



Government Gazette

OF

WESTERN AUSTRALIA.

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No. 33.]

PERTH : FRIDAY, JULY 13.

[1928.

Bank Holiday at Cunderdin.

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., Gov-
ernor in and over the State of West-
ern Australia and its Dependencies in
the Commonwealth of Australia.

W. R. CAMPION,
Governor.

[L.S.]

IN pursuance of the provisions contained in the fifth section of "The Bank Holidays Act, 1884," I, the Governor of the said State, do by this my Proclamation appoint Wednesday, 23th September, 1928, a special day to be observed as a Bank Holiday in the Town of Cunderdin.

Given under my hand and the Public Seal of the said State, at Perth, this 8th day of June, 1928.

By His Excellency's Command,
J. M. DREW,
Chief Secretary.

GOD SAVE THE KING!!!

Bank Holiday at Kalgoorlie.

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., Gov-
ernor in and over the State of West-
ern Australia and its Dependencies in
the Commonwealth of Australia.

W. R. CAMPION,
Governor.

[L.S.]

IN pursuance of the provisions contained in the fifth section of "The Bank Holidays Act, 1884," I, the Governor of the said State, do by this my Proclamation appoint Wednesday, 29th August, 1928, a special day to be observed as a Bank Holiday in the Town of Kalgoorlie.

Given under my hand and the Public Seal of the said State, at Perth, this 6th day of July, 1928.

By His Excellency's Command,
J. M. DREW,
Chief Secretary.

GOD SAVE THE KING!!!

The Inebriates Act, 1912.

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., Gov-
ernor in and over the State of West-
ern Australia and its Dependencies in
the Commonwealth of Australia.

W. R. CAMPION,
Governor.

[L.S.]

336/20.

WHEREAS under the provisions of Section 3A of "The Inebriates Act, 1912" (as amended by Act No. 29 of 1919), the Governor may by Proclamation declare any building, place, or establishment conducted or carried on by any person or body of persons, Society or Association, to be an approved institution for the purposes of this Act, and may at any time revoke such Proclamation: And whereas it is desirable to revoke the Proclamation made and published in the *Government Gazette* on the 6th February, 1920, declaring the Salvation Army Prison Brigade Home at Claremont an approved institution for the purposes of the said Act, and declare the Salvation Army Prison Brigade Home at Claremont to be discontinued and closed: Now, therefore I, the said Governor, by and with the advice and consent of the Executive Council, and in exercise of all powers in this behalf enabling, do hereby revoke the Proclamation published in the *Government Gazette* on the 6th February, 1920, and declare the Salvation Army Prison Brigade Home at Claremont to be discontinued and closed as from the 1st July, 1928.

Given under my hand and Public Seal of the said State this 11th day of July, 1928.

By His Excellency's Command,
J. M. DREW,
Chief Secretary.

GOD SAVE THE KING!!!

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, on the 11th day of July, 1928, the following Order in Council was authorised to be issued:—

The Fertilisers and Feeding Stuffs Act, 1904.

ORDER IN COUNCIL.

WHEREAS it is enacted by Section 30 of "The Fertilisers and Feeding Stuffs Act, 1904," that the Governor may from time to time make regulations, *inter alia*, as to any matters whatsoever, not being contrary to the provisions of this Act, necessary to give effect to this Act: And whereas it is deemed expedient to amend the regulations under the said Act published in the *Government Gazette* on the 3rd day of August, 1906, by adding thereto a new regulation as hereinafter mentioned: Now, therefore, His Excellency the Governor, acting with the advice and consent of the Executive Council, and in exercise of the powers conferred by the said Act, doth hereby amend the regulations under the said Act published in the *Government Gazette* on the 3rd day of August, 1906, by adding thereto a new regulation after Regulation 4 as follows:—

"4A. For the purposes of the next preceding Regulation 4 any article therein mentioned, if it consists of or is prepared from bones or other animal products which have not been first submitted to a chemical process or to a steam pressure of not less than 30lbs. to the square inch for a period of not less than two hours, so as to render the same to the best of the vendor's knowledge and belief free from all infection, shall, until the contrary is proved by the vendor, be deemed to be an article which contains an ingredient deleterious to cattle."

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

THE FIRE BRIGADES ACT, 1916.

Chief Secretary's Department,
1143/22. Perth, 12th July, 1928.

HIS Excellency the Governor in Council has been pleased to appoint Hon. J. M. Drew, M.L.C., as the responsible Minister of the Crown to administer "The Fire Brigades Act, 1916," and the Hon. W. H. Kitson, Honorary Minister, to assist the Hon. J. M. Drew in the administration of the said Act.

H. C. TRETOWAN,
Under Secretary.

APPOINTMENT.

Chief Secretary's Department,
1135/23. Perth, 12th July, 1928.

HIS Excellency the Governor in Council has been pleased to appoint B. E. Bardwell to be Wharfinger, Shipping Master, and Deputy Harbour Master, Broome, from 1st July, 1928, *vice* E. J. Bateman, resigned.

H. C. TRETOWAN,
Under Secretary.

NOTICE TO MARINERS.

Australia—West Coast.
Champion Bay—Geraldton.

MARINERS and others are hereby notified that the staff and cage have been replaced on the Outer Knoll Buoy, Champion Bay, Geraldton.

Charts affected:
No. 1725, Champion Bay.
No. 1723, The Houtman Rocks.
No. 1033, Champion Bay to Cape Naturaliste.

Publication:
Australia Pilot, Volume V.

J. HARRIS,
Chief Harbour Master.
Harbour and Light Department,
Fremantle, 26th June, 1928.

PORT OF FREMANTLE.

Gage Roads to Owen Anchorage.

Bearings of Channel across Success Bank.

NOTICE TO MARINERS.

FURTHER to Notice to Mariners issued by the Fremantle Harbour Trust Commissioners dated 28th March, 1927, and published in the *Government Gazette* of 1st April, 1927, some question has arisen as to the exact bearings of the transit leads for this channel, which the said notice gave as S. 10 deg. E.

Pending the issue of another notice after the matter can be properly checked, mariners are warned against relying upon compass bearings for this channel.

Mariners should keep the Southern transit leads in line and note their compass bearings of same in case the leads may be shut in by invisibility after they have entered the channel.

Chart affected: No. 1058—Rottneest Island to Warnbro' Sound.

Dated at Fremantle this 22nd day of June, 1928.

For the Fremantle Harbour Trust Commissioners,

(Sgd.) H. S. NICHOLAS,
Harbour Master.

(Sgd.) F. STEVENS,
Secretary.

NOTICE TO MARINERS.

Australia—West Coast.

Denham Channel, Shark Bay.

MARINERS and others are hereby notified that the White Flashing Light on No. 1 Outer Buoy, Denham Channel, Shark Bay, has been extinguished and will be relighted as soon as possible.

Charts affected:
No. 518, Shark Bay.
No. 1056, Cape Cuvier to Champion Bay.

Publication:
Australia Pilot, Volume V.

J. HARRIS,
Chief Harbour Master.
Harbour and Light Department,
Fremantle, 3rd July, 1928.

Office of Public Service Commissioner,
Perth, 12th July, 1928.

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

Ex. Co. 1909; P.S.C. 362/28.—A. C. Harris, B. H. Bednall, W. Lockhart, and D. R. Moore, Assistant Divisional Forest Officers, Forests Department, to be Divisional Forest Officers, at salaries of £408 per annum, as from 1st July, 1928

Ex. Co. 1909; P.S.C. 349/28.—E. W. Jones, Clerk, Shorthand-writing and Typing, Lands and Surveys Department, to be Clerk, Shorthand-writing and Typing, (Surveyor General and Pastoral Appraisement Board), at a salary of £252 per annum, as from 11th April, 1928.

Ex. Co. 1962; P.S.C. 175/27.—Allen William Johnson, under Section 28 of the Public Service Act, to be Junior Clerk, Land Titles Office, Crown Law Department, at a salary of £120 per annum, as from 1st January, 1928.

And of the acceptance of the following resignation:—
Ex. Co. 1962.—W. C. Mills, Clerk, Education Department, dating from 28th July, 1928.

G. W. SIMPSON,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
Crown Law	Second Metropolitan Stipendiary Magistrate and Police Magistrate	£636—£804	14th July, 1928.
Do.	Fourth Metropolitan Stipendiary Magistrate and Police Magistrate	£600—£756	do.
Public Works	Draftsmen (2) *	£384—£432	21st July, 1928.
Chief Secretary's	Clerk (Ledgers)	£264—£312	27th July, 1928.
Treasury (State Savings Bank)	Clerk Assistant, William Street Branch	£300—£336	do.

* One on Metropolitan Water Supply Department section and one on Main Roads Board section.

G. W. SIMPSON,
Public Service Commissioner.

Crown Law Department,
Perth, 12th July, 1928.

HIS Excellency the Lieut. Governor in Executive Council has appointed John F. Bell, of Cottesloe, as a Sworn Valuator under "The Transfer of Land Act, 1893."

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

E. P. Foreman as Acting Electoral Registrar for the Albany Electoral District, *vice* J. F. Robertson, temporarily transferred.

Constable J. Coppinger as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Onslow; also Acting Clerk of the Ashburton Court of Session, *vice* Constable H. A. Martin.

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

Constable J. Coppinger as Bailiff of the Onslow Local Court, *vice* Constable H. A. Martin.

Constable E. Edwardes as Bailiff of the Menzies Local Court, *vice* Constable J. Harris, resigned.

THE Hon. Minister for Justice has approved of the undermentioned appointments and cancellation of appointments of Postal Vote Officers under Section 89 of "The Electoral Act, 1907":—

APPOINTMENTS.

Greenough District.

Eradu—Nattrass, E. (Postmistress).

Kanowna District.

Circle Valley—Seagrim, T. A.

Yilgarn District.

Ghooli—Groves, C.

CANCELLATIONS.

Avon District.

Burracoppin—Keegan, Miss D.

Beverley District.

South Kuminin—Tucker, P.

Gascoyne District.

Carnarvon, Boundary Store—Nickells, Frank.
Manberry, Carnarvon—Cumming, Eric.

Kimberley District.

Forrest River Mission—Taylor, William Thos.
Gogo—Millard, G.
Ord River—Egan, Joseph.
Rosewood—Drogemuller, Chas.

Murray-Wellington District.

Yarloop—Ward, Sydney Alfred.

Roebourne District.

Beadon—Pilkington, Michael Francis.
Whim Creek—Sleeman, Herbert Richard.

Toodyay District.

Bolgart, Poincane St.—Montgomery, Clarence E.

Wagin District.

Lake Grace—Teer, Jacob.

Williams-Narrogin District.

Darkan, "Rhodesdale"—Wild, Edward.

H. G. HAMPTON,
Under Secretary for Law.

THE LEGAL PRACTITIONERS ACT, 1893

(as amended by Acts No. 37 of 1909 and No. 48 of 1926).

Barristers' Board—Amendment of Additional Rules.

NOTICE is hereby given that, at a meeting of the Barristers' Board, duly convened for and held on Tuesday, the 3rd day of July, 1928, at the Board Office, Supreme Court, Perth, the following amendment of the additional Rules of the said Board of the 31st day of May, 1927, was made, to come into operation as from the 1st day of August, 1928, viz.:—

Additional Rule I.:—

The figure "6" therein is deleted and the figure "5" is substituted in lieu thereof.

Dated this 3rd day of July, 1928.

W. F. SAYER,
Solicitor General, Chairman.

FORFEITURES.

THE undermentioned Lease has been cancelled under Section 136 of "The Land Act, 1898," for non-payment of rent to 30th June, 1928:—

Name, District, Lease No., Area, Rent, Corr. No.
Genn, J. G.; Varden, S. E., and Holt, Auburn, Eastern,
3486/97 (50,000 acres), £18 15s.; 6376/26.

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

Clark, John, Denmark, 5606/153 (2r.), abandoned;
9531/12.
Gardner, F. G., Victoria (7569), 959/41A (108a.),
abandoned; 3342/95.
Everett, F. A.; Mills, W. T., Kimberley, 1021/98
(203,000a.), abandoned; 1120/11.
Larsen, Leif, Norlup Park, 20/2271 (234a. 3r. 22p.),
non-compliance with conditions; 16/28.
Comyns, C. E., Swan (2209/10, 2278, 1517/8, 1953,
1941), 22166/68 (1,070a.), abandoned; 2517/27.

W. P. ODELL,
Acting Under Secretary for Lands.

LAND OPEN FOR SELECTION.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under and subject to "The Land Act, 1898," and its amendments, including such further amendments as may be made by Parliament during the current year.

All approvals shall be subject to the residence conditions as prescribed by Section 55 of the said Act.

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 Munition 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.

Applications must be lodged at the Local Land Office for the district in which the land is situated, not later than the date specified, but may be lodged before such date if so desired.

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.

OPEN WEDNESDAY, 18th JULY, 1928.

ALBANY LAND AGENCY.

"B."

Plantagenet District (near Ongerup Creek).

Corr. No. 1895/28.

Open under Parts V., VI., and VIII. (Plan 446/80, A1.)

The area, containing about 1,500 acres, bounded on the North by Locations 3050, 958, and 2230, on the East by Locations 1552 and 2233, on the South by the prolongation Westerly of the Southern boundary of the latter location, on the West by Locations 3355 and 1602 and the prolongation Southerly of the Eastern boundary of the latter location; subject to survey, classification, and pricing, and to the payment of the prescribed cost of survey £32 10s.) being lodged with application.

BEVERLEY LAND AGENCY.

"B."

Avon District (six miles South of Mears Siding).

Corr. No. 3627/25.

Open under Parts V., VI., and VIII. (Plan 378B/40, E1.)

Locations 18777, 18778, 18779, 18780, and 23783, containing 1,495 acres 3 roods 7 perches; subject to pricing; classification pages 4 and 5 of 3627/25; being C. D. Cartwright's forfeited Conditional Purchase Lease 20000/68 and Homestead Farm Lease 24904/74.

"B."

Avon District (10 miles South of Bullyee).

Corr. No. 2506/26.

Open under Parts V., VI., and VIII. (Plan 378B/40, E & F1.)

Locations 17379, 18557, 7394, and 7485, containing 300 acres, 400 acres, 340 acres, and 158 acres respectively, at 8s. per acre if taken together; classification pages 20 to 24 of 1798/23; subject to the payment or taking over of the Agricultural Bank mortgage. The Government retain the right of free resumption for railways and other purposes; being John Morris's forfeited Conditional Purchase Lease 42357/55.

BRIDGETOWN LAND AGENCY.

"B."

Nelson District (three miles East of Eastbrook).

Corr. No. 1869/27.

Open under Parts V., VI., and VIII. (Plan 442B/40, F2.)

Location 9784, containing 119 acres 1 rood 37 perches, at 17s. 6d. per acre, excluding improvements; classification page 46 of 4757/20; subject to the payment or taking over of the Agricultural Bank mortgage; being J. S. Slee's forfeited Conditional Purchase Lease 25633/74.

BRIDGETOWN LAND AGENCY.

NELSON DISTRICT—CUNDINUP REPURCHASED ESTATE—(situate 10 miles South-West of Kirup)—Plan, 414D/40 B4.

Available for General Selection.

Corres. 5819/27.

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-Imperial Soldiers.	Civilians.	Agricultural Bank indebtedness.	Improvements.	
				Plus first half year's interest capitalised at 6 per cent. per annum.	Half-yearly Instalment.		Half-yearly Instalment.			Total charge, including capitalised interest.	Half-yearly instalment* over 25 years, at 6½ per cent. per annum.
					Next 4½ years only at 6 per cent. per annum.	Balance 25 years and interest at 6 per cent. per annum.	Over 30 years, including interest at 6 per cent. per annum.	Over 30 years, including interest at 6 per cent. per annum.			
	a. r. p.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	
8005	129 2 26	1 13 9	213 15 7	225 6 10	6 15 3	8 15 2	7 18 2	7 13 6	

Subject to Agricultural Bank mortgage; being B. McMahon's forfeited C.P. Lease 20/2272.

BUNBURY LAND AGENCY.

"B."

Wellington (Harvey A.A.) District (South-East of Cookernup).

Corr. No. 3211/19.

Open under Part V., Section 60. (Plan 383D/40, C3.)

Lot 341, containing 6 acres 3 roods 15 perches, at 16s. per acre (including survey fee); classification page 9 of File 3211/19.

ESPERANCE LAND AGENCY.

"B."

Fitzgerald District (11 miles West of Salmon Gums).

Corr. No. 4788/27.

Open under Parts V., VI., and VIII. (Plan 392/80, A3.)

Location 1273, containing 1,000 acres 3 roods 32 perches, at 9s. per acre; classification page 8 of 4788/27; subject to the conditions governing selection in this district; being F. H. Callaghan's cancelled application.

GERALDTON LAND AGENCY.

"B."

Victoria District (about two miles South-East of Gutha).

Corr. No. 2044/28.

Open under Part V., Section 57. (Plan 128/80, C3.)

The area, containing 4 acres 3 roods 19 perches, bounded on the South by Location 5506, on the West by Locations 5509, and on the North-East by the Wongan Hills-Mullewa Railway; open to adjoining holders only; price, 11s. per acre.

KATANNING LAND AGENCY.

"B."

Kojonup District (near Wadjekanup Pool).

Corr. No. 785/07.

Open under Part V., Section 57. (Plan 416C/40, F4.)

Reserve 10237, containing about 12 acres, being the area bounded on the South by Road 3999, on the North-West by a closed road along the South-East boundary of Location 4181, and on the East by the Wadjekanup River; subject to pricing; classification page 19 of Lands and Surveys File 785/07. (Reserve 10237 (Water) is hereby cancelled.)

NARROGIN LAND AGENCY.

"B."

Williams District (20 miles East of Kondinin).

Corr. No. 993/27.

Open under Parts V., VI., and VIII. (Plan 376/80, D3.)

Location 14364, containing about 2,500 acres; subject to survey, classification, and pricing, and the payment of full survey fee (£40) with applications; being A. E. Akesson's cancelled application.

NORTHAM LAND AGENCY.

"B."

Ningham District (about four miles North-West of Dalkooting Wells).

Corr. No. 4162/21.

Open under Parts V., VI., and VIII. (Plan 54/80, A1.)

The area, containing about 208 acres, bounded on the West by Locations 923 and 2228, on the North by Location 2229, on the East by the prolongation South-erly of the Eastern boundary of the latter location, and on the South by the prolongation Easterly of the Southern boundary of Location 923; subject to survey, classification, and pricing, and to the payment of the prescribed cost of survey (£14) being lodged with application.

"B."

Ningham District (about three miles South of Kularin Soak).

Corr. No. 2537/25.

Open under Parts V., VI., and VIII. (Plan 65/80, E4.)

The area containing about 480 acres, bounded on the South by Location 2409, on the West by Location 1141, on the North by a one-chain road along the Southern boundary of Location 2407, on the East by the pro-longation Northerly of the Eastern boundary of Loca-tion 2409; subject to survey, classification, and pricing, and to the payment of the prescribed cost of survey (£18), if considered necessary by the Lands Depart-ment.

"B."

Avon District (eight miles South of Kununoppin).

Corr. No. 1375/28.

Open under Parts V., VI., and VIII. (Plan 34/80, C3.)

Location 25238, containing about 2,600 acres; subject to survey, classification, and pricing, and the payment of full or partial survey fee, as may be required, with applications; being D. Gwynne's cancelled application.

"B."

Avon District (11 miles South-West of Wyalkatchem).

Corr. No. 6597/25.

Open under Parts V., VI., and VIII. (Plan 33/80, D4.)

Location 16496, containing 997 acres 1 rood 14 perches, at 4s. 9d. per acre; classification page 9 of 3732/15; being E. A. MacDonald's forfeited Conditional Purchase Lease 19901/68.

"B."

Avon District (near Cramphorne Siding).

Corr. No. 2452/27.

Open under Parts V., VI., and VIII. (Plan 5/80, D1 & 2.)

Locations 18301 and 19137, containing 1,952 acres, at 5s. 3d. per acre; classifications page 7 of 1963/22 and page 6 of 4950/23; subject to the Government retaining the right of free resumption for railway and other purposes; being P. J. McCarthy's forfeited Con-ditional Purchase Lease 21838/68.

"B."

Avon District (six miles East of Cramphorne Siding).

Corr. No. 1054/28.

Open under Parts V., VI., and VIII. (Plan 5/80, E2.)

Locations 19210 and 19212, containing 1,979 acres, at 3s. per acre; classification page 5 of 3591/22; being J. T. Smith's cancelled application.

RAVENSTHORPE LAND AGENCY.

"B."

Oldfield District (10 miles North-West of Ravens-thorpe).

Corr. No. 1412/27.

Open under Parts V. and VI. (Plan 405/80, E3.)

Location 348, containing 1,000 acres, at 8s. 6d. per acre; classification page 4 of 6092/23; subject to min-ing conditions; being Mr. E. Creighton's forfeited Conditional Purchase Lease 21672/68.

WAGIN LAND AGENCY.

"B."

Roe District (18 miles North-East of Pingrup).

Corr. No. 3380/27.

Open under Parts V., VI., and VIII. (Plan 407/80, F2 & 3.)

Location 422, containing 1,202 acres 2 roods 22 perches, at 7s. per acre; classification page 3 of 7107/22; being R. and A. Bond's forfeited Conditional Purchase Lease 21919/68.

"B."

Williams District (eight miles South of Toolibin).

Corr. No. 5319/27.

Open under Parts V., VI., and VIII. (Plan 386D/40, A3.)

Location 12436, containing 2,944 acres 2 roods 59 perches, at 5s. 3d. per acre; classification page 6 of 7445/20; being Charles Dunn's forfeited Conditional Purchase Lease 22478/68.

OPEN WEDNESDAY, 25th JULY, 1928.

ALBANY LAND AGENCY.

"B."

Plantagenet District (11 miles from Redmond Siding).

Corr. No. 1227/28.

Open under Parts V., VI., and VIII. (Plan 451/80, D3.)

Location 2830, containing 100 acres, at 11s. per acre; classification page 6 of 1288/16.

BRIDGETOWN LAND AGENCY.

"B."

Sussex District (about three miles North-West of Kudardup Siding).

Corr. No. 1762/23.
Open under Parts V., VI., and VIII. (Plan 441/80, B1.)

Location 1502, containing 266 acres 3 roods 19 perches; subject to pricing; classification page 9 of 110E/20, Vol. 1; being J. C. Foster's forfeited Lease 39974/55.

"B."

Wellington District (about 1½ miles North-East of Noggerup).

Corr. No. 5874/21.

Open under Parts V., VI., and VIII. (Plan Rose-neath Estate, and 414E/40.)

Location 3035, containing 100 acres 3 roods 10 perches, at 17s. per acre; classification page 30 of 861/21; subject to Agricultural Bank mortgage, together with Roseneath Estate Location 3709; being H. H. Thurley's forfeited Lease 38769/55.

BRIDGETOWN LAND AGENCY.

WELLINGTON DISTRICT—ROSENEATH REPURCHASED ESTATE—(situate about 1½ miles N. of Noggerup)—Plan Roseneath Estate.

Available for General Selection.

Corres. 4952/21.

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

Lot No.	Area.	Price per acre.	Purchase money.	To Returned Soldiers.			Ex-Imperial Soldiers.	Civilians.	Agricultural Bank Indebtedness.	Improvements.	
				Plus first half year's interest capitalised at 6 per cent. per annum.	Half-yearly Instalment.		Half-yearly Instalment.			Total charge, including capitalised interest.	Half-yearly instalment over 25 years, at 6½ per cent. per annum.
					Next 4½ years only at 6 per cent. per annum.	Balance 25 years and interest at 6 per cent. per annum.	Over 30 years, including interest at 6 per cent. per annum.	Over 30 years, including interest at 6 per cent. per annum.			
3709	a. r. p. 261 1 2	£ s. d. ...	£ s. d. 455 0 0	£ s. d. 468 13 0	£ s. d. 14 1 3	£ s. d. 18 4 4	£ s. d. 16 8 10	£ s. d. 15 19 3	£ s. d. ...	£ s. d. ...	£ s. d. ...

Subject to the Agricultural Bank's mortgage together with Wellington Location 3035; being H. H. Thurley's forfeited Lease 20/1856.

BUNBURY LAND AGENCY.

"B."

WELLINGTON DISTRICT—DARDANUP REPURCHASED ESTATE (situate about 1 mile N.E. of Dardanup).

(Plan Dardanup Estate 411D/40.)

Available for General Selection.

Corres. 3391/23.

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

Lot No.	Area.	Price per acre.	Purchase money.	To Returned Soldiers.			Ex-Imperial Soldiers.	Civilians.	Agricultural Bank Indebtedness.	Improvements.	
				Plus first half year's interest capitalised at 6 per cent. per annum.	Half-yearly Instalment.		Half-yearly Instalment.			Total charge, including capitalised interest.	Half-yearly instalment over 25 years, at 6½ per cent. per annum.
					Next 4½ years only at 6 per cent. per annum.	Balance 25 years and interest at 6 per cent. per annum.	Over 30 years, including interest at 6 per cent. per annum.	Over 30 years, including interest at 6 per cent. per annum.			
10 } 11 }	a. r. p. 100 3 5	£ s. d. 17 0 0	£ s. d. 1,713 9 10	£ s. d. 1,764 13 8	£ s. d. 52 18 10	£ s. d. 68 11 11	£ s. d. 61 18 4	£ s. d. 60 2 0	£ s. d. ...	£ s. d. ...	£ s. d. ...

Subject to the payment of improvements; being W. F. Pearce's forfeited Lease 20/2075.

GERALDTON LAND AGENCY.

VICTORIA DISTRICT—YANDANOOKA REPURCHASED ESTATE (situate about 3 miles S. of Yandanooka)—Plan, 123/80 D. & E. 3.

Available for General Selection.

Corres. 217/28.

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

Lot No.	Area.	Price per acre.	Purchase Money.	To Returned Soldiers.			Ex-Imperial Soldiers.	Civilians.	Agricultural Bank Indebtedness.	Improvements.	
				Plus first year's interest capitalised at 4½ per cent. per annum.	Half-yearly instalment, next 4 years only at 4½ per cent. per annum.	Half-yearly instalment, balance 35 years, and interest at 5 per cent. per annum.	Half-yearly instalment over 30 years, including interest at 6 per cent. per annum.	Half-yearly instalment over 40 years, including interest at 5 per cent. per annum.		Total charge, including capitalised interest.	Half-yearly instalment over 25 years, at 6½ per cent. per annum.
					£ s. d.	£ s. d.	£ s. d.	£ s. d.			
111 } 112 }	a. r. p. 1,942 0 0	£ s. d. 0 6 6	£ s. d. 681 3 0	£ s. d. 645 7 0	£ s. d. 14 10 5	£ s. d. 19 12 4	£ s. d. ...	£ s. d. 17 17 5	£ s. d. ...	£ s. d. ...	£ s. d. ...

Being C. J. Downey's cancelled application.

GERALDTON LAND AGENCY.

"B."

Victoria District (about nine miles East of Bowgada).

Corr. No. 3490/26.

Open under Parts V., VI., and VIII. (Plans 122/80, F2, and 121/80, A2.)

That area of unsurveyed land, comprising about 4,620 acres, bounded by lines starting from the North-East corner of Location 8481 Northward about 130 chains; thence West to and along Locations 7877 and 7715; thence South along Location 7515; thence Eastward along Locations 4756, 8482, and 8481 to starting point; being area excluded from B. and D. I. A. de Bernales' applications; subject to selection within Pastoral Leases in the South-West Division and payment of full or partial survey fee if called upon.

"B."

Victoria District (two miles West of Pintharuka).

Corr. No. 4860/27.

Open under Parts V., VI., and VIII. (Plan 128/80, B4.)

Location 5504, containing 999 acres, at 12s. per acre; classification page 17 of 13757/10; subject to Agricultural Bank encumbrances; being D. M. Carstairs' forfeited Conditional Purchase Lease 42461/55.

NARROGIN LAND AGENCY.

"B."

Avon District (two miles South-East of Yealering).

Corr. No. 7471/22.

Open under Parts V., VI., and VIII. (Plan 377A/40, A2.)

Location 19635, containing 160 acres, at 10s. 6d. per acre; classification page 8 of 7471/22; being E. Kew's forfeited Lease 17241/68.

"B."

Avon District (about 12 miles South-East of Yealering).

Corr. No. 3693/27.

Open under Parts V., VI., and VIII. (Plan 377A/40, C2.)

Location 25720, containing about 97 acres; subject to pricing; classification page 5 of 3693/27; being H. A. Hotham's cancelled application.

"B."

Williams District (about five miles South-East of Congelin).

Corr. No. 1623/21.

Open under Parts V., VI., and VIII. (Plans 384B/40, F1 & 2, 385A/40, A2.)

Location 11166, containing 157 acres 1 rood; subject to pricing; classification page 8 of 1552/12; and Location 10296, containing 239 acres 3 roods 39 perches; subject to pricing; classification page 11 of 4643/22.

NORTHAM LAND AGENCY.

"B."

Avon District (about nine miles West of Nukarni).

Corr. No. 487/28.

Open under Parts V., VI., and VIII. (Plan 34/80, E4.)

Location 11084, containing 1,000 acres, at 8s. per acre; classification page 23 of 2928/08, Vol. 1; subject to the taking over of the Agricultural Bank mortgage; being F. Lawrence's cancelled application.

"B."

Avon District (about eight miles South-East of Wogarl Siding).

Corr. No. 1056/28.

Open under Parts V., VI., and VIII. (Plan 5/80, E3.)

Location 25303, containing about 1,480 acres; subject to survey, classification, pricing, and payment of full survey fee (£32 10s.) with application; being A. J. Crawford's cancelled application.

"B."

Avon District (about 10½ miles North of Wyola)

Corr. No. 505/28.

Open under Parts V., VI., and VIII. (Plan 26B/40, D & E2.)

Location 24996, containing 978 acres 3 roods 12 perches; subject to pricing and payment of full survey fee (£25 10s.) with application; being E. S. Chown's cancelled application.

"B."

Ninghan District (about nine miles North-West of Koorda).

Corr. No. 1436/28.

Open under Parts V., VI., and VIII. (Plan 56/80, D2.)

Locations 212 and 2283, containing 1,937 acres 3 roods 38 perches, at 6s. 3d. per acre; classification page 23 of 5219/08; being W. Smith's cancelled application.

"B."

Ninghan District (about nine miles South of Kulja).

Corr. No. 4197/27.

Open under Parts V., VI., and VIII. (Plan 65/80, D4.)

Location 2609, containing about 3,200 acres; subject to survey, classification, and pricing and to the payment of full cost of survey (£47 10s.) with application.

PERTH LAND AGENCY.

"B."

Murray District (about two miles South of Meelon Siding).

Corr. No. 5188/27.

Open under Parts V., VI., and VIII. (Plan 380D/40, C4.)

Location 347, containing 160 acres, at 9s. per acre; classification page 17 of 1928/17; being W. G. Roberts' forfeited Lease 25804/74.

SOUTHERN CROSS LAND AGENCY.

"B."

Yilgarn District (about four miles South-West of Westonia).

Corr. No. 1973/22.

Open under Parts V. and VI. (Plan 35/80, D4.)

Location 153, containing 1,532 acres 1 rood 3 perches, at 5s. per acre; classification page 26 of 1113/22; subject to timber and mining conditions as applying to this locality; being M. Polkinghorn's forfeited Lease 15591/68.

"B."

Yilgarn District (near Perilya).

Corr. No. 330/28.

Open under Parts V. and VI. (Plan 36/80, D1.)

Location 1115, containing about 2,250 acres; subject to survey, classification, pricing, and payment of survey fee (£40) with application; being A. Farr's cancelled application.

"B."

Yilgarn District (about 17 miles East of Kalkalling).

Corr. No. 1273/26.

Open under Parts V. and VI. (Plan Geelakin Sheet 2.)

Location 351, containing 956 acres 1 rood 32 perches, at 10s. per acre; classification page 7 of 367/26; subject to mining conditions and the right of resumption by the Crown, without compensation, except for improvements, also to an Agricultural Bank mortgage; further, subject to the payment to the Crown of the value of existing improvements within 30 days of the issue of approval notice, and in default of payment within the time stated, the lease will be forfeited without further notice; being S. Roberts' forfeited Lease 41866/55.

WAGIN LAND AGENCY.

"B."

Roe District (near Burngup).

Corr. No. 5472/27.

Open under Parts V., VI., and VIII. (Plan 387/80, E3.)

Location 1184, containing about 1,156 acres; subject to survey, classification, and pricing, and payment of full survey fee (£28) with application; being D. T. Potts' cancelled application.

"B."

Williams District (about six miles North-East of Dumblebung).

Corr. No. 3479/26.

Open under Parts V., VI., and VIII. (Plan 408A/40, B & C1.)

Locations 6777, 7134, 6778, 8821, and 10380, containing 1,040 acres 1 rood, at 12s. 6d. per acre; classification page 18 of 3476/26; subject to an Agricultural Bank mortgage of £800; being J. M. Melvin's forfeited Lease 42180/55.

OPEN WEDNESDAY, 1st AUGUST, 1928.

ALBANY LAND AGENCY.

"B."

Plantagenet District (about three miles South-West of Redmond).

Corr. No. 3880/13.
Open under Parts V., VI., and VIII. (Plan 451/80, B4.)
Location 3644, comprising 160 acres, at 8s. 6d. per acre; classification page 10 of 3880/13; subject to the right of the Crown to enter upon the land for drainage, etc., free of compensation; being J. Irwin's forfeited Homestead Farm 25443/74.

BEVERLEY LAND AGENCY.

"B."

Roe District (near King Rocks).

Corr. No. 1935/28.
Open under Parts V., VI., and VIII. (Plan 346/80, B & C2.)

Loc. No.	Area.			Price per Acre.		Area Cultivable Land. acres.
	a.	r.	p.	s.	d.	
1430	1,442	1	13	9	6	742
1431	1,357	2	16	10	0	756
1432	1,344	1	28	9	6	646
1433	2,478	2	5	7	0	803
1434	1,506	2	38	9	3	750

The Agricultural Bank Trustees are prepared to consider a maximum advance of £1,300 on these locations under Zone No. 2 conditions.

"B."

Roe District (near The Humps).

Corr. No. 2423/28.
Open under Parts V., VI., and VIII. (Plan 346/80, Locations near Humps, Sheet 2.)

Loc. No.	Area.			Price per Acre.		Area Cultivable Land. acres.
	a.	r.	p.	s.	d.	
†1421	1,418	0	13	8	6	674
†1422	1,051	2	5	11	3	704

Roe District (near The Humps)—continued.

Loc. No.	Area.			Price per Acre.		Area Cultivable Land. acres.
	a.	r.	p.	s.	d.	
†1423	1,566	1	38	8	0	673
†1424	1,311	3	12	10	3	820
†1425	1,273	2	4	9	0	580
†1426	1,437	3	17	7	0	390
†1427	1,474	1	31	5	9	289
†1428	1,987	1	2	5	0	228
†1429	2,103	0	3	7	3	699
†1446	1,718	3	24	8	3	800
†1447	1,160	3	2	9	9	657
†1448	1,199	3	16	9	0	624
†1449	2,838	2	37	6	0	784
†1450	1,825	3	17	7	3	750
†1451	2,381	0	3	6	3	590
†1452	2,052	1	14	6	6	451
†1453	2,496	3	39	6	9	376
†1454	2,023	2	9	9	0	990

† No Agricultural Bank advances are guaranteed on these locations.

‡ The Agricultural Bank Trustees are prepared to consider a maximum advance of £1,300 on these locations under Zone No. 2 conditions.

"B."

Avon District (about eight miles North of Bulyee).

Corr. No. 5570/27.

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

Location 23951, containing about 700 acres; subject to survey, classification, and pricing, and payment of survey fee of £21 with application; and Locations 23432 and 23613, containing 139 acres 3 roods 31 perches and 100 acres 0 roods 10 perches respectively, at 7s. 6d. per acre each; classifications page 3 of 4625/22 and 6384/23; being G. H. Withnell's cancelled application.

BRIDGETOWN LAND AGENCY.

WELLINGTON DISTRICT—UPPER CAPEL REPURCHASED ESTATE (situate about 4 miles N.W. of Kirup.)

Plan—414D/40, C3; 414A/40, C2.

Available for General Selection.

Corres. 6333/24.

Open under Part V., Section 55, of "The Land Act, 1898," as modified by "The Agricultural Lands Purchase Act, 1909," and Section 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.	
					Next 4½ years only at 6 per cent. per annum.	Balance 25 years and interest at 6 per cent. per annum.	Over 30 years, including interest at 6 per cent. per annum.	Over 30 years, including interest at 6 per cent. per annum.
2543	a. r. p. 227 0 7	£ s. d. ...	£ s. d. 794 0 0	£ s. d. 817 16 8	£ s. d. 24 10 8	£ s. d. 31 15 9	£ s. d. 28 14 3	£ s. d. 27 17 4

Subject to the Agricultural Bank's indebtedness; being F. P. Mortimore's forfeited lease 20/2167.

BRIDGETOWN LAND AGENCY.

“B.”

Nelson District (about six miles South-West of Pemberton).

Corr. No. 5795/21.

Open under Parts V., VI., and VIII. (Plan 442C/40, D4.)

Location 8019, comprising 82 acres 1 rood 29 perches, at 14s. per acre; classification page 4 of 2976/18; subject to the right of the Crown to construct and maintain timber railways without compensation and the conditions governing selection in this district; being W. J. Sproull's forfeited Lease 12687/56.

ESPERANCE LAND AGENCY.

“B.”

Fitzgerald District (nine miles East of Kumarl).

Corr. No. 4970/26.

Open under Parts V., VI., and VIII. (Plan 371/80, C4.)

Location 1003, containing 1,093 acres 2 roods 33 perches, at 9s. per acre; classification page 18 of 5608/25; subject to mining conditions and special conditions governing selection in this district; being H. J. Millar's forfeited Conditional Purchase Lease 42062/55.

“B.”

Esperance District (seven miles North-East of Scaaddan).

Corr. No. 1980/27.

Open under Parts V., VI., and VIII. (Plan 402/80, D3, Esperance Sheet 5.)

Locations 786 and 1325, containing 1,199 acres 0 roods 33 perches, at 9s. per acre; classification page 10 of 5188/21; and Location 788, containing 1,000 acres 2 roods 27 perches, at 10s. per acre; classification page 8 of 5188/21; subject to the conditions governing selection in this district; being J. Parker's forfeited Conditional Purchase Lease 42332/55 and Homestead Farm Lease 25594/74 and W. J. Bunt's cancelled application.

“B.”

Fitzgerald District (11 miles East of Grass Patch).

Corr. No. 585/27.

Open under Parts V., VI., and VIII. (Plan 402/80, E1.)

Locations 351 and 1218, containing 942 acres 2 roods 30 perches, at 8s. 9d. per acre; classification page 6 of 5490/21; subject to conditions governing selection in this district; being H. Fraser's forfeited Conditional Purchase Lease 42336/55 and Homestead Farm Lease 25602/74.

“B.”

Esperance District (eight miles West of Treslove).

Corr. No. 1830/27.

Open under Parts V., VI., and VIII. (Plan 402/80, B2 & 3.)

Locations 873 and 938, containing 1,014 acres 1 rood 7 perches, at 8s. 3d. per acre; classification page 14 of 5186/21; subject to the conditions governing selection in this district; being H. Smith's forfeited Conditional Purchase Lease 21860/68 and Homestead Farm Lease 25617/74; Agricultural Bank assistance doubtful.

“B.”

Esperance District (near Gibson Siding).

Corr. No. 4482/26.

Open under Parts V., VI., and VIII. (Plan 423/80, D2.)

Location 626, containing 2,000 acres 1 rood 37 perches, at 5s. per acre; classification page 12 of 15283/11; subject to the conditions governing selection in this district; being M. T. Fox's forfeited Conditional Purchase Lease 21458/68.

GERALDTON LAND AGENCY.

“B.”

Victoria District (about five miles South-East of Eradu).

Corr. No. 862/27.

Open under Parts V., VI., and VIII. (Plan 157/40, F4.)

That portion of unsurveyed land bounded by lines starting from the North-East corner of Location 4060; thence East about 218 chains; thence South about 195 chains; thence West about 171 chains; thence North to and along Locations 3532 and 4060 to the starting point, excluding Location 8383 comprising about 4,820 acres; subject to survey, classification, and pricing, and payment of full survey fee of £57 with application; being C. E. M. Richmond's cancelled application.

“B.”

Victoria District (about seven miles East of Perenjori).

Corr. No. 5540/27.

Open under Parts V., VI., and VIII. (Plan 121/80, A3.)

Location 7264, comprising 2,951 acres 1 rood 15 perches, at 8s. per acre; classification page 5 of 6579/26; subject to the pastoral lessee's claim for improvements; being H. J. Udell's cancelled applications.

NARROGIN LAND AGENCY.

“B.”

Roe District (North-East of Newdegate).

Corr. No. 2207/28.

Open under Parts V., VI., and VIII. (Plan 388/80, D, E, F 1 & 2.)

Loc. No.	Area.			Price per Acre.		Area Cultivable Land. acres.
	a.	r.	p.	s.	d.	
†1490	2,242	2	5	7	0	450
†1492	2,650	2	22	5	0	180
†1493	2,378	2	6	5	6	500
†1494	2,028	2	38	7	0	760
†1495	2,115	3	33	7	0	738
†1496	2,406	0	8	7	3	900

† No Agricultural Bank advances are guaranteed on these locations.

‡ The Agricultural Bank Trustees are prepared to consider a maximum advance of £1,300 on these locations under Zone No. 2 conditions.

“B.”

Roe District (East of Karljarin).

Corr. No. 4570/27.

Open under Parts V., VI., and VIII. (Plan 375/80 and 376/80.)

Loc. No.	Area.			Price per Acre.		Area Cultivable Land. acres.
	a.	r.	p.	s.	d.	
1516	2,730	1	12	6	0	471
1517	3,426	2	23	5	6	440
1192	4,187	1	34	4	0	210
1712	1,841	3	33	7	0	340
1713	3,752	1	30	6	9	625
1714	4,344	0	21	6	0	350
1715	3,662	2	28	6	6	350
1716	3,371	3	12	6	0	550
1717	1,927	0	11	10	6	765

These locations have been submitted to the Trustees of the Agricultural Bank, whose decision regarding advances will be published in a later issue of the *Government Gazette*.

“B.”

Roe District (near Lake Varley).

Corr. No. 2636/28.

Open under Parts V., VI., and VIII. Plans 374/80 and 389/80, and Locations near Lake Varley, Sheet 2.)

Loc. No.	Area.			Price per Acre.		Area Cultivable Land. acres.
	a.	r.	p.	s.	d.	
1199	1,505	1	25	10	9	860
1200	1,198	0	10	15	3	1,098
1201	1,433	2	10	11	0	815
1202	1,039	1	20	15	9	959
1203	1,403	2	20	10	9	795
1204	1,188	0	0	12	0	788
1205	1,197	1	30	12	6	789
1212	1,751	3	0	11	6	1,011
1213	2,163	1	0	8	9	675
1214	2,178	2	20	8	3	612

The Agricultural Bank Trustees are prepared to consider a maximum advance of £1,300 on these locations, under Zone No. 2 conditions.

“B.”

Avon District (about nine miles North-West of Gnarning).

Corr. No. 2038/28.

Open under Parts V., VI., and VIII. (Plan 377/80, E1.)

Location 19837, comprising 1,000 acres, at 5s. 6d. per acre; classification page 88 of 10807/12; being N. J. Fielding's cancelled application.

NORTHAM LAND AGENCY.

"B."

Ninghan District (near Dajoing).

Corr. No. 6320/27.

Open under Parts V., VI., and VIII. (Plan 66/80 and Locations near Dajoing, Sheets 1 and 2.)

Loc. No.	Area.			Price per Acre.		Area Cultivable Land. acres.
	a.	r.	p.	s.	d.	
Sheet 1—						
3019	2,772	2	1	7	0	440
3020	3,199	1	18	6	3	673
3021	3,030	3	20	6	6	760
3038	1,022	1	0	8	0	316
3039	1,948	0	10	8	9	844
3041	2,531	1	27	5	0	95
3042	1,043	1	36	12	3	732
3043	1,478	2	0	10	3	749
3044	1,767	3	30	9	3	460
3046	2,523	1	13	4	6	245
3047	1,764	1	12	5	0	200
3054	999	0	9	14	0	764
3056	3,739	2	0	5	3	595
3141	1,993	0	0	8	6	770
3143	2,578	3	18	6	9	493
3144	3,178	3	38	7	0	728
Sheet 2—						
3048	3,389	1	30	6	0	560
3049	2,403	3	38	7	0	710
3051	1,500	2	0	10	6	693
3052	1,347	1	16	10	6	614
3053	1,885	2	22	8	3	582
3055	1,680	2	36	8	6	637
3111	1,381	1	6	16	9	687
3112	1,561	0	29	8	9	720
3113	1,459	3	28	10	9	656
3114	1,649	0	30	9	0	419
3115	1,230	1	37	12	9	816
3116	1,127	1	30	12	6	797
3117	1,594	2	39	9	9	771
3118	2,442	0	26	7	0	624
3119	3,140	3	0	5	0	371
3120	3,762	0	32	5	0	437
3121	3,075	2	7	5	0	448
3122	2,792	3	17	7	0	467
3123	3,130	1	26	6	6	464
3124	2,250	1	0	5	0	278
3125	1,358	0	0	11	3	822

These locations have been submitted to the Agricultural Bank Trustees, whose decision regarding advances will be published in a later edition of the *Government Gazette*.

"B."

Ninghan District (near Snake Soak).

Corr. No. 2643/28.

Open under Parts V., VI., and VIII. (Plan 66/80 and Locations near Snake Soak.)

Loc. No.	Area.			Price per Acre.		Area Cultivable Land. acres.
	a.	r.	p.	s.	d.	
3012	2,894	2	9	5	6	205
3013	2,387	1	36	8	0	885
3014	2,521	1	16	6	9	513
3015	1,305	1	15	7	6	455
3016	3,663	0	31	8	0	619
3017	3,068	3	28	6	3	319
3018	2,420	3	26	7	6	557
3022	2,849	2	24	7	6	681
3023	1,903	2	32	6	0	160
3024	1,943	1	24	7	3	320
3025	2,655	3	7	6	0	398
3026	2,738	3	21	6	0	280
3027	2,927	3	21	7	3	535
3028	2,704	1	34	7	0	570
3029	2,580	1	11	5	0	170
3030	3,116	3	35	5	6	375
3031	2,325	3	2	7	3	390
3032	2,587	2	32	6	6	460
3033	2,201	0	31	7	0	440

No Agricultural Bank advances will be made on these locations.

"B."

Ninghan District (near Donkey Soak).

Corr. No. 5967/27.

Open under Parts V., VI., and VIII. (Plan 67/80 and Locations near Donkey Soak, Sheet 1.)

Loc. No.	Area.			Price per Acre.		Area Cultivable Land. acres.
	a.	r.	p.	s.	d.	
3175	1,153	1	3	11	6	760
3176	2,048	2	32	8	0	1,020
3177	1,002	0	0	13	0	847
3178	1,890	0	30	10	0	1,000
3179	2,996	1	37	6	3	700
3180	1,564	1	3	9	0	670
3181	1,570	2	7	9	0	650
3183	1,497	0	13	8	6	450
3184	2,308	1	29	6	6	330
3185	2,453	2	28	4	6	370
3186	1,961	1	6	7	0	830
3187	1,790	3	16	6	9	520
3188	1,250	1	37	11	0	860
3189	1,087	1	12	12	0	720
3190	1,696	1	23	10	6	970
3191	1,626	0	17	10	6	880
3192	1,676	0	15	7	6	640
3216	1,272	2	6	12	0	950

These locations have been submitted to the Agricultural Bank Trustees, whose decision regarding advances will be published in a later issue of the *Government Gazette*.

"B."

Ninghan District (near Donkey Soak).

Corr. No. 5967/27.

Open under Parts V., VI., and VIII. (Plan 66/80 and Locations near Donkey Soak, Sheet 2.)

Loc. No.	Area.			Price per Acre.		Area Cultivable Land. acres.
	a.	r.	p.	s.	d.	
3007	2,101	1	2	7	9	700
3008	1,886	3	2	9	6	878
3009	2,208	2	25	7	9	507
3010	2,028	2	10	6	0	500
3011	1,976	2	38	5	6	897
3127	2,734	1	5	6	0	750
3128	2,158	1	8	6	0	360
3129	1,015	0	34	12	9	650
3130	1,090	1	33	12	0	672
3131	1,269	3	10	10	3	694
3132	1,398	3	16	11	6	762
3133	1,624	3	8	10	0	644
3134	3,158	2	26	5	0	203
3135	3,772	1	13	5	6	395
3136	2,902	0	30	7	0	915
3138	2,737	2	2	5	6	395
3139	2,735	0	36	6	6	670

These locations have been submitted to the Agricultural Bank Trustees, whose decision regarding advances will be published in a later issue of the *Government Gazette*.

"B."

Avon District (about eight miles South-West of Collgar Siding).

Corr. No. 5318/26.

Open under Parts V., VI., and VIII. (Plan 24/80, A3 & 4.)

Locations 18065 and 25086, containing 875 acres 1 rood 9 perches, at 6s. 6d. per acre; classification page 19 of 14571/11; being M. J. Carcy's forfeited Leases 21251/68 and 25369/74.

"B."

Avon District (about 2½ miles North-East of Booraan).

Corr. No. 231/28.

Open under Parts V., VI., and VIII. (Plan 24/80, B1.)

Locations 24276 and 25277, containing about 760 acres; subject to survey, classification, and pricing, and payment of full survey fee of £22 10s., or part thereof, if called upon; subject also to conditions *re* removal of timber therefrom; being L. W. E. McCorkill's cancelled applications.

“B.”

Avon District (about 1½ miles North-East of Cowcowing).

Corr. No. 12779/08.
Open under Parts V., VI., and VIII. (Plan 56C/40, E3.)
Avon Location 12664, comprising 160 acres; subject to pricing and payment for improvements; being G. F. Marriott's cancelled Lease 11606/74.

“B.”

Ninghan District (near Yanoning Rock).

Corr. No. 6319/27.
Open under Parts V., VI., and VIII. (Plan 67/80 and Locations near Yanoning Rock, Sheet 1.)

Loc. No.	Area.			Price per Acre.	Cultivable Land.
	a.	r.	p.		
3058	1,566	1	14	10 3	808
3060	2,015	2	4	9 0	880
3061	1,600	1	6	8 9	544
3063	1,558	0	0	4 6	164
3064	1,791	3	34	6 6	355
3065	1,007	1	17	11 0	747
3070	1,038	1	16	12 3	880
3071	1,105	1	0	11 6	808
3072	1,989	3	32	9 9	1,032
3073	1,559	3	17	9 6	726
3074	1,030	2	12	12 6	860
3075	1,499	2	29	7 9	560
3079	1,199	0	20	12 9	1,019
3080	1,310	0	14	9 9	716
3081	1,441	1	13	12 3	1,024
3082	1,420	0	11	9 9	794
3084	1,096	2	18	12 3	710
3085	1,122	2	23	10 0	688
3086	1,194	0	0	9 9	518
3088	1,000	1	2	11 3	674
3089	1,074	0	20	12 3	734
3090	1,067	3	25	11 6	706

Ninghan District (near Yanoning Rock)—continued.

Loc. No.	Area.			Price per Acre.	Cultivable Land.
	a.	r.	p.		
3091	1,000	1	30	16 0	1,000
3092	1,454	2	7	11 0	688
3093	1,009	3	28	16 0	1,009
3094	1,070	1	25	13 6	847
3096	1,080	3	30	12 9	732
3097	1,543	3	34	4 6	270

Agricultural Bank advances have not yet been considered on these locations.

“B.”

Ninghan District (near Clafferty Soak).

Corr. No. 5537/27.
Open under Parts V., VI., and VIII. (Plan 66/80 and Locations near Clafferty, Sheet 2.)

Loc. No.	Area.			Price per Acre.	Cultivable Land.
	a.	r.	p.		
2956	2,053	1	10	7 6	609
2957	1,698	1	39	8 9	700
2971	3,359	3	27	6 0	720
2972	3,210	0	35	7 6	872
2973	2,941	0	13	7 0	830
2996	4,349	1	19	4 9	284
2997	2,447	3	24	5 0	276
2998	1,719	0	36	4 6	Nil

Agricultural Bank advances have not yet been considered on these locations.

“B.”

Avon District (about 10 miles West of Dukin).

Corr. No. 8721/08.
Open under Parts V., VI., and VIII. (Plan 56D/40, C4.)
Location 12275, comprising 160 acres; subject to pricing and payment for improvements; being M. T. Ecclestone's forfeited Homestead Farm Lease 11014/74.

PERTH LAND AGENCY.

“B.”

COCKBURN SOUND DISTRICT—PEEL REPURCHASED ESTATE (situate East of Balmarup).

Plan—Peel Estate.

Available for General Selection.

Corr. 5325/27.

Open under Part V., Section 55, of “The Land Act, 1898,” as modified by “The Agricultural Lands Purchase Act, 1909,” and Section 10 of “The Discharged Soldiers' Settlement Act, 1918.”

Lot No.	Area	Price per acre.	Purchase Money.	To Returned Soldiers.			Ex-Imperial Soldiers.	Civilians.	Agricultural Bank indebtedness.
				Plus first half-year's interest capitalised at 6 per cent. per annum.	Half-yearly instalment. Next 4½ years only at 6 per cent. per annum.	Half-yearly instalment. Balance 25 years' interest at 6 per cent. per annum.	Half-yearly Instalment over 30 years, including interest at 6 per cent. per annum.	Half-yearly Instalment over 30 years, including interest at 6 per cent. per annum.	
637	39 1 11	£ 9 15 0	£ 383 7 2	£ 394 17 2	£ 11 16 11	£ 15 7 0	£ 13 17 1	£ 11 10 0	...

Subject to the Agricultural Bank's indebtedness; being E. Yates' cancelled application.

RAVENSTHORPE LAND AGENCY.

“B.”

Oldfield District (nine miles North-West of Ravens-thorpe).

Corr. No. 3365/20.

Open under Parts V., VI., and VIII. (Plan 405/80.)

Locations 42 and 152, containing 993 acres, at 8s. per acre; classification page 15 of 8032/12; subject to mining conditions and the payment or taking over the Agricultural Bank mortgage of £758 6s. 5d.; being W. J. Gaffey's forfeited Conditional Purchase Lease 38212/55 and Homestead Farm Lease 21907/74.

SOUTHERN CROSS LAND AGENCY.

"B."

Jilbadji and Leake Districts (near Mt. Hampton).

Corr. No. 1787/28.

Open under Parts V., VI., and VIII. (Plan 6/80 and Locations near Mt. Hampton, Sheet 2.)

Loc. No.	Area.			Price per Acre.		Cultivable Land. acres.
	a.	r.	p.	s.	d.	
Jilbadji—						
561	1,086	1	34	10	6	632
562	1,119	2	21	12	6	780
563	1,140	0	19	12	3	800
566	900	0	4	12	6	660
†567	abt.1,103	3	3
Leake—						
1	2,089	3	7	9	3	1,000
2	1,836	2	17	8	3	700
3	1,179	3	14	13	0	900
4	1,214	3	16	10	3	600
5	1,169	3	29	11	6	680
6	1,550	3	36	12	3	1,000
7	1,590	2	11	11	3	980
8	1,093	2	21	15	0	983
9	1,000	2	0	15	3	934
10	1,380	3	30	12	3	930
†30	abt. 987	1	1
31	1,110	1	22	8	9	505
32	1,129	3	19	10	9	633

† Subject to pricing.

These locations have been submitted to the Agricultural Bank Trustees, whose decision regarding advances will be published in a later issue of the *Government Gazette*.

"B."

Yilgarn District (near Yanoning Rock).

Corr. No. 1656/28.

Open under Parts V., VI., and VIII. (Plan 67/80 and Locations near Yanoning Rock, Sheet 2.)

Loc. No.	Area			Price per Acre.		Cultivable Land. acres.
	a.	r.	p.	s.	d.	
1217	1,947	2	37	10	0	960
1218	2,051	1	10	10	6	1,190
1219	1,214	2	29	12	3	988
1220	1,872	3	39	9	6	1,072
1221	1,730	2	8	11	3	1,045
1222	1,252	2	20	5	3	190
1234	1,211	2	39	12	0	935
1235	1,027	1	17	16	0	1,027
1236	1,080	0	3	15	6	1,005
1237	1,130	3	0	15	9	1,105
1238	1,099	2	0	16	0	1,099
1239	1,124	0	11	16	0	1,124
1240	1,127	2	28	15	9	1,127
1241	1,124	0	5	13	9	1,003
1242	1,000	0	16	16	0	1,000
1243	1,000	0	19	15	6	973
1244	1,038	1	32	13	0	830
1245	1,248	2	8	12	0	920

These locations have been submitted to the Agricultural Bank Trustees, whose decision regarding advances will be published in a later issue of the *Government Gazette*.

"B."

Jilbadji District (near Mt. Hampton).

Corr. No. 1788/28.

Open under Parts V., VI., and VIII. (Plan 6/80 and Locations near Mt. Hampton, Sheet 1.)

Loc. No.	Area.			Price per Acre.		Cultivable Land. acres.
	a.	r.	p.	s.	d.	
†547	1,087	3	5	11	6	700
‡548	1,445	3	5	9	0	644
†549	1,229	3	24	12	6	910
†550	1,407	2	34	10	0	460
†551	1,426	0	10	10	0	660
†552	1,383	1	1	11	9	880
†553	1,159	3	17	12	6	840

Jilbadji District (near Mt. Hampton)—continued.

Loc. No.	Area.			Price per Acre.		Cultivable Land. acres.
	a.	r.	p.	s.	d.	
†554	1,319	0	38	10	6	770
‡555	1,170	0	0	9	6	570
†556	1,626	0	0	10	0	880
†557	1,343	0	0	9	9	610
†558	1,598	0	0	10	0	860
†559	1,129	0	0	12	6	810
†560	1,206	0	0	11	6	760

† The Agricultural Bank Trustees are prepared to consider a maximum advance of £1,300 on these locations, under Zone No. 2 conditions.

‡ No advances will be made on these locations.

§ Advances will be considered subject to Agricultural Bank inspection.

¶ A limited advance will be considered on this location.

"B."

Jilbadji District (near Dulyalbin).

Corr. No. 5957/27.

Open under Parts V., VI., and VIII. (Plan 23/80 and Locations near Dulyalbin, Sheet 2.)

Loc. No.	Area.			Price per Acre.		Cultivable Land. acres.
	a.	r.	p.	s.	d.	
486	1,100	0	10	11	9	723
495	1,001	0	29	12	6	720
499	1,911	2	36	7	6	656
506	1,327	1	20	10	6	755
516	2,030	1	2	10	0	1,070
517	1,020	3	11	15	6	990
518	1,020	2	5	14	3	855
519	1,369	3	26	11	3	864
520	1,889	3	25	9	6	920
521	1,449	3	16	10	6	750
527	1,467	3	38	10	0	546
528	2,110	0	38	8	0	631
529	1,500	0	14	7	9	456
530	2,355	3	11	7	3	598
531	1,340	0	0	6	0	256

These locations have been submitted to the Agricultural Bank Trustees, whose decision regarding advances will be published in a later issue of the *Government Gazette*.

WAGIN LAND AGENCY.

"B."

Roe District (near Lake King).

Corr. No. 2967/28.

Open under Parts V., VI., and VIII. (Plan 389/80 and Locations near Lake King, Sheet 5.)

Loc. No.	Area.			Price per Acre.		Cultivable Land. acres.
	a.	r.	p.	s.	d.	
†1186	2,017	1	26	6	6	<i>Nil</i>
†1187	1,598	2	27	9	0	321
†1188	2,015	0	36	8	6	680
†1189	2,548	0	25	6	6	168
†1190	1,827	2	13	8	9	280
†1609	1,012	1	12	13	3	731
†1610	1,742	2	31	9	3	724
†1611	1,530	1	9	10	6	752
†1612	1,868	3	18	8	9	644
†1613	2,067	0	28	6	9	329
†1687	1,154	1	37	11	0	677
†1688	2,201	0	7	9	0	677
†1689	1,356	1	11	9	0	596
†1690	2,246	1	27	7	0	262
†1691	1,091	1	3	11	0	548
†1696	1,263	2	5	9	3	331
†1697	1,081	1	9	15	6	948
†1698	1,000	0	0	14	6	904
†1699	1,259	1	27	10	6	496
†1700	1,259	2	28	8	9	399

† No advances will be made on these locations.

‡ The Agricultural Bank Trustees are prepared to consider a maximum advance of £1,300 on these locations, under Zone No. 2 conditions.

§ Advances will be considered subject to Agricultural Bank inspection.

OPEN WEDNESDAY, 8th AUGUST, 1928.
ESPERANCE LAND AGENCY.

“B.”

Fitzgerald District (near Kumarl Siding).

Corr. No. 3275/22.

Open under Parts V., VI., and VIII. (Plans 392/80 and 371/80, Locations near Esperance, Sheet 22.)

Loc. No.	Area.			Price per Acre.		Cultivable Land. acres.
	a.	r.	p.	s.	d.	
558	1,397	2	30	12	6	1,000
559	1,000	0	11	12	6	993
560	1,000	0	30	12	6	1,000
578	1,065	2	39	12	6	1,065
910	2,384	1	23	10	9	1,305
911	1,651	2	4	10	0	1,000
927	2,199	0	3	9	0	1,004
928	1,322	1	30	11	0	1,108
929	1,943	2	14	6	0	943
930	1,150	2	37	11	0	1,093
931	1,359	0	18	10	9	1,000
932	1,492	1	13	11	3	1,000
933	1,024	1	9	11	0	1,024
971	953	3	13	12	3	915
972	1,024	1	6	11	9	928
973	1,195	2	20	12	6	1,195
974	926	0	37	11	9	926
975	996	2	6	11	9	996
977	1,080	0	18	12	3	1,065
978	1,005	2	0	12	6	1,005
979	1,033	1	29	11	0	1,033
980	1,126	0	11	11	0	1,126
981	1,109	1	36	11	9	998
982	1,126	0	10	11	6	955
984	1,096	0	18	12	6	1,074
985	1,094	0	37	12	6	1,094
986	1,062	2	30	11	6	1,062
987	1,062	1	23	12	0	1,062
988	1,062	3	35	11	6	1,042
989	1,125	2	34	11	6	1,125
990	1,125	0	24	11	0	1,125
991	1,124	3	11	11	0	939
992	1,093	3	39	12	3	995
993	1,094	2	14	12	9	1,094
994	1,094	2	37	12	3	1,074
†1158	1,009	1	4
†1159	1,083	3	1
†1160	1,121	1	21
†1161	1,136	1	27

These locations are only available to settlers who, in the opinion of the Minister, possess the necessary capital and experience to satisfactorily develop the land, for which purpose he may appoint a Board of Inquiry.

The locations have been submitted to the Agricultural Bank Trustees, whose decision regarding advances will be published in a later issue of the *Government Gazette*.

† Subject to pricing.

RAVENSTHORPE LAND AGENCY.

“B.”

Roe District (near Lake King).

Corr. No. 2980/28.

Open under Parts V., VI., and VIII. (Plan 389/80 and Locations near Lake King, Sheet 6.)

Loc. No.	Area.			Price per Acre.		Cultivable Land. acres.
	a.	r.	p.	s.	d.	
†1589	3,033	0	24	8	9	938
‡1590	1,899	2	0	10	0	743
‡1591	1,899	2	25	8	0	178
‡1592	1,995	2	7	8	6	475
†1614	2,015	0	16	8	9	820
†1615	1,448	1	35	10	9	1,045
‡1616	2,528	2	15	6	0	50
†1617	1,943	3	30	11	0	1,215
†1619	1,918	0	25	10	0	910
†1623	1,547	1	0	11	0	880
†1624	1,430	3	30	10	9	650
†1625	1,429	2	0	13	0	1,070
†1626	1,641	3	34	10	0	590
‡1627	2,117	2	13	7	0	620

† The Agricultural Bank Trustees are prepared to consider a maximum advance of £1,300 on these locations, under Zone No. 2 conditions.

‡ No advances will be made on these locations.

‡ Advances will be considered subject to Agricultural Bank inspection.

“B.”

Oldfield District (about 1½ miles West of Kuliba Siding).

Corr. No. 4933/27.

Open under Parts V. and VI. (Plan 420/80, F3 & 4.) Location 430, containing about 1,700 acres; subject to survey, classification, pricing, and payment of full survey fee (£34 10s.) if called upon; also subject to mining conditions; being J. G. Williams' cancelled application.

“B.”

Oldfield and Roe Districts (near Mt. Madden).

Corr. No. 2609/28.

Open under Parts V., VI., and VIII. (Plan 405/80 and Locations near Mt. Madden, Sheet 1.)

Loc. No.	Area.			Price per Acre.		Cultivable Land. acres.
	a.	r.	p.	s.	d.	
Oldfield Locations—						
†509	1,917	3	12	6	6	Nil
†510	2,092	1	15	6	9	Nil
†511	2,114	2	22	6	6	Nil
†512	2,100	3	12	6	9	Nil
†513	2,100	0	19	6	6	Nil
†514	2,100	1	36	6	6	Nil
Roe Locations—						
†1628	1,980	2	13	6	3	80
†1629	1,982	1	39	7	6	598
†1630	2,199	3	22	7	3	330
†1631	1,600	2	33	9	6	490
†1632	1,801	0	20	6	9	157
†1633	1,799	1	7	8	0	264
†1635	1,210	1	7	12	6	867
†1636	1,210	1	6	14	6	1,079
†1637	2,403	0	33	6	6	140
†1638	2,375	3	23	6	0	Nil
†1639	1,742	1	21	7	3	480
†1640	2,341	1	38	7	3	536
†1641	2,453	0	32	7	0	472
†1643	2,216	0	22	6	9	515
†1644	2,231	3	34	6	6	180
†1645	2,234	1	27	7	0	588
†1646	2,233	2	11	6	6	160
†1648	2,000	0	7	6	0	Nil
†1649	2,000	2	16	6	0	145

† No Agricultural Bank advances are guaranteed on these locations.

‡ The Agricultural Bank Trustees are prepared to consider a maximum advance of £1,300 on these locations, under Zone No. 2 conditions.

OPEN WEDNESDAY, 15th AUGUST, 1928.

ESPERANCE LAND AGENCY

“B.”

Esperance District (about 9 and 10 miles East of Treslove).

Corr. No. 5073/27.

Open under Parts V., VI., and VIII. (Plan 402/80, E2 & 3.)

Locations 1061 and 1062, containing about 1,000 acres; subject to survey, classification, and pricing, and payment of survey fee (£25 10s.) with application; and Locations 1057 and 1058, containing about 1,000 acres; subject to survey, classification, and pricing, and payment of survey fee (£25 10s.) with application; subject to the conditions governing selection in this district; being W. Lehman's and R. A. Jones' cancelled applications.

“B.”

Fitzgerald District (about 12½ miles West from Salmon Gums).

Corr. No. 2646/27.

Open under Parts V., VI., and VIII. (Plan 11/300.) Locations 1241 and 1242, containing 1,000 acres 1 rood 28 perches, at 10s. per acre; classification page 11 of 2646/27; subject to payment of survey fee of £25 10s. with application, and conditions applying to selection in this district; being B. J. Watkns' cancelled application.

W. P. ODELL,
 Acting 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:—

BEVERLEY.

17th July, 1928, at 3.30 p.m., at the District Lands Office—

Brookton—Town 193, 1r., £20.

WYALKATCHEM.

17th July, 1928, at 8 p.m., in the Wyalkatchem Hall—
Wyalkatchem—Town 257, 264, 265, 272, 273, 280, 281, 288, 39.1p. each, £20 each; 258, 260, 261, 262, 263, 266, 268, 269, 270, 271, 274, 275, 276, 278, 279, 282, 283, 285, 286, 287, 1r. each, £15 each.

KALGOORLIE.

18th July, 1928, at 11 a.m., at the District Lands Office—
Kalgoorlie—Town 2773, 32p., £10.

KOORDA.

18th July, 1928, at 8 p.m., in the Koorda Hall—
Koorda—Town 61, 62, 104, 105, 106, 107, 108, 109, 111, 128, 129, 130, 133, 134, 137, 138, 1r. each, £15 each; 83, 125, 126, 127, 1r. each, £20 each; 112, 131, 39.1p. each, £20 each; 60, 1r. 10p., £20; 85, 1r. 1.2p., £20; 92, 1r. 2p., £15; 103, 1r. 21.5p., £20; 124, 39.1p., £25; 132, 39.1p., £18.

MERREDIN.

18th July, 1928, at 4 p.m., at the Court House—
Korbel—Town 3, 1r., £15.
Lake Brown—Town 13, 1r., £20.
Merredin—*532, 8a. 2r. 32p., £40.

SOUTHERN CROSS.

1st August, 1928, at 3 p.m., at the District Lands Office—
Bullfinch—Town 18, 1r., £12.
Southern Cross—Town 434, 1r., £15; 437, 1r., £17.
Westonia—Town 365, 366, 20p. each, £15 each; 35, 1r., £20; 24, 1r., £30; 65, 39.9p., £30.

KATANNING.

2nd August, 1928, at 11 a.m., at the District Lands Office—
Kojonup—*179, 6a. 2r. 14p., £15.
Nyabing—*54, 5a., £12.

NARROGIN.

2nd August, 1928, at 12 noon, at the District Lands Office—
Kulin—Town 37, 1r., £20.
Narrogin—Town 1081, 1r., £15; 958, 1r. 8p., £20; 959, 1r. 7.5p., £25.

*Suburban for cultivation.

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.

W. P. ODELL,

Acting Under Secretary for Lands.

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, 25th July, 1928.

KALGOORLIE LAND AGENCY

Eastern Division.

Yilgarn and Jawrdi Districts (from 23 to 35 miles North of Boorabbin).

Corres. 1403/21. (Plan 24/300.)

Those areas of unsurveyed land, containing about 140,000 acres; being W. S. Skuthorp's forfeited Pastoral Leases Nos. 3012/97, 3029/97, 3042/97, and 3291/97; subject to the payment of the value of improvements within 30 days after the successful applicant is called upon to pay for them.

PERTH LAND AGENCY.

Murchison District (about 17 miles South-West of Murray Peak).

Corres. 5309/27. (Plan 58/300.)

That area of unsurveyed land, containing about 36.179 acres; being C. R. Coppin's forfeited Pastoral Lease No. 3707/96.

North-West Division.

Teano District (near Mt. Egerton).

Corres. 3878/27. (Plan 79/300.)

That area of unsurveyed land, containing about 103,248 acres; being J. M. Prendergast's forfeited Pastoral Lease No. 3686/96.

Eastern Division.

Ularring District (about 14 miles North-East of Mulline).

Corres. 5182/25. (Plan 34 and 35/300.)

That area of unsurveyed land, containing about 42,700 acres; being H. F. Beevor's forfeited Pastoral Lease No. 3423/97.

W. P. ODELL,

Acting Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919.

Closure of Road.

1, SAMUEL CLARKSON, of "Waterhall," Guildford, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Swan Road Board to close the said portion of road, viz.:—

Swan.

4890/26.

S. 63.—The surveyed road being portion of Waterhall Road, passing along the South-Western boundary of Lot 53 of Swan Location 7; from its Western corner to West Parade at the Southern corner of said Lot 53. (Plans 1D/20, N.E.; 1BC/20, Smith's Mill.)

SAML. CLARKSON.

I, Alfred David Doig, on behalf of the Swan Road Board, hereby assent to the above application to close the road therein described.

ALFRED D. DOIG,

Chairman Swan Road Board.

26th June, 1928.

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 Katanning—28/7/28.

949/25.

Kojonup Locations 7416, 7189, being the whole of the land comprised in Grazing Lease 19018/68, standing in the name of James Milne. Area 1,677 acres 3 rods 25 perches, situated 20 miles South from Kojonup, described as 550 acres 1st class good sandy to stiff loam; 1,020 acres 2nd class, light sandy and rubbly; balance 3rd class, gravel; 570 acres poison eradicated; dam, 600 c.y.; 78 chains 7-wire fence (half neighbour's), 111 chains 7-wire and 40 chains 6-wire fencing.

Tenders returnable at Bruce Rock—28/7/28.

24/464.

Avon Location 21572 (Kumminin Estate), being the whole of the land comprised in Repurchased Estate Lease 20/1507 (55), standing in the name of Oliver Decimus Tom Street. Area 1,033 acres 2 rods 3 perches, situated 9 miles West from Emu Hill, described as 913 acres 1st class, salmon, gimlet and york-gum country; 110 acres 2nd class, mallee; balance 3rd class, rocky; 1,000 acres cleared, 20 acres part cleared; 2 wells; mill, tanks and troughing; 480 chains 3 and 6-wire fence, 50 chains 3-wire and rabbit netting and 140 chains 3-wire and dog netted fencing; stone house, 7 rooms; 14-stall stable; woolshed; blacksmith shop; shed; plant that may be in our possession and belonging to the place at the time of purchase.

1219/27.

Avon Locations 15306, 22567, being the whole of the land comprised in Conditional Purchase Lease 27397/55 and Certificate of Title Vol. 789, Fol. 193, standing in the name of James Martin Patrick. Area 1,000 acres, situated 5 miles North of Yarding, described as 625 acres 1st class, salmon, whitegum, and jam country; 360 acres 2nd class, whitegum and mallee; balance 3rd class, scrub; 970 acres cleared, 400 acres crop; dam, 1,000 c.v.; 190 chains rabbit netting, 184 chains 3-wire, 200 chains 2-wire fencing; bat house, 4 rooms; stable and shed; stock and plant that may be in our possession and belonging to the place at the time of purchase.

Tenders returnable at Bunbury—28/7/28.

26/11.

Nelson Locations 7694, 7696, being the whole of the land comprised in Conditional Purchase Lease 38477/55, standing in the name of Phillip Flack. Area 214 acres 3 roads 2 perches, situated 9 miles West from Manjimup, described as 192 acres 1st class brown sandy loam with 30 acres swamp; balance 2nd class, fair gravelly loam; 30 acres cleared, 150 acres rung; 143 chains fencing; house and shed; plant that may be in our possession and belonging to the place at the time of purchase.

Tenders returnable at Northam—28/7/28.

1521/13.

Avon Location 7692, being the whole of the land comprised in Certificate of Title Vol. 887, Fol. 121, standing in the name of John Henry Forsyth. Area 160 acres, situated 8 miles South of Aldersyde.

2736/11.

Avon Location 17423, being the whole of the land comprised in Grazing Lease 19708/68, standing in the name of John Fitzgerald. Area 496 acres, situated 3 miles North of Dulbellington, described as 270 acres 2nd class, whitegum, casuarina, wattle and scrub, sandy and gravelly soil; balance 3rd class, scrub, sandplain and ironstone ridges; 156 chains 5 and 6-wire, 65 chains 6 and 7-wire and 25 chains 3-wire fencing; 35 acres cleared, 6 acres part cleared; galvanised iron shack.

660/22.

Avon Locations 8563, 7093, 6631, being the whole of the land comprised in Conditional Purchase Leases 14828/55, 11538/55 and Certificate of Title Vol. 510, Fol. 186, standing in the name of Raymond Richard Collyn. Area 562 acres, situated 12 miles South of Cunderdin, described as 280 acres 1st class, fair salmon, jam, white- and york-gum country, stiff red clay to sandy soil; 224 acres 2nd class, whitegum country, sandy and gravelly soil; balance 3rd class, sandplain; 260 acres cleared; 144 chains 6 and 7-wire fencing (½ neighbour's), 208 chains 3 to 7-wire, 47 chains 3-wire fencing.

26/333.

Avon Location 21556 (Wongamine Estate), being the whole of the land comprised in Repurchased Estate Lease 20/1418 (55), standing in the name of Stephen James Thompson. Area 538 acres 1 road 25 perches, situated 4 miles North from French's Siding, described as all 1st class jam and york, red clay to good loam; 470 acres cleared, 55 acres part cleared, 45 acres fallow; 3 wells; 238 chains 6-wire fence (½ neighbour's), 320 chains 6-wire, 116 chains 3-wire and netting fencing; 6-roomed brick house; iron shed and stables; man's room, J.W.B. and iron; stock and plant that may be in our possession and belonging to the place at the time of purchase.

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.

11th July, 1928.

E. A. McLARTY,
General Manager,

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

THE MINING ACT, 1904.

Authority to Mine on Reserved and Exempted Land.

Department of Mines,
Perth, 11th July, 1928.

HIS Excellency the Governor in Executive Council, by virtue of the powers conferred under Section 30 of "The Mining Act, 1904," has been pleased to grant, conditionally, James McCook authority to mine No. 424H (3E/28) on certain reserved and exempted land within the townsite of Boulder, East Coolgardie Goldfield; to be held as Prospecting Area No. 2237E.

S. W. MUNSIE,
Minister for Mines.

MINING DEVELOPMENT ACT, 1902-1924.

887/26.

It is hereby notified, for general information, that the Honourable the Minister for Mines has appointed the under-mentioned persons as members of the Central Mining Board and the District Mining Boards constituted under the provisions of "The Mining Development Act, 1902-1924."

Department of Mines,
Perth, 20th June, 1928.

M. J. CALANCHINI,
Under Secretary for Mines.

Members.	Mining Board.	Mining Centres within the Control of each respective Mining Board.
Assistant Under Secretary for Mines (Chairman); State Mining Engineer; Government Geologist; Harris, Charles Marshall; Chesson, Thomas, M.L.A.	Central	The whole of the State of Western Australia.
Allsop, Frederick William (Chairman); Donley, Herbert; Green, Samuel	Kalgoorlie	North Coolgardie, Broad Arrow, North-East Coolgardie, East Coolgardie, Coolgardie, and Dundas Goldfield.
Lovell, Charles William (Chairman); McGillicuddy, John James; The Mining Registrar, Laverton	Leonora	Mount Margaret Goldfield and Lawlers District of the East Murchison Goldfield.
Thomas, Ivor (Chairman); Mathers, John Victor Woods; Wright, Charles Robinson	Mount Magnet	Yalgoo Goldfield, Cue, Day Dawn, and Mount Magnet Districts of the Murchison Goldfield and Black Range District of the East Murchison Goldfields.
Peart, Thomas (Chairman); Miller, Ernest Henry; The Mining Registrar, Wiluna	Meekatharra	Peak Hill Goldfield; Wiluna District of the East Murchison Goldfield; Meekatharra District of the Murchison Goldfield.

THE MINING ACT, 1904.

Department of Mines,
Perth, 11th July, 1928.

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 Leases and applications for Leases as shown below.

M. J. CALANCHINI,
Under Secretary for Mines.

Gold Mining Leases.

The undermentioned applications for Gold Mining Leases were approved, subject to survey:—

Goldfield.	District.	No. of Application.
Murchison	Mt. Magnet	1233M, 1234M, 1235M
Yilgarn	3349,* 3350,* 3351.

The undermentioned Gold Mining Lease was declared forfeited for breach of covenant, viz., non-payment of rent:—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.
Pilbara	Nullagine	225L	Coobina	Gee, John Robert.

The forfeiture of the undermentioned Gold Mining Lease for non-payment of rent, published in the *Government Gazette* of 15th June, 1928, was declared cancelled, and the Lessee re-instated as of his former estate:—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.
Yilgarn	3337	Easter Gift	Cooper, Ernest Garnett.

Mineral Leases.

The undermentioned Mineral Leases were declared forfeited for breach of covenant, viz., non-payment of rent:—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.
Phillips River	388	Hecla	} Copper Separation, Limited.
		390	South Harbour View	
		391	Camsonhill	
		392	Scotland	
		393	Sunset	
		394	Last Chance	
		395	Elverdton South	
		396	Elverdton	
		397	Benson	
		398	Black Cat	
		399	Star of Desmond	
		400	Anticipation	
		401	Iron Knoll	
		402	Mount Cattlin	
Pilbara	Marble Bar	315	Strelly United	} Smart, David Edgar ; Higgins, William Stephen.
		316	Strelly Extended	
		39L	Mount Erebus	
	Nullagine			do. do. Coe, Ada Florence ; Kitching, John Lovell.

Miner's Homestead Lease.

The undermentioned Miner's Homestead Lease was declared forfeited for breach of covenant, viz., non-payment of rent:—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.
Phillips River	272	Killcorrie	Haworth, Lucy Grace.

Tramway Leases.

The undermentioned Tramway Leases were declared forfeited for breach of covenant, viz., non-payment of rent:—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
Phillips River	15	Mount Cattlin Siding	McNeil, Neil.
		16	Smelter Siding	
		17	Elverdton Siding	

* Conditionally.

TRANSFER OF LAND ACT, 1893.

Application No. 468/1928.

TAKE notice that William Penn Tompson of T. & G. Chambers St. George's Terrace Perth Agent (administrator of the estate of Caroline Wilkinson deceased for the use and benefit of Joan Hammer and John Henry Alexander Wilkinson) Edith Ann Sutherland formerly of Perth but now of 81 St. George's Road London S.W.I. England Spinster Marion Ida Helbert formerly of Singapore but now of 81 St. George's Road London S.W.I. aforesaid Married Woman and Robert Henry Douglas Sutherland formerly of Perth Civil Servant but now of Port Hedland Accountant have made application to be registered under the Transfer of Land Act 1893 as the proprietors of an estate in fee simple in possession in the following parcel of land situate in the town of Fremantle and being

Fremantle Town Lot 565 containing one rood thirty-eight perches

Bounded on the South-East by two chains six links of Ellen Street

On the South-West by ninety-eight links and six-tenths of a link of Point Street

On the North-West by the South-East boundary of Lot 566 and part of the South-East boundary of Lot 567 measuring together three chains fifty-three links and one-tenth of a link and

On the North-East by the South-West boundaries of Lots 572 and 573 measuring together three chains four links and one-tenth of a link

The land is more particularly defined on Diagram 7967 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 and desiring to object to the said application are hereby required to lodge in this Office on or before the 11th day of August next a *caveat* forbidding the said land being brought under the operation of the said Act.

ARTHUR G. HARVEY,
Assistant Registrar of Titles.

Office of Titles, Perth,
4th July, 1928.

Stone, James, & Co., Perth, Solicitors for the Applicants.

The land referred to.

All those pieces of land situate in Lower Canning Road and Philip Street East Fremantle containing together two roods and four perches being portion of Swan Location 336 and being Lots 8 and 62 on deposited Plan 1794 being the whole of the land comprised in Certificate of Title Volume 239 Folio 34.

All that piece of land situate in Lower Canning Road East Fremantle containing one rood and four-tenths of a perch being portion of Swan Location 336 and being Lot 9 on Plan 1794 being the whole of the land comprised in Certificate of Title Volume 937 Folio 158.

F. W. Martin, Town Hall, Fremantle, Solicitor for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 847/1928.

TAKE notice that William George Davies of Terrace Road Guildford Butcher has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Town of Guildford and being

part of Guildford Town Lot 87 containing one rood two perches and eight-tenths of a perch

Bounded on the North by one chain seventy-four links and seven-tenths of a link of Terrace Road

On the West by one chain fifty-two links of the East boundary of the part of Lot 87 comprised in Diagram 3691

On the South by the North boundary of Lot 13 on Plan 1636 and by part of Station Street measuring together one chain seventy-seven links and seven-tenths of a link and

On the East by a line measuring one chain fifty-two links

The land is more particularly defined on Diagram 7966 deposited in the Office of Titles.

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 and desiring to object to the said application are hereby required to lodge in this Office on or before the 31st day of July next a *caveat* forbidding the said land being brought under the operation of the said Act.

ARTHUR G. HARVEY,
Assistant Registrar of Titles.

Office of Titles, Perth,
30th June, 1928.

Unmack & Unmack, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

(Section 75.)

Application No. 1265/1928.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the twenty-fifth day of July next to issue in the name of Cyril Gilchrist of Coode Street Bayswater Pensioner 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 June, 1928.

ARTHUR G. HARVEY,
Assistant Registrar of Titles.

The land referred to.

All that piece of land situate in Burnside Street Bayswater containing seventeen and eight-tenths perches being portion of Swan Location U and being Lot 47 on deposited Plan 2593 being the whole of the land comprised in Certificate of Title Volume 371 Folio 1.

TRANSFER OF LAND ACT, 1893.

(Section 75.)

Application No. 324/1928.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the twenty-fifth day of July next to issue in the name of William Alexander Chamberlain of Forrest Road Fremantle Orchardist special Certificates of Title to the land described below the duplicate Certificates of Title having as is alleged been lost.

Dated this 30th day of June, 1928.

ARTHUR G. HARVEY,
Assistant Registrar of Titles.

TRANSFER OF LAND ACT, 1893.

Application No. 1343/1928.

TAKE notice that Ivy Laura Brandis of 45 Charles Street Midland Junction Spinster has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Swan District and being

Lot 77 of Swan Location 15 containing one rood

Bounded on the North by one chain of Charles Street

On the East by the West boundary of Lot 76 measuring two chains fifty links

On the South by the North boundary of Lot 65 measuring one chain and

On the West by the East boundary of Lot 78 measuring two chains fifty links.

The land is more particularly defined on Plan 1236 deposited in the Office of Titles.

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 and desiring to object to the said application are hereby required to lodge in this Office on or before the first day of August next a *caveat* forbidding the said land being brought under the operation of the said Act.

ARTHUR G. HARVEY,
Assistant Registrar of Titles.

Office of Titles, Perth,
10th July, 1928.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 10 of 1926.

Between West Australian Amalgamated Society of Railway Employees' Union of Workers, Applicant, and The Commissioner of Railways, Respondent.

THE Court of Arbitration of Western Australia doth hereby make the following Award in connection with the industrial dispute between the abovenamed parties:—

Part I.—General Section

This part of the award applies to all workers covered by this award.

1.—Term of Award.

The currency of this award shall be three years from the 1st day of July, 1928.

2.—Area and Scope of Award.

This award shall apply only to workers employed by the Commissioner in and about the working and ordinary maintenance work of the State Railways, and to any special maintenance reconstruction or construction works the estimated cost of which on account of wages does not exceed £250, and shall be binding upon the abovenamed parties and shall operate over the whole of the State Railways and the workshops used in connection therewith.

3.—Interpretation.

“Lifter” is a worker employed at workshops in lifting rolling stock, and, in the case of all vehicles other than locomotives, in changing wheels and axle boxes, changing springs and spring gear, including buffers, changing worn parts of vacuum and other brake gear and attending to bolts and nuts generally as required.

“Wireman” is a worker engaged in installing electric light bells, or telephones, or running wires for heating or power purposes, or repairing them.

“Lineman” is a worker engaged in erecting poles for electric wires or erecting electric wires or cables on poles or over buildings, or tying it or them to insulators, or joining or insulating it or them or doing any work on electric poles off the ground, but no lineman shall be allowed to work on electric light wires carrying a pressure of over 110 volts, without an assistant.

“Line and Signal Maintainer” is a worker performing the duties of lineman and interlocking adjuster separately or in conjunction.

“Casual Hand” means a worker employed for less than one week continuously, but does not include a worker who, when work is available, leaves his employment before the expiration of one week.

“Attended Barracks” means any building attended to by a whole or part-time caretaker appointed for that purpose, which is provided with bed, clean bedding, cooking utensils, and light and lighting facilities, water and fuel.

“Unattended Barracks” means any van used as a barracks provided with the accommodation mentioned in the previous definition, and any building which, whilst provided with the accommodation mentioned therein, is wholly unattended.

“Married Man” includes a single man who has a parent or child solely dependent on him and resident in the State of Western Australia, but does not include a married man whose wife and family are neither resident with nor dependent upon him.

“Suburban Area” means Fremantle to Bellevue; East Perth to Maddington and Kalgoorlie; Kamballie if suburban train service exists.

“Market Towns”: Albany, Beverley, Brookton, Bridgetown, Bruce Rock, Bunnbury, Busselton, Collie, Corrigin, Cue, Donnybrook, Fremantle, Geraldton, Goomalling, Kalgoorlie, Katanning, Kellerberrin, Leonora, Meekatharra, Merredin, Mt. Magnet, Mullewa, Narrogin, Northam, Perth, Pingelly, Port Hedland, Quairading, Southern Cross, Wagin, Yalgoo, York.

4.—Workers performing Higher Duties.

(a) Any worker called upon to perform work carrying a higher minimum than his regular rate of pay shall be paid such higher minimum for the time actually engaged upon such higher work, and the conditions applicable to such work shall apply; provided that acting time less than twenty minutes in any one shift shall not be counted.

(b) Should any worker be required to perform work in a lower grade, his wage shall not be reduced whilst employed in such capacity.

5.—Promotion.

(a) A worker promoted to a higher position, the minimum pay for which is less than he received in the position vacated shall be paid his former rate.

(b) A junior worker on attaining the age of twenty-one years, provided he has passed the prescribed examinations, if any, shall be entitled to preference of employment as a senior in the branch in which he has been working should a vacancy exist in such branch.

(c) Before any promotion to a vacancy is made other than by selection of the senior man, applications for the vacancy shall, in the case of vacancies in the Workshops or the Stores Branch, be invited by notices posted on the recognised notice boards and in the case of other vacancies, by notification in the “Weekly Notice”; provided that this subclause shall not apply in any case where it is necessary to fill a position without the delay involved by the calling of applications.

(d) In the case of promotion, the selection of a worker for the higher position shall be governed by relative ability, suitability, record, and experience. All other qualifications being equal, the senior man shall be selected.

(e) In the case of a married worker refusing promotion owing to lack of accommodation at the place where the vacancy exists, he shall not be penalised because of his refusal to accept such promotion.

6.—Retirement.

(a) No worker, after six months' continuous service, shall leave the Department until the expiration of fourteen days' written notice of his intention so to do, without the approval of the Commissioner.

(b) Except in the case of summary dismissal for misconduct, fourteen days' written notice shall be given by the Commissioner to any such worker whose services are no longer required, and the reason for dismissal shall be stated in such notice.

7.—Transfers and Transfer Allowances.

(a) When any transfer is ordered by the Department, the worker transferred shall not lose his right of appeal against the transfer, and if on inquiry it is found that a transfer can be arranged with another worker to suit the convenience of the Department, then he shall be re-transferred. A worker transferred from one station to another over one mile distant involving a change of residence shall—

- (i) be paid not less than £4 for a married man and 15s. for a single man; a married man who does not transfer his family shall be paid as a single man until he does transfer his family;
- (ii) be paid such further out of pocket expenses (if any) as the Commissioner in his discretion shall decide to have been reasonably incurred;
- (iii) be granted free passes for himself and family (including those dependants mentioned in the interpretation of "married man," and also the mother of a married man permanently residing with and wholly dependent upon him) and free railway transport of his furniture and effects, including one cow and not more than two goats; where the train is provided with appropriate sleepers and the worker's journey extends through the night he and his family shall be supplied with sleeping berths;
- (iv) be paid actual travelling and waiting time up to a maximum of eight hours per day; no overtime or Sunday time rates shall apply;
- (v) married workers (if necessary) shall be allowed one day for packing and one day for unpacking.

(b) The granting of an allowance in excess of that provided above to meet special cases shall be at the discretion of the Commissioner.

(c) Any worker who is transferred from one place to another to suit himself, or who is transferred by way of punishment, shall be entitled to the provisions of sub-clause (iii) only.

(d) At least ten days' notice shall be given to a worker required to transfer permanently from one station to another.

(e) A worker shall not be transferred for a less period than three months. If required to work temporarily at any depot for relief or other purposes for a less period he shall be paid away-from-home or lodging allowance, provided for in his section of this Award.

(f) Any worker who has been stationed in the Goldfields areas for a period exceeding three years shall be entitled to a transfer; with expenses as hereinbefore mentioned, to a station not more than thirty miles from the coast, and such transfer shall, upon request, be arranged if the exigencies of the service will permit.

8.—District Allowances.

(a) District allowances, as specified below, shall be paid to workers stationed at:—

- (i) Merredin or Eastward, or Northward thereof, on the Eastern District-Goldfields line, as far as Goongarrie;
- (ii) on the Coolgardie-Esperance railway;
- (iii) at Marne, or Northward or Eastward thereof, as far as Mt. Magnet on the Murchison Goldfields line, or Northward or Westward of Marne, as far as Ajana or Yuna, except within a distance of 20 miles from Geraldton by rail; one shilling and sixpence (1s. 6d.) per day for seven days per week.
- (iv) At Lake Grace, or Eastward thereof, ninepence (9d.) per day for seven days per week.
- (v) Geraldton and within a distance of twenty miles thereof, threepence (3d.) per day for seven days per week.
- (vi) on the Eastern Goldfields line Northward of Goongarrie; or
- (vii) on the Murchison Goldfields line Northward or Eastward of Mt. Magnet: one shilling and ninepence (1s. 9d.) per day for seven days per week;
- (viii) on the Hopetoun-Ravensthorpe Railway, two shillings (2s.) per day for seven days per week;
- (ix) on the Port Hedland-Marble Bar Railway: five shillings (5s.) per day for seven days per week, and such further amount, if any, as shall be required to make their week's wages and district allowance equal to seven shillings (7s.) per day over the minimum rate for the workers' grade, plus 5s.

(b) District allowance shall not apply where the worker is absent without pay unless such absence is due to sickness of worker and does not exceed three months.

(c) Workers leaving the service for any cause and due for payment in lieu of holidays shall not be paid district allowance for the period of such holidays.

9.—Water Allowance.

Water shall be delivered alongside the line gratis to any worker in the following scale:—

To a married man	30 gallons per day.
To a single man	10 gallons per day.

This shall not apply to stations where a public water scheme is available.

10.—Payment for Travelling Time.

(a) A worker travelling as a passenger going to work away from or returning to his home station shall be paid at ordinary rates for the actual travelling or waiting time up to a maximum of sixteen hours in one day.

(b) Where the waiting time exceeds four hours the worker shall be deemed to be booked off duty and shall not be entitled to payment for the time he is booked off.

(c) Sunday travelling time shall be paid at the same rates and on the same conditions as on week days.

(d) Workers on the permanent way, when starting from camp, shall travel in Department's time and return in their own time, unless they are required to propel the trolley on which they ride, when they shall travel both ways in the Department's time.

(e) In respect of a worker who is provided with a sleeping berth in a passenger train, travelling time shall not count between 10 p.m. and 6 a.m., provided this shall not operate to reduce the travelling time to be paid for below eight hours in any one day.

(f) A worker residing within the Suburban Area other than a traffic worker who is required to start work at some place other than his home station within the Suburban Area shall, if notified the previous evening, travel one way from work or to work in his own time: Provided there is a train by which he can conveniently travel. The Department shall provide free railway travelling from the home station; provided, however, that no traffic or other worker sent on relief duty within the Suburban Area shall claim or be allowed extra travelling time if the station at which he is to work is nearer his residence than his home station.

11.—Travelling by Sea.

A worker when travelling by coastal boat shall be entitled to first class accommodation on the boat, and to one-fourth only of the usual away-from-home allowance, and travelling time shall be paid at ordinary rates: provided that not more than eight hours shall be paid for as travelling time in any one period of twenty-four hours.

12.—Absence from Duty.

(a) Any member of the running staff being unable to attend to his duty through sickness shall notify his foreman or other officer in charge at least three hours before the time he is booked for duty, and he shall also satisfy such foreman or officer that he is unfit to attend to his duties.

(b) Any worker so absent shall not again be booked up for duty unless he notified such foreman or officer not later than noon on any day that he is fit to resume.

(c) Any worker losing time through sickness or special leave shall be reduced in wages only to the extent of the time actually lost through sickness or actually granted as special leave.

13.—Free Passes, Privilege Tickets, and Season Tickets.

(a) After twelve months' continuous service a worker shall be allowed three passes per annum as under:—

One second-class station to station pass on the occasion of the annual or long service leave, to cover the full term of leave due;

Two first-class privilege passes from one given station to another and return, except during the Christmas and Easter holidays, when, at the option of the Commissioner, the passes may be issued as second-class.

In addition to the worker the passes shall be available for his wife and members of his family under eighteen years of age unmarried, unmarried daughters over eighteen years of age, and his parents, provided they are resident with and dependent upon him for support. The station to station passes may be changed to first-class on payment by the worker of half the additional fare at ordinary rates.

For the purpose of this clause a member of the family shall be deemed to be dependent provided such member's income does not exceed 15s. per week, exclusive of old age or invalid pension, but a member of the family temporarily out of employment shall not be deemed to be dependent.

A widower with his child or children resident with him and who regularly employs a housekeeper may, at the discretion of the Commissioner, be granted passes for such housekeeper; in like manner an unmarried worker supporting younger brothers and/or sisters may be granted passes for such housekeeper.

(b) Upon request a worker may be granted a separate station to station pass for his wife and dependants, as mentioned in Subclause (a) hereof, where it is inconvenient for both to travel together.

(c) Should any worker through illness be unable to use his station to station pass on the occasion of his annual leave, he shall be entitled to the use of such pass on the occasion of taking leave without pay during the year in which same is due.

(d) After six months' continuous service a worker shall be entitled to the passes mentioned in Subclause (a) in proportion to length of service.

(e) Workers who have not had an opportunity of allowing their holidays to accrue owing to having taken leave on individual public holidays shall be granted their station to station pass when on special leave up to fourteen days.

(f) A worker who resigns or is retired from the service and has leave due, shall be granted a free pass, station to station, for the term of such holidays; provided that, should a worker not have given the requisite notice or obtained the consent of the Commissioner to leave the service as provided for in Clause 6, he shall forfeit all claim to any passes he would otherwise have been entitled to under the provisions of this clause.

(g) On production of a certificate from the General Secretary of the Railway Institute passes shall be issued to a worker for the sole purpose of attending approved classes at the Railway Institute.

(h) Workers in isolated parts may be issued free passes, at the discretion of the head of the branch, for the purpose of obtaining medical attention.

(i) Market passes: Workers stationed outside Suburban Areas shall be issued market passes once per month to the market town most convenient to the Commissioner and the worker. The passes may be issued in favour of the worker, his wife, or his housekeeper, and children between the ages of five and fourteen years. A worker's wife or housekeeper may be granted a market pass once per fortnight, if required; provided that the maximum number of passes granted under this subclause shall be two per month.

(j) Free Freight: Domestic supplies up to a maximum weight fortnightly of 2 cwt. for married and 1 cwt. for single men, shall be carried free by rail to home station from the market town most convenient to the Commissioner and the worker, and, in addition, meat, bread, vegetables, when not obtainable locally, shall be carried free from the market town most convenient to the Commissioner and the worker, where same are procurable. All such supplies shall be for the sole use of the worker and his family. This subclause shall not apply to the Suburban Areas: Provided that this concession shall not apply when any member of the worker's family conducts a boarding-house or store at the home station.

(k) Free passes shall not apply to race or hired special, guaranteed special, or special excursion trains within a fifty-mile radius, or when in the opinion of the station-master at the station where the worker desires to commence his journey there is not ample room in the train.

(l) Workers working away from home station shall be entitled to a free pass to enable them to visit their home station at intervals of not less than once per fortnight; provided that the work upon which they are engaged will permit of their doing so. No travelling time shall be paid. Provided also that this clause shall not operate to increase or decrease the rate of expenses the worker would otherwise be entitled to.

(m) Privilege Tickets: After six months' continuous service a worker shall be allowed privilege return tickets (first or second-class) for himself, wife, and members of his family under eighteen years of age, also unmarried daughters over eighteen years of age, provided they are resident with and dependent upon the worker's earnings. The charge for privilege tickets to be half the single fare for the return journey, with a minimum of one shilling for adults and sixpence for children.

(n) Season Tickets: Second-class season tickets at half the ordinary season ticket rates, available between the station nearest his residence and his place of work, shall, on application, be issued to any worker. To any worker in receipt of 38s. 3d. or under per week, one-quarter of the ordinary season ticket rates shall be charged.

14.—Holidays.

(a) Every worker shall, after twelve months' continuous service, be entitled to two week's leave on full pay each year, the whole of which shall, except by agreement between the Commissioner and the Union to the contrary, be taken at one time in each year; provided always, that with the consent of the Commissioner, holidays may be allowed to accumulate for two years.

Two days' extra annual leave shall be granted to workers stationed at Yalgoo and Goongahrie and North and East thereof and to those workers stationed on the Hopetoun-Ravensthorpe railway, and at Norseman and Southward thereof.

Two week's extra annual leave shall be granted to workers stationed on the Port Hedland-Marble Bar railway.

(b) Guards, signalmen, and shunters, after twelve months' service, shall be allowed an additional four days' holidays in each year on full pay.

(c) Workers shall be paid for holidays at the rate of pay they are drawing at or immediately before the time when such holidays are taken.

(d) Every worker, after one month's continuous service, shall be entitled to the foregoing two weeks' holidays in proportion as the length of service is to the full number of holidays for the twelve months.

(e) No deduction shall be made from annual holidays for the period any worker is off duty through sickness, unless the absence exceeds three calendar months.

(f) At depots and stations, where it can be conveniently done, a roster shall be posted showing the approximate dates on which each worker will go on his annual leave and resume duty. Such roster will be subject to alteration to meet the exigencies of the service. Provided always that, with the approval of the head of the branch, any worker may change dates with another.

(g) Any worker who may resign or be dismissed from the service for any cause other than for pecculation or theft, shall be entitled to receive payment for any holidays which may have been due up to the time of leaving the service; provided always, that if the worker has been dismissed for pecculation or theft, no claim for holidays shall be recognised. Misconduct herein referred to shall not affect accumulated holidays or payment therefor.

(h) Unless at his own request, no employee shall be booked off for a holiday at a foreign or at his temporary home station.

(i) If an employee is booked off for annual leave when away from his permanent home station he shall be allowed travelling time to and from the place he is working at and such home station; the leave to count as starting and finishing at his permanent home station.

(j) When work is closed down over Christmas and New Year for the purpose of annual holidays, workers with less than a full year's holidays due will only be entitled to payment during such period for the number of days' holidays due to them.

15.—Uniforms.

The following uniforms shall be supplied by the Commissioner:—

Guards (Suburban Passenger, Mail and Express): One cap and two suits per annum and one mackintosh or overcoat every two years.

Guards (Mixed and Goods): One cap and waterproof cover and two suits per annum; one three-quarter oilskin coat every three years; one pair leather leggings every six years.

Shunters and Head Shunters: One waterproof cap cover, one cap and one felt hat and two suits per annum; one three-quarter oilskin coat every two years; one pair leather leggings every six years.

Porters (other than those engaged solely on Goods Work): One cap and two suits per annum.

“Sheeters” working outside: One oilskin coat every two years; one pair leather leggings every six years.

Ticket Collector: One cap and two suits per annum.

Lavatory Attendants (Traffic Branch only): One cap and two suits per annum.

Gatekeepers: One cap and two suits per annum.

Crossing-keepers: One cap and two suits per annum.

Points Cleaners, Perth Station, Perth Goods: One cap and two suits per annum.

Brake-van Stower, Perth Parcels: One cap and two suits per annum.
 Watchmen (Traffic): One cap and two suits per annum; one oilskin jacket and oilskin leggings every two years.
 Number Takers: One cap and two suits per annum; one oilskin jacket and oilskin leggings every two years.
 Ticket Examiners on Trains: One cap and two suits per annum; one mackintosh or overcoat every two years.
 Conductors: One cap and two suits per annum; one mackintosh or overcoat every three years.
 Signalmen: One cap per annum.
 Checkers: One cap per annum.
 Weighbridge Checkers: One oilskin jacket and oilskin leggings every two years.
 Checkers at Port Hedland: Four khaki suits and one helmet per annum or four pairs pants may be issued in lieu of two suits.
 Guards at Port Hedland: Same supply as Checker, plus one mackintosh or overcoat every two years.
 Lampmen and Car Cleaners, and Examiners in Pits: One cap without badge and two dungaree suits per annum.
 Acting Lampmen at Fremantle, Perth, Midland, Northam, Kalgoorlie: One oilskin suit every two years for use of workers acting in this capacity.
 Workers hosing out stock trucks at Fremantle, Subiaco, Midland, Northam, Kalgoorlie, Albany, West Perth, Bunbury, and Narrogin: One oilskin suit every two years for use of workers acting in this capacity.
 Employees at Perth Station, Perth Goods, and Fremantle Goods requiring occasionally to work outside during wet weather shall be allowed the use of emergency oilskin coats while acting shunter.
 Watchman (Loco.): One oilskin coat every two years.
 Electric Battery Hand and Assisant; Acid Room Attendants: Two suits woollen overalls per annum.
 Electric Battery Hand and Assistant, Train Lighting Section, Perth: Two suits woollen overalls per annum.
 Raker-out and Tuber: Two dungaree suits per annum.
 Fuehnan (on coal stages): One oilskin coat every two years; one pair leather leggings every six years.
 Car and Wagon Examiners and Oilers: One oilskin suit every two years.
 Men employed at Oil Stores, Midland Junction: One suit dungaree overalls per annum.
 Hoarding Hands: One oilskin suit every two years.
 Chainmen: One long oilskin coat every three years; one pair leather leggings every six years.
 Watchmen, Way and Works: Two suits per annum.
 Porter (Hall), Way and Works: Two suits per annum.
 Gangers and Repairers (on lengths between Geraldton Walkaway-Yuna-Ajana, also West of No. 2 Rabbit-proof Fence and South of Goomalling): One long oilskin coat every two years; one pair leather leggings every six years.
 Lengthrunners (on same lengths as specified above): One oilskin suit every two years.
 Interlocking Workers: One oilskin coat every three years.
 Battery Hands, E. & S. Branch: One suit woollen overalls for use when required.

General.

Note.—The uniforms shall be held by the worker and worn on duty only, and shall not be sold or disposed of.

Uniforms need not be supplied to casual hands.

Where two suits are provided, delivery to be made at the beginning of the summer and winter seasons.

16.—Apprentices.

(a) The employment of apprentices shall be governed by the provisions of the schedule attached hereto.

(b) Apprentices shall be allowed to the following trades:—1, Blacksmith; 2, Electroplater; 3, Fitter; 4, Iron Machinist; 5, Painter; 6, Carpenter; 7, Car and Wagon Builder; 8, Plumber; 9, Saw doctor; 10, Turner; 11, Tinsmith; 12, Trimmer; 13, Watch and clock repairer; 14, Coppersmith.

17.—No New Designation.

No new designation shall be introduced during the currency of this Award so as to reduce the status of any worker covered thereby.

18.—No Reduction.

This Award shall not in itself operate to reduce the wages of any worker who is at present receiving above the minimum rate prescribed for his class of work.

19.—Under-rate Workers.

A worker who is unable to earn the minimum rate hereby prescribed may be employed at a lower rate, which shall be agreed upon in writing between the worker and the secretary of the worker's union. If within seven days after being notified of the worker's desire to work at a lower rate of wage than that prescribed, the said secretary and worker are unable to agree upon a lower rate, then the worker may apply in writing to the nearest Resident or Police Magistrate to fix such lower rate of wage. The worker shall give such secretary two days' notice in writing of his intention to apply to the Magistrate, and the said secretary or his agent may attend and oppose the application. The Magistrate may fix the rate of wage, and his decision shall be final.

Any worker whose wage shall have been so fixed may work for and be employed by an employer for such wage for the period of six calendar months thereafter, and, after the expiration of the said period, until fourteen days' notice in writing shall have been given him by the secretary of the Union requiring his wage to be again fixed in the manner prescribed by this clause.

20.—Secretary's Pass.

The Commissioner shall grant leave, without pay, for a continuous period or otherwise of thirty days in each year to the secretary of the Union (should such secretary be a railway worker) to enable him to attend exclusively to the Union work, and a free pass will be issued to the said secretary, whether he be an employee or not, for that period, but the pass may be withdrawn at the Commissioner's discretion. Such pass shall be used exclusively for Railway Union work and not for political purposes.

21.—Charges against Workers.

(a) Each worker shall himself provide, when called upon, with the least possible delay, any report or statement which may be required by the officer in charge.

(b) When a worker against whom a charge is pending has made a statement to an officer in charge, and which statement the officer in charge has taken down in writing, such worker shall either be furnished with a copy of such statement or be allowed to take a copy of it.

(c) If a final decision in any case in which a charge has been made against a worker be not given within three calendar months from the time when the offence comes to the knowledge of the Department, the charge in question shall lapse.

22.—Preference to Unionists.

Preference shall be given to Unionists with regard to employment, except in the case of juniors and apprentices.

23.—Shop Stewards.

Subject to the recognition of properly constituted authority, shop stewards, to be appointed by the Union, shall be recognised by the Commissioner.

24.—Boards of Reference.

(a) The Court appoints for the purposes of the Award Boards of Reference. The Boards shall each consist of a Chairman and two other representatives nominated by the parties. There are assigned to such Boards, in the event of no agreement being arrived at between the parties to the Award, the functions of—

- (i.) classifying and fixing wages, rates and conditions for any machine, occupation, or calling not specifically mentioned in the Award;
- (ii.) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award or any of them.
- (iii.) deciding any other matter that the Court may refer to the Board from time to time.

(b) Separate Boards may be appointed for different sections corresponding to the occupations, callings or vocations referred to in this Award and/or for different districts.

Part II.—Traffic, Running Sheds (other than Tradesmen and their Assistants), and Advertising Section.

25.—Hours of Duty.

(a) Except as hereinafter provided, forty-four hours, exclusive of Sunday work, shall constitute a week's work. In the case of special class signalmen thirty-six hours (exclusive of Sunday work) shall constitute a week's work. The week's work may extend over five or six days, at the option of the Commissioner.

(b) The Commissioner shall arrange, as far as practicable, that shifts shall not exceed eight hours and, except in cases of emergency where relief cannot be provided, a worker shall not be required to remain on duty at his home or temporary home station for more than ten hours.

(c) Except at country stations where the train arrangements render it impracticable, each day's work of eight hours shall be completed within ten hours from the time of starting.

(d) Except in cases of emergency, unless due to regular rotation of shifts, no head shunter, shunter, or signalman shall be called upon to work more than ten hours continuously, or shall be called on duty until he has had at least twelve hours off. In this subclause the word "emergency" shall not be construed to cover a mere increase of traffic which could have been foreseen, and might reasonably have been provided for without encroaching on the twelve-hour rule.

(e) The present practice of calling shunters when rostered for duty outside their ordinary shifts shall be continued.

(f) No member of the running staff, including a shunter, shall be rostered for less than four hours in any one day.

(g) Except in cases of emergency, juniors shall not be employed (except to act as Call-boys) between the hours of midnight and 6 a.m., but may be required, whilst not calling, to attend to telephone and to sweep, dust, and clean.

(h) The provisions of this clause shall not apply to office cleaners (female), whose hours of duty and conditions shall remain as they are at present.

26.—Guaranteed Week.

(a) The Commissioner shall guarantee to each worker, other than a casual, a full week's work, exclusive of Sunday work, except during such period as by reason of any action on the part of any section of his employees, or for any other cause beyond his control, he is unable, wholly or partially to carry on the running of the trains or Workshops. Each week shall stand by itself.

(b) The guaranteed period may be reduced as follows:—

- (i) In respect of Christmas Day, Good Friday, and Labour Day, one day for each in the weekly period in which the holiday occurs;
- (ii) In respect of workers in or about a goods shed, one day for each goods shed holiday, not to exceed three days in any period of twelve months, in addition to Christmas Day, Good Friday, and Labour Day, in the weekly period in which the holiday occurs;

- (iii) In respect of any worker under suspension, provided that any worker suspended on a charge which is not sustained shall be entitled to the benefit of the guarantee during the period of his suspension;
- (iv) In respect of office cleaners (female), the guaranteed period may be reduced by such time as is necessary to maintain the hours of work as at present.

27.—Overtime, Sunday Time, and Holiday Time.

- (a) All time, exclusive of Sunday time, worked over the hours fixed for a week's work shall be paid for at the rate of time and a quarter.
- (b) (i) All time worked in excess of ten hours (and in the case of special Class Signalmen eight hours) in any one shift shall be paid for at the rate of time and a half for the first two hours, and thereafter double time. This paragraph shall not apply to conductors.
- (ii) The time on which the penalty rate has been paid for on a daily basis will not be subject to the penalty rate on a weekly basis.
- (iii) The overtime rate shall be computed on the rate applicable to the day on which the time is worked.
- (iv) This subclause shall not apply to conductors, whose overtime shall remain as at present.
- (c) Subject to Subclause (b) (iii) the time worked on Sundays, Christmas Day, Good Friday, and Labour Day shall be paid for at the rate of time and a half.
- (d) The provisions of this clause shall not apply to office cleaners (female), whose hours of duty and conditions shall remain as they are at present.
- (e) Any worker brought on to work outside his ordinary hours shall, except when such work, exclusive of meal times, is continuous with his ordinary shift, be paid a minimum of two hours' pay at ordinary rates, and provided that the worker shall not be obliged to work for the two hours if the job for which he has been brought on has been completed in less time.
- (f) Any employee brought on duty on Sunday shall be paid a minimum of four hours' pay at the rate applicable to that day.
- (g) Goods shed employees, when called on to do duty on any holiday, shall be paid for not less than four hours, provided that the worker shall not be obliged to work for the four hours if the job for which he was brought on has been completed in less time; provided further, that in the case of Good Friday, Christmas Day, and Labour Day the said employees shall be paid, when called on for duty, for not less than eight hours, at ordinary rates, and shall not be obliged to work for such hours if their work has been completed in less time.
- (h) The provisions of Subclauses (b) to (g), both inclusive, shall not apply to watchmen or waiting-room attendants, who shall be paid at the rate of time and a quarter for all time worked in excess of ten hours in any one shift and for all time worked on Sundays.

28.—Allowances and Arrangements for Guards.

- (a) Any guard rostered for duty and being informed that he is not required shall, unless he has been notified as provided in Subclause (e), be paid two hours' pay at ordinary rates, but may be called for further duty without any further period of rest.
- (b) Any guard going out on traffic shall be paid not less than four hours' pay at ordinary rates, and no guard shall be called to work more than twice in one day.
- (c) A guard attending at a depot with a hamper for a trip for which he is booked and which is cancelled, or who shall have received less than two hours' notice of the cancellation of a trip requiring a hamper, shall be allowed five shillings in respect of such hamper.
- (d) Any guard having to proceed on any way-from-home job with less than four hours' notice shall be paid an amount of five shillings in addition to ordinary expenses. A guard notified between 6 p.m. and 8 a.m. of a "book-off" job requiring him to come on duty between these hours shall receive an allowance of five shillings in addition to ordinary expenses.
- (e) No guard rostered for duty shall be entitled to any pay or allowance when notice that he is not required has been left at his place of residence at least two hours before his rostered time.
- (f) Guards of goods and mixed trains shall be allowed thirty minutes before departure time to prepare for their trip, and where the distance between the place where they sign on and where they commence duty exceeds a quarter of a mile, they shall be allowed an extra five minutes for each quarter of a mile in excess thereof.
- Other guards shall be allowed fifteen minutes to prepare before starting on a trip.
- All guards shall be allowed fifteen minutes at the close of each shift.
- In cases where guards take over trains en route, 15 minutes allowance only will be made.
- The time under this subclause may be increased where the work to be performed warrants such increase.
- Save as herein provided nothing in this subclause shall operate to reduce the time at present allowed to any guard so long as present conditions remain unaltered.
- (g) Any guard booked off shall come on duty at such time as he may be directed before leaving the station by the responsible person in charge or by the roster posted at the station. Except in cases of emergency, or unless in special cases by agreement between the Union and the Commissioner, the minimum time a guard shall be off duty at home station shall be twelve hours, and at foreign stations eight hours for the first time he is booked off after leaving the home station, and ten hours for every subsequent time that he is booked off before returning to the home station. In cases of emergency, unless for good reason to the contrary, the guard who has been off duty the longest shall be the first to be called on. In this subclause the word "emergency" shall not be construed to cover a mere increase of traffic which could have been foreseen and might reasonably have been provided for without encroaching on the twelve-hour rule.
- (h) The present practice in regard to the calling of guards shall be continued.

(i) At home stations, should a guard not be able to ascertain when booking off, from the responsible person in charge or from the roster, when he will be required for further work, he shall be free to assume that he will not be required for twelve hours, but at the expiration of that time shall make personal inquiry at the depot as to when he will be required. If not then informed when he will be required, written notice shall be left at his place of residence at least two hours before he is required to go on duty; provided that, if the twelve hours expire after 5 p.m. and before 7 a.m. he shall not be required to make such inquiry until 8 a.m. following.

(j) Any guard standing by at a foreign station shall be allowed full time when not booked off and half time when booked off, up to five hours. If not required for active duty until the expiration of five hours, he shall be booked off.

(k) Guards stationed at Perth who usually run country trains shall receive a fair proportion of suburban work.

(l) Where practicable all guards shall be worked on a weekly roster. When there is no weekly roster a roster shall, when practicable, be posted daily not later than 2 p.m., except on Saturday, when it shall be posted not later than twelve noon. The roster posted on Saturday shall show both Sunday's and Monday's working.

(m) Six shifts will constitute a week's work, except in special cases of unavoidable short runs, such special cases to be arranged between the Commissioner and the Union.

(n) If less than forty-four hours have been worked in the six shifts, the time for the six shifts will be made up to forty-four hours, and the seventh shift will be paid for at—

- (i) ordinary rate for time equivalent to time made up;
- (ii) overtime rate for balance.

29.—Time Table Conferences.

An employee of the Commissioner (such employee to be a member of and to be nominated by the Union) shall be permitted to attend the departmental half-yearly Time-table Conferences as representative of the Union, and may take part in any discussion as to whether any particular piece of night work involved in the proposed time-table could be avoided. The employee so acting shall be paid by the Commissioner his ordinary wages, travelling time, and expenses as provided in this award.

30.—Knowledge of Roads.

Except in the case of new lines opened for traffic, and so far as the requirements of the service will permit, a guard, before being required to take a train over a road with which he is not acquainted, shall be allowed to travel over it at least twice with a guard familiar with the road, without loss of pay. Should the exigencies of the service require a guard to be sent over a road with which he is not acquainted, the station-master shall report the circumstances to the head of the Branch.

31.—Away from Home and Meal Allowances.

(a) The following allowances shall be granted to workers specified in this section of the Award who are booked off or temporarily lodging away from their home station:—

(i) For the first thirty hours or part thereof: Where attended barracks are provided—5s. Where unattended barracks are provided—6s. Where there are no barracks—7s.

(ii) After the first thirty hours and up to seven days the sum of fourpence per hour, and thereafter threepence per hour; provided that the reduction from fourpence to threepence shall only be made in cases where the worker shall be stationed for over seven days in one place; provided that a deduction of one shilling per day or night, with a maximum of five shillings per week, shall be made where attended barracks are provided, and a deduction of sixpence per day or night, with a maximum of two shillings and sixpence (2s. 6d.) per week, shall be made where unattended barracks are provided. No such deduction shall be made if the worker returns to his home station within forty-four hours.

(b) The allowance shall be calculated from the time of booking on to the time of booking off at home station.

(c) In addition to the allowance provided for in subclause (a), a worker booked off or temporarily lodging in a district carrying an allowance shall be granted such allowance, or, if already in receipt of a district allowance, shall be granted the difference between such allowance and any higher allowance applicable to the district in which he is booked off or lodging. A day's allowance to be granted for the first thirty hours or any part thereof and each subsequent twenty-four hours or part thereof; time to be calculated from time of departure from home station to time of departure from foreign station.

(d) The Commissioner may in his discretion make any allowance in addition to those provided in the foregoing subclauses, and the head of the Department shall also have discretion to make any such additional allowance as may under the circumstances be justified.

(e) No away from home allowance shall be granted to any worker stationed in the Suburban Area in respect of any absence from his home station within the Suburban Area unless he is unable to return by passenger train to his home station for the night, or unless approved by the head of the Branch.

(f) Any worker other than a guard who is not temporarily lodging away from his home station, and who is absent from his home station on duty, shall be paid two shillings (2s.) for his second and each succeeding meal: Provided that any worker who in fact incurs expense in procuring his first meal shall be entitled to be paid two shillings (2s.) in respect thereof.

(g) Workers shall not be booked off away from their home station for two Sundays in succession where it can be avoided by any reasonable arrangement.

(h) Married workers temporarily transferred for a period exceeding three months, but which is not expected to exceed six months, for the purpose of meeting seasonal or exceptional or temporary traffic, and not moving their permanent homes will be paid a weekly allowance of twenty-five shillings (25s.) in lieu of transfer or lodging allowance to cover the excess cost of living away from their homes.

Provided that, should any other lodging allowance become due to a worker whilst transferred, such allowance together with the allowance provided for in the foregoing paragraph, shall in no case exceed the allowance payable under Subclause (a).

(i) Where workers are employed on a series of works up and down the line, and are provided with sleeping accommodation in tents or vans, the removal of tents or vans from one place to another will not for the purpose of Subclause (h) be deemed to have altered their head-quarters.

(j) The foregoing allowances will not be paid:—

- (i) during any period of absence from duty without pay unless such absence is due to sickness of the worker and does not exceed one week;
- (ii) during any period of annual leave.

Part III.—Way and Works Section.

32.—Hours of Duty.

(a) Forty-four hours exclusive of Sunday time shall constitute a week's work. No day's work shall exceed eight hours forty-eight minutes without payment of overtime. The week's work may extend over five or six days at the option of the Commissioner.

(b) The provisions of this clause shall not apply to office cleaners (female), whose hours of duty and conditions shall remain as they are at present.

33.—Guaranteed week.

(a) The Commissioner shall guarantee to each worker, other than a casual, a full week's work, exclusive of Sunday work, except during such period as by reason of any action on the part of any section of his employees or for any other cause beyond his control, he is unable wholly or partially to carry on the running of the trains or workshops. Each week shall stand by itself.

(b) The guaranteed period may be reduced as follows:—

- (i) In respect to Christmas Day, Good Friday, and Labour Day, one day for each in the weekly period in which the holiday occurs;
- (ii) in respect of any worker under suspension; provided that any worker suspended on a charge which is not sustained shall be entitled to the benefit of the guarantee during the period of his suspension;
- (iii) in respect of office cleaners (female) the guaranteed period may be reduced by such time as is necessary to maintain the hours of work as at present.

34.—Overtime, Sunday time, and Holiday time.

(a) (i) All time worked in excess of the usual working hours in any one day shall be paid at the rate of time and a quarter for the first two hours and time and a half for the next two hours and thereafter double time; provided that double time shall be paid for overtime on all work other than work for any Department of the State.

(ii) Extra rates shall be computed on the rate applicable to the day on which the time is worked; provided that double time shall be the maximum.

(b) Subject to Subclause (a) (ii) time worked on Sundays, Christmas Day, Good Friday, or Labour Day shall be paid for at the rate of time and a half.

(c) All time worked during the usual meal time by any worker at his home station shall be paid for at overtime rates, and such rates shall continue until the worker knocks off for his meal.

(d) Any worker brought on to work outside his ordinary working hours shall, except when such work exclusive of meal time is continuous with his ordinary shift, be paid a minimum of two hours' pay at ordinary rates, and provided that the worker shall not be obliged to work for the two hours if the job for which he has been brought on has been completed in less time.

(e) Any worker brought on duty on Sunday shall be paid a minimum of four hours at the rate applicable to that day, and shall not be required to work for the four hours if the work for which he is brought on duty does not last that period. Any worker brought on duty on Christmas Day, Good Friday, or Labour Day shall be paid a minimum of eight hours' pay at ordinary rates, and should the work for which he is brought on duty not last the full eight hours he shall not be required to work for the full eight hours.

(f) The provisions of Subclauses (a) to (e) (both inclusive) shall not apply to watchmen, who shall be paid at rate of time and a quarter for all time worked in excess of two hours in any one shift, and for all time worked on Sundays.

35.—Away-from-home and Meal Allowance.

(a) The following allowances shall be granted to workers temporarily lodging away from their home station:—

(i) For the first 24 hours or part thereof:—

Where attended barracks are used—6s.

Where unattended barracks are used—6s. 6d.

Where barracks are not used—8s.

(ii) After the first 24 hours at the rate of 4d. per hour;

(iii) After the first 24 hours a charge of one shilling per night with a maximum of five shillings per week shall be made where accommodation of barracks other than a van is provided, and a charge of sixpence per night with a maximum of two shillings and sixpence per week shall be made where barracks in the shape of van or tent, bed and blankets are provided.

(b) It will be optional for the workers to use the barracks and/or the Commissioner to allow them to do so. If used, after the first twenty-four hours a charge of one shilling (1s.) per night, with a maximum of five shillings (5s.) per week, shall be made for attended barracks, and a charge of sixpence (6d.) per night, with a maximum of two shillings and sixpence (2s. 6d.) per week, for unattended barracks.

(c) The allowance shall be calculated from the time of leaving to the time of returning to the home station.

(d) In addition to the allowance provided for in Subclause (a) a worker booked off or temporarily lodging in a district carrying an allowance shall be granted such allowance, or if already in receipt of a district allowance, shall be granted the difference between such allowance and any higher allowance applicable to the district in which he is booked off or lodging. A day's allowance to be granted for the first thirty hours or any part thereof, and each subsequent twenty-four hours or part thereof; time to be calculated from time of departure from home station to time of departure from foreign station.

(e) No away-from-home allowance shall be granted to any worker stationed in the suburban area in respect of any absence from his home station within the suburban area unless he is unable to return to his home station by passenger train for the night, or unless approved by the head of the branch.

(f) A worker absent from his home station on duty (not being a worker temporarily lodging away from his home station) shall be paid two shillings (2s.) for his second and each succeeding meal; provided that any worker who, in fact, incurs expense in providing his first meal shall be entitled to be paid two shillings (2s.) in respect thereof.

(g) The above subclauses shall not apply to gangers and repairers at out-camps on their own lengths, but they shall be granted one shilling and sixpence for each night during which their gang is stationed at an out-camp.

(h) The Commissioner may in his discretion make any allowance in addition to those provided in the foregoing subclauses, and the head of the Branch shall also have discretion to make any such additional allowances, not exceeding seven shillings and sixpence (7s. 6d.) per day.

(i) Married workers temporarily transferred for a period exceeding three months, but which is not expected to exceed six months, and not moving their permanent homes, will be paid a weekly allowance of twenty-five shillings (25s.) in lieu of transfer or lodging allowance to cover the excess cost of living away from their homes; provided that, should any other lodging allowance become due to a worker whilst transferred, such allowance, together with the allowance provided for in the foregoing paragraph, shall in no case exceed the allowance payable under Subclause (a).

(j) Where workers are employed on a series of works up and down the line, and are provided with sleeping accommodation in tents or vans, the removal of tents or vans from one place to another will not for the purpose of Subclause (i) be deemed to have altered their headquarters.

(k) In lieu of the foregoing allowances, any worker camped out for not less than three days continuously, if supplied with tent or van and stretcher, rugs, and cooking utensils, shall be granted a camping-out allowance of two shillings and sixpence (2s. 6d.) per night. A separate van or tent shall, where possible, be provided for storage of departmental gear.

(l) The foregoing allowances will not be paid—

- (i) during any period of absence from duty without pay, unless such absence is due to sickness of the worker and does not exceed one week;
- (ii) during any period of annual leave.

36.—Workers in Breakdown Gangs and at Washaways.

Workers in breakdown gangs and at washaways shall, in lieu of away-from-home allowance and travelling time, be provided with board and sleeping accommodation, and shall be paid from the time they leave until they return to their home station, except during such period as they shall be booked off duty, if such period shall exceed ten consecutive hours. Time occupied in travelling shall be paid at bare time rates. Actual working time shall be paid at overtime rates after eight hours' work per day.

Part IV.—Workshops (including Tradesmen and their Assistants at Running Sheds) and Stores Section.

37.—Hours of Duty.

Forty-four hours, exclusive of Sunday time, shall constitute a week's work. No day's work shall exceed eight hours forty-eight minutes without payment of overtime. The week's work may extend over five or six days at the option of the Commissioner.

38.—Guaranteed Week.

(a) The Commissioner shall guarantee to each worker, other than a casual, a full week's work, exclusive of Sunday work, except during such period as by reason of any action on the part of any section of his employees, or for any other cause beyond his control he is unable wholly or partially to carry on the running of the trains or Workshops. Each week shall stand by itself.

(b) The guaranteed period may be reduced as follows:—

- (i.) In respect to Christmas Day, Good Friday, and Labour Day, one day for each in the weekly period in which the holiday occurs;
- (ii.) in respect of Easter Monday and Anzac Day, one day for each in the weekly period in which the holiday occurs, should the adult workers concerned decide by vote that a holiday shall be observed. This vote shall be taken not more than four weeks and not less than two weeks before the holiday occurs. Returned soldiers shall not be entitled to vote in respect of Anzac Day;
- (iii.) In respect of any worker under suspension: provided that any worker suspended on a charge which is not sustained, shall be entitled to the benefit of the guarantee during the period of his suspension;
- (iv.) in respect of any day when, as the result of a vote taken by the workers concerned with the consent of the Commissioner, or by agreement between the Union and the Commissioner a holiday is taken.

39.—Overtime, Sunday Time, and Holiday Time.

- (a) (i.) All time worked in excess of the usual working hours in any one day shall be paid at the rate of time and a quarter for the first two hours and time and a-half for the next two hours, and thereafter double time; provided that double time shall be paid for overtime on all work other than work for any Department of the State.
- (ii.) Extra rates shall be computed on the rate applicable to the day on which the time is worked: provided that double time (*i.e.*, twice the ordinary rates) shall be the maximum.
- (b) Subject to Subclause (a) (ii.) time worked on Sundays, Christmas Day, Good Friday, or Labour Day shall be paid for at the rate of time and a half.
- (c) All time worked during the usual meal time by any worker at his home station shall be paid for at overtime rates and such rates shall continue until the worker knocks off for his meal.
- (d) Any worker brought on duty for any purpose outside his ordinary working hours shall be paid a minimum of two hours: provided such work, exclusive of meal times, is not continuous with his shift, and provided that the worker shall not be obliged to work for the two hours if the job for which he has been brought on has been completed in less time.
- (e) Any worker brought on duty on a Sunday or holiday shall be paid a minimum of four hours pay at the rate applicable to that day, and he shall not be required to work for the four hours, if the work for which he is brought on does not last that time. Any worker brought on duty on Christmas Day, Good Friday, or Labour Day shall be paid a minimum of eight hours' pay at ordinary rates, and he shall not be required to work for that period if the work for which he is brought on is completed before that time.
- (f) The provisions of Subclauses (a) to (e) (both inclusive) shall not apply to watchmen, who shall be paid at rate of time and a quarter for all time worked in excess of ten hours in any one shift, and for all time worked on Sundays.

40.—Shift Work.

- (a) Whenever shift work is required all shifts except the day shift shall be paid for at the rate of time and a quarter.
- (b) Work other than day shift shall not be recognised as night shift, unless five consecutive nights are worked, but shall be deemed to be overtime: provided that, where a shift is not worked on account of a holiday, such shift shall, for the purpose of this clause, be counted as if it had been worked.
- (c) Overtime or night shift shall be calculated on the basis of the rate paid for night shift.

41.—Away-from-Home and Meal Allowances.

- (a) The following allowances shall be granted to workers temporarily lodging away from their home station:—
- (i) For the first 24 hours or part thereof:—
- | | |
|--|---------|
| Where attended barracks are used | 6s. 0d. |
| Where unattended barracks are used | 6s. 6d. |
| Where barracks are not used | 8s. 0d. |
- (ii) After the first 24 hours, 4d. per hour.
- (iii) After the first 24 hours a charge of one shilling per night with a maximum of five shillings per week shall be made where accommodation of barracks, other than a van is provided, and a charge of sixpence (6d.) per night with a maximum of two shillings and sixpence (2s. 6d.) per week shall be made where barracks in the shape of van or tent, bed, and blankets are provided.
- (iv) Married workers temporarily transferred for a period exceeding three months, but which is not expected to exceed six months and not moving their permanent homes, will be paid a weekly allowance of twenty-five (25s.) in lieu of transfer or lodging allowance to cover the excess cost of living away from their homes: provided that, should any other lodging allowance become due to a worker whilst transferred, such allowance together with the allowance provided for in the foregoing paragraph shall in no case exceed the allowance payable under Subclause (a).
- (b) It will be optional for the workers to use the barracks and/or the Commissioner to allow them to do so. If used, after the first twenty-four hours a charge of one shilling (1s.) per night with a maximum of five shillings (5s.) per week shall be made for attended barracks, and a charge of sixpence (6d.) per night with a maximum of two shillings and sixpence (2s. 6d.) per week for unattended barracks.
- (c) The allowance shall be calculated from the time of leaving to the time of returning to the home station.
- (d) In addition to the allowance provided for in Subclause (a) a worker booked off or temporarily lodging in a district carrying an allowance shall be granted such allowance, or, if already in receipt of a district allowance, shall be granted the difference between such allowance and any higher allowance applicable to the district in which he is booked off or lodging. A day's allowance to be granted for the first thirty hours or any part thereof, and each subsequent twenty-four hours or part thereof: time to be calculated from time of departure from home station to time of departure from foreign station.
- (e) No away-from-home allowance shall be granted to any worker stationed in the Suburban Area in respect of any absence from his home station within the Suburban Area unless he is unable to return to his home station by passenger train for the night, or unless approved by the head of the branch.

(f) A worker absent from his home station on duty (not being a worker temporarily lodging away from his home station) shall be paid two shillings for his second and each succeeding meal: provided that any worker who, in fact incurs expense in providing his first meal shall be entitled to be paid two shillings (2s.) in respect thereof.

(g) The foregoing allowances will not be paid:—

- (i) during any period of absence from duty without pay, unless such absence is due to sickness of the worker and does not exceed one week;
- (ii) during any period of annual leave.

(h) The Commissioner may in his discretion make any allowance in addition to those provided in the foregoing subclauses and the head of the Branch shall also have discretion to make any such additional allowances, not exceeding seven shillings and sixpence (7s. 6d.) per day.

42.—Workers in Breakdown Gangs and Washaways.

Workers in breakdown gangs and at washaways shall in lieu of away-from-home allowance and travelling time be provided with board and sleeping accommodation, and shall be paid from the time they leave until they return to their home station, except during such period as they shall be booked off duty, if such period shall exceed ten consecutive hours. Time occupied in travelling shall be paid at bare time rates. Actual working time shall be paid at overtime rates after eight hours' work per day.

Part V.—Rates of Pay.

Basic Wage—Males, £4 5s. 0d. per week.

Basic Wage—Females, £2 5s. 11d. per week.

The following workers shall be paid at the margins shown against their respective items, the daily rate for eight hours to be adjusted to the nearest penny:—

Item.	Margin per Week over Basic Wage.		Rate per Day of 8 Hours.	
	s.	d.	s.	d.
1.—Porter	Nil		15	5
2.—Train Caller	3	0	16	0
3.—Uniform Porter	3	0	16	0
4.—Porter, Goods	3	0	16	0
5.—Porter, Goods, engaged solely on sheeting, outside duty ...	6	0	16	7
6.—Porter, Lost Property Office, Perth	6	0	16	7
Delivery Porters, Perth Parcels Office				
Receiving Porters, Perth Parcels Office				
Excess Porter, Perth Station				
Cloak Room Porter, Perth				
7.—Porter, Relief	7	6	16	10
(This designation shall apply to workers who for one-third of a year have been relieving S.M., A.S.M., N.S.M., Signalmen and Guards.)				
8.—Porter, receiving and delivering goods at the following stations and depots:—Armadale, Beverley, Boyanup, Bridgetown, Bruce Rock, Brunswick Junction, Burekup, Busselton, Claremont, Collie, Cottesloe, Donnybrook, Dwellingup, East Northam, East Perth, Esperance, Guildford, Harvey, Katanning, Kellerberrin, Maylands, Manjimup, Merredin, Midland Junction, Mount Barker, Mullewa, Mundijong, Narrogin, North Fremantle, Pinjarra, Pingelly, Robb's Jetty, Southern Cross, Subiaco, Toodyay, Wagin and York	7	6	16	10
9.—Checker, Goods	7	6	16	10
(When employed at magazine to be paid 2s. 6d. extra per day.)				
10.—Stower, Goods	6	0	16	7
11.—Stower, Brakevan, Parcels Office, Perth	6	0	16	7
12.—Conductor	3	0	16	0
13.—Conductor, Senior	6	0	16	7
14.—Ticket Collector	3	0	16	0
(A worker who for the bulk of his working time is on the barrier shall be paid as a Ticket Collector.)				
15.—Ticket Examiner on trains	10	0	17	3
16.—Shunter	6	0	16	7
17.—Shunter, after 12 months' service as Shunter, provided Guard's examination has been passed	9	0	17	1
18.—Head Shunter	15	0	18	2
(Shunter when in charge of an engine to be paid as Head Shunter.)				
19.—Head Shunter, after two years' service as Head Shunter ...	18	0	18	9
20.—Head Shunter, Perth Goods and Passenger Station	18	0	18	9
21.—Head Shunter, Perth Goods, and Passenger Station, after two years' service as Head Shunter	21	0	19	3
22.—Guard, 4th Class, first two years' service	15	0	18	2
23.—Guard, 3rd Class, over two and up to four years' service as guard	18	0	18	9
24.—Guard 2nd, Class, over four and up to six years' service as guard	21	0	19	3

Item.	Margin per Week over Basic Wage.		Rate per Day of 8 Hours.	
	s.	d.	s.	d.
25.—Guard, 1st Class, over six years' service as guard	24	0	19	10
(Subject to passing all proper examinations and tests, if any, guards with less than two years' service after appointment shall be in the 4th class. Guards with two years' service and less than four years' service after appointment shall be in the 3rd class. Guards with four years' service and less than six years' service after appointment shall be in the 2nd class. Guards with over six years' service after appointment shall be in the 1st class.)				
Guards shall be entitled to promotion from class to class as follows:—				
To the 3rd class after two years' service in the 4th class.				
To the 2nd class after two years' service in the 3rd class.				
To the 1st class after two years' service in the 2nd class.				
26.—Signalman, 4th class	3	0	16	0
27.—Signalman, 3rd class	6	0	16	7
28.—Signalman, 2nd class	12	0	17	8
29.—Signalman, 1st class	18	0	18	9
30.—Signalman, Special Class (per day of 6 hours)	27	0	20	4
(A worker engaged cutting-in shall be paid at a rate not less than that of a 3rd class Signalman for each day so engaged.)				
31.—Time-keeper, Perth Goods	12	0	17	8
32.—Crossing-keeper	<i>Nil</i>		15	5
33.—Gate-keeper	<i>Nil</i>		15	5
34.—Gate-keeper, Perth and Fremantle Goods	6	0	16	7
35.—Repairer	<i>Nil</i>		15	5
36.—Repairer, with six months' experience	3	0	16	0
37.—Repairer, with twelve months' experience	6	0	16	7
(When employed laying more than two abutting rails or renewing a set of any rails, or rails in connection with a set of points, plate-layer's rate shall be paid.)				
38.—Repairer, Leading	9	0	17	1
(It shall be the duty of the Department, when classifying the lengths of permanent way, to indicate which lengths require a Leading repairer.)				
39.—Length-runner	13	0	17	10
40.—Repairing Ganger, in charge of 3rd class length	12	0	17	8
41.—Repairing Ganger, in charge of 2nd class length	18	0	18	9
42.—Repairing Ganger, in charge of 1st class length	24	0	19	10
43.—Platelayer	9	0	17	1
44.—Platelayer, Leading	18	0	18	9
45.—Platelaying Ganger	24	0	19	10
46.—Construction Ganger	24	0	19	10
47.—Line and Signal Maintainer	18	0	18	9
48.—Assistant Line and Signal Maintainer	12	0	17	8
49.—Interlocking Adjuster	9	0	17	1
50.—Interlocking Assistant	3	0	16	0
51.—Interlocking Signal Ganger	18	0	18	9
52.—Wireman	18	0	18	9
53.—Wireman, Leading (Car E. Light)	21	0	19	3
54.—Lineman	15	0	18	2
55.—Lineman Ganger	21	0	19	3
56.—Mainlayer	15	0	18	2
57.—Chainman	9	0	17	1
58.—Leading Hand in charge of road and platform approach repairs	6	0	16	7
59.—Inspector's Clerk, Way and Works Branch	12	0	17	8
60.—Storeman, Way and Works	12	0	17	8
61.—Septic Tank Attendant	6	0	16	7
62.—Blacksmith—See also Item No. 208 (18), (19)	30	0	20	11
63.—Fitter—See also Item No. 208 (14), (15)	24	0	19	10
64.—Scale Adjuster	24	0	19	10
65.—Turner	24	0	19	10
66.—Watch and Clock Repairer	24	0	19	10
67.—Plumber	24	0	19	10
68.—Tinsmith	24	0	19	10
69.—Electroplater	24	0	19	10
70.—Saw Doctor	39	0	22	7
71.—Saw Filer	18	0	18	9
72.—Carpenter	24	0	19	10
73.—Carbuilder (including vans)	24	0	19	10
74.—Wagonbuilder	24	0	19	10
75.—Coach Trimmer	24	0	19	10
76.—Signwriter	27	0	20	4
77.—Painter	24	0	19	10
78.—Paint Mixer	24	0	19	10
79.—Bricklayer—See also Item No. 208 (21)	24	0	19	10
80.—Tarpaulin-maker	9	0	17	1
81.—Miller—General or Universal (other than machines for milling throats of buffers)	24	0	19	10

Item.	Margin per Week over Basic Wage.		Rate per Day of 8 Hours.	
	s.	d.	s.	d.
82.—Borer	24	0	19	10
83.—Lapper and Grinder using precision tools	24	0	19	10
84.—Planer	24	0	19	10
85.—Shaper	24	0	19	10
86.—Slotter	24	0	19	10
87.—Driller using boring or cutter bar	24	0	19	10
88.—Driller using Asquith or Tullis Radial Drills	24	0	19	10
89.—Rail Planer	20	0	19	1
90.—Lapper and Grinder not using precision tools	16	0	18	4
91.—Stay Lathe Machinist	16	0	18	4
92.—Buffer Milling Machinist	16	0	18	4
93.—Car and Wagon Tender Brass Boring Machinist	16	0	18	4
94.—Auto Stud Machinist (whilst operating machines in present condition)	16	0	18	4
95.—Grinder (wet)	16	0	18	4
96.—Pneumatic Tube Cutter and Tapper	16	0	18	4
97.—“ Ajax ” Nut and Bolt Machinist	16	0	18	4
98.—Driller	12	0	17	8
99.—Nut and Bolt Machinist (other than “ Ajax ”)	12	0	17	8
100.—Screwing Machinist	12	0	17	8
101.—Punch and Shearing Machinist	12	0	17	8
102.—Tube End Machinist	12	0	17	8
103.—Friction Saw Machinist	12	0	17	8
104.—Slotter and Nibber	12	0	17	8
105.—Sawyer (band saw and following bench)	18	0	18	9
106.—Wood Turner	18	0	18	9
107.—Wood Shaper	18	0	18	9
108.—Moulding Machinist	18	0	18	9
109.—Foursided Planer	18	0	18	9
110.—Car Tenon Machinist	18	0	18	9
111.—Hollow Chisel Moticer	15	0	18	2
112.—Universal General Joiner	15	0	18	2
113.—Sawyer No. 1 Bench in mill	12	0	17	8
114.—Other Wood Machinists	9	0	17	1
115.—Tailer-out (saw bench and band saw)	6	0	16	7
116.—Orderman, Midland Loco. mill	6	0	16	7
117.—Metal Grinder and Polisher	6	0	16	7
118.—Galvaniser (when so engaged)	12	0	17	8
119.—Wireworker	6	0	16	7
120.—First Assistant, Ajax Nut and Bolt Machinist	9	0	17	1
121.—Second Assistant, Ajax Nut and Bolt Machinist	6	0	16	7
122.—Boilermaker's Assistant—See also Item No. 208 (15), (16), (17)	9	0	17	1
123.—Striker—See also Item No. 208 (19), (20)	9	0	17	1
124.—Forge Underhand	9	0	17	1
125.—Forge Steam Hammer-driver	9	0	17	1
126.—Fitter's Assistant—See also Item No. 208 (15), (16)	6	0	16	7
127.—Scale Adjuster's Assistant	6	0	16	7
128.—Carpenter's Assistant	6	0	16	7
129.—Coppersmith's Assistant—See also Item No. 208 (22), (23)	3	0	16	0
130.—Plumber's Assistant	3	0	16	0
131.—Painter's Assistant—See also Item No. 208 (24)	3	0	16	0
(Workers operating paint machine shall be paid a Painter's rate)				
132.—Turner's and Machinist's Assistant	3	0	16	0
133.—Moulder's Assistant	6	0	16	7
134.—Casting Dresser	6	0	16	7
135.—Furnaceman (Forge)	21	0	19	3
136.—Furnaceman (Iron Foundry)	18	0	18	9
137.—Assistant Furnaceman (Iron Foundry)	6	0	16	7
138.—Furnaceman (Brass Foundry)	15	0	18	2
139.—Furnaceman (Boiler Shop)	15	0	18	2
140.—Stoker	3	0	16	0
141.—Stoker in Power House	6	0	16	7
142.—Stationary Engine-driver, whose work is such as to require a second-class certificate	18	0	18	9
143.—Stationary Engine-driver, whose work is such as to require a third-class certificate	12	0	17	8
144.—Crane-driver, steam, Loco. Shops	12	0	17	8
145.—Crane Attendant (one man to each crane (steam) at Midland Shops and Stores Yard)	3	0	16	0
146.—Crane-driver, electric	6	0	16	7
147.—Electrical Motor Attendant	18	0	18	9
148.—Shaft and Belt Attendant	6	0	16	7
149.—Caustic Tank Attendant	6	0	16	7
150.—Leading Hand, Loco. Shops Yard	18	0	18	9
151.—Engine Slingmaker and Lifter	15	0	18	2
152.—Engine Lifter	9	0	17	1
153.—Wire Rope Splicer (when so engaged)	12	0	17	8
154.—Lifter—See also Item No. 208 (25)	9	0	17	1
(Lifter at Midland Workshops passing vehicles as fit for traffic to be paid 3s. per week extra.)				
155.—Lifter, Leading Hand	12	0	17	8
156.—Car and Wagon Oiler	6	0	16	7
157.—Car and Wagon Examiner	12	0	17	8
158.—Car and Wagon Examiner, Leading	18	0	18	9
(At stations where four or more car and wagon examiners are employed, one shall be classed as Leading Car and Wagon Examiner.)				

Item.	Margin per	Rate per
	Week over Basic Wage.	Day of 8 Hours.
	s. d.	s. d.
159.—Car Electric Light Examiner	12 0	17 8
160.—Car Electric Light Examiner, Leading	18 0	18 9
161.—Lead Burner	30 0	20 11
162.—Electric Battery Hand	12 0	17 8
163.—Leadworker assisting electric battery hand and leadburner ...	12 0	17 8
164.—Acid Room Attendant (Electrical Department)	6 0	16 7
165.—Pumper	6 0	16 7
166.—Stationary Engine-driver, Distiller Plant, Geraldton ...	24 0	19 10
167.—Engine-driver, Leading Hand, Distiller Plant, Geraldton ...	33 0	21 5
168.—Stoker, Distiller Plant, Geraldton	12 0	17 8
169.—Crane-driver, Steam, outside Loco. shops	12 0	17 8
170.—Fuelman (when crane not provided)	6 0	16 7
(All workers engaged handling coal from the trucks until loaded into engine to be paid as Fuelman while so engaged)		
171.—Fuelman (if crane provided)	3 0	16 0
172.—Spark Arrester Repairer—See also Item No. 208 (15) ...	3 0	16 0
173.—Brick Arch-builder—See also Item No. 208 (15), (16) ...	3 0	16 0
174.—Raker-out and Tuber—See also Item No. 208 (15)	9 0	17 1
175.—Storeman in Charge, East Perth Running Shed	18 0	18 9
176.—Storeman, East Perth Running Shed	6 0	16 7
177.—Storeman in Charge (with or without assistance), Running Shed Stores	12 0	17 8
178.—Storeman, Running Sheds	6 0	16 7
179.—Man in Charge of Labourers, East Perth Running Shed ...	3 0	16 0
180.—Storeman, Despatching (Stores Branch)	15 0	18 2
181.—Storeman in Charge, Timber and Iron Store (Stores Branch)	15 0	18 2
182.—Storeman in Charge, West Midland	15 0	18 2
183.—Storeman in Charge, Oil Store (Stores Branch)	12 0	17 8
184.—Storeman in Charge, Stationary Section	12 0	17 8
185.—Storeman, Hardware Section	12 0	17 8
186.—Storeman, Electrical Section	9 0	17 1
187.—Storeman, Traffic Section	9 0	17 1
188.—Storeman, others	6 0	16 7
189.—Assistant Storeman	3 0	16 0
190.—Store Packer	6 0	16 7
191.—Caretaker, Barracks (per week)	1 6	...
192.—Caretaker, Barracks (per week)	3 0	...
(Northam, Bridgetown, Brunswick Junction, Caron, Katanning, Narrogin, Southern Cross, Wyalkatchem and York)		
193.—Caretaker, Dams (per week)	1 6	...
194.—Watchman	3 0	16 0
195.—Messenger	0 6	15 6
196.—Lavatory Attendant	Nil	15 5
197.—Horse-driver	6 0	16 7
198.—Hoarding Hand	6 0	16 7
199.—Hoarding Hand, Leading	15 0	18 2
200.—Attendant, Railway Institute	3 0	16 0
201.—Labourer—See also Item No. 208 (27), (28), (29), (30) ...	Nil	15 5
202.—Labourer in Running Sheds	Nil	15 5
203.—Seamstress	28 1	13 5
204.—Waiting Room Attendant (female)	14 0	10 11
205.—Office Cleaner (female)—2s. 1½d. per hour, with a minimum of 34s. per week.		
206.—Junior Workers: The rates for Junior Workers shall be as under:—		£ s. d.
Up to 16 years of age—30 per cent. of basic wage		1 5 6
16 to 17 " " 35 " " " "		1 9 9
17 to 18 " " 45 " " " "		1 18 3
18 to 19 " " 55 " " " "		2 6 9
19 to 20 " " 65 " " " "		2 15 3
20 to 21 " " 85 " " " "		3 12 3
207.—Apprentices: The rates for Apprentices shall be as under:—		
First year ... 25 per cent. of basic wage		1 1 3
Second year ... 30 " " " "		1 5 6
Third year ... 45 " " " "		1 18 3
Fourth year ... 65 " " " "		2 15 3
Fifth year ... 85 " " " "		3 12 3

208.—Notes, Allowances, etc.

(1) Signal Cabins shall be graded in accordance with the amount and responsibility of the work involved in operating them respectively, regard being had to—

- (i) the number of levers in the cabin;
- (ii) the number of trains dealt with and how they are dealt with;
- (iii) the amount of shunting work (if any);
- (iv) whether operating a junction, and, if so, the importance thereof;
- (v) if and to what extent platforming is done;
- (vi) whether gates are operated.

For the purpose of assisting in the determination as to the grade in which any particular cabin should be placed, the following are given as typical cabins of their respective classes:—

- “B” Cabin, Perth—Special.
- Melbourne Road “A” and Midland Junction “B”—First-class.
- “B” Cabin, Fremantle—Second-class.
- Maylands—Third-class.
- Moore Street, Perth—Fourth-class.

- (2) Any worker employed on jetties as a lumper shall be paid the ruling rate of wages for lumpers.
- (3) No Goods Shed worker shall be required to work more than five consecutive hours without a meal.
- (4) Casual hands shall be paid 10 per cent. in addition to the rates specified above.
- (5) Any worker employed upon concrete work to be paid 1½d. per hour extra.
- (6) Any worker working in water over his boots shall be paid 1s. per day extra.
- (7) Leading hand tradesmen shall be paid fifteen shillings (15s.) per week above the minimum of their respective trades.
- (8) Any tradesman placed in charge of three or more other tradesmen or of six other workers shall be paid as a leading hand tradesman.
- (9) Fitters when in charge of four or more other workers on outside work shall be paid as leading hand tradesmen whilst so employed.
- (10) Marker-out, Car and Wagon-builder, and also Carpenter at the West Midland Shops employed in marking out for other tradesmen or machinists to be paid as leading hand whilst so employed.
- (11) (a) Tool allowance: Carbuilders, Wagon-builders, and Carpenters shall be allowed 1s. per week tool allowance in addition to ordinary rates.
- (b) Carbuilders', wagonbuilders' and carpenters' apprentices shall be supplied with the following tools:—6 chisels; 3 twist bits (auger); 6 nail bits; 1 brace; 2 saws; 1 square; 1 rule; 1 oilstone; 1 nail punch; 1 screwdriver; 1 hammer; 1 mallet; 2 wooden planes (1 smoothing and 1 jack plane).
- (c) These tools shall, during the apprenticeship period, remain the property of the Department. Apprentices shall be responsible for all breakages or losses, and shall make good all such losses. At the conclusion of the apprenticeship course, on satisfactorily passing final examinations, the tools shall become the property of the apprentices.
- (d) These apprentices shall receive 9d. per week tool allowance.
- (e) Tool allowance shall not be paid to a worker or apprentice who is absent on extended annual or sick leave.
- (12) Shunters and Goods Checkers employed in connection with the transit of sulphur from ships' side shall be paid 1s. per day whilst so employed and shall also be provided with goggles.
- (13) A worker employed as a Tapper-out, if not a tradesman, shall receive 1s. 6d. per day over his rate on casting days.
- (14) Fitters employed on hot or dirty locomotives or stripping for repairs locomotives, boilers, steam or electric cranes, or when repairing Babcock and Wilcox or other stationary boilers *in situ* (except repairs on bench to steam and water mountings), or when repairing the conveyor gear in the conduit of Power House, and stripping locomotives for scrapping, shall be paid 1½d. per hour extra on account of the dirty nature of the work.
- (15) Fitters and their assistants, boilermakers' assistants, brick arch builders, spark arrester repairers, and their assistants, and rakers-out and tubers, when employed in running sheds, shall be paid 1½d. per hour extra.
- (16) Apprentices, boilermakers' and fitters' assistants, and brick arch builders shall be paid 1½d. per hour whilst engaged upon any work in respect of which tradesmen receive such an allowance.
- (17) Boilermakers' assistants when employed upon flanging fires or at big press shall be paid 6d. per day extra when engaged inside tenders, bunkers or side tanks, where the only entrance is through the manhole, or of which less than one-third the area of top, side or end is removed, shall be paid 1½d. per hour extra.
- (18) Blacksmiths and their assistants employed stripping springs which have not been through the caustic soda process shall be paid 1½d. per hour extra whilst so employed.
- (19) Blacksmiths and their assistants employed on work which is heated in pot fires shall be paid at the rate of time and a quarter whilst so engaged.
- (20) Blacksmiths' assistants if and when employed taking heats shall be paid 1½d. per hour extra.
- (21) Bricklayers when employed on flues or boilers shall be paid 1½d. per hour extra.
- (22) Coppersmiths' assistants when engaged in mixing metal shall be paid 6d. per day extra.
- (23) Coppersmiths' assistants when engaged with coppersmith on the oxy-acetylene and electric welding plant to be paid 1½d. per hour extra.
- (24) Painters' assistants when engaged fumigating buildings, etc., to be paid 1½d. per hour extra. When engaged cleaning out tenders and water tanks, or painting inside tenders or water tanks, to be paid 3d. per hour extra.
- (25) Lifters when engaged stripping shall be paid 1½d. per hour extra.
- (26) Powder monkey shall be paid 15s. per week extra.
- (27) Labourers employed on bitumen process shall be paid 1s. per day extra.
- (28) Labourers employed as far-hands shall be paid 1s. per day extra.
- (29) Labourers employed using hammer and drill or jumper shall be paid 3d. per hour extra.
- (30) Labourers when engaged cleaning flues, boilers, cesspools, or dry-wells shall be paid 1s. per day extra.
- (31) Oxy-acetylene and electric welding plants shall be operated by tradesmen and apprentices in their final year only, who shall be paid 1s. per day over the rate of their particular trade or year as the case may be.

In witness whereof this Award has been signed by the President of the Court, and the Seal of the Court has been hereto affixed this fourth day of July, 1928.

(SEAL.)

WALTER DWYER,
President.

Schedule

Apprentices.

1. (a) Applicants for apprenticeship to the Commissioner of Railways who comply with the departmental regulations as to educational qualifications, shall be invited to appear before an Apprentices Selection Board, free passes being issued for the purpose. No alteration shall be made to the aforesaid regulations without the concurrence of the Union concerned; failing agreement, the matter to be referred to the Court of Arbitration for settlement.

(b) The Apprentices' Selection Board shall consist of—

1. A Chairman appointed by the Commissioner of Railways.
2. The Workshops Foreman of the trade or calling concerned.
3. A representative tradesman from each trade to be appointed by the Unions concerned, to be selected from and by the tradesmen in each trade employed by the Commissioner of Railways in the Metropolitan Area.

(c) The Board shall orally examine each applicant who appears before it, but if required by the Board the candidate shall submit himself to a written examination. The Board shall select the required number from those whom it considers the most suitable and place them in the order for engagement.

(d) As vacancies for apprentices occur, the selected applicants shall be called up in the order in which they have been placed by the Board, provided that selected applicants attaining the age of seventeen years before engagement shall be written off the list.

(e) The employment of any selected candidate will be subject to his passing the departmental medical examination, the cost of which, not to exceed five shillings, shall be borne by the applicant.

2. (a) An apprentice shall serve a probationary period of three months. At the end of the first and third months the Workshops Foreman of the trade concerned shall report as to the probationer's suitability or otherwise, and at the end of the third month, if mutually agreed upon by the Commissioner and the legal guardian of the boy, he shall be indentured for five years, the probationary period to form part of the term of apprenticeship.

(b) An apprentice taken on probation shall, within fourteen days thereafter, be registered by the Commissioner by means of notice thereof to the Registrar in the form prescribed.

(c) The Court may in any case where it seems expedient to do so, order that the probationary period be extended for a further term not exceeding three months.

(d) A probationer shall work for such hours per day and for such remuneration as is prescribed by this award.

3. Every agreement of apprenticeship shall be subject to the provisions of the Award in force for the time being applicable to apprenticeship in the industry.

4. (a) Each apprentice shall during each year of his apprenticeship attend the Technical School classes as arranged by the Railway Department. Separate classes appropriate to each trade or calling shall be provided, viz., Grade 1, Grade 2, Grade 3, and Advanced Classes. When directed the apprentice shall report to the Technical School Instructor, who will decide in what class he shall be placed.

(b) The Director of Education shall, at the beginning of each year, draw up a syllabus showing the course from the various classes for the year. Such syllabus shall, where possible, include theory as applied to the trade, craft, occupation or calling to which the apprentices are indentured. A copy of such syllabus shall be furnished to each Union concerned and shall be subject to review by the Court of Arbitration.

(c) At the end of the first and second terms in each year the Director of Technical Education shall report to the Head of the Branch in which the apprentice is employed on the attendance, conduct, attention, aptitude and progress of each apprentice and upon any other matter calling for attention.

(d) An apprentice joining after the third term has commenced shall not sit for that year's annual examination but shall commence his technical education when the school reopens after the Christmas vacation.

(e) Every apprentice shall be bound to submit himself to examination at the places and time fixed by the Director of Technical Education.

(f) Every apprentice shall, prior to submitting himself to examination, produce to the examiners a certificate that he has made at least 70 per centum of attendances at the technical school or other place of instruction unless he is exempted from such attendance under the provisions hereof or for other good cause.

(g) If the Commissioner or the Industrial Union concerned make representations to the Court that the facilities provided by the Technical School, or other place of vocational training for the teaching of apprentices, are inadequate, the Court may make such investigations and such report to the Minister controlling such Technical School or such other place, as it deems necessary.

(h) Where in any case it is shown to the satisfaction of the Court that any apprentice, by reason of his engagement on country work or other good cause, cannot conveniently attend a technical school or other prescribed classes, such of these provisions as relate to attendance at a technical school or other prescribed classes, and to examinations, shall not apply to such apprentice, but he shall be subject to such conditions as the Court may direct.

(i) The term of apprenticeship may be extended by the Court on the failure of an apprentice to pass any of the examinations, and for such purpose it shall be the duty of the Commissioner to make any necessary recommendation to the Court. Any extension of the term of apprenticeship shall be subject to all the conditions and stipulations in the original agreement except as to rates of wages, which shall be such amount as the Court may determine.

(j) Upon the failure of an apprentice to pass two consecutive examinations it shall be the duty of the Commissioner to report same to the Court with a recommendation as to the cancellation of the Apprenticeship Agreement or such other remedial measures (*i.e.*, increased time for technical instruction) as he may deem advisable. The Court, after notice to all parties concerned, may cancel the agreement or make such other order as it may deem necessary.

(k) A certificate shall be issued to each apprentice showing the percentage of marks obtained in each subject for which he sat at the annual technical examination, with remarks from the head of the branch as to the manner in which he has carried out his practical work during the preceding year.

(l) The Commissioner shall submit a report to the Court in writing, accompanied by the Examiners' reports, as to the result of the annual examination within one month of the date thereof.

(m) Upon the completion of the period of training prescribed for apprenticeship each apprentice shall be required to pass the final examination test to the satisfaction of the examiners, and upon passing this test shall be provided with a certificate to that effect.

4. The apprentice shall be placed under the supervision of a leading hand tradesman, who will teach and instruct or cause the apprentice to be taught and instructed in his trade or craft. Such leading tradesman shall once in every quarter, for each apprentice under his control, submit a report regarding the skill, knowledge, aptitude and industry of the apprentice and the progress made during the quarter.

5. Time lost in any one year, except as hereinafter provided, shall be without pay and shall be made up at the conclusion of each separate period of twelve months at the rate fixed for the period during which such time was lost, and the increased rate of wages shall not apply until such lost time (if any) has been fully made up. Provided that this clause shall not apply to—

- (i) Time absent attending compulsory naval or military training other than time imposed through failure to become efficient or while undergoing confinement for an offence under the Defence Act;
- (ii) Time lost due to accidents on duty;
- (iii) Time lost through holidays prescribed by this award;
- (iv) Time lost by duly certified sickness not due to the apprentice's own misconduct or wilful default up to a maximum of four weeks in any one year;
- (v) Time occupied attending technical classes as prescribed during ordinary working hours.

6. The Commissioner shall pay the apprentice in respect of time lost through compulsory naval or military training (other than the additional training mentioned in Clause 5, Subclause (i) above), the amount by which the wages prescribed by this Award exceeds the amount received by the apprentice from the Department of Defence.

7. Where time lost through sickness exceeds four consecutive working days, the Commissioner may demand from the apprentice the production of a medical certificate, and a further such certificate or certificates may be required if any time is lost through sickness within seven days from the date of resumption of duty, the cost, if any, of such certificate or certificates not exceeding five shillings to be borne by the Commissioner.

8. No minor shall (except as a junior worker under the provisions of this Award) be employed or engaged in the industry except subject to the conditions of apprenticeship or probationership herein contained.

9. The Commissioner shall be deemed to undertake the duty which he agrees to perform as a duty enforceable under this Award.

10. (a) The apprenticeship agreement shall be completed within one month of the end of the probationary period.

(b) All agreements of apprenticeship shall be drawn up on a form approved by the Court and signed by the Head of the Branch on behalf of the Commissioner, the legal guardian of the apprentice, the apprentice, and the Registrar. The Commissioner, guardian or apprentice shall not enter into any agreement or undertaking purporting to add to, vary, alter or amend any such agreement without the approval of the Court.

(c) There shall be three copies of each agreement, of which one each shall be held by the Commissioner, the legal guardian of the apprentice, and the Registrar.

11. Every agreement of apprenticeship entered into shall contain—

- (i) The names and addresses of the parties to the agreement.
- (ii) The date of birth of the apprentice.
- (iii) A description of the trade, industry, craft, occupation or calling or combination thereof to which the apprentice is to be bound.
- (iv) The date at which the apprenticeship is to commence and the period thereof.
- (v) A condition requiring the apprentice to obey all reasonable directions of the employer and requiring the employer and apprentice to comply with the terms of the relative industrial award or agreement so far as they concern the apprentice.
- (vi) A condition that technical instruction of the apprentice when available shall be at the employer's expense; and in the employer's time except in places where such instruction is given after the ordinary working hours.
- (vii) A condition that in the event of the apprentice, in the opinion of the examiners, not progressing satisfactorily, increased time for technical instruction shall be allowed at the employer's expense to enable such apprentice to reach the necessary standard.
- (viii) The general conditions of apprenticeship.
- (ix) A provision that it may be cancelled by mutual consent by the employer and the legal guardian of the apprentice giving one month's notice in writing to the Court and to the parties concerned that such apprenticeship shall be terminated.

12. The Court shall have the power to transfer an apprentice from one employer to another either temporarily or permanently:—

- (i) If the employer does not provide the necessary facilities for the apprentice to become proficient in his trade, or
- (ii) Upon the application of the employer or the apprentice for good cause shown.

13. (a) The transfer of every agreement shall be on a form approved by the Court and shall be made out in quadruplicate and shall, unless the Court otherwise directs, be signed by the late employer or his assigns, the legal guardian of the apprentice, the apprentice, the Registrar, and the new employer. The transfer form shall be completed within two months of the date on which the transfer is effected.

(b) One copy each of the form of transfer shall be held by the late employer, the new employer, the legal guardian of the apprentice, and the Registrar.

14. Should the Commissioner at any time before the determination of the period of apprenticeship wish to dispense with the services of the apprentice he may, with the consent of the apprentice and guardian, transfer him to another employer carrying on business within a reasonable distance of the original employer's place of business who is willing to continue to teach the apprentice and pay the rate of wages prescribed by the Court in its award or otherwise according to the total length of time served and generally to perform the obligations of the original employer.

15. In the event of an employer being unable to provide work for the apprentice or to agree with the legal guardian of the apprentice to cancel the agreement or to arrange a transfer, application may be made to the Court to arrange for such transfer or to have such agreement cancelled.

16. When an apprentice cannot be usefully employed because of a strike, the Commissioner shall be relieved of his obligations under the apprenticeship agreement during the period of the strike.

17. The Commissioner shall keep every apprentice constantly at work and teach or cause him to be taught the industries, crafts, occupations or callings in relation to which he is bound apprentice, by competent instruction in a gradual and complete manner, and shall give him a reasonable opportunity to learn the same and receive during the period of his apprenticeship such technical trade and general instruction and training as may be necessary. And every apprentice shall, during the period of his apprenticeship, faithfully serve the Commissioner for the purpose of being taught the industry, craft, occupation or calling in relation to which he is bound, and shall also conscientiously and regularly accept such technical trade and general instruction and training as aforesaid, in addition to the teaching that may be provided by the Commissioner.

18. The number of apprentices shall not exceed the proportion of one to every two or fraction of the first two journeymen employed in shop work.

19. For the purpose of ascertaining the number of apprentices allowed to be taken at any time, the average number of journeymen employed on all working days of the twelve months immediately preceding such time shall be deemed to be the number of journeymen employed.

20. On the transfer or termination of any apprenticeship from whatever cause, the Commissioner shall give the apprentice a certificate stating what time he has served, full particulars of the branches of the trade or industry in which he has received instruction, the proficiency attained, and shall also notify the Clerk of the Court and the cause thereof.

21. No apprentice employed under a registered agreement shall be discharged by the Commissioner for alleged misconduct until the registration of the agreement of apprenticeship has been cancelled by order of the Court on the application of the Commissioner. Provided, however, that an apprentice may be suspended for misconduct by the Commissioner, but in any such case the Commissioner shall forthwith make an application for cancellation of the agreement of apprenticeship and in the event of the Court refusing same the wages of the apprentice or such portion thereof as the Court may order shall be paid as from the date of such suspension, and in the event of the application for cancellation being granted, such order may take effect from the date when the apprentice was suspended.

22. The word "Apprentice" wherever used herein means any male of any age who is apprenticed to learn or to be taught any industry, trade, craft, or calling to which this Award applies and includes an apprentice on probation.

23. (a) The Commissioner shall not refuse employment to any person, or dismiss any employee from his employment, or injure him in his employment or alter his position to his prejudice, by reason merely of the fact that the employee is a member of any Advisory Committee or Board or by reason merely of anything said or done or omitted to be done by any such person or employee in the course of his duty as such member.

(b) In any proceeding for any contravention of this regulation it shall lie upon the Commissioner to show that any person proved to have been refused employment, or any employee proved to have been dismissed or injured in his employment or prejudiced whilst acting as such member, was refused employment or dismissed or injured in his employment or prejudiced for some reason other than that mentioned in this regulation.

24. The Registrar shall prepare and keep a roll of apprentices containing—

- (a) A record of all apprentices and probationers placed with employers;
- (b) A record of the progress of each apprentice, recording the result of the examiners' reports.

25. Every Industrial Inspector appointed in pursuance of the provisions of "The Industrial Arbitration Act, 1912-1925," shall have the power to enter any premises, make such inspection of the premises, plant, machinery, or work upon which any apprentice is employed or could be employed, interview any apprentice or employee, examine any books or documents of the business relating to the wages and conditions of apprentices, interrogate the employer in regard to any of the above-mentioned matters.

Form "A."

To the Registrar, Arbitration Court, Perth.

Please take notice that..... of..... has entered my service (*on probation*) as an apprentice to the..... trade on the..... day of..... 19.....

Dated this..... day of..... 19.....

(Signature of Employer).....

Note.—When the probationary period has expired an additional notification should be sent, with the words in italics struck out,

Form "B."

Certificate of Service.

This is to certify that.....of.....has served.....years,.....months, at the.....branch of the.....trade. He has attained (or not attained or attained more than) the average proficiency of an apprentice of like experience. The cause of the transfer (or termination) of the apprenticeship is as follows.—

Dated this.....day of.....19 .

(Signature of Employer).....

Form "C."

Certificate of Attendance at Technical School.

This is to certify that....., of....., has secured a record of 70 per centum of attendances at.....Technical School during the.....months ending the.....day of....., 19 .

Signature of Principal.....

Form "D."

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

Certificate.

This is to certify that, at the annual examinations conducted by the Perth Technical School, Apprentice.....obtained the following percentage of marks:—

Elementary Mathematics	Mechanics and Steam
Geometrical and Workshop .. .	Building Construction
Drawing	Applied Mechanics I.
Algebra	Applied Mechanics II.
Elementary Mechanics	Mechanical Engineering I.
Engineering Drawing	Mechanical Engineering II.
Engineering Mathematics	

and he has satisfactorily performed the course of technical training prescribed for the.....year of apprenticeship.

.....
Director of Technical Education.

This is to certify that the abovenamed apprentice has satisfactorily performed the practical work required in connection with his advancement during the year ended.....

.....
Head of Branch.

Note.—A dash indicates that the student did not sit for the subject.

Form "E."

Final Certificate.

This is to certify that....., of....., has completed the period of training of.....years, prescribed by his Agreement of Apprenticeship, and has passed the final examination test to the satisfaction of the examiners for the.....trade.

Dated at.....the.....day of.....19 .

.....
.....
Examiners. Registrar.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS AND TRAMWAYS.

Form F.

General Form of Apprenticeship Agreement.

This Agreement, made this day of , 19 , between the Commissioner of Railways, of the State of Western Australia (hereinafter called "the employer"), of the first part, and , of , born on the day of , 19 (hereinafter called "the apprentice"), of the second part, and , of (address) , (occupation) , of , parent (or guardian) of the said , (hereinafter called the "parent" or "guardian"), of the third part, witnesseth as follows:—

1. The apprentice of his own free will, and with the consent of the parent (or guardian), hereby binds himself to serve the employer as his apprentice, and to learn the trade of for a period of years, from the day of , One thousand nine hundred and twenty

2. The parent (or guardian) and apprentice hereby for themselves and each of them and their and each of their respective executors, administrators, and assigns, covenant with the employer as follows:—

- (a) That the apprentice shall and will truly and faithfully serve the employer as his apprentice in the said trade, and will diligently attend to his work at the said trade and will at all times willingly obey the reasonable directions of the employer, his managers, foremen, and overseers, and will not during the apprenticeship, without the consent in writing of the employer, sell any goods which the employer makes, or employ himself in the service of any other person or company in any work, or do any work which the employer undertakes, other than for the employer, and will not absent himself from the employer's service without leave, and will comply with the provisions of the Regulations and of all Awards and Agreements made under "The Industrial Arbitration Act, 1912-1925," or any other Act in force so far as the same shall relate to his apprenticeship.
- (b) That the apprentice will not do or knowingly suffer any damage to be done to the property of the employer.

3. The employer hereby covenants with the apprentice as follows:—

- (a) That the employer will accept the apprentice as his apprentice during the said term, and will during the said term, by the best means in his power, cause him to be instructed in the trade of _____, and will provide facilities for the practical training of the apprentice in the said trade.
- (b) That the technical instruction of the apprentice when available shall be at the expense of the employer and shall be in the employer's time, except when such instruction is given after the ordinary working hours.
- (c) In the event of the apprentice, in the opinion of the examiner or examiners appointed by the Arbitration Court, not progressing satisfactorily increased time for technical instruction shall be allowed at the employer's expense to enable the apprentice to reach the necessary standard.
- (d) That the employer will observe and perform all the conditions and stipulations of "The Industrial Arbitration Act, 1912-1925," or any Act or Acts amending the same, and any Regulations made thereunder, as far as the same concern the apprentice, and also the conditions and stipulations of any relative Award or Industrial Agreement for the time being in force.

4. It is further agreed between the parties hereto:—

- (a) That the apprentice shall not be responsible for any faulty work or for any damage or injury done to materials, work, or machinery, tools, or plant other than wilful damage or injury during the course of his work.
- (b) That the apprentice shall not be required to work overtime without his consent.
- (c) This Agreement may, subject to the approval of the Court, be cancelled by mutual consent by the employer and parent (or guardian) giving one month's notice in writing to the Court and to the parties concerned that this Agreement shall be terminated, and on such mutual consent being given the apprenticeship shall be terminated without prejudice to the rights of any of the parties hereto in respect of any antecedent breach of the provisions of this Agreement.

(Other conditions.)

In witness whereof the said parties hereto have hereunto set their hands and seals the day and year first hereinbefore written.

Signed, sealed, and delivered by.....for and on behalf of the said Commissioner of Railways, in the presence of.....

.....
(Signature of Employer.)

And by the said.....in the presence of.....

.....
(Signature of Apprentice.)

And by the said.....in the presence of.....

.....
(Signature of Guardian.)

Noted and registered this.....day of....., 19 ..

.....
Registrar.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

Nos. 11, 12, 13, and 14 of 1926.

Between Coastal District Committee Amalgamated Engineering Union Association of Workers; Australasian Society of Engineers' Industrial Union of Workers, Coastal District, W.A.; Federated Society of Boilermakers and Structural Iron and Steel Workers' Union of Workers, Coastal Districts, W.A.; Federated Moulders' (Metals) Union of Workers, Perth, Applicants, and the Commissioner of Railways, Respondent.

THE Court of Arbitration of Western Australia doth hereby make the following Award in connection with the industrial dispute between the abovenamed parties:—

1.—Term of Award.

The currency of this Award shall be three years from the 1st day of July, 1928.

2.—Area and Scope of Award.

This Award shall apply only to workers employed by the Commissioner of Railways in and about the working and maintenance of the State Railways and shall be binding upon the abovenamed parties, and shall operate over the whole of the State Railways and the Workshops used in connection therewith.

This Award shall also apply to workers in trades and callings who are employed by the Commissioner in connection with the Tramways in Perth and the East Perth Power House and Electricity Supply.

3.—Interpretation.

“Casual hand” means a worker employed for less than one week continuously but does not include a worker who when work is available leaves his employment before the expiration of one week.

“Attended barracks” means any building attended to by whole or part-time caretaker appointed for that purpose which is provided with bed, clean bedding, cooking utensils, lighting facilities, water and fuel.

“Unattended barracks” means any van used as a barracks provided with the accommodation mentioned in the previous definition and any building which whilst provided with the accommodation mentioned therein is wholly unattended.

“Wireman” is a worker engaged in installing electric light, meters, bells or telephones, or running wires for heating or power purposes, or repairing them.

“Lineman” means a worker engaged in erecting poles for electric wires or erecting electric wires or cables on poles or over buildings or tying it or them to insulators or joining or insulating it or them or doing any work on electric poles off the ground, but no lineman shall be allowed to work on electric light wires carrying a pressure of over 110 volts without an assistant.

“Line and signal maintainer” is a worker performing the duties of lineman and interlocking adjuster separately or in conjunction.

“Married man” includes a single man who has a parent or child solely dependent on him and resident in the State of Western Australia, but does not include a married man whose wife and family are neither resident with nor dependent upon him.

“Suburban area” means from Fremantle to Bellevue, and East Perth to Maddington, and Kalgoorlie/Kamballie, if suburban service available.

“Market Towns”: Albany, Beverley, Brookton, Bridgetown, Bruce Rock, Bunbury, Busselton, Collie, Corrigin, Cue, Donnybrook, Fremantle, Geraldton, Goomalling, Kalgoorlie, Katanning, Kellerberlin, Leonora, Meekatharra, Merredin, Mt. Magnet, Mullewa, Narrogin, Northam, Perth, Pingelly, Pt. Hedland, Quairading, Southern Cross, Wagin, Yaloo, York.

4.—Workers performing Higher Duties.

(a) Should any worker be required to perform duties in a lower grade, his wages shall not be reduced whilst so employed in such capacity.

(b) Any worker called upon to perform work carrying a higher minimum than his regular rate of pay shall be paid such higher minimum for the time actually engaged upon such higher work and the conditions applicable to such work shall apply: provided that acting time less than twenty minutes in any one shift shall not be counted.

5.—Promotion.

(a) A worker promoted to a higher position the minimum pay for which is less than he received in the position vacated, shall be paid his former rate.

(b) A junior worker on attaining the age of twenty-one years shall be entitled to preference of employment as a senior in the branch in which he has been working should a vacancy exist in such branch.

(c) Before any promotion to a vacancy is made other than by selection of the senior man, applications for the vacancy shall, in the case of vacancies in the workshops, be invited by notices posted on the recognised notice boards, and in respect of other vacancies by notification in the *Weekly Notice*; provided that this subclause shall not apply in any case where it is necessary to fill a position without the delay involved by the calling of applications.

(d) In the case of promotion the selection of a worker for the higher position shall be governed by relative ability, suitability, record and experience. All other qualifications being equal, the senior man shall be selected.

(e) In the case of a married worker refusing promotion owing to lack of accommodation at the place where the vacancy exists, he shall not be penalised because of his refusal to accept such promotion.

(f) Subject to Subclause (e) hereof, after six months' continuous service in a higher grade, a worker shall be appointed to the position in which he is working if there is a vacancy therein.

6.—Retirement.

(a) No worker after six months' continuous service shall leave the department until the expiration of fourteen days' written notice of his intention to do so, without the approval of the Commissioner.

(b) Except in cases of summary dismissal for misconduct, fourteen days' written notice shall be given by the Commissioner to any such worker whose services are no longer required, and the reason for dismissal shall be stated in such notice.

7.—Absence from Duty.

Any worker losing time through sickness or special leave shall be reduced in wages only to the extent of the time actually lost through sickness or actually granted as special leave.

8.—Holidays.

(a) Every worker shall, after twelve months' continuous service, be entitled to two weeks' leave on full pay each year, the whole of which shall, except by agreement between the Commissioner and the Union to the contrary, be taken at one time in each year: provided always that with the consent of the Commissioner, holidays may be allowed to accumulate for two years.

Two days' extra annual leave shall be granted to workers stationed at Yalgoo and Goongarrie and north and east thereof and on the Hopetoun-Ravensthorpe railway.

Two weeks' extra annual leave shall be granted to workers stationed on the Port Hedland-Marble Bar railway.

(b) Workers shall be paid for holidays at the rate of pay they are drawing at or immediately before the time such holidays are taken.

(c) Every worker after one month's continuous service shall be entitled to the foregoing two weeks' holidays in proportion as the length of service is to the full number of holidays in the twelve months.

(d) No deduction shall be made from the annual holidays for the period any worker is off duty through sickness unless the absence exceeds three calendar months.

(e) At depots and stations where it can be conveniently done, a roster shall be posted showing the approximate dates on which each worker will go on his annual leave and resume duty. Such roster will be subject to alteration to meet the exigencies of the service: Provided always that, with the approval of the head of the branch, any worker may change dates with another.

(f) When work is closed down over Christmas and New Year for the purpose of annual holidays, workers with less than a full year's holidays due will only be entitled to payment during such period for the number of days holidays due to them.

(g) Any worker who may resign or be dismissed from the service for any cause other than for peccation or theft shall be entitled to receive payment for any holidays which may have been due up to the time of leaving the service: Provided always that if the worker has been dismissed for peccation or theft, no claim for holidays shall be recognised. Misconduct herein referred to shall not affect accumulated holidays or payment therefor.

(h) Unless at his own request no employee shall be booked off for a holiday at a foreign station.

(i) If an employee is booked off for annual leave when away from his permanent home station he shall be allowed travelling time to and from the place he is working at and such home station; the leave to count as starting and finishing at his permanent home station.

9.—Apprentices.

(a) The employment of apprentices shall be governed by the provisions of the schedule annexed to Award No. 10 of 1926.

(b) Apprentices shall be allowed to the following trades:—1, Boilermaker; 2, Blacksmith; 3, Coppersmith; 4, Electro-plater; 5, Fitter; 6, Iron machinist; 7, Pattern-maker; 8, Turner; 9, Moulder.

10.—No New Designation.

No new designation shall be introduced during the currency of this award so as to reduce the status of any worker covered thereby.

11.—Under-rate Workers.

A worker who is unable to earn the minimum rate hereby prescribed may be employed at a lower rate which shall be agreed upon in writing between the worker and the secretary of the worker's union.

If within seven days after being notified of the worker's desire to work at a lower rate of wage than that prescribed, the said secretary and the worker are unable to agree upon a lower rate, then the worker may apply in writing to the nearest Resident or Police Magistrate to fix such lower rate of wage. The worker shall give such secretary two days' notice in writing of his intention to apply to the magistrate, and the said secretary or his agent may attend and oppose the application. The Magistrate may fix the rate of wage and his decision shall be final.

Any worker whose wage shall have been so fixed may work for and be employed by an employer for such wage for the period of six calendar months thereafter, and after the expiration of the said period until fourteen days' notice in writing shall have been given him by the secretary of the union requiring his wage to be again fixed in the manner prescribed by this clause.

12.—Shop Stewards.

Subject to the recognition of properly constituted authority, shop stewards to be appointed by the union shall be recognised by the Commissioner.

13.—Hours of Duty.

(a) Forty-four hours, exclusive of Sunday work, shall constitute a week's work. No day's work shall exceed eight hours forty-eight minutes. The week's work may extend over five or six days at the option of the Commissioner.

(b) Any worker brought on duty for any purpose outside his ordinary working hours shall be paid a minimum of two hours or at overtime rates, whichever is the greater, provided such work, exclusive of meal time, is not continuous with his shift, and provided that the worker shall not be obliged to work for the two hours if the job for which he has been brought on has been completed in less time.

14. Guaranteed Week.

(a) The Commissioner shall guarantee to each worker other than a casual a full week's work exclusive of Sunday time, except during such period as by reason of any action on the part of any section of his employees or for any other cause beyond his control he is unable wholly or partially to carry on the running of the trains or work-shops. Each week shall stand by itself.

(b) The guaranteed period may be reduced as follows:—

- (i) In respect of Christmas Day, Good Friday, and Labour Day, one day for each in the weekly period in which the holiday occurs.
- (ii) In respect of Easter Monday and Anzac Day, one day for each in the weekly period in which the holiday occurs should the adult workers concerned decide by vote that a holiday should be observed. This vote shall be taken not more than four weeks and not less than two weeks before the holiday occurs. Returned soldiers shall not be entitled to vote in respect of Anzac Day.
- (iii) In respect of any worker under suspension; provided that any worker suspended on a charge which is not sustained shall be entitled to the benefit of the guarantee during the period of his suspension.
- (iv.) In respect of any day when as the result of a vote taken by the workers concerned with the consent of the Commissioner or by agreement between the union and the Commissioner, a holiday is taken.

15.—Overtime, Sunday Time, and Holiday Time.

- (i) All time worked in excess of or outside of the usual working hours in any one day shall be paid for at the rate of time and a quarter for the first two hours, and time and a half for the next two hours, and thereafter double time.
- (ii) Extra rates shall be computed at the rate applicable to the day on which the time is worked provided that double time (*i.e.*, twice the ordinary rates) shall be the maximum.
- (iii) Double time shall be paid for overtime on all work other than work for any department of this State.

(b) Subject to Subclause (a) (ii) all time worked on Sunday, Good Friday, Labour Day and Christmas Day shall be paid for at the rate of time and a half.

(c) All time worked during the usual meal time shall be paid for at overtime rates and such rate shall continue until the worker knocks off for his meal.

(d) Travelling time shall not be construed time worked within the meaning of this clause.

(e) Junior workers under eighteen years of age shall not be required to work overtime without their consent.

(f) Workers when called on to do duty on any Sunday or holiday shall be paid for not less than four hours at the rate applicable to that day, provided that the worker shall not be obliged to work for the four hours if the job for which he was brought on has been completed in less time; provided further, that in the case of Good Friday, Christmas Day and Labour Day, the workers shall be paid, when called on for duty, for not less than eight hours at ordinary rates, and shall not be obliged to work for such hours if their work has been completed in less time.

16.—Shift Work.

(a) When shift work is required all shifts except day shift shall be paid for at the rate of time and a quarter.

(b) Work other than day shift shall not be recognised as night shift unless five consecutive nights are worked, but shall be deemed to be overtime provided that where a shift is not worked on account of a holiday such shift shall, for the purpose of this clause, be counted as if it had been worked.

(c) Overtime on night shift shall be calculated on the basis of the rate paid for night shift.

(d) For the purpose of this clause day shift shall be construed to mean the ordinary working shift ending at or before 6 p.m. on Mondays to Fridays and 1 p.m. on Saturdays.

17.—Away from Home and Meal Allowances.

(a) The following allowances shall be granted to workers temporarily lodging away from their home station:—

(i) For the first 24 hours or part thereof—

Where attended barracks are used—6s. 0d.

Where unattended barracks are used—6s. 6d.

Where barracks are not used—8s. 0d.

(ii) After the first 24 hours—4d. per hour.

- (iii.) After the first 24 hours a charge of one shilling (1s.) per night with a maximum of five shillings (5s.) per week shall be made where accommodation of barracks other than a van is provided, and a charge of sixpence (6d.) per night, with a maximum of two shillings and sixpence (2s. 6d.) per week shall be made where barracks in the shape of van or tent, bed and blankets are provided.
- (iv.) Married workers temporarily transferred for a period exceeding three months but which is not expected to exceed six months and not moving their permanent homes will be paid an allowance of twenty-five shillings (25s.) per week in lieu of transfer or lodging allowance to cover the excess cost of living away from their homes, provided that should any other lodging allowance become due to a worker whilst transferred, such allowance together with the allowance provided for in the foregoing paragraph shall in no case exceed the allowance payable under the foregoing paragraphs of this clause.
- (b) It will be optional for the workers to use the barracks and/or the Commissioner to allow them to do so. If used, after the first twenty-four hours a charge of one shilling (1s.) per night with a maximum of five shillings (5s.) per week shall be made for attended barracks, and a charge of sixpence (6d.) per night with a maximum of two shillings and sixpence (2s. 6d.) per week for unattended barracks.
- (c) In addition to the allowance provided for in subclause (a) a worker booked off or temporarily lodging in a district carrying an allowance shall be granted such allowance or if already in receipt of a district allowance, shall be granted the difference between such allowance and any higher allowance applicable to the district in which he is booked off or lodging. A day's allowance to be granted for the first twenty-four hours or any part thereof, and each subsequent twenty-four hours or part thereof; time to be calculated from time of departure from home station to time of departure from foreign station.
- (d) The Commissioner may in his discretion make any allowance in addition to those provided in the foregoing subclauses, and the head of the branch shall also have discretion to make any such additional allowances not exceeding seven shillings and sixpence (7s. 6d.) per day.
- (e) The allowance shall be calculated from the time of leaving to the time of return to home station.
- (f) A worker absent from his home station on duty (not being a worker temporarily lodging away from his home station) shall be paid two shillings (2s.) for his second and each succeeding meal; provided that any worker who in fact incurs expense in procuring his first meal shall be entitled to be paid two shillings (2s.) in respect thereof.
- (g) A worker when travelling by coastal boat shall be entitled to first class accommodation on the boat and to one-fourth only of the usual away from home allowance and travelling time shall be paid at ordinary rates, provided that not more than eight hours shall be paid for as travelling time in any one period of twenty-four hours.
- (h) In lieu of the foregoing allowance workers in the Way and Works Section other than scale adjusters and their assistants, camped out for not less than three days continuously, supplied with a tent or van equipped with stretcher, rugs and cooking utensils, shall be granted a camping out allowance of two shillings and sixpence (2s. 6d.) per night. A separate van or tent shall, where possible, be provided for storage of departmental gear.
- (i) No away from home allowance shall be granted to any worker stationed in the suburban area in respect of any absence from his home station within the suburban area unless he is unable to return by passenger train to his home station for the night, or unless approved by the head of the branch.
- (j) The foregoing allowances will not be paid—
- (i) During any period of absence from duty without pay unless such absence is due to sickness of the worker and does not exceed one week.
 - (ii) During any period of annual leave provided that the Commissioner provides means for the worker to return to his home station.

18.—Payment for Travelling Time.

- (a) A worker travelling as a passenger going to work away from or returning to his home station shall be paid at ordinary rates for the actual travelling time or waiting time in his ordinary working hours and, in addition thereto, his actual travelling time or waiting time outside his ordinary working hours shall be paid for at ordinary rates up to a maximum of eight hours in one day, but if the waiting time exceeds four hours and suitable accommodation is available, the worker shall be deemed to be booked off at the end of the four hours, and shall not be entitled to payment for the time he is booked off, unless in the special circumstances of any particular case, the Commissioner is willing so to do.
- (b) Sunday travelling time shall be paid for at the same rates and on the same conditions as on week days.
- (c) In respect of a worker who is provided with a sleeping berth in a passenger train, travelling time shall not count between 10 p.m. and 6 a.m., provided that this shall not operate to reduce the travelling time when paid for below eight hours in any one day.
- (d) A worker whose home station is within a suburban area and who is required to start work at some station within such area shall, if notified on the previous day, travel one way (from or to work) in his own time, provided there is a train by which he can conveniently travel: the department to provide free railway travel from and to home station.

19.—Workers in Breakdown Gangs.

Workers in breakdown gangs and washaways shall, in lieu of away-from-home allowance and travelling time, be provided with board and sleeping accommodation, and shall be paid from the time they leave until they return to their home station, except during such period as they shall be booked off duty if such period shall exceed ten consecutive hours. Time occupied in travelling shall be paid at bare time rates; actual working time shall be paid at overtime rates after eight hours work per day.

20.—Transfers and Transfer Allowances.

(a) When any transfer is ordered by the department the worker transferred shall not lose his right of appeal against the transfer, and if on enquiry it is found that a transfer can be arranged with another worker to suit the convenience of the department, then he shall be retransferred. A worker transferred from one station to another over one mile distant shall:—

- (i) be paid not less than £4 for a married man and fifteen shillings (15s.) for a single man (a married man who does not transfer his family shall be paid as a single man until he does transfer his family);
- (ii) be paid such further out-of-pocket expenses (if any) as the Commissioner in his discretion shall decide to have been reasonably incurred;
- (iii) be granted free passes for himself and family (including those dependents mentioned in the interpretation of "married man" and also the mother of a married man permanently residing with and wholly dependent upon him), and free railway transport for his furniture and effects including one cow and not more than two goats. When the train is provided with appropriate sleepers, and the worker's journey extends through the night, he and his family shall be supplied with sleeping berths. Married workers, if necessary, shall be allowed one day for packing and one day for unpacking;
- (iv) be paid actual travelling and waiting time up to a maximum of eight hours per day. No overtime or Sunday time rates shall apply.

(b) The granting of an allowance in excess of that provided above to meet special cases shall be at the discretion of the Commissioner.

Any worker who is transferred from one place to another to suit himself, or who is transferred by way of punishment, shall be entitled to the provisions of sub-clause (a) (iii) only.

(c) At least ten days' notice shall be given to a worker required to transfer permanently from one station to another.

(d) A worker shall not be transferred for a lesser period than three months. If required to work temporarily at any depot for relief or other purposes for a less period, he will be paid lodging allowance as provided elsewhere in this Award.

(e) Any worker who has been stationed in the Goldfields area for a period exceeding three years shall be entitled to a transfer with expenses as hereinbefore mentioned to a station not more than thirty miles from the coast, and such transfer shall, upon request, be arranged if the exigencies of the service will permit.

21.—District Allowances.

(a) District allowances, as specified below, shall be paid to workers stationed at—

- (i) Merredin or Eastward or Northward thereof, on the Eastern District Goldfields line as far as Goongarric;
 - (ii) On the Coolgardie-Esperance railway;
 - (iii) At Marne or Northward or Eastward thereof as far as Mt. Magnet, on the Murchison Goldfields line, or Northward or Westward of Marne as far as Ajana or Yuna, except within a distance of 20 miles from Geraldton by rail;
- one shilling and sixpence (1s. 6d.) per day for seven days per week.
- (iv) Lake Grace or Eastward thereof;
- ninepence (9d.) per day for seven days per week.
- (v) Geraldton and within a distance of twenty miles thereof;
- threepence (3d.) per day for seven days per week.
- (vi) On the Eastern Goldfields line Northward of Goongarric; or
 - (vii) on the Murchison Goldfields line Northward or Eastward of Mt. Magnet;
- one shilling and ninepence (1s. 9d.) per day for seven days per week.
- (viii) On the Hopetoun-Ravensthorpe railway;
- two shillings (2s.) per day for seven days per week.
- (ix) On the Port Hedland-Marble Bar railway;
- five shillings (5s.) per day for seven days per week, and such further amount, if any, as shall be required to make their week's wages and district allowance equal to seven shillings (7s.) per day over the minimum rate for the workers' grade, plus five shillings (5s.).

(b) District allowance shall not apply where the worker is absent without pay unless such absence is due to sickness of worker and does not exceed three months.

(c) Workers leaving the service for any cause and due for payment in lieu of holidays shall not be paid district allowance for the period of such holidays.

22.—Water Allowance.

Water shall be delivered alongside the line gratis to any worker on the following scale:—

To a married man—30 gallons per day.

To a single man—10 gallons per day.

This shall not apply to stations where a public water scheme is available.

23.—Uniforms.

The supply of uniforms shall be in accordance with the provisions of Clause 15 of Award No. 10 of 1926.

24.—Free Passes, Privilege Tickets, and Season Tickets.

(a) After twelve months' continuous service a worker shall be allowed three passes per annum as under:—

One second-class station-to-station pass on the occasion of the annual or long service leave to cover the full term of leave due.

Two first-class privilege passes from one given station to another and return except during the Christmas and Easter holidays when, at the option of the Commissioner, the passes may be issued as second class.

In addition to the worker the passes shall be available for his wife and members of his family under eighteen years of age unmarried, unmarried daughters over eighteen years of age and his parents, provided they are resident with and dependent upon him for support. The station-to-station passes may be changed to first-class on payment by the worker of half the additional fare at ordinary rates.

For the purpose of this clause a member of the family shall be deemed to be dependent provided such member's income does not exceed fifteen shillings (15s.) per week exclusive of old age or invalid pension, but a member of the family temporarily out of employment shall not be deemed to be dependent.

A widower with his child or children resident with him and who regularly employs a housekeeper may, at the discretion of the Commissioner, be granted passes for such housekeeper; in like manner an unmarried worker supporting younger brothers and/or sisters may be granted passes for such housekeeper.

(b) Upon request a worker may be granted a separate station to station pass for his wife and dependents, as mentioned in Subclause (a) hereof, where it is inconvenient for both to travel together.

(c) Should any worker through illness be unable to use his station to station pass on the occasion of his annual leave, he shall be entitled to the use of such pass on the occasion of taking leave without pay during the year in which same is due.

(d) A worker who resigns or is retired from the service and has leave due shall be granted a free pass station to station for the term of such holidays: provided that should a worker not have given the requisite notice or obtained the consent of the Commissioner to leave the service, as provided for in Clause 6, he shall forfeit all claim to any passes he would otherwise have been entitled to under the provisions of this clause.

(e) Workers working away from their home station shall be entitled to a free pass to enable them to visit their home station at intervals of not less than once per fortnight, provided that the work upon which they are engaged will permit of their doing so: no travelling time to be paid. Also provided that this clause shall not operate to increase or decrease the rate of expenses a worker would otherwise be entitled to.

(f) Market passes: Workers stationed outside suburban areas will be issued market passes once per month to the market town most convenient to the Commissioner and the worker. The passes may be issued in favour of the worker, his wife, or his housekeeper and children between the ages of five and fourteen years. A worker's wife or housekeeper may be granted a market pass once per fortnight, if required. Provided, however, that the maximum number of passes granted under this clause shall be two per month.

(g) Free Freight: Domestic supplies, up to a maximum weight fortnightly of two cwt. for married men and one cwt. for single men, shall be carried free by rail to home station from the market town most convenient to the Commissioner and the worker and, in addition, meat, bread and vegetables, when not obtainable locally, shall be carried free from the market town most convenient to the Commissioner and the worker where same are procurable. All such supplies shall be for the sole use of the worker and his family. This subclause shall not apply in the suburban area. Provided that this concession shall not apply when any member of the worker's family conducts a boarding-house or store at the home station.

(h) Free passes shall not apply to race or hired special, guaranteed special, or special excursion trains within fifty miles radius, or when in the opinion of the station-master at the station where the worker desires to commence his journey, there is not ample room on the train.

(i) Workers who have not had an opportunity of allowing their holidays to accrue owing to having taken leave on individual public holidays, shall be granted their station to station pass when on special leave up to fourteen days.

(j) After six months' continuous service a worker shall be entitled to the passes mentioned in the Subclause (a) in proportion to length of the service.

(k) On production of a certificate from the General Secretary of the Railway Institute, passes shall be issued to a worker for the sole purpose of attending approved classes at the Railway Institute.

(l) Workers in isolated parts may be issued free passes, at the discretion of the head of the branch for the purposes of obtaining medical attention.

(m) Privilege Tickets: After six months' continuous service a worker shall be allowed privilege return tickets (first or second class) for himself, wife and members of his family under eighteen years of age, also unmarried daughters over eighteen years of age, provided they are resident with and dependent upon the worker's earnings. The charge for privilege tickets to be half the single fare for the return journey, with a minimum of one shilling for adults and sixpence for children.

(n) Season Tickets: Second class season tickets at half the ordinary season ticket rates, available between the station nearest his residence and his place of work shall, on application, be issued to any worker. To any worker in receipt of £1 18s. 3d. or under per week, one-quarter of the ordinary season tickets rates shall be charged.

25.—Secretary's Pass.

The Commissioner shall grant leave without pay for a continuous period or otherwise of thirty days in each year to the secretary of the union (should such secretary be a railway worker) to enable him to attend exclusively to the union work, and a free pass will be issued to the said secretary, whether he be a worker or not, for that period, but the pass may be withdrawn at the Commissioner's discretion. Such pass shall be used exclusively for union work in connection with railway workers and not for political purposes.

26.—No Reduction.

This Award shall not in itself operate to reduce the wages of any worker who is at present receiving above the minimum rate prescribed for his class of work.

27.—Preference.

Preference to be given to unionists with regard to employment, but this shall not apply to apprentices or juniors.

28.—Height Money.

Fitters and their assistants at East Perth Power House working on or from temporary stages, planks, or ladders at a height of 20 ft. or more above the ground or floor level shall be paid one shilling per day extra whilst so employed.

29.—Junior Workers.

Junior workers may be employed as rivet boys, power hammer boys, helping apprentice blacksmiths, cleaning and sweeping shops, messenger boys, gathering bolts and rivets and screws, etc., which have been dropped by tradesmen, assisting in tool shop, nutting bolts, sorting, bagging and weighing bolts and nuts, rivets and spikes, holding up rivets up to half-inch in diameter (provided the junior is not under eighteen years of age); assisting ladlemen in daubing ladles; and also in the following operations, provided that there are no apprentice machinists in their first six months available, namely: operating bolt and spike finning machine; operating pointing machine; operating nut burring machine; operating nut tapping machine.

30.—Boards of Reference.

(a) The Court appoints for the purposes of the Award Boards of Reference. The Board shall each consist of a chairman and two other representatives nominated by the parties. There are assigned to such Board in the event of no agreement being arrived at between the parties to the Award, the functions of—

- (i) classifying and fixing wages, rates and conditions for any machine, occupation or calling not specifically mentioned in the Award;
- (ii) adjusting any matters of difference which may arise between the parties from time to time except such as involve interpretations of the provisions of the Award or any of them;
- (iii) deciding any other matter that the Court may refer to the Board from time to time.

(b) Separate Boards may be appointed for different sections corresponding to the occupations, callings, or vocations referred to in this Award and/or for different districts.

Rates of Pay.

Basic Wage—£4 5s. per week.

The following workers shall be paid the margins shown against their respective items, the daily rate for eight hours to be adjusted to the nearest penny:—

Item.	Margin per Week over Basic Wage. 8 Hours.		Rate per Day of 8 Hours.	
	s.	d.	s.	d.
1. Forge-man	51	0	24	9
2. Blacksmith—see also Item No. 78 (13)-(14)	30	0	20	11
3. Coppersmith—see also Item No. 78 (10)	24	0	19	10
4. Patternmaker—see also Item No. 78 (17)	33	0	21	5
5. Fitter in charge of running shed	45	0	23	8
6. Fitter in charge of power house	39	0	22	7
7. Fitter in charge of marking-off table	39	0	22	7
8. Assistant to fitter in charge of marking-off table	27	0	20	4
9. Fitter in charge of machinery Blocks 1, 2, and 3	30	0	20	11
10. Valve setter in charge of weighbridge	39	0	22	7
11. Die-sinker	27	0	20	4
12. Fitter, including Electrical Fitter, Brass Finisher—see also Item No. 78 (4)-(5)-(6)-(7)-(8)	24	0	19	10
13. Tool-turner on relieving lathe	30	0	20	11
14. Turner	24	0	19	10
15. Scale Adjuster	24	0	19	10
16. Electro-plater	24	0	19	10
17. Miller—General or Universal (other than machines for milling throats of buffers)	24	0	19	10
18. Borer	24	0	19	10
19. Lapper and Grinder using precision tools	24	0	19	10
20. Planer	24	0	19	10
21. Shaper	24	0	19	10
22. Slotter	24	0	19	10
23. Driller using boring or cutter bar	24	0	19	10
24. Driller using Asquith or Tullis radial drills	24	0	19	10
25. Rail Planer	20	0	19	1
26. Lapper and Grinder not using precision tools	16	0	18	4
27. Stay Lathe Machinist	16	0	18	4
28. Buffer Milling Machinist	16	0	18	4
29. Car and Wagon and Tender Brass Boring Machinist	16	0	18	4
30. Auto Stud Lathe Machinist (whilst machine in its present condition)	16	0	18	4
31. Grinder (wet)	16	0	18	4
32. Pneumatic Tube Cutter and Tapper—see also Item No. 78 (9)	16	0	18	4
33. Ajax Nut and Bolt Machinist	16	0	18	4

Item.	Margin per	Rate per
	Week over Basic Wage.	Day of 8 Hours.
	s. d.	s. d.
34. Driller	12 0	17 8
35. Nut and Bolt Machinist (other than Ajax)	12 0	17 8
36. Screwing Machinist	12 0	17 8
37. Punch and Shearing Machinist	12 0	17 8
38. Tube End Machinist	12 0	17 8
39. Friction Saw Machinist	12 0	17 8
40. Slotter and Nibber	12 0	17 8
41. Grinder and Polisher	6 0	16 7
42. First Assistant, Ajax Nut and Bolt Machine	9 0	17 1
43. Second Assistant, Ajax Nut and Bolt Machine	6 0	16 7
44. Boilermaker's Assistant—see also Item No. 78 (8)-(9)-(16)	9 0	17 1
45. Blacksmith's Striker—see also Item No. 78 (13)-(14)-(15)	9 0	17 1
46. Forge Underhand	9 0	17 1
47. Forge Steam Hammer Driver	9 0	17 1
48. Fitter's Assistant—see also Item No. 78 (8)-(9)	6 0	16 7
49. Scale Adjuster's Assistant	6 0	16 7
50. Coppersmith's Assistant—see also Item No. 78 (11)-(12)	3 0	16 0
51. Moulder's Assistant	6 0	16 7
52. Casting Dresser	6 0	16 7
53. Furnaceman (Forge)	21 0	19 3
54. Furnaceman (Iron Foundry)	18 0	18 9
55. Assistant Furnaceman (Iron Foundry)	6 0	16 7
56. Furnaceman (Brass Foundry)	15 0	18 2
57. Furnaceman (Boiler Shop)	15 0	18 2
58. Pig Iron Breaker	6 0	16 7
59. Crane-driver, Electric	6 0	16 7
60. Shaft and Belt Attendant	6 0	16 7
61. Engine Lifter	9 0	17 1
62. Wireman	18 0	18 9
63. Lineman	15 0	18 2
64. Lineman Ganger	21 0	19 3
65. Line and Signal Maintainer	18 0	18 9
66. Assistant Line and Signal Maintainer	12 0	17 8
67. General Labourer	Nil	15 5
68. Boilermaker Leading Hand	42 0	23 1
69. Boilermaker in charge of marking-off table	42 0	23 1
70. Boilermaker building new work. (New work shall mean work on new boilers including back ends, fire boxes, and smoke boxes up to the riveting stage)	36 0	22 0
71. Boilermaker on flanging or angle fires	36 0	22 0
72. Boilermaker on big press	36 0	22 0
73. Boilermaker—see also Item No. 78 (18)	27 0	20 4
74. Moulder, Leading Hand	39 0	22 7
75. Moulder	24 0	19 10

76. Apprentices: The rates of pay for apprentices shall be as under:—

	£	s.	d.
First year—25 per cent. of basic wage	1	1	3
Second year—30 per cent. of basic wage	1	5	6
Third year—45 per cent. of basic wage	1	18	3
Fourth year—65 per cent. of basic wage	2	15	3
Fifth year—85 per cent. of basic wage	3	12	3

77. Junior Workers: The rates for junior workers shall be as under:—

	£	s.	d.
Up to 16 years of age—30 per cent. of basic wage	1	5	6
16 to 17 years—35 per cent. of basic wage	1	9	9
17 to 18 years—45 per cent. of basic wage	1	18	3
18 to 19 years—55 per cent. of basic wage	2	6	9
19 to 20 years—65 per cent. of basic wage	2	15	3
20 to 21 years—85 per cent. of basic wage	3	12	3

78. Notes, Allowances, etc.:

- (1) A casual hand shall be paid 10s. in addition to the minimum rate specified.
- (2) Leading hand tradesmen shall be paid 15s. per week above the minimum of their respective trades.
- (3) Any tradesman placed in charge of three or more other tradesmen or of six other workers shall be paid as a leading hand tradesman.
- (4) Fitters when in charge of four or more other workers on outside work shall be paid as leading hand tradesmen whilst so employed.
- (5) Fitters employed on hot or dirty locomotives or stripping for repairs locomotives, boilers, steam or electric cranes, or when repairing Babcock & Wilcox or other stationary boilers in situ (except repairs on bench to steam and water mountings) or when repairing the conveyor gear in the conduit of power house, stripping locomotives for scrapping, shall be paid 1½d. per hour extra on account of the dirty nature of the work.
- (6) Fitters employed on repairs and maintenance work underneath tram cars shall be paid 1½d. per hour extra on account of the dirty nature of the work.
- (7) Fitters and their assistants employed in the East Perth Power House shall be paid 1½d. per hour extra.

- (8) Fitters and their assistants, boilermakers' assistants, when employed in running sheds, shall be paid 1½d. per hour extra.
- (9) Apprentices, boilermakers' and fitters' assistants, and pneumatic tube cutter and tapper, shall be paid 1½d. per hour whilst engaged upon any work in respect of which tradesmen receive such an allowance.
- (10) Coppersmiths employed in running sheds on dirty work shall be paid 1½d. per hour extra.
- (11) Coppersmiths' assistants when engaged mixing metals shall be paid 6d. per day extra.
- (12) Coppersmiths' assistants when engaged with coppersmiths on oxy-acetylene and electric welding plant to be paid 1½d. per hour extra.
- (13) Blacksmiths and their assistants employed on work which is heated in pot fires shall be paid at the rate of time and a quarter whilst so engaged.
- (14) Blacksmiths and their assistants engaged stripping springs which have not been through the caustic soda process shall be paid 1½d. per hour whilst so engaged.
- (15) Blacksmiths' assistants if and when employed taking heats shall be paid 1½d. per hour extra.
- (16) Boilermakers' assistants when employed upon flanging fires or at big press shall be paid 6d. per day extra. When engaged inside tenders, bunkers or side tanks where the only entrance is through the manhole or of which less than one-third the area of top, side or end is removed, shall be paid 1½d. per hour extra.
- (17) (a) Patternmakers shall be allowed 1s. per week tool allowance and apprentice patternmakers 9d. per week. Tool allowance shall not be paid if worker be absent on extended annual or sick leave.
 (b) Patternmakers' apprentices shall be supplied with the following tools:— 6 chisels, 3 twist bits (augur), 6 nail bits, 1 brace, 2 saws, 1 square, 1 rule, 1 oilstone, 1 nail punch, 1 screwdriver, 1 hammer, 1 mallet, 2 wooden planes (1 smoothing and 1 jack plane).
 (c) These tools shall during the apprenticeship period remain the property of the Department. Apprentices shall be responsible for all breakages or losses, and shall make good all such losses. At the conclusion of the apprenticeship course on satisfactorily passing final examinations, the tools shall become the property of the apprentices.
- (18) Boilermakers engaged in running sheds or in repairs to Babcock & Wilcox or other stationary boilers in situ, or hot or dirty locomotive boilers or removing dirty spark arresters or bogie centres, or inside tenders, bunkers or side tanks where the only entrance is less than one-third the area of top, end or side, or engaged in stripping and cleaning ready for final inspection locomotive boilers removed from frame, shall be paid 1½d. per hour extra. This allowance shall also be paid to apprentices.
- (19) A worker employed as a Tapper-out, if not a tradesman, shall receive 1s. 6d. per day over his rate on casting days.
- (20) Oxy-acetylene and electric welding plants shall be operated by tradesmen and apprentices in their final year only, who shall be paid 1s. per day over the rate of their particular trades or year as the case may be.
- (21) Reasonable washing facilities shall be provided for workers.

In witness whereof this Award has been signed by the President of the Court, and the Seal of the Court has been hereto affixed this fourth day of July, 1928.

(SEAL.)

WALTER DWYER,
President.

THE ROAD DISTRICTS ACT, 1919.

Road Board Elections.

Department of Works and Labour,
Perth, 10th July, 1928.

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.				
		1928.						
Menzies ...	Mt. Ida ...	June 30	Corbeth ...	Thomas William	Pastoralist	Resignation	W. Bright ...	Unopposed.
Gosnells ...	Gosnells ...	June 23	Staniland ...	Samuel ...	Orchardist	do.	E. T. Mackey ...	do.
Kulin ...	Jitarning...	June 30	Andrews ...	Arthur Dudley York	Farmer ...	do.	L. R. Rigoll ...	do.
Albany ...	Warring ...	June 23	Allwood ...	Frederick ...	Orchardist	Alteration of boundaries	do.
Do. ...	Grassmere	do.	Burvill ...	Bramwell Harold	Farmer ...	do.	do.
Do. ...	Youngs ...	do.	Freeborough	Robert ...	do. ...	do.	do.
Do. ...	King ...	do.	Hicks ...	Samuel John ...	do. ...	do.	do.
Do. ...	Napier ...	do.	Livesey ...	Sydney Claude ...	do. ...	do.	do.
Do. ...	Torbay ...	do.	Rutherford	John Thomas ...	Orchardist	do.	do.
Do. ...	Lower Kalgan	do.	Warthwyke	Wilfred Guy ...	Farmer ...	do.	do.

C. A. MUNT,
Under Secretary for Works and Labour.

THE ROAD DISTRICTS ACT, 1919.

Kulin Road Board.

P.W. 5857/21.

IT is hereby notified, for general information, that His Excellency the Governor in Council has approved of the attached By-laws of the Kulin Road Board, in accordance with the provisions of "The Road Districts Act, 1919."

General By-laws.

Whereas by "The Road Districts Act, 1919," the Road Board of any district is empowered to make By-laws for all or any purposes in the said Act mentioned, the Kulin Road Board, in pursuance of the powers vested in the said Board, under and by virtue of the said Act, and of every other authority enabling it in that behalf, doth hereby make and publish the following By-laws:—

Interpretations.

1. In these By-laws the interpretations set out in "The Road Districts Act, 1919," shall apply, in addition to which the following terms shall, unless the context otherwise indicates, bear the meaning set against them in the Road Districts Act, or respectively, that is to say:—

"The Act"—"The Road Districts Act, 1919," and all amendments thereto which may hereafter come into force.

"Board"—The Kulin Road Board.

"Board Room" shall be the office, hall, or building of the Board on Kulin Town Lot 85.

"District"—The district under the jurisdiction of the Kulin Road Board.

"Secretary"—The Secretary of the Board.

All other interpretations to be as prescribed in the Road Districts Act or other Acts or regulations thereunder.

Duties of Secretary.

2. The duties of the Secretary shall be:—
- (a) To attend all Board meetings;
 - (b) To attend all Committee meetings;
 - (c) To take notes of minutes and prepare reports of Committees;
 - (d) Conduct all correspondence, and to give the other officers instructions as directed by the minutes, and carry out the resolutions of the Board as contained in such minutes;
 - (e) Answer all questions on the Board's business;
 - (f) See that the accounts are audited once a year and the balance sheets prepared and published yearly in the *Government Gazette*, and any other duties specified under "The Road Districts Act, 1919;"
 - (g) Prepare and place before the Board the quarterly financial statement at the end of each quarter of the financial year, and enter the same on the minutes as required by the Act;
 - (h) Supervise the preparation of the rate-books and the Board's electoral lists; to examine proof of the latter, and to arrange for the distribution of copies prior to elections; also to attend all Courts of Revision or Appeal; to make the necessary arrangements for the elections; to issue instructions to the Supervisor, in accordance with the Board's resolution;
 - (i) Summon the members to Board and Committee meetings;
 - (j) Keep all books entered up to date, in accordance with instructions issued by the Minister and additional instructions of the Board;
 - (k) Check all accounts sent into the Board, and see all accounts for works have stated in them the authority under which such works have been done, and to check all returns made by the Collector or other of the Board's officers, and see that the counterfoils of the receipt book accompany all returns; to supervise and attend to the due payment of all moneys coming through the hands of the Board's officers and payable to the credit of the Board;
 - (l) Report to the Board at its next meeting any officer neglecting to make his returns, as provided, with the necessary vouchers attached thereto;
 - (m) To pay into the bank, after receipt, to the credit of the Board, all moneys received by him on behalf of the Board, when such moneys shall amount in the aggregate to the sum of £5 or over, with the exception of moneys granted by the Government, which are paid into Treasury book;

- (n) No money shall be paid into the bank to the credit of the Board by any officer of the Board except by or through the Secretary, as directed by the Board, and the Secretary shall give all receipts on printed forms;
- (o) Readily and cheerfully obey all lawful commands or orders of the Board, and to attend to all other matters affecting the finances and welfare of the Board and not herein specified;
- (p) See that all bonds and other forms of security to be taken from the contractors are prepared, and that the security required of servants is taken within due time, and report as to such matters to the Board;
- (q) Report to the Chairman any servant of the Board who has been guilty of any neglect of duty, or who is incapable of performing the duties allotted to him;
- (r) Exercise, subject to any directions given by the Board or Chairman, control over all servants of the Board.

Duties of Supervisor.

3. The duties of the Supervisor shall be:—

- (a) The Supervisor shall have the control of works, plant, and all property of the Board, and shall issue instructions to the employees, and shall see that same are faithfully carried out. Should any employee be guilty of insubordination or disobedience, or be found incapable of performing the duties allotted to him, the Supervisor shall report the matter to the Chairman, who shall inquire into the matter and, if necessary, shall suspend the employee and report the matter to the next meeting of the Board;
- (b) To prepare proper plans and specifications for all works and improvements, as regards roads and culverts under the control of the Board; examine all materials to be employed in such works, and to see the same faithfully and properly executed and performed, and watch the progress and formation thereof; submit all specifications and plans to the Board before tenders are called;
- (c) To see that the work of cleaning and repairing all public roads and footways is properly carried out;
- (d) To see that no labourers are engaged but those who are able-bodied and sober;
- (e) To see that all drains, sewers, culverts, and bridges are maintained in a state of efficiency;
- (f) To see that all servants under his control carry out their duties efficiently, and to report any departure therefrom;
- (g) To attend all Board and Committee meetings, if required;
- (h) To specially examine all roads throughout the district at least once each six months, or as required by the Board;
- (i) To supply monthly, or as required, to the Board, returns of all work completed or in progress, with remarks thereon.

Duties of Collector.

4. (a) The Collector shall collect moneys that may be due to the Board, issuing receipts for payment, and entering particulars of all payments in the book for that purpose;
- (b) He shall pay all such moneys as are collected from day to day to the Secretary of the Board, who shall check all such entries on receiving the moneys answering thereto, and shall initial such entries.

Appointment of Officers.

5. No permanent appointment shall be made to any office under the Board until after an advertisement has been published in one or more local newspapers calling for applications from persons competent to fill such an appointment. All appointments shall be made by resolution passed by the Board. In the event of there being more than one applicant for such appointment, the election thereto shall be conducted by ballot so as to obtain an absolute majority of the members present.

6. The election of all other officers shall be conducted by a show of hands, unless a ballot be demanded, in which case the procedure in the foregoing By-law shall be followed.

7. The salary or allowance attached to the office under consideration of the Board shall be fixed in all cases preceding the election, and the salary of any

officer when fixed shall not at any time be considered with a view to its increase or reduction unless specially authorised by a meeting of the Board, at which at least five of the members are present.

8. All complaints against servants of the Board must be in writing and must in every case be signed by the person or persons complaining, and no notice whatever shall be taken of any complaint not made in accordance with this By-law. All such complaints as are receivable may be addressed to the Chairman, who, upon the receipt of such complaint, shall have power to investigate the same, and he shall report thereon to the Board at their next meeting.

Meetings and Proceedings.

9. Notice shall be given in writing by the Chairman or Secretary of ordinary or regular meetings, and also of every meeting adjourned for a term exceeding six days.

10. Meetings of the Board shall be of two kinds—"Ordinary" and "Special." Ordinary meetings are the regular meetings held in pursuance of these By-laws for the transaction of the general business of the Board, including meetings adjourned for the purpose of any incomplete business, but an adjourned meeting would not exclude any business which was considered necessary to transact. Special meetings are those called under Section 130 of the Act, and shall include those called by the Chairman in response to a requisition signed by three members on his own behalf, and the notices for such special meetings shall have such special business notified thereon for which the meeting was called and for which each member shall receive seven days' notice. No business shall be transacted at a special meeting other than that for which the special meeting was called; provided that any matter of emergency can be discussed, with the ruling of the Chairman and the consent of those present. The ratepayers' meeting shall consist of one called under Section 143 of the Road Districts Act, and the standing orders shall, so far as the Act allows, apply to the proceedings, but the provisions of the Act shall be first dealt with. The Chairman, if present, shall preside at all meetings of ratepayers and of the Board, and in his absence or, after being present he shall retire, one of the members of the Board chosen by the ratepayers or members of the Board, as the case may be, shall preside.

11. Ordinary meetings shall be held at the office of the Board, Kulin, on the 1st Wednesday in the month, unless otherwise arranged by resolution carried to that effect at the preceding ordinary meeting of the Board, of which each member has received due notice of the proposed alteration.

12. A special meeting may, on the requisition of three members of the Board, be called at any time in manner prescribed by the Act, but the Chairman may call a special meeting of the Board as often as he may think proper. No business will be transacted at any ordinary or special meeting unless at least three members of the Board, inclusive of the Chairman or the member of the Board chosen to preside in his absence, shall be present.

13. Any three members may require the Board room to be cleared of strangers, and the Chairman, or other presiding Chairman, shall immediately give directions to have the order executed.

14. At all meetings of the Board, when there is not a quorum present, or when the Board is counted out (which counting out shall take place whenever there shall be less than a quorum present), or within 30 minutes after time for which meeting is called, such circumstances, together with the names of the members then present, shall be recorded in the minute book.

15. The first business of all meetings of the Board shall be the reading of the minutes of the preceding meeting aloud with a view of their confirmation.

Voting.

16. Each member (including the Chairman) shall have one vote, and such Chairman shall, in case of equality of votes, have a casting vote in addition to his ordinary vote, and all questions at such meeting shall be decided by a majority of the votes of the members present. All motions and amendments shall be decided by a show of hands, unless a division is demanded before the next business is proceeded with.

Minutes of Meetings.

17. The minute-book prescribed by the Act shall be kept, in which any item of business transacted by the

Board at a meeting shall be then and there entered by the Secretary. Minutes of special or ordinary meetings shall be confirmed at the next ordinary meeting. No discussion shall take place upon the minutes of proceedings, except as to their accuracy or for the rectification of a clerical error.

Standing Orders.

18. The order of business at all ordinary meetings of the Board shall be as follows, that is to say:—

- (a) Reading and confirmation of minutes of last ordinary, also special meetings (if any).
- (b) Consideration of business arising out of minutes.
- (c) Questions of which due notice has been given by members or officers of the Board.
- (d) The Chairman shall have the right of directing attention at any meeting to any matter or subject within the jurisdiction or official cognisance of the Board by a minute signed by himself, and such minute shall when introduced take precedence of all business before or to come before the Board, and the adoption thereof may be put by him from the Chair as a motion without being seconded, but he shall confine himself to the questions contained therein.
- (e) Reports of sub-committees.
- (f) Presentation of petitions or memorials, and consideration thereby.
- (g) Reading of correspondence (received) and taking action as may be deemed expedient in regard thereto.
- (h) Consideration of tenders and ratification of contracts.
- (i) Passing of accounts for payment.
- (j) Motions of which previous notice has been given.
- (k) Motions without notice (by leave of the Board under By-law 19).
- (l) General business.
- (m) Notice of motions.

19. In the event of any member having urgent business to place before the meeting, he may move the suspension of the Standing Orders, and, if agreed to by the Board, such business shall take precedence to all others.

20. Any member wishing to rescind any motion shall act in direct compliance with Section 135 of the Road Districts Act, by giving seven days' notice to each member or submitting to the Secretary of the Board notice of his intention in time to enable him to give the necessary notice prescribed by the Act to each member.

Petitions.

21. Every petition or memorial shall be respectful and temperate in its language, and shall be presented to the Board by a member only, and any member presenting a petition or memorial to the Board shall affix his name at the beginning thereof with the number of signatures, and any member presenting a petition or memorial shall acquaint himself with the contents thereof and ascertain that it does not contain language disrespectful to the Board. The nature or prayer of every petition or memorial shall be stated to the Board by the member presenting the same.

Tenders.

22. Tenders for work shall be opened and dealt with when the subject matter of the tenders comes on to be considered at the meeting of the Board, or by a Committee appointed for the purpose.

Orders of Debate.—Speakers must not digress.

23. A member having audience shall not digress from the subject of debate.

Unopposed Notices of Motion.

24. The Chairman may call over the notices of motion on the business paper in the order in which they appear thereon; and if objection is not taken to a motion being taken as a formal motion, may call upon the mover to move the same, and upon the motion being seconded may then, without discussion, put the motion to the vote.

Correspondence.

25. All correspondence with the Board shall be addressed to the Secretary and submitted to the Board. No letter addressed to the Board shall be presented or read by a member.

Consideration of Reports.

26. (a) If in a report of a committee distinct recommendations are made the decision of the Board may be taken separately on each recommendation.

(b) Any report of a committee or any portion thereof may be amended by the Board in any matter if it may think fit, or may be referred back to the committee for further consideration.

(c) The recommendations of any committee when adopted by the Board shall be resolutions of the Board.

Precedence of Chairman.

27. When the Chairman rises in his place during the progress of a debate, any member then speaking or offering to speak shall immediately resume his seat, and every member present shall preserve strict silence so that the Chairman shall be heard without interruption, but the member who was speaking may resume when the Chairman takes his seat.

Notice of Motion; Absence of Mover.

28. In the absence of a member who had placed a notice of motion on the business paper for any meeting any other member may at such meeting move the same, or such motion may be deferred until the next ordinary meeting of the Board.

Withdrawal of Motions.

29. Except as elsewhere provided no motion, after being placed on the business paper, shall be withdrawn without the consent of the Board.

Motions to be seconded.

30. No motion shall be debated unless or until it has been seconded.

Motions not to be withdrawn without consent.

31. When a motion has been proposed and seconded it shall become subject to the control of the Board, and shall not be withdrawn without the consent of the Board.

Amendment may be moved.

32. When a motion has been proposed and seconded any member shall be at liberty to move an amendment thereon, but no such amendment shall be debated unless or until it has been seconded.

Motions and Amendments to be in Writing.

33. No motion or amendment shall be debated unless or until it has been reduced to writing if the Chairman so directs.

Further amendment may be moved on Amended Question.

34. If an amendment has been carried, the question as amended thereby shall become itself the question before the Board, whereupon any further amendment upon such question may be moved.

How subsequent Amendments may be moved.

35. If an amendment, whether upon an original question or upon any question amended as aforesaid, has been negatived, then a further amendment may be moved to the question to which such first mentioned amendment was moved and so on, provided that not more than one question and one proposed amendment thereof shall be before the Board at any one time.

Motions for Adjournment.

36. No discussion shall be permitted upon any motion for adjournment of the Board. If upon the question being put on any such motion the same is negatived, the subject then under consideration or next on the business paper shall be discussed, and it shall not be competent for any member to again move a motion for adjournment until half an hour has elapsed from the time of moving the one that has been negatived.

Mover of adjournment when entitled to priority.

37. On resuming any discussion which has been adjourned, the mover of such adjournment shall be entitled if he has not already spoken on the subject under discussion, to speak first.

Notice of questions to be given.

38. Sufficient notice of every question shall be given to the Chairman or member expected to reply thereto, to permit of consideration of such reply and if necessary reference to other persons or documents.

Questions to be put without argument.

39. Every such question shall be put categorically and without any argument.

Replies and objections and subsequent Motions received.

40. No discussion shall be permitted respecting any reply or refusal to reply to any question.

Mode of addressing Board, etc.

41. Members shall, on all occasions when at a meeting, address and speak to each other by their official designations, as Chairman or Secretary, as the case may be, and, with the exception of the Chairman, shall rise in their place and stand while speaking (except when prevented from so doing by bodily infirmity).

Speaker not to be interrupted if in Order.

42. No member shall be interrupted while speaking, except for the purpose of calling him to order as hereinafter provided or in pursuance of By-law.

43. One or more amendments may be proposed on a motion before the Board. When more than one amendment is moved, the question shall be first put on the last amendment; then on the next in succession, and then on the original motion, in the reverse order in which they were moved.

44. A motion or amendment not seconded cannot be discussed by any member except the mover, nor put by the Chairman.

45. In submitting a motion or amendment the Chairman shall put the question first in the affirmative and then in the negative.

46. When an amendment is carried, the motion amended thereby becomes a substantive motion, upon which further amendments may be moved before it is finally dealt with.

Limitation as to number of Speeches.

47. The mover of an original motion shall have the right of general reply to all observations which have been made in reference to such motion and to any amendment thereon, as well as the right to speak upon every such amendment. Every member other than the mover of an original motion shall have the right to speak once upon such motion and once upon every amendment moved thereon. No member shall, without the consent of the Board, speak more than once upon any one question or for longer than ten minutes at any one time, unless when misrepresented or misunderstood, in which case he may be permitted to explain without adding further observations than may be necessary for the purpose of such explanation.

All Members to Vote.

48. Upon a vote being taken all members present within the Board room, unless disqualified from voting, shall, and the Chairman unless so disqualified may, upon the question being put, record their respective votes in the affirmative or negative as each shall deem desirable, but if a member other than the Chairman neglects or refuses to vote, his vote shall be counted for the negative.

Determination of Questions.

49. (a) All questions shall, if not otherwise decided by law, be determined thus:—Upon a question being put, those in favour shall say "Aye" and those against "No"; and the Chairman shall declare whether the "Ayes" or "Noes" have determined the question; or if the Chairman prefer, he may call for a show of hands for and against the question. The decision of the Chairman shall be final and conclusive unless such decision be immediately challenged and two members rise and demand a division.

(b) Where there is only one dissident, he may request that his name be recorded in the minutes as opposed to the motion, and it shall be so recorded.

Divisions.

50. Upon a division being so called for, the question shall first be put in the affirmative and then in the negative, and the Chairman and all members present shall vote by show of hands, and the names and votes of the Chairman and members present shall be recorded in the minutes by the Secretary. Any member of the Board present when a division is called for who does not in the manner above indicated vote on such motion, not being disabled by law from so voting, his vote shall be counted for the negative.

Chairman may repeat Questions.

51. The Chairman shall be at liberty to put any question as often as may be necessary to enable him to form his opinion as to the result of the voting and declare the same.

Acts of Disorder.

52. Any member who, at any meeting of the Board or any committee commits a breach of any By-law, or who moves or attempts to move any motion or amendment embodying any matter beyond the legal jurisdiction of the Board or committee, or who in any other way raises or attempts to raise any question, or addresses or attempts to address the Board or committee upon any subject which the Board or committee have no legal right to entertain or discuss, or who uses any language which, according to the common usage of gentlemen, would be held disorderly, or makes use of any expression inconsistent with good order and decorum, or who says or does anything calculated to bring the Board or committee into contempt, shall be guilty of an act of disorder.

Ruling of Chairman.

53. (a) The Chairman when called upon to decide a point of order or practice shall state the rule or precedent applicable to the case, without argument or comment, and his decision shall be final in that particular case.

(b) If the ruling of the Chairman be disagreed with, then the usual Parliamentary procedure may be adopted.

Members called to order more than once.

54. Any member who, having been called to order by the Chairman for any infringement of any of the provisions of By-law or for any breach of decorum, shall upon the request of the Chairman, withdraw from the Board room for the remainder of the meeting.

Removal from Board Room; Penalty for continued Breach of Order, etc.

55. In the event of a member declining to withdraw from the Board room on being required so to do by the Chairman, the Chairman may order his removal until the termination of the sitting, and such member shall be deemed guilty of an offence, and shall be liable to a penalty not exceeding Two pounds.

Disorder.

56. If disorder arise at any meeting, the Chairman may adjourn the meeting for a period of fifteen minutes and quit the chair. The Board on resuming shall, on question put from the chair, decide without debate whether the business shall be proceeded with or not.

Appointment of Committee.

57. The Board may at any time appoint one or more members as a committee to inquire into any matter and make a report and recommendation thereon, but no committee shall incur any financial liability or in any way commit the Board to any responsibility whatever, without express and specific authority conferred by the By-laws, or a resolution of the Board.

Finance and Accounts.

58. All accounts, bills and vouchers shall be submitted to the ordinary meeting, and after being certified as correct shall be paid by cheque.

59. An account shall be opened with such bank as the Board may from time to time direct, and all moneys received from whatever source, with the exception of money granted by the Government, shall be paid into such bank to the credit of the Board, and no account shall be paid except by cheque signed by the Chairman and one or more members of the Board, and countersigned by the Secretary. All moneys belonging to the Board shall, within 24 hours after they come into the hands of any officer, servant or clerk, be paid to the Secretary or to any other responsible officer if directed by the Board.

Urgent Works.

60. The Chairman with one member, or, in the absence of the Chairman, any two members may, in case of urgency, authorise the expenditure of a sum not exceeding Ten pounds

61. Any one member is empowered in cases of very urgent necessity to authorise the expenditure upon de-

clared roads, of a sum not exceeding Two pounds ten shillings. In both these cases such actions should be confirmed at the next meeting.

Unauthorised Expenditure.

62. Every item of expenditure and every liability incurred by any committee or member of the Board, otherwise than under the authority of the Act or of these By-laws, shall be deemed unlawful expenditure, and a breach of this By-law by such person.

Common Seal.

63. The common seal of the Board shall be kept in the Board's safe. The common seal shall not be affixed to any deed or other instrument except by order of the Board.

Prevention of Nuisances.

64. Any person who—

(a) Shall keep, or cause to be kept, any abattoir, slaughterhouse, pigsty, manure works, works for boiling meat, bones, blood or offal, bone mill, bone manure depot, fellmongery, tannery, wool-scouring establishment, glue factory, soap or candle works, fish-curing establishment, place for storing, drying, or preserving bones, hides, hoofs or skins, dairy, or other work or establishment; or

(b) shall keep or cause to be kept any house, passage, yard, way, cellar, drain, stable, cow-shed, earth or other closet or cesspool; or

(c) shall permit any accumulation of stagnant water, manure, dung, offal, or other filth upon any premises owned or occupied by him, so as to be likely to become a nuisance or injurious to public health,

shall be deemed guilty of an offence against these By-laws, and shall on conviction be liable to a penalty not exceeding £20.

Abatement of Nuisances.

65. If any person shall permit or suffer any of the nuisances contained in the foregoing By-law to continue after notice from the Board requiring such person to remedy or abate the same, he shall be liable to a penalty of Five shillings for every day during which such nuisance shall remain unremedied or unabated to the satisfaction of the Board. Such penalty shall not exceed in the aggregate £20.

Offences, Omissions, or Neglects.

66. Any person guilty of the following offences shall, on conviction thereof, pay a penalty not exceeding £10:—

(a) Damaging or destroying any building, dam, well, tank, pump, windmill, windlass, bucket, rope, piping, troughing, fence, gate, or other property under the control of the Board.

(b) Placing any placard or other document, writing, printing on or otherwise defacing any house or building abutting or contiguous to a public road, or on any wall, fence, gate, or lamp-post without the consent of the occupier or owner thereof.

(c) Blasting any road or stone or timber in or near any road without the permission of the Board, and not attending to such directions in regard thereto given by such Board.

(d) Placing, stacking, or storing within the limits of any township in the open air, any cases, paper shavings, crates packed with straw or dangerous or inflammable substances so as to be or likely to become a source of danger through fire.

Preservation of Trees.

67. Any person who shall carelessly, wilfully, or wantonly injure, destroy, carry away or remove from its place any tree or shrub or plant standing in any of the roads, enclosures, public places or reserves or who shall carelessly, wilfully or wantonly injure, destroy, carry away or remove out of its place or ride or drive against any of the tree guards, fences, or other protection to such trees, shrubs or plants aforesaid, shall be liable to a penalty of not more than £10, and in addition thereto shall also pay the Board a sum equal to the damage so done.

Prescribing removal of Verandahs.

68. Any verandah or balcony which obstructs the footway or roadway, or is dangerous, and all other obstructions on the footways or roadways or overhanging

the same, shall be removed when ordered within such time as shall be notified by the Board, and all expenses incurred in removing same shall be borne by the owner or occupier of such verandah, balcony or other obstruction, whether removed by the Board or otherwise, and any person whatsoever interfering or obstructing any officer or person employed by the Board in carrying out this By-law shall be liable to a penalty not exceeding £10.

Encroachments, etc., Removal of.

69. On the order of the Board, the Secretary or other appointed officer may direct the removal within 14 days of any building, fence, or other obstruction or encroachment in or upon any street, lane or public place under the control of the Board. In any case where, after service of notice for such removal any such obstruction or encroachment has not been removed within the specified time, it shall be lawful for the officer appointed by the Board to remove the same, at the cost and charges of the person so offending and to proceed against the offender for the breach of this By-law, the penalty for which breach shall not be more than £20 for every day or part of a day during which such offence shall be committed or continued after the expiry of the notice prescribed therein.

Lighting.

70. Any unauthorised person who shall light, put out when lighted or in any other way interfere with any lamp belonging to the Board, or any person who shall damage or destroy such lamp shall pay in addition to the value of such damage, if any, on conviction a sum not exceeding £5.

Water Supply.

71. Any person who shall injure or destroy any well, bore, pipe, tank or place of storage for water or any machinery, appliances or property used in connection therewith shall be liable to a penalty not exceeding £5 and also shall pay to the Board the sum of such damages.

72. Any person who shall waste or allow water to escape, foul, pollute, or taint any water contained in any bore, pipe, tank or place of storage shall be guilty of an offence against this By-law, and shall be liable to a penalty not exceeding £20.

73. No person shall pollute or cause to be polluted any watercourse, pool, well, tank, reservoir, or other water within the district.

74. Any person or persons leaving open the lid of any well in the district shall be guilty of an offence against these By-laws, and notwithstanding any civil remedy for damages so caused, shall be liable on conviction to a penalty not exceeding £5.

75. Any person who shall remove any water from any well, bore, tank, or other place of storage under the control of the Board, except in the direct watering of stock thereat, or for *bona fide* camping use, or except with the written consent of the Board and payment thereon of such reasonable fee as may be demanded, shall forfeit and pay, on conviction, a penalty not exceeding £5.

Sand and Timber.

76. Any person who shall remove any sand or other materials from any lands under the control of the Board without a license shall forfeit and pay on conviction a sum not exceeding £5.

Barbed Wire.

77. Barbed wire shall not be allowed on the outer or road side of any fence along any road. Any person offending against this By-law shall be liable to a penalty not exceeding £5.

Fencing.

78. The owner of any land abutting on any road in any townsite shall fence all such boundaries so abutting with such description of fence as may be directed by the Board, and shall maintain every such boundary fence erected or to be erected in good order. In the event of such fence not being erected or repaired after due notice has been given so to do the Board may fence or repair such fence and recover the cost of so doing from the owner or owners of the land.

Schedule.

Picket fence on the boundaries of streets or road, consisting of 6in. straight jam posts or sawn timber 5 x 4 at least 18in. in the ground and 4ft. out of the ground, with rails of 4 x 2 and pickets of 3 x ¾ not more than 3in. apart. R.O.W. and division fences to

consist of the same type of posts with 3ft. netting 2in. mesh with 3 plain wires and 1 barb, placed as follows: 1 plain flush with the ground, 1 plain 3ft. from the ground, 1 plain 6in. higher and 1 barb on top. All posts to be 10ft. apart.

The Board will consider the erection of any other more substantial or ornamental fence.

Bathing.

79. No person shall bathe in any open public water within the limits or abutting on the boundary of the Road District, within the jurisdiction of the Board, without suitable bathing costume or clothing. Every person offending against this By-law shall, for every such offence, be liable to a penalty not exceeding £20.

Depasturing of Cattle, etc.

80. Any person who shall turn loose or suffer any kind of animals belonging to him or under his control to stray or go about, or to be tethered or depastured in or upon any road, recreation ground or reserve shall upon conviction be liable to a penalty not exceeding £5.

81. No animal shall be allowed to stray on any roads or places and no animal suffering from an infectious or contagious disease shall be ridden or driven on any road within the district. Any animal suffering may be slaughtered and destroyed at the owner's expense.

Copulation of Stock.

82. Any person who as owner or otherwise, while in charge of an entire horse, bull or ass shall cause, allow, permit or suffer any such entire horse, bull or ass to try to cover any mare or cow within the township within the district or shall cause, permit, allow or suffer any such entire horse, bull or ass to be turned loose in any yard or other place with any mare or cow within any township for the purpose of allowing such mare or cow to be tried or covered except in some yard, building or other premises as shall be entirely and sufficiently screened from public view, shall forfeit and pay on conviction a sum not exceeding Ten pounds.

Goats.

83. (1) No person shall keep any goat within the boundaries of the Kulin townsite unless such goat shall have been registered and the registration fee of sixpence paid to the Secretary of the Board.

(2) Every registration shall be renewed in the month of July in each year.

(3) The Board may refuse to register any goat if, in the opinion of the Board suitable accommodation has not been provided for keeping such goat.

(4) No person shall allow or cause any goat to be depastured upon or tethered upon or to loiter or stray upon any roads, streets or reserves or any vacant land adjacent thereto.

(5) Any goat found wandering upon any street, road or reserve as above may be seized and impounded or destroyed.

(6) The penalty for breach of any of the preceding clauses shall be a sum not exceeding £5 for each breach, in addition to such sums as the Justices may direct as compensation for damages done by such goats.

Crossing Places.

84. It shall be lawful for the owner of any land fronting or adjoining any road or public way requiring access thereto, with horse and vehicles from such street to such land across any existing made footpath, kerbing, channel or gutter having first had and obtained the consent of the Board to construct a crossing of such dimensions and materials and in such form and manner as the regulations of the Board for the time being require, or as may be directed by the Secretary, and shall thereafter keep and maintain the same in good repair. Any person not complying with this By-law shall be liable to a penalty not exceeding £5.

Heavy Traffic.

85. The Board may by notice affixed to any bridge or culvert declare the maximum weight of any engine, agricultural or other machine or vehicle of any kind and of any load of material which shall be permitted to cross such bridge or culvert, and also the pace or speed at which such engine, machine, vehicle or load shall be driven, led or taken over such bridge or culvert, and any person who shall cross such bridge or culvert in contravention of this By-law shall in addition to any liability for damage he may have caused, be liable to a penalty not exceeding £10.

86. No person shall drive or take or cause to be driven any engine, agricultural or other machine or vehicle of any kind across any bridge or culvert so specified from time to time whose weight including any load thereon shall exceed ten tons, and any person committing any breach of this By-law shall be liable to a penalty not exceeding £20.

Damaging Roads.

87. No person shall either wilfully or negligently damage or destroy by means of horse, team or any other means any road under construction or repair, and any person found guilty of such damage or destruction shall be liable to a penalty not exceeding £20.

Any person who—

- (a) Cuts or removes without the consent in writing of the Board timber, earth, stone or other material from a road or reserve; or
- (b) Erects, without the consent aforesaid, upon a road so as to encroach thereon; or
- (c) Draws, without the consent aforesaid, across the waterside of a road, or across a drain except over a properly constructed approach or culvert a dray or other wheeled vehicle; or
- (d) Draws upon any road, timber, stone or other material otherwise than on a wheeled vehicle or suffers such material when carried principally or in part upon a wheeled vehicle to drag or trail upon a road, or draws upon a road a whim or timber carriage any portion of which or any portion of chains attaching thereto or any portion of other attachment trails or drags upon a road,

shall be deemed guilty of an offence against these By-laws and shall be liable to a penalty not exceeding £5 for every such offence.

88. Any person taking any plough, cultivator, or other implement over or along any road and thereby damaging such road shall be held liable for such damage, and shall pay to the Board the cost of all repairs rendered necessary thereby.

89. Any person who draws upon any road any vehicle the wheel or wheels of which are locked, unless there is placed at the bottom of such wheels some sufficient protection to prevent damage to such road, shall be liable to a penalty not exceeding £5.

To protect bridges from Fire.

90. Any person who shall light a fire (except by the order of the Board) or shall place any rushes, bushes, or other inflammable substances under, near, or against any bridge in the district for the purpose of making a camp or sleeping place, or for any other purpose, shall be liable to a penalty of not less than £1 and not exceeding £20.

Prevention of Trees falling across Roads.

91. No person shall make or leave a fire near any road or track or reserve without taking proper precautions against such fire spreading.

92. No person shall ringbark or set fire to any standing tree upon or near to any road or track.

Park Lands, Reserves, and Recreation Grounds.

93. All park lands and recreation grounds shall be open to the public daily for recreation purposes excepting as otherwise provided for in these By-laws. The Board shall have the power to grant exclusive right to use and occupy any park lands, recreation grounds, or reserves placed under its control within the district for holding public sports or amusements to any responsible person or persons; and any person or persons obtaining such right shall be responsible for the proper care of all fences, buildings, and trees or other improvements upon or enclosing such park lands, recreation grounds and reserves and shall pay the Board a fee to be fixed for admission on such occasions.

94. No horses, cattle, or vehicles shall be allowed on any park lands or recreation grounds without the written permission of the Board.

95. All persons using or being upon any park lands, recreation grounds or reserves shall at all times conduct themselves in a becoming manner, and any person creating any disturbance or annoyance to the public shall be liable to be expelled from such lands by any police constable or officer of the Board.

96. The Board may, in its discretion, prohibit any games or gymnastics from being played or carried on

by any person or persons upon any park lands, recreation grounds, or reserves on any Sunday, Christmas Day or Good Friday.

97. No person shall offer for sale on any reserve, any provisions, refreshments or other goods of any kind, nor carry on any games or boxing or other similar shows nor use any firearms except with the express sanction of the Board and payment of such fee as may be demanded.

98. The Board or any person duly authorised may make charges for admission to any reserve or defined portion thereof, but such charges shall not exceed 2s. for adults, 1s. for children under 15 years, with free entry for children (accompanied) under five years, and for horses and vehicles 1s. each.

99. Such person to whom the use of any reserve is given for picnic, sports, races, or other use shall be held responsible for the immediate removal of all rubbish brought thereon on the occasion of such use, and a deposit not exceeding £5 shall be paid as a guarantee for the due removal of such rubbish. On the removal of such rubbish to the satisfaction of the Board, the deposit shall be returned.

100. No person shall damage or injure any tree, shrub or plant in any park lands, recreation grounds, or reserves. Any person offending against this By-law shall forfeit and pay, on conviction, a penalty not exceeding £10 for every offence.

Penalties.

101. Where any person by these By-laws or any of them, is required to do or perform any act and such act is not done or remains undone or unperformed, it shall be lawful for the Board to perform the same and charge the cost and expenses against such person, and the amount thereof may be recovered summarily.

102. 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 where not otherwise provided, shall be deemed liable to a penalty not exceeding £20 for every such offence.

103. All penalties or other sums recovered under provisions of these By-laws shall, unless otherwise provided, be paid to the Board, and shall become the property of and form part of the ordinary income of the district except so much as may be paid to any informer.

Schedule "A."

See Second Schedule, Forms "A" and "B," and Third Schedule of "The Dog Act, 1903"

Schedule "B."

License to remove Sand, Gravel or Stone.

Name of applicant.....

Quantity of material.....loads.

Fees payable.....per load. Total £.....

This is to certify that Mr.....is hereby licensed to remove.....loads of.....from.....street or reserve, within.....days from date hereof.

.....
Licensing Officer.

Plans and Specifications of Buildings.

104. Every person intending to erect, alter or add to any building within the road area now or hereafter to be prescribed under the Buildings Regulations shall, before commencing, deposit with the Secretary for approval, drawings showing the plans, elevations, and sections of such buildings, alterations or additions together with full and complete specifications of the work proposed to be done, a copy of the plans and all drawings to be left with the Board for future reference.

Scale of Fees.

105. The following fees shall be paid by the owner or builder to the Road Board in respect of all buildings to be erected or altered on any matter required or permitted under these By-laws or the Road Districts Act:—

For every room in new building erected—1s.

With a minimum fee per house of—2s. 6d.

For business premises, minimum fee shall be—5s.

License fee for temporary building—2s. 6d.

For every service performed by the Surveyor which is required by the By-laws, but not comprehended under any of the foregoing heads a fee not exceeding £5 5s.

All fees shall become part of the ordinary revenue of the Kulin Road Board.

External Walls.

106. Materials of external walls of buildings within the prescribed area of the Road District must be built of brick, stone, reinforced concrete, or artificial stone, wood, or iron, or other material approved by the Board, and such materials must be sound and subject to the approval of the Surveyor, or person appointed by the Board to examine same.

107. All main walls of brick or stone must have a thickness of not less than as prescribed below, viz.:—

- (a) If the wall does not exceed 13 feet in height it shall be 9in. thick or 11in. including 2in. cavity. If the walls are longer than 25 feet, 14 x 4½ piers must be built therein every 10 feet to the full height of the ceiling line.
- (b) If the wall does not exceed 25 feet in height it shall be 14 inches thick for the bottom storey, then 9 inches thick.
- (c) Over 25 feet but not exceeding 40 feet, 14 inches thick below the topmost storey, and 9 inches thick for the rest of its height.
- (d) Over 40 feet, 18 inches thick for the height of one storey, then 14 inches below the topmost storey and then 9 inches thick.

108. The party walls of brick buildings must have parapet walls with a damp-proof course at level of flashing and below same a capping of one to one cement mortar, and finished off with a pure cement wash to level off flashing.

All internal walls may be 4½ inches thick up to 20 feet in length, over that length 9 inches.

109. Foundations.—Foundations to all brick buildings to be of hard burnt bricks laid on cement, approved stone or concrete, to be taken to the necessary depth for a sound foundation and to be at least 6 inches wider than the wall of superstructure.

110. In the case of a terrace of shops and dwellings or of dwellings only, the front room and that immediately behind it may be built to the full width of the allotment or tenement. All other rooms must have a clear space on one side of at least 4 feet 6 inches in the clear between the dividing line of such tenement and the external walls of such rooms for the free admission of light and air. There must be 9 feet in the clear between the external walls of every pair of such constructed terraces and all windows and ventilators must be opened on to the light and air space there provided for. No two or more dwellings or business premises will be permitted to have any yard or buildings in common, save and except when in occupation of the same tenant or occupier.

111. If any external wall or enclosure be, at any time hereafter, taken down or otherwise demolished for the height of one storey, or for a space equal to one-fourth of the whole surface of such external wall, then every part thereof not built in the manner and of the several materials by these By-laws directed for external walls must be taken down, and the same must be rebuilt in such manner and with such materials for and in all respects as by these By-laws directed for external walls hereafter to be built within the prescribed area of the Road District, and it shall be within the power of the Secretary or Building Surveyor to enforce the rebuilding of same.

Party Walls.

112. In reference to the component parts thereof, every part of such party wall must be built of sound bricks, stone, reinforced concrete, or of such bricks and stone, together, laid in with mortar and cement, and in such manner as to produce solid work, and as to the woodwork which it may be desired to connect with party walls of any building, the bearing ends of wooden beams, breastsummers, girders, trimming joists, and the ends of partition heads and sills, and the bearing ends of the main timbers of any roof, and wood bricks may be laid into the substance of a party wall, but no such beam, breastsummer, girder, joist, partition, head, or sill nor any part of a roof being wood, or any wood bricks must be laid or placed within two inches of the centre of any party wall, and no other woodwork of any kind must be laid into, placed upon or driven into any part of the substance of any party wall; but if the ends of the timber be carried in iron shoes or stone corbels, then such iron shoes or corbels must be built into the wall at least one-half of the thickness of such wall; and the top of every such party wall must be finished with one course of sound hard bricks, set on edge in good mortar or cement, or by coping of any other properly secured and sufficiently water-proof and fire-proof covering.

Roofs, etc.

113. With regard to the roof, flat or gutter of any building, any or every projection therefrom, and also

balconies and shop fronts, they must be so arranged and constructed and so supplied with gutters and pipes so as to prevent the water from dripping on to or running over the public way, and all such rain pipes, eaves, and gutters are to be made of metal.

Rooms.

114. With regard to rooms in any part of any building in reference to height thereof, every room used or intended to be used for the purpose of habitation must be at least the height of ten feet from floor to ceiling, with the exception of scillions which must be at least eight feet from floor to ceiling on the lowest side.

115. Every room used for the purpose of habitation or for the assemblage of people for any purpose whatever shall be well and properly ventilated to the satisfaction of the Supervisor or the Board, by the insertion of air bricks below the floor and by openings in the sleeper walls, also by ventilators in the ceiling or at the top of the walls thereof, according to the size of such walls and to the satisfaction of the Building Surveyor. No room shall contain less than 600 cubic feet of air space when finished.

Breastsummers.

116. All breastsummers shall be either of iron or approved wood and to be loaded to one-third only of their breaking weights.

Fireplaces.

117. Every fireplace constructed of iron shall be lined with brick or stone, built to a height of three feet from the level of the fire rest and not less than four and a half inches thick, and the hearth of every such fireplace or chimney must be laid and bedded wholly on brick or stone or other incombustible substance; such hearth must consist of a slab or slabs of brick, tile, stone or slate, iron, or other proper and sufficient substance at least 12 inches longer than the opening of the chimney when finished, and at least 18 inches in front of the arch over the same.

Wood and Iron Buildings.

118. The external walls of all wood and iron buildings must be built at least four feet six inches from the dividing boundary of the property upon which the building is being erected, and the adjoining property. The inside walls shall be of lath and plaster, metal, T. & G. jarrah, or other material approved by the Board.

Temporary Buildings.

119. With regard to the granting of permission for the erection of temporary buildings, special permissions may be granted by the Board for a period to be stated for the erection of temporary buildings; all the walls may be of wood and iron.

Verandahs.

120. Awnings or verandahs to be erected over the footpaths are to be in accordance with the drawings and specifications approved by the Surveyor and adopted by the Board. The minimum height is to be 8 feet 6 inches clear from the footpath and 11 feet 9 inches from the building line. The posts must not be less than 5in. x 5in. if in jarrah. The verandah must be painted and kept in repair to the satisfaction of the Surveyor, who shall have the power to order such repairs to the verandahs generally as he may deem necessary. In the event of neglect or of the Surveyor observing the necessity of removal or repair such must be commenced within seven days of the receipt of notice from the Secretary or Surveyor, and must be completed within fourteen days of such notice, or otherwise the verandahs will be removed at the expense of the owner or occupier, to be recoverable from him in a summary manner before justices.

121. Balconies.—Verandah posts must not be less than 6in. x 6in. jarrah, two feet in ground, with a sole plate to be in approved lengths equal to the extreme length of the balcony of 9in. x 2in. jarrah. A top plate not less than 9in. x 2in. Oregon or Jarrah. Bearers not less than 6in. x 3in. Oregon, not more than 4ft. 6in. apart. Joists not less than 4in. x 2in. with 1ft. 6in. centres. Floors T. and G. 1½in. thick. Verandah posts not less than 4in. x 4in. Rafters not less than 5in. x 2in. Top plate not less than 6in. x 6in. All plates to be bolted to posts. The floor of balconies shall not be less than 10 feet from the surface of footpath.

122. No balcony supported wholly from cantilevers or corbelled out from wall will be permitted unless specially authorised in writing by the Board.

Contractors' Sheds.

123. Nothing in these By-laws shall prevent any contractor or builder erecting a temporary office, sheds

or workshops of wood or iron on any building site during the building operations, provided that special application must be made to and special permission granted by the Secretary or Surveyor.

Chimneys—Domestic and Factory.

124. Every chimney shaft or flue hereafter built, raised or repaired must be carried up in brick or stone work all round at least four inches thick to a height of at least three feet above the highest of such portion of roof, flat or gutter adjoining thereto, measured at the point of junction. As to any chimney shaft (except that of a steam engine, brewery, distillery, or manufactory) the brick or stone of such shaft or flue must not be built higher than eight feet above the slope or flat or gutter which it adjoins, measured from the highest point of junction, unless such chimney shaft shall be built of increased thickness, or built with and bonded with another chimney shaft, or be otherwise rendered secure as to the chimney shaft for the boiler furnace of any steam engine, or for any brewery, distillery, or manufactory, such shaft may be erected to any height so that it be built in such a manner and of such a strength and dimensions as shall be satisfactory to the Secretary or Surveyor upon special application made and approved in each case.

Chimney Pots.

125. As to earthen and metal chimney pots, tubes, funnels or cowls of any description whatever. If such pot, tube, funnel or cowl be higher than four feet above the brick or stonework of the flue upon which the same shall be erected, then it must be fixed 12 inches at the least into the brick or stonework of the flue on which it shall be placed or otherwise fixed to the satisfaction of the Surveyor.

Power of Surveyor to Enter and Remove.

126. When anything shall have been done or omitted to be done in contravention to these By-laws it shall be lawful for the Surveyor or Secretary, at his discretion, to enter on the premises and remove or cause to be removed any buildings or other things which have been erected in contravention thereof, or to do or cause to be done any act or thing which should have been done in pursuance thereof, and the cost of such doing shall be borne and paid by such owner or other person in addition to any penalties to which he may be liable in respect thereof under these By-laws or Regulations.

Bench-marks, etc.

127. All survey levels, bench-marks or other marks denoting the same shall be carefully preserved; any person altering, removing, or obliterating or causing or permitting same to be removed, altered, or obliterated shall be liable to a penalty of £10, and to pay all costs incurred in replacing or restoring same.

Mutual and Parapet Walls.

128. All walls erected within two feet of the boundary of allotment must have parapet walls with copings, the walls in every case being carried up. (By-law No. 3, Clause 3.)

Cornices, etc.

129. No cornice or other ornament shall project beyond the alignment of the street more than 18 inches, and must not be lower than 15 feet above the level of the footpath.

Cellars and Lights.

130. No cellar will be allowed under the pavement of the street, and authority for fixing prismatic or other lights on the pavement must be obtained in writing from the Board before being fixed.

Earth Closets.

131. Under no circumstances must any earth closet be built nearer to any dwelling or shop than 20 feet. In cases where the back line of allotment abuts on a right-of-way which runs alongside of other premises the closets must not be placed nearer to the side of the right-of-way than forms the side line of another property than 34 feet for a distance of 75 feet from the street line off which the right of way runs.

132. Every earth closet or sanitary convenience must abut on the right of ways, but where blocks have been subdivided in such a way as to prevent this, then the E.C. must be kept 20 feet from the building line of the adjoining block, or if it has been otherwise placed then in the event of the adjoining holder building nearer than 20 feet of such E.C., it must be removed on the order of the Board.

Plans.

133. All plans of buildings and alterations must be examined and approved by the Board.

134. The Board may from time to time specify certain streets or portions of any townsite within which buildings shall be composed of certain materials only, and upon a resolution being carried to that effect such resolution shall have all the force of law in that specified place.

Interpretation.

Where the word "Surveyor" is used it shall mean the Secretary or such other person appointed by the Board for the carrying out of these By-laws.

Schedule "A."

Kulin Road District.

Application Form.

To the Building Surveyor.

As the builder or person causing or directing the undermentioned work to be executed, I hereby apply for a building license for same. The following are the particulars of the proposed works:—

Ward or Townsite..... Street.....
 Location or Lot No.....
 Description of Building.....
 Dimensions of Building.....
 Owner—
 Occupier—
 Name.....
 Address.....

Schedule "B."

Kulin Road District.

Building License.

No..... Date.....
 Granted to Mr..... Address....., authorising the erection (or alteration) of certain buildings as per application No....., and in accordance with plans and specifications finally approved by the Board, and subject to the provisions of the Second Schedule of "The Road Districts Act, 1919," and these By-laws thereunder and all the provisions of "The Health Act, 1911-1919," and By-laws thereunder, and all Road Board Regulations relating thereto. When ever required to do so by the Secretary or Building Surveyor, the holder of this license shall produce the approved plans for inspection.

.....
 Secretary or Building Surveyor.

Tents, etc.

135. (1) No tent or other structure of calico, canvas or wood or other inflammable material shall be erected or be allowed to remain by any person or persons within the limits of the Board's area without obtaining the consent thereto of the Board for such times and upon such terms as the Board may decide; and any person offending against this By-law shall upon conviction forfeit and pay a sum not exceeding £5.

(2) All persons having obtained permission to erect tents or other structures as aforesaid on the reserves set apart by the Board must conform to the following conditions:—

- (a) Pay a sum of 3s. 6d. per month in advance, as a license fee and rates for sanitary service.
- (b) To erect in such a position as the officer of the Board may direct.
- (c) Generally to conform to the regulations of the Board respecting sanitary matters, as may from time to time be made by the Board in respect of such reserve.

Provided that the Board retains to itself the right to cancel any such license granted, and to require the owner of such tent or structure erected on such reserves to remove the same, and the same must be removed within 48 hours after receipt of notice to remove, and in default of such removal the Board shall have power to remove the same and charge the expense thereof to the owner.

136. No person shall keep within the Board's area any kind of living swine without license, in writing of the Board, but in no case shall such swine be kept within 100 feet of any inhabited dwelling house, public street, roadway or river, or so as to be a nuisance to any person or injurious to public health; but the Board shall not be compelled to grant such license, and if granted, such license can be revoked at any time by the Board, and any person offending against this By-law shall forfeit and pay, upon conviction, a penalty not exceeding £2 for every such offence.

Slaughter-houses.

136A. (1) No slaughter-house shall be erected or used within the boundaries of the Board without the previous license in writing of the Board and on payment by the occupier of an annual fee of £2, but such license can be revoked at any time by the Board and every person who slaughters, cleans, scrapes, skins, dresses, or prepares for market any animal except at a licensed slaughter-house shall be guilty of an offence under this By-law.

(2) Every occupier of a licensed slaughter-house shall keep the same in a clean and proper state and shall remove all filth and refuse at least once in every 24 hours, and shall provide the same with a sufficient supply of water to cleanse the same.

(3) Any person offending against this By-law shall for every offence or for every day during the continuance of such offence, on conviction forfeit and pay a sum not exceeding £10.

By-laws for the Management and the Use of the Kulin Road Board Hall.

137. Application for the hire of the hall or any room or furniture shall be made in writing to the Secretary of Kulin Road Board not less than 24 hours before the time that such hall, room or furniture is required.

138. The name and place of abode of the actual and responsible person or persons hiring any hall, room or furniture shall be given in the application for the use of any hall, room or furniture.

139. The rent of the hall, room or furniture (including the use of the crockeryware) shall be paid with each application, and shall be as follows:—

	£	s.	d.
Dances up to 12 o'clock (midnight)	1	15	0
Dances later than 12 o'clock (midnight)	2	5	0
Travelling Companies up to 12 o'clock (midnight)	2	15	0
Travelling Companies after 12 o'clock (midnight)	3	5	0
Local Companies up to 12 o'clock (midnight)	1	15	0
Local Companies after 12 o'clock (midnight)	2	5	0
Rehearsals, Day (stage only)	0	5	0
Rehearsals, Night (stage only), up to 12 o'clock	0	10	0
Political Meetings, Day or Night	1	5	0
Commercial Travellers (stage only), Day	0	10	0
Commercial Travellers, night up to 12 o'clock	0	15	0
Commercial Travellers, night after 12 o'clock	1	5	0
Other rooms for meetings, day	0	5	0
Other rooms for meetings, night, up to 12 o'clock	0	7	6
Other rooms for meetings, night, after 12 o'clock	0	15	0
Weddings, Memorial Services, Baptisms, and Church Services (all denominations) free day or night.			

Church or hospital charities, 50 per cent. reduction on the above charges at the discretion of the Board, but written application must be made for such reduction. The above charges include the use of electric light and the use of such crockery as the Board possesses. Skating will not be permitted under any consideration.

140. The hours for which any hall, room, or furniture shall be hired shall be:—Day—from 9 o'clock a.m. to 6 o'clock p.m. Night—from 7 o'clock p.m. to 12 o'clock midnight, after which 10s. shall be paid in addition to ordinary payment.

141. 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.

142. The Board reserves the right to refuse to let any hall, room or furniture to any applicant for the hiring of same, without assigning any reason for such refusal.

143. The Board may at any time cancel an agreement made for the hiring of any hall, room or furniture.

144. In the event of two or more applications being made for the hire of any hall, room or furniture for the same date and hour, the Board may without considering priority of application, determine to which applicant the hire of such hall, room or furniture shall be granted.

145. The hirer of any hall, room or furniture shall comply with the provisions of the Health Act, the Entertainments Tax Act, and any other Act in force for the time being applicable to such hiring and using of any hall or room. If, in the opinion of the Board, all the necessary actions have not been taken to comply with the provisions of the Acts mentioned above, the

Board may at any time prior to or during the term of engagement forbid and prevent the use of such hall or room.

146. In the event of the use of any hall or room being stopped under the last preceding By-law, the hirer shall forfeit the full amount payable for the hire of such hall or room as if the hire had been duly fulfilled, and the Board shall not be responsible to the hirer by reason of such stoppage.

147. No spirituous liquors, wine, ale, beer, porter, cider, sherry or any other intoxicating liquor shall be brought into or consumed in any hall or room except when expressly permitted by the Board.

148. No person shall smoke any tobacco, cigar, cigarette or objectionable substance, nor strike or otherwise ignite any light in any hall or room during any ball or public entertainment or at any gathering of persons in the said hall except in the gent's social room, whether such persons have been admitted by payment of money or otherwise, except at a banquet or smoke social where those present comprise men only.

149. No person shall in any part of the building—

(a) enter or be allowed to enter whilst intoxicated;

(b) use profane or improper language;

(c) be guilty of any misbehaviour whatsoever;

(d) damage, mark, or deface any wall or other part of the building. Any person who does, permits, or suffers any such damage shall be liable to pay the cost of all such damage in addition to any penalty imposed by these by-laws;

(e) stand, loiter, or cause any obstruction whatsoever in the passage-way or any part of the 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.

150. No offensive personalities or representations of living persons nor anything calculated to produce riot or a breach of the peace shall be permitted in any hall or any part thereof or in any room.

151. No encouragement shall be given to improper characters to assemble in any hall or room.

152. The Secretary of the Board or other duly authorised officer of the Board, or police constable when dressed in uniform or otherwise, if known as such to the hirer or his servant, shall be permitted to have free ingress to the hall or any part thereof at all times during the term of engagement and shall be given every facility for seeing that these By-laws are duly carried out.

153. The hirer of any hall or room shall maintain and keep good and decent behaviour in such hall or room and shall be solely and entirely responsible for the carrying out of these By-laws, and for any damage done to the building, fixtures, fittings, furniture, or crockery ware, and shall pay such damages as shall be assessed by the Board. Any article of crockeryware not accounted for or in a cracked or broken condition shall be paid for at current rates or prices.

154. 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.

155. Children under 10 years of age must be under responsible supervision when in the building or any part thereof.

To Clear Town Lots.

156. All owners or occupiers of Town lots shall when requested by the Board in writing, clear such land of trees, scrub, and undergrowth.

These By-laws were adopted by resolution at a meeting of the Kulin Road Board held at Kulin on the 1st day of February 1928.

R. McINNES,
Chairman.
B. WRIGHT,
Secretary.

Recommended—

(Sgd.) JAS. CUNNINGHAM,
Acting Minister for Works and Labour.

Approved by His Excellency the Governor in Executive Council this 23rd day of May, 1928.

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

TENDERS FOR MAIN ROADS BOARD WORKS.

Date of Notice.	Nature of Work.	Date and Time of Closing.	Where and when Conditions of Contract, etc., to be seen.
1928.		1928.	
June 27th ...	Drakesbrook Road Board District—Waroona West Road, No. 38GG—Clearing, forming, gravelling, provision of drains and culverts for 8,500 ft. of Roadway	(Noon, Friday) 20th July ...	Main Roads Board Offices, Perth and Harvey, and Local Road Board Office at Waroona.
July 4th ...	Darling Range Road Board District—Kalamunda-Mundaring Weir Road, No. 56C.—Fencing 172·4 chains and provision of gates, etc.	20th July ...	Main Roads Board Office, Perth, and Local Road Board Office at Kalamunda.
July 4th ...	West Arthur Road Board District—Perth-Albany Road, No. 1,000—Clearing 11m. 8c. of Roadway	20th July ...	Main Roads Board Offices, Perth and Harvey, and Local Road Board Office at Darkan.
July 4th ...	West Arthur Road Board District—Perth-Albany Road, No. 1000—Clearing 10m. 48c. of Roadway	20th July ...	Main Roads Board Offices, Perth and Harvey, and Local Road Board Office at Darkan.
June 27th ...	Mt. Margaret Road Board District—Laverton East Road, No. 16B—Clearing 68 miles 12 chains of Roadway	27th July ...	Main Roads Board Offices, Perth and Kalgoorlie, and Local Road Board Office at Laverton.
July 4th ...	Beverley Road Board District—Jacob's Well South Road, No. 44I—Construction of a Timber Bridge and 9,220 feet of gravelled Roadway, with culverts and drains	27th July ...	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Beverley, on and after Wednesday, 11th July, 1928.
July 11th ...	Dowerin Road Board District—Dowerin South Road, No. 50HH—Clearing, forming, gravelling, provision of drains and culverts for 3,700 feet of Roadway	27th July ...	Main Roads Board Office, Perth, and Local Road Board Office at Dowerin.
July 11th ...	Wongan-Ballidu Road Board District—Wongan East Road, No. 4G—Clearing, forming, gravelling, provision of drains and a stone crossing for 5,000 feet of Roadway	27th July ...	Main Road Board Office, Perth, and Local Road Board Office at Wongan Hills.
July 11th ...	Wongan-Ballidu Road Board District—Wongan South-West Road, No. 4X—Clearing, forming, gravelling and provision of drains and culverts for 4,000 feet of Roadway	27th July ...	Main Roads Board Office, Perth, and Local Road Board Office at Wongan Hills.
July 11th ...	Woodanilling Road Board District—Boyerine North-East Road, No. 43J—Clearing, forming, gravelling, provision of drains, stone crossings, and culverts for 10,270 feet of Roadway	27th July ...	Main Roads Board Office, Perth, and Narrogin and Local Road Board Office at Woodanilling.
July 11th ...	Supply of 1,000 tons of Bitumen ...	27th July ...	Main Roads Board Office, Perth.
July 11th ...	Kalgoorlie Road Board District—Broad Arrow-Ora Banda Road, No. 17B—Clearing 24,603 feet of Roadway	27th July ...	Main Roads Board Offices, Perth and Kalgoorlie, and Local Road Board Office at Kalgoorlie.
July 11th ...	Woodanilling Road Board District—Carmeticup Road, No. 43R—Clearing 10,910 feet of Roadway	27th July ...	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Woodanilling.
July 11th ...	Kulin Road Board District—Gnarining East Road, No. 12P—Clearing, forming, and provision of drains and culverts for 11,400 feet of Roadway	27th July ...	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Kulin.
July 11th ...	Gosnells Road Board District—Perth-Albany Road, No. 1000—Upper Canning Bridge, strengthening and widening	27th July ...	Main Roads Board Office, Perth, and Local Road Board Office at Maddington.
July 11th ...	West Arthur Road Board District—Dardadine South-East Road, No. 40C—Clearing, surface formation, forming, and grading, provision of drains and culverts for 15,000 feet of Roadway	27th July ...	Main Roads Board Offices, Perth and Harvey, and Local Road Board Office at Darkan.
July 11th ...	Dowerin Road Board District—Station 129m. 40c., West Road, No. 3A—Clearing 38,280 feet of Roadway	27th July ...	Main Roads Board Office, Perth, and Local Road Board Office at Dowerin.
July 12th ...	Marradong and Wandering Road Board Districts—Perth-Albany Road, No. 1000—Clearing 52,800 feet of Roadway	27th July ...	Main Roads Board Offices, Perth and Harvey, and Local Road Board Offices at Boddington and Wandering.

Tenders are to be addressed to "The Chairman, Main Roads Board, Perth," and marked outside "Tender." They must be accompanied by a Schedule of Quantities, together with the prescribed deposit, and will be received at the Main Roads Board Office, The Barracks, Perth. The lowest or any tender will not necessarily be accepted.

By order of the Board,
M. GLENDINNING, Secretary.

THE MUNICIPAL CORPORATIONS ACT, 1906.

Municipality of Busselton.

Department of Works and Labour,
P.W. 1601/27. Perth, 5th July, 1928.

IT is hereby notified, for general information, that a petition has been received from the residents of the Municipality of Busselton, under the provisions of Section 25 of "The Municipal Corporations Act, 1906,"

praying—(1) That the Northern boundary be extended to take in the Beach and Jetty; (2) that the Municipality be divided into three Wards (West, Central, and East).

Plans and petition may be seen at the Local Government Office, Department of Works and Labour, Perth.

(Sgd.) 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.
1928.		1928.	
June 21	Salmon Gums Experimental Farm—Manager's Residence and Man's Cottage (7616)	(Noon on Tuesday) 17th July	Contractors' Room, Perth; P.W.D. Office, Kalgoorlie; Court House, Esperance, and Police Station, Salmon Gums, on and after 26th June, 1928.
July 4	Yillimning Teacher's Quarters—New Bath Room, etc. (7618)	24th July	Contractors' Room, Perth; P.W.D. Office, Katanning, and Court Houses at Narrogin and Wagin, on and after 10th July, 1928.
July 4	Beverley Old Police Quarters—Purchase and Removal (7619)	24th July	Contractors' Room, Perth; P.W.D. Office, York, and Court Houses at Beverley and Narrogin, on and after 10th July, 1928.
July 4	Bunbury Household Management Centre—Conversion of portion of Primary School (7620)	24th July	Contractors' Room, Perth, and Court House, Bunbury, on and after 10th July, 1928.
July 4	Kalgoorlie Hospital—Alterations and Additions to Hot Water System (7617)	31st July	Contractors' Room, Perth, and P.W.D. Office, Kalgoorlie, on and after 10th July, 1928.
July 12	Boscobel School—Alterations and Repairs (7621)	31st July	Contractors' Room, Perth; P.W.D. Office, Katanning, and Police Station, Kojonup, on and after 17th July, 1928.
July 12	Mount Hawthorn School—Additions (7622)	31st July	Contractors' Room, Perth, on and after 17th July, 1928.

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.

TENDERS ACCEPTED.

Department of Public Works and Labour,
Perth, 13th July, 1928.

THE following list of Tenders, recently accepted, is published for general information:—

Date of Acceptance, Name of Contractor, Description of Contract, and Amount.

- 9-7-28—C. H. Hope: Irwin School and Quarters—New Wash-house, Renovations, etc. (7597), £165.
 9-7-28—J. Bald: Pemberton School—Manual Training Room (7606), £415 11s.
 9-7-28—J. Bald: Bridgetown School—Manual Training Room (7604), £425 11s.
 9-7-28—C. N. Turnor: Wiluna Court House—Removal from Menzies (7603), £633 10s.
 12-7-28—A. H. Bird: Innaloo School and Quarters—Renovations (7612), £42.
 13-7-28—Alex. Anderson: Wooreloo School—Minor Works (7611), £95 15s.
 13-7-28—M. Vincy: Piesse's Brook School (7613), £434 19s. 6d.
 13-7-28—C. Cameron: Airdale School, Groups 84/5—Removal from Sabina Vale (7605), £185 4s. 3d.

By order of The Honourable the Minister for Public Works and Labour.

C. A. MUNT,
Under Secretary for Public Works and Labour.

SUBIACO MUNICIPALITY.

Notice of intention to Borrow £15,000.
Loan No. 17.

IN accordance with Section 445 of "The Municipal Corporations Act, 1906" (6 Edward VII., No. 32), notice is hereby given that it is the intention of the Council of the Subiaco Municipality to borrow the sum of £15,000 on debentures extending over a term of twenty-five years. Such debentures to bear interest at the rate of not more than six per centum (6 per cent.) per annum, payable half-yearly. Such debentures will be redeemable and the interest payable at the National Bank of Australasia, Ltd., at Subiaco, Perth, or Melbourne.

The purposes for which the Loan is to be applied are:—(a) The redemption of Subiaco Municipal Loan No. 6, £3,650; (b) the making and partial paving of streets and footways; (c) the construction of storm-water drains; (d) the provision of a library and place of public resort and recreation.

Plans and specifications and estimates of such works and undertakings, and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection at the office of the Council situate in Rokeby Road, Subiaco, and will be so open for inspection until the 13th day of August, 1928.

CHRIS LUTH,
Town Clerk.
Municipal Offices, Subiaco, 12th July, 1928.

MUNICIPALITY OF COTTESLOE.

NOTICE is hereby given that the Council of the Municipality of Cottesloe proposes to borrow the sum of £14,000 (Fourteen thousand pounds), to be expended on reconditioning and tarring existing footpaths, and providing new paths and roads, buildings, additions, land, etc.

Plans, specifications, and estimates of such works, and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection at the office of the Council, Jarrad Street, Cottesloe, for one month from date hereof, between the hours of 9 a.m. and 4 p.m., on any day except Saturday or Sunday, and on Saturday between 9 a.m. and noon.

The amount of £14,000 is proposed to be raised by the sale of debentures bearing interest at the rate of Six pounds five shillings per centum per annum, such interest to be paid half-yearly on the first day of October and on the first day of April in each year. The said debentures to be repayable twenty years after the issue thereof.

All moneys payable under the said debentures are payable at the office of the Council, Jarrad Street, Cottesloe.

AIDAN BRYAN,
Mayor.
W. McLAREN,
Town Clerk.

Council Chambers,
Jarrad Street, Cottesloe,
13th July, 1928.

YORK ROAD BOARD.

NOTICE is hereby given that James H. Martin has been appointed Ranger to the York Road Board as from the 11th inst.

J. E. SPARKE,
Secretary.

MUNICIPAL COUNCIL OF COLLIE.

Proposed Loan, No. 6—Three Thousand Pounds (£3,000).

NOTICE is hereby given that the Municipal Council of Collie propose to borrow the sum of Three thousand pounds (£3,000), to be expended on works and undertakings in the Municipal district of Collie, the said works and undertakings being:—

- (a) The opening, making, paving, or partial paving and/or bitumen surfacing of streets and footways, the diverting, altering or increasing the width of streets and footways or the kerbing thereof;
- (b) The raising, lowering, or altering of the ground or soil of streets;
- (c) The construction, enlargement, and alteration of sewers and drains and works connected with sewerage and drainage.
- (d) The purchase of materials and plant for the foregoing purposes, and the payment of preliminary expenditure in connection with the flotation of the proposed Loan, and the cost of procuring plans, specifications, and estimates, engineering fees, and supervision during construction of the proposed works and improvements.

The plans, specifications, and the estimates of the said works and undertakings, and a statement showing the proposed expenditure of the money to be borrowed, are open for the inspection of the Ratepayers at the Office of the Municipal Council of Collie for one month from the publication hereof, between the hours of 9 o'clock in the forenoon and 4 o'clock in the afternoon, on any day except Saturdays and Sundays, and on Saturdays between 9 o'clock in the forenoon and noon.

The amount of £3,000 (Three thousand pounds) is proposed to be raised by the sale of debentures issued under the provisions of "The Municipal Corporations Act, 1906," bearing interest at the rate of Six per centum per annum, such interest to be paid half-yearly at the office of the Municipal Council of Collie. The principal sum secured by such advance will be paid at the office of the Municipal Council of Collie 20 (twenty) years after the date of issue of such debentures.

Dated this 11th day of July, 1928.

J. S. JACKSON,
Mayor.
S. SIMPSON,
Town Clerk.

THE ROAD DISTRICTS ACT, 1919.

Kellerberrin Road Board—By-law regarding Discount on Rates.

P.W. 685/28.

IN pursuance of the powers contained in Section 254 of "The Road Districts Act, 1919," the Board of the Kellerberrin Road District hereby makes the under-mentioned By-law:—

The Board may allow to any person who pays the rates for which he is liable within thirty days of such rates becoming due, by way of discount, a percentage of Five pounds per centum on the amount of such rates.

And the said Board hereby cancels "By-law regarding Discount on Rates," made and passed by the Board on 18th day of September, 1920.

Passed at a meeting of the Kellerberrin Road Board held on the 9th day of June, 1928.

EVAN DAVID,
Chairman.
T. R. MOODY,
Secretary.

Recommended—

(Sgd.) JAS. CUNNINGHAM,
Acting Minister for Works and Labour.

Approved by His Excellency the Lieut.-Governor in Executive Council this 27th day of June, 1928.

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

PINGELLY ROAD BOARD.

NOTICE is hereby given, for general information, that John J. Davis has been appointed Pound-keeper and Ranger, for the above Board's District, as from the 14th July, 1928, in lieu of A. T. Reither, resigned.

W. O. SEWELL,
Chairman.

ROEBOURNE WATER BOARD.

NOTICE is hereby given that the above Board have struck a Rate of Three shillings in the pound for the Roebourne Water District, to be made and levied for the year ending 31st December, 1928, upon all rateable land entered in the Rate Book; that the Minimum Rate for each separately assessed parcel of land, the annual rate of which at three shillings in the £ would not exceed £1 shall be £1, and that a memorandum of such order has been duly entered in the Rate Book and signed.

The said Rate is now payable in accordance with the By-laws made under the aforesaid Act.

H. A. MARSHALL,
Secretary.

Roebourne, 21st May, 1928.

THE ROAD DISTRICTS ACT, 1919.

Capel Road Board—By-law No. 4.

P.W. 1964/26.

IN exercise of the powers conferred by "The Road Districts Act, 1919," and "The Cattle Trespass, Fencing, and Impounding Act, 1882," the Capel Road Board hereby appoint as Public Pounds for the Road District of Capel Reserve 9515, situated on Stirling Road, near the Townsite of Capel, and also at Boyanup, on Reserve 2628, situated on Turner Street, Boyanup Townsite.

2. Any person who shall release or attempt to release any cattle which shall be lawfully seized for the purpose of being impounded, whether such cattle be in the pound or on the way to or from the pound, shall be guilty of an offence against this By-law, and shall on conviction be liable to a penalty not exceeding £10.

3. Any person who shall break, damage, or destroy any pound, fence, gate, lock, shed, trough, or other premises, the property of the Board, shall be liable to a penalty not exceeding £10. Any person who shall obliterate, deface, or damage any table of fees, placard, or other notice required by "The Cattle Trespass, Fencing, and Impounding Act, 1882," shall be guilty of an offence against this By-law and shall be liable to a penalty not exceeding £10.

Pound Fees.

4. Owner of impounded stock, for the release of such shall pay:—

	£	s.	d.
For each entire horse, ass, or bull over 12 months old	0	3	0
For each goat	0	3	0
For each pig	0	2	0
For each head of "Great Cattle"	0	1	0
For each head of "Small Cattle"	0	0	3

Trespass Fees.

5. Trespass on unenclosed country land:—

For each entire horse, ass, or bull over 12 months old	2	0	0
For each head of "Great Cattle"	0	0	3
For each head of "Small Cattle"	0	0	1

Trespass on enclosed land (town, country, or suburban):—

For each entire horse, bull, or ass over 12 months old	3	0	0
For each mule, ass, gelding, pony, or foal	0	5	0
For each cow, ox, steer, or calf	0	5	0
For each pig or goat	0	2	0
For each sheep	0	0	3

Trespass on a public street, or thoroughfare, public cemetery, or park lands:—

For each entire horse, ass, or bull over 12 months old	2	0	0
For each mare, gelding, mule, ass, pony, or foal	0	1	0
For each cow, ox, steer, or calf	0	1	0
For each pig or goat	0	1	0
For each sheep	0	0	3

Sustenance Fees.

	£	s.	d.
6. For each horse, mare, gelding, mule, ass, pony, camel, or head of horned cattle above 12 months old	0	3	0
For each colt, foal, camel, or head of horned cattle under 12 months old, except sucking foals and calves	0	1	6
For each pig	0	2	0
For each sheep or goat	0	0	6

Such rates to be charged for each day of 24 hours, half rates only to be charged for less than 12 hours, and no charge to be made for less than 3 hours.

Mileage Fees.

7. "Great Cattle"—One shilling per head per mile, with a minimum of one shilling.
 "Small Cattle"—Threepence per head per mile, with a minimum of threepence.

This By-law was passed by the Capel Road Board on the 2nd day of June, 1928, by resolution.

[L.S.] A. J. PAYNE,
 Chairman.
 J. O. ROBERTS,
 Secretary.

Recommended,—

(Sgd.) JAS. CUNNINGHAM,
 Acting Minister for Works and Labour.

Approved by His Excellency the Lieut.-Governor in Executive Council this 27th day of June, 1928.

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

THE RIGHTS IN WATER AND IRRIGATION ACT, 1914.

Harvey No. 1 Irrigation District—Irrigation Rate for the Year ending 30th June, 1929.

P.W.W.S. 442/23.

NOTICE is hereby given that the Rate Book for the year ending 30th June, 1929, in respect of all irrigable lands in the Harvey No. 1 Irrigation District now liable to be rated under the above-mentioned Act has been made up, and that such Rate Book may be inspected at the office of the Minister at Perth; a copy may be inspected at the office of the Minister at Harvey.

By order of the Minister for Water Supply, Sewerage, and Drainage.

C. A. MUNT,
 Under Secretary for Water Supply.
 Perth, 13th July, 1928.

Notice of Rate in the Harvey No. 1 Irrigation District.

Notice is hereby given that, under the powers conferred by the above-mentioned Act, the Minister for Water Supply, Sewerage, and Drainage has ordered a Rate of 7s. 6d. per acre to be made and levied for the year ending 30th June, 1929, upon all irrigable lands situated within the Harvey No. 1 Irrigation District, and that a memorandum of such order has been duly entered in the Rate Book and signed by the Minister.

By order of the Minister for Water Supply, Sewerage, and Drainage.

C. A. MUNT,
 Under Secretary for Water Supply.
 Perth, 13th July, 1928.

THE WATER BOARD ACT, 1904.

Water Rate in the Collie Water Area.

P.W.W.S. 1615/18.

NOTICE is hereby given that the Rate Book for the year ending 30th June, 1929, of all lands in the Collie Water Area now liable to be rated under the above-mentioned Act has been made up and is open for inspection by Ratepayers.

By order of the Minister for Water Supply, Sewerage, and Drainage.

C. A. MUNT,
 Under Secretary for Water Supply.
 Perth, 13th July, 1928.

Notice of Rate in the Collie Water Area.

Notice is hereby given that, under the powers conferred by the above-mentioned Act, the Minister for Water Supply, Sewerage, and Drainage has ordered a

Rate of Two shillings in the pound for the Collie Water Area to be made and levied for the year ending 30th June, 1929, upon all rateable land entered in the Rate Book, the making up of which is published in the *Government Gazette* of 13th July, 1928, and local newspaper; that the Minimum Rate for the above-mentioned period for each separately assessed parcel of land, the Annual Rate of which at Two shillings and sixpence in the pound would not exceed £1 shall be £1, and that a memorandum of such order has been duly entered in the Rate Book and signed.

The said Rate is now payable in accordance with the By-laws made under the aforesaid Act.

By order of the Minister for Water Supply, Sewerage, and Drainage.

C. A. MUNT,
 Under Secretary for Water Supply.
 Perth, 13th July, 1928.

THE MUNICIPAL CORPORATIONS ACT, 1906.

The City of Perth.

By-law No. 29—(Amendment.)

P.W. 2807/24.

IN pursuance of the powers contained in "The Municipal Corporations Act, 1906," the City of Perth orders that the following subclause be added to Clause 2 of By-law No. 29:—

(v) A stand for the buses on the Bassendean route on the West side of Stirling Street, beginning at a point 70 feet North of the building line in Bridge Street.

Passed by the Council of the City of Perth at the ordinary meeting held on the 5th day of June, 1928.

[L.S.] J. T. FRANKLIN,
 Mayor.

WM. E. BOLD,
 Town Clerk.

Recommended—

(Sgd.) JAS. CUNNINGHAM,
 Acting Minister for Works and Labour.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 20th day of June, 1928.

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

Metropolitan Water Supply, Sewerage, and Drainage Act, 1909, and Metropolitan Water Supply, Sewerage and Drainage Act Amendment Act, 1925.

NOTICE is hereby given that the Rate Books for the year ending 30th June, 1929, of lands in the Metropolitan Water and Sewerage District and Metropolitan Stormwater Districts respectively, in the Metropolitan Water, Sewerage, and Drainage Area liable to be rated under the above-mentioned Acts have been made up and are now open to inspection by Ratepayers.

Notice is also given that the Minister for Water Supply, Sewerage, and Drainage has ordered the under-mentioned Rates to be made and levied for the year ending 30th June, 1929, upon all rateable lands entered in the said Rate Books for the said districts, that is to say:—

Metropolitan Water and Sewerage District.

Water Rate—One shilling and eightpence in the pound; minimum rate, ten shillings.

Sewerage Rate—One shilling and one penny in the pound; minimum rate, seven shillings and sixpence.

Metropolitan Stormwater Districts Nos. 1 to 5.
 Stormwater Rate—Threepence in the pound; minimum rate, two shillings and sixpence.

A memorandum of each of such orders has been duly made in the respective Rate Books and signed.

In accordance with By-law No. 120 of the Metropolitan Water Supply, Sewerage, and Drainage Department's By-laws the said Rates are payable in equal moieties on the first day of July, 1928, and the first day of January, 1929.

By order of the said Minister,

G. C. HAYWOOD,
 Under Secretary Metropolitan Water Supply,
 Sewerage, and Drainage Department.
 The Barracks,
 George Street, Perth,
 1st July, 1928.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department Concerned.	Rate.
3929/27	1928. June 29	John Wills & Co., Ltd.	100A, 1928	Tea for Government Institutions, etc., at Claremont, Fremantle, Perth and Woorloo, for period from 1st July, 1928 to 31st December, 1928— Items 2a and 2b ... Items 3a and 3b ...	Various.	1s. 1½d. lb. 1s. 0¾d. lb.
497/28	July 5	National Clothing Manufacturing Co., Ltd.	107A, 1928	Denim, 3,500 yards, delivered at Perth	Aborigines	1s. 2¼d. yard.
„	July 5	G. & R. Wills & Co., Ltd.	„	Shirting, 3,250 yards, delivered at Perth	do.	10¼d. yard.
409/28	July 5	A. Simpson & Son, Ltd.	86A, 1928	Enamelled Steel Licensing Plates for Motor Cars, 2,000 sets of two plates each, delivered at Perth	Police	2s. 3d. per set.
510/28	July 5	B. Bennett ...	113A, 1928	Purchase of "Overland" Motor Car (Engine No. 286234)	Main Roads Board	£15 5s. 0d.
511/28	July 5	B. Bennett ...	114A, 1928	Purchase of "Rugby" Motor Car (Engine No. 277959)	do.	£25 5s. 0d.

Tenders for Government Supplies.

Date of advertising.	Schedule No.	Supplies required.	Date of closing.
1928. July 3 ...	117A, 1928 ...	Laundry Machinery for Perth Hospital ...	1928. July 19
May 3 ...	64A, 1928 ...	Ferry Launch, complete, with Diesel or Semi-Diesel Engine, capable of carrying 200 passengers on main deck with seating accommodation for at least 120 persons; speed, 9½ knots ...	July 26
May 31 ...	94A, 1928 ...	Spring Steel, Mild Steel and Steel Blooms ...	July 26
June 14 ...	104A, 1928 ...	Steel Rails (60lbs.) and Fishplates, 150 miles of track, with option of further 50 miles ...	Aug. 16
June 19 ...	105A, 1928 ...	Tarpaulin Canvas, 16oz. per sq. yd., 36in. wide, 100,000 yards ...	Aug. 16
April 23 ...	60A, 1928 ...	Steam Travelling Crane, with Electric Magnets for lifting ...	Aug. 23
June 28 ...	116A, 1928 ...	Brass Boiler Tubes, 70/30 alloy, 1½in. ext. dia. x 11 s.w.g. x 12ft. 2¼in. long, 835 only ...	Aug. 23
July 6 ...	121A, 1928 ...	Caps for Railway and Tramway Officers and Porters, 1,810 only ...	Sept. 6
June 19 ...	106A, 1928 ...	Solid Drawn Brass Tubes, 70/30 alloy, 3in. outside diameter x 13 s.w.g., x 15ft. lin. long, 86 only ...	Sept 12
July 6 ...	122A, 1928 ...	Combined Type Vacuum Brake Cylinders, 15in., 50 only ...	Nov. 1

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.

Dated this 12th day of July, 1928.

H. C. TRETOWAN,
Chairman W.A. Government Tender Board.

THE LICENSED SURVEYORS ACT, 1909.

Surveyor General's Office,
Perth, 11th July, 1928.

IT is hereby notified, for general information, that the following gentlemen have this day been licensed to practise as Surveyors under the above Act:—Leslie John Empen, Cyril John Guy, John Cawte Young, T. A. Ellison.

H. LAMPHEE,
Secretary Land Surveyors' Licensing Board.

Medical Department,
Perth, 5th July, 1928.

M.P.H. 2591/23.

HIS Excellency the Governor in Council has been pleased to appoint Dr. Ralph Henry Crisp to be Honorary Physician; and Drs. Geoffrey Ashburton Thompson and John Alexander Love to be Assistant Honorary Medical Officers, at the King Edward Memorial Hospital for Women, Subiaco.

H. C. TRETOWAN,
Under Secretary.

Registrar General's Office,
Perth, 12th July, 1928.

IT is hereby published, for general information, that the undermentioned Minister has been duly registered in this office for the celebration of marriages throughout the State of Western Australia:—

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.
2217	1928. July 10	<i>Congregational Church.</i> The Rev. Thomas Loose	Armadale	Canning

IT is hereby notified, for general information, that the names of the undermentioned Ministers have been duly removed from the register in this office of Ministers registered for the Celebration of Marriages throughout the State of Western Australia:—

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.
2043	1928. July 11	<i>Presbyterian Church.</i> The Rev. G. L. Johnson	Broome	Broome.
2457	July 9	<i>Baptist Union of W.A. (Incorporated.)</i> The Rev. F. C. Aldis	N. Perth	Perth.

S. BENNETT,
Registrar General.

APPOINTMENTS

(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, 10th July, 1928.

R.G. No. 72/28.

IT is hereby notified, for general information, that Mr. T. L. Brown has been appointed to act, temporarily, as District Registrar of Births, Deaths, and Marriages for the Beverley Registry District, to reside at Beverley, *vice* Mr. R. A. Smith, transferred; appointment to date from 11th July, 1928.

Registrar General's Office,
Perth, 11th July, 1928.

R.G. No. 73/28.

IT is hereby notified, for general information, that Constable H. V. Street has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the Irwin Registry District, to reside at Three Springs, *vice* Constable Coppinger, transferred; appointment to date from 11th July, 1928.

S. BENNETT,
Registrar General.

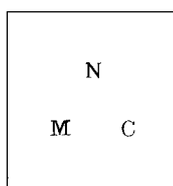
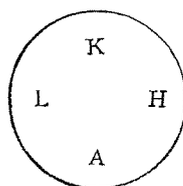
THE HEALTH ACT, 1911-19.

Meat Inspection and Branding Regulations.

M.H.D. 1377/19; Ex. Co. 1863.

WHEREAS by the provisions of "The Health Act, 1911-19," His Excellency the Governor may make regulations, and may repeal, alter, or amend regulations so made: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby amend the Regulations published in the *Government Gazette* on the 11th day of December, 1925, as follows:—

1. By adding to Schedule "A" the following brands:—



2. By adding to Schedule "B" the words "Katanning Health District" and "Narrogin Health District."

3. By adding to Regulation No. 4 the following:—
Katanning:

- (a) Trustees of W. M. Baker's slaughterhouse, situated on Kojonup Location 514;
- (b) C. J. Gunter's slaughterhouse, situated on Pinwering Townsite, Sub. Lot 21;
- (c) J. A. McDonald's slaughterhouse, situated on Kojonup Location 138 and Katanning A.A. Lot 66.

Premises situated on Lot 80, Newman Road, Narrogin.

4. By adding the following to Schedule "C":—
The following fees shall be payable at Katanning and Narrogin:—

	s.	d.
For the carcase of every ox, cow, bull, heifer or steer	1	6
For the carcase of every calf under 150lbs.	0	6
For the carcase of every sheep, lamb, or goat	0	5
For the carcase of every head of swine ..	0	9
For each quarter or piece of beef other than a quarter slaughtered outside of the proclaimed area	0	6
For every carcase or portion of calf ..	0	6
For every carcase or portion of sheep ..	0	5
For every carcase or portion of swine ..	0	9

Approved by His Excellency the Governor in Executive Council on the eleventh day of July, 1928.

L. E. SHAPCOTT,
Clerk of the Council.

THE COMPANIES ACT, 1893.

The Broken Hill Proprietary Company, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at Basement, St. George's House, St. George's Terrace, Perth, and the office will be open for the transaction of business on all week days (excepting Saturdays and public holidays) between the hours of 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m., and on Saturdays between the hours of 9 a.m. to 12 noon, and that Sidney Garrett Bell is the Attorney for the said Company in the State of Western Australia.

Dated the 26th day of June, 1928.

PARKER & PARKER,
21 Howard Street, Perth,
Solicitors for the abovenamed Company.

THE COMPANIES ACT, 1893.

W. H. Burford & Sons, Limited.

NOTICE is hereby given that the Registered Office of W. H. Burford & Sons, Limited, has been removed from Thompson Road, North Fremantle, to Hudson Buildings, Phillimore Street, Fremantle, and is accessible to the public from 9 a.m. to 5 p.m. from Monday to Friday, and from 9 a.m. to noon on Saturday.

Dated this 25th day of June, 1928.

STAWELL, HARDWICK & FORMAN,
25 Henry Street, Fremantle,
Solicitors for W. H. Burford & Sons, Limited.

THE COMPANIES ACT, 1893.

J. Kitchen & Sons Proprietary, Limited.

TAKE notice that the situation of the Registered Office in Western Australia of the abovenamed Company has been changed to corner of Victoria Avenue and Hevron Street, North Fremantle.

Dated this 28th day of June, 1928.

J. W. ATTIWILL,
Attorney for the said Company in Western Australia.

THE COMPANIES ACT, 1893.

Electrolux, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situated at 745 Hay Street, Perth, and the office will be open for the transaction of business on all week days, except Saturdays and public holidays, between the hours of 9 a.m. and 6 p.m., and on Saturdays between the hours of 9 a.m. and 1 p.m.

Dated this 25th day of June, 1928.

C. A. BLACK,
Attorney in Western Australia.

NOTICE is hereby given that Snow, Elliott, Proprietary, Limited, have changed their premises from Room 10, Alexander Place, Murray Street, Perth, to Room 24, Second Floor, Trinity Chambers, Hay Street, Perth.

(Signed) EVAN BOWEN KERBY,
Attorney for Western Australia.

THE COMPANIES ACT, 1893.

Sports Wear Proprietary, Limited.

NOTICE is hereby given that the Registered Office of Sports Wear Proprietary, Limited, is situate at Queen's Chambers, William Street, Perth, and is accessible to the public from 9.30 a.m. to 1.30 p.m. on all week days.

Dated the 3rd day of July, 1928.

STAWELL, HARDWICK, & FORMAN,
Solicitors for Sports Wear Proprietary, Limited,
Forrest Chambers, Perth.

THE COMPANIES ACT, 1893.

Havilah Gold Mining Syndicate, Limited.

NOTICE is hereby given that the Registered Office of Havilah Gold Mining Syndicate, Limited, is situated at 325 Murray Street, Perth, and will be accessible to the public between the hours of 10 a.m. and 4 p.m. on every day excepting Saturdays, Sundays, and holidays.

Dated this 5th day of July, 1928.

ACKLAND & WATKINS,
Perpetual Trustees Buildings,
St. George's Terrace, Perth,
Solicitors for the Company.

THE COMPANIES ACT, 1893.

Fitzgerald Brown Coal (No Liability).

NOTICE is hereby given that the Registered Office of the abovenamed Company is situated at W.A. Trustee Buildings, 135 St. George's Terrace, Perth, and will be open and accessible to the public between the hours of 10 a.m. and 4 p.m. on week days and from 10 a.m. to 12 (noon) on Saturdays.

Dated this 4th day of July, 1928.

NAIRN & McDONALD,
C.T.A. Buildings, 69 St. George's Terrace, Perth,
Solicitors for the Company.

THE COMPANIES ACT, 1893.

Land and Homes (W.A.), Limited.

NOTICE is hereby given that the Registered Office of Land and Homes (W.A.), Limited, is situated at 66 St. George's Terrace, Perth, and is open and accessible to the public on all week days (except Saturdays and public holidays) from 10 a.m. till 5 p.m. and from 10 a.m. to 12 noon on Saturdays.

Dated the 6th day of July, 1928.

RICHARD S. HAYNES & CO.,
Solicitors for the Company.

THE COMPANIES ACT, 1893.

Perth Manufacturing Company, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at Thompson Road, Fremantle, and that the office hours of the Company are:—Week days, Monday to Friday, 9 a.m. to 5 p.m., and Saturdays 9 a.m. to 12 noon.

Dated this 21st day of June, 1928.

STONE, JAMES, & CO.,
Solicitors for the Company,
44 St. George's Terrace, Perth.

In the matter of "The Companies Act, 1893," and in the matter of Sewerage and General Installations, Limited.

Registered Office.

NOTICE is hereby given that the Registered Office of Sewerage and General Installations, Limited, is situated at 26 Second Floor, St. George's House, St. George's Terrace, Perth, and that the same is open and accessible to the public for the transaction of business, from Mondays to Fridays inclusive, between the hours of ten a.m. and four p.m., and on Saturdays between the hours of ten a.m. and twelve noon.

Dated this 5th day of July, 1928.

RALPH B. OLNEY,
Secretary.

Arthur Nelson and Co., Public Accountants, St. George's House, Perth, W.A.

THE COMPANIES ACT, 1893.

Illustrations, Limited.

THE Registered Office of Illustrations, Limited, is now removed from 105 Barrack Street to Bungalow Buildings, 870A Hay Street, Perth.

Dated this 30th day of June, 1928.

ARTHUR N. VIVEASH,
Governing Director.

THE COMPANIES ACT, 1893.

Australian Guarantee Corporation, Limited—Notice of Change of Situation of Registered Office.

NOTICE is hereby given that the Registered Office of the above Company has been changed and is now situate at First Floor, New Zealand Chambers, St. George's Terrace, Perth, where all legal proceedings may be served upon and all notices addressed or given to the Company.

Dated this 9th day of July, 1928.

N. E. MARSHALL,
Attorney for Company in Western Australia.
Nicholson & Nicholson, Surrey Chambers, St. George's Terrace, Perth, Solicitors for the Company in Western Australia.

THE COMPANIES ACT, 1893.

Kemsley & Co. Proprietary, Limited—Notice of Change of Situation of Registered Office.

NOTICE is hereby given that the Registered Office of the above Company has been changed and is now situate at First Floor, New Zealand Chambers, St. George's Terrace, Perth, where all legal proceedings may be served upon and all notices addressed or given to the Company.

Dated this 9th day of July, 1928.

N. E. MARSHALL,
Attorney for Company in Western Australia.
Nicholson & Nicholson, Surrey Chambers, St. George's Terrace, Perth, Solicitors for the Company in Western Australia.

THE COMPANIES ACT, 1893.

Traders Finance Corporation, Limited—Notice of Change of Situation of Registered Office.

NOTICE is hereby given that the Registered Office of the above Company has been changed and is now situate at First Floor, New Zealand Chambers, St. George's Terrace, Perth, where all legal proceedings may be served upon and all notices addressed or given to the Company.

Dated this 9th day of July, 1928.

N. E. MARSHALL,

Attorney for Company in Western Australia.

Nicholson & Nicholson, Surrey Chambers, St. George's Terrace, Perth, Solicitors for the Company in Western Australia.

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 Perth Manufacturing Company, Limited.

Dated this 5th day of July, 1928.

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 Sewerage and General Installations, Limited.

Dated this 5th day of July, 1928.

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 Land and Homes (W.A.), Limited.

Dated this 6th day of July, 1928.

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 Havilah Gold Mining Syndicate, Limited.

Dated this 6th day of July, 1928.

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 Metropolitan Amalgamated Butchers and Export Company, Limited.

Dated this 9th day of July, 1928.

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 The Kent River Co-operative Trading Association, Limited.

Dated this 10th day of July, 1928.

T. F. DAVIES,

Registrar of Companies.

Supreme Court Office, Perth, W.A.

WESTERN AUSTRALIAN SCOTTISH UNION.

In the matter of "The Associations Incorporation Act, 1895," and in the matter of The Western Australian Scottish Union.

I, JOHN RUSSELL, of 15 Mullewa Street, West Perth, in the State of Western Australia, Honorary Secretary, and the person authorised by the Western Australian Scottish Union, do hereby give notice that I am desirous that such Union should be incorporated under the provisions of "The Associations Incorporations Act, 1895."

Dated this 5th day of July, 1928.

J. RUSSELL.

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 Union is the Western Australian Scottish Union.

The objects of the Union shall be:—

- (a) To secure the affiliation of all Scottish Societies and Pipe Bands at present established or hereafter to be established within the State of Western Australia; to promote and encourage the further establishment of such Scottish Societies and Pipe Bands within the said State; to promote the successful working of Scottish Societies and Pipe Bands, and under any reference in that behalf by any affiliated Society, to determine upon all questions affecting their interests as such;
- (b) The perpetuation of the memory of men and women of note being of Scottish birth or descent;
- (c) The upholding and perpetuation of worthy Scottish National institutions and characteristics;
- (d) To found institutions or otherwise provide for the care, support, and education of orphan children of Scottish descent;
- (e) To secure the advancement, by education, of children of Scottish descent, under the promotion of scholarships or otherwise, as may from time to time be determined upon;
- (f) To promote information on subjects of interest to Scottish Societies and Pipe Bands by the publication and issue of newspapers and magazines or periodicals, lectures, books, correspondence with public bodies and individuals or otherwise;
- (g) To rent or lease within the city of Perth rooms and other conveniences for the holding of meetings of the Union and use by members of affiliated Societies and Pipe Bands; and to furnish and maintain the same, and permit the same to be used by such members, either gratuitously or upon such terms as shall be agreed upon;
- (h) To further the interests of Scottish national games and pastimes, and to control all competitions in Scottish national games, piping and dancing, in Western Australia;
- (i) To encourage Scottish immigration to and devise means for the reception and settlement of Scottish immigrants in Western Australia;
- (j) To assist in the repatriation of Australian returned soldiers;
- (k) To do all such other lawful things as are incidental or conducive to the attainment of the above objects or any of them.

The management of the Union is vested in a Council consisting of three delegates from each affiliated Society and Pipe Band, out of whom is elected a President, two Vice-Presidents, with an independent Honorary Secretary and Treasurer.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between James Brown and Kate Hanrahan, in the business of Hotel Proprietors, carried on at the Vasse Hotel, Busselton, under the firm name of "Brown & Hanrahan," has been dissolved by mutual consent as from the 3rd day of July, 1928. The said James Brown will receive payment of all moneys due to the late partnership and will discharge all liabilities thereof.

Dated this 5th day of July, 1928.

KATE HANRAHAN.

JAMES BROWN.

Witness to the signatures of both parties—

A. M. Hayward,

Solicitor, Busselton.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between William John Frederick Holtfreter and Maxwell Gordon Holtfreter, carrying on business as Blacksmiths and Wheelwrights at Bruce Rock and Ardath under the style or firm of "Holtfreter & Son," has been dissolved by mutual consent as from the 20th day of June, 1928, and the said Maxwell Gordon Holtfreter will continue to carry on the business at Bruce Rock and the said William John Frederick Holtfreter will continue to carry on the business at Ardath.

Dated this 25th day of June, 1928.

W. J. F. HOLTFRETER.

M. G. HOLTFRETER.

Boulton & Godfrey, Solicitors, Commercial Union Chambers, 66 St. George's Terrace, Perth, Agents for C. W. Cowan. Solicitor, of Bruce Rock.

GRAVE & BATEMAN.

NOTICE is hereby given that the partnership business of Motor Vehicle Dealers, Salesmen, Motor Garage Proprietors, and General Motor Agents, carried on at Dalwallinu and Pithara by Jack Grave and Harry Leslie Bateman under the name, style, or firm of "Grave & Bateman," has been dissolved by mutual consent as from the 1st day of July, 1928, the said Jack Grave retiring from the said firm. The business will in future be carried on by the said Harry Leslie Bateman, who shall receive the assets and pay the liabilities of the said late firm.

Dated this 3rd day of July, 1928.

JACK GRAVE.

HARRY LESLIE BATEMAN.

Witness to the signatures of both parties—

S. C. Francis,

Commissioner for Declarations.

Morris Crawcour, of A.M.P. Chambers, William Street, Perth, Solicitor for Jack Grave and Harry Leslie Bateman.

NOTICE is hereby given that the partnership heretofore existing between George Alfred Coxon and Ernest Chisholm Watson, carrying on business as Aerated Water and Cordial Manufacturers, at the "Red Hand Factory," at Northam, under the style or firm of "Donaldson & Collins," has been dissolved by mutual consent as from the 1st day of July, 1928, the said Ernest Chisholm Watson retiring from the said firm. All debts due to and owing by the said partnership will be received and paid respectively by the said George Alfred Coxon, who will continue to carry on the said business on his own account, at the same place, under the style or firm of "Donaldson & Collins."

Dated this 6th day of July, 1928.

E. C. WATSON.

G. A. COXON.

Witness to both signatures—

Pearson Lyon,

Solicitor, Northam.

Pearson Lyon & Son, Solicitors, Northam.

NOTICE TO CREDITORS.

In the Will of Emma Martha Frearson, late of Tuart Street, Applecross, Married Woman, deceased.

NOTICE is hereby given that all persons having claims against the Estate of the abovenamed deceased are hereby required to send particulars thereof in writing to The Perpetual Executors, Trustees, & Agency Company (W.A.), Limited, of St. George's Terrace, Perth, the Executor, on or before the 9th day of August, 1928, after which date the Executor will distribute the Estate and will not be liable in respect of any claim of which it shall not then have had notice.

Dated the 9th day of July, 1928.

L. B. GOOLD,

of Weld Chambers, Perth,
Solicitor for The Perpetual Executors, Trustees,
and Agency Company (W.A.), Limited.

NOTICE TO CREDITORS.

Re Dansy Powell, deceased.

NOTICE is hereby given that all persons having any claims or demands against the Estate of Dansy Powell, formerly of Carnarvon, in the State of Western Australia, but late of West Wagin, in the said State, Retired Farmer and Grazier, deceased, are required to send particulars of same in writing to the Executor, the West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's Terrace, Perth, in the said State, on or before the 13th day of August, 1928, at the expiration of which time the said Executor will distribute the assets of the said deceased, without reference to any claims or demands of which the Executor shall not then have had notice.

Dated this 10th day of June, 1928.

BOULTBEE & GODFREY,
Solicitors, Commercial Union Chambers,
66 St. George's Terrace, Perth,
Agents for Boulton & Godfrey, of Wagin,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of John Townley, late of 77 Chatsworth Road, North Perth, in the State of Western Australia, Retired Bank Official, deceased.

Notice to Creditors.

NOTICE is hereby given that all claims against the Estate of the abovenamed deceased must be sent in to the Executor, care of the undersigned, on or before the 13th day of August, 1928, after which date the said Executor will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims so sent in.

Dated this 9th day of July, 1928.

BOULTBEE & GODFREY,
Commercial Union Chambers,
66 St. George's Terrace, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of George John Brooks, late of 192 Burt Street, Boulder, in the State of Western Australia, Fitter and Miner, deceased.

NOTICE is hereby given that the accounts and plan of distribution in the above Estate have this day been filed in my office and all persons having any claim on the said Estate or being otherwise interested therein, are hereby required to come in before me at my said office on or before the 2nd day of August, 1928, at 10.30 o'clock in the forenoon and inspect the same, and, if they shall think fit object thereto; otherwise if the said accounts be not objected to the same shall be examined by me and passed according to law.

Dated the 10th day of July, 1928.

E. E. FEWINGS,
Deputy Master.

F. W. Martin, of Nos. 1 and 2 Town Hall, Fremantle, Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Alice Anderson, late of 164 Wray Avenue, Fremantle, in the State of Western Australia, Married Woman, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of Alice Anderson, late of 164 Wray Avenue, Fremantle, in the State of Western Australia, Married Woman, deceased, who died on the 26th day of April, 1928, at Fremantle Hospital, Fremantle aforesaid, are hereby required to send particulars in writing of their claims or demands to the Executors, Thomas Taylor and Miles Coverdale Bradbury, care of F. W. Martin, of Town Hall, Fremantle, Solicitor, on or before the 13th day of August, 1928, after which date the said Executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which the said Executors shall then have had notice.

Dated the Fifth day of July, 1928.

FRANCIS WILLIAM MARTIN,
of Nos. 1 and 2 Town Hall, Fremantle,
Solicitor for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of George Henty Williams, late of Kulyaling, in the State of Western Australia, Farmer, deceased.

PURSUANT to Section 44 of "The Administration Act, 1903," notice is hereby given that all creditors and others having claims or demands upon or against the Estate of the abovenamed deceased are hereby requested to send particulars thereof in writing to The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, the Executor of the Will of the abovenamed deceased, on or before the 13th day of August, 1928, after which date the Executor will distribute the assets of the deceased among the persons entitled thereto, having regard only to those claims of which it shall then have had notice.

Dated the 6th day of July, 1928.

ACKLAND & WATKINS,
Perpetual Trustees Buildings,
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 Codicil of Joseph Henry Parsons, formerly of Kurrawang, in the State of Western Australia, Prospector, but late of 277 Railway Parade, Maylands, in the said State, Hair Curler, deceased.

ALL persons having any claims or demands against the Estate of the abovenamed deceased are required to send in particulars of such claims and demands to The West Australian Trustee, Executor and Agency Company, Limited, of 135 St. George's Terrace, Perth, the Administrators of the Estate of the abovenamed deceased, on or before the 11th day of August, 1928, after which date the Administrators will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to those claims of which particulars shall have been given.

Dated this 11th day of July, 1928.

JOHN O'DEA,
Solicitor for the Administrators,
West Australian Club Buildings,
46 St. George's Terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Margaret Barber, late of 92 East Street, East Fremantle, in the State of Western Australia, Married Woman, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of Margaret Barber, late of 92 East Street, East Fremantle, in the State of Western Australia, married woman, who died on the 2nd day of June, 1928, at Grosvenor Hospital, Fremantle aforesaid, are hereby required to send particulars in writing of their claims or demands to the Executor, Alfred James Cain, care of Francis William Martin, of Town Hall, Fremantle, Solicitor, on or before the 13th day of August, 1928, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which the said Executor shall then have had notice.

Dated the 10th day of July, 1928.

F. W. MARTIN,
of Nos. 1 and 2 Town Hall, Fremantle,
Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Charles Stephen Anderson, late of Dowerin, in the State of Western Australia, Farmer, deceased.

ALL persons having any claims or demands against the Estate of the abovenamed deceased are requested to send in particulars of such claims and demands to the Executor of the Estate of the said deceased, care of the undersigned, on or before the 10th day of August, 1928, after which date the Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to those claims of which particulars shall have been given.

Dated the 9th day of July, 1928.

NEVILLE J. HEENAN,
Solicitor for the Executor,
A.M.P. Chambers, Northam.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—IN BANKRUPTCY.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Andrew Foster, of Yandanooka, Farmer, a debtor.

NOTICE is hereby given that the abovenamed debtor has executed a deed of assignment under the provisions of "The Bankruptcy Act Amendment Act, 1898," to John Baden Thornton Hanson as trustee, and that the same is now lying for inspection and execution at the offices of J. B. Hanson & Co., Public Accountants, 13-15 Commercial Union Chambers, St. George's Terrace, Perth.

Dated this 11th day of July, 1928.

M. M. MOSS,
Official Receiver in Bankruptcy.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—IN BANKRUPTCY.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Hugh Noel, of Wongan Hills, Storekeeper, a debtor.

NOTICE is hereby given that the abovenamed debtor has executed a deed of assignment under the provisions of "The Bankruptcy Act Amendment Act, 1898," to Alexander John McLaren as trustee, and that the same is now lying for inspection and execution at the offices of Burkett & McLaren, Weld Chambers, St. George's Terrace, Perth.

Dated this 11th day of July, 1928.

M. M. MOSS,
Official Receiver in Bankruptcy.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—IN BANKRUPTCY.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of John Charles Hardie, of 219 Bulwer Street, Perth, Cabinetmaker, a debtor.

NOTICE is hereby given that the abovenamed debtor has executed a deed of assignment under the provisions of "The Bankruptcy Act Amendment Act, 1898," to Albert Ernest Weston as trustee, and that the same is now lying for inspection and execution at the offices of Albert E. Weston & Co., W.A. Trustee Buildings, Perth.

Dated this 11th day of July, 1928.

M. M. MOSS,
Official Receiver in Bankruptcy.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—IN BANKRUPTCY.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of William John Brennan, of Bruce Rock, Farmer, a debtor.

NOTICE is hereby given that the abovenamed debtor has executed a deed of assignment under the provisions of "The Bankruptcy Act Amendment Act, 1898," to Quintin Hobden James as trustee, and that the same is now lying for inspection and execution at the offices of Q. H. James & Co., Public Accountants, 45-51 Weld Chambers, St. George's Terrace, Perth.

Dated this 11th day of July, 1928.

M. M. MOSS,
Official Receiver in Bankruptcy.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—IN BANKRUPTCY.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of George Laver and Egbert Charles Everett (trading as "Non-Sag" Mattress Works), of 415-417 Hay Street, Subiaco, Manufacturers, debtors.

NOTICE is hereby given that the abovenamed debtors have executed a deed of assignment under the provisions of "The Bankruptcy Act Amendment Act, 1898," to Clive Henry Evans as trustee, and that the same is now lying for inspection and execution at the offices of O. L. Haines & Co., 20-24 Perpetual Trustee Buildings, St. George's Terrace, Perth.

Dated this 11th day of July, 1928.

M. M. MOSS,
Official Receiver in Bankruptcy.

THE BANKRUPTCY ACT, 1892.

Receiving Orders.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Date of Petition.	Act or Acts of Bankruptcy.
William Vernon Kinnimont	Residing and carrying on business at Bridge-town	Sleeper contractor and carter	Supreme Court, Perth	77 of 1928	4th day of July, 1928	29th day of June, 1928	Debtor's petition.
John Lewis Wedderburn	Como	Scale repairer...	Supreme Court, Perth	78 of 1928	5th day of July, 1928	4th day of July, 1928	Debtor's petition.

First Meeting and Public Examination.

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.
John Lewis Wedderburn	Como	Scale repairer	Supreme Court, Perth	78 of 1928	1st day of August, 1928	3 p.m.	Supreme Court, Perth	1st day of August, 1928	10.30 a.m.	Supreme Court, Perth	9th day of July, 1928.

Adjudications.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Date of Petition.
William Vernon Kinnimont	Residing and carrying on business at Bridge-town	Sleeper contractor and carter	Supreme Court, Perth	77 of 1928	4th day of July, 1928	29th day of June, 1928.
John Lewis Wedderburn	Como	Scale repairer	Supreme Court, Perth	78 of 1928	5th day of July, 1928	4th day of July, 1928.

Notice of Dividend.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per £.	First or Final or otherwise.	When payable.	Where payable.
John Hocking Jennings	Residing at 107 South Street, South Fremantle, and lately carrying on business at Fremantle	Delivery butcher	Supreme Court, Perth	19 of 1919	Four shillings in the £	First	17th day of July, 1928	At the office of Official Receiver in Bankruptcy, Supreme Court, Perth.

M. M. MOSS,

Dated this 11th day of July, 1928.

Official Receiver in Bankruptcy, Supreme Court, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Thomas Britton (trading as "Britton & Company"), of Gosnells, Storekeeper, a debtor.

Notice of intention to declare a Second Dividend.

NOTICE is hereby given that it is my intention to declare a second dividend in the above matter on Monday, the 23rd July, 1928. Dividends will be payable to those creditors only who have signed or assented to the deed of assignment.

Dated this 10th day of July, 1928.

[L.S.] A. F. PLINT, Trustee.

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 Arthur Edward Young (trading as "Young & Company"), High Street, Fremantle, Storekeeper, a debtor.

Notice of intention to declare a First Dividend.

NOTICE is hereby given that it is my intention to declare a first dividend in the above matter on Monday, the 23rd July, 1928. Dividends will be payable to those creditors only who have signed or assented to the deed of assignment.

Dated this 10th day of July, 1928.

[L.S.] A. F. PLINT, Trustee.

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 Henry Harrison Dempster, of Guildford and Minnivale, Stock and Station Agent and Farmer, a debtor.

NOTICE is hereby given that a meeting of creditors of Henry Harrison Dempster, of Guildford and Minnivale, Stock and Station Agent and Farmer, will be held at the offices of Burkett & McLaren, Weld Chambers, St. George's Terrace, Perth, on Monday, the 23rd day of July, 1928, at 2.30 p.m.

Dated this 11th day of July, 1928.

[L.S.] H. COULTON, Agent for the Debtor.

Burkett & McLaren, Public Accountants, 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 Aubrey Leonard Ives, of Maida Vale, in the State of Western Australia, Stock Dealer, a debtor.

Notice of Meeting.

NOTICE is hereby given that a meeting of the creditors of the abovenamed Aubrey Leonard Ives, of Maida Vale, will be held at the offices of Albert E. Weston & Co., W.A. Trustee Buildings, St. George's Terrace, Perth, on Monday, 23rd July, 1928, at the hour of 3.30 p.m. in the afternoon, in pursuance of "The Bankruptcy Act Amendment Act, 1898."

Dated this 11th day of July, 1928.

[L.S.] A. E. WESTON, Agent for the Debtor.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Herbert Cecil Purser, Storekeeper, of 66 Commercial Road, Midland Junction, in the State of Western Australia.

Notice of intention to declare Second Dividend.

NOTICE is hereby given that it is my intention to declare a second dividend in the above matter on the 27th day of July, 1928. Dividends will be payable to creditors only who have signed or assented to the deed of assignment.

Dated this 12th day of July, 1928.

[L.S.] G. L. BRODRICK,
Trustee.

J. L. B. Weir and Company, Public Accountants, Commercial Union Chambers, 66 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 Lewis Wesley Gare, Pastoralist, of Cornucopia Station, Kookynie, via Kalgoorlie, in the State of Western Australia.

Notice of intention to declare Supplementary Dividend.

NOTICE is hereby given that it is my intention to declare a supplementary dividend in the above matter on the 30th day of July, 1928. Dividends will be payable to creditors only who have signed or assented to the deed of assignment.

Dated this 12th day of July, 1928.

[L.S.] J. L. B. WEIR,
Trustee.

J. L. B. Weir and Company, Public Accountants, Commercial Union Chambers, 66 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 William Edward O'Neill and Daniel John O'Neill (trading as "O'Neill Bros."), of Burngup, Farmers, debtors.

Notice of Meeting.

NOTICE is hereby given that a meeting of the creditors of the abovenamed William Edward O'Neill and Daniel John O'Neill (trading as "O'Neill Bros."), of Burngup, will be held at the offices of the undersigned, Weld Chambers, St. George's Terrace, Perth, on Monday, the 23rd day of July, 1928, at the hour of three o'clock in the afternoon, under and in pursuance of "The Bankruptcy Act Amendment Act, 1898."

[L.S.] Q. H. JAMES,
Agent for the Debtors.

Q. H. James & Company, Public Accountants, 45-51 Weld Chambers, St. George's Terrace, Perth.

THE W.A. INDUSTRIAL GAZETTE.

(Published Quarterly.)

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