Gorginment Gazette

OF

WESTERN AUSTRALIA.

[Published by Authority at 3:30 pm]

REGISTERED AT THE GENERAL POST OFFICE, PERTH, FOR TRANSMISSION BY POST AS A NEWSPAPER.

No. 42.]

PERTH: FRIDAY, AUGUST 21

[1936.

Bank Holiday at Wyalkatchem. PROCLAMATION

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

In pursuance of the provisions contained in the Fifth section of "The Bank Holidays Act, 1884," I, the Lieutenant-Governor of the said State, do by this my Proclamation appoint Wednesday, the 9th September, 1936, a special day to be observed as a Bank Holiday in the Town of Wyalkatchem.

Given under my hand and the Public Seal of the said State, at Perth, this 13th day of August, 1936

By His Excellency's Command,

J. M. DREW, Chief Secretary.

GOD SAVE THE KING!!!

Bank Holidays at Places specified hereunder. PROCLAMATION

WESTERN AUSTRALIA, \ By His Excellency Sir James Mitchell, \ K.C.M.G., Lieutenant-Governor in and over the State of Western Australia over the State of Western Australia in the Common-gl.s.]

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

Date and Town.

Saturday, 12th September, 1936—Mukinbudin. Wednesday, 16th September, 1936—Dowerin. Thursday, 17th September, 1936—Three Springs. Thursday, 24th September, 1936—Mingenew. Saturday 26th September 1936—Trayning.

Given under my hand and the Public Seal of the said State at Perth, this 10th day of August, 1936

By His Excellency's Command,

J. M. DREW, Chief Secretary.

GOD SAVE THE KING!!!

JUSTICES OF THE PEACE.

Premier's Department, Perth, 20th August, 1936.

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

Charles Daniel Wimbledon Lintott, Esquire, of Darkan, as a Justice of the Peace for the Williams Magisterial District;

Clive James McMillan Jenkin, Esquire, of Wongan Hills, as a Justice of the Peace for the Swan Magisterial District:

Harold Duncan Black, Esquire, of Mollerin, as a Justice of the Peace for the Northam Magisterial District;

Frederick Augustus Kennan, Esquire, of Geraldton, as a Justice of the Peace for the Victoria Magisterial District in lieu of the Gascoyne Magisterial District.

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

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following amendments of Stay Orders issued under Section 11 have been effected:—Robakidze, Shalva Charles, Cleary, now amended to read Robakidze, Shalva Charles, and Robakidze, Vera, Cleary; Witney, Pereival Charles, Korrelocking, now amended to read Witney, Pereival Charles, and Witney, Victoria Isabel May, Korrelocking; Miller, Ernest, Kondinin, now amended to read Meller, Ernest, Kondinin; Cooper, Arthur Stephen, Babakin, now amended to read Cooper, Arthur Stephen, and Haywood, William Alban, Babakin.

W. A. WHITE, Director.

ESPERANCE.

MEETINGS to be held at the Farmers' Debts Adjustment Office on Monday, the 31st August, 1936:—

 10 a.m.
 A. D. Hobby
 Circle Valley.

 10.10 a.m.
 C. R. Hanson
 Dowak.

 10.20 a.m.
 H. Cooksey
 Kumarl.

 10.30 a.m.
 A. Sioldas
 Dowak.

 10.40 a.m.
 J. A. Harris
 Grass Patch.

W. A. WHITE, Director.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934. NOTICE is hereby given that the following Stay Orders have 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 (Surname and Christian Names), Address, and Date of Order.

Blanche Emma Martin, Gabbin, 12th August, Huxley.

Ellis, William, Augusta, 12th August, 1936.

Ellis, William, Augusta, 12th August, 1936.
Day, Frederick, Moorine Rock, 12th Augusta, 1936.
Miller, John Francis, Goomalling, 12th August, 1936.
Felstead, Percy, North Beneubbin, 12th August, 1936.
King, Almore John, Calcarra 13th August, 1936.
Walker, Charles, Kukerin, 13th August, 1936.
Hammond, Edward, Korrelocking, 13th August, 1936.
Fensome, William Henry, Bungulla, 13th August, 1936.
Wilkins, Maurice Stephen, Warrachuppin, via Westonia,

Wilkins, Maurice Stephen, Warrachuppin, via Westonia, 14th August, 1936.
Johnson, Arthur William, Noongaar, 14th August, 1936.
Felstead, Herbert, Bencubbin, 14th August, 1936.
Hannam, David Wellock, Bencubbin, 14th August, 1936.
Clothier, Walter William, Walgoolan, 14th August, 1936.
Nicholson, William, Moorine Rock, 14th August, 1936.
White, John, Moorine Rock, 14th August, 1936.
Laudy, George John, Dukin, 14th August, 1936.
Westlake, Samuel Harry and Gordon, Wyalkatchem, 14th August, 1936.

August, 1936.

Smith, Horace Francis Ison and William Alfred Ison (Smith Bros.), Vericoin, 14th August, 1936. White, Louis James, Jennacubbine, 14th August, 1936.

White, Louis James, Jennacubbine, 14th August, 1936. Creedon, Denis, Walgoolan, 14th August, 1936. Beviss, John (deed.), Margaret Anna Emily, and John (jun.) (John Beviss & Son), "Dorset Downs," via Cranbrook, 14th August, 1936.

May, George William, Newearlbeon, Koorda, 14th August, 1936.

Newing, William Leonard, Wialki, 14th August, 1936. Ward, Harry, Muntadgin, 14th August, 1936.

Wilson, Louis Sophia, South Burracoppin, 14th August, 1936.

1936.

Wellstead, Frederick Kent, "Wirra," Borden, 14th August, 1936. Morrish, Alexander Joseph, Doodlakine, 14th August,

1936. Borley, Ernest Albert Elliott and Herbert James, Kulja,

15th August, 1936. Luxton, Richard John, Moorine Rock, 15th August,

1936.Stirrat, William, Muntadgin, 15th August, 1936. Muhs, William Deidrich Fredrich, Nungarin, 15th Aug-

ust, 1936. Dinnie, William, Buntine, 15th August, 1936. Milner, Emily Lilian and Martin Gilbert, Merredin, 15th August, 1936.

Clark, John and William Maxwell, Wialki, 15th August, 1936.

Brown, George Barker, "Cloverdale," Narrogin, 15th

Brown, George Barker, "Cloverdale," Narrogin, 15th August, 1936.
Clark, Albert William, Dalwallinu, 15th August, 1936.
Doy, Sidney, Kellerberrin, 15th August, 1936.
Jones, Roy Eaglesham, Koolanooka, 15th August, 1936.
Waycott, Harry Reginald, Narrikup, 15th August, 1936.
Carr, James and David Cunison (Carr Bros.), Latham, 15th August, 1936.
Atkinson, John Joseph, Baandee, 15th August, 1936.
Harris, Elizabeth Ann, Lake Grace, 15th August, 1936.
Dunn, Stuart, Miling, 15th August, 1936.
Peacock, Edward, Quellington, via York, 17th August, 1936.

1936

Hammond, Arthur Quinton, Bonnie Rock, 17th August, 1936.

Biddiscombe, Ernest Willie, Welbungin, 17th August,

Foxwell, Roy, Kojonup, 17th August, 1936.

Meeking, Leonard Rennie, King Rock, via Hyden, 17th

August, 1936. Hall, James "Frimley Farm," Narembeen, 17th Aug-

rian, James "Frimley Farm," Narembeen, 17th August, 1936.
McNee, William, Wyalkatchem, 17th August, 1936.
Downer, Henry William, Perenjori, 19th August, 1936.
Tetlow, William, Nabawa, 19th August, 1936.
Harman, Henry James, Morawa, 19th August, 1936.
Lamond, Harrison William, Kununoppin, 19th August, 1936.

Chapman, Arthur Charles, Mollerin, via Koorda, 19th

August, 1936. Grant, Charles Thomas, Welbungin, 19th August, 1936. Yates, Michael Steven, Lake Brown, 19th August, 1936. Murray, John, Pingaring, Lake Grace, 19th August,

1936 Hyder, William Archibald, Yornup, via Bridgetown, 19th August, 1936.
Craig, John and Frederick John (John Craig & Son).
Kondut, 19th August, 1936.
Jupp, Walter Osborn, Dindaloa, 19th August, 1936.

Spillman, David James, Baandee, 19th August, 1936.

Spillman, David James, Baandee, 19th August, 1936.

Alexander, Lewis Melville Ernest and Lionel Lord

Cyril, Cleary, 19th August, 1936.

Bradford, James, Pintharuka, 19th August, 1936.

Boase, Edgar Mortimer, Bruce Rock, 19th August, 1936.

McViere Konneth William, Vargelin Cycol, Proc. Park.

McVicar, Kenneth William, Yawerlin Creek, Bruce Rock, 18th August, 1936.
Barton, Richard, Thomas Breakell, and William (R. Barton & Sons), North Baandee, 18th August, 1936.
Smith, William Henry Burton, Kojonup, 18th August,

1936. Jones, John Samuel, Shackleton, 18th August, 1936. Richardson, Allan William, Belka, 18th August, 1936. Lee, George William, Nukarm, 18th August, 1936. Mitchell, John Harry Leslie, Doodlakine, 18th August, 1936.

All claims against these farmers to be forwarded to the Director, Temple Court, William street, Perth.

W. A. WHITE. Director.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following farmers now operating under the Act have made application under Section 11 of the Act for the writing down or suspension of their debts:—Yelland, Herbert John and Rose, Bruce Rock; Rothbaum, Harry Isaac, Wadderin; Bennett, John Sandry and Ernest Murray, Kellerberrin; Hewitt, Bertram Groves and Ernest Edward, Karloning, via Makinhading, Makkay Gordon Logic Geomething. via Mukinbudin; McKay, Gordon Leslie, Goomalling.

All claims against these farmers to be forwarded to the Director, Temple Court, William street, Perth.

W. A. WHITE, Director.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that adjustments under Section 11 of the Act of the following farmers have been finalised and the Stay Orders have now lapsed:—Lowe, William John, Truslove; Murray, Victor Arthur, Noongaar; Auld, Robert, Truslove; Tomlinson, Joseph, Salmon Gums; Townsend, James, Grass Patch; Tranter, Arthur Dryland, Seaddan; Brimson, William Robert, East Narembeen; Wright, Harry George, Dinninup; Aizlewood, Elsie Sophia, Narrikup; Robinson, Alfred Richard, Noongaar; Dawkins, Joseph William, Salmon Gums; Traill, Sydney Gofton, Boddalin; Berryman, Harry Thomas, Kulin; Begley, William Joseph, Walgoolan; McCrea, Wallace Falconer, Salmon Gums; Jess, William, Benjaberring; Hourigan, James, Pithara; Hilder, Frederick Charles, Tambellup; George, Edward Protheroe, Grass Patch; Fagan, William Patrick; East Dowak; Dunn, Thomas Andrew, and Nulsen, Emil, Kumarl; Duke, Charles Dixon, Red Lake; Dawson, Frank Orlando, Katanning; Menhennett, John Henry and Edith Elizabeth May, Balingup; Mulcahy, Thomas Joseph, Yelbeni; Parker, George Albert, Bruas, Muradup; Pozzi, A. and C., Salmon Gums; Shell, Benjamin Alfred William, Grass Patch; Commons, Robert Lewis, Muntadgin; Webb, John Eddolls, Dowerin; Phillips, Alfred Myles and Ellen Beatrice, Corrigin; Cunningham, James and John, Curara; Thornett, Charles George, Koolanooka; King, Howard Ernest and Leonard Errol Spencer, Walgoolan; Thomas, James Melross, Pingrup, and Powell, James Isaae, Pintharuka. NOTICE is hereby given that adjustments under Sec-

W. A. WHITE, Director. FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following Stay Orders NOTICE is hereby given that the following Stay Orders have lapsed:—Commons, Robert Lewis, Muntadgin, 18th August, 1936; Webb, John Eddolls, Dowerin, 18th August, 1936; Phillips, Alfred Myles and Ellen Beatrice, Corrigin, 18th August, 1936; Cunningham, James and John, Curara, 18th August, 1936; Thornett, Charles George, Koolanooka, 18th August, 1936; King, Howard Ernest and Leonard Errol Spencer, Walgoolan, 18th August, 1936; Thomas James Melross, Pingrup, 18th August, 1936; Powell, James Isaac, Pintharuka, 18th August, 1936 August, 1936.

W. A. WHITE,

Director.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following Stay Orders issued under Section 11 have been cancelled:-Jupp, Archibald Lewis, Dindaloa, 14th August, 1936; Spencer, Victor Percy Henry, Bindi Bindi, 14th August, 1936; Davis, William Stanley Paterson, Hakea, 17th August, 1936; Connor, Hugh Joseph, Cowaramup, 17th August, 1936; Harper, Samuel Arthur, Narembeen, 19th August, 1936.

> W. A. WHITE, Director.

THE AUDIT ACT, 1904.

The Treasury, Perth, 14th August, 1936. Treasury No. 183/34. IT is hereby published, for general information, that Mr. W. M. Aikenhead has been appointed Receiver of Revenue for the Agricultural Bank, at Kellerberrin, for the period 18th August to the 1st September, 1936.

> A. BERKELEY. Under Treasurer.

Office of Public Service Commissioner Perth, 20th August, 1936.

HIS Excellency the Lieutenant-Governor in Executive Council has approved of the following appointments:— Ex. Co. 1059; P.S.C. 228/36.—A. B. Rutherford, Clerk, Kalgoorlie, Crown Law Department, to be Clerk of Courts, Northam, as from 10th August, 1936; Ex. Co. 1472; P.S.C. 361/36.—J. G. Blockley, Clerk,

Crown Law Department, to be Clerk, Kalgoorlie, as from 6th August, 1936.

Also of the following retirement: -

Ex. Co. 1060.—H. P. Rockett, Inspector of Mines, Cue, Mines Department, under Section 66 of the Public Service Act, as from 30th July, 1936.

> GEO. W. SIMPSON, Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.			Position.					Salary.	Date Returnable				
Employment ar velopment Public Works Treasury Public Works Do. Agriculture Do.	.d Ind	lustrial 	De-	Clerk Draftsm Clerk Draftsm do. Senior (Govern	an Jovern				 geon			£294—£330 £215—£306 £270—£318 £215—£306 £318—£342 £462—£534 £414—£486	1936. 29th August. do. do. 5th September. do. do. 5th October.

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.

Crown Law Department, Perth, 20th August, 1936.

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

Constable W. Doherty as Acting Bailiff of the Bruce Rock Local Court, during the absence of Constable E. Morrow;

Sergeant A. B. McInnes as Bailiff of the Midland Junction Local Court at Guildford, vice Sergeant A. J. Ford, retired;

J. D. Goodall, Mt. Madden; T. Male, West Perth, and J. M. Scrymgeour, Fremantle, as Commissioners for De-clarations under "The Declarations and Attestations Act, 1913."

H. R. GORDON, Under Secretary for Law.

THE HEALTH ACT, 1911-35.

Appointments.

THE following appointments made by the undermentioned Local Health Authorities are hereby approved:-

Merredin Road Board.—Dr. M. J. Morris to be Medical Officer of Health, vice Dr. C. Shelmerdine, deceased.

Youanmi Local Board of Health.—Dr. T. M. Gilbert to be Medical Officer of Health.

> EVERITT ATKINSON, Commissioner of Public Health.

FORFEITURES.

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

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

Abernethy, J. R.; 68/2463; Roe 1497; £7 18s. 8d.; 1237/30; 388/80, F1. Brewer, A. D.; 25866/74; Fitzgerald 718; abandoned;

Brewer, A. D.; zbovo, 15/28; 402/80, B2. D. 42515/£

15/28; 402/80, B2.
Brewer, A. D.; 42515/55; Fitzgerald 314; abandoned; 6026/27; 402/80, B2.
Brown, A. S.; 32530/55; Ninghan 1814; abandoned; 9412/12; 56/80, D2.
Brown, A. S.; 42058/55; Ninghan 2358; abandoned; 259/26; 56/80, D2.
Brown, A. S.; 19740/68; Ninghan 1838; abandoned; 4340/25; 56/80, D2.
Brown, A. S.; 24807/74; Ninghan 1924; abandoned; 5144/25; 56/80, D2.

4340/25; 56/80, D2.

Brown, A. S.; 24807/74; Ninghan 1924; abandoned; 5144/25; 56/80, D2.

Brown, A. S.; 55/1540; Ninghan 238; abandoned; 670/29; 56/80, D2.

Cavanagh, E. A. O.; 30483/55; Kojonup 6859; £16 13s. 0d.; 12005/11; 4164/40, B1.

Cavanagh, E. A. O.; 21926/74; Kojonup 7502, 7503; £8 16s. 9d.; 1316/20; 4164/40, B1.

Cavanagh, E. A. O.; 27961/55; Kojonup 4354, 5162; abandoned; 10024/10; 416/40, A & B1.

Cavanagh, E. A. O.; 14426/68; Kojonup 7625; £29 11s. 7d.; 7568/20; 409D/40, B4.

Cavanagh, E. A. O.; 20073/55; Kojonup 4454; £3 15s. 0d.; 2137/08; 409/80, B4.

Cavanagh, E. A. O.; 38223/55; Kojonup 7504; £21 6s. 7d.; 1315/20; 416A/40, B1.
Cavanagh, E. A. O.; 14427/68; Kojonup 7644; £12 13s. 4d.; 7567/20; 409D/40, B4.
Chapman, F. T.; 40228/55; Jilbadji 65; £123 3s. 11d.; 3686/23; 36 & 23/300.
Cock, George and Emily; 68/1163; Avon 25767; abandoned; 4655/28; 345/80, A & B3.
Cockerill, Kathleen M.; 68/2538; Jilbadji 263; £19 18s. 4d.; 4935/29; 23/80, C & D 1 & 2.
Collis, A. P.; 74/1234; Victoria 9400; abandoned; 2920/30; 161/80, C3.
Cooke, John; 40339/55; Yilgarn 613; £188 10s. 8d.; 3513/23; 53/80.
Cooke, John, 1181/41A; Yilgarn pt. 14449; £10 19s. 11d.; 669/12; 53/80, C4.
Cooke, W. J.; 40456/55; Yilgarn 621; £155 16s. 6d.; 4906/23; 53/80.
Cowcher, L. S.; 19678/68; Wellington 3980; abandoned; 6572/24; 410B/40, D1.
Downey, C. J.; 40565/55; Yilgarn 678; £165 0s. 3d.; 6352/23; 53/80.
Edwards, T. C.; 40616/55; Yilgarn 678; £165 0s. 3d.; 6353/23; 53/80.
Edwards, T. C.; 40616/55; Fitzgerald 270; abandoned; 4076/28; 402/80, B1.
Erdman, A. E.; 55/1176; Fitzgerald 270; abandoned; 2562/27; 402/80, B1.
Frox, M. J.; 20287/68; Esperance 654, 655; £134 7s. 11d.; 5734/25; 423/80, C2.
Fry, E. H.; 68/1150; Williams 11719; £45 0s. 2d.; 3750/28; 387/80, D1.
Fry, E. H.; 68/2036; Williams 11729; £120 3s. 6d.; 4494/28; 387/80, D1.
Fry, E. H.; 68/2036; Williams 11729; £120 3s. 6d.; 4494/28; 387/80, D1.
Gannaway, W. A.; 68/2384; Williams 9566, 9567, 13381, 13382; £17 4s. 2d.; 1949/29; 378C/40, C & D4.
Gordon, Alex.; 17049/68; Avon 24064; £26 6s. 10d.;

D4.
Gordon, Alex.; 17049/68; Avon 24064; £26 6s. 10d.; 2673/23; 3C/40, F3.
Groth, W. S.; 3559/153; Bruce Rock 108; £7 0s. 6d.; 834/16; Bruce Rock.
Groth, L. J.; 3558/153; Bruce Rock 116; abandoned; 845/16; Bruce Rock.
Groth, L. J.; 3557/153; Bruce Rock 115; £4 4s. 0d.; 844/16; Bruce Rock.
Hodgson, Albert; 40342/55; Roc 202; abandoned; 2776/23. 5/80 E4

Hodgson, Albert; 40542/05, 2776/23; 5/80, E4. Hodgson, Albert; 23604/74; Roe 724; abandoned; 4481/23; 5/80, E4.

4481/23; 5/80, E4.

Holmwood, Matilda S.; 68/1912; Yilgarn 1292; £17
4s. 1d.; 3132/28; 36/80, F2.

Jones, A. D.; 68/1885; Melbourne 2721; abandoned;
1544/29; 31 & 32/80, A & F2.

Jones, A. D.; 74/800; Melbourne 3326; abandoned;
2134/29; 31 & 32/80, A & F2.

Luhrs, T. F.; 3117/964; Palmer's Find 157; £0 7s.

6d.; 1069/35; Palmer's Find.

6d.; 1069/35; Palmer's Find.

Moffat, J. O. and D. R.; 39358/55; Yilgarn 176; £183
12s. 0d.; 4369/22; 35/80.

Nontano, Margaret; 21212/68; Ninghan 1649, 1654;
abandoned; 5670/26; 64 & 65/80, A & F2.

Nontano, Margaret; 25352/74; Ninghan 2666; abandoned; 6463/26; 64 & 65/80, A & F2.

McQuade, J. A.; 74/714; Nelson 11089; abandoned; 2013/29; 439A/40, C2.

O'Rourke, J. T.; 55/1518; Peel Estate 834; abandoned; 1033/29; Peel Estate.

Randolph, Edgar; 12545/56; Avon 13967; £82 19s. 10d.; 5792/20; 35/80, C2 & 3.

Reid, A. W.; 6047/153; Dumpleyung 86; £3 2s. 10d.; 13960/11; Dumbleyung.

Rex, F. W.; 2601/21; Trafalgar 187; £6 0s. 0d.; 8194/00; Trafalgar.

Richardson, Ellie; 26345/55; Fitzgerald 38; abandoned;

8194/00; Trafalgar.
Richardson, Ellie; 26345/55; Fitzgerald 38; abandoned; 4549/10; 11/300
Richardson, Ellie; 12135/56; Fitzgerald 176; abandoned; 1938/17; 402/80, C1.
Richardson, Ellie; 12134/56; Fitzgerald 177; abandoned; 1939/17; 402/80, C1.
Robinson, D. E.; 31516/55; Jandakot 180; £3 16s. 8d.; 407/12; 341A/40.
Roydhouse, Alan: 16235/68; Wellington 3022, 3238.

407/12; 341A/40.

Roydhouse, Alan; 16235/68; Wellington 3022, 3238, 3906, 3911; £40 7s. 7d.; 2533/22; 383A/40, B2.

Sandells, S. W.; 18244/68; Roe 546; abandoned; 2498/24; 387/80, F2 & 3.

Sarginson, I. M.; 55/2617; Roe 1205; abandoned; 1723/33; 374/80, B4.

Sarginson, I. M.; 74/1728; Roe 1840; abandoned; 1724/23; 374/80, B4.

Shackleton, Ernest; 3117/697; Norseman 892; £0 12s. 6d.; 2228/34; Norseman.
Sloan, G. S.; 68/2530; Avon 21651; £1 16s. 2d.; 1587/30; 2D/40, C4.

Smith, V. R.; 21221/68; Melbourne 3205; £126 18s. 5d.;

Smith, V. R.; 21221/68; Melbourne 3205; £126 18s. 5d.; 672/26; 57/80, B & Cl.

Smith, V. R.; 68/950; Melbourne 3185; £4 13s. 2d.; 5877/26; 57/80, B & Cl.

Smith, W. A.; 40823/55; Avon 22846; £76 6s. 10d.; 1133/24; 5/80, E3 & 4.

Taylor, W. R.; 20272/68; Williams 13261; £29 4s. 6d.; 3972/25; 377D/40, C3.

Urwin, Leonard; 20757/68; Yilgarn 962; £151 14s. 10d.; 4190/26; 35 & 36/80.

Walton, J. P., Langsford, J. W., and Mofflin, H. E. (Trustees of Methodist Church); 2068/153; Bruce Rock 46; £3 19s. 6d.; 1810/14; Bruce Rock.

Ward, J. W.; 74/1385; Nelson 8788; £6 2s. 8d.; 1200/31; 442B & 442C/40.

Woods, George (sen.); 347/603; Avon 25880; £4 17s. 3d.; 2167/33; 342C/40, E3.

G. L. NEEDHAM, 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:-

PERTH.

31st August, 1936, at 11 a.m., at the Department of Lands and Surveys—

‡Glen Forrest—Town 139, 1a., £12. ‡Kalamunnda—Town 346, 1r., £40; 347, 39.1p., £60;

351, 1r. 10p., £40. ‡Sawyers' Valley—* -*109, 12a. 1r., £18; 127, 5a. 0r. 6p., £12 10s.

COLLIE.

2nd September, 1936, at 11 a.m., at the Court House-‡Collie—Town 774, 1r., £12.

2nd September, 1936, at 11 a.m., at the Court House-†Reedy—Town 192, 39.2p., £12 10s.; 125, 39.1p., £12

MT. MAGNET.

2nd September, 1936 at 2 p.m., at the Mining Registrar's Office

Mt. Magnet-Town 135, 1r., £10.

ORA BANDA.

2nd September, 1936, at 11 a.m., at the State Battery Manager's Office-

Ora Banda-Town 97, 27p., £20; 49, 1r., £20.

WILUNA.

2nd September, 1936, at 11 a.m., at the Mining Registrar's Office-

Wiluna—Town 1098, 1r. 0.4p., £20; 971, 1r., £12. †Wiluna—Town 990, 1000, 1001, 1044, 1r. each, £25 each; 1042, 39.1p., £25; 1053, 1r., £25.

KATANNING.

3rd September, 1936, at 11 a.m., at the District Lands

‡Nyabing—*64, 4a. 3r. 29p., £12; 65, 5a., £10.

KALGOORLIE.

8th September, 1936, at 2 p.m., at the District Lands

†Boulder-Town (Forrest street) 608, 609, 20p. each, 6. Street) 605, 609, 20p. each, £10 each; (Moran street) §84, 1r., £15; North terrace) 218R, 1r., £10; (Lane street) 2299, 1r. 5.5p., £15; (Clancy street) 158R, 156R, 157R, 213R, 1r. each, £10 each; 216R, 1r., £12; 2472, 2490, 20p. each, £10 each; 2492, 30.3p., £10; (Davis street) 1813, 1r., £12; (opposite High School) 2705, 39.3p., £15; 2706, 2707, 1r. each, £15 each.

†South Boulder-Town (Pirie street) §F210, 1r., £10.

Gudarra—Town 224, 1r., £15.

†Kalgoorlie—Town (President street) 3176, 29.3p., #15; (Rhodes street) 3119, 3120, 3122, Ir. each, £15 each; (McDonald street) 1269, Ir., £12 10s.; 3074, 20p., £10; (Addis street) 1078R, Ir., £12 10s.; (Ward street) 3104, Ir., £15.

Somerville-Town 1985, 1a., £12 10s.; 1986, 1a. 0r. 38p., £12 10s.

GERALDTON.

9th September, 1936, at 3.15 p.m., at the District Lands Office—

‡Morawa--*137, 3a., £15.

SOUTHERN CROSS.

9th September, 1936, at 3 p.m., at the District Lands Office—

Marvel Loch—Town 146, 147, 1r. each, £10 each. Mount Palmer—Town 33, 39.1p., £35; 35, 106, 1r. each, £20 each.

NORTHAM.

11th September, 1936, at 11.30 a.m., at the District Lands Office---

‡Cadoux—Town 11, 12, 1r. each, £20 each. ‡Clackline—*92, 3a. 1r. 1p., £8.

PORT HEDLAND.

23rd September, 1936, at 11 a.m., at the Court House— ‡Port Hedland—Town 197, 1r., £10.

*Suburban for cultivation.

tSold 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 provision 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.

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

Plans and further particulars of these sales may be obtained at this office. Land sold to a depth of 200 feet below the natural surface, except in mining districts, where it is granted to a depth of 40 feet or 20 feet only.

G. L. NEEDHAM, Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys, Perth, 20th August, 1936.

IT is hereby notified, for general information, that the undermentioned lots are now open for sale, under the conditions specified, by public auction, as provided by "The Land Act, 1933-1934," at the following upset prices:—

Applications to be lodged at Kalgoorlie. 4944/21—BOULDER, Town 2705, 2706, and 2707, £15 each.

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

G. L. NEEDHAM, Under Secretary for Lands.

LAND OPEN FOR LEASING FOR GRAZING PURPOSES AT ROCKY GULLY.

Department of Lands and Surveys, Corr. No. 932/32. Perth, 19th August, 1936.

IT is hereby notified, for general information, that:-

- 1. Hay Locations 923, 924, 928, 1924, 1925, 1929, and 1931, the block lying between the two last-mentioned locations and the northern portion of Location 1928, containing about 4,500 acres;
- 2. Locations 1914, 1915, and 1917 to 1923 inclusive, containing about 4,000 acres;
- 3. Locations 1906, 1912, 1913, and those portions of Locations 1907 to 1910 inclusive, situated outside the boundary of Pastoral Lease 3933/93, containing about 2,500 acres;

(Plan 444/80) are available as three separate areas for leasing for Grazing purposes, under Section 116 of "The Land Act, 1933-1934," subject to the following conditions:—

- (a) The leases to be for a period of 10 years;
- (b) That the successful applicant shall be required to topdress annually all land sown to pasture with a minimum of 60lbs. of super to the acre;
- (c) All suckers on cleared and partly cleared land to be destroyed and this land kept free from suckers and seedlings during the term of the lease;
- (d) That any timber felled and not burned shall be cleared up by the lessee;
- (e) That any fencing erected by the lessee may be removed at the termination of the lease;
- (f) That no rent be payable during the first three years of the lease and after that a rental as fixed by the Department shall be paid for the remaining seven years of the lease;
- (g) That each lessee shall deposit a sum of £10 with the Department, such sum to be forfeited if the work set out above is not carried out to the satisfaction of the Minister.

Applications should be lodged at the Albany Land Agency on or before Wednesday, 9th September, 1936.

Applications received on or before the above date will be deemed to have been received simultaneously, and in the event of more than one application being received for the same area the Land Board will determine which shall be granted; after that date areas not applied for will remain available for application until further notice.

> G. L. NEEDHAM, Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

Under Part VI. of "The Land Act, 1933-34,"

IT is hereby notified that the land described hereunder will be available for general selection under Part VI. of "The Land Act, 1933-34," on and after the date specified:—

WEDNESDAY, 2nd SEPTEMBER, 1936.

PERTH LAND AGENCY.

North-West Division.

Gascoyne District (near Scorpion Well).

Corres. No. 3371/10. (Plan 74/300.)

The area, containing about 2,150 acres, being the whole of Reserve No. 12890 (Camel Paddock); such reserve being cancelled accordingly. The successful applicant will be required to pay to the Gascoyne Vermin Board an annual rental of 25s. per mile for the use of the Rabbit-proof Fence.

WEDNESDAY, 16th SEPTEMBER, 1936,

PERTH LAND AGENCY.

Eucla Division.

Nurina District (near Eyre).

Corres. 1446/34. (Plans 13 & 16/300.)

That area of unsurveyed land, containing about 28,650 acres; being H. E. Carlisle and A. J. Carlisle, junior's forfeited Pastoral Lease No. 393/408.

WEDNESDAY, 23rd SEPTEMBER, 1936.

PERTH LAND AGENCY.

Kimberley Division.

Numalgun, Fitzroy, Meda, and Kwinana Districts (near Isdell Range).

Corres. 2922/07. (Plans 134/300 and 139/300.)

Those areas of unsurveyed lands, containing about 389,626 and 125,918 acres; being F. C. Edgar and W. J. Chalmers' forfeited Pastoral Leases Nos. 1258/98 and 1218/98; subject to payment for improvements.

G. L. NEEDHAM, Under Secretary for Lands.

LAND OPEN FOR SELECTION.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under 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 Land Agency Office as specified hereunder not later than the date specified, but may be lodged before such date if so

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 Excursive Parks to the Railway sion 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, 26th AUGUST, 1936. ALBANY LAND AGENCY.

Denmark Estate (about 2% miles north of William Bay).

Corr. No. 1665/32.

Open under Part V.

Open under Part V. (Plan 452C/40, D4.) Location 556, containing 224 acres, at 8s. 9d. per acre; classification page 195 of 5070/21, Volume 2; subject to payment for improvements and to the con-dition that all marketable timber is reserved to the Crown; being A. W. Tompkin's forfeited Lease 55/2398.

Nelson District (4½ miles west of Mt. Frankland).

Corr. No. 1043/31.

Open under Part V. (Plan 453C/40, E3.) Location 11608, containing 113a. 1r. 22p.; subject to pricing and to the usual timber reservation conditions.

Plantagenet District (near Mindijup).

Corr. No. 1145/36.

Open under Part V. (Plan 451/80, E2.) The unsurveyed area, containing about 160 acres, bounded by lines commencing at the north-east corner of Location 2692 and extending south along part of its east boundary for a distance of about 50 chains; thence east about 20 chains; thence north about 65 chains; thence west to the left bank of the Kalgan river; thence south-easterly and southerly along said left bank of river to the production west of the north boundary of Location 2692 aforesaid; thence east along said production and said north boundary to the starting point; available subject to survey, classification, and pricing.

Plantagenet District (near William Bay).

Corr. No. 6535/19.

Open under Part V. (Plan 452D/40, C4.)

The unsurveyed area, containing about 120 acres, bounded by lines commencing at the north-east corner of Location 2097 and extending west along part of its north boundary for a distance of 10 chains; thence north about 22 chains; thence east about 30 chains; thence south to a northern side of Road No. 7196; thence westward and couth-westward along said northern and westward and south-westward along said northern and a north-western side of said Road No. 7196 to its intersection with a one-chain road passing along the east

side of Location 2097 aforesaid; thence north along the east side of the last-mentioned road to the production east of the north boundary of said Location 2097; thence west along said production to the starting point; avail able subject to survey, classification, and pricing.

BEVERLEY LAND AGENCY.

Avon District (about six miles north of Jubuk).

Corr. No. 2608/32.

Open under Part V. (Plan 544/80, A & B2.) Location 17278, containing 548a. 2r. at 7s. 3d. per acre; classification page 6 of 3226/27; subject to pay-ment for improvements; being G. A. Park's forfeited Lease 55/2492.

Avon District (about four miles south-east of Bendering).

Corr. No. 1663/33.

Open under Part V. (Plan 345/80, B4.) Locations 21944 and 21902, containing 1,444a. 1r. 5p., at 8s. 9d. per acre; classifications page 4 of 6093/21 and page 4 of 3881/21; subject to an existing Agricultural Bank mortgage; being R. and G. A. Want's forfeited Lease 68/3934.

Avon District (about 41/2 miles north of Mooterdine). Corr. No. 6442/28.

Open under Part V. (Plan 379C/40, E3.)

Location 25787, containing 7a. 1r. 11p., at 15s. per acre; subject to the condition that the full purchase money must be paid on approval of application, or in such instalments as the Minister for Lands may direct; available for selection only by owners of the adjoining lands; being J. M. Lee's forfeited Lease 57/262.

KATANNING LAND AGENCY.

Kent District (about 48 miles south-east of Pingrup). Corr. No. 2148/27.

Open under Part V. (Plan 419/80, D3 & 4.)

Locations 998 and 442, containing 2,046a. 2r. 25p., at 4s. per acre; classification page 10 of 2148/27; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue and to exemption from road rates for two years from date of approval of application; being J. J. Rutherford's forfeited Lease 68/2473.

NARROGIN LAND AGENCY.

Roe District (about 31/2 miles south-east of Hyden). Corr. No. 5243/23.

Open under Part V. (Plans 375/80, A1; 346/80, A4.) Location 584, containing 957a. 0r. 4p., at 10s. 9d. per acre, including part survey fee; classification page 7 of 5243/23; subject to an existing Agricultural Bank mortgage and to the right of the Government to resume for railway or other public purposes any land required, and no compensation to be given except for the actual value of any improvements that may be resumed; being W. J. Lane's forfeited Lease 41083/55.

NORTHAM LAND AGENCY.

Avon District (about 21/2 miles west of Wyola). Corr. No. 2128/10.

Open under Part V. (Plan 26C/40, D3 & 4.)

Location 15840, containing 183 acres; Location 13053, Location 15840, containing 183 acres; Location 13053, containing 120 acres; Location 13052, containing 130 acres; and Location 10251, containing 160 acres, at 2s. per acre as a whole; classification page 42 of 2128/10; classification page 31 of 4934/08; and classification page 19 of 12980/08; also Location 15839, containing 300 acres, at 2s. 6d. per acre; classification page 12 of 2127/10 and page 11 of 2129/10; subject to payment for improvements; being A. W. Martin's and C. A. Harrop's forfeited Leases 25356/55, 22023/55, 22022/55, 7229/56, 25357/55, and 25355/55. This cancels the notice relating to these blocks which appeared in the notice relating to these blocks which appeared in the Government Gazette of 28/9/1934.

Avon District (about 31/2 miles south-east of Korbel). Corr. No. 1625/29.

Open under Part V. (Plans 25/80, F4; 24/80, A4.) Location 17081, containing 988a. 1r. 25p., at 8s. per acre; classification page 6 of 3222/23; subject to payment for improvements; being M. A. Martin's forfeited Lease 68/1653.

Avon District (about 41/2 miles south-east of Minnivale).

Corr. No. 7084/26.

Open under Part V. (Plans 33A/40, C2; 33D/40, C3.)

Location 25108, containing 9a. 1r. 34p., at £1 per acre; subject to an existing I.A.B. mortgage and to the condition that the full purchase money must be paid on approval, or in such instalments as the Minister for Lands may direct; available to adjoining holders only; being G. Offer's forfeited Lease 1669/57.

Avon District (about three miles west of Merredin). Corr. No. 1210/34.

Open under Part V. (Plans 25/80, F2; 24/80, A2.) Locations 26890 and 20686, containing 796a. 3r. 16p., at 7s. per acre; classification page 14 of 1210/34; subject to exemption from road rates for two years from date of approval of application; being M. J. Smith's forfeited Lease 348/417.

Jennaberring A.A. District (about three miles north of Badjaling).

Corr. No. 1589/31.

Open under Part V. (Plan 3C/40, F3.) Locations 6, 56, and 57, containing 998a. 3r. 7p., at 4s. 6d. per acre; classification page 14 of 11683/10; subject to an existing Agricultural Bank mortgage and to a cropping lease which expires on the 28th February, 1937; being H. A. and L. D. Parker's forfeited Leases 68/3200, 74/1313, and 74/1314.

Ninghan District (about 51/2 miles north of Moondon). Corr. No. 2532/34.

Open under Part V. (Plan 66/80, F2.)

Location 3136, containing 2,902a. 0r. 30p., at 5s. per acre; classification page 42 of 5967/27; subject to exemption from road rates for two years from date of approval of application; being A. S. G. Dry's forfeited Lease 347/651.

PERTH LAND AGENCY.

Murray District (near Dwellingup).

Corr. No. 2035/17.
Open under Part V. (Plan 380C/20.)
Location 1112, containing 19a. 3r. 36p., at £2 per acre, excluding improvements; subject to a mortgage to the Agricultural Bank; notice previously published in the Government Gazette classifying this location as "Suburban" is hereby cancelled.

SOUTHERN CROSS LAND AGENCY.

Jilbadji District (about three miles south-west of Moorine Rock).

Corr. No. 6555/25.
Open under Part V. (Plan 36/80, C4.)
Location 63, containing 1,263a. 2r. 2p., at 8s. 6d. per acre; classification page 16 of 5001/22; subject to mining and Goldfields Water Supply firewood conditions, to the Government's retaining the right to resume for railway or other public purposes any land required, and no compensation to be given except for the actual value of any improvements that may be resumed, also subject to exemption from road rates for two years from date of approval of application; being R. McCracken's forfeited Lease 41712/55.

Yilgarn District (about 4½ miles north-east of Bullfinch).

Corr. 3514/23.

Open under Part V. (Plan 53/80, C4.) Location 623, containing 910a. 3r. 39p., at 10s. 6d. per acre; classification page 22 of 6875/22; subject to an existing Agricultural Bank mortgage and to a cropping lease which expires on 28/2/37, also subject to mining conditions;; being O. Cox's forfeited Lease 40206/55 40296 / 55.

WAGIN LAND AGENCY.

Kojonup District (about three miles south-east of Bokal).

Corr. No. 205/36.

Open under Part V. (Plans 410C/40, F4; 409D/40,

 $A4.\hat{)}$ Location 4583, 4584, and 4585, containing 465a. 3r., at 4s. 3d. per acre; classification page 10 of 3654/26; subject to an existing 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. J. Harrison's cancelled application. application.

THURSDAY, 27th AUGUST, 1936.

BRIDGETOWN LAND AGENCY.

Nelson District (about three miles south of Bridgetown).

Corr. No. 1214/31.

Open under Part V. (Plan 439B/40, E2.) The unsurveyed area, containing about 350 acres, bounded by lines commencing at the south-western corner of Location 1391 and extending east to its southner of Location 1391 and extending east to its south-eastern corner; thence southward along the western side of Road No. 1768 to the production east of the south boundary of Location 1275; thence west along said pro-duction to the south-east corner of Location 1275 afore-said; thence north and west along the east and north boundaries of the last-mentioned location to the south-eastern side of Road No. 2016; thence north-eastward along said south-eastern side of road to the starting point; available subject to survey, classification, pricing, and to the usual timber reservation conditions; Pastoral Lease 4012/93 is hereby reduced.

Wellington District (near Lake Ngartiminny).

Corr. No. 2600/25.

Open under Part V. (Plan 415A/40, B1.) Location 4120, containing 20 acres, at 10s. per acre; Reserve 18941 (Water) is hereby cancelled.

WEDNESDAY, 2nd SEPTEMBER, 1936.

ALBANY LAND AGENCY.

Plantagenet District (about 21½ miles south of Young's Siding).

Corr. No. 1303/16.

Corr. No. 1303/16.
Open under Part V. (Plan 456B/40 & 20, F1.)
Location 3728, containing 97a. 2r. 26p., at 7s. 6d.
per acre; and Location 3729, containing 203a. 0r. 22p.,
at 7s. 6d. per acre; classification pages 95 and 96 of
1303/16; subject to payment for improvements; being
the surrendered portion of E. Cook's C.P. Leases
9796/68 and 9821/68.

NARROGIN LAND AGENCY.

Roe District (about 31/2 miles north-west of Lake Biddy).

Corr. No. 735/36.

Corr. No. 735/36.
Open under Part V. (Plan 388/80, A2.)
Locations 143 and 714, containing 1,179a. 0r. 15p., at 10s. per acre; classification page 13 of 7627/22; subject to existing Agricultural Bank, I.A.B., and wire netting mortgages, and to the Government retaining the right to resume for railway or other public purposes any land required, and no compensation to be given for resumption, except for the actual value of any improvements that may be resumed; also subject to a cropping ments that may be resumed; also subject to a cropping lease which expires on 28/2/38; being C. Hewitt's cancelled application.

Williams District (about eight miles south-east of Kulin).

Open under Part V. (Plan 376/80, A3 & 4.)
Location 10330, containing 1,269a. Or. 36p., at 5s. per acre; classification page 131 of 6420/10, Vol. 1; subject to exemption from road rates for two years from date of approval of application; being J. O. Magee's forfeited Lease 14953/68.

Williams District (about 6½ miles north-west of Pingaring).

Corr. No. 6462/22.

Open under Part V. (Plan 376/80, D3.) Locations 12835 and 12836, containing 1,000a. Or. 27p., at 7s. 9d. per acre; classification page 12 of 6462/22; Location 14407, containing 450a. 0r. 2p., at

6s. 6d. per acre; classification page 7 of 4018/27; and 6s. 6d. per acre; classification page 7 of 4018/27; and Location 14424, containing 160a. 0r. 6p., at 7s. 6d. per acre; classification page 3 of 4640/27; subject to an existing Agricultural Bank mortgage and to the condition that the Government retains the right to resume for railway or other public purposes any land required, and no compensation to be given for resumption, except for the actual value of any improvements that may be resumed; being J. J. Lees' forfeited Leases 40751/55. 23913/74, 22879/68, and 22901/68.

NORTHAM LAND AGENCY.

Avon District (near Wyola).

Corr. No. 891/36.

Open under Part V. (Plan 26C/40, D & E3.)

Location 16014, containing 677a. 1r. 8p., at 7s. per acre (collective price); classification page 8 of 6833/26; subject to an existing Agricultural Bank mortgage together with Avon Locations 16040, 9026, 11692, 10915, 8760, 11630, 13006; being H. D. Wilkins' cancelled application.

Avon District (about 11/2 miles north of Wyola). Corr. No. 2225/35.

Open under Part V. (Plan 26C/40, D & E3.)

Locations 17822, 26097, and 17599, containing 1,932 acres, at 5s. 6d. per acre (collective price); classification page 7 of 466/27; subject to an existing Agricultural Bank and wire netting mortgage; to be selected with Avon Locations 19343, 20638, and 26098 as one holding; being A. R. Halbert's cancelled application.

Avon District (about 41/2 miles south-east of Wyola). Corr. No. 3655/14.

Open under Part V. (Plan 26C/40, E4.)

-Location 20057, containing 3a. 3r. 24p., at £1 per acre; subject to the payment of the full purchase money on approval of application, or in such instalments as the Minister for Lands may direct, available for selection by the owners of the adjoining lands only; being A. Wright's forfeited Lease 879/57.

Avon District (about eight miles south of Bencubbin). Corr. No. 2090/33.

Open under Part V. (Plan 55/80, C4.)

Location 26713, containing 90 acres, at 5s. per acre; and Location 14278, containing 947a. Ir. 15p., at 10s. per acre; classification page 42 of 6839/09, Vol. 1; subject to payment for improvements; being A. Jeffrey's forfeited Lease 68/4029.

Ninghan District (about 21/2 miles north-west of Kirwan).

Corr. No. 5750/25.

Open under Part V. (Plan 65/80, B4.)

Locations 1394 and 2132, containing 1,000 acres, at 7s. 6d. per acre; classification page 8 of 5750/25; and Location 1395, containing 969 acres, at 7s. 6d. per acre; classification page 37 of 11349/11; subject to payment for improvements; being W. B. Boulter's forfeited Leases 20317/68, 25034/74, and 21326/68.

Roe District (about 35 miles east of Wadderin). Corr. No. 303/27.

Open under Part V. (Plan 6/80, A & B2.)
Location 255, containing 2,728a. 2r. 27p., at 3s. 6d.
per acre; classification page 21 of 4025/25; subject to
payment for improvements and the condition that the
Government does not guarantee Agricultural Bank assistance for this block; being A. and W. Smith's forfeited Lease 21683/68.

SOUTHERN CROSS LAND AGENCY.

Yilgarn District (about nine miles north-west of Noongaar).

Corr. No. 4425/23.

Open under Part V. (Plan 36/80, A2 & 3.)

Location 632, containing 979a. 2r. 33p., at 8s. 6d. per acre; classification page 95 of 4543/22; subject to existing Agricultural Bank and I.A.B. mortgages, to mining conditions, and G.W.S. firewood conditions; being W. H. Jackson's forfeited Lease 40410/55.

RAVENSTHORPE LAND AGENCY. Oldfield District (near Ravensthorpe).

Corr. No. 894/36. Open under Part V.

Open under Part V. (Plan 420B/20.)
The area, containing 20 acres, being late Miner's Homestead Lease 73; subject to classification and pricing.

THURSDAY, 3rd SEPTEMBER, 1936. BRIDGETOWN LAND AGENCY.

Sussex District (about $2\frac{1}{2}$ miles south-east of Yallingup Siding).

Corr. No. 138/06.

Open under Part V., Section 54. (Plan 413D/40,

Location 557, containing 5 acres, at £1 per acre; subject to the payment of the full purchase money on approval of application, or in such instalments as the Minister for Lands may direct; being J. T. Abbey's forfeited Lease 847/60.

Sussex District (about one mile south of Quindalup Siding).

Corr. No. 2502/34.

Open under Part V. (Plans 413D/40, B3; 413A/40,

Location 1218, containing 239a. 3r. 12p., at 10s. 6d. per acre; classification page 64A of 278/15; subject to the condition that all marketable timber is reserved to the Crown, to the conditions relating to land selection in this area, and to exemption from road rates for two years from date of approval of application; being A. B. Brown's forfeited Lease 365/440.

Sussex District (about eight miles east of Witcheliffe). Corr. No. 1347/35.

Open under Part V. (Plan 440A/40, C2.)
Location 3658, containing 264a. 3r. 26p., at 9s. 6d.
per acre; subject to payment for improvements and to
the condition that all marketable timber is reserved to
the Crown; also subject to the conditions applying to
land selection in this district; being E. Shedden's cancelled application.

WEDNESDAY, 9th SEPTEMBER, 1936. ALBANY LAND AGENCY.

Plantagenet District (about 11/2 miles south-east of Mt. Barker).

Corr. No. 1356/35.

Open under Part V. (Plan 451/80, Bl.) Locations 4854 and 1356, containing 385a. 1r. 37p. and 80a. 2r. 33p., at 6s. per acre; classification page 13 of File 1356/35; subject to exemption from road rates for two years from date of approval of application; this cancels the notice relating to the Plantagenet Location 4854 which appeared in the Government Gazette of the 31st January, 1936.

BEVERLEY LAND AGENCY.

Avon District (about 11 miles north of Jubuk).

Corr. No. 2055/35.
Open under Part V. (Plan 344/80, A & B 1 & 2.)
Locations 23450 and 23449, containing 1,330a. 1r.
29p., at 6s. 6d. per acre; classification page 32 of 2055/35; subject to payment for improvements 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 A. G. Sharrett's cancelled application.

Avon District (about 13 miles south of Badjaling).

Corr. No. 5669/25.
Open under Part V. (Plan 343B/40, F2.)
Location 26003, containing 667a. 1r. 3p., at 2s. 3d.
per acre; classification page 18 of File 5669/25; subject
to exemption from road rates for two years from date
of approval of application; being the surrendered portion of J. P. Haythornthwaite's (senior) Grazing Lease
21381/68 21381/68.

GERALDTON LAND AGENCY.

Victoria District (about 9½ miles east of Baddera Siding).

Corr. No. 2018/22.

Open under Part V. (Plan 160D/40, C3.) Location 7618, containing 599a. 3r. 35p., at 4s. per acre; classification page 14 of 2018/22; and Location 5014, containing 979a. 1r. 8p., at 5s. 9d. per acre;

classification page 27 of 10755/09, Vol. 2; subject to mining conditions and to exemption from road rates for two years from date of approval of application, also subject to payment for improvements, if any; being B. P. Dalton's forfeited Leases 16728/68 and 68/2208.

KATANNING LAND AGENCY.

Kojonup District (about six miles north of Ewlyamartup).

Corr. No. 2482/25.

Corr. No. 2482/25.
Open under Part V. (Plan 417A/40, B & C2.)
Locations 3329, 3433, 3855, 7602, and 7603, containing 1,503a. 3r. 2p., at 1s. 9d. per acre; classification page 6 of File 2482/25; subject to an existing Agricultural Bank mortgage and to the condition that the poison is eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being the surrendered portion of W. E. and A. Wallis' Conditional Purphase Lease, 19764/68 ditional Purchase Lease 19764/68.

Kojonup District (four miles north of Nyabing). Corr. No. 306/34.

Open under Part V. (Plan 408/80, F3 & 4.) Locations 6182 and 7260, containing 1,078 acres, at 7s. 9d. per acre; classification page 37 of 5091/10, Vol. 1, and page 8 of 9413/13; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; also subject to exemption from road rates for two years from the date of approval of application; being W. G. Mills' forfeited Lease 347/496.

NARROGIN LAND AGENCY.

Roe District (about 16 miles east of Pederah).

Corr. No. 2492/35.

Open under Part V. (Plan 375/80, A2 & 3.)

Locations 1518 and 1902, containing 1,923a. 1r. 7p., at 8s. per acre; classification page 30 of 4570/27; subject to payment for improvements; being J. W. Moore's cancelled application.

Williams District (about 121/2 miles south-east of Jitarning).

Corr. No. 5861/28.

Open under Part V. (Plans 387/80, A1, and 386/80,

Locations 11758 and 14782, containing 1,087a. 3r. 33p. at 6s. 3d. per acre; classification page 8 of File 5861/28; subject to exemption from road rates for two years from date of approval of application; being W. H. Williams' forfeited Leases 68/1692 and 74/742.

Williams District (about eight miles south-west of Highbury).

Corr. No. 1444/24.

Open under Part V. (Plan 385D/40, A & B4.) Locations 13043, 13044, and 13045, containing 599a. 39p., at 6s. 6d. per acre; classification page 5 of 1444/24; subject to an existing 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 J. H. and J. C. L. Richards' forfeited Leases 18473/68, 24244/74, and 24245/74.

Williams District (about 8½ miles south-east of Pingaring).

Corr. No. 4134/27.

Open under Part V. (Plan 376/80, A4.) Location 14413, containing 1,039a. 3r. 33p., at 2s. per acre; classification page 4 of 4134/27; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue and to exemption from road rates for two years from date of approval of application; being E. H. Fitzpatrick's forfeited Lease 22992/68.

NORTHAM LAND AGENCY.

Ninghan District (about six miles north-east of Pithara).

Corr. No. 5359/23.

Open under Part V. (Plan 64/80, D & E1.) Locations 349 and 2196, containing 942a. 3r. 12p., at 5s. 3d. per acre; classification page 7 of 5359/23; subject to payment for improvements; being A. B. Coleman's forfeited Leases 18345/68 and 24194/74.

PERTH LAND AGENCY.

Peel Estate (about two miles south-west of Wellard).

Corr. No. 448/36.

Open under Part V. of "The Land Act, 1933-1934."

(Plan Peel Estate.)

Lot 299, containing 52a. 1r. 13p.; purchase money £213 10s.; first half-year's instalment as deposit—£2; half-yearly instalment over the balance (29½ years), including principal and interest:—to returned soldiers, at 4½ per cent. per annum—£6 10s. 6d.; to civilians, at 5 per cent. per annum—£6 18s. 4d.; subject to the conditions applying to this estate; being D. Robinson's cancelled application.

Murray District (about 51/2 miles south-west of Coolup). Corr. No. 1234/31.

Open under Part V. (Plan 380D/40, B4.) Location 1358, containing 293a, 3r. 34p., at 6s. 6d. per acre; classification page 6 of 1786/17; subject to the right of the Government to enter upon the land for the purpose of constructing and maintaining drains free of compensation, also to the condition that all marketable timber is reserved to the Crown, also subject to exemption from road rates for two years from date of approval of application; being J. Shea's forfeited Lease 68/3146.

Wellington and Murray Districts (about 12 miles west of Drakesbrook).

Corr. No. 2210/18.

Open under Part V. (Plans 380D/40, A4; 383A/40, A L.

Wellington Location 3168, containing 617a. 3r. 34p., weinington Location 3108, containing 617a. 3r. 34p., at 3s. per acre; Murray Location 720, containing 160 acres, at 4s. per acre; Murray Location 1209, containing 162a. 1r. 2p., at 3s. 9d. per acre; classifications pages 5, 6, and 7 of 2210/18; also Murray Location 936, containing 501 acres, at 3s. per acre; classification page 18 of 605/16; subject to payment for improvements; being H. E. M. Sutton's forfeited Leases 11239/68 and 9731/68.

SOUTHERN CROSS LAND AGENCY.

Yilgarn District (about 81/2 miles north of Carrabin). Corr. No. 487/36.

Open under Part V. (Plan 35/80, E3.).

Location 159, containing 995a. 2r. 35p., at 9s. 6d. per acre; classification page 11 of 1510/22; subject to an existing Agricultural Bank mortgage and to mining conditions; being L. I. Hough's forfeited Lease 347/

THURSDAY, 10th SEPTEMBER, 1936. BRIDGETOWN LAND AGENCY.

Nelson District (about 41/2 miles south-east of Jardee).

Corr. No. 3618/30.

Open under Part V. (Plan 442B/40, F2.) Location 8711, containing 39a. 3r. 16p., at 15s. per acre; classification page 15 of 3618/30; subject to timber conditions and to exemption from road rates for two years from date of approval of application, and also to payment for improvements, if any, and to the conditions applying to land selection in this district; being G. S. Buss' forfeited Lease 68/3128.

Nelson District (about 41/2 miles north-west of Manjimup).

Corr. No. 484/33.

Open under Part V. (Plan 439C/40, E4.) Location 9600, containing 33a. 3r. 7p., at 13s. 6d. per acre; classification page 6 of File 484/33; subject to timber conditions and to exemption from road rates for two years from date of approval of application, also subject to the payment for improvements, if any, and to the conditions applying to land selection in this district; being D. Wakeham's forfeited Lease 55/2542.

WEDNESDAY, 16th SEPTEMBER, 1936. PERTH LAND AGENCY.

Gascoyne District (near Carnarvon).

Corr. No. 2875/06.

Open under Part V., Section 54. (Plan Locations near Carnarvon.)

Location 28, containing 20a. 2r. 10p., at £1 per acre; subject to the payment of the full purchase money on approval of application, or in such instalments as the Minister for Lands may direct; being C. R. Black's forfeited Lease 887/60.

G. L. NEEDHAM, Under Secretary for Lands.

THE LICENSED SURVEYORS ACT, 1909.

Surveyor General's Office, Perth, 18th August, 1936.

IT is hereby notified, for general information, that an examination of those desiring to qualify under the above Act will be held in Perth, commencing on Monday, the 14th September, 1936.

Intending candidates should lodge their applications, accompanied by credentials, plans, and field notes, together with a fee of £5 5s., to the undersigned, not later than the 7th September, 1936.

Copies of the Regulations governing the examination are obtainable at 1s. each from the undersigned.

H. LAMPHEE, Secretary Land Surveyors' Licensing Board of W.A.

THE ROAD DISTRICTS ACT, 1919-1934.

Closure of Road.

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

Williams.

2475/35.

W. 550:—The surveyed road along the north-western boundary of Quindanning Lot 34 (Reserve No. 18328); from its north-west corner to a surveyed road at its south-west corner. (Plan Quindanning Townsite.)

JOHN EDWARD WALDOCK.

1, Edgar Liddelow, on behalf of the Williams Road Board, hereby assent to the above application to close the road therein described.

E. LIDDELOW, Chairman Williams Road Board.

25th July, 1936.

THE ROAD DISTRICTS ACT, 1919-1934.

Closure of Roads.

I, THE HONOURABLE THE MINISTER FOR LANDS, being the owner of land over or along which portions of roads hereunder described pass, have applied to the Merredin Road Board to close the said portions of roads, viz.:—

Merredin.

3193/11.

M. 367:—Portion of Thurk street, 50 links wide, along the western boundary of Burracoppin Lot 78 (Reserve 18859); from Main street at its south-western corner to a right-of-way at its southern corner. Also portion of Thurk street, 50 links wide, along the south-western boundary of Burracoppin Lot 63 (Reserve 21336); from a right-of-way at its western corner to Station street at its southern corner. (Plan Burracoppin Townsite.)

G. L. NEEDHAM, for Minister for Lands.

I, Ian H. Lockhart, on behalf of the Merredin Road Board, hereby assent to the above application to close the roads therein described.

> IAN H. LOCKHART, Chairman Merredin Road Board.

12th August, 1936.

TRANSFER OF LAND ACT, 1893.

Application 1384/1936.

TAKE notice that Ernest Henry Edward Aldenhoven of Cliff street Albany Dental Mechanic has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Town of Albany and being

portion of Albany Town Lot 82 containing 12 and five-tenth perches

Bounded on the north-east by 1 chain 50 and five-tenth links of the south-west side of South street

On the south-east by 39 and seven-tenth links of the north-west boundary of Town Lot 81

On the south-west by 1 chain 52 and five-tenth links of the north-east side of the Great Southern Railway and

On the north-west by 64 and two-tenth links of the south-east boundary of Town Lot 83.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this Office on or before the 30th day of September next a caveat forbidding the said land being brought under the operation of the said Act.

E. E. FEWINGS, Registrar of Titles.

Office of Titles, Perth, this 17th August, 1936.

Messrs. Hudson & Henning, Albany, Solicitors for the Applicant.

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.		
193	6,		1936. (2·30 p.m. on Tuesday)			
Aug.	5	Chorkerup School and Quarters— Removal from Group 114 (8650)	25th August	Contractors' Room, Perth, and Court Houses, Albany and Katanning, on and after the 11th August, 1936.		
Aug.	5	Perth-Fremantle Government Buildings—Chimney Sweeping (8651)	25th August	Contractors' Room, Perth, and Court House, Fremantle, on and after the 11th August, 1936.		
Aug.	12	East Kulin School—New 18ft. x 16ft. Standard School (8652)	25th August	Contractor's Room, Perth, and Court Houses at Narrogin and Merredin, on and after the 14th August, 1936.		
Aug.	5	Youanmi Police Station—New Quarters and Cell Block (8649)	1st September	Contractors' Room, Perth: Public Works Department Office, Geraldton, and Court House, Wiluna, on and after the 11th August, 1936.		
Aug.	12	Reedy's Police Station—Xew Quarters (8653)	8th September	Contractors' Room, Perth; Public Works Department Office, Geraldton, and Court House, Wiluna, on and after the 18th August, 1936.		
Aug.	19	Buckland Hill—House on Lot 32, Swan Street—Sale of (8655)	8th September	Contractors' Room, Perth, and Court House, Fremantle, on and after the 25th August, 1936.		

Tenders, together with the prescribed deposit, are to be addressed to "The Hon. the Minister for Public Works," and marked "Tender," and will be received at the Public Works Office, Perth. The lowest or any tender will not necessarily be accepted.

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE DEPARTMENT.

M.W.S. 476/34. Perth, 13th August, 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'':-

Metropolitan Water Supply Improvements .- Overflow from No. 1 Reservoir (Mount Eliza) to River.

Description of the Proposed Works .-- A 24-inch diameter reinforced concrete and steel water pipe, with anchor blocks and other apparatus connected therewith.

The Localities in which the Proposed Works will be Constructed .- Commencing at the north-east corner of No. 1 Reservoir in Mt. Eliza Reservoir Reserve and proceeding in an easterly direction across Fraser avenue to the western boundary of Perth Town Lot 58; thence through Lot 58 to the western boundary of Mounts Bay road; thence across Mounts Bay road to the Swan river, as shown in red on Plan M.W.S.S. & D.D. W.A. 5774.

The Times when and Places at which the 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 Twenty-first day of August, 1936, between the hours of 10 a.m. and 3 p.m.

H. MILLINGTON,

Minister for Water Supply, Sewerage, and Drainage.

THE WATER BOARDS ACT, 1914. Katanning Water Board.

NOTICE is hereby given that the Rate Book for the year ending 30th June, 1937, of all lands in the Katanning Water District now liable to be rated under the abovementioned Act has been made up and the Rate Book may be inspected at the Office of the Katanning Rand Board. Road Board.

S. R. EVANS,

2nd July, 1936.

Secretary.

Notice.

Notice is hereby given that, under the powers conferred by the abovementioned Act, the Katanning Water Board has ordered a Water Rate of One shilling and ninepence in the Pound, with a minimum of Ten shillings on any one assessment, on the annual rateable value of all rateable land within the Katanning Water District be levied for the year ending the 30th day of June,

12th August, 1936.

A. PROSSER, Chairman.

THE MUNICIPAL CORPORATIONS ACT, 1906. Municipal Election.

Department of Public Works, Perth, 13th August, 1936.

IT is hereby notified, for general information, in accordance with Section 113 of the Municipal Corporations Act, that the following gentleman has been elected a Member of the undermentioned Municipal Council, to fill the vacancy shown in the particulars hereunder:-

Municipal	Ward.	Date of Election.	Membe	er Elected:	Occupation.	How vacancy occurred:	Name of Previous	Remarks.	
Council.	waru.	Election.	Surname.	Christian Names.	Occupation.	(a) Retirement. (b) Resignation. (c) Death.	Member.	100mar go.	
Cottesloe	South	5-8-36	Harvey	Cecil Leonard	Journalist	(p)	Clementson, N. A.	Unopposed.	

C. A. MUNT, Under Secretary for Public Works.

THE ROAD DISTRICTS ACT, 1919-1934. Kondinin Road Board.

Notice of Intention to Borrow.

Proposed Loan of £1,200.

NOTICE is hereby given that the Kondinin Road Board proposes to borrow the sum of One thousand two hundred pounds (£1,200).

The amount is proposed to be raised by the sale of Debentures which, pursuant to the provise in Section 302 of "The Road Districts Act, 1919-1934," will be repayable with interest at a rate not exceeding Five pounds per centum per annum by equal half-yearly in-

stalments over a period of twelve years from the date of issue thereof.

The instalments of the said Debentures and the interest thereon to be paid at the Office of the said Board,

at Kondinin.

The purpose for which the Loan is to be applied is for the purchase of a tractor and other plant, also large shed now erected on Kondinin Recreation Reserve, also conveyance for secretary-supervisor and payment of balance on truck acquired by the Board, including supervision and initial expenditure in connection with Loan

as referred to in said Act.

The plans, specifications, and estimate of the cost of such works and statement showing proposed expediture of the Loan moneys are open for inspection by Ratepayers at the Office of the said Board for one month after the last publication of this notice on usual week days (public holidays excepted) between the hours of 10 a.m. to 5 p.m. on each week day, except Wednesdays, when the hours will be from 10 a.m. to 12 noon.

The approval of His Excellency the Lieutenant-Governor has been obtained under the provisions of Section 290 (f) of "The Road Districts Act, 1919-1934," in connection with the purposes mentioned as undertakings for which money may be borrowed under Part VII. of the said Act by the said Board.

The works and undertakings for which the Loan is proposed to be raised will in the opinion of the Board benefit particularly those portions of the District comprised within the East Ward, West Ward, Karlgarin

Ward, and Hyden Ward, and the Loan Rate applicable to said Loan will be levied only on the rateable land within the said Wards of the District of the Board.

Dated this 14th day of August, 1936.

WM. N. TREMBATH, Chairman. JAMES J. MACDONALD, Secretary.

THE ROAD DISTRICTS ACT, 1919-1934. Meekatharra Road District-Alteration of Boundary with Wiluna Road District-Notice of Intention.

Department of Works and Labour, P.W. 955/35. Perth, 11th August, 1936. IT is hereby notified, for general information, that it is the intention of His Excellency the Lieutenant-Governor under the provisions of Section 8 of "The Road Dis-tricts Act, 1919-1934," to sever that portion of the Meekatharra Road District described in Schedude hereto and annex it to the Wiluna Road District.

Plans showing the proposed alteration may be seen at the Local Government Office, Department of Works and Labour, Perth.

Schedule.

All that portion of the Meekatharra Road District bounded on the northward by part of its northern boundary, being an east and west line (tropic of Capricorn); from its intersection with the eastern boundary of Reserve 12297 (Rabbit-proof Fence No. 1) to the east boundary of the State; on the eastward by part of the said State boundary; from the latter point to the north boundary of the Wiluna District, being an east and west line passing through Mount Orme; on the southward by the northern boundary of the Wiluna Road District; from the last-mentioned point to the eastern boundary of Reserve 12297 (Rabbit-proof Fence No. 1); westward by the eastern boundary of the said Reserve 12297; from the last-mentioned point to its intersection with the tropic of Capricorn aforesaid.

(Sgd.) C. A. MUNT, Under Secretary for Public Works.

ROAD DISTRICTS ACT, 1919-34.

By-laws of the Kondinin Road Board. P.W. 1044/27.

WHEREAS by "The Road Districts Act, 1919-1933," the Road Board of any District is empowered to make By-laws for all or any purposes in the said Act mentioned, the Kondinin Road Board, in pursuance of the powers vested in the said Board, under and by virtue of the said Act and of every other authority enabling it in that behalf, doth hereby make and publish the following By-laws:-

1.—Interpretations.

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

"The Act"-The Road Districts Act, 1919-1934, and all amendments thereto which may hereinafter come into force.

"Board"—The Kondinin Road Board.
"Board Room"—The office, hall, or building in which the meeting of the Board is held from time to time.
"District"—The District under the jurisdiction of

the Kondinin Road Board.

"Footpath" or "footway"—That part of a road set apart for the sole use of foot-passengers, whether the same be made or kerbed or otherwise, and not less than 12 feet wide. Whenever a road has been formed or constructed by the sole of the road by the road has been formed or constructed. and/or drained, the portion of the road between the drain and the fence on each side shall be set apart for the sole use of foot passengers, with a minimum width of twelve feet, and in

such ease constitute the footpath.

"Secretary"—The secretary of the Board.
All other interpretations to be as prescribed in the Road Districts Act or other Acts or Regulations thereunder.

2.—Duties of the Secretary.

The duties of the secretary shall be:-

(a) to attend all Board meetings;

(b) to attend all Committee meetings;

(e) to take notes of minutes and prepare reports of Committees;

(d) to conduct all correspondence, and to give the other officials instructions, as directed by the minutes, and carry out the resolu-tions of the Board as contained in such minutes;

(e) to answer all questions on the Board's busi-

ness;

(f) to see that the accounts and balance sheets are prepared and published yearly in the local newspaper and to carry out any other duties specified under "The Road Districts Act, 1919-1934," and its amendments;

(g) to prepare and place before the Board the monthly financial statement at the end of

- monthly financial statement at the end of each month of the financial year;

 (h) to supervise the preparation of the Rate Books and the Board's Electoral Lists, to examine proof of the latter, and to arrange for the distribution of copies prior to the elections; also to attend all Courts of Revision or Appeal; to make the necessary arrangements for the elections; to issue instructions to the supervisor or foreman. instructions to the supervisor or foreman, in accordance with the Board's resolutions;
- (i) to summon members to Board and Committee

meetings;

(j) to keep all the books up to date, in accordance with instructions issued by the Minister and additional instructions of the Board; to balance all books in ink every month;

(k) to check all accounts sent to the Board, and see that all accounts for works have stated in them the authority under which such works have been done, and to check all returns made by the collector or other of the Board's officers, and to see that the counterfoils of the receipt book accompany all returns; to supervise and attend to the due payment of all moneys coming through the hands of the Board's officers and payable to the credit of the Board;

(1) to report to the Board at its next meeting any officer neglecting to make his returns, as provided, with the necessary vouchers attached thereto;

(m) to pay into the Bank, after receipt, to the credit of the Board, all moneys received by him on behalf of the Board, when such moneys shall amount in the aggregate to the sum of £20 or over, with the exception of moneys granted by the Government, which are paid into the Treasury;

(n) to see that no payments to the credit of the Board shall be made by any officer, except through the secretary or such other officer as may be appointed as assistant secretary

by the Board;

(o) to readily and cheerfully obey all lawful instructions or orders of the Board, and to attend to all other matters affecting the finances and welfare of the Board not

herein specified;
(p) to see that all bonds and other forms of security to be taken from the contractors are prepared, and that the security required of servants is taken within due time, and to report on such matters to the Board;

(q) to report to the Chairman any servant of the Board who has been guilty of neglect of duty, or who is incapable of performing the

duties allotted to him;
(r) to exercise, subject to any directions given by
the Board or Chairman, control over all
servants of the Board;

(s) to see that no receipt is on any form other than the forms prescribed by the Acts and Regulations under which authority is given for the issue of such receipts, and that all receipts issued are in proper sequence;

(t) to keep in the safe all current books and legal documents, when not in actual use; to retain one key of the safe in his own personal custody, and to deposit the duplicate key with the Board's bankers, in the joint names of the Chairman and one other member of the Board; to lock in the safe at the end of each day such of the Board's moneys as remain unbanked; to enter in the Board's deposit book full details of all cheques and other moneys, and to obtain a proper deposit receipt thereof.

Assistant Secretary and Cashier.

The Board, if it thinks fit, may appoint an assistant secretary and a cashier, but, if the Board so decides, the duties of both positions may be carried out by one person. The duties of assistant secretary and cashier shall be any that may be ordered by the Board from time to time.

Duties of Supervisor or Foreman.

The duties of the supervisor or foreman shall be:-

- (a) The supervisor or foreman shall have the control of works and plant, and shall issue instructions to the employees, and shall see that same are faithfully carried out. Should any employee be guilty of insubordination or disobedience, or be found incapable of performing the duties allotted to him, the supervisor or foreman shall report the mat-ter to the Chairman or secretary, who shall inquire into the matter, and, if necessary, shall suspend the employee and report the matter to the next meeting of the Board;
- (b) to prepare all plans and specifications for all works and improvements, as regards roads and culverts, under the control of the Board; examine all materials to be employed in such works, and to see the same faithfully and properly executed and per-formed, and watch the progress and forma-tion thereof; submit all plans and specifica-tions to the Board before tenders are called;

(c) to see that the work of clearing and repairing all public roads and footways is properly carried out;

(d) to see that no labourers are engaged but those who are ablebodied and sober;

- (e) to see that all drains, culverts, sewers, and bridges are maintained in a state of efficiency;
 (f) to see that all servants under his control
- (f) to see that all servants under his control carry out their duties efficiently, and to report any departure therefrom;

(g) to attend all Board and Committee meetings, if required;

 (h) to specially examine all roads throughout the District at least once each six months, or as required by the Board;

(i) to supply monthly, or as required, to the Board, returns of all work completed or in progress, with remarks thereon.

Duties of Collector.

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

Appointment of Officers.

- 1. No permanent appointment shall be made to any office under the Board until after an advertisement has been published in one or more local newspapers calling for applications from persons competent to fill such an appointment. All appointments shall be made by a resolution passed by the Board. The election of all officers shall be by a show of hands, unless a ballot is demanded; the salary or allowance attached to the office under consideration of the Board shall in all cases be fixed prior to the appointment, and the salary of any officer, when fixed, shall not at any time be considered with a view to its increase or reduction, unlesss specially authorised by a meeting of the Board.
- 2. All complaints against the servants of the Board must be in writing and must in every case be signed by the person or persons complaining, and no notice whatever shall be taken of any complaint not made in accordance with this By-law; all such complaints as are received shall be addressed to the Chairman who, upon the receipt of such complaints shall have the power to investigate the same, and he shall report thereon to the Board at its next meeting.

3.—Meetings and Proceedings.

- 1. Seven days' notice in writing shall be given by the Chairman or secretary of ordinary or regular meetings, and also of every meeting adjourned for a term exceeding six days.
- 2. Meetings of the Board shall be of two kinds, "Ordinary" and "Special." Ordinary meetings are those regular meetings held in pursuance of these Bylaws for the transaction of the general business of the Board, including adjourned meetings, at which uncompleted business may be completed, together with other business considered necessary.

Special meetings are those called under Section 131 of the Act, and shall include those called by the Chairman in response to a requisition signed by three members, or on his own behalf, and the notices for such special meetings shall have such special business specified thereon, and nothing shall be discussed at any special meeting other than the special business specified on the notice of the meeting; provided, however, that any matter of emergency may be discussed, on the ruling of the Chairman and with the consent of those present.

The ratepayers' meeting shall consist of one called under Section 144 of the Act, and the Standing Orders, so far as the Act allows, shall apply to the proceedings, but the provisions of the Act shall be first observed.

The Chairman, if present, shall preside at all meetings of the ratepayers and of the Board, and, in his absence, the Vice-Chairman, or another member of the Board, and the person to preside at the meeting of the Board in the absence of the Chairman shall be the Vice-Chairman, or, in his absence, a member chosen by a majority of the Board.

3. Orinary meetings shall be held at the Office of the Board once in each month, on the day and at the hour appointed from time to time by resolution of the Board.

- 4. A special meeting may, on the requisition of three members of the Board, be called at any time, in the manner prescribed by the Act, but the Chairman may call a special meeting of the Board as often as he deems proper.
- 5. No business shall be transacted at any ordinary or special meeting, unless a quorum, as specified by the Act, shall be present.
- 6. At any meeting of the Board, when the numbers present fall below a quorum, the meeting shall be adjourned to a time to be fixed by the members present, or by the Chairman, if he is present alone, or by the secretary, if neither members or Chairman are present.
- 7. At any meeting of the Board, it shall rest with the majority of the members of the Board present to exclude the public from such meeting, when in their opinion it is expedient to do so.
- 8. The Board may by resolution of the majority of those present resolve that the Board go into Committee for the consideration of any matter specified in the resolution. No person shall in any way publish or make public any of the discussion taking place on such matter after the passing of such resolution, but this prohibition shall not extend to the actual resolution or resolutions carried as a result of such discussion and recorded in the Minute Book.
- 9. The first business at all ordinary meetings of the Board shall be the consideration of the minutes of the preceding meeting, with a view to their confirmation. Reading the minutes may be dispensed with, if members have been supplied with copies thereof, at least three days prior to the meeting at which such are to be confirmed. No discussion shall take place upon the minutes of proceedings, except as to their accuracy, or for the rectification of a clerical error.
- 10. The Minute Book prescribed by the Act shall be kept, in which any item of business transacted by the Board at a meeting shall be entered by the secretary: Provided, that pasting or otherwise permanently affixing the minutes of the meetings of the Board to the leaves of a book shall be equivalent to entry therein. Minutes of both special and ordinary meetings shall be confirmed at the next succeeding ordinary meeting of the Board.
- 11. Upon a vote being taken, all members present within the Board Room, unless disqualified from voting shall, and the Chairman, unless so disqualified may, upon the question being put, record their votes in the affirmative or negative, as each shall deem desirable, but if a member other than the Chairman neglects or refuses to vote, his vote shall be counted for the negative.

4.—Standing Orders.

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

- 1. Reading and/or consideration of minutes of last ordinary, also special meetings, and confirmation there-
- 2. Consideration of business arising out of the minutes.
- 3. Questions of which due notice has been given by members or officers of the Board.
- 4. The Chairman shall have the right of directing attention at any meeting to any matter or subject within the jurisdiction or official cognisance of the Board, by a minute signed by himself, and such minute shall when introduced, take precedence over all business before or to come before the Board, and the adoption thereof may be put by him from the Chair as a motion, without being seconded, but he shall confine himself to the questions contained therein.
 - 5. Reports of Subcommittees, officers, or members.
- 6. Presentation of monthly statement and passing accounts for payment.
- 7. Deputations and presentations of petitions or memorials, and consideration thereof.
- 8. Reading of correspondence received and despatched, and taking action as may be deemed expedient in regard thereto.
- 9. Consideration of tenders, and ratification of contracts.
 - Motions of which previous notice has been given.Motions without notice, by leave of the Board.
 - 12. General business.
 - 13. Notice of motions.

- 14. In the event of any member having urgent business to place before the meeting, he may move the suspension of the Standing Orders, and, if agreed to by the Board, such business shall take precedence of all other business.
- 15. Every petition or memorial shall be respectful and temperate in its language, and shall be presented to the Board by a member or by post, and each deputation shall be introduced by a member, who shall make himself conversant with the matter for which the deputation is waiting on the Board before introducing such deputation.
- 16. A member, when speaking, shall not digress from the subject of debate.
- 17. All correspondence with the Board shall be addressed to the secretary and submitted to the Board; no letter addressed to the Board shall be presented or read by a member.
- 18. (a) If, in a report of a Committee, distinct recommendations are made, the decision of the Board may be taken separately on each recommendation.
- (b) Any report of a Committee, or any portion of such report, may be amended by the Board in a manner it may think fit, or may be referred back to the Committee for further consideration.
- (c) The recommendations of any Committee, when adopted by the Board, shall be resolutions of the Board.
- 19. When the Chairman rises in his place during the progress of a debate, any member then speaking or offering to speak, shall immediately resume his seat, and every member shall preserve strict silence, so that the Chairman may be heard without interruption, but the member who was speaking may resume when the Chairman takes his seat.
- 20. In the absence of any member who has placed a notice of motion on the business paper for any meeting any other member approved of by the mover may at such meeting move the same, or request that such motion be deferred until the next ordinary meeting of the Board
- 21. If any member has been granted leave of absence, and any matter comes before the Board for discussion the subject-matter of which is of particular interest to the absent member, unless in the opinion of the Chairman it is a matter of urgency, such matter shall be held over until the absent member is again present; provided that, if he is not again present at the meeting at which the matter first came before the Board, no discussion shall take place until the next meeting of the Board, when such matter shall be dealt with.
- 22. Except as otherwise provided, no motion, after being placed on the business paper, shall be withdrawn without the consent of the Board.
- 23. No motion shall be debated unless or until it has been seconded.
- 24. When a motion has been proposed and seconded it shall become subject to the control of the Board, and shall not be withdrawn without the consent of the Board.
- 25. When a motion has been proposed and seconded any member shall be at liberty to move an amendment thereon, but no such amendment shall be debated unless or until it has been seconded. After an amendment has been moved and seconded, any member desirous of moving a further amendment may give notice of his intention to do so, and may briefly state his proposed amendment and the effect thereof.
- 26. No motion or amendment shall be debated unless or until it has been reduced to writing, if the Chairman so directs.
- 27. In submitting a motion or amendment, the Chairman shall put the question first in the affirmative and then in the negative.
- 28. If an amendment has been carried, the question as amended shall become itself the question before the Board, whereupon any further amendment upon such question may be moved.
- If an amendment, whether upon an original question or amended as aforesaid, has been negatived, then a further amendment may be moved to the question to which such first-mentioned amendment was moved, and so on until there are no further amendments, and the question is decided by the final vote in the affirmative or in the negative; provided, that not more than one question and one proposed amendment thereof shall be before the Board at any one time.

- 29. No discussion shall be permitted upon any motion for the adjournment of the Board. If, upon the question being put on any such motion the same is negatived, the subject then under consideration or next on the business shall be discussed, and it shall not be competent for any member to again move a motion for adjournment until half an hour has elapsed from the time of moving the one that has been negatived.
- 30. On resuming any discussion which has been adjourned, the mover of such adjournment shall be entitled, if he has not already spoken on the subject under discussion, to speak first.
- 31. Every such question shall be put categorically and without any argument.
- $32.\,$ No discussion shall be permitted respecting any reply or refusal to reply to any question.
- 33. Members shall on all occasions, when at a meeting, address and speak to each other by their official designations, as Chairman or secretary, as the case may be, and, with the exception of the Chairman, shall rise in their places and stand while speaking (except when prevented from doing so by bodily infirmity).
- 34. No member shall be interrupted while speaking, except for the purpose of calling him to order, as hereinafter provided, or in pursuance of By-law 19.
- 35. The mover of an original motion shall have the right of general reply to all observations which have been made in reference to such motion, and to any amendment moved thereon, as well as the right to speak upon every such amendment. Every member, other than the mover of an original motion, shall have the right to speak once upon such motion, and once upon every amendment moved thereon. No member shall, without the consent of the Board, speak more than once upon any one question, or for a period longer than ten minutes at any one time, unless when misrepresented or misunderstood, in which case he may be permitted to explain, without adding any further observations than may be necessary for the purpose of such explanation.
- 36. (a) All questions shall, if not otherwise decided by law, be determined thus:—Upon a question being put those in favour shall say "Aye" and those against "No," and the Chairman shall declare whether the "Ayes" or the "Noes" have determined the question; or, if the Chairman prefer, he may call for a show of hands for and against the question. The decision of the Chairman shall be final and conclusive, unless such decision be immediately challenged and two members rise and demand a division.
- 37. Where any member dissents his name shall be recorded in the minutes as opposed to the motion.
- 38. Upon a division being called for, the question shall be first put in the affirmative, and the Chairman and all members present shall vote by a show of hands, and the names and votes of the Chairman and members present shall be recorded in the minutes by the secretary. Any member of the Board present when a division is called for who does not in the manner above indicated vote on such motion, not being disqualified by law from so voting, shall have his vote counted in the negative.
- 39 The Chairman shall be at liberty to put any question as often as may be necessary, to enable him to form his opinion as to the result of the voting, and declare the same.
- 40. Any member, who at any meeting of the Board or any Committee, commits a breach of any By-law, or who moves or attempts to move any motion or amendment embodying any matter beyond the legal jurisdiction of the Board or Committee, or who in any other way raises or attempts to raise any question, or addresses or attempts to address the Board or Committee upon any subject which the Board or Committee has no legal right to entertain or discuss, or who uses any language which according to the common usage of gentlemen would be held to be disorderly, or makes use of any expression inconsistent with good order or decorum, or who says or does anything calculated to bring the Board or Committee into contempt, shall be guilty of an act of disorder.
- 41. The Chairman, when called upon to decide a point of order or practice, shall state the rule or precedent applicable to the case, without further argument or comment, and his decision shall be final in that particular case. If the ruling of the Chairman be disagreed with, then the usual Parliamentary procedure may be adopted.

- 42. Any member naving been called to order more than once by the Chairman for any infringement of any of the provisions of these By-laws, or for any breach of decorum, shall, upon the request of the Chairman, withdraw from the Board Room for the remainder of the meeting.
- In the event of a member declining to withdraw from the Board Room, on being requested so to do by the Chairman, the Chairman may order his retirement until the temination of the sitting, and, should such member disobey such order, he shall be deemed guilty of an offence and shall be liable to a penalty not exceeding Two pounds.
- 43. If disorder arises at any meeting, the Chairman may adjourn the meeting for a period of fifteen minutes, and quit the Chair. Then on resuming shall, on question put from the Chair, decide without debate whether the business be proceeded with or not.
- 44. The Board may at any time appoint one or more members as a Committee to inquire into any matter and make a report and recommendation thereon, but no Committee shall incur any financial liability, or in any way commit the Board to any responsibility whatever, without express and specific authority conferred by the By-laws or by a resolution of the Board.
- 45. At the annual meeting of the Board in each year a Finance and Works Committee shall be appointed. The Finance Committee shall meet at such time and place as is arranged by resolution of the Board.
- 46. The Works Committee shall meet at such times and such places as the Chairman or the Committee by resolution shall appoint. The Works Committee shall receive all requests and correspondence relating to works, and, considering the report of the Finance Committee, shall recommend to the Board the necessary works required in the District.
- 47. All accounts, bills, and vouchers, except as hereinafter provided, shall be submitted to the Finance Committee meeting and the ordinary Board meeting, and, after being certified as correct, shall be paid by cheque. Provided that the Board may by resolution authorise the payment of wages, emergency accounts, and progress contract payments to be made by cheque between meetings; all such accounts to be placed before the Finance Committee at its next meeting, who shall review same, and, if satisfied with the necessity of the action taken, include same in their report.
- 48. An account shall be opened with such Bank as the Board may from time to time direct, and all moneys received, from whatever source, with the exception of the moneys granted by the Government, shall be paid into such Bank to the credit of the Board, and no account shall be paid by other than cheque signed by the Chairman and one member of the Board, and countersigned by the secretary. Provided that payments of less than two pounds may be made in cash from a petty cash account kept for that purpose. Such petty cash account shall be kept on the imprest system, and the amount thereof shall be decided by the Board from time to time.
- 49. All moneys belonging to the Board shall, within 24 hours, or such a time as specified by the Board, after they come into the hands of any officer, servant, or clerk, be paid to the secretary or responsible officer directed by the Board to receive the same.
- 50. In cases of emergency the following amounts may be expended by the persons mentioned:—Chairman alone up to £5; one member alone up to £2 10s.; Chairman and one member up to £7 10s.; two members, up to £5, which expenditure shall be confirmed at the next ordinary meeting.
- 51. Every item of expenditure, and every liability incurred by any Committee or member of the Board, otherwise than under the authority of the Act or of these By-laws, shall be deemed unlawful expenditure and breach of this By-law by that person.
- 52. The Common Seal of the Board shall be kept in the Board's safe. The Common Seal shall not be affixed to any deed or to any other instrument without the consent of a resolution of the Board.

Offences, Omissions, or Neglects.

Any person guilty of any of the following offences shall on conviction thereof pay a penalty not exceeding £20:—

1. Riding or driving cattle or horses or other animals, or wheeling any barrow, or driving any carriage or cart, upon or along any footpath.

- 2. Placing any timber, bricks, or other material upon any footpath, channel, surface drain, or road, without the permission of the Board having been first obtained.
- 3. Burning any shavings or other material or matter in any road or open or public place.
- 4. Damaging or destroying any dam, well, tank, pump, windmill, windlass, bucket, rope, standpipe, meter, stopvalve, piping, troughing, fence, or gate, under the control of the Board.
- 5. Placing any placard or other document, writing, printing on or otherwise defacing any house or building abutting or contiguous to a public road, or on any wall, fence, gate, lamp-post, or tree without the consent of the occupier or owner thereof.
- 6. Opening or obstructing any drain or sewer, or removing the surface of any footpath or road. without the permission of the Board having been first obtained.
- 7. Rolling any cask, beating any carpet, breaking in any horse, flying any kite, using any bow or arrow, or playing any game to the annoyance of any person in any public place, or allowing any cart or animal to remain on any footpath, or otherwise obstruct any footpath.
- 8. Throwing or discharging any stone or other missile in any road to the damage or danger of any person.
- 9. Having an awning upon or over the footpath in any road, not being eight feet clear above the footway, or hanging any goods on or under such awning over the footway, without the permission of the Board.
- 10. Blasting any rock, stone or timber, in or near any road, without the permission of the Board; and not attending to such directions in regard thereto given by such Board.
- 11. Making any cellar door or other opening from the footway of any road without the consent of the Board.
- 12. Being the owner of any vacant lot within the Townsites of the District, permit or suffer such lot or any part thereof to become overgrown with scrub or undergrowth which is or is likely to become of an inflammable nature.
- 13. No person shall make or leave a fire near any road or track or reserve under the jurisdiction of the Board, without taking proper precautions against such fire spreading, as laid down in the Bush Fires Act, and any person offending against this By-law shall upon conviction pay a penalty not exceeding \$20.
- 14. No person shall set fire to any standing tree upon or near any road or track or reserve under the jurisdiction of the Board, and any such offender shall, upon conviction, pay a penalty not exceeding £20. Provided, however, that any such tree may be set alight if the permission of the Chairman or secretary (who shall have power to delegate their authority to grant such permission) is first obtained, and that such precautions as are necessary are observed by the person so lighting such tree.
- 15. Any person who shall light a fire (except by order of the Board), or shall place any rushes, bushes, or other inflammable substance, under or against any bridge or culvert in the District, or near same, for the purpose of making a camp or sleeping place, or for any other purpose, shall be liable to a penalty not exceeding £20.
- 16. No person may permit any box, case, coal, sand, firewood, goods, wares, merchandise, or other articles or effects to remain on any part of a road, or on any part of a footpath within the District, after sunset, nor in any case for a longer period than shall be necessary for housing and removing same.
- 17. No person shall at any time, day or night, obstruct by seats or resting places of any kind the footpaths within the Townships within the District.
- 18. No person shall place, lay, deposit, shoot, or discharge any rubbish or materials whatsoever on the surface of any street, roadway, footway, or public reserve, within the district, without first having obtained the permission of the Board.
- 19. Every person shall, after having received from the Board, as in the last preceding section provided, permit to deposit rubbish or materials upon the surface of any roadway, footway, or public reserve, have and keep sufficient and continuous light burning thereon from sunset to the following surrise, during such time as such rubbish or materials shall remain or continue so deposited.

- 20. No person, without having first obtained the sanction of the Board, shall break up, cut down, damage, destroy, or injure any footpath, gutter, drain, culvert. bridge, road, public way, tree, plant, gate, fence, post, lantern, lamp-post, implements, materials, buildings, or other property of the Board, or under the control there-
- 21. Any person who shall carelessly, wilfully, or wantonly injure, destroy, carry away, or remove from its place any tree, shrub, or plant standing in any of the 21. place any tree, sirub, or plant standing in any of the roads, enclosures, public places, of or so belonging to or under the control of the Board, or who shall carelessly, wilfully, or wantonly injure, destroy, earry away, or remove out of its place, or ride or drive against any of the tree-guards, fences, or other protection to any such trees abrube or plants as aforesaid shall forfeit. such trees, shrubs, or plants as aforesaid, shall forfeit for each such offence a penalty not more than ten pounds.
 22. Any person who shall throw vegetable substances,
- or any offensive, noxious, or dangerous substances upon any footway within the District, shall forfeit and pay on conviction a penalty not exceeding one pound for each such offence. Any person placing or causing to be placed or broken, in or upon any road, pathway, reserve, or park lands under the care or supervision of the Board, any glass, metal, or earthenware bottle or utensils without having first obtained the consent of the Board so to do, shall be liable, beyond the costs and charges incidental to the removal of any such glass, metal, or earthenware, to a fine, upon conviction, not exceeding two pounds, in addition to the amount of damage caused thereby.
- 23. Any person turning loose, or suffering any kind of animal belonging to him or in his control, to stray or go about, or to be tethered or depastured or tethered in or upon any road or reserve in the District, and, notwithstanding any penalty hereinafter provided, if such animal shall be a bull, boar, or stallion, the penalty for an offence against this By-law shall not be less than Two pounds.
- 24. Any person who permits any animal suffering from an infectious or contagious disease to be ridden or allowed to stray on any road, unfenced land, or reserve within the District, and any animal so suffering on any road may be slaughtered and destroyed without notice, and the expense of such slaughtering and destruction shall be recoverable from the owner or person in whose control such animal was at the time of its being so found, in any court of competent jurisdiction.
- Any person who takes any plough, cultivator, or other implement, or draws upon any road any vehicle the wheel or wheels of which are locked so as thereby to damage or mark such road in such a manner as in the opinion of the Board may cause ultimate damage to the road, is guilty of an offence against this By-law.
- 26. Any person who loads any vehicle with mallee or other roots, sawn or other firewood, timber, bricks, or stone in such a manner that any portion of such load is likely to or in fact does fall on to any road or way is guilty of an offence, and on conviction shall pay a penalty not exceeding Two pounds.
- 27. Any person playing football, or kicking a football, or who plays cricket on any road or footpath in the Townsites of the District, is guilty of an offence against this By-law, and shall pay on conviction a sum not exceeding Two pounds.
- 28. Any person who wastes, or allows to escape, pollute, or taint any water contained in any bore, dam, pipe, tank or place of storage, or pollutes, or causes to be polluted, any watercourse, pool, or other water within the District, or leaves open the lid of any well or any gate of an enclosure surrounding any dam or other water supply under the control of the Board, shall be guilty of an offence and on conviction pay a penalty not exceeding Two pounds.

In addition to any penalty hereinafter provided, every person convicted of an offence against paragraphs 4, 12, or 28 under the heading of Offences and Omissions shall be liable to pay to the Board a sum equal to any damage sustained by the Board by reason

of such offence.

29. Any person who as owner or otherwise while in charge of an entire horse, bull, or ass shall cause or allow or suffer or permit any such horse, bull, or ass to try to cover any mare or cow within any township within the District, or shall cause, permit, allow, or suffer any such entire horse, bull, or ass to be turned loose in any yard or in any other place with any mare

or cow for the purpose of allowing such mare or cow to be tried or covered, except in some yard, building, or other premises as shall be entirely and sufficiently screened from public view, shall forfeit and pay on conviction a sum not exceeding £10.

Park Lands, Reserves, and Recreation Grounds.

- All park lands and recreation grounds fenced shall be open to the public daily for recreation purposes, excepting as otherwise provided for in these By-laws. The Board shall have the power to grant the exclusive right to use any park lands, recreation grounds, or reserves placed under its control within the District for holding public sports or amusements to any responsible person or persons; any person or persons obtaining such right shall be responsible for the proper care of all such fences, buildings, trees, or other improvements upon or enclosing such park lands, recreation grounds, or reserves, and shall pay the Board a fee to be fixed for admission on such occasions.
- 2. No horse, cattle, or other animal or vehicle shall be allowed upon any park lands or recreation grounds without the written permission of the Board.
- All persons using or being upon any park lands, recreation grounds, or reserves shall at all times conduct themselves in a becoming manner, and persons creating any disturbance or annoyance to the public shall be liable to be expelled from such lands by any police constable or officer of the Board.
- 4. The Board may, in its discretion, prohibit any games or gymnastics from being played or carried on by any person or persons upon any park lands, recreation grounds, or reserves on any Sunday, Christmas Day, or Good Friday.
- 5. No person shall offer for sale on any reserve any provisions, refreshments, or other goods of any kind, nor earry on any games or boxing or other similar shows, nor use any firearms, except with the express sanction of the Board and payment of such fee as may be de-
- 6. Such person to whom the use of any reserve is given for picnic sports, races, or other use shall be held responsible for the immediate removal of all rubbish brought thereon, on the occasion of such use, and a deposit not exceeding £5 shall be paid as a guarantee for the due removal of such rubbish. On the removal of such rubbish to the satisfaction of the Board, the deposit shall be returned.
- No person shall damage or injure any fence, building, tree, shrub, or plant in any park lands, recreation grounds, or reserves. Any person offending against this By-law shall forfeit and pay on conviction a penalty not exceeding £10 for each such offence.
- No person shall, except as hereinafter provided, frequent any reserve for the purpose of camping, lodging, or tarrying thereon.
- Notwithstanding the provisions of the preceding section of these By-laws, camping may be permitted in areas set apart by the Board, but not elsewhere, upon the issue of a permission signed by the secretary of the Board and subject to the following conditions:
 - (a) The Board may at any time make and declare a schedule of charges and issue permits to persons desirous of camping on any such area.
 - (b) No person shall sublet any camp, or sell, give, or otherwise dispose of any permit to any person.
 - (c) Except by the permission of the secretary, no person shall bring into or keep within the camping area any animal or bird.

(d) No person shall bring into or keep or consume

any intoxicating liquor.

(e) Campers must keep the area covered by their permit in a clean and sanitary condition at all times. All rubbish capable of destruction by fire shall be burned by the occupier in the approved fireplaces.

(f) All campers must use the sanitary conveniences provided, and in no circumstances will improvised conveniences on individual camping

sites be permitted.

(g) Camping permits may at any time be with-drawn by the secretary, if in his opinion a breach of any of these By-laws has been com-mitted, or if in his opinion it is desirable that the permit shall be terminated. In the

event of a termination hereunder, the rental paid shall be forfeited to the Board, and compensation shall be paid or claimable for loss, damage, or inconvenience suffered by reason of the withdrawal of the permit.

(h) Subject to the right of the secretary of the Board, or any person acting under his instructions, or any police constable, to enter any camping site at any time, no person shall enter into or remain within such camping site, except with the permission of the holder of the permit.

(i) No fires shall be lighted on any camping area, except in places approved by the secretary.

Tents, etc.

- No tent or other structure of calico, canvas, or wood or other inflammable material shall be erected or be allowed to remain by any person or persons within the limits of the Board's area without obtaining the consent thereto of the Board, for such times and upon such terms as the Board may decide, and any person offending against this By-law shall upon conviction forfeit and pay a sum not exceeding £5.
- 2. All persons having obtained permission to erect tents or other structures as aforesaid on the reserves set apart by the Board must conform to the following con-
 - (a) Pay a sum of 3s. 6d. per month in advance, as a license fee and rates for sanitary service;

(b) To erect in such a position as the officer of the

Board may direct;

(c) Generally to conform to the regulations of the Board respecting sanitary matters, as may from time to time be made by the Board in respect of such reserve: Provided that the Board retains to itself the right to cancel any such license granted, and to require the owner of such tent or structure erected on such reserves to remove the same, and the same must be removed within forty-eight hours after the receipt of notice to remove, and in default of such removal the Board shall have the power to remove the same and charge the expense thereof to the owner.

Fencing.

- 1. The Board may require owners of land within any townsite or prescribed area within the District to fence the boundaries thereof abutting to any road, and prescribe the manner in which such fence is to be erected and maintained, and the description, style, and material of any such fence.
- 2. The owner of any land within the District, other than within a townsite, whose land abutts upon the intersection of two roads shall, unless such land be already fenced at the date of passing this By-law, fence the same only in such a manner as will truncate the corner of the intersection to a distance of at least one chain on either side.
- 3. Barbed wire shall not be allowed on the outer or road side of any fence along any road. Any person offending against this By-law shall be liable to a penalty not exceeding £5.

Fires.

- 1. The Board may appoint the time for the prohibition of lighting fires in the bush, which, after being duly advertised in the Government Gazette and in the local paper, shall be binding within the District, and the Board may proceed against any person disobeying this By-law. Penalty: Twenty pounds.
- 2. The Board may, on being shown cause, temporarily suspend this By-law.

Sand and Timber, Gravel, etc.

No person shall remove any timber, sand, gravel, soil, or other materials from any lands belonging to or in charge of or under the control of the Board, unless he shall be the holder of a license in the form set out in Schedule A hereto. Any person who shall so cut or remove timber, sand, gravel, soil, etc., without being the holder of a license as aforesaid, shall forfeit and pay upon conviction a penalty not exceeding Five pounds, and shall also repay to the Board the value of the materials so removed.

Construction of Footways, Crossing Places, etc.

1. It shall be lawful for the owner of any land fronting or adjoining any road or public way requiring access thereto with horses or vehicles from such road to such land across any existing footway, kerbing, drain, channel, or gutter, having first had and obtained the consent of the Board, to construct a crossing of a width not less than 12 feet or more than 18 feet, using reinforced concrete pipes of approved quality, properly laid and cement-jointed, with concrete inlet and outlet aprons, and stone facings laid in cement, or sound jarrah bedlogs, with 3-inch jarrah decking, secured with ewe-bank spikes, with inlet and outlet wings to the full depth of the drain and three feet long, the diameter of the pipes and the capacity of the bedlog culverts and the level and position to be as directed by the Board. A covering of gravel of approved quality not less than three inches thickness, consolidated, and the full width of the culvert, extending for a distance of 28 feet, measured at right angles from the boundary of such lands towards the centre of the road, shall be provided if the Board so direct. The whole of the work to be done to the satisfaction of the Board. In lieu of the aforementioned concrete pipe or jarrah culvert, the Board may, if it think fit, permit the formation of a spoon drain of such dimensions and to such specifications as it may deem requisite: Provided also, that the Board may, at the request of any owner as aforesaid, supply and construct a crossing, provided the owner shall pay at least one-half of the cost of such crossing.

Lamp-posts, etc.

No lamp-post, bridle-post, water trough, telegraph, telephone, or electric lighting pole, or flagstaff shall be crected by any person in any street or road without the written consent of the Board, and upon consent being obtained shall be placed in such position, and shall be painted at least once in every three years, as may be directed by the Board; and the Board may order the removal by the owners, of all bent, dangerous, or unsightly posts or poles. Any person offending against this By-law shall forfeit and pay on conviction a penalty not exceeding Two pounds for every such offence.

Lighting.

Any unauthorised person who shall light, put out when lighted, or in any other way interfere with any lamp belonging to the Board; or any person who shall damage or destroy any such lamp, shall pay, in addition to the value of such damage, if any, on conviction a sum not exceeding Five pounds.

Removal of Obstructing, etc., Verandahs.

Any verandah or balcony which obstructs the footway or roadway, or is dangerous, and all other obstructions on the footways or roadways, or overhanging same, shall be removed, when ordered, within such time as shall be notified by the Board, and all expenses incurred in removing same shall be borne by the owner or occupier of such verandah, balcony, or otherwise; and any person whatsoever interfering or obstructing any officer or person employed by the Board in carrying out this By-law, on conviction, shall pay a penalty not exceeding Ten pounds.

Removal of Encroachments or Obstructions.

On the order of the Board, the secretary or other appointed officer may direct the removal within 14 days of any building, fence, or other obstruction or encroachment in or upon any street, road, lane, or public place under the control of the Board. In any case where after service of notice for such removal any such obstruction or encroachment has not been removed within the time specified, it shall be lawful for the officer appointed by the Board to remove same at the cost and charges of the person so offending, and to proceed against the offender for the breach of this By-law; the penalty for breach of which shall not be more than Twenty pounds for every day or part of a day during which such offence shall be committed or continued after the expiry of the notice prescribed therein.

Damaging Roads.

No person shall, either wilfully or negligently, damage or destroy by means of a horse-team or any other means any road under construction or repair; any person found guilty of such damage or destruction shall be liable to a penalty not exceeding Twenty pounds. Any person who draws upon any road any

timber, stone, or other material otherwise than on a wheeled vehicle, or suffers such material, when carried principally or in part upon a wheeled vehicle, to drag or trail upon a road, or draws upon a road a whim or timber carriage, any portion of which or any portion of chains attached thereto, or any portion of other attachment trails or drags upon a road, shall be deemed guilty of an offence against these By-laws, and shall be liable to a penalty not exceeding Five pounds for every such offence.

Heavy Loading on Culverts, etc.

- 1. The owner of every vehicle or engine which, together with its load, shall weigh more than seven and one-half tons, including its load, shall travel the roads, bridges, and culverts within the District at its own risk, and shall be liable to pay for all damage
- 2. The Board may, by notice affixed to any bridge or culvert declare the maximum weight of any engine, agricultural or other machine, or vehicle of any kind, and of any load or material which shall be permitted to cross such bridge or culvert, and also the pace or speed at which such engine, machine, vehicle, or load shall be driven, led, or taken over such bridge or culvert; and any person who shall cross any such bridge or culvert in contravention of this By-law shall, in addition to any liability for damage he may have caused, be liable to a penalty not exceeding Ten pounds.

Cattle to keep off Roads.

1. No person shall suffer or allow any animals to stray on any road within the District. Any person who commits a breach of this By-law shall be liable to a

penalty not exceeding Twenty pounds.

2. Any person, being the owner of or having in his possession any animal, shall prevent such animal from straying on any road within the District. Any person who commits a breach of this By-law shall be liable to a penalty of not more than Twenty pounds.

Stalls, Hawkers, etc.

- 1. No person, unless he be the holder of a Hawker's License issued by the Board, and shall have paid the prescribed fee for the use of such portion of the roadway or footway, shall be allowed to place or erect any movable or temporary fixed stall, including any type of vehicle used or intended to be used as a stall, for the sale of any meat, poultry, game, fruit, vegetables, food, or any articles of merchandise on any road, footpath, right of way, street, drainage, reserve, or irrigation re-
- 2. No person shall hawk, peddle, or cry wares of any description within the District unless he shall be the holder of a Hawker's License issued by the Board. The fees for a Hawker's License shall be as prescribed in Schedule B hereto.

Discount on Rates.

The Board may allow discount, not exceeding five per entum, for the prompt payment of rates, but such discount shall be allowed in respect of general rates only (not including supplemental rates), and shall not be allowed in respect of rates not paid on or before the thirtieth day of September of the year in which the rates have been imposed. Provided that the Minister, under special circumstances may agree to an extension under special circumstances, may agree to an extension of time for a period not exceeding one month.

Pounds.

- 1. Any person who shall break, damage, or destroy any pound fence, gate, lock, shed, trough, or premises shall on conviction be liable to a penalty not exceeding Ten pounds.
- 2. Any person who shall break, obliterate, deface, or damage any table of fees, placard, or other notice required by "The Cattle Trespass, Fencing, and Impounding Act, 1882," or any subsequent amendments thereof, shall be guilty of an offence against this Bylaw, and shall on conviction be liable to a penalty not exceeding Five pounds.
- 3. Any person who shall release or attempt to release any cattle which shall be lawfully seized for the purpose of being impounded, whether such cattle shall be in the pound or on the way to or from such pound, shall be guilty of an offence against this By-law, and shall on conviction be liable to a penalty not exceeding Five pounds.

Bathing.

No person shall bathe in any open dam, pool, or open public water on any land or road within the control of the Board, nor within clear sight thereof, between the hours of seven in the morning and eight in the evening, unless he shall be clothed in a suitable bathing costume or clothes. Any person offending against any of the provisions of this By-law shall be liable on conviction to a penalty not exceeding Twenty pounds.

Damages to Notices, Placards, etc.

No person shall obliterate, deface, or damage any table of fees, placard, or other notice published by the Board in accordance with the provisions of any Act. Any person offending against this By-law shall on constitution to be bight to properly negligible to be light to properly negligible to be shall on the state of the state viction be liable to a penalty not exceeding Five pounds.

Watercourses.

No person shall cause or allow any obstruction in any watercourse, water-channel, creek, or other waters passing through or adjoining or abutting on his property, either by the construction of permanent or temporary weirs or dams, or by allowing any accumulation of rubbish, soil, sand, or dead or growing scrub or timber, and shall at least once in every year so clean and maintain such watercourses, water-channels, or creeks, so as to retain their full natural discharging capacity. No person shall alter or deviate in any way the course of any watercourse, channel, or creek, without first obtaining the permission of the Board in writing.

Licenses.

The several licenses contained in the Schedules hereto may be granted by the Board, for such periods not exceeding twelve months, or for such purposes, irrespective of any period or duration, and upon payment of such fees as shall be described, and if any person holding such license shall make default in any of the conditions contained in such license, the license shall thereupon become absolutely null and void, and the fees paid therefor shall be forfeited to the Board, and such person shall, in the event of any breach of such license, be guilty of an offence against this By-law, and shall on conviction thereof be liable to a penalty not exceeding Five pounds.

Control of Road Board Hall.

- 1. Application for the hire of the hall or any room or furniture shall be made in writing to the secretary of the Kondiuin Road Board not less than twenty-four hours before the time that such hall, room, or furniture is required.
- 2. The name and place of abode of the actual and responsible person or persons hiring any hall, room, or furniture shall be given in the application for the use of any hall, room, or furniture.
- 3. The rent of the hall, room, or furniture (including the use of the crockery-ware) shall be paid with each appli

lication, and shall be as follows:—			
	£	s.	đ.
Dances up to 12 o'clock (midnight)		15	
Dances later than the above		5	
Travelling companies, up to 12 o'clock	_	-	0
	9	15	0
(midnight) Travelling companies, after 12 o'clock	ىد	1.0	U
(midnight)	9	5	0
(midnight)	.)	J	U
night)	-	15	n
night)	.1.	15	0
	_	_	
night)	2		0
Rehearsals, day only (stage only) Rehearsals, night only (stage only)		5	0
Rehearsals, night only (stage only)		10	0
Political meetings, day or night	1	5	0
Political meetings, day or night Commercial travellers (stage only)—			
day	0	10	0
day			
night	0	15	0
night			
after midnight	1	5	0
Other rooms for meetings—day	0	5	0
Other rooms for meetings-night	0	7	6
Other rooms for meetings—after midnight	0	15	ŏ
Weddings, memorial services, baptisms, an	a .	hnr	eh.
services (all denominations), free day	OP	nio	h#
Church or hospital charities, 50 per cent.	neg or	mig.	0.0
on the above charges, at the discretic	rea	.e .	on.
Board, may be granted, but written	HI (O.L. [ше
written	- 31	111111	**1

tion must be made for such reduction after the event.

The above charges include the use of electric light and such crockery as the Board possesses. not be permitted under any consideration. Skating will

August 21, 1936.1

- 4. The hours for which any hall, room, or furniture shall be hired shall be:—Day from 9 o'clock a.m. to 6 o'clock p.m.; night from 7 o'clock p.m. to 12 o'clock midnight, after which 10s. shall be paid in addition to ordinary payment.
- 5. The Board may at any time demand that the hirer shall, prior to the term of engagement, deposit an amount estimated to cover any damage that might occur during the term of such engagement.
- 6. The Board reserves the right to accept or refuse to let any hall, room, or furniture to any applicant for the hiring of same.
- The Board may at any time cancel an agreement made for the hiring of any hall, room, or furniture, by giving twenty-four hours' notice.
- In the event of two or more applications being made for the hire of any hall, room, or furniture for the same date and hour, the Board may, without considering priority of application, determine to which applicant the hire of such hall, room, or furniture shall be granted.
- 9. The hirer of any hall, room, or furniture shall comply with the provisions of the Health Act, the Entertainments Tax Act, and any other Act in force for the time being applicable to such hiring and using of any hall or room. If, in the opinion of the Board, all the necessary actions have not been taken to comply with the provisions of the Acts mentioned above, the Board may at any time prior to or during the term of engagement forbid and prevent the use of such hall or room.
- 10. In the event of the use of any hall or room being stopped under the last preceding By-law, the hirer shall forfeit the full amount payable for the hire of such hall or room, as if the hire had been duly fulfilled, and the Board shall not be responsible to the hirer by reason of such stoppage.
- 11. No spirituous liquors, wine, ale, beer, porter, cider, sherry, or other intoxicating liquors shall be brought into or consumed in any hall or room except when expressly permitted by the Board.
- 12. No person shall smoke any tobacco, eigar, eigarette or objectionable substance, nor strike or otherwise ignite any light in any hall or room during any ball or public entertainment, or at any gathering of persons in the said hall, except in the gentlemen's social room whether such persons have been admitted by payment of money or otherwise, except at a banquet or smoke social where those present comprise men only.
 - 13. No person shall in any part of the building-
 - (a) enter or be allowed to enter whilst intoxicated;
 - (b) use profane or improper language;
 - (c) be guilty of any misbehaviour whatsoever;
 - (d) damage, mark, deface any wall or other part of the building. (Any person who does, permits, or suffers any such damage shall be liable to pay the cost of all such damage in addition to any penalty imposed by these By-laws.)
 - (e) stand, loiter, or cause any obstruction what-soever in the passageway or other part of the building. Any person so doing shall im-mediately disperse, on being requested to do so by the secretary or other duly authorised officer of the Board, or police constable, whether in uniform or otherwise.
- 14. No offensive personalities or representations of living persons, nor anything calculated to produce riot or a breach of the peace, shall be permitted in any hall, room or part thereof.
- 15. No encouragement shall be given to improper characters to assemble in any hall or room.
- 16. The secretary of the Board or other duly authorised officer of the Board, or police constable when dressed in uniform or otherwise, if known as such to the hirer or servant, shall be permitted to have free ingress to the hall or any part thereof at all times during the term of engagement, and shall be given every facility for seeing that these By-laws are duly carried out.
- 17. The hirer of any hall or room shall maintain and keep good and decent behaviour in such hall or room, and shall be solely and entirely responsible for the carrying out of these By-laws, and for any damage done to the building, fixtures, fittings, furniture, or crockery-ware, and shall pay such damages as shall be assessed

Any article of crockery-ware not acby the Board. counted for or in a cracked or broken condition shall be paid for at current rates or prices.

18. Every person who does, permits, or suffers any act, matter or thing contrary to any of these By-laws, or commits or permits any breach or neglect thereof, shall be deemed guilty of an offence against these By-laws and shall be liable to a penalty not exceeding Twenty pounds for every such offence.

19. Hirers may decorate the buildings, using only those fixtures that are specially provided for the purpose, and no person shall drive a nail into any part of face the building. All decoration must be done during daylight, otherwise a charge of two shillings per hour or part thereof shall be made for the use of the lighting. All decorations used in connection with any entertainment must be removed from the premises and disposed of to the satisfaction of the secretary within twentyfour hours from the commencement of the hiring periods; provided that, with the consent of the secretary first had and obtained, such decorations may be permitted to remain.

20. Children under 10 years of age must be under responsible supervision when in the building or par.

Gates.

No person shall erect any gate across any roadway within the District without first having obtained permission from the Board and having paid a sum of two shillings and sixpence for such permission, and he shall renew such payment and obtain such permission annually.

Schedule A.

License to (here insert "remove sand" or "gravel," "stone," or "wood").

Name of applicant.....

Description of license.
Quantity of materials.
Fees payable.....per....total.....
The abovementioned......is hereby licensed to (here insert "remove" or "cut and remove") from (here insert "roads or reserves") (here insert "tons," "loads" or other measurements) of (here insert "sand," "timber," etc.) within..... from the date hereof.

Given under my hand this.....day of, 19Secretary.

Schedule B.

Fees for Hawkers' Licenses:-Annual fee..... weekly fee.....

Fees for stands in streets, roads, or reserves, etc .:-Per day..... per week.....

Building By-laws.

In pursuance of the powers conferred on it by the Second Schedule to "The Road Districts Act, 1919-34," Building Regulations 36 and 37, the Kondinin Road Board doth make and publish the following By-laws and doth order that such By-laws shall apply to the Townsite of Kondinin. site of Kondinin:

The Board shall appoint one of its officers (hereinafter called the surveyor) to be its building surveyor, who, subject to the directions of the Board, shall be entirely as the Building By love. trusted with the carrying out of these Building By-laws.

No person shall erect any building, or after or add to an existing building, or shall permit any person to erect any building, or alter or add to an existing build-

ing, on land of which he is the owner or of which he has the control, except such building, alteration, or addition is erected in conformity with these By-laws.

No person shall build any structure, intended to be used for human habitation or occupation, or capable of being used as such, or shall alter or add to any such existing structure, without having obtained a Building License from the Board and paying the fees prescribed berein, namely: herein, namely:

(a) The fee for Building License;

- (b) The fee for the use of a portion of the street abutting on the building during building operations, and deposit as security for the reinstatement and repair of such portion of such street; (c) The charge of the Local Health Authority for
- providing the necessary pan and lids for the privy.

Before such building license is issued, plans and specifications, in the form prescribed herein, shall be submitted to the surveyor, and a license will not be granted before seven days after the submission of such plans and specifications, unless in special circumstances, of which special circumstances the surveyor shall be the sole judge.

Plans shall be in ink, on tracing linen, or on paper sufficiently strong to stand the erasure of "H" pencil marks without injury to the paper, and specifications shall be in typewriting, or in ink manuscript clearly written and on strong paper.

Plans shall clearly show ground plans, elevations, and sections as are sufficient to make plain the construction and the dimensions of the proposed structure. The size of the rooms and thickness of walls shall be written on in figures.

Specifications shall show clearly, both as to materials and size of same, the construction of the foundations, floors, internal and external walls, ceilings and roof, also the ventilation of the structure, the number of privies and the construction of same, and shall provide for at least one privy of the prescribed construction provided with the pan supplied by the Local Health Authority.

The ground floor level of any building to be erected abutting on any footpath shall not be less than ten inches above the level of the kerb of the footpath upon which the building abuts, nor greater than ten inches above such kerbing, unless provision is made in the plan and specifications for safe ingress and egress at all doorways by means of either a suitable ramp or steps.

A block plan, signed by the builder or owner, shall be supplied, showing clearly the position of the intended structure on the block of land on which it is to be erected, and the position of the privy. Such plan shall be retained by the Board.

If the plans and specifications submitted are in accordance with these By-laws, and the prescribed fees are paid, the surveyor shall sign them on behalf of the Board, and issue a Building License in the form prescribed herein, and for the period set forth in such license, but if the plans and specifications contain any matter which in the opinion of the surveyor is contrary to the principles of sound or sanitary construction, and such matter is not covered by these By-laws, the surveyor shall refer such matters to the Board at its next meeting, and the Board shall have power to decide any matter referred to in Clauses A to K of Section 37 of the Building Regulations, when such matter is not defined by these By-laws, and a Building License will not be granted until the Board decides on such matter, provided that such decision will not be unreasonably delayed.

No external wall shall be erected on the building line of any street, or nearer than five feet to such building line, unless constructed of brick, stone, or concrete.

Where any building is to be used wholly or in part as a shop or warehouse, the surveyor may authorise, on behalf of the Board, the external walls of such building to be constructed of wood or iron, with wooden framing, except the walls referred to before in this clause, but if any such building is to be erected nearer than five feet to an existing building, the external wall facing such existing building, shall be constructed of brick, stone, or concrete.

No building which is to be used as a dwelling shall be erected unless the floor level is at least 18 inches clear of the ground at the highest point of the building site.

No building shall be erected as a dwelling unless rainwater storage tanks of a capacity not less than two thousand gallons are provided for the storage of rainwater for such dwelling, and no person shall, after the erection of such dwelling, remove therefrom any storage tank so provided so that the capacity is at any time below two thousand gallons.

No building shall be erected nearer than five feet to the boundary of the block of land on which it stands, unless such boundary is a street or lane, or unless the external walls facing such boundary are constructed of brick, stone, or concrete, and the surveyor shall authorise on behalf of the Board the construction of any dwelling whereof the external walls are constructed of wood, or of iron with wood framing, except any walls coming within the distance of five feet referred to before in this clause.

No brick, stone, or concrete wall shall be erected nearer than two feet to the boundary of the block of land on which it stands, unless it is a parapet wall rising to a height of not less than one foot above the roof gutter, and the Board will not approve of the subdivision of land which would have the effect of leaving an existing wall in conflict with this provision.

On behalf of the Board the surveyor may authoristhe internal linings, partitions, and ceiling of any dwelling, if such building is not nearer than five feet to any boundary of the block of land on which it stands, to be constructed wholly or partly of inflammable material. Such authority shall hold good for not more than twelve months after the date fixed for the expiration of the Building License, but may be extended by the Board from time to time on the application of the then owner. If no such extension of time is granted, such inflammable material shall then have become erected contrary to the provisions of Section 14 of the Building Regulation, within the meaning of the said section, and the Board may at any time proceed in the manner set forth in the said Section 14.

No structure of any kind shall be erected upon, over, or under any street, footpath, or public way, unless the plans and specifications have been first submitted to and approved by the Board, and no verandah or signboard will be allowed over any footpath, unless a clear way of not less than nine feet above such footpath is provided.

No street verandah shall be erected, except in accordance with a plan submitted to and approved by the Board, and every such verandah shall be provided with a suitable gutter to carry the water falling on such verandah. If the water from such gutter discharges into the street, it shall be carried into the street gutter by a cast or wrought iron down pipe, of such size as the Board may direct, and such downpipe shall discharge into the street gutter in such manner as the Board may direct.

Any such street verandah, gutter, and downpipe shall at all times be kept in repair by the owner of the building in front of which it is built, to the satisfaction of the Board, and the owner shall carry out any repairs in such manner as may be ordered by the Board.

No privy shall be erected nearer than six feet to the

boundary of any adjoining block of land.

Every privy shall be erected at the rear of the dwelling place or building to which it belongs, in such place as the surveyor may direct.

Before the construction of any building is commenced, a privy shall be provided on the land for the use of the workmen.

The fee for a Building License shall be as follows:— Where the declared value of the building does not exceed £100, two shillings and sixpence.

Where the declared value of the building exceeds £100, for any £100 or fraction thereof greater than £25, two shillings and sixpence.

For permission during the erection of a building to occupy any part of a street abutting on such building, for the first three months 10s., for every subsequent three months £1.

Deposit for the repair of such part occupied, one pound, and the Board may at any time require the amount of such deposit increased to such amount as may be ordered, on giving notice to the builder by post or leaving the notice at the building, and the Building License shall be suspended until the order of the Board is complied with.

No plan of any new building or part of a building intended to be used as a shop shall be approved by the Board unless each such shop designed or intended to be let as a separate tenement has at least a width of twelve feet internal measurement of frontage to a street, and no alteration of any existing building shall be approved unless the provisions of this By-law are complied with.

Application for a Building License shall be made in the form of Schedule A hereto annexed.

A Building License shall be in the form of Schedule B hereto annexed.

Any person who contravenes or does not comply with any of the provisions of these By-laws shall be guilty of an offence against any such By-law, and for every such offence shall be liable to a penalty not exceeding Twenty pounds and not less than Ten shillings.

KONDININ ROAD BOARD.

Schedule A.

Application for a Building License.

Application No....., 19 . To the Building Surveyor.

As the builder or person causing or directing the work undermentioned, I hereby apply for a Building License for same.

The following are the particulars of the proposed work:—
Situation of building or structure (or of each, if more than one):—
Lot or Subdivision Street
Intended use of building or structure (or of each, if more than one) and number of buildings or structures:—
domestic building to be used as building of the warehouse class, to be used as
public building to be used asstructure to be used asdwelling. No. of rooms
Additions or alterations only to building or structure (or of each, if more than one, if additions or alterations are the subject of the notice), nature of additions or alterations:—
Todomestic.
Additions, if any,ft. xft.
Todomestic. Additions, if any,ft. xft.
To building of warehouse class. Additions, if any,ft. xft.
Topublic building. Additions, if any,ft. xft.
Tostructure.
Additions, if any,ft. xft. Todwelling-house.
Additions, if any,ft. xft.
The nature of work is
Dimensions of building or structure (or of each, if more than one):—
Areaft.; depthft.; widthft., height of wallsft.; No. of storeys
Approximate value of work, £
Owner:—
Name Address
Occupier:—
Name Address
Date of commencement of workday
of, 19
Signature of person giving notice
Address

Extracts from Building By-laws.

- 1. Plans must be in ink on tracing linen, or on paper sufficiently strong to stand the erasure of "H" pencilmarks without injury to the paper.
- 2. Drawings must show ground plan and elevation, all clearly figured in feet and inches. Scale not less than 8ft. in the inch.
- 3. A block plan, signed by the builder or owner, shall be supplied showing clearly the position of the intended structure on the block of land on which it is to be erected, and the position of the privy. Such plan will be retained by the Board.
- 4. Specifications shall be in typewriting, or in ink manuscript clearly written on, in figures.
- 5. Brick building, if built less than two feet from boundaries, a parapet must be provided.
- 6. Weatherboard or iron buildings must be at least 5ft. from the boundaries of adjoining allotments.
- 7. No person shall commence to build until plans in accordance with the Building By-laws have been submitted and approved by the Board, and the necessary fees paid.

KONDININ ROAD BOARD.

Schedule B.

Building License.

specifications	as then	submitted	and	now	indorsed	by	me
on behalf of	the Bo	ard.				-	

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

For the Kondinin Road Board,
.....

Building Surveyor.

Fees paid:—

Building fee.....

Street occupation fee....

Street maintenance fee.....

Passed and adopted by resolution of the Kondinin Road Board on the 10th of November, 1934.

WM. N. TREMBATH, Chairman,

JAS. J. MACDONALD,

Recommended---

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

Approved by His Excellency the Licutenant-Governor in Executive Council this 6th day of March, 1936.

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

LOST CASH ORDERS.

Agricultural Bank, Perth, 18th August, 1936.

THE undermentioned Cash Orders drawn by the Agricultural Bank have been reported lost and payment has been stopped; it is proposed to issue fresh Cash Orders in lieu thereof:—

C.O. No. 8753 (W.G.R. 59, 1934); value £7 10s.; E. J. Perrin; 19/3/35; Kununoppin.

C.O. No. 37380; value £28 14s. 3d.; Vacuum Oil Co.; 27/7/36; Bruce Rock.

W. GROGAN, General Manager.

TOODYAY DISTRICT VERMIN BOARD.

THE Toodyay District Vermin Board, by virtue of Section 96 of "The Vermin Act, 1919," hereby orders as follows:—

The owners and/or occupiers of all holdings, whether owned, rented, or leased within the District of the Toodyay Road Board, shall commence the work of suppressing or destroying rabbits on such holdings, and upon roads bounding or intersecting the same, from the 21st day of September, 1936, and shall continue and systematically carry out such work until the 31st day of August, 1937, or longer, as may be determined by the Board.

The means which shall be adopted for the work shall be

The means which shall be adopted for the work shall be the laying of an effective poison, fumigation, or diggingout burrows to the satisfaction of the Board's Inspector.

By order of the Board,

CHAS. ALDAY, Secretary.

WESTERN AUSTRALIAN GOVERNMENT RAIL-WAYS, TRAMWAYS, FERRIES, AND ELEC-TRICITY SUPPLY.

REPORT of the Commissioner of Railways for Quarter ended 30th June, 1936, as required under Section 54 of "The Government Railways Act, 1904," Section 18 of "The Government Tramways Act, 1912," Section 17 of "The Government Ferries Act, 1932," and Section 10 of "The Government Electric Works Act, 1914":—

Gross Receipts Expenditure	Railways 826,115 638,576	Tramways. 70,567 59,974	Ferries. 2,067 1,852	Electricity Supply. 91,337 63,320
Net Revenue	£187,539	£10,593	£215	£28,017
Capital Cost	£25,850,341	£1,104,572	£5,982	£1,271,028

(Sgd.) J. A. ELLIS, 31st July, 1936. Commissioner of Railways.

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.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
704/36	1936. Aug. 14	Hume Steel, Ltd	277a, 1936	4 only Flexible Joints for 36in. Main, complete with Rubber Ring and Reducing Section; F.O.R. Perth	Public Works Water Supply	£9 each.
621/36	do.	Geo. Wills & Co., Ltd.	246a, 1936	5,280ft. only of 3in. int. dia. Galvanised Steel Pipes with Screwed and Socketted Joints, as per Item 1; F.O.R. Fre- mantle	Mines	1s. 35d. per lin. foot.
,,	do.	Stewarts & Lloyds (Aust.) Pty., Ltd.	,,	5,280ft. only of 3in. int. dia. Galvanised Steel Pipes with Screwed and Socketted Joints, as per Item 1, F.O.R. Fre- mantle	do	1s. 35d. per lin. foot.
499/36	do.	Gilbert, Lodge & Co., Ltd.	195A, 1936	420 only Solid Drawn Anticorrosive (' Nilkorode '') Steel Boiler Tubes, 1¾ in. ext. dia. x 11 s.w.g. thick x 11ft. 7¼ in. long, to be manufactured by the Perfecta Tube Co., Ltd.: C.I.F. Fremantle. Payment nett cash in London within 15 days from receipt of	Railways	8s. 8d. each, less 1 per cent.
645/36	do.	L. J. Reynolds	258A, 1936	shipping documents Approximately 200 only Jarrah Piles, each 20ft. long, at the site of the Subiaco Treatment Works	MetropolitanWater Supply	1s. 2d. per lin. ft.
637/36	do.	H. B. Wright	270a, 1936	Purchase and Removal of a Secondhand Platen Machine, as it now stands at the Perth Technical School	Education	£10.
657/36	do.	Sydney Atkinson Motors, Ltd.	261A, 1936	1 only 20 cwt. "British Chevrolet" Motor Truck Chassis, with Cowl and Windscreen, as per Item 1, delivered at Perth	Metropolitan Water Supply	For £186.
551/36	do.	Hume Steel, Ltd	287A, 1936	12 only Flexible Joints for 30in. Main for use with Cast Steel Reducer, as per Item I, F.O.R. Perth	Public Works Water Supply	£7 12s. 6d. each
15/36	Aug. 15	Sara & Cook, Ltd	***	Butter, Local, to Government Institutions, etc., during the week ending 22nd August, 1936	C.S.D	1s. $3\frac{7}{8}$ d. per lb.
565/36	Aug. 17	White Rock Quarries, Ltd.	229A, 1936	Granite Screenings, as per Items 1, 2, 3 and 4, Petty Contract No. 211	Main Roads	16s. 10d. per cub. yd.
607/36	do.	John Vlack	245A, 1936	3,000 Cords Firewood for No. 7 Pumping Station, as per Item	Public Works Water Supply	17s. 11d. per cord

Cancellation of Contract.

Tender Board No.	Date.	Contractor.	Particulars.
982/34	1936. Aug. 14	Jas. Fitzpatrick	Contract for the supply of balance of 86 Loads of Jarrah Sleepers under Schedule 434A, 1936, for the Railway Department.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies required.	Date o Closing
1936.			1936.
July 16	259A, 1936	Motor and Centrifugal Pump in duplicate, complete with Switchgear, spare	
, a.,	25011, 1000	Impeller, etc	Aug. 27
July 2	244л, 1936	Solid Drawn Anti-corrosive Steel Smoke Tubes, 36 only	Aug. 27
July 28	268A, 1936	Lubricating Oil for Corridor Car Axle Boxes, 1,000 gallons	Aug. 27
Aug. 13	294a, 1936	3in Water Meters 50 only	Aug. 27
Aug. 17	300A, 1936	in. Water Meters, 50 only	
aug. 17	300A, 1930	Narrogin Inn Junction	Aug. 27
Ana 17	301A, 1936	Diorite Screenings, 860 cub. yds., for Midland Junction-Meekatharra Road,	11112
Aug. 17	301A, 1936	No. 1002 (Muchea)	Aug. 27
A 1.7	202 1026	Diorite Screenings, 1,145 cub. yds., for Armadale-Brookton Road, No. 500	Aug. 2
Aug. 17	302A, 1936	(Roleystone)	Aug. 27
	2000	(Itoloyscone) III III III III	Aug. 27
Aug. 20	310A, 1936	Rubber Batons for Police, 100 only	
Aug. 20	311A, 1936	Crushed Granite or Diorite, for Canning Dam—lin., 195 tons; ½in., 55 tons	
July 9	248a, 1936	6,000-volt Underground Cable, 5,000 yds., and Joint Boxes, etc	Sept. 3
Aug. 13	291a, 1936	Equipment for Perth Dental Hospital, comprising Electric Lathes, Air Com-	
		pressor, Electric Motors and Sterilizer	Sept.
Aug. 20	306л, 1936	Holland Blinds (Roller), during a period of 12 months	Sept.
Aug. 20	307A, 1936	Liquid Chlorine, during the period ending 30th June, 1937, approximately	
_		72 cylinders	Sept.
Aug. 20	309A, 1936	Mild Steel Specials (Reducers, Matching Pieces, etc.)	Sept.
June 18	218A, 1936	Recorder for Standing Wave Flume Meter, Subiaco Treatment Works	Sept. 10
June 18	219A, 1936	Recorder for Standing Wave Flume Meter, Canning Dam	Sept. 10
July 16	260A, 1936	Cotton Waste for Engine Cleaning purposes, 50 tons	Sept. 10
Aug. 13	293A, 1936	Locomotive Cylinder Oil for superheated steam, 6,000 gallons	Sept. 10
Aug. 20	305A, 1936	Wagon Axle Oil, 20,000 gallons	Sept. 1
Aug. 11	290A, 1936	Motor and 6in. diameter Centrifugal Pump in duplicate, complete with Switch-	
Aug. II	230A, 1350	gear, Spare Impeller, etc	Sept. 24
July 9	249а, 1936	500 K.W. Mercury Arc Rectifier and Switchgear	Oct.
	1 mg (#000	High Tension 6,000-volt Switchgear	Oct.
July 9			Oct. 8
Aug. 11	288A, 1936	Copper Plates, $\frac{1}{2}$ in, to lin, thick, 14 only	Oct.
Aug. 11	289A, 1936		Oct. 18
Aug. 20	312A, 1936	Sludge Pump, complete with Motor, switchgear, etc	000. 10
4		For Sale by Tender.	
Aug. 13	295A, 1936		
		where inspection can be made	Aug. 2
Aug. 20	308A, 1936	Scrap Steel, Cast Iron and Brass; 2 Steam Separators, and Spring Cart, as	
-		they now lie at the Water Supply Depot, Loftus Street, Perth, where in-	
	1	spection can be made	Aug. 2'
Aug. 20	313л, 1936	TOUR TO BE STOLED AND THE STORE THE POSSIBLE Description	
	3.3.1, 1030	where inspection can be made	Aug. 2
		needs and the state of the stat	0

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 20th day of August, 1936.

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

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 224 of 1936.

In the matter of "The Industrial Arbitration Act Amendment Act, 1935," and in the matter of an Application by the Goldfields Bread Carters' Industrial Union of Workers for the validation of its registration, including the registration of any rules or amendments to rules.

UPON reading the application of the Goldfields Bread Carters' Industrial Union of Workers, there being no objections to the application, and the requirements of the said Act and the Regulations made thereunder having been complied with, I, the undersigned, President of the Court of Arbitration, pursuant to the powers vested in me by Section 2 of the said Act, do hereby validate the registration of the Goldfields Bread Carters' Industrial Union of Workers, including the registration of any rules or amendments to rules up to the 18th day of May, 1936, pursuant to application of that date, subject to Rule 13 being subject to the Statutory and Common Law rights of members.

Dated at Perth this 31st day of July, 1936.

WALTER DWYER, (SEAL.) President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 131 of 1936.

In the matter of an Award made on the 24th day of December, 1934, numbered 2 and 6 of 1934, between the Australian Workers' Union Westralian Gold-fields Mining Branch Industrial Union of Workers and Coolgardie Federated Miners' Industrial Union of Workers, W.A. (Boulder Branch), and The Lake View and Star, Limited, and others, and in the matter of an Application for the operation of the said Award to be extended.

UPON hearing Mr. L. J. Triat, on behalf of the Australian Workers' Union Westralian Goldfields Mining Branch Industrial Union of Workers, and Mr. L. L. Carter, on behalf of certain respondents, and upon being satisfied that the requirements of the Act and the Regulations have been complied with, the Court doth hereby order and declare that the operation of the Award, made on the 24th day of December, 1934, and numbered 2 and 6 of 1934, be and the same is hereby extended so as to apply to the area from the 24th to the 14th parallels of latitude.

Dated this 30th day of July, 1936.

By the Court,

(SEAL.) WALTER DWYER,

President.

INDUSTRIAL ARBITRATION ACT, 1912-1935.

No. 6 of 1936.

Between Westralian Brickyard, Pottery, Porcelain, and Roof Tile Fixers Employees' Union of Workers, Perth, Applicant, and H. L. Brisbane & Co., Ltd.; Wunderlich, Ltd.; Stoneware Pipe and Pottery Co., Ltd., and C. R. Courtland, Respondents.

THE Industrial Board for the calling or industry of Earthenware Pottery and Tile-making and Pipe-making in pursuance of the powers and duties conferred upon it by Section 107 of "The Industrial Arbitration Act, 1912-1935," and in pursuance of a remission to it by the Court of Arbitration, doth hereby make the following Award in connection with the industrial dispute between the abovenamed parties.

Award of Industrial Board.

1.—Scope and Area.

This Award shall apply to all workers of the classes herein specified and shall be limited in its effect to the area comprised within a radius of thirty (30) miles from the General Post Office, in the City of Perth.

2.—Term.

This Award shall operate for a period of three (3) years from its date: Provided that, at any time after the expiration of twelve (12) months from its date, application may be made to the Court of Arbitration for alteration, revision, or amendment.

3.—Wages.

	* * *	110	Ç.,
(a) Basic wage:		s.	d.
(i) Within a fifteen (15) mile radius from	1		
the General Post Office, Perth	3	1.0	6
(ii) Within a thirty (30) mile radius from	ı		
the General Post Office, Perth. but	t		

excluding the area comprised in (i) 3 11 9 Margin per Week.

Per Week

(b) Adults:	•	s. d.
Burner or moulder (presser)	٠.	14 - 0
Setter (while setting stoneware)		14 - 0
Setter (while setting redware)		6 - 0
Flangers		14 0
Trap makers		12 - 0
Junction sticker		6 0
Assistant burner		Nil
All other adult labour		Nil

Percentage of Basic (c) Juniors: Wage per Week. 14 to 15 years of age

1.5	to	16	years	of	age	 	27
16	to	17	years	of	age	 	36
17	to	18	years	of	age	 	50
1.8	to	19	years	of.	age	 	59
19	to	20	years	of	age	 	72
20	to	21	years	of	age	 	85

4.—Hours.

- (a) Forty-four (44) hours shall constitute the or-
- dinary week's work.

 (b) The ordinary day's work shall not exceed eight
- (8) hours, from Monday to Friday inclusive, and four (4) hours on Saturday.
 (c) The hours of work, except where shifts are worked, shall be performed as follows:—Monday to Friday inclusive—Between 7 a.m. and 5.30 p.m.; Saturday—Between 7 a.m. and 12.15 p.m.

Provided that, at the option of the employer, the ordinary week's work of forty-four (44) hours may be worked in five (5) days (from Monday to Friday inclusive) within hours mutually agreed upon between the

employer and the Union.

(d) Shift Work:—Where two (2) or more shifts in any one day are worked, the hours of shift workers shall be such as are mutually agreed upon between the employer and the Union. Failing agreement, the hours of shift workers shall be fixed by the Board of Reference.

5.—Overtime.

Subject to the proviso in Clause 4 (c) hereof, work performed beyond eight (8) hours on Monday to Friday inclusive, or beyond four (4) hours on Saturday, or beyond forty-four (44) hours in any one week, or, except in the case of shift workers, before the prescribed starting or after the prescribed finishing time, shall be deemed to be overtime. The foregoing shall not apply to burners and assistant burners whilst employed burning ing.

- (a) Overtime shall be paid for at the rate of time and a quarter for the first two (2) hours and time and a half thereafter.
- (b) Work performed by all workers on Sunday, Good Friday, Anzac Day, Labour Day, Christmas Day, and Boxing Day shall be paid for at the rate of double time.

6.—Mixed Functions.

- (a) A worker called upon to perform work carrying a higher rate than his usual rate of pay shall be entitled to payment at such higher rate for the period that he is actually engaged upon such work.
- (b) A worker called upon to do work carrying a lower rate than his usual rate of pay, for less than one half of a day, shall be paid for such work at his usual rate of pay.

7.—Holidays.

- (a) Twelve (12) days' holiday on full pay shall be granted to each worker per annum.
- (b) Good Friday, Easter Monday, Anzac Day, Labour Day, or the days observed in lieu, and Union Picnic Day (on a date to be agreed upon between the parties, about the middle of February in each year) shall constitute five (5) of such twelve (12) holidays. The remaining seven (7) days' holiday shall be taken between the 23rd day of December and the 2nd day of January next, inclusive.
- (c) Holiday pay for all workers shall be limited to twelve (12) days per annum.
- (d) A worker employed for more than one week and for less than twelve (12) months shall be paid holiday pay in proportion as his length of service is to the full year's employment.
- (e) In the event of any factory being closed on Easter Saturday, King's Birthday or for any time on Royal Show Day, junior workers shall not be paid for those days, but if any factory remains open and junior workers perform any work on any of these days ordinary rates only shall be paid for such work.
- (f) Where a worker is dismissed for wilful misconduct or dereliction of duty, he will not be entitled to the benefits of the provisions of this clause.
- (g) Holiday pay shall not accrue during a worker's absence from his employment for any cause whatsoever.

8.—Engagement.

One day's notice on either side shall (with the exception of junior workers, in whose case two (2) days' notice shall be required) be necessary to terminate the engagement of all workers: Provided that an employer may at any time dismiss a worker for refusal or neglect to obey orders, or for misconduct, or if after receiving the prescribed notice he does not carry out his duties in the same manner as he did prior to such notice.

9.—Minimum Engagement.

Subject as provided in Clause 14, any worker engaged under the terms of this Award shall be paid a minimum of three (3) hours' pay.

10.—Posting Award.

A printed copy of the Award shall be kept posted by the employer in a conspicuous position in each factory. Notices relating to meetings in connection with the Union shall be allowed to be exhibited in each yard.

11 -Time and Wages Book.

The employer shall keep and enter up, or cause to be kept and entered up, a book containing:

- (a) the name of each worker to whom this Award applies;
- (b) the class of work performed by him;
- (c) the hours worked each day by him;
- (d) the wages (and overtime, if any) paid to him;
- (e) the ages of junior workers.

Such books shall be open to inspection by a representative of the Union, not more than once weekly, between the working hours of 10 a.m. and 4 p.m.

12.—Aged and Infirm Workers.

Any worker who by reason of old age or infirmity is unable to earn the minimum rate of wage herein prescribed may be employed at a lesser rate of wage, to be agreed upon in writing between the worker and the secretary of the Union, or in default of such agreement within twenty-four (24) hours after such worker shall have applied in writing to such secretary stating his desire that such wage should be agreed upon, such wage shall be fixed my 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 made application to the secretary, and after lodging the application to the Magistrate, and pending the decision thereon, in either case, the worker shall be entitled to work and be employed by the employer at the proposed reduced wage.

The determination of the Magistrate shall have effect for six (6) calendar months from the date thereof and after the expiration of the said period until the wage shall be again fixed in the manner prescribed at the instance of the said secretary.

The secretary may by writing under his hand appoint an agent or substitute to represent the Union at the hearing of any such application before a Magistrate

13.—Definition.

"Redware setter" shall mean the leading redware setter and drawer, and not more than one worker shall be regarded as such in each factory.

14.—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 any other Union or Association, or through the breakdown of the employer's machinery or any stoppage of work by any cause which the employer cannot reasonably prevent.

15.—Payment of Wages.

All wages shall be paid on the job within twenty (20) minutes of the close of the day's work at least once a fortnight.

16.—First-Aid Outfit.

Every yard shall be equipped with a first-aid outfit and such outfit shall be kept in a suitable place not more than three hundred (300) yards from the place of employment.

17.—Board of Reference.

The Court may appoint, for the purpose of this Award, a Board of Reference.

The Board shall consist of a Chairman and two (2) other representatives, one to be nominated by each of the parties.

There are assigned to the Board, in the event of no agreement being arrived at between the parties to this Award, the functions of:—

- (a) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of this Award or any of them;
- (b) deciding any other matter that the Court may refer to the Board from time to time.

18.—Junior Workers' Certificate.

Junior workers shall furnish the employer with a certificate showing the following particulars:—

- (i) Name in full.
- (ii) Age and date of birth.
- (a) The certificate shall be signed by the worker.
- (b) No worker shall have any claim upon the employer for additional wages, in the event of his age being wrongly stated on this certificate: Provided that this subclause shall operate only for the first three (3) months from the date of the worker's first engagement, thereby enabling the employer, if he so desires, to obtain proof of the junior worker's age.

In witness whereof this Award has been signed by the Chairman of the Industrial Board this 31st day of July, 1936.

FRANK WALSH, Chairman.

THE MINING ACT, 1904 (Regulation 180).

Warden's Office, Wiluna, 30th July, 1936.

TAKE notice that it is the intention of the Warden of the Goldfifield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the resumption of possession, for and on behalf of His Majesty, in accordance with Regulation 180 of "The Mining Act, 1904," of the undermentioned mining tenements. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) W. O. MANSBRIDGE, Warden.

To be heard at the Warden's Court, Wiluna, on Tuesday, the 22nd day of September, 1936.

EAST MURCHISON GOLDFIELD.

$Wiluna\ District.$

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption. Residence Areas.

- 54J-Marchesi, Antonio; Red Hill; no Miner's Right and non-compliance with conditions.
- 57J—Maloney, Thomas Charles; Red Hill; non-compliance with conditions.
- 84J-Comb, Thomas; Red Hill; no Miner's Right.
- 101J-Romito, Achille; Red Hill; no Miner's Right and non-compliance with conditions.
- 118J-Pratt, John Francis; Red Hill; no Miner's Right.
- 122J-Kundid, Marko; Lakeside; no Miner's Right.
- 137J-Chivers, Frederick Alexander; Red Hill; no Miner's Right and non-compliance with conditions.
- 138J—Camp, Stanley George; Red Hill; no Miner's Right.
- 142J-Raina, Charles; Lakeside; no Miner's Right.
- 143J-Imberti, Vittorio; Lakeside; no Miner's Right.
- 155J-Pavlinovich, Tony; Lakeside; no Miner's Right.
- 159J-—Castiglioni, Eric; Lakeside; no Miner's Right and non-compliance with conditions.
- 162J—Markovich, Blagato, Olich, Nikolo; Lakeside; no Miner's Right and non-compliance with the conditions.
- 168J—Vlaisaljevich, Janke; Lakeside; non-compliance with conditions.
- $172\mathrm{J-Vlaisavich},~\mathrm{Geroge}\,;~\mathrm{Lakeside}\,;~\mathrm{non\text{-}compliance}$ with conditions.
- 175J—Burmaz, Tony; Lakeside; no Miner's Right.
- 177J-Sulenta, George; Lakeside; no Miner's Right.
- 178J—Robinson, Margaret; Lakeside; non-compliance with conditions.
- 189J—Davidson, Alfred; Red Hill; non-compliance with conditions.
- 190J—English, John; Red Hill; no Miner's Right and non-compliance with conditions.
- 200J-Clarke, Hubert Watson; Red Hill; no Miner's Right and non-compliance with conditions.
- 207J-Jelaca, Svelozar; Lakeside; no Miner's Right.
- 208J—Butler, Jack; Red Hill; non-compliance with conditions.
- 211J—Agnew, Robert; Lakeside; non-compliance with conditions.
- 219J-Smith, James; Red Hill; non-compliance with conditions.
- 223J—Barnfather, William George; Red Hill; no Miner's Right.
- 225J-Della-Agostina, Renzo; Lakeside; non-compliance with conditions.
- 244J-Juett, Catherine; Red Hill; non-compliance with conditions.
- 246J-Roberts, Ronald Charles Bruce; Red Hill; no Miner's Right.
- 248J—Andrew, Frederick Herbert; Red Hill; no Miner's Right and non-compliance with conditions.

EAST MURCHISON GOLDFIELD—continued.

Wiluna District-continued.

Residence Areas—continued.

- 254J-Guazzelli, Guiseppe; Lakeside; no Miner's Right and non-compliance with conditions.
- 256J-Pezzetti, Guiseppe; Lakeside; no Miner's Right and non-compliance with conditions.
- 258J-Webster, Frank; Lakeside; non-compliance with conditions.
- 262J-Bartolomei, Albertina; Lakeside; non-compliance with conditions.
- 265J-Pollastrini, Domenico; Lakeside; non-compliance with conditions.
- 272J-Della Santina, Dorothy; Lakeside; non-compliance with conditions.
- 287J-Wright, Alf Charles; Lakeside; non-compliance with conditions.
- 289J-Jarvis, Cecil James; Lakeside; no Miner's Right and non-compliance with conditions.
- 293J-Gray, Albert Henry; Lakeside; no Miner's Right. 294J-Rintoul, Robert; Lakeside; no Miner's Right and non-compliance with conditions.
- 295J-Reed, Albert John; Lakeside; no Miner's Right. 296J-Pedrazzoli, Peter; Lakeside; non-compliance with conditions.
- 301J-Corado, Josephine; Lakeside; non-compliance with conditions.
- 304J-Keleher, James Hugh; Lakeside; no Miner's Right.
- 312J-Neil, Donald Roy; Lakeside; no Miner's Right.
- 314J-Nunzio, Bertocchi; Lakeside; no Miner's Right.
- 318J-Chambers, Hector James; Lakeside; no Miner's Right.
- 319J-Lock, John George; Lakeside; no Miner's Right.
- 325J-Soulsby, William; Lakeside; no Miner's Right. 328J—Stirling, Roy Ernest; Lakeside; no Miner's
- Right.
- 329J-Bull, George Hector; Lakeside; no Miner's Right.
- 332J-Broderick, James; Lakeside; no Miner's Right.
- 333J-Noble, Anthony; Lakeside; no Miner's Right.
- 335J-Gilbert, Gordon; Lakeside; no Miner's Right.
- 338J-Anderson, Roland William; Lakeside; non-compliance with conditions.
- 341J-Gilbert, Arthur Cecil; Lakeside; no Miner's Right.
- 356J-Bell, Charles Christafer; Lakeside; non-compliance with conditions.
- 362J-Masolini, Louisa; Lakeside; no Miner's Right. 363J-Simmonds, Leslie Donald MacPherson; Lakeside;
- no Miner's Right. 365J-McIntyre, Peter; Lakeside; no Miner's Right and
- non-compliance with conditions. Lakeside; non-compliance with Harry; 366J—Neil,
- conditions.

THE COMPANIES ACT, 1893.

Cyclone Fence and Gate Company Proprietary, Limited. NOTICE is hereby given that the Registered Office in Western Australia of Cyclone Fence and Gate Company Proprietary, Limited, is situated at 114 Murray street, Perth, and that John Ainsworth Newman is the duly appointed Attorney for the Company.

Dated this 4th day of August, 1936.

NORTHMORE, HALE, DAVY & LEAKE, Solicitors for the Company.

THE COMPANIES ACT, 1893.

Club Motor Insurance Agency Proprietary, Limited.

NOTICE is hereby given that the office of the above-mentioned Company has been changed from Second Floor, Withnell Chambers, 12 Howard street, Perth, to No. 228 Adelaide terrace, Perth.

Dated the 31st day of July, 1936.

JACKSON, LEAKE, STAWELL & CO., Solicitors for the said Company.

NOTICE is hereby given that the Registered Office of Messrs. Bicycle Finance Pty., Ltd., has been removed from 30 Forrest place, Perth, to "Austral House," 647 Murray street, Perth.

NOTICE is hereby given that the Registered Office of Messrs. Bruce Small Pty., Ltd., has been removed from 30 Forrest place, Perth, to "Austral House," 647 Murray street, Perth.

NOTICE is hereby given that the Registered Office of Messrs. General Accessories Pty., Ltd., has been removed from 101 James street, Perth, to "Austral House," 647 Murray street, Perth.

THE COMPANIES ACT, 1893.

Jowetts, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company has been changed and is now situate at Fourth Floor, Alliance Buildings, 96 St. George's terrace, Perth.

Dated this 12th day of August, 1936.

ESMEE TEMPLETON, Secretary.

F. R. J. Templeton, Chartered Accountant (Aust.), 96 St. George's terrace, Perth.

THE COMPANIES ACT, 1893.

Penn Boucaut, Limited.

NOTICE is hereby given that the Registered Office of Penn Boucaut, Limited, is situate at No. 249 Murray Street, Perth. The hours during which the office of the Company is accessible to the public are as follows:

-Every week day from 10 a.m. to noon and 2 p.m. to 4 p.m., excepting upon Saturday, when the hours are 10 a.m. to noon.

Dated this 12th day of August, 1936.

MORRIS CRAWCOUR, Atlas Building, Esplanade, Perth, Solicitor for Penn Boucaut, Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Companies Act, 1893," and in the matter of H. C. Little & Company, Limited (in Liquidation).

THE creditors of the abovenamed Company are required, on or before the 28th day of September, 1936, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Frederick Robert Boyce and William Henry Halliday, c/o Messrs. Flack & Flack, A.M.P. Chambers, William street, Perth, in the State of Western Australia, Chartered Accountants (Aust.), the appointed Liquidators of the said Company, and, if so required by notice in writing from the said Liquidators, are by their Solicitors or otherwise to prove their said debts or notice in writing from the said Liquidators, are by their Solicitors or otherwise to prove their said debts or claims at A M.P. Chambers, William street, Perth, the office of the Liquidators, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved; Wednesday, the 30th day of September, 1936, at 10.30 o'clock in the forenoon, at the said office is appointed for determining as to the allow. said office, is appointed for determining as to the allowance of the debts and claims.

Dated this 15th day of August, 1936, at Perth.

F. R. BOYCE. W. H. HALLIDAY, Joint Liquidators.

Flack & Flack, Chartered Accountants (Aust.), A.M.P. Chambers, William street, Perth.

THE COMPANIES ACT, 1893.

NOTICE is hereby given that, under the provisions of Section 67 of the abovenamed Act, the name of the Cyclone Fence Company, Limited, duly incorporated on the Twenty-seventh day of August, 1904, has been changed to Pindawa Building, Limited.

Dated this Seventeenth day of August, 1936.

T. F. DAVIES, Registrar of Companies.

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 Incorpora-tion, as a Limited Company, has this day been issued to Penn Boucaut, Limited.

Dated this 14th day of August, 1936.

T. F. DAVIES, Registrar of Companies.

Supreme Court Office, Perth, W.A.

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

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorpora-tion, as a Limited Company, has this day been issued to Aussie Cycles, Limited.

Dated this 17th day of August, 1936.

T. F. DAVIES, Registrar of Companies.

Supreme Court Office, Perth, W.A.

I, EDGAR ANDREWS, of 14 Heytesbury road, Subiaco, Perth, the person hereunto authorised by "The Aquarians," do hereby give notice that I am desirous that such religious body should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

(Signed) EDGAR ANDREWS, Hon. Knight Scribe.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act:-

Memorial of the Aquarians.

Name of the Association:-The Aquarians.

Objects of Association:—The objects of the Aquarians shall be the performance of all work required as a physical expression of the spiritual teachings and activities of the Rosicrucian Order, and to be a constituted community of individuals banded together in the spiritual service of the Master, Jesus Christ, through the Rosicrucian Order. (Rule 2 Aquarian Constitution.)

Where Established:—14 Heytesbury road, Subiaco,

Perth, W.A.

Names of Trustees:-Mrs. Christina Green and Mrs. Muriel Allman Stevenson.

In whom the Management of the Association is Vested:—A controlling Council, in accordance with the Constitution and Rules of The Aquarians.

THE PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the Partnership heretofore subsisting between Ada Rosendale and Arthur Wakeham, both of 153 Beaufort street, Perth, carrying on business as Wine Saloon Keepers at the above address under the style of the "Continental Wine Saloon" has been dissolved as from the 1st day of July, 1936, by mutual consent. All the property, assets, and liabilities of the said late Partnership have been taken over by the said Ada Rosendale, who will henceforth carry on the said business on her own account.

Dated the 8th day of August, 1936.

ADA ROSENDALE. A. N. WAKEHAM.

Witness to Signatures: N. B. Robinson,

Solicitor, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of John Patrick O'Toole (in the Will called John O'Toole), late of Kellerberrin Hotel, Kellerberrin, in the State of Western Australia, Hotel Employee, deceased.

NOTICE is hereby given that all persons having any claims or demands against the Estate of the abovenamed deceased are requested to present particulars of the same in writing to the Executor of the Will of the said deceased, Henry Newland Field, of Kellerberrin, in the said State, on or before the 21st day of September, 1936, after the expiration of which time the Executor will distribute the assets of the said deceased amongst the persons entitled thereto, without any reference to claims or demands of which the said Executor shall not then have had notice.

Dated the 17th day of August, 1936.

BOULTBEE, GODFREY, & VIRTUE,

of Commercial Union Chambers,

66 St. George's terrace, Perth, Solicitors, Agents for H. N. Field, Solicitor, Kellerberrin.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Eric Peel Wheatley, form-erly of 1032 Hay street, Perth, in the State of West-ern Australia, but late of 33 Hill View road, Mount Lawley, in the said State, Motor Engineer and Company Director, deceased.

NOTICE is hereby given that all creditors and other persons having claims and demands against the Estate of the abovenamed deceased are hereby required to send particulars in writing of their claims and demands to the Executor, The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 21st day of September, 1936, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which the said Executor shall then have had notice.

Dated the 12th day of August, 1936.

STODDART & SPENCER,

of W.A. Trustee Buildings, St. George's terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Bernard De Prada, late of 13 Wellington street, Maylands, in the State of Western Australia, Retired Farmer, deceased.

NOTICE is hereby given that all creditors and other persons having any claim or demands against the Estate of the abovenamed Bernard De Prada, late of 13 Wellington street, Maylands, in the State of Western Australia, Retired Farmer, deceased, are hereby required to send particulars in writing of their claims or demands to Napoleone Costantino, of Yorkshire House, St. George's terrace, Perth, in the said State, Royal Vice-Consul for Italy the Executor of the Will and Estate of the said deceased on or before the 21st day of Sepof the said deceased on or before the 21st day of September 1936, after which date the said Executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice.

Dated the 14th day of August, 1936.

WALKER & BROCKMAN,

Surrey Chambers, St. George's terrace, Perth. Solicitors for the Executor,

Napoleone Costantino, Royal Vice-Consul for Italy.

Premier's Department, Perth, 20th August, 1936.

IT is hereby notified, for public information, that on the 19th August, 1936, the Honourable Philip Collier, M.L.A., tendered his resignation as Treasurer and Minister for Forests to His Excellency the Lieutenant-Governor and recommended that the Honourable John Collings Willcock, M.L.A., should assume that office.

His Excellency the Lieutenant-Governor on the 19th

August, 1936, accepted the resignation of the Honourable Philip Collier as Treasurer and Minister for Forests and commissioned the Honourable John Collings Willcock to form a Ministry

His Excellency has this day approved of the constitution of a new Ministry as follows:—

The Honourable John Collings Willcock, M.L.A.—
Minister for Justice and Railways, to be Treasurer and Minister for Forests.

The Honourable Michael Francis Troy, M.L.A .-Minister for Lands and Immigration

The Honourable John Michael Drew, M.L.C.—Chief Secretary.

Secretary.

The Honourable Selby Walter Munsie, M.L.A.—
Minister for Mines and Health.

The Honourable Harold Millington, M.L.A.—Minister for Works and Water Supplies.

The Honourable Frank Joseph Scott Wise, M.L.A.—
Minister for Agriculture, Education and Police.

The Honourable Albert Redvers George Hawke,
M.L.A.—Minister for Employment and Lebeur

M.L.A.-Minister for Employment and Labour. The Honourable William Henry Kitson, M.L.C.-Minister without Portfolio.

At twelve noon this day, the 20th August, 1936, the Honourable John Collings Willcock was sworn in as Treasurer and Minister for Forests, one of the eight principal Executive Offices of the Government for the purpose of "The Constitution Acts Amendment Act, 1899."

L. E. SHAPCOTT. Clerk of the Executive Council. Western Australia.

THE FACTORIES AND SHOPS ACT, 1920.

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

- (a) Approve of the issue on Thursday, the 20th day of August, 1936, of a warrant for the issue of a writ by the Clerk of the Writs for the taking of a Poll in the Lower Blackwood Shop District under the provisions of Section 106 of "The Factories and Shops Act, 1920," on the ques-
 - "Do you vote that shops generally throughout the District shall close at one o'clock p.m. on Wednesdays?"

and to sign the warrant;

- (b) appoint Arthur Thomas Ewins as Returning Officer in connection with the abovementioned Poll:
- (c) appoint Tuesday, the 8th day of September, 1936, as the day upon which the said Poll shall be taken; and
- (d) appoint the following as the Polling Place in the District-

Nannup-Road Board Hall (Poiling Place).

(Sgd.) A. R. G. HAWKE, Minister for Labour.

20th August, 1936.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 20th day of August, 1936.

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

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 21st day of September, 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 20th day of August, 1936.

J. H. GLYNN, Curator of Intestate Estates.

Name.	Date of Death.	Date of Order.	Address.	Occupation.	
Guizzardi, Stefano (also known as Steve Guizzardi)	8-7-36	17–8–36	Clover road, Redcliffe	Market gardener.	
Bryan, John William O'Halloran, Elizabeth Margaret Frances	25-4-36 27-1-14	"	Wyndham Eaglehawk, in the State of Victoria	Labourer. Married woman.	
Harvey, Sydney David	6-7-36	,,	Avoca Flats, Adelaide terrace, Perth	Accountant.	
Maguire, Bartholomew Humphreys, Charles Henry	20-6-36 21-8-32	"	Wooroloo, formerly Kookynie 904 Broadway, Bassendean	Railway employee. Retired prospector.	

THE BANKRUPTCY ACT, 1892.

Notice of Day for proceeding with Adjourned Public Examination.

Debtor's Name.	Address.	Description.	Court.	No.	Date fixed for Hearing.
Pearl Rich	York	Dealer in mallet bark, and sheep and cattle farmer and dealer	Supreme Court of Western Australia	79 of 1909	2nd September, 1936, at 10.30 a.m.

Dated this Twelfth day of August, 1936.

	CAT	73	A 775		Asta of Davismant at continued
ACTS OF PARLIAMENT, ETC., FOR GOVERNMENT PRINTING OF	SAL FICE.	122	AT		Acts of Parliament, etc.—continued.
			s. d	1.	Life Assurance Act (Consolidated) 0 1 Limitation Act
Abattoirs Act and Amendment Aborigines Act (Consolidated) Administration Act (Consolidated)	!		-	0	Limitation Act 0 1 Limited Partnerships Act 0 0
Aborigines Act (Consolidated)	•• !			0	Local Court Act and Rules, 25s. and 21s.
Adoption of Children Act				3	Lotteries (Control) Act 0 1
Adoption of Children Act Agricultural Bank Act Agricultural Seeds Act Arbitration Act Associations Incorporation Act				0	Lunacy Act (Consolidated) 0 2
Agricultural Seeds Act				0	Main Roads Act 0 1 Marine Stores Act 0 1 Marriage Act 0 2
Arbitration Act	• •			0	Marriage Act 0 2
Associations Incorporation Act	!	-	-	6 0	Married Women's Property Act and Amend-
Auctioneers Act Bills of Sale Act (Consolidated)				6	ments 0 1
Brands Act	1	0	1	6	Married Women's Protection Act 0 1
Brands Act Bread Act (Consolidated)		-		6	Masters and Servants Act 0 1 Medical Practitioners Act 0 1
Bush Fires Act (Consolidated)	• •			6	Medical Practitioners Act 0 1 Metropolitan Milk (Consolidated) 0 1
Bush Fires Act (Consolidated) Child Welfare Act Companies Act (Consolidated)	• •			0	Metropolitan Water Supply, Sewerage, and
Criminal Code Act and Rules, quarter box	ınd.	U	#	U	Drainage Act 0 2
with index	'	0 1	0	6	Mines Regulation Act 0 1
Crown Suits Act Dairy Cattle Improvement Act Dairy Industry Act	'	0		6	Mining Act 0 2 Mining Development Act 0 1 Money Lenders Act and Amendment 0 1 Mortgagees' Rights Restriction Act 0 0 Novigage State of Control
Dairy Cattle Improvement Act	• •	0	_	0	Money Lenders Act and Amendment
Dairy Industry Act	!	0		0	Mortgagees' Rights Restriction Act 0 0
Dairy Products Marketing Regulation Ac Declarations and Attestations Act	τ	0		0 6	Noxious Weeds Act 0 1
Dentists Act and Amendment		Ô	i	9	Nurses' Registration Act 0 1
Dentists Act and Amendment Discharged Soldiers' Settlement Act		0	1	6	Noxious Weeds Act
Dividend Duties Act (Consolidated)		0	1	0	Pearling Act (Consolidated) 0 2 Perth Municipal Gas and Electric Lighting
Dog Act (Consolidated)		0		0	Act 0 1
Droving Act		0		6	Pharmacy and Poisons Act 0 1
Dividend Duties Act (Consolidated) Dog Act (Consolidated)		0	2	6	Plant Diseases Act 0 2
Employers' Liability Act		0	0	6	Police Code Compilation 1 10
Employment Brokers Act and Amendment				0	Police Code Compilation
Evidence Act (Consolidated)				0	Public Service Act (Consolidated) 0 1
Factories and Shops Act (Consolidated)		0	2	9	Public Works Act and Amendment 0 2
" " Regulations		0	0	3	Rappits Act 0 1
Factories and Shops Time and Wages Book	ks—				Reports of Proceedings before the Boards of
Large Small		0	4	3	Conciliation and the Court of Arbitra-
		0	3	3	tion, Volumes I. to XII., per vol 0 10 Road Districts Act (Consolidated) 0 3
Farmers' Debts Adjustment Act (Cons	soli-	^	-	^	Second-hand Dealers Act 0 0
dated)	• •			0	Stamp Act (Consolidated) 0 2
Feeding Stuffs Act	• •			6	State Manufactures Description Act 0 0
Fertilisers Act Financial Emergency Act	• •	0		6	Second-hand Dealers Act
Financial Emergency Act	• •	U	_	0	,, ,, Regulations 0 1
Firearms and Guns Act			_	0	Statutes (sessional sets, per vol.) 0 10 Supreme Court Act 0 3
Fire Brigades Act, 1916, and Amendment				-	Supreme Court Act 0 3 Supreme Court Rules 1 5
Firms Registration Act and Amendment	• •	0	1	0	Tenants, Purchasers, and Mortgagors' Relief
Fisheries Act (Consolidated) Forests Act	• •	v	1	0 6	Act 0 2
Fromantle Harborn Munct Act (Canadidat		0	1	6	Timber Industry Regulation Act and Regula-
Fremantle Harbour Trust Act (Consolidat Friendly Societies Act and Amendments	ea)			-	tions $\dots \dots \dots$
Game Act (Consolidated)				0	Town Planning and Development Act 0 1
				6	Trade Unions Act 0 1
Goldfields Water Supply Act Gold Mining Profits Tax and Assessment	••	0		0	Traffic Act (Consolidated) 0 3
Government Electric Works Act				0	Tramways Act 0 2
Government Savings Bank Act					Tramways Act, Government 0 0
		0		3	Trespass, Fencing, and Impounding Act and Amendment 0 1
					Truck Act and Amendment 0 1
Hansard Report, Annual Subscription Hansard Report, per vol	• • •			6 6	Trustees Act 0 1
				6	Unclaimed Moneys Act 0 1 Vermin Act (Consolidated) 0 2
Hawkers and Redlers Act and Amendment					Vermin Act (Consolidated) 0 2
Hawkers and Pedlars Act and Amendment				0	Veterinary Act 0 1 Water Boards Act 0 2
Health Act (Consolidated)				6	Weights and Measures Act and Regulations 0 2
Hire Purchase Agreement Act	• •	U A	V	6	Wheat Pool Act 0 1
Illicit Sale of Liquor Act					Workers' Compensation Act 0 1
Income (and Land) Tax Assessment Act					Workers' Homes Act (Consolidated) 0 1
	• •			6	Workmen's Wages Act 0 0
Industrial Arbitration Act (Consolidated)				6	Year-book, Pocket 0 0
Industries Assistance Act (Consolidated)				0	$Postage\ extra.$
Inebriates Act	• • •			6	
Inspection of Machinery Act with Regulat				6	4 10 2 2
Inspection of Scaffolding Act	• •			6	
Insurance Companies Act	• •			6	THE W.A. INDUSTRIAL GAZETTE.
Interpretation Act	••			3	(Published Quarterly.)
Interstate Destitute Persons' Relief Act	• •			0	THE Annual Subscription to the above is Seve
Irrigation and Rights in Water Act	• •				shillings and sixpence and the charge for a single
Justices Act (Consolidated)					copy Two shillings and sixpence.
Land Act and Regulations	• •		3		The subscription may be sent to the Governmen
Land Agents Act and Amendment	• •			0	Printer, Perth.
Land Drainage Act				0	The publication contains reports of all proceeding
Legal Practitioners Act (Consolidated)	• •				of the Court of Arbitration and Industrial Boards
Licensed Surveyors Act				0	all Industrial Agreements, and matter of a simila
Licensing Act and Amendments	• •	0	4	0	industrial nature.

NOTICE.

THE GOVERNMENT GAZETTE.

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

SUBSCRIPTIONS .- The Subscription to the "Government Gazette'' is as follows:-30s. per annum, 17s. 6d. per half year, and 10s. per quarter, including postage. Single copies 9d.; previous years, up to ten years 1s. 6d., over ten years 2s. 6d.; postage 1d. extra.

Subscriptions are required to commence and terminate with a month.

SPECIAL NOTICE.

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

> For the first eight lines, 5s.; For every additional line, 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."

m	Act			

CONTENTS.

				Page	e
Administration Act				1275-0	
Agricultural Bank				1269	
Agriculture Department	of			1269	
Appointments Arbitration Court				1249, 125	
Arbitration Court		• •	• •	1271-	
Associations Incorporation	011	• •		1271	
Andit Act	0.11	• •		125	
Audit Act Bank Holidays proclaime	 Jo	• •		1249	
Bankruptey	٠.٠٠		• •	1270	
Bankruptey Cash Orders lost	• •	• •	• •	100	
Chief Secretary's Depar	tmont	• •	• •	1249, 125	
Commissioners for Decla	ration		• •	107	
Componice Componice	namon		• •		
Companies	• •	• •	• •	10-	
Crown Law Department		• •	٠.	125	
Curator of Intestate Est	ates	, • •	• •	1270	
Deceased Persons' Estat	es			1275-0	
Electricity Supply (Gove	anmen	it)	• •	1269	
Factories and Shops	٠٠			1270)
Farmers' Debts Adjustn	ient A	.etS1	tay Or		_
etc	• •			1249-5	
Ferries (Government)				1269	
Health Department	• •			125	
Industrial Arbitration				1271-	
Justices of the Peace				1249)
Lands Department		• .•		1251-	8
Land Titles				1258	8
Licensed Surveyors Act-			n	1258	3
Metropolitan Water Supp	oly, et	e.		1259	9
Mines Department				1273	Į.
Ministers of the Crown				1276	6
Municipalities				1259	9
Partnership dissolved				127	5
Premier's Department Proclamations				1249, 1276	6
Proclamations				1249	
Public Service Commission	oner			125	
Public Works Departmen				1258-69, 127	
Railways				126	
Registrar of Companies		• •		127	
Road Boards		• •	• •	1258-69	
Shop Districts		• •		1270	
Tender Board		• •	• •	1270-	
Tenders accepted		• •	• •		
Tenders invited		٠.	• •	1258, 1270-1	
	• •	• •	• •	1266	
Transfer of Land	• •	• •	• •		
	• •		• •	125	
Treasury	• •	• •	• •	125	
Vermin Board	• •	• •	• •	1269	
Water Board				125	
Water Supply, etc., Dep	artmer	1T	• •	125	y