joints and be provided with an impervious cover, which shall have above it at least twelve inches of soil.
- (c) The house fittings shall be to the satisfaction of the Inspector, and each such fittings shall be discharged over an open gully provided with a water-sealed trap.
- (d) From such trap, liquid wastes shall be conducted direct to the soak well by means of an earthenware drain, circular in shape and at least four inches in diameter and laid with a proper fall.
- (e) The soak well to be ventilated by means of a four-inch diameter galvanised iron pipe erected vertically, carried up to a height of not less than eight feet, or if the soak well is within twelve feet of the wall of a house, the longer pipe shall be carried up at least one foot above the eaves of each house.
- (f) Where there is a series of more than one soak well the earthenware drain from the house shall connect with only one of such wells, and the connection between the well into which the connection discharges and subsequent wells shall be by means of a syphon placed vertically with the curve uppermost, and the inlet and outlet pipes at a height of two feet from the bottom of the respective wells.
- (g) Whenever ordered by an inspector such well shall be emptied, cleansed, and disinfected in such manner and within such time as is specified in the requisition.

(2.) By discharging into an approved ventilated impervious receptacle fitted with a gas-tight cover, which shall comply with the following conditions:—

- (a) The contents of such receptacle shall be removed at such times and with such frequency and in such manner as is directed by an inspector.
- (b) The occupier shall not permit any such receptacle to overflow or become offensive.
- (c) The receptacle shall be situated where directed by an inspector.

(3.) Whenever the Local Authority is of opinion that proper facilities are not provided at any house it may order the owner of such house to do the work necessary to comply with either Clauses (1) or (2) of this by-law.

#### *Transport of Offensive Material.*

24. (a) No person shall remove or transport any offensive matter between the hours of 8 a.m. and 10 p.m.

(b) No person shall remove any pigwash or offensive matter, unless such pigwash or offensive matter be carried in watertight barrels or tanks securely covered to prevent the escape of any of the contents thereof, or the emission of any offensive odour therefrom.

(c) Every person using any tank or barrel or vehicle in the removal of any pigwash or offensive matter shall keep such tank, barrel or vehicle and every vehicle used for the carriage or removal of any such matter as aforesaid in a thoroughly clean condition, and in good repair.

(d) The provisions of this by-law shall not apply to persons engaged in the removal of night-soil or refuse as provided by By-laws 7 and 15.

#### *Prevention of the use of Offal and Blood as Manure.*

25. (a) No person shall transport, deposit, use or store offal or blood for the purpose of being used as manure unless it has been sterilized by steam and properly dried.

(b) No person shall transport, deposit, use or store for use as manure any blood in such a way as to be offensive, or deposit or store such material within one hundred feet of any house or dairy.

#### *Stables.*

26. The occupier of any premises whereon a horse is kept shall provide a stable which shall comply with the following conditions:—

- (a) It shall not be at any less distance than 20 feet of any dwelling-house, nor less than 50 feet from the milking-shed or milk-room of any dairy.
- (b) The walls shall be constructed of concrete, brick, stone, wood, or galvanised iron.
- (c) The roof shall be constructed of some impervious material.
- (d) There shall be on all sides of the building between the wall and the roof a continuous clear space of at least six inches in height.
- (e) The upper surface of the floor shall be raised at least three inches above the surface of the surrounding ground, and shall be constructed of granolithic cement, concrete, or some other approved impervious material; it shall have a fall of one in a hundred to a drain.
- (f) There shall be provided outside each such stable a receptacle for manure; such receptacle shall be constructed of brick faced with cement or with other approved impervious material; it shall be provided with a tight-fitting cover, and shall be emptied at least once weekly.
- (g) All manure produced on the premises shall be collected daily and placed in the receptacle for manure.
- (h) The stable shall be maintained in a cleanly condition, and shall be cleansed and disinfected when so ordered by an inspector.

27. No stable shall be erected unless and until plans, specification, and site of the proposed stable have been approved.

#### *Keeping of horses, cows, sheep, and goats.*

28. The occupier of any premises shall not allow any horse, cow, sheep, or goat to be loose in any paddock, yard, or other place forming portion of such premises, and the owner of any yard, paddock, or other place shall not allow any horse, cow, sheep, or goat to be loose in any such yard, paddock or place unless and until due provision is made to prevent such horse, cow, sheep or goat from approaching to within twenty feet of any dwelling, shop, factory, bakery, or other place where food is manufactured, stored or exposed for sale.

#### *Keeping of poultry or pigeons.*

29. (a) The occupier of any premises shall not keep any poultry or pigeons, except for the purpose of immediate sale, except under the following conditions:—

(b) The occupier of any premises shall not keep any pigeons or poultry within 20 feet of any dwelling-house, and where pigeons are kept they shall be continually confined.

(c) All enclosures or cages within which birds of any description are kept shall be maintained at all times in a clean condition, and shall at any time be cleansed, disinfected, or otherwise dealt with as an inspector may direct.

(d) The occupier of any premises whereon any other animals are kept shall at all times maintain all enclosures or structure of any description wherein such animals are confined in a clean condition, and at any time when so directed by an inspector shall immediately cleanse and disinfect any such enclosure or structure.

#### *Disposal of carcases of animals.*

30. The owner or occupier of any premises whereon there is a dead animal shall not dispose of the carcase of such animal on any premises, except at a recognised sanitary site, or on premises approved by the Local Authority for that purpose, and it shall there be disposed of in the manner described for the disposal of rubbish under the provisions of By-law No. 20.

#### *Drainage of land used for building purposes.*

31. No person shall erect any dwelling or use as a dwelling-house any building existing upon land which is so situated as not to permit of being drained by gravitation into an existing drain or sewer unless—

- (a) Such land has been covered with clean earth to such depth that every part of the surface of such land is at least one foot above the nearest existing sewer, and unless such land is effectively drained.

- (b) Ventilating openings are provided in each wall below the level of the floor joists; such ventilating openings to be in the proportion of one air brick (nine inches long by six inches high) for each 10 feet length of wall, and such ventilating openings shall not connect with the air cavity in any wall.
- (c) If required by the Local Authority, the surface of the land upon which the house is to be, or is erected, shall be covered with a layer of cement concrete or other specified material of such depth as may be directed.
- (d) The underside of any part of the lowest wooden floor of any such building shall be not less than six inches above the surface of the land.

*Sites of new buildings to be thoroughly drained.*

Every person who shall erect a new building shall cause the intended site of any such building to be properly and thoroughly drained; and he shall cause any soakage or drainage from the adjoining sites or buildings to be completely diverted from the site of such new building.

*Buildings to be provided with spouting and downpipes and with drains.*

32. (a) The owner of every dwelling-house shall cause such dwelling-house, and the owner of any other building shall when so ordered by the Local Authority cause such other building to be provided with spouting and downpipes sufficient to receive without overflowing all rain water flowing into them.

(b) He shall cause such spouting to be fixed to the eaves of every roof of every building on his premises, so that all rain water flowing from the roof shall be received by such.

(c) He shall in connection with his premises provide and lay such proper drains, with such falls as shall be sufficient to carry off from such premises all storm or rain water, and he shall maintain all such spouting, downpipes, and drains in good order and efficient action.

*Certain space to be allowed in sleeping rooms.*

33. No sleeping room in any dwelling-house shall be occupied by such a number of inmates that for every inmate over the age of ten years there is less than five hundred cubic feet of air space, and for every inmate under the age of ten years there is less than three hundred cubic feet of air space, and the occupier of every such dwelling-house shall be responsible for any breach of this by-law.

*Air space to be allowed in work rooms, offices, etc.*

34. (a) The occupier of every premises shall provide for every person employed upon such premises and in each room of such premises sufficient space for each individual: "Sufficient space" shall mean at least five hundred cubic feet for each such person employed during the hours of daylight, and six hundred cubic feet for each such person employed between sunset and the next succeeding sunrise.

(b) In calculating the total cubic space, deduction shall be made in respect of the space occupied with furniture, fittings, and projections of the walls into the room.

(c) In calculating the available cubic space for each person, each room shall be considered separately, and sufficient air space shall be allowed in each room for the maximum number of persons employed in such room at any one time.

(d) The provisions of this By-law shall not apply in the case of premises the cubic air space of which is provided for by Statute or by any other By-law.

*Ventilation of houses.*

35. No person shall erect any house unless such house is ventilated in every part and room thereof in the ratio of 24 square inches of inlet and 24 square inches of outlet of uncontrolled ventilating area to each hundred square feet of floor area.

The situation of ventilating openings and the general arrangement of the ventilation, shall be subject to the approval of the Inspector.

*Application of By-law may be made retrospective.*

The owner of any house erected prior to the coming into operation of these By-laws shall, when so directed by the Local Authority, ventilate such house in such manner as may be required.

*Expectoration.*

36. No person shall expectorate in any public place or in or upon any public vehicle, excepting into vessels which are specially provided for the purpose of receiving expectoration.

*Storage of Rags, etc.*

37. Any person using or storing rags or other materials in marine stores, flock, bedding, or furniture manufactories shall keep or store the same so as not to be a nuisance, or injurious or dangerous to health, and shall whenever required so to do by an inspector disinfect any such rags or other materials in such manner and at such place as is directed by an inspector.

*Maintenance of footways and pavements.*

38. The occupier of any premises shall maintain the footways or pavements immediately adjacent to his premises in a clean condition.

*Maintenance of public vehicles.*

39. The owner of any public vehicle shall maintain such vehicle at all times in a clean condition, and shall when required to do so by an inspector, thoroughly cleanse and disinfect such vehicle in the manner prescribed by such inspector.

*Water Tanks, maintenance and cleansing of.*

40. (a) The occupier of any premises, the water supply of which is drawn or partly drawn from tanks, shall maintain the roof forming the catchment for such tanks, together with the spouting and down pipes appurtenant to such roof in a clean condition, and shall at least once in each year, during the months of April or May, thoroughly clean any tank, the water from which is used for human consumption.

(b) He shall also, when ordered by an inspector, empty, cleanse, and disinfect any tank upon his premises, the water of which is used for human consumption.

(c) Every such tank shall be fitted with a tight-fitting cover.

*Wells, construction and maintenance of.*

41. The occupier of any premises shall not use the water of any well for human consumption, unless such well complies with the following conditions:—

(a) It shall be at least 100 feet from any soak well, or any other probable source of pollution.

(b) It shall be lined with impervious material to a depth of six feet below the surface of the ground, and such lining shall be carried up to a height of at least 12 inches above the surface of the ground adjacent to such well.

(c) The well shall be covered with a tight-fitting cover, and such cover shall have no other opening than is essential for the insertion of a pump.

(d) The surface of the ground immediately adjacent to such well shall be covered with impervious material for a distance of at least two feet around such well in all directions.

*Mosquito Eradication and Reduction.*

42. The owner or occupier of any house or premises shall keep such house or premises free of stagnant water, liable to breed mosquitoes. For the purpose of this By-law the presence of mosquito larvæ in any collection of water wherever situated shall be sufficient evidence that such water is stagnant.

43. All fountains, pools, ponds, or excavations made for any purpose whatever, in public or private property, which may contain water, shall be kept stocked with mosquito-destroying fish, or shall be kept covered with a film of petroleum oil or other approved larvicide. The onus of compliance with this By-law shall rest upon the owner or occupier. In the case of public property, the onus of compliance shall be upon the authority having control of such property.

44. The owner or occupier of any house or premises shall keep his house or premises free of refuse likely to become the breeding place of mosquitoes.

45. The owner or occupier of any house or premises whereon there is any tank, well, cistern, vat or barrel shall protect the same with a mosquito proof cover, and all openings other than the delivery exit shall be screened with mosquito proof netting to the satisfaction of the Inspector.

46. The owner or occupier of any house shall cause all eaves, gutters and down pipes to be maintained in good repair and free of obstruction, to prevent the accumulation of water therein and to permit of the ready passage of water from the roof.

47. The occupier of any house or premises whereon water is kept in horse troughs, poultry drinking vessels, washing tubs and other receptacles shall frequently change such water and keep the vessels clean and free from vegetable matter and slime.

48. The occupier or owner when so required by the Local Authority shall cut down and remove any undergrowth or vegetation on his premises likely to harbour mosquitoes.

49. Any person cutting turfs, or removing soil or other material from public or private lands shall forthwith fill in with clean sound material and make level the surrounding surface the excavation caused thereby, unless written permission to the contrary be obtained from the Local Authority.

50. The occupier of any vegetable garden shall cause all drains and channels therein to be kept clear and free from any obstruction likely to facilitate the breeding of mosquitoes.

51. The owner or occupier of any land upon which there is water likely to become a breeding place for mosquitoes shall, when required by the Local Authority, effectually drain such land, and for that purpose shall to the satisfaction of the Local Authority—

- (i.) Make such drains on the land as may be necessary for effectually draining it.
- (ii.) Fill up all irregularities in the surface of such land.
- (iii.) Adjust the surface thereof, and if necessary raise the level of the surface, in such a manner—
  - (a) That the water on the land may flow into the drains without obstruction.
  - (b) That no water shall remain on any portion of the land, other than in the drains.

52. All drains made under the provisions of the preceding by-law shall be kept by the occupier or owner in good order and free from obstruction.

53. It shall be lawful for the Local Authority or its officer to enter upon any house or premises and to execute any such works as are required by these by-laws.

54. Where any person is required by these by-laws, or by an order issued under the provisions of these by-laws, to execute any works, and such person fails or neglects to comply with such by-laws, or with such order issued thereunder, then the Local Authority may execute such work, and may recover from such person the cost of executing such work, in addition to any penalty, for which such person may be liable under these by-laws.

*Preventing the harbourage of and securing the destruction of Rodents.*

55. No owner or occupier shall place, throw, leave or suffer to remain on his premises any waste food, refuse, garbage, waste matter or thing which would have a tendency to encourage or attract rats to visit or frequent premises, or to form or afford harbourage or shelter to rats.

56. Whenever upon any premises any litter, hay, straw, packing material, manure, building material, produce, timber, bags, tins, old iron, paper, packing cases, or similar material is kept or stored in such a way as to afford or form shelter or harbourage for rats, it shall be removed or so stacked, stored, arranged or protected as to no longer afford or form shelter or harbourage for rats.

57. No waste food, garbage, edible trade waste, horsefeed or cowfeed, food intended for birds or other animals, or similar material, shall be kept or allowed to remain on any premises unless it is contained in rat-proof receptacles, or compartments which are kept effectively covered or closed against access by rats.

58. Every opening from or into any covered drain or sewer within the curtilage of any premises, and every opening from or into any pipe, covered conduit, or covered channel (whether or not used for drainage), which affords or is likely to afford, access, shelter, or harbourage for rats, shall be so trapped or otherwise protected as to prevent effectively the ingress or egress of rats.

59. Every disused covered drain, disused covered sewer, disused pipe, disused covered conduit, or disused covered channel within the curtilage of any pre-

mises which affords or is likely to afford access, harbourage, or shelter for rats, shall, upon notice to that effect being given by the Inspector to the owner or occupier of the premises, be taken up, repaired, blocked, or otherwise\* so dealt with in the manner specified in such notice, as to effectively prevent the access, harbourage, or shelter of rats therein.

60. Whenever in any building the floors, skirtings, wainscots, walls, partitions, ceilings, or like internal fittings, or any of these, are so constructed or are in such a condition as to permit the access, shelter, or harbourage of rats in, under, or about such building, the said floors, skirtings, wainscots, walls, partitions, ceilings, or like internal fittings shall be so removed, refitted, reconstructed, altered or repaired as to prevent, as far as practicable, the access, shelter, or harbouring of rats in, under, or about such buildings.

61. Every retaining wall, embankment, structure, improvement, or work of any kind or any formation, whether natural or artificial, within the curtilage of any premises which affords or provides or is likely to afford or provide, the means of access, harbourage, or shelter for rats shall, in accordance with an inspector's order, be removed or so reconstructed or repaired or altered as to prevent the access, harbourage, or shelter of rats.

62. Every hotel, restaurant, butcher's shop, small goods shop, baker's shop, grocer's shop, fruit shop, fish shop, oyster saloon, produce store, hide store, flour mill, stable, and slaughterhouse shall be so protected, altered, or refitted in accordance with an inspector's order as to effectively prevent rats from gaining access to or harbouring in, under, or about the building or buildings thereof. All holes or openings in the external walls of such buildings which are of such a nature as to permit the entry of rats shall be blocked with cement or protected with stout wire netting or metal in such manner as to effectively prevent the entry of rats.

All supplies or collections of water to which rats may have access in or on such premises shall be so protected as to effectively prevent such access.

63. For every hotel, restaurant, butcher's shop, small goods shop, baker's shop, grocer's shop, fruit shop, fish shop, oyster saloon, produce store, hide store, flour mill, stable, and slaughterhouse there shall be provided at least two rat traps of a pattern approved by the Local Authority or as many more as may be required from time to time by an inspector. Every such trap shall be baited with fresh bait at least twice in each week and shall be kept set. Every such trap shall be inspected daily by the owner or occupier or his agent or his servant, and all rats found therein shall be killed and their carcasses forthwith disposed of so as not to cause a nuisance, and the trap or traps reset and rebaited by the said owner or occupier or his agent or servant.

64. In addition to the foregoing every owner and occupier shall use all reasonable means by blocking access ways, destroying harbourage, protecting food-stuffs, poisoning and trapping, the use of rat-killing dogs, cats or other animals, and otherwise, to keep the premises occupied by him free from rats and to prevent and discourage the access or harbourage of rats in, on, or about such premises.

65. All public and private docks and wharves, including all sheds and other buildings thereon, shall be so protected as to prevent rats from gaining entrance to such docks or wharves or sheds or buildings, at any state of the tide, from vessels moored or anchored alongside of such docks or wharves or from other sources, and all goods, products, wares and merchandise liable to attract or to become infested with or infested by rats on any dock or wharf shall be so kept or stored as to prevent rats from gaining access to or coming into contact therewith.

66. Every dock or wharf shall be provided with not less than two traps of a pattern approved by the Local Authority and as many more as may from time to time be required by an inspector. Every such trap shall be baited with fresh and suitable bait at least twice a week and shall be kept set. Every such trap shall be inspected at least once daily by the owner or occupier or his agent or servant, and all rats found therein shall be killed and their carcasses shall be forthwith disposed of in such manner as an inspector may from time to time require, and the trap or traps reset and rebaited by the said owner or occupier or his agent or servant.

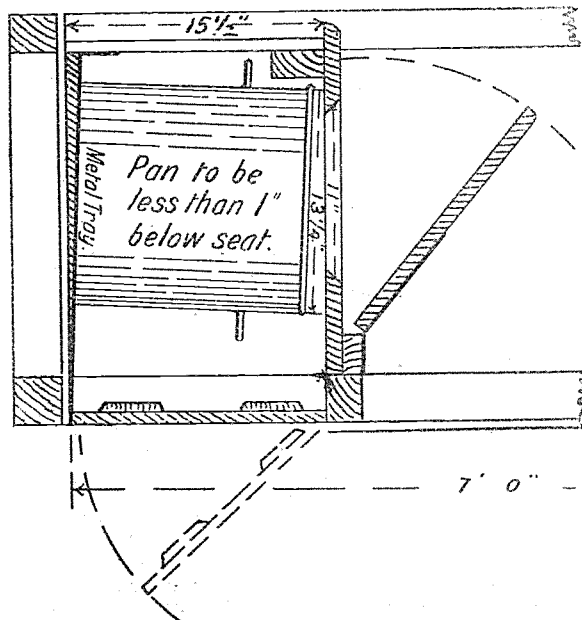
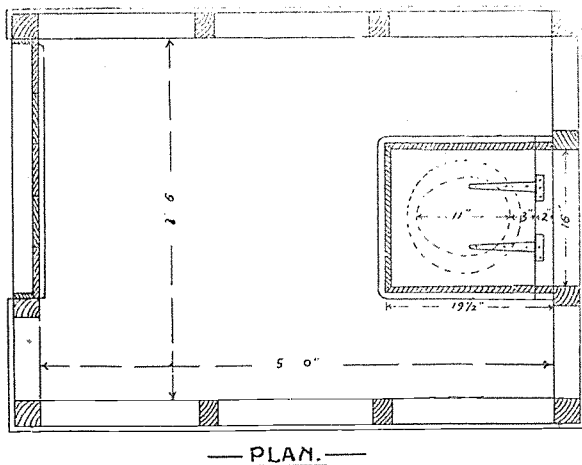
67. The presence of rat holes, rat runs, fresh rat dung, or other evidence of rat infestation upon any premises, dock, wharf, land, or place shall be taken as evidence that these regulations have not been complied with, and shall be held to constitute a breach of these regulations.

68. It shall be the duty of every owner and occupier to comply with the foregoing by-laws at his own expense and to continue such compliance during the continuance of such by-laws.

*Penalties for breaches of By-laws.*

69. Where anything by this part of the By-law is directed to be done or forbidden to be done, or where authority is given to any officer to direct anything to be done or to forbid anything to be done, and such act so directed to be done remains undone or such act forbidden to be done is done, in every such case the person making default as to such direction and prohibition respectively shall be deemed guilty of a breach of this part of the said By-laws. And every person guilty of a breach of this part of the said By-laws shall be liable for every such offence, besides any cost or expenses which may be incurred in the taking of proceedings against such person guilty of such offence, to a penalty not exceeding Twenty pounds for every breach of any such By-law, or to a penalty not exceeding Two pounds for each day during which such breach shall be committed or continued, and in addition to such penalty shall be liable to pay to the Local Authority any expense incurred by such authority in consequence of any breach or non-observance of any by-law, or in the execution of any work directed to be executed and not so executed.

Schedule A.—Plan of E.C.



Schedule B.—Village Areas.

Baandee, Boyanup, Boyup Brook, Capel, Chidlow's Well, Cuballing, Darlington, Dongarra, Doolakine, Dwellingup, Gingin, Grass Valley, Hines Hill, Jarrahdale, Kukerin, Lion Mill, Marrinup, Mingenew, Mundaring, Mundijong, North Dandalup, Parkerville, Pinjara, Sawyer's Valley, Smith's Mill, Wilga, Waroona.

Dated this 9th day of May, 1927.

EVERITT ATKINSON,  
Commissioner of Public Health.

I hereby confirm the above By-laws made under the provisions of "The Health Act, 1911-19."

EVERITT ATKINSON,  
Commissioner of Public Health.

Approved by His Excellency the Governor in Council this 25th day of May, 1927.

L. E. SHAPCOTT,  
Clerk of the Council.

THE HEALTH ACT, 1911-19.

*Resolution.*

M.P.H. 742/27; Ex. Co. 1457.  
WHEREAS by Section 295 of "The Health Act, 1911-19," it is provided that the Governor may cause to be prepared Model By-laws for all or any of the purposes for which By-laws may be made by a Local Authority under any of the provisions of the said Act, and that a Local Authority may, of its own motion, by resolution, adopt the whole or any portion of such by-laws: And whereas Model By-laws have been prepared in accordance with the provisions of the said section, and published in the *Government Gazette* on the 8th day of April, 1927: Now, therefore, it is resolved and determined by the Cunderdin Local Board of Health, being a Local Health Authority within the meaning of the said Act, that the whole of such Model By-laws, with the exception of Section C (Piggeries), Part IX., be adopted for the District of Cunderdin.

Dated this 8th day of May, 1927.

T. C. HODGSON,  
Secretary.

Confirmed by the Commissioner of Public Health for the State of Western Australia, this 23rd day of May, 1927.

EVERITT ATKINSON,  
Commissioner of Public Health.

Approved by His Excellency the Governor in Executive Council this 1st day of June, 1927.

L. E. SHAPCOTT,  
Clerk of the Council.

MUNICIPAL CORPORATIONS ACT, 1906.

*Municipality of Perth.*

Department of Public Works and Labour,  
P.W. 857/24. Perth, 30th April, 1927.

IT is hereby notified, for general information, that a petition, in accordance with the provisions of Section 25 of "The Municipal Corporations Act, 1906," has been received from twenty-six ratepayers of the City of Perth praying that all that portion of the Subiaco Municipal District described in the Schedule hereunder be annexed to the City of Perth.

Schedule.

Leaving the present City boundary at the centre of Salvado Road at a point in prolongation Northward of the Western alignment of Station Street (Road No. 634) and extending Southward along said alignment to the North-Western side of the Subiaco Station Reserve; thence along the latter North-Eastward to the South-Western alignment of Salvado Road; thence South-Eastward along the latter to rejoin the present City boundary at the Western boundary of Swan Location 391; thence following line of existing boundary Northwards to point of commencement.

(Sgd.) C. A. MUNT,  
Under Secretary for Works and Labour.



P.W. 255/27. Ex. Co. No. 1303.

PUBLIC WORKS ACT, 1902.

LAND ACQUISITION.

*Bayswater Road Board—Recreation Reserve Extension.*

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Swan District—have, in pursuance of the written approval, under the Public Works Act, 1902, and the Road Districts Act, 1919, of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 25th day of May, 1927, been compulsorily taken and set apart for the purposes of the following public work, namely: Recreation Reserve Extension.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described and shown coloured green on Plan P.W.D., W.A., 25152 (L.T.O. Diagram 7543), which may be inspected at the office of the Minister for Works, Perth.

And it is hereby directed that the said land shall vest in the Bayswater Road Board for an estate in fee simple in possession for the public work herein expressed, freed had discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

*Schedule.*

No. on Plan, P.W.D., W.A., No. 25152.	Owner or Reputed Owner.	Occupier or Reputed Occupier.	Description.	Quantity.
1	Edith Alice Farrow ... ..	Vacant ... ..	Lots 17 and 18 of Swan Location V (Certificate of Title, Volume 458, Folio 24)	a. r. p. 0 1 11.2

Certified correct this 25th day of May, 1927.

ALEX. McCALLUM,  
Minister for Works.

W. R. CAMPION,  
Governor in Executive Council.

Dated this 25th day of May, 1927.

P.W. 191/27; Ex. Co. 1392.

PUBLIC WORKS ACT, 1902.

LAND RESUMPTION.

*Cartmelicup School.*

NOTICE is hereby given, and it is hereby declared, that the piece or parcel of land described in the Schedule hereto being all in the Williams District is, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 1st day of June, 1927, been set apart, taken or resumed for the purposes of the following public work, namely, Cartmelicup School.

And further notice is hereby given that the said piece or parcel of land so set apart, taken, or resumed is marked off and more particularly described on Plan P.W.D., W.A. 25202 (L.T.O. Diagram 7496), which may be inspected at the office of the Minister for Works, Perth.

And it is hereby directed that the said land shall vest in His Majesty for an estate in fee simple in possession for the public work herein expressed, freed, and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

*Schedule.*

No. on Plan P.W.D., W.A. No. 25202.	Owner or Reputed Owner.	Occupier or Reputed Occupier.	Description.	Quantity.
1	Robert James Wreford ...	Vacant ... ..	Portion of Williams Location 1966 (Certificate of Title Volume 731, Folio 83)	a. r. p. 2 0 0

Certified correct this 1st day of June, 1927.

ALEX. McCALLUM,  
Minister for Works.

W. R. CAMPION,  
Governor in Executive Council.

Dated this 1st day of June, 1927.

THE MUNICIPAL CORPORATIONS ACT, 1906.

*York Municipal Council.*

P.W. 1809/24.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has approved, under the provisions of Section 438 of "The

Municipal Corporations Act, 1906," of the Council of the Municipality of York raising a Loan of £1,500 for the purchase and installation of additional Electric Light Plant at the Power Station, York.

(Sgd.) C. A. MUNT,  
Under Secretary for Works and Labour.

PUBLIC WORKS ACT, 1902.

P.W. 1260/23. Ex. Co. 1364.

LAND RESUMPTION.

*Busselton Hospital Additions.*

NOTICE is hereby given, and it is hereby declared, that the piece or parcel of land described in the Schedule hereto—being all in the Town of Busselton—has, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 25th day of May, 1927, been set apart, taken, or resumed for the purposes of the following public work, namely: Busselton Hospital Additions.

And further notice is hereby given that the said piece or parcel of land so set apart, taken, or resumed is marked off and more particularly described on Plan, P.W.D., W.A., 25173 (L.T.O. Diagram 7553), which may be inspected at the office of the Minister for Works, Perth.

And it is hereby directed that the said land shall vest in His Majesty for an estate in fee simple in possession for the public work herein expressed, freed, and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

*Schedule.*

No. on Plan, P.W.D., W.A., No. 25173.	Owner or Reputed Owner.	Occupier or Reputed Occupier.	Description.	Quantity.
1	Hannah Elizabeth Fox ... ..	... ..	Busselton Town Lot 59 (Certificate of Title, Volume 27, Folio 292)	a. r. p. 0 2 0

Certified correct this 12th day of May, 1927.

JAS. CUNNINGHAM,  
for Minister for Works.

W. R. CAMPION,  
Governor in Executive Council.

Dated this 25th day of May, 1927.

THE ROAD DISTRICTS ACT, 1919.  
*West Arthur Road Board.*

P.W.W.S. 2370/18.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has approved, under the provisions of Section 167 of "The Road Districts Act, 1919," of Tank A.A. 386, situated on Reserve 18605, Lot 33 (East Arthur), being placed under the control and management of the West Arthur Road Board.

(Sgd.) C. A. MUNT,  
Under Secretary for Works and Labour.

THE ROAD DISTRICTS ACT, 1919.  
*Kent Road Board.*

P.W.W.S. 412/26.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has approved, under the provisions of Section 167 of "The Road Districts Act, 1919," of Tank A.A. 416, situated on Reserve 15924, being placed under the control and management of the Kent Road Board.

(Sgd.) C. A. MUNT,  
Under Secretary for Works and Labour.

THE ROAD DISTRICTS ACT, 1919.  
ROAD BOARD ELECTIONS.

Department of Works and Labour,  
Perth, 26th May, 1927.

IT is hereby notified, for general information, in accordance with Section 91 of "The Road Districts Act, 1919," that the following gentlemen have been elected Members of the undermentioned Road Boards, to fill the vacancies shown in the particulars hereunder:—

Road Board.	Ward.	Date of Election.	Member Elected.		Occupation.	How vacancy occurred.	Name of previous Member.	Remarks.
			Surname.	Christian Name.				
West Kimberley Do. ...	...	1927. April 9	Steele ...	Wilfred ...	Station Manager	Effluxion of time	W. Steele ...	Unopposed.
		do. May 14	Adcock ... Lauder ...	William Herbert Alexander ...	Storekeeper Farmer ...	do. Resignation	W. H. Adcock ... R. J. Forrester	do.
Upper Chapman Mingenew ...	Central ...	do.	Monkhouse *	Arthur Wallace...	do.	Effluxion of time	R. Forbes ...	Unopposed.
Upper Gascoyne Marble Bar...	...	May 6	Collins ...	Charles ...	Grazier ...	...	G. H. Burt ...	do.
Do. ... Greenough ...	East ...	April 18	Taylor ...	Lionel Wyborne...	Pastoralist	Effluxion of time	L. W. Taylor ...	do.
		do. May 21	Foulkes-Taylor Jones ...	Ernest Samuel ... William ...	do. Farmer and Grazier	do. Death ...	H. O. Coppin ... P. Maloney ...	do. do.
Perenjori-Morowa	North ...	May 21	Granville ...	Ivan Julean Claude Henry	Farmer ...	Effluxion of time	S. M. Valentine ...	Unopposed.
Wickepin Rockingham	North *	May 21 May 18	Russell ... Stokes ...	Clarence Geo. ... F. H. ...	do. ... Public Accountant	Resignation ...	S. P. Sim ... ...	

\* Denotes Ratepayers' Auditor elected.

C. A. MUNT,  
Under Secretary for Works and Labour.

TENDERS FOR PUBLIC WORKS.

Date of Notice.	Nature of Work.	Date and Time for Closing.	Where and when Conditions of Contract, etc., to be seen.
1927.		1927.	
May 19	Lake Grace School—Teacher's Quarters (7340)	(Noon on Tuesday) 7th June ... ..	Contractors' Room, Perth, P.W.D. Office, Katanning, and Court House, Narrogin, on and after 24th May, 1927.
May 19	Forests Department, Collie—Cardiff—Overseer's House and Stable (7341)	7th June ... ..	Contractors' Room, Perth, and Court Houses, Bunbury and Collie, on and after 24th May, 1927.
May 19	Bunbury Police Quarters—Renovations (7342)	7th June ... ..	Contractors' Room, Perth, and Court House, Bunbury, on and after 24th May, 1927.
May 19	Bunbury Gaol—Improvements to Yards (7243)	7th June ... ..	Contractors' Room, Perth, and Court House, Bunbury, on and after 24th May, 1927.
May 19	Beverley School—Additions (7344)	7th June ... ..	Contractors' Room, Perth, P.W.D. Office, York, and Court Houses, Northam and Beverley, on and after 24th May, 1927.
May 19	Cue-Day Dawn Hospital—Renovations (7345)	7th June ... ..	Contractors' Room, Perth, and P.W.D. Office, Geraldton, on and after 24th May, 1927.
May 19	Midland Junction Abattoirs—Additions to Water Supply, including new 25,000 gal. Tank and Stand, with Pipe Line and Concrete Pump House (7346)	7th June ... ..	Contractors' Room, Perth, and Court House, Midland Junction, on and after 24th May, 1927.
May 19	Corrigin State Hotel—Alterations and Additions (7339)	14th June ... ..	Contractors' Room, Perth, and P.W.D. Office, York, and Court House, Narrogin, on and after 31st May, 1927.
May 26	Narembeen School—Teacher's Quarters (7347)	14th June ... ..	Contractors' Room, Perth; P.W.D. Office, York; and Court House, Narrogin, on and after 31st May, 1927.
May 26	Avondale State Farm—Concrete Silo (7348)	14th June ... ..	Contractors' Room, Perth; P.W.D. Office, York; and Court House, Beverley, on and after 31st May, 1927.
May 26	Northam Police Quarters, No. 3—Renovations (7349)	14th June ... ..	Contractors' Room, Perth; P.W.D. Office, York; and Court House, Northam, on and after 31st May, 1927.
May 26	Northcliffe Townsite Country School (7350)	14th June ... ..	Contractors' Room, Perth, and Court Houses, Bunbury and Bridgetown, on and after 31st May, 1927.
May 26	Inglehope Country School and Quarters (7351)	14th June ... ..	Contractors' Room, Perth, and Court House, Pinjarra, on and after 31st May, 1927.
May 26	Salmon Gums State Farm—Stable and Implement Shed (7352)	14th June ... ..	Contractors' Room, Perth; P.W.D. Office, Kalgoorlie; and Court House, Esperance, on and after 31st May, 1927.
June 2	Old Collie Hospital Buildings—Purchase and Removal (7353)	21st June ... ..	Contractors' Room, Perth, and Court Houses, Bunbury and Collie, on and after 7th June, 1927.
June 2	Group 118, Northcliffe Country School (7354)	21st June ... ..	Contractors' Room, Perth; P.W.D. Office, Bunbury; and Court House, Bridgetown; and Police Station, Pemberton, on and after 7th June, 1927.
June 2	Mount Walker Country School (7355)	21st June ... ..	Contractors' Room, Perth; P.W.D. Office, York; and Court Houses, Narrogin and Merredin, on and after 7th June, 1927.
June 2	York Police Quarters—Renovations (7356)	21st June ... ..	Contractors' Room, Perth; P.W.D. Office, York; and Court House, Northam, on and after 7th June, 1927.
June 2	Kalgoorlie Hospital—Renovations (7357)	21st June ... ..	Contractors' Room, Perth; and P.W.D. Office, Kalgoorlie, on and after 7th June, 1927.
June 2	W.A. University, Irwin Street, Perth—Additions to Library, etc. (7358)	21st June ... ..	Contractors' Room, Perth, on and after 7th June, 1927.

Tenders, which must be accompanied by a Schedule of quantities together with the prescribed deposit, are to be addressed to "The Hon. the Minister for Works and Labour," and marked "Tender," and will be received at the Public Works Office, Perth. The lowest or any tender will not necessarily be accepted.

C. A. MUNT,  
Under Secretary for Works and Labour.

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE DEPARTMENT.

M.W.S. 747/23.

IN accordance with the provisions of "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is hereby notified that sewers and other apparatus have been completed and are now available for use in Reticulation Area No. 1, within the boundary of the Subiaco Municipality and as hereunder described:—

Commencing at a point in the centre of Railway Road opposite the centre of Nicholson Road and proceeding in a North-Easterly direction along the centre of Railway Road to a point opposite the centre of Lawler Street; thence Easterly along the centre of Lawler Street to Hensman Road; thence Southerly along the centre of Hensman Road to Nicholson Road; thence Westerly along the centre of Nicholson Road to the

point of commencement, as shown in blue on Plan M.W.S., S., & D.D., W.A., No. 4671.

Owners of the properties situated within the boundaries of the above area are hereby notified that such properties are capable of being connected to the sewer, and must therefore connect their premises to the sewer within thirty days from date of service of prescribed notice, and are also notified that sewerage rates will, in accordance with the By-laws, be enforced from 1st August, 1927, if premises are not previously connected, and be payable in advance. If premises are connected prior to 1st August, 1927, rates will be charged from date of connection.

A plan of the work to be carried out at each property must first be obtained from the Department.

Dated this 27th day of May, 1927, at the office of the Department, "The Barracks," George Street, Perth.

G. C. HAYWOOD,  
Under Secretary.

## TENDERS ACCEPTED.

Department of Public Works and Labour,  
Perth, 3rd June, 1927.

THE following list of Tenders, recently accepted, is published for general information:—

Date of Acceptance, Name of Contractor, Description of Contract, and Amount.

2/6/27—R. H. Davies: Hillman River School (7326), £455.

3/6/27.—H. T. Plant: Merredin Police Station—Additions (7303), £473 Ss. 1d.

By order of the Honourable the Minister for Public Works and Labour.

C. A. MUNT,  
Under Secretary for Public Works and Labour.

## THE ROAD DISTRICTS ACT, 1919.

*Cranbrook Road Board—By-laws for the management and use of the Agricultural Hall and other building under the control of the Board.*

P.W. 2588/21.

WHEREAS by "The Road Districts Act, 1919," the Road Board of any District is empowered to make By-laws for all or any purposes of the said Act mentioned; and whereas the Cranbrook Road Board, in pursuance of the powers vested in the said Board, under and by virtue of the said Act and of every authority enabling it in that behalf, doth hereby make and publish the following By-laws:—

1. Interpretation Clause.—In the construction of these By-laws—

- (a) The word "Board" shall mean the Cranbrook Road Board;
- (b) The word "Building" shall mean and include any hall, room, or corridor, or stairway, annexe of any such hall, or room under the control of the Board.

2. Applications for the hire of any building or furniture shall be made in writing to the Secretary of the Board not less than 24 hours before the time such building or furniture is required, and shall state the purpose for which the building or furniture is required.

3. The name and place of abode of the actual and responsible person or persons hiring any building or furniture shall be given in application for the use of such building or furniture.

4. The rent of the building or furniture, inclusive of the use of the crockery-ware, shall be paid with each application, and shall be as set out in the schedule hereunder.

5. The hours for which any building or furniture may be hired shall be—(a) day, 9 o'clock a.m. to 7 o'clock p.m.; (b) evening, 7 o'clock p.m. to 12 o'clock p.m.; (c) extension of time may be granted upon payment of prescribed fees.

6. The Board may at any time cancel any agreement made for the hiring of any building or furniture.

7. The Board may at any time demand that the hirer shall, prior to the term of engagement, deposit an amount estimated to cover any damage that might occur during the term of such engagement.

8. The Board reserves the right to refuse to let any building or furniture to any applicant for the hiring of same, without assigning any reason for such refusal.

9. In the event of two or more applications being made for the hire of any such building or furniture for the same date or hour, the Board may, without considering priority of application, determine to which applicant the hire of such building or furniture shall be granted.

10. The hirer of any building shall comply with the provisions of the Health Act, Entertainments Tax Act, and any other Act in force for the time being applicable to such hirings and use of any building. If in the opinion of the Board all the necessary actions have not been taken to comply with the provisions of the Acts above-mentioned, the Board may at any time prior to or during the term of engagement forbid and prevent the use of such building.

11. In the event of the use of any building being forbidden or prevented under the last preceding by-law, the hirer shall forfeit the full amount payable for the hire of such as if the hire had been fully fulfilled, and the Board shall not be responsible to the hirer for any loss or damage incurred by the hirer.

12. No spirituous liquors, wine, ale, beer, porter, cider, or perry, shall be brought into or consumed in any building during the term of engagement, except when permitted by the Board in writing.

13. No person shall smoke any tobacco, cigar, cigarette, or objectionable substance, nor strike or otherwise ignite any light in any building during any ball or public entertainments, or at any gathering of persons, in the said building, whether such persons have been admitted by the payment of money or otherwise, except at a banquet or smoke social where those present comprise men only.

14. No person shall, in any part of a building—

- (a) use profane or improper language;
- (b) enter or be allowed to enter whilst intoxicated;
- (c) be guilty of any misbehaviour whatsoever;
- (d) damage, mark, or deface any wall or any other part of the building. Any person who does, permits, or suffers such damage shall be liable to pay the cost, in addition to any penalty imposed by these By-laws;

(e) stand, loiter, or cause any obstruction whatsoever in the passageways of any building. Any person so doing shall immediately disperse on being requested to do so by the secretary or other duly authorised officer of the Board or police constable, whether in uniform or otherwise.

15. No offensive impersonations or representations of living persons, nor anything calculated to produce a disturbance, riot, or breach of the peace shall be permitted in any building.

16. The hirer of any building shall be responsible for—

- (a) maintaining good order and enforcing these By-laws;
- (b) any damage done to the building, fixtures, fittings, furniture, or crockery-ware, or other part of the property.

17. The secretary of the Board, or other duly authorised officer of the Board or police, shall be permitted to have free ingress to the building, or any part thereof, at all times during the term of engagement, and every facility shall be given them for enforcing these By-laws.

18. Every person who does, permits, or suffers any act, matter, or thing contrary to any of these By-laws, or commits, or permits any breach or neglect thereof, shall be deemed guilty of an offence against these By-laws, and shall be liable to a penalty not exceeding £20 for every such offence.

## Schedule of Charges for Hall.

For use as a ballroom, 15s. to midnight; 20s. all night.  
For meetings of local interest, 2s. 6d. by daylight and 5s. after dark.

For school entertainments, 5s. by daylight, 10s. after dark.

For bazaars, 5s. by daylight and 15s. after dark.

For entertainments by travelling companies, etc., 20s.

For entertainments by local bodies, 10s.

For commercial show rooms, 5s. half day; 7s. 6d. per day, extra for light.

For political meetings, 10s.

Passed by resolution of the Cranbrook Road Board at a meeting held on 19th March, 1927.

JNO. M. WOULFE,  
Chairman.  
WILTON E. O'NEILL,  
Secretary.

Recommended—

(Sgd.) ALEX. McCALLUM,  
Minister for Works and Labour.

Approved by His Excellency the Governor in Executive Council this 27th day of April, 1927.

(Sgd.) L. E. SHAPCOTT,  
Clerk of the Council.

## THE ROAD DISTRICTS ACT, 1919.

*Kondinin Road Board.*

P.W.W.S. 1043/19.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has approved, under the provisions of Section 167 of "The Road Districts Act, 1919," of the reservoir situated on Reserve 17663, Karlgarin Area, being placed under the control and management of the Kondinin Road Board.

(Sgd.) C. A. MUNT,  
Under Secretary for Works and Labour.

## THE ROAD DISTRICTS ACT, 1919.

*Capel Road District—Alteration of Boundaries with Preston and Sussex Road Districts—Notice of Intention.*

Department of Works and Labour,  
P.W. 1307/26. Perth, 10th March, 1927.

IT is hereby notified, for general information, that it is the intention of His Excellency the Governor, under the provisions of "The Road Districts Act, 1919," and all other powers enabling him in this behalf, to (1) sever that portion of the Preston Road District as described in Schedule "A" hereto, and annex it to the Capel Road District; (2) sever that portion of the Sussex Road District as described in Schedule "B" hereto, and annex it to the Capel Road District.

Plans showing the proposed alterations may be seen at the Local Government Office, Department of Works and Labour, Perth.

(Sgd.) H. W. STANLEY LOW,  
Acting Under Secretary for Works and Labour.

## CAPEL ROAD DISTRICT.

## Schedule "A."

*Transfer of Territory from the Preston Road District.*

All that piece of land bounded by lines commencing on the present district boundary on the South boundary of Boyanup A.A. Lot 217 and extending East along part of the said South boundary and part of the South boundary of Lot 215 to the production North of the East boundary of Wellington Location 725; thence South along the said production to the North-East corner of Location 725 aforesaid, and along its North and West boundaries, part of the Southern boundary of Location 724, the West boundary of Location 594, a West and a North boundary of Location 2363 to rejoin the present district boundary; thence Northward along said district boundary to the starting point.

## Schedule "B."

*Transfer of Territory from the Sussex Road District.*

All that piece of land bounded by lines commencing on the present district boundary at the South-West corner of Wellington Location 103 and extending Eastward and Southward along said district boundary to an East and West line passing through the intersection of the North-Eastern side of Road No. 4630 with the East boundary of Location 2716; thence West along part of said East and West line to again intersect the present district boundary; thence Northward along said district boundary to the starting point.

## THE ROAD DISTRICTS ACT, 1919.

*Nungarin Road District—Redivision into Wards.**Notice of Intention.*

Department of Works and Labour,  
P.W. 1952/26. Perth, 25th May, 1927.

IT is hereby notified, for general information, that it is the intention of His Excellency the Governor, in Executive Council, under the provisions of "The Road Districts Act, 1919," and all other powers enabling him in that behalf to redivide the Nungarin Road District into five wards, with the names, boundaries, and number of members allotted to each ward as described in the Schedule hereto.

Plans showing the proposed alterations may be seen at the Local Government Office, Department of Works and Labour, Perth.

(Sgd.) C. A. MUNT,  
Under Secretary for Works and Labour.

## NUNGARIN ROAD DISTRICT.

*Description of Ward Boundaries.**Wattoning Ward.*

1. Bounded on the Westward, Northward, and Eastward by part of the District boundary from the North-West corner of Avon Location 14129 to the North-East corner of Location 15977.

2. On the Southward by lines commencing at said North-East corner and extending Westward along the North boundary of said Location 15977 and the North boundary of Location 24780; part of the East and North boundaries of Location 20392, the East and North boundary of Location 14323, part of the North boundary of Location 24308, the East and North boundary of Location 24465, the North boundary of Location

14330, the North-East boundaries of Locations 15391 and 15390, a North-West, a South-West, and again a North-West boundary of the last-mentioned location, the North-West boundary of Reserve 19233, a North-East boundary of Location 15390 aforesaid, a South-East and the South-West boundary of Location 15387, a North-West boundary of Location 15386, the Northern boundaries of Locations 15385, 23219, and 15384, a Western boundary of Location 22731; thence along the Southern side of the Railway Reserve to the East boundary of Location 14103, and along part of the said East boundary, the Southern boundary of said Location 14122; the Eastern, Southernmost and part of the West boundary of Mukinbudin Townsite; thence along the Southern side of the Railway Reserve and along the Northern boundary of Location 14116, part of the Western boundary of Location 14117, a North boundary of Location 14131, the South-Western boundary of Location 14125 and the Northern boundary of Location 14129 to the starting point. (Three Members.)

*Mangowine Ward.*

1. Bounded on the Northward by lines commencing at the North-West corner of Location 14379, extending East along the District boundary to the North-West corner of Location 14129, thence by the Southern boundary of the Wattoning Ward to the South-East corner of Location 14122.

2. On the Eastward by lines commencing at the said South-East corner and extending Southward along the Eastern boundary of Location 14103, the Eastern and Southern boundaries of Location 14102, the Eastern boundaries of Locations 14101, 14100, 14099, and 14098 and part of the South boundary of the last-mentioned location; the Western boundaries of Locations 14314, 14312, and 14311 to the lattermost's South-Western corner; thence by the Southern side of Road No. 5171 to the North-East corner of Location 14200, and along the Northern boundary of said Location 14200 and the North boundary of Location 14195, the North and North-West boundary of Location 14194, the North and North-West boundaries of Locations 14179, 14166, 14160, 14158, 14184, and 11161, the Western boundaries of Locations 14799 and 13867 and part of the West boundary of Location 13089 to the Northern side of the Kununoppin-Merredin Railway Reserve.

3. On the Southward by said side of the Railway Reserve to intersect the district boundary.

4. On the Westward by the district boundary from the last-mentioned intersection to the starting point. (Two Members.)

*Lake Brown Ward.*

1. Bounded on the Northward by the Southern boundary of the Kalkaling Ward.

2. On the Eastward and Southward by part of the district boundary to the North-East corner of Location 14037.

3. On the Westward by lines commencing at the said North-East corner and extending along the Northern, Eastern, and again Northern boundary of Location 14037, the Northern boundary of Location 14215, the North-Eastern boundaries of Locations 14212, 14209, 14206, 14205, 14201, and 14200; thence by part of the Eastern boundary of the Mangowine Ward to the starting point. (Two Members.)

*Nungarin Ward.*

1. Bounded on the North-Westward and North-Eastward by part of the Eastern boundary of the Mangowine Ward and part of the Western boundary of the Lake Brown Ward from the intersection of the Western boundary of Location 13039 with the Northern side of the Kununoppin-Merredin Railway Reserve to the North-East corner of Location 14037.

2. On the Eastward and Southward by portion of the district boundary from the North-Eastern corner of said Location 14037 to the North-Eastern side of the Kununoppin-Merredin Railway Reserve.

3. On the Southward by the North-Eastern side of the said Railway Reserve to the starting point. (Two Members.)

*Danberrin Ward.*

1. Bounded on the North-Eastward by the South boundary of the Mangowine Ward and by the South-Western boundary of the Nungarin Ward, and on the Southward and Westward by part of the district boundary to the starting point. (Two Members.)

## THE MUNICIPAL CORPORATIONS ACT, 1906.

*The City of Perth.**Amendment to By-law No. 29.*

P.W. 2807/24.

A BY-LAW of the Municipality of the City of Perth, made under Section 179 of "The Municipal Corporations Act, 1906," and numbered 29, for the regulating of the standing of motor cars in streets.

In pursuance of the powers conferred by the said Act the City of Perth orders that By-law No. 29 be amended by the insertion, in Clause 2 thereof, after Subclause (r), of the following subclause:—

- (s) A stand on the South side of Vincent Street, beginning at a point 20 feet West of the Western side of Oxford Street and extending Westwards for 35 feet for two cars.

Passed by the Council of the City of Perth at the ordinary meeting held on the 28th day of March, 1927.

[L.S.] JAMES GEORGE,  
Acting Mayor.

WM. E. BOLD,  
Town Clerk.

Recommended.

(Sgd.) JAS. CUNNINGHAM,  
for Minister for Works and Labour.

Approved by His Excellency the Governor in Executive Council this 25th day of May, 1927.

(Sgd.) L. E. SHAPCOTT,  
Clerk of the Council.

## THE MUNICIPAL CORPORATIONS ACT, 1906.

*Subiaco Municipality.*

P.W. 2796/23.

BY virtue of the powers conferred by Section 16 of "The Cattle Trespass, Fencing, and Impounding Act, 1882," the Municipal Council of Subiaco doth hereby prescribe the following poundage and sustenance fees chargeable on animals impounded within the boundaries of the Subiaco Municipality:—

	per head.	
	s.	d.
Poundage Fees:		
For every entire horse, ass, or bull .. .. .	10	0
For every other horse, ass, mare, gelding, colt, filly, mule, foal, ox, or cow .. .. .	5	0
For every goat, pig, or kid .. .. .	2	6
For every ram, ewe, sheep, wether, or lamb .. .. .	2	6
Sustenance Fees:		
For every entire horse, ass, or bull for 24 hours .. .. .	6	0
For every entire horse, ass, or bull for 12 hours .. .. .	3	6
For every other head of great or small cattle for 24 hours .. .. .	3	6
For every other head of great or small cattle for 12 hours .. .. .	1	9

Passed by resolution of the Council of the Subiaco Municipality, 12th April, 1927.

J. C. ROYDHOUSE,  
Mayor.

CHRIS. LUTH,  
Town Clerk.

Recommended.

(Sgd.) JAS. CUNNINGHAM,  
for Minister for Works.

Approved by His Excellency the Governor in Executive Council this 25th day of May, 1927.

(Sgd.) L. E. SHAPCOTT,  
Clerk of the Council.

## MUNICIPAL CORPORATIONS ACT, 1906.

*Municipality of Busselton.*

NOTICE is hereby given that the Council of the Municipality of Busselton propose to borrow the sum of Two thousand pounds (£2,000), to be expended on the purchase and installation of a new Electrical Unit at the Power Station, Busselton.

The plans and specifications and a statement showing the proposed expenditure of the money to be borrowed are open for inspection at the office of the Municipality of Busselton, Queen Street, Busselton, for one month from the date of publication hereof, between the hours of 10 a.m. to 3 p.m. Monday to Friday inclusive, and on Saturdays from 10 a.m. to noon.

The above amount is proposed to be raised by the sale of Debentures bearing interest at a rate not exceeding £6 per centum (six pounds) per annum, such interest to be paid half-yearly on the 4th August and the 4th February in each year. The said Debentures to be repayable not less than ten years and not more than fifteen years after the issue thereof.

All moneys payable under the said Debentures, including both principal and interest, are to be paid at the office of the Municipality of Busselton, at Busselton.

E. H. NEVILLE,  
Mayor.

J. H. ATKINSON,  
Acting Town Clerk.

## MUNICIPALITY OF BUSSELTON.

IT is hereby notified, for general information in accordance with the Act, that Mr. E. H. Neville was elected Mayor of this Municipality unopposed. The Extraordinary election was necessitated owing to the resignation of Mr. S. R. Webb.

J. H. ATKINSON,  
Acting Town Clerk.

IT is hereby notified, for general information, that Mr. J. H. Atkinson has been appointed by the Council to act as Town Clerk during the absence of Mr. G. B. Milne.

E. H. NEVILLE,  
Mayor.

## TAMBELLUP DISTRICT ROAD BOARD.

NOTICE is hereby given that all farmers must suppress and destroy all vermin on their land. Failing action being taken, legal proceedings will be instituted.

GLYN E. PAYNE,  
Secretary Tambellup Vermin Board.

## WATER BOARDS ACT, 1904.

*Bunbury Water Board.*

P.W.W.S. 1569/18.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve, under the provisions of "The Water Boards Act, 1904," of the Bunbury Water Board raising a loan of £2,000 for the purpose of the purchase and installation of meters for the distribution and supply of water.

C. A. MUNT,  
Under Secretary for Water Supply.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
302/27	1927. May 26	Perdriau Rubber Co., Ltd.	76A, 1927	Vacuum Brake Material for year ending 30th June, 1928—		Rates on application
"	do.	Dunlop Rubber Co. of Australia, Ltd.	"	Items 1, 3, 5, 6, and 7 ...	Railways ...	do.
"	do.	Barnet Glass Rubber Co., Ltd.	"	Items 2, 4, 8, 9, 10 and 14 to 29 inclusive	do. ...	do.
248/27	May 27	Stewarts & Lloyd's (Aust.), Ltd.	67A, 1927	Steel Pipes, Unlined, 30in. x 5/16in., 5,292 lin. feet, delivered F.O.R. Fremantle	Metropolitan Water Supply	31s. 4d. per lin. foot
"	do.	Hume Pipe Co. (Aust.), Ltd.	"	Cement Lining of abovementioned pipes (5,292 lin. feet)	do. ...	4s. per lin. foot.
827/26	May 27	Alfred Herbert (Aust.), Ltd.	192A, 1926	Machinery— Item 1—Rail Planing Machine	Railways	£1,997 0s. 6d. C.I.F. Fremantle.
"	do.	Wm Muir & Co., Ltd. (per Agent General)	"	Item 2—Puncher Slotting Machine	do. ...	£797 10s., C.I.F. Fremantle.
"	do.	Jas. Carr & Co., Ltd. (per Agent General)	"	Item 5—Twist Drill Grinder	do. ...	£62 4s., C.I.F. Fremantle.
"	do.	Benson Bros., Ltd. ...	"	Item 6—Radial Drilling Machine	do. ...	£280, C.I.F. Fremantle.
284/27	do.	McGlew & Co., Ltd. ...	71A, 1927	Crude Tar, 4,000 gallons, in steel cylinders, delivered C.I.F. Fremantle	Railways ...	1s. 3d. per gall.

Addition to Contract.

Tender Board No.	Date.	Contractor.	Particulars.
802/26	1927. May 26	Frank Viles ...	Dry Firewood for State Brick Works at Byford for a period of six months ending 30th November, 1927, at 19s. per ton (as an addition to Schedule 187A, 1926).

Tenders for Government Supplies.

Date of advertising.	Schedule No.	Supplies required.	Date of closing.
1927. April 12 ...	81A, 1927 ...	Tramcar Electrical Equipments, Air Brakes and Accessories, etc., 4 only ...	1927. June 9.
May 24 ...	98A and 99A, 1927	Round Mild Steel Rods, 1in. diameter, 6,200/15ft. 3in. lengths; and Round Mild Steel Rods, 3/4in. diameter, wound into spiral coils, 600 coils ...	June 9.
June 2 ...	108A, 1927 ...	Cast Iron Pipes 18in. diameter x 12ft. long, 150 only ...	June 9.
March 10 ...	60A, 1927 ...	Locomotive Engine and Tender, 4-6-0 type, generally in accordance with the following:—Approximate weight in working order—Engine, 31 tons; Tender, 23 tons; Gauge, 3ft. 6in.; Boiler pressure, 160lbs. per sq. inch; Traction effort at 80% W.B.P., not less than 13,800lbs.; Fire grates, suitable for wood or coal; Tank capacity, not less than 2,000 gallons; Bunker capacity, not less than 250 cub. ft., etc. Tenders required for 1 only, or alternatively 2 only ...	June 16.
April 22 ...	83A, 1927 ...	Transformer, 50 K.V.A., 20,000 volt, 1 only ...	June 16.
June 2 ...	109A, 1927 ...	Jarrah Meter Boxes for Metropolitan Water Supply, 6,000 only ...	June 16.
June 2 ...	...	Meat for Government Institutions, etc., at Claremont, Fremantle, Perth, Wooroloo and Whitby Falls, during the months of July, August and September, 1927 ...	June 16.
June 2 ...	104A to 107A, 1927	Dairy Produce for Government Institutions, etc., at Claremont, Fremantle, Perth and Wooroloo during the months of July, August and September, 1927	June 16.
April 28 ...	85A, 1927 ...	Tarpaulin Canvas, 16oz. per square yard, 36ins. wide, 100,000 yards ...	June 23.
May 12 ...	89A, 1927 ...	Teak Squares, best selected "Europe first class" quality, 18in. x 18in. to 24in. x 24in. by 20ft. and upwards long, 50 only ...	June 23.
June 2 ...	102A and 103A, 1927	Uniforms for the Police Department—Summer 1927-28 and Winter, 1928	June 23.
March 24 ...	73A, 1927 ...	Tramway Signals, for protecting single tracks with crossing loops, 10 sets ...	July 7.
May 19 ...	93A, 1927 ...	Mild Steel Squares and Rounds, 250 tons ...	July 14.
May 26 ...	101A, 1927 ...	<i>For Sale by Tender.</i> "Fowler" Steam Tractor, as it now stands at the State Implement Works, Rocky Bay, North Fremantle, where inspection can be made ...	June 9.

Tenders addressed to the Chairman, Tender Board, Perth, will be received for the above-mentioned supplies until 2.15 p.m. on the date of closing.

Tenders must be properly endorsed on envelopes, otherwise they are liable to rejection.

Tender forms and full particulars may be obtained on application at the Tender Board Office, Murray Street, Perth.

No tender necessarily accepted

2nd June, 1927.

H. C. TRETOWAN,  
Chairman W.A. Government Tender Board.

## THE MINING ACT, 1904.

*Authority to Mine on Reserved and Exempted Land.*Department of Mines,  
Perth, 1st June, 1927.

204/27.

HIS Excellency the Governor, by virtue of the powers conferred under Section 30 of "The Mining Act, 1904," has been pleased to grant, conditionally, Charles James Louis Hunt authority to mine No. 411H (1E/27) on certain reserved and exempted lands within the town-site of Kalgoorlie, East Coolgardie Goldfield; to be held as Prospecting Area No. 2167E.

S. W. MUNSIE,  
Minister for Mines.

## THE MINING ACT, 1904.

Department of Mines,  
Perth, 1st June, 1927.

618/27.

HIS Excellency the Governor in Executive Council has approved the cancellation of Temporary Reserve No. 342H, created under the provisions of Section 297 of "The Mining Act, 1904."

S. W. MUNSIE,  
Minister for Mines.

## APPOINTMENT.

Department of Mines,  
Perth, 1st June, 1927.

1378/21.

HIS Excellency the Governor in Executive Council has been pleased to appoint Police Constable Frederick Mark Shaddick as Bailiff of the Warden's Court at Leonora, Mt. Margaret Goldfield, *vice* Police Constable A. McIntyre, transferred.

M. J. CALANCHINI,  
Under Secretary for Mines.

## THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,  
Roebourne, 19th May, 1927.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements in accordance with Regulation 180 of "The Mining Act, 1904." An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) JOHN KENNY,  
Warden.

To be heard at the Warden's Court, Roebourne, on Wednesday, the 29th day of June, 1927.

## WEST PILBARA GOLDFIELD.

Nature of Holding, No. of Area, Name of Registered Holder, Address, and Reason for Resumption.

*Machinery Area.*

14—The Pilgrim's Rest Gold Mining Company, Limited; Perth. Non-payment of rent.

*Market Garden Area.*

4—Vallianos, Gerasmios; Cossack. Non-payment of rent.

## THE MINING ACT, 1904

(Regulation 180).

Warden's Office, Cue,  
5th April, 1927.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements, in accordance with Regulation 180 of "The Mining Act, 1904." An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the

date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) E. Y. BUTLER,  
Warden.

To be heard at the Warden's Court, Cue, on Wednesday, the 6th day of July, 1927.

## MURCHISON GOLDFIELD.

CUE DISTRICT.

Nature of Holding, No. of Area, Name of Registered Holder, Address, and Reason for Resumption.

*Residence Areas.*

292—Smith, Jane Amelia; Cue; non-compliance with conditions.

303—Musson, Robert; Tuckanarra; non-compliance with conditions.

305—Ryan, Henry Alexander; Cue; non-compliance with conditions.

309—Andrews, Edmund; Tuckanarra; non-compliance with conditions.

*Water Rights.*

37—Chesson, James; Heydon, William John; c/o W.A. Bank, Cue; non-payment of rent.

39—Chesson, James; Heydon, William John; c/o W.A. Bank, Cue; non-payment of rent.

40—Chesson, James; Heydon, William John; c/o W.A. Bank, Cue; non-payment of rent.

## THE MINING ACT, 1904

(Regulation 180).

Warden's Office, Cue,  
5th April, 1927.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements, in accordance with Regulation 180 of "The Mining Act, 1904." An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) E. Y. BUTLER,  
Warden.

To be heard at the Warden's Court, Cue, on Wednesday, the 6th day of July, 1927.

## MURCHISON GOLDFIELD.

DAY DAWN DISTRICT.

Nature of Holding, No. of Area, Name of Registered Holder, Address, and Reason for Resumption.

*Residence Areas.*

27D—Smith, George; Half Way, Cue; non-compliance with conditions.

40D—Pola, Mary; Day Dawn; non-compliance with conditions.

44D—Brown, John Alexander; Day Dawn; non-compliance with conditions.

48D—Palmer, William; Day Dawn; non-compliance with conditions.

68D—Blight, Albert James; Day Dawn; non-compliance with conditions.

78D—Walters, Charles William; Pinnacles; non-compliance with conditions.

79D—Gerrard, Catherine; Pinnacles; non-compliance with conditions.

*Tailings Area.*

12D—Bastian, Thomas William; Bastian, Henry; Bastian, Sampson; Day Dawn; Bastian, Archibald; Three Springs; non-payment of rent.

*Water Right.*

45D—Clarkson, Annie; Day Dawn; non-payment of rent.



THE MINING ACT, 1904.

Department of Mines,  
Perth, 1st June, 1927.

IT is hereby notified that, in accordance with the provisions of "The Mining Act, 1904," His Excellency the Governor in Executive Council has been pleased to deal with the undermentioned Applications for Leases as shown below.

M. J. CALANCHINI,  
Under Secretary for Mines.

*Gold Mining Lease.*

The undermentioned application for a Gold Mining Lease was approved, subject to survey:—

Goldfield.	District.	No. of Application.
Murchison ... ..	Meekatharra ... ..	1537N.

The undermentioned application for a Mineral Lease was refused:—

Goldfield.	District.	No. of Application.	Name of Lease.	Applicant.
Piibara ... ..	Marble Bar... ..	310 ... ..	Second Venture ... ..	Thelemann, Frederick

ALTERATION IN CLASSIFICATION OF SCHOOLS AND TEACHERS.

Education Department,  
Perth, 26th May, 1927.

THE Minister of Education has approved of the following alteration in the classification of schools:—

"The Minister may direct that a school shall be termed an Intermediate High School if the numbers of children above Class VI. are at least 70, and the numbers above Class VII. at least 30 at the end of the third quarter of the year, and if he is satisfied that there is a reasonable prospect of the continuance of such numbers. If the schools are in the First Class, they shall be classified Ia; if they are in the Second or Third Class, they shall be classified IIa. or IIIa."

The Minister has also approved of the following alteration in the classification of teachers:—

"The Headmaster of a school classed IIa or IIIa. shall receive an addition of £20 to his salary."

CECIL ANDREWS,  
Director of Education.

Education Department,  
Perth, 31st May, 1927.

HIS Excellency the Governor in Executive Council has approved of the repeal of the amendments of the regulations of the Education Department published in the *Gazette* on the 29th October, 1926, so far as they relate to the reclassification of the teaching staff, a reclassification by the Minister of Education, pursuant to Section 13 of "The Public Service Appeal Board Act, 1920," being substituted therefor.

CECIL ANDREWS,  
Director of Education.

FORESTS ACT, 1918.

Forests Department,  
Perth, 25th May, 1927.

F.D. 1500/25.

HIS Excellency the Governor in Executive Council has been pleased, on the recommendation of the Conservator of Forests, to approve of the promotion, under Section 15 of "The Forests Act, 1918," of Assistant Forester George Arthur Lydiate to the position of Forester, "C" grade (range £288-£300), at his present salary of £288 per annum, as from the 1st day of February, 1927.

S. L. KESSELL,  
Conservator of Forests.

POLICE DEPARTMENT.

HIS Excellency the Governor in Executive Council has approved of the appointment of First Class Inspector W. C. Sellenger as Acting Chief Inspector of Police, as from the 1st June, 1927.

R. CONNELL,  
Commissioner of Police.

1st June, 1927.

APPOINTMENT

(Under Section 5 of "The Registration of Deaths and Marriages Amendment Act, 1907," and Section 2 of "The Registration of Births, Deaths and Marriages Act Amendment Act, 1914").

Registrar General's Office,  
Perth, 30th May, 1927.

R.G. No. 41/27.

IT is hereby notified, for general information, that Constable J. J. Cooney has been appointed to act temporarily as Assistant District Registrar of Births and Deaths for the Williams Registry District, to reside at Wickepin, *vice* Constable Clements, transferred.

Appointment to date from 30th May, 1927.

ALEX. J. REID,  
Deputy Registrar General.

## NOTICE TO CREDITORS.

*In the Supreme Court of Western Australia—Probate Jurisdiction.*

NOTICE is hereby given that all persons having claims against the estates of the undermentioned deceased persons (orders to collect and administer whose estates were granted to me by the said Court under "The Curator of Intestate Estates Act, 1918,") are hereby required to send particulars of such claims to me on or before the 20th day of June, 1927, after which date I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims of which I shall then have had notice.

Dated at Perth, the 26th day of May, 1927.

M. M. MOSS,  
Curator of Intestate Estates.

Name.	Date of Death.	Date of Order.	Address.	Occupation.
John Tandy ... ..	17-3-27	5-5-27	Morawa ... ..	Well-sinker.
Mary Dwyer ... ..	26-11-26	"	Gympie ... ..	Spinster.
Patrick Conway ... ..	21-2-27	"	Albany ... ..	Ganger.
William Heron ... ..	20-3-27	"	Wanarra Station ... ..	Station Hand.
George Robert Rockett ... ..	3-4-27	"	Nalkain ... ..	Farm Hand.
Mary Theresa Keep ... ..	12-12-25	"	Parverkille ... ..	Pensioner.
William Connors ... ..	24-1-27	"	Broad Arrow ... ..	No occupation.
William Foody ... ..	18-1-27	"	Burracoppin ... ..	Farmer.
Bertram Hines ... ..	26-3-27	"	Nungarin ... ..	Labourer.
William P. Charnock ... ..	12-4-27	"	Home of Peace, Subiaco	No occupation.
William Palmer ... ..	6-10-26	17-5-27	Kalgoorlie ... ..	Gardener.
John Hunter ... ..	14-3-27	"	Coolgardie ... ..	Pensioner.
Peter Giacomelli ... ..	10-4-27	"	Onslow ... ..	Teamster.
Patrick Sherry ... ..	"	"	Coolgardie ... ..	Pensioner.
Frederick Charles King ... ..	29-4-27	25-5-27	Fremantle ... ..	Bootmaker.
Androy John William Dreyer ... ..	16-3-27	"	Claremont ... ..	Seaman.
Robert Colquhoun McLachlan ... ..	9-10-26	"	Perth ... ..	Labourer.
James Alfred Brownley ... ..	14-1-27	"	Mt. Morawa ... ..	Labourer.
Henry Brennan ... ..	24-6-26	"	North Perth ... ..	Pensioner.
George Milburn ... ..	16-3-27	"	Bunbury ... ..	Lumper.

ESTATES placed under the charge of the Curator of Intestate Estates for Management during the month of May 1927:—

No.	Name of Deceased.	Residence.	Supposed Nationality.	Date of Order.	Estimated Value of—		Date of Death.
					Personalty.	Realty.	
121/27	John Tandy ... ..	Morawa ... ..	British ... ..	5-5-27	£ s. d. 42 0 0	£ s. d. ...	17-3-27
122/27	Mary Dwyer ... ..	Gympie ... ..	do. ... ..	"	110 10 10	...	26-11-26
70/27	Patrick Conway ... ..	Albany ... ..	do. ... ..	"	422 0 0	425 0 0	21-2-27
112/27	William Heron ... ..	Wanarra Station	do. ... ..	"	71 9 4	...	20-3-27
110/27	George Robert Rockett	Nalkain ... ..	do. ... ..	"	7 13 7	...	3-4-27
96/27	Mary Theresa Keep ... ..	Parkerville ... ..	do. ... ..	"	11 0 0	...	12-12-25
63/27	William Connors ... ..	Broad Arrow ... ..	do. ... ..	"	2 0 0	...	24-1-27
35/27	William Foody ... ..	Burracoppin ... ..	do. ... ..	"	300 0 0	2,400 0 0	18-1-27
109/27	Bertram Hines ... ..	Nungarin ... ..	do. ... ..	"	68 1 11	...	16-3-27
120/27	William Bangborn Char- nock	Subiaco ... ..	do. ... ..	"	33 0 0	...	12-4-27
6/27	Joseph Palmer ... ..	Kalgoorlie ... ..	do. ... ..	17-5-27	20 8 0	...	6-10-26
129/27	John Hunter ... ..	Coolgardie ... ..	do. ... ..	"	3 10 0	...	14-3-27
128/27	Patrick Sherry ... ..	do. ... ..	do. ... ..	"	1 5 0	...	10-4-27
116/27	Peter Giacomelli ... ..	Onslow ... ..	Italian ... ..	"	150 0 0	...	10-4-27
32/27	Robert Colquhoun Mc- Lachlan	Perth ... ..	British ... ..	25-5-27	4 0 0	...	9-10-26
24/27	James Alfred Brownley	Mt. Morawa ... ..	do. ... ..	"	8 10 3	...	14-1-27
219/26	Henry Brennan ... ..	Perth ... ..	do. ... ..	"	1 7 7	...	24-6-26
95/27	George Milburn ... ..	Bunbury ... ..	do. ... ..	"	2 13 3	...	16-3-27
145/27	Androy John Dreyer ... ..	Claremont ... ..	do. ... ..	"	19 6 1	...	16-3-27
134/27	Frederick Charles King	South Fremantle	do. ... ..	"	525 4 11	...	29-4-27

Dated this 1st day of June, 1927.

M. M. MOSS,  
Curator of Intestate Estates.

THE LICENSING ACT, 1911.  
(Section 54.)

*Application for Transfer.**To the Licensing Court for the Northam District.*

J. HERBERT DONALD BURTON, of Northam, being the licensee of the Club Hotel at Northam, do hereby make application for a transfer of the rights and privileges of the Publican's General License held by me in respect of the said premises to Frank Yates, of 4 Joel Terrace, East Perth; and I, the said Frank

Yates, do hereby concur in such application, and request that the said transfer may be made.

Dated this 31st day of May, 1927.

H. D. BURTON,  
Signature of proposed Transferor.

FRANK YATES,  
Signature of proposed Transferee.

*Dwyer, Durack, & Dunphy, Solicitors for the Applicants.*

THE COMPANIES ACT, 1893.

*Ascot (Western Australia) Proprietary, Limited.*

NOTICE is hereby given that the Registered Office of the abovenamed Company in Western Australia is situated at No. 653 Hay Street, Perth, and that Harold Colvin is the Attorney for the said Company in this State.

Dated the 17th day of May, 1927.

DOWNING & DOWNING,  
39 St. George's Terrace, Perth,  
Solicitors for the said Company.

THE COMPANIES ACT, 1893.

*Western Oxygen Co., Limited.*

NOTICE is hereby given that the Registered Office of the abovenamed Company has been changed from Harvest Road, North Fremantle, to Price Street, Subiaco, and that such office is accessible to the public between the hours of 9 a.m. to 5 p.m. on all week days, except Saturday, when the office will be open between the hours of 9 a.m. and 12 noon.

Dated the 18th day of May, 1927.

STAWELL, HARDWICK, & FORMAN,  
Forrest Chambers, Perth,  
Solicitors for the abovenamed Company.

THE COMPANIES ACT, 1893.

NOTICE is hereby given that the Registered Office of the Balla Breen Gold Mine, Limited, is situated at the "Yank Lennon Mine," Lease number 171, at or near Roebourne, and that the said office will be open to the public on all week days, except Saturdays and public holidays, from 10 a.m. to 1 p.m. and from 2 p.m. to 5 p.m., and on Saturdays from 10 a.m. to noon.

Dated this 20th day of May, 1927.

J. & R. MAXWELL,  
Solicitors for the above Company,  
23 Barrack Street, Perth.

THE COMPANIES ACT, 1893.

*Golden Butterfly Mines, No-Liability.*

NOTICE is hereby given that the Registered Office of Golden Butterfly Mines, No-Liability, is situated at Mines Chambers, Boulder Road, Kalgoorlie, and that Will Davies of Perth and Joseph Samuel Foulkes of Kalgoorlie are the Attorneys of the Company in Western Australia.

Dated this 25th day of May, 1927.

WILL DAVIES,  
Attorney for the Company in Western Australia.  
Ford, Rhodes, & Davies, Public Accountants,  
St. George's House, Perth.

COMPANIES ACT, 1893.

*Austral Motors, Limited.*

NOTICE is hereby given that the Registered Office of the above Company has been removed from Queen Victoria Street, Fremantle, to 407-409 Murray Street, Perth. The said office will be accessible to the public between the hours of 9 a.m. and 1 p.m. and between the hours of 2 p.m. and 5 p.m. on all days of the week except public holidays, Saturdays, and Sundays. On Saturdays the office will be open between the hours of 9 a.m. and 12 noon.

Dated 31st day of May, 1927.

Austral Motors, Limited,  
OSWALD F. ICK,  
Secretary.

THE COMPANIES ACT, 1893.

*Empire Art Company, Limited.*

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at Messrs. R. P. North & Co., 749 Wellington Street, Perth, and that Robert Jeffery, of the Savoy Hotel, Perth, is the Attorney for the said Company in Western Australia.

Dated the 26th day of May, 1927.

(Sgd.) STONE, JAMES & CO.,  
47 St. George's Terrace, Perth,  
Solicitors for the Company.

NOTICE OF MEETING TO CREDITORS.

In the name of the Australian Lumber Company, Limited, (in Liquidation), and in the matter of "The Companies Act, 1893."

NOTICE is hereby given that a general meeting of the Creditors of the above-named Company, for the purpose of hearing the report of the Liquidator on certain matters relating to the winding up of the said Company, will be held at the Builders' Exchange on the 14th day of June, 1927, at three (3) o'clock in the afternoon, at which time and place all creditors of the said Company are requested to attend.

Dated this 1st day of June, 1927.

FRANK S. WOOD,  
Liquidator,  
166-70 Roe Street, Perth.

THE COMPANIES ACT, 1893.

*International Art Company, Limited.*

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at Messrs. R. P. North & Co., 749 Wellington Street, Perth, and that Robert Jeffery, of the Savoy Hotel, Perth, is the Attorney for the said Company in Western Australia.

Dated the 26th day of May, 1927.

(Sgd.) STONE, JAMES & CO.,  
47 St. George's Terrace, Perth,  
Solicitors for the Company.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Companies Act, 1893," and in the matter of W.A. Speedways, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at Room 35, First Floor, Padbury's Buildings, Forrest Place, Perth, and that same will be open for the transaction of business between the hours of 10 a.m. to 4 p.m. from Monday to Friday inclusive, and from 10 a.m. to 12 o'clock noon on Saturdays.

Dated at Perth this 25th day of May, 1927.

J. S. HOSKINS,  
Secretary.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Companies Act, 1893," and in the matter of the Karlsruhe Kondinin Motor Transport Company, Limited.

THE Creditors of the abovenamed Company are required, on or before the 10th day of June, 1927, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their solicitors (if any), to Quintin Hobden James, of 45-51 Weld Chambers, St. George's Terrace, Perth, the liquidator of the said Company, and, if so required by notice in writing from the said liquidator, are, by their solicitors, or otherwise, to prove their said debts or claims at the office of the liquidator as aforesaid at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Friday, the 17th day of June, 1927, at 3 o'clock in the afternoon, at the said office, is appointed for determining as to the allowance of the debts and claims.

Dated this 26th day of May, 1927.

Q. H. JAMES,  
Liquidator.

IN THE MATTER OF "THE COMPANIES ACT, 1893."

(56 Vict., No. 8.)

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to W. A. Speedways, Limited.

Dated this 25th day of May, 1927.

T. F. DAVIES,  
Registrar of Companies.  
Supreme Court Office, Perth, W.A.

IN THE MATTER OF "THE COMPANIES ACT,  
1893."

(56 Vict., No. 8.)

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Katanning Flour Mills, Limited.

Dated this 30th day of May, 1927.

T. F. DAVIES,  
Registrar of Companies.

Supreme Court Office, Perth, W.A.

IN THE MATTER OF "THE COMPANIES ACT,  
1893."

(56 Vict., No. 8.)

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Maida Vale Egg and Poultry Company, Limited.

Dated this 25th day of May, 1927.

T. F. DAVIES,  
Registrar of Companies.

Supreme Court Office, Perth, W.A.

ASSOCIATIONS INCORPORATION ACT, 1895.

I, WILLIAM DARTNELL JOHNSON, of Trades Hall, Midland Junction, the person hereunto authorised by the Bassendean Trades Hall Association, do hereby give notice that I am desirous that such Association should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

W. D. JOHNSON.

The following is a copy of the memorial intended to be filed in the Supreme Court under the provisions of the said Act.

1. The name of the Association shall be "Bassendean Trades Hall Association."

The object or purpose of the Association shall be to provide and keep a building and premises with all the necessary furniture, books, fixtures and fittings in which public and private discussion, lectures, and addresses can be given by men interested in the various labour organisations in the State, and in which such organisations can hold their meetings.

To provide office and other accommodation;

To provide and keep a hall with all necessary equipment for entertainments;

To provide and keep and equip a library, technical apparatus and other similar outfits for educational or recreative purposes.

The Association may—

- (a) Apply for registration under "The Associations Incorporated Act, 1895";
- (b) Buy or otherwise acquire, lease, or hire real and/or personal estate, and may hold, sell, lease or hire or otherwise dispose of or deal with any such estate, and to build upon and otherwise improve real estate;
- (c) Carry on the business of a public hall for lectures, entertainments or otherwise;
- (d) Borrow and raise money on the security of the assets of the Association by way of mortgage, charge or otherwise at such rates of interest and on such terms as may be thought fit.

The management of the Association is vested in three trustees, who shall have the custody of the Common Seal, and they or any two of them shall be alone authorised to affix the seal to any documents.

The common seal shall not be affixed to any document by the trustees or any of them unless in pursuance of a resolution of the Association, but any document signed by the trustees or any two of them to which the seal is affixed, and which document states that the seal was thereto affixed by order and in pursuance of a resolution of the Bassendean Branch of the Australian Labour Party, shall be binding and conclusive against the Association.

ASSOCIATIONS INCORPORATION ACT, 1895.

I, WILLIAM JOHN CAMPBELL, of Bowgada, in the State of Western Australia, Farmer, the person hereunder authorised by Bowgada Agricultural Society, do hereby give notice that I am desirous that such Society should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

W. J. CAMPBELL.

The following is a copy of the Memorandum intended to be filed in the Supreme Court under the provisions of the said Act:—

1. Name of Society—Bowgada Agricultural Society.
2. Objects of Society—Promotion of agricultural and pastoral industries, and social intercourse of members of Society.
3. Situation—Bowgada.
4. Names of Trustees—Joseph Victor Gronow, Leedham G. Walker, Alfred Payne.
5. Management of Society—Vested in Executive Council under constitution of Society.  
*Lohrmann & Tindal, of 89 St. George's Terrace, Perth, Solicitors for the Society.*

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Elizabeth Beda Troup, formerly of Christchurch, in New Zealand, and Melbourne in Australia, but late of Perth, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are hereby required to furnish written particulars of the said claims and demands to John Peter Durack, of 33 Barrack Street, Perth, Solicitor, the Attorney for the execution of the Will of the said deceased, on or before the fourth day of July, 1927, after which date the assets of the said deceased will be distributed among the persons entitled thereto, having regard only to those claims and demands of which the said attorney will then have had notice.

Dated this 26th day of May, 1927.

DWYER, DURACK & DUNPHY,  
Solicitors for the abovenamed John Peter Durack,  
33 Barrack Street, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will and in the Estate of Mary Annie Baldock, late of Austral Parade, Bunbury, in the State of Western Australia, Married Woman, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are required to forward particulars of such claims or demands to The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's Terrace, Perth, administrator with the will annexed of the said estate, on or before the first day of July, 1927; and notice is further given that at the expiration of such time the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 31st day of May, 1927.

STAWELL, HARDWICK & FORMAN,  
Solicitors for the Administrator.

NOTICE TO CREDITORS.

In the Will of Westby Lionel Walker, formerly of Bank of New South Wales, Perth, late of Bank of New South Wales, Fremantle, W.A., Bank Manager, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed Westby Lionel Walker, deceased, are required to send particulars thereof, in writing, to the executor, The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's Terrace, Perth, on or before the fourth day of July, 1927, after which date the executor will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to claims of which it shall then have had notice.

Dated this 25th day of May, 1927.

STONE, JAMES & CO.,  
47 St. George's Terrace, Perth,  
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of Frederick William Graham, late of Hay Street, Perth, in the State of Western Australia, Hotel Manager, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands upon or against the estate of Frederick William Graham, late of Hay Street, Perth, in the State of Western Australia, Hotel Manager, deceased, are requested to send in particulars in writing of their claims and demands to Sarah Elizabeth Graham, the administratrix, with Will annexed, of the estate of the said deceased, care of Messrs. Joseph & Muir, of Weld Chambers, St. George's Terrace, Perth, on or before the 4th day of July, 1927; and further, that at the expiration of the last mentioned date the said administratrix will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice.

Dated this 26th day of May, 1927.

JOSEPH & MUIR,  
Weld Chambers, St. George's Terrace, Perth,  
Solicitors for the said Administratrix.

THE PARTNERSHIP ACT, 1895.

*Notice of Dissolution of Partnership.*

NOTICE is hereby given that the partnership heretofore subsisting between Peter Nikellys and Alf Psomas, carrying on business as Fish-dealers and Greengrocers at Tudhoe Street, Wagin, under the style or firm of "P. Nikellys & Co." and "Psomas & Co.," has been dissolved by mutual consent as from the 16th day of May, 1927. All debts due to and owing by the said late firm will be received and paid respectively by the said Peter Nikellys, who will continue to carry on business at the said address under his own name.

Dated this 17th day of May, 1927.

Signed by the said Peter Nikellys, in the presence of—

John H. Baxter,  
Solicitor, Wagin.

P. NIKELLYS.

Signed by the said Alf Psomas, in the presence of—  
G. F. Boulfbee,  
Solicitor, Wagin.

ALF PSOMAS.

John H. Baxter, Solicitor, Piesse's Buildings, Wagin.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between us the undersigned Stanley Wilfrid Munckton, Bertram Howard Munckton, and Ernest James Munckton, carrying on business as Farmers and Graziers at York and Hamersley under the style of "Munckton Brothers," has been dissolved as from the first day of April, 1927, so far as regards the said Bertram Howard Munckton, who retires from the said firm. All debts due to and owing by the said late firm will be received and paid respectively by Stanley Wilfrid Munckton and Ernest James Munckton, who will continue to carry on the said business in partnership under the style of "Munckton Brothers."

Dated this 2nd day of April, 1927.

S. W. MUNCKTON.  
B. H. MUNCKTON.  
E. J. MUNCKTON.

NOTICE is hereby given that the partnership heretofore existing between Cees Chalizky and Andrew Rhind Davidson, carrying on business of Tailors, at Brennan's Arcade, Perth, under the style of Andy Davidson & Co., was by mutual consent dissolved as from the 7th day of May, 1927. The said Andrew Rhind Davidson is continuing the said business under the partnership name.

Dated this 26th day of May, 1927.

A. R. DAVIDSON.  
CEES CHALIZKY.

Witness: C. L. Corser.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Joshua Percy, Ella Edith Robson, Ernest Simpson, and Daniel Clark, trading under the name of "Percy, Robson, Clark, & Simpson," of Victoria Avenue and Leslie Road, North Fremantle, Case Makers and Furniture Manufacturers, debtors.

NOTICE is hereby given that a Meeting of Creditors of the above-named debtors will be held at the Board Room of the Fremantle Chamber of Commerce, Phillimore Street, Fremantle, on Tuesday, the 14th day of June, 1927, at 3.30 p.m.

Dated this 1st day of June, 1927.

[L.S.] A. F. PLINT,  
Agent for the Debtors.

Ford, Rhodes, & Davies, Public Accountants, Chamber of Commerce Buildings, Phillimore Street, Fremantle.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of John William Iles, of Wellington Street, Perth, Motor Bus Proprietor, a debtor.

*Notice of intention to declare a Second Dividend.*

NOTICE is hereby given that it is intended to declare a second dividend in the above matter on Saturday, the 17th day of June, 1927. Dividends will be payable to those creditors only who have signed or assented to the deed of assignment.

Dated this 1st day of June, 1927.

[L.S.] HAROLD COLVIN,  
Trustee.

Harold Colvin & Co., Public Accountants, 28 and 29 A.M.P. Chambers, St. George's Terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Dorothy Alice Broomfield (trading as "Davie & Co.") of 475 Hay Street, Perth, Canvas Goods Manufacturer, a debtor.

*Notice of Meeting.*

NOTICE is hereby given that a Meeting of Creditors of the above-named Dorothy Alice Broomfield will be held at the offices of the undersigned, Warwick House, St. George's Terrace, Perth, on Monday, the 13th day of June, 1927, at the hour of 3 o'clock in the afternoon.

Dated this 31st day of May, 1927.

[L.S.] O'DEA & O'DEA,  
Solicitors for the Debtor,  
Warwick House, St. George's Terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Robert Murray Wilson, of Harvey, General Storekeeper, a debtor.

*Notice of Meeting.*

NOTICE is hereby given that a meeting of the Creditors of the above-named Robert Murray Wilson, of Harvey, will be held at our offices, 45-51 Weld Chambers, St. George's Terrace, Perth, on Monday, the 13th day of June, 1927, at the hour of 3 o'clock in the afternoon, under and in pursuance of "The Bankruptcy Act Amendment Act, 1898."

Dated the 31st day of May, 1927.

[L.S.] Q. H. JAMES,  
Agent for the Debtor.

Q. H. James & Company, Public Accountants, 45-51 Weld Chambers, St. George's Terrace, Perth.

THE BANKRUPTCY ACT, 1892.  
First Meetings and Public Examinations.

Debtor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order (if any) for Summary Administration.
Earl Joseph Sinclair Wroth	Toodyay ...	Farmer	Supreme Court, Perth	10 of 1927	22nd day of June, 1927	3.15 p.m.	Supreme Court, Perth	22nd day of June, 1927	10.30 a.m.	Supreme Court, Perth	
Frank Butcher ...	Glen Iris, Bunbury	Lumper	Supreme Court, Perth	46 of 1927	22nd day of June, 1927	3 p.m.	Supreme Court, Perth	22nd day of June, 1927	10.30 a.m.	Supreme Court, Perth	30th day of May, 1927.

Adjudications.

Debtor's Name.	Address.	Description.	Court.	No. of matter.	Date of Order.	Date of Petition.
William Alfred Fuller ...	Lake Grace ...	Farmer ...	Supreme Court, Perth	87 of 1926	26th day of May, 1927	23rd day of November, 1926.

M. M. MOSS,  
Official Receiver, Supreme Court, Perth.

Dated this 1st day of June, 1927.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of William Ian Gilbert Hickey, of 107 Albany Road, Victoria Park, Bricklayer, a debtor.

Notice of Meeting.

NOTICE is hereby given that a meeting of the above-named William Ian Gilbert Hickey, of 107 Albany Road, Victoria Park, will be held at our offices, 45-51 Weld Chambers, St. George's Terrace, Perth, on Tuesday, the 14th day of June, 1927, at the hour of 3 o'clock in the afternoon, under and in pursuance of "The Bankruptcy Act Amendment Act, 1898."

Dated the 2nd day of June, 1927.

[L.S.] Q. H. JAMES,  
Agent for the Debtor.

Q. H. James & Company, Public Accountants, 45-51 Weld Chambers, St. George's Terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of George Andrew Brown, of Naranbeen, Storekeeper.

Notice of intention to declare a Second and Final Dividend.

NOTICE is hereby given that I intend to declare a second and final dividend in the above matter on Friday, the 1st day of July, 1927. Dividends will be payable to those creditors only who have signed or assented to the deed of assignment.

Dated the 1st day of June, 1927.

[L.S.] Q. H. JAMES,  
Trustee.

Q. H. James & Company, Public Accountants, 45-51 Weld Chambers, St. George's Terrace, Perth.

ACTS OF PARLIAMENT, ETC., FOR SALE AT GOVERNMENT PRINTING OFFICE.

	£	s.	d.
Abattoirs	0	0	6
Aborigines Act (Consolidated)	0	1	0
Abstract of Stamp Duties	0	0	6
Adoption of Children (see also "State Children")	0	2	0
Agricultural Bank Act and Amendments	0	4	9
Agricultural Seeds	0	0	9
Arbitration Act	0	0	9
Associations Incorporation Act	0	0	6
Auctioneers Act	0	0	9
Bankruptcy Amendment Act, 1s.; Rules, 1892, 5s.; Rules, 1898, 1s.	0	1	3
Bills of Sale Act Consolidated	0	1	3
Boat Licensing Act and Amendments	0	2	6

Acts of Parliament, etc.—continued.

	£	s.	d.
Brands Act	0	1	0
Bread Act	0	0	6
Bunbury Harbour Board	0	1	0
Bush Fires Act	0	1	6
Cemeteries Act and Amendments	0	2	9
Co-operative and Provident Societies Act	0	1	3
Criminal Code Act and Rules, quarter bound, with index	0	10	6
Crown Suits Act	0	1	3
Curator of Intestate Estates Act	0	0	9
Dairy Cattle Improvement	0	0	6
Dairy Industry and Regulations	0	1	6
Declarations and Attestations	0	0	6
Dentists Act and Amendment	0	1	6
Discharged Soldiers' Settlement Act	0	1	3
Dividend Duties	0	1	3
Divorce Act	0	3	3
Dog Act	0	1	3
Droving Act	0	1	0
Electoral Act and Amendment	0	4	6
Electric Lighting Act	0	1	6
Employers' Liability Act	0	0	6
Employment Brokers Act and Amendment	0	1	3
Evidence Act	0	2	6
Explosives Act	0	3	0
Extradition Cases—Procedure	0	5	0
Factories and Shops Act and Amendment	0	3	3
" " Regulations	0	0	3
Fertilisers and Feeding Stuffs Act and Amendments	0	1	0
Fire Brigades Act, 1916, and Amendment	0	2	9
Firms Registration Act and Amendment	0	1	0
Fisheries Act	0	1	3
Footwear Regulation Act	0	0	6
Volumes I. to XII., per vol.	0	10	0
Forests Act	0	1	9
Fremantle Harbour Trust Act and Amendment	0	2	3
Friendly Societies Act and Amendments	0	5	0
Fruit Cases	0	0	6
Game Act (Consolidated)	0	0	9
General Loan and Inscribed Stock Act and Amendment	0	2	9
Goldfields Water Supply Act	0	2	3
Government Electric Works	0	1	0
Government Savings Bank Act	0	0	9
Group Settlement Act	0	0	6
Hansard Report, per vol.	0	7	6
Hansard Report, weekly issue, per copy	0	0	6
Hansard Report, Annual Subscription	0	10	6
Hawkers and Pedlars Act and Amendment	0	1	0
Health Act Consolidation	0	4	6
Illicit Sale of Liquor	0	0	6
Imported Labour Act and Amendments	0	1	9
Income (and Land) Tax Assessment	0	2	3
Index to Government Gazette (yearly)	0	1	0
Industrial Arbitration Act (Consolidated)	0	2	3
Industries Assistance	0	3	9
Inebriates	0	0	6
Inspection of Machinery Act with Regulations	0	3	0

Acts of Parliament, etc.—continued.

	£	s.	d.
Inspection of Scaffolding .. .. .	0	1	0
Insurance Companies Act .. .. .	0	1	0
Interpretation Act .. .. .	0	1	0
Interstate Destitute Persons' Relief .. .. .	0	0	9
Irrigation and Rights in Water Act .. .. .	0	1	3
Justices Act (Consolidated) .. .. .	0	3	0
Justices—Manual for .. .. .	0	10	6
Land Act Compilation and Index .. .. .	1	5	0
Land Act and Regulations .. .. .	0	2	6
Land Agents .. .. .	0	0	6
Land Drainage .. .. .	0	2	0
Land Tax Adjustment Act .. .. .	0	0	6
Landlord and Tenant Act, 1912 .. .. .	0	0	6
Legal Practitioners Act .. .. .	0	1	3
Legitimation .. .. .	0	0	6
Licensed Surveyors .. .. .	0	0	9
Licensing Act .. .. .	0	4	0
Life Assurance Act (Consolidated) .. .. .	0	1	3
Light and Air .. .. .	0	1	0
Limited Partnerships .. .. .	0	0	6
Local Court Act and Rules, 25s. and 21s. .. .. .	0	2	9
Lunacy Act (Consolidated) .. .. .	0	0	9
Main Roads Act .. .. .	0	0	9
Marine Stores Act .. .. .	0	0	9
Married Women's Property Act and Amend- ments .. .. .	0	1	3
Married Women's Protection .. .. .	0	0	6
Masters and Servants Act .. .. .	0	0	9
Matches, White Phosphorus .. .. .	0	0	6
Medical Practitioners Act .. .. .	0	1	3
Merchant Shipping Act Application Act .. .. .	0	1	0
Metropolitan Water Supply, Sewerage, and Drainage .. .. .	0	2	0
Miners' Phthisis .. .. .	0	1	0
Mines Regulation Act .. .. .	0	0	9
Mining Act .. .. .	0	2	6
Mining Development Act .. .. .	0	1	3
Money Lenders Act and Amendment .. .. .	0	1	0
Noxious Weeds .. .. .	0	1	3
Nurses' Registration .. .. .	0	1	0
Opium Smoking Prohibition .. .. .	0	0	6
Pawnbrokers Act and Amendment .. .. .	0	1	3
Pearling Act .. .. .	0	3	3
Perth Municipal Gas and Electric Lighting .. .. .	0	1	6
Perth Tramways .. .. .	0	0	9
Pharmacy and Poisons Act .. .. .	0	1	0
Plant Diseases Act .. .. .	0	1	3
Pocket Year-book, Statistical .. .. .	0	0	3
Police Act and Amendments .. .. .	0	4	6
Prevention of Cruelty to Animals .. .. .	0	0	9
Prisons Act and Amendment .. .. .	0	1	9
Private Savings Banks .. .. .	0	0	6
Public Notaries Act .. .. .	0	0	6
Public Works Act and Amendment .. .. .	0	2	6
Rabbits Act .. .. .	0	0	9
Railways (Government) Act .. .. .	0	1	9
Redemption of Annuities .. .. .	0	0	6
Registration of Births, Deaths, and Marriages .. .. .	0	3	6
Reports of Proceedings before the Boards of Conciliation and the Court of Arbitration, Road Districts .. .. .	0	4	6
Royal Commissioners' Powers .. .. .	0	1	0
Sale of Liquor Regulation Act .. .. .	0	0	6
Second-hand Dealers Act .. .. .	0	0	6
Stamp Act and Amendments .. .. .	0	3	6
State Children .. .. .	0	1	9
Statutes (sessional sets, per vol.) .. .. .	0	10	6
Supreme Court Rules .. .. .	1	5	0
Totalisator Act and Amendment .. .. .	0	2	6
Trade Unions Act .. .. .	0	1	3
Traffic .. .. .	0	2	9
Tramways Act .. .. .	0	2	0
Tramways Act, Government .. .. .	0	0	6
Transfer of Land Act and Amendments .. .. .	0	5	0
Trespass, Fencing, and Impounding Act .. .. .	0	1	6
Truck Act and Amendment .. .. .	0	1	6
Trustees Act .. .. .	0	1	0
Unclaimed Moneys .. .. .	0	1	0
Vermin Act (Consolidated) .. .. .	0	2	3
Veterinary .. .. .	0	1	0
Water Boards Act .. .. .	0	2	3
Weights and Measures Act and Amendments .. .. .	0	1	9
Wheat Marketing .. .. .	0	4	9
Workers' Compensation Act and Regulations .. .. .	0	2	3
Workers' Homes Act and Amendments .. .. .	0	2	3
Workmen's Wages Act .. .. .	0	0	6
Year-book, Pocket .. .. .	0	0	3

Postage extra.

THE W.A. INDUSTRIAL GAZETTE.

(Published Quarterly.)

The Annual Subscription will be Three shillings and sixpence, and the charge for a single copy, One shilling. The subscription may be sent to the Government Printer Perth.

NOTICE.

THE GOVERNMENT GAZETTE.

The Government Gazette is published on Friday in each week, unless otherwise interfered with by Public Holidays or other unforeseen circumstances.

SUBSCRIPTIONS.—The Subscription to the "Government Gazette" is as follows:—30s. per annum, 17s. 6d. per half year, and 10s. per quarter, including postage. Single copies 9d.; previous years, up to ten years 1s. 6d., over ten years 2s. 6d.; postage 1d. extra.

Subscriptions are required to commence and terminate with a month.

SPECIAL NOTICE.

ADVERTISEMENTS.—Notices for insertion must be received by the Government Printer BEFORE TEN O'CLOCK a.m. on THURSDAY, the day preceding the day of publication, and are charged at the following rates:—

For the first eight lines, 5s.;

For every additional line, 5d.,

and half-price for each subsequent insertion.

To estimate the cost of an advertisement, count nine words to a line; heading, signature, and date being reckoned as separate lines.

All fees are payable in advance. Remittances should be made by money order, postal note, or cheque. Exchange must be added to cheques.

All communications should be addressed to "The Government Printer, Perth."

CONTENTS.

	Page
Administration Act .. .. .	1464, 1466-7
Agricultural Bank .. .. .	1414-15
Appointments .. .. .	1402, 1463
Associations Incorporation .. .. .	1466
Audit Act .. .. .	1402
Bankruptcy .. .. .	1467-8
Chief Secretary's Department .. .. .	1402
Companies .. .. .	1465-6
Crown Law Department .. .. .	1403
Curator of Intestate Estates .. .. .	1464
Deceased Persons' Estates .. .. .	1464, 1466-7
Education Department .. .. .	1463
Electoral .. .. .	1402
Forestry .. .. .	1401-2, 1463
Health Department .. .. .	1449-54
Lands Department .. .. .	1400-1, 1403-14
Land Titles .. .. .	1399, 1415
Licensing .. .. .	1403, 1464
Lunacy Department .. .. .	1402
Metropolitan Water Supply, etc. .. .. .	1457
Mines Department .. .. .	1462-3
Municipalities .. .. .	1399, 1401, 1454, 1455, 1460
Orders in Council .. .. .	1400-2
Partnerships dissolved .. .. .	1467
Police Department .. .. .	1463
Premier's Department .. .. .	1402
Proclamations .. .. .	1399-1400
Public Service Commissioner .. .. .	1403
Public Works Department .. .. .	1400, 1401, 1455-57, 1458-9
Registrar General .. .. .	1463
Registrar of Companies .. .. .	1465
Resumptions .. .. .	1455, 1456
Road Boards .. .. .	1413-14, 1456, 1458-9, 1460
State Forest No. 20 .. .. .	1401-2
State Savings Bank .. .. .	1402
Tender Board .. .. .	1461
Tenders accepted .. .. .	1458, 1461
Tenders invited .. .. .	1406, 1457, 1461
Traffic Act Regulations .. .. .	1400
Transfer of Land .. .. .	1399, 1415
Treasury .. .. .	1402
Water Boards .. .. .	1400, 1460
Water Supply, etc., Department .. .. .	1457
Weights and Measures Act .. .. .	1399, 1416-48