

Govern Bazette

OF

WESTERN AUSTRALIA.

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No. 3.1

FRIDAY, JANUARY PERTH:

[1936.

The Factories and Shops Act, 1920. PROCLAMATION

WESTERN AUSTRALIA, | By His Excellency Sir James Mitchell, | K.C.M.G., Lieutenant-Governor :n and over the State of Western Australia over the State of Western Australia is Dependencies in the Commonwealth of Australia.

F. & S. 220/24; Ex. Co. 2801. WHEREAS it is enacted by Section 117 of "The Factories and Shops Act, 1920," that the expression "Public Holiday" shall mean certain days therein specifica, and any other day declared by Proclamation to be a public holiday for the purposes of the said Act: Now, therefore I, the said Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, do hereby proclaim and declare that Monday, the 27th day of January, 1936, shall be a public holiday throughout the State for the purposes of the said Act, and shall be observed as a public holiday under every part of the said Act in which the expression occurs.

Given under my hand and the Public Seal of the said State, at Perth, this 8th day of January, 1936.

By His Excellency's Command,

JAS. J. KENNEALLY Minister for Labour.

GOD SAVE THE KING!!!

The Road Districts Act, 1919-34. Gnowangerup Road Board. PROCLAMATION

WESTERN AUSTRALIA, \ By His Excellency Sir James Mitchell, K.C.M.G., Lieutenant-Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

P.W. 1600/35.

WHEREAS it is enacted by Section 5 of "The Road Districts Act, 1919-34," that for the purposes of the said Act the word "Town" or "Townsite" 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 land, being Kojonup Locations 102, 166, and 2387, situate within the Gnowangerup Road District, is land which the Governor may by virtue of Section 5 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: 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 enabling me, do hereby declare that all that land, being Kojonup Locations 102, 166, and 2387, situate within the Gnowangerup Road District, shall be a Townsite, to be known as "Gnowangerup," within the meaning and for the purposes of "The Road Districts Act, 1919-34."

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of January,

By His Excellency's Command,

(Sgd.) JAS. J. KENNEALLY, Minister for Works.

GOD SAVE THE KING!!!

AT a meeting of the Executive Council held in the Executive Council Chambers, Perth, this Eighth day of January, 1936, the following Orders in Council were authorised to be issued:-

> The Water Boards Act, 1904. Manjimup Water Area. ORDER IN COUNCIL.

P.W.W.S. 895/35. WHEREAS by "The Water Boards Act, 1904," it is provided that before a Water Board undertakes the construction of water works, the Minister shall submit plans, sections, books of reference, and estimates of the proposed works to the Governor for approval; and that if they are approved the Governor may forthwith by Order in Council empower the Water Board to undertake the construction of the proposed works: Now, therefore, His Excellency the Lieutenant-Governor, with the advice of the Executive Council, hereby approves of the plans, sections, books of reference, and estimates marked P.W.D., W.A., No. 27785, for the construction of water works within the Manjimup Water Area, which were duly submitted for approval, and hereby empowers the Manjimup Water Board to undertake the construction of the said works.

L. E. SHAPCOTT, Clerk of the Council.

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

ORDER IN COUNCIL.

M.W.S. 237/27.

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 the preliminary requirements of the said Act have been complied with, and plans, sections and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Lieutenant-Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage, and Drainage to undertake the construction of the following works under the said Act, namely:—

Nedlands Stormwater Drainage, Part Area "A":—Drain in Stirling highway and University Reserve, from Broadway to Matilda Bay:—Reinforced concrete pipes 42 and 24 inch diameter, including manholes and all apparatus complete, length about 2,716 feet, as shown in red on Plan M.W.S.S. & D.D., W.A., No. 5625.

This Order in Council shall take effect from the Seventeenth day of January, 1936.

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

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

ORDER IN COUNCIL.

M.W.S. 149/32.

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 the preliminary requirements of the said Act have been complied with, and plans, sections and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Lieutenant-Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage, and Drainage to undertake the construction of the following works under the said Act, namely:—

Bayswater Stormwater Drainage.—Drain in King William street, from Subway to Open Drain:—Reinforced concrete pipes, 27-inch diameter, including manholes and all apparatus complete, length about 650 feet, as shown in pink on Plan M.W.S.S. & D.D.. W.A., No. 5622.

This Order in Council shall take effect from the Seventeenth day of January, 1936.

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

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

ORDER IN COUNCIL.

M.W.S. 358/34.

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 the preliminary requirements of the said Act have been complied with, and plans, sections and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Lieutenant-Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage, and Drainage to undertake the construction of the following works under the said Act, namely:—

Claremont Stormwater Drainage, Stirling highway Section.—Drain from Albert street to existing Bay View terrace drain at Princess road:—Reinforced concrete pipes 39-inch, 36-inch. 27-inch, 24-inch, and 21-inch diameter, including manboles and all apparatus complete, length about 4,400 feet, as indicated in blue on Plan M.W.S.S. & D.D., W.A., No. 5517.

This Order in Council shall take effect from the Seventeenth day of January, 1936.

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

The Land Act, 1933-1934.
ORDER IN COUNCIL.

Corr. No. 152/92.

WHEREAS by Section 33 of "The Land Act, 1933-1934," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 29 of the said Act, or for the like or other public purposes to be specified in such order, and with power of subleasing: And whereas it is deemed expedient that Class "A" Reserve 6896 should vest in and be held by the Municipality of Cottesloe, in trust for 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 Municipality of Cottesloe in trust for Recreation, with power to the said Municipality of Cottesloe to lease the whole or any portion of the said Reserve for any term not exceeding twenty-one years from the date of the lease, subject to the condition that any such lease must preserve the public rights, and shall be subject to the Governor's approval, and subject, nevertheless, to the powers reserved to me by Section 37 of the said Act.

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

The Land Act, 1933-1934. ORDER IN COUNCIL.

Corr. No. 1179/03, Vol. 2.

WHEREAS by Section 33 of "The Land Act, 1933-1934," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 29 of the said Act, or for the like or other public purposes to be specified in such order, and with power of subleasing: And whereas it is deemed expedient that Reserve "A" 9868, at Yanchep, should vest in and be held by the State Gardens Board (Louis Edward Shapcott and Charles Glazebrook Morris) in trust for the Protection and Preservation of Caves and Flora, and for Health and Pleasure Resort: 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 State Gardens Board in trust for the Protection and Preservation of Caves and Flora, and for Health and Pleasure Resort, with power to the said State Gardens Board to lease the whole or any portion of the said Reserve for any term not exceeding Fifty (50) years from the date of the lease.

The Order in Council dated 1st October, 1935, with regard to the above is hereby superseded.

(Sgd.) L. E. SHAPCOTT, Clerk of the Council. The Land Act, 1933-1934. ORDER IN COUNCIL.

Corr. No. 2113/35.

WHEREAS by Section 33 of "The Land Act, 1933-1934," 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. 21483 (Perth Lot 725) should

vest in and be held by the South Perth Road Board in trust for the purpose of Park and 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 South Perth 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.

ORDER IN COUNCIL FOR WEEK ENDING 17th JANUARY, 1936.

Department concerned (Name).	File No.	Under what Act.	Date.	Purport of Order.		
Health	1167/22	Health Act, 1911–33	14-1-36	Altering boundaries of South Perth Health District so as to include, in addition to the existing Health District, all that outlying land annexed to the South Perth Road District and described in the Schedule published in the Government Gazette on the 13th day of December, 1935, under the provisions of "The Road Districts Act, 1911–34."		

L. E. SHAPCOTT, Clerk of Executive Council.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following Stay Order has been issued in accordance with Section 7, Subsection 1 of "The Farmers' Debts Adjustment Act, 1930-1934," which reads as follows:—

A Stay Order shall direct that no action, execution, distress for rent, proceedings on default for breach of covenant under any mortgage or other security for money, or under an agreement for sale and purchase of land, or other process or proceeding, shall be commenced or proceeded with or put in force against the farmer or any of the farmer's assets, whether utilised in connection with or forming portion of the assets comprised in his farming business or not during the operation of such Stay Order: Provided that, by leave of a Judge, any action may, notwithstanding the Stay Order, be instituted and/or carried on against the farmer, but not beyond judgment.

Granted under Section 11 (Writing down or suspension of Debts).

Farmer:	Address.	Date of Order.			
Surname and Christian Names.		Order.			
O'Dea, Joseph James	Bowgada	10-1-36	All claims against this farmer to be forwarded to the Director Farmers' Debts Adjustment Act, Perth.		

W. A. WHITE,

Director.

15th January, 1936.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following Stay Orders, issued under Section 11 of the Act, have been cancelled:—

Farmer's Name.	Address.	Date Stay Order Cancelled.
Manuel, Frederick (now deceased)	Wyening	15-1-36
Haines, Albert Henry	Greenbushes	15-1-36

W. A. WHITE,

Director.

THE AUDIT ACT, 1904.

The Treasury, Perth, 15th January, 1936.

Treasury No. 149/35. IT is hereby published, for general information, that Mr. F. H. Standring has been appointed a Receiver of Revenue for the Metropolitan Water Supply, Sewerage, and Drainage Department as from the 4th January, 1936.

Treasury No. 183/34. IT is hereby published, for general information, that Mr. H. G. Rundle has been appointed Paying Officer and Receiver of Revenue for the Agricultural Bank, at Kununoppin, vice Mr. W. H. Byrne, transferred, as from the 2nd January, 1936.

A. BERKELEY, Under Treasurer.

15th January, 1936.

VACANCIES IN THE PUBLIC SERVICE.

Department.			and the second	Position.	Salary.	Date Returnable
Mines Agriculture Do. Crown Law Chief Secretary' Do. Public Works Do. Do. Treasury Depar Crown Law Dep	 tment	 		Clerk (Kalgoorlie) Assistant Plant Pathologist Laboratory Assistant Clerk, Local Court Assistant Medical Officer (Claremont) Medical Officer of Schools District Architect, Perth Assistant Architect Draftsman (Architectural) Inspecting Accountant Inspecting Clerk of Courts and Relieving Officer	£185—£270 £330—£390 £185—£260 £260—£306 £636—£708 (a) £534—£618 £390—£462 £366—£438 £318—£342 £486—£558 £330—£390	1936. 18th January 1st February do.

(a) This classification includes £150 per annum for residence (furnished), light, fuel, laundry and produce of farm and dairy, for which a charge will be made. If single man is appointed the classification will be £486—£558, with board, residence and laundry provided.

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.

GEO. W. SIMPSON, Public Service Commissioner.

Office of Public Service Commissioner, Perth, 16th January, 1936.

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

Ex. Co. 2773; P.S.C. 8/35.—Clarence Randolph David Austin, under Section 29 of the Public Service Act, to be Secretary and Dispenser, Kalgoorlie Hospital, Chief Secretary's Department, at a salary of £290 per annum as from 9th April, 1935;

Ex. Co. 2773; P.S.C. 39/34.—Horace Raymond Smith, under Section 28 of the Public Service Act, to be Junior Clerk, Crown Law Department, at a salary of £60 per annum, as from 1st July, 1935;

Ex. Co. 2560; P.S.C. 528/35.—R. A. Nicholas, Litho-Draftsman, Government Printing Office, Premier's Department, to be Draftsman in Charge (Photo-Litho) as from 18th January, 1936;

And has also approved of the acceptance of the following resignations:—

Ex. Co. 2560.—W. P. Fears, Port Inspector, Fremantle, Department of Agriculture, as from the 24th December, 1935;

Ex. Co. 2773.—R. J. Wilson, Farm Manager, Muresk, Department of Agriculture, as from 12th December, 1935

Ex. Co. 2771; P.S.C. 27/15. IT is hereby notified, for general information, that Monday, 27th January, 1936 (Australia Day), will be observed as a Public Service Holiday throughout the Service.

GEO. W. SIMPSON, Public Service Commissioner.

Crown Law Department,

Perth, 16th January, 1936.

THE Hon. Minister for Justice has approved of the appointment of Sergeant A. L. Reid as Acting Bailiff of the Midland Junction Local Court, during the absence on leave of Sergeant J. J. Ryan.

THE Hon. Minister for Justice has approved of the undermentioned appointments and cancellations of appointments of Postal Vote Officers under Section 89 of "The Electoral Act, 1907-1921":—

APPOINTMENTS.

Albany District.

Upper Kalgan—Douglas, Edwin. Middleton Road—Hill, G. F. Kent River via Denmark—Parker, J. H. Napier Creek—Warthwyke, Guy Harold. Albany—White, Arthur. Avon District.

Nobaning—Caughey, F.
Livesey's Siding—Chatfield, A.
Nukarni—Davies, William G.
Nokaning—George, A. H.
Norpa—Hall, W. H.
Cuttening, Kellerberrin—Hammond, J. Deane.
Baandee—Jackman, H. M.
Collgar, Merredin—Lyon, Peter W.
Nungarin—Putland, A. S.
Burracoppin—Randolph, E. (senr.).
George street, Merredin—Spargo, Charles N.

Beverley District.

Morbinning—Edwards, Athol.
Rockvale, Jacob's Well—Green, Harriet Francis.
State School, Ardath—Lee, Samuel Herbert.
Brookton—Ratcliffe, George Dudley.
Beverley—Harwood, Maurice.

Claremont District.

78 Forrest street, Cottesloe—Holt, John Beckett.

Fremantle (South) District.

205 South street, South Fremantle—Griffiths, William P.

Public Hospital, Fremantle—Hookway, Albert T.
429 South street, South Fremantle—Petterson,
George Herbert.

45 Mandurah road, South Fremantle—Swinbourne, Herbert Arthur.

Geraldton District.

Marine terrace, Geraldton—Dornan, Charles William.

Greenough District.

Gabyon Station, Wurarga—Bowden, McDonald James.

Irwin-Moore District.

Bindi—Liston, P.

Kalgoorlie District.

Mines Department, Kalgoorlie—Bullock, Charles Francis R.

Katanning District.

"Frankland," via Cranbrook—Swiney, George Alexander.

Frankland River Post Office—Burnett, A. J.

Kimberley District.

Nicholson Station, Hall's Creek—Crowson, William. Forrest River Mission, Wyndham—Dixon, Rev. Francis C.

Noonkanbah, South Derby—Fuller, T. A. Meda Station, via Derby—Watkins, Victor. Derby—Pryor, W. A.

Murchison District.

Police Station, Wiluna-Archibald, W. H.

Nelson District.

"Keninup," Boyup Brook-Murray, A. F.

Northam District.

State School, Jennapullen—Hardwick, John. Station Master, Spencer's Brook—Hewson, Horace. Meenar-Moore, Thomas H.

71 Gordon street, Northam-Palmer, Charles Patmore.

Perth District.

Electoral Department, Perth-Clarke, Alexander E. Electoral Department, Perth-Read, Arthur Florance.

Sussex District.

Yallingup—Dugdale, Richard. Gnarabup—Fenning, Thomas Alan. Airdale—George, Frank. Roads Board, Busselton—Greatorex, Michael Walter L. Great Hope Valley-Norton, Frank. Bo Allia—O'Keefe, Edward. Upper Capel—Ryall, Oswald.

-White, Albert Edward. Williams-Narrogin District.

West Arthur Roads Board-Lester-Smith, J.

Yilgarn-Coolgardie District.

Ora Banda-Nicholls, W. D.

CANCELLATIONS.

Avon District.

Merredin-Cohn, Walter J.

Beverley District.

Boyadine-Gartrell, Thomas Eustace. Mt. Kokeby-Crocos, Harry Russell.

Claremont District.

4 Chester road, Claremont-Choat, Sidney Walter.

Collie District.

Forests Department, East Kirup - O'Leary, Arthur.

Forrest District.

Brookhampton-Amos, Francis T.

Fremantle (North-East) District.

36 Harvest street, North Fremantle-Charlton, Leslie R.

Gascoyne District.

Mt. James Station, via Meekatharra-Menhennett, Clarence.

Greenough District.

Woolgorong Station, via Mullewa-Lee Steere, Hubert Arthur.

Katanning District.

Cranbrook-Tweedie, Robert.

Kimberley District.

Nicholson Station, Hall's Creek-Goddard, Keith Gedge.

Galbraith's Well, Derby-Logue, James Pearson. Galbraith's Well, Derby-Logue, Hilda Rose. Nookanbah Station, Derby-Simpson, Thos. Mason.

Middle Swan District.

Boya—Reilly, Vincent.

Mt. Magnet District.

Cardinia Creek, Leonora-Blake, Albert. Melville, via Yalgoo-Nevill, Aloysius Martin. Pingelly District.

Bullaring-Harris, Clifford William.

Pilbara District.

Port Hedland-Bennett, Donald.

Roebourne District.

Mulga Downs Station, via Roebourne-Hancock, George.

York District.

Pantapin—Read, Charles William.

H. R. GORDON. Under Secretary for Law.

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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, 1911being within a rectangle having its sides lying in parallel lines 12 miles north, 7 miles south, 16 miles east, and 12 miles west from the Post Office at Wubin, 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, Perth, or at the office of the Clork of Courts Delwallian for a period of fourof the Clerk of Courts, Dalwallinu, for a period of four-teen days from the 17th January, 1936, during which period objections to any elector whose name appears on the Roll may be lodged with the Clerk of the Licensing Court, Perth, or with the Clerk of Courts, Dalwallinu, 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 14th day of January, 1936.

M. J. CAHILL. Chairman of the Licensing Court.

THE LUNACY ACT, 1903-20.

Chief Secretary's Department, Perth, 8th January, 1936.

1743/24.

THE following list of Licensed Houses for the reception of the insane as at 1st January, 1936, is published in accordance with Section 40 of "The Lunacy Act, 1903-

Licensee and Location.-Miss I. Parsons, 13 Beach street, Buckland Hill.

> F. J. HUELIN, Under Secretary.

THE HOSPITALS ACT, 1927.

P.H. 245/31; Ex. Co. No. 17. HIS Excellency the Lieutenant-Governor in Council, under the provisions of "The Hospitals Act, 1927," has accepted the resignation of Dr. C. R. Dunkley as a

Member of the Visiting and Advisory Committee to the Fremantle Hospital, and has appointed in his stead Dr. A. H. Gibson, for the period ending 17th February, 1937.

F. J. HUELIN, Under Secretary.

THE HEALTH ACT, 1911-33.

Appointment.

THE following appointment made by the undermentioned Local Health Authority is hereby approved:—

Buckland Hill Road Board:-Gerald William Green to be Assistant Health Inspector (in a temporary capacity) as from the 13th January, 1936.

> EVERITT ATKINSON. Commissioner of Public Health.

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, 1936.

Name.	Address.	Qualification.	Date of Registration.	
Allan James T. M	Hay Street, Perth	Final, West Australia	April 2, 1935	
Allan James T. M Allan, Thomas D. H	Cottesloe	Final, West Australia Final Exam, 1912	Jan. 8, 1913	
Archer, Reginald K	Subiaco	Final, West Australia	July 2, 1935	
Arnold, Albert Edward	Mt. Lawley, Perth	Final Exam, 1898	Mar. 1, 1899	
Arnold, Maxwell H	Mt. Lawley Kalgoorlie	Final, West Australia	July 2, 1935	
Austin, Clarence R. D Avenell, Francis William	Kalgoorlie Collie	Final, West Australia Final, West Australia	July 7, 1925 Jan. 3, 1925	
Barclay, Wilfred E	Perth	e/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 Kalgoorlie	Final, West Australia Final, West Australia	Mar. 17, 1933	
Baugh, Robert Mousdale Baxter, Arthur Alexander	Shenton Park	Final, West Australia Final, West Australia	Sept. 8, 1932 Aug. 29, 1923	
Beckwith, Laurence A	Perth	Final, West Australia	Jan. 22, 1931	
Benari, Roland L	Hollywood	c/c, Victoria	Mar. 21, 1928	
Bennett, Joan	Cottesloe	Final, West Australia	July 2, 1935	
Bennett, William	Perth William Street, Perth	Clause 21, Sec. (a), Pharmacy and Poisons Act Exam., Victoria	Oct. 24, 1893	
Bingeman, Herbert Henry Bingeman, Roy Henry	Perth	Exam., Victoria Final, West Australia	July 11, 1900 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 Boylen, Robert J	Roulder	Final, West Australia	July 4, 1928	
Boylen, Robert J Brandenburg, Mervyn S	Boulder Geraldton	Final, West Australia Final, West Australia	July 6, 1926 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/c, Victoria	Nov. 6, 1934	
Butler, James W Burke, Jim	Guildford Leonora	Final, West Australia Final, West Australia	Oct. 3, 1934	
Burke, Jim Burlinson, Reginald Lancelot	Narembeen	Final, West Australia Final, West Australia	July 4, 1933 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 Cass, Jacob	Bunbury Mt. Lawley	Clause 21, Sec. (b), Pharmacy and Poisons Act Final, West Australia	April 10, 1895 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 Coates, Edgar	Busselton	Qualifying Exam., October, 1897 Final, West Australia	Oct. 13, 1897 Jan. 8, 1918	
Cobain, Mervyn J	Mt. Lawley	c/c, Victoria	May 1, 1934	
Cobain, Wallace O	Maylands	c/c, Victoria 374	Feb. 19, 1935	
Cohen, Reginald	Perth	Final, West Australia	Dec. 2, 1920	
Collett, N. J	Perth	Final, West Australia	Dec. 9, 1919	
Conway, Charles Cooke, Hayward A	Wagin Subiaco	Member of Pharm. Society, West Australia c/c, South Australia	Dec. 15, 1892 Dec. 1, 1909	
Cooper, Leonard G	Swanbourne	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 Crouch, William S	Victoria Park	c/c, Victoria	July 5, 1921	
Crouch, William S Crow, Robert Inglis	Merredin Beaufort Street, Perth	Major, Great Britain Exam., Victoria	Aug. 10, 1910 Dec. 11, 1901	
Cunningham, Robert M. W	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 Davis, Albert Rupert	Moora Claremont	Final, West Australia	July 5, 1917	
Davis, Albert Rupert Dentry, Alfred H	Perth	Final Exam, 1898	May 11, 1898 May 23, 1931	
Dobson, James F	Quairading	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 Drummond, Norman Brougham	Fremantle Dean Street, Cottesloe	Final, West Australia Final, West Australia	Mar. 6, 1934	
Edinger, Roy D	Bieton	Triangle NV and American Co.	Aug. 2, 1927 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 Embleton, George H	Hay Street, Perth Queen's Park	Final, West Australia Final, West Australia	Jan. 2, 1923	
Everett, Cedric D	Queen's Park Fremantle	Think I Wash Assets Us	Feb. 6, 1934 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	Cue	Final, West Australia	July 3, 1934	
Fitch, Harry D	Hay Street, Perth Merredin	Final, West Australia	Mar. 23, 1925	
Fowler, Cecil B	Merredin Perth	Final, West Australia Final, West Australia	Oct. 14, 1926 April 7, 1933	
Fowler, Vers. C.			May 3, 1929	
Fowler, Vera C Francis, Olive M	Lake Grace	Final, West Australia		
Francis, Olive M Fraser, Lorna G	Lake Grace Boulder	Final, West Australia Final, West Australia	Aug. 6, 1935	
Francis, Olive M Fraser, Lorna G Frazer, Thomas James	Boulder	Final, West Australia Pharm. Society, Ireland	Aug. 6, 1935 April 10, 1907	
Francis, Olive M Fraser, Lorna G	Boulder	Final, West Australia	Aug. 6, 1935	

THE PHARMACEUTICAL REGISTER—continued.

		THE PHARMACEUT	ICAL REGISTER—continued.	D. J. C.
Name.		Address.	Qualification.	Date of Registration.
Garner, Walter B		Perth	Minor, Great Britain	Jan. 3, 1922
Gibson, Frank E Gieve, Albert	• • •	High Street, Fremantle	Exam., Victoria	Aug. 13, 1902
Gieve, Albert Gilbert, Edward		Perth Katanning	Member of Pharm. Society, West Australia Final Exam., West Australia	Feb. 14, 1894 Jan. 11, 1905
Glanville, Henry Charles		Fremantle	Minor, Great Britain	May 12, 1897
Glasscock, John L	•••	Claremont	Final Exam., West Australia Final, West Australia	Mar. 16, 1905
Golder, Lyla H Golder, Alfred Ernest	•••	Claremont Claremont	Final, West Australia Qualifying Exam., May, 1897	July 12, 1928 May 12, 1897
Green, Raymond		Cottesloe	Final, West Australia, 1918	Mar. 13, 1919
Greentree, Athol Garnet Greenwood, William	•••	Perth	Final, N.S.W Final, West Australia	April 10, 1907 Sept. 6, 1921
Greville, R. W	•••	Perth	Member of Pharm. Society, West Australia	Nov. 14, 1894
Griffiths, W. A	•••	*** *** *** ***	Final, West Australia, 1905	Feb. 5, 1906
Gulley, F. P Hamilton, James C	•••	West Leederville Perth	Final, West Australia, 1905 Final, West Australia	Dec. 13, 1905 Aug. 3, 1931
Hands, John Victor		Wyalkatchem	Minor, Great Britain	Oct. 21, 1924
Hardman, Ethel May	•••	Perth	Final, West Australia c/c New South Wales	July 14, 1924
Harris, Evelyn R. B Harris, W. Q	•••	Nedlands Three Springs	c/c New South Wales	Aug. 3, 1931 Sept. 25, 1930
Hartrey, Gerald		Hay Street, Perth	Final Exam., 1898	Jan. 11, 1899
Hartrey, Shela Harvey, Rose M	•••	Perth South Fremantle	Final, West Australia	Dec. 5, 1934 Feb. 27, 1935
Hawke, M. C	•••	Bruce Rock	Final, West Australia	Dec. 11, 1919
Hawkins, James W	•••	Kalgoorlie	Exam., Victoria	May 14, 1902
Healy, Richard J Hill, Arthur Henry	•••	Claremont Cottesloe	Final, West Australia Final, West Australia	Dec. 7, 1926 Aug. 2, 1932
Hocking, Enid		Wiekepin	c/c, Victoria	Nov. 5, 1935
Hogben, Ernest E	•••	Collie	Final, West Australia	July 3, 1934
Hollingworth, Ken. W.		Nedlands Mount Lawley	Final, West Australia Final West Australia	Aug. 6, 1935 Oct. 1, 1935
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 Hughes, Stanley Tregurtha	•••	Perth Cunderdin	Final, West Australia Final, West Australia	Aug. 15, 1930 Aug. 1, 1923
Hutchinson, W. A		Leederville	Final Exam., 1905	July 8, 1908
Ick, Francis H Illsley, G. A	•••	Albany	Final Exam., West Australia Final Exam., West Australia	Feb. 8, 1905 Dec. 13, 1905
Illsley, G. A Inglis, Jack P	•••	Subiaco Bayswater	Final Exam., West Australia Final, West Australia	Jan. 12, 1927
Jacobson, Edith Emma	•••	Leake Street, Perth	Final, West Australia	July 5, 1927
Jaentsch, Herman C Jeffery, Jack A	•••	Subiaco South Perth	Final, West Australia Final, West Australia	Jan. 5, 1929 Jan. 5, 1929
Johns, George Davies	•••	Perth	B.C. 19349	July 7, 1931
Jones, Adrian H		Fremantle	Final, West Australia	Oct. 5, 1926
Kalman, Cyril Kekwick, Beryl		Murray Street, Perth Buckland Hill	Final, West Australia	May 28, 1923 July 14, 1927
Kekwick, Daintry	•••	Buckland Hill	Final, West Australia	Mar. 13, 1929
Kinsella, Hector T	•••	Victoria Park	Final, West Australia	July 4, 1933
Kirkpatrick, Elma E. Kirton, Richard G	•••	Narrogin South Fremantle	Final, West Australia Clause 21, Sec. (b), Pharmacy and Poison Act	Sept. 5, 1928 April 10, 1895
Kitley, Sydney		Manjimup	Minor, Great Britain	June 11, 1913
Kruger, Oscar G Landells, Reg. B	•••	Mount Street, Perth	Final Exam., 1904 Final Exam., West Australia	June 10, 1908 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 Lee, Norman Duke	•••	Mt. Lawley, Perth Boulder	Final Exam., 1900 Final, West Australia	Dec. 28, 1900 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 Thoma Lloyd, Lyle Sydney	s 	Perth Inglewood	Final, West Australia Final, West Australia	Sept. 28, 1923 July 5, 1927
Longden, Herbert		Hay Street, Perth	Final, West Australia	Dec. 31, 1935
Lorman, Fred. T Lovely, Ernest Chapman	•••	Perth Hospital, Wooroloo	Final Exam., West Australia Final Exam., West Australia	Jan. 11, 1905 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 Macmillan, I. R. K	•••	Lake Grace Victoria Park	c/c, Victoria Final, West Australia	June 8, 1910 Nov. 5, 1929
Macmillan, William J. A.		Hay Street, Perth		July 3, 1934
Mantack, Douglas A	•••	Walcott St., Mt. Lawley	Final, West Australia	Sept. 1, 1925
Mapp, Charles William Martin, Philip G	•••	Inglewood Perth	Final, West Australia c/c. New South Wales	Jan. 23, 1922 Mar. 6, 1929
Masters, William E		Perth	c/c, New South Wales	July 25, 1928
McCabe, Patrick J McCrae, Herbert A	•••	Perth	Final, West Australia Final, West Australia	Jan. 29, 1927 July I, 1930
McCrae, Herbert A McLean, John		South Perth Narrogin	Final, West Australia Final, West Australia	May 28, 1919
McWhinney, Alan	•••	Denmark	Final, West Australia	Dec. 6, 1927
Mendelawitz, David Miller, Louis James Barnett	•••	Carnarvon Donnybrook	Final, West Australia Final, West Australia	April 4, 1922 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 Murdoch, George D. C.	•••		Qualifying Exam., 1897 Final, West Australia	May 12, 1897 Jan. 13, 1915
Neal, D. T	•••	Northam	Final, West Australia	Jan. 8, 1918
Neale, Francis Herbert	•••	Hay Street, West Perth	Exam., Victoria	Aug. 8, 1900 April 21, 1925
Nelson, William L Nicholas, George R	•••	Bridgetown Mt. Magnet	c/c, New South Wales Final, West Australia	Sept. 5, 1933
Nicholas, Joseph M		South Perth	c/e, South Australia	Aug. 6, 1935
Nickels, Felix Frederick Norman, Andrew R	•••	10th Avenue, Maylands Albany	Final, West Australia Final, West Australia	August 2, 1927 Dec. 16, 1925
norman, Andrew Iv	•••	Albany	Final, West Australia	200. 10, 1920

THE PHARMACEUTICAL REGISTER—continued.

		THE PHARMACEUT	CAL REGISTER—continuea.	Data of
Name.		Address.	Qualification.	Date of Registration.
O'Donnell, Thos. A		Fremantle	Final, West Australia	July 4, 1933
Osborne. William O		Victoria Park	c/c, South Australia	Sept. 8, 1909.
Owen, Thomas	•••	East Fremantle	Member of Pharm. Society, West Australia	Oct. 25, 1893.
Parkes, Arthur Vaughan Parry, Noel Arthur	•••	Bunbury Perth Hospital	Minor, Great Britain Final, West Australia	Jan. 9, 1896 June 18, 1920
Picone, Dominic		Perth	Final, West Australia	Mar. 2, 1931
Plenderleith, R. M		Narrogin	Final, West Australia	Dec. 6, 1917
Plummer, F. Robertson	•••	D'	Member of Pharm. Society, West Australia	Aug. 22, 1894
Porter, Charles Powys, Violet M		Pingelly Merredin	Final Exam., 1907 Final, West Australia	Nov. 11, 1908 Feb. 8, 1922
Priestley, William S		Perth	c/c, South Australia	Mar. 9, 1910
Provost, Fred A	.	New Zealand	Final, West Australia	Mar. 27, 1900
Raphael, John Joseph Read, William Raymond	•••	Mount Hawthorn Victoria Park	Final, West Australia Final, West Australia	July 1, 1924
Read, William Reginald	•••	Victoria Park Brisbane Street, Perth	Final, West Australia Final, West Australia	June 11, 1902 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 Richards, Eric W	•••	William Street, Perth	Clause 21, Sec. (a), Pharmacy and Poisons Act Final Exam., West Australia, 1910	Dec. 8, 1897
Richards, Mary		Hill Street, Perth	Final Exam., West Australia, 1910 Final, West Australia	Jan. 31, 1912 May 7, 1935
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 Rouvray, Norman G	•••	Kellerberrin	Final, West Australia e/c, Victoria	Dec. 6, 1921 July 2, 1929
Rowe, John	•••	Rellerberrin	e/c, Victoria Final, West Australia	Dec. 6, 1917
Rowe, Frank	•••	Hay Street, Perth	Final, West Australia	Oct. 5, 1926
Royal, Ivon G	•••	Gnowangerup	Final, West Australia	July 2, 1929
Rudwick, Fred. James Rutledge, Cyril	•••	Buckland Hill Dalwallinu	Final, West Australia Final, West Australia	Sept. 9, 1924 July 3, 1928
Ryan, Ruby G		Fremantle	Final, West Australia	April 3, 1934
Sadler, Claude Alexander	•••	Bunbury	Final, West Australia	April 2, 1932
Sallur, Alfred S. C Samaha, Said T	•••	Wiluna Fitzgerald St., North Perth	Final, West Australia Final, West Australia	Jan. 12, 1927
Sandercock, Harry	•••	Rokeby Rd., Subiaco	Final, West Australia Final Exam., 1898	April 14, 1925 May 11, 1891
Sands, Edwin S	•••	Geraldton	Final, West Australia	Mar. 26, 1904
Sargent, Gertrude V	•••	York	Final, West Australia	Jan. 3, 1922
Sargent, Oswald H Sargent, Lionel O	•••	York Maylands	Final, West Australia Final Exam., 1913	Jan. 14, 1903
Saunders, C. M	•••	Fremantle	Final, West Australia	Mar. 4, 1914 Jan. 19, 1920
Scurlock, John	•••	Beaufort Street, Perth	Minor, Great Britain	Aug. 11, 1902
Scurlock, John Edward	•••	Perth	Final, West Australia	Nov. 7, 1933
Siggs, Frank L Siggs, Leonard Oliver	•••	Pinjarra Collie	Final, West Australia Final Exam., West Australia	Nov. 3, 1925
Sim, James		Goomalling	Minor, Great Britain	Jan. 11, 1916 April 4, 1922
Smith, Alfred J	•••	Morawa	Final, West Australia	July 3, 1928
Smith, K. W Southee, Frank	•••	Kojonup	Final, West Australia	Aug. 5, 1930
Southee, Frank Southee, H. G	•••	Wellington Street, Perth Barrack Street, Perth	Final Exam., 1899 Final, West Australia, 1905	Aug. 26, 1899 Dec. 13, 1905
Stacy, Éric B		York	c/c, New South Wales	Aug. 1, 1922
Stang, Olga C	•••	Perth	c/c, Victoria	Oct. 30, 1931
Steinthal, Alfred M Stewart, Aubrey J	•••	Southern Cross Northam	c/c, Victoria Final, West Australia	Aug. 7, 1934 May 15, 1933
Stewart, Marjorie		Northam	Final, West Australia	April 2, 1935
Stocker, Arthur T	•••	Perth	Final, West Australia	July 2, 1929
Sundercombe, Nora E. N. Sunderland, Harry V.	•••	Cottesloe	Final, West Australia	Sept. 5, 1934
Sykes, D'Arcy J	•••	Perth	Final, West Australia	July 2, 1935 Aug. 23, 1928
Taite, Andrew S			Final Exam., 1898	June 12, 1899
Taylor, Lancelot A	•••	Leederville	Final, West Australia	Jan. 23, 1925
Temby, John R Thom, Archibald H	•••	Perth Fremantle	Final, West Australia	April 3, 1934
Thomas, Morley John	•••	Bunbury	Final, West Australia	Nov. 6, 1934 June 21, 1927
Tilly, Arthur Lindsay	•••	Hay Street, Perth	Member of Pharm. Society, West Australia	Dec. 15, 1892
Tilley, Maurice J Tindale, John Henry	•••	Mount Hawthorn	Final, West Australia	Aug. 29, 1935
Tresise, Ernest O	•••	Guildford Northam	Member of Pharm. Society, West Australia Standard, South Australia	Dec. 15, 1892 April 9, 1902
Tressider, Sydney		Perth	c/c, New South Wales	Mar. 8, 1911
Turner, Vincent	•••	Subiaco	Final, West Australia	July 10, 1912
Tyler, Edwin L Varcoe, Eric William	•••	Perth	Final, West Australia Final, West Australia	Jan. 13, 1922
Vecchia, Leo	•••	Geraldton	Final Wast Australia	Feb. 15, 1927 July 2, 1926
Waldby, Douglas	•••	Claremont	Final, West Australia	Sept. 2, 1931
Waldby, Harold	•••	Claremont	Minor, Great Britain	June 14, 1911
Wallace, William Hy. Watson, Walter		Katanning	Minor, Great Britain Member of Pharm. Society, West Australia	Oct. 8, 1912
Webb, Ernest C			c/c, New South Wales	Dec. 15, 1892 Sept. 13, 1911
Webster, Leslie E		Harvey	Final, West Australia	June 7, 1933
White, Daniel G	•••	Wembley	Final, West Australia	April 25, 1929
Whitham, Lola G Whitehouse, Sydney P.	•••	Kalamunda	Final, West Australia Minor, Great Britain	Nov. 3, 1931
Whitlock, J. H. R. P.		Boulder	Final Exam., West Australia, 1916	Jan. 10, 1912 Mar. 1, 1917
Wiley, Henry,	•••	Fremantle	Minor, Great Britain	Aug. 14, 1912
Wilkinson, Arthur Williams, C. Norton	•••	Dowerin	Final, West Australia	July 4, 1922
minanis, O. Morton	•••	Oxford Street, Leeder- ville	Minor, Great Britain	July 1, 1930
Wilson, Charles E			c/c, Victoria	Aug. 11, 1909
Wright W	•••	Midland Junction	Minor, Great Britain	Nov. 13, 1907
Wright, W Wynne, William G	•••	St. George's Terrace	Final Exam., West Australia, 1905 Final Exam., West Australia, 1910	Mar. 26, 1905 Feb. 8, 1911
<u> </u>		,	rmal Exam., West Austrana, 1910	TON: 0, 1911

THE HEALTH ACT, 1911-33. Qualification of Inspectors.

IN pursuance of the powers conferred upon me by the provisions of "The Health Act, 1911-33," I hereby exempt from the operations of Section 30 of the said Act the office of Inspector, in the Districts specified, for a period of one year from the 1st day of January, 1936:—Balingup Road District, Dowerin Road District, Beverley Road District, Collie Road District, Gnowangerup Road District, Comet Vale Health District, Wongan-Ballidu Road District, Dumbleyung Road District, Kununoppin Health District, Mullewa Road District, Esperance Road District, Manjimup Road District, Carnamah Road District, Albany Road District, Darling Range Road District, Fremantle Road District, Goomalling Health District, Mundaring Road District, Gerald ton Road District, Greenbushes Road District, Goongarrie Health District, Greenbushes Road District, Greenough Road District, Wyalkatchem Road District, Greenough Road District, Wyalkatchem Road District, Dalwallinu Road District, Cranbrook Road District, Northampton Road District, Lower Blackwood Road District, Wyndham Road District, Kulin Road District, Wyndham Road District, Three Springs Road District, Upper Chapman Road District, Three Springs Road District, Upper Blackwood Road District, Nungarin Road District, Kojonup Road District, Nungarin Road District, Pingelly Health District, Laverton Road District, Wickepin Road District, Marble Bar Road District, Williams Road District, Roebourne Road District, Woodanilling Road District, Roebourne Road District, Woodanilling Road District, Roebourne Road District, Plantagenet Road District, West Arthur Road District, Preston Road Di

EVERITT ATKINSON, Commissioner of Public Health.

JETTY LEASES.

TENDERS (indorsed on the outside—"Tender for Jetty Lease") for the Lease of the undermentioned Jetties for a period of from One to Ten years as from the 1st April, 1936, will be received at the Office of the Harbour and Light Department, Fremantle, until 11 a.m. on the 2nd March, 1936:—

Balla Balla Jetty; Maud Landing Jetty.

Repairs to these Jetties will not be undertaken unless the amount tendered and the period stated warrant the expenditure.

Tenders will be received at the same time for Fortescue Jetty for a period of One or Three years from the 1st May, 1936.

Telegraphic Tenders for all these Jetties will be received until the same date.

Conditions of Contract may be inspected at the Office of the Harbour and Light Department, Fremantle.

The highest or any tender not necessarily accepted.

By order if the Hon. Minister,

V. W. WARD, Manager.

Harbour and Light Department, Fremantle, 8th January, 1936.

RESERVE.

Department of Lands and Surveys, Perth, 14th January, 1936.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to set apart as a Public Reserve the land described in the Schedule below for the purpose therein set forth:—

2113/35.

PERTH.—No. 21483 (Park and Recreation).—Lot No. 725. (20a. 0r. 32p.) O.P. 5197. (Plan South Perth Townsite.) Reserve 3614 (Public Utility) is hereby reduced.

A. R. T. BROWN, Acting Under Secretary for Lands. TENDERS FOR LEASING RESERVE No. 2208.

Katanning Land Agency.

Grazing Purposes.

Section 32 of "The Land Act, 1933-1934."

Department of Lands and Surveys, Corres. 2548/91. Perth, 7th January, 1936. TENDERS for the leasing of the land comprised within Reserve 2208 (situated near Nymarup Pool), containing about 92 acres, are invited.

The above Reserve will be available for leasing under Section 32 of "The Land Act, 1933-1934," for a term of five years, and no compensation being payable for improvements effected at the expiration of the lease or the sooner determination thereof; subject also to the condition that all timber must be protected.

Tenders for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of Two pounds, £2, per annum), indorsed "Tender for Reserve No. 2208, shown on Public Plan 417D/40, B3," and addressed "Under Secretary for Lands," must be lodged at the Lands Office, Katanning, on or before Wednesday, 29th January, 1936.

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 417D/40, B3.)

A. R. T. BROWN, Acting 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, 1933-34," 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, 22nd JANUARY, 1936.

BUNBURY LAND AGENCY.

Williams District (about $10\frac{1}{2}$ miles south of Boddington).

Corr. No. 2319/18.

Open under Part V. (Plan 384A/40, Cl.)

Location 11857, containing 300a. 1r. 27p., at 3s. per acre; classification page 13 of 2319/18; Location 11890, containing 243a. 3r. 10p., at 3s. per acre; classification page 3 of 7506/19; and Location 11896, containing 195a. 1r. 31p., at 3s. per acre; classification page 4 of

7766/19; subject to an Agricultural Bank mortgage and to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being L. Butcher's forfeited Leases 12020/68, 11941/68, and 11940/68.

PERTH LAND AGENCY.

Swan District, Herdsman Lake.

Open under Part V. of "The Land Act, 1933-34," as modified by Part VIII.

Correspondence 874/31. (Plan Herdsman Lake.)

Lot 113, containing 9 acres 2 roods 32 perches; price per acre £11; purchase price, including house at £260—£366 14s.; fortnightly instalments up to 31st March, 1936:—house only 15s. 7d.; subject to the conditions applying to this Estate; being C. E. C. Hawkins and G. Danielo's forfeited Lease 55/2100.

Swan District, Herdsman Lake.

Open under Part V. of "The Land Act, 1933-34," as modified by Part VIII.

Correspondence 1159/33. (Plan Herdsman Lake.)

Lot 115, containing 4 acres 3 roods 39 perches; price per acre £14; purchase price, including house at £260 and improvements £20 10s.—£350 8s. 3d.; fortnightly instalments up to 31st March, 1936:—house only, 15s. 7d.; subject to the conditions applying to this Estate; being C. A. Lindau's forfeited Lease 55/2549.

WEDNESDAY, 29th JANUARY, 1936.

BUNBURY LAND AGENCY.

Wellington District (about three miles north-west of Cookernup).

Corr. No. 8403/97.

Open under Part V. (Plans 383A/40, B & C2; 383D/40, B & C3.)

Location 911, containing 100 acres; subject to reclassification and pricing and to any necessary survey.

> A. R. T. BROWN, Acting Under Secretary for Lands.

GOVERNMENT LAND SALES.

THE undermentioned allotments of land will be offered for sale at Public Auction on the dates and at the places specified below, under the provisions of "The Land Act, 1933-1934," and its Regulations:

KALGOORLIE.

21st January, 1936, at 2 p.m., at the District Lands

†Boulder-Town (York street) 722, 1r., £10.

†Kalgoorlie—Town (Lyall street) 2299, 1r., £12 10s.; (Collins street) 114R, 1r., £12 10s.; (Plumer street) \$2009, 1r., £20; (Coventry street) \$3116, 1r. 29.7p., £80; (Hay street) 3027, 20p., £10; (Hobart street) 1921, 32p., £12 10s.; (Roberts street) 1202, 1211, 1r. each, £12 10s. each; (Boundary street) 1871, 1872, 1r. 4p. each, £12 10s. each.

Comet Vale—Town 59, 1r., £12 10s.

Kanowna-Town 42F, 1r. 3p., £10.

REEDY.

1st February, 1936, at 2 p.m., at Bell's Store-Reedy—Town 127, 128, 129, 130, 131, 132, 192, 193, 194, 195, 196, 200, 203, 204, 205, 206, 207, 209, 211, 212, 213, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, about 1r. each, £12 10s. each.

COLLIE.

5th February, 1936, at 11 a.m., at the Court House— ‡Collie—Town 814, 1r. 8p., £50.

LAVERTON.

5th Februray, 1936, at 3 p.m., at the Mining Registrar's

Laverton-Town 157, 158, 1r. each, £12 each.

MEEKATHARRA.

5th Feruary, 1936, at 11 a.m., at the Mining Registrar's

Meekatharra-Town §413, 1r., £15; Town 562, 1r. 6.1p., £15; 619, 39.1p., £15; 617, 1r., £12 10s.

7th February, 1936, at 11 a.m., at the Department of Lands and Surveys—

*Suburban for cultivation.

†Sold 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.

The provisions of Clause 22 of the Regulations for the sale or leasing of Town and Suburban lands at auction shall not apply at the sale of these lots.

§Subject to payment for improvements if purchased by other than the owner thereof.

All improvements on the land offered for sale are the property of the Crown, and shall be mid 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 or 20 feet only.

> A. R. T. BROWN, Acting Under Secretary for Lands.

FORFEITURES.

THE undermentioned Leases have been cancelled under Section 23 of "The Land Act, 1898," and/or Section 32 of "The Land Act, 1933-1934," for non-payment of rent or other reasons:

Name, Lease, District, Reason, Corres., Plan.

Bathgate, W. J.; 394/736; Hardy; £22 1s. 0d.; 1791/34; ž3/300.

23/300.
Burridge, S. H.; 21401/68; Avon 22927; abandoned; 430/27; 26A/40, A1.
Claney, M. M. M.; 68/1258; Avon 25181; abandoned; 5936/27; 24/80, B1.
Martin, Thomas; 55/1711; Peel Estate 353, 373; abandoned; 4675/29; Peel Estate.
Oldfield, R. O.; 5928/153; Wogarl; £2 10s 0d.; 623/30; 5/80, C & D2.
Palm, J. L.; 347/485; Williams 13235; £6 13s. 4d.; 1010/34; 408/80. F3.

Palm, J. L.; 347/485; Williams 13235; £6 13s. 4d.; 1010/34; 408/80, F3.

Shepherdson, Ernest; 1186/41A; part of Wilga Townsite Reserve 19693; £10 0s. 0d.; 9236/12; 414B/40.

Spriggs, Charles; 1283/41A; part of Reserve 1774; £4 5s. 0d.; 4303/19; 1C/40, E4.

Whittaker, E. H. L.; 3116/438; Onslow 242; abandoned; 890/24; Onslow.

Morgan, Harold; 3117/740; Norseman 965; non-compliance with conditions: 2265/34; Norseman

ance with conditions; 2265/34; Norseman.

A. R. T. BROWN, Acting Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1934.

WHEREAS W. E. A. Heal and H. C. Doncon, being the owners of land over or along which the undermentioned roads, in the BEVERLEY Road District pass, have applied to the Beverley Road Board to close the said roads, which are more particularly described hereunder, that is to sav:

1403/16.

B. 407:—That portion of Road No. 972 passing along part of the south-eastern boundary of Avon Location 7578 and through Location 8079; from the north-east corner of Reserve 16412 to a surveyed road on a northeastern boundary of said Location 8079.

Also the surveyed road (part being portion of Road No. 2499) passing through Avon Location 8079 and along the south-western and south-eastern boundaries of Location 6015 and part of the south-western boundary of Location 9236; from Road No. 421 on the northernmost boundary of the first-mentioned Location, to the southern corner of the last-mentioned location. (Plan 3D/40, B4.)

WHEREAS F. H. Blechynden, H. E. Blechynden, and D. H. Forbes, being the owners of land over or along which the undermentioned road, in the BEVERLEY Road District passes, have applied to the Beverley Road Board to close the said road, which is more particularly described hereunder, that is to say:-

B. 414:-The surveyed road along the south-western boundary of Beverley A.A. Lot 121; from a surveyed road at its western corner to its southern corner. (Plan 343A/40, A1.)

WHEREAS the Hon. Minister for Lands, being the owner of land over or along which the undermentioned road, in the ESPERANCE Road District passes, has ap-plied to the Esperance Road Board to close the said road, which is more particularly described hereunder, that is to say:

E. 24:—That portion of an unsurveyed road bounded by lines commencing at the south-west corner of Esperance Lot 290 and extending north 7 chains 80 links along its west boundary and part of the westernmost boundary of Reserve 21382; thence west 100 links; thence south parallel to said western boundaries of Lot 290 and Re-Reserve; thence east along said side of Railway Reserve to the starting point. (Plan Esperance Townsite.)

WHEREAS L. E. Walker and W. E. M. Starr, being the owners of land over or along which the undermentioned road, in the MUNDARING Road District passes, have applied to the Mundaring Road Board to close the said road, which is more particularly described hereunder, that is to say :-

4013/21.

M. 352:-That portion of Road No. 6531 passing along the south boundaries of Lots 167 to 172, inclusive, of Swan Location 16 (L.T.O. Plan 1833); from Road No. 9258 at the south-west corner of the first-mentioned lot to a western side of the Eastern Railway Reserve at the south-east corner of the last-mentioned lot. (Plan 1C/20, N.W.)

WHEREAS H. D. Broad, P. J. Arkell and H. Seymour, being the owners of land over or along which the under-mentioned road, in the MOORA Road District passes, have applied to the Moora Road Board to close the said road, which is more particularly described hereunder, that is to say:

938/14.

M. 353:-The surveyed road passing along part of the west and part of the north boundary of Melbourne Location 1356 from a surveyed road at the south-east corner of Location 1488 to a closed road at a south-east corner of Location 1489. (Plan 64/80, A2.)

WHEREAS E. J. Sharp and D. McL. Sharp, being the owners of land over or along which the undermentioned road, in the PERENJORI Road District passes, have applied to the Perenjori Road Board to close the said road, which is more particularly described hereunder, that is to say:—

1648/35.

P. 337:—The surveyed road passing along part of the south boundary of Victoria Location 4323; from a surveyed road at its south-east corner to a surveyed road at the north-west corner of Location 7574. (Plan 122/ 80, E. & F. 2.)

WHEREAS Arthur Glasson and Ernest William Hemley, being the owners of land over or along which the under-mentioned road, in the WICKEPIN Road District passes, have applied to the Wickepin Road Board to close the said road, which is more particularly described hereunder, that is to say:

5207/25.

W. 540:—The surveyed road along part of the north and the east boundary of Williams Location 1569; from

the south-west corner of Location 1546 to a surveyed road at the south-east corner of the former location. (Plan 378C/40, F4.)

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 17th day of January, 1936.

> A. R. T. BROWN, Acting Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1934.

Department of Lands and Surveys, Perth, 17th January, 1936.

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: -

Northampton.

6016/03.

No. 1754: Extension:—A strip of land, one chain wide (widening at a north-east corner of Victoria Location 5335, as shown on Diagram No. 59050 and on the northern boundary of Location 5337, as shown on Diagram No. 59049), leaving the present road at a north-east corner of Victoria Location 5335 and extending (as surveyed) south along an east boundary and eastward along a northern boundary of said Location 5335; thence in a general south-easterly direction along northern boundaries of Location 5337 to Road No. 4896 at its south-east corner.

8p. being resumed from Victoria Location 5335. 23.6p. being resumed from Victoria Location 5337. (Plan 160D/40, B4.)

Brookton and Beverley.

9942/00

No. 6622: Widening:—That portion of Avon Location 4363 bounded by lines commencing on its eastern boundary 17 chains 70.6 links from its south-east corner, and extending (as shown on Diagram No. 55779) 350deg. 46min. 10 chains 77 links, 63deg. 5min. 58 links, 130deg. 48min. 2 chains 12.7 links, 158deg. 44min. 7 chains 11.6 links, and 161deg. 24min. 1 chain 73 links to the starting point. point.

3r. 6.3p. being resumed from Avon Location 4363. (Plan 343D/40, A4.)

Brookton.

5125/34.

No. 7494: Deviation: -- A strip of land, one chain wide (widening at its commencement and terminus), its eastern side leaving the south-western side of the present road at a point situated 270deg. 3min. 61.3 links and 309deg. 36min. 17 chains 83.9 links from the northwest corner of Avon Location 12211 and extending southeastward (as shown on Diagram No. 55777) to and through said location to Road No. 6768 on its southern boundary.

4a. 1r. being resumed from Avon Location 12211. (Plau 342C/40, D4.)

Manjimup.

3223/25.

No. 7832: Widening:—A triangular portion of Nelson Location 6785 bounded by lines commencing at the junction of the south-western side of the present road with the south boundary of said location and extending west along said boundary for a distance of 50 links; thence north to the south-western side of the present road and south-eastward along part of said side of the present road to the starting point.

1.6p. being resumed from Nelson Location (785. (Plan

442C/40, D3.)

Brookton.

203/31.

No. 8806: Extension:—A strip of land, one chain wide (widening on the western boundary of Avon Location 7101, as shown on Diagram No. 55780), leaving the present road at the southern corner of Avon Location 4282 and extending (as surveyed) north-westward along the south-western boundaries of Locations 4282 and 4417, the western boundary of Location 7101, and the south-western boundary of Location 4937 to a surveyed road along the eastern side of the Great Southern Railway Reserve.

35.1p. being resumed from Avon Location 7101. (Plans 343A/40, A2 and 343D/40, A3.)

Armadale-Kelmscott.

49/34.

No. 9336: Extension:

A strip of land, 50 links wide, leaving the present road at its junction with the north-eastern side of Third road in Armadale Townsite and extending (as shown on L.T.O. Plan No. 1953) south-westward to the eastern side of Eleventh avenue.

Widening: -

A strip of land, 15.2 links wide (widening at its junction with Third road), commencing on the south-eastern boundary of Lot 4 of Canning Location 31 and extending (as shown on L.T.O. Diagram No. 10047) north-eastward inside and along part of the south-eastern boundary of the said lot and the south-eastern boundary of Lot 5 to Third road.

3.7p. being resumed from Canning Location 31. (Plan 341B/40, DL)

Mundaring.

2642/02.

No. 9572:—A strip of land, one chain wide (widening at its commencement), leaving Approach road on the south-eastern boundary of Lot 266 (L.T.O. Plan 4524) of Helena Location 20b, 5 chains 46.2 links from its couthern corner and extending (as shown on Diagram No. 59044) north-eastward through the said lot and Lot 265 to the south-western side of Boya crescent; commencing again on the north-eastern side of Boya crescent and continuing through Location 20b to the south-western boundary of Reserve No. 8006.

boundary of Reserve No. 8006.

2r. 32.8p. being resumed from Helena Location 20b. (Plan 1C/20, N.W.)

Narrogin.

522/35.

No. 9573:—A strip of land, one chain wide (widening at its terminus and in part), leaving a surveyed road on the southern boundary of Williams Location 1229 and extending (as shown on Diagram No. 55784) northward, passing through the said location and inside and along the east boundary of Location 1378 to Road No. 2980 at the latter's north-east corner.

 $6a.\ 2r.\ 34p.$ being resumed from Williams Location 1378.

3a. 3r. 13p. being resumed from Williams Location 1229. (Plan 385A/40, A1 & 2.)

Brookton.

9942/00.

No. 9574:—A strip of land, one chain wide (widening in Avon Location 6384, as shown on Diagram No. 55781), leaving Road No. 7515 at the southern corner of Location 5754 and extending (as surveyed) northward along the western boundaries of Locations 5754, 7327, 7382, 6384, and part of the western boundary of Location 6180 to Road No. 5353 at the northern corner of Moorumbine A.A. Lot 93.

28.2p. being resumed from Avon Location 6384. (Plan 343D/40, A3.)

Bruce Rock.

1026/35.

No. 9575:—A strip of land, one chain wide, leaving a surveyed road at the south-east corner of Lot 18 of Avon Location 8509 (L.T.O. Plan No. 3219) and extending (as surveyed) north along the east boundaries of Lots 18, 17, and 16 and the easternmost boundary of Lot 15 to a north-east corner of the last-mentioned lot; thence west and north along a north and an east boundary of said Lot 15 to a surveyed road at the north-west corner of Location 25012. (Plans 25/80, D4, and 4/80, D1.)

Quairading.

2815/21.

No. 9576:—A strip of land, one chain wide (widening in part), leaving a surveyed road at the north-west corner of Avon Location 26923 and extending east (as

surveyed) along its north boundary and (as shown Diagram No. 55792) inside and along part of the north boundary of Location 16505 and inside and along the southernmost boundary of Location 23533 to a surveyed road at the south-east corner of the last-mentioned; thence continuing east (as surveyed) along part of the south boundary of Location 17521 to Road No. 9457, near the north-east corner of Location 16505.

3a. 1r. 7p. being resumed from Avon Location 16505.

3a. 1r. 7p. being resumed from Avon Location 16505. 2a. 3r. 14p. being resumed from Avon Location 10119. (Plan 343B/40, D1.)

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, 1919-1934. Closure of Road.

WE, J. C. Vinicombe and A. R. Shaddick, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Pingelly Road Board to close the said portion of road, viz.:—

Pingelly.

15043/02.

P. 336:—That portion of Road No. 1901 passing through Avon Location 6295 and along part of its north boundary and the surveyed road along the east boundary of Location 6933; from the south boundary of the former location to a surveyed road at the north-east corner of the latter location. (Plans 378B/40, D1, and 343C/40, D4.)

J. C. VINICOMBE.
A. R. SHADDICK.

I, W. O. Sewell, on behalf of the Pingelly Road Board, hereby assent to the above application to close the road therein described.

W. O. SEWELL, Chairman Pingelly Road Board.

11th January, 1936.

THE LICENSED SURVEYORS ACT, 1909.

Surveyor General's Office, Perth, 9th January, 1936.

IT is hereby notified, for general information, that Leo Mengersen Waterford has this day been licensed to practise as a surveyor under the above Act.

H. LAMPHEE, Secretary Land Surveyors' Licensing Board.

FORESTS DEPARTMENT.

Perth, 14th January, 1936.

HIS Excellency the Lieutenant-Governor in Executive Council has approved of the Reclassification, as set out hereunder, of the Officers of the Field Staff of the Forests Department; to take effect as from the 1st January, 1936:—

Foresters.

				Clas	ssificat	ion on
				1st .	Januar	y 1936.
No.	Name.	Off	ice.	Min.	Max.	Salary.
				£	£	£
1. Sh	arp A. R.	"A"	Grade	390	438	438*
2. W	eston, L. N.	"A"	,,	390	438	438†
3. Cl	ifford, H.	"B"	,,	330	366	366
4. O	'Sullivan, M. J.	"B"	"	330	366	366
5. Gi	blett, J.	"B"	"	330	366	366
6. M	cCoy, H.	"B"	"	330	366	366
	erry, D. H.	"B"	"	330	366	342
	ıllager J. F.	"B"		330	366	
	ars, A.	"B"	"	330	366	330
	nith, H.	$\alpha \widetilde{B}$	"	330	366	330
	eggs, J.	"B"	"	330	366	330
	oss, W. A.	"B"	"	330	366	330
	insella, C. V.	$\alpha_{\rm B}^{\rm D}$	"	330	366	330
		. г.В.,,	"	330		
	sher, J. C.	"(B),	"		366	330
19, U	'Leary, A.	D	• • • •	330	-366	330

Reclassification—continued. Foresters-continued.

			Clas	sificat	ion on
					y, 1936.
No. Name.	Off	ice.			Śalary.
			£	£	£
16. Hartzer, C. J.		Grade	294	318	318
17. Maslen, R.	"C"	,,	294	318	318
18. Middleton, D.	"C"	,,	294	318	318
19. Mossop, J.	"co"	,,	294	318	318
20. Collins, F.	"C"	"	294	318	318
21. Thomson, J. A.	"C"	"	294	318	318
22. Watson, J. E.	"C"	,,	294	318	318
23. McCoy, H. J.	"C"	,,	294	318	294
24. Moriarty, W. T.	"C"	"	294	318	294
25. Herrod, E.	"C,	"	294	318	294
26. Williams, C. H. J.	"C"	,,	294	318	
27. Lind, V. G.	"C"	"	294	318	294
Assis	tant F	orester	s.		
28. Trainor, B. J.	"C"	Grade	260	282	282
29. Currie, J. H.	"C"	,,	260	282	
30. Dawson, H. E.	"(C),	"	260	282	282
31. O'Grady, L. D.	"C"	"	260	282	
32. Rutherford, C. V.	"co"	"	260	282	282
33. Walton, W. T.	"C"	"	260	282	270
34. Robins, C. H.	"C"	"	260	282	270
35. McMahon, W.	"C"	"	260	282	270
36. James, H.	((C))	"	260	282	270
37. Brown, W. F.	",C,,	"	260	282	270
38. Kelly, A. R.	"C"	,,	260	282	270
39. Mullumby, F. P.	"C"	"	260	282	270

* In charge Eastern and Murchison Goldfields.
† Also Senior Timber Inspector.
The above rates of pay are calculated on an adult male basic wage of £3 10s. 6d. per week, or £184 per annum, in the Metropolitan Area. This rate has been taken to the nearest multiple of £5, thus providing an adult male minimum rate of £185 per annum.

Bates of pay shall be subject to adjustment at the

Rates of pay shall be subject to adjustment at the rate of £5 per annum for every variation of 1s. 11d. per week from the current male basic wage rate of £3 10s. 6d. per week in the Metropolitan Area.

£3 10s, 6d. per week in the Metropolitan Area.

Officers who are located in areas where the male basic wage as declared by the State Arbitration Court is higher than the male basic wage for the Metropolitan Area shall be entitled to receive the difference by way of a basic wage allowance. Such basic wage allowance shall be equal to the adjustment which would be made to the salary scale if the higher basic wage rate had application to the Metropolitan Area application to the Metropolitan Area.

In order to give effect to the above provisos, the Treasury method of adjustment of salaries and allowances to meet variations in male basic wage declarations of the State Arbitration Court shall be that printed as an appendix to the First Section of the Public Service Reclassification on page 1820 of the Government Gazette of 20th September, 1935.

> S. L. KESSELL. Conservator of Forests.

THE ROAD DISTRICTS ACT, 1919-1934. Section 204, Subsection 54. Nedlands Road Board.

P.W. 277/34.

WHEREAS it is provided by Subsection 54 of Section 204 of "The Road Districts Act, 1919-1934," that a Board of any Road District may prescribe for any road or portion of a road in a Townsite a building line, and to prohibit the erection or re-erection of any building or structure in front of such line, and whereas the Nedlands Road Board is desirous of prescribing a building line for a road situate within a Townsite within the Nedlands Road District: Now, therefore, the Nedlands Road Board doth hereby make the following by-laws:—

- 1. The Nedlands Road Board hereby prescribes that the building line for any building or struc-ture hereafter to be erected upon any allotments fronting or abutting on Stirling highway on the south side of the road between Lot 8 of Swan Location 1029 and Broadway and on the north side of the road between Loch street and Hampden road shall be not less than eight feet from the street alignment of any such allotments abutting on Stirling highway.
- 2. The Board hereby prohibits the erection or re-erection of any building or structure in front of such line.
- 3. Penalty: Any person who constructs, erects or re-erects any building or structure in front of such line as herein prescribed shall be guilty of an offence against this By-law and shall be liable to a penalty not exceeding £20.

Passed at a meeting of the Nedlands Road Board held on the 23rd day of December, 1935.

WALTER C. BROWN, Acting Chairman.

A. JENKINS, Secretary Nedlands Road Board.

(L.S.)

Recommended-

(Sgd.) JAS. J. KENNEALLY, Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this eight day of January, 1936.

> (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.		
			1936.			
193	35.		$(2 \cdot 30 \text{ p.m. on Tuesda})$	7)		
Dec.	17	Onslow (Beadon) Hospital—Additions (8588)	21st January	TO COLUMN TO THE TOTAL TOTAL TOTAL		
19	36.			December, 1935.		
Jan.	9	West Subiaco, Lemnos Hospital— Repairs and Renovations (8590)	28th January	Contractors' Room, Perth, on and after the 14th January, 1936.		
Jan.	15	Perth Metropolitan Market Trust Additions to Fish Market (8591)	4th February	Contractors' Room, Perth, on and after the 21st January, 1936.		
Jan.	9	Carnarvon Hospital—Erection of New Nurses' Quarters (8589)	11th February	Contractors' Room, Perth; Court House, Carnarvon, and Public Works Department, Geraldton, on and after the 14th January, 1936.		

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.

THE TRAFFIC ACT, 1919-1931.

Traffic Regulations, 1931. Additions and Amendments.

P.W. 320/31. THE Traffic Regulations, 1931, are hereby amended as follows:—

Regulation No. 249A is amended by inserting a new paragraph after paragraph (c), published in the *Government Gazette* on the 1st day of September, 1933, as follows:—

(d) on the south side of Roe street, Perth, between William street and Milligan street.

Recommended-

(Sgd.) JAS. J. KENNEALLY, Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this eighth day of January, 1936.

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

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

IT is hereby notified, for general information, that the name of the railway station situated at 153 miles 5 chains from Perth, on the Collie-Narrogin Railway, and hitherto known as "Sewell," has been changed to "James' Crossing."

J. TOMLINSON, Secretary for Railways.

IT is hereby notified, for public information, that His Excellency the Lieutenant-Governor in Council has approved of leave of absence being granted to Joseph Arthur Ellis, Commissioner of Railways, from the 20th January, 1936, to 1st February, 1936, and of the appointment of John Faulkner Tomlinson, Secretary for Railways and Assistant to the Commissioner, to act as his deputy during such absence.

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

ROEBOURNE WATER BOARD.

Statement of Receipts and Expenditure for Year ending 31st December, 1935.

			,				
		Re	ceipts.		£	s.	d.
Balance at Un	ion Bar	nk			 16	2	11
Exchange					 0	2	6
Plant repair					 1.	7	9
					 6	4	5
Rates collected		• •			 317	8	6
					£341	6	1
					T941	()	.1
		Expe	enditur	е.	£	s.	d.
Salaries					 60	0	0
Advertising					 1	4	6
					 2	0	0
Bank charges					 0	10	0
Repayment Ro	ad Boa	rd L	oan		 15	5	0
Office expenses					 2	0	0
Plant purchase					 2	16	4
Engine sinking	g fund				 12	0	0
Insurance					 3	1	0
Plant repair					 31	11	2
Fuel					 52	5	0
Wages					 82	10	0
Balance at Un	ion Bai	nk			 76	3	1
					£341	6	1

T. F. SHOLL, Chairman.

HAY MARSHALL, Secretary.

THE WATER BOARDS ACT, 1904.

NOTICE is hereby given that the Rate Book for the year ending 31st December, 1936, of all land in the Bunbury Water Board District, and liable to be rated under the above-mentioned Act, has been made up and is open for inspection by Ratepayers.

E. MANTOVA, Acting Secretary.

THE WATER BOARDS ACT, 1904. Bunbury Water Board.

Notice of Rate in the Bunbury Water Area.

NOTICE is hereby given that, under the powers conferred by the above-mentioned Act, the Bunbury Water Board has ordered a Rate of One shilling and sixpence in the Pound for the Bunbury Water District, to be made and levied for the year ending 31st December, 1936, upon all rateable land entered in the Rate Book, the making up of which is published in the Government Gazette, 17th January, 1936, and local newspapers of 18th January, 1936. That the Minimum Rate for each tenement liable to be rated shall be One pound and for vacant land Fifteen shillings, and that a Memorandum of such order has been duly entered in the Rate Book and signed.

The said Rate is now payable in accordance with the By-laws made under the aforesaid Act.

By Order of the Bunbury Water Board,

E. MANTOVA,
Acting Secretary.

THE WATER BOARDS ACT, 1904. Busselton Water Board.

Notice of Making up Rate Book.

IT is hereby notified, for public information, that the Busselton Water Board has caused the Rate Book to be made up for the year ending 31st December, 1936, and that the said Rate Book may be inspected at the Office of the Board, Busselton, at all reasonable times.

A. E. WHITE, Secretary.

THE WATER BOARDS ACT, 1904.

Water Rate in the Wagin Water Area for Year ending 31st October, 1936.

NOTICE is hereby given that the Rate Book for the year ending 31st October, 1936, of all lands in the Wagin Water Area, now liable to be rated under the above-mentioned Act, has been made up and is open for inspection by Ratepayers.

By order of the Board,

C. W. CHELLEW, Deputy Chairman.

Wagin, 16th December, 1935.

Notice of Rate in the Wagin Water Area.

Notice is hereby given that, under the powers conferred by the above-mentioned Act, the Wagin Water Board has ordered a Rate of Three shillings in the Pound for the Wagin Water District, to be made and levied for the year ending 31st October, 1936, upon all rateable lands entered in the Rate Book, the making up of which is published in the Government Gazette of Friday, 17th January, 1936, and a local newspaper; that the Minimum Rate of the above-mentioned period for each separately assessed improved parcel of land, the Annual Rate of which at Three shillings in the Pound would not exceed Ten shillings, shall be Ten shillings; that the Minimum Rate for the above-mentioned period for each separately assessed parcel of unoccupied and unimproved parcel of land, the Annual Rate of which at Three shillings in the Pound would not exceed Seven shillings and sixpence, shall be Seven shillings and sixpence, and that a memorandum of such order has been duly entered in the Rate Book and signed

The said Rate is now payable in accordance with the By-laws made under the aforesaid Act.

By order of the Board,

C. W. CHELLEW, Deputy Chairman.

THE MUNICIPAL CORPORATIONS ACT, 1906.

$Municipal\ Elections.$

Department of Works and Labour Perth, 9th January, 1936.

IT is hereby notified, for general information, in accordance with Section 113 of the Municipal Corporations Act, that the following gentlemen have been elected members of the undermentioned Municipal Councils, to fill the vacancies shown in the particulars hereunder:—

Municipal	157 - 1	Date of	Membe	r Elected:	Occupation.	How vacancy occurred:	Name of Previous	Remarks.
Council.	Ward.	Election.	Surname.	Christian Name.	Occupation.	(a) Retirement. (b) Resignation. (c) Death.	Member.	Remarks.
Albany Do	East North	27-11-35	Johns Ingham	William Frederick	Engineer Railway Employee	(a)	Richardson A. H. Green G. H.	
Do	West	,,	Bolt	Charles Edward	Manager	(a)	Bolt, C. E	Elected on east
Do	+	,,	McKeown	James Woodburn	Retired Civil Servant	(a)	Scanlan, J. P.	turning Office
Do	‡	,,	Stephens	Robert	Public Ac- countant	(a)	Stirling, H. F	Unopposed.
Boulder		,,	Donley Geary	Henry Michael Francis	Miner Organiser	(a) (a)	Donley, H Geary, M. F	do. do.
Do Do		,,	Long	Eileen	Accountant	(a)	Long, E	do.
Do		**	Smythe	William John	Blacksmith	(a)	Smythe, W. J	do.
Do	†	,,	Coath	Walter Forrester	Wood Mer- chant	(a)	Coath, W.F	do.
Do	1	,,	Williams	James Glasson	Accountant	(a)	Richards, J. T. G.	do.
Bunbury	North	,,	Macnish	Jeffrey Oakley	Manager	(a)	Thomas, M. J	do.
Do	South Central	,,	Kelly Higgins	Michael James Charles Jerome	Contractor Railway	(a) (a)	Kelly, M. J Higgins, C. J. W.	do.
		,,		Winton	Employee			_
Do	† ‡	,,	Verschuer	John James Peter	Agent	(a)	Reading, G. E	Unopposed.
Do. * Do. *		4-12-35	Ryder Honey	Norman Charles Lionel Richard	Accountant Manager	(a) (b)	Ryder, N. C Sherry, H. H	do. do.
Do. *	North Central	4-12-00	Withers	Frederick James	Politician	(b)	Properjohn, A. E.	do.
Busselton	Do	27-11-35	Bignell	Percy Smith	Motor Agent	(a)	Cook, J. W	do.
Dэ	West	,,	Peake	Thomas William	Storekeeper	(a)	Peake, T. W	do.
Do	İ	,,	Falkingham	Robert	Contractor	(a)	Falkingham, R	do.
Do Carnarvon	<u> </u>	,,	Ryder Perret	Norman Charles Arthur Mark	Accountant Manager	(a) (a)	Ryder, N. C Perret, A. M. E	do. do.
Do		,,,	Strickland	Ernest Harry Charles	Licensed	(a)	Cornish, C. R	do.
Do	†	,,	Hammond	Cecil Henry	Victualler Engineer	(a)	Hammond, C. H.	do.
Do	+ + +	,,	Horton	St. J. Atkinson		•••		
Do Claremont	North	"	Young Carter	Patrick Tom	Chairman of Harbour	(a)	Carter, T	Unopposed.
5	0 11		C:11-44	Eric William	Trust Solicitor	(a)	Clarkson, M. W.	
Do, Do,	South East	,,	Gillett Jarvis	Eric William Alwyn Percy	Depart-	(a) (a)	Jarvis, A. P	Unopposed.
Ро	Past	,,	761 113	Zarryn i crey	mental Manager		7001113, 21. 1.	Спорровец.
Do	†	,,	Mengler	Gustav	Company Director	(a)	Mengler, G	do.
Do	1	,,	Doherty	William	Accountant	(a)	Durrant, S. F	do.
Collie		,,	Avenell		Chemist	(a)	Avenell, F. W.	
Do Do	i	,,	Gillespie Siggs	James Leonard Oliver	Manager Chemist	(a) (a)	Duke, C. E. Rowland, J. A.	
Do Do	†	,,	Rowland	James Albert	Jeweller	(a)	Bartlett, H. E	Unopposed.
Do	‡	,,	Finlay	Alexander Mathieson	Accountant	(a)	Finlay, A. M	do.
Cottesloe	North	,,	Lucas	Ormond Stanley	Tea Room Proprietor	(a)	Lucas, O. S	do.
Do		,,	Robinson	Henry Owen	Chemist	(a)	Robinson, H. O.	do.
— Дэ Də	1 ~		Davey Webb	The second secon	Newsagent Retired Civil	(a) (a)	Davey, A. B Webb, J.	do.
Do	Ì.	,,,	Black	John	Servant Company Director	(a)	Black, J	Unopposed.
Də		**	Bedells	T 2774771	Accountant		Bedells, C. E	do.
Fremantle	City	,,	Wilson	James William Henry Alfred	Manager	(a)	Wilson, J. W. H. A	do.
Do		,,	Chalmers	James		(a)	Grigg, A.	
Do		1 77	Farrell		Secretary	(a)	Farrell, J. M	Unopposed.
Do		1 "	Carr Gibson	777	Master Bake Chemist	r (a) (a)	Wilson, J. E. Gibson, F. E	Unopposed.
Do Do		,,	Tickell	Y 77 1 Y 77 17	Auditor	(a) (a)	Tickell, W. H	do.
East Fre-	West	,,	Smith	011 1 100	Secretary	(a)	Smith, C. H	do.
mantle		, ,,,		v	,			
Do			Gordon	Robert	Retired	(a)	Gordon R	do.
Do	1000	1	Ulrich		Secretary Mercer	(a)	Ulrich, V Chapman, E. I.	do.
Do Do		1	Chapman Locke	The second of th	Mercer Merchant	(a) (a)	Locke, H. J	do.
Do Do		,,	Foxworthy	John Henry	Accountant		Foxworthy, J. H.	do.
	1 7	,	1			1 ''		

^{*} Extraordinary Election.

THE MUNICIPAL CORPORATIONS ACT, 1906—continued. Municipal Elections-continued.

North Free North Free North Pree North Pree North Pree North Pree North Pree North Pree Pree Lesfie Kenton North Pree North North Pree North North Pree North North Pree North North North Pree North No	Municipal	W2	Date of	Mem	ber	Elected:		How vacancy occurred:	Name of previous	Remarks.
Dec.		Ward.	Election.	Surname.		Christian Name.	Occupation.	(b) Resignation.	Member.	TVCIIIg1X5.
Do. East Pearse Lesis Krinton Manurage (a) Pearse, L. K. do. Do. do. do. Carrier Do. do. do. Carrier Do. do. do. Carrier Do.		North	27-11-35	Hallion		Basil John			Hallion, B. J	Unopposed,
Do. West Rosk Stanley Thorston Master (a) Carlot Carlot		East	,,	Pearse		Leslie Kenton	i e	(a)	Pearse, L. K	do.
Do.	Do	West	,,	Ruck	.	•	Master Carrier	(a)	,	
Doc.		†	,,							
Do.	Central				Arthur Frederick			Fathers, E. A.		
Do.	Do	East		Askew						Unopposed.
Do.	1900				- 1		Cabinet			do,
Smilling William Avarial Contractor (a) Billing W. A. do. Do. Do.		†	,,		[Accountant			** 1
Do.		East						1 '		Unopposed.
Do.		1								do.
Do.	200	1		Kingsbury		Arthur Henry	do	(a)	Milne, J. S	do.
National College			,,		- 1					
Do. Philipote Alfred George Manager (a) Philipote Alfred George Henry Dentist (a) Philipote Alfred George Henry Dentist (a) Philipote Alfred George Henry Dentist (a) Philipote Alfred Philipote Alfred Dentist (a) Philipote Alfred Philipote Phi									Jones, A. W.	do.
Do.	Ďо	1		Philpott					Philpott, A. G.	
Brimage Ernest Elisha Porwarding Agent Accountant Accountant	200	1			- 1				Rainsford, G. H.	
Do.	fede				:		Forwarding			
Do. North Pearson John Machinist (a) Fay, J. E.	Midland Junc-	West	ì			Ernest Henry Joseph Charles	Accountant Railway	(a)		Unopposed.
Do.	70	North	,,				Machinist	(a)		
Do.	70								Harrigan, A. O.	Unopposed.
Narrogin	Do	Ţ							Halvorsen, H. B.	Споррозса.
Do.				Brown		Harold Joseph				Unopposed.
Do.		I					Business			do. do.
Do.	Do		••	French		Frederick John	Undertaker	(b)		do.
Do.	Do				- 1					
Do. * 21-8-35 Marsh Hugh James Arthur School teacher Do. Central , Hammond William Davis Business Manager Motel Leeder Company Morth North Part Company Manager Motel Company Manager Motel Leeder Company Manager Motel Company Manager					1	Cvril William				do.
Do Central Do West West Mammond Frederick William Davis Business Manager Manag			21-8-35	Marsh .		Hugh	Builder	(b)	Mackie, D. W. H.	
Do. West West William Davis Business Manager			27–11–35				teacher			Unopposed.
Do.							Business			
Do. * \$\frac{1}{2}	Do	†	; 23	Northey .			Hotel-keeper	(a)	Northey, W. J. O.	Unopposed.
City of Perth Central 27-11-35 Langley Thomas William Auctioneer (a) Langley, T. W do.		‡		James .		Reginald Brand	and Auditor		·	do.
City of Perth Central (No. 1) 27-11-35 Langley Thomas William Auctioneer (a) Langley, T. W do. Do. North (No. 2) , Baker Henry Master Baker (a) Baker, H. Unopp Do. East (No. 3) , Hardwick James Lewis Retired Hardwick, J. L. L. Do. East (No. 5) , Farr John Barton Retired Yeryard, C. J. B. Unopp Do. Leederville (No. 7) , Farr John Barton Merchant (a) Farr, J. B. do. Do. Leederville (No. 7) , Read William Raymond Chemist (a) Read, W. R. do. Do. † , Poynton Joseph James Company Manager Chartered (a) Poynton J do. <td>Do. *</td> <td>‡</td> <td>11-12-35</td> <td>Colless .</td> <td> </td> <td></td> <td>Accountant</td> <td>(b)</td> <td>Byfield, H. J</td> <td>do.</td>	Do. *	‡	11-12-35	Colless .			Accountant	(b)	Byfield, H. J	do.
Do. North (No. 2) Baker Henry Master Baker (a) Baker, H.	City of Perth		27-11-35	Langley .			Auctioneer	(a)	Langley, T. W	do.
Do. South (No. 3) ,, (No. 4) Boas Harold Architect (a) Boas, H. Unopp Do. East (No. 4) ,, Veryard Charles John Besley Traveller (a) Veryard, C. J. B. Unopp Do. West (No. 5) ,, Farr John Barton Retired (a) Farr, J. B. do. Do. Leederville (No. 7) ,, Simper Henry John Merchant (a) Simper, H. J. do. Do. Victoria Park (No. 8) ,, Poynton Joseph James Company (a) Poynton. J. J do. Do. † Turner Charles Harold Cantareed Accountant Retired (a) Prosser. T. D. do. Subiaco East ,, Nash Richard Harry Secretary (a) Prosser. T. D. Retired (a) Prosser. T. D. Retired Elfverson, W. Do. South ,, Brown	Do	North	,,	Baker .]	Henry		(a)	Baker, H.	
Do. East (No. 4) , West (No. 5) , Besley , Retired (a) Veryard, C. J. B. Unopp (Mo. J. B.) Unopp (Do	South	, ,,	Boas .		Harold		(a)	Boas, H	Unopposed.
Do. West	Do	East	. ",	Hardwick		James Lewis		(a)	5	
Do. Chertal		West (No. 5)				Besley				Unopposed.
No. 7		(No. 6)	,,,							
Do Turner Joseph James Company (a) Poynton J. J do.		(No. 7)	i.	•						do.
Do. Do. Turner Charles Harold Manager Chartered Accountant Accountant Accountant Chartered Chartered Accountant Chartered					l	· ·				do.
Subiaco East "" Brice George Accountant Retired "" Brice, G. Do. North "" Nash "" Richard Harry Secretary (a) Prosser. T. D. Do. Central "" Dobson John "" Carpenter (a) Richardson, W. Do. "" South "" Brown Enos Anthony Secretary (a) Brown, E. A. Unopp Do. "" South "" Bishop "" Arthur Frederick Retired "" Elfverson, W. ""		†					Manager			do.
Do. North , Nash Richard Harry Secretary (a) Prosser. T. D. Richardson, W. Bichardson, W. Bichardson, W. Brown Do. South Brown Enos Anthony Secretary (a) Brown, E. A Unopp Do. * South , Bishop Arthur Frederick Retired (c) Elfverson, W. Elfverson, W. L		East	İ	Brice .		George	Accountan Retired	t (a)	Brice, G.	
Do South , Brown Enos Anthony Secretary (a) Brown, E. A Unopp Do. * South , Bishop Arthur Frederick Retired (c) Elfverson, V.	Do	~	,,		- 1		Carpenter	1 1 1		
Do. * South ,, Bishop Arthur Frederick Retired (c) Elfverson, W.					- 1					Unopposed.
	Do. *	South		Bishop .		Arthur Frederick	Retired	(e)	Elfverson, W.	Unopposed.
Manager						*	Manager	\ '		do.

^{*} Fixtraordinary Election. † Mayor Elected. ‡ Auditor Elected.

THE MUNICIPAL CORPORATIONS ACT, 1906—continued.

Municipal Elections—continued.

Municipal	***	Date of	Memb	er Elected :	Occupation.	How vacancy occurred:	Name of previous	. Unopposed do
Council.	Ward.	Election.	Surname.	Christian Name.	Occupation.	(a) Retirement.(b) Resignation.(c) Death.		
Wagin Do Do Do Do Do Do Do Do Do Do	† † South North East † † East †	27-11-35	Butterick Horgan Messer Gladstones Ward Baseden Barron Prunster Foreman Thorn Attewell	John Gratton Francis George James Harold Murray Sowden Jack Roy Campbell Joseph Herman Christina Albert Arthur Leonard	Mercer Mechanic Ironmonger Surveyor Accountant Butcher Agent Carrier Home Duties Agent Public Ac-	(a) (a) (a) (a) (a) (a) (a) (a) (b) (a)	Butterick, J Horgan, G. F Messer, G. J Gladstones, H Ward, M. S Baseden, J Barron, R. C Prunster, J. H Marwick, W. J. Thorn, A. Fisher, S. G	do. do. do. do. do.

^{*} Extraordinary Election.

C. A. MUNT, Under Secretary for Works.

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE DEPARTMENT.

M.W.S. 74/36. Perth, 15th January, 1936. NOTICE is hereby given of the intention of the Minister for Water Supply, Sewerage, and Drainage to undertake the construction of the works hereinafter described, by virtue of the powers contained under the provisions of "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909":—

Description of Proposed Works, Metropolitan Sewerage, Perth System-Reticulation Area No. 44, Part 1, Perth: -12-inch, 9-inch, 6-inch, and 4-inch diameter pipe sewers, with manholes and all apparatus connected there-

The Locality in which the Proposed Works will be Constructed:—Portion of Perth Road Board District between Robin street and Longroyd street and between Rookwood street and Reserve \$\dagger B943\$ within the boundaries as described hereunder and as shown in pink on Plan M.W.S.S. & D.D., W.A., No. 5651.

The Purposes for which the Proposed Works are to be Constructed:—To connect premises to the main sewer for drainage purposes.

The Area and the Parts of which are intended to be Drained:—Commencing at a point in the centre of Thurston street and Woodsome street and proceeding north-easterly along the centre of Woodsome street and the prolongation of the said line through Reserve \$\times B943\$ for a distance of about one chain; thence south-easterly through said Reserve to the west boundary of Lot 372, North street; thence south-westery along the west boundary of the said lot to the south boundary of the said lot; thence south-easterly along the south boundary of the said lot and its prolongation to the centre of North street; thence south-westerly along the centre of North street; thence south-westerly along the centre of North street; thence south-westerly along the centre of North street; the south of Language these these west and street to the centre of Longroyd street; thence west and south-westerly along the centre of Longroyd street to the centre of Rookwood street; thence north-westerly along the centre of Rookwood street to the centre of Robin street; thence north-easterly along the centre of Robin street to the centre of Ferrar street; thence south-easterly along the centre of Ferrar street; thence south-easterly along the centre of Ferrar street to a point opposite the west boundary of Lot 1282, Ferrar street; thence north-easterly across Ferrar street and along the west boundary of the said Lot 1282, Ferrar street, and Lot 1295, Thurston street, and the prolongation of the said boundaries to the centre of Thurston street; thence south-easterly along the centre of Thurston street to the point of commencement, as shown in pink on Plan M.W.S.S. & D.D., W.A., No. 5651.

The Times when and Places at which Plans, Sections, and Specifications may be Inspected:—At the Office of the Minister for Water Supply, Sewerage, and Drainage, The Barracks, St. George's place, Perth, for one month on and after the 17th day of January, 1936, between the hours of 10 a.m. and 3 p.m.

H. MILLINGTON, Minister for Water Supply, Sewerage, and Drainage.

CARNAMAH DISTRICT VERMIN BOARD.

THE Carnamah District Vermin Board, by virtue of Section 96 of "The Vermin Act, 1919," hereby orders

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, 1936, and shall continue and systematically carry out such work until the 31st day of March,

1936, 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, C. Martyn, 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. Vanzetti, Marchagee. Price, 1s. 3d. per tin.

> By order of the Board, ARNOLD C. BIERMAN, F.A.B.I., Secretary.

31st December, 1935.

NORTHAMPTON VERMIN BOARD.

NOTICE is hereby given that on and after the 20th day of January, 1936, poison will be laid for rabbits on roads and reserves in this District. Until further notice, after this date, no stock is allowed to run on Commonage Reserve 7313, and all stock must be removed therefrom prior to 20th January, 1936.

C. F. FRASER, Secretary.

680/23.

Department of Mines, Perth, 16th December, 1935.

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, 1936, subject to cancellation at any time during such period by one month's notice being given.

> M. J. CALANCHINI. Under Secretary for Mines.

> Department of Mines, Perth, 2nd January, 1936.

IT is hereby notified, for public information, that general exemption from conditions of work, use, and occupation on all mining tenements north of the Tropic of Capricorn has been extended from the 13th day of January, 1936, to the 27th day of January, 1936, both dates inclusive.

M. J. CALANCHINI, Under Secretary for Mines.

[†] Mayor elected.

[!] Auditor elected.

THE MINING ACT, 1904.

Department of Mines, Perth, 14th January, 1936.

IT is hereby notified that, in accordance with the provisions of "The Mining Act, 1904," His Excellency the Lieutenant-Governor in Executive Council has been pleased to deal with the undermentioned Leases and Applications for Leases, as shown below.

M. J. CALANCHINI, Under Secretary for Mines.

Gold Mining Leases.

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

Goldfield.			District.				No. of Application.		
Coolgardie Dundas East Coolgardie				 Bulong				5485. 1473, 1474, 1475. 5780£*. 1288y, 1289y, 1290y*, 1291y.	
Mt. Margaret	•••	•••	•••	Mt. Ma Mt. Mo	lcolm			1726c. 486r.	
North Coolgardie Phillips River				Niagara 				870g*. 242.	

The surrenders of the undermentioned Gold Mining Leases were accepted:-

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
East Coolgardie North Coolgardie	Menzies	280.e* 5617z 5618z 5619z	McLeans	Great Boulder Proprietary Gold Mines, Limited. Murray, John Donald Murray, John Donald. Murray, John Donald.

The undermentioned Gold Mining Lease was declared forfeited for breach of labour conditions and prior right of application is granted under Section 107, Subsection (1)—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.	Name of Person to whom prior right of Application is granted.
East Murchison	Wiluna	58lj	Alma May	Bailey, Henry	Leonard, Theophilus.

The forfeiture of the undermentioned Gold Mining Leases for non-payment of rent, published in the Government Gazette of the 15th November, 1935, was declared cancelled, and the Lessees reinstated as of their former estate:—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessecs.
Coolgardie		5299 5338	Richmond Brilliant Lodes South	Coolgardie Brilliant, No Liability. Coolgardie Brilliant, No Liability.

^{*} Conditionally.

THE MINING ACT, 1904.

Department of Mines, Perth, 14th January, 1936.

1442/29. IT is hereby notified that, in accordance with the provisions of Section 45 of "The Mining Act, 1904," His Excellency the Lieutenant-Governor in Executive Council has been pleased to renew for a further period of twenty-one years from the 1st day of January, 1936, the lease as shown below.

S. W. MUNSIE, Minister for Mines.

Goldfield.	District.	No. of Lease.
Murchison	Day Dawn	536p.

THE MINING ACT, 1904.

Licenses to Treat Tailings.

Department of Mines,
Perth, 14th January, 1936.
HIS Excellency the Lieutenant-Governor in Executive Council, by virtue of the powers conferred under Section 112 of "The Mining Act, 1904," has been pleased to grant Licenses to treat Tailings, as shown below.

No.	Corres. No.	Licensee.	Goldfield,	Locality.	Period.
†364н (10/33)	2998/33	Wesley, Ernest Cornwall	Yilgarn	Late G.M. Leases Nos. 879, 2646, and Tail- ings Area No. 31	Twelve months from 1st November, 1935.
† 405 п (6 E $/34$)	628/34	Richardson, Spencer John	East Coolgardie	Late Machinery Area No. 6E	Twelve months from 1st December, 1935.
†442н (3р/34)	2397/34	Bastian, Herbert Walter	Murchison	G.M. Leases Nos. 576D, 590D and late G.M. Leases Nos. 170D, 211D; late Tailing Area No. 54	Six months from 1st Janu- ary, 1936.
$\dagger 471$ н (5р/34)	3287/34	Bastian, Herbert Walter	Murchison	Late G.M. Lease No. 515p	Six months from 1st January, 1936.
†472н (бр/34)	3288/34	Bastian, Herbert Walter	Murchison	Late G.M. Lease No. 264p and late Water Right No. 24p	Six months from 1st January, 1936.
$\dagger 532 \mathrm{H} \ (3/35)$	2301/35	Parry, Noel Clinton	Coolgardie	Late G.M. Lease No. 5249	Four months from 1st December, 1935.
†552н (7 $E/35$)	3341/35	Gold Recovery Syndicate, Limited	East Coolgardie	Tailings Area No. 106E	Three months from 1st December, 1935.
565н (14/35)	3835/35	Davies, Morgan	Dundas	Late G.M. Lease No. 1391	Twelve months from 1st January, 1936.
567н (10/35)	3880/35	Bona, Emilio Della	Murchison	Tailings Area No. 19 and partly Crown Land	One month from 1st January, 1936.
569н (15/35)	3989/35	Jackson, Edward	Dundas	Late G.M. Lease No. 1391 and G.M. Lease No. 1392	Six months from 1st January, 1936.
570н (8/35)	4096/35	Nogal, Władysław	Coolgardie	Crown Land, 2½-mile North of Water Re- serve A 2956	One month from 1st January, 1936.
577н (11/35)	4348/35	Parry, Noel Clinton	Coolgardie	Machinery Area No. 83	Four months from 1st January, 1936.

[†] Renewals.

THE MINING ACT, 1904.

Department of Mines,

HIS Excellency the Lieutenant-Governor in Executive Council, in accordance with Section 297 of "The Mining Act, 1904," has been pleased to approve, conditionally, the following Temporary Reserve for the purpose of prospecting for gold.

S. W. MUNSIE, Minister for Mines.

No.	Corres. No.	Occupier.	Тегт.	Locality.
904н	4535/35	Australian Mechanised Prospect- ing Company, Limited	13th December, 1935, to 12th June, 1936	Fields Find, Yalgoo Goldfield.

THE MINING ACT, 1904.

Department of Mines,
Perth, 14th January, 1936.

HIS Excellency the Lieutenant-Governor in Executive Council, in accordance with Section 297 of "The Mining Act, 1904," has been pleased to authorise the occupants of the undermentioned Temporary Reserves to occupy, conditionally, the said Temporary Reserves.

S. W. MUNSIE, Minister for Mines.

No.	Corres. No.	Occupant.	Term extended to:	Locality.
708н	800/33	Paget Gold Mines of Edjudina, Limited.	31st March, 1936	Edjudina, North Coolgardic Goldfield.
749н	1200/32	Connor, Doherty, and Durack, Limited	31st January, 1936	Ruby Creek, Kimberley Goldfield.
779н	1187/34	Connor, Doherty, and Durack, Limited	31st January, 1936	Ruby Creek, Kimberley Goldfield
819н	3056/34	Connor, Doherty, and Durack, Limited	31st January, 1936	Ruby Creek, Kimberley Goldfields.
862н	3059/34	Stewart, James Alexander	31st January, 1936	Mulgabbie, North-East Coolgardie Gold- field.

THE MINING ACT, 1904.

Department of Mines, 3556/35. Perth, 14th January, 1936. HIS Excellency the Lieutenant-Governor in Executive Council has refused Application No. 206H (1C/35) for authority to mine, by Allan George Harris, on certain reserved and exempted lands within Railway Reserve

8478 and Recreation Reserve 6147, at Leonora, Mt. Margaret Goldfield.

S. W. MUNSIE, Minister for Mines. COAL MINES REGULATION ACT, 1902-1926.

Department of Mines, Perth, 9th January, 1936.

THE Honourable the Minister for Mines has been pleased to appoint Frank Laurie as a member of the Accident Relief Committee, Collie.

M. J. CALANCHINI,

Under Secretary for Mines.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
1047/35	1936. Jan. 9	Mr. L. Smith	442a, 1935	Beef, Fresh, by the side, for Caves House, during the period of 12 months from	State Hotels	3_4^3 d. per lb.
"	do.	A. L. Smith	9.7	date of acceptance of tender Meat for Caves House during the period of 12 months from date of acceptance of tender—	do.	
				Section 2—Item 2—Beef, fresh, with Bone		4½d. per lb.
				Section 3—Item 3—Beef, Shins		3d. per lb.
				Item 4—Kidneys, Ox Item 5—Liver, Bullock's Item 8—Suet, Beef Item 9—Tails, Ox		9d. each. 2d. per lb. 4d. per lb. 1s. each. 2s. 9d. each.
,,	do.	W. F. Bywaters	441a, 1935	Item 10—Tongues, Ox Firewood for Caves House at such times as may be required during the period of 12 months from date of acceptance of tender—	 do.	28. 9d. cach.
				Item 1—Firewood, in 18in.		15s. per cord.
"	do.	L. C. Bywaters	440a, 1935	Milk and Cream for Caves House, twice daily, at 7 a.m. and 4 p.m., during the period of 12 months from date of accept- ance—	do.	
				Item 1—Milk, Fresh, Pure (until 30–4–36)		10d. per gallon.
	The state of the s			Milk, Fresh, Pure (1-5-36 to remainder of period)		ls. per gallon.
1091/35	Jan. 10	Geo. Dace	468a, 1935	Item 2—Cream Limestone Spalls, to Alfred- Subway Road No. 1 U, 3,600	 Main Roads	10d. per quart. 5s. per cub. yd.
1104/35	Jan. 9	Tomlinson & Co	474a, 1935	"Invincible" Marine Engine for Launch at Onslow, I only, delivered F.O.R. Perth	Works and Labour	£128.
1076/35	do.	The Collie Coal Yard	463A, 1935	Coke, in Bags, for Canning Dam (approx. 35 tons) during period of 12 months, de- livered F.O.R. Armadaie	Metropolitan Water Supply	74s. 2d. per ton.
1069/35	do.	J. E. Hall	459A, 1935	Purchase and Removal of Dredge "Fremantle," now lying at east end of Victoria Quay	Works and Labour	£120.
1103/35	do.	Mr. D. A Ietto	472A, 1935	Firewood for No. 5 Pumping	P.W.D. Water	15s, 9d. per cord.
15/36	Jan. 11	Macfarlane & Co., Ltd.		Station, Yerbillon, 4,000 cords Butter for Government Institu- tions for week ending 18th January, 1936	Supply C.S.D	1s. 4d. per lb.
1131/35	Jan. 10	Elder, Smith & Co., Ltd.	481A, 1935	Spanish Quicksilver, 25 bottles (75lb. each), delivered C.I.F. Fremantle	Mines	£13 9s. each, net.

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.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Tenders for Government Supplies.

Date of Advertising. Schelule No.		Supplies required.	Date of Closing.	
1935. Dec. 19	482A, 1935	Pumping Plant for Manjimup Water Supply: Crude Oil Engines, 2 only; Turbine Pumps, 2 only, etc	19: Jan.	36. 23
Jan. 2 Jan. 8 Jan. 9 Jan. 9 Jan. 9 Jan. 9 Jan. 11 Jan. 11 Jan. 2 Jan. 9 Jan. 16	2A, 1936 6A, 1936 7A, 1936 8A, 1936 9A, 1936 10A, 11A, 12A, 1936 17A, 1935 18A, 1935 3A, 1936 13A, 1936 19A, 1935	Mild Steel Work and Brass Floats Tents and Tent Flys, during a period of 12 months Coarse Salt for Hides. 200 tons Stoneware Pipes and Specials Stoneware Pipes and Specials 4in. Pipes, 20,000 feet, Cast Iron, Steel, or Asbestos Milk for Government Institutions for 12 months Meat for Caves House, Yallingup, for 12 months C.I. Sluice Valves: 10in., 10 only; Sin., 20 only; 3in., 42 only Wire Rope Pulley Blocks, 85 only; 5-ton Crab Winches, 2 only Magnesia Lagging Blocks, 6 sets	Jan. Jan. Jan. Jan. Jan. Jan. Jan. Jan.	23 23 23 23 23 23 23 23 23 23 23 20 30
Jan. 9 Jan. 9 Jan. 10 Jan. 16	14A, 1936 15A, 1936 16A, 1936 20A, 1935	For Sale by Tender. Parts of Ford "T" Truck, comprising chassis, body, canopy, etc., now lying at the East Perth Plant Depot, where inspection can be made Brockway 2-ton Truck, now lying at the East Perth Plant Depot, where inspection can be made Ford A A Truck, minus engine assembly, now lying at the East Perth Plant Depot, where inspection can be made Cottage on Peel Estate Lot 608, where inspection can be made	Jan. Jan. Jan. Jan.	

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.

Dated this 16th day of January, 1936.

M. J. CALANCHINI Chairman W.A. Government Tender Board

> Registrar General's Office, Perth, 16th January, 1936.

IT is hereby published, for general information, that the undermentioned Minister has been duly registered in this office for the celebration of Marriages throughout the State of Western Australia:—

R.G. No	Date.	Denomination and Name.	Residence.	Registry District.
1935/20	1936. Jan. 16	Church of England (Diocese of Perth). Rev. Douglas Stewart Millar, M.A	Moora	Moora

W. L. WILSON, Acting Registrar General.

APPOINTMENTS

(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").

R.G. No. 56/33.

Registrar General's Office, Perth, 6th January, 1936.

IT is hereby notified, for general information, that Constable H. A. Martin has been appointed to act, temporarily, as District Registrar of Births, Deaths, and Marriages for the Gingin Registry District, to reside at Gingin, during the absence on leave of Constable A. Duperouzel; appointment to date from 8th January, 1936.

R.G. No. 41/33.

Registrar General's Office, Perth, 9th January, 1936.

IT is hereby notified, for general information, that Joseph Francis Morris has been appointed to act, temporarily, as District Registrar of Births, Deaths, and Marriages for the Bruce Rock Registry District, to reside at Bruce Rock, during the absence on leave of Mr. B. G. W. Allan; appointment to date from 6th January, 1936.

Registrar General's Office, R.G. No. 40/33. Perth, 13th January, 1936.

IT is hereby notified, for general information, that Constable G. D. K. Winning has been appointed to act, temporarily, as District Registrar of Births, Deaths, and Marriages for the Dundas Registry District, to reside at Norseman, during the absence on leave of J. M. Brown; appointment to date from 15th January, 1936.

R.G. No. 48/34.

IT is hereby notified, for general information, that Mr. A. B. Rutherford has been appointed to act, temporarily, as District Registrar of Births, Deaths, and Marriages for the East Coolgardie Registry District, to reside at Kalgoorlie, during the absence on leave of E. G. Flanagan; appointment to date from 13th January, 1936.

Registrar General's Office, R.G. No. 49/34. Perth, 14th January, 1936. IT is hereby notified, for general information, that Mr. N. N. Houston has been appointed to act temporarily, as Assistant District Registrar of Births and Deaths for the Murchison Registry District, to reside at Mecka-

Assistant District Registrar of Births and Deaths for the Murchison Registry District, to reside at Meekatharra, during the absence on leave of Mr. K. H. Parker; appointment to date from 22nd January, 1936.

W. L. WILSON, Acting Registrar General.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 4 of 1935.

Between Anchorage Butchers, Limited; Clancy & Co.; C. B. King & Co.; F. C. Lange & Co.; Behn's, Limited; and L. Pryor, Applicants, and West Australian Branch of the Australasian Meat Industry Employees' Union Industrial Union of Workers, Respondent.

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

AWARD.

General.

1.--Area.

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

2.—Term.

This Award shall operate for a period of three years from its date. Provided that any time after the expira-tion of twelve months from its date, application may be made to the Court for alteration, revision, or amendment by any party or person affected by its provisions.

3.—Copy of Award.

A copy of this Award, under glass, shall be kept by each employer in each shop, store, factory, or abattoir, in some position accessible to all workers.

4.--Wages.

The wages prescribed for each Section and class of worker contained in Schedule I. annexed hereto.

5.—Mixed Functions.

Any worker called upon to do or performing any work that carries a higher rate of wage shall be paid such higher rate for that day.

6.—Weekly Hands.

The employment shall be weekly and a week's notice shall be given on either side to terminate the engagement, or a week's wages paid in lieu of same; such notice may be given before 12 o'clock noon on any day.

7.—Casual Workers.

All or any casual workers starting at any time during the day shall be paid full rate for the day, and casual rates shall be paid unless the worker shall have been notified by the employer before 5 p.m. on the day of engagement that he is to be employed as a permanent hand; but in the event of any casual hand who has been engaged to start at the ordinary starting time not reporting himself for duty at the starting time, he shall be paid proportionately for the hours worked.

8.—Pro Rata Holiday Pay.

A worker who has not completed twelve months of service shall be paid holiday pay in lieu of the annual holiday at the rate of 1/52 part of his weekly wage for every week employed.

In the event of a worker being employed by an employer for portion only of a year, he shall only be entitled to such holidays on full pay as are proportionate to his length of service during that period with such employer, and if such holidays are not equal to the holidays given to the other workers, he shall not be entitled to work or pay whilst the other workers of such employer are on holidays on full pay.

Where a worker is dismissed for misconduct, he will not be entitled to the benefit of the provisions of this

clause.

Holiday pay shall not accrue during a worker's absence from duty for any cause whatsoever.

The foregoing provisions shall not apply to casual

workers.

9.—Time and Wages Record.

The employer shall provide a time book, to be kept where the worker or workers usually commence work, in which each worker shall enter his starting and finishing times each day.

The employer shall keep a record showing:-

(a) the name of each worker;

- (b) the occupation of each worker;
- (c) the time worked by each worker;
- (d) the wages and overtime paid therefor;
- (e) in the case of a junior worker, the age on his last birthday;
- (f) in the Abattoirs Section, the numbers killed each day.

Such records shall be open for inspection by the secretary of the Union, or such other person authorised in writing by the President of the Union, during working hours in any day.

10.—First Aid.

Each employer shall keep at his shop, factory, or abattoir, or at each if more than one, a first aid equipment fully stocked for the use of the workers.

11.—Breakdowns, etc.

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.

12.—Under-rate Workers.

Any worker who by reason of old age or infirmity is unable to earn the minimum wage may be paid such lesser wage as may from time to time be agreed upon in writing between the Union and the employer, and in default of such agreement within twenty-four hours after such worker shall have applied in writing to the secretary of the Union stating his desire that such wage secretary of the Union stating his desire that such wage shall 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 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 calendar months from the date thereof, and after the expiration of the said period until the the period of six calendar months from the date there-of, 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.

13.—Junior Workers' 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.

14.—Apprentices.

- (1) The provisions of the Schedule annexed hereto entitled "Apprenticeship Regulations" shall extend and apply to apprentices coming within the scope of this Award.
- (2) The maximum number of apprentices allowed to any employer shall be in the proportion of one apprentice to every four journeymen employed, or one apprentice to every two journeymen, where a less number than four journeymen are employed by such employer.
- (3) The period of apprenticeship shall be five years: Provided, however, that in the case of youths who have already had experience in the industry, this period may be reduced with the consent of the Court as to the allowance to be made out of the said period of five years for the experience previously gained in the industry.
- (4) Apprentices may be taken to:—(a) General butchering; (b) smallgoods-making, and (c) slaughter-

Where, in any shop, the operations of general butchering and smallgoods-making are carried on by the employer, he shall undertake to teach both to the apprentice.

15.—Board of Reference.

The Court appoints, for the purpose of the Award, a Board or Boards of Reference. Each Board shall consist of a Chairman and two other representatives, one to be nominated by each of the parties, as prescribed by the Regulations. There are assigned to each such Board, in the event of no agreement being arrived at between the parties to the Award, the functions of:-

(i) 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;

(ii) classifying and fixing wages, rates, and conditions for any occupation or calling not specifically mentioned in the Award;

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

(iv) 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, 1912-1935," which for this purpose are embodied in this Award.

16.—Adjustment of Certain Rates.

The amounts mentioned hereinafter for the performance of specific tasks by workers bound by the Award shall be subject to variation in accordance with the basic wage from time to time declared by the Court based upon the ratio or proportion that the new basic wage bears to the old.

Shop Section.

17.—Definitions.

"Shop Section" shall comprise retail butchers' shops "Shop Section" shall comprise retail butchers' shops and the manufacture and/or delivery of smallgoods, and includes shops selling or handling fresh, chilled, or frozen meat in less quantities than a quarter of beef or a carcase of mutton, lamb, veal, or pork.

"First shopman."—In every shop where one or more shopmen are employed, one shall be classed as first shopman. Provided, however, that where a Manager is employed who works in the shop, he shall be considered as first shopman.

as first shopman.
'Smallgoodsman' shall mean one who actually performs the work of preparing, manufacturing, or making up from meat smallgoods, except sausages known as butchers' sausages, but shall not mean or include the employer or the manager of one changes. include the employer or the manager of any shop, or the member of any firm, and in shops where only one smallgoodsman is employed, he shall be classed as first smallgoodsman.

"Cutting cart hand" shall mean one who takes out meat in bulk and cuts and sells it from the eart or

"Salter" shall mean one who is employed the

greater portion of his time in salting and curing meat.

"General butcher" shall mean one employed cutting up meat, serving in shop, or doing rounds and cutting meat or general work of a butcher, or who is assisting in a smallgoods factory.

18.—Hours.

(a) Forty-eight hours shall constitute a week's work. No working day shall consist of more than day shall be consecutive, with the exception that one hour shall be allowed off for breakfast in each of the six days when work starts before seven and one hour

six days when work starts before seven and one hour for dinner on the days Monday to Friday.

(b) The starting and ceasing time shall be mutually arranged between the employer and the worker. In the absence of agreement, the Registrar shall decide.

(c) Subject to Clause 19 all work shall be performed within the limits of 6 a.m. to 6 p.m. Monday to Friday and 5 a.m. to 1 p.m. on Saturday, and no worker shall be on or shall be allowed on the premises before 6 a.m. Monday to Friday, or 5 a.m. on Saturday, nor after 6.5 p.m. Monday to Friday or 1.15 p.m. on Saturday.

urday.
(d) The hours of workers employed exclusively in smallgoods factories may be so arranged as to permit of longer hours being worked from Monday to Friday

to permit of earlier cessation on Saturday.

19.—Overtime.

(1) Work shall not be allowed outside the limits of Clause 18, except in cases of urgent necessity for the purpose of:—

(a) supplying military hospitals, military camps, military depots, and shipping;

(b) supplying State Institutions whose contracts are open to public tender; and

(c) a breakdown of the refrigerating plant, which necessitates the worker handling the meat contained in the chambers attached thereto;
(d) placing the meat in the refrigerator for a

period not exceeding fifteen minutes.

- (2) Overtime is permissible, within the limits set out in Clause 18, to meet the case of the unforeseen absence of any worker owing to accident or sickness or any other cause.
- (3) The rates of overtime for work done under this clause shall be:—for the first two hours, time and a half; thereafter, double time. When a worker has left the premises and is recalled to work under this clause he shall be paid at least two hours at ordinary pro rata rates.
- (4) In any establishment where it is necessary to attend to the refrigerator at times not within the ordinary hours, it shall be permissible for a worker to do so on terms arranged with the employer and approved by the secretary of the Union.

20.—Holidays.

New Year's Day, Good Friday, Labour Day, Picnic Day, Christmas Day, and Boxing Day shall be observed as close holidays. When any of these specified holidays is observed upon Sunday, some other day shall be substituted in lieu thereof.

Subject to Clause 19, no work shall be done on these days and no deduction made from wages in respect

When Christmas Day falls upon Saturday, Sunday, or Monday and Boxing Day is observed on Monday or Tuesday, work may be done on Boxing Day from 7 a.m.

An annual holiday of six days on full pay shall be granted to each worker who has completed one year of service, such holiday to be taken at the convenience of the employer within three months of the expiry of each twelve months' service.

21.—Carters.

Carters of all classes in this section shall feed and water horses used at or in connection with the shop or shops where no groom is kept.

Provided that each carter shall perform the work in rotation, and, where only one is employed, he shall be entitled to each alternate holiday, Saturday afternoon and Sunday, off duty. Double time shall be allowed off duty during the week for all work done on Saturday afternoon, Sundays, and holidays under this clause or double pay for work so performed.

22.-Board and Lodging.

No employer shall board or lodge any of his workers, excepting members of his family, on his business premises.

23.—Travelling Expenses.

All reasonable travelling expenses incurred by any casual worker travelling to and from work shall be re-funded by the employer; the same to apply to any worker sent from one shop to another.

24.—Managers.

This Award shall not apply to managers.

For the purpose of this clause a manager shall mean-

- (a) A person who attends to managerial duties who is in charge of the establishment, and/or who directs and supervises operations in connection with that shop, and who may do butchering work; and
- (b) Who works under a written contract or service with his employer under which, in addition to any other provisions, he is entitled to a salary of six pounds and ten shillings (£6 10s.) per week, and is also entitled to receive a month's notice before his services may be dispensed with, except in the case of misconduct.

 $\boldsymbol{\Lambda}$ copy of the Agreement of Service shall be lodged with the Registrar.

25.—Junior Workers.

Where the number of adult workers does not authorise the appointment of an apprentice, a junior worker may be employed in the proportion of 1 to 2 or any fraction of 2 adult workers employed at each establishment or place of business.

Provided that, where an employer or manager usually or customarily works at the trade, he may be counted as an adult worker for purposes of this clause.

Abattoirs Section.

26.—Definitions.

"Slaughterman" shall mean one who kills and dresses oxen, sheep, calves, lambs, or pigs for the pur-

pose of local consumption.

"Tallowman" shall mean one who attends to the digester, boiler, desiccater, or other means adopted to render fat, or produce dry blood or fertiliser.

"Scalder" shall mean one who scalds or dresses

heads, calves' feet, tripe, cowheels, trotters, etc.

27.—Hours.

(a) On Monday, Tuesday, Wednesday, Thursday and

Friday eight hours and forty-eight minutes.

For labourers, forty-four hours shall constitute a week's work, to be worked as follows:-Monday to Friday, eight hours, and Saturday, four hours; but if not required to work on Saturday the hours may be split up over the other days of the week, but no day shall exceed nine hours.

(c) One hour shall be allowed for meals, at such

time as may be mutually agreed.

(d) No work shall be done on Saturdays, except by labourers or junior workers.

28.—Starting Time.

The starting time for all workers (except for beef lumpers) shall be 8 a.m. and ceasing time not later than 5.48 p.m. Provided, however, that labourers may be started at 7.30 a.m.

For beef lumpers, on Monday, Tuesday, Wednesday, Thursday, and Friday, not later than 10 a.m., ceasing at 7.30 p.m., with two intervals for meals, and all time worked after the ceasing time shall be paid as over-

29.—Overtime.

Overtime rates for slaughtermen shall be four shillings and fourpence halfpenny (4s. 41/2d.) per hour; for slaughtermen's labourers, three shillings and sixpence (3s. 6d.) per hour, and for all other workers time and a half.

30.—Tallies.

(1) The day's work on Monday, Tuesday, Wednesday, Thursday and Friday shall consist of killing and dressing not more than:

(a) Beef:-For 2 slaughtermen and 1 labourer-21

bullocks.

For 1 slaughterman and 1 labourer-10 bullocks. For 1 slaughterman-7 bullocks.

(b) Sheep:-63 shorn sheep or lambs.

48 woolly sheep.

(c) Pigs:-3 pigs up to 80 lbs. weight per slaughterman per hour.

2 pigs up to 200 lbs. weight per slaughterman

per hour.

Provided the pig pen is not more than 18 feet from the scalding pens, and provided also that the employer shall provide all neces-

sary assistance to handle and lift the pigs. (2) In the event of any class of stock, bullocks, sheep, lambs or pigs not being in the pens or scalding water provided for men employed on pigs by 8.30 a.m., tallies shall be decreased in proportion to the length

of time the worker is kept waiting.

(3) Any slaughterman shall, if required by the employer, kill and dress more than one class of stock, in which case his day's work shall be proportioned to the tally laid down for each class.

31.-Woolly Sheep.

All sheep to count woolly from the first July if not shorn in that year. Back-setted lambs to count as woolly and to be equally divided amongst the divided amongst the slaughtermen on the boards.

32.—Lambs or Sheep.

A lamb shall be considered a lamb up to two-tooth, and from thence onwards shall be considered a sheep.

33.—Slaughterman's Labourer.

Provided a slaughterman's labourer has cleaned up, and provided also that the day's tally has been done on beef, he shall cease work with the slaughterman, but if called upon to work after the slaughterman has done the full tally on beef, except for the purpose of cleaning up, he shall be paid at the rate of time and

In the event of any slaughterman or slaughtermen on whom a labourer is in attendance not doing his or their full tally on beef, the labourer may, on the completion of the work on beef, be employed at ordinary rates at other work on the floor for the time equivalent to the uncompleted proportion of the tally on beef.

34.—Beef Lumping.

No carcase lumping shall be done by any slaughterman or by any person who has done his day's tally. Lumpers when not engaged on lumping may be engaged on any other work but shall not suffer any deduction of pay.

35.—Cleaning Up.

No slaughterman shall clean up or wash down.

36.—Crippled Stock.

All crippled stock shall be delivered to the slaughterman in the pens, and in the event of the slaughterman having to kill and dress crippled stock after hours, or on Saturdays or Sundays or holidays, he shall be paid not less than-

For bullocks-Six shillings and sevenpence per head, with a minimum of seventeen shillings and sixpence.

For sheep-Tenpence per head, with a minimum of eight shillings.

37.—Extra Counts.

All Jew cattle shall count two for one and all rams and ram stags shall count two for one.

Bulls four years and over shall count two for one. In the case of any difference as to age a Government Inspector shall decide the question.

38,-Holidays:

The following days shall be observed as close holidays:-

New Year's Day, Good Friday, Easter Monday, Labour Day, Pienie Day, Christmas Day, and Boxing Day.

When any of these specified holidays shall be observed upon a Sunday or some other day on which work is not usually carried on, some other day or days shall be substituted in lieu thereof, the same to be mutually arranged between the Union and the employers.

An annual holiday of five consecutive working days on full pay shall be granted to each worker who has completed one year of service, to be taken at the convenience of the employer, within three months of the expiry of each year of service.

39.—Caps and Tunics.

The employer shall supply each beef lumper with caps and tunics and replace same when worn out.

40.—Payment for Sickness.

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.

41.—Junior Workers.

(1) When an employer is not entitled to employ an apprentice, or when the number of apprentices that may be employed has been fully availed of, junior workers may be employed in the proportion of one to two workers in receipt of the basic wage or over.

(2) The weights to be lifted or carried by junior workers are limited as follows:-

Under 16 years, not more than 40 lbs. Under 17 years, not more than 60 lbs. Under 18 years, not more than 80 lbs.

Becf-Carting Section. 42.—Definitions.

"Beef carting" shall comprise the carting or handling of meat, or the products from abattoirs, shops, stalls, or ice houses, for the purpose of local consump-

Each worker in this section shall take his turn in feeding and watering horses where no groom is kept, unless otherwise arranged. Where only one worker is employed, the employer shall take his turn in rotation with the worker.

43 -- Hours

The hours of labour for beef carters shall be as follows.

(a) For carters with horses or lorries employed in or about or in delivery from shops, stalls, or ice houses situated within six miles from the General Post Office, Perth, the hours shall not exceed forty-four per week, and may be worked as follows:—From 1st September to 31st May—Monday 4.30 a.m. to 8.30 a.m.; Tuesday, Friday, 2 a.m. to 9 a.m.; Wednesday, Thursday and Saturday, 2 a.m. to 8.30 a.m. From 1st June to 31st August—Monday, 5 a.m. to 9 a.m.; Tuesday, Friday, 5 a.m. to 12 noon; Wednesday, Thursday and Saturday, 5 a.m. to 11 30 a m. 11.30 a.m.

In the afternoon, where two men are employed, they shall each work on alternate afternoons as follows:-Monday to Friday, 2 hours; Saturday, 1 hour.

Where one man only is employed, he shall work for

one hour every afternoon.

The starting and finishing time shall be at the stables for both horse and lorry drivers.

For all time worked over forty-four hours in any one week, overtime at the rate of time and a half shall be paid.

Workers employed under this section shall receive, for all work done before 7 a.m., the sum of sixpence per hour from 1st September to 31st May, and ninepence per hour from 1st June to 31st August, in addition to their ordinary weekly pay. Provided, however, that it shall be optional with the employer to alter the starting and finishing times mentioned herein, so as to permit in the case of any worker of a later starting hour. Any further question arising under this provision may be re-ferred to the Court for determination, notwithstanding any provision in the Award to the contrary.

(b) The hours of labour for beef carters employed in or about or in delivering from shops, stalls, ice houses, or abattoirs, situated within a radius of six miles from the Post Office, Midland Junction, or Post Office, Fremantle, shall not exceed forty-eight per week and be fixed by the employer to suit his trade.

For all work done in excess of nine hours in any one day exclusive of meal time, or in excess of forty-eight hours in any one week, overtime shall be paid at the rate of time and a half.

44.-Holidays.

The following days shall be observed as close holidays:—New Year's Day, Good Friday, Picnic Day, Labour Day, Christmas Day, and Boxing Day.

When any of these specified holidays is observed upon Sunday, some other day shall be substituted in lieu thereof.

When Christmas Day falls upon Saturday, Sunday, or Monday, and Boxing Day is observed on Monday or Tuesday, work may be done on Boxing Day from 5 a.m. to 7 a.m.

An annual holiday of six days on full pay shall be granted to each worker who has completed one year of service, to be taken at the convenience of the employer, within three months of the expiry of each year of ser-

45.—Caps and Tunics.

The employer shall provide caps and tunics to each worker when required.

46.—Weight of Pigs.

All pigs over 180 lbs. in weight shall be chopped down before they are handled by the carter.

47.—Payment for Sickness.

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 here-under 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.

48.—Junior Workers.

Junior workers may be employed assisting beef carters, but not more than one such junior shall be employed on each lorry and he must be in the capacity of

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 23rd day of December, 1935.

WALTER DWYER, (SEAL.) President.

SCHEDULE 1. Wages.

(a)	Basic was	re:			_			Per	We	ek.	
. ,	·	,						£	s.	d.	
	Within a	radius	of	15	miles	from	the				
	G.P.O.,	Perth						3	10	6	
							4.9				

Outside a 15-mile but within a 30-mile radius from the G.P.O., Perth 3 11 2 Margin above

	23 L CL	$_{1}$ g $_{11}$	aw	116
(b) Adult Workers:	B_{8}	sic 7	Was	ge,
(i) Shop Section:	Ŧ	er T	Vee!	k.
		£	s.	d.
Order cart hand (not cutting orders)		0	5	()
Order cart hand (cutting orders)		1	0	0
Carter distributing wholesale smallgo	ods	()	15	0
General butcher		1.	0	0
Salter		1	0	0
Cutting cart hand		1	0	0
Smallgoodsman		1	0	0
First smallgoodsman		1	5	0
First shopman		1	5	0
(ii) Abattoirs Section:				
Labourer		0	5	0
Slaughterman's labourer		0	10	0
Slaughterman		1.	7	6
Scalder on tripe and cowheels		()	10	0
Beef lumper		0	10	-0
Tallowman		0	10	0
Scalder on pigs		1.	7	-6
The storckeeper working in the freez	ers	at (Joog	gee
shall be paid 4s. in addition to the	ordii	aary	da	y's
1.035				

pay.

(111) Beef Carting Section:					
Beef carters—horse and	cart	 	0	10	0
Motors-30 ewt		 	0	15	0
Motors-over 30 cwt.		 	1	0	()
		Perc	ent	age	of.

(c) Junior Workers:			ic Wage
(i) Shop Section:		pe	r Week.
Under 16 years	 	 	
16 to 17 years	 	 	
17 to 18 years	 	 	50
18 to 19 years	 	 	70
10 to 20 years			90

20 to 21 years full basic wage (ii) Abattoirs and Beef Carting Sections: Under 16 35 vears ..

4516 to 17 years 60 17 to 18 years . . 70 18 to 19 vears 19 to 20 90 vears . .

20 to 21 years full basic wage (d) Apprentices:

Shop and Abattoirs Sections: 30 First year ... Second year 35 50 Third year 70 Fourth year 90

Fifth year ..

Casual Workers.

Adults and juniors shall be paid at the rate of 20 per cent. in addition to the rates prescribed for the class of work performed, or, in the case of junior workers, the age of the worker.

SCHEDULE II.

Apprenticeship Regulations.

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 customarity 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 mouth 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 temperarily 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 apprentice ship, 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 Bankruptey 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 examiner 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 Register.

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 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 parides.

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 pursuauce 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 thetrade on the, 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 italies struck out.
All the distribution by the second se
Form B.
Certificate of Service.
This is to certify that,
of, has servedyears months at the
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:—
•••••
Data 2 4 1 1 2 2 2 2 3 2 3 2 3 3 3 3 3 3 3 3 3 3
Dated thisday of, 19
(Signature of Employer)
· And And And And And And And And And And
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 atTechnical School during themonths ending the day of, 19
(Signature of Principal)
Management country
Form D.
Certificate of Proficiency.
To(Apprentice).
This is to certify that at theexamination for apprentices in thetrade you gained the following percentages:—
Year of experience
Stageper 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 ofyears, prescribed by his Agreement of Apprenticeship and has passed the Final Examination Test to the satisfaction of the examiners for thetrade.
Dated attheday of, 19
Registrar.
Examiners

Form F.

General Form of Apprenticeship Agreement.

(Recommended.)

THIS AGREEMENT made thisday
of, 19 , BETWEEN
of(address),
(occupation) (hereinafter called "the Employer"), of
the first part, of, of
born on the
(hereinafter called "the Apprentice") of the second
part, AND of of
(address),(occupation),
Parent (or Guardian) of the said
(hereinafter caned the "parent" or "guardian") of
the third part, WITNESSETH as follows:-

- 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:—
- (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. 1T 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 evertime 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 de- livered by the said	re of Guardian.)
And by the said in the presence of	of Apprentice.)
And by	e of Employer.)
Noted and Registered this	day
	Registrar.

INDUSTRIAL AGREEMENT.

No. 23 of 1935.

(Registered 17-11-1935.)

(Registered 17-11-1935.)
THIS Agreement, made in pursuance of "The Industrial Arbitration Act, 1912-1935," this 27th day of November, One thousand nine hundred and thirty-five, between Lake View & Star, Limited; Great Boulder Proprietary Gold Mines, Limited; Wiluna Gold Mines, Limited; and Triton Gold Mines, No Liability (hereinafter called "the Employers"), of the one part, and The Electrical Trades Union of Workers of Australia (Western Australian Goldfields Sub-branch) Kalgoorlie (hereinafter called "the Union"), of the other part, witnesseth that, for the considerations hereinafter appearing, the parties hereto mutually covenant and agree the one with the other, as follows:—

1.—Term.

The currency of this Agreement shall be one (1) year from the commencement of the first pay period next following the date hereof.

2.—Area.

This Agreement shall operate over the whole of the Goldmining Industry in the East Coolgardie, East Murchison, North-East Coolgardie, Yalgoo, Murchison, Peak Hill, Gascoyne, Ashburton, Pilbarra, Kimberley, and West Kimberley Goldfields, and the Northampton Mining District.

3.—Wages.

(a) Basic wage at the rate of £4 5s. 7d. 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 Porth Proved of

trainan currency to the hearest hair 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. 0d.) 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 in the same manner as that provided in Clause 3 (b) (iv) of Award No. 5 of 1934 (Engineers'—Gold Mining—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
- (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 allow-
- *(The Industry Allowance mentioned hereunder is for surface workers. For underground workers an extra sixpence (6d.) per day or three shillings (8s.) per week is prescribed. (See Clause (3), Subclause (vi)).

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Wage and Industry

Industry

(d) Apprentices' wages:—		All	owance
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. 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) An electrical 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.

Payment 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) hours 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 sub-clause 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.
- (e) 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 Westalian Goldfields Mining Branch Industrial Union of Workers and another (applicants) and The Lake View and Star, Limited, and others (respondents).
- (d) By the 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 Agreement 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.) 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 Agreement.

visions of the Agreement.

(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 the 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 Agreement, 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.

Nothing contained in this Agreement shall operate to reduce the wage of any worker who at the date of this Agreement is being paid a higher rate of wage than the minimum prescribed herein for his particular class of work.

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 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 Agreement 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 Agreement 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) "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.
- (b) "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.
- (c) "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.
- (d) "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.
- (e) "Switchboard attendant" means a 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.
- (f) "Casual hand" means any worker whose services are dispensed with by the employer before he shall have completed six (6) days of his engagement.
- (g) "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 Agreement.
- (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 the following trade, namely—Electrical Fitting.

22.—Board of Reference.

- (a) The Court appoints, for the purposes of the Agreement, 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 Agreement 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 Agraement or any of them;
- (iii) deciding all matters and questions referred to in the Agreement 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, 1912-1935," which for this purpose are embodied in and form part of this Agreement (Regulation 92).
- (vi) There shall be no cessation of work pending the reference to and the settlement of any dispute by the Board.
- (e) The term "Manager" includes the person acting as such for the time being.

In witness whereof the parties hereto have hereunto set their hands the day and year first before written. Signed for and on behalf of Lake View

& Star, Limited, in the presence of:-J. W. Anderton.

ETHD. C. ROSMAN, Attorney.

Signed for and on behalf of Great Boulder Proprietary Gold Mines, Limited, in the presence of:—

J. W. Anderton.

ERNEST WILLIAMS,

Signed for and on behalf of Wiluna Gold Mines, Limited, in the presence of:—
F. Maller.

H. E. VAIL, Director.

Attorney.

Signed for and on behalf of Triton Gold Mines, No Liability, in the presence of:-

F. Maller.

H. E. VAIL, Attorney.

The Common Seal of the Electrical Trades Union of Workers of Australia (Western Australian [l.s.] Goldfields Subbranch), Kalgoorlie, was hereto affixed in the presence of:-

> R. R. BALDOCK, Président.

> M. B. D'ALMEIDA, Secretary.

SCHEDULE I.

District Allowances.

(1) In addition to the wages prescribed in Clause 3 of this Agreement, and subject to Clause 2 (Area) of this Agreement, 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 Kal-

goorlie, viz.:—
(a) First District:—Lying south of Kalgoorlie and comprised within lines starting from Kalgoorie, 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 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. econd 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.

(b) Second 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:-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. Yalgoo District, at the rate of ... 7 Meekatharra, Mt. Magnet and Cue, at the Wiluna District, at the rate of .. 10

With regard to the Meckatharra, 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 Agreement 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, 1912-1935."

SCHEDULE II.

Apprenticeship Regulations.

Definitions.

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

- 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.

- (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 probation-

- (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, occupa-tion 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 pro-ficient 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 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.
- 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

Companies, the following provisions of the Acts relating to Bankruptey 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 interaction to discontinue the employment of the tion 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.

- (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 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 appren-
- tice 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.
- 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.
- 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.

- (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.
- (e) 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.

- (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, eraft, 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 inspec-tion 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. 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
- 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.

- 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

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

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

a) a record of all apprentices and probationer 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 re-

quest

- 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.
- 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 thetrade on
the day of, 19
Dated thisday 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 thatof
has servedyearsmonths at thebranch of thetrade. 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 thisday of19 .
(Signature of Employer)
Married married age of
Form C.
Certificate of Attendance at Technical School (Reg. 28 (b)).
This is to certify thatof
(Signature of Principal)
(~Simulto of Filmorphi)
The state of the s
Form D.
Certificate of Proficiency.
To(Apprentice).
This is to certify that at the
Year of experience
Stageper cent.
per cent. per cent.
You have therefore passed (or failed) in the examination.
D-mi-t
Registrar.
- terminal
та та
Form E.
Final Certificate.
This is to certify that

) .	 	 	··uay	0.1	•
			• • • • •	Registrar.	

Examiners.

Form F.

General Form of Apprenticeship Agreement.

(Recommended.)

- follows:-
- The apprentice of his own free will, and with the thousand nine hundred and
- 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 all times willingly obey the reasonable directions of the 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. ments 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
- (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
- (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 amend ing 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.
- 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 de- livered by the said in the presence of (Signature of Guardia	n.)
And by the said	e.,
And by of the said for and on behalf of the said in the presence of	 r.)
Noted and Registered thisday	of
Registrar	-

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 14 of 1935.

Between Merchant Service Guild of Australasia, Western Australian Section, Union of Workers, Fremantle, Applicant, and the Fremantle Harbour Trust Com-missioners, Respondent.

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

AWARD.

1.—Area and Scope.

This Award shall apply to all pilots in the service of the Fremantle Harbour Trust Commissioners and shall operate within or in the vicinity of the boundaries of the Fremantle Harbour as described in the Schedule to the "Fremantle Harbour Trust Act."

2.—Definitions.

- "Pilot" means any pilot duly licensed by the Gov-
- "Trust" means the Fremantle Harbour Trust, and includes the Commissioners constituted under the Act and in office for the time being.

3.—Rates of Pay.

Basic wage £3 10s. 6d. per week.

- (a) The minimum rate of pay for pilots shall be £600 per annum, increasing by annual increments of £50 after each complete year of service to a maximum rate of £700 per annum; provided that pilots already in the service of the Trust shall be paid the maximum rate as from the date of this Award.
- (b) If during the currency of this Award the Arbitration Court of Western Australia should prescribe a basic wage for the metropolitan area differing in amount from that now prescribed then the marginal differences

between the present basic wage and the rates herein prescribed shall be deemed to be increased or decreased, as the case may be, to the same extent as the present basic wage may be decreased or increased by the said Arbitration Court as aforesaid, to the intent that the rates herein prescribed shall remain constant.

(c) Salaries shall be payable fortnightly up to and including the date of payment.

4.—Hours of Duty.

- (a) Each pilot shall be available for duty as and when required during the whole of the twenty-four hours of each of five days in each week. As regards the other two days, which may be consecutive, the Trust shall notify one of the said days one month beforehand, and of the other day twenty-four hours' notice shall be given: Provided that, as regards this last-mentioned day, if, owing to unforeseen circumstances, a pilot is reday, it, owing to unforeseen circumstances, a pilot is required to work, then he shall be allowed equivalent time off plus twenty-five per cent. Provided further, that if a pilot's duties are such that through accident or unforeseen circumstances or necessity they necessarily encroach on any portion of his day or days off duty, he shall be allowed equivalent time off, plus twenty-five per
- (b) For the purpose of this clause a day shall be from midnight to midnight or from noon to noon.
- (c) Provided, however, that the Harbour Master or other officer appointed by the Trust for that purpose may book off or exempt a pilot from duty during any of the five working days for any period. During the period so booked off a pilot shall not be required for service unless in case of urgent necessity or of emergency. Provided further, that the custom hitherto observed of the one pilot being assigned to a particular ship during her stay in port and on departure shall no longer be opera-

5.—Quarters.

The Trust shall provide and maintain suitable residential premises for each pilot, or, where such premises are not provided, shall pay an allowance of £65 per

6.—Telephone.

A telephone shall be installed in the residence of each pilot and the rental and a reasonable amount for calls shall be paid by the Trust.

7.—Annual Leave.

After each year of his service a pilot shall be entitled to annual leave for a period of thirty consecutive days. This leave shall be taken in accordance with a programme to be prepared in January of each year.

8.—Long Service Leave.

A pilot who has served the Trust for a period of seven years shall be entitled to three months' long service

Leave to which pilots are entitled under the provisions of this clause may be allowed to accumulate for such period and under such conditions as may be approved by the Trust, but not otherwise.

9.—Sickness and Accident.

- (a) (i) A pilet who is incapacitated through sickness or injury other than that arising in the course of his employment may, upon production of a medical certificate as to his incapacity, be granted sick leave with pay for such period and upon such conditions as may be determined by the Trust.
- (ii) Where such incapacity arises through the wilful act or misconduct of the pilot, or where a medical certificate is not produced when requested by the Trust, the pilot shall not be entitled to any pay for the period he is absent from duty; provided that any period of absence without pay may, at the discretion of the Trust, be deemed to be leave without pay.
- (b) A pilot who in the course of his employment and while on duty or acting under the instructions of the Trust receives an injury or contracts any sickness which incapacitates him from duty may be granted his usual remuneration for such period as may be determined by the Trust, and in addition, reasonable medical, surgical, hospital or other expenses incurred thereby may be paid by the Trust; provided that, in the event of the pilot electing to proceed with a claim at common law or under

the Employers' Liability Act, any payments made by the Trust under this subclause shall be deducted from the amount of any judgment so given against the Trust.

10.—Engagement and Dismissal.

(a) The contract of service may be determined by three months' notice on either side; provided that a pilot may be instantly dismissed or suspended for insobriety, misconduct, or neglect of duty.

(b) A pilot shall serve for a term of six months on probation before his appointment as such is confirmed, and during such period shall be deemed to be on a weekly

engagement.

(e) Each pilot shall submit himself to such annual medical examination as to physical fitness and vision as the Trust may require. The cost of such examination shall be paid by the Trust.

11.—Record of Duty.

Each pilot shall enter daily in a book or books, to be provided by the Trust, a record of all pilotage services performed by him, and such other information as the Trust may require.

The record shall also contain the following information:

- (a) Time of duty on each day and the total hours of duty for each week.
- (b) Time booked off pursuant to Clause 4 (c). (c) The actual time engaged in piloting duty, including therein all travelling time other than that occupied

in going to and from residence and wharf or office.

(d) All waiting time on vessels, waiting pratique and/

or delayed departures.
(e) Weekly summaries of the information in (a), (b), (c) and (d).

12.—Term.

The currency of this Award shall be three years from the 1st day of January, 1936; provided that at any time after the expiration of twelve months either party may apply to the Court for the alteration or amendment of any of the provisions hereof.

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 23rd day of December, 1935.

(SEAL.)

WALTER DWYER, President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 423 of 1935.

In the matter of Award dated the 3rd day of June, 1924, No. 40 of 1922, as amended, and in the matter of an Application by the Federated Society of Boilermakers, Iron and Steel Shipbuilders and Structural Iron and Steel Workers' Union of Workers, Coastal Districts, W.A. (hereinafter referred to as "the Union"), to be joined as a party to the said Award party to the said Award.

UPON hearing Mr. A. D. Hynam, on behalf of the Union, and Mr. L. L. Carter, on behalf of Saunders & Stuart Proprietary, Limited, and others, the Court doth hereby order and direct that the Union be and the same is hereby joined as a party to Award dated the 3rd day of June, 1924, No. 40 of 1922, as amended.

Dated at Perth this 16th day of December, 1935.

By the Court,

[SEAL.]

WALTER DWYER. President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 422 of 1935.

In the matter of Award dated the 24th day of December, 1934, Numbered 15 and 16 of 1934, and in the matter of an Application by the Federated Society of Boilermakers, Iron and Steel Shipbuilders and Structural Iron and Steel Workers' Union of Workers, Coastal Districts, W.A. (hereinafter referred to as "the Union"), to be joined as a party to the said Award. party to the said Award.

UPON hearing Mr. A. D. Hynam, on behalf of the Union, and Mr. L. L. Carter, on behalf of The Wiluna Gold Mines, Limited, and others, the Court doth hereby

order and direct that the Union be and the same is hereby joined as a party to Award dated the 24th day of December, 1934, No. 15 and 16 of 1934.

By the Court.

[SEAL.]

WALTER DWYER, President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 421 of 1935.

In the matter of Award Numbered 11, 12, 13, and 14 of 1926, dated the 4th day of July, 1928, and in the matter of an Application by the Federated Society of Boilermakers, Iron and Steel Shipbuilders and Structural Iron and Steel Workers' Union of Workers, Coastal Districts, W.A. (hereinafter referred to as "the Union"), to be joined as a party to the said Award to the said Award.

UPON hearing Mr. A. D. Hynam, on behalf of the Union, and Mr. P. W. Pearce, on behalf of the Commissioner of Railways for the State of Western Australia, the Court doth hereby order and direct that the Union be and the same is hereby joined as a party to Award Numbered 11, 12, 13, and 14 of 1926, dated the 4th day of July, 1928.

Dated at Perth this 16th day of December, 1935.

By the Court,

[SEAL.]

WALTER DWYER, President.

IN THE COURT OF ARBITRATION, WESTERN AUSTRALIA.

No. 438 of 1935.

In the matter of an Industrial Agreement dated the 21st day of August, 1935, made between the Hotel, Club, Caterers, Tearooms and Restaurant Employees' Industrial Union of Workers, Perth, and J. Carrigg, R. F. Gray, G. Connell, A. Carthy, F. W. Rees, and E. M. Oswald (hereinafter referred to as "the Employers"), and in the matter of an Application by the Employers for a Declaration that the said Agreement be made a Common Puls.

UPON hearing Mr. G. F. Gill, on behalf of the employers, there being no appearance on behalf of any party desiring to be heard in opposition, and upon being satisfied that the requirements of the Act and being satisfied that the requirements of the Act and the Regulations have been complied with, the Court doth declare that the Industrial Agreement dated the 21st day of August, 1935, and registered No. 16 of 1935, made between the abovenamed Union and the employers, shall have the effect of an Award and be a Common Rule of the industry or industries to which it relates within an area comprised within a radius of ten miles from the Central Post Office, Collie.

Dated at Perth this 20th day of December, 1935.

By the Court.

[SEAL.]

WALTER DWYER, President.

IN THE COURT OF ARBITRATION, WESTERN AUSTRALIA.

No. 440 of 1935.

In the matter of an Industrial Agreement dated the the matter of an Industrial Agreement dated the 26th day of November, 1935, made between the Perth Radio Trade Industrial Union of Workers (hereinafter referred to as "the Union"), and C. S. Baty & Co.; J. G. Pritchard, Limited; A. Pidgeon; Thomson's, Limited; British General Electric Company, Limited; Airzone (W.A.), Limited, and H. C. Little & Co., Limited (hereinafter referred to as "the Employers"), and in the matter of an Application by the Union for a Declaration that the said Agreement be made a Common Rule.

the said Agreement be made a Common Rule.

UPON hearing Mr. M. B. d'Almeida, on behalf of the Union, and Mr. L. L. Carter, on behalf of the employers, and upon being satisfied that the requirements of the Act and the Regulations have been complied with, the Court doth declare that the Industrial Agreement dated the 26th day of November, 1935, and registered No. 19 of 1935, made between the Union and the employers, shall have the effect of an Award and be a Common Rule of the industry or industries to which it relates within an area comprised within a radius of twenty-five miles from the General Post Office, Perth.

Dated at Perth this 20th day of December, 1935.

By the Court,

SEAL.

WALTER DWYER, President.

UNCLAIMED MONEYS.

NAME and Address, Amount, Description, Date last Operation: -

Lewis, David, c/o Australian Timber Workers' Union, Holman House, Stirling street, Perth; £6 3s. 9d.; proportion (3/11 of 1 share) of pool of Forfeited Shares and fractional parts in new issue of Capital, Bank N.S.W., March, 1927.

Arthur, Robert, c/o Goldfields Club Hotel, Perth; £18 15s.; from Barrack street Branch; 5th July, 1929. Osborne, Jean, wife of Alexander Osborne (fruiterer),

Meckering; £7 0s. 5d.; from Meckering; 17th June, 1929.

Wing Hing Fong Moon, tailor, Derby, W.A.; 25 9s. 7d.; from St. George's terrace; 24th September, 1929.

Western Australia.

THE COMPANIES ACT, 1893.

W. B. Scott & Co., Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at 2 Barlee street, Mount Lawley, and that the hours during which such office is open to the public for the transaction of business are from 10 a.m. to 4 p.m. from Monday to Friday inclusive and from 10 a.m. to noon on Saturdays.

Dated the 10th day of January, 1936.

PARKER & PARKER,

Solicitors for the abovenamed Company, 21 Howard street, Perth.

THE BOOGARDIE GOLD AREA, LIMITED.

NOTICE is hereby given that the Registered Office of The Boogardie Gold Areas, Ltd., has been changed and is now situate at C.T.A. Buildings, 69 St. George's terrace, Perth, and is open to the public from 9 a.m. to 1 p.m. and from 2 p.m. to 5 p.m. on week days and from 9 a.m. to 12 noon on Saturdays.

Dated this 9th day of January, 1936.

F. K. WARNER, Secretary.

Warner and Redmond, Public Accountants, C.T.A. Buildings, 69 St. George's terrace, Perth.

THE COMPANIES ACT, 1893.

Wonga Wal Mining Company, No Liability.

NOTICE is hereby given that the office in Western Australia of Wonga Wal Mining Company, No Liability, is situate at Central Mine, Mt. Eureka, and is open and accessible to the public during usual business hours.

Dated this 10th day of January, 1936.

BRIAN SIMPSON,

Warwick House, St. George's terrace, Perth, Agent for Eric E. Burgess, of Wiluna, Solicitor for the abovenamed Company.

THE COMPANIES ACT, 1893.

Boltons, Limited

NOTICE is hereby given that the Registered Office of Boltons, Limited, has been removed to cr. Sutherland and Stone streets, West Perth, and is open to the publie between 9.0 a.m. and 5.0 p.m. on week days and 9.0 a.m. to noon on Saturdays.

Dated this 15th day of January, 1936.

H. W. SMITH, 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 W. B. Seott & Co., Limited.

Dated this 10th day of January, 1936.

T. F. DAVIES, Registrar of Companies.

Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893 (56 Viet., No. 8).

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Perth Footwear Company, Limited.

Dated this 11th day of January, 1936.

T. F. DAVIES, Registrar of Companies.

Supreme Court Office, Perth, W.A.

APPOINTMENT.

(35th Victoria, No. 3.)

HIS Honour the Chief Justice has been pleased to appoint Thomas Gavan Douglas Marshall, of 117 Pitt street, Sydney, in the State of New South Wales, Solicitor, a Commissioner of the Supreme Court of Western Australia, to administer or take within the State of New South Wales any oath, affidavit, affirmation, declaration, or acknowledgment by a married woman to be used in the Supreme Court of Western Australia. The Commission to remain in force until the said Thomas Gavan Douglas Marshall ceases to reside in New South Wales aforesaid, or until he ceases to practise the profession of a Solicitor there, or until revoked.

T. F. DAVIES,

(L.S.)

Registrar Supreme Court.

Supreme Court Office, Perth, 20th December, 1935.

NOTICE is hereby given that the Partnership heretofore subsisting between Thomas Dearness Scott and John Flett, carrying on business at the corner of Wilson and Egan streets, Kalgoorlie, as Builders and Contractors, under the firm-name of "Scott & Flett," has been dissolved as from the 22nd day of October, 1935. All debts due to and owing by the late firm will be received and paid respectively by the said John Flett, who will continue to carry on the said business at the same premises under his own name.

Dated the 9th day of November, 1935.

T. D. SCOTT,

Witness: G. H. Rudwick.

JOHN FLETT.

Witness: K. A. Barton, Solicitor, Kalgoorlie.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of Lillian Mary Ann Simpson, late of 6 Josephson street, Fremantle, in the State of Western Australia, Widow, deceased (intestate).

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are hereby required to forward full particulars thereof to the Administrator of the Estate of the said deceased, The West Australian Trustee, Executor, and Agency Company, Limited, at its Branch Office, corner of Adelaide and Queen streets, Fremantle, in the said State, on or before the 17th day of February, 1936, after which date the Administrator will proceed to dis-

tribute the assets of the Estate amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated the 10th day of January, 1936.

FRANK UNMACK, Solicitor for the Administrator, 21 Henry street, Fremantle.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Mary Cooper, late of "Westcourt" Flats, 76a Colin street, West Perth, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of Mary Cooper, late of "Westcourt" Flats, 76a Colin street, West Perth, in the State of Western Australia, Widow, deceased, are required to forward particulars of such claims or demands to The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of corner of Howard street and St. George's terrace, Perth, the Executor of the Will of the said deceased, on or before the 17th day of February, 1936; and notice is hereby further given that at the expiration of such time the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to such claims or demands of which it shall have had notice.

Dated the 9th day of January, 1936.

HARDWICK, FORMAN, & SLATTERY, Solicitors for the Executor, Victoria House, St. George's terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Kimberley Fitzroy Forrest, late of Cubbine, Quairading, in the State of Western Australia, Pastoralist, deceased.

NOTICE is hereby given that all persons having any claims or demands against the Estate of Kimberley Fitzroy Forrest, late of Cubbine, Quairading, in the State of Western Australia, Pastoralist, deceased, are required to forward particulars of such claims or demands to Flora Frances Forrest, care of Messrs. Hardwick, Forman & Slattery, Victoria House, St. George's terrace, Perth, the Executrix of the Will of the said deceased, on or before the 17th day of February, 1936; and notice is hereby further given that at the expiration of such time the said Executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to such claims or demands of which she shall have had notice.

Dated this 7th day of January, 1936.

HARDWICK, FORMAN, & SLATTERY, Solicitors for the Executrix, Victoria House, St. George's terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Martha Smith, late of No. 11 Havelock street, West Perth, in the State of Western Australia, Spinster, deceased.

ALL persons having any claims or demands against the Estate of Martha Smith, late of No. 11 Havelock street, West Perth, in the State of Western Australia, Spinster, deceased, are hereby required to send particulars of same in writing to the Executor, The West Australian Trustee, Executor, and Agency Company, Limited, of No. 135 St. George's terrace, Perth, on or before the 17th day of February, 1936, at the expiration of which time the said Executor will distribute the assets of the said deceased among the persons entitled thereto, without reference to any claims or demands of which it shall not then have had notice.

Dated the 10th day of January, 1936.

DWYER & THOMAS, Solicitors for the Executor, National House, William street, Perth.

NOTICE TO CREDITORS.

In the Supreme Court of Western Australia, Probate Jurisdiction.

NOTICE is hereby given that all persons having claims against the Estates of the undermentioned deceased persons (orders to collect and administer whose Estates were granted to me by the said Court under "The Curator of Intestate Estates Act, 1918,") are hereby required to send particulars of such claims to me on or before the 17th day of February, 1936, after which date I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims of which I shall then have had notice.

Dated at Perth the 16th day of January, 1936.

J. H. GLYNN, Curator of Intestate Estates.

Date of Death.	Date of Order.	Address.	Occupation.		
26-8-35	13-1-36	Redcliffe	Labourer and shearer's cook.		
24-10-35	,,	Coburn Station, via Hamelin Pool	Station manager.		
12-8-35	23	Warrandyte road, Kangaroo Grounds, in the State of Victoria	Miner.		
27-2-34	,,	Fremantle	Labourer.		
2-11-35	-,,	Golden Gate, via Boulder	Miner.		
15-12-35	,,	Murray street, Perth	Shearing contractor.		
28-10-35	14-1-36	Three Springs	Farm hand.		
27-12-35	,,	67 George street, West Perth	Retired carrier.		
	26-8-35 24-10-35 12-8-35 27-2-34 2-11-35 15-12-35 28-10-35	26-8-35 13-1-36 24-10-35 ,, 12-8-35 ,, 27-2-34 ,, 2-11-35 ,, 15-12-35 ,, 28-10-35 14-1-36	26-8-35 13-1-36 Redeliffe 24-10-35 , Coburn Station, via Hamelin Pool Warrandyte road, Kangaroo Grounds, in the State of Victoria Fremantle 27-2-34 , Fremantle Golden Gate, via Boulder Murray street, Perth 28-10-35 14-1-36 Three Springs		

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NOTICE.

THE GOVERNMENT GAZETTE.

The Government Gazette is published on Friday in each week, unless otherwise interfered with by Public Holidays or other unforeseen circumstances.

SUBSCRIPTIONS.—The Subscription to the "Government Gazette" is as follows:—30s. per annum, 17s. 6d. per half year, and 10s. per quarter, including postage. Single copies 9d.; previous years, up to

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Subscriptions are required to commence and terminate with a month.

SPECIAL NOTICE.

ADVERTISEMENTS.—Notices for insertion must be received by the Government Printer BEFORE TEN O'CLOCK a.m. on THURSDAY, the day preceding the day of publication, and are charged at the following rates:—

For the first eight lines, 5s.;

For every additional line, 6d.

and half-price for each subsequent insertion.

To estimate the cost of an advertisement, count nine words to a line; heading, signature, and date being reckoned as separate lines.

All fees are payable in advance. Remittances should be made by money order, postal note, or cheque. Exchange must be added to cheques.

All communications should be addressed to "The Government Printer, Perth."

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