



Government Gazette

WESTERN AUSTRALIA.

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No. 19.]

PERTH : FRIDAY, APRIL 28.

[1939.

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 as from the date specified:—Rutherford, George Alexander, Bungar Station via Payne's Find, 21st April, 1939; Killicoat, Harry Ormonde and Myles, Menzies, 20th April, 1939; Kelly, Martin Patrick, Badgerin West via Koorda, 24th April, 1939.

W. A. WHITE,
Director.

26th April, 1939.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.
NOTICE is hereby given that the following Stay Orders have been issued in accordance with section 7, subsection (1), of the Farmers' Debts Adjustment Act, 1930-1934, which reads as follows:—

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

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

Farmer (Surname and Christian Names), Address, and Date of Order.

Pike, Michael Melville, Kukerin; 19th April, 1939.
La Mont, Clarence Aubrey, Ongerup; 19th April, 1939.
Leach, Albert Edwin, Goodlands; 19th April, 1939.
Trembath, William Nicholas, Kondinin; 19th April, 1939.
Lefroy, William Edward de Courcy and Herbert Kitchener (trading as Lefroy Bros.), Youanmi; 19th April, 1939.
Pegrum, William Frederick, Kondinin; 19th April, 1939.
McCormick, William Robert, Moore River, via Gingin; 20th April, 1939.

Howell, Ruth Sylvia and Frederick Sidney, Dumbleyung; 20th April, 1939.
Maddock, Norman George and Mabel Victoria, Lake Brown; 21st April, 1939.
Arrow, John Bernard, Koorda; 24th April, 1939.
Threadgold, Glenister Albert Miller and Edwin Dodson, Carnamah; 24th April, 1939.
Knight, Reginald Daeres and Doris Isabella, Mingenew; 24th April, 1939.
Fitzgerald, Maurice, Morawa; 24th April, 1939.
Birch, Harold, Baandee; 24th April, 1939.
Taylor-Smith, Stephen, Pingaring; 24th April, 1939.

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

W. A. WHITE,
Director.

26th April, 1939.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.
NOTICE is hereby given that the following amendment of Stay Order issued under section 11 has been effected:—Buskin, James Thomas, Kojonup, amended to read Burkin, James Thomas, Kojonup.

W. A. WHITE,
Director.

26th April, 1939.

Premier's Department,
Perth, 21st April, 1939.

IT is hereby notified, for public information, that His Excellency the Lieutenant-Governor has been pleased to approve of the appointment of the following Ministers to the respective offices of State designated and declared as the eight principal offices under section 43, subsection (2), of the Constitution Acts Amendment Act, 1899:—

Hon. J. C. Willecock—Treasurer and Minister for Forests.

Hon. H. Millington—Minister for Works, Water Supply, and Employment.

Hon. F. J. S. Wise—Minister for Lands and Agriculture.

Hon. A. R. G. Hawke—Minister for Labour and Industrial Development.

Hon. A. H. Panton—Minister for Mines and Health.

Hon. W. H. Kitson—Chief Secretary and Minister for Education.

Hon. E. Nulsen—Minister for Justice and Railways.

Hon. A. A. M. Coverley—Minister for the North-West.

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

IT is hereby notified, for public information, that His Excellency the Lieutenant-Governor in Council has approved of leave of absence for six months with pay being granted to Mr. Joseph Arthur Ellis, Commissioner of Railways, from 2nd May, 1939, and of the appointment of Mr. John Faulkner Tomlinson to act as his deputy during such absence.

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

THE AUDIT ACT, 1904.

Treasury No. 145/35. The Treasury,
Perth, 19th April, 1939.
IT is hereby published, for general information, that Mr. A. Gilmour has been appointed a Certifying Officer for the Railway Department, in place of Mr. W. J. Angel.

A. J. REID,
Under Treasurer.

Office of Public Service Commissioner,
Perth, 27th April, 1939.

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

Ex. Co. 589; P.S.C. 206/39—H. G. Hatswell, Clerk, Treasury Department, to a similar position with a higher classification as from 20th April, 1939;

Ex. Co. 589; P.S.C. 205/39—R. Middleton, Junior Clerk, Treasury Department, to be Clerk as from 20th April, 1939;

Ex. Co. 589—F. H. Baldwin, Junior Clerk, Metropolitan Water Supply Department, to be Clerk as from 1st April, 1939;

Ex. Co. 845; P.S.C. 155/35—Frank Mostyn Vaughan Knapp, under section 29 of the Public Service Act, to be Agricultural Adviser (on probation) as from 25th March, 1938, and Agricultural Adviser (3rd Class) as from 25th March, 1939;

Ex. Co. 859—W. M. Hammond, Junior Clerk, Lands and Surveys Department, to be Clerk as from 12th April, 1939.

Also of the following retirement:—

Ex. Co. 812—M. V. Shaveross, Matron, Heathcote Mental Reception Home, Mental Hospitals Department, under section 9 (6) of the Public Service Act as from 10th September, 1939.

GEO. W. SIMPSON,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Old Classification.	New Classification.	Date Returnable.
Public Works	Engineer, Goldfields Water Supply (Item No. 1038)	...	£830—£1,000	1939. 29th April.
Chief Secretary's	General Manager, State Hotels (Item No. 877)	...	£666, £699, £735, £780	5th May.
Do.	Assistant Inspector of Fisheries	...	*£230—£270	6th May.
Lands and Surveys	Surveyor (Item No. 427)	†£390—£462	£414—£486	do.
Agriculture	Agricultural Adviser, 2nd Class (Item No. 1598) (Dairy Branch)	£330—£390	£414—£438	do.

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

NOTES:—

* Applications are also called under section 29. Limit fixed £245, under clause 10 of Clerical Agreement. Applicants to state age and give full details of experience. A good knowledge of fish and fishing, both net and line, is essential, and applicants must be good boatmen.

† Applications are also called under section 29.

GEO. W. SIMPSON,
Public Service Commissioner.

Crown Law Department,
Perth, 27th April, 1939.

THE Hon. Minister for Justice has, in accordance with section 99 of the Electoral Act, 1907-1936, appointed the undermentioned Polling Places in connection with the Legislative Assembly By-Election for the Forrest District to be held on Saturday, the 20th May, 1939:—

FORREST DISTRICT.

Brunswick Junction—Memorial Hall (Chief Polling Place).
Argyle—State School.
Banksiadale—State School.
Banksiadale—Banksiadale Bush Camp Boarding House.
Benger—Agricultural Hall.
Brookhampton—State School.
Chadoora (Amphion)—Boarding House.
Donnybrook—Hall.
Dwellingup—State School.
Geneagle—Forestry Office.
Hakea—State School.
Hakea Bush Landing—State School.
Hoffman Mill (Duncans)—State School.
Hoffman Mill Bush Camp—Boarding House.
Holyoake—State School.

Holyoake No. 8 Mill—Boarding House.
Holyoake Bush No. 8 Mill—Boarding House.
Huntley—State School.
Inglehope—State School.
Jarrahdale—State School.
Lowden—State School.
Marrinup—State School.
Mornington Mill—State School.
Mornington Mill Bush—Boarding House.
Mumballup—Jones' Residence.
Nanga Brook Mill—State School.
Nanga Brook Bush Camp—Medical Hut.
Newlands—State School.
Roelands—State School.
Rosamel—Clifton's Residence.
Tallanalla—Forestry Office.
Treesville—Mill Office.
Wellington Mill—State School.
Whittaker's Mill—State School.
Whittaker's Mill Bush Camp—Boarding House.
Willowdale—Forestry Office.
Wokalup—Hall.
Worsley—State School.
Wuraming—State School.

H. R. GORDON,
Under Secretary for Law.

WITHDRAWAL NOTICE—PERTH LAND AGENCY.

Department of Lands and Surveys,
Perth, 21st April, 1939.

Corr. 73/39 and 2061/38. (Plan 341D/40.)

IT is hereby notified, for general information, that Peel Estate Lots 608, 615, and 363 have now been withdrawn from selection.

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, 1933-1937, for non-payment of rent or other reasons:—

Name, Lease No., District, Reason, File No., Plan No.
Berley, E. A. E. and Rule, H. J.; 21930/68; Ninghan 2564; £52 10s. 9d.; 603/29; 65/80, C3.
Brain, W. H.; 36995/55; Avon 13960; £126 0s. 10d.; 1834/20; 35/80, C3.
Farr, Arthur; 55/1129; Jilbadji 511; £17 18s. 10d.; 3933/28; 23/80.
Graham, M. A.; 342/455; Koorda 158; £5 8s. 0d.; 1909/34; Koorda.
Johnston, F. W.; 306/109; Nelson; £2 0s. 7d.; 4250/38; 438B/40, D1.
Lannin, J. R.; 347/1695; Peel Estate 831; abandoned; 2583/37; 341/40, C4.
Pritchard, Agnes E.; 5710/153; Collie-Cardiff 338; £1 5s. 6d.; 4084/25; Collie-Cardiff.
Robertson, Amy; 8424/51; Watheroo 35; £15 0s. 0d.; 1184/16; Watheroo.
Toovey, H. A.; 32355/55; Tenterden A.A. 100; £54 7s. 9d.; 8182/12; 444/80, F2.

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, 1933-1938, and its regulations:—

WAGIN.

2nd May, 1939, at 11 a.m., at the District Lands Office—
‡Lake Grace—Town 51, 1r. 2.1p., £35.

CUE.

3rd May, 1939, at 2 p.m., at the Mining Registrar's Office—
‡Reedy—Town 170, 171, 172, 1r. each, £12 10s. each; 173, 39.1p., £12 10s.; 187, 188, 1r. 3.2p. each, £12 10s. each; 130, 203, 1r. each, £12 10s. each.

MEEKATHARRA.

3rd May, 1939, at 11 a.m., at the Mining Registrar's Office—
Meekatharra—Town 522, 1r., £10.

NORSEMAN.

4th May, 1939, at 11 a.m., at the Mining Registrar's Office—
Norseman—Town 368, 1r., £10.

BUNBURY.

10th May, 1939, at 3.30 p.m., at the District Lands Office—
‡Capal—Town 204, 205, 2r. each, £15 each.
‡Donnybrook—Town 311, 39p., £10.

SOUTHERN CROSS.

10th May, 1939, at 3 p.m., at the District Lands Office—
Mount Palmer—Town 54, 1r., 105, 39.1p., £20 each;
‡175, 39.1p., £15.
Westonia—Town 147, 384, 1r. each, £10 each.

NORTHAM.

11th May, 1939, at 11.30 a.m. at the District Lands Office—
‡Baker's Hill—*269, 2a. 0r. 2p., £5; *270, 2a. 0r. 3p., £5.
‡Beechima—*13, 4a. 3r. 6p., £10; 22, 9a. 0r. 2p., £15.
‡Goomalling—*153, 2a. 3r. 34p., £20.

PERTH.

12th May, 1939, at 11 a.m., at the Department of Lands and Surveys—
‡Serpentine—*97, 6a. 1r. 3p., £20.

BEVERLEY.

16th May, 1939, at 3.30 p.m., at the District Lands Office—
‡Brookton—Town 221, 1r., £10.

KALGOORLIE.

16th May, 1939, at 2 p.m., at the District Lands Office—
‡Kalgoorlie—Town (Buller street) 1092, 1r., £15; (Hannan street) 453R, 1r., £15; (White street), 1186, 1r., £12 10s.

YOUANMLI.

17th May, 1939, at 11 a.m., at the Police Station—
‡Youanmi—Town 308, 1r., £12 10s.; 310, 1r., £15; 362, 1r., £12 10s.

*Suburban for cultivation.

‡Sold subject to the condition 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.

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 206 feet below the natural surface, except in mining districts, where it is granted to a depth of 40 feet or 20 feet only.

G. L. NEEDHAM.

Under Secretary for Lands.

LAND OPEN FOR SELECTION.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V. of the Land Act, 1933-1938, and the Regulations appertaining thereto, subject to the provisions of the said Act.

Applications must be lodged at the Land Agency Office as specified hereunder not later than the date specified, but may be lodged before such date if so desired.

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

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

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

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

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

SCHEDULE.

NOW OPEN.

PERTH LAND AGENCY.

Fitzgerald District.

Corr. No. 2905/33. (Plan 392/80, D3.)

Locations 604, 806, and 607, containing 1,978a. 1r. 36p., at 5s. 6d. per acre; classification page 22 of 2905/33; subject to Agricultural Bank and I.A.B. indebtedness; being P. Dow's and W. Bruce's forfeited Leases 55/2644, 42129/55, and 25344/74.

Dangin Repurchased Estate—Avon District.

Open under Part V. of the Land Act, 1933-38, as modified by Part VIII.

Corr. No. 2030/20. (Plan 3C/40, D & E 1 & 2.)

Location 21606, containing 1,006a. 2r. 20p.; purchase money—£4,848 11s. 8d.; half-yearly instalment first five years, interest only:—to civilians, at 5 per cent. p.a.—£52 2s. 3d.; half-yearly instalment over the balance (35 years), including principal and interest:—to civilians, at 5 per cent. p.a.—£61 16s. 5d.; subject to Agricultural Bank and I.A.B. indebtedness and to the special conditions applying to this block; being H. Padgham's forfeited Lease 20/1614.

Glenmore Repurchased Estate—Nelson District.

Open under Part V. of the Land Act, 1933-38, as modified by Part VIII.

Corr. No. 7692/19. (Plan 414C/40, D4.)

Location 7968, containing 149a. 3r. 33p.; purchase money—£1,395 1s. 8d.; half-yearly instalment first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—£13 9s. 11d.; to civilians, at 5 per cent. p.a.—£14 19s. 11d.; half-yearly instalment over the balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£16 14s. 5d.; to civilians, at 5 per cent. p.a.—£17 15s. 9d.; subject to Agricultural Bank indebtedness; being G. E. White's forfeited Lease 20/1366.

WEDNESDAY, 10th MAY, 1939.

BUNBURY LAND AGENCY.

Wellington District (near Boddington Well).

Corr. No. 1172/32. (Plan 410D/40, B & C4.)

Location 4443, containing 1,057a. 3r., at 3s. 6d. per acre, excluding survey fee; classification page 40 of File 1172/32; available subject to the usual timber reservation conditions.

KATANNING LAND AGENCY.

Plantagenet District (about four miles south of Pallinup).

Corr. No. 1436/23. (Plan 436B/40, D2.)

Location 5031, containing 159a. 3r. 25p., at 9s. per acre; also Locations 5030 and 3616, containing 2,224a. 3r. 35p., at 3s. 6d. per acre; classifications page 26 of 1436/23 and 1 of 4402/12; subject to payment for improvements and timber conditions; being A. J. Bell's forfeited Leases 24246/74 and 18476/68.

NORTHAM LAND AGENCY.

Avon District (about eight miles south-west of Ardath).

Corr. No. 1921/25. (Plan 4/80, D4.)

Location 20092, containing 300a. 2r. 21p., at 8s. per acre; classification page 32 of 4274/13; subject to Agricultural Bank indebtedness. This cancels the previous *Government Gazette* notice relating to this block.

Mt. Stirling Repurchased Estate—Avon District (about 3½ miles north of Yoting).

Open under Part V. of the Land Act, 1933-38, as modified by Part VIII.

Corr. No. 3218/20. (Plan 4/80, A2.)

Locations 22306, 8533, and 8556, containing 440a. 3r. 27p.; purchase money—£688 18s. 9d.; half-yearly instalment first five years, interest only:—to returned sol-

diers, at 4½ per cent. p.a.—£15 10s.; to civilians, at 5 per cent. p.a.—£17 4s. 6d.; half-yearly instalment over the balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£19 4s. 1d.; to civilians, at 5 per cent. p.a.—£20 8s. 8d.; subject to Agricultural Bank indebtedness; these blocks will only be approved to the applicant who satisfies the Land Board that he possesses the necessary capital and experience to successfully work the holding, also subject to a cropping lease which expires on 28th February, 1941. This cancels the previous *Government Gazette* notice relating to these blocks.

PERTH LAND AGENCY.

Peel Estate (near Tamworth Hill).

Open under Part V. of the Land Act, 1933-38.

Corr. No. 2116/38. (Plan 341D/40, B3.)

Lot 325, containing 44a. 2r. 38p.; purchase money—£32 15s.; first half-year's instalment of interest—£2; half-yearly instalment over the balance (29½ years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—19s. 2d.; to civilians, at 5 per cent. p.a.—£1 0s. 6d.; subject to the conditions applying to this estate. This cancels the previous *Government Gazette* notice relating to this block.

Peel Estate (about 1½ miles east of Karnup).

Open under Part V. of the Land Act, 1933-38.

Corr. No. 260/39. (Plan 341D/40.)

Lot 386, containing 166a. 0r. 39p.; purchase money—£135; first half-year's instalment as deposit—£2; half-yearly instalment over balance (29½ years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£4 2s. 1d.; to civilians, at 5 per cent. p.a.—£4 7s. 2d.; subject to the conditions applying to this Estate. This cancels the previous *Government Gazette* notice relating to this block.

Peel Estate (about 6½ miles east of Karnup).

Open under Part V. of the Land Act, 1933-38.

Corr. No. 2177/38. (Plan 341D/40, C4.)

Lot 830, containing 121a. 2r. 32p.; purchase money—£78; first half-year's instalment as deposit—£2; half-yearly instalment over the balance (29½ years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£2 7s.; to civilians, at 5 per cent. p.a.—£2 10s.; subject to the conditions applying to this Estate. This cancels the previous *Government Gazette* notice relating to this block.

Peel Estate.

Open under Part V. of the Land Act, 1933-38.

File 1353/38. (Plan 341D/40, B4.)

Lots 894 and 897, containing 77a. 2r. 20p.; purchase money—£121; first half-year's instalment as deposit—£2; half-yearly instalment over the balance (29½ years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£3 13s. 6d.; to civilians, at 5 per cent. p.a.—£3 18s. 1d.; subject to the conditions applying to this Estate. This cancels the previous *Government Gazette* notice relating to these blocks.

THURSDAY, 11th MAY, 1939.

BRIDGETOWN LAND AGENCY.

Nelson District (about 1¼ miles south-east of Eastbrook).

Corr. No. 2390/38. (Plan 442B/40, E2.)

Location 8226, containing 80a. 0r. 8p., at 17s. 6d. per acre; classification page 8 of 987/20; subject to Agricultural Bank indebtedness and to the marketable timber being reserved to the Crown; being J. P. Collins' cancelled application.

Ravenscliffe Repurchased Estate—Nelson District (about four miles south-west of Kirup).

Open under Part V. of the Land Act, 1933-38, as modified by Part VIII.

Corr. No. 3111/20. (Plan 414D/40, C3.)

Location 8094, containing 100a. 0r. 19p.; purchase money—£100; half-yearly instalment first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—£2 5s.; to civilians, at 5 per cent. p.a.—£2 10s.; half-yearly instalment over the balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£2 15s. 9d.; to civilians, at 5 per cent. p.a.—£2 19s. 4d.

Open under Part V. only.

Nelson Location 8507, containing 54a. 1r. 34p., at 17s. 6d. per acre; classification page 34 of 1737/19; subject to Agricultural Bank indebtedness.

These blocks are to be selected together and will only be approved to the applicant who satisfies the Land Board that he possesses the necessary capital and experience to successfully work the holding. This cancels the previous *Government Gazette* notice relating to these blocks.

Nelson District (about four miles south of Nannup).

Corr. No. 123/39. (Plan 430A/40, B2.)

Location 11170, containing 219a. 3r. 27p.; subject to pricing; area of cultivable land, 106 acres; classification page 6 of File 123/39.

Sussex District (near Quindalup).

Corr. No. 278/15. (Plan 413D/40.)

The unsurveyed area, containing about 450 acres, bounded on the north-westward by Road No. 3227, on the east by Locations 533, 1217, 1218, and 1154, on the south by Location 1155, on the west by Location 329 and the productions north and south of the east boundary of said Location 329; available subject to survey, classification and pricing.

WEDNESDAY, 17th MAY, 1939.

BEVERLEY LAND AGENCY.

Williams and Avon Districts (about 1½ miles north-east of Crossman).

Corr. No. 2869/27. (Plans 379C/40, D4; 379D/40, C4.)

Williams Location 12328 and Avon Location 18965, containing 504a. 3r. 7p., at 3s. per acre; classification page 5 of 2869/27; subject to Industries Assistance Board indebtedness and to the conditions that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue, also subject to timber conditions; being L. and S. Peirinami's forfeited Lease 21963/68.

NARROGIN LAND AGENCY.

Roe District (about three miles north-east of Buniche).

Corr. No. 1211/23. (Plans 387/80, F2, and 388/80, A2.)

Locations 921, 147, and 691, containing 1,210a. 3r. 38p., at 8s. per acre; classification page 30 of File 1211/23; subject to Agricultural Bank and Minister for Lands' indebtedness, and subject to a cropping lease which expires on the 28th February, 1941; being R. J. Lecte's forfeited Leases 55/1458, 40017/55, and 23370/74.

Roe District (about 2½ miles south of Hyden).

Corr. No. 1436/29. (Plan 375/80, A1.)

Location 1295, containing 605a. 2r. 30p., at 4s. 9d. per acre; classification page 34 of 1436/29; subject to the conditions that the poison must be eradicated to the satisfaction of the Minister, also subject to payment for improvements; being J. J. Harper's forfeited Lease 68/3417.

NORTHAM LAND AGENCY.

Avon District (about 2½ miles west of Wyola).

Corr. No. 238/38. (Plan 26C/40, D3 & 4.)

Locations 10251, 13052, and 13053, containing 410 acres, at 2s. per acre; classification page 19 of 12980/08 and page 31 of 4934/08; subject to payment for improvements, if any, and to exemption from road rates for two years from date of approval of application; being S. J. Baster's cancelled application.

Avon District (about 10½ miles south of Mandiga).

Corr. No. 2173/38. (Plan 55/80, B & C4.)

Locations 14266, 14267, and 24421, containing 3,329a. 3r. 31p., at 5s. 6d. per acre; classification 1A and 1B of 4424/24; subject to Agricultural Bank indebtedness; being M. Caulfield's cancelled application.

Avon District (about three miles north of Lake Brown).

Corr. No. 2270/23. (Plan 54/80, A & B3.)

Locations 22718 and 24523, containing 998a. 1r. 8p., at 5s. 6d. per acre; classification page 76 of 2270/23; also Location 25296, containing 2,242a. 2r. 8p., at 2s. 6d. per acre; classification page 16 of 635/28; subject

to Agricultural Bank, I.A.B., and Minister for Lands' indebtedness; subject to cropping leases which expire 28th February, 1940; being T. B. Conway's forfeited Leases 40173/55, 23474/74, and 68/805.

Ninghan District (about 6½ miles south of Beacon).

Corr. No. 1869/37. (Plan 66/80, B & C 3 & 4.)

Locations 2776 and 2777, containing 800a. 2r. 9p., at 2s. 6d. per acre; classification page 5 of 5722/27; also Location 2540, containing 1,283a. 1r. 23p., at 8s. per acre; classification page 4 of 6979/26; subject to Agricultural Bank indebtedness; being E. C. Walker's cancelled application.

PERTH LAND AGENCY.

Oldfield District (about five miles north of Kundip).

Corr. No. 2884/22. (Plan 421/80, A1.)

Location 48, containing 1,000 acres; subject to pricing, to payment for improvements, and to mining conditions. This cancels the previous *Government Gazette* notice relating to this block.

Peel Estate (about six miles south-east of Karnup).

Open under Part V. of the Land Act, 1933-38.

Corr. No. 2061/38. (Plan 341D/40, C4.)

Lot 363, containing 152a. 3r. 3p.; purchase money—£153 10s. 6d.; first half-year's instalment as deposit—£2; half-yearly instalment over the balance (29½ years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£4 13s. 6d.; to civilians, at 5 per cent. p.a.—£4 19s. 3d.; subject to the conditions applying to this Estate and to a grazing lease which may be cancelled at any time by a week's notice. This cancels the previous *Government Gazette* notice relating to this block.

Peel Estate (about two miles west of Wellard).

Open under Part V. of the Land Act, 1933-38.

Corr. No. 73/39. (Plan 341D/40, B3.)

Lots 608 and 615, containing 167a. 0r. 12p.; purchase money—£158 14s.; first half-year's instalment as deposit—£2; half-yearly instalment over the balance (29½ years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£4 16s. 9d.; to civilians, at 5 per cent. p.a.—£5 2s. 8d.; subject to the conditions applying to this Estate; also subject to grazing rights terminable by one month's notice. This cancels the previous *Government Gazette* notice relating to these blocks.

SALMON GUMS LAND AGENCY.

Esperance District (near Fleming Grove).

Corr. No. 4907/26. (Plan 423/80, C & D1.)

Location 673, containing 1,146a. 0r. 33p.; subject to pricing and to payment for improvements; being J. M. Fleming's forfeited Leases 21113/68 and 25321/74.

Fitzgerald District (about seven miles north-east of Redlake).

Corr. No. 2772/36. (Plan 392/80, D3 & 4.)

Locations 409 and 621, containing 1,998a. 2r. 37p., at 6s. 9d. per acre; classification page 29 of 367/22 and page 23 of 3760/23; subject to Agricultural Bank and Industries Assistance Board indebtedness; being F. J. Lee's forfeited Lease 348/614.

SOUTHERN CROSS LAND AGENCY.

Jilbadji District (about seven miles south-east of Moorine Rock).

Corr. No. 1721/32. (Plan 23/80, D1.)

Location 361, containing 1,043a. 1r. 16p., at 6s. 3d. per acre; classification page 91 of 5001/22; Location 259, containing 403a. 2r. 6p., at 3s. per acre; classification page 14 of 1702/28; and Location 271, containing 409a. 0r. 4p., at 3s. per acre; classification page 8 of 4003/28; subject to Agricultural Bank indebtedness, also to mining and timber conditions. This cancels the previous *Government Gazette* notice relating to these blocks.

Jilbadji District (about 20 miles south of Moorine Rock).

Corr. No. 1107/29. (Plan 23/80, BC3.)

Location 514, containing 1,420a. 2r. 16p., at 4s. 6d. per acre; classification page 1 of 1668/28; subject to Agricultural Bank indebtedness and to timber and mining conditions; being G. G. Dittmer's forfeited Lease 68/1520.

WAGIN LAND AGENCY.

Roe District (about 12½ miles south of Newdegate).

Corr. No. 3823/27. (Plan 406/80, B1 & 2.)

Locations 502 and 1100, containing 2,239a. 2r. 13p., at 4s. 6d. per acre; classification page 26 of 3823/27; also Location 1273, containing 924a. 3r. 24p., at 6s. per acre; classification page 35 of 5082/28; subject to Agricultural Bank and wire netting indebtedness. This cancels the previous *Government Gazette* notice relating to this block.

THURSDAY, 18th MAY, 1939.

BRIDGETOWN LAND AGENCY.

Sussex District (about five miles east of Karridale).

Open under Part V. of the Land Act, 1933-38.

Corr. No. 4173/30. (Plan 440D/40, C4.)

Locations 1530, 2724, and 3757, containing 555a. 3r. 9p.; purchase money—£251 17s.; half-yearly instalment over 30 years, including interest:—to returned soldiers, at 4½ per cent. p.a.—£7 19s.; to civilians, at 5 per cent. p.a.—£7 10s. 5d.; subject to the special conditions applying to land selection in this district; being W. Robson's forfeited Leases 68/2931 and 74/1199.

G. L. NEEDHAM,
Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1934.

Department of Lands and Surveys.

Perth, 28th April, 1939.

IT is hereby declared that the undermentioned land has been set apart, taken, or resumed under section 17 of the Public Works Act, 1902, for the purpose of a new Road, that is to say:—

Three Springs.

1800/38.

No. 9969:—A strip of land, one chain wide (plus truncations), leaving a surveyed road on north boundary of Lot M734 of Victoria Location 1933 and extending south (as shown on Diagram No. 60620) through said lot and Lot M738 to a surveyed road passing along the eastern side of the Midland railway; thence following said road along said side of Midland railway and passing along part of the western boundary of said Lot M738 and the western boundaries of Lots M741, M743, and M744 and the south-western boundaries of

Lots M745, M746, M747, and M748 to the southernmost corner of the last-mentioned lot.

9a. Or. 31p. being resumed from Victoria Location 1933. (Plans 123/80, F4; 122/80, A4; 95/80, A1.)

A plan and more particular description of the land so set apart, taken, or resumed may be inspected at the Department of Lands and Surveys, Perth.

By order of His Excellency the Lieutenant-Governor,

F. J. S. WISE,
Minister for Lands.

THE ROAD DISTRICTS ACT, 1919-1934.

Closure of Road.

I, G. WOOLCOTT, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Cranbrook Road Board to close the said portion of road, viz.:—

Cranbrook.

6745/14.

C397:—The whole of Road No. 5179 passing along the east boundary of Kojonup Location 6889 and part of the south boundary of Location 7271; from a surveyed road at the south-east corner of the former location to Road No. 6963 at the south-east corner of the latter location. (Plan 437C/40, F4.)

G. WOOLCOTT.

I, Samuel Gallie Phillips, on behalf of the Cranbrook Road Board, hereby assent to the above application to close the road therein described.

S. G. PHILLIPS,
Chairman Cranbrook Road Board.

6th April, 1939.

LOST CASH ORDER.

Forests Department,

Perth, 20th April, 1939.

IT is hereby notified, for general information, that Cash Order No. 20886, for an amount of £9 7s. 5d., drawn by W. F. Brown in favour of W. McIlhatton on 5th April, 1939, has been lost; payment has been stopped and it is intended to issue another Cash Order in lieu thereof.

S. L. KESSELL,
Conservator of Forests.

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.
1939.		1939.	
April 12	Bluff Point Lighthouse Quarters—Sewerage (8928)	(2.30 p.m. on Tuesday) 2nd May	Contractors' Room, Perth, and P.W.D., Geraldton, on and after Tuesday, the 18th April, 1939.
Apl. 19	Hutt School—Erection (Removal of Badgadong School) (8929)	9th May	Contractors' Room, Perth, and P.W.D., Geraldton, on and after Wednesday, 26th April, 1939.
Apl. 19	Kalgoorlie Hospital—Additions to Children's Ward (8930)	9th May	Contractors' Room, Perth, and P.W.D., Kalgoorlie, on and after Wednesday, 26th April, 1939.

Tenders, together with the prescribed deposit, are to be addressed to "The Hon. the Minister for Works, Public Works Department, The Barracks, St. George's terrace, Perth," and must be indorsed "Tender." The lowest or any tender will not necessarily be accepted.

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

ROAD DISTRICTS ACT, 1919-1938.

Bruce Rock Road District.

Renaming of Kwolyin Ward and Shackleton Ward—
Notice of Intention.

Department of Public Works,
Perth, 18th April, 1939.

IT is hereby notified, for general information, that it is the intention of His Excellency the Lieutenant-Gov-

ernor, under the provisions of section 8 of the Road Districts Act, 1919-1938, to alter the name of the Kwolyin Ward to that of the Shackleton Ward of the Bruce Rock Road District and to alter the name of the Shackleton Ward to that of the Kwolyin Ward of the Bruce Rock Road District.

(Sgd.) T. S. J. HALL,
Acting Under Secretary for Public Works.

ROAD DISTRICTS ACT, 1919-1938.

Gosnells Road Board—By-laws.

P.W. 106/37.

THE Hawkers' by-laws made and passed by the Gosnells Road Board on the 13th day of September, 1937, and published in the *Government Gazette* on 29th October, 1937, are hereby amended as follows:—

Paragraph 9 of the said by-laws, published on page 1876 of the said *Gazette*, is deleted and the following is inserted in lieu thereof—

Paragraph 9:—The fees payable in respect to a license to trade or act as a hawker shall be as follows:—

	s. d.
For a term of twelve months	5 0

Passed by resolution of the Gosnells Road Board at a meeting held on the 13th day of March, 1939.

E. PHILLIPS,
Chairman.

RICHARD RUSHTON,
Secretary.

Recommended—

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

Approved by His Excellency the Lieutenant-Governor in Executive Council this 18th day of April, 1939.

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

THE ROAD DISTRICTS ACT, 1919-1933.

Manjimup Road Board.

Notice of intention to Borrow.

Proposed Loan of £800.

NOTICE is hereby given that the Manjimup Road Board proposes to borrow the sum of £800, to be expended on works and undertakings, being the erection of a brick residence for the Board's Chief Engineer on Lot 399, situate at the corner of Brockman and Bath streets.

The plan and specifications, and the estimates of the cost of the said works and undertakings, and statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the Loan, are open for inspection at the office of the Manjimup Road Board, situated at Manjimup, for one month from the publication thereof, between the hours of 9 a.m. and 4 p.m. on Mondays to Fridays and from 9 a.m. to 12 noon on Saturdays.

The amount of £800 is proposed to be raised by the sale of debentures repayable with interest by 40 equal half-yearly instalments over a period of 20 years, after the date of issue thereof, in lieu of the formation of a sinking fund. The debentures shall bear interest at the rate of 4½ per centum per annum, payable half-yearly. The amount of the said debentures and interest thereon is to be paid at the National Bank of Australasia, Manjimup.

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 Manjimup Road Board, namely, the Manjimup Ward as defined in the *Government Gazette* of Friday, 20th July, 1928, and any loan rate applicable to such Loan will be levied on the rateable land within such Manjimup Ward of the said District.

Dated the 21st day of April, 1939.

R. G. LOCK,
Chairman.

J. SMITH,
Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE,
AND DRAINAGE DEPARTMENT.

M.W.S. 1130/37.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed and are now available for use in extension to Area 1, Claremont, within the boundaries of the Claremont Municipality, to serve Lot 33, Garden street, and Lots 24, 25, and 26, Bellevue terrace.

The owners of the above properties are hereby notified that such properties are capable of being connected to the sewer, and must therefore connect their premises to the sewers within thirty days from date of service of prescribed notice, and are also notified that sewerage rates will in accordance with the by-laws be enforced from 1st July, 1939, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st July, 1939, rates will be charged from date of connection.

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

Dated this 21st day of April, 1939, at the Office of the Department, St. George's place, Perth.

GEO. H. LONG,
Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE,
AND DRAINAGE DEPARTMENT.

M.W.S. 409/39.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed and are now available for use in Extension to Area 3, South Perth, within the boundaries of the South Perth Road District, to serve Lots 2, 3, 4, and 5, Sandgate street, and Lots 6, 7, 8, and 9, Wattle avenue.

The owners of the above properties are hereby notified that such properties are capable of being connected to the sewer, and must therefore connect their premises to the sewers within thirty days from date of service of prescribed notice, and are also notified that sewerage rates will in accordance with the by-laws be enforced from 1st July, 1939, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st July, 1939, rates will be charged from date of connection.

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

Dated this 20th day of April, 1939, at the Office of the Department, St. George's place, Perth.

GEO. H. LONG,
Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE,
AND DRAINAGE DEPARTMENT.

M.W.S. 1802/36.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed and are now available for use in extension to Area 33, Perth, within the boundaries of the City of Perth, as hereinafter described:—

Commencing at a point in the centre of Gregory street opposite the centre of St. Joseph's avenue and proceeding north along the centre of Gregory street to a point opposite the centre of Lake Monger drive; thence north-easterly across Gregory street and along the centre of Lake Monger drive to a point opposite the centre of St. Joseph's avenue; thence south-west across Lake Monger drive and along the centre of St. Joseph's avenue to the point of commencement, as shown in pink on Plan M.W.S.S. & D.D., W.A., No. 6306.

The owners of property situated within the boundaries of above are hereby notified that such properties are capable of being connected to the sewer, and must therefore connect their premises to the sewers within thirty days from date of service of prescribed notice, and are also notified that sewerage rates will in accordance with the by-laws be enforced from 1st August, 1939, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st August, 1939, rates will be charged from date of connection.

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

Dated this 20th day of April, 1939, at the Office of the Department, St. George's place, Perth.

GEO. H. LONG,
Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE DEPARTMENT.

M.W.S. 470/37.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed and are now available for use in extension to Area 4, Claremont, within the Claremont Municipality, to serve Lots 5, 6, 7, 8, and 9, Dunbar street, and Lots 12, 13, 14, 15, and 16 George avenue.

The owners of property situated within the boundaries of above area are hereby notified that such properties are capable of being connected to the sewer, and must therefore connect their premises to the sewers within thirty days from date of service of prescribed notice, and are also notified that sewerage rates will in accordance with the by-laws be enforced from 1st July, 1939, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st July, 1939, rates will be charged from date of connection.

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

Dated this 21st day of April, 1939, at the Office of the Department, St. George's place, Perth.

GEO. H. LONG, Under Secretary.

LAND DRAINAGE ACT, 1925.

Drainage Board Elections.

Water Supply Department, Perth, 28th April, 1939.

IT is hereby notified, for general information, in accordance with section 35 of the Land Drainage Act, 1925, that the following persons have been elected as members of the undermentioned Drainage Board:—

Drainage Board.	Date of Election.	Members Elected.	
		Surname.	Christian Name.
Osborne Park ...	April ...	Kinsella ... Sim ...	John. Albert.

T. S. J. HALL, Acting Under Secretary for Water Supply.

TOWN PLANNING AND DEVELOPMENT ACT, 1928.

Bunbury Town Planning Scheme.

THE Honourable the Minister for Works, in accordance with section 7 (4) of the Town Planning and Development Act, has approved of a variation and amplification of the Bunbury Town Planning Scheme as hereunder:—

In pursuance of the resolution of the Bunbury Municipal Council dated the 19th day of December,

1938, given under the hand of the Acting Town Clerk, the Bunbury Town Planning Scheme is amplified and varied to enable Lots 183, 184, 185, and 186, fronting Wittenoom street, and Lot 193, fronting Symmons street, to be excised from the Residential Area and to be included in and constituted a part of the Business and Shopping Areas.

Notified and published for public information.

DAVID L. DAVIDSON, Chairman Town Planning Board.

MOORA VERMIN BOARD.

UNDER section 33 of the Vermin Act, 1919, Leonard William Brockway has been appointed Inspector for the Moora Vermin District by resolution of the Board dated 12th April, 1939.

(Sgd.) C. L. E. ORTON, Chairman.

(Sgd.) E. A. P. TIMMS, Secretary.

THE DRIED FRUITS ACT, 1926-37.

NOTICE is hereby given that the Dried Fruits Board (W.A.) at a meeting held on Friday, 21st day of April, 1939, determined the contribution of growers of dried vine fruits for the year 1939 at the rate of 4s. 3d. per ton net packed weight on all dried vine fruit produced, such contribution to be payable to the undersigned, 11 Lyric House, 2nd Floor, Murray street, Perth, or to the Board's official representatives.

Dated this 26th day of April, 1939.

By order of the Board, E. H. ROSMAN, Secretary.

APPOINTMENTS

(under section 5 of Registration of Deaths and Marriages Amendment Act, 1907, and section 2 of the Registration of Births, Deaths, and Marriages Act Amendment Act, 1914).

Registrar General's Office, Perth, 26th April, 1939.

R.G. No. 55/36. IT is hereby notified, for general information, that Constable H. E. Forward has been appointed to act, temporarily, as District Registrar of Births, Deaths, and Marriages for the Northampton Registry District, to reside at Northampton, during the absence on leave of Constable A. W. McCaskill; appointment to date from 1st May, 1939.

R.G. No. 67/34.

IT is hereby notified, for general information, that Constable D. Regan has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the Wellington Registry District, to reside at Harvey, during the absence on leave of Constable A. J. Warren; appointment to date from 1st May, 1939.

S. BENNETT, Registrar General.

Registrar General's Office, Perth, 27th April, 1939.

IT is hereby notified, for general information, that the names of the undermentioned Ministers have 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.
22/1937	1939. April 25	<i>Church of England.</i> The Rev. John Bell	Claremont	Perth
20/1937	April 25	<i>Methodist Church.</i> The Rev. H. A. Gunter	Nedlands	Perth

S. BENNETT, Registrar General.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
94/39	1939. April 19	The Texas Co. (Asia) Ltd.	43A, 1939	10,000 gals. Wagon Axle Oil (A.S.M. No. 47), being portion of Item 1, F.O.R. Fremantle, exchange factor .08d. per gal.	Railways ...	1s. 6½d. per gal., or 1s. 6¾d., ex Wharf.
..	do.	Vacuum Oil Co. Pty., Ltd.	..	10,000 gals. Wagon Axle Oil (B817), being portion of Item 1, F.O.R. Fremantle, exchange factor .08d. per gal.	do. ...	1s. 6½d. per gal., or 1s. 6¾d., ex Wharf.
240/39	April 21	Metters, Ltd.	121A, 1939	Hot Presses for King Edward Memorial Hospital, as follows:— Item 1—1 only, 6ft. long Item 2—1 only, 5ft. long	Public Works	for £79. for £72 10s.
200/39	do.	Sydney Atkinson Motors, Ltd.	100A, 1939	1 only 1 ton British Chevrolet Truck, Chassis and Cowl only, 123½in. wheel-base, as per Item 1	Metropolitan Water Supply	for £214.
219/39	do.	Swan Taxi Service ...	108A, 1939	Motor Car Hire between the Old Men's Home and the Perth Hospital, for 12 months from this date, as follows:— Item 1 Item 2 Item 3 Item 4	Chief Secretary	6s. per trip. 6s. per trip. 7s. return trip. 3s. per hour.
235/39	April 24	United Motors ...	119A, 1939	Purchase and Removal of Second-hand Tyres, Tubes and Batteries, as per Items 1, 2 and 3	Public Works ...	for £17 12s.
238/39	April 26	Swan Portland Cement, Ltd.	120A, 1939	5,000 tons Portland Cement to be loaded in bulk containers supplied by Metropolitan Water Supply Department, F.O.R. Rivervale	Metropolitan Water Supply	79s. per ton less 2½%.

Addition to Contract.

Tender Board No.	Date.	Contractor.	Particulars.
45/39	1939. April 21	Dobbie Dico Meter Co., Ltd.	25 only ½in. Dobbie Dico Water Meters, as per Item 1 of Schedule 19A, 1938, at 65s. each, F.O.R. Perth

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies required.	Date of Closing.
1939. Mar. 7 ...	82A, 1939 ...	Hollow Stay Bolt Steel, ½in. dia., 7,400ft. ...	1939. May 4
Apl. 20 ...	142A, 1939 ...	Groceries for Kalgoorlie District Hospital, during a period of 6 months ...	May 4
Apl. 24 ...	146A and 147A, 1939	Making and Trimming of Uniforms for the Police Department—Summer, 1939-40 and Winter, 1940 issues ...	May 4
Apl. 15 ...	128A and 129A, 1939	Concrete Lining of Cast Iron and Steel Pipes, during a period of 12 months ...	May 11
Apl. 13 ...	130A to 137A, 1939	Reinforced Concrete Pipes, during a period of 12 months ...	May 11
Apl. 20 ...	143A, 1939 ...	Exhaust Fans for Sewerage Ventilating Shaft, 2 only ...	May 11
Apl. 27 ...	150A, 1939 ...	Cast Iron Sluice Valves, 12in. dia., 6 only; 24in. dia., 1 only; Cast Iron Reflux Valves, 12in. dia., 2 only; 24in. dia., 1 only ...	May 18
Mar. 28 ...	112A, 1939, to 116A, 1939	Bitumen, 80/100 penetration, 5,000 tons; Fluxed Trinidad Lake Asphalte, 80/90 penetration, 500 tons ...	(12 noon) May 31
Apl. 6 ...	126A, 1939 ...	Economisers, 6 only ...	June 8
Apl. 27 ...	149A, 1939 ...	Heat Treatment Furnaces, 4 only ...	June 8
<i>For Sale By Tender.</i>			
Apl. 24 ...	148A, 1939 ...	Cottage, Cowshed and Dairy, as they now stand on Peel Estate, Lot 831, where inspection can be made ...	May 4

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 27th day of April, 1939.

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

INDUSTRIAL AGREEMENT.

No. 4 of 1939.

(Registered 6-4-39.)

THIS Agreement, made in pursuance of the Industrial Arbitration Act, 1912-1935, this 17th day of March, One thousand nine hundred and thirty-nine, between the Kalgoorlie Brewing and Ice Company, Limited, whose registered office is situate at Brookman street, Kalgoorlie (hereinafter called the employer), of the one part, and the Eastern Goldfields Breweries Employees' Industrial Union of Workers, under the provisions of the Industrial Arbitration Act, 1912-1935, and having its registered office at the Trades Hall, Kalgoorlie (hereinafter called the Union), of the other part, whereby it is agreed as follows:—

Interpretation.

(a) "Casual hands" shall mean any person who is employed for not more than forty-four hours ordinary working hours 7.30 a.m. to 4.20 p.m. The number of casual hands shall not exceed one in every ten permanently employed or portion of the first ten men employed by each company.

(b) "Cellarmen"—The term cellarmen whenever used in this Agreement shall mean one who "racks," "tops," "fines," or deals with beer in any way in the cellar, and/or tends "filter" and/or "refrigerator."

(c) "Motor drivers"—Motor driver shall not include one who drives a motor vehicle for the removal of refuse, slops, or liquid waste.

1.—Schedule.

The parties in this Agreement mutually agree that the minimum rate of wages payable for the following classes of work shall be:—

	Per Week.		
	£	s.	d.
Brewery:			
Assistant topman	6	0	6
Cask washer, cask picher .. .	6	0	6
Cellarman, motor lorry drivers .. .	6	0	6
Bottling Department:			
Machine operator (pressure machine) ..	6	0	6
Bottle-washers, packers, sorters, floor-men, bottlers, capsullers, tinfoliers, corkers, talley-men, wirers, yardmen, and all other adult labourers in or about the Bottling Works or Brewery	5	15	6

The above rates are based on a basic wage of £4 15s. 2d. per week for males. It is hereby agreed between the parties for the period of this Agreement that, in the event of the basic wage being increased or reduced in accordance with section 124 of the Arbitration Act, such reduction or increase shall not affect the rate of wages as set out in "1" "Schedule" of this Agreement; providing always, should the increase in the basic wage exceed the minimum wage set out herein, such increase, being one shilling or shillings, such increase shall be paid.

Adult labourer.—Adult labourers employed in or about the Bottling Works or Brewery not covered by any other industrial Agreement or industrial Award must not receive less than the minimum wage of £5 15s. 6d. per week.

Cylinder cleaners.—Cylinder cleaning, which shall include scraping and/or cleaning and/or painting cylinders, shall be paid for at the rate of 4s. 0d. per hour.

Boiler cleaners.—Any employee, if called upon, shall be paid 4s. 0d. per hour for scraping and/or cleaning and/or painting boilers.

Boots.—The employer shall, for use during working hours only, supply suitable boots to those employed at the bottle-washing at the tanks, at the tubs, at the filters, at the cask-washing shed, at the bottlers, and to any employees working in or about water, such boots to be supplied free of cost.

Oilers and aprons.—Employers shall, for use in their work only, supply oilskin coats, cash and docket satchels, and leather aprons to motor lorry drivers free of cost.

2.—Boys.

	Per Week.		
	£	s.	d.
(a) The rate of wages for boys shall be:—			
16 years of age	3	5	6
17 years of age	3	14	6
18 years of age	4	2	6
19 years of age	4	14	6
20 years of age	Full pay.		

(b) The number of boys employed shall not exceed one in every ten men permanently employed or portion of the first ten men employed by each company.

3.—Hours.

Forty-four hours shall constitute a week's work for all employees. Employees shall begin at 7.30 a.m. and conclude work at 4.20 p.m., from Monday to Friday, inclusive, with an allowance of one hour for meals, and shall commence work at 7.30 a.m. and conclude at 12.20 p.m. on Saturday.

Shift cellarmen.—Forty-four hours shall constitute a week's work for shift cellarmen, and the hours to be worked shall be:—

- (a) Day shift:—8 a.m. to 4.20 p.m., with one hour off between 12 noon and 1 p.m. for lunch.
- (b) Afternoon shift:—4.20 p.m. to 11.40 p.m. on week days and 3 p.m. to 11 p.m. on Sundays, inclusive of thirty minutes each shift for crib.
- (c) Night shift:—11.40 p.m. to 7 a.m. on week days and 11 p.m. on Sundays to 7 a.m. on Monday morning, inclusive of thirty minutes each shift for crib time.

The luncheon hour on Saturday to be between 11.20 a.m. and 12.20 p.m.

Provided always, that the quick shift man shall not work on Sundays, and that the night shift man shall have at least one week on day shift in every four weeks.

4.—Overtime.

If any employee works earlier than his starting time or later than his ordinary quitting time, he shall be paid overtime at the rate of time and a half, each day to stand alone.

5.—Casual Hands.

All casual hands to be paid at the existing rates specified in this Agreement, according to the duties performed by them.

6.—Record Book.

Each company shall keep a record of the time of each employee, of the time he starts and finishes each day, and the total amount of hours worked, and of the wages paid to each employee. Such record shall be open to the inspection of the secretary of or any person appointed by the employees' Union during working hours. Each employee shall sign the record kept for all moneys received by him.

7.—Sundays.

All work performed on Sundays by employees in any department (shiftmen excepted) shall receive payment for the same at the rate of double time rate.

8.—Holidays.

All work performed by employees in any department on holidays shall be paid for at double time rates, and, as far as reasonably permitted, employees shall be employed on the holiday shift in their turn as holidays occur.

It is agreed between the employer and the Union that in the event of any driver being called upon to work on holidays, such driver is to be paid at double time rate per hour worked (a part of an hour to be paid for as a full hour) up to 10 a.m., and if such driver works after 10 a.m. he shall be paid for the full shift at double time rate. Any driver called upon to work on holidays after 10 a.m. shall be paid for the full shift at double time rate.

Any employee (excepting drivers) working any part of a shift on a holiday shall be paid for the full shift at double time rates; all holiday shifts to rotate. If no work be done, the ordinary rate shall be paid for holidays. The days to be observed as holidays, according to the provisions of this Agreement, are:—Christmas Day, Boxing Day, Good Friday, Easter Monday, Union Picnic Day, Labour Day, Kalgoorlie Cup Day, Boulder Cup Day, New Year's Day, and Anzac Day. In case any of the above holidays fall on a Sunday, another day in lieu thereof shall be given, but such day shall be added to the annual holidays. Provided always, that when Boxing Day falls on a Saturday all men required shall work on that day, and another day shall be given in lieu thereof.

9.

Any employee, excepting those as herein provided, at the request of the employer starting work at a time during the day later than 7.30 a.m., shall continue his employment without a break, other than for meals, until he has completed on the first five days of each week—a

service of seven hours twenty minutes per day and a term of five hours fifty minutes on the sixth day. During each shift so worked such employees, except those as herein provided, shall be paid overtime rates after 4.20 p.m.

10.

Any employee, excepting those as herein provided, on day shift who is required to work before 7.30 a.m., shall not be called upon by the employer to cease work until 4.20 p.m., and shall be paid overtime rates for the time worked previous to 7.30 a.m.

11.—Annual Holidays.

Twelve days' annual leave on full pay shall become due to workers with twelve months' service, such leave to be taken at times to be mutually agreed upon between the employer and the employees, between the 30th April and the 30th September in each year, in addition to the holidays enumerated in clause 8 of this Agreement. Temporary hands with less than twelve months' service shall on retirement receive a proportion of the annual holidays in ratio to their service.

12.

No contract or piecework shall be permitted.

13.

The engagement between the employee and the employer, except casual hands, shall be weekly; a week's notice from either party to terminate same, except in the case of an employee absenting himself from duty, not obeying lawful commands, or being guilty of misconduct, or of the works of the employer being stopped through fire or tempests, when such agreement shall be terminated immediately.

14.

No employee who has previously been in receipt of higher wages than arranged for in this Schedule shall be reduced in wages under his present employment, and shall receive a similar increase to all other employees.

15.

Any employee being unable through sickness or accident to attend to his duties, shall notify his employer not later than 10 a.m. on the day he absents himself from duty, and he shall also satisfy the employer that he is unable to attend to his duties, and, if called upon, shall provide a medical certificate that he is unfit to perform his work through sickness.

16.

Any employee who considers himself unfit or not capable of earning the wages hereinbefore prescribed may be paid such less wages as may be agreed upon between the employer and the secretary of the Union. In default of such agreement being arrived at within twenty-four hours after application has been made in writing to the secretary of the Union, the matter may be referred to the nearest Resident Magistrate for settlement. Any employee whose wage has been so fixed may work and be employed by any employer for such less wage for a period of six calendar months then next ensuing, and thereafter until fourteen days' notice in writing shall be given to such employee by the secretary of the Union requiring his wages to be again fixed.

17.

All employees on day shift engaged in or about a Brewery or Bottling Works shall, if required to work more than one hour overtime after 4.20 p.m., knock off between 5 p.m. and 6 p.m. for refreshments.

18.

The employers shall make it a condition of employment that all workers covered by this Agreement shall be members of the Eastern Goldfields Breweries Employees' Industrial Union of Workers and/or become such within fourteen days of their employment under its terms.

19.

Where an employee is required to take a "leading position" he shall, during the time he occupies such position, receive the sum of ten shillings per week in addition to his ordinary rate of pay.

20.

This Agreement shall commence from the 17th day of December, One thousand nine hundred and thirty-eight, and apply to the Eastern Goldfields District, which district, for the purposes of this Agreement, shall mean that area enclosed by a circle drawn with a radius of 150 miles, with the Kalgoorlie Post Office as the central point, and shall remain in force until the 17th day of December, One thousand nine hundred and thirty-nine, and for such time thereafter until terminated by one month's notice of termination by either party to this Agreement.

As witness the execution hereof on behalf of the respective parties hereto, this 17th day of March, One thousand nine hundred and thirty-nine.

for the Kalgoorlie Brewing and Ice
Company, Limited,

(Sgd.) A. M. GUMMINS,
Managing Director.

(Sgd.) P. J. JOHNSON,
Secretary.

Made and executed on behalf of the Eastern Goldfields Breweries Employees' Industrial Union of Workers by John Thomas Williams and Robert Mendelssohn Bray Elliott, the President and the secretary thereof, who have attached the Seal of the said Union thereto.

(Sgd.) J. T. WILLIAMS,
President.

[L.S.]

(Sgd.) R. M. B. ELLIOTT,
Secretary.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 154 of 1939.

In the matter of an Award made by the Metropolitan Water Supply, Sewerage, and Drainage Industrial Board on the 24th day of December, 1938, and Numbered 26 of 1937, and in the matter of an Appeal against certain provisions of the said Award by the Coastal and E.G. Government Water, Sewerage, and Drainage Employees' Industrial Union of Workers, and in the matter of a Cross-Appeal against certain provisions of the said Award by the Hon. Minister for Water Supply, Sewerage, and Drainage, and in the matter of an Application to amend the said Award pursuant to section 88 of the Industrial Arbitration Act, 1912-1935.

The 24th day of March, 1939.

UPON reading the Notices of Appeal by the above-named appellants respectively, dated the 15th day of March, 1939, and upon reading the Memorandum of Agreement, dated the 15th day of March, 1939, and signed by the representatives of the said appellants respectively, whereby it was mutually agreed that the respective appeals be allowed in the terms following, that is to say:—

(1) Strike out subclause 3 (f) of clause 9, and substitute the following:—

"Sewerage pumping station attendants shall work five (5) shifts of eight (8) hours each, Monday to Friday, inclusive, and four (4) hours on Saturday, and shall work one (1) shift on a rotation system at continuous process rates (see subclause (5) of clause 11) on Sunday. In arranging shifts for these workers the Minister shall endeavour to so adjust the rotation that each worker is called on for Sunday work at as long intervals as are practicable."

(2) Strike out the words "sewerage pumping station attendants" in subclause (2) of clause 12.

Now, therefore, the Court of Arbitration, pursuant to the Agreement above referred to, by consent of the parties, hereby orders and declares that the said appeals be allowed in the terms hereinbefore appearing: And whereas the parties to the said Award have further applied to the Court to amend the said Award pursuant to the provisions of section 88 of the Industrial Arbitration Act, 1912-1935, by omitting the

words and figures "Labourers on stages: 3s. 0d." appearing as Item 25 in the Wages' Schedule, and inserting in lieu thereof the following:—

"Labourers on Stages:—See clause 8, subclause (22)."

Now, therefore, the Court, by consent of the parties, and pursuant to the powers in the said section contained, hereby amends the said Award accordingly.

By the Court,
[L.S.] (Sgd.) WALTER DWYER,
President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 39 of 1939.

In the matter of an Industrial Agreement, dated the 27th day of September, 1938, and numbered 24 of 1938, made between the West Australian Branch of the Australasian Meat Industry Employees' Union Industrial Union of Workers, Perth (hereinafter called "the Union"), and Cobley and Co., Hill & Co., C. R. Nesbitt, and Simpson Bros., of Albany (hereinafter called "the employers"), and in the matter of an Application by the Union for a declaration that the said Agreement be made a Common Rule.

UPON hearing Mr. A. W. Taylor, for the Union, there being no appearance of any party desiring to be heard in opposition, and upon being satisfied that the requirements of the Act and the regulations made thereunder have been complied with, the Court doth declare that the Industrial Agreement, dated the 27th day of September, 1938, and registered No. 24 of 1938, made between the Union and the employers, shall have the effect of an Award and be a Common Rule of the industry or industries to which it relates, within an area comprised within a radius of twenty (20) miles from the Post Office, Albany.

Dated this 4th day of April, 1939.

By the Court,
[L.S.] (Sgd.) WALTER DWYER,
President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 4 of 1939.

Between Federated Moulders' (Metals) Union of Workers, Perth, Applicant, and The Kalgoorlie Foundry, Limited, Respondent.

WHEREAS an industrial dispute existed between the above-named parties: And whereas the said dispute was referred into Court for the purpose of hearing and determination: And whereas, in pursuance of section 63 of the Act, the parties subsequently met and conferred and arrived at agreement on all matters in difference, a memorandum whereof has been made in writing and certified by me, the President of the Court, pursuant to section 63 of the said Act, and now appears annexed hereto, which said Agreement, by virtue of and pursuant to section 63 of the Act, shall have the same effect as and be deemed an Award of the Court.

(L.S.) (Sgd.) WALTER DWYER,
President.

MEMORANDUM OF AGREEMENT.

(Note:—Wherever the word "Award" occurs herein it shall be taken to mean and include "Agreement.")

1.—Term.

The term of this Award shall be three (3) years from the date hereof.

2.—Area.

This Award shall operate over the industry in the Yilgarn, Coolgardie, Broad Arrow, Dundas, East Coolgardie, North Coolgardie, North-East Coolgardie, Mount Margaret, East Murchison, Murchison, and Phillips River Goldfields and other districts specified in Clause 3 (b).

3.—Wages.

(a) Basic wage at the rate of £4 15s. 2d. per week.

(b) Industry Allowance:—The employer shall pay to his employees the Industry Allowance prescribed by Award Numbered 4 of 1934, when employed on any gold mine in the Yilgarn, Coolgardie, Broad Arrow, Dundas, East Coolgardie, North Coolgardie, North-East Coolgardie, Mount Margaret, East Murchison, Murchison, Yalgoo, Phillips River, Peak Hill, Gaseoyne, Pilbarra, West Pilbarra, and Kimberley Goldfields of Western Australia.

(c) Occupation:

	Margin.
	£ s. d.
General moulder and coremaker ..	1 10 0

(d) Apprentices' wages:

	Percentage of
	Basic Wage and
	Industry Allowance.

First six months	20
Second six months	25
Second year	30
Third year	45
Fourth year	65
Fifth year	85

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

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

4.—District Allowances.

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

5.—Hours.

(a) The ordinary working hours shall not exceed forty-four (44) in any one week and shall not exceed eight (8) hours daily, to be worked between the hours of 7 a.m. and 5 p.m., from Monday to Friday, inclusive, and four (4) hours between 7 a.m. and 12 noon on Saturday: Provided that the said forty-four (44) hours may be worked in five (5) days, from Monday to Friday, inclusive, at the option of the employer: Provided further, that in the case of continuous and/or shift-work workers, the provisions of this subclause shall be deemed to have been complied with if the ordinary working hours do not exceed eighty-eight (88) hours per fortnight, to be worked in alternate weeks of forty-eight (48) and forty (40) hours respectively, each of such weeks to be worked in shifts of eight (8) hours each, including erib time.

(b) Lunch interval shall not exceed one hour.

(c) Workers working underground shall work the hours provided in the Award (Nos. 2 and 6 of 1934 as amended by Order No. 134 and 409 of 1936) for underground workers, made between the Australian Workers' Union Westralian Goldfields Mining Branch Industrial Union of Workers and another (applicants) and the Lake View and Star, Limited, and others (respondents).

Should the worker's service underground occupy less than the full underground shift of seven (7) hours twelve (12) minutes, he shall, on the completion of two (2) hours of such service, be credited at ordinary time rate with having performed six (6) minutes additional service in respect of each hour's absence from the surface on duty; and at the employer's option this may be adjusted by allowing time off duty corresponding to such credited additional service.

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

6.—Overtime.

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

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

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

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

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

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

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

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

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

7.—Holidays.

(a) Each worker shall be entitled to twelve (12) days' annual leave on full pay, or, should the period of continuous employment be less than one year, the worker shall be paid holiday pay in proportion as his length of service is to the full year's employment. Annual leave shall be taken at a time suitable to the convenience of the employer: Provided that, where a worker is dismissed for wilful misconduct, he will not be entitled to the benefits of this clause.

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

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

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

8.—Weekly Hiring.

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

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

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

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

9.—Payment of Sickness.

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

(b) Any time in respect of which a worker is absent from work, except time for which he is entitled to claim sick pay under the preceding provisions, shall not count for the purposes of determining his right to holidays.

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

(d) No worker shall be entitled to the benefits of this clause unless he produces proof satisfactory to his employer of sickness, but the employer shall not be entitled to a medical certificate unless the absence is for three (3) days or more.

10.—Shifts.

(a) Whenever shift work is worked, all shifts except the day shift shall be paid at the rate of time and a quarter.

(b) Work other than day shift shall not be recognised as night shift, unless five (5) consecutive nights are worked, but shall be deemed to be overtime. On the completion of the fifth consecutive night's work, the worker shall be deemed to have been employed on night shift during that and the preceding four (4) nights, and thereafter during any subsequent consecutive nights he is so employed. The intervention of a Sunday or a holiday on which work is not performed shall not be deemed to break the sequence.

(c) When night shift is to be paid at time and a quarter rate, as prescribed in the preceding subclause, overtime shall be based on the time and a quarter rate and calculated under clause 5 (a) of Award Numbered 335 and 336 of 1930.

11.—Payment of Wages.

Any worker leaving or being discharged shall be paid the full amount of wages due to him within one hour of ceasing work, or within one hour of the opening of the office, if such office was closed at the time of his ceasing work, whenever same is practicable.

12.—Record Book.

A Time and Wages Book shall be kept by each employer, in which shall be entered the name of each worker, the nature of the work he is doing, the hours worked each day, and the amount of wages received by him each week. The employer shall be responsible for the proper posting of the book each week; the said book shall be open to the authorised representative of the Union at any time during working hours, and he shall be allowed to take necessary extracts therefrom: Provided that any system of automatic recording by means of machines shall be deemed a compliance with this provision to the extent of the information recorded.

13.—Representative Interviewing Workers.

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

14.—No Reduction.

Any worker who has been prior to the date of this Award in receipt of a higher rate of pay for his particular class of work shall not by reason of this Award suffer any reduction in pay.

15.—Under-rate Workers.

(a) Any worker who by reason of old age or infirmity is unable to earn the minimum wage may be paid such lesser wage as may from time to time be agreed upon in writing between the Union and the employer.

(b) In the event of no agreement being arrived at, the matter may be referred to the Board of Reference for determination.

(c) After application has been made to the Board, and pending the Board's decision, the worker shall be entitled to work for and be employed at the proposed

16.—Piecework.

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

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

17.—Definitions.

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

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

18.—University Students.

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

19.—Apprentices.

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

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

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

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

(e) Apprentices shall be allowed to the following:—Moulding and coremaking.

20.—Away from Home Allowance.

(a) When a worker is engaged on outside work, the employer shall pay all fares, and a proper allowance at current rates shall be paid for all necessary meals. Fares shall be second-class, except when travelling by coastal boat, when saloon fares shall be paid.

(b) When a worker is engaged at such a distance that he cannot return at night, suitable board and lodging shall be found at the employer's expense.

(c) Travelling time outside ordinary working hours shall be paid for at ordinary rates up to a maximum of twelve (12) hours in any twenty-four (24) hour-period from the time of starting on the journey: Provided that, when the travelling is by boat, not more than eight (8) hours shall be paid for in such period.

(d) Such workers shall not be entitled in addition to receive the district allowances prescribed by this Award.

(e) Workers who are engaged at the job shall be entitled to the district allowance provided by this Award for the particular district in which the job is situated and to the industry allowance as provided by clause 3 hereof, if working on a gold mine.

21.—Board of Reference.

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

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

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

(c) An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Regulations to the Industrial Arbitration Act, 1912-1935, which for this purpose are embodied in and form part of this Award (regulation 92).

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

I certify, pursuant to section 63 of the Industrial Arbitration Act, 1912-1935, that the foregoing is a copy of the Agreement arrived at between the parties mentioned above.

Dated at Perth this 10th day of March, 1939.

(Sgd.) WALTER DWYER,
President.

Filed at my office this 10th day of March, 1939.

FRANK WALSH,
Clerk of the Court of Arbitration.

SCHEDULE I.

District Allowances.

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

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

(b) Second District: Starting from Kalgoorlie W.S.W. to Woolgangie; thence N.N.W. to the intersection of the 120 E. meridian with the 30 S. parallel of latitude; thence N.E. by E. to Kookynie; thence back to the point ten (10)

miles east of Karonie on the Trans-Australian Line, and thence back to Kalgoorlie.—At the rate of seven shillings (7s.) per week extra for those mines within ten (10) miles of the railway and nine shillings (9s.) per week for those outside.

- (c) Third District: Starting from and including Kookynie, then N. by W. to Kurrajong; thence N.E. to Stone's Soak; thence S.E. to and including Burtville; thence S.W. through Pindinnie to Kookynie.—At the rate of seven shillings (7s.) per week extra for those mines within ten (10) miles of the railway and nine shillings (9s.) per week for those outside.
- (d) Fourth District: Surrounding Southern Cross within a radius of thirty (30) miles: For those mines outside a radius of ten (10) miles from Southern Cross, including Westonia and Bullfinch.—At the rate of two shillings and sixpence (2s. 6d.) per week.
- (e) Fifth District: Comprising all mines not specifically defined in the foregoing boundaries, but within the area comprised within the 24th and 26th parallels of latitude.—At the rate of twelve shillings (12s.) per week.

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

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

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

	Per Week.
	s. d.
Youanmi District	10 0
Cox's Find Gold Mine, King of Creation Gold Mine	9 0
Corduroy Gold Mines and mines within ten (10) miles' radius therefrom	12 0
Lallah Rooke Gold Mine, Halley's Comet Gold Mine, and mines within ten (10) miles' radius therefrom	15 0

With regard to the Big Bell Gold Mine, the Triton Gold Mine, and Cox's Find Gold Mine, the sum of one shilling and sixpence (1s. 6d.) per week may be deducted from the District Allowance which would otherwise be paid.

(iii) In the case of any mine or district within the area to which this Award applies which is not dealt with under the provisions of this Schedule, the union may apply to the Court at any time for the purpose of having an allowance prescribed, upon serving upon the employer concerned fourteen (14) days' notice thereof prior to the date of such application. The service of such notice shall be made pursuant to the provisions relating thereto prescribed by the Regulations under the Industrial Arbitration Act, 1912-1935.

SCHEDULE II.

Apprenticeship.

Definitions.

- 1. (1) "Act" means the Industrial Arbitration Act, 1912-1935, and any alteration or amendment thereof for the time being in force.
- (2) "Apprentice" means any person of either sex of any age who is apprenticed to learn or to be taught any industry, trade, craft, or calling to which these Regulations apply, and includes an apprentice on probation.
- (3) "Award" includes Industrial Agreement.
- (4) "Court" means the Court of Arbitration.
- (5) "Employer" includes any firm, company or corporation.
- (6) "Minor" means a person not less than fourteen years of age and not more than eighteen years of age who customarily works under the direction of or in association with an employer, master, or journeyman upon the material and with the tools or implements used in the industry.

(7) "Registrar" means the Registrar of the Court.
Employment—Probation.

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

3. (1) Every apprentice shall be employed on probation for a period of three months to determine his fitness or otherwise for apprenticeship, and shall work only for such hours per day and for such remuneration as may be prescribed by the Award. In the event of his becoming an apprentice such probationary period shall be counted as part of the term of apprenticeship.

(2) The Court may in any case where it seems expedient to do so, order that the probationary period of employment be extended for a further period not exceeding three months.

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

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

5. The employer of every apprentice shall keep him constantly at work and teach such apprentice or cause him to be taught the industry, craft, occupation, or calling in relation to which he is bound apprentice, by competent instruction in a gradual and complete manner, and shall give such apprentice a reasonable opportunity to learn the same, and receive, during the period of his apprenticeship, such technical, trade, and general instruction and training as may be necessary. And every apprentice shall, during the period of his apprenticeship, faithfully serve his employer for the purpose of being taught the industry, craft, occupation, or calling, in relation to which he is bound, and shall also conscientiously and regularly accept such technical, trade, and general instruction and training as aforesaid, in addition to the teaching that may be provided by his employer.

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

Advisory Committee.

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

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

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

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

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

Agreement of Apprenticeship.

9. (a) All agreements of apprenticeship shall be drawn up on a form approved by the Court, and signed by the employer, the legal guardian of the apprentice, the apprentice, and the Registrar. No employer, guar-

dian, or apprentice shall enter into any agreement or undertaking purporting to add to, vary, alter or amend any such agreement without the approval of the Court.

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

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

(d) Every agreement of apprenticeship shall be subject to the provisions of the Award in force for the time being applicable to apprenticeship in the industry.

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

11. Every agreement of apprenticeship entered into shall contain—

- (a) The names and addresses of the parties to the agreement.
- (b) The date of birth of the apprentice.
- (c) A description of the industry, craft, occupation or calling or combination thereof to which the apprentice is to be bound.
- (d) The date at which the apprenticeship is to commence and the period of apprenticeship.
- (e) A condition requiring the apprentice to obey all reasonable directions of the employer and requiring the employer and apprentice to comply with the terms of the industrial Award so far as they concern the apprentice.
- (f) A condition that technical instruction of the apprentice, when available, shall be at the employer's expense, and shall be in the employer's time, except in places where such instruction is given after the ordinary working hours.
- (g) A condition that in the event of any apprentice, in the opinion of the examiners, not progressing satisfactorily, increased time for technical instruction shall be allowed at the employer's expense to enable such apprentice to reach the necessary standard.
- (h) The general conditions of apprenticeship.

Transfer of Apprentices.

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

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

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

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

13. Should an employer at any time before the determination of the period of apprenticeship desire to dispense with the service of the apprentice he may with the consent of the apprentice and guardian transfer him to another employer carrying on business within a reasonable distance of the original employer's place of business, willing to continue to teach the apprentice and pay the rate of wages prescribed by the Court in its Award or otherwise according to the total length of time served, and generally to perform the obligations of the original employer.

14. On the transfer or termination of any apprenticeship, from whatever cause, the employer shall give the apprentice a certificate stating what time he has served, full particulars of the branches of the trade or industry in which he has received instruction, the proficiency attained, and shall also notify the Clerk of the Court, and the cause thereof.

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

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

Cancellation of Agreement.

17. Every agreement shall include a provision that it may be cancelled, by mutual consent, by the employer and the legal guardian of the apprentice giving one month's notice in writing to the Court and to the parties concerned that such apprenticeship shall be terminated.

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

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

20. No apprentice employed under a registered agreement shall be discharged by the employer for alleged misconduct until the registration of the agreement of apprenticeship has been cancelled by order of the Court on the application of the employer.

Provided, however, that an apprentice may be suspended for misconduct by the employer, but in any such case the employer shall forthwith make an application for cancellation of the agreement of apprenticeship, and in the event of the Court refusing same the wages of the apprentice or such portion thereof, if any, as the Court may order shall be paid as from the date of such suspension, and, in the event of the application for cancellation being granted, such order may take effect from the date when the apprentice was suspended.

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

- (a) The Trustee or Liquidator, as the case may be, may give written notice to the apprentice and his parent or guardian of his intention to discontinue the employment of the apprentice from a date to be named in such notice, and thereupon the agreement shall be deemed to be terminated from the said date; subject, however, and without prejudice to the right of the apprentice, his parent or guardian, to compound, compromise, or agree upon or to sue for and recover such damages (if any) as he may have sustained through such rescission of the agreement as aforesaid.
- (b) Any proceedings for damages hereunder must be commenced within six weeks after the service on the apprentice of the notice referred to in subclause (a) hereof, otherwise any claim for damages shall be deemed to be waived and forfeited.

Extension of Term.

22. Subject to Regulation 37, time lost by the apprentice through sickness or any other cause whatsoever may, with the consent of the Court on the application of any party, be added to the original term in the apprenticeship agreement at the end of the year of service in which the time has been lost or at the termination of the apprenticeship period.

23. The term of apprenticeship may be extended by the Court on the failure of an apprentice to pass any of the examinations, and for such purpose it shall be the duty of the examiners to make any necessary recommendation to the Court. Any extension of the term of apprenticeship shall be subject to all the conditions and stipulations in the original agreement, except as to rates of wages, which shall be such amount as the Court may determine.

Technical Education Classes.

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

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

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

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

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

27. When an apprentice attends a technical school, vocational classes, or other class or classes of instruction during his ordinary working hours, where such is prescribed, the time so occupied shall be regarded as part of the term of his apprenticeship, and the employer shall not be entitled to make any deduction from the wages of the apprentice for such time.

Examinations.

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

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

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

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

29. (a) The examiners shall be persons skilled in the industry and appointed as prescribed by the Award. Failing provision or appointment as aforesaid the Court may appoint such person or persons as it may deem fit. In the event of a disagreement between the examiners, the matter in dispute shall be referred to a third person agreed to by them or nominated by the Court or the President at the request of any of the examiners, and the decision of such person shall be final and conclusive.

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

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

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

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

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

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

34. Upon the failure of an apprentice to pass two consecutive examinations, it shall be the duty of the examiners to report same to the Court with a recommendation as to the cancellation of the apprenticeship agreement, or such other remedial measures (i.e., increased time for technical instruction) as they may deem advisable. The Court, after notice to all parties concerned, may cancel the agreement or make such other order in the circumstances as it may deem necessary.

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

Lost Time.

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

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

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

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

37. The employer shall pay the apprentice, in respect of time lost through compulsory military or naval training, the amount by which the wages prescribed by the industrial award for the trade, calling, craft, occupation, or industry exceeds the amount received by the apprentice from the Department of Defence: Provided, however, that this clause shall not apply to military or naval training imposed through failure to attend compulsory parades.

All time lost by reason of compulsory military or naval training other than the additional training mentioned in the above proviso shall count as part of the apprenticeship.

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

39. When an apprentice cannot be usefully employed because of a strike the employer shall be relieved of his obligations under the apprenticeship agreement during the period of the strike.

Part-time Employment.

40. Where in any case an employer is temporarily unable to provide work to employ an apprentice for his full time, application may be made by the employer to the Court for permission to employ the apprentice for such lesser time per week or per month and at such remuneration as the Court may determine, being not less than the proportionate amount of the rate of wages prescribed by the industrial award for the trade, calling, or industry. If the Court grants the application holidays will be reduced pro rata.

Miscellaneous.

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

- (a) a record of all apprentices and probationers placed with employers;
- (b) a record of all employers with whom apprentices are placed;
- (c) a record of the progress of each apprentice, recording the result of the examiners' reports;
- (d) any other particulars the Court may direct.

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

42. For the purpose of ascertaining the number of apprentices allowed to be taken at any time, the average number of journeymen employed on all working days of the twelve months immediately preceding such time shall be deemed to be the number of journeymen employed. Where the employer is himself a journeyman regularly and usually working at the trade he shall be counted as a journeyman for the purpose of computing the number of apprentices allowed. Where a business is in operation for less than twelve months the method of ascertaining the number shall be as agreed by the parties to the Award, or, if no agreement arrived at, as determined by the Court.

43. Every industrial inspector appointed in pursuance of the provisions of the Industrial Arbitration Act, 1912-1935, shall have the power to enter any premises, make such inspection of the premises, plant, machinery, or work upon which any apprentice is employed or could be employed, interview any apprentice or employee, examine any books or documents of the business relating to the wages and conditions of apprentices, interrogate the employer in regard to any of the above-mentioned matters.

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

FORMS.

Form "A."

To The Registrar, Arbitration Court, Perth.

Please take notice that....., of....., has entered my service (on probation) as an apprentice to the..... trade on the..... day of....., 19 . Dated this..... day of....., 19 . (Signature of Employer).....

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

Form "B."

Certificate of Service.

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

Dated this.....day of.....19 . (Signature of Employer).....

Form "C."

Certificate of Attendance at Technical School.

(Reg. 26 (e)).

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

(Signature of Principal).....

Form "D."

Certificate of Proficiency.

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

Year of experience..... Stage.....per cent.per cent.per cent.

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

..... Registrar.

Form "E."

Final Certificate.

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

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

..... Registrar.

..... Examiners.

Form "F."

General Form of Apprenticeship Agreement.

(Recommended.)

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

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

2. The parent (or guardian) and apprentice hereby for themselves and each of them and their and each of

their respective executors, administrators, and assigns covenant with the employer as follow:—

(a) That the apprentice shall and will truly and faithfully serve the employer as his apprentice in the said trade at... and will diligently attend to his work at the said trade, and will at all times willingly obey the reasonable directions of the employer, his managers, foremen, and overseers, and will not during the apprenticeship, without the consent in writing of the employer, sell any goods which the employer makes or employ himself in the service of any other person or company in any work, or do any work which the employer undertakes, other than for the employer, and will not absent himself from the employer's service without leave, and will comply with the provisions of the Regulations and of all Awards and Agreements made under "The Industrial Arbitration Act, 1912-1935," or any other Act in force so far as the same shall relate to his apprenticeship.

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

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

(a) That the employer will accept the apprentice as his apprentice during the said term, and will during the said term, by the best means in his power, cause him to be instructed in the trade of... and will provide facilities for the practical training of the apprentice in the said trade.

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

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

(d) That the employer will observe and perform all the conditions and stipulations of the Industrial Arbitration Act, 1912-1935, or any Act or Acts amending the same and any Regulations made thereunder, as far as the same concern the apprentice, AND ALSO the conditions and stipulations of any relative Award or Industrial Agreement for the time being in force.

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

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

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

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

(d) Other conditions.

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

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

Signed sealed and delivered by the said } in the presence of..... }

(Signature of Guardian).

And by the said..... } in the presence of..... }

(Signature of Apprentice).

And by..... of the said } for and on behalf } of the said..... in the presence of..... }

(Signature of Employer.)

Noted and Registered this..... day of

..... 19.....

Registrar.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

In the matter of the Industrial Arbitration Act, 1912-1935, and in the matter of Part VII. of the said Act —Basic Wage.

The 24th day of April, 1939.

IN pursuance of the provisions of the above Act, and subject to the conditions therein prescribed, the Court of Arbitration hereby adjusts and amends the Basic Wage Declaration made on the 13th day of June, 1938, so as to read and have effect as follows:—

(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:—

Table with 2 columns: Gender, Per Week (£ s. d.). Rows for Males and Females.

(2) Agricultural Areas, namely, the South-West Land Division of the State, except such portion thereof as is comprised within the Metropolitan Area as defined herein:—

Table with 2 columns: Gender, Per Week (£ s. d.). Rows for Males and Females.

(3) Goldfields Areas and all other portions of the State, exclusive of the South-West Land Division:—

Table with 2 columns: Gender, Per Week (£ s. d.). Rows for Males and Females.

(4) Payment shall be pro rata where the term of employment is for less than one (1) week.

By the Court,

[SEAL] A. A. WOLFF, Deputy President.

LOST CASH ORDERS.

Agricultural Bank, Perth, 24th April, 1939.

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. 7523 (Wheat Bounty 53/1938); value £8 19s. 2d.; E. Bell; Bruce Rock.

C.O. No. 7671; value £76 4s. 4d.; Lucas Bros.; 8/3/39; Lake Grace.

C. ABEY, General Manager.

ERRATUM—LICENSE TO TREAT TAILINGS.

Department of Mines, Perth, 28th April, 1939.

IN Government Gazette of the 21st April, 1939, page 667, for "S. W. MUNSIE" read "A. H. PANTON."

A. H. TELFER, Under Secretary for Mines.

THE MINING ACT, 1904.

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

Department of Mines,
Perth, 21st April, 1939.

IN accordance with section 97 of the Mining Act, 1904, notice is hereby given that unless rent due on the undermentioned Leases be paid on or before the 19th May, 1939, 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.

A. H. TELFER,
Under Secretary for Mines.

ASHBURTON GOLDFIELD.

Mineral Leases.

- 111—PARSLEY'S SAUCE: Hancock, Richard John.
113—GEORGE DUNN: Atkinson, Sydney; Francis, Arthur; McLarty, Campbell; Hancock, Richard.
114—WHEELBARROW: Hancock, Richard Juno.

BROAD ARROW GOLDFIELD.

Gold Mining Leases.

- 1336W—SLIPPERY GIMBLET: Associated Northern Ora Banda, No Liability.
1399W—GIMBLET 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.
2028W—BIG FOUR: Jones, William Daniel; Meyers, William.
2039W—GOLDEN ARROW: Parker, Thomas John.
2044W—SLIPPERY GIMBLET SOUTH EXTENDED: Associated Northern Ora Banda, No Liability.
2045W—SLIPPERY GIMBLET SOUTH: Associated Northern Ora Banda, No Liability.
2046W—LADY EVELYN: Conley, Jack (junior).
2079W—WYCHEPROOF: Cranston, John Windsor; Coxon, Frederick Sydney; Rocke, James Alexander.
2089W—ZOROASTRIAN NORTH: Rustand, Helen; Farrar, Tom; Farrar, Arthur Gordon; Richards, Annabella; Forbes, James Alexander; Deering, Arthur Henry.
2105W—MINNIE PALMER: Ross, Hugh McKenzie (junior); Ross, Donald Barker; Ross, Colin Campbell; Hornsby, Norma Jean; Ross, Kenneth William; Ross, Ethel Janet; Ross, Hugh McKenzie (senior).
2117W—MISSED CHANCE: Murray, James Duncan; Rickwood, George Henry; Bowden, Charles Daniel.
2126W—BULLETIN EXTENDED: Oates, Mary Jane; Speedie, Morris; Speedie, Norman; Matthews, Francis.
2127W—ORA MUNDA: Pike, Albert Joseph; Pike, Evan Joseph.
2154W—PIRATES MINE: Boyes, John Henry; Parker, Thomas John.
2155W—WYCHEPROOF SOUTH: Cranston, John Windsor; Rocke, James Alexander; Coxon, Frederick Sydney.
2160W—DOUBLE A: Weston, Henry John.
2163W—MOON STONE: McKay, William.
2164W—SIBERIA GOLD MINE: Dempster, Harry.
2165W—MONTE CARLO: Marchesi, Giovanni; Vidakovich, Vido; Movigliatti, Elia; Poppoli, Charlie.
2166W—CAVE HILL: Holm, Kai.
2170W—MOUNT CORLAC: Boyd, Alexander McBeath.
2171W—EUREKA: Hughes, Kenneth; Malling Oscar.
2173W—POLE WEST: Argus, John.

Miner's Homestead Lease.

- 18W—VALLEY: Dillon, Francis; Pearce, Walter Nicholas.

COOLGARDIE GOLDFIELD.

Coolgardie District.

Gold Mining Leases.

- 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.
4732—IVES LAKE VIEW REWARD JUNCTION: Young, Edward.
5195—CLIFTON: Young, Edward.
5218—GREAT WESTERN: Waples, John Thomas.
5250—VICE REGAL: Moran, Michael.
5277—LADY THERESA: Dunkel, George; Gross, John.
5287—EUNDYNIE: Stewart, Alan.
5293—TWO BOYS: Birmingham, James; Birmingham, John Patrick.
5318—ALICIA: Tindals Central Gold Mines of Coolgardie, W.A., Limited.
5343—DREADNOUGHT CONSOLS: Tindals Central Gold Mines of Coolgardie, W.A., Limited.
5384—LINDSAY'S GOLD MINE: Herron, Archibald.
5402—CHRISTMAS BOX: Quinlan, John Joseph; Seahill, Ernest.
5407—ROSE HILL UNITED: Lydon, Michael; Moran, Michael; Gill, William.
5417—BERNARD FRANK: Frank, Gerald Francis.
5432—MAIN STAY: Park, John Jack; Frank, Henry; Bernard, Joseph.
5451—HOST GROUP: Marsden, Sidney Albert.
5473—GROSMONT: Jollands, Edward.
5496—SONS OF ERIN: Pratt, Edith.
5522—LUCKY HIT: Alford, Charles Hugh.
5525—PATCH: Birmingham, James; Birmingham, John Patrick.
5526—TWO BOYS NORTH: Birmingham, James; Birmingham, John Patrick.
5527—GREEN RIBBON: Birmingham, James; Birmingham, John Patrick.
5531—WALLABY: Jebb, John Henry.
5545—BOSHTEER: May, John Harrison; Lay, John; Tibbits, George Richard.
5557—CALEDONIA: Beccaria, Anna.
5561—FRANKSON: Hicks, Harry Craundon.
5573—TERI-BUS: Wallis, Percy Edward; Hartley, Robert.
5584—LONDONDERRY: Taylor, John Valentine.
5585—GLEESON'S: Pringle, William Joseph; McInnes, Edward William; Bates, Robert Webster.
5595—MORNING STAR: Healy, John; Brady, Bernard Patrick.
5597—EVENING STAR: McLean, Norman; Waddingham, Charles; Healy, John; Brady, Bernard Patrick.
5598—KING SOLOMON: Dugan, Charles.
5600—MILESI'S SCHEELITE: Milesi, Catherine.
5602—BUTTERFLY: Grace, Sylvester.
5604—SQUEAKER: Firus, Thomas Edward; Firus, Frank Thomas.
5606—LUCKY STAR: Beeke, Herbert Oswald; Prowse, Albert John.
5607—HELENVALE: Galbraith, Robert; Grey, Edward Albert; Grey, Frederick Francis.
5608—PATIENCE: Maisey, Ernest Theodore.

Mineral Leases.

- 80—FELSPAR: Australian Glass Manufacturers Company, Limited.
82—AMOUNIS: Australian Glass Manufacturers Company, Limited.
83—PETER PAN: Australian Glass Manufacturers Company, Limited.
85—PEGGETTY: British Tantalite Company, Limited.

COOLGARDIE GOLDFIELD—*continued.**Coolgardie District—continued.*Mineral Leases—*continued.*

- 87—RUBICON: Gibbons, Leo Peter Joseph; Seahill, Ernest.
 88—TRUMP: Australian Glass Manufacturers Company, Limited.
 89—AJAX: Australian Glass Manufacturers Company, Limited.
 90—TANTALITE HILL: British Tantalite Company, Limited.
 91—SYDNEY: Seahill, Ernest.
 92—MAGNESITE: Seahill, Ernest.
 93—TANTALITE RIDGE: Lamb, Charles Henry; Taylor, John Valentine.

Miners' Homestead Leases.

- 97—ALPHA: West Australian Goldfields Firewood Supply, Limited.
 100—HORSESHOE: Flood, Winifred.

COOLGARDIE GOLDFIELD.

Kunanalling District.

Gold Mining Leases.

- 914S—KIORO: Crawford, James Miller.
 917S—HOMEWARD BOUND: Homeward Bound Gold Mines, No Liability.
 919S—EUREKA: Hill, Alfred John.
 950S—HANDS ACROSS THE SEA NORTH: Pimley, Frank.
 970S—CARBINE: Crawford, James Miller; Pimley, Elizabeth Mary.
 977S—PETER PAN: Parks, Ciscelia Susannah.
 978S—WOTAN: Burns, Robert William; Burns, George Albert.
 985S—HOMEWARD BOUND NORTH: Homeward Bound Gold Mines, No Liability.
 987S—PREMIER: Hill, Alfred John.
 988S—PREMIER NORTH: Hill, Alfred John.
 992S—EXPECTATION: Petrov, Anthony; Bartoll, Joakim Krojomich.
 997S—MIN MIN LIGHT: Norton, Eric Trafford; Wisbey, Horace William.
 999S—MAGDALA: Sanders, William James.
 1001S—STAR OF FREMANTLE: Hill, Alfred John.
 1002S—EUREKA NORTH: Hill, Alfred John.

Tailings Lease.

- 100—HOMEWARD: Homeward Bound Gold Mines, No Liability.

DUNDAS GOLDFIELD.

Gold Mining Leases.

- 1317—O.K.: O.K. Gold Mines, No Liability.
 1347—OLD MILLER: South Norseman Gold Mines, No Liability.
 1353—VINI: South Norseman Gold Mines, No Liability.
 1364—LADY MARY: Hill, Alfred John.
 1365—LADY MARY SOUTH: Hill, Alfred John.
 1405—O.K. EAST: O.K. Gold Mines, No Liability.
 1406—LADY MILLER WEST: South Norseman Gold Mines, No Liability.
 1480—O.K. WEST: O.K. Gold Mines, No Liability.
 1488—ABBOTSHALL: Richardson, Augustus Merrifield.
 1489—ABBOTSHALL NORTH: Richardson, Augustus Merrifield.
 1532—BLUE BIRD EXTENDED: Lockhart, Eric John.
 1542—BREAK O' DAY: Lamplugh, Arthur Guieppi; Castle, Lewis; Dutton, William Leonard.
 1545—RED KING: Norseman Gold Mines, No Liability.
 1550—MAY BELL: Petersen, Edward; Gomm, Thomas Felby.
 1559—LILY DEEPS: Bach, Victor Joseph.
 1560—LILY DEEPS: Martin, Keith St. Clair.
 1570—BLUE BIRD PROPRIETARY: Lady Gladys Gold Mines, No Liability.

Miners' Homestead Leases.

- 65—OVERSIGHT HOMESTEAD: Lea, Edward David.
 68—LAKE SIDE: King, Cecil Charles; Unicume, Frederick Charles; Jolmsen, Henry Spearwood.
 71—VENTURE: Gianoni, Angelo; Orsi, Battisto.
 74—BURNLEY: Bryant, William George.
 76—NULLABOR: Dimer, Karl Herbert.

EAST COOLGARDIE GOLDFIELD.

East Coolgardie District.

Gold Mining Leases.

- 5415E—RETURN: Wood, William Henry.
 5437E—NORTH END EXTENDED: Mewburn, George Robert; Stahl, Frederick Henry.
 5466E—SOUTH STAR: Saunders, Sydney James.
 5472E—GOLDEN KEY: Rooke, Charles Beaney.
 5486E—OLYMPIAN: O'Keefe, John.
 5493E—MILANO: Bertola, Giovanni; Muffatti, Felice; Borden, Morris; Betti, Enrica.
 5512E—GOLDEN MILE NORTH: Hill, William Campbell Joseph.
 5525E—XMAS FLAT: Elliot, Edward Burton; Riley, Ellen; Starr, Cecil; Parker, William.
 5539E—OROYA EAST: Groves, Albert; Brown, John.
 5556E—BROWN HILL EXTENDED: Groves, Albert; Brown, John.
 5625E—KAPAI: Fargus, Austin Wilfred; Trenwith, Thomas; Kendle, Thomas.
 5688E—CALEDONIAN: Benedetti, Lino; Trinca, Pietro; Pozzoni, Carlo; Nazzari, Angelo; Sceresini, Giovanni.
 5689E—HAOMA: Elliot, Edward Burton; Parker, William; Starr, Cecil; Riley, Ellen.
 5735E—BONNIE LASS: Winter, Michael; Devitt, Michael; Coyne, Peter Henry; Crispe, Albert Edward.
 5737E—GOLDEN MILE CHANNEL: Mohr, John; Gillett, Bernard St. Patrick.
 5740E—BIG BULL: Krause, Mary; Martin, Thomas John; Fernie, Barbara; Fernie, Iris Evelyn.
 5741E—MARIA: Morabito, Peter; Morabito, Pietro; Teraca, Antonio.
 5759E—FORTY FIVE EAST: McCallum, Alexander Duncan.
 5794E—HAPPY JACK: Holznagel, Gustav.
 5796E—TWENTY GRAND: Young, Daniel; Thompson, Samuel; Jenkinson, Ernest William George; Starr, Bertram.
 5803E—MENTOR: Wood, William Henry.
 5839E—CORONATION: Ridge, Maurice Hennessey; Elliott, Edward Burton; Watson, Duncan.
 5843E—CORONATION SOUTH: Hehir, Jack Power.
 5853E—PARINGA JUNCTION: Henderson, William Harold Chartres; Polkinghorne, Harry Louis.
 5854E—PARINGA JUNCTION NORTH: Henderson, William Harold Chartres; Polkinghorne, Harry Louis.
 5855E—PARINGA JUNCTION SOUTH: Henderson, William Harold Chartres; Polkinghorne, Harry Louis.
 5862E—ALBERT ADVENTURE: Dixon, Albertine.
 5867E—CONCORD: Maitland, Horace.
 5868E—SURPRISE: Lazzaroni, Tranquillo; Dell' Arciprete, Nicolangelo.
 5872E—EVERLY: Cox, Charles Walter.
 5874E—CHAMPION: Aris, Mickael.

Miners' Homestead Leases.

- 239E—ROSEVALE: Coreoran, Thomas.
 242E—ASCOT FARM: Adamson, Robert James.
 250E—HAZELDEAN: Sheehan, Terene.
 252E—HAZELDEAN NORTH: Sheehan, Justice Patrick.
 253E—HILLSIDE: Laming, Charles William.
 257E—PETERSONS FARM: O'Loughlin, Margaret.
 265E—FAIRVIEW: Gray, Mary.
 266E—HEHIRS FARM: Hehir, Cornelius Patrick.
 268E—JACK HEHIR'S FARM: Hehir, Jack Power.
 276E—PIONEER DAIRY: McCourt, John Richard.
 277E—COLLINS & HARWOOD PIGGERY: Harwood, John; Collins, Jean Victoria.

Bulong District.

Gold Mining Leases.

- 1306Y—LADY GWEN: Linnett, Arthur Scott; Gessner, Francis David.
 1308Y—SOUTHERN CROSS: Jarvis, George; Nicol, Hugh.

EAST MURCHISON GOLDFIELD.

Lawlers District.

Gold Mining Leases.

- 1238—VANGUARD: Maund, William.
 1314—WESTRALIA: McCowan, John Darroch; Macquarrie, Archibald Neil; Maund, Donald Barrie.
 1317—TALLON DOON: King, Edward James.

EAST MURCHISON GOLDFIELD—*continued.**Lawlers District—continued.*

Miner's Homestead Lease.

22—MIIOW: Robinson, Sydney Bernard.

Black Range District.

Gold Mining Leases.

- 958B—LADY MARY: Parkinson, Tom; Birin, Don; Vlahov, Andrija.
 959B—BONNY NOTE: Atlas Gold Mines, Limited.
 967B—NORTH END G.M.: Ross, Kenneth William; Ross, Hugh McKenzie (junior); Ross, Ethel Janet; Ross, Colin Campbell; Hornsby, Norma Jean; Ross, Donald Barker; Ross, Hugh McKenzie (senior).
 998B—NORTH END No. 4: Ross, Kenneth William; Ross, Hugh McKenzie (junior); Ross, Ethel Janet; Ross, Colin Campbell; Hornsby, Norma Jean; Ross, Donald Barker; Ross, Hugh McKenzie (senior).
 1017B—HACKS: Atlas Gold Mines, Limited.
 1022B—HACKS EXTENDED: Atlas Gold Mines, Limited.
 1024B—HACKS NORTH: Atlas Gold Mines, Limited.
 1029B—HACKS CENTRAL: Atlas Gold Mines, Limited.
 1046B—CAMBERRA: Baseden, Jack.
 1050B—DUKE OF WINDSOR: Baster, Reginald Leslie; Gilbert, Douglas William Freeman.
 1051B—BELLCHAMBERS: Di Chiera, Angelo; Di Giuseppe, Tommaso.
 1052B—HACKS WEST: Atlas Gold Mines, Limited.
 1053B—TRIANGLE: Atlas Gold Mines, Limited.
 1054B—BONNY NOTE WEST: Atlas Gold Mines, Limited.
 1055B—DOOLETTE: Black Range Gold Mines, Limited.
 1056B—DOOLETTE NORTH: Black Range Gold Mines, Limited.
 1057B—DOOLETTE WEST: Black Range Gold Mines, Limited.
 1058B—SANDRIDGE: Black Range Gold Mines, Limited.
 1059B—DOOLETTE DEEPS: Black Range Gold Mines, Limited.
 1060B—SANDRIDGE WEST: Black Range Gold Mines, Limited.
 1061B—DOOLETTE SOUTH: Black Range Gold Mines, Limited.
 1062B—DALMATON: Parkinson, Tom; Birin, Don; Vlahov, Andrija.

Wiluna District.

Gold Mining Leases.

- 359J—CORBOYS REWARD NORTH: McHugh, William Albert.
 433J—WARATAH: Waratah Gold Mines, No Liability.
 434J—WARATAH SOUTH: Waratah Gold Mines, No Liability.
 435J—OLD TOSCANA: Guazzelli, Adelio.
 463J—POMME d'OR: Coolgardie Brilliant, No Liability.
 545J—POMME d'OR EXTENDED: Coolgardie Brilliant, No Liability.
 552J—FLORENCE No. 3: Bradborn, Joseph Fielding.
 587J—BILL'S FIND: Markovich, Blagato; Hodgkinson, Harry John.
 607J—JUBILEE: Linden (W.A.) Gold, No Liability.
 623J—DIAMOND JUBILEE: Linden (W.A.) Gold, No Liability.
 626J—JUBILEE NORTH: Linden (W.A.) Gold, No Liability.
 628J—BLACKADDER: McHugh, George; McHugh, George Edward; Ward, Nicholas Rauer.
 634J—FLORENCE: Bradborn, Joseph Fielding.
 635J—TRUMP: Sorensen, Harry.
 636J—FEDERAL: Tolj, Jack; Bilich, George; Jokich, Peter; Bilich, Joze; Glavota, Joseph.
 637J—PAY DAY: Munro, George.

Miner's Homestead Leases.

- 11J—GEYERS HOMESTEAD: Quadrio, Pietro.
 13J—ZONNEBEKE HOMESTEAD LEASE: Della Santina, Ernesto.
 15J—STIRTON'S HOMESTEAD: Stirton, Daisy Hannah.
 16J—McEVROY'S HOMESTEAD: McEvoy, James.

EAST MURCHISON GOLDFIELD—*continued.**Wiluna District—continued.*Miner's Homestead Leases—*continued.*

- 17J—MORRISSEY'S HOMESTEAD: Builder, Thomas Clark.
 19J—PICTON: Wiluna Investments, Limited.
 23J—BIG CHANCE: Mioceviech, Joseph.
 26J—TRYING: Pervan, Frank; Yelavich, Marko.
 27J—BUTCHERS BLOCK: Builder, Thomas Clark.
 31J—BEDAN: Kirwan, Stella Kathleen.
 32J—MINANBERT: Stirton, William.
 33J—CLAYPANS GARDEN: Cooper, Charles Thomas Joseph.
 34J—WILUNA DAIRY: Thompson, Vivian.
 35J—VIOLET ABATTOIRS: The Lake Violet Pastoral Company Proprietary, Limited.
 40J—MUSIC'S HOMESTEAD: Satti, Arturo.
 41J—RONDIN FARM: Heylen, Thomas Herbert.
 44J—FAIRVIEW: O'Connor, Michael.
 55J—LOMBARDI: Piazzola, Cosimo.
 56J—PREMIER PIGGERY: Wainwright, Robert Solomon.
 58J—SERVIO: Piazzola, Cosimo.
 59J—HILLSIDE: Scatena, Guisepe.
 63J—FALTELLINA: Cugini, Giacomo.

KIMBERLEY GOLDFIELD.

- 85—WESTERN LEAD: Ross, Ralph Alexander Taylor; McIntyre, Sylvester John.
 95—IRISH LASS: Thomas Samuel.
 96—WEST & LEFT: Smith, Robert Richard; Downing, Michael John.
 97—RUBY QUEEN: Smith, Robert Richard; Downing, Michael John.
 98—GOLIATH: Smith, Robert Richard; Downing, Michael John.
 99—RUBY QUEEN NORTH: Smith, Robert Richard; Downing, Michael John.
 100—ST. LAURENCE: Smith, Robert Richard; Downing, Michael John.
 102—RUBY QUEEN EXTENDED: Smith, Robert Richard; Downing, Michael John.
 103—OLD MAC: Shaw, Cyril Malcolm; Saul, James.
 104—KATHLEEN: Ross, Ralph Alexander Taylor; McIntyre, Sylvester John.
 105—KIMBERLEY STAR: Ross, Ralph Alexander Taylor; McIntyre, Sylvester John.

MOUNT MARGARET GOLDFIELD.

Mount Margaret District.

Gold Mining Leases.

- 715T—LANCIEFIELD NORTH: Lancefield (W.A.) Gold Mine, No Liability.
 2216T—BERIA MAIN LODE: Kesich, Joseph Franich.
 2261T—MARY MAC: Tasker, William.
 2332T—ROKA: Kesich, Ivan.
 2363T—MOUNT LAVERTON: Tasker, William.
 2373T—FAIRFIELD: Cairnes, Outhbert.
 2374T—WESTRALIA TASMANIA: Bridgeman, Henry Victor Stanley.
 2382T—PINNACLES: Tasker, William.
 2402T—MIDAS: Niven, John.
 2403T—PINNACLES SOUTH: Tasker, William.
 2412T—SAILOR PRINCE: Allen, Frederick Christopher; Hirth, Paul Henry; Wallis, Thomas Edward.
 2413T—VICTORY NORTH: Hays, Charles Finlay.
 2414T—VICTORY NORTH EXTENDED: Dwyer, George Martin.
 2415T—VICTORY SOUTH: Bolger, Patrick.
 2416T—VICTORY SOUTH DEEPS: Bolger, William.
 2423T—SHE'S RIGHT: Godson, Joseph.

Miner's Homestead Lease.

46T—THE HOMESTEAD: Fisher, Leonard Joseph.

Mount Malcolm District.

Gold Mining Leases.

- 1557C—TOWER HILL: Flynn, Michael.
 1594C—HARBOUR LIGHTS: Leonora Central Gold Mining Company, No Liability.
 1701C—NEW YEAR GIFT: Matchitch, Lazar.
 1725C—BANNOCKBURN: Waldeck, Bruce Parker.
 1727C—CORBOY'S PINNACLE REWARD: Corboy, William John.
 1748C—CHIEN D'OR: Clark, Leopold; Logie, Robert Stewart; Davidson, Frederick Andrew.
 1750C—WOTAN: Willis, Edgar Charles.

MOUNT MARGARET GOLDFIELD—*continued.**Mount Malcolm District—continued.*Gold Mining Leases—*continued.*

- 1753C—LADY DORIS: Castledine, Charles Joseph.
 1769C—BLACK CHIEF: Little, Edward Leonard.
 1770C—RANGOON: Courcier, Kenneth Aubrey; Spencer, Percy Ernest.
 1771C—EAST LYNNE: Courcier, Kenneth Aubrey; Spencer, Percy Ernest.

Miners' Homestead Leases.

- 34C—DALEVIEW: Hill, Peter.
 36C—VICTOR: Gwalia Co-operative Butchering Society, Limited.
 37C—CO-OP LEASE: Edquist, Victor Thomas.
 38C—CARDINIA: Robinson, James Johnstone.
 39C—MELROSE: Robertson, George Norman.

Mount Morgans District.

- 396F—BINDAH: Bindah Gold Mines, Limited.
 400F—WESTRALIA NORTH: Dods, John Nisbet.
 418F—WHO CAN TELL: Westralia Renown Mines, No Liability.
 432F—MT. MORVEN SOUTH: Westralia Renown Mines, No Liability.
 482F—HILL END: Solly, Keith Harold; Brodie, Ada Mary.
 494F—LOCAL LADY: Bettini, Antonio.
 516F—HILLS PROPRIETARY: Solly, Keith Harold.
 517F—DUNN'S REWARD: Dunn, Kathleen.
 519F—GOULBOURN: Cable, Martin.

Miner's Homestead Lease.

- 14F—CAMP: Newman, Harold Stephen; Young, Gordon.

MURCHISON GOLDFIELD.

Cue District.

Gold Mining Leases.

- 2084—TROVATO DI PIETRO—Della Bona, Gim; Panizza, Domenico.
 2092—CULCULLI NORTH: Ding, James Sharam; Talbot, Albert Jesse; Page, Mavis Jane; Page, Ronald William; Scott, Alexander; Ruwoldt, William Henry.
 2120—TURN OF THE TIDE: Turn of the Tide Gold Mines, Limited.
 2130—GARIBALDI: Panfani, Tespesio.
 2175—GOLDEN GATE: Poletti, Gildo; Ricci, Battista; Caroli, Giuseppe; Moraschini, Pietro; Savardi, Martino.
 2182—DESERT GOLD: Aiberti, Giulio; Aiberti, Annibale.
 2185—SNAKE GULLY: Gaddini, Anselmo.
 2186—DESERT FLOWER: Aiberti, Annibale.
 2199—NEVER CAN TELL: Gill, Edward James.
 2200—BLUE PETER: Peterkins, Victor.
 2201—GOLDEN FLEECE: Golden Gate Mining Company, Limited.
 2202—GOLDEN OAK: Golden Gate Mining Company, Limited.

Miners' Homestead Leases.

- 26—REDLANDS: Blake, William.
 29—SUNSHINE: Manolini, Aurelio.
 30—HOVEA: Pruiti, Francesco; Coci, Antonino; Lama, Giovanni.

Day Dawn District.

Gold Mining Leases.

- 573D—MOUNTAIN VIEW: Chesson, Albert; Chesson, John.
 590D—WEST FINGALL: Boyce, John William.
 639D—LONE HAND: Moraschini, Carlo; Manolini, Aurelio; Poletti, Gildo; Squarcini, Emanuel.
 642D—BABY MINE: Meldrum, William.
 617D—KLONDIKE: Poletti, Gildo; Bianchi, Domenic; Savardi, Martino; Panizza, Maria; Moraschini, Pietro; Della-Bona, Giacomo.
 649D—NEW GOLCONDA: New Golconda Mines, No Liability.
 650D—SECOND HAND: Moraschini, Carlo; Manolini, Aurelio; Poletti, Gildo; Squarcini, Emanuel.
 651D—THIRD HAND: Moraschini, Carlo; Manolini, Aurelio; Poletti, Gildo; Squarcini, Emanuel.

Miner's Homestead Lease.

- 28D—WENDOUREE: The Curator of Intestate Estates.

MURCHISON GOLDFIELD—*continued.**Meekatharra District.*

Gold Mining Leases.

- 475N—INGLISTON CONSOLS EXTENDED: Roberts, William Christopher; Walshaw, Mabel Alice; Roberts, John Harold; Roberts, Frederick William; Roberts, Alfred; Roberts, Ernest Victor; McManus, William; Steele, Mary Ruby Alma; Roberts, Spencer Macdonnell; Roberts, Archbold John; Roberts, Ruby Florence; Roberts, Ida Harriet Rachel; 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; Roberts, Ernest Victor; McManus, William; Steele, Mary Ruby Alma; Roberts, Spencer Macdonnell; Roberts, Archbold John; Roberts, Ruby Florence; Roberts, Ida Harriet Rachel; 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.
 729N—INGLISTON CONSOLS EAST: Roberts, William Christopher; Walshaw, Mabel Alice; Roberts, John Harold; Roberts, Frederick William; Roberts, Alfred; Roberts, Ernest Victor; McManus, William; Steele, Mary Ruby Alma; Roberts, Spencer Macdonnell; Roberts, Archbold John; Roberts, Ruby Florence; Roberts, Ida Harriet Rachel; 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 EXTENDED: Caddy, George Beaumont.
 822N—CONSOLS EAST EXTENDED: Roberts, William Christopher; Walshaw, Mabel Alice; Roberts, John Harold; Roberts, Frederick William; Roberts, Alfred; Roberts, Ernest Victor; McManus, William; Steele, Mary Ruby Alma; Roberts, Spencer Macdonnell; Roberts, Archbold John; Roberts, Ruby Florence; Roberts, Ida Harriet Rachel; 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.
 1466N—HAVELOCK: Johnson, John Henry; Scott, Alexander; Richards, Arthur Ailsbury.
 1539N—INGLISTON SOUTH: Ingliston South Gold Development, No Liability.
 1540N—PROHIBITION SOUTH: The Prohibition Gold Mining Company, No Liability (in liquidation).
 1547N—LADY CENTRAL: Meekatharra Central Gold, No Liability.
 1551N—NEW WATERLOO: Garland, Ethel Kate.
 1552N—UNTTED: Mines Selection of Western Australia, Limited.
 1553N—CONSOLS NORTH: Caddy, George Beaumont.
 1554N—PROHIBITION EAST: The Prohibition Gold Mining Company, No Liability (in liquidation).
 1559N—INGLISTON: Butler, John Francis; Butler, William Henry; Toohey, John.
 1564N—QUEEN OF THE LAKE: Aladdin Gold Mines, Limited.
 1565N—NEW GWALIA: Mines Selection of Western Australia, Limited.
 1567N—CONSOLS WEST: Caddy, George Beaumont.
 1569N—COMMODORE: Mines Selection of Western Australia, Limited.
 1571N—PHARLAP: Ribatto, Constantino.
 1576N—LADY CENTRAL NORTH: Meekatharra Central Gold No Liability.
 1581N—QUEEN OF THE LAKE SOUTH: Aladdin Gold Mines, Limited.

MURCHISON GOLDFIELD—*continued.**Meekatharra District—continued.*Gold Mining Leases—*continued.*

- 1583N—MACQUARRIE: Mines Selection of Western Australia, Limited.
- 1584N—MACQUARRIE SOUTH: Mines Selection of Western Australia, Limited.
- 1585N—ALADDIN No. 1: Aladdin Gold Mines, Limited.
- 1589N—ALADDIN No. 5: Aladdin Gold Mines, Limited.
- 1594N—LUCKY HIT: Mines Selection of Western Australia, Limited.
- 1598N—PHARLAP NORTH: Mines Selection of Western Australia, Limited.
- 1603N—PATRICIA: Mann, John; Mann, Adele May.
- 1605N—COMMODORE WEST: Mines Selection of Western Australia, Limited.
- 1606N—INGLTON WEST: Ingliston South Gold Development, No Liability.
- 1608N—HAVELUCK EAST: Johnson, John Henry; Scott, Alexander; Richards, Arthur Ailsbury.
- 1619N—ALADDIN No. 14: Aladdin Gold Mines, Limited.
- 1633N—MICKY DOOLAN: Mines Selection of Western Australia, Limited.
- 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.
- 1679N—PROHIBITION NORTH: The Prohibition Gold Mining Company, No Liability (in liquidation).
- 1700N—CHAMPION EXTENDED: Aladdin Gold Mines, Limited.
- 1719N—SABBATH: Peterson, Alfred Christian.
- 1726N—MURCHISON KING: Duff, Mary; White, Clarence; Omond, William; O'Mara, Frank.
- 1735N—HALCYON EXTENDED: Rinaldi, Robert; Flynn, John.
- 1749N—HALYCON: Mines Selection of Western Australia, Limited.
- 1756N—NEW GWALIA WEST: Mines Selection of Western Australia, Limited.
- 1765N—DANUBE: Mann, John.
- 1775N—RICKETY KATE: Mines Selection of Western Australia, Limited.
- 1804N—BLUE HORSE: Lauritsen, Ole Martin; Brown, William Henry; Head, John Charles.
- 1806N—ST. FRANCIS: Pironi, Pietro.
- 1811N—KELLY'S LUCK: Gray, Albert Ernest.
- 1812N—GOLDEN BAR: Mines Selection of Western Australia, Limited.
- 1813N—ALPHA: Mines Selection of Western Australia, Limited.
- 1814N—MACQUARRIE EXTENDED: Mines Selection of Western Australia, Limited.
- 1815N—MACQUARRIE EAST: Mines Selection of Western Australia, Limited.
- 1816N—ALBERTS DEEPS: Mines Selection of Western Australia, Limited.
- 1817N—UNITED EAST: Mines Selection of Western Australia, Limited.
- 1818N—ALBERTS EAST: Mines Selection of Western Australia, Limited.
- 1819N—UNITED WEST: Mines Selection of Western Australia, Limited.
- 1820N—BLOCK 6: Mines Selection of Western Australia, Limited.
- 1821N—REPULSE: Mines Selection of Western Australia, Limited.
- 1822N—RENOWN: Mines Selection of Western Australia, Limited.
- 1823N—GWALIA SOUTH: Mines Selection of Western Australia, Limited.
- 1824N—ARETHUSA: Mines Selection of Western Australia, Limited.
- 1825N—RODNEY: Mines Selection of Western Australia, Limited.
- 1826N—INVINCIBLE: Mines Selection of Western Australia, Limited.
- 1827N—QUEEN ELIZABETH: Mines Selection of Western Australia, Limited.
- 1828N—NELSON: Mines Selection of Western Australia, Limited.
- 1829N—STURDEE: Mines Selection of Western Australia, Limited.
- 1830N—KEYES: Mines Selection of Western Australia, Limited.
- 1831N—BEATTY: Mines Selection of Western Australia, Limited.

MURCHISON GOLDFIELD—*continued.**Meekatharra District—continued.*Gold Mining Leases—*continued.*

- 1832N—JELLCOE: Mines Selection of Western Australia, Limited.
- 1833N—FISHER: Mines Selection of Western Australia, Limited.
- 1834N—SUSSEX: Mines Selection of Western Australia, Limited.
- 1835N—BARHAM: Mines Selection of Western Australia, Limited.
- 1836N—BLAKE: Mines Selection of Western Australia, Limited.
- 1837N—VINDICTIVE: Mines Selection of Western Australia, Limited.
- 1839N—GLOBE EXTENDED: Mines Selection of Western Australia, Limited.
- 1840N—GLOBE SOUTH: Mines Selection of Western Australia, Limited.
- 1841N—PHARLAP WEST: Mines Selection of Western Australia, Limited.
- 1842N—ROSA: Mines Selection of Western Australia, Limited.
- 1843N—GLOBE EAST: Mines Selection of Western Australia, Limited.
- 1845N—LUCKY ZAC: Coumbe, William Edwin; Dyer, Henry Arthur.
- 1846N—EMPIRE: Budge, Raymond William.
- 1849N—NEW ALLIANCE: Meikle, John.
- 1850N—BRITANNIA: Hesford, Richard.
- 1851N—EDENHOPE: Mackay, Harold Stuart.

Miner's Homestead Lease.

- 59N—GLENGARRY: McDonald, Alexander Vincent.

Tailings Lease.

- 88—MARS TAILINGS LEASE: Mars Gold Mines, Limited.

Mount Magnet District.

Gold Mining Leases.

- 1245M—MILGOO MINE: Moses, Arthur Gilbert (senior).
- 1246M—NEPTUNE: Morrow, Chester Arthur; Elliott, Edward Burton.
- 1255M—EDWARD CARSON: Cassey, Andrew.
- 1256M—MORNING STAR: Metropolitan Mining and Development Company, Limited.
- 1272M—WEST END: Hayden, Patrick Joseph; Miller, William George; Scott, William Robert; Laing, William.
- 1273M—ABBOTT'S: Cassey, Andrew.
- 1275M—CASCADE: Hayden, Patrick Joseph; Scott, William Robert; Laing, William; Miller, William George.
- 1281M—SATURN: Parkinson, William Jones.
- 1282M—HILL 50: Hill 50 Gold Mine, No Liability.
- 1286M—EVENING STAR: Slavin, Joseph Clarence; Jewell, Florence; Miller, George Albert.
- 1308M—EMPRESS: Grose, John.
- 1320M—HESPERUS DAWN: Companti, Remigio; Poletti, Gildo; Bianchi, Domenic; Bianchi, Alberto; Dorigo, Gaetano.
- 1322M—THREE BOYS: Ronchi, Camillo; Patroni, Italo.
- 1332M—FINE CUT: Gollan, Collin Francis Joseph; Way, Rita.
- 1334M—BLACK CAT: Metropolitan Mining and Development Company, Limited.
- 1339M—MARS: Rieger, William Henry; Coulthard, Joseph.
- 1349M—MORNING STAR SOUTH: Metropolitan Mining and Development Company, Limited.
- 1353M—HILL CREST: Burt, Joseph Charles.
- 1355M—MOYAGEE: Bianchi, Dominic; Poletti, Gildo; Dorigo, Gaetano; Johns, Francis Richard.
- 1356M—HILL 50 NORTH: Hill 50 Gold Mine, No Liability.
- 1361M—JUPITER: Williss, Charles Edward; Cassey, William James.
- 1366M—HALL MARK: Gemmill, Rice Thomas Hopkins.
- 1367M—EDWARD CARSON WEST: Cassey, Andrew.
- 1368M—THREE BOYS WEST: Patroni, Italo; Ronchi, Camillo.
- 1369M—PANTOMIME WEST: Hannell, May.
- 1370M—ST. MARY: Hanson, Charles.
- 1372M—SATURN EXTENDED: Parkinson, William Jones.

MURCHISON GOLDFIELD—*continued.**Mt. Magnet District—continued.*Gold Mining Leases—*continued.*

- 1374M—SOUVENIR: Sullivan, Evangeline.
 1377M—LITTLE FRIEND: Moody, Montgomery.
 1378M—GAMBIER LASS: Haworth, Thomas Lear;
 Evans, Edward William Samuel; Seaman,
 Reginald John.
 1379M—GALTEE MOORE: Grose, Charles.

Miner's Homestead Lease.

- 10M—WATSONS HOMESTEAD: Watson, Samuel
 John; Hudson, Reginald Stanley.

NORTHAMPTON MINERAL FIELD.

Mineral Leases.

- 205—SURPRISE SOUTH: Weir, Terence.
 209—WHITE HEATHER: Cordingley, Frank; Weir,
 Terence.

Private Property.

- 20P.P.—SURPRISE SOUTH EXTENDED: O'Connor,
 Michael; Hayes, Monica.
 24P.P.—SPRINGVALE: Tarcoola Blocks Mines, No
 Liability.
 30P.P.—PROTHEROE NORTH: Heinsen, Julius;
 Heinsen, Harry; Nelson, Charles.

NORTH COOLGARDIE GOLDFIELD.

Menzies District.

Gold Mining Leases.

- 5217Z—GLADSOME: Sand Queen-Gladsome Mines, No.
 Liability.
 5476Z—SAND QUEEN: Sand Queen-Gladsome Mines,
 No Liability.
 5531Z—PRINCESS EVA DEEP: Woolgar Gold Mines,
 Limited.
 5532Z—PRINCESS MAY: Woolgar Gold Mines, Lim-
 ited.
 5535Z—PRINCESS EVA: Woolgar Gold Mines, Limited.
 5537Z—TIMONI: Mount Ida Gold Mines, Limited.
 5539Z—AEROPLANE: Woolgar Gold Mines, Limited.
 5549Z—LADY HARRIET: Sawyer, Ephraim Thomas.
 5551Z—FORREST BELL: Mount Ida Gold Mines, Lim-
 ited.
 5559Z—FORREST BELLE NORTH: Mount Ida Gold
 Mines, Limited.
 5561Z—FORREST BELLE SOUTH: Mount Ida Gold
 Mines, Limited.
 5563Z—GLADSOME WEST: Sand Queen-Gladsome
 Mines, No Liability.
 5564Z—SAND QUEEN: Sand Queen-Gladsome Mines,
 No Liability.
 5568Z—MENZIES CONSOLIDATED No. 1: Woolgar
 Gold Mines, Limited.
 5569Z—MENZIES CONSOLIDATED No. 2: Woolgar
 Gold Mines, Limited.
 5570Z—MENZIES CONSOLIDATED No. 6: Woolgar
 Gold Mines, Limited.
 5590Z—KING OF THE HILLS: Winter, Frederick
 George.
 5591Z—POST TOWN: Winter, Frederick George.
 5612Z—MT. IDA GOLD MINE EXTENDED: Mount
 Ida Gold Mines, Limited.
 5629Z—LADY BEA: Blackmore, Mabel.
 5651Z—TEMORA: Donnelly, James; Donnelly, Patrick;
 Donnelly, Bernard.
 5658Z—CARIDA: Bond, Sidney; Tyler, George Spen-
 cer; Corbett, Thomas William.
 5667Z—GOLDEN RIDGE: Pascoe, Richard Alexander;
 Fernie, Robert McGregor; Treen, Agnes Cath-
 erine.
 5668Z—FEDERATION: Beccarelli, Louis.
 5671Z—RESURRECTION: Woolgar Gold Mines, Lim-
 ited.
 5672Z—MENZIES CONSOLIDATED No. 7: Woolgar
 Gold Mines, Limited.
 5674Z—QUIN HILL: Quinlivan, James; Massingham,
 Charles Carson.
 5676Z—CORONATION: Pomi, Luis; Bona, Lorenzo;
 Marchetti, Peter.
 5677Z—TWIN HILLS SOUTH: Bright, Jasper.
 5678Z—TWIN HILLS MAIN REEF: Bright, Jasper.
 5685Z—GOLDEN RIDGE NORTH: Douglas, Stanley
 Blunt.
 5688Z—UNEXPECTED SOUTH: Gapes, Richard.

NORTH COOLGARDIE GOLDFIELD—*continued.**Menzies District—continued.*Gold Mining Leases—*continued.*

- 5691Z—BLACK BIRD: Braecgirdle, Walter John;
 Prosser, Charles Rooks; Braecgirdle, Walter.
 5692Z—COPPERFIELD: Parry, Noel Clinton.
 5695Z—LADY LILA: Carlson, Jack; McCann, Jack;
 McKinnon, William Michael; Gorman, Hen-
 rietta.

Tailings Leases.

- 31—TAILINGS LEASE: Sand Queen-Gladsome Mines,
 No Liability.
 109—TIMONI TAILINGS AREA: Mount Ida Gold
 Mines, Limited.

Yerilla District.

Gold Mining Leases.

- 1011R—NETA: Paget Gold Mines of Edjudina, Lim-
 ited.
 1078R—AGE OF HEARTS: Richardson, George Charles.
 1119R—GENEVE: Paget Gold Mines of Edjudina, Lim-
 ited.
 1120R—SENATE: Paget Gold Mines of Edjudina, Lim-
 ited.
 1121R—NETA EXTENDED: Paget Gold Mines of Ed-
 judina, Limited.
 1122R—NETA JUNCTION: Paget Gold Mines of Ed-
 judina, Limited.
 1123R—SEVENTY TWO: Richardson, George Charles.
 1126R—CHATEAU TANUNDA: Edjudina Gold Min-
 ing Company, No Liability.
 1133R—YARRI WEST: Edjudina Gold Mining Com-
 pany, No Liability.
 1134R—FINGALL: Clifford, John; Clifford, Daniel.
 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 Edju-
 dina, 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.
 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 Edju-
 dina, 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.
 1162R—WALLARY CENTRAL: Holzmagel, Gustav;
 Smith, John Jackson; Stene, Sverre; Smith,
 John Edward.
 1175R—FLORENCE: Edjudina Gold Mining Company,
 No Liability.

NORTH COOLGARDIE GOLDFIELD—*continued.**Yerilla District—continued.*Gold Mining Leases—*continued.*

- 1176R—YILGANGIE QUEEN: Heppingstone, David; Heppingstone, Ian David; Palmer, Charles William.
 1183R—SUFFOLK EXTENDED: Paget Gold Mines of Edjudina, Limited.
 1186R—NETA EAST: Paget Gold Mines of Edjudina, Limited.
 1187R—WALLLABY: Holznagel, Gustav; Smith, John Jackson; Steue, Sverre; Smith, John Edward.
 1189R—EAST WEST GOLD REEFS: Roburg, Claude Homes; Withmell, Ernest.
 1192R—YILGANGIE NORTH: Yilgangie Queen Gold Mining Company, No Liability.
 1207R—MELODY MINE: Heppingstone, Ian David.
 1208R—MT. WALLBROOK: Polak, Frederick Reginald Lionel.

Niagara District.

Gold Mining Leases.

- 809G—FORTUNE: Spicer, John.
 810G—TWO D's: Bright, William.
 811G—TWO D's, WEST: Bright, William.
 868G—ALTONA: Wilkinson, Ronald Henry.
 873G—PETER PAN: Fitzpatrick, Joseph James; Quis-tini, Peter; Fitzpatrick, Patrick John.
 901G—PERSEVERANCE: Holme, Helen Frances.

Ularring District.

Gold Mining Leases.

- 1016U—NEW CALLION: Goodman, John Berkeley.
 1033U—WAHII: Trip, Emma Amelia Van Vierssen.
 1051U—GOLDEN POLE: Trip, Emma Amelia Van Vierssen.
 1077U—MAKAI: O'Brien, Alexander.
 1078U—RABBIT: Butcher, Harry Douglas.
 1080U—MORNING GLORY: Butcher, Lionel Forrest.
 1085U—SOUTH CALLION: Goodman, John Berkeley.
 1088U—GOLDEN COCKATOO: Robinson, William Andrew.
 1089U—PARAMOUNT: Walls, John; Pass, John Stanley.
 1090U—FALLEN STARS: Sneesby, Joseph; Clannahan, Hugh.
 1091U—ANNFIELD: Macfarlane, Janet Ann.
 1092U—WHITE HEATHER: Conning, John Stephen; McCutcheon, James Hugh; Cruthers, James William; Carrott, Arthur; Macfarlane, John.
 1094U—FIRST HIT: Evans, Thomas.

NORTH-EAST COOLGARDIE GOLDFIELD.

Kanowna District.

Gold Mining Leases.

- 1536X—MELTON: Beavis, Robert John.
 1537X—JOHN TERENCE: Allen, John William.
 1538X—LADY VIOLET: Regan, Francis Michael.

Miner's Homestead Lease.

- 44X—SYLVIE: Smith, John Urwin.

Kurnalpi District.

Gold Mining Leases.

- 449K—V.R.C.: Faulkner, Patrick John; Faulkner, John Francis; Taylor, Harry.
 450K—ERNBILL: May, John Harrison; Roberts, Alfred John; Turkington, George.
 451K—RAINBOW: Givi, Sydney James; Aitken, John Easton; Pitcher, John Henry.

PEAK HILL GOLDFIELD.

Gold Mining Leases.

- 508P—MOUNT PLEASANT: Gardiner, William Robert.
 541P—MT. SEABROOK No. 1: Mount Seabrook Gold Mines, Limited.
 542P—MT. SEABROOK No. 2: Mount Seabrook Gold Mines, Limited.
 556P—PEGASUS: Pegler, Harry.
 558P—MT. LABOUCHERE: Sands, Benjamin.

PHILLIPS RIVER GOLDFIELD.

Gold Mining Leases.

- 247—LITTLE MARY: Belli, Juilian Peter; Daw, Clarence Charles; Belli, Jack.
 248—ARDPATRICK: Reeves, Arthur Ernest; Petersen, William; Halbert, Gordon; Roberts, Hugh.
 256—HARBOUR VIEW MINE: Keevit, William Alfred.
 257—GEM CONSOLIDATED SOUTH MINE: Danker, Charles Albert Henry.

Private Property.

- 14PP—FLOATER GOLD MINE: Smith, Walter Hugh McKenzie.

Mineral Lease.

- 370—NORTH HARBOUR VIEW: Reeve, Arthur.

Miners' Homestead Leases.

- 309—HOMESTEAD: Foord, Edith Lillian Flowers.
 319—OXFORD: Hambly, Lewis.
 321—HILLSIDE: Jenkins, Arthur James.

PILBARA GOLDFIELD.

Marble Bar District.

Gold Mining Leases.

- 707—KITCHENER: Jackson, Percy; Jackson, Hugh.
 850—FEDERATION: Goodridge, George William; Hausen, Hagbarth.
 851—VIKING: Hansen, Hagbarth.
 856—BULLETIN: Woodman, Emily Ada; Woodman, William Francis.
 866—BONNIE DOON: Greater Bonnie Doon (1935), Limited.
 873—BOOLARINA: Moxam, William.
 874—UNCLE TOM: Jeffreys, John William.
 879—BIRTHDAY GIFT: Wyndham, Geoffry Alexander; Higgins, William Stephen.
 901—RYAN'S: Greater Bonnie Doon (1935), Limited.
 907—PRINCESS MAY: McAllister, Leslie William; Kelly, George Edward.
 912—HOMeward BOUND: Hansen, Hagbarth; Moore, Rex Oliver.
 914—JO-JO: Donatini, Vincent.
 915—NORTH STAR: Duncan, William Campbell; Duncan, Kenneth; Duncan, Roland.
 924—TRUE BLUE: Gooderidge, George William; Tantanini, Michael.
 926—LEVIATHAN: Thorley, Edward Donald; Thompson, Alexander Joseph.
 929—TASSY QUEEN: Wingello Gold Mines, No Liability.
 989—OLD TOM: Mallett, Thomas.
 1002—COPENHAGEN: Petersen, Niels Christian; Hansen, Hagbarth.
 1003—COPENHAGEN EAST: Petersen, Niels Christian; Hansen, Hagbarth.
 1010—MICKEY: Goode, Don; Jones, George.
 1011—COPENHAGEN WEST: Hansen, Hagbarth; Jeffrey, Peter; Johnston, Thomas.
 1012—GLEAMING DAWN: Ellis, Thomas Walker; Hardie, Ian Alexander.
 1013—TRUMP: Miller, Leslie; Hannay, Gilbert.
 1015—HILDA H.: Richardson, Spencer John; Negus, Herbert Christopher.
 1016—PREMIER: Goodridge, George William.
 1017—CUBAN: Cowan, Joseph; Fritz, Willi.

Mineral Leases.

- 355—COTTON'S PERSEVERANCE: Pedler, John Alfred; Russell, John William.
 359—KOONGALIN SILVER LEAD MINE: Moxam, William; Boylan, Joseph; Carey, Hugh.

Nullagine District.

Gold Mining Leases.

- 229L—BARTON: McKenna, Maurice; Gallop, Douglas; McKenna, Gertrude Helen.
 230L—ALL NATIONS: McKenna, Maurice; Gallop, Douglas.
 231L—BLUE SPEC: Dods, John Nisbet.
 234L—ALREMA: Simpson, George.
 235L—BEATRICE: Simpson, George.
 236L—WESTERN: Simpson, George.

PILBARA GOLDFIELD—*continued.**Nullagine District—continued.*Gold Mining Leases—*continued.*

- 246L—HOPETOUN: Heath, Alfred Hodson Gordon.
 247L—HOPETOUN NORTH: Heath, Alfred Hodson Gordon.
 252L—MARJIE: Paul, Frank; Geddes, David.
 256L—BILL JIM: Geddes, David Beveridge.
 258L—JUNCTION: Gallop, Douglas; McKenna, Maurice.
 260L—ALL NATIONS NORTH: Simpson, Harold George.
 261L—GOLDEN GATE: Sharper, William.
 262L—BORE HOLE: Blaukensee, William Brisbane.
 263L—BLUE SPEC EAST: Dods, John Nisbet.
 264L—SPEC: Dods, John Nisbet.
 265L—WEST SPEC: Dods, John Nisbet.
 266L—GOLDEN SPEC: Dods, John Nisbet.

Mineral Lease.

- 49L—WIDGE: Smith, James.

WEST KIMBERLEY MINERAL FIELD.

Mineral Lease.

- 59—GOOD LUCK MICA SHOW: Gussy, Maxwell Edward; Bannon, Harry.

YALGOO GOLDFIELD.

Gold Mining Leases.

- 907—BROWN'S REWARD: Arkle, James Vere.
 953—REVIVAL: Nevill, Aloysius Martin.
 1001—WESTERN QUEEN: Western Queen (1936), No Liability.
 1010—GNOW'S NEST: Nevill, John Laurence; Woinar, Bernard.
 1011—GNOW'S NEST No. 2: Nevill, John Laurence; Woinar, Bernard.
 1013—REDEMPTION: Rothsay Gold Mines, No Liability.
 1014—WEDGE: Rothsay Gold Mines, No Liability.
 1019—BRITISH QUEEN: Rothsay Gold Mines, No Liability.
 1023—HAYES REWARD: Atlas Gold Mines, Limited.
 1047—MUGGA KING: Smith, Tom; Dix, Percy Albert.
 1050—ROYAL STEWART: Rothsay Gold Mines, No Liability.
 1051—BRITISH QUEEN DEEPS: Rothsay Gold Mines, No Liability.
 1052—REDEMPTION DEEPS: Rothsay Gold Mines, No Liability.
 1056—LOUISA: Rothsay Gold Mines, No Liability.
 1057—ROSE: Rothsay Gold Mines, No Liability.
 1058—LADY DIANA: Rothsay Gold Mines, No Liability.
 1065—SHENANDOAH: Sleeman, John Charles; Zuegg, Harry; Zuegg, Kathleen.
 1073—KING SOLOMON EXTENDED: King Solomon's Mines, Limited.
 1081—HIGHLAND CHIEF: Fry, Oswald Frederick.
 1083—KING SOLOMON'S WEST: King Solomon's Mines, Limited.
 1084—KING SOLOMON'S SOUTH: King Solomon's Mines, Limited.
 1085—SWEET WILLIAM: Lake, Laurence Wilfred.
 1086—TUI EAST: Sullivan, Leslie George.
 1091—VINTAGE: Arkle, Hunter Miles.
 1095—RELIANCE: Nevill, John Laurence.
 1096—KING SOLOMON'S MINE: King Solomon's Mines, Limited.
 1102—ASTOR: Lake, Laurence Wilfred.
 1113—FIELD'S FIND: Arkle, Marie Aimee Andree.
 1114—FIELD'S FIND CENTRAL: Boundy, John Francis.
 1115—ROSE MARIE: Malone, Martin Patrick.
 1116—FIELDS FIND No. 2 SOUTH: Boxlaff, Emil Carl.
 1119—FIELDS FIND CENTRAL WEST: Mambretti, Guido.
 1120—FIELDS FIND No. 2 EAST: Tobin, Patrick.
 1123—GOLDEN STREAM: Bourke, Frederick.
 1124—MARIGOLD: Vanstan, Thomas Henry; Johanson, Carl; Oliver, Samuel.
 1126—ELIZABETH RENEWED: King Solomon's Mines, Limited.
 1128—BEAUFORT: Hawkins, James William.
 1136—EAST VICTORY: Rodan, Mary Ann; Brown, Joseph.

YALGOO GOLDFIELD—*continued.*Gold Mining Leases—*continued.*

- 1137—CITY OF MELBOURNE: Taylor-Vernon, Kenneth Campbell.
 1138—CONTINENTAL: Nevill, John Laurence.
 1139—BLANEY'S GOLD MINE: Nevill, John Laurence; Kennedy, Murray Hamilton.
 1145—OVERSIGHT: Armstrong, Frank Edward; Hedlam, Frank; Frame, John; Samelowitz, Morris.
 1146—FIELDS FIND NORTH: Butement, Thomas.
 1147—FIELDS FIND WEST: Butement, Thomas.
 1148—FIELDS FIND CENTRAL NORTH: Butement, Thomas.
 1149—PORPHYRY: Butement, Thomas.
 1150—PORPHYRY NORTH: Butement, Thomas.
 1151—BINTO EAST: Butement, Thomas.
 1152—BINTO SOUTH: Butement, Thomas.
 1153—BINTO NORTH: Butement, Thomas.
 1154—FIELDS FIND SOUTH: Butement, Thomas.
 1155—FIELDS FIND EAST EXTENDED: Butement, Thomas.
 1156—BINTO WEST: Butement, Thomas.
 1157—VINTAGE EAST: Butement, Thomas.

Miner's Homestead Lease.

- 12—REPOSE: Morrissey, Marjory.

YILGARN GOLDFIELD.

Gold Mining Leases.

- 2801—SCOTS GREYS: Polson, Samuel Hunter.
 3248—RADIO DEEPS: Andrews, Richard Bullock; Lang, Samuel Carsley.
 3312—NORTH END: Dunleavy, Gordon.
 3337—EASTER GIFT: Deane, Thomas.
 3345—COPPERHEAD: Deane, Thomas; Scott, Colin; Roots, Hubert Henry; Crudace, Peter Mellanby.
 3350—RISING SUN: Deane, Thomas; Scott, Colin; Roots, Hubert Henry; Crudace, Peter Mellanby.
 3378—COPPERHEAD DEEPS: Deane, Thomas; Scott, Colin; Roots, Hubert Henry; Crudace, Peter Mellanby.
 3382—SALVATION: Zanga, Francesco; Madalena, Nino; Cominelli, Gino; Norton, James Edward.
 3387—RADIO DEEPS EXTENSION: Andrews, Richard Bullock; Lang, Samuel Carsley.
 3393—BOHEMIA: Buckley, Harold.
 3397—GOLDFINCH: Deane, Thomas; Roots, Hubert Henry; Scott, Colin; Crudace, Peter Mellanby.
 3398—CORINTHIAN: Bradley, James.
 3400—FRANCES MAY: Deane, Thomas; Roots, Hubert Henry; Scott, Colin; Crudace, Peter Mellanby.
 3402—EAST RADIO DEEPS: Deane, Thomas; Roots, Hubert Henry; Scott, Colin; Crudace, Peter Mellanby.
 3411—CONSTANCE UNA: Mellor, George Alexander.
 3423—EXHIBITION: Marvel Loch Gold Development, No Liability (In Liquidation).
 3424—NORTH END—CENTRAL: Dunleavy, Gordon.
 3425—CORINTHIAN NORTH: Bradley, James.
 3430—WHITE HOPE: Marvel Loch Gold Development, No Liability (In Liquidation).
 3431—LENODO: Rellamy, Eunice Matilda; Ey, Ernest; Ey, Robert.
 3432—LEVIATHAN: Leviathan Amalgamated Gold Mines, Limited.
 3444—THREE BOYS: Yellowdine Gold Options, No Liability.
 3452—POMERANIAN: Kelsall, Joseph; Skipper, Clive Harold; Skipper, Norman Oswald.
 3458—JUPITOR: Deane, Thomas.
 3459—MAY QUEEN: Tuana, Louis; Reghenzani, Sylvia; Giudice, Vittoria; Panizza, Benedetto; Panizza, Bortolo; Plozza, Pietro.
 3460—FORTUNA LEASE: Andrews, Richard Bullock.
 3468—PRINCE GEORGE: Anglo-Australian and General Investment Trust, Limited.
 3473—QUEEN ANN: Roberts, John Charles.
 3480—GREAT VICTORIA: Great Victoria United, No Liability.
 3506—CORNISHMAN: Leviathan Amalgamated Gold Mines, Limited.
 3520—CENTENARY: Haynes, Charles Henry; d'Arcy, Philip Ernest Schnitz, George.
 3521—BRIDGE: Marvel Loch Gold Development, No Liability (In Liquidation).
 3542—JACOLETTI, SOUTH: Cotter, Reginald Herbert; Brown, Donald Daylesford; Christie, Charles.

YILGARN GOLDFIELD—*continued.*Gold Mining Leases—*continued.*

- 3555—NO TRUMPS: Friedlander, Harris.
 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.
 3566—BRONCHO, EAST: Anglo-Australian and General Investment Trust, Limited.
 3567—BRONCHO LINKS: Anglo-Australian and General Investment Trust, Limited.
 3572—GREAT VICTORIA BLOCK, No. 10: Great Victoria United, No Liability.
 3573—MARIE'S FIND: Wilson, Thomas Stewart.
 3574—MARIE'S FIND, EXTENDED: Wilson, Thomas Stewart.
 3575—GREAT BINGIN: Wilson, Thomas Stewart.
 3577—GREAT VICTORIA BLOCK, No. 11: Great Victoria United, No Liability.
 3585—HILL: Marvel Loch Gold Development, No Liability (In Liquidation).
 3660—COPPERHEAD, SOUTH: Deane, Thomas; Roots, Hubert Henry; Crudace, Peter Mellanby; Scott, Colin.
 3664—LEVIATHAN EXTENDED: Leviathan Amalgamated Gold Mines, Limited.
 3667—BATTLER GOLD MINE: Salici, Crisi; Marchesi, Agostino; Marchesi, Ezio.
 3671—MUNDY HILLS 1: Sewell, Harold; Gibb, Colin Gordon.
 3680—GOOD HOPE: Horley, Lance Charles.
 3683—GOLDEN CUBE: Smith, Edward George; Norton, James Edward.
 3689—GREAT VICTORIA BLOCK, No. 9: Great Victoria United, No Liability.
 3702—NEW HOPE: Southern Cross Options Company, Limited.
 3707—GRAND NATIONAL: Paton, James Lampard.
 3727—PATRICIA: Anglo-Australian and General Investment Trust, Limited.
 3728—JAQUELINE: Anglo-Australian and General Investment Trust, Limited.
 3729—RUTH: Anglo-Australian and General Investment Trust, Limited.
 3730—PAMELA: Anglo-Australian and General Investment Trust, Limited.
 3741—GREAT VICTORIA, No. A.: Great Victoria United, No Liability.
 3743—GREAT VICTORIA, Block No. 13: Great Victoria United, No Liability.
 3753—LADY AGNES: Roberts, William.
 3754—PRINCE GEORGE, No. 1: Anglo-Australian and General Investment Trust, Limited.
 3766—GOLDEN ARROW: Donovan, William Clarence; Rainoldi, Giacomo; Willis, Harry Leslie; Donovan, William.
 3767—GREAT VICTORIA NORTH: Great Victoria United, No Liability.
 3770—THREE QUEENS: Southern Cross United Mines, Limited.
 3771—BRONCHO SOUTH: Anglo-Australian and General Investment Trust, Limited.
 3772—BRONCHO LINKS WEST: Anglo-Australian and General Investment Trust, Limited.
 3781—JACOLETTI WEST: Bellamy, Eunice Matilda; Ey, Ernest; Ey, Robert.
 3783—JACOLETTI NORTH: Bellamy, Eunice Matilda; Ey, Ernest; Ey, Robert.
 3788—INVINCIBLE: Southern Cross Options Company, Limited.
 3793—GREAT IRON CAP: Southern Cross Options Company, Limited.
 3799—WEDGE: Marvel Loch Gold Development, No Liability (in liquidation).
 3801—BLUE HILLS: Bean, Harvey Haines; Bean, Hettie Rosa.
 3813—SPRING HILL No. 6: Baillie, William Ernest.
 3815—SPRING HILL No. 5: Baker, Cyril Stanley; Ewing, Thomas.
 3818—TRUMP: Handmer, William George.
 3819—ATLSA JOAN: Deane, Thomas; Crudace, Peter Mellanby; Roots, Hubert Henry; Scott, Colin.

YILGARN GOLDFIELD—*continued.*Gold Mining Leases—*continued.*

- 3822—QUEEN MARIE: Deane, Thomas; Crudace, Peter Mellanby; Roots, Hubert Henry; Scott, Colin; Duncan, Alan Purdon; Tyson, John.
 3826—COPPERHEAD WEST: Deane, Thomas; Crudace, Peter Mellanby; Roots, Hubert Henry; Scott, Colin.
 3833—HILL FRACTION: Marvel Loch Gold Development, No Liability (in liquidation).
 3834—RESIDUE: Marvel Loch Gold Development, No Liability (in liquidation).
 3835—MOUNTAIN KING: Wilson, Sidney Arthur; Woodhams, Willoughby.
 3836—COPPERHEAD CENTRAL: Deane, Thomas; Crudace, Peter Mellanby; Roots, Hubert Henry; Scott, Colin.
 3837—MAYDO: Aitken, Arthur James.
 3845—RAINBOW: Donovan, William Clarence; Rainoldi, Giacomo; Willis, Harry Leslie; Donovan, William.
 3856—MARVEL LOCH NORTH: Dods, William Daniel; Leamey, Henry John; Richardson, Ernest Ricardo.
 3859—GREAT UNKNOWN: Songini, Peter; Menegola, Andrea.
 3860—ALLEN'S FIND: Symonds, Joseph.
 3861—MOUNTAIN QUEEN: Boyle, Vivian.
 3862—FRASERS CENTRAL: Southern Cross United Mines, Limited.
 3863—FRASERS: Southern Cross United Mines, Limited.
 3864—FRASERS SOUTH: Southern Cross United Mines, Limited.
 3865—PETER PAN: McAskil, Alister Gordon; Langford, Frank.
 3866—MOUNTAIN QUEEN EXTENDED: Robinson, William Alexander.
 3868—EVANSTON: Ridge, Maurice Hennessy.
 3869—EVANSTON NORTH: Somerville, John; Potts, Ernest Jarman; Richardson, Richard William; McKinnon, William Michael.
 3870—EVANSTON EAST: Ridge, William Bernard.
 3872—GOLDEN VENTURE: Aberdeen, Kenneth George.
 3873—GOLDEN LIGHTHOUSE: Bean, Hettie Stella.
 3874—PHAR LAP: Maynard, Stephen.
 3875—VICTORIA: Rota, Gildo.
 3886—McCOURT: O'Neill, Owen McCourt.
 3887—McBEAN: MacBean, George.
 3888—GOLDIES: Gold, Harold George.
 3889—LAKE BARLEE: Ryan, Frank; Davies, William Aubrey Milburn.
 3890—EVERETT: Davies, Rita Florence.
 3891—RIDGES: Ridge, Maurice Hennessy.
 3893—TRUMP: Elliott, Edward.
 3895—BLUE PETER: Cook, Stanley.
 3897—NATIONAL NORTH: Norton, James Edward.
 3899—EVELESS EDEN: Lang, John Stuart; Poseni, Jack; Lodge, George Francis.
 3901—THREE KINGS: Southern Cross United Mines, Limited.
 3905—CORINTHIA SOUTH: Cawood, Arthur.
 3906—CORINTHIA CENTRAL: Cawood, Arthur.
 3907—CORINTHIA NORTH: Cawood, Arthur.
 3908—NORTH COMET: Brown, Joseph; Stack, George William.
 3912—HARBOUR LIGHTS: Winton, Phillip George; Gold, Harold George; Gordon, James; Cook, Stanley; Colson, Percy John.
 3914—MAY: Goodin, Arthur Herbert (junior); James, Oswald; Goodwin, Arthur Herbert (senior).
 3915—LITTLE BELL: Frank, Joseph Henry.
 3916—KURRAJONG NORTH: Consolidated Gold Areas, No Liability.
 3917—FOUR THREES: Morris, Ruby Violet.
 3919—GRAND NATIONAL WEST: Watkins, Eric Edmund.
 3923—HOLLETON EAST: Calzoni, Antonio.
 3924—FRASER'S SOUTH EXTENDED: Southern Cross United Mines, Limited.
 3925—DESERT ROSE: Davies, Herbert Walter; Davies, Walter James; Davies, Alan Edward.
 3930—BULLS-EYE: Brady, William Alfred; Wehr, Hans.
 3931—DOLLY POT HILL: Fleay, Robert Oakover.
 3933—ONE UNDER: Barr, Alick.
 3934—THREE BOYS NORTH: Yellowdine Gold Options, No Liability.

YILGARN GOLDFIELD—*continued.*Gold Mining Leases—*continued.*

- 3944—NIL DESPERANDUM: Whitworth, Harold; Tuckey, Enos John; Sutcliffe, George James.
 3945—HOLLY SOUTH: Western Mining Corporation, Limited.
 3946—HOLLY: Western Mining Corporation, Limited.

Private Property.

Gold Mining Leases.

- 10PP—REYNOLD'S FIND: Heydon, William John.
 13PP—CRICKET: Goodin, Arthur Herbert (senior); Goodin, Arthur Herbert (junior); James, Oswald.
 24PP—LADY MARY: Trembath, Ethel Phillipa; Trembath, Albert Thomas.
 33PP—LADY LUCK: Hinkley, William Robert; Barger, Harry James; Bennett, Henry James.
 34PP—BADAGLO: Fiorina, Angelo; Tampalini, Olimpio; Ronchi, Italo; Ferrari, Carlo.
 35PP—LITTLE BABY: Di Giacomo, Antonio; De Marie, Giovanni; Mariotti, Guiseppa.

Miners' Homestead Leases.

- 91—VIEW HILL POULTRY FARM: Hough, Leonard Irwin.
 92—EDNA MAY POULTRY FARM: Hough, Margaret May.
 98—GLENCOE: Broom, James.
 104—APPLECROSS: Bennett, Dorothy Ann.
 111—GLANYRAFON: Mountstephen, Thomas Hooper.
 114—MOUNTAIN PRINCE: Fradd, Ivy Pearl.

Tailings Leases.

- 65—JUGOLD No. 1: Jupiter Gold Mines, Limited.
 66—FRAZERS No. 2: Southern Cross United Mines, Limited.
 67—FRAZERS No. 3: Southern Cross United Mines, Limited.
 76—FRAZERS No. 1: Southern Cross United Mines, Limited.
 77—JUGOLD No. 2: Jupiter Gold Mines, Limited.
 95—POLARIS: Southern Cross United Mines, Limited.
 96—AMMAS: Southern Cross United Mines, Limited.

OUTSIDE ANY PROCLAIMED GOLDFIELD.

*Northam District.**Private Property.*

Gold Mining Lease.

- 13PP—CHRISTMAS GIFT: Day, William George; Morgan, Frank.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,
Perth, 12th April, 1939.

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

A. H. TELFER,
Warden.

To be heard at the Warden's Court, Perth, on Friday, the 12th day of May, 1939.

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

OUTSIDE ANY PROCLAIMED GOLDFIELD.

Mineral Claims.

- 78H—Vincent, Frank Nicholas; c/o Calyx Porcelain Works, Subiaco; non-payment of rent.
 109H—Vincent, Frank Nicholas; c/o Calyx Porcelain Works, Subiaco; non-payment of rent.

111H—Oma, Victor Charles; 4 Palace Chambers, St. George's terrace, Perth; non-payment of rent.

161H—Leach, Winifred May; East Wanneroo; non-payment of rent.

162H—Leach, Winifred May; East Wanneroo; non-payment of rent.

170H—McKay, James; Nungarin; non-payment of rent.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,

Kalgoorlie, 20th April, 1939.

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

(Sgd.) E. McGINN,
Warden.

To be heard at the Warden's Court, Kalgoorlie, on Tuesday the 13th day of June, 1939.

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

NORTH COOLGARDIE GOLDFIELD.

Menzies District.

Machinery Area.

65Z—Sawyer, Ephraim Thomas; Menzies; non-payment of rent.

Garden Areas.

63Z—Borserio, Louis; Menzies; non-payment of rent.

67Z—Heppingstone, Charles Robert; Newspaper House, St. George's terrace, Perth; non-payment of rent.

73Z—Epis, Camillo; Menzies; non-payment of rent.

Water Rights.

365Z—Woolgar Gold Mines, Limited; London House, Murray street, Perth; non-payment of rent.

366Z—Collier, William; Menzies; non-payment of rent.

Mineral Claim.

1Z—Gorman, Thomas; 141 Walcott street, Mt. Lawley; non-payment of rent.

Yervilla District.

Business Areas.

338R—Clifford, Daniel; Edjudina; non-payment of rent.

339R—Richardson, George Charles; Edjudina; non-payment of rent.

Water Rights.

48R—Edjudina Pastoral Company, Limited; Edjudina; non-payment of rent.

51R—Edjudina Gold Mining Co., No Liability; Edjudina; non-payment of rent.

Ularring District.

Machinery Area.

12U—McCann, Charles; Steineck, Henry Albert; Mulline; non-payment of rent.

Water Right.

44U—Skuthorp, Mary Jane; Mulline; non-payment of rent.

Business Areas.

132U—Benson, Sydney James; Riverina; non-payment of rent.

134U—Bryce, Thomas Alexander; Riverina; non-payment of rent.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,

Kalgoorlie, 20th April, 1939.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the under-mentioned mining tenements, in accordance with regulation 180 of the Mining Act, 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) E. McGINN,
Warden.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,

Kalgoorlie, 20th April, 1939.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the under-mentioned mining tenements, in accordance with regulation 180 of the Mining Act, 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) E. McGINN,
Warden.

To be heard at the Warden's Court, Kalgoorlie, on Tuesday, the 13th day of June, 1939.

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

EAST COOLGARDIE GOLDFIELD.

Mineral Claim.

7E—Ridge, Maurice Hennessy; Maritana street, Kalgoorlie; non-payment of rent.

Machinery Areas.

104E—Hansen, Albert Leach; Celebration; non-payment of rent.

109E—Northey, Alan; Borden, Morris; Mt. Monger; non-payment of rent.

Tailings Areas.

67E—Allsop & Don; Hannan street, Kalgoorlie; non-payment of rent.

75E—Lakeside Retreatment & Mining Co., Ltd.; 54 A.N.A. House, St. George's terrace, Perth; non-payment of rent.

76E—Lakeside Retreatment & Mining Co., Ltd.; 54 A.N.A. House, St. George's terrace, Perth; non-payment of rent.

105E—Gold Recovery Syndicate, Limited; c/o Stodart & Co., Kalgoorlie; non-payment of rent.

106E—Gold Recovery Syndicate, Limited; c/o Stodart & Co., Kalgoorlie; non-payment of rent.

108E—Gold Recovery Syndicate, Limited; c/o Stodart & Co., Kalgoorlie; non-payment of rent.

113E—Taylor, Athol Wesley; 122 Egan street, Kalgoorlie; non-payment of rent.

114E—Taylor, Athol Wesley; 122 Egan street, Kalgoorlie; non-payment of rent.

Water Rights.

179E—Stubbs, Josepha (under Probate Order dated 5-4-33); Racecourse road, Somerville; non-payment of rent.

289E—W.A. Goldfields Firewood Supply, Limited; Lakewood; non-payment of rent.

Garden Areas.

33E—Johns, Emma; Parkeston; non-payment of rent.

56E—Robinson, Dorothy Honora; Boulder; non-payment of rent.

91E—Johns, Emma; Parkeston; non-payment of rent.

170E—Brown, Frederick Henry; Burt street, Boulder; non-payment of rent.

179E—Mallon, Charles Walsh; 458 Hannan street, Kalgoorlie; non-payment of rent.

180E—Powell, John Alfred; 10 Milton street, Boulder; non-payment of rent.

Residence Areas.

156E—Epis, Ada Elizabeth; 1 Plumer street, Williamstown; non-possession of Miner's Right.

157E—Easton, Hugh Walker; 7 Brown Hill road, Kalgoorlie; non-possession of Miner's Right.

163E—Bishop, Christopher; Bond, Ernest James; Williamstown; non-possession of Miner's Right by C. Bishop.

173E—Hume, Alexander Ronald; 24 East Kalgoorlie road, Kalgoorlie; non-possession of Miner's Right.

181E—Coffey, James; c/o G. Cozins, Brown Hill road, Kalgoorlie; non-possession of Miner's Right.

To be heard at the Warden's Court, Kalgoorlie, on Tuesday, the 13th day of June, 1939.

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

NORTH-EAST COOLGARDIE GOLDFIELD.

Kanowna District.

Machinery Area.

63X—Hebbard, Davis Bradford; Kanowna; non-payment of rent.

Garden Area.

57X—Taylor, George; Kanowna; non-payment of rent.

Water Right.

83X—Pearce, Walter Nicholas; Bardoc; non-payment of rent.

Mineral Claims.

10X—Willmott, Joseph; Kanowna; non-payment of rent.

11X—Smith, John Urwin; Kanowna; non-payment of rent.

Kurnalpi District.

Machinery Area.

7K—Cockburn, James; Kurnalpi; non-payment of rent.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,

Kalgoorlie, 20th April, 1939.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the under-mentioned mining tenements, in accordance with regulation 180 of the Mining Act, 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) E. McGINN,
Warden.

To be heard at the Warden's Court, Kalgoorlie, on Tuesday the 13th day of June, 1939.

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

BROAD ARROW GOLDFIELD.

Business Areas.

70W—Finlayson, Mattie Carveth; Ora Banda; non-payment of rent.

72W—Bowden, Charles Daniel; Smith, James; Ora Banda; non-payment of rent.

121W—Barelay, Charles Ballington; Grant's Patch; non-payment of rent.

125W—Skepper, Harold Adolphus; Hannan street, Kalgoorlie; non-payment of rent.

128W—Demorest, Mary Alice May; Grant's Patch; non-payment of rent.

Water Rights.

- 89W—Dillon, Francis; Pearce, Walter Nicholas; Bardoc; non-payment of rent.
- 93W—Associated Northern Ora Banda, No Liability; 185 Hannan street, Kalgoorlie; non-payment of rent.
- 95W—Dillon, Francis; Pearce, Walter Nicholas; Bardoc; non-payment of rent.
- 102W—Mathews, Frank; Broad Arrow; non-payment of rent.
- 105W—Mitchell, John Douglas; Broad Arrow; non-payment of rent.

Machinery Areas.

- 41W—Associated Northern Ora Banda, No Liability; 185 Hannan street, Kalgoorlie; non-payment of rent.
- 47W—Parker, Thomas John; Broad Arrow; non-payment of rent.

Tailings Areas.

- 42W—Associated Northern Ora Banda, No Liability; 185 Hannan street, Kalgoorlie, non-payment of rent.
- 49W—Rustand, Ole Birger; Bardoc; non-payment of rent.
- 50W—Mateljan, Tony; Coxon, Frederick Sydney; c/o J. W. Cranston, 34 Boulder road, Kalgoorlie; non-payment of rent.

THE MINING ACT, 1904.

Department of Mines,
Perth, 28th April, 1939.

THE undermentioned Gold Mining Lease was declared not forfeited under section 106, subsection (3):—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.
Yilgarn	...	3888	Goldies	Gold, Harold George.

A. H. TELFER,
Under Secretary for Mines.

THE EDUCATION ACT, 1928.

Education Department,
Perth, 20th April, 1939.

Education 1379/32.
NOTICE is hereby given that the Minister for Education, with the approval of the Lieutenant-Governor in Council and acting pursuant to section 28 of the Education Act, 1928, has been pleased to amend the regulations relating to the admission of students to Technical Schools as published in the *Government Gazette* on the 11th day of November, 1921, and amended from time to time thereafter, in the manner set forth in the Schedule hereunder.

(Sgd.) CHARLES HADLEY,
Director of Education.

SCHEDULE.

1. Regulation 1 (b) is amended by inserting at the end thereof, after the word "fees," the words "as provided for in the Appendix to these regulations."
2. The scale of class fees appearing after regulation 15 is repealed and a new scale, to stand as "The Appendix," is inserted in lieu thereof, as follows:—

The Appendix.

Scale of tuition fees charged to students admitted to the Technical College and Technical Schools:—

Preparatory Classes.

Class.	Hours per Week.	Fee per Term of 12 Weeks.	
		s.	d.
Day Classes:			
Preparatory Chemistry	3	15	0
Physics	3	15	0
Mathematics	4	*20	0
Geology	3	15	0
Mechanical Drawing	2	10	0
Science	3	15	0
Evening Classes:			
Preparatory Chemistry	3	15	0
Physics	3	15	0
Mathematics	4	*20	0
Mechanical Drawing	2	10	0
Trade Mathematics	2	10	0
Elementary Mechanics	2	10	0
Practical, Plane and Solid Geometry	2	10	0

Pharmacy Courses.

Day and Evening—			
Intermediate:			
Chemistry, Inorganic I.	2	}	28 0
Laboratory	6		
Materia Medica, Botany and Pharmacy	3		15 0
Final:			
Chemistry, Organic I.	2	}	35 0
Laboratory	8		
Materia Medica and Botany	3		15 0
Pharmacy	3		15 0

*Two-hour classes, 10s.

Chemistry, Assaying and Metallurgy, etc.

Class.	Hours per Week.	Fee per Term per 12 Weeks.	
		s.	d.
Day and Evening—			
Chemistry (Engineering)	3	15	0
I. (Inorganic)	2	28	0
Laboratory	6		
Chemistry (Physical)	1	5	0
II. (Inorganic)	2	40	0
Laboratory	10		
Chemistry III. (Inorganic), Laboratory	12	30	0
Chemistry, Organic I. (Pharmacy Final)	2	35	0
Laboratory	8		
Chemistry, Organic II.	3	40	0
Laboratory	9		
Chemistry, Dental	3	15	0
Geology I.	3	15	0
Assaying I.	5	25	0
Assaying II.	6	30	0
Mineralogy	3	15	0
Petrology	3	15	0
Metallurgy II.	3	15	0
Metallurgy I.	3	15	0
Metallurgy, Dental	2	10	0
Food and Drug Analysis (Laboratory)	12	30	0
Industrial Chemistry and Technical Analysis (Laboratory)	12	30	0

Mathematics and Physics.

Mathematics I. (Day)	4	20	0
(Evening)	3	15	0
II. (Evening)	3	15	0
III. (Evening)	3	15	0
Physics, Junior Std. (Day)	4	20	0
Physics, Junior Std. (Evening)	3	15	0
Physics I., Leaving Std. (Day)	4	20	0
Physics I. (Evening), including Applied Mathematics I.	6	30	0
Physics II. (Evening)		to be arranged	
Preparatory Mathematics	4	20	0
Physics, Engineering	3	15	0

Engineering Courses.

Practical Mathematics I.	2	10	0
II.	2	10	0
Engineering Drawing I.	2	10	0
Mechanical Drawing I.	2	10	0
Mechanical Drawing II.	4	15	0
Machine Design	2	10	0
Structural Design	2	10	0
Drawing, Electrical I.	4	*20	0
Machine Design, Electrical	2	10	0
Materials of Building Construction	2	10	0
Electrical Engineering I.	3	15	0
II.	4	*20	0
Applied Mechanics I.	3†	*15	0
Applied Mechanics II.	2	10	0
Mechanical Engineering I.	3†	*15	0
II.	4†	*20	0
Surveying (Calculations)	2	10	0
Chemistry, Engineering	3	15	0
Physics, Engineering	3	15	0

Art and Applied Art.

Day:			
Freehand Drawing	2	10	0
Model Drawing, I., II. (each)	2	10	0
Light and Shade I.	2	10	0
II.	4	20	0*
Antique	4	20	0*
Still Life Painting, in Water Colours and Oils	4	20	0*
Life Class Painting, in Water Colours and Oils	4	20	0*
Landscape Painting, in Water Colours and Oils	4	20	0*
Clay Modelling I.	2	15	0
II.	2		
Woodcarving	2	15	0
Evening:			
Freehand Drawing	2	10	0
Model Drawing, I., II. (each)	2	10	0
Light and Shade I.	2	10	0
II.	4	20	0*
Antique	4	20	0*
Design, I.	2	10	0
Life Class Painting, in Water Colours and Oils	4	20	0*
Clay Modelling I.	2	10	0
II.	2		
Woodcarving	2	10	0
Art Needlework	—	—	—

*Two-hour classes, 10s. †Laboratory work to be arranged.

Commercial Classes.

Class.	Hours per Week.	Fee per Term of 12 Weeks.	
		s.	d.
Evening:			
Arithmetic	2	10	0
English	2	10	0
English (Junior Std.)	2	10	0
English (Leaving Std.)	2	10	0
Geography	2	10	0
History	2	10	0
Shorthand I.	2	10	0
II.	2	10	0
Shorthand Speed (40, 50, 80, 100, 110)	2	10	0
Shorthand Speed (60, 70, 90, 120 upwards)	2	10	0
Typewriting	2	10	0
Bookkeeping	2	10	0
Accountancy I.	2	15	0
II.	2	20	0
III.	2	22	6
Commercial Law	2	11	3
Public Service, Class "F" Subjects	3	15	0
Shorthand Typing, Class "F"	2	10	0
French	4	20	0
Latin	2	10	0

Domestic Classes—Day and Evening.

Day:			
Dresscutting I.	2	10	0
II.	2	10	0
Millinery I.	2	10	0
II.	2	10	0
Dresscutting (self-supporting)	2	15	0
Millinery (self-supporting)	2	15	0
Evening:			
Dresscutting I.	2	10	0
II.	2	10	0
Millinery I.	2	10	0
II.	2	10	0

‡Four-hour classes, 20s.

Trade and General Classes.

Arithmetic	2	10	0
Trade Mathematics	2	10	0
Elementary Mathematics (Trade)	2	10	0
Elementary Mechanics	2	10	0
Architectural Drawing I., II.	2	10	0
Blacksmithing I.	4	12	6
II.	4	15	0
III.	4	20	0
Practical Building Construction	2	10	0
Staircase Building	2	10	0
Engine-driving I., II.	4	*20	0
Workshop Drawing	2	10	0
Mechanical Drawing (Preparatory)	2	10	0
Mechanical Drawing I.	2	10	0
II.	4	15	0
Machine Design	2	10	0
Practical, Plane and Solid Geometry I.	2	10	0
Practical, Plane and Solid Geometry II.	2	10	0
Plumbing (Journeymen only)	2	10	0
Tailoring I.	4	12	6
II.	4	15	0
Tailors' Cutting	2	25	0
Woolclassing I.	2½	15	0
II.	2½	15	0

*Two-hour classes, 10s. †Four-hour classes, 12s. 6d.

THE EDUCATION ACT, 1928.

Education Department,

Perth, 26th April, 1939.

HIS Excellency the Lieutenant-Governor in Executive Council, acting pursuant to section 28 of the Education Act, 1928, has been pleased to amend in the manner set forth in the Schedule hereunder the regulations made under and for the purposes of the said Act, as published in the *Government Gazette* on the 9th day of March, 1923, and amended from time to time thereafter.

CHARLES HADLEY,

Director of Education.

Schedule.

1. Appendix (I.) of the regulations as published in the *Government Gazette* on the 22nd day of May, 1936, and amended on the 19th day of February, 1937, and the 30th day of April, 1937, is amended by deleting from clause 1 of the said Appendix the whole of the sentence commencing with the words "Scholarship holders" in line 10 of the said clause and ending with the word "school" in line 13 of the said clause and inserting in lieu thereof the words "Scholarship holders living at home may, at the discretion of the Minister, receive an annual grant of not more than five pounds to defray necessary travelling expenses: provided their homes are at a greater distance than two miles from the selected school."

2. Appendix (III.) of the regulations as published in the *Government Gazette* on the 22nd day of May, 1936, is amended by inserting in the second paragraph of clause 3 of the said Appendix, after the word "expenses" in the last line but one of the said second paragraph the words "not exceeding five pounds per annum."

THE COMPANIES ACT, 1893.

Cosmopolitan Mines, No Liability.

NOTICE is hereby given that Cosmopolitan Mines, No Liability, a foreign Company incorporated in the State of Victoria and carrying on business in Western Australia, in which State its Registered Office is situate at Rooms 20-21 Second Floor, Atlas Building, Esplanade, Perth, will cease to carry on business in the State of Western Australia after the expiration of three months from the 28th day of April, 1939.

Dated this 5th day of April, 1939.

(Sgd.) H. B. JACKSON,
Attorney for the said Company.

Jackson, Leake, Stawell & Co., Solicitors, Atlas Building,
Esplanade, Perth.

THE COMPANIES ACT, 1893.

Vesta Battery Company Pty., Limited.

Notice of Change of Situation of Registered Office.

NOTICE is hereby given that the Registered Office of the above Company has been changed and is now situate at 520 Murray street, Perth, where all legal proceedings may be served upon and all notices addressed or given to the Company.

Dated this 11th day of April, 1939.

H. MANION,
Attorney for the Company in Western Australia.

Nicholson & Nicholson, of The Bank of Adelaide Chambers,
St. George's terrace, Perth, Solicitors for the
Company in Western Australia.

THE COMPANIES ACT, 1893.

Joseph Lucas (Australia) Proprietary, Limited.

NOTICE is hereby given that the Registered Office of the above Company in Western Australia is situate at No. 627-639 Wellington street, Perth, and is accessible to the public between the hours of 9 a.m. and 5 p.m. on week days and 9 a.m. and 12 noon on Saturdays.

Dated this 27th day of March, 1939.

JACKSON, LEAKE, STAWELL & CO.,
of Atlas Building, Esplanade, Perth, Solicitors
for the abovenamed Company in Western
Australia.

Western Australia.

THE COMPANIES ACT, 1893.

Australian Glass Manufacturers Company Proprietary, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situated at 45 Kensington street, East Perth, and will be open to the public during ordinary business hours on all days of the week, except Sundays and public holidays.

Dated this 13th day of April, 1939.

DOWNING & DOWNING,
39 St. George's terrace, Perth,
Solicitors for the Company.

NOTICE is hereby given that a final meeting of Shareholders of Austral Motors, Limited, will be held at the offices of Mr. H. B. Angus, Perpetual Trustee Buildings, Perth, on Friday, the 28th April, 1939, at 11.30 a.m.

Business:—To receive the Liquidator's report on the liquidation.

H. B. ANGUS,
Manager for Liquidators.

THE COMPANIES ACT, 1893.

Vulcan Minerals, Limited.

NOTICE is hereby given that the Registered Office of the above Company is situate at Withnell Chambers, Howard street, Perth, and is accessible to the public on week days from 10 a.m. to 4 p.m., except Saturdays, 10 a.m. to noon.

Dated the 20th day of April, 1939.

L. B. GOOLD,
of 44 St. George's terrace, Perth,
Solicitor for the Company.

THE COMPANIES ACT, 1893.

Donaldson's Stores, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company has been changed and is now situated at Giblett street, Manjimup, Western Australia, and that such office is open to the public between the hours of 9 a.m. and 5 p.m. on Mondays to Fridays, inclusive, and from 9 a.m. to 12 noon on Saturdays (holidays excepted).

Dated this twenty-fourth day of April, 1939.

T. R. DONALDSON,
Director.

Alfred E. Dry, Chartered Accountant (Aust.), 96 St.
George's terrace, Perth.

THE COMPANIES ACT, 1893.

J. Gadsden Pty., Ltd.

NOTICE is hereby given that the Registered Office in Western Australia of J. Gadsden Pty., Ltd., has been changed to Vaughan street, North Fremantle, and is accessible to the public between the hours of 9 a.m. and 5 p.m. on each week day and 9 a.m. to 12 noon on Saturdays (holidays excepted).

Dated at Fremantle this 11th day of March, 1939.

F. FELTON,
Attorney.

THE COMPANIES ACT, 1893.

Whitford's, Limited (in liquidation).

Notice of Meeting of Creditors.

NOTICE is hereby given that a meeting of the creditors of Whitfords, Limited (in liquidation), will be held at the office of Messrs. Smith & Goyder, Pastoral House, St. George's terrace, Perth, on Wednesday, the 24th day of May, 1939, at the hour of 10.30 o'clock in the forenoon. The object of the meeting is to ascertain the wishes and obtain the directions of the creditors as to the manner in which the Liquidators should deal with a large proportion of the unrealised assets of the Company. Copies of proposed resolutions, which will be submitted to the meeting for consideration, may be obtained on application to Messrs. Smith & Goyder at the above address at any time prior to the meeting.

Dated the 26th day of April, 1939.

J. L. PATON,
BRUCE GOYDER,
Official Liquidators of Whitfords,
Limited (in liquidation).

THE COMPANIES ACT, 1893.

Metropolitan Land & Investment Company, Limited (in liquidation).

Notice of Meeting of Creditors.

NOTICE is hereby given that a meeting of the creditors of Metropolitan Land & Investment Company, Limited (in liquidation), will be held at the office of Messrs. Smith & Goyder, Pastoral House, St. George's terrace, Perth, on Wednesday, the 24th day of May, 1939, at the hour of 2.30 o'clock in the afternoon. The object of the meeting is to ascertain the wishes and obtain the directions of the creditors as to the manner in which the Liquidators should deal with a large proportion of the unrealised assets of the Company. Copies of proposed resolutions, which will be submitted to the meeting for consideration, may be obtained on application to Messrs. Smith & Goyder at the above address at any time prior to the meeting.

Dated the 26th day of April, 1939.

J. L. PATON,
BRUCE GOYDER,
Official Liquidators of Metropolitan Land
& Investment Company, Limited
(in liquidation).

THE office of the Little Bell G.M. Co., No Liability, has been changed from Cue to Day Dawn, Location G.M. Lease portion of old Fingall Offices.

THOS. CHESSON,
Acting Secretary.

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

NOTICE is hereby given that, under the provisions of section 20 of the above Act a Certificate of Incorporation, as a Limited Company, has this day been issued to Nelson & Hahn, Limited.

Dated this 19th day of April, 1939.

T. F. DAVIES,
Registrar of Companies.

Supreme Court Office, Perth, W.A.

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

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

Dated this 20th day of April, 1939.

T. F. DAVIES,
Registrar of Companies.

Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE ASSOCIATIONS
INCORPORATION ACT, 1895.

I, WALTER ERNEST CADD, of Tambellup, in the State of Western Australia, Land Agent, Trustee of or person hereunto authorised by the Tambellup Agricultural Society, do hereby give notice that I am desirous that such Society be incorporated under the provisions of the Associations Incorporation Act, 1895.

W. E. CADD.

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

Memorial of the Tambellup Agricultural Society, filed in pursuance of the Associations Incorporation Act, 1895.

1. Name of the Institution—The Tambellup Agricultural Society.

2. Object or Purpose of the Institution—To promote the development of the agricultural, pastoral, horticultural, viticultural, and industrial resources of the State of Western Australia, and for that purpose from time to time to hold exhibitions and shows at or near Tambellup, and to purchase, take on lease or license or otherwise acquire or hold, and to lay out, improve such lands and premises as may be required for carrying on the objects of the Society, and for the said purposes or any of them to mortgage, charge, or pledge all or any part or parts of the property of the Society.

3. Where Situated or Established—At Tambellup, in Western Australia.

4. The Name or Names of the Trustee or Trustees—Nil.

5. In whom the Management of the Institution is vested and by what means (whether by deed, settlement, or otherwise)—A Committee consisting of a President, six Vice-Presidents, and thirty-two general members, elected annually in accordance with the rules of the Society.

A. D. Smith, Solicitor, Katanning.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership lately carried on at Balleranga Hills, in the State of Western Australia, between Basil Couper Maisey, Bernard George Antonio, and Keith Telfer Maisey, all of Morawa, in the said State, Farmers, has been dissolved as from the 22nd day of March, 1939, by the said Basil Couper Maisey retiring from the Partnership. Particulars of all debts due by the Partnership should be forthwith rendered to Keith Telfer Maisey, of Three Springs, aforesaid, on behalf of the continuing partners, who

will be responsible for all Partnership debts as from the date of dissolution.

Dated the 18th day of April, 1939.

B. C. MAISEY.
B. G. ANTONIO.
K. T. MAISEY.

Signed in the presence of—
R. C. Maisey.

Lavan, Walsh & Lavan, Queensland Insurance Building,
29 Barrack street, Perth.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of Percy Clifford Thornton, late of 68 Flinders street, Mount Hawthorn, in the State of Western Australia, Works Foreman and Fitter, deceased (intestate).

NOTICE is hereby given that all persons having claims or demands against the Estate of Percy Clifford Thornton, late of 68 Flinders street, Mount Hawthorn, in the State of Western Australia, Works Foreman and Fitter, deceased (intestate), are requested to send particulars of the same in writing to the West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, the Administrator of the Estate of the said deceased, on or before the 29th day of May, 1939, after which date the said Administrator 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 the 19th day of April, 1939.

ABBOTT & ABBOTT,
of 42 St. George's terrace, Perth,
Solicitors for the Administrator.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the Estate of John Forkin, formerly of 83 Grosvenor road, North Perth, but later of Duke of Cornwall Hotel, Hannan street, Kalgoorlie, in the State of Western Australia, Engine-driver and Hotel-keeper, deceased (intestate).

NOTICE is hereby given that all persons having any claims or demands against the Estate of the abovenamed deceased are hereby required to forward particulars of such claims or demands in writing to the Administratrix, care of Messieurs O'Dea & O'Dea, Solicitors, Kalgoorlie, on or before the 29th day of May, 1939; and notice is hereby further given, that at the expiration of such time the Administratrix will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to such claims and demands of which she shall then have had notice.

Dated this 20th day of April, 1939.

O'DEA & O'DEA,
Union Bank Buildings, Hannan street,
Kalgoorlie, and at Perth, Solicitors
for the Administratrix.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of William Dixon Woollam, late of "Cathay," Ridge street, South Perth, in the State of Western Australia, Retired India Civil Pensioner, deceased.

NOTICE is hereby given that all persons having any claims or demands against the Estate of the abovenamed deceased are required to send in written particulars of such claims and demands to The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, in the said State, the Executor of the Will of the abovenamed deceased, on or before the 29th day of May, 1939, after which date the said Company will proceed to distribute the Estate of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated this 18th day of April, 1939.

GORDON B. D'ARCY,
of Warwick House, St. George's terrace,
Perth, Solicitor for the Executor.

NOTICE TO CREDITORS.

Estate of Alexander Cameron, late of 130 Lake street, Perth, Retired Postal Assistant, deceased.

ALL persons having claims against the Estate of the abovenamed are required to send particulars thereof to the undersigned before the 24th May, 1939, otherwise they will be excluded from participating in the distribution of the assets.

Dated the 24th April, 1939.

DORIS AGNES HALIFAX,
Administratrix of Estate,
16 Stuart street, Perth.

NOTICE.

THE GOVERNMENT GAZETTE.

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

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

Subscriptions are required to commence and terminate with a month.

SPECIAL NOTICE.

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

For the first eight lines, 5s.;

For every additional line, 6d.

and half-price for each subsequent insertion.

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

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

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

CONTENTS.

	Page
Administration Act	719-20
Agricultural Bank	703
Agriculture, Department of	692
Appointments	685-6, 692
Arbitration Court	694-703
Associations Incorporation	719
Audit Act	686
Basic Wage	703
Cash Orders lost	690, 703
Companies	718-19
Constitution Act	685-6
Crown Law Department	686
Deceased Persons' Estates	719-20
Dried Fruits Act—Growers' contribution	692
Education Department—Regulations	715-17
Electoral	686
Farmers' Debts Adjustment Act—Stay Orders, etc.	685
Forestry	690
Industrial Arbitration	694-703
Land Drainage	692
Lands Department	687-90
Marriages	692
Metropolitan Water Supply, etc.	691-2
Mines Department	703-15
Municipalities	692
Partnership dissolved	719
Premier's Department	685-6
Public Service Commissioner	686
Public Works Department	690-2
Railways	686
Registrar General	692
Registrar of Companies	719
Registration of Births, etc.	692
Road Boards	690-1
Tender Board	693
Tenders accepted	693
Tenders invited	690, 693
Town Planning and Development Act	692
Treasury	686
Vernin Board	692
Water Supply, etc., Department	691-2