



Government Gazette

OF

WESTERN AUSTRALIA.

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No. 2.]

PERTH : FRIDAY, JANUARY 11.

[1935.]

The Fisheries Act, 1905-21.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Sir James Mitchell,
TO WIT. } K.C.M.G., Lieutenant-Governor in and
JAMES MITCHELL, over the State of Western Australia
Lieutenant-Governor. and its Dependencies in the Commonwealth
[L.S.] of Australia.

615/32.

WHEREAS by Section 9 of "The Fisheries Act, 1905-21," it is provided that the Governor may by Proclamation prohibit all persons from taking any fish whatsoever in every or any specified portion of Western Australian waters by means of fishing nets and fishing lines, or either of such means of capture, or by any other specified means of capture, for any specified term: Now, therefore I, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do hereby, in exercise of the powers aforesaid and of every other power enabling me in this behalf, proclaim and declare as follows:—That all that portion of Western Australian waters defined in the Schedule hereto shall be closed against the use of fishing nets as from the 1st day of January, 1935, until the 31st day of December, 1935, inclusive.

Schedule.

Port Dongarra (Dongarra):—All that area of Western Australian waters at Port Dongarra (Dongarra) commencing at high-water mark at a point 200 yards North of the Dongarra Jetty; thence extending in a North-Westerly direction to a distance of 200 yards; thence in a South-Westerly direction to a distance of one half-mile, and thence in a South-Easterly direction to a point on the foreshore 200 yards South of the said Jetty.

Given under my hand and the Public Seal of the said State, at Perth, this 28th day of December, 1934.

By His Excellency's Command,

J. WILLCOCK,
for Premier.

GOD SAVE THE KING !!!

The Fisheries Act, 1905-21.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Sir James Mitchell,
TO WIT. } K.C.M.G., Lieutenant-Governor in and
JAMES MITCHELL, over the State of Western Australia
Lieutenant-Governor. and its Dependencies in the Commonwealth
[L.S.] of Australia.

630/24.

WHEREAS by Section 9 of "The Fisheries Act, 1905-21," it is provided that the Governor may by Proclamation prohibit all persons from taking any fish whatsoever in every or any specified portion of Western Australian waters by means of fishing nets and fishing lines, or either of such means of capture, or by any other specified means of capture, for any specified term: Now, therefore I, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do hereby, in exercise of the powers aforesaid and of every other power enabling me in this behalf, proclaim and declare as follows:—That all those portions of Western Australian waters defined in the Schedule hereto shall be closed against the use of fishing nets as from the 1st day of January, 1935, until the 31st day of December, 1935, inclusive.

Schedule.

Carlecup Creek (near Kojonup):—The whole of the waters of Carlecup Creek.

Hotham River:—The whole of the waters of the Hotham River.

Salt River (or Pallinup Estuary):—The whole of the waters of the Salt River (or Pallinup Estuary).

Bremer (or Wellstead) Estuary:—The whole of the waters of the Bremer (or Wellstead) Estuary.

Wilson's Inlet (Channel Entrance):—The whole of the waters of the Channel Entrance to Wilson's Inlet South of a line drawn from the North-Western corner of Block No. 1828 on the Eastern side of the said Inlet to the North-Eastern corner of Block No. 2014 on the Western side of the Inlet.

Scarborough Beach:—All that area of Western Australian waters at Scarborough Beach commencing at the Western extremity of Pool Street and extending in a

Southerly direction to the Western extremity of Manning Street and to a width of one-half mile from high-water mark.

Given under my hand and the Public Seal of the said State, at Perth, this 28th day of December, 1934.

By His Excellency's Command,

J. WILLCOCK,
for Premier.

GOD SAVE THE KING !!!

The Road Districts Act, 1919-1933.

Melville Road District.

PROCLAMATION

WESTERN AUSTRALIA, { By His Excellency Sir James Mitchell,
TO WIT. } K.C.M.G., Lieutenant-Governor in and
JAMES MITCHELL, over the State of Western Australia
Lieutenant-Governor, and its Dependencies in the Commonwealth
[L.S.] of Australia.

P.W. 865/31.

WHEREAS it is enacted by Section 5 of "The Road Districts Act, 1919-1933," that, for the purposes of the said Act, the word "Town" or "Townsit" means and includes, *inter alia*, any land (including privately owned subdivided land) which the Governor may see fit, as he is hereby empowered, to declare by Proclamation to be a Town or Townsite for the purposes of the said Act: And whereas all that the land situate within the Melville Road District, more particularly described, defined, and delineated in the Schedule hereunder, is land which the Governor may by virtue of Section 5 of the said Act declare by Proclamation to be a Town or Townsite for the purposes of the said Act: And whereas it is deemed desirable and expedient that the said land shall be a Townsite for the purposes of the said Act: Now, therefore I, the said Lieutenant-Governor, acting with the advice and consent of the Executive Council, and in exercise of the power conferred upon me by the said Act and of all other powers in this behalf me enabling, do hereby declare that all that the land situate within the Melville Road District, more particularly described, defined, and delineated in the Schedule hereto, shall be a Townsite, to be known as "Applecross," within the meaning and for the purposes of "The Road Districts Act, 1919-1933."

Schedule.

Bounded on the Westward, Northward, and Eastward by part of the District boundary (left bank of the Swan River) from its junction with the South-Western side of Road No. 6225 to the South side of Canning Road, on the Southward by the Southern side of Canning Road and the South-Western side of Road No. 6225 to the starting point. (3 members.)

Given under my hand and the Public Seal of the said State, at Perth, this 28th day of December, 1934.

By His Excellency's Command,

(Sgd.) J. WILLCOCK,
Acting Minister for Works.

GOD SAVE THE KING !!!

Vermin Act, 1918.

PROCLAMATION

WESTERN AUSTRALIA, { By His Excellency Sir James Mitchell,
TO WIT. } K.C.M.G., Lieutenant-Governor in and
JAMES MITCHELL, over the State of Western Australia
Lieutenant-Governor, and its Dependencies in the Commonwealth
[L.S.] of Australia.

WHEREAS it is provided by "The Vermin Act, 1918," that "Vermin" means and includes any animal or bird mentioned in the Third Schedule of the said Act, and such other animals or birds, the names of which the Governor may by Proclamation add to the said Schedule, and it is further provided by such Act, that any such Proclamation may be restricted in its operation to any portion of the State, to be defined by the Proclamation: And whereas it is desirable to declare "Kangaroos" to be vermin within the portions of the State hereinafter mentioned: Now, therefore I, the said Lieutenant-Gov-

ernor, by and with the advice and consent of the Executive Council, do by this Proclamation add "Kangaroos" to the Third Schedule of the said Act: Provided, however, that this Proclamation shall be restricted in its operation to the Wagin Vermin District.

Given under my hand and the Public Seal of the said State, at Perth, this 28th day of December, 1934.

By His Excellency's Command,

H. MILLINGTON,
Minister for Agriculture.

GOD SAVE THE KING !!!

The Abattoirs Act, 1909—Metropolitan District.

PROCLAMATION

WESTERN AUSTRALIA, { By His Excellency Sir James Mitchell,
TO WIT. } K.C.M.G., Lieutenant-Governor in and
JAMES MITCHELL, over the State of Western Australia
Lieutenant-Governor, and its Dependencies in the Commonwealth
[L.S.] of Australia.

PURSUANT to Section 3 of "The Abattoirs Act, 1909," I, the said Lieutenant-Governor, do hereby amend the present District, constituted and known as the Metropolitan District by Proclamations in the *Government Gazette* of the 2nd day of June, 1916, and the 27th day of July, 1928, by adding thereto the lands described in the Schedule, and henceforth the lands described in the Schedule and the lands at present constituting the said Metropolitan District, as set out in the said Proclamations, shall together constitute and be known as the Metropolitan District for the purpose of the said Act.

Given under my hand and the Public Seal of the said State, at Perth, this 28th day of December, 1934.

By His Excellency's Command,

H. MILLINGTON,
Minister for Agriculture.

GOD SAVE THE KING !!!

Schedule.

All that District comprising the lands in the State situate within the following boundaries:—Starting from a point 1½ miles South of Warbrook Siding on the Midland Railway Company of Western Australia's railway line to Geraldton; thence due West for six miles; thence due North for 1¼ miles; thence due East for 1¾ miles; thence due South for 1¼ miles; thence due West to starting point, 7½ miles.

PROCLAMATION

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

WESTERN AUSTRALIA, { By His Excellency Sir James Mitchell,
TO WIT. } K.C.M.G., Lieutenant-Governor in and
JAMES MITCHELL, over the State of Western Australia
Lieutenant-Governor, and its Dependencies in the Commonwealth
[L.S.] of Australia

Corr. No. 3614/24.

WHEREAS by "The Transfer of Land Act, 1893, Amendment Act, 1896" (60 Vict., No. 22), the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of portion of Nelson Location 73, the subject of Diagram 5803, registered in the Office of Titles in Volume 813, Folio 117: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, portion of Nelson Location 73 aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 28th day of December, 1934.

By His Excellency's Command,

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

GOD SAVE THE KING !!!

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this Twenty-eighth day of December, 1934, the following Orders in Council were authorised to be issued:—

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

ORDER IN COUNCIL.

M.W.S. 1330/34.

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 Lieutenant-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:—The construction, as a reticulation work, of a 6-inch diameter stoneware pipe sewer, with manholes and all other apparatus connected therewith:—Commencing at Manhole No. 528, situated in Location 14, Marine Parade, about 15 feet West and 5 feet North of the North-West corner of Lot 8, Hamersley Street, and proceeding East through Location 14, Marine Parade, for a distance of 142 feet to Manhole No. 529, situated about 3 feet West of the East boundary of Location 14, Marine Parade; thence South through Location 14, Marine Parade, and Lots 8, 7, 5, 6, 4, Hamersley Street, for a distance of 266 feet, to Manhole No. 530, situated in the North-East corner of Lot 3, Hamersley Street; thence South through Lot 3, Hamersley Street, for a distance of 103 feet to an inspection opening situated at the South boundary of Lot 2, Hamersley Street, in lieu of the 6-inch diameter sewer between Manhole No. 528 situated in Location 14, Marine Parade, about 15 feet West and 5 feet North of the North-West corner of Lot 8, Hamersley Street, and proceeding South across Location 14, Marine Parade, and along Hamersley Street for a total distance of 485 feet to Manhole No. 530 situated opposite the North-West corner of Lot 1, Hamersley Street, which were portions of the works as advertised in the *Government Gazette* of Western Australia on the 19th day of October, 1934, and as detailed in the plans and specifications therein referred to; also commencing at Manhole No. 533 situated in Marine Parade about 10 feet South of the North boundary of Eileen Street and 5 feet West of the East boundary of Marine Parade, and proceeding East across Marine Parade and along Eileen Street for a distance of 146 feet to Manhole No. 534 situated in Eileen Street about 3 feet West and 10 feet South of the South-East corner of Lot 10, Marine Parade; thence North across Eileen Street and through Lots 10, 11, Marine Parade, for a distance of 164 feet to Manhole No. 535 situated in the North-East corner of Lot 12, Marine Parade; thence East through Lots 9, 8, 7, 36, Eileen Street, and Lots 35, 34, Eric Street, for a distance of 204 feet to Manhole No. 536 situated in the South-West corner of part Lot 33, Eric Street; thence East for a distance of 50 feet through part Lot 33, Eric Street, to an inspection opening situated in the South-West corner of part Lot 32, Eric Street, in lieu of the 6-inch diameter sewer between Manhole No. 533 situated in Marine Parade about 10 feet South of the North boundary of Eileen Street and 5 feet West of the East boundary of Marine Parade and proceeding East across Marine Parade and along Eileen Street for a total distance of 385 feet to an inspection opening situated opposite the South-West corner of Lot 39, Eileen Street, which were portions of the works as advertised in the *Government Gazette* of Western Australia on the 19th day of October, 1934, and as detailed in the plans and specifications therein referred to.

This Order in Council shall take effect from the Eleventh day of January, 1935.

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

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

ORDER IN COUNCIL.

M.W.S. 929/34.

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 Lieutenant-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:—The construction, as a reticulation work, of a 6-inch diameter stoneware pipe sewer, with manholes and all other apparatus connected therewith:—Commencing at Manhole No. 242 situated in Claremont Crescent about 5 feet South of the North boundary of Claremont Crescent and 5 feet East of the West boundary of Australind Street, and proceeding North across Claremont Crescent and along Australind Street for a distance of 183 feet to Manhole No. 247 situated opposite the South-East corner of Lot 14, Australind Street; thence West across Australind Street and through Lot 14, Australind Street, for a distance of 170 feet to Manhole No. 248 situated in the South-East corner of Lot 24, Saladin Street, in lieu of the 6-inch diameter sewer between Manhole No. 242 situated in Claremont Crescent about 5 feet South of the North boundary of Claremont Crescent and 5 feet East of the West boundary of Australind Street, and proceeding North across Claremont Crescent and along Australind Street for a distance of 128 feet to Manhole No. 247 situated opposite the North-East corner of Lot 4, Australind Street; thence West across Australind Street and through Lots 4 and 15, Australind Street, for a distance of 170 feet to Manhole No. 248 situated in the South-East corner of Lot 23, Saladin Street, which were portions of the works as advertised in the *Government Gazette* of Western Australia on the 6th day of July, 1934, and as detailed in the plans and specifications therein referred to.

This Order in Council shall take effect from the Eleventh day of January, 1935.

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

The Land Act, 1933.

ORDER IN COUNCIL.

Corr. No. 14606/08.

WHEREAS by Section 33 of "The Land Act, 1933," 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 the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 21307 (Narngulu Lot 73) should vest in and be held by the Geraldton Road Board in trust for the purpose of Recreation: Now, therefore, His Excellency the Lieutenant-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 Geraldton Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 37 of the said Act.

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

The Land Act, 1933.

ORDER IN COUNCIL.

Corr. No. 10439/97.

WHEREAS by Section 33 of "The Land Act, 1933," 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 the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. "A" 20215, at Yunderup, should vest in and be held by the Murray Road Board in trust for the purpose of a National Park: Now, therefore, His Excellency the Lieutenant-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 Murray Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 37 of the said Act.

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

The Land Act, 1933.

ORDER IN COUNCIL.

Corr. No. 272/25.

WHEREAS by Section 33 of "The Land Act, 1933," 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 the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 17810, at Codjatotine Pool, should vest in and be held by Messrs. Edward Murray Mundy, Charles Edmund Potts, and Allen Stanley Loney, in trust for the purpose of a Hall Site and Recreation Ground: Now, therefore, His Excellency the Lieutenant-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. Edward Murray Mundy, Charles Edmund Potts, and Allen Stanley Loney in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 37 of the said Act.

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

The Land Act, 1933.

ORDER IN COUNCIL.

Corr. No. 1893/95.

WHEREAS by Section 33 of "The Land Act, 1933," 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 the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 2959 (Pinjarra Lot 120) should vest in and be held by the Murray Road Board in trust for the purpose of Public Utility: Now, therefore, His Excellency the Lieutenant-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 Murray Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 37 of the said Act.

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

Abolition of Greenmount Health District under the provisions of "The Health Act, 1911-19."

ORDER IN COUNCIL.

M.P.H. 189/30; Ex. Co. No. 2677.

WHEREAS it is enacted by Section 19 of "The Health Act, 1911-19," that the Governor may abolish any Health District constituted by the Governor under the said Act: And whereas it is desired to abolish the Health District which was so constituted: Now, therefore, His Excellency the Lieutenant-Governor of Western Australia, by and with the advice and consent of the Executive Council, does hereby abolish the Greenmount Health District.

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

Constitution of Mundaring Health District under the provisions of "The Health Act, 1911-19."

ORDER IN COUNCIL.

M.P.H. 189/30; Ex. Co. No. 2677.

WHEREAS it is enacted by Section 19 of "The Health Act, 1911-19," that the Governor may constitute any portion of the State, not being a Municipal District, a Health District, with such boundaries and by such name as may be specified in the order: And whereas it is desired to constitute all that portion of the State which is comprised within the boundaries of the Mundaring Road District to be a Health District, under the provisions of the said Act: Now, therefore, His Excellency the Lieutenant-Governor of Western Australia, by and with the advice and consent of the Executive Council, does hereby constitute the aforesaid portion of the State to be a Health District, by the name of the Mundaring Health District, under the provisions of "The Health Act, 1911-19."

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

JUSTICES OF THE PEACE.

Premier's Department,
Perth, 9th January, 1935.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the following appointments to the Commission of the Peace:—

James Henry Ellingham, Esquire, of Aldersyde, as a Justice of the Peace for the York Magisterial District;

Francis James Coote, Esquire, of Norseman, as a Justice of the Peace for the Dundas Magisterial District;

Charles Birch, Esquire, of Southern Cross, as a Justice of the Peace for the Yilgarn Magisterial District in lieu of the Murchison Magisterial District.

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

THE AUDIT ACT, 1904.

The Treasury,
Treasury No. 1473/31. Perth, 2nd January, 1935.

IT is hereby published, for general information, that Mr. M. B. Wills has been appointed Receiver of Revenue for the State Government Insurance Office for the period 2nd to the 5th January, 1935.

Treasury No. 686/29.

IT is hereby published, for general information, that Mr. B. G. W. Allan has been appointed Receiver of Revenue for the Bruce Rock Water Supply.

The Treasury,
Treasury No. 378/29. Perth, 3rd January, 1935.

IT is hereby published, for general information, that Mr. L. T. Hickey has been appointed Certifying Officer for the Railway Department as from the 8th December, 1934.

The Treasury,
Treasury No. 686/29. Perth, 4th January, 1935.

IT is hereby published, for general information, that Mr. S. C. Bruce has been appointed Receiver of Revenue for the Department of Works and Labour, Cue.

A. BERKELEY,
Under Treasurer.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-33.

NOTICE is hereby given that the following Stay Order has lapsed:—

Farmer's Name.	Address.	Date Stay Order Lapsed.
Passanisi, O. & S. ...	Utakarra	9-1-1935

W. A. WHITE,
9th January, 1935.

Director.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-33.

NOTICE is hereby given that the following Change of Receivership has been effected:—

Farmers' Name.	Address.	Former Receiver.	Receiver now Acting.
Dearling, Alfred Coryndon, and Dearling, Florence Adelaide	Wubin and Marinup	A. Henderson, Northam	H. E. B. Smith, Perth.

7th January, 1935.

W. A. WHITE,
Director.

APPOINTMENTS.

Chief Secretary's Department,
Perth, 3rd January, 1935.

HIS Excellency the Lieutenant-Governor in Council has been pleased to—

760/34.—Approve of the appointment of Robert John Usher as Instructor in Printing at the Fremantle Prison as from the 10th December, 1934, and to cancel Executive Council Minute No. 2398 of the 29th November, 1934;

504/33.—Appoint the Rev. G. R. Holland to be Anglican Chaplain, Fremantle Prison, vice the Rev. F. M. Oliver, resigned, from the 10th December, 1934;

1557/19.—Appoint F. I. Bray to be the Deputy of the Chief Protector of Aborigines, in accordance with Section 7 of "The Aborigines Act, 1905," during the absence on leave of the Chief Protector of Aborigines as from the 31st December, 1934;

214/19.—Approve of the appointment of the following persons as members of the Prison Gate Committee for the year ending 31st December, 1935:—Reverend D. I. Freedman (Chairman); Inspector A. H. Bulley (Vice-Chairman); Reverends E. H. O. Nye (Hon. Secretary), J. Neville, and A. E. Bree; D. R. Jones, Major N. Adams, Mrs. C. Adams, Major D. Sawkins and Major Isabel Ferguson of the Salvation Army; Mrs. Ryan, Mrs. Farrelly, and Sister Alice.

778/28.—Appoint Joseph Robert Campbell and David Allan Watson to be members of the Western Australian Fire Brigades Board for the term ending 31st December, 1936; and to appoint Joseph Robert Campbell to be President of the Board.

F. J. HUELIN,
Under Secretary.

REGISTRATION OF BIRTHS, DEATHS, AND MARRIAGES ACT, 1894.

Chief Secretary's Department,
Perth, 3rd January, 1935.

HIS Excellency the Lieutenant-Governor in Council has been pleased to approve of the following regulation under "The Registration of Births, Deaths, and Marriages Act, 1894":—

In the case of an illegitimate child, the District Registrar shall not enter in the register the name of any person as the father of such child, unless at the joint request of the mother and of the person acknowledging himself to be the father of such child, and such person shall, in such case, sign the register together with the mother, and the surname of the child shall be deemed and taken to be the same as the surname of the father.

This regulation is subject to and does not affect the provisions of "The Legitimation Act, 1909-1926."

F. J. HUELIN,
Under Secretary.

THE LUNACY ACT, 1903-20.

Chief Secretary's Department,
Perth, 9th January, 1935.

THE following List of Licensed Houses for the Reception of the Insane as at 1st January, 1935, is published in accordance with Section 40 of "The Lunacy Act, 1903-20":—

Licensee and Location:—Miss I. Parsons, 13 Beach Street, Cottesloe Beach.

F. J. HUELIN,
Under Secretary.

THE HOSPITALS ACT, 1927.

M.P.H. 245/31; Ex. Co. No. 2674.
HIS Excellency the Lieutenant-Governor in Council has appointed, under the provisions of "The Hospitals Act, 1927," Dr. C. R. Dunkley to be a member of the Visiting and Advisory Committee to the Fremantle Hospital, during the absence on leave of Dr. A. H. Gibson.

F. J. HUELIN,
Under Secretary.

THE HEALTH ACT, 1911-33.

M.P.H. 189/30; Ex. Co. No. 2677.
HIS Excellency the Lieutenant-Governor in Council has been pleased to direct that the Mundaring Road Board shall be the Local Health Authority for the Mundaring Health District.

EVERITT ATKINSON,
Commissioner of Public Health.

THE HEALTH ACT, 1911-33.

Resolution.

M.P.H. 358/22; Ex. Co. No. 2679.
WHEREAS by Section 295 of "The Health Act, 1911-33," it is provided that the Governor may cause to be prepared Model By-laws for all or any of the purposes for which By-laws may be made by a Local Authority under any of the provisions of the said Act, and that a Local Authority may of its own motion by resolution adopt the whole or any portion of such By-laws; and whereas Model By-laws have been prepared in accordance with the provisions of the said section (and published in the *Government Gazette* on the 8th day of April, 1927): Now, therefore, it is resolved and determined by the Esperance Road Board, being a Local Health Authority within the meaning of the said Act, that the whole of such Model By-laws be adopted for the Esperance Health District.

Dated this 13th day of September, 1934.

H. C. SIMS,
Secretary.

Confirmed by the Commissioner of Public Health for the State of Western Australia this 30th day of November, 1934.

EVERITT ATKINSON,
Commissioner of Public Health.

Approved by His Excellency the Lieutenant-Governor and Administrator in Council this 28th day of December, 1934.

L. E. SHAPCOTT,
Clerk of the Council.

Police Department,
Perth, 4th January, 1935.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Council has approved of the appointment of 3rd Class Inspector J. S. Simpson as Chief Inspector of Weights and Measures and Officer in Charge of the Liquor Inspection Branch as from the 17th December, 1934.

(Sgd.) D. HUNTER,
Commissioner of Police.

Police Department,
Perth, 4th January, 1935.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Council has approved of the following promotions:—

2nd Class Inspector W. V. McGuiness to the rank of 1st Class Inspector of Police;

3rd Class Inspector H. E. Notley to the rank of 2nd Class Inspector of Police;

3rd Class Sergeant S. R. Lewis, No. 927, to the rank of 3rd Class Inspector of Police.

Such appointments to date from the 14th December, 1934.

(Sgd.) D. HUNTER,
Commissioner of Police.

Perth, 9th January, 1935.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appointment of Chief Inspector David Hunter as Commissioner of Police as from the 4th December, 1934, and of 1st Class Inspector G. V. Purdue to the rank of Chief Inspector of Police as from the 11th December, 1934.

H. MILLINGTON,
Minister for Agriculture and Police.

Office of Public Service Commissioner,
Perth, 10th January, 1935.

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

Ex. Co. 2479; P.S.C. 541/34—N. A. Young, Clerk, Information and Inspection Branch, Lands and Surveys Department, to be Clerk Assistant, Applications Branch, at a salary of £305 per annum as from 2nd January, 1935;

Ex. Co. 2386; P.S.C. 468/34—S. C. Bruce, Clerk of Courts, etc., Bruce Rock, Crown Law Department, to be Mining Registrar, etc., Cue, Mines Department, at a salary of £340 per annum as from 22nd December, 1934;

Ex. Co. 2639; P.S.C. 456/32—Jean Elizabeth Thomas, under Section 28 of the Public Service Act, to be Junior Clerk, Shorthandwriting and Typing, Lands and Surveys Department, at a salary of £90 per annum as from 6th June, 1934;

Ex. Co. 2639; P.S.C. 231/34—Mavis Selina Grace Barnes, under Section 28 of the Public Service Act, to be Junior Clerk, Shorthandwriting and Typing, Chief Secretary's Department, at a salary of £90 per annum as from 11th June, 1934;

Ex. Co. 2639; P.S.C. 556/34—A. Maloney, Junior Clerk, Shorthandwriting and Typing, Metropolitan Water Supply Department, to be Clerk, Shorthandwriting and Typing, Mental Hospitals Branch, Chief Secretary's Department, at a salary of £155 per annum as from 13th December, 1934;

Ex. Co. 2639; P.S.C. 462/30—Raymond Hamilton Fisher, under Section 28 of the Public Service Act, to be Junior Clerk, Farmers' Debts Adjustment Branch, at a salary of £115 per annum as from 1st June, 1934;

Ex. Co. 1402; P.S.C. 267/34—T. P. Gedwin, Engineer's Clerk, Public Works Department, to be Clerk (Checking), Accounts Branch, at a salary of £290 per annum as from 26th July, 1934;

Ex. Co. 2639; P.S.C. 345/34—G. F. Jeffrey, to be Clerk, Relief Branch, Department of Employment and Industrial Development, at a salary of £280 per annum as from 1st January, 1934.

Ex. Co. 2476; P.S.C. 547/34—C. P. Mathea, Inspector, Audit Department, to be Inspecting Accountant, Treasury Department, at a salary of £405 per annum as from 7th January, 1935.

Also of the acceptance of the following resignation:—

Ex. Co. 2639; P.S.C. 78/26—I. E. M. Williams, Draftswoman, Public Works Department, as from 24th December, 1934.

G. W. SIMPSON,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
Lands and Surveys	Clerk (Checking), Accounts Branch	£260—£305	1935.
Mines	Mining Registrar, etc., Leonora	£280—£340	12th January.
Chief Secretary's	Clerk, Shorthand-writing and Typing	£145—£195	19th January. do.

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

G. W. SIMPSON,
Public Service Commissioner.

Crown Law Department,
Perth, 10th January, 1935.

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

Constable G. R. Johnson as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Pinjarra, during the absence on leave of Constable E. B. Richardson;

A. F. N. Schroder as Electoral Registrar and Returning Officer for the Pilbara Electoral District, vice N. N. Houston;

Jack Dyson as Returning Officer for the Roebourne Electoral District, vice A. Christie;

F. E. McCaw as Returning Officer for the South Fremantle Electoral District, vice M. S. Benbow;

M. S. Benbow as Acting Returning Officer for the Middle Swan Electoral District, vice H. G. Kirkby, retired;

A. Frappell as Electoral Registrar for the Albany Electoral District and Returning Officer for the Albany Electoral District, and the South-East Province, vice A. B. Smith, transferred;

W. Petterson as Acting Electoral Registrar and Returning Officer for the Collie Electoral District, vice A. Frappell, transferred.

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

Constable S. Dewar as Bailiff of the Mullewa Local Court, vice Constable B. McGowan, transferred;

Constable Larson as Assistant Bailiff of the Cue Court at Reedy.

Constable B. McGowan as Bailiff of the Moora Local Court, vice Constable J. A. Kevan, transferred.

RAVENSTHORPE LOCAL COURT.

THE Hon. Minister for Justice has appointed the fourth Thursday in the months of January, March, May, July, September, and November as the dates for the holding of the Local Court at Ravensthorpe.

H. G. HAMPTON,
Under Secretary for Law.

THE LICENSING ACT, 1911-1922.

Notice as to Roll being available for Inspection. A PETITION for a Publican's General License, signed by electors living in the statutory area specified by Sub-section (3) of Section 47 of "The Licensing Act, 1911-22," being within a radius of forty chains from the premises known as the "King Edward Hotel," situated at the corner of Hay and Pier Streets, Perth, and erected upon all that piece of land, being portion of Perth Town Lot A10, Reg. Vol. 1015, Fol. 800, and which said land is situated within the Licensing District of Perth, has been referred by His Excellency the Lieutenant-Governor to the Licensing Court for inquiry.

A Roll, containing the names of those persons who were qualified as electors for the election of a Member of the Legislative Assembly under the provisions of "The Electoral Act, 1907-1921," in the statutory area at the date of the presentation of the Petition, has been compiled by the Chief Electoral Officer, and may be inspected at the office of the State Licensing Court for a period of fourteen days from this date, during which period objections to any elector whose name appears on the Roll may be lodged with the Clerk of the Licensing Court, at Perth, on the prescribed form, by any elector whose name appears on the Roll as prepared by the Chief Electoral Officer, each objection to be accompanied by a fee of 2s. 6d.

Dated this 11th day of January, 1935.

M. J. CAHILL,
Chairman Licensing Court.

IN THE MATTER OF THE LICENSING ACT, 1911
(CONSOLIDATED)

and in the matter of a Petition for authority to grant
a New License.

TO His Excellency Sir James Mitchell, K.C.M.G.,
Lieutenant-Governor of the State of Western Australia.

The humble Petition of the undersigned, being a majority of the electors living in the area hereinafter defined, showeth as follows:—

(1) That your petitioners constitute a majority in number of the electors living in an area comprised within a circle having a radius of forty chains from the centre of all that piece of land situate at the corner of Beaufort Street and Fifth Avenue, Inglewood, and being portion of Swan Location Y, and being Lot 191 on Plan 2671; also portion of Swan Location Y, and being Lot 192 on Plan 2671, and which said land is situate within the Licensing District of Canning, in the said State.

(2) That there has been an increase in population in such area and that such increase is likely to be permanent.

(3) That there are insufficient licensed premises to meet public requirements within such area.

(4) That it is desirable that a Publican's General License should be granted in respect of premises to be erected on the land mentioned and set forth in paragraph 1 hereof.

(5) That the said land is a suitable place for such a license.

Your petitioners therefore humbly pray that the Licensing Court may, pursuant to the powers in that behalf contained in "The Licensing Act, 1911 (Consolidated)," have authority to grant a new Publican's General License for premises to be erected on the said land.

And your Petitioners will ever pray, etc.

No. on Petition 1, No. on Roll 212, Signature, T. Wilf Atkinson, Occupation and Address, grocer, 915 Beaufort st.; 2, 2629, E. Greening, home duties, 910 Beaufort st.; 3, Supp., H. Greening, grocer, 910 Beaufort st.; 4, 2136, L. Fickling, storekeeper, 875 Beaufort st.; 5, 5823, A. Schenberg, bootmaker, 868 Beaufort st.; 6, 541, N. Bickford, dentist, 864 Beaufort st.; 7, 4359, H. McKenzie, storekeeper, 843 Beaufort st.; 8, 3427, J. H. Johns, hairdresser, 853 Beaufort st.; 9, 3428, M. Johns, domestic duties, 853 Beaufort st.; 10, 2814, E. F. Hardwick, married, 833 Beaufort st.; 11, 255, E. Bailey, married, 831 Beaufort st.; 12, 1134, C. Chandler, house duties, 829 Beaufort st.; 13, 3272, Harry Hunt, shopkeeper, 865 Beaufort st.; 14, 211, Sigrid Atkinson, home duties, 915 Beaufort st.; 15, 7338, B. Woodman, teacher, 831 Beaufort st.; 16, 260, P. B. Bailey, motor agent, 831 Beaufort st.; 17, 7339, C. A. Woodman, motor mechanic, 831 Beaufort st.; 18, 5825, D. Schenberg, married, 868 Beaufort st.; 19, 5977, D. Shepherd, married, 877 Beaufort st.; 20, 2813, A. E. Hardwick, gas worker, 833 Beaufort st.; 21, 3919, Harold List, motor driver, 91 Central ave.; 22, 3917, F. List, gardener, 91 Central ave.; 23, 1236, G. Cleal, engine-driver, 103 Central ave.; 24, 2706, R. Haley, traveller, 189 Central ave.; 25, 6341, M. Stokes, married, 61 North st.; 26, 6245, V. Spencer, married, 69 North st.; 27, 6243, C. Spencer, bank clerk, 69 North st.; 28, 583, F. Blackmore, married, 65 North st.; 29, 1812, G. Dorney, married, 61 North st.; 30, 730, C. H. Bradshaw, married, 63 North st.; 31, 6488, E. L. Taylor, married, 59 North st.; 32, 732, G. W. Bradshaw, agent, 63 North st.; 33, 735, W. H. Bradshaw, nil, 63 North st.; 34, 1940, E. Filby, domestic servant, 6 Queen's cres.; 35, 5395, E. Rayner, partner H. Rayner & Sons, 33 North st.; 37, 3125, H. T. Hollingsworth, accountant, 35 North st.; 38, 3127, R. E. Hollingsworth, housewife, 35 North st.; 39, 3124, H. Hollingsworth, prospector, 35 North st.; 40, 6822, A. F. Waddell, housewife, 113 Second av.; 41, 2382, Geo. J. Gason, traveller, 37 North st.; 42, 2383, H. Gason, married, 37 North st.; 43, 7417, A. E. Young, storeman, 43 North st.; 44, Supp., A. E. Gason, 45 North st.; 45, Supp., E. N. Gason, 45 North st.; 46, 3049, R. Hillard, analyst brewer, 49 North st.; 47, 3048, D. E. Hillard, married, 49 North st.; 48, 2468, E. J. Glaskin, dressmaker, 49 North st.; 49, 1813, W. Dorney, salesman, 61 North st.; 50, 584, F. J. Blackmore, electrical engineer, 65 North st.; 51, 1249, O. G. Clift, horsedriver, 65 North

st.; 52, 6248, V. Spencer, clerk, 69 North st.; 53, 4400, E. McPherson, home duties, 75 North st.; 54, 4401, H. McPherson, bootmaker, 75 North st.; 55, 5396, L. R. Rayner, manufacturer, 33 North st.; 56, 5763, J. S. Rutherford, house duties, 131 Second ave.; 57, 110, H. Andrews, cabinetmaker, 125 Second ave.; 58, 111, M. Andrews, home duties, 125 Second ave.; 59, 4589, J. K. Moffett, plasterer, 119 Second ave.; 60, Supp., J. E. Waddell, departmental manager, 113 Second ave.; 61, Supp., E. Knight, married, 63 Second ave.; 62, 2978, E. Henry, married, 59 Second ave.; 63, 739, M. Brady, married, 47 Second ave.; 64, 929, J. Burnett, civil servant, 45 Second ave.; 65, 927, H. L. Burnett, home duties, 45 Second ave.; 66, 5072, A. J. Peiree, railway employee, 41 Second ave.; 67, 5074, J. Peiree, home duties, 41 Second ave.; 68, 6849, L. Walkemeyer, home duties, 37 Second ave.; 69, 623, H. E. Bonney, widow, 25 Second ave.; 70, 6494, M. Taylor, home duties, 23 Second ave.; 71, 5878, E. R. Scott, bootmaker, 115 Second ave.; 72, 5636, D. F. Robinson, mechanic, 109 Second ave.; 73, 3247, T. J. Hughes, accountant, 97 Second ave.; 74, 3699, P. H. Knight, milliner, 63 Second ave.; 75, 738, J. Brady, auditor, 47 Second ave.; 76, 6848, B. Walkemeyer, manager, 37 Second ave.; 77, 4733, J. H. Napier, draftsman, 29 Second ave.; 78, Supp., J. Mill, clerk, 13 Second ave.; 79, 4500, M. Mill, married, 13 Second ave.; 80, Supp., C. H. Myers, labourer, 59 Second ave.; 81, 3311, Fitz B. Hynam, storeman, 117 Second ave.; 82, 1820, M. Dow, married, 111 Second ave.; 83, Supp., M. Thompson, married, 112 Second ave.; 84, 1819, J. J. Dow, pastrycook, 111 Second ave.; 85, 867, H. S. Browne, clerk, 123 Second ave.; 86, 5650, Jean Robinson, married, 109 Second ave.; 87, 4651, M. Morris, carter, 99 Second ave.; 88, 4652, R. Morris, married, 99 Second ave.; 89, 6345, Alice Stone, married, 97 Second ave.; 90, 3244, L. O. Hughes, married, 97 Second ave.; 91, 6462, M. H. Sykes, home duties, 107 Second ave.; 92, 4439, A. Meharry, married, 93A Second ave.; 93, 1643, C. Davies, plumber, 93 Second ave.; 94, 2922, G. L. Hayes, married, 83 Second ave.; 95, 5492, J. G. Rhode, contractor, 77 Second ave.; 96, 4003, F. M. Lucas, home duties, 77 Second ave.; 97, 2921, G. C. Hayes, messenger, 83 Second ave.; 98, 3920, S. List, hairdresser, 91 Central ave.; 99, 2713, E. R. Hall, builder, 93 Second ave.; 100, 1665, R. B. Davies, married, 93 Second ave.; 101, 7340, S. A. Woodman, housewife, 831 Beaufort st.; 102, 4312, R. E. McGovern, housewife, 824 Beaufort st.; 103, 5981, W. J. Shepherd, baker, 877 Beaufort st.; 104, 4313, W. F. McGovern, butcher, 824 Beaufort st.; 105, 6720, W. Turnbull, butcher, 159 Seventh ave.; 106, 69, N. F. Allen, storekeeper, 815 Beaufort st.; 107, 214, M. Attrill, home duties, 813 Beaufort st.; 108, 4120, C. W. Mapp, chemist, 811 Beaufort st.; 109, 4121, P. Mapp, home duties, 811 Beaufort st.; 110, 215, R. Attrill, storekeeper, 813 Beaufort st.; 111, 5641, H. Robinson, unemployed, 865 Beaufort st.; 112, 5381, H. Ratcliffe, unemployed, 865 Beaufort st.; 113, 7022, J. E. Weaver, police constable, 816 Beaufort st.; 114, 3212, E. Howell, pensioner, 816 Beaufort st.; 115, 7021, H. Weaver, home duties, 816 Beaufort st.; 116, Supp., B. Dean, hairdressing, 811 Beaufort st.; 117, 2816, E. Hardwick, clerk, 833 Beaufort st.; 118, 3556, A. Keech, motor driver, 216 Ninth ave.; 119, 2719, M. Hall, tailoress, 73 Central ave.; 20, Supp., R. O'Neill, —, 73 Central ave.; 121, 7175, Theo. Wilke, trainer, 113 Ninth ave.; 122, 7174, Thelma Wilke, home duties, 113 Ninth ave.; 123, 6791, M. F. Vaughan, home duties, 115 Ninth ave.; 124, 1802, H. M. Donovan, home duties, 117 Ninth ave.; 125, 1804, S. A. Donovan, labourer, 117 Ninth ave.; 126, 6309, Jessie Stevenson, home duties, 121 Ninth ave.; 127, 3063, Geo. Hislop, railway employee, 126 Ninth ave.; 128, 3064, S. Hislop, home duties, 126 Ninth ave.; 129, 4475, E. S. Merralls, home duties, 133 Ninth ave.; 130, 4473, D. M. Merralls, home duties, 133 Ninth ave.; 131, 6406, G. Strong, home duties, 135 Ninth ave.; 132, 2599, C. Green, railway employee, 119 Ninth ave.; 133, 2597, B. Green, married woman, 119 Ninth ave.; 134, 6308, G. B. Stevenson, railway employee, 121 Ninth ave.; 135, 3367, B. Jackson, rigger, 127 Ninth ave.; 136, 3368, E. E. Jackson, home duties, 127 Ninth ave.; 137, 5594, George E. Roberts, loco. driver, 128 Ninth ave.; 138, 326, C. M. Bardi, home duties, 129 Ninth ave.; 139, 4476, H. A. Merralls, shop assistant, 133 Ninth ave.; 140, 4474, E. M. Merralls, shop assistant, 133 Ninth ave.; 141, 1093, B. M. Cartwright, home duties, 148 Ninth ave.; 142, 1096, F. P. Cartwright, engineer, 148 Ninth ave.; 143, 3294, A. Hurt, coppersmith, 141 Ninth ave.; 144, 1714, L. E. Dease, traveller, 151 Ninth ave.; 145, 6648, D. Towning,

home duties, 154 Ninth ave.; 146, 6649, Geo. H. Towning, carpenter, 154 Ninth ave.; 147, 4642, M. Morgan, home duties, 97 Seventh ave.; 148, 4646, William Morgan, labourer, 97 Seventh ave.; 149, 7431, S. Young, home duties, 107 Seventh ave.; 150, 2923, H. Hayes, home duties, 113 Seventh ave.; 151, 4799, J. Nickel, home duties, 113 Seventh ave.; 152, 5120, E. Pentland, married, 119 Seventh ave.; 153, 4457, A. Menzies, labourer, 121 Seventh ave.; 154, 1297, A. Cole, home duties, 135 Seventh ave.; 155, 952, D. M. Butcher, married, 137 Seventh ave.; 156, 5470, W. H. Remfrey, engineer, 147 Seventh ave.; 157, 41, A. M. Aitken, accountant, 14 Dundas rd.; 158, 743, I. Braithwaite, home duties, 2 John st.; 159, 744, V. Braithwaite, clerk, 2 John st.; 160, 5953, Edward Shaw, retired engineer, 2 John st.; 161, 4678, E. M. Muir, home duties, 156 Ninth ave.; 162, 4683, W. H. Muir, lift attendant, 156 Ninth ave.; 163, 7015, B. Wear, home duties, 164 Ninth ave.; 164, 7016, H. J. Wear, civil servant, 164 Ninth ave.; 165, 5179, G. W. Piesley, mechanic, 170 Ninth ave.; 166, 5180, K. P. Piesley, home duties, 170 Ninth ave.; 167, 2677, R. Guest, mechanic, 165 Ninth ave.; 168, 4065, J. A. McMillan, builder, 167 Ninth ave.; 169, 6564, R. Thompson, home duties, 169 Ninth ave.; 170, 6542, C. W. Thompson, salesman, 169 Ninth ave.; 171, 7058, J. R. Wellington, driver, 175 Ninth ave.; 172, 7057, I. M. Wellington, house duties, 175 Ninth ave.; 173, 2370, I. V. Garland, accountant, 187 Ninth ave.; 174, 6391, J. A. Strange, labourer, 201 Ninth ave.; 175, 6392, R. H. Strange, home duties, 201 Ninth ave.; 176, 5300, E. P. Prosser, police constable, 129 Seventh ave.; 177, 5301, N. E. Prosser, home duties, 129 Seventh ave.; 178, 6044, B. Sinclair, home duties, 207 Seventh ave.; 179, 6049, M. Sinclair, home duties, 207 Seventh ave.; 180, 6487, E. Taylor, home duties, 189 Seventh ave.; 181, 3214, K. R. Howes, home duties, 171 Seventh ave.; 182, 6375, E. Stopford, home duties, 180 Seventh ave.; 183, Supp., B. Withnell, home duties, 210 Sixth ave.; 184, Supp., E. M. O'Farrell, domestic, 210 Sixth ave.; 185, 1196, E. M. Clare, property owner, 202 Sixth ave.; 186, 1195, A. S. Clare, home duties, 202 Sixth ave.; 187, 7310, A. H. Witts, tramways, 196 Sixth ave.; 188, 7311, Sara Witts, home duties; 196 Sixth ave.; 189, 6862, P. W. Walker, cement worker, 188 Sixth ave.; 190, 6851, J. B. Walker, domestic, 183 Sixth ave.; 191, 6376, J. Stopford, labourer, 180 Seventh ave.; 192, 3213, H. P. Howes, plasterer, 171 Seventh ave.; 193, 5256, D. Power, assembler, 177 Seventh ave.; 194, 5258, E. Power, home duties, 177 Seventh ave.; 195, 2869, T. Harrower, labourer, 191 Seventh ave.; 196, 2867, A. Harrower, home duties, 191 Seventh ave.; 197, 2868, G. Harrower, driver, 191 Seventh ave.; 198, 7425, H. Young, pastrycook, 107 Seventh ave.; 199, 7419, A. J. Young, painter, 107 Seventh ave.; 200, 2927, W. J. Hayes, steward, 113 Seventh ave.; 201, 5122, J. E. Pentland, foreman, 119 Seventh ave.; 203, 1672, A. Davis, salesman, 119 Seventh ave.; 204, 3404, G. H. Jeffrey, boilermaker, 131 Seventh ave.; 205, 3406, L. Jeffrey, home duties, 131 Seventh ave.; 206, 955, F. Butcher, Commonwealth civil servant, 137 Seventh ave.; 207, 1213, S. Clark, plasterer, 88 Sixth ave.; 208, 1200, A. Clark, house duties, 88 Sixth ave.; 209, 1047, N. Carey, house duties, 102 Sixth ave.; 210, 71, P. L. Allen, house duties, 102 Sixth ave.; 211, 210, O. F. Atkinson, tractor driver, 114 Sixth ave.; 212, 264, I. C. Boulton, home duties, 154 Sixth ave.; 213, 668, W. J. H. Boulton, turner, 154 Sixth ave.; 214, 45, M. Akers, home duties, 158 Sixth ave.; 215, 6913, R. Walton, draftsman, 163 Sixth ave.; 216, 988, N. T. Caddy, fireman, 227 Seventh ave.; 217, 986, M. Caddy, home duties, 227 Seventh ave.; 218, 4079, N. Main, home duties, 231 Seventh ave.; 219, 4316, M. B. McGrath, home duties, 120 Tenth ave.; 220, 3571, G. P. Kelly, apprentice springmaker, 129 Seventh ave.; 220A, 7392, Basil H. Wyatt, agricultural machinery worker, 111 Seventh ave.; 221, 7393, Norah Mary Wyatt, home duties, 111 Seventh ave.; 222, 4245, D. McCulloch, iron moulder, 101 Seventh ave.; 223, 3875, A. Leyland, boiler cleaner, 130 Seventh ave.; 224, 3876, K. Leyland, home duties, 130 Seventh ave.; 225, 1295, A. G. Cole, painter, 135 Seventh ave.; 226, 2362, E. Gardner, home duties, 147 Seventh ave.; 227, 5028, E. M. T. Paxman, home duties, 149 Seventh ave.; 228, 5029, E. J. Paxman, wagon builder, 149 Seventh ave.; 229, 626, F. Boocock, furniture dealer, 155 Seventh ave.; 230, 625, C. Boocock, home duties, 155 Seventh ave.; 231, 1315, P. Collier, engineer, 167 Seventh ave.; 232, 1814, N. Collier, home duties, 167 Seventh ave.; 233, 967, S. J. Bye, teacher, 207 Central ave.; 234, 6924, M. A. Ward, home

duties, 201 Central ave.; 235, 2360, D. F. Gardner, home duties, 187 Central ave.; 236, 2863, E. C. Harrison, married, 163 Central ave.; 237, 3914, A. List, gardener, 128 Central ave.; 238, 3915, B. G. List, home duties, 128 Central ave.; 239, 3877, E. F. Lidbury, home duties, 16 Coode st.; 240, 1880, D. Dunn, pensioner, 12 Coode st.; 241, 1881, M. M. Dunn, home duties, 12 Coode st.; 242, 966, E. M. Bye, home duties, 207 Central ave.; 243, 2203, A. E. Floyd, painter, 205 Central ave.; 244, 2205, G. Floyd, domestic, 203 Central ave.; 245, 3640, L. M. Kilmartin, home duties, 191 Central ave.; 246, 7240, T. R. Williams, display manager, 177 Central ave.; 247, 2474, D. B. F. Glasson, home duties, 159 Central ave.; 248, 7070, B. F. West, home duties, 159 Central ave.; 249, 6484, A. G. Taylor, home duties, 149 Central ave.; 250, 5261, M. Power, home duties, 147 Eighth ave.; 251, 2380, M. T. Garvey, home duties, 175 Eighth ave.; 252, 6947, W. T. Warnes, cabinet-maker, 179 Eighth ave.; 253, 6943, H. J. Warnes, cabinet-maker, 179 Eighth ave.; 254, 3148, W. M. Holmes, electrical engineer, 257 Eighth ave.; 255, 3145, R. L. Holmes, home duties, 257 Eighth ave.; 256, 2302, R. J. Frayne, railway employee, 258 Eighth ave.; 257, 273, E. A. Baker, retired painter, 180 Ninth ave.; 258, 5951, B. Shaw, tramway employee, 153 Ninth ave.; 259, 693, S. I. P. Bowman, home duties, 131 Ninth ave.; 260, Supp., E. Ranger, home duties, 174 Ninth ave.; 261, 5369, A. J. Ranger, wood-merchant, 174 Ninth ave.; 262, 2661, W. D. Grimshaw, photographer, 176 Ninth ave.; 263, 2660, A. M. Grimshaw, home duties, 176 Ninth ave.; 264, 5486, J. P. Retchford, traveller, 178 Ninth ave.; 265, 692, S. F. Bowman, labourer, 131 Ninth ave.; 266, 6969, W. Watkins, photographer, 176 Ninth ave.; 267, 5299, S. Pross, home duties, 133 Seventh ave.; 268, 7389, V. Wright, home duties, 163 Seventh ave.; 269, 7381, J. L. Wright, painter, 163 Seventh ave.; 270, 5469, M. Remfrey, home duties, 147 Seventh ave.; 271, 6048, M. Sinclair, telephone mechanic, 207 Seventh ave.; 272, 1937, F. J. Ebert, loco. fireman, 209 Seventh ave.; 273, 1938, M. A. Ebert, home duties, 209 Seventh ave.; 274, 1939, P. Ebert, retired, 209 Seventh ave.; 275, 3355, H. B. Jack, home duties, 208 Sixth ave.; 276, 5581, W. Ritchie, labourer, 208 Sixth ave.; 277, 5418, A. H. Redman, railway employee, 206 Sixth ave.; 278, 5419, L. Redman, home duties, 206 Sixth ave.; 279, 4807, Ernest Nietfield, shop assistant, 198 Sixth ave.; 280, 4808, Rita H. Nietfield, home duties, 198 Sixth ave.; 281, 1510, R. Cridge, house duties, 184 Sixth ave.; 282, 2388, W. Geary, analyst, 126 Sixth ave.; 283, 2387, S. Geary, home duties, 126 Sixth ave.; 284, 1548, P. Cullen, compositor, 124 Sixth ave.; 285, 1547, M. J. Cullen, house duties, 124 Sixth ave.; 286, 4478, G. H. Mettam, clerk, 120 Sixth ave.; 287, 4482, N. Mettam, home duties, 120 Sixth ave.; 288, 3346, J. R. Isaac, joiner, 116 Sixth ave.; 289, 200, C. A. Atkinson, surgeon dentist, 114 Sixth ave.; 290, 1046, F. Carey, electrician, 102 Sixth ave.; 291, 4767, M. Riley, home duties, "Glenaberlow," Regent st.; 292, 5101, E. Sharp, home duties, 2 Regent st.; 293, 305, A. Bartholomew, home duties, 16 Regent st.; 294, 306, S. E. Bartholomew, clerk, 16 Regent st.; 295, 5509, B. Susman, home duties, 26 Regent st.; 296, 5094, L. Shakespeare, home duties, 1A Regent st.; 297, 4472, R. H. Peploe, business inspector, 2A Regent st.; 298, 4470, F. M. Peploe, home duties, 2A Regent st.; 299, 5095, W. Shakespeare, accountant, 1A Regent st.; 300, 4768, W. W. Riley, builder, "Glenaberlow," Regent st.; 301, 5104, J. Sharp, retired merchant, 2 Regent st.; 302, 3051, A. I. Kay, home duties, 9 Regent st.; 303, 3052, G. R. Kay, plumber, 9 Regent st.; 304, 2298, S. H. Grant, business manager, 15 Regent st.; 305, 1016, C. R. Chapple, manager, 23 Regent st.; 306, 1017, E. M. Chapple, home duties, 23 Regent st.; 307, 5167, M. L. Silbert, commercial traveller, 25 Regent st.; 308, 5166, S. A. Silbert, home duties, 25 Regent st.; 309, 2361, E. Gardner, warehouseman, 187 Central ave.; 310, 5508, A. Susman, commercial traveller, 26 Regent st.; 311, 792, D. M. Brindal, home duties, 192 Ninth ave.; 312, 793, F. S. Brindal, boiler inspector, 192 Ninth ave.; 313, 2797, F. Hansord, home duties, 137 Ninth ave.; 314, 2147, M. K. Findlay, home duties, 157 Ninth ave.; 315, 202, Elizabeth B. Atkinson, home duties, 114 Sixth ave.; 316, 1917, J. Dyson, auctioneer's assistant, 112 First ave.; 317, 552, M. Bignell, home duties, 108 First ave.; 318, 5260, N. Power, home duties, 106 First ave.; 319, 5253, D. W. Power, police constable, 106 First ave.; 320, 5756, O. Russell, home duties, 96 First ave.; 321, 5302, A. Prout, home duties, 95 First ave.; 322, 3985, M. Low, retired, 96 First ave.; 323, 1569, I. M. Curran,

house duties, 94 First ave.; 324, 540, M. Bick, house duties, 93 First ave.; 325, 4377, G. McLennan, home duties, 93 First ave.; 326, 2465, J. L. Glascock, nil, 89 First ave.; 327, 4016, N. Lynas, home duties, 88 First ave.; 328, 1088, N. A. Carter, home duties, 86 First ave.; 329, 127, B. Anstey, agent, 84 First ave.; 330, 128, J. Anstey, home duties, 84 First ave.; 331, 794, O. Brindal, civil servant, 192 Ninth ave.; 332, 2796, A. Hansord, railway employee, 137 Ninth ave.; 333, 6307, G. Stevenson, retired, 121 Ninth ave.; 334, 6334, M. Zines, marine collector, 28 Regent st.; 335, 455, P. Birchley, company director, 20 Regent st.; 336, 2580, J. H. Gratwick, public accountant, 126 Second ave.; 337, 6981, S. A. Watson, home duties, 77 First ave.; 338, 3600, M. A. Kenny, home duties, 72 First ave.; 339, 1796, E. Donohoe, home duties, 63 First ave.; 340, 457, J. A. Bell, miner, 53 First ave.; 341, 459, M. J. Bell, home duties, 53 First ave.; 342, 3694, D. J. Knight, home duties, 41 First ave.; 343, 6905, P. Walters, financier, 126 First ave.; 344, 4662, M. Moss, home duties, 124 First ave.; 345, 4293, J. A. McFadden, engineer, 117 First ave.; 346, 4294, M. McFadden, home duties, 117 First ave.; 347, Supp., C. B. Sullivan, shop assistant, 115 First ave.; 348, 6589, W. J. Thornton, tramway employee, 110 First ave.; 349, 6586, G. E. Thornton, home duties, 110 First ave.; 350, 553, S. J. Bignell, salesman, 108 First ave.; 351, 4570, P. E. Minechin, dentist, 107 First ave.; 352, 4568, E. Minechin, home duties, 107 First ave.; 353, 5260, M. A. Power, home duties, 106 First ave.; 354, 5263, W. H. Power, hotel manager, 106 First ave.; 355, 4650, J. Morris, bricklayer, 97 First ave.; 356, 539, H. J. Bick, railway officer, 93 First ave.; 357, 2533, F. J. Gore, railway officer, 153 Eighth ave.; 358, 1570, J. Curran, civil servant, 94 First ave.; 359, 1956, Mary Edward, home duties, 90 First ave.; 360, 1955, J. Edward, mercantile marine officer, 90 First ave.; 361, Supp., A. Barke, housewife, 90 First ave.; 362, Supp., F. Rawlings, milliner, 80 First ave.; 363, 4015, D. Lynas, typiste, 88 First ave.; 364, 2880, H. Hartland, widow, 87 First ave.; 365, 443, J. Beckwith, civil servant, 87 First ave.; 366, 445, M. Beckwith, home duties, 87 First ave.; 367, 4898, S. Longhiin, clerk, 85 First ave.; 368, 4800, J. W. Nicol, produce merchant, 83 First ave.; 369, 2219, Thomas Flynn, hotelkeeper, 82 First ave.; 370, 2208, Catherine Flynn, home duties, 82 First ave.; 371, 3186, Catherine Hough, home duties, 82 First ave.; 372, 2220, Thomas James Flynn, barman, 82 First ave.; 373, 6986, William Simpson Watson, clerk, 77 First ave.; 374, 6984, Wm. J. Watson, civil servant, 77 First ave.; 375, 6979, J. Watson, home duties, 77 First ave.; 376, 3592, C. Kenny, typiste, 72 First ave.; 377, 3598, K. Kenny, nurse, 72 First ave.; 378, 1797, E. T. Donohoe, clerk, 63 First ave.; 379, 4453, M. Mendelowitz, home duties, 59 First ave.; 380, 31, J. H. Addicoat, engineer, 62 First ave.; 381, 33, L. Addicoat, home duties, 62 First ave.; 382, 653, W. H. Boswell, railway carpenter, 61 First ave.; 383, 3693, C. G. Knight, power station operator, 41 First ave.; 384, 6472; W. R. Taplin, boot manufacturer, 40 First ave.; 385, 1785, J. A. Doland, tailor, 36 First ave.; 386, 3279, C. R. Hunter, warehouseman, 34 First ave.; 387, 2012, G. Elsegood, home duties, 18 First ave.; 388, 2014, L. A. Elsegood, secretary, 18 First ave.; 389, 2011, J. Elsegood, typiste, 18 First ave.; 390, 3265, D. Humphreys, home duties, 29 First ave.; 391, 5928, F. A. Shackleton, home duties, 20 First ave.; 392, 4122, E. J. March, butcher, 22 Fourth ave.; 393, 4080, F. H. Major, railway officer, 28 Fourth ave.; 394, 4082, I. R. Major, home duties, 28 Fourth ave.; 395, 518, E. I. Bestwick, home duties, 34 Fourth ave.; 396, 6854, E. M. Walker, home duties, 36 Fourth ave.; 397, 3669, R. King, civil servant, 36A Fourth ave.; 398, 5760, C. Rutherford, shopkeeper, 38A Fourth ave.; 399, 2264, T. Foster, motor driver, 44 Fourth ave.; 400, 2263, Gladys Foster, home duties, 44 Fourth ave.; 401, 4995, J. H. Parkin, plumber, 64 Fourth ave.; 402, 2191, T. H. Fletcher, bricklayer, 66 Fourth ave.; 403, 4821, A. Norris, home duties, 58 Fourth ave.; 404, 6914, A. Ward, home duties, 68 Fourth ave.; 405, Supp., J. O'Sullivan, railway employee, 74 Fourth ave.; 406, 4931, M. O'Sullivan, home duties, 74 Fourth ave.; 407, 4897, M. O'Loughlin, home duties, 85 First ave.; 408, 456, R. M. Birchley, home duties, 20 Regent st.; 409, 6516, R. Thomas, home duties, 26 First ave.; 410, 1289, M. Cohen, home duties, 42 First ave.; 411, 1644, C. M. Davies, home duties, 48 First ave.; 412, 1071, B. Carter, accountant, 86 First ave.; 413, 3509, K. E. F. Jose, home duties, 104 First ave.; 414, 1915, H. G. Dyson, labourer, 112 First ave.; 415, 1171, M. Chinnery, home duties, 23 First ave.;

416, Supp., A. H. Chinnery, blacksmith, 23 First ave.; 417, 3476, J. C. Jones, railway employee, 82 Fourth ave.; 418, 6275, G. Staricoff, home duties, 44 First ave.; 419, 2015, R. Elsegood, projectionist, 18 First ave.; 420, 3267, S. J. Humphreys, clerk, 20 First ave.; 421, 1795, B. Donohoe, clerk, 63 First ave.; 422, 6140, George C. Smith, mill employee, 92 First ave.; 423, Supp., J. J. Smith, typiste, 92 First ave.; 424, Supp., F. Jose, warehouseman, 121 First ave.; 425, 1514, I. M. Critchley, home duties, 121 First ave.; 426, 1512, G. H. Critchley, motor mechanic, 121 First ave.; 427, 1668, T. F. Davies, civil servant, 48 First ave.; 428, 1642, C. Davies, home duties, 48 First ave.; 429, 5794, E. G. Sanders, motor mechanic, 28 First ave.; 430, 6231, M. L. Spargo, labourer, 28 First ave.; 431, 6005, E. Siggins, home duties, 89 Fourth ave.; 432, 607, J. E. Blyth, home duties, 84 Fourth ave.; 433, 6921, G. Ward, home duties, 90 Fourth ave.; 434, 891, K. Bullard, home duties, 124 Fourth ave.; 435, 3663, L. E. King, home duties, 136, Fourth ave.; 436, 3666, M. J. King, home duties, 136 Fourth ave.; 437, 4473, D. M. Merralls, home duties, 140 Fourth ave.; 438, 6167, R. H. Smith, civil servant, 81 First ave.; 439, 4471, A. T. Merralls, plumber, 140 Fourth ave.; 440, Supp., G. Bullard, truck driver, 124 Fourth ave.; 441, 3678, C. Kirk, home duties, 122 Fourth ave.; 442, 1246, F. J. Clifford, salesman, 94 Fourth ave.; 443, 1248, L. Clifford, home duties, 94 Fourth ave.; 444, 6007, M. Siggins, milliner, 80 Fourth ave.; 445, 6006, H. Siggins, salesman, 80 Fourth ave.; 446, 3433, H. Johnson, typiste, 80 Fourth ave.; 447, 5774, F. Ryan, house painter, 62 Fourth ave.; 448, 7195, F. S. Willcocks, linesman, 56 Fourth ave.; 449, 1634, H. W. Davidson, wagon builder, 12 Fourth ave.; 450, 978, M. J. Byrnes, home duties, 10 Fifth ave.; 451, 4237, S. McCormack, home duties, 10 Fifth ave.; 452, 3946, H. Lockton, home duties, 24 Fifth ave.; 453, 5363, N. Randell, joiner, 22 Fifth ave.; 454, 6387, F. K. Stradwick, salesman, 28 Fifth ave.; 455, 4040, R. MacDonald, bricklayer, 40 Fifth ave.; 456, 4025, A. M. MacDonald, home duties, 40 Fifth ave.; 457, 411, M. Basto, house duties, 62 Fifth ave.; 458, 412, P. Basto, railway employee, 62 Fifth ave.; 459, 5845, E. Schroder, retired, 74 Fifth ave.; 460, 5664, L. A. Rodgers, home duties, 76 Fifth ave.; 461, 5190, A. Piper, home duties, 76 Fifth ave.; 462, 1562, M. Curgenvan, home duties, 76 Fifth ave.; 463, 606, F. W. Blyth, clerk, 84 Fourth ave.; 464, 7205, C. F. Williams, telegraphist, 92 Fifth ave.; 465, 1257, J. B. Clune, traveller, 94 Fifth ave.; 466, 1560, H. Curgenvan, clerk, 78 Fifth ave.; 467, 1432, G. Cottrell, home duties, 114 Fifth ave.; 468, 4853, V. O'Brien, home duties, 118 Fifth ave.; 469, 4988, M. Parker, home duties, 126 Fifth ave.; 470, 5116, E. Pentland, home duties, 130 Fifth ave.; 471, 1214, A. E. Clarke, chairmaker, 84 Fifth ave.; 472, 4992, R. Parker, signwriter, 126 Fifth ave.; 473, 972, S. D. Byrne, clerk, 128 Fifth ave.; 474, 5117, J. Pentland, traveller, 106 Fifth ave.; 475, 2990, I. R. Hervey, mechanic, 106 Fifth ave.; 476, 3266, R. Humphreys, home duties, 20 First ave.; 477, 3268, W. H. Humphreys, salesman, 20 First ave.; 478, 1239, J. Clementson, tailor, 23 First ave.; 479, 1662, P. M. Davies, typiste, 48 First ave.; 480, 1285, L. Cohen, manager, 118 First ave.; 481, 1433, J. Cottrell, clerk, 108 Fifth ave.; 482, 196, Geo. Assender, traveller, 172 Sixth ave.; 483, 2605, E. M. Green, home duties, 162 Sixth ave.; 484, 3597, J. H. Kenny, traveller, 138 Sixth ave.; 485, 6405, A. W. Strong, showstand maker, 135 Ninth ave.; 486, 4660, E. Moss, civil servant, 124 First ave.; 487, 1647, A. Duncan, civil servant, 14 Regent st.; 488, 1649, E. Duncan, home duties, 14 Regent st.; 489, 1473, W. E. Coxon, engineer, 38 Fifth ave.; 490, 1470, G. Coxon, home duties, 38 Fifth ave.; 491, 4255, J. McDonald, butcher, 24 Fifth ave.; 492, 5123, R. Pentland, carpenter, 10 Fourth ave.; 493, 218, H. G. Atwell, civil engineer, 46 Fourth ave.; 494, 6876, D. V. Wallace, home duties, 124 Fifth ave.; 495, 646, M. Borisoff, cabinet maker, 96B Sixth ave.; 496, 1210, J. T. Clark, metal finisher, 88 Sixth ave.; 497, 5662, D. Rodgers, steward, 76 Fifth ave.; 498, 4024, T. Lyons, barman, 114 Fifth ave.; 499, 2989, F. E. Hervey, home duties, 106, Fifth ave.; 500, 7214, E. M. Williams, home duties, 92 Fifth ave.; 501, 2536, M. Gore, home duties, 153 Eighth ave.; 502, 3589, E. Kennedy, home duties, 203 Eighth ave.; 503, 2475, C. Gleeson, home duties, 203 Eighth ave.; 504, 2013, H. Elsegood, civil servant, 87 First ave.; 505, 2602, E. J. Green, loco. fireman, 162 Sixth ave.; 506, 5061, I. A. Pearman, clerk, 62 Fifth ave.; 507, 5045, C. A. Pearce, railway officer, 104 Sixth ave.; 508, 5140, J. Perry, salesman, 24 Fifth ave.; 509, 3642, Thos. F. Kilmartin, departmental mana-

ger, 191 Central ave.; 510, 6144, Ida Smith, home duties, 236 Eighth ave.; 511, 6715, F. E. Turnbull, home duties, 159 Seventh ave.; 512, 3645, W. J. Kimberley, baker, 197 Seventh ave.; 513, 2378, A. Garvey, tailoress, 175 Eighth ave.; 514, 650, L. N. Bostock, civil servant, 32 First ave.; 515, 5797, R. A. Sanders, traveller, 114 First ave.; 516, 1294, Sydney P. Cohen, agent, 42 First ave.; 517, 3743, H. A. Lampard, traveller, 122 First ave.; 518, 3744, N. Lampard, home duties, 122 First ave.; 519, 691, A. Bowman, labourer, 131 Ninth ave.; 520, 1080, F. Carter, labourer, 222 Ninth ave.; 521, 1072, C. Carter, home duties, 222 Ninth ave.; 522, 3660, J. King, home duties, 223 Eighth ave.; 523, 3651, C. W. King, painter, 223 Eighth ave.; 524, 4123, F. T. March, home duties, 22 Fourth ave.; 525, 4995, J. H. Parkin, plumber, 64 Fourth ave.; 526, Supp., C. Reid, home duties, 110 Sixth ave.; 527, Supp., L. Grimshaw, home duties, 167 Seventh ave.; 528, 887, A. Budden, agent, 136 Fifth ave.; 529, Supp., H. Elliott, home duties, 12 Nanhob st.; 530, Supp., E. T. Elliott, telegraphist, 12 Nanhob st.; 531, 7125, A. S. Whitehouse, labourer, 81 Fifth ave.; 532, 7126, N. Whitehouse, married, 81 Fifth ave.; 533, 2484, H. Glew, home duties, 81 Fifth ave.; 534, 1513, H. G. Critchley, mechanic, 37 Fifth ave.; 535, 4162, E. Martin, married, 61 Fifth ave.; 536, 3851, A. J. Levy, agent, 136 Central ave.; 537, 2976, A. C. Hendley, dental assistant, 208 Seventh ave.; 538, 2975, A. B. Hendley, married, 208 Seventh ave.; 539, 2171, R. F. Fitzgerald, journalist, 225 Seventh ave.; 540, 6132, E. G. Smith, teacher, 117 Third ave.; 541, 6129, E. M. Smith, home duties, 117 Third ave.; 542, 3236, E. Langley, home duties, 44 Clifton cres.; 543, Supp., C. A. McDonell, manager, 46 Lawley cres.; 544, 3242, T. W. Langley, auctioneer, 44 Clifton cres.; 545, 2766, Fred W. Hammond, retired, 192 Seventh ave.; 546, 1803, M. Donovan, blacksmith, 14 Carrington st.; 547, 4596, I. Moller, spinster, 23 Coode st.; 548, 5596, I. Roberts, importer, 5 Lawley cres.; 549, 1515, Jessie Critchley, home duties, 37 Fifth ave.; 550, 3954, I. Logan, home duties, 116 Fifth ave.; 551, 3957, R. E. Logan, clerk, 116 Fifth ave.; 552, 454, E. M. Behrman, cashier, 220 Seventh ave.; 553, 5462, M. Story, domestic, 44 Clifton cres.; 554, 1024, E. Campbell, home duties, 51 Fourth ave.; 555, 4892, E. D. Oliver, married, 57 Fifth ave.; 556, 2559, A. E. Graham, salesman, 93 Fourth ave.; 557, 2564, M. M. Graham, housewife, 93 Fourth ave.; 558, 4347, S. R. McKay, manager, 115 Third ave.; 559, 4539, S. Millikan, packer, 73 Fourth ave.; 560, 4538, M. J. Millikan, caterer, 73 Fourth ave.; 561, 7213, E. M. Williams, home duties, 188 Central ave.; 562, 1167, O. J. Colledge, manager, 11 Lawley cres.; 563, 5410, A. E. Stephenson, student, 9 Lawley cres.; 564, 7357, W. Wootton, letter carrier, 154 Central ave.; 565, 1808, S. Epstein, caterer, 34 Lawley cres.; 566, 1805, B. Epstein, caterer, 34 Lawley cres.; 567, 1892, E. Durnin, retired, 65 Fifth ave.; 568, 3145, R. L. Holmes, home duties, 257 Eighth ave.; 569, 5456, R. E. Stoneman, home duties, 47 Clifton cres.; 570, 1827, K. D. Everard, accountant, 67 Clotilde st.; 571, 1826, G. Everard, home duties, 67 Clotilde st.; 572, Supp., P. Tyler, shop assistant, 15 Coode st.; 573, 2324, J. Frost, labourer, 15 Coode st.; 574, 2327, N. Frost, shop assistant, 15 Coode st.; 575, 2325, A. Frost, married, 15 Coode st.; 576, 3409, I. M. Jemerson, home duties, 28 Third ave.; 577, 4265, M. J. McDonald, married, 32 Third ave.; 578, 4110, J. Manning, clerk, 32 Third ave.; 579, 4111, J. Manning, married, 32 Third ave.; 580, 4269, W. H. McDonald, civil servant, 32 Third ave.; 581, 2093, T. E. Farrell, shop assistant, 27 Third ave.; 582, 3361, A. Jackaman, home duties, 54 Third ave.; 583, 2341, J. M. Gallagher, clerk, 157 Sixth ave.; 584, 2342, R. M. Gallagher, married, 157 Sixth ave.; 585, 3138, H. W. Holmes, accountant, 229 Seventh ave.; 586, 3140, M. C. Holmes, home duties, 229 Seventh ave.; 587, 4242, J. McCrum, assistant, 240 Seventh ave.; 588, 3445, G. S. Johnston, carpenter, 236 Eighth ave.; 589, 3446, M. Johnston, home duties, 236 Eighth ave.; 590, 6019, C. N. Simmonds, horse driver, 109 Sixth ave.; 591, 6690, G. E. Trott, married, 133 Sixth ave.; 592, 2058, L. G. Everett, married, 197 Sixth ave.; 593, 4717, E. Murray, married, 164 Central ave.; 594, 5849, L. Schryver, labourer, 66 Third ave.; 595, 5848, C. Schryver, widow, 66 Third ave.; 596, 6989, G. M. Watt, married, 68 Third ave.; 597, 6710, W. Tuohy, married, 81 Third ave.; 598, 1995, M. Dwyer, spinster, 86 Third ave.; 599, 1899, E. M. Dwyer, spinster, 86 Third ave.; 600, 6888, L. J. Walsh, retired, 90 Third ave.; 601, 6886, C. E. Walsh, lino. operator, 55 Third ave.; 602, 6887, Edith Walsh, married, 55 Third ave.; 603, 2392, Ada Gent, home duties, 55 Third ave.; 604, 5487, D. Reynolds, machinist, 56 Third ave.; 605, 5491, M. M. Reynolds, married, 56 Third ave.; 606, 5131, T. A. Perrie, apriarist, 60 Third ave.; 607, 5130, E. D. Perrie, home duties, 60 Third ave.; 608, 3781, P. Larratt, traveller, 62 Third ave.; 609, 3779, B. E. Larratt, home duties, 62 Third ave.; 610, 7445, P. C. Zeplin, motor driver, 71 Third ave.; 611, 5137, G. Perry, glass beveler, 73 Third ave.; 612, 5135, E. Perry, home duties, 73 Third ave.; 613, 4632, W. Moore, signwriter, 70 Third ave.; 614, 4623, L. R. Moore, married, 70 Third ave.; 615, 6201, S. Snowdon, engineer, 79 Third ave.; 616, 6200, F. M. Snowdon, home duties, 79 Third ave.; 617, 1763, G. C. Dirksen, iron turner, 82 Third ave.; 618, 6709, J. G. Tuohy, salesman, 81 Third ave.; 619, Supp., M. Keleher, domestic, 86 Third ave.; 620, 923, H. Burkin, tobacconist, 92 Third ave.; 621, 922, F. E. Burkin, married, 92 Third ave.; 622, 4034, J. T. Macdonald, business proprietor, 94 Third ave.; 623, 4031, G. Macdonald, married, 94 Third ave.; 624, 6203, M. Sokol, dressmaker, 132 Third ave.; 625, 6202, A. Sokol, spinster, 132 Third ave.; 626, 5602, N. Roberts, home duties, 122 Third ave.; 627, 4718, F. Murray, horse driver, 164 Central ave.; 628, 2330, W. Frost, labourer, 204 Central ave.; 629, 2322, H. C. Frost, home duties, 204 Central ave.; 630, 5709, V. H. Ross, traveller, 85 Third ave.; 631, 5710, V. H. Ross, married, 85 Third ave.; 632, 4868, T. O'Dwyer, tramway employee, 96 Third ave.; 633, 4867, G. O'Dwyer, home duties, 96 Third ave.; 634, 6083, F. N. Slinger, mechanic, 98 Third ave.; 635, 6082, B. M. Slinger, home duties, 98 Third ave.; 636, 4767, M. M. Nelligan, married, 91 Third ave.; 637, 901, G. J. Burge, salesman, 105 Third ave.; 638, 899, A. D. Burge, married, 105 Third ave.; 639, 6235, D. Sparrow, home duties, 99 Third ave.; 640, 6236, V. Sparrow, billiard saloon proprietor, 99 Third ave.; 641, 571, V. E. Bird, home duties, 111 Third ave.; 642, Supp., E. Furze, home duties, 111 Third ave.; 643, Supp., J. E. Miller, grocer, 121 Third ave.; 644, 3215, A. Howie, packer, 123 Third ave.; 645, 1379, M. E. Cook, married, 123 Third ave.; 646, 1380, T. H. Cook, clerk, 123 Third ave.; 647, 1272, G. E. Cocks, public servant, 217 Eighth ave.; 648, Supp., V. E. Atkinson, store-keeper, 114 Sixth ave.; 649, Supp., P. Lockhart, spinster, 108 Seventh ave.; 650, 853, M. J. Brown, married, 101 Tenth ave.; 651, 4498, R. H. Miles, clerk, 113 Third ave.; 652, 5305, A. Prunster, clerk, 134 Third ave.; 653, 3528, M. M. Joyee, spinster, 126 Third ave.; 654, 3527, J. Joyee, spinster, 126 Third ave.; 655, 3894, H. J. Lilleyman, optical mechanie, 124 Third ave.; 656, 5603, O. A. Roberts, jeweller, 122 Third ave.; 657, 1503, P. Creeper, draper, 114 Third ave.; 658, 1502, A. Creeper, married, 114 Third ave.; 659, 6968, M. Watkins, widow, 114 Third ave.; 660, 4507, A. Millard, home duties, 130 Third ave.; 661, 4510, J. Millard, coach painter, 130 Third ave.; 662, 4180, A. Masel, manager, 118 Third ave.; 663, 4181, A. Masel, married, 118 Third ave.; 664, 2090, E. Farrell, home duties, 37 Third ave.; 665, 3817, E. Lee, steward, 34 Third ave.; 666, 3776, H. Larkin, night porter, 30 Third ave.; 667, 3777, L. Larkin, housewife, 30 Third ave.; 668, 3208, T. Howard, contractor, 26 Third ave.; 669, 3204, H. E. Howard, home duties, 26 Third ave.; 670, 5919, H. E. Sellars, linesman, 145 Sixth ave.; 671, 904, R. J. Burges, butcher, 216 Central ave.; 672, 7347, P. E. Woods, home duties, 184 Central ave.; 673, 3223, A. E. Hudson, tailoress, 173 Sixth ave.; 674, 6935, E. P. Wagner, home duties, 175 Sixth ave.; 675, 3408, A. J. Jemerson, financier, 28 Third ave.; 676, 3362, G. R. Jackaman, bank officer, 54 Third ave.; 677, 2472, A. Glassford, brewery employee, 75 Third ave.; 678, Supp., A. G. Elliss, butcher, 15 Fourth ave.; 679, 1568, E. A. Curran, motor driver, 19 Fourth ave.; 680, 1701, L. G. Day, clerk, 19 Fourth ave.; 681, 1567, E. Curran, home duties, 19 Fourth ave.; 682, 6678, R. R. Trinick, projectionist, 17 Fourth ave.; 683, 6677, E. Trinick, married, 17 Fourth ave.; 684, 828, D. Brown, home duties, 23 Fourth ave.; 685, 856, M. A. Brown, home duties, 23 Fourth ave.; 686, 608, B. Boater, milk vendor, 37 Fourth ave.; 687, 609, G. E. Boater, home duties, 37 Fourth ave.; 688, 5740, J. P. Rumble, gardener, 47 Fourth ave.; 689, 2772, S. Hancock, gardener, 55 Fourth ave.; 690, 5584, W. B. Roach, retired, 55 Fourth ave.; 691, Supp., G. A. Hancock, carpenter, 55 Fourth ave.; 692, 6730, H. B. Turner, constable, 111 Sixth ave.; 693, 3340, W. Innes, police court employee, 822 Beaufort st.; 694, 4390, A. McNauley, bricklayer, 176 Eighth ave.; 695, 3992, H. Lowell, engineer, 160 Eighth ave.; 696, 3638, M. Killick, home duties, 160 Eighth ave.; 697, 2092, J. V. Farrell, civil servant, 30 Second ave.; 698, 4886, C. O'Keeffe, upholsterer, 32 Second ave.; 699, 3302, L. D. Hutchinson, married, 124

Second ave.; 700, 757, R. C. Brearley, publicist, 139 Fourth ave.; 701, 756, R. G. Brearley, married, 139 Fourth ave.; 702, 4298, Ellen A. McFadyen, home duties, 135 Fourth ave.; 703, 830, E. G. Brown, plumber, 125 Fourth ave.; 704, 859, N. Brown, home duties, 125 Fourth ave.; 705, 6054, C. K. Singe, french polisher, 111 Fourth ave.; 706, 6055, P. C. C. Singe, french polisher, 111 Fourth ave.; 707, 3938, E. Lockhart, labourer, 108 Seventh ave.; 708, 3939, E. M. Lockhart, pantrymaid, 108 Seventh ave.; 709, 3936, C. Lockhart, married, 108 Seventh ave.; 710, 7030, F. G. Webber, printer, 106 Central ave.; 711, 2676, J. J. R. Guest, fitter, 112 Central ave.; 712, 1317, J. Collingwood, typist, 56 Second ave.; 713, 6359, J. Stone, tailor, 97 Second ave.; 714, 6344, A. F. Stone, electrician, 97 Second ave.; 715, 2519, L. Good, sales manager, 122 Second ave.; 716, 2518, D. Good, home duties, 122 Second ave.; 717, 3413, H. Jenkin, shop assistant, 105 Fourth ave.; 718, 3410, B. Jenkin, home duties, 105 Fourth ave.; 719, 2771, R. Hancock, railway employee, 103 Fourth ave.; 720, 2885, A. Harvey, married, 91 Fourth ave.; 721, 1175, A. M. Chipperfield, home duties, 77 Fourth ave.; 722, 569, H. J. Birch, traveller, 95 Fourth ave.; 723, 570, M. Birch, married, 95 Fourth ave.; 724, 4862, C. O'Donnell, home, duties, 106 Fourth ave.; 725, 1176, C. Chipperfield, police officer, 77 Fourth ave.; 726, 6304, S. Stevens, labourer, 71 Fourth ave.; 727, 6303, F. L. Stevens, married, 71 Fourth ave.; 728, 6305, S. Stevens (jnr.), bootmaker, 71 Fourth ave.; 729, 3306, W. Hutchinson, carpenter, 57 Fourth ave.; 730, 5654, E. Robson, corsetiere, 57 Fourth ave.; 731, 3300, H. Hutchinson, home duties, 57 Fourth ave.; 732, 5475, L. Renfrey, civil servant, 81 Fourth ave.; 733, 5473, E. Renfrey, married, 81 Fourth ave.; 734, Supp., J. G. Curtis, labourer, 83 Fourth ave.; 735, 2886, A. Harvey, mechanic, 91 Fourth ave.; 736, 5714, E. R. Rosser, manager, 101 Fourth ave.; 737, 5715, F. H. Rosser, home duties, 101 Fourth ave.; 738, 3538, Geo. Kaiser, foreman, 74 Third ave.; 739, 3539, J. Kaiser, married, 74 Third ave.; 740, 1542, E. Cruickshank, home duties, 74 Third ave.; 741, 649, A. Breckler, boot merchant, 17 Regent st.; 742, 6483, A. A. Taylor, engineer, 23 Second ave.; 743, 3307, H. Hutchinson, grocer, 124 Second ave.; 744, 548, A. C. Bidstrup, civil servant, 29 Fourth ave.; 745, 549, R. P. Bidstrup, married, 29 Fourth ave.; 746, 3819, J. Lee, married, 34 Third ave.; 747, 1633, E. N. Davidson, barman, 120 Third ave.; 748, 1632, D. V. C. Davidson, home duties, 120 Third ave.; 749, Supp., M. Abbott, home duties, 120 Third ave.; 750, 5927, K. Sexton, home duties, 27 Fifth ave.; 751, 1500, H. G. Creagh, retired, 27 Fifth ave.; 752, 1501, J. D. Creagh, home duties, 27 Fifth ave.; 753, 7138, G. E. Whittaker, agent, 33 Fifth ave.; 754, 3345, A. Isaacs, warehouseman, 35 Fifth ave.; 755, 3347, L. Isaacs, home duties, 35 Fifth ave.; 756, 1998, M. J. Elliott, bank clerk, 49 Fifth ave.; 757, 1997, K. Elliott, home duties, 49 Fifth ave.; 758, 4042, M. Morris, manufacturer, 48 Lawley cres.; 759, 2482, J. P. Glennon, horsedriver, 107 Sixth ave.; 760, 847, J. J. Brown, clerk, 101 Tenth ave.; 761, 852, L. J. Brown, labourer, 101 Tenth ave.; 762, 3461, D. Jones, married, 252 Eighth ave.; 763, 3301, J. Hutchinson, married, 135 Fifth ave.; 764, 180, Mary Ashton, widow, 135 Fifth ave.; 765, 3886, M. Ligman, storekeeper, 113 Fifth ave.; 766, 1216, A. J. Clarke, spring maker, 29 Third ave.; 767, Supp., R. Lindsey, cleaner, 20 Third ave.; 768, Supp., F. E. Lindsey, home duties, 20 Third ave.; 769, 2304, M. Frederick, widow, 21 Third ave.; 770, 7227, H. J. Williams, pensioner, 21 Third ave.; 771, 6360, J. R. Stone, fitter, 139 Fifth ave.; 772, 6346, A. M. Stone, home duties, 139 Fifth ave.; 773, Supp., W. Crawford, dairyman, 137 Fifth ave.; 774, Supp., Margaret Crawford, married, 137 Fifth ave.; 775, 1053, F. J. Carlin, instructor, 121 Fifth ave.; 776, 6261, M. Stain, home duties, 122 Fifth ave.; 777, 6262, W. J. Stain, hairdresser, 122 Fifth ave.; 778, 1260, P. D. Clune, agent, 111 Fifth ave.; 779, 1258, L. M. Clune, married, 111 Fifth ave.; 780, 2930, J. H. Haynes, traveller, 53 Fifth ave.; 781, 2931, M. S. Haynes, home duties, 53 Fifth ave.; 782, 2748, L. H. Halvorson, salesman, 101 Fifth ave.; 783, 2747, K. M. Halvorson, married, 101 Fifth ave.; 784, 6504, F. Telfer, clerk, 103A Fifth ave.; 785, 6505, H. Telfer, home duties, 103A Fifth ave.; 786, Supp., G. Cowan, printer, 29 Third ave.; 787, 6349, D. M. Stone, engineer, 105 Fifth ave.; 788, 6364, M. B. Stone, clerk, 105 Fifth ave.; 789, 6352, E. A. Stone, clerk, 105 Fifth ave.; 790, 335, G. A. Barham, lift attendant, 119 Fifth ave.; 791, 336, M. Barham, home duties, 119 Fifth ave.; 792, 6652, H. E. Townsend, railway employee, 77 Fifth ave.; 793, 2176, D. R. Flavel,

warehouseman, 59 Fifth ave.; 794, 2177, E. M. Flavel, home duties, 59 Fifth ave.; 795, 4385, E. McManus, motor driver, 162 Eighth ave.; 796, 4386, M. McManus, home duties, 162 Eighth ave.; 797, Supp., Thos. P. Cocking, store manager, 75 Fifth ave.; 798, Supp., S. E. Cocking, home duties, 75 Fifth ave.; 799, 7446, D. Zervos, cabinet-maker, 103 Fifth ave.; 800, 1052, B. A. Carlin, home duties, 121 Fifth ave.; 801, 5564, B. W. Rieszen, glazier, 121 Fourth ave.; 802, 25, A. E. Adamson, agent, 69 Third ave.; 803, 3850, A. Levy, married, 136 Central ave.; 804, 3849, A. Levy, clerk, 136 Central ave.; 805, Supp., H. McManus, tailoress, 162 Eighth ave.; 806, 4384, C. McManus, labourer, 162 Eighth ave.; 807, 3766, A. G. Langmid, farmer, 57 Tenth ave.; 808, 2250, J. L. Ford, retired, 67 Tenth ave.; 809, 3794, E. R. Lawrence, married, 72 Tenth ave.; 810, 6531, M. N. Thomas, home duties, 177 Ninth ave.; 811, 2654, M. R. Griffiths, housewife, 181 Ninth ave.; 812, 2650, J. Griffiths, window cleaner, 181 Ninth ave.; 813, 6368, V. Stone, married, 183 Ninth ave.; 814, 814, M. Brookman, home duties 193 Ninth ave.; 815, 665, I. E. Boulton, married, 205 Ninth ave.; 816, 6511, N. E. Thirlwell, home duties, 198 Ninth ave.; 817, 2155, A. I. Finnerty, married, 186 Ninth ave.; 818, 3767, S. J. Langmid, home duties, 57 Tenth ave.; 819, 7065, J. V. Wells, tailor, 73 Tenth ave.; 820, 7064, E. M. Wells, married, 73 Tenth ave.; 821, 5372, F. G. Ransley, presser, 76 Tenth ave.; 822, 5373, O. M. Ransley, housewife, 76 Tenth ave.; 823, 5235, M. Pottinger, labourer, 80 Tenth ave.; 824, 2455, E. Ginbey, salesman, 92 Tenth ave.; 825, 2542, F. C. Gorrett, plumber, 92 Tenth ave.; 826, 3837, R. A. Le Nay, car builder, 71 Tenth ave.; 827, 5234, C. A. Pottinger, labourer, 80 Tenth ave.; 828, 5655, H. A. Rock, clerk, 98 Tenth ave.; 829, 261, Geo. E. Bailye, mechanic, 105 Tenth ave.; 830, 262, L. Bailye, married, 105 Tenth ave.; 831, 3156, G. F. Holtom, safe-maker, 106 Tenth ave.; 832, 3157, M. E. A. Holtom, married, 106 Tenth ave.; 833, 1082, F. O. Carter, store-keeper, 107 Tenth ave.; 834, 1081, F. C. Carter, shop assistant, 107 Tenth ave.; 835, 1078, F. Carter, married, 107 Tenth ave.; 836, 586, M. M. Blake, home duties, 109 Tenth ave.; 837, 3874, W. A. Lewis, engineer, 118 Tenth ave.; 838, 3852, A. M. Lewis, home duties, 118 Tenth ave.; 839, 1397, E. J. Cooper, bank officer, 133 Tenth ave.; 840, 3721, A. H. Lack, bootmaker, 136 Tenth ave.; 841, 3722, E. Lack, married, 136 Tenth ave.; 842, 6003, J. Shuttleworth, woodworker, 5 Eleventh ave.; 843, 6002, E. Shuttleworth, married, 5 Eleventh ave.; 844, 7072, I. West, home duties, 8 Dundas road; 845, 5215, V. G. Pollard, home duties, 20 Dundas rd.; 846, 2913, F. M. Hawkins, married, 4 John st.; 847, 3665, M. F. King, home duties, 10 Carrington st.; 848, 3662, L. T. King, motor driver, 10 Carrington st.; 849, 2528, M. M. Gordon, married, 106 Seventh ave.; 850, 5815, W. G. Saunders, storekeeper, 117 Seventh ave.; 851, 5812, F. R. Saunders, home duties, 117 Seventh ave.; 852, 3563, A. J. Kelly, married, 128 Seventh ave.; 853, 7250, G. W. Williamson, married, 142 Seventh ave.; 854, 2619, M. D. Green, married, 154 Seventh ave.; 855, 6562, M. M. E. Thompson, married, 154 Seventh ave.; 856, 492, M. W. Bergin, horse driver, 162 Seventh ave.; 857, 4204, A. H. Mawby, electrical engineer, 94 Tenth ave.; 858, 4205, M. Mawby, married, 94 Tenth ave.; 859, 3365, L. E. Jacks, fruiterer, 5 John st.; 860, 3364, L. D. Jacks, fruiterer, 5 John st.; 861, 3363, E. W. C. Jacks, printer, 5 John st.; 862, 3366, M. A. Jacks, married, 5 John st.; 863, 2046, L. T. Evans, commercial traveller, 97A Tenth ave.; 864, 2042, E. Evans, married, 97A Tenth ave.; 865, 585, E. M. Blake, bank clerk, 109 Tenth ave.; 866, 3948, A. F. Lofts, hardware assistant, 110 Tenth ave.; 867, 3947, A. T. D. Lofts, married, 110 Tenth ave.; 868, 6008, A. Silberman, business manager, 134 Tenth ave.; 869, 2454, D. Ginbey, iron turner, 135 Tenth ave.; 870, 6512, W. Thirlwell, printer, 198 Ninth ave.; 871, 6527, J. A. Thomas, clerk, 177 Ninth ave.; 872, 6355, H. E. Stone, ironmoulder, 183 Ninth ave.; 873, 327, J. A. Bardi, nil, 189 Ninth ave.; 874, 328, M. T. Bardi, married, 189 Ninth ave.; 875, 813, F. E. Brookman, turner, 193 Ninth ave.; 876, 4895, E. M. O'Loughlin, married, 207 Ninth ave.; 877, 4896, J. P. O'Loughlin, motor driver, 207 Ninth ave.; 878, 1130, F. I. Chambers, mechanic, 224 Ninth ave.; 879, 1128, E. Chambers, home duties, 224 Ninth ave.; 880, 7000, J. Watts, machinist, 224 Ninth ave.; 881, 1080, F. Cater, labourer, 222 Ninth ave.; 882, 1072, C. Carter, home duties, 222 Ninth ave.; 883, 2928, S. N. Hayman, tiler, 212 Ninth ave.; 884, 2929, T. D. Hayman, home duties, 212 Ninth ave.; 885, 797, E. C. F. Brisbane, motor driver, 200 Ninth ave.;

886, 4918, C. M. Orr, married, 242 Seventh ave.; 887, 4243, J. S. McCrum, bookkeeper, 240 Seventh ave.; 888, 3560, G. Keene, home duties, 237 Seventh ave.; 889, 2169, M. D. Fitzgerald, married, 225 Seventh ave.; 890, 3978, P. Love, home duties, 222 Seventh ave.; 891, 3568, E. M. Kelly, dressmaker, 128 Seventh ave.; 892, 490, A. Bergin, home duties, 162 Seventh ave.; 893, 5229, C. R. Potter, home duties, 216 Seventh ave.; 894, 2784, G. Hanna, auctioneer, 217 Seventh ave.; 895, 2785, L. Hanna, home duties, 217 Seventh ave.; 896, 7268, J. G. Wilson, labourer, 196 Seventh ave.; 897, 7273, R. Wilson, married, 196 Seventh ave.; 898, 305, A. Ballarini, home duties, 194 Seventh ave.; 899, 6394, J. Stratford, labourer, Sixth ave.; 900, 6393, C. Stratford, married, Sixth ave.; 901, 754, E. F. Breadsell, married, 211 Sixth ave.; 902, 755, R. Breadsell, pianoforte tuner, 211 Sixth ave.; 903, 6171, R. Smith, printer, 209 Sixth ave.; 904, 6166, R. Smith, married, 209 Sixth ave.; 905, 2058, L. G. Everett, married, 197 Sixth ave.; 906, 4112, E. Mansell, married, 195 Sixth ave.; 907, 4113, S. R. Mansell, clerk, 195 Sixth ave.; 908, 7210, E. M. Williams, married, 187 Sixth ave.; 909, 6937, T. A. Warner, retired, 175 Sixth ave.; 910, 6939, W. A. Warner, labourer, 175 Sixth ave.; 911, 6932, E. Warner, married, 175 Sixth ave.; 912, 4454, L. W. Menhennett, labourer, 175 Sixth ave.; 913, 3224, A. Hudson, home duties, 173 Sixth ave.; 914, 6926, T. Ward, caretaker, 192 Seventh ave.; 915, 6919, E. E. Ward, married, 172 Seventh ave.; 916, 5460, W. Reid, tramway employee, 206 Seventh ave.; 917, 5457, R. A. Reid, house duties, 206 Seventh ave.; 918, 4863, G. M. O'Donnell, home duties, 198 Seventh ave.; 919, 2527, J. Gordon, labourer, 106 Seventh ave.; 920, 878, J. A. Brownless, engine fitter, 118 Seventh ave.; 921, 877, F. E. Brownless, married, 118 Seventh ave.; 922, 876, E. Brownless, labourer, 118 Seventh ave.; 923, 1896, A. P. Durrant, engine fitter, 124 Seventh ave.; 924, 1898, M. A. E. Durrant, home duties, 124 Seventh ave.; 925, 1897, M. E. Durrant, dressmaker, 124 Seventh ave.; 926, 7251, W. H. Williamson, grocer's assistant, 142 Seventh ave.; 927, 6799, B. Vinville, home duties, 73 Sixth ave.; 928, 666, J. W. Bolton, butcher, 96A Sixth ave.; 929, 1014, A. J. Campbell, home duties, 111 Sixth ave.; 930, 6724, D. M. Turner, married, 111 Sixth ave.; 931, 6953, T. E. Warren, married, 127 Sixth ave.; 932, 5918, E. Sellars, home duties, 145 Sixth ave.; 933, 2869, W. C. Harris, labourer, 147 Sixth ave.; 934, 2847, F. E. Harris, home duties, 147 Sixth ave.; 935, 5550, M. Riddell, home duties, 151 Sixth ave.; 936, 5549, J. Riddell (snr.), machinist, 151 Sixth ave.; 937, 2587, V. L. Gray, home duties, 159 Sixth ave.; 938, 2583, A. Gray, telegraphist, 159 Sixth ave.; 939, 4865, J. J. O'Donnell, tramways, 198 Seventh ave.; 940, 2601, E. H. Green, railway employee, 111 Tenth ave.; 941, 1395, B. G. Cooper, home duties, 138 Tenth ave.; 942, 3603, A. E. Kent, married, 137 Tenth ave.; 943, 3607, W. V. Kent, warehouseman, 137 Tenth ave.; 944, 663, F. T. Boulton, apprentice, 96A Sixth ave.; 945, 7136, F. F. Whittaker, machinist, 136 Seventh ave.; 946, 6551, J. W. Thompson, labourer, 154 Seventh ave.; 947, 2624, W. E. Green, motor body builder, 154 Seventh ave.; 948, 4858, J. W. O'Connor, bank clerk, 178 Seventh ave.; 949, 7093, P. Whelan, labourer, 174 Seventh ave.; 950, 7092, E. M. Whelan, married, 174 Seventh ave.; 951, 306, L. Ballarini, brushmaker, 194 Seventh ave.; 952, 4217, R. J. McAdam, plasterer, 202 Seventh ave.; 953, 3195, E. A. House, married, 220 Seventh ave.; 954, 3979, W. J. Love, clerk, 222 Seventh ave.; 955, 1949, T. A. C. Edgecombe, home duties, 221 Seventh ave.; 956, 2295, E. C. Fraser, home duties, 218 Central ave.; 957, 903, G. Burges, home duties, 216 Central ave.; 958, 7189, N. D. Wilkinson, married, 198 Central ave.; 959, 3756, G. T. Langdon, miner, 196 Central ave.; 960, 3755, E. Langdon, married, 196 Central ave.; 961, 7239, T. H. Williams, railway officer, 188 Central ave.; 962, 1341, C. E. Connyns, retired, 188 Central ave.; 963, 1277, A. R. Cohen, married, 182 Central ave.; 964, 179, L. Ashton, home duties, 168 Central ave.; 965, 4037, M. Macdonald (snr.), widow, 157 Central ave.; 966, 5320, J. A. Pyke, married, 21 Coode st.; 967, 5319, F. E. Pyke, fitter's assistant, 21 Coode st.; 968, 4256, B. C. McDonald, married, 19 Coode st.; 969, 4260, H. McDonald, post office employee, 19 Coode st.; 970, 4021, R. L. Lynch, home duties, 20 Coode st.; 971, 7113, V. White, married, 17 Coode st.; 972, 2293, A. Frazer, engineer, 218 Central ave.; 973, 5359, L. F. W. Randall, van driver, 206 Central ave.; 974, 5344, C. M. Randall, home duties, 206 Central ave.; 975, 7187, L. F. Wilkinson, traveller, 198 Central ave.; 976, 5453, J. C. J. Reid, auto engineer,

194 Central ave.; 977, 5451, I. Reid, home duties, 194 Central ave.; 978, 420, J. E. Battye, accountant, 192 Central ave.; 979, 7348, R. H. Woods, wickerworker, 184 Central ave.; 980, 1288, L. Cohen, tailor, 182 Central ave.; 981, 1286, L. Cohen, clerk, 182 Central ave.; 982, 3761, J. D. Langlands, auctioneer, 174 Central ave.; 983, 1831, F. Drafen, butcher, 166 Central ave.; 984, 629, F. D. Book, salesman, 132 Central ave.; 985, 628, E. Book, home duties, 132 Central ave.; 986, 6078, E. F. Slavin, clerk, 130 Central ave.; 987, 6079, K. D. Slavin, married, 130 Central ave.; 988, 4940, B. Overheu, married, 166 Eighth ave.; 989, 4391, A. McNally, married, 176 Eighth ave.; 990, Supp., A. McNally, home duties, 176 Eighth ave.; 991, 3199, H. Housley, home duties, 180 Eighth ave.; 992, 2137, B. Fiddler, plasterer, 176 Eighth ave.; 993, 6608, B. J. Tobin, french polisher, 260 Eighth ave.; 994, 4212, R. D. Mayne, labourer, 258 Eighth ave.; 995, 2353, S. H. Game, ferry master, 210 Eighth ave.; 996, 2352, M. V. Game, married, 210 Eighth ave.; 997, 3870, S. R. Lewis, sergeant of police, 196 Eighth ave.; 998, 5146, A. H. Persse, clerk, 206 Eighth ave.; 999, 2349, G. G. Game, dressmaker, 210 Eighth ave.; 1000, 936, H. J. Burroughs, joiner, 220 Eighth ave.; 1001, 661, C. J. Boulton, clerk, 205 Ninth ave.; 1002, 4159, A. A. Martin, pastrycook, 218 Ninth ave.; 1003, 4155, A. Martin, home duties, 218 Ninth ave.; 1004, 1928, R. P. Easom, builder, 214 Ninth ave.; 1005, 1927, M. D. Easom, married, 214 Ninth ave.; 1006, 6431, J. A. Sullivan, salesman, 182, Ninth ave.; 1007, 6427, E. Z. Sullivan, married, 182 Ninth ave.; 1008, 7226, H. A. Williams, clerk, 187 Sixth ave.; 1009, 1199, W. C. E. Clare, civil servant, 205 Sixth ave.; 1010, 1197, K. Clare, married, 205 Sixth ave.; 1011, 4941, Fred C. Overheu, public accountant, 166 Eighth ave.; 1012, 2603, E. F. M. Green, married, 111 Tenth ave.; 1013, 6785, R. Vanstone, home duties, 86 Tenth ave.; 1014, 5432, M. R. Rees, home duties, 120 Seventh ave.; 1015, 6118, C. D. Smith, married, 126 Seventh ave.; 1016, 2882, R. A. Hartley, blacksmith, 210 Seventh ave.; 1017, 2881, E. V. Hartley, married, 210 Seventh ave.; 1018, 1528, J. Crooks (jun.), railway employee, 25 Coode st.; 1019, 1531, M. Crooks, married, 25 Coode st.; 1020, 4596, T. M. Moller, spinster, 23 Coode st.; 1021, 4020, R. J. Lynch, insurance agent, 20 Coode st.; 1022, 3878, F. R. Lidbury, salesman, 16 Coode st.; 1023, 7108, J. White, railway employee, 17 Coode st.; 1024, 7107, I. V. White, dressmaker, 17 Coode st.; 1025, 429, A. H. Baynes, cutter, 6 Carrington st.; 1026, 430, S. Baynes, married, 6 Carrington st.; 1027, 2457, H. Ginbey, traveller, 23 Carrington st.; 1028, 4687, E. Muirson, civil servant, 101 Sixth ave.; 1029, 1020, D. M. Campbell, traveller, 111 Sixth ave.; 1030, 2678, E. Gundish, printer, 125 Sixth ave.; 1031, 5548, J. Riddell (jun.), wood machinist, 151 Sixth ave.; 1032, 6786, W. A. Vanstone, warehouse employee, 86 Tenth ave.; 1033, 4933, R. C. Oswald, boilermaker, 168 Eighth ave.; 1034, 3200, H. R. Housley, furniture manufacturer, 180 Eighth ave.; 1035, 2350, L. J. Game, clerk, 210 Eighth ave.; 1036, 4919, T. Orr, agent, 242 Seventh ave.; 1037, 5232, H. D. Potter, journalist, 216 Seventh ave.; 1038, 4688, H. Muirson, signwriter, 101 Sixth ave.; 1039, 3811, Alf Lee, tailor, 178 Eighth ave.; 1040, 2433, E. Giles, home duties, 221, Seventh ave.; 1041, 900, C. J. Burge, butcher, 194 Eighth ave.; 1042, 902, O. Burge, married, 194 Eighth ave.; 1043, 1354, O. M. Connolly, spinster, 194 Eighth ave.; 1044, 6242, B. Spencer, married, 244 Eighth ave.; 1045, 6244, E. Spencer, labourer, 244 Eighth ave.; 1046, 1967, B. Eggert, carpenter, 246 Eighth ave.; 1047, 1969, H. Eggert, salesman, 246 Eighth ave.; 1048, 1355, R. Connolly, shop assistant, 194 Eighth ave.; 1049, 3378, H. D. Jacoby, insurance clerk, 212 Seventh ave.; 1050, 3379, L. Jacoby, home duties, 212 Seventh ave.; 1051, 3217, A. Hoy, married, 184 Seventh ave.; 1052, 3844, Mervyn Leslie, truck driver, 161 Sixth ave.; 1053, 5429, D. M. Stewart, pilot, 7 Lawley cres.; 1054, 5428, B. Stewart, home duties, 7 Lawley cres.; 1056, 1166, H. M. Colledge, married, 11 Lawley cres.; 1057, 1676, M. F. Dwyer, married, 17 Lawley cres.; 1058, 1675, D. F. Dwyer, motor importer, 17 Lawley cres.; 1059, 31, J. W. Alderton, gardener, 19 Lawley cres.; 1060, 3912, K. Mendelson, married, 40 Lawley cres.; 1061, Supp., R. Robinson, home duties, 40 Lawley cres.; 1062, 5801, B. Wake, home duties, 46 Lawley cres.; 1063, 5802, N. Wake, domestic, 46 Lawley cres.; 1064, 587, J. F. Bowmen, accountant, 45 Clifton cres.; 1065, 954, T. H. Carrington, engineer, 10 Nanhob st.; 1066, 952, M. Carrington, home duties, 10 Nanhob st.; 1067, 953, M. Carrington, jun., lady, 10 Nanhob st.; 1068, 807, W. Buckley, black-

smith, 2 Queen's cres.; 1069, 682, V. Bridgman, labourer, 67 Clotilde st.; 1070, 2323, J. P. Frost, labourer, 15 Coode st.; 1071, Supp., E. Tyler, domestic, 15 Coode st.; 1072, 5896, H. A. Seaman, carrier, 36 Coode st.; 1073, 5897, P. Seaman, home duties, 36 Coode st.; 1074, 1725, E. L. de la Hunty, traveller, 100 Tenth ave.; 1075, 4315, B. McGrath, farmer, 120 Tenth ave.; 1076, 3229, T. Hudson, clerk, 173 Sixth ave.; 1077, 4189, A. L. Matthews, clerk, 165 Sixth ave.; 1078, 4198, T. Matthews, housewife, 165 Sixth ave.; 1079, 4686, E. Muirson, widow, 101 Sixth ave.; 1080, 3911, H. J. Mendelson, tailor, 40 Lawley cres.; 1081, 3910, A. Mendelson, tailor, 40 Lawley cres.; 1082, 896, A. W. Campbell, traveller, 34 Lawley cres.; 1083, 5802, M. E. Wake, assistant, 46 Lawley cres.; 1084, 1810, F. R. Erskine, salesman, 46 Lawley cres.; 1085, 3998, J. Monaghan, civil servant, 46 Lawley cres.; 1086, Supp., J. Higgins, accountant, 46 Lawley cres.; 1087, 5453, C. E. Stoneman, jun., insurance inspector, 47 Clifton cres.; 1088, 7280, F. Wimbridge, painter's labourer, 73 Fourth ave.; 1089, 7281, V. Wimbridge, housewife, 73 Fourth ave.; 1090, Supp.; O. Hutcheson, labourer, 251 Eighth ave.; 1091, 6647, M. E. Towler, spinster, 95 Eighth ave.; 1092, 4295, A. McFadyen, machinist, 135 Fourth ave.; 1093, 3929, E. E. Litton, railway employee, 207 Eighth ave.; 1094, 3148, W. M. Holmes, electrical engineer, 257 Eighth ave.; 1095, 2156, M. J. Finnerty, motor driver, 186 Ninth ave.; 1096, 3795, V. Lawrence, painter, 72 Tenth ave.; 1097, Supp., M. Hayward, home duties, 72 Tenth ave.; 1098, 1134, B. C. Cohen, medical practitioner, 727 Beaufort st.; 1099, 7284, R. E. Winchester, carpenter, 121 Eighth ave.; 1100, 2688, S. C. Guthrie, married, 123 Eighth ave.; 1101, 3588, D. E. Kennedy, spinster, 123 Eighth ave.; 1102, 2117, F. Ferguson, married, 126 Eighth ave.; 1103, 2230, K. K. Foley, married, 135 Eighth ave.; 1104, 6726, E. A. Turner, married, 133 Eighth ave.; 1105, 317, E. Banks, married, 157 Eighth ave.; 1106, 2642, G. L. Grenvold, married, 157 Eighth ave.; 1107, 7285, W. Winchester, carpenter, 121 Eighth ave.; 1108, 7283, E. M. Winchester, married, 121 Eighth ave.; 1109, 6980, R. Watson, carpenter, 124 Eighth ave.; 1110, 4680, M. D. Muir, civil servant, 123 Eighth ave.; 1111, 6439, M. Summers, housewife, 129 Eighth ave.; 1112, 6440, W. H. Summers, labourer, 129 Eighth ave.; 1113, 2229, F. C. Foley, fireman, 135 Eighth ave.; 1114, 126, E. T. Annison, plasterer, 126 Eighth ave.; 1115, 265, C. Baird, home duties, 132 Eighth ave.; 1116, 4527, John Miller, blacksmith, 142 Eighth ave.; 1117, 4523, G. E. Miller, married, 142 Eighth ave.; 1118, 4529, J. Miller, jun., cabinetmaker, 142 Eighth ave.; 1119, 1418, R. P. Corkhill, blacksmith, 145 Eighth ave.; 1120, 1417, M. Corkhill, housekeeper, 145 Eighth ave.; 1121, 4648, F. Morris, house duties, 145 Eighth ave.; 1122, 2008, W. Ellix, motor driver, 150 Eighth ave.; 1123, 2007, E. C. Ellix, married, 150 Eighth ave.; 1124, 266, L. H. Baird, salesman, 192 Eighth ave.; 1125, 2780, E. G. Hankins, baker, 152 Eighth ave.; 1126, 2781, J. Hankins, married, 152 Eighth ave.; 1127, 2537, O. M. Gore, telephonist, 153 Eighth ave.; 1128, 2532, C. N. Gore, labourer, 153 Eighth ave.; 1129, 5886, John J. Scribbins, car builder, 154 Eighth ave.; 1130, 5887; Mabel I. Scribbins, home duties, 54 Eighth ave.; 1131, 243, W. Baddock, home duties, 16 Dundas rd.; 1132, 1800, E. Donovan, married, 14 Carrington st.; 1133, 2971, C. M. Henderson, widow, 151 Eighth ave.; 1134, 6931, E. G. Warner, teamster, 201 Eighth ave.; 1135, 6930, A. P. Warner, home duties, 201 Eighth ave.; 1136, 2475, C. Gleeson, married, 203 Eighth ave.; 1137, 1000, D. M. Gallagher, housewife, 205 Eighth ave.; 1138, 3930, E. M. Litton, married, 207 Eighth ave.; 1139, 7154, Jas. G. Whyte, modeller, 212 Eighth ave.; 1140, 7153, Ellen Whyte, house duties, 212 Eighth ave.; 1141, Supp., M. Trainer, home duties, 214 Eighth ave.; 1142, 242, G. L. Baddock, carpenter, 16 Dundas rd.; 1143, 6852, C. T. Walker, pastrycook, 215 Eighth ave.; 1144, 6864, M. Walker, home duties, 215 Eighth ave.; 1145, 7262, A. L. Wilson, builder, 216 Eighth ave.; 1146, 7094, S. Whelan, widow, 216 Eighth ave.; 1147, 7264, D. Wilson, home duties, 216 Eighth ave.; 1148, 1273, M. W. Coeks, married, 217 Eighth ave.; 1149, 4172, J. W. Martyr, joiner, 219 Eighth ave.; 1150, 4125, G. J. Markey, constable, 221 Eighth ave.; 1151, 4126, M. A. Markey, married, 221 Eighth ave.; 1152, 7097, C. J. White, civil servant, 225 Eighth ave.; 1153, 4393, W. McNaulty, truck driver, 238 Eighth ave.; 1154, 2078, E. T. Fannon, married, 250 Eighth ave.; 1155, 3495, R. Jones, hairdresser, 252 Eighth ave.; 1156, 2303, T. L. Frayne, married, 255 Eighth ave.; 1157, 1666, S. W. Davies, manager, 239 Eighth ave.; 1158, 4019, J. J. Lynch, farmer, 267 Eighth ave.; 1159, 4018,

B. T. Lynch, home duties, 267 Eighth ave.; 1160, 809, M. Brooker, home duties, 263 Eighth ave.; 1170, 6581, James Thomson, packer, 254 Eighth ave.; 1171, Supp., D. Hatcheson, married, 251 Eighth ave.; 1172, 6587, G. E. Thornton, home duties, 208 Eighth ave.; 1173, 166, A. E. Arthur, mill hand, 209 Eighth ave.; 1174, 5627, James Robins, pensioner, 233 Eighth ave.; 1175, 5626, A. D. Robins, home duties, 233 Eighth ave.; 1176, 5957, S. W. Shaw, loco. fireman, 234 Eighth ave.; 1177, 3210, E. Howarth, house duties, 112 Central ave.; 1178, 3696, H. Knight, house duties, 112 Central ave.; 1179, 3916, Ellen List, married, 91 Central ave.; 1180, 1095, E. M. Cartwright, married, 87 Central ave.; 1181, 1094, C. Cartwright, engine driver, 87 Central ave.; 1182, 2708, Chas. F. Hall, apprentice, 73 Central ave.; 1183, 2712, E. M. Hall, married, 73 Central ave.; 1184, 898, E. J. Bunton, widow, 73 Central ave.; 1185, 1254, M. Clough, married, 144 Central ave.; 1186, 7276, W. Wilson, labourer, 150 Central ave.; 1187, 7270, M. Wilson, married, 150 Central ave.; 1188, 8305, S. Hutchinson, widow, 151 Central ave.; 1189, 1727, C. M. Delaney, telephone engineer, 153 Central ave.; 1190, 6901, J. A. Walter, home duties, 153 Central ave.; 1191, 1728, I. Delaney, home duties, 153 Central ave.; 1192, 1253, G. Clough, shopkeeper, 144 Central ave.; 1193, 4861, D. O'Dea, shop assistant, 255 Eighth ave.; 1194, 2521, A. M. Goodall, motor driver, 248 Eighth ave.; 1195, 2077, C. Fannon, motor driver, 250 Eighth ave.; 1196, 5885, V. Scott, cabinetmaker, 240 Eighth ave.; 1197, 5875, A. E. Scott, married, 240 Eighth ave.; 1198, 6588, T. Thornton, hairdresser, 208 Eighth ave.; 1199, 193, C. J. W. Aspland, civil servant, 189 Eighth ave.; 1200, 194, J. Aspland, married, 189 Eighth ave.; 1201, 5169, F. L. Phillips, railway employee, 81 Tenth ave.; 1202, 5165, D. Phillips, married, 81 Tenth ave.; 1203, 1609, E. Daly, married, 171 Eighth ave.; 1204, 4247, T. J. McDaniel, assembler, 102 Tenth ave.; 1205, Supp., D. McDaniel, married, 102 Tenth ave.; 1206, 7169, C. W. Wildy, shop assistant, 130 Second ave.; 1207, 5327, C. Quigley, miller, 128 Second ave.; 1208, 300, H. A. Ballantyne, married, 118 Second ave.; 1209, 1076, E. S. Carter, agent, 114 Second ave.; 1210, 1073, D. K. Carter, married, 114 Second ave.; 1211, 7282, K. Winchcombe, widow, 114 Second ave.; 1212, 2582, R. Gratwick, married, 126 Second ave.; 1213, 303, P. Ballantyne, storeman, 118 Second ave.; 1214, 3371, A. Jacobs, salesman, 104 Second ave.; 1215, 762, M. Breckinridge, married, 102 Second ave.; 1216, Supp., A. Johnson, gardener, 100 Second ave.; 1217, 425, H. Baxter, married, 64 Second ave.; 1218, 1307, E. M. Coleyman, spinster, 54 Second ave.; 1219, Supp., A. Brown, carpenter, 34 Second ave.; 1220, 834, E. Brown, home duties, 34 Second ave.; 1221, 1316, A. Collingwood, married, 56 Second ave.; 1222, 6277, M. Stathy, married, 70 Second ave.; 1223, 1782, W. Dohnt, carpenter, 70 Second ave.; 1224, 5399, E. Read, plumber, 70 Second ave.; 1225, 5400, E. M. Read, home duties, 70 Second ave.; 1226, 761, H. L. Breckinridge, painter, 102 Second ave.; 1227, 3472, H. W. Jones, clerk, 110 Second ave.; 1228, 6278, X. W. Stathy, driver, 70 Second ave.; 1229, 1306, A. Coleman, typiste, 54 Second ave.; 1230, 2161, E. A. Firmin, steward, 60 Second ave.; 1231, 2163, I. M. Firmin, married, 60 Second ave.; 1232, 298, A. Ballantyne, clerk, 120 Second ave.; 1233, 299, D. Ballantyne, married, 120 Second ave.; 1234, 1308, I. Coleyman, typiste, 54 Second ave.; 1235, 7260, A. Willshire, car builder, 46 Second ave.; 1236, 4923, O. N. Osborn, married, 739 Beaufort st.; 1237, 2760, W. Hamilton, motor engineer, 735 Beaufort st.; 1238, 2756, E. E. Hamilton, married, 735 Beaufort st.; 1239, 1263, W. Coates, salesman, 737 Beaufort st.; 1240, Supp., A. Keenan, typiste, 776 Beaufort st.; 1241, Supp., R. Keenan, typiste, 776 Beaufort st.; 1242, Supp., R. Keenan, labourer, 776 Beaufort st.; 1243, Supp., C. Keenan, housewife, 776 Beaufort st.; 1244, 1518, K. Crockford, clerk, 800 Beaufort st.; 1245, 6020, D. Whetstone, married, 718 Beaufort st.; 1246, 2671, J. Hillman, widow, 718 Beaufort st.; 1247, 2484, K. Hardie, home duties, 719 Beaufort st.; 1248, 2975, W. Johnston, home duties, 719 Beaufort st.; 1249, 5824, A. Schenberg, bootmaker, 758 Beaufort st.; 1250, 5826, I. Schenberg, boot repairer, 758 Beaufort st.; 1251, 3760, O. Langenschied, married, 751 Beaufort st.; 1252, Supp., A. Curtis, married, 789 Beaufort st.; 1253, 1516, J. Crockford, electrician, 795 Beaufort st.; 1254, 1519, J. Crockford, married, 795 Beaufort st.; 1255, 2968, J. I. Johnston, detective constable, 719 Beaufort st.; 1256, 2487, Jas. Hardie, ironmonger, 719 Beaufort st.; 1257, 2732, H. W. Honey, cashier, 719 Beaufort st.; 1258, 2486, E. Hardie, hosiery examiner, 719 Beaufort

st.; 1259, 3759, E. Langenschied, salesman, 751 Beaufort st.; 1260, 1520, R. Crockford, clerk, 795 Beaufort st.; 1261, Supp., W. B. Whetstone, mechanic, 718 Beaufort st.; 1262, 3621, E. Kerr, shopkeeper, 745 Beaufort st.; 1263, 378, A. Barrett, cleaner, 745 Beaufort st.; 1264, 1834, C. M. Drage, married, 786 Beaufort st.; 1265, 4922, C. Osborn, home duties, 739 Beaufort st.; 1266, Supp., E. Bourke, home duties, 739 Beaufort st.; 1267, 4094, S. Manley, home duties, 100 Second ave.; 1268, 4093, C. J. Manley, linotype operator, 100 Second ave.; 1269, 4095, Chas. Manley, shop assistant, 100 Second ave.; 1270, 7184, Arthur Wilkinson, salesman, 78 Second ave.; 1271, 3652, R. Martin-Smith, teacher, 722 Beaufort st.; 1272, 3653, Ruby Martin-Smith, married, 722 Beaufort st.; 1273, 5622, C. Robin, bank official, 72 Second ave.; 1274, 1466, A. R. Baxter Cox, architect, 40 Second ave.; 1275, 1468, I. G. Baxter Cox, married, 40 Second ave.; 1276, 3489, M. Jones, married, 31 Second ave.; 1277, 3497, S. H. Jones, shopkeeper, 31 Second ave.; 1278, 2554, Edward B. Grace, engineer, 134 Second ave.; 1279, 2555, Vera C. Grace, home duties, 134 Second ave.; 1280, Supp., J. C. Richards, traveller, 169 Seventh ave.; 1281, Supp., S. Curtis, truck driver, 789 Beaufort st.; 1282, Supp., P. Curtis, traveller, 789 Beaufort st.; 1283, Supp., H. Doran, gentleman, 789 Beaufort st.; 1284, Supp., T. Curtis, manager, 789 Beaufort st.; 1285, 5056, J. T. Pearce, clerk, 24 Second ave.; 1286, 5055, I. Pearce, home duties, 24 Second ave.; 1287, 2248, C. Ford, home duties, 22 Second ave.; 1288, 3372, Alice Jacobs, home duties, 104 Second ave.; 1289, 5435, Ellen Regan, spinster, 104 Second ave.; 1290, 3373, Edie Jacobs, home duties, 104 Second ave.; 1291, 1573, J. Donovan, jeweller, 721 Beaufort st.; 1292, 1521, M. Crockford, housekeeper, 800 Beaufort st.; 1293, 5856, M. Schultz, home duties, 66 Second ave.; 1294, 3017, R. Hickmott, home duties, 76 Second ave.; 1295, 3016, G. Hickmott, railway employee, 76 Second ave.; 1296, 1411, Thos. Darragh, manager, 714 Beaufort st.; 1297, 1410, L. M. Darragh, home duties, 714 Beaufort st.; 1298, 292, R. Barrington, secretary, 714 Beaufort st.; 1299, 291, E. Barrington, home duties, 714 Beaufort st.; 1300, 1261, M. D. Coates, home duties, 737 Beaufort st.; 1301, 4061, J. K. Anderson, storekeeper, 45 Second ave.; 1302, 4063, N. K. Anderson, machinist, 45 Second ave.; 1303, 4062, M. E. Anderson, home duties, 45 Second ave.; 1304, 331, W. E. Bardon, salesman, 42 Second ave.; 1305, 330, M. H. Bardon, home duties, 42 Second ave.; 1306, Supp., R. A. Tarbottom, greengrocer, 767 Beaufort st.; 1307, Supp., J. E. Tarbottom, married, 767 Beaufort st.; 1308, 1447, J. A. Coupland, steward, 60 Second ave.; 1309, Supp., M. J. Cobain, chemist, 811 Beaufort st.; 1310, Supp., A. V. Cobain, widow, 811 Beaufort st.; 1311, 1682, R. Davison, newsagent, 855 Beaufort st.; 1312, 6186, E. S. E. Snewin, pastrycook, 122 Central ave.; 1313, Supp., G. Spencer, widow, 161 Central ave.; 1314, 1181, C. G. Choyce, home duties, 161 Central ave.; 1315, 2710, E. J. Hall, milk carter, 183 Central ave.; 1316, Supp., V. Farrar, married, 209 Central ave.; 1317, 1959, D. Edwards, driver, 185 Central ave.; 1318, 1182, D. Choyce, bread carter, 161 Central ave.; 1319, 2088, L. N. Farrar, fitter, 209 Central ave.; 1320, Supp., Wm. Ernest Curtis, labourer, 789 Beaufort st.; 1321, 6538, A. Thompson, mechanic, 122 Central ave.; 1322, 5963, E. A. Shearn, manager, 115 Central ave.; 1323, 4541, A. Millikin, married, 105 Second ave.; 1324, 4540, A. B. Millikin, bank official, 105 Second ave.; 1325, 6327, L. Stewart, married, 199 Central ave.; 1326, 3356, Louis D. Jack, cook, 208 Sixth ave.; 1327, 4026, A. MacDonald, secretary, 127 Second ave.; 1328, 4028, C. MacDonald, home duties, 127 Second ave.; 1329, 999, J. Caldwell, clerk, 28 Second ave.; 1330, 7219, F. T. Williams, soldier, 790 Beaufort st.; 1331, 1068, Roy Carroll, garage proprietor, 176 Sixth ave.; 1332, 1064, E. Carroll, insurance inspector, 176 Sixth ave.; 1333, 1065, Eileen Carroll, married, 176 Sixth ave.; 1334, 2661, W. D. Grimshaw, photographic, 176 Ninth ave.; 1335, 2146, C. L. Findlay, civil servant, 157 Ninth ave.; 1336, 578, D. Black, nil, 98 Fourth ave.; 1337, 6880, T. F. Wallace, salesman, 124 Fifth ave.; 1338, 5828, M. Sehemberg, bootmaker, 758 Beaufort st.; 1339, 5551, Pauline Tate, assistant, 714 Beaufort st.; 1340, 5550, Mariam Tate, married, 714 Beaufort st.; 1341, 772, Daisy Bryant, dressmaker, 714 Beaufort st.; 1342, 4534, Eva Piper, dressmaker, 714 Beaufort st.; 1343, 7198, E. J. Willeox, home duties, 868 Beaufort st.; 1344, 3257, Ralph Alfred Hull, manager, 774 Beaufort st.; 1345, 3253, F. T. Hull, home duties, 774 Beaufort st.;

1346, 3172, Ivan M. Hope, traveller, 90 Fourth ave.; 1347, 6921, G. Ward, married, 90 Fourth ave.; 1348, 2664, L. Grose, machinist, 134 Ninth ave.; 1349, 7197, C. A. G. Willeox, traveller, 868 Beaufort st.; 1350, 2600, C. E. Green, salesman, 18 Coode st.; 1351, 2249, J. L. Ford, manager, 22 Second ave.; 1352, 2610, I. E. Green, married, 18 Coode st.; 1353, 662, D. M. Boulton, home duties, 96A Sixth ave.; 1354, 667, L. M. Boulton, typiste, 96A Sixth ave.; 1355, Supp., E. Haines, married, 130 Fourth ave.; 1356, 2127, E. Festing, married, 36 Fourth ave.; 1357, 5556, B. W. Ridley, surveyor, 38 Fourth ave.; 1358, Supp., G. Haines, storeman, 130 Fourth ave.; 1359, Supp., J. J. Brown, salesman, 23 Fourth ave.; 1360, 2614, M. Green, clerk, 119 Ninth ave.; 1361, 5446, H. Reid, clerk, 110 Sixth ave.; 1362, 4921, A. J. Osborn, engineer, 739 Beaufort st.; 1363, 4924, Walter J. Osborn, assistant, 739 Beaufort st.; 1364, Supp., Margaret A. Hull, home duties, 171 Seventh ave.; 1365, 5855, L. O. Schultz, dentist, 66 Second ave.; 1366, 1996, K. Elliott, married, 57 Second ave.; 1367, Supp., W. J. James, estate agent, 19 Lawley cres.; 1368, 2901, Q. H. James, accountant, 19 Lawley cres.; 1369, 4744, D. Naylor, typiste, 81 Second ave.; 1370, 4745, E. Naylor, typiste, 81 Second ave.; 1371, 3864, I. Lewis, home duties, 196 Eighth ave.; 1372, Supp., F. G. James, nil, 19 Lawley cres.; 1373, Supp., D. Levitzki, home duties, 727 Beaufort st.; 1374, Supp., H. Vaughan, clerk, 727 Beaufort st.; 1375, Supp., G. Vaughan, home duties, 727 Beaufort st.; 1376, 4790, L. E. Newman, home duties, 43 Fifth ave.; 1377, 4789, G. S. Newman, telegraphist, 43 Fifth ave.; 1378, 2484, H. Glew, home duties, 81 Fifth ave.; 1379, Supp., H. Boundy, window dresser, 157 Seventh ave.; 1380, Supp., A. A. Smith, Railway employee, 89 Fifth ave.; 1381, Supp., B. F. Smith, home duties, 89 Fifth ave.; 1382, 4747, L. Naylor, motor-body builder, 125 Fifth ave.; 1383, 1238, G. Clements, warehouseman, 138 Fifth ave.; 1384, 1237, E. Clements, married, 138 Fifth ave.; 1385, 6246, S. J. Spencer, window dresser, 91 Fifth ave.; 1386, 6916, C. M. Ward, gardener, 172 Seventh ave.; 1387, 6988, F. C. Watt, salesman, 126 Fourth ave.; 1388, 383, A. Barrington, civil servant, 61 Fifth ave.; 1389, 1737, J. Dennison, doorman, 4 Dundas rd.; 1390, 1738, M. Dennison, nil, 4 Dundas rd.; 1391, 2840, L. Harper, carpenter, 138 Fourth ave.; 1392, 4693, T. J. Mulligan, fireman, 99 Tenth ave.; 1393, 1310, W. Coleman, joiner, 54 Second ave.; 1394, 1309, W. Coleman, butcher, 54 Second ave.; 1395, Supp., B. Parker, home duties, 826 Beaufort st.; 1396, 7145, R. Whittington, salesman, 205 Seventh ave.; 1397, 7144, I. Whittington, married, 205 Seventh ave.; 1398, 924, A. O. Burlinson, clerk, 116 Second ave.; 1399, Supp., H. F. Hutchison, bus driver, 124 Second ave.; 1400, 3297, M. C. Hutchinson, salesman, 124 Second ave.; 1401, 5773, E. Ryan, married, 62 Fourth ave.; 1402, 2143, W. Fielder, married, 134 Fourth ave.; 1403, 2607, H. Green, departmental manager, 54 Fourth ave.; 1404, 2237, C. W. Fookes, shop assistant, 790 Beaufort st.; 1405, Supp., E. A. Kay, home duties, 125 Second ave.; 1406, Supp., R. D. Kavanagh, salesman, 120 First ave.; 1407, 1994, H. Elliott, linotype operator, 57 Second ave.; 1408, 1995, H. Elliott, clerk, 57 Second ave.; 1409, 1430, M. D. Cotton, spinster, 38 First ave.; 1410, Supp., R. A. Rorison, pensioner, 125 Second ave.; 1411, Supp., B. Rorison, home duties, 125 Second ave.; 1412, Supp., W. Kay, shop assistant, 125 Second ave.; 1413, 6662, I. Tregelles, cook, 31 Second ave.; 1414, Supp., G. Wilson, home duties, 718 Beaufort st.; 1415, Supp., W. Wilson, home duties, 718 Beaufort st.; 1416, 2856, L. K. Harris, civil servant, 732 Beaufort st.; 1417, Supp., K. J. Collins, newsagent, 759 Beaufort st.; 1418, Supp., O. L. Collins, married, 759 Beaufort st.; 1419, 4517, R. A. Millen, shop assistant, 89 Tenth ave.; 1420, 3798, K. Layman, spinster, 108 Second ave.; 1421, Supp., J. Wilson, butcher, 718 Beaufort st.; 1422, 1523, M. A. Croker, clerk, 187 Seventh ave.; 1423, 1522, A. W. Croker, tailoress, 187 Seventh ave.; 1424, 1525, M. B. Croker, tailoress, 187 Seventh ave.; 1425, 3463, E. Jones, married, 179 Seventh ave.; 1426, Supp., S. G. Hancock, plumber, 55 Fourth ave.; 1427, Supp., H. Jones, carpenter, 179 Seventh ave.; 1428, 6177, S. S. Smith, sign-writer, 192 Seventh ave.; 1429, 6148, J. P. Smith, home duties, 192 Seventh ave.; 1430, 304, Alfred Ballarine, pastrycook, 194 Seventh ave.; 1431, 2483, B. E. Glew, labourer, 81 Fifth ave.; 1432, 2738, T. Halliday, clerk, 78 Central ave.; 1433, 2733, E. C. Halliday, home duties, 78 Central ave.; 1434, 1250, H. W. Clifton, nil, 78

Central ave.; 1435, 655, Hannah Breckler, married, 17 Regent st.; 1436, 6138, F. Smith, photo. litho printer, 112 Fourth ave.; 1437, 6175, S. Smith, home duties, 112 Fourth ave.; 1438, Supp., J. Smith, retired, 841 Beaufort st.; 1439, Supp., M. M. Smith, married, 841 Beaufort st.; 1440, Supp., P. G. Cook, home duties, 841 Beaufort st.; 1441, Supp., V. T. Killia, taxi proprietor, 841 Beaufort st.; 1442, 286, M. Baker, home duties, 72 Fifth ave.; 1443, 578, S. Saffer, cabinet-maker, 188 Seventh ave.; 1444, Supp., E. Behrman, secretary, 220 Seventh ave.; 1445, 3758, O. Langdon, clerk, 196 Central ave.; 1446, 3576, J. C. Kelly, insurance clerk, 244 Seventh ave.; 1447, 5694, Jack Rose, tailor's cutter, 185 Seventh ave.; 1448, 5805, A. Saphir, liftman, 790 Beaufort st.; 1449, 291, W. F. Baker, railway employee, 72 Fifth ave.; 1450, 2728, W. J. Hall, railway employee, 117 Central ave.; 1451, 2720, M. E. Hall, married, 117 Central ave.; 1452, 307, E. Balmer, nurse, 151 Eighth ave.; 1453, Supp., W. Rowlands, electrician, 156 Eighth ave.; 1454, Supp., S. W. Roberts, clerk, 136 Eighth ave.; 1455, 308, F. M. Balmer, home duties, 131 Fifth ave.; 1456, 309, H. S. Balmer, porter, 131 Fifth ave.; 1457, Supp., A. A. Smith, railway employee, 89 Fifth ave.; 1458, Supp., D. F. Smith, home duties, 89 Fifth ave.; 1459, 2839, L. Harper, teacher, 34 Second ave.; 1460, Supp., S. G. Walker, storekeeper, 140 Tenth ave.; 1461, Supp., J. A. Walker, married, 140 Tenth ave.; 1462, Supp., W. R. McConkey, survey hand, 117 Central ave.; 1463, Supp., I. Walker, home duties, 138 Tenth ave.; 1464, Supp., F. C. Wallis, reader, 138 Tenth ave.; 1465, Supp., J. G. Wilson, miner, 196 Seventh ave.; 1466, Supp., S. G. Walker, married, 140 Tenth ave.; 1467, 890, M. Budden, dressmaker, 136 Fifth ave.; 1468, 176, A. Ashton, engine-driver, 168 Central ave.; 1469, 7228, H. Williams, married, 177 Central ave.; 1470, 2296, J. Grant, married, 15 Regent st.; 1471, 2673, Mary Grubnan, home duties, 45 Third ave.; 1472, 888, A. R. Budden, carpenter, 136 Central ave.; 1473, 5827, I. Selenberg, moulder, 758 Beaufort st.; 1474, 4259, G. E. McDonald, clerk, 27 Third ave.; 1475, 199, C. A. Atkinson, architect, 41 Third ave.; 1476, 213, V. Atkinson, home duties, 41 Third ave.; 1477, 174, A. J. Ashton, packer, 168 Central ave.; 1478, Supp., W. Berliner, watchman, 98 Fourth ave.; 1479, Supp., D. E. Berliner, home duties, 98 Fourth ave.; 1480, Supp., H. Humphrey, bank clerk, 80 North st.; 1481, Supp., F. M. Harper, home duties, 61 Third ave.; 1482, Supp., V. Snowdon, home duties, 61 Third ave.; 1483, Supp., R. Snowdon, accountant, 61 Third ave.; 1484, 4441, T. Meharry, station-master, 93a Second ave.; 1485, Supp., H. McKenzie, storekeeper, 843 Beaufort st.; 1486, 1129, E. Chambers, storekeeper, 762 Beaufort st.; 1487, 7438, Charles Zeck, hairdresser, 37 Second ave.; 1488, 7439, E. A. Zeck, hairdresser, 37 Second ave.; 1489, Supp., Jean Peirce, home duties, 41 Second ave.; 1490, 1576, V. E. Donovan, clerk, 721 Beaufort st.; 1491, 1570, C. H. Donovan, housewife, 721 Beaufort st.; 1492, Supp., R. Pritchard, nurseryman, 34 Second ave.; 1493, 5448, H. S. Reid, instructor, 136 Sixth ave.; 1494, 5443, G. Reid, married, 136 Sixth ave.; 1495, 5440, C. C. Reid, carpenter, 136 Sixth ave.; 1496, 5051, G. F. Pearce, insurance inspector, 190 Eighth ave.; 1497, 5054, Ida Pearce, married, 190 Eighth ave.; 1498, 3431, A. K. Johnson, clerk, 122 Ninth ave.; 1499, 1240, K. L. Clementson, tailor, 23 First ave.; 1500, Supp., A. H. Chinney, blacksmith, 23 First ave.; 1501, 3040, H. E. Hill, married, 25 Second ave.; 1502, 6906, S. F. Walters, home duties, 126 First ave.; 1503, 49, R. H. Alderson, bank official, 123 First ave.; 1504, 50, V. Alderson, home duties, 123 First ave.; 1505, 4621, Jas. A. Moore, retired, 24 First ave.; 1506, 4802, M. J. Nicol, married, 83 First ave.; 1507, 2141, N. Field, married, 83 First ave.; 1508, 7249, E. C. Williamson, shop assistant, 137 Fourth ave.; 1509, 3884, G. Ligman, storekeeper, 113 Fifth ave.; 1510, Supp., P. Gurillam, agent, 220 Seventh ave.; 1511, Supp., D. Watkins, married, 176 Ninth ave.; 1512, Supp., E. Wilkerson, typiste, 90A First ave.; 1513, 3255, J. Hull, driller, 151 Seventh ave.; 1514, 3256, M. T. Hull, housewife, 151 Seventh ave.; 1515, 3254, H. Hull, dental nurse, 151 Seventh ave.; 1516, 6816, J. W. Vivian, director, 51 Second ave.; 1517, 2672, M. A. Grubnan, home duties, 45 Third ave.; 1518, Supp., B. Wilkerson, typiste, 90a First ave.; 1519, 1645, Cyrus Davies, labourer, 93 Second ave.; 1520, 1643, Charles C. Davies, plumber, 93 Second ave.; 1521, Supp., A. A. Hunter, spaller, 97 Seventh ave.; 1522, Supp., L. E. Randall, nil, 97 Seventh ave.; 1523, Supp., F. Randall, married, 97 Seventh ave.; 1524,

1641, A. Davies, machinist, 93 Second ave.; 1525, 4630, S. Moore, clerk, 24 First ave.; 1526, 4622, L. Moore, married, 24 First ave.; 1527, 4606, M. Moore, clerk, 24 First ave.; 1528, 3122, A. T. Kidd, mechanic, 9 Queen's cres.; 1529, Supp., A. Mendelson, stenographer, 40 Lawley crescent; 1530, Supp., C. Goezel, home duties, 8 Regent st.; 1531, 4067, A. E. Magee, housewife, 164 Seventh ave.; 1532, 5484, E. Retchford, housewife, 178 Ninth ave.; 1533, 4459, M. Menzies, typiste, 121 Seventh ave.; 1534, 4301, M. E. McFadyen, clerk, 135 Fourth ave.; 1535, 1136, D. Dohen, tailor, 7 Regent st.; 1536, 1281, E. Cohen, shop assistant, 76 First ave.; 1537, 2020, G. Emery, window dresser, 121 Seventh ave.; 1538, 4458, A. Menzies, married, 121 Seventh ave.; 1539, 4069, M. Magee, school teacher, 164 Seventh ave.; 1540, 4068, J. A. Magee, railway employee, 164 Seventh ave.; 1541, 3542, R. Madorsky, typiste, 826 Beaufort st.; 1542, 605, V. Bloomfield, home duties, 76 First ave.; 1543, 2315, R. Frew, master pastrycook, 800 Beaufort st.; 1544, 2314, G. Frew, home duties, 800 Beaufort st.; 1545, Supp., N. Martin, home duties, 134 Fifth ave.; 1546, 4990, Jean Saunders, home duties, 14 Nanhob st.; 1547, 993, M. Cahill, shop assistant, 22 Third ave.; 1548, 992, S. A. Cahill, widow, 22 Third ave.; 1549, 3670, M. J. Kineen, widow, 22 Third ave.; 1550, Supp., B. M. Parker, housewife, er. Ninth ave. and Beaufort st.; 1551, Supp., E. J. Parker, manager, er. Ninth ave. and Beaufort st.; 1552, 1150, Rachael Cohen, married, 7 Regent st.; 1553, 2009, O. M. Elphinstone, married, 134 Fifth ave.; 1554, 991, R. Cahill, typist, 22 Third ave.; 1555, 2372, M. Gunning, widow, 42 Lawley cres.; 1556, Supp., H. R. Neely, departmental manager, 42 Lawley cres.; 1557, 3551, S. E. Kean, draper, 752 Beaufort st.; 1558, 1926, Myrtle E. Earle, married, 58 Second ave.; 1559, 6580, H. J. Thomson, clerk, 254 Eighth ave.; 1560, Supp., E. M. McPherson, home duties, 79 North st.; 1561, 7248, D. Williamson, married, 137 Fourth ave.; 1562, 195, E. G. Assender, home duties, 172 Sixth ave.; 1563, Supp., E. Kemp, home duties, 14 Dundas rd.; 1564, Supp., M. S. Brandenburg, chemist, 64 Second ave.; 1565, Supp., H. McPherson, bootmaker, 79 North st.; 1566, 2430, M. Gilchrist, nil, 68 First ave.; 1567, 1925, F. J. Earle, accountant, 58 Second ave.; 1568, Supp., E. F. Willshire, home duties, 46 Second ave.; 1569, 974, K. P. Byrne, school teacher, 48 Second ave.; 1570, 4452, M. Mendelawitz, pawnbroker, 59 First ave.; 1571, 5255, E. Power, home duties, 106 First ave.; 1572, 1149, O. Cohen, cashier, 7 Regent st.; 1573, Supp., L. R. Goezel, battery expert, 8 Regent st.; 1574, Supp., K. L. Elliott Topman, 12 Nanhob st.; 1575, Supp., A. Goezel, home duties, 8 Regent st.; 1576, Supp., R. Hill, home duties, 17 Regent st.; 1577, Supp., L. Edelman, home duties, 21 Regent st.; 1578, 889, E. Budden, married, 136 Fifth ave.; 1579, 1863, A. F. Dunbar, shearing expert, 112 Third ave.; 1580, Supp., N. Goezel, clerk, 8 Regent st.; 1581, 5444, M. G. Reid, clerk, 136 Sixth ave.; 1582, Supp., E. Fitzpatrick, home duties, 221 Seventh ave.; 1583, 972, S. D. Byrne, clerk, 128 Fifth ave.; 1584, 5729, R. J. Triscott, merchant, 19 Regent st.; 1585, 1707, R. Edelman, manageress, 21 Regent st.; 1586, 197, P. Assender, clerk, 172 Sixth ave.; 1587, 6279, X. W. Stathy, driver, 70 Second ave.; 1588, Supp., A. Thompson, insurance agent, 112 Second ave.; 1589, 6549, H. Thompson, home duties, 112 Second ave.; 1590, Supp., C. Scott, home duties, 86 Second ave.; 1591, Supp., F. R. Saunders, 21 Second ave.; 1592, 115, H. Appleton, traveller, 5 Queen's cres.; 1593, 114, Ethel Appleton, home duties, 5 Queen's cres.; 1594, 4025, Anne Morley, widow, 5 Queen's cres.; 1595, Supp., T. Davies, auctioneer, 802 Beaufort st.; 1596, Supp., J. Flint, retired, 802 Beaufort st.; 1597, Supp., Ida Flint, domestic duties, 802 Beaufort st.; 1598, Supp., Irene Wright, clerical, 802 Beaufort st.; 1599, Supp., N. Edelman, clerk, 21 Regent st.; 1600, Supp., A. Prindiville, gardener, 55 First ave.; 1601, Supp., N. T. Campbell, home duties, 55 First ave.; 1602, Supp., R. H. Fidock, painter, 51 First ave.; 1603, Supp., K. K. Hindmarsh, home duties, 101 Tenth ave.; 1604, 6755, R. Tyler, married, 103 Tenth ave.; 1605, 6750, F. W. Tyler, mechanic, 103 Tenth ave.; 1606, Supp., A. Elder, home duties, 130 Tenth ave.; 1607, Supp., F. J. McDaniel, married, 102 Tenth ave.; 1608, Supp., B. Creighton, housewife, 141 Tenth ave.; 1609, Supp., J. Creighton, business manager, 141 Tenth ave.; 1610, 6076, F. S. Wieck, apprentice, 1 Regent st.; 1611, Supp., F. M. Hayes, —, 61 Third ave.; 1612, 3780, E. D. Larratt, widow, 62 Third ave.; 1613, 4766, E. Nelligan, married, 91 Third ave.; 1614, 4767, Mar-

garet Nelligan, married, 91 Third ave.; 1615, 6185, Leo Smyth, hairdresser, 91 Third ave.; 1616, 7207, C. J. Williams, home duties, 51 First ave.; 1617, 5257, G. Power, plasterer, 106 First ave.; 1618, Supp., J. Elder, motor mechanic, 130 Tenth ave.; 1619, Supp., M. Bantfield, widow, 141 Tenth ave.; 1620, 1719, H. Deimel, barmaid, 221 Seventh ave.; 1621, 5728, M. E. Triscott, home duties, 19 Regent st.; 1622, 5582, N. G. Taylor, traveller, 11 Regent st.; 1623, 4108, M. Nairn, home duties, 5 Regent st.; 1624, 5429, D. M. Stewart, air pilot, 7 Lawley cres.; 1625, 5025, I. S. Schmidt, home duties, 7 Lawley cres.; 1626, Supp., C. G. Kenworthy, salesman, 7 Lawley cres.; 1627, 5585, A. Roberts, married, 5 Lawley cres.; 1628, Supp., E. Kemp, blacksmith, 14 Dundas rd.; 1629, Supp., S. H. Kemp, married, 14 Dundas rd.; 1630, 2904, C. L. Hastie, loco. driver, 104 Tenth ave.; 1631, 6007, L. B. Westwood, mil., 6 Regent st.; 1632, Supp., O. Gustavson, gardener, 12 Regent st.; 1633, 32, J. Addicoat, dressmaker, 62 First ave.; 1634, 31, J. H. Addicoat, engineer, 62 First ave.; 1635, 30, F. W. Addicoat, mechanic, 62 First ave.; 1636, Supp., W. Kenworthy, domestic duties, 7 Lawley cres.; 1637, Supp., H. Giles, shearer, 221 Seventh ave.; 1638, 4932, I. E. Oswald, married, 168 Eighth ave.; 1639, 7418, A. Young, railway employee, 169 Eighth ave.; 1640, Supp., A. Penn, home duties, 86 Fourth ave.; 1641, 5002, F. L. Parsons, manager, 141 Fourth ave.; 1642, Supp., E. King, home duties, 184 Seventh ave.; 1643, Supp., L. Georgeffe, home duties, 184 Seventh ave.; 1644, Supp., B. Wright, home duties, 774 Beaufort st.; 1645, Supp., W. B. Wright, carpenter, 774 Beaufort st.; 1646, Supp., W. V. Wright, underground manager, 774 Beaufort st.; 1647, Supp., A. Beedham, home duties, 86 Fourth ave.; 1648, 7111, R. E. White, invalid, 88 Fourth ave.; 1649, 6221, E. Sowden, married, 37 First ave.; 1650, Supp., M. M. Morrell, home duties, 30 First ave.; 1651, Supp., C. Wright, home duties, 774 Beaufort st.; 1652, 4833, Alan Roe, salesman, 51 Clifton cres.; 1653, 3196, S. House, builder, 220 Seventh ave.; 1654, 4017, N. Lynas, civil servant, 88 First ave.; 1655, 3251, E. M. Hull, home duties, 151 Seventh ave.; 1656, 5569, F. K. Taylor, home duties, 11 Regent st.; 1657, 1280, D. Cohen, home duties, 118 First ave.; 1658, 3679, O. B. Matheson, married, 15 Lawley cres.; 1659, 6122, L. Smith, motor mechanic, 1 Lawley cres.; 1660, Supp., W. H. Hackfath, soldier, 96 First ave.; 1661, Supp., M. C. A. Hackfath, home duties, 96 First ave.; 1662, 5527, F. R. Richardson, married, 73 First ave.; 1663, 5793, F. Sanders, married, 114 First ave.; 1664, 2641, T. P. Grenfell, labourer, 101 Seventh ave.; 1665, 4388, Geo. Parratt, retired, 15 Lawley cres.; 1666, 4391, S. Parratt, married, 15 Lawley cres.; 1667, 760, E. Breckinridge, clerk, 102 Second ave.; 1668, 3252, F. M. Hull, clerk, 151 Seventh ave.; 1669, 1756, C. Difffen, labourer, 148 Seventh ave.; 1670, Supp., C. Sullivan, shop assistant, 115 First ave.; 1671, 1919, S. T. Dyson, married, 112 First ave.; 1672, Supp., N. Rose, traveller, 714 Beaufort st.; 1673, Supp., M. J. Rose, home duties, 714 Beaufort st.; 1674, 4537, R. J. B. Miller, manager, 125 Seventh ave.; 1675, 4533, L. M. Miller, married, 125 Seventh ave.; 1676, Supp., D. W. Rees, manager, 120 Seventh ave.; 1677, Supp., J. Cole, wool worker, 30 First ave.; 1678, 3357, C. W. Jacka, clerk, 10 Dundas rd.; 1679, 7051, A. H. Weiss, merchant, 114 First ave.; 1680, Supp., J. B. Dodd, engraver, 67 Clotilde st.; 1681, Supp., B. E. Dodd, home duties, 67 Clotilde st.; 1682, 8, E. M. Abbott, domestic, 113 Fifth ave.; 1683, 3771, C. A. McDonell, manager, 46 Lawley cres.; 1684, 1847, H. S. Drummond, clerk, 99 Sixth ave.; 1685, 4174, R. M. Marum, salesman, 93a Fifth ave.; 1686, 6222, S. G. Sowden, journalist, 37 First ave.; 1687, Supp., L. C. Hackfath, signwriter, 96 First ave.; 1688, 6011, J. Wexlear, home duties, 51 Clifton cres.; 1689, 6012, H. Wexlear, wool buyer, 51 Clifton cres.; 1690, 2643, H. S. Grenvold, carpenter, 157 Eighth ave.; 1691, Supp., J. S. Sebo, 96 First ave.; 1692, Supp., R. Sebo, married, 96 First ave.; 1693, Supp., J. S. Froome, carpenter, 92 First ave.; 1694, 318, E. H. Banks, bricklayer, 157 Eighth ave.; 1695, Supp., S. Bellow, home duties, 161 Eighth ave.; 1696, 3993, N. Lowell, typiste, 160 Eighth ave.; 1697, 1846, D. Drummond, accountant, 99 Sixth ave.; 1698, 1292, R. N. Cohen, clerk, 79 First ave.; 1699, 5304, J. H. Prout, coachbuilder, 95 First ave.; 1700, 4366, C. H. Parish, civil servant, 3 Queen's cres.; 1701, 4367, E. Parish, home duties, 3 Queen's cres.; 1702, 4996, W. J. Saunders, company manager, 6 Queen's cres.; 1703, 6973, E. H. Watson, civil servant, 150 Seventh ave.; 1704, Supp., J. M. Heenan, manager,

er. Beaufort st. and Seventh ave.; 1705, Supp., S. J. Hood, civil engineer, 2a Regent st.; 1706, 5303, F. Prout, turner, 95 First ave.; 1707, Supp., J. Beedham, traveller, 86 Fourth ave.; 1708, Supp., M. Bowman, home duties, 153 Ninth ave.; 1709, Supp., M. Jones, storekeeper, 117 Seventh ave.; 1710, Supp., Geo. C. Jones, labourer, 117 Seventh ave.; 1711, 7068, Paul Wells, carpenter, 100 Seventh ave.; 1712, 1881, E. H. Fauckner, civil servant, 30 Lawley cres.; 1713, 1882, M. Fauckner, home duties, 30 Lawley cres.; 1714, Supp., H. Waddell, departmental manager, 30 Lawley cres.; 1715, Supp., P. Waddell, housewife, 30 Lawley cres.; 1716, 1798, R. Donohoe, clerk, 63 First ave.; 1717, 2139, C. R. Field, civil engineer, 83 First ave.; 1718, 2639, F. M. Grenfell, married, 101 Seventh ave.; 1719, 7066, M. L. Wells, married, 100 Seventh ave.; 1720, 3937, D. Lockhart, confectioner, 108 Seventh ave.; 1721, 725, M. Bradley, married, 153 Seventh ave.; 1722, 6116, B. G. Smith, engineer, 148 Seventh ave.; 1723, 7426, I. M. Young, typiste, 107 Seventh ave.; 1724, 2933, E. S. Hayward, electrical fitter, 134 Seventh ave.; 1725, 3094, V. M. Hogan, married, 7 Second ave.; 1726, 4342, D. McKay, home duties, 9 Second ave.; 1727, Supp., L. H. Nelson, grocer's assistant, 63 Second ave.; 1728, 4287, John Patrick McEvoy, timber yard, 69 Second ave.; 1729, 4292, P. McEvoy, motor driver, 69 Second ave.; 1730, 4288, J. S. McEvoy, business man, 69 Second ave.; 1731, 4289, Joseph P. McEvoy, motor driver, 69 Second ave.; 1732, 4291, N. McEvoy, married, 69 Second ave.; 1733, 780, C. J. Brinkworth, railway employee, 19 Second ave.; 1734, 781, M. C. Brinkworth, home duties, 19 Second ave.; 1735, 1135, E. Chandler, seaman, 829A Beaufort st.; 1736, 5075, Les Peirce, plumber, 41 Second ave.; 1737, Supp., R. A. McKay, plant cleaner, 9 Second ave.; 1738, 3091, G. J. Hogan, clerk, 7 Second ave.; 1739, 3697, J. J. Knight, labourer, 63 Second ave.; 1740, 2002, W. Ellis, civil servant, 17 Second ave.; 1741, 4099, I. Mann, home duties, 25 Third ave.; 1742, Supp., E. McCulloch, home duties, 25 Third ave.; 1743, Supp., W. F. Laughton, truck driver, 21 Third ave.; 1744, 4101, W. E. Mann, civil servant, 25 Third ave.; 1745, 4954, R. A. Owen, home duties, 65A Third ave.; 1746, 836, Elizabeth Brown, home duties, 73 Third ave.; 1747, 1229, Martha Clarkson, home duties, 77 Third ave.; 1748, 4698, G. V. Mummary, clerk, 21 Third ave.; 1749, 4945, E. Owain, school teacher, 65A Third ave.; 1750, 4952, O. Owen, school teacher, 65A Third ave.; 1751, 6990, W. A. Watt, engineer, 68 Third ave.; 1752, 7935, H. Webster, clerk, 72 Third ave.; 1753, 2980, M. Henry, home duties, 68 Third ave.; 1754, 422, A. Baumgarten, home duties, 100 Third ave.; 1755, 4843, Kathleen O'Brien, home duties, 101 Third ave.; 1756, Supp., K. R. Hall, home duties, 103 Third ave.; 1757, 255, H. M. Bailey, home duties, 41 North st.; 1758, 253, C. Bailey, liftman, 41 North st.; 1759, Supp., S. Baumgarten, shop assistant, 100 Third ave.; 1760, 5518, H. Richards, clerk, 97 Third ave.; 1761, 5529, R. Richards, mechanic, 97 Third ave.; 1762, Supp., I. Hall, shop assistant, 103 Third ave.; 1763, 4613, F. L. Moore, bank officer, 107 Third ave.; 1764, 4618, I. Moore, home duties, 107 Third ave.; 1765, 4499, W. Miles, home duties, 113 Third ave.; 1766, 5143, W. Perry, glass beveler, 78 Third ave.; 1767, 6499, V. A. Taylor, business manager, 59 North st.; 1768, 3761, A. E. Langley, clerk, 45 North st.; 1769, 3765, V. L. Langley, home duties, 45 North st.; 1770, Supp., R. Weaver, home duties, 110 Third ave.; 1771, Supp., R. Weaver, packer, 110 Third ave.; 1772, 1621, A. Davey, housewife, 59 Third ave.; 1773, 4533, M. Miller, home duties, 121 Third ave.; 1774, 3019, J. Higgins, home duties, 128 Third ave.; 1775, 1622, C. Davey, grocer, 59 Third ave.; 1776, 1626, G. J. Davey, shop assistant, 59 Third ave.; 1777, 1225, M. Clarke, home duties, 29 Third ave.; 1778, 3021, Thomas Higgins, tobacconist, 128 Third ave.; 1779, 3868, M. T. Lewis, home duties, 801 Beaufort st.; 1780, 3860, F. J. Lewis, grocer, 801 Beaufort st.; 1781, 5625, A. A. Robins, contractor, 79 Fifth ave.; 1782, 219, H. Atwell, labourer, 46 Fourth ave.; 1783, 4549, Effie Mills, home duties, 32 Fourth ave.; 1784, 3097, E. Hogben, printer, 772 Beaufort st.; 1785, 4551, J. A. Mills, clerk, 32 Fourth ave.; 1786, 822, A. N. Brown, clerk, 85 Fourth ave.; 1787, 1043, L. J. Canny, gentleman, 95 Fourth ave.; 1788, 3573, H. O. D. Kelly, electrician, 107 Fourth ave.; 1789, 3577, M. F. Kelly, home duties, 107 Fourth ave.; 1790, 2204, F. C. Floyd, tuckpointer, 75 North st.; 1791, Supp., L. O'Donnell, bricklayer, 106 Fourth ave.; 1792, 4502, Ethel Millar, shop assistant, 843 Beaufort st.; 1791, 1957, A. Edwards, home duties, 859 Beaufort st.; 1792, 1966, M. Edwards, agent, 859 Beaufort st.; 1793, Supp., J.

Aston, home duties, cr. Robinson st. and Fourth ave.; 1794, 6890, A. Walshe, home duties, 129 Fourth ave.; 1795, 2091, Jessie Farrell, home duties, 30 Second ave.; 1796, 4888, M. O'Keeffe, home duties, 32 Second ave.; 1797, 3003, Edith F. Hewlett, home duties, 36 Second ave.; 1798, Supp., P. J. Cash, prospector, 49 Second ave.; 1799, 4885, Molly O'Keeffe, typist, 32 Second ave.; 1800, 4886, C. O'Keeffe, upholsterer, 32 Second ave.; 1801, 3278, A. H. Hunter, housewife, 34 First ave.; 1802, Supp., E. Treloar, housewife, 90 First ave.; 1803, Supp., A. C. Treloar, 90 First ave.; 1804, Supp., E. M. Palmer, home duties, 66 Second ave.; 1805, 2162, E. J. Fawkes, carrier, 74 Second ave.; 1806, 7188, M. P. Wilkinson, home duties, 78 Second ave.; 1807, 2875, S. J. Hart, home duties, 81 Second ave.; 1808, 7206, C. L. Williams, clerk, 89 Second ave.; 1809, 6977, I. Watson, home duties, 68 Second ave.; 1810, 6873, A. Wall, married, 68 Second ave.; 1811, 3314, M. Hynam, home duties, 117 Second ave.; 1812, Supp., M. A. Beer, home duties, 131 Fourth ave.; 1813, 1903, J. Dwyer, painter, 86 Third ave.; 1814, Supp., H. G. Bullard, truck driver, 124 Fourth ave.; 1815, 5277, M. F. Price, home duties, 25 Fourth ave.; 1816, 7110, L. M. White, home duties, 88 Fourth ave.; 1817, 6056, W. J. Singe, polisher, 111 Fourth ave.; 1818, 5862, L. A. Schuster, Government tramways, 785 Beaufort st.; 1819, 674, I. Bourne, home duties, 796 Beaufort st.; 1820, 542, T. Bickford, housewife, 864 Beaufort st.; 1821, 1070, S. Carr, salesman, 108 Fourth ave.; 1822, 5879, E. A. Scott, shopkeeper, 86 Second ave.; 1823, 808, J. E. Brooker, carpenter, 86 Second ave.; 1824, Supp., S. T. Beer, loco. fireman, 131 Fourth ave.; 1825, Supp., C. W. Aston, tailor's cutter, cr. Fourth ave. and Robinson st.; 1826, 673, F. W. Bourne, railway officer, 796 Beaufort st.; 1827, Supp., C. Harris, gardener, 818 Beaufort st.; 1828, 677, U. Bourne, typiste, 796 Beaufort st.; 1829, 7341, Wm. A. Woodman, retired, 831 Beaufort st.; 1830, 3698, E. Knight, housewife, 63 Second ave.; 1831, 4773, L. H. Nelson, grocer's assistant, 63 Second ave.; 1832, Supp., T. Gill, shop assistant, 152 Ninth ave.; 1833, 2435, D. Gill, tailoress, 152 Ninth ave.; 1834, 1169, K. Child, home duties, 52 Tenth ave.; 1835, 7346, M. Woods, home duties, 56 Tenth ave.; 1836, 5151, F. M. Petersen, home duties, 64 Tenth ave.; 1837, 5153, W. H. Petersen, labourer, 64 Tenth ave.; 1838, 1168, Jas. A. Child, civil servant, 52 Tenth ave.; 1839, Supp., H. Evans, agent, 55 Second ave.; 1840, 7345, L. F. Woods, mill hand, 56 Tenth ave.; 1841, 5480, J. Reston, linesman, 62 Tenth ave.; 1842, 5479, L. Reston, home duties, 62 Tenth ave.; 1843, 1364, C. M. Conway, traveller, 139 Tenth ave.; 1844, 3160, A. B. Honey, home duties, 114 Ninth ave.; 1845, 6790, J. Vaughan, carrier, 115 Ninth ave.; 1846, 1351, J. Connelly, home duties, 120 Ninth ave.; 1847, Supp., S. A. Hoy, bootmaker, 127 Ninth ave.; 1848, Supp., M. Hoy, home duties, 127 Ninth ave.; 1849, 5601, May Roberts, clerk, 128 Ninth ave.; 1850, 2797, F. Hansord, home duties, 137 Ninth ave.; 1851, 3295, J. Hurt, home duties, 141 Ninth ave.; 1852, 3451, A. J. Jolly, porter, 145 Ninth ave.; 1853, 1086, Marjorie Carter, shop assistant, 107 Tenth ave.; 1854, 2458, K. F. Ginbey, home duties, 92 Tenth ave.; 1855, 840, E. W. Brown, car builder, 71 Tenth ave.; 1856, 827, D. J. Brown, home duties, 71 Tenth ave.; 1857, 4758, H. G. Needham, clerk, 125 Ninth ave.; 1858, 7118, J. M. Whitehead, home duties, 69 Central ave.; 1859, 6692, W. Trott, bricklayer, 133 Sixth ave.; 1860, 6593, L. Tichbon, fitter, 134 Sixth ave.; 1861, 1001, E. Calley, home duties, 203 Sixth ave.; 1862, Supp., E. O'Farrell, home duties, 210 Sixth ave.; 1863, 6617, P. Tobin, clerk, 194 Sixth ave.; 1864, 776, E. Brice, home duties, 149 Sixth ave.; 1865, 7120, T. H. Whitehead, clerk, 69 Central ave.; 1866, 5433, W. Rees, nil, 77 Sixth ave.; 1867, 3949, W. H. Lofts, painter, 129 Sixth ave.; 1868, Supp., E. M. O'Farrell, home duties, 210 Sixth ave.; 1869, 6433, Maurice Sullivan, enameller, 110 Fourth ave.; 1870, 2142, A. A. Fielder, mechanic, 134 Fourth ave.; 1871, 3013, C. Hickey, land agent, 122 Seventh ave.; 1872, Supp., J. Mill, clerk, 13 Second ave.; 1873, 2704, E. Haley, married, 189 Central ave.; 1874, 1434, M. E. Coughlin, home duties, 792 Beaufort st.; 1875, 6731, I. D. Turner, married, 30 Fourth ave.; 1876, 5237, A. M. Potts, home duties, 3 John st.; 1877, Supp., E. R. Thyne, home duties, 75 Fourth ave.; 1878, Supp., A. R. Chesson, publican, 152 Ninth ave.; 1879, 5370, E. Ranger, home duties, 174 Ninth ave.; 1880, Supp., D. M. Watkins, home duties, 176 Ninth ave.; 1881, 125, R. W. Annear, mechanie, 166 Sixth ave.; 1882, 119, D. Annear, home duties, 166 Sixth ave.; 1883, 122, L. Annear, clerk, 160 Sixth ave.; 1884, 121, H. Annear, home duties, 160

Sixth ave.; 1885, 1016, Colin F. Campbell, chemist, 51 Fourth ave.; 1886, 6663, S. Trevena, pensioner, 51 Fourth ave.; 1887, 1028, Henry F. Campbell, miner, 51 Fourth ave.; 1888, Supp., G. Chesson, home duties, 152 Ninth ave.; 1889, 2866, O. E. Harrison, home duties, 163 Central ave.; 1890, 3762, S. K. Langlands, home duties, 174 Central ave.; 1891, 4887, C. O'Keeffe, carpenter, 32 Second ave.; 1892, 4160, L. B. Mana, printer, 101 First ave.; 1893, 4096, A. Mana, married, 101 First ave.; 1894, 35, A. Adler, cafe proprietress, 784 Beaufort st.; 1895, 1435, M. Coughlin, estate agent, 792 Beaufort st.; 1896, 34, S. Adler, cafe proprietor, 784 Beaufort st.; 1897, 6809, C. C. L. Vickery, railway employee, 742 Beaufort st.; 1898, 2908, A. Hawkins, fish dealer, 4 John st.; 1899, 4765, P. Neiger, hairdresser, 784 Beaufort st.; 1900, 4214, M. J. Maywood, home duties, 62 Fourth ave.; 1901, 1132, L. M. Chambers, housewife, 762 Beaufort st.; 1902, 4267, R. M. McDonald, cleaner, 132 Fourth ave.; 1903, 5121, I. M. Pentland, married, 10 Fourth ave.; 1904, 2128, G. A. Fettes, carpenter, 92 Fourth ave.; 1905, 2129, M. Fettes, housewife, 92 Fourth ave.; 1906, 2899, M. W. James, housewife, 19 Lawley cres.; 1907, 953, E. F. Butcher, home duties, 212 Central ave.; 1908, 3304, S. Hutchinson, home duties, 151 Central ave.; 1909, Supp., B. Withnell, home duties, 210 Sixth ave.; 1910, Supp., Emily May O'Farrell, shop assistant, 210 Sixth ave.; 1911, Supp., E. Harris, salesman, 204 Sixth ave.; 1912, Supp., G. M. Harris, home duties, 204 Sixth ave.; 1913, Supp., Bayley S. Devenish, estate agent, 207 Sixth ave.; 1914, 1207, A. Clark, plasterer, 88 Sixth ave.; 1915, 4105, C. Manning, retired, 71 Central ave.; 1916, 4038, M. McDonald (jun.), home duties, 157 Central ave.; 1917, 845, J. Brown, labourer, 786 Beaufort st.; 1918, 6009, Y. Silberman, home duties, 134 Tenth ave.; 1919, Supp., M. E. Hayward, home duties, 72 Tenth ave.; 1920, 7356, R. Woottan, home duties, 154 Central ave.; 1921, 6503, R. G. Teasdale, dentist, 113 Central ave.; 1922, 1097, C. Cartwright, clerk, 87 Central ave.; 1923, 1282, F. Cohen, home duties, 182 Central ave.; 1924, 3450, A. Jolly, married, 145 Ninth ave.; 1925, 3967, A. Longbottom, hairdresser, Carrington st.; 1926, 3969, G. Longbottom, home duties, Carrington st.; 1929, 220, U. Atwell, home duties, 46 Fourth ave.; 1928, 1559, A. B. Curgenvan, motor driver, 152 Sixth ave.; 1929, 6266, F. Standing, home duties, 23 John st.; 1930, Supp., F. C. Wallis, reader, 138 Tenth ave.; 1931, 2456, F. Ginberg, storeman, 135 Tenth ave.; 1932, 7127, H. C. Whitfield, home duties, 196 Seventh ave.; 1933, 3841, G. Leslie, carpenter, 161 Sixth ave.; 1934, 5197, R. Pitcher, baker, 192 Sixth ave.; 1935, 391, F. C. Barry, mechanic, 133 Second ave.; 1936, 393, L. J. Barry, salesman, 133 Second ave.; 1937, 6179, T. E. Smith, carpenter, 236 Eighth ave.; 1938, 7159, R. L. Wicksteed, home duties, 195 Eighth ave.; 1939, 7137, G. Whittaker, retired, 174A Eighth ave.; 1940, 6857, G. V. Walker, home duties, 123 Fourth ave.; 1941, 6987, C. Watt, home duties, 126 Fourth ave.; 1942, 2361, E. Gardner, taxi driver, 187 Central ave.; 1943, Supp., A. Lee (jun.), shearer, 178 Eighth ave.; 1944, 2365, H. Gardner, master printer, 53 Fourth ave.; 1945, 658, S. T. Boucher, engine-driver, 197 Eighth ave.; 1946, 657, M. Boucher, home duties, 197 Eighth ave.; 1947, 660, W. Boucher, nil, 197 Eighth ave.; 1948, 7196, M. S. Willecocks, married, 56 Fourth ave.; 1949, 6563, L. Thompson, instructor in commerce, 56 Fourth ave.; 1950, 4383, M. McLernon, home duties, 108 Fourth ave.; 1951, 6265, A. Standing, matron, 23 John st.; 1952, 6417, A. Styles, labourer, 116 Central ave.; 1953, 6420, N. Styles, home duties, 116 Central ave.; 1954, 4930, T. A. Osborne, turner, 78 Tenth ave.; 1955, 5502, L. J. Rice, civil servant, 211 Seventh ave.; 1956, 5501, J. Rice, home duties, 211 Seventh ave.; 1957, 3805, R. C. Leaney, bank clerk, 134 Third ave.; 1958, 517, R. Best, home duties, 192 Eighth ave.; 1959, 5908, E. Secourable, constable, 170 Sixth ave.; 1960, 5907, D. Secourable, home duties, 170 Sixth ave.; 1961, 1051, H. G. Cargill, accountant, 174 Eighth ave.; 1962, 1050, E. Cargill, home duties, 174 Eighth ave.; 1963, 514, W. Bertram, blacksmith, 188 Eighth ave.; 1964, 7158, P. H. Wicksteed, clerk, 195 Eighth ave.; 1965, 3470, H. M. Jones, salesman, 199 Eighth ave.; 1966, 3460, Dorothy Jones, home duties, 199 Eighth ave.; 1967, 4656, H. Morrissey, storeman, 228 Seventh ave.; 1968, 4657, H. M. Morrissey, domestic duties, 228 Seventh ave.; 1969, 6006, G. T. Westwood, manager, 6 Regent st.; 1970, 5362, N. M. Randell, married, 104 Seventh ave.;

1971, 1358, E. A. Connor, married, 204 Seventh ave.; 1972, 7272, R. M. Wilson, despatch clerk, 217 Seventh ave.; 1973, 3898, W. A. Lilleyman, hairdresser, 124 Third ave.; 1974, 6176, S. J. Smith, married, 92 First ave.; 1975, 2054, E. Everett, fitter, 104 Seventh ave.; 1976, 1524, Margaret Croker, married, 187 Seventh ave.; 1977, 2059, S. E. Everett, married, 104 Seventh ave.; 1978, Supp., C. W. Drew, journalist, 3 Regent st.; 1979, 926, R. O. Burlinson, mechanic, 116 Second ave.; 1980, 6118, C. D. Smith, married, 126 Seventh ave.; 1981, 4239, J. McCreathe, stenographer, 123 Seventh ave.; 1982, 645, E. Borisoff, married, 96b Sixth ave.; 1983, 2270, A. C. Foweraker, salesman, 158 Seventh ave.; 1984, 4536, R. V. Piper, compositor, Lot 1190, Regent st.; 1985, 4793, F. E. Nice, salesman, 138 Central ave.; 1986, 4792, F. T. Nice, salesman, 138 Central ave.; 1987, 5424, T. J. F. Stevenson, furnisher, 20 Lawley cres.; 1988, 5418, I. V. Stevenson, teacher, 20 Lawley cres.; 1989, Supp., Isaac Pearlow, collector, 161 Eighth ave.; 1990, Supp., F. E. Busley, shop assistant, 228 Seventh ave.; 1991, 2736, R. Halliday, railway guard, 39 Coode st.; 1992, 1475, J. H. Coyle, fitter, 70 Fourth ave.; 1993, 4282, L. McDougall, home duties, 70 Fourth ave.; 1994, 1474, D. Coyle, home duties, 70 Fourth ave.; 1995, 3150, W. M. Holmes, home duties, 131 Sixth ave.; 1996, 4241, W. G. McCreery, bootmaker, 149 Sixth ave.; 1997, 207, J. Atkinson, clerk, 165 Seventh ave.; 1998, 3136, F. R. Holmes, clerk, 131 Sixth ave.; 1999, 6951, R. Warren, clerk, 127 Sixth ave.; 2000, 968, E. A. Byers, tailor's cutter, 47 Fifth ave.; 2001, 5566, C. R. Rieusset, electrical fitter, 30 Coode st.; 2002, 4354, M. J. McKenna, clerk, 123 Fourth ave.; 2003, 2887, D. Harvey, home duties, 97 Tenth ave.; 2004, 4240, G. McCreery, home duties, 149 Sixth ave.; 2005, 2731, C. Halliday, home duties, 39 Coode st.; 2006, 3303, N. G. Hutchinson, blacksmith, 15 Fifth ave.; 2007, 2891, R. Harvey, machinist, 97 Tenth ave.; 2008, 1901, H. Dwyer, home duties, 20 Fifth ave.; 2009, 3506, C. Jose, horse driver, 66 Fifth ave.; 2010, 1255, D. Clune, home duties, 94 Fifth ave.; 2011, 1222, I. Clarke, home duties, 84 Fifth ave.

Witness to the foregoing signatures:—H. Lewis—No. 1 to 120 and 1725 to 1739; H. R. Cockerell—No. 121 to 528; B. S. Brooke—No. 529 to 1097 and 1718 to 1724; S. M. Johnston—No. 1098 to 1717 and 1969 to 1989; F. G. Earle—No. 1740 to 1968 and 1990 to 2011.

Abbott, Abbott, Andrews, & Robinson, Solicitors,
42 St. George's Terrace, Perth.

IN THE MATTER OF THE BUNBURY HARBOUR BOARD ACT, 1909.

APPLICATIONS are called by the Bunbury Harbour Board for a Lease of a site for a Slip way.

Forms of application and all necessary particulars can be had on application to the Board's Solicitors, Eastman & Jenour, Bunbury, or the undersigned.

No tender necessarily accepted.

Applications close on the 31st day of January, 1935.

C. L. DONALDSON,
Secretary.

Department of Agriculture,
Perth, 5th January, 1935.

Agrie. No. 2450/30; Ex. Co. No. 2647.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appointment of Constable Eric George Arnold Jones and Constable William Douglas McInnis as Honorary Inspectors under "The Stock Diseases Act, 1895," and "The Brands Act, 1904."

(Sgd.) G. L. SUTTON,
Director of Agriculture.

Registry of Friendly Societies,
Perth, 2nd January, 1935.

THE Hon. the Acting Minister for Works and Labour has approved of the following appointments as Medical Referees, for the purpose of "The Workers' Compensation Act, 1912-1924":—Dr. Cyril Cook, Midland Junction; Dr. H. R. Smith, Collie.

S. BENNETT,
Registrar of Friendly Societies.

APPOINTMENT

(under Section 5 of "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. 12/35. Perth, 9th January, 1935.
IT is hereby notified, for general information, that Mr. Norman Neil Houston has been appointed to act, temporarily, as District Registrar of Births, Deaths, and Marriages for the Yilgarn Registry District, to reside at Southern Cross, during the absence on leave of Mr. E. J. R. Hogg; appointment to date from 9th January, 1935.

S. BENNETT,
Registrar General.

THE CEMETERIES ACT, 1897.

Department of Lands and Surveys,
Corres. 4122/19. Perth, 9th January, 1935.
HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint, under the provisions of "The Cemeteries Act, 1897," William Guy Haines a member of the South Caroling Cemetery Board, vice Thomas Richards, deceased.

W. P. ODELL,
Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys,
Perth, 9th January, 1935.
HIS Excellency the Lieutenant-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:—

2606/17.

KYARRA.—No. 21322 (Rifle Range).—Location No. 26, (About 343 acres.) (Plan 200/80.) Reserves 7273 (Common), 7274 (Common), and 10110 (Excepted from Sale) are hereby reduced.

4025/97.

ROTHSAY.—No. 21323 (Public Utility).—Lots Nos. 21, 73, 95, 96, 100 and 107. (1a. 2r. 2.4p.) (Plan Rothsay Townsite.)

2473/33.

REEDY.—No. 21324 (Excepted from Sale).—Lots Nos. 99, 110, 111, 121, 126, 137, 145, 149, 150, 157 and 164. (2a. 3r. 11.7p.) (Plan Reedy Townsite.)

7589/11.

MELBOURNE (near Watheroo).—No. 21325 (Magnetic Purposes).—Location No. 3378. (6a. 3r. 23p.) (Plan 63/80, B & C1; O.P. 5175.)

3614/24.

PEMBERTON.—No. 21326 (Camping).—Lot No. 123. (4a. 2r. 15p.) (Diagram 53868; Plan Pemberton Townsite.) The boundaries of Pemberton Townsite are hereby amended to include this area.

1831/34.

NUMALGUN (Maurice Creek).—No. 21327 (Aborigines).—Bounded by lines commencing at Survey Mark HB51 on Maurice Creek, and extending West 230 chains; thence North 500 chains, East 300 chains, South 500 chains; thence West to the starting point. (15,000 acres.) (Plan 139/300.)

1831/34.

NUMALGUN AND KWINANA (near Blythe Creek).—No. 21328 (Aborigines).—Bounded by lines commencing at a point about 50 chains North of Survey Mark HB43 on the Charnley River and extending North 500 chains, East 320 chains, South 500 chains; thence West 320 chains to the starting point. (16,000 acres.) (Plan 139/300.)

1831/34.

KWINANA (near Mt. Lyell).—No. 21329 (Aborigines).—Bounded by lines commencing at the South-East corner of Reserve 8241 and extending North along the East boundary of said Reserve; thence West along part of its North boundary to the Easternmost boundary of Reserve 15530; thence North along part of the Easternmost boundary of the latter Reserve for a distance of 200 chains; thence East 400 chains; thence South 430 chains; thence West to the starting point. Excluding Reserve 21020. (About 14,800 acres.) (Plan 144/300.)

W. P. ODELL,
Under Secretary for Lands.

THE PARKS AND RESERVES ACT, 1895.

Appointment of Board.

Department of Lands and Surveys,
Corres. 10439/97. Perth, 9th January, 1935.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint, under the provisions of the above Act, the Murray Road Board as a Board to manage and control Class "A" Reserve 20215, at Yundurup, for the purpose of a National Park.

W. P. ODELL,
Under Secretary for Lands.

CANCELLATION OF RESERVE No. 8075, NEAR CUE.

Department of Lands and Surveys,
Corres. 6982/01. Perth, 9th January, 1935.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under Section 37 of "The Land Act, 1933," of the cancellation of Reserve 8075 (Rifle Range—Cue Rifle Club), near Cue, and of the area contained therein being included in Reserve 7273 (Common).

W. P. ODELL,
Under Secretary for Lands.

CHANGE OF PURPOSE OF RESERVE AT ROTH SAY.

Department of Lands and Surveys,
Corres. 12133/98. Perth, 9th January, 1935.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under Section 37 of "The Land Act, 1933," of the purpose of Reserve 6284 (Lots 9, 10, and 11) and Reserve 6286 (Lot 24), at Rothsay, being changed from "Public Utility" to "Drainage." (Plan Rothsay Townsite.)

W. P. ODELL,
Under Secretary for Lands.

CLASSIFICATION OF SUBURBAN LAND.

Department of Lands and Surveys,
Corres. 2741/32. Perth, 9th January, 1935.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under Section 10 of "The Land Act, 1933," of Swan Location 3725 being set apart as Suburban land.

W. P. ODELL,
Under Secretary for Lands.

LOST CASH ORDERS.

Department of Lands and Surveys,
Corr. 4/35. Perth, 2nd January, 1935.

IT is hereby notified that the undermentioned Cash Orders have been lost; payment has been stopped and it is intended to issue fresh Orders in lieu thereof:—

No. 69417; Amount £1 13s. 1d.; drawn by A. A. Edwards in favour of M. Baker;

No. 76971; Amount £6 9s. 7d.; drawn by A. A. Edwards in favour of M. Baker;

No. 79858; Amount £6 8s. 10d.; drawn by P. L. McCann in favour of F. Fendick.

W. P. ODELL,
Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1933.

Plantagenet Road Board—Temporary Closure of Roads.

Department of Lands and Surveys,
2455/34. Perth, 11th January, 1935.

IT is hereby notified, for general information, that the Honourable the Minister for Lands, having approved, on the recommendation of the Plantagenet Road Board, of the roads described hereunder being temporarily closed under Section 152 of "The Road Districts Act, 1919-1933," such roads are closed until further notice:—

No. 59:—The surveyed road passing along part of the South boundary of Plantagenet Location 17; from Road No. 6963, at the North-West corner of Location

722, to a West boundary of Location 1103 one chain East of the South-East corner of Location 17. (Plan 445/80, B4.)

2456/34.

No. 60:—The surveyed roads as hereunder set out:—

(a) Along the West boundaries of Lots 230, 231, and 240 of Plantagenet Location 36; from a surveyed road at the North-West corner of the first mentioned lot, to a surveyed road at the South-West corner of the last-mentioned lot;

(b) along the North boundaries of Lots 8 and 11 of Plantagenet Location 27; from a surveyed road at the North-East corner of the former lot to a surveyed road at the North-West corner of the latter lot. (Plan 445/80, A3.)

Wickepin Road Board—Temporary Closure of Road.

5743/24.

IT is hereby notified, for general information, that the Honourable the Minister for Lands, having approved, on the recommendation of the Wickepin Road Board, of the road described hereunder being temporarily closed under Section 152 of "The Road Districts Act, 1919-1933," such road is closed until further notice:—

No. 61:—The surveyed road passing along the North boundaries of Williams Locations 14085 and 7481, the Northernmost boundary of Location 7482, and the North boundary of Location 9106; from the North-West corner of the first-mentioned location, to a surveyed road at the North-East corner of the last-mentioned location. (Plan 377D/40, A. & B4.)

W. P. ODELL,
Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys,
Perth, 9th January, 1935.

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, 1933," at the following upset prices:—

Applications to be lodged at Bridgetown.

3614/24—PEMBERTON, Suburban for Cultivation 119 and 120 (5a. 1r. 29p. each); 121 (5a. 1r. 28p.) £35 each; 122 (4a. 0r. 32p.), £25. The boundaries of Pemberton Townsite are hereby amended to include these lots.

Applications to be lodged at Geraldton.

1212/94, Vol. 2—MT. MAGNET, Town 335 and 336 (34p. each), £10 each.

4025/97—ROTH SAY, Town 16, 17, 60, 68, 75, 79, 87, 103 and 110 (about 1 rood each), £15 each; 12, 14, 19, 22, 62, 64, 66, 70, 72, 74, 81, 83, 85, 89, 91, 93, 97, 99, 101, 105 and 108 (about 1 rood each), £12 each. Reserves 6285 and 6292 (Public Utility) are hereby reduced; Reserve 6293 (Public Buildings) is hereby cancelled.

Applications to be lodged at Kalgoorlie.

1573/17, Vol. 3—KALGOORLIE, Town 1477 (Boundary Road, Sheet 1), £12 10s. each.

Applications to be lodged at Northam.

11589/12, Vol. 3—BALLIDU, Town 12 and 13 (1r. each), £12 10s. each.

Applications to be lodged at Perth.

2343/16—MEEKATHARRA, Town 59 (1r. 19p.), £22 10s. Reserve 16547 (Road Board—Power House) is hereby cancelled.

2741/32—SWAN LOCATION, Suburban 3725, £6.

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

W. P. ODELL,
Under Secretary for Lands.

FORFEITURES.

THE undermentioned Leases have been cancelled under Section 32 of "The Land Act, 1898," and/or Section 23 of "The Land Act, 1933," for non-payment of rent or other reasons:—

Name, Lease No., District, Rent or other reasons, Corres. No., Plan No.

Ainsworth, A. R.; 26308/55; Kojonup 4704, 4670, pt. 4671; £1 4s. 1d.; 6024/10; 416A/40, A.B. 1 & 2.

Ainsworth, A. R.; 12256/56; Kojonup 4675, 4676; £18 7s. 10d.; 1472/18; 416, A/40, B. 1 & 2.

Ainsworth, A. R.; 18058/68; Kojonup 4711, 4712; £40 7s. 7d.; 2434/24; 416, A/40, B1.

Ainsworth, A. R.; 9858/56; Kojonup 4672, 4673, 4674; £12 15s. 0d.; 17983/10; 416, A/40, B1 & 2.

Anderson, P. A.; 20040/68; Melbourne 2752; £17 17s. 6d.; 6154/25; 64/80, C3 & 4.

Baldock, J. W. E.; 846/152; Broome 470; £15 0s. 3d.; 4054/06; Broome.

Beardmore, F.; 21182/68; Avon 12185, 12184; abandoned; 4986/26; 25/80, D1.

Bentley, J.; 55/2218; Peel Estate 985, 987, 992, 994; abandoned; 2595/31; Peel Estate.

Colgan, H.; 41635/55; Avon 24130; abandoned; 3866/25; 5/80, D.E. 3.

Colgan, H.; 24797/74; Avon 25574; abandoned; 4867/25; 5/80, E3.

Crithley, J. T.; 55/1092; Roe 1656; £5 7s. 0d.; 3851/28; 389/80, A1.

Dorn, C. F.; 38487/55; Williams 11306; abandoned; 284/21; 407/80, A2.

Dorn, C. F.; 22139/74; Williams 12472; abandoned; 286/21; 407/80, A2.

Dorn, C. F.; 13522/68; Williams 11100; abandoned; 285/21; 407/80, A2.

Fletcher, G.; 20/2025; Peel 85 and 92; £40 12s. 0d.; 7922/22; Peel 3.

Forsyth, B. E.; 347/534; Williams 12949; abandoned; 1417/34; 386/80, F2.

Gamble, G.; 21849/68; Roe 256; abandoned; 2177/27; 5/80, F3.

Gamble, G.; 20660/68; Roe 268; abandoned; 4548/25; 5/80, F3.

Gamble, G.; 68/3787; Roe 227; abandoned; 1820/32; 5/80, F3.

Gray, T. J.; 21423/74; Canning 770; abandoned; 4912/19; Piesse's Brook 2.

Green, W. H.; 20131/68; Ninghan 1724, 1719; abandoned; 1820/25; 56/80, A.B.2.

Green, W. H.; 24962/74; Ninghan 2330; abandoned; 4819/25; 56/80, A.B.2.

Hayden, W. J.; 12677/56; Avon 14579; £11 4s. 11d.; 4286/21; 55/80, A4.

Hayden, W. J.; 38897/55; Avon 14580, 14578; £64 11s. 1d.; 6921/21; 55/80, A4.

Herman, A. J.; 21775/68; Ninghan 1029; abandoned; 2384/26; 56/80, E2.

Jenkins, E.; 68/2597; Sussex 3729; abandoned; 634/30; 441, A/40, C1.

Jenkins, E.; 74/1034; Sussex 1509; abandoned; 1157/30; 441, A/40, C1.

Johnston, T.; 16753/68; Avon 20745; £119 13s. 4d.; 1955/22; 24/80, B3.

McPharlin, F. L.; 68/704; Avon 20790; £21 13s. 7d.; 4088/28; 24/80, C.D.3.

Patterson, A. C.; 42664/55; Jilbadji 466; £76 16s. 5d.; 511/28; 23/80, E.F.3.

Pavlovich, C. T.; 327/109; Hay 1234; abandoned; 899/33; 444/80, D.E.3.

Perkins, R.; 19227/68; Torbay A.A. 25, 29; £16 2s. 3d.; 1821/25; 457, A/40, A1.

Smith, H. K.; 2249/98; Meda; abandoned; 1500/32; 139/300.

Taylor, F. J.; 347/428; Avon 4325; abandoned; 2614/33; 2, A/40, B1.

Walker, J. R.; 19249/68; Melbourne 2605, 2793, 2811; abandoned; 1960/25; 32, B/40, D1.

Walker, J. R.; 24557/74; Melbourne 3113; abandoned; 2652/25; 32, B/40, D1.

Warren, J.; 97/213; Yelina; £3 10s. 0d.; 1915/33; 62/300.

Warren, J.; 97/210; Yelina; £3 10s. 0d.; 1916/33; 62/300.

W. P. ODELL,
Under Secretary for Lands.

TENDERS FOR LEASING RESERVE No. 6814.

Perth Land Agency.

Section 32 of "The Land Act, 1933."

Department of Lands and Surveys,
Corr. 9859/99. Perth, 9th January, 1935.

TENDERS for the leasing of the land comprised within Police Station Reserve 6814 (situated near Jarrahdale), containing 1 acre 1 rood 30.4 perches, are invited.

The above Reserve will be available for leasing under Section 32 of "The Land Act, 1933," for a term of five years.

Tenders for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of £1 (one pound) per annum, indorsed "Tender for leasing Reserve 6814, shown on Public Plan 3410/40, D3," and addressed "Under Secretary for Lands," must be lodged at the Lands Office, Perth, on or before Wednesday, 30th January, 1935.

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

The highest or any tender will not necessarily be accepted. (Plan 341C/40, D3.)

W. P. ODELL,
Under Secretary for Lands.

GOVERNMENT LAND SALES.

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

BEVERLEY.

22nd January, 1935, at 3.30 p.m., at the District Lands Office—
Brookton—Town 221, 1r., £11.

MEEKATHARRA.

23rd January, 1935, at 11 a.m., at the Mining Registrar's Office—
Meekatharra—Town 380, 39.5p., £20; 268, 1r., £10.

MERREDIN.

23rd January, 1935, at 4 p.m., at the Court House—
Burracoppin—Town 115, 39.1p., £20.

WILUNA.

23rd January, 1935, at 11 a.m., at the Mining Registrar's Office—
Wiluna—Town 574, 39.8p., £30; 803, 1r., £25; 486, 1r., £20.

ORA BANDA.

30th January, 1935, at 11 a.m., at the State Battery Manager's Office—
Ora Banda—Town 19, 1r., £30; 63, 1r., £25; 20, 1r., £30.

KALGOORLIE.

31st January, 1935, at 2 p.m., at the District Lands Office—

†Boulder—Town (Frank Street) §1489, 1r., £10; (Johnston Street) §741, 1r., £12 10s.; (York Street) 835, 1r., £10; (Hopkins Street) 368, 1r., £10; (Dwyer Street) 439R, 463R, 444R, 1r. each, £10 each; (Lane Street) §2382, 30.5p., £12 10s.; 2431, 2432, 34.5p. each, £12 10s. each; (North Terrace) 2537, 1r., £12 10s.; 2538, 1r., £10; 2540, 1r. 12p., £10.

†Kalgoorlie—Town (Lyall Street) 964R, 1r., £15; 1691, 1692, 1693, 1669, 1r. each, £15 each; (Collins Street) 3076, 20p., £10; (Addis Street) 1078R, 1r., £12 10s.; (Gordon Street) 1326, 1r. 1p., £10; (Dungan Street) 295R, about 1r., £10; (Robert Street) 1223, 1r. 4p., £12 10s.

Comet Vale—§Town 49, 1r., £30; §50, 1r., £20; §51, 1r., £15; §52, 1r., £15; 53, 1r., £15; 61, 1r., £12 10s.; 48, 1r., £30; 47, 46, 1r. each, £15 each.

KATANNING.

31st January, 1935, at 11 a.m., at the District Lands Office—
Gnowangerup—*200, 5a., £20.

NORSEMAN.

2nd February, 1935, at 1.30 p.m., at the Police Station—
 †Norseman—Town 881, 882, 883, 890, 893, 894, 897, 898, 904, 911, 914, 931, 937, 938, 955, 961, 962, 967, 971, 972, 984, 985, 987, 990, 992, 993, 994, 995, 997, 1000, 1001, 1002, 1003, 1016, 1021, 1023, 1024, 1026, 1030, 1033, 1034, 1035, 1036, about 1r. each, £12 10s. each.

Norseman—Town 588, 1r., £10; 229, 300, 302, 304, 1r. each, £10 each.

†Approved subject to the conditions that the lessee shall not carry on, or suffer or permit to be carried on, on this lot, any trade or business whatsoever without the consent in writing of the Minister for Lands being first obtained; and, further, the conditions under which this lot is made available shall not entitle the lessee now or at any future time to the right to convert same to fee simple.

*Suburban for cultivation.

§Subject to payment for improvements immediately after the sale, if purchased by other than the owner thereof.

The purchaser will have the option of taking in lieu of a grant in 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; provided that if a suitable residence or building is not erected on the lot within six (6) months from date of approval of the lease, the lease shall be forfeited absolutely.

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

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

W. P. ODELL,
 Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

Under Part VI. of "The Land Act, 1933."

IT is hereby notified that the land described hereunder will be available for general selection under Part VI. of "The Land Act, 1933," on and after the date specified:—

WEDNESDAY, 30th JANUARY, 1935.

PERTH LAND AGENCY.

North-West Division.

Ashburton District (near Onslow).

Corres. 2512/34. (Plan 95/300.)

All that portion of temporarily reserved land bounded by lines commencing on the North boundary of Pastoral Lease 2511/96 220 chains from its North-West corner and extending North for a distance of 336 chains; thence East 180 chains, North 100 chains, East 100 chains, North 100 chains, East 343 chains 70 links, South 376 chains, West 160 chains, South 160 chains; thence West along part of the North boundary of Pastoral Lease aforesaid for a distance of 463 chains 32 links to the starting point.

Eastern Division.

Kaluwiri District (near Barrambie).

Corres. 706/34. (Plan 53/300.)

That area of unsurveyed land, containing about 20,000 acres; being W. H. Etherton's forfeited Pastoral Lease No. 395/428.

W. P. ODELL,
 Under Secretary for Lands.

LAND OPEN FOR SELECTION.

Department of Lands and Surveys.

Perth, 6th March, 1934.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V. of "The Land Act, 1933," and the Regulations appertaining thereto, subject to the provisions of the said Act.

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. 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 must take the balance thereof, if any, under Conditional Purchase.

All marketable timber, including sandalwood and mallet, is reserved to the Crown, subject to the provisions of Clause 18 of the Regulations.

SCHEDULE.

WEDNESDAY, 16th JANUARY, 1935.

ALBANY LAND AGENCY.

Denmark Estate (about four miles North-West of Denmark).

Corr. No. 648/20.

Open under Part V. (Plan 452C/40, D4.)

Location 430, containing 105a. 3r.; subject to classification and pricing and also to an Agricultural Bank mortgage; being C. Llowarch's forfeited Lease 36826/55.

BEVERLEY LAND AGENCY.

Avon District (about 12 miles East of South Kumminin).

Corr. No. 3725/23.

Open under Part V. (Plan 345/80, C & D1.)

Location 21958, containing 714a. 0r. 32p., at 8s. 3d. per acre; classification page 7 of 3725/23; subject to exemption from road rates for two years from date of selection; being L. L. McFarlane's forfeited Lease 17717/68.

GERALDTON LAND AGENCY.

Victoria District (about 22 miles North-East of Binnu).

Corr. No. 3260/26.

Open under Part V. (Plan 191/80, E3.)

Location 5079, containing 999 acres, at 7s. 9d. per acre; also Locations 5072 and 8332, containing 996 acres, at 5s. per acre; classifications page 66 of 3260/26; subject to payment for improvements; being D. A. Fenton's forfeited Leases 20741/68 and 25195/74.

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

Corr. No. 5255/26.

Open under Part V. (Plan 122/80, E & F1.)

Location 7748, containing 1,370a. 1r. 31p., at 7s. 3d. per acre, excluding improvements; classification page 17 of 3396/24; subject to an Agricultural Bank mortgage and to payment for improvements (fencing) not covered by said mortgage, also subject to a cropping lease expiring 28th February, 1935; being G. L. A. Sutton's forfeited Lease 42217/55.

Victoria District (about 12 miles North-East of Bowgada).

Corr. No. 3578/27.

Open under Part V. (Plans 122/80, E & F1; 128/80, E & F4.)

Location 7824, containing 1,537a. 1r., at 8s. per acre, excluding improvements; classification page 15 of 3578/27; subject to an Agricultural Bank mortgage and to payment for improvements in excess of those covered by the aforesaid mortgage; being P. H. Lodge's forfeited Lease No. 55/1494.

NARROGIN LAND AGENCY.

Roe District (about 30 miles North of Newdegate).

Corr. No. 3292/28.

Open under Part V. (Plan 375/80, C3.)

Location 1725, containing 1,831a. 0r. 6p., at 10s. per acre; classification page 1 of 582/28; subject to an Agricultural Bank mortgage; being T. M. Naughton's forfeited Lease 55/1020.

Williams District (about four miles South-West of Kulin).

Corr. No. 5079/22.

Open under Part V. (Plan 377/80, E3.)

Location 12780, containing 461a. 1r. 4p., at 5s. per acre; classification page 6 of 5079/22; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; also subject to exemption from road rates for two years from date of selection; being M. A. Woolley's forfeited Lease 16579/22.

NORTHAM LAND AGENCY.

Mt. Stirling Estate, Avon District (about 3½ miles North of Yoting).

Corr. No. 3218/20.

Open under Part V. of "The Land Act, 1933," as modified by Part VIII. (Plan 4/80, A2.)

Locations 22306, 8533, and 8556, containing 440a. 3r. 27p.; price per acre—31s. 3d.; purchase money—£688 18s. 9d.; half-yearly instalments over five years, interest only:—to returned soldiers, at 4½ per cent. per annum—£15 10s.; to civilians, at 6 per cent. per annum—£20 13s. 4d.; half-yearly instalments over balance (35 years), including interest:—to returned soldiers, at 4½ per cent.—£19 4s. 1d.; to civilians, at 6 per cent.—£22 19s. 4d.; subject to an Agricultural Bank mortgage; being J. MacLellan's forfeited Lease 20/1601.

Dangin Repurchased Estate, Avon District (about 4½ miles North of Dangin).

Corr. No. 5466/24.

Open under Part V. of "The Land Act, 1933," as modified by Part VIII. (Plan 3C/40, D3.)

Location 21599; containing 865a. 1r. 3p.; price per acre—£2 5s.; purchase money—£1,946 17s. 1d.; half-yearly instalments over five years, interest only:—to returned soldiers, at 4½ per cent. per annum—£43 16s. 1d.; to civilians, at 6 per cent. per annum—£58 8s. 1d.; half-yearly instalments over balance (35 years), principal and interest:—to returned soldiers, at 4½ per cent. per annum—£54 5s. 6d.; to civilians, at 6 per cent. per annum—£64 18s.; Location 21601, containing 707a. 0r. 25p.; price per acre— — ; purchase money—£1,908 18s.; half-yearly instalments over five years, interest only:—to returned soldiers, at 4½ per cent. per annum—£42 19s.; to civilians, at 6 per cent. per annum—£57 5s. 4d.; half-yearly instalments over balance (35 years), principal and interest:—to returned soldiers, at 4½ per cent. per annum—£53 4s. 4d.; to civilians, at 6 per cent. per annum—£63 12s. 9d.; subject to an Agricultural Bank and I.A.B. mortgage and to a cropping lease expiring 28th February, 1936; being G. A. F. Harvey's forfeited Lease 20/2163 and G. A. Schell's forfeited Lease 20/2164.

Ninghan District (about 3½ miles East of Cadoux).

Corr. No. 4436/25.

Open under Part V. (Plan 56/80, B & C2.)

Location 1708, containing 981a. 1r. 23p., at 5s. 6d. per acre; classification page 63 of 6268/20, Vol. 1; and Location 1710, containing 857 acres, at 5s. 3d. per acre; classification page 65 of 6268/20, Vol. 1; subject

to payment for improvements and to the Government retaining the right to resume for railway or other public purposes any land required, and no compensation to be given for resumption, except for the actual value of any improvements that may be resumed; being R. A. Bennett's forfeited Leases 19562/68 and 19478/68.

Ninghan District (about six miles South-West of Wialki).

Corr. No. 2344/32.

Open under Part V. (Plan 66/80, E4.)

Location 3026, containing 2,738a. 3r. 21p., at 6s. per acre; classification page 12 of File 2643/28; subject to exemption from road rates for two years from date of selection; being J. A. Smith's forfeited Lease 68/3680.

PERTH LAND AGENCY.

Osborne Park Repurchased Estate, Swan District (about one mile North of Herdsman Lake).

Corr. No. 2312/17.

Open under Part V. of "The Land Act, 1933," as modified by Part VIII. (Plan Swan Locations at Osborne Park.)

Location 2880, containing 4a. 2r. 29p.; purchase money—£59 8s.; half-yearly instalments (five years), interest only:—to returned soldiers, at 4½ per cent.—£1 6s. 9d.; to civilians, at 6 per cent.—£1 15s. 8d.; instalments over balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent.—£1 13s. 1d.; to civilians, at 6 per cent.—£1 19s. 7d.; subject to an Agricultural Bank mortgage; selection limited to one block to each person in this Estate, unless otherwise approved by the Hon. Minister for Lands; being A. R. Bryan's forfeited Lease No. 36395/55.

RAVENSTHORPE LAND AGENCY.

Kent District (12½ miles South-West of Ravensthorpe).

Corr. No. 3379/22.

Open under Part V. (Plan 420/80, D2.)

Locations 776 and 775, containing 999a. 1r., at 6s. per acre; classification page 19 of 3379/22; subject to an Agricultural Bank mortgage and to mining conditions; being M. J. Coleman's forfeited Leases 40182/55 and 23480/74.

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

Corr. No. 7332/22.

Open under Part V. (Plans 420B/20, F1; 405/80, F4.)

Locations 267 and 268, containing 942a. 2r. 13p., at 9s. per acre; classification page 9 of 7332/22; subject to an Agricultural Bank mortgage and to mining conditions; being A. R. Ferguson's forfeited Leases 40348/55 and 23609/74.

SOUTHERN CROSS LAND AGENCY.

Yilgarn District (about eight miles South-East of Warrachuppin).

Corr. No. 3351/27.

Open under Part V. (Plan 35/80, F1.)

Location 316, containing 1,000a. 0r. 30p., at 10s. per acre; classification page 11 of 478/26; subject to an Agricultural Bank and I.A.B. mortgage, to mining conditions, and to the condition that the Government retains the right to resume for railway or other public purposes any land required, and no compensation to be given, except for the actual value of any improvements that may be resumed; being J. R. Fewing's forfeited Lease 42367/55.

WAGIN LAND AGENCY.

Williams District (about seven miles East of Kukerin).

Corr. No. 162/12.

Open under Part V. (Plans 407/80, A1; 408/80, F1.)

Location 10783, containing 1,399 acres, at 7s. 6d. per acre; classification page 15 of File 6996/11; subject to an Agricultural Bank mortgage; being W. H. G. Wink's forfeited Leases 10073/68 and 17922/74.

WEDNESDAY, 23rd JANUARY, 1935.

PERTH LAND AGENCY.

Peel Estate (about three miles South of Forrestdale).
Corr. No. 1481/29.

Open under Part V., Section 47, of "The Land Act, 1933." (Plan Peel Estate.)

Lot 180, containing 92a. 1r. 2p.; total purchase money—£258 10s.; first half-year's instalment, as deposit—£2; half-yearly instalment (29½ years), including interest—to returned soldiers, at 4½ per cent.—£7 18s. 5d.; to civilians—£8 7s. 9d.; subject to the conditions applying to this Estate; being A. L. Hunt's forfeited Lease 55/1534. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

WEDNESDAY, 30th JANUARY, 1935.

ALBANY LAND AGENCY.

Denmark Estate (about five miles North-West of Denmark).
Corr. No. 2480/33.

Open under Part V. (Plan 452C/40, D4.)

Location 501, containing 100 acres, at 15s. per acre; classification page 12 of 3106/17; subject to an Agricultural Bank mortgage and to the condition that all marketable timber is reserved to the Crown; being E. J. Bastian's forfeited Lease 55/2610.

BEVERLEY LAND AGENCY.

Avon District (about six miles South of Dangin).
Corr. No. 2577/22.

Open under Part V. (Plan 343D/40, D1.)

Location 9696, containing 1,083 acres, at 4s. 9d. per acre; classification page 11 of 2577/22; and Location 17730, containing 444 acres, at 7s. 6d. per acre; classification page 6 of 14039/10; subject to exemption from road rates for two years from date of selection; being E. M. Tregenza's forfeited Leases 15711/68 and 5940/68.

Avon District (about three-quarter mile South of Bilbarin).
Corr. No. 2133/34.

Open under Part V. (Plan 344/80, D2.)

Locations 16898, 21386, and 21460, containing 1,039 acres, at 8s. per acre; classification page 20 of 12064/11; subject to an Agricultural Bank mortgage; being F. W. Jacobs' cancelled application.

Avon District (about 4½ miles North-West of Bilbarin).
Corr. No. 4023/29.

Open under Part V. (Plan 344/80, C & D1.)

Location 21234, containing 390a. 2r. 24p., at 4s. 3d. per acre; classification page 10 of 4023/29; subject to exemption from road rates for two years from date of selection; being D. E. Somervell's forfeited Lease 68/2272.

Avon District (about eight miles North of Bulyee).
Corr. No. 5418/28.

Open under Part V. (Plan 343B/40, F2.)

Locations 23951, 23432, and 23613, containing 927a. 1r. 33p., at 5s. 6d. per acre; classification page 4 of 5418/28; subject to exemption from road rates for two years from date of selection; being A. W. King's forfeited Lease 68/967.

BUNBURY LAND AGENCY.

Wellington District (about seven miles West of Wokalup).
Corr. No. 2076/31.

Open under Part V. (Plan 383D/40, B4.)

Location 1105, containing 92a. 3r. 8p., at 17s. 6d. per acre; classification page 18 of 3812/20; subject to the condition that all marketable timber is reserved to the Crown; also to exemption from road rates for two years from date of selection; being F. R. Maidment's forfeited Lease 74/1369.

GERALDTON LAND AGENCY.

Victoria District (about 25 miles West of Hutt).
Corr. No. 2893/23.

Open under Part V. (Plan 159/80, C & D1.)

Location 6945, containing 4,794a. 0r. 19p., at 4s. per acre; classification page 26 of 2893/23; subject to pay-

ment for improvements and to exemption from road rates for two years from date of selection; being H. Dwyer's forfeited Lease 15660/68.

Victoria District (about 27 miles West of Ajana).
Corr. No. 6943/19.

Open under Part V. (Plan 192/80, C3.)

Location 7151, containing 4,585a. 0r. 10p., at 4s. per acre; classification page 65 of 6943/19; subject to payment for improvements and to exemption from road rates for two years from date of selection; being R. J. Forrester's forfeited Lease 14333/68.

Victoria District (about nine miles South of Eradu).
Corr. No. 141/23.

Open under Part V. (Plan 126B/40, E1 & F1.)

Location 7930, containing 382a. 3r. 38p., at 5s. 3d. per acre; classification page 6 of 141/23; Location 7571, containing 102a. 1r. 38p., at 7s. 3d. per acre; classification page 13 of 6254/21; and Location 7356, containing 145a. 3r. 14p., at 5s. 9d. per acre; classification page 7 of 6107/20; subject to payment for improvements, if any, and to exemption from road rates for two years from date of selection; being A. G. Ramsay's forfeited Leases 16660/68, 16421/68, and 14100/68.

Yandanooka Repurchased Estate (about five miles North of Yandanooka).
Corr. No. 1509/18.

Open under Part V. of "The Land Act, 1933," as modified by Part VIII. (Plan 123/80, D & E1.)

Lot 5, containing 903 acres; price per acre—£2; purchase money—£1,806; half-yearly instalments over five years, interest only:—to returned soldiers, at 4½ per cent. per annum—£40 12s. 9d.; to civilians, at 5 per cent. per annum—£45 3s.; half-yearly instalments over balance (35 years), including principal and interest.—to returned soldiers, at 4½ per cent. per annum—£50 6s. 11d.; to civilians, at 5 per cent. per annum—£53 11s. 2d.; improvements (tanksite):—purchase money—£124 8s. 3d.; half-yearly instalments over 25 years, including principal and interest—to returned soldiers, at 4½ per cent. per annum—£4 1s. 7d.; to civilians, at 6½ per cent. per annum—£4 18s. 2d.; subject to an Agricultural Bank mortgage and to a grazing lease terminable at one month's notice; also subject to the reservation of minerals to the Midland Railway Company and to the Crown; being J. W. Thompson's forfeited Lease 20/1290

KATANNING LAND AGENCY.

Wellington District (about two miles North-West of Mudiarup).
Corr. No. 877/34.

Open under Part V. (Plan 415B/40, E1.)

Location 3507, containing 2,005a. 1r. 37p.; subject to pricing; classification page 56 of 5559/24; subject to payment for improvements; being C. J. Devlin's cancelled application.

NARROGIN LAND AGENCY.

Williams District (about 16½ miles South-East of Yealerin).
Corr. No. 5875/27.

Open under Part V. (Plan 377D/40, C3.)

Locations 11060 and 12470, containing 1,640a. 0r. 38p., at 4s. 6d. per acre; classification page 4 of 5875/27; subject to exemption from road rates for two years from date of selection; being E. D. Corke's forfeited Lease 68/1701.

Williams District (about five miles South-East of Traysnurin Siding).
Corr. No. 4124/24.

Open under Part V. (Plan 386/80, E1.)

Locations 12876 and 13102, containing 821a. 3r. 14p., at 5s. 6d. per acre; classification page 9 of 4124/24; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; also subject to exemption from road rates for two years from date of selection; being G. Crocker's forfeited Lease 19058/68.

Williams District (about four miles North-West of Yilliminning).

Corr. No. 1745/32.

Open under Part V. (Plan 385B/40, D1.)

Location 14313, containing 73a. 0r. 26p., at 6s. 6d. per acre; classification page 8 of 5821/26; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; also subject to exemption from road rates for two years from date of selection; being A. R. Hilder's forfeited Lease 68/3582.

PERTH LAND AGENCY.

Peel Estate (about 5½ miles East of Karnup).

Corr. No. 2125/34.

Open under Part V., Section 47, of "The Land Act, 1933." (Plan Peel Estate.)

Lots 349 and 350, containing 217a. 1r. 16p.; purchase money—£871; first half-year's instalment as deposit—£3 5s.; half-yearly instalments over balance of term of 29½ years, including interest:—to returned soldiers, at 4½ per cent.—£26 14s. 8d.; to civilians, at 5 per cent.—£28 6s. 2d.; subject to the conditions applying to this Estate; being R. G. Kite's cancelled application.

Peel Estate (about three miles South-East of Wellard).

Corr. No. 226/34. (Plan Peel Estate.)

Lot 588, containing 57a. 3r. 31p.; purchase money—£88 10s.; first half-year's instalment as deposit—£2; half-yearly instalments over 29½ years, including interest:—to returned soldiers, at 4½ per cent. per annum—£2 13s. 9d.; to civilians, at 5 per cent. per annum—£2 16s. 11d.; subject to the conditions applying to this Estate; being E. R. Heath's forfeited Lease 55/2649.

Victoria District (near Nurgian Rock).

Corr. No. 13533/08.

Open under Part V. (Plan 90/80, F3.)

The area, containing about 290 acres, bounded on the North and East by Location 8653, on the South by Road No. 3100, and on the West by a line in prolongation South of the East side of a surveyed road along a West boundary of the said location; subject to survey and pricing. Reserve 12301 (Water) is hereby reduced.

SOUTHERN CROSS LAND AGENCY.

Yilgarn District (about nine miles North-West of Noongar).

Corr. No. 2450/26.

Open under Part V. (Plan 36/80, A3.)

Location 1017, containing 826a. 2r. 19p., at 4s. per acre; classification page 11 of 2450/26; subject to payment for improvements, if any, to mining conditions, and to exemption from road rates for two years from date of selection; being G. Jennings' forfeited Lease 20928/68.

THURSDAY, 31st JANUARY, 1935.

BRIDGETOWN LAND AGENCY.

Nelson District (about six miles East of Collins Siding).

Corr. No. 2139/29.

Open under Part V. (Plan 442B/40, F2.)

Locations 9495 and 9271, containing 165a. 2r. 15p., at 17s. per acre; classification page 44 of 376/07; subject to an Agricultural Bank mortgage, to the marketable timber being reserved to the Crown, and to the permit holders reserving the right to lay log lines over the land; being S. H. Gray's forfeited Leases 55/1622 and 74/752.

Sussex District (about three miles North-East of Margaret River).

Corr. No. 235/34.

Open under Part V. (Plan 440A/40, B1.)

Location 2513, containing 234a. 2r. 29p., at 9s. per acre; classification page 15 of 5065/30; subject to the condition that all marketable timber is reserved to the Crown and to exemption from road rates for two years from date of selection; being W. H. Smart's forfeited Lease 68/4057.

W. P. ODELL,
Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1933.

WHEREAS the YORK Road Board, by resolution passed at a meeting of the Board, held at York on or about the 9th day of January, 1933, resolved to open the road hereinafter described, that is to say:—

239/03 (Volume 2).

No. 28: Widening of part:—That portion of Avon Location Y17 commencing at an angle in the Southern side of the present road within said location, and extending (as shown Diagram 58194) Eastward along the Southern side of said road for a distance of 2 chains 19.7 links; thence 231deg. 33min. 4 chains 74 links to the South-Eastern side of road aforesaid, and North-Eastward along latter to the starting point. (Plan 2B/40, E2.)

WHEREAS the SUSSEX Road Board, by resolution passed at a meeting of the Board, held at Busselton on or about the 16th day of January, 1934, resolved to open the road hereinafter described, that is to say:—

5294/07 (Volume 3).

No. 4703: Deviation of part:—A strip of land, one chain wide, leaving the present road at the South-West corner of Sussex Location 1464 and extending West (as shown Diagram 53875) inside and along the South boundary of Location 3752 to the latter's South-West corner; thence North-Westward and Northward along the South-Western and Western boundaries of Location 3752 to rejoin the old road at its North-West corner. (Portion of Road No. 4704 is hereby superseded.) (Plans 413B/40, E2; 413C/40, E3.)

WHEREAS the DENMARK Road Board, by resolution passed at a meeting of the Board, held at Denmark on or about the 6th day of April, 1934, resolved to open the road hereinafter described, that is to say:—

1732/10.

No. 5468: Deviation of part:—A strip of land, one chain wide (widening at its terminus), leaving the present road in Plantagenet Location 5459 6 chains 72.1 links from the South-East corner of Location 2117 and extending (as shown Diagram 57233) Northward and North-Eastward through the former location to the South-East corner of Reserve 21302; thence North inside and along the East boundary of said reserve to its North-East corner; thence (as shown on said Diagram) North-Eastward through said Location 5459 to Road No. 5467 on its Northern boundary. (Plan 456A/40, C1.)

WHEREAS the ROCKINGHAM Road Board, by resolution passed at a meeting of the Board, held at Rockingham on or about the 12th day of July, 1934, resolved to open the road hereinafter described, that is to say:—

359/29.

No. 8030: Widening of part:—That portion of Rockingham Lot 135 (as shown Diagram 56898) bounded by lines commencing at its North-West corner and extending South-Eastward along the North-Eastern boundary of the lot for a distance of 1 chain; thence 232deg. 22min. 1 chain 22 links to the West boundary of said lot and North along the latter boundary to the starting point. (Plan Rockingham Townsite.)

WHEREAS the SUSSEX Road Board, by resolution passed at a meeting of the Board, held at Busselton on or about the 16th day of January, 1934, resolved to open the road hereinafter described, that is to say:—

1586/31.

No. 9416:—A strip of land, one chain wide, commencing at the North-West corner of Sussex Location 652 and extending West (as surveyed) along part of the South boundary of Location 650 to the latter's South-West corner; thence North (as surveyed) along part of the West boundary of Location 650 and continuing North (as shown Diagram 53876) inside and along part of the Easternmost boundary of Location 1609 to the South-West side of a Drain Reserve passing through the last-mentioned; thence North-Westward along said side of Drain Reserve to Road No. 3253 on the Northernmost boundary of said Location 1609. (Plan 413B/40, E2.)

WHEREAS the COOLGARDIE Road Board, by resolution passed at a meeting of the Board, held at Coolgardie on or about the 18th day of June, 1934, resolved to open the road hereinafter described, that is to say:—

1259/31.

No. 9418: A strip of land, 150 links wide, commencing on the South side of Robinson Street in the Burbanks Townsite opposite the South-West corner of Lot 58, and extending in a general South-Westerly direction through said Townsite and Pastoral Lease 968/97 (passing along the South-Eastern boundary of M.L. 4249) to the North-Eastern boundary of the Londonderry Townsite; thence continuing in a South-Westerly direction, through the latter townsite (to and following Cleopatra Street), and Reserve 8191 and Pastoral Lease 977/97 to the Eastern boundary of M.L. 83 in the last-mentioned. (Plan 39/80, D1 & 2.)

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

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

And whereas the Lieutenant-Governor in Executive Council has confirmed the said resolutions, it is hereby notified that the lines of communication described above are Roads within the meaning of "The Road Districts Act, 1919-1933," subject to the provisions of the said Act.

Dated this 11th day of January, 1935.

W. P. ODELL,
Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1933.

WHEREAS E. Vanzetti, O. P., V. E., and E. A. Randell, and J. Russell, being the owners of land over or along which the undermentioned road in the CARNAMAH Road District passes, have applied to the Carnamah Road Board to close the said road, which is more particularly described hereunder, that is to say:—

8960/12.

C. 224:—The surveyed road along part of the East and the South boundary of Victoria Location 5801 and along a South boundary of and through Location 5627; from a North-West corner of Location 5867 to the East boundary of Location 3286. (Plan 90/80, E3.)

WHEREAS the Midland Railway Company of Western Australia, Limited, being the owner of land over or along which the undermentioned road in the CHITTER-Road District passes, have applied to the Carnamah Road Board to close the said road, which is more particularly described hereunder, that is to say:—

2249/17.

C. 239:—That portion of Road No. 5764 passing through Swan Location 1372; from a closed road near the North-East corner of Location 1047, to Road No. 67 passing through said Location 1372. (Plan 31/80, E4.)

WHEREAS George Barrington Kersley, being the owner of land over or along which the undermentioned roads in the DUMBLEYUNG and WAGIN Road Districts pass, has applied to the Dumbleyung and Wagin Road Boards to close the said roads, which are more particularly described hereunder, that is to say:—

420/32.

D. 226:—The surveyed roads, as hereunder set out:—

(a) Along the East boundary of Williams Location 13487 and part of an East boundary of Location 2802; from the South-East corner of the former location, to the South side of the Dumbleyung-Wagin Railway Reserve, about 6 chains North of the North-West corner of Location 211.

(b) Along the Southern and South-Eastern boundaries of Nippering Lot 102 and the South-Eastern boundaries of Lots 103 and 104; from the South-West corner of Lot 102 to the East corner of Lot 104.

(c) Along the Southern boundaries of Lots 113 and 112, the Southern and South-Eastern boundaries of Lot 111, and the South-Eastern boundaries of Lots 110 and 109; from the South-Western corner of the first-mentioned lot, to the Eastern corner of the last-mentioned lot.

(d) Along the North-East boundary of Nippering Lot 111 and the North-East and East boundaries of Williams Location 6928; from the North corner of the former, to the South-East corner of the latter. (Plans 408A/40, A2, and Nippering Townsite.)

WHEREAS M. P. Kelly, F. S. Howell, and A. M. and A. McPartland, being the owners of land over or along which the undermentioned road in the KOORDA Road District passes, have applied to the Koorda Road Board to close the said road, which is more particularly described hereunder, that is to say:—

532/34.

K. 227:—The surveyed road passing along the West boundary of Avon Location 12956, the Westernmost boundary of Location 12955 and the North-Western boundary of Location 15842; from a surveyed road at the North-West corner of the first-mentioned location to a surveyed road at the North-West corner of Location 12438. (Plan 56/80, C2.)

WHEREAS C. Paull, W. G. Fair, and G. H. Hovey, being the owners of land over or along which the undermentioned roads in the MURRAY Road District pass, have applied to the Murray Road Board to close the said roads, which are more particularly described hereunder, that is to say:—

1503/33.

M. 329:—The surveyed roads, as hereunder set out:—

(1) Along the West boundary of Murray Location 452; from its North-West corner to Road 4925 at its South-West corner;

(2) Through Location 737 (as shown on Diagram No. 33073) from Road No. 9345 at its North-West corner to its East boundary;

(3) Along part of the East boundary of Location 737; from Road No. 4925 at its North-East corner to Road No. 9345, passing through the said location. (Plan 380D/40, A3.)

WHEREAS The Minister for Lands, being the owner of land over or along which the undermentioned road in the PINGELLY Road District passes, has applied to the Pingelly Road Board to close the said road, which is more particularly described hereunder, that is to say:—

2642/22.

P. 329:—That portion of Road No. 6925 bounded by lines commencing at the junction of its Western side with the Southern boundary of Avon Location 6676 about 3 chains 6 links from the latter's original South-East corner and extending North-Eastward along the Western side of the present road to a point on the Eastern boundary of said location about 5 chains 39 links from the corner aforesaid; thence 207deg. 37min. 2 chains 38.7 links; thence (as shown on Diagram No. 55677) 235deg. 2 chains 93.6 links and 181deg. 31min. 1 chain 22.3 links; thence 256deg. 46min. 1 chain 98.7 links to the starting point. (Plan 378D/40, A3.)

And whereas such applications have been duly published in the *Government Gazette*:

And whereas the said Boards have assented to the said applications:

And whereas the Lieutenant-Governor in Executive Council has confirmed the said assents:

It is hereby notified that the said roads are closed.

Dated this 11th day of January, 1935.

W. P. ODELL,
Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1933.

Department of Lands and Surveys,
Perth, 11th January, 1935.

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:—

Mullewa.

6591/13.

No. 2275: Widening (a):—That portion of Mendel Estate Lot 14 bounded by lines commencing at a point on the Western side of the present road situate 145deg. 16min. 2 chains 61.6 links, 168deg. 7min. 9 chains 84.8 links, and 140deg. 5min. 8 chains 42.8 links from the intersection of said side of road with the Eastern boundary of Victoria Location 8288, and extending (as shown Diagram 56823) 140deg. 5min. 3 chains 68 links, 179deg. 57min. 3 chains 68 links, 349deg. 26min. 3 chains 50.7 links, and 330deg. 36min. 3 chains 50.8 links to the starting point.

(b) Those portions of Victoria Location 8288 and Mendel Estate Lot 14 bounded by lines commencing on a North-Western side of the present road situate 2 chains 97.6 links from the Eastern boundary of said location and extending 40deg. 22min. 4 chains 16.7 links and 12deg. 23min. 4 chains 16.7 links to a Western side of the said road; thence Southward along the latter side, and South-Westward along said North-Western side to the starting point.

2r. 4.4p. being resumed from Mendel Estate Lot 14.

18.1p. being resumed from Victoria Location 8288.
(Plan 156/80, D4.)

Quairading.

4322/13.

No. 4684: Widening of part:—That portion of Lot 105 of Avon Location 10052, bounded by lines commencing on its Southernmost boundary 4 chains 91.9 links from its South-West corner and extending (as shown Diagram 58294) 80deg. 8min. 5 chains 15.7 links, 91deg. 19min. 27.4 links, and 181deg. 19min. 1 chain to a North side of the present road; thence West along said side of road to the starting point.

1r. 4.9p. being resumed from Avon Location 10052.
(Plan 3C/40, D4.)

Moora.

1749/29.

No. 8160: Extension:—A strip of land, one chain wide, leaving the present road at the South-West corner of Lot M1148 of Melbourne Location 929 and extending North (as surveyed) along the West boundaries of said lot and Location 238 to Road No. 3056 at the North-East corner of Lot M196 of Location 929. (Plan 63/80, F3.)

Moora.

3562/26.

No. 9200: Deviation of part:—A strip of land, one chain wide, its Eastern side leaving the East side of the present road on the West boundary of Lot M611 of Melbourne Location 913, 27 chains 20.8 links from its North-West corner, and extending (as shown Diagram 56859) 171deg. 32min. 14 chains 70 links and 185deg. 30min. 21 chains 46.6 links through the said lot to rejoin the old road on the aforesaid West boundary.

2a. 3r. 1p. being resumed from Melbourne Location 913. (Plan 63/80, F4.)

Morawa.

1179/34.

No. 9413: Deviation of part:—A strip of land, one chain wide, leaving the present road on the South boundary of Victoria Location 6221 7 chains 49.6 links from its South-East corner and extending North-Eastward (as shown Diagram 58283) through said location to rejoin the old road on its East boundary.

3r. 32.4p. being resumed from Victoria Location 6221.
(Plan 122/80, D1.)

Manjimup.

1723/11.

No. 9419:—A strip of land, one chain wide (widening opposite the North-East corner of Location 7296, as shown O.P. 4960), leaving Road No. 306 at the South-

East corner of Nelson Location 5639 and extending North-Eastward (as surveyed) along the South-Eastern boundary of Location 6695, through State Forest No. 38, and to and along the North-West boundary of Location 7296 to the West boundary of Location 3493; thence North and East along part of the West and the North boundaries of the last-mentioned location to its North-East corner. (Plan 443A/40, A & B1.)

Sussex.

1853/34.

No. 9421:—A strip of land, one chain wide, leaving Road No. 4704 at the Northern corner of Sussex Location 1828 and extending South-Westward (as surveyed) along the North-Western boundaries of said location and Location 1827 to the East boundary of Location 898, and continuing South-Westward (as shown Diagram 53877) through Locations 898 and 443 to Road No. 114 along the South-Western boundary of the last-mentioned location.

2a. 0r. 24p. being resumed from Sussex Location 443.
(Plan 413C/40, E3.)

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 Lieutenant-Governor,

M. F. TROY,
Minister for Lands.

THE ROAD DISTRICTS ACT, 1919-1933.

Closure of Road.

I, WALTER TEMPLAR GRAHAM, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Greenbushes Road Board to close the said portion of road, viz.:—

Greenbushes.

2165/34.

G. 284:—The surveyed road passing through Nelson Location 6656; leaving a surveyed road on its West boundary opposite the South-East corner of Location 10954, and extending North-Eastward through the location to its East boundary. (Plan 414, C/40, E4.)

WALTER T. GRAHAM.

I, Guy Thomson, on behalf of the Greenbushes Road Board, hereby assent to the above application to close the road therein described.

GUY THOMSON,
Chairman Greenbushes Road Board.

THE ROAD DISTRICTS ACT, 1919-1933.

Closure of Road.

WE, Henry Miller, E. B. I. Chamberlain, and A. G. W. Greatorex, being the owners of land over or along which the portions of roads hereunder described pass, have applied to the West Arthur Road Board to close the said portions of roads, viz.:—

West Arthur.

Corres. 2005/17.

W. 526:—The surveyed roads, as hereunder set out:—

(a) Along the South boundaries of Wellington Locations 1718 and 3198; from a surveyed road at the South-West corner of the former location, to a surveyed road at the South-East corner of the latter location.

(b) Along part of the South boundary of Location 3268; its North side leaving the South-East corner of the location and extending West to the prolongation North-Westward of the North-Eastern side of a surveyed road passing through Location 3261. (Plan 415B/40, D. and E. 1.)

H. MILLER.

E. B. I. CHAMBERLAIN.

M. W. S. GREATOREX,

(occupier and agent for A. G. W. Greatorex).

I, Robert Esau Ness, on behalf of the West Arthur Road Board, hereby assent to the above application to close the roads therein described.

R. E. NESS,
Chairman West Arthur Road Board.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

Nos. 2 and 6 of 1934.

Between Australian Workers' Union Westralian Gold-fields Mining Branch Industrial Union of Workers and Coolgardie Federated Miners' Industrial Union of Workers, W.A. (Boulder Branch), Applicants, and The Lake View and Star, Limited, and others, Respondents.

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.

The term of this Award shall be for a period of two (2) years and shall take effect from the commencement of the first pay period from the date hereof.

2.—Area.

This Award shall operate over the Yilgarn, Coolgardie, Broad Arrow, Dundas, Phillips River, East Coolgardie, North Coolgardie, North-East Coolgardie, Mount Margaret, East Murchison Goldfields, and Northampton Mining District, and the Murchison, Yalgoo, Peak Hill, and Gascoyne Goldfields, and the area outside those Goldfields in Western Australia comprised within the 24th and 26th parallels of latitude.

3.—Rates of Wages.

(a) Basic wage at the rate of £4 2s. per week.

(b) Industry allowance at the rate of twelve shillings (12s.) per week, subject to automatic increases or reductions, as follows:—

- (i) The standard price of gold per ounce in Australian currency to the nearest half-sovereign, as ascertained from a return supplied by the Perth Branch of the Royal Mint, averaged for the quarter ending September, 1934, namely, eight pounds ten shillings (£8 10s.), shall be taken as the norm, and equivalent to an industry allowance of two shillings (2s.) per shift or twelve shillings (12s.) per week;
- (ii) For each increase or decrease of ten shillings (10s.) per ounce, the said allowance shall increase or decrease, as the case may be, by the sum of fourpence (4d.) per shift, or two shillings (2s.) per week;
- (iii) All calculations for this allowance shall be made on the average price per calendar quarter, and the allowance shall remain stationary as then determined until the next quarter's figures are available. The price per ounce for the purpose of this calculation shall be the nearest £ or half-£;
- (iv) Any dispute as to the amount of allowance under these provisions shall be determined by the Registrar of the Court, upon figures supplied by the Perth Branch of the Royal Mint compiled similarly to the table elsewhere appearing in the judgment accompanying this Award;
- (v) Any variation in rates of pay made pursuant to the provisions hereof shall take effect as from the pay day following the fifteenth (15th) day of the calendar month following the quarter for which the calculations are made;
- (vi) In the case of underground workers, the industry allowance shall be at the rate of two shillings and sixpence (2s. 6d.) per shift or fifteen shillings (15s.) per week, and all the other provisions of this subclause shall apply, *mutatis mutandis*, to such allowance.

*The Industry Allowance mentioned hereunder is for surface workers. For underground workers an extra 6d. per day or 3s. per week is prescribed. (See Clause (3), Subclause (vi).).

(c)	Occupation.	Margin.	* Industry Allowance.	Total Wage per Shift
		s. d.	s. d.	s. d.
(1)	Rockdrill-men in shafts	3 4	2 0	19 0
(2)	Rockdrill-men in rises ..	2 10	2 0	18 6
(3)	Rockdrill-men in winzes ..	2 6	2 0	18 2
(4)	Rockdrill-men in all other places including open cuts	2 2	2 0	17 10
(5)	Popper machine man ..	2 2	2 0	17 10
(6)	Hand miners in shafts ..	2 6	2 0	18 2
(7)	Hand miners in rises ..	2 0	2 0	17 8
(8)	Hand miners in winzes ..	1 8	2 0	17 4
(9)	Hand miners in all other places, including open cuts	1 4	2 0	17 0
(10)	Shaft timbermen ..	3 4	2 0	19 0
(11)	Timbermen ..	2 6	2 0	18 2
(12)	Mullockers, truckers, shovellers, and tool carriers	0 6	2 0	16 2
(13)	Bracemen, platmen and skipmen	1 6	2 0	17 2
(14)	Man in charge of explosive magazine ..	2 0	2 0	17 8
(15)	Platelayer (underground) ..	1 6	2 0	17 2
(16)	Sealers (underground) ..	2 6	2 0	18 2
(17)	Sampler	1 8	2 0	17 4
(18)	Rock breaker—cracker-man	1 0	2 0	16 8
(19)	Battery feeders, battery binnmen and mill hands ..	Nil	2 0	15 8
(20)	Battery repairers and repairers changing rabbles, wearing plates, and adjusting lining plates in ball mill ..	1 6	2 0	17 2
(21)	Mechanic's labourer ..	1 0	2 0	16 8
(22)	Iron furnace man ..	2 0	2 0	17 8
(23)	Casting dresser ..	0 6	2 0	16 2
(24)	Pitman and pumpman engaged in watering a mine	2 6	2 0	18 2
(25)	Pumpman on the surface ..	1 6	2 0	17 2
(26)	Ball mill hand ..	1 0	2 0	16 8
(27)	Fireman—			
	(a) Leading	2 0	2 0	17 8
	(b) Steam	1 0	2 0	16 8
	(c) Roaster	1 0	2 0	16 8
(28)	Wood trimmer or man principally employed in loading or unloading firewood	0 6	2 0	16 2
(29)	Greaser, cleaner and oiler ..	1 0	2 0	16 8
(30)	Motorman	1 10	2 0	17 6
(31)	Boiler cleaners	2 6	2 0	18 2
(32)	Pipe fitter	2 4	2 0	18 0
(33)	Tailings dam man ..	Nil	2 0	15 8
(34)	Diamond-drillers ..	2 8	2 0	18 4
(35)	Diamond-driller's assistant	0 8	2 0	16 4
(36)	Filter press filler ..	1 10	2 0	17 6
(37)	Cyanide and filter press men	1 0	2 0	16 8
(38)	Amalgamator	1 8	2 0	17 4
(39)	Wilfley tableman ..	0 4	2 0	16 0
(40)	Grinding panman ..	0 6	2 0	16 2
(41)	Vacuum plant hands:—			
	(a) Topman	2 0	2 0	17 8
	(b) Bottom man	0 8	2 0	16 4
(42)	Timber dresser	1 10	2 0	17 6
(43)	Sawyer and benchman	1 10	2 0	17 6
(44)	Spotters	1 10	2 0	17 6
(45)	Tool sharpeners ..	2 0	2 0	17 8
(46)	Holman hoist-driver (above ground) ..	1 10	2 0	17 6
(47)	Holman hoist-driver (underground) ..	2 4	2 0	18 0
(48)	Blacksmith's striker ..	1 0	2 0	16 8
(49)	Platelayer on surface ..	1 0	2 0	16 8
(50)	Roper and rigger ..	2 0	2 0	17 8
(51)	Sailor gang man ..	0 6	2 0	16 2

Occupation.	Margin.	Industry Allowance.	Total Wage per Shift.
(52) Conveyor beltman ..	Nil	2 0	15 8
(53) (a) Horsedriver (on surface) ..	Nil	2 0	15 8
(b) Horsedriver (underground) ..	0 6	2 0	16 2
(c) Horsedriver (for feeding and grooming horse), one shilling (1s.) extra.			
(54) Sanitaryman ..	3 4	2 0	19 0
(55) Watchman ..	1 6	2 0	17 2
(56) General labourers on the surface ..	Nil	2 0	15 8
(57) Smelter (gold room) ..	1 8	2 0	17 4
(58) Jigman ..	0 9	2 0	16 5
(59) Motor truck driver—25 cwt. ..	2 6	2 0	18 2
(60) Motor truck driver—over 25 cwt. up to 3 tons ..	3 0	2 0	18 8
(61) Motor truck driver—3 tons and over ..	3 9	2 0	19 5
(62) Concrete labourer (when so employed) ..	1 0	2 0	16 8
(63) Flotation man ..	2 0	2 0	17 8
(64) Underground train crew ..	2 0	2 0	17 8
(65) Slime dump man ..	1 0	2 0	16 8

(d) The above wages are payable under a contract of daily service.

4.—Junior Workers.

The following provisions shall apply to the employment of junior workers:—

- (i) "Junior worker" means a worker under the age of twenty-one (21) years and who is not employed as an apprentice.
- (ii) Junior workers (unless paid the wages prescribed in Subclause (e) of Clause 3 shall not be employed in or about any mine in a greater proportion than one to every fifteen (15) or fraction thereof of the adult workers employed in the mine in occupations for which apprenticeship is not provided: Provided that, in the case of the following mines, the proportion shall be, for 1935, one to thirty (30); for 1936, one to twenty (20); for 1937 and thereafter, one to fifteen (15):—Lake View and Star, Ltd.; South Kalgoorlie Consolidated, Ltd.; Boulder Perseverance, Ltd.; Great Boulder Proprietary G.M., Ltd.; Sons of Gwalia, Ltd.; Wiluna Gold Mines, Ltd., and Associated Gold Mines of W.A. (New), Ltd.
- (iii) No junior worker under eighteen (18) years of age shall be regularly employed underground.
- (iv) No junior worker (except he is at present employed and is between the ages of eighteen (18) and twenty-one (21) years) shall be employed in the following departments or callings:—Rockdrill-men in shafts, rockdrill-men in rises, roekdrill-men in winzes, hand miners in shafts, hand miners in rises, hand miners in winzes, shaft timbermen, man in charge of explosives, scalers, platman, braceman, or any other calling, or in any place which the Board of Reference may consider unfit for the employment of juniors, either generally or within named age limits.
- (v) Junior workers shall not be employed in those callings in the industry in which apprenticeship is provided for, except as strikers to blacksmiths' apprentices, rivet boys, messenger boys, and cleaners up.

(vi) Rates of wages:—	Percentage of Basic Wage and Industry Allowance—Per Shift.
Under 17 years of age ..	50
Between 17 and 18 years of age ..	60
Between 18 and 19 years of age ..	70
Between 19 and 20 years of age ..	80
Between 20 and 21 years of age ..	100

5.—District Allowances.

Payments shall be made in accordance with the provision contained in Schedule I, annexed hereto, so far as applicable.

6.—Hours.

(a) Forty-four (44) hours, exclusive of crib time, shall constitute a week's work for surface workers. If more than one shift is worked on the surface, the forty-four (44) hours shall then be inclusive of crib time.

(b) Forty-four (44) hours shall constitute a week's work underground, including crib time.

(c) On Mondays to Fridays inclusive eight (8) hours, including crib time, and on Saturdays four (4) hours, exclusive of crib time, shall comprise a week's work: Provided, however, that in the case of continuous and/or shift work and workers regularly working underground, this provision shall be deemed to have been complied with, if the ordinary working hours do not exceed eighty-eight (88) hours per fortnight to be worked in alternate weeks of forty-eight (48) and forty (40) hours respectively, each of such weeks to be worked in shifts of eight (8) hours each, including crib time: Provided further, that by agreement between an employer and the Union, the hours of work may be worked under a roster which shall provide for an average of forty-four (44) hours per week, spread over a period of three (3) weeks.

(d) Six (6) hours shall constitute a shift's work in all rises or in sinking specially wet shafts and winzes, and for men engaged inside the gas or water spaces of any boiler or flue in cleaning or scraping work and for men engaged in cleaning dustbins or dustflues. In case of boiler cleaners working broken shifts, one hour on the above description of work shall count as one hour and twenty (20) minutes. In the case of Lancashire and Cornish boilers, all time necessary for a boiler cleaner to come out for a spell shall count as time worked in the boiler.

7.—Overtime.

(a) For work done beyond the hours of duty on any ordinary day, payment shall be at the rate of time and a half for the first two (2) hours and double time thereafter.

(b) Work done on holidays shall be paid at double time, except work in connection with repairs to machinery which has broken down and caused a stoppage of operations.

(c) All work done on Sundays shall be paid for at the rate of time and a third, and any work done in excess of eight (8) hours shall be paid for at the rate of time and a half for the first two (2) hours and double time thereafter.

(d) When computing overtime the district allowances shall not be computed as an addition to the day's pay.

(e) These overtime rates shall not apply to excess time due to private arrangement between the workers themselves, or which is necessary for effecting periodical rotation of shifts, or which is owing to a relieving man not coming on at the appointed time. The time for which any worker may be paid at ordinary rates instead of overtime, due to a relieving man not coming on at the proper time, shall not exceed two (2) hours after the expiration of which overtime rates shall apply for the whole shift.

8.—Wet Places.

In all wet places one shilling and sixpence (1s. 6d.) extra per shift shall be paid in addition to the rates set out. This extra payment shall not apply to Subclause (d) of Clause 6.

9.—Dry Crushing Plant.

No dry crushing plants shall be operated unless under such conditions as obviate dust as far as is reasonably practicable. It shall be the duty of the Inspector of Mines to make an examination of all dry crushing plants in his district, once in each month, and at such other times as he may be requested so to do by the secretary of the Union. He shall examine and report to the State Court of Arbitration, and such report shall be *prima facie* evidence of the facts stated therein.

10.—Pieceworkers.

There shall be implied in every contract in which a worker is engaged to perform any kind of work at or

for a remuneration other than the rates fixed by this Award:—

- (a) Where the engagement is for a period of time, such period shall not be determined before the expiration thereof, without the written consent of the worker.
- (b) Where the engagement is to perform a specified quantity of work, the amount of work to be performed shall not be curtailed by a greater amount than five per cent. (5 per cent.);
- (c) The rate of remuneration agreed upon shall not be decreased during the engagement;
- (d) The actual remuneration paid for the work done shall not be less than the amount which the worker would have received for the period of his work if he had been working for that period at the rate of wages fixed by this Award for the work done;
- (e) The price of any article supplied by the employer for the use of the worker during the period of his engagement shall not be increased during the period, and shall in no case exceed the cost or price of the article to the employer at the place of supply;
- (f) Where the work is to be carried out by a body of workers acting together, the number of workers to be employed shall be specified in the contract. In the event of the specified number of workers not being present during any shift, the employer may provide a substitute in the place of any worker absent, and shall pay such substitute wages at the rate fixed by this Award, or by the contract, whichever shall be the greater, for the work done by him during the time he is so employed as a substitute, and may charge such payment against any money found due under the contract;
- (g) Where any workers are employed to work by or with the contractors at a wages' remuneration, the employer shall be entitled to pay the amount due to such wage workers for the period they have been employed at the rate fixed by this Award, or the rate fixed by the contract, whichever shall be the greater, and to charge the payment so made against the amount found due to the contractors. A printed copy of these conditions shall be kept exhibited in the change room on the mine.

11.—Holidays.

The following shall be holidays:—Christmas Day, Easter Monday, and Labour Day. If Christmas Day falls on a Sunday, the following Monday shall be kept. In the event of a worker not being required by the employer to present himself for duty on any of these days, payment may be deducted.

12.—Casual Workers.

Workers employed for less than one week shall be considered casual, and shall receive one shilling (1s.) per shift above the rates specified for the work.

13.—Drinking Water.

Good drinking water shall be supplied on all levels where men are working, and kept cool and free from dust.

14.—Free Water.

In all districts where free water is supplied by the employer, single men shall get three (3) gallons and married men six (6) gallons per day.

15.—No Reduction.

Any worker who has been prior to the date of this Award in receipt of a higher rate of pay for his particular class of work than that prescribed by the Award heretofore in force shall not by reason of this Award suffer any reduction in the amount by which such higher rate of pay exceeded the amount formerly prescribed; such excess amount shall not be affected by this Award.

16.—Mixed Functions.

(a) Any worker carrying out work classified at a higher minimum than his ordinary rate for two (2) hours in any shift shall be paid at the minimum rate for such work for the whole of that shift. Provided that

such minimum is not lower than such worker's regular rate of pay. If he be employed for less than two (2) hours at work classified at a higher minimum than his ordinary rate, he shall be paid his ordinary rate for the whole of the shift.

(b) Any worker regularly engaged in relieving work shall be paid the highest rate applicable to the class of work upon which he is employed during any shift.

17.—Change Rooms.

If more than four (4) persons are employed underground in any mine in one shift, sufficient accommodation shall be provided above ground near the principal entrance to the mine, and not in the engine room or boiler house, for enabling the persons employed in the mine to conveniently dry and change their clothes, and in no case shall men dry their clothes upon a boiler. Hot water shall be supplied in all change rooms.

18.—Reduction of Hands.

Should occasion arise to reduce the number of men employed the management, in selecting those to be retained, shall give full weight to the consideration of length of service, and, all things being equal, shall retain those who have been longest in the employ of the company.

19.—Accident Pay.

In the event of a worker meeting with an accident during the shift, or being required to attend to one who has met with an accident, he shall be deemed to have rendered duty during the whole of the shift, and be paid accordingly.

20.—Full Payment for Shift.

(a) After beginning a shift workers shall not be paid less than for a full shift, unless they leave of their own accord, or are dismissed for misconduct. This shall not apply in matters beyond the control of the management.

(b) If, before a worker leaves the works at the end of his shift, and because he is not so informed, he attends at the next shift willing to work it, and there is no suitable work which he is allowed to perform, he shall be paid the wages he would have been entitled to if he had worked the shift he was ready and willing to work. This shall not apply in matters beyond the control of the management.

21.—Water Jets.

Provisions of the Regulations made under "The Mines Regulation Act, 1906," for the prevention of dust shall be deemed to be incorporated in this Award.

22.—Payment of Wages.

Pay day shall be in accordance with Section 55 of "The Mines Regulation Act, 1906." Any worker leaving or being discharged shall be paid the full amount of wages due to him within one hour of ceasing work, or within one hour of the opening of the mine office, or, if such office was closed at the time of his ceasing work, or if the work done requires to be measured or assessed, within two hours of ceasing work.

23.—Ventilation.

(a) Where the ventilation in any place is inadequate, no work, excepting such as is necessary for the purpose of remedying the conditions, shall be undertaken in that place until the ventilation is adequate.

(b) The ventilation in any place shall be determined by the District Inspector of Mines.

(c) From the decision of a District Inspector an appeal shall lie to the Mines Ventilation Board herein-after constituted. Such appeal shall be instituted by notice in writing to the other parties affected and to the Under Secretary for Mines, which notice must be given within seven (7) days from the date the party appealing is notified of the District Inspector's decision. The Under Secretary will then convene the Board, which will meet as soon as possible on a date to be notified by the Under Secretary.

(d) For the purpose of this clause the Mines Ventilation Board is hereby constituted, such Board to consist of:

- (i) The State Mining Engineer;
- (ii) The Commissioner of Public Health;
- (iii) A Workmen's Inspector appointed by the Union;

(iv) A representative appointed by the employers, or, if unable to act, their respective nominees. The State Mining Engineer (or his nominee) shall be the Chairman of the Board. The Commissioner of Public Health shall be a member of the Board in an advisory capacity only, and without a vote. The decision shall be in accordance with the majority of votes. The presence of four (4) members shall be necessary for a quorum. The decision of the Board shall be final.

(e) All reasonable costs and charges of the Board and the members shall be rendered to the Under Secretary for Mines, who shall apportion them equally between the Mines Department and the parties to this Award: Provided that the Board may order any appellant to pay the whole or a certain proportion or amount of the costs of any appeal which the Board may declare to be trivial, and such appellant shall forthwith pay any such sum.

24.—Annual Holidays.

Annual holidays shall be taken at the convenience of the management of the mine; workers to receive one month's notice of the date on which the holiday is to commence; a committee of three (3) to be appointed on each mine to assist the management in the arrangement of a suitable roster.

A fortnight's holiday, including twelve (12) working days, on full pay shall be granted once in each year to every worker: provided he has worked two hundred and ninety-eight (298) shifts at ordinary rates of pay, and, should he have worked less than two hundred and ninety-eight (298) such shifts when the said holiday is taken, or at the termination of his employment, he shall be paid for a proportionate number of holidays. Payment for the said holidays shall be at the rate of pay the worker is receiving immediately before the holiday is taken or employment terminated: Provided further, that where the worker is dismissed for wilful misconduct he shall not be entitled to the benefits of the provisions of this clause.

A pieceworker shall be entitled to be paid, when on holiday, the minimum rate for his grade.

25.—Underground Workers.

All men who have to go underground to work, and the bracemen, shall work the same hours as miners.

26.—Explosives.

Any trucker using explosives where boring is necessary shall be classed as a miner.

27.—Lime.

Lime used in the reduction of ore shall not be mixed in battery bins.

28.—First Aid.

(a) In any mine where workers are employed, a first aid outfit shall be provided.

(b) Each shift boss or foreman shall have ready and available for use on his person a small emergency supply of bandages and padding, or similar requisites.

(c) In mines where over one hundred (100) men are usually employed underground, a man qualified in first aid work shall, where possible, be employed on each shift.

29.—Resumption of Work after Holidays.

Where a worker is not notified prior to taking his holidays that no further work is available on the mine, he shall be re-engaged on his return.

30.—Definitions.

“Wet places”: Should any dispute arise as to whether any place is wet, or especially wet, within the meaning of Clause 6, Subclause (d), such dispute shall be referred to a Board of Reference, as hereinafter appointed.

“Timberman” (ordinary): Timberman shall mean a worker engaged in underground timber work, but a miner timbering his own workings shall not be classed as a timberman.

“Timberman” (shaft): A shaft timberman shall mean a worker engaged in shaft timbering or timber work, but a miner timbering his own shaft shall not be classed as a shaft timberman.

“Braceman” shall mean any worker in charge of a cage or kibble at the mouth of a shaft. If more than one cage, each worker shall be classed as a braceman, but shall not include any worker who may be temporarily assisting a braceman in loading.

“Platman” or “Skipman” shall mean any worker in charge of a cage or skip; if more than one cage or skip, each worker so in charge shall be classed as a platman or skipman.

“Leading fireman” shall mean a fireman who attends to feed pumps, feed water, gauge glasses, etc., and/or where only one fireman is employed on more than one boiler, he shall be classed as in charge.

31.—Aged and Infirm Workers.

Any worker who by reason of old age or infirmity is unable to earn the minimum rate prescribed by this Award may be paid such lesser rate as may from time to time be agreed upon in writing between the employer and the secretary of the Union, or, failing such agreement within twenty-four (24) hours after such worker shall have applied in writing to the secretary of the Union, stating his desire that such wage should be agreed upon, such wage as shall be fixed by the most convenient Resident or Police Magistrate upon the application of such worker after twenty-four (24) hours' notice in writing shall have been given by him to the said secretary, who shall, if he so desires, be heard by the Magistrate upon such application. After having given notice to the secretary, and after lodging the application mentioned, and pending the Magistrate's decision thereon, the worker shall be entitled to work for and be employed at the proposed lesser rate. The determination of the Magistrate shall have effect for the period of six (6) calendar months from the date thereof, and after the expiration of the said period until the wage shall have again been fixed at the instance of the said secretary in the manner prescribed. The secretary of the Union may by writing under his hand appoint an agent or substitute to represent the Union at the hearing of the application before the Magistrate.

32.—Junior Worker's Certificate.

Junior workers, upon being engaged, shall, if required, furnish the employer with a certificate containing the following particulars:—(1) Name in full; (2) age and date of birth.

No worker shall have any claim upon an employer for additional pay, in the event of the age of the worker being wrongly stated on the certificate. If any junior worker shall wilfully misstate his age in the above certificate, he alone shall be guilty of a breach of this Award.

33.—Board of Reference.

(a) The Court appoints, for the purposes of the Award, a Board of Reference for each mine. Each Board shall consist of a Chairman, who shall be a person selected by the representatives of the parties, if such may be agreed upon, or, failing such agreement, the Warden or Resident Magistrate, if agreeable and willing to act, and, if not, a Government Inspector of Mines, and two (2) other representatives, one to be the manager of the mine in which the difference or dispute arises, or his nominee, representing the employer, and the other a representative of the Union appointed for such purpose by the Union, which may at any time, by notification to the employer and the Registrar, change such representative.

(b) There shall be assigned to such Board the functions of:—

- (i) Deciding matters specifically referred to in the Award as being the subject-matter of a decision of the Board;
- (ii) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award, or any of them;
- (iii) deciding all matters and questions referred to in the Award as being the subject of mutual agreement, if not agreed upon;
- (iv) deciding any other matter that the Court may refer to such Board from time to time;
- (v) an appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Regulations to “The

Industrial Arbitration Act, 1912-1925," which for this purpose are embodied in and form part of this Award. (Regulation 92.)

(vi) there shall be no cessation of work pending the reference to and the settlement of any dispute by the Board.

(c) The term "Manager" includes the person acting as such for the time being.

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 24th day of December, 1934.

[SEAL.]

WALTER DWYER,
President.

SCHEDULE I.

District Allowances.

(1.) In addition to the wages prescribed in Clause 3 of this Award, the following allowances shall be paid for six (6) days per week to workers employed in the Districts which are hereinafter respectively described, with the exception of Districts contained therein which are situated within a radius of ten (10) miles of Kalgoorlie, Coolgardie, and Southern Cross, viz.:—

(a) First District.—Lying South of Kalgoorlie and comprised within lines starting from Kalgoorlie, then W.S.W. to Woolgangie, thence S.E. to Dundas, thence N.E. to a point ten (10) miles East of Karonie on the Trans-Australian Line, and thence back to Kalgoorlie:—At the rate of five shillings and threepence (5s. 3d.) per week extra for those mines within ten (10) miles of the railway, and eight shillings (8s.) per week for those outside.

(b) Second District.—Starting from Kalgoorlie W.S.W. to Woolgangie, thence N.N.W. to the intersection of the 120 E. meridian with the 30 S. parallel of latitude, thence N.E. by E. to Kookynie, thence back to the point ten (10) miles East of Karonie on the Trans-Australian Line, and thence back to Kalgoorlie:—At the rate of seven shillings (7s.) per week extra for those mines within ten (10) miles of the railway, and nine shillings (9s.) per week for those outside.

(c) Third District:—Starting from and including Kookynie, then N. by W. to Kurrajong, thence N.E. to Stone's Soak, thence S.E. to and including Burtville, thence S.W. through Pindannie to Kookynie:—At the rate of seven shillings (7s.) per week extra for those mines within ten (10) miles of the railway, and nine shillings (9s.) per week for those outside.

(d) Fourth District:—Surrounding Southern Cross within a radius of thirty (30) miles:—For those mines outside a radius of ten (10) miles from Southern Cross, including Westonia and Bullfinch, at the rate of two shillings and sixpence (2s. 6d.) per week.

(e) Fifth District:—Comprising all mines not specifically defined in the foregoing boundaries, but within the area comprised within the 24th and 26th parallels of latitude, at the rate of twelve shillings (12s.) per week.

(II.) Notwithstanding anything herein contained, the following allowances shall be paid in the Districts mentioned hereunder:—

	Per Week.
	s. d.
Ora Banda and Waverley Districts, at the rate of	7 0
Yalgoo District, at the rate of	7 0
Meekatharra, Mt. Magnet and Cue, at the rate of	8 6
Wiluna District, at the rate of	10 0

With regard to the Meekatharra, Mt. Magnet, Cue, Yalgoo, and Wiluna Districts, an additional allowance, at the rate of one shilling and sixpence (1s. 6d.) per week, shall be paid to workers employed at mines situated five (5) miles from a Government railway.

(III.) In the case of any mine or district within the area to which this Award applies which is not dealt with under the provisions of this Schedule, the Union may apply to the Court at any time for the purpose of having an allowance prescribed upon serving upon the employer concerned fourteen (14) days' notice thereof prior to the date of such application. The service of such notice shall be made pursuant to the provisions relating thereto prescribed by the Regulations under "The Industrial Arbitration Act, 1912-1925."

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 10 of 1934.

Between Eastern Goldfields Federated Engine-drivers and Firemen's Union of Workers of Western Australia, Applicant, and Lake View and Star, Limited, and other Gold Mining Companies, Respondents.

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.

The term of this Award shall be for a period of two (2) years from the commencement of the first pay period next following the date hereof.

2.—Area.

This Award shall operate over the Yilgarn, Coolgardie, Broad Arrow, Dundas, Phillips River, East Coolgardie, North Coolgardie, North-East Coolgardie, Mount Margaret, East Murchison, Murchison, and Yalgoo Gold-fields.

3.—Rates of Wages.

(a) Basic wage at the rate of £4 2s. per week.

(b) Industry allowance at the rate of twelve shillings (12s.) per week, subject to automatic increases or reductions as follows:—

- (i) The standard price of gold per ounce in Australian currency to the nearest half sovereign as ascertained from a return supplied by the Perth Branch of the Royal Mint, averaged for the quarter ending September, 1934, namely, eight pounds ten shillings (£8 10s.) shall be taken as the norm, and equivalent to an industry allowance of two shillings (2s.) per shift, or twelve shillings (12s.) per week;
- (ii) for each increase or decrease of ten shillings (10s.) per ounce the said allowance shall increase or decrease, as the case may be, by the sum of fourpence (4d.) per shift, or two shillings (2s.) per week;
- (iii) all calculations for this allowance shall be made on the average price per calendar quarter, and the allowance shall remain stationary as then determined until the next quarter's figures are available. The price per ounce for the purpose of this calculation shall be the nearest £ or half-£;
- (iv) any dispute as to the amount of allowance under these provisions shall be determined by the Registrar of the Court upon figures supplied by the Perth Branch of the Royal Mint compiled similarly to the table elsewhere appearing in the judgment accompanying this Award;
- (v) any variation in rates of pay made pursuant to the provisions hereof shall take effect as from the pay day following the fifteenth (15th) day of the calendar month following the quarter for which the calculations are made;
- (vi) In the case of underground workers, the industry allowance shall be at the rate of two shillings and sixpence (2s. 6d.) per shift or fifteen shillings (15s.) per week, and all the other provisions of this subclause shall apply, *mutatis mutandis*, to such allowance.

*The Industry Allowance mentioned hereunder is for surface workers. For underground workers an extra 6d. per day or 3s. per week is prescribed. (See Clause (3), Subclause (vi).)

(c)	Occupation.	Margin.	*Industry Allowance.			Total Wage per Shift.
			s. d.	s. d.	£ s. d.	
(1) Winding engine-driver			3 10	2 0	0 19 6	
(a) On special shafts, as per schedule			8 4	2 0	1 4 0	
(b) If he sometimes or always raises or lowers human beings			..	5 10	2 0	1 1 6

Occupation.	Margin.	Industry Allowance.		Total Wage per Shift.
(2) Winch drivers:—				
(a) If working underground ..	3 4	2	0	0 19 0
(b) If working on surface ..	2 10	2	0	0 18 6
(3) Locomotive engine-drivers on mines (including steam excavator and Gwalia Woodline) ..	3 10	2	0	0 19 6
(4) Stationary steam engine-drivers:—				
(a) If the area of the engine cylinder or cylinders exceeds 750 square inches or if turbine ..	3 6	2	0	0 19 2
(b) If the area of the engine cylinder or cylinders exceeds 114 square inches but does not exceed 750 square inches:—				
With condenser ..	3 4	2	0	0 19 0
Without condenser ..	2 10	2	0	0 18 6
(c) If the area of the engine cylinder does not exceed 114 square inches—				
With condenser ..	2 10	2	0	0 18 6
Without condenser ..	2 4	2	0	0 18 0
(5) Drivers of suction gas and other internal combustion engines in power house, including electric generating engines and/or air compressors exceeding 500 B.H.P.:—				
(a) Shift engine-driver in charge ..	3 4	2	0	0 19 0
(b) Other engine-drivers on shift ..	2 10	2	0	0 18 6
(6) Drivers of suction gas or other internal combustion engines:—				
(a) If 50 B.H.P. or over ..	2 10	2	0	0 18 6
(b) If under 50 B.H.P. ..	2 4	2	0	0 18 0
(7) If an engine-driver also attends to an electric generator or dynamo exceeding 10 kilowatt capacity he shall be paid an additional sum of one shilling (1s.) per shift				
(8) Engine greasers and/or cleaners ..	1 0	2	0	0 16 8
(9) Electric air compressor drivers ..	2 2	2	0	0 17 10
(10) Switchboard attendants ..	2 2	2	0	0 17 10
(11) Electric locomotive or tractor motor drivers ..	2 0	2	0	0 17 8
(12) Attendant to stationary motors ..	1 10	2	0	0 17 6
(13) Fireman (leading) ..	2 0	2	0	0 17 8
(14) Fireman (Gwalia Woodline) ..	1 4	2	0	0 17 0
(15) Fireman (steam and producer) ..	1 0	2	0	0 16 8
(16) Trimmer ..	0 6	2	0	0 16 2
(17) Boiler cleaners ..	2 6	2	0	0 18 2

(d) The above wages are paid under a contract of daily service.

4.—Special Schedule.

The employers mentioned in the following table shall pay an additional sixpence (6d.) per day or shift to the

rates hereinbefore mentioned to those winding engine-drivers who are employed by them on the work specially mentioned in such table.

Should, during the currency of this Award, any party require any deletions or additions to the following table, such matters shall be referred for decision to the Board of Reference hereinafter appointed:—

Employer.	Shaft.	Engine.
Boulder	Perseverance, Ltd.	Main Shaft ...
Boulder	Perseverance, Ltd.	No. 6 Shaft ...
Great Boulder Proprietary G.M., Ltd.	Main Shaft ...	Engine working two compartments.
Great Boulder Proprietary G.M., Ltd.	Main Shaft ...	Engine working two compartments.
Great Boulder Proprietary G.M., Ltd.	Edwards Shaft	Engine working third compartment.
Great Boulder Proprietary G.M., Ltd.	Hamilton Shaft	Engine working two compartments.
Great Boulder Proprietary G.M., Ltd.	Lane Shaft ...	Engine working two compartments.
Lake View and Star, Ltd.	Ivanhoe Main Shaft	Engine working two compartments.
Lake View and Star, Ltd.	Ivanhoe Main Shaft	Engine working third compartment.
Lake View and Star, Ltd.	Lake View Main Shaft	Engine working two compartments.
Lake View and Star, Ltd.	Hannans Star Main Shaft	Engine working two compartments.
Lake View and Star, Ltd.	Chaffers Main Shaft	Engine working two compartments.
Lake View and Star, Ltd.	Chaffers Main Shaft	Engine working third compartment.
Lake View and Star, Ltd.	Horseshoe No. 2 Shaft	Engine working two compartments.
Lake View and Star, Ltd.	Australia Main Shaft	Engine working two compartments.
North Kalgoorli (1912), Ltd.	North Kalgoorli Main Shaft	Engine working two compartments.
North Kalgoorli (1912), Ltd.	Kalgoorli Main Shaft	Engine working two compartments.
South Kalgoorli Consolidated, Ltd.	Main Shaft ...	Engine working two compartments.
South Kalgoorli Consolidated, Ltd.	Morty's Shaft...	Engine working two compartments.
South Kalgoorli Consolidated, Ltd.	Croesus Proprietary Shaft	Engine working two compartments.
Broken Hill Proprietary Co., Ltd.	Hannans North Shaft	Engine working two compartments.
Sons of Gwalia, Ltd. ...	Main Shaft ...	Engine working two compartments.
Lancefield (W.A.) Gold Mine (N.L.)	Main Shaft ...	Engine working two compartments.
Wiluna Gold Mines ...	Main Shaft ...	Engine working two compartments.
Wiluna Gold Mines ...	Main Shaft ...	Engine working third compartment.
Ingliston Consols Extended Gold Mine	Consols Shaft...	Engine working two compartments.

5.—District Allowances.

Payments shall be made in accordance with the provisions contained in Schedule I annexed hereto, so far as applicable.

6.—Hours of Labour.

(a) Forty-four (44) hours shall constitute a week's work for surface workers. If more than one shift is worked on the surface, the forty-four (44) hours shall then be inclusive of crib time.

(b) Forty-four (44) hours shall constitute a week's work underground, including crib time.

(c) On Mondays to Fridays, inclusive, eight (8) hours, including crib time, and on Saturdays, four (4) hours, exclusive of crib time, shall comprise a week's work: Provided, however, that in the case of continuous and/or shift work and workers regularly working underground, this provision shall be deemed to have been complied with if the ordinary working hours do not exceed eighty-eight (88) hours per fortnight, to be worked in alternate weeks of forty-eight (48) and forty (40) hours respectively, each of such weeks to be worked in shifts of eight (8) hours, each including crib time: Provided, further, that by agreement between an employer and the Union such hours of work may be worked under a roster which shall provide for an average of forty-four (44) hours per week spread over a period of three (3) weeks.

(d) In all cases in reckoning the time of duty, any time necessarily occupied in raising steam, in starting up or closing down engines, or in banking fires, shall be included.

(e) Six (6) hours shall constitute a shift's work inside gas or water spaces of any boiler or flue in cleaning or scraping work. In the case of boiler cleaners working broken shifts, one hour on the above description of work shall count as one hour and twenty (20) minutes.

(f) In the case of Lancashire and Cornish boilers, all time necessary for a boiler cleaner to come out for a spell shall count as time worked in the boiler.

7.—Overtime.

(a) For all work done beyond the hours of duty on any ordinary day, payment shall be at the rate of time and a half for the first two (2) hours and double time thereafter: Provided that, in the case of the engine crew on the Gwalia Woodline, all overtime shall be calculated at time and a half.

(b) Work done on holidays shall be paid at double time except work in connection with repairs to machinery which has broken down and has caused a stoppage of operations.

(c) (i) All work done by engine-drivers on Sundays shall be paid for at the rate of time and a third.

(ii) All work done by other than engine-drivers on Sundays shall be paid for at the rate of time and a third and any work done in excess of eight (8) hours shall be paid for at the rate of time and a half for the first two (2) hours and double time thereafter, except in the case of the Gwalia Woodline train crew, where payment shall be at the rate of time and a third throughout.

(d) When computing overtime the District Allowances shall not be computed as an addition to the day's pay.

(e) These overtime rates shall not apply to excess time due to private arrangement between the workers themselves, or which is necessary for effecting periodical rotation of shifts, or which is owing to a relieving man not coming on at the appointed time.

The time for which any worker may be paid at ordinary rates instead of overtime, due to a relieving man not coming on at the proper time, shall not exceed two (2) hours, after the expiration of which overtime rates shall apply.

8.—Holidays.

The following shall be holidays:—Christmas Day, Easter Monday, and Labour Day. If Christmas Day falls on a Sunday, the following Monday shall be kept. In the event of a worker not being required by the employer to present himself for duty on any of these days, payment may be deducted.

9.—Annual Holidays.

Annual holidays shall be taken at the convenience of the management of the mine; workers to receive one month's notice of the date on which the holiday is to commence; a committee of three (3) to be appointed on each mine to assist the management in the arrangement of a suitable roster.

A fortnight's holiday, including twelve (12) working days, on full pay, shall be granted once in each year to every worker: Provided he has worked two hundred and ninety-eight (298) shifts at ordinary rates of pay, and should he have worked less than two hundred and ninety-eight (298) such shifts when the said holiday is taken, or at the termination of his employment, he shall be paid for a proportionate number of holidays. Payment for the said holiday shall be at the rate of pay the worker is receiving immediately before the holiday is taken or employment terminated: Provided, further, that where the worker is dismissed for wilful misconduct he shall not be entitled to the benefits of the provisions of this clause.

A pieceworker shall be entitled to be paid, when on holiday, the minimum rate for his grade.

In the case of a continuous process, where workers are relieved on week days, each shift so relieved shall be counted as having been worked, for the purpose of computing annual holidays.

10.—Mixed Functions.

(i) An engine-driver shall be paid for the whole of the shift at the highest rate for any engine classified in this Award on which he has been employed during any portion of the shift.

(ii) Any worker other than an engine-driver carrying out work classified at a higher minimum than his ordinary rate for two (2) hours in any shift shall be paid at the minimum rate for such work for the whole of that shift: Provided that such minimum is not lower than such worker's regular rate of pay. If he be employed for less than two (2) hours at work classified at a higher minimum than his ordinary rate, he shall be paid his ordinary rate for the whole shift.

11.—Accident Pay.

In the event of a worker meeting with an accident during the shift, or being required to attend to one who has met with an accident, he shall be deemed to have rendered duty during the whole of the shift, and be paid accordingly.

12.—Full Payment for Shift.

(a) After beginning a shift, workers shall not be paid less than for a full shift, unless they leave of their own accord, or are dismissed for misconduct. This shall not apply in matters beyond the control of the management.

(b) If before a worker leaves the works at the end of his shift, and because he is not so informed, he attends at the next shift willing to work it, and there is no suitable work which he is allowed to perform, he shall be paid the wages he would have been entitled to if he had worked the shift he was ready and willing to work. This shall not apply in matters beyond the control of the management.

13.—Payment of Wages.

Pay day shall be in accordance with Section 55 of "The Mines Regulation Act, 1906." Any worker leaving or being discharged shall be paid the full amount of wages due to him within one hour of ceasing work, or within one hour of the opening of the mine office, or if such office was closed at the time of his ceasing work, or if the work done requires to be measured or assessed, within two (2) hours of ceasing work.

14.—Union Official.

A duly accredited official of the Union shall be allowed to collect Union fees at the offices of the mine on pay days, and shall be allowed to inspect time sheets and pay sheets relating to any worker affected by this Award, and make extracts therefrom.

15.—No Reduction.

Any worker who has been prior to the date of this Award in receipt of a higher rate of pay for his particular class of work than that prescribed by the Award heretofore in force, shall not by reason of this Award suffer any reduction in the amount by which such higher rate of pay exceeded the amount formerly prescribed; such excess amount shall not be affected by this Award.

16.—Casual Workers.

Workers employed for less than one week shall be considered casual and shall receive one shilling (1s.) per shift above the rates specified for the work.

17.—Relieving Engine-drivers.

Relieving engine-drivers who are not employed full time at relieving shall be found other suitable work to make up full time, for which they shall be paid at the rate for the highest classification worked during the shift.

18.—Dirty Work.

Workers engaged inside in cleaning the inside of producers, scrubbers, or engine crank cases, shall be paid sixpence (6d.) per hour extra whilst employed at such work.

19.—Definitions.

"Leading fireman" shall mean a fireman who attends to feed pumps, feed water, gauge glasses, etc., and/or where only one fireman is employed on more than one boiler, he shall be classed as in charge.

20.—Board of Reference.

(a) The Court appoints, for the purposes of the Award, a Board of Reference for each mine. Each Board shall consist of a Chairman, who shall be a person selected by the representatives of the parties, if such may be agreed upon, or, failing such agreement, the Warden or Resident Magistrate, if agreeable and willing to act, and if not, a Government Inspector of Mines, and two (2) other representatives, one to be the manager of the mine in which the difference or dispute arises, or his nominee, representing the employer, and the other a representative of the Union, appointed for such purpose by the Union, which may at any time by notification to the employer and the Registrar change such representative.

(b) There shall be assigned to such Board the functions of:—

- (i) Deciding matters specifically referred to in the Award as being the subject matter of a decision of the Board;
- (ii) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award, or any of them;
- (iii) deciding all matters and questions referred to in the Award as being the subject of mutual agreement, if not agreed upon;
- (iv) deciding any other matter that the Court may refer to such Board from time to time;
- (v) an appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Regulations to "The Industrial Arbitration Act, 1912-1925," which for this purpose are embodied in and form part of this Award (Regulation 92);
- (vi) there shall be no cessation of work pending the reference to and the settlement of any dispute by the Board.

(c) The term "Manager" includes the person acting as such for the time being.

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 24th day of December, 1934.

(SEAL.)

WALTER DWYER,
President.

SCHEDULE I.

District Allowances.

(i) In addition to the wages prescribed in this Award, the following allowance shall be paid for six (6) days per week to workers employed in the Districts which are hereinafter respectively described, with the exception of Districts contained therein which are situated within a radius of ten (10) miles of Kalgoorlie, Coolgardie, and Southern Cross, viz.:—

- (a) First District:—Lying South of Kalgoorlie and comprised within lines starting from Kalgoorlie, then W.S.W. to Woolgangie, thence S.E. to Dundas, thence N.E. to a point ten (10) miles East of Karonie on the Trans-Australian Line, and thence back to Kalgoorlie:—At the rate of five shillings and threepence (5s. 3d.) per week extra for those mines within ten (10) miles of the railway, and eight shillings (8s.) per week for those outside.
- (b) Second District:—Starting from Kalgoorlie W.S.W. to Woolgangie, thence N.N.W. to the intersection of the 120E. meridian with the 30S. parallel of latitude, thence N.E. by E. to Kookynie, thence back to the point ten (10) miles East of Karonie on the Trans-Australian Line, and thence back to Kalgoorlie:—At the rate of seven shillings (7s.) per week extra for those mines within ten (10) miles of the railway, and nine shillings (9s.) per week for those outside.
- (c) Third District:—Starting from and including Kookynie, then N. by W. to Kurrajong, thence N.E. to Stone's Soak, thence S.E. to and including Burtville, thence S.W. through Pindinnie to Kookynie:—At the rate of seven shillings (7s.) per week extra for those mines within ten (10) miles of the railway, and nine shillings (9s.) per week for those outside.
- (d) Fourth District:—Surrounding Southern Cross within a radius of thirty (30) miles; for those mines outside a radius of ten (10) miles from Southern Cross, including Westonia and Bullfinch:—At the rate of two shillings and sixpence (2s. 6d.) per week.
- (e) Fifth District:—Comprising all mines not specifically defined in the foregoing boundaries, but within the area comprised within the 24th and 26th parallels of latitude:—At the rate of twelve shillings (12s.) per week.

(ii) Notwithstanding anything herein contained, the following allowance shall be paid in the Districts mentioned hereunder:—

	Per Week. s. d.
Ora Banda and Waverley Districts, at the rate of	7 0
Yalgoo District, at the rate of	7 0
Meekatharra, Mt. Magnet and Cue, at the rate of	8 6
Wiluna District, at the rate of	10 0

With regard to the Meekatharra, Mt. Magnet, Cue, Yalgoo, and Wiluna Districts, an additional allowance at the rate of one shilling and sixpence (1s. 6d.) per week shall be paid to workers employed at mines situated five (5) miles from a Government railway.

(iii) In the case of any mine or district within the area to which this Award applies, which is not dealt with under the provisions of this Schedule, the Union may apply to the Court at any time for the purpose of having an allowance prescribed, upon serving upon the employer concerned fourteen (14) days' notice thereof prior to the date of such application. The service of such notice shall be made pursuant to the provisions relating thereto prescribed by the Regulations under "The Industrial Arbitration Act, 1912-1925."

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 5 of 1934.

Between Amalgamated Engineering Union of Workers, Kalgoorlie Branch, Applicant, and Yilgarn Gold Mining Company, Limited, and other Gold Mining Companies, Respondents.

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.

The currency of this Award shall be three (3) years from the commencement of the first pay period next following the date hereof.

2.—Area.

This Award shall operate over the whole of the Gold-mining Industry in the Coolgardie, North Coolgardie, Yilgarn, Dundas, Phillips River, Broad Arrow and Mount Margaret Goldmining Districts.

3.—Wages.

- (a) Basic wage at the rate of £4 2s. per week.
- (b) Industry allowance at the rate of twelve shillings (12s.) per week, subject to automatic increases or reductions, as follows:—
 - (i) The standard price of gold per ounce in Australian currency to the nearest half sovereign as ascertained from a return supplied by the Perth Branch of the Royal Mint, averaged for the quarter ending September, 1934, namely, eight pounds ten shillings (£8 10s.), shall be taken as the norm, and equivalent to an industry allowance of two shillings (2s.) per shift or twelve shillings (12s.) per week;
 - (ii) For each increase or decrease of ten shillings (10s.) per ounce the said allowance shall increase or decrease, as the case may be, by the sum of fourpence (4d.) per shift, or two shillings (2s.) per week;
 - (iii) All calculations for this allowance shall be made on the average price per calendar quarter, and the allowance shall remain stationary as then determined until the next quarter's figures are available. The price per ounce for the purpose of this calculation shall be the nearest £ or half-£;
 - (iv) Any dispute as to the amount of allowance under these provisions shall be determined by the Registrar of the Court upon figures supplied by the Perth Branch of the Royal Mint compiled similarly to the table elsewhere appearing in the judgment accompanying this Award;

(v) Any variation in rates of pay made pursuant to the provisions hereof shall take effect as from the pay day following the fifteenth (15th) day of the calendar month following the quarter for which the calculations are made;

(vi) In the case of underground workers, the industry allowance shall be at the rate of two shillings and sixpence (2s. 6d.) per shift, or fifteen shillings (15s.) per week, and all the other provisions of this subclause shall apply, *mutatis mutandis*, to such allowance.

*(The Industry Allowance mentioned hereunder is for surface workers. For underground workers an extra 6d. per day or 3s. per week is prescribed. (See Clause (3), Subclause (vi).))

(c) Occupation.	Margin.	Industry Allowance.		Total Wage per Week.
		£	s.	
(1) Driller and/or screwer	12	0	12	5 6 0
(2) Motor attendant	12	0	12	5 6 0
(3) Switchboard attendant	12	0	12	5 6 0
(4) Electrical wireman	18	0	12	5 12 0
(5) Electrical lineman	18	0	12	5 12 0
(6) Pipe fitter	15	0	12	5 9 0
(7) Coppersmith	1	4	0	12 0
(8) Blacksmith	1	4	0	12 0
(9) Electrical fitter	1	4	0	12 0
(10) Fitter	1	4	0	12 0
(11) Motor mechanic	1	4	0	12 0
(12) Turner	1	4	0	12 0
(13) Universal miller	1	4	0	12 0
(14) Miller	1	4	0	12 0
(15) Borer	1	4	0	12 0
(16) Planer	1	4	0	12 0
(17) Shaper	1	4	0	12 0
(18) Slotter	1	4	0	12 0
(19) Radial driller	1	4	0	12 0
(20) Driller using cutter bar	1	4	0	12 0
(21) Oxy-acetylene and electrical welder	1	8	0	12 0
(22) Patternmaker	1	13	0	12 0

(d) Apprentices' wages:—

	Percentage of Basic Wage and Industry Allowance.
First six months	20
Second six months	25
Second year	30
Third year	45
Fourth year	65
Fifth year	85

The wages of apprentices to patternmaking shall be two shillings and sixpence (2s. 6d.) per week in excess of the above.

(e) Casual workers:—Casual workers shall be paid ordinary rates plus ten per cent. (10%).

(f) Leading hand:—Leading hand shall be paid two shillings and sixpence (2s. 6d.) per day above the minimum rate hereinbefore prescribed for his trade.

(g) Dirt money:—Workers employed in dirty work, or in wet places, shall be paid one penny halfpenny (1½d.) extra per hour. In case of a dispute as to whether the work is or is not dirty or wet, it shall be referred to the Inspector of Machinery, whose decision shall be final.

(h) A fitter or other tradesman, not specially employed as a welder, who, in addition to his employment as such, is also required to do welding, shall be entitled to receive one shilling (1s.) per day extra whilst so employed.

4.—District Allowances.

Payments shall be made in accordance with the provisions contained in Schedule 1 annexed hereto, so far as applicable.

5.—Hours.

(a) The ordinary working hours shall not exceed forty-four (44) in any one week and shall not exceed eight (8) hours daily, to be worked between the hours of 7 a.m. and 5 p.m. from Monday to Friday, inclusive, and four (4) hours between 7 a.m. and 12 noon on Saturday: Provided that

the said forty-four (44) hours may be worked in five (5) days from Monday to Friday inclusive, at the option of the employer: Provided further, that in the case of continuous and/or shift work workers and workers regularly working underground, the provisions of this subclause shall be deemed to have been complied with if the ordinary working hours do not exceed eighty-eight (88) hours per fortnight, to be worked in alternate weeks of forty-eight (48) and forty (40) hours respectively, each of such weeks to be worked in shifts of eight (8) hours each, including crib time.

(b) Lunch interval shall not exceed one hour.

(c) Workers working underground shall work the hours provided in the Award (Nos. 2 and 6 of 1934) for underground workers made between the Australian Workers' Union Westralian Goldfields Mining Branch Industrial Union of Workers and another (applicants) and The Lake View and Star, Limited, and others (respondents).

(d) By agreement between an employer and the Union, the hours of work may in his case be worked under a roster, which shall provide for an average of forty-four (44) hours per week, spread over a period of three (3) weeks.

6.—Overtime.

(a) For all work done beyond the hours of duty on any ordinary day, payment shall be at the rate of time and a half for the first two (2) hours and double time thereafter.

(b) Repairs to the machinery of the employer which is broken down and has caused a stoppage of operations shall be paid for at time and a half for Sundays and holidays.

(c) Work done on Sundays or on Christmas Day, Easter Monday, or Labour Day shall be paid at double time. With respect to workers under this Award working more than one shift, any worker whose ordinary rotation shift falls on a Sunday, or on any of the abovementioned holidays, may be employed at ordinary time. Any shift worker required to work more than six (6) shifts consecutively shall be paid for the seventh shift at double time.

(d) When a worker is recalled to work after leaving the premises, he shall be paid for at least two (2) hours at overtime rates.

(e) When a worker is required to continue working after the usual knock-off time for more than one hour without having been notified on the previous day, he shall be provided with any meal required, or shall be paid two shillings (2s.) in respect of any such meal required.

(f) When a worker is required to hold himself in readiness for a call after ordinary hours, he shall be paid at ordinary rates for the time that he holds himself in readiness.

(g) When a worker is required for duty during any meal time, whereby his meal time is postponed for more than one hour, he shall be paid at overtime rates until he gets his meal.

(h) When computing overtime, any district allowance shall not be computed as an addition to the day's pay.

(i) Systematic overtime shall not be worked. Overtime shall be considered systematic when two (2) weeks' continuous overtime has been worked. No worker shall be permitted to work more than twenty-four (24) hours' overtime in any one week: Provided that this subclause shall apply only within a radius of twenty-five (25) miles from Kalgoorlie Town Hall and shall not apply to cases where, after application to the secretary of the applicant Union, extra competent labour is not available.

7.—Holidays.

(a) Each worker shall be entitled to twelve (12) days' annual leave on full pay, or, should the period of continuous employment be less than one year, 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: Provided that, where a worker is dismissed for wilful misconduct, he will not be entitled to the benefits of this clause.

(b) The amounts to be paid under Subclause (a) shall be calculated at the rate prevailing at the time the payment is made.

(c) The following shall be holidays:—Christmas Day, Easter Monday, and Labour Day. If Christmas Day falls on a Sunday, the following Monday shall be kept. These days, if not worked, shall not be paid for.

(d) The provisions as to annual leave shall not apply to casual workers.

8.—Weekly Hiring.

(a) A week's notice of intention to terminate the employment shall be given on either side, except in the case of casual workers.

(b) The employer shall be under no obligation to pay for any day not worked upon which the worker is required to present himself for duty, except such absence from work is due to illness and comes within the provisions of Clause 9, or such absence is on account of holidays to which the worker is entitled under the provisions of the Award.

(c) This clause does not affect the right to dismiss for misconduct, and in such case wages shall be paid up to the time of dismissal only.

(d) The employer shall be entitled to deduct payment for any day or portion of a day upon which the worker cannot be usefully employed because of any strike by the Union or Unions affiliated with it or by any other Association or Union, or through the breakdown of the employer's machinery, or any stoppage of work by any cause which the employer cannot reasonably prevent.

9.—Payment for Sickness.

(a) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one half day for each completed month of service: Provided that payment for absence through such ill-health shall be limited to six (6) days in each calendar year. Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

(b) Holiday pay shall not accrue during the worker's absence from duty, except on account of sickness in accordance with Subclause (a) hereof.

10.—Shifts.

Men working shifts not subject to weekly rotation shall be paid for each shift other than day shift at the rate of time and a quarter.

11.—Payment of Wages.

Pay day shall be in accordance with Section 55 of the Mines Regulation Act. Any worker leaving or being discharged shall be paid the full amount of wages due to him within one hour of ceasing work, or, within one hour of the opening of the office, if such office was closed at the time of his ceasing work, whenever same is practicable.

12.—Record Book.

A time and wages book shall be kept by each employer, in which shall be entered the name of each worker, the nature of the work he is doing, the hours worked each day, and the amount of wages received by him each week. The employer shall be responsible for the proper posting of the book each week; the said book shall be open to the authorised representative of the Union at any time during working hours, and he shall be allowed to take necessary extracts therefrom.

Provided that any system of automatic recording by means of machines shall be deemed a compliance with this provision to the extent of the information recorded.

13.—Representative Interviewing Workers.

In the case of a disagreement existing or anticipated concerning any of the provisions of this Award, an accredited representative of the Union shall be permitted to interview the workers during the recognised meal hour, on the business premises of the employer, but this permission shall not be exercised without the consent of the employer more than once in any one week.

14.—No Reduction.

Any worker who has been prior to the date of this Award in receipt of a higher rate of pay for his particular class of work than that prescribed by the Award heretofore in force, shall not by reason of this Award suffer any reduction in the amount by which such higher rate of pay exceeded the amount formerly prescribed; such excess amount shall not be affected by this Award.

15.—Supply of Goggles.

Suitable goggles shall be provided by all employers to workers when using emery wheels.

Goggles, glasses, and gloves, or other efficient substitutes therefore, shall be available for the use of workers engaged in welding.

16.—Under-rate Workers.

Any worker who by reason of old age or infirmity is unable to earn the minimum rate prescribed by this Award may be paid such lesser rate as may from time to time be agreed upon in writing between the employer and the secretary of the Union, or failing such agreement within twenty-four (24) hours after such worker shall have applied in writing to the secretary of the Union stating his desire that such wage should be agreed upon, such wage as shall be fixed by the most convenient Resident or Police Magistrate upon the application of such worker after twenty-four (24) hours' notice in writing shall have been given by him to the said secretary, who shall, if he so desires, be heard by the Magistrate upon such application.

After having given notice to the secretary, and after lodging the application mentioned, and pending the Magistrate's decision thereon, the worker shall be entitled to work for and be employed at the proposed lesser rate. The determination of the Magistrate shall have effect for the period of six (6) calendar months from the date thereof and after the expiration of the said period, until the wage shall have again been fixed at the instance of the said secretary in the manner prescribed. The secretary of the Union may by writing under his hand appoint an agent or substitute to represent the Union at the hearing of the application before the Magistrate.

17.—Higher Duties.

A worker engaged for more than two (2) hours in any one day on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for such day.

18.—Piecework.

(a) Subject to the minimum wage rates and other conditions herein prescribed, an employer may remunerate any of his workers under any system of payment by results.

(b) The Union may during the currency of the Award apply to the Court for the correcting or regulation of any piecework rate, time bonus rate, task rate, or any other system of payment by results.

19.—Definitions.

(a) "Motor mechanic" means a worker employed in fitting, turning, making, repairing, altering, assembling, or testing the metal parts of motor cars or any other motor vehicle.

(b) "Electrical fitter" means a worker employed in making, repairing, altering, assembling, testing, winding, or wiring electrical machines, instruments, meters, or other apparatus other than wires leading thereto. The work of an electrical fitter shall not be tested by a worker of a lower grade.

(c) "Electrical wireman" means a worker engaged in installing electric light, meters, bells, or telephones, or running, repairing and testing of wires used for power, light or heating purposes.

(d) "Electrical linesman" means a worker engaged (with or without labourers assisting) in erecting poles for electrical wires, or erecting wires or cables on poles or over buildings, or tying it or them to insulators, or joining or insulating it or them, or doing any work on electrical poles off the ground, but no linesman shall be allowed to work off the ground on live wires without the assistance of a labourer.

(e) "Motor attendant" means a worker engaged in stopping or starting motors, replacing motor fuses, oiling or cleaning motors, and who shall be engaged exclusively on such work.

(f) "Switchboard attendant" means any worker attending to or in charge of any switchboard, or doing any work necessary for the working of the same other than repairs or additions.

(g) "Pipe fitter" means any worker laying or repairing pipes other than live steam pipes. All work on live steam pipes shall be tradesman's work.

(h) "Casual hand" means any worker whose services are dispensed with by the employer before he shall have completed six (6) days of his engagement.

(i) "Leading hand" means any tradesman placed in charge of three (3) or more other tradesmen or six (6) other workers.

20.—University Students.

Provision may be made by agreement between the parties as to terms and conditions for employment, but any such agreement shall be submitted to the Court for approval within one month after the making thereof.

21.—Apprentices.

(a) The provisions of Schedule II hereto, marked "Apprenticeship Regulations," subject to any modifications or alterations contained in this clause, are hereby embodied in and form part of this Award.

(b) The maximum number of apprentices allowed to any employer shall be in the proportion of one apprentice to every three (3) or fraction of three (3) journeymen employed by him in that branch: Provided that the fraction of three (3) shall not be less than one.

(c) If the apprentice is employed on a mine and the mine ceases any operations in which the apprentice is engaged, the apprenticeship may be terminated, in which case the apprentice shall be given a certificate to show the time he has served, and the employer shall endeavour to find him another employer willing to complete the term. Should the apprentice desire to complete his apprenticeship with another employer, the certificate he has received from the former employer shall be *prima facie* evidence of the wages he is entitled to receive and the period necessary to complete his apprenticeship.

(d) If the apprentice shall at any time during the said term be wilfully disobedient to the lawful orders of the employer, his managers, foremen, or other servants having authority over the apprentice, or be slothful, or negligent or dishonest, or shall otherwise grossly misbehave himself, or shall not conduct himself as a good and faithful apprentice should do, or shall not faithfully observe and keep his part of his agreement, then it shall be lawful for the employer, with the consent of the Court, to discharge the apprentice from his service.

(e) The Court may in its discretion for any cause which it may deem sufficient, on the application of any party to an apprenticeship agreement, abrogate or cancel the agreement, either unconditionally, or subject to such terms and conditions as it may deem advisable.

(f) Apprentices shall be allowed to one of the following trades, namely: patternmaker, coppersmith, electrical fitter, blacksmith, fitter and/or turner, machinist, motor mechanician, welder.

22.—Board of Reference.

(a) The Court appoints, for the purposes of the Award, a Board of Reference for each mine. Each Board shall consist of a Chairman, who shall be a person selected by the representatives of the parties, if such may be agreed upon, or failing such agreement, the Warden or Resident Magistrate, if agreeable and willing to act, and, if not, a Government Inspector of Mines, and two (2) other representatives, one to be the manager of the mine in which the difference or dispute arises, or his nominee, representing the employer, and the other a representative of the Union, appointed for such purpose by the Union, which may at any time by notification to the employer and the Registrar change such representative.

(b) There shall be assigned to such Board the functions of:—

- (i) Deciding matters specifically referred to in the Award as being the subject-matter of a decision of the Board;
- (ii) Adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award, or any of them;

(iii) Deciding all matters and questions referred to in the Award as being the subject of mutual agreement if not agreed upon;

(iv) Deciding any other matter that the Court may refer to such Board from time to time;

(v) An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Regulations to "The Industrial Arbitration Act, 1912-1925," which for this purpose are embodied in and form part of this Award (Regulation 92);

(vi) There shall be no cessation of work pending the reference to and the settlement of any dispute by the Board.

(c) The term "Manager" includes the person acting as such for the time being.

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 24th day of December, 1934.

[SEAL.]

WALTER DWYER,
President.

SCHEDULE I.

District Allowances.

(I) In addition to the wages prescribed in Clause 3 of this Award, the following allowances shall be paid for six (6) days per week to workers employed in the Districts which are hereinafter respectively described, with the exception of Districts contained therein which are situated within a radius of ten (10) miles of Kalgoorlie, Coolgardie and Southern Cross, viz.:—

(a) First District:—Lying South of Kalgoorlie and comprised within lines starting from Kalgoorlie, then W.S.W. to Woolgangie, thence S.E. to Dundas, thence N.E. to a point ten (10) miles East of Karonie on the Trans-Australian Line, and thence back to Kalgoorlie:—At the rate of five shillings and threepence (5s. 3d.) per week extra for those mines within ten (10) miles of the railway, and eight shillings (8s.) per week for those outside.

(b) Second District:—Starting from Kalgoorlie W.S.W. to Woolgangie, thence N.N.W. to the intersection of the 120 E. meridian with the 30 S. parallel of latitude, thence N.E. by E. to Kookynie, thence back to the point ten (10) miles East of Karonie on the Trans-Australian Line and thence back to Kalgoorlie: At the rate of seven shillings (7s.) per week extra for those mines within ten (10) miles of the railway, and nine shillings (9s.) per week for those outside.

(c) Third District:—Starting from and including Kookynie, then N. by W. to Kurrajong, thence N.E. to Stone's Soak, thence S.E. to and including Burtville, thence S.W. through Pindinnie to Kookynie: At the rate of seven shillings (7s.) per week extra for those mines within ten (10) miles of the railway, and nine shillings (9s.) per week for those outside.

(d) Fourth District:—Surrounding Southern Cross within a radius of thirty (30) miles; for those mines outside a radius of ten (10) miles from Southern Cross, including Westonia and Bullfinch, at the rate of two shillings and sixpence (2s. 6d.) per week.

(e) Fifth District:—Comprising all mines not specifically defined in the foregoing boundaries, but within the area comprised within the 24th and 26th parallels of latitude, at the rate of twelve shillings (12s.) per week.

(II) Notwithstanding anything herein contained the following allowances shall be paid in the Districts mentioned hereunder:—

	Per Week.
	s. d.
Ora Banda and Waverley Districts, at the rate of	7 0
Yalgoo District, at the rate of	7 0
Meekatharra, Mt. Magnet and Cue, at the rate of	8 6
Wiluna District, at the rate of	10 0

With regard to the Meekatharra, Mt. Magnet, Cue, Yalgoo and Wiluna Districts, an additional allowance at the rate of one shilling and sixpence (1s. 6d.) per week shall be paid to workers employed at mines situated five (5) miles from a Government railway.

(III) In the case of any mine or District within the area to which this Award applies which is not dealt with under the provisions of this Schedule, the Union may apply to the Court at any time for the purpose of having an allowance prescribed, upon serving upon the employer concerned fourteen (14) days' notice thereof prior to the date of such application. The service of such notice shall be made pursuant to the provisions relating thereto, prescribed by the Regulations under "The Industrial Arbitration Act, 1912-1925."

SCHEDULE II.

Apprenticeship.

Definitions.

1. (1) "Act" means "The Industrial Arbitration Act, 1912-1925," and any alteration or amendment thereof for the time being in force.

(2) "Apprentice" means any person of either sex of any age who is apprenticed to learn or to be taught any industry, trade, craft, or calling to which these Regulations apply, and includes an apprentice on probation.

(3) "Award" includes Industrial Agreement.

(4) "Court" means the Court of Arbitration.

(5) "Employer" includes any firm, company or corporation.

(6) "Minor" means a person not less than fourteen years of age and not more than eighteen years of age who customarily works under the direction of or in association with an employer, master, or journeyman upon the material and with the tools or implements used in the industry.

(7) "Registrar" means the Registrar of the Court.

Employment—Probation.

2. No minor shall (except where provision is otherwise made in this Award) be employed or engaged in the industry, except subject to the conditions of apprenticeship or probationership herein contained.

3. (1) 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 the Award. In the event of his becoming an apprentice such probationary period shall be counted as part of the term of apprenticeship.

(2) 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.

4. (a) Any employer taking an apprentice on probation shall within 14 days thereafter register such probationer by giving notice thereof to the Registrar in the prescribed form. If at the date of the coming into operation of these Regulations an employer is employing any apprentice or probationer who has not been duly registered as such, he shall forthwith apply for the due registration of such apprentice or probationer.

(b) At the end of the period of probation of each apprentice, if mutually agreed upon by the employer and the legal guardian of the boy, but not otherwise, he may become an apprentice under an agreement.

5. 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 shall give such apprentice a reasonable opportunity to learn the same, and receive, during the period of his apprenticeship, such technical, trade, and general instruction and training as may be necessary. And every apprentice shall, during the period of his apprenticeship, faithfully serve 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.

6. An employer shall be deemed to undertake the duty which he agrees to perform as a duty enforceable under an Award of the Court.

Advisory Committee.

7. A Board to be called "The Advisory Committee" may be appointed by the Court to advise in regard to any apprenticeship matter. Such committee shall consist of the following:—

- (a) Some person appointed by the Court who shall act as Chairman.
- (b) Two representatives appointed by the employers.
- (c) Two representatives appointed by the industrial union or unions of workers in the trade.

The Advisory Committee shall have such powers and duties as the Court in each case may determine.

8. (i) No employer shall refuse employment to any person, or dismiss any worker from his employment, or injure him in his employment or alter his position to his prejudice, by reason merely of the fact that the worker is a member of any Advisory Committee, or by reason merely of anything said or done or omitted to be done by any such person or worker in the course of his duty as such member.

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

Agreement of Apprenticeship.

9. (a) All agreements of apprenticeship shall be drawn up on a form approved by the Court, and signed by the employer, the legal guardian of the apprentice, the apprentice, and the Registrar. 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.

(b) There shall be three copies of each agreement, of which one copy shall be held by the employer, one shall be held by the legal guardian of the apprentice, and one copy shall be retained by the Registrar.

(c) The apprenticeship agreement shall be completed within one month of the termination of the probationary period.

(d) 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.

10. Every agreement entered into by the employer and the legal guardian of the apprentice shall be for a period of five years, but this period may be reduced in special circumstances with the approval of the Court.

11. 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 at 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 apprentice to comply with the terms of the industrial award so far as they concern the apprentice.
- (f) A condition that technical instruction of the apprentice, when available, shall be at the employer's expense, and shall be in the employer's time, except in places where such instruction is given after the ordinary working hours.
- (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 to enable such apprentice to reach the necessary standard.

(h) The general conditions of apprenticeship.

Transfer of Apprentices.

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

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

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

(c) One copy of the transfer agreement shall be held by the late employer, one shall be held by the new employer, one shall be held by the legal guardian of the apprentice, and one shall be retained by the Registrar.

13. 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, willing to continue to teach the apprentice and pay the rate of wages prescribed by the Court in its award or otherwise according to the total length of time served, and generally to perform the obligations of the original employer.

14. 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, and the cause thereof.

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

16. Where a person is apprenticed to partners his agreement of apprenticeship shall upon the retirement or death of any partner be deemed to be assigned to the continuing partner or partners.

Cancellation of Agreement.

17. 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.

18. If the apprentice shall at any time be wilfully disobedient to the lawful orders of the employer, his managers, foremen or other servants having authority over the apprentice, or be slothful, or negligent, or dishonest, or shall otherwise grossly misbehave himself, or shall not conduct himself as a good and faithful apprentice should do, or shall not faithfully observe and keep his part of his agreement, then it shall be lawful for the employer, with the consent of the Court, to discharge the apprentice from his service.

19. The Court may in its discretion for any cause which it may deem sufficient on the application of any party to an apprenticeship agreement vary or cancel the agreement, either unconditionally or subject to such terms and conditions as it may deem advisable.

20. 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.

Provided, however, that an apprentice may be suspended for misconduct by the employer, 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, if any, as the Court may order shall be paid as from the date of such

suspension, and, in the event of the application for cancellation being granted, such order may take effect from the date when the apprentice was suspended.

21. Subject to the provisions of the Acts relating to Bankruptcy and Insolvency and the Winding-up of Companies, the following provisions shall apply:

(a) The Trustee or Liquidator, as the case may be, may give written notice to the apprentice and his parent or guardian of his intention to discontinue the employment of the apprentice from a date to be named in such notice, and thereupon the agreement shall be deemed to be terminated from the said date; subject, however, and without prejudice to the right of the apprentice, his parent or guardian, to compound, compromise, or agree upon or to sue for and recover such damages (if any) as he may have sustained through such rescission of the agreement as aforesaid.

(b) Any proceedings for damages hereunder must be commenced within six weeks after the service on the apprentice of the notice referred to in subclause (a) hereof, otherwise any claim for damages shall be deemed to be waived and forfeited.

Extension of Term.

22. Subject to Regulation 37, 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 at the end of the year of service in which the time has been lost or at the termination of the apprenticeship period.

23. 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.

Technical Education Classes.

24. (a) Every apprentice shall attend regularly and punctually a Government or other approved technical school vocational classes or classes of instruction, for instruction in such subjects as are provided for his trade. This clause shall be deemed to have been complied with if the apprentice takes a course in an approved correspondence school: Provided, however, that attendances shall not be compulsory when the apprentice is resident outside a radius of 12 miles from the place where instruction is given, or in the case of illness of the apprentice the proof whereof lies on him: Provided also that if technical instruction is not available in the locality in which the apprentice is employed and is available by correspondence, at reasonable cost to be approved by the Court, the Court may prescribe such correspondence course as the technical instruction to be taken by the apprentice and paid for by the employer.

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

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

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

26. If the examiners or the industrial union or employer concerned make representations to the Court that the facilities provided by the Technical School, or other place of vocational training for the teaching of apprentices, are inadequate, the Court may make such investigations, and such report to the Minister controlling such Technical School, or such other place as it deems necessary.

27. When an apprentice attends a technical school, vocational classes, or other class or classes of instruction during his ordinary working hours, where such is prescribed, 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.

Examinations.

28. (a) Every apprentice shall be bound to submit himself to examination at the places and times appointed by the Registrar after consultation with the examiners.

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

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

(d) The employer shall place at the disposal of the examiners such material and machinery on his premises as may be required by them, and shall in all ways facilitate the conduct of the examination.

29. (a) The examiners shall be persons skilled in the industry and appointed as prescribed by the Award. Failing provision or appointment as aforesaid 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 a third person agreed to by them or nominated by the Court or the President at the request of any of the examiners, and the decision of such person shall be final and conclusive.

(b) It shall be the duty of the examiners to examine the work, require the production of the certificate of attendance, inquire into the diligence of each apprentice, and as to the opportunities provided by the employer for each apprentice to learn, and to submit a report to the Court in writing as to the result of the examination within one month from the date of holding the examination, but this period may be extended by the Court.

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

30. The Registrar shall, after each examination, issue a certificate to each apprentice indicating his degree of proficiency, taking into consideration the term of apprenticeship served. A duplicate of such certificate shall be lodged by each apprentice with his employer and the secretary of the Union, each of whom shall keep the same in safe custody, and produce the same for inspection by the Industrial Inspector whenever demanded by the latter to do so. When the final examination has been passed the certificate shall also be signed by the examiners.

31. Whenever it is possible so to do, the examiners, before entering upon the examination, shall draw up a syllabus showing what, in their opinion, is the stage of proficiency which an apprentice should attain at each of the examinations prescribed. The syllabus shall be subject to review by the Court at any time, and shall be kept as a record by the Clerk of the Court and a copy handed to the examiners before each examination. The said syllabus may be subject to alteration from time to time by the examiners, who shall forthwith notify the Clerk of the Court thereof.

32. In lieu of, or in addition to, examiners above referred to the Court may appoint, wholly or partly, examiners to be appointed by the Director of Technical Education for the whole or any portion of the subjects of instruction, and at such remuneration as the Court may determine.

33. In the event of an apprentice failing to pass any of his examinations the employer may apply to the Court to disallow the increase in wages prescribed by the award, and the Court, on any such application, may make such order as the circumstances of the case may seem to require.

34. 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 agree-

ment, or such other remedial measures (*i.e.*, increased time for technical instruction) 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.

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

Lost Time.

36. The employer shall pay the apprentice for all time lost through sickness or the holidays prescribed by this award: Provided—

(a) payment for such sickness shall not exceed a total of one month in each year;

(b) where the time lost through sickness exceeds four consecutive working days, the employer may demand from the apprentice the production of a medical certificate, and a further certificate or certificates may be required if any time is lost through sickness within seven days from the date of resumption of duty, the cost if any of such certificate or certificates not exceeding 5s. to be borne by the employer;

(c) An apprentice shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment, or for any accident or sickness arising out of his own wilful default.

37. The employer shall pay the apprentice, in respect of time lost through compulsory military or naval training, the amount 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.

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.

38. When an apprentice is absent from work for any cause other than sickness or in pursuance of the provisions of these Regulations, the employer shall be entitled to deduct from the wages of the apprentice an amount proportionate to the time so lost.

39. 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.

Part-time Employment.

40. 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 for such lesser time per week or per month, and at such remuneration as the Court may determine, being not less than the proportionate amount of the rate of wages prescribed by the industrial award for the trade, calling, or industry. If the Court grants the application holidays will be reduced *pro rata*.

Miscellaneous.

41. (1) The Registrar shall prepare and keep a roll of apprentices containing—

(a) a record of all apprentices and probationers placed with employers;

(b) a record of all employers with whom apprentices are placed;

(c) a record of the progress of each apprentice, recording the result of the examiners' reports;

(d) any other particulars the Court may direct.

(2) These records shall be open to inspection by employers and the Union of workers interested upon request.

42. 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 the employer is himself a journeyman regularly and usually working at the trade he shall be counted as a journeyman for the purpose of computing the number of apprentices allowed. Where a business is in operation for less than twelve months the method of ascertaining the number shall be as agreed by the parties to the award, or, if no agreement arrived at, as determined by the Court.

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

44. With a view to determining whether the number of apprentices being trained is sufficient to meet the future requirements of the industry in the matter of skilled artisans, the Registrar may require any employer to furnish him with any specified information relating to the said industry, or relating to the workers engaged therein.

45. In every application under Clauses 15, 18, 19, 20, 22, 23, 33 and 40 of this Schedule the Union of Workers registered may intervene and make such representations at the hearing as it may deem necessary. The representative shall be appointed in the manner prescribed by Section 65 of the Act.

FORMS.

Form "A."

To

The Registrar, Arbitration Court, Perth.

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

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

(Signature of Employer).....

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

FORM "B."

Certificate of Service.

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

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

(Signature of Employer).....

FORM "C."

Certificate of Attendance at Technical School (Reg. 28 (b)).

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

(Signature of Principal).....

FORM "D."

Certificate of Proficiency.

To.....(Apprentice).

This is to certify that at the.....examination for apprentices in the.....trade you gained the following percentages:—

Year of experience.....

Stage.....per cent.

.....per cent.

You have therefore passed (or failed) in the examination.

.....
Registrar.

FORM "E."

Final Certificate.

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

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

.....
Registrar.

.....
Examiners.

FORM "F."

General Form of Apprenticeship Agreement. (Recommended.)

THIS AGREEMENT made this.....day of.....19.....BETWEEN.....
.....of.....
.....(address).....(Occupation)
(hereinafter called "the Employer") of the first part
.....of.....
born on the.....day of.....19....
(hereinafter called "the Apprentice") of the second part, AND.....of.....
.....(address).....(Occupation),
.....Parent (or Guardian) of the said
.....(hereinafter called the "parent" or "guardian") of the third part WITNESSETH as follows:—

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

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

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

(b) That the apprentice will not do or knowingly suffer any damage to be done to the property of the employer.

3. The employer for himself, his heirs, executors, administrators and assigns HEREBY COVENANTS with the apprentice as follows:—

(a) That the employer will accept the apprentice as his apprentice during the said term, and will during the

said term, by the best means in his power, cause him to be instructed in the trade of..... and will provide facilities for the practical training of the apprentice in the said trade.

(b) That the technical instruction of the apprentice, when available, shall be at the expense of the employer and shall be in the employer's time, except in places when such instruction is given after the ordinary working hours.

(c) In the event of the apprentice, in the opinion of the examiner or examiners appointed by the Arbitration Court, not progressing satisfactorily, increased time for technical instruction shall be allowed at the employer's expense to enable the apprentice to reach the necessary standard.

(d) That the employer will observe and perform all the conditions and stipulations of "The Industrial Arbitration Act, 1912-1925," or any Act or Acts amending the same and any Regulations made thereunder, as far as the same concern the apprentice, AND ALSO the conditions and stipulations of any relative Award or Industrial Agreement for the time being in force.

4. IT IS FURTHER AGREED BETWEEN THE PARTIES HERETO:—

(a) That the apprentice shall not be responsible for any faulty work or for any damage or injury done to materials, work, or machinery, tools, or plant other than wilful damage or injury during the course of his work.

(b) That the apprentice shall not be required to work overtime without his consent.

(c) This Agreement may, subject to the approval of the Court, be cancelled by mutual consent by the employer and parent (or guardian) giving one month's notice in writing to the Court and to the parties concerned that this Agreement shall be terminated, and on such mutual consent being given the apprenticeship shall be terminated without prejudice to the rights of any of the parties hereto in respect of any antecedent breach of the provisions of this Agreement.

(d) Other conditions.

5. This Agreement is subject to amendment, variation, or cancellation by the Court pursuant to the powers to that effect contained in or implied by the provisions relating to apprentices contained in the Award.

IN WITNESS WHEREOF the said parties hereto have hereunto set their hands and seals the day and year first hereinbefore written.

Signed sealed and delivered }
by the said..... }
..... in the presence of } (Signature of Guardian.)

And by the said..... }
..... in the presence of } (Signature of Apprentice.)

And by..... of
the said.....
for and on behalf of the
said..... in the
presence of..... } (Signature of Employer.)

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

.....
Registrar.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

Nos. 15 and 16 of 1934.

Between Federated Society of Boilermakers and Structural Iron and Steel Workers' Union of Workers, Coastal Districts, W.A., and Federated Society of Boilermakers and Structural Iron and Steel Workers' Union of Workers, Kalgoorlie, Branch No. 11, Applicants, and Associated Gold Mines of Western Australia (New), Limited; Great Boulder Proprietary Gold Mines, Limited; Lake View and Star, Limited; Boulder Perseverance, Limited; South Kalgoorlie Consolidated, Limited; North Kalgoorlie (1912), Limited; the Sons of Gwalia, Limited; and Wiluna Gold Mines, Limited, Respondents.

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.

The currency of this Award shall be three (3) years from the commencement of the pay period next following the date hereof.

2.—Area.

This Award shall operate over the Goldmining Industry in the Yilgarn, Coolgardie, Broad Arrow, Dundas, East Coolgardie, North Coolgardie, North-East Coolgardie, Mount Margaret, East Murchison, Murchison, and Phillips River Goldfields.

3.—Wages.

(a) Basic wage at the rate of £4 2s. per week.
(b) Industry allowance at the rate of twelve shillings (12s.) per week, subject to automatic increases or reductions as follows:—

- (i) The standard price of gold per ounce in Australian currency to the nearest half-sovereign as ascertained from a return supplied by the Perth Branch of the Royal Mint, averaged for the quarter ending September, 1934, namely, eight pounds ten shillings (£8 10s.), shall be taken as the norm and equivalent to an industry allowance of two shillings (2s.) per shift or twelve shillings (12s.) per week;
- (ii) For each increase or decrease of ten shillings (10s.) per ounce the said allowance shall increase or decrease, as the case may be, by the sum of fourpence (4d.) per shift, or two shillings (2s.) per week;
- (iii) All calculations for this allowance shall be made on the average price per calendar quarter, and the allowance shall remain stationary as then determined until the next quarter's figures are available. The price per ounce for the purpose of this calculation shall be the nearest £ or half-£;
- (iv) Any dispute as to the amount of allowance under these provisions shall be determined by the Registrar of the Court upon figures supplied by the Perth Branch of the Royal Mint compiled similarly to the table elsewhere appearing in the judgment accompanying this Award;
- (v) Any variation in rates of pay made pursuant to the provisions hereof shall take effect as from the pay day following the fifteenth (15th) day of the calendar month following the quarter for which the calculations are made;
- (vi) In the case of underground workers the industry allowance shall be at the rate of two shillings and sixpence (2s. 6d.) per shift or fifteen shillings (15s.) per week, and all the other provisions of this subclause shall apply, *mutatis mutandis*, to such allowance.

*The Industry Allowance mentioned hereunder is for surface workers. For underground workers an extra 6d. per day or 3s. per week is prescribed. (See Clause (3), Subclause (vi).)

(e) Occupation.	Margin.	*Industry Total Wage					
		£	s.	d.	£	s.	d.
Boilermaker	1 4 0	12	0	5 18 0			
Oxy-acetylene and electric welder	1 8 0	12	0	6 2 0			

(d) Apprentices' wages.—	Percentage of Basic wage and Industry allowance.
First six months	20
Second six months	25
Second year	30
Third year	45
Fourth year	65
Fifth year	85

(e) Casual workers:—Casual workers shall be paid ordinary rates plus ten per cent. (10%).

(f) Leading hand:—Leading hand shall be paid two shillings and sixpence (2s. 6d.) per day above the minimum rate hereinbefore prescribed for his trade.

(g) **Dirt money:**—Workers employed in dirty work or in wet places shall be paid one penny halfpenny (1½d.) extra per hour.

(h) **Heat money:**—(i) Workers employed for more than one hour in the shade where the artificial temperature is between 115 degrees and 130 degrees Fahrenheit, shall be paid one penny halfpenny (1½d.) per hour extra.

(ii) Workers employed for more than one hour where the artificial temperature exceeds 130 degrees Fahrenheit, shall be paid threepence (3d.) per hour extra. Where work continues for more than two (2) hours in temperatures exceeding 130 degrees Fahrenheit, workers shall be entitled to twenty (20) minutes' rest after every two (2) hours without deduction of pay.

(i) **Confined spaces:**—Workers employed in confined spaces as hereinafter defined shall be paid threepence (3d.) per hour extra.

(j) **Height money:**—Workers engaged on work at a height of fifty (50) feet or more above the nearest horizontal plane shall be paid at the rate of one shilling (1s.) per day extra.

(k) Where more than one of the disabilities entitling a worker to extra rates exist on the same job, the employer shall be bound to pay only one rate, namely, the highest, for the disabilities so prevailing.

(l) In the case of a dispute as to whether the work is or is not dirty or wet, or as to what constitutes a confined space, so as to entitle the worker to the extra remuneration prescribed, the matter shall be referred to the Inspector of Machinery, whose decision shall be final.

(m) A boilermaker, not specially employed as a welder, who, in addition to his employment as such, is also required to do welding, shall be entitled to receive one shilling (1s.) per day extra when so employed.

4.—District Allowances.

Payments shall be made in accordance with the provisions contained in Schedule 1 annexed hereto so far as applicable.

5.—Hours.

(a) The ordinary working hours shall not exceed forty-four (44) in any one week and shall not exceed eight (8) hours daily, to be worked between the hours of 7 a.m. and 5 p.m. from Monday to Friday, inclusive, and four (4) hours between 7 a.m. and 12 noon on Saturday: Provided that the said forty-four (44) hours may be worked in five (5) days, from Monday to Friday inclusive, at the option of the employer: Provided further, than in the case of continuous and/or shift work workers and workers regularly working underground, the provisions of this subclause shall be deemed to have been complied with if the ordinary working hours do not exceed eighty-eight per fortnight, to be worked in alternate weeks of forty-eight and forty hours respectively each of such weeks to be worked in shifts of eight (8) hours each, including crib time.

(b) Lunch interval shall not exceed one hour.

(c) Workers working underground shall work the hours provided in the Award Nos. 2 and 6 of 1934, for underground workers, made between the Australian Workers' Union Westralian Goldfields Mining Branch Industrial Union of Workers and another (applicants) and The Lake View and Star, Limited, and others (respondents).

(d) By agreement between an employer and the Union the hours of work may in his case be worked under a roster which shall provide for an average of forty-four (44) hours per week spread over a period of three (3) weeks.

6.—Overtime.

(a) For all work done beyond the hours of duty on any ordinary day payment shall be at the rate of time and a half for the first two (2) hours and double time thereafter.

(b) Repairs to the machinery of the employer which is broken down and has caused a stoppage of operations, shall be paid for at time and a half for Sundays and holidays.

(c) Work done on Sundays or on Christmas Day, Easter Monday, or Labour Day, shall be paid at double time. With respect to workers under this Award working more than one shift, any worker whose ordinary rotation shift falls on a Sunday, or on any of the above-mentioned holidays, may be employed at ordinary time.

Any shift worker required to work more than six (6) shifts consecutively shall be paid for the seventh shift at double time.

(d) When a worker is recalled to work after leaving the premises, he shall be paid for at least two (2) hours, at overtime rates.

(e) When a worker is required to continue working after the usual knock-off time for more than one hour, without having been notified on the previous day, he shall be provided with any meal required, or shall be paid two shillings (2s.) in respect of any such meal required.

(f) When a worker is required to hold himself in readiness for a call after ordinary hours, he shall be paid at ordinary rates for the time that he holds himself in readiness.

(g) When a worker is required for duty during any meal time whereby his meal time is postponed for more than one hour, he shall be paid at overtime rates until he gets his meal.

(h) When computing overtime, any District Allowance shall not be computed as an addition to the day's pay.

(i) Systematic overtime shall not be worked. Overtime shall be considered systematic when two (2) weeks' continuous overtime has been worked. No worker shall be permitted to work more than twenty-four (24) hours' overtime in any one week: Provided that this subclause shall apply only within a radius of twenty-five (25) miles from Kalgoorlie Town Hall, and shall not apply to cases where, after application to the secretary of the applicant Union, extra competent labour is not available.

7.—Holidays.

(a) Each worker shall be entitled to twelve (12) days' annual leave on full pay, or, should the period of continuous employment be less than one year, 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: Provided that, where a worker is dismissed for wilful misconduct, he will not be entitled to the benefits of this clause.

(b) The amounts to be paid under Subclause (a) shall be calculated at the rate prevailing at the time the payment is made.

(c) The following shall be holidays:—Christmas Day, Easter Monday, and Labour Day. If Christmas Day falls on a Sunday, the following Monday shall be kept. These days, if not worked, shall not be paid for.

(d) The provisions as to annual leave shall not apply to casual workers.

8.—Weekly Hiring.

(a) A week's notice of intention to terminate the employment shall be given on either side, except in the case of casual workers.

(b) The employer shall be under no obligation to pay for any day not worked upon which the worker is required to present himself for duty, except such absence from work is due to illness and comes within the provisions of Clause 9, or such absence is on account of holidays to which the worker is entitled under the provisions of the Award.

(c) This clause does not affect the right to dismiss for misconduct, and in such case wages shall be paid up to the time of dismissal only.

(d) The employer shall be entitled to deduct payment for any day or portion of a day upon which the worker cannot be usefully employed, because of any strike by the Union or Unions affiliated with it, or by any other Association or Union, or through the breakdown of the employer's machinery, or any stoppage of work by any cause which the employer cannot reasonably prevent.

9.—Payment for Sickness.

(a) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one half day for each completed month of service: Provided that payment for absence through such ill-health shall be limited to six (6) days in each calendar year. Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

(b) Holiday pay shall not accrue during the workers' absence from duty, except on account of sickness, in accordance with subclause (a) hereof.

10.—Shifts.

Men working shifts not subject to weekly rotation shall be paid for each shift, other than day shift, at the rate of time and a quarter.

11.—Payment of Wages.

Pay day shall be in accordance with Section 55 of The Mines Regulation Act. Any worker leaving or being discharged shall be paid the full amount of wages due to him within one hour of ceasing work, or, within one hour of the opening of the office, if such office was closed at the time of his ceasing work, whenever same is practicable.

12.—Record Book

A time and wages book shall be kept by each employer, in which shall be entered the name of each worker, the nature of the work he is doing, the hours worked each day, and the amount of wages received by him each week. The employer shall be responsible for the proper posting of the book each week; the said book shall be open to the authorised representative of the Union at any time during working hours, and he shall be allowed to take necessary extracts therefrom.

Provided that, any system of automatic recording by means of machines shall be deemed a compliance with this provision to the extent of the information recorded.

13.—Representative Interviewing Workers.

In the case of disagreement existing or anticipated concerning any of the provisions of this Award, an accredited representative of the Union shall be permitted to interview the workers during the recognised meal hour, on the business premises of the employer, but this permission shall not be exercised without the consent of the employer more than once in any one week.

14.—No Reduction.

Any worker who has been prior to the date of this Award in receipt of a higher rate of pay for his particular class of work than that prescribed by the Award heretofore in force, shall not by reason of this Award suffer any reduction in the amount by which such higher rate of pay exceeded the amount formerly prescribed; such excess amount shall not be affected by this Award.

15.—Supply of Accessories.

(a) Suitable goggles shall be provided by all employers to workers when using emery wheels.

(b) Goggles, glasses, and leather gloves, or other efficient substitutes therefor shall be available for the use of workers engaged in welding.

16.—Under-rate Workers.

Any worker who by reason of old age or infirmity is unable to earn the minimum rate prescribed by this Award may be paid such lesser rate as may from time to time be agreed upon in writing between the employer and the secretary of the Union, or, failing such agreement within twenty-four (24) hours after such worker shall have applied in writing to the secretary of the Union, stating his desire that such wage should be agreed upon, such wage as shall be fixed by the most convenient Resident or Police Magistrate upon the application of such worker after twenty-four (24) hours' notice in writing shall have been given by him to the said secretary, who shall, if he so desires, be heard by the Magistrate upon such application. After having given notice to the secretary, and after lodging the application mentioned, and pending the Magistrate's decision thereon, the worker shall be entitled to work for and be employed at the proposed lesser rate. The determination of the Magistrate shall have effect for the period of six (6) calendar months from the date thereof and after the expiration of the said period until the wage shall have again been fixed at the instance of the said secretary in the manner prescribed. The secretary of the Union may by writing under his hand appoint an agent or substitute to represent the Union at the hearing of the application before the Magistrate.

17.—Piecework.

(a) Subject to the minimum wage rates and other conditions herein prescribed, an employer may remunerate any of his workers under any system of payment by results.

(b) The Union may, during the currency of the Award, apply to the Court for the correcting or regulation of any piecework rate, time bonus rate, task rate or any other system of payment by results.

18.—Definitions.

(a) "Casual hand" means any worker whose services are dispensed with by the employer before he shall have completed six (6) days of his engagement.

(b) "Leading hand" means any tradesman placed in charge of three (3) or more other tradesmen or six (6) other workers.

(c) "Confined space" means a working space the dimensions of which necessitate a worker working continuously in a stooped or otherwise cramped position, or without proper ventilation or where confinement within a limited space is productive of unusual discomfort.

19.—University Students.

Provision may be made by agreement between the parties as to terms and conditions for employment, but any such agreement shall be submitted to the Court for approval within one month after the making thereof.

20.—Apprentices.

(a) The provisions of Schedule II hereto, marked "Apprenticeship Regulations," subject to any modifications or alterations contained in this clause, are hereby embodied in and form part of this Award.

(b) The maximum number of apprentices allowed to any employer shall be in the proportion of one apprentice to every three (3) or fraction of three (3) journeymen employed by him in that branch: Provided that the fraction of three (3) shall not be less than one.

(c) If the apprentice is employed on a mine and the mine ceases any operation in which the apprentice is engaged, the apprenticeship may be terminated, in which case the apprentice shall be given a certificate to show the time he has served, and the employer shall endeavour to find him another employer willing to complete the term. Should the apprentice desire to complete his apprenticeship with another employer, the certificate he has received from the former employer shall be *prima facie* evidence of the wages he is entitled to receive and the period necessary to complete his apprenticeship.

(d) If the apprentice shall at any time during the said term be wilfully disobedient to the lawful orders of the employer, his managers, foreman, or other servants having authority over the apprentice, or be slothful, or negligent or dishonest, or shall otherwise grossly misbehave himself, or shall not conduct himself as a good and faithful apprentice should do, or shall not faithfully observe and keep his part of his agreement, then it shall be lawful for the employer with the consent of the Court to discharge the apprentice from his service.

(e) The Court may in its discretion for any cause which it may deem sufficient on the application of any party to an apprenticeship agreement, abrogate or cancel the agreement, either unconditionally or subject to such terms and conditions as it may deem advisable.

(f) Apprentices may be taken to boilermaking and/or welding.

21.—Board of Reference.

(a) The Court appoints, for the purposes of the Award, a Board of Reference for each mine. Each Board shall consist of a Chairman, who shall be a person selected by the representatives of the parties, if such may be agreed upon, or failing such agreement, the Warden or Resident Magistrate, if agreeable and willing to act, and if not, a Government Inspector of Mines, and two (2) other representatives, one to be the manager of the mine in which the difference or dispute arises, or his nominee, representing the employer, and the other a representative of the Union, appointed for such purpose by the Union, which may at any time by notification to the employer and the Registrar change such representative.

(b) There shall be assigned to such Board the functions of:—

(i) Deciding matters specifically referred to in the Award as being the subject matter of a decision of the Board;

- (ii) Adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award, or any of them;
- (iii) Deciding all matters and questions referred to in the Award as being the subject of mutual agreement if not agreed upon;
- (iv) Deciding any other matter that the Court may refer to such Board from time to time;
- (v) An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Regulations to "The Industrial Arbitration Act, 1912-1925," which for this purpose are embodied in and form part of this Award (Regulation 92);
- (vi) There shall be no cessation of work pending the reference to and the settlement of any dispute by the Board.
- (c) The term "Manager" includes the person acting as such for the time being.

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 24th day of December, 1934.

[SEAL.]

WALTER DWYER,
President.

SCHEDULE I.
District Allowances.

(I) In addition to the wages prescribed in Clause 3 of this Award, the following allowances shall be paid for six (6) days per week to workers employed in the districts which are hereinafter respectively described, with the exception of Districts contained therein which are situated within a radius of ten (10) miles of Kalgoorlie, Coolgardie and Southern Cross, viz.:—

- (a) First District:—Lying South of Kalgoorlie and comprised within lines starting from Kalgoorlie, then W.S.W. to Woolgangie, thence S.E. to Dundas, thence N.E. to a point ten (10) miles East of Karonie on the Trans-Australian Line, and thence back to Kalgoorlie, at the rate of five shillings and threepence (5s. 3d.) per week extra for those mines within ten (10) miles of the railway, and eight shillings (8s.) per week for those outside.
- (b) Second District:—Starting from Kalgoorlie W.S.W. to Woolgangie, thence N.N.W. to the intersection of the 120° E. meridian with the 30° S. parallel of latitude, thence N.E. by E. to Kookynie, thence back to the point ten (10) miles East of Karonie on the Trans-Australian Line and thence back to Kalgoorlie:—At the rate of seven shillings (7s.) per week extra for those mines within ten (10) miles of the railway, and nine shillings (9s.) per week for those outside.
- (c) Third District:—Starting from and including Kookynie, then N. by W. to Kurrajong, thence N.E. to Stone's Soak, thence S.E. to and including Burtville, thence S.W. through Pindin-nie to Kookynie:—At the rate of seven shillings (7s.) per week extra for those mines within ten (10) miles of the railway, and nine shillings (9s.) per week for those outside.
- (d) Fourth District:—Surrounding Southern Cross within a radius of thirty (30) miles; for those mines outside a radius of ten (10) miles from Southern Cross including Westonia and Bullfinch:—At the rate of two shillings and six pence (2s. 6d.) per week.
- (e) Fifth District:—Comprising all mines not specifically defined in the foregoing boundaries, but within the area comprised within the 24th and 26th parallels of latitude:—At the rate of twelve shillings (12s.) per week.

(II) Notwithstanding anything herein contained, the following allowances shall be paid in the Districts mentioned hereunder:—

Per week.

s. d.

Ora Banda and Waverley Districts, at the rate of	7	0
Yalgoo District, at the rate of	7	0
Meekatharra, Mt. Magnet and Cue, at the rate of	8	6
Wiluna District, at the rate of	10	0

With regard to the Meekatharra, Mt. Magnet, Cue, Yalgoo, and Wiluna Districts, an additional allowance, at the rate of one shilling and sixpence (1s. 6d.) per week, shall be paid to workers employed at mines situated five (5) miles from a Government railway.

(III) In the case of any mine or District within the area to which this Award applies which is not dealt with under the provisions of this Schedule, the Union may apply to the Court at any time for the purpose of having an allowance prescribed, upon serving upon the employer concerned fourteen (14) days' notice thereof, prior to the date of such application. The service of such notice shall be made pursuant to the provisions relating thereto prescribed by the Regulations under "The Industrial Arbitration Act, 1912-1925."

SCHEDULE II.

Apprenticeship.

Definitions.

1. (1) "Act" means "The Industrial Arbitration Act, 1912-1925," and any alteration or amendment thereof for the time being in force.

(2) "Apprentice" means any person of either sex of any age who is apprenticed to learn or to be taught any industry, trade, craft, or calling to which these Regulations apply, and includes an apprentice on probation.

(3) "Award" includes Industrial Agreement.

(4) "Court" means the Court of Arbitration.

(5) "Employer" includes any firm, company or corporation.

(6) "Minor" means a person not less than fourteen years of age and not more than eighteen years of age who customarily works under the direction of or in association with an employer, master, or journeyman upon the material and with the tools or implements used in the industry.

(7) "Registrar" means the Registrar of the Court.

Employment—Probation.

2. No minor shall (except where provision is otherwise made in this Award) be employed or engaged in the industry, except subject to the conditions of apprenticeship or probationership herein contained.

3. (1) 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 the Award. In the event of his becoming an apprentice such probationary period shall be counted as part of the term of apprenticeship.

(2) 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.

4. (a) Any employer taking an apprentice on probation shall within 14 days thereafter register such probationer by giving notice thereof to the Registrar in the prescribed form. If at the date of the coming into operation of these Regulations an employer is employing any apprentice or probationer who has not been duly registered as such, he shall forthwith apply for the due registration of such apprentice or probationer.

(b) At the end of the period of probation of each apprentice, if mutually agreed upon by the employer and the legal guardian of the boy, but not otherwise, he may become an apprentice under an agreement.

5. 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 shall give such apprentice a reasonable opportunity to learn the same, and receive, during the period of his apprenticeship, such technical, trade, and general instruction and training as may be necessary. And every apprentice shall, during the period of his apprenticeship, faithfully serve his employer for the purpose of being taught the industry, craft, occupation, or calling in relation to which he is bound, and shall also conscient-

tiously 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.

6. An employer shall be deemed to undertake the duty which he agrees to perform as a duty enforceable under an Award of the Court.

Advisory Committee.

7. A Board to be called "The Advisory Committee" may be appointed by the Court to advise in regard to any apprenticeship matter. Such committee shall consist of the following:—

- (a) Some person appointed by the Court who shall act as Chairman.
- (b) Two representatives appointed by the employers.
- (c) Two representatives appointed by the industrial union or unions of workers in the trade.

The Advisory Committee shall have such powers and duties as the Court in each case may determine.

8. (i) No employer shall refuse employment to any person, or dismiss any worker from his employment, or injure him in his employment or alter his position to his prejudice, by reason merely of the fact that the worker is a member of any Advisory Committee, or by reason merely of anything said or done or omitted to be done by any such person or worker in the course of his duty as such member.

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

Agreement of Apprenticeship.

9. (a) All agreements of apprenticeship shall be drawn up on a form approved by the Court, and signed by the employer, the legal guardian of the apprentice, the apprentice, and the Registrar. 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.

(b) There shall be three copies of each agreement, of which one copy shall be held by the employer, one shall be held by the legal guardian of the apprentice, and one copy shall be retained by the Registrar.

(c) The apprenticeship agreement shall be completed within one month of the termination of the probationary period.

(d) 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.

10. Every agreement entered into by the employer and the legal guardian of the apprentice shall be for a period of five years, but this period may be reduced in special circumstances with the approval of the Court.

11. 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 at 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 apprentice to comply with the terms of the industrial award so far as they concern the apprentice.
- (f) A condition that technical instruction of the apprentice, when available, shall be at the employer's expense, and shall be in the employer's time, except in places where such instruction is given after the ordinary working hours.
- (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 ex-

pense to enable such apprentice to reach the necessary standard.

(h) The general conditions of apprenticeship.

Transfer of Apprentices.

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

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

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

(c) One copy of the transfer agreement shall be held by the late employer, one shall be held by the new employer, one shall be held by the legal guardian of the apprentice, and one shall be retained by the Registrar.

13. 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, willing to continue to teach the apprentice and pay the rate of wages prescribed by the Court in its award or otherwise according to the total length of time served, and generally to perform the obligations of the original employer.

14. 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, and the cause thereof.

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

16. Where a person is apprenticed to partners his agreement of apprenticeship shall upon the retirement or death of any partner be deemed to be assigned to the continuing partner or partners.

Cancellation of Agreement.

17. 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.

18. If the apprentice shall at any time be wilfully disobedient to the lawful orders of the employer, his managers, foremen or other servants having authority over the apprentice, or be slothful, or negligent, or dishonest, or shall otherwise grossly misbehave himself, or shall not conduct himself as a good and faithful apprentice should do, or shall not faithfully observe and keep his part of his agreement, then it shall be lawful for the employer, with the consent of the Court, to discharge the apprentice from his service.

19. The Court may in its discretion for any cause which it may deem sufficient on the application of any party to an apprenticeship agreement vary or cancel the agreement, either unconditionally or subject to such terms and conditions as it may deem advisable.

20. 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.

Provided, however, that an apprentice may be suspended for misconduct by the employer, 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, if any, as the Court may order shall be paid as from the date of such suspension, and, in the event of the application for cancellation being granted, such order may take effect from the date when the apprentice was suspended.

21. Subject to the provisions of the Acts relating to Bankruptcy and Insolvency and the Winding-up of Companies, the following provisions shall apply:

- (a) The Trustee or Liquidator, as the case may be, may give written notice to the apprentice and his parent or guardian of his intention to discontinue the employment of the apprentice from a date to be named in such notice, and thereupon the agreement shall be deemed to be terminated from the said date; subject, however, and without prejudice to the right of the apprentice, his parent or guardian, to compound, compromise, or agree upon or to sue for and recover such damages (if any) as he may have sustained through such rescission of the agreement as aforesaid.
- (b) Any proceedings for damages hereunder must be commenced within six weeks after the service on the apprentice of the notice referred to in subclause (a) hereof, otherwise any claim for damages shall be deemed to be waived and forfeited.

Extension of Term.

22. Subject to Regulation 37, 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 at the end of the year of service in which the time has been lost or at the termination of the apprenticeship period.

23. 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.

Technical Education Classes.

24. (a) Every apprentice shall attend regularly and punctually a Government or other approved technical school vocational classes or classes of instruction, for instruction in such subjects as are provided for his trade. This clause shall be deemed to have been complied with if the apprentice takes a course in an approved correspondence school. Provided, however, that attendances shall not be compulsory when the apprentice is resident outside a radius of 12 miles from the place where instruction is given, or in the case of illness of the apprentice the proof whereof lies on him: Provided also that if technical instruction is not available in the locality in which the apprentice is employed and is available by correspondence, at reasonable cost to be approved by the Court, the Court may prescribe such correspondence course as the technical instruction to be taken by the apprentice and paid for by the employer.

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

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

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

26. If the examiners or the industrial union or employer concerned make representations to the Court that the facilities provided by the Technical School, or other place of vocational training for the teaching of appren-

tices, are inadequate, the Court may make such investigations, and such report to the Minister controlling such Technical School, or such other place, as it deems necessary.

27. When an apprentice attends a technical school, vocational classes, or other class or classes of instruction during his ordinary working hours, where such is prescribed, 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.

Examinations.

28. (a) Every apprentice shall be bound to submit himself to examination at the places and times appointed by the Registrar after consultation with the examiners.

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

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

(d) The employers shall place at the disposal of the examiners such material and machinery on his premises as may be required by them, and shall in all ways facilitate the conduct of the examination.

29. (a) The examiners shall be persons skilled in the industry and appointed as prescribed by the award. Failing provision or appointment as aforesaid 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 a third person agreed to by them or nominated by the Court or the President at the request of any of the examiners, and the decision of such person shall be final and conclusive.

(b) It shall be the duty of the examiners to examine the work, require the production of the certificate of attendance, inquire into the diligence of each apprentice, and as to the opportunities provided by the employer for each apprentice to learn, and to submit a report to the Court in writing as to the result of the examination within one month from the date of holding the examination, but this period may be extended by the Court.

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

30. The Registrar shall, after each examination, issue a certificate to each apprentice indicating his degree of proficiency, taking into consideration the term of apprenticeship served. A duplicate of such certificate shall be lodged by each apprentice with his employer and the secretary of the Union, each of whom shall keep the same in safe custody, and produce the same for inspection by the Industrial Inspector whenever demanded by the latter to do so. When the final examination has been passed the certificate shall also be signed by the examiners.

31. Whenever it is possible so to do, the examiners before entering upon the examination, shall draw up a syllabus showing what, in their opinion, is the stage of proficiency which an apprentice should attain at each of the examinations prescribed. The syllabus shall be subject to review by the Court at any time, and shall be kept as a record by the Clerk of the Court and a copy handed to the examiners before each examination. The said syllabus may be subject to alteration from time to time by the examiners, who shall forthwith notify the Clerk of the Court thereof.

32. In lieu of, or in addition to, examiners above referred to the Court may appoint, wholly or partly, examiners to be appointed by the Director of Technical Education for the whole or any portion of the subject of instruction, and at such remuneration as the Court may determine.

33. In the event of an apprentice failing to pass any of his examinations the employer may apply to the Court to disallow the increase in wages prescribed by the award, and the Court, on any such application, may make such order as the circumstances of the case may seem to require.

34. 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 such other remedial measures (*i.e.*, increased time for technical instruction) 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.

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

Lost Time.

36. The employer shall pay the apprentice for all time lost through sickness or the holidays prescribed by this award: Provided—

- (a) payment for such sickness shall not exceed a total of one month in each year;
- (b) where the time lost through sickness exceeds four consecutive working days, the employer may demand from the apprentice the production of a medical certificate, and a further certificate or certificates may be required if any time is lost through sickness within seven days from the date of resumption of duty, the cost if any of such certificate or certificates not exceeding 5s. to be borne by the employer;
- (c) An apprentice shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment, or for any accident or sickness arising out of his own wilful default.

37. The employer shall pay the apprentice, in respect of time lost through compulsory military or naval training, the amount 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.

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.

38. When an apprentice is absent from work for any cause other than sickness or in pursuance of the provisions of these Regulations, the employer shall be entitled to deduct from the wages of the apprentice an amount proportionate to the time so lost.

39. 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.

Part-time Employment.

40. 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 for such lesser time per week or per month, and at such remuneration as the Court may determine, being not less than the proportionate amount of the rate of wages prescribed by the industrial award for the trade, calling, or industry. If the Court grants the application holidays will be reduced *pro rata*.

Miscellaneous.

41. (1) The Registrar shall prepare and keep a roll of apprentices containing—

- (a) a record of all apprentices and probationers placed with employers;
- (b) a record of all employers with whom apprentices are placed;
- (c) a record of the progress of each apprentice, recording the result of the examiners' reports;
- (d) any other particulars the Court may direct.

(2) These records shall be open to inspection by employers and the Union of workers interested upon request.

42. 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 the employer is himself a journeyman regularly and usually working at the trade he shall be counted as a journeyman for the purpose of computing the number of apprentices allowed. Where a business is in operation for less than twelve months the method of ascertaining the number shall be as agreed by the parties to the award, or, if no agreement arrived at, as determined by the Court.

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

44. With a view to determining whether the number of apprentices being trained is sufficient to meet the future requirements of the industry in the matter of skilled artisans, the Registrar may require any employer to furnish him with any specified information relating to the said industry, or relating to the workers engaged therein.

45. In every application under Clauses 15, 18, 19, 20, 22, 23, 33 and 40 of this Schedule the Union of Workers registered may intervene and make such representations at the hearing as it may deem necessary. The representative shall be appointed in the manner prescribed by Section 65 of the Act.

FORMS.

Form "A."

To
The Registrar, Arbitration Court, Perth.
Please take notice that.....of.....has entered my service (*on probation*) as an apprentice to the.....trade on the.....day of.....19.....

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

(Signature of Employer).....

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

Form "B."

Certificate of Service.

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

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

(Signature of Employer).....

Form "C."

Certificate of Attendance at Technical School (Reg. 28 (b)).

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

(Signature of Principal).....

FORM "D."

Certificate of Proficiency.

To (Apprentice).

This is to certify that at the examination for apprentices in the trade you gained the following percentages:—

Year of experience.....

Stage..... per cent.

..... per cent.

..... per cent.

You have therefore passed (or failed) in the examination.

..... Registrar.

FORM "E."

Final Certificate.

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

Dated at the day of 19

..... Registrar.

..... Examiners.

FORM "F."

General Form of Apprenticeship Agreement.
(Recommended.)

THIS AGREEMENT made this day of 19 BETWEEN of (address) (Occupation) (hereinafter called "the Employer") of the first part of born on the day of 19 (hereinafter called "the Apprentice") of the second part, AND of (address) (Occupation). Parent (or Guardian) of the said (hereinafter called the "parent" or "guardian") of the third part WITNESSETH as follows:—

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

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

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

(b) That the apprentice will not do or knowingly suffer any damage to be done to the property of the employer.

3. The employer for himself, his heirs, executors, administrators and assigns HEREBY COVENANTS with the apprentice as follows:—

(a) That the employer will accept the apprentice as his apprentice during the said term, and will during the said term, by the best means in his power, cause him to be instructed in the trade of and will provide facilities for the practical training of the apprentice in the said trade.

(b) That the technical instruction of the apprentice, when available, shall be at the expense of the employer and shall be in the employer's time, except in places when such instruction is given after the ordinary working hours.

(c) In the event of the apprentice, in the opinion of the examiner or examiners appointed by the Arbitration Court, not progressing satisfactorily, increased time for technical instruction shall be allowed at the employer's expense to enable the apprentice to reach the necessary standard.

(d) That the employer will observe and perform all the conditions and stipulations of "The Industrial Arbitration Act, 1912-1925," or any Act or Acts amending the same and any Regulations made thereunder, as far as the same concern the apprentice, AND ALSO the conditions and stipulations of any relative Award or Industrial Agreement for the time being in force.

4. IT IS FURTHER AGREED BETWEEN THE PARTIES HERETO:—

(a) That the apprentice shall not be responsible for any faulty work or for any damage or injury done to materials, work, or machinery, tools, or plant other than wilful damage or injury during the course of his work.

(b) That the apprentice shall not be required to work overtime without his consent.

(c) This Agreement may, subject to the approval of the Court, be cancelled by mutual consent by the employer and parent (or guardian) giving one month's notice in writing to the Court and to the parties concerned that this Agreement shall be terminated, and on such mutual consent being given the apprenticeship shall be terminated without prejudice to the rights of any of the parties hereto in respect of any antecedent breach of the provisions of this Agreement.

(d) Other conditions.

5. This Agreement is subject to amendment, variation, or cancellation by the Court pursuant to the powers to that effect contained in or implied by the provisions relating to apprentices contained in the Award.

IN WITNESS WHEREOF the said parties hereto have hereunto set their hands and seals the day and year first hereinbefore written.

Signed sealed and delivered }
by the said }
..... in the presence of } (Signature of Guardian.)And by the said }
..... in the presence of } (Signature of Apprentice.)And by of
the said for and on behalf of the
said in the presence of } (Signature of Employer.)

Noted and Registered this day of , 19

..... Registrar.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 4 of 1934.

Between Federated Moulders (Metals) Union of Workers, Perth, Applicant, and Associated Gold Mines of W.A. (New), Limited, and other Gold Mining Companies, Respondents.

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.

The currency of this Award shall be three (3) years from the commencement of the pay period next following the date hereof.

2.—Area.

This Award shall operate in the Goldmining Industry over the Yilgarn, Coolgardie, Broad Arrow, Dundas, East Coolgardie, North Coolgardie, North-East Coolgardie, Mount Margaret, East Murchison, Murchison.

Yalgoo, Peak Hill, and Gascoyne Goldfields, and the area outside those goldfields in Western Australia within the 24th and 26th parallels of latitude and the Northampton Mining District.

3.—Wages.

- (a) Basic wage at the rate of £4 2s. per week.
- (b) Industry allowance at the rate of twelve shillings (12s.) per week, subject to automatic increases or reductions, as follows:—
 - (i) The standard price of gold per ounce in Australian currency to the nearest half sovereign as ascertained from a return supplied by the Perth Branch of the Royal Mint, averaged for the quarter ending September, 1934, namely, eight pounds ten shillings (£8 10s.) shall be taken as the norm, and equivalent to an industry allowance of two shillings (2s.) per shift or twelve shillings (12s.) per week;
 - (ii) For each increase or decrease of ten shillings (10s.) per ounce the said allowance shall increase or decrease, as the case may be, by the sum of fourpence (4d.) per shift, or two shillings (2s.) per week;
 - (iii) All calculations for this allowance shall be made on the average price per calendar quarter, and the allowance shall remain stationary as then determined until the next quarter's figures are available. The price per ounce for the purpose of this calculation shall be the nearest £ or half-£;
 - (iv) Any dispute as to the amount of allowance under these provisions shall be determined by the Registrar of the Court upon figures supplied by the Perth Branch of the Royal Mint compiled similarly to the table elsewhere appearing in the judgment accompanying this Award;
 - (v) Any variation in rates of pay made pursuant to the provisions hereof shall take effect as from the pay day following the fifteenth (15th) day of the calendar month following the quarter for which the calculations are made;
 - (vi) In the case of underground workers, the industry allowance shall be at the rate of two shillings and sixpence (2s. 6d.) per shift or fifteen shillings (15s.) per week, and all the other provisions of this subclause shall apply, *mutatis mutandis*, to such allowance.

**The Industry Allowance mentioned hereunder is for surface workers. For underground workers an extra 6d. per day or 3s. per week is prescribed. (See Clause (3), Subclause (vi).)*

Occupation.	Margin.	*Industry Allowance.	Total Wage per week.
	£ s. d.	s. d.	£ s. d.
General moulder and			
Coremaker ..	1 4 0	12 0	5 18 0

(d) Apprentices' wages:—

	Percentage of Basic Wage and Industry Allowance.
First six months ..	20
Second six months ..	25
Second year	30
Third year	45
Fourth year	65
Fifth year	85

(e) Casual workers: Casual workers shall be paid ordinary rates plus ten per cent. (10%).

(f) Leading hand: Leading hand shall be paid two shillings and sixpence (2s. 6d.) per day above the minimum rate hereinbefore prescribed for his trade.

4.—District Allowances.

Payments shall be made in accordance with the provisions contained in Schedule 1, annexed hereto, so far as applicable.

5.—Hours.

(a) The ordinary working hours shall not exceed forty-four (44) in any one week and shall not exceed eight (8) hours daily, to be worked between the hours of 7 a.m. and 5 p.m. from Monday to Friday, inclusive, and four (4) hours between 7 a.m. and 12 noon on Saturday: Provided that the said forty-four (44) hours may be worked

in five (5) days, from Monday to Friday inclusive, at the option of the employer: Provided further, that in the case of continuous and/or shift work workers and workers regularly working underground, the provisions of this subclause shall be deemed to have been complied with if the ordinary working hours do not exceed eighty-eight (88) hours per fortnight, to be worked in alternate weeks of forty-eight (48) and forty (40) hours respectively, each of such weeks to be worked in shifts of eight (8) hours each, including crib time.

(b) Lunch interval shall not exceed one hour.

(c) Workers working underground shall work the hours provided in the Award (Nos. 2 and 6 of 1934) for underground workers made between the Australian Workers' Union Westralian Goldfields Mining Branch Industrial Union of Workers and another (applicants) and the Lake View and Star, Limited, and others (respondents).

(d) By agreement between an employer and the Union the hours of work may in his case be worked under a roster, which shall provide for an average of forty-four (44) hours per week spread over a period of three (3) weeks.

6.—Overtime.

(a) For all work done beyond the hours of duty on any ordinary day, payment shall be at the rate of time and a half for the first two (2) hours and double time thereafter.

(b) Repairs to the machinery of the employer which is broken down and has caused a stoppage of operations shall be paid for at time and a half for Sundays and holidays.

(c) Work done on Sundays or on Christmas Day, Easter Monday, or Labour Day shall be paid at double time. With respect to workers under this Award working more than one shift, any worker whose ordinary rotation shift falls on a Sunday, or on any of the abovementioned holidays, may be employed at ordinary time. Any shift worker required to work more than six (6) shifts consecutively shall be paid for the seventh shift at double time.

(d) When a worker is recalled to work after leaving the premises, he shall be paid for at least two (2) hours, at overtime rates.

(e) When a worker is required to continue working after the usual knock-off time for more than one hour, without having been notified on the previous day, he shall be provided with any meal required, or shall be paid two shillings (2s.) in respect of any such meal required.

(f) When a worker is required to hold himself in readiness for a call after ordinary hours, he shall be paid at ordinary rates for the time that he holds himself in readiness.

(g) When a worker is required for duty during any meal time whereby his meal time is postponed for more than one hour, he shall be paid at overtime rates until he gets his meal.

(h) When computing overtime, any district allowance shall not be computed as an addition to the day's pay.

(i) Systematic overtime shall not be worked. Overtime shall be considered systematic when two (2) weeks' continuous overtime has been worked. No worker shall be permitted to work more than twenty-four (24) hours' overtime in any one week: Provided that this subclause shall apply only within a radius of twenty-five (25) miles from Kalgoorlie Town Hall and shall not apply to cases where, after application to the secretary of the applicant Union, extra competent labour is not available.

7.—Holidays.

(a) Each worker shall be entitled to twelve (12) days' annual leave on full pay, or, should the period of continuous employment be less than one year, 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: Provided that, where a worker is dismissed for wilful misconduct, he will not be entitled to the benefits of this clause.

(b) The amounts to be paid under Subclause (a) shall be calculated at the rate prevailing at the time the payment is made.

(c) The following shall be holidays:—Christmas Day, Easter Monday, and Labour Day. If Christmas Day falls on a Sunday, the following Monday shall be kept. These days, if not worked, shall not be paid for.

(d) The provisions as to annual leave shall not apply to casual workers.

8.—Weekly Hiring.

(a) A week's notice of intention to terminate the employment shall be given on either side, except in the case of casual workers.

(b) The employer shall be under no obligation to pay for any day not worked upon which the worker is required to present himself for duty, except such absence from work is due to illness and comes within the provisions of Clause 9, or such absence is on account of holidays to which the worker is entitled under the provisions of the Award.

(c) This clause does not affect the right to dismiss for misconduct, and in such case wages shall be paid up to the time of dismissal only.

(d) The employer shall be entitled to deduct payment for any day or portion of a day upon which the worker cannot be usefully employed because of any strike by the Union or Unions affiliated with it, or by any other Association or Union, or through the breakdown of the employer's machinery, or any stoppage of work by any cause which the employer cannot reasonably prevent.

9.—Payment for Sickness.

(a) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one half day for each completed month of service: Provided that payment for absence through such ill-health shall be limited to six (6) days in each calendar year. Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

(b) Holiday pay shall not accrue during the worker's absence from duty, except on account of sickness, in accordance with Subclause (a) hereof.

10.—Shifts.

Men working shifts not subject to weekly rotation shall be paid for each shift other than day shift, at the rate of time and a quarter.

11.—Payment of Wages.

Pay day shall be in accordance with Section 55 of the Mines Regulation Act. Any worker leaving or being discharged shall be paid the full amount of wages due to him within one hour of ceasing work, or within one hour of the opening of the office, if such office was closed at the time of his ceasing work, whenever same is practicable.

12.—Record Book.

A time and wages book shall be kept by each employer, in which shall be entered the name of each worker, the nature of the work he is doing, the hours worked each day, and the amount of wages received by him each week. The employer shall be responsible for the proper posting of the book each week; the said book shall be open to the authorised representative of the Union at any time during working hours, and he shall be allowed to take necessary extracts therefrom.

Provided that any system of automatic recording by means of machines shall be deemed a compliance with this provision to the extent of the information recorded.

13.—Representative Interviewing Workers.

In the case of a disagreement existing or anticipated concerning any of the provisions of this Award, an accredited representative of the Union shall be permitted to interview the workers during the recognised meal hour, on the business premises of the employer, but this permission shall not be exercised without the consent of the employer more than once in any one week.

14.—No Reduction.

Any worker who has been prior to the date of this Award in receipt of a higher rate of pay for his particular class of work than that prescribed by the Award heretofore in force shall not by reason of this Award suffer any reduction in the amount by which such higher rate of pay exceeded the amount formerly prescribed; such excess amount shall not be affected by this Award.

15.—Under-rate Workers.

Any worker who by reason of old age or infirmity is unable to earn the minimum rate prescribed by this Award may be paid such lesser rate as may from time to time be agreed upon in writing between the employer and the secretary of the Union, or, failing such agreement within twenty-four (24) hours after such worker shall have applied in writing to the secretary of the Union, stating his desire that such wage should be agreed upon, such wage as shall be fixed by the most convenient Resident or Police Magistrate upon the application of such worker after twenty-four (24) hours' notice in writing shall have been given by him to the said secretary, who shall, if he so desires, be heard by the Magistrate upon such application. After having given notice to the secretary and after lodging the application mentioned, and pending the Magistrate's decision thereon, the worker shall be entitled to work for and be employed at the proposed lesser rate. The determination of the Magistrate shall have effect for the period of six (6) calendar months from the date thereof and after the expiration of the said period, until the wage shall have again been fixed at the instance of the said secretary in the manner prescribed. The secretary of the Union may by writing under his hand appoint an agent or substitute to represent the Union at the hearing of the application before the Magistrate.

16.—Piecework.

(a) Subject to the minimum wage rates and other conditions herein prescribed, an employer may remunerate any of his workers under any system of payment by results.

(b) The Union may during the currency of the Award apply to the Court for the correcting or regulation of any piecework rate, time bonus rate, task rate or any other system of payment by results.

17.—Definitions.

“Casual worker” means any worker whose services are dispensed with by the employer before he shall have completed six (6) days of his engagement.

“Leading hand” means any tradesman placed in charge of three (3) or more other tradesmen or six (6) other workers.

18.—University Students.

Provision may be made by agreement between the parties as to terms and conditions for employment, but any such agreement shall be submitted to the Court for approval within one month after the making thereof.

19.—Apprentices.

(a) The provisions of Schedule II. hereto, marked “Apprenticeship Regulations,” subject to any modifications or alterations contained in this clause, are hereby embodied in and form part of this Award.

(b) The maximum number of apprentices allowed to any employer shall be in the proportion of one apprentice to every three (3) or fraction of three (3) journeymen employed by him: Provided that the fraction of three (3) shall not be less than one.

(c) If the apprentice is employed on a mine and the mine ceases any operations in which the apprentice is engaged, the apprenticeship may be terminated, in which case the apprentice shall be given a certificate to show the time he has served, and the employer shall endeavour to find him another employer willing to complete the term. Should the apprentice desire to complete his apprenticeship with another employer the certificate he has received from the former employer shall be *prima facie* evidence of the wages he is entitled to receive and the period necessary to complete his apprenticeship.

(d) If the apprentice shall at any time during the said term be wilfully disobedient to the lawful orders of the employer, his managers, foreman, or other servants having authority over the apprentice, or be slothful, or negligent, or dishonest, or shall otherwise grossly misbehave himself, or shall not conduct himself as a good and faithful apprentice should do, or shall not faithfully observe and keep his part of his agreement, then it shall be lawful for the employer, with the consent of the Court, to discharge the apprentice from his service.

(e) The Court may in its discretion for any cause which it may deem sufficient, on the application of any party to an apprenticeship agreement, abrogate or cancel the agreement, either unconditionally or subject to such terms and conditions as it may deem advisable.

(f) Apprentices shall be allowed to the following:—
Moulding and coremaking.

20.—Board of Reference.

(a) The Court appoints, for the purposes of the Award, a Board of Reference for each mine. Each Board shall consist of a Chairman, who shall be a person selected by the representatives of the parties, if such may be agreed upon, or, failing such agreement, the Warden or Resident Magistrate, if agreeable and willing to act, and, if not, a Government Inspector of Mines, and two (2) other representatives, one to be the manager of the mine in which the difference or dispute arises, or his nominee, representing the employer, and the other a representative of the Union, appointed for such purpose by the Union, which may at any time by notification to the employer and the Registrar change such representative.

(b) There shall be assigned to such Board the functions of:—

- (i) Deciding matters specifically referred to in the Award as being the subject matter of a decision of the Board;
- (ii) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award, or any of them;
- (iii) deciding all matters and questions referred to in the Award as being the subject of mutual agreement if not agreed upon;
- (iv) deciding any other matter that the Court may refer to such Board from time to time;
- (v) an appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Regulations to "The Industrial Arbitration Act, 1912-1925," which for this purpose are embodied in and form part of this Award (Regulation 92);
- (vi) there shall be no cessation of work pending the reference to and the settlement of any dispute by the Board.

(c) The term "Manager" includes the person acting as such for the time being.

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 24th day of December, 1934.

[SEAL.]

(Sgd.) WALTER DWYER,
President.

SCHEDULE I.
District Allowances.

(I) In addition to the wages prescribed in Clause 3 of this Award, the following allowances shall be paid for six (6) days per week to workers employed in the Districts which are hereinafter respectively described, with the exception of Districts contained therein which are situated within a radius of ten (10) miles of Kalgoorlie, Coolgardie, and Southern Cross, viz.:—

(a) First district:—Lying South of Kalgoorlie and comprised within lines starting from Kalgoorlie, then W.S.W. to Woolgangie, thence S.E. to Dundas, thence N.E. to a point ten (10) miles East of Karonie on the Trans-Australian Line, and thence back to Kalgoorlie:—At the rate of five shillings and threepence (5s. 3d.) per week extra for those mines within ten (10) miles of the railway,

and eight shillings (8s.) per week for those outside.

(b) Second district:—Starting from Kalgoorlie W.S.W. to Woolgangie, thence N.N.W. to the intersection of the 120 E. meridian with the 30 S. parallel of latitude, thence N.E. by E. to Kookynie, thence back to the point ten (10) miles East of Karonie on the Trans-Australian Line and thence back to Kalgoorlie:—At the rate of seven shillings (7s.) per week extra for those mines within ten (10) miles of the railway, and nine shillings (9s.) per week for those outside.

(c) Third district:—Starting from and including Kookynie, then N. by W. to Kurrajong, thence N.E. to Stone's Soak, thence S.E. to and including Burtville, thence S.W. through Pindinie to Kookynie:—At the rate of seven shillings (7s.) per week extra for those mines within ten (10) miles of the railway, and nine shillings (9s.) per week for those outside.

(d) Fourth district:—Surrounding Southern Cross within a radius of thirty (30) miles:—For those mines outside a radius of ten (10) miles from Southern Cross, including Westonia and Bullfinch, at the rate of two shillings and sixpence (2s. 6d.) per week.

(e) Fifth district:—Comprising all mines not specifically defined in the foregoing boundaries, but within the area comprised within the 24th and 26th parallels of latitude, at the rate of twelve shillings (12s.) per week.

(II.) Notwithstanding anything herein contained, the following allowances shall be paid in the Districts mentioned hereunder:—

Per Week.

Ora Banda and Waverley Districts, at the rate of	7s. 0d.
Yalgo District, at the rate of	7s. 0d.
Meekatharra, Mt. Magnet, and Cue, at the rate of	8s. 6d.
Wiluna District, at the rate of	10s. 0d.

With regard to the Meekatharra, Mt. Magnet, Cue, Yalgo, and Wiluna Districts, an additional allowance at the rate of one shilling and sixpence (1s. 6d.) per week shall be paid to workers employed at mines situated five (5) miles from a Government Railway.

(III.) In the case of any mine or District within the area to which this Award applies which is not dealt with under the provisions of this Schedule, the Union may apply to the Court at any time for the purpose of having an allowance prescribed, upon serving upon the employer concerned fourteen (14) days' notice thereof prior to the date of such application. The service of such notice shall be made pursuant to the provisions relating thereto prescribed by the Regulations under "The Industrial Arbitration Act, 1912-1925."

SCHEDULE II.

Apprenticeship.

Definitions.

1. (1) "Act" means "The Industrial Arbitration Act, 1912-1925," and any alteration or amendment thereof for the time being in force.

(2) "Apprentice" means any person of either sex of any age who is apprenticed to learn or to be taught any industry, trade, craft, or calling to which these Regulations apply, and includes an apprentice on probation.

(3) "Award" includes Industrial Agreement.

(4) "Court" means the Court of Arbitration.

(5) "Employer" includes any firm, company or corporation.

(6) "Minor" means a person not less than fourteen years of age and not more than eighteen years of age who customarily works under the direction of or in association with an employer, master, or journeyman upon the material and with the tools or implements used in the industry.

(7) "Registrar" means the Registrar of the Court.

Employment—Probation.

2. No minor shall (except where provision is otherwise made in this Award) be employed or engaged in the industry, except subject to the conditions of apprenticeship or probationership herein contained.

3. (1) 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 the Award. In the event of his becoming an apprentice such probationary period shall be counted as part of the term of apprenticeship.

(2) 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.

4. (a) Any employer taking an apprentice on probation shall within 14 days thereafter register such probationer by giving notice thereof to the Registrar in the prescribed form. If at the date of the coming into operation of these Regulations an employer is employing any apprentice or probationer who has not been duly registered as such, he shall forthwith apply for the due registration of such apprentice or probationer.

(b) At the end of the period of probation of each apprentice, if mutually agreed upon by the employer and the legal guardian of the boy, but not otherwise, he may become an apprentice under an agreement.

5. 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 shall give such apprentice a reasonable opportunity to learn the same, and receive, during the period of his apprenticeship, such technical, trade, and general instruction and training as may be necessary. And every apprentice shall, during the period of his apprenticeship, faithfully serve 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.

6. An employer shall be deemed to undertake the duty which he agrees to perform as a duty enforceable under an Award of the Court.

Advisory Committee.

7. A Board to be called "The Advisory Committee", may be appointed by the Court to advise in regard to any apprenticeship matter. Such committee shall consist of the following:—

- (a) Some person appointed by the Court who shall act as Chairman.
- (b) Two representatives appointed by the employers.
- (c) Two representatives appointed by the industrial union or unions of workers in the trade.

The Advisory Committee shall have such powers and duties as the Court in each case may determine.

8. (i) No employer shall refuse employment to any person, or dismiss any worker from his employment, or injure him in his employment or alter his position to his prejudice, by reason merely of the fact that the worker is a member of any Advisory Committee, or by reason merely of anything said or done or omitted to be done by any such person or worker in the course of his duty as such member.

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

Agreement of Apprenticeship.

9. (a) All agreements of apprenticeship shall be drawn up on a form approved by the Court, and signed by the employer, the legal guardian of the apprentice,

the apprentice, and the Registrar. 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.

(b) There shall be three copies of each agreement, of which one copy shall be held by the employer, one shall be held by the legal guardian of the apprentice, and one copy shall be retained by the Registrar.

(c) The apprenticeship agreement shall be completed within one month of the termination of the probationary period.

(d) 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.

10. Every agreement entered into by the employer and the legal guardian of the apprentice shall be for a period of five years, but this period may be reduced in special circumstances with the approval of the Court.

11. 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 at 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 apprentice to comply with the terms of the industrial award so far as they concern the apprentice.
- (f) A condition that technical instruction of the apprentice, when available, shall be at the employer's expense, and shall be in the employer's time, except in places where such instruction is given after the ordinary working hours.
- (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 to enable such apprentice to reach the necessary standard.
- (h) The general conditions of apprenticeship.

Transfer of Apprentices.

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

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

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

(c) One copy of the transfer agreement shall be held by the late employer, one shall be held by the new employer, one shall be held by the legal guardian of the apprentice, and one shall be retained by the Registrar.

13. 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, willing to continue to teach the apprentice and pay the rate of wages prescribed by the Court in its award or otherwise according to the total length of time served, and generally to perform the obligations of the original employer.

14. 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, and the cause thereof.

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

16. Where a person is apprenticed to partners his agreement of apprenticeship shall upon the retirement or death of any partner be deemed to be assigned to the continuing partner or partners.

Cancellation of Agreement.

17. 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.

18. If the apprentice shall at any time be wilfully disobedient to the lawful orders of the employer, his managers, foremen or other servants having authority over the apprentice, or be slothful, or negligent, or dishonest, or shall otherwise grossly misbehave himself, or shall not conduct himself as a good and faithful apprentice should do, or shall not faithfully observe and keep his part of his agreement, then it shall be lawful for the employer, with the consent of the Court, to discharge the apprentice from his service.

19. The Court may in its discretion for any cause which it may deem sufficient on the application of any party to an apprenticeship agreement vary or cancel the agreement, either unconditionally or subject to such terms and conditions as it may deem advisable.

20. 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.

Provided, however, that an apprentice may be suspended for misconduct by the employer, 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, if any, as the Court may order shall be paid as from the date of such suspension, and, in the event of the application for cancellation being granted, such order may take effect from the date when the apprentice was suspended.

21. Subject to the provisions of the Acts relating to Bankruptcy and Insolvency and the Winding-up of Companies, the following provisions shall apply:

- (a) The Trustee or Liquidator, as the case may be, may give written notice to the apprentice and his parent or guardian of his intention to discontinue the employment of the apprentice from a date to be named in such notice, and thereupon the agreement shall be deemed to be terminated from the said date; subject, however, and without prejudice to the right of the apprentice, his parent or guardian, to compound, compromise, or agree upon or to sue for and recover such damages (if any) as he may have sustained through such rescission of the agreement as aforesaid.
- (b) Any proceedings for damages hereunder must be commenced within six weeks after the service on the apprentice of the notice referred to in subclause (a) hereof, otherwise any claim for damages shall be deemed to be waived and forfeited.

Extension of Term.

22. Subject to Regulation 37, 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 at the end of the year of service in which the time has been lost or at the termination of the apprenticeship period.

23. 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.

Technical Education Classes.

24. (a) Every apprentice shall attend regularly and punctually a Government or other approved technical school vocational classes or classes of instruction, for instruction in such subjects as are provided for his trade. This clause shall be deemed to have been complied with if the apprentice takes a course in an approved correspondence school: Provided, however, that attendances shall not be compulsory when the apprentice is resident outside a radius of 12 miles from the place where instruction is given, or in the case of illness of the apprentice the proof whereof lies on him: Provided also that if technical instruction is not available in the locality in which the apprentice is employed and is available by correspondence, at reasonable cost to be approved by the Court, the Court may prescribe such correspondence course as the technical instruction to be taken by the apprentice and paid for by the employer.

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

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

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

26. If the examiners or the industrial union or employer concerned make representations to the Court that the facilities provided by the Technical School, or other place of vocational training for the teaching of apprentices, are inadequate, the Court may make such investigations, and such report to the Minister controlling such Technical School, or such other place, as it deems necessary.

27. When an apprentice attends a technical school, vocational classes, or other class or classes of instruction during his ordinary working hours, where such is prescribed, 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.

Examinations.

28. (a) Every apprentice shall be bound to submit himself to examination at the places and times appointed by the Registrar after consultation with the examiners.

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

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

(d) The employers shall place at the disposal of the examiners such material and machinery on his premises as may be required by them, and shall in all ways facilitate the conduct of the examination.

29. (a) The examiners shall be persons skilled in the industry and appointed as prescribed by the award. Failing provision or appointment as aforesaid 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 a third person agreed to by them or nominated by the Court or the President at the request of any of the examiners, and the decision of such person shall be final and conclusive.

(b) It shall be the duty of the examiners to examine the work, require the production of the certificate of attendance, inquire into the diligence of each apprentice, and as to the opportunities provided by the employer for each apprentice to learn, and to submit a report to the Court in writing as to the result of the examination within one month from the date of holding the examination, but this period may be extended by the Court.

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

30. The Registrar shall, after each examination, issue a certificate to each apprentice indicating his degree of proficiency, taking into consideration the term of apprenticeship served. A duplicate of such certificate shall be lodged by each apprentice with his employer and the secretary of the Union, each of whom shall keep the same in safe custody, and produce the same for inspection by the Industrial Inspector whenever demanded by the latter to do so. When the final examination has been passed the certificate shall also be signed by the examiners.

31. Whenever it is possible so to do, the examiners, before entering upon the examination, shall draw up a syllabus showing what, in their opinion, is the stage of proficiency which an apprentice should attain at each of the examinations prescribed. The syllabus shall be subject to review by the Court at any time, and shall be kept as a record by the Clerk of the Court and a copy handed to the examiners before each examination. The said syllabus may be subject to alteration from time to time by the examiners, who shall forthwith notify the Clerk of the Court thereof.

32. In lieu of, or in addition to, examiners above referred to the Court may appoint, wholly or partly, examiners to be appointed by the Director of Technical Education for the whole or any portion of the subjects of instruction, and at such remuneration as the Court may determine.

33. In the event of an apprentice failing to pass any of his examinations the employer may apply to the Court to disallow the increase in wages prescribed by the award, and the Court, on any such application, may make such order as the circumstances of the case may seem to require.

34. 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 such other remedial measures (*i.e.*, increased time for technical instruction) 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.

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

Lost Time.

36. The employer shall pay the apprentice for all time lost through sickness or the holidays prescribed by this award: Provided—

- (a) payment for such sickness shall not exceed a total of one month in each year;
- (b) where the time lost through sickness exceeds four consecutive working days, the employer may demand from the apprentice the production of a medical certificate, and a further certificate or certificates may be required if any time is lost through sickness within seven days from the date of resumption of duty, the cost if any of such certificate or certificates not exceeding 5s. to be borne by the employer;
- (c) An apprentice shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment, or for any accident or sickness arising out of his own wilful default.

37. The employer shall pay the apprentice, in respect of time lost through compulsory military or naval training, the amount 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, how-

ever, that this clause shall not apply to military or naval training imposed through failure to attend compulsory parades.

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.

38. When an apprentice is absent from work for any cause other than sickness or in pursuance of the provisions of these Regulations, the employer shall be entitled to deduct from the wages of the apprentice an amount proportionate to the time so lost.

39. 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.

Part-time Employment.

40. 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 for such lesser time per week or per month, and at such remuneration as the Court may determine, being not less than the proportionate amount of the rate of wages prescribed by the industrial award for the trade, calling, or industry. If the Court grants the application holidays will be reduced *pro rata*.

Miscellaneous.

41. (1) The Registrar shall prepare and keep a roll of apprentices containing—

- (a) a record of all apprentices and probationers placed with employers;
- (b) a record of all employers with whom apprentices are placed;
- (c) a record of the progress of each apprentice, recording the result of the examiners' reports;
- (d) any other particulars the Court may direct.

(2) These records shall be open to inspection by employers and the Union of workers interested upon request.

42. 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 the employer is himself a journeyman regularly and usually working at the trade he shall be counted as a journeyman for the purpose of computing the number of apprentices allowed. Where a business is in operation for less than twelve months the method of ascertaining the number shall be as agreed by the parties to the award, or, if no agreement arrived at, as determined by the Court.

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

44. With a view to determining whether the number of apprentices being trained is sufficient to meet the future requirements of the industry in the matter of skilled artisans, the Registrar may require any employer to furnish him with any specified information relating to the said industry, or relating to the workers engaged therein.

45. In every application under Clauses 15, 18, 19, 20, 22, 23, 33 and 40 of this Schedule the Union of Workers registered may intervene and make such representations at the hearing as it may deem necessary. The representative shall be appointed in the manner prescribed by Section 65 of the Act.

FORMS.

Form "A."

To

The Registrar, Arbitration Court, Perth.

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

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

(Signature of Employer).....

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

Form "B."

Certificate of Service.

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

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

(Signature of Employer).....

Form "C."

Certificate of Attendance at Technical School
(Reg. 28 (b)).

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

(Signature of Principal).....

Form "D."

Certificate of Proficiency.

To.....(Apprentice).

This is to certify that at the.....examination for apprentices in the.....trade you gained the following percentages:—

Year of experience.....
Stage.....per cent.
.....per cent.
.....per cent.

You have therefore passed (or failed) in the examination.

.....
Registrar.

Form "E."

Final Certificate.

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

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

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

Form "F."

General Form of Apprenticeship Agreement.
(Recommended.)

THIS AGREEMENT made this.....day of.....19.....BETWEEN.....
.....(address).....(Occupation)
(hereinafter called "the Employer") of the first part
.....of.....
born on the.....day of.....19.....
(hereinafter called "the Apprentice") of the second part, AND.....
.....(address).....(Occupation),
.....Parent (or Guardian) of the said
.....(hereinafter called the "parent" or "guardian") of the third part WITNESSETH as follows:—

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

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

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

(b) That the apprentice will not do or knowingly suffer any damage to be done to the property of the employer.

3. The employer for himself, his heirs, executors, administrators and assigns HEREBY COVENANTS with the apprentice as follows:—

(a) That the employer will accept the apprentice as his apprentice during the said term, and will during the said term, by the best means in his power, cause him to be instructed in the trade of.....and will provide facilities for the practical training of the apprentice in the said trade.

(b) That the technical instruction of the apprentice, when available, shall be at the expense of the employer and shall be in the employer's time, except in places when such instruction is given after the ordinary working hours.

(c) In the event of the apprentice, in the opinion of the examiner or examiners appointed by the Arbitration Court, not progressing satisfactorily, increased time for technical instruction shall be allowed at the employer's expense to enable the apprentice to reach the necessary standard.

(d) That the employer will observe and perform all the conditions and stipulations of "The Industrial Arbitration Act, 1912-1925," or any Act or Acts amending the same and any Regulations made thereunder, as far as the same concern the apprentice, AND ALSO the conditions and stipulations of any relative Award or Industrial Agreement for the time being in force.

4. IT IS FURTHER AGREED BETWEEN THE PARTIES HERETO:—

(a) That the apprentice shall not be responsible for any faulty work or for any damage or injury done to materials, work, or machinery, tools, or plant other than wilful damage or injury during the course of his work.

(b) That the apprentice shall not be required to work overtime without his consent.

(e) This Agreement may, subject to the approval of the Court, be cancelled by mutual consent by the employer and parent (or guardian) giving one month's notice in writing to the Court and to the parties concerned that this Agreement shall be terminated, and on such mutual consent being given the apprenticeship shall be terminated without prejudice to the rights of any of the parties hereto in respect of any antecedent breach of the provisions of this Agreement.

(d) Other conditions.

5. This Agreement is subject to amendment, variation, or cancellation by the Court pursuant to the powers to that effect contained in or implied by the provisions relating to apprentices contained in the Award.

IN WITNESS WHEREOF the said parties hereto have hereunto set their hands and seals the day and year first hereinbefore written.

Signed sealed and delivered
by the said.....
.....in the presence of.....
.....
..... (Signature of Guardian.)

And by the said.....
.....in the presence of.....
..... (Signature of Apprentice.)

And by..... of
the said.....
for and on behalf of the
said.....in the
presence of..... (Signature of Employer.)

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

.....
Registrar.

IN THE COURT OF ARBITRATION OF WESTERN
AUSTRALIA.

No. 7 of 1934.

Between Kalgoorlie Amalgamated Society of Carpenters and Joiners' Industrial Union of Workers, Applicant, and Lake View and Star, Limited, and other Goldmining Companies, Respondents.

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.

The currency of this Award shall be three (3) years from the commencement of the first pay period next following the date hereof.

2.—Area.

This Award shall operate in the Goldmining Industry over the Yilgarn, Coolgardie, Broad Arrow, Dundas, East Coolgardie, North Coolgardie, North-East Coolgardie, Mount Margaret, East Murchison, and Murchison Goldmining Districts.

3.—Wages.

(a) Basic wage at the rate of £4 2s. per week.
(b) Industry allowance at the rate of twelve shillings (12s.) per week, subject to automatic increases or reductions, as follows:—

(i) The standard price of gold per ounce in Australian currency to the nearest half sovereign as ascertained from a return supplied by the Perth Branch of the Royal Mint, averaged for the quarter ending September, 1934, namely, eight pounds ten shillings (£8 10s.) shall be taken as the norm, and equivalent to an industry allowance of two shillings (2s.) per shift or twelve shillings (12s.) per week;

(ii) For each increase or decrease of ten shillings (10s.) per ounce, the said allowance shall increase or decrease, as the case may be, by the sum of fourpence (4d.) per shift or two shillings (2s.) per week;

(iii) All calculations for this allowance shall be made on the average price per calendar quarter, and the allowance shall remain stationary as then determined until the next quarter's figures are available. The price per ounce for the purpose of this calculation shall be the nearest £ or half-£;

(iv) Any dispute as to the amount of allowance under these provisions shall be determined by the Registrar of the Court upon figures supplied by the Perth Branch of the Royal Mint compiled similarly to the table elsewhere appearing in the judgment accompanying this Award;

(v) Any variation in rates of pay made pursuant to the provisions hereof shall take effect as from the pay day following the fifteenth (15th) day of the calendar month following the quarter for which the calculations are made;

(vi) In the case of underground workers, the industry allowance shall be at the rate of two shillings and sixpence (2s. 6d.) per shift, or fifteen shillings (15s.) per week, and all the other provisions of this subclause shall apply, *mutatis mutandis*, to such allowance.

*The Industry Allowance mentioned hereunder is for surface workers. For underground workers an extra 6d. per day or 3s. per week is prescribed. (See Clause (3) Subclause (vi).)

Occupation.	Margin.	*Industry Total Wage	
		Allowance.	per Week.
Carpenter ..	1 4 0	12 0	5 18 0

(d) Apprentices' wages:—

	Percentage of Basic Wage and Industry Allowance.
First six months ..	20
Second six months ..	25
Second year	30
Third year	45
Fourth year	65
Fifth year	85

(e) In addition to the above, an allowance of three pence (3d.) per day shall be paid as tool allowance to a carpenter and twopence (2d.) per day to apprentices in their last three (3) years.

(f) Casual workers:—Casual workers shall be paid ordinary rates plus ten per cent. (10%).

(g) Leading hand:—Leading hand shall be paid two shillings and sixpence (2s. 6d.) per day above the minimum rate hereinbefore prescribed for his trade.

(h) Wet and dusty places:—In dustbins or places where the atmosphere is similarly dust-laden, or where water is continuously dripping so that the clothing or feet become wet, one shilling (1s.) per day or shift, or fraction of one shilling (1s.), in proportion to the time worked in such place, shall be paid in addition to the rates prescribed in Subclause (e).

4.—District Allowances.

Payments shall be made in accordance with the provisions contained in Schedule I. annexed hereto, so far as applicable.

5.—Hours.

(a) The ordinary working hours shall not exceed forty-four (44) in any one week and shall not exceed eight (8) hours daily, to be worked between the hours of 7 a.m. and 5 p.m. from Monday to Friday, inclusive, and four (4) hours between 7 a.m. and 12 noon on Saturday: Provided that the said forty-four (44) hours may be worked in five (5) days from Monday to Friday inclusive, at the option of the employer: Provided further, that in the case of continuous and/or shift work workers and workers regularly working underground, the provisions of this subclause shall be deemed to have been complied with if the ordinary working hours do not exceed eighty-eight (88) hours per fortnight, to be worked in alternate weeks of forty-eight (48) and forty (40) hours respectively, each of such weeks to be worked in shifts of eight (8) hours, each including crib time.

(b) Lunch interval shall not exceed one hour.

(c) Workers working underground shall work the hours provided in the Award (Nos. 2 and 6 of 1934) for underground workers made between the Australian Workers' Union Westralian Goldfields Mining Branch Industrial Union of Workers and another (applicants) and The Lake View and Star, Limited, and others (respondents).

(d) By agreement between an employer and the Union, the hours of work may in his case be worked under a roster, which shall provide for an average of forty-four (44) hours per week spread over a period of three (3) weeks.

6.—Overtime.

(a) For all work done beyond the hours of duty on any ordinary day, payment shall be at the rate of time and a half for the first two (2) hours and double time thereafter.

(b) Repairs to the machinery of the employer which is broken down and has caused a stoppage of operations shall be paid for at time and a half for Sundays and holidays.

(c) Work done on Sundays or on Christmas Day, Easter Monday, or Labour Day shall be paid at double time. With respect to workers under this Award working more than one shift, any worker whose ordinary rotation shift falls on a Sunday or on any of the abovementioned holidays may be employed at ordinary time. Any shift worker required to work more than six (6) shifts consecutively shall be paid for the seventh shift at double time.

(d) When a worker is recalled to work after leaving the premises, he shall be paid for at least two (2) hours at overtime rates.

(e) When a worker is required to continue working after the usual knock-off time for more than one hour, without having been notified on the previous day, he shall be provided with any meal required, or shall be paid 2s. (two shillings) in respect of any such meal required.

(f) When a worker is required to hold himself in readiness for a call after ordinary hours, he shall be paid at ordinary rates for the time that he holds himself in readiness.

(g) When a worker is required for duty during any meal time whereby his meal time is postponed for more than one hour, he shall be paid at overtime rates until he gets his meal.

(h) When computing overtime, any District Allowance shall not be computed as an addition to the day's pay.

(i) Systematic overtime shall not be worked. Overtime shall be considered systematic when two (2) weeks' continuous overtime has been worked. No worker shall be permitted to work more than twenty-four (24) hours' overtime in any one week: Provided that this subclause shall apply only within a radius of twenty-five (25) miles from Kalgoorlie Town Hall and shall not apply to cases where, after application to the secretary of the applicant Union, extra competent labour is not available.

7.—Holidays.

(a) Each worker shall be entitled to twelve (12) days' annual leave on full pay, or, should the period of continuous employment be less than one year, 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: Provided that, where a worker is dismissed for wilful misconduct, he will not be entitled to the benefits of this clause: Provided further, that by agreement between the employer and the worker, leave may be allowed to accumulate for two (2) years.

(b) The amounts to be paid under Subclause (a) shall be calculated at the rate prevailing at the time the payment is made.

(c) The following shall be holidays—Christmas Day, Easter Monday, and Labour Day. If Christmas Day falls on a Sunday the following Monday shall be kept. These days, if not worked, shall not be paid for.

(d) The provisions as to annual leave shall not apply to casual workers.

8.—Weekly Hiring.

(a) A week's notice of intention to terminate the employment shall be given on either side, except in the case of casual workers.

(b) The employer shall be under no obligation to pay for any day not worked upon which the worker is required to present himself for duty, except such absence from work is due to illness and comes within the provisions of Clause 9, or such absence is on account of holidays to which the worker is entitled under the provisions of the Award.

(c) This clause does not affect the right to dismiss for misconduct, and in such case wages shall be paid up to the time of dismissal only.

(d) The employer shall be entitled to deduct payment for any day or portion of a day upon which the worker cannot be usefully employed because of any strike by the Union or Unions affiliated with it, or by any other Association or Union, or through the breakdown of the employer's machinery, or any stoppage of work by any cause which the employer cannot reasonably prevent.

9.—Payment for Sickness.

(a) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one half day for each completed month of service: Provided that payment for absence through such ill-health shall be limited to six (6) days in each calendar year. Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

(b) Holiday pay shall not accrue during the worker's absence from duty, except on account of sickness in accordance with Subclause (a) hereof.

10.—Shifts.

Men working shifts not subject to weekly rotation shall be paid for each shift other than day shift at the rate of time and a quarter.

11.—Payment of Wages.

Pay day shall be in accordance with Section 55 of the Mines Regulation Act. Any worker leaving or being discharged shall be paid the full amount of wages due to him within one hour of ceasing work, or, within one hour of the opening of the office, if such office was closed at the time of his ceasing work, whenever same is practicable.

12.—Record Book.

A time and wages book shall be kept by each employer, in which shall be entered the name of each worker, the nature of the work he is doing, the hours worked each day, and the amount of wages received by him each week. The employer shall be responsible for the proper posting of the book each week; the said book shall be open to the authorised representative of the Union at any time during working hours, and he shall be allowed to take necessary extracts therefrom.

Provided that any system of automatic recording by means of machines shall be deemed a compliance with this provision to the extent of the information rerecorded.

13.—Representative Interviewing Workers.

In the case of a disagreement existing or anticipated concerning any of the provisions of this Award, an accredited representative of the Union shall be permitted to interview the workers during the recognised meal hour, on the business premises of the employer, but this permission shall not be exercised without the consent of the employer more than once in any one week.

14.—No Reduction.

Any worker who has been prior to the date of this Award in receipt of a higher rate of pay for his particular class of work than that prescribed by the Award heretofore in force, shall not by reason of this Award suffer any reduction in the amount by which such higher rate of pay exceeded the amount formerly prescribed; such excess amount shall not be affected by this Award.

15.—Provision of Appliances.

The employer shall provide the following tools when they are required on the job:—Dogs and cramps of all descriptions, bars of all descriptions, augers of all sizes, bits not ordinarily used in a brace, hock saws, all hammers except claw hammers, glue-pots and brushes, dowel plates, trammels, hand and thumb screws, soldering irons and spanners from three-quarters of an inch and upwards. The employer shall provide on all jobs suitable sanitary conveniences and boiling water ready for meal times, where it is necessary.

16.—Under-rate Workers.

Any worker who by reason of old age or infirmity is unable to earn the minimum rate prescribed by this Award may be paid such lesser rate as may from time to time be agreed upon in writing between the employer and the secretary of the Union or, failing such agreement within twenty-four (24) hours after such worker shall have applied in writing to the secretary of the Union, stating his desire that such wage should be agreed upon, such wage as shall be fixed by the most convenient Resident or Police Magistrate upon the application of such worker after twenty-four (24) hours' notice in writing shall have been given by him to the said secretary, who shall, if he so desires, be heard by the Magistrate upon such application. After having given notice to the secretary and after lodging the application mentioned, and pending the Magistrate's decision thereon, the worker shall be entitled to work for and be employed at the proposed lesser rate. The determination of the Magistrate shall have effect for the period of six (6) calendar months from the date thereof and after the expiration of the said period, until the wage shall have again been fixed at the instance of the said secretary in the manner prescribed. The secretary of the Union may by writing under his hand appoint an agent or substitute to represent the Union at the hearing of the application before the Magistrate.

17.—Piecework.

(a) Subject to the minimum wage rates and other conditions herein prescribed, an employer may remunerate any of his workers under any system of payment by results.

(b) The Union may during the currency of the Award apply to the Court for the correcting or regulation of any piecework rate, time bonus rate, task rate or any other system of payment by results.

18.—Tool Lock-up.

A secure and weather-proof place shall be provided by the employer where the carpenters' tools may be locked up apart from the employer's plant or material.

19.—Grinding Time.

Employers shall provide grindstones. Workers shall be allowed to maintain their tools in proper working condition in working hours.

When a worker who has been employed for six (6) consecutive working days is discharged, he shall be allowed two (2) hours for grinding tools or two (2) hours' pay in lieu thereof.

20. Definitions.

“Casual worker” means any worker whose services are dispensed with by the employer before he shall have completed six (6) days of his engagement.

“Leading hand” means any tradesman placed in charge of three (3) or more other tradesmen or six (6) other workers.

21.—University Students.

Provision may be made by agreement between the parties as to terms and conditions for employment, but any such agreement shall be submitted to the Court for approval within one month after the making thereof.

22.—Apprentices.

(a) The provisions of Schedule II, hereto, marked “Apprenticeship Regulations,” subject to any modifications or alterations contained in this Clause, are hereby embodied in and form part of this Award.

(b) The maximum number of apprentices allowed to any employer shall be in the proportion of one apprentice to every three (3) or fraction of three (3) journeymen employed by him: Provided that the fraction of three (3) shall not be less than one.

(c) If the apprentice be employed on a mine and the mine ceases any operations in which the apprentice is engaged, the apprenticeship may be terminated, in which case the apprentice shall be given a certificate to show the time he has served, and the employer shall endeavour to find him another employer willing to complete the term. Should the apprentice desire to complete his apprenticeship with another employer, the certificate he has received from the former employer shall be *prima facie* evidence of the wages he is entitled to receive and the period necessary to complete his apprenticeship.

(d) If the apprentice shall at any time during the said term be wilfully disobedient to the lawful orders of the employer, his managers, foreman, or other servants having authority over the apprentice, or be slothful, or negligent or dishonest, or shall otherwise grossly misbehave himself, or shall not conduct himself as a good and faithful apprentice should do, or should not faithfully observe and keep his part of his agreement, then it shall be lawful for the employer, with the consent of the Court, to discharge the apprentice from his service.

(e) The Court may in its discretion for any cause which it may deem sufficient, on the application of any party to an apprenticeship agreement, abrogate or cancel the agreement, either unconditionally, or subject to such terms and conditions as it may deem advisable.

(f) Apprentices shall be allowed to the following.—Carpentry.

23.—Board of Reference.

(a) The Court appoints, for the purposes of the Award, a Board of Reference for each mine. Each Board shall consist of a Chairman, who shall be a person selected by the representatives of the parties, if such may be agreed upon, or, failing such agreement, the Warden or Resident Magistrate if agreeable and willing to act, and, if not, a Government Inspector of Mines and two (2) other representatives, one to be the manager of the mine in which the difference or dispute arises, or his nominee, representing the employer, and the other a representative of the Union, appointed for such purpose by the Union, which may at any time by notification to the employer and the Registrar change such representative.

(b) There shall be assigned to such Board the functions of:—

(i) Deciding matters specifically referred to in the Award as being the subject-matter of a decision of the Board;

(ii) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award, or any of them;

(iii) deciding all matters and questions referred to in the Award as being the subject of mutual agreement, if not agreed upon;

(iv) deciding any other matter that the Court may refer to such Board from time to time;

(v) an appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Regulations to “The Industrial Arbitration Act, 1912-1925,” which for this purpose are embodied in and form part of this Award. (Regulation 92.)

(vi) there shall be no cessation of work pending the reference to and the settlement of any dispute by the Board.

(c) The term “Manager” includes the person acting as such for the time being.

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 24th day of December, 1934.

[SEAL.]

WALTER DWYER,
President.

SCHEDULE I.

District Allowances.

(I.) In addition to the wages prescribed in Clause 3 of this Award, the following allowances shall be paid for six (6) days per week to workers employed in the Districts which are hereinafter respectively described, with the exception of Districts contained therein which

are situated within a radius of ten (10) miles of Kalgoorlie, Coolgardie, and Southern Cross, viz.:—

(a) First District:—Lying South of Kalgoorlie and comprised within lines starting from Kalgoorlie, then W.S.W. to Woolgangie, thence S.E. to Dundas, thence N.E. to a point ten (10) miles East of Karonie on the Trans-Australian Line, and thence back to Kalgoorlie:—At the rate of five shillings and threepence (5s. 3d.) per week extra for those mines within ten (10) miles of the railway, and eight shillings (8s.) per week for those outside.

(b) Second District:—Starting from Kalgoorlie W.S.W. to Woolgangie, thence N.N.W. to the intersection of the 120 E. meridian with the 30 S. parallel of latitude, thence N.E. by E. to Kookynie, thence back to the point ten (10) miles East of Karonie on the Trans-Australian Line and thence back to Kalgoorlie:—At the rate of seven shillings (7s.) per week extra for those mines within ten (10) miles of the railway, and nine shillings (9s.) per week for those outside.

(c) Third District:—Starting from and including Kookynie, then N. by W. to Kurrajong, thence N.E. to Stone's Soak, thence S.E. to and including Burtville, thence S.E. through Pindinimie to Kookynie:—At the rate of seven shillings (7s.) per week extra for those mines within ten (10) miles of the railway, and nine shillings (9s.) per week for those outside.

(d) Fourth District:—Surrounding Southern Cross within a radius of thirty (30) miles; for those mines outside a radius of ten (10) miles from Southern Cross, including Westonia and Bullfisch, at the rate of two shillings and sixpence (2s. 6d.) per week.

(e) Fifth District:—Comprising all mines not specifically defined in the foregoing boundaries, but within the area comprised within the 24th and 26th parallels of latitude, at the rate of twelve shillings (12s.) per week.

(II.) Notwithstanding anything herein contained, the following allowances shall be paid in the Districts mentioned hereunder:—

	Per Week.	s. d.
Ora Banda and Waverley Districts, at the rate of	7 0
Yalgo District, at the rate of	7 0
Meekatharra, Mt. Magnet and Cue, at the rate of	8 6
Wiluna District, at the rate of	10 0

With regard to the Meekatharra, Mt. Magnet, Cue, Yalgo, and Wiluna Districts, an additional allowance at the rate of one shilling and sixpence (1s. 6d.) per week shall be paid to workers employed at mines situated five (5) miles from a Government railway.

(III.) In the case of any mine or District within the area to which this Award applies which is not dealt with under the provisions of this Schedule, the Union may apply to the Court at any time for the purpose of having an allowance prescribed, upon serving upon the employer concerned fourteen (14) days' notice thereof prior to the date of such application. The service of such notice shall be made pursuant to the provisions relating thereto prescribed by the Regulations under "The Industrial Arbitration Act, 1912-1925."

SCHEDULE II.

Apprenticeship.

Definitions.

1. (1) "Act" means "The Industrial Arbitration Act, 1912-1925," and any alteration or amendment thereof for the time being in force.

(2) "Apprentice" means any person of either sex of any age who is apprenticed to learn or to be taught any industry, trade, craft, or calling to which these Regulations apply, and includes an apprentice on probation.

(3) "Award" includes Industrial Agreement.

(4) "Court" means the Court of Arbitration.

(5) "Employer" includes any firm, company or corporation.

(6) "Minor" means a person not less than fourteen years of age and not more than eighteen years of age who customarily works under the direction of or in association with an employer, master, or journeyman upon the material and with the tools or implements used in the industry.

(7) "Registrar" means the Registrar of the Court.

Employment—Probation.

2. No minor shall (except where provision is otherwise made in this Award) be employed or engaged in the industry, except subject to the conditions of apprenticeship or probationership herein contained.

3. (1) 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 the Award. In the event of his becoming an apprentice such probationary period shall be counted as part of the term of apprenticeship.

(2) 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.

4. (a) Any employer taking an apprentice on probation shall within 14 days thereafter register such probationer by giving notice thereof to the Registrar in the prescribed form. If at the date of the coming into operation of these Regulations an employer is employing any apprentice or probationer who has not been duly registered as such, he shall forthwith apply for the due registration of such apprentice or probationer.

(b) At the end of the period of probation of each apprentice, if mutually agreed upon by the employer and the legal guardian of the boy, but not otherwise, he may become an apprentice under an agreement.

5. 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 shall give such apprentice a reasonable opportunity to learn the same, and receive, during the period of his apprenticeship, such technical, trade, and general instruction and training as may be necessary. And every apprentice shall, during the period of his apprenticeship, faithfully serve 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.

6. An employer shall be deemed to undertake the duty which he agrees to perform as a duty enforceable under an Award of the Court.

Advisory Committee.

7. A Board to be called "The Advisory Committee" may be appointed by the Court to advise in regard to any apprenticeship matter. Such committee shall consist of the following:—

(a) Some person appointed by the Court who shall act as Chairman.

(b) Two representatives appointed by the employers.

(c) Two representatives appointed by the industrial union or unions of workers in the trade.

The Advisory Committee shall have such powers and duties as the Court in each case may determine.

8. (i) No employer shall refuse employment to any person, or dismiss any worker from his employment, or injure him in his employment or alter his position to his prejudice, by reason merely of the fact that the worker is a member of any Advisory Committee, or by reason merely of anything said or done or omitted to be done by any such person or worker in the course of his duty as such member.

(ii) In any proceeding for any contravention of this Regulation it shall lie upon the employer to show that any person proved to have been refused employment, or any worker proved to have been dismissed or injured in his employment or prejudiced whilst acting as such

member, was refused employment or dismissed or injured in his employment or prejudiced for some reason other than that mentioned in this Regulation.

Agreement of Apprenticeship.

9. (a) All agreements of apprenticeship shall be drawn up on a form approved by the Court, and signed by the employer, the legal guardian of the apprentice, the apprentice, and the Registrar. 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.

(b) There shall be three copies of each agreement, of which one copy shall be held by the employer, one shall be held by the legal guardian of the apprentice, and one copy shall be retained by the Registrar.

(c) The apprenticeship agreement shall be completed within one month of the termination of the probationary period.

(d) 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.

10. Every agreement entered into by the employer and the legal guardian of the apprentice shall be for a period of five years, but this period may be reduced in special circumstances with the approval of the Court.

11. 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 at 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 apprentice to comply with the terms of the industrial award so far as they concern the apprentice.
- (f) A condition that technical instruction of the apprentice, when available, shall be at the employer's expense, and shall be in the employer's time, except in places where such instruction is given after the ordinary working hours.
- (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 to enable such apprentice to reach the necessary standard.
- (h) The general conditions of apprenticeship.

Transfer of Apprentices.

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

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

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

(c) One copy of the transfer agreement shall be held by the late employer, one shall be held by the new employer, one shall be held by the legal guardian of the apprentice, and one shall be retained by the Registrar.

13. 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, willing to continue to teach the apprentice and pay the rate of wages prescribed by the Court in its award or otherwise according to the total length of time served, and generally to perform the obligations of the original employer.

14. 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, and the cause thereof.

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

16. Where a person is apprenticed to partners his agreement of apprenticeship shall upon the retirement or death of any partner be deemed to be assigned to the continuing partner or partners.

Cancellation of Agreement.

17. 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.

18. If the apprentice shall at any time be wilfully disobedient to the lawful orders of the employer, his managers, foremen or other servants having authority over the apprentice, or be slothful, or negligent, or dishonest, or shall otherwise grossly misbehave himself, or shall not conduct himself as a good and faithful apprentice should do, or shall not faithfully observe and keep his part of his agreement, then it shall be lawful for the employer, with the consent of the Court, to discharge the apprentice from his service.

19. The Court may in its discretion for any cause which it may deem sufficient on the application of any party to an apprenticeship agreement vary or cancel the agreement, either unconditionally or subject to such terms and conditions as it may deem advisable.

20. 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.

Provided, however, that an apprentice may be suspended for misconduct by the employer, 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, if any, as the Court may order shall be paid as from the date of such suspension, and, in the event of the application for cancellation being granted, such order may take effect from the date when the apprentice was suspended.

21. Subject to the provisions of the Acts relating to Bankruptcy and Insolvency and the Winding-up of Companies, the following provisions shall apply:

- (a) The Trustee or Liquidator, as the case may be, may give written notice to the apprentice and his parent or guardian of his intention to discontinue the employment of the apprentice from a date to be named in such notice, and thereupon the agreement shall be deemed to be terminated from the said date; subject, however, and without prejudice to the right of the apprentice, his parent or guardian, to compound, compromise, or agree upon or to sue for and recover such damages (if any) as he may have sustained through such rescission of the agreement as aforesaid.

- (b) Any proceedings for damages hereunder must be commenced within six weeks after the service on the apprentice of the notice referred to in subclause (a) hereof, otherwise any claim for damages shall be deemed to be waived and forfeited.

Extension of Term.

22. Subject to Regulation 37, 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 at the end of the year of service in which the time has been lost or at the termination of the apprenticeship period.

23. 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.

Technical Education Classes.

24. (a) Every apprentice shall attend regularly and punctually a Government or other approved technical school vocational classes or classes of instruction, for instruction in such subjects as are provided for his trade. This clause shall be deemed to have been complied with if the apprentice takes a course in an approved correspondence school: Provided, however, that attendances shall not be compulsory when the apprentice is resident outside a radius of 12 miles from the place where instruction is given, or in the case of illness of the apprentice the proof whereof lies on him: Provided also that if technical instruction is not available in the locality in which the apprentice is employed and is available by correspondence, at reasonable cost to be approved by the Court, the Court may prescribe such correspondence course as the technical instruction to be taken by the apprentice and paid for by the employer.

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

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

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

26. If the examiners or the industrial union or employer concerned make representations to the Court that the facilities provided by the Technical School, or other place of vocational training for the teaching of apprentices, are inadequate, the Court may make such investigations, and such report to the Minister controlling such Technical School, or such other place, as it deems necessary.

27. When an apprentice attends a technical school, vocational classes, or other class or classes of instruction during his ordinary working hours, where such is prescribed, 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.

Examinations.

28. (a) Every apprentice shall be bound to submit himself to examination at the places and times appointed by the Registrar after consultation with the examiners.

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

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

(d) The employer shall place at the disposal of the examiners such material and machinery on his premises as may be required by them, and shall in all ways facilitate the conduct of the examination.

29. (a) The examiners shall be persons skilled in the industry and appointed as prescribed by the Award. Failing provision or appointment as aforesaid 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 a third person agreed to by them or nominated by the Court or the President at the request of any of the examiners, and the decision of such person shall be final and conclusive.

(b) It shall be the duty of the examiners to examine the work, require the production of the certificate of attendance, inquire into the diligence of each apprentice, and as to the opportunities provided by the employer for each apprentice to learn, and to submit a report to the Court in writing as to the result of the examination within one month from the date of holding the examination, but this period may be extended by the Court.

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

30. The Registrar shall, after each examination, issue a certificate to each apprentice indicating his degree of proficiency, taking into consideration the term of apprenticeship served. A duplicate of such certificate shall be lodged by each apprentice with his employer and the secretary of the Union, each of whom shall keep the same in safe custody, and produce the same for inspection by the Industrial Inspector whenever demanded by the latter to do so. When the final examination has been passed the certificate shall also be signed by the examiners.

31. Whenever it is possible so to do, the examiners, before entering upon the examination, shall draw up a syllabus showing what, in their opinion, is the stage or proficiency which an apprentice should attain at each of the examinations prescribed. The syllabus shall be subject to review by the Court at any time, and shall be kept as a record by the Clerk of the Court and a copy handed to the examiners before each examination. The said syllabus may be subject to alteration from time to time by the examiners, who shall forthwith notify the Clerk of the Court thereof.

32. In lieu of, or in addition to, examiners above referred to the Court may appoint, wholly or partly, examiners to be appointed by the Director of Technical Education for the whole or any portion of the subjects of instruction, and at such remuneration as the Court may determine.

33. In the event of an apprentice failing to pass any of his examinations the employer may apply to the Court to disallow the increase in wages prescribed by the award, and the Court, on any such application, may make such order as the circumstances of the case may seem to require.

34. 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 such other remedial measures (i.e., increased time for technical instruction) 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.

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

Lost Time.

36. The employer shall pay the apprentice for all time lost through sickness or the holidays prescribed by this award: Provided—

- (a) payment for such sickness shall not exceed a total of one month in each year;
- (b) where the time lost through sickness exceeds four consecutive working days, the employer may demand from the apprentice the production of a medical certificate, and a further certificate or certificates may be required if any time is lost through sickness within seven days from the date of resumption of duty, the cost if any of

such certificate or certificates not exceeding 5s. to be borne by the employer;

(c) An apprentice shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment, or for any accident or sickness arising out of his own wilful default.

37. The employer shall pay the apprentice, in respect of time lost through compulsory military or naval training, the amount 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.

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.

38. When an apprentice is absent from work for any cause other than sickness or in pursuance of the provisions of these Regulations, the employer shall be entitled to deduct from the wages of the apprentice an amount proportionate to the time so lost.

39. 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.

Part-time Employment.

40. 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 for such lesser time per week or per month, and at such remuneration as the Court may determine, being not less than the proportionate amount of the rate of wages prescribed by the industrial award for the trade, calling, or industry. If the Court grants the application holidays will be reduced *pro rata*.

Miscellaneous.

41. (1) The Registrar shall prepare and keep a roll of apprentices containing—

- (a) a record of all apprentices and probationers placed with employers;
- (b) a record of all employers with whom apprentices are placed;
- (c) a record of the progress of each apprentice, recording the result of the examiners' reports;
- (d) any other particulars the Court may direct.

(2) These records shall be open to inspection by employers and the Union of workers interested upon request.

42. 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 the employer is himself a journeyman regularly and usually working at the trade he shall be counted as a journeyman for the purpose of computing the number of apprentices allowed. Where a business is in operation for less than twelve months the method of ascertaining the number shall be as agreed by the parties to the award, or, if no agreement arrived at, as determined by the Court.

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

44. With a view to determining whether the number of apprentices being trained is sufficient to meet the future requirements of the industry in the matter of skilled artisans, the Registrar may require any employer

to furnish him with any specified information relating to the said industry, or relating to the workers engaged therein.

45. In every application under Clauses 15, 18, 19, 20, 22, 23, 33 and 40 of this Schedule the Union of Workers registered may intervene and make such representations at the hearing as it may deem necessary. The representative shall be appointed in the manner prescribed by Section 65 of the Act.

FORMS.

Form "A."

To

The Registrar, Arbitration Court, Perth.

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

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

(Signature of Employer).....

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

Form "B."

Certificate of Service.

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

.....

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

(Signature of Employer).....

Form "C."

Certificate of Attendance at Technical School (Reg. 28 (b)).

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

(Signature of Principal).....

Form "D."

Certificate of Proficiency.

To.....(Apprentice).

This is to certify that at the.....examination for apprentices in the.....trade you gained the following percentages:—

Year of experience.....

Stage.....per cent.

.....per cent.

.....per cent.

You have therefore passed (or failed) in the examination.

.....

Registrar.

Form "E."

Final Certificate.

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

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

.....

Registrar.

.....

Examiners.

FORM "F."

General Form of Apprenticeship Agreement.
(Recommended.)

THIS AGREEMENT made this..... day of 19 BETWEEN.....
..... of
..... (address) (Occupation)
(hereinafter called "the Employer") of the first part
..... of
born on the..... day of 19
(hereinafter called "the Apprentice") of the second part, AND..... of
..... (address) (Occupation),
..... Parent (or Guardian) of the said
(hereinafter called the "parent" or "guardian") of the third part WITNESSETH as follows:—

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

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

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

(b) That the apprentice will not do or knowingly suffer any damage to be done to the property of the employer.

3. The employer for himself, his heirs, executors, administrators and assigns HEREBY COVENANTS with the apprentice as follows:—

(a) That the employer will accept the apprentice as his apprentice during the said term, and will during the said term, by the best means in his power, cause him to be instructed in the trade of and will provide facilities for the practical training of the apprentice in the said trade.

(b) That the technical instruction of the apprentice, when available, shall be at the expense of the employer and shall be in the employer's time, except in places when such instruction is given after the ordinary working hours.

(c) In the event of the apprentice, in the opinion of the examiner or examiners appointed by the Arbitration Court, not progressing satisfactorily, increased time for technical instruction shall be allowed at the employer's expense to enable the apprentice to reach the necessary standard.

(d) That the employer will observe and perform all the conditions and stipulations of "The Industrial Arbitration Act, 1912-1925," or any Act or Acts amending the same and any Regulations made thereunder, as far as the same concern the apprentice, AND ALSO the conditions and stipulations of any relative Award or Industrial Agreement for the time being in force.

4. IT IS FURTHER AGREED BETWEEN THE PARTIES HERETO:—

(a) That the apprentice shall not be responsible for any faulty work or for any damage or injury done to materials, work, or machinery, tools, or plant other than wilful damage or injury during the course of his work.

(b) That the apprentice shall not be required to work overtime without his consent.

(c) This Agreement may, subject to the approval of the Court, be cancelled by mutual consent by the employer and parent (or guardian) giving one month's notice in writing to the Court and to the parties concerned that this Agreement shall be terminated, and on such mutual consent being given the apprenticeship shall be terminated without prejudice to the rights of any of the parties hereto in respect of any antecedent breach of the provisions of this Agreement.

(d) Other conditions.

5. This Agreement is subject to amendment, variation, or cancellation by the Court pursuant to the powers to that effect contained in or implied by the provisions relating to apprentices contained in the Award.

IN WITNESS WHEREOF the said parties hereto have hereunto set their hands and seals the day and year first hereinbefore written.

Signed sealed and delivered
by the said
..... in the presence of } (Signature of Guardian.)
.....
And by the said
..... in the presence of } (Signature of Apprentice.)
.....
And by of
the said
for and on behalf of the in the } (Signature of Employer.)
.....
presence of

Noted and Registered this day of , 19

..... Registrar.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 5 of 1933.

Between W. A. Clowes and others, whose names appear on the Schedule hereto, Applicants, and Western Australian Barmmaids and Barmen's Union of Workers, Perth, Respondent.

WHEREAS an industrial dispute has occurred between the above-named parties; and whereas the said dispute has been referred to the Court of Arbitration for settlement; and whereas, in consequence of suggestions and recommendations made by the Court to the said parties, conferences have been held and an agreement has been arrived at as to all the matters in dispute between them, a Memorandum whereof, certified by me and filed in the Court in pursuance of Section 63 of "The Industrial Arbitration Act, 1912-1925," is hereto appended:—

Memorandum of Agreement.

(Note: The word "Award," whenever and wherever herein occurring, shall be read and construed to mean and include "Agreement.")

BARMAIDS' AND BARMEN'S AGREEMENT.

1.—Definitions.

In this Award, and unless the context otherwise indicates, and without limiting the ordinary meaning of the term, "Barmaid" or "Barman" means any person over the age of twenty-one (21) years employed for more than two (2) hours in any day in the sale of liquor by retail in any hotel licensed under a publican's general license, hotel license, or wine and beer license.

2.—Wages.

Within a 15-mile radius from the G.P.O., Perth.	Outside a 15-mile radius but within a 20-mile radius from the G.P.O., Perth.
£ s. d.	£ s. d.

(i) This Award is based on a basic wage of .. 3 11 0 per week for males and .. 1 18 4 per week for females

(ii) The margins above the basic wage per week shall be:—

Barmaid ..	2 12 8	2 12 11
Barman ..	1 0 0	1 0 0

Within a 15-mile radius from the G.P.O., Perth.	Outside a 15-mile radius but within a 20-mile radius from the G.P.O., Perth.
£ s. d.	£ s. d.

Provided that, in respect to any basic wage variation which may occur from time to time, the total wage prescribed for a barmaid shall be increased or decreased by the same amount that the basic wage for barmen is increased or decreased as a result of such variation, in order that the rates for a barmaid and a barman shall remain equal. Wages shall be paid weekly.

(iii) Where the Board of Reference or the Union grants a permit for the employee to lodge and/or board on the premises of the employer, the sum of .. 1 0 11 1 1 0 may be deducted from the hereinbefore stipulated wages for board and lodging charges.

(iv) The Board of Reference shall consist of the Secretary of the Licensed Victuallers' Association, the Secretary of the Western Australian Barmaids and Barmen's Union, with the Clerk of the Arbitration Court as Chairman.

3.—Residence.

(i) Except as hereinafter provided, no barmaid or barman shall board and/or reside upon the licensed premises of the employer by whom she or he is employed.

(ii) The above shall not apply to—

- (a) Any barmaid or barman who is the son or daughter of the licensee of the hotel in which she or he is working;
- (b) Any hotel to which, in the opinion of the Board of Reference, or the Union, it is inexpedient that it should apply.

4.—Hours.

All work done in excess of forty-eight hours in any one week, or of nine (9) hours in any one day, shall be paid for at the rate of time and a third, such overtime rates to stand alone and be paid for separately and apart from the ordinary week's wages.

(5) Christmas Day, Good Friday, Sunday, Labour Day, and Anzac Day.

All work done on Christmas Day and Good Friday and Sunday shall be paid for at the rate of three shillings (3s.) per hour, or portion of an hour, in addition to the weekly wage. All work done on Anzac Day and Labour Day shall be paid for at the rate of time and a third: Provided that Anzac Day remains as at present—virtually a Sunday in the trade. Should the present conditions under which it is honoured be altered, then the provisions for payment of time and a third for that day be discharged automatically from this Award. Any overtime worked on Labour Day shall stand alone and be paid for separately and apart from the ordinary week's wages.

6.—Race, Show, Sports, and Casual Hands.

(i) A barmaid or barman employed in booths on racecourses, cricket grounds, or at the Royal Show Grounds, or as an extra hand at hotels for football matches shall be paid £1 per shift.

Provided that, if a barmaid or barman is employed in booths at cricket matches or as an extra hand at hotels for football matches, for not more than two hours continuously, he or she shall be paid ten shillings (10s.), but if employed for more than two hours, the provisions of the first paragraph of the subclause shall apply.

(ii) All work done in excess of eight hours in any one day shall be paid for at the rate of time and one third.

(iii) A barmaid or barman employed at the Trotting Grounds or other night sports shall be paid ten shillings (10s.) for work up to 9 p.m. If work proceeds after 9 p.m., 12s. shall be paid for the job.

The time for starting work shall be the time she or he is told to be at the grounds.

(iv) Where a licensed house specially caters for persons attending an evening place of amusement a casual barmaid or barman may be employed between the hours of 7 p.m. and 9 p.m. at the rate of five shillings (5s.) per hour.

(v) In cases not otherwise expressly provided for in this Award, a casual barmaid or barman may be employed for not less than eight (8) hours per day at £1 per day. For the purpose of this subclause a casual barmaid or barman shall mean a barmaid or barman whose services are terminated by the employer before the completion of five (5) days continuous employment.

7.—Uniform.

Where the employers insist upon a barmaid or barman wearing a uniform whilst at work, the employer shall provide and maintain the same in a reasonable state of cleanliness.

8.—Meal Time.

A barmaid or barman shall be allowed one (1) hour between the hours of twelve (12) noon and three (3) o'clock in the afternoon for dinner, and one (1) hour between the hours of five (5) and eight (8) o'clock for tea.

Provided that, with the consent of the Union Secretary, some other arrangement more suitable to the employer's business may be adopted.

9.—Weekly Half-holiday.

The weekly half-holiday shall commence not later than one thirty (1.30) p.m. on some one week day in each week: Provided that, should it be agreed that a barmaid or barman shall work during their usual half-holiday, then they shall receive payment of one (1) day's wage over and above the usual weekly wage.

10.—Holidays and Annual Leave.

A barmaid or barman shall be entitled to two (2) week's leave on full pay after the expiration of each twelve months' service. Such leave shall be granted within two months of its becoming due, and in no case shall the money be paid instead of the holiday. A barmaid or barman whose services have been terminated before twelve (12) months have expired shall be entitled to payment for one (1) day for each calendar month worked.

11.—Notice.

Except in the case of casual barmaids or barmen, twenty-four hours' notice of termination of employment shall be given by either side.

12.—Term.

This Award shall operate for a period of three (3) years from its date.

13.—Record Book.

(i) Each employer shall keep or cause to be kept at his business premises record books, in which shall be entered the name of each worker, the time each worker commences and ceases work each day, the total number of hours, and the amount of overtime worked, the time worked on a Christmas Day, Good Friday, Anzac Day, Labour Day, and on any Sunday, and the amount of wages and overtime paid, and the worker's signature for the same.

(ii) The worker and the employer shall be jointly responsible for the proper posting of the record books daily.

(iii) Such record books shall be so kept as to be open to and available for inspection by an accredited representative of the Union during business hours.

(iv) A roster of the working hours of all barmaids and barmen shall be kept in the principal bar.

14.—Schedule of Wages and Working Conditions.

Each employer shall keep on some portion of his business premises a copy of this Award, where it shall be open to the inspection of the worker at all reasonable times.

15.—Payment for Sickness, Etc.

A worker shall be entitled to payment for non-attendance on the ground of personal ill-health, for one half day for each completed month of service: Provided that payment for absence through such ill-health shall be limited to six days in each calendar year. Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

Holiday pay shall not accrue during a worker's absence from his or her employment for any cause whatsoever.

16.—Area.

This Award shall apply to the area comprised within a radius of twenty (20) miles from the General Post Office, Perth, and any portion of the Fremantle Licensing District situated beyond that radius.

Certified by me pursuant to Section 63 of "The Industrial Arbitration Act, 1912-1925," this 19th day of December, 1934.

(SEAL.)

WALTER DWYER,
President Court of Arbitration.

SCHEDULE OF APPLICANTS REFERRED TO.

W. A. Clowes (Maylands Hotel).
J. A. Coleman (Victoria Park Hotel).
T. Day (Sandringham Hotel).
J. H. Glowery (Palace Hotel).
T. Lalor (Hotel Perth).
P. H. Prendergast (Leederville Hotel).

EMPLOYEES—RABBIT-PROOF FENCES.

(Registered 4/1/35.)

No. 1 of 1935.

THIS Agreement, made in pursuance of "The Industrial Arbitration Act, 1912-1925," this 29th day of December, One thousand nine hundred and thirty-four, between the Minister for Agriculture (hereafter called the "Minister"), of the one part, and the Australian Workers' Union Westralian Branch Pastoral and Agricultural Industrial Union of Workers, Perth (hereinafter called the "Union"), of the other part, whereby it is mutually agreed the one with the other as follows:

1.—Scope.

This Agreement shall apply to all members of the Union employed on classifications prescribed in Clause 7 hereof by the Minister on or in connection with the Rabbit-proof Fences.

2.—Area.

This Agreement shall operate over the whole of the State of Western Australia.

3.—Hours of Labour.

Forty-four hours shall constitute a week's work.

4.—Overtime.

Equivalent time off, at the convenience of the Minister, shall be granted in regard to all overtime worked on the specific instructions of the Inspector in charge.

5.—Camel Allowance.

An allowance of one shilling per day shall be paid to employees in charge of camels when they are not provided with a native boy attendant.

6.—District Allowances.

(a) District allowances shall be paid in accordance with those operating in the Public Works Department under the Agreement (with amendments) with the Australian Workers' Union, in connection with Roads, Bridges, and Country Water Supply Construction Works.

(b) Employees working in more than one District shall be paid the allowance prescribed for the District in which the major portion of their time is occupied.

7.—Wages.

Basic wages:—

Metropolitan Area, 71s.

Elsewhere in South-West Division, 71s. 6d.

Elsewhere in State, 82s.

Weekly Margins over Basic Wage.	30/-
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(a) Sub-Inspector	30/-
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(b) General hands at Burracoppin	6/-
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and Cunderdin	Nil
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(c) Boundary riders	Nil
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(d) Other adult workers	Nil
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(e) Employees called upon, when the	
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Inspector is not immediately
in control of the work, to
drive a motor truck for a
period of two hours or longer
on any day shall be paid for
the day at a weekly margin
of 14s. 6d.

8.—No Reduction.

Any worker who may be at the date of the signing of this Agreement in receipt of a higher rate of pay for his particular class of work than is herein prescribed, shall not suffer by reason of this Agreement any reduction in the amount which such worker was receiving above the rate prescribed herein.

9.—Expenses.

Employees engaged on Court proceedings shall be reimbursed any additional out of pocket expenses necessarily incurred by them in connection with such proceedings.

10.—Annual Leave and Holidays.

(a) After twelve months' continuous service, annual leave, as under, shall be granted:—

Employees stationed at Meekatharra and South thereof—Two weeks.

Employees stationed North of Meekatharra—Three weeks.

(b) If required, reasonable travelling time to the railway station or port nearest to his headquarters will be allowed.

(c) Employees having completed one month's continuous service, but having less than twelve months' continuous service, shall be entitled to leave *pro rata* to the above.

(d) In addition to the above, employees shall be entitled to the following holidays on full pay:—New Year's Day, Good Friday, Labour Day, and Christmas Day. An employee called upon by the Inspector to work on any of these holidays shall be granted equivalent leave in lieu at the Minister's convenience.

11.—Long Service Leave.

The conditions relating to full-time Government wages employees generally as now in force or as amended during the currency of this Agreement, shall apply.

12.—Contract of Service.

The contract of service shall be on a daily basis.

13.—Term.

This Agreement shall operate for a period of three years; provided that at any time after twelve months from date hereof the Agreement or any part thereof shall be open for review upon one month's notice in writing being given by either party, and, in the event of no amendment being mutually agreed upon, either of the parties may apply to the Court for an Award or Order amending this Agreement.

Signed by the said Minister,

H. MILLINGTON,
Minister for Agriculture.

In the presence of—

L. Jones

(Witness).

Signed by the said Union,

(SEAL.)

VICTOR JOHNSON,
Secretary.

In the presence of—

Wm. Hegney

(Witness).

THE PHARMACEUTICAL REGISTER OF WESTERN AUSTRALIA.

THE subjoined Register is published in accordance with the provisions of Clause 13 of "The Pharmacy and Poisons Compilation Act, 1910."

F. T. LORMAN, Registrar.

Perth, January, 1935.

Name.	Address.	Qualification.	Date of Registration.
Allan, Thomas D. H. ...	Cottesloe ...	Final Exam, 1912	Jan. 8, 1913
Arnold, Albert Edward ...	Mt. Lawley, Perth ...	Final Exam, 1898	Mar. 1, 1899
Austin, Clarence R. D. ...	Geraldton ...	Final, West Australia	July 7, 1925
Avenell, Francis William ...	Collie ...	Final, West Australia	Jan. 3, 1925
Barclay, Wilfred E. ...	Perth ...	c/e, Victoria	Nov. 4, 1930
Barr, Alan A. ...	Lord Street, Perth ...	Final, West Australia	July 6, 1926
Baugh, Richard ...	Kalgoorlie ...	Minor Exam., Great Britain	April 10, 1895
Baugh, Richard A. ...	Kalgoorlie ...	Final, West Australia	Mar. 17, 1933
Baugh, Robert Mousdale ...	Kalgoorlie ...	Final, West Australia	Sept. 8, 1932
Baxter, Arthur Alexander ...	Subiaco ...	Final, West Australia	Aug. 29, 1923
Beckwith, Laurence A. ...	Perth ...	Final, West Australia	Jan. 22, 1931
Benari, Roland L. ...	Hollywood ...	c/e, Victoria	Mar. 21, 1928
Bennett, William ...	Perth ...	Clause 21, Sec. (a), Pharmacy and Poisons Act ...	Oct. 24, 1893
Bingeman, Herbert Henry ...	William Street, Perth ...	Exam., Victoria	July 11, 1900
Bingeman, Roy Henry ...	Perth ...	Final, West Australia	Jan. 3, 1933
Birchley, Winifred ...	Perth ...	Final, West Australia	Mar. 8, 1926
Birks, Arthur Norman ...	Swanbourne ...	Final Exam., 1907	Jan. 8, 1908
Bolger, Eileen ...	Belmont ...	Final, West Australia	Mar. 7, 1922
Boor, Sylvia	Final, West Australia	July 4, 1928
Boylen, Robert J. ...	Boulder ...	Final, West Australia	July 6, 1926
Brandenburg, Mervyn S. ...	Inglewood ...	Final, West Australia	May 1, 1928
Brown, Thomas ...	Albany ...	Minor, Great Britain	April 25, 1929
Bryant, William J. ...	Mullewa ...	Final, West Australia	Oct. 3, 1933
Burch, Raymond G. ...	Wickepin ...	c/e, Victoria	Nov. 6, 1934
Butler, James W. ...	Guildford ...	Final, West Australia	Oct. 3, 1934
Burke, Jim ...	Perth ...	Final, West Australia	July 4, 1933
Burlinson, Reginald Lancelot ...	Narembeen ...	Final, West Australia	Feb. 14, 1912
Burns, Colin N. S. ...	Margaret River ...	Minor, Great Britain	Mar. 6, 1928
Butler, Horace A. ...	Meekatharra ...	Final, West Australia	Mar. 24, 1933
Buxton, Alfred ...	Rokeby Road, Subiaco ...	Sec. 7, Amended Act, Reg. N.S.W. ...	Feb. 14, 1900
Caddy, Ruth M. ...	Kellerberrin ...	Final, West Australia	Aug. 1, 1923
Carr, J. H. ...	Bunbury ...	Clause 21, Sec. (b), Pharmacy and Poisons Act ...	April 10, 1895
Cass, Jacob ...	Mt. Lawley ...	Final, West Australia	Oct. 4, 1932
Chapman, F. G. N. ...	Geraldton ...	Final, West Australia	Sept. 10, 1902
Christie, James Augustus ...	Perth ...	Final, West Australia	Mar. 1, 1927
Christie, Thomas Forrester ...	Toodyay ...	Final, West Australia	July 14, 1927
Clune, Austin T. ...	Midland Junction ...	Final, West Australia	Jan. 9, 1925
Clune, Thomas N. ...	Midland Junction ...	Qualifying Exam., October, 1897 ...	Oct. 13, 1897
Coates, Edgar ...	Busselton ...	Final, West Australia	Jan. 8, 1918
Cobain, Mervyn J. ...	Mt. Lawley ...	c/e, Victoria	May 1, 1934
Cohen, Reginald ...	Hay Street, Perth ...	Final, West Australia	Dec. 2, 1920
Collett, N. J. ...	Perth ...	Final, West Australia	Dec. 9, 1919
Conway, Charles ...	Wagin ...	Member of Pharm. Society, West Australia ...	Dec. 15, 1892
Cooke, Hayward A. ...	Subiaco ...	c/e, South Australia	Dec. 1, 1909
Cooper, Leonard G. ...	Nedlands ...	Final, West Australia	Aug. 2, 1933
Cornish, Joseph C. ...	Victoria Park ...	Final, West Australia	April 7, 1920
Cotter, William G. ...	Kalgoorlie ...	Member of Pharm. Society, West Australia ...	Nov. 14, 1894
Crimmins, James E. ...	Victoria Park ...	c/e, Victoria	July 5, 1921
Crouch, William S. ...	Merredin ...	Major, Great Britain	Aug. 10, 1910
Crow, Robert Inglis ...	Beaufort Street, Perth ...	Exam., Victoria	Dec. 11, 1901
Cunningham, Robert Main War-drop ...	West Leederville ...	Final, West Australia ...	Nov. 8, 1932
Dallimore, George H. ...	Newcastle Street ...	Final, West Australia	April 30, 1926
Davie, Norman C. ...	Wiluna ...	Final, West Australia	Nov. 3, 1931
Davies, C. H. ...	Moora ...	Final, West Australia	July 5, 1917
Davis, Albert Rupert ...	Claremont ...	Final Exam, 1898	May 11, 1898
Dentry, Alfred H. ...	Mt. Hawthorn ...	c/e, Victoria	May 23, 1931
Dobson, James F. ...	Beverley ...	Final, West Australia	Aug. 3, 1931
Doepel, F. Glen ...	N. Fremantle ...	Final, West Australia	June 18, 1919
Donaldson, Robert ...	Nedlands ...	Final, West Australia	July 1, 1924
Dornan, Pearl ...	Armadale ...	Final, West Australia	Dec. 18, 1931
Dornan, John E. ...	Fremantle ...	Final, West Australia	Mar. 6, 1934
Drummond, Norman Brougham ...	Dean Street, Cottesloe ...	Final, West Australia	Aug. 2, 1927
Edinger, Roy D. ...	Bicton ...	Final, West Australia	Sept. 10, 1928
Efford, William C. S. ...	Corrigin ...	Final, West Australia	Aug. 3, 1926
Eggleston, Frank D. ...	Kalgoorlie ...	Final, West Australia	Dec. 1, 1925
Elliot, Edward B. ...	Kalgoorlie ...	Final Exam., West Australia ...	Aug. 11, 1909
Elphinstone, Reginald C. ...	Hay Street, Perth ...	Final, West Australia	Jan. 2, 1923
Embleton, George H. ...	Queen's Park ...	Final, West Australia	Feb. 6, 1934
Everett, Cedric D. ...	Fremantle ...	Final, West Australia	Jan. 13, 1922
Fairfoul, A. E. ...	Fitzgerald Street, Perth	Qualifying Exam., West Australia ...	July 13, 1904
Faithful, Samuel James ...	Bassendean ...	Final, West Australia	Jan. 13, 1915
Fauckner, William L. ...	Nedlands ...	Final, West Australia	July 3, 1934
Fitch, Harry D. ...	Subiaco ...	Final, West Australia	Mar. 23, 1925
Fordham, Richard ...	F. Soc. Disp., Perth ...	c/e, South Australia	Aug. 11, 1909
Fowler, Cecil B. ...	Merredin ...	Final, West Australia	Oct. 14, 1926
Fowler, Vera C. ...	Perth ...	Final, West Australia	April 7, 1933
Francis, Olive M. ...	Lake Grace ...	Final, West Australia	May 3, 1929
Frazer, Thomas James ...	Katanning ...	Pharm. Society, Ireland ...	April 10, 1907
Freemantle, Frank ...	Angove Street, North Perth	Minor, Great Britain	Sept. 13, 1911
Garcia, Vida ...	Perth ...	Final Exam., West Australia ...	Feb. 14, 1928
Garner, Walter B. ...	High Street, Fremantle	Minor, Great Britain	Jan. 3, 1922
Gibson, Frank E. ...		Exam., Victoria	Aug. 13, 1902

THE PHARMACEUTICAL REGISTER—continued.

Name.	Address.	Qualification.	Date of Registration.
Gieve, Albert	Perth	Member of Pharm. Society, West Australia ...	Feb. 14, 1894
Gilbert, Edward	Katanning	Final Exam., West Australia ...	Jan. 11, 1905
Glanville, Henry Charles ...	Fremantle ...	Minor, Great Britain ...	May 12, 1897
Glasscock, John L.	Final Exam., West Australia ...	Mar. 16, 1905
Golder, Lyla H. ...	Claremont ...	Final, West Australia ...	July 12, 1928
Golder, Alfred Ernest ...	Claremont ...	Qualifying Exam., May, 1897 ...	May 12, 1897
Green, Raymond ...	Cottesloe ...	Final, West Australia, 1918 ...	Mar. 13, 1919
Greentree, Athol Garnet	Final, N.S.W. ...	April 10, 1907
Greenwood, William ...	Perth ...	Final, West Australia ...	Sept. 6, 1921
Greville, R. W.	Member of Pharm. Society, West Australia ...	Nov. 14, 1894
Griffiths, W. A.	Final, West Australia, 1905 ...	Feb. 5, 1906
Gulley, F. P. ...	West Leederville ...	Final, West Australia, 1905 ...	Dec. 13, 1905
Hamilton, James C. ...	Perth ...	Final, West Australia ...	Aug. 3, 1931
Hands, John Victor ...	Wyalkatchem ...	Minor, Great Britain ...	Oct. 21, 1924
Hardman, Ethel May ...	Perth ...	Final, West Australia ...	July 14, 1924
Harris, Evelyn R. B. ...	Nedlands ...	c/c New South Wales ...	Aug. 3, 1931
Harris, W. Q. ...	Three Springs ...	c/c, New South Wales ...	Sept. 25, 1930
Hartrey, Gerald ...	Hay Street, Perth ...	Final Exam., 1898 ...	Jan. 11, 1899
Hartrey, Sheila ...	Perth ...	Final, West Australia ...	Dec. 5, 1934
Hawke, M. C. ...	Bruce Rock ...	Final, West Australia ...	Dec. 11, 1919
Hawkins, James W. ...	Kalgoorlie ...	Exam., Victoria ...	May 14, 1902
Healy, Richard J. ...	Broome ...	Final, West Australia ...	Dec. 7, 1926
Hill, Arthur Henry ...	Cottesloe ...	Final, West Australia ...	Aug. 2, 1932
Hogben, Ernest E. ...	Claremont ...	Final, West Australia ...	July 3, 1934
Hoile, Richard C. ...	Nedlands ...	c/c, South Australia ...	April 13, 1910
Horgan, Cornelius Reginald	c/c, Queensland ...	Nov. 1, 1927
Howells, Edwin ...	Gosnells ...	Final, West Australia, 1903 ...	Jan. 14, 1913
Howling, H. O. ...	Hay Street, Perth ...	Final Exam., 1904 ...	Feb. 18, 1904
Howling, Hugh R. ...	Perth ...	Final, West Australia ...	Aug. 15, 1930
Hughes, Stanley Tregurtha ...	Cunderdin ...	Final, West Australia ...	Aug. 1, 1923
Hutchinson, W. A. ...	Leederville ...	Final Exam., 1905 ...	July 8, 1908
Ick, Francis H. ...	Albany ...	Final Exam., West Australia ...	Feb. 8, 1905
Illsley, G. A. ...	Subiaco ...	Final Exam., West Australia ...	Dec. 13, 1905
Inglis, Jack P. ...	Bayswater ...	Final, West Australia ...	Jan. 12, 1927
Jacobson, Edith Emma ...	Leake Street, Perth ...	Final, West Australia ...	July 5, 1927
Jaentsch, Herman C. ...	Subiaco ...	Final, West Australia ...	Jan. 5, 1929
Jeffery, Jack A. ...	South Perth ...	Final, West Australia ...	Jan. 5, 1929
Johns, George Davies ...	Perth ...	B.C. 19349 ...	July 7, 1931
Jones, Adrian H. ...	Fremantle ...	Final, West Australia ...	Oct. 5, 1926
Jones, John William	Major, Great Britain ...	May 9, 1906
Jordan, Philip F. ...	Sydney ...	Final, West Australia ...	Sept. 23, 1929
Kalman, Cyril ...	Murray Street, Perth ...	Final, West Australia ...	May 28, 1923
Kekwick, Beryl ...	Buckland Hill ...	Final, West Australia ...	July 14, 1927
Kekwick, Dainty ...	Buckland Hill ...	Final, West Australia ...	Mar. 13, 1929
Kinsella, Hector T. ...	Victoria Park ...	Final, West Australia ...	July 4, 1933
Kirkpatrick, Elma E. ...	Narrogin ...	Final, West Australia ...	Sept. 5, 1928
Kirton, Richard G. ...	South Fremantle ...	Clause 21, Sec. (b), Pharmacy and Poison Act ...	April 10, 1895
Kitley, Sydney ...	Manjimup ...	Minor, Great Britain ...	June 11, 1913
Kruger, Oscar G. ...	Mount Street, Perth ...	Final Exam., 1904 ...	June 10, 1908
Landells, Reg. B.	Final Exam., West Australia ...	Sept. 13, 1911
Lankester, Charles W. ...	William Street, Perth ...	Final, West Australia ...	July 3, 1928
Lappin, Gerald H. T. ...	South Perth ...	Final, West Australia ...	Mar. 13, 1928
Lee, Harry Saxon ...	Mt. Lawley, Perth ...	Final Exam., 1900 ...	Dec. 28, 1900
Lee, Norman Duke ...	Boulder ...	Final, West Australia ...	Jan. 20, 1922
Lewis, John A. ...	Perth ...	Final, West Australia ...	Dec. 1, 1931
Lewis, Walter Geoffrey ...	Norseman ...	Final, West Australia ...	Mar. 14, 1932
Lippingwell, Stanley Thomas ...	Perth ...	Final, West Australia ...	Sept. 28, 1923
Lloyd, Lyle Sydney ...	Perth ...	Final, West Australia ...	July 5, 1927
Lorman, Fred. T. ...	Perth ...	Final Exam., West Australia ...	Jan. 11, 1905
Lovely, Ernest Chapman ...	Hospital, Wooroloo ...	Final Exam., West Australia ...	July 9, 1913
Luyer, W. E. ...	Fremantle ...	Member of Pharm. Society, West Australia ...	Jan. 18, 1893
Lyons, Honoria ...	Perth ...	Final, West Australia ...	Jan. 13, 1915
Macgregor, John C. ...	Koorda ...	c/c, Victoria ...	June 8, 1910
Macmillan, I. R. K. ...	Victoria Park ...	Final, West Australia ...	Nov. 5, 1929
Macmillan, William J. A. ...	Fremantle	July 3, 1934
Mantack, Douglas A. ...	Walcott Street, Mt. Lawley ...	Final, West Australia ...	Sept. 1, 1925
Mapp, Charles William ...	Inglewood ...	Final, West Australia ...	Jan. 23, 1922
Martin, Philip G. ...	Perth ...	c/c, New South Wales ...	Mar. 6, 1929
Masters, William E. ...	Perth ...	c/c, New South Wales ...	July 25, 1928
Maywood, Reginald A. J.	Final, West Australia ...	July 4, 1922
McCabe, Patrick J. ...	Perth ...	Final, West Australia ...	Jan. 29, 1927
McCrae, Herbert A. ...	South Perth ...	Final, West Australia ...	July 1, 1930
McLean, John ...	Narrogin ...	Final, West Australia ...	May 28, 1919
McWhinney, Alan ...	Denmark ...	Final, West Australia ...	Dec. 6, 1927
Mendelawitz, David ...	Carnarvon ...	Final, West Australia ...	April 4, 1922
Miller, Louis James Barnett ...	Donnybrook ...	Final, West Australia ...	Sept. 1, 1927
Moore, Norman H. ...	Victoria Park ...	Final, West Australia ...	Dec. 20, 1930
Morris, William David	Minor, Great Britain ...	Dec. 11, 1907
Mummery, Herbert Vale	Qualifying Exam., 1897 ...	May 12, 1897
Murdoch, George D. C. ...	Northam ...	Final, West Australia ...	Jan. 13, 1915
Neal, D. T. ...	Hay Street, West Perth ...	Final, West Australia ...	Jan. 8, 1918
Neale, Francis Herbert ...	Bridgetown ...	Exam., Victoria ...	Aug. 8, 1900
Nelson, William L. ...	Mt. Magnet ...	c/c, New South Wales ...	April 21, 1925
Nicholas, George R. ...	10th Avenue, Maylands	Final, West Australia ...	Sept. 5, 1933
Nickels, Felix Frederick ...	Albany ...	Final, West Australia ...	August 2, 1927
Norman, Andrew R. ...	Fremantle ...	Final, West Australia ...	Dec. 16, 1925
O'Donnell, Thos. A. ...	Victoria Park ...	c/c, South Australia ...	July 4, 1933
Osborne, William O.	Sept. 8, 1909.

THE PHARMACEUTICAL REGISTER—continued.

Name.	Address.	Qualification.	Date of Registration.
Owen, Thomas ...	East Fremantle...	Member of Pharm. Society, West Australia	Oct. 25, 1893.
Parkes, Arthur Vaughan	Bunbury ...	Minor, Great Britain	Jan. 9, 1896
Parry, Noel Arthur ...	Perth Hospital ...	Final, West Australia	June 18, 1920
Phillips, Eric H. ...	Geraldton ...	Final, West Australia	Oct. 5, 1926
Picone, Dominic ...	Perth ...	Final, West Australia	Mar. 2, 1931
Plenderleith, R. M. ...	Narrogin ...	Final, West Australia	Dec. 6, 1917
Plummer, F. Robertson	...	Member of Pharm. Society, West Australia	Aug. 22, 1894
Porter, Charles ...	Pingelly ...	Final Exam., 1907	Nov. 11, 1908
Powys, Violet M. ...	Merredin ...	Final, West Australia	Feb. 8, 1922
Priestley, William S. ...	Perth ...	c/o, South Australia	Mar. 9, 1910
Provost, Fred A. ...	New Zealand ...	Final, West Australia	Mar. 27, 1900
Raphael, John Joseph	Mount Hawthorn ...	Final, West Australia	July 1, 1924
Read, William Raymond	Victoria Park ...	Final, West Australia	June 11, 1902
Read, William Reginald	Brisbane Street, Perth	Final, West Australia	Dec. 12, 1931
Rees, John M. ...	High Street, Fremantle	Minor, Great Britain	May 13, 1908
Reid, Marion ...	Bunbury ...	Final, West Australia	Feb. 4, 1929
Reid, Robert R. ...	William Street, Perth ...	Clause 21, Sec. (a), Pharmacy and Poisons Act	Dec. 8, 1897
Richards, Eric W. ...	Fremantle ...	Final Exam., West Australia, 1910	Jan. 31, 1912
Rock, Arthur W. ...	North Perth ...	Final, West Australia	July 3, 1928
Rosen, Cecil K. ...	Bennett Street, Perth	Final, West Australia	July 3, 1928
Rossell, Leonard	Kellerberrin ...	c/o, Victoria	Dec. 6, 1921
Rouvray, Norman G. ...	Perth ...	Final, West Australia	July 2, 1929
Rowe, John ...	Hay Street, Perth	Final, West Australia	Dec. 6, 1917
Rowe, Frank ...	Gnowangerup ...	Final, West Australia	Oct. 5, 1926
Royal, Ivon G. ...	Buckland Hill ...	Final, West Australia	July 2, 1929
Rudwick, Fred. James	Dalwallinu ...	Final, West Australia	Sept. 9, 1924
Rutledge, Cyril ...	Fremantle ...	Final, West Australia	July 3, 1928
Ryan, Ruby G. ...	Bunbury ...	Final, West Australia	April 3, 1934
Sadler, Claude Alexander	Wiluna ...	Final, West Australia	April 2, 1932
Sallur, Alfred S. C. ...	Fitzgerald Street, North Perth	Final, West Australia	Jan. 12, 1927
Samaha, Said T. ...	Rokey Rd., Subiaco ...	Final Exam., 1898	April 14, 1925
Sandercock, Harry ...	Geraldton ...	Final, West Australia	May 11, 1891
Sands, Edwin S. ...	York ...	Final, West Australia	Mar. 26, 1904
Sargent, Gertrude V. ...	York ...	Final, West Australia	Jan. 3, 1922
Sargent, Oswald H. ...	Maylands ...	Final Exam., 1913	Jan. 14, 1903
Sargent, Lionel O. ...	Fremantle ...	Final, West Australia	Mar. 4, 1914
Saunders, C. M. ...	Beaufort Street, Perth	Minor, Great Britain	Jan. 19, 1920
Scurlock, John ...	Perth ...	Final, West Australia	Aug. 11, 1902
Scurlock, John Edward	Pinjarra ...	Final, West Australia	Nov. 7, 1933
Siggs, Frank L. ...	Collie ...	Final Exam., West Australia	Nov. 3, 1925
Siggs, Leonard Oliver	Goomalling ...	Minor, Great Britain	Jan. 11, 1916
Sim, James ...	South Perth ...	c/o, New South Wales	April 4, 1922
Simpson, Norman G. ...	Morawa ...	Final, West Australia	Aug. 8, 1930
Smith, Alfred J. ...	Kojonup ...	Final, West Australia	July 3, 1928
Smith, K. W. ...	Wellington Street, Perth	Final Exam., 1899	Aug. 5, 1930
Southee, Frank ...	Barrack Street, Perth ...	Final, West Australia, 1905	Aug. 26, 1899
Southee, H. G. ...	York ...	c/o, New South Wales	Dec. 13, 1905
Stacy, Eric B. ...	Perth ...	c/o, Victoria	Aug. 1, 1922
Stang, Olga C. ...	Southern Cross ...	c/o, Victoria	Oct. 30, 1931
Steinthal, Alfred M. ...	Northam ...	Final, West Australia	Aug. 7, 1934
Stewart, Aubrey J. ...	Northam ...	Member of Pharm. Society, West Australia	May 15, 1933
Stewart, Robert J. ...	Perth ...	Final, West Australia	June 6, 1894
Stocker, Arthur T. ...	Lake Grace ...	Final, West Australia	July 2, 1929
Sundercombe, Nora E. N.	Perth ...	c/o, Victoria	Sept. 5, 1934
Sykes, D'Arcy J. ...	Leederville ...	Final Exam., 1898	Aug. 23, 1928
Taite, Andrew S. ...	Perth ...	Final, West Australia	June 12, 1899
Taylor, Lancelot A. ...	Perth ...	Final, West Australia	Jan. 23, 1925
Temby, John R. ...	Cue ...	Final, West Australia	April 3, 1934
Thom, Archibald H. ...	Bunbury ...	c/o, Victoria	Nov. 6, 1934
Thomas, Morley John	Hay Street, Perth	Final, West Australia	June 21, 1927
Tilly, Arthur Lindsay	Guildford ...	Member of Pharm. Society, West Australia	Dec. 15, 1892
Tindale, John Henry ...	Northam ...	Member of Pharm. Society, West Australia	Dec. 15, 1892
Tresise, Ernest O. ...	Perth ...	Standard, South Australia	April 9, 1902
Tressider, Sydney ...	Subiaco ...	c/o, New South Wales	Mar. 8, 1911
Turner, Vincent ...	Perth ...	Final, West Australia	July 10, 1912
Tyler, Edwin L. ...	Perth ...	Final, West Australia	Jan. 13, 1922
Varcoe, Eric William	Perth ...	Final, West Australia	Feb. 15, 1927
Vecchia, Leo ...	Geraldton ...	Final, West Australia	July 2, 1926
Waldby, Douglas ...	Carnamah ...	Final, West Australia	Sept. 2, 1931
Waldby, Harold ...	Claremont ...	Minor, Great Britain	June 14, 1911
Wallace, William Hy.	...	Minor, Great Britain	Oct. 8, 1912
Watson, Walter ...	Mt. Barker ...	Member of Pharm. Society, West Australia	Dec. 15, 1892
Webb, Ernest C.	c/o, New South Wales	Sept. 13, 1911
Webster, Leslie E. ...	Harvey ...	Final, West Australia	June 7, 1933
Westlake, Herbert	Final, West Australia	Aug. 2, 1921
White, Daniel G. ...	Wembley ...	Final, West Australia	April 25, 1929
Whitham, Lola G. ...	Kalamunda ...	Final, West Australia	Nov. 3, 1931
Whitehouse, Sydney P.	Minor, Great Britain	Jan. 10, 1912
Whitlock, J. H. R. P. ...	Boulder ...	Final Exam., West Australia, 1916	Mar. 1, 1917
Wiley, Henry ...	Fremantle ...	Minor, Great Britain	Aug. 14, 1912
Wilkinson, Arthur ...	Dowerin ...	Final, West Australia	July 4, 1922
Williams, C. Norton ...	Oxford Street, Leederville	Minor, Great Britain	July 1, 1930
Wilson, Charles E.	c/o, Victoria	Aug. 11, 1909
Wreathall, R. Douglas	...	Minor, Great Britain	Nov. 13, 1907
Wright, W. ...	Midland Junction ...	Final Exam., West Australia, 1905	Mar. 26, 1905
Wynne, William C. ...	St. George's Terrace ...	Final Exam., West Australia, 1910	Feb. 8, 1911

THE LICENSED SURVEYORS ACT, 1909.

Western Australia.

Members of the Land Surveyors' Licensing Board.

John Percy Camm, Surveyor General, Chairman.
 Norman Statham Bartlett, Licensed Surveyor.
 George Marshall Nunn, Licensed Surveyor.
 Clement Hogarth, Licensed Surveyor,
 Hubert Edwin Whitfeld, B.A., B.E., M.I.M.M., M.I.E.A.,
 Professor of Engineering.
 Athol John Bennett, B.C.E., Licensed Surveyor.

IT is hereby notified, for general information, that the undermentioned Surveyors are duly registered under the above Act:—

Absolon, E. H., Wagin.
 Allsop, A. L., c/o Surveyor General's Office, Perth.
 Arney, A. E., Waroona.
 Barclay, H. C., c/o Surveyor General's Office, Perth.
 Bartlett, N. S., Gooseberry Hill.
 Bennett, A. J., Charles Street, South Perth.
 Bennett, A. R., Perth.
 Birch, G. G., Bendigo, Victoria.
 Blain, C. F., Neutral Bay, Sydney.
 Brazier, N. M., Upper Capel, via Donnybrook.
 Breen, James F., 33 Esplanade, South Perth.
 Breen, T. J., Esplanade, South Perth.
 Brockman, A. W., Gingin.
 Brockway, W. St. C., Southern Cross.
 Brown, C. H. A., Wongan Hills.
 Brown, W. H., c/o Surveyor General's Office, Perth.
 Bruce, R. K. A., Federated Malay States.
 Burdett, F. L., Applecross.
 Cameron, M. F., Federated Malay States.
 Camm, H., Office of Land Titles, Perth.
 Camm, J. P., Surveyor General, Perth.
 Campbell, A. H.
 Campbell, Gordon, c/o Surveyor General's Office, Perth.
 Campbell, W. D., Almaden, via Cairns, Queensland.
 Campbell, W. R., Perth.
 Canning, A. W., W.A.T.C. Buildings, Howard Street, Perth.
 Cannon, W. McK., 8 Seymour Gr., Camberwell, Melbourne.
 Chalmers, N., Spring Street, Sydney, New South Wales.
 Cleave, T. A., Surveyor General's Office, Perth.
 Clifford, E. G., Public Works Department, Perth.
 Cohen, John W., 29 Gill Street, Cottesloe Beach.
 Cohn, W. J. Merredin.
 Cornfield, V., Sydney.
 Couper, A. D., c/o Surveyor General's Office, Perth.
 Cox, F. W., Katanning.
 Cross, E. W., Maitland, New South Wales.
 Crowther, H., 14 Grosvenor Street, Brighton, Victoria.
 Cruickshank, R. S., 6 Emerald Hill Terrace, Perth.
 Dain, D., Perth.
 Darling, W. F., Hobart, Tasmania.
 Dean, J. G. Y., c/o P.W.D., Perth.
 Dee, T. W. H., c/o Wooramal Dome, Ltd., Warwick House, St. George's Terrace, Perth.
 deMole, W. F., Renmark, South Australia.
 Dickinson, K. J., Perth.
 Driver, J. H., Perth.
 Duke, C. E., Perth.
 Dunne, H. A.
 Easton, W. R., Perth.
 Edwards, R. W., Mt. Lawley.
 Ellison, T. A., Perth.
 Empen, L. J., Federated Malay States.
 Ewing, J. A., 83 Broome Street, Cottesloe.
 Farrington, E. G., Federated Malay States.
 Fenton, E. A., Brown Street, Claremont.
 Findlay, C. L., c/o Surveyor General's Office, Perth.
 Fisher, H., Kempsey, New South Wales.
 Formby, R., Wagin.
 Fox, M., Thomas Street, West Perth.
 Fyfe, W. V., Longroyd Street, Mount Lawley.
 Gemmill, Wm., British Gold Coast, West Africa.
 Geyer, E. W., Malay States.
 Gillett, G. N. C., Station Street, Albion, Brisbane, Queensland.
 Gladstones, H., Wagin.
 Goddard, C. A., Hobart, Tasmania.
 Goodwin, J. T. H., Canberra.
 Gorham, E. A., Clarence Street, South Perth.
 Goyder, A. W., Perth.
 Graham, Alexr., Federated Malay States.
 Graham, Jas., Cottesloe.

Grigg, C. E., Brisbane, Queensland.
 Guy, C. J., Brisbane, Queensland.
 Hall, A. C., Tasmania.
 Hall, J. A., District Surveyor, Perth.
 Harcourt, J. N., Perth.
 Hardy, H. T., Yorick Club, Melbourne, Victoria.
 Heather, D. S. B., New Zealand.
 Henry, J. P., Wagner Street, Melbourne, Victoria.
 Henry, T. E. C., Portland, Victoria.
 Hicks, J., District Survey Office, Northam.
 Hogarth, C., Stone Street, South Perth.
 Hope, L. C. A., Perth.
 Hope, P. G. S., 24 Jutland Street, Claremont.
 Hore, J., Ballarat, Victoria.
 Irwin, W. A., Cranbrook.
 Johnson, A. W., 150 Blyth Street, Brunswick, Victoria.
 Johnston, Edgar C., Melbourne, Victoria.
 Johnston, F. M., Canberra.
 Kerr, J. R., Port Hedland.
 Leahy, H. P. L., P.O., Camperdown, Victoria.
 Lefroy, de C. G., Highbury.
 Lefroy, J. H. M., Guildford.
 Leonard, E. A., South Africa.
 Leviny, E. A., Titles Office, Melbourne.
 Lewis, A. J., Leederville.
 Lilliecrona, T. G., Sweden.
 Love, H. A., Corinda, Queensland.
 Lukin, J. H., Rabaul, Papua.
 Lymburner, C. H. N., Claremont.
 Lysons, E. W. M., New Plymouth, New Zealand.
 Maguire, H. R., Atherton, Queensland.
 Manners, R. M., 34 Churchill Avenue, Subiaco.
 Manning, E. R., Colonial Mutual Chambers, Perth.
 Marsengo, John, 32 Raleigh Street, Carlisle, Victoria Park.
 May, G. M., Claremont.
 McNab, R. F., State Rivers and W.S. Commission, Victoria.
 McWhae, K. A., 4 Reserve Street, Claremont.
 Medcalf, F. G., Karlgarin.
 Mellow, Ernest J., 17 Woodsome Street, Mt. Lawley.
 Middleton, Aifd., New South Wales.
 Minchin, M. E., Geraldton.
 Mitchell, H. A., Donnybrook.
 Moore, Hon. Sir N. J., London.
 Moyle, J. J., Bowman Building, King William Street, Adelaide, South Australia.
 Murray, V. H. R., Boulder.
 Noble, C., Malay States.
 Norris, W. M., 5 King's Road, Subiaco.
 Nott, P. S., 86 Pitt Street, Sydney.
 Nunn, G. W. M., Perth.
 Nunn, G. M., Victoria Avenue, Claremont.
 Nunn, J. A., 78 Webster Street, Nedlands.
 Oldham, H., Irrigation Department, South Australia.
 Oliver, F. S., c/o P.W.D., Perth.
 Orbell, S., Auckland, New Zealand.
 Paine, H. L., Denmark.
 Parry, T. S., District Survey Office, Narrogin.
 Pascoe, E. W., c/o Forests Department, Perth.
 Paterson, J., Titles Office, Victoria.
 Percival, A., Department of the Interior, Canberra.
 Pitt, F. K., 76 King's Park Road, Perth.
 Pratt, R. G.
 Raff, H., Adelaide Street, Brisbane.
 Raymond, T. W., New South Wales.
 Renou, F. G., Fiji.
 Richter, A. H. J., Lake Carmody.
 Ridley, B. W., 38 Fourth Avenue, Mt. Lawley.
 Robertson, L. R. G., Office of Titles, Victoria.
 Robinson, E. L., New Zealand.
 Rudall, W. F., Mandurah.
 Rutherford, D., 63 Bedford Avenue, Subiaco.
 Sainsbury, W. H., Guildford.
 Sanderson, A., India.
 Saw, W. A., Bellevue Terrace, Perth.
 Sawley, F. L., Adelaide, South Australia.
 Scandrett, A. B., Tamworth, New South Wales.
 Scouler, J. J. S., Red Cliffs, Victoria.
 Shepherd, F. P., Darwin.
 Shields, W. H., Perth.
 Simpson, S. L., North Perth.
 Smith, H. A., Busselton.
 Smith, S. E., 33 Proclamation Street, Subiaco.
 Solly, J. B. T., 74 Outram Street, West Perth.
 Spigl, H. S., c/o Surveyor General's Office, Perth.
 Steffanoni, Lewis, Barrack Street, Perth.
 Steffanoni, V. L., 538 William Street, Perth.
 Stoddart, J., 24 Altona Street, Perth.
 Stokes, S. J., c/o Surveyor General's Office, Perth.

Stokes, S. W., 156 King Street, Sydney, New South Wales.
 Sutton, E. H., Lands and Surveys Department, Melbourne, Victoria.
 Tarrant, H., 15 Wairoa Road, Caulfield, Victoria.
 Thomas, L. R., Tasmania.
 Thompson, J. C., c/o Surveyor General's Office, Perth.
 Thornton-Smith, G. J., England.
 Townshend, A. J., c/o Surveyor General's Office, Perth.
 Tibbits, W. H., Roma, Queensland.
 Tupper, Frank, Goldsworthy Road, Claremont.
 Tuxen, L. C., G.P.O., Sydney, New South Wales.
 Tyers, A. McK., 5 Burwood Avenue, Upper Hawthorn, Melbourne, Victoria.
 Urbahns, J. H., c/o Surveyor General's Office, Perth.
 Vance, T. A., Victoria Barracks, Brisbane, Queensland.
 Vines, G. D., c/o Mines Department, Melbourne.
 Warrick, W. M., 11 Power Avenue, Toorak, Melbourne.
 Webb, W. E., 430 Little Collins Street, Melbourne, Victoria.
 Weir, F. C., Geraldton.
 Wheeler, W. A. P., South Perth.
 Young, J. C., Gooseberry Hill.

H. LAMPHEE,
 Secretary.

Surveyor General's Office,
 Perth, 7th January, 1935.

LOST CASH ORDER.

The Agricultural Bank,
 Perth, 9th January, 1935.

THE undermentioned Cash Order, drawn by the Agricultural Bank, Kununoppin, has been reported lost and payment of same has been stopped; it is proposed to issue a fresh Cash Order in lieu thereof:—

C/O No. 97765.—Issued 27/11/34; value £113 15s., in favour of O. M. Payne.

E. A. McLARTY,
 General Manager.

TRANSFER OF LAND ACT, 1893; REAL PROPERTY LIMITATION ACT, 1878.

Application 1545/1933.

TAKE notice that John Dixon of North Lake Road Bibra Lake Wood Carter has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Fremantle District and being

Lot 39 and part of Lot 40 of Cockburn Sound Location 10 containing together 150 acres 1 rood and 39 perches

Lot 39 containing 143 acres 3 roods and 31 perches— Bounded on the North-East by the South-West boundary of Lot 38 measuring 28 chains and 23 links

On the North by the South boundary of Lot 38 measuring 7 chains 63 and 3/10 links

On the West by the East boundary of Lot 38 measuring 6 chains 42 links again on the North-East by the South-West boundaries of Lot 37 measuring together 27 chains 99 and 3/10 links

On the East by part of the West boundary of Location 393 measuring 20 chains 1 and 5/10 links

On the South South-West and again on the South by a public road measuring respectively 31 chains 95 and 2/10 links 21 chains 60 links and 13 chains 19 and 7/10 links

On the West by the East boundary of Lot 54 and part of the East boundary of Lot 55 of Plan 4533 measuring together 21 chains 50 and 6/10 links

The land is more particularly defined on Plan 2073 (Sheet 2) deposited in the Office of Titles.

Part of Lot 40 containing 6 acres 2 roods and 8 perches—

Bounded on the North and North-East by a public road measuring respectively 13 chains 2 and 3/10 links and 19 chains 74 links

On the South by part of the North boundary of Location 485 measuring 5 chains 20 links to Bibra Lake thence by right lines defining the shore of Bibra Lake measuring in the aggregate 34 chains 17 and 3/10 links to the North boundary of Reserve 6208

Again on the South by part of the North boundaries of Reserves 6208 and 7805 measuring 1 chain and 12 links

On the West by North Lake Road measuring 10 chains 46 and 6/10 links

The land is more particularly defined on Diagram 9732 deposited in the Office of Titles.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this Office on or before the 28th day of February 1935 a caveat forbidding the said land being brought under the operation of the said Act.

E. E. FEWINGS,
 Registrar of Titles.

Office of Titles,
 Perth, 9th January, 1935.

DEPARTMENT OF MINES, PERTH.

Aerial Geological and Geophysical Survey of North Australia.

Appointment of Technical Staff.

APPLICATIONS are invited for appointment to the following positions associated with the aerial, geological and geophysical survey of North Australia:—

Designation and number of positions—

Applied geophysicists—Four.

Trainees—Two.

Applicants should state—(1) salary required, (2) qualifications, and (3) previous experience.

Applications should be accompanied by not more than four testimonials.

For the positions of applied geophysicists, applicants will be required to have had considerable practical experience, particularly in the electrical and magnetic methods of prospecting.

For the positions of trainees it will be necessary for applicants to have qualified in physics and/or geology. The appointees would be trained in geophysical methods and, if found suitable, would receive promotion during the course of the survey.

Successful applicants will be required to perform the duties of their positions in areas in North and North-Western Queensland, in the Northern Territory, and in the North-West of Western Australia, but primarily in the Cloncurry area of Queensland.

Applicants should be prepared to accept engagement for a period of three years and should be ready to take up duty as required on or before 15th March, 1935.

Appointments will be terminable at one calendar month's notice in writing, either by the Secretary to the Survey or by appointees.

Applications should be indorsed "Application for the position of Applied Geophysicist or Trainee," as the case may be, and should reach the Secretary to the Survey, Prime Minister's Department, Canberra, not later than 15th February, 1935.

A. C. SMITH,
 Secretary to the Survey.

10th January, 1935.

THE VERMIN ACT, 1919.

Dalwallinu Vermin Board.

IT is hereby notified, for general information, that Robert Robinson has been appointed, under Section 33 of "The Vermin Act, 1919," as an Inspector for the Dalwallinu Vermin District.

Dated this 5th day of January, 1935.

JOHN SYME,
 Chairman.

CARNAMAH DISTRICT VERMIN BOARD.

THE Carnamah District Vermin Board, by virtue of Section 96 of "The Vermin Act, 1919," hereby orders as follows:—

The owners and/or occupiers of all holdings, whether owned, rented, or leased, within the District of the Carnamah Road Board, shall commence the work of suppressing or destroying rabbits on such holdings, and upon roads bounding or intersecting the same, from 1st day of February, 1935, and shall continue and systematically carry out such work until the 31st day of March, 1935, or longer, as may be determined by the Board.

The means which shall be adopted for the work shall be the laying of an effective poison, to the satisfaction of the Board's Inspectors.

The Inspectors appointed are as follows:—T. Paterson, R. C. Drage, K. Kitson, and W. O'Callaghan.

The required poison may be purchased from the office of the Board, Carnamah, or from W. Johns, Coorow, and F. G. Vauzetti, Marchagee. Price, 1s. 3d. per tin.

By order of the Board.

ARNOLD C. BIERMAN, F.A.B.I.,

27th December, 1934.

Secretary.

NOXIOUS WEEDS ACT (No. 19 of 1924).

(Section 26.)

Northam Road Board.

BY resolution dated 1st December, 1934, the Northam Road Board did make the following By-law:—

Noxious Weeds.

Every owner and every occupier of land within the boundaries of the Northam Road District having the noxious weeds "Star Thistle," otherwise known as "Saffron Thistle," or weed "Paterson's Curse," otherwise known as "Lady Campbell" or "Salvation Jane," must thoroughly grub, destroy, and eradicate the said weeds to the satisfaction of the Board's Inspector within seven days of receipt of notice to destroy such weeds.

Penalty for default: Five pounds.

Passed at a meeting of the Board held on the 1st day of December, 1934.

(Sgd.) E. A. LETCH,
Chairman.

(Sgd.) J. F. CUNEO,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 28th day of December, 1934.

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

THE RIGHTS IN WATER AND IRRIGATION ACT, 1914.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under Section 3, Sub-section (4), of "The Rights in Water and Irrigation Act, 1914," of the appointment of the following officers of the Public Service as Commissioners to advise the Minister upon matters relating to the administration of this Act and any other Acts in force for the time being relating to Irrigation and Land Drainage:—Thomas Sydney John Hall, Assistant Under Secretary for Public Works and Water Supply; Bernard Santo Crimp, Hydraulic Engineer, Water Supply Department; Alvared Roe Cecil Clifton, Officer in Charge of Irrigation, Department of Agriculture; George Kingston Baron-Hay, Superintendent of Dairying, Department of Agriculture; and the appointment of Thomas Sydney John Hall as Chairman.

And that the Commission formed by these appointments be styled "The Rights in Water and Irrigation Commission of Western Australia."

And of the cancellation of the appointments made under Executive Council Minutes Nos. 4990, dated 16th November, 1932, and 2283, dated 13th December, 1932.

(Sgd.) J. WILLCOCK,
Acting Minister for Water Supply.

THE ROAD DISTRICTS ACT, 1919-33.

Dalwallinu Road District—Alteration of Boundaries with Perenjori Road District—Notice of Intention.

Department of Works and Labour,
P.W. 65/32. Perth, 20th December, 1934.

IT is hereby notified, for general information, that it is the intention of His Excellency the Lieutenant-Governor, under the provisions of "The Road Districts Act, 1919-33," and all other powers enabling him in this behalf, to sever that portion of the Perenjori Road District described in the Schedule hereto and annex it to the Dalwallinu Road District.

Plans showing the proposed alteration may be seen at the Local Government Office, Department of Works and Labour, Perth.

Schedule.

All that piece of land bounded by lines commencing on the Southern boundary of the Perenjori Road District at the South-East corner of Victoria Location 7710 and extending North along its Easternmost boundary to the South boundary of Location 6878; thence East along part of the said South boundary to the South-East corner of the latter location; thence North-Westward along part of the North-Eastern boundary of said Location 6878 to the production West of the Northernmost boundary of Location 6453; thence East to and along the Northernmost and South along part of the Easternmost boundary of the last-mentioned location to the North-West corner of Location 5566; thence East along the North boundaries of Locations 5566 and 8456 to the North-East corner of the last-mentioned location; thence Eastward to the North-East corner of Location 5552 and East along its North boundary, and the North boundaries of Locations 5550, 5546, and 7650 to the Southern boundary of the District; thence following part of the Southern boundary of the District to the starting point.

T. S. J. HALL,
Acting Under Secretary for Works.

THE ROAD DISTRICTS ACT, 1919-33.

Bassendean Road Board.

By-law prescribing a Shopping and Residential Area.

P.W. 720/31.

IN pursuance of the powers in that behalf contained in "The Road Districts Act, 1919-33" (Section 204, Sub-section 59), and of all other powers thereto them enabling, the Bassendean Road Board do make the following By-law:—

The area prescribed in the Schedule hereto, and situated within the Bassendean Road District, is hereby classified as an area for shops and/or residences, and may not be used for any other purpose.

Schedule.

The land bounded by Railway Avenue, First Avenue, and Broadway, and on the North by a right-of-way, being Lots 735 to 741, both inclusive, and Lots 363 to 365, both inclusive.

Made and passed by the Bassendean Road Board at a meeting held on the 28th day of September, 1934.

R. A. McDONALD,
Chairman.
L. R. LATHAM,
Secretary.

Recommended—

(Sgd.) J. WILLCOCK,
Acting Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 17th day of December, 1934.

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

THE ROAD DISTRICTS ACT, 1919-1932.

Yilgarn Road Board.

Notice of Intention to Borrow.

Proposed Loan of £400.

NOTICE is hereby given that the Yilgarn Road Board proposes to borrow the sum of £400, to be expended on works and undertakings in the Yilgarn Road Board District, the said works and undertakings being erection of Officers' residences.

The plans and specifications, and the estimates of the cost of the said works and undertakings, and statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the Loan, are open for inspection at the Office of the Yilgarn Road Board, situate Southern Cross, for one month from the publication hereof, between the hours of 10 a.m. to 12 noon and 1 p.m. to 5 p.m. on week days, except Saturdays, and on Saturdays from 10 a.m. to 12 noon.

The amount of £400 is proposed to be raised by the sale of Debentures, repayable with interest by equal half-yearly instalments over a period for 15 years after the date of the issue thereof, in lieu of the formation of a Sinking Fund.

The Debentures shall bear interest at a rate not exceeding Four per centum per annum, payable half-yearly. The amount of the said Debentures and interest thereon is to be paid at the Office of the Board in Southern Cross.

Dated the 17th day of December, 1934.

J. F. WORTHING,
Chairman.

N. F. HAYNES,
Secretary.

MUNICIPALITY OF CLAREMONT.

Additional Clauses to Building By-law No. 123.

P.W. 1552/25.

IN pursuance of the powers in that behalf contained in "The Municipal Corporations Act, 1906," and of all other powers thereto then enabling, the Mayor and Councillors of the Municipality of Claremont do make the following additional clauses to Building By-law No. 123, to be numbered 5A and 15A, respectively.

By-law No. 123, passed by the Municipal Council of Claremont on the 8th day of April, 1914, and published in the *Government Gazette* on the 31st day of July, 1914, are hereby amended by making the following additions thereto:—

Building Alignment.

5a. (1) No building which is intended to be used as a dwelling-house, and no additions thereto or to any existing building, shall be built, constructed, or erected in any street or road in the Municipality in which a dwelling-house or houses are already erected in front of the general alignment of such existing dwelling-house or houses.

(2) No building which is intended to be used as a dwelling-house, and no additions thereto, shall be erected in Warden Street, Melville Street, Senate Street, Loch Street North of Melville Street, Subiaco Road, Wilson Street or in any new street or road hereafter declared in the Municipality, except at a distance of at least thirty feet measured horizontally from the building line of the street or road to which such intended building shall front.

(3) Except as hereinafter provided, no motor garage shall be erected within a distance of fifty feet measured horizontally from the building line of any street or road; provided that, where the physical configuration of the ground upon which a garage is sought to be erected renders it impossible to erect same at a distance of fifty feet from the building line of the street or road, the Council may in its discretion grant permission for its erection within such distance.

Residential Flat or Tenement Building—Interpretation.

15a. "Flat" or "Tenement building" means a room or suite of rooms occupied or designed, intended or adapted to be occupied, as a separate domicile, or rented or let as such.

No residential flat or tenement building shall be erected in any portion of the Municipality, except by consent of the Council.

Every residential flat and tenement building hereafter erected or converted shall be erected of brick, stone, or concrete, and shall be subdivided by party walls, and provided with fireproof floors, as may be directed by the building surveyor. Staircases leading to the various floors shall be of fireproof materials, and shall be enclosed between brick, stone, or concrete walls, and shall be not less than three feet six inches in width.

No person shall, except by consent of the Council, and then only subject to such conditions as the Council may impose, convert any existing building or dwelling into a residential flat or tenement building, unless such building shall or shall be made to comply with the conditions herein contained.

Proportion of Site which may be Covered.

A residential flat or tenement building shall not occupy more than fifty per centum of the allotment of land on which it stands. There shall be an open space at the rear of each such building, at least thirty feet for the full width of the allotment, free from any obstruction and open to the sky at every point.

Height of Building.

No residential flat or tenement building shall exceed in height more than one storey above the ground floor. Also provided, that a residential flat or tenement building shall not be erected nearer to the boundary between the allotment on which it stands and any adjoining allotment than a distance of four feet.

Domestic Offices, Kitchens, Bathrooms, Waterclosets, etc.

Subject to this By-law, comprised within each flat or rooms converted and/or let as a flat, there shall be a bathroom, with a bath provided, a watercloset, and a kitchen or alcove where food may be prepared. A kitchen sink shall be fixed with running water and connected with a sewerage system.

In a flat containing not more than three habitable rooms the watercloset may be fixed in a bathroom.

In a flat containing four or more habitable rooms the watercloset may be fixed in a separate compartment.

The minimum width of one bathroom in each flat shall be five feet and a minimum floor area thirty superficial feet, where the watercloset is a separate compartment, but the size shall be increased by not less than one foot six inches in length and width, where the watercloset is fixed in the bathroom.

The minimum width of a watercloset compartment shall be three feet and the minimum floor area thirteen and a half superficial feet.

The floor surfaces of bathrooms on any floor, and of laundries when above the ground floor, shall be of impervious materials properly graded and drained.

The floor surfaces of waterclosets shall be of impervious materials properly graded to a suitable outlet.

Bathrooms, Waterclosets—Height of.

The height of a bathroom or of a watercloset shall not be less than nine feet from floor to ceiling for at least one half of the floor area; in no case shall the height of the wall in any part be less than seven feet.

Cellar and Basement.

A cellar shall not be designed or adapted or let for occupation as a flat.

A basement shall not be designed or adapted for occupation as a flat unless there is an excavation or natural opening at least four feet wide around the external walls, and unless the bottom of such excavation is at least nine inches lower than the level of the floor of the basement.

Privacy.

In every flat containing more than one bedroom, bedrooms shall be separately accessible, and one bathroom and one watercloset shall be accessible without passing through a bedroom.

Sound Proofness—Thickness of Walls.

The dividing walls (where not of brick, stone, or concrete) and the floors between flats shall be so constructed as to minimise the conducting of sound. Internal walls dividing separate flats or dividing flats from common halls shall not be of less thickness than nine inches.

Internal walls dividing separate flats, if built of terra cotta or other suitable non-combustible materials not mentioned above, carried up from beams for each storey, shall be of double thickness, with a cavity between of not less than two inches.

Non-combustible materials shall be used in the construction of stairways leading to flats above the ground floor.

Passed by the Council of the Municipality of Claremont at the ordinary meeting held on the 12th day of November, 1934.

[L.S.]

G. MENGLER,
Mayor.
W. ST. C. BROCKWAY,
Town Clerk.

Recommended—

(Sgd.) J. WILLCOCK,
Acting Minister for Works and Labour.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 28th day of December, 1934.

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

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.
1935. Jan. 2	Denmark New School—Additional Classroom (8475)	1935. 2.30 p.m., Tuesday. 22nd January ...	Contractors' Room, Perth; Police Station, Denmark, and Court Houses, Albany and Katanning, on and after the 8th January, 1935.
Jan. 2	Hopeland—New 30ft. x 20ft. Standard School (8476)	22nd January ...	Contractors' Room, Perth, and Police Station, Pinjarra, on and after the 8th January, 1935.
Jan. 2	North Beach—New 30ft. x 20ft. Standard School (8477)	22nd January ...	Contractors' Room, Perth, on and after the 8th January, 1935.
Jan. 8	Busselton School—New Timber Latrines (8479)	29th January ...	Contractors' Room, Perth; Bumby Court House, and Busselton Agricultural Bank, on and after the 15th January, 1935.
Jan. 8	South Borden School—Removal from Kebaringup (8480)	29th January ...	Contractors' Room, Perth, and Court Houses Katanning, and Albany, on and after the 15th January, 1935.
Jan. 8	Napier Creek—New School, 18ft. x 16ft. (8481)	29th January ...	Contractors' Room, Perth, and Court Houses, Katanning and Albany on and after the 15th January, 1935.

Tenders, 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.

THE ROAD DISTRICTS ACT, 1919-33

Road Board Elections.

Department of Works and Labour,
Perth, 8th January, 1935.

IT is hereby notified, for general information, in accordance with Section 92 of "The Road Districts Act, 1919-33," 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: (a) Effluxion of time. (b) Resignation. (c) Death.	Name of previous Member.	Remarks.
			Surname.	Christian Name.				
Dundas ...	Norseman-Cowan	1934. Dec. 22	Mahoney ...	John	Miner ...	Increased representation (b)	Unopposed.
Do. ...	Salmon Gums	do.	Nulsen ...	Albert Ernest ...	Storekeeper		Cansdale, W. D.	do.
Augusta-Margaret River	Margaret ...	do.	Millar ...	Arthur	Farmer ...	(b)	Mann, A. E. ...	do.

C. A. MUNT,
Under Secretary for Works.

THE MUNICIPAL CORPORATIONS ACT, 1906.

Municipality of Bunbury—Notice of Sale.

In the Local Court at Bunbury.

WHEREAS the Council of the Municipality of Bunbury 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, and containing the measurements more or less, all as set forth in the Schedule, being arrears of rates and interest due to such Council in respect of such land; 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 Certificates, I shall issue my Warrants of Execution accordingly at the expiration of three months from the date hereof, unless the above-mentioned sums accrued due on the lands to the 31st October, 1934, and all expenses incurred are sooner paid.

Dated at Bunbury, this 28th day of December, 1934.

[L.S.]

R. J. P. REES,
Clerk of the Local Court at Bunbury.

SCHEDULE.

Cert.	Sum.	Name, Description and Address of Persons appearing to have an Interest in the Land.	Description and Situation of Land.	Certificate of Title where described.		Contents.
				Vol.	Fol.	
1	£ 4 13 4	William John Norrie, of Albury, N.S.W., clerk, as registered proprietor and owner	Lot 210, Queensbury st., Bunbury, portion of Leschenault Location 26, on Plan 542	726	75	1 0 4
2	7 17 0	John Thomas Rutherford, of Yarloop, as registered proprietor and owner	Lots 125, 126, and 127, and 128, CLXIII. 134 Goldwire st., Bunbury, portion of Leschenault Location 26, on Plan 1708			1 0 0
3	2 15 3	Adelaide Mayston Giddens, deceased, as registered proprietor and owner	Lot 140, Skewes st. (or Carey rd.), Bunbury, portion of Leschenault Location 26, on Plan 1708	664	138	0 1 1·3
4	5 13 2	John Marshall, of Busselton, labourer, as registered proprietor and owner	Lot 124, Skewes st. (or Carey rd.), CXXXIX. 37 Bunbury, portion of Leschenault Location 26, on Plan 1708			0 0 33·2
5	10·18 0	William Guilfoyle, of Perth, gentleman, as registered proprietor and owner	Lot 61, Stone st., Bunbury, portion of Leschenault Location 26, on Diagram 5511	28	101	0 1 0·5
6	5 18 5	Frederick Samuel Caporn, of Bunbury, saddler, as owner, and Arthur Robert Foreman, of Bunbury, as registered proprietor and owner	Lots 182 and 183, Gibson st., Bunbury, portion of Leschenault Location 26, on Plan 318	687	47	2 0 7
7	7 18 5	Henry Speed, of Bunbury, bricklayer, as registered proprietor and owner	Lot 248, Francis st., Bunbury, portion of Leschenault Location 26, on Plan 2642	389	160	2 0 5
8	7 13 7	Delia Norrie, of Albury, N.S.W., as registered proprietor and owner	Lot 14, Forrest avenue, Bunbury, CLVIII. 5 portion of Leschenault Location 26, on Plan 611			0 0 26
9	14 8 11	Dorothy Sophia Osmund, of 85 Sandwich st., London, England, spinster, as registered proprietor and owner (of 85 Sandwich House)	Lots 33, 34 and 36, Spencer st. (or Vasse rd.), Bunbury, portion of Leschenault Location 26	384	119	0 1 8·4
10	4 5 5	Muriel Hislop, of Blackwood rd., South Bunbury, married woman, as registered proprietor	Lot 40, Spencer st. (or Vasse rd.), Bunbury, portion of Leschenault Location 26, on Diagram 611	XL	175	0 0 20·7
11	3 6 1	Muriel Hislop, of Blackwood rd., South Bunbury, married woman, as registered proprietor and owner	Lot 41, Spencer st. (or Vasse rd.), Bunbury, portion of Leschenault Location 26, on Diagram 611	CLXI.	39	0 0 20·7
12	15 1 8	The Perpetual Trustees, & Agency Co., Ltd., as Administrators of the Estate of the late Thos. Henry Lovegrove, of Waterloo, surgeon, as registered proprietor and owner	Lots 26, 27, 28 and 29 Paisley st., Bunbury, portion of Leschenault Location 26, on Plan 1662	702	179	0 3 30·1
13	14 14 5	Michael Hogan and James Hogan, as registered proprietors and owners	Lots 147 and 148, Columbia st., Bunbury, portion of Leschenault Location 26, on Plan 2852	459	104	0 1 11
14	5 16 11	Catherine Hatton, of Bunbury, as owner, and Francis Anthony Clarke, of Bunbury, porter, as registered proprietor	Lot 3, Mary st., Bunbury, portion of Leschenault Location 26, on Plan 2852	410	161	0 0 26·7
15	7 15 4	George Frederick Beal, of Busselton, labourer, as registered proprietor and owner	Lot 7, Mary st., Bunbury, portion of Leschenault Location 26, on Plan 1662	492	174	0 0 26·7
16	7 15 3	George Frederick Beal, of Busselton, labourer, as registered proprietor and owner	Lot 8, Mary st., Bunbury, portion of Leschenault Location 26, on Plan 2852	456	27	0 0 26·7
17	15 14 3	Frederick Gurnell Gilson, of Bunbury, farmer, as registered proprietor and owner	Lots 1, 2, 3, 4, 5, 6, 7, 8, and 9, King rd., Bunbury, and Lots 10, 11, 12 and 13, Brashaw st., Bunbury, portion of Leschenault Location 26, on Diagram 733	401	153	2 2 4·2
18	7 9 4	John Walter Patterson, of Camperdown, Victoria, plumber, as registered proprietor and owner	Lots 14 and 15, Brashaw st., Bunbury, portion of Leschenault Location 26, on Diagram 733	449	52	0 2 10·8
19	6 9 11	Annie Mabel Seddon, of Bunbury, married woman, as registered proprietor and owner	Lot 18, Queen st., Bunbury, portion of Leschenault Location 26, on Plan 1662	631	15	0 0 33·6

SCHEDULE—*continued.*

Cert.	Sum. £ s. d.	Name, Description and Address of Persons appearing to have an Interest in the Land.	Description and Situation of Land.	Certificate of Title where described.		Contents. Vol. Fol. a. r. p.
				Vol.	Fol.	
20	11 3 5	James Cornish Port, of Perth, timber merchant, and Elsie Mabel Port, spinster, of Perth, Executors of the Will of the late Sarah Port, as registered proprietors and owners	Lots 5, 6, 7, and 8, Spencer st. (or Vasse rd.), Bunbury, portion of Leschenault Location 26, on Plan 1662	cixviii.	14	1 0 3 20.1
21	8 8 5	Matthew Wilson, of Bunbury, labourer, as registered proprietor and owner	Lot 134, Rose st., Bunbury, portion of Leschenault Location 26, on Plan 1708	cxliv.	125	0 0 39.7
22	2 4 5	Emily Edith Mainstone, of Bunbury, married woman, as registered proprietor and owner	Lot 46, Spencer st. (or Vasse rd.), cxxii. Bunbury, portion of Leschenault Location 26, on Plan 882	cxliv.	134	0 0 20.7
23	2 15 3	James Robert Douglas, of Midland Junction, clerk, as registered proprietor and owner	Lot 59, Queen st., Bunbury, portion of Leschenault Location 26, on Diagram 611	cxlviii.	79	0 0 23.1
24	38 2 10	William Strickland, of Perth, as owner, and Alfred Pugh, of Bunbury, as registered proprietor, mortgaged to the Port Brewery Co., Ltd., of Fremantle	The Southern portion of Bunbury Town Lot 72, having a frontage to Wittenoome st., of 50 links and a depth of 250 links or thereabouts, described in Book XII., Folio 1014, dated 8th March, 1898	0 0 20

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate
979/34	1935. Jan. 3	W. Whittaker ...	433A, 1934	Purchase and Removal of Cottage on Sussex Location 1866	Lands and Surveys	£30.
956/34	do.	J. Higgins ...	426A, 1934	Charcoal for Payne's Find State Battery during the year 1935	Mines ...	£4 16s. per ton.
843/34	do.	A. Tate ...	363A, 1934	Shoeing Horses controlled by the Stock Department during the year 1935	Agriculture ...	Rates on application.
831/34	do.	Gilbert Lodge & Co., Ltd.	341A, 1934	"Metcalfe" Vacuum Brake Ejectors, 12 only, delivered C.I.F. Fremantle, payment London	Railways ...	£25 10s. each.
923/34	do.	Stewarts & Lloyds (Aust.), Ltd.	407A, 1934	C.I. Sluice Valves— 4in. diameter—72 only ... 3in. diameter—24 only ...	Metropolitan Water Supply	55s. 8d. each. 46s. 2d. each.
1024/34	Jan. 4	Harrison's Ramsay Pty., Ltd.	447A, 1934	Stockinette Beef Webbing, 8 bales, delivered C.I.F. Fremantle, payment in London	Wyndham Meatworks	Is. 1½d. per lb.

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies required.	Date of Closing.
1935.			
Jan. 10 ...	5A, 1935 ...	Aluminium Ware for Government Institutions during a period of 12 months	1935. Jan. 17
Jan. 10 ...	6A, 1935 ...	F.A.Q. to Prime Oaten Chaff, 80 tons ...	Jan. 17
Jan. 10 ...	7A, 1935 ...	Muntz Metal Sheathing, Nuts, and Rod	Jan. 17
Jan. 10 ...	114 ...	Milk, fresh and pasteurised, for Government Institutions at Claremont, Fremantle, and Perth, during a period of 12 months	Jan. 24
Jan. 10 ...	8A, 1935 ...	Coarse Hide Salt, 350 tons ...	Jan. 24
Jan. 10 ...	9A, 1935 ...	Salt, Flossie Fine, 2 tons; and Refined Coarse, 10 tons ...	Jan. 24
Jan. 10 ...	10A, 1935 ...	G.I. Water Containers, during a period of 12 months	Jan. 24
Jan. 10 ...	18A, 1935 ...	Diesel Fuel Oil, 1,000 tons ...	Jan. 24
Jan. 10 ...	11A to 17A, 1935	Reinforced Concrete Pipes, 4in. to 72in. diameter, during a period of 12 months	Jan. 31
1934.			
Dec. 13 ...	440A, 1934 ...	Superheater Elements, 6 sets ...	1935. Feb. 7
Dec. 29 ...	448A, 1934 ...	Porcelain Bushings for Dividing Boxes, 48 only ...	Feb. 28
1935.			
Jan. 3 ...	1A, 1935 ...	Copper Plates, 6 only ...	Feb. 28
Jan. 10 ...	4A, 1935 ...	Pressed Steel Wheels, 20in. diameter, 300 only ...	Mar. 7
1934.			
Dec. 13 ...	439A, 1934 ...	Solid Drawn Steel Tubes: Smoke Tubes, 90 only; Boiler Tubes, 712 only	Mar. 14

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 indorsed 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.

M. J. CALANCHINI,
Chairman W.A. Government Tender Board.

Dated this 10th day of January, 1935.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Tenders for Butter.

TENDERS close with the Secretary, Tender Board (himself), at 11.15 a.m. every Saturday, for the Supply and Delivery of Butter to Government Institutions and Hospitals during the ensuing week.

Forms of Tender and full particulars are available at the Tender Board Office, Murray Street, Perth.

By Order of the Board,

M. J. CALANCHINI,
Chairman W.A. Government Tender Board.

REGISTER OF UNCLAIMED MONEYS HELD BY BANK OF NEW SOUTH WALES.

Name and Address of Owner.	Total Amount due to Owner.	Description of Unclaimed Money.		Date last Operation.
Thompson, Edric, Trust A/c., storekeeper, Koolan-ooka	£ 6 6 8	Balance of a/c., Morawa Branch	...	16-3-28
Brown, Charles Dempsie, farmer, Bencubbin	5 7 6	do.	Bencubbin Branch	30-8-27
Roberts, William, station hand, Kalyida Station, Derby	6 0 5	do.	Fremantle Branch	12-8-27
Daisy Syndicate, c/o. J. Warrell, Coolgardie	18 1 3	do.	Kalgoorlie Branch	9-10-28
Cook, John William, and Hammill, Robert, accountant and agent, Busselton	5 16 10	do.	Kalgoorlie Branch	20-4-27
Spencer, Thomas Edwin, retired railway employee, Meckering (deceased 1-4-30)	16 19 6	do.	Meckering Branch	1-6-28
Trigronning, Ruth Marian, widow, Dongarra	5 9 9	do.	Geraldton Branch	27-2-28
Hall, Allan Edward, Kruckowski, Harold, and Savory, John, mine owners, Lennonville	5 15 1	do.	Mt. Magnet Branch	2-3-28
Palgarrup Medical Fund, Palgarrup (Committeemen: C. Morris, G. A. Sawyer, H. Bingham, P. Brittain, W. Cunneen, J. T. Shilton, G. Proudfoot, M. C. A. Shaw, A. C. Barber)	5 16 7	do.	Bridgetown Branch	16-5-28
Bromley, William Patrick, farmer, Barbalin	5 4 0	do.	Bencubbin Branch	26-4-28
Williamson, William Thomas, contractor, Trayning	7 6 11	do.	Trayning Branch	18-12-28
Kruse & Co. (Werner Baumberger, Charles Kruse, Reg. trading as Pastoralists, Mundijong)	15 8 0	do.	Perth Branch	3-11-28
Walsh, William James, c/o. F. W. Knight, Koolan-ooka	19 1 0	do.	Perth
Total	£122 13 6			18-7-28

THE COMPANIES ACT, 1893.

H. S. Holt & Company (W.A.), Limited.

NOTICE is hereby given that the Registered Office of H. S. Holt & Company (W.A.), Limited, is situate at Office No. 30, Third Floor, Atlas Building, Esplanade, Perth, and that William McLean and Harold Percy Barton are the duly appointed Attorneys of the Company in the State of Western Australia. The hours during which the office of the Company is accessible to the public are as follows:—Every week day from 10 a.m. to noon and 2 p.m. to 4 p.m., excepting upon Saturday, when the hours are 10 a.m. to noon.

Dated this 22nd day of December, 1934.

MORRIS CRAWCOUR,
Atlas Building, Esplanade, Perth,
Solicitor for H. S. Holt & Company (W.A.), Limited.

THE COMPANIES ACT, 1893.

Bullrush Gold Mining Company, No Liability.

NOTICE is hereby given that the Registered Office of the Bullrush Gold Mining Company, No Liability, is situate at Room 5 (Second Floor), Surrey Chambers, St. George's Terrace, Perth, and is accessible to the public on Monday to Friday in each week from 10 a.m. to 4 p.m. and on Saturday from 10 a.m. to 12 noon (holidays excepted).

Dated the 3rd day of January, 1935.

JAS. McCULLY,
Secretary.

Nicholson & Nicholson, Surrey Chambers, Perth,
Solicitors for the abovenamed Company.

Western Australia.

THE COMPANIES ACT, 1893.

Measurement, Limited.

NOTICE is hereby given that the Registered Office of Measurement, Limited, formerly situate at 77 King Street, Perth, is now situate at the rear of 780 Hay Street, Perth, and is accessible to the public between the hours of 9 a.m. and 5 p.m. on week days (Saturdays excepted) and on Saturdays between the hours of 9 a.m. and noon.

Dated the 5th day of January, 1935.

HARDWICK, FORMAN, & SLATTERY,
Solicitors for the abovenamed Company,
Victoria House, St. George's Terrace, Perth.

Western Australia.

THE COMPANIES ACT, 1893.

Parkinson & Cowan (Australasia), Limited,

NOTICE is hereby given that the Registered Office of Parkinson & Cowan (Australasia), Limited, formerly situate at 77 King Street, Perth, is now situate at the rear of 780 Hay Street, Perth, and is accessible to the public between the hours of 9 a.m. and 5 p.m. on week days (Saturdays excepted) and on Saturdays between the hours of 9 a.m. and noon.

Dated the 5th day of January, 1935.

HARDWICK, FORMAN, & SLATTERY,
Solicitors for the abovenamed Company,
Victoria House, St. George's Terrace, Perth.

Western Australia.

THE COMPANIES ACT, 1893.

The Parkinson Stove Company (Australia), Limited.
NOTICE is hereby given that the Registered Office of The Parkinson Stove Company (Australia), Limited, formerly situate at 77 King Street, Perth, is now situate at the rear of 780 Hay Street, Perth, and is open and accessible to the public between the hours of 9 a.m. and 5 p.m. on week days (Saturdays excepted) and on Saturdays between the hours of 9 a.m. and noon.

Dated the 5th day of January, 1935.

HARDWICK, FORMAN, & SLATTERY,
Solicitors for the abovenamed Company,
Victoria House, St. George's Terrace, Perth.

Western Australia.

THE COMPANIES ACT, 1893.

Vita Storage Battery Co. (W.A.), Limited.

NOTICE is hereby given that the Registered Office of Vita Storage Battery Co. (W.A.), Limited, formerly situate at 495 Murray Street, Perth, is now situate at the rear of 780 Hay Street, Perth, and is accessible to the public between the hours of 9 a.m. and 5 p.m. on week days (Saturdays excepted) and on Saturdays between the hours of 9 a.m. and noon.

Dated the 5th day of January, 1935.

HARDWICK, FORMAN, & SLATTERY,
Solicitors for the abovenamed Company,
Victoria House, St. George's Terrace, Perth.

THE COMPANIES ACT, 1893.

North Boulder (Kalgoorlie) Gold Mine, No Liability.
NOTICE is hereby given that the Registered Office of North Boulder (Kalgoorlie) Gold Mine, No Liability, is situate at 8 Exchange Buildings, Hannan Street, Kalgoorlie, and is open and accessible to the public from Monday to Friday inclusive between the hours of 10 a.m. and 4 p.m. and on Saturdays from 10 a.m. to 12 noon, except on public holidays; and that Frederick Bock is the duly appointed Attorney of the abovenamed Company.

Dated this 22nd day of December, 1934.

O'DEA & O'DEA,
Solicitors for the abovenamed Company.

THE COMPANIES ACT, 1893.

Electrolux, Ltd.

NOTICE is hereby given that the Registered Office of Electrolux, Limited, is moved from 745 Hay Street, and is now situate at 789 Hay Street, Perth, where it is open and accessible to the public from Monday to Friday inclusive between the hours of 10 a.m. and 4 p.m. and on Saturdays from 10 a.m. to 12 noon, except on public holidays.

Dated this 19th day of December, 1934.

GERALD GREEN,
Attorney in W.A. of Electrolux, Ltd.

THE COMPANIES ACT, 1893.

Consolidated Gold Areas, No Liability.

NOTICE is hereby given that the Registered Office of the abovenamed Company in this State is situate at the offices of Messrs. T. Stoddart and Company, Palace Chambers, Maritana Street, Kalgoorlie, and that James Allan Maloney is the duly appointed Attorney of the Company.

JOSEPH, MUIR, & WILLIAMS,
Solicitors, Weld Chambers, Perth.

THE COMPANIES ACT, 1893.

Perry Engineering Company, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company, in the State of Western Australia, is situate at the office of Abbott, Abbott, Andrews, & Robinson, of 42 St. George's Terrace, Perth, Solicitors; and that Norman Bridson Robinson, of Perth, Solicitor, is the duly appointed Attorney of the Company.

Dated the 5th day of January, 1935.

ABBOTT, ABBOTT, ANDREWS, & ROBINSON,
of 42 St. George's Terrace, Perth,
Solicitors for the said Company.

Western Australia.

THE COMPANIES ACT, 1893.

Speed Advertising, Limited.

NOTICE is hereby given that the Registered Office of Speed Advertising, Limited, is situate at No. 2 Basement, Howard Place, 20 Howard Street, Perth, and the office is available to the public on week days from 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m. and on Saturdays from 9 a.m. to 12 noon.

Dated the 2nd day of January, 1935.

STODDART & SPENCER,
Solicitors for the Company,
Of 135 St. George's Terrace, Perth.

THE COMPANIES ACT, 1893, AND AMENDMENTS.

N.R.M.A. Insurance, Limited.

Notice of Situation of Registered Office.

NOTICE is hereby given that the Registered Office of N.R.M.A. Insurance, Limited, is situate at the offices of Messrs. Nicholson and Nicholson, Solicitors, Second Floor, Surrey Chambers, St. George's Terrace, Perth, where all legal proceedings may be served upon and all notices addressed or given to the Company.

Dated the 4th day of January, 1935.

JOHN NICHOLSON,
Attorney.

Nicholson and Nicholson, of Surrey Chambers, St. George's Terrace, Perth, Solicitors for the Company.

THE COMPANIES ACT, 1893.

Adams, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at 86 Guildford Road, Mt. Lawley, and is open and accessible to the public on all days of the week, from Monday to Friday inclusive, between the hours of 10 a.m. and 4 p.m., and on Saturdays between the hours of 10 a.m. and noon (except on public holidays).

Dated this 8th day of January, 1935.

OLNEY, GIBSON, & NEVILLE,
Solicitors for the abovenamed Company,
Victoria House, St. George's Terrace, Perth.

THE COMPANIES ACT, 1893.

The Hamelin Pastoral Company, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company in Western Australia has been removed to No. 5 Second Floor, St. George's House, St. George's Terrace, Perth, and that such office is accessible to the public between the hours of 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m. on week days, except Saturdays and holidays, and on Saturdays between the hours of 9 a.m. and noon.

Dated this 5th day of January, 1935.

E. STEPHEN HART,
Secretary.

THE COMPANIES ACT, 1893.

National Employers' Mutual General Insurance
Association, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Association in Western Australia has been removed to No. 1 Ground Floor, Pastoral House, St. George's Terrace, Perth, and that such office is accessible to the public between the hours of 9 a.m. and 5 p.m. on week days, except Saturdays and holidays, and on Saturdays between the hours of 9 a.m. and noon.

Dated this 8th day of January, 1935.

Bennie S. Cohen & Son (W.A.), Ltd.
(Attorneys for the Association).

G. H. LENOX,
Secretary.

THE COMPANIES ACT, 1893.

Kia-Ora Gold Mining Syndicate, Limited.

NOTICE is hereby given that the Registered Office of the above Company is situate at Ground Floor, Withnell Chambers, Howard Street, Perth, and is accessible to the public on week days from 10 a.m. to 4 p.m., except Saturdays 10 a.m. to noon.

Dated the 7th day of January, 1935.

GOOLD & ROBERTSON,
of Perpetual Trustees Buildings,
St. George's Terrace, Perth,
Solicitors for the Company.

THE COMPANIES ACT, 1893.

Cement Arts, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company in Western Australia has been removed to No. 11 Second Floor, Pastoral House, St. George's Terrace, Perth, and that such office is accessible to the public between the hours of 9 a.m. and 4 p.m. on week days, except Saturdays and holidays, and on Saturdays between the hours of 9 a.m. and noon.

Dated this 2nd day of January, 1935.

J. L. PATON,
Secretary.

Paton and Morris, Chartered Accountants (Aust.), Pastoral House, St. George's Terrace, Perth, W.A.

THE COMPANIES ACT, 1893.

Perth Knitting Mills, Limited (in liquidation).

NOTICE is hereby given that the Registered Office of the abovenamed Company in Western Australia has been removed to No. 11 Second Floor, Pastoral House, St. George's Terrace, Perth, and that such office is accessible to the public between the hours of 9 a.m. and 4 p.m. on week days, except Saturdays and holidays, and on Saturdays between the hours of 9 a.m. and noon.

Dated this 2nd day of January, 1935.

J. L. PATON,
Voluntary Liquidator.

Paton and Morris, Chartered Accountants (Aust.), Pastoral House, St. George's Terrace, Perth, W.A.

THE COMPANIES ACT, 1893.

Spargo's Find Gold Mines, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company in Western Australia has been removed to No. 11 Second Floor, Pastoral House, St. George's Terrace, Perth, and that such office is accessible to the public between the hours of 9 a.m. and 4 p.m. on week days, except Saturdays and holidays, and on Saturdays between the hours of 9 a.m. and noon.

Dated this 2nd January, 1935.

J. L. PATON,
Secretary.

Paton and Morris, Chartered Accountants (Aust.), Pastoral House, St. George's Terrace, Perth, W.A.

THE COMPANIES ACT, 1893.

Mining Flotations, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company in Western Australia has been removed to No. 11 Second Floor, Pastoral House, St. George's Terrace, Perth, and that such office is accessible to the public between the hours of 9 a.m. and 4 p.m. on week days, except Saturdays and holidays, and on Saturdays between the hours of 9 a.m. and noon.

Dated this 2nd day of January, 1935.

J. L. PATON,
Secretary.

Paton and Morris, Chartered Accountants (Aust.), Pastoral House, St. George's Terrace, Perth, W.A.

THE COMPANIES ACT, 1893.

The Lady Shenton Gold Mines (1934), No Liability.

NOTICE is hereby given that the Registered Office of the abovenamed Company in Western Australia has been removed to No. 11 Second Floor, Pastoral House, St. George's Terrace, Perth, and that such office is accessible to the public between the hours of 9 a.m. and 4 p.m. on week days, except Saturdays and holidays, and on Saturdays between the hours of 9 a.m. and noon.

Dated this 2nd day of January, 1935.

J. L. PATON,
Secretary.

Paton and Morris, Chartered Accountants (Aust.), Pastoral House, St. George's Terrace, Perth, W.A.

THE COMPANIES ACT, 1893.

The Lady Shenton Options, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company in Western Australia has been removed to No. 11 Second Floor, Pastoral House, St. George's Terrace, Perth, and that such office is accessible to the public between the hours of 9 a.m. and 4 p.m. on week days, except Saturdays and holidays, and on Saturdays between the hours of 9 a.m. and noon.

Dated this 2nd day of January, 1935.

E. E. MORRIS,
Secretary.

Paton and Morris, Chartered Accountants (Aust.), Pastoral House, St. George's Terrace, Perth, W.A.

THE COMPANIES ACT, 1893.

The First Hit Gold Mine (1934), No Liability.

NOTICE is hereby given that the Registered Office of the abovenamed Company in Western Australia has been removed to No. 11 Second Floor, Pastoral House, St. George's Terrace, Perth, and that such office is accessible to the public between the hours of 9 a.m. and 4 p.m. on week days, except Saturdays and holidays, and on Saturdays between the hours of 9 a.m. and noon.

Dated this 2nd day of January, 1935.

E. E. MORRIS,
Secretary.

Paton and Morris, Chartered Accountants (Aust.), Pastoral House, St. George's Terrace, Perth, W.A.

THE COMPANIES ACT, 1893.

Redcliffe Farms, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company in Western Australia has been removed to No. 11 Second Floor, Pastoral House, St. George's Terrace, Perth, and that such office is accessible to the public between the hours of 9 a.m. and 4 p.m. on week days, except Saturdays and holidays, and on Saturdays between the hours of 9 a.m. and noon.

Dated this 2nd day of January, 1935.

E. E. MORRIS,
Secretary.

Paton and Morris, Chartered Accountants (Aust.), Pastoral House, St. George's Terrace, Perth, W.A.

THE COMPANIES ACT, 1893.

Bennie S. Cohen & Son (W.A.), Ltd.

NOTICE is hereby given that the Registered Office of the abovenamed Company in Western Australia has been removed to No. 1 Ground Floor, Pastoral House, St. George's Terrace, Perth, and that such office is accessible to the public between the hours of 9 a.m. and 5 p.m. on week days, except Saturdays and holidays, and on Saturdays between the hours of 9 a.m. and noon.

Dated this 8th day of January, 1935.

Bennie S. Cohen & Son (W.A.), Ltd.

G. H. LENOX,
Secretary.

THE COMPANIES ACT, 1893.

The Hull Underwriters' Association, Limited.
NOTICE is hereby given that the Registered Office of the abovenamed Association in Western Australia has been removed to No. 1 Ground Floor, Pastoral House, St. George's Terrace, Perth, and that such office is accessible to the public between the hours of 9 a.m. and 5 p.m. on week days, except Saturdays and holidays, and on Saturdays between the hours of 9 a.m. and noon.

Dated this 8th day of January, 1935.

Bennie S. Cohen & Son (W.A.), Ltd.
(Attorneys for the Association).

G. H. LENOX,
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 Kia-Ora Gold Mining Syndicate, Limited.

Dated this 4th day of January, 1935.

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 Adams, Limited.

Dated this 7th day of January, 1935.

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 No Liability Company, has this day been issued to Bullrush Gold Mining Company, No Liability.

Dated this 3rd day of January, 1935.

T. F. DAVIES,
Registrar of Companies.
Supreme Court Office, Perth, W.A.

THE PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the Partnership heretofore subsisting between Gordon Hills and John Bedford Hills, carrying on business as Agents at Narembeen under the style or firm-name of "Hills Bros." has been dissolved by mutual consent as from the date hereof. The said Gordon Hills will continue to carry on the business under the style of "Hills Bros." and he will receive all moneys payable to the former Partnership and pay and discharge all the debts and liabilities of the said Partnership.

Dated this 1st day of December, 1934.

(Signature) GORDON HILLS.
(Signature) J. B. HILLS.

John P. Williams, Solicitor, Bruce Rock.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of John Seaddan, of Railway Parade, Mount Lawley, in the State of Western Australia, formerly Premier of Western Australia, but late Investor, deceased.

NOTICE is hereby given that all creditors and other persons having any claims against the above Estate are hereby requested to send in particulars thereof in writing to the Executrix of the Will of the above deceased, care of the undersigned, on or before the 11th day of February, 1935; and, further, that at the expiration of the

last-mentioned date the said Executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which the said Executrix shall then have had notice.

Dated this 4th day of January, 1935.

LAVAN, WALSH, & SEATON,
29 Barrack Street, Perth,
Solicitors for the Executrix.

GENERAL EXEMPTION.

Department of Mines,
680/23. Perth, 20th December, 1934.

IT is hereby notified that exemption from conditions of work, use, and occupation has been granted on all mining tenements situated in the vicinity of the Wilga Mining Centre for a period of twelve months from the 1st day of January, 1935, subject to cancellation at any time during such period by one month's notice being given.

M. J. CALANCHINI,
Under Secretary for Mines.

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