



Government Gazette

OF

WESTERN AUSTRALIA.

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No. 62.]

PERTH : FRIDAY, DECEMBER 21.

[1928.

The Land Act, 1898.

PROCLAMATION
(Resumption)

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-
[L.S.] ern Australia and its Dependencies in
the Commonwealth of Australia.

Corr. No. 2252/27.

WHEREAS by Section 9 of "The Land Act, 1898," the Governor may resume, for any of the purposes specified in Section 39 of the said Act, any portion of land held as a Conditional Purchase Lease: And whereas it is deemed expedient that the portion of Conditional Purchase Lease 17640/68 (Roe Location 521), as described hereunder, should be resumed for one of the purposes specified in paragraph 7 of Section 39 of the said Act, that is to say, for Water: Now, therefore I, Colonel Sir William Robert Campion, Governor as aforesaid, with the advice of the Executive Council, do by this my Proclamation resume portion of the aforesaid Conditional Purchase Lease for the purpose aforesaid.

Schedule.

That portion of Conditional Purchase Lease 17640/68 (Roe Location 521), being the area surveyed and shown on Lands and Surveys Diagram 51575 as Roe Location 977 and Road access thereto, containing 56 acres 0 roods 28 perches. (Plan 376/80, E1.)

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of December, 1928.

By His Excellency's Command.

(Sgd.) H. MILLINGTON,
Acting Minister for Lands.

GOD SAVE THE KING!!!

The Land Act, 1898.

PROCLAMATION
(Resumption)

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-
[L.S.] ern Australia and its Dependencies in
the Commonwealth of Australia.

Corr. No. 452/28.

WHEREAS by Section 9 of "The Land Act, 1898," the Governor may resume, for any of the purposes specified in Section 39 of the said Act, any portion of land held as a Conditional Purchase Lease: And whereas it is deemed expedient that the portion of Conditional Purchase Lease 18042/68 (Avon Location 15113), as described hereunder, should be resumed for one of the purposes specified in paragraph 12 of Section 39 of the said Act, that is to say, for Quarry (Gravel): Now, therefore I, Colonel Sir William Robert Campion, Governor as aforesaid, with the advice of the Executive Council, do by this my Proclamation resume portion of the aforesaid Conditional Purchase Lease for the purpose aforesaid.

Schedule.

That portion of Conditional Purchase Lease 18042/68 (Avon Location 15113), being the area surveyed and shown on Lands and Surveys Diagram 54155 as Avon Location 25305, containing 5 acres. (Plan 55/80, D2.)

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of December, 1928.

By His Excellency's Command.

(Sgd.) H. MILLINGTON,
Acting Minister for Lands.

GOD SAVE THE KING!!!

The Land Act, 1898.

PROCLAMATION

(Resumption)

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

W. R. CAMPION,
Governor.

[L.S.]

Corr. No. 3432/17.

WHEREAS by Section 9 of "The Land Act, 1898," the Governor may resume, for any of the purposes specified in Section 39 of the said Act, any portion of land held as a Conditional Purchase Lease: And whereas it is deemed expedient that the portion of Conditional Purchase Lease 13721/68 (Victoria Location 6285), as described hereunder, should be resumed for one of the purposes specified in paragraph 6 of Section 39 of the said Act, that is to say, for School site: Now, therefore I, Colonel Sir William Robert Campion, Governor as aforesaid, with the advice of the Executive Council, do by this my Proclamation resume portion of the aforesaid Conditional Purchase Lease for the purpose aforesaid.

Schedule.

That portion of Conditional Purchase Lease 13721/68 (Victoria Location 6285), being the area surveyed and shown on Lands and Surveys Diagram 52485 as Victoria Location 8926, containing 5 acres. (Plan 160C/40, D4.)

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of December, 1928.

By His Excellency's Command.

(Sgd.) H. MILLINGTON,
Acting Minister for Lands.

GOD SAVE THE KING!!!

The Land Act, 1898.

PROCLAMATION

(Resumption)

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

W. R. CAMPION,
Governor.

[L.S.]

Corr. No. 3599/28.

WHEREAS by Section 9 of "The Land Act, 1898," the Governor may resume, for any of the purposes specified in Section 39 of the said Act, any portion of land held as a Conditional Purchase Lease: And whereas it is deemed expedient that the portion of Conditional Purchase Lease 14215/68 (Williams Location 10184), as described hereunder, should be resumed for one of the purposes specified in paragraph 6 of Section 39 of the said Act, that is to say, for School site: Now, therefore I, Colonel Sir William Robert Campion, Governor as aforesaid, with the advice of the Executive Council, do by this my Proclamation resume portion of the aforesaid Conditional Purchase Lease for the purpose aforesaid.

Schedule.

That portion of Conditional Purchase Lease 14215/68 (Williams Location 10184), being the area surveyed and shown on Lands and Surveys Diagram 51786 as Williams Location 11743, containing 1 acre 0 roods 5 perches. (Plan 408/80, E4.)

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of December, 1928.

By His Excellency's Command.

(Sgd.) H. MILLINGTON,
Acting Minister for Lands.

GOD SAVE THE KING!!!

The Land Act, 1898.

PROCLAMATION

(Resumption)

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

W. R. CAMPION,
Governor.

[L.S.]

Corr. No. 5433/27.

WHEREAS by Section 9 of "The Land Act, 1898," the Governor may resume, for any of the purposes specified in Section 39 of the said Act, any portion of land held as a Conditional Purchase Lease: And whereas it is deemed expedient that the portion of Conditional Purchase Lease 21721/68 (Ninghan Location 2543), as described hereunder, should be resumed for one of the purposes specified in paragraph 8 of Section 39 of the said Act, that is to say, for Townsite: Now, therefore I, Colonel Sir William Robert Campion, Governor as aforesaid, with the advice of the Executive Council, do by this my Proclamation resume portion of aforesaid Conditional Purchase Lease for the purpose aforesaid.

Schedule.

Those portions of Conditional Purchase Lease 21721/68 (Ninghan Location 2543), containing in the aggregate 54 acres 0 roods 8 perches, as described hereunder, and as shown on Lands and Surveys Diagram 52361:—

(a) The area, containing 31 acres 2 roods 13 perches, bounded by lines starting from the most Northerly corner of Location 2543 and extending 152deg. 9min. 2,598.4 links; thence 269deg. 32min. 2,300.4 links; thence 29deg. 32min. 584.5 links; thence 359deg. 32min. 1,379.7 links; thence 62deg. 9min. 916.1 links to the starting point.

(b) The area, containing 22 acres 1 rood 35 perches, bounded by lines starting from a point situate 152deg. 9min. 2,598.4 links; thence 269deg. 32min. 2,615.8 links from the most Northerly corner of Location 2543, and extending 269deg. 32min. 3,033.1 links; thence 62deg. 9min. 3,311.8 links; thence 179deg. 32min. 1,363.5 links; thence 149deg. 32min. 184.5 links to the starting point. (Plan 65/80, B4.)

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of December, 1928.

By His Excellency's Command.

(Sgd.) H. MILLINGTON,
Acting Minister for Lands.

GOD SAVE THE KING!!!

Bank Holidays at Broomchill and Katanning.

PROCLAMATION

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

W. R. CAMPION,
Governor.

[L.S.]

IN pursuance of the provisions contained in the fifth section of "The Bank Holidays Act, 1884," I, the Governor of the said State, do by this my Proclamation appoint special days to be observed as Bank Holidays as follows:—

Date and Town.

Saturday, 26th January, 1929—Broomchill.

Saturday, 26th January, 1929—Katanning.

Given under my hand and the Public Seal of the said State, at Perth, this 17th day of December, 1928.

By His Excellency's Command,

J. M. DREW,
Chief Secretary.

GOD SAVE THE KING!!!

The Land Act, 1898.

PROCLAMATION

(Resumption)

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

W. R. CAMPION,
Governor.

[L.S.]

Corr. No. 4149/27.

WHEREAS by Section 9 of "The Land Act, 1898," the Governor may resume, for any of the purposes specified in Section 39 of the said Act, any portion of land held as a Conditional Purchase Lease: And whereas it is deemed expedient that the portion of Conditional Purchase Lease 16159/68 (Avon Location 15208), as described hereunder, should be resumed for one of the purposes specified in paragraph 12 of Section 39 of the said Act, that is to say, for Quarry (Gravel): Now, therefore I, Colonel Sir William Robert Campion, Governor as aforesaid, with the advice of the Executive Council, do by this my Proclamation resume portion of the aforesaid Conditional Purchase Lease for the purpose aforesaid.

Schedule.

That portion of Conditional Purchase Lease 16159/68 (Avon Location 15208), being the area surveyed and shown on Lands and Surveys Diagram 54014 as Avon Location 25240, containing 10 acres. (Plan 24/80, A1.)

Given under my hand and the Public Seal of the said State, at Perth, this 19th day of December, 1928.

By His Excellency's Command.

(Sgd.) H. MILLINGTON,
for Minister for Lands.

GOD SAVE THE KING!!!

The Land Act, 1898.

PROCLAMATION

(Resumption)

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

W. R. CAMPION,
Governor.

[L.S.]

Corr. No. 5213/28.

WHEREAS by Section 9 of "The Land Act, 1898," the Governor may resume, for any of the purposes specified in Section 39 of the said Act, any portion of land held as a Conditional Purchase Lease: And whereas it is deemed expedient that the portion of Conditional Purchase Lease 41979/55 (Avon Location 15970), as described hereunder, should be resumed for one of the purposes specified in paragraph 12 of Section 39 of the said Act, that is to say, for Quarry (Gravel): Now, therefore I, Colonel Sir William Robert Campion, Governor as aforesaid, with the advice of the Executive Council, do by this my Proclamation resume portion of the aforesaid Conditional Purchase Lease for the purpose aforesaid.

Schedule.

That portion of Conditional Purchase Lease 41979/55 (Avon Location 15970), being the area surveyed and shown on Lands and Surveys Diagram 54269 as Avon Location 25379, containing 5 acres. (Plan 54/80, B3.)

Given under my hand and the Public Seal of the said State, at Perth, this 19th day of December, 1928.

By His Excellency's Command.

(Sgd.) H. MILLINGTON,
for Minister for Lands.

GOD SAVE THE KING!!!

The Cemeteries Act, 1897.

PROCLAMATION

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

W. R. CAMPION,
Governor.

[L.S.]

L. & S. Corres. No. 4291/09.

WHEREAS under the provisions of "The Cemeteries Act, 1897," it is made lawful for the Governor in Executive Council from time to time by Proclamation to appoint such place or places in each district as shall be deemed expedient to be reserved for the burial of the dead: Now, therefore I, Sir William Robert Campion, Governor of the said State, with the advice and consent of the Executive Council, in exercise of the powers in me vested as aforesaid, do by this my Proclamation appoint Reserve 12298, near Margaret River, a Public Cemetery under the provisions of the said Act, but subject always to such regulations as may be published from time to time for the proper management of the same.

Given under my hand and the Public Seal of the said State, at Perth, this 19th day of December, 1928.

By His Excellency's Command,
(Sgd.) H. MILLINGTON,
for Minister for Lands.

GOD SAVE THE KING!!!

The Cemeteries Act, 1897.

PROCLAMATION

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

W. R. CAMPION,
Governor.

[L.S.]

L. & S. Corres. No. 1749/12.

WHEREAS under the provisions of "The Cemeteries Act, 1897," it is made lawful for the Governor in Executive Council from time to time by Proclamation to appoint such place or places in each district as shall be deemed expedient to be reserved for the burial of the dead: Now, therefore I, Sir William Robert Campion, Governor of the said State, with the advice and consent of the Executive Council, in exercise of the powers in me vested as aforesaid, do by this my Proclamation appoint Reserve 14218 at Nyabing, a Public Cemetery under the provisions of the said Act, but subject always to such regulations as may be published from time to time for the proper management of the same.

Given under my hand and the Public Seal of the said State, at Perth, this 19th day of December, 1928.

By His Excellency's Command,
(Sgd.) H. MILLINGTON,
for Minister for Lands.

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.
Michael and St. George, D.S.O., Governor
in and over the State of Western
Australia and its Dependencies in
the Commonwealth of Australia.

W. R. CAMPION,
Governor.

[L.S.]

F. & S. 3649/27.

WHEREAS it is enacted by "The Factories and Shops Act, 1920," 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 by a Proclamation made the Twenty-eighth day of November, 1928, and published in the *Government Gazette* on the Thirtieth day of November, 1928, the operations of the said Act were temporarily suspended in so far as it applies to the closing time of all shops situated in the Greenbushes Shop District between the hours of 9 p.m. and 9.30 p.m. on Saturday,

the Twenty-second day of December, 1928: And whereas it is now deemed expedient that the said Proclamation shall be varied and that the operations of the Act shall be suspended in so far as it applies to the closing time of shops situated in the Greenbushes Shop District between the hours of 6 p.m. and 9.30 p.m. on Monday, the Twenty-fourth day of December, 1928: Now therefore I, the said Governor, with the advice and consent of the Executive Council, and acting under the powers of the said Act and every other power me in this behalf enabling, do hereby by this Proclamation suspend the operations of the said Act on Monday, the Twenty-fourth day of December, 1928, between the hours of 6 p.m. and 9.30 p.m. in so far as it applies to the closing time of all shops situated in the Greenbushes Shop District and also that the said Proclamation made on the Twenty-eighth day of November, 1928, is hereby varied to the extent to which it is inconsistent herewith.

Given under my hand and the Public Seal of the said State, at Perth, the 19th day of December, 1928.

By His Excellency's Command,
ALEX. McCALLUM,
Minister for Labour.
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.
Michael and St. George, D.S.O., Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

W. R. CAMPION,
Governor.

[L.S.]

F. & S. 3649/27.

WHEREAS it is enacted by "The Factories and Shops Act, 1920," that the expression "Public Holidays" shall mean certain days therein specified, and any other day declared by Proclamation to be a public holiday for the purposes of the said Act; and whereas by a Proclamation made the Twenty-eighth day of November, 1928, and published in the *Government Gazette* on the Thirtieth day of November, 1928, Monday, the Twenty-fourth day of December, 1928, was declared to be a public holiday in the Greenbushes Shop District for the purpose of the said Act, and shall be observed as a public holiday under every part of the said Act in which the expression occurs: And whereas it is deemed expedient that the said Proclamation shall be varied and that Monday, the Twenty-fourth day of December, 1928, shall not be a public holiday in the Greenbushes Shop District: Now therefore I, the said Governor, with the advice and consent of the Executive Council, and acting under the powers of the said Act and every other power me in this behalf enabling, do hereby proclaim that Monday, the Twenty-fourth day of December, 1928, shall not be a public holiday in the Greenbushes Shop District for the purpose of the said Act and also that the said Proclamation made the Twenty-eighth day of November, 1928, is hereby varied to the extent to which it is inconsistent herewith.

Given under my hand and the Public Seal of the said State, at Perth, the 19th day of December, 1928.

By His Excellency's Command,
ALEX. McCALLUM,
Minister for Labour.
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.
Michael and St. George, D.S.O., Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

W. R. CAMPION,
Governor.

[L.S.]

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 hereinafter appearing: Now therefore I, the said Governor, acting by and with the advice and consent of the Executive Council do hereby by this Proclamation suspend the operations of the said Act between the hours of eight

o'clock and eleven o'clock in the morning of the 26th December, 1928, in so far as it applies to the closing times of hairdressers' shops situate within a radius of fifteen miles from the General Post Office, Perth.

Given under my hand and the Public Seal of the said State, at Perth, this 19th day of December, 1928.

By His Excellency's Command,
ALEX. McCALLUM,
Minister for Labour.
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.
Michael and St. George, D.S.O., Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

W. R. CAMPION,
Governor.

[L.S.]

F. & S. 1162/28.

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 hereinafter appearing: Now therefore I, the said Governor, acting by and with the advice and consent of the Executive Council, do hereby by this Proclamation suspend the operations of the said Act between the hours of ten o'clock and eleven o'clock in the morning of the Thirty-first day of December, 1928, in so far as it applies to the closing times of hairdressers' shops situate within a radius of fifteen miles from the General Post Office, Perth.

Given under my hand and the Public Seal of the said State, at Perth, this 19th day of December, 1928.

By His Excellency's Command,
ALEX. McCALLUM,
Minister for Labour.
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.
Michael and St. George, D.S.O., Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

W. R. CAMPION,
Governor.

[L.S.]

F. & S. 3091/28.

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 hereinafter appearing: Now therefore I, the said Governor, acting by and with the advice and consent of the Executive Council, do 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 January, 1929, and ending on the Thirty-first day of December, 1929, 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 19th day of December, 1928.

By His Excellency's Command,
ALEX. McCALLUM,
Minister for Labour.
GOD SAVE THE KING!!!

At a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 12th day of December, 1928, the following Orders in Council were authorised to be issued:—

The Land Act, 1898.

ORDER IN COUNCIL.

Corr. No. 5564/09.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 12205 should vest in and be held by Edward H. Angelo, M.L.A., Cyril Richard Cornish, and Charles Arthur Pearson Gostelow, in trust for the purpose of Recreation: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by Edward H. Angelo, M.L.A., Cyril Richard Cornish, and Charles Arthur Pearson Gostelow, in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 41 of the said Act.

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

The Land Act, 1898.

ORDER IN COUNCIL.

Corr. No. 4007/18.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 17156 (McAlinden Road) should vest in and be held by Messrs. W. C. Palmer, J. F. Kelly, and T. H. Wooding, in trust for the purpose of Hall Site: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by Messrs. W. C. Palmer, J. F. Kelly, and T. H. Wooding, in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 41 of the said Act.

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

The Land Act, 1898.

ORDER IN COUNCIL.

Corr. No. 5973/23.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 18439 (Yuna) should vest in and be held by the Hon. the Minister for Railways in trust for the purpose of Railway Water Supply: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by the Hon. the Minister for Railways in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 41 of the said Act.

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

The Land Act, 1898.

ORDER IN COUNCIL.

Corr. No. 6431/25.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth

in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 19233, at Lake Brown, should vest in and be held by Wilfred George Chalmers Couchman, James Hughes, Samuel Cooper, John Mulqueeny, and Vernon Clyde Bastian, in trust for the purpose of Recreation, Showgrounds, and Hall Site: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by Wilfred George Chalmers Couchman, James Hughes, Samuel Cooper, John Mulqueeny, and Vernon Clyde Bastian, in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 41 of the said Act.

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

The Land Act, 1898.

ORDER IN COUNCIL.

Corr. No. 2252/27.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 19981, Roe Location 977 and road access, near Karigarin, should vest in and be held by the Hon. Minister for Water Supply, Sewerage, and Drainage in trust for the purpose of Water: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by the Hon. Minister for Water Supply, Sewerage, and Drainage in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 41 of the said Act.

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

The Forests Act, 1918.

ORDER IN COUNCIL.

Corres. Lands and Surveys 3621/26.

WHEREAS by "The Forests Act, 1918," it is provided that the Governor may by an Order in Council dedicate any Crown Lands as a State Forest, within the meaning and for the purposes of that Act: And whereas the land described in Schedule hereto is Crown Land under the provisions of the said Act: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, doth hereby dedicate the Crown Lands described in Schedule hereto as an addition to State Forest No. 17, within the meaning and for the purposes of "The Forests Act, 1918."

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

Additions to State Forest No. 17—Description of boundaries.

Part 1.

The areas, coloured blue, marked "A," "B," "C," and "D" on litho, page 28 of correspondence 3621/26, and more particularly shown coloured blue on Plan No. 3817, lodged in the Department of Lands and Surveys, also part of Nelson Location 8301, as shown coloured blue on said litho; excluding those portions hatched red, under Section 28 of "The Forests Act, 1918."

Part 2.

Nelson Locations 1383, 5852, 8303, 7809, 11080, 11081, 11082, 11083, 11084, 11085, 11093, 11094, 11095, 11096, 11097, 11098, and Reserve adjoining Location 11083 as surveyed.

Part 3.

Bounded by lines starting from the South-Eastern corner of Tanjanerup Agricultural Area Lot 29 and extending Northerly along part of the Eastern boundary of said lot to the Southern boundary of Nelson Location 11084; thence East along that boundary and the South-

ern boundary of Location 11085; thence North along the Eastern boundary of the latter location and onwards to a Southern boundary of State Forest No. 17; thence East and South along boundaries of said State Forest to the Northern side of a one-chain road; thence generally South-Westerly, North-Westerly, South-Westerly, and Westerly along said side of road to an Eastern boundary of Location 11092; thence North along that boundary and onward to the North-Western side of a one-chain road; thence generally South-Westerly, North-Westerly, South-Westerly, and again North-Westerly along said side of road to the Eastern boundary of Location 11089; thence Northerly along part of that boundary and Westerly along part of the Northern boundary of that location to the starting point. (Reserve 15972 is hereby reduced); Nelson district; Plan 439A/40.

The Forests Act, 1918.

ORDER IN COUNCIL.

Corres. 5875/28, Lands and Surveys.

WHEREAS by "The Forests Act, 1918," it is provided that the Governor may by an Order in Council dedicate any Crown Lands as a State Forest, within the meaning and for the purposes of that Act: And whereas the land described in Schedule hereto is Crown Land under the provisions of the said Act: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, doth hereby dedicate the Crown Lands described in Schedule attached hereto as State Forest No. 31, within the meaning and for the purposes of "The Forests Act, 1918."

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

State Forest No. 31.

Bounded by lines starting from the North-Western corner of Nelson Location 1070 and extending South and East along boundaries of that location to the Western boundary of Location 1083; thence South along part of the latter boundary; thence West and South along boundaries of Locations 1371 and 1372 to the Southern boundary of the latter location; thence Easterly along part of the latter boundary; thence South along the Western boundaries of Locations 5630 and 1333, and part of that of Location 944; thence West and South along the Northernmost boundary and part of the Western boundary of Location 1734; thence West and South along boundaries of Location 3825; thence West, South, and East along part of the Northern, the Western, and part of the Southern boundaries of Location 3824 to a point in Northern prolongation of the Western boundary of Location 2320; thence Southerly to and along that boundary, and East along the Southernmost boundary and part of the Southern boundary of Location 8567 to the Western side of a one-chain road; thence Southerly along said side of road to the Northern boundary of Location 11479; thence West and South-Westerly along boundaries of that location to its Western corner; thence South to the Northern side of one-chain road No. 307; thence generally Westerly along said side of road to the Southernmost boundary of State Forest No. 17; thence Easterly, Northerly, and West along the latter boundary, the Easternmost and a Northern boundary of State Forest aforesaid to the South-Eastern corner of Location 67; thence North and West along boundaries of that location; thence Northerly and West along part of the Eastern boundary and the Northern boundary of Location 1382, and continuing to the Eastern boundary of Location 6849; thence North and West along parts of the Eastern and Northernmost boundaries of that location; thence North, East, North, West, North, East, and North along boundaries of Location 8304; thence East and North along part of the Southern boundary and the Eastern boundary of Location 1292; thence Easterly and North along Southern and part of the East boundary of Location 3486; thence East along part of the Southern boundary of Location 1775 to the Western corner of Location 2724; thence South-Easterly, North-Easterly, and North-Westerly along boundaries of that location to the Eastern boundary of Location 1775 aforesaid; thence North along part of the latter boundary to a point situate due West from a Survey Post placed 370.3 links South from the South-Western corner of Location 2731; thence East to said Survey Post and continuing Easterly to the starting point. (Reserves 15972 and 15973 are hereby reduced); Nelson district; Plans 439 A & B/40.

AT a meeting of the Executive Council held in the Executive Council Chambers at Perth, this 19th day of December, 1928, the following Orders in Council were authorised to be issued:—

The Land Act, 1898.

ORDER IN COUNCIL.

Corr. No. 2401/11.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 13328, at Salmon Gums, should vest in and be held by the Hon. the Minister for Railways in trust for the purpose of Railway Water Supply: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by the Hon. the Minister for Railways in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 41 of the said Act.

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

The Child Welfare Act, 1907-27.

ORDER IN COUNCIL.

572/20.

WHEREAS by Section 19 (2) of "The Child Welfare Act, 1907-27," it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby appoint the persons named in the Schedule hereto to be members of the Children's Court at the place mentioned.

Schedule.

Gnowangerup—Mr. John Edgar Rowe, J.P.; Mr. Samuel Walker Stewart, J.P.; Mr. Augustine Walker, J.P.; Dr. Edgar Noel Bateman, J.P.

L. E. SHAPCOTT,
Clerk of the Council.

The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909.

ORDER IN COUNCIL.

M.W.S. 1345/28.

WHEREAS by "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is provided that, subject to the provisions of the Act, the Minister for Water Supply, Sewerage, and Drainage shall, with the approval of the Governor, have power to construct and extend water works, sewerage works, and stormwater drainage works: And whereas it is further provided that the Governor may exempt reticulation works from certain sections of this Act: Now, therefore, His Excellency the Governor, with the advice of the Executive Council, hereby approves of the construction and extension by the Minister for Water Supply, Sewerage, and Drainage of the following works under the said Act, and does hereby exempt such works from the operations of Sections 20, 21, 22, and 23 of the said Act:—

Description and Location of Reticulation Works approved and exempted.—(a) Proposed three-inch diameter cast-iron water main commencing at the existing eight-inch water main in Guildford Road at the intersection of Guildford Road and Lyall Street and proceeding thence in an Easterly direction along Lyall Street to a point opposite Lot No. 46, O'Neill Street (length about twelve chains). (b) Proposed three-inch diameter cast-iron water main commencing at the proposed three-inch diameter cast-iron main in Lyall Street at the intersection of Lyall Street and Miller Avenue and proceeding thence in a Southerly direction along Miller Avenue to a point opposite Lot No. 139 (length about one and a half chains). (c) Proposed four-inch diameter cast-iron water main commencing at the end of the existing four-inch diameter water main in Epsom Avenue at a point opposite Lot No. 434 and proceeding thence Easterly along Epsom Avenue to a point opposite Lot No. 524 (length about twelve and a half chains).

The above mains to be completed with valves and all necessary apparatus as indicated in red on Plan M.W.S., S. & D.D., W.A. No. 4879.

This Order in Council shall take effect from the 21st day of December, 1928.

L. E. SHAPCOTT,
Clerk of the Executive Council.

*The Road Districts Act, 1919.**Upper Gascoyne Road Board—Decrease of Membership.*

ORDER IN COUNCIL.

P.W. 1380/26.

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 whereas it is desirable to decrease the number of members of the Upper Gascoyne Road Board from seven to five: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, under the provisions of the said Act, and all other powers enabling him in this behalf, doth hereby declare and determine that the number of members constituting the Upper Gascoyne Road Board shall be five in lieu of seven as heretofore. All the existing members shall continue in office until the 29th day of March, 1929, when they shall all retire and the five vacancies so created shall be filled on the 13th day of April, 1929.

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

ORDER IN COUNCIL.

The Factories and Shops Act, 1920 (as amended).

WHEREAS His Excellency the Governor in Council may make Regulations under the provisions of the Factories and Shops Act, 1920, as amended: Now, therefore, His Excellency the Governor in Council, acting in pursuance of such powers, and on the advice of the Executive Council, doth hereby make the following Regulations:—

1. These Regulations may be cited as "The Spray Painting Regulations, 1928."

2. In every factory in which vehicles or other articles are painted by the spraying process, there shall be provided to the satisfaction of the inspector, a suitable booth or cubicle within which such vehicles or other articles shall be sprayed.

3. Such booth or cubicle shall be of sufficient size to accommodate the vehicle or other articles to be sprayed, and to permit of the spray operator using the spraying apparatus with a reasonable degree of comfort and so that he shall not be exposed to dust and fumes.

4. The internal walls and ceilings of every booth or cubicle shall be constructed of smooth impervious materials and shall be free of any obstruction so as to permit of its being easily and effectively washed down and cleansed when required.

5. Every booth and paint shop shall be provided with a floor of hard and smooth material so constructed as to facilitate easy cleansing. Such floor shall be cleansed by washing or hosing upon the completion of each day's work.

6. Every booth or cubicle shall be fitted with an exhaust fan or other mechanical appliance placed in a position approved by the inspector, and be capable of producing a uniform air movement at the booth face and of changing the air in such booth or cubicle not less than twenty times in every hour during which spraying operations are carried on.

7. There shall be fitted to every booth or cubicle in which an exhaust fan is operated, a metal tube or duct into which all vapours, fumes or dust extracted by such fan shall be discharged.

8. Such tube or duct shall be carried to the external air to a height exceeding the height of the eaves of the factory and of any adjacent building, or as the inspector directs, and shall be of a diameter and construction to be approved by the inspector.

9. The occupier shall provide for the use of every spray operator a suitable respirator of a type to be approved by the inspector. Such respirator shall be cleansed daily and be maintained in a clean and efficient condition, and when not in use shall be kept under cover in a place not within the booth or cubicle.

10. The occupier shall also provide a supply of clean water, soap and clean towels for the use of operators.

11. Overalls shall be thoroughly washed and cleansed at intervals of not less than one week and shall be kept in a closed locker or receptacle without the booth or paint shop when not in use.

12. No occupier of a factory shall instal therein a paint spraying apparatus without first having submitted to the Chief Inspector of Factories for approval

plans and specifications of the booth or cubicle within which it is intended to operate such apparatus, and no such booth or cubicle shall be erected in any factory unless and until the plan and specifications referred to have been approved by the Chief Inspector, and every booth or cubicle shall be constructed in accordance with the plan and specification so approved.

13. It shall be an offence for any paint-spraying to be carried on elsewhere than within the booth or cubicle except with the approval of the Commissioner of Public Health and the Chief Inspector of Factories.

14. Every operator of paint-spraying apparatus shall wear suitable overalls and head coverings during the whole working period, and shall use the respirator provided by the employer.

15. Every painter shall carefully clean and wash his hands, arms and face on ceasing work and shall abstain from smoking, eating or drinking in or near the booth or in any room wherein painting is being done. "Painting" for the purpose of this Regulation means painting either by brush or by spraying.

16. Operators shall not paint by spraying at right angles to a flat surface, and shall not test the sprayer by spraying promiscuously about the room or booth.

17. A copy of these Regulations shall be exhibited in a conspicuous place in every factory in which vehicles or other articles are painted by the spraying process. Such copy of the Regulations shall be maintained in a legible condition.

18. Any person who contravenes or fails to comply with any of the provisions of these Regulations shall be liable on conviction for any breach thereof to a fine not exceeding Five pounds (£5).

Approved by His Excellency the Governor in Executive Council this 19th day of December, 1928.

L. E. SHAPCOTT,
Clerk of the Council.

Premier's Department,
Perth, 19th December, 1928.

IT is hereby notified, for public information, that His Excellency the Governor in Executive Council has been pleased to re-appoint, under Section 5 of "The Public Library, Museum, and Art Gallery of Western Australia Act, 1911," as from the 1st January, 1929, His Grace the Archbishop of Perth (Dr. Riley), His Honour the Chief Justice Sir Robert Furse McMillan, Henry Sanford King, Esquire, and Frank A. Moss, Esquire, to be Trustees of the Public Library, Museum and Art Gallery of Western Australia.

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

Premier's Department,
Perth, 19th December, 1928.

IT is hereby notified, for public information, that His Excellency the Governor in Executive Council has been pleased to approve, in accordance with Section 9 of "The Public Library, Museum, and Art Gallery of Western Australia Act, 1911," of the co-optation of His Honour Mr. Justice Draper and W. Somerville, Esquire, as Trustees of the Public Library, Museum, and Art Gallery of Western Australia.

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

STATE SAVINGS BANK.

The Treasury,
Treasury No. 2106/28. Perth, 13th December, 1928.

IT is hereby published, for general information, that an agency of the State Savings Bank has been opened at Dunsborough; agent—Mr. J. H. Deason.

A. BERKELEY,
Acting Under Treasurer.

THE AUDIT ACT, 1928.

The Treasury,
Treasury No. 41/26. Perth, 13th December, 1928.

IT is hereby published, for general information, that Mr. C. A. Campbell has been appointed Paying and Receiving Officer for the Agricultural Bank and Industries Assistance Board at Dunsbury for ten days as from the 12th December, 1928, *vice* H. J. Biffin on leave.

Treasury No. 41/26.

IT is hereby published, for general information, that Mr. F. J. Cranwell has been appointed Certifying Officer for the Agricultural Bank and Industries Assistance Board at Geraldton in place of J. T. Odgers, retired, as from the 30th November, 1928.

Treasury No. 110/23.

IT is hereby published, for general information, that Mr. B. Carter has been appointed Certifying Officer for the Lunacy Department for the period 3rd December, 1928, to the 5th February, 1929.

The Treasury,
Treasury No. 109/23. Perth, 18th December, 1928.

IT is hereby published, for general information, that the appointment of Colonel H. Pope as a Certifying Officer for the Railway Department is hereby cancelled, as from the 1st January, 1929.

A. BERKELEY,
Acting Under Treasurer.

THE PAWNBROKERS ACT, 1860.

Chief Secretary's Department,
1536/19. Perth, 17th December, 1928.

IT is hereby notified, for general information, in accordance with the provisions of Section 5 of 24 Viet. No. 7, of the abovementioned Act, that the Pawnbroker's License held by Isor Masel, for the Kalgoorlie Magisterial District, in respect of premises at 245 Hannan Street, Kalgoorlie, has been renewed for the year ending 31st December, 1929.

H. C. TRETOWAN,
Under Secretary.

FREMANTLE HARBOUR TRUST—AMENDMENT OF REGULATIONS.

Chief Secretary's Department,
Perth, 18th December, 1928.

1585/22.

HIS Excellency the Governor in Council has been pleased to amend the Regulations under the Fremantle Harbour Trust Act, 1902, published in the *Gazette* on the 23rd day of August, 1918, at page 1194, by substituting for paragraph (c) thereof a paragraph as follows:—

- (c) On property so vested or charged from the 1st day of July, 1918, to the 30th day of June, 1923, inclusive, at the rate of 6½ per cent. per annum.

And by inserting therein after paragraph (c) a paragraph as follows:—

- (d) On property so vested or charged from the 1st day of July, 1923, and thereafter until further order at the rate of 5½ per cent. per annum.

H. C. TRETOWAN,
Under Secretary.

APPOINTMENT.

Chief Secretary's Department,
Perth, 18th December, 1928.

Abos. 375/23.

HIS Excellency the Governor in Council has been pleased to appoint Constable Arthur Briden Melrose to be Superintendent of Reserve for Aborigines, No. 18404, near Marble Bar, in accordance with Section 11 of the Aborigines Act, 1905, *vice* Constable E. W. Hetherington, transferred.

H. C. TRETOWAN,
Under Secretary.

APPOINTMENT.

Medical Department,
Perth, 18th December, 1928.

M.P.H. 566/25.

HIS Excellency the Governor in Council has been pleased to appoint Dr. P. T. Tolputt to be Acting District Medical Officer and Public Vaccinator, Onslow, during the absence of Dr. Stenning, on leave, from the 20th November, 1928.

H. C. TRETOWAN,
Under Secretary.

CHILD WELFARE ACT, 1907-27.

Chief Secretary's Department,
1281/21. Perth, 18th December, 1928.

HIS Excellency the Governor in Council has been pleased to approve, under Section 19 of "The Child Welfare Act, 1907-27," of the establishment of a Children's Court at the place mentioned in the first column hereunder, and to declare that such Children's Court shall have jurisdiction within the area named in the second column hereunder:—

1.	2.
Gnowangerup	Katanning Magisterial District.

H. C. TRETOWAN,
Under Secretary.

NOTICE TO MARINERS.

Australia—West Coast.

Busselton—Rocky Patch Reported.

MARINERS and others are hereby notified that a rocky patch, carrying 19 feet of water L.W.O.S.T., is reported to exist in the vicinity one-quarter of a mile off the end of Busselton Jetty with the jetty end bearing West.

Charts affected—

- No. 1033, Champion Bay to Cape Naturaliste.
No. 1034, Cape Naturaliste to King George's Sound.

Publication—

"Australia Pilot," Volume V.

J. HARRIS,
Chief Harbour Master.

Harbour and Light Department,
Fremantle, 10th December, 1928.

Crown Law Department,
Perth, 20th December, 1928.

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

W. O. Mansbridge as Returning Officer for the North Electoral Province, *vice* E. J. Jacob, deceased;

S. C. Bruce as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Bruce Rock, *vice* I. W. Thomas, transferred;

I. W. Thomas as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Marble Bar; also Acting Clerk of the Pilbara Court of Session during the absence on sick leave of J. Mills;

E. J. O'Dea of Perth as a Sworn Valuator under "The Transfer of Land Act, 1893."

H. G. HAMPTON,
Under Secretary for Law.

Office of Public Service Commissioner,
Perth, 20th December, 1928.

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

Ex. Co. 3058; P.S.C. 397/24.—Florence Agnes Jean Kevan, under Section 28 of the Public Service Act, to be Junior Machinist, Lands and Surveys Department, at a salary of £96 per annum, as from 1st October, 1927.

Ex. Co. 3721; P.S.C. 250/28.—Francis Charles Davey, under Section 28 of the Public Service Act, to be Junior Clerk, State Savings Bank, Treasury Department, at a salary of £96 per annum, as from 30th April, 1928.

Ex. Co. 3721; P.S.C. 275/28.—Hubert John Gallagher, under Section 28 of the Public Service Act, to be Junior Clerk, State Savings Bank, Treasury Department, at a salary of £72 per annum, as from 30th April, 1928.

Ex. Co. 3721; P.S.C. 274/28.—Edwynna Mary Ruth Ross, under Section 29 of the Public Service Act, to be Dental Officer of Schools, Medical and Health Department, at a salary of £408 per annum, as from 11th June, 1928.

And of the acceptance of the following resignation:—

Ex. Co. 3721.—F. J. Murphy, Clerk, Agricultural Bank and Industries Assistance Board, as from 1st December, 1928.

G. W. SIMPSON,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
Audit	Clerk (Assistant to Senior Inspector)	£276—£324	22nd December, 1928.
Police	Clerk (Records)	£264—£300	do.
Treasury (Savings Bank)	Manager (Katanning)	£300—£360	29th December, 1928.

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

G. W. SIMPSON,
Public Service Commissioner.

ERRATUM NOTICE—ROAD No. 7919.

Department of Lands and Surveys,
Perth, 21st December, 1928.

Corr. No. 2844/17.

IN notice appearing in the *Government Gazette* of 12th October, 1928, page 2247, for "10 acres 2 roods 13 perches being resumed from Cockburn Sound Location 16" read "10 acres 2 roods 29 perches being resumed from Cockburn Sound Location 16."

C. G. MORRIS,
Under Secretary for Lands.

WITHDRAWAL NOTICE—KATANNING LAND AGENCY.

Department of Lands and Surveys,
Perth, 19th December, 1928.

IT is hereby notified, for general information, that the area containing about 75 acres, being portion of Location 893, in the Kent District near Pingrup, on Plan 407/80, C4, as gazetted open for selection in the *Government Gazette* of the 28th September, 1928, page 2138, has been withdrawn from selection.

C. G. MORRIS,
Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys,
Perth, 19th December, 1928.

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

Applications to be lodged at Kalgoorlie.

1573/17.—KALGOORLIE (Sheet 1, Egan Street), (Town), 423 (1r.), £10. Subject to the payment to the Government within 30 days of sale of the value of improvements (if any), at the Minister's valuation, which shall be final and binding on the purchaser.

Applications to be lodged at Northam.

6831/10, Vol. 2.—TRAYNING (Suburban for Cultivation), 127 (3a. 2r. 22p.), £22; 128 (4a. 2r.), £27; 129 (4a. 2r.), £25; 130 (4a. 2r.), £23.

Plans showing the arrangement of the lots referred to will shortly be obtainable at this office and the offices of the various Government Land Agents.

C. G. MORRIS,
Under Secretary for Lands.

THE CEMETERIES ACT, 1897.

Appointment of Trustees, Nyabing Public Cemetery.

Department of Lands and Surveys,
Perth, 19th December, 1928.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under the provisions of the above Act, Messrs. Carlton Wisbey, Edmund Frank Goodchild, Francis Ferdinand Theodore Haltermann, and Charles Reginald Mitchell as Trustees of the Nyabing Cemetery (Reserve 14218).

C. G. MORRIS,
Under Secretary for Lands.

THE CEMETERIES ACT, 1897.

Department of Lands and Surveys,
Perth, 12th December, 1928.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under the provisions of the above Act, Messrs. D. O'Keefe, J. Shepherd, and E. Grant as a Board of Trustees to control and manage the Kukerin Cemetery Reserve 16502, *vice* the previously appointed Board, the members of which have either resigned or left the district, with the exception of E. Grant, re-appointed.

Kalgoorlie Cemetery Board—Appointment of Trustee.

Corr. No. 5246/96.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under the provisions of the above Act, the Reverend William Charles Fox as a Trustee of the Kalgoorlie Cemetery, *vice* the Reverend A. J. C. Muriel, who has left the district.

C. G. MORRIS,
Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys,
Perth, 12th December, 1928.

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

2252/27.

ROE (Karlgarin).—No. 19981 (Water and Road Access).—Location No. 977. (56a. 0r. 28p.) (Diagram 51575; Plan 376/80, E1.)

452/28.

AVON (Welbunging).—No. 19986 (Quarry—Gravel).—Location No. 25305. (5 acres.) (Diagram 54155; Plan 55/80, D2.)

3432/17.

VICTORIA (South of Whelarra).—No. 19987 (School Site).—Location No. 8926. (5 acres.) (Diagram 52486; Plan 160C/40, D4.)

3599/28.

WILLIAMS (near Quartining Soak).—No. 19988 (School Site).—Location No. 11743. (1a. 0r. 5p.) (Diagram 51786; Plan 408/80, E4.)

109/13.

ELABBIN.—No. 19990 (Quarry—Gravel).—Bounded by lines starting from the most Easterly corner of Avon Location 11110 and extending 151deg. 18min. 2.000 links; thence 270deg. 1min. 615.7 links; thence 331deg. 18min. 1,704.2 links; thence 61deg. 18min. 540 links to the starting point. (10 acres.) (Plan Elabbin Townsite.)

4149/27.

AVON (North of Merredin).—No. 19991 (Quarry—Gravel).—Location No. 25239. (10 acres.) (Diagram 54013; Plan 24/80, A1.)

4149/27.

AVON (North of Merredin).—No. 19992 (Quarry—Gravel).—Location No. 25240. (10 acres.) (Diagram 54014; Plan 24/80, A1.)

5213/28.

AVON (near Calcealing Hill).—No. 19993 (Quarry—Gravel).—Location No. 25379. (5 acres.) (Diagram 54269; Plan 54/80, B3.)

C. G. MORRIS,
Under Secretary for Lands.

AMENDMENT OF AREAS AND BOUNDARIES OF RESERVES.

Department of Lands and Surveys,
Perth, 19th December, 1928.

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

10692/01.

NGALBAIN (near Coolgardie).—No. 8388 (Rifle Range).—Bounded on the West and South by lines starting from the South-West corner of Reserve 7411 and extending Southerly in prolongation of the latter Reserve's Western boundary for a distance of 300 links; thence Easterly to a point on the Western boundary of Hampton Location 59, situate about 1,284 links from the South-East corner of Reserve 7411 aforesaid, and on the last by the said Hampton Location 59 and on the North by Reserve 7411. (About 57a. 2r.) (Plan 50/80, E4.)

1942/24.

SUSSEX (Group 75, Warner Glen).—No. 18612 (School Site).—Location 977, being the area bounded by lines starting from a point situate one chain North of the North-East corner of Location 2439, and extending North about 708 links; thence West 708 links, its opposite sides being parallel and equal. (5 acres.) (Plan 440D/40, C3.)

C. G. MORRIS,
Under Secretary for Lands.

NORTHELIFFE PUBLIC CEMETERY (RESERVE 18677)—BY-LAWS.

Department of Lands and Surveys,
Perth, 12th December, 1928.

HIS Excellency the Governor in Executive Council has been pleased to approve of the following By-laws under the provisions of "The Cemeteries Act, 1897."

C. G. MORRIS,
Under Secretary for Lands.

By virtue of all powers in that behalf vested in the Trustees of the Northcliffe Cemetery, the said Trustees make the following By-laws:—

(1) All fees and charges payable to the Trustees shall be paid at the times and in the manner stipulated, unless otherwise ordered.

(2) Any person desiring to inter any dead body in the Cemetery shall make application to the Secretary. Upon such application being approved by the Secretary for and on behalf of the Trustees, and upon payment (or arrangement for payment being approved by the Secretary) of the prescribed fees and charges as set forth in the Schedule to these By-laws, permit for burial of such dead body may be given.

(3) All applications for burial shall be made in such time as to allow at least twelve hours' notice before such burial.

(4) The Trustees shall cause all graves to be dug, when required.

(5) Every coffin shall have upon the lid a metal plate not less in dimension than eight inches by four inches, bearing the name of the deceased stamped or otherwise indelibly inscribed in legible characters thereon. No coffin not complying with this By-law shall be admitted to or interred in the cemetery.

(6) Every grave shall be at least six feet deep at first interment, and no interment shall be allowed in any grave with a less depth than three feet from the top of coffin to the original surface of the ground.

(7) No burial shall be allowed to take place in the Cemetery unless a Medical Certificate of death or a Coroner's order for burial is produced prior to interment. Should the undertaker or his representative be unable to produce the said certificate or order, he shall give a written guarantee to produce the same within

three days, and satisfactory reasons must be given for the non-production of such certificate or order in the first instance. The certificate will be retained but the Coroner's order shall be returned to the person delivering the same.

(8) Hours for burial shall be as follows:—

1st September to 30th April—Week-days, 8 a.m. to 5 p.m.; Sundays, 2 p.m. to 5 p.m.

1st May to 31st August—Week-days, 8 a.m. to 5 p.m.; Sundays, 2 p.m. to 4.30 p.m.

(9) No vehicle shall be allowed in the Cemetery except by permission of the Trustees.

(10) No smoking shall be allowed in the Cemetery.

(11) Any dog found in the Cemetery shall be liable to be destroyed, by order of the Trustees.

(12) Any person found violating the rules of propriety or decorum within the Cemetery shall be liable to prosecution.

(13) Any person requiring an exclusive "Right of burial" in any part of the Cemetery shall apply to the Trustees in writing, specifying the proposed location of the grave, and whether it is proposed to erect a brick grave or vault, and in such cases submitting plans and specifications of the proposed work. Such applications shall also state the names of any already deceased person whose remains it is proposed to inter therein. The grant by the Trustees of any such exclusive right of burial shall be vested in the Trustees, and all such grants shall be subject at all times to the By-laws then in force.

(14) Any person desiring to erect, place, or alter or add to any monument in the Cemetery shall obtain the written consent of the Trustees.

(15) Each applicant for an order for burial shall, within three months, enclose the grave mentioned in such application with a kerbing of tiles, stone or other durable material.

(16) No rubbish, sand, soil, or other material removed in dressing a grave shall be placed on any other grave, and, if placed on adjoining ground, shall be removed as soon as work is completed. No soil, sand, or other material shall be taken from any portion of the Cemetery to any other portion, unless by permission of the Trustees in writing.

(17) Any person convicted of any offence against these By-laws shall be liable to a penalty of £5 for a first offence and £1 per day for continuing offences.

Schedule.

Fees and charges payable on application for permit for burial, payable in advance:—

	£	s.	d.
Digging of grave—adult	1	10	0
Digging of grave—child	0	15	0
Allotment of grave 8ft. x 4ft. .. .	1	0	0
Selection of plot 8ft. x 4ft. .. .	1	10	0
Iron plate for registration	0	5	0
Reopening grave, adult	0	15	0
Reopening grave, child	0	15	0

Double fees will be charged for double selected plots, and larger portions in proportion.

In addition, when a priest or minister of any sect or denomination officiates at a burial, the following fees will be charged by the Trustees and received by them on behalf of such priest or minister:—

Adult burials	10/-
Children under 16 years	5/-

The foregoing By-laws were duly framed and presented to a meeting of the Board of Trustees held in the Northcliffe Hall on the 20th day of October, 1928, and adopted.

(Sgd.) A. M. HAYTON,
Chairman.

(Sgd.) GEO. W. BROOKS,
Hon. Secretary.

Approved by His Excellency the Governor in Executive Council this 12th day of December, 1928.

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

NEW TOWNSITE—EJANDING-NORTHWARD
RAILWAY—“KIRWAN.”

Department of Lands and Surveys,
Corr. 5433/27. Perth, 12th December, 1928.

HIS Excellency the Governor in Executive Council has been pleased to approve, under Section 7 of “The Land Act, 1898,” of the area described hereunder being classified as “Town and Suburban,” and set apart to form the townsite hereafter to be known and distinguished as “Kirwan.”

The area bounded by lines starting from the most Northerly corner of Ninghan Location 2543 and extending 152deg. 9min. 2,598.4 links; thence 269deg. 32 min. 5,648.9 links; thence 345deg. 51min. 102.9 links; thence 359deg. 32min. 4,800 links; thence 89deg. 32min. 3,133 links; thence 152deg. 9min. 2,921.6 links to the starting point; excluding all land required for Railway purposes and road approaches thereto, as shown on page 12 of Lands and Surveys File 5433/27. Reserve 10263 (Water and Camping—Rabbit Department) is hereby reduced. (Diagram 52361; Plan 65/80, B4.)

C. G. MORRIS,
Under Secretary for Lands.

BUSH FIRES ACT, 1902, AND AMENDMENTS.

Extension of period for burning off on Railways.

Department of Lands and Surveys,
4676/25. Perth, 20th December, 1928.

HIS Excellency the Governor in Executive Council has been pleased to suspend the operation of any declaration under Section 5 of the above Act, prohibiting the burning of the bush, so far as such declaration applies to the Railway Reserves, set out in the following schedule, for the (further) period stated in such schedule:—

Railway and Period.

Salmon Gums-Esperance—From 12/12/28 to 12/1/29.

Brookton-Corrigin, Narrogin-Nornakin, Narrogin-Yilliminning-Merredin, Pinjarra-Roelands—From 12/12/28 to 29/12/28.

Fremantle-Baker's Hill, including Branches to Belmont, Karragullen, Bellevue-Mt. Helena (via Glen Forrest), Mundaring Weir Branch, East Perth-Pinjarra, Pinjarra-Dwarda, Fremantle-Armadale (via Jandakot)—From 16/12/28 to 27/1/29.

Katanning-Pingrup—From 23/12/28 to 19/1/29.

Tambellup-Ongerup—From 30/12/28 to 19/1/29.

Roelands-Bunbury, Picton-Donnybrook—From 30/12/28 to 9/2/29.

G.S.R. Main, 214m.-274m.—From 6/1/29 to 19/1/29.

G.S.R. Main, 274m.-Albany, Boyanup-Flinders Bay, Wonnerup-Nannup—From 6/1/29 to 16/2/29.

Donnybrook-Pemberton—From 6/1/29 to 2/2/29.

Elleker-Denmark Section—From 12/1/29 to 16/2/29.

C. G. MORRIS,
Under Secretary for Lands.

BUSH FIRES ACT, 1902, AND AMENDMENTS.

The alteration of Prohibited Periods in the Harvey, Chittering, and Bridgetown Districts, etc.

Department of Lands and Surveys,
Corr. No. 4676/25. Perth, 12th December, 1928.

HIS Excellency the Governor in Executive Council has been pleased to declare that the periods during which it shall be unlawful to set fire to the bush in the under-mentioned road districts shall be the periods set out hereunder in lieu of those previously published:—

Road District and Prohibited period.

Harvey Road District—1st December, 1928, to 28th February, 1929 (inc.).

Chittering—1st November, 1928, to 20th February, 1929 (inc.).

Bridgetown—1st December, 1928, to 15th February, 1929 (inc.).

And also to suspend the operation of any declaration made under Section 5 of the said Act prohibiting the burning-off of the bush so far as such declaration extends to State Forest No. 10, in the Manjimup Road

District, during the month of January, 1929, and to that portion of the Murray Road District (infested with Star Thistle) bounded on the North by the North boundaries of Locations 151, 375, 1136, and 572; on the East by the Eastern boundaries of Murray Locations 572, 1139, 1140, part of 330, 1141, 149, and 913; on the South by the South boundaries of Locations 1140, 1141, 913, 148, 310, and 312; and on the West by the Western boundaries of Locations 310, 312, 151, and 375 during the month of December, 1928. (Plan 380/80.)

C. G. MORRIS,
Under Secretary for Lands.

LAND OPEN FOR LEASING.

Section 153 of “The Land Act, 1898.”

OPEN THURSDAY, 27th DECEMBER, 1928.

Kalgoorlie Land Agency.

Corr. 1865/07.

IT is hereby notified, for general information, that Kalgoorlie Lot 3042, containing 1 rood, is available for leasing under Section 153 of “The Land Act, 1898.”

Lease to be granted for a period of five (5) years, at an annual rental of Five pounds (£5).

This land will be available on and after Thursday, 27th December, 1928, and applications may be lodged at the office of the Government Land Agent, Kalgoorlie, on or before that date.

All applications received prior to that date will be deemed to have been received on that date, and in the event of there being more than one application received the application to be granted will be determined by the Land Board. No compensation will be paid for improvements effected at the expiration of the lease. (Plan—Kalgoorlie, Sheet 1, South (Boulder Road).)

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, 2nd JANUARY, 1929.

PERTH LAND AGENCY.

Eastern Division.

Nabberu District (near Mt. Fisher).

Corres. No. 6085/24. (Plans 61/300 and 52/300.)

That area of unsurveyed land, containing about 100,000 acres; being J. E. Stewart's forfeited Pastoral Lease No. 3444/97.

Eastern Division (near Mt. Venn).

Corres. No. 4994/25. (Plans 44/300 and 51/300.)

That area of unsurveyed land, containing about 100,000 acres; being F. Albrecht's forfeited Pastoral Lease No. 3411/97.

Kimberley Division.

Omalinde District (on Wood River).

Corres. No. 2403/22. (Plans 133/300 and 140/300.)

That area of unsurveyed land, containing about 514,450 acres; being H. H. Barnes' forfeited Pastoral Leases Nos. 2064/98, 2024/98, 2118/98, 2122/98, 2078/98, and 2066/98; subject to an Agricultural Bank mortgage of £600 for house and fencing.

Kimberley Division.

Jarmura District (about 6½ miles South-West of Bucknall Pinnacle).

Corres. No. 6925/19. (Plan 129/300.)

That area of unsurveyed land, containing about 50,000 acres; being forfeited Pastoral Lease No 1022/98.

OPEN WEDNESDAY, 9th JANUARY, 1929.

NORTHAM LAND AGENCY.

South-West Division.

Ningham District (105-Mile Post Rabbit-proof Fence).

Corr. 5838/28. (Plan 36/300.)

The area, containing about 422,000 acres, bounded on the North by Pastoral Lease 3910/93, on the East by Reserve 8916 (along Rabbit-proof Fence), on the South by the sheep line of Plan 36/300, and on the West by Pastoral Leases 3667/93 and 3668/93 and a line in prolongation Southerly of the East boundary of the latter Pastoral Lease.

PERTH LAND AGENCY.

Kimberley Division.

Numalgun District (near Mt. Elizabeth).

Corr. 2277/25. (Plan 140/300.)

The area, containing about 20,000 acres, bounded on the South by the Northern boundary of Pastoral Lease 2171/98 and on the West by a line in prolongation Northerly of the Western boundary of the Pastoral Lease aforesaid for a distance of about 412 chains, the opposite boundaries being parallel and equal. (Subject to appraisalment.)

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 SATURDAY, 22nd DECEMBER, 1928.

NORTHAM LAND AGENCY.

"B."

Avon District (near Nanyanine Well).

Corr. No. 4267/22.

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

The area, containing about 495 acres, bounded on the East by a one-chain road along a Western boundary of Location 18378, and part of the Western boundary of Location 18884, on the South by Locations 24986 and 24087, on the West by Locations 18135 and 24842, on the North by a South boundary of Location 18378 and its prolongation Westerly to the East boundary of Location 24842; subject to survey, classification, and pricing, and to the payment of full cost of survey (£18) with application.

Note.—This land was made available on the 5th December, and is hereby withdrawn and will be again available on the 22nd instant as above.

OPEN THURSDAY, 27th DECEMBER, 1928.

ESPERANCE LAND AGENCY.

"B."

Myrup A.A. District (about 6½ miles East of Caitup Siding).

Corr. No. 5164/21.

Open under Parts V., VI., and VIII. (Plan 423/80, E3.)

Locations 5 and 7, containing 196a. 3r.; subject to pricing and payment for improvements and the special conditions governing selection in this district; being J. Ashton's forfeited Lease 38726/55.

"B."

Fitzgerald District (about seven miles North-West of Salmon Gums).

Corr. No. 1035/28.

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

Location 1269, containing 989a. 3r. 38p., at 7s. per acre; classification page 4 of 1035/28; and Location 1257, containing 1,000a. 0r. 30p., at 9s. per acre; classification page 8 of 4917/28; subject to conditions governing selection in this district; being J. W. Wegner and C. D. Jenkins' cancelled applications.

"B."

Esperance District (about 10 miles West of Scaddan).

Corr. No. 5082/27.

Open under Parts V., VI., and VIII. (Plan 402/80, A4.)

Locations 995 and 1336, containing 993a. 3r. 9p., at 7s. 6d. per acre; classification page 5 of 4061/22; subject to the conditions governing selection in this district; being A. E. King's forfeited Leases 42462/55 and 25780/74.

RAVENSTHORPE LAND AGENCY.

"B."

Oldfield District (about three miles South of Kuliba Siding).

Corr. No. 2108/27.

Open under Parts V., VI., and VIII. (Plans 421/80, A4, 420/80, F4.)

Location 411, containing about 5,000 acres, at 3s. 3d. per acre (ex. survey fee); subject to payment of full survey fee of £57 with application; being R. Harbart's cancelled application.

OPEN WEDNESDAY, 2nd JANUARY, 1929.

ALBANY LAND AGENCY.

"B."

Hay District (near Camballup Water).

Corr. No. 597/23.

Open under Parts V., VI., and VIII. (Plan 444/80, C3.)

Location 906, containing 500 acres; subject to pricing.

BRIDGETOWN LAND AGENCY.

"B."

Wellington District (near Lake Ngartiminny).

Corr. No. 874/28.

Open under Parts V., VI., and VIII. (Plan 415A/40, B & C2.)

The area, containing about 656 acres, bounded on the East by Locations 3756 and 2373, on the South by a surveyed road along the North boundaries of Locations 2484 and 2900, on the West by Locations 2495 and 2376, and on the North by a line in prolongation East of the North boundary of the latter location and by Reserve 10731; subject to survey, classification, and pricing, and to the payment of full cost of survey (£21) with application.

"B."

Sussex District (South of Vasse).

Corr. No. 503/05.

Open under Parts V., VI., and VIII. (Plans 413C/40, 413D/40, C & D1.)

Locations 2376, 2377, 2378, 2379, 2380, and 2606, containing 152a. 1r. 12p., 151a. 0r. 6p., 151 acres, 156 acres, 144a. 1r. 19p., and 122a. 0r. 12p. respectively; subject to pricing. Subject also to Agricultural Bank mortgage.

BUNBURY LAND AGENCY.

"B."

Murray District (about nine miles North-West of Hamel).

Corr. No. 3412/15.

Open under Parts V., VI., and VIII. (Plan 383A/40, B1.)

Location 402, containing 65a. 2r. 37p., at 7s. 6d. per acre; classification page 5 of file 3412/15; being J. Moralee's cancelled Lease No. 35574/55.

GERALDTON LAND AGENCY.

"B."

Victoria District (about nine miles West of Three Springs).

Corr. No. 7873/11.

Open under Parts V., VI., and VIII. (Plan 94/80, E1.)

Location 6206, containing 155 acres; subject to pricing and an Agricultural Bank mortgage; being C. Podd's forfeited Lease No. 17058/74.

"B."

Victoria District (about 12 miles West of Buddera).

Corr. No. 4306/27.

Open under Parts V., VI., and VIII. (Plan 159/80, E & F1.)

That portion of unsurveyed land, containing about 1,200 acres, starting from the South-East corner of Location 30; thence South about 130 chains; thence West about 130 chains; thence North to river; thence North-East along river to starting point; being area excluded from J. Bartlett's application.

KATANNING LAND AGENCY.

Kojonup District.

Corr. No. 3459/28.

Open under Part V. (Plan 416D/40, B4.)

The land contained within the closed road passing along the South-East boundary of Location 4414, at £1 per acre. This land is available only to holders of land abutting thereon. The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

Kojonup District (South of Punchmirup).

Corr. No. 3489/14.

Open under Parts V., VI., and VIII. (Plan 416C/40, E4.)

Location 8184, containing 28a. 0r. 22p., at 3s. 9d. per acre; available to adjoining holders only. (Reserve 19254 (Camping and Gravel) is hereby cancelled.)

NARROGIN LAND AGENCY.

"B."

Avon District (about 12 miles East of Yealering).

Corr. No. 5251/28.

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

Location 25776, containing about 250 acres; subject to survey, classification, and pricing, and payment of survey fee if called upon; being H. A. Hotham's cancelled application.

"B."

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

Corr. No. 3726/04.

Open under Parts V., VI., and VIII. (Plan 385D/40, A4.)

Location 5063, containing 154a. 3r.; subject to classification and pricing; being A. Barker's forfeited Lease 4664/74.

"B."

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

Corr. No. 2037/26.

Open under Parts V., VI., and VIII. (Plans 377D/40, C3, and 377/80, D3.)

Location 14252, containing 1,073a. 3r. 15p., at 4s. per acre; classification page 6 of file 2037/26; being D. J. Orchard's (junior) forfeited Lease 21018/68.

Williams District.

Corr. No. 2920/28.

Open under Part V. (Plan 377D/40, C4.)

The land contained within the closed road passing along the North boundary of Location 7533, at 15s. per acre. This land is available only to holders of land abutting thereon. The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

NORTHAM LAND AGENCY.

"B."

Avon District (about six miles North of Lake Brown).

Corr. No. 3371/28.

Open under Parts V., VI., and VIII. (Plan 54/80, B3.)

Location 25348, containing about 100 acres; subject to survey, classification, and pricing, and payment of survey fee (£8 10s.) with application; being T. Connor's (senior) cancelled application.

"B."

Avon District (about 12 miles North of Burracoppin).

Corr. No. 4208/26.

Open under Parts V., VI., and VIII. (Plan 35/80, C3.)

Location 19272, containing 97a. 3r. 26p., at 11s. 3d. per acre; classification page 8 of file 4208/26; being W. G. Davies' forfeited Lease No. 42031/55.

"B."

Avon District (about five miles North-West and one mile East of Waeel).

Corr. No. 2872/28.

Open under Parts V., VI., and VIII. (Plan 26D/40, B3.)

Locations 24107 and 25345, containing about 375 acres and about 80 acres respectively; subject to survey, classification, and pricing, and payment of survey fee, if called upon; being A. J. H. Watts' cancelled application.

"B."

Avon District (about six miles South-East of Tammin).
Corr. No. 4083/28.

Open under Parts V., VI., and VIII. (Plan 26C/40, F4.)

Location 17683, containing 1,172 acres, at 10s. 6d. per acre; classification page 4 of 14560/10; subject to conditions *re* removal of timber by Goldfields Water Supply; being F. Williams' cancelled application.

"B."

Avon District (near Booraan).

Corr. No. 2107/26.

Open under Parts V., VI., and VIII. (Plan 24/80, B1 & 2.)

Location 24811, containing 1,500 acres, at 5s. 9d. per acre; classification page 12 of file 4008/25; subject to timber conditions governing selection in this district; being Spears and James' forfeited Lease 20638/68.

"B."

Avon District (about six miles West of Collgar).

Corr. No. 1257/28.

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

Location 17017, containing 595a. 0r. 37p., at 4s. 6d. per acre; classification page 3 of file 1257/28; being J. Morgan's forfeited Lease 22874/68; subject to payment for improvements, which must be paid as the Minister directs.

Avon District.

Corr. No. 3368/28.

Open under Part V. (Plan 30C/40, E3.)

The land contained within the closed road along the South-Eastern boundaries of Locations 17020, 5745, and parts of the South-Western and South-Eastern boundaries of Location 5748, at 15s. per acre. This land is available only to holders of land abutting thereon. The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

"B."

Avon District (near Lake Brown).

Corr. No. 5982/28.

Open under Parts V., VI., and VIII. (Plans 35/80, B1, 54/80, B4.)

That portion of Location 15391, containing about 370 acres, bounded on the East by Location 14332, on the South by Locations 14324 and 14323, on the North-West by a surveyed road along a line in the prolongation North-Easterly of the North-West boundary of the latter location, and on the North by Reserve 11209; subject to survey, classification, and pricing.

"B."

Ninghan District (near Clafferty's Soak).

Corr. No. 5537/27.

Open under Parts V., VI., and VIII. (Plan Clafferty's Soak, Sheet 1, and 66/80.)

Location 2978, containing 1,236a. 2r. 6p., at 11s. 6d. per acre; classification in file 5537/27; Agricultural Bank advance not decided; being C. Cooper's cancelled application.

"B."

Ninghan District (near Dalkooting Wells).

Corr. No. 3426/28.

Open under Parts V., VI., and VIII. (Plan 54/80, A & B 1 & 2.)

The area, containing about 15,600 acres, bounded on the North by Locations 3154 and 3155, on the East by Locations 3157, 3159, 3170, 3171, and 806, on the South by Locations 807, 1825, 1823, 904, 1824, and the prolongation Easterly of the Northern boundary of Location 1823 and Location 1822, on the West by Locations 469, 546, 547, 2800, 2229, and 2775; subject to survey, classification, and pricing, and to the payment of full cost of survey with application.

"B."

Victoria District (about eight miles West of Wubin).

Corr. No. 2165/28.

Open under Parts V., VI., and VIII. (Plan 89/80, B3.)

Location 8533, containing 764a. 0r. 17p.; subject to pricing; being area excluded from E. J. Bailey's application.

PERTH LAND AGENCY.

"B."

Murray District (about five miles West of Coolup).

Corr. No. 3609/28.

Open under Parts V., VI., and VIII. (Plan 380D/40, B4.)

Location 1307, containing 160 acres; subject to pricing and drainage conditions; classification page 34 of file 1922/24; being H. R. and N. F. Woodard's cancelled application.

"B."

Victoria District (about five miles South-West of Gunnydi's Siding).

Corr. No. 1072/27.

Open under Parts V., VI., and VIII. (Plan 90/80, D4.)

Location 5780, containing 360 acres, at 10s. 6d. per acre; classification page 8 of file 6997/11; being H. J. Holland's forfeited Lease No. 22343/68.

WAGIN LAND AGENCY.

Roe District (near Lake King).

Corr. No. 4844/28.

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

Location 1689, containing 1,356a. 1r. 11p., at 9s. per acre; classification in file 2967/28; Agricultural Bank advance doubtful; being J. Rutherford's cancelled application.

"B."

Williams District (about 12 miles North-East of Barton).

Corr. No. 3179/28.

Open under Parts V., VI., and VIII. (Plan 385C/40, F4.)

Location 11713, containing 160a; subject to survey, classification, and pricing, and payment of survey fee (£10 10s.) with application; being H. A. F. Webb's cancelled application.

OPEN WEDNESDAY, 9th JANUARY, 1929.

BEVERLEY LAND AGENCY.

"B."

Roe District (near King Rocks).

Corr. No. 3174/28.

Open under Parts V., VI., and VIII. (Plan 346/80 and King Rocks.)

Location 1472, containing 1,880a. 2r. 13p., at 5s. 9d. per acre; classification in 350/28; no Agricultural Bank advance on this location; being C. J. Downey's cancelled application.

"B."

Avon District (near Billaricay Siding).

Corr. No. 3154/26.

Open under Parts V., VI., and VIII. (Plan 345/80, A2 & 3.)

Locations 23895 and 23896, containing 4,710a. 3r. 1p.; subject to pricing; being A. H. Allan's forfeited Leases 22947/68 and 25975/74.

"B."

Avon District (about 11 miles from Emu Hill).

Corr. No. 5650/28.

Open under Parts V., VI., and VIII. (Plan 345/80, D1.)

Location 23447, containing 1,000a. 2r. 7p., at 7s. 3d. per acre; classification on page 6 of 5751/24; subject to payment of £49 12s. 6d. for improvements with application; being T. G. Waterhouse's cancelled application.

"B."

Williams District (about six miles East of Mooterdine).

Corr. No. 2454/23.
Open under Parts V., VI., and VIII. (Plan 379C/40, F4.)

Locations 79374 and 12897, containing 600a. 1r. 37p., at 5s. 9d. per acre, reducible to 2s. 9d. if poison be eradicated and the land stocked within five years; classification page 5 of 2454/23; being H. Stevens' forfeited Lease 17353/68.

"B."

Avon District (about nine miles East of Babakin).

Corr. No. 5945/25.
Open under Parts V., VI., and VIII. (Plan 344/80, F1.)

Location 23825, containing 734a. 1r. 21p., at 10s. 3d. per acre; classification page 6 of 5945/25; subject to mortgage to Minister for Lands; being D. Jones' (jun.) forfeited Lease 13169/56.

BUNBURY LAND AGENCY.

"B."

Boyanup A.A. District (about four miles North-West of Boyanup).

Corr. No. 3136/28.
Open under Parts V., VI., and VIII. (Plan 411D/40, A4.)

Location 140, containing 145 acres, at 10s. 6d. per acre; classification page 4 of 4117/22; being H. Bone's cancelled application.

GERALDTON LAND AGENCY.

"B."

Victoria District (near Dartmoor).

Corr. No. 4022/26.
Open under Parts V., VI., and VIII. (Plan 190/80 and Dartmoor. Sheet 2.)

Locations 5211, 5212, and 5213, containing 2,699 acres, at 5s. 3d. per acre; classification pages 21, 22, and 23 of 11907/11; subject to payment for the improvements within thirty days from the issue of approval notice, failure to pay to result in immediate forfeiture; the Minister's decision as to value of improvements to be final; being R. A. Kerr's forfeited Lease No. 22217/68.

"B."

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

Corr. No. 3175/18.
Open under Parts V., VI., and VIII. (Plan 160/80, C1.)

Part of Location 6693, comprising 160 acres; classification page 19 of 3175/18; subject to pricing, and an Agricultural Bank mortgage of £150; being R. E. Keyte's surrendered Homestead Farm 21476/74.

KATANNING LAND AGENCY.

"B."

Hay District (about seven miles West of Cranbrooke).

Corr. No. 3659/18.
Open under Parts V., VI., and VIII. (Plan 444/80, E1.)

Location 408, containing 1,468a. 2r. 18p., at 5s. per acre; classification page 6 of 3639/18; being G. F. W. Moir's forfeited Leases 11424/68 and 21475/74.

"B."

Kent District (near Lake Magenta).

Corr. No. 5946/26.
Open under Parts V., VI., and VIII. (Plan 406/80, D4.)

Locations 655, 1055, and 1052, containing 1,673a. 1r. 9p., at 11s. per acre; classification page 5 of 5946/26; being A. Kemble's forfeited Leases 42399/55, 13201/56, and 25685/74.

"B."

Kojonup District (about nine miles South of Kuringup).

Corr. No. 6188/26.
Open under Parts V., VI., and VIII. (Plan 418/80, A2.)

Locations 6691 and 8267, containing 1,560a. 0r. 30p., at 5s. 9d. per acre; classification page 13 of 6188/26; subject to payment for improvements; being F. W. Forman's forfeited Lease 21960/68.

"B."

Kojonup District (about two miles North-East of Nowerellup).

Corr. No. 243/28.
Open under Parts V., VI., and VIII. (Plan 407/80, A4.)

Location 8305, containing about 781a. 2r. 19p.; subject to survey and pricing and payment of survey fee (£8) with application; classification page 125 of 5091/10, also payment for improvements, if any; being M. H. Wright's cancelled application.

NARROGIN LAND AGENCY.

"B."

Roe District (about 18 miles North-East of Lake Biddy).

Corr. No. 1353/27.
Open under Parts V., VI., and VIII. (Plan 388/80, D1.)

Location 964, containing 1,110a. 0r. 35p.; subject to classification and pricing and payment of part survey fee (£12) with application; being T. J. Daly's cancelled application.

NORTHAM LAND AGENCY.

"B."

Ninghan District (near Dajoin).

Corr. No. 4485/28.
Open under Parts V., VI., and VIII. (Plan Dajoin, Sheet 1, and 66/80.)

Location 3038, containing 1,022a. 1r., at 8s. per acre; classification in 6320/27; being A. W. Teesdale's cancelled application.

"B."

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

Corr. No. 3871/27.
Open under Parts V., VI., and VIII. (Plan 5/80, D & E1.)

Location 19182, containing 1,759 acres, at 5s. per acre; classification page 43 of 4117/12; being W. J. K. Thomas' forfeited Lease 22696/68.

"B."

Avon District (about six miles East of Muntadgin and Cramphorne).

Corr. No. 6110/27.
Open under Parts V., VI., and VIII. (Plan 5/80, E1.)

Location 19183, containing 1,275 acres, at 5s. 6d. per acre; classification page 4 of 5444/24; being E. J. Mitchell's forfeited Lease 22486/68.

"B."

Melbourne District (about three miles North of Damboring).

Corr. No. 6621/26.
Open under Parts V., VI., and VIII. (Plan 64/80, D3.)

Location 2172, containing 1,159a. 2r. 3p., at 4s. 9d. per acre; classification page 4 of 6621/26; being R. Lane's forfeited Lease 68/433.

"B."

Avon District (about three miles West of Toodyay).

Corr. No. 3639/09.
Open under Parts V., VI., and VIII. (Plan 27A/40, A2.)

Location 5628, containing 160 acres; subject to pricing; being W. H. Davies' forfeited Lease 12450/74.

"B."

Avon District (about five miles North-West of Toodyay).

Corr. No. 3573/24.
Open under Parts V., VI., and VIII. (Plan 27D/40, A3.)

Location 24302, containing 133a. 2r. 19p.; subject to classification and pricing; being K. F. Wroth's forfeited Lease 24419/74.

"B."

Melbourne District (near Korraing Siding).

Corr. No. 5150/26.
Open under Parts V., VI., and VIII. (Plan 57/80, D2.)

Location 3072, containing 2,038a. 3r. 26p., at 3s. per acre (excluding survey fee); subject to payment of full survey fee (£40) with application; being N. Whaley's cancelled application.

"B."

Melbourne District (about two miles West of Wongan Hills).

Corr. No. 4693/27.
Open under Parts V., VI., and VIII. (Plan 57/80, D3.)

Location 2211, containing 600 acres, at 7s. per acre; classification page 7 of 4693/27; being W. P. Stack's cancelled application.

"B."

Avon District (about eight miles North-East of Kwelkan).

Corr. No. 1211/27.
Open under Parts V., VI., and VIII. (Plan 34/80, E1.)

Location 15127, containing 1,027a. 2r. 22p., at 5s. 6d. per acre; classification page 6 of 1211/27; and Location 20103, containing 500 acres, at 8s. per acre; classification page 15A of 2156/12; being H. T. DeMoulin's forfeited Leases 22404/68 and 21782/68.

PERTH LAND AGENCY.

"B."

Swan District (near Lake Pinjar).

Corr. No. 3295/16.
Open under Parts V., VI., and VIII. (Plan 28/80, B4.)

Locations 2241, 2242, and 2343; subject to classification and pricing.

RAVENSTHORPE LAND AGENCY.

"B."

Kent District (near Annie Peak).

Corr. No. 5977/28.
Open under Parts V., VI., and VIII. (Plan 420/80, D & E4.)

The area, containing about 10,000 acres, bounded by lines starting from a point situate about 144 chains South and 20 chains West of the South-West corner of Location 762, and extending South about 240 chains; thence West about 440 chains, the opposite boundaries being parallel and equal; subject to survey, classification, and pricing, and to the payment of cost of survey with applications; subject also to the mining conditions respecting the selection of land in this district (Phillips River G.F.).

SOUTHERN CROSS LAND AGENCY.

"B."

Yilgarn District (about 25 miles from Kalkalling).

Corr. No. 2682/26.
Open under Parts V., VI., and VIII. (Plan Geelakin, Sheet 2, and 54/80.)

Location 384, containing 2,319a. 0r. 19p., at 7s. per acre; classification page 30 of 2682/26; subject to mining conditions and no railway or Agricultural Bank advance guaranteed; subject to resumption, without compensation, except for value of improvements resumed; being A. Brummand's forfeited Lease 20687/68.

"B."

Yilgarn District (near Nulla Nulla).

Corr. No. 2868/28.
Open under Parts V., VI., and VIII. Plan 36/80, B3 & 4.)

Location 1146, containing about 2,000 acres; subject to survey, classification, and pricing, and payment of full survey fee (£36) with application; being L. M. Hoare's cancelled application.

WAGIN LAND AGENCY.

"B."

Roe District (near Lake King).

Corr. No. 5241/28.
Open under Parts V., VI., and VIII. (Plan Lake King, Sheet 2.)

Location 1595, containing 1,549a. 1r. 36p., at 6s. 9d. per acre; and Locations 1596 and 1601, containing 1,498a. 2r. 16p. and 2,166a. 2r. 32p. respectively, at 6s. 6d. per acre each; classification in 438/28; no Agricultural Bank advance on these locations; being T. Williams' cancelled application.

"B."

Roe District (near Lake King).

Corr. No. 3303/28.
Open under Parts V., VI., and VIII. (Plan Lake King, Sheet 1, and 389/80.)

Location 1538, containing 1,919a. 0r. 25p., at 6s. per acre; classification in 438/28; no Agricultural Bank advance on this location; being A. Baskerville's forfeited Lease 68/493.

"B."

Williams District (about five miles South of Wedin).

Corr. No. 4281/28.
Open under Parts V., VI., and VIII. (Plan 386D/40, B3.)

Location 10837, containing 160 acres, at 11s. per acre, reducible to 7s. if poison be eradicated and land stocked within five years; classification page 12 of 1093/17; being L. Rigoll's cancelled application.

OPEN WEDNESDAY, 23rd JANUARY, 1929.

ESPERANCE LAND AGENCY.

"B."

Fitzgerald District (near Beete Siding).

Corr. No. 4459/28.
Open under Parts V., VI., and VIII. (Plan Esperance, Sheet 22.)

Location 988, containing 1,062a. 3r. 35p., at 11s. 6d. per acre; classification in 6662/25; no Agricultural Bank advance on this location; being H. J. Engelke's cancelled application.

"B."

Fitzgerald District (about 12 miles East of Kumarl Siding).

Corr. No. 5103/27.
Open under Parts V., VI., and VIII. (Plan 371/80, D4.)

Location 1013, containing 1,093a. 0r. 15p., at 6s. 6d. per acre; classification page 28 of 5608/25; subject to the conditions governing selection in this district; being S. J. McCosh's forfeited Lease 42510/55.

RAVENSTHORPE LAND AGENCY.

"B."

Kent District (about 14 miles South-West of Ravensthorpe).

Corr. No. 5204/21.
Open under Parts V., VI., and VIII. (Plan 420/80, D3.)

Location 765, containing 586a. 2r. 20p., at 10s. 3d. per acre; classification page 6 of 3204/21; subject to special conditions governing selection in this district; being M. Moir's forfeited Lease No. 39865/55.

"B."

Oldfield District (about seven miles South-West of Ravensthorpe).

Corr. No. 2867/27.
Open under Parts V., VI., and VIII. (Plan 420/80, E1 & 2.)

Location 330, containing 416a. 3r. 7p., at 10s. 3d. per acre; classification page 7 of 2115/23; subject to the mining conditions in this district; being D. A. S. Francis' forfeited Lease 42532/55.

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 30th June, 1928:—

Name, District, Lease No., Area, Rent, Corr. No.
Coote, W. G., South-West, 1745/152 (100a.); £4; 4270/26.
Daulby, A. J., Eastern, 3497/97 (320,000a.), £30 12s.; 712/27.
Eser, Mahomet, Kimberley, 2132/98 (50,000a.), £43 5s.; 4032/12.
Fishwick, Alex., South-West (Nelson pt. 5077), 32482/55 (78a. 2r.), £28 15s. 8d.; 8944/12.
Green, G. S., South-West, 2164/93 (2,698a.), £3 0s. 3d.; 5553/10.
Sims, H. J., South-West, 930/41A (about 900a.), £20; 7261/96.
Buzza, E. J., Eastern, 3487/97 (100,000a.), £37 10s.; 6419/26.
Horwood, F. B., North-West, 3659/96 (200,000a.), £100; 587/27.
Jennings, P. J., South-West, 296/109 (662a.), £1 10s.; 3258/25.
Warren, A. A. and E., Eastern, 3415/97 (about 40,000a.), £28 2s. 6d.; 6705/25.
Powell, William, South-West, 1138/41A (4a.), £12 10s.; 1571/26.

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

Bennett, W. T., Eastern, 3443/97 (100,000a.), abandoned; 2823/26.
Duff, John, Northcliffe (73), 19472/47 (1r. 21p.), abandoned; 2770/27.
Fishwick, Alex., Nelson (5077), 18833/74 (160a.), abandoned; 8945/12.
Wilson, R. T., Herne Hill (2909, 2910), 20/2312 (25a. 0r. 39p.), non-compliance with conditions; 2827/28.
Scott, Alex., Williams (11398), 18284/68 (70a. 0r. 16p.), non-compliance with conditions; 7447/23.
Commonwealth of Australia, Plantagenet, 485/42 (299a.), abandoned; 8110/08.
Hillyard, Alan, Moorine Rock (14), 5750/153 (1r.), abandoned; 5037/27.
Douglas, Lewis, Victoria (8705, 4124), 68/523 (1,777a. 1r. 9p.), abandoned; 92/28.
Douglas, Lewis, Victoria (8930), 68/524 (305a. 2r. 24p.), abandoned; 4937/24.
Fuller, W. G., Williams (12904), 17040/68 (99a. 3r. 35p.), non-compliance with conditions; 3026/23.
Lewis, Richard, Eucla, 42525/55 (840a.), non-compliance with conditions; 6423/27.
Lewis, Richard, Esperance, 25874/74 (160a.), non-compliance with conditions; 225/28.
Meehan, W. P., Victoria, 22777/68 (3,278a. 2r. 10p.), non-compliance with conditions; 6410/27.
De Moulin, H. T., Avon (15127), 22404/68 (1,027a. 2r. 22p.), abandoned; 1211/27.
De Moulin, H. T., Avon (20103), 21782/68 (500a.), abandoned; 1618/27.
Forward, G. E., Avon (8902), 42644/55 (100a.), non-compliance with conditions; 5706/27.
Jones, H. M., Fitzgerald (639), 42054/55 (837a. 2r. 22p.), non-compliance with conditions; 4597/26.
Jones, H. M., Fitzgerald (839), 25278/74 (160a.), non-compliance with conditions; 5295/26.
Loughhead, Doris, Avon (25091, pt. 20761), 22107/68 (500a. 0r. 4p.), non-compliance with conditions; 6397/26.
Wilson, Henry, Avon (19999), 21628/68 (761a.), non-compliance with conditions; 319/27.
Wilson, Henry, Avon (22034), 25503/74 (160a.), non-compliance with conditions; 1581/27.

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:—

MERREDIN.

2nd January, 1929, at 4 p.m., at the Court House—
Burraecoppin—Town 9, 1a., £5.
Merredin—Sub. 512, 1a. 0r. 16.2p., £10; Town 572, 1r. 2.7p., £25.
Muntadgin—Town 33, 39.1p., £20; 34, 36, 1r. each, £15 each.

SOUTHERN CROSS.

2nd January, 1929, at 3 p.m., at the District Lands Office—
Southern Cross—Town 347, 1r. 14p., £10.

KATANNING.

3rd January, 1929, at 11 a.m., at the District Lands Office—
Cranbrook—Town 22, 24, 1r. 26p. each, £10 each.

BRIDGETOWN.

9th January, 1929, at 12 noon, at the District Lands Office—
Northcliffe—Town 81, 39.1p., £20.

BUNBURY.

9th January, 1929, at 3.30 p.m., at the District Lands Office—
Drakesbrook—Town 52, 3r. 37p., £10.

GERALDTON.

9th January, 1929, at 3.15 p.m., at the District Lands Office—
Bowgada—Town 18, 19, 1r. each, £20 each.
Canna—Town 32, 39.1p., £20.
Koolanooka—Town 27, 1r., £12.
Morawa—Town 103, 3r., £40.
Mullewa—Town 137, 1r. 8.1p., £25.
Pindar—Town 6, 7, 1r. each, £12 each.
Tardun—Town 10, 39.1p., £15; 11, 1r., £10.

NORTHAM.

10th January, 1929, at 11.30 a.m., at the District Lands Office—
Ballidu—Town 58, 1r., £15.
Gabbin—Town 4, 5, 1r. each, £20 each.
Korrellocking—Town 105, 1r., £15.
Narkal—Town 6, 7, 8, 1r. each, £15 each; 9, 39.1p., £20; 26, 39.1p., £15; 27, 1r., £10.
Wongan Hills—Town 72, 94, 1r. each, £12 each; 93, 1r., £10.

PERTH.

11th January, 1929, at 11 a.m., at the Department of Lands and Surveys—
Beechina—*20, 15a. 1r. 19p., £25.
Mt. Helena—Town 239, 1a. 0r. 22.6p., £12; 240, 1a. 1r. 5.6p., £12.
Rockingham—Town 55, 2r., £40; 56, 2r., £30; 49, 51, 53, 1a. each, £40 each.
Serpentine—Town 14f, 2r., £40.
Herdsman Lake—Sub. 113, 4a. 0r. 20p.; 204, 2r. 0.2p.; 112, 5a. 0r. 24p.; 247, 2r. 5.9p., £70 per acre each.

*Suburban for cultivation.

†Subject to the payment of £950 for improvements by the purchaser immediately after the sale if purchased by other than the owner of same.

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.

THE ROAD DISTRICTS ACT, 1919.

Department of Lands and Surveys,
Perth, 21st December, 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:—

South Perth.

1690/21.

No. 123: (Manning Road) Widening of part.—That portion of Lot 49 of Canning Location 37 bounded on the North-Westward and South-Westward by lines commencing at the Western corner of the said Lot and

extending (as shown L.T.O. Diagram 8077) North-Eastward along part of its North-Western boundary for a distance of 50 links and South-Eastward along part of its South-Western boundary for a distance of 50 links, and on the Eastward by a circular convex arc having a length of 67.2 links.

0.9p. being resumed from Canning Location 37. (Plan 1D/20 S.E.)

Kojonup.

10542/02.

No. 1685: Deviation of part.—A strip of land, one chain wide (widening in parts), its Northern side leaving the Northern side of the present road at a point situate 109deg. 30min. 55 chains 33 links from the West boundary of Kojonup Location 5034, and extending (as shown in Diagram 49269) 93deg. 40min. 4 chains 20.4 links, 117deg. 2min. 7 chains 19.5 links, 93deg. 50min. 9 chains 14.4 links; thence 61deg. 38min. 8 chains 62.1 links to rejoin the Northern side of the old road.

1a. Or. 30p. being resumed from Kojonup Location 399.

1a. Or. 18p. being resumed from Kojonup Location 5034. (Plan 437B/40, D1.)

Bassendean.

1288/08.

No. 3299: Widening of part.—That portion of Lot 300 of Swan Location S bounded by lines commencing at its Southern corner and extending (as shown L.T.O. Diagram 8089) North-Eastward along part of its South-Eastern boundary for a distance of 50 links and North-Westward along part of its South-Western boundary for a distance of 50 links, and on the Northward by a circular convex arc having a length of 78.8 links.

0.9p. being resumed from Swan Location 5.

No. 3300: Widening of part.—That portion of Lot 55 of Swan Location S bounded by lines commencing at its Southern corner and extending (as shown L.T.O. Diagram 8089) North-Eastward along part of its South-Eastern boundary for a distance of 50 links and North-Westward along part of its South-Western boundary for a distance of 50 links, and on the Northward by a circular convex arc having a length of 78.8 links.

0.9p. being resumed from Swan Location 5. (Plan 1D/20 N.E.)

Bassendean.

1288/08.

No. 3305: Extension of.—A strip of land, one chain wide, leaving Seventh Street at the Western corner of Lot 300 of Swan Location S and extending North-Eastward (as shown L.T.O. Plan 2759) along the North-Western boundary of the said lot to its Northern corner.

2r. 30p. being resumed from Swan Location 5. (Plan 1D/20 N.E.)

Beverley.

600/07.

No. 3169: Deviation of part.—A strip of land, one chain wide, its Eastern side leaving the North-Eastern side of the present road at a Western corner of Avon Location 5443 opposite the Southern corner of Location 6389 and extending (as shown Diagram 51537) Southward through Location 4507 to rejoin the South-Eastern side of the old road at the Westernmost corner of Location 5443 aforesaid.

2r. 18.8p. being resumed from Avon Location 4507. (Plan 343A/40, C2.)

Williams.

14272/08.

No. 3330: Deviation of part.—A strip of land, one chain wide, leaving the present road on the West boundary of Williams Location 8922 at its intersection with the South-Western side of the Dwarda-Narrogin Railway Reserve and extending in a general South-Easterly direction along said side of the Railway Reserve passing through Locations 8922, 8920, and 14292 (Reserve 19582) to a surveyed road on the East boundary of the last-mentioned location. (Plan 379C/40, F4.)

Beverley.

9728/11.

No. 4471: Extension of.—A strip of land, one chain wide, leaving the present road at the South-East corner of Avon Location 8503 and extending South along part of the West boundary of Location 7310 and East along the Southernmost boundary of the said location to the West boundary of Location 7311. (Plan 342C/40, D3.)

Kulin.

1074/15.

No. 5215: Widening of part.—The triangular portion of Williams Location 9829 bounded by lines commencing on the West boundary of the said location 21.8 links from its South-West corner and extending (as shown Diagram 51572) 89deg. 59min. 1 chain 41.6 links, 261 deg. 14min. 1 chain 43.3 links; thence 359deg. 58min. 21.8 links to the starting point.

24.7p. being resumed from Williams Location 9829. (Plan 377/80, F3.)

Kulin.

1549/16.

No. 5580: Widening of part.—The triangular portion of Williams Location 12832 bounded by lines commencing on its East boundary 5 chains 3 links from its South-East corner and extending (as shown Diagram 51571) 180deg. 1min. 5 chains 3 links, 269deg. 52min. 1 chain 52.3 links; thence 16deg. 51min. 5 chains 26 links to the starting point.

1r. 21.3p. being resumed from Williams Location 12832. (Plan 377/80, F3.)

Kulin.

860/19.

No. 6207: Deviation of part.—A strip of land, one chain wide, leaving the present road at the North-West corner of Williams Location 9279 and extending (as shown Diagram 51460) East along part of the North boundary of said Location 9279 and North along the West boundary of Location 11650 and part of the Western boundary of Location 12783 to rejoin the old road on the last-mentioned Western boundary. (Plan 386/80, E1.)

Mount Marshall.

1642/24.

No. 6405: Widening of part.—The triangular portion of Ninghan Location 628 bounded by lines commencing on the East boundary of the said location 12 chains 1.8 links from its North-East corner and extending (as shown Diagram 54162) 180deg. 1min. 19 chains 40 links, 347deg. 56min. 11 chains 10 links; thence 15deg. 14min. 8 chains 85.8 links to the starting point.

2a. 1r. being resumed from Ninghan Location 628. (Plan 55/80, B2.)

South Perth.

1690/21.

No. 6665: (Melville Parade) Widening of part.—That portion of Lot 48 of Canning Location 37 bounded on the Westward and South-Eastward by lines commencing at the Southern corner of the said lot and extending (as shown L.T.O. Diagram 8077) Northward along part of its Western boundary for a distance of 50 links and North-Eastward along part of its South-Eastern boundary for a distance of 50 links, and on the Northward by a circular convex arc having a length of 49.6 links.

0.9p. being resumed from Canning Location 37. (Plan 1D/20 S.E.)

No. 6695: (Elizabeth Street) Widening of part.—That portion of Lot 5 of Swan Location 308 as shown coloured green on L.T.O. Diagram 8076.

0.7p. being resumed from Swan Location 308. (Plan 1D/20 S.E.)

Cranbrook.

2695/06.

No. 7665: (Gathorne Street).—A strip of land, one chain wide (widening in part), leaving Grantham Road at the Southern corner of Cranbrook Lot 43 and extending North-Eastward as surveyed along the South-Eastern boundaries of Lots 43, 55, 42, 41, 40, 39, 38, 56, 37, 36, and 35 to Gordon Road at the Eastern corner of the last-mentioned lot.

Also to include that portion of the Cranbrook Station Yard Reserve bounded by lines commencing on its North-Western side at a point in prolongation South-Eastward of the South-Western side of Gordon Road and extending (as shown Diagram 49233) 238deg. 16 min. 3 chains 64 links, 42deg. 20min. 2 chains 50 links; thence 87deg. 20min. 1 chain 41.4 links to the starting point. (Plan Cranbrook.)

Albany.

1247/27.

No. 7740: Widening of part.—The triangular portion of Plantagenet Location 2581 bounded by lines commencing on the Western boundary of the said Loca-

tion 1 chain 69.4 links from its South-Western corner and extending (as shown Diagram 49243) 131deg. 17 min. 2 chains 39.5 links, 270deg. 44min. 1 chain 15.5 links; thence 337deg. 38min. 1 chain 69.4 links to the starting point.

14.4p. being resumed from Plantagenet Location 2581. (Plan 456B/20, F1.)

Plantagenet.

2266/27.

No. 7767: Regazettal to agree with survey.—A strip of land, one chain wide (widening in parts), leaving Road No. 1217 at a South-East corner of Lot B3 of Hay Location 37 and extending North (as shown Diagram 49264) outside and along the West boundaries of Lot B5, and Locations 36 and 708 and Lots 1 and 3 of Lot B3 of Location 37 to a surveyed road at the North-West corner of Lot 3 aforesaid.

15a. 3r. 35p. being resumed from Hay Location 37. (Plans 444/80, F4; 452/80, F1.)

Mullewa.

338/13.

No. 7957.—A strip of land, one chain wide, leaving a surveyed road at the Southern corner of Mullewa A.A. Lot 3 and extending as surveyed Northward along the Western boundary of said Lot 3 and the Western boundaries of Lots 2 and 1 and through Reserve 15698 (passing along the Western boundaries of Mullewa Sub. Lots 20 to 24 inclusive), to the South-Eastern side of the Northern Railway Reserve, (Plan 156B/40, D2, Mullewa.)

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,

H. MILLINGTON,
for Minister for Lands.

THE ROAD DISTRICTS ACT, 1919.

Closure of Road.

I, PATRICK J. HOGAN, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Greenough District Road Board to close the said portion of road, viz.:—

Greenough.

4529/27.

G. 235.—The surveyed road along the South boundary of Victoria Location 7330, the West boundary of Location 5845, and through Location 2139; from Road No. 7909 at the South-East corner of the first-mentioned location to Road No. 291 opposite the North-Western corner of Location 1995. (Plan 126A/40, C1.)

P. HOGAN.

I, Charles Lindsay Duncan, on behalf of the Greenough District Road Board, hereby assent to the above application to close the road therein described.

C. L. DUNCAN,
Chairman Greenough Road Board.

7th November, 1928.

THE ROAD DISTRICTS ACT, 1919.

Closure of Road.

I, WALTERS EDWARD PARK, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Bayswater Road Board to close the said portion of road, viz.:—

Bayswater.

754/28.

B. 345.—The whole of Road No. 7894 passing along the North-East boundary of Lot 15 of Swan Location V and the South-Eastern boundaries of Lots 15 to 26

inclusive; from South Crescent at the Northern corner of said Lot 15, to Garratt Road at the Southern corner of Lot 26 aforesaid. (Plan 1D/20, N.E.)

W. E. PARK.

I, Albert McGilvray, on behalf of the Bayswater Road Board, hereby assent to the above application to close the road therein described.

A. MCGILVRAY,
Chairman Bayswater Road Board.

7th December, 1928.

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

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

Tenders returnable at Perth—29/12/28.

19/1204.

Portion of Swan Location 16, Lot 218 on Plan 1833, being the whole of the land comprised in Certificate of Title Vol. 725, Fol. 200, standing in the name of William Hogg. Area 5 acres, situated at Greenmount.

19/436.

Swan Location 2874, being Frederick Moulson's Conditional Purchase Lease 36382/55. Area 6 acres 1 perch, situated corner Cedric and George Streets, Osborne Park.

Tenders returnable at Katanning—5/1/29.

22/182.

Portion of Plantagenet Location 525, being Lots 15, 16, 21, 30 on Plan 2890, being the whole of the land comprised in Certificate of Title Vol. 960, Fol. 104, standing in the name of Martha Ann Jackson, wife of Ernest Jackson, containing 40 acres 2 roods 25 perches, situated two miles south-east from Cuthbert Siding, described as 16 acres first class black peaty swamp, balance third class, stunted jarrah, banksia and scrub; 15½ acres cleared, ¼ acre cut down; 18 chains 5-wire, 57 chains 2 and 3-wire fencing; 3-roomed house; shed.

Tenders returnable at Narrogin—5/1/29.

1975/14.

Williams Locations 6783, 10428, 14732, being the whole of the land comprised in Conditional Purchase Lease 41882/55 and Homestead Farm Lease 25088/74, standing in the name of Herbert Roy Evans, containing 460 acres situated 5½ miles north from Wishbone, described as 110 acres first class salmon and morrell, good red soil; 350 acres second class, mallee, whitegum; 500 c.y. dam; 68 chains 6-wire, 133 chains 3-wire, 50 chains 2 and 3-wire fencing.

25/128.

Williams Locations 12673, 12672, 11951, 9520, being the whole of the land comprised in Grazing Leases 15681/68, 15680/68, Homestead Farm Lease 21801/74 and Conditional Purchase Lease 38060/55, standing in the name of William Alfred Fuller, containing 1,372 acres 0 roods 9 perches, situated 9 miles north-west from Beenong, described as fair to good red and grey loam and clay soil with sandy and gravelly on second class and lakey and rocky third class; timber: salmon, gimlet, mallee and scrub; 930 acres cleared, 50 acres part cleared; 2 dams, each 1,000 c.y.; 320 chains 4 to 6-wire, 80 chains 3-wire fencing; 4-roomed J.W.B. house; stock and plant that may be in our possession and belonging to the place at the time of purchase; crop.

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

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

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

E. A. McLARTY,
General Manager,

Agricultural Bank, Soldier Settlement Scheme, and
Industries Assistance Board.

19th December, 1928.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 5 of 1927.

Between West Australian Locomotive Engine-drivers, Firemen's, and Cleaners' Industrial Union of Workers, Applicant, and the Commissioner of Railways, Respondent.

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

Award.

1.—Term of Award.

The currency of this Award shall be three years from the 2nd day of December, 1928.

2.—Area and Scope of Award.

This Award shall apply only to workers employed by the Commissioner in and about the working of the State Railways and, subject to necessary adjustments to be agreed upon between the Commissioner and the Union, to any other railway over which the Commissioner may work traffic under an agreement giving him running powers; provided that, in the event of the parties being unable to arrive at an agreement, the matter may be referred to the Court for decision.

If electric or other power is installed as a substitute for steam haulage, members of the Union shall be employed to operate under the new power.

3.—Interpretation.

“Worker” means a member of the Union employed as driver, fireman, cleaner, washout-man, washout-man's assistant, packer, or trimmer.

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

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

“Main Depot” means a depot where six or more locomotives are stationed.

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

“The Union” means the West Australian Locomotive Engine-drivers, Firemen's, and Cleaners' Industrial Union of Workers.

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

4.—Promotion.

Promotion from cleaner to fireman and from fireman to driver shall be made—

- (a) automatically by reason of acting work in accordance with the next succeeding clause, and
- (b) independently of acting work, as vacancies arise, according to seniority combined with proficiency and good conduct: Provided that the necessary examinations have been passed.

5.—Acting Work.

(i) A fireman or cleaner who has acted in the capacity of a driver or fireman respectively for 313 days shall be appointed to the higher grade, and the date of such appointment shall, notwithstanding subsequent regression, be taken for the purpose of determining when advancements from class to class become due. To ascertain the number of days acting work performed by a worker, all acting work heretofore or hereafter shall be counted, and the total number of hours worked by him in the higher capacity up to the 31st December, 1925, shall be divided by eight, and the total number of hours after that date divided by seven and one-third.

(ii) For the purpose of maintaining the present order of seniority amongst the workers, the following provisions shall obtain:—

- (a) The Commissioner shall, as far as practicable, arrange that firemen and cleaners shall have the benefit of acting work according to seniority, and to that end shall transfer them from one depot to another, as may be necessary.
- (b) Subject as hereinafter provided, when a fireman or cleaner has qualified by acting work, and is appointed to a higher grade under Subclause (i) of this clause, each fireman or cleaner, as the case may be, above him on the classification shall be deemed to have similarly qualified, and shall also be appointed to the higher grade: Provided, however, that the foregoing provision shall not apply to any fireman or cleaner who, during the preceding 12 months, has lost the opportunity of himself getting the benefit of acting work by reason of his failure to accept a transfer from one depot to another.

(iii) A driver or fireman may, when traffic conditions so require, be temporarily employed as fireman or cleaner, respectively, but whilst acting in the lower grade shall be paid the rate which he was receiving as driver or fireman respectively.

(iv) (a) A review of work performed in advanced capacity during the previous three months shall be made after the close of the last period in the months of March, June, September, and December. Any adjustment of the staff to date from the eighth day after the close of each review period.

(b) When the average of the advanced capacity work performed is found to be more than equal to full time for 20 firemen as drivers and/or 40 cleaners as firemen during the quarter ending March, and more than equal to 15 firemen as drivers and/or 30 cleaners as firemen during the quarters ending June, September, and December, cleaners or firemen equal to the number in excess of that specified shall be promoted to firemen and drivers, respectively.

(c) When the average of the advanced capacity work performed is found to be less than equal to full time for 20 firemen as drivers and/or 40 cleaners as firemen during the quarter ending March, and less than equal to full time for 15 firemen as drivers and/or 30 cleaners as firemen during the quarters ending June, September, and December, drivers and firemen equal to the number less than that specified shall be regressed to firemen and cleaners respectively.

(d) In the event of an abnormal decrease in the traffic to be handled in any one year, the margins provided for in paragraphs (iv) (b) and (c) may be referred to a Board of Reference for review, and the Board shall have power to amend those margins in such manner as it may deem fit.

(e) Each fortnight a return showing the acting work performed during the previous two weeks shall be supplied to the secretary of the Union.

(v) Workers appointed under Subclauses (i) and (ii) hereof may be regressed: Provided the total amount of advanced capacity work performed during the two weeks preceding that in which such appointments became due is less than the margin stipulated in Subclause (iv); should the advanced capacity work performed for the same period be in excess of the margin provided in Subclause (iv), appointments equal to such excess shall be retained. Regressions under this subclause to be made within a fortnight of such appointments becoming due.

(vi) No driver or fireman in any class shall be regressed until all the drivers and firemen respectively in the classes (if any) below him shall have been similarly regressed. After such regression and whilst doing work in the lower grade, the drivers and firemen so regressed shall be paid the maximum rates provided for firemen and cleaners respectively. Notice of intention to regress to be served on the Union.

6.—Retirement and Dismissal.

(a) No worker after six months' continuous service shall leave the service of the Commissioner until the expiration of 14 days' written notice of his intention so to do, without the approval of the Commissioner.

(b) Except in the case of summary dismissal for misconduct, 14 days' written notice shall be given by the Commissioner to any worker whose services are no longer required, and the reason for his dismissal shall be included in such notice.

7.—Qualifications.

(1) Engine Drivers.—No person shall be employed as a driver on the State Railways without the approval of the head of the branch. Such driver shall pass a satisfactory examination and hold a certificate from head of branch that he is competent. He must also have served as a fireman on the State Railways, or been employed as a driver or acting driver on other railways either within or outside Western Australia: Always provided that no driver or fireman shall be engaged from outside the service of the State Railways unless in the opinion of the head of the branch there is no fully qualified worker available in the employ of the State Railways, when he shall report to the Commissioner, who may thereupon authorise the appointment of such person or persons as may be deemed necessary: Always provided that the Union shall receive due notice of any such proposed appointments.

(2) (a) Firemen.—No person shall be employed as a fireman on the State Railways without the approval of the head of the branch. Such fireman must pass a satisfactory examination, and hold a certificate from the head of the branch that he is competent: he must also have served as a cleaner on the State Railways, or have been employed as a driver, fireman or cleaner on other railways within or outside the State of Western Australia: Provided always that no person from outside the service of the State Railways shall be employed as fireman unless, in the opinion of the head of the branch, there is no worker in the employ of the State Railways fully qualified and available, when he shall report to the Commissioner, who may thereupon authorise the appointment of such person or persons as may be deemed necessary: Always provided that the Union shall receive due notice of any such proposed appointments.

(b) No worker shall be permitted to act as fireman until he is 21 years of age unless, in the opinion of the head of the branch, the requirements of the service otherwise demand it.

(3) Cleaners:

(a) No candidate for the position of cleaner shall be admitted under 17 years of age or over 19 last birthday.

(b) Each candidate for the position of cleaner shall require:—

(i) to pass departmental education test;

(ii) to pass an examination by the medical officer of the Department that he is free from bodily or mental infirmity, the cost of such examination to be borne by the candidate;

(iii) to pass the departmental test for vision, hearing and colour-sense;

(iv) to supply three testimonials of character from persons of good repute, Registrar's certificate of birth or statutory declaration of date of birth.

(c) Cleaners under the age of 18 years shall not be permitted to work between the hours of 8 p.m. and 6 a.m.

8.—Rates of Pay.

Basic wage £4 5s. per week.

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

1. Cleaners:	Per Week,		
	£	s.	d.
17 years and under 18	2	10	0
18 years and under 19	2	18	8
19 years and under 20	3	3	3
20 years and under 21	3	14	3
21 years and over	4	11	0

	Margin per Week over Basic Wage.	Rate per Day of 8 Hours.
2. Firemen:	s. d.	s. d.
(a) Third class—first year's service	10 0	17 3
Second class—over one year and up to 2½ years' service	15 0	18 2
First class—thereafter	21 0	19 3
(b) Firemen with 10 years' service after appointment as firemen shall receive not less than minimum driver's rate: Provided they have not failed to pass the departmental examination.		
	Margin per Week over Basic Wage.	Rate per Day of 8 Hours.
3. Engine-drivers (including Rail Motor Drivers):	s. d.	s. d.
(a) Fourth class—1st year's service	24 0	19 10
Third class—over one year and up to three years' service	30 0	20 11
Second class—over three years' and up to five years' service	38 0	22 4
First class—thereafter	46 0	23 10
(b) A driver whilst acting as driver-in-charge—12s. per week extra.		
(c) No driver shall be entitled to promotion from one class to another unless he satisfactorily passes any examination or test required by the head of the branch.		
(d) A driver whilst acting as subforeman shall be paid in accordance with current award of the Railways Classification Board; provided that he shall not be paid a lesser rate than prescribed in this Award for a Driver-in-charge.		
(e) Enginemen employed on shunting engines handling sulphur at North Fremantle and to Mt. Lyell Chemical Works shall be paid 1s. per day extra whilst so employed, and shall also be provided with goggles.		
(f) Rail motor drivers shall also receive a bonus of 25s. per month contingent upon no delays due to the driver occurring which exceed 15 minutes.		
	Margin per Week over Basic Wage.	Rate per Day of 8 Hours.
4. Washout-men, Packers, and Trimmers:	s. d.	s. d.
During 1st year	24 0	19 10
Thereafter	30 0	20 11
5. Washout-men's Assistants:		
During 1st year	10 0	17 3
Thereafter	15 0	18 2

9.—Workers performing Higher Duties.

(a) Workers called upon to perform higher duties shall, whilst performing such duties, be paid the minimum rates for the higher position, provided such minimum is not lower than the worker's regular rate of pay. This shall apply to cleaners employed on fueling or labouring work at main depots and also at outside depots, provided that the work at such outside depots is for a period of twenty minutes or longer in any one day.

(b) At main depots cleaners shall not be employed on fueling or labouring work, except in cases of emergency.

(c) Should a cleaner at a running shed be called upon to assist in washing out engines, he shall be paid the minimum rate prescribed for a fireman, and all such time shall be classed as acting firing.

10.—Award not to affect Present Wage.

Nothing in this Award shall be construed to reduce the wage of any worker below the rate actually received by him on the date this Award is issued.

11.—Lodging Allowance.

The following allowance shall be paid to workers covered by this Award booked off or temporarily lodging away from their home station:—

(a) For the first 30 hours or part thereof, the sum of 5s. where attended and 6s. where unattended barracks are provided, and 7s. where there are no barracks.

(b) After the first 30 hours and up to 7 days, the sum of 4d. per hour, and thereafter 3d. per hour, provided that the reduction from 4d. to 3d. shall only be made in cases where the worker shall be stationed for over 7 days in one place: Provided that a deduction of 1s. per day or night, with a maximum of 5s. per week shall be made where attended barracks are provided, and a deduction of 6d. per day or night, with a maximum of 2s. 6d. per week, shall be made where unattended barracks are provided. No such deduction shall be made if the worker returns to his home station within 44 hours.

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

(d) A worker booked off or temporarily lodging in a district carrying an allowance shall be granted such allowance, or if already in receipt of a district allowance, shall be granted the difference between such allowance and any higher allowance applicable to the district in which he is booked off or lodging. A day's allowance to be granted for the first 30 hours or any part thereof and each subsequent 24 hours or part thereof; time to be calculated from time of departure from home station to time of departure from foreign station.

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

(f) Married workers temporarily transferred for a period exceeding 3 months but which is not expected to exceed six months for the purpose of meeting seasonal or exceptional or temporary traffic and not moving their permanent homes will be paid a weekly allowance of 25s. in lieu of transfer or lodging allowance to cover the excess cost of living away from their homes.

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

(g) Where workers under the preceding subclause are employed on a series of works up and down the line and are provided with sleeping accommodation in vans, the removal of vans from one place to another will not be deemed to have altered their headquarters.

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

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

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

12.—Hamper Allowance.

(a) A driver or fireman attending at a depot with a hamper for a trip for which he is booked and which is cancelled, or who shall have received less than two hours' notice of the cancellation of a trip requiring a hamper, shall be allowed 5s. in respect of such hamper.

(b) Any worker having to proceed on an "away from home" job with less than four hours' notice shall be paid an amount of 5s. in addition to ordinary expenses.

(c) Any worker notified between 6 p.m. and 8 a.m. of a "book off" job requiring him to come on duty between those hours shall receive an allowance of 5s. in addition to ordinary expenses.

13.—Sunday away from Home Station.

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

14.—Payment for Travelling Time.

(a) A worker travelling as a passenger going to work away or returning to his home station shall be paid at his ordinary rates for the actual travelling or waiting time up to a maximum of 16 hours in one day.

(b) Any fireman travelling as a passenger going out to act as a driver, or returning after having acted as a driver, and any cleaner going out to act as a fireman or returning after having acted as a fireman, shall receive payment for travelling time or waiting time at the minimum rate for the higher grade.

(c) Any driver or fireman who travels as a passenger from home depot to another depot, or vice versa, and is then booked off duty, and who has not been on duty prior to travelling, shall be allowed a minimum of two hours from the time of booking on to the time of booking off duty.

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

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

(f) A worker when travelling by sea shall be entitled to first class accommodation on the boat, and to one-fourth only of the usual away from home allowance; travelling time shall be paid at ordinary rates, provided that not more than eight hours shall be paid for his travelling time in any one period of 24 hours.

15.—Payment when Booked on Duty and not Required.

(a) Any driver or fireman booked on duty but informed before leaving the shed with his engine that he is not required for work, and who is only called upon to attend to his engine, shall be paid one quarter day's pay at the rate applicable to that day, but may be called upon for further duty without any further prescribed period of rest as provided for in Clause 16 of this Award. Any driver or fireman who is booked on duty and is called upon to perform work other than attending to his engine, or who has to go out on traffic, shall be allowed not less than four hours' pay at the rate applicable to that day.

(b) Any driver or fireman booked up for duty shall not be entitled to any allowance when at least two hours' notice that he is not required has been left at his place of residence or barracks, as the case may be. Written notice left with person in charge of worker's place of residence will be deemed to be notice under this clause.

(c) If a cleaner is brought on duty and it is found necessary before he has worked two hours to book him off so that he may be available to take up duty as a fireman, he shall be paid a minimum of two hours at the rate applicable to that day, but may be called upon for duty as fireman without the period of rest prescribed in subclause (f) of Clause 16.

(d) Any worker brought on duty shall receive four hours' pay at the rate applicable to that day, except as provided for in Subclauses (a), (b), and (c) hereof.

(e) No worker shall be brought on duty on a Sunday for less than four hours' work.

16.—Minimum Time Off Duty.

(a) Each driver and fireman shall be allowed off duty at home station for a minimum of 12 hours, and at foreign stations for a minimum of eight hours, except as provided hereunder.

(b) Enginemen leaving home station for a foreign station which may entail booking off at a number of other stations before returning to home depot, shall be booked off for 12 and eight hours alternatively: Provided that the first booking off may be for a minimum of eight hours or 12 hours, as the department may require: Provided further that unless the worker is notified to the contrary prior to leaving his home station the first booking off shall be for a period of 12 hours.

(c) When enginemen are required to do anything apart from their rostered run the department to apply the alternating rest period.

(d) In the event of a crew having been booked off at a foreign station for eight hours and the department find it necessary to again book the same crew off on the return journey, the rest period on the second occasion to be 12 hours, so that no crew will be booked off eight hours twice in succession.

(e) When relieving at a foreign station or temporarily transferred, the temporary station will for the purpose of this clause be treated as the home station for the first and each subsequent booking off thereat.

(f) After a cleaner, washout-man, washout-man's assistant, or worker acting in that capacity has gone off duty he shall be allowed 10 hours before coming on duty again: Provided that if a worker has been employed during part of the shift as a fireman he shall be allowed rest period specified for firemen.

(g) When a worker is brought on duty without the prescribed period of rest he shall be paid continuous duty as from the time he booked on on the previous shift till booking off on the shift for which he had less than the stipulated rest period, excepting where the time by which the rest period falls short of the prescribed time does not exceed 60 minutes, in which case he shall be paid at the rate of double time for the time between the actual rest period and the minimum period of rest prescribed in this award: Provided that, in either case, he shall be deemed to have been booked off duty in so far as the computation of lodging allowance is concerned.

(h) The foregoing conditions shall not apply in cases of emergency when the attendance of a worker is required before the prescribed rest period has elapsed.

The Shed Foreman shall determine as to the nature of such emergency and direct the worker concerned accordingly in writing. He shall also report each case to his next superior officer.

(i) No worker shall be called or booked up for duty without having the prescribed period of rest while there is another qualified worker available who has had the prescribed rest.

(j) Each driver and fireman booked on duty after 9 p.m. and before 7 a.m. shall be called sufficiently long before coming on duty to enable him to get to the shed at the time booked.

(k) Drivers and firemen booked off duty at a foreign station where there is a caretaker at the barracks shall be called for duty irrespective of the hour booked on. At stations where there is no caretaker they shall be called if it can be conveniently arranged.

(l) Each driver and fireman on being booked off duty on arrival at any shed shall come on duty again at such time, as provided hereinbefore, as he may be directed before leaving the shed, either verbally by the foreman or by the running sheet posted at the shed, except in cases of emergency, when drivers and firemen may be called upon to resume duty at any time.

(m) Drivers and firemen booked on rostered working between the hours of 10 p.m. and 6 a.m. shall, when time permits, be given four hours' notice of any alteration in their working.

(n) Should a driver or fireman not be able to ascertain before leaving the shed at his home station, either from the foreman or from the running sheet, when he shall next be required for duty he shall be free to assume that he will not be required for 12 hours, and may make his private arrangements accordingly.

(o) Between the hours of 7 a.m. and 5 p.m. each driver and fireman after being booked off duty for 12 hours shall make personal inquiry at the shed as to when he is next required for duty, except when booked adjusting, in which case he shall be notified.

Outside these hours he shall be notified at his place of residence at least two hours before being required for duty, provided that he shall have the specified period of rest, viz., 12 hours, before commencing duty. Written notice left with the person in charge of worker's place of residence will be deemed to be notice under this clause.

(p) A rail motor driver working special trips and having to return before the expiration of eight hours after arrival on outward journey will, where the time between completion of outward and commencement of homeward trip exceeds three hours, be paid half-time rate for such interval, such time to be treated as passive time.

This provision only to apply to rail motor coaches in service at the present time. Should their number be increased the question of applying the provision to them to be then considered and, failing agreement, to be referred to a Board of Reference.

17.—Transfers.

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

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

(b) Any worker who is transferred from one place to another to suit himself shall be entitled to the provisions of Subclause (a), (3) only.

(c) At least 10 days' notice shall be given to a worker required to permanently transfer from one station to another.

(d) A worker shall not be transferred for a lesser period than three months. If required to work temporarily at another depot for relief or other purposes for a lesser period, he shall be paid lodging allowance as per Clause 11.

(e) Any worker who has been stationed in the goldfields areas for a period exceeding three years shall be entitled to a transfer with expenses to the metropolitan or a coastal depot and such transfer shall, upon request, be arranged as soon thereafter as the exigencies of the service will permit.

18.—District Allowances.

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

(i) Merredin or eastward or northward thereof on the Eastern District Goldfields line as far as Goongarrie;

(ii) on the Coolgardie-Esperance Railways;

(iii) at Marne or northward or eastward thereof as far as Mt. Magnet on the Murchison Goldfields line, or northward or westward of Marne, as far as Ajana or Yuna, except within a distance of 20 miles from Geraldton by rail:

one shilling and sixpence (1s. 6d.) per day for seven days per week.

(iv) At Lake Grace, or eastward thereof—

ninepence (9d.) per day for seven days per week.

(v) Geraldton and within a distance of 20 miles thereof—

threepence (3d.) per day for seven days per week.

(vi) On the Eastern Goldfields line northward of Goongarrie; or

(vii) on the Murchison Goldfields line northward or eastward of Mt. Magnet—

one shilling and ninepence (1s. 9d.) per day for seven days per week.

(viii) On the Hopetoun-Ravensthorpe Railway—

two shillings (2s.) per day for seven days per week.

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

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

19.—Holidays.

(a) Unless by mutual agreement between the Commissioner and the Union to the contrary, every worker shall, after 12 months' continuous service, be granted two weeks' leave on full pay each year, the whole of which shall be taken at the one time in each year: Provided always, that, with the consent of the Commissioner, holidays may be allowed to accumulate for two years. Two extra days' annual leave shall be granted to workers stationed at Yalgoo and Goongarrie and eastward or northward thereof, and on the Hopetoun-Ravensthorpe railway, and on the Esperance-Salmon Gums railway.

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

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

(d) Every worker, after one month's continuous service, shall be entitled to the foregoing holidays in proportion as the length of service is to the full number of holidays for the 12 months.

(e) Every year prior to the 30th June a statement shall be posted in each shed showing the date on which each worker will go on his annual leave and resume duty. The annual leave for such worker shall be calculated up to the 30th June each year, and only leave up to that date shall be granted each year, except in cases where leave has been allowed to accumulate.

(f) Workers are not to be booked on holidays for more than one year in succession between 30th April and 1st September, except at the request of the worker. Holiday lists are not to be departed from, except for reasons of sickness, accident, or traffic requirements not foreseeable at the date of preparing lists.

(g) With the approval of the head of the branch any worker may exchange dates with another.

(h) Sunday conditions shall apply to Good Friday, Christmas Day, and Labour Day (*i.e.*, first day of May or first Monday thereafter), and one day shall be added to the annual leave for each Good Friday or Christmas Day so worked: Provided that a worker who returns to his home station or finishes a shift at his home station not later than 4 a.m. on either of those two days, and is not again booked on duty that day, shall be treated as having had a paid holiday.

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

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

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

20.—Extended Leave of Absence.

Any worker who has been two years or more in the service of the Commissioner may, on application, be granted in addition to annual leave, extended leave of absence without pay for a period not exceeding 12 months. Failure on the part of a worker to return to his duty within the specified period of leave granted shall be regarded as a resignation and shall be so treated.

21.—Absence through Sickness.

(a) Any worker being unable to attend to his duty through sickness shall notify the Locomotive Officer on duty at least three hours before the time he is booked for duty and he shall also satisfy the Locomotive Officer that he is unfit to attend to his duties, and if called upon shall provide a medical certificate that he is unable to perform his duties through sickness.

(b) Any worker so absent shall not again be booked up for duty unless he notifies the Locomotive Officer not later than noon on any day that he is fit to resume.

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

22.—Free Passes, Privilege Tickets, etc.

1 Free Passes.—(a) After 12 months' continuous service workers shall be allowed annually free passes as specified hereunder:—

All drivers and any ex-driver who has been regressed (either through reduction in the number of drivers or for physical disability)—

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

Two first-class privilege passes from one given station to another and return.

All other workers—

One second-class station to station pass on the occasion of the annual and/or long service leave, to cover the full term of leave due: Provided that this pass may be changed to first-class on payment by the worker of half the additional fare at ordinary rates;

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

In addition to the worker the passes shall be available for his wife and members of his family under 18 years of age unmarried, unmarried daughters over 18 years of age, and his parents, provided they are resident with and dependent upon him for support.

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

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

(c) Workers who have not had an opportunity of allowing their holidays to accrue owing to having taken leave on individual public holidays shall be granted their station to station pass when on special leave up to 14 days

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

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

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

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

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

(h) Free passes shall not apply to race or hired special, guaranteed specials, or special excursion trains within a 50 miles radius, or when in the opinion of the station-master at the station where the worker desires to commence his journey there is not ample room on the train.

2. Market Passes.—Workers stationed outside suburban areas will be issued market passes once per month to the market town most convenient to the Commissioner and the worker. The passes may be issued in favour of the worker, his wife or housekeeper, and children between the ages of 5 and 14 years. A worker's wife or housekeeper may be granted a market pass once per fortnight if required: Provided that the maximum number of passes granted under this subclause shall be two per month.

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

4. Market Towns.—(i) The following shall be approved market towns:—

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

(ii) (a) By agreement between the parties any of the towns on the list may be omitted and any other town may be added.

(b) A Board of Reference appointed pursuant to the provisions of Clause 38 of the Award may amend or vary the above list by the omission therefrom of any town mentioned or the addition of any other town. Such amendment or variation may be made at the request of either party and upon proof to the satisfaction of the Board that it is just and reasonable upon a consideration of the following facts and circumstances:—

- (i) The price of ordinary household commodities including clothing, ruling in the town as compared with other places conveniently situated.
- (ii) The number of storekeepers operating in the town or district and the competition amongst them.
- (iii) The district allowances, if any, of the workers concerned.
- (iv) Any other fact or circumstance to be specifically set forth in the decision, which, in the opinion of the Board, renders an alteration desirable or necessary.

5. **Privilege Tickets.**—After six months' continuous service a worker shall be allowed privilege return tickets, first or second class, for himself, wife and members of his family under 18 years of age, also unmarried daughters over 18 years of age, provided they are resident with and dependent upon the worker's earnings. The charge for privilege tickets to be half the single fare for the return journey, with a minimum of 1s. for adults and 6d. for children.

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

23.—Season Tickets.

Second-class season tickets at half the ordinary season ticket rates shall on application be issued to any worker to enable him to travel between the place of occupation and the station nearest to which he resides.

24.—Hours of Duty and Overtime Payment.

(a) All time (exclusive of Sunday time) worked in excess of 44 hours in any one week shall be paid at the rate of time and a quarter.

(b) All time worked in excess of eight hours in any one shift shall be paid for as under:—

- First two hours—time and a quarter.
- Next two hours—time and a half.
- Thereafter—double time.

(c) Time on which overtime rates as per Subclause (b) is payable will not be subject to the extra rate provided for in Subclause (a).

(d) Time up to eight hours worked between midnight on Saturday and midnight on Sunday shall be paid for at the rate of time and a half, and time in excess of eight hours shall be subject to Clause (b) hereof computed according to the rate applicable to the day.

(e) The Commissioner shall arrange as far as practicable that shifts shall not exceed eight hours, and except in cases of emergency, where relief cannot be provided, a worker shall not be required to remain on duty at his home or temporary home station for more than 10 hours.

(f) Workers other than enginemen shall not be required to work more than five hours without being booked off for a meal or allowed a crib time.

(g) In the case of enginemen working on shunting engines an interval of 20 minutes for crib shall be arranged between the third and fifth hours of duty without deduction of pay except at Midland Junction when shunters and enginemen work conflicting shifts, in which case the crib time shall be arranged to suit the Department.

(h) In the case of enginemen on the road it shall be understood that when the running of their own train is not unduly delayed and the running of other trains which their own train may meet or cross is not interfered with, an interval of not exceeding 20 minutes for crib between the third and fifth hours of duty may be taken without deduction of pay.

(i) A worker whose duty entails working through the Swan View tunnel on the down journey with passenger or goods train shall be paid 1s. extra per shift in addition to all other allowances to which he is entitled.

(j) The Commissioner shall guarantee to each worker a full week's work of 44 hours, exclusive of Sunday work, except during such period as by reason of any action on the part of any section of his employees, or for any other cause beyond his control, he is unable wholly or partially to carry on the running of the trains. Each week shall stand by itself.

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

25.—Seventh Shifts.

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

(b) If less than 44 hours have been worked in the six shifts, the time for the six shifts will be made up to 44 hours, and the seventh shift will be paid for at:—

- (i) Ordinary rate for time equivalent to time made up;
- (ii) Overtime rate for balance.

(c) Where train crews (excepting those employed on shunting engines) work a continuous shift—Sunday into Monday—such shift, unless it extends into four hours on Monday, will not be counted as one of the six week-day shifts.

26.—Duty in excess of Eight Hours.

Each month the head of the branch will, on receipt of a request from the General Secretary of the Union, supply a statement showing all instances where workers have been kept on duty longer than eight hours continuously.

27.—Knowledge of Roads.

Should the requirements of the service necessitate that a driver shall run over a road with which he is not fully acquainted, he shall be provided with a pilotman. Such pilotman shall be either a District Locomotive Superintendent (provided he has been a driver in the Government Railway service), a locomotive inspector, driver, or fireman authorised to drive. In cases where a driver is removed from one depot to another he shall be given facilities to learn the road without loss of his driver's pay.

28.—Examination.

(a) Each driver, fireman, or cleaner who is called on for examination shall have 14 days' notice of the date on which he will be examined and sample questions given for each subject.

(b) Each candidate shall be allowed to try three times at intervals not exceeding four months. If he does not pass a further trial shall be allowed at the expiration of 12 months from the previous examination. If then unsuccessful he shall be considered to have finally failed.

(c) All questions shall be put clearly and without ambiguity, and each candidate shall be allowed all reasonable latitude in asking the examiner to make each question clear; and a driver, a member of the Union, shall be present at all *viva voce* examinations, but he shall not in any way interfere with or interpose in the conduct of the proceedings.

(d) The candidate who fails to pass his examination shall be furnished with a copy of the questions he failed to answer correctly.

(e) A worker who has lost his seniority through failing to pass the examination shall, on subsequently passing, be classified next to the worker who passed examination previously to him.

(f) The examiner shall be appointed by the head of the branch, to whom he shall report fully the result of such examination, and the decision of the head of the branch shall be final.

29.—Preparing and Stabling Engines.

(a) Each driver and fireman shall, if required to do the work, be granted the following allowance for preparing and stabling engines over and above the time required by the Traffic Branch:—

Preparing:

Garratt type engines—75 minutes.

Other main line engines—45 minutes.

(To apply to shunting engines prepared for running on main lines)

Shunting engines—30 minutes.

Stabling:

Garratt type engines—45 minutes.

All other engines—30 minutes.

(b) When stabling engines at out-stations (that is where less than six engines are stabled) a half hour extra shall be allowed the fireman for banking fire, or cleaning fire, ashpan, and smokebox.

(c) When a fireman has to raise steam in a boiler at a foreign depot he shall be allowed two hours in addition to ordinary preparing time in the case of a cold boiler, and one and a half hours in the case of a warm boiler; a boiler which has been out of traffic for 24 hours shall be regarded as a cold boiler.

(d) Provided that the Commissioner may relieve drivers and firemen from duties of preparation and stabling and employ other workers who are qualified drivers and firemen to carry out such duties.

30.—Special Shed Duty.

(a) At sheds where six or more engines are stabled the duties of cleaners shall be to clean engines, clean fronts, light-up engines, attend to water and steam as may be arranged and directed by the officer in charge.

(b) The duties of drivers and firemen where six or more engines are stabled, when stabling engines shall be to turn engines, examine engines over pit, take water, lock away all tools, and place engine for coal or in shed as the case may be and leave boiler and fire in a safe condition. The fireman shall keep all cab fittings, etc., on the footplate in a clean condition from the time of leaving shed until return thereto.

(c) At sheds where less than six engines are stabled, the duties of cleaners shall be to clean engines, light-up, attend to water and steam. Cleaners may also be used for fueling or other work, subject to the conditions of Clause 9 (a).

(d) Cleaners working with shed drivers employed in marshalling engines at principal depots (Perth, Northam, Kalgoorlie, Geraldton, Bunbury and Narrogin) shall be paid fireman's rate of pay; this duty to be called "shed firing."

(e) At sheds where less than six engines are stabled, the duties of the fireman will be to clean out smoke-boxes and ash-pans, clean fronts, and keep all fittings, etc., on the footplate clean, take coal and water, bank fires. After a fireman has been on duty for more than eight hours, he shall be relieved of the duty of cleaning fires, smoke-boxes and ash-pans, unless the case is one of emergency and it is not possible, in the circumstances, for other arrangements to be made to carry out such work.

(f) At sheds where less than six engines are stabled the duties of the drivers will be to turn engines, examine engines over pits, put engines in position to take coal and water, and stable engines.

(g) In addition to the foregoing, drivers and firemen, when stabling engines may, provided they have not been on duty in excess of eight hours, be called upon to perform any other duty appertaining to their respective grades, and time allowance shall be made for so much of work as cannot be performed in the period allowed for stabling.

(h) The work of cleaning fires and ash-pans of engines going into locomotive depots shall be done by the shed staff where such labour is now available.

31.—Discipline.

The head of the branch shall have power to reprimand, fine, suspend from duty, reduce in grade, or dismiss any worker, and to remove any driver or fireman from a locomotive footplate: Provided always that the notification to a worker of any such action shall be in writing, and shall state the reason of same being taken.

32.—Charges against Workers.

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

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

(c) If in the opinion of the foreman the action of any worker should be reported to the head of the branch, it shall be done:—

(i) where a worker is stationed at a main depot, within seven days of the foreman's first knowledge of the occurrence;

(ii) where the worker is stationed at a sub depot, within 10 days of the person's in charge first knowledge of the occurrence.

The worker shall at the same time be notified by the foreman that he is reported, otherwise such report shall be null and void: Provided that when a worker reports on his daily running sheet an irregularity or other occurrence in which he is concerned to the Department, it shall not be necessary for the foreman to notify such worker that he has been reported to the head of the branch. When a charge has been made against any worker he shall be supplied with a copy of such charge and any reports upon which it is based.

(d) If a final decision in any case in which a charge has been made against a worker be not given within three calendar months of the occurrence first coming to the knowledge of the head of the branch, the charge in question shall lapse.

33.—Secretary's Leave and Pass.

The Commissioner will grant leave without pay for a continuous period or otherwise of 30 days in each year to the Secretary (should such Secretary be a railway servant) to enable him to attend exclusively to the Union work, and a free pass will be issued to the Secretary, whether a railway servant or not, for that period, but may be withdrawn at the Commissioner's discretion, such pass to be used exclusively for Union work and not for political purposes.

34.—Union Notices.

Notices relating to meetings or classes in connection with the Union shall be allowed to be exhibited at such places as may be approved by the Commissioner.

35.—Port Hedland-Marble Bar Railway.

(a) Workers stationed on the Port Hedland-Marble Bar Railway shall be paid the maximum rate for their respective grades, together with a district allowance of 5s. per day for seven days per week.

(b) Such workers when booked off at foreign stations shall be allowed 6s. 6d. for the first 30 hours where barracks are provided, and 8s. 6d. where barracks are not provided, in lieu of 5s. and 7s. as provided in Clause 11 and 4d. per hour for any succeeding hour or part thereof.

(c) An extra two weeks' leave on full pay shall be granted annually to such workers, such leave to be counted from the time of booking off duty at home station.

36.—Seniority List.

Complete seniority lists shall be available for inspection by workers at depots where a foreman is stationed.

37.—Preference to Unionists.

Preference shall be given to unionists with regard to employment, except in the case of cleaners.

38.—Board of Reference.

The Court appoints for the purposes of this Award a Board or Boards of Reference. A Board shall consist of a Chairman and two representatives, one nominated by each party. The function of a Board of Reference shall be:—

(a) to settle disputes as to matters under this Award except such as involve interpretations of the provisions of the Award;

(b) classifying and fixing wages of any designation, occupation or calling not specifically provided for in the Award;

(c) deciding any other matter that the Court may refer to the Board from time to time.

Separate Boards may be appointed where deemed necessary or advisable for different branches of the industry or for different districts.

In witness whereof this Award has been signed by the President of the Court and the seal of the Court has been hereto affixed this 7th day of December, 1928.

[SEAL.]

WALTER DWYER,
President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 6 of 1928.

W.A. Branch of the Printing Industry Employees' Union of Australia Industrial Union of Workers, Perth, Applicant, and Metropolitan Master Printers and Allied Trades Union of Employers, Perth, Respondent.

Award of Industrial Board.

1.—Area.

This Award shall operate over the area comprised within a radius of twelve miles from the General Post Office in the City of Perth.

2.—Term.

The Award shall operate for a period of three years from the first day of October, 1928: Provided that, after the expiration of any period of twelve calendar months from the said date, application may be made for alteration, revision, or amendment by any party or person affected by its provisions.

3.—Hours.

(a.) The ordinary hours of work shall not exceed forty-four per week, day work.

Not less than three-quarters of an hour shall be allowed on each day, between the hour of noon and 2 p.m. for meal time.

The forty-four hours may be worked in five or six days, at the discretion of the employer.

If the weekly period be six days, it shall be divided into five shifts of eight hours each, and one shift of four hours on Saturday.

If the weekly period of five days be adopted it shall be divided into four shifts of eight hours and three-quarters and one shift of nine hours.

(b.) The ordinary hours of work for night workers shall not exceed forty per week, to be worked on five nights (Monday to Friday inclusive) the time for starting and finishing to be arranged between the employer and his employees

Each daily or nightly period shall stand by itself, and all time worked in excess of the usual working hours shall be paid for at overtime rates hereinafter set forth.

(c.) The ordinary hours of work for a machine compositor shall be forty-two per week day work, and thirty-eight per week night work.

(d.) Day work shall mean work done between 7.30 a.m. and 6 p.m.; night work shall mean work done between 6 p.m. and 7.30 a.m.

4.—Wages.

The minimum weekly wage shall be :—

	£	s.	d.
Linotype or monotype machine operator	6	17	0
Hand composer	5	15	0
Stereotyper	5	15	0
Bookbinder and finisher	5	15	0
Paper ruler	5	15	0
Calico bag printer	5	15	0
Lithographer	5	15	0
Letterpress machinist	5	15	0
Paper bag machinist	5	15	0
Envelope cutter	5	15	0
Guillotine cutter	5	15	0

These wages are based upon a minimum of £4 5s. per week.

Employees engaged on night work shall be paid £1 per week in addition to the rate hereinbefore prescribed.

A casual worker shall be paid the rate hereinbefore prescribed, plus ten per centum.

5.—Termination of Employment.

(a.) Except as to casual workers the employment is terminable on either side by one week's notice given on any day or by payment of one week's pay: but for the first three months of employment the hiring shall be from day to day, and during that period a day's notice or a day's pay shall be sufficient.

(b.) If a weekly worker be absent from duty without leave otherwise than through ill-health, the proof of which shall lie upon the worker, a sum proportionate to his time of absence may be deducted from his pay.

6.—Overtime.

Overtime shall be paid at the rate of time and a third for the first two hours, time and a-half for the next two hours, and double time thereafter.

Each day shall stand by itself.

Work done on Saturday afternoon or Sunday shall be paid at double time rate.

Work done on Christmas Day, Good Friday, Anzac Day, and Labour Day shall be paid for at double time rate: and if no work is performed on these days they shall not be paid for.

7.—Minimum of Casual Employment.

Casual workers shall be entitled to a minimum of four hours' pay on any one day.

8.—Classes of Labour.

Only two classes of labour—journeyman and apprentices—shall be employed in any branch of the industry: Provided that female feeders may be employed subject to the conditions in Clause (24) hereof. Provided further, that male feeders at present employed may continue to be employed until 31st March, 1929.

9.—Machine Operating.

Compositors may be engaged to learn to operate the linotype machine, and shall be paid the compositor's rate of wage and serve a probationary period of twelve months. Such compositor must be able at the end of the first three months of probationary period to set and correct at a speed of at least 4,000 ens per hour; at the end of six months, at least 5,000 ens per hour; at the end of nine months, at least 6,000 ens per hour; and at the end of twelve months, at least 7,000 ens per hour, which shall be the limit of the probationary period. When a compositor, having served the probationary period of twelve months, is able to set and correct an average of 7,000 ens per hour based on 7-point matrices, 13 ems measure, the matter to be solid, he shall be deemed a proficient linotype operator. The test of the operator's proficiency shall be his ability to set in accordance with the foregoing requirements for a full day on fair copy. Each employer may adopt the usual means of accurately testing the proficiency of a probationer.

The employer may check the output of a linotype operator by calculating the number of ens in the following manner:—

- Multiply the length of the line by 12 to give the number of points in the line;
- Divide these by size of type in use;
- Multiply this by 2 to give the number of ens per line;
- Multiply the number of set lines by that answer.

An operator required to go on hand work temporarily shall be paid the machine time rate. Before an operator can be permanently changed from machine to hand work he shall receive one week's notice, and may thereafter be paid the hand compositor's rate.

10.—Letterpress Machining Branch.

Upon all cylinder machines and/or vertical Miehle one journeyman or apprentice shall be employed to operate each machine.

A journeyman may operate one platen machine and control another platen machine (including a Heidelberg platen).

While operating machines above double royal size or a machine with an automatic feeder such as a vertical Miehle, Kelly, Miller, Cross, or the like, a machinist shall be paid an increase of ten per centum on the wage hereinbefore provided.

All workers employed on bronze work shall be paid double time rates while so employed. Milk shall be provided before commencing, and occasionally during the progress of the work. The work shall be done in a room or place devoted solely to this operation.

11.—Book-binding.

(a.) All labour connected with turned-in work shall be executed by journeymen or apprentices, with the following exceptions:—Sewing, folding, paging, perforating, cloth points on end papers, and quarter-bound work cut flush turned-in paper and/or cloth sides, and all flush work not turned-in which may be done by females.

(b.) Hand indexing and machine indexing through shall be done by males, but machine indexing single page only may be done by females.

12.—Paper Ruling.

Upon all paper ruling machines (pen or disc) one journeyman or apprentice shall be employed to operate each machine.

13.—Apprentices.

Apprentices shall be engaged under the terms and regulations herein set forth:—

(1) An employer shall be deemed to undertake the duty which he agrees to perform as a duty enforceable under this Award.

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

(3) A Board of Reference, to be called the "Apprenticeship Board," is hereby constituted, to consist of a chairman and six other members, three to be nominated by the Metropolitan Master Printers and Allied Trades Union of Employers, and three to be nominated by the Western Australian Branch of the Printing Industry Employees' Union of Australia Industrial Union of Workers.

(4) The functions of the Apprenticeship Board shall be as follows :—

(i) To advise the Court as regards apprenticeship matters in the Printing Industry within the area covered by the Award, and in particular on the following heads :—

(a) The appointment or re-appointment of Examiners.

(b) The preparation of a syllabus for the course of instruction from time to time.

(c) The methods of instruction to be followed.

(d) The conduct of examinations of apprentices.

(e) Schemes for the institution of scholarships and prizes.

To receive monthly or other periodical reports from the instructors for the purpose of amending or correcting any laxity in attendance or conduct of apprentices at classes of instruction.

To assist in selecting the best type of apprentice and to advise upon ability of any person, firm, or company to effectively train an apprentice or apprentices and to encourage and foster the study of subjects bearing upon the trade or occupation in the evening classes or other classes instituted for the purpose.

To advise the Court and parties interested as to what additional plant is required from time to time for the effective training of apprentices.

To assist in the promotion of classes for instruction in branches of the industry not already provided for.

To formulate and submit to the Court a scheme for the instruction of country apprentices.

To consider and recommend improvements in the training of apprentices from time to time.

(ii) The Apprenticeship Board shall hold its deliberations in private, unless a majority of the representatives of the parties or the Chairman otherwise directs.

(iii) A majority of the members, one of whom must be the chairman, shall constitute a quorum; providing, that in the case of differences of opinion between members representing the said Union of workers and members representing the said Union of employers, the decision of the chairman shall be accepted and taken as the decision of the Apprenticeship Board.

(iv) The Apprenticeship Board may sit at such times and places as the majority may decide and arrange from time to time and place to place.

(v) The decision of the Apprenticeship Board may be reviewed and altered by the Court on the application of any of the parties; provided that notice of an application to the Court to review such decision shall be given within seven days from the date thereof to the chairman and the opposite parties and the application lodged with the Registrar asking for such review, within fourteen days of such decision; provided further, that all parties abide by the decision unless and until the same is altered by the Court.

(vi) With the consent of the Court, either party may at any time vary its nomination of representative member.

(5) Apprentices shall be allowed to any one of the following trades :—

(i) Hand Composing :

An apprentice to hand composing shall be required to prove that he has passed the highest examination provided for in the primary school, or an equivalent examination, or to produce a certificate that he has attained that standard before being registered.

The employer shall have and use in his business at least one cylinder machine and one platen machine before he shall be deemed qualified to take an apprentice to hand composing.

(ii) Letterpress Machining :

An apprentice to letterpress machining shall be taught and instructed in all phases of letterpress machining, and all things incidental thereto, including make-ready, the mixing and use of inks, black and colour printing, the class of paper and stock used, and the care of cylinder and platen letterpress machines, including the mechanism of such machines. For this purpose the employer shall have and use in his business at least one cylinder machine and one platen machine. An attendance at the Technical School shall be sufficient compliance with this clause as to colour printing.

(iii) Lithographing.

(iv) Bookbinding and finishing.

(v) Paper ruling.

(vi) Stereotyping.

(6) Every apprentice shall be employed on probation for a period of three months, to determine his fitness or otherwise for apprenticeship, and shall work only for such hours per day and for such remuneration as may be prescribed by this Award. In the event of his becoming an apprentice such probationary period shall be counted as part of the term of apprenticeship.

(7) A probationer shall submit himself to a suitable test prescribed by the Government Psychologist; the cost (if any) of such test shall be borne by the employer. Failure to satisfactorily pass such test shall entitle the employer to terminate the proposed apprenticeship.

Before completing such probationary period, the probationer shall submit himself to an eyesight test and obtain a certificate of his fitness to be apprenticed to the trade, and a copy of such certificate shall be attached to the notice of registration of the apprenticeship.

(8) Any employer taking an apprentice on probation shall, within fourteen days thereafter, register such probationer by giving notice thereof to the Registrar in the prescribed Form 1 (a) in Appendix, and if at the date of coming into operation of this award an employer is employing an apprentice or probationer who has not been duly registered as such, he shall forthwith apply for the due registration of such apprentice or probationer.

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

(10) The apprenticeship agreement shall be completed within fourteen days of the termination of the Probationary period.

(11) All agreements of apprenticeship shall be drawn up on Form 6 in Appendix, and signed by the employer, the legal guardian of the apprentice, and the apprentice. No employer, guardian, or apprentice shall enter into any agreement or undertaking purporting to add to, vary, alter or amend any such agreement without the approval of the Court.

(12) The agreement shall be executed in triplicate; and one part shall be held by the employer, one shall be held by the legal guardian of the apprentice, and one shall be retained by the Registrar.

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

(14) Every agreement entered into by the employer and the legal guardian of the apprentice shall be for a period of five years.

Provided that the term of apprenticeship to hand composing may be extended for a period of twelve months for the purpose of learning machine composing, and during such extension the apprentice shall be subject to the same conditions as compositors learning machine composing, and shall be paid for each succeeding three months of such period an increase of twenty (20) per cent. of the difference between his last half year's rate of wage and the minimum for the qualified machine compositor. Provided also, that an apprentice learn

ing machine composing under the foregoing provision, and fully employed in that capacity, shall be deemed to have completed his apprenticeship to hand composing, and the employer shall, subject to the foregoing provisions, be entitled to take another apprentice in his stead.

(15) Every agreement of apprenticeship entered into shall contain :—

- (a) the names and addresses of the parties to the agreement ;
- (b) the date of birth of the apprentice ;
- (c) a description of the industry, craft, occupation, or calling or combination thereof to which the apprentice is to be bound ;
- (d) the date of which the apprenticeship is to commence and the period of apprenticeship ;
- (e) a condition requiring the apprentice to obey all reasonable directions of the employer and requiring the employer and the apprentice to comply with the terms of the Industrial Award so far as they concern the apprentice ;
- (f) a condition that technical instruction, when available, shall be at the employer's expense and shall be in the employer's time ;
- (g) a condition that, in the event of any apprentice in the opinion of the examiners not progressing satisfactorily, increased time for technical instruction shall be allowed at the employer's expense during the fifth year of such apprenticeship to enable such apprentice to reach the necessary standard ;
- (h) the general conditions of apprenticeship.

(16) The Court may order the transfer of an apprentice from one employer to another, either temporarily or permanently :—

- (a) if the employer does not provide the necessary facilities for the apprentice to become proficient in his trade, or
- (b) upon the application of the employer or the apprentice for good cause shown.

(17) The transfer of every apprentice shall be on Form 2 in Appendix, and shall be made out in quadruplicate, and shall, unless the Court otherwise directs, be signed by the late employer or his assigns, the legal guardian of the apprentice, the apprentice, and the new employer. The transfer Form shall be completed within one month of the date upon which the transfer is ordered to be effected.

(18) The document of transfer shall be held, one part by the late employer, one by the new employer, one by the legal guardian of the apprentice, and one shall be supplied by the employer to and be retained by the Registrar.

(19) Should an employer at any time before the determination of the period of apprenticeship desire to dispense with the service of the apprentice he may, with the consent of the apprentice and guardian, transfer him to another employer carrying on business within a reasonable distance of the original employer's place of business, qualified and willing to continue to teach the apprentice and pay the rate of wages prescribed by the Award or otherwise, according to the total length of time served, and generally to perform the obligations of the original employer.

(20) Every agreement shall include a provision that it may be cancelled, by mutual consent, by the employer and the legal guardian of the apprentice giving one month's notice in writing to the Court and to the parties concerned that such apprenticeship shall be terminated.

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

(22) When an apprentice is discharged for cause the employer shall send notice in writing of the discharge and the cause thereof to the Clerk of the Court in Form 3 in the Appendix.

- (a) No apprentice employed under a registered agreement shall be discharged by the employer for alleged misconduct until the registration of the agreement of apprenticeship has been cancelled by order of the Court, on the application of the employer.
- (b) It shall not be obligatory to find the apprentice another employer if he shall so misconduct himself as to entitle the employer to discharge him.

Provided, however, that an apprentice may be suspended by the employer for misconduct, but in any such case, the employer shall forthwith make an application for cancellation

of the agreement of apprenticeship, and in the event of the Court refusing same, the wages of the apprentice or such portion thereof as the Court may order shall be paid as from the date of such suspension and, in the event of the application being granted, such order may take effect from the date when the apprentice was suspended.

(23) When an apprentice cannot be usefully employed because of a strike, the employer shall be relieved of his obligations under the apprenticeship agreement during the period of the strike.

(24) Subject to regulation (39) time lost by the apprentice through sickness or any other cause whatsoever, may, with the consent of the Court, on the application of any party, be added to the original term in the apprenticeship agreement.

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

(26) Where in any case an employer is temporarily unable to provide work to employ an apprentice for his full time, application may be made by the employer to the Court for permission to employ the apprentice on other work in the factory or establishment.

(27) Every apprentice shall attend a Government Technical School, vocational classes, or classes of instruction, where provided, for instructions in such subjects as are deemed necessary for his branch of the trade. He shall be allowed the necessary time off during his ordinary working hours to attend such classes. Any apprentice failing to attend such classes when given time off for that purpose shall be deemed to have unlawfully absented himself from his employment and may have his wages reduced accordingly.

(28) The fees for the classes attended by the apprentice shall be paid by the employer.

(29) The period during which apprentices are to attend such technical school or classes shall be four hours per week.

(30) Where instruction is provided for any branch of the trade, the method of training shall be as follows :—

- (a) The name of each apprentice, as soon as he is registered as such, shall be forwarded by the Clerk of the Court to the Apprenticeship Board, which shall keep a waiting list of such enrolments.
- (b) The full course of instruction shall be designed to cover the second, third, and fourth years of the apprenticeship term: Provided that, in the event of failure to satisfactorily complete such course by the end of the third year's instruction, the term may be extended (see Regulation (15) (g)).
- (c) Each year's instruction shall be divided into two terms ending June and November respectively.
- (d) Each session of instruction shall consist of four hours weekly.
- (e) The syllabus covering the whole three years' period shall be drawn up by the instructors in collaboration with the Apprenticeship Board.
- (f) The instructors shall complete the course set down by the syllabus for each term in time to hold the terminal and annual examinations.
- (g) All practical work given out by the instructors shall be entered upon a "Work Docket," and this, with the student's first proof and final proof, shall be examined by the instructor, allotted the deserved number of marks, and carefully preserved in a "Dossier" for reference during and at the completion of his student course. These practical tests shall be recorded on a special form, which may be inspected from time to time by members of the Apprenticeship Board, who shall have the right to make periodical visits of inspection during class hours.
- (h) The instructors shall forward to the Apprenticeship Board a monthly report of the attendance and conduct of students, such report to be in the hands of the Secretary of the Board by the seventh day of the following month.

(31) Every apprentice shall be bound to submit himself to examination by the examiners hereinafter provided for.

(32) The Clerk of the Court shall notify examiners of the names and addresses of the apprentices required to submit themselves to examination.

(33) The examiners shall be persons skilled in the industry, one shall be nominated by the employers and one by the workers, for each particular branch of the trade. Failing such nomination or nominations the Court may appoint such

person or persons as it may deem fit. In the event of a disagreement between the examiners, the matter in dispute shall be referred to the Apprenticeship Board, at the request of any one of the examiners, and the decision of such Apprenticeship Board shall be final and conclusive.

(34) It shall be the duty of the examiners to examine the work, inquire into the diligence of each apprentice, and, where any apprentice fails to show progress, to inquire as to the opportunities provided by the employer for such apprentice to learn, and to submit a report to the Court in writing as to the result of the examination within fourteen days from the date of holding the examination.

(35) Such examination shall include theory and practice as applied to the trade, industry, craft, occupation, or calling to which the apprentice is indentured.

(36) The method of conducting the examination of apprentices in those branches of the trade where Technical Instruction is provided shall be as follows:—

- (a) Except in the case of the first examination, no apprentice shall be examined unless he has gained a pass in the previous examination.
- (b) The whole of the practical work of the examination shall be performed at the Technical School class room. (In those branches of the trade where no technical instruction is provided, the examination shall be held at the factory where the apprentice is employed, and it shall then be the duty of the employer to provide such necessary material and machinery as may be required, and in all ways facilitate the conduct of such examination.)
- (c) The terminal (June) examination shall be for theory only, and shall be conducted by the instructors during the last week but one preceding the end of the term. The questions shall also be set by the instructors, and the written answers checked, and the deserved marks allotted. These, with each student's practical work for the term under review, shall be handed to the examiners, who shall approve, or otherwise, of the instructor's decisions. Any divergence of opinion that cannot be agreed upon mutually shall be referred to the Apprenticeship Board, whose decision shall be final.
- (d) The examiners shall, during the month of June, make their annual visit of inspection to each factory where apprentices are employed, and personally interview the employer (or foreman), and also the apprentice, and shall satisfy themselves as to the assiduity of the apprentice in his daily work, and especially as to the facilities afforded him to enable him to make the required progress in his particular branch of the trade.
- (e) The examiners shall present a report to the Court as to the progress made by the students during the term, and at the same time forward a copy to the Apprenticeship Board. The terminal report shall also cover their inspection of factories.
- (f) The annual examination shall take place in November. The test papers shall be set by the examiners in collaboration with the instructors. The practical tests set during the term shall be checked by the examiners, who shall also set each student a special practical test, which shall be performed under their direct supervision at the Technical School class room during the second week of the examination. With these three results before them, viz., the written answers of the theory examination, the term's progressive tests already marked by the instructors, and the special test judged by themselves, the examiners shall draw up their annual report and submit same to the Court at least three days before the date fixed for the final day of the term. A copy of such report shall be forwarded to the Secretary of the Apprenticeship Board.

(g) Marks shall be awarded for these examinations as follow:—

A first-class certificate shall be granted to all who secure 90 per cent. and over of marks. A second-class certificate shall be awarded to those who secure 80 to 89 per cent. marks, while 70 to 79 per cent. shall entitle a student to a pass. Less than 70 per cent. marks shall necessitate a student continuing his studies another term.

(h) At the conclusion of the student's course he shall sit for his final examination, which shall be conducted entirely by the examiners. A student securing marks totalling 96 per cent. and over shall be deemed to have attained "Honours" and shall be entitled to receive an additional "Honours" certificate. A first-class certificate shall be granted to all who secure 90 per

cent. and over of marks. A second-class certificate shall be awarded to those who secure 80 to 89 per cent. marks, while 70 to 79 per cent. shall entitle a student to a pass. Less than 70 per cent. of marks shall necessitate a student continuing his studies another term.

(i) The Registrar shall, after each examination, issue a certificate to each apprentice indicating (on Form 4 in the Appendix) the result of his examination, and the final certificate in Form 5 in Appendix.

(j) If the examiners report to the Court that any employer has not provided sufficient opportunity for the apprentice to learn, the employer shall be deemed *prima facie* guilty of a breach of this award. Upon any proceeding against him in respect of such breach, the report may be received in evidence.

(k) Any apprentice claiming to have cause for complaint regarding instruction, either in Technical School or in workshop, shall have the right to appeal to the Apprenticeship Board.

(37) Such fees shall be paid by the Clerk to the Examiners as the Court shall allow.

(38) The employer shall pay the apprentice, in respect of time lost through compulsory military or naval training, the amount (if any) by which the wages prescribed by the industrial Award for the trade, calling, craft, occupation, or industry exceeds the amount received by the apprentice from the Department of Defence: Provided, however, that this clause shall not apply to military or naval training imposed through failure to attend compulsory parades.

(39) All time lost by reason of compulsory military or naval training, other than the additional training mentioned in the above proviso, shall count as part of the apprenticeship.

(40) When an apprentice attends a Technical School during his ordinary working hours, the time so occupied shall be regarded as part of the term of his apprenticeship, and the employer shall not be entitled to make any deduction from the wages of the apprentice for such time.

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

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

(43) Upon the failure of an apprentice to pass two consecutive examinations, it shall be the duty of the examiners to report same to the Court, with a recommendation as to the cancellation of the apprenticeship agreement, or other such remedial measure as they may deem advisable. The Court, after notice to all parties concerned, may cancel the agreement or make such other order in the circumstances as it may deem necessary.

(44) The maximum number of apprentices allowed to any employer shall be—in the Hand Composing Branch, in the proportion of one to every three or fraction of three, and in the other branches—one to every four or fraction of four (not being less than one) journeymen employed by him.

(45) For the purpose of ascertaining the number of apprentices allowed to be taken at any time, the average number of journeymen employed on all working days of the twelve months immediately preceding such time shall be deemed to be the number of journeymen employed. Where an employer is himself a journeyman working at the trade he shall be counted as a journeyman for the purpose of computing the number of apprentices allowed.

(46) The minimum wage payable to an apprentice shall be:—

	Per Week.	
	s.	d.
During the first six months	16	0
During the second six months	18	7
On passing his 1st examination	21	2
" " 2nd "	24	0
" " 3rd "	26	7
" " 4th "	31	11
" " 5th "	37	3
" " 6th "	47	11
During his ninth 6 months	58	6
" tenth "	69	2

(47) The wages of an apprentice under this Award are subject to alteration by the Court when the wages of journeymen under this Award are reviewed.

Female Section.

14.—Interval.

An interval of ten minutes during the first four hours of employment shall be allowed to all female workers.

15.—Wages.

	Per Week.	
	s.	d.
During the 1st six months	13	4
„ 2nd „	16	0
„ 3rd „	18	7
„ 4th „	21	2
„ 5th „	26	7
„ 6th „	29	2
„ 7th „	34	7
„ 8th „	40	9
Thereafter up to the age of 21 years ...	47	11
In any case on attaining 21 years of age	53	2

On the termination of the employment the employer shall provide the worker with a note stating the date when such employment began and the date of its termination; such note shall be the property of the worker.

16.—Termination of Employment.

(a) The employment is terminable on either side by one week's notice given on any day, or by payment of one week's pay.

(b) If a worker absents herself from duty without leave, except through ill-health, the proof of which shall lie upon the worker, a sum proportionate to her time of absence may be deducted from her pay.

17.—Overtime.

Overtime shall be paid at the rate of time and one-third. Any female required to work overtime for more than half an hour shall be entitled to one shilling and ninepence (1/9d.) for meal money.

Work done on Saturday afternoon or Sunday shall be paid for at double time.

Work done on Christmas Day, Good Friday, Anzac Day, and Labour Day shall be paid for at double time, but if these days are not worked they shall not be paid for.

An employer shall not require or permit any female employee to work overtime after 6 p.m. unless at least one other female is present.

18.—Juniors.

The term "Junior" shall mean a female who has had less than four years' experience or has not attained the age of 21 years, but shall not include any female in receipt of the adult wage.

The number of juniors in any establishment, other than bag-making, shall not exceed the number of seniors.

19.—Females as Feeders.

Subject to the provisions of Clause 24, females may be employed as feeders.

20.

No female shall be permitted to do bronzing or dusting-off work or be required to wash-up, clean, or adjust printing machines.

General Clauses.

21.—Holidays.

Each worker shall be entitled to twelve consecutive working days annual leave each year on full pay, or should the period of continuous employment be less than one year but not less than three months, the worker shall be paid holiday pay in proportion as his length of service is to the full year's employment. Annual leave shall be taken at a time suitable to the convenience of the employer.

The amount to be paid under this clause shall be calculated at the rate prevailing at the time the payment is made.

22.—Under-rate Workers.

A worker who, by reason of old age or infirmity, is unable to earn the minimum rate of wage herein prescribed may be employed at a lower rate, which shall be agreed upon in writing between the worker and the Secretary of the Union. If within seven days after being notified in writing of the worker's desire to work at a lower rate of wage than that prescribed, the said Secretary and worker are unable to agree upon a

lower rate, then the worker may apply in writing to the Resident or Police Magistrate within whose Magisterial District the proposed employment will take place, to fix such lower rate of wage. The worker shall give such Secretary two days' notice in writing of his intention to apply to the Magistrate, and the said Secretary or his agent may attend and oppose the application. The Magistrate may fix the rate of wage, and his decision shall be final. Any worker whose wage shall have been so fixed may work for and be employed by any employer within the district to which this award applies for such lower wage for the period of six calendar months thereafter, and, after the expiration of the said period, until fourteen days' notice in writing shall have been given him by the Secretary of the Union, requiring his wage to be again fixed in the manner prescribed by this Clause.

23.—Record Book.

Each employer shall keep at his office, or at each of them if more than one, a book containing a record of:—

(a) the names of all workers employed by him at such office and to whom his Award applies; and

(b) the class of work performed, the hours worked (including overtime) and the wages paid to each such worker.

Such book may be inspected at any time during ordinary business hours by the Secretary for the time being of the workers and/or employers' Union, and these two secretaries may conjointly visit and inspect the various factories to ascertain whether the provisions of this Award are being carried out.

The employer and the worker shall be severally responsible for the keeping of this book.

24.—Interpretation.

When used in this Award:—

"Casual Worker" means any worker whose services are dispensed with by his employer before he shall have completed six days of his engagement.

"Feeder" means a female person employed feeding a cylinder printing machine or ruling machine under the supervision of the operator.

"Operator" in the above clause shall include a journeyman machinist, a machinist apprentice in his third or later year, a paper-ruler, and a paper-ruler's apprentice.

A feeder shall not be allowed to make-ready on any machine.

25.—Miscellaneous.

The employer shall provide suitable washing facilities for his workers and a suitable place for each worker to keep clothes. In workshops, factories, or offices where the floors are composed of materials known as granolithic, or concrete, or combinations of cement stone or asphalt, employers shall provide some suitable materials upon which the workers may stand whilst at work.

A copy of this Award shall be kept in a convenient place in each workroom.

26.—Artificial Light.

Where the construction of the building is such that the worker is obliged to work in artificial light, he shall be paid ten per centum increase on the rates hereinbefore prescribed during the time he is so engaged: Provided that this provision shall not apply during the time overtime rate applies nor to occasions upon which dullness of natural light through weather conditions makes artificial light necessary.

In witness whereof this Award has been signed by the Chairman of the Industrial Board on the eleventh day of December, 1928.

T. F. DAVIES,
Chairman.

APPENDIX.

Form 1 (a).

Clause 13, Subclause 8 of Award.

To the Clerk of the Court of Arbitration.

Please take notice that.....of.....has entered my service on probation as an apprentice to thetrade on the.....day... of.....19.....

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

.....
Employer's Signature.

Form 1 (b).

Clause 13, Subclause 8 of Award.

To the Clerk of the Court of Arbitration.

Please take notice that the undersigned have entered into a contract of apprenticeship whereby the employer agrees to teach and the apprentice agrees to learn the..... trade, in accordance with the terms and conditions of the Award of the Court, dated the.....day of.....19.....

The term of service began on the.....day of.....19.....

The wages agreed to be paid by the employer to the apprentice are such as may from time to time be fixed by the Court of Arbitration for apprentices to the said trade.

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

Signature of Apprentice.....

Signature of Parent or Guardian.....

Signature of Employer.....

Form 2.

Clause 13, Subclause 17 of Award.

To the Clerk of the Court of Arbitration.

Notice is hereby given that....., who entered my employ as an apprentice to the..... trade on the.....day of.....19..... has been transferred to the employment of.....

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

Signature of former Employer.....

Signature of new Employer.....

Signature of Legal Guardian.....

Form 3.

Clause 13, Subclause 22 of Award.

To the Clerk of the Court of Arbitration.

I hereby give notice that I have this day discharged from my employment as an apprentice to the..... trade.....who entered my service on the.....day of.....19.....

The cause of the said discharge was.....

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

Signature of Employer.....

Form 4.

Clause 13, Subclause 36 (i) of Award.

I do hereby certify that.....of.....has satisfied the examiners of his competency in the.....trade at the examination proper to.....of his service as an apprentice.

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

Clerk of the Court of Arbitration.

Form 5.

Clause 13, Subclause 36 (i) of Award.

Western Australia.

Certificate of Competency.

This is to certify thatof.....has served his full term of apprenticeship to the..... trade.

Signature of Employer.....

This is to certify that the abovenamed apprentice has passed all examinations in accordance with the Award of the Court of Arbitration.

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

Signature of Board of Examiners.....

Form 6.

Clause 13 Subclause 11 of Award.

THIS agreement, made the.....day of..... One thousand nine hundred and....., between.....of..... (hereinafter called the employer) and..... of.....born on the.....day of.....19.....(hereinafter called the apprentice) and.....of..... (hereinafter called the parent or guardian), witnesseth as follows:—

1. The said employer doth hereby covenant with the said apprentice and the said parent or guardian that he the said employer will—

(a) Take and receive the said apprentice as..... apprentice for the full term of.....years from the.....day of.....One thousand nine hundred and.....

(b) To the best of.....power, knowledge, and ability teach and instruct, or cause to be taught and instructed, the said apprentice in the trade of.....(in the.....branch thereof).

(c) Pay the said apprentice at least such rates as are provided by the now current Industrial Award relating to the.....trade and duly perform and observe all other the covenants, conditions, and stipulations therein contained so far as the same relate to the apprenticeship, during such time as the said apprentice shall observe and perform the terms of this agreement.

(d) On completion of the said term hand over to the said apprentice a copy of this agreement, with a certificate to the effect that the said term has been served: Provided that this shall be conditional on the said apprentice serving the said term and observing and fulfilling the covenants herein.

(e) That technical instruction of the apprentice, if available in ordinary working hours, shall be at the expense of the employer and shall be in the employer's time.

(f) In the event of the apprentice, in the opinion of the examiners appointed by the Arbitration Court, not progressing satisfactorily, increased time for technical instruction shall be allowed, at the employer's expense, to enable the apprentice to reach the necessary standard.

2. And the said apprentice and the said parent covenant with the said employer that.....the said apprentice during the said term will:

(a) well, faithfully, and honestly serve the said employer as an apprentice in his trade or business aforesaid;

(b) willingly obey the lawful orders and commands of the said employer, or of such of his representatives as he the said apprentice shall be placed under in the said business;

(c) not do or suffer to be done or committed any waste, damage, or other injury to the property or goods of the said employer, or any firm or company of which he may be a member, or sell or lend them to any person without the consent of the said employer;

(d) not unlawfully absent himself from the service of the said employer during working hours;

(e) not by word or action induce other apprentices to disobedience;

(f) not participate or take part or be concerned in a strike or anything in the nature thereof;

(g) duly perform and observe the covenants, conditions, and stipulations contained in the now current Industrial Award so far as the same relate to the apprenticeship;

3. It is hereby further agreed by and between the parties thereto:

(1) The apprentice shall not be entitled to receive any pay for any time during which he shall from any cause whatsoever be absent from the service of the said employer without leave.

(2) Time lost by the apprentice through absence from any cause whatsoever shall be added to the term of this agreement and so that the amount of such lost time during any six monthly period shall be made up before the next ensuing period of six months shall be deemed to commence.

- (3) If at any time during the said term the said employer shall die or cease to carry on his business aforesaid as now carried on by him, he or his executors, administrators, or assigns shall be at liberty within one month from the date of such death or ceasing to carry on, to assign or transfer the said apprentice to some other employer upon and subject to the same or the like conditions and stipulations as are herein contained: Provided that, if the said employer or his executors, administrators, or assigns as aforesaid shall not within the said period of one month be able to find another such employer able and willing to accept the apprentice, then the said employer or his executors, administrators, or assigns as aforesaid, shall have the right to discharge the said apprentice, and to terminate this agreement by giving to the said apprentice one week's notice in writing.
- (4) That if the employer shall remove his business to some place beyond the radius of three miles from his place of business at the date hereof, the parent and the apprentice may, within one month of such removal, by notice in writing elect the have the apprentice transferred to some other employer within the said radius, if there be one such able and willing to accept the apprentice, and on receipt of notice in writing of such election the employer will use his utmost endeavours to find such an employer and to obtain the transfer of the said apprentice, and it is further agreed, that if at the expiration of three months from the date of such election there shall not have been found another such employer able and willing forthwith to accept the apprentice, then the parent and the apprentice may by a further notice in writing claim to have this agreement terminated.
- (5) If at any time during the said term the said apprentice shall neglect or refuse to obey the lawful commands of the said employer or his representative, or shall commit a breach of any of the covenants on his part herein contained, the said employer shall have the right, subject to confirmation by the Court, to discharge the said apprentice and to terminate this agreement by giving the said apprentice one week's notice of his intention so to do.
- (6) That upon the termination of this agreement by any means before the expiration of the said term and confirmation by the Court no proceedings shall be taken by any one party against the other or others in respect of anything which has taken place before the date of such termination.
- (7) This agreement may be cancelled by mutual consent by the employer and the legal guardian of the apprentice giving one month's notice in writing to the Court.

And for the further performance of all and every of the said covenants and agreements each of the said parties bindeth himself to the other by these presents.

Signed, sealed, and delivered by	} (Signature of Employer)
the said.....		
in the presence of.....	} (Signature of Apprentice)
Signed, sealed, and delivered by		
the said.....	} (Signature of Parent or Guardian)
in the presence of.....		

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 4 of 1927.
Between Coastal District Committee Amalgamated Society of Engineers' Industrial Association of Workers, Applicant, and Hon. Minister for Water Supply, Sewerage, and Drainage, Respondent.

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

Award.

1.—Rates of Pay.

(Basic wage, £4 5s. 0d. per week at Perth.)

- A. (1) The minimum rate of pay shall be 109s. per week for second engineers;

- (2) Fitters and turners employed at Cunderdin Workshops to be classified as Second Engineers. Such employees shall be prepared to relieve at any Station.
- (3) The tradesman in charge for the time being at Workshops at Cunderdin shall receive 6s. per week extra.
- B. Engineers in charge shall be paid at the rate of £400 per annum, including district allowance.
- C. At No. 1 Station the engineer in charge shall be paid £10 per annum extra.
- D. Second engineer shall receive two hours' pay extra at ordinary rates for each day on which they relieve the engineer in charge on his holiday or sick leave, or on other occasions when instructed to do so by the superintendent of machinery or other officer acting in his stead.

2.—Dirt Money.

Dismantling work done by second engineers in confined spaces around boilers and economisers shall be paid for at a rate of 1½d. per hour extra.

3.—Pay Period.

The pay period shall be fortnightly.

4.—Hours of Work.

Second engineers shall, subject to Clause 16, be paid as for the total number of hours equal to an average of eight hours per day from Mondays to Fridays inclusive, and four hours for Saturdays constituting each pay period respectively, whether such time be actually worked or not: Provided that the eight hours per day for the second engineers shall be consecutive, except in the case of a breakdown in the machinery, or interruption in connection with the 30in. main, or arrangement mutually arrived at to suit the requirements of working at any individual station

5.—Overtime.

(a) Week days.—Second engineers: For the time worked in excess of the total number of hours constituting each respective pay period, second engineers shall be paid at time and a half rate in respect of the first four hours and at double time for the balance.

(b) Any second engineer brought on duty for any purpose outside his ordinary time shall receive a minimum of two hours' overtime for each call out.

(c) Time worked by second engineers on Sundays shall stand by itself and be paid for at time and a half. When a pumping shift of up to eight hours is necessary on a Sunday, it is to be fully worked by the second engineer: Provided that, if the circumstances in the opinion of the engineer in charge require his special attention, he shall take the shift.

(d) For all time worked on Christmas Day, Good Friday, and Labour Day double time rates shall be paid.

(e) Engineers in charge shall not be entitled to payment for overtime.

6.—Leave of Absence.

(a) Engineers in charge shall be granted 18 consecutive working days' leave with pay each year. All second engineers shall be entitled to 14 consecutive working days' leave with pay each year: Provided always, that with the consent of the superintendent, holidays may be allowed to accumulate for two years should the employee so desire.

(b) Engineers in charge shall be entitled to three months' leave of absence on full pay for each seven years of service.

(c) All leave shall be taken to suit the exigencies of the Department.

7.—Leaving the Service.

Any employee who may resign or be dismissed from the service shall be entitled to receive payment for any holidays accrued to date of leaving the service.

8.—Housing.

(a) Free quarters, fuel, lighting, and water service shall be provided as at present.

(b) If a second engineer is transferred from No. 1 Station to No. 2 Station, or from No. 2 Station to No. 1 Station temporarily, he shall be allowed walking time one way at ordinary rates each day: Provided, that such time shall not be allowed if the Department provides a conveyance.

(c) Suitable quarters shall be found for relieving engineers, independent of those provided for the engineers on the Station.

9.—Removals and Transfers.

(a) All employees shall, subject to appeal to the Engineer for Water Supply, be prepared to remove to any Station where their services may be required.

(b) When removal or transfer involves a train journey, first-class fares shall be allowed to employees, and, if married, their wives and children under 16 years of age; also freight charges for the conveyance of a reasonable quantity of furniture and personal effects.

(c) No employee shall lose any time by transfer.

10.—Travelling on Duty and Away from Home Allowance.

(a) The time necessarily occupied by all employees in travelling on duty (including waiting time) shall be paid as from the time of the departure of the train to the arrival of the train at destination at the ordinary rate of wages attached to the departure station, but not to exceed eight hours per day. Overtime rates shall not apply here.

(b) In addition, the scale of travelling allowance shall be Coastal District and Goldfields—2s. 6d. per item. "Item" shall mean the expense of breakfast, dinner, tea, and bed, necessarily incurred whilst travelling from headquarters on duty.

(c) Away from Home Allowance.—Engineers, when relieving away from own station, shall be paid 5s. per day at Stations Nos. 1, 2, 3, and 4, and 6s. per day at other Stations.

(d) For each night necessarily absent from Home Station on duty the following allowance shall be paid:—Reasonable out of pocket expenses for meals and bed.

11.—Filling Vacancies.

Members of the staff at Stations 5 to 8 inclusive, who feel aggrieved at being passed over in connection with the filling of vacancies at Stations 1 to 4 or to the Workshops, shall have the right of appeal to the Engineer for Water Supply on the matter.

12.—Inspection of Wages Sheet.

Wages sheets shall be open to the inspection of the accredited representative of the Society at the Head Office only upon reasonable notice being given.

13.—General.

(a) Communications, which in terms of existing regulations are required to pass from members of the staff through the engineer in charge, shall be acknowledged in writing from Head Office direct to the employee concerned.

(b) As far as possible the Superintendent shall arrange for second engineers to change shifts every week when pumping.

(c) When two engines are running there shall be an engineer and a greaser on duty in the engine room: Provided that, when two engines are on duty together, a greaser need not be employed.

14.—Area.

This Award shall apply to the area situated within 100 yards of the Goldfields Water Supply main controlled by the Minister for Water Supply, Sewerage, and Drainage.

15.—District Allowances.

In addition to the wages prescribed for second engineers, the following allowances shall be paid in the undermentioned areas:—

Within 100 yards of the Goldfields Water Supply Main controlled by the Minister for Water Supply, Sewerage, and Drainage:—

(a) 6d. per day at Nos. 1, 2, 3, and 4.

(b) 1s. 6d. per day at Nos. 5, 6, 7, and 8.

16.—Contract of Service.

(a) The employment of engineer in charge is terminable on either side by three months' notice, given on any day.

The employment of second engineers is terminable on either side by fourteen days' notice, given on any day.

(b) The employer shall be entitled to deduct payment for any day upon which the worker cannot be usefully employed, because of any strike by the applicant or the Unions affiliated with it, or by any other association or union, or through any breakdown of the employer's machinery, or any stoppage of work by any such cause which the employer cannot reasonably prevent.

(c) If a worker absents himself from duty without reasonable cause or in excess of the allowance for accident or sickness provided in Subclause (d), the Department may deduct from his pay a sum proportionate to his time of absence.

(d) No worker shall be entitled to payment for non-attendance on the ground of personal ill-health, except on the following terms and conditions:—

(i) On production of a satisfactory medical certificate or other evidence of a nature satisfactory to the machinery superintendent, a worker shall be entitled to sick leave on the following scale:

(a) first 18 months of continuous service:

up to a total of nine days on full pay;

(b) over 18 months' continuous service and

up to three years: two weeks on full

pay and two weeks on half pay;

(c) over three years' continuous service and

within each subsequent triennial period

from the expiration of the first three

years: two months on full pay.

(ii) When the worker is in receipt of payment under the Workers' Compensation Act, and is entitled to payment under the preceding subclause, the obligation of the Department hereunder shall be deemed to be discharged upon payment of the difference.

(e) Nothing contained in this clause shall affect the right to dismiss for misconduct.

17.—Term of Award.

The currency of this Award shall be for three years from date hereof: Provided that, after the expiration of twelve months from the date hereof, the Court may amend or revise the Award on the application of any party or person affected by its provisions.

18.—Scope of Award.

This Award shall apply only to workers employed by the Minister for Water Supply, Sewerage, and Drainage.

19.—Shop Stewards.

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

20.—Preference.

Preference shall be given to unionists in regard to employment and promotion.

In witness whereof this Award has been signed by the President of the Court, and the seal of the Court has been hereto affixed this 7th day of December, 1928.

(SEAL.)

WALTER DWYER,
President.

THE ROAD DISTRICTS ACT, 1919.

Greenmount District Road Board.

ANNUAL Statement showing operations and transactions of the Board for Financial Year ended 30th day of June, 1928:—

SUMMARY OF RECEIPTS AND EXPENDITURE.

Particulars.	RECEIPTS.		EXPENDITURE.	
	£	s. d.	£	s. d.
Credit Balance at commencement of year—				
Balance at Treasury	166	6 7		
Balance at Commercial Bank (General Account)	454	18 8		
In hands of Secretary	11	18 1		
			633	3 4
General Rate—				
(1.) Current Rates collected during year	2,705	5 2		
(2.) Arrears of Rates collected during year	277	17 6		
(3.) Rates in suspense	4	10 7		
			2,987	13 3
Licenses—				
(a.) Cart and Carriage	124	6 0		
(b.) Dog	81	2 6		
(c.) Motor Cars (Private)	675	18 4		
(d.) Motor Cycles	24	0 0		
(e.) Carriers	2	0 0		
(f.) Plates	0	11 0		
			907	17 10

Fees—	£ s. d.	£ s. d.
(a.) Building Permits, etc.	18 15 0	
(b.) Pounds	14 5 0	
(c.) Recreation Grounds, Parks, etc.	10 5 0	
		43 5 0
Income from Property and Plant (other than lighting)—		
Plant		60 6 0
Government Grants—		
Annual Subsidy for Maintenance and Construction	140 0 0	
Traffic Fees	900 0 0	
		1,040 0 0
Administration Traffic Fees		25 0 0
Legal Expenses recovered		16 10 0
Contractors' Deposits		89 0 0
Vermis Account Receipts		72 1 11
Cemetery Account Receipts		1 12 6
All other Receipts—		
Refunds	7 13 8	
Refund from Bank	0 5 0	
Sale of land	36 0 0	
Election deposits	2 0 0	
Contribution to Works	23 10 4	
Sale of Material	1 15 0	
Returned cheques	40 2 0	
		111 6 0
Total		£5,987 15 10

EXPENDITURE.		
Particulars.	£ s. d.	£ s. d.
Expenses for Collecting Licenses—		
(1.) Licensing Plates, Discs, etc.	1 9 0	
(2.) Commission	9 3 6	
		10 12 6
Salaries		360 0 0
Office Expenses (Rent, Postage, Petty Cash, etc.)		51 14 6
Election Expenses		14 17 6
Audit Fees		12 12 0
Advertising		9 0 0
Bank Charges		1 5 0
Insurances (Fire Guarantees, etc.)		97 5 8
Three per cents.		84 13 3
Legal Expenses		24 1 5
Stationery and Printing		46 18 6
Maintenance Works (from Revenue, including Government Grants) as per Form No. 51—		
(a.) Roads	1,896 1 9	
(b.) Tractor oils	30 6 0	
(c.) Street Lighting, etc.	44 6 8	
(d.) Recreation Grounds	5 10 0	
		1,976 4 5
Construction Works (from Revenue, including Government Grants) as per Form No. 51—		
Roads		1,085 2 10
Transport supervision	162 10 0	
Water Supply Department Guarantee	25 0 0	
		187 10 0
Plant and Tools—		
Repairs to Furniture, Tools, Plant, etc.		105 16 9
Refund of Rates (in suspense)		1 3 9
Refunds of Deposits to Contractors		27 10 0
Refund. Election deposits		2 0 0
Vermis Account Payments		84 10 0
Cemetery Account Payments		1 0 0
Refund, cheques		45 18 2
All other Expenditure (to be specified if on works)—		
Refunds, Licenses, £5; National Park, £6 8s. 6d.	11 8 6	
Fire Brigade Board	9 16 0	
Hospitals	12 10 0	
Land Purchase	301 5 8	
Refund, 3 per cent.	2 8 0	
Refund, Main Road Board, Hire	60 0 0	
Poundkeeper's Fees	69 15 0	
		467 3 2
Balances at end of year—		
To credit of Board at Treasury	136 16 8	
To credit of Board at Commercial Bank	1,140 6 8	
In hands of Board, returned cheque	2 0 0	
In hands of Secretary	11 13 1	
		1,290 16 5
Total		£5,987 15 10

LIABILITIES AND ASSETS.		
LIABILITIES.		
Particulars.	£ s. d.	£ s. d.
Rates owing but which cannot be collected		30 0 0
Outstanding Accounts		120 0 0
Amounts owing on Contracts in hand		300 0 0
Contractors' Deposits or Trust Accounts		79 0 0
All other Liabilities—		
Rates in suspense	3 8 1	
Cemetery Board, Cr. Balance	5 7 0	
Vermis Board, Cr. Balance	46 12 1	
		55 7 2
Balance of Assets over Liabilities		3,646 11 4
Total		£4,230 18 6
ASSETS.		
Particulars.	£ s. d.	£ s. d.
Credit Balance at Treasury	136 16 8	
Credit Balance at Commercial Bank	1,140 6 8	
		1,277 3 4
Dishonoured Cheque in hands of Board		2 0 0
Cash in hands of Secretary		11 13 1
Rates outstanding—		
General Rates		1,014 4 8
Estimated Current Value of Property owned by Board—		
Buildings, etc.		365 0 0
Movable Plant and Tools		880 0 0
Furniture, etc.		45 0 0
Other property (land purchased)		680 0 0
All other Assets—		
Balance owing on dishonoured cheque	5 16 2	
Vermis Board, refund owing to Board	0 1 3	
		5 17 5
Total		£4,230 18 6

We certify having examined the books and accounts of the Greenmount Road Board; also compared the Statements of "Receipts and Expenditure" and "Assets and Liabilities," and found same to be correct.

N. L. HODGSON,
Government Auditor and Inspector.

J. PATERSON,
Ratepayers' Auditor.

FORM No. 51.

The Road Districts Act, 1919.

Statement showing Expenditure on Roads or other Works for year ended 30th June, 1928.

Name of Road, Street, etc.	Maintenance.	Construction.
	£ s. d.	£ s. d.
<i>Minor Roads.</i>		
Coulston	29 19 6	73 1 1
Phillips	39 19 6	
Jacoby	53 8 10	76 8 9
Hartung	4 5 6	
Nichol	19 2 0	
Stoneville	42 19 4	27 10 2
Seabourne	10 3 0	56 19 6
Cemetery		15 6 8
Mann		1 5 0
Weir	66 5 6	
Burkinshaw	1 8 0	
Rowland	29 12 0	
Rahnie	1 8 6	
Harper	20 12 6	
National	37 1 8	
Glendower	5 0 0	
Hardy	34 6 4	
McGlew	35 11 0	
Beenong	9 16 0	
Railway	9 13 5	0 14 2
Keane	57 12 4	27 8 0
Bason	29 0 10	1 3 9
Darlington	12 4 0	1 18 3
Weylen		3 11 4
Riley	123 1 10	2 10 0
Saxton	70 13 4	
Liberton	26 0 0	
Woolooloo, North	42 1 2	
Orange		12 4 0
Gill	14 5 0	
Innamincka	40 6 0	
Thomas	26 6 8	10 0 0
Parkes	1 12 6	
Coppin		17 10 0
Throssell		36 16 0
Billett	3 10 0	94 15 10
Iyfield	7 19 0	
Ask		8 0 0
Wooloomooloo	21 0 6	
Buckingham	14 1 0	
Amherst	41 11 3	
Beresford	13 1 6	1 10 6
Morrison	27 13 4	
Coxgardie	16 5 10	16 5 10
Kelly	2 10 0	
Viveash	3 5 4	
Leithdale	124 16 8	
Baitup	24 10 0	
Rifle Range	4 0 0	
Hodgson	20 16 0	
Culverts	66 16 10	
Allison	17 13 4	
Mahogany Creek	27 0 0	
Mary Ann	3 0 0	
Brook		11 4 9
Oliver	6 7 6	
Ower	29 8 0	12 15 0
Swan View	15 3 5	
Alice	8 10 0	
Hillsden	5 9 3	
Holk	1 5 0	
Granite		28 5 3
Pilbrook	3 12 0	
Lion	4 5 0	62 8 0
Sawyers	2 16 8	
Clayton, F.	41 11 8	
Oxley	12 16 2	
Rosedale	9 18 4	
Scott	17 9 0	
Johnston	21 5 0	
Farris		17 14 2
Cook	4 0 0	
Lee	0 10 0	11 3 3
Hammerston	8 10 0	
Richardson	8 10 0	
Evan	4 5 0	5 10 0
Clayden	2 2 6	
Victoria	7 10 0	
Hinkler		12 0 0
Lilydale	5 0 0	
Traffic Area	203 12 11	433 13 7
Northam	3 0 0	5 10 0
Toodyay	137 17 6	
	1,896 1 9	1,085 2 10

We hereby certify that the figures and particulars above are correct--

H. E. MOFFLIN,
Chairman.

E. D. FORSYTH,
Secretary.

11th October, 1928.

PUBLIC WORKS ACT, 1902.

P.W. 852/28 ; Ex. Co. No. 3719.

LAND ACQUISITION.

City of Perth—Extension of Ashburton Street, Victoria Park.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the City of Perth—have, in pursuance of the written approval and of the consent under Section 219 of "The Municipal Corporations Act, 1906," of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 19th day of December, 1928, been compulsorily taken and set apart for the purposes of the following public work, namely, Extension of Ashburton Street, Victoria Park.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described and shown coloured green on Plan P.W.D., W.A., 25821 (L.T.O. Diagram 8041), which may be inspected at the office of the Minister for Works, Perth.

And it is hereby directed that the said land shall vest in the City of Perth for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

Schedule.

No. on Plan P.W.D., W.A., No. 25821.	Owner or Reputed Owner.	Occupier or Reputed Occupier.	Description.	Quantity.
1	Florence Agnes Bake ...	Vacant ...	Portion of Lot 1 of Canning Location 2 (Certificate of Title Volume 757, Folio 117)	a. r. p. 0 0 2.1
2	Edward Austin ...	Vacant ...	Portion of Lot 2 of Canning Location 2 (Certificate of Title Volume 766, Folio 131)	0 0 2.1

Certified correct this 18th day of December, 1928.

ALEX. McCALLUM,
Minister for Works.

W. R. CAMPION,

Governor in Executive Council.

Dated this 19th day of December, 1928.

TENDERS FOR PUBLIC WORKS.

Date of Notice.	Nature of Work.	Date and Time for Closing.	Where and when Conditions of Contract, etc., to be seen.
1928.		1928.	
Dec. 6	Dowerin Lakes School and Quarters—Renovations (7725)	(Noon, Thursday) 27th December ...	Contractors' Room, Perth; Police Station, Goomalling, and Court House, Wyalkatchem, on and after 11th December, 1928.
Dec. 6	Fremantle Boys' School—Temporary Class Rooms (7726)	27th December ...	Contractors' Room, Perth, and Court House, Fremantle, on and after 11th December, 1928.
Dec. 6	Katanning Hospital—Alterations (7727)	27th December ...	Contractors' Room, Perth; P.W.D. Office, Katanning, and Court House, Narrogin, on and after 11th December, 1928.
		1929.	
Dec. 14	Kalgoorlie Public Buildings (Exclusive of Post Office portion)—Renovations (7728)	(Noon, Tuesday) 8th January ...	Contractors' Room, Perth, and P.W.D. Office, Kalgoorlie, on and after 18th December, 1928.
Dec. 14	Kulin Rock School—Removal from Kirk's Rock (7729)	8th January ...	Contractors' Room, Perth; P.W.D. Office, Katanning, and Court House, Narrogin, on and after 18th December, 1928.
Dec. 14	Gwalia School and Quarters—Renovations (7730)	8th January ...	Contractors' Room, Perth; P.W.D. Office, Kalgoorlie, and Police Station, Gwalia, on and after 18th December, 1928.
Dec. 14	Southern Cross Police Station—Renovations (7731)	8th January ...	Contractors' Room Perth; P.W.D. Office, Kalgoorlie, and Court House, Southern Cross, on and after 18th December, 1928.
Dec. 14	Serpentine School (old Quarters)—Purchase and Removal (7732)	8th January ...	Contractors' Room, Perth, on and after 18th December, 1928.
Dec. 20	Kojonup—Police Quarters (7733)	15th January ...	Contractors' Room, Perth; P.W.D. Office, Katanning, and Court House, Narrogin, on and after 27th December, 1928.
Dec. 20	Williams Police Station—New Cells and Stable (7734)	15th January ...	Contractors' Room, Perth; P.W.D. Office, Katanning, and Court House, Narrogin, on and after 27th December, 1928.
Dec. 20	Victoria Park—State Savings Bank (Quantities by Mr. George Allan) (7735)	15th January ...	Contractors' Room, Perth, on and after 27th December, 1928.
Dec. 20	Ghooli Experimental Farm—Teamsters' Cottages and other Buildings (7736)	15th January ...	Contractors' Room, Perth; P.W.D. Office, Kalgoorlie, and Court House, Southern Cross, on and after 27th December, 1928.

Tenders, which must be accompanied by a Schedule of quantities together with the prescribed deposit, are to be addressed to "The Hon. the Minister for Works and Labour," and marked "Tender," and will be received at the Public Works Office, Perth. The lowest or any tender will not necessarily be accepted.

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

TENDERS 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. Nov. 21st ...	Plantagenet Road Board District—Perth-Albany Road, Proposal 1000 (Chorkeup Section)—Clearing, forming, grading, graveling, and provision of drains and culverts for 8,400 feet of Roadway	1929. (Noon on Friday) 11th January ...	Main Roads Board Offices, Perth and Albany, and Local Road Board Office at Mt. Barker.
Nov. 21st ...	Plantagenet Road Board District—Kendenu West Road, Proposal 54H—Clearing, forming, grading, graveling and provision of drains and culverts for 27,753 feet of Roadway	11th January ...	Main Roads Board Offices, Perth and Albany, and Local Road Board Office at Mt. Barker.
Dec. 12th ...	Sussex Road Board District—Newtown-Margaret-Karridale Road, Proposal 514—Clearing 63,360 feet of Roadway	11th January ...	Main Roads Board Offices, Perth and Bunbury, and Local Road Board Office at Busseton.
Dec. 5th ...	Bridgetown Road Board District—Hester-Wonnijup Road, Proposal 370—Clearing, forming, earthworks, graveling, and provision of drains, culverts, etc., for 4,800 feet of Roadway	11th January ...	Main Roads Board Offices, Perth and Bridgetown, and Local Road Board Office at Bridgetown.
Dec. 5th ...	Balingup Road Board District—Balingup-Nannup Road, Proposal 38P—Clearing, earthworks, graveling, and provision of drains, culverts, etc., for 8,387 feet of Roadway	11th January ...	Main Roads Board Offices, Perth and Bridgetown, and Local Road Board Office at Balingup.
Dec. 5th ...	Lake Grace Road Board District—Lake Grace South Road, Proposal 47C—Clearing, forming, earthworks, graveling, and provision of drains and culverts, etc., for 9,200 feet of Roadway	11th January ...	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Lake Grace.
Dec. 12th ...	Kojonup Road Board District—Narlingup South Road, Proposal 39L—18 feet bedlog bridge and clearing, earthworks, graveling, provision of stone crossing and drains for 655 feet of Roadway	18th January ...	Main Roads Board Offices, Perth and Bridgetown, and Local Road Board Office at Kojonup.
Dec. 12th ...	Wickepin Road Board District—Wickepin North-West Road, Proposal 46Q—Surface formation, graveling, and provision of culverts and stone crossing for 1,340 feet of Roadway	18th January ...	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Wickepin.
Dec. 12th ...	Harvey Road Board District—Brunswick West Road, Proposal 38L—Clearing, surface formation, graveling, provision of drains and culverts for 5,940 feet of Roadway	18th January ...	Main Roads Board Offices, Perth and Bunbury, and Local Road Board Office at Harvey.
Dec. 12th ...	Harvey Road Board District—Armada-Pemberton Road, Proposal 517—Construction of a steel and timber bridge, 128 feet long, over Brunswick river, and 996 feet of Road Approaches	18th January ...	Main Roads Board Offices, Perth and Bunbury, and Local Road Board Office at Harvey.
Dec. 14th ...	Esperance Road Board District—Dalyup Road, Proposal 7G—Clearing, forming, grading, graveling and provision of culverts and stone crossing for 5,200 feet of Roadway	18th January ...	Main Roads Board Offices, Perth and Kalgoorlie, and Local Road Board Office at Esperance and Town and Citizens' Progress Association a Salmon Gums.
Dec. 19th ...	West Arthur Road Board District—Perth-Albany Road, Proposal 1000—Construction of Timber Bridge, 1/20ft. span with 176 feet of gravelled approaches. Construction of Timber Bridge, 4/20ft. span with 317 feet of gravelled approaches. Construction of Timber Bridge, 1/15ft. span with 544 feet of gravelled approaches	18th January ...	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Darkan.
Dec. 19th ...	Harvey Road Board District—Bunbury-Collie-Wagin Road, Proposal 503—Clearing and grubbing 68,640 feet of Roadway	25th January ...	Main Roads Board Offices, Perth and Bunbury, and Local Road Board Office at Harvey.
Dec. 12th ...	Mt. Margaret Road Board District—Laverton North-East Road, Proposal 16A—Clearing 316,800 feet of Roadway	25th January ...	Main Roads Board Offices, Perth and Kalgoorlie, and Local Road Board Office at Laverton.

Tenders are to be addressed to "The Chairman, Main Roads Board, Post Office, Box M935, 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, Marquis Street, Perth. The lowest or any tender will not necessarily be accepted.

By order of the Board,

M. GLENDING, Secretary.

THE MUNICIPAL CORPORATIONS ACT, 1906.

MUNICIPAL ELECTIONS.

Department of Public Works,
Perth, 17th December, 1928.

IT is hereby notified, for general information, in accordance with Section 113 of the Municipal Corporations Act, that the following gentlemen have been elected members of the undermentioned Municipal Councils, to fill the vacancies shown in the particulars hereunder:—

Municipal Council.	Ward.	Date of Election.	MEMBER ELECTED.		Occupation.	How vacancy occurred.	Name of previous Member	Remarks.
			Surname.	Christian Name.				
Albany ...	West ...	1928. Nov. 21	McKeown ...	James Woodburn	Retd. Civil Servant	Retirement	McKeown, J. W.	Unopposed.
Do. ...	East ...	do. ...	Holmes ...	Rupert Robinson	Dentist ...	do. ...	Holmes, R. R. ...	do.
Do. ...	North ...	do. ...	Cuddihy ...	Andrew Francis...	Agent ...	do. ...	Cuddihy, A. F. ...	do.
Do.	do. ...	Wittenoom †	Charles Horne ...	Grazier ...	do. ...	Wittenoom, C. H.	do.
Do.	do. ...	Leask *	Harry William ...	Accountant	do. ...	Leask, H. W. ...	do.
Boulder	do. ...	Darcey ...	Leonard Charles	Mines Workman's Inspector	do. ...	Darcey, L. C. ...	do.
Do.	do. ...	Fitzgerald ...	Martin Clement	Greengrocer	do. ...	Fitzgerald, M. C.	do.
Do.	do. ...	Judge ...	Raymond Collis	Secretary	do. ...	Judge, R. C. ...	do.
Do.	do. ...	Taafe ...	Patrick ...	Miner ...	Resignation	Adams, W. J. ...	do.
Do.	Nov. 28	Coath †	Walter Forrester	Wood Merchant	Retirement	Rainsford, G. H.	
Do.	Nov. 21	Richards *	John Thomas Griffith	Accountant	do. ...	Richards, J. T. G.	Unopposed.
Do.	do. ...	Stephens ...	Edwin Barrett ...	Mixer ...	do. ...	Derrington, P. F.	do.
Bunbury ...	North ...	do. ...	Prichard ...	John Lewis ...	Dentist ...	do. ...	Prichard, J. L. ...	do.
Do. ...	Central ...	do. ...	Withers ...	Frederick John ...	M.L.A. ...	do. ...	Withers, F. J. ...	do.
Do. ...	South ...	do. ...	Monaghan ...	Cyril John ...	Accountant	do. ...	Buswell, A. J. ...	do.
Do.	Nov. 28	Hands †	John Edward ...	Theatre Proprietor	do. ...	Baldoek, J. G.	
Do.	do. ...	Teede *	Joseph Binfield ...	Auditor ...	do. ...	Parham, A. F.	
Busselton ...	West ...	Nov. 21	Phillips ...	John Howard ...	Storekeeper	} ‡	Phillips, J. H. ...	Unopposed.
Do. ...	do. ...	do. ...	Peake ...	Thomas W. ...	do. ...		Peake, T. W. ...	do.
Do. ...	Central ...	do. ...	Fildes ...	Charles		Whitton, M. P. ...	do.
Do. ...	do. ...	do. ...	Killerby ...	Benjamin, K. ...	do. ...		Killerby, B. K. ...	do.
Do. ...	East ...	do. ...	Christian ...	Douglas, B. ...	Fitter ...		Wilson, A. ...	do.
Do. ...	East ...	do. ...	Smith ...	Horace ...	Postal Officer		Moore, B. ...	do.
Do.	do. ...	Falkingham †	Robert ...	Contractor	} Retirement	Falkingham, R. ...	do.
Do.	do. ...	Bovell *	Alexander, R. ...	Agent ...		Atkinson, J. H. ...	do.
Carnarvon	do. ...	Egan ...	George Frederick	Journalist	do. ...	Cornish, C. R. ...	do.
Do.	do. ...	Hammond ...	Cecil H. ...	Garage Proprietor	do. ...	Hammond, C. H.	do.
Do.	do. ...	Cornish †	Richard ...	Licensed Victualler	do. ...	Egan, J. F. ...	do.
Do.	do. ...	Horton *	St. John, F.I.I.S.	...	do. ...	Luttrell, Wm. ...	do.
Do.	do. ...	O'Farrell *	Charles, M.	do. ...	Wilkinson, A. ...	do.
Claremont ...	North ...	do. ...	Rolfe ...	William James ...	Manager ...	do. ...	Sherwood, E. F.	do.
Do. ...	South ...	do. ...	Paton ...	Robert Shaw Mitchell	Mercantile Agent	do. ...	Paton, R. S. M.	do.
Do. ...	East ...	do. ...	Sherwood ...	Ernest Frederick	Plumber ...	do. ...	Rolfe, W. J. ...	do.
Do.	do. ...	Mengler †	Gustav ...	Director ...	do. ...	Mengler, G. ...	do.
Do.	do. ...	Durrant *	Sidney Frank ...	Accountant	do. ...	Durrant, S. F. ...	do.
Collie	Nov. 28	Bucktin ...	Francis George ...	Miner ...	do. ...	Buctin, F. G.	
Do.	do. ...	Beange ...	Alexander ...	do. ...	do. ...	Beange, A.	
Do.	do. ...	Cookson ...	Samuel Henry ...	Bookseller	do. ...	Heertup, E. A.	
Do.	do. ...	Jackson †	John Sutcliffe ...	Miner ...	do. ...	Jackson, J. S.	
Do.	do. ...	Nisbet *	Frederick Thos.	Accountant	do. ...	Williams, E. E.	
Cottesloe ...	North ...	do. ...	Newman ...	William Edwin	Milk Vendor	do. ...	Newman, W. E.	
Do. ...	South ...	do. ...	Clementson...	Nils Andrew ...	Journalist	do. ...	Paterson, J.	
Do. ...	East ...	do. ...	Birbeck ...	George William	Milk Vendor	do. ...	Angell, C. J.	
Do.	do. ...	Wilkes †	Robert ...	Business Manager	do. ...	Bryan, A. H.	
Do.	do. ...	Johnstone *	John Smith ...	Accountant	do. ...	Johnstone, J. S.	Unopposed.
Fremantle ...	Central ...	do. ...	Davies ...	Evan Morris ...	Railway employee	do. ...	Higham, H. B.	
Do. ...	North ...	Nov. 21	Shepherd ...	George William	Newsagent	do. ...	Shepherd, G. W.	do.
Do. ...	City ...	do. ...	Rennie ...	Richard ...	Contractor	do. ...	Rennie, R. ...	do.
Do. ...	South ...	do. ...	Kerr ...	Charles Douglas	Doctor ...	do. ...	Kerr, C. D. ...	do.
Do.	do. ...	Gibson †	Frank Ernest ...	Chemist ...	do. ...	Gibson, F. E. ...	do.
Do.	do. ...	Newman*	Edward ...	Auditor ...	do. ...	Newman, E. ...	do.

*Denotes Auditor elected. †Denotes Mayor elected.

‡ Retirement owing to the Municipality being divided into Wards.

THE MUNICIPAL CORPORATIONS ACT, 1906—continued.

MUNICIPAL ELECTIONS—continued.

Municipal Council.	Ward.	Date of Election.	MEMBER ELECTED.		Occupation.	How vacancy occurred.	Name of previous Member.	Remarks.
			Surname.	Christian Name.				
Fremantle	East	1928. Nov. 21	Turton	Arthur	Agent	Retirement	Turton, A.	Unopposed.
Do. North	North	do.	Welshman	Harry	Blacksmith	do.	Welshman, H.	do.
Do.	West	do. 28	Allingham	Richard	Manager	do.	Allingham, R.	do.
Do.	...	do. 21	McCabe †	John	Soldier	do.	McCabe, J.	do.
Do.	...	do.	Engeler *	Douglas, M.	Accountant	do.	Attivell, J. W.	do.
Fremantle, East	West	do.	Wauhop	William	Coach Builder	do.	Wauhop, W.	do.
Do.	Central	do.	Kitson	William Henry	M.L.C.	do.	Kitson, W. H.	do.
Do.	East	do.	Gordon	Robert	Orchardist	do.	Gordon, R.	do.
Do.	...	do.	Locke †	Herbert John	Manufac- turer	do.	Locke, H. J.	do.
Do.	...	do.	Robinson *	Walter Barnett	Accountant	do.	Robinson, W. B.	do.
Do.	Central	do.	Rowe	Frank	M.L.A.	Resignation	Browne, C. D. B.	do.
Geraldton	West	do.	Christie	Edward Ernest	Manager	Retirement	Christie, E. E.	do.
Do.	Central	do.	Lester	George	Undertaker	do.	Lester, G.	do.
Do.	East	do.	Brown	John Joseph	Storekeeper	do.	Brown, J. J.	do.
Do.	...	do.	Sewell †	George Ernest	Retired	do.	Sewell, G. E.	do.
Do.	...	do.	Cavanagh *	Cyril Victor	Public Ac- countant	do.	Cavanagh, C. V.	do.
Do.	East	do. 28	Foster	Henry Joseph	Manager	Resignation	Hall, E. H.	do.
Guildford	...	do. 21	Devenish	Charles Roy Baldwin	Land Agent	Retirement	Devenish, C. R. B.	Unopposed.
Do.	...	do.	Milne	John Sinclair	Financier	do.	Milne, J. S.	do.
Do.	...	do.	Ougden	John Alfred	Book Binder	do.	Ougden, J. A.	do.
Do.	...	do.	Crowther †	Robert Calder	Business Manager	do.	Crowther, R. C.	do.
Do.	...	do.	Male *	James	Clerk	do.	Male, J.	do.
Kalgoorlie	...	do.	Alman	Lewis Arthur	Painter	do.	Alman, L. A.	do.
Do.	...	do.	Bingley	Albert	Motor Agent	do.	Bingley, A.	do.
Do.	...	do.	Brimage	Ernest Elisha	Merchant	do.	Brimage, E. E.	do.
Do.	...	do.	Moore	Richard Green- slade	Blacksmith	do.	Moore, R. G.	do.
Do.	...	do.	Leslie †	Bernard	Agent	do.	Leslie, B.	do.
Do.	...	do.	Fleming *	Ernest Reginald	Auditor	do.	Fleming, E. R.	do.
Mid. Junct'n.	West	do.	Ross	James Anderson	Engine- driver	do.	Ross, J. A.	do.
Do.	North	do.	Pauly	Albert Western	Railway Employee	do.	Bain, D. M.	do.
Do.	East	do.	Warnock	Francis Johnstone	Produce Merchant	do.	Warnock, F. J.	do.
Do.	...	do. 28	Crosbie †	William Robert	Secretary	do.	Crosbie, W. R.	do.
Do.	...	do. 21	Halliday *	William Henry	Accountant	do.	Halliday, W. H.	Unopposed.
Narrogin	...	do.	Barnett	Frank Isadore	Dentist	do.	Barnett, F. J.	do.
Do.	...	do.	Clunas	John Clarke	Rly. Clerk	do.	Clunas, J. C.	do.
Do.	...	do.	Miller	Leslie Gordon	Tailor	do.	Miller, L. G.	do.
Do.	...	do.	McCormick †	Arthur Patrick	Building Contractor	do.	McCormick, A. P.	do.
Do.	...	do.	Lavater *	George Geoffrey	Architect	do.	Lavater, G. G.	do.
Northam	East	do.	Withnell	Herbert J.	Wheel- wright	do.	Withnell, H. G.	do.
Do.	Central	do.	Broomhall	Frederick Chas.	Baker	do.	Broomhall, F. C.	do.
Do.	West	do.	Green	William M.	Traveller	do.	Gallagher, J.	do.
Do.	...	do.	Colebatch †	Hal Clarence Saunders	Journalist	do.	Colebatch, H. C.	do.
Do.	...	do.	Burch *	Benjamin R. P.	Accountant	do.	Burch, B. R. P.	do.
Perth	Central	do. 28	Harper	Charles	Importer	do.	Harper, C.	do.
Do.	North	do.	George	James	Freeholder	do.	George, J.	do.
Do.	South	do.	Laker	William Alfred	Land- holder	do.	Laker, W. A.	do.
Do.	East	do.	Lloyd	John Alfred	Retired Civil Servant	do.	Lloyd, J. J.	Unopposed.
Do.	West	do.	Todd	Alexander	Contractor	do.	Langley, T. W.	do.
Do.	Nth. Perth	do.	Gould	Cecil Ernest Cross	Master Tailor	do.	Gould, C. E. C.	do.
Do.	Leederville	do.	Caddy	Ernest Richard	Retired Business man	do.	Holland, H. J.	do.
Do.	Vic. Park	do.	Fraser	Jas. Mackintosh	Tramway Employee	do.	Wells, H. E.	do.
Do.	...	do.	Franklin †	James Thomas	Retired Contractor	do.	Franklin, J. T.	do.
Do.	...	do.	Haines *	Octavius Lionel	Accountant	do.	Haines, O. L.	Unopposed.
Subiaco	East	do. 21	Woodgate	Alexander Herbt.	Insurance Superin- tendent	do.	Woodgate, A. H.	do.

† Denotes Mayor elected.

* Denotes Auditor elected.

THE MUNICIPAL CORPORATIONS ACT, 1906—continued.

MUNICIPAL ELECTIONS—continued.

Municipal Council.	Ward.	Date of Election.	Member Elected.		Occupation.	How vacancy occurred :	Name of previous Member.	Remarks.
			Surname.	Christian Name.				
Subiaco ...	North ...	1928. Nov. 21	Kirwan ...	Nicholas ...	Foreman	Retirement	Kirwan, N. ...	Unopposed.
Do. ...	Central ...	Nov. 28	Cook ...	Walter Richard	Grocer ...	do. ...	Cook, W. R.	
Do. ...	South ...	do.	Elfverson ...	William Herbert	Clerk ...	do. ...	Elfverson, W. H.	
Do.	do.	Roydhouse †	John Charles ...	Printer ...	do. ...	Roydhouse, J. C.	
Do.	do.	Bathgate*	John Pender ...	Accountant	do. ...	D'Arcy, P.	
Wagin	Nov. 21	Chellew ...	Charles W. ...	Store'kpr...	do. ...	Chellew, C. W. ...	do.
Do.	do.	Piesse ...	Gerald Austin W.	Farmer ...	do. ...	Piesse, G. A. W.	do.
Do.	do.	Malcolm ...	Douglas ...	Merchant	do. ...	McKenna, T. ...	do.
Do.	do.	Hill †	Edgar Hamilton	Agent ...	do. ...	Hill, E. H. ...	do.
Do.	do.	Turville *	Cyril C. ...	Accountant	do. ...	Turville, C. C. ...	do.
York ...	North ...	do.	Connor ...	George ...	Retired Farmer	do. ...	Temby, R. A. ...	do.
Do. ...	South ...	do.	Foreman ...	Charles Alfred ...	Agent ...	do. ...	Foreman, C. A. ...	do.
Do. ...	East ...	do.	Pinchbeck ...	John ...	Retired Farmer	do. ...	Pinchbeck, J. ...	do.

† Denotes Mayor elected. * Denotes Auditor elected.

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

THE ROAD DISTRICTS ACT, 1919.

Road Board Elections.

Department of Works and Labour,
Perth, 19th December, 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.				
Melville ...	Bicton ...	1928. Dec. 10	Bracks ...	Alexander Ham- mond	Contractor	Resignation	West, W. T. ...	Unopposed.
Manjimup ...	Manjimup	Dec. 8	Margerson ...	Joseph William ...	Accountant	Resignation	James Fox ...	Unopposed.

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

BAYSWATER ROAD BOARD DISTRICT.

IT is hereby notified, for general information, that the services of Mr. Frank Christian as Pound-keeper and Ranger to the Bayswater Road Board have been terminated and Mr. Levi Wright appointed in his place, with power to seize and impound all cattle and stock straying on roads, reserves, or unfenced land within the Bayswater Road District.

By order of the Board,
A. MCGILVRAY,
Chairman.
E. A. P. TIMMS,
Secretary.

Town Hall, Bayswater,
12th December, 1928.

WAGIN WATER BOARD.

Statement of Receipts and Expenditure for Year ended 31st October, 1928.

	£	s.	d.
To Bank Balance	754	7	1
Cash in Hand	1	12	6
Water Sales	112	13	9
Special Receipts	3	19	6
Meter Rents	75	0	0
Rates	385	8	11
Lease Rental	5	0	0
	£1,338	1	9

	£	s.	d.
By Bank Fees	0	10	0
Rent	12	11	4
Water Purchase	187	10	0
Maintenance	53	18	8
Salaries	123	18	4
Audit Fees	4	4	0
Insurance	6	2	0
Advertising, Printing, etc.	6	12	6
Plant and Tools	8	0	0
Sinking Fund	45	0	0
Interest	90	0	0
Pumping Water	47	11	11
Office	11	0	3
Petty Cash	0	13	4
Connections	9	0	0
Rates	1	2	6
Bank Balance	730	6	11
	£1,338	1	9

Audited and found correct,
R. GLADSTONE,
C. E. TURVILLE,
Auditors.

E. H. HILL,
Mayor.
C. C. KEYSER,
Town Clerk.

THE MUNICIPAL CORPORATIONS ACT, 1906.
(No. 32 of 1906.)

Municipality of Perth—Notice of Sale.

WHEREAS the Council of the Municipality of Perth has certified to me that, under the provisions of "The Municipal Corporations Act, 1906," the several sums set forth in the Schedule hereunder are now due and unpaid by the persons whose names are set opposite the said sums as the registered proprietors of the pieces of land situated and described in the Certificate of Title, and containing the measurements, more or less, all as set forth in the Schedule, being arrears and rates and interest due to such Council in respect of such lands; and whereas such Council has required me, after the expiration of three months from the date hereof, to issue my Warrants of Execution against such lands, unless the moneys mentioned in such Schedule are sooner paid; this is to give notice that, in pursuance of such Certificate, I shall issue my Warrants of Execution accordingly at the expiration of three months from the date hereof, unless the abovementioned sums accrued due on the lands from the 31st October, 1928, and all expenses incurred are sooner paid.

Dated at Perth this 11th day of December, 1928.

T. H. HANNAH,
Clerk of the Local Court.

Schedule referred to:

Cert.	Sum Due.	Name, Description and Address of Person appearing to have an Interest in the Land.	Description and Situation of Land.	Certificate of Title where Described.		Contents.
				Vol.	Fol.	
1	£ s. d. 35 5 1½	Emily Bertha Gilbert, widow, and Beatrice Maude Krause, married woman, both of 26 Vincent Street, North Perth, as registered proprietors and Emily Bertha Gilbert, Foundry Hotel, Kalgoorlie, as owner, Caveat 637/1912, John David Moss, Weld Chambers, Perth	Portion of Swan Loc. 816, being Lot 40 on plan 2861, Vincent Street	520	150	a. r. p. 0 0 18.4
5	6 2 4	Hero Pieter Vandegraaf Caston, of Faraday Street, Mount Hawthorn, labourer, as registered proprietor and owner	Portion of Swan Loc. 676, being Lots 77, 78, 79, 80 and 81 on plan 555, Loch Street	637	155	0 2 25
6	2 18 8	Margaret Pages-Oliver, of 135 Park Street, Subiaco, married woman, as registered proprietor, and Margaret Poiges Oliver, of 130 Park Street, Subiaco, as owner	Portion of Swan Loc. 782, being Lot 477 on plan 1939, Tasman Street	767	121	0 0 19.8
7	3 0 5	Edward Stanley Grundy, of Wellington, New Zealand, law clerk, as registered proprietor, and Edward Stanley Grundy, c/o. William T. Grundy, Herbert Street, Masterston, New Zealand, as owner	Portion of Swan Loc. 707, being Lots 272, 273 and 274 on plan 2672, Lawler Street	415	14	0 1 14
8	3 3 0	Frederick Robert Flatman, the younger, of Woodbury Geraldine, New Zealand, gentleman, as registered proprietor, and Frederick Robert Flatman, Box 45, Geraldine, New Zealand, as owner	Portion of Swan Loc. 669, being Lot 218 on plan 125, Mallock Street	358	179	0 0 18.5
9	2 18 8	Annie Benson, of Sydney, N.S.W., widow, as registered proprietor, and Annie Benson as owner	Portion of Swan Loc. 669, being Lot 253 on plan 125, The Boulevard	144	117	0 0 18.5
10	2 18 8	James Thomas Peet, of 403 Newcastle Street, Perth, estate agent, and James Alexander Stewart, of Applecross, business manager, as registered proprietors and John Walker as owner	Portion of Swan Loc. 673, being Lots 84 and 85 on plan 2099, East Street	548	192	0 0 29.8
11	5 3 10	The Roman Catholic Bishop of Perth, a Corporation Sole, having its principal office at Victoria Square, Perth, as registered proprietor, and Thomas J. R. Green, of 243 Cambridge Street, Leederville, as owner	Portion of Perthshire Loc. Ag, being Lot 775 on plan 3232, Cambridge Street	957	124	0 0 36.4
12	3 11 5	James Rodgers, of Leederville, miner, as registered proprietor, and James Rodgers of 19 Parramatta Road, Ryde, N.S.W., as owner	Portion of Perthshire Loc. Ay, being Lot 70 on plan 1035, Leicester Street	324	25	0 0 23.1
13	5 5 5	Catherine Rochford, of Thompson Road, North Fremantle, widow, as registered proprietor, and Catherine Rochford of 87 Thompson Road, North Fremantle, as owner, Caveat 890/1925. Richard Holmes and Co., Ltd., Murray Street, Perth	Portion of Perthshire Loc. Ag, being Lot 1043 on plan 3273, Gregory Street	813	50	0 0 25.5
14	4 14 11	Loma Gertrude Jones, of 12 Forrest Street, Cottesloe, a minor, as registered proprietor, and Loma Gertrude Jones, of 122 Summer Street, Perth, as owner	Portion of Perthshire Loc. Ag, being Lot 1263 on plan 3273, Daglish Street	670	99	0 0 25.5
15	7 15 1½	Eily Mary Carter, of Collie, married woman, as registered proprietor and Eily Mary Carter as owner	Portion of Perthshire Loc. Ag, being Lots 373 and 374 on plan 3232, Daglish Street	523	108	0 1 13
16	3 3 1	The W.A. Trustee, Executor, and Agency Co., Ltd., of 135 St. George's Terrace, as administrators of estate John Leighton Nanson, deceased, as registered proprietors, and Annie Greenwood as owner	Portion of Swan Loc. 388, being Lot 601 on plan 3185, Selby Street	920	149	0 1 1
17	3 12 9	Herbert Robins Cooke and Joseph Forster Buddle, of Auckland, New Zealand, estate agents, as registered proprietors, and H. R. Cooke and J. F. Buddle, Box 707, Auckland, N.Z., as owners. Caveat 794/1928. State Commissioner of Taxation	Portion of Canning Loc. 2, being Lots 35 and 36 and 88 and 89 on plan 1995, Wyndham, and Leichardt Streets	227	155	1 1 32.8

THE MUNICIPAL CORPORATIONS ACT, 1906—continued.

Municipality of Perth—Notice of Sale—continued.

Schedule—continued.

Cert.	Sun Due.	Name, Description and Address of Person appearing to have an Interest in the Land.	Description and Situation of Land.	Certificate of Title where Described.		Contents.
				Vol.	Fol.	
18	£ s. d. 5 16 0½	Arthur Wright, of Auckland, New Zealand, merchant tailor, as registered proprietor, and Arthur Wright, as owner. Charge 13/1913. Commissioner of Taxation	Portion of Canning Loc. 2, being Lots 30 and 31 on plan 1995, Leichardt and Devenish Streets	197	162	a. r. p. 0 2 36.3
19	6 2 3½	William Allan McKenzie, of Wollongong, N.S.W., butcher, as registered proprietor, and Morris Samuel, of 119 William Street, Perth, as owner	Portion of Canning Loc. 2, being Lot 42 on plan 2592, Whittlesea Avenue	648	111	0 0 30.2
20	5 6 3	Everard Strelley Bowden, of Parramatta, New South Wales, Government Savings Bank manager, as registered proprietor, and Everard Strelley Bowden, c/o. Bowden Bros., solicitors, Parramatta, N.S.W., as owner	Portion of Canning Loc. 2, being Lots 51 and 52 on plan 2592 Whittlesea Avenue	660	149	0 1 20.4
22	6 7 9½	Frank Lennox Charles, of Commercial Bank Chambers, St. George's Terrace, Perth, estate agent, as registered proprietor, and William R. Johnston, c/o. W. Ogden, Venn Street, Collie, as owner	Portion of Canning Loc. 2, being Lot 145 on plan 2592, Balfour Street	431	151	0 0 30.2
23	7 11 8½	James John Grant, of 73 Hannan Street, Kalgoorlie, contractor, as registered proprietor, and James John Grant, as owner	Portion of Canning Loc. 2, being Lots 157 and 158 on plan 2592, Balfour Street	611	84	0 1 20.4
24	3 7 11	William Wilford Mitchell, of Perth, estate agent, administrator for the estate of Richard Garland, deceased, as registered proprietor, and executors Richard Garland, c/o. W. W. Mitchell, Forrest Chambers, Perth, as owners	Portion of Canning Loc. 2, being Lots 172, 173, 174, 175 on plan 2823, Westminster Street	479	48	2 2 32
25	4 14 9	William Wilford Mitchell, of Perth, estate agent, administrator estate of Richard Garland, deceased, as registered proprietor, and executors Richard Garland, c/o. W. W. Mitchell, Forrest Chambers, Perth, as owners	Portion of Canning Loc. 2, being Lots 63, 64, 65, 66 and 67 on plan 1676, Canterbury Terrace	651	43	0 3 15.5
26	3 7 11	William Wilford Mitchell, of Perth, estate agent, as attorney for the widow of the late Richard Garland, as registered proprietor, and executors Richard Garland, c/o. W. W. Mitchell, Forrest Chambers, Perth, as owners	Portion of Canning Loc. 2, being Lots 149, 150, 151 and 152 on plan 2823, Sussex Street	479	48	2 0 6
27	4 14 9	William Wilford Mitchell, of Perth, estate agent, as administrator of estate of Richard Garland, as registered proprietor and Executors Richard Garland, c/o. W. W. Mitchell, Forrest Chambers, Perth, as owners	Portion of Canning Loc. 2, being Lots 181, 182, 183, 184, 185 and 186 on plan 2823, Jarrah Road	479	48	1 2 7.5
28	4 15 6	William Wilford Mitchell, of Perth, estate agent, as attorney for the widow of Richard Garland, deceased, as registered proprietor, and E. Drury, as owner	Portion of Canning Loc. 2, being Lot 99 on plan 2823, Etwell Street	479	48	0 1 1.5
29	2 18 5	William Wilford Mitchell, of Perth, estate agent, as administrator of the estate of Richard Garland, as registered proprietor, and Executors Richard Garland, c/o. W. W. Mitchell, Forrest Chambers, Perth, as owners	Portion of Canning Loc. 2, being Lots 85, 86 and 87 on plan 2823, Etwell Street	479	48	0 3 6
30	5 18 5½	Denis Woods, the younger, of Tamworth, N.S.W., farmer, as registered proprietor, and Denis Wood, junior, Box 5, P.O., Tamworth, N.S.W., as owner	Portion of Canning Loc. 2, being Lots 319/320 on plan 2900, Upton Street	450	122	0 1 14.4
31	6 9 11½	Herbert Cash, of McDonald Street, Kalgoorlie, a minor, as registered proprietor, and Herbert Cash, as owner	Portion of Canning Loc. 2, being Lot 15 on plan 2823, Devenish Street	462	135	0 1 2
32	9 19 0	George Chandler, of Waihai, near Auckland, New Zealand, merchant, as registered proprietor, and Mary Kate Chandler, as owner. Charge 9/1928. Deputy Commissioner of Land Tax, Perth	Portion of Canning Loc. 2, being Lots 64 and 64a on plan 1995, Albany Road	185	36	0 1 26.4
33	8 15 3½	Thomas Davey, of Perth, agent, as registered proprietor and executors of estate Thomas William Davey, c/o. Unmack and Unmack, Howard Street, Perth, as owners. Mortgage 1099/1905, Master Supreme Court, Perth. Transfer 11909/1927 to Francis Gwendoline Alice Harris, c/o. Unmack and Unmack, Howard Street, Perth	Portion of Canning Loc. 2, being Lot 1, part of Lot 200, as shown on diagram 4477, Swansea Street	320	34	0 1 0
34	3 10 0	Jane Martin Dalton, of Aberdeen Street, Perth, widow, as registered proprietor and John Charles Dalton, as owner	Portion of Canning Loc. 2, being Lots 195 and 196 on plan 3903, Cohn Street	796	122	1 0 4

THE MUNICIPAL CORPORATIONS ACT, 1906—continued.

Municipality of Perth—Notice of Sale—continued.

Schedule—continued.

Cert.	Sum Due.	Name, Description and Address of Person appearing to have an Interest in the Land.	Description and Situation of Land.	Certificate of Title where described.		Contents.
				Vol.	Fol.	
35	£ s. d. 2 18 5	Suek Chung, of Lord Street, Perth, laundryman, as registered proprietor, and Suek Tong, 273 Canterbury Road, Canterbury, Victoria, as owner	Portion of Swan Loc. 35, being Lot 132 on plan 757, Gallipoli Street	274	84	a. r. p. 0 1 0
36	4 8 6	Charles Birch, of 238 Adelaide Terrace, Perth, labourer, as registered proprietor, and P. J. O'Gorman, as owner	Portion of Canning Loc. 2, being Lot 204 on plan 2880, Downing Street	762	19	0 0 32
37	4 8 6	Francis Stephens Brophy, of Government Store, Murray Street, Perth, civil servant, as registered proprietor, and Francis Stephens Brophy, as owner	Portion of Canning Loc. 2, being Lot 100 on plan 2880, Downing Street	665	64	0 1 0
38	3 16 2	Thomas Lane, of Ardath, farmer, as registered proprietor, and William Henry Brockett, 10 Cornwall Street, Rivervale, as owner	Portion of Canning Loc. 2, being Lot 118 on plan 2880, Jupiter Street	797	98	0 1 0
39	6 11 2	Charles Percy Friend, of Mt. Magnet, mine owner, as registered proprietor, and Charles Percy Friend, as owner	Portion of Canning Loc. 2, being Lots 137 and 138 on plan 2880, Jupiter Street	720	10	0 1 39.2
40	5 7 8	Peter Chalmers Alexander, of Surbiton Road, East Fremantle, musician, as registered proprietor, and Peter Chalmers Alexander, of Rosedale Avenue, Manly, N.S.W., as owner, Caveat 1373/1927. Council of the City of Perth	Portion of Canning Loc. 2, being Lots 43 and 44 on plan 1740, Jupiter Street	641	123	0 2 0
41	5 19 4½	Allabux John Butt, of 183 William Street, Perth, watchmaker, as registered proprietor, and Ellen Butt as owner. Mortgage 1179/1915. Willy Albert Otto Schruth, Beaufort Street, Perth, merchant	Portion of Canning Loc. 2, being Lot 171 on plan 2880, Raleigh Street	607	187	0 0 39.6
42	5 2 11	Caroline Edith Bond, of Newcastle Street, Perth, married woman, as registered proprietor, and Caroline Edith Bond as owner	Portion of Canning Loc. 2, being Lot 60 on plan 1740, Raleigh Street	735	79	0 1 0
43	4 11 11	Mary Browne, of Salvado Row, East Perth, widow, as registered proprietor, and Mary Browne, of 79 Rowland Street, Subiaco, as owner	Portion of Canning Loc. 2, being Lot 394 on plan 1740, Raleigh Street	772	95	0 1 0
44	5 2 11	Louis Henry Samuel Stein, executor of the will of Bernard Stein, late of Claremont, land owner, deceased, as registered proprietor, and Louis H. S. Stein as owner	Portion of Canning Loc. 2, being Lot 295 on Plan 2880, Raleigh Street	386	116	0 0 31.7
45	6 19 4½	Louis Henry Samuel Stein, of Perth, Architect, executor of the will of Bernard Stein, deceased, as registered proprietor, and Miss A. M. Sturman, as owner	Portion of Canning Loc. 2, being Lot 257 on Plan 2880, Raleigh Street	443	137	0 0 38
46	5 16 6	John Stewart, of 210 William Street, Perth, labourer, as registered proprietor, and John Stewart, as owner	Portion of Canning Loc. 2, being Lots 341 and 342 on Plan 2880, Bishopsgate Street	762	20	0 1 23.4
47	5 0 7	James Chandler, of 7 Napoleon Street, Cottesloe, storekeeper, as registered proprietor, and James Chandler, Campion, via Nungarin, as owner, Warrant 62/1924, J. and W. Bateman, c/o Unmack & Unmack, Howard Street, Perth	Portion of Canning Loc. 2, being Lots 352 and 353 on Plan 2880, Bishopsgate Street	757	7	0 1 23.4
48	5 2 11	William Francis Nolan, of Tammin, farmer, as registered proprietor, and William Francis Nolan, Tammin, as owner	Portion of Canning Loc. 2, being Lots 424 and 425 on Plan 2880, Bishopsgate Street	757	6	0 1 23.4
49	5 2 11	John William Croasdale, of Hay Street, Perth, livery stable proprietor as registered proprietor, and John W. Croasdale, City Mews, Hay Street, Perth, as owner	Portion of Canning Loc. 2, being Lot 419 on Plan 2880. Bishopsgate Street	659	13	0 0 31.7
50	5 2 11	William Albany Rayner, of Yarloop, clerk, as registered proprietor, and Louis H. S. Stein, as owner	Portion of Canning Loc. 2, being Lot 418 on Plan 2880. Bishopsgate Street	746	191	0 0 31.7
51	3 13 1	James Thomas Peet, estate agent, and Mabel Peet, married woman, both of Perth, as registered proprietors and Executors, Edward Ernest Farmer, c/o Curator of Intestate Estates, Perth, as owner	Portion of Canning Loc. 2, being Lot 98 on Plan 1740, Prince street	716	78	0 1 0
52	4 0 2	Walter Thomas Turner, of George Road, Geraldton, saddler, as registered proprietor and Walter Thomas Turner, c/o J. Wood, Snowden Street, Geraldton, as owner	Portion of Canning Loc. 2, being Lots 480 and 481 on Plan 2880, Planet Street	764	34	0 1 23.4
53	5 19 4½	Thomas Patrick Murphy, of Washington Street, Victoria Park, gentleman, as registered proprietor, and Executors Willoughby George Bell, c/o Mrs Ellie Richardson, Post Office, Richmeadows, via Kalgoorlie, or R. D. Lane, solicitor, Perth, as owners	Portion of Canning Loc. 2, being Lots 582 and 583 on Plan 1740, Planet Street	572	2	0 2 0

THE MUNICIPAL CORPORATIONS ACT, 1906—continued.

Municipality of Perth—Notice of Sale—continued.

Schedule—continued.

Cert.	Sum Due.	Name, Description and Address of Person appearing to have an Interest in the Land.	Description and Situation of Land.	Certificate of Title where Described.		Contents.
				Vol.	Fol.	
54	£ s. d. 10 4 8½	Annie Jane Forsberg, of Australind-Street, Claremont, married woman, as registered proprietor, and Executors Willoughby George Bell, as owners	Portion of Canning Loc. 2, being Lots 582 and 583 on Plan 2880, Planet-Street	678	73	a. r. p. 0 1 31·3
55	8 11 3½	Leslie Epis, of 32 Vivian-Street, Boulder City, miner, as registered proprietor and Executors Leslie Epis, c/o Mrs. Annie Mitchell, Pemberton, as owners	Portion of Canning Loc. 2, being Lots 686, 687 and 688 on Plan 2880, Kathleen-Street	819	184	0 2 15·1
56	5 19 4½	Louis Henry Samuel Stein executor of the will of Bernard Stein, late of Claremont, land owner, deceased, as registered proprietor and John and Annie Drysdale, c/o Mr. Drysdale, c/o Parker & Parker, Howard-Street, Perth, as owners	Portion of Swan Loc. 35 and Canning Loc. 2, being Lot 677 on Plan 2880, Kathleen-Street	420	45	0 0 38·6
57	3 7 11	Gilbert Stewart, of Kookynie, miner, as registered proprietor and Gilbert Stewart as owner	Portion of Canning Loc. 2, being Lots 272 and 273 on Plan 1740, Mars-Street	455	109	0 2 0
58	6 14 5½	James Thomas Pect, of Perth, estate agent as registered proprietor and Miss Margaret Logan as owner	Portion of Swan Loc. 35, being Lot 252 on Plan 1740, Mars-Street	453	181	0 1 0
59	7 3 10½	William Henry Croote, of Perth, farm hand as registered proprietor and William Henry Croote as owner	Portion of Canning Loc. 2, being Lot 806 on Plan 2880, Star-Street	555	80	0 0 31½
60	2 18 5	Morris Samuel, of Perth, financier, as registered proprietor and Morris Samuel, of 119 William-Street, Perth, as owner	Portion of Swan Loc. 35, being Lot 658 on Plan 1740, Star-Street	696	34	0 1 0
		Morris Samuel, of William-Street, Perth, financier as registered proprietor and Morris Samuel, of 119 William-Street, Perth, as owner	Portion of Swan Loc. 35, being Lot 659 on Plan 1740, Star-Street	730	159	0 1 0
61	7 3 10½	William Atkinson, of 77 Grasmere-Road, Lancaster, Lancashire, England, gardener, as registered proprietor and William Atkinson, 82 Aberdeen-Road, Lancaster, Lancashire, England, as owner	Portion of Swan Loc. 35, being Lot 922 on Plan 3334, Weston-Street	613	103	0 2 0
62	6 14 8½	George William Smyth, of Gas Works, Geraldton, gas fitter, as registered proprietor, and George William Smythe, Gas Works, Geraldton, as owner	Portion of Swan Loc. 35, being Lots 983 and 984 on Plan 3334, Marchamley-Street	626	152	1 0 0
63	5 10 5½	Edith Mary Claudine Veronica Kern, of Brown Mill, Greenbushes, married woman, as registered proprietor, and Edith Mary C. Kern, of 8 Star-Street, Carlisle, as owner	Portion of Swan Loc. 35, being Lots 1030 and 1031 on Plan 3334 Marchamley-Street	631	142	1 0 1·3
64	4 3 0	The Australian Investment Co., Ltd., Forrest Chambers, St. George's Terrace, Perth, as registered proprietors, and Mrs. A. Kerin, 73 Goldsworthy-Road, Claremont, as owner	Portion of Swan Loc. 35, being Lot 156 on Plan 2619, Goodwood-Parade	666	46	0 0 27·6

NARROGIN WATER SUPPLY.

Notice of intention to Construct Water Works in accordance with the provision of the Water Boards Act, No. 4, 1904.

NOTICE is hereby given that the Minister intends to proceed with Works as follows:—

Description of proposed Works.	Locality at which they will be constructed.	The purpose for which they are to be constructed and the parts of the Water Area to be supplied with Water.	The times when and Places at which the Plans, Specifications, and Books of Reference may be inspected.
The laying of a 1½ in. G.I. main, with all necessary valves and apparatus	From existing main in Daglish Street Westwards along Felspar Street to Location 652, as shown in red on Plan, P.W.D., W.A., 25997	To provide water to those portions of the townsite abutting on said proposed main	At the offices of the Minister for Water Supply, Sewerage, and Drainage, P.W.D., Perth, for one month on and after the 21st day of December, 1928, between the hours of 10 a.m. and 3 p.m.

Dated this 18th day of December, 1928.

JAS. CUNNINGHAM,
Minister for Water Supply, Sewerage and Drainage.

THE ROAD DISTRICTS ACT, 1919.

Nungarin Road Board—Pound By-laws.

P.W. 1066/22.

WHEREAS by "The Road Districts Act, 1919," the Nungarin Road Board is empowered to make By-laws for all or any purpose in the said Act mentioned, the Nungarin Road Board, in pursuance of the powers vested in the said Board under and by virtue of the said Act, do hereby make and publish the following By-law:—

Nungarin Road Board—Pound By-laws.

The Public Pound of the Nungarin Road Board shall be in the Danberrin Road or any other place the Board may from time to time determine.

Trespass Scale.

On unenclosed country lands—

- For every entire horse, ass, or bull—£4.
- For every other head of great cattle—3d.
- For every head of small cattle—1d.

On enclosed land, town, country, or suburban, not being a public street or thoroughfare—

- For every entire horse, ass, or bull—£4.
- For every mare, gelding, ass, pony, foal, cow, ox, steer, or calf—£1.
- For every goat or pig—1s. 6d.
- For every sheep—3d.

On public street or thoroughfare, park lands or cemeteries—

- For every entire horse, ass, or bull—£3.
- For every mare, gelding, ass, pony, foal, cow, ox, steer, or calf—£1.
- For every goat or pig—1s.
- For every sheep—1s.

Poundage Fees—

- For every head of great cattle—4s.
- For every head of small cattle—1s.

Sustenance Fees—

- For each horse, ass, or foal—3s. 6d. per day or part thereof.
- For each bull, cow, steer, heifer, or calf—3s. 6d. per day or part thereof.
- For each goat, pig, or sheep—1s. 6d. per day or part thereof.

Mileage Fee—1s. per mile.

The maximum distance for which persons driving cattle to a Public Pound shall be allowed mileage payment shall be ten miles.

Passed by resolution of the Nungarin Road Board this 9th day of July, 1928.

J. JOLLY,
Chairman.

F. B. MASON,
Secretary.

Recommended—

(Sgd.) ALEX. McCALLUM,
Minister for Works and Labour.

Approved by His Excellency the Governor in Executive Council this 28th day of November, 1928.

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

THE ROAD DISTRICTS ACT, 1919.

Claremont Road Board—By-laws relating to Buildings.

By-laws Nos. 7 and 8 (amended).

P.W. 6526/21.

BY-LAW No. 7 as published in the *Government Gazette* of the 10th August, 1928, is hereby amended by inserting in the first line thereof, after the word "erect" the following words, "a garage or stable or shed"; also to insert "or" before "any" in second line.

By-law No. 8 as published in the *Government Gazette* of the 10th August, 1928, is hereby amended by the deletion of Subclauses B, C, and D and inserting in lieu thereof clauses defining the following areas, as set out hereunder, within which no building plan shall be approved and no building erected the materials of the walls and party walls of which are deemed by the Board to be inferior to brick, stone, concrete, or re-inforced concrete:—

B. The whole of the North and Central Wards as defined in the *Government Gazette* of the 26th October, 1923;

C. All that portion of the district bounded on the North by Wood Street, on the East by Servetus Street, on the South by North Street, and on the West by Walpole Street, and including all allotments abutting on Walpole and Wood Streets.

Passed at a meeting of the Claremont Road Board held at Claremont on the 12th day of November, 1928.

[L.S.]

A. TERELINCK,
Chairman.

A. JENKINS,
Secretary.

Recommended—

(Sgd.) ALEX. McCALLUM,
Minister for Works and Labour.

Approved by His Excellency the Governor in Council this 12th day of December, 1928.

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

THE ROAD DISTRICTS ACT, 1919, AND THE MUNICIPAL CORPORATIONS ACT, 1906.

Department of Works and Labour,
P.W. 4007/19. Perth, 20th December, 1928.

IT is hereby notified, for general information, that His Excellency the Governor has approved of the termination of the authority issued to Mr. G. Varley and Mr. W. F. Colman as temporary Government Inspectors, under the provisions of "The Road Districts Act, 1919," and "The Municipal Corporations Act, 1906."

(Sgd.) C. A. MUNT,
Under Secretary for Works and Labour.

TENDERS ACCEPTED.

Department of Public Works and Labour,
Perth, 21st December, 1928.

THE following list of Tenders, recently accepted, is published for general information:—

Date of Acceptance, Name of Contractor, Description of Contract, and Amount.

- 17-12-28—J. Bald: Banksiadale School Quarters—Additions (7710), £196 17s.
- 18-12-28—Falkingham & Newman: Margaret River Hospital—New Nurses' Quarters and Rest Home (7692), £1,400 8s.
- 18-12-28—J. E. B. Cowell: Forests Department, Huntley—Overseers' Houses and Stable (7708), £3,469 6s.
- 19-12-28—G. Mortimore: Forests Department, Illawarra—Overseers' Houses, Huts, and Stables (7709), £2,352.
- 19-12-28—G. J. Fairbanks, Jun.: Nukarni—New School and Removal of Quarters from Morgans (7697), £947 2s. 8d.

By order of The Honourable the Minister for Public Works and Labour.

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

BUNBURY MUNICIPAL ELECTRIC LIGHTING, W.A.

Proposed Loan No. 23 of £16,000.

NOTICE is hereby given that the Council of the Municipality of Bunbury proposes to borrow the sum of Sixteen thousand pounds (£16,000) for the purpose of providing and installing machinery and other work required for a new electric light generating plant for Bunbury.

This loan will be raised by the sale of debentures, repayable in 60 equal half-yearly instalments of principal with interest at the rate of not more than 6 per cent. per annum. The said repayments to be made regularly each year until maturity, at the office of the Council, Stephen Street, Bunbury, where particulars of such works may be seen during office hours.

Dated this 17th day of December, 1928.

J. E. HANDS,
Mayor.

N. F. HAYNES,
Town Clerk.

THE WATER BOARDS ACT.

Water Rate for 1928-1929.

NOTICE is hereby given that the Rate Book for the year ending 31st October, 1929, of all rateable lands in the Wagin district now liable to be rated under the above-mentioned Act, has been made up, and that the Rate Book pertaining to such Water District may be inspected at the Wagin Water Board Office, Town Hall Buildings, Tudor Street, Wagin, on and after 7th January, 1929.

By order of the Board,

C. C. KEYSER,
Secretary.

Notice is hereby given that, under the powers conferred by the abovementioned Act, the Wagin Water Board has ordered a Rate of Sixpence in the £ for the Wagin Water District, to be made and levied for the year ending 31st October, 1929, upon all rateable land entered in the Rate Book, the making up of which is published in the *Government Gazette* of Friday, 21st December, 1928, and in the *Wagin Argus* of Thursday, 13th December, 1928; that the Minimum Rate for the abovementioned period on each separately assessed improved parcel of land, the annual rate of which at Sixpence in the £ would not exceed Ten shillings, shall be Ten shillings; that the Minimum Rate for the abovementioned period on each separately assessed parcel of unoccupied and unimproved land, the Annual Rate of which at Sixpence in the £ would not exceed Seven shillings and sixpence, shall be Seven shillings and sixpence.

E. H. HILL,
Chairman and Mayor.

C. C. KEYSER,
Secretary and Town Clerk.

Wagin, 12th December, 1928.

KELLERBERRIN VERMIN BOARD.

THE Kellerberrin Road Board, being the Board for the Kellerberrin Vermin District, by virtue of Section 96 of "The Vermin Act, 1918," hereby orders as follows:—The owner and occupiers of all holdings within the District of the Board shall commence the work of suppressing and destroying rabbits on such holdings and upon the road bounding or intersecting the same on or before the 14th day of January, 1929, and shall continue and systematically carry out the said work until the 30th May, 1929.

The means to be adopted for the carrying out of the said work are as follows:—Not less than four miles of furrow, with poison baits not more than four yards apart, must be done weekly for each 1,000 acres owned or occupied.

Passed at a meeting of the Kellerberrin Road Board on the 8th day of December, 1928.

E. DAVID,
Chairman.

T. R. MOODY,
Secretary.

WAGIN VERMIN BOARD.

Section 96, Vermin Act, 1918—Notice to owners and occupiers.

NOTICE is hereby given that all owners and occupiers of holdings in the Wagin Vermin District not exempted shall, on the 1st day of January, 1929, commence the work of rabbit destruction by poisoning, fumigating, digging out, or as directed, and must continue doing so to the satisfaction of the Board.

E. G. H. GANZER,
Chairman.

A. BILSTON,
Inspector.

17th December, 1928.

THE HEALTH ACT, 1911-19.

M.P.H. 4025/22; Ex. Co. 3553.

HIS Excellency the Governor in Council has been pleased to—

- (1) approve of the appointment made by the Commissioner of Public Health of William F. Cliff to be Inspector under the provisions of "The Health Act, 1911-19," for the Health Districts of North Fremantle and Cottesloe Beach, as from the 17th December, 1928, at a remuneration at the rate of £312 per annum;
- (2) approve of the proportional part of such remuneration by each local authority, as follows:—North Fremantle Municipal Council £195 per annum; Cottesloe Beach Road Board £117 per annum, payable fortnightly.

M.P.H. 447/18; Ex. Co. 3512.

HIS Excellency the Governor in Council has been pleased to appoint, under Section 21 of "The Health Act, 1911-19" (pursuant to the nomination in this behalf made under the said section by the ratepayers hereinafter mentioned)—James Hughes to be a member of the Midland Junction Municipal Council and to hold office thereon, and to represent on such Council the ratepayers of that area which has been annexed to the Midland Junction Municipal District by Order in Council made on the 1st day of June, 1911.

M.P.H. 812/25; Ex. Co. 3511.

HIS Excellency the Governor in Council approves to—

- (1) cancel Executive Council Minute paper No. 3347, and
- (2) declare the Osborne Park Health District to be a district under the provisions of Section 39 of "The Health Act, 1911-19," within which a Maximum Rate of 1¼d. in the £ on the capital unimproved value of the land may be levied for the financial year ending 30th June, 1929.

M.P.H. 4025/22; Ex. Co. 3553.

HIS Excellency the Governor in Council approves to cancel the remuneration of £2 2s. for each examination fixed to be paid to Miss E. Gill as an examiner under the Nurses' Registration Act (*vide* Ex. Co. approval No. 2811/25), and to insert in lieu thereof a remuneration of £3 3s.

EVERITT ATKINSON,
Commissioner of Public Health.

THE HEALTH ACT, 1911-19.

Amendment of By-laws.

M.P.H. 729/28; Ex. Co. No. 3753.

WHEREAS under the provisions of "The Health Act, 1911-19," a Local Health Authority may make By-laws, and may amend, repeal, or alter any By-laws so made: Now, therefore, the Subiaco Municipal Council, being the Local Health Authority for the Subiaco Municipal Health District, doth hereby amend its existing By-laws, published in the *Government Gazette* on the 28th day of May, 1915, as follows:—

Paragraph 2 of By-law No. 12 of Part I. is hereby repealed and the following By-law inserted in lieu thereof:—

By-law 12, paragraph 2:

When the property abuts on a right of way, access to the yard from the right of way shall be provided for the purpose of removing and replacing the rubbish receptacle.

Dated this 23rd day of October, 1928.

CHRIS. LUTH,
Town Clerk.

Confirmed by the Commissioner of Public Health for the State of Western Australia, this 14th day of December, 1928.

EVERITT ATKINSON,
Commissioner of Public Health.

Approved by His Excellency the Governor in Council this 19th day of December, 1928.

L. E. SHAPCOTT,
Clerk of the Council.

THE HEALTH ACT, 1911-19.

M.P.H. 1301/28; Ex. Co. No. 3755.

HIS Excellency the Governor in Council has been pleased to appoint Dr. Winifred Holloway to be a Medical Officer of Health under the provisions of "The Health Act, 1911-19."

M.P.H. 1854/28; Ex. Co. No. 3756.

HIS Excellency the Governor in Council has been pleased to declare the Health District of North Fremantle to be a district wherein an annual rate not exceeding ninepence in the pound on the annual value of the land may be levied.

EVERITT ATKINSON,
Commissioner of Public Health.

THE MINING ACT, 1904.

Department of Mines,
Perth, 19th December, 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 application for a Gold Mining Lease was approved, subject to survey:—

Goldfield.	District.	No. of Application.
Murchison	Mt. Magnet	1237M

The surrender of the undermentioned Gold Mining Lease was accepted:—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.
Yilgarn	3313	Glenelg Queen South ...	Dunleavy, Gordon.

The undermentioned Gold Mining Lease was declared forfeited for breach of labour conditions and prior right of application is granted under Section 107, Subsection (1):—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.	Name of person to whom prior right of application is granted.
East Coolgardie	5426E	Croesus South ...	Grundt, William	Riley, James.

Mineral Lease.

The undermentioned application for a Mineral Lease was approved, subject to survey:—

Mineral Field.	District.	No. of Application.
Northampton	293

THE MINING ACT, 1904.

Licenses to Treat Tailings.

Department of Mines,
Perth, 19th December, 1928.

HIS Excellency the Governor, by virtue of the powers conferred under Section 112 of "The Mining Act, 1904," has been pleased to grant licenses to treat tailings as shown below.

S. W. MUNSIE,
Minister for Mines.

No.	Corr. No.	Licensee.	Goldfield.	Locality.	Period.
234H (1N/28)	1496/28	Caddy, George Beaumont; Caddy, John	Murchison	Late G.M. Lease N 1324N	12 months from 1-1-1929.
235H (2N/28)	1497/28	do. do.	do.	Late G.M. Lease N 1408N	do.
236H (3N/28)	1498/28	do. do.	do.	Late G.M. Lease N 1223N	do.

THE MINING ACT, 1904.

Authority to Mine on Reserved and Exempted Land.

Department of Mines,
Perth, 19th December, 1928.

1733/18.
HIS Excellency the Governor, by virtue of the powers conferred under Section 30 of "The Mining Act, 1904," has been pleased to grant, conditionally, Terence Weir authority to mine No. 431H (1/28) on certain reserved and exempted land, within Temporary Reserve No. 487H, situated quarter mile South-West of Galena, Northampton Mineral Field; to be held as Prospecting Area No. 145.

S. W. MUNSIE,
Minister for Mines.

THE MINING ACT, 1904.

Authority to Mine on Reserved and Exempted Land.

Department of Mines,
Perth, 19th December, 1928.

1451/28.
HIS Excellency the Governor, by virtue of the powers conferred under Section 30 of "The Mining Act, 1904," has been pleased to grant, conditionally, Francis Curtin Murray authority to mine No. 432H (9E/28) on certain reserved and exempted land, within the Townsite of Kalgoorlie, East Coolgardie Goldfield; to be held as Prospecting Area No. 2273E.

S. W. MUNSIE,
Minister for Mines.

APPOINTMENTS.

Department of Mines,
Perth, 19th December 1928.

HIS Excellency the Governor in Executive Council has been pleased to make the following appointments:—

1669/28.—Ivor William Thomas as Acting Mining Registrar at Marble Bar, Pilbara Goldfield; to date from the 14th day of December, 1928.

1678/28.—Edward McGinn as Acting Warden of the Broad Arrow, Dundas, East Coolgardie, Coolgardie, North-East Coolgardie, North Coolgardie, and Mt. Margaret Goldfields during the absence of the Warden.

1674/28.—Edward McGinn (Acting Warden of the East Coolgardie Goldfield) as the Acting Nominee of the Workers' Relief Fund during the absence of the Warden; the said Acting Nominee to be Acting Chairman of the Board of Control of the Workers' Relief Fund, with the privilege of a casting vote.

M. J. CALANCHINI,
Under Secretary for Mines.

APPOINTMENT.

(35th Victoria, No. 3.)

HIS Honour the Chief Justice has been pleased to appoint Brian Denis Canny, of Perth, 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 acknowledgement by a married woman to be used in the Supreme Court of Western Australia. The Commis-

sion to remain in force until the said Brian Denis Canny ceases to reside in Western Australia aforesaid, or until he ceases to practise the profession of a Solicitor there, or until revoked.

T. F. DAVIES,
[L.S.] Registrar Supreme Court.
Supreme Court Office,
Perth, 19th December, 1928.

APPOINTMENT.

(35th Victoria, No. 3.)

HIS Honour the Chief Justice has been pleased to appoint George Whittindale Gwynne, of Perth, 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 acknowledgement by a married woman to be used in the Supreme Court of Western Australia. The Commission to remain in force until the said George Whittindale Gwynne ceases to reside in Western Australia aforesaid, or until he ceases to practise the profession of a Solicitor there, or until revoked.

T. F. DAVIES,
[L.S.] Registrar Supreme Court.
Supreme Court Office,
Perth, 19th December, 1928.

APPOINTMENTS

(under Section 5 of "The Registration of Deaths and Marriages Amendment Act, 1907," and Section 2 of "The Registration of Births, Deaths, and Marriages Act Amendment Act, 1914").

Registrar General's Office,
R.G. No. 107/28. Perth, 13th December, 1928.

IT is hereby notified, for general information, that Constable A. E. Morgan has been appointed to act, temporarily, as Assistant District Registrar of Births, Deaths, and Marriages for the Murray Registry District, to reside at Dwellingup, *vice* Constable A. Moore transferred; appointment to date from 13th December, 1928.

Registrar General's Office,
R.G. No. 108/28. Perth, 15th December, 1928.

IT is hereby notified, for general information, that Constable H. W. Rowbottom has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the Moora Registry District, to reside at Dalwallinu; appointment to date from 17th December, 1928.

Registrar General's Office,
R.G. No. 109/28. Perth, 17th December, 1928.

IT is hereby notified, for general information, that Mr. I. W. Thomas has been appointed to act, temporarily, as District Registrar of Births, Deaths, and Marriages for the Pilbara Registry District, to reside at Marble Bar, *vice* Mr. J. Mills; appointment to date from 15th December, 1928.

S. BENNETT,
Registrar General.

Registrar General's Office,
Perth, 20th December, 1928.

IT is hereby notified, for general information, that the names of the undermentioned Ministers have been duly removed from the register in this office of Ministers registered for the Celebration of Marriages throughout the State of Western Australia:—

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.
		<i>Roman Catholic Church.</i> (Archdiocese of Perth.)		
855	Dec. 17	The Rev. Thomas O'Connor	North Perth	Perth.
859	Dec. 17	The Rev. John Moloney	do.	do.
878	Dec. 17	The Rev. Michael McEncoe	Perth	do.
		<i>Roman Catholic Church.</i> (Diocese of Geraldton.)		
1329	Dec. 17	The Rev. Constantine O'Hare	Dongara	Irwin.
		<i>The Methodist Church of Australasia.</i>		
1656	Dec. 19	The Rev. Charles Cutts	Esperance	Esperance.
1639	Dec. 19	The Rev. Frank Edward Mills	Pinjarrah	Murray.

S. BENNETT,
Registrar General.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department Concerned.	Rate.
982/28	1928. Dec. 13	L. Bullen	204A, 1928	Motor Transport of Passengers, Mail, Goods and Parcels to and from the Woorloo Sanatorium, during a period of Three Years, commencing 1st January, 1929— Item 1 (per return trip) Item 2A (per consignment) Item 2B " " Item 2c " " Item 3 (per ton) ...	C.S.D.	3/- 6d. 9d. 1/- 6/3.
1010/28	Dec. 13	Monteath & Sons Pty., Ltd.	214A, 1928	Cast Iron Pipes, 12ft. long x 9/16in. metal, delivered at Contractors' Storage Depot— Item 1, 8in. dia., 70 only Item 2, 9in. dia., 310 only	Metropolitan Water Supply	£16 per ton.
889/28	Dec. 13	Geo. Wills & Co., Ltd.	188A, 1928	Round M.S. Rods, delivered F.O.R. Harbour Works, Geraldton— Items 1, 2, 3 and 4 ... Item 5 ... Item 6 ...	Works and Labour	£14 7s. 1d. ton. £14 11s. 2d. ton. £15 7s. 5d. ton.
"	Dec. 13	Harris, Searfe & Sandovers, Ltd.	"	Black Iron Wire, No. 16, S.W.G., delivered F.O.R. Harbour Works, Geraldton—Item 7, 1 ton	Works and Labour	£26 ton.
978/28	Dec. 13	Urlich Bros.	211A, 1928	Tuart Logs, 500 loads, delivered F.O.R., Pinjarra or Coolup	Railways	£2 1s. 6d. per load.
924/28	Dec. 13	C. Davidson	208A, 1928	Purchase of Kitchen Waste from Immigrants' Home, Fremantle, 1929	Immigration	£5 per annum.
985/28	Dec. 13	A. Tate	199A, 1928	Shoeing Horses controlled by the Stock Department during 1929— Item 1 ... Item 2 ... Item 3 ... Item 4 ... Item 5 ... Item 6 ... Item 7 ... Item 8 ...	Agricultural	10/- per set. 5/- per half set. 5/- per set. 2/6 per half set. 12/- per set. 6/- per half set. 6/- per set. 3/- per half set
1050/28	Dec. 13	W.A. Forge Co., Ltd.	224A, 1928	Purchase of two old Boilers ...	Works and Labour	£1 for the two.
1045/28	Dec. 13	Hume Steel, Ltd. ...	222A, 1928	3795 lin. feet 2lin. dia. steel Pipes	Metropolitan Water Supply	15/- per lin. ft.
903/28	Dec. 13	J. C. Semkin	203A, 1928	Removal of Bodies to Fremantle Morgue Outside 6 mile radius ...	Police	£1 per body. 3/- per mile extra.
903/28	Dec. 13	H. Goss	202A, 1928	Removal of Bodies to Boulder Morgue Outside 6 mile radius ...	Police	£2 per body. 2/- per mile extra.
903/28	Dec. 13	W. Strother	202A, 1928	Removal of Bodies to Kalgoorlie Morgue Outside 6 mile radius ...	Police	£1 10s. per body. 1/9 per mile extra.
1068/28	Dec. 17	J. E. Stevens	225A, 1928	Purchase of "Austin" Motor Car (Engine No. 4, P.T. 4081)	Premier's	£30.
"	Dec. 17	B. Bennett	"	Purchase of Second-hand Cars— "Ford" (Engine No. C 476071) ... "Ford" (Engine No. C 480371) ... "Whippet" (Engine No. 9636293) ... "Chevrolet" (Engine No. 2587045) ...	do.	£17 10s. 0d. £20 5s. 0d. £32 5s. 0d. £27 10s. 0d.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—*continued.*

Tenders for Government Supplies.

Date of advertising.	Schedule No.	Supplies required.	Date of closing.
1928.			1929.
Nov. 1 ...	212A, 1928 ...	Car and Wagon Tyres, 500 only	Jan. 3.
Dec. 20 ...	237A, 1928 ...	Cast Iron Split Collars for 30in. main, 160 only	Jan. 10
Dec. 20 ...	236A, 1928 ...	Hopper Ballast Wagons, 9 cub. yards capacity, 10 only	Jan. 17
Nov. 29 ...	227A, 1928 ...	Tramcar Tyres: For Pony Wheels, 100 only; for Driving Wheels, 200 only ...	Jan. 24
Nov. 8 ...	216A, 1928 ...	Unit Pulverised Coal Plant	Feb. 7
Oct. 16 ...	190A, 1928 ...	General Design for a Ferry Launch for the South Perth Ferry Service, and the Supply and Installation of the necessary Machinery	Feb. 14
		<i>For Sale by Tender.</i>	
Dec. 20 ...	235A, 1928 ...	"Ford" Motor Truck, Second-hand, as it now stands at the Woorlooloo Sanatorium, where inspection can be made	Jan. 10
		<i>Surplus Government Property.</i> <i>Vehicles:—</i>	
		Offers are invited for a number of second hand drays now stored in the Government Plant Store, Jewell Street, East Perth, where they may be inspected during ordinary office hours. Offers will be entertained for one or more of the vehicles available for disposal, and all offers must be made in writing to the Plant Engineer, Department of Works and Labour, Perth.	

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 20th day of December, 1928.

H. C. TRETOWAN,
Chairman W.A. Government Tender Board.

Western Australia.

THE COMPANIES ACT, 1893.

Australian Optical Company, Limited.

NOTICE is hereby given that the office and place of business of the abovenamed Company in Western Australia is situate at No. 177 Murray Street, Perth, and that Arthur Edward Kelly, of 177 Murray Street, Perth aforesaid, is the Attorney for the Company in the State of Western Australia.

Dated this 30th day of November, 1928.

ROBINSON, COX & WHEATLEY,
20 Howard Street, Perth,

Solicitors for the said Company in Western Australia.

In the matter of "The Companies Act, 1893," and in the matter of Commonwealth Catering Co., Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situated at 7-11 Warwick House (Third Floor), St. George's Terrace, Perth, and will be open and accessible to the public between the hours of 9 a.m. and 1 p.m. and 2 p.m. and 5 p.m. on week days, and from 9 a.m. to 12 noon on Saturday.

W. A. CARCARY,
Attorney.

W. A. Carcary, Halvorsen & Co., Professional Accountants and Auditors, Warwick House, St. George's Terrace, Perth, W.A.

INDUSTRIAL ACCEPTANCE CORPORATION
(AUSTRALASIA), LIMITED.

NOTICE is hereby given that the situation of the Registered Office of the abovenamed Company in the State of Western Australia has been changed to 41-45 Pier Street, Perth.

Dated this 14th day of December, 1928.

STONE, JAMES & CO.,
Solicitors for the Company in Western Australia.

MOTOR DEALERS CREDIT CORPORATION,
LIMITED.

NOTICE is hereby given that the situation of the Registered Office of the abovenamed Company in the State of Western Australia has been changed to 41-45 Pier Street, Perth.

Dated this 14th day of December, 1928.

STONE, JAMES & CO.,
Solicitors for the Company in Western Australia.

Western Australia.

THE COMPANIES ACT, 1893.

W. H. Burford & Sons, Limited.

NOTICE is hereby given that the power of Attorney bearing date the 10th day of April, 1901 given by the abovenamed Company in favour of William Slattery, of Victoria Park, in the State of Western Australia, Company Manager, has been revoked, and that by a power of Attorney bearing date the 7th day of December, 1928, the said Company appointed Charles Hudson, of Phillimore Street, Fremantle, in the said State, Company Director, to be its Attorney in the said State.

Dated the 19th day of December, 1928.

PARKER & PARKER,
Solicitors for the abovenamed Company,
21 Howard Street, Perth.

In the matter of "The Companies Act, 1893," and in the matter of Soanesville Asbestos Syndicate, Limited.

NOTICE is hereby given that the Registered Office of Soanesville Asbestos Syndicate, Limited, is situated at 69 St. George's Terrace, Perth, and is open and accessible to the public on week days between the hours of 9 a.m. and 5 p.m. and on Saturdays between the hours of 9 a.m. and 12 noon, except on holidays, and that the Attorney for the said Company in Western Australia is Herbert Richard Sleeman, of Whim Creek, of St. George's Terrace, Perth, Mining Engineer.

Dated this 13th day of December, 1928.

LOHRMANN & TINDAL,
Perpetual Trustees Buildings,
89 St. George's Terrace, Perth,
Solicitors for the Company.

THE COMPANIES ACT, 1893.

The Nugget Polish Company of Australia Proprietary, Limited.

NOTICE is hereby given that the Registered Office or place of business of the above Company in Western Australia is situate at 79/80 A.M.P. Building, Perth, and that the said office will be open to the public for the transaction of business between the hours of 9 a.m. and 5 p.m. on week days, excepting Saturdays, when the hours will be from 9 a.m. to 12 noon.

Dated this 14th day of December, 1928.

F. R. BOYCE,
Attorney in Western Australia for above Company.

THE COMPANIES ACT, 1893.

Aqua Proofing Company, Limited.

NOTICE is hereby given that the Registered Office of Aqua Proofing Company, Limited, is situate at 201 Murray Street, Perth, and that the days and hours during which such office is accessible to the public are 10 a.m. to 4 p.m. on all week days (not being public holidays), except Saturdays, when the hours will be 10 a.m. to 12 noon.

Dated the 14th day of December, 1928.

F. W. DORNEY,

Trinity House, 70 St. George's Terrace, Perth,
Solicitor for the said Aqua Proofing Company, Limited.

THE COMPANIES ACT, 1893.

Westralian Kimberley Oil Company, Limited.

NOTICE is hereby given that the Registered Office of Westralian Kimberley Oil Company, Limited, is situated at 66 Commercial Union Chambers, St. George's Terrace, Perth, and is open and accessible to the public on all week days (except Saturdays and public holidays), from 10 a.m. till 5 p.m., and from 10 a.m. to 12 noon on Saturdays.

Dated this 14th day of December, 1928.

GERLOFF & McMILLAN,
Solicitors for the Company.

THE COMPANIES ACT, 1893.

Mechanical Supplies, Limited.

NOTICE is hereby given that the office or place of business in Western Australia of Mechanical Supplies, Limited, is situate at Railway Parade, West Perth, and that Robert Fraser, of the same place, Business Manager, is Attorney of the said Company in Western Australia.

Dated the 18th day of December, 1928.

DARBYSHIRE & GILLETT,
Commercial Bank Chambers,
St. George's Terrace, Perth,

Solicitors for the said Company in Western Australia.

THE COMPANIES ACT, 1893.

South-West Motors, Limited.

AT an extraordinary general meeting of South-West Motors, Limited, duly convened and held at the Registered Office of the Company situate at Stephen Street, Bunbury, in the State of Western Australia, on the 31st day of May, 1928, the following special resolution was duly passed:—"That the Company be voluntarily wound up and that Frank Dilloway Slee, of Bunbury, be appointed Liquidator."

Dated this 19th day of December, 1928.

A. J. FLANAGAN,
Chairman.

THE COMPANIES ACT, 1893.

Java Traders, Limited—Notice of Situation of Registered Office.

NOTICE is hereby given that the Registered Office of Java Traders, Limited, is situated at No. 9, Second Floor, Surrey Chambers, St. George's Terrace, Perth. The office will be accessible to the public on week days between the hours of 10 a.m. and noon, and 2 p.m. and 4 p.m., excepting Saturdays and public holidays.

Dated the 14th day of December, 1928.

SCOTT, CARR & HINES, LTD.,
Surrey Chambers, St. George's Terrace, Perth.

THE COMPANIES ACT, 1893.

Notice of Voluntary Liquidation.

NOTICE is hereby given that, at a meeting of the shareholders of A. E. Berry, Ltd., held on the 15th December, 1928, a special resolution was passed to the effect that the Company be voluntarily liquidated as from the 31st December, 1928.

(Signed) E. R. BERRY,
Secretary.

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 Buffalo Lodge, Limited.

Dated this 14th day of December, 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 Aqua Proofing Company, Limited.

Dated this 14th day of December, 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 Westralian Kimberley Oil Company, Limited.

Dated this 14th day of December, 1928.

T. F. DAVIES,
Registrar of Companies.

Supreme Court Office, Perth, W.A.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership which has for some time past been carried on by Samuel James Carpenter and Clarence Roy Cooper, under the style of "Carpenter and Cooper," at High Street, Fremantle, in the business of Grocers and Storekeepers, will be dissolved by mutual consent on the 15th day of December, 1928, and that in future the said business will be carried on by Samuel James Carpenter on his own account.

Dated this 13th day of December, 1928.

S. J. CARPENTER.
C. R. COOPER.

Signed by both the abovenamed in the presence of—
William E. Slattery, Solicitor, Fremantle.

Stawell, Hardwick & Forman, Solicitors, The Bank of
Adelaide Chambers, Fremantle.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Francis James Bonnett and Arthur Dower, carrying on business as Carriers, at Perth, in the State of Western Australia, under the style or firm-name of "Dower and Bonnett," has been dissolved as from the 12th day of December, 1928, so far as concerns the said Arthur Dower, who then retired from the said firm. All debts due to and owing by the said late firm will be received and paid respectively by the said Francis James Bonnett, who will continue to carry on the said business.

Dated the 14th day of December, 1928.

F. J. BONNETT.
ARTHUR DOWER.

Darbyshire & Gillett, Commercial Bank Chambers, 42
St. George's Terrace, Perth, Solicitors for the
Partners.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of John Joseph Short, formerly of Kodj Kodjin, in the State of Western Australia, one time a member of His Majesty's Forces, and late of Kulin, in the said State, Farmer, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands upon or against the Estate of John Joseph Short, formerly of Kodj Kodjin, in the State of Western Australia, one time a member of His Majesty's Forces, and late of Kulin, in the said State, Farmer, 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 Administrator with the Will annexed of the real and personal Estate of the said deceased, at the offices of the said Company, at 135 St. George's Terrace, Perth, on or before the 21st day of January, 1929; and, further, that at the expiration of the last-mentioned date the said Administrator 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 11th day of December, 1928.

PARKER & PARKER,
21 Howard Street, Perth,
Solicitors for the said Administrator.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of John Hebdon Wood, late of "Lake Side," Peppermint Grove, in the State of Western Australia, Gentleman, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands upon or against the Estate of John Hebdon Wood, late of "Lake Side," Peppermint Grove, in the State of Western Australia, Gentleman, 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 January, 1929; 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 the 14th day of December, 1928.

PARKER & PARKER,
21 Howard Street, Perth,
Solicitors for the said Executor.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the Estate of Anna Maria Marmion, formerly of Perth, in the State of Western Australia, but latterly of London, in England, Widow, deceased (intestate).

NOTICE is hereby given that all persons having claims against the Estate of the abovenamed and described deceased (intestate) are hereby required to send particulars thereof in writing to the Administrator, The West Australian Trustee, Executor, and Agency Company, Limited, St. George's Terrace, Perth, on or before the 21st day of January, 1929, and that at the expiration of that date the Administrator will distribute the assets of the said deceased among the persons lawfully entitled thereto, having regard only to such claims of which the Administrator shall have had notice.

Dated the 17th day of December, 1928.

NORTHMORE, HALE, DAVY & LEAKE,
Halsbury Chambers, Howard Street, Perth,
Solicitors for the Administrator,
the West Australian Trustee, Executor, and
Agency Company, Limited.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Thomas Millar, late of Geraldton, in the State of Western Australia, Carpenter, deceased.

Notice to Creditors.

ALL persons having claims against the Estate of the abovenamed deceased are required to send particulars of such claims to the West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's Terrace, Perth, the Executor of the Will of the deceased, on or before the 21st day of January, 1929, after which date the said Company will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to those claims of which particulars have been given.

Dated the 17th day of December, 1928.

NAIRN & McDONALD,
Commercial Travellers' Association Buildings,
69 St. George's Terrace, Perth,
Solicitors for the West Australian Trustee, Executor,
and Agency Company, Limited.

NOTICE TO CREDITORS.

Re Charles James Gregory, deceased.

NOTICE is hereby given that all persons having claims against the Estate of Charles James Gregory, late of Biberkine, Northam, in the State of Western Australia, Farmer, deceased, are requested to send particulars of the same in writing to the Administratrix of the Estate of the deceased, care of Messrs. Pearson Lyon & Son, Solicitors, Fitzgerald Street, Northam, on or before the 21st day of January, 1929, after which date the Administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice.

Dated this 18th day of December, 1928.

PEARSON LYON & SON,
Solicitors for the Executrix,
129 Fitzgerald Street, Northam.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of William Jones Hughes, formerly of Ajana, in the State of Western Australia, Leaseholder, but latterly of Federal Hotel, Wellington Street, Perth, and Bulong Avenue, Belmont, in the said State, Prospector and Poultry Farmer, deceased.

NOTICE is hereby given that all persons having any claim or demands against the Estate of the abovenamed deceased are hereby required to send particulars of the same in writing to Parker and Roe, Solicitors for the Executrix of the Will of the abovenamed deceased, at the address hereunder, on or before the 21st day of January, 1929, after which date the said Executrix 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 notice shall have been had.

Dated this 14th day of December, 1928.

PARKER & ROE,
of 19 Howard Street, Perth,
Solicitors for the Executrix.

THE W.A. INDUSTRIAL GAZETTE.

(Published Quarterly.)

The Annual Subscription will be Three shillings and sixpence, and the charge for a single copy, One shilling. The subscription may be sent to the Government Printer, Perth.

THE LAND ACT AND AMENDMENTS.

Amendment of Regulations for the conversion of Leasehold of Town and Suburban Lots to Fee Simple.

Department of Lands and Surveys, Corr. 1072/17. Perth, 19th December, 1928.

HIS Excellency the Governor in Executive Council has been pleased to amend the above Regulations by altering Clause 3 to read as follows:—

(3) The purchase price must be paid with the application and the prescribed conditions of the lease as to improvements must have been fulfilled.

By deleting all words in Clause 5 except the following:—

“The fee payable for the Crown Grant is £1 10s. 0.”

By deleting from Form No. 1 the words—“Received £..... the first instalment of purchase money due” and “License issued.”

C. G. MORRIS, Under Secretary for Lands.

The amended Regulations shall therefore read as follows:—

TOWN AND SUBURBAN LOTS—REGULATIONS FOR THE CONVERSION OF LEASEHOLD TO FEE SIMPLE.

1. An application for leave to surrender a lease of a Town and Suburban Lot or Suburban Lot for Cultivation and to obtain a grant in fee simple in lieu thereof may be in the Form No. 1 in the Schedule.

2. The application must be accompanied by the lease with a surrender thereof in the Form No. 2 in the Schedule, and the Titles Office fee of £1. If more than one lease is surrendered on the same form a fee of 10s. is required for each additional lease.

3. The purchase price must be paid with the application, and the prescribed conditions of the lease as to improvements must have been fulfilled.

4. All rent accrued due under the lease to the date of application must be paid.

5. The fee payable for the Crown Grant is £1 10s.

Form No. 1.

L. & S. 3125/16. S. 237.

H.O. Correspondence No..... D.O. Correspondence No.....

“THE LAND ACT, 1898.”

Application for Grant in fee simple of a Town or Suburban Lot in lieu of Lease.

Appln. No. { Place Date

I HEREBY apply to surrender my Crown Lease No..... Section No..... for the Lot described below, and for a grant in fee simple in lieu thereof, under the provisions of Section 5 of “The Land Act Amendment Act, 1917.”

Table with 6 columns: Lot No., Name at full length, Address and Calling of Applicant, Area, Name of Town or Suburban Area, Street, Price.

Signature of Applicant..... Received this Application on the..... day of..... 192, with deposit of £..... Under Secretary for Lands. Received £..... Accountant. Date..... Application approved for sale to a depth of..... feet, below the natural surface, at fixed price of £..... An officer authorised in this behalf. By order of the Minister for Lands. Date.....

Office References.

Applicants are requested not to write in this space.

I HEREBY CERTIFY that £....., being the full amount of purchase money and fees, has been paid.

....., Accountant.

Conditions fulfilled..... Date....., 192

Permit to occupy issued to..... Date..... 192

Crown Grant issued. Date..... 192

L. & S. 3125

16.

Form 2.

S. 250.

WESTERN



AUSTRALIA.

56 V., No. 14. s. 82, Schedule 7.

SURRENDER OF CROWN LEASE.

I, (Name in full, address and calling)..... being registered as the proprietor of an estate in leasehold in the land hereinafter described, subject to the encumbrances notified hereunder, in consideration of the grant to me in fee simple of the holding pursuant to Section 5 of “The Land Act Amendment Act, 1917.”

DO HEREBY surrender to His Majesty, King George the Fifth, all my estate and interest in ALL THAT piece of land being..... Town (or Suburban) Lot No....., the subject of Crown Lease No..... Section No....., and 192

I,..... Under Secretary for Lands for Western Australia, acting for the Minister for Lands hereby accept this surrender for and on behalf of His Majesty.

Dated the..... day of....., One thousand nine hundred and..... Signed, sealed, and delivered by the said..... in the presence of.....

Signed by the said Under Secretary for Lands, and sealed with the seal of the Minister for Lands, in the presence of.....

* To be attested by the Registrar of Titles, or an Assistant Registrar, or by a Justice of the Peace, Notary Public, Solicitor of the Supreme Court, Commissioner for taking Affidavits, Postmaster, Postmistress, Minister of Religion, or any other person authorised in that behalf by the Governor in Council.

(On back of form.)

ENCUMBRANCES REFERRED TO.

Form for recording transfer details: Lodged Registered at day of 192, in Volume Polihun and numbered TRANSFER 192. Registrar of Titles. Dated No. 192 TRANSFER. No. 192

Sch. 20, 56 V., No. 14, s. 145.

DECLARATION OF ATTESTING WITNESS.

Appeared before me at..... the..... day of..... One thousand nine hundred and..... the attesting witness to this instrument, and declared that he personally knew..... the person signing the same and whose signature the said..... attested, and that the name purporting to be the signature of the said..... is his own handwriting, and that he was of sound mind, and freely and voluntarily signed such instrument.

(Signature, Designation, and Address).....

SECTION 85.

I certify that the within-named..... came the..... day of....., One thousand nine hundred and..... before me at..... and acknowledged apart from any person that the within document (which I did not prepare and under which I am not interested) was understood by her, and that she signed it without coercion.

(Signature, Designation, and Address).....

NOTE.—Within the limits of Western Australia: This acknowledgment can only be certified under the hand of the Registrar, or some Assistant Registrar, or a Commissioner for taking Affidavits in the Supreme Court of Western Australia.

Without the limits of Western Australia: Under the hand of a Commissioner for taking Affidavits for the State of Western Australia.

NOTICE.

THE GOVERNMENT GAZETTE.

The *Government Gazette* is published on Friday in each week, unless otherwise interfered with by Public Holidays or other unforeseen circumstances.

SUBSCRIPTIONS.—The Subscription to the "*Government Gazette*" is as follows:—30s. per annum, 17s. 6d. per half year, and 10s. per quarter, including postage. Single copies 9d.; previous years, up to ten years 1s. 6d., over ten years 2s. 6d.; postage 1d. extra.

Subscriptions are required to commence and terminate with a month.

SPECIAL NOTICE.

ADVERTISEMENTS.—Notices for insertion must be received by the Government Printer **BEFORE TEN O'CLOCK a.m. on THURSDAY**, the day preceding the day of publication, and are charged at the following rates:—

For the first eight lines, 5s.;
For every additional line, 5d.,
and half-price for each subsequent insertion.

To estimate the cost of an advertisement, count nine words to a line; heading, signature, and date being reckoned as separate lines.

All fees are payable in advance. Remittances should be made by money order, postal note, or cheque. Exchange must be added to cheques.

All communications should be addressed to "The Government Printer, Perth"

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