



# Government Gazette

OF

## WESTERN AUSTRALIA.

[Published by Authority at 3·30 p.m.]

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

No. 54.]

PERTH : FRIDAY, OCTOBER 23.

[1936.]

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 8th day of October, 1936, the following Orders in Council were authorised to be issued:—

Rights in Water and Irrigation Act, 1914.

Harvey No. 2 Irrigation District.

### ORDER IN COUNCIL.

P.W.W.S. 626/32.

WHEREAS by "The Rights in Water and Irrigation Act, 1914," it is provided that the Governor may, on the recommendation of the Minister, acting with the advice of the Commissioners appointed under the said Act, by Order in Council, repeal, vary, or amend any of the provisions of any previous order, relative to any District: And whereas it is desirable to amend the Harvey No. 2 Irrigation District by the addition of certain lands thereto: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice of the Executive Council, on the recommendation of the Minister, acting with the advice of the said Commissioners, doth hereby amend the Harvey No. 2 Irrigation District by the addition of the areas described in the annexed Schedule.

### The Schedule.

(a) The whole of Lot 1 of Wellington Location 50A (Third street); (b) Lot 5 of Wellington Location 1, as shown coloured pink on Plan P.W.D., W.A., 28205.

L. E. SHAPCOTT,  
Clerk of the Council.

The Public Service Act, 1904.

### ORDER IN COUNCIL.

WHEREAS by Subsection (7) of Section 36 of "The Public Service Act, 1904" (Act No. 40 of 1904), the Lieutenant-Governor may by Order in Council temporarily suspend the operation of Subsections two, three, and four of the said section in respect of any office speci-

fied, and whereas it is desirable to suspend temporarily the operation of such subsections in respect of the following:—

### Name, Department, and Period of Suspension.

McInnes, M., Forests, from 13/6/36 to 12/12/36.  
Silverlock, C. R., Public Works, from 6/8/36 to 5/2/37.  
Marrett, G. P., Public Works, from 28/8/36 to 27/2/37.  
McGow, N., Public Works, from 7/8/36 to 6/2/37.  
Angove, J. H., Public Works, from 1/8/36 to 31/1/37.  
Choat, S. W., Public Works, from 1/10/36 to 31/3/37.  
Marshall, W. A., Public Works, from 10/9/36 to 9/3/37.  
Wright, G. W. C., Public Works, from 3/9/36 to 2/3/37.  
Sorrell, J. R., Public Works, from 7/10/36 to 6/4/37.  
Angell, C. J., Public Works, from 28/8/36 to 27/2/37.  
Kernot, R., Public Works, from 1/8/36 to 31/1/37.  
Malcolm, H. G., Metropolitan Water Supply, from 16/7/36 to 15/1/37.  
Klem, C. T., Metropolitan Water Supply, from 29/7/36 to 28/1/37.  
White, O. C. C., Metropolitan Water Supply, from 9/9/36 to 8/3/37.  
Begley, J., Metropolitan Water Supply, from 25/9/36 to 24/3/37.  
Gates, H. B., Metropolitan Water Supply, from 8/10/36 to 7/4/37.  
Peden, F., Workers' Homes Board, from 1/7/36 to 31/12/36.  
Lalor, J., Workers' Homes Board, from 1/7/36 to 31/12/36.  
Selley, E. W., Workers' Homes Board, from 1/7/36 to 31/12/36.  
Webb, Miss M. A., Workers' Homes Board, from 1/7/36 to 31/12/36.

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

L. E. SHAPCOTT,  
Clerk of the Council.

## JUSTICES OF THE PEACE.

Premier's Department,  
Perth, 22nd October, 1936.

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

Arthur Mark Ernst Perret, Esquire, of Carnarvon, as a Justice of the Peace for the Gascoyne Magisterial District;

Frederick William Maynard Wright, Esquire, of 48 Bulwer street, Perth, as a Justice of the Peace for the Perth Magisterial District;

William Jarvis, Esquire, of 49 Hampshire street, Victoria Park, as a Justice of the Peace for the Perth Magisterial District in lieu of the Blackwood Magisterial District.

## EX OFFICIO JUSTICE OF THE PEACE.

IT is hereby notified, for public information, that Herbert Felstead, Esquire, Chairman of the Mount Marshall Road Board, has been appointed, under Section 9 of "The Justices Act, 1902-32," as a Justice of the Peace for the Northam Magisterial District, during his term of office as Chairman of the Board.

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

## 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.

Anderson, Edward Richard and Thomas, Perenjori, 15th October, 1936.  
Critchison, James Lawrence, Boddalin, 15th October, 1936.  
James, Sydney Embleton, East Pingelly, 15th October, 1936.  
Rose, Thomas Hugh Robert, Boddalin, 15th October, 1936.  
Schroeder, Hans Paul Karl, Karridale, 15th October, 1936.  
Davies, Clarence John Pitt, Milepanerup, Borden, 15th October, 1936.  
Melvin, William, Belka, 15th October, 1936.  
Cova, Jack, Narembeen, 15th October, 1936.  
Wilson, David, Ballidu, 15th October, 1936.  
Whitehead, Ramond Henry and Clarence Berkeley, Merredin, 15th October, 1936.  
Barker, Thomas Nicholas, Buntine, 15th October, 1936.  
Waterhouse, Evelyn, Nungarin, 15th October, 1936.  
Logan, Andrew, North Walgoolan, 15th October, 1936.  
Krieg, Herbert James, Watercarrin, via Cunderdin, 16th October, 1936.  
Matthews, William Herbert Henry, Bonnie Rock, 16th October, 1936.  
Elkins, Harry Laurence, and Millward, Ernest, Beacon, 16th October, 1936.  
Murray, Jack Hampton, Pingaring, 17th October, 1936.  
Beeck, Wilhelm Alfred, Warren road, Katanning, 17th October, 1936.  
Downie, Mary Una, Kokardine, 19th October, 1936.  
McKenzie, Stephen Nowell, Bencubbin, 19th October, 1936.  
Hipper, Alexander Eric, Hyden, 19th October, 1936.  
Evans, John Llewellyn, North Kellerberrin, 19th October, 1936.

Valentine, Sydney McKenzie, Charles James, and Ronald Sydney, Morawa, 19th October, 1936.

Couper, Edward Lawton, Bencubbin, 19th October, 1936.  
Downing, George Edward, William Edward, and Arthur Norman, Boddalin, 19th October, 1936.

Smith, Struthers, Kojonup, 19th October, 1936.

O'Keefe, David John, and Sealy, Willow James (Trustees of the Estate Saunders, William (decd.), East Chapman, 21st October, 1936.

Phelan, James Joseph, Miling, 21st October, 1936.

Starr, Timothy, Jitarning, 21st October, 1936.

Granville, Ivan Julian Claude Henry, Morawa, 21st October, 1936.

Todd, Harold Edgar, Murdong, Katanning, 21st October, 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 adjustments under Section 11 of the Act of the undermentioned farmers have been finalised, and the Stay Orders have now lapsed:—  
Mulligan, John Joseph, Merredin; McAndrew, Robert Charles and Thomas Albert (Executors of Estate of McAndrew, William John Bruce, decd.), Yelbeni; Maxfield, Thomas Edward, Westonia; Hart, Alvin John, Nukarni; Lunnon, William Edward, Red Lake; Stephen, Charles, Gutha; Taylor, Joseph, Kùkerin; Thornton-Smith, Joseph Casimir, Cunderdin; Willey, Samuel, Karlgarin, via Kondinin; Wise, Albert Ernest Robson, Noongaar; Young, Denham Louis, Nungarin; Fairhead, Bertram, Wickepin; Hagboom, Augustus Robert, Uearty; Brown, George Kershaw and Lillie Hannah, Cranbrook; Clifford, Frederick, Cowcowing; Morrell, Tom Claudesley and Simeon Reginald David, Chidlow (Morrel Bros.), Jennapullin, via Northam; Roberts, John, Trayning; Rout, Bertie Allen, Borden; Nayler, Charles William, Bonnie Rock; Perkins, Ivan Alexander, Tenterden; Pipe, Frederick Arthur, Damboring; McDougall, Albert James, and Stewart, Leslie Norman, York; Mullen, John, Lake Grace; Blackmore, Stephen, Kojonup; Browa, John Leonard, Dumbleyung; Butterworth, John Herbert and Ernest, Dudinin; Clark, Harold Ernest, Lake Grace; Dolan, Edward, Lake Grace; Empsall, Harold Reginald, Eric Cecil, and Leonard Richardson (trading as Empsall Bros.), Maya; Farrell, William Joseph Ray, East Yuna; Cockram, Wilfred Hugh and Ada Mary, Nukarni; Ferguson, Joseph and John, Lake Margarette, Koorda; Grounds, William Johnson, Westonia; Haig, Sydney, Kulin; Jury, Roy Melville, Nyabing; Hobden, Herbert Charles, Wyalkatchem; Lussich, John Jerome and Daphne Lesbia, Miling; Ketteringham, William, Narembeen; Chapman, Frank, Booraan; Lavater, C. W., G. W., and L. W., Pingrup; Barr, David Francis, Shackleton; Shawyer, Charley, Karlgarin; Brackenreg, Roy Lindsay, Welbungin; Broad, E., and Sons, Mingenew; Broad, E. L. and J. O., Morawa.

W. A. WHITE,  
Director.

21st October, 1936.

## FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following Stay Orders have lapsed:—

Wisbey, Carlton, Nyabing, 18th September, 1936.  
Gerhardy, Carl Paul, Nyabing, 18th September, 1936.  
Blundey, Leslie John, Nyabing, 18th September, 1936.  
Langley, Vivian Gardiner, Nyabing, 18th September, 1936.  
Hill, H. A. and R. E., Muntadgin, 15th September, 1936.  
McKenzie, William Thomas, South Burracoppin, 15th September, 1936.  
Fullerton, R. F., Perenjori, 18th September, 1936.  
Lavater, C. W., G. W., and L. W., Pingrup, 22nd October, 1936.  
Barr, David Francis, Shackleton, 22nd October, 1936.  
Shawyer, Charley, Karlgarin, 22nd October, 1936.  
Brackenreg, Roy Lindsay, Welbungin, 22nd October, 1936.  
Broad, E., and Sons, Mingenew, 22nd October, 1936.  
Broad, E. L. and J. O., Morawa, 22nd October, 1936.  
Gray, William, Dudinin, 20th October, 1936.  
Kingdon, A. A., Moorine Rock, 20th October, 1936.

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:—Matfin, Edward, Carrabin; Brady, James, Bootenal; Padgham, Harry, Quairading; Newton, Isaac Rudolph, Prenton Park, Koolanooka.

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

W. A. WHITE, Director.

THE AUDIT ACT, 1904.

The Treasury,

Treasury No. 1315/31. Perth, 14th October, 1936.

IT is hereby published, for general information, that Mr. L. Luke Leake has been appointed Paying Officer for the Legislative Council during the absence of Mr. A. R. Grant.

The Treasury,

Treasury No. 310/29. Perth, 16th October, 1936.

IT is hereby published, for general information, that Mr. H. L. Purcell has been appointed Receiver of Revenue for the Forests Department, at Hamel, vice Mr. W. A. Ross, for the period 12th October, 1936, to the 30th April, 1937.

Treasury No. 35/35.

IT is hereby published, for general information, that Mr. T. H. Meugens has been appointed Paying Officer for the Department of Works and Labour for the period 19th October, 1936, to the 2nd February, 1937.

The Treasury,

Treasury No. 183/34. Perth, 21st October, 1936.

IT is hereby published, for general information, that Mr. W. G. Diggins has been appointed Receiver of Revenue for the Agricultural Bank at Busselton, during the absence of Mr. Davies, for a period of fourteen days from the 19th October, 1936.

Treasury No. 43/35.

IT is hereby published, for general information, that Mr. W. Shiner has been appointed Receiver of Revenue for the Lands Department, at Narrogin, during the absence of Mr. L. W. A. Carter, for a period of four weeks from the 21st October, 1936.

A. BERKELEY,  
Under Treasurer.

LAND AND INCOME TAX ASSESSMENT ACT,  
1907-1932.

Section 55—Payment of Tax by Instalments.

PURSUANT to the provisions of Section 55 of the abovementioned Act, as inserted by No. 42 of 1931, I hereby give notice that every taxpayer who has lodged his Income Tax returns in accordance with the provisions of the Act for any year of assessment, and who is liable for Income Tax in respect thereof, shall within 14 days after the 31st October, 1936, make application to me on the form provided for payment by monthly or other periodical instalments of the Income Tax payable or to become payable by him in respect of the returns so furnished.

H. H. TREBILCO,

State Commissioner of Taxation.

20th October, 1936.

Office of Public Service Commissioner,

Perth, 22nd October, 1936.

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

Ex. Co. 1909; P.S.C. 414/36.—P. J. A. Robins, Clerk, Government Stores Branch, Treasury Department, to be Secretary Tender Board, as from 1st October, 1936;

Ex. Co. 1909; P.S.C. 224/36.—W. L. Hardwick, Clerk, Records, Crown Law Department, to be Clerk in Charge, Records and Correspondence, as from 1st October, 1936;

Ex. Co. 1869; P.S.C. 457/36.—T. J. Condon, Clerk, Government Workshops, Public Works Department, to be Clerk, Costs Branch, as from 5th October, 1936;

Ex. Co. 1633; P.S.C. 359/36.—N. C. Mather, Clerk, Costs Branch, Public Works Department, to be Clerk, Harvey, as from 12th October, 1936.

Also of the following retirements:—

Ex. Co. 1868.—C. Clark, Clerk, Local Court, Crown Law Department, under Section 56 (ill health) of the Public Service Act, as from 1st October, 1936;

Ex. Co. 1561.—D. L. Breen, Senior Horticultural Instructor, Department of Agriculture, under Section 66 of the Public Service Act, as from 26th August, 1936.

GEO. W. SIMPSON,  
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
Mines ... ..	Assistant State Mining Engineer ... ..	£654—£780	1936. 24th October.
Public Works ... ..	Plan Mounter and Sun Printer ... ..	£230—£282	do.
Agriculture ... ..	Controller of Government Abattoirs and Saleyards ... ..	£654—£780	26th October.
Forests ... ..	Fire Control Officer ... ..	£414—£486	31st October.
Do. ... ..	Research Officer ... ..	£414—£486	do.
Do. ... ..	Assistant Divisional Forest Officer ... ..	£330—£390	do.
Public Works ... ..	Clerk (Accounts Branch) ... ..	£245—£294	7th November.
Audit ... ..	Inspectors (2 positions) ... ..	£342—£414	do.
Public Works ... ..	Draftswoman ... ..	£170—£200	do.
Education ... ..	Inspector ... ..	£582—£690	do.

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

GEO. W. SIMPSON,  
Public Service Commissioner.

Crown Law Department,  
Perth, 22nd October, 1936.

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

Constable F. Bibby as Acting Bailiff of the Toodyay Local Court, during the absence on leave of Constable W. H. Williams;

Constable A. A. Napier as Bailiff of the Beverley Local Court, at Pingelly, vice Constable S. H. Newham, transferred;

Constable C. Lawson as Acting Bailiff of the Merredin Local Court, at Trayning, during the absence on leave of Constable J. W. Patterson;

I. A. Priestley, of Perth, as a Commissioner for Declarations under "The Declarations and Attestations Act, 1913."

H. R. GORDON,  
Under Secretary for Law.

## THE HOSPITALS ACT, 1927.

P.H. 228/29; Ex. Co. No. 1938.

HIS Excellency the Lieutenant-Governor in Council, under the provisions of "The Hospitals Act, 1927," has consented to the Koorda Hospital Board raising a mortgage of £100 on the Koorda Hospital buildings.

F. J. HUELIN,  
Under Secretary.

## LOTS OPEN FOR SALE.

Department of Lands and Surveys,  
Perth, 13th October, 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," at the following upset prices:—

Applications to be lodged at Bridgetown.

1843/35.—BUSSELTON, Town, 232 and 244 (about 1 rood each), £20 each. Reserve 21479 (Public Utility) is hereby reduced.

Applications to be lodged at Geraldton.

14039/03.—GERALDTON, Suburban for Cultivation, 1200 (5a. 3r. 16p.), £25; 1201 (5a. 3r. 17p.), £20. Subject to payment for improvements if purchased by other than the owner of same. Reserve 9055 (Railways) is hereby reduced and the boundaries of Geraldton Town-site are hereby amended to include these two lots.

10489/12, Vol. 3.—MORAWA, Town, 108, 120 and 127, £15 each; 126, £12; Suburban for Cultivation, 136 (3a. 0r. 1p.), £15.

Applications to be lodged at Kalgoorlie.

2034/17, Vol. 4.—BOULDER, Town R360 (Piesse street), £12 10s.; 534 (Richardson street), and 720 (York street), £10 each.

2582/99.—KALGOORLIE, Town, 3134 and 3143, £30 each; 3135 to 3142 inclusive, £25 each.

Applications to be lodged at Northam.

6882/11.—CARRABIN, Town, 56 and 59, £20 each; 69, £16; 57 and 60, £15 each.

Applications to be lodged at Perth.

7190/09.—KALAMUNNDA, Suburban for Cultivation, 132 (16a.), £48. Reserve 12308 (Gravel) is hereby cancelled.

9101/00, Vol. 2.—MEEKATHARRA, Town, 248, £20; 311, 622, and 645, £12 10s. each.

2529/94.—ROCKINGHAM, Town, 401 (37.8p.), 402 (39.2p.), and 403 (1r. 1.4p.), £50 each; 405 (39.3p.), and 406 (39.2p.), £35 each. Subject to payment for existing improvements:—Lot 403, £100; Lots 405 and 406, £2 each. Reserve 2594 (School) is hereby reduced.

10549/02.—CUE, Town 470 (36.7p.), £30; 468 and 469 (36.8p. each), £20 each; 465 (1r. 14.2p.), and 466 (1r.), £15 each; 461 (1r. 8p.), 462 (1r. 8.7p.), 463 (1r. 17.8p.), and 464 (1r. 12.8p.), £10 each. Reserve 8743 (Public Buildings) is hereby reduced.

2473/33.—REEDY, Town 91, £30.

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.

## FORFEITURES.

THE undermentioned Leases have been cancelled under Section 32 of "The Land Act, 1893," and/or Section 23 of "The Land Act, 1933-34," for non-payment of rent or other reasons:—

Name, Lease No., District, Reason, Corres. No., Plan.  
Backman, F. W. A.; 10466/68; Avon 19443; £4 0s. 5d.; 3583/13; 24/80, A2 & 3.  
Backman, F. W. A.; 16024/68; Avon 22885; £18 7s. 3d.; 3029/22; 24/80, A2 & 3.  
Backman, F. W. A.; 10900/68; Avon 19442; £44 5s. 1d.; 3844/18; 24/80, A3.  
Balcombe, A. B.; 68/3306; Jilbadji 277; £8 18s. 4d.; 3259/28; 389A & D/40.  
Deacon, E. G.; 68/4017; Victoria 7923; £100 11s. 11d.; 723/32; 95/80, F2 & 3.

Evans, R. A.; 395/472; Hampton and Ngalbain; £13 0s. 0d.; 2550/34; 49/80.  
Ferguson, D. R.; 68/3916; Nelson 2454; £0 16s. 6d.; 614/33; 415C/40, D3.  
Ferguson, D. R.; 347/545; Nelson 2455; £0 16s. 6d.; 1570/34; 415C/40, D3.  
Hough, David; 338/1237; Mt. Magnet 244; £9 0s. 0d.; 2177/35; Mt. Magnet.  
Humphreys, Florence M.; 55/2568; Peel Estate 338; £16 13s. 6d.; 1419/33; Peel Estate.  
Ibbotson, Hugh; 55/2450; Fitzgerald 86 and 236; abandoned; 1497/32; 402/80, C2.  
Ibbotson, Hugh; 24390/74; Fitzgerald 87; abandoned; 16/25; 402/80, C2.  
Jones, A. E.; 68/3752; Ninghan 3121; £10 0s. 0d.; 17/33; 66/80, E2.  
Murphy, H. R.; 348/421; Williams 10963, 12216; £4 10s. 8d.; 881/34; 385C/40, F3.  
McCorkill, L. W. E.; 68/3827; Avon 26514; £5 7s. 11d.; 2345/29; 24/80, B2.  
McCorkill, L. W. E.; 68/1542; Avon 25295; £16 4s. 0d.; 555/28; 24/80, B & C2.  
Polain, C. N.; 68/1970; Roe 1270; £1 6s. 4d.; 2305/29; 387/80, D & E4.  
Roberts, K. P.; 347/951; Peel Estate 815; abandoned; 162/36 Peel Estate.  
Rogers, H. S.; 68/3416; Wellington 4012; £7 11s. 10d.; 2750/31; 410C/40, D4.  
Rogers, H. S.; 68/2102; Wellington 4008; £3 19s. 0d.; 6102/28; 410C/40, D4.  
Smith, D. L.; 8842/51; Kondinin 165; £16 4s. 0d.; 1838/33; Kondinin.  
Smith, D. L.; 8840/51; Kondinin 166; £16 4s. 0d.; 1839/33; Kondinin.  
Wahl, E. H.; 68/2872; Victoria 8250; £6 14s. 2d.; 4037/30; 122/80, E4.

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:—

## CUE.

28th October, 1936, at 11 a.m., at the Mining Registrar's Office—

Cue—Town 470, 36.7p., £30; 468, 469, 36.8p. each, £20 each; 465, 1r. 14.2p., £15; 466, 1r., £15; 464, 1r. 12.8p., £10; 463, 1r. 17.8p., £10; 462, 1r. 8.7p., £10; 461, 1r. 8p., £10.

Reedy—Town 21, 48, 1r. each, £20 each; 91, 39.1p., £30.

†Reedy—Town 149, 150, 1r. 3.6p. each, £12 10s. each; 193, 1r., £12 10s.; 164, 1r., £12 10s.; 214, 1r., £12 10s.

## WAGIN.

3rd November, 1936, at 11 a.m., at the District Lands Office—

†Wagin—\*609, 5a., £15.

## COLLIE.

4th November, 1936, at 11 a.m., at the Court House—

‡Collie—\*1432, 4a. 2r., £15.

## NARROGIN.

5th November, 1936, at 12 noon, at the District Lands Office—

†Narrogin—§Town 1230, 1a. 2r. 25.8p., £32 10s.

## BRIDGETOWN.

10th November, 1936, at 12 noon, at the District Lands Office—

‡Kirup—Town 27, 1r. 22p., £6.

## BUNBURY.

11th November, 1936, at 3.30 p.m., at the District Lands Office—

‡Coolup—\*23, 5a., £20.

†Donnybrook—Town 82, 235, 1r. 8p. each, £10 each.

†Wagerup—\*§43, 5a. 0r. 1p., £20.

## GERALDTON.

11th November, 1936, at 3.15 p.m., at the District Lands Office—

†Howatharra—\*116, 3a. 0r. 2p., £16.

‡Morawa—Town 108, 1r., £15.

## SOUTHERN CROSS.

11th November, 1936, at 3.15 p.m., at the District Lands Office—

Mount Palmer—Town 75, 1r., £20.  
‡Carrabin—Town 57, 1r. 1p., £15.

## NORTHAM.

12th November, 1936, at 11.30 a.m., at the District Lands Office—

‡Caron—Town 33, 1r. 39.1p., £20.

## PERTH.

13th November, 1936, at 11 a.m., at the Department of Lands and Surveys—

‡Bedfordale—\*20, 1a. 2r. 36p., £10; 21, 2a. 0r. 27p., £10; 31, 4a. 1r. 12p., £20; 32, 5a. 2r. 3p., £20.

‡Kalamumnda—\*132, 16a., £48.

‡Pinjarra—\*Sub. 111, 6a. 2r. 14p., £12.

‡Rockingham—Town 401, 37.8p., £50; 402, 39.2p., £50; §403, 1r. 1.4p., £50; §405, 39.3p., £35; §406, 39.2p., £35.

\*Suburban for cultivation.

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

‡The 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 if purchased by other than the owner thereof.

All improvements on the land offered for sale are the property of the Crown, and shall be 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.

LAND OPEN FOR LEASING FOR CAMPING  
near Nullaki Point (Willson's Inlet).

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

IT is hereby notified, for general information, that Plantagenet Location 4441, containing 1 acre 3 roods 20 perches, will be available for leasing for camping purposes under Section 116 of "The Land Act, 1933-1934," on and after the 11th day of November, 1936, subject to the following conditions:—(1) The term of the lease shall be for five years; (2) The annual rental shall be two pounds; (3) Provision must be made to the satisfaction of the Minister for Lands for the control of fires and sanitary conveniences.

Applications, accompanied by one year's rent, must be lodged at the Lands Office, Albany, on or before the above date.

G. L. NEEDHAM,  
Under Secretary for Lands.

## LOTS OPEN FOR LEASING.

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

Corres. No. 15341/02.

IT is hereby notified, for general information, that Kalgoorlie Lots 3177 to 3186 (inclusive), containing about 1 rood each, will be available for Leasing, under Section 117 of "The Land Act, 1933-1934," on and after the Fourth day of November, 1936, subject to the following conditions:—

- (1) The term of the lease shall be for 99 years.
- (2) The annual rental shall be 10s.
- (3) A premium of £10 per lot shall be lodged with the application.
- (4) A residence must be erected on each lot within six months of the date of the lease; failure to comply with this condition renders the lot liable to forfeiture.

Applications for these lots must be lodged at the Lands Office, Kalgoorlie, on or before the above date.

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 a Board fixed for such purpose.

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, 28th OCTOBER, 1936.

PERTH LAND AGENCY.

North-West Division.

Ashburton District (near Mary Ann Point).

Corres. 13/34. (Plan 95/300.)

That area of unsurveyed land, containing about 1,300 acres; being J. A. M. Jarratt's forfeited Pastoral Lease No. 394/405.

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 desired.

All applications lodged on or before such date will be treated as having been received on the closing day, and if there are more applicants than one for any block, the application to be granted will be determined by the Land Board. Should any lands remain unselected such will continue available until applied for or otherwise dealt with.

If a Land Board sitting becomes necessary, the applicants for the blocks will be duly notified of the date, time and place of the meeting of the Board, and there shall be an interval of at least three days between the closing date and the sitting of the Board.

If an applicant wishes to appear before the Land Board in person he may apply to the Head Office or to the Clerk in Charge of any of the District or Branch Land Offices for a certificate to the Railway Department which, on presentation at the nearest Railway Station, will entitle him to a Return Ticket, at Excursion Rates, to the place where the Board will sit, available for seven days from the date of issue.

The selector of a Homestead Farm from any location must take the balance thereof, if any, under Conditional Purchase.

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

## SCHEDULE.

## NOW OPEN.

PERTH LAND AGENCY.

Fitzgerald District (about four miles south of Salmon Gums).

Corr. No. 3994/24. (Plan 392/80, C3.)

Locations 256, 1473, 76, 430, and 890, containing 2,061a. 2r. 33p., at 6s. per acre; subject to Agricultural Bank and Industries Assistance Board indebtedness; being S. B. McWhirter's forfeited Leases 68/3816 and 74/1640, and A. Eldred's forfeited Leases 41166/53, 41015/55, and 24135/74.

Fitzgerald District (about 1½ miles south-east of Salmon Gums).

Corr. No. 2540/22. (Plan 392/80, B & C3.)

Locations 434 and 431, containing 1,664a. 1r. 16p., at 6s. 6d. per acre; subject to Agricultural Bank and Industries Assistance Board indebtedness; being W. T. Brown's forfeited Leases 12807/56 and 39135/55.

Fitzgerald District (about 7½ miles north-east of Salmon Gums).

Corr. No. 5183/24. (Plan 392/80, C & D2.)  
Locations 488, 810, 489, and 895, containing 1,970a. 3r. 33p., at 6s. 6d. per acre; subject to Agricultural Bank and Industries Assistance Board indebtedness; being T. Harries' forfeited Leases 40093/55 and 23422/74, and J. W. Dawkins' forfeited Leases 41137/55 and 24278/74.

Fitzgerald District (about 7½ miles north-west of Dowak).

Corr. No. 3965/28. (Plans 392/80, A1, and 11/300.)  
Locations 580 and 1433, containing 2,208a. 1r. 29p., at 6s. 6d. per acre; subject to Agricultural Bank indebtedness and to mining conditions; being E. Armanasco's forfeited Leases 55/1233 and 56/279.

Fitzgerald District (about 10½ miles east of Dowak).

Corr. No. 6840/22. (Plan 392/80, D1.)  
Locations 587, 588, and 1200, containing 2,033a. 0r. 11p., at 5s. 6d. per acre; subject to Agricultural Bank indebtedness; being T. Haywood's forfeited Leases 42176/55 and 25417/74.

Fitzgerald District (about 9½ miles east of Salmon Gums).

Corr. No. 5109/26. (Plan 392/80, D2 & 3.)  
Locations 608, 799, and 609, containing 1,973a. 1r. 1p., at 6s. 6d. per acre; subject to Agricultural Bank indebtedness; being J. Tolcon's forfeited Leases 55/2430 and 74/1564, and B. Pantall's forfeited Lease 42162/55.

Fitzgerald District (about 11 miles east of Salmon Gums).

Corr. No. 3047/26. (Plan 392/80, D2 & 3.)  
Locations 612, 885, and 613, containing 2,080a. 1r. 17p., at 5s. 9d. per acre; subject to Agricultural Bank indebtedness; being A. Vosnaco's forfeited Leases 41970/55 and 25199/74, and N. Tolcon's forfeited Lease 55/1787.

Fitzgerald District (about 13 miles south-east of Salmon Gums).

Corr. No. 3700/26. (Plan 392/80, D & E3.)  
Locations 618, 1189, 619, and 841, containing 1,999a. 3r. 12p., at 6s. 6d. per acre; subject to Agricultural Bank and Industries Assistance Board indebtedness; being G. M. Proctor's forfeited Leases 42030/55 and 25261/74, and W. S. Donaldson's forfeited Leases 42061/55 and 25287/74.

### WEDNESDAY, 28th OCTOBER, 1936.

#### BEVERLEY LAND AGENCY.

Avon District (about 14 miles west of Youraling).

Corr. No. 2167/33.  
Open under Part V. (Plan 342C/40, E3.)  
Location 25880, containing 324a. 1r. 14p., at 3s. 9d. per acre; classification page 4 of 2167/33; subject to timber conditions; also subject to exemption from road rates for two years from date of approval of application; being G. Woods' forfeited Lease 347/603.

#### BUNBURY LAND AGENCY.

Murray District (about 3½ miles west of Hamel).

Corr. No. 2174/31.  
Open under Part V. (Plan 383A/40, B & C1.)  
Locations 343 and 1373, containing 432a. 1r. 14p., at 6s. per acre; classification page 8 of 7235/20; subject to timber conditions and to exemption from road rates for two years from date of approval of application; being S. W. Choat's forfeited Leases 68/3319 and 74/1384.

#### GERALDTON LAND AGENCY.

Victoria District (about 16 miles north-west of Mullewa).

Corr. No. 2920/30.  
Open under Part V. (Plan 161/80, C3.)  
Location 9400, containing 159a. 3r. 28p., at 9s. per acre; classification page 4 of 2920/30; subject to exemption from road rates for two years from date of approval of application; being A. P. Collis' forfeited Lease 74/1234.

#### KATANNING LAND AGENCY.

Kent District (about six miles south-east of Pingrup).

Corr. No. 2648/31.  
Open under Part V. (Plan 418/80, D1.)  
Location 960, containing 1,589a. 3r. 16p., at 4s. 9d. per acre; classification page 12 of 5391/25; subject to exemption from road rates for two years from date of approval of application; being F. A. Hull's forfeited Lease 68/3340.

Kent District (near Pingrup).

Corr. No. 1743/34.  
Open under Part V. (Plan 407/80, C4.)  
Location 1067, containing 50a. 0r. 3p., at 12s. per acre; classification page 4 of 2375/30; subject to exemption from road rates for two years from date of approval of application; being R. A. Newbey's forfeited Lease 365/430.

#### NARROGIN LAND AGENCY.

Williams District (about 10 miles west of Wickopin).

Corr. No. 4362/27.  
Open under Part V. (Plan 378C/40, B4.)  
Location 14418, containing 33a. 1r. 22p., at 13s. per acre; classification page 12 of 4362/27; subject to exemption from road rates for two years from date of approval of application; being J. J. Carn's forfeited Lease 57/410.

#### NORTHAM LAND AGENCY.

Avon District (about five miles east of Nukarni).

Corr. No. 6562/26.  
Open under Part V. (Plan 35/80, A3.)  
Location 14059, containing 1,000 acres, at 7s. per acre; classification page 59 of 6315/09, Vol. 1; subject to exemption from road rates for two years from date of approval of application; also the right of resumption by the Government for railway or other public purposes without compensation, except for the value of any improvements that may be resumed; being J. W. H. McClure's forfeited Lease 21352/68.

Ninghan District (about 35 miles east of Nugadong).

Corr. No. 2328/32.  
Open under Part V. (Plan 88/80, C & D4.)  
Location 3312, containing 2,822a. 0r. 4p., at 8s. per acre; classification page 1 of 2533/29; subject to payment for improvements (if any); being R. Greenham's forfeited Lease 68/3701.

Melbourne District (three miles and two miles respectively south-west of Marne).

Corr. No. 4575/20.  
Open under Part V. (Plan 64/80, C3.)  
Location 1037, containing 319a. 2r. 17p., at 8s. per acre; classification page 11 of 4575/20; and Location 3056, containing 298a. 0r. 24p., at 4s. per acre; classification page 11 of 7275/19; subject to exemption from road rates for two years from date of approval of application; Location 3056 is subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being M. W. E. and W. Leahy's forfeited Leases 14898/63 and 19542/68.

Jilbadji District (12 miles south-east of Walgoolan).

Corr. No. 2532/35.  
Open under Part V. (Plan 24/80, D & E2.)  
Location 161, containing 4,999a. 1r. 14p., at 4s. 3d. per acre; classification page 8 of 5367/28; subject to mining conditions and to exemption from road rates for two years from date of approval of application. This notice supersedes that appearing in the *Government Gazette* of the 12th June, page 903.

Ninghan District (near Kalannie).

Corr. No. 4914/23.  
Open under Part V. (Plan 65/80, B1 & 2.)  
Location 2167, containing 1,819a. 3r. 38p., at 5s. 6d. per acre; classification page 5 of 4914/23; subject to an Agricultural Bank and Industries Assistance Board indebtedness, also the right of resumption by the Government for railway or other public purposes without compensation, except for the actual value of any improvements so resumed; being N. E. Locke's forfeited Lease 17844/68.

## PERTH LAND AGENCY.

Melbourne and Victoria Districts (about 41 miles west of Watheroo, near Hill River Spring).

Corr. No. 1501/35.

Open under Part V. (62/80, C1.)

Melbourne Location 3361 and Victoria Location 9429, containing 300a. 0r. 30p., at 5s. per acre; classification page 8 of 1178/31; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; also subject to exemption from road rates for two years from date of approval of application; being C. Clarence's forfeited Lease 347/794.

## SOUTHERN CROSS LAND AGENCY.

Yilgarn District (one mile south of Boodarockin).

Corr. No. 5057/30.

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

Location 335, containing 280a. 1r. 11p., at 13s. 6d. per acre; classification page 1 of 1106/26 and page 3 of 5057/30; subject to mining conditions; also subject to exemption from road rates for two years from date of approval of application; being L. Hayes' forfeited Lease 55/2065.

Jilbadji District (about 5½ miles south-west of Noongaar).

Corr. No. 254/25.

Open under Part V. (Plan 23/80, A1.)

Location 55, containing 999a. 3r. 17p., at 9s. 6d. per acre; classification page 25 of 4543/22; and Location 247, containing 569a. 2r. 8p., at 9s. 3d. per acre; classification page 15 of 2475/25; subject to an Agricultural Bank indebtedness, and to a cropping lease expiring on 28th February, 1938; also to mining and Goldfields Water Supply firewood conditions; being E. Priest's forfeited Leases 41355/55 and 13127/56.

Yilgarn District (about eight miles north-west of Boddalin).

Corr. No. 1139/36.

Open under Part V. (Plan 35/80, E & F 3 & 4.)

Location 106, containing 886a. 2r. 4p., and Location 105, containing 899a. 1r. 22p., at 9s. per acre; classifications pages 135 and 136 of 4858/20, Vol. 2; subject to existing Agricultural Bank and Industries Assistance Board indebtedness and to mining conditions; being R. J. Johnston's cancelled application.

## WAGIN LAND AGENCY.

Roe District (near Buniche).

Corr. No. 2498/24.

Open under Part V. (Plan 387/80, F2 & 3.)

Location 546, containing 2,198a. 2r. 19p., at 6s. per acre; classification page 6 of 2498/24; subject to payment for improvements and to the Government retaining the right to resume for railway or other public purposes any land required and no compensation to be given, except for the actual value of any improvements that may be resumed; being S. W. Sandell's forfeited Lease 18244/68.

## WEDNESDAY, 4th NOVEMBER, 1936.

## KATANNING LAND AGENCY.

Plantagenet District (about two miles east of Kebaringup).

Corr. No. 2096/06.

Open under Part V. (Plan 43cB/40, F2.)

That portion of Reserve 15306 (Location 3494), containing about 30 acres, bounded by lines commencing at its north-east corner and extending south along part of its east boundary to the production east of the north boundary of Location 4048; thence west along said production and said north boundary of Location 4048 to its north-west corner; thence south along the west boundary of said Location 4048 to its south-west corner; thence west along a south boundary of Reserve 15306 aforesaid to its south-west corner; thence north along its west boundary to its north-east corner; thence east along its north boundary to the starting point; subject to survey, classification, and pricing. Reserve 15306 (Water) is hereby reduced.

## NORTHAM LAND AGENCY.

Victoria District (about 3½ miles north-east of Buntine).

Corr. No. 4921/25.

Open under Part V. (Plan 89/80, C1.)

Locations 6395 and 7769, containing 1,159a. 2r. 37p., at 10s. 6d. per acre; classification page 4 of File 2809/15; subject to existing Agricultural Bank and I.A.B. indebtedness and to the Government retaining the right to resume for railway or other public purposes any land required and no compensation to be given for resumption, except for the actual value of any improvements that may be resumed; being E. C. Myers' forfeited Leases 20357/68 and 25050/74.

## PERTH LAND AGENCY.

Peel Estate (about one mile north-east of Karnup).

Corr. No. 2595/31.

Open under Part V. of "The Land Act, 1933-34." (Plan Peel Estate.)

Lot 985, containing 17a. 0r. 9p., and Lot 987, containing 15a. 2r. 32p.; purchase price—£120; first half-year's instalment as deposit—£2; half-yearly instalments over the balance (29½ years), including interest:—to returned soldiers, at 4½ per cent. per annum—£3 12s. 11d.; to civilians, at 6 per cent. per annum—£3 17s. 5d.; subject to the conditions applying to this Estate; being J. Bentley's forfeited Lease 55/2218.

## WAGIN LAND AGENCY.

Williams District (adjoining east Arthur).

Corr. No. 587/16.

Open under Part V. (Plan 409D/40, B3.)

That portion of vacant Crown land in the East Arthur Townsite, containing about 30 acres, situated north-westward of the Bowelling-Wagin Railway Reserve and north-westward of a one-chain road passing along portion of same, excluding Reserve 18605 (East Arthur Lot 33); subject to survey, classification, and pricing. The boundaries of the east Arthur Townsite are hereby amended to exclude this area.

## THURSDAY, 5th NOVEMBER, 1936.

## BRIDGETOWN LAND AGENCY.

Sussex District (near Rushy Creek).

Corr. No. 3650/30.

Open under Part V. (Plan 440D/40, C4.)

The unsurveyed area, containing about 160 acres, bounded on the east by Road No. 119, on the south by Location 2659, on the west by Location 3187 and the prolongation southward of its western boundary, on the north by Location 83; subject to survey, classification, and pricing, and to the usual timber reservation conditions.

## WEDNESDAY, 11th NOVEMBER, 1936.

## KATANNING LAND AGENCY.

Kent District (near Jacup).

Corr. No. 2050/28. (Plan 419/80, D4.)

Location 558, containing 530a. 2r. 13p., at 8s. per acre, and Location 1045, containing 290a. 2r. 17p., at 9s. 6d. per acre; classification page 23 of File 2050/28; Location 667, containing 121a. 0r. 36p., and Location 990, containing 1,469a. 3r. 19p.; subject to pricing; classifications pages 21 and 22 of File 2843/28; also Location 212, containing 100 acres, at 5s. 6d. per acre; classification page 5 of File 2049/28; subject to exemption from road rates for two years from date of approval of application; Kent Location 212 is also subject 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. C. Muir's forfeited Leases 55/1841, 68/2466, and 68/2464.

## NORTHAM LAND AGENCY.

Avon District (about 1½ miles south-west of Yoting).

Corr. No. 2673/23. (Plan 3C/40, F3.)

Location 24064, containing 159a. 3r. 15p., at 4s. 6d. per acre; classification page 3 of 2673/23; subject to existing wire netting indebtedness; being A. Gordon's forfeited Lease 17049/68.

G. L. NEEDHAM,  
Under Secretary for Lands.

## THE ROAD DISTRICTS ACT, 1919-1934.

Department of Lands and Surveys,  
Perth, 23rd October, 1936.

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

## Marradong.

1871/98.

No. 688: Widening:—That portion of Williams Location 3082 bounded by lines commencing on the southern side of a closed road at a point situated 179deg. 45min. 9 chains 57.3 links and 235deg. 24min. 1 chain 21.1 links from the south-west corner of Location 13819 and extending (as shown on Diagram No. 59085) 102deg. 4min. 48.1 links along said side of a closed road; thence 270deg. 49min. 60.4 links along the northern side of the present road; thence 55deg. 24min. 16.2 links to the starting point.

0.5p. being resumed from Williams Location 3082. (Plan 379D/40, B4.)

## Goomalling.

13706/08.

No. 3795: Widening:—That portion of Avon Location 3805 bounded by lines commencing at its eastern corner and extending (as shown Diagram 58361) south-westward 8 chains 50 links along part of the location's south-eastern boundary; thence 29deg. 13min. 10 chains 40.5 links to the north-eastern boundary thereof and south-eastward along part of the latter boundary to the starting point.

2a. 2r. 8p. being resumed from Avon Location 3805. (Plan 32C/40, E3.)

## Goomalling.

15131/10.

No. 4175: Addition by truncation:—That portion of Avon Location 5444 bounded by lines commencing at its south-western corner and extending (as shown Diagram 58362) north one chain along part of the location's west boundary; thence 120deg. 28min. 1 chain 11.6 links to the south-eastern boundary thereof and south-westward along part of the latter boundary to the starting point.

7.4p. being resumed from Avon Location 5444. (Plan 32C/40, E3.)

## Plantagenet.

L. &amp; S. 1919/23; M.R. 198/35.

No. 6963: Widening:—That portion of Lot 223 of Plantagenet Location 27 (L.T.O. Plan No. 4693) bounded by lines commencing at the north-east corner of said lot and extending (as shown on Diagram No. 57324) 151deg. 4min. 14 chains 79.4 links and 159deg. 6min. 6 chains 49.8 links along the western side of the present road; thence 336deg. 13min. 6 chains 50.3 links, 335deg. 53min. 3 chains 62.6 links, and 331deg. 10min. 11 chains 14.1 links to the starting point.

28.7p. being resumed from Plantagenet Location 27. (Plan 445/80, A3.)

## Kondinin.

443/34.

No. 9662: Deviation of part:—A strip of land, two chains wide, its north-western side leaving the western side of the present road at a point situate 133deg. 19min. 12 chains 30 links, 129deg. 16min. 13 chains 46 links, 162deg. 29min. 6 chains 92.9 links, and 189deg. 27min. 4 chains 95.4 links from the junction of the latter side with the north-western boundary of Roe Location 1192 and extending (as shown Diagram 55848) north-eastward through the location to a surveyed road on its northern boundary.

8a. 3r. 20p. being resumed from Roe Location 1192. (Plan 376/80, D1 & 2.)

## Albany.

2179/35.

No. 9694: Deviation:—A strip of land, one chain wide (widening in parts), leaving the present road at the south-east corner of Torbay Agricultural Area Lot 106 and extending west along part of the south boundary of the lot; thence south-westward (as shown Diagram 57298) through Lot 51 to Road No. 9521 on the western boundary thereof.

3a. 1r. 16p. being resumed from Torbay Agricultural Area Lot 51. (Plan 457A/40, A1.)

## Quairading.

6873/07.

No. 9699:—A strip of land, one chain wide, leaving a surveyed road at the northern corner of Avon Location 8133 and extending (as surveyed) south-westward along the north-western boundary of the location to Road No. 733 at its western corner. (Plan 3C/40, E4.)

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

By order of His Excellency the Lieutenant-Governor,

M. F. TROY,  
Minister for Lands.

## THE ROAD DISTRICTS ACT, 1919-1934.

## Closure of Road.

WE, M. A. Davis and W. and E. S. Morley, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Albany Road Board to close the said portion of road, viz.:—

## Albany.

5449/11.

A. 120:—Those portions of Road No. 4132 as hereunder set out:—

(a) Along the westernmost boundary of Plantagenet Location 2880; from a surveyed road at the north-west corner of said location, to Road No. 9691 1 chain north of the south-east corner of Location 775.

(b) Along east boundaries of Locations 816 and 755; from Road No. 9691 at the north-east corner of the former location, to Road No. 6288 at the south-west corner of Location 3475. (Plan 452C/40, F4.)

M. A. DAVIS.

E. S. MORLEY.

W. MORLEY.

I, Bramwell Harold Burvill, on behalf of the Albany Road Board, hereby assent to the above application to close the road therein described.

B. H. BURVILL,  
Chairman Albany Road Board.

12th October, 1936.

## THE ROAD DISTRICTS ACT, 1919-1934.

## Closure of Road.

WE, W. G. and A. R. Warr, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Upper Chapman Road Board to close the said portion of road, viz.:—

## Upper Chapman.

121/21.

C. 248:—The surveyed road passing along the north and part of the east boundary of Victoria Location 4489; from a surveyed road at its north-west corner to a surveyed road at a south-west corner of Location 6285. (Plan 160C/40.)

W. G. WARR.

A. R. WARR.

I, Eldred Arthur Green, on behalf of the Upper Chapman Road Board, hereby assent to the above application to close the road therein described.

E. A. GREEN,  
Chairman Upper Chapman Road Board.

15th October, 1936.

## THE ROAD DISTRICTS ACT, 1919-1934.

## Closure of Road.

I, THE Hon. the Minister for Lands, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Perth Road Board to close the said portion of road, viz.:—

## Perth.

6135/14.

P. 342:—All that portion of Road No. 5261 bounded by lines commencing on the east side of a retaining wall situated 269deg. 51min. 1 chain 88.8 links from the

south-west corner of Lot 7 of Swan Location 1136 and extending 350deg. 48min. 1 chain 1.3 links, 269deg. 51min. 36.2 links; thence 169deg. 37min. to the prolongation west of the south boundary of Lot 7 aforesaid and east along said prolongation to the starting point. (Plan 1D/20, N.W.)

G. L. NEEDHAM,  
for Hon. Minister for Lands.

I, John Orr, on behalf of the Perth Road Board, hereby assent to the above application to close the road therein described.

JOHN ORR,  
Chairman Perth Road Board.

12th October, 1936.

#### THE ROAD DISTRICTS ACT, 1919-1934.

##### Closure of Road.

I, CHARLES SMITH, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Upper Chapman Road Board to close the said portion of road, viz.:—

Upper Chapman.

6207/12.

C. 247:—The surveyed road along part of the south boundary of Victoria Location 4604; from Road No. 5024 at its south-west corner to the north-east corner of Location 8652. (Plan 160C/40, F4.)

C. SMITH.

I, E. A. Green, on behalf of the Upper Chapman Road Board, hereby assent to the above application to close the road therein described.

E. A. GREEN,  
Chairman Upper Chapman Road Board.

3rd August, 1936.

#### THE LICENSED SURVEYORS ACT, 1909.

Surveyor General's Office,  
Perth, 20th October, 1936.

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

H. LAMPHEE,  
Secretary Land Surveyors Licensing Board.

#### TRANSFER OF LAND ACT, 1893.

Application 2502/1935.

TAKE notice that George William Barnard and Charles Minion Barnard both of Busselton Storekeepers have made application to be registered under the Transfer of Land Act 1893 as the proprietors of an estate in fee simple in possession as tenants in common in the following parcel of land situate in the town of Busselton and being

Busselton Town Lots 116 and 117 containing together 1 acre 1 and two-tenths perches

Busselton Town Lot 116 containing 2 roods and six-tenths of a perch—

Bounded on the south-east by 1 chain of Albert street  
On the north-west by 1 chain of Prince street

On the south-west of Town Lot 115 measuring 5 chains 4 and two-tenths links and

On the north-east by Town Lot 117 measuring 5 chains 4 and one-tenth links

Busselton Town Lot 117 containing 2 roods and six-tenths of a perch—

Bounded on the south-east by 1 chain of Albert street

On the north-west by 1 chain of Prince street

On the south-west by Town Lot 116 measuring 5 chains 4 and one-tenth links and

On the north-east by Town Lot 118 measuring 5 chains 4 links.

The land is more particularly defined on Plan 4152 deposited in the Office of Titles.

And further take notice that all persons other than the applicants 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 November 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 10th October, 1936.

Parker & Roe, Perth, Solicitors for the Applicants.

#### TRANSFER OF LAND ACT, 1893.

Application 2503/1935.

TAKE notice that George William Barnard and Charles Minion Barnard both of Busselton Storekeepers have made application to be registered under the Transfer of Land Act 1893 as the proprietors of an estate in fee simple in possession as tenants in common in the following parcel of land situate in the Town of Busselton and being

Busselton Suburban Lots 65 and 66 containing together 8 acres 2 roods 1 perch

Busselton Suburban Lot 65 containing 4 acres 1 rood—

Bounded on the south-west by 7 chains 19 links of Barlee street

On the south-east by 5 chains 91 links of Bunbury street

On the north-east by 7 chains 19 and six-tenths links of the south-west boundary of Suburban Lot 68 and

On the north-west by the south-east boundary of Suburban Lot 66 measuring 5 chains 91 links

Busselton Suburban Lot 66 containing 4 acres 1 rood 1 perch—

Bounded on the north-west by 5 chains 91 links of Frederick street

On the south-west by 7 chains 21 and two-tenths links of Barlee street

On the south-east by the north-west boundary of Suburban Lot 65 and

On the north-east by the south-west boundary of Suburban Lot 67 and part of the south-west boundary of Suburban Lot 68 measuring together 7 chains 19 and seven-tenths links.

And further take notice that all persons other than the applicants claiming to have any estate right title or interest in the above parcel of land are hereby required to lodge in this Office on or before the 30th day of November 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 14th October, 1936.

Parker & Roe, Perth, Solicitors for the Applicants.

#### TRANSFER OF LAND ACT, 1893.

Application 1949/1936.

TAKE notice that Francis Henry Keenan of Cape Naturaliste Farmer has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Sussex District and being

Sussex Location 65 containing about 40 acres

Bounded on the north by a line measuring about 18 chains 70 links passing partly along a south boundary of Location 595

On the west by an east boundary of each of Locations 595 and 1314 measuring together 20 chains 1 and seven-tenths links

On the south by a line measuring about 23 chains passing partly along part of the north boundary of Location 203 and

On the east by the shore of the Indian Ocean.

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 2nd December 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 19th October, 1936.

Darbyshire & Gillett, Perth, Solicitors for the  
Applicant.

#### TRANSFER OF LAND ACT, 1893.

Application 1895/1936.

TAKE notice that John Magnus Banting of Spencer street South Bunbury Clerk 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 Bunbury and being

portion of Leschenault Location 26 being Lots 30 and 31 on Plan 882 deposited in the Office of Titles containing 2 roods 22 perches

Bounded on the west by 2 chains and three-tenths of a link of Spencer street

On the north by the south boundary of Lot 29 on the said plan measuring 3 chains 42 and seven-tenth links

On the north-east by 63 and five-tenth links of the south-west boundary of Lot 4 on the said plan

On the south-east by other part of Location 26 and by part of the north-west boundary of Lot 1 on Diagram 611 deposited in the Office of Titles measuring together 2 chains 50 links and

On the south by lines forming the north-east and north boundaries of Lot 32 on the said Diagram 611 measuring respectively 22 and five-tenth links and 1 chain 87 and two-tenth links.

The land is more particularly defined on the said Plan 882 deposited in the Office of Titles.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this Office on or before the 14th November 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 19th October, 1936.

Slee & Anderson, Bunbury, Solicitors for the Applicant.

#### TRANSFER OF LAND ACT, 1893.

Application 1681/1936.

TAKE notice that Thomas Rumble of Greenough Farmer has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Victoria District and being

Victoria Location 545 and part of each of Locations 711 and 712 containing in the aggregate 633 acres 1 rood 16 perches

Victoria Location 545 containing 300 acres 3 roods 33 perches—

Bounded on the north by 50 chains of Company road On the west by the east boundaries of Location 736 and 737 measuring together 60 chains

On the south by a north boundary of Location 2864 measuring 50 chains 32 links and

On the east by part of the west boundary of Location 1032 and by a public road measuring together 60 chains

Part of Victoria Location 711 containing 98 acres 1 rood 5 perches—

Bounded on the north by 24 chains 57 links of Company road

On the west by 40 chains of a public road

On the south by part of the north boundary of Location 1032 measuring 24 chains 57 links and

On the east by the west boundary of Location 1049 measuring 40 chains

Part of Victoria Location 712 containing 234 acres 18 perches—

Bounded on the south by 60 chains of Company road

On the east by 40 chains of Henry road

On the north by the south boundaries of Locations 2297 469 and 262 measuring in all 60 chains 14 links and

On the west by the east boundary of Location 849 measuring 40 chains and bounded on the inner part by part of the Midland Railway.

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 7th December 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 21st day of October, 1936.

Northmore, Hale, Davy, & Leake, Perth, 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.
		1936. (2.30 p.m. on Tuesday)	
Oct. 6	Lol Gray Soak School—Removal to a new Site (8665)	27th October ...	Contractors' Room, Perth, and Court House, Narrogin, on and after Tuesday, 13th October, 1936.
Oct. 14	Merredin Agricultural Bank—Conversion of Premises (8666)	3rd November ...	Contractors' Room, Perth, and Court House, Merredin, on and after the 20th October, 1936.
Oct. 21	Nedlands School—Additions (8668)	10th November ...	Contractors' Room, Perth, on and after the 27th October, 1936.
Oct. 21	Forest Department—Erection of Divisional Officers Quarters and Office, and Type 8 Cottage at Harvey (8669)	10th November ...	Contractors' Room, Perth, and Bunbury Court House and Police Station, Harvey, on and after 27th October, 1936.
Oct. 21	Meekatharra School Quarters—Erection (8667)	17th November ...	Contractors' Room, Perth; Court House, Wiluna, and P.W.D., Geraldton, on and after 27th October, 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.

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

METROPOLITAN WATER SUPPLY, SEWERAGE,  
AND DRAINAGE DEPARTMENT.

M.W.S. 1136/36.

IN accordance with the provisions of "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is hereby notified that sewers and other apparatus have been completed and are now available for use in extension to Reticulation Area No. 20, Subiaco, within the boundaries of the City of Perth, as hereunder described:—

Commencing at a point in the centre of Daghish street opposite the south-east corner of Lot 19, Daghish street, and proceeding west across Daghish street and along the south boundary of Lot 19, Daghish street, to and across the right-of-way situated between Daghish and McKenzie streets, and along the south boundary of Lot 10, McKenzie street, and its prolongation to the centre of McKenzie street; thence north along the centre of McKenzie street to a point opposite the north-west corner of Lot 7, McKenzie street; thence east across McKenzie street and along the north boundary of Lot 7, McKenzie street, to and across the afore-mentioned right-of-way between McKenzie and Daghish streets and along the north boundary of Lot 22, Daghish street, and its prolongation to the centre of Daghish street; thence south along the centre of Daghish street to the point of commencement, as shown in pink on Plan M.W.S.S. & D.D., W.A., No. 5810.

Owners of the properties situated within the boundaries of the above area are hereby notified that such properties are capable of being connected to the sewer, and must, therefore, connect their premises to the sewers within thirty days from date of service of prescribed notice; and are also notified that Sewerage Rates will, in accordance with the By-laws, be enforced from the 1st day of January, 1937, if premises not previously connected, and be payable in advance. If premises are connected prior to the 1st day of January, 1937, Rates will be charged from date of connection.

A plan of the works to be carried out at each property must first be obtained from the Department.

Dated this the 16th day of October, 1936, at the Office of the Department, The Barracks, St. George's place, Perth.

G. H. LONG,  
Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE,  
AND DRAINAGE DEPARTMENT.

M.W.S. 100/35.

NOTICE is hereby given, in pursuance of Section 96 of "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," that water mains have been laid in the undermentioned streets, in Districts indicated:—

Claremont Municipality.

1522/36—Wright avenue, from Lot 18 to Lot 20—Northerly.

North Fremantle Municipality.

1621/36—Ainslie street, from Lot 13 to Lot 12—North-easterly.

Perth Municipality.

1635/36—Bondi street, from Lot 15 to Lot 20—Easterly.

1600/36—Holland street, from Lot 1692 to Lot 1698—Northerly.

1676/36—Egina street, from Lot 679 to Lot 243—Northerly.

1916/35—Lawley street, from Lot 11 to Lot 12—North-westerly.

1724/36—Egina street, from Lot 243 to Lot 246—Northerly.

Bassendean Road District.

864/35—Wilson street, from Lot 177 to Palmerston street—Southerly.

Bayswater Road District.

1656/36—Roseberry street, from Lot 21 to Lot 20—North-westerly.

1645/36—Roseberry street, from Lot 48 to Lot 50—North-westerly.

Perth Road District.

1685/36—Rothsay avenue, from Lot 119 to Lot 120—North-westerly.

1686/36—Puntie crescent, from Lot 194 to Lot 6—Southerly.

South Perth Road District.

1718/36—Campbell street, from Lot 56 to Lot 59—South-westerly.

And the Minister for Water Supply, Sewerage, and Drainage is, subject to the provisions of the said Act, prepared to supply water from such mains to lands within rateable distance thereof.

Dated at Perth this 23rd day of October, 1936.

G. H. LONG,  
Under Secretary.

## THE MUNICIPAL CORPORATIONS ACT, 1906.

City of Fremantle.

Amendment to By-law dealing with Hawkers.

P.W. 1331/34.

A By-law of the City of Fremantle, made under Section 179 of "The Municipal Corporations Act, 1906," and Numbered 9, prescribing the conditions upon which fruit, fish, meat, poultry, game, vegetables, and articles of merchandise may be hawked, and prohibiting the same in certain prescribed streets, ways, and public places within the City of Fremantle.

IN pursuance of the powers conferred in the said Act, the Mayor and Councillors of the City of Fremantle order as follows:—

That the Hawkers' License in Clause 11 be amended by adding the words "Mandurah road from Scott street to Douro road, and also that portion of Douro road from Mandurah road to Hickory street."

Passed by resolution of the Council of the City of Fremantle this 7th day of September, 1936.

F. E. GIBSON,  
Mayor.

J. SHEPHERD,  
Town Clerk.

Recommended—

(Sgd.) H. MILLINGTON,  
Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 8th day of October, 1936.

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

## THE ROAD DISTRICTS ACT, 1919-1934.

Armada-Kelmescott Road District—Alteration of Ward Boundary—Notice of Intention.

Department of Public Works,  
Perth, 2nd October, 1936.

P.W. 1039/36.

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 Districts Act, 1919-1934," to amend the common boundary between the Armada and Kelmescott Wards by transferring Lots 120 and 121 of Canning Location 31, shown on L.T.O. Plan 694 Sheet 1, from the Armada Ward to the Kelmescott Ward.

Plan showing the proposed alteration may be seen at the Local Government Office, Department of Public Works, Perth.

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

## PRESTON ROAD BOARD.

NOTICE is hereby given that Mr. Les. A. Curtis has been appointed Poundkeeper for this District; all previous appointments are cancelled.

G. F. PALMER,  
Donnybrook, 17th October, 1936. Secretary.

## BAYSWATER ROAD BOARD DISTRICT.

IT is hereby notified, for general information, that Mr. Levi Wright has resumed duty as Poundkeeper, in lieu of Mr. Percival Wright, with power to seize and impound all cattle and stock straying on roads, reserves, or unfenced land within the Bayswater Road District.

By order of the Board,

M. M. ROGER,  
Chairman.

E. A. P. TIMMS,  
Secretary.

Town Hall, Bayswater,  
13th October, 1936.

## APPOINTMENTS

(under Section 5 of "Registration of Deaths and Marriages Amendment Act, 1907," and Section 2 of "The Registration of Births, Deaths, and Marriages Act Amendment Act, 1914").

Registrar General's Office,

R.G. No. 63/33. Perth, 14th October, 1936.

IT is hereby notified, for general information, that Mr. A. C. Wyndham has been appointed to act, temporarily, as District Registrar of Births, Deaths, and Marriages for the Blackwood Registry District, to reside at Bridgetown, during the absence on leave of Mr. E. P. Foreman; appointment to date from 26th October, 1936.

Registrar General's Office,

R.G. No. 52/34. Perth, 16th October, 1936.

IT is hereby notified, for general information, that Constable A. A. Napier has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the Beverley Registry District, to reside at Pingelly, vice Constable E. J. Bayliss, transferred; appointment to date from 16th October, 1936.

Registrar General's Office

R.G. No. 60/34. Perth, 17th October, 1936.

IT is hereby notified, for general information, that Constable S. Anderson has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the Gascoyne Registry District, to reside at Shark Bay, vice Constable L. H. O'Brien, transferred; appointment to date from 1st October, 1936.

Registrar General's Office,

R.G. No. 55/31. Perth, 20th October, 1936.

IT is hereby notified, for general information, that Constable Frank Bibby has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the Northam Registry District, to reside at Toodyay, during the absence on leave of Constable W. H. Williams; appointment to date from 20th October, 1936.

W. L. WILSON,  
Deputy Registrar General.

## LOST CASH ORDERS.

Agricultural Bank,  
Perth, 19th October, 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. 50813 (C.W.G.R. 2/1936); value £5 12s. 6d.; C. R. P. Nairn; 22nd September, 1936; Geraldton.

C.O. No. 59005 (Commonwealth Drought Relief); value £6; J. Hall; 10/7/36; Bruce Rock.

C.O. No. 43010; F. H. Agar & Son; now located, previous notice cancelled.

C. ABEY,  
General Manager.

## WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

## Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
703/36	1936. Oct. 16	J. P. McCormick ...	350A, 1936	Purchase of D.B. Shotgun, Cartridge Belt and Cartridges (Items 27 and 28)	Crown Law ...	for £1 13s. 0d.
674/36	do.	Southern Cross Windmill Co., Ltd.	266A, 1936	10ft. Windmill, complete with Pump, etc., and 2,000 gal. Tank (Items 1 and 2)	P.W.D. Water Supply	for £39 11s. 7d. F.O.R. Perth
914/36	do.	S. J. Meagher ...	362A, 1936	Purchase of Ford Model A Touring Car (Engine No. 87511)	Main Roads ...	£22.
900/36	do.	A. J. Edmiston (Dalkeith Service Station)	352A, 1936	Purchase of Second-hand Rugby Car (Engine No. 440094)	Mines ...	£20 10s. 0d.
918/36	do.	Western Machinery Co., Ltd.	364A, 1936	1,850 lin. ft. of $\frac{3}{4}$ in. dia. Best Plough Steel Black Wire Rope, delivered C.I.F. Fremantle (on Wooden Reel); payment in Perth	Metropolitan Water Supply	£45 17s. 5d.
913/36	do.	Peacock & Masters ...	360A, 1936	Purchase of approx. 4 cwt. of Tailor's Clippings ex Fremantle Prison	Gaols ...	7s. 6d. cwt.
782/36	do.	L. G. Hannud ...	...	Shoeing Police Horses at Dowerin, for period ending 31st December, 1936— New Shoes ... .. Removes ... ..	Police	8s. set. 4s. set.
15/36	Oct. 17	Sara & Cook, Ltd. ...	...	Butter, Local, to Government Institutions, during the week ending 24th October, 1936	C.S.D. ...	1s. 3 $\frac{1}{2}$ d. lb.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—*continued.**Cancellation of Contract.*

Tender Board No.	Date.	Contractor.	Particulars.
782/36	1936. Oct. 16	L. W. Grossman ...	Shoeing Police Horses at Dowerin for period ending 31st December, 1936.

*Tenders for Government Supplies.*

Date of Advertising.	Schedule No.	Supplies required.	Date of Closing.
1936.			1936.
Sept. 3 ...	323A, 1936 ...	Stepped Steel Tramway Poles—30ft., 393 only ; 35ft., 340 only ...	Oct. 29
Sept. 3 ...	324A, 1936 ...	Hard-Drawn 3/0 Copper Grooved Trolley Wire, 30 miles ...	Oct. 29
Sept. 3 ...	325A, 1936 ...	Trolley Bus Overhead Line Fittings ...	Oct. 29
Sept. 24 ...	...	Provisions, etc. (Bread, Tea, Coffee, Cocoa, Jams, Honey, Pickles, Sauces, Biscuits, Groceries, Candles, Soaps, Polishes, Vegetables and Fish), for Government Institutions and Hospitals at Claremont, Fremantle, Perth and Wooroloo, during the year 1937 ...	Oct. 29
Oct. 6 ...	368A and 369A, 1936	Making and Trimming of Uniforms for the Railways and Tramways, Winter 1937, and Summer, 1937-38 ...	Oct. 29
Oct. 8 ...	371A, 1936 ...	Mackintosh Coats for Police—Foot, 96 only ; Mounted, 18 only ...	Oct. 29
Oct. 15 ...	372A, 1936 ...	Imported Small Coal, 10,000 tons <i>ex</i> Ship's Slings, Fremantle ...	Oct. 29
Oct. 15 ...	373A, 1936 ...	Electric Lift, complete with Self-contained Motor, Controller and Hoist ...	Oct. 29
Oct. 15 ...	375A, 1936 ...	Dial Faces for Water Meters ...	Oct. 29
Oct. 20 ...	379A, 1936 ...	Cartage of Bagged Cement, approximately 250 tons, from Kelmscott Station to the line of the Canning Contour Channel ...	Oct. 29
Oct. 20 ...	380A, 1936 ...	Galvanised Iron Manhole Discs, 18g. x 22½in. diameter, approximately 400 only	Oct. 29
Oct. 22 ...	383A, 1936 ...	Stoneware Pipes and Specials ...	Oct. 29
Oct. 22 ...	387A, 1936 ...	Windmill, with 20ft. Galvanised Tower, etc. ...	Oct. 29
Sept. 10 ...	334A, 1936 ...	Hydraulic Pneumatic Sewage Lift in duplicate, including Air and Ejector Cylinders, Water Control Gear with all Accessories ...	Nov. 5
Sept. 15 ...	...	Shoeing Police Horses in various towns throughout the State during the year 1937 ...	Nov. 5
Sept. 15 ...	...	Burial of Deceased Destitute Persons and Aborigines in various towns throughout the State during the year 1937 ...	Nov. 5
Oct. 22 ...	386A, 1936 ...	Stockholm Felt, 23,000 sq. ft. ...	Nov. 5
Sept. 24 ...	...	Chemicals, Drugs, Druggists' Sundries and Apparatus, during a period of 12 months ...	Nov. 12
Oct. 20 ...	381A, 1936 ...	Motor and Centrifugal Pump, in duplicate, complete with Switchgear, Spare Impeller, etc. ...	Dec. 3
Oct. 20 ...	378A, 1936 ...	Tarpaulin Canvas, 18oz., 36in. wide, 96,000 yards ...	Dec. 17
<i>For Sale by Tender.</i>			
Oct. 15 ...	376A, 1936 ...	Cottages on Sussex Locations 2636, 2054, 2057, 2055, 2621, near Busselton, where inspection can be made ...	Oct. 29
Oct. 22 ...	382A, 1936 ...	Axeheads, Secondhand, 100 only, as they now lie at the Plant Depot, Jewell Street, East Perth, where inspection can be made ...	Oct. 29
Oct. 22 ...	385A, 1936 ...	Chevrolet 25/30 cwt. Truck, and Dennis 30 cwt. Truck, Secondhand, as they now stand at the State Saw Mills, Victoria Park, where inspection can be made ...	Oct. 29
Oct. 22 ...	388A, 1936 ...	Willys-Knight Touring Car, as it now stands at East Perth Depot, where inspection can be made ...	Oct. 29
Oct. 22 ...	384A, 1936 ...	4½ h.p. Triumph Motor Cycle and Side-car, as it now stands at the District Engineer's Office, Water Supply Department, Kalgoorlie, where inspection can be made ...	Nov. 5

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 22nd day of October, 1936.

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

## 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.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 21 of 1935.

Between Coal Miners' Industrial Union of Workers of Western Australia, Collic, Applicant, and Amalgamated Collieries of W.A., Limited, and Griffin Coal Mining Company, Limited, Respondents.

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

AWARD.

Part I.—General Conditions.

1.—Area.

This Award shall operate over the South-West Land Division of Western Australia.

2.—Term.

The currency of this Award shall be for a term of three (3) years from the 4th day of October, 1936.

3.—Scope.

The provisions of this Award shall apply to the workers herein specified engaged in the Coal Mining Industry.

4.—Wages.

(a) For the purpose of convenient reference and in order to avoid complication and lengthy decimal fractions in connection with the rates for contract workers, the rates herein are based upon the basic wage as fixed by the Court of Arbitration on the 18th day of August, 1931, namely, at the weekly rate of £3 16s., being a minimum of thirteen shillings and tenpence (13s. 10d.) for any shift for an adult worker based upon the standard of eleven (11) shifts per fortnight. The basic wage at the date of the issue of this Award is at the rate of Three pounds thirteen shillings (£3 13s.) per week, and all rates mentioned herein will require to be adjusted accordingly when wages are being paid to workers.

(b) Margins: Pursuant to Section 123 of the Act the margin above the basic wage must be prescribed and distinguished separately. In the present Award the margins appear on a basis of eleven (11) shifts per fortnight and also, when calculated on number of shifts worked, the shifts being seven (7) hours bank-to-bank as now existing on the Collic Coalfields, except where otherwise specifically mentioned.

(c) Workers of the age of twenty-one (21) years and upwards shall be paid not less than the following rates per shift of seven (7) hours :—

—	Wages per Shift of 7 Hours.		Margin per Fort-night.		Margin per Shift.	
	s. d.	£ s. d.	s. d.	s. d.	s. d.	s. d.
Man in charge of coal-cutting machine ...	18 11	2 16 1 5	1 5	1 2/11		
Assistant—Coal-cutting machine ...	17 7	2 1 5 3	9 2/11			
Man in charge of coal-boring machine ...	18 5	2 10 7 4	7 4	7 2/11		
Assistant—Coal-boring machine ...	17 1	1 15 11 3	3 2/11			
Miner ...	17 1	1 15 11 3	3 2/11			
Pick miner ...	17 6	2 0 6 3	8 2/11			
Miner doing pillar work	17 8	2 2 4 3	10 2/11			
Miner in deficient places	18 8	2 13 4 4	10 2/11			
Setrider ...	17 3	1 17 9 3	5 2/11			
Shooter and borer ...	17 1	1 15 11 3	3 2/11			
Filler ...	15 6	0 18 6 1	8 2/11			
Road layer ...	17 4	1 18 8 3	6 2/11			
Shiftman ...	17 6	2 0 6 3	8 2/11			
Wheeler (hand) ...	16 5	1 8 7 2	7 2/11			
Wheeler (horse) ...	15 5	0 17 7 1	7 2/11			
Tipper ...	15 5	0 17 7 1	7 2/11			
Gantry and screen man	15 5	0 17 7 1	7 2/11			
Winchman ...	15 5	0 17 7 1	7 2/11			
Spragger and clipper (surface) ...	14 10	0 11 2 1	0 2/11			
Unclassified worker (underground) ...	15 5	0 17 7 1	7 2/11			
Labourer (on surface)	14 4	0 5 8 0	6 2/11			
Pumpman (8-hour Shift, including one hour's overtime) ...	16 6	2 6 0 3	10			
		Per Week.	Per Week.			
		£ s. d.	£ s. d.			
Groom ...	5 5 4	1 9 4				

(d) Any groom in charge of more than fifteen (15) horses shall be provided with assistance.

(e) Junior workers.—Workers under the age of twenty-one (21) years shall be paid the following rates :—

	Per Shift.
	s. d.
Screen Elevator, Picking Belt, Gantry (Coupling), Wagon Attendants and Stable Boys :	
Under 16 years of age ...	6 0
16 to 17 years of age ...	6 6
17 to 18 years of age ...	7 6
18 to 19 years of age ...	8 9
19 to 20 years of age ...	10 3
20 to 21 years of age ...	12 8

No junior shall bring railway wagons from the dead-end to the screen, unless under the direction and control of the screenman.

	Per Shift.
	s. d.
Greasers of Rollers :	
15 to 16 years of age ...	6 3
16 to 17 years of age ...	6 9
17 to 18 years of age ...	7 9
18 to 19 years of age ...	9 0
19 to 20 years of age ...	10 3
20 to 21 years of age ...	12 8

	Per Shift.
	s. d.
Main roaders and Pump Attendants :	
15 to 16 years of age ...	7 0
16 to 17 years of age ...	8 0
17 to 18 years of age ...	9 0
18 to 19 years of age ...	10 0
19 to 20 years of age ...	11 6
20 to 21 years of age ...	12 8

	Per Shift.
	s. d.
Flatters, Clippers, and Spraggers :	
15 to 16 years of age ...	6 3
16 to 17 years of age ...	7 3
17 to 18 years of age ...	8 3
18 to 19 years of age ...	9 3
19 to 20 years of age ...	10 9
20 to 21 years of age ...	12 8

	Per Shift.
	s. d.
Winch-drivers :	
18 to 19 years of age ...	9 6
19 to 20 years of age ...	11 0
20 to 21 years of age ...	12 8

(f) All workers employed on afternoon or midnight shift shall be paid the following additional amount per shift namely :—

	Adult Workers.	Junior Workers.
	6d.	3d.
Afternoon shift ...	6d.	3d.
Midnight shift ...	1s. 0d.	6d.

(g) When two (2) shifts are being worked, each worker shall have day shift every alternate week, and where three (3) shifts are being worked the shifts shall be taken in rotation.

(h) No youth under the age of fifteen (15) years shall be employed underground.

5.—Definitions.

“Manager”: The term “manager” or “management” shall mean the mine manager and/or his subordinate officials.

“Deputy”: The term “deputy” shall mean a person in charge of a district in the mine and classified as such in the pay sheet.

“Union”: The term “union” shall mean the Coal Miners' Industrial Union of Workers of Western Australia, Collic.

“Shiftman”: The term “shiftman” shall mean any miner who is competent to carry out any shiftman's work underground that he may be called upon to perform, and who has had at least three (3) years' experience underground.

6.—Hours of Work.

(a) For all underground workers (except pumpers) the working shift shall consist of seven (7) hours bank-to-bank, including crib time, which shall not exceed one half-hour's duration. Crib time shall be taken at a time to be mutually agreed upon between the manager and the men concerned.

(b) For all surface workers except the groom the working shift shall consist of seven (7) hours, exclusive of crib time, which shall be of one half-hour's duration. Crib time shall be taken at a time to be mutually agreed upon between the manager and the men concerned.

(c) If workers desire to accustom themselves to the darkness before proceeding any distance underground they shall leave the surface at such time as shall allow them to become so accustomed and to move onwards with the other workers at the required starting time.

(d) For grooms eight (8) hours shall constitute a working shift, and the contract of service of such workers shall be a weekly one of seven (7) days.

#### 7.—Overtime.

Overtime shall only be worked when it is absolutely necessary. For all time worked in excess of that prescribed by Clause 6 hereof the following rates shall apply:—

During the first hour ...	...	Ordinary time.
During the next four (4) hours...	At the rate of time and a half.	

Except for pumpmen and grooms, for all time beyond the 12th hour or on Sundays and holidays (as defined in Clause 11 hereof)	Double ordinary rate.
--	-----------------------

All time worked by pumpmen on Sundays shall be paid at the rate of time and a-quarter.

The provisions of this clause shall not apply to workers required to work on actually necessitous occasions caused by loss of human life.

In the case of outbreak of fire time and a-quarter shall be paid after the first hour.

#### 8.—Absence from Duty.

(a) Any worker who shall absent himself from his work without leave or without reasonable cause shall be subject to immediate dismissal.

(b) In the event of a worker being absent from work through any cause he shall notify the management before 3 p.m. on the day prior to his intended resumption that he is returning to his work the following day. Failing such notification there shall be no obligation on the part of the management to provide him with work for the day on which he returns.

#### 9.—Notice of Work.

The employer shall post a notice at the office of the particular mine before the time for ceasing work (day shift) on the preceding day that men will be required for work on the succeeding day: Provided that, if through breakdown of machinery or any other cause beyond the control of the management, or if the wagons are ordered the previous day and through no fault of the mine management they are not available for filling, there will be no obligation to pay the workers.

#### 10.—Pay Saturday.

The general custom of observing Pay Saturday as a holiday shall be the rule under this Award: Provided always, that the worker shall, if required by the management, work on that day, but it must be distinctly understood that this provision shall not be taken advantage of by the management in making a practice of working the mine on Pay Saturday. If at any time it shall be proved to the satisfaction of the Court that any employer has unnecessarily called upon his workers to work on Pay Saturday, he shall be deemed to have committed a breach of the Award. In the case of an underground worker working on Pay Saturday, five (5) hours from the time he commences to descend the mine until he returns to the surface shall be deemed to be equivalent to the full shift and shall be paid for accordingly, and in the case of a surface worker, five and a half (5½) hours' actual work shall be equivalent to and be paid for as a full shift. Should the worker be required to work less than five (5) or five and a half (5½) hours, as the case may be, then such time as he has worked shall be deemed to be full time. Should the worker cease work of his own accord, he shall be paid at the ordinary rate for such time as he actually worked.

#### 11.—Holidays.

(a) The following days shall be observed as holidays:—New Year's Day, Good Friday, Easter Monday, Anzac Day, Labour Day, Christmas Day, Boxing Day, Foundation Day (26th January).

(b) Annual holidays shall be taken at the convenience of the management of the mine. Each worker shall be entitled to twelve (12) days' annual leave on full pay at the rate of wages per shift payable at the time he takes such holidays: Provided that such worker has worked two hundred and sixty-seven (267) shifts during the twelve (12) preceding months, and should he have worked less than the said two hundred and sixty-seven (267) shifts when the said holiday is taken, or at the termination of his employment, he shall receive or be paid for a proportionate number of holidays: Pro-

vided further, that where the worker is dismissed for wilful misconduct he shall not be entitled to the benefits of the provisions of this clause.

(c) A contract worker shall be entitled to be paid, when on holidays, the minimum rate for his grade.

(d) Notwithstanding anything in this clause hereinbefore contained, and without prejudice to the rights of the employer under this Award or otherwise, any worker who has taken part in or been associated with any of the matters or things referred to in Column 1 hereunder shall have the annual leave to which he would otherwise be entitled reduced in accordance with Column 2 hereunder:—

Column 1.	Column 2.
Taking part in a strike (including a slow strike) or a general or sectional stoppage of work unauthorised by the management:—	
For each day or part of a day lost ...	2 days
Holding a pit-top meeting during the hours of any shift which is working, except with the consent of the management:—	
For each such meeting ...	1 day
Refusal to work overtime when requested to do so by the management, the onus of proof that such overtime is absolutely necessary being on the management of the mine:—	
For each refusal ...	1 day

#### 12.—Fair Share of Work.

(a) All workers shall have an equitable share of the work in their respective grades.

(b) Subject to the provisions as to any special circumstances herein contained no worker, irrespective of grade or class, shall be sent home when the mine is working, if he has not been notified at or before the time for ceasing work the previous day that he will not be employed.

#### 13.—Afternoon and Night Shift.

Except in case of necessity, the ordinary work of procuring coal by miners in a mine (other than coal-cutting and special places) shall not be carried on on afternoon or night shifts, unless the mine has worked nine (9) shifts in the preceding normal working fortnight or twenty-seven (27) shifts in the preceding normal working six (6) weeks. If any dispute arise as to a case of "necessity," the matter shall be determined by the Board of Reference.

#### 14.—Cavil.

(a) Two (2) senior adult workers (grooms excepted) shall be entitled to cavil each quarter: Provided that they find experienced miners as suitable mates to take them on the coal, and provided further, that there are more places than miners employed on the coal; and provided further, that the mine has worked nine (9) shifts in the preceding fortnight, or twenty-seven (27) shifts in the preceding six (6) weeks. Preference shall be given to the senior adult worker who has been longest employed at the mine in respect of which the cavil is being taken.

(b) In the event of the work at the mine falling below nine (9) shifts in the preceding fortnight, or twenty-seven (27) shifts in the preceding six (6) weeks, then, when not inconsistent with Clause 19, the senior workers so advanced shall revert to their former positions, and any other workers who were advanced in grade as a result of such workers going on the coal shall likewise revert to the grade formerly worked by them prior to such advancement.

#### 15.—Lights.

The employer shall supply all underground workers with sufficient carbide to provide them with artificial light on each shift they work.

The worker shall provide his own lamp.

#### 16.—Deductions from Wages.

The employer may deduct from the worker's wages the amounts agreed upon on account of contributions for medical benefits, contributions to the Accident Relief Fund, the Aged and Infirm Coal Miners' Superannuation Fund, and any other contribution agreed to by both parties.

## 17.—Payment for Wet Work.

(a) If any worker be compelled to work in water, or if water drips on him in sufficient quantity to inconvenience him in his work, he shall be paid one shilling and ninepence (1s. 9d.) per shift extra (junior workers, half this amount). Should any dispute arise hereunder it shall be referred to the Board of Reference for decision.

(b) The employer shall keep the pumps in good condition in order to remove any water from the working places prior to the men commencing work; but should the removal of water be impracticable, and the quantity of water is such that the men are prevented from working, then there shall be no liability on the part of the employer to find other places for the men so affected; subject, however, to the special provisions hereinafter contained in Part II., Clause 45.

(c) Should, however, men have to work for a shift in excessively wet places, from which the water cannot reasonably be removed, then a five (5) hours' straight shift shall constitute a full day's work, and the worker shall be paid a full shift's pay for the work so performed. If any difference arises as to what constitutes an excessively wet place within the meaning of this clause, it shall be referred to the Board of Reference for decision.

## 18.—Higher or Lower Duties.

(a) In the event of a worker being called upon to work temporarily in any one day in a grade lower than that in which he is usually employed, he shall suffer no reduction in his wages.

(b) In the event of a worker being called upon to work in a grade higher than that in which he is usually employed for more than two (2) hours in any one day, he shall be paid the higher rate for that day.

(c) The term "grade at which he is usually employed" shall mean the rating of the worker in the employer's books at the commencement of the pay fortnight.

(d) If a worker is permanently transferred from one grade of work to another during the currency of the pay fortnight, then he shall be paid the rate for the class of work to which he is so transferred from the date of such transference.

(e) If there be any dispute as to the grade at which a worker was employed, it shall be referred to the Board of Reference.

## 19.—Minimum Number of Days.

In the event of workers being required under Part II., "A" and "B," in addition to the quotas specified hereunder for each mine, namely:—

Proprietary	...	...	42 pairs
Stockton	...	...	19 pairs
Cardiff	...	...	17 pairs
Co-operative	...	...	34 pairs
Griffin	...	...	18 pairs

they shall be engaged on the distinct condition that their employment terminates when the work at the mine falls below nine (9) shifts in the preceding fortnight or twenty-seven (27) shifts in the preceding six (6) weeks, and each worker shall be so informed when engaged. However, should any worker be absent from work, through any cause whatsoever, the manager shall have the right to maintain the quota by filling vacancies of either a permanent or temporary nature, but any such appointment shall terminate on the return of the worker so absent as aforesaid, or, in any event, at the termination of the cavil in which the vacancy occurs.

In calculating the number of shifts worked for the purpose of applying this clause, any shifts not worked through holidays, breakdown of machinery, or proved shortage of railway wagons, shall be allowed as having been worked.

Notwithstanding anything contained in this clause, the manager may reduce hands at any time below the quota.

## 20.—Temporary Advancement.

In the event of any workers being temporarily advanced on to the coal to meet the requirements of the trade, other than those advanced to fill vacancies as provided for in Clause 19 of the General Conditions, they shall revert to their respective grades when the time worked by the mine is reduced below nine (9) shifts in the preceding fortnight or twenty-seven (27) shifts in the preceding six (6) weeks.

Any other workers who were advanced in grade as a result of such workers going on the coal shall likewise revert to the grade formerly worked by them prior to such advancement.

## 21.—Employment of Juniors.

The employer shall not be obliged to retain the services of a worker when he arrives at the age of twenty-one (21) years, unless he be senior in length of service to any other worker in the mine whose place he is capable of filling.

## 22.—Incapacitated Workers.

In the event of any worker being so incapacitated by accident, illness, or old age as to be unable to adequately perform the work specified in Subclause (a) of Clause 4 hereof, he may be allowed, after receiving the sanction of the Union, to perform any work which may be agreed upon between the employer and the Union, and his rate of pay shall be fixed by mutual agreement between the employer, the Union, and himself. In the event of these three (3) parties being unable to agree, the matter shall be referred for settlement to the Board of Reference.

## 23.—Pit-Top Meetings.

Should pit-top meetings be held, such meetings shall be terminated or adjourned in time to permit workers to proceed to their work at the appointed time. No pit-top meeting shall be held during the hours of any shift at any mine which is working, except with the consent of the manager of such mine.

## 24.—Reduction of Hands.

In the event of a reduction of hands in a mine the last worker employed in the particular grade of work shall be the first to be dismissed; but this provision shall not apply to any worker dismissed for gross misconduct or refusal to obey lawful orders.

If a worker has been shifted from one grade of work to another, then his length of service for the purpose of determining seniority shall be deemed to date from the last time he signed on at the mine, during his current period of employment.

## 25.—Contract Work other than that provided for in this Award.

No work may be performed by contract unless the contract be approved by the Delegate Board of the Union, and every such contract shall contain, or be deemed to contain, a covenant that the worker shall receive at least the minimum wage provided by this Award for the particular class of work to which the contract relates.

Provided further, that if the Delegate Board of the Union refuses to approve of the contract, the matter may be referred for determination to the Board of Reference.

## 26.—Board of Reference.

(a) The Court appoints for the purposes of the Award a Board of Reference for each mine. Each Board shall consist of a Chairman, who shall be the Inspector of Mines at Collie for the time being, and two (2) other representatives, one to be the manager of the mine in which the difference or dispute arises, representing the employer, and the other a representative of the Union appointed at such mine for such purpose by the Union, which may at any time by notification to the employer and the Registrar change such representative.

(b) There are assigned to each such Board, in the event of no agreement being arrived at between the parties to the Award, the functions of:—

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

- (v) an appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Regulations to "The Industrial Arbitration Act, 1912-1935," which for this purpose are embodied in and form part of this Award (Regulation 92);
- (vi) there shall be no cessation of work pending the reference to and the settlement of any dispute by the Board.

27.—Pay Day.

The wages shall be paid to all workers on every alternate Friday.  
They shall be paid on the same date at each mine in the Collie District.

28.—Members of the Union.

All workers engaged by the employers shall make application to become members of the Union within three (3) weeks of their engagement.

The Union shall accept them as members, provided that they are persons of good character and tender the entrance fees and subscriptions in accordance with the Rules of the Union.

These provisions shall not apply to officials and deputies, or members of the mechanical staff of the mine.

29.—Union Officials and Deputies.

In the event of a worker leaving a mine to act as General Secretary or other executive officer of the Union, or in the event of a worker being appointed as a deputy, he shall retain his seniority within the meaning of this Award, in the grade of work in which he was employed at the mine at the time of so leaving, or of being so appointed as deputy.

Part II.

"A"—Mining Machine-cut Coal.

30.—Duties in Particular.

The duties in particular of the men working under this Part, and hereinafter referred to as the miners, shall include shooting down coal after it has been undercut by the coal-cutting machine, filling such coal into skips, and performing all other duties as herein-after provided.

31.—Tonnage Rates.

Parties of miners, and miners working singly on tonnage rates, shall be paid at the undermentioned mines the following rates, while existing conditions as to boring are observed:—

	Per Ton.
	s. d.
Co-operative Mine ... ..	2 9½
Proprietary Mine ... ..	2 7½
Cardiff Mine ... ..	2 8½
Stockton Mine ... ..	2 6
Griffin Mine ... ..	2 9½

32.—Day Wages.

(a) Where tonnage rate is in operation in any mine, no coal shall be got on day wages other than that from the main dips, back headings, and their connections, places deemed deficient by the scrutineers and the management, and work done for the purpose of development, maintenance, and upkeep.

(b) The management may work the places mentioned in Subclause (a) hereof on contract rates and conditions: Provided that such rates and conditions are approved by the Union, or, in the event of agreement not being arrived at, determined by the Board of Reference.

(c) In the event of any dispute or difference as to what constitutes the places mentioned in Subclause (a) hereof, or as to the rates and conditions in Subclause (b) hereof, the question shall be referred to the Board of Reference for decision.

33.—Undercutting the Coal.

The employer shall undercut the coal with coal-cutting machines.

The term "undercutting" shall mean leaving a clear space of not less than three (3) inches underneath the coal when cut by the machine. If the coal should fall

after having been undercut and thus impede the miner in his work, he shall be paid such a sum not exceeding four shillings (4s.) per bord as may be agreed upon by the manager and himself as compensation for the disability caused by the coal so falling. In the event of the parties being unable to agree as to the amount of compensation to be paid, the matter shall be referred to the Board of Reference for settlement.

34.—Elimination of Refuse.

If there is any refuse in the seam worked and the manager directs the miner to eliminate it from the coal, the rate to be paid for eliminating it and placing it in the gob shall be one penny farthing (1¼d.) per ton for the first three (3) inches or part thereof in thickness, and one halfpenny (½d.) per ton per inch thereafter, in addition to the rates provided in Clause 31.

Where stone comes down from the roof through no fault of the miner, or up from the floor, and the manager directs the miner to eliminate it from the coal, payment shall be made at a rate to be mutually agreed upon by the miners concerned and the manager, or, in the event of disagreement between them, at a rate to be determined by the Board of Reference.

35.—Penalty for Filling Refuse.

Any miner filling twenty pounds (20 lbs.) of refuse into his skip, or one hundred and twelve pounds (112 lbs.) in any one day, shall be dealt with as follows:—

First offence ... ..	Caution
Second offence ... ..	He (or they) shall be suspended for the next working day following his notification of the offence
Third offence or any subsequent offence during the succeeding six (6) weeks, or until the termination of the cavit	He (or they) shall be suspended for a week, or less, as the manager may direct.

36.—Narrow Work.

Places worked on tonnage rates less than twenty-four (24) feet wide shall be paid extra rates as follows:—

Places	Per Yard.
9 feet and less than 12 feet	4 4
" 12 " " " 18 "	2 6½
" 18 " " " 24 "	1 6

37.—Height of Seam.

The rates set out in Clause 31 shall be payable in all places where the seam is not less than five (5) feet from floor to roof. In all places in which the seam is less than five (5) feet and more than four (4) feet, the sum of one penny (1d.) per ton for every inch below five (5) feet and down to four (4) feet shall be paid. Where the seam is less than four (4) feet in thickness, the place shall be deemed to be deficient, and the rate shall be as agreed upon by the Union and the manager, and in the event of their being unable to agree, the rate shall be as fixed by the Board of Reference.

38.—Measurement of Places.

If any dispute arise as to the width of working places, three (3) measurements shall be taken, one on the floor, one at the roof, and one halfway between floor and roof, and the mean of the three (3) measurements shall be deemed to be the width of the place.

39.—Measurement of Stone Band.

In each working place of the respective parties of miners, measurements of any stone bands in the seam shall be taken, one in the centre and one at each rib, and the average of the combined measurements of such working places shall be the basis of payment for such refuse.

40.—Places Working to the Dip of the Seam.

In any places being worked to the dip of the seam on a grade of one in ten (10), or steeper, double yardage shall be paid.

When the grade of a place becomes steeper than one in five (5), an extra amount (in addition to double

yardage) shall be paid. Such amount shall be as agreed upon by the manager and the Union, or, in the event of disagreement, shall be as fixed by the Board of Reference.

#### 41.—Places to be left in Fit Condition.

The miners shall clean and square up their working place ready for the machinemen to proceed with their duties. Where refuse is present, the miner shall place it in the gob: Provided that the miner shall not be responsible for the removal of standing timber or laid rails.

#### 42.—Assisting the Wheelers.

Miners shall, in those places where instructed to do so, assist the wheeler with the skip at the cope-over and in pushing the skip from the cope-over to the place where it stands to be filled. Where a cope-over is not used, the miners shall, when instructed to do so, assist the wheeler with the skip at the turn or place where the skip is changed and in pushing it from such place to the place where the skip stands to be filled. In every case in which instructions are so issued on account of the grade of the road, the insufficiency of room to cope, or for any other reason, the miner or miners (if more than one man is instructed) shall be paid one penny farthing (1¼d) per ton in addition to the rates set out in Clause 31, while such assistance is given to the wheeler, irrespective of the fact as to whether one or two (2) miners assist the wheeler. Where a cope is provided it shall not be more than eight (8) yards from the place where the skip stands to be filled, unless the condition of the roof renders it unreasonable and impracticable to so provide it.

#### 43.—Rails and Timber.

The employer shall lay the rails up the working face. If the miner requires a six (6) feet pair of rails thereafter, he shall lay it himself. The miner shall have regard to the safety of the working place, and, when necessary, he shall erect slabs and bars, for which he shall be paid one shilling and tenpence (1s. 10d.) for each slab and three shillings and tenpence (3s. 10d.) for each bar.

For the purpose of this clause the term "bar" shall mean cross pieces not exceeding nine (9) feet in length and six (6) inches in diameter at the small end.

The term "slab" shall mean a piece of timber not exceeding ten (10) feet in length, nine (9) inches in width, and three (3) inches in thickness. Slabs and bars shall be supplied by the management sufficiently dressed.

"Working place" shall mean a distance of not more than twelve (12) feet back from the miner's working face.

#### 44.—Regular Turn of Skips.

It shall be the duty of the employer to provide a regular and fair turn of skips for all miners on the coal, having regard to the interests of the mine and the worker; and neither the employer nor the worker shall do anything to violate the spirit of this clause. In the event of any miner not being ready for an empty skip when available, his turn shall pass to the next miner ready to take it.

#### 45.—Places rendered Unfit for Ordinary Work.

If, on presenting himself for work on any day on which the mine is working, any miner on tonnage rates cannot proceed with his ordinary place by reason of a fall of ground or sudden inflow of water or any other cause that the manager cannot reasonably foresee or prevent, then the miner shall be employed at shift work rates for the balance of the current pay fortnight, or be provided with another working place on those days when the mine is worked, but if the miner is prevented from proceeding with his work at his ordinary place through any cause that the manager could have reasonably foreseen and prevented, then the miner shall be paid at his average daily rate for the preceding pay fortnight, or be provided with another working place for the balance of the current pay fortnight on those days on which the mine works.

#### 46.—Day, Afternoon, and Night Shifts.

When miners on tonnage rates are called upon to work day and afternoon shift in rotation, five-eighth-pence (5⁄8d.) per ton extra shall be paid for afternoon shift. If called upon to work midnight shift, they shall be paid threepence (3d.) per ton extra.

#### 47.—Quarterly Cavit.

There shall be a cavit for working places at the close of the months of March, June, September, and December each year.

The miners shall, if they so desire, appoint two (2) scrutineers, whose duty it shall be to inspect the working places. Should such scrutineers consider the conditions existing in any particular place to be of such a nature that they should be excluded from the cavit, and the manager fails to agree with them, the matter in dispute shall be referred to the Board of Reference.

Should the manager desire to work any place or places as "special places," he shall give seven (7) days' notice of such desire to the Union, and the cavit for such special places shall precede that for the other places. Persons cavilling for special places shall be subject to the approval of the manager and the scrutineers appointed by the men. On the completion of the cavilling for the special places, the cavit for the remaining places shall be proceeded with. For the purpose of this clause, the term "special place" shall be deemed to include any place which is being driven for the purpose of winning out working places; any place driven for the purpose of ventilation (other than an ordinary cut-through); any place driven for water lodgment; and bords being broken off special headings, until such bords are driven in a distance of ten (10) yards.

If work at any place be stopped at any time and re-started during the cavit, the men working in such place at the time of stopping shall have the option of going back to work the place.

#### 48.—Tools and Stores.

Miners shall provide at their own expense all tools, explosives, and any other stores required for use in connection with their work, except carbide for light.

#### 49.—Cross-cut Work in Bords.

All bords driven thirteen (13) degrees or more from a right angle to the cleavage of the coal shall be deemed to be on the cross, and shall be paid the sum of one penny half-penny (1½d.) per ton in addition to the tonnage rate.

#### 50.—Headings on the Cross.

Headings and cut-throughs driven thirteen (13) degrees or more from a right angle to the cleavage of the coal shall be paid ninepence (9d.) per yard in addition to the extra rate provided in Clause 36 hereof.

#### "B"—Mining Pick-Won Coal.

##### 51.—Duties in Particular.

The duties in particular of workers working under this Part and referred to herein as pick miners shall include holing the seam with picks according to coal mining practice, boring with hand-boring machines, shooting, filling the coal into skips, and performing all other duties as hereinafter provided.

##### 52.—Tonnage Rate.

Parties of pick miners, or pick miners working singly, shall be paid at the rate of five shillings and sixpence (5s. 6d.) per ton.

##### 53.—Turning away Bords.

For turning away bords twelve (12) feet wide, the sum of four shillings and tenpence (4s. 10d.) per yard shall be paid, and for opening out from twelve (12) feet to twenty-four (24) feet the sum of nineteen shillings and fourpence (19s. 4d.) shall be paid. The payments under this clause shall be in addition to tonnage rates.

##### 54.

Day Wages	...	...	...	See Clause 32
Elimination of Refuse	...	...	...	See Clause 34
Penalty for Filling Refuse	...	...	...	See Clause 35
Height of Seam	...	...	...	See Clause 37
Measurement of Places	...	...	...	See Clause 38
Measurement of Stone Band	...	...	...	See Clause 39
Places working to the Dip of the Seam	...	...	...	See Clause 40
Assisting the Wheelers	...	...	...	See Clause 42
Rails and Timber	...	...	...	See Clause 43
Regular turn of Skips	...	...	...	See Clause 44
Places rendered Unfit for Ordinary Work	...	...	...	See Clause 45
Day, Afternoon, and Night Shifts	...	...	...	See Clause 46
Quarterly Cavit	...	...	...	See Clause 47
Tools and Stores	...	...	...	See Clause 48

55.—Narrow Work.

Places worked on tonnage rates which are less than twenty-four (24) feet wide shall be paid extra amounts as under:—

Places	9 feet and less than 12 feet	...	Per Yard.	
			s.	d.
"	12 "	"	8	8
"	18 "	"	5	1
"	24 "	"	3	0

56.—Bords Worked on End.

Bords worked on end of coal shall be worked at day wage rates until otherwise provided for: Provided, however, that the work may be done on contract, in which case the provisions of Clause 25 of the General Conditions shall apply.

57.—Cross-cut Work in Bords.

All bords driven thirteen (13) degrees or more from a right angle to the cleavage of the coal shall be deemed to be on the cross, and shall be paid the sum of threepence (3d.) per ton in addition to the tonnage rate.

58.—Headings on the Cross.

Headings driven thirteen (13) degrees or more from a right angle to the cleavage of the coal shall be paid one shilling and sixpence (1s. 6d.) per yard, in addition to the extra rate provided in Clause 55 hereof.

“C”—Pillar Work Mining.

59.—Duties.

The duties of workers working under this Part and referred to hereinafter as pillar miners shall be extracting or drawing pillars, and shall include—

- (a) holing the pillars with picks according to coal mining practice, or grunching the coal in the solid unless the pillar is undercut by machine;
- (b) boring with hand-boring machines unless bored by the employer;
- (c) shooting and filling the coal into skips and performing other duties, as hereinafter provided.

The manager shall determine whether pillars shall be holed with picks, grunched, undercut by machines, hand-bored by the pillar miners, or bored by the employer.

60.—Day Wages.

If it be deemed necessary by the management to do any pillar work mining on a daily contract of service, the wages shall be as provided by Clause 4 in the General Conditions of this Award; and all the other provisions of this Award appropriate to pillar work mining shall likewise apply.

Part III.—Wheeling.

61.—Duties.

(a) The duties in particular of the men working under this Part shall include the wheeling of empty skips from the flats to the working faces, and loaded skips from the working faces to the flats, such flats being those nominated by the management. The wheeler shall remove any skips from the working faces prior to the coal-cutting machine men being required to go in to cut the place.

(b) Wheelers, if required to open and close four (4) or more doors on any one trip, shall be paid one shilling (1s.) per shift extra. This provision shall apply to contract wheelers only.

62.—Cavil.

For the purpose of cavilling, the wheelers shall choose their own mates and cross mates.

The mine shall be divided into districts which shall be cavilled for by the parties of wheelers at each quarterly cavil, such cavil to coincide with that conducted by the miners under Clause 47, Part II., “A,” of this Award.

The wheelers shall be at liberty to arrange the work in each district to their own satisfaction: Provided that the miners are given a fair distribution of skips.

63.—Sharing of Work.

Each party of wheelers shall share the work in their respective sections and shall divide the money earned by each party in proportion to the number of shifts worked

by the individual wheelers. If requested by the wheelers such division of money shall be made by the management.

64.—Supply of Sprags.

The employer shall supply on each flat all sprags required by the wheeler.

65.—Regular Turn.

The employer shall provide a fair turn of skips to each flat in proportion to the number of miners working on that flat. The wheeler shall refrain from any action which is likely to nullify the efforts of the manager to carry out his obligation under this clause.

66.—Excessive Number of Wheelers.

If on any particular day there are more wheelers than are required in the mine through any cause that the management could not reasonably foresee or prevent, then the wheeler shall be employed at the adult minimum wage for the particular class of work provided for him, but if on any particular day a wheeler is prevented from working in his usual place from any cause that the management could have reasonably foreseen and prevented, then the wheeler shall be employed on those days that the mine works during the balance of the current pay fortnight at the average rate of wages earned by him during the preceding pay fortnight.

67.—Rates.

Parties of wheelers, and wheelers wheeling singly, shall be paid at the following rates:—

	Griffin and Co-operative.		Pro-prietary.		Cardiff. Stockton	
	d.	d.	d.	d.	d.	d.
Up to 220 yards	6	5½	5½	4		
220 to 320 yards	6½	6	5½	4½		
320 to 420 yards	7½	7	6½	4½		
420 to 520 yards	9½	8½	8	5½		
Over 520 yards	Special Contract: Clause 25, General Conditions (Part I.).					

68.—Measurement of Distances.

The distances referred to in Clause 67 of this Part shall be measured from the centre of the flat to which the coal is wheeled to where the skip stands to be filled.

A measurement of the distances shall be taken when requested by the local union officers.

69.—Method of Payment.

The employer shall record the gross tonnage filled by the miners in the various districts in which the wheelers operate and the wheelers shall be paid for the tonnage so recorded. No payment shall be made for coal filled from roadways unless such coal is wheeled by the wheelers.

70.—Delivery of Materials.

All ordinary timber or mining materials required for delivery along his ordinary wheeling road shall be delivered from the flats to the required places by the wheeler, without additional remuneration; but any extraordinary timber taken in for the use of shiftmen shall be paid for as lost time, at the wheeler's day wage rate, as shown in Clause 4 of the General Conditions.

Skips of sand, rails, sleepers or lids, and loads of timber required to be unloaded by the wheeler at the places appointed by the manager shall be paid for at the rate of ninepence (9d.) per skip or load.

Skips of props shall be paid for at the rate of threepence (3d.) for every five (5) props so unloaded.

When timber is unloaded by a wheeler such timber shall be stacked by him.

71.—Wheeling of Refuse.

Where a wheeler is required to wheel skips of refuse from the seam, each skip shall be deemed to contain a ton, and the wheeler shall be paid at the rates provided in Clause 67 of this Part for each skip wheeled.

72.—Filling of Road Coal.

If directed by the management road coal shall be filled by the wheelers and shall be paid either at the tonnage rate of the particular mine, as provided in Clause 31, Part II., “A,” or at the minimum daily rate of pay provided in Clause 73 of this Part.

## 73.—Minimum Wage.

The minimum daily rate payable to wheelers shall be as provided in Clause 4 of the General Conditions. In addition sixpence (6d.) per shift shall be paid for afternoon shift and one shilling (1s.) per shift for any midnight shift. Should the aggregate of their contract earnings for any pay period be less than the minimum mentioned for the number of shifts worked in that period, they shall nevertheless be paid an aggregate amount equal to the minimum for that number of shifts.

## 74.—Wheelers' Horses.

(i) The employer shall provide wheelers on contract rates with horses properly broken in to pit work, so that such wheelers shall not be hindered in their work; but if such wheelers are so hindered in their work they shall be compensated for the same.

(ii) The wheeler shall, if instructed by the management, take his horse from the stables to the mouth of the mine travelling road before the commencement of any shift, and at the completion of the shift return the horse to the stables without extra remuneration: Provided, however, that when the distance to be travelled exceeds one hundred (100) yards and is less than one mile the sum of sixpence (6d.) per shift in addition to his appropriate rate shall be paid: Provided further, that when instructed by the management to harness his horse before commencing the shift and feed, water, and unharness his horse on returning to the stables, the wheeler shall be paid the sum of sixpence (6d.) per shift extra.

## 75.—Stacking of Timber.

Where timber is required to be stacked it shall be stacked in a place where it is most readily accessible to the wheeler. Timber shall not be left lying between the roads on the flats.

## 76.—Draining Roads.

The employer shall keep the wheeling roads properly drained, wherever it is practicable to do so.

## 77.—Miners taken out of Wheelers' Cavil.

In the event of a miner being taken out of a wheeler's cavil for any other reason than to supply the place of another worker who is absent from work without notice, then such wheeler shall be paid at the rate of the average tonnage that the miner would have filled for that day if he had worked in the ordinary course.

## 77A.—Wheeling by Hand or Winch.

Should any question arise as to the detriment to the contract wheeler's earnings in connection with wheeling by hand or winch, the same, together with the amount, if any to be paid, shall be referred to the Board of Reference for determination.

*Part IV.—Coal-cutting.*

## 78.—Duties.

The duties in particular of the coal-cutting machine men shall include the undercutting of the coal with electric coal-cutting machines, the travelling of the machines to and from the various places and preparing the machines for operation.

## 79.—Machine Cut.

(i) In undercutting the coal the machine man shall leave a clear space of not less than three (3) inches between the top of the machine cuttings, or "buck dust," and the top of the cut made by the coal-cutting machine. Every coal-cutting machine man shall leave each place in this condition, except in cases specified hereunder, namely:—

- (a) When the machine cuts into a stone pack; or
- (b) In places carrying water in such quantity that the clearance cannot be given without interference with the normal operation of the machine; or
- (c) In places where, from any other cause, it is unreasonable and impracticable to compel the machineman to leave a clear space of three (3) inches as provided in the first paragraph of this clause; or

(d) Where the coal sits down after being cut.

(ii) If a machine man is impeded in his work by reason of the machine cutting into stone, or "brass," in the seam, or on account of the machine becoming jammed through no negligence nor lack of skill on the part of the machine man, then he shall be paid such extra remuneration as may be mutually agreed upon by the manager and the machineman concerned. In the event of any dispute arising in the operation of this clause, it may be referred for settlement to the Board of Reference.

## 80.—Bits, Lubricating Oil, etc.

The employer shall keep the coal-cutting machines in good working order. He shall supply sufficient cutting bits, lubricating oil, and sand in the most convenient position in each district operated by the coal-cutting machine man. Electric supply cables shall be kept within a convenient distance of the working faces.

## 81.—Lubrication and Care of Machines.

The machine men shall take proper care of the machine and tools and the trailing cable and machine rope. They shall keep the machine in a reasonable state of cleanliness. A "reasonable state of cleanliness" shall, for the purpose of this clause, include keeping all oil wells clean, and with sufficient oil in them, and keeping all accessible parts of the machine clean, but shall not include dismantling any part of the machine for cleaning.

## 82.—Tools.

The employer shall supply all tools required by the machine man in the course of his duties, and the machine man shall be responsible for the safe-keeping of them while in his custody: Provided that it shall only be obligatory on the employer to supply a pick and shovel once in twelve (12) months, unless the same be destroyed by accident.

## 83.—Cavil.

A cavil shall be conducted quarterly in every mine, should any number of coal-cutting machine men desire it. The date of such cavil shall coincide with the general quarterly cavil of the mine, as arranged by the manager and the scrutineers. Machine men when on tonnage rates shall have the right to choose their own mates prior to the drawing of the cavil. If a vacancy should occur during the course of the cavil, the remaining machine men shall have the right to choose any available machine man at the mine, but if no such machine man be available, any other man in the mine. If the manager objects to any man so chosen, the matter in dispute shall be referred to the Board of Reference.

## 84.—Situation of Machines and State of Places.

The management shall acquaint the coal-cutting machine man, at the commencement of or during the course of each shift, of the situation of the machine and the places which are already undercut, and those that require undercutting.

## 85.—Places to be in Fit Condition.

Any place to be undercut by the coal-cutting machine man shall be in a fit and proper condition therefor as regards the removal of refuse and skips. The obligation for such condition being on the employer.

## 86.—Places to be Cut to the Satisfaction of the Management.

The coal-cutting machine men shall undercut each place in strict accordance with the instructions as to cut issued by the management.

## 87.—Picking Up Bottoms.

The coal-cutting machine men shall undercut the coal at such position in the seam as shall be directed by the management, and, when so directed, they shall keep the cutting as near as practicable to the floor of the seam. In the event of the machine men not keeping the cutting as near as practicable to the floor of the seam, then they shall take up that portion of the seam which by reason of their neglect is left on the floor of the place undercut without further remuneration. They shall under no circumstances cut below the position in the seam directed by the management. Any dispute under this clause shall be referred to the Board of Reference for decision.

### 88.—Machines or Places Rendered Unfit for Ordinary Work.

If on presenting himself for work on any day on which the mine is working, any coal-cutting machine man on tonnage rates cannot proceed with his ordinary work on account of no places being ready or on account of a breakdown of his machine, or a fall of ground, or inflow of water, or any other cause that the manager cannot reasonably foresee or prevent, then the machine man shall be employed at shift work rates at such work as the manager may direct for the balance of the current pay fortnight on those days when the mine is worked; but if a machine man is prevented from proceeding with his work through any cause that the manager could have reasonably foreseen and prevented, then the machine man shall be paid at his average daily rate for the preceding pay fortnight, or be provided with another working place for the balance of the current pay fortnight on those days on which the mine works.

### 89.—Safety of Working Places.

The deputy shall inspect every working place before instructing a machine man to cut the place.

If it be necessary for a coal-cutting machine man to remove timber or rails (other than the six (6) feet rails at the face), or put in additional timber, he shall be compensated by the payment of average wage for the time lost.

If any dispute arise as to the necessity, or otherwise, for the removal, or erection, of the timber, or removal of the rails, it shall be referred to the Board of Reference.

### 90.—Method of Payment.

The employer shall record the gross tonnage of all coal filled by the miners in the various districts in which the coal-cutting machine men operate, and the coal-cutting machine men shall be paid for the tonnage so recorded. All road coal filled shall be paid for at the cutting rates, the money to be equally divided between the machine men, after allowance has been made for upsets.

Compensation for any refuse other than the regular stone band, or stone from the roof, which is ordered by the management not to be filled into the skips by the miners, shall be paid by the employer to the coal-cutting machine men.

The amount of such compensation shall be ascertained by agreement between the machine men concerned and the management, and in default of agreement shall be referred for settlement to the Board of Reference.

### 91.—Rates.

Coal-cutting machine men shall be paid at the following rates:—

	Per Ton.
Co-operative Mine ... ..	5½
Proprietary Mine ... ..	3½
Cardiff Mine ... ..	3¾
Stockton Mine ... ..	3
Griffin Mine ... ..	4½

### 92.—Adjustment of Places Cut.

At the end of the cavil the machine men shall arrange among themselves as to what allowance shall be made for coal cut, and left in the cavil they leave. Failing settlement among themselves being arrived at, the manager of the mine and the scrutineers shall decide the matter, and their decision shall be final.

### 93.—Cutting in Main Dips or Similar Places.

Where machine men are required to cut in main dips (or similar places) with a grade of one in ten or steeper, the machine men shall be paid at shift work rates for such time as they are cutting in such place, or a special contract under the provisions of Clause 25 of the General Conditions (Part I.) may be entered into. Where it is necessary to lower or haul a coal-cutting machine into or out of such a place by means of a winch, then the machine men shall be paid such an amount for compensation for lost time as may be agreed upon by the men concerned, and the manager, or, in the event of disagreement, as may be determined by the Board of Reference.

### 94.—Minimum Wage.

The minimum daily rate payable to coal-cutting machine men shall be as provided in Clause 4 of the

General Conditions (Part I.). In addition, sixpence (6d.) per shift shall be paid for afternoon shift and one shilling (1s.) per shift for midnight shift. Should the aggregate of their contract earnings for any period be less than the minimum herein mentioned for the number of shifts worked in that period, they shall nevertheless be paid an aggregate amount equal to the minimum for that number of shifts.

### Part V.—Coal Boring.

#### 95.—Duties.

The duties in particular of the workers engaged under this Part and referred to hereinafter as boring machine men, shall include the boring of the coal faces with electric boring machines, the travelling of the machine to and from the various places, and preparing the machines for operation.

#### 96.—State of Machines.

The employer shall keep the coal-boring machines in good working order. They shall also keep the electric supply cable to within a convenient distance of the working face.

#### 97.—Lubrication and Care of Machines.

The boring machine men shall keep the machines effectively lubricated and in a reasonable state of cleanliness, and shall use every endeavour to minimise wastage of oil. They shall also exercise every care in the handling of the machines and cables and drills.

#### 98.—Tools.

The employer shall supply all tools required by the boring-machine men in the course of their duties under this Part and the boring-machine men shall be responsible for the safekeeping and care thereof.

#### 99.—Cavil.

A cavil shall be conducted quarterly should any number of boring-machine men so desire it, the date of such cavil to coincide with the date of the general quarterly cavil as provided for in Clause 14, General Conditions of this Award, when the various districts in the mine as arranged by the management shall be cavilled for by the various parties of boring-machine men.

#### 100.—Situation of Machines.

The management shall acquaint the boring-machine men at the commencement or during the course of each shift, the situation of the machines and the places which are already bored and those which require boring.

#### 101.—Places to be in Fit Condition.

Any place to be bored by the boring-machine men shall be in a fit and proper condition therefore as regards the removal of refuse and skips. The obligation for such condition being on the employer.

#### 102.—Places to be Bored to the Satisfaction of Management.

The boring machine-men shall bore each place to the mutual satisfaction of the miner and the management, particularly as regards the number of holes and the angle of same.

#### 103.—Machines or Places rendered Unfit for Ordinary Work.

If on presenting himself for work on any day on which the mine is working, any boring-machine man on tonnage rates cannot proceed with his ordinary work on account of no places being ready, or on account of a breakdown of his machine, or a fall of ground, or inflow of water, or any other cause that the manager cannot reasonably foresee or prevent, then the boring-machine man shall be employed at such work as the management may direct at shift work rates for the balance of the current pay fortnight on those days when the mine is worked; but if a boring-machine man is prevented from proceeding with his work through any cause that the manager could have reasonably foreseen and prevented, then the machine man shall be paid at his average daily rate for the preceding pay fortnight, or be provided with another working place for the balance of the current pay fortnight on those days on which the mine works.

## 104.—Method of Payment.

The employer shall record the gross tonnage of all coal filled by the miners in the various districts in which the boring-machine men operate, and the boring-machine men shall be paid for the tonnage so recorded. Compensation for any refuse other than the regular stone band or stone from the roof which is ordered by the management not to be filled into the skips by the miners shall be paid by the employer to the boring-machine men.

All road coal filled shall be paid for at boring rates, the money to be equally divided between the coal boring-machine men, after allowance has been made for upsets.

The amount of such compensation shall be ascertained by agreement between the machine men concerned and the management, and in default of agreement shall be referred for settlement to the Board of Reference.

## 105.—Rates.

Parties of boring-machine men shall be paid at the following rates:—

	Per Ton.
	d.
Proprietary Mine ... ..	1 $\frac{3}{4}$
Stockton Mine ... ..	1 $\frac{1}{2}$

## 106.—Minimum Wage.

The minimum daily rate payable to boring-machine men shall be as provided in Clause 4 of the General Conditions (Part I.). In addition, sixpence (6d.) per shift shall be paid for afternoon shift and one shilling (1s.) per shift for midnight shift when worked. Should the aggregate of their contract earnings for any pay period be less than the minimum herein mentioned for the number of shifts worked in that period, they shall nevertheless be paid an aggregate amount equal to the minimum for that number of shifts.

## 107.—Adjustment of Places.

At the end of the cavil the machine men shall arrange among themselves as to what allowance shall be made for coal bored and left in the cavil they leave. Failing a settlement among themselves being arrived at, the manager of the mine and the scrutineers shall decide the matter, and their decision shall be final.

## 108.—Additional Boring.

If the boring-machine men have to return to bore other holes through no fault of their own, then they shall be paid their average wage for the time so occupied. Any dispute hereunder shall be referred to the Board of Reference for decision.

In witness whereof this Award has been signed by the President of the Court and the seal of the Court has been hereto affixed this sixth day of October, 1936.

(SEAL)

WALTER DWYER,  
President.

Western Australia.

## THE COMPANIES ACT, 1893.

Cooks Australian Directories Proprietary, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at 249 Murray street, Perth.

Dated the 21st day of October, 1936.

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

## THE COMPANIES ACT, 1893.

Notice of Situation of Registered Office.

Collett and Company, Limited.

NOTICE is hereby given that the above Company is situated at 195 Murray street, Perth, and is accessible to the public Monday to Friday, 10 a.m. to 1 p.m. and 2 p.m. to 4 p.m., and Saturday 10 a.m. to 12 noon.

Dated the 16th day of October, 1936.

LAVAN, WALSH, & SEATON,  
Solicitors, Perth.

## THE COMPANIES ACT, 1893.

Scottish Insurance Corporation, Limited.

NOTICE is hereby given that the Registered Office in Western Australia of Scottish Insurance Corporation, Limited, is situate at Royal Insurance Buildings, 133 St. George's terrace, Perth, and that Frederick William Proctor is the duly appointed Attorney for the Company.

Dated this 8th day of October, 1936.

SYDNEY H. GOOD,  
Solicitor for the said Company.

Western Australia.

## THE COMPANIES ACT, 1893.

Norwich Union Fire Insurance Society, Limited.

NOTICE is hereby given that the Registered Office in Western Australia of the abovenamed Company will as from the 2nd day of November, 1936, be situate at the First Floor, Colonial Mutual Life Building, 55 St. George's terrace, Perth.

Dated the 21st day of October, 1936.

STONE, JAMES, & CO.,  
Solicitors for the said Company in Western Australia.

## BOWGADA FARMERS' CO-OPERATIVE COMPANY, LIMITED.

NOTICE is hereby given that the Registered Office of this Company is situate at Lot 2, Main street, Bowgada, and is accessible to the public between the hours of 10 a.m. and 4 p.m. on week days (public holidays excepted) and between 10 a.m. and 12 noon on Saturdays.

J. H. WORTHINGTON,  
Secretary *pro. tem.*

Perth, 15th October, 1936.

## THE FIRST HIT GOLD MINE (1934), NO LIABILITY.

NOTICE is hereby given that certain Shares have become forfeited for the non-payment of the 1st Call of 6d. per Share due 14th August, 1935; 2nd Call of 6d. per Share due 13th November, 1935; 3rd Call of 6d. per Share due 8th January, 1936; 4th Call of 6d. per Share due 11th March, 1936; and will be offered for sale by public auction in the vestibule of the Perth Stock Exchange, Fifth Floor C.M.L. Buildings, St. George's terrace, Perth, on Monday, the 2nd day of November, 1936, at 2.30 p.m., unless previously redeemed.

By order of the Board,

E. E. MORRIS,  
Secretary.

Perth, 1st October, 1936.

Shares may be redeemed up to Saturday, the 31st day of October, 1936, at 12 o'clock noon.

IN THE MATTER OF THE COMPANIES ACT, 1893,  
and in the matter of Sunrise Self-Raising Flour,  
Co., Ltd.

I, MELECH ROSS, Chairman of an extraordinary meeting of Shareholders of the abovenamed Company summoned by notice dated the 5th day of October, 1936, and held on the 13th day of October, 1936, at National House, 49 William street, for the purpose of passing as a special resolution the following:—That the Company be voluntarily wound up and that E. Salvaris, of Room 2, Second Floor, National House, William street, be and is appointed Liquidator for the purpose thereof.

I do hereby certify that such resolution was passed by the requisite majority.

Dated the 13th day of October, 1936.

(Sgd.) M. ROSS,  
Chairman.

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

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Bowgada Farmers' Co-operative Company, Limited.

Dated this 15th day of October, 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 Incorporation, as a Limited Company, has this day been issued to Collett and Company, Limited.

Dated this 16th day of October, 1936.

T. F. DAVIES,  
Registrar of Companies.

Supreme Court Office, Perth, W.A.

(Form F.)

REGISTRATION OF FIRMS ACT, 1897.

(61 Vict., No. 14.)

I HEREBY certify that the statement made pursuant to the provisions of the abovementioned Act, in connection with the firm of Pettys (consisting of Ruth Krauth and Leopold Francis Krauth), Registered No. 566/23, carrying on business formerly at 713 Hay street, now of 705-707 Hay street, Perth, as Retail Drapers, whereby it appears that on the 2nd day of June, 1936, Ruth Krauth died and Leopold Francis Krauth continued as sole proprietor, was on the 20th day of October, 1936, duly registered No. 573/1936.

Given under my hand this 20th day of October, One thousand nine hundred and thirty-six.

[L.S.] T. F. DAVIES,  
Registrar of Companies.

THE ADMINISTRATION ACT, 1903.

Notice.

In the Estate of Michael John Kalaf, late of 83 and 85 Rokeby road, Subiaco, in the State of Western Australia, Fish Monger, deceased (intestate).

NOTICE is hereby given that all persons having claims against the Estate of the abovenamed Michael John Kalaf, deceased, must send particulars in writing of the same to the Administrator The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 23rd day of November, 1936, after which date the said Administrator will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to such claims of which it shall have had notice.

Dated the 13th day of October, 1936.

MORRIS CRAWCOUR,  
Atlas Building, Esplanade, Perth, Solicitor for The West Australian Trustee, Executor, and Agency Company, Limited, the Administrator of the Estate of Michael John Kalaf, deceased.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of John Campbell Wood, late of 38 Ventnor avenue, West Perth, in the State of Western Australia, Retired Bank Officer, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are hereby required to send full particulars thereof in writing to the West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, the Executor of the Will of the said deceased, on or before the 23rd day of November, 1936, after which date the said Executor will proceed to distribute the assets amongst the persons entitled thereto, having regard only to those claims of which it then shall have received notice.

Dated this 13th day of October, 1936.

BRIAN SIMPSON,  
of Warwick House, 63 St. George's terrace, Perth, Solicitor for the said The West Australian Trustee, Executor, and Agency Company, Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will of Thomas Petchell, late of Victoria Farm, Williams, in the State of Western Australia, Retired Farmer, deceased.

NOTICE is hereby given that all persons having claims against the Estate of the abovenamed deceased are requested to send particulars of their claims to The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, the Executor of the Will of the abovenamed deceased, on or before the 23rd day of November, 1936; and further, on the expiration of the last-mentioned date the said Company will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which the said Company shall have had notice.

Dated this 15th day of October, 1936.

KINGSTON & McCLEMAN,  
Royal Insurance Buildings, 133 St. George's terrace, Perth, Solicitors for The West Australian Trustee, Executor, and Agency Company, Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of William Ernest Hamilton Love (sometimes called William Ernest Edinburgh Love), late of Wickepin, in the State of Western Australia, Agent, deceased.

NOTICE is hereby given that all creditors and other persons having any claims against the above Estate are hereby requested to send in particulars thereof in writing to The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, in the State of Western Australia, the Executor of the Will of William Ernest Hamilton Love (sometimes called William Ernest Edinburgh Love), deceased, on or before the 23rd day of November, 1936; and further, that at the expiration of the last-mentioned date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated this 14th day of October, 1936.

NICHOLSON & NICHOLSON,  
Surrey Chambers, 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 Henry George Critchley, late of 37 Fifth avenue, Inglewood, in the State of Western Australia, Motor Garage Proprietor, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands upon or against the Estate of the abovenamed Henry George Critchley, deceased, are hereby required to send particulars thereof in writing to the Executor of his said Will, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of 89 St. George's terrace, Perth on or before the 23rd day of November, 1936, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to such claims of which it shall then have received notice.

Dated the 19th day of October, 1936.

ACKLAND & WATKINS,  
89 St. George's terrace, Perth,  
Solicitors for the Executor.

In the matter of "The Associations Incorporation Act, 1895," and in the matter of the Harvey District Trotting Club.

I, ARTHUR HENRY JEFFERIES, of Harvey, in the State of Western Australia, Company Manager, being the person hereunto authorised by The Harvey District Trotting Club, do hereby give notice that I am desir-

ous that such Club should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

A. H. JEFFERIES.

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

1. Name of the Institution:—The Harvey District Trotting Club.

2. Object or Purpose of Institution:—The main object of the Club is to foster and extend the sport of Trotting throughout Western Australia and the importation and breeding of trotting horses and to keep the sport of trotting clean and free from abuse. The further objects of the Club as outlined in the Rules of the Club are all incidental or conducive to the attainment of the above main object.

3. Where Situated or Established:—Harvey.

4. Name or Names of Trustees:—Nil.

5. In Whom the Management of the Institution is Vested and by what Means:—Committee consisting of thirteen members, of whom one shall be the President, two other Vice-Presidents, and the remainder ordinary members of the Club.

A. E. Ball, of Udue road, Harvey, Solicitor for the Applicant.

#### IN THE MATTER OF THE ASSOCIATIONS INCORPORATION ACT, 1895.

The Royal Society of Western Australia.

I, WILLIAM ERNEST SHELTON, of Tuart street, Applecross, the Trustee of or person hereunto authorised by The Royal Society of Western Australia, do hereby give notice that I am desirous that such Society should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

WM. E. SHELTON.

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 Royal Society of Western Australia filed in pursuance of "The Associations Incorporation Act, 1895":—

1. Name of Institution:—The Royal Society of Western Australia.

2. Objects or Purposes of the Institution:—To acquire all the assets and property and to assume and take over the liabilities of the Society existing under above name and referred to as "the Old Society," and to enter into such agreements or writings as the Council may at any time determine or resolve and, in addition thereto, the following objects or purposes:—To promote and assist in the advancement of science in all its branches; to found, subsidise or contribute to any institution or person, scholarships, grants, prizes or monetary or other reward in connection with all or any of the objects or purposes of the Society. To promote, produce, and hold or join in promoting, producing, or holding any exhibitions, lectures, or any form of study or entertainment in furtherance of any objects of the Society, or for the purpose of inducing interest in the objects or work of the Society, or in raising funds for its benefit or of any object thereof; to establish schools or institutions for study or research in connection with any scientific subject or subjects, and to maintain the

same and pay or disburse all or any expenses in connection therewith; to protect or assist in protecting the interests or rights of any member or members, as the Council or the Society in general meeting may from time to time decide; to acquire by purchase or otherwise, also to sell or otherwise dispose of or deal with any property real or personal of the Society, with power to borrow money, as the Council may think proper; to improve, develop, or extend all or any of the property or rights of the Society, and to build, erect, or alter buildings or erections and furnish, fit up, and maintain same; to print and publish or join in printing and publishing newspapers, periodicals, books, journals, or other documents, and to amalgamate, co-operate, or affiliate with any other society, association or body, and to assist in or subscribe to any scientific or other purpose as mentioned therein, or any fund, and to invest any moneys of the Society and carry out all or any of the objects or purposes which may be deemed to be incidental to the foregoing, with the powers and authorities as are more fully contained in the Constitution of the Society.

3. Where Situated or Established:—Perth, Western Australia.

4. The Name or Names of the Trustee or Trustees:—William Ernest Shelton.

5. In whom the Management of the Institution is Vested:—A Council consisting of the officers, members, and persons as provided by the Rules and Regulations of the Society.

Nicholson & Nicholson, Solicitors, Surrey Chambers, Perth.

#### CONTENTS.

	Page
Administration Act .. .. .	1777
Agricultural Bank .. .. .	1766
Appointments .. .. .	1756-7, 1765-6
Arbitration Court .. .. .	1768-76
Associations Incorporation .. .. .	1777-8
Audit Act .. .. .	1757
Cash Orders lost .. .. .	1766
Chief Secretary's Department .. .. .	1758
Commissioners for Declarations .. .. .	1757
Companies .. .. .	1776-7
Crown Law Department .. .. .	1757
Deceased Persons' Estates .. .. .	1777
Farmers' Debts Adjustment Act—Stay Orders, etc. .. .. .	1756-7
Hospitals—Boards of Management .. .. .	1758
Industrial Arbitration .. .. .	1768-76
Justices of the Peace .. .. .	1756
Lands Department .. .. .	1758-63
Land Titles .. .. .	1763-4
Metropolitan Water Supply, etc. .. .. .	1765
Municipalities .. .. .	1765
Orders in Council .. .. .	1755
Premier's Department .. .. .	1756
Public Service Commissioner .. .. .	1755, 1757
Public Works Department .. .. .	1755, 1764-6
Registrar General .. .. .	1766
Registrar of Companies .. .. .	1776-7
Registration of Births, etc. .. .. .	1766
Registration of Firms Act .. .. .	1777
Rights in Water and Irrigation Act .. .. .	1755
Road Boards .. .. .	1762-3, 1765-6
Surveyors licensed .. .. .	1763
Taxation Department .. .. .	1757
Tender Board .. .. .	1766-7
Tenders accepted .. .. .	1766
Tenders invited .. .. .	1764, 1767
Transfer of Land .. .. .	1763-4
Treasury .. .. .	1757
Water Supply, etc., Department .. .. .	1765