



# Government Gazette

OF

WESTERN AUSTRALIA.

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No. 39.]

PERTH : FRIDAY, AUGUST 17.

[1928.

*Bank Holidays at Towns specified hereunder.*

## PROCLAMATION

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

[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 special days to be observed as Bank Holidays as follows:—

Date and Town.

Wednesday, 5th September, 1928—Boulder.  
Friday, 14th September 1928—Meckering.  
Friday, 21st September, 1928—Goomalling.  
Friday, 21st September, 1928—Tammin.  
Friday, 28th September, 1928—Geraldton.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of August, 1928.

By His Excellency's Command,

J. M. DREW,  
Chief Secretary.

GOD SAVE THE KING !!!

*The Factories and Shops Act, 1920.*

## PROCLAMATION

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

[L.S.]

F. &amp; S. 2905/27; Ex. Co. 2315.

WHEREAS by "The Factories and Shops Act, 1920," it is enacted that the Governor may by Proclamation temporarily suspend the operations of the said Act, in so far as it applies to the closing time fixed or appointed for any shop or shops: And whereas it is

expedient to exercise such power in manner hereafter appearing: Now, therefore I, the said Governor, acting by and with the advice and consent of the Executive Council, doth hereby by this Proclamation suspend the operations of the said Act between the hours of six o'clock and nine o'clock in the evening of Monday, Tuesday, Wednesday, Thursday, and Friday in every week during the period commencing on the first day of August, 1928, and ending on the thirty-first day of December, 1928, in so far as it applies to the closing time of shops conducted in open markets which are kept open for the conduct of business therein between the times aforesaid, and on the days aforesaid, and in which shops home-made jams and preserves, honey, butter (other than factory butter) and eggs, hams and bacon not being factory hams or bacon, are sold or offered for sale; provided that only the said goods shall be sold or offered for sale between the said times by virtue of this Proclamation, and the said shops shall not be kept open for the sale or offering for sale of any other goods which cannot otherwise be lawfully sold or offered for sale between the times aforesaid.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of August, 1928.

By His Excellency's Command,

JAS. CUNNINGHAM,  
Acting Minister for Labour.

GOD SAVE THE KING !!!

*The Road Districts Act, 1919.**Bayswater Road Board.*

## PROCLAMATION

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

[L.S.]

P.W. 2983/23.

WHEREAS by Section 161 of "The Road Districts Act, 1919," it is provided that, in any area specified by the Governor by Proclamation in the *Government Gazette* one moiety of the expense incurred in paving footways

shall be repaid to the Board by the owners of all rateable lands abutting on any such footways or part thereof, apportioned according to the frontage of such lands abutting on the footway or part thereof, and may be recovered from such owners by the Board in any Court of competent jurisdiction: And whereas it is desirable to specify the Bayswater Road District as an area for the purpose of the said Section 161: Now, therefore I, the said Governor, with the advice and consent of the Executive Council, do hereby specify the Bayswater Road District as an area within the meaning and for the purpose of Section 161 of "The Road Districts Act, 1919."

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of August, 1928.

By His Excellency's Command,

(Sgd.) JAS. CUNNINGHAM,

Acting Minister for Works and Labour.

GOD SAVE THE KING!!!

*The Fisheries Act, 1905-21.*

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.

[L.S.]

1631/19.

WHEREAS by Section 9 of "The Fisheries Act, 1905-21" it is provided that the Governor may by Proclamation prohibit all persons from taking any fish whatsoever in every or any specified portion of Western Australian waters, by means of fishing nets and fishing lines or either of such means of capture, or by any other specified means of capture for any specified term: Now, therefore I, the said Governor, by and with the advice and consent of the Executive Council, do hereby, in exercise of the powers aforesaid and of every other power enabling me in this behalf, proclaim and declare as follows:—That all that portion of Western Australian waters defined in the Schedule hereto shall be closed against the use of fishing nets for a term of three years as from the 16th day of August, 1928.

Schedule.

Bibra Lake (the whole), situate within the boundaries of the Fremantle District Roads Board, and some six miles South-East of the town of Fremantle.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of August, 1928.

By His Excellency's Command,

W. H. KITSON,  
for Chief Secretary.

GOD SAVE THE KING!!!

*The Game Act, 1912-13.*

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.]

1425/25.

WHEREAS it is provided by "The Game Act, 1912-13," that the Governor may by Proclamation declare from time to time that any bird or animal indigenous to Western Australia shall be at all times strictly preserved either generally throughout the State or in any one or more portions thereof, and that the Governor may in like manner exempt from the operation of any such declaration under the said Act any defined locality; and whereas by a Proclamation dated the 25th day of July, 1928, and published in the *Government Gazette* on the 27th day of July, 1928, it is proclaimed and declared that Finches and Weaver-Finches (exclusive of Silver-Eyes) shall be at all times strictly preserved generally within the boundaries of District "G," namely, the Kimberley Division as defined in "The Land Act,

1898," for a further period in the present year commencing on and including the 1st day of September, 1928, and ending on the 31st day of December, 1928; and whereas it is deemed expedient to exempt from the operations of the said Proclamation a defined locality, namely that portion of the said District comprised within a circle described within a radius of thirty-five miles from Wyndham Police Station as its centre: Now, therefore I, the said Governor, acting with the advice and consent of the Executive Council, and in exercise of the powers aforesaid, do hereby proclaim and declare that so much of District "G," namely, the Kimberley Division as defined in "The Land Act, 1898," as is comprised within a circle described within a radius of thirty-five miles from the Police Station at Wyndham as its centre shall be and is hereby exempted from the operation of the said Proclamation and the declaration contained therein.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of August, 1928.

By His Excellency's Command,

W. H. KITSON,  
for Chief Secretary.

GOD SAVE THE KING!!!

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 15th day of August, 1928, the following Orders in Council were authorised to be issued:—

*The Road Districts Act, 1919.*

*Westonia Road Board—Increase of Membership.*

ORDER IN COUNCIL.

P.W. 3687/21.

WHEREAS under the provisions of "The Road Districts Act, 1919," the Governor may from time to time by Order in Council declare and determine the number of members constituting a Road Board, and the number of members for each Ward thereof; and whereas it is desirable to increase the number of members of the Westonia Road Board from seven to nine and reallocate the number of members for each Ward: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, under the provisions of the said Act and all other authorities enabling him in this behalf, doth hereby declare and determine that the number of members constituting the Westonia Road Board shall be nine in lieu of seven as heretofore, and shall be allocated as shown in the schedule hereto:—

Schedule.

North Ward, 2 members; South Ward, 2 members; East Ward, 2 members; West Ward, 2 members; Town Ward, 1 member; Total—9 members.

To come into force on the 1st day of September, 1928.

The existing members of the North and South Wards shall continue in office until the 15th day of September, 1928, when they shall retire and a new election for the two Wards shall take place on the 29th day of September, 1928.

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

*The Road Districts Act, 1919.*

*Wongan-Ballidu Road District.*

ORDER IN COUNCIL.

P.W. 860/28.

WHEREAS by Section 202 of "The Road Districts Act 1919," it is enacted that the Governor may in his discretion extend the provisions set out in the Second Schedule of the said Act to any district or portion thereof; and whereas it is desirable to extend such provisions to the Wongan Hills Ward of the Wongan-Ballidu Road District: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth by this Order in Council, made under Section 202 of "The Road Districts Act, 1919," extend such provisions set out in the Second Schedule of the said Act to the Wongan Hills Ward of the Wongan-Ballidu Road District.

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

## Public Service Act, 1905.

## ORDER IN COUNCIL.

WHEREAS by Subsection (7) of Section 36 of "The Public Service Act, 1904" (Act No. 40 of 1904), the Governor may by Order in Council temporarily suspend the operation of Subsections two, three, and four of the said section in respect of any office specified: And whereas it is desirable to temporarily suspend the operation of such subsections in respect of the following:—

Name, Department, and Period of Suspension.

Hathway, G. R., Chief Secretary's, from 2/6/28 to 1/12/28.

Booth, J. H., Chief Secretary's, from 10/5/28 to 9/5/29.

Jackman, N., Chief Secretary's, from 26/7/28 to 25/1/29.

Flower, C., Medical and Health, from 1/5/28 to 31/10/28.

Brown, J., Medical and Health, from 1/7/28 to 31/12/28.

Smith, H., Crown Law, from 17/5/28 to 16/11/28.

Turner, J. M., Crown Law, from 5/5/28 to 4/11/28.

Black, J. K., Crown Law, from 1/7/28 to 31/12/28.

O'Connor, D., Crown Law, from 1/7/28 to 31/12/28.

Kelly, E., Crown Law, from 22/7/28 to 21/1/29.

Saunders, E. G., Crown Law, from 11/3/28 to 10/9/28.

Birch, A. M., Crown Law, from 1/8/28 to 31/1/29.

Wilkinson, G., Agriculture, from 11/5/28 to 10/11/28.

Seinor, L. G., Agriculture, from 1/7/28 to 30/6/29.

Gibson, H. K., Agriculture, from 1/7/28 to 31/12/28.

Staines, L. E., Lands, from 22/6/28 to 21/12/28.

Lynch, J. S. (Miss), Forests, from 2/6/28 to 1/12/28.

Lamb, A. H., Forests, from 1/7/28 to 31/12/28.

Campbell, E. (Miss), Forests, from 1/7/28 to 31/12/28.

McInnes, M., Forests, from 22/6/28 to 21/12/28.

White, G. R., Met. Water Supply, from 27/7/28 to 26/1/29.

Warren, M. E., Met. Water Supply, from 7/8/28 to 6/2/29.

Nankivell, R. S., Met. Water Supply, from 1/8/28 to 31/1/29.

Staines, Q. M. (Miss), Met. Water Supply, from 28/6/28 to 27/12/28.

And in respect of the following persons employed in the Department of Public Works and Labour as from 1st July, 1928 to 31st December, 1928:—Abraham, H., Allen, J. W., Angove, J. H., Burns, J., Byrth, S., Choat, S. W., Cowan, M., Dean, J. Y., Evans, E. W. S., Elphick, G. R., Gell, J. W., Gibson, J. R., Greig, L. J., Hyde, G. N., Hill, P. J., Hammond, F., Herbert, W. M., Isaacson, E. (Miss), Jones, W. S., Jones, K. L., Littlejohn, H., Macoboy, H. R., Waldron, K., Myslis, S., Moore, P. L. (Miss), McQueen, N., McClosky, P., McIntosh, A. (Miss), Nobbs, J. E. B., Nankivell, G. N. (Miss), Owen, E. C., Pead, A. E., Pesse, A. H., Pemberton, W. A., Salmond, I. A., Sorrell, J., Smith, A. M. (Miss), Tallaek, H., Thurkle, H. E., Veal, C. G., Wilkinson, S., Wedin, H. (Miss), Williams, J. V., Ward, T. E., Blakeman, G., Clifton, B. L., Hardwick, F. J. (Miss), Kronidoff, A., Playne, F. (Miss), Atkinson, J. W., Bruce, E. C., Burns, J., Clarke, G. E. (Miss), Dickens, M. (Miss), Gibson, L., Haynes, J. M., Hooper, N. (Miss), Ross, F., Tracey, C. (Miss), Wieland, N. (Miss), Lutey, J. (Miss), Colman, W. F., Miller, D., Edwards, S. (Miss), O'Neill, H. C. (Miss).

And in respect of the following persons employed in the Department of Public Works and Labour as from 1st July, 1928, to 30th June, 1929:—Anthony, T., Andrews, P., Buggins, F. W., Benson, A. R., Bolger, M. (Miss), Channing, H. J., Curry, W. (Miss), Champion, C. H., Dean, A. (Senr.), Dean, A. (Jnr), Fay, H. W., Hanrahan, L., Hamotom, G. E., Honniball, J. J., Hollow, L., Joyce, J. W., Johnstone, R. B., Jermyn, G. E., Jameson, H. P. J., Kennedy, A. W., King, E. J., Keith, L. D., Langoulant, W., Laird, F., Leonard, M. (Miss), Lyford, N. C., McDonald, L. (Miss), Naylor, E. R., Nichol, M. E. (Miss), Osborne, L., Parker, J. M., Pateron, H., Parker, K. (Miss), Rutter, A. N., Ranford, R. S., Sinclair, E. B., Rice, E. C., Sheppard, R., Sanders, E. A., Shivers, J., Taylor, W. (Miss), Tondut, J. E., Thompson, J. R., Thornveroft, C. A., Turner, R., Watts, J. S., White, A. S., Williamson, W. J., Watkins, R. (Miss), Wand, V. (Miss), Wallis, A., Wilkins, W. C., Armstrong, W. L., Bastin, E. L., Barnett, M. (Miss), Bradbury, M., Brown, N. (Miss), Chester, F. (Miss), Davies, A. T., Dixon, G. H., Doust, R., Davidson, V., Gallagher, J., Hearn, H. R., Higham, H., Hawke, E. W., Ick, O. F., Johnston, R. S., Murray, A., McGrade, P., Prindville, B. F., Pead, M. (Miss), Reeves, F. L. T., Rail, A. G., Reid, B. (Miss), West, S., Wright, R. (Miss), Weston, I. (Miss).

Now, therefore, His Excellency the Governor, by and with the consent of the Executive Council, does hereby order that the operation of the said subsections be temporarily suspended in respect of the persons and for the periods specified above.

L. E. SHAPCOTT,  
Clerk of the Council.

## JUSTICES OF THE PEACE.

Premier's Department,  
Perth, 17th August, 1928.

HIS Excellency the Governor in Executive Council has been pleased to approve of the appointment of:—

George James Griffiths, Esquire, as a Justice of the Peace for the Kimberley Magisterial District.

Joseph Ryan, Esquire, of Claymore, as a Justice of the Peace for the Sussex Magisterial District.

James Harrison, Esquire, of Armadale, as a Justice of the Peace for the Perth Magisterial District.

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

## STATE SAVINGS BANK.

The Treasury,  
Perth, 13th August, 1928.

Treasury No. 225/24.

IT is hereby published, for general information, that Mr. A. P. Johnson, storekeeper, has been appointed agent of the State Savings Bank at Ballidu, *vice* the Railway Stationmaster.

Treasury No. 1027/27.

IT is hereby published, for general information, that Miss E. C. Moore, school teacher, has been appointed agent of the State Savings Bank at Kwolyin, *vice* Miss H. Routledge, transferred.

A. BERKELEY,  
Acting Under Treasurer.

## APPOINTMENT AND RESIGNATION.

Chief Secretary's Department,  
Perth, 16th August, 1928.

HIS Excellency the Governor in Council has been pleased to appoint Hilary Patten, Ranger for the Water Supply Department, Mundaring, to be a Guardian, in an honorary capacity, under "The Game Act, 1912-13."

404/28.—And to accept the resignation of Harold Victor Rivers as Pilot of the Port of Fremantle, in the service of the Fremantle Harbour Trust, from the 31st October, 1928.

H. C. TRETOWAN,  
Under Secretary.

## APPOINTMENTS.

Child Welfare Department,  
Perth, 9th August, 1928.

HIS Excellency the Governor in Council has been pleased to appoint H. Casper, Albany Bell, E. D. Cowan, and J. Beadle, Justices of Peace, to be official visitors to institutions, under Section 18 of "The Child Welfare Act, 1907-27," until the 30th September, 1928.

H. C. TRETOWAN,  
Under Secretary.

Medical Department,  
Perth, 16th August, 1928.

HIS Excellency the Governor in Council has been pleased to appoint Dr. Harley E. Stevens to be Acting Chief Resident Medical Officer, Sanatorium, Wooroloo, from 1st August, 1928, during the absence on leave of Dr. Mitchell.

H. C. TRETOWAN,  
Under Secretary.

## NOTICE TO MARINERS.

Australia—West Coast.  
Denham Channel—Shark Bay.

MARINERS and others are hereby notified that the positions of the three A.G.A. Flashing Light Buoys, situated in Denham Channel, Shark Bay, have been checked and found to be in accordance with the positions as originally advertised in the *Government Gazette* of 19th August, 1927.

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, 19th July, 1928.

## NOTICE TO MARINERS.

Australia—South-West Coast.  
Bunbury Breakwater.

MARINERS and others are hereby notified that, especially during the winter months, a strong set is experienced generally towards the Breakwater at Bunbury, and masters are warned accordingly to keep about one mile off the end of the Breakwater when approaching the port of Bunbury.

Charts affected:  
No. 1472, Hamelin Inner Harbour.  
No. 1033, Champion Bay to Cape Naturaliste.

Publication:  
Australia Pilot, Volume V.

J. HARRIS,  
Chief Harbour Master.

Harbour and Light Department,  
Fremantle, 7th August, 1928.

## FREMANTLE HARBOUR TRUST REGULATIONS.

Chief Secretary's Department,  
Perth, 2nd August, 1928.

HIS Excellency the Governor in Council has been pleased to approve the amendment of the Regulations made by the Fremantle Harbour Trust Commissioners on the 8th July, 1927, for the control and regulation of vessels and persons carrying or handling inflammable liquids within the Port, by enacting the annexed new paragraphs to Regulations No. 14 and 21, as adopted by the Fremantle Harbour Trust Commissioners on the 27th July, 1928.

H. C. TRETOWAN,  
Under Secretary.

The Regulations made by the Fremantle Harbour Trust Commissioners as described above and dated the eighth day of July, 1927, published in the *Government Gazette* of 15th July, 1927, are hereby amended as follows, viz.:—

1. By adding the following new paragraphs to Regulation No. 14, viz.:—

Should the master of an oil ship desire the cargo of inflammable liquids of his ship to be pumped ashore from ship pipe line discharges situated abaft the navigation bridge erections, or where the pump compartment of the ship desired to be used is situated abaft the navigation bridge erections, he shall cause all furnace, galley, or any other fires on his ship to be properly put out to the satisfaction of the Harbour Master before any preparation is made to pump ashore accordingly, and he shall not allow any fires to be relighted until he is permitted so to do in writing by the Harbour Master.

The master shall not allow any furnace, galley, or other fires to be alight on board his oil ship while running water for ballast or other purposes into any tank, receptacle, or enclosure on board which has contained inflammable liquids. No ballasting shall be allowed by the master until he is so permitted in writing by the Harbour Master, who shall lay down the conditions under which this work shall be carried out.

The master of an oil ship, being a motor driven ship, shall cause all internal combustion engines on board his ship to be shut down to the satisfaction of the Harbour Master before any connection is made to the shore pipe

line, or any preparation made to pump inflammable liquids, and such engines shall be kept shut down by the master until he is permitted in writing by the Harbour Master to put them or any of them in operation.

2. By adding the following new clause to Regulation No. 21, viz.:—

(3) Should the master of an oil ship find after the pumping of inflammable liquids has commenced that it is necessary to replenish the bunker supplies of his ship he shall not do this until his oil ship has been taken out of the Inner Harbour and while outside properly ventilated and made gas free to the satisfaction of the Harbour Master, and the master shall not allow his oil ship to again enter the Inner Harbour until permitted to do so in writing by the Harbour Master.

Made, adopted and passed by the Fremantle Harbour Trust Commissioners at a meeting of the said Commissioners held this 27th day of July, 1928.

The Common Seal of the Fremantle Harbour Trust was at the same time affixed and impressed hereto by order and in the presence of the Commissioners by—

[L.S.] (Sgd.) TOM CARTER,  
Chairman.  
(Sgd.) J. H. G. TAYLOR,  
Commissioner.  
(Sgd.) F. STEVENS,  
Secretary.

Crown Law Department,  
Perth, 16th August, 1928.

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

Constable M. Hamilton as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Pingelly, during the absence on leave of Constable S. H. Newnham.

Constable A. E. Morgan as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Kellerberrin, during the absence on leave of Constable Malone.

T. L. Brown as Returning Officer for the Beverley Electoral District, *vice* R. A. Smith, transferred.

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

Constable M. Hamilton as Acting Bailiff of the Pingelly Local Court during the absence on leave of Constable S. H. Newnham.

Constable A. T. B. McInnes as Acting Bailiff of the Busselton Local Court during the absence on leave of Sergeant P. Leen.

E. Burnett, E. A. Halliwell, J. W. Creighton, H. Knapp, and H. E. Robinson as Commissioners for Declarations under "The Declarations and Attestations Act, 1913."

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

## APPOINTMENT.

Beverley District.

Beverley—Brown, T. L.

## CANCELLATIONS.

Boulder District.

Boulder, 27 Richardson Street—Owens, Frank Anthony.

Guildford District.

Bayswater, King William Street—Toby, Raymond Thos. F.

Midland Junction, Helena Street—Brown, Robert Ferguson.

Kanowna District.

Kanowna—Willmott, Samuel Chas.

Nelson District.

Pemberton, P.W.D.—Washburne, F.

Pingelly District.

Kondinin—Trewenack, Jack.

H. G. HAMPTON,  
Under Secretary for Law.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
Metropolitan Water Supply ...	Inspector of Plumbing ... ..	£384—£432	18th Aug., 1928.
Mines ... ..	State Mining Engineer and Chief Inspector of Mines	£756—£960	31st Aug., 1928.
Do. ... ..	Government Geologist ... ..	£708—£900	31st Aug., 1928.
Treasury (State Savings Bank)	Clerk Assistant (Fremantle) ... ..	£312—£360	1st Sept., 1928.

AMENDMENT TO CLASSIFICATION.

To date from 1st July, 1928.

No. in Classn.	Name.	Title.	Present Classification.				Amended Classification.			
			Div.	Min.	Max.	Sal.	Div.	Min.	Max.	Sal.
1	Shapcott, L. E....	Secretary, Premier's Department ...	A	£ 756	£ 960	£ 960	A	£ 804	£ 1,020	£ 1,020
32	Simpson, G. W.	Under Treasurer and Commissioner of Stamps	A	756	960	960	A	804	1,020	1,020
342	Morris, C. G. ...	Under Secretary for Lands and Surveys	A	756	960	960	A	804	1,020	1,020
935	Munt, C. A. ...	Under Secretary for Works, Labour, Trading Concerns and Water Supply, Sewerage, and Drainage	A	756	960	960	A	804	1,020	1,020
484	Camm, J. P. ...	Surveyor General, Chairman of the Pastoral Appraisal Board and Land Surveyors' Licensing Board	P	804	1,020	1,020	P	852	1,080	1,020

G. W. SIMPSON,  
Public Service Commissioner.

CANCELLATION OF RESERVES.

Reserve 15953.

Department of Lands and Surveys,  
Corres. 5502/00. Perth, 15th August, 1928.

HIS Excellency the Governor in Executive Council has been pleased to approve, under Section 41 of "The Land Act, 1898," of the cancellation of Reserve 15953, Narrogin Lot 80 (Church site—Presbyterian).

Reserve 17913.

Corres. 6932/21.

HIS Excellency the Governor in Executive Council has been pleased to approve, under Section 41 of "The Land Act, 1898," of the cancellation of Reserve 17913, Wongan Hills Lot 129 (Road Board Office); the said Lot 129 being granted for an estate in fee simple in exchange for Lot 139.

C. G. MORRIS,  
Under Secretary for Lands.

TENDERS FOR THE PURCHASE FOR REMOVAL OF BUILDINGS AT DENMARK.

Department of Lands and Surveys,  
Corr. 9837/09. Perth, 8th August, 1928.

TENDERS are hereby invited for the purchase for removal of the buildings situate on Denmark Lot 23 and recently occupied by Mrs. A. E. Lyall and Mr. F. Smith. The buildings consist of a five-roomed weatherboard cottage with verandah and galvanised iron roof. They are valued at £15, which has been fixed as the minimum sale price, and the buildings must be removed within 30 days from date of acceptance of tender.

Tenders, accompanied by a deposit of 10 per cent, addressed to the District Surveyor, Albany, and endorsed "Tender for buildings at Denmark," will be received up to and inclusive of the 29th August next, and the lowest or any tender will not necessarily be accepted.

C. G. MORRIS,  
Under Secretary for Lands.

TENDERS FOR LEASING PORTION OF RESERVE 15631.

(Mt. Keith Common.)

Perth Land Agency.

For Grazing Purposes.

Section 41a of "The Land Act, 1898," and its Amendments.

Department of Lands and Surveys,  
Corres. No. 3964/14. Perth, 8th August, 1928.

TENDERS for the leasing of portion of the land comprised within Mt. Keith Common Reserve 15631 (excluding Reserves 15541 (State Battery Site) and 18760 (Water)), as described hereunder, are invited.

This portion of the above Reserve will be available for leasing under Section 41a of "The Land Act, 1898," and its amendments for a term of one year, for grazing purposes only, renewable at the will of the Hon. the Minister for Lands and terminable at three months' notice, rent being apportioned accordingly.

Tenders for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of Four pounds (£4) per annum), endorsed "Tender for Portion of Mt. Keith Common Reserve 15631," shown on Public Plan 53/300, and addressed "Under Secretary for Lands," must be lodged at the Lands Office, Perth, on or before Wednesday, the 29th August, 1928.

All tenders lodged on or before that date will be treated as having been received on that date.

The highest or any tender will not necessarily be accepted. (Plan 53/300.)

Conditions.

Subject to the conditions that prospectors have the right to run their stock at will and the use of any waters on the Common, and that no compensation will be paid for any improvements existing on the termination of the lease.

Schedule.

The Southern portion of Mr. Keith Common Reserve 15631, containing about 13,000 acres, being the area situate South of an East and West line passing through said Reserve parallel to and at a distance of about 271 chains from its Southern boundary.

C. G. MORRIS,  
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, 22nd AUGUST, 1928.**

PERTH LAND AGENCY.

*Eastern and Eucla Divisions.*

*Bumingtonia, Balladonia, and Nuyts Districts.*

Corres. 2886/23. (Plan 17/300.)

The area, containing about 778,000 acres, bounded on the West by Pastoral Lease 2808/97 and the prolongation Northerly of its Eastern boundary for about 1,540 chains; thence on the North by a line extending East to the sheet line of Plan 17/300, on the East by the said sheet line of plan aforesaid, on the South by Pastoral Lease 746/95, late Pastoral Lease 1178/95, and the prolongation Easterly of the latter's Southern boundary to the sheet line of plan; subject to appraisalment.

*Eastern Division.*

*Bulga District (Dromedary Hills).*

Corres. 706/02, Vol. 2. (Plan 41/300.)

That portion of Reserve 12943, containing about 32,000 acres, bounded by lines starting at the 162-mile Post on the Rabbit-proof Fence and extending East 160 chains, North 160 chains, East 202 chains 61 links, South 80 chains, East 276 chains 6 links; thence South 493 chains 48 links, East 703 chains 24 links to the Rabbit-proof Fence; thence in a general Northerly direction along same to the starting point; subject to appraisalment. (Reserve 12943 (Camel breeding) is hereby reduced.)

*Eastern Division.*

*Naberu District (about 24 miles South-East of and 45 North-East of Wiluna).*

Corres. 4347/24. (Plans 60/300, 61/300.)

This area of unsurveyed land, containing about 28,555 and 100,000 acres; being M. Rodan's forfeited Pastoral Leases Nos. 3335/97 and 3311/97.

**OPEN WEDNESDAY, 29th AUGUST, 1928.**

NORTHAM LAND AGENCY.

*South-West Division.*

*Ninghan District (near Washington Rocks).*

Corres. 6031/14. (Plan 88/80, F3.)

The area, containing 1,000 acres, being the land contained in Reserve 15822; subject to appraisalment; Reserve 15822 (Water and Stopping Place) is hereby cancelled.

PERTH LAND AGENCY.

*Kimberley Division.*

*Dampier District (about 18 miles East of Saddle Head).*

Corres. 11120/11. (Plan 127/300.)

That area of unsurveyed land, containing about 203,000 acres; being Everett & Mills' forfeited Pastoral Lease No. 1021/98.

*North-West Division.*

*Teano and Thaduna Districts (near 92 to 105 Mile Posts on Telegraph Line).*

Corres. 4760/25. (Plan 80/300.)

That area of unsurveyed land, containing about 200,000 acres; being Munn & Ottrey's forfeited Pastoral Lease No. 3591/96.

**OPEN WEDNESDAY, 5th SEPTEMBER, 1928.**

PERTH LAND AGENCY.

*North-West Division.*

*Teano District (about 17½ miles North-West of Mt. Candolla).*

Corres. 713/28. (Plans 78/300 and 79/300.)

That area of unsurveyed land, containing about 122,500 acres; being H. J. W. Egan's cancelled application.

## SOUTHERN CROSS LAND AGENCY.

*Eastern Division.*

*Yilgarn and Jaurdi District (near Gilgai Station).*

Corres. 1393/27. (Plan 24/300.)

That area of unsurveyed land, containing about 100,000 acres; being J. R. T. Sinclair's forfeited Pastoral Lease No. 3506/97.

C. G. MORRIS,  
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, 22nd AUGUST, 1928.

ALBANY LAND AGENCY.

“B.”

*Kent District (near Corackerup Creek).*

Corr. No. 6053/05.

Open under Parts V., VI., and VIII. (Plan 446/80, E1.)

The area, containing about 103 acres, bounded by lines starting at a point on the South boundary of Location 652, situate about 6 chains from its South-West corner and extending East about 48 chains along the South boundaries of Locations 652 and 744; thence South about 22 chains; thence West to the North-East corner of Location 251 and onwards along its Northern boundary to its North-West corner; thence in a Northerly direction to the starting point; subject to survey, classification, and pricing and to the payment of the full cost of survey (£10 10s.) with application; subject also to the usual mining conditions and the conditions regarding selection of land within pastoral leases within the South-West Division of the State.

“B.”

*Hay District (11 miles South-West of Tenterden).*

Corr. No. 5777/24.

Open under Parts V., VI., and VIII. (Plan 444/80, E3.)

Location 1014, containing 2,479 acres 2 roods 38 perches, at 5s. 9d. per acre, classification page 17 of 658/19; being O. R. Parsons' forfeited Lease 18811/68.

BEVERLEY LAND AGENCY.

“B.”

*Avon District (about 10 miles North of Bulgee).*

Corr. No. 6512/27.

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

That area of unsurveyed land, comprising about 220 acres, bounded on the North by a line running Eastward from the North-East corner of Location 8765 to Location 23474, and on the East, South, and West by Locations 23474, 21959, and 8765; subject to survey, classification, and pricing, and payment of full survey fee (£14) with application; being G. H. Withnell's cancelled application.

BRIDGETOWN LAND AGENCY.

NELSON DISTRICT—NORLUP PARK REPURCHASED ESTATE—(situate about 5 miles S.W. of North Greenbushes)—Plan 414C/40, D4.

*Available for General Selection.*

Corres. 16/28.

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.			
8262	a. r. p. 234 3 22	£ s. d. 8 7 0	£ s. d. 1,961 6 3	£ s. d. 2,020 3 0	£ s. d. 60 12 11	£ s. d. 78 10 6	£ s. d. 70 17 8	£ s. d. 68 16 1	£ s. d. ...	£ s. d. ...	£ s. d. ...

Subject to an Agricultural Bank mortgage; being L. Larsen's forfeited lease 20/2271.

BUNBURY LAND AGENCY.

WELLINGTON DISTRICT—DARDANUP REPURCHASED ESTATE (situate near Dardanup).

(Plan 411D/40 Dardanup Estate.)

*Available for General Selection.*

Corres. 2815/26.

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.			
14	a. r. p. 51 3 1	£ s. d. 14 5 0	£ s. d. 737 10 6	£ s. d. 759 13 1	£ s. d. 22 15 10	£ s. d. 29 10 7	£ s. d. 26 13 1	£ s. d. 25 17 6	£ s. d. ...	£ s. d. ...	£ s. d. ...

Subject to payment for improvements (if any) and the conditions governing selection in this Estate; being P. G. Buckenara's forfeited Lease 20/2200.

ESPERANCE LAND AGENCY.

“B.”

*Fitzgerald District (about eight miles West of Salmon Gums).*

Corr. No. 4200/27.

Open under Parts V., VI., and VIII. (Plan 392/80, A2.)

Locations 1258 and 1230, containing 840 acres 0 roods 33 perches and 160 acres respectively, at 5s. 6d. per acre; classification page 10 of 4200/27; subject to payment of full survey fee (£25 10s.) with application; being W. C. Temple's cancelled application.

“B.”

*Fitzgerald District (near Styles Rock, Tank No. 5).*

Corr. No. 3236/12.

Open under Parts V., VI., and VIII. (Plan 392/80, D4.)

That portion of Location 352, containing about 187 acres; being the area situated North of a surveyed road passing through same; subject to survey, classification, and pricing.

"B."

*Esperance District (about six miles North of Esperance).*

Corr. No. 2526/14.  
Open under Parts V., VI., and VIII. (Plan Esperance, Sheet 2.)

Location 810, containing 1,079 acres, at 6s. 6d. per acre (ex. improvements); classification page 56 of 9885/12, Volume 2; subject to conditions applying to selection in this district; being S. Logan's forfeited Lease 9139/68; subject to Agricultural Bank indebtedness.

## GERALDTON LAND AGENCY.

"B."

*Victoria District (about 10 miles North-East of Koolanooka).*

Corr. No. 542/27.  
Open under Parts V., VI., and VIII. (Plan 122/80, E1.)

Location 7734, containing 1,689 acres 3 roods 9 perches, at 4s. 6d. per acre; classification page 22 of 3449/24; subject to pastoral lessee's claim for improvements; being area excluded from C. J. Taylor's application.

## KATANNING LAND AGENCY.

"B."

*Kojonup District (near Gnowangerup).*

Corr. No. 5874/11.  
Open under Parts V., VI., and VIII. (Plan 436B/40, E1.)

The area, containing about 13 acres, bounded on the North by a surveyed road along the South boundary of Location 4159, on the North-East by Reserve 19869 (Rifle Range), on the East by the prolongation North-erly of the Eastern boundary of Location 8123, on the South-West by the latter location; subject to survey, classification, and pricing.

## NARROGIN LAND AGENCY.

"B."

*Roe District (near Lake Carmody).*

Corr. No. 3366/28.  
Open under Parts V., VI., and VIII. (Plan Lake Carmody, Sheet 1.)

Location 1403 containing 2,132 acres 2 roods 25 perches, at 6s. per acre; Location 1404, containing 1,957 acres 0 roods 30 perches, at 5s. 9d. per acre; Location 1408, containing 3,491 acres 2 roods, at 5s. 9d. per acre; Location 1498, containing 1,932 acres 0 roods 31 perches, at 6s. per acre; and Location 1499, containing 2,802 acres 3 roods 38 perches, at 5s. 6d. per acre; no Agricultural Bank advances on these locations.

"B."

*Roe District (about 24 miles North of Newdegate).*

Corr. No. 3366/28.  
Open under Parts V., VI., and VIII. (Plan North Newdegate, 375/80, C3 & 4.)

Location 1728, containing 2,317 acres 0 roods 38 perches, at 7s. per acre; no Agricultural Bank advance on this location.

"B."

*Roe District (near Lake Varley).*

Corr. No. 3366/28.  
Open under Parts V., VI., and VIII. (Plan Lake Varley, Sheet 1.)

Location 1411, containing 1,920 acres 3 roods 2 perches, at 6s. 6d. per acre; Location 1414, containing 2,139 acres 2 roods 11 perches, at 6s. 9d. per acre; and Location 1415, containing 2,408 acres 1 rood 17 perches, at 7s. per acre; no Agricultural Bank advances will be made on these locations.

"B."

*Roe District (about nine miles North of Burngup).*

Corr. No. 1495/27.  
Open under Parts V., VI., and VIII. (Plan 387/80, E1.)

Locations 967 and 1059, containing 1,274 acres 2 roods 12 perches and 160 acres respectively, at 4s. per acre; classification page 6 of 1495/27; being L. A. Graysmark's forfeited Leases 22787/68 and 25922/74.

"B."

*Avon District (about seven miles North-West of Stretton).*

Corr. No. 6298/23.  
Open under Parts V., VI., and VIII. (Plan 377A/40, A1.)

Location 23612, containing 100 acres 0 roods 8 perches, at 10s. 3d. per acre; classification page 4 of 6298/23; being J. T. Hill's forfeited Lease 17684/68.

## NORTHAM LAND AGENCY.

"B."

*Avon District (about 15 miles North of Kellerberrin).*

Corr. No. 2760/28.  
Open under Parts V., VI., and VIII. (Plan 25/80, B1.)

The area, containing about 540 acres, bounded on the East by Road 4683, on the South by a one-chain road along the Northern boundaries of Locations 18114 and 24286, on the West by Location 22210 and part of Location 13108, on the North by a line starting at a point on the East boundary of Location 13108 situate 20 chains from its South-East corner and extending East to Road 4683; excluding Reserve 16029; subject to survey, classification, and pricing.

"B."

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

Corr. No. 3634/24.  
Open under Parts V., VI., and VIII. (Plan 32/80, E2.)

Locations 20195 and 20943, containing 721 acres and 505 acres respectively, at 7s. 6d. per acre and 8s. 6d. per acre respectively (ex improvements); classifications page 6 of 4482/14 and page 15 of 4551/24; being I. C. Wyatt's forfeited Leases 18151/68 and 18361/68.

*Avon District (about 2½ miles East of 31-mile on Rabbit-proof Fence).*

Corr. No. 1926/17.  
Open under Part V. (Plan 33D/40, C3.)

The land contained within the closed roads as herein set out, at 15s. per acre:—(1) Along the East boundary of Location 9191 and part of the South boundary of Location 7726, from the South-East corner of the former location to the South-East corner of the latter location; (2) along the North and the East boundaries of Location 9092. These lands are available only to holders of land abutting thereon. The Crown Grants of these lands will not be issued before those of adjoining blocks in the same name.

"B."

*Ninghan District (about 17 miles West of Koorda).*

Corr. No. 363/26.  
Open under Parts V., VI., and VIII. (Plan 56/80, B2.)

Location 1714, containing 948 acres, at 5s. per acre (ex improvements); classification page 69 of file 6268/20; subject to the right of resumption by the Crown without compensation, except for improvements; being C. E. Kershaw's forfeited Lease 20256/68.

## PERTH LAND AGENCY.

"B."

*Melbourne District (about four miles South-West of Watheroo).*

Corr. No. 427/28.  
Open under Parts V., VI., and VIII. (Plan 63/80, C1.)

Locations 2634 and 2404, containing 412 acres 1 rood and 198 acres 2 roods 32 perches respectively; subject to pricing; classifications pages 6 and 17 of 427/28; subject to Agricultural Bank indebtedness and to a 50-link Reserve through the blocks in an Easterly direction; being W. E. Fould's cancelled application.

## RAVENSTHORPE LAND AGENCY.

"B."

*Oldfield District (about eight miles South-East of Ravensthorpe).*

Corr. No. 2509/22.  
Open under Parts V., and VI. (Plan 420/80, F2.)

Location 254, containing 160 acres; subject to classification and pricing and payment for improvements (if any) and mining conditions appertaining to this district; being F. W. Marchant's forfeited Lease 23562/74.

“B.”

*Oldfield District (about nine miles East of Kundip).*

Corr. No. 2898/27.

Open under Parts V. and VI. (Plan 421/80, B2.)

Location 418, containing about 2,000 acres; subject to survey, classification, and pricing, and payment of full survey fee (£36) with application, also the mining conditions applying to selection in this district; being A. J. Hopkin's cancelled application.

WAGIN LAND AGENCY.

“B.”

*Williams District (about 7½ miles North-East of Pingrup).*

Corr. No. 2293/26.

Open under Parts V., VI., and VIII. (Plan 407/80, D3.)

Locations 9788 and 12473, containing 1,369 acres and 160 acres respectively, at 6s. per acre; classification page 30 of 5091/10, Vol. 2; subject to the right of resumption without compensation, except for any improvements; being E. J. C. Seeliger's forfeited Leases 20517/68 and 25109/74.

“B.”

*Roe District (near Lake King).*

Corr. No. 3366/28.

Open under Parts V., VI., and VIII. (Plan Lake King, Sheets 1 and 2, and 389 & 405/80.)

Loc. No.	Area.			Price per acre.		Area of Cultivable Land. acres.
	a.	r.	p.	s.	d.	
1595	1,549	1	36	6	9	...
1596	1,498	2	16	6	6	...
1597	2,168	2	5	4	6	...
1598	3,126	0	33	5	0	...
1601	2,166	2	32	6	6	...
1602	2,941	3	8	5	0	...
1603	1,979	2	35	5	3	...
1605	2,011	2	0	6	3	...
1606	1,521	0	25	5	6	...
1541	1,501	0	5	7	3	...
1544	1,790	1	27	6	6	...
1545	2,276	0	36	5	3	...

No Agricultural Bank advance on these locations.

“B.”

*Williams District (about 10 miles North of Kuringup).*

Corr. No. 6577/26.

Open under Parts V., VI., and VIII. (Plan 407/80, B2 & 3.)

Location 11298, containing 487 acres, at 8s 6d. per acre; classification page 35 of 4416/11; being C. J. Webb's forfeited Lease 42196/55.

OPEN WEDNESDAY, 29th AUGUST, 1928.

BRIDGETOWN LAND AGENCY.

“B.”

*Sussex District (about three and four miles West of Margaret River).*

Corr. No. 4940/14.

Open under Parts V., VI., and VIII. (Plan 440/80, A1.)

Locations 1404 and 646, containing 100 acres 0 roods 15 perches and 100 acres respectively; subject to pricing and payment for improvements; being E. P. B. and W. H. F. Willmott's forfeited Homestead Farm Leases 20420/74 and 20206/74.

“B.”

*Nelson District (near Camelarup Swamp).*

Corr. No. 3901/24.

Open under Parts V., VI., and VIII. (Plan 438D/40, C4.)

The area, containing about 55 acres, bounded by lines starting from a point on the Northern boundary of Location 3681 situate about 19 chains from its North-West corner and extending North about 9 chains, East about 16 chains, North about 26 chains, East about 32 chains, and South about 9 chains to the Northern boundary of Location 2038; thence West and South along the Northern and Western boundaries of Location 2038 to the North boundary of Location 3681; thence West along same to the starting point; subject to survey, classification, and pricing, and to the payment of £10 towards cost of survey.

BRIDGETOWN LAND AGENCY.

NELSON DISTRICT—CUNDENUP REPURCHASED ESTATE (situate about 9 miles E. of Jarrahwood)—Plan, 414 D/40, C. 4.

Available for General Selection.

Corres. 7148/20.

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, next 4½ years only at 6 per cent. per annum.	Half-yearly instalment, balance 25 years, and 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.		Total charge, including capitalised interest.	Half-yearly instalment over 25 years, at 6½ 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.	£ s. d.
8002	264 2 13	1 14 9	450 14 3	473 10 1	14 4 1	18 8 1	16 12 4	16 2 7	...	...	...

Being S. Smith's forfeited lease 33888/55.

BUNBURY LAND AGENCY.

“B.”

*Wellington District (about nine miles South-West of Cookernup).*

Corr. No. 12656/03.

Open under Parts V., VI., and VIII. (Plan 383D/40, A3.)

Location 1527, containing 174 acres; subject to classification and pricing; being E. Kearton's forfeited Lease 7618/55.

ESPERANCE LAND AGENCY.

“B.”

*Esperance District (10 miles South-West of Treslove).*

Corr. No. 966/22.

Open under Parts V., VI., and VIII. (Plan 402/80, A3.)

Location 860, containing 1,200 acres 1 rood 8 perches, at 9s. per acre; classification page 7 of 5186/21; subject to the conditions governing selection in this district; being L. Alday's forfeited Lease 12757/56.

"B."

*Esperance District (from 8 to 10 miles East of Scaddan).*

Corr. No. 3185/27.

Open under Parts V., VI., and VIII. (Plan 402/80, D & E 3 & 4.)

Locations 958 and 1335, containing 1,166 acres 3 roods 15 perches, at 8s. 6d. per acre; classification page 5 of 7128/22; Locations 956 and 948, containing 1,000 acres 1 rood 20 perches, at 9s. 6d. per acre; classification page 3 of 7128/22; Locations 961 and 1333, containing 1,056 acres 0 roods 32 perches, at 7s. 6d. per acre; classification page 8 of 7128/22; subject to conditions applying to selection in this district; being R. J. W., T., & J. C. Thompson's forfeited Leases 22350/68, 25795/74, 42473/55, 25792/74, 42474/55, and 25793/74.

"B."

*Fitzgerald District (about nine miles North-East of Red Lake).*

Corr. No. 3048/26.

Open under Parts V., VI., and VIII. (Plan 392/80, D4.)

Locations 408 and 1183, containing 1,125 acres 2 roods 6 perches, at 9s. 3d. per acre; classification page 13 of 6194/21; subject to the condition governing selection in this district; being J. S. Stanbrook's forfeited Conditional Purchase Lease 20121/68 and Homestead Farm Lease 25126/74.

"B."

*Esperance District (about nine miles East of Treslove).*

Corr. No. 289/27.

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

Location 886, containing 1,007 acres 0 roods 24 perches, at 8s. 9d. per acre; classification page 2 of 4897/22; subject to the conditions governing selection in this district.

"B."

*Fitzgerald District (about seven miles North-East of Grass Patch).*

Corr. No. 3315/26.

Open under Parts V., VI., and VIII. (Plan 402/80, D1.)

Locations 56 and 807, containing 774 acres, at 8s. per acre; classification page 7 of 2236/23; subject to conditions governing selection in this district; being R. H. Bell's forfeited Leases 42027/55 and 25259/74.

## GERALDTON LAND AGENCY.

"B."

*Victoria District (about five miles East of Latham).*

Corr. No. 2585/27.

Open under Parts V., VI., and VIII. (Plan 96/80, B3.)

Locations 6612 and 8489, containing 160 acres and 883 acres 1 rood 9 perches respectively; subject to pricing and payment for improvements and protection for the crop; being W. H. H. Poett's cancelled application.

"B."

*Victoria District (about 11 miles North-East of Latham).*

Corr. No. 2/27.

Open under Parts V., VI., and VIII. (Plan 96/80, B & C2.)

That portion of unsurveyed land, comprising about 500 acres, bounded by lines starting from the North-East corner of Location 7849 and running North-West about 38 chains; thence West about 78 chains; thence South to North-West corner of Location 7849; thence North-East to starting point; subject to survey, classification, and pricing, and payment of survey fee of £18 with application; being area excluded from R. G. Eaton's application.

## KATANNING LAND AGENCY.

"B."

*Kent District (about 30 miles South of Newdegate).*

Corr. No. 2844/26.

Open under Parts V., VI., and VIII. (Plan 406/80, B. & C. 4.)

Locations 789 and 896, containing 1,031 acres 3 roods 30 perches, at 12s. per acre; classification page 20 of 7107/22; being C. A. Swan's forfeited Leases 41960/55 and 25188/74.

*Kojonup District (about eight miles South of Pingrup).*

Corr. No. 5473/27.

Open under Parts V., VI., and VIII. (Plan 418/80, B2.)

Location 6695, containing 240 acres 0 roods 14 perches; subject to pricing; and Location 8292, containing about 2,760 acres; subject to survey, classification, and pricing, and payment of survey fee (£44) with application; being J. W. Trenordan's cancelled application.

## NARROGIN LAND AGENCY.

"B."

*Williams District (about five miles North-West of Highbury).*

Corr. No. 5773/27.

Open under Parts V., VI., and VIII. (Plan 385D/40, C3.)

Location 7243, containing 75¼ acres, at 9s. per acre; classification page 3 of 6775/24; being W. Robertson's forfeited Lease 25837/74.

"B."

*Williams District (about 12 miles North of Beenong).*

Corr. No. 3012/28.

Open under Parts V., VI., and VIII. (Plan 387/80, D1.)

The area, containing about 650 acres, bounded on the West by Location 13153, on the North by Location 14350, on the East by a one-chain road along the Western boundaries of Locations 12302 and 12489, on the South by a one-chain road along the Northern boundary of Location 12260; subject to survey, classification, and pricing.

## NORTHAM LAND AGENCY.

"B."

*Avon District (about six miles North-East of Nangeenan).*

Corr. No. 2895/11.

Open under Parts V., VI., and VIII. (Plan 25/80, F1.)

Location 15596, containing 517 acres, at 8s. 6d. per acre; classification page 97 of 2895/11; subject to an Agricultural Bank mortgage; being E. J. Turner's forfeited Lease 29171/55.

"B."

*Avon District (about 14 miles North of Kellerberrin).*

Corr. No. 1659/27.

Open under Parts V., VI., and VIII. (Plan 25/80, A1.)

The area, containing about 450 acres, bounded on the North by Location 19248, on the East by the prolongation Southerly of the Eastern boundary of said Location 19248, on the South by Locations 13388 and 16415, on the West by Location 25082; subject to survey, classification, and pricing, and to the payment of the prescribed cost of survey (£18) being lodged with application.

## PERTH LAND AGENCY.

"B."

*Swan District.*

Corr. No. 3142/28.

Open under Parts V., VI., and VIII. (Plan 30/80.)

The whole of the vacant unsurveyed Crown land on Plan 30/80, excluding land reserved for specific purposes; subject to survey, classification, and pricing.

## RAVENSTHORPE LAND AGENCY.

"B."

*Oldfield District (about five miles North-East of Ravensthorpe).*

Corr. No. 4128/27.

Open under Parts V. and VI. (Plan 405/80, F4.)

Locations 353 and 354, containing 249 acres 2 roods 3 perches and 160 acres respectively, at 12s. per acre; classification page 4 of 6500/23; and Location 427, containing about 690 acres; subject to survey, classification, pricing, and payment of full or part survey fee if called upon; subject to the mining conditions in this district, also conditions re selection within a Pastoral Lease; being R. W. Kilpatrick's cancelled application.

SOUTHERN CROSS LAND AGENCY.

“B.”

*Yilgarn District (about seven miles South-West of Bullfinch).*

Corr. No. 6812/22.

Open under Parts V., VI., and VIII. (Plans 53/80, B4, 36/80, B1.)

Location 704, containing 636 acres 3 roods 36 perches, at 11s. per acre; classification page 65 of 6812/22.

OPEN WEDNESDAY, 5th SEPTEMBER, 1928.

ALBANY LAND AGENCY.

“B.”

*Plantagenet District (at Hallowell Siding).*

Corr. No. 3375/28.

Open under Parts V., VI., and VIII. (Plan 452C/40, D4.)

Location 4330, containing 227 acres 1 rood 29 perches, subject to the excision of about 15 acres at the 364-mile 55-chain siding on the Denmark Westward Railway; subject also to survey and pricing and to the payment of the Agricultural Bank mortgage and interest to date.

BRIDGETOWN LAND AGENCY.

“B.”

*Sussex District (about five miles West of Yallingup Siding).*

Corr. No. 5484/20.

Open under Parts V., VI., and VIII. (Plan 413D/40, A3.)

Location 777, containing 285a. 2r., at 9s. 6d. per acre (ex improvements, if any); classification page 5 of 2248/12; subject to conditions governing selection in this district; being E. Dawson's forfeited Lease No. 12542/56.

BEVERLEY LAND AGENCY.

“B.”

*Avon District (11 miles North-West of Lomos).*

Corr. No. 5668/25.

Open under Parts V., VI., and VIII. (Plan 343B/40, F1.)

Location 23822, containing 221a. 1r. 24p., at 6s. per acre, reducible to 3s. 3d. per acre if poison be eradicated and land stocked in five years; classification page 4 of file 5668/25; subject to the Crown's right of resumption without compensation, except for improvements; being G. Chandler's (jun.) forfeited Lease No. 20167/68.

BEVERLEY LAND AGENCY.

AVON DISTRICT—NOOMBLING REPURCHASED ESTATE (situate about 8 miles N.E. of Dwarda).

Plan—379C/40 E. 3.

Available for General Selection.

Corr. 1446/28.

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.	
	a. r. p.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
12245	1,190 1 16	...	1,475 0 0	1,519 5 0	45 11 7	59 17 1	53 6 2	51 14 11	...

Subject to an Agricultural Bank mortgage; being Freenan's and Jenkinson's cancelled application.

ESPERANCE LAND AGENCY.

“B.”

*Fitzgerald District (about 12 miles West of Circle Valley).*

Corr. No. 2866/26.

Open under Parts V., VI., and VIII. (Plan 392/80, A3 & 4.)

Locations 648 and 843, containing 839 acres 2 roods 37 perches and 160 acres respectively; subject to pricing; classification page 50 of 3760/23; subject to the conditions applying to selection in this district; being E. Kenny's forfeited Leases 41971/55 and 25200/74.

*Esperance District (about seven miles East of Treslove).*

Corr. No. 3181/27.

Open under Parts V., VI., and VIII. (Plan 402/80, D2.)

Locations 887 and 1330, comprising 1,002 acres 2 roods 31 perches, at 8s. per acre; classification page 18 of 5490/21; subject to the reservation of an area for proposed tank site and to the conditions governing selection in this district; being K. J. C. Kenney's forfeited Leases 42397/55 and 25684/77.

GERALDTON LAND AGENCY.

“B.”

*Victoria District (about three miles South of Gutha).*

Corr. No. 4628/26.

Open under Parts V., VI., and VIII. (Plan 128/80, B3.)

Location 8361, containing 4,657a. 3r. 4p.; subject to pricing and payment for improvements (if any); classification page 12 of file 4628/26; being E. T. Elliott's forfeited Lease 21636/68.

*Fitzgerald District (about 12 miles West of Red Lake).*

Corr. No. 5896/26.

Open under Parts V., VI., and VIII. (Plan 392/80, A4.)

Location 645, containing 981 acres 1 rood 24 perches, at 9s. per acre; classification page 47 of 3760/23; subject to conditions governing selection in this district; being T. Dunn's forfeited Lease 42235/55.

## KATANNING LAND AGENCY.

"B."

*Plantagenet District (about eight miles South-West of Borden).*

Corr. No. 4935/26.  
Open under Parts V., VI., and VIII. (Plan 435/80, A1.)

That portion of unsurveyed land comprising about 50 acres, bounded by lines starting from the South-West corner of Location 5009; thence North to Location 4480, the opposite sides being parallel and equal; being area excluded from J. H. J. Stutley's application.

"B."

*Williams District (from six to nine miles North of Nyabing).*

Corr. No. 2804/24.  
Open under Parts V., V., and VIII. (Plan Merilup Sheet 3 and 408/80.)

Location No.	Area.	Price per acre.	Remarks.
	a. r. p.	£ s. d.	
11499 (abt.)	1,151 2 16	} Subject to pricing.	} Classifications in file 5032/13.
11501	1,324 0 19		
11502	1,980 0 16		
11503	1,424 1 12		
11506	1,759 3 21		
11510	1,352 1 0		
11511	1,366 3 33		
11513	973 3 6		
11514	1,479 2 27		
11515	1,255 1 23		
11516	1,513 1 14		
11517	1,642 2 18		
11518	1,117 1 12		
†11519	837 3 15		
11521	917 3 7		
11523	704 0 12		
11524	712 3 34		
11278	300 0 0		
†11284	1,000 0 0		
Kojonup Location—†6182	300 0 0		

† Subject to Agricultural Bank mortgages.

Being cancelled applications in names of H. Stewart and others.

## NARROGIN LAND AGENCY.

"B."

*Williams District (about 10 miles North-West of Jitarning).*

Corr. No. 3724/23.  
Open under Parts V., VI., and VIII. (Plans 377D/40, C3; 377/80, D3.)

Location 12917, containing 164a. 3r. 22p., at 6s. 9d. per acre; classification page 3 of file 3724/23; being H. O. Trenorden's forfeited Lease No. 17185/68.

## NORTHAM LAND AGENCY.

"B."

*Avon District (about nine miles North of Kellerberrin).*

Corr. No. 6343/27.  
Open under Parts V., VI., and VIII. (Plan 25/80, B2.)

Locations 16915, 18139, and †24968, containing about 337a. Or. 28p., 260a. 2r., and about 170a. respectively; subject to classification and pricing; †(part of original Location 16915); being C. C. Biddle's cancelled application.

## SOUTHERN CROSS LAND AGENCY.

"B."

*Jilbadji District (about nine miles East of Tandagin Siding).*

Corr. No. 1309/28.  
Open under Parts V., VI., and VIII. (Plan 24/80, E4.)

Location 150, containing about 400a.; subject to survey, classification, and pricing and payment of survey fee (£16 10s.) with application; being A. R. Wilson's cancelled application.

## OPEN WEDNESDAY, 12th SEPTEMBER, 1928.

## ESPERANCE LAND AGENCY.

"B."

*Fitzgerald District (near Grass Patch).*

Corr. No. 12609/10.  
Open under Parts V., VI., and VIII. (Plan 402/80, B1.)

Location 1399, containing 155 acres 3 roods, at 17s. 3d. per acre (including survey fee); classification page 116 of 12609/10.

"B."

*Esperance District (about eight miles West of Treslove).*

Corr. No. 5637/22.  
Open under Parts V., VI., and VIII. (Plan 402/80, A & B 2 & 3.)

Locations 872 and 944, comprising 837 acres 3 roods 11 perches, at 8s. 3d. per acre; classification page 13 of 5186/21; subject to conditions governing selection in this district; being C. H. Olivaut's forfeited Leases 42208/55 and 25436/74.

"B."

*Fitzgerald District (about 12 miles West of Dowak).*

Corr. No. 3455/27.  
Open under Parts V., VI., and VIII. (Plan 11/300.)  
Locations 1247 and 1248, containing about 1,000 acres; subject to survey, classification, and pricing, and payment of survey fee (£25 10s.) with application and conditions applying to selection in the district; being R. Westlow's cancelled application.

"B."

*Esperance District (about 8 and 10 miles South-West of Scaddan).*

Corr. No. 2258/27.  
Open under Parts V., VI., and VIII. (Plans 402/80, B4, 423/80, B1.)

Locations 975 and 1324, containing 999 acres 3 roods 37 perches, and Location 976, containing 1,000 acres 1 rood 7 perches, at 8s. per acre each; classifications pages 2 and 3 of 6650/23; subject to the conditions governing selection in this district; being E. and G. H. Markham's forfeited Leases 42324/55, 25583/74, and 42445/55.

## RAVENSTHORPE LAND AGENCY.

"B."

*Oldfield District (about five miles North-East of Kundip).*

Corr. No. 2352/27.  
Open under Parts V., VI., and VIII. (Plan 421/80, A1 & 2.)

Locations 56 and 833, containing 770 acres 0 roods 16 perches, at 11s. 6d. per acre; classification page 5 of 2352/27; subject to the special conditions; also mining conditions governing selection in this district; being H. V. Fealy's forfeited Lease 42388/55.

C. G. MORRIS,

Under Secretary for Lands.

## GOVERNMENT LAND SALES.

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

## PERTH.

24th August, 1928, at 11 a.m., at the Department of Lands and Surveys—  
Mundijong—\*161, 4a. 3r. 39p., £16; 162, 5a, £16.  
Watheroo—Town 21, 22, 1r. each, £12 each.  
Wubin—Town 34, 35, 1r. each, £12 each.

## SOUTHERN CROSS.

25th August, 1928, at 3.30 p.m., at the Court House—  
Southern Cross—Town 447, 433, 432, 445, 158, 527, 1r. each, £15 each; 77, 89, 1r. each, £25 each; 446, 459, 545, 538, 443, 456, 192, 155, 553, 1r. each, £12 each; 448, 451, 460, 541, 542, 552, 1r. each, £10 each.

## MOORA.

31st August, 1928, at 4 p.m., at the Court House—  
Moora—\*177, 4a. Or. 23p., £25.

## BRUCE ROCK.

1st September, 1928, at 11 a.m., at the District Land Inspector's Office—  
Corrigin—Town 208, 1r. 5.3p., £18; 209, 1r. 4.6p., £20; 225, 39.1p., £18.

## WAGIN.

4th September, 1928, at 11 a.m., at the District Lands Office—  
Lake Grace—Town 106, 1r. 2p., £16; 107, 1r. 1p., £20.

## KATANNING.

6th September, 1928, at 11 a.m., at the District Lands Office—

Katanning—Town 911†, 1r. 21lp., £50.  
Muradup—\*87, 88, 89, 3a. each, £12 each.  
Nyabing—Town 9, 1r., £25; 26, 27, 1r. each, £20 each.

## NARROGIN.

6th September, 1928, at 12 noon, at the District Lands Office—

Kulin—Town 41. 39.9p., £18; 42, 1r., £15; \*110, 4a., £10; 111, 6a., £10.  
Popanyinning—\*88, 5a., £10.

\*Suburban for cultivation.

†Subject to the payment of £15 for improvements by the purchaser immediately after the sale.

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

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

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

C. G. MORRIS,  
Under Secretary for Lands.

## FORFEITURES.

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

Name, District, Lease No., Area, Rent, Corr. No.
Pennefather, James, Southern Cross (704), 1093/88 (1r. 14p.), £1; 18213/10.
Siggs, V. H., Nelson (9229), 1370/57 (11a. 2r. 2p.), £7; 3166/24.
Sutton, Allan, Cartanup (6), 19345/47 (1r.), £8 2s. 6d.; 1218/27.
Hay, F. W.; Overheu, James, Kimberley, 2045/98 (200,000a.), £180; 1105/22.
Woods, James, Avon (9726), 10599/68 (100a. 0r. 5p.), £1 0s. 3d.; 3147/17.
Woods, James, Avon (9697), 12262/56 (100a. 3r. 2p.), £2 7s. 10d.; 1921/17.
Woods, James, Avon (21733), 14526/68 (80a. 0r. 33p.), £2 18s. 9d.; 3837/20.
Hughes, W. J., Eucla, 1294/95 (36,515a.), £5 11s.; 6009/26.

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

Name, District, Lease No., Area, Corres. No.
Brown, Horace, Fitzgerald (642), 42497/55 (816a. 0r. 14p.), abandoned; 5701/27.
Brown, Horace, Fitzgerald (840), 25843/74 (160a.), abandoned; 6273/27.
Cox, T. A., Oldfield (352), 42636/55 (500a. 0r. 30p.), abandoned; 1674/28.
Cox, T. A., Oldfield (39), 42635/55 (472a. 3r. 4p.), abandoned; 1673/28.
Gallinagh, Joseph, Williams (13041), 42509/55 (238a. 3r. 12p.) abandoned; 5812/27.
Gallinagh, Joseph, Williams (13042), 25858/74 (160a.), abandoned; 6295/27.
Gill, Charles, Esperance (996), 42543/55 (1,000a. 3r. 37p.), abandoned; 486/28.
Johnston, M. G., Wougoondy (8), 20/2294 (1,406a. 2r. 19p.), abandoned; 2311/28.
Lang, A. E., Fitzgerald (542), 42288/55 (779a. 3r. 1p.), non-compliance with conditions; 1719/27.
Lang, A. E., Fitzgerald (781), 25538/74 (160a.), non-compliance with conditions; 2181/27.
Liston, Jack, Esperance (532), 42223/55 (850a.), non-compliance with conditions; 609/27.
Marsh, W. H., Canning (861), 25151/74 (29a. 0r. 1p.), non-compliance with conditions; 1648/26.
Mudford, G. A., Avon (23604), 21735/68 (2,570a. 2r. 11p.), non-compliance with conditions; 1706/27.
O'Loughlen, J. J., Avon (18901/2), 21950/68 (805a. 3r. 15p.), non-compliance with conditions; 1375/27.
Tillett, A. G., Esperance (514), 42242/55 (840a.), non-compliance with conditions; 1377/27.

Tillett, A. G., Esperance (1319), 25481/74 (160a.), non-compliance with conditions; 1507/27.
Watson, Mary, Oldfield (210, 218, 258), 22141/68 (2,630a. 1r. 38p.), non-compliance with conditions; 3527/27.
Treffene, P. J., and Treffene, H. E., Fitzgerald (273), 42495/55 (681a. 1r. 27p.), non-compliance with conditions; 2888/27.
Treffene, P. J., Fitzgerald (713), 25839/74 (160a.), non-compliance with conditions; 4399/27.
Treffene, H. E., Fitzgerald (1225), 25840/74 (160a.), non-compliance with conditions; 4398/27.
Kennedy, Harold, Avon (22635), 21146/68 (595a. 2r. 12p.), non-compliance with conditions; 6589/26.
Kennedy, Harold, Avon (22637), 21147/68 (864a. 3r. 7p.), non-compliance with conditions; 3840/26.

C. G. MORRIS,  
Under Secretary for Lands.

## THE ROAD DISTRICTS ACT, 1919.

WHEREAS the YORK Road Board, by resolution passed at a meeting of the Board held at York on or about the 12th day of July, 1928, resolved to open the road hereinafter described, that is to say:—

10210/06.

No. 568: Deviations.—A strip of land, one chain wide, its South-Eastern side leaving a South-Western side of the present road at the East corner of Avon Location 274 and extending North-Eastward (as shown Diagram 34789) along part of the North-Western boundary of Location 1526 to the latter's Northern corner; thence South-Eastward for a distance of one chain to rejoin a South-Western side of the old road at the Northern corner of said Location 1526.

Also a strip of land, one chain wide, its North-Western side leaving a North-Western side of the present road at the Southernmost corner of Location 1526 and extending (as shown Diagram 34789) South-Westward for a distance of one chain; thence South-Eastward at a distance of one chain from and parallel to the North-Eastern boundaries of Locations 1059 and 649 to the North-Western side of Road No. 349 on the South-Eastern boundary of the last-mentioned location. (Plan 3A/40, A2.)

WHEREAS the DOWERIN Road Board, by resolution passed at a meeting of the Board held at Dowerin on or about the 12th day of July, 1928, resolved to open the road hereinafter described, that is to say:—

9304/07.

No. 2994: Deviation of part.—A strip of land, one chain wide, leaving the present road on the West boundary of Avon Location 7204, 18 chains 52.1 links from its South-West corner and extending (as shown Diagram 50296) North-Eastward through the said location to rejoin the old road in same. (Plan 33A/40, A1.)

WHEREAS the MANJIMUP Road Board, by resolution passed at a meeting of the Board held at Manjimup on or about the 25th day of June, 1928, resolved to open the road hereinafter described, that is to say:—

2/06.

No. 4923: Deviation of part.—A strip of land, one chain wide, its South-Eastern side leaving the South side of the present road on the North boundary of Nelson Location 971, 10 chains 73.6 links from its North-Western corner and extending (as shown Diagram 53028) 252deg. 20min. 8 chains 25.5 links, 241 deg. 21min. 2 chains 14.1 links, 218deg. 4min. 2 chains 22.6 links, 183deg. 49min. 5 chains 81 links; thence 216 deg. 37min. 2 chains 68.4 links to rejoin the Southern side of the old road. (Plan 442B/40, E1.)

WHEREAS the CORRIGIN Road Board, by resolution passed at a meeting of the Board held at Corrigin on or about the 6th day of April, 1927, resolved to open the road hereinafter described, that is to say:—

1207/15.

No. 7366: Extension.—A strip of land, one chain wide (widening at the Southern corner of Location 23887), leaving Road No. 2746 on the South boundary of Avon Location 19559 opposite the North-East corner of Location 19558 and extending Northward (as shown Diagram 51548), passing through said Location 19559 and along the East boundaries of Locations 19625 and 23887 to a surveyed road at the North-East corner of the last-mentioned location. (Plans 343B/40, E2; 543C/40, E3.)

WHEREAS the BAYSWATER Road Board, by resolution passed at a meeting of the Board held at Bayswater on or about the 19th day of June, 1928, resolved to open the road hereinafter described, that is to say:—

754/28.

No. 7894.—A strip of land, one chain wide, leaving South Crescent at the Northern corner of Lot 15 of Swan Location V and extending South-Eastward (as

shown L.T.O. Plan 2683) along the North-Eastern boundary of said Lot 15 and continuing to the North-Western boundary of Lot 27; thence 20 links wide South-Westward along part of the North-Western boundary of said Lot 27 to Garratt Road at its Western corner. (Plan 1D/20 N.E.)

WHEREAS the KONDININ Road Board, by resolution passed at a meeting of the Board held at Kondinin on or about the 19th day of June, 1928, resolved to open the road hereinafter described, that is to say:—

5556/27.

No. 7895.—A strip of land, one chain wide, leaving a surveyed road at a South-Western corner of Roe Location 1039 and extending East (as shown Diagrams 51585 and 51489 and O.P. 4209) along the Southernmost boundary of said Location 1039 and the South boundary of Location 417 to a surveyed road at the South-Eastern corner of the latter location. (Plan 346/80, A3.)

WHEREAS the CARNAMAH Road Board, by resolution passed at a meeting of the Board held at Carnamah on or about the 19th day of October, 1927, resolved to open the road hereinafter described, that is to say:—

5488/27.

No. 7896.—A strip of land, one chain wide, leaving a surveyed road at the North-East corner of Victoria Location 5852 and extending (as shown O.P. 4132) South along part of the East boundary of the said location for a distance of 53 chains 1.3 links; thence South-Eastward to the North-East corner of Location 5800; thence South (as shown Diagram 52353) along the East boundary of the latter location to a surveyed road at its South-East corner. (Plan 90/80, E.F. 2.)

WHEREAS the MANJIMUP Road Board, by resolution passed at a meeting of the Board held at Manjimup on or about the 25th day of June, 1928, resolved to open the road hereinafter described, that is to say:—

2920/27.

No. 7897.—A strip of land, one chain wide, leaving a surveyed road on the Northernmost boundary of Nelson Location 9579 near a North-Eastern corner of the said location and extending (as shown Diagram 53029) Southward passing through Locations 9579, 9585, and 9586 to a surveyed road on a West boundary of the last-mentioned location (as shown O.P. 3047); thence following said surveyed road along a West boundary of and through said Location 9586, and to and along an Eastern boundary, Location 8982, to Road No. 7318. (Plan 442B/40, E2.)

WHEREAS the KULIN Road Board, by resolution passed at a meeting of the Board held at Kulin on or about the 11th day of July, 1928, resolved to open the road hereinafter described, that is to say:—

2649/28.

No. 7898.—A strip of land, one chain wide (widening in part), leaving Road No. 7497 at the South-East corner of Williams Location 10218 and extending Northward (as shown O.P. Williams 572 and Diagrams 51618 and 46995) along the Eastern boundaries of Locations 10218 and 12826, part of the Western boundary of Location 13203 and through Location 13084 to the North-West corner of the last-mentioned location. (Plan 376/80, C3 & 4.)

WHEREAS the DOWERIN Road Board, by resolution passed at a meeting of the Board held at Dowerin on or about the 12th day of July, 1928, resolved to open the road hereinafter described, that is to say:—

2877/26.

No. 7899.—A strip of land, one chain wide (widening in part), leaving Road No. 2994 in Avon Location 7204, 28 chains 18.1 links from its East boundary and extending (as shown Diagram 50296) Northward through Locations 7204, 7202, 7205, and 25017 to the South-West corner of Location 11564; thence as surveyed along West boundaries of Locations 11564 and 11565 to Road No. 7781 at the North-West corner of the last-mentioned location. (Plans 33A/40, A1; 56D/40, A4.)

WHEREAS the ASHBURTON Road Board, by resolution passed at a meeting of the Board held at Onslow on or about the 23rd day of January, 1928, resolved to open the road hereinafter described, that is to say:—

535/28.

No. 7900.—A strip of land, one chain wide, leaving Fourth Avenue at the Northern corner of Reserve 19841 (Quarry) and extending South-Westward along the North-Western boundary of the said Reserve and South-Eastward along its South-Western boundary and continuing to the Northern boundary of Lease 1187/41A. (Plan Onslow (part of).)

WHEREAS the PERENJORI Road Board, by resolution passed at a meeting of the Board held at Perenjori on or about the 5th day of November, 1927, resolved to open the road hereinafter described, that is to say:—

5673/27.

No. 7901.—A strip of land, one chain wide, leaving a surveyed road at the South-Western corner of Victoria Location 6725 and extending North (as shown Diagram 54065) along the West boundary of the said location to its North-West corner. (Plan 96/80, B3.)

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

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

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

Dated this 16th day of August, 1928.

C. G. MORRIS,  
Under Secretary for Lands.

#### THE ROAD DISTRICTS ACT, 1919.

Department of Lands and Surveys,  
Perth, 17th August, 1928.

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

Esperance.

5890/23.

No. 7278: Deviation and Widening of part.—A strip of land, one chain wide (widening in part), leaving the present road on the East boundary of Fitzgerald Location 548 22 chains 63 links from its South-East corner and extending (as shown Diagram 52239) North-Westward along the South-Western and North along the West boundary of Location 1231 to the North-West corner of the latter location; thence widening (as shown on said diagram) along the North boundary of Location 1231 aforesaid to rejoin the old road at its North-East corner.

3a. 2r. 30p. being resumed from Fitzgerald Location 548. (Plan 402/80, E2.)

Esperance.

5890/23.

No. 7279.—A strip of land, one chain wide, leaving Road No. 7278 at the South-West corner of Fitzgerald Location 1232 and extending (as shown Diagram 52239) Eastward along the Southern boundary of the said location to its South-Eastern corner; thence North-Eastward along part of its South-Eastern boundary for a distance of 11 chains 14.8 links.

3a. 0r. 19p. being resumed from Fitzgerald Location 549. (Plan 402/80, E2.)

Merredin.

3523/26.

No. 7893: Deviation of part.—A strip of land, one chain wide, leaving the present road on the West boundary of Avon Location 22022 and extending (as shown O.P. 3901) South-Eastward through said Location 22022 and Location 12577 to Road No. 7892 on an Eastern boundary of the latter location.

4a. 3r. 19p. being resumed from Avon Location 22022.  
6a. 0r. 8p. being resumed from Avon Location 12577. (Plan 24/80.)

Kent.

2881/28.

No. 7902.—A strip of land, one chain wide, leaving a surveyed road at the North-East corner of Kojonup Location 6135 and extending South as surveyed along East boundaries of Locations 6135, 7766, and 8439 to the South-East corner of the lattermost location; thence outside and along part of the West boundary of Location 6134 and to and along West boundaries of Locations 5956, 6127, 8112, and part of the West boundary of Location 6129 to Road No. 7824. (Plan 417/80, E2, 3.)

## Manjimup.

12432/08.

No. 7903.—A strip of land, one chain wide, leaving a surveyed road at the South-West corner of Nelson Location 7374 (Reserve 16376) and extending East inside and along its South boundary to its South-Eastern corner; thence Southward one chain and again East outside and along the Southernmost boundary of Location 6796 to Road No. 309 at its South-Eastern corner. (Plan 442B/40, E1.)

## Greenbushes.

6696/09.

No. 7904.—A strip of land, one chain wide, leaving Road No. 3635 on the South-Western boundary of Nelson Location 2368 and extending Eastward as surveyed through said Location 2368 and Location 435 to a surveyed road at the South-West corner of Location 8236. (Plan 414C/40, E4.)

## Merredin.

4825/27.

No. 7905.—A strip of land, one chain wide (widening in part), leaving a surveyed road at the Eastern end of Collar Station Yard Reserve and extending East as surveyed along part of the Southernmost boundary of Avon Location 20741 and South boundaries of Locations 20737, 22539, 20734, 22218, and 20728 to a surveyed road at the South-East corner of the last-mentioned location.

Also to include a triangular portion of Location 20734 bounded by lines commencing on its South boundary 83 chains 94.3 links from its South-West corner and extending (as shown Diagram 54019) 48deg. 12min. 5 chains 54.9 links, 124deg. 38min. 6 chains 52.4 links; thence 270deg. 4min. 9 chains 50.5 links to the starting point.

1a. 3r. 2p. being resumed from Avon Location 20734. (Plan 24/80, B2.)

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

By order of His Excellency the Governor,

M. F. TROY,  
Minister for Lands.

## THE ROAD DISTRICTS ACT, 1919.

*Closure of Road.*

MESSRS. T. M. BURKE PROP., LTD., being the owners of land over or along which the portion of road hereunder described passes, have applied to the Melville Road Board to close the said portion of road, viz.:—

## Melville.

3014/28.

M. 259.—The surveyed road, being portion of Coogee Road, along a North boundary of Cockburn Sound Location 356; from Road No. 780 at a North-West corner of the said location, to Bedford Road at its North-East corner. (Plan 1D/20 S.E.)

D. J. O'KEEFE,  
Manager for W.A. for T. M. Burke Pty., Ltd.

I, Victor George Counsel Riseley, on behalf of the Melville Road Board, hereby assent to the above application to close the road therein described.

VICTOR G. C. RISELEY,  
Chairman Melville Road Board.

15th August, 1928.

## THE ROAD DISTRICTS ACT, 1919.

*Closure of Roads.*

THE Lake Karrynup Country Club (Incorporated), being the owners of land over or along which portions of roads hereunder described pass, have applied to the Perth Road Board to close the said portions of roads, viz.:—

## Perth.

2407/17.

P. 105.—The whole of Road No. 6004 (Bellingham Road); from Road No. 7 at the North-West corner of Swan Location 92 to the South boundary of the said location.

Also the whole of Wallace Road (No. 6005); from the North-West corner of Lot 21 of Swan Location 92 to Road No. 6003 (Maley Road) at its North-East corner. (Plan 1A/40, B2.)

The Lake Karrynup Country Club (Incorp.)

ARNOLD HODDER,  
Secretary.

I, Edgar Walter Hamer, on behalf of the Perth Road Board, hereby assent to the above application to close the roads therein described.

E. W. HAMER,  
Chairman Perth Road Board.

13th August, 1928.

## TRANSFER OF LAND ACT, 1893.

Application No. 1334/1928.

TAKE notice that Charles James Montgomery of Grey Street Albany Retired Merchant 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 Plantagenet District and being

part of *Plantagenet Location 3* containing four hundred acres

Bounded on the North by the South boundary of Location 3111 measuring fifty-four chains sixteen links and three-tenths of a link

On the West by a line measuring ninety chains twenty-two links and one-tenth of a link

On the South by the North boundary of Location 469 measuring thirty chains sixty-five links and

On the East by part of the right bank of the Kalgan River and by a line measuring fifty-eight chains and half a link passing along the West boundary of Location 4

Bounded on the inner part by a public road

The land is more particularly defined on Diagram 7960 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 September 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,  
3rd August, 1928.

*Northmore, Hale, Davy & Leake, Solicitors, Perth,  
Agents for Hudson & Henning, Albany, Solicitors  
for the Applicant.*

## TRANSFER OF LAND ACT, 1893.

Application No. 1327/1928.

TAKE notice that Arthur White of Stirling Terrace (formerly of Grey Street) Albany Health Inspector 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 Albany and being

*Albany Town Lot 89* containing one rood thirty-nine perches and nine-tenths of a perch

Bounded on the North-East by one chain and half a link of Frederick Street

On the South-East by the North-West boundary of Lot 88 measuring four chains ninety-seven links and three-tenths of a link

On the South-West by one chain and four-tenths of a link of Stirling Terrace and

On the North-West by the South-East boundary of Lot 810 measuring four chains ninety-seven links and two-tenths of a link.

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 September 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,  
3rd August, 1928.

*Northmore, Hale, Davy & Leake, Solicitors, Perth,  
Agents for Hudson & Henning, Albany, Solicitors  
for the Applicant.*

## TRANSFER OF LAND ACT, 1893.

Application No. 1328/1928.

TAKE notice that The West Australian Trustee Executor and Agency Company Limited of 135 St. George's Terrace Perth 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 Albany and being

*Albany Suburban Lot 63* containing two acres three perches and two-tenths of a perch

Bounded on the East by three chains thirty-five links and one-half of a link of Aberdeen Street

On the South by six chains two links and one-tenth of a link of Norfolk Street

On the West by three chains thirty-five links of York Street and

On the North by the South boundary of Suburban Lot 64 measuring six chains three links.

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 September 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,  
3rd August, 1928.

*Robinson, Cox & Wheatley, Perth, Solicitors for the Applicant.*

## TRANSFER OF LAND ACT, 1893.

(Section 75.)

Application No. 1648/1928.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the fourteenth day of September next to issue in the name of Vivian Florence Violet Edgar of 117 Forrest Street Boulder Married Woman a special Crown Lease to the land described below the duplicate Crown Lease having as is alleged been destroyed.

Dated this 14th day of August, 1928.

ARTHUR G. HARVEY,  
Assistant Registrar of Titles.

The Land referred to.

All that piece of land situate in Forrest Street Boulder containing twenty perches being Boulder Lot 516 being the whole of the land in Crown Lease 513/1925 (Lease No. 4521/153).

*Muir & Stables, Boulder, Solicitors for the Applicant.*

## TRANSFER OF LAND ACT, 1893.

(Section 75.)

Application No. 1629/1928.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the eighth day of September next to issue in the name of Christina Bell Campbell of Day Dawn Married Woman a special Certificate of Title to the land described below the duplicate Certificate of Title having as is alleged been lost.

Dated this 13th day of August, 1928.

ARTHUR G. HARVEY,  
Assistant Registrar of Titles.

The Land referred to.

All that piece of land situate at the corner of Barcoo Avenue and Maritta Road in the District of Claremont containing thirty-six perches and one-half a perch being portion of Swan Location 1029 and being Lot 307 on deposited Plan 1590 being the whole of the land comprised in Certificate of Title Volume 312 Folio 78.

*Shaw & Shaw, Perth, Solicitors for the Applicant.*

## TRANSFER OF LAND ACT, 1893.

(Section 75.)

Application No. 1645/1928.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the eighth day of September next to issue in the name of Charles Bryant of Busselton Farmer a special Certificate of Title to the land described below the duplicate Certificate of Title having as is alleged been lost.

Dated this 13th day of August, 1928.

ARTHUR G. HARVEY,  
Assistant Registrar of Titles.

The Land referred to.

All those pieces of land situate in the Sussex District containing two hundred and sixty acres being Sussex Locations 374 and 375 being the whole of the land comprised in Certificate of Title Volume 835 Folio 173.

*A. M. Hayward, Busselton, Solicitor for the Applicant.*

## TRANSFER OF LAND ACT, 1893.

Application No. 1511/1928.

TAKE notice that The West Australian Trustee Executor and Agency Company Limited of 135 St. George's Terrace Perth Administrator of the estate of Mary Ann Gray deceased 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 Geraldton and being

*The Northern Moiety of Geraldton Town Lot 50* containing one rood

Bounded on the Westward by ninety-two links of Gregory Street

On the Northward by the Southern boundary of Lot 51 measuring two chains seventy-one links and five-tenths of a link

On the Eastward by ninety-two links of the Western boundary of Lot 47 and

On the Southward by the Northern boundary of the Southern moiety of Lot 50 measuring two chains seventy-one links and six-tenths of a link.

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 21st day of September 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,  
14th August, 1928.

*Stone, James, & Co., Perth, Solicitors for the Applicant.*

## TRANSFER OF LAND ACT, 1893.

Application No. 1604/1928.

TAKE notice that John Gregory Withnell of Northam Farmer 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 Avon District and being

*Avon Location 320* containing eighty acres twelve perches

Bounded on the South-West by twenty-eight chains thirty links of Chitibin Road

On the North-West by twenty-eight chains thirty links of the South-East boundary of Location 2071

On the North-East by twenty-eight chains thirty-one links of the South-West boundary of Location 2072 and

On the South-East by the North-West boundary of Location 12531 measuring twenty-eight chains twenty-eight links.

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 15th day of September 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,  
15th August, 1928.

*Wolff & Spencer, Perth, Solicitors for the Applicant.*

**DEPARTMENT OF PUBLIC HEALTH.**

THE HEALTH ACT, 1911-19.

**FOOD AND DRUG REGULATIONS, 1929.**

M.H.D. 1062/28 ; Ex. Co. 2086.

HIS Excellency the Governor in Council has been pleased, on the advice of the Food Standards Advisory Committee, to make and approve the following Regulations under the provisions of "The Health Act, 1911-19," to be effective as from 1st February, 1929.

EVERITT ATKINSON,  
Commissioner of Public Health.

**GENERAL REGULATIONS.****1.—LABELS.**

- (1) "Package" includes every means by which goods may be cased, enclosed, contained, or packed.
- (2) "Label" means any written, pictorial, or other descriptive matter written on or attached to any package containing a food or drug for sale.
- (3) Every package of food or drug packed or enclosed for sale shall bear a label attached to it containing such information as is required by the Act or by the Regulations.
- (4) The contents of the label shall include the following particulars:—
  - (a) The name or trade name of the substance or product ;
  - (b) In case of compounded, mixed, or blended foods, words which indicate that the contents are compounded, mixed, or blended, together with the words "Imitation," "Compound," "Blend," or other words as the case may require.
  - (c) Statements of ingredients and of derivatives or preparations of ingredients required to be declared by any regulation, and of the quantity or proportion in which they are present ; statement of the nature of any extraneous substance of which the presence is required to be declared (such as permitted preservative, permitted colouring, and flavouring) ; statement of the net weight or measure of the contents of any package ; and any other prescribed statement.
  - (d) Name and business address of manufacturer or importer, or vendor, or packer.
  - (e) Place of manufacture or country of origin if required to be declared.
- (5) All the particulars required by the Act or Regulations shall be printed in a portion of the label, which shall be directly attached to the package, and shall be in a position equally prominent with that of the name of the substance or product and the name of the manufacturer. Upon this portion of the label there shall be no other words than the actual words required by the Act or Regulations.
- (6) The statements required by the Act and Regulations shall appear together in bold-faced sans-serif capital letters of not less than six points face measurement printed in such colours as to afford a distinct colour contrast to the ground. Notwithstanding anything to the contrary in these Regulations contained, words required to be written in letters of not less than six points face measurement may be written in letters of proportionately reduced size when the package containing a food or drug for sale is so small as to prevent the use of letters of the prescribed size.
- (7) The label shall not contain any statement, claim, design, device, fancy name, or abbreviation which is false or misleading in any particular concerning the articles or the ingredients or substances contained therein, or concerning the quality or the physiological or therapeutic action or the food value of or the place of origin of the said ingredients or substances.
- (8) The label shall not include any comment on, reference to, or explanation of any statement required by the Act or by the Regulations which directly or by implication, contradicts, qualifies, or modifies such statement of the contents of such label.
- (9) There shall not be written in the statement or label attached to any package containing any article of food the word "imitation" or any word or words implying that the article is a substitute for any food, unless the use of the said word or words is specifically permitted by regulations.
- (10) "Trade name" in relation to a label is a distinctive, arbitrary, or fancy name which clearly distinguishes a product, mixture, or compound from any other product, mixture, or compound. A "Trade Name" shall not be one—
  - (a) representing any single constituent of a mixture or compound ;
  - (b) misrepresenting the composition or any property or quality of a mixture or compound ;
  - (c) giving false indication of origin, character, or place of manufacture.
- (11) No label which describes any article of food shall include the word "pure" or any word of the same significance, unless the article is of the composition, strength, purity or quality prescribed by the Act or by the Regulations, and unless it is free from added foreign substances.

## 2.—PRESERVATIVES.

(1) The addition of a preservative substance to any article of food, except as specifically permitted by the Regulations, is hereby prohibited.

(2) "Preservative" means any substance which is capable of inhibiting, retarding or arresting the process of fermentation, acidification or other decomposition of food or of masking any of the evidences of putrefaction, and includes benzoic acid and benzoates, sulphur dioxide and sulphites, boric acid, salicylic acid, hypochlorites; but does not include salt (sodium chloride), saltpetre (sodium or potassium nitrate), sugars, acetic acid or vinegar, alcohol or potable spirits, herbs, hop extract, spices and essential oils used for flavouring purposes or any substance added to food by the process of curing known as "smoking."

(3) No more than one kind of preservative substance shall be added to any one kind of food, or to any mixture of two or more kinds of food.

(4) Articles of food prepared in part from food in which a preservative is permitted shall not contain more preservative than results from the addition of the preservative food or foods.

(5) There shall be written in the label attached to every package containing any food mixed with a preservative substance, in bold-faced sans-serif capital letters of not less than six points face measurement, a statement in the following form :—

## PRESERVATIZED.

THIS FOOD CONTAINS NOT MORE THAN [*here insert the number*] GRAINS OF [*here insert the chemical name of the preservative*] TO THE [*here insert the word "pound" in the case of solid food, or the word "pint" in the case of liquid food.*]

(6) There shall be written in the label attached to the package containing any substance intended for use as a food preservative a statement showing the chemical name of the substance for which preservative action is claimed, and the proportion present, in the following form :—

This package contains.....per cent of.....

## 3.—FLAVOURINGS AND COLOURINGS.

(1) The addition of a flavouring substance, or of a colouring substance, to any article of food, except as specifically permitted by the Regulations, is hereby prohibited.

(2) When an artificial colouring or an artificial flavouring has been added to any article of food there shall be written in the label attached to any package of food so coloured or so flavoured, in bold-faced sans-serif capital letters of not less than six points face measurement, a statement in that one of the three forms following which indicates the fact of admixed colouring, or of admixed flavouring, or of both, as the case may require :—

ARTIFICIALLY COLOURED.

ARTIFICIALLY FLAVOURED.

ARTIFICIALLY COLOURED AND FLAVOURED.

Provided that Sub-clause (2) of this Regulation shall not apply to the following foods :—

Cheese (all classes).  
Confectionery.  
Pastry.  
Ice cream and flavoured ices.

Nor to the colouring of the following articles :—

Butter.  
Sausage skins.

Nor to the colouring of the following articles when they are artificially coloured with caramel only :—

Spirits.  
Vinegar.  
Sauces.  
Non-excisable fermented drinks.  
Summer or "temperance" drinks.  
Lime-juice cordial

Nor to the flavouring of the following articles :—

Cocoa.  
Chocolate.  
Preparations of cocoa and chocolate.

4.—PACKAGES, CONTAINERS, AND APPLIANCES.

(1) No package, container, or appliance used for manufacturing, keeping, conveying, drawing, or holding a moist food substance, shall have in contact with the food a surface containing lead of zinc.

(2) No package, container, or appliance shall yield to its food contents any poisonous or injurious substance.

(3) If the package of container or appliance be made of tin plate, it shall, if soldered, be outside soldered ; and if the tin plate be lacquered, the lacquer shall completely cover the inner surface of the package or container, or appliance.

(4) No person shall pack or keep or manufacture or prepare any food in such a manner that it becomes or is liable to become contaminated with lead, zinc, or other poisonous metal.

5.—POISONOUS METALS IN FOODS.

No food substance shall be in contact with any antimony, arsenic, or lead, nor shall it contain any antimony, arsenic, lead, tin, or other poisonous metals, or compound of any of them. It shall not be a contravention of this Regulation if the food substance specified in the following list contains not more than the quantities of the metals or their compounds specified in each case : Provided that such metals or compounds are unavoidably present in the food substance :—

Regulation.	Food Substance.	Arsenic, calculated as Grains of Arsenious Oxide, As <sub>2</sub> O <sub>3</sub> .	Lead, calculated as Grains of the Metal.	Tin, calculated as Grains of the Metal.
15	Cream of Tartar ... ..	1-100th per lb.	1-7th per lb.	Nil.
16	Acid Phosphate ... ..	1-100th per lb.	1-7th per lb.	Nil.
17	Baking Powder ... ..	1-100th per lb.	1-7th per lb.	Nil.
18	Custard Powder ... ..	1-100th per lb.	1-7th per lb.	Nil.
21	Malt and Malt Preparations included in Regulation 21 ...	1-100th per lb.	1-7th per lb.	Nil.
23	Vegetables (in tins) ... ..	Nil.	Nil.	2 per lb.
24	Gelatine ... ..	1-100th per lb.	1-7th per lb.	Nil.
27	Milk and Milk Products (hermetically sealed in tins) ...	Nil.	Nil.	2 per lb.
38	Sauces ... ..	1-100th per pint	1-7th per pint	2 per pint.
39	Vinegar ... ..	1-100th per pint	1-7th per pint	2 per pint
41	Pickles ... ..	1-100th per lb.	1-7th per lb.	2 per lb.
42	Glucose ... ..	1-100th per lb.	1-7th per lb.	Nil.
43	Honey ... ..	Nil.	1-7th per lb.	2 per lb.
47	Fruit and Fruit Products contained in tins ... ..	Nil.	Nil.	2 per lb.
60	Non-excisable Fermented Drinks ... ..	Nil.	1-100th per gal.	Nil.
61	Summer or "Temperance" Drinks ... ..	Nil.	1-100th per gal.	Nil.
68	Ale and Beer ... ..	1-100th per gal.	Nil.	Nil.
...	Fish, Meat and other foods in tins (not otherwise enumerated)	Nil.	Nil.	2 per lb.
...	Fresh Fruit ... ..	1-100th per lb.	1-7th per lb.	Nil.

N.B.—The proportions here specified refer to the total contents of the container.

Provided that any substance which is used in the preparation of food shall, if standardized in the British Pharmacopœia or British Pharmaceutical Codex, comply with such standard also in regard to poisonous metallic content.

6.—STATEMENT OF WEIGHT OR MEASURE.

1. No article of solid or semi-solid food sold retail in a package shall be sold in quantities other than one quarter ounce, one half ounce, one ounce, two ounces, four ounces, eight ounces, 12 ounces, 16 ounces, 24 ounces, and above these weights in quantities other than multiples of one pound avoirdupois, with the following exceptions :—

- (a) imported food sold in its original container ;
- (b) Condensed milk, which may be sold in containers of 14 ounces capacity ;
- (c) Canned fruit, which may be sold in containers of 20 ounce or 30 ounce capacity (fluid measure).

2. In the case of fluids, they shall not be sold in quantities other than one quarter fluid ounce, one half fluid ounce, one fluid ounce, two fluid ounces, two and a half fluid ounces, four fluid ounces, five fluid ounces, eight fluid ounces, 10 fluid ounces, 20 fluid ounces, and multiples of one pint up to one gallon. Above this quantity then they shall be sold in multiples of one gallon net.

Provided that the above clause shall not apply to fluids sold in containers of reputed pint or reputed quart capacity.

(Reputed pint shall be deemed to be one-twelfth of a gallon, and reputed quart shall be deemed to be one-sixth of a gallon.)

3. (1) The statement of the true weight or measure of the contents required by the Act to be written on or attached to every package of food or drug packed or enclosed for sale shall be expressed in the following way, namely :—

- (a) In the case of every package of solid food or drug which contains a less quantity than fourteen pounds weight, in pounds, ounces, drams, and grains.
- (b) In the case of every package of liquid food or drug which contains a less quantity than one gallon, in quarts, pints, fluid ounces, drams, and minims.
- (c) In the case of every imported package of food or drug the metric system of expressing weight and measure may be accepted, provided the food or drug is sold in the container in which it was imported.

(2) All articles sold by weight under the Act shall be sold by avoirdupois, and all articles sold by fluid measure shall be sold by Imperial standard measures of capacity ; provided that drugs when sold by retail may be sold by apothecaries' weight or the metric system.

### 7.—PERMITTED VARIATION FROM STATED WEIGHT OR MEASURE.

A variation from the stated weight or measure which shall not exceed five parts per centum shall be permitted if the weight or measure of the contents of six packages of the same description and brand of food is found to be of or above the stated weight or measure ; and in the case of bottles of three ounces in capacity or under, a variation in contents not exceeding seven and a half parts per centum shall be so permitted.

### 8.—PRESCRIBED SIZES OF LETTERS.

The following shall be the sizes and descriptions of the letters used in labels :—

72 points—	<b>ADAMS</b>
48 points—	<b>GREEN</b>
30 points—	<b>JONES</b>
24 points—	<b>BROWN</b>
18 points—	<b>CONTINENTAL</b>
12 points—	<b>UNSURPASSABLE</b>
10 points—	<b>DISAPPEARANCES</b>
8 points—	<b>SCIENTIFIC</b>
6 points—	<b>UNSOPHISTICATED</b>

### 9.—BOILER PRESERVATIVES.

(1) No person shall use, or cause or suffer to be used, in any boiler for producing steam which is brought into contact with food in the process of manufacture for sale, any boiler preservative containing any of the following substances or compounds of them :—

Arsenic.

Antimony.

(2) No person shall cause, suffer, or permit the water of any boiler which, by priming or otherwise, may come into contact with food for sale to contain any harmful substance in any larger proportion than that in which it is allowed by the Regulations to be present in food.

### 10.—INSECTICIDES AND VERMIN EXTERMINATORS.

No person shall keep, spread, or use, or suffer to be kept, spread, or used, any preparation containing arsenic strychnine, or other poison, so as to expose any food for sale to risk of contamination therewith.

### 11.—ARTIFICIAL SWEETENING SUBSTANCES.

No person shall sell any food containing saccharin, saxin, dulcin, glucin, or other synthetic sweetening substance, except as specifically allowed by the Regulations.

### 12.—EXEMPTIONS FROM CERTAIN LABELLING PROVISIONS.

Packages of food named or indicated hereunder shall be exempt from all the provisions of the Act or Regulations which require that every package of food packed or enclosed for sale shall bear a label, except such requirements as to labelling with regard to quality, flavouring, colouring, preservation or medication as are specifically required by the Act or these Regulations :—

- (1) Food substances, weighed, counted, or measured in the presence of the purchaser.
- (2) Bread (all varieties).
- (3) Food substances, not being mixtures, put up in unsealed paper packages on retail traders' premises for ready sale over the counter.
- (4) Meat as standardized by Regulation 22 (1), (2), (3), (4), and (5).

**13.—EXEMPTIONS FROM STATEMENT OF WEIGHT, MEASURE, OR NUMBER.**

Packages of food named or indicated hereunder shall be exempt from such of the provisions of the Act as require information by an accompanying or attached label or statement as to the weight, measure, or number of the contents :—

Aerated waters, summer drinks, non-excisable fermented drinks.  
 Alcoholic liquors liable to Customs or Excise duty.  
 Anchovies.  
 Australian Wines.  
 Calves' feet jelly in tins or bottles.  
 Capers in bottles.  
 Cheeses marked with a statement of weight, followed by the words "when packed."  
 Chutney in bottles.  
 Confectionery in packages of two pounds weight or under.  
 Curry powder in bottles.  
 Custard powders.  
 Dehydrated vegetables and fruits.  
 Dried culinary herbs.  
 Dried codfish in blocks.  
 Dried figs.  
 Dried fruits in packages of two pounds weight or under.  
 Fish in tins.  
 Flour in bags of twenty-five pounds weight and over.  
 Fruits in bottles.  
 Fruit juice cordials and syrups ; raspberry vinegar ; flavoured cordials and syrups ; imitation cordials and syrups ; fruit juices or fruit extracts ; imitation fruit flavours or imitation fruit essences or imitation fruit extracts ; and fruit squash.  
 Ginger in jars or in fancy packages.  
 Ginger-beer powders and other beverage-powders.  
 Hams marked with a statement of weight, followed by the words "when packed."  
 Hops in packages of one pound weight or under.  
 Jelly crystals, blanc mange powders, and other food substances sold with directions to dilute to a definite amount or to taste ; condensed and concentrated milks excepted.  
 Ox tongues.  
 Pickles in bottles.  
 Pop-corn.  
 Potted meat and pastes.  
 Rennet.  
 Salt in tins or bottles.  
 Salt substitutes in tins or bottles.  
 Sauces.  
 Soup in packets.  
 Soup sausages.  
 Vegetables preserved in tins.  
 Food substances supplied in bulk for resale.

This Regulation shall not apply to any of the said foods when packed or enclosed in a different manner from that specified herein.

**13a.—PROHIBITION OF SALE OF FOOD, ETC., NOT IN ACCORDANCE WITH THESE REGULATIONS.**

1. No person shall sell (except to an officer or authority demanding a sample of the food or drug under the authority of the Act) any food, drug, or disinfectant which is not in conformity with the standards appointed for the same by these Regulations.
2. No person shall sell (except to an officer or authority demanding a sample of the food or drug under the authority of the Act) or offer or expose for sale any food, drug, disinfectant, or deodorant which is not labelled as prescribed by these Regulations.
3. No person shall use or shall attach or cause to be attached to any food or drug, or to any package containing any food or drug, any label which by reason of any matter contained therein or omitted therefrom contravenes, or is not in conformity with any provision of the regulations.

**SPECIFIC REGULATIONS.****14.—FLOUR, BREAD, AND MEALS.****FLOUR.**

(1) Flour is the fine, clean, and sound product obtained by bolting wheatmeal. It shall not be artificially bleached ; it shall contain not more than thirteen and five-tenths parts per centum of moisture, not less than one and two-tenths parts per centum of nitrogen, not more than five-tenths of one part per centum of fibre, and shall yield not more than one part per centum of ash. It shall not contain any foreign matter.

## WHOLE-WHEAT FLOUR.

(1A) Whole-wheat flour is the product obtained by grinding wheat without any process of sieving. It shall be clean and sound and obtained from well-cleaned, sound milling wheat, and it shall contain all the constituents of such wheat. It shall contain not more than fourteen parts per centum of moisture. It shall not contain any added substance. Mixtures of flour and bran shall not be deemed to be whole-wheat flour.

## SELF-RAISING FLOUR.

(2) Self-raising flour is flour to which the ingredients of baking powder have been added. It shall liberate not less than forty-five grains of carbon dioxide per pound when moistened and heated, and it shall contain not more than ten grains of sulphates, calculated as calcium sulphate, per pound.

## Labelling.

Every package containing any self-raising flour or other flour to which has been added an acid phosphate shall have in the label immediately following the name of the food the words "**PREPARED WITH ACID PHOSPHATE BAKING POWDER**" in bold-faced sans-serif capital letters of not less than six points face measurement.

## BREAD.

(3) Bread is the porous substance obtained by the moistening, kneading, panification, and baking of flour, with provision for the mechanical separation of the dough by air or carbonic acid gas, and properly baked. It shall contain not more than forty-five parts per centum of water in any part of the loaf; it shall yield not more than two parts per centum of total ash, nor more than two-tenths of one part per centum of ash insoluble in decinormal hydrochloric acid. It shall not contain any foreign mineral substance except salt (sodium chloride); and ten grammes of the crumb taken from the centre of the loaf shall not contain more acid than is required for the neutralization of two cubic centimetres of decinormal solution of sodium hydroxide.

## WHOLE-WHEAT BREAD.

(3A) Whole-wheat bread is the porous substance obtained by baking dough made from whole-wheat flour with provision for "raising" by air or carbon dioxide. It shall not contain more than ten parts per centum of added flour. It may contain salt and milk or dried milk.

## BROWN, BARLEY, AND RYE BREAD.

(4) Brown bread (varieties), or bread made from other than wheat grain, is the porous substance obtained by the moistening, kneading, panification, and baking of the meal obtained by grinding sound clean grain. It may contain malt extract.

## OATMEAL.

(5) Oatmeal is the meal produced by grinding oats (*Avena sativa*) after removal of the husk. It shall contain not less than five parts per centum of fat or of ethereal extract, and not more than two and five-tenths parts per centum of meal derived from grain other than oats.

## RICE.

(6) Rice is the husked grain of *Oryza sativa*.

## POLISHED RICE.

(7) Polished rice is rice polished with or without talc. It may contain glucose, not more than five-tenths of one part per centum of talc, and not more than a trace of permitted colouring matter. It shall not contain any other foreign substance.

## RICE FLOUR OR GROUND RICE.

(8) Rice flour, or ground rice, is the meal obtained by grinding husked rice. It shall yield not more than one and five-tenths parts per centum of ash. It shall not contain any foreign substance.

## MAIZE MEAL.

(9) Maize meal is the meal obtained by grinding maize. It shall contain not less than one and one-tenth parts per centum of nitrogen, and shall yield not more than one and six-tenths parts per centum of ash.

## MIXED MEALS.

(10) There shall be written in the label attached to every package which contains a mixture of meals of diverse origin the words **MIXED MEALS** in bold-faced sans-serif capital letters of not less than eighteen points face measurement, in such colours as to afford a distinct colour contrast to the ground. The said words shall constitute the first line of the label, and no other word shall appear on the same line. There shall also be written in the label in bold-faced sans-serif capital letters of not less than ten points face measurement, a statement of the kinds and approximate proportions of the meals of which the mixture is composed in the following form:—**THIS PACKAGE CONTAINS**

[here insert the names of the several meals, and a statement of the approximate proportion of each of them contained in the mixture.]

## CORN FLOUR.

(11) Corn flour is the starch powder derived from any variety of corn or grain. It shall yield not more than seven-tenths of one part per centum of ash.

**15.—CREAM OF TARTAR.**

Cream of tartar shall contain not less than ninety-five parts per centum of acid tartrates, calculated as potassium acid tartrate ( $KHC_4H_4O_6$ ); and not more than two parts per centum of sulphates, calculated as calcium sulphate ( $CaSO_4$ ).

**16.—ACID PHOSPHATE POWDER.**

(1) Acid phosphate powder is any suitable acid phosphate which, with or without starch or other wholesome farinaceous substance, can be used to replace cream of tartar in the preparation of a chemical leaven for baking purposes.

(2) Its available acidity shall be such that if 1.98 grammes of the powder is dissolved in 10 cubic centimetres of a normal solution of sodium hydroxide, the mixture shall have an acid reaction when tested with phenolphthalein. It shall not contain more than two parts per centum of sulphates, calculated as calcium sulphate ( $CaSO_4$ ). It shall not contain more than three-tenths of one part per centum of any compound of aluminium, calculated as alumina ( $Al_2O_3$ ).

*Labelling.*

(3) The words "cream of tartar," or any contraction of them, or any words which resemble or suggest cream of tartar or tartaric acid, shall not appear in any label on a package containing an acid phosphate powder. Every package containing an acid phosphate for use in food, or containing any baking powder to which has been added an acid phosphate shall have as the first words in the label the words **ACID PHOSPHATE** in bold-faced sans-serif capital letters of not less than twelve points face measurement.

**17.—BAKING POWDER.**

(1) Baking powder is a salt, or a mixture of salts, with or without a farinaceous diluent substance which evolves carbon dioxide on being moistened and heated, and which may be used in the preparation of food as a chemical leaven. It shall contain not more than one and five-tenths parts per centum of sulphates, calculated as calcium sulphate ( $CaSO_4$ ); and shall yield not less than ten parts per centum by weight of carbon dioxide. It shall not contain more than one-tenth of one part per centum of aluminium compounds, calculated as alumina ( $Al_2O_3$ ).

*Labelling.*

(2) The word "egg" and expressions or devices which imply or suggest the presence of egg or the equivalent of egg shall not be written on or attached to any package which contains baking powder.

**18.—CUSTARD POWDER.**

(1) Custard powder is a powder prepared from starch with or without other food substances, with or without permitted colouring or flavouring matter.

*Labelling.*

(2) The word "egg" or the word "cream" and expressions or devices which imply or suggest the presence or the equivalent of egg or cream shall not be written on or attached to any package which contains custard powder.

**19.—INFANTS' FOOD.**

(1) Infants' Food is any food described or sold as suitable for infants.

(2) It shall not contain more than three-tenths of one part per centum of fibre, nor any mineral substance insoluble in decinormal hydrochloric acid, nor any preservative, and shall be free from rancidity.

(3) Any infants' food advertised, described, or sold as suitable for infants under the age of six months, when prepared for use in accordance with the directions for an infant aged one month, shall contain not less than two and one-tenth parts per centum of fat, and not less than four parts per centum of lactose.

(4) No person shall advertise, describe, or sell any food as suitable for infants unless there is written in the label, legibly and prominently :—

- (a) The date when the food was packed.
- (b) A statement of the source or sources of the proteins and fats, and of the nature of the carbohydrates present.
- (c) A statement showing the percentage composition of the food when prepared in accordance with the accompanying instructions for an infant aged one month.
- (d) A statement showing the average percentage composition of human milk.

For the purposes of this Regulation, the average percentage composition of human milk shall be deemed to be :—

Proteins	....	....	....	....	....	....	....	1.5	per cent.
Fat	....	....	....	....	....	....	....	3.5	"
Lactose	....	....	....	....	....	....	....	6.5	"
Ash	....	....	....	....	....	....	....	0.2	"

(e) A statement showing the food value, expressed as Calories, contained in the quantity of prepared food recommended to be given per day at the age of one month; and a statement of the average number of Calories required per day by an infant aged one month, which for the purposes of this Regulation shall be taken as 400 Calories.

- (f) The statements of percentage composition and of the number of Calories required in the three immediately preceding paragraphs shall appear in the following form:—

Composition of food for an infant aged one month:—

	Human Milk.	Prepared Food.
Proteins	1.5 per cent.	....
Fat	3.5 "	....
Lactose	6.5 "	....
Other carbohydrates	Nil	....
Ash	0.2 "	....
Food value, expressed as Calories, in one day's food	400 (approx.)	....

- (g) Exact directions as to the method of preparing the food, such directions to include a statement of the weight corresponding to the measure of the amount of food directed to be used in the preparation.
- (h) A statement of the average amount of prepared food to be given to an infant at one time, and the number of times such amount is to be given per day; such statement to be given for each month of age up to six months.

Provided that the statements referred to in paragraphs (c), (d), (e), (f), and (h) of this Regulation need not appear if the label contains the words, "**UNSUITABLE FOR INFANTS UNDER THE AGE OF SIX MONTHS,**" in bold-faced sans-serif capital letters of not less than six points face measurement.

## 20.—INVALIDS' FOOD.

(1) Invalids' food is any food described or sold as an article of food suitable for invalids. It shall be composed of food substances modified, prepared, or compounded so as to possess special nutritive and assimilative properties which render it specially suitable for use as food by invalids.

- (2) Invalids' food shall not contain any preservative or other foreign substance.

### Labelling.

(3) There shall be written in the label attached to any package containing any article of food described as or purporting to be invalids' food, a statement of the ingredients contained in it on which the claim of special suitability for invalids is based.

## 21.—MALT, MALT EXTRACT, ETC.

### MALT.

(1) Malt is the seed of barley or of some other cereal, which has been caused to germinate, and which has been subsequently dried.

### MALT EXTRACT.

(2) Malt extract is the substance obtained by evaporating an aqueous extract of malt at a temperature not exceeding 55° C. It shall contain not less than seventy parts per centum of the total solids derived wholly from malt. Its diastasic power shall be such that one hundred grains of the extract will in thirty minutes, at a temperature of 40° C., convert two hundred and fifty grains of pure anhydrous potato starch into an equivalent amount of maltose, as estimated by the Harrison-Gair method.

### BAKERS' OR "COMMERCIAL" MALT EXTRACT, OR BAKERS' MALTSE.

(3) Bakers' or "commercial" malt extract, or bakers' maltose, shall contain not less than seventy parts per centum of solids wholly derived from malt.

### LIQUID MALT EXTRACT.

(4) Liquid malt extract shall contain not less than fifty parts per centum of solids wholly derived from malt. It shall possess diastasic power corresponding to that of malt extract.

### MALT EXTRACT AND COD-LIVER OIL.

(5) Malt extract and cod-liver oil is an emulsion composed of malt extract and cod-liver oil. The proportion of cod-liver oil present shall be not less than fifteen parts per centum by weight: The proportions of the ingredients present shall be declared in the following form in bold-faced sans-serif capital letters of not less than six points face measurement, **CONTAINING NOT LESS THAN** [here insert the number of parts per centum] **PARTS PER CENT. BY WEIGHT OF COD-LIVER OIL.**

## 22.—MEAT, FROZEN AND MANUFACTURED MEAT, ETC.

### MEAT.

(1) Meat is the edible part of any mammal, fish, fowl, crustacean, mollusc, or other animal in good health and condition at the time of slaughter, generally used as food, properly dressed. If it bears a name descriptive of its kind, composition, or origin, it shall correspond thereto.

### FRESH AND CHILLED MEAT.

- (2) Fresh or chilled meat is meat which has been kept at any temperature above its freezing point.

### FROZEN MEAT.

(3) Frozen or refrigerated meat is meat which has been reduced to a temperature which is below its freezing point.

## CORNED, PICKLED, OR SALTED MEAT.

(4) Corned, pickled, or salted meat is uncooked meat prepared with salt, saltpetre (potassium or sodium nitrate), sugar, vinegar, or spices, either singly or in combination.

## SMOKED MEAT.

(5) Smoked meat is corned, pickled, or salted uncooked meat treated with smoke.

## SOFT-CURED FISH.

(5A) The colouring of soft-cured fish with annatto is hereby permitted without declaration.

## MANUFACTURED MEATS.

(6) Manufactured meats are meats simple or mixed, whole, minced, or comminuted, cooked or uncooked, in bulk or in package, with or without the addition of salt, saltpetre (potassium or sodium nitrate), sugar, vinegar, spices, herbs, smoke, edible oils, or rendered meat fat, singly or in combination.

*Labelling.*

(7) There shall be written in the label attached to every package which contains manufactured meat or meats a statement of the name or names of the contained meats in bold-faced sans-serif capital letters of not less than six points face measurement.

## DRIPPING.

(8) Dripping is clean fat rendered from meat. It shall not contain any foreign substance except salt (sodium chloride). It shall be free from rancidity; it shall contain not more than two parts per centum of free fatty acid calculated as oleic acid, not more than one part per centum of foreign matter, and not more than two parts per centum of water.

## LARD.

(9) Lard is the clean fat rendered from the meat of the hog. It shall be free from rancidity; and it shall contain not more than two parts per centum of free fatty acid calculated as oleic acid, not more than one part per centum of substance other than hog fat necessarily incorporated with it in course of rendering, and not more than one part per centum of water. It shall not contain any foreign substance.

## MINCED MEAT.

(10) Minced meat is chopped or comminuted fresh or chilled meat. It shall contain no preservative, no farinaceous substance nor any other foreign substance.

## SAUSAGE MEAT, OR SAVELOY SAUSAGE MEAT.

(11) Sausage meat, or saveloy sausage meat, is chopped or comminuted meat, with or without salt, sugar, spices, herbs, saltpetre (potassium or sodium nitrate), and wholesome farinaceous substances. It shall contain not less than seventy-five parts per centum of meat of the kind or kinds designated in the label attached to the outside of the package in which it is contained, and not more than six parts per centum of starch.

Provided that if sausage meat, or saveloy sausage meat be sold enclosed in a skin of animal origin, the said skin shall be deemed to be an integral portion of the said meat.

*Prohibition.*

(11A) Saltpetre (potassium or sodium nitrate) shall not be mixed with salted, pickled, or corned, smoked or manufactured meat, sausage meat or saveloy sausage meat in any larger proportion than 14 grains per pound calculated as  $\text{KNO}_3$ . Potassium or sodium nitrite may be used in place of potassium or sodium nitrate, but not in any larger proportion than one grain per pound calculated as  $\text{KNO}_2$ .

*Permitted Colouring Matter.*

(12) The colouring of the skins aforesaid with any permitted colouring matter is hereby permitted without declaration.

*Preservative.*

(13) (a) The addition to sausage meat, or saveloy sausage meat, of the preservative substance sulphur dioxide (or sulphites calculated as sulphur dioxide) in proportion not exceeding three and five-tenths grains to the pound is hereby permitted.

(b) The presence in cooked, smoked, or dried sausage meat, brawn, potted meat, and cooked pressed meat, of the preservative substance, or of a preparation of the preservative substance, sulphur dioxide (or sulphites calculated as sulphur dioxide) in proportion not exceeding one and eight-tenths grains to the pound, is hereby permitted.

## MEAT EXTRACT, MEAT ESSENCE, OR MEAT JUICE.

(14) Meat extract, meat essence, or meat juice, is the product obtained from meat by extraction, expression, or concentration. It shall contain the protein of flesh, but no extract of yeast or other foreign substance, except salt and condiments, and, in the case of meat juice, glycerine, provided that the presence and amount per centum of glycerine be declared.

*Labelling.*

(15) In the label attached to every package which contains meat extract, meat essence, or meat juice, there shall be written in bold-faced sans-serif capital letters of not less than six points face measurement the name or names of the kind or kinds of meat from which its contents have been prepared.

## MEAT PASTE.

(16) Meat paste is a paste prepared with meat, with or without farinaceous material and other wholesome food and flavouring substances.

*Labelling.*

(17) There shall be written in the label attached to every package which contains meat paste, in bold-faced sans-serif capital letters of not less than six points face measurement, a statement of the proportion of meat contained in the paste in the following form:—**THIS PASTE CONTAINS NOT LESS THAN** [*here insert the name or names of the meat or meats accompanied by a statement of the approximate proportion*].

## OYSTERS AND OTHER SHELL FISH.

(18) (a) No person shall pack or sell oysters or other shell fish which have been procured from any area prohibited under the provisions of any Act.

*Labelling.*

(b) No person shall sell any oysters or other shell fish in containers, unless there is attached thereto a label in which is written in bold-faced sans-serif capital letters of not less than eight points face measurement the following particulars:—

Name and address of vendor.

Trade description of contents.

The date of removal from shell.

Particulars of source of supply and from whom and where obtained.

Provided that clause (b) shall not apply to oysters or other shell fish sold in the shell, or served for any meal, or processed and packed in hermetically sealed containers.

## ANCHOVY FISH PASTE.

(19) The colouring of anchovy fish paste is hereby permitted subject to declaration.

## 23.—VEGETABLES.

(1) Vegetables are the succulent, clean, and sound edible parts of herbaceous plants commonly used for food.

(2) Dried or dehydrated vegetables are the clean, sound products obtained by the desiccation of properly matured and prepared vegetables under conditions such that no harmful substance is absorbed by or mixed with them.

(3) Canned or tinned vegetables are properly matured and prepared fresh vegetables, with or without salt, sterilized by heat, and packed in hermetically sealed containers.

## 24.—GELATINE.

(1) Gelatine sold for consumption by man is the clean, wholesome product obtained from skin, membranes, bones, and other collagenous bodies. It shall yield not more than three parts per centum of ash. A five per centum aqueous solution shall form a jelly when kept at a temperature of 65° F. for two hours. A five per centum aqueous solution prepared with sterilized water at a temperature not exceeding 90° F. shall not become alkaline, or emit any unpleasant odour after standing for forty-eight hours in a Petri dish at a temperature of 80° F. It shall not contain more than thirty parts per million of copper, nor more than one hundred parts per million of zinc.

*Preservative.*

(2) Gelatine may contain sulphur dioxide (or sulphites calculated as sulphur dioxide) in proportion not exceeding three and five-tenths grains of sulphur dioxide to the pound of dry, marketable gelatine, sold for consumption by man. Declaration of the presence of sulphur dioxide or sulphites, in gelatine sold for consumption by man is not required unless the proportion contained in it exceeds five-tenths of one grain of sulphur dioxide to the pound.

*Labelling.*

(3) There shall be written in the label attached to every package which contains gelatine sold for consumption by man, in bold-faced sans-serif capital letters, of not less than eight points face measurement, the words **FOR FOOD**. The said words shall form the first line of the label, and no other word shall appear on the same line.

## 25.—EDIBLE FATS AND OILS, AND SALAD OILS.

*General Standard.*

(1) Edible fats and edible oils, or salad oils, are the fats and oils commonly recognized as wholesome food-stuffs. They shall be free from rancidity and decomposition, and from offensive odour and taste, and shall contain not more than one part per centum of free fatty acids calculated as oleic acid. They shall not contain any mineral oil.

*Labelling.*

(2) There shall be written in the label attached to every package which contains any edible fat, or any edible oil or salad oil, or a mixture of such fats or oils of diverse origin, a statement, in bold-faced sans-serif capital letters of not less than six points face measurement, of the kind, or in the case of a mixture, of the kinds and the proportions of fats and oils which the package contains.

OLIVE OIL.

(3) Olive oil is the oil obtained by expression from the sound mature fruit of the cultivated olive tree (*Olea europæa L.*). It shall have a specific gravity of from 0·913 to 0·919 at a temperature of 60° F., a refractive index of from 1·4660 to 1·4720 at a temperature of 77° F., a saponification value of from 185 to 196, and an iodine value of from 79 to 90. It shall conform with the general standard for edible fats and oils. It shall not contain any other oil.

“LUCCA” OIL, “SUBLIME SALAD” OIL, AND “VIRGIN” OIL.

(4) “Lucca” oil, “sublime salad” oil, or “virgin” oil is an oil which conforms with the standard for olive oil and with the general standard for edible fats and oils.

Labelling.

(5) No person shall sell any package containing any oil which does not conform with the standard for olive oil and with the general standard for edible oils and fats, on or to which is written or attached the word “olive,” or the word “Lucca,” or the words “sublime salad,” or the word “virgin” or any expression which resembles or suggests the said words or any of them. The country or countries of origin shall be stated.

Provided that this paragraph shall not apply to a statement of the kinds of oils contained in a mixture of edible fats and oils required by paragraph (2) of this Regulation.

26.—MARGARINE.

(1) “Margarine” includes all substances made from animal or vegetable fats or oils in imitation or semblance of butter, and all preparations resembling butter, the fatty contents of which are not derived exclusively from milk.

(2) Margarine shall be mixed with not less than one part of potato-starch or Queensland arrowroot (*Canna edulis*) per one thousand parts of margarine; or, alternatively, not less than five parts per centum by weight of sesame oil. It shall conform with the general standard for edible fats and oils; it shall not contain more than sixteen parts per centum of water, nor more than five parts per centum of butter fat; and it shall not contain any other substance except salt (sodium chloride) and milk solids.

No person shall have in his possession for sale, margarine in portions of two pounds weight or under unless the same be made up in cube form.

(3) The sesame oil added to margarine in accordance with this Regulation shall give the following chemical reaction:—

A mixture of one part by volume of sesame oil and ninety-nine parts of cotton-seed oil or of earth-nut oil, with one hundred parts of fuming hydrochloric acid of a specific gravity of 1·19 and a few drops of a 2 per centum alcoholic solution of furfural, well shaken, shall, after allowing to separate, show a distinct red colouration in the acid layer. The furfural should be recently distilled and showing little odour.

(4) All margarine shall contain the prescribed percentage of starch or of sesame oil. No starch, except as aforesaid, and no sesame oil, except that giving the aforesaid reaction, shall be used.

Labelling.

(5) There shall be written in the label attached to every package which contains margarine, in bold-faced sans-serif capital letters of not less than thirty points face measurement, the word—

**MARGARINE**

There shall be conspicuously attached to every vessel used to hold margarine for consumption on the premises by customers in any place where food is sold the word **MARGARINE** written in black bold-faced sans-serif capital letters of not less than eighteen points face measurement.

The words “butter,” or “butterine,” and expressions which include or resemble the said words, shall not be written in the statement or label written on or attached to any package which contains margarine, nor on any vessels used as aforesaid.

(6) Margarine shall not be manufactured, or worked or stored on premises where butter is manufactured, nor in any building which is within one hundred feet of any other building where butter is manufactured, and then only when there is between the respective buildings a dividing fence or wall adequate to prevent direct access from one to the other.

(7) The occupier of premises whereon margarine is manufactured or manipulated or stored shall keep a record, in the form of Schedule A hereto, showing all fats received on the premises and how such fats are disposed of.

Schedule A.

Received from whom.			Now disposed of (issued from Factory).			
Date.	Quantity.	Nature of Fat.	Date.	Quantity.	In what Form.	To whom.

## NUT PASTES.

(8) The word "Butter" shall not be written on or attached to any package which contains any paste or food substance prepared wholly or in part from peanuts or other nuts. Such preparations shall be labelled "Paste," with or without the name or names of the nut or nuts from which they are derived.

## 27.—MILK.

(1) Milk is the lacteal secretion of the cow. It shall be clean and fresh, and shall be obtained by completely emptying the udder of the healthy cow, properly fed and kept, excluding that got during fifteen days immediately before, and ten days immediately following on, parturition. It shall contain not less than eight and five-tenths parts per centum of milk solids not fat, three and two-tenths parts per centum of milk fat, and not less than eleven and seven-tenths parts per centum of total solids; its freezing point shall not lie between zero Centigrade and 0·55 deg. Centigrade below zero as determined by the Winter method. It shall not contain any pathogenic micro-organisms. It shall not contain more than five hundred thousand micro-organisms to the cubic centimetre.

When subjected to the reductase test it shall not completely decolourise the methylene blue in less than three hours.

*Method of applying Reductase test.*

A stock solution is prepared by dissolving one part of powdered methylene blue in 2,000 parts of water. Immediately prior to use one part of this solution is diluted with nine parts of water. One cubic centimetre of the diluted solution is mixed with ten cubic centimetres of the milk in a test tube and then placed in a water-bath or an oven kept at a temperature of 38 deg. C.

## PASTEURISED MILK.

(1A) Pasteurised milk means milk which has been heated to a temperature of not less than 145 deg. and not more than 150 deg. F., and held at such temperature for not less than thirty minutes, and immediately thereafter cooled to a temperature below 50 deg. F.

(2) Pasteurised milk shall not contain more than 50,000 micro-organisms per cubic centimetre, nor any coliform bacillus in one-tenth of a cubic centimetre.

(3) No milk shall be subjected to the process of pasteurisation more than once, and shall not be otherwise treated by heat.

*Labelling.*

(4) Every vessel containing pasteurised milk shall bear a label with the words "Pasteurised Milk" printed thereon in bold-faced sans-serif capital letters of not less than twelve points face measurement.

## CREAM.

(1) Cream is that portion of milk in which, either through rest or mechanical separation, the greater part of the milk-fat has become concentrated. It shall not contain any foreign substance. All cream shall be sold under one or other of the following denominations:—

*Cream* shall mean cream containing not less than thirty-five parts per centum of milk-fat.

*Reduced Cream* shall mean cream containing not less than twenty-five parts per centum of milk-fat.

*Preservative.*

(2) The preservative substance or a preparation of the preservative substance boric acid may be added to fresh unsterilised or unpasteurised cream only, in proportion not exceeding three-tenths of one part of boric acid per centum.

*Labelling.*

(3) There shall be written in the label attached to every package which contains cream the words **CREAM** or **REDUCED CREAM** as the case may be, together with the words **CONTAINING** [here insert the number of parts per centum] **PARTS PER CENT. OF MILK FAT** in bold-faced sans-serif capital letters of not less than twelve points face measurement.

## SKIM OR SEPARATED MILK.

(4) Skim or separated milk shall contain not less than eight and eight-tenths parts per centum of milk solids not fat.

*Labelling of Vessels Containing Skim or Separated Milk.*

(5) No person shall carry for sale in any can, vessel, or measure any skim milk or separated milk, unless the said can, vessel, or measure is durably and conspicuously marked on the outside with the words—

# SKIM MILK

The said words shall be conspicuously displayed on the side, shoulder, or neck of the can, vessel, or measure in bold-faced sans-serif capital letters of not less than seventy-two points face measurement.

## UNSWEETENED CONDENSED MILK.

(6) Unsweetened condensed milk is milk which has been condensed by the evaporation of a portion of its water content, and sterilized by heat. It shall contain not less than twenty-eight parts per centum of total milk solids, and not less than eight parts per centum of milk fat. It shall be free from odours and colours foreign to the fresh preparation. It shall not contain any foreign substance.

## SWEETENED CONDENSED MILK.

(7) Sweetened condensed milk is milk which has been condensed by the evaporation of a portion of its water content, and to which cane sugar has been added. It shall contain not less than thirty-one parts per centum of total milk solids, and not less than nine parts per centum of milk-fat. It shall be free from odours and colours foreign to the fresh preparation. It shall not contain any foreign substance except cane sugar.

## SWEETENED CONDENSED SKIM OR SEPARATED MILK.

(8) Sweetened condensed skim or separated milk is skimmed or separated milk which has been condensed by the evaporation of a portion of its water content, and to which cane sugar has been added. It shall contain not less than twenty-six and five-tenths parts per centum of milk solids not fat. It shall be free from odours and colours foreign to the fresh preparation. It shall not contain any foreign substance except cane sugar.

## UNSWEETENED CONDENSED SKIM OR SEPARATED MILK.

(9) Unsweetened condensed skim or separated milk is skimmed or separated milk which has been condensed by the evaporation of a portion of its water content, and sterilized by heat. It shall contain not less than twenty-six and five-tenths parts per centum of milk solids not fat. It shall be free from odours and colours foreign to the fresh preparation.

*Labelling.*

(10) There shall be written in the label attached to every package which contains any sweetened or unsweetened condensed skim or separated milk the words **UNFIT FOR INFANTS** in bold-faced sans-serif capital letters of not less than twelve points face measurement. The said words shall be the first words of the label, and no other words shall be written in the same line or lines. Additionally, there shall be written across the face of the whole of the label, in a diagonal line, the words in such colours as to afford a distinct colour contrast to the ground.

**SKIM MILK**

in bold-faced sans-serif capital letters of not less than forty-eight points face measurement.

## CONCENTRATED MILK.

(11) Concentrated milk shall be milk which has been concentrated by the evaporation of portion of its water content. It shall contain not less than thirty-seven parts per centum of total milk solids, and not less than ten parts per centum shall be milk-fat. It shall not contain any foreign substance, except boron compounds calculated as boric acid in proportion not exceeding three-tenths of one part per centum.

When offered for sale it shall be in hermetically-sealed containers, the total capacity of which shall not exceed two gallons.

In the label attached to every package containing concentrated milk there shall be written in bold-faced sans-serif capital letters of not less than ten points face measurement a statement in the following form :—

**CONCENTRATED MILK, PRESERVATISED, CONTAINING NOT MORE THAN .5 PER CENT. BORIC ACID.  
UNFIT FOR INFANTS AND INVALIDS.**

## "NORMAL MILK."

(12) For the purposes of this Regulation, "Normal Milk" shall be milk containing not less than three and five-tenths parts per centum of milk-fat, and eight and five-tenths per centum of milk solids not fat.

*Labelling.*

(13) There shall be written in the label attached to every package which contains condensed or concentrated milk, in bold-faced sans-serif capital letters of not less than six points face measurement, directions for making, with its contents, milk of a composition at least equal to that of normal milk, as follows :—

**" TO MAKE A FLUID NOT BELOW THE COMPOSITION OF 'NORMAL MILK' ADD [here insert the number of parts] PARTS OF WATER BY VOLUME TO ONE PART BY VOLUME OF THIS MILK."**

(14) The word "milk" or any expression containing the word "milk" shall not be used on any label on, nor used in any description of, nor shall be in any way applied to any article sold as a beverage which is not milk, as standardized in these regulations.

Provided that diluted concentrated or condensed milk may be sold under their respective names if so diluted as to produce "normal milk."

This paragraph shall not apply to beverages sold under a name clearly indicating a mixture, such as "soda and milk," and "egg and milk," provided that the milk used therein is milk, as standardised in these regulations.

**28.—DRIED MILK.**

(1) Dried milk is milk which, after the greater part of its water-content has been removed, has been reduced to a powder. It shall be free from rancidity. It shall not contain any foreign substance.

(2) There shall be written in the label attached to every package containing dried milk directions for making with its contents, by dilution with water, a fluid which shall conform to the standard for "Normal Milk" as prescribed in Regulation 27 (12).

**29.—DRIED SKIM MILK OR DRIED SEPARATED MILK.**

(1) Dried skim milk or dried separated milk is skim milk or separated milk which, after the removal of at least ninety parts per centum of its water-content, has been reduced to a powder. It shall not contain any foreign substance. When it is dissolved in or treated with water in the proportion set out in any label accompanying it, the resulting liquid shall contain not less than eight and eight-tenths parts per centum of milk solids not fat.

*Labelling.*

(2) There shall be written in the label attached to every package which contains any dried skim milk or dried separated milk the words **UNFIT FOR INFANTS** in bold-faced sans-serif capital letters of not less than twelve points face measurement. They shall occupy one line wholly. Additionally, there shall be written across the face of the label, in a diagonal line, the words in such colours as to afford a distinct colour contrast to the ground,

**SKIM MILK**

in bold-faced sans-serif capital letters of not less than forty-eight points face measurement.

**30.—MILK FAT OR BUTTER FAT.**

Milk-fat or butter-fat is the fat of milk. It shall have a Reichert-Meissl number not less than twenty-four (24) as determined by the Reichert-Meissl-Leffman-Beam method with the Polenske apparatus, and a specific gravity not less than 0.905  $\frac{\text{—————}}{\text{(40° C.)}}$  and a Polenske number not more than three and one-half (3.5)  $\frac{\text{—————}}{\text{(40° C.)}}$ .

**31.—BUTTER.**

(1) Butter is the clean, non-rancid, fatty substance obtained by churning milk or cream. It shall contain not less than eighty parts per centum of milk-fat, not more than sixteen parts per centum of water, nor more than four parts per centum of salt; it shall not be mixed with any foreign fat or oil, and it shall not contain any foreign substance except salt (sodium chloride), permitted colouring matter, and preservative.

**RENOVATED, MILLED, OR PROCESS BUTTER.**

(2) Renovated, milled, or process butter is the product obtained by re-working butter without the addition of any substance except milk, cream, water, and salt. It shall conform with the standard for butter.

*Preservative.*

(3) The preservative substance or a preparation of the preservative substance, boric acid, or boron compounds calculated as boric acid, may be mixed with butter and with renovated, milled, or process butter in proportion not exceeding three-tenths of one part per centum.

*Labelling.*

(4) There shall be written in the statement or label attached to every package which contains renovated, milled, or process butter, in bold-faced sans-serif capital letters of not less than thirty points face measurement, printed in such colours as to afford a distinct colour contrast to the ground, the words

**RENOVATED BUTTER.**

**32.—CHEESE.****CHEESE.**

(1) Cheese is the solid or semi-solid product obtained by coagulating milk, cream, or skim milk with rennet or acid. It may contain ripening ferments, seasonings, salt (sodium chloride) and permitted colouring matter. It shall not contain any foreign fat.

For the purposes of this Regulation milk shall be deemed to be the milk of any domestic animal.

**CREAM CHEESE.**

(2) Cream cheese shall contain not less than sixty parts per centum of milk fat in its water-free substance.

## FULL OR WHOLE MILK CHEESE.

(3) Full or whole milk cheese shall contain not less than fifty parts per centum of milk fat in its water-free substance.

## SKIM-MILK CHEESE.

(4) Skim-milk cheese is cheese which contains less than thirty parts per centum of milk fat in its water-free substance.

## CHEESE (NOT DESCRIBED AS CREAM CHEESE, FULL OR WHOLE MILK CHEESE, OR SKIM-MILK CHEESE).

(5) Cheese which is not described as cream cheese, full or whole milk cheese, or skim-milk cheese, shall contain not less than thirty parts per centum of milk fat in its water-free substance.

## CHEESE PASTE.

(6) Cheese paste is a paste prepared from cheese, with or without wholesome foodstuffs and condiments.

*Preservative.*

(7) The addition to cheese paste of sulphur dioxide (or sulphites calculated as sulphur dioxide) in proportion not exceeding two grains to the pound is hereby permitted.

*Labelling.*

(8) There shall be written in the statement or label attached to every package which contains skim-milk cheese, in bold-faced sans-serif capital letters of not less than eighteen points face measurement, in such colours as to afford a distinct colour contrast to the ground, the words:—

**SKIM-MILK CHEESE.**

## RENNET.

(9) Rennet shall not contain any preservative other than salt or glycerine.

## 33.—TEA.

(1) Tea is the leaves and leaf-buds of species of *Thea* prepared by fermenting and drying or firing. It shall not contain any exhausted or partly exhausted leaves, nor any foreign matter, and it shall not be inferior in composition or in quality to the standard fixed by the Minister for Trade and Customs under the provisions of the Commonwealth Customs Act, for the time being in force.

## TEA DUST.

(2) Tea dust and tea siftings and fannings are respectively the dust and the siftings and fannings of tea which conforms with the general standard for tea. It shall yield not more than five parts per centum of ash insoluble in water.

*Labelling.*

(3) When tea is contained in a package on or attached to which is a statement or label describing the tea as the product of a particular country or district, such tea shall be the product of that country or district.

## 34.—COFFEE.

(1) Coffee is the seed of one or more of the species of *Coffea*.

## GROUND COFFEE.

(2) Ground coffee is coffee roasted and ground or otherwise prepared in a form suitable for making an infusion or a decoction. It shall contain not less than ten parts per centum of fat, not more than one part per centum of sugars, and shall yield not more than six parts per centum of ash (of which the proportion soluble in water shall be not less than seventy-five parts per centum). It shall not contain any foreign substance.

## CHICORY.

(3) Chicory is the dried and roasted root of *Cichorium intybus*.

## COFFEE AND CHICORY.

(4) Coffee and chicory is a mixture of ground coffee and ground chicory. It shall contain not less than fifty parts per centum by weight of coffee. It shall not contain any foreign substance.

*Labelling.*

(5) There shall be written in the label attached to every package which contains coffee mixed with chicory the words "Coffee and Chicory" in larger letters than those of any other word on the label, immediately followed by a statement of the percentage proportion in which the ingredients of the mixture are present, written in bold-faced sans-serif capital letters of not less than twelve points face measurement, in the following form:—

**CONTAINING NOT LESS THAN** *[here insert the number of parts*  
*per centum]* **PARTS PER CENT. OF COFFEE.**

(6) The word "coffee" and expressions which include the word "coffee" shall not appear in any statement or label written on or attached to any package which contains a mixture of coffee and chicory, unless it be conjoined with the words "and chicory," or unless the whole phrase "coffee and chicory" be uniformly written in the manner prescribed in Clause 5 of this Regulation.

### 35.—COFFEE ESSENCE OR COFFEE EXTRACT, AND COFFEE AND CHICORY ESSENCE OR EXTRACT.

(1) Coffee essence or coffee extract shall be prepared from coffee and sugar and shall contain not less than five-tenths of one part per centum of caffeine.

(2) Coffee and chicory essence or coffee and chicory extract shall be prepared from coffee, chicory, and sugar. It shall contain not less than fifty parts per centum of coffee extract, nor less than one-fourth of one part per centum of caffeine.

#### *Labelling.*

(3) The word "coffee" and expressions which include the word "coffee" shall not be written in any label attached to any package which contains coffee and chicory essence or extract, unless it be conjoined with the words "and chicory," nor unless the whole phrase "coffee and chicory" be uniformly written in bold-faced sans-serif capital letters of not less than twelve points face measurement, in dark ink on a light ground.

#### COFFEE AND MILK.

(4) Coffee and milk shall be prepared from condensed milk, sugar, and coffee extract. It shall contain not less than twelve one-hundredths of one part per centum of caffeine.

### 36.—COCOA.

#### *General Standard for Cocoa Beans, Cocoa Nibs, and Cocoa Paste.*

(1) Cocoa beans are the seeds of *Theobroma cacao*, L.; cocoa nibs, or cracked cocoa, is the roasted, broken cocoa bean freed from its shell or husk, with or without the germ.

(2) Cocoa paste, cocoa mass, or cocoa slab is the solid or semi-solid mass produced by grinding cocoa nibs. It shall contain not less than forty-eight parts per centum of cocoa fat. The water- and fat-free residue of cocoa paste shall contain not more than nineteen parts per centum of starch naturally present in cocoa nibs or cracked cocoa (as determined by a diastase method); not more than six and one-third parts per centum of crude fibre; not more than eight parts per centum of total ash; not more than five and five-tenths parts per centum of ash insoluble in water; and not more than four-tenths of one part per centum of ferric oxide.

#### COCOA OR COCOA POWDER.

(3) Cocoa, or powdered cocoa, is powdered cocoa paste, deprived or not of a portion of its fat. Its water-free and fat-free residue shall conform with the general standard contained in clause (2) above.

#### SOLUBLE COCOA OR COCOA ESSENCE.

(4) Soluble cocoa, or cocoa essence, is the product obtained by treating cocoa paste, deprived or not of a portion of its fat, with alkali or alkaline salt. It shall contain not more than three parts per centum of added alkali or alkaline salt estimated as potassium carbonate, and its water-free, fat-free and alkali-free residue shall conform with the general standard contained in clause (2) above.

#### PREPARED COCOA.

(5) Prepared, compounded, homœopathic, or sweetened cocoa is cocoa or soluble cocoa mixed with other wholesome foodstuffs. It shall contain not less than twenty parts per centum of fat-free cocoa, and its water-free and fat-free cocoa content shall conform with the general standard contained in clause (2) above.

#### *Labelling.*

(6) There shall be written in the label attached to every package which contains prepared, compounded, homœopathic, or sweetened cocoa, or cocoa mixed with other wholesome foodstuffs, in bold-faced sans-serif capital letters of not less than eight points face measurement, a statement in the following form:—

**CONTAINING NOT LESS THAN** [*here insert the number of parts per centum*] **PARTS PER CENT.**  
**OF DRY FAT-FREE COCOA.**

#### CHOCOLATE.

(7) Chocolate paste, confectioners' chocolate, chocolate coatings and chocolate powder are cocoa paste or soluble cocoa mixed with sugar, with or without addition or subtraction of cocoa fat, and with or without spices or harmless flavourings. They shall contain not less than ten parts per centum of fat-free cocoa, and the water-free, fat-free, and alkali-free cocoa content shall conform with the general standard contained in clause (2) above.

#### *Permitted Addition.*

(8) The addition of harmless flavourings to cocoa, chocolate, and preparations of cocoa and chocolate, is hereby permitted without declaration.

#### *Prohibition.*

(9) The addition of cocoa husks, any weighting substance, paraffin or foreign fat to cocoa or to any preparation of cocoa, is hereby prohibited.

#### COCOA AND MILK AND CHOCOLATE AND MILK.

(10) Cocoa and milk, and chocolate and milk shall be prepared from condensed milk, sugar, and cocoa. It shall contain not less than eight parts per centum of cocoa.

## 37.—SPICES, MIXED SPICES, AND CONDIMENTS.

## SPICES.

(1) Spices are the sound, aromatic, vegetable substances commonly used as condiments, in their natural condition, without any reduction or extraction of their natural oils.

## MIXED SPICE.

(2) Mixed spice is a mixture of two or more of the sound, aromatic, vegetable substances commonly used as condiments, in their natural condition, without any reduction or extraction of their natural oils, ground and mixed. It shall not contain any added substance.

## CINNAMON.

(3) Cinnamon is the dried inner bark of *Cinnamomum Zeylanicum*.

(4) Powdered cinnamon shall not contain any cassia nor any other foreign vegetable substance. It shall contain not more than eight parts per centum of total ash and not more than two parts per centum of ash insoluble in hydrochloric acid.

## CASSIA AND CASSIA BUDS.

(5) Cassia and Cassia buds are respectively the dried bark and the dried immature fruit of *Cinnamomum cassia*.

## CLOVES.

(6) Cloves are the dried flower-buds of *Eugenia caryophyllata*. They shall not contain any exhausted or partly-exhausted cloves, nor any foreign vegetable or mineral substance, nor more than five parts per centum by weight of clove stems.

## GINGER.

(7) Ginger is the washed and dried, or the decorticated and dried, rhizome of *Zingiber officinale*. It shall not contain :—

- (a) any exhausted or partly exhausted ginger ;
- (b) any foreign vegetable or mineral matter ;
- (c) more than seven parts per centum of total ash, of which not less than two parts shall be soluble in cold water ;
- (d) more than one part per centum of lime calculated as CaO ;
- (e) less than twelve parts per centum of cold water extract.

## LIMED GINGER OR BLEACHED GINGER.

(8) Limed ginger or bleached ginger is whole ginger coated with carbonate of lime, and contains not more than ten parts per centum of ash, not more than four parts per centum of carbonate of lime, and conforms in other respects to the standard for ginger.

## GROUND GINGER.

(9) Ground ginger shall be prepared either from ginger or limed ginger. It shall conform to the standard for limed ginger.

## MACE AND NUTMEG.

(10) Mace is the dried arillus of *Myristica fragrans*. It shall not contain the arillus of any other variety of *Myristica*, including *M. malabarica* or *fatua* (Bombay mace), and *M. argentea* (wild mace).

(11) Nutmeg is the dried seed of *M. fragrans* deprived of its testa.

(12) Ground nutmeg shall not contain any foreign substance.

## BLACK PEPPER.

(13) Black pepper is the dried immature berry of *Piper nigrum*, L. It shall contain not less than six parts per centum of extract soluble in ether, not more than seven parts per centum of total ash, and not less than eight parts per centum of extractive matter soluble in absolute alcohol.

## WHITE PEPPER.

(14) White pepper is the dried mature berry of *Piper nigrum*, L., from which the outer coating has been removed. It shall contain not less than six parts per centum of extract soluble in ether, not more than two and five-tenths parts per centum of ash, and not less than seven parts per centum of extractive matter soluble in absolute alcohol.

## GROUND MIXED PEPPER.

(15) Ground mixed pepper is ground white and black pepper. The proportion of ground black pepper shall not exceed fifty parts per centum, by weight, of the whole. It shall not contain any foreign substance.

## CAYENNE PEPPER.

(16) Cayenne pepper or cayenne is the dried fruit of species of *Capsicum*, powdered or ground. It shall contain not less than fifteen parts per centum of ether extractives, and shall yield not more than six parts per centum of total ash. It shall not contain any foreign substance.

*Prohibition.*

(17) The addition of starch or colouring matter, or any other foreign substance, to black pepper or white pepper or cayenne pepper or cayenne is hereby prohibited.

## MUSTARD.

(18) Mustard is the ground seed of *Sinapis alba*, *Brassica juncea*, or *Brassica nigra*. One hundred parts shall yield not more than eight parts of total ash. It shall not contain more than two and five-tenths parts per centum of starch, nor any other foreign substance.

## MUSTARD PASTES.

(19) Mustard pastes are mustard mixed with water, salt (sodium chloride), verjuice, white wine, vinegar, tartaric or citric acid, sugar, turmeric, and spices, singly or in combination. They shall not contain any substance or substances other than those specified.

## SALT.

(20) Salt shall be clean sodium chloride free from dirt, and shall contain not more than one-tenth of one part per centum of substances insoluble in hot decinormal hydrochloric acid.

## 38.—SAUCES.

*General Standard for Sauces.*

(1) Sauces are liquid or semi-liquid mixtures of wholesome foodstuffs and condiments, with or without permitted colouring and harmless flavouring substances.

## TOMATO SAUCE.

(2) Tomato sauce is sauce prepared from sound and ripe tomatoes. It shall conform with the general standard for sauces, and it shall not contain any foreign vegetable substance, except onions, garlic, spices or condiments.

## TOMATO CHUTNEY.

(3) Tomato chutney is prepared from sound and ripe tomatoes and apples. The proportion of apples shall not exceed forty parts per centum; it shall conform with the general standard for sauces, and shall contain no foreign vegetable substance except onions, garlic, spices, or condiments.

*Preservative.*

(4) There may be added to tomato sauce and tomato chutney benzoic acid (or benzoates calculated as benzoic acid) in the proportion of one-tenth of one part per centum.

## 39.—VINEGAR.

*General Standard for Vinegar.*

(1) (a) Vinegar is the liquid produced by alcoholic and/or acetous fermentations of one or more of the following:—Malt, spirit, wine, cider, alcoholic liquors, fruit, honey, glucose, sugar (including unrefined crystal sugar and refinery syrups or molasses).

*Labelling.*

(b) There shall be written in the following form in the label attached to every package containing vinegar the words **VINEGAR MADE FROM** [here insert the name or names of the substance or substances from which the vinegar was produced.]

## DISTILLED VINEGAR.

(2) (a) Distilled vinegar is the liquid produced by the distillation of vinegar.

*Labelling.*

(b) There shall be written in the following form in the label attached to every package containing distilled vinegar the words **DISTILLED VINEGAR.**  
**DISTILLED FROM** [here insert the source of the vinegar.]

## BLENDED VINEGAR.

(3) (a) Blended vinegar is the liquid produced by mixing vinegar with distilled vinegar. It shall contain not less than fifty parts per centum of vinegar as defined in paragraph (1) (a) of this regulation.

*Labelling.*

(b) There shall be written in the label attached to every package containing blended vinegar the words **BLENDED VINEGAR.**

## IMITATION VINEGAR.

(4) (a) Imitation vinegar is a mixture of water and acetic acid. It shall conform with the standards for vinegar in clause (5), *General*.

*Labelling.*

(b) There shall be written in the label attached to every package containing imitation vinegar the words **IMITATION VINEGAR.**

*General.*

(5) (a) Every variety of vinegar shall contain not less than 4 grammes of acetic acid in one hundred cubic centimetres.

(b) Caramel may be used as a colouring in any variety of vinegar without declaration.

(c) Any permitted flavouring may be used in any variety of vinegar, provided its nature is declared.

(d) No vinegar shall contain any mineral acid.

(e) The presence of not more than one-seventh of one grain of lead or not more than one-half of one grain of copper per pint shall not be deemed to be a contravention of the Act or these regulations.

(f) Particulars specifically required to be included in any label by this regulation shall appear in bold-faced sans-serif capital letters of not less than twelve points face-measurement.

## 40.—ESSENCE OF IMITATION VINEGAR.

(1) Mixtures sold for the purpose of making imitation vinegar by dilution with water shall be mixtures of acetic acid with water and permitted flavouring substances and coloured or not with caramel. They shall not contain any mineral acid, lead or copper.

*Labelling.*

(2) There shall be written in the label attached to every package which contains a mixture sold for the purpose of making imitation vinegar the words **ESSENCE OF IMITATION VINEGAR** in bold-faced sans-serif capital letters of not less than twelve points face measurement. The label shall bear directions for dilution with water so that the resultant fluid shall contain not less than four grammes of acetic acid in one hundred cubic centimetres.

## 41.—PICKLES.

(1) Pickles are sound vegetables or sound fruits preserved in salt, vinegar, acetic acid, or lactic acid, with or without spices, condiments, or sugar, and with or without permitted colouring or harmless flavouring substances. They shall not contain any foreign mineral substance, except salt (sodium chloride), nor more than fourteen grains of salt-petre (potassium or sodium nitrate calculated as  $\text{KNO}_3$ ) to the pound.

(2) Pickles which have been made with bleached vegetables shall contain not more than two grains of sulphur dioxide (or sulphites calculated as sulphur dioxide) to the pound, derived from the bleaching process.

## 42.—SUGAR AND STARCH SUGAR (GLUCOSE).

*Sugar.*

(1) Sugar is the product chemically known as sucrose.

(2) Granulated, loaf, cut, milled, and powdered sugar shall contain at least ninety-nine and five-tenths parts per centum of sucrose.

## SOLID GLUCOSE (STARCH SUGAR).

(3) Solid Glucose is the solid product obtained by hydrolyzing wholesome starch until there is present not less than seventy parts per centum of reducing sugars calculated as dextrose.

The ash present in solid glucose shall not exceed one part per centum.

## GLUCOSE SYRUP.

(4) Glucose Syrup is the clear, viscous product resulting from the partial hydrolysis of wholesome starch, and consists of a mixture of dextrin and reducing sugars. It shall have a specific gravity of from 1.398 to 1.455 (41° to 45° Beaume) at a temperature of 37.5° C.

At a specific gravity of 1.398 it shall not contain more than 21 parts per centum of water, and at 1.455 not more than 14 parts per centum of water, and corresponding amounts between these gravities.

It shall not contain more than one part per centum of ash, calculated on the basis of a specific gravity of 1.398.

*Labelling.*

(5) Every package of solid glucose shall bear a label in which shall be written in bold-faced sans-serif capital letters of not less than twelve points face measurement the words **SOLID GLUCOSE** followed by a statement of the percentage proportion of reducing sugars present calculated as dextrose.

In the label attached to every package of Glucose Syrup there shall be written in bold-faced sans-serif capital letters of not less than twelve points face measurement the words **GLUCOSE SYRUP** followed by a statement of the specific gravity of such syrup, and the percentage proportion of water contained therein.

## 43.—HONEY.

Honey is the nectar and saccharine exudations of plants, gathered, modified, and stored by the honey bee. It shall contain not more than twenty parts per centum of water, not less than sixty parts per centum of reducing sugars, and it shall not yield more than three-fourths of one part per centum of ash. It shall not contain any added sugar or glucose, artificial sweetening substance, added colouring matter, or other foreign substance.

## 44.—CONFECTIONERY.

*General Standard for Confectionery.*

(1) Confectionery is the product made from sugar, glucose, or other saccharine substances, with or without the addition of permitted colouring and harmless flavouring substances and with or without other food substances, such as butter, wholesome edible fats, fresh eggs, milk, chocolate, nuts, and fruits. It shall not contain any paraffin, resin, foreign mineral substance, nor any drug against which there is a restrictive law or regulation in force, nor shall it contain more than one part per centum of alcohol, nor any whole or crushed uncooked grain.

Provided that nothing in this Regulation contained shall be taken to prohibit the manufacture by confectioners of lozenges and the like which contain a drug concerning which any restrictive law or regulation is in force, for wholesale supply to the order of a registered pharmacist.

(2) No person shall refill with confectionery for sale any once-used package which is made wholly or in part of wood, paper, cardboard, or the like absorbent material.

*Labelling.*

(3) There shall be written in the label attached to every package which contains confectionery medicated by the addition of any drug named or included in Regulation 72 the word **MEDICATED** in bold-faced sans-serif capital letters of not less than twelve points face measurement.

## 45.—PASTRY.

The word "Pastry" shall include pastry, cakes, and biscuits. Pastry is a product of the mixture of two or more of the following substances, selected, combined, and cooked as may be desired:—Various kinds of flour or starch, water, fresh, condensed, concentrated, skim or separated milk, cream, fresh eggs, butter, edible fats or oils, sugar, honey or molasses, nuts, almonds, oleaginous or other seeds, sound fruits or preparations of sound fruits, other wholesome food-substances, harmless flavourings, or permitted colourings. Pastry shall not contain any preservative substance except such as is specifically permitted in the ingredients used, nor any artificial sweetening substance, mineral oil or mineral fat, alum, or sulphate of copper.

## 46.—ICE CREAM AND FLAVOURED ICE.

*ICE-CREAM.*

(1) Ice-cream is a foodstuff prepared from milk or cream or wholesome milk-products, with sugar, with or without fresh eggs, flavoured with fruit or with the juice or pulp of fruit, or with nuts or with harmless vegetable flavouring substances or essences, coloured or not with permitted colouring substances, and with or without candied fruits, liqueurs, or spirits, singly or in combination, sterilised by boiling or pasteurised by being kept at a temperature of not less than 156° F. for twenty minutes, or of not less than 165° F. for ten minutes, and subsequently frozen. Ice-cream shall contain not less than ten parts per centum of milk fat.

*Permitted Addition.*

(2) The addition of gelatine to ice-cream, in proportion not exceeding one part per centum, is hereby permitted.

*FLAVOURED ICES.*

(3) Vanilla ice, strawberry ice, or other flavoured ice is a preparation of wholesome foodstuffs, with or without addition of harmless vegetable substances or essences, or of permitted colouring matter, sterilised by boiling or pasteurised by being kept at a temperature of not less than 156° F. for twenty minutes or of not less than 165° F. for ten minutes, and subsequently frozen.

*Prohibitions.*

(4) No person shall refill with ice-cream or with flavoured ice for sale any once-used package which is made wholly or in part of wood, paper, cardboard, or the like absorbent material.

(5) No person shall sell any ice-cream or flavoured ice of which the nature or flavour is indicated or declared by the name of any fruit or fruits, flavoured wholly or in part with any substance other than the fruit or fruits named, unless the said name is conjoined with the word "Imitation."

## 47.—FRUITS AND FRUIT PRODUCTS.

*PRESERVED FRUIT.*

(1) Fruits are the clean, sound, edible, fleshy, fructifications of plants distinguished by their sweet, acid and ethereal flavours.

(2) Preserved fruit is fruit preserved by any preserving process including drying. It shall not contain any foreign substance except sugar and, in respect of dried fruits only, sulphur dioxide and glycerine: Provided that permitted colouring matter may be added to raspberries and strawberries.

(3) Dried fruits may be treated with a dilute solution of glycerine and, for the purpose of bleaching, with sulphur dioxide gas.

(4) The presence of not more than seven grains of sulphur dioxide (or sulphites calculated as sulphur dioxide) per pound in dried fruits, unavoidably remaining from the process of bleaching, shall not be deemed to constitute a contravention of this Regulation.

*Labelling.*

(5) The labelling provisions of Regulation 2 (5) shall not be required in the case of dried fruits.

JAM AND CONSERVE.

(6) Jam or conserve is the product obtained by boiling some one kind of sound fruit with sugar. It shall not contain any added glucose, nor any gelatine, starch, apple pulp (except in the case of apple jam), nor any other added substance except spices: Provided that the addition of permitted colouring matter to raspberry jam, strawberry jam, or plum jam shall not be deemed to be a contravention of this Regulation.

*Labelling.*

(7) There shall be written in the label attached to every package which contains jam, conserve, or marmalade, in bold-faced sans-serif capital letters of not less than eighteen points face measurement the words **JAM, CONSERVE, or MARMALADE,** as the case may require.

There shall be also written in the said label in bold-faced sans-serif capital letters of not less than eighteen points face measurement the name of the fruit or fruits from which the contents of the package have been prepared.

MARMALADE.

(8) (a) Marmalade is the product obtained by boiling sound citrus fruit or fruits with sugar. It shall not contain any added substance except solid glucose or glucose syrup.

*Labelling.*

(b) There shall be written in the label attached to every package which contains marmalade prepared with solid glucose or glucose syrup, in bold-faced sans-serif capital letters of not less than ten points face measurement, the words "**PREPARED WITH GLUCOSE.**"

MIXED JAMS.

(9) Mixed jams are the product obtained by boiling two or more varieties of sound fruits with sugar. Mixed jam shall not contain any vegetable substance other than that derived from fruits of the varieties designated on the label, except spices. It shall contain not less than fifty parts per centum of the variety of fruit named first in the label. It shall not contain any added glucose, gelatine, starch, or other foreign substance.

*Labelling.*

(10) There shall be written in the label attached to every package which contains mixed jam, in bold-faced sans-serif capital letters of not less than eighteen points face measurement, the names of the fruits from which the mixture has been prepared.

FRUIT JELLY.

(11) Fruit jelly is a compound prepared from the juice of sound fruit and sugar and/or glucose. It shall not contain any vegetable substance other than that derived from sound fruit of the variety or varieties designated in the label, nor any added gelatine, starch, or other foreign substance.

*Labelling.*

(12) There shall be written in the label attached to every package which contains any fruit jelly, in bold-faced sans-serif capital letters of not less than eighteen points face measurement, the words **FRUIT**

**JELLY.** There shall also be written in the label, in bold-faced sans-serif capital letters of not less than eighteen points face measurement, the name or names of the variety or varieties of fruits from which the contents have been prepared; and the product of the fruit which is named first shall be present in the contents of the package in larger proportion than the product of any other fruit.

There shall also be written in the label attached to every package which contains fruit jelly prepared with solid glucose or glucose syrup, in bold-faced sans-serif capital letters of not less than ten points face measurement, the words "**PREPARED WITH GLUCOSE.**"

NET WEIGHTS OF TINNED FRUIT PRODUCTS.

(13) Jam, conserve, marmalade, or fruit jelly shall not be put up in containers holding other than  $\frac{1}{2}$ -lb., 1-lb.,  $1\frac{1}{2}$ -lb. weight or any integral multiple of one pound.

LEMON CHEESE, LEMON BUTTER AND LEMON FILLING.

14. Lemon cheese, lemon butter, and lemon filling are products prepared from butter, eggs, sugar, and lemon flavouring substances.

*Prohibition.*

The addition to any of these preparations of foreign fat, starch, glucose, gelatine, preservative or colouring substance is hereby prohibited.

## 48.—JELLY CRYSTALS.

## JELLY CRYSTALS.

(1) Jelly crystals are a confection of gelatine, sugar, and citric or tartaric acid, coloured and flavoured with permitted colouring matters and harmless flavouring substances.

*Labelling.*

(2) There shall be written in the label attached to every package which contains jelly crystals the words **JELLY CRYSTALS** in bold-faced sans-serif capital letters of not less than eight points face measurement, accompanied by the words **ARTIFICIALLY COLOURED AND FLAVOURED** in bold-faced sans-serif capital letters of not less than six points face measurement.

## 49.—ESSENCES.

*General Standard for Essences.*

(1) Essences are preparations of wholesome flavouring substances in ethylic alcohol, or in water, or in both, or in some other approved vehicle, with or without permitted colouring matter.

## OIL OF LEMON.

(2) Oil of lemon is the volatile oil obtained from the fresh peel of the lemon (*Citrus limonum*, L.).

It shall have a specific gravity at 15·5° C. of not less than 0·854 nor more than 0·862; it shall have an optical rotation at 20° C. of not less than + 56° nor more than + 65°; it shall have a refractive index at 25° C. of not less than 1·470 and not more than 1·480; and it shall contain not less than 3·5 per centum of aldehydes calculated as Citral (C<sub>10</sub>H<sub>16</sub>O).

## ESSENCE OF LEMON.

(3) Essence of lemon is the flavouring extract prepared from oil of lemon, or from lemon peel, or from both. It shall contain not less than ten parts per centum by volume of oil of lemon, and it shall conform with the general standard for essences.

## IMITATION ESSENCE OF LEMON.

(4) Imitation essence of lemon is any essence prepared in imitation of essence of lemon. It shall contain not less than four-tenths of one part per centum by weight of citral and shall conform with the general standard for essences.

*Labelling.*

(5) There shall be written on or attached to every package which contains imitation essence of lemon a statement or label in which shall appear in bold-faced sans-serif capital letters of not less than six points face measurement the words **IMITATION ESSENCE OF LEMON**.

## VANILLA.

(6) Vanilla is the dried fruit of *Vanilla planifolia*.

## VANILLA ESSENCE.

(7) Vanilla essence is an alcoholic extract of vanilla. It shall contain not less than fifty parts per centum by weight of alcohol and not less than one-tenth of one part per centum of vanillin. It shall not contain foreign colouring matter or any foreign substance except sugar. It shall contain two and one-tenth grammes of total solids other than sugar in 100 cubic centimetres. It shall have a lead number of not less than 0·55 as determined by Wichmann's method.

## VANILLA SUBSTITUTES.

*Labelling.*

(8) There shall be written in the label attached to every package containing a substance which consists wholly or in part of a substitute for vanilla or for vanilla essence, in bold-faced sans-serif capital letters of larger size than any other printed matter on the label, the words "Imitation Vanilla," or "Imitation Vanilla Essence," as the case may be.

*Prohibition.*

(9) The word "Vanilla" or words "Vanilla Essence" shall not be written in the statement or label attached to a package containing a substance which consists wholly or in part of a substitute for vanilla or for vanilla essence, unless conjoined with the word "Imitation," in the following form, "Imitation Vanilla," or "Imitation Vanilla Essence," as the case may be.

## 50.—CITRIC AND TARTARIC ACIDS.

Citric and tartaric acids shall contain not more than one-hundredth part of a grain of arsenic (calculated as arsenious oxide), nor more than one-seventh of a grain of lead, to the pound.

**51.—POTABLE WATER.**

(1) Potable water is water which conforms with one or more of the following conditions:—(a) That it has been obtained from a source approved in writing for the purpose by the Central Health authority; (b) that it has been distilled, boiled, or otherwise treated by a process which has been approved for the purpose by the Central Health authority; Provided that potable water shall contain not more than one hundred micro-organisms in one cubic centimetre, no pathogenic micro-organisms, no poisonous chemical constituents, nor sediment; shall be colourless; and shall have been so kept between its collection or sterilization and its sale or use in manufacture as to preserve it from contamination.

(2) No person shall use, or cause or suffer to be used, in the preparation of any food or drug for sale, any water other than potable water.

**52.—ICE.**

Ice is the product obtained by freezing potable water. It shall be made, stored, handled and delivered under such conditions as to prevent its contamination.

**53.—AERATED WATERS.***General Standard for Aerated Waters.*

(1) Aerated waters are potable water impregnated with carbon dioxide, or with oxygen, or with both, under pressure, with or without admixture of soda, potash, lithia, or the like salts. They shall not contain any lead or other poisonous metal, nor any foreign substance.

**SODA WATER.**

(2) Soda water is potable water impregnated with carbon dioxide, or with oxygen, or with both. It shall conform with the general standard for aerated waters.

**LITHIA, POTASH, AND SELTZER WATERS.**

(3) Lithia, potash, and seltzer waters are waters which conform with the general standard for aerated waters. Lithia water and potash water shall contain respectively not less than five grains of lithium carbonate, and not less than fifteen grains of potassium bicarbonate, to the pint. Seltzer water shall contain not less than fifteen grains of sodium chloride, not less than two grains of sodium bicarbonate, not less than four grains of magnesium chloride, and not less than four grains of calcium chloride, to the pint.

*Labelling.*

(4) There shall be written in the label attached to every package containing an aerated water mixed with a salt, or with salts, in bold-faced sans-serif capital letters of not less than six points face measurement, the name of the salt or salts, and the minimum percentage proportion in which each is present.

Provided that it shall not be necessary so to label lithia, potash, and seltzer waters composed as prescribed in this regulation.

**54.—FRUIT JUICE CORDIALS AND SYRUPS.**

(1) Fruit juice cordials and syrups shall be composed of the juices of sound fruit or fruits, potable water, and sugar, with or without the addition of citric or tartaric acid and permitted colouring matter. They shall contain not less than twenty parts per centum by weight of fruit juice, and not less than twenty-five parts per centum by weight of sugar. They shall not contain any flavouring substance other than that naturally present in the fruit or fruits from which they have been prepared. They shall not contain any other substance, except glycerine, which may be present in proportion not exceeding ten parts per centum by weight, or permitted preservative.

*Labelling.*

(2) There shall be written in the label attached to every package which contains fruit juice cordial or syrup in bold-faced sans-serif capital letters of not less than eighteen points face measurement, the words

**FRUIT JUICE CORDIAL**

or

**FRUIT JUICE SYRUP**

together with the name or names of the fruit or fruits from which its contents have been prepared.

*Preservative.*

(3) To fruit juice cordials and syrups which do not contain any glycerine there may be added sulphur dioxide (or sulphites calculated as sulphur dioxide) or benzoic acid (or benzoates calculated as benzoic acid) one, but not both, in proportion not exceeding, in the case of sulphur dioxide, two grains to the pint, or, in the case of benzoic acid, seven grains to the pint.

## 55.—RASPBERRY VINEGAR.

(1) Raspberry vinegar shall contain not less than twenty parts per centum by weight of raspberry juice, not less than twenty-five parts per centum by weight of sugar, not more than ten parts per centum by weight of glycerine, and not more than two parts per centum of acetic acid. It may contain permitted colouring matter.

*Preservative.*

(2) To raspberry vinegar which does not contain any glycerine there may be added sulphur dioxide (or sulphites calculated as sulphur dioxide) or benzoic acid (or benzoates calculated as benzoic acid) one, but not both, in proportion not exceeding, in the case of sulphur dioxide, two grains to the pint, or, in the case of benzoic acid, seven grains to the pint.

## 56.—FLAVOURED CORDIALS AND SYRUPS.

(1) Flavoured cordials and syrups shall be composed of potable water, sound fruit or vegetable essences, extracts or infusions, and sugar, with or without the addition of citric or tartaric acid, and with or without the addition of approved colouring matter. They shall contain not less than twenty-five parts per centum by weight of sugar. They shall not contain any flavouring substance other than that naturally present in the fruit or vegetable essences, extracts or infusions from which they have been prepared. They may contain glycerine in proportion not exceeding ten parts per centum by weight.

*Labelling.*

(2) There shall be written in the label attached to every package which contains flavoured cordial or syrup the words

**FLAVOURED CORDIAL**  
or  
**FLAVOURED SYRUP**

in bold-faced sans-serif capital letters of not less than eighteen points face measurement, followed by the name or names of the fruit or vegetable extract or extracts from which its contents have been prepared.

No pictorial representation or design suggesting the presence of fruit and no floral design shall appear on any label attached to any package containing flavoured cordial or syrup.

*Preservative.*

(3) To flavoured cordials and syrups which do not contain any glycerine there may be added sulphur dioxide (or sulphites calculated as sulphur dioxide) or benzoic acid (or benzoates calculated as benzoic acid) one, but not both, in proportion not exceeding, in the case of sulphur dioxide, two grains to the pint, or, in the case of benzoic acid, seven grains to the pint.

## 57.—IMITATION CORDIALS AND SYRUPS.

(1) Imitation cordials and syrups shall be composed of potable water, with harmless flavouring substances containing synthetic or other artificial compounds, and sugar, with or without citric acid, tartaric acid, acetic acid, vinegar, permitted colouring matter and glycerine. They shall contain not less than twenty-five parts per centum by weight of sugar, and/or not more than ten parts per centum by weight of glycerine.

*Labelling.*

(2) There shall be written in the label attached to every package containing imitation cordial or a syrup, in bold-faced sans-serif capital letters of not less than eighteen points face measurement, the words

**IMITATION CORDIAL**  
or  
**IMITATION SYRUP**

and the names of the flavouring, in the following form:—

**IMITATION CORDIAL** or **IMITATION**  
**SYRUP** [here insert the name of the flavour] **FLAVOUR**

The said words shall be the first words of the label, and no other words shall appear on the same line or lines.

*Prohibition.*

(3) Expressions, designs, or devices which indicate or suggest that the contents of any package which contains any imitation cordial or syrup consist wholly or in part of any natural fruit juices shall not be written in any statement or label attached to any such package, and no floral design shall appear upon any such package.

*Preservative.*

(4) To imitation cordials and syrups which do not contain any glycerine there may be added sulphur dioxide (or sulphites calculated as sulphur dioxide) or benzoic acid (or benzoates calculated as benzoic acid) one, but not both in proportion not exceeding, in the case of sulphur dioxide, two grains to the pint, or, in the case of benzoic acid, seven grains to the pint.

## 58.—FRUIT JUICES OR FRUIT EXTRACTS.

(1) Fruit juices or fruit extracts are the clean unfermented juices obtained from fresh ripe fruits. They shall contain all of the constituents naturally present in the juices of the fruits from which they have been prepared. They shall not contain any foreign substance except preservative and permitted colouring matter.

(2) Concentrated fruit juices or concentrated fruit extracts shall consist of fruit juices from which at least fifty parts per centum of the water naturally present has been evaporated. They shall not contain any foreign substance except preservative and permitted colouring matter.

*Preservative.*

(3) To fruit juices or fruit extracts, and to concentrated fruit juices or concentrated fruit extracts, there may be added sulphur dioxide (or sulphites calculated as sulphur dioxide) or benzoic acid (or benzoates calculated as benzoic acid) one, but not both, in proportion not exceeding, in the case of sulphur dioxide, two grains to the pint, or in the case of benzoic acid, seven grains to the pint.

## LIME JUICE.

(4) Lime juice is the expressed juice of the sound fruit of *Citrus medica*, variety *acida*. It shall contain not less than six parts per centum of anhydrous citric acid naturally present in the fruit.

## LIME JUICE CORDIAL OR SYRUP.

(5) Lime juice cordial or syrup shall be composed of lime juice, sugar, and potable water. It shall contain not less than two parts per centum of anhydrous citric acid naturally present in the fruit. It shall not contain any added substance, except glycerine in proportion not exceeding ten parts per centum by weight, and caramel.

## LEMON JUICE.

(6) Lemon juice is the expressed juice of the sound fruit of *Citrus medica*, variety *Limonum*. It shall contain not less than five and five-tenths parts per centum of anhydrous citric acid naturally present in the fruit.

## LEMON JUICE CORDIAL OR SYRUP.

(7) Lemon juice cordial or syrup shall consist of lemon juice, sugar, and potable water, and shall contain not less than two parts per centum of anhydrous citric acid naturally present in the fruit. It may contain glycerine in proportion not exceeding ten parts per centum.

*Preservative.*

(8) To lime juice, lime juice cordial or syrup, lemon juice, and lemon juice cordial or syrup, which do not contain any glycerine, there may be added sulphur dioxide (or sulphites calculated as sulphur dioxide) or benzoic acid (or benzoates calculated as benzoic acid) one, but not both, in proportion not exceeding, in the case of sulphur dioxide, two grains to the pint, or, in the case of benzoic acid, seven grains to the pint.

## 58a.—IMITATION FRUIT FLAVOURS OR IMITATION FRUIT ESSENCES OR IMITATION FRUIT EXTRACTS.

(1) Imitation fruit flavours, essences, or extracts shall be preparations which do not owe their composition entirely to fruit.

*Labelling.*

(2) There shall be written in the label attached to every package containing imitation fruit flavour or imitation fruit essence or imitation fruit extract in bold-faced sans-serif capital letters of not less than twelve points face measurement, the words

**“IMITATION FRUIT FLAVOUR,”**  
**“IMITATION FRUIT ESSENCE,”**  
 or  
**“IMITATION FRUIT EXTRACT,”**

as the case may be.

*Prohibition.*

(3) Any expression, design, or device which indicates or suggests that the contents of any package which contains an imitation fruit flavour or imitation fruit essence or imitation fruit extract consists wholly or in part of any natural fruit juice shall not be written in any statement or label attached to any such package, and no floral design shall appear upon any such package.

## 59.—FRUIT SQUASH.

(1) Fruit squash shall be the expressed juice and associated pulp of the sound fruit. It shall not contain any added pulp or other substance save sugar and preservative.

*Prohibition.*

(2) The word “Squash” or “Crush,” or any word which suggests that the article is a squash as standardized by clause (1) of this Regulation, shall not be written in the statement or label attached to a package containing a substance which does not comply with such standard.

*Preservative.*

(3) To fruit squash there may be added sulphur dioxide (or sulphites calculated as sulphur dioxide) or benzoic acid (or benzoates calculated as benzoic acid), one, but not both, in proportion not exceeding, in the case of sulphur dioxide, two grains to the pint, or, in the case of benzoic acid, seven grains to the pint.

**59a.—FRUIT SQUASH DRINKS.**

(1) Fruit squash drinks sold or intended for sale for consumption on the premises of the vendor shall be composed of the expressed juice and associated pulp of the sound fruit. They shall not contain any added pulp or other substance except sugar and water. The added water content shall not exceed fifty parts per centum of the whole drink in the case of orange squash or crush and shall not exceed 90 parts per centum in the case of lemon squash or crush.

(2) The word "Squash" or "Crush," or any word which suggests that the article is a fruit squash drink as standardized by clause 1 of this Regulation, shall not be used in connection with any drink which does not comply with such standard.

**60.—NON-EXCISABLE FERMENTED DRINKS.**

(1) Non-excisable fermented drinks shall be composed of potable water with vegetable extractives or infusions and sugar, with or without the addition of harmless vegetable flavouring substances, citric or tartaric acid, and permitted colouring matters. They shall not contain more than two parts per centum of proof spirit.

(2) The addition of saccharin to non-excisable fermented drinks, in proportion not exceeding three grains to the gallon, is hereby permitted.

**61.—SUMMER OR "TEMPERANCE" DRINKS.**

(1) Summer or "temperance" drinks not otherwise standardized in these Regulations shall be composed of potable water, with or without sugar and harmless flavouring essences, or fruit and vegetable extractives or infusions, impregnated or not with carbon dioxide, and with or without permitted colouring matter.

*Prohibition.*

(2) No summer or "temperance" drink prepared wholly or in part from any synthetic essence or extract shall be sold under any name or description which suggests or implies the presence of any fruit, nor shall any fruit or floral design appear upon the label.

*Labelling.*

(3) Every summer or "temperance" drink containing any synthetic essence or extract shall be plainly labelled "Imitation" on the first line in type of a size larger than that of any other word in the label.

**62.—MEDICINAL BEVERAGES.**

(1) Medicinal beverages are preparations sold for use as beverages and for which medicinal properties are claimed. The constituent from which the preparation is named shall be present in sufficient proportion to have medicinal value, and shall be the principal medicinal constituent in the preparation.

**QUININE TONIC WATERS.**

(2) Any drink sold under a name or trade description which includes the word "Quinine" shall contain quinine or a compound of quinine (calculated as quinine hydrochloride) in proportion of not less than one-third of one grain to the pint.

*Labelling.*

(3) There shall be written on the label attached to every package which contains a medicinal beverage (including quinine tonic water) a statement, in bold-faced sans-serif capital letters of not less than eight points face measurement, of the proportion or proportions of the ingredient or ingredients present for which medicinal value is claimed.

**63.—WINE.**

(1) Wine is the product solely of the alcoholic fermentation of the juice or must of grapes.

*Dry Wine.*

(2) Dry wine is the wine produced by complete fermentation of the sugar contained in the juice or must of the grapes from which it is made.

**SWEET WINE.**

(3) Sweet wine is the wine containing sugar derived only from the juice or must of the grapes from which it is made.

**SPARKLING WINE.**

(4) Sparkling wine is the wine which by fermentation of portion of the sugar contents has become surcharged with carbon dioxide, and to which sugar and pure wine spirit may or may not have been added.

## PURE WINE SPIRIT.

(5) Pure wine spirit is the rectified distillate resulting from the distillation solely of wine.

*Allowed Additions.*

I. To the grape juice or must :—

- (a) Yeast.
- (b) Calcium sulphate, also sulphur dioxide, as a result of the sulphuring of casks by means of the combustion of arsenic-free sulphur, also sulphites.
- (c) Tartaric and citric acid.
- (d) Extractives (ampelosides) of grape vine leaves or flowers.
- (e) Calcium and ammonium phosphates.
- (f) Tannin.

II. To wine :—

- (a) Isinglass, gelatine, eggs, casein, albumen (not including blood or milk as such) Spanish clay, kaolin, tannin.
- (b) Sulphur dioxide and preparations of sulphur dioxide.

III. To wine or partly fermented grape juice or must :—

- (a) Pure wine spirit (as approved by the Customs) for the purpose of increasing the alcoholic strength to the degree allowed under the appropriate Commonwealth legislation.

*Prohibitions.*

(6) Wines sold, or exposed for sale shall not contain—

- (a) Soluble chlorides in quantity exceeding one gramme per litre (or seventy grains per gallon) calculated as sodium chloride, or
- (b) Soluble sulphates calculated as potassium sulphate in quantity exceeding two grammes per litre (or one hundred and forty grains per gallon) except in the case of fortified wines, in which case the quantity shall not exceed four grammes per litre (or two hundred and eighty grains per gallon), or
- (c) Sulphur dioxide, and preparations of sulphur dioxide in quantity exceeding seventy milligrammes per litre (or four and nine-tenths grains per gallon) in the free state, or three hundred and fifty milligrammes per litre (or twenty-four and a half grains per gallon) in the combined state, in each case calculated as sulphur dioxide.

*Prohibited Additions.*

(7) Water, sugar (all kinds of), others, essential oils, flavouring substances, alkaloidal substances, compounds of barium, fluorine, magnesium, strontium, bismuth, arsenic, lead, zinc, aluminium, tin, copper, preservative substances (except sulphur dioxide as provided), glycerine, artificial sweetening substances, colouring matters, mineral acids and organic acids (except tartaric and citric acid as provided), are hereby prohibited: Provided that the addition of sugar to sparkling wine shall not be deemed to be a contravention of this Regulation.

*Labelling of Wine bottled from Imported Bulk.*

(8) All wine sold in bottles under the label or name of any manufacturer, packer, or agent, and which has been bottled from imported bulk, shall contain in the label describing such wine a declaration in the following form :—

“Bottled by [here insert the name and address of bottler].”

## WINE COCKTAIL.

(9) A wine cocktail (which shall include vermouth) is wine to which has been added botanical bitters, aromatics, or other flavourings. It may be coloured with caramel and may be sweetened with sugar, raisins or other dried grapes. It shall not contain absinthe, wormwood (*Artemisia absinthium*) or the oil obtained therefrom. It shall not contain more than thirty-five parts per centum of proof spirit.

## 64.—CARBONATED WINE.

*Labelling.*

(1) There shall be written in the label attached to every package containing sparkling wine to which any carbon dioxide has been added, the word **CARBONATED**, in bold-faced sans-serif capital letters of not less than twelve points face measurement. The said word shall be the first word of the label, and no other words shall be written on the same line.

*Labelling of Carbonated Wine bottled from Imported Bulk.*

(2) Carbonated wine sold in bottles under the label or name of any manufacturer, packer, or agent, and which has been bottled from imported bulk, shall contain in the label describing such carbonated wine a declaration in the following form :—

“Bottled by [here insert the name and address of bottler].”

## 65.—MEDICATED WINE.

*General Standard.*

(1) Unless otherwise standardized in these Regulations, medicated wine is wine to which any drug included in the British Pharmacopœia or British Pharmaceutical Codex has been added, and the drug shall be present in such proportion that each fluid ounce of wine shall contain not less than the minimum dose of such drug as stated in the said Pharmacopœia or Codex.

*Labelling.*

(2) There shall be written in the label attached to every package containing medicated wine as defined in clause (1) of this Regulation, and in the label attached to every package of meat wine, malt wine, and mixed medicated wine, as hereinafter defined:—

- (a) the words **MEDICATED WINE** in bold-faced sans-serif capital letters of not less than eighteen points face measurement.
- (b) the name in English, and the proportion of the drug or substance with which such wine is medicated.
- (c) the quantity of the wine to be taken for a dose.
- (d) the percentage of proof spirit present in the wine, and
- (e) the words **THIS PREPARATION IS TO BE USED AS A MEDICINE ONLY**, in bold-faced sans-serif capital letters of not less than twelve points face measurement.

*MEAT WINE.*

(3) Meat wine or beef wine, or any wine which purports to contain any extract of meat or beef, is wine conforming to the general standard for wine, to which has been added meat extract, so that the resultant wine contains not less than two parts per centum of protein.

*MALT WINE.*

(4) Malt wine or any wine which purports to contain any malt extract is wine conforming to the general standard for wine, to which has been added malt extract, so that the resultant wine contains not less than five parts per centum of malt extract.

*MIXED MEDICATED WINES.*

(5) Any medicated wine containing more than one substance for which medicinal value is indicated or claimed shall conform to the prescribed standard for each substance.

*Restrictions.*

(6) No person, other than a registered pharmacist, a licensed victualler, or a licensed wine-seller, shall sell any medicated wine as a beverage or by the glass or otherwise than in the unbroken original immediate container in which he has received such medicated wine.

And no person shall sell any such medicated wine unless it is labelled in strict conformity with the requirements of these Regulations.

## 66.—QUININE TONIC WINE.

(1) Quinine tonic wine is wine containing quinine or a compound of quinine (calculated as quinine hydrochloride) in proportion of not less than five and not more than twenty grains per pint.

*Labelling.*

(2) There shall be written in the label attached to every package of quinine tonic wine a statement, in bold-faced sans-serif capital letters of not less than eight points face measurement, of the proportion of quinine contained therein, in the following form:—

**THIS QUININE WINE CONTAINS [here insert the number of grains] GRAINS OF QUININE PER PINT. IT DOES NOT CONFORM WITH THE STANDARD FIXED BY THE BRITISH PHARMACOPOEIA :**

Provided that quinine tonic wine which contains not less than twenty grains of quinine (calculated as quinine hydrochloride) need not bear the statement "It does not conform with the standard fixed by the British Pharmacopœia."

## 67.—CIDER AND PERRY.

Cider and perry are the products of the alcoholic fermentation of the juice or must of sound apples and pears respectively. They may contain sulphur dioxide (or sulphites calculated as sulphur dioxide), in proportion not exceeding two grains to the gallon; but they shall not contain any foreign essence or foreign flavouring substance, or salicylic acid or other preservative.

## 68.—ALE, BEER, AND STOUT.

(1) Malt ale or malt beer is a fermented liquid, containing not less than two parts per centum of proof spirit, brewed from barley, malt and hops exclusively.

(2) Ale, beer, porter, or stout, is a fermented liquid, containing not less than two parts per centum of proof spirit.

It shall be brewed from a mash of malted or other grain and sugar and/or glucose with hops and/or other harmless vegetable bitters.

(3) Malt ale or malt beer, ale, beer, porter or stout shall not contain more than two grains of free sulphur dioxide or more than five grains of total sulphur dioxide per gallon, or more than seven grains of benzoic acid per gallon.

**69.—SPIRITS.**

(1) Spirits shall be in accordance with the standard fixed by the Minister for Trade and Customs under the provisions of the Commonwealth Spirits Act for the time being in force.

*Labelling of Spirits bottled from Imported Bulk.*

(2) All spirits sold in bottles under the label or name of any manufacturer, packer, or agent, and which have been bottled from imported bulk, shall contain in the label describing such spirits a declaration in the following form :—  
“Bottled by [*here insert the name and address of bottler*].”

**70.—STANDARD OF STRENGTH FOR SPIRITS.**

The standards of strength for spirits shall be as follows :—

Brandy, not more than twenty-five degrees under proof.  
Whisky, not more than twenty-five degrees under proof.  
Rum, not more than twenty-five degrees under proof.  
Gin, not more than thirty-five degrees under proof.

**71.—DRUGS.**

(1) Drugs which are included in the latest addition with amendments of the British Pharmacopœia and British Pharmaceutical Codex, shall conform with the descriptions and tests respectively prescribed for them in the said Pharmacopœia and Pharmaceutical Codex, unless otherwise standardised in these Regulations, or in any Act in force, or in Regulations made thereunder.

Provided that wherever a drug is mentioned in both the British Pharmacopœia and the British Pharmaceutical Codex, the standard of the British Pharmacopœia shall prevail.

Provided that in any preparation intended solely for external use, where olive oil or Arachis oil is indicated in the British Pharmacopœia or British Pharmaceutical Codex, cotton seed oil may be used in lieu thereof, except where otherwise provided in these Regulations.

Provided that in a preparation where wine is used as specified in the British Pharmacopœia or British Pharmaceutical Codex, it shall not be deemed to be adulterated in so far as it is compounded with wine, as already defined in these Regulations, of Australian origin, containing not less than twenty-eight parts per centum of proof spirit.

(2) The following drugs are hereby exempted from so much of the provisions of the Regulations as require that they shall be compounded with alcohol, and the said drugs shall not be deemed to be adulterated in so far as they are compounded with an equivalent proportion of a methylated spirit free from pyridine :—

Linimentum Aconiti	Linimentum Sinapis
Linimentum Belladonnæ	Linimentum Aconiti Compositum
Linimentum Camphoræ Ammoniatum	Linimentum Capsici
Linimentum Crotonis	Tinctura Iodi Fortis
Linimentum Opii	Liniments prepared specially for the eradication of
Linimentum Saponis	Pediculi, and labelled accordingly.

and such others as may from time to time be provided for by Regulations issued by the Minister for Trade and Customs under the Commonwealth Spirits Act for the time being in force.

(3) No drug shall be deemed to be a preparation of chloroform, provided it contains not more than one-fourth of one part per centum of chloroform.

(4) A drug bearing a name recognized in the latest edition of the British Pharmaceutical Codex which does not conform to the description and tests prescribed in the said Codex, and which is not standardized in the Act or in the Regulations, shall not be deemed to be adulterated, provided—

- Its standard of strength, quality or purity is declared in the label.
- It conforms to such declared standard.
- The label bears a statement in sans-serif capital letters of not less than twelve points face measurement, in the following form :—

[*Here insert the name of the drug*] **NOT IN ACCORDANCE WITH THE  
BRITISH PHARMACEUTICAL CODEX.**

**72.—DECLARATION OF CERTAIN DRUGS.**

(1) There shall be written in bold-faced sans-serif capital letters of not less than six points face measurement in the label attached to every package containing medicines or medicinal preparations for internal or external use by man, in which are present any of the substances named in this Regulation, or preparations, alkaloids, glucosides, or poisonous chemical derivatives thereof, a statement of the name of the substance or substances or of the preparation, alkaloid, glucoside, or poisonous chemical derivative contained in it and of the quantity or proportion present, in the following form :—

**THIS MIXTURE INCLUDES** [*or alternatively*] **THE CONTENTS OF THIS PACKAGE INCLUDE**  
[*here insert the name of the drug or drugs required to be declared, and the quantity or proportion of each*]

contained in the mixture or package], or **EACH OF THESE TABLETS** [pastilles, cachets, or capsules] **CONTAINS** [here insert the name of each substance required to be declared, and the quantity or proportion of each contained in each tablet, pastille, cachet, capsule, &c.].

Acetanilide,	Hydrocyanic Acid,
Acetylsalicylic Acid,	Hydroquinone,
Aconite,	Hyoscyamus,
Adrenalin, or its substitutes,	Iodine, or chemical compounds containing iodine, excepting iodiform and its substitutes,
Alcohol,	Isopral,
Alphacaine (A. Eucaine or Eucaine A.),	Lead
Aminophenols,	Lobelia,
Amyl nitrite,	Mercury,
Anilides	Naphthols,
Antimony,	Nitroglycerin,
Arsenic,	Nux Vomica,
Barbitone (Veronal),	Oil of Parsley,
Barium,	Oil of Pennyroyal,
Belladonna,	Oil of Rue,
Benzamine (Betacaine, B. Eucaine, or Eucaine B.),	Oil of Savin,
Bromine, or chemical compounds containing bromine,	Oil of Tansy,
	Opium,
	Paraldehyde,
Cannabis indica,	Paraphenylenediamine, or other irritant organic bases,
Cantharides,	Phenacetin,
Carbolic acid,	Phenazone,
Chlorbutol (Acetone Chloroform or Chloretone)	Phenetidines,
Chloral,	Phosphorus,
Chloroform,	Propional,
Coca,	Pyrazolones,
Copper,	Pyrogallie Acid,
Cotton Root,	Quinolines,
Creosote,	Resorcin,
Cresols (Cresylic Acid),	Stramonium,
Digitalis,	Strophanthus,
Ergot,	Sulphonal,
Ether,	Trional,
Gelsemium,	
Gamboge,	

and any other natural or synthetic hypnotic, or analgesic or antipyretic substances, or any reputed emmenagogue or reputed abortifacient substance and any other drugs being or containing any poisonous chemical derivative, alkaloid, glucoside or similar potent principle, or any derivative thereof, and any preparations of thyroid gland, pituitary gland, or any animal product being or containing a potent principle.

For the purposes of this Regulation, a preparation is a mixture of substances in any form, or a solution of any substance or substances, prepared for internal or external use by man, which contains as one of its constituents any substance or compound thereof mentioned in the list given above as requiring declaration.

(2) Any substance included in this Regulation, but not specifically named in the list, shall be described by the name most commonly applied to the substance in the English language in the Pharmacopœias of Great Britain and of the United States of America, or in the British Pharmaceutical Codex.

(3) This Regulation shall not apply to a drug dispensed and supplied on prescription or order signed by a legally qualified medical practitioner, nor to a mixture supplied by a registered pharmacist extemporaneously prepared for a specific and individual case.

(4) There shall be written in the label attached to every package containing any patent or proprietary medicine a statement (in English) of the principal ingredients therein for which therapeutic properties are claimed, and, in the case of medicines intended for internal use, the measure, number, quantity, volume or weight of such ingredients contained in the dose recommended for an adult.

(5) For the purposes of these Regulations "patent medicine" or "proprietary medicine" means and includes any medicine or medicinal preparation for internal or external use which the maker or vendor has an exclusive right to make under the authority of letters patent, or which is prepared from a special formula and issued under the name of the maker, vendor, or owner, or which is recommended by advertisement, price list, hand-bill, poster, placard, pamphlet, letter, or label, for the prevention, or relief of any malady or disorder incident to or otherwise affecting the human body.

(6) The label or advertisement relating to any drug or medicine for sale shall not contain any statement or claim which directly or by implication indicates or suggests that it will remedy or cure asthma, Bright's disease, cancer, consumption, cerebro-spinal meningitis, diabetes, dropsy, drunkenness, epilepsy, fits, gout, infantile paralysis, plague, influenza, locomotor ataxia, lupus, paralysis, rupture, scrofula, venereal disease, or that the drug or medicine is a universal panacea, infallible, a kidney cure, liver cure, blood purifier, headache cure or remedy, cure for baldness, cure for drunkenness, or the liquor habit, a skin food, hair food, nerve food; will develop the bust, raise the height, eradicate wrinkles; or that recommends or suggests its use for any disease arising from sexual intercourse, sexual weakness, or impotence.

- (7) The label or advertisement relating to any drug or medicine for sale shall not contain any statement which
- indicate or suggests that the medicine is an abortifacient ;
  - bears the name of a fictitious person in connexion therewith ;
  - contains any fictitious testimonial.

(8) A proprietary preparation or patent medicine shall not be named or advertised in such a way as to conceal its proprietary character or lead the purchaser to believe that it is a simple chemical or vegetable drug ordinarily purchasable in small quantities instead of a proprietary substance or mixture of substances.

Provided that this Regulation shall not apply to the advertising of drugs in medical journals, bona fide trade journals, or price lists by or on behalf of manufacturers to the retail trade only.

### 73.—METHYLATED SPIRIT.

- (1) Methylated spirit is spirit methylated in accordance with any regulation under the Commonwealth Spirits Act. It shall have a strength of not less than sixty-five degrees over proof.
- (2) No drug for internal use shall contain any methylated spirit.

#### *Labelling.*

(3) There shall be written in the label attached to every package which contains any drug for external use mixed or prepared with methylated spirit, in bold-faced sans-serif capital letters of not less than six points face measurement, a statement declaring the presence of the said spirit, and the proportion contained in the drug, in the following form :—

**THIS PREPARATION CONTAINS** [*here insert the number of parts per centum*] **PARTS PER CENT. OF ALCOHOL IN THE FORM OF METHYLATED SPIRIT.**

### 74.—ALCOHOL IN MEDICINE.

(1) There shall be written in a label attached to every package containing a medicine (including a patent or proprietary medicine) sold for internal use by man, which is compounded with ethylic alcohol in greater proportion than seventeen and one-half parts per centum of proof spirit, in bold-faced sans-serif capital letters of not less than six points face measurement, the percentage proportion of alcohol contained in it, expressed in terms of proof spirit in the following form :—

#### **ALCOHOL.**

**THIS MIXTURE CONTAINS NOT MORE THAN** [*here insert the number of parts per centum of proof spirit*] **PARTS PER CENT. OF PROOF SPIRIT.**

(2) When a mixture contains both alcohol and some drug required to be declared then to the declaration concerning alcohol made in the form prescribed in paragraph (1) of this Regulation, may be added the words **AND INCLUDES** followed by the declaration of a drug or drugs in the form prescribed in these Regulations.

(3) This Regulation shall not apply to any medicine dispensed and supplied on prescription or order signed by a medical practitioner.

### 75.—CASTOR OIL.

There shall be written in bold-faced sans-serif capital letters of not less than eight points face measurement in the label attached to every package containing castor oil which is sold for internal use by man, the words **FOR INTERNAL USE.**

### 76.—EUCALYPTUS OIL.

(1) Eucalyptus oil prepared for internal use or inhalation by man is the essential oil distilled from the leaves of one or more species of *Eucalyptus*. It shall conform to the standard set out in the British Pharmacopœia : Provided that it shall not contain more than a trace of aldehydes having a boiling point below 120° C.

#### **EUCALYPTUS OIL FOR EXTERNAL USE ONLY.**

(2) Eucalyptus oils which do not comply with the British Pharmacopœial standard may be sold for external use only, provided :

(a) That there shall be written in the label attached to every package which contains eucalyptus oil for external use only, in bold-faced sans-serif capital letters of not less than eight points face measurement, the words **FOR EXTERNAL USE ONLY.**

The said words shall be the first words in the label, no other word shall appear on the same line or lines, and no other word or words shall be so prominent.

(b) That the whole of the oil sold is the product of one or more species of *Eucalyptus*.

(c) That the botanical name of the predominating species from which the oil has been distilled is stated in the label.

### 77.—BIOLOGICAL PRODUCTS.

All biological products manufactured or sold in Australia shall conform with the following :—

In the case of anti-toxin, serum, or other biological preparations, intended for medicinal, prophylactic, or therapeutic purposes, or for use as, or in the preparation of, articles of food or drink for man, the trade description shall be directly attached to the container and shall include a statement in the English language setting out—

The name of the institution, corporation, firm, or person by which or by whom the preparation was manufactured ;

The exact name of the preparation ;  
 The exact volume or weight of the content ;  
 The date of manufacture ;  
 The date from which the preparation should no longer be used.  
 If any antiseptic has been added, the nature and percentage of such antiseptic.

In the case of diphtheria and tetanus antitoxic sera :—

- (a) The number of immunizing units contained in any stated volume expressed in terms of the units adopted by the Hygienic Laboratory of Washington, U.S.A.  
 (b) A statement as to whether the serum has been concentrated.

In the case of bacterial vaccines the identity and number of organisms per cubic centimetre and the maximal doses for administration :—

Whether or not the content is free from organisms other than those peculiar to the preparation.  
 In the case of antitoxin whether or not the content is sterile or contains any free toxin.

## 78.—SOAP.

### *General Standard for Soap.*

(1) Soap is a product derived from the action of a solution of alkali on fats, oils, or resins. It shall contain not less than fifty-nine parts per centum of fatty acids, of which not more than one-third may be resin acids. It shall contain not more than one-tenth of one part per centum of free caustic alkali, and not more than three parts per centum of carbonate of soda. It shall not contain any other substance except water, perfume, and permitted colouring matter.

Provided that the declaration of the admixture of a permitted colouring matter with soap shall not be required.

### *Soap Mixture.*

(2) Soap mixture is soap which conforms with the general standard for soap mixed with mineral or vegetable substances, drugs and disinfectants excepted. The total amount of mineral or of vegetable substance, or of both together, that is to say, including the proportion of mineral matter permitted by paragraph (1) of this Regulation, shall not exceed ten parts per centum by weight of any soap mixture.

### *Labelling.*

(3) There shall be attached to every package which contains a soap mixture a statement or label, in which shall be uniformly written in bold-faced sans-serif capital letters of not less than thirty-six points face measurement, the words "soap mixture" immediately followed by the words in bold-faced sans-serif capital letters of not less than eight points face measurement "soap mixed with," and the name or names of the admixed substance or substances, in the following form :—

# SOAP MIXTURE

**SOAP MIXED WITH** [*here insert the name or names of the admixed substance or substances.*]

Provided that soap mixture sold in bars shall be exempted from so much of the provisions of any regulation requiring that a statement or label shall be written on or attached to a package containing it, stating that it is a mixture, and the names of the ingredients, if the words prescribed above are impressed in letters of the prescribed size on each bar of soap mixture.

(4) Except as directed in paragraph (3) of this Regulation, the word "soap" and expressions which include the word "soap," shall not be written in any statement or label attached to any package which contains soap mixture, unless it be conjoined with the word "mixture" written in letters of the same size as those in which the word "soap" is written.

### ABRASIVE SOAP MIXTURE.

(5) Soap mixtures which are sold for abrasive purposes, and which are not suitable for general toilet use, may contain any proportion of an abrasive mineral substance.

### *Labelling.*

(6) There shall be written on or attached to every package which contains an abrasive soap mixture, or, if sold unwrapped, there shall be plainly and legibly stamped, embossed, or impressed on every bar or cake a statement in the following form :—

**ABRASIVE SOAP MIXTURE. UNFIT FOR TOILET USE.**

These words shall be the first words of the label or cake, and no other words shall appear upon the same line or lines.

### MEDICATED SOAP.

(7) Medicated soap is soap which conforms with the general standard for soap mixed with a drug of recognized therapeutic properties, or with a disinfectant.

### *Labelling.*

(8) There shall be attached to every package which contains a medicated soap a statement or label in which shall be written in bold-faced sans-serif capital letters of not less than twelve points face measurement, the word **MEDICINAL, MEDICATED, or MEDICAL.** The said word may be followed by the word **SOAP,** but by no other word or words.

## BORAX SOAP.

(9) Borax soap is soap which conforms with the general standard for soap mixed with not less than two parts per centum of borax.

## CASTILE SOAP.

(10) Castile soap shall be a soap prepared by the action of sodium hydroxide on olive oil. It shall conform to the general standard for soap.

*Prohibition.*

(11) The word "Castile" or any word which resembles or suggests Castile, shall not be used upon any cake or bar, wrapper, band, or box enclosing, encircling or containing any soap other than soap which conforms with the prescribed standard for Castile soap.

## CARBOLIC SOAP.

(12) Carbolie soap shall conform with the general standard for soap, and shall contain three parts per centum of carbolie acid or its homologues.

## SOFT SOAP.

(13) Soft soap is a product derived from the action of a solution of caustic potash with or without caustic soda, on fats, oils, or resins. It shall contain not less than forty parts per centum of fatty acids, of which not more than one-third may be resin acids. It may contain not more than three parts per centum of potassium silicate.

## SOAP POWDER OR EXTRACT.

(14) This Regulation shall not apply to mixtures of dried and powdered soap with soda, commonly called soap powder, or extract of soap.

## TOILET SOAPS AND SHAVING SOAP.

(15) (a) All toilet soaps, shaving sticks, shaving cakes, or other solids purporting to be suitable for toilet or shaving shall conform with the general standard for soap.

*Labelling.*

(b) All unwrapped cakes or sticks of toilet or shaving soap shall be stamped, impressed, or embossed with the name of the article and name and address of the manufacturer or vendor.

When sold wrapped or by the box the general labelling conditions shall apply.

## 79.—DISINFECTANTS, GERMICIDES, ANTISEPTICS, AND DEODORANTS.

(1) For the purpose of this Regulation—

- (a) the words "Disinfectant" and "Germicide" shall each mean any substance or compound which in any label or statement accompanying it is said to be capable of killing the germs of disease ;
- (b) the words "Antiseptic" and "Preservative" shall each mean any substance or compound which in any label or statement accompanying it is said to be capable of preventing the development of germs and the decomposition of animal or vegetable substances ; and
- (c) the word "Deodorant" shall mean any substance or compound which in any label or statement accompanying it is said to be capable of preventing, neutralising, or destroying offensive odours.

*Labelling of Disinfectants and Germicides.*

(2) There shall be written in the label attached to every package which contains or purports to contain a disinfectant or germicide, in bold-faced sans-serif capital letters of not less than twelve points face measurement, in such colours as to afford a distinct colour contrast to the ground the word **DISINFECTANT** or the word **GERMICIDE** or both such words. The said word or words shall be the first word or words on the label and no other words shall appear on the same line.

(3) There shall also be written in the label attached to every package which contains or purports to contain a disinfectant or germicide, explicit information and directions as to the strength or proportion of the substance or compound, and the manner in which, and the time during which, the same must be used or allowed to act in order that it may be effective as a disinfectant or germicide.

(4) No person shall sell any package on which the word **DISINFECTANT** or the word **GERMICIDE** appears in any label accompanying it which contains any substance or compound which when used in the strength or proportion and for the time set forth in the label is not effective for the purpose of killing the germs of diseases.

*Labelling of Antiseptics.*

(5) There shall be written in the label attached to every package which contains or purports to contain an antiseptic, in bold-faced sans-serif capital letters of not less than twelve points face measurement, in such colours as to afford a distinct colour contrast to the ground, the word **ANTISEPTIC**. The said word shall be the first word of the label, and no other word shall appear on the same line.

(6) There shall also be written in the label attached to every package which contains or purports to contain an antiseptic, explicit information and, in legible type, directions as to the strength or proportion of the substance or compound, and the manner in which the same must be used or allowed to act in order that it may be effective as an antiseptic.

(7) No person shall sell any package on which the word "Antiseptic" or the word "Preservative" appears in any label accompanying it which contains any substance or compound which when used in the strength or proportion set forth in the label is not effective for the purpose of preventing the development of germs and the decomposition of animal or vegetable substances.

*Labelling of Deodorants.*

(8) There shall be written in the label attached to every package which contains or purports to contain any substance described as a deodorant, in bold-faced sans-serif capital letters of not less than eighteen points face measurement in such colours as to afford a distinct colour contrast to the ground, the word **DEODORANT.** The said word shall be immediately followed by the words **THIS SUBSTANCE IS NOT A DISINFECTANT OR GERMICIDE,** which words shall be written in bold-faced sans-serif capital letters of not less than twelve points face measurement.

(9) There shall also be written in the label attached to every package which contains or purports to contain a deodorant, explicit information and directions as to the strength or proportion of the substance or compound, and the manner in which, and the time during which, the same must be used or allowed to act in order that it may be effective as a deodorant.

(10) No person shall pack a disinfectant or poisonous substance of any description in a container which bears upon it any brand, mark, or statement indicating the presence in such container of food, or which may be capable of misleading a purchaser into the belief that the contents of such container are for the purpose of human consumption.

**80.—PERMITTED COLOURING MATTERS.**

(1) The following substances shall be permitted colouring matters within the meaning and for the purposes of the Regulations :—

Caramel.

Cochineal.

Saffron.

Chlorophyll and other vegetable colouring matters (except Gamboge and other harmful vegetable colouring matters, the use of which is hereby prohibited).

Coal Tar Dyes as follows :—

*Red Shades—*

31 Azogeranine, Kiton Red G, Acetyl Rose 2GL.

57 Lissamine Red 6B, Amidonaphthol Red 6B, Kiton Red 6B, Acetyl Red 6BL.

79 Ponceau 2R.

85 Benzyl Bordeaux B.

179 Carmoisine, Cardinal 3B.

184 Amaranth, Brilliant Bordeaux B.

185 Brilliant Scarlet 4R, Brilliant Ponceau 5R.

225 Chlorazol Pink Y, Rosophenine 10B, Rosophenine Pink, Azomine Fast Pink B.

677 Roseine, Magenta.

749 Rhodamine B.

771 Eosine BS, Eosine Scarlet.

773 Erythrosine

777 Rose Bengale.

*Orange Shades—*

150 Orange I.

*Yellow Shades—*

10 Naphthol Yellow.

640 Tartar Yellow, Acid Yellow 79210, Tartrazol Yellow.

655 Auramine O.

*Green Shades—*

662 Brilliant Green Crystals Y.

666 Acid Green G.

*Blue Shades—*

289 Coomassie Navy Blue, Cyanine Navy Blue.

518 Chlorazol Sky Blue FF, Paramine Sky Blue FF.

661 Turquoise Blue G.

707 Soluble Blue.

1180 Indigo Carmine.

*Violet Shade—*

680 Methyl Violet.

*Black Shades—*

861 Induline.

865 Nigrosine.

(The numbers quoted are those given in the *Society of Dyers and Colourists' Colour Index*, edited by F. M. Rowe, first edition, 1924.)

*Labelling of Colouring Matter.*

(2) Coal tar dyes which are sold for the purposes of colouring food shall have on the label of the package containing the colour the number under which the colour is indexed in *Rowe's Colour Index*.

When more than one colour is contained in the package the Index number of each colour in the mixture shall be placed thereon.

*Repeal.*

All previous Food and Drug Regulations are repealed as from the 1st February, 1929.

*Approved by His Excellency the Governor in Executive Council, this 25th day of July, 1928.*

L. E. SHAPCOTT, *Clerk of the Council.*

## THE MINING ACT, 1904.

Department of Mines,  
Perth, 15th August, 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.
East Coolgardie ... ..	... ..	5424E
Mt. Margaret ... ..	Mt. Malcolm ... ..	1550c,* 1551c,* 1552c,* 1553c.*

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.
East Murchison ... ..	Wiluna ... ..	350J	Corboy's Reward ... ..	Corboy, William John.

The undermentioned applications for Gold Mining Leases were refused :—

Goldfield.	District.	No. of Application.	Name of Lease.	Applicant.
East Coolgardie ... ..	... ..	5422E	Golden Freak ... ..	Polkinghorne, Harry Louis ; Hehir,
		5423E	Jubilee ... ..	Jack Power do. do.

*Mineral Leases.*

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

Goldfield or Mineral Field.	District.	No. of Application.
Greenbushes ... ..	... ..	634.*
West Pilbara ... ..	... ..	235.

*Miners' Homestead Leases.*

The undermentioned application for a Miner's Homestead Lease was approved, subject to survey, to date from 1st July, 1928 :—

Goldfield.	District.	No. of Application.
Mt. Margaret ... ..	Mt. Malcolm ... ..	38c.

The forfeiture of the undermentioned Miner's Homestead Lease for non-payment of rent, published in the *Government Gazette* of the 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 ... ..	... ..	56	Lilyvale ... ..	Pettit, Francis Clement.

\* Conditionally.

## THE MINING ACT, 1904.

## NOTICE OF INTENTION TO FORFEIT LEASES FOR NON-PAYMENT OF RENT.

Department of Mines.

Perth, 10th August, 1928.

IN accordance with Section 97 of "The Mining Act, 1904," notice is hereby given that, unless rent due on the undermentioned Gold Mining Leases be paid on or before the 29th day of September, 1928, it is the intention of the Governor, under the provisions of Section 98 of "The Mining Act, 1904," to forfeit such leases for breach of covenant, viz., non-payment of rent.

M. J. CALANCHINI,  
Under Secretary for Mines.

## BROAD ARROW GOLDFIELD.

- 1833W—ZOROASTRIAN: Jessop, Thomas James; Thorlby, Herbert.  
1933W—OVERSIGHT TARA UNITED: Barratt, Charles Albert.

## COOLGARDIE GOLDFIELD.

- 4567—GRIFFITHS' GOLD MINE: Griffiths, John.  
4586—CARLTON: Clayton, Louis Frederick.  
4600—MELVA MAIE: Pearce, William Henry; Pearce, William Bakerstaff.  
4720—LAKE VIEW REWARD: Ives Reward Gold Mines, No Liability.  
4721—LAKE VIEW REWARD EAST: Ives Reward Gold Mines, No Liability.  
4722—LAKE VIEW REWARD EXTENDED: Ives Reward Gold Mines, No Liability.  
4732—IVES LAKE VIEW REWARD JUNCTION: Job, Thomas Ernest.  
5154—IVES REWARD JUNCTION EXTENDED: Job, Thomas Ernest.  
5195—CLIFTON: Job, Thomas Ernest.  
5200—PERSEVERANCE: Nickel, Julius Adolph.  
5201—IVES REWARD No. 2: Ives Reward Gold Mines, No Liability.  
5212—REDEMPTION: Wooster, George William.  
5213—REDEMPTION No. 1: Wooster, George William.

## DUNDAS GOLDFIELD.

- 1315—NEW MARAROA: Wojvodich, Marion; Matthiessen, James Joseph; Matthiessen, Thomas Stephen.

## EAST COOLGARDIE GOLDFIELD.

- 24E—BLUE GAP: Greenhill, Thomas William Warren; Williams, Ernest; Davey, Martin; Winter, Frederick George.  
4547E—MOUNT CHARLOTTE No. 2: Hunt, Harry William.  
4548E—HANNANS HILL: Hunt, Harry William.  
4632E—NORTH END: Hill, William Campbell Joseph.  
5159E—LAKE VIEW SOUTH: Laver, Charles William; Laver, Ralph; Stone, Richard William; Laver, Edith Beatrice.  
5415E—RETURN: Hughes, Edward.  
5418E—CHARLIS: Howard, Robert.

## BULONG DISTRICT.

- 1191Y—SWEET NELL: Bennit, William.  
1198Y—TRANSVILLE: Jasson, Joseph; Bennit, William; Bennit, Leslie George.

## EAST MURCHISON GOLDFIELD.

## LAWLERS DISTRICT.

- 1235—DOLLY POT: The West Australian Trustee, Executor, and Agency Company, Limited.

## BLACK RANGE DISTRICT.

- 203B—HAVILAH: Sonnenschein, Rebecca.  
345B—HAVILAH DEVELOPMENT: Sonnenschein, Rebecca.

## WILUNA DISTRICT.

- 347J—WILUNA CONSOLIDATED: Horsfall, Edward James.  
355J—WARATAH: Svendsen, Sophus Amandus; Pearce, Hubert James; Lewis, George Elver.  
357J—WARATAH SOUTH: Svendsen, Sophus Amandus; Pearce, Hubert James; Lewis, George Elver.  
359J—CORBOY'S REWARD NORTH: McHugh, William Albert; Corboy, William John.  
369J—CROMARTY HOPE: McHugh, George; Ross, James.  
390J—LAKE VIOLET DEEPS: Coombes, Joseph Edward; Ring, Richard.  
391J—GLOAMING: Hoskins, Peter; Cossens, John; Arthur, Robert.

## MT. MARGARET GOLDFIELD

## Mt. MARGARET DISTRICT.

- 715T—LANCEFIELD NORTH: Lancefield Gold Mines, Limited.  
806T—LANCEFIELD: Lancefield Gold Mines, Limited.  
2113T—BANEGO NORTH: Dwyer, William; Dwyer, George Martin; Dwyer, Michael Stephen.  
2138T—NIL DESPERANDUM: Probert Arthur Adrian; Richards, Harry; Aitken, Douglas; Bulk, John; Gaston, Walter George.  
2141T—KING OF CREATION: Raven, Henry Cox.  
2145T—QUEEN OF CREATION: Raven, Henry Cox.

## Mt. MALCOLM DISTRICT.

- 190C—SONS OF GWALIA: The Sons of Gwalia, Limited.  
198C—EASTERN: The Sons of Gwalia, Limited.  
207C—SONS OF GWALIA NORTH: The Sons of Gwalia, Limited.  
352C—SONS OF GWALIA WEST: The Sons of Gwalia, Limited.  
353C—SONS OF GWALIA EAST: The Sons of Gwalia, Limited.  
380C—SONS OF GWALIA EXTENDED: The Sons of Gwalia, Limited.  
446C—SONS OF GWALIA WEST EXTENDED: The Sons of Gwalia, Limited.  
447C—SONS OF GWALIA SOUTH-EAST EXTENDED: The Sons of Gwalia, Limited.  
489C—MOUNT LEONORA: The Sons of Gwalia, Limited.  
490C—MOUNT LEONORA No. 1: The Sons of Gwalia, Limited.  
504C—MOREING: The Sons of Gwalia, Limited.  
741C—TOM BEWICK: The Sons of Gwalia, Limited.  
742C—ERNEST WILLIAMS: The Sons of Gwalia, Limited.  
807C—GWALIA DEEP No. 2: The Sons of Gwalia, Limited.  
809C—GWALIA DEEP No. 4: The Sons of Gwalia, Limited.  
811C—GWALIA DEEP No. 6: The Sons of Gwalia, Limited.  
812C—GWALIA DEEP No. 7: The Sons of Gwalia, Limited.  
980C—STAR OF GWALIA: The Sons of Gwalia, Limited.  
1082C—GWALIA MAIN REEF: The Sons of Gwalia, Limited.  
1259C—GWALIA NORTH: The Sons of Gwalia, Limited.  
1341C—GWALIA DEEP No. 3: The Sons of Gwalia, Limited.  
1342C—GWALIA DEEP No. 5: The Sons of Gwalia, Limited.

## Mt. MORGANS DISTRICT.

- 341F—TORQUAY: Norton, Alexander.

## MURCHISON GOLDFIELD.

## CUE DISTRICT.

- 1977—EMU: Mararoa Gold Mining Company, No Liability.  
1981—EMU NORTH: Mararoa Gold Mining Company, No Liability.  
2038—SORENSEN'S: Mararoa Gold Mining Company, No Liability.  
2044—EMU EAST: Mararoa Gold Mining Company, No Liability.  
2045—EMU EXTENDED: Mararoa Gold Mining Company, No Liability.  
2050—LITTLE BELL: Peken, James; Peken, Mabel.  
2055—EMU EAST EXTENDED: Mararoa Gold Mining Company, No Liability.

## DAY DAWN DISTRICT.

- 1D—GREAT FINGALL No. 1: Bastian, Henry; Bastian, Thomas William; Bastian, Sampson; Bastian, Archibald.  
170D—GREAT FINGALL No. 4: Bastian, Henry; Bastian, Thomas William; Bastian, Sampson; Bastian, Archibald.  
210D—GREAT FINGALL No. 5: Bastian, Henry; Bastian, Thomas William; Bastian, Sampson; Bastian, Archibald.

MURCHISON GOLDFIELD—*continued.*

DAY DAWN DISTRICT—*continued.*

569D—SOUTH KINGALL: Bastian, Henry; Bastian, Thomas William; Bastian, Sampson; Bastian, Archibald; Riddle, Arthur Crighton.

MEEKATHARRA DISTRICT.

1291N—WATERLOO: Garland, John Patrick.  
1466N—HAVELUCK: Lyons, Edward.  
1502N—MUNARRA: Caddy, Richard Anthony; Sprigg, Henry Percy; Stodart, Frederick Edwin; Watson, Mary; Thompson, John.  
1529N—PROHIBITION: The Prohibition Gold Mining Company, No Liability.  
1533N—HEROIC: Dewar, James Weir; Sexton, William Lloyd.  
1534N—EMPIRE: Lynch, Joseph Henry.

MT. MAGNET DISTRICT.

1215M—HILL 60: Clark, Walter; Pearsall, Ernest Gerard.  
1216M—REVENUE: Burt, Joseph Charles; Morellini, James.

NORTH COOLGARDIE GOLDFIELD.

MENZIES DISTRICT.

5217Z—GLADSOME: Sand Queen-Gladsome Mines No Liability.  
5423Z—LADY SHENTON: Lady Shenton Gold Mining Syndicate, Menzies, No Liability.  
5476Z—SAND QUEEN: Sand Queen-Gladsome Mines, No Liability.  
5480Z—UNEXPECTED: Balmer, Thomas.  
5481Z—UNEXPECTED SOUTH: Balmer, Thomas.  
5485Z—LADY SHENTON SOUTH: Lady Shenton Gold Mining Syndicate, Menzies, No Liability.  
5507Z—LAKE VIEW: Maher, Patrick; Maher, Mary Theresa; Irving, Edward Hamilton; Side, Henry Herbert.

ULARRING DISTRICT.

998U—RIVERINA PROPRIETARY: Forbes, Alfred.  
999U—RIVERINA PROPRIETARY SOUTH: Forbes, Alfred.

YERILLA DISTRICT.

1011R—NETA: Mandelstam, Alexander Sidney.

NIAGARA DISTRICT.

783G—ALTONA: Barrett, Thomas.

NORTH-EAST COOLGARDIE GOLDFIELD.

KANOWNA DISTRICT.

1468X—KANOWNA MAIN LODE: Keddie, Robert.

PEAK HILL GOLDFIELD.

448P—EVENING STAR: Miller, Ernest Henry; Wardle, Thomas Abbott; Jenkins, Oliver.  
494P—GRAND DUCHESS: Miller, Ernest Henry; Wardle, Thomas Abbott; Jenkins, Oliver.

PHILLIPS RIVER GOLDFIELD.

156—GEM CONSOLIDATED SOUTH: Parkinson, William Jones; Dunn, Walter.  
184—GEM: Reynolds, Henry; Scott, William Henry.

PILBARA GOLDFIELD.

MARBLE BAR DISTRICT.

852—GREAT OVERSIGHT: Simpson, William Thomas.

NULLAGINE DISTRICT.

219L—SHAMROCK: Nicholls, Alfred; Doherty, Michael.  
221L—JIMBEL BAR SOUTH: Smith, William Augustus; Sanderson, John Bell; Bourgoin, Louis; Morrissey, John Patrick; Morrissey, Francis Walsh; Joseph, Thomas David.  
222L—JIMBLE BAR SOUTH EXTENDED: Smith, William Augustus; Sanderson, John Bell; Bourgoin, Louis; Morrissey, John Patrick; Morrissey, Francis Walsh; Joseph, Thomas David.

WEST PILBARA GOLDFIELD.

171—YANK LENNON: Baila Balla Gold Mines, Limited.

YALGOO GOLDFIELD.

902—FIELD'S FIND EXTENDED: Tobin, Patrick.  
907—BROWN'S REWARD: Connor, Loftus.

YILGARN GOLDFIELD.

2801—SCOTTS GREYS: Poison, Samuel Hunter.  
3226—ROYAL FLUSH: McIntyre, William Henry; Burt, Florence Stockwell.  
3248—RADIO DEEPS: Andrews, Richard Bullock; Long, Samuel Carsley.  
3277—JUST IN TIME: Burbidge, Ernest Charles.  
3308—CONSOLIDATED: Krug, Conrad Henry.  
3310—LES TROIS: Berrigan, John; Jones, William Henry; Anderson, Louis.  
3334—EMPRESS: Whitting, William Archelaus.  
3344—STELLA MARIS: Pentony, Francis; Pentony, Philip.

Registrar General's Office,  
Perth, 16th August, 1928.

IT is hereby published, for general information, that the undermentioned Ministers have 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.
	1928	<i>Presbyterian Church.</i>		
2063	Aug. 11	The Rev. P. Somerville ... ..	Broome ... ..	Broome.
2064	Aug. 11	The Rev. J. Pole ... ..	Lake Grace ... ..	Williams.

IT is hereby notified, for general information, that the name of the undermentioned Minister has 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.
191	1928. Aug. 9	<i>Church of England.</i> (Diocese of Perth.) The Rev. H. E. Hyde ... ..	Cottesloe ... ..	Perth.

S. BENNETT,  
Registrar General.

## 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. (Noon, Friday)	
July 25th ...	Coolgardie Road Board District—Coolgardie North-West Road, No. 2C—Clearing, forming, gravelling, provision of drains, culverts for 6,025ft. of Roadway and 616ft. of Stone Crossing	24th August ...	Main Roads Board Offices, Perth and Kalgoorlie, and Local Road Board Office at Coolgardie.
July 25th ...	Esperance Road Board District—Dalyup Road, No. 7G—Clearing, surface formation, forming, grading, gravelling, provision of drains and culverts for 5,166 feet of Roadway	24th August ...	Main Roads Board Offices, Perth and Kalgoorlie, and Local Road Board Office at Esperance.
Aug. 8th ...	Kalgoorlie Road Board District—Broad Arrow-Ora Banda Road, No. 17B—Clearing, forming, grading, gravelling, provision of drains, culverts, and stone crossings for 24,603 feet of Roadway	24th August ...	Main Road Board Offices, Perth and Kalgoorlie, and Local Road Board Office at Kalgoorlie.
Aug. 8th ...	Dalwallinu Road Board District—Midland Junction-Meekatharra Road, No. 1002, Wubin-Payne's Find Section—Clearing about eight miles of Roadway	24th August ...	Main Roads Board Offices, Perth and Northam, and Local Road Board Office at Dalwallinu.
Aug. 8th ...	Kalgoorlie Road Board District—Kanowna East Road, No. 17C—Clearing, surface-forming, grading, boxing, gravelling, provision of drains and stone crossings for 16,629 feet of Roadway	24th August ...	Main Roads Board Offices, Perth and Kalgoorlie, and Local Road Board Office at Kalgoorlie.
Aug. 8th ...	Kununoppin-Trayning Road Board District—Trayning North Road, No. 50C—Clearing, forming, gravelling, provision of drains and culverts for 15,350 feet of Roadway	24th August ...	Main Roads Board Offices, Perth and Northam, and Local Road Board Office at Trayning.
Aug. 8th ...	Manjimup Road Board District—Manjimup-Normalup Road, No. 25A—Clearing, forming, gravelling, provision of drains and culverts for 16,500 feet of Roadway	24th August ...	Main Roads Board Offices, Perth and Bridgetown, and Local Road Board Office at Manjimup.
Aug. 8th ...	Murray Road Board District—Arnadale-Pemberton Road, No. 517—Construction of 30-inch diameter triple reinforced concrete pipe culvert and 40 feet of Roadway	24th August ...	Main Roads Board Office, Perth, and Local Road Board Office at Pinjarra.
Aug. 8th ...	Quairading Road Board District—Mawson North Road, No. 44L—Clearing, forming, gravelling, provision of drains and culverts for 6,600 feet of Roadway	24th August ...	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Quairading.
Aug. 8th ...	Nannup Road Board District—Balingup-Nannup Road, No. 38P—Clearing, forming, grading, gravelling, provision of twin 42-inch diameter reinforced concrete pipe culvert for 1,425 feet of Roadway	24th August ...	Main Roads Board Offices, Perth and Bridgetown, and Local Road Board Office at Nannup.
Aug. 8th ...	Yalgoo and Mt. Magnet Road Board Districts—Midland Junction-Meekatharra Road, No. 1002—Dragging and provision of gates, etc.	31st August ...	Main Roads Board Offices, Perth and Geraldton, and Local Road Board Office at Yalgoo.
Aug. 1st ...	Murchison Road Board District—Mullewa North Road, No. 10E—Construction of a reinforced concrete bridge, 240ft. long, over Murchison River at Balingoo Springs, and 1,554 feet of metalled Road approaches	31st August ...	Main Roads Board Offices, Perth and Geraldton, and Local Road Board Office at Mt. Boolardy via Yalgoo, on and after Wednesday, 8th August, 1928.
July 25th ...	Esperance Road Board District—Coolgardie-Esperance Road, No. 506—Clearing approximately 185,000 feet of Roadway	31st August ...	Main Roads Board Offices, Perth and Kalgoorlie, and Local Road Board Office at Esperance.
Aug. 15th ...	Lake Grace Road Board District—Beenong South Road, No. 47FF—Clearing, forming, grading, gravelling, and provision of drains, culverts and stone crossings for 11,945 feet of Roadway	31st August ...	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Lake Grace.
Aug. 15th ...	Kulin Road Board District—Kulin East Road, No. 12G—Clearing, forming, grading, gravelling, provision of drains, culverts, and stone crossings for 30,633 feet of Roadway	31st August ...	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Kulin.
Aug. 15th ...	Wagin Road Board District—Gundaring South Road, No. 47A—Clearing, forming, grading, gravelling and provision of drains, culverts, and stone crossings for 3,955 feet of Roadway	31st August ...	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Wagin.
Aug. 15th ...	Narrogin Road Board District—Noman's Lake South Road, No. 12MM—Clearing, forming, grading, gravelling, provision of drains and culverts and removal and re-erection of fences for 3,800 feet of Roadway	31st August ...	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Narrogin.
Aug. 15th ...	Beverley Road Board District—Jacob's Well South Road, No. 44I—Clearing, surface formation, grading, gravelling, and provision of drains, culverts, and stone crossing for about 21,600 feet of Roadway	31st August ...	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Beverley.
Aug. 15th ...	Beverley Road Board District—Jacob's Well South Road, No. 44I—Construction of a timber bridge 33 feet long and 167 feet of gravelled approaches	31st August ...	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Beverley.

TENDERS FOR MAIN ROADS BOARD WORKS—*continued.*

Date of Notice.	Nature of Work.	Date and Time of Closing.	Where and when Conditions of Contract, etc., to be seen.
1928. Aug. 15th ...	Mt. Marshall Road Board District—Bencubbin North Road, No. 6G—Clearing, forming, grading, gravelling, provision of drains and culverts for 4,400 feet of Roadway	1928. (Noon on Friday) 31st August ...	Main Roads Board Offices, Perth and Northam, and Local Road Board Office at Bencubbin.
Aug. 15th ...	Meekatharra Road Board District—Meekatharra North Road, No. 10Z—Clearing, forming, grading, napped limestone, gravelling, and provision of drains and stone crossings for 5,432 feet of Roadway	31st August ...	Main Roads Board Offices, Perth and Geraldton, and Local Road Board Office at Meekatharra.
Aug. 15th ...	Albany Road Board District—Perth-Albany Road, No. 1000—Construction of a timber bridge 20 feet long and 130 feet of gravelled approaches, about 8 miles from Albany	31st August ...	Main Roads Board Offices, Perth and Bridgetown, and Local Road Board Office at Albany.
Aug. 15th ...	Woodanilling Road Board District—Cartmeticup Road, No. 43R—Clearing, forming, grading, boxing, trimming, gravelling, and provision of drains, culverts, and stone crossings for 6,785 feet of Roadway	31st August ...	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Woodanilling.

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.

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. August 2	Baker's Hill School and Quarters—Renovations (7646)	1928. (Noon on Tuesday) 21st August ...	Contractors' Room, Perth, and Court House, Northam, on and after 7th August, 1928.
August 2	Mount Erin School and Quarters—Additions and Repairs (7647)	21st August ...	Contractors' Room, Perth, and P.W.D. Office, Geraldton, on and after 7th August, 1928.
August 9	West Toodyay Old School—Purchase and Removal (7648)	28th August ...	Contractors' Room, Perth, and Court Houses, Northam and Toodyay, on and after 14th August, 1928.
August 9	Fremantle, Chief Harbour Master's Quarters—Demolition (7649)	28th August ...	Contractors' Room, Perth, and Court House, Fremantle, on and after 14th August, 1928.
August 9	Sawyers' Valley School—Shelter Shed, Fencing, etc. (7650)	28th August ...	Contractors' Room, Perth, and Court House, Midland Junction, on and after 14th August, 1928.
August 9	Benjabberring School Quarters—Alterations (7651)	28th August ...	Contractors' Room, Perth, and Court Houses, Northam, Merredin and Wyalkatchem, on and after 14th August, 1928.
August 9	Perth-Fremantle Government Buildings—Chimney Sweeping (7652)	28th August ...	Contractors' Room, Perth, and Court House, Fremantle, on and after 14th August, 1928.
Aug. 16	East Broomehill School and Quarters—Renovations (7653)	4th September ...	Contractors' Room, Perth; P.W.D. Office, Katanning, and Police Station, Mount Barker, and Court House, Albany, on and after 21st August, 1928.
Aug. 16	Narngulu School Quarters—Additions (7654)	4th September ...	Contractors' Room, Perth, and P.W.D. Office, Geraldton, on and after 21st August, 1928.
Aug. 16	Waddy Forest—New School (7655)	4th September ...	Contractors' Room, Perth, and P.W.D. Office, Geraldton, on and after 21st August, 1928.
Aug. 16	Forests Department, Contine—Overseer's House, Garage, etc. (7656)	4th September ...	Contractors' Room, Perth, and Court Houses, Pinjarra and Narrogin, on and after 21st August, 1928.
Aug. 16	Dongarra School and Quarters—Alterations and Repairs (7658)	4th September ...	Contractors' Room, Perth, and P.W.D. Office, Geraldton, on and after 21st August, 1928.
Aug. 16	Bruce Rock State Hotel—Renovations (7659)	4th September ...	Contractors' Room, Perth; P.W.D. Office, York; Court House, Merredin, and Police Station, Bruce Rock, on and after 21st August, 1928.
Aug. 16	Rockwell School—Removal to New Site (7660)	4th September ...	Contractors' Room, Perth, and P.W.D. Office, Geraldton, on and after 21st August, 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.

## THE ROAD DISTRICTS ACT, 1919.

## Road Board Elections.

Department of Works and Labour,  
Perth, 15th August, 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.				
Victoria Plains	North ...	1928. Aug. 4	Cor ...	Donald Linsay ...	Farmer ...	Non-attendance at 3 consecutive meetings	B. Kelly, sen. ...	Unopposed.
Do. ...	*	do.	Phillips ...	Herbert Daniel ...	School Teacher	...	...	do.
Quairading	South-West	Aug. 11	Clemens ...	Harry Bertram ...	Farmer ...	Resignation	J. V. Minchin	do.
Do. ...	*	do.	MacDonald	James Johnston	Commission Agent	Effluxion of time	J. J. MacDonald	
Chittering ...	*	do.	Rankine-Wilson	T. J. ...	Auditor and Accountant			

\* Denotes Ratepayers' Auditor elected.

H. W. STANLEY LOW,  
Acting Under Secretary for Works and Labour.

## THE ROAD DISTRICTS ACT, 1919.

## Moora Road District—Alteration of Boundaries with the Dalwallinu Road District.

Department of Works and Labour,  
P.W. 3123/24. Perth, 9th August, 1928.

IT is hereby notified, for general information, that it is the intention of His Excellency the Governor, under the provisions of "The Road Districts Act, 1919," and all other powers enabling him in this behalf to—(1) sever that portion of the Dalwallinu Road District, as described in Schedule A hereto, and annex it to the Moora Road District; (2) sever that portion of the Moora Road District, as described in Schedule B hereto, and annex it to the Dalwallinu Road District.

Plans showing the proposed alterations may be seen at the Local Government Office, Department of Works and Labour, Perth.

(Sgd.) H. W. STANLEY LOW,  
Acting Under Secretary for Works and Labour.

## Schedule A.

## Moora Road District—Transfer of Territory from the Dalwallinu Road District.

All that piece of land bounded on the Southward, Westward, and Northward by part of the present district boundary from the South-East corner of Melbourne Location 1706 to the North-East corner of Location 1737, and on the Eastward by lines commencing at the North-East corner of said Location 1737 and extending Southward along the East boundaries of Locations 1737, 2697, and 2698, part of the North, the East, and the Southernmost boundary of Location 2602 and part of the East boundary of Location 1706 to the starting point.

## Schedule B.

## Dalwallinu Road District—Transfer of Territory from the Moora Road District.

All that piece of land bounded by lines commencing at the intersection of the production North of the West boundary of Lot M1675 of Melbourne Location 928 with the South boundary of Location 927 and extending East along part of the South boundary of said Location 927 to the South-West corner of Location 2019; thence by part of the present district boundaries to the South-West corner of Lot M1675 aforesaid; thence North along the West boundary of Lot M1675 and its production North to the starting point.

## THE ROAD DISTRICTS ACT, 1919.

## Manjimup Road Board—Dates leading up to the Election.

Department of Works and Labour,  
P.W. 55/27. Perth, 3rd August, 1928.

IT is hereby notified, for general information, that, pursuant to an Order in Council whereby the Manjimup Road District was redivided into Wards, the Hon. Acting Minister for Works and Labour has been pleased, under the provisions of "The Road Districts Act, 1919," to order and direct that all matters in connection with the preparation of the Electoral List and Roll of the said District as redivided into Wards shall be prepared, revised, and completed in accordance with the said Act. The following dates are hereby appointed for the preparation, revision, and completion of such Electoral Lists and Rolls, the nominations and elections, and other matters in connection with such elections:—Preparation of Lists—25th August 1928; Last day for receiving Claims and Objections—22nd September, 1928; Publication of Lists, and Claims and Objections—6th October, 1928; Revision Court—13th October, 1928; Signing of Rolls—20th October, 1928; Retirement of Members and Nomination day—27th October, 1928; Election Day—10th November, 1928.

(Sgd.) H. W. STANLEY LOW,  
Acting Under Secretary for Works and Labour.

## THE MUNICIPAL CORPORATIONS ACT, 1906.

## East Fremantle Municipality—Sale of Land.

Department of Works and Labour,  
P.W. 808/28. Perth, 16th August, 1928.

IT is hereby notified, for general information, that His Excellency the Governor has approved under the provisions of Section 209 of "The Municipal Corporations Act, 1906," of the sale by East Fremantle Municipality of all that land comprised in—

- (1) Lot 146, on Plan 1754, Certificate of Title Volume 980/158, comprising 1 rood 23.5 perches, abutting on Petra Street and being portion of Swan Location 216.
- (2) Lot 145, on Plan 1754, Certificate of Title Volume 980/157, comprising 1 rood 23.5 perches, abutting on Petra Street and being portion of Swan Location 216.
- (3) Part of Lot 144, on Plan 1754, Certificate of Title Volume 1000/465, comprising approximately 33.4 perches, abutting on Petra Street and being portion of Swan Location 216.

(Sgd.) H. W. STANLEY LOW,  
Acting Under Secretary for Works and Labour.

## THE ROAD DISTRICTS ACT, 1919.

*Harvey Road Board.*

Department of Works and Labour,  
Perth, 16th August, 1928.

P.W. 1917/25.

IT is hereby notified, for general information, that His Excellency the Governor has approved, under the provisions of Section 277 (f) of "The Road Districts Act, 1919" of the redemption of the mortgage on the Harvey Public Hall being a work within the meaning of the Act for which the Harvey Road Board may borrow money by means of a loan.

(Sgd.) H. W. STANLEY LOW,  
Acting Under Secretary for Works and Labour.

## THE TRAFFIC ACT, 1919-26.

*Omnibus Routes—Regulations.*

P.W. 1121/27.

THE undermentioned Routes are hereby revoked, or prescribed under and subject to the provisions of Section 42 of "The Traffic Act, 1919-26," and the Regulations thereunder:—

*Number and Description of Routes.*

55a. Extension to Route 55:

Commencing at Bullsbrook Siding, as the Bullsbrook terminal point; thence along West Road to Walker's Corner as the terminal point; return by same route.

55b. Extension to Route 55:

Commencing at Bullsbrook Siding as the Bullsbrook terminal point, thence along Lower Chittering Road via Bullsbrook Hotel to Lower Chittering as the terminal point; return by same route.

28a. Extension to Route 28:

Commencing at the intersection of York Road and Wilkie Road as the terminal point, thence along Wilkie Road via Greenmount, along Coulston Road to Boya Quarries as the terminal point; return by same route.

68. Commencing on the North side of St. George's Terrace 10 feet East of Cathedral Avenue as the Perth terminal point, thence along St. George's Terrace, Adelaide Terrace, Causeway, Guildford Road, Johnston Street, James Street, Meadow Street, Swan Street, Terrace Road, York Road, Sexton Road, Keane Road, Elliott Road, Thomas Road, Northam Road to Wooroloo Sanatorium as the terminal point; return by same route.

16a. Extension to Route 16:

Commencing at the intersection of Perth Road and North Street, thence along Swan Road to the corner of Anzac Terrace as the terminal point; return by same route.

Route No. 4, as published in the *Government Gazette* on the 1st day of June, 1928, is hereby revoked.

Route No. 38, published in the *Government Gazette* on the 1st day of June, 1928, is hereby revoked.

Routes Nos. 5 and 6, published in the *Government Gazette* on the 1st day of June, 1928, are hereby revoked and the following Routes inserted in lieu thereof:—

5. Commencing on the South side of St. George's Terrace 100 feet West from William Street, thence along St. George's Terrace, Milligan Street, Wellington Street, Prince Street, Dyer Street, Subway, Railway Parade, Havelock Street, Stone Street, Bermoudsey Street, Oxford Street, Cambridge Street to the terminus at Reserve Street; return by same route.

6. Commencing on the South side of St. George's Terrace 100 feet West from William Street, thence along Milligan Street, Wellington Street, Prince Street, Dyer Street, Subway, Railway Parade, Havelock Street, Stone Street, Bermoudsey Street, Oxford Street, Cambridge Street, Annie Street, Jersey Street, Cardigan Terrace to Jolimont Hall as the Jolimont terminal point; return by same route.

Recommended—

(Sgd.) JAS. CUNNINGHAM,  
Acting Minister for Works and Labour.

Approved by His Excellency the Governor in Executive Council this 15th day of August, 1928.

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

## TENDERS ACCEPTED.

Department of Public Works and Labour,  
Perth, 17th August, 1928.

THE following list of Tenders, recently accepted, is published for general information:—

Date of Acceptance,	Name of Contractor,	Description of Contract, and Amount.
14/6/28:	Roy Anderson—	Muja School and Quarters—Renovations (7444), £135.
4/8/28:	Roy Anderson—	Bunbury Household Management Centre—Conversion of portion of Primary School (7620), £205.
14/8/28:	B. R. Symon—	Salmon Guns Experimental Farm—Manager's Residence and Man's Quarters (7616), £2,345 14s. 10d.
14/8/28:	W. J. Fergus—	Mt. Hawthorn School—Additions, £1,333 5s. 10d.
14/8/28:	M. C. Dawson—	Boscabel School—Alterations and Repairs (7621), £82 1s.

By order of the Honourable the Minister for Public Works and Labour.

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

## THE ROAD DISTRICTS ACT, 1919.

*Yilgarn Road District—Proposed Loan of £3,000.*

Loan No. 5.

NOTICE is hereby given that the Yilgarn Road Board proposes to borrow the sum of Three thousand pounds (£3,000), to be applied in liquidating—(1) the principal moneys owing by the Board on Loan No. 2 for £2,000, which fell due on 1st September, 1927; (2) the principal moneys owing by the Board on Loan No. 3 for £1,000, falling due on 12th November, 1928.

This sum is proposed to be raised by the sale of debentures repayable twenty years after the issue thereof, and bearing interest at the rate of five and three-quarters per centum (5¾ per cent.) per annum, payable half-yearly. The amount of the said debentures and the interest thereon is to be paid at the office of the Board, Southern Cross.

A sinking fund is to be provided at the rate of Two pounds five shillings per centum (2¼ per cent.) per annum on the amount of the said Loan, in accordance with the provisions of "The Road Districts Act, 1919."

Dated the 1st day of August 1928.

JAMES NUNN,  
Chairman.  
CHAS. ALDAY,  
Secretary.

## MIDLAND JUNCTION MUNICIPALITY.

Proposed Loan of £3,000.

NOTICE is hereby given that the Council of the Midland Junction Municipality proposes to borrow the sum of Three thousand pounds (£3,000), to be expended on the reconstructing, extension, and general improvement of the electric lighting system of the Municipality.

Estimates of the proposed works and undertakings are open for inspection at the Office of the Midland Junction Municipality, situated at Town Hall, Midland Junction, 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 Three thousand pounds (£3,000) is proposed to be raised by the sale of debentures, redeemable fifteen years after the issue thereof, and bearing interest at a rate not exceeding 6¼ per cent. per annum, payable half-yearly on the first day of October and the first day of April in each year.

All moneys payable under the said debentures, including both interest and principal, are to be paid at the Bank of New South Wales, Midland Junction.

W. R. CROSBIE,  
Mayor.

G. A. JAMIESON,  
Town Clerk.

Midland Junction, 15th August, 1928.

## UPPER CHAPMAN VERMIN BOARD.

*Certificate of Appointment of Inspector.*

THIS is to certify that William Bondfield Westlake was on the 11th day of July, 1928, appointed an Inspector under "The Vermin Act, 1918," by the Upper Chapman Vermin Board.

Dated this 12th day of July, 1928.

CHARLES SMITH,  
Chairman.

## THE ROAD DISTRICTS ACT, 1919.

*Claremont Road Board—Notice of intention to borrow.*

Proposed Loan of £1,032.

NOTICE is hereby given that the Claremont Road Board proposes to borrow the amount of One thousand and thirty-two pounds (£1,032). This amount is proposed to be raised by the sale of debentures repayable by instalments over a period of 15 years after the date of issue thereof, and bearing interest at the rate not exceeding 6¼ pounds per cent. (£6 5s. per cent.) per annum, payable half-yearly.

The amount of the said debentures and the interest thereon is to be paid at the office of the Board, 199 Perth-Fremantle Road, Claremont, W.A. The purpose for which the Loan is to be applied is road and foot-path construction as set out in the plans and specifications covering the proposed work.

The plans, specifications, and an estimate of the cost of such work, and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection of Ratepayers, at the office of the Board, for one month after the last publication of this notice. The hours during which such inspection may be made are 9 a.m. to 4.30 p.m. on week days and 9 a.m. to noon on Saturdays.

The works and undertakings for which the Loan is proposed to be raised will, in the opinion of the Board, be of special benefit to a portion of the Claremont Road District, namely, the North Ward as defined in the *Government Gazette* of the 21st December, 1923, pages 2427 and 2428, and any Loan Rate applicable to such Loan will be levied only on the rateable land within the said North Ward of the said District.

Dated this 13th day of August 1928.

(Sgd.) C. W. K. SADLIER,  
Chairman.

(Sgd.) A. JENKINS,  
Secretary.

## UPPER CHAPMAN ROAD BOARD.

*Certificate of Appointment of Inspector.*

THIS is to certify that William Bondfield Westlake, of Nanson, is a duly appointed Traffic Inspector under the provisions of "The Traffic Act, 1919-26," for the Upper Chapman Road Board District.

Dated this 12th day of July, 1928.

CHARLES SMITH,  
Chairman.

W. WESTLAKE,  
Secretary.

## UPPER CHAPMAN ROAD BOARD.

*Resignation.*

IT is hereby notified, for general information, that the resignation of Mr. Jas. Ascione as Poundkeeper to the above Board has been accepted.

Dated this 12th day of July, 1928.

CHARLES SMITH,  
Chairman.

## THE ROAD DISTRICTS ACT, 1919.

*Dumbleyung Road Board—Proposed Loan of £2,500.*

NOTICE is hereby given that the Dumbleyung Road Board proposes to borrow the amount of Two thousand five hundred pounds. This amount is proposed to be raised by the issue of a loan from the Treasury Department for a term of twenty years, bearing interest at the rate of Six and one-quarter per cent. (6¼ per cent.) per annum.

The interest, together with repayment of principal, will be made half-yearly in forty equal instalments of One hundred and ten pounds seven shillings and one penny (£110 7s. 1d.)

The purpose for which the Loan is to be applied is the installation of an electric lighting plant in Dumbleyung, as set out in plans and specifications covering the proposed work.

The plans, specifications, and an estimate of the cost of such work, are open for inspection of Ratepayers, at the office of the Board for one month after the last publication of this notice during office hours.

The works and undertakings for which the Loan is proposed to be raised will, in the opinion of the Board, be of special benefit to a portion of the Dumbleyung Road District, namely, the Central Ward as defined in the *Government Gazette*, and any Loan Rate applicable to such Loan will be levied only on the rateable land within the said Central Ward of the said District.

Dated this 26th day of July, 1928.

I. SMITH,  
Chairman.

W. S. BARTLETT,  
Secretary.

## THE ROAD DISTRICTS ACT, 1919.

*Dowerin Road Board—Notice of intention to borrow £2,000.*

NOTICE is hereby given that the Dowerin Road Board proposes to borrow the sum of Two thousand pounds (£2,000). The sum is proposed to be borrowed from the State Treasury, repayable fifteen years (15) after the issue thereof, and bearing interest at the rate of Six and a quarter per cent. (6¼ per cent.) per annum, payable half-yearly.

A sinking fund is to be provided of not less than four and a quarter (4¼) per cent. per annum on the amount of the said Loan, in accordance with the provisions of "The Road Districts Act, 1919."

The purpose for which the Loan is to be applied is the purchase and control of an electric light plant for the Dowerin Town.

A. MAISEY,  
Chairman.

JOHN A. ADAMSON,  
Secretary.

## METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE DEPARTMENT.

M.W.S. 613/24.

NOTICE is hereby given, in pursuance of Section 96 of "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," that water mains have been laid in the undermentioned streets, in districts indicated:—

- Cottesloe Municipality.  
953/28—Hamersley Street, from Lot 7 to Lot 8—Northerly.
- Perth Municipality.  
912/28—Sunbury Road, from Lot 429 to Lot 424—North-Westerly.
- Bayswater Road Board District.  
857/28—Salisbury street, from Lot 150 to Lot 147—North-Westerly.
- Claremont Road Board District.  
1029/28—Watkins Road, from Victoria Avenue to Lot 277—Westerly.
- Cottesloe Beach Road Board District.  
969/28—Glyde Street, from Lot 57 to Johnston Parade—Easterly.
- Perth Road Board District.  
828/28—Ardross Crescent, from Dumbarton Avenue to Graham Road—Northerly.
- Graham Road, from Ardross Crescent to Lot 411—North-Easterly.
- South Perth Road Board District.  
878/28—Jubilee Street, from Lot 38 to Lot 37—North-Easterly.

And the Minister of Water Supply, Sewerage, and Drainage is, subject to the provisions of the said Act, prepared to supply water from such mains to lands within rateable distance thereof.

Dated at Perth, this 17th day of August, 1928.

G. C. HAYWOOD,  
Under Secretary.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department Concerned.	Rate.
629/28	1928. Aug. 9	State Implement Works	130A, 1928	Charging Apparatus for Metal and Sand Proportioning Bins for Geraldton Harbour Works, delivered F.O.R. Fremantle— Item 1, 1 only ... .. Item 2, 2 only ... .. Item 3, 1 only ... .. Item 4, 1 only ... ..	Works and Labour	£13. 8s. 9d. each. £7 17s. 6d. £5.

Tenders for Government Supplies.

Date of advertising.	Schedule No.	Supplies required.	Date of closing.
1928. Aug. 2 ...	137A, 1928 ...	Firelumps for Railway Department for year ending 30th September, 1929	1928. Aug. 23
April 23 ...	60A, 1928 ...	Steam Travelling Crane, with Electric Magnets for lifting ... ..	Aug. 23
June 28 ...	116A, 1928 ...	Brass Boiler Tubes, 70/30 alloy, 1½ in. ext. dia. x 11 s.w.g. x 12ft. 2¼ in. long, 835 only ... ..	Aug. 23
Aug. 7 ...	140A, 1928 ...	Hickory King or 90-day Maize Seed, 1,000 bushels ... ..	Aug. 23
Aug. 7 ...	141A, 1928 ...	Firewood, 100 cords, for Garden Gully Pumping Station, Meekatharra ...	Aug. 23
Aug. 14 ...	144A, 1928 ...	Electric Lamps, 114 gross ... ..	Aug. 30
Aug. 16 ...	146A, 1928 ...	Muntz Metal Sheets, Nails, Rods, Nuts and Washers ... ..	Aug. 30
July 6 ...	121A, 1928 ...	Caps for Railway and Tramway Officers and Porters, 1,810 only ...	Sept. 6
Aug. 16 ...	145A, 1928 ...	Transformers, 20,000-440 volts: 100 K.V.A., 6 only, and 200 K.V.A., 2 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. 13
July 12 ...	124A, 1928 ...	Round Mild Steel: ¾ in. dia., 350 tons; and 11/16th inch dia., 30 tons. ...	Sept. 13
July 19 ...	127A, 1928 ...	Superheater Elements for Class "Ms" Engines, 3 sets ... ..	Sept. 13
Aug. 2 ...	139A, 1928 ...	Copper Rod, Copper Tubes, Brass Tubes and Steel Rounds ... ..	Sept. 27
July 6 ...	122A, 1928 ...	Combined Type Vacuum Brake Cylinders, 15in., 50 only ... ..	Nov. 1
Aug. 14 ...	143A, 1928 ...	<i>For Sale by Tender.</i> Harley Davidson Motor Cycle (second-hand), 7/9 Electric Model (Engine No. 10771), fitted with Corbin Brown Speedometer and Davies Franklin flexible sidecar, chassis fitted with No. 2 body and extension wheel, as it now stands at the Agricultural Department, Perth, where inspection can be made ... ..	Aug. 23

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 16th day of August, 1928.

H. C. TRETOWAN,  
Chairman W.A. Government Tender Board.

APPOINTMENT.

(35th Victoria, No. 3.)

HIS Honour the Chief Justice has been pleased to appoint John Evenden Virtue, of Perth, in the State of Western Australia, Solicitor, a Commissioner of the Supreme Court of Western Australia, to administer or take within the State of Western Australia any oath, affidavit, affirmation, declaration, or acknowledgment by a married woman to be used in the Supreme Court of Western Australia. The Commission to remain in force until the said John Evenden Virtue ceases to reside in Western Australia, aforesaid, or until he ceases to practice the profession of a Solicitor there, or until revoked.

[L.S.]

T. F. DAVIES,  
Registrar Supreme Court.

Supreme Court Office, Perth, 15th August, 1928.

APPOINTMENT.

(35th Victoria, No. 3.)

HIS Honour the Chief Justice has been pleased to appoint Claude Lightoller, of Sydney, in the State of New South Wales, Solicitor, a Commissioner of the Supreme Court of Western Australia to administer or take within the State of New South Wales any oath, affidavit, affirmation, declaration, or acknowledgment by a married woman to be used in the Supreme Court of Western Australia. The Commission to remain in force until the said Claude Lightoller ceases to reside in New South Wales aforesaid, or until he ceases to practise the profession of a Solicitor there, or until revoked.

T. F. DAVIES,  
Registrar Supreme Court.

Supreme Court Office,  
Perth, 9th August, 1928.

## THE HEALTH ACT, 1911-19.

*Meat Inspection and Branding Regulations.*

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:—

By adding to Schedule C the following:—

The following fees shall be payable for all animals inspected and branded within the Geraldton Health District:—

	s. d.	
For the carcase of every ox, cow, bull, heifer or		
steer ... ..	1	6
do. do. calf under 150lbs. ... ..	0	6
do. do. sheep, lamb or goat ... ..	0	5
do. do. 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
do. do. do. sheep ... ..	0	5
do. do. do. swine ... ..	0	9

Approved by His Excellency the Governor in Executive Council on the 15th day of August, 1928.

L. E. SHAPCOTT,  
Clerk of the Council.

THE following appointments made by the undermentioned Local Health Authorities are hereby approved:—

Upper Chapman Road Board.—W. Westlake to be Secretary and Health Inspector, *vice* Jas. Ascione resigned.

Pithara Local Board of Health.—Hugh McNeill, William Downes, Valentine Armand Gatti, and Michael Leahy to be members, *vice* J. T. Pearn, W. R. Swincer, and C. H. Georgy, resigned, for the period ending 31st May, 1929.

EVERITT ATKINSON,  
Commissioner of Public Health.

16th August, 1928.

## IN THE COURT OF ARBITRATION, WESTERN AUSTRALIA.

No. 271 of 1928.

In the matter of an Industrial Agreement dated the 2nd day of April, 1928, made between the Western Australian Clothing and Allied Trades Industrial Union of Workers, Perth (hereinafter called "the Union") and P. W. Hicks and F. Cooper, of Collie (hereinafter called "the Employers"), and in the matter of an application by the abovenamed Union for a declaration that the said Agreement be made a Common Rule.

UPON hearing Mr. G. Day for the applicant Union, there being no appearance on behalf of any party desiring to be heard in opposition, and upon being satisfied that the requirements of the Act and the Regulations have been complied with, the Court doth declare that the Industrial Agreement dated the 2nd day of April, 1928, and registered No. 13 of 1928, made between the Union and the employers, shall have the effect of an Award and be a Common Rule of the industry or industries to which it relates, within an area comprised within a radius of twenty-five miles from the Post Office, Collie: Provided that the Agreement be treated as made between the parties and be not regarded as expressing any actual determination of the Court as to the merits of the dispute, if any, or the propriety of the Agreement.

Dated this 8th day of August, 1928.

By the Court,

(SEAL.) WALTER DWYER,  
President.

## IN THE COURT OF ARBITRATION, WESTERN AUSTRALIA.

No. 320 of 1928.

In the matter of an Award made on the 2nd day of August 1927, Nos. 1 and 8 of 1926, between The Australian Workers' Union, Westralian Goldfields Mining Branch, applicants, and The Fremantle Trading Company, Limited, Lake View and Star, Limited, and others, respondents, and in the matter of an application by the abovenamed Union for the Court to amend the said Award in pursuance of the powers contained in Section 88 of "The Industrial Arbitration Act 1912-1925."

UPON hearing Mr. A. J. Watts for the applicant Union and Mr. L. L. Carter for certain respondents to the Award, the Court, in pursuance of the powers contained in Section 88 of "The Industrial Arbitration Act, 1912-1925," and for the purpose of remedying a defect in the Award made and delivered by the Court on the 2nd day of August, 1927, and numbered 1 and 8 of 1926, doth hereby order that the said Award be and the same is hereby amended by the deletion of the words "and Westonia" at the end of the first paragraph of Clause 4.

Dated this 8th day of August, 1928.

By the Court,

(SEAL) WALTER DWYER,  
President.

## THE COMPANIES ACT, 1893.

THE Registered Office of Kodak (Australasia) Proprietary, Limited, has been changed and is now at 662 Hay Street, Perth.

Dated 31st July, 1928.

F. J. MUIRHEAD,  
Attorney and Manager for the Company,  
Western Australia.

Western Australia.

## THE COMPANIES ACT, 1893.

*The Prudential Assurance Company, Limited—Notice of Removal of Registered Office.*

NOTICE is hereby given that the Registered Office of the Prudential Assurance Company, Limited, has been removed from E.S. & A. Bank Building, William Street, Perth, to King Street, Perth. The said office will be accessible to the public on all week days, other than public holidays and Saturdays, between the hours of 9 a.m. and 1 p.m. and 2 p.m. and 5 p.m., and on Saturdays between the hours of 9 a.m. and noon.

Dated the 2nd day of August, 1928.

Burridge & Warren, Limited,

E. J. WARREN,  
Director,

Attorney for the Prudential Assurance Company,  
Limited, in Western Australia.

## THE COMPANIES ACT, 1893.

*The Forestry Pulp & Paper Company of Australia, Limited.*

NOTICE is hereby given that the Registered Office of the above Company is situate at Durham House, 840 Hay Street, Perth, where all legal proceedings may be served upon and all notices addressed or given to the Company

Dated this 2nd day of August, 1928.

JOHN NICHOLSON,

J. E. NICHOLSON,

Attorneys for the Company in Western Australia.  
*Nicholson & Nicholson, Solicitors, Surrey Chambers,  
Perth.*

NOTICE is hereby given that it is the intention of this Company to cease carrying on business in Western Australia on the 30th November next, and that the appointment of Norman Leslie Burnell as its Attorney will cease from that date.

G. H. HORTON & CO., LIMITED,  
by its Attorney, Norman L. Burnell,  
Perth, 2nd August, 1928.

In the matter of "The Companies Act, 1893," and in the matter of Lewis Cohen and Co., Limited.

NOTICE is hereby given that the Registered Office of Lewis Cohen and Co., Limited, is situated at No. 40 Beaufort Street, Perth, and that such office is accessible to the public from 9 a.m. to 5 p.m. on Mondays to Fridays (both inclusive), and from 9 a.m. to 12 noon on Saturdays.

NAIRN & McDONALD,  
Commercial Travellers' Association Buildings,  
69 St. George's Terrace, Perth,  
Solicitors for the Company.

In the matter of "The Companies Act, 1893," and in the matter of Wellard and District Producers' Co-operative Company, Limited.

NOTICE is hereby given that the Registered Office of Wellard and District Producers' Co-operative Company, Limited is situated at Mundijong-Rockingham Road, Wellard, and that such office is accessible to the public from 10 a.m. to 4 p.m. on Mondays to Fridays (both inclusive), and from 10 a.m. to 12 noon on Saturdays.

NAIRN & McDONALD,  
Commercial Travellers' Association Buildings,  
69 St. George's Terrace, Perth,  
Solicitors for the Company.

#### THE COMPANIES ACT, 1893.

*Meggitt, 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 situated at 79-80 A.M.P. Buildings, Perth, where all legal proceedings may be served upon and all notices addressed or given to the Company.

Dated this 9th day of August, 1928.

F. R. BOYCE,  
Attorney for Company in Western Australia.

#### THE COMPANIES ACT, 1893.

In the matter of "The Companies Act, 1893," and in the matter of Waterman Desks, Limited.

AT an extraordinary general meeting of the abovenamed Company, duly convened and held at the Registered Office of the Company, Commercial Union Chambers, St. George's Terrace, Perth, on Monday, the 13th day of August, 1928, the following special resolution was duly passed:—"That the Company be wound up voluntarily and that Arthur Frederick Stowe, Accountant, of Perth, be appointed Liquidator for the purpose of such winding up."

Dated at Perth, this 13th day of August, 1928.

F. D. SEWELL,  
Chairman.

#### THE COMPANIES ACT, 1893.

In the matter of "The Companies Act, 1893," and in the matter of Waterman Desks, Limited (in liquidation).

THE creditors of the abovenamed Company are required, on or before the 24th day of August, 1928, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any) to Arthur Frederick Stowe, of Messrs. Stowe, Willmot Cooke & Company, Commercial Union Chambers, St. George's Terrace, Perth, the Voluntary Liquidator of the said Company, and, if so required by notice in writing from the said Voluntary Liquidator, are by their Solicitors or otherwise to prove their debts or claims at Commercial Union Chambers, Perth, the office of the Voluntary Liquidator, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 13th day of August, 1928, at Perth.

A. F. STOWE,  
Voluntary Liquidator.

Stowe, Willmot Cooke and Company, Public Accountants,  
Commercial Union Chambers, Perth.

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 Lewis Cohen and Co., Limited.

Dated this 13th day of August, 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 Wellard and District Producers' Co-operative Company, Limited.

Dated this 13th day of August, 1928.

T. F. DAVIES,  
Registrar of Companies.  
Supreme Court Office, Perth, W.A.

#### COASTAL SCOTTISH PIPE BAND.

IN the matter of "The Associations Incorporation Act, 1895," and in the matter of the Coastal Scottish Pipe Band, I, William Henry Gartrell, of 591 Newcastle Street, West Perth, in the State of Western Australia, Honorary Secretary, and the person authorised by the Coastal Scottish Pipe Band, do hereby give notice that I am desirous that such Band should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

Dated this 30th day of July, 1928.

W. H. GARTRELL.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act:—

*Memorial of the Coastal Scottish Pine Band, filed in pursuance of "The Associations Incorporation Act, 1895."*

The name of the said Band is Coastal Scottish Pipe Band.

The objects of the said Band shall be—to foster a love for bag-pipe music, Scottish dancing, sports of Scotland, cater for the demand for bag-pipe music, and raise funds for band uniforms, instruments, and the upkeep of the Band.

The said Band will be supported by subscriptions, donations, bequests, fees for engagements, and profits from functions conducted by the Band.

The Services.—The said Band as Honorary Pipe Band to the South African and Imperial Veterans' Associations of W.A.: the Band will be in attendance and lead the section of the column of the above Association on the solemn commemoration of Anzac Day and also attend the South African Memorial Service at King's Park, or any other functions of the South African and Imperial Veterans' Association.

To do all such other lawful things as are incidental or conducive to the attainment of the above objects, or any of them.

A Committee of nine (9) shall be formed and shall be the General Committee or Executive Council, to consist of at least two-thirds playing members (the President and Honorary Secretary to be on all Committees), the Vice-President and Treasurer *ex officio*.

The said Band is established in Perth.

The Trustees of the Band are:—J. Innes, W. G. Frew, Alexander Howie.

Western Australia.

THE ASSOCIATIONS INCORPORATION ACT, 1895.

*The Stoneville Progress Association.*

I, WILLIAM GEORGE ADAMS, of Stoneville, Orchardist, Trustee of or a person hereunto authorised by The Stoneville Progress Association, do hereby give notice that I am desirous that such Association should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

Dated the 14th day of August, 1928.

W. G. ADAMS.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act:—

*Memorial of the Stoneville Progress Association, filed in pursuance of "The Associations Incorporation Act, 1895."*

1. Name of the Institution—The Stoneville Progress Association.

2. Object or purpose of the Institution—The objects of the Association shall be:—(a) to promote and safeguard the interests of ratepayers and residents of Stoneville; (b) to procure from the Road Board, State, and Federal Governments adequate public facilities; (c) to provide means of entertainment and recreation for residents of Stoneville; (d) to assist any movement calculated to benefit, improve, or develop the district generally.

3. Where situated or established—Stoneville.

4. The name or names of the Trustee or Trustees—There are no Trustees.

5. In whom the management of the Institution is vested and by what means—The Committee of Management consists of the President, Vice-President, Secretary, Treasurer, two Auditors, and three Committeemen, who shall be elected at the annual meeting in June, and shall hold office until their successors are appointed. The management of the Association is vested in the above Committee by its Rules.

*Unmack & Unmack, Solicitors Harper's Building, Howard Street, Perth.*

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Frank Wilson Millar and Lionel Albert Preedy, carrying on business at Dartmoor, in the State of Western Australia, as Farmers under the style or firm name of "Preedy and Millar," has been dissolved as from the 1st day of August, 1928. All debts due to or owing by the said late partnership will be received and paid by the said Lionel Albert Preedy, who will continue the said business under his own name solely.

Dated this 14th day of August, 1928.

L. A. PREEDY,

Witness to the signature of the said Lionel Albert Preedy—

Thos. Millar,  
Builder, Bluff Point, Geraldton.

F. W. MILLAR.

Witness to the signature of the said Frank Wilson Millar—

E. Robinson,  
Solicitor, Geraldton.

THE PARTNERSHIP ACT, 1895.

*Notice of Dissolution.*

NOTICE is hereby given that the partnership heretofore existing between Lionel Chandos Lewis and Harold Joseph Ingle, carrying on business of Motor and General Engineers, under the style or firm name of "Lewis & Ingle," is dissolved by mutual agreement as from the 1st day of July, 1928.

Dated the 9th day of August, 1928.

L. C. LEWIS.  
H. J. INGLE.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of Jean Fleischer, late of 24 Preston Point Road, East Fremantle, in the State of Western Australia, Accountant, deceased.

*Notice to Creditors.*

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed Jean Fleischer, deceased, are hereby required to forward full particulars thereof to the Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of St. George's Terrace, Perth, the Administrator of the Estate of the said deceased, on or before the 17th day of September, 1928, after which date the Administrator will proceed to distribute the assets of the Estate amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated this 9th day of August, 1928.

DWYER, UNMACK, & THOMAS,  
Fremantle and Perth,  
Solicitors for the Administrators,  
The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will and Estate of Minnie Jane Lloyd, late of 26 Richardson Street, West Perth, in the State of Western Australia, Married Woman, deceased.

*Notice to Creditors.*

NOTICE is hereby given that all persons having claims against the Estate of the abovenamed deceased are requested to send in particulars of such claims in writing to The West Australian Trustee, Executor, and Agency Company, Limited (the Administrator with the Will annexed of the Estate of the said deceased), on or before the 17th day of September, 1928, after which date the said Administrator will distribute the assets amongst the persons entitled thereto, having regard only to those claims of which the Administrator then has notice.

Dated the 14th day of August, 1928.

W. E. B. & M. E. SOLOMON,  
Solicitors for the Administrator,  
70 St. George's Terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Bortolo Panizza, late of Kalgoorlie, in the State of Western Australia, Miner, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are required to send particulars in writing to the Executor, care of the undersigned, on or before the 17th day of September, 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 claims of which he shall then have had notice.

Dated this 11th day of August, 1928.

MUIR & STABLES,  
Boulder, Solicitors for the Executor,  
*Joseph, Muir, & Williams, Solicitors, Perth, Agents for Muir & Stables.*

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Edith Sarah Kopke, late of 66 Lawley Crescent, Mount Lawley, in the State of Western Australia, Married Woman, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands upon or against the Estate of Edith Sarah Kopke, late of 66 Lawley Crescent, Mount Lawley, in the State of Western Australia, Married Woman, deceased, are requested to send in particulars in writing of their claims and demands to The West Australian Trustee, Executor, and Agency Company, Limited, the Executor of the Will of the said deceased, at the offices of the said Company, at 135 St. George's Terrace, Perth, on or before the 17th day of September, 1928; and, further, that at the expiration of the last-mentioned 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 and demands of which it shall then have had notice.

Dated this 13th day of August, 1928.

PARKER & PARKER,  
21 Howard Street, Perth,  
Solicitors for the said Executor.

THE BANKRUPTCY ACT, 1892.

Receiving Order.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Date of Petition.	Act or Acts of Bankruptcy.
Mile Ulrich and Arthur Ulrich, trading as "Ulrich Bros."	Pinjarra ... ..	Farmers ... ..	Supreme Court, Perth	55 of 1928	8th day of August, 1928	13th day of July, 1928	Non-compliance with the requirements of a Bankruptcy Notice.

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.
William Holroyd	186 Hay Street, Perth	Draftsman	Supreme Court, Perth	56 of 1928	5th day of September, 1928	3 p.m.	Supreme Court, Perth	5th day of September, 1928	10-30 a.m.	Supreme Court, Perth	13th day of August, 1928.

Adjudication.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Date of Petition.
William Holroyd ... ..	186 Hay Street, Perth ... ..	Draftsman ... ..	Supreme Court, Perth	56 of 1928	13th day of August, 1928	12th day of July, 1928.

M. M. MOSS,

Dated this 15th day of August, 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 Laurence Ernest Staines, of 38 Mint Street, Victoria Park, Firewood Merchant, debtor.

NOTICE is hereby given that it is my intention to declare a final dividend in the above matter on the 31st day of August, 1928. Dividends will be payable to those creditors only who have signed or assented to the deed of assignment.

Dated this 15th day of August, 1928.

[L.S.] A. F. STOWE, Trustee.

Stowe, Willmot Cooke and Company, Public Accountants and Auditors, Commercial Union 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 Willys Swaab, of 456 Beaufort Street, Perth, Upholsterer, a debtor.

Notice of intention to declare a First and Final Dividend.

NOTICE is hereby given that it is intended to declare a first and final dividend in the above matter on Monday, 3rd day of September, 1928. Dividends will be payable to those creditors only who have signed or assented to the deed of assignment.

Dated this 14th day of August, 1928.

[L.S.] PERCIVAL STANLEY BENNEY, Trustee.

P. S. Benney, Public Accountant, T. & G. Chambers, Perth.

THE W.A. INDUSTRIAL GAZETTE.

(Published Quarterly.)

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