



Government Gazette

OF

WESTERN AUSTRALIA.

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No. 40.]

PERTH : FRIDAY, AUGUST 20.

[1937.]

Bank Holiday at Three Springs.

PROCLAMATION

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

IN pursuance of the provisions contained in the Fifth Section of "The Bank Holidays Act, 1884," I, the Lieutenant-Governor of the said State, do by this my Proclamation appoint Thursday, the 16th September, 1937, a special day to be observed as a Bank Holiday in the Town of Three Springs.

Given under my hand and the Public Seal of the said State, at Perth, this 5th day of August, 1937.

By His Excellency's Command,
W. H. KITSON,
Chief Secretary.

GOD SAVE THE KING!!!

Bank Holidays at Towns specified hereunder.

PROCLAMATION

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

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

Date and Town.

Thursday, 9th September, 1937—Carnamah.
Wednesday, 15th September, 1937—Northampton.
Wednesday, 22nd September, 1937—Cunderdin.
Wednesday, 29th September, 1937—Northampton.

Given under my hand and the Public Seal of the said State, at Perth, this 9th day of August, 1937.

By His Excellency's Command,
(Sgd.) W. H. KITSON,
Chief Secretary.

GOD SAVE THE KING!!!

Bank Holiday at Dowerin.

PROCLAMATION

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

IN pursuance of the provisions contained in the Fifth Section of "The Bank Holidays Act, 1884," I, the Lieutenant-Governor of the said State, do by this my Proclamation appoint Wednesday, 15th September, 1937, a special day to be observed as a Bank Holiday in the Town of Dowerin.

Given under my hand and the Public Seal of the said State, at Perth, this 6th day of August, 1937.

By His Excellency's Command,
W. H. KITSON,
Chief Secretary.

GOD SAVE THE KING!!!

Bank Holidays at Meckering, Kondinin, and Corrigin.

PROCLAMATION

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

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

Date and Town.

Friday, the 17th September, 1937—Meckering.
Saturday, the 18th September, 1937—Kondinin.
Wednesday, the 22nd September, 1937—Corrigin.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of August, 1937.

By His Excellency's Command,
(Sgd.) W. H. KITSON,
Chief Secretary.

GOD SAVE THE KING!!!

Bank Holidays at Wyalkatchem, Ballidu, Bruce Rock, Trayning, Narembreen, Northam, and York.

PROCLAMATION

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

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

Date and Town.

Wednesday, 8th September, 1937—Wyalkatchem.
Saturday, 11th September, 1937—Ballidu.
Saturday, 11th September, 1937—Trayning.
Wednesday, 15th September, 1937, Bruce Rock.
Wednesday, 15th September, 1937—Narembreen.
Wednesday, 22nd September, 1937—Northam.
Wednesday, 29th September, 1937—York.

Given under my hand and the Public Seal of the said State, at Perth, this 11th day of August, 1937.

By His Excellency's Command,

(Sgd.) W. H. KITSON,
Chief Secretary.

GOD SAVE THE KING !!!

Dedication of Public Highways.

City of Perth Municipality.

PROCLAMATION

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

Corr. 1428/36.

WHEREAS by Sections 222 and 227 of "The Municipal Corporations Act, 1906" (6 Edward, No. 32), it shall be lawful for the Lieutenant-Governor, on request of the Council, by notice in the *Government Gazette*, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway, within the meaning of any law now or hereafter in force: And whereas the City of Perth Municipal Council has requested that certain lands, named and described in the Schedule hereunder, which have been used for streets or ways within the Municipality of the City of Perth, be declared public highways: Now, therefore I, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation declare the said lands to be public highways, and such lands shall from the date of this Proclamation be absolutely dedicated to the public as highways, within the meaning of any law now or hereafter in force.

Schedule.

Name of Street, Width, Position, Titles Office Plans.
Jarrah road; 100 links; from Kent street to Westminster street; L.T.O. Plan No. 2823.
Jarrah road; 45.4 links; from Westminster street to the south-eastern side of Banksia road; L.T.O. Plan No. 2179.
Jarrah road; 100 links (narrowing in part), plus truncations; along part of the north-eastern boundary of "B" Reserve No. 5987 and the north-eastern boundary of Reserve No. 10555; L. & S. Plan No. 5254.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of August, 1937.

By His Excellency's Command,

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

GOD SAVE THE KING !!!

Dedication of Public Highways.

City of Fremantle Municipality.

PROCLAMATION

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

Corr. 1581/22.

WHEREAS by Sections 222 and 227 of "The Municipal Corporations Act, 1906" (6 Edward, No. 32), it shall be lawful for the Lieutenant-Governor, on request of the Council, by notice in the *Government Gazette*, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway, within the meaning of any law now or hereafter in force: And whereas the City of Fremantle Municipal Council has requested that certain lands, named and described in the Schedule hereunder, which have been used for streets or ways within the Municipality of City of Fremantle, be declared public highways: Now, therefore I, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation declare the said lands to be public highways, and such lands shall from the date of this Proclamation be absolutely dedicated to the public as highways, within the meaning of any law now or hereafter in force.

Schedule.

Name of Street, Width, Position, Titles Office Plans.
Michael street; 1 chain (plus truncations); from the south-west corner of Lot 1 of Cockburn Sound Location 136 to the south-east corner of Lot 3; L.T.O. Diagram No. 9984.
Lefroy street; 1 chain (plus truncations); from the north-west corner of Lot 1 of Cockburn Sound 136 to a north-east corner of Lot 3; L.T.O. Diagram No. 9984.
Lefroy street; 1 chain (plus truncations); from Curdale street to the south-east corner of Lot 17 of Cockburn Sound Location 329; L.T.O. Diagram 9985.
Grosvenor street; 1 chain (plus truncations); from Curdale street to the north-east corner of Lot 17 of Cockburn Sound 136; L.T.O. Diagram 9985.
Annie street; 1 chain (plus truncations); from Winterfold street to the south-east corner of Lot 9 of Cockburn Sound Location 136; L.T.O. Plan No. 5777, Diagram No. 9984.
Jean street; 1 chain (plus truncations); from Winterfold street to the south-east corner of Lot 45 of Cockburn Sound 136; L.T.O. Plan No. 5777.
Winterfold street; 1 chain (plus truncations); from Clontarf road to the north-west corner of Lot 10 of Cockburn Sound Location 329; L.T.O. Plan No. 5777.
Newmarket street; 1 chain (plus truncations); from Clontarf road to a surveyed road at the south-east corner of Lot 72 of Cockburn Sound Location 222; L.T.O. Plan No. 5777.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of August, 1937.

By His Excellency's Command,

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

GOD SAVE THE KING !!!

Dedication of Public Highways.

Claremont Municipality.

PROCLAMATION

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

Corr. 423/37.

WHEREAS by Sections 222 and 227 of "The Municipal Corporations Act, 1906" (6 Edward, No. 32), it shall be lawful for the Lieutenant-Governor, on request of the Council, by notice in the *Government Gazette*, to declare any land reserved, used, or by purchase or

exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway, within the meaning of any law now or hereafter in force: And whereas the Claremont Municipal Council has requested that certain lands, named and described in the Schedule hereunder, which have been used for streets or ways within the Municipality of Claremont, be declared public highways: Now, therefore I, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation declare the said lands to be public highways, and such lands shall from the date of this Proclamation be absolutely dedicated to the public as highways, within the meaning of any law now or hereafter in force.

Schedule.

Name of Street, Width, Position, Titles Office Plans.

George avenue; 1 chain (plus truncations); from Hammand road to King street; L.T.O. Plan No. 5858.
Queen street; 1 chain; from King street to Princess road; L.T.O. Plan No. 736.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of August, 1937.

By His Excellency's Command,

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

GOD SAVE THE KING !!!

Dedication of Public Highways.

Claremont Municipality.

PROCLAMATION

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

Corr. 9558/02.

WHEREAS by Sections 222 and 227 of "The Municipal Corporations Act, 1906" (6 Edwardi, No. 32), it shall be lawful for the Governor, on request of the Council, by notice in the *Government Gazette*, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway, within the meaning of any law now or hereafter in force: And whereas the Claremont Municipal Council has requested that certain lands, named and described in the Schedule hereunder, which have been used for streets or ways within the Municipality of Claremont, be declared public highways: Now, therefore I, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation declare the said lands to be public highways, and such lands shall from the date of this Proclamation be absolutely dedicated to the public as highways, within the meaning of any law now or hereafter in force.

Schedule.

Name of Street, Width, Position; Titles Office Plans.

Fern street (extension); 60 links; from the terminus of the present street at the south-east corner of Lot 81 of Swan Location 1058 to the south-west corner of Lot 91 of Location 1061; L.T.O. Plan No. 1270.

Garden street (extension); 60 links; from the terminus of the present street at the south-east corner of Lot 61 of Swan Location 1058 to the south-west corner of Lot 70 of Swan Location 1061; L.T.O. Plan 1270.

Bellevue terrace (extension); 60 links; from the terminus of the present street at the south-east corner of Lot 41 of Swan Location 1058 to the south-west corner of Lot 50 of Swan Location 1061; L.T.O. Plan 1270.

Prospect terrace; 60 links; from the south-west corner of Lot 30 of Swan Location 1061 to the south-east corner of Lot 21 of Swan Location 1058; L.T.O. Plan No. 1270.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of August, 1937.

By His Excellency's Command,

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

GOD SAVE THE KING !!!

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 12th day of August, 1937, the following Orders in Council were authorised to be issued:—

The Road Districts Act, 1919-1934.

Rockingham Road District.

ORDER IN COUNCIL.

P.W. 589/37.

HIS Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council under the provisions of Section 211 of "The Road Districts Act, 1919-1934," doth hereby extend the provisions set out in the Second Schedule to the said Act to the Townsites of Kwinana and Safety Bay.

L. E. SHAPCOTT,
Clerk of the Council.

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

ORDER IN COUNCIL.

M.W.S. 1331/36.

WHEREAS by "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is provided that, subject to the provisions of the Act, the Minister for Water Supply, Sewerage, and Drainage shall, with the approval of the Governor, have power to construct and extend water works, sewerage works, and stormwater drainage works: And whereas the preliminary requirements of the said Act have been complied with, and plans, sections, and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Lieutenant-Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage, and Drainage to undertake the construction of the following works under the said Act, namely:—

Metropolitan Water Supply Improvements, Mosman Park Road District and North Fremantle Municipality:—24-inch diameter water main in Stirling highway, etc., from Victoria street to Leslie road, as shown in red on Plan M.W.S.S. & D.D., W.A., No. 5917.

This Order in Council shall take effect from the 20th day of August, 1937.

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

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

ORDER IN COUNCIL.

M.W.S. 308/37.

PURSUANT to Sections 19 and 20 of the abovementioned Act His Excellency the Lieutenant-Governor, with the advice of the Executive Council, hereby approves of the construction and extension by the Minister for Water Supply, Sewerage, and Drainage of the following works under the said Act, and exempts such works from the operations of Sections 20, 21, 22, and 23 of the said Act.

Description of Proposed Works:—Metropolitan Sewerage—Crossings in North Beach road, Mount Hawthorn.

This Order in Council shall take effect from the 20th day of August, 1937.

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

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

ORDER IN COUNCIL.

M.W.S. 1508/36.

WHEREAS by "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is provided that, subject to the provisions of the Act, the Minister for Water Supply, Sewerage, and Drainage shall, with the approval of the Governor, have power to construct and extend water works, sewerage works, and stormwater drainage works: And whereas the preliminary requirements of the said Act have been complied with, and plans, sections, and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Lieutenant-Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage, and Drainage to undertake the construction of the following works under the said Act, namely:—

Metropolitan Water Supply Improvements, Canning Road District.—24-inch diameter water main, Queen's Park to Melville Reservoir, proposed main in Railway street, from Railway promenade to Albany road, as shown in red on Plan M.W.S.S. & D.D., W.A., No. 5779.

This Order in Council shall take effect from the 20th day of August, 1937.

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

The Municipal Corporations Act, 1906; and Public Works Act, 1902-1933.

Subiaco Municipality.

Sale of Land formerly portion of Axon street, Subiaco, no longer required for Public Road Purposes.

ORDER IN COUNCIL.

P.W. 1013/35.

WHEREAS by Section 230 of "The Municipal Corporations Act, 1906," and Section 29 of "The Public Works Act, 1902-1933," it is made lawful for the Governor to cause to be sold by private contract any land held for a public work but no longer required for such public work: Now, therefore, His Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council and in exercise of the power conferred by the said sections of the said Acts, doth hereby consent and authorise the sale by the Subiaco Municipality of all those pieces of land (formerly portions of Axon street, Subiaco), being Lots 2 and 3 of Perth Suburban Lot 222, as shown on L.T.O. Diagram 10371, and being part of the land comprised in Certificate of Title Volume 399, Folio 102, such land not now being required for the purpose for which it was held, namely, Public Road.

L. E. SHAPCOTT,
Clerk of the Council.

The Land Act, 1933-1934.

ORDER IN COUNCIL.

Corr. No. 2417/28.

WHEREAS by Section 33 of "The Land Act, 1933-1934," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 19898 (Koolanooka Lot 34) should vest in and be held by the Morawa Road Board in trust for the purpose of Recreation (Combined Sports Ground): Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned Reserve shall vest in and be held by the Morawa Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 37 of the said Act.

The Order in Council dated 25th September, 1928, regarding the above is hereby superseded.

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

The Land Act, 1933-1934.

ORDER IN COUNCIL.

Corr. No. 1341/32.

WHEREAS by Section 33 of "The Land Act, 1933-1934," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 20394, at Nyabing, should vest in and be held by the Kent Road Board in trust for the purpose of Recreation (Golf Links): Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned Reserve shall vest in and be held by the Kent Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 37 of the said Act.

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

The Child Welfare Act, 1907-27.

ORDER IN COUNCIL.

C.W.D. 736/37; Ex. Co. 1624.

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

Schedule.

Kondinin:—Mr. James Johnston Macdonald, J.P.

L. E. SHAPCOTT,
Clerk of the Council.

ORDER IN COUNCIL.

P.W. 1337/37.

WHEREAS Section 74 of "The Constitution Act, 1889," provides that the Governor in Council may vest in Heads of Departments or other officers or persons within the State power to make minor appointments: And whereas it is desirable that power of appointment of foremen and other persons employed at a daily rate of wage on works under the control of the Departments of Public Works, and of Water Supply, Sewerage, and Drainage (exclusive of the Metropolitan Water Supply, Sewerage, and Drainage Department) should be vested in the several officers whose names are set out in the annexed Schedule: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice of the Executive Council, hereby vests in the several officers mentioned in the annexed Schedule, and any person or persons appointed to act temporarily in the place of any of such officers, the appointment of foremen and all other persons employed on such works at a daily rate of wages; and doth hereby revoke all previous Schedules in so far as they refer to officers of the Departments aforesaid.

The Schedule.

W. S. Andrew, E. Tindale, B. S. Crimp, P. E. Shaw, W. K. Weller, J. S. Young, G. D. Brockman, A. E. Clare, T. S. J. Hall, J. C. Hutchinson, F. H. Prior, A. M. Hutchinson, R. W. Edwards, C. M. Dimond, C. L. Henderson, W. H. Orr, A. G. Kirkwood, N. Fernie, G. Hammond, H. M. Wilson, R. J. Keating, S. B. Byass, D. O. Temby, L. B. Rourke, C. P. Morgan, N. J. Henry, J. A. Corbet, F. J. McMullen, T. F. Brennan, H. C. Trigg, G. H. Kenny, and R. G. Heath.

L. E. SHAPCOTT,
Clerk of the Council.

JUSTICE OF THE PEACE.

Ex Officio Justice of the Peace.Premier's Department,
Perth, 13th August, 1937.

IT is hereby notified, for public information, that Richard Greenslade Moore, Esquire, Mayor of Kalgoorlie, has been appointed, under Section 9 of "The Justices Act, 1902-1936," as a Justice of the Peace for the East Coolgardie Magisterial District during his term of office as Mayor.

L. E. SHAPCOTT,
Under Secretary Premier's Department.Premier's Department,
Perth, 18th August, 1937.

IT is hereby notified, for public information, that His Excellency the Lieutenant-Governor has been pleased to appoint the Hon. H. Millington to carry out the duties of Minister for Education during the temporary absence from the State of the Hon. F. J. S. Wise.

L. E. SHAPCOTT,
Under Secretary.

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 order 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 form a 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.

McTavish, Elizabeth, Yorkrakine, 11th August, 1937.
Bowers, Edward, North Burracoppin, 12th August, 1937.
Thiel, Paul William Herman, Nembudding, 12th August, 1937.

Dunlop, Daniel, Merredin, 13th August, 1937.
Young, Neville Adolphus, Kalannie (5 Barrett street, Wembley), 13th August, 1937.

Smallwood, Frank Ernest, Redmond, 16th August, 1937.
Harper, Samuel Arthur, Naremben, 17th August, 1937.

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

W. A. WHITE, Director.

18th August, 1937.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the adjustment of debts under Section 11 of the Act of the following farmers has been finalised and the Stay Orders have now lapsed:—Atkinson, Harold and Joseph William, Merredin; Beagley, Harry, Bencubbin; Birch, Everett Barrett, and Deague, Leslie Henry, Wongoody, via Mullewa; Chapman, Arthur Charles, Mollerin, via Koorda; Dunkley, George Alexander and Victoria Fitzgerald, Yelbeni; Goss, Stanley James, Kojonup; Harris, Arthur Edward, Dudinin; Jack, John Kennedy, Trayning; Liebeck, Herman Theodore Ernest, Bruce Rock; May, George William, Newcarlbeon, via Koorda; McConehie, Bertie Jane Hanchin, Redmond; McNee, William, Wyalkatchem; Morgan, Thomas, Agnes Mary, and Evan Rupert, Tammin; Raison, William Leslie, Bencubbin; South, Robert Leslie Moncrieff, Korbel; Lingard, Frederick, Kulin; Ormesher, H., and Tickle, M., Baandee.

W. A. WHITE, Director.

18th August, 1937.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following Stay Orders have lapsed:—Lingard, Frederick, Kulin, 18th August, 1937; Ormesher, H., and Tickle, M., Baandee, 18th August, 1937.

W. A. WHITE, Director.

18th August, 1937.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following Stay Orders issued under Section 11 of the Act have been cancelled:—McNamara, Bernard Daniel, York, 18th August, 1937; Lee, George, Wubin, 18th August, 1937; Dunn, Alexander, Bilbarin, 18th August, 1937; Cuttriss, Frank Gerald, Westcliff, via Kulikup, 18th August, 1937; Hodgson, Arthur, Tambellup, 18th August, 1937; Granville, Francis Arthur, Morawa, 18th August, 1937; Bow, Herbert Charles, Popanyinning, 18th August, 1937.

W. A. WHITE, Director.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following farmer now operating under the Act has made application under Section 11 of the Act for the writing down or suspension of his debts:—Cunningham, Patrick Victor, Karlgarin.

All claims against this farmer to be forwarded to the Director, Temple Court, William street, Perth.

18th August, 1937. W. A. WHITE, Director.

THE AUDIT ACT, 1904.

The Treasury,
Treasury No. 63/37. Perth, 12th August, 1937.

IT is hereby published, for general information, that Messrs. L. C. Renfrey and A. J. Best have been appointed Receivers of Revenue for the Agricultural Bank as from the 17th May, 1937.

The Treasury,
Treasury No. 63/37. Perth, 17th August, 1937.

IT is hereby published, for general information, that Mr. P. P. Sanders has been appointed Paying Officer and Receiver of Revenue for the Agricultural Bank at Bunbury for a period of twelve days from the 16th August, 1937.

A. J. REID,
Acting Under Treasurer.

THE STAMP ACT, 1921-31.

The Treasury,
Treasury No. 2019/21. Perth, 14th August, 1937.

IT is hereby published, for general information, that Mr. Malcolm Leo Austin, Manager Agricultural Bank at Kununoppin, has been appointed a person authorised to cancel stamps.

A. J. REID,
Acting Under Treasurer.Office of Public Service Commissioner,
Perth, 19th August, 1937.

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

Ex. Co. 1591; P.S.C. 79/36.—John Gordon Nicholson, under Section 28 of the Public Service Act, to be Junior Clerk, Solicitor General's Office, Crown Law Department, as from 1st February, 1937;

Ex. Co. 1591; P.S.C. 569/33.—William Thomas Meharry, under Section 29 of the Public Service Act, to be Surveyor, Lands and Surveys Department, as from 1st February, 1937;

Ex. Co. 1637; P.S.C. 329/37.—E. C. Clifton, Clerk, Land Titles Office, Crown Law Department, to be Assistant Registrar as from 16th August, 1937;

Ex. Co. 1635.—A. J. Powell, Junior Clerk, Government Stores Branch, Treasury Department, to be Clerk as from 19th July, 1937.

Also of the acceptance of the following resignations:—

Ex. Co. 1591.—B. M. Bowley, Technical Assistant, Geological Surveys Branch, Mines Department, as from 18th August, 1937;

Ex. Co. 1591.—D. M. V. Grono, Typist, Metropolitan Water Supply Department, as from 17th August, 1937;

Ex. Co. 1591.—K. E. Gratwick, Typist, Department of Employment, as from 12th August, 1937.

Ex. Co. 1629.

IT is hereby notified, for general information, that Wednesday, 29th September, 1937, will be observed as a Public Service Holiday at Geraldton in lieu of the holiday granted in the Metropolitan Area for the Royal Agricultural Show held at Claremont.

GEO. W. SIMPSON,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Old Classification.	New Classification	Date Returnable.
Education	*Inspector (Item No. 1423)	£582-£690	...	1937.
Treasury	†Junior Inspecting Accountant (Item 187)	£390-£462	£462-£486	28th August.
Child Welfare	‡Inspectors (2)	£318-£330	do.
Forests	Clerk (Item 381)	£230-£282	£279-£288	do.
Mines	Clerk, Wiluna (Item 556)	£185-£270	do.
Public Works	†Sub-Accountant (Item 857)	£390-£462	£414-£438	do.
Crown Law	¶Crown Prosecutor and Assistant Solicitor	...	£735-£880	do.
Chief Secretary's	Deputy Commissioner, Native Affairs (Item 789)	...	£414-£438	do.
Do.	Clerk, Native Affairs (Item 793)	£185-£270	do.
Agriculture	*Manager, Research Stations, Chapman, Avondale, Dampawah, Yilgarn, Salmon Gums, and Denmark	...	£279-£306§	4th September.
Do.	Laboratory Assistant (Item 133)	£185-£260	£230-£270	do.
Mines	Clerk, Kalgoorlie (Item 579)	£185-£270	£185-£270	do.

* Applications are also called under Section 29.

† The possession of an accountancy qualification by examination will be regarded as an important factor when judging efficiency under Section 38 of the Public Service Act.

‡ These positions embrace country inspection and call for men of experience and a knowledge of departmental activity.

¶ Applications are also called under Section 29. Applicants must state age, and give full particulars of their qualifications and experience.

§ With free quarters.

|| Applications are also called under Section 29. Preference will be given to those with laboratory experience.

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, 19th August, 1937.

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

G. W. Wallis as acting Electoral Registrar for the Metropolitan, Metropolitan-Suburban, and West Provinces and Deputy Clerk of the Writs, under Section 62 of "The Electoral Act, 1907-1936," as from 12th August, 1937;

Constable E. H. Forward as acting Clerk of the Local Court and acting Clerk to Magistrates, Northampton, during the absence of Constable A. McCaskill on leave.

THE Hon. Minister for Justice has approved of the undermentioned appointment and cancellation of appointment of Commissioners for Declarations under "The Declarations and Attestations Act, 1913":—

Appointment:—John Charlton, of Wandering.
Cancellation:—J. T. Fox.

THE LICENSING ACT, 1911.

HIS Excellency the Lieutenant-Governor in Executive Council has refused the petition under Section 47 of "The Licensing Act, 1911" (as reprinted with amendments), of the electors residing in an area comprised within a circle having a radius of 15 miles from the Post Office at Hyden, within the Licensing District of Yilgarn, for a new Gallon License, in view of the recommendation of the Licensing Court dated the 28th day of July, 1937.

H. R. GORDON,
Under Secretary for Law.

THE LICENSING ACT, 1911-22.

Notice as to Roll being available for Inspection.

A PETITION for a Publican's General License, signed by electors living in the statutory area specified by Subsection (3) of Section 47 of "The Licensing Act, 1911-22," being within a radius of forty chains from the centre of all that piece of land situate at the corner of Charles and Walcott streets, North Perth, and being portion of Swan Location 707, and being Lot 231 (the whole of the land in Certificate of Title Registered Volume 1031, Folio 633), and Lots 232, 233, and 234 (the whole of the land in Certificate of Title Registered

Volume 991, Folio 32) on deposited Plan 2672, and which said land is situate within the Licensing District of Subiaco, has been referred to His Excellency the Lieutenant-Governor to the Licensing Court for inquiry.

A Roll containing the names of those persons who were qualified as electors for the election of a Member of the Legislative Assembly under the provisions of "The Electoral Act, 1907-1921," in the statutory area at the date of the presentation of the Petition has been compiled by the Chief Electoral Officer and may be inspected at the Office of the State Licensing Court for a period of fourteen days from the 20th August, 1937, during which period objections to any elector whose name appears on the Roll may be lodged with the Clerk of the Licensing Court, at Perth, on the prescribed form, by any elector whose name appears on the Roll as prepared by the Chief Electoral Officer, each objection to be accompanied by a fee of 2s. 6d.

Dated this 16th day of August, 1937.

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

THE HEALTH ACT, 1911-1935.

Department of Public Health,
Perth, 12th August, 1937.

M.P.H. 748/28; Ex. Co. No. 1651.

HIS Excellency the Lieutenant-Governor in Council has been pleased to appoint Dr. Everitt Atkinson, Dr. G. Ashburton-Thompson, Dr. G. W. Barker, Mrs. A. M. Walsh, and Miss E. Harvey to be members of the Midwives' Registration Board for a period ending the 30th September, 1938.

M.P.H. 660/37; Ex. Co. No. 1652.

HIS Excellency the Lieutenant-Governor in Council has been pleased to declare, under the provisions of Section 39 of "The Health Act, 1911-1935," that the Health District of Denmark shall be a District wherein the Annual Rate shall not exceed Ninepence in the Pound on the annual assessment; or, when the system of valuation on the basis of the unimproved value is adopted, One penny farthing in the Pound on the capital unimproved value of the land in fee simple.

EVERITT ATKINSON,
Commissioner of Public Health.

THE HEALTH ACT, 1911-1935.

Department of Public Health,
Perth, 12th August, 1937.

M.H.D. 1586/26; Ex. Co. 1650.

HIS Excellency the Lieutenant-Governor in Council has been pleased to amend Minute Paper No. 1364, dated the 15th July, 1937, dealing with approval for a further special Loan of £11,300 in connection with the Northam Sewerage Scheme, by adding in the seventh line thereof after the word "ratepayers" the following words:—

"and also the cost of sewerage installations at properties owned by the Municipal Council."

F. J. HUELIN,
Under Secretary.

BAYSWATER LOCAL BOARD OF HEALTH.

Compulsory Rubbish Removal.

Areas and Particulars.

IT is hereby notified, for general information, that a compulsory rubbish removal service will be instituted as from 9th August, 1937, within the undermentioned area and as further described hereunder:—

Area.

Within an area starting from a point on the south-western boundary of the Bayswater Road Board at the north-western corner of Lot 188 and proceeding north-easterly along the prolongation north-easterly of the southern boundary of Lot 188 to Drummond street; thence southerly along Drummond street to the intersection of Drummond and Hay streets, south-westerly along Hay street to the intersection of Hay street and Grand promenade, south-easterly along Grand promenade to the intersection of Essex street, north-easterly along Essex street to the intersection of Essex street and The Strand, north-easterly along Essex street crossing May street to the intersection of Essex street and Lawrence street, south-easterly along Lawrence street to Copley street, north-easterly along Copley street to the intersection of Coode street, north-westerly along Coode street to the intersection of Coode street and Francis street, north-easterly along Francis street to the intersection of Francis street and Drake street, north-westerly along Drake street to Langley street, north-easterly along Langley street to the intersection of Langley to Reman streets, prolonged south-easterly, southerly, and south-easterly along Reman and Foyle streets to the intersection of Foyle street and Beechboro road, northerly along Beechboro road to the intersection of Beechboro road and Dryman streets, crossing Beechboro road diagonally to Lot 577 at the junction of Beechboro road and Clavering street, south-easterly along Clavering street to the intersection of Clavering and Raleigh streets, south-westerly along Raleigh street to the junction of Raleigh and Avenall streets, southerly along Avenall street to its junction with Winifred street, westerly along Winifred street to its intersection with Beechboro road, southerly along Beechboro road prolonged to a point south of the railway line on the northern side of South crescent; thence easterly along South crescent to its junction with the Guildford road at Lot 173; thence following the railway line to a point on the north-eastern corner of Lot 187; thence westerly along the Guildford road to its intersection with Garrett road; thence south-easterly along Garrett road to its intersection with Stone street; thence westerly along Stone street to the junction with Percy road, north-westerly along Percy road to Queen street, south-westerly along Queen street to its junction with Traylen road; thence north-westerly along Traylen road to its junction with Whooley street; thence westerly along Whooley street to the south-western boundary of the Bayswater Road Board District and thence north-westerly along the south-western boundary of the said district to the starting point. Where streets form the boundaries of the area, lots abutting and on both sides of the streets named are included therein with the exception of:—Southern side of Stone street, south-western side of Percy street, south-eastern side of Queen street. Rubbish will only be collected from houses fronting a made trafficable road.

By order of the Board,
ALFRED B. BONE,
Secretary.

Police Department,
Perth, 17th August, 1937.

HIS Excellency, Sir James Mitchell, the Lieutenant-Governor in Council, has approved of the following promotions:—2nd Class Inspector H. E. Notley to the rank of 1st Class Inspector; 3rd Class Inspector K. Donaldson to the rank of 2nd Class Inspector; and 1st Class Sergeant T. Tetterington to the rank of 3rd Class Inspector, as from the 17th August, 1937.

D. HUNTER,
Commissioner of Police.

BRIDGETOWN LAND AGENCY—WITHDRAWAL NOTICE.

Department of Lands and Surveys,
Perth, 16th August, 1937.

File 6374/19. (Plan 414D/40, B & C4.)
IT is hereby notified, for general information, that Cundinup Repurchased Estate, Nelson Location 7996, which was available for reselection on 9th January, 1936, has now been withdrawn from selection.

G. L. NEEDHAM,
Under Secretary for Lands.

LOST CASH ORDER.

Department of Lands and Surveys,
Corr. 4/35. Perth, 16th August, 1937.

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

C.O. No. 38919; amount £1 17s. 4d.; drawn by C. O. Sheard in favour of W. H. Harrison.

G. L. NEEDHAM,
Under Secretary for Lands.

CANCELLATION OF RESERVE No. 20889.

Department of Lands and Surveys,
Perth, 18th August, 1937.

Corres. No. 3589/22.
HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under Section 37 of "The Land Act, 1933-34," of the cancellation of Reserve No. 20889 (Cemetery—Aborigines) in the Plantagenet District near Albany. (Plan 451/80, C4.)

G. L. NEEDHAM,
Under Secretary for Lands.

CHANGE OF PURPOSE OF RESERVE No. 1741, NEAR CUNDINUP.

Department of Lands and Surveys,
Corres. 699/37. Perth, 18th August, 1937.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under Section 37 of "The Land Act, 1933-1934," of the purpose of Reserve No. 1741, in the Nelson District, near Cundinup, being changed from "Stopping Place for Travellers and Stock" to "Timber and Stopping Place for Travellers and Stock." (Plan 415D/40, C3.)

G. L. NEEDHAM,
Under Secretary for Lands.

AMENDMENT OF AREA AND BOUNDARIES OF RESERVE.

Department of Lands and Surveys,
Perth, 18th August, 1937.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the area and boundaries of the following Reserve being amended as described in the Schedule below, for the purpose therein set forth; the area and boundaries previously published in the *Government Gazette* being hereby cancelled:—

1850/36.

KYARRA (near Cue).—No. 21623 (Aerial Landing Ground).—Location 28 (as surveyed). (202a. 2r.) (Diagram 44195; Plan 200/80.) Reserve 7273 (Common) is hereby reduced by 112 acres 2 roods.

G. L. NEEDHAM,
Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys,
Perth, 18th August, 1937.

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

416/28.

KOCKATEA ESTATE.—No. 21738 (Recreation).—That portion of Lot 12 situated east of a line 7 chains 50 links from and parallel to the east boundary of the said lot. (About 7a. 2r.) (Plan 156/80, D3.) Reserve 19785, Lot 12 (School Site), is hereby reduced.

1001/37.

HIGGINSVILLE.—No. 21739 (Hall Site).—Lot No. 7. (1r.) (Plan Higginsville Townsite.)

G. L. NEEDHAM,
Under Secretary for Lands.

CHANGE OF STREET NAMES.

Municipality of Claremont.

Department of Lands and Surveys,
Corres. 423/37. Perth, 18th August, 1937.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under Section 10 of "The Land Act, 1933-1934," of the name of "Queen street," in the Municipality of Claremont, between King street and Princess road, as shown on Land Titles Office Plan No. 736, being changed to "George avenue"; and such street shall hereinafter be known and distinguished as "George avenue" accordingly.

City of Fremantle.

Corres. 1581/22.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under Section 10 of "The Land Act, 1933-1934," of the name of "Lefroy street"—(a) from Attfield street to the east side of Curedale street; (b) from Curedale street to the east boundary of Cockburn Sound Location 329 (L.T.O. Diagram 9985); (c) along the northernmost boundary of Cockburn Sound Location 136 (L.T.O. Diagram 9984) being changed to "Lefroy road"; also of the name "Lefroy road" being applied to the road along the south boundaries of Fremantle Suburban Lots 66 to 58 inclusive; such streets shall hereinafter be known and designated as "Lefroy road" accordingly.

Mundaring Road District.

1826/09.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under Section 10 of "The Land Act, 1933-1934," of the name of "Seaborne street," from York road at the north-west corner of Lot 67 of Swan Location 97 to Road No. 3634 at the south-west corner of Lot 50 (Land Titles Office Plan No. 3456) being changed to "Robinson road," and such street shall hereinafter be known and distinguished as "Robinson road" accordingly.

G. L. NEEDHAM,
Under Secretary for Lands.

THE CEMETERIES ACT, 1897.

Pingelly Public Cemetery—Appointment of Trustees.

Department of Lands and Surveys,
Perth, 18th August, 1937.

Corres. No. 1704/90.

IT is hereby notified that His Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint, under the provisions of the above Act, the following gentlemen as Trustees of the Pingelly Public Cemetery and to cancel all previous appointments:—Rev. G. Bensley, Messrs. W. O. Sewell, H. S. Seward, G. D. Smith, and Leslie Watson.

G. L. NEEDHAM,
Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys,
Perth, 18th August, 1937.

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 Geraldton.

779/13, Vol. 2.—PERENJORI, Town, 75, £20.

Applications to be lodged at Kalgoorlie.

9634/98.—COOLGARDIE, Town, 1534, 1535, 1551, 1560 to 1563 (inclusive), and 1565 to 1567 (inclusive), £12 10s. each; Reserve No. 6119 (Public Utility) is hereby cancelled.

2297/99.—KALGOORLIE, Town, 3188 and 3195, £25 each; 3189 to 3193 (inclusive), and 3196 to 3200 (inclusive), £15 each; Reserve 6611, Lot 590 (School Site), being cancelled accordingly.

Applications to be lodged at Southern Cross.

157/35.—MOUNT PALMER, Town, 24, £60; 32, £35; Suburban for Cultivation, 216 (2a. 1r. 27p.), 217 (2a. 1r. 28p.), 218 (2a. 1r. 28p.), and 219 (2a. 1r. 27p.), £20 each.

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

G. L. NEEDHAM,
Under Secretary for Lands.

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:—

CARNARVON.

25th August, 1937, at 11 a.m., at the Court House—
‡Carnarvon—Town 67, 1r. 24p., £15; *558, 1a. 3r. 18.8p., £7.

CUE.

25th August, 1937, at 2 p.m., at the Mining Registrar's Office—
‡Reedy—Town 150, 1r. 3.6p., £12 10s.; 209, 229, 1r. each, £12 10s. each.

YOUANMI.

25th August, 1937, at 2 p.m., at the Police Station—
Youanmi—Town 287, 1r., £12 10s.; 322, 39.1p., £12 10s.
‡Youanmi—Town 157, 189, 1r. each, £25 each.

ALBANY.

26th August, 1937, at 2.30 p.m., at the District Lands Office—
‡Albany—Town Sub. 283, 3r. 6p., £10.

COLLIE.

1st September, 1937, at 11 a.m., at the Court House—
‡Collie—*1443, 3a. 0r. 36p., £15.

KATANNING.

2nd September, 1937, at 11 a.m., at the District Lands Office—
‡Gnowangerup—*201, 5a., £20.
‡Ongerup—Town, 35, 1r., £16.

NARROGIN.

2nd September, 1937, at 12 noon, at the District Lands Office—
‡‡Narrogin—Town 1262, 1r. 8.7p., £45; 1263, 1r. 10p., £40.

BUSSELTON.

8th September, 1937, at 3 p.m., at the Agricultural Bank—
‡Augusta—Town 244, 1a. 1r. 9.5p., £15; 245, 1a. 1r. 9.7p., £15.

BUNBURY.

8th September, 1937, at 3.30 p.m. at the District Lands Office—
‡Drakesbrook—Town 3, 2r., £10.

GERALDTON.

8th September, 1937, at 3.15 p.m., at the District Lands Office—

†Mt. Erin Estate—Suburban 112, 2a. 3r. 21p., £6.

SOUTHERN CROSS.

8th September, 1937, at 3.15 p.m., at the District Lands Office—

Marvel Loch—Town 158, 1r., £10.

NORTHAM.

9th September, 1937, at 11.30 a.m., at the District Lands Office—

‡Dowerin—*200, 201, 3a. 2r. 1p. each, £10 each.

‡Mukinbadin—Town 70, 1r., £12; 71, 39.1p., £20.

‡Wongan Hills—Town 84, 1r., £11; 91, 1r., £10.

PERTH.

10th September, 1937, at 11 a.m., at the Department of Lands and Surveys—

‡Pinjarra—*Sub. 132, 4a. 1r. 36p., £9.

*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.

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.

FORFEITURES.

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

Name, Lease, District, Reason, Corr. No., Plan.

Carpenter, J. A.; 21526/47; Wiluna 347; £11 11s. 11d.; 1648/32; Wiluna.

Carpenter, J. A.; 338/1205; Wiluna 925; £66 10s. 0d.; 2295/35; Wiluna.

Carpenter, J. A.; 338/1206; Wiluna 924; £46 14s. 0d.; 2294/35; Wiluna.

Donaldson, A. K.; 68/1015; Ninghan 2582; abandoned; 4663/27; 65/80, E4, 56/80, E1.

Donaldson, A. K.; 68/1433; Ninghan 2818; abandoned; 481/29; 65/80, E4.

Duzzavitch, Jack; 3117/1917; Boulder 603R; £0 15s. 6d.; 2239/36; Boulder, Sheet 2.

Farrell, W. J.; 41730/55; Ninghan 531; abandoned; 6226/25; 89/80, F2.

Hodgson, E. E.; 3117/1684; Wiluna 995; £0 10s. 0d.; 980/36; Wiluna.

Keitel, Lily; 3117/1718; Mt. Palmer 207; £0 15s. 0d.; 1137/35; Mt. Palmer.

Luck, A. J.; 42645/55; Jilbadji 430; £115 10s. 6d.; 1684/28; 23/80, E2.

Nourse, W. A.; 17424/74; Plantagenet 3287; non-compliance with conditions; 10161/11; 452/80, E4.

Onesti, Louis; 348/469; Avon 21907; non-compliance with conditions; 1603/35; 376/80, B & C2 & 3.

Sim, J. R.; 20/1610; Wellington 3527; £309 2s. 9d.; 2847/20; Uduce.

Smith, P. C.; 68/856; Fitzgerald 1020; abandoned; 1023/28; 407/80, D4.

Smith, William; 3117/1834; Big Bell 161; abandoned; 2058/36; Big Bell.

Verden, Christopher; 1821/152; Roe pt. of 1668; £12 0s. 0d.; 2382/30; 389/80, B3.

Watkins, Thomas; 68/4079; Avon 25882; £6 0s. 0d.; 2645/33; 345/80, D4.

G. L. NEEDHAM,
Under Secretary for Lands.

LOTS OPEN FOR LEASING.

Department of Lands and Surveys,
Perth, 18th August, 1937.

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

Applications to be lodged at Southern Cross.

Corr. No. 157/35.—MOUNT PALMER, Town, 160 and 161, £25 each; 158, £15; 119, £12 10s.; subject to the conditions that the lessee shall not carry on, or suffer or permit to be carried on, on these lots any trade or business whatsoever without the consent in writing of the Minister for Lands being first obtained; and, further, the condition under which these lots are made available shall not entitle the lessee now or at any future time to the right to convert same to fee simple.

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

G. L. NEEDHAM,
Under Secretary for Lands.

LAND OPEN FOR LEASING.

Perth Land Agency.

Edel District.

Department of Lands and Surveys,
Corres. 1288/37. Perth, 18th August, 1937.

IT is hereby notified, for general information, that Unknown Island and adjacent rocks, situated south end of Useless Inlet, Smith Rocks, Brahes Rock, Briggs Rock, North Kangaroo Island, Kangaroo Island, Head Island, Charlie Island, Mary Anne Islands, Three Bays Island, and Smith Island; Rocks in Depuch Loop and in Disappointment Loop, Hutchinson Island, Wilson Island, Eagle Bluff and Island, Garden Point, Egg Island, White Island, Freycenet Island, Double Island, Wilds Island, Lefebvre Island and Cape Peron North, will be available for leasing for the collection of Guano under Section 116 of "The Land Act, 1933-1934."

Lease to be granted for a period of three (3) years, at a rental of £7 per annum.

This land will be available on and after Wednesday, the 8th September, 1937, and applications may be lodged at this Office on or before that date.

No compensation will be paid for improvements effected at the expiration of the lease.

Conditions.

Subject to the payment of 1s. per ton royalty on all guano removed, none of which is to be exported; and subject to the condition that, if the deposits be not worked for any continuing period of twelve months, the lease shall be forfeited.

G. L. NEEDHAM,
Under Secretary for Lands.

TENDERS FOR LEASING RESERVE No. 11419
AND PIPE TRACK RESERVE.

Narrogin Land Agency.

Grazing Purposes.

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

Department of Lands and Surveys,
Perth, 10th August, 1937.

Corres. No. 11720/07.

TENDERS for the leasing of the land comprised within Water Reserve 11419 and a 50 link Pipe-track Reserve leaving the south-west boundary of said Reserve 11419 and extending southward through Wellington Location 2490 to the latter's south boundary, situated near Hillman, and containing about 34 acres, are invited.

The above Reserve will be available for leasing under Section 32 of "The Land Act, 1933-1934," for a term of ten years, no compensation being payable for any improvements effected at the expiration of the lease or the sooner determination thereof.

Tenders for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of One pound per annum), indorsed "Tender for Water Reserve 11419 and Pipe-Track Reserve, shown on Public Plan 410B/40, E2," and addressed "Under Secre-

tary for Lands," must be lodged at the Lands Office, Narrogin, on or before Wednesday, the 1st September, 1937.

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

The highest or any tender will not necessarily be accepted. (Plan 410B/40, EF2.)

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, 25th AUGUST, 1937.

PERTH LAND AGENCY.

Kimberley Division.

Dampier and Pardu District (near Lagrange Bay).

Corres. 2111/16. (Plan 127/300.)

That area of unsurveyed land, containing about 32,000 acres; being J. Flack's forfeited Pastoral Lease No. 1489/98.

WEDNESDAY, 8th SEPTEMBER, 1937.

GERALDTON LAND AGENCY.

South-West Division.

Victoria District (about six miles east of Pindar).

Corres. No. 1808/30. (Plan 155/80, B & C1 & 2.)

Locations 3667, 7378, and 9335, containing 14,968 acres 3 roods 26 perches.

SOUTHERN CROSS LAND AGENCY.

Eastern Division.

Yilgarn District (near Yellowdine).

Corres. 1395/37. (Plans 24/300 and 36/80.)

The area, containing about 121,500 acres, bounded on the north by the north boundary of the Southern Cross-Jacoletti State Forest, on the east by an east boundary of the said State Forest and Reserves 3113, 18966, and 2179, on the south by Reserve 3229, the Eastern Goldfields Railway and Location 716, on the west by Location 715, Road No. 7835, and Locations 728, 727, 722, 720, 718, and 1145.

WEDNESDAY, 15th SEPTEMBER, 1937.

PERTH LAND AGENCY.

Eucla Division.

Dempster District (near Pine Hill).

Corres. No. 328/34. (Plan 12/300.)

That area of unsurveyed land, containing about 20,000 acres; being F. Dimer's forfeited Pastoral Lease No. 393/401.

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.

Roe District (near Lake King).

Corr. No. 3912/28. (Plan 389/80, B3 & 4.)

Locations 1529 and 1530, containing 2,036a. 0r. 6p., at 6s. 3d. per acre; subject to existing Agricultural Bank and I.A.B. indebtedness; being A. Critchley's and E. W. Corboy's forfeited Leases 55/1075 and 55/1036.

Roe District (near Lake King).

Corr. No. 3872/28. (Plan 405/80, C1 & 2.)

Locations 1577 and 1578, containing 2,105a. 3r. 34p., at 5s. 6d. per acre; subject to existing Agricultural Bank and I.A.B. indebtedness and to mining conditions; being W. R. Tilbrook's and S. Amatt's forfeited Leases 55/1153, 68/1952, and 74/823.

Roe District (near Lake King).

Corr. No. 3316/28. (Plans 389/80, B & C4; 405/80, B & C1.)

Locations pt. 1588 and pt. 1589, containing 1,420 acres, at 6s. 3d. per acre; subject to existing Agricultural Bank indebtedness; being part of R. Alexander's and D. P. Cammilleri's forfeited Leases 68/430 and 68/1870.

WEDNESDAY, 25th AUGUST, 1937.

GERALDTON LAND AGENCY.

Victoria District (about 29 miles north-west of Mullewa).

Corr. No. 2538/30. (Plan 161/80, B1 & 2.)

Location 9365, containing 3,600a. 0r. 21p., at 4s. 6d. per acre; classification page 7 of 2538/30; subject to exemption from road rates for two years from date of approval of application; being F. Pagana and F. N. Cocivera's forfeited Lease 68/2828.

Victoria District (about five miles south-east of Pindar).

Corr. No. 464/30. (Plan 155/80, A & B 1 & 2.)

Location 9580, containing 2,011a. 3r. 37p.; subject to pricing, payment of improvements (if any), and to exemption from road rates for two years from date of approval of application; being the surrendered portion of H. S. Richards' Lease 68/2651.

KATANNING LAND AGENCY.

Kojonup District (about eight miles south-east of Nyabing).

Corr. No. 1849/34. (Plan 418/80, A2.)

Location 8296, containing 1,008a. 1r. 27p., at 5s. per acre; classification page 13 of 6287/27; subject to the poison being eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue and to exemption from road rates for two years from date of approval of application; being J. H. Fleet's forfeited Lease 348/427.

Plantagenet District (about five miles north-west of Dartnall).

Corr. No. 4166/26. (Plan 436A/40, B2.)

Location 4474, containing 7a. 0r. 2p.; subject to pricing, payment for improvements, and to the condition that the full purchase money is to be paid on approval of application or in such instalments as the Minister for Lands may direct. This land is only available for selection by the owners of the adjoining lands; being H. Weight's forfeited Lease 1610/57.

NORTHAM LAND AGENCY.

Avon District (about 7½ and 4½ miles south-east of Tammin).

Corr. No. 12225/10. (Plan 26C/40, F4.)

Location 12606, containing 240 acres, at 8s. 6d. per acre; classification page 25 of 12225/10; and Location 12607, containing 280 acres, at 8s. 6d. per acre; classification page 17 of 8146/10; subject to existing A.B., I.A.B., and Colonial Treasurer's indebtedness; being J. Gregory's forfeited Leases 27899/55 and 26902/55.

Ninghan District (about 3½ miles south-west of Mollerin).

Corr. No. 1224/26. (Plan 65/80, F3.)

Locations 757 and 756, containing 1,754 acres, at 5s. per acre; classifications page 6 of 3242/24 and page 6 of 5615/25; subject to existing Agricultural Bank indebtedness and the right of the Government to resume for railway or other public purposes any land required, and no compensation to be given except for the actual value of any improvements that may be resumed; being P. C. Herring's forfeited Leases 20232/68 and 20558/68.

Ninghan District (about 3½ miles east of Kirwan).

Corr. No. 3381/27. (Plans 65/80, C4; 56/80, C1.)

Locations 1135 and 2860, containing 3,386a. 1r. 27p., at 5s. 6d. per acre; classification page 12 of 3381/27; subject to existing Agricultural Bank and I.A.B. indebtedness; being A. L. Flavel's forfeited Leases 68/693 and 74/437.

Ninghan District (about 4½ miles north-west of Mandiga).

Corr. No. 722/30. (Plan 55/80, B1 & 2.)

Location 2202, containing 160a. 0r. 26p., at 5s. per acre; classification page 54 of 10243/09; subject to payment for improvements; being J. Drummond's forfeited Lease 68/2254.

THURSDAY, 26th AUGUST, 1937.

BRIDGETOWN LAND AGENCY.

Nelson District (about 30 miles east of Manjimup).

Corr. No. 11289/08. (Plans 438C/40, D & E4; 443/80, D1.)

Location 5853, containing 300 acres; subject to pricing and to payment for improvements, also subject to the conditions applying to land selection in this district; being A. I. Farquhar's forfeited Lease 4590/68.

Sussex District (about eight miles east of Witcheliffe).

Corr. No. 2107/36. (Plan 440A/40, C2.)

Location 3658, containing 264a. 3r. 26p., at 9s. 6d. per acre; subject to payment for improvements and to the marketable timber being reserved to the Crown, and also to the conditions applying to land selection in this district; being P. M. F. Bessell's cancelled application.

WEDNESDAY, 1st SEPTEMBER, 1937.

ALBANY LAND AGENCY.

Denmark Estate (near Denmark).

Corr. No. 4467/29. (Plan 452C/40, E4.)

Location 340, containing 90a. 1r. 18p., at 16s. per acre; classification page 3 of File 4467/29; subject to payment for improvements. This cancels the notice relating to this block in the *Government Gazette* of the 19th March, 1937.

Denmark District (about four miles west of Denmark).

Corr. No. 4163/26. (Plan 452C/40, D4.)

Location 405, containing 107a. 1r., at 10s. per acre; classification page 9 of File 4163/26; subject to payment for improvements. This cancels the notice relating to this block which appeared in the *Government Gazette* of the 25th October, 1935.

Denmark Estate (about five miles north-west of Denmark).

Corr. No. 2480/33. (Plan 452C/40, D4.)

Location 501, containing 100 acres, at 15s. per acre; classification page 12 of File 3106/17; subject to payment of improvements and to the marketable timber being reserved to the Crown. This cancels the notice relating to this block in the *Government Gazette* of the 11th January, 1935.

BEVERLEY LAND AGENCY.

Avon District (about four miles north of Bending).

Corr. No. 5119/25. (Plan 345/80, A & B3.)

Locations 23810 and 23811, containing 1,495a. 1r. 4p.; subject to pricing and to payment for improvements; being W. H. Whyte's forfeited Lease 20959/68.

GERALDTON LAND AGENCY.

Victoria District (about eight miles east of Curara).

Corr. No. 5040/28. (Plan 156B/40, F2.)

Location 5730, containing 3,342 acres, and Location 5731, containing 1,660a. 2r. 23p., at 6s. per acre; classifications page 8 of File 302/27; subject to payment for improvements. This cancels the notice relating to these blocks which appeared in the *Government Gazette* of the 2nd August, 1935.

Victoria District (adjoining Yandanooka).

Corr. No. 14742/02. (Plan 123/80, E2.)

That portion of Yandanooka Townsite, containing about 250 acres, situated south of a line extending east from the south-east corner of Location 2883 to the north-west corner of Yandanooka Estate Lot 106; subject to survey and classification; the boundaries of Yandanooka Townsite are hereby amended to exclude this area.

Victoria District (about 12 miles north-east of Bunjil).

Corr. No. 10504/12. (Plan 96/80, B1.)

Location 6979, containing 40 acres; subject to pricing; Reserve 14561 (Water) is hereby cancelled.

KATANNING LAND AGENCY.

Kent District (about 6½ miles south of Pingrup).

Corr. No. 1622/37. (Plan 418/80, C1 & 2.)

Location 400, containing 362a. 0r. 7p., at 4s. per acre; classification page 4 of 1622/37; subject to existing Agricultural Bank indebtedness and to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue. This cancels the notice in the *Government Gazette*, 2/8/35, relating to this block.

NARROGIN LAND AGENCY.

Avon District (about 12 miles north-west of Jitarning).

Corr. No. 1797/22. (Plan 377/80, D2.)

Location 21990, containing 1,086a. 2r. 24p., at 2s. per acre; classification page 5 of File 1797/22; subject to payment for improvements and to the poison being eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being M. C. Brown's forfeited Lease 15803/68.

Wickepin A.A. District (about 11 miles north-west of Wickepin).

Corr. No. 1221/30. (Plan 378C/40, D3.)

Location 312, containing 160 acres, at 3s. 6d. per acre; classification page 13 of File 7302/23; subject to exemption from road rates for two years from date of approval of application and 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 payment for improvements, if any; being J. W. Gould's forfeited Lease 68/2346.

NORTHAM LAND AGENCY.

Avon District (near Yorkrakine).

Corr. No. 1005/37. (Plan 26B/40, F1.)

Locations 713, 6477, and 11486, containing 1,371a. 2r. 28p., at 6s. 9d. per acre; classification page 65 of File 8915/09; subject to payment for improvements and also to existing Agricultural Bank, Industries Assistance Board, and wire netting indebtedness, and subject to a cropping lease which expires on the 28th February, 1938; being M. H. Stronach's cancelled application.

Avon District (about five miles north-east of Booraan).

Corr. No. 70/18. (Plans 35/80, B & C4; 24/80, B & C1.)

Location 13997, containing 834 acres, at 6s. 9d. per acre; classification page 69 of 6315/09, Vol. 1; Location 20450, containing 1,054 acres, at 9s. 6d. per acre; and Location 20451, containing 1,021 acres, at 10s. per acre; classifications pages 14 and 15 of 10034/12; subject to existing Agricultural Bank indebtedness and to Goldfields Water Supply timber conditions, and subject to a cropping lease which expires 28th February, 1938; being J. B. and E. E. Gilbert's forfeited Leases 10385/68, 12121/56, and 38143/55.

Avon District (about 10½ miles south of Welbungin).

Corr. No. 1051/22. (Plan 55/80, E & D4.)

Location 14362, containing 879 acres, at 7s. 9d. per acre; classification page 11 of 6987/09, Vol. 1; also Locations 14363 and 14376, containing 1,414 acres, at 9s. 9d. per acre; classifications page 12 of 6987/09 and page 7 of 7280/20; Avon Location 14362 is subject to payment for improvements; Avon Locations 14363 and 14376 are subject to existing Agricultural Bank, Industries Assistance Board, and Minister for Lands' indebtedness; Avon Location 14363 is subject to a cropping lease which expires on 28th February, 1938; being F. W. Bangay's forfeited Leases 15393/68, 38284/55, and 12567/56.

Avon District (about 6½ miles north-west of Naugeenan).

Corr. No. 7675/20. (Plan 25/80, F1.)

Location 15611, containing 946 acres, at 9s. 6d. per acre; classification page 35 of File 7675/20; subject to existing Agricultural Bank and Industries Assistance Board indebtedness and to a cropping lease which expires on the 28th February, 1939; being B. Hager's forfeited Lease 12592/56.

Avon District (about 12½ miles north of Doodlakine).

Corr. No. 457/37. (Plan 25/80, C1.)

Locations 18446 and 24777, containing 941a. 2r. 39p., at 7s. 9d. per acre; classification page 5 of File 649/23 and page 4 of File 3070/25; subject to existing Agricultural Bank indebtedness and to be selected with Avon Location 18404; also subject to the right of the Government to resume for railway or other public purposes any land required, and no compensation to be given, except for the actual value of any improvements resumed; being D. M. Maley's cancelled application.

Avon District (about five miles south of Gabbin).

Corr. No. 751/37. (Plan 55/80, A3.)

Location 20289, containing 834a. 2r. 31p., at 12s. per acre; classification page 22 of File 2341/13; subject to existing Agricultural Bank, Industries Assistance Board, and Minister for Lands' indebtedness and to payment for improvements; being J. C. O'Neill's cancelled application.

Melbourne District (about 11 miles west of Ballidu).

Corr. No. 4901/22. (Plan 64/80, C4.)

Location 3222, containing 722a. 2r. 4p., at 3s. 6d. per acre; classification page 5 of File 4816/26; subject to payment for improvements. This cancels the notice relating to this block which appeared in the *Government Gazette* of the 5th March, 1937.

Ninghan District (about 2½ miles west of Kulja).

Corr. No. 2713/26. (Plan 65/80, C3.)

Locations 2325 and 2514, containing 1,522a. 1r. 10p., at 7s. 9d. per acre; classification page 56 of 2463/25; subject to existing agricultural Bank, Industries Assistance Board, and Minister for Lands' indebtedness; also to cropping lease expiring 28th February, 1938; being J. McCracken's forfeited Leases 20577/68 and 25137/74.

Ninghan District (about nine miles north-east of Kalannie).

Corr. No. 1577/27. (Plan 88/80, A4.)

Location 2591, containing 1,119a. 2r. 7p., at 3s. 9d. per acre; classification page 5 of File 1577/27; subject to exemption from road rates for two years from date of approval of application; being N. A. Young's forfeited Lease 22430/68.

Ninghan District (about 6½ miles south of Beacon).

Corr. No. 5722/27. (Plan 66/80, B & C 3 & 4.)

Locations 2776 and 2777, containing 800a. 2r. 9p., at 2s. 6d. per acre; classification page 5 of File 5722/27; also Locations 2540 and 2697, containing 1,283a. 1r. 23p., at 8s. per acre; classification page 4 of File 6979/26; subject to existing Agricultural Bank indebtedness and to a cropping lease which expires on the 28th February, 1938; being E. S. Walker's forfeited Leases 68/444, 42262/55, and 25505/74.

Ninghan District (about 11 miles north-east of Kalannie).

Corr. No. 316/31. (Plan 88/80, A4.)

Location 3707, containing 356a. 3r. 36p., at 8s. 6d. per acre; classification page 10 of File 316/31; subject to exemption from road rates for two years from date of approval of application; being N. A. Young's and T. J. Farrell's forfeited Lease 56/302.

RAVENSTHORPE LAND AGENCY.

Oldfield District (near Hopetoun).

Corr. No. 120/32. (Plan 433/80, F1.)

Location 327, containing 158a. 0r. 28p., at 6s. 6d. per acre; classification page 12 of File 120/32; subject to exemption from road rates for two years from date of approval of application; being T. Knox's forfeited Lease 68/3486.

Oldfield District (about 12 miles north of Ravensthorpe).

Corr. No. 471/32. (Plan 405/80, F3.)

Locations 363 and 428, containing 1,000a. 1r. 17p.; subject to pricing and to payment for improvements, and to mining conditions. This cancels the notice relating to these blocks which appeared in the *Government Gazette* of the 29th June, 1932.

Oldfield District (near Hopetoun).

Corr. No. 3715/24. (Plans 433/80, F1, and 432/80, A1.)

Location 375 and 298, containing 500a. 0r. 5p., at 6s. 6d. per acre; classification page 16 of File 3715/24; subject to payment for improvements; being T. Knox's forfeited Leases 20508/68 and 25105/74.

SALMON GUMS LAND AGENCY.

Esperance District (near Gibson).

Corr. No. 1148/37. (Plan 423/80, D2.)

Location 620, containing 159a. 3r.; subject to reclassification and pricing.

SOUTHERN CROSS LAND AGENCY.

Yilgarn District (near Nulla Nulla).

Corr. No. 1112/37. (Plan 36/80, B3 & 4.)

Locations 495 and 1011, containing 2,500a. 0r. 1p.; subject to pricing and to payment for improvements, to Goldfields Water Supply firewood conditions, and also to the Government retaining the right to reserve 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; classification page 10 of 1845/25; being G. E. Harvey and H. J. Chapman's cancelled application.

THURSDAY, 2nd SEPTEMBER, 1937.

BRIDGETOWN LAND AGENCY.

Anniebrook Estate (about 1½ miles north-west of Marybrook).

Corr. No. 704/32. (Plan 413A/40, C2.)

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

Lot 5, containing 115a. 3r. 24p.; price per acre—45s.; purchase money—£260 15s. 6d.; half-yearly instalments, first five years, interest only:—to returned soldiers, at 4½ per cent. per annum—£5 17s. 4d.; to civilians, at 5 per cent. per annum—£6 10s. 5d.; half-yearly instalments over the balance (35 years), including interest:—to returned soldiers, at 4½ per cent. per annum—£7 5s. 5d.; to civilians, at 5 per cent. per annum—£7 14s. 8d.; subject to timber conditions and to payment for improvements, if any; this block will only be approved to the applicant who satisfies the Land Board that he has the necessary experience and finances to successfully develop the land; being W. Gregory's forfeited Lease 20/2418.

Brooklands Repurchased Estate.

Nelson District (about two miles south-west of Balingup).

Corr. No. 1427/35. (Plan 414C/40, D4.)

Open under Part V. of "The Land Act, 1933-1934," as modified by Part VIII.

Location 8135, containing 81a. 2r. 28p.; price per acre—£6 10s.; purchase money—£530 17s. 9d.; half-yearly instalments, first five years, interest only:—to returned soldiers, at 4½ per cent. per annum—£11 18s. 11d.; to civilians, at 5 per cent. per annum—£13 5s. 6d.; half-yearly instalments (balance 35 years), including interest:—to returned soldiers, at 4½ per cent. per annum—£14 16s.; to civilians, at 5 per cent. per annum—£15 14s. 11d.; subject to existing Agricultural Bank indebtedness; this block will only be granted to the applicant who satisfies the Land Board that he has the necessary experience and finances to successfully work his holding; being A. Mattaboni's forfeited Lease 3127/428.

Sussex District (about two miles south-west of Busselton).

Corr. No. 2258/29. (Plan 413B/40, D2.)

Location 2363, containing 152a. 1r. 31p.; subject to pricing and payment for improvements; subject to the conditions applying to selection in this area; being B. B. Bovell's forfeited Lease 55/1578.

Sussex District (about two miles south-west of Busselton).

Corr. No. 1866/30. (Plan 413B & C/40, D2 & 3.)

Location 2365, containing 152a. 1r. 24p.; subject to pricing and to payment for improvements, and to the right of the Government to enter upon the land for the purpose of constructing or maintaining drains free of compensation, also subject to timber conditions and the condition applying to land selection in this district; being M. E. Bovell's forfeited Lease 55/1924.

WEDNESDAY, 8th SEPTEMBER, 1937.

ALBANY LAND AGENCY.

Hay District (about 12 miles north-west of Narrikup).

Corr. No. 7/30. (Plan 452/80, F1 & 2.)

Locations 802 and 849, containing 480 acres, at 8s. per acre; classification page 6 of 2008/20; subject to exemption from road rates for two years from date of approval of application. This cancels the notice in *Government Gazette* 14th September, 1934, relating to these blocks.

Plantagenet District (about four miles south-west of Young's Siding).

Corr. No. 1841/10. (Plan 456/80, F1.)

Location 2766, containing 100 acres, at £1 per acre; classification page 13 of 1841/10; subject to existing Agricultural Bank indebtedness and to special conditions; being R. M. Young's forfeited Lease 25325/55.

BUNBURY LAND AGENCY.

Harvey A.A. (about 2½ miles west of Wagerup).

Corr. No. 2603/31. (Plan 383A/40, C2.)

Location 327, containing 112a. 3r. 25p., at 7s. per acre; classification page 11 of 2603/31; subject to the marketable timber being reserved to the Crown and to exemption from road rates for two years from date of approval of application; being V. M. Scott's forfeited Lease 68/3605.

Wellington District (Clifton Estate, near Roelands).

Corr. No. 5605/19. (Plan 411A/40, B2.)

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

Lot 39, containing 5 acres; price per acre—£3; purchase money—£15; to returned soldiers, half-yearly instalment, five years, interest only, at 4½ per cent. per annum—6s. 9d.; balance 35 years, principal and interest, at 4½ per cent. per annum—8s. 5d.; to civilians:—half-yearly instalment over five years (interest only), at 5 per cent. per annum—7s. 6d.; half-yearly instalment over 35 years, including interest at 5 per cent. per annum—8s. 11d.; Reserve 6010 (Forest Ranger's Quarters) is hereby cancelled.

GERALDTON LAND AGENCY.

Victoria District (about 10 miles east of Hutt).

Corr. No. 3920/18. (Plan 160/80, C & D1.)

Location 4345, containing 4,999a. 3r. 3p., at 4s. 3d. per acre; classification page 8 of 3920/18; subject to payment for improvements. This cancels the notice in *Government Gazette* 14th September, 1932, relating to this block.

NARROGIN LAND AGENCY.

Roe District (about 4½ miles north of Buniche).

Corr. No. 525/26. (Plan 387/80, F1 & 2.)

Locations 890 and 1055, containing 3,221a. 0r. 20p., at 5s. 9d. per acre; classification page 13 of 525/26; and Location 930, containing 539a. 3r. 32p., at 6s. per acre; classification page 7 of 5575/26; subject to existing Agricultural Bank and I.A.B. indebtedness; being N. McL. Stewart's forfeited Leases 21385/68, 25411/74, and 22330/68.

Wellington District (about two miles south of Cordering).

Corr. No. 6780/23. (Plans 410C/40, D4; 415B/40, D1)

Location 3952, containing 4,503a. 1r. 29p., at 1s. 6d. per acre; classification page 28 of 6780/23; subject to existing Agricultural Bank indebtedness and to the poison being eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being G. E. Williams' forfeited Lease 21035/68.

Williams District (adjoining Harrismith).

Corr. No. 1710/14. (Plan 386A/40, C2.)

The area, containing about 600 acres, bounded by lines commencing at the north-eastern corner of Reserve 16750 and extending eastward along the southern side of Road No. 2198 for a distance of 10 chains; thence south about 18 chains; thence eastward about 18 chains from and parallel to the said southern side of road to a point about 1 chain westward of the west boundary of Reserve 18792; thence south 1 chain from and parallel to the said west boundary of reserve to a north-western side of Road No. 7146; thence south-westward along same to its intersection with the south-western side of Road No. 4711; thence south-eastward along said south-western side of Road No. 4711 to the existing south boundary of Harrismith Townsite; thence west and north along boundaries of the said Townsite to the south-western corner of Reserve 16750 aforesaid; thence eastward and north along boundaries of said Reserve 16750 to the starting point; excluding roads and railway; subject to survey, classification, and pricing. Reserve 17740 (Harrismith Lot 37—Racecourse) is hereby cancelled and the boundaries of Harrismith Townsite are hereby amended to exclude the area described.

Williams District (about 5½ miles south-east of Harrismith).

Corr. No. 4281/18. (Plan 386/80, D2 & 3.)

Location 9927, containing 833a. 2r. 20p., at 12s. 6d. per acre; and Location 9930, containing 811 acres, at 8s. per acre; classifications pages 58 and 35 of 4281/18; subject to existing Agricultural Bank and I.A.B. indebtedness and to a cropping lease which expires on 28th February, 1938; being A. S. Wilson's forfeited Leases 36517/55 and 12323/56.

NORTHAM LAND AGENCY.

Avon District (about 3½ miles north-west of Nangeenan).

Corr. No. 14178/11. (Plan 25/80, E & F2.)

Location 15622, containing 299a. 2r., at 4s. 9d. per acre; classification page 42 of 14178/11; subject to existing Agricultural Bank and I.A.B. indebtedness and to a cropping lease which expires on 28th February, 1939; being C. Clark's forfeited Lease 30812/55.

Avon District (near Beechina).

Corr. No. 2735/16. (Plan Wooroloo.)

Location 18037, containing 42a. 3r. 23p., at 10s. 6d. per acre; classification page 42 of 2735/16; subject to payment for improvements. This cancels the notice in *Government Gazette* 14th June, 1935, relating to this block.

Avon District (about eight miles south of Burracoppin).

Corr. No. 1045/37. (Plan 24/80, C2.)

Locations 20769 and 23106, containing 999 acres, at 9s. per acre; also Location 20770, containing 985 acres, at 8s. 6d. per acre; classifications pages 74 and 75 of File 8295/13, Vol. 1; subject to existing Agricultural Bank and I.A.B. indebtedness; being G. Alvaro's and C. Versace's cancelled application.

Avon District (about 1½ miles east of Booraan).

Corr. No. 1058/32. (Plan 24/80, B1 & 2.)

Location 24811 containing 1,499a. 1r. 20p., at 5s. 9d. per acre; classification page 12 of 4008/25; subject to Goldfields Water Supply timber conditions and to exemption from road rates for two years from date of approval of application; being W. A. Skuthorp's forfeited Lease 68/3487.

Ninghan District (about 7½ miles north-west of Wialki).

Corr. No. 4786/28. (Plan 66/80, E1 & 2.)

Location 3055, containing 1,680a. 2r. 36p., at 6s. 6d. per acre; classification page 16 of 6320/27; subject to existing Agricultural Bank indebtedness; being R. W. A. Lavars' forfeited Lease 68/984.

Ninghan District (about six miles north of Wialki).

Corr. No. 1778/33. (Plan 66/80, E & F 1 & 2.)

Locations 3119, 3454, and 3455, containing 3,141a. 2r. 17p., at 3s. 9d. per acre; classification page 30 of 6320/27; subject to exemption from road rates for two years from date of approval of application. This cancels the notices in *Government Gazette* 29th September, 1933, relating to these blocks.

PERTH LAND AGENCY.

Peel Estate (near Beecher Point).

Open under Part V. of "The Land Act, 1933-1934," as modified by Part VIII.

Corr. No. 6711/20. (Plan Peel Estate.)

Location 698, containing 135a. 3r. 1p.; price per acre—20s.; purchase money—£135 15s. 2d.; deposit—£2; to returned soldiers:—half-yearly instalment (29½ years), with interest at 4½ per cent. per annum—£4 2s. 7d.; to civilians:—half-yearly instalment (29½ years), with interest at 5 per cent. per annum—£4 7s. 8d.; Location 762, containing 146a. 1r. 15p.; price per acre—20s.; purchase money—£146 6s. 11d.; deposit—£2; to returned soldiers:—half-yearly instalment (29½ years), with interest at 4½ per cent. per annum—£4 9s. 1d.; to civilians:—half-yearly instalment (29½ years), with interest at 5 per cent. per annum—£4 14s. 7d.; Location 777, containing 148a 0r. 4p.; price per acre—20s.; purchase money—£148 0s. 6d.; deposit—£2; to returned soldiers:—half-yearly instalment (29½ years), with interest at 4½ per cent. per annum—£4 10s. 2d.; to civilians:—half-yearly instalment (29½ years), with interest at 5 per cent. per annum—£4 15s. 8d.; if selected as one holding the deposit will be £2 and the half-yearly instalment for civilians will be £13 19s. 7d.; for returned soldiers £13 3s. 10d. for the balance of term, 29½ years.

Swan District (Beermullah Lake, about 12 miles north-west of Gingin).

Corr. No. 3471/28. (Plan 31/80, A3.)

Location 2134, containing 241a. 1r. 22p., at 8s. 3d. per acre; classification page 36 of 3471/28; subject to existing Agricultural Bank indebtedness; being G. Minchin's forfeited Lease 68/392.

SALMON GUMS LAND AGENCY.

Fitzgerald District (about one mile east of Red Lake).

Corr. No. 69/23. (Plan 392/80, C4.)

Location 33, containing 1,000 acres, at 6s. 3d. per acre; classification page 106 of 69/23; subject to payment for improvements; being A. J. Richardson's forfeited Lease 40318/55.

WAGIN LAND AGENCY.

Williams District (about seven miles north of Kukerin).

Corr. No. 871/26. (Plan 386/8, E3.)

Locations 10909 and 12721, containing 986a. 3r. 35p., at 6s. 6d. per acre; classification page 14 of 871/26; subject to existing Agricultural Bank indebtedness and to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being E. Seddon's forfeited Leases 41799/55 and 25001/74.

Williams District (about 10 miles south-east of Kukerin).

Corr. No. 5683/28. (Plan 408/80, F2.)

Locations 11502, 14780, and 14781, containing 1,980a. 0r. 16p., at 6s. per acre; classification page 8a of 5683/28; subject to existing Agricultural Bank and Industries Assistance Board indebtedness and also subject to the poison being eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being S. B. Hamilton and J. Dunlop's forfeited Leases 68/951, 73/530, and 74/529.

Williams District (near Neendaling).

Corr. No. 2207/36. (Plan 387/80, B4.)

Location 14215, containing about 496 acres, at 9s. per acre; classification page 10 of 6828/25; subject to existing Agricultural Bank 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, except for the actual value of any improvements that may be resumed; also subject to a cropping lease which expires 28th February, 1939; being H. N. Stabler's cancelled application.

THURSDAY, 9th SEPTEMBER, 1937.

BRIDGETOWN LAND AGENCY.

Sussex District (about 3½ miles north-west of Margaret River).

Corr. No. 4789/22. (Plan 440A/40. A1.)

Location 1199, containing 228 acres, at 8s. 6d. per acre; classification page 16 of 4279/12; subject to exemption from road rates for two years from date of approval of application, to timber conditions, and to the conditions applying to land selection in this district; being P. Martin's forfeited Lease 15946/68.

G. L. NEEDHAM,
Under Secretary for Lands.

THE LICENSED SURVEYORS ACT, 1909.

Surveyor General's Office,
Perth, 20th August, 1937.

It is hereby notified, for general information, that an examination of those desiring to qualify under the above Act will be held in Perth, commencing on Monday, the 13th September, 1937.

Intending candidates should lodge their applications, accompanied by credentials, plans, and field notes, together with a fee of £5 5s., to the undersigned, not later than the 1st September, 1937.

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

E. W. JONES,
Acting Secretary
Land Surveyors' Licensing Board of W.A.

TRANSFER OF LAND ACT, 1893.

Application No. 1359/1937.

TAKE notice that Great Southern Co-operative Butter Company Limited whose registered office is situate at Federal street Narrogin has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Town of Albany and being

Albany Town Lot S42 containing 2 roods

Bounded on the south-east by part of the north-west side of Stirling terrace measuring 1 chain

On the south-west by the north-east boundary of Town Lot S43 measuring 4 chains 99 and nine-tenths links

On the north-west by part of the south-east side of Duke street measuring 1 chain and

On the north-east by the south-west boundary of Town Lot S41 measuring 4 chains 99 and five-tenths links.

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 4th October 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,
12th August, 1937.
A. B. Walton, Narrogin, Solicitor for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 1373/1937.
 TAKE notice that Henry Young, William Wallace Young and Robert Muir Young all of Marbellup near Albany Farmers 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 Plantagenet District and being

Plantagenet Location 117 containing about 20 acres
 Bounded on the east by the west boundary of Location 116 measuring 8 chains 89 links

On the south by part of the north boundary of Location 145 measuring 22 chains 50 links

On the west by part of the east boundary of Location 1775 measuring 9 chains 6 and five-tenth links and

On the north by part of the south boundary of Location 39 measuring 22 chains 50 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 and desiring to object to the said application are hereby required to lodge in this Office on or before the 30th day of September next a caveat forbidding the said land being brought under the operation of the said Act.

E. E. FEWINGS,
 Registrar of Titles.

Office of Titles, Perth,
 this 9th day of August, 1937.
 Haynes, Robinson, & White, Albany, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 1370/1937.
 TAKE notice that Henry Young, William Wallace Young and Robert Muir Young all of Marbellup near Albany Farmers 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 Plantagenet District and being

Plantagenet Location 116 containing about 20 acres
 Bounded on the east by part of the west boundary of Location 37 measuring 8 chains 89 links

On the south by part of the north boundary of Location 145 measuring 22 chains 50 links

On the west by the east boundary of Location 117 measuring 8 chains 89 links and

On the north by part of the south boundary of Location 39 and the south boundary of Location 34 measuring together 22 chains 50 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 and desiring to object to the said application are hereby required to lodge in this Office on or before the 30th day of September next a caveat forbidding the said land being brought under the operation of the said Act.

E. E. FEWINGS,
 Registrar of Titles.

Office of Titles, Perth,
 this 9th day of August, 1937.
 Haynes, Robinson & White, Albany, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 1369/1937.
 TAKE notice that Henry Young, William Wallace Young and Robert Muir Young all of Marbellup near Albany Farmers 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 Plantagenet District and being

Plantagenet Location 37 containing 162 acres and 36 perches
 Bounded on the south by a north boundary of a public reserve measuring 40 chains 14 links

On the west by an east boundary of the said reserve by the east boundaries of Locations 145 and 116 and by part of the east boundary of Location 34 measuring in the aggregate 40 chains 39 links

On the north by a line measuring 40 chains 28 links passing partly along the south side of a public road

And on the east by the west side of a public road measuring 40 chains 30 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 and desiring to object to the said application are hereby required to lodge in this Office on or before the 30th day of September next a caveat forbidding the said land being brought under the operation of the said Act.

E. E. FEWINGS,
 Registrar of Titles.

Office of Titles, Perth,
 this 9th day of August, 1937.
 Haynes, Robinson & White, Albany, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 1368/1937.
 TAKE notice that Henry Young, William Wallace Young and Robert Muir Young all of Marbellup near Albany Farmers 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 Plantagenet District and being

Plantagenet Location 34 containing about 25 acres
 Bounded on the east by the west boundary of a public road reserve and of part of Location 37

On the south by part of the north boundary of Location 116 measuring 16 chains

On the west by the east boundary of Location 39 measuring about 20 chains 74 links

And on the north by part of the shore of Wilson Inlet.

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 September next a caveat forbidding the said land being brought under the operation of the said Act.

E. E. FEWINGS,
 Registrar of Titles.

Office of Titles, Perth,
 this 9th day of August, 1937.
 Haynes, Robinson & White, Albany, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 1367/1937.
 TAKE notice that Henry Young, William Wallace Young and Robert Muir Young all of Marbellup near Albany Farmers 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 Plantagenet District and being

Plantagenet Location 39 containing about 35 acres
 Bounded on the east by the west boundary of Location 34 measuring about 20 chains 74 links

On the south by part of the north boundary of Location 116 and by the north boundaries of Location 117 and a public reserve measuring in the aggregate about 30 chains

And on the west and north by part of the shore of Wilson Inlet.

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 September next a caveat forbidding the said land being brought under the operation of the said Act.

E. E. FEWINGS,
 Registrar of Titles.

Office of Titles, Perth,
 this 9th day of August, 1937.
 Haynes, Robinson & White, Albany, Solicitors for the Applicants.

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.
1937.		1937.	
Aug. 4	Buckland Hill School—New Latrines and Sewerage (8767)	(2.30 p.m. on Tuesday) 31st August	Contractors' Room, Perth, and at the Court House, Fremantle, on and after the 10th August, 1937.
Aug. 18	Coranning School and Quarters—Sale and Removal (8768)	7th September	Contractors' Room, Perth, and at the Court House, Narrogin, on and after Tuesday, the 24th August, 1937.
Aug. 18	Perth-Fremantle Government Buildings—Chimney Sweeping (8769)	7th September	Contractors' Room, Perth, and at Court House, Fremantle, on and after Tuesday, 24th August, 1937.

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.

W. S. ANDREW, Acting Under Secretary for Public Works.

THE ROAD DISTRICTS ACT, 1919-34.

Bassendean Road Board.

P.W. 195/37.

WHEREAS it is provided by Subsection 54 of Section 204 of "The Road Districts Act, 1919-34," that the Board of any Road District may prescribe for any road or portion of a road in a Townsite a building line, and to prohibit the erection or re-erection of any building or structure in front of such line, and whereas the Bassendean Road Board is desirous of prescribing a building line for a road situated within the Bassendean Road District: Now, therefore, the Bassendean Road Board doth hereby make the following By-law:—

1. The Bassendean Road Board hereby prescribes that the building line of any building or structure hereafter to be erected or re-erected upon any allotments fronting or abutting on to the southern side of the Perth-Guildford road between portion of the north-western boundary of Lot 1 of Swan Location Q1 (as shown on L.T.O. Diagram 6215), and the north-east corner of Lot 187 of said location (as shown on L.T.O. Plan 2572) shall be a line commencing on the said boundary of said Lot 1 at a point situated twenty-six feet from its north-east corner and extending eastward to the said north-east corner of Lot 187.

2. The Board hereby prohibits the erection or re-erection of any building or structure in front of such line.

3. Penalty: Any person who constructs, erects, or re-erects any building or structure in front of such line as herein prescribed shall be guilty of an offence against this By-law, and shall be liable to a penalty not exceeding Twenty pounds.

Passed at a meeting of the Bassendean Road Board held on the 23rd day of July, 1937.

R. A. McDONALD,
Chairman.

L. R. LATHAM,
Secretary.

Recommended—

H. MILLINGTON,
Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 4th day of August, 1937.

L. E. SHAPCOTT,
Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919-1934.

Harvey Road Board.

Department of Public Works,
P.W. 1325/37. Perth, 13th August, 1937.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has approved of the building of a public hall at Yarloop as work for which money may be borrowed under Part VII. of "The Road Districts Act, 1919-1934," by the Harvey Road Board.

W. S. ANDREW,
Acting Under Secretary for Public Works.

THE ROAD DISTRICTS ACT, 1919-33.

Rockingham Road Board.

Notice of Intention to Borrow.

NOTICE is hereby given that the Rockingham Road Board proposes to borrow the sum of One thousand pounds, to be expended on works and undertakings in the Rockingham Road Board District, the said works and undertakings being proportion of cost of constructing and surfacing Road 8030 to its intersection with Safety Bay Road.

The plans and specifications, and estimates of the cost of the said works and undertakings, and statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the Loan, are open for inspection at the Office of the Rockingham Road Board, situate at Rockingham, for one month from the publication hereof, between the hours of 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m. on week days, except Saturdays; and on Saturdays from 9 a.m. to 12 noon.

The amount of One thousand pounds is proposed to be raised by the sale of Debentures repayable with interest by thirty equal half-yearly instalments over a period of fifteen years after the date of issue thereof, in lieu of the formation of a Sinking Fund.

The Debentures shall bear interest at a rate not exceeding five per centum per annum, payable half-yearly. The amount of the said Debentures and interest thereon is to be paid at the Commonwealth Bank of Australia, Perth.

The works and undertakings for which the Loan is proposed to be raised will in the opinion of the Board be of special benefit to a portion of the Rockingham Road Board, namely, the Town Ward as defined in the *Government Gazette* of the 22nd April, 1932, and the portion of the Central Ward included in the Townsite of Safety Bay as defined in the *Government Gazette* of the 23rd July, 1937, and any Loan Rate applicable to such Loan will be levied on the rateable land within such areas of the said District.

Dated the 16th day of August, 1937.

S. DVORETSKY,
Acting Chairman.

S. WYNN REES,
Secretary.

THE ROAD DISTRICTS ACT, 1919-1934.

South Perth Road District—By-law No. 2.

BUILDINGS.

P.W. 753/36.

IN pursuance of the powers in that behalf contained in "The Road Districts Act, 1919-1934," the South Perth Road Board makes the following By-law relating to Buildings, to be numbered No. 2.

PART 1.—OPERATION AND DEFINITIONS.

Application.

1. This By-law shall apply to the whole of the district.

Commencement.

2. This By-law shall come into operation immediately upon its confirmation and approval by the Governor and publication in the *Government Gazette*.

Repeal.

3. From the date of coming into operation of this By-law all previous By-laws made by the Board relating to buildings are repealed.

Definitions.

4. In this By-law, subject to the context,—

"Act" means "The Road Districts Act, 1919-34."

"Alteration" means any work made or done for any purpose in, to, or on a building (except that of necessary repairs not affecting the construction of any external, cross, or party wall), or any change in the purpose for which any building or erection or any part thereof shall be used.

"Approved" means approved by the Board in writing or (in case where the surveyor is authorised by the Board so to do) approved by the surveyor in writing.

"Area" applied to a building means the sum of the superficies of the horizontal sections of each storey made at the point of the greatest surface of each floor, inclusive of the external walls, and such portions of the party walls as belong to the building.

"Board" means the South Perth Road Board.

"Build" means and includes erect, build, or construct, or cause to be erected, built, or constructed.

"Building" means and includes erection, structure, detached room, outbuilding, hoarding, and every structure of whatever kind capable of affording protection or shelter, either roofed or intended or adapted to be roofed, and whether enclosed by roofs or not, and every part of such structure and any addition or alteration thereto.

"Builder" means the master builder or other person employed to execute any work, or, if there is no master builder or other person so employed, then the owner of the building or other person for whom or by whose orders such work is to be done.

"Dwelling-house" means a building used or adapted to be used wholly or principally for human habitation.

"District" means the South Perth Road District.

"Fire-resisting" used with reference to any materials includes:—

- (a) brickwork constructed of good bricks well burnt hard and sound, properly bonded and solidly put together with good lime or cement mortar;
- (b) any stone suitable for building purposes by reason of its solidity or durability;
- (c) sheet metals or other similar materials which are in the opinion of the Board fire-resisting;
- (d) iron and steel (when used for columns, girders, or wall framing) encased in cement concrete or other incombustible or non-conducting external coating;
- (e) slate, tiles, brick, and terra cotta, when used for covering, or corbels;
- (f) concrete composed of broken bricks, stone chip-pings, or ballast and lime cement or calcined gypsum.

"External wall" means an outer wall of a building, not being a party wall even although it adjoin a wall of another building.

"Frontage" means the distance measured at right angles to one of the sides of the land from the terminal point thereof to the opposite side, or a continuation of such opposite side.

"Garage" means any building used for the housing of a motor or motor vehicle (not being a garage carried on as a business undertaking).

"Height," in relation to any building, means measurement taken from the level of the footway (if any) immediately in front of the centre of the building or, when there is no such footway, from the level of the ground before excavation to the level of the ceiling or tie of the topmost storey.

"Height" in relation to stories means:—

- (a) In the case of the topmost storey the measurement between the floor and the ceiling thereof or between the floor and the under-surface of the tie of the roof, or, if there is no tie, then up to the level of half the vertical height of the rafters, or other support of the roof.
- (b) In the case of every storey other than the topmost storey, the measurements between its floor and the floor above.

"Hoarding" includes any erection or structure erected, built, constructed, or used or that may be used for the purpose of writing, painting, pasting or posting thereon notices, advertisements, placards, or other printed, painted, or written matter, or any erection or structure being of a height greater than 6 feet from the level of the adjoining street upon which such notices, advertisements, placards, or other printed, painted, or written matter are printed, written, painted, pasted or posted, but shall not apply to a hoarding erected in a street for the purpose of carrying on building operations only, or to any dwelling-house or shop or any fence 7 feet or under in height, or to "To Let" or "For Sale" boards not exceeding 20 square feet in area.

"Main rooms" mean and include all rooms used or intended to be used as bedrooms, dining-rooms, ordinary living rooms, or kitchens.

"New building" includes:—

- (a) any building erected or commenced to be erected after the date of this By-law coming into operation;
- (b) any building which for more than half its cubical contents has been taken down or destroyed by fire, tempest, or otherwise, and is re-erected or commenced to be re-erected wholly or partially on the same site after the date of this By-law coming into operation;
- (c) any space between walls and/or buildings which is roofed or commenced to be roofed after the date of this By-law coming into operation;
- (d) any building removed or transported wholly or in sections into the district or from one part of the district to another part after the date of this By-law coming into operation.

"Outbuilding" means any building on the curtilage of any dwelling, shop, or combined shop and dwelling used as a work-shop or store-room, not being a building for the storage of inflammable materials, nor for the housing of any animal or animals, including birds, and not exceeding 329 feet in area or 15 feet in height.

"Party wall" means a wall built to be used as a separation of two or more buildings, or a wall forming part of a building built upon the dividing line between adjoining premises for the common use.

"Person" includes corporation.

"Prescribed" means prescribed by this By-law.

"Public place" has the same meaning as in the Act.

"Reinforced concrete" means a form of construction in which cement concrete is reinforced with iron or steel, these materials being so combined that the iron or steel will take up and resist substantially the whole of tensional stresses and assist in the resistance to shear, while the concrete will take up and resist the compressional stresses and assist in resistance to shear.

"Right-of-way" means any lane or right-of-way, not a road, over which any person other than the owner thereof has a right of carriage way.

"Road" has the same meaning as in the Act.

"Surveyor" means the building surveyor or acting building surveyor for the time being of the Board or other officer having for the time being the administration of this By-law.

"Shop" means a building in which goods are regularly offered or exposed for sale, or in which meals or refreshments are regularly offered or provided for payment, and also includes the saloons or shops of barbers and hairdressers and offices of agents and auctioneers and other businesses or trades. A *bona fide* private

boarding-house shall not be included in this definition by reason only of the fact that meals or refreshments are occasionally supplied for payment to persons other than boarders.

“Square” applied to the measurements of any area means the space of 100 square feet.

“Surface” or “ground level” means the mean level of the ground as determined by the surveyor.

“Wood or wooden buildings” mean buildings of wood or having wooden frames.

Classes of Buildings.

5. For the purpose of this By-law buildings shall be divided into three classes:—

Class A.—“Domestic class,” which includes all buildings subject to small vibration and light loading of floors, such as dwelling-houses, residential shops, offices, hotels, private schools, club-houses, and studios.

Class B.—“Warehouse class,” which includes all buildings subject to vibration and heavy loading of floors, such as warehouses, factories, mills, and places for the storage and manufacture of goods.

Class C.—“Public building class,” which includes all buildings designed to accommodate an assemblage of people such as theatres, churches, chapels, assembly halls, museums, libraries, public schools, hospitals, lecture rooms, and other like buildings.

In case of doubt the surveyor shall finally determine to which class any particular building belongs.

PART 2.—NOTICE OF INTENTION TO BUILD OR DEMOLISH AND LODGING OF PLANS.

Notice to be given.

6. No builder shall commence any building, or any addition or alteration to any building without first delivering at the office of the Board a written application in the form of the First Schedule hereto, before so commencing, and delivering to the surveyor.

Plans and Specifications.

(a) Properly prepared plans and specifications of such building, addition or alteration, together with a tracing or copy of the plans of such building, addition or alteration, and also details and dimensions, sizes and qualities of all materials, and enumerating any old materials proposed to be used in the construction of same.

Block Plan.

(b) A block plan showing the relation of the building to adjoining buildings and boundaries.

Purpose.

(c) A statement in writing of the purpose for which the building is intended to be used.

Drainage.

(d) Particulars of the proposed method of drainage.

Further Particulars.

(e) Such further particulars in writing regarding the same as shall be necessary to enable the Board or its surveyor to determine if all the provisions of this By-law applicable thereto are being complied with.

Tracing retained.

7. The tracing or copy of the plans and details of materials shall be retained by the surveyor, and the original plans and specifications, when approved, shall be returned to the owner or his agent.

Such approval shall be evidenced by writing endorsed on the plans and specifications and signed by the surveyor.

Plans, etc., to be kept at Building.

8. Such plans and specifications shall be kept at the building therein referred to, and shall be available for inspection by the surveyor or the accredited officer of the Board at all reasonable times on demand during the construction or erection or alteration or addition, as the case may be, and for fourteen days after the completion thereof.

Permits and Fees.

9. No person shall commence any building, or any addition, alteration to any building, or demolish any building without having first obtained from the surveyor a written permit for the commencement of same, and without having first paid to the Board fees in accordance with the scale set out in the Second Schedule hereto, having regard to the class of building.

Area of new Building.

10. The decision of the surveyor as to the area of a new building or value of an addition shall be final and conclusive.

Permits shall lapse after Six Months.

11. A permit obtained pursuant to this By-law shall lapse and be of no effect unless the building for which such permit was granted shall be commenced within six months and completed within twelve months from the date of such permit.

Surveyor may enter and Inspect.

12. The surveyor at all reasonable times during the progress and after the completion of any building, or addition or alteration to any building affected by this By-law may enter and inspect such building or addition or alteration.

Surveyor may stop Work if contrary to By-law.

13. The surveyor may at any time stop the progress of any building and withdraw or suspend any permission given by the Board under this By-law in the event of his not being satisfied that all the provisions of this By-law are being complied with, and any person who constructs or builds or erects or works on the site after notice from the surveyor to desist shall be guilty of an offence against this By-law.

Demolition or removal of Building.

14. When a building is to be demolished or removed, the owner or contractor shall give twenty-four hours' notice to the surveyor of such intended demolition or removal.

Nuisance to be avoided.

15. Provision shall be made so as to avoid all nuisance from dust or falling refuse by playing water on same by means of a hose or other approved method.

PART 3.—OUTBUILDINGS AND GARAGES.

Materials.

16. Outbuildings may, subject to the limitations herein, be built and constructed of brick or other materials approved by the Board.

No wooden Building to be extended within eight feet of Outbuildings.

17. No wooden building may be extended in such a manner that an outbuilding and dwelling shall thereafter be within 8 feet of each other; but this provision shall not prevent the owner of a building on land adjoining that on which such outbuilding has previously been erected in different occupation from extending such building, subject to the provisions of this By-law.

Outbuildings on corner Blocks.

18. No outbuilding shall be erected on a corner block at a less distance from the road on the side boundary than the adjoining building is from such road, or, if there is no adjoining building, at a less distance than 20 feet from such road.

Stables erected with walls of Bricks, etc.

19. Stables may be erected with walls of brick, stone or concrete, provided that in stables of more than two squares in area the distance of any wall of such stable from land not in the same occupation or possession shall not be less than the vertical height of such wall including the vertical portion of a gable and roof from the boundary of the land not in the same occupation or possession.

Distance of Stables from Boundaries.

20. No stable may be erected nearer than 30 feet to any dwelling nor than 10 feet to the boundary of land not in the same occupation.

Fowl-houses.

21. Fowl-houses of not more than two squares in area, and not more than six feet in height, may be erected at rear of any dwelling and not less than four feet from the boundary of land not in the same occupation, provided that the nearest portion of such fowl-house is at least 80 feet from any road and 30 feet from any dwelling-house, church, schoolroom, hall or factory. The walls and roof covering of such fowl-houses must be of iron or other fire-resisting material approved by the surveyor. Fowl-houses of more than two squares in area must comply with the regulations for buildings generally, and not be nearer to the boundary of land not in the same occupation than five feet, and not exceed seven feet in height.

Position of Garage.

22. No garage shall be erected nearer than the dwelling-house to which it is appurtenant to any road fronted by such dwelling-house. Provided that if there is no means of access for motor vehicles to the rear portion of the allotment on which such dwelling-house is erected, a garage may be erected on the front boundary of such allotment subject to a plan showing the exact position in which such garage is proposed to be erected and the approximate position of any buildings in the allotments adjoining, together with the design of the garage proposed to be erected, and the front elevation thereof being submitted to and approved of by the Board but so that no part of such garage shall be between the dwelling-house and the road.

23. In special cases where the physical configuration or dimensions of the ground preclude the observance of the distances prescribed in Clause 22, the Board may permit the erection of a garage in another position.

Doors of Garages.

24. The doors of a garage when opened shall not encroach on any road.

Materials for Garages.

25. Every garage shall be constructed of fire-resisting material but corrugated iron shall not be used for walls. Where fire-resisting sheets are used for walls, framing and dado of approved hard wood may be used.

Garage incorporated with Dwelling.

26. Where a garage is incorporated as part of the main building it shall in all respects conform thereto, but must have a ceiling of fire-proof material approved by the surveyor.

Garages on corner Blocks.

27. No garage shall be erected on a corner block at a less distance from the road on the side boundary than the adjoining building is from such road, or, if there is no adjoining building, at a less distance than 20 feet from such road.

PART 4.—MATERIALS.

Quality of Materials.

28. All materials used in any building must be of good quality and shall be subject to the approval of the surveyor, and the surveyor shall have power to condemn and to order the removal of, or to remove at the expense of the owner, any material which, in his opinion, is not suitable for use for the purpose for which he considers it is intended to use same, and no person shall use any material so condemned for any building alteration or addition.

Secondhand Material.

29. No old or secondhand material may be used unless approved in writing by the surveyor.

Bricks.

30. Bricks used in any building must be good, hard and well burnt. When old bricks are used in any wall they shall be thoroughly cleaned before being used, and shall be whole and good, hard, well-burnt bricks.

Sand.

31. Sand used for mortar and concrete in any building shall be clean and sharp, free from loam, dirt, salt, and organic matter.

Lime and Mortar.

32. Lime mortar shall be composed of freshly burnt lime and sand in the proportion of at least one part by measure of lime, and not more than three parts by measure of sand. All lime intended to be used for mortar shall be thoroughly burnt, of good quality, and be properly slaked before being mixed with sand. Cement mortar, consisting of one part cement to five parts of sand may be substituted for lime mortar.

Cement.

33. Cement mortar shall be composed of good Portland cement or other cement of equal quality approved of by the surveyor, mixed with clean, sharp sand in the proportion of at least one part by measure of cement and not more than four parts by measure of sand, and shall be used before initial setting has commenced.

Concrete.

34. Concrete for foundations shall be composed of clean, broken stone or other hard material approved by the surveyor, broken to a gauge not exceeding two inches and sand well mixed on a wooden floor or in an approved concrete mixer, with cement in the proportions of one part by measure of cement to not more than six parts of the other materials. Concrete for purposes other than foundations shall be as specified above except that for walls less than six inches in thickness and for reinforced work the stone used shall be broken to a gauge not exceeding three-quarters of an inch.

Timber.

35. All timbers and wooden beams used in any building shall be good sound material free from rot, large or loose knots, shakes or any other imperfections whereby the strength may be impaired, and shall be of such sizes, dimensions and spaces as set forth in Clause 63 of this By-law, subject, however, to Clause 37 hereof.

Lintels.

36. All lintels cast in concrete shall have the brand of the manufacturer stamped thereon, such manufacturer to be approved of by the surveyor. Builders casting lintels in position shall submit to the surveyor a plan showing position and details of reinforcements and specifications of materials to be used, such design to be approved at the same time as the plan. Lintels up to 6 feet span shall be three courses in depth. Lintels from 6 to 8 feet span shall be four courses in depth. All such lintels shall be reinforced with at least three ½-inch bars and shall have a proper bearing at each end.

Dimensions of Timber.

37. The timber used in brick dwellinghouses shall conform to not less than the following minimum sizes:—

Bottom wall plates 3in. x 2in.

Floor joists 4in. x 2in. at 1ft. 6in. centres.

Bearers 4in. x 3in. not exceeding 6ft. centres and shall be at least 6in. clear of ground.

Top plates 4in. x 1½in.

Rafters 4in. x 2in. at 2ft. centres for other than iron roof, or 3ft. centres for iron roof.

Purlins 4in. x 3in. for tile roof well strutted.

Ceiling joists 4in. x 2in. at 2ft. centres.

Ceiling hangers 6in. x 1½in.

Collar ties 4in. x 1½in.

Ridge 7in. x 1¼in.

Hips and valleys 8in. x 1¼in.

PART 5.—CONSTRUCTION.

Excavations and Inspection of Trenches.

38. All excavations for footings shall be taken down to a solid foundation, to be approved of by the surveyor, but not less than 12 inches below the natural surface of the ground except in cases of special construction of foundations approved by the surveyor. No footing shall be placed in position until at least twenty-four hours' notice shall have been given to the surveyor that the trenches are ready for inspection.

Drainage under Floors.

39. The surface of the ground between all walls of buildings shall be levelled up higher than the finished surface outside and evenly graded to prevent any accumulation of water or drainage beneath the floors, and such surface shall, if required by the surveyor, be cov-

ered with properly mixed tar composition laid to a uniform thickness of not less than two inches in every part, rolled, rammed, and finished so as to be impervious to water and other inhalations. In all wet or bad ground subsoil drainage shall be provided and laid as directed in writing by the surveyor.

Walls to have Footings.

40. Unless with the consent of the surveyor every external wall and every party wall not carried on a "bressemer," and every pier and storey post shall have footings.

Dimensions of Footings.

41. The width of the bottom of the footing of every such wall shall be at least one half greater than the thickness of the wall at the ground floor level, but in no case less than 16 inches wide unless approved by the surveyor, and the height of such footing shall be at least equal to the thickness of the wall at its ground floor level, but in no case less than nine inches.

42. In the case of wooden buildings the foundations thereof for all walls shall be in accordance with Clause 63 of this By-law.

External Walls.

43. All external walls shall consist of brick, stone, concrete, reinforced concrete, or other hard fire-resisting material approved by the Board, provided that any building used or intended to be used solely as a dwelling-house may have walls constructed of wood and/or asbestos subject to the conditions set out in this By-law for buildings wholly or partly in wood.

Construction of External Walls.

44. Every wall constructed of brick, stone or other similar materials shall be properly bonded and solidly put together with mortar, and no part of such wall shall overhang any part underneath it except to the extent of nine inches and as approved by the surveyor, and provided that the projection is well and solidly corbelled out, and that the inside of the wall carrying such corbelling is carried up vertically in continuation of the lower face thereof. All return walls shall be properly bonded together.

Damp Course.

45. Every wall or fireplace of brick, stone or similar material shall have a damp-proof course or courses of asphalt, distilled tar and hot sand, or other approved impervious material at least 6 inches above the surface of the ground below the lowest floor, and in cases where it is not desirable to place the same throughout the building at the one uniform level, then the said damp-proof course must be laid in horizontal layers connected at the end by a vertical course of the same materials, and shall be not less than $\frac{1}{2}$ in. thick.

Hollow Walls.

46. External walls may be constructed as hollow walls, if constructed in accordance with the following rules:—

- (a) The inner and outer parts of the wall shall be separated by a cavity which shall throughout be of a width not exceeding two inches or less than one inch.
- (b) The inner and outer parts of the wall shall be securely tied together with suitable bonding ties of adequate strength formed of galvanised iron, glazed stoneware, or other approved material. Such ties shall be placed at distances apart not exceeding three feet horizontally, and at least every fifth course vertically.
- (c) The thickness of each part of the wall shall throughout be not less than four and a half inches.
- (d) The aggregate thickness of the two parts, excluding the width of the cavity, shall throughout be not less than the minimum thickness prescribed for solid walls of the same height and length.
- (e) No hollow wall of not more than eleven inches in thickness shall be greater in superficial extent than three squares in any one storey unless strengthened by a partition wall, fireplace, or projecting pier to the satisfaction of the surveyor.

47. Concrete blocks shall contain not less than one part cement to five parts mixed aggregate, and shall be kept damp for a period of not less than four days, and shall not be used green. Unless with the approval of the surveyor, no block shall be used within fourteen days of the date of construction.

The blocks shall be bedded and jointed in cement mortar.

Thickness of Walls, Domestic Class.

48. No external wall in brick, stone or concrete, or cement block shall have less than the thickness prescribed in the following Table A:—

Table A.

Length of wall.	No. of Thickness of Stories. walls—in inches.			
	<i>Buildings of Domestic Class.</i>			
Walls built with Lime Mortar.				
Not exceeding 30 feet	..	1	9	9
Exceeding 30 feet	..	1	13½	
		2	13½	13½
Walls built with Cement Mortar.				
Not exceeding 30 feet	..	1	9	9
Exceeding 30 feet	..	1	9	
		2	13½	9

49. If any storey exceeds in height eighteen times the thickness prescribed for the walls of such storey, the thickness of each external and party wall throughout such storey shall be increased to one-eighteenth part of the height of the storey, and the thickness of each external and party wall below that storey shall be increased to that thickness, but any such additional thickness may be confined to piers, properly distributed, of which the collective widths amount to one-fourth part of the length of the wall. No increase in thickness of brick walls shall be less than four and one-half inches.

50. The height of any storey may be twenty times the thickness of the walls prescribed for such storey if built with cement mortar.

Thickness of Walls, Warehouse Class.

51. The external and party walls of buildings of the Warehouse Class shall be made of not less thickness than that specified in the following Table B:—

Table B.

Length of Wall.	No. of Thickness of Walls Storeys. —in inches.			
	<i>Buildings of the Warehouse Class.</i>			
Walls Built with Lime Mortar.				
Not exceeding 75ft.	..	1	13½	
		2	18	13½
		3	18	18
Exceeding 75ft.	..	1	18	
		2	18	18
		3	22½	18
Walls Built with Cement Mortar.				
Not exceeding 75ft.	..	1	13½	
		2	13½	13½
		3	18	13½
Exceeding 75ft.	..	1	13½	
		2	18	13½
		3	18	18

Thickness of Walls under certain Conditions.

52. Walls under seventy-five feet in length may be constructed nine inches thick, provided they are strengthened with four and a half inch piers equally spaced, of which the collective widths amount to one-fifth of the length of the wall. The height shall not exceed twelve feet when built with lime mortar, or thirteen feet six inches when built with cement mortar.

53. The thickness of walls under twenty feet in length may be two-thirds the thickness required for external or party walls as stated in Tables A and B, but in no case less than nine inches.

54. If in any storey of a building of the warehouse class the thickness of the wall as determined by the provisions of this part of this By-law is less than one-sixteenth part of the height of such storey, the thickness of the wall shall be increased to one-sixteenth part of

the height of the storey, and the thickness of each external and party wall below that storey shall be increased to that thickness, but any such additional thickness may be confined to piers properly distributed, of which the collective widths amount to one-fifth part of the length of the wall. No increase in thickness of brick walls shall be less than four and one-half inches.

The height of any storey built in cement mortar may be eighteen times the thickness prescribed for such storey.

Lengths, how Measured.

55. Walls are deemed to be divided into distinct lengths by return walls, and the length of every wall is measured from the face of one return wall to the face of another, provided that such return walls are external party or cross walls of the thickness required by this part of this By-law, and bonded into the walls so deemed to be divided.

Cross Walls.

56. The thickness of a cross wall shall not be less than two-thirds of the thickness hereinbefore required for an external or party wall of the same dimensions and belonging to the same class of building, but never less than nine inches and no wall subdividing shall be deemed to be a cross-wall unless it is carried up to the plate level of the topmost storey, and unless in each storey the aggregate extent of the vertical faces or elevations of all the recesses, and that of all the openings therein taken together, does not exceed one-half of the whole extent of the vertical face or elevation of the wall. If a cross-wall is carried on a girder across the ground storey and is supported by piers to the satisfaction of the surveyor, it shall be deemed to be a cross-wall in accordance with this regulation. But in one-storey buildings of the domestic class, four and one-half inch cross-walls will be permitted, provided the unsupported length of any wall does not exceed twenty-five feet.

Cross-wall becoming external Wall.

57. Wherever a cross-wall becomes in any part an external wall, the external portion of such cross-wall shall be of the thickness required for an external wall of the same height and length and belonging to the same class of building, but no portion of such cross-wall shall be of less thickness than is required for the external portion thereof.

Internal and Partition Walls.

58. (1) All external bearing walls and partition walls shall be constructed in such manner as may be approved by the surveyor and shall be of brick, stone, concrete or cement block.

All such walls shall be not less than $4\frac{1}{2}$ in. thick, provided that where such walls form a division between flats then such walls shall be not less than 9 in. thick.

(2) Unless with the consent of the surveyor every such wall, unless carried on a bressummer, shall have footings, and such footing shall be of at least twice the thickness of the wall resting upon it.

Isolated Piers.

59. No isolated brick or stone piers shall exceed in height eight times the least diameter of same, if built of lime mortar, and twelve times if built of cement mortar.

Parapet to Walls on Boundary.

60. Where the external wall of any building is erected on the boundary of the land on which the same stands, or where the overhanging eaves or gutter of any building would be within two feet of such boundary, then the external wall of such building shall be carried up to form a parapet fifteen inches at the least in height above the roof or above the highest part of any flat or gutter, as the case may be.

Parapet, Warehouse Class.

In buildings of the warehouse class the thickness of such parapet shall be equal to the thickness of such wall in the topmost storey, and in any other building of a thickness of nine inches at least.

Party Walls.

61. Every party wall shall be carried up for a height of fifteen inches above the roof, measured at right angles to the slope thereof, or fifteen inches above the highest part of any flat or gutter, as the case may be, and of

a thickness (in buildings of the warehouse class) equal to the thickness of such wall in the topmost storey and in any other building of a thickness of eight and a half inches at the least. Provided, however, that in the case of domestic buildings where not more than two buildings are erected under one roof, it shall be sufficient if the party wall is carried up at least eight and a half inches in thickness to the underside of the roof covering, and such roof covering of iron, slate, or other material must be bedded in good mortar to the satisfaction of the surveyor, and the top of such party wall shall not be hidden from view until it has been approved by the surveyor.

62. Every party wall shall be carried up of the thickness aforesaid above any turret, dormer, lantern light, or other erection of combustible materials fixed upon the roof or flat of any building within four feet from such party wall, and shall extend at the least fifteen inches higher and wider on each side than such erection; and every party wall shall be carried up above any part of any roof opposite thereto, and within four feet therefrom.

Buildings Wholly or Partly in Wood.

63. The external walls of all wooden buildings shall not exceed in height 15 feet, measured from the floor level to the top of the wall plates.

Every such building shall be wholly in one occupation or be constructed or adapted so to be.

The following conditions shall apply as to scantlings and spacings of timber:—

Stumps.—Jarrah, 4 inches x 4 inches, spaced not more than 4 feet apart, sunk not less than 18 inches below natural surface of ground.

Sole plates.—Jarrah 12 inches x 6 inches x $1\frac{1}{2}$ inches.

Bottom plate and bearers.—4 in. x 3 in., hardwood or jarrah.

Floor joists.—4 inches x 2 inches, hardwood or jarrah, eighteen inch centres, supported at least every five feet.

Vermin plate—4 inches x 2 inches, hardwood or jarrah.

Bearers—4 inches x 3 inches.

Studs—4 inches x 2 inches, 2ft. centres.

Angle studs—4 in. x 4 in.

Top plates—Wooden buildings, 4 in. x 2 in.

Rafters—4 in. x 2 in., 2ft. centres, for tiles; or for iron roof, 3ft. centres.

Under purlins—4 in. x 3 in., for tile roof.

Purlins—3 in. x $1\frac{1}{2}$ in., for iron roof.

Ceiling joists—4 in. x 2 in., 2ft. centres.

Ceiling hangers—8 in. x $1\frac{1}{4}$ in., not more than 7ft. apart.

Collar ties—4 in. x $1\frac{1}{2}$ in.

Ridge—7 in. x $1\frac{1}{4}$ in.

Hips—8 in. x $1\frac{1}{4}$ in.

Fascia—9 in. x 1 in.

Flooring boards—1 in. thick by varying widths.

Weatherboards— $1\frac{1}{4}$ in. lap.

Wash-houses, w.c.'s and woodsheds not under main roof to be of not less than 3 in. x 2 in. framing.

W.C. shall be constructed in brick, not less than 5 feet x 3 feet internal dimensions.

Vermin Plates.

64. Vermin plates must be used in the construction of all wooden buildings except sheds.

Roughcast.

65. Stucco or roughcast work shall be applied only to brickwork.

Interiors of walls.

66. The interior of all walls and ceilings of every wooden building which is intended to be used or shall or may be used as a dwelling-house shall be constructed of plaster sheets or of approved wood, or fire-resisting materials.

Roofs.

67. The roof of every building shall be constructed of tiles, slates, metal or other material approved by the surveyor.

Reinforced Concrete Buildings.

68. In all cases where reinforced concrete is employed, whether in buildings as a whole or in portions of buildings before the actual carrying out of the work or any portion thereof, complete drawings of such work

or portion shall be delivered to the surveyor, showing all details of the construction and the size, spacing and arrangement of all the reinforcing members.

Public Buildings.

69. In any case in which the plans of any proposed building are required by law to be approved by the Public Works Department such approval shall be obtained before such plans are submitted for the Board's approval.

United Buildings.

Buildings not to be united.

70. Buildings shall not be united except where they are wholly in one occupation, but doorways may be allowed in party structures opening on to staircases, landings or passages provided they are protected with iron-cased or tin-clad doors. Such doors shall be hung so as not to block the staircases, landings or passages.

71. Buildings shall not be united if, when so united and considered as one building only, they would not be in conformity with the provisions of this By-law.

Buildings ceasing to be in one Occupation.

72. Whenever any buildings which have been united cease to be in one occupation all openings made for the purpose of uniting the same in any party wall between the buildings or in any external wall where such wall is over 8½ inches in thickness shall be stopped with material similar to that of which the wall is constructed, or material approved by the surveyor and not less than 9 inches thick. Openings in all other walls shall be stopped as above to the full thickness of the wall. Any timber placed in the wall shall be removed if it would no longer comply with the provisions of this By-law.

Notice to Surveyor.

73. Whenever any buildings which have been united cease to be in one occupation the owner thereof, or if the buildings are the property of different owners, then each of such owners shall forthwith give notice to the surveyor, and shall cause any openings made in the party or external walls to be stopped as provided in the last preceding clause.

Buildings deemed to be United.

74. Buildings shall be deemed to be united when any opening is made in the party wall or the external walls dividing such buildings, or when such buildings are so connected that there is access from one building to the other without passing into the open air, provided that buildings shall not be deemed to be united when they are connected only by an open gangway.

Alterations, Additions, etc.

Alterations.

75. Except with the consent of the surveyor, no alteration shall be made in any building in such manner that when so altered it will by reason of such alteration not be in conformity with the provisions of this By-law relating to new buildings.

Rebuilding party or external Walls.

76. Unless in any case the surveyor otherwise allows where a party or external wall not in conformity with this By-law has been taken down, burnt, or destroyed to the extent of one half thereof (measured in superficial feet) every remaining portion of the old wall not in conformity with this By-law shall either be made to conform therewith or be taken down before the rebuilding thereof.

Additions or Alterations.

77. Every addition to or alteration of a building and any other work made or done for any purpose in or upon a building (except that of necessary repairs not affecting the construction of any external, cross or party wall) shall, so far as regards such addition or alteration or other work, be subject to the provisions of this By-law relating to new buildings.

PART 6.—VENTILATION, LIGHTING, AND DRAINAGE.

Height of Rooms.

78. The main rooms in all buildings shall be in every part not less than 9ft. 6in. from floor to ceiling, and the minimum height for wash-houses and bathrooms shall be 8 feet.

Attic Rooms.

Provided that in the case of buildings of more than one storey, living rooms wholly or partially in the roof may be not less than 8 feet 6 inches in height from floor to ceiling over two-thirds of the floor area.

Minimum Area of Rooms.

79. No main room shall have less floor area than 100 square feet.

Windows and Ventilators.

80. All rooms in a building intended to be used as a dwelling shall have one or more windows opening directly into the external air, the area of such windows to be equivalent to at least one-tenth of the floor area, and shall be ventilated by ventilators communicating directly with the outside air placed near the ceiling of each room, and of an area satisfactory to the surveyor.

Application to Shops.

81. The provisions of this part of this By-law relating to the height, lighting and ventilation of main rooms in dwellings shall, as far as applicable, apply to all shops, save that the windows need not be constructed so as to open if other approved provision for ventilation be made and that the minimum height of walls in shops shall be 12 feet.

Floors.

82. Floors shall be fixed level, and in all buildings the floor immediately above the ground if of wood shall have a space of not less than six inches between the ground and the under side of the bearers.

Space under Floors.

83. The space under the ground floor of every building shall have a sufficiency of openings through all walls under the floor thoroughly to ventilate the same.

Water not to be allowed to drip on any public Place.

84. Roofs, gutters and flashings of any building, and of any projection therefrom, and also balconies, verandahs and shop fronts, shall be so arranged and constructed and supplied with gutters and pipes as to prevent the water therefrom dropping or running over any public way. All such pipes, gutters, and flashings shall be made of metal and shall be maintained in good condition.

Permit may be refused if Drainage not satisfactory.

85. The Board may refuse to approve the plan of any building or of any addition or alteration to any building until it is satisfied that the proposed building, or addition, or alteration, and the site and curtilage thereof will be properly drained.

Septic Tanks.

86. The plans for a new building where a public sewer is not available shall include provision for the proper disposal of sewerage by means of the septic tank system.

Drainage waste Water.

87. Every person who shall erect a building shall provide proper drains sufficient for carrying away all waste waters into properly constructed soak wells.

Drains, Baths, Sinks, etc.

88. Waste water pipes from baths, sinks, and wash troughs shall be of wrought iron with trap fittings at all right angles, and shall discharge over a proper earthenware "P" trap with four glazed earthenware drain pipes properly cemented at joints and communicating with a properly constructed soak well at least 20 feet from any dwelling.

Roof Water disposal.

89. All buildings shall be provided with pipes for carrying off rain water from the roof thereof to at least 2 feet clear of the foundations to the satisfaction of the building surveyor.

PART 7.—REMOVAL OF BUILDINGS.

90. If any building is removed from outside the District to within the District, or from a site within the District to another site within the District, whether on the same or another block of land, such building shall

be deemed for the purpose of this By-law to be a new building erected for the first time on the site whither it is removed.

PART 8.—VERANDAHS, PROJECTIONS, SIGNS, HOARDINGS, AND FENCES.

Verandahs.

91. (a) No person shall erect, or cause or permit to be erected, any portico or verandah over the footway of any road in the District without first obtaining the consent of the Board in writing, and such portico or verandah shall be of the shape, figure, dimensions and materials as set forth on the plan and specifications, for the time being, adopted by resolution of the Board, but the lowest part of the frieze or rails of such portico or verandah shall in no case be of less height than 9 feet above the level of the outer edge of the footway.

Opening in Roof of Verandah.

(b) No opening shall be made in the roof of such verandah for the purpose of affording light, unless such opening be properly framed and glazed with approved glass, protected underneath with a fine mesh wire netting or armoured glass to the satisfaction of the surveyor.

Porch Landing, etc.

92. Every porch, gangway, outside landing and outside step shall be of fire-resisting material, and shall not project beyond the boundary of any road or public place.

Shop Windows.

93. Shop windows intended to be used for the display of goods or business advertisements shall consist of plate or approved glass jointed and fixed in metal or approved timber frames, the level of the sill of such frames to be not higher than 30 inches nor within 12 inches of the level of the footpath immediately adjoining the same.

Woodwork abutting on Roads.

94. Woodwork shall not be fixed flush with the face of any wall abutting on a road unless it is encased with metal of not less than 22 gauge.

Signboard Hanging Lamp, etc.

95. No signboard, hanging lamp or other fixture shall be erected on or attached to any building or verandah projecting over any road unless the permission in writing of the Board be first obtained. Each such signboard, hanging lamp, or other fixture shall be of material, construction, and design approved by the surveyor, and shall be in no part less than 8 feet 6 inches above the level of the footpath or road. No signboard shall exceed in depth 3 feet nor, unless attached to a verandah, project over the footpath or road.

Unightly or Dangerous Fence.

96. When any fence abutting on or within ten feet of any road or public place within the district is in a dangerous or unsightly state, the Board may, by notice in writing to be served on the owner of such fence, require such owner within 14 days from the receipt of such notice to take down, or repair, such fence as the case may require, and such owner shall comply with such notice.

Fences and Walls.

97. Every fence to be hereafter erected abutting on any road or public place shall have affixed thereto a plinth at least 9 inches high unless the surveyor shall consent in writing to such plinth being of less height, and every wall of brick, stone, concrete, or other similar substance shall be constructed with a base to be approved by the surveyor.

PART 9.—CHIMNEYS, FLUES, FIREPLACES, AND HEATING APPARATUS.

Foundations, Footings, etc.

98. (1) Chimney shall be built on solid foundations and with footings similar to the footings of the wall against which they are built, unless they are carried on iron girders with direct bearings upon party, external or cross-walls, to the satisfaction of the surveyor, or on corbels of brick, stone or other incombustible material,

and the work so corbelled out does not project from the wall more than the thickness of the wall, measured immediately below the corbel.

(2) Chimneys may be corbelled out fourteen inches from walls nine inches in thickness on corbels of stone or other incombustible material not less than ten inches in depth and of the full width of the jambs.

Chimneys, etc., with soot Doors.

99. (1) Chimneys and flues having proper soot doors of not less than forty square inches may be constructed at such angle as is approved by the surveyor, but in no other case shall any flue be inclined at a less angle than forty-five degrees to the horizon, and every angle shall be properly rounded.

Position of soot Doors.

(2) All soot doors shall be distant at least fifteen inches from any woodwork.

Arches.

100. An arch of brick or stone of sufficient strength shall be built over the opening of every chimney to support the breast thereof. Every camber arch shall have the abutments tied in by an iron bar, or bars of sufficient strength turned up or down at the ends and built into the jamb for at least four and a half inches on each side.

Flues.

101. A flue shall not be adapted to or used for any new oven, furnace, steam boiler or other fire used for any purpose of trade or business, or to or for the range or cooking apparatus of any hotel, tavern or eating-house, unless the flue is surrounded with brickwork at least nine inches thick or reinforced concrete six inches thick, from the floor of the storey on which such oven, furnace, steam boiler or other fire is situate to twelve inches above the roof.

Flues in connection with Engines.

102. A flue shall not be used in connection with a steam boiler or hot-air engine, unless the flue is at least twenty feet in height measured from the level of the floor on which such engine is placed.

Lining, etc., of Flues.

103. The inside of every flue, and also the outside where passing through any floor or roof or space enclosed by the roof or behind or against any woodwork, shall be rendered or pargetted, or lined with fire-resisting piping or stoneware.

Jambs.

104. The jambs of every fireplace opening shall extend at least nine inches on each side of the opening thereof.

Incombustible Material in certain Cases.

105. The breast of every chimney shall be of incombustible material, at least four inches in thickness, and the brickwork surrounding every smoke flue shall be at least four and a half inches in thickness. Provided that where a ventilating flue is carried up with a smoke flue, they may be separated by a properly constructed iron wythe of cast iron not less than one inch in thickness.

Backs of Fireplaces.

106. The back of every fireplace opening in party or internal walls from the hearth up to a height of twelve inches above the lintel or arch shall be brickwork at least nine inches thick, or shall be reinforced concrete six inches thick. No flue shall be within two inches of the centre line of any party wall.

Thickness of Flues.

107. The thickness of the upper side of every flue when its course makes with the horizon an angle of less than forty-five degrees, shall be at least nine inches.

Height.

108. Every chimney, flue, or chimney shaft shall be carried up in brick or stonework at least four inches thick throughout to a height of not less than three feet above the roof, flat, or gutter adjoining thereto, measured at the highest point in the line of junction with such roof, flat, or gutter.

Top Courses.

109. The highest six courses of every chimney stack or shaft shall be built in cement mortar.

Chimney Shafts.

110. The brickwork or stonework of any chimney shaft, except that of the furnace of any steam engine, brewery, distillery, or manufactory shall not be built higher above the roof flat, or gutter adjoining thereto, than a height equal to six times the least width of such chimney shaft, at the level of such highest point in the line of junction, unless such chimney shaft is built with, and bonded to another chimney shaft not in the same line with the first, or otherwise rendered secure to the approval of the surveyor.

Slabs.

111. There shall be laid level with the floor of every storey, before the opening of every chimney, a slab of stone, slate, or other incombustible substance, at the least six inches longer on each side than the width of such opening, and at the least fourteen inches wide in front of the breast thereof.

How to be Laid.

On every floor, except the lowest floor, such slab shall be laid wholly on stone or iron bearers or upon brick trimmers, or other incombustible material, but on the lowest floor it may be bedded on concrete, covering the site, or on solid materials placed on such concrete.

Hearths, etc.

112. The hearth, or slab, of every chimney shall be bedded wholly on brick, stone or other incombustible substance, and shall, together with such substance, be solid for a thickness of six inches at least beneath the upper surface of such hearth or slab.

Flues in party Walls.

113. A flue shall not be built in, or against, any party structure or existing wall, unless it is surrounded with good, sound brickwork or other approved material, at least four and a half inches in thickness, properly bonded to the satisfaction of the surveyor.

Cutting away Chimney Breast.

114. A chimney-breast or shaft, built with or in any party wall, shall not be cut away, unless the surveyor certifies that it can be done without injuriously affecting the stability of any building.

Cutting into Chimney Shaft.

115. A chimney-shaft, jamb, breast, or flue shall not be cut into, except for the purpose of repair or doing one or more of the following things:—

(a) Letting in or removing or altering flues, pipes, or funnels for the conveyance of smoke, hot air or steam.

(b) Forming openings for soot doors, each opening to be fitted with a close iron door and frames.

(c) Making openings for the insertion of ventilating valves: Provided that an opening shall not be made nearer than twelve inches to any timber or combustible substance.

Position of Timber Work.

116. Timber or woodwork shall not be placed—

(a) under any chimney opening within six inches from the upper surface of the hearth of such chimney opening;

(b) within two inches from the face of the brickwork or stonework about any chimney or flue, unless the face of such brickwork or stonework is rendered.

Position of Wooden Plugs.

117. Wooden plugs shall not be driven nearer than three inches to the inside of any flue or chimney opening nor any iron holdfast or other iron fastening nearer than two inches thereto.

Ironwork.

118. No iron or steel joists, or other ironwork, shall be placed in any flue, except in so far as the same may be required for backing stability.

Floors above Furnace or Ovens.

119. The floor or roof over any room or enclosed space in which a furnace is fixed, and any floor within eighteen inches from the crown of an oven shall be constructed of fire-resisting materials.

PART 10.—EXEMPTED BUILDINGS.

Feneries, Aviaries, etc.

120. This By-law shall not apply to any greenhouse fernery, aviary or to an outbuilding, if such outbuilding is on an area of not less than five acres used for agricultural or similar purposes only, or to temporary and removable offices and sheds used by builders during the construction of any building at or about the site of such building for a period not exceeding twelve months.

PART 11.—ENFORCEMENT OF BY-LAWS AND PENALTIES.

No Building may be erected except in compliance with this By-law.

121. No person shall erect, build, or construct, remove, or make any alteration or addition to, or cause to be erected, built, or constructed, removed, or make any alteration or addition to any building contrary to the provisions of this By-law.

Penalty for Breach.

122. Any person who shall be guilty of any breach of any of the provisions of this By-law, or shall fail to duly comply with any notice thereunder, shall be liable for every such offence to a penalty of not less than One pound, and not exceeding Twenty pounds.

Certificate of Surveyor.

123. If the surveyor shall certify in writing to the Board that any building has been removed into or erected, or re-erected, within the district, or occupied contrary to any of the provisions of this By-law, or that any building is in such a dilapidated, ruinous, or unsafe condition as to be dangerous to the public safety, the Board or any officer thereof or other authorised agent, may give to the owner, occupier, or builder, or leave upon the site of such building a notice in writing, requiring such owner to alter, or repair, or to remove, or pull down, such building within such time as is limited by such notice, and such owner, occupier, or builder shall comply with such notice within the time therein limited.

Notice to make Building conform to By-law.

124. If any building shall be wholly or partly built, or erected, added to, or altered, contrary to, or not in conformity with the provisions of this By-law, the Board, or any officer thereof, may give to the owner, occupier, or builder or leave upon the site of such building, notice in writing to bring such building into conformity with the said provisions, or requiring the pulling down or removal of such building, within such time as is limited in such notice, and such owner, occupier, or builder shall comply with such notice within the time therein limited.

Power of Board where Building or erection is contrary to By-law.

125. If default shall be made in complying with any notice mentioned in the last two preceding clauses, then, notwithstanding the imposition or recovery of any penalty, it shall be lawful for the said Board, by its surveyor, officer or other authorised agent, or agents, to enter upon any building, and on the site thereof, with a sufficient number of workmen, and for that purpose, to break down any fence surrounding the land on which the building is situate, and to demolish and pull down the said building or any part or parts thereof, and to do any other act that may be necessary for the purpose, and to remove the materials thereof to some convenient place, and if the Board, in its discretion thinks fit to sell the same in such manner as it thinks fit, and all expenses incurred by the Board, its surveyor, officer, or other authorised agent or agents, in demolishing and pulling down the said building, or any part thereof and selling the same, and in doing other acts as aforesaid, and all fees and penalties due by the owner, occupier, or builder thereof, may be deducted and retained by the Board out of the proceeds of such sale, and the Board shall restore the surplus (if any) arising from such sale to such owner, occupier, or builder, or other person legally entitled thereto on demand, and any deficiency shall be made good and paid by the owner, occupier, or builder to the Board on demand.

FIRST SCHEDULE.

B.P. No.
Year.

Form of Application.

I,..... of.....
.....as owner or
builder, hereby make application for a permit to erect
a..... in Ward.....
on Allot..... situated in..... street,
for..... owner.
Frontage of allot..... feet, depth..... feet.
Building is to be used for.....
No. of rooms..... height of walls..... feet,
1st storey.
Second storey..... walls to be built of.....
linings to be of.....
Roof to be covered with.....
If skillion roof, height of rear wall.....
Distance from street frontage..... from side
boundaries to face of outer wall.....
Outbuildings to be erected as follows:.....
Used as..... height of walls.....
To be built of..... Roof.....
Distance from nearest building on allot is.....
Drainage: I propose to drain building by.....
to.....
Cost of Buildings.....
I submit block plan, ground plan, and front elevation
of proposed building, drawn in ink, together with copy
to be retained by Board and certify to the best of my
knowledge that plans and particulars herein set out
are true and correct.

Signed.....
Approved.....
Received on.....
Referred to Board.....

SECOND SCHEDULE.

Prescribed Fees.

	£	s.	d.
New buildings of an area of two squares or less	5	0	
New buildings of an area of more than two squares, 2s. 6d. per square.			
Addition or alteration to buildings—			
Where the value of the addition or alteration does not exceed £50	5	0	
Where the value of the addition or alteration exceeds £50, but does not exceed £100	10	0	
Where the value of the addition or alteration exceeds £100, at the rate of 10s. per £100.			
Erection of garage, bungalow, or detached room or outbuildings, two squares or less	5	0	
Removal of buildings—			
For inspection only of a building not in the district—whether removal is approved or not:—Minimum, £2 2s. up to 10 miles; over 10 miles, £2 2s., plus 1s. per mile for each mile over.			
For inspection of a building within the district whether removal is approved or not	2	2	0
(Fees for permit additional to inspection fee.)			

A resolution adopting the foregoing By-law was passed by the Board on the 12th day of March, 1937, and confirmed on the 22nd day of March, 1937.

The Common Seal of the South Perth Road Board was hereunto affixed on the 20th April, 1937, in the presence of—

GEO. V. ABJORNSON,
Chairman.
E. J. JOHNSON,
Secretary.

Recommended—
H. MILLINGTON,
Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 12th day of August, 1937.

L. E. SHAPCOTT,
Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919-1934.

South Perth Road Board—By-law No. 3.

Areas, Open Spaces, etc., for Buildings.

P.W. 753/36.

IN pursuance of the powers in that behalf contained in "The Road Districts Act, 1919-1934," the South Perth Road Board makes the following By-law relating to Areas and Open Spaces for Buildings, to be No. 3.

Application.

1. This By-law shall apply to the whole of the District.

Commencement.

2. This By-law shall come into operation immediately upon its confirmation and approval by the Governor and publication in the *Government Gazette*.

Repeal.

3. From the date of coming into operation of this By-law all previous By-laws made by the Board dealing with the same subject-matter are repealed.

Definitions.

4. In this By-law, subject to the context—

- "Apartment" means a room or rooms or part of a building intended or adapted for separate occupation as a dwelling.
- "Apartment building" means a building containing two or more apartments.
- "Board" means the South Perth Road Board.
- "Build" includes erect, build, or construct.
- "Building" includes erection, structure, detached room and outbuilding, whether roofed or not, designed to afford or capable of affording protection or shelter.
- "Main rooms" mean all rooms used or intended to be used as bedrooms, dining rooms, ordinary living rooms or kitchens.
- "Road" has the same meaning as in "The Road Districts Act, 1919-1934."

Dwelling Houses.

Distance from Road.

5. No building which is intended to be used as a dwelling-house, and no addition to any such building, shall be built within a distance of 20 feet, measured horizontally from the road the building fronts, unless a building line at a different distance from such road has been fixed by a proper authority.

Distance from side Boundary.

6. No building which is intended to be used as a dwelling-house, and no addition to any building which is intended to be used as a dwelling-house, shall be built within a distance of 3 feet, if of brick, or 4 feet, if of wood, measured horizontally from the boundary of the allotment on which such building is erected.

Minimum Area of Land.

7. No person shall build or cause to be built any building which is intended to be used as a dwelling-house, unless the site or curtilage of such building has a superficial area of at least 6,000 square feet, and has a clear frontage to a road of not less than 50 lineal feet, and has a depth of not less than 120 feet.

Provided that, when any allotment of land smaller in area than that hereinbefore prescribed was owned by any person prior to the coming into operation of this By-law, and not part of an allotment of which a portion has been alienated or excised since the coming into operation of this By-law, or such allotment is shown on any plan of subdivision heretofore approved by the Board or by the Town Planning Board, the Board may permit a dwelling-house, which shall in all other respects comply with this By-law, to be erected upon such land. Before permission be so granted for the erection of any building, the land must be subdivided so that each building is located on a separate and distinct allotment. A plan of such subdivision shall be lodged with the application, and there shall be shown on such plan all buildings located or to be located thereon, and no building shall be proceeded with unless and until the subdivisional scheme of such land be approved by the Board.

Minimum area of open Land.

8. At least one-third of the area of any allotment on which a dwelling-house is erected shall be left open and unbuilt on and for the exclusive use of the occupiers of the buildings erected upon such allotment.

Minimum area of Dwelling-house.

9. Every dwelling-house shall consist of a total area of at least 800 square feet, and shall contain not less than three main rooms.

Computing Distances.

10. For the purpose of computing distances from any building, the outer face of the wall shall be taken as the point from which measurements are to be taken.

*Shops.**Minimum area of Land.*

11. (1) Every shop shall have a frontage to a road of at least 18 feet.

(2) No shop shall be of less width in any part thereof than 18 feet.

Permit for erection of Shop where Dwelling not attached.

12. Permission may be granted for the erection of a shop where a dwelling is not attached, and where no person resides at such shop, on land having a frontage of 18 feet to a road and a depth of not less than 35 feet and a superficial area of not less than 630 square feet: provided that no portion of such shop or building shall be erected within 15 feet of the rear boundary of such land, and only if the Board shall approve of the site of the proposed building.

Access to rear of Shop.

13. Every shop shall be so erected and built that, without passing through the building, there is a reasonable access to the back premises and offices of such shop for the removal of nightsoil and other refuse to a road or lane 10 feet wide at the least.

Separate Entrance for Shop and Dwelling in different Occupations.

14. If a dwelling attached to a shop is in a different occupation from the shop, a separate entrance from the road shall be provided for the sole use of the occupants of the dwelling.

*Apartment Buildings.**Area of Land to be Occupied.*

15. The total floor area of an apartment building, together with the floor area of any other buildings erected on the same allotment, shall not exceed half of the area of such allotment.

Area of each Apartment.

16. The total floor area of each apartment shall be at least 400 square feet.

In addition thereto every apartment shall have for the exclusive use of the occupants thereof at least 100 square feet of verandah space.

Area of Main Rooms.

17. Every main room in an apartment shall have a floor area of at least 100 square feet.

The average floor area of all the main rooms in an apartment shall be at least 120 square feet.

Apartment to be self-contained.

18. Every apartment shall be self-contained. It shall contain its own kitchen, bathroom, and lavatory. It shall have a separate entrance from the outside of the building, and such entrance shall be constructed of fire-resisting material as defined in the Building By-law of the Board for the time being in force.

*Miscellaneous.**No alterations infringing By-law.*

19. No alteration shall be made in any building in such manner that, when so altered, it will by reason of such alteration not be in conformity with the provisions of this By-law relating to new buildings.

No user infringing By-law.

20. No person shall occupy or permit to be occupied any building for any purpose for which such building could not have been built under the provisions of this By-law: Provided that this clause shall not prevent the continued use of any building in existence at the time of coming into operation of this By-law for any purpose for which it was then being used.

A resolution adopting the foregoing By-law was passed by the Board on the Twelfth day of March, 1937, and confirmed on the Twenty-second day of March, 1937.

The Common Seal of the South Perth Road Board was hereunto affixed on the 20th day of April, 1937, in the presence of—

GEO. V. ABJORNSON,
Chairman.

(Seal.)

E. J. JOHNSON,
Secretary.

Recommended—

H. MILLINGTON,
Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 12th day of August, 1937.

L. E. SHAPCOTT,
Clerk of the Council.

TOWN PLANNING AND DEVELOPMENT ACT, 1928.

THE following notice is for public information.

DAVID L. DAVIDSON,
Town Planning Commissioner.

BUNBURY MUNICIPAL COUNCIL TOWN PLANNING SCHEME.

Notice is hereby given that the Bunbury Municipal Council, on the 26th day of July, 1937, passed the following resolution:—

Resolved, that the Bunbury Municipal Council, in pursuance of Section 7, Subsection 4, of "The Town Planning and Development Act, 1928," amplify and amend the Bunbury Town Planning Scheme (T.P.B. 80/30, gazetted on 23rd November, 1934), in so far as it applies to Shopping and Industrial Areas, by including Lots 23-26, both inclusive, and Lots 1 and 2, fronting Forrest avenue on the south side and lying between the eastern boundary of Picton street and the western boundary of Macauley street, together with Lots 1, 2, 3, 4 and 5, on the northerly side of Forrest avenue, commencing at the eastern boundary of Hennessy road and extending to the western boundary of Lot 6 opposite Macauley street, in the Shopping Areas, and upon which lots may be erected shops and/or residences.

The Industrial Area fixed under the Scheme is extended and amended to include all that portion of Lots 17, 18, 19 and 20 bounded on the west side by Mary street and on the east by the discontinued Racecourse railway line and Forrest Park. This area may be used for industry and/or residences.

And notice is hereby further given, that the lands referred to in the above resolution have been delineated on the Plan of the Scheme deposited in the Town Hall, Bunbury, and the Offices of the Town Planning Board, and will be open to inspection by all persons interested, without payment of any fee, between the hours of 10 a.m. to 4 p.m., Monday to Fridays, and 10 a.m. to 12 noon on Saturdays.

Any objections to the above proposed amplification and amendments should be sent in writing to the Town Clerk, Bunbury, before the 28th day of August, 1937.

Dated this 28th day of July, 1937.

CHAS. B. VINCENT,
(L.S.) Town Clerk,

THE WATER BOARDS ACT, 1904.

Wiluna Water Area—By-laws.

WHEREAS under the provisions of "The Water Boards Act, 1904," a Board may make By-laws for the purposes of the Act: Now, therefore, the Wiluna Water Board doth hereby repeal the By-law for the Schedule of prices and doth make the By-law hereto attached in lieu thereof:—

The Schedule.

1. For general purposes:—

Four thousand gallons shall be allowed for each One pound of Water Rate or minimum charge in lieu of rate.

Water consumed in excess of the quantity allowed for the Water Rate or minimum charge shall be charged and paid for at the rate of Two shillings per thousand gallons of excess or part thereof.

2. For building purposes:—

(a) Where the service is metered—as for general purposes.

(b) Where the service is not metered—

Wooden houses, per room 5s. 0d.

Brick houses, per room 10s. 0d.

subject to a minimum charge of one pound in each case for each service.

Adopted by resolution of the members at a meeting of the Wiluna Water Board held on the 7th day of July, 1937.

A. L. GERICK,
Chairman.

S. R. HARDWICKE,
Secretary.

Recommended—

H. MILLINGTON,
Minister for Water Supply.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 12th day of August, 1937.

L. E. SHAPCOTT,
Clerk of the Council.

THE WATER BOARDS ACT AMENDMENT ACT,
1918.

Pinjarra Water Area.

P.W.W.S. 793/37.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under the provisions of "The Water Boards Act Amendment Act, 1918," of a Rate of Two shillings and sixpence in the Pound on the annual rateable value of the land rated being made and levied by the Pinjarra Water Board in the Pinjarra Water Area for the year ending the 30th June, 1938.

W. S. ANDREW,
Acting Under Secretary for Water Supply.

THE WATER BOARDS ACT, 1904.

(Section 79.)

Dangin-Quairading Water Board.

NOTICE is hereby given that the Rate Book of the Dangin Water Area has been made up for the year 1937-1938, and may be inspected by ratepayers during ordinary office hours.

Levying of Rate (Section 94).

Notice is hereby given that under the powers conferred by the above Act, the Dangin-Quairading Water Board has ordered a Rate of One shilling and eightpence in the Pound, with a Minimum Rate of One pound, to be made and levied for the year ending 30th June, 1938, upon all rateable land in the Dangin Water Area as shown by the Rate Book, and such Rate is payable forthwith, in accordance with the By-laws made under the aforesaid Act.

A memorandum to this effect has been duly entered in the Rate Book and signed.

J. R. T. KEAST,
Secretary.

THE WATER BOARDS ACT, 1904.

(Section 79.)

Dangin-Quairading Water Board.

NOTICE is hereby given that the Rate Book of the Quairading Water Area has been made up for the year 1937-1938, and may be inspected by ratepayers during ordinary office hours.

Levying of Rate (Section 94).

Notice is hereby given that His Excellency the Lieutenant-Governor has approved, under the powers conferred by the Act, the Dangin-Quairading Water Board levying and ordering a Rate of Two shillings and sixpence in the Pound, with a Minimum Rate of One pound, to be made and levied for the year ending 30th June, 1938, upon all rateable land in the Quairading Water Area as shown by the Rate Book, and such Rate is payable forthwith, in accordance with the By-laws made under the aforesaid Act.

A memorandum to this effect has been duly entered in the Rate Book and signed.

J. R. T. KEAST,
Secretary.

THE WILD CATTLE NUISANCE ACT, 1871,
AND AMENDMENTS.

I, FREDERICK WILLIAM HILTON, being the Ranger of the Catchment Area known as Canning, hereby give notice that it is my intention to apply on behalf of The Metropolitan Water Supply, Sewerage, and Drainage Department at the next quarterly meeting of the Licensing Court for the District of Murray-Wellington-Forrest for a license under the terms of the Act abovementioned for the destruction of horses found straying in the Catchment Area of Canning.

F. W. HILTON.

16th August, 1937.

THE WILD CATTLE NUISANCE ACT, 1871,
AND AMENDMENTS.

I, FREDERICK WILLIAM HILTON, being the Ranger of the Catchment Areas known as Kangaroo Gulley and Canning, hereby give notice that it is my intention to apply on behalf of The Metropolitan Water Supply, Sewerage, and Drainage Department at the next quarterly meeting of the Licensing Court for the District of Swan for a license under the terms of the Act abovementioned for the destruction of horses found straying in the Catchment Areas of Kangaroo Gulley and Canning.

F. W. HILTON.

16th August, 1937.

THE WILD CATTLE NUISANCE ACT, 1871,
AND AMENDMENTS.

I, THOMAS WILLIAM MARTIN, being the Ranger of the Catchment Area known as Victoria, hereby give notice that it is my intention to apply on behalf of The Metropolitan Water Supply, Sewerage, and Drainage Department at the next quarterly meeting of the Licensing Court for the District of Swan for a license under the terms of the Act abovementioned for the destruction of horses found straying in the Catchment Area of Victoria.

T. W. MARTIN.

16th August, 1937.

THE WILD CATTLE NUISANCE ACT, 1871,
AND AMENDMENTS.

I, JESSE GEORGE REID, being the Ranger of the Catchment Areas known as Churchman Brook and Wungong, hereby give notice that it is my intention to apply on behalf of The Metropolitan Water Supply, Sewerage, and Drainage Department at the next quarterly meeting of the Licensing Court for the District of Swan for a license under the terms of the Act abovementioned for the destruction of horses found straying in the Catchment Areas of Churchman Brook and Wungong.

J. G. REID,

16th August, 1937.

THE WILD CATTLE NUISANCE ACT, 1871,
AND AMENDMENTS.

I, JESSE GEORGE REID, being the Ranger of the Catchment Area known as Wungong, hereby give notice that it is my intention to apply on behalf of The Metropolitan Water Supply, Sewerage, and Drainage Department at the next quarterly meeting of the Licensing Court for the District of Murray-Wellington-Forrest for a license under the terms of the Act abovementioned for the destruction of horses found straying in the Catchment Area of Wungong.

J. G. REID.

16th August, 1937.

THE CITY OF PERTH.

Poundkeeper Nos. 2 and 3 Pounds.

NOTICE is hereby given that, at the ordinary meeting of the Council of the City of Perth, held on the 16th day of August, 1937, George Edwin Mann was appointed Poundkeeper of No. 2 Pound (situate on the north-western portion of Swan Location A1, Limekilns Estate) and No. 3 Pound (situate at the rear of the Old Council Chambers, Oxford street, Leederville), in lieu of Cecil Edward Ball, from that date until further notice, under the provisions of Section 32 of "The Cattle Trespass, Fencing, and Impounding Act, 1882."

W. E. BOLD,
Town Clerk.

17th August, 1937.

MUNICIPALITY OF COTTESLOE.

Notice of intention to Borrow.

Proposed Loan (No. 15) of £5,000.

NOTICE is hereby given that the Municipal Council of Cottesloe proposes to borrow the sum of £5,000 (Five thousand pounds), to be expended on works and undertakings within the Municipality of Cottesloe, the said works and undertakings being the construction and reconstruction of footways.

The plans and specifications, and the estimates of the cost of the said works and undertakings, and a statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the Loan, are open for inspection at the Office of the Municipality of Cottesloe for one month from publication hereof, between the hours of 9 a.m. to 5 p.m. on week days, except Saturdays, and on Saturdays from 9 a.m. to 12 noon.

The amount of £5,000 is proposed to be raised by the sale of Debentures, repayable with interest by 60 (sixty) equal half-yearly instalments over a period of 30 (thirty) years from the date of the issue thereof, in lieu of the formation of a Sinking Fund.

The Debentures shall bear interest at a rate not exceeding Four pounds seven shillings and sixpence (£4 7s. 6d.) per centum per annum, payable half-yearly. The amount of the said Debentures and interest thereon is to be paid at the Offices of the Municipality of Cottesloe, at Cottesloe.

Dated the 18th day of August, 1937.

JOHN BLACK,
Mayor.

[L.S.]

J. G. FOREMAN,
Town Clerk.

MUNICIPAL CORPORATIONS ACT, 1906.

Municipality of Claremont.

P.W. 565/37.

IN pursuance of the powers in that behalf contained in "The Municipal Corporations Act, 1906," the Municipality of Claremont hereby orders as follows:—

(1) That Section (d) in paragraph 56 of Building By-law No. 123 be repealed and the following substituted in lieu thereof:—

Verandahs.

(d) The minimum height of any verandah hereafter erected shall be nine feet from the top of the kerb to the underside of the signboard. In the case of sloping ground, the height shall be measured at the centre of the frontage: Provided that, if the frontage shall exceed 20 feet, a break shall be made, if so directed by the building surveyor.

All shades or blinds shall show a clear space of 7 feet between the lowest portion and the footpath.

(2) That Section (j) in paragraph 5 of By-law No. 119a be repealed, and the following substituted in lieu thereof:—

Illuminated Signs.

(j) No part of any illuminated sign shall be less than eight feet above the footway or roadway.

Passed by the Council of the Municipality of Claremont on the 24th day of May, 1937.

A. W. CROOKS,
Mayor.

H. LORD,
Town Clerk.

Recommended—

H. MILLINGTON,
Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 12th day of August, 1937.

L. E. SHAPCOTT,
Clerk of the Council.

APPOINTMENT

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

Registrar General's Office,
R.G. No. 56/33. Perth, 19th August, 1937.

IT is hereby notified, for general information, that Constable E. O. Love has been appointed to act, temporarily, as District Registrar of Births, Deaths, and Marriages for the Gingin Registry District, to reside at Gingin, during the absence on leave of Constable A. Duperouzel; appointment to date from 25th August, 1937.

S. BENNETT,
Registrar General.

Registrar General's Office,
Perth, 12th August, 1937.

IT is hereby notified, for general information, that the name of the undermentioned Minister has been duly removed from the register in this office of Ministers registered for the celebration of Marriages throughout the State of Western Australia:—

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.
24/1937	1937. Aug. 8	<i>Roman Catholic.</i> The Rev. Henry Moreno	Pithara	Moora.

S. BENNETT,
Registrar General.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
621/37	1937. Aug. 13	Gibbs & Allen ...	227A, 1937	Approx. 4,800 cub. yds. of Gravel for Osborne Park-Bayswater Road, as per Item 1 (your sample No. 2)	Main Roads ...	4s. 3d. per cub. yd.
"	do.	Gibbs & Allen ...	226A, 1937	Approx. 800 cub. yds. of Ironstone Kerbing for Osborne Park-Bayswater Road, as per Item 1	do. ...	6s. 6d. per cub. yd.
578/37	do.	Dinsdale Bros. ...	212A, 1937	Firewood for Wooroloo Sanatorium for 2 years ending 31st August, 1939, as follows :— Item 2a—Firewood (Dry) in 5ft. lengths, approx. 45 cords per month Item 2b—Firewood (Dry) in 1ft. lengths, 30 cords per month	C.S.D.	12s. per cord. 10s. 3d. per cord.
597/37	do.	C. C. Spencer ...	217A, 1937	Purchase and Removal of Dairy and Cow Shed on Peel Estate, Lot 366, as per Item 1	Lands and Surveys	for £5.
587/37	do.	Peacock & Masters ...	214A, 1937	Purchase and Removal of Tailors' Clippings (approx. 3 cwt.) from Fremantle Prison, as per Item 1	C.S.D. ...	5s. per cwt.
601/37	Aug. 17	J. R. W. Gardam & Co.	218A, 1937	Copper Sheets, Nails, Rods, Nuts and Washers, as per Items 1 to 5 inclusive, as follows :— Item 1—Copper Sheets, 48in. x 48in., 20oz., 252 sheets Item 2—Copper Nails, 1½in., 2 cwt. Item 3—Copper Rod, 1½in., 230 lin. ft. Item 4—Copper Nuts, 170 only Item 5—Copper Washers, 170 only C.I.F., Fremantle	Public Works	130s. 8d. per cwt. 196s. per cwt. 121s. 4d. per cwt. 345s. 4d. per cwt. 177s. 4d. per cwt.

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies required.	Date of Closing.
1937. July 15 ...	198A, 1937 ...	Pumping Plant, comprising Motor and 6in. diameter Centrifugal Pump in duplicate, complete with Switchgear, Spare Impeller, etc. ...	1937. Aug. 26
Aug. 12 ...	244A, 1937 ...	Steel Pipes, 21in. internal diameter, 10,560ft. ...	Aug. 26
Aug. 19 ...	248A, 1937 ...	Cast Iron Disc Valves and Special Pipes ...	Aug. 26
Aug. 19 ...	247A, 1937 ...	Holland Blinds for a period of 12 months ending 30th September, 1938 ...	Sept. 2
July 15 ...	211A, 1937 ...	Tarpaulin Canvas, 18oz., 36in. wide, 96,000 yards ...	Sept. 9
Aug. 19 ...	249A, 1937 ...	Firewood for Mt. Ida State Battery, 60 cords ...	Sept. 9
July 29 ...	222A, 1937 ...	Copper Plates, 25 only ...	Sept. 23
Aug. 12 ...	238A, 1937 ...	Tarpaulin Canvas, 16oz., 36in. wide, 10,000 yds. ...	Oct. 7

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 the 19th day of August, 1937.

E. TINDALE,
Chairman W.A. Government Tender Board.

WESTERN AUSTRALIAN GOVERNMENT
RAILWAYS.

IN pursuance of the powers conferred by "The Government Railways Act, 1904" (Amended), the Commissioner of Railways hereby amends the Regulations for organising, classifying, and paying Heads of Branches and Subheads of the Government Railways, as follows:—

Clause 14: Classification:—

Delete position of "Officer-in-Charge, Records," to operate from 1st September, 1937.

Approved by the Hon. the Minister for Railways on the 9th August, 1937.

J. A. ELLIS,
Commissioner of Railways.

9th August, 1937.

LOST CASH ORDERS.

Agricultural Bank,
Perth, 17th August, 1937.

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

C.O. No. 75371; value £12; Capito & Ietto; 4th June; Merredin.

C.O. No. 71380 (Fertiliser Subsidy, 1935-36 Season); value £19 10s.; H. Parker; 24th February, 1937; Perth.

C. ABEY,
General Manager.

Department of Agriculture,
Perth, 17th August, 1937.

Agric. No. 2450/30; Ex. Co. No. 1672.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appointment of Constable Lloyd William King Clarey as an Inspector under "The Brands Act, 1904-35," and "The Stock Diseases Act, 1895."

Agric. 891/18; Ex. Co. No. 1673.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appointment of the following officers as Inspectors under "The Dairy Cattle Improvement Act, 1922," and Amendment Act, 1932, and of the cancellation of the appointment of J. Turner as an Inspector under "The Dairy Cattle Improvement Act, 1922," and Amendment Act, 1932:— J. B. Wood, J. Allen, S. K. Goldsmith, R. G. Elliott, and J. R. Simpson.

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

THE MINING ACT, 1904.

Department of Mines,
Perth, 12th August, 1937.

Authority to Mine on Reserved and Exempted Lands.

HIS Excellency the Lieutenant-Governor in Executive Council, in accordance with Section 30 of "The Mining Act, 1904," has been pleased to grant, conditionally, authority to mine on reserved and exempted land, as shown below.

S. W. MUNSIE,
Minister for Mines.

No.	Corres. No.	Occupant.	Authorised Holding.	Goldfield.	Locality.
747H (4E/37)	1295/37	Heron, Arthur; Hills Archie	Pros. Area 3843E ...	East Coolgardie	Xmas Flat.

THE MINING ACT, 1904.

Department of Mines,
Perth, 12th August, 1937.

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

S. W. MUNSIE,
Minister for Mines.

The authorities granted to occupy conditionally the undermentioned Temporary Reserves have been extended:—

No.	Corres. No.	Occupant.	Term extended to:	Locality.
443H	2327/26	Johnstone, John Smith; Bain, James; Johnstone, Annie Hay Smith; Smith, Alfred W.	20th June, 1938 ...	Irwin River, outside any Proclaimed Goldfield.
551H	328/36	Wilga Coal Mining and Carbonization Company (W.A.), Limited	31st December, 1937	Wilga, outside any Proclaimed Goldfield.
667H	328/36	do. do. do.	do. do. ...	do. do.
912H	328/36	do. do. do.	do. do. ...	do. do. do.
982H	2992/36	Wiluna Gold Mines, Limited ...	do. do. ...	Wiluna, East Murchison.
986H	135/37	Russell, Alfred Robert Eric; Hutchi- son, Alexander Gillespie	25th August, 1937 ...	Napier Range, West Kimberley Goldfield.

The undermentioned Temporary Reserves have been cancelled:—

No.	Corres. No.	Occupant.	Locality.
942H	1389/36	Crawcour, Morris	Duketon, Mt. Margaret Goldfield.

THE MINING ACT, 1904.

Department of Mines,
Perth, 12th August, 1937.

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

M. J. CALANCHINI,
Under Secretary for Mines.

Gold Mining Leases.

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

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
Broad Arrow	2143w	George Edward	Leatham, Edward George.
North Coolgardie	Ularring	1061u	Oakley	Kent, William Alexander.
Pilbara	Marble Bar	958	Cresecent	Hansen, Hagbarth; Dorrington, Harry Barker.
Yilgarn	3847	Bondsman	Morton, James William.

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

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.	Names of person to whom prior right of application is granted.
Dundas	1487	Kick Off	Quartermaine, Lillian Ellis; Chishlm, John	Roe, Percy Augustus.
East Coolgardie	5831E	Gold Block	Board, John Edward	McDonald, Ronald John.
Murchison	Mt. Magnet	1337M	Eclipse	Gianoli, Giovanni; Bottatti, Giovanni	Watt, Tennyson James.

Mineral Leases.

The undermentioned applications for Mineral Leases were approved, subject to survey:—

Mineral Field.	District.	No. of Application.
Outside any Proclaimed	353H, 354H.

THE MINING ACT, 1904.

*Licenses to Treat Tailings.*Department of Mines,
Perth, 12th August, 1937.

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

S. W. MUNSIE,
Minister for Mines.

No.	Corres. No.	Licensees.	Goldfield.	Locality.	Period.
†385H ...	148/34	Smith, Walter Francis ...	Phillips River...	Late G.M.L. 82 ...	Twelve months from 1st May, 1937.
†411H (2x/34)	772/34	Job, Thomas Ernest ...	North-East Coolgardie	Late G.M.L. 1296x ...	Twelve months from 1st July, 1937.
†557H (3/35)	3624/35	Thring, William Francis ...	Phillips River	Late M.A. No. 1 ...	Twelve months from 1st April, 1937.
†607H (3c/36)	1261/36	Wright, William Henry ...	Mt. Margaret	Late G.M.L. 1528c...	Six months from 1st July, 1937.
678H (1M/37)	867/37	Richards, Daniel David ...	Murchison ...	W.R. 26M ...	Two months from 1st August, 1937.
686H (3x/37)	1245/37	Blair, John Esperance ...	East Coolgardie	Late G.M.L. 1191x ...	Three months from 1st August, 1937.
687H (7E/37)	1246/37	Dixon, Robert ...	do.	Pros. Area 3834E ...	Two months from 1st August, 1937.

THE MINING ACT, 1904.

NOTICE OF INTENTION TO FORFEIT LEASES FOR NON-PAYMENT OF RENT.

Department of Mines,
Perth, 20th August, 1937.

IN accordance with Section 97 of "The Mining Act, 1904," notice is hereby given that, unless rent due on the undermentioned Gold Mining Leases be paid on or before the 30th day of September, 1937, it is the intention of the Lieutenant-Governor, under the provisions of Section 98 of "The Mining Act, 1904," to forfeit such leases for breach of covenant, viz., non-payment of rent.

M. J. CALANCHINI,
Under Secretary for Mines.

BROAD ARROW GOLDFIELD.

- 1336W—SLIPPERY GIMLET: Associated Northern Ora Banda, No Liability.
1399W—GIMLET SOUTH EXTENDED: Associated Northern Ora Banda, No Liability.
1833W—ZOROASTRIAN: Rustand, Helen; Farrar, Tom; Farrar, Arthur Gordon; Richards, Annabella; Deering, Arthur Henry; Forbes, James Alexander.
1936W—WENTWORTH: Dundas Gold Mines, No Liability.
1941W—BENT TREE: Cassin, Francis Edward.
1958W—GRACE DARLING: Foley, George James.
1962W—LADY ROSINA: Ora Banda Amalgamated Mines, No Liability.
1966W—CARNBE: Ora Banda Amalgamated Mines, No Liability.
1967W—McKENZIES FIND: Ora Banda Amalgamated Mines, No Liability.
1970W—LADY ROSINA EXTENDED: Ora Banda Amalgamated Mines, No Liability.
1979W—BENT TREE EXTENDED: Cassin, Francis Edward.
1985W—MOUNT CORLAC: Gorman, Thomas.
2028W—BIG FOUR GOLD MINE: Wood, William Henry.
2044W—SLIPPERY GIMLET SOUTH EXTENDED: Associated Northern Ora Banda, No Liability.
2045W—SLIPPERY GIMLET SOUTH: Associated Northern Ora Banda, No Liability.
2046W—LADY EVELYN: Conley, John.
2060W—PADDINGTON GIFT: Murphy, John Patrick.
2089W—ZOROASTRIAN NORTH: Rustand, Helen; Farrar, Tom; Farrar, Arthur Gordon; Richards, Annabella; Forbes, James Alexander; Deering, Arthur Henry.
2092W—P.W.B.: Parkinson, James; Bain, Frederick.
2095W—CAMEO: Love, Thomas Harry; Love, Robert Harry.
2102W—DESPATCH: Harris, John.
2108W—A.1: Ashleigh, Albert Godwin.
2111W—HALL'S EXTENDED: Ora Banda Amalgamated Mines, No Liability.
2112W—NICHOLSON'S EXTENDED: Ora Banda Amalgamated Mines, No Liability.
2115W—GOLDEN CROWN: Crossley, Frederick Roland.
2116W—MIGHTY ATOM: Marchesi, Giovanni; Hellstrom, George.
2119W—NICHOLSON'S DEEPS: Ora Banda Amalgamated Mines, No Liability.
2120W—NICHOLSON'S WEST EXTENDED: Ora Banda Amalgamated Mines, No Liability.
2121W—MOUNT HARDY: Musecetti, Giovanni; Bernoi, Samuele.
2122W—GEORGE AND MARY: Leatham, Edward George.
2129W—THREE EIGHTS GOLD MINE: Collard, Colburn Neville; Ivin, Richard; Rose, Leslie.
2132W—THREE EIGHTS SOUTH: Western Mining Corporation, Limited.
2133W—THREE EIGHTS NORTH: Western Mining Corporation, Limited.
2137—ROYAL STANDARD: Rasmussen, Alexander Frederick; Rasmussen, Lauritz Peter.

COOLGARDIE GOLDFIELD.

- 4720—LAKE VIEW REWARD: Ives Reward Gold Mines, No Liability.
4721—LAKE VIEW REWARD EAST: Ives Reward Gold Mines, No Liability.
4722—LAKE VIEW REWARD EXTENDED: Ives Reward Gold Mines, No Liability.

COOLGARDIE GOLDFIELD—continued.

- 4732—IVES LAKE VIEW REWARD JUNCTION: Young, Edward.
5195—CLIFTON: Young, Edward.
5217—LLOYD GEORGE: Walsh, Arthur (junior); Prior, Benjamin Austin.
5218—GREAT WESTERN: Waples, John Thomas.
5225—QUEEN EXTENDED: Gill, William.
5250—VICE REGAL: Moran, Michael.
5269—MASTER KEY G.M.: Counihan, John; Allom, Henry Ogilvie (senior); Allom, Alexander Raymond.
5272—SUGAR GUM: Macgeorge, Alexander John.
5285—BORONIA: Moran, Michael; Decker, George Benno Leberecht.
5287—EUNDYNE: Crudace, Peter Mellanby; Stewart, Alan.
5318—ALICIA: Tindals Central Gold Mines of Coolgardie, W.A., Limited.
5320—GOLDEN ARCH: Moran, Michael.
5321—WESTRALIA EXTENDED: Collingdon, Thomas William.
5337—DREADNOUGHT EAST: Tindals Central Gold Mines of Coolgardie, W.A., Limited.
5343—DREADNOUGHT CONSOLS: Tindals Central Gold Mines of Coolgardie, W.A., Limited.
5365—GREEN LINNET: Sudlow, Arthur.
5382—IVAN: Martin, Herbert Frederick; Colmer, Cyril Keith.
5383—BURBANKS MAIN LODE: Maloney, Michael; Collins, Patrick.
5384—LINDSAYS GOLD MINE: Herron, Archibald.
5387—ERIN EXTENDED GOLD MINE: Heier, John.
5406—IDOUGH: Crudace, Peter Mellanby; Crudace, Catherine; Doyle, Arthur Nicholas; Moralee, Obadiah.
5407—ROSE HILL UNITED: Ross, Alexander Lancelot; Lydon, Michael; Moran, Michael.
5417—BERNARD FRANK: Frank, Gerald Francis.
5433—BURBANKS DEEPS: Berniga, Emilio Gregorio.
5451—HOST GROUP: Marsden, Sidney Albert.
5454—WESTRAAD: Carroll, John.
5465—KEYSTONE: Gunning, Erasmus Arthur.
5467—GOLDEN BAR: Henderson, William Harold Chartres.
5468—GOLDEN QUEEN: Van Waeland, Francis.
5480—ABYSSINIA: Maloney, Michael.
5487—VICTORY: Davey, Edwin Moss.
5489—LADY ROBINSON SOUTH: Maloney, Michael; Berniga, Emilio Gregory; Markwell, Walter James.
5494—JUNO: Marfleet, Robert George; Reid, Robert; Brookman, Frank Anstie.
5500—SALTBUSH: Lister, George Francis; Lister, Jack; Lister, Arthur; Lister, George (senior).
5503—ROYAL STANDARD: Elliott, James.
5506—ARGYLE: Weir, Nicholas.
5508—BOULEROO: Moran, Michael; Magner, Michael.
5514—PARIS: Finlay, James Steel.
5515—LONDONDERRY: Spaven, Hector George.
5516—LONDONDERRY SOUTH: Fitzpatrick, Peter.
5517—FIERY CROSS: Merry, Charles Holton.
5523—ROSE OF ERIN: Moran, Michael; Green, Eric Edward; Ayre, Joseph Benjamin.
5524—CORONATION: Honey, James Albert; McKenzie, John; Bracknell, Leonard Arthur.
5536—SPARGOS SOUTH: Hicks, Percy Albert.
5537—MARJORY FRANK: Frank, Charles Bernard.
5538—BOGONG: Fitzpatrick, Peter.
5539—ALBERTA: Fitzpatrick, Peter.
5540—EMPRESS OF INDIA: Fitzpatrick, Peter.
5542—SPARGO'S SOUTH EXTENDED: Hicks, Percy Albert.
5543—SPARGO'S EXTENDED: Hicks, Percy Albert.
5545—BOSHTER: Chambers, Basil Cecil; Markwell, Ernest; Chambers, Douglas.

COOLGARDIE GOLDFIELD—*continued.*

- 5553—BLUE SPEC: Tonkin, Edgar Alfred.
 5556—AUSTRALASIA: Long, Ernest; Gordon, Albert Ernest; Benson, John.
 5557—CALEDONIA: Beccaria, Anna.
 5559—BRILLIANT NELL: Read, Percy Edwin.

Kunanalling District.

- 902S—NEWHAVEN: Ryan, James Thomas; Manning, Harry.
 914S—KIORA: Crawford, James Miller.
 917S—HOMEWARD BOUND: Homeward Bound Gold Mines, No Liability.
 928S—GOULDBOURN: Crawford, James Miller.
 934S—PREMIER GOLD MINE: Hanks, John Arthur Richard.
 944S—GOLDEN WEST MINING EXTENDED: Golden West Mining, No Liability.
 945S—SYDNEY MINT: Lazberger, Charles; Morris, Alexander; Ivanac, Jack.
 946S—GOLDEN WEST NORTH: Golden West Mining, No Liability.
 950S—HANDS ACROSS THE SEA NORTH: Pimley, Frank.
 957S—PREMIER NORTH: Hanks, Alfred Herbert.
 974S—CARBINE SOUTH: Dring, John Henry; Hunter, Leo Henry; Granger, Victor.
 975S—CARBINE EAST: Dring, John Henry; Hunter, Leo Henry; Granger, Victor.
 976S—CARBINE NORTH: Dring, John Henry; Hunter, Leo Henry; Granger, Victor.
 979S—NEWMINSTER: Robbins, Alfred; Larcombe, James Joseph; Wisbey, Horace William.
 981S—ROBBIN: Wallace, Joseph Tracey; Robbins, Jabez Albert; Crawford, Robert James; Moran, Patrick Joseph.

DUNDAS GOLDFIELD.

- 1317—O.K.: O.K. Gold Mines, No Liability.
 1347—OLD MILLER: Lady Miller Gold Mines, No Liability.
 1353—VINI: Lady Miller Gold Mines, No Liability.
 1405—O.K. EAST: O.K. Gold Mines, No Liability.
 1406—LADY MILLER WEST: Lady Miller Gold Mines, No Liability.
 1421—BLUE BIRD NORTH: Blue Bird Gold Mines, No Liability.
 1428—NORSEMAN LAKE VIEW: Riley, John.
 1480—O.K. WEST: O.K. Gold Mines, Limited.

EAST COOLGARDIE GOLDFIELD.

- 5415E—RETURN: Wood, William Henry.
 5437E—NORTH END EXTENDED: Stahl, Frederick Henry; Mewburn, George Robert.
 5465E—BIRTHDAY GIFT: Franetovich, Bert; Franetovich, John.
 5468E—PHARLAP: Nunn, Edward; Gordon, Robert.
 5469E—HANNANS CENTRAL: New Kalgurlie, No Liability.
 5472E—GOLDEN KEY: Rooke, Charles Beaney.
 5480E—CROESUS OVERSIGHT: Paringa Junction, Limited.
 5482E—GREAT BOULDER NORTH EXTENDED: Borg, Carl Andreas.
 5485E—GREAT BOULDER NORTH-EAST EXTENDED: Borg, Carl Andreas.
 5486E—OLYMPIAN: O'Keefe, John.
 5488E—NEW CROESUS: Golden Mile Croesus Consolidated Gold Mines, No Liability.
 5494E—CHAFFERS SOUTH: Laver, Edith Beatrice.
 5495E—CHAFFERS SOUTH EXTENDED: Laver, Edith Beatrice.
 5496E—GOLDEN CINDERELLA: Laver, Edith Beatrice.
 5503E—OLD SLUG HILL: Laver, Charles William.
 5505E—IMPERIAL EXTENDED: Laver, Charles William.
 5507E—GOLDEN MILE: Cummins, James Hurtle.
 5508E—IMPERIAL SOUTH EXTENDED: Laver, Charles William.
 5509E—PARINGA SOUTH: Paringa Junction, Limited.
 5512E—GOLDEN MILE NORTH: Hill, William Campbell Joseph.
 5517E—IRON KING: Gold Mines of Kalgoorlie, Limited.
 5519E—HANNANS ENTERPRISE: Peart, James; Mayman, William George.

EAST COOLGARDIE GOLDFIELD—*continued.*

- 5523E—CROESUS PROPRIETARY EAST: Golden Mile Croesus Consolidated Gold Mines, No Liability.
 5525E—XMAS FLAT: Elliott, Edward Burton; Parker, William.
 5530E—KAPAI NORTH: Gillett, Bernard St. Patrick.
 5531E—CASSIDYS HILL: McClintock, Albert Scott.
 5534E—GOLDEN MILE CONSOLS: Solomon, Joseph Francis.
 5538E—BRITISH LONDON: Paringa Junction, Limited.
 5539E—OROYA EAST: Groves, Albert; Harper, John Alexander; Brown, John; Mathers, John Victor Woods.
 5541E—GOLDEN MILE EXTENDED: Solomon, Joseph Francis.
 5542E—GOLDEN MILE SOUTH: Solomon, Joseph Francis.
 5549E—MARITANA HILL: Allen, James Semmens.
 5552E—TRAFALGAR: Jervis, William Alfred.
 5556E—BROWN HILL EXTENDED: Groves, Albert; Harper, John Alexander; Brown, John; Mathers, John Victor Woods.
 5559E—SLUG HILL SOUTH: Laver, Charles William.
 5561E—DRUSILLA: Bourke, William; Jeanes, James Henry.
 5562E—BROWN HILL SOUTH: Brown, John; Mathers, John Victor Woods.
 5564E—CHARITY: Jervis, William Alfred.
 5568E—CONCORD: Grant, William Rose.
 5586E—GOLDEN MILE CROESUS: Bennit, Leslie George; Nettleford, Robert; O'Callaghan, Denis.
 5609E—AUCKLAND: Manners, Joseph Edward.
 5619E—AUCKLAND SOUTH: Manners, Joseph Edward.
 5622E—IMPERIAL WEST: Laver, Charles William.
 5624E—BROWN HILL EAST: Brown, John; Mathers, John Victor Woods.
 5630E—ARGENNUM: Fahey, Edmond.
 5640E—KALGOORLIE MINT: Jervis, William Alfred.
 5665E—JOLLY BILL: Jervis, William Alfred.
 5684E—GREEN GODESS: Gillett, Bernard St. Patrick; Hodgson, George.
 5716E—TWO S'S: Gladstone, William Ellison; McCorkindale, Robert.
 5724E—GOLDEN HOLE: Richards, Blanche; Courtney, Victor.
 5737E—GOLDEN MILE CHANNEL: Mohr, John.
 5739E—GOLDEN STAR: The Broken Hill Proprietary Company, Limited.
 5741E—MARIA: Vitetta, Domenico; Morabito, Pietro; Teraca, Antonio.
 5752E—AKUNA: Jervis, William Alfred.
 5758E—LAVATER: Jervis, William Alfred.
 5759E—FORTY FIVE EAST: McCallum, Alexander Duncan.
 5771E—BROWNHILL JUNCTION: Winter, Frederick George.
 5792E—CONCORDIA: Lewis, John Brook.
 5794E—HAPPY JACK: Halznazel, Gustav.
 5802E—BELLE OF KALGOORLIE: Saunders, Richard.
 5803E—MENTOR: Wood, William Henry.

Bulong District.

- 1293Y—QUEEN MARGARET CENTRAL: Grigo, Charles Frederick.
 1300Y—MARLENE GOLD MINE: Smith, Charles William; Smith, Kennedy Sydney.
 1301Y—MARLENE GOLD MINE SOUTH: Smith, Charles William; Smith, Kennedy Sydney.
 1302Y—MARLENE GOLD MINE NORTH: Smith, Charles William; Smith, Kennedy Sydney.
 1303Y—MARLENE GOLD MINE NORTH EXTENDED: Smith, Charles William; Smith, Kennedy Sydney.

EAST MURCHISON GOLDFIELD.

Lawlers District.

- 1238—VANGUARD: Maund, William.
 1256—LEINSTER: White, Noel Francis William.
 1305—MT. HARRIS: Adamson, Robert Henry; Clifton, Claud Vernon; Young, William Marshall.

Black Range District.

- 953B—SWAN BITTER: Swan Bitter Gold Mining Company, No Liability.

EAST MURCHISON GOLDFIELD—*continued.**Black Range District—continued.*

- 993B—NORTH END No. 1: Swan Bitter Gold Mining Company, No Liability.
 1002B—SWAN BITTER No. 3: Swan Bitter Gold Mining Company, No Liability.
 1003B—NORTH END No. 6: Swan Bitter Gold Mining Company, No Liability.
 1004B—NORTH END No. 7: Swan Bitter Gold Mining Company, No Liability.

Wiluna District.

- 432J—BRILLIANT: Nordenson, Peter.
 433J—WARATAH: Waratah Gold Mines, No Liability.
 434J—WARATAH SOUTH: Waratah Gold Mines, No Liability.
 463J—POMME D'OR: Pomme d'Or Gold Mining Company, No Liability.
 466J—SIMMS FIND: McMillan, Robert Alexander; Simms, Frederick John; Guazzelli, Adelio.
 467J—MERRINGTON CONSOLS: Rossa, Marko.
 525J—WILUNA AJAX No. 1: Wiluna Ajax Gold Mines, No Liability.
 526J—WILUNA AJAX No. 2: Wiluna Ajax Gold Mines, No Liability.
 527J—WILUNA AJAX No. 3: Wiluna Ajax Gold Mines, No Liability.
 528J—WILUNA AJAX No. 4: Wiluna Ajax Gold Mines, No Liability.
 529J—WILUNA AJAX No. 5: Wiluna Ajax Gold Mines, No Liability.
 535J—POMME D'OR EXTENDED: Pomme d'Or Gold Mining Company, No Liability.
 549J—WILUNA AJAX No. 6: Wiluna Ajax Gold Mines, No Liability.
 552J—FLORENCE No. 3: Cohen, Harry.
 557J—WARATAH EXTENDED: Waratah Gold Mines, No Liability.
 566J—WILUNA AJAX No. 7: Wiluna Ajax Gold Mines, No Liability.
 587J—BILLS FIND: Markovich, Blagato; Udovich, Bob.
 605J—LOWLANDS: Glucina, David; Gerick, Albert Lawrence; Sulenta, Vjlesztav.
 618J—AJAX EXTENDED No. 1: Wiluna Ajax Gold Mines, No Liability.
 619J—AJAX EXTENDED No. 2: Wiluna Ajax Gold Mines, No Liability.
 624J—WILUNA AJAX EAST: Wiluna Ajax Gold Mines, No Liability.

MT. MARGARET GOLDFIELD.

Mt. Margaret District.

- 2138T—NIL DESPERANDUM: Probert, Arthur Adrian; Aitken, Douglas.
 2229T—IDA H: Winter, Frederick George; Maffina, Felice; Smith, Clive Bernhard.
 2315T—SAILOR PRINCE: Wallis, Thomas Edward; Allen, Frederick Christopher; Hirth, Paul Henry.
 2332T—ROKA: Kesich, Ivan.
 2338T—GLADYS: Serra, John; Taylor, John Clifford.
 2345T—MORGOOD: Western Mining Corporation, Limited.
 2349T—ELLENOR: Western Mining Corporation, Limited.
 2351T—GOODO DEEPS: Cox, Teulah.
 2353T—MOORGOOD WEST: Western Mining Corporation, Limited.
 2356T—MOORGOOD DEEPS: Douglas, Henry Milne.
 2357T—GOODO: Cox, Ernest Arthur.
 2373T—FAIRFIELD: Cairnes, Cuthbert.
 2374T—WESTRALIA TASMANIA: Dwyer, William.
 2376T—EURO: Southall, Herbert Charles; Gibson, Alexander; Green, George Frederick.
 2383T—MUNGUL: Hays, Charles Finlay.
 2386T—NORTH NEW IDA H.: Panos, Joseph.
 2393T—COX'S DEEPS: Cox, Ernest Arthur.
 2397T—ROCK OF AGES: Roberts, William.
 2398T—LEAGUE OF NATIONS NORTH: Genoni, Charles.
 2399T—LEAGUE OF NATIONS: Genoni, Charles.

Mt. Malcolm District.

- 1557C—TOWER HILL: Flynn, Michael.
 1594C—HARBOUR LIGHTS: Leonora Central Gold Mining Company, No Liability.

MT. MARGARET GOLDFIELD—*continued.**Mt. Malcolm District—continued.*

- 1597C—GARIBALDI: Mackey, Denis.
 1701C—NEW YEAR GIFT: Matchitch, Lazar.
 1725C—BANNOCKBURN: Waldeck, Bruce Parker.
 1742C—BANNOCKBURN NORTH: Waldeck, Joshua Arthur.
 1748C—CHIEN D'OR: Clark, Leopold; Logie, Robert Stewart; Davidson, Frederick Andrew.
 1751C—NEW MOON: Johnstone, Robert James; Ferguson, Charles Henry.

Mt. Morgans District.

- 5F—WESTRALIA MOUNT MORGAN: Westralia Renown Mines, No Liability (In Liquidation).
 399F—GUEST: Westralia Renown Mines, No Liability (In Liquidation).
 400F—WESTRALIA NORTH: Westralia Renown Mines, No Liability (In Liquidation).
 411F—RECOVERY: Westralia Renown Mines, No Liability (In Liquidation).
 418F—WHO CAN TELL: Westralia Renown Mines, No Liability (In Liquidation).
 431F—MT. MORVEN EXTENDED: Westralia Renown Mines, No Liability (In Liquidation).
 432F—MT. MORVEN SOUTH: Westralia Renown Mines, No Liability (In Liquidation).
 438F—MT. MORVEN WEST: Westralia Renown Mines, No Liability (In Liquidation).
 439F—MT. MORVEN NORTH: Westralia Renown Mines, No Liability (In Liquidation).

MURCHISON GOLDFIELD.

Cue District.

- 2050—LITTLE BELL: Mandelstam, Herman.
 2057—PAGET No. 1: Mandelstam, Herman.
 2058—PAGET No. 2: Mandelstam, Herman.
 2059—PAGET No. 3: Mandelstam, Herman.
 2065—LITTLE BELL SOUTH: Mandelstam, Herman.
 2067—BUTTERCUP 2: Poletti, Gildo; Hessler, John Joseph.
 2068—RAND No. 1: Western Gold Mines, No Liability.
 2069—RAND No. 2: Western Gold Mines, No Liability.
 2070—RAND No. 3: Western Gold Mines, No Liability.
 2071—RAND No. 4: Western Gold Mines, No Liability.
 2090—SHAUGHRAUN: Kelly, Edward.
 2117—WEST RAND: Western Gold Mines, No Liability.
 2120—TURN OF THE TIDE: Turn of the Tide Gold Mines, Limited.
 2121—TURN OF THE TIDE No. 1: Turn of the Tide Gold Mines, Limited.
 2122—TURN OF THE TIDE No. 2: Turn of the Tide Gold Mines, Limited.
 2123—TURN OF THE TIDE No. 3: Turn of the Tide Gold Mines, Limited.
 2124—TURN OF THE TIDE No. 4: Turn of the Tide Gold Mines (Reedy), Limited.
 2125—TURN OF THE TIDE No. 5: Turn of the Tide Gold Mines (Reedy), Limited.
 2126—TURN OF THE TIDE No. 6: Turn of the Tide Gold Mines (Reedy), Limited.
 2127—TURN OF THE TIDE No. 7: Turn of the Tide Gold Mines (Reedy), Limited.
 2132—BIG BELL No. 1: Mandelstam, Herman.
 2133—BIG BELL No. 2: Mandelstam, Herman.
 2134—BIG BELL No. 3: Mandelstam, Herman.
 2135—BIG BELL No. 4: Mandelstam, Herman.
 2136—BIG BELL No. 5: Mandelstam, Herman.
 2137—BIG BELL No. 6: Mandelstam, Herman.
 2138—BIG BELL No. 7: Mandelstam, Herman.
 2139—BIG BELL No. 8: Mandelstam, Herman.
 2140—BIG BELL No. 9: Mandelstam, Herman.
 2141—BIG BELL No. 10: Mandelstam, Herman.
 2142—BIG BELL No. 11: Mandelstam, Herman.
 2143—BIG BELL No. 12: Mandelstam, Herman.
 2144—BIG BELL No. 13: Mandelstam, Herman.
 2145—BIG BELL No. 14: Mandelstam, Herman.
 2146—BIG BELL No. 15: Mandelstam, Herman.
 2147—BIG BELL No. 16: Mandelstam, Herman.
 2148—BIG BELL No. 17: Mandelstam, Herman.
 2149—BIG BELL No. 18: Mandelstam, Herman.
 2150—BIG BELL No. 19: Mandelstam, Herman.
 2151—BIG BELL No. 20: Mandelstam, Herman.
 2174—VIENNA: Marchesi, Alexandra; Omodei, Lorenzo; Di Pardi, Frank; Merizzi, Clement.
 2178—ROMA: Marchesi, Alexandro; Omodei, Lorenzo; Di Pardi, Frank; Merizzi, Clement.

MURCHISON GOLDFIELD—*continued.**Day Dawn District.*

- 536D—EUREKA: Lake Austin Eureka Gold Mining Company, No Liability.
 573D—MOUNTAIN VIEW: Chesson, John; Chesson, Albert.
 576D—NEW FINGALL: Sceresini, Antonio.
 585D—EUREKA EXTENDED: Lake Austin Eureka Gold Mining Company, No Liability.
 590D—WEST FINGALL: Boyce, John William.
 594D—DALMATIA: Opacak, Anton.
 595D—EUREKA WEST: Lake Austin Eureka Gold Mining Company, No Liability.
 596D—EUREKA EAST: Lake Austin Eureka Gold Mining Company, No Liability.
 599D—ECLIPSE: McGee, Henry Louis.
 626D—REWARD: Lake Austin Eureka Gold Mining Company, No Liability.
 627D—AUSTIN MAIN LODE: Lake Austin Eureka Gold Mining Company, No Liability.

Meekatharra District.

- 475N—INGLISTON CONSOLS EXTENDED: Roberts, William Christopher; Walshaw, Mabel Alice; Roberts, John Harold; Roberts, Frederick William; Roberts, Alfred; Steele, Mary Ruby Alma; Roberts, Ernest Victor; Roberts, Spencer Macdonnell; Roberts, Archbold John; Roberts, Ruby Florence; Roberts, Ada Harriet Rachel; McManus, William; Roberts, John MacDonald; Coombe, Ernest; Heale, Emily; Roberts, Arthur Christopher; Browning, Robert Humphrey; Stephen, John William Farish; Caddy, George Beaumont; Roberts, Alice Helena; Pickles, Catherine Mackey.
 477N—FENIAN: Caddy, George Beaumont.
 515N—INGLISTON CONSOLS WEST: Roberts, William Christopher; Walshaw, Mabel Alice; Roberts, John Harold; Roberts, Frederick William; Roberts, Alfred; Steele, Mary Ruby Alma; Roberts, Ernest Victor; Roberts, Spencer Macdonnell; Roberts, Archbold John; Roberts, Ruby Florence; Roberts, Ada Harriet Rachel; McManus, William; Roberts, John MacDonald; Coombe, Ernest; Heale, Emily; Roberts, Arthur Christopher; Browning, Robert Humphrey; Stephen, John William Farish; Caddy, George Beaumont; Roberts, Alice Helena; Pickles, Catherine Mackey.
 533N—MARMONT: Mines Selection of Western Australia, Limited.
 580N—MARMONT EXTENDED: Mines Selection of Western Australia, Limited.
 729N—INGLISTON CONSOLS EAST: Roberts, William Christopher; Walshaw, Mabel Alice; Roberts, John Harold; Roberts, Frederick William; Roberts, Alfred; Steele, Mary Ruby Alma; Roberts, Ernest Victor; Roberts, Spencer Macdonnell; Roberts, Archbold John; Roberts, Ruby Florence; Roberts, Ada Harriet Rachel; McManus, William; Roberts, John MacDonald; Coombe, Ernest; Heale, Emily; Roberts, Arthur Christopher; Browning, Robert Humphrey; Stephen, John William Farish; Caddy, George Beaumont; Roberts, Alice Helena; Pickles, Catherine Mackey.
 814N—FENIAN: Caddy, George Beaumont.
 822N—CONSOLS EAST EXTENDED: Roberts, William Christopher; Walshaw, Mabel Alice; Roberts, John Harold; Roberts, Frederick William; Roberts, Alfred; Steele, Mary Ruby Alma; Roberts, Ernest Victor; Roberts, Spencer Macdonnell; Roberts, Archbold John; Roberts, Ruby Florence; Roberts, Ada Harriet Rachel; McManus, William; Roberts, John MacDonald; Coombe, Ernest; Heale, Emily; Roberts, Arthur Christopher; Browning, Robert Humphrey; Stephen, John William Farish; Caddy, George Beaumont; Roberts, Alice Helena; Pickles, Catherine Mackey.
 1463N—LIVINGSTONE: Caddy, George Beaumont.
 1529N—PROHIBITION: The Prohibition Gold Mining Company, No Liability.
 1539N—INGLISTON SOUTH: Rivadossi, Angelina; Duff, Bernard; Ribatto, Candido; Duff, Mary.
 1540N—PROHIBITION SOUTH: Prohibition Gold Mining Company, No Liability.

MURCHISON GOLDFIELD—*continued.**Meekatharra District—continued.*

- 1542N—INGLISTON ALBERTS: Gerick, Albert John; Walsh, Esmond Thomas; Fisher, William Edward; Rinaldi, Domenica; Metcalfe, Christopher Duddell; Brodie-Hall, Lawrence Charles.
 1547N—LADY CENTRAL: Meekatharra Central Gold, No Liability.
 1551N—NEW WATERLOO: Garland, Ethel Kate.
 1552N—UNITED: Mines Selection of Western Australia, Limited.
 1553N—CONSOLS NORTH: Caddy, George Beaumont.
 1554N—PROHIBITION EAST: The Prohibition Gold Mining Company, No Liability.
 1559N—INGLISTON: Butler, John Francis; Butler, William Henry; Toohey, John.
 1565N—NEW GWALIA: Mines Selection of Western Australia, Limited.
 1566N—INGLISTON ALBERTS EXTENDED: Gerick, Albert John; Walsh, Esmond Thomas; Fisher, William Edward; Rinaldi, Domenica; Brodie-Hall, Lawrence Charles; Metcalfe, Christopher Duddell.
 1567—CONSOLS WEST: Caddy, George Beaumont.
 1569—COMMODORE: Mines Selection of Western Australia, Limited.
 1575N—INGLISTON ALBERTS EAST: Gerick, Albert John; Walsh, Esmond Thomas; Fisher, William Edwin; Metcalfe, Christopher Duddell; Brodie-Hall, Lawrence Charles; Rinaldi, Domenica.
 1576N—LADY CENTRAL NORTH: Meekatharra Central Gold, No Liability.
 1582N—PEARL: Threadgold, Eric Bleechmore; Bell, Horace Herbert.
 1583N—MACQUARRIE: Mines Selection of Western Australia, Limited.
 1584N—MACQUARRIE SOUTH: Mines Selection of Western Australia, Limited.
 1594N—LUCKY HIT: Mines Selection of Western Australia, Limited.
 1598N—PHARLAP NORTH: Mines Selection of Western Australia, Limited.
 1603N—PATRICIA: Mines Selection of Western Australia, Limited.
 1605N—COMMODORE WEST: Mines Selection of Western Australia, Limited.
 1606N—INGLISTON WEST: Duff, Bernard.
 1633N—MICKY DOOLAN: Mines Selection of Western Australia, Limited.
 1634N—COMMONWEALTH: Perry, Alfred.
 1635N—COMMONWEALTH EAST: Stoneman, John Lynton.
 1646N—PHOENIX: Mines Selection of Western Australia, Limited.
 1647N—PHOENIX NORTH: Mines Selection of Western Australia, Limited.
 1654N—MARY: Mines Selection of Western Australia, Limited.
 1663N—KOLDARRA ROSE: Turner, Walter De Courcy Rockley; Travers, Rosina Amelia; Turner, Walter De Courcy; Keany, Rosina Amelia.
 1674N—PEARL SOUTH: Threadgold, Eric Bleechmore; Bell, Horace Herbert.
 1679N—PROHIBITION NORTH: The Prohibition Gold Mining Company, No Liability.
 1713N—NANNINE SOUTH EXTENDED: Threadgold, Mary.
 1715N—NANNINE MINE: Threadgold, Eric Bleechmore.
 1716N—PEARL SOUTH: Threadgold, Eric Bleechmore; Bell, Horace Herbert.
 1718N—NANNINE NORTH EXTENDED: Anderson, Robert.
 1719N—SABBATH: Peterson, Alfred Christian; Barnett, Thomas Mackay.
 1726N—MURCHISON KING: Duff, Mary; White, Clarence; Omond, William.
 1735N—HALCYON EXTENDED: Rinaldi, Robert; Flynn, John.
 1743N—PROHIBITION WEST: Prohibition Gold Mining Company, No Liability.
 1744N—PROHIBITION DEEPS: Prohibition Gold Mining Company, No Liability.
 1745N—COMMONWEALTH EAST EXTENDED: Stoneman, John Lynton; Perry, Alfred.
 1746N—JUBILEE: Boyce, John William.

MURCHISON GOLDFIELD—*continued.**Meekatharra District—continued.*

- 1749N—HALYCON: Mines Selection of Western Australia, Limited.
 1752N—GOLDEN EMBLEM: Marsh, Edward Robert.
 1755N—PROHIBITION EXTENDED: Prohibition Gold Mining Company, No Liability.
 1756N—NEW GWALIA WEST: Mines Selection of Western Australia, Limited.
 1763N—GOLDEN BAR: Mines Selection of Western Australia, Limited.
 1764N—ALPHA: Mines Selection of Western Australia, Limited.
 1765N—DANUBE: Mines Selection of Western Australia, Limited.
 1766N—MACQUARRIE EXTENDED: Mines Selection of Western Australia, Limited.
 1767N—MACQUARRIE EAST: Mines Selection of Western Australia, Limited.
 1768N—ALBERTS DEEPS: Mines Selection of Western Australia, Limited.
 1769N—UNITED EAST: Mines Selection of Western Australia, Limited.
 1770N—ALBERTS EAST: Mines Selection of Western Australia, Limited.
 1771N—UNITED WEST: Mines Selection of Western Australia, Limited.
 1772N—BLOCK 6: Mines Selection of Western Australia, Limited.
 1773N—OVERSIGHT MACQUARRIE WEST: Mines Selection of Western Australia, Limited.
 1774N—NANNINE DEEPS: Green, Lillian Katherine.
 1775N—RICKETY KATE: Mines Selection of Western Australia, Limited.
 1777N—PHAR LAP WEST: Mines Selection of Western Australia, Limited.
 1778N—REPULSE: Mines Selection of Western Australia, Limited.
 1779N—RENOWN: Mines Selection of Western Australia, Limited.
 1780N—GWALIA SOUTH: Mines Selection of Western Australia, Limited.
 1781N—ARETHUSA: Mines Selection of Western Australia, Limited.
 1782N—RODNEY: Mines Selection of Western Australia, Limited.
 1783N—INVINCIBLE: Mines Selection of Western Australia, Limited.
 1784N—QUEEN ELIZABETH: Mines Selection of Western Australia, Limited.
 1785N—NELSON: Mines Selection of Western Australia, Limited.
 1786N—STURDEE: Mines Selection of Western Australia, Limited.
 1787N—KEYES: Mines Selection of Western Australia, Limited.
 1788N—BEATTY: Mines Selection of Western Australia, Limited.
 1789N—JELLICOE: Mines Selection of Western Australia, Limited.
 1790N—FISHER: Mines Selection of Western Australia, Limited.
 1791N—SUSSEX: Mines Selection of Western Australia, Limited.
 1792N—BARHAM: Mines Selection of Western Australia, Limited.
 1793N—BLAKE: Mines Selection of Western Australia, Limited.
 1794N—GLOBE EXTENDED: Mines Selection of Western Australia, Limited.
 1795N—VINDICTIVE: Mines Selection of Western Australia, Limited.
 1796N—GLOBE NORTH: Mines Selection of Western Australia, Limited.
 1797N—GLOBE: Mines Selection of Western Australia, Limited.
 1798N—GLOBE EAST: Mines Selection of Western Australia, Limited.
 1800N—PETER PAN: Nicholich, Clem; Nicholich, Roy.

Mt. Magnet District.

- 1242M—LUCKY HIT: Dallison, Frederick Henry.
 1256M—MORNING STAR: Miller, William; Laing, William; Seaman, Reginald John
 1274—NATHAN: Krakouer, Albert; Towers, John.
 1275—CASCADE: Sims, Stephen Spencer.
 1281—SATURN: Parkinson, William Jones.

MURCHISON GOLDFIELD—*continued.**Mt. Magnet District—continued.*

- 1283—WELCOME: Seaman, Reginald John.
 1286—EVENING STAR: Slavin, Joseph Clarence; Jewell, Horace; Miller, George Albert.
 1308—EMPRESS: Grose, John.
 1324—SATURN SOUTH: Ward, Vernon Foster Fisher.
 1331—SATURN EXTENDED: Ward, Vernon Foster Fisher.
 1332—FINE CUT: Barker, Arthur Thomas.
 1336—STAR NORTH: Considine, James.
 1342—LADY MAUD: Willis, Robert Alexander.
 1343—CANTERBURY: Boyd, John; Fowler, Frederick Joseph.
 1349—MORNING STAR SOUTH: Australasian Mining Corporation, Limited.

NORTH COOLGARDIE GOLDFIELD.

Menzies District.

- 5543Z—BLACK SWAN: Epis, Betty.
 5546Z—TORBAY: Hawkins, Harry.
 5547Z—BIRTHDAY GIFT: Epis, Martin; Ross, William.
 5548Z—MISS DOLLY: Tracy, John; Burgess, Thomas.
 5590Z—KING OF THE HILLS: Winter, Frederick George.
 5591Z—POST TOWN: Winter, Frederic George.
 5596Z—NEW FLORENCE: Epis, Martin.
 5629Z—LADY BEA: Blackmore, Mabel.
 5652Z—LADY LAL: Crawford, Arthur.
 5653Z—BOUDIE: The Boudie Gold Mines, Limited.
 5658Z—CARIDA: Bond, Sidney; Tyler, George Spencer; Corbett, Thomas William.
 5662Z—DREADNOUGHT: Sander, Rudolph Albert.
 5666Z—SPION KOPP: Ancombe, Albert George.
 5668Z—FEDERATION: Beccarelli, Louis.
 5669Z—LADY MAC: Blackmore, Beatrice Winifred.

Ularring District.

- 1015U—SOUTH CALLION: Enterprise Gold Mines, No Liability.
 1016U—NEW CALLION: Rowe, Benjamin Allan; Steineck, Henry Albert.
 1033U—WAIHI: Tvermoes, Hans Henning.
 1040U—LIGHTS OF ISRAEL: O'Brien, Alexander (junr.).
 1042U—GREAT HOPE: O'Brien, Alexander.
 1064U—NORTH CALLION: Matrix Trust, Limited.
 1065U—CALLION SOUTH EXTENDED: Matrix Trust Limited.
 1067U—LADY CECILIA: Winter, Frederick George; Moore, John McDonald; Flanagan, Arthur John; Anderson, Francis Frederick; Maher, Patrick William; Board, John Edward; White, Charles.

Yerilla District.

- 1011R—NETA: Paget Gold Mines of Edjudina, Limited.
 1119R—GENEVE: Paget Gold Mines of Edjudina, Limited.
 1120R—SENATE: Paget Gold Mines of Edjudina, Limited.
 1121R—NETA EXTENDED: Paget Gold Mines of Edjudina, Limited.
 1122R—NETA JUNCTION: Paget Gold Mines of Edjudina, Limited.
 1123R—THE SEVENTY TWO: Hicks, Percy Albert.
 1126R—CHATEAU TANUNDA: Edjudina Gold Mining Company, No Liability.
 1133R—YARRI WEST: Edjudina Gold Mining Company, No Liability.
 1135R—BEDFORD: Paget Gold Mines of Edjudina, Limited.
 1136R—BERKSHIRE: Paget Gold Mines of Edjudina, Limited.
 1137R—BUCKINGHAMSHIRE: Paget Gold Mines of Edjudina, Limited.
 1138R—CAMBRIDGE: Paget Gold Mines of Edjudina, Limited.
 1139R—CUMBERLAND: Paget Gold Mines of Edjudina, Limited.
 1140R—MIDDLESEX: Paget Gold Mines of Edjudina, Limited.
 1141R—CORNWALL: Paget Gold Mines of Edjudina, Limited.
 1142R—DERBY: Paget Gold Mines of Edjudina, Limited.

NORTH COOLGARDIE GOLDFIELD—*continued.**Yerilla District—continued.*

- 1143R—DEVON: Paget Gold Mines of Edjudina, Limited.
 1144R—DORSET: Paget Gold Mines of Edjudina, Limited.
 1145R—SUSSEX: Paget Gold Mines of Edjudina, Limited.
 1146R—SURREY: Paget Gold Mines of Edjudina, Limited.
 1147R—DURHAM: Paget Gold Mines of Edjudina, Limited.
 1148R—ESSEX: Paget Gold Mines of Edjudina, Limited.
 1149R—HERTFORD: Paget Gold Mines of Edjudina, Limited.
 1150R—HEREFORD: Paget Gold Mines of Edjudina, Limited.
 1151R—HAMPSHIRE: Paget Gold Mines of Edjudina, Limited.
 1152R—KENT: Paget Gold Mines of Edjudina, Limited.
 1153R—LANCASHIRE: Paget Gold Mines of Edjudina, Limited.
 1154R—LINCOLN: Paget Gold Mines of Edjudina, Limited.
 1155R—NORFOLK: Paget Gold Mines of Edjudina, Limited.
 1156R—OXFORD: Paget Gold Mines of Edjudina, Limited.
 1157R—SOMERSET: Paget Gold Mines of Edjudina, Limited.
 1158R—SUFFOLK: Paget Gold Mines of Edjudina, Limited.
 1159R—BIG WONDER: Smith, Sydney; Bell, Norman Daniel.
 1162R—WALLABY CENTRAL: Holznagel, Gustav; Smith, John Jackson; Stene, Sverre; Smith, John Edward.
 1163R—BLOCK No. 1: Edjudina Gold Mining Company, No Liability.
 1164R—BLOCK No. 2: Edjudina Gold Mining Company, No Liability.
 1165R—BLOCK No. 3: Edjudina Gold Mining Company, No Liability.
 1166R—BLOCK No. 4: Edjudina Gold Mining Company, No Liability.
 1167R—BLOCK No. 5: Edjudina Gold Mining Company, No Liability.
 1168R—BLOCK No. 6: Edjudina Gold Mining Company, No Liability.
 1171—PARAGON: Edjudina Gold Mining Company, No Liability.
 1172R—GOLDEN ECLIPSE: Edjudina Gold Mining Company, No Liability.
 1174R—MT. WALLBROOK: Dalton, James; Wainwright, Arthur.
 1175R—FLORENCE: Edjudina Gold Mining Company, No Liability.
 1180R—CHATEAU No. 4: Edjudina Gold Mining Company, No Liability.
 1183R—SUFFOLK EXTENDED: Paget Gold Mines of Edjudina, Limited.
 1186R—NETA EAST: Paget Gold Mines of Edjudina, Limited.
 1187R—WALLABY: Holznagel, Gustav; Stene, Sverre; Smith, John Jackson; Smith, John Edward.
 1188R—CHATEAU TANUNDA NORTH: Edjudina Gold Mining Company, No Liability.
 1190R—MT. WALLBROOK SOUTH: Australian Gold Flotations, No Liability.
 1191R—MT. WALLBROOK EXTENDED: Australian Gold Flotations, No Liability.

Niagara District.

- 810G—TWO DS: Bright, William.
 811G—TWO DS WEST: Bright, William.
 812G—TWO DS EAST: Bright, William.
 819G—COSMOPOLITAN SOUTH: Cosmopolitan Mines, No Liability.
 820G—COSMOPOLITAN SOUTH DEEPS: Cosmopolitan Mines, No Liability.
 821G—COSMOPOLITAN SOUTH EXTENDED: Cosmopolitan Mines, No Liability.
 823G—COSMOPOLITAN SOUTH EXTENDED DEEPS: Cosmopolitan Mines, No Liability.
 830G—COSMOPOLITAN CENTRAL: Cosmopolitan Mines, No Liability.
 831G—COSMOPOLITAN WEST EXTENDED: Cosmopolitan Mines, No Liability.

NORTH COOLGARDIE GOLDFIELD—*continued.**Niagara District—continued.*

- 836G—ENGLISHMAN: Cosmopolitan Mines, No Liability.
 837G—COSMOPOLITAN NORTH DEEPS: Cosmopolitan Mines, No Liability.
 838G—BRADMAN: Cosmopolitan Mines, No Liability.
 839G—ROSE: Cosmopolitan Mines, No Liability.
 844G—COSMOPOLITAN SOUTH EXTENDED No. 2: Cosmopolitan Mines, No Liability.
 851G—COSMOPOLITAN: Cosmopolitan Mines, No Liability.
 872G—MARJORY: Fitzpatrick, Patrick John.
 873G—PETER PAN: Quistini, Peter; Fitzpatrick, Joseph James; Fitzpatrick, Patrick John.
 874G—NEW CUMBERLAND: Harvey, Fred.
 875G—ALTONA CENTRAL: Cullen, Owen.
 883G—BRITANNIA GOLD MINE No. 2: Poletti, Frank.
 884G—BRITANNIA G.M. No. 1: Poletti, Frank.
 885G—BRITANNIA G.M. No. 3: Poletti, Frank.
 886G—BRITANNIA G.M. No. 4: Poletti, Frank.
 887G—BRITANNIA CENTRAL: Poletti, Frank.
 888G—COSMOPOLITAN CENTRAL No. 2: Cosmopolitan Mines, No Liability.

NORTH-EAST COOLGARDIE GOLDFIELD.

Kurnalpi District.

- 444K—EVLYN GLADYS: Ward, Evelyn Gladys.

PEAK HILL GOLDFIELD.

- 521P—STELLA RAY: Sawkins, Sydney.
 543P—MT. SEABROOK No. 3: Mount Seabrook Gold Mines, Limited.
 552P—BOBBY DAZZLER: Gale, Aubrey Layton Carlisle.

PHILLIPS RIVER GOLDFIELD.

- 211—GEM RESTORED: Keevil, William; Willoughby, Ernest Walter.
 212—BRIDGETOWN: Gibson, James Edwin Arthur; Smith, Thomas Frank.
 234—BULLRUSH: Bullrush Gold Mining Company, No Liability.
 245—JIM DUNN: Morris, Kenneth; Daw, Clarence Charles.

PILBARA GOLDFIELD.

Marble Bar District.

- 866—BONNIE DOON: Greater Bonnie Doon (1935), Limited.
 873—BOULARINA: Swan, Archibald Campbell Robertson.
 879—BIRTHDAY GIFT: Higgins, William Stephen; Wyndham, Geoffrey Alexander.
 901—RYAN'S: Greater Bonnie Doon (1935), Limited.
 909—STRAY SHOT: Turner, Robert.
 923—REALISATION: Swan, Archibald Campbell Robertson.
 929—TASSY QUEEN: Wingello Gold Mines, No Liability.
 930—ALEXANDER: McKinnon, William Michael; McKinnon, Alexander John.
 943—COONGAN RIVER: Marshall, Alexander.
 944—LUCKNOW CENTRAL: Marshall, William John.
 948—MT. WINGELLO: Wingello Gold Mines, No Liability.
 952—JUST IN TIME: Watson, Robert; Hansen, Hagbarth; Boyd, Robert William; Hodges, William Armstrong.
 955—BALLAN: McKinnon, William Michael; McKinnon, Alexander John.
 956—PORTREE: McKinnon, William Michael; McKinnon, Alexander John.
 957—LADY MARIE: Hawley, John; Dorrington, Harry Barker.

Nullagine District.

- 234L—ALREMA: Simpson, George.
 236L—WESTERN: Simpson, George.
 243L—MIDDLE CREEK NORTH: Hardey, Hubert Richard Lowe.
 244L—MIDDLE CREEK: Hardey, Strelly.
 245L—ELSIE JANE: Hardey, Elsie May.

PILBARA GOLDFIELD—*continued.*Nullagine District—*continued.*

- 246L—HOPETOUN: Hopetoun Mines, No Liability.
 247L—HOPETOUN NORTH: Hopetoun Mines, No Liability.

YALGOO GOLDFIELD.

- 907—BROWN'S REWARD: Arkle, James Vere.
 1001—WESTERN QUEEN: Western Queen (1936), No Liability.
 1010—GNOW'S NEST: Woinar, Bernard; Nevill, John Laurence.
 1011—GNOW'S NEST No. 2: Woinar, Bernard; Nevill, John Laurence.
 1020—DON BRADMAN: Nevill, James Jarrold.
 1040—WESTERN QUEEN No. 1: Western Queen (1936), No Liability.
 1047—MUGGA KING: Smith, Tom; Dix, Percy Albert.
 1060—MONARCH: Bowen, Thomas.
 1073—KING SOLOMON EXTENDED: King Solomon's Mines, Limited.
 1076—FIELD'S FIND EAST: Butement, Thomas.
 1077—FIELD'S FIND No. 1 NORTH: Butement, Thomas.
 1078—FIELD'S FIND No. 2 NORTH: Butement, Thomas.
 1079—FIELD'S FIND No. 3 NORTH: Butement, Thomas.
 1080—FIELD'S FIND SOUTH: Butement, Thomas.
 1083—KING SOLOMON'S WEST: King Solomon's Mines, Limited.
 1084—KING SOLOMON'S SOUTH: King Solomon's Mines, Limited.
 1086—TUI EAST: Sullivan, Leslie George.
 1087—FIELD'S FIND No. 3 SOUTH: Butement, Thomas.
 1088—FIELD'S FIND No. 4 SOUTH: Butement, Thomas.
 1091—VINTAGE: Arkle, Hunter Miles.
 1096—KING SOLOMON'S MINE: King Solomon's Mines, Limited.
 1105—FIELD'S FIND No. 4 NORTH: Butement, Thomas.
 1106—FIELD'S FIND WEST: Butement, Thomas.
 1113—FIELD'S FIND: Arkle, Marie Aimee Andree.
 1114—FIELD'S FIND CENTRAL: Boundy, John Francis.
 1119—FIELD'S FIND CENTRAL WEST: Mambretti, Guido.
 1120—FIELD'S FIND No. 2 EAST: Tobin, Patrick.
 1126—ELIZABETH RENEWED: King Solomon's Mines, Limited.
 1128—BEAUFORT: Hawkins, James William.
 1129—MT. GUTHRIE: Butement, Thomas.
 1130—NEW PINYALLING: Butement, Thomas.
 1131—SISTERS: Butement, Thomas.

YILGARN GOLDFIELD.

- 2801—SCOTS GREYS: Polson, Samuel Hunter.
 3248—RADIO DEEPS: Andrews, Richard Bullock; Lang, Samuel Carsley.
 3382—SALVATION: Divitini, Guiseppe; Patroni, Domenico; Madalena, Nino; Cugini, Giovanni; Giudice, Attilio; Divitini, Camillo.
 3390—JUST IN TIME: N.G.M., Limited.
 3393—BOHEMIA: Moran, John; Kiernan, James; Long, Frank John; Rowles, Victor.
 3394—IRON CHANNEL: N.G.M., Limited.
 3395—BOHEMIA EAST: Moran, John; Kiernan, James; Long, Frank John; Rowles, Victor.
 3396—BOHEMIA NORTH: Moran, John; Kiernan, James; Long, Frank John; Rowles, Victor.
 3401—DULCIE JEAN: Handmer, William George.
 3402—EAST RADIO DEEPS: Andrews, Richard Bullock; Lang, Samuel Carsley.
 3410—SALVATION NORTH: Divitini, Guiseppe; Patroni, Domenico; Madalena, Nino; Cugini, Giovanni; Parola, Antonio; Giudice, Attilio.
 3413—MARVEL LOCH: Spencer, George Wilfred.
 3414—PILOT: White, George Joseph; Heydon, William John.
 3415—DELIVERENCE: Smith, John Percival Howe.
 3418—CLAMP'S CENTRAL: Mount Jackson Gold Mines, No Liability.
 3423—EXHIBITION: Marvel Loch Gold Development, No Liability.

YILGARN GOLDFIELD—*continued.*

- 3430—WHITE HOPE: Marvel Loch Gold Development, No Liability.
 3431—LENODO: Bellamy, Eunice Matilda; Ey, Ernest; Ey, Robert.
 3432—LEVIATHAN: Leviathan Amalgamated Gold Mines, Limited.
 3434—LADY GLADYS: Divitini, Guiseppe; Patroni, Domenico; Giudice, Attilio; Cugini, Giovanni; Piazzola, Emilio; Divitini, Camillo; Capelli, Martina.
 3444—THREE BOYS: Yellowdine Gold Options, No Liability.
 3455—COMET: Steinthal, Alfred Michael; Stibbs, Arthur John.
 3456—NEWRY: N.G.M., Limited.
 3460—FORTUNA LEASE: Andrews, Richard Bullock.
 3465—BRILLIANT: N.G.M., Limited.
 3468—PRINCE GEORGE: Kott, Max.
 3473—QUEEN ANN: Roberts, John Charles.
 3478—JACKSON SOUTH: Mt. Jackson Gold Mines, No Liability.
 3480—GREAT VICTORIA: Great Victoria United, No Liability.
 3485—TRINIDAD: Marvel Loch Gold Development, No Liability.
 3491—NEW DEMOCRAT: Zanga, Francesco; Cominelli, Giacomo.
 3506—CORNISHMAN: Leviathan Amalgamated Gold Mines, Limited.
 3511—PWLL BACH: N.G.M., Limited.
 3512—EVELYN MOLLY: Bariolo, John; Ti, Livio; Demarie, Giovanni.
 3514—CHADWICK'S REWARD: Stubbs, Philip Strawnson.
 3515—ELECTION: N.G.M., Limited.
 3516—JUST IN TIME NORTH No. 1: N.G.M., Limited.
 3517—JUST IN TIME NORTH No. 2: N.G.M., Limited.
 3518—JUST IN TIME EXTENDED: N.G.M., Limited.
 3519—OMEGA: N.G.M., Limited.
 3520—CENTENARY: d'Arcy, Philip Ernest; Jessop, Albert; Hosken, John; Schultz, George.
 3521—BRIDGE: Marvel Loch Gold Development, No Liability.
 3542—JACOLETTI SOUTH: Stibbs, Arthur John; Cotter, Reginald Herbert; Brown, Donald Daylesford.
 3555—NO TRUMPS: Boord, Hilda Gertrude.
 3556—CONTEMPTIBLE: Gardner, Charles Alfred; Dalzell, John.
 3557—GREAT VICTORIA BLOCK 1: Great Victoria United, No Liability.
 3558—GREAT VICTORIA BLOCK 2: Great Victoria United, No Liability.
 3559—GREAT VICTORIA BLOCK 3: Great Victoria United, No Liability.
 3562—GREAT VICTORIA BLOCK 6: Great Victoria United, No Liability.
 3565—GREAT VICTORIA BLOCK 8: Fitzgerald, Norman Frederick; Edwards, Thomas.
 3566—BRONCHO EAST: Kott, Max.
 3567—BRONCHO LINKS: Kott, Max.
 3568—NIL DESPERANDUM: Whitworth, Harold; Tuckey, Enos John; Sutcliffe, George James.
 3572—GREAT VICTORIA BLOCK No. 10: Great Victoria United, No Liability.
 3573—MARIE'S FIND: Kelly, Lionel Francis.
 3574—MARIE'S FIND EXTENDED: Kelly, Lionel Francis.
 3575—GREAT BINGIN: Kelly, Lionel Francis.
 3577—GREAT VICTORIA BLOCK No. 11: Great Victoria United, No Liability.
 3585—HILL: Marvel Loch Gold Development, No Liability.
 3586—ARTESIAN: Marvel Loch Gold Development, No Liability.
 3587—FIRELIGHT: Marvel Loch Gold Development, No Liability.
 3637—TARCOOLA NORTH: Watkins, Eric Edmund.
 3663—BULLDOG: Bird, William James.
 3664—LEVIATHAN EXTENDED: Leviathan Amalgamated Gold Mines, Limited.
 3667—BATTLER GOLD MINE: Marchesi, Ezio.
 3671—MUNDY HILLS 1: Sewell, Harold; Hughes, Vernon Edgar; Zappa, Louis Peter.
 3677—B.A.N.Z. No. 1: N.G.M., Limited.
 3678—B.A.N.Z. No. 2: N.G.M., Limited.

YILGARN GOLDFIELD—*continued.*

- 3679—B.A.N.Z. No. 3: N.G.M., Limited.
 3683—GOLDEN CUBE: Smith, Edward George; Norton, James Edward.
 3689—GREAT VICTORIA BLOCK No. 9: Great Victoria United, No Liability.
 3694—B.A.N.Z. No. 4: N.G.M., Limited.
 3695—B.A.N.Z. No. 5: N.G.M., Limited.
 3696—B.A.N.Z. No. 6: N.G.M., Limited.
 3702—NEW HOPE: Southern Cross Options Company, Limited.
 3707—GRAND NATIONAL: Lawrence, Phillip Bruce.
 3719—OMEGA EAST: N.G.M., Limited.
 3720—OMEGA SOUTH: N.G.M., Limited.
 3725—NEWRY SOUTH: N.G.M., Limited.
 3726—NEWRY SOUTH EXTENDED: N.G.M., Limited.
 3727—PATRICIA: Kott, Max.
 3728—JAQUELINE: Kott, Max.
 3729—RUTH: Kott, Max.
 3730—PAMELA: Kott, Max.
 3738—B.A.N.Z. No. 7: N.G.M., Limited.
 3739—B.A.N.Z. No. 8: N.G.M., Limited.
 3740—B.A.N.Z. No. 9: N.G.M., Limited.
 3741—GREAT VICTORIA No. A: Great Victoria United, No Liability.
 3743—GREAT VICTORIA No. 13: Great Victoria United, No Liability.
 3752—MT. JACKSON BLOCK 1: Mt. Jackson Gold Mines, No Liability.
 3753—LADY AGNES: Roberts, William.
 3754—PRINCE GEORGE No. 1: Kott, Max.
 3756—B.A.N.Z. No. 12: N.G.M., Limited.
 3763—GREAT WILLOW: Hackett, William; Lazenby, Alfred Lawrence; Lazenby, James Arthur.
 3766—GOLDEN ARROW: Donovan, William Clarence; Rainoldi, Giacomo; Willis, Harry Leslie; Donovan, William.
 3767—GREAT VICTORIA NORTH: Great Victoria United, No Liability.
 3768—NORTH RADIO No. 1: Healey, Edward Michael; O'Sullivan, Terence Joseph; Healey, George William; McLeod, Hugh Alexander.
 3771—BRONCHO SOUTH: Kott, Max.
 3772—BRONCHO LINKS WEST: Kott, Max.
 3775—B.A.N.Z. EXTENDED: N.G.M., Limited.
 3779—JANETTA: Douglas, Eric George; Mole, William Edward.
 3781—JACOLETTI WEST: Bellamy, Eunice Matilda; Ey, Ernest; Ey, Robert.
 3782—KINGSBOROUGH: Kott, Max.
 3783—JACOLETTI NORTH: Bellamy, Eunice Matilda; Ey, Robert; Ey, Ernest.
 3787—MORNING GLORY: Pascoe, Joseph; Pascoe, Edmond.
 3788—INVINCIBLE: Southern Cross Options Company, Limited.
 3789—TOP DOG: Lawson, Guy.
 3790—B.A.N.Z. EAST EXTENDED: Bird, John Thomas.
 3792—KURRAJONG EAST: French, Thomas James.
 3793—GREAT IRON CAP: Southern Cross Options Company, Limited.
 3797—WESTONIA: McLennan; Alexander Roderick.
 3799—WEDGE: Marvel Loch Gold Development, No Liability.
 3801—BLUE HILLS: Bean, Harvey Haines; Johnson, Thomas Henry.
 3804—NORTH YILGARN: Colson, Percy John.
 3806—JACKSON NORTH: Mount Jackson Gold Mines, No Liability.
 3814—SPRING HILL No. 7: Pullen, Benjamin.
 3815—SPRING HILL No. 5: Baker, Cyril Stanley; Ewing, Thomas; Congdon, Daniel Farmer.
 3816—WATSONIA: McCann, John; McCann, James Egan.
 3821—MT. JUMBO: Symonds, Horace.
 3828—JESTER: Le May, Herbert William; Seddon, Mabel Annie; Day, John Percival.
 3830—VICTORIA: Rota, Gildo.
 3831—VINTO LA: Rota, Gildo.
 3833—HILL FRACTION: Marvel Loch Gold Development, No Liability.
 3834—RESIDUE: Marvel Loch Gold Development, No Liability.
 3844—WEST WICKHAM: Robinson, John Frederick.
 3845—RAINBOW: Donovan, William Clarence; Rainoldi, Giacomo; Willis, Harry Leslie; Donovan, William.

PRIVATE PROPERTY.

- 11P.P.—EDWARDS REWARD: Ross, William Archibald; Stallard, William James; Edwards, Francis William (junior); Edwards, Alfred George; Edwards, James Joseph; Edwards, Francis William (senior); Unmack, Geoffrey; Stallard, Geoffrey.
 12P.P.—SUNSHINE: Ross, William Archibald; Edwards, Francis William (junior); Stallard, Geoffrey; De Paoli, Giacomo; Unmack, Geoffrey.
 24P.P.—LADY MARY: Trembath, Ethel Philippa; Trembath, Albert Thomas.
 33P.P.—LADY LUCK: Wilson, Leslie James; Barger, Harry James.

OUTSIDE ANY PROCLAIMED GOLDFIELD.

- 56H—BLOCK 4: Weerianna Gold Mines, No Liability.
 58H—BLOCK 6: Weerianna Gold Mines, No Liability.
 59H—BLOCK 7: Weerianna Gold Mines, No Liability.
 60H—BLOCK 8: Weerianna Gold Mines, No Liability.
 61H—BLOCK 9: Weerianna Gold Mines, No Liability.
 62H—BLOCK 10: Weerianna Gold Mines, No Liability.
 72H—WEERIANNA BLOCK 13: Weerianna Gold Mines, No Liability.
 73H—WEERIANNA BLOCK 14: Weerianna Gold Mines, No Liability.
 78H—WEERIANNA BLOCK 16: Weerianna Gold Mines, No Liability.

IN THE COURT OF ARBITRATION OF
WESTERN AUSTRALIA.

No. 4 of 1936.

Between the Sugar Refining Employees' Industrial Union of Workers, Fremantle, W.A., Applicant, and The Colonial Sugar Refining Company, Limited, Respondent.

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

AWARD.

1.—Term.

The Award shall be for a term of three (3) years, subject to the provisions of "The Industrial Arbitration Act, 1912-1935," relating to a review after the expiration of twelve (12) months.

2.—Area.

The Award shall have effect over the area comprised within a radius of fifteen (15) miles from the General Post Office, Perth.

3.—Definition.

"Casual worker" means a worker employed for less than six (6) consecutive days, with a minimum of two (2) hours in any day. He shall be paid at the rate of ten per cent. (10%) in addition to the rate prescribed in this Award on an hourly basis.

This shall not apply to a casual worker on raw sugar.

4.—Hours.

(a) Subject as hereinafter provided in Subclause (c) hereof, the hours of all workers shall be forty-four (44) per week.

(b) The day's work for workers employed on single shift (i.e., day work only) shall consist of eight (8) hours on the first five (5) working days of the week (Monday to Friday inclusive) and of four (4) hours on Saturday.

(c) Workers on shift work may be employed five (5) shifts of eight (8) hours each, inclusive of crib time, and one shift of four (4) hours during each week. Such workers shall be employed on day, afternoon, and night shifts on successive weeks.

Provided that these shift hours may be altered at any time by agreement in writing between the Union and the employer, subject always to the provision that the average weekly hours shall not exceed forty-four (44). Until any such agreement has been arrived at it shall be permissible for the company to continue the system in operation at the date hereof.

(d) Shift workers referred to in Subclause (c) of this clause may commence the work of a night shift at 11 p.m., in which case the time worked between 11 p.m. and midnight on any Sunday or public holiday hereinafter specified shall carry ordinary rate and be included as part of their ordinary shiftwork hours.

5.—Overtime.

Except as otherwise provided—

(a) For all work done outside the hours of duty on any day as hereinbefore prescribed or determined by agreement, payment shall be made at the rate of time and a half for the first four (4) hours, and at double time rate thereafter.

(b) When any worker is required to work overtime by reason of a relieving man not coming on duty at the proper time and failing to give at least three (3) hours' notice of his inability to attend, he shall be paid at ordinary rates for the first two (2) hours, after which his overtime rate shall begin to accrue. The employer shall be entitled to make a *pro rata* deduction for the time not worked in the case of the worker so failing to attend and to give notice as aforesaid from any moneys due or becoming due to him.

(c) Subject to the provision in Clause 4 (d) hereof, all time worked on Sundays and on the holidays prescribed in Clause 7 of this Award shall be paid for at double time rate.

(d) When a worker, without being notified on the previous day, is required to continue working after the usual knock-off time for more than one hour, he shall be provided with any meal required, or shall be paid one shilling and sixpence (1s. 6d.) in lieu thereof.

(e) Where a worker is called on to work a quick shift he shall be paid at the rate of time and a quarter for that shift.

A "quick shift" shall mean a shift where a worker is brought on to work a full shift before having had at least eight (8) hours off duty.

6.—Contract of Service.

(a) Except in the case of a casual worker, whose engagement shall be by the hour for not less than two (2) hours, the contract of hiring of every worker shall be for a weekly engagement, terminable on either side by one week's notice given on any day.

(b) Any worker not attending for duty shall lose his pay for the actual time of such non-attendance, subject to the provisions of Clause 14 hereof as to payment for absence on account of illness. Where any absence extends for more than six (6) days the employment shall be deemed to have terminated upon the expiration of the said six (6) days.

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

(d) The employer shall be entitled to deduct payment for any day upon which the worker cannot be usefully employed through any breakdown of the employer's machinery.

7.—Holidays.

(a) Twelve (12) paid holidays per annum shall be granted each worker after twelve (12) months' continuous service: Provided always, that New Year's Day, Good Friday, Easter Monday, Labour Day, Christmas Day, and Boxing Day, or the days observed as such, shall be taken as they come as portion of the holidays. The balance of six (6) days, of which a fortnight's notice shall be given, shall be granted as annual leave, at the convenience of the employer, but shall not be allowed to accumulate.

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

(c) Except when employed subject to the conditions of Clause 5 (c) (Overtime), no worker shall be required to present himself for duty on any of the specially named holidays in Subclause (a) hereof. On any other public holidays, the employer's establishment or place of business may be closed, in which case a worker need not present himself for duty, but, if kept open or work done, ordinary rates shall apply.

(d) The foregoing provisions shall not apply to casual workers.

8.—Time and Wages Record.

The employer shall keep and enter up, or cause to be kept and entered up, a record containing the names of each of his workers to whom this Award applies, the class of work performed by, and the wages paid to each such worker, and the time during which each such worker has been employed. Such record shall be open for inspection by a representative of the Union of Workers during the usual office hours.

9.—Board of Reference.

(a) The Court hereby appoints for the purpose of the Award a Board of Reference.

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

(c) In the event of a disagreement between the parties bound by this Award, in any of the matters hereinafter mentioned, the Board is hereby assigned the following functions:—

(i) Classifying and fixing wages, rates and conditions for any machine, occupation or calling not specifically mentioned in the Award, but so as not to contravene any of the provisions herein;

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

(d) The provisions of Regulation 92 of the Industrial Arbitration Act shall be deemed to apply to any Board of Reference appointed hereunder.

10.—Representative Interviewing Workers.

In the case of disagreement existing or anticipated concerning any of the provisions of this Award, an accredited representative of the Union shall be permitted to interview the workers during the recognised meal hour on the business premises of the employer; and, accompanied by a representative of the employer if so desired, to inspect during the progress of the work the operations affected; but this permission shall not be exercised without the consent of the employer more than once in any one week.

11.—Recognition of Union: Notices.

(a) Should any matters relative to terms and conditions of employment arise during the currency of this Award affecting the workers generally, the Union shall have the right by appointment to interview and to be heard by the employer's representatives thereon, with a view to arriving at some understanding.

(b) A copy of this Award shall be posted in a suitable place agreed upon between the employer and the Union.

(c) The accredited Union representative shall not be prevented from posting any lawful notice of the Union in a suitable place agreed upon between the employer and the Union.

12.—Mixed Functions.

Where a worker is employed for four (4) hours or less during any day on work in a higher grade than his ordinary occupation, he shall be paid for the time so occupied at the higher rate. If so employed for more than four (4) hours he shall be paid at the higher rate for the whole of the shift.

13.—Under-rate Workers.

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

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

14.—Sickness.

(a) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one half-day for each completed month of service: Provided that payment for absence through such ill-health shall be limited to six (6) days in each calendar year. Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred.

(b) This clause shall not apply where the worker is entitled to benefit under the Workers' Compensation Act.

(c) Personal ill-health does not include ill-health which is the result of an accident sustained away from the place of employment or ill-health the result of the worker's own misconduct, but the onus of proof in such case shall rest with the employer.

15.—Wages and Allowances.

The minimum rate of wages payable to adult male workers shall be as follows:—

Basic wage—£3 13s. 9d. per week.

	Weekly Margin.
	s. d.
Raw sugar:	
Leading hand	12 6
Unstacking	7 6
Cutting-in	7 6
Melting house:	
Washing fugals	6 0
Filters:	
Filters and blow-ups	8 0
Char end:	
Kilns, filling and emptying cisterns ..	10 6
Pan floor:	
Refined fugals	13 0
Boil-out fugals	4 6
Refined sugar:	
Dryer and grader	6 0
Scaleman	8 0
Packages:	
Leading hand	9 0
Darners and handlers	Nil
Men washing and drying	Nil
Cleaner attendants	3 0
Refined Sugar Store Room:	
Leading hand	10 6
Stackers and truckers	3 0
Engineers' store attendant	5 0
Yard gang:	
Leading hand	6 0
Yardman	Nil
Unspecified workers	Nil
Casual hand receiving raw sugar, 2s. 4½d. per hour.	

	Per Cent. of Basic Wage.
	If required to work rotating Shifts—
	Day Shift day, afternoon, and night.
Junior workers:	
Aged 16 to 17 years	35
Aged 17 to 18 years	57½
Aged 18 to 19 years	57½
Aged 19 to 20 years	67½
Aged 20 to 21 years	87½

Handling coal:

Workers engaged in handling coal shall be paid at the rate of one penny halfpenny (1½d.) per hour extra whilst so employed.

In witness whereof this Award has been signed by the Acting President of the Court and the Seal of the Court has been hereto affixed this 21st day of July, 1937.

T. F. DAVIES,
Acting President.

[L.S.]

INDUSTRIAL AGREEMENT.

No. 19 of 1937.

(Registered 3/8/1937.)

AGREEMENT.

THIS Agreement, made in pursuance of "The Industrial Arbitration Act, 1912-1935," this 29th day of July, One thousand nine hundred and thirty-seven, between the Hon Premier of the State of Western Australia, hereinafter referred to as "the Employer," of the one part, and the Amalgamated Road Transport Union of Workers, Perth, hereinafter referred to as "the Union," of the other part. The parties hereto mutually covenant and agree as follows:—

1.—Scope.

This Agreement shall apply only to employees engaged at the Government Motor Garage under the control of the Premier's Department.

2.—Area.

This Agreement shall apply over the area comprised within the South-West Land Division of the State of Western Australia.

3.—Wages.

Basic wage:—

(1) Metropolitan Area, which for this purpose shall be deemed to be that portion of the State comprised within a radius of fifteen (15) miles from the General Post Office, Perth—£3 14s. 11d. per week.

(2) South-West Land Division of the State, except such portion thereof as is comprised within the Metropolitan Area as defined herein—£3 15s. 10d. per week.

Except in the case of casual workers the minimum rates of wages payable in addition to the basic wage shall be as follows:—

	Margin per week.
	s. d.
Motor car driver	11 6
Junior worker (one only to be employed)—	
If under 17 years of age	£ 1 17 5
If 17 and under 18 years of age	2 8 7
If 18 and under 19 years of age	2 17 8
If 19 and under 20 years of age	3 5 2
If 20 and under 21 years of age	3 11 2

4.—Casual Workers.

(a) Casual workers shall be paid at the rate of 2s. 6d. per day, in addition to an hourly rate calculated upon the weekly wage prescribed in Clause 3 hereof and on the basis that 44 hours constitutes a week's work: Provided that the minimum payment to a casual worker for work performed on any one day shall not be less than 5s.: Provided further, that the rate of payment for casual workers for work done on any Sunday or public holiday shall be at the rate of time and a half of the ordinary rate for casual workers.

"Public holiday" for this purpose shall have the same meaning as in Section 4 of "The Factories and Shops Act, 1920."

5.—Hours.

The hours workers may be called upon to work without payment of overtime shall be as follows:—9 hours per day or 44 hours per week.

All time worked on any day or days to make up the hours of duty in any week shall be worked in a continuous shift; provided that, where any meal time, as set out in Clause 15 hereof is not worked, such meal time shall not be included when computing the hours of duty each day.

6.—Overtime.

All time of duty in excess of the hours prescribed by Clause 5 hereof, and all time of duty in excess of a spread of 10 hours in any one day, shall stand alone and be paid for, in addition to the weekly or casual wage, as the case may be, at the rate of time and half.

7.—Sunday Work.

No worker shall be permitted to be on duty on more than one Sunday in any calendar month, or two Sundays when there are five Sundays in the month, unless he shall be paid at the rate of time and half for all time worked on any Sunday after the first or second of such Sundays worked within such calendar month. Where a

worker works on a Sunday, which work entitles him to Sunday pay increased in accordance with the foregoing provisions of this clause, such payment shall be for not less than four hours' pay at the Sunday rate so increased as aforesaid: Provided that, where payment has been made for such Sunday work in accordance with the above provisions, the time for which such payment is made shall not be counted as part of the working week: Provided further, that where a worker is absent from home on country work he shall be deemed to have worked at least eight hours each Sunday, whether actually working or not.

8.—Away from Home Allowance.

A worker engaged on work from which he is unable to return to his home at night shall be paid 2s. 6d. for each meal and 2s. 6d. per night for a bed, from the time he commences on such work until he returns to his home. If the amount actually incurred for meals and bed exceeds 10s. in any one day, such expenses shall be paid by the employer: Provided that worker shall not be paid for breakfast on the first day, unless he is required to start earlier than one hour before his usual starting time. All payment for meals and/or beds shall stand alone and be paid for in addition to the ordinary wages.

9.—Payment for Highest Function.

A junior worker who is called upon to drive for more than two hours on any one day shall be paid the driver's rate of pay for that day.

10.—Annual Leave.

All workers shall be given nine days' leave of absence, exclusive of Sunday, on full pay, after the expiration of each twelve months' service. Such leave shall be given to and taken by the worker within two months of becoming due.

Where the engagement of any worker is terminated after one month's continuous service but before the expiration of twelve months' continuous service, or after any period of continuous service from the date on which the previous annual leave became due, he shall be paid, in lieu of leave, in proportion to the length of his service. This proviso shall not apply in any case where the worker is dismissed for dishonesty.

11.—Holidays.

All time of duty on New Year's Day, Good Friday, Easter Monday, Labour Day, Christmas Day, and Boxing Day shall stand alone and be paid for, in addition to the weekly wage, at the rate of time and a half. Provided that the minimum payment for work on any of these days shall be for four hours at the rates before mentioned.

12.—Sick Leave.

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

13.—Pay Day.

All wages shall be paid weekly, and not more than three days' pay shall be held in hand.

14.—Time and Wages Book.

The employer shall provide a time and wages book, to be kept at a place where it is easily accessible to the employer and the worker. This book shall show the name of each worker, the time he starts and finishes work each day, the number of hours worked by and the wages and overtime paid to each worker, and the worker's signature therefor. The employer and worker shall be severally responsible for the proper posting of the book daily. Such book shall be open to inspection during working hours, between 9 a.m. and 5 p.m. Monday to Friday, inclusive, and between 9 a.m. and 12 noon Saturdays, by the secretary of the Union or any other person authorised in writing by him: Pro-

vided that the employer may at his option, in lieu of a time book, provide a mechanical clock for the purpose of recording the starting and finishing times of workers, in which case a record of the number of hours worked each day by each worker, and the wages and overtime paid to such worker, shall be entered on a card or check (used in connection with such clock), which shall be signed by the worker on receipt of wages each week. The employer and worker shall be severally responsible for the correct keeping daily of such card or check, which shall be open to inspection in the same manner as the time and wages book before mentioned.

15.—Meal Times.

Not more than two hours shall be allowed for meal times in one day, and no meal time shall be less than 30 minutes or more than one hour. Meal times shall be, so far as practicable between 7 a.m. and 8 a.m.; lunch between 12 noon and 2 p.m.; dinner between 6 p.m. and 7 p.m. Workers on satisfying the employer that they were prevented from returning to the Garage for meals, shall be paid 1s. 3d. for each meal.

16.—Termination of Employment.

(a) One week's notice at any time on either side shall be required before the engagement of any but a casual hand shall be determined: Provided that the employer may at any time dismiss a worker for refusal or neglect to obey orders, misconduct, carelessness in the performance of his duties, or if, after receiving one week's notice, he does not carry out his duties in the same manner as he did prior to such notice.

(b) Notice given every week to determine the employment without any intention to determine the employment at the end of the week, but only with a view of dismissing men at any time, shall not be deemed notice for the purpose of the Agreement.

17.—Contract of Employment.

(a) Weekly hands ready and willing to work for the whole week and not dismissed for any reason set out in Clause 16 of this Agreement shall be paid a full week's wages.

(b) The employer shall, when engaging workers, state definitely whether such worker is engaged as a weekly or casual hand. Failing such notice the worker shall be deemed to be engaged as a weekly worker.

18.—Definition.

For the purposes of this Agreement:—

“Casual worker” shall mean any person who is engaged as a casual worker and who is dismissed or refused work without any fault of his own before the expiration of six days from the date of commencing work.

19.—Term.

This Agreement shall come into force as from the date hereof, and shall continue in operation for a period of three years.

20.

This Agreement shall supersede Industrial Agreement No. 8 of 1934.

Signed by the said Premier—

(Sgd.) J. WILLCOCK.

In the presence of—

(Sgd.) L. E. SHAPCOTT.

Signed and Sealed by and on behalf of the Amalgamated Road Transport Union of Workers, Perth—

(Sgd.) O. E. NILSSON,
Secretary.

Witness—

F. Geo. Cayley.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 416 of 1936.

In the matter of “The Industrial Arbitration Act, 1935,” and in the matter of an Application by The Operative Painters and Decorators' Industrial Union of Workers, Perth, for amendment of Constitution and Rules.

UPON reading the application of The Operative Painters and Decorators' Industrial Union of Workers, Perth, there being no objections to the application, and the requirements of the said Act and the Regulations made thereunder having been complied with, I, the

undersigned, Acting President of the Court of Arbitration, pursuant to the powers vested in me by Section 3 of the said Act, do hereby amend the constitution and rules of The Operative Painters and Decorators' Industrial Union of Workers, Perth, in the terms set forth in the application of the said Union dated the 2nd day of October, 1936.

Dated at Perth this 7th day of May, 1937.

(Sgd.) T. F. DAVIES,
Acting President

THE INDUSTRIAL ARBITRATION ACT, 1912-1935.
No. 39 of 1936.

Between Australian Workers' Union Westralian Goldfields Mining Branch Industrial Union of Workers, Applicant, and Yampi Sound Mining Company, Limited, Respondent.

THE Industrial Board for the Mining Section of the Iron Ore Mining Industry, in pursuance of the powers and duties conferred upon it by Section 107 of "The Industrial Arbitration Act, 1912-1935," and in pursuance of a remission to it by the Court of Arbitration, doth hereby make the following Award in connection with the industrial dispute between the abovenamed parties:—

AWARD.

1.—Area and Scope.

This Award shall apply to workers engaged in vocations mentioned herein and employed in or in connection with the production of iron ore in Yampi Sound.

2.—Hours.

(a) Forty-four (44) hours, exclusive of crib time, shall constitute a week's work for surface workers on Mondays to Fridays, inclusive, eight (8) hours, and on Saturdays, four (4) hours.

(b) When more than one shift is worked on the surface, forty-four (44) hours shall constitute a week's work on Mondays to Fridays, inclusive, eight (8) hours, inclusive of crib time, and on Saturdays, four (4) hours, exclusive of crib time.

(c) Provided, however, that in the case of continuous and/or shift work this provision shall be deemed to have been complied with if the ordinary working hours do not exceed eighty-eight (88) hours per fortnight, to be worked in shifts of eight (8) hours each, including crib time: Provided further, that by agreement between an employer and the Union, the hours of work may be worked under a roster, which shall provide for an average of forty-four (44) hours per week, spread over a period of three (3) weeks.

The actual times for starting and finishing work shall be as agreed upon between the employer and the workers, but, in the event of these parties being unable to agree, shall be as fixed by a Board of Reference constituted under Clause 16 of this Award.

3.—Smoke-ols.

Two (2) breaks of ten (10) minutes each shall be allowed in each shift to all workers during working hours: Provided that such breaks do not prevent the continuous operation of essential machinery.

4.—Overtime.

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

(b) All work done on Sundays, Christmas Day, Good Friday, Easter Monday, and Labour Day shall be paid at double time, except work in connection with repairs to machinery which has broken down and caused a stoppage of operations.

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

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

(e) A worker who is called upon to start work before his usual starting time when he has worked overtime in the preceding shift shall be paid double time up to his usual starting time.

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

5.—Annual Holidays.

(a) Annual holidays shall be taken at the convenience of the management.

(b) Workers shall receive one month's notice of the date on which the holiday is to commence.

(c) Annual holidays, which shall include eighteen (18) working days on full pay, shall be granted once in each year to every worker: Provided he has worked two hundred and eighty-five (285) shifts at ordinary rates of pay, and, should he have worked less than two hundred and eighty-five (285) such shifts when the holiday is taken, or at the termination of his employment, he shall be paid for a proportionate number of holidays. Payment for the said holidays shall be at the rate of pay the worker is receiving immediately before the holiday is taken, or employment terminated: Provided further, that where the worker is dismissed for wilful misconduct he shall not be entitled to the benefits of the provisions of this clause.

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

6.—Travelling Allowance.

(a) Any worker engaged by the employer to work at Yampi Sound shall refund to the employer the amount of fare (if any) paid on his behalf by the employer to the nearest port to Yampi Sound at which passenger-carrying vessels call. The refund shall be made in such a manner as is agreed upon in writing by the worker and the employer.

(b) Each worker engaged by the employer shall be entitled to a refund of any fare paid by the worker to Yampi Sound: Provided such worker shall have worked six (6) months continuously for the employer. This clause shall apply only to the fares incurred for the purpose of entering the service of the employer at the original engagement.

7.—Rates of Pay.

The following shall be the minimum rates of wage payable to the workers employed in the vocations set out hereunder:—

Basic wage—£4 7s. 0d.	Margin Over Basic Wage.	
	s.	d.
(a) Blacksmith's striker	9	0
(b) Tradesman's assistant	6	0
(c) Toolsharpenner	12	0
(d) Hammer and drill man	8	0
(e) Powder monkey	18	0
(f) Concrete and mortar mixer	6	0
(g) Spaller (man using a spalling hammer for more than two (2) hours in any one day)	6	0
(h) Crackerman	6	0
(i) Hoist-driver (Holman or similar)	11	0
(j) Roper and rigger	12	0
(k) Pipe fitter	14	0
(l) Platelayer	6	0
(m) Barrers down in quarry	12	0
(n) Watchman	9	0
(o) Rock drill machine man	13	0
(p) Sanitary man	20	0
(q) Brush hand	9	0
(r) General labourer on surface	Nil	

Junior workers—	Percentage of Male Basic Wage.
Between 17 and 18 years of age	60
Between 18 and 19 years of age	70
Between 19 and 20 years of age	80
Between 20 and 21 years of age	100

A junior worker may be employed in any of the vocations mentioned in this Award: Provided that, in the event of any dispute between the parties to this Award as to the appropriateness of the employment of a junior worker in any of the vocations mentioned, the matter may be referred to the Board of Reference for decision.

8.—District Allowance.

In addition to the wages prescribed in Clause 7 of this Award, an allowance of twenty shillings (20s.) per week shall be paid to all workers.

9.—Board and Lodging.

If required, workers shall be provided with suitable board and lodging. Such lodging shall include the provisions of a stretcher, mattress and pillow.

The employer shall be entitled to deduct the sum of twenty-eight shillings (28s.) per week from the wages of each worker for the board and lodging so provided.

10.—Payment of Wages.

Wages shall be paid fortnightly.

11.—Mixed Functions.

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

(b) A worker's regular rate of pay shall not be reduced whilst he is temporarily employed at work classified with a lower minimum, owing to shortage of material occasioned by the employer's default, or for any other cause within the control of the employer.

12.—Accidents and Transportation.

In cases of accident the employer shall make the necessary provision for the transport of the injured worker to the nearest hospital town, and, when deemed necessary by the first-aid attendant, some person shall accompany the injured worker, such attendant to be transported free and be paid for all lost time and reasonable expenses incurred.

13.—Water Supply.

The employer shall provide potable water for workers, in quantities not less than three (3) gallons per day per man.

14.—Tools.

All tools required by workers and necessary for the work shall be provided at the cost of the employer, and such tools shall be satisfactorily accounted for when required.

15.—Union Representative.

(a) The duly appointed representatives of the Union on the works shall be recognised by the employer.

(b) In the case of a disagreement existing or anticipated concerning any of the provisions of this Award, an accredited representative of the Union shall be permitted to interview the workers during the recognised meal hour, on the business premises of the employer.

16.—Settlement of Disputes.

The Board appoints for the purposes of the Award a Board or Boards of Reference. Each Board shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. There are assigned to each such Board, in the event of no agreement being arrived at between the parties to the Award, the functions of:—

- (i) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award or any of them;
- (ii) classifying and fixing wages, rates, and conditions for any occupation or calling not specifically mentioned in the Award;
- (iii) deciding any other matter that the Court may refer to such Board from time to time.

An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Regulations to "The Industrial Arbitration Act, 1912-1935," which for this purpose are embodied in this Award.

17.—Contract of Service.

(a) The contract of service shall be by the week and shall be terminable by one week's notice on either side.

(b) The employer shall be under no obligation to pay for any day not worked upon which the worker is required to present himself for duty, except such absence from work is due to illness and comes within the provisions of Clause 18, or such absence is on account of holidays to which the worker is entitled under the provisions of Clause 5 of this Award.

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

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

18.—Absence through Sickness.

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

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

19.—Time and Wages Book.

(a) The employer shall keep a time and wages book showing the name of each worker, and the nature of his work, the hours worked each day and the wages and allowances paid each week. Any system of automatic recording by means of machines shall be deemed a compliance with this provision to the extent of the information recorded.

(b) The time and wages record shall be open for inspection to a duly accredited official of the Union during the usual office hours, at the employer's office or other convenient place, and he shall be allowed to take extracts therefrom.

20.—Term.

The currency of this Award shall be for a period of three (3) years from the date hereof.

21.—Junior Workers.

Junior workers under the age of twenty-one (21) years may be employed in the proportion of one junior to every fifteen (15) or fraction of fifteen (15) adult workers employed under this Award. For the purpose of calculating the number of junior workers allowed to be taken at any time, the average number of adult workers employed on all working days of the six (6) months immediately preceding such time shall be deemed to be the number employed: Provided that the fraction of fifteen (15) shall not be less than one: Provided further, that in the case of any business established for less than six (6) months the method of calculation of the proportion of junior workers shall be determined by the Board of Reference.

22.—Piecework.

There shall be implied in every contract in which a worker is engaged to perform any kind of work at or for a remuneration other than the rates fixed by this Award:—

(a) Where the engagement is for a period of time, such period shall not be determined before the expiration thereof, without the written consent of the worker.

(b) Where the engagement is to perform a specified quantity of work, the amount of work to be performed shall not be curtailed by a greater amount than five per cent. (5 per cent.).

(c) The rate of remuneration agreed upon shall not be decreased during the engagement.

(d) The actual remuneration paid for the work done shall not be less than the amount which the worker would have received for the period of his work if he had been working for that period at the rate of wages and allowances fixed by this Award for the work done.

(e) The price of any article to be supplied by the employer to the worker shall be specified prior to the contract being entered into, and shall not be increased during the period of the contract.

(f) Where the work is to be carried out by a body of workers acting together, the number of workers to be employed shall be specified in the contract. In the event of the specified number of workers not being present during any shift, the employer may provide a substitute in the place of any worker absent, and shall pay such substitute wages at the rate fixed by this Award, or by the contract, whichever shall be the greater, for the work done by him during the time he is so employed as a substitute, and may charge such payment against any money found due under the contract.

(g) Where any workers are employed to work by or with the contractors at a wages remuneration, the employer shall be entitled to pay the amount due to such wage workers for the period they have been employed at the rate fixed by this Award or by the rate fixed by the contract, whichever shall be the greater, and to charge the payment so made against the amount found due to the contractors. A printed copy of these conditions shall be kept exhibited in the change room on the works.

23.—Under-rate Workers.

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

In witness whereof this Award has been signed by the Chairman of the Industrial Board this 5th day of August, 1937.

FRANK WALSH,
Chairman.

THE COMPANIES ACT, 1893.

The Maylands Milling Company, Limited.

NOTICE is hereby given that the Registered Office of The Maylands Milling Company, Limited, is situated at 65 Crawford road, Maylands, and will be open for the transaction of business, between the hours of 9 a.m. and 5 p.m. on week days (Saturdays and holidays excepted) and 9 a.m. and 12 noon on Saturdays.

Dated this 12th day of August, 1937.

NORTHMORE, HALE, DAVY & LEAKE,
Halsbury Chambers, Howard street, Perth,
Solicitors for the Company.

Western Australia.

THE COMPANIES ACT, 1893.

The Lamson Store Service Company, Limited.

THREE months' notice is hereby given, pursuant to Section 208 of "The Companies Act, 1893," of the intention of the abovenamed Company to cease to carry on business in the State of Western Australia. The assets of the Company have been taken over by Lamson Engineering Company, Limited, by whom the business will be continued.

Dated this 10th day of August, 1937.

WALTER JAMES,
Attorney in Western Australia
for The Lamson Store Service Company, Limited.

THE COMPANIES ACT, 1893.

William Adams & Company, Limited.

NOTICE is hereby given that the Power of Attorney granted by William Adams & Company, Limited, to Mr. John Howard Russell has been revoked and that Mr. Frederick Charles McWilliam is now the Attorney for the Company in the State of Western Australia: Notice is hereby further given that the Registered Office of William Adams & Company, Limited is situate at No. 432 Murray street, Perth. The hours during which the office of the Company is accessible to the public are as follows:—Upon every week-day from 9 a.m. to 5.30 p.m., excepting upon Saturday, when the hours are 9 a.m. to 12.30 p.m.

Dated this 29th day of July, 1937.

F. C. McWILLIAM,
Attorney for William Adams & Company,
Limited, for the State of Western
Australia.

Morris Craweour, Atlas Building, Esplanade, Perth,
Solicitor for William Adams & Company, Limited.

Western Australia.

THE COMPANIES ACT, 1893.

United Dominions Corporation (Australia), Limited.

NOTICE is hereby given that the Registered Office in Western Australia of the abovenamed Company is situate at 47 St. George's terrace, Perth.

Dated this 9th day of August, 1937.

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

THE COMPANIES ACT, 1893.

Carrier Australasia, Limited.

NOTICE is hereby given that the Registered Office in Western Australia of the abovenamed Company is situate at No. 3 First Floor, London Court Arcade, St. George's terrace, Perth.

Dated this 16th day of August, 1937.

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

THE COMPANIES ACT, 1893.

Town and Suburban Properties, Limited.

Notice of Change of Office.

NOTICE is hereby given that the Registered Office of the Town and Suburban Properties, Limited, is now situate at the Grand Theatre Buildings, 166 Murray street, Perth.

Dated the 12th day of August, 1937.

JAMES STILES,
Secretary.

Western Australia.

THE COMPANIES ACT, 1893.

Burketts Agencies, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at 123 Maritana street, Kalgoorlie, and is open and accessible to the public between the hours of 9 a.m. and 5 p.m. on week days, including Saturdays but excluding holidays.

JOSEPH, MUIR, & WILLIAMS,
Solicitors, A.N.A. House, St. George's terrace,
Perth, Agents for Messrs. F. C. Cowle & Co.,
Kalgoorlie, Solicitors for the abovenamed
Company.

THE COMPANIES ACT, 1893.

C. J. Ellershaw & Company, Limited.

NOTICE is hereby given that the Registered Office of C. J. Ellershaw & Company, Limited, is situate at 23 Cliff street, Fremantle, and is accessible to the public between the hours of 9 a.m. and 5 p.m. on all week days excepting Saturdays, when the office closes at noon.

Dated this 13th day of August, 1937.

HARDWICK, FORMAN, & SLATTERY,
Solicitors for C. J. Ellershaw & Company, Limited,
the Bank of Adelaide Chambers, cr.
High and Pakenham streets, Fremantle.

ROTHSAY GOLD MINES, NO LIABILITY.

NOTICE is hereby given that the Registered Office of the abovenamed Company in this State is situate at the offices of Messrs. Stoddart and Co., Palace Chambers, Maritana street, Kalgoorlie, and that James Allan Maloney is the duly appointed Attorney of the Company.

JOSEPH, MUIR, & WILLIAMS,
St. George's terrace, Perth,
• Solicitors for the Company in Western Australia.

ROTHSAY GOLD MINES, NO LIABILITY.

NOTICE is hereby given that Rothsay Gold Mines, No Liability, having been reconstructed into a new Company of the same name, intends at the expiration of three months from the last publication of this notice voluntarily to cease carrying on business in the State of Western Australia.

Dated this 11th day of August, 1937.

JOSEPH, MUIR, & WILLIAMS,
Solicitors and Agents for
James Allan Maloney, Attorney.

THE COMPANIES ACT, 1893.

Burns Philp & Company, Limited.

THE office of the abovenamed Company in Western Australia, where all legal proceedings may be served and all notices addressed or given to the Company, is situated at Nos. 30, 32, and 34 William Street, Fremantle.

Dated this 10th day of August, 1937.

M. MILLER,
Attorney in Western Australia
for Burns, Philp & Company, Limited.
Frank Unmack, Solicitor, Fremantle.

IN THE MATTER OF THE COMPANIES ACT, 1893,
and in the matter of Emanuel, Lawrence & Company, Limited.

AT an extraordinary general meeting of the abovenamed Company, duly convened and held at the office of Mr. Robert Forrest, of New Zealand Chambers, 105 St. George's terrace, Perth, on the 16th day of August, 1937, at noon, the following special resolution was duly passed, namely:—That the Company be wound up voluntarily and that Mr. Robert Forrest, of New Zealand Chambers, 105 St. George's terrace, Perth, be appointed Liquidator for the purpose of such winding-up, and that there shall be paid to the Liquidator by way of remuneration for his services in the winding-up in addition to his costs, charges, and expenses the sum of £2 2s.

Dated this 16th day of August, 1937.

RAY EMANUEL,
Chairman.

IN THE MATTER OF THE COMPANIES ACT, 1893,
and in the matter of Mandurah Capitol and Cabaret Company, Limited (In liquidation).

THE creditors of the abovenamed Company are required, on or before the 18th day of September, 1937, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Arthur Douglas Sinclair, of 12 Nestle House, St. George's terrace, Perth, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator are by their Solicitors or otherwise to prove their debts or claims, at 12 Nestle House, Perth, the office of the Liquidator, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved; Monday, the 20th day of September, 1937, at four o'clock in the afternoon, at the said office, is appointed for determining as to the allowance of the debts and claims.

Dated this 18th day of August, 1937, at Perth.

A. D. SINCLAIR,
Liquidator.

A. Douglas Sinclair, Chartered Accountant, 12 Nestle House, 188 St. George's terrace, Perth.

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 C. J. Ellershaw & Company, Limited.

Dated this 13th day of August, 1937.

G. J. BOYLSON,
Acting 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 The Maylands Milling Company, Limited.

Dated this 13th day of August, 1937.

G. J. BOYLSON,
Acting 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 Wiluna Produce, Limited.

Dated this 16th day of August, 1937.

G. J. BOYLSON,
Acting Registrar of Companies.

Supreme Court Office, Perth, W.A.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of William Herbert Turner, late of Darlington road, Darlington, in the State of Western Australia, Insurance Clerk, Australia.

NOTICE is hereby given that all persons having claims or demands upon or against the Estate of the abovenamed William Herbert Turner, deceased, are requested to send particulars in writing of their claims and demands to Helen Turner, the Executrix of the Will of the abovenamed deceased, of c/o T. A. Draper, Solicitor, City Mutual Buildings, 62 St. George's terrace, Perth, on or before the 20th day of September, 1937; and, further, that at the expiration of the last-mentioned date the said Executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice.

Dated the 13th day of August, 1937.

T. A. DRAPER,
City Mutual Building,
62 St. George's terrace, Perth,
Solicitor for the Executrix.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will of Kate Selina Batten, late of 5 Rupert street, Subiaco, in the State of Western Australia, widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of St. George's terrace, Perth, on or before the 20th day of September, 1937, after which date the said Executor will distribute the assets amongst the persons entitled thereto, having regard only to those claims and demands of which it shall then have had notice.

Dated the 11th day of August, 1937.

W. E. B. SOLOMON,
70 St. George's terrace, Perth, Solicitor for the Executor, the Perpetual Executors, Trustees, and Agency Company, Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will of Ann (also known as Annie) Spalding Nisbet, late of 29 Irvine street, Cottesloe, in the State of Western Australia, spinster, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of St. George's terrace, Perth, on or before the 20th day of September, 1937, after which date the said Executor will distribute the assets amongst the persons entitled thereto, having regard only to those claims and demands of which it shall then have had notice.

Dated the 11th day of August, 1937.

W. E. B. SOLOMON,
70 St. George's terrace, Perth, Solicitor for the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will of Edward Thomas Lewis, formerly of Perth, in the State of Western Australia, Accountant and Auditor, but late of Edward street, Gosnells, in the said State, Clerk, deceased.

ALL persons having claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars of such claims to the Executrix, Agatha Lillian Lewis, of care of Fred Curran, Solicitor, 37-39 Padbury Buildings, Forrest place, Perth, on or before the 20th day of September, 1937, after which date the said Executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to those claims and demands of which particulars shall have been given as aforesaid.

Dated this 11th day of August, 1937.

FRED CURRAN,
37-39 Padbury Buildings, Forrest place, Perth, Solicitor for the Executrix.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Louisa Emily Leake, formerly of Malcolm street, but late of Bishop's grove, St. George's terrace, Perth, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars thereof in writing to the Executor, care of the undersigned, on or before the 20th day of September, 1937, and that at the expiration of that date the Executor will distribute the assets of the said deceased among the persons lawfully entitled thereto, having regard only to such claims or demands of which the Executor shall then have had notice.

Dated the 9th day of August, 1937.

NORTHMORE, HALE, DAVY, & LEAKE,
Halsbury Chambers, Howard street, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will of Frank Blanchard, late of 7 Stuart street, Maylands, in the State of Western Australia, House Painter, deceased.

ALL claims or demands against the Estate of the abovenamed deceased must be sent in to The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of 93 St. George's terrace, Perth, the Executor of the Will of the said deceased, on or before the 20th day of September, 1937, after which date the said Executor will distribute the assets of the Estate of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands so sent in.

Dated the 11th day of August, 1937.

F. W. DORNEY,
Solicitor for the said Estate,
Trinity House, 70 St. George's terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Eleanor Jane Mead, late of Kalamunda, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed

Eleanor Jane Mead, deceased, are required to send 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 20th day of September, 1937, after which date the Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to claims and demands of which the said Executor shall then have had notice.

Dated this 11th day of August, 1937.

LAVAN, WALSH, & LAVAN,
Queensland Insurance Building, 29 Barrack street, Perth, Solicitors for the Executor, 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 Alexander McCallum, late of 47 Wray avenue, South Fremantle, in the State of Western Australia, formerly The Honourable the Minister for Works, but latterly Chairman of Agricultural Bank Commissioners, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed Alexander McCallum, deceased, are required to send particulars thereof in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of 93 St. George's terrace, Perth, on or before the 20th day of September, 1937, after which date the Executor will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 11th day of August, 1937.

STONE, JAMES & CO.,
Solicitors for the Executor, the said The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of Joseph Davis, late of Capel, in the State of Western Australia, Farmer, deceased (intestate).

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are required to send particulars thereof in writing to the Administratrix, Sarah Jane Davis, c/o the undersigned, on or before the 20th day of September, 1937, after which date the said Administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to those claims or demands of which particulars shall have been given as aforesaid.

Dated this 10th day of August, 1937.

SLEE & ANDERSON,
of Stephen street, Bunbury (Solicitors for the said Administratrix), by their Agents, Northmore, Hale, Davy, & Leake, of Howard street, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of James Cecil Shields, late of "Glen Var," Wongan Hills, Pastoralist, but previously of 42 Swanbourne terrace, Cottesloe Beach, in the State of Western Australia, Engineer, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed James Cecil Shields, deceased, are required to send particulars thereof in writing to The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, the Administrator (with the Will) of the Estate of the said deceased, on or before the 20th day of September, 1937, after which date the Administrator (with the Will) will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 11th day of August, 1937.

STONE, JAMES & CO.,
Solicitors for the Administrator (with the Will), the said 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 Adolph Sophus Carl Voigt (in the Will wrongly called Adolph Carl Sophus Voigt) late of 54 Pearse street, Cottesloe and formerly of Johnston street, Cottesloe, in the State of Western Australia, Linotyper, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are requested to send full particulars of the same in writing to the Executor of the Will of the said deceased, c/o Lionel Weston de Morley, 44 St. George's terrace, Perth, on or before the 20th day of September, 1937, after the expiration of which time the Executor will distribute the assets of the said deceased amongst the persons entitled thereto, without any reference to any claims or demands of which the said Executor shall not then have had notice.

Dated this 11th day of August, 1937.

LIONEL WESTON DE MORLEY,
44 St. George's terrace, Perth,
Solicitor for the Executor.

THE ADMINISTRATION ACT, 1903-1934.

Notice.

In the Will of Thomas Walker Donaldson, late of 76 The Avenue, Nedlands, in the State of Western Australia, Investor, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed Thomas Walker Donaldson, deceased, must send particulars in writing of the same to the Executors, John Rushworth Donaldson and Thomas Rawson Donaldson, care of Morris Crawcour, Solicitor, Atlas Building, Esplanade, Perth, on or before the 20th day of September, 1937, after which date the said Executors will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to such claims and demands of which they shall then have had notice.

Dated the 10th day of August, 1937.

MORRIS CRAWCOUR,
Atlas Building, Esplanade, Perth, Solicitor for
John Rushworth Donaldson and Thomas Rawson
Donaldson, the Executors of the Will of
Thomas Walker Donaldson, deceased.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of James Lyon Johnston, late of 8 Judd street, South Perth, in the State of Western Australia, Retired Magistrate, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are requested to send particulars of their claims or demands 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 abovenamed deceased, on or before the 20th day of September, 1937; and further, take notice, that 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 or demands of which the said Company shall then have had notice.

Dated this 16th day of August, 1937.

LOHRMANN & TINDAL,
Perpetual Trustee Buildings, 89 St. George's
terrace, Perth, Solicitors for the West Aus-
tralian Trustee, Executor, and Agency Com-
pany, Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of Fateh Bux (also known as Fatih Bux), late of 21 Harwood place, Perth, in the State of Western Australia, Retired Hawker, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are requested to send particulars in writing thereof to the Administrator (with the Will), The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 20th day of September, 1937, after which date the said Administrator (with the Will) will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to claims and demands of which it shall then have had notice.

Dated this 14th day of August, 1937.

COOPER & DAVIDSON,
89 St. George's terrace, Perth, Solicitors for the
Administrator (with the Will) of the Estate
of the said deceased.

NOTICE TO CREDITORS.

IN THE SUPREME COURT OF WESTERN AUSTRALIA, PROBATE JURISDICTION.

NOTICE is hereby given that all persons having claims against the Estates of the undermentioned deceased persons (orders to collect and administer whose Estates were granted to me by the said Court under "The Curator of Intestate Estates Act, 1918") are hereby required to send particulars of such claims to me on or before the 20th day of September, 1937, after which date I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims of which I shall then have had notice.

Dated at Perth the 19th day of August, 1937.

J. H. GLYNN,
Curator of Intestate Estates.

Name.	Date of Death.	Date of Order.	Address.	Occupation.
Gray, James Miller	12-3-37	12-8-37	Wiluna	Carrier.
McJannet, William	13-4-37	"	formerly of Carnarvon, but late of Claremont	Miner.
Irwin, John Andrew	1-5-37	"	Leonora	Labourer and pen- sioner.
Holden, Samuel	12-8-36	"	Coolgardie	Unknown.
Kazanegra, Gligor (also known as Glijor Kazanegre)	25-4-37	"	Boulder	Miner.
Buckingham, Lancelot Arthur	8-5-37	"	Gogo Station, Fitzroy Crossing	Stockman.
Davidson, Malcolm Anderson	22-6-37	"	Coolgardie	Pensioner.
Dunn, Andrew James	24-6-37	"	Wyndham	Miner.
Land, John	4-7-37	"	do.	Stockman.
Slater, Thomas	15-2-37	18-8-37	formerly of Subiaco, but late of Claremont	Farm labourer.
Hill, Henry	28-4-37	"	formerly of William street, Perth, but late of Clare- mont	Miner.
Renton, David	20-6-37	"	formerly of 30 Railway avenue, Bassendean, but late of 14 Brookman street, North Perth	Gentleman.

THE BANKRUPTCY ACT, 1892.

Order made on Application for Discharge.

Debtor's Name.	Address.	Description.	Court.	Number.	Date of Order.	Nature of Order made.
Walter Buxton	lately carrying on business at Stone street, West Perth	Butcher ...	Supreme Court of Western Australia	84 of 1906	22nd day of July, 1937	Unconditional discharge.

Dated this 17th day of August, 1937.

H. S. CROFTS,
Official Receiver in Bankruptcy,
Supreme Court, Perth.

ACTS OF PARLIAMENT, ETC., FOR SALE AT
GOVERNMENT PRINTING OFFICE.

Acts of Parliament, etc.—*continued.*

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Adoption of Children Act	0	2	3	Illicit Sale of Liquor Act	0	0	6
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Dairy Products Marketing Regulation Act	0	2	0	Land Drainage Act	0	2	0
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Fisheries Act (Consolidated)	0	1	0	Nurses' Registration Act	0	1	0
Forests Act	0	1	6	Pawnbrokers Act (Consolidated)	0	1	0
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Gold Mining Profits Tax and Assessment	0	1	0	Purchasers' Protection Act	0	1	6
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<i>Hansard</i> Report, per vol.	0	7	6	Public Service Act (Consolidated)	0	1	0
<i>Hansard</i> Report, weekly issue, per copy	0	0	6	Public Works Act and Amendment	0	2	6
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THE W.A. INDUSTRIAL GAZETTE.

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