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[1939.

Wheat Products (Prices Fixation) Act, 1938.

PROCLAMATION

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

WHEREAS it is enacted by section 15 of the Wheat Products (Prices Fixation) Act, 1938, that the Governor may from time to time, on the recommendation of the Wheat Products Prices Committee as constituted by the said Act, by Proclamation fix minimum and maximum prices at which substances included in the definition of flour, or in the definition of wheat products, may be sold in the State, or in any specified part of the State, by any person: And whereas by Proclamation under the said Act dated the 9th day of March, 1939, and published in the *Government Gazette* on the 10th day of March, 1939, the Governor fixed the prices therein mentioned at which flour, bread, and the other substances therein specified may be sold by any person in the various portions of the State specified therein, and such Proclamation is still in force and operation: And whereas it is deemed expedient temporarily to increase by way of a supplementary addition certain prices as fixed under the said Proclamation but so that such Proclamation shall not be deemed to be amended or varied but shall continue in operation and have effect according to the tenor thereof, and be merely supplemented by this Proclamation so that, if and when this Proclamation is revoked, the said hereinbefore mentioned Proclamation, until revoked, by a subsequent Proclamation, shall continue in force and operation and have effect according to the tenor thereof, subject always to any variation in its terms which may be made from time to time as if this present Proclamation had not been issued: Now, therefore I, the said Lieutenant-Governor, acting with the advice and consent of the Executive Council and in accordance with the recommendation aforesaid and in exercise of the power in that behalf conferred upon me by the said Act, do hereby declare that during the continuance of this present Proclamation the prices fixed in relation to best bakers' flour and standard wheatmeal by and under subparagraph (A) of paragraph 1 of the said Proclamation dated the 9th day of March, 1939, and published in the *Government Gazette* on the 10th day of March, 1939, shall be and are hereby supplemented by the addition thereto in every case of the sum of ten shillings per ton of 2,000 lbs., and that such additional sum is hereby fixed accordingly as a temporary addition only to the

said prices heretofore fixed and still in operation as aforesaid, and I do further declare that this present Proclamation shall operate and have effect and be read and construed as operating and having effect as being supplementary to and not in variation or amendment of the said Proclamation dated the 9th day of March, 1939, and published in the *Government Gazette* on the 10th day of March, 1939, as aforesaid, and so that the said last-mentioned Proclamation shall continue and have effect according to the tenor thereof and be merely supplemented by this present Proclamation, and so that if and when this present Proclamation is revoked by a subsequent Proclamation, such Proclamation, to which this present proclamation is declared to be supplementary as aforesaid, shall continue in force and operation and have effect according to the tenor thereof, subject always to any variation or amendment in its terms which may be made from time to time, as if this present Proclamation had not been issued: And I further declare that, insofar as any of the prices other than those fixed under subparagraph (A) of paragraph 1 of the Proclamation aforesaid are based upon any of the prices fixed under the said subparagraph (A) of paragraph 1 aforesaid, such first-mentioned prices shall, during the continuance of this present Proclamation, be deemed to be based upon the said last-mentioned prices as supplemented by the additional sum of ten shillings per ton by this present Proclamation, and I lastly declare that this Proclamation shall take effect as from and after the publication thereof in the *Government Gazette*.

Given under my hand and the Public Seal of the said State, at Perth, this 11th day of May, 1939.

By His Excellency's Command,

(Sgd.) F. J. S. WISE,
Minister for Lands.

GOD SAVE THE KING !!!

Wheat Products (Prices Fixation) Act, 1938.

PROCLAMATION

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

WHEREAS it is enacted by section 15 of the Wheat Products (Prices Fixation) Act, 1938, that the Governor may from time to time, on the recommendation of

the Wheat Products Prices Committee as constituted by the said Act, by Proclamation fix minimum and maximum prices at which substances included in the definition of flour or in the definition of wheat products may be sold in the State, or in any specified part of the State, by any person, and that the Governor may from time to time revoke or vary any Proclamation under the said section by a subsequent Proclamation: And whereas the Governor has, under and in accordance with the said section, fixed prices by a Proclamation dated the 9th day of March, 1939, and published in the *Government Gazette* on the 10th day of March, 1939, which Proclamation has not been revoked and is still in force: And whereas it is now deemed expedient to vary the said Proclamation in the manner hereinafter mentioned, with the intent that such Proclamation as so varied shall continue in force and have effect: Now, therefore I, the said Lieutenant-Governor, acting with the advice and consent of the Executive Council and in exercise of the power in that behalf conferred upon me by the said Act, do hereby vary the Proclamation hereinbefore mentioned dated the 9th day of March, 1939, and published in the *Government Gazette* on the 10th day of March, 1939, in the manner set forth in the Schedule hereunder, and also declare that the said Proclamation as varied by the present Proclamation shall continue in force and effect until revoked or further varied by a subsequent Proclamation, and that the present Proclamation shall have effect as from and after the publication thereof in the *Government Gazette*.

Schedule.

The hereinbefore mentioned Proclamation is varied by this present Proclamation as follows:—

1. In paragraph 3 the word "may" in line 18 of the said paragraph, as it appears in the *Government Gazette* of the 10th day of March, 1939, is deleted and the word "shall" is inserted in the place thereof.

2. In paragraph 4 the word "may" in line 20 of the said paragraph, as it appears in the said *Government Gazette*, is deleted and the word "shall" is inserted in the place thereof.

3. In paragraph 5 delete the whole of subparagraph (c) and insert in the place thereof a new subparagraph as follows:—

(c) Rolls (white, wheatmeal, or brown):

(i) Retail—for rolls weighing not more than 2 ozs.—9d. per dozen; and for rolls weighing more than 2 ozs. but less than 4 ozs.—1¹/₂ per dozen;

(ii) Wholesale—for rolls weighing not more than 2 ozs.—6¹/₂d. per dozen, and for rolls weighing more than 2 ozs. but less than 4 ozs.—8¹/₂d. per dozen.

4. In subsubparagraph (v) of subparagraph (b) of paragraph 8 the words "or half-monthly" are inserted after the word "fortnightly" in line 5 of the said subsubparagraph (v).

5. Additional new paragraphs are inserted as follows:—

(a) After paragraph 1 a new paragraph, to stand as paragraph 1A, is inserted as follows:—

1A. The prices for best baker's flour and standard wheatmeal as fixed under subparagraph (a) of paragraph 1 of this Proclamation are so fixed on the basis that the rate of the Commonwealth Flour Tax payable in relation to such flour and standard wheatmeal is the sum of £5 5s. 0d. per ton. Therefore as and whenever during the continuance in force of this Proclamation the rate of the said Commonwealth Flour Tax rises above or falls below the said sum of £5 5s. 0d. per ton, but subject as hereinafter provided, the prices fixed as aforesaid for best baker's flour and standard wheatmeal under subparagraph (a) of paragraph 1 of this Proclamation shall be deemed to be and shall be correspondingly increased or decreased (as the case may require) by an amount equivalent to the amount by which the said rate of the Commonwealth Flour Tax has risen above or has fallen below the said sum of £5 5s. 0d. per ton as aforesaid, and in every such case subparagraph (a) of paragraph 1 of this Proclamation shall be read and construed subject to this paragraph accordingly:

Provided that the said prices shall not in any event be decreased below the minimum price of £11 per ton or above the maximum price of £13 10s. per ton in contravention of the provisions of subsection (2) of section 15 of the Wheat Products (Prices Fixation) Act, 1938.

(b) After paragraph 4 a new paragraph, to stand as paragraph 4A, is inserted as follows:—

4A. Notwithstanding anything to the contrary contained elsewhere in this Proclamation, where flour, bran, pollard, semolina, or flakey bran is ordered by a purchaser and the vendor accepts the order on the basis that the purchase price shall become payable only as and when in accordance with the order the goods are deliverable by the vendor to the purchaser, and such delivery cannot be made, or is not to be made until after the expiration of three clear working days from the date of the acceptance of the order by the vendor, then in such case the purchase price payable by the purchaser for the goods shall be that price which is fixed and in operation, whether under this or another Proclamation at the time of the delivery of the goods, although the price fixed for such goods under this Proclamation at the date of the acceptance of the order by the vendor may not have been the same as that fixed and in operation at the time of the delivery of the goods.

(c) After paragraph 6 a new paragraph, to stand as paragraph 6A, is inserted as follows:—

6A. The prices for bread as fixed under paragraphs 5 and 6 of this Proclamation include any charge which may be made for or in respect of any container, band, badge, label or wrapper in which or with which the bread is sold.

Given under my hand and the Public Seal of the said State, at Perth, this 11th day of May, 1939.

By His Excellency's Command,

(Sgd.) F. J. S. WISE,
Minister for Lands.

GOD SAVE THE KING !!!

Wheat Products (Prices Fixation) Act, 1938.

PROCLAMATION.

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

WHEREAS it is enacted by section 15 of the Wheat Products (Prices Fixation) Act, 1938, that the Governor may from time to time, on the recommendation of the Wheat Products Prices Committee as constituted by the said Act, by Proclamation fix minimum and maximum prices at which substances included in the definition of flour or in the definition of wheat products may be sold in the State, or in any specified part of the State, by any person: And whereas by Proclamation dated the 9th day of March, 1939, and published in the *Government Gazette* on the 10th day of March, 1939, amongst other things the Governor fixed prices in relation to bread at which bread may be sold within the Metropolitan Area as defined in the said Proclamation but did not fix, and has not heretofore fixed, prices in relation to bread at which bread may be sold in any other part or parts of the State: And whereas it is expedient to fix prices in relation to bread at which bread may be sold in certain parts of the State other than in the Metropolitan Area aforesaid: Now, therefore I, the said Lieutenant-Governor, acting with the advice and consent of the Executive Council and in accordance with the recommendation of the Wheat Products Prices Committee aforesaid, and in exercise of the power in that behalf conferred upon me by the said Act, do hereby, but subject as hereinafter provided, fix the prices at which bread, being a wheat product within the meaning of the said Act, may be sold by any person in those portions of the State specified

hereunder in accordance with the various prices set forth hereunder, in relation to bread and the various kinds thereof respectively: Provided that this Proclamation shall not apply in the case of sales of any such bread aforesaid under contract to public charitable institutions or to Government institutions—

1. The prices fixed for bread are in this paragraph fixed in respect of sales within the boundaries of the Townsites of Kalgoorlie and Boulder respectively and of sales outside the said boundaries but within an imaginary circle having a radius of eight miles from the principal Post Office at Kalgoorlie as the centre of such circle, as follows:—

(A) White bread, standard wheatmeal bread and brown bread sold as No. 2 loaves within the meaning of the Bread Act, 1903-1938—

(i) Retail:

Cash 6½d. per loaf
Booked 7d. per loaf

(ii) Wholesale 6s. per doz. loaves

2. The prices fixed for bread are in this paragraph fixed in respect of sales within the boundaries of those Townsites (other than Kalgoorlie and Boulder and those portions of the State to which paragraph 1 hereof applies and other than Albany, Collie, and Ravens-thorpe) situated within the South-West Land Division of the State as defined in the Land Act, 1933-1938, excluding from such South-West Land Division that portion thereof which is defined as the Metropolitan Area in and for the purposes of the Proclamation issued under the Wheat Products (Prices Fixation) Act, 1938, dated the 9th day of March, 1939, and published in the *Government Gazette* on the 10th day of March, 1939, in paragraph 8 (a) of the said Proclamation, when in the Townsites in this paragraph first hereinbefore mentioned active bakeries are being conducted, as follows:—

(A) White bread, standard wheatmeal bread, and brown bread sold as No. 2 loaves within the meaning of the Bread Act, 1903-1938—

(i) Retail:

Cash 6d. per loaf.
Booked 6½d. per loaf.

(ii) Wholesale 5/6d. per dozen loaves.

3. The prices fixed for bread are in this paragraph fixed in respect of sales within the boundaries of the Townsites of Albany and Collie respectively—

(A) White bread, standard wheatmeal bread, and brown bread sold as No. 2 loaves within the meaning of the Bread Act, 1903-1938—

(i) Retail:

Tickets 5½d. per loaf.
Cash 6d. per loaf.
Booked 6½d. per loaf.

(ii) Wholesale 5/6d. per dozen loaves.

4. The prices fixed for bread are in this paragraph fixed in respect of sales within the boundaries of the Townsite of Ravensthorpe—

(A) White bread, standard wheatmeal bread, and brown bread sold as No. 2 loaves within the meaning of the Bread Act, 1903-1938—

(i) Retail:

Cash 7d. per loaf.
Booked 7½d. per loaf.

(ii) Wholesale 6/6d. per dozen loaves.

5. (1) Fancy breads are not included in any of the goods specified in paragraphs 1, 2, 3, and 4 aforesaid.

(2) For the purposes of this paragraph the term "Fancy bread" includes the following breads known as—

Vienna	Milk loaves
Maximalt	French sticks
Nu-malt	Provera
Soya-malt	Peeralia
Cremalt	Nu-health
Vimomalt	Milk-malt
Bermaline	Pineapple loaf
Super protein	Wholemeal health
Egg loaves	Vitamalt
Pro vita	

6. The prices for bread as fixed in paragraphs 1, 2, 3, and 4 aforesaid include any charge which may be made for or in respect of any container, band, badge, label, or wrapper in which or with which the bread is sold.

7. For the purposes of this Proclamation—

(a) "Brown bread" means bread made wholly from wheatmeal or from white flour mixed with wheatmeal, bran or molasses, or a mixture of any or all thereof. This term shall not include standard wheatmeal bread.

"Dozen" means twelve, notwithstanding any custom, usage, or understanding to the contrary.

"Fancy bread," in addition to the breads mentioned in paragraph 5 hereof, includes raisin bread, currant bread, and any other bread designated as fancy bread by its trade name, the formula for which is registered with the Wheat Products Prices Committee and approved by that Committee as fancy bread:

Provided that all fancy bread when sold shall have attached to it or associated with it a band, badge, label, or ticket on which is stated, in a manner approved by the said Committee, those ingredients used in its manufacture which cause it to be different from ordinary bread sold as No. 1 and No. 2 loaves within the meaning of the Bread Act, 1903-1938, and in letters not less than 24 points high, its trade name, and in letters not less than 10 points high, the name and address of the baker thereof.

"Public charitable institution" means a public hospital, a public benevolent institution, or a religious organisation, and includes any public organisation which the said Committee is satisfied is established and maintained for the relief of unemployed persons:

Provided that, where any religious organisation conducts a college or boarding school, the exemption given by this Proclamation in respect of sales to public charitable institutions shall not include sales to such religious organisation of any of the substances hereinbefore specified in relation to the fixation of prices for use in such college or boarding school.

"Standard wheatmeal" means wheatmeal milled or compounded so as to contain the gristed produce of cleaned and sound wheat mixed with wheaten flour in the proportion of 30 parts of the latter to 70 parts of the former.

"Standard wheatmeal bread" means bread made from standard wheatmeal without the addition of any other flour.

"Vienna bread" means Vienna bread within the meaning of the Bread Act, 1903-1938.

"White bread" includes any bread other than standard wheatmeal bread, brown bread, fancy bread, or Vienna bread.

"Wholesale," as applied to sales of bread, means the sale by the baker of not less than one hundred and twenty No. 2 loaves (whether ordinary or Vienna) within the meaning of the Bread Act, 1903-1938, per week to the one purchaser, and when for resale, means the sale by the purchaser thereof from the baker of not less than thirty of such loaves per week to the one purchaser.

(b) (i) In computing quantities in relation to prices, wholesale two No. 1 ordinary loaves shall be equivalent to one No. 2 ordinary loaf.

(ii) Tickets or tokens in relation to sale of bread, where permitted by this Proclamation, shall be sold in half dozen lots or in multiples of half dozens.

(iii) Unless otherwise provided by this Proclamation, the price of two No. 1 ordinary loaves sold to the one purchaser shall be the same as the price fixed for a No. 2 ordinary loaf.

(iv) In respect of the prices fixed in this Proclamation in relation to bread the term "cash" or "cash payment" shall include payment regularly at weekly, fortnightly, or half-monthly payment periods, as well as payment at time of sale or delivery.

8. This Proclamation shall have effect as from and after the expiration of eight days next following the date of the publication of this Proclamation in the *Government Gazette*.

Given under my hand and the Public Seal of the said State, at Perth, this 11th day of May, 1939.

By His Excellency's Command,

(Sgd.) F. J. S. WISE,
Minister for Lands.

GOD SAVE THE KING !!!

Dedication of Public Highway.

City of Perth Municipality.

PROCLAMATION

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

Corr. 89/34.

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

Schedule.

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

Mounts Bay road: various, from 100 to about 140 links; from Point Lewis in a south-westerly direction to the production southward of the western side of Crawley avenue; as coloured brown on L. & S. Plans 5157, 5158, and 5159.

Given under my hand and the Public Seal of the said State, at Perth, this 4th day of May, 1939.

By His Excellency's Command,

(Sgd.) F. J. S. WISE,
for Minister for Works.

GOD SAVE THE KING!!!

Fremantle Gas and Coke Company's Act, 1886-1938.

PROCLAMATION

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

WHEREAS by section 3 of the Fremantle Gas and Coke Company's Act, 1886-1938, it is enacted that the limits of the said Act shall extend to and include the Town of Fremantle and every place being within a radius of five miles from the Town Hall of the said Town of Fremantle, and every other place outside the said circle of five miles but within that portion of the State described in the First Schedule to the said Act to which the Governor may from time to time by Proclamation declare that this Act shall extend: And whereas it is desirable that the limits of the said Act shall extend to that portion of the State more particularly described and defined in the Schedule hereunder, being a portion of the Claremont Municipal District and situate outside the said circle of five miles but within that portion of the State described in the First Schedule to the said Act: And whereas the Claremont Municipal Council has by a resolution thereof passed on the 13th day of February, 1939, consented to the Governor making or issuing a Proclamation under section 3 aforesaid declaring that the limits of the said Act shall extend as aforesaid: Now, therefore I, the said Lieutenant-Governor, acting with the advice and consent of the Executive Council and in exercise of the powers aforesaid and of every other power in this behalf enabling, and in pursuance of the consent of the Claremont Municipal Council aforesaid, do hereby proclaim and declare that the limits of the Fremantle Gas and Coke Company's Act, 1886-1938, shall extend to and include that portion of the State more particularly described and defined in the Schedule hereunder, being a portion of the Claremont Municipal District and situate out-

side the said circle of five miles but within that portion of the State described in the First Schedule to the said Act:—

Schedule.

All that portion of the State, being portion of the Claremont Municipal District bounded by lines commencing at the intersection of the western side of Servetus street with the arc of a five miles radius from the centre of the Fremantle Town Hall and extending north along said side of Servetus street to the centre of North street; thence east to the eastern side of Servetus street; thence north and east along part of the west and the north boundary of Lot 73 of Swan Location P1071, north along part of the west boundary of Lot 74 (crossing Otway street), and along the west boundary of Lot 68 and the west boundary of Lot 9 to the north-west corner of the last-mentioned (L.T.O. Plan No. 581 and L.T.O. Diagram No. 6873); thence east along north boundaries of Lots 9 and 8 of the said Location P1071 and to and along south boundaries of Lots 1, 4, 5, 8, 9, 12, 13, 16, 17, 20, 21, 24, 25, 28, and 29 and south 25 links along part of the east boundary of Lot 30 of Location P1069 (L.T.O. Plan No. 249); thence east to and along the south boundary of Lots 1 and 42 (L.T.O. Diagram No. 6847) and 4 to 9, inclusive, of Location P1070 and their continuation east to the east side of Australind street (L.T.O. Plan No. 543); thence south along said side of Australind street to the northern side of Claremont crescent; thence eastward along the northern side of Claremont crescent to the south-western corner of Lot 5 of Location 702; thence north along the west boundary of Lot 5 of Swan Location 702 (L.T.O. Diagram No. 951) and east along the south boundaries of Lots 4, 3, 2, and 1 to the south-east corner of the last-mentioned lot; thence north along part of the east boundary of last-mentioned lot and east to and along the north boundaries of Lots 6, 5, and 4 (L.T.O. Diagram No. 1453), and 21, 20, 19, 18, 17, 16, and 15 (L.T.O. Plan No. 1956), and south along the east boundary of the last-mentioned lot and its continuation south to southern side of Claremont crescent; thence eastward along part of the southern side of Claremont crescent to the production north of the west boundary of Lot 3 of Swan Location 702 aforesaid (as shown on L.T.O. Plan No. 2290); thence south along its production and the west boundary of Lot 3 to the south-west corner of the said lot; thence southward to and along the western boundaries of Lots 44 to 34, inclusive (L.T.O. Plan 1808), east along part of the south boundary of last-mentioned lot, south along the western boundaries of Lots 17 and 16 (L.T.O. Plan 1071) and southward to and along the western and part of the southern boundary of Lot 3 and the eastern boundary of Lot 2 (L.T.O. Diagram No. 8005) and the production southward of the last-mentioned boundary to the centre of Stirling highway; thence south-westward along the centre of Stirling highway to the production north of the west boundary of Swan Location 616; thence south along part of the west boundary of the said Location 616 to its intersection with an arc having a radius of five miles from the centre of the Fremantle Town Hall; thence north-westward along aforesaid arc to the starting point.

Given under my hand and the Public Seal of the said State, at Perth, this 11th day of May, 1939.

By His Excellency's Command,

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

GOD SAVE THE KING!!!

The Factories and Shops Act, 1920-37.

PROCLAMATION

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

F. & S. 623/36; Ex. Co. 957.

WHEREAS it is enacted by section 117 of the Factories and Shops Act, 1920-37, that the expression "Public holiday" shall mean certain days therein specified, and any other day declared by Proclamation to be a public holiday for the purposes of the said Act: Now, therefore I, the said Lieutenant-Governor, acting by and with

the advice and consent of the Executive Council, do hereby proclaim and declare that Monday, the 5th day of June, 1939, shall be a public holiday throughout the State for the purposes of the said Act, and shall be observed as a public holiday under every part of the said Act in which the expression occurs.

Given under my hand and the Public Seal of the said State, at Perth, this 4th day of May, 1939.

By His Excellency's Command,

A. R. G. HAWKE,
Minister for Labour.

GOD SAVE THE KING !!!

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 4th day of May, 1939, the following Orders in Council were authorised to be issued:—

The Child Welfare Act, 1907-27.

ORDER IN COUNCIL.

Ex. Co. 949; C.W.D. 396/39.
WHEREAS by section 19 (2) of the Child Welfare Act, 1907-27, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court, and may determine the respective seniorities of such members: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby appoint the person named in the Schedule hereto to be a member of the Children's Court at the place mentioned:—

Schedule.

Norseman—Allan Blizard, J.P.

L. E. SHAPCOTT,
Clerk of the Council.

The Child Welfare Act, 1907-27.

ORDER IN COUNCIL.

Ex. Co. 948; C.W.D. 532/38.
WHEREAS by section 19 (2) of the Child Welfare Act, 1907-27, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court, and may determine the respective seniorities of such members. Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby appoint the person named in the Schedule hereto to be a member of the Children's Court at the place mentioned:—

Schedule.

Mt. Magnet—Mr. Thomas Peart, J.P.

L. E. SHAPCOTT,
Clerk of the Council.

The Land Act, 1933-1938.

ORDER IN COUNCIL.

Corr. No. 195/39.
WHEREAS by section 33 of the Land Act, 1933-1938, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, road board, or other person or persons to be named in the order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such order, and with power of subleasing: And whereas it is deemed expedient that Reserve 21985, near Kalgoorlie, should vest in and be held by the Kalgoorlie Road Board in trust for Park Lands and Golf Links: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by the Kalgoorlie Road Board in trust for Park Lands and Golf Links, with power to the said Kalgoorlie Road Board, with the approval of His Excellency the Lieutenant-Governor first obtained, to lease the whole or any portion of the said reserve for any term not exceeding twenty-one (21) years from the date of the lease.

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

The Land Act, 1933-1938.

ORDER IN COUNCIL.

Corr. No. 520/36.

WHEREAS by section 33 of the Land Act, 1933-1938, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, road board, or other person or persons to be named in the order in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 21986 (Big Bell Lot 238) should vest in and be held by the Cue Road Board in trust for the purpose of Recreation (Tennis, Bowls and Croquet): Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned reserve shall vest in and be held by the Cue Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

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

Sandalwood Act, 1929.

ORDER IN COUNCIL.

F.D. 1478/29.

WHEREAS under the provisions of section 2 of the Sandalwood Act, 1929, the Governor may from time to time by Order in Council limit and restrict the quantity of sandalwood that may be pulled or removed from Crown land and alienated land during the period therein stated: And whereas it is desirable to limit and restrict the quantity of sandalwood that may be pulled or removed from Crown land and alienated land during the period from the 1st day of January, 1939, to the 31st day of July, 1939, to 600 tons: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council and in exercise of the powers conferred by the said Act, doth hereby limit and restrict the quantity of sandalwood that may be pulled or removed from Crown land and alienated land during the period from the 1st day of January, 1939, to the 31st day of July, 1939, to 600 tons, exclusive of sandalwood required for oil distillation purposes within the State.

L. E. SHAPCOTT,
Clerk of the Council.

Public Works Act, 1902-1933.

Irishtown School.

ORDER IN COUNCIL.

P.W. 319/38; Ex. Co. No. 916.

IN pursuance of the powers conferred by section 11 of the Public Works Act, 1902-1933, His Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, doth hereby authorise the Honourable Minister for Works to undertake, construct, or provide a School at Irishtown, on the land shown coloured green on Plan P.W.D., W.A., 28914 (L.T.O. Diagram 11246), which may be inspected at the Office of the Minister for Works, Perth.

L. E. SHAPCOTT,
Clerk of the Council.

Traffic Act, 1919-1935.

Balingup Road Board.

ORDER IN COUNCIL.

P.W. 258/35.

HIS Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, hereby makes the following Order under the authority of section 48 of the Traffic Act, 1919-1935, namely, that in pursuance of the provisions of clause (c) of paragraph (vii) of subsection (1) of section 46 of the said Act, the Balingup Road Board is hereby empowered to make by-laws prescribing the maximum weight which may be taken across any bridge or culvert within its district.

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

Workers' Compensation Act, 1912-1938.

ORDER IN COUNCIL.

WHEREAS under the provisions of the Workers' Compensation Act, 1912-1938, the Governor may make regulations as may be necessary or convenient for carrying out or giving effect to the provisions of the said Act: And whereas by an Order in Council made by the Governor on the 16th day of September, 1938, and published in the *Government Gazette* on the 30th day of September, 1938, new regulations were made under and for the purposes of the said Act: And whereas regulation 19 of the said regulations was disallowed pursuant to a resolution of the Legislative Council on the 2nd day of November, 1938: Now, therefore, His Excellency the Lieutenant-Governor in Council, acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the said Act, doth hereby make, in the manner set forth in the Schedule hereunder, a new regulation, to stand and be inserted as regulation 19 in the regulations as made by the Order in Council dated the 16th day of September, 1938, and published in the *Government Gazette* on the 30th day of September, 1938, as aforesaid.

Schedule.

Payment of Weekly Compensation.

19. (a) Subject to paragraph (b) of this regulation, where weekly payments of compensation are payable by an employer to a worker direct in accordance with the provisions of the First Schedule to the Act, the worker or his nominee shall, so long as the worker's medical practitioner certifies in writing that the worker is still incapacitated for work as the result of the original accident, be entitled to demand from the employer and receive in person from the employer or from the insurer of the employer, as the case may be, payment of such weekly payments of compensation weekly as and when each and every such weekly payment of compensation shall have accrued and become payable, and where upon such demand by a worker or his nominee being made the employer or the insurer of the employer, as the case may be, without just cause or excuse fails, refuses or neglects forthwith or within twenty-four hours after the demand is made to pay the weekly payment of compensation demanded, the employer shall be guilty of a breach of this regulation.

(b) When an employer or the insurer of the employer has been served with such a certificate from the worker's medical practitioner as is referred to in paragraph (a) of this regulation and the employer fails, refuses, or neglects on demand to pay any weekly payment of compensation within the duration of the incapacity of the worker as estimated by the medical practitioner giving such certificate, such failure, refusal, or neglect shall, for the purpose of this regulation, be deemed to have been made without just cause or excuse, unless before such failure, refusal, or neglect the employer obtains and produces for the worker's inspection a certificate from a duly qualified medical practitioner which certifies that the worker has completely recovered from all incapacity directly or indirectly the result of the original accident and that the worker is fit for work.

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

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

ORDER IN COUNCIL.

M.W.S. 370/39.

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

Metropolitan Sewerage, Bassendean District, Reticulation Area No. 3:—15-inch, 12-inch, 9-inch, 6-inch and 4-inch diameter reticulation sewers, with manholes and all other apparatus connected therewith, between the Great Eastern railway and Deakin street and Kathleen street and the Swan river, as shown in green on Plan M.W.S.S. & D.D., W.A., No. 6298.

This Order in Council shall take effect from the 12th day of May, 1939.

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

Goldfields Water Supply Act, 1902.

ORDER IN COUNCIL.

P.W.W.S. 869/38.

WHEREAS by section 20 of the Goldfields Water Supply Act, 1902, it is provided that the Governor may by Order in Council constitute and define the boundaries of a Water Area for the purpose of the said Act,

and may divide the area into districts and define the boundaries of the district: And whereas by Order in Council dated the 30th day of November, 1910, and by Orders in Council dated the 30th day of January, 1912, 6th day of August, 1912; 15th day of July, 1913; 25th day of September, 1914; 1st day of February, 1924; 20th day of June, 1924, and the 6th day of April, 1939, respectively, alterations were approved in respect of the Schedule of the Order in Council dated the 30th November, 1910: And whereas it is desired to alter the boundaries of the districts therein defined: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice of the Executive Council and under the powers conferred in the said Act, doth order that as from the date of this Order the following alterations shall be made in the Schedule of the above-mentioned Orders in Council:—

- (a) By amending the definition of the boundaries of the Coolgardie Water District by the addition of the following words—"and excluding that portion of the Water Area comprised in the Mount Palmer Water District."
- (b) By amending the definition of the boundaries of the Marvel Loch Water District by the addition of the following words—"and excluding that portion of the Water Area comprised in the Mount Palmer Water District."

L. E. SHAPCOTT,
Clerk of the Council.

Perth, 8th May, 1939.

IT is hereby notified, for public information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint the Honourable A. A. M. Coverley, M.L.A., as the responsible Minister of the Crown to administer the Native Administration Act, 1905-1936.

L. E. SHAPCOTT,
Clerk of Executive Council.

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.

Cavanagh, Gordon James, North Burracoppin, 3rd May, 1939.

Morecombe, Eustace Yelland, Yandanooka, 4th May, 1939.

Trundle, Henry James, Kondinin, 4th May, 1939.

Castle, Grace Florence (as Executrix Estate of Walter William Castle), Kojonup, 8th May, 1939.

Carran, Wilfred, Perenjori, 8th May, 1939.

Johuston, William, Billarieay, 8th May, 1939.

Lefroy, Jeffrey and Maxwell, Barramine, Marble Bar, 8th May, 1939.

Ruse, Ernest, Narembeen, 9th May, 1939.

Chitty, Horace Herbert, Toodyay, 9th May, 1939.

Jenks, Jack, Campion, 9th May, 1939.

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

W. A. WHITE,
Director.

10th May, 1939.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following Stay Orders have lapsed under section 5 as from the date specified:—McCormick, Gilbert Anderson, Ardath, 4th May, 1939; Dewar, Alexander Murray Watson, Lake Grace, 8th March, 1939.

W. A. WHITE,
Director.

10th May, 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:—Birt, Ellen Maud, Tambellup, amended to Birt, Ellen Maud, and Birt, Howard Preston, Tambellup.

W. A. WHITE,
Director.

10th May, 1939.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that adjustment of debts under section 11 of the Act of the following farmers has been finalised and the Stay Orders have lapsed as from the date specified:—Beck, John William, Buntine; Bodey, Francis Harry, Kwelkan; Collins, Edwin, Beneubbin; Dorman, Jack Langsdale and Guy Eversley Bostock, Beacon; Bone, J. M., Bootenal; Bow, H. C. and F., Popanyinning; Brown, H. B., Nungarin; Burgess, A. G., Lake Brown; Callow, John, Gabbin; Craig, A. B., Nar- embeen; Douglas, L., Ballidu; Edsall, W. N. and A. R., Maya; Giblett, T. O., Kukerin; Goodall, A. S., Newde- gate; Hally, Thomas, Kirup; McAndrew, R. C., Yel- beni; McAndrew, T. A., Yelbeni; Peacock, F. H., Boy- anup; Porta, M. C., Merredin; Roddick, John, Billari- cay; Lewis, F. V. J., Baandee; 10th May, 1939.

W. A. WHITE,
Director.

10th May, 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:—James, Thomas David John, Dumbleyung, 5th May, 1939; Estate of the late Walter William Castle, Kojonup, 8th May, 1939; Donst, Clar- ence George, Dandarragan, 9th May, 1939.

W. A. WHITE,
Director.

THE AUDIT ACT, 1904.

The Treasury,
Treasury No. 35/35. Perth, 8th May, 1939.

IT is hereby published, for general information, that Mr. A. J. Stack has been appointed Receiver of Revenue for the Factories and Shops Department and the ap- pointments of Messrs. C. J. Cooke and H. G. Swan as Receivers of Revenue are hereby cancelled.

Treasury No. 181/34.

IT is hereby published, for general information, that the appointment of Mr. F. W. Warman as a Certifying Officer for the Child Welfare Department is hereby cancelled as from the 26th April, 1939.

A. J. REID,
Under Treasurer.

THE SUPERANNUATION AND FAMILY BENEFITS ACT, 1938.

The Treasury,
Treasury No. 47/39. Perth, 10th May, 1939.

IT is hereby published, for general information, that it has been approved that the 1st of July, 1939, be the date from which contributions to the Superannuation Fund shall commence, the first deduction to be made on the first pay day on or after the 1st July, 1939.

A. J. REID,
Under Treasurer.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.*	Old Classification.	New Classification.	Date Returnable.
Child Welfare	Clerk in Charge (Item No. 663) ...	£366—£438	£414—£438	1939.
Chief Secretary's	Clerk in Charge and Inspector, Native Affairs Branch (Item No. 859)	£306—£342	£318—£330	20th May. do.
Mines	Mining Registrar, Kalgoorlie	£414—£438	3rd June.

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

GEO. W. SIMPSON,
Public Service Commissioner.

Office of Public Service Commissioner,
Perth, 11th May, 1939.

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

Ex. Co. 894; P.S.C. 607/35—Kevin Joseph Quinn, under section 28 of the Public Service Act, to be Junior Clerk, Public Works Department, as from 1st August, 1938;

Ex. Co. 894; P.S.C. 397/37—Arnold William Roberts, under section 28 of the Public Service Act, to be Junior Clerk, Bunbury, Crown Law Department, as from 1st September, 1938;

Ex. Co. 894; P.S.C. 133/37—Dudley Mervyn Stotter, under section 28 of the Public Service Act, to be Junior Clerk, Public Works Department, as from 1st October, 1938;

Ex. Co. 894; P.S.C. 108/38—John Sheumung Knox-Peden, under section 29 of the Public Service Act, to be Secretary and Dispenser, Woorloo Sanatorium, Chief Secretary's Department, as from 1st September, 1938;

Ex. Co. 894; P.S.C. 268/36—Douglas Hugh Morris, under section 28 of the Public Service Act, to be Junior Clerk, Electoral Branch, Crown Law Department, as from 19th September, 1938;

Ex. Co. 894; P.S.C. 200/37—Dorothy Jean Thomson, under section 28 of the Public Service Act, to be Junior Typist, Department of Employment, as from 6th September, 1938.

Also of the acceptance of the following resignation:—

Ex. Co. 894—J. C. Thompson, Surveyor, Lands and Surveys Department, as from 27th April, 1939.

Ex. Co. 887; P.S.C. 331/39.

HIS Excellency the Lieutenant-Governor in Executive Council has appointed Montford Davis Mears to be State Commissioner of Taxation as from 6th May, 1939.

IT is hereby notified, for general information, that Monday, 5th June, 1939 (Foundation Day), will be observed as a Public Service Holiday throughout the Service.

VACANCY.

APPLICATIONS are invited up to 3rd June, 1939, under section 29 of the Public Service Act, for the position of Manager State Shipping Service. Commencing salary £780 with two increments to £830 and £880. Coastal and overseas shipping experience is necessary, and applicants should give full details of such experience.

GEO. W. SIMPSON,
Public Service Commissioner.

Crown Law Department,
Perth, 11th May, 1939.

HIS Excellency the Lieutenant-Governor in Executive Council has approved of the appointment of Mr. T. Ansell as Acting Electoral Registrar for the Gascoyne Electoral District during the absence of L. W. Stotter, on other duties.

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

Appointments:—Aubrey Cedric Bellet, Esq., of Perth, and Leslie Sara, Esq., of Bunbury.

Cancellation:—Norman Clark, Esq., of Subiaco.

LOST CASH ORDER.

THE Department has been notified that Cash Order No. 15375 dated 4th May, 1939, drawn on the Clerk of Courts' Trust Fund for the sum of £2 9s. 11d., in favour of Grace Emma Grose, has been lost; payment has been stopped and it is intended to issue a fresh Order in lieu thereof.

H. R. GORDON,
Under Secretary for Law.

APPOINTMENTS.

Chief Secretary's Department,
Perth, 4th May, 1939.

HIS Excellency the Lieutenant-Governor in Council has been pleased to appoint:—

C.S.D. 861/19:—R. O. Law and Ernest Lee Steere, and, on the nomination of the Old Halcians' Association, John Furse McMillan, to be members of the Corporation known as Governors of the Hale School, until the 30th day of June, 1942:

C.S.D. 613/38:—Cannon, Bernard Victor, Collie; Charles, Gerald Joseph, W.A. Chambers, St. George's terrace, Perth; Eckersley, W. R., Harvey; Frappell, Arthur, 74 Wittenoom street, Collie; Glew, Cyril Allerton, School House, Albany; Harnett, Patrick John, Roelands Park, Roelands; Kelly, Arthur Ralph, Pemberton; Logue, Arthur, Harvey; Scott, John Sampson, Woodville via Manjimup; Shimsonson, Joshua, 137 Vincent street, North Perth, and Simpson, Samson, Collie, to be Honorary Inspectors of Fisheries under the Fisheries Act, 1905-38, and Guardians in an honorary capacity under the Game Act, 1912-13.

F. J. HUELIN,
Under Secretary.

THE PAWNBROKERS ACT, 1860.

Chief Secretary's Department,
Perth, 8th May, 1939.

IT is hereby notified, for general information, in accordance with the provisions of section 5 of the Pawnbrokers Act, 1860, that a Pawnbroker's License for the year ending 31st December, 1939, has been issued to the following person:—Mendel Mendelawitz, 12 Market street, Fremantle.

F. J. HUELIN,
Under Secretary.

NATIVE ADMINISTRATION ACT, 1905-1936.

Department of Native Affairs,
Perth, 3rd May, 1939.

Native Affairs 1150/38.
PURSUANT to the provisions of section 7 of the Native Administration Act, 1905-1936, the Honorary Minister charged with the administration of the said Act has appointed the following to be Protectors of Natives for the districts set opposite their names:—Rev. F. C. Dixon, Carnarvon; Mr. A. Weatherall, Marble Bar.

A. O. NEVILLE,
Commissioner of Native Affairs.

POLICE DEPARTMENT.

IN accordance with section 76 of the Police Act, 1892, the following Found Property will be sold at the Geraldton Police Station at 10 a.m. on 2nd June, 1939:—Navy coat containing sun glasses; case containing clothes, etc.; lady's hand bag; lady's kid gloves (brown), 1 pair; lady's white metal wrist watch; set of 5 spanners in a roll; 1 bicycle head lamp; 1 heavy duty Perdriau tyre, 36 x 6; 1 gent's wrist watch; 1 kit of small spanners; parcel of children's clothes; 1 white metal wrist watch; 1 pair tan boots, size 8; 1 pair sheets and 2 pieces of cloth; 1 camp stretcher; 1 9 carat gold wedding ring; 1 white leather hand bag, containing pencil; side curtain for motor car; 1 Yale key; 1 gent's "Arrow" eye; 1 lady's ornamental bracelet; 1 lady's hand bag containing compact and comb; 1 gent's grey felt hat; 1 pair hornrim spectacles; 1 Barnett Glass Aerotype tyre, 600 x 16, with tube attached to wire wheel; 1 tarpaulin.

D. HUNTER,
2nd May, 1939. Commissioner of Police.

Workers' Homes Board,
St. George's terrace,
Perth, 9th May, 1939.

THE undermentioned Lease under the Workers' Homes Act, 1911-1938, has been forfeited for breach of covenant of the Lease:—

Lease No.	Name of Lessee.	Description of Land.	Town or Locality.
930/1935	Winch, Ernest William	Lot 1714, Holland street	Fremantle.

Inserted by order of the Workers' Homes Board.

H. G. JARMAN,
Secretary.

YORK PUBLIC CEMETERY—APPOINTMENT OF TRUSTEES.

Department of Lands and Surveys,
Perth, 10th May, 1939.

6654/03, Vol. 2.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to remove the York Municipal Council as Trustees of the York Public Cemetery and to appoint in lieu thereof, under the provisions of the York Cemeteries Act Amendment Act, 1938:—Messrs. Albert Thorn (Mayor), Charles Alfred Foreman (Councillor), Albert Noonan (Councillor), representing the York Municipal Council, and Messrs. Garnet Barrington Wood, William Goldsmith Burges, and Laurie Theophler Davies, representing the York Road Board, as a Board to control and manage the said York Public Cemetery.

G. L. NEEDHAM,
Under Secretary for Lands.

CHANGE OF STREET NAME.

Department of Lands and Surveys,
Perth, 10th May, 1939.

168/39.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1938, of the name of Park street, between Charles street and Leake street, in the City of Perth, as shown on Land Titles Office Plans Nos. 3204 and 3192 and L.T.O. Diagram No. 1172, being changed to Claverton street, and such street shall hereafter be known and designated as "Claverton street" accordingly.

(Sgd.) G. L. NEEDHAM,
Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys,
Perth, 10th May, 1939.

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

195/39.

HAMPTON and HANNANS SUBURBAN AREA.—No. 21985 (Park Lands and Golf Links).—Lot No. F96; Location No. 51. (About 150a.) Reserve 8603 (Park Lands) is hereby reduced by about 100 acres and Reserve 6754 is hereby cancelled.

520/36.

BIG BELL.—No. 21986 (Recreation—Tennis, Bowls, and Croquet).—Lot No. 238. (4a. 0r. 32p.) (Plan Big Bell Townsite.)

2741/01.

KALGOORLIE.—No. 21988 (Railway Purposes).—Lot No. 3238. (3.2p.) (Diagram 60594; Plan Kalgoorlie Sheet 1.) Reserve 7955 (Municipal) is hereby reduced.

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:—

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) 463R, 1r., £15; (White street), 1186, 1r., £12 10s.

YOUANMI.

17th May, 1939, at 11 a.m., at the Police Station—

†Youanmi—Town 308, 1r., £12 10s.; 310, 1r., £15; 362, 1r., £12 10s.

NORSEMAN.

1st June, 1939, at 11 a.m., at the Mining Registrar's Office—

Norseman—Town 92, 405, 478, 728, §736, 1r. each, £10 each.

†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.

§Subject to payment of £50 for improvements if purchased by other than the owner thereof.

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

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

G. L. NEEDHAM,
Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys,
Perth, 10th May, 1939.

IT is hereby notified, for general information, that the undermentioned lots are now open for sale, under the conditions specified, by public auction, as provided by the Land Act, 1933-1938, at the following upset prices:—

Applications to be lodged at Narrogin.

11731/12.—BULLARING, Town, 22, £10.

Applications to be lodged at Perth.

9017/10, Vol. 2.—CARNARVON, Town, 470, £15; 375, 376, 480, 481, 482, and 483, £10 each; Suburban for Cultivation, 77 and 78 (3a. each), £18 each; 52, (3a. 1r. 25p.), £15; subject to payment for improvements (if any).

Applications to be lodged at Geraldton.

2468/32.—GERALDTON, Town, 137 (2r.), £100.

Applications to be lodged at Southern Cross.

157/35.—MT. PALMER, Town, 7 and 111, £20 each; subject to payment for improvements (if any).

Applications to be lodged at Kalgoorlie.

3301/95.—NORSEMAN, Town, 92 (1r.), £10; Reserve 3080 (Wesleyan Church) is hereby cancelled.

Applications to be lodged at Northam.

3932/07.—WONGAN HILLS, Town, 20, 21, and 35, £25 each; 44 and 87, £15 each; 88 and 92, £10 each; Reserve 13425 (Excepted from Sale) is hereby reduced.

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

G. L. NEEDHAM,
Under Secretary for Lands.

FORFEITURES.

THE undermentioned Leases have been cancelled under section 32 of the Land Act, 1898, and/or section 23 of the Land Act, 1933-1937, for non-payment of rent or other reasons:—

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

Bishop, Frederick; 3959/93; Victoria; £1 11s. 9d.; 9180/7; 91 & 92/80.

Bowden, Harold; 3117/1906; Kalgoorlie R972; £1 2s. 6d.; 1878/36; Kalgoorlie.

Bradley, F. J.; 348/841; Victoria 9299; abandoned; 1094/38; 128/80.

Brown, C. L.; 338/835; Kookynie 220; abandoned; 2089/54; Kookynie.

Brown, C. L.; 338/837; Kookynie 255; abandoned; 2090/34; Kookynie.

Brown, C. L.; 338/794; Kookynie 37; abandoned; 550/00; Kookynie.
 Brown, J. L.; 365/563; Roe 1918; abandoned; 922/37; 346/80, B4.
 Brown, M. B.; 365/562; Roe 1917; abandoned; 921/37; 346/80, B4.
 Budd, P. D.; 20/1739; Avon 5352, 7826, 11173, 22494; £1,390 8s. 7d.; 1546/21; 26A/40.
 Cameron, J. A.; 40096/55; Yilgarn 638; £61 3s. 8d.; 2509/23; Boddalin.
 Crane, Ivy; 338/1877; Ranford 9; £13 10s. 0d.; 2633/37; Ranford.
 Davidson, Jane W. L.; 16865/68; Avon 8693, Williams 12438; £36 8s. 5d.; 4426/20; 378D/40, B3.
 Ellis, Francis; 3117/1908; Kalgoorlie 971R; £0 15s. 0d.; 1881/36; Kalgoorlie.
 Ellix, F. N.; 3117/1795; Coolgardie 1514; £1 2s. 6d.; 1817/99; Coolgardie.
 Grant, Elizabeth; 347/2007; Roe 96-62; abandoned; 374/38; 388/80, B4.
 Hamilton, Allan; 68/973; Ninghan 3104; abandoned; 6086/28; 67/80.
 Hamilton, Allan; 74/539; Ninghan 3423; abandoned; 117/29; 67/80.
 Hammond, K. S.; 348/867; Avon 20275; non-compliance with conditions; 1211/38; 55/80, A3.
 Hammond, K. S.; 347/2030; Ninghan 1590; non-compliance with conditions; 1210/38; 55/80, A2.
 Harder, F. J.; 9697/56; Avon 17370; £13 14s. 9d.; 15400/10; 3/80.
 Hipper, William; 20/1001; Wundi Estates 3 & 4; £356 1s. 10d.; 3915/09, V2; Wundi Estate.
 Hipper, William; 20/1023; Wundi Estate 1; £104 13s. 2d.; 6633/09; Wundi Estate.
 Hipper, William; 20/1025; Wundi Estate 16; £185 14s. 3d.; 6782/09; Wundi Estate.
 Holden, E. C.; 3847/96; Lyons and Teano; £135 3s. 0d.; 1287/30; 79/300.
 Jones, E. G.; 3117/1794; Coolgardie 1513; £1 2s. 6d.; 5648/99; Coolgardie.
 Mutter, A. R.; 20/1415; Avon 21554; £1,282 16s. 2d.; 116/20; 27A & B/40.
 McDonald, J. H.; 41084/55; Jilbadji 56; £45 19s. 2d.; 5718/24; 23 & 24/80.
 Niven, Marion; 3117/1830; Kalgoorlie R975; £1 2s. 6d.; 1721/33; Kalgoorlie.
 Page, Pauline L.; 3117/2244; Wiluna 995; non-compliance with conditions; 980/36; Wiluna.
 Slater, Thomas; 34898/55; Nelson 7799; £60 17s. 5d.; 4644/14; 443/80.
 Smith, James; 3117/1828; Kalgoorlie 2336; £1 2s. 6d.; 1888/36; Kalgoorlie.
 Thomas, C. F.; 3967/93; Swan; £6 10s. 8d.; 9995/07; 38/80.
 Williams, August; 347/1512; Peel Estate 432; £28 15s. 6d.; 1796/37; 341D/40.

G. L. NEEDHAM,
 Under Secretary for Lands.

LOTS OPEN FOR LEASING.

Department of Lands and Surveys,
 Perth, 10th May, 1939.

IT is hereby notified, for general information, that the undermentioned lots are now open for leasing, under the conditions specified, by public auction, as provided by the Land Act, 1933-1938, at the following capital unimproved values:—

Applications to be lodged at Kalgoorlie.

4653/97, Vol. 2.—LEONORA, Town, 493 and 868, £12 10s. each; available for leasing only; subject to the conditions respecting lots south of Snell street; subject to payment for improvements (if any).

Applications to be lodged at Southern Cross.

157/35.—MT. PALMER, Town, 209, £20; 176, £12 10s.; subject to the conditions that the lessee shall not carry on or suffer or permit to be carried on, on these lots, any trade or business whatsoever without the consent in writing of the Minister for Lands being first obtained; and, further, the conditions under which these lots are made available shall not entitle the lessee now or at any time to the right to convert same to fee simple; subject to payment for improvements (if any).

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

G. L. NEEDHAM,
 Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING

Under Part VI. of the Land Act, 1933-1938.

IT is hereby notified that the land described hereunder will be available for general selection under Part VI. of the Land Act, 1933-1938, on and after the date specified:—

WEDNESDAY, 7th JUNE, 1939.

PERTH LAND AGENCY.

Eastern Division.

Bulga District (near Dromedary Hills).

Corres. 839/37. (Plan 36 and 41/300.)

Those areas of unsurveyed lands, containing about 28,056 acres and 62,000 acres, being J. A. & J. C. O'Leary's and K. J. O'Leary's forfeited Pastoral Leases Nos. 395/826 and 395/825.

North-West Division.

Hardey District (near Capricorn Range).

Corres. 1680/35. (Plan 93/300.)

That area of unsurveyed land, containing about 61,840 acres, being G. H. Parker's forfeited Pastoral Lease No. 394/1191; subject to payment for improvements.

G. L. NEEDHAM,
 Under Secretary for Lands.

LAND OPEN FOR SELECTION.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V. of the Land Act, 1933-1938, 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.

Korijekup Estate (near Harvey).

Open under Part V. of the Land Act, 1933-1938.

Corr. 989/19. (Plan 383D/40, C4.)

Lots 93 and 94, containing 25a. 2r. 31p.; purchase money £441 12s. 7d.; half-yearly instalment over 30 years, including principal and interest—to civilians at 5 per cent. p.a.—£7 10s. 5d.; also Locations 100 and 101, containing 18a. 0r. 18p.; purchase money £314 1s. 2d.; half-yearly instalment over 30 years, including principal and interest—to civilians, at 5 per cent. p.a.—

£8 6s. 2d.; subject to Agricultural Bank indebtedness; being D. M. R. London's forfeited Leases 36450/55, 36406/55, and 36451/55.

Wongoondy Repurchased Estate.

Open under Part V. of the Land Act, 1933-1938, as modified by Part VIII.

Corr. 2315/28. (Plan 127/80, D1.)

Lot 11, containing 1,103a. 0r. 5p.; purchase money, £4,329 6s. 8d.; half-yearly instalment over the first five years, interest only—to civilians, at 5 per cent. p.a.—£46 10s. 8d.; half-yearly instalment over the balance (35 years), including principal and interest—to civilians, at 5 per cent. p.a.—£55 4s.; subject to Agricultural Bank and Minister for Lands indebtedness; being H. B. Mills's forfeited Lease 20/2310.

Wongoondy Repurchased Estate.

Open under Part V. of the Land Act, 1933-1938, as modified by Part VIII.

Corr. 2302/28. (Plan 127/80; D & E1.)

Lot 2, containing 1,193a. 1r. 28p.; purchase money, £2,498 6s. 8d.; half-yearly instalment, first 5 years, interest only—to civilians, at 5 per cent. p.a.—£26 17s. 1d.; half-yearly instalment over the balance (35 years), including principal and interest—to civilians, at 5 per cent. p.a.—£31 17s. 1d.; subject to Agricultural Bank, Industries Assistance Board, and Minister for Lands' indebtedness; being A. Browning's forfeited Lease 20/2297.

Carnamah Repurchased Estate

Victoria District (about 3 miles north of Carnamah).

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

Corr. 2745/20. (Plan 95/80, B1 & 2.)

Locations 7181 and 7945, containing 670a. 2r. 16p.; purchase money, £3,647; half-yearly instalment, first five years, interest only—to returned soldiers, at 4½ per cent. p.a.—£35 5s. 8d.; to civilians, at 5 per cent. p.a.—£39 4s.; half-yearly instalment over the balance (35 years), including principal and interest—to returned soldiers, at 4½ per cent. p.a.—£43 14s. 3d.; to civilians, at 5 per cent. p.a.—£46 10s.; subject to Agricultural Bank and I.A.B. indebtedness; being M. M. McSwain's forfeited Leases 20/2034 and 20/2032.

Noombling Repurchased Estate.

Open under Part V. of the Land Act, 1933-1938, as modified by Part VIII.

Corr. 321/1927. (Plan 379C/40, E3.)

Locations 21496, 21497, 21498, 12717, and 12728, containing 853a. 3r. 15p.; purchase money £2,383 5s. 10d.; half-yearly instalment, first five years, interest only—to civilians, at 5 per cent. p.a.—£25 12s. 4d.; half-yearly instalment over the balance (35 years), including principal and interest—to civilians, at 5 per cent. p.a.—£30 7s. 9d.; subject to Agricultural Bank and Industries Assistance Board indebtedness; being C. A. Sewell's forfeited Lease 20/2250.

Yarra Yarra Repurchased Estate—Victoria District.

Open under Part V. of the Land Act, 1933-1938, as modified by Part VIII.

Corr. 522/39. (Plan 95/80, A & B3.)

Locations 3775 and 6928, containing 2,101a. 3r. 7p.; purchase money, £3,991 15s.; half-yearly instalment over the first five years, interest only—to civilians, at 5 per cent. p.a.—£42 18s. 1d.; half-yearly instalment over the balance (35 years), including principal and interest—to civilians, at 5 per cent. p.a.—£50 17s. 11d.; subject to Agricultural Bank indebtedness and payment for improvements; being J. Armstrong's forfeited Lease 20/2340.

Jilbadji District (about 11 miles south-west of Marvel Loch).

Corr. No. 6495/27. (Plan 23/80, E2.)

Location 431, containing 1,086a. 0r. 29p., at 5s. 6d. per acre; subject to payment for improvements (capitalised at £300) and also to mining and timber conditions; being C. Ace's forfeited Lease 42537/55.

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. Lecter'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. Canfield'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.

Ningham 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 Karrup).

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 Karriale).

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.

WEDNESDAY, 24th MAY, 1939.

BEVERLEY LAND AGENCY.

Avon District (about four miles south-west of Brookton).

Corr. No. 538/37. (Plan 343D/40, A4.)

Location 8384, containing 160 acres, at 3s. per acre; classification pages 24 and 25 of File No. 538/37; subject to exemption from road rates for two years from date of approval of application; also subject to the poison being eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being G. L. Reay's forfeited Lease 365/548.

Avon District (about 11½ miles west of Popanyinning).

Corr. No. 1899/25. (Plans 378D/40, A3; 379C/40, F3.)

Location 21881, containing 444a. 3r. 7p., at 3s. 3d. per acre; classification page 27 of 3357/21; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; also subject to payment for improvements; being J. Macfarlane's forfeited Lease 19078/68.

BUNBURY LAND AGENCY.

Wellington District (about 11 miles west of Drakesbrook).

Corr. No. 1553/18. (Plan 383A/40, A1.)

Location 2986, containing 183a. 0r. 36p., at 15s. per acre, including survey fee and improvements; being The Perpetual Executors, Trustees, and Agency Co. (W.A.), as Administrator of the Estate of G. L. Pahl's forfeited Lease 11270/68.

Wellington District (about three miles south-east of Bowelling).

Corr. No. 1180/24. (Plan 410D/40, C4.)

Location 4100, containing 4,997a. 3r. 8p., at 3s. per acre; classification page 35 of 1180/24; subject to payment for improvements and to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; also subject to timber conditions and special conditions applying to this block; being J. Cameron's forfeited Lease 19658/68.

KATANNING LAND AGENCY.

Kojonup District (about seven miles east of Broome Hill).

Corr. No. 211/36. (Plan 417D/40, B & C 3 & 4.)

Locations 3256, 3257, 3259, 3260, 3261, 3262, 3263, 3264, 3663, 3664, and 3665, containing 1,215a. 0r. 36p., at 1s. 9d. per acre; classification page 14 of 5134/25; subject to payment for improvements and to the poison being eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being the surrendered portion of J. Green's C.P. Lease 347/986.

Kojonup District (about 7½ miles east of Broome Hill).

Corr. No. 1960/32. (Plan 417D/40, C4.)

Locations 6731 and 8224, containing 167a. 3r., at 2s. 9d. per acre; classification page 5 of 3785/28; subject to the poison being eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue and to mallet conditions; also to exemption from road rates for two years from date of approval of application; being E. J. Hall's forfeited Leases 74/1526 and 57/631.

NARROGIN LAND AGENCY.

Williams District (about 7½ miles south-east of Yilliminning).

Corr. No. 3478/15. (Plan 385B/40, E & F2.)

Location 5659, containing 103a. 1r. 24p., at 8s. 3d. per acre; classification page 4 of 3478/15; subject to Agricultural Bank and I.A.B. indebtedness; being S. Hammer's forfeited Lease 9768/68.

NORTHAM LAND AGENCY.

Avon District (about 7 miles south of Tammin).

Corr. No. 1536/37. (Plan 3B/40, F1.)

Locations 18401 and 26628, containing 536a., at 4s. per acre; classification pages 5 and 7 of 589/13; subject to Agricultural Bank indebtedness and to a cropping lease which expires 28/2/40, and also subject to survey, if not approved to the same holder as Avon Location 22594; being R. Dixon's cancelled application.

Ninghan District (about 11 miles east of Damboring).

Corr. No. 2067/38. (Plan 64/80, F3.)

Location 1527, containing 1,005a., subject to pricing; classification page 15 of 3024/28; also Locations 1529 and 1531, containing 533a. and 567a. 2r. 28p., respectively, subject to pricing; classifications pages 23 and 21 of 8785/12, Vol. 1: subject to payment for improvements; being T. C. Meadows' cancelled application.

Ninghan District (about 20 miles east of Nugadong).

Corr. No. 2093/27. (Plan 88/80, A4.)

Location 2614, containing 3,141a. 1r. 25p., at 4s. 3d. per acre; classification page 4 of File 2093/27; subject to Agricultural Bank indebtedness; being A. V. A. Young's forfeited Lease 22355/68.

PERTH LAND AGENCY.

Kent District (near Culham Inlet).

Corr. No. 2861/18. (Plan 420/80, E. and F4.)

Location 422, containing 934a. 3r. 31p., at 3s. per acre; classification page 19 of File 2861/18; subject to payment for improvements and to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; also subject to mining conditions; being E. E. Bastian's forfeited Lease 14020/68.

Kent District (about 12½ miles south-west of Ravensthorpe).

Corr. No. 3379/22. (Plan 420/80, D2.)

Locations 776 and 775, containing 999a. 1r., at 6s. per acre; classification page 19 of 3379/22; subject to payment for improvements and also to mining conditions. This cancels the previous *Government Gazette* notice relating to these blocks.

Peel Estate (about 2 miles east of Balmanup).

Open under Part V. of the Land Act, 1933-1938.

Corres. No. 559/35. (Plan Peel Estate, Sheet 1.)

Lots 687 and 689, containing 355a. 3r. 38p.; purchase money £234 17s. 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.—£7 3s. 7d.; to civilians, at 5 per cent. p.a.—£7 12s. 4d.; subject to Agricultural Bank indebtedness and to the conditions applying to this Estate; being N. H. Leslie's and F. R. King's forfeited Lease 347/883.

Peel Estate (about 4 miles north-east of Karnup).

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

Corr. 1908/38. (Plan 341A/40, C4.)

Lots 130, 343, 381, 808, and 813, containing 533a. 2r. 10p.; purchase money £539; first half-year's instalment as deposit—£2; half-yearly instalment over the balance (29½ years), including principal and interest—to civilians, at 5 per cent. p.a.—£17 10s. 9d.; to returned soldiers, at 4½ per cent. p.a.—£16 11s.; subject to the conditions applying to this Estate. This cancels the previous *Government Gazette* notices relating to these blocks.

SALMON GUMS LAND AGENCY.

Fitzgerald District (about 3 miles south-east of Grass Patch).

Corr. No. 5602/24. (Plan 402/80, C1.)

Location 681, containing 43a. 1r. 39p., at 5s. 6d. per acre; classification page 23 of 5602/24; subject to payment for improvements; being J. E. Langlands' forfeited Lease 41590/55.

SOUTHERN CROSS LAND AGENCY.

Yilgarn District (about 3 miles south-east of Baladjie).

Corr. No. 2433/29. (Plans 36/80, A & B1, 53/80, B4.)

Location 701, containing 1,218a. 1r. 10p., and Location 700, containing 1,147a. 2r. 34p., at 4s. per acre; classifications pages 62 and 61 of 6812/22; subject to payment for improvements (capitalised at £100) and to timber conditions; being A. J. Clune's and J. T. Yellow's forfeited Leases 55/1597 and 41194/55.

THURSDAY, 25th MAY, 1939.

BRIDGETOWN LAND AGENCY.

Sussex District (about 6 miles south of Busselton).

Corr. No. 2887/33. (Plan 413C/40, D3.)

Locations 2319 and 2320, containing 271a. 2r. 36p., at 6s. per acre; classification page 3 of 1779/33; subject to payment for improvements and to the conditions applying to land selection in this district; also subject to timber conditions; being J. Pascoe's forfeited Lease 347/445.

WEDNESDAY, 31st MAY, 1939.

ALBANY LAND AGENCY.

Plantagenet District (four miles north-eastward of Marbellup).

Corr. No. 4902/29. (Plan 451/80, B & C4.)

Location 4638, containing 2,180a. 0r. 34p.; available subject to classification and pricing.

The unsurveyed area, containing about 1,700 acres, bounded on the south by Location 4638 aforesaid, on the west by Location 4018 and the production north of its east boundary, on the north by Locations 741, 742, and 836, on the eastward by the Perth-Albany road; available subject to survey, classification, pricing, the usual timber reservation conditions, and to the payment of half survey fee with application.

BEVERLEY LAND AGENCY.

Avon District (about eight miles west of Younaling).

Corr. No. 553/35. (Plan 342C/40, E & F3.)

Location 19638, containing 32a. 3r. 13p., at 5s. per acre; classification page 40 of 553/35; subject to payment of full purchase money on approval of application, or in such payments as the Minister for Lands may direct, also subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue, to timber conditions, and to exemption from road rates for two years from date of approval of application; being land deleted from J. H. Butcher's application.

Williams District (Noombling Estate—near Caenarvon Hills).

Land open under Part V. of the Land Act, 1933-1938 (as modified by Part VIII.).

Corres. No. 1769/37. (Plan 379C/40, F3 & 4.)

Locations 12524 and 13570, containing 1,050 acres: price per acre—13s. 6d. (excluding improvements); purchase money—£708 15s.; to returned soldiers:—half-yearly instalment next five years, interest only, at 4½ per cent. p.a.—£15 18s. 11d.; half-yearly instalment balance (35 years), principal and interest, at 4½ per cent. p.a.—£19 15s. 2d.; to civilians:—half-yearly instalment over five years, interest only, at 5 per cent. p.a.—£17 14s. 4d.; half-yearly instalment over 35 years, including interest, at 5 per cent. p.a.—£21 0s. 5d.; available subject to Agricultural Bank mortgage.

BUNBURY LAND AGENCY.

Wellington District (near Wokahup).

Open under Part V., Section 53.

Corr. No. 4942/14. (Plan 383D/40, C4.)

Location 2828, containing 2 acres; purchase price £6, excluding any buildings; available to adjoining holder only. Reserve 15671 (School Site) is hereby cancelled.

GERALDTON LAND AGENCY.

Victoria District (about 14 miles west of Arrino).

Corr. No. 353/37. (Plan 123/80, C4.)

Location 6684, containing 1,000 acres, at 1s. 9d. per acre; classification page 14 of 3588/12; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue and also to exemption from road rates for two years from date of approval of application; being A. H. Cousins' forfeited Lease 347/1327.

KATANNING LAND AGENCY.

Kojonup District (about 16 miles south of Kojonup).

Corr. No. 1651/30. (Plans 437A/40, B & C2; 437D/40, B & C3.)

Locations 8133 and 8134, containing 1,535a. 3r. 29p., at 1s. 9d. per acre; classification page 3A of 1314/20; subject to payment for improvements and to the conditions that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue, to timber conditions, and to exemption from road rates for two years from date of approval of application; being A. H. Cousins' forfeited Lease 347/1327.

faction of the Minister for Lands before the Crown grant will issue, also subject to timber conditions; being G. W. F. Cherry's forfeited Lease 68/3250.

NARROGIN LAND AGENCY.

Roe District (about 40 miles north-eastward of Lake Biddy).

Corr. No. 2065/30. (Plan 374/80, P4.)

Location 1206, containing 1,742a. 0r. 26p., at 6s. per acre.

NORTHAM LAND AGENCY.

Avon District (about 10½ miles south-east of Wyalkatchem).

Corr. No. 1818/26. (Plan 23C/40, E4.)

Locations 17481 and 24961, containing 605a. 3r. 54p., at 5s. 6d. per acre; classification pages 7 and 3 of 1818/26; subject to exemption from road rates for two years from date of approval of application; being W. R. Adam's forfeited Lease 21197/68.

Avon District (about two miles east of Elabbin).

Corr. No. 2650/25. (Plan 34/80, F3.)

Location 20262, containing 100 acres, at 10s. per acre; classification page 12 of 11620/12; subject to timber conditions and to exemption from road rates for two years from date of approval of application; being J. T. Chilton's forfeited Lease 41428/55.

Avon District (about five miles south of Gabbin).

Corr. No. 751/37. (Plan 55/80, A2.)

Locations 20289 and 20290, containing 834a. 2r. 31p. and 857 acres, respectively, at 7s. 6d. per acre; classification page 23 of 751/37; subject to Agricultural Bank, I.A.B., and Minister for Lands' indebtedness, also subject to survey, if not approved to the same holder as Avon Locations 25487 and 23242. This cancels the previous *Government Gazette* notice relating to Avon Location 20289 and also S. Veal's forfeited Lease 34100/55.

Avon District (about three miles north-east of Mannamanning).

Corr. No. 610/27. (Plan 56D/40, E3.)

Location 24822, containing 1,142a. 2r. 22p., at 3s. 3d. per acre; classification page 11 of 610/27; subject to exemption from road rates for two years from date of approval of application; being E. S. Luscombe's forfeited Lease 68/1000.

Ningham District (about 12 miles north of Pope's Hill Siding).

Corr. No. 2174/34. (Plan 54/80, A1 & 2.)

Location 2817, containing 1,000a. 1r., at 3s. 9d. per acre; classification page 3 of 437/29; subject to exemption from road rates for two years from date of approval of application; being S. R. Butcher's forfeited Lease 348/431.

Ningham District (near Kirwan Siding).

Corr. No. 1944/36. (Plan 65/80, P4.)

Location 3702, containing 2,096a. 3r. 24p., at 2s. 6d. per acre; classification page 8 of 3956/30; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; also subject to exemption from road rates for two years from date of approval of application; being E. Kuhne's forfeited Lease 348/564.

Avon District (at Culbarting Rock).

Corr. No. 5763/97. (Plan 26A/40, A1.)

The whole of the land comprised in Reserve 4415, containing about 420 acres, the said reserve being hereby cancelled; available to adjoining holders only, subject to survey, classification, and pricing.

PERTH LAND AGENCY.

Jandakot A.A. (near Forrestdale).

Corr. No. 1136/27. (Plan 341A/40, C1.)

Location 64, containing 107 acres, at 6s. per acre; classification page 3 of 1751/29; subject to payment for improvements and to the marketable timber being reserved to the Crown; being E. G. Howell's forfeited Lease 365/556.

Canning District (near Welshpool).

Corr. No. 5754/09. (Plan 1D/20, S.E.)

Location 1022, containing about 4 acres, at £7 per acre; available subject to survey. Reserve 984 (Municipal) is hereby reduced.

Swan District (adjoining Chidlow's Well).

Corr. No. 13496/00. (Plan 1B-C/20, Mt. Helena.)

The unsurveyed area, containing about 150 acres, bounded by lines commencing at the north-east corner of Location 1735 and extending west along part of its north boundary to an east side of Road No. 1785; thence north along said east side of road to a point in production east of the north boundary of Location 1917; thence east to the production north of the east boundary of Reserve 7647; thence south to and along part of the said east boundary of reserve to the north-west boundary of Reserve 7889; thence south-west along said north-west boundary of reserve to the north side of Stone street; thence west and north along the north side of Stone street and the east boundary of Location 1735 aforesaid to the starting point; available subject to survey, classification, and pricing. Reserves 4967 (Timber) and 7647 (Coolgardie Water Supply) are hereby reduced.

SOUTHERN CROSS LAND AGENCY.

Jilbadji District (about 12 miles south of Garratt).

Corr. No. 4935/29. (Plan 23/80, CD1, 2.)

Location 263, containing 1,274a. 1r. 3p., at 4s. per acre; classification page 2 of 4935/29; subject to mining and timber conditions and to exemption from road board rates for two years from date of approval of application. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

Jilbadji District (about 12 miles west of Marvel Loch).

Corr. No. 4341/28. (Plan 22/80, D1, 2.)

Location 272, containing 4,898a. 3r. 2p., at 2s. per acre; classification page 10 of 4341/28; subject to mining and timber conditions and to exemption from road board rates for two years from date of approval of application. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

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

Corr. No. 169/27. (Plan 23/80, C2.)

Location 353, containing 1,050a. 1r. 10p., at 8s. per acre; classification page 83 of 5001/22; subject to Agricultural Bank and wire netting indebtedness and to mining and timber conditions. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

Jilbadji District (about 15 miles south of Garratt).

Corr. No. 1482/37. (Plan 23/80, D2.)

Location 441, containing 1,478a. 2r. 39p., at 5s. per acre; classification page 74 of 1071/28; subject to mining and timber conditions and to payment for improvements at a capital value of £250. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

Jilbadji District (about 14½ miles south-east of Moorine Rock).

Corr. No. 1676/32. (Plan 23/80, D3.)

Location 459, containing 1,663a. 3r. 21p., at 4s. 3d. per acre; classification page 92 of 1071/28; subject to mining and timber conditions and to exemption from road board rates for two years from date of approval of application. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

Jilbadji District (about 15½ miles south-west of Marvel Loch).

Corr. No. 565/32. (Plan 23/80, D3.)

Location 460, containing 1,882a. 3r. 24p., at 3s. 6d. per acre; classification page 93 of 1071/28, Vol. I.; subject to mining and timber conditions, to exemption from road board rates for two years from date of approval of application, and to payment for improvements. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

Yilgarn District (about 9½ miles north of Barracoppin).

Corr. No. 3876/26. (Plan 35/80, E3.)

Location 157, containing 994a. 2r. 26p., at 6s. per acre; classification page 9 of 1510/22; subject to mining and timber conditions and to indebtedness to the Agricultural Bank. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

Yilgarn District (about seven miles north of Westonia).

Corr. No. 1228/33. (Plan 35/80, D.E2, 3.)

Location 291, containing 3,333a. 1r. 24p., at 3s. per acre; classification page 1 of 478/26; subject to mining and timber conditions and to payment for improvements, if any. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

Yilgarn District (about 1½ miles north-west of Garratt).

Corr. No. 7/35. (Plan 36/80, D3.)

Locations 403 and 1009, containing 1,226a. 3r. 39p., at 7s. per acre; classification page 8 of 5032/22; subject to indebtedness to the Agricultural Bank, to the condition that the Government retains the right to resume for railway or other public purposes any land required, and no compensation to be given for resumption, except for the actual value of any improvements that may be resumed; also subject to Goldfields Water Supply firewood conditions and to timber conditions. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

Yilgarn District (near Garratt).

Corr. No. 3166/25. (Plan 36/80, D3.)

Locations 431 and 432, containing 996a. 3r. 26p. and 999a. 3r. 27p., respectively, at 7s. 6d. per acre each; classifications pages 6 and 7 of 5033/22; subject to timber and Goldfields Water Supply firewood conditions and to indebtedness to the Agricultural Bank. This cancels the previous notice appearing in the *Government Gazette* relating to these blocks.

Yilgarn District (about three miles north-west of Garratt).

Corr. No. 3165/25. (Plan 36/80, C.D3.)

Location 433, containing 999a. 3r. 24p., at 7s. 3d. per acre; classification page 8 of 5033/22; subject to indebtedness to the Agricultural Bank, to Goldfields Water Supply firewood conditions, and to timber conditions. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

Yilgarn District (near Keane's Siding).

Corr. No. 472/23. (Plan 36/80, C.D3, 4.)

Location 437, containing 1,000a. 1r. 24p., at 9s. 6d. per acre; classification page 12 of 5033/22; subject to indebtedness to the Agricultural Bank and Industries Assistance Board, to Goldfields Water Supply firewood conditions, and to timber conditions. This cancels the previous notice in the *Government Gazette* relating to this block.

Yilgarn District (about five miles north of Moorine Rock).

Corr. No. 6329/24. (Plan 36/80, C3.)

Location 440, containing 996a. 0r. 2p., at 7s. 6d. per acre; classification page 15 of 5033/22; subject to Goldfields Water Supply firewood conditions, to timber conditions, and to Agricultural Bank and Industries Assistance Board indebtedness. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

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

Corr. No. 1687/27. (Plan 53/80, D3.)

Location 663, containing 1,484a. 3r. 1p., at 4s. per acre; classification page 38 of 6875/22; subject to mining conditions and to payment for improvements at a capital value of £80; the Government retains the right to resume free any land required for railways or other public purposes. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

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

Corr. No. 3784/27. (Plan 53/80, D3.)

Location 665, containing 1,488a. 3r., at 4s. per acre; classification page 40 of 6875/22; subject to mining conditions and to payment for improvements at a capital value of £55. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

Yilgarn District (about 4½ miles north of Boddalin).

Corr. No. 5088/26. (Plans 35/80, F3 & 4; 36/80, A3 & 4.)

Location 775, containing 3,538a. 3r. 11p., at 3s. 6d. per acre; classification page 28 of 5088/26; subject to payment for improvements and to exemption from road board rates for two years from date of approval of application; also subject to mining and timber conditions and to Goldfields Water Supply firewood conditions. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

Yilgarn District (about 3½ miles south-east of Westonia).

Corr. No. 4818/27. (Plan 35/80, F4.)

Location 783, containing 1,409a. 0r. 15p., at 4s. 3d. per acre; classification page 20 of 4818/27; and Location 793, containing 363a. 2r. 1p., at 5s. 9d. per acre; classification page 13 of 5338/28; subject to mining, timber, and Goldfields Water Supply firewood conditions, and to payment for improvements, if any. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

Yilgarn District (about 12½ miles north of Boddalin).

Corr. No. 4079/27. (Plans 35/80, F2; 36/80, A2.)

Location 790, containing 624a. 1r. 18p., at 4s. 6d. per acre; classification page 31 of 4079/27; and Location 1003, containing 1,490a. 0r. 39p., at 4s. 9d. per acre; classification page 26 of 427/26; subject to indebtedness to the Agricultural Bank and also subject to mining and timber conditions. This cancels the previous notice appearing in the *Government Gazette* relating to these blocks.

Yilgarn District (about nine miles north of Moorine Rock).

Corr. No. 6228/27. (Plan 36/80, C2.)

Location 1112, containing 1,599a. 3r. 3p., at 3s. per acre; classification page 8 of 6228/27; and Location 1113, containing 1,591a. 2r. 15p., at 3s. 9d. per acre; classification page 10 of 6193/27; subject to timber conditions and to exemption from road board rates for two years from date of approval of application. This cancels the previous notice appearing in the *Government Gazette* relating to these blocks.

Yilgarn District (about 6½ miles north of Moorine Rock).

Corr. No. 6154/27. (Plan 36/80, C2, 3.)

Location 1114, containing 1,000a., at 5s. 9d. per acre; classification page 27 of 6154/27; and Location 1297, containing 301a. 2r. 38p., at 3s. 6d. per acre; classification page 10 of 369/29; Location 1114 subject to indebtedness to the Agricultural Bank and Location 1297 to payment for improvements, if any; both blocks are subject to timber conditions. This cancels the previous notice appearing in the *Government Gazette* relating to these blocks.

Yilgarn District (about seven miles north of Noongaar).

Corr. No. 6238/28. (Plan 36/80, A.B3.)

Location 1130, containing 658a. 1r. 38p., at 3s. per acre; classification page 5 of 6238/28; subject to mining, timber, and Goldfields Water Supply firewood conditions, and to exemption from road board rates for two years from date of approval of application; being J. Rose's forfeited Lease 68/1508.

Yilgarn District (about two miles north-west of Moorine Rock).

Corr. No. 3043/28. (Plan 36/80, C3, 4.)

Locations 1147 and 1286, containing 1,699a. 3r. 28p., at 5s. 3d. per acre; classification page 11 of 3043/28; subject to indebtedness to the Agricultural Bank and to Goldfields Water Supply firewood conditions and to timber conditions. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

Vilgarn District (about five miles north-west of Corinthia).

Corr. No. 4527/28. (Plan 36/80, C1.)

Location 1274, containing 1,392a. 1r. 32p., at 3s. per acre; classification page 10 of 4527/28; subject to mining and timber conditions and to payment for improvements. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

Vilgarn District (about 4½ miles west of Corinthia).

Corr. No. 1144/31. (Plan 36/80, C1, 2.)

Locations 1321 and 1322, containing 2,024a. 3r. 33p., at 3s. 3d. per acre; classification page 8 of 1144/31; subject to timber conditions and payment for improvements. This cancels the previous notice appearing in the *Government Gazette* relating to this block.

WAGIN LAND AGENCY.

Williams District (about 12 miles south-east of Highbury).

Corr. No. 1890/25. (Plan 385C/40, E4.)

Location 14731, containing 193a. 2r. 21p., at 3s. 9d. per acre; classification page 11 of 1890/25; subject to the poison being eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue and also to exemption of road board rates for two years from date of approval of application; being the land surrendered out of J. M. Randell's Grazing Lease 20270/68.

THURSDAY, 1st JUNE, 1939.

BRIDGETOWN LAND AGENCY.

Sussex District (about 3½ miles east of Karridale Siding).

Corr. No. 218/34. (Plan 440D/40, B4.)

Location 2666, containing 231a. 0r. 24p., at 11s. 6d. per acre; classification page 3 of 1495/31; subject to timber conditions and to payment for improvements; also subject to exemption from road rates for two years from date of approval of application; being R. Richards' forfeited Lease 55/2652.

(Nelson District (near Mullalynp).)

Corr. No. 2130/38. (Plan 414C/40, D3.)

The area, containing about 50 acres, bounded on the east by Locations 591 and 834, on the south by Location 2367 and Reserve 10830 (Racecourse), on the west by a line parallel to and at a distance from about 20

chains from its eastern boundary, and on the north by Location 8786; subject to survey, classification, and pricing. Pastoral Lease 2802/93 is hereby reduced.

Nelson District (near Majenup).

Corr. No. 421/39. (Plan 439A/40, B2.)

(a) The area contained within the closed road passing along the south-western boundary of Location 8563, and (b) the area bounded on the north-eastward by the said closed road, on the westward and south-westward by Road No. 3069, containing together about 3 acres 1 rood; available to adjacent holders only; subject to classification and pricing. Reserve 15972 is hereby reduced.

Wellington District (four miles south of Capel).

Corr. No. 2698/37. (Plans 413B/40, F1 & 2; 414A/40, A1 & 2.)

The areas, containing together about 150 acres—(a) bounded on the north by Location 3299, on the east by Location 3096, on the south-westward by Road No. 705, on the west by Location 3834; (b) bounded on the north-eastward by Road No. 705, on the south by Locations 1453 and 4218, on the westward by Road No. 3096. Available at 5s. per acre, excluding survey fee.

G. L. NEEDHAM,
Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1934.

Closure of Road.

WE, R. W. and G. E. P. Cooke, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Mundaring Road Board to close the said portion of road, viz.:—

Mundaring.

5020/08.

M. 376:—All that portion of Road No. 1971 passing through Swan Location 2078; from its west to its south boundaries. (Plan 1B1C/20, Mt. Helena.)

R. W. COOKE.

G. E. P. COOKE.

I, Harry Ward, on behalf of the Mundaring Road Board, hereby assent to the above application to close the road therein described.

H. WARD,
Chairman Mundaring Road Board.

13th April, 1939.

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.	
Apl. 19	Kalgoorlie Hospital—Additions to Children's Ward (8930)	(2.30 p.m. on Tuesday) 16th May	Contractors' Room, Perth, and P.W.D., Kalgoorlie, on and after Wednesday, 26th April, 1939.
May 3	Hopetoun School and Quarters—Sale of (8931)	23rd May	Contractors' Room, Perth; Public Works Department, Katanning, and Police Station, Ravensthorpe, on and after Tuesday, the 9th May, 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.

T. S. J. HALL,
Acting 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-Governor, 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.

Manjimup Road Board.

Department of Public Works,

P.W. 870/37. Perth, 11th May, 1939.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has approved of the erection of a brick residence for the Board's Chief Engineer as a work and undertaking for which money may be borrowed under Part VII. of the Road Districts Act, 1919-1938, by the Manjimup Road Board.

(Sgd.) W. S. ANDREW,
Under Secretary for Public Works.

ROAD DISTRICTS ACT, 1919-1938.

Mundaring Road Board.

Department of Public Works,

P.W. 601/34.

Perth, 4th May, 1939.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has approved of alterations and additions to the Darlington Hall and the furnishing thereof as a work and undertaking for which money may be borrowed under Part VII. of the Road Districts Act, 1919-1938, by the Mundaring Road Board.

T. S. J. HALL,

Acting Under Secretary for Public Works.

ROAD DISTRICTS ACT, 1919-1938.

General By-laws—Straying Stock.

P.W. 504/39.

THE general by-laws under the Road Districts Act, 1919, published in the *Government Gazette* of the 1st May, 1925, at page 820, are hereby amended by including the Kalgoorlie Road Board in the Schedule thereto.

Recommended—

(Sgd.) E. H. GRAY,
Acting Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of May, 1939.

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

THE DOG ACT, 1903-1928.

Department of Public Works,
Perth, 11th May, 1939.

HIS Excellency the Lieutenant-Governor in Council, acting pursuant to section 35 of the Dog Act, 1903-1928, has been pleased as from the 30th day of June, 1939, to repeal the regulations heretofore made and at the date hereof in force, and in lieu thereof to make under and for the purposes of the said Act, and to come into operation as on and including the 1st day of July, 1939, the regulations set forth in the Schedule hereto.

(Sgd.) W. S. ANDREW,
Under Secretary for Public Works.

Schedule.

THE DOG ACT, 1903-1928.

Regulations.

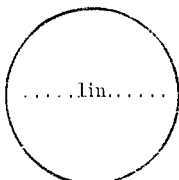
1. These regulations may be cited as the Dog Act Regulations and shall come into operation on the 1st day of July, 1939.

2. Wherever in the Act the terms "great cattle" and "small cattle" are used—
"great cattle" means any horse, mare, gelding, colt, filly, ass, mule, bull, ox, cow, heifer, calf, camel, deer, and foal; and
"small cattle" means any ram, ewe, sheep, wether, lamb, goat, kid, and pig.

3. Where application is made for registration of a dog to be used in or about the droving or tending of great cattle or small cattle, and such application is made under and with a view to the benefit of the proviso to section 11 of the Act, the application shall be made in accordance with Form A in the Second Schedule to the Act and, in addition to the particulars required therein, there shall be stated in the last column of the said form the number of great cattle or of small cattle, as the case may be, for the droving or tending whereof the dog sought to be registered will be used.

4. (1) The registration label referred to in section 9 of the Act, shall be a flat piece of nickel-plated brass of No. 16 wire gauge thickness, inscribed on one side thereof as required by section 9 aforesaid, and on the other side thereof with the emblem of the State flag.

(2) For the year ending on the 30th day of June, 1940, the size and shape of the said registration label shall be as depicted hereunder:—



(3) The size and shape of the said registration label for each year ending the 30th day of June after the year ending on the 30th day of June, 1940, shall be such as shall be approved by the Minister for each such year and be depicted in a notice published in the *Government Gazette* before the beginning of such year.

THE ARCHITECTS ACT, 1921.

P.W. 1263/37.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Council has approved, under the provisions of the Architects Act, 1921, of the appointment of Mr. M. F. Cavanagh as a member of the Architects' Board of Western Australia, vice Mr. A. R. L. Wright (deceased).

T. S. J. HALL,
Acting Under Secretary for Public Works.METROPOLITAN WATER SUPPLY, SEWERAGE,
AND DRAINAGE DEPARTMENT.

M.W.S. 233/39.

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 8, Claremont, within the Nedlands Road

District, to serve Lots 75 and 76, Vincent street, Lots 77, 78, 79, 80, and 81, Stirling highway.

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 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 4th day of May, 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. 1326/38. Perth, 8th May, 1939.

NOTICE is hereby given of the intention of the Minister for Water Supply, Sewerage, and Drainage to undertake the construction of the works hereinafter described, by virtue of the powers contained under the provisions of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909:—

Description of Proposed Works:—Metropolitan Sewerage, Bayswater District, Submain from Bayswater Pumping Station to Queen Street:—12-inch and 9-inch diameter pipe sewers, with manholes and all other apparatus connected therewith.

The Locality in which the Proposed Works are to be Constructed:—A 12-inch diameter pipe sewer commencing at a point in the right-of-way at the rear of Lot 25, Slade street, opposite the right-of-way between Lots 24 and 25 Slade street, and proceeding south-east along the aforesaid right-of-way for a distance of 27 feet; thence in a general southerly direction across the said right-of-way through Lot 27, being part of Lot 17, at Swan Location U, to and across the right-of-way at the rear of Lots 1 to 12, inclusive, King William street, and through Lot 16, King William street; to and across King William street and through Lots 15 and 14, King William street, and Lots 1 to 3, inclusive, Leake street, to a point in Leake street; thence in a general south-westerly direction across Leake street and through Lots 447 to 462, inclusive, Neville street, crossing Milne street *en route*, to a point in Garratt road; thence a 9-inch diameter pipe sewer proceeding north-west along Garratt road to connect with the existing sewer near the north corner of Lot 52, Garratt road. A 9-inch diameter pipe sewer commencing at a manhole in Lot 461, Neville street, and proceeding north-west through the said Lot 461, to and across Neville street and along the right-of-way between Garratt road and Crowther street to Williamson street; thence south-west along Williamson street to Garratt road; thence north-west along Garratt road to a manhole opposite Queen street; thence south-west across Garratt road to the said manhole, as shown in red on Plan M.W.S.S. & D.D., W.A., No. 6312.

The Purposes for which the Proposed Works are to be Constructed:—For the disposal of sewage.

The Times when and Places at which Plans, Sections, and Specifications may be Inspected:—At the Office of the Minister for Water Supply, Sewerage, and Drainage, The Barracks, St. George's place, Perth, for one month on and after the 12th day of May, 1939, between the hours of 10 a.m. and 3.30 p.m.

E. H. GRAY,
Acting Minister for Water Supply,
Sewerage, and Drainage.

THE FACTORIES AND SHOPS ACT, 1920-1937.

Department of Labour,
56 James street,
Perth, 2nd May, 1939.

F. & S. 8/25.
NOTICE is hereby given that at a Poll taken in the Northam Shop District on Wednesday, the 19th April, 1939, in accordance with the provisions of section 106 of the Factories and Shops Act, 1920-1937, on the resolution—"Do you vote that shops generally throughout the district shall close at one o'clock p.m. on Saturdays?" 924 electors voted "Yes" and 1,469 electors voted "No." The resolution was therefore negatived by a majority of 545.

(Sgd.) E. H. GRAY,
Acting Minister for Labour.

THE INDUSTRIAL ARBITRATION ACT, 1912-1935.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council, pursuant to section 58, subsection (1), of the Industrial Arbitration Act, 1912-1935, has been pleased to appoint Joseph Hamilton Bogue as Clerk of the Court of Arbitration.

S. FISHER,
Secretary for Labour.

PUBLIC WORKS ACT, 1902-1933.

P.W. 319/38 ; Ex. Co. 916.

LAND RESUMPTION.

Irishtown School.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Avon District—have, in pursuance of the written approval and consent of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 4th day of May, 1939, been set apart, taken or resumed for the purposes of the following public work, namely:—Irishtown School.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 28914 (L.T.O. Diagram 11246), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said lands shall vest in His Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

SCHEDULE.

No. on Plan P.W.D., W.A., No. 28914.	Owner or Reputed Owner.	Description.	Quantity.
1	John Charles French	portion of Avon Location 444 (Certificate of Title Volume 1017, Folio 850)	a. 2 r. 2 p. 28

Certified correct this 2nd day of May, 1939.

E. H. GRAY,
Acting Minister for Works.

JAMES MITCHELL,
Lieutenant-Governor in Executive Council.

Dated this 4th day of May, 1939.

P.W. 276/39 ; Ex. Co. No. 968.

PUBLIC WORKS ACT, 1902-1933.

LAND ACQUISITION.

Katanning Road Board—Gravel Pit.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Kojonup District—have, in pursuance of the written approval under section 162 (27) of the "Road Districts Act, 1919-1934," and under the "Public Works Act, 1902-1933," of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 4th day of May, 1939, been compulsorily taken and set apart for the purposes of the following public work, namely :—Gravel Pit.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described and shown coloured green on Plan, P.W.D., W.A., 28903 (L.T.O. Diagram 11225), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said land shall vest in Katanning Road Board for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

SCHEDULE.

No. on Plan P.W.D., W.A., No. 28903.	Owner or Reputed Owner.	Description.	Quantity.
1	Montagne Balston	portion of Lot 3 of Kojonup Location 1619 (Certificate of Title Volume 497, Folio 37)	a. r. p. 10 1 18

Certified correct this 26th day of April, 1939.

E. H. GRAY,
Acting Minister for Works.

JAMES MITCHELL,
Lieutenant-Governor in Executive Council.

Dated this 4th day of May, 1939.

P.W. 74/39 ; Ex. Co. No. 970.

PUBLIC WORKS ACT, 1902-1933.

LAND ACQUISITION.

City of Perth—Drainage at Rutland Avenue, Victoria Park.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Swan district—have, in pursuance of the written approval and of the consent under Section 219 of the "Municipal Corporations Act, 1906," of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 4th day of May, 1939, been compulsorily taken and set apart for the purposes of the following public work, namely : Drainage at Rutland Avenue, Victoria Park.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described and shown coloured green on Plan, P.W.D., W.A., 28894 (L.T.O. Diagram 11200), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said land shall vest in City of Perth for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

SCHEDULE.

No. on Plan P.W.D., W.A., No. 28894.	Owner or Reputed Owner.	Description.	Quantity.
1	The Call Printing and Publishing Company Limited	Lot 449 of Swan Location 36 (Certificate of Title Volume 871, Folio 8)	a. r. p. 0 0 28.2

Certified correct this 20th day of April, 1939.

H. MILLINGTON,
Minister for Works.

JAMES MITCHELL,
Lieutenant-Governor in Executive Council.

Dated this 4th day of May, 1939.

LOST CASH ORDERS (FERTILISER SUBSIDIES).

Agricultural Bank,
Perth, 8th May, 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. 97345; value £2 15s.; McGregor, C. W.; 10/1/39; Perth.

C.O. No. 546; value £10; Rooney, C. J.; 18/1/39; Perth.

C.O. No. 95490; value £2 5s.; Tremlett, W. E.; 10/2/39; Perth.

C.O. No. 787; value £3 5s.; James Elliot; 25/1/39; Perth.

C.O. No. 12187; value £34 15s.; N. Fattorini; 18/3/39; Salmon Gums.

C.O. No. 864; value £3; F. W. Stroud; 23/2/39; Perth.

C. ABEY,
General Manager.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
273/39	1939. May 5	Western Machinery Co., Ltd.	139A, 1939	2 lengths Black Steel Wire Rope, $\frac{3}{4}$ -in. dia., acid quality, as follows :— 1 length of 1,950 ft. at 82s. 6d. per cwt. Plus extra for Reel ... 1 length of 1,850 ft. at 82s. 6d. per cwt. Plus extra for Reel ... Makers : Whitecross Wire Rope Co., England. F.O.R. Fremantle	Metropolitan Water Supply	= £66 1s. 6d. £2 13s. 4d. = £62 13s. 8d. £2 10s. 8d.
„	do.	J. & W. Bateman, Ltd.	„	1 length of 1,850 ft. Black Steel Wire Rope, $2\frac{1}{4}$ -in. cir., acid quality (on wooden Reel); delivered to Department's Store, Loftus Street, Perth	do. do.	100s. 9d. per cwt.
272/39	do.	D. Armstrong & S. Armstrong	138A, 1939	Purchase and Removal of second-hand Chevrolet Sedan Car (Engine No. 5598947), as per Item 1	Mines ...	for £85 10s. 0d.
298/39	do.	Arcus, Ltd. ...	145A, 1939	1 only Cold Table for King Edward Memorial Hospital, as per Item 1; delivered to Hospital	Public Works ...	for £35.

Transfer of Contract.

Tender Board No.	Date.	From.	To.	Particulars.
627/38	1939. May 4	E. P. Bevan & Sons Pty., Ltd.	McPherson's Pty., Ltd.	Machine Tools and Electrical Equipment for Midland Junction Workshops, as per Items 2, 4, and 8 of Schedule 267A, 1938.

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies required.	Date of Closing.
1939. May 4 ...	153A, 1939 ...	Lathe, 5in. centre, with 440v. D.C. Motor and Starter; High Speed Drilling Machine with 440v. D.C. Motor and Starter; Double-ended Emery Grinder; Ball-bearing Blower for blacksmith fires, with 440v. D.C. Motor ...	1939. May 18
May 11 ...	159A, 1939 ...	Cast Iron Special Pipes, Bends, etc. ...	May 18
May 11 ...	161A, 1939 ...	Mild Steel Work (Floor Plate, Ladder and Cot Head) and Brass Floats, 2 only	May 18
May 4 ...	155A, 1939 ...	Cartage of Stores from Meekatharra to the Mundiwindi, Jigalong and Turee Native Stations, during the year 1939-40 ...	May 25
May 9 ...	157A, 1939 ...	Motor Bus, Motor Car, Charabanc Service between Claremont Railway Station and the Claremont Mental Hospital, during a period of 1, 2 or 3 years ...	May 25
May 11 ...	162A, 1939 ...	Wrought Iron Ammonia Piping, 2in., 6-gauge (lap welded), 30,000 ft. ...	May 25
Mar. 28 ...	112A, 1939, to 116A, 1939	Bitumen, 80/100 penetration, 5,000 tons; Fluxed Trinidad Lake Asphalt, 80/90 penetration, 500 tons ...	(12 noon) May 31
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 ...	June 1
May 11 ...	163A, 1939 ...	Corkboard, 3ft. x 1ft. x 3in., 24,000 sheets ...	June 1
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>			
May 4 ...	154A, 1939 ...	Iron Fence around the Explosives Magazine at Coolgardie, where inspection can be made ...	May 18
May 9 ...	158A, 1939 ...	Iron and Hessian Camp, as it now stands on Mt. Palmer, Lot 95, where inspection can be made ...	May 18
May 11 ...	160A, 1939 ...	Tailors' Clippings, approx. 4 cwt., as they now lie at the Fremantle Prison, where inspection can be made ...	May 18

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 11th day of May, 1939.

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

THE MINING ACT, 1904.

Appointments.

Department of Mines,
Perth, 4th May, 1939.

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

1898/31.—Crowe, John Finley, to be Acting Deputy Mining Registrar, Yalgoo, from the 1st day of May, 1939;

1983/36.—Forward, Hopetoun Edgar, to be Acting Mining Registrar, Northampton, from the 1st day of May, 1939.

A. H. TELFER,
Under Secretary for Mines.

COAL MINES REGULATION ACT, 1902-26.

Appointment.

Department of Mines,
Perth, 4th May, 1939.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the reappointment of David Graham as Part Time Workmen's Inspector of Mines at Collie for a further period of two years from the 26th day of April, 1939.

A. H. TELFER,
Under Secretary for Mines.

THE MINING ACT, 1904.

Department of Mines,
Perth, 4th May, 1939.

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

A. H. TELFER,
Under Secretary for Mines.

Gold Mining Leases.

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

Goldfield.	District.	No. of Application.
Broad Arrow	2177w.
Coolgardie	Coolgardie	5609*.
East Coolgardie	East Coolgardie	5879E.
East Murchison	Lawlers	1321, 1322.
	Wiluna	638J.
Murchison	Meekatharra	1851S.
North Coolgardie	Ularring	1098v*.
Yilgarn	3952, 3953*.

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

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.	Name of Person to whom prior right of application is granted.
Coolgardie	Coolgardie	5318	Alicia	Tindals Central Gold Mines of Coolgardie, W.A., Limited	Carins, John.
		5343	Dreadnought Consols	Tindals Central Gold Mines of Coolgardie, W.A., Limited	Carins, John.
Phillips River	Phillips River	253	Eastern Flag	Beryl Gold Mines, Limited	Hunt, Stanley.

The Lessee of the undermentioned Gold Mining Lease was fined the sum set opposite the same as an alternative to forfeiture of such lease for breach of labour conditions. In the event of such fine not being paid within the period mentioned hereunder, then the lease to be forfeited forthwith:—

Goldfield.	District.	No. of Lease.	Lessee.	Fine.	Period within which fine is to be paid.
Murchison	Meekatharra	1749S	Mines Selection of Western Australia, Limited	£5	on or before the 14th day of May, 1939.

The surrender of the undermentioned Gold Mining Leases was accepted:—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.
Coolgardie	Coolgardie	5607	Helenvale	Galbraith, Robert; Grey, Edward Albert; Grey, Frederick Francis.
Yilgarn	3813	Spring Hill No. 6	Baillic, William Ernest.

The forfeiture of the undermentioned Gold Mining Lease for non-payment of rent, published in the *Government Gazette* of 26th August, 1938, was declared cancelled and the Lessee reinstated as of his former estate:—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.
Murchison	Cue	2090	Shaughraun	Kelly, Edward.

* Conditionally.

THE MINING ACT, 1904.

License to Treat Tailings.

Department of Mines,
Perth, 4th May, 1939.

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

A. H. PANTON,
Minister for Mines.

No.	Corres. No.	Licencees.	Goldfield.	Locality.	Period.
798H (1B/1939)	295/39	Parkinson, Thomas ...	East Murchison	Gold Mining Lease No. 1060B	six months from 1st day of May, 1939.
804H (1Z/1939)	496/39	Howell, Sydney George	North Coolgardie	Late Gold Mining Lease No. 5428Z now Prospecting Area No. 2059Z	six months from 1st day of May, 1939.
805H (2Z/1939)	532/39	Lady Shenton Gold Mines (1934), No Liability	North Coolgardie	Gold Mining Leases Nos. 5557Z, 5575Z and 5614Z	twelve months from 1st day of May, 1939.
806H (3Z/1939)	533/39	Lady Shenton Gold Mines (1934), No Liability	North Coolgardie	Gold Mining Leases Nos. 5554Z, 5679Z and 5680Z	twelve months from 1st day of May, 1939.

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

A. H. PANTON,
Minister for Mines.

No.	Corres. No.	Licencees.	Goldfield.	Locality.	Period.
631H (15/1936)	2197/36	Frank, Herbert Anthony	Coolgardie ...	Gold Mining Lease No. 5432	six months from 1st day of March, 1939.
675H (8/1937)	767/37	Frank, Herbert Anthony	Coolgardie ...	Gold Mining Lease No. 5454	six months from 1st day of March, 1939.
695H (3X/1937)	1682/37	Leslie, Frederick Henry	North-East Coolgardie	Gold Mining Lease No. 1532X	twelve months from 1st day of April, 1939.

THE MINING ACT, 1904.

Authority to Mine on Reserved and Exempted Lands.

Department of Mines,
Perth, 4th May, 1939.

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

A. H. PANTON,
Minister for Mines.

No.	Corres. No.	Occupant.	Authorised Holding.	Goldfield.	Locality.
797H (8E/1939)	497/39	Miller, Leonard ...	Prospecting Area No. 4112E	East Coolgardie	Kalgoorlie.
798H (9E/1939)	531/39	Rustand, Jack ...	Prospecting Area No. 4115E	East Coolgardie	Creedons.

THE MINING ACT, 1904.

Department of Mines,
Perth, 4th May, 1939.

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

A. H. PANTON,
Minister for Mines.

The undermentioned Temporary Reserve has been approved conditionally :—

No.	Corres. No.	Occupier.	Term.	Locality.
1072H	640/39	Moore, Rex Oliver	six months from 14th day of April, 1939	Moolyella, Pilbara Goldfield.

THE MINING ACT, 1904.

FINAL 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 Jno.

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.
2044W—SLIPPERY GIMLET SOUTH EXTENDED: Associated Northern Ora Banda, No Liability.
2045W—SLIPPERY GIMLET SOUTH: Associated Northern Ora Banda, No Liability.
2046W—LADY EVELYN: Conley, Jack (junior).
2079W—WYCHEPROOF: Cranston, John Windsor; Coxon, Frederick Sydney; Roche, 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; Roche, James Alexander; Coxon, Frederick Sydney.
2160W—DOUBLE A: Weston, Henry John.
2163W—MOON STONE: McKay, William.
2164W—SIBERIA GOLD MINE: Dempster, Harry.
2166W—CAVE HILL: Holm, Kai.
2170W—MOUNT CORLAC: Boyd, Alexander McBeath.
2171W—EUREKA: Hughes, Kenneth; Malling Oscar.
2173W—POLE WEST: Argus, John.

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.

COOLGARDIE GOLDFIELD—continued.

Coolgardie District—continued.

Gold Mining Leases—continued.

- 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—BOSHTER: May, John Harrison; Lay, John; Tibbits, George Richard.
5557—CALEDONIA: Beccaria, Anna.
5561—FRANKSON: Hicks, Harry Crandon.
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.
5602—BUTTERFLY: Grace, Sylvester.
5604—SQUEAKER: Firms, Thomas Edward; Firms, Frank Thomas.
5606—LUCKY STAR: Becke, Herbert Oswald; Prowse, Albert John.
5607—HELENVALE: Galbraith, Robert; Grey, Edward Albert; Grey, Frederick Francis.
5608—PATIENCE: Maisey, Ernest Theodore.

Miners' Homestead Leases.

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

Kuranalling 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.

COOLGARDIE GOLDFIELD—*continued.**Kunanalling District—continued.*Gold Mining Leases—*continued.*

- 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.
 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.
 1559—LILY DEEPS: Bach, Victor Joseph.
 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; Johnson, 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.

- 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.
 5512E—GOLDEN MILE NORTH: Hill, William Campbell Joseph.
 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; Trinea, Pietro; Pozzoni, Carlo; Nazzari, Angelo; Scerresini, Giovanni.
 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.
 5839E—CORONATION: Ridge, Maurice Hennessey; Elliott, Edward Burton; Watson, Duncan.

EAST COOLGARDIE GOLDFIELD—*continued.**East Coolgardie District—continued.*Gold Mining Leases—*continued.*

- 5843E—CORONATION SOUTH: Hehir, Jack Power.
 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: Corcoran, Thomas.
 242E—ASCOT FARM: Adamson, Robert James.
 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.

Miner's Homestead Lease.

- 22—MHOW: 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.
 1050B—DUKE OF WINDSOR: Baster, Reginald Leslie; Gilbert, Douglas William Freeman.
 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—DALMATION: Parkinson, Tom; Birin, Don; Vlahov, Andrija.

EAST MURCHISON GOLDFIELD—*continued.**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.
 587J—BILL'S FIND: Markovich, Blagato; Hodgkinson, Harry John.
 628J—BLACKADDER: McHugh, George; McHugh, George Edward; Ward, Nicholas Rauert.
 635J—TRUMP: Sorensen, Harry.
 636J—FEDERAL: Tolj, Jack; Bilich, George; Jokich, Peter; Bilich, Joze; Glavota, Joseph.
 637J—PAY DAY: Munro, George.

Miners' Homestead Leases.

- 11J—GEYERS HOMESTEAD: Quadrio, Pietro.
 13J—ZONNEBEKE HOMESTEAD LEASE: Della Santina, Ernesto.
 15J—STIRTON'S HOMESTEAD: Stirton, Daisy Hannah.
 16J—McEVOY'S HOMESTEAD: McEvoy, James.
 17J—MORRISSEY'S HOMESTEAD: Builder, Thomas Clark.
 19J—PICTON: Lakeway Butchers, Limited.
 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.
 41J—RONDIN FARM: Heylen, Thomas Herbert.
 44J—FAIRVIEW: O'Connor, Michael.
 56J—PREMIER PIGGERY: Wainwright, Robert Solomon.
 58J—SERNIO: Piazzola, Cosimo.
 59J—HILLSIDE: Scatena, Giuseppe.
 63J—FALTELLINA: Cugini, Giacomo.

KIMBERLEY GOLDFIELD.

- 85—WESTERN LEAD: Ross, Ralph Alexander Taylor; McIntyre, Sylvester John.
 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—LANCEFIELD 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, Cuthbert.
 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.

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

- 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.
 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.

Gold Mining Leases.

- 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.
 2120—TURN OF THE TIDE: Turn of the Tide Gold Mines, Limited.
 2130—GARIBALDI: Panfini, 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.
 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.

MURCHISON GOLDFIELD—*continued.**Day Dawn District—continued.*Gold Mining Leases—*continued.*

- 642D—BABY MINE: Meldrum, William.
 647D—KLONDIKE: Poletti, Gildo; Bianchi, Domenic;
 Savardi, Martino; Panizza, Maria; Moraschini,
 Pietro; Della-Bona, Giacomo.
 649D—NEW GOLCONDA: New Golconda Mines, No
 Liability.
 651D—THIRD HAND: Moraschini, Carlo; Manolini,
 Aurelio; Poletti, Gildo; Squarcini, Emanuel.

Miner's Homestead Lease.

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

Meekatharra District.

Gold Mining Leases.

- 1466N—HAVELUCK: Johnson, John Henry; Scott,
 Alexander; Richards, Arthur Ailsbury.
 1540N—PROHIBITION SOUTH: The Prohibition Gold
 Mining Company, No Liability (in liquida-
 tion).
 1551N—NEW WATERLOO: Garland, Ethel Kate.
 1552N—UNITED: Mines Selection of Western Aus-
 tralia, Limited.
 1554N—PROHIBITION EAST: The Prohibition Gold
 Mining Company, No Liability (in liquida-
 tion).
 1564N—QUEEN OF THE LAKE: Aladdin Gold Mines,
 Limited.
 1565N—NEW GWALIA: Mines Selection of Western
 Australia, Limited.
 1569N—COMMODORE: Mines Selection of Western
 Australia, Limited.
 1571N—PHARLAP: Ribatto, Constantino.
 1581N—QUEEN OF THE LAKE SOUTH: Aladdin
 Gold Mines, Limited.
 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 West-
 ern Australia, Limited.
 1603N—PATRICIA: Mann, John; Mann, Adele May.
 1605N—COMMODORE WEST: Mines Selection of
 Western Australia, Limited.
 1608N—HAVELUCK EAST: Johnson, John Henry;
 Scott, Alexander; Richards, Arthur Ailsbury.
 1619N—ALADDIN No. 14: Aladdin Gold Mines, Lim-
 ited.
 1633N—MICKY DOOLAN: Mines Selection of Western
 Australia, Limited.
 1634N—COMMONWEALTH: Quinns Gold Mines,
 Limited.
 1635N—COMMONWEALTH EAST: Quinns Gold
 Mines, Limited.
 1646N—PHOENIX: Mines Selection of Western Aus-
 tralia, Limited.
 1647N—PHOENIX NORTH: Mines Selection of West-
 ern 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.
 1726N—MURCHISON KING: Duff, Mary; White, Clar-
 ence; Omond, William; O'Mara, Frank.
 1735N—HALCYON EXTENDED: Rinaldi, Robert;
 Flynn, John.
 1745N—COMMONWEALTH EAST EXTENDED:
 Quinns Gold Mines, Limited.
 1749N—HALYCON: Mines Selection of Western Aus-
 tralia, 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.

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

- 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 West-
 ern 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 Aus-
 tralia, Limited.
 1821N—REPULSE: Mines Selection of Western Aus-
 tralia, Limited.
 1822N—RENOWN: Mines Selection of Western Aus-
 tralia, Limited.
 1823N—GWALIA SOUTH: Mines Selection of Western
 Australia, Limited.
 1824N—ARETHUSA: Mines Selection of Western Aus-
 tralia, Limited.
 1825N—RODNEY: Mines Selection of Western Aus-
 tralia, Limited.
 1826N—INVINCIBLE: Mines Selection of Western
 Australia, Limited.
 1827N—QUEEN ELIZABETH: Mines Selection of
 Western Australia, Limited.
 1828N—NELSON: Mines Selection of Western Aus-
 tralia, Limited.
 1829N—STURDEE: Mines Selection of Western Aus-
 tralia, Limited.
 1830N—KEYES: Mines Selection of Western Aus-
 tralia, Limited.
 1831N—BEATTY: Mines Selection of Western Aus-
 tralia, Limited.
 1832N—JELLCOE: Mines Selection of Western Aus-
 tralia, Limited.
 1833N—FISHER: Mines Selection of Western Aus-
 tralia, Limited.
 1834N—SUSSEX: Mines Selection of Western Aus-
 tralia, Limited.
 1835N—BARHAM: Mines Selection of Western Aus-
 tralia, Limited.
 1836N—BLAKE: Mines Selection of Western Aus-
 tralia, Limited.
 1837N—VINDICTIVE: Mines Selection of Western
 Australia, Limited.
 1839N—GLOBE EXTENDED: Mines Selection of West-
 ern 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.

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.
 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.

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

- 1282M—HILL 50: Hill 50 Gold Mine, No Liability.
 1286M—EVENING STAR: Slavin, Joseph Clarence;
 Jewell, Horace; Miller, George Albert.
 1308M—EMPRESS: Grose, John.
 1320M—HESPERUS DAWN: Comparti, 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.
 1339M—MARS: Rieger, William Henry; Couthard,
 Joseph.
 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: Gemmell, Rice Thomas Hop-
 kins.
 1367M—EDWARD CARSON WEST: Cassey, Andrew.
 1368M—THREE BOYS WEST: Patroni, Italo; Ronchi,
 Camillo.
 1369M—PANTOMIME WEST: Hannell, May.
 1370M—ST. MARY: Hanson, Charles.
 1374M—SOUVENIR: Sullivan, Evangeline.
 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.
 5537Z—TIMONI: Mount Ida 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.
 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.

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

- 5668Z—FEDERATION: Beccarelli, Louis.
 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.
 5691Z—BLACK BIRD: Bracegirdle, Walter John;
 Prosser, Charles Rooks; Bracegirdle, 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—ACE 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.

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

- 1158R—SUFFOLK: Paget Gold Mines of Edjudina, Limited.
 1162R—WALLABY CENTRAL: Holznagel, Gustav; Smith, John Jackson; Stene, Sverre; Smith, John Edward.
 1175R—FLORENCE: Edjudina Gold Mining Company, No Liability.
 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—WALLABY: Holznagel, Gustav; Smith, John Jackson; Stene, Sverre; Smith, John Edward.
 1189R—EAST WEST GOLD REEFS: Roburg, Claude Homes; Witnell, 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—FORTUNA: Spicer, John.
 810G—TWO D's: Bright, William.
 811G—TWO D's, WEST: Bright, William.
 868G—ALTONA: Wilkinson, Ronald Henry.
 872G—MARGORY: Fitzpatrick, Patrick John.
 873G—PETER PAN: Fitzpatrick, Joseph James; Quis-tini, Peter; Fitzpatrick, Patrick John.
 901G—PERSEVERANCE: Hohne, Helen Frances.

Ularring District.

Gold Mining Leases.

- 1080U—MORNING GLORY: Butcher, Lionel Forrest.
 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.

Kurnalpi District.

Gold Mining Leases.

- 449K—V.R.C.: Faulkner, Patrick John; Faulkner, John Francis; Taylor, Harry.
 451K—RAINBOW: Giri, Sydney James; Aitken, John Easton; Pitcher, John Henry.

PEAK HILL GOLDFIELD.

Gold Mining Leases.

- 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: Keevil, William Alfred.
 257—GEM CONSOLIDATED SOUTH MINE: Danker, Charles Albert Henry.

PHILLIPS RIVER GOLDFIELD—*continued.**Private Property.*Gold Mining Leases—*continued.*

- 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; Hansen, 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; Tautanini, 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.
 246L—HOPETOUN: Heath, Alfred Hodsoll Gordon.
 247L—HOPETOUN NORTH: Heath, Alfred Hodsoll 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: Blanckensee, William Brisbane.

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

- 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.

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

YALGOO GOLDFIELD.

Gold Mining Leases.

- 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.
 1081—HIGHLAND CHIEF: Fry, Oswald Frederick.
 1085—SWEET WILLIAM: Lake, Laurence Wilfred.
 1095—RELANCE: Nevill, John Laurence.
 1102—ASTOR: Lake, Laurence Wilfred.
 1123—GOLDEN STREAM: Bourke, Frederick.
 1124—MARIGOLD: Vanstan, Thomas Henry; Johanson, Carl; Oliver, Samuel.
 1136—EAST VICTORY: Rodan, Mary Ann; Brown, Joseph.
 1138—CONTINENTAL: Nevill, John Laurence.
 1139—BLANEY'S GOLD MINE: Nevill, John Laurence; Kennedy, Murray Hamilton.
 1147—FIELDS FIND WEST: Butement, Thomas.
 1153—BINTO NORTH: Butement, Thomas.
 1154—FIELDS FIND SOUTH: Butement, Thomas.
 1155—FIELDS FIND EAST EXTENDED: 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.

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

- 3398—CORINTHIAN: Bradley, James.
 3400—FRANCES MAY: Deane, Thomas; Roots, Hubert Henry; Scott, Colin; Crudace, Peter Mellanby.
 3402—EAST RADIO DEEPS: Lang, Samuel Carsley; Andrews, Richard Bullock.
 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: Bellamy, 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.
 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 Schultz, George.
 3521—BRIDGE: Marvel Loch Gold Development, No Liability (In Liquidation).
 3542—JACOLETTI, SOUTH: Cotter, Reginald Herbert; Brown, Donald Daylesford; Christie, Charles.
 3555—NO TRUMPS: Friedlander, Harris.
 3556—CONTEMPTIBLE: Gardner, Charles Alfred; Daltzell, 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, Crist; 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.

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

- 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—TRIUMPH: Handmer, William George.
- 3819—AILSA JOAN: Deane, Thomas; Crudace, Peter Mellanby; Roots, Hubert Henry; Scott, Colin.
- 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.

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

- 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.
- 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.
- 3944—NIL DESPERANDUM: Whitworth, Harold; Tuekey, Enos John; Sutcliffe, George James.
- 3947—EVELYN MOLLY: Re, Attilio; Ricetti, Peter; Della Bosca, Antonio; Ti, Livio; Quadrio, Battista Giovanni; Ugo, Bortollo.

Private Property.

Gold Mining Leases.

- 10PP—REYNOLD'S FIND: Heydon, William John.
- 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.
- 25PP—LITTLE BABY: Di Giacomo, Antonio; De Marie, Giovanni; Mariotti, Guiseppe.

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,
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.

Yerilla 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.

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—Northley, 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; Lake-wood; 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 Phuner 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; Boud, 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.

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.

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 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.

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—Barclay, 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.

(Regulation 180.)

Warden's Office,
Cue, 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.) W. O. MANSBRIDGE,
Warden.

To be heard at the Warden's Court, Cue, on Friday, the 16th day of June, 1939.

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

MURCHISON GOLDFIELD.

Cue District.

Alluvial Claim.

361—Johns, Wilfred Charles; Tuckanarra; no Miner's Right and non-fulfilment of conditions.

Extended Alluvial Claim.

363—Woodhams, Hector Stephen; Wiluna; no Miner's Right and non-fulfilment of conditions.

Garden Areas.

31—Armstrong, Mary; Big Bell; non-payment of rent.

34—Staustfield, Samuel Bernard; Big Bell; non-payment of rent.

Machinery Area.

32—Moloney, Francis William; Tuckanarra; non-payment of rent.

Mineral Claims.

18—W.A.E. Syndicate, Limited; c/o Ackland & Watkins, Solicitors, 89 St. George's terrace, Perth; non-payment of rent.

19—W.A.E. Syndicate, Limited; c/o Ackland & Watkins, Solicitors, 89 St. George's terrace, Perth; non-payment of rent.

Residence Areas.

312—Sheedy, Florence Lyla; Day Dawn; no Miner's Right.

314—Peken, Mabel; Cue; no Miner's Right.

Tailings Area.

31—Moloney, Francis William; Tuckanarra; non-payment of rent.

Water Right.

53—Moloney, Francis William; Tuckanarra; non-payment of rent.

Day Dawn District.

Garden Areas.

20D—Sheedy, Daniel Gladstone; Day Dawn; non-payment of rent.

21D—Sheedy, Daniel Gladstone; Day Dawn; non-payment of rent.

- 82D—Keoghlan, James Alexander, Day Dawn; Matheson, John, Day Dawn; Hooper-Simpson, William, Day Dawn; non-payment of rent.
 83D—Keoghlan, James Alexander, Day Dawn; Matheson, John, Day Dawn; Hooper-Simpson, William, Day Dawn; non-payment of rent.
 84D—Keoghlan, James Alexander, Day Dawn; Matheson, John, Day Dawn; Hooper-Simpson, William, Day Dawn; non-payment of rent.

THE MINING ACT, 1904.
 (Regulation 180.)

Warden's Office,
 Mount Magnet, 24th 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.) W. O. MANSBRIDGE,
 Warden.

To be heard at the Warden's Court, Wiluna, on Friday, the 2nd day of June, 1939.

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

EAST MURCHISON GOLDFIELD.

Lawlers District.

Garden Area.

- 63—McPherson, Charles; Lawlers; non-payment of rent.

Water Rights.

- 5—Pinnacles Proprietary, Limited; Pinnacles Station, Leonora; non-payment of rent.
 36—Pinnacles Proprietary, Limited; Pinnacles Station, Leonora; non-payment of rent.

Wiluna District.

Machinery Area.

- 4J—Waratah Gold Mines, No Liability; Mt. Vernon; non-payment of rent.

Tailings Area.

- 4J—Waratah Gold Mines, No Liability; Mt. Vernon; non-payment of rent.

Garden Area.

- 13J—Frank Baseden, Limited; Wotton street, Wiluna; non-payment of rent.

Water Rights.

- 24J—Coolgardie Brilliant, No Liability; c/o A. E. Weston, Airways House, St. George's terrace, Perth; non-payment of rent.
 25J—Coolgardie Brilliant, No Liability; c/o A. E. Weston, Airways House, St. George's terrace, Perth; non-payment of rent.
 28J—Linden (W.A.) Gold, No Liability; Box 306, P.O., Wiluna; non-payment of rent.
 29J—Linden (W.A.) Gold, No Liability; Box 306 P.O., Wiluna; non-payment of rent.
 30J—Linden (W.A.) Gold, No Liability; Box 306, P.O., Wiluna; non-payment of rent.

Residence Areas.

- 59J—Bonomi, Frank; Wiluna; no Miner's Right.
 61J—Wharton, William Thomas; Wiluna; non-compliance with conditions.
 85J—Stazonelli, Lazzarro; Wiluna; non-compliance with conditions.
 89J—Matheson, William Henry; Wiluna; no Miner's Right.
 90J—Walton, Sidney Leon; Wiluna; no Miner's Right.
 98J—Dorn, William; Wiluna; no Miner's Right and non-compliance with conditions.
 120J—Tagliaferri, Jacino; Lakeside, Wiluna; no Miner's Right.
 129J—Kaljziel, Joze; Wiluna; non-compliance with conditions.

- 130J—Zanga, Luigi; Wiluna; non-compliance with conditions.

- 131J—Masarei, Lucia; Wiluna; non-compliance with conditions.

- 137J—Houner, Richard Anicetti; Wiluna; non-compliance with conditions.

- 159J—Castiglioni, Eric; 131 Ascot road, Victoria Park; non-compliance with conditions.

- 190J—Giltrap, Harold; Wiluna; no Miner's Right.

- 196J—Thomson, Elizabeth Ann; Wiluna; non-compliance with conditions.

- 203J—Gueck, Luka; Lakeside, Wiluna; no Miner's Right.

- 211J—Worrall, Marion Pauline; Wiluna; non-compliance with conditions.

- 219J—Smith, James; c/o Jack Scott, Red Hill; no Miner's Right and non-compliance with conditions.

- 221J—Baker, Joseph; Wiluna; no Miner's Right.

- 235J—Commons, William; Red Hill; non-compliance with conditions.

- 264J—Wallace, William John; Wiluna; no Miner's Right.

- 266J—Mainwaring, William; Lakeside, Wiluna; non-compliance with conditions.

- 278J—King, Albert; Wiluna; no Miner's Right.

- 293J—Jeffries, Frederick George; Wiluna; no Miner's Right.

- 296J—O'Brien, Andrew; Wiluna; no Miner's Right.

- 306J—Pribicevich, George; Wiluna; no Miner's Right.

- 307J—McCutcheon, Reginald; Wiluna; non-compliance with conditions.

- 315J—Hogan, Alfred Arthur; Lakeside; no Miner's Right.

- 319J—Loek, John George; Wiluna; non-compliance with conditions.

- 329J—Bull, George Hector; Wiluna; non-compliance with conditions.

- 336J—Moore, Arthur Thomas; Wiluna; non-compliance with conditions.

- 340J—Anderson, Edward Keenor; Wiluna; non-compliance with conditions.

- 353J—Lani, Guiseppe; Lakeside; no Miner's Right.

- 360J—Terrell, Ellis White; Wiluna; non-compliance with conditions.

- 386J—Donnelly, Arthur; P.O. Box 181, Wiluna; no Miner's Right.

- 400J—Worrall, Harold Charles; Fourth street, Lakeside; no Miner's Right and non-compliance with conditions.

- 401J—Gibson, Joseph; Wiluna; non-compliance with conditions.

- 409J—Davis, Robert Walter; Wiluna; non-compliance with conditions.

- 414J—Bekavac, Yozo; Wiluna; no Miner's Right and non-compliance with conditions.

- 420J—Dudley, Harold; Wiluna; non-compliance with conditions.

- 424J—Gencheff, Dimitar; Box 63, P.O., Wiluna; no Miner's Right.

- 427J—Gardiner, Alfred John; Sixth street, Lakeside; no Miner's Right.

- 431J—Baker, Elsie; 22 Fifth street, Lakeside; non-compliance with conditions.

- 433J—Agnew, Samuel; Seventh street, Lakeside; non-compliance with conditions.

To be heard at the Warden's Court, Meekatharra, on Thursday, the 8th day of June, 1939.

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

MURCHISON GOLDFIELD.

Meekatharra District.

Business Area.

- 224N—Garland, Ethel Kate; Bilyuin Pool; non-payment of rent; Miner's Right not in force.

Residence Areas.

- 230N—Brooks, Edmund Albert Charles; Meekatharra; Miner's Right not in force.

- 232N—Brooks, Edmund Albert Charles; Meekatharra; Miner's Right not in force.

Machinery Areas.

- 22N—Quinns Gold Mines, Limited; 89 St. George's terrace, Perth; non-payment rent.

- 25N—Mars Gold Mines, Limited; 494 Murray street, Perth; non-payment rent; Miner's Right not in force.

Tailings Area.

24N—Quinns Gold Mines, Limited; 89 St. George's terrace, Perth; non-payment rent.

Water Rights.

29N—Mars Gold Mines, Limited; 494 Murray street, Perth; non-payment rent; Miner's Right not in force.

30N—Mars Gold Mines, Limited; 494 Murray street, Perth; non-payment rent; Miner's Right not in force.

33N—Nicholich, Clem; Nicholich, Roy; Meekatharra; non-payment rent; Miner's Right not in force.

36N—Quinns Gold Mines, Limited; 89 St. George's terrace, Perth; non-payment rent.

39N—Bell, Leonard Fletcher; Nannine; non-payment rent; Miner's Right not in force.

PEAK HILL GOLDFIELD.

Machinery Area.

15P—Australian Machinery and Investment Company, Limited; 321 Murray street, Perth; Miner's Right not in force.

Garden Area.

12P—Purcell, Edward; Peak Hill; Miner's Right not in force.

Water Rights.

37P—The Western Machinery Co., Ltd.; c/o Messrs. O'Dea & O'Dea, St. George's terrace, Perth; Miner's Right not in force.

52P—Australian Machinery and Investment Company, Limited; 321 Murray street, Perth; non-payment rent; Miner's Right not in force.

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

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

EAST MURCHISON GOLDFIELD.

Black Range District.

Garden Area.

28B—Green, Matilda; Sandstone; non-payment of rent.

MURCHISON GOLDFIELD.

Mount Magnet District.

Machinery Areas.

10M—Males, Lindsay John; Mt. Magnet; non-payment of rent.

13M—Seaman, Reginald John; Haworth, Thomas Lear; Evans, Edward William Samuel; all of Mt. Magnet; non-payment of rent.

Garden Areas.

30M—Smith, Sidney John; Mt. Magnet; non-payment of rent.

31M—Grose, Jessie; Mt. Magnet; non-payment of rent.

32M—Ahearn, James Roy; Mt. Magnet; non-payment of rent.

33M—Temme, Edward Albert; Mt. Magnet; non-payment of rent.

35M—Mason, William Henry; Mt. Magnet; non-payment of rent.

37M—Johnson, August; Mt. Magnet; non-payment of rent.

38M—Massam, John; Mt. Magnet; non-payment of rent.

39M—Passmore, Mervyn; Mt. Magnet; non-payment of rent.

40M—Gardner, Leslie Russell; Mt. Magnet; non-payment of rent.

41M—Shadlow, Roy; Mt. Magnet; non-payment of rent.

YALGOO GOLDFIELD.

Business Areas.

61—Seaman, Thomas; Wurarga; non-payment of rent.

66—Seaman, Thomas; Wurarga; non-payment of rent.

119—Green, William John; Payne's Find; non-payment of rent.

174—Green, William John; Payne's Find; non-payment of rent.

179—Green, William John; Payne's Find; non-payment of rent.

180—Green, William John; Payne's Find; non-payment of rent.

Machinery Area.

23—Arkle, James Vere; 688 Beaufort street, Mt. Lawley; non-payment of rent.

Tailings Areas.

13—Arkle, James Vere; 688 Beaufort street, Mt. Lawley; non-payment of rent.

15—Nevill, Philip William; Yalgoo; non-payment of rent.

Garden Area.

14—Dowd, Timothy; Payne's Find; non-payment of rent.

Mineral Claim.

3—McCulloch, James; Yorkshire House, St. George's terrace, Perth; non-payment of rent.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,
Laverton, 4th May, 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.) T. H. HANNAH,
Acting Warden.

To be heard at the Warden's Court, Laverton, on Thursday, the 22nd day of June, 1939.

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

MT. MARGARET GOLDFIELD.

Mt. Margaret District.

Business Areas.

698T—Georgiados, Dimitrios; 8 Money street, Perth; non-payment of rent; no Miner's Right.

701T—Harris & Leonard, Limited; Laverton; non-payment of rent.

703T—Hosbach, Edna; Laverton; non-payment of rent.

707T—Richards, Roderick David; Laverton; non-payment of rent.

708T—Allen, Frederick Christopher; Laverton; non-payment of rent.

710T—Dunne, Matthias; Beria; non-payment of rent.

714T—Griffen, Kenneth; Laverton; non-payment of rent; no Miner's Right.

715T—Harris & Leonard, Limited; Laverton; non-payment of rent.

716T—Runge, Hugo Adolph Wilhelm; Beria; Cairnes, Harry Montgomery; Laverton; non-payment of rent.

717T—Webb, Herbert George; Leonora; non-payment of rent.

722T—Gardiner, Joseph; Massara, Salvatore; Beria; non-payment of rent.

723T—Adelaide Timber Company, Limited; Beria; non-payment of rent; no Miner's Right.

724T—Adelaide Timber Company, Limited; Beria; non-payment of rent; no Miner's Right.

736T—Power, Raphael Martin; Laverton; non-payment of rent.

740T—Vlasich, Andy; Parentich, Jack; Beria; non-payment of rent.

741T—Vlasich, Andy; Parentich, Jack; Beria; non-payment of rent.

743T—Hedley, John McKenzie; Laverton; non-payment of rent.

745T—Runge, Dora Louisa; Beria; non-payment of rent.

747T—McInery, James; Cox's Find; non-payment of rent; no Miner's Right.

748T—Runge, Hugo Adolph Wilhelm; Beria; non-payment of rent.

753T—Rosich, Steve; P.O., Upper Swan; non-payment of rent; no Miner's Right.

754T—Giovannazzi, Argia; Beria; non-payment of rent.

760T—Power, Raphael Martin; Beria; non-payment of rent.

763T—Tomich, Tomica Kate; Beria; non-payment of rent.

765T—Rodin, Joseph; Osborne Park; non-payment of rent.

- 768T—Potter, Oswald Lethbridge; Beria; non-payment of rent.
 773T—Yukich, Mirka; Medieh, Nicolas; Beria; non-payment of rent.
 774T—Lamb, Annie; Beria; non-payment of rent; no Miner's Right.
 779T—Hedley, John McKenzie; Beria; non-payment of rent.
 780T—Pavlovich, Milka; Beria; non-payment of rent.
 781T—Parin, Marin Roko Ukich; c/o A. Trein, Beria; non-payment of rent; no Miner's Right.
 783T—Potter, Oswald Lethbridge; Beria; non-payment of rent.
 785T—Trein, Anti; Beria; non-payment of rent.
 786T—Harris & Leonard, Limited; Laverton; non-payment of rent.
 798T—Smith, Arthur; 396 St. Kilda road, Melbourne, Victoria; non-payment of rent; no Miner's Right.
 801T—Pavlovich, Robert; Beria; non-payment of rent.
 802T—Bunbak, Everest Albert; Beria; non-payment of rent.

Residence Areas.

- 749T—Fitz-Henry, James; Beria; no Miner's Right.
 750T—Bianchi, Francesco; Beria; no Miner's Right.
 761T—Budd, Harry; Beria; no Miner's Right.
 762T—Baletich, Anti; Beria; no Miner's Right.
 777T—Triat, Lucien John; A.W.U. Hall, Boulder; no Miner's Right.
 788T—Turner, James Godfree; Beria; no Miner's Right.
 789T—Walton, Jack; Beria; no Miner's Right.
 791T—Kempin, Frank; Beria; no Miner's Right.
 794T—Cundini, Marina; Beria; no Miner's Right.
 796T—Griljusich, Joe; Beria; no Miner's Right.

Water Rights.

- 38T—Mt. Margaret Road Board; Laverton; non-payment of rent.
 54T—Leonard, William Boulton; Laverton; non-payment of rent.
 168T—Runge, Hugo Adolph Wilhelm; Beria; Turner, James Kinnimont; Laverton; non-payment of rent.
 171T—Mt. Crawford Pastoral Company, Limited; Laverton; non-payment of rent.
 169T—Harris & Leonard, Limited; Laverton; non-payment of rent.
 179T—Mt. Crawford Pastoral Company, Limited; Laverton; non-payment of rent.
 183T—Western Mining Corporation, Limited; Erlistoun; non-payment of rent.
 185T—Western Mining Corporation, Limited; Erlistoun; non-payment of rent.

Tailings Area.

- 11T—Ida H. Gold Mining Company, Limited; Laverton; non-payment of rent; no Miner's Right.

Garden Areas.

- 4T—Leonard, William Boulton; Laverton; non-payment of rent.
 38T—Price, Thomas Brimblecom; Beria; non-payment of rent.
 40T—Hasham, Rita; Laverton; non-payment of rent; no Miner's Right.
 42T—Ross, William Alexander; Laverton; non-payment of rent.
 43T—Morrow, Harold; Laverton; non-payment of rent.

Mt. Morgans District.

Water Rights.

- 82F—Yunderminder Pastoral Company, Limited; Yunderminder; non-payment of rent.
 90F—Yunderminder Pastoral Company, Limited; Yunderminder; non-payment of rent.
 91F—Farrell, John Patrick; Mt. Morgans; non-payment of rent.
 92F—Solly, Keith Harold; Murrin Murrin; non-payment of rent and non-possession of Miner's Right.

Machinery Areas.

- 12F—Schenk, Rodolphe Samuel; Mt. Margaret Mission, Mt. Morgans; non-payment of rent.
 13F—Norton, Alex.; 49 Hannan street, Kalgoorlie; non-payment of rent, and non-possession of Miner's Right.
 14F—Crocker, Clifford Clyde; Yunderminder; non-payment of rent.
 15F—Bindah Gold Mines, Limited; 321 Murray street, Perth; non-payment of rent and non-possession of Miner's Right.

THE MINING ACT, 1904.

Regulation 180.

Warden's Office,
Coolgardie, 27th 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.) T. H. HANNAH,
Acting Warden.

To be heard at the Warden's Court, Coolgardie, on Monday, the 12th day of June, 1939.

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

COOLGARDIE GOLDFIELD.

Coolgardie District.

Residence Area.

- 507—Wilson, George; Spargoville; no Miner's Right in force.

Business Areas.

- 457—The West Australian Goldfields Firewood Supply, Limited; Lakewood; non-payment of rent.
 508—O'Callaghan, Patrick Anthony; Widgiemooltha; non-payment of rent.

Machinery Areas.

- 85—Widgiemooltha Public Battery, No Liability; Widgiemooltha; non-payment of rent.
 92—Paul, Allan William; Paul, John Ronald; Coolgardie; non-payment of rent.
 97—Kingswood, Richard; Widgiemooltha; non-payment of rent.

Tailings Areas.

- 87—Birmingham, James; Birmingham, John Patrick; Higginsville; non-payment of rent.
 93—Paul, Allan William; Paul, John Ronald; Coolgardie; non-payment of rent.

Garden Area.

- 84—Hewitt, Holdsworth Joel; Coolgardie; non-payment of rent.

Water Rights.

- 559—Widgiemooltha Public Battery, No Liability; Widgiemooltha; non-payment of rent.
 560—Wavie Gold Development, No Liability; Higginsville; non-payment of rent.
 561—Birmingham, James; Birmingham, John Patrick; Higginsville; non-payment of rent.
 562—Birmingham, James; Birmingham, John Patrick; Higginsville; non-payment of rent.
 563—Birmingham, James; Birmingham, John Patrick; Higginsville; non-payment of rent.

Kununalling District.

Water Rights.

- 568—Crawford, Robert; Carbine; non-payment of rent.
 598—West Australian Goldfields Firewood Supply, Limited; Lakewood; non-payment of rent.
 608—West Australian Goldfields Firewood Supply, Limited; Lakewood; non-payment of rent.
 638—Crawford, Robert; Crawford, James Miller; Pimley, Elizabeth Mary; Carbine; non-payment of rent.
 748—Hill, Alfred John; Kununalling; non-payment of rent.
 818—Wisbey, Horace William; Norton, Eric Trafford; Dunnsville; non-payment of rent.

Business Area.

- 118S—Crawford, Robert; Carbine; non-payment of rent.

INDUSTRIAL AGREEMENT.

No. 5 of 1939.

(Registered 6/4/1939.)

THIS Agreement, made in pursuance of the Industrial Arbitration Act, 1912-1935, this 10th day of February, one thousand nine hundred and thirty-nine, between Reg. G. Adams and Bert Hansen (hereinafter called the "employers"), of the one part, and The Electrical Trades Union of Workers of Australia (Western Australian Goldfields Sub-branch), Kalgoorlie (hereinafter called the "Union"), of the other part, witnesseth that, for the consideration hereinafter appearing, the parties hereto mutually covenant and agree the one with the other as follows:—

1.—Term.

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

2.—Area.

This Agreement shall operate over the area comprised within a radius of fifty (50) miles from the Post Office, Kalgoorlie.

3.—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.

4.—Representative interviewing Workers.

In the case of a disagreement existing or anticipated concerning any of the provisions of this Agreement, an accredited representative of the Union shall be permitted to interview the workers during the recognised meal hour, on the business premises of the employer.

5.—No Reduction.

Any worker who has been prior to the date of this Agreement in receipt of a higher rate of pay for his particular class of work than that prescribed by the Agreement heretofore in force shall not by reason of this Agreement suffer any reduction in the amount by which such higher rate exceeded the amount formerly prescribed; such excess amount shall not be affected by this Agreement.

6.—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.

(b) Lunch interval shall not exceed one hour.

7.—Overtime.

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

(b) When a worker is recalled to work after leaving the premises he shall be paid for at least three (3) hours at overtime rates.

(c) 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 and sixpence (2s. 6d.) in respect of such meal required.

(d) 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.

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

(f) If a worker pursuant to notice has provided himself with a meal and is not required to work overtime, he shall be paid two and sixpence (2s. 6d.) for such meal provided.

(g) Work done on Sundays or on Christmas Day, Easter Monday or Labour Day shall be paid at double rates.

(h) Systematic overtime shall not be worked. Overtime shall be considered systematic when two (2) continuous weeks' 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 the 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.

(i) After working ordinary hours, if more than one hour's overtime worked, a meal hour break of forty-five (45) minutes shall be allowed.

(j) Notwithstanding anything contained in the foregoing subclauses, workers shall not be compelled to work for more than five (5) hours continuously.

(k) A worker working overtime shall be allowed a crib time of twenty (20) minutes without deduction of pay after each four (4) hours of work, but this provision shall not prevent any arrangement being made for the taking of a longer meal period without pay.

(l) A worker other than shift worker who has worked up to or beyond midnight shall not be bound to continue work on the following day and shall only be paid for such hours worked on such subsequent day.

8.—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 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 payment is made.

(c) The following days 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 worked, shall be paid for. If not worked they shall not be paid for.

(d) No worker shall be required to present himself for duty on any of the specially named holidays in subclause (c) of this clause. On the other public holidays an employer's establishment or place of business may be closed, in which case a worker need not present himself for duty and the wage for that day may be deducted. If kept open or work being done, ordinary rates shall apply.

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

(f) Employers shall, except under unforeseen circumstances, give their workers not less than two (2) clear days' notice as to whether a holiday is to be observed or worked.

(g) The annual leave as per clause (a) shall be exclusive of and in addition to the holidays as in clause (c).

9.—Weekly Hiring.

(a) A week's notice of intentions 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 10, or such absence is on account of holidays to which the worker is entitled under the provisions of the Agreement.

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

10.—Payment for Sickness.

(a) A worker shall be entitled to payment for non-attendance, on the ground of personal ill-health, for three-quarters of a day for each completed month of service. Provided that the payment for absence through such ill-health shall be limited to nine (9) 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.

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 an hour of the opening of the office, if such office was closed at the time of his ceasing work, whenever same is practicable.

12.—Casual Workers.

A minimum of three (3) hours' employment in any one day shall be given to casual workers, who shall be paid 10 per cent., in addition to ordinary rates.

13.—Higher Duties

A worker engaged for more than two (2) hours in any one day on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for such day.

14.—Shop Stewards or Union Representatives.

Union representatives shall be allowed the necessary time to interview the employer or his representative on matters affecting workers whom they represent.

15.—Special Provisions.

(a) The employer shall provide for each worker such tools as were customarily provided at the time of the making of this Agreement.

(b) Suitable asbestos sheet and coloured glasses shall be provided by employers for the protection of electric arc operators and their assistants, and suitable mica or other goggles for emery wheel operators.

(c) Suitable rubber gloves, boots, and rubber sheets shall be provided by the employer for use on live conductors, or for use in general electric work, where there is any possible danger of shock.

(d) In the employment of workers in the industry to which this Agreement relates, no discrimination shall be exercised by any employer against the members of the Electrical Trades Union of Workers of Australia (Western Australian Goldfields Subbranch), Kalgoorlie.

(e) Compensation by way of replacement, or 6d. per day, shall be paid to workers suffering damage to clothes or tools as a result of acid destruction.

16.—Apprentices.

(a) The provisions of Schedule II. hereto marked "Apprenticeship Regulations," subject to any modifications or alterations contained in this clause, are hereby modified in and form part of the Agreement.

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

(c) If the employer with whom the apprentice is employed ceases operations, the apprenticeship may be terminated, in which case the apprentice shall be given a certificate to show the time he has served, and the employer shall endeavour to find him another employer, the certificate he has received from the former employer shall be *prima facie* evidence of the wage he is entitled to receive and the period necessary to complete his apprenticeship.

(d) If the apprentice shall at any time during the said term be wilfully disobedient to the lawful orders of the employer, his managers, or foreman, or other ser-

vants having authority over the apprentice, or be slothful or negligent or dishonest, or shall misbehave himself, or shall not conduct himself as a good and faithful apprentice should do, or shall not faithfully observe or keep his part of the Agreement, then it shall be lawful for the employer, with the consent of the Court, to discharge the apprentice from his service.

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

(f) Apprentices shall be allowed to the following sections, namely:—Electrical fitting, armature winding, and electrical installing.

(g) The period of apprenticeship shall be five (5) years.

(h) Notwithstanding that an apprentice is under the age of 21 at the expiration of his apprenticeship, he shall be paid at tradesman's rates.

(i) Apprenticeship rates shall be based on a percentage of the basic wage.

(j) The ordinary hours of employment of apprentices and overtime shall be the same as prescribed for all workers governed by this Agreement.

(k) An apprentice under the age of 18 years shall not be liable to work overtime unless he desires.

17.—Board of Reference.

(a) The Court may appoint, for the purpose of the Agreement, a Board of Reference. Each Board shall consist of a chairman, who shall be a person selected by the representative 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 two (2) other representatives, one to be the manager of the business in which the difference or dispute arises, or his nominee, representing the employer, and the other a representative of the Union appointed for such purpose by the Union, which may at any time by notification to the employer and the Registrar change such representative.

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

- (1) deciding matters specifically referred to in the Agreement as being the subject-matter of a decision of the Board;
- (2) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretation of the provisions of the Agreement, or any of them;
- (3) deciding all matters and questions referred to in the Agreement as being the subject of mutual agreement if not agreed upon.
- (4) An appeal shall lie from any decision of such Board, in the manner and subject to the conditions prescribed in the Regulations to the Industrial Arbitration Act, 1912-1935, which for this purpose are embodied in and form part of this Agreement. (Reg. 92.)
- (5) There shall be no cessation of working pending the reference to and the settlement of any dispute by the Board.

(c) The term "Manager" includes the person acting as such for the time being.

18.—Travelling Time Allowance and Board.

(a) When a worker is required to work away from his workshop or depot, or, in the case of an electrical worker working outside a radius of three (3) miles from his district centre, all time reasonably spent in excess of time spent in travelling to and from his home to the workshop, depot, or district centre shall be paid for at ordinary rates up to a maximum of twelve (12) hours in a twenty-four (24) hour period from the time of starting on the journey (except on Sunday, when payment shall be at the rate of time and a half). A worker required to work at a job away from his workshop, depot, or district centre shall present himself for work at such job at the usual time for starting work.

(b) A worker engaged in the capital city to work in the country or sent from one country centre to work in another shall be entitled to travelling time as per clause (a), and, for a period not exceeding three (3) months, to expenses. All excess fares and reasonable travelling expenses, including board and lodging, and 2s. 6d. for each meal (if any), incurred in such travelling time, shall be paid by the employer. The fares allowed shall be second-class on trains, except where all night travelling is involved, when they shall be first-class throughout.

(c) 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.

(d) On jobs of less than three (3) months' duration a camping allowance of three shillings (3s.) per day for every day, including Sunday, shall be paid to workers engaged on country jobs at places where ordinary board and residence is not obtainable and camping in tents or other temporary shelter is necessary.

(e) When workers are working outside their employer's workshop at a distance of less than 10 miles therefrom, they shall have their train or tram or other necessary conveyance provided by their employer, and the time spent by the workers in travelling to and from such work shall be paid for by the employer at ordinary rates for ordinary working hours, where such time is before the usual starting time, during meal hours, or after the usual ceasing time.

(f) When a worker is working on a job away from his employer's workshop or recognised place of business, and uses his own bicycle, or other vehicle in travelling to or from his job in his employer's interest, he shall be paid therefor by his employer at the rate of 1½d. per mile or part of a mile traversed by such vehicle, if a bicycle is used, 3d. per mile for a motor cycle, or 6d. per mile for a car.

19.—Definitions.

"Maintenance electrician" shall mean a worker solely engaged on maintenance of an electrical installation and shall include all work done in connection with repairs or additions to such installation.

"Armature winder" shall mean a worker solely engaged in repairs, construction, or winding of armatures, or any electrical apparatus, A.C. and D.C. motors or generators, etc., and shall not include the work of any of the other designations contained herein.

"Electrical fitter" shall mean a worker solely engaged in repairing electrical instruments, manufacturing, fitting, and repairing machines and apparatus. Electrical fitter in this clause shall include men solely engaged in making and repairing electrical apparatus and engaged on electrical work other than the installation of conductors.

"Battery fitter" means a worker solely engaged in the assembling, erection, overhauling, or repairing of storage batteries.

"Electrical installer" shall mean a worker engaged in placing, affixing, or running electrical conductors of all kinds and for all purposes from the point of supply to the point of utilisation, and also in the fixing inside of buildings and vehicles of all kinds conduits and conductors. It shall include the erecting and connecting up of all instruments and apparatus at the point of utilisation and supply for all purposes. It shall not, however, include the repairs to any electrical apparatus inside the workshop. An installer's license shall be proof of competency in this particular class of work.

"Casual worker" shall mean a worker employed for less than six (6) consecutive days.

20.—Wages.

(a) Basic wage at the rate of £4 15s. 2d., or as varied from time to time by the Arbitration Court.

	Margin.	Total Wage per week.
	£ s. d.	£ s. d.
(1) Maintenance electrician ..	2 0 0	6 15 2
(2) Armature winder ..	1 15 0	6 10 2
(3) Electrical fitter ..	1 10 0	6 5 2
(4) Battery fitter ..	1 10 0	6 5 2
(5) Electrical installer ..	1 7 0	6 2 2

21.—Apprentices' Wages.

	Percentage of Basic Wage.
First six months	20
Second six months	25
Second year	30
Third year	45
Fourth year	65
Fifth year	85

22.—Special Rates.

In addition to the wages prescribed, the following special rates and allowances to be paid:—

(a) Leading hand in charge of not less than three (3) and not more than ten (10) workers, including apprentices, 7s. 6d. per week extra; more than ten (10) and not more than twenty (20), including apprentices, 20s. more per week.

(b) Dirt money:—Workers employed in dirty work or in wet places shall be paid threepence (3d.) extra per hour, or in confined spaces, one penny-halfpenny (1½d.) per hour extra. In case of a dispute as to whether the work is not dirty or wet or space confined, it shall be referred to the Resident Magistrate, whose decision shall be final.

(c) An electrical fitter or other tradesman not specially employed as a welder who, in addition to his employment as such, is also required to do welding, shall be entitled to receive one shilling (1s.) per day extra whilst so employed.

Signed for and on behalf of Reg.

G. Adams in the presence of—

M. B. d'Almeida.

REG. G. ADAMS.

Signed for and on behalf of Bert

Hansen in the presence of—

M. B. d'Almeida.

BERT HANSEN.

Signed for and on behalf of the Electrical Trades Union of Workers of Australia (Western Australian Goldfields Subbranch), Kalgoorlie:—

H. M. ILLIG,
President.

in the presence of—

M. B. d'ALMEIDA,
Secretary.

The Common Seal of the Electrical Trades Union of Workers of Australia (Western Australian Goldfields Sub-branch), Kalgoorlie was hereto affixed in the presence of—

(t.s.)

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

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

(c) The apprenticeship agreement shall be completed within one month of the termination of the 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 assignee, 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, or negligent, or dishonest, or shall otherwise grossly misbehave himself, or shall not conduct himself as a good and faithful apprentice should do, or shall not faithfully observe and keep his part of his agreement, then it shall be lawful for the employer, with the consent of the Court, to discharge the apprentice from his service.

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

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

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

21. Subject to the provisions of the Acts relating to 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 com-

plied 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 at the places and times appointed by the Registrar, 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 measure (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 em-

ployer 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.

45. In every application under Clauses 15, 18, 19, 20, 22, 23, 33, and 40 of this Schedule, the Union of Workers registered may intervene and make such representations at the hearing as it may deem necessary. The representative shall be appointed in the manner prescribed by Section 65 of the Act.

FORMS.

Form A.

To the Registrar, Arbitration Court, Perth.

Please take notice that....., of....., has entered my service (*on probation*) as an apprentice to 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 *italic 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. 28 (b).)

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 Agree-
ment 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 him-
self 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 follows:—
(a) That the apprentice shall and will truly and
faithfully serve the employer as his apprentice in the
said trade at.....aforesaid, and will dili-
gently 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 Indus-
trial Arbitration Act, 1912-1935, or any other Act in
force so far as the same shall relate to his apprentice-
ship.
(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 appren-
tice, 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 Arbi-
tration 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 there-
under, 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 em-
ployer and parent (or guardian) giving one month's
notice in writing to the Court and to the parties con-
cerned 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, varia-
tion, or cancellation by the Court pursuant to the powers
to that effect contained in or implied by the provisions
relating to apprentices contained in the Award.
IN WITNESS WHEREOF the said parties hereto
have hereunto set their hands and seals the day and year
first hereinbefore written.
Signed, sealed, and de-
livered by the said.....
.....in the
presence of..... } (Signature of 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.

No. 12 of 1937.

Between The Western Australian Clothing and Allied Trades' Industrial Union of Workers, Perth, Applicant, and The Coastal District Master Tailors' Industrial Union of Employers; Foy & Gibson (W.A.), Ltd.; and National Clothing Co., Ltd., Respondents.

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

AWARD.

(Amended the 18th day of April, 1939, pursuant to section 88 of the Act.)

1.—Scope.

This Award shall apply to employers and workers engaged in the Tailoring Industry, in order work, which, without limiting its meaning, shall include, among other items, the following work:—

- (a) bespoke work;
- (b) garments cut to individual measure;
- (c) garments that are fitted on;
- (d) garments cut to chart measure;
- (e) repairs and all alterations of all descriptions.

Provided that, in the case of all uniforms tendered for by contract, where they are not less than twenty-five (25) garments of one particular kind and description, notwithstanding they be cut to single measure, they may be made according to ready-made clothing rates and conditions (plain jackets to rank as sacs and plain tunics to rank as pagets), but must be given to each individual worker in quantities of not less than three (3) garments of one particular kind and description at a time: Provided further, that the enter of such uniforms shall receive the margin hereinafter appearing.

2.—Hours.

(a) Forty-four (44) hours shall constitute a week's work, which shall be worked within the following hours—on Monday to Friday, inclusive, between 8 a.m. and 6 p.m., and on Saturday, between 8 a.m. and 1 p.m.

(b) A notice shall be posted up in each factory setting out the starting and finishing times of shift or other work in operation for the time being in the factory or workshop.

(c) No alteration of such starting and finishing times shall be introduced until seven (7) days shall have elapsed after the Union has received notification of such alteration.

(d) An interval of ten (10) minutes during the first half of the third hour of work in the morning session, and also in the afternoon session, from Monday to Friday, inclusive, shall be allowed by the employer to all workers. The times of such rest periods shall be selected by the employer, and such periods shall be considered as part of the time of duty. During such intervals workers may leave their seats, but not the premises, except by the express permission of the employer.

3.—Mid-day Meal.

Not less than three-quarters of an hour shall be allowed for the mid-day meal, which shall be taken between 12 noon and 2 p.m.

4.—Overtime.

(a) All time worked by weekly hands or pieceworkers before or after the usual starting and finishing times, or in excess of forty-four (44) hours in any week, shall be paid for at the rate of time and a half, and, in the case of piece-workers, payment shall be assessed by adding one half of the time-workers' rate for a similar class of work to the ordinary piece-work log rate.

(b) When work is continued after the ordinary time for knocking off, and so continues for more than one hour, one shilling and sixpence (1s. 6d.) shall be paid to the worker for meal money.

(c) No apprentice under the age of sixteen (16) years shall be worked overtime.

5.—Holidays.

(a) Twelve (12) paid holidays per annum shall be granted to each worker after twelve (12) months' continuous service: Provided always, that the following special days, or the days observed as such, shall be taken

as they come as portion of such holidays:—New Year's Day, Good Friday, Easter Monday, Labour Day, Christmas Day, Boxing Day.

The balance of six (6) days shall be granted in one period as annual leave, at the convenience of the employer, but shall in any event be given and taken within six (6) months after becoming due.

(b) No worker shall be required to present himself for duty on any of the specially named holidays in sub-clause (a) hereof, except when employed subject to the conditions of clause 6 hereof (Payment for Sundays and Holidays).

(c) On any other public holiday, an employer's establishment or place of business may be closed, and payment for that day may be deducted, but if work be done, ordinary rates shall apply.

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

(e) Provided that, in the case of a worker's employment being terminated during the course of a calendar year, his employer shall pay to him one day's wages for each calendar month of his service in lieu of the holidays to which he would be entitled under this clause and has not received. When only part of a calendar month has been worked, the worker shall be paid the equivalent proportion of a day's holiday pay.

(f) Where a worker is dismissed for misconduct or dereliction of duty, or if he illegally severs his contract of service, he shall lose all rights in respect of holidays specified in this clause.

(g) Any time in respect of which a worker is absent from work, except time for which he is entitled to claim under the provisions of clause 24 (Payment for Sickness) shall not count for the purpose of determining his right to holidays.

(h) The provisions of this clause shall also apply to piece-workers, who shall be paid for such holidays an amount based on the weekly rates of pay as set out in this Award for the class of work being performed.

6.—Payment for Sundays and Holidays.

(a) All time worked by workers other than piece-workers on a Sunday or any of the specially named days mentioned in clause 5 (Holidays), shall be paid for at the rate of ordinary time in addition to the weekly rate.

(b) Piece-workers employed on Sundays or on the specially named days mentioned in clause 5 (Holidays) shall be paid at log rates, and, in addition, the rate provided for weekly workers for the time so worked.

7.—Suspension of Work.

One day's notice shall be given of suspension of work, or that any worker (which term shall include an apprentice) will not be wanted to attend at the factory or workshop, and the employer shall be liable only for payment of wages up to the time of the expiration of such notice. If at any time work is suspended, or the worker is told that he or she will not be wanted to attend at the factory or workshop without such one day's notice having been given, a worker shall nevertheless be entitled to one day's pay, or to payment for such less time as work may be suspended or the worker is not wanted to attend at the factory or workshop, respectively, unless the suspension of work arises from some cause beyond the employer's control, in which case and subject to the provisions of clause 30 hereof, the employer shall not be liable to pay any worker for the time during which work is so suspended. Workmen shall give notice to their employer when they desire to be absent from work, except in case of sickness or emergency beyond their control.

Notice of suspension of work given before noon on the day that it is intended to suspend work shall be deemed a day's notice for the purpose of this clause.

8.—Regulation of Out-Work and Sub-Contracting.

(1) (a) All work shall be done in the workshop provided and controlled by the employer, except where a permit shall be given by the Chief Inspector of Factories, which permit shall only be given after due notice of the application therefor shall have been served on the

Union of workers and the Union of employers for ratification. Such notice shall be given by registered letter, and only in the following cases:—

- (i) Where the person to whom it is proposed to give such work out is unable to work on the employer's premises by reason of infirmity, old age, or domestic ties;
 - (ii) lack of accommodation on the employer's premises: Provided that, in such case, the employer shall not have more than one such out-door worker to every ten (10) indoor workers or fraction thereof.
- (b) Persons doing out-door work shall not employ labour, except that of members of their own family resident with them.
- (c) Persons doing out-door work shall not work for more than one employer, except by the consent of the Chief Inspector of Factories.
- (d) Should either Union disagree with the issue of the permit referred to in subclause (1) (a) of this clause, the matter may be referred to the Board of Reference.
- (e) Such out-door worker shall be paid for at the piece-work rates provided by this Award, but shall not be entitled to holidays or pay in lieu thereof.
- (f) Out-door workers shall be provided free of charge with cotton, silk, thread, and all other sewing and trimmings used in manufacturing garments.
- (2) Nothing in this Award shall affect the right of an employer bound by this Award to contract, sub-contract, let, or sublet to any person who conducts a workshop or factory: Provided, however, that such person shall mean a person, firm, or company bound by this Award.

- (3) (a) Every employer shall keep a book containing the following information, written clearly and legibly in ink:—
- (i) the number of articles and description of all work which is done or executed elsewhere than in or on the shop or premises of the employer;
 - (ii) the name of the person, firm, or company performing the work mentioned in paragraph (i), together with the address or place of business where such work is to be done.
- (b) Such book shall be kept and entries made regularly and punctually. It shall be open for inspection to a duly accredited official of the Union or an Inspector of Factories, during the usual business hours, at the employer's office or other convenient place, and he shall be allowed to take extracts therefrom or copies of the entries contained therein.

9.—Wages.

The minimum rate of wage payable under this Award to workers (other than duly registered apprentices and probationers working for a weekly wage) shall be ascertained according to the following Schedule:—

Basic Wage:	Males.			Females.		
	£	s.	d.	£	s.	d.
Within a radius of 15 miles from the General Post Office, Perth	4	1	1	2	3	9
Outside a 15-mile radius from the General Post Office, Perth, but within a 25-mile radius from the General Post Office, Perth	4	2	2	2	4	4
Male Journeymen.						
	£ s. d.			Margin Per-Week.		
1. Cutters, namely, males employed marking or cutting out garments	2	0	0			
2. Cutters on uniforms	1	10	0			
3. Foremen	1	10	0			
4. Trimmers, namely, males employed marking or cutting linings or trimmings	0	19	0			
5. Fitters, namely, males employed fitting up garments	0	19	0			
6. Tailors, namely, males employed in making garments	0	19	0			
7. Machinists, namely, males employed machining garments	0	19	0			
8. Pressers, namely, males employed pressing any part of a garment	0	19	0			
9. All others				Nil.		

9.—Wages—continued.

Female Journey-women.	Margin Per Week.		
	£	s.	d.
1. Cutters, namely, females marking or cutting out garments	3	17	4
2. Trimmers, namely, females employed marking or cutting out linings or trimmings	2	16	4
3. Fitters, namely, females employed fitting up garments	2	16	4
4. Pressers, namely, females employed pressing any part of a garment	2	16	4
5. Body and dress-coat hands, namely, females employed making any part of frock coats of all descriptions, dress-coats, Inverness morning coats, liveries, coats, military officers' coats, cassocks, pulpit, bar gowns	2	16	4
6. Machinists	0	18	10
7. All other coat hands, namely, females employed making any part of a coat other than those mentioned in the immediately preceding item (5)	0	18	10
8. Trouser hands, namely, females employed making any part of trousers	0	11	6
9. Vest hands, namely, females employed making any part of a vest	0	9	0
10. Skirt hands	0	9	0
11. All other females, namely, females employed in any work not especially classified			Nil.
12. Female charge hands—five shillings (5s.) per week extra, when in charge of three (3) or more workers.			

Provided that, in respect of any basic wage variation which may occur from time to time, the total wage for female journey-women covered by classifications 1, 2, 3, 4, and 5 shall be adjusted so as to equal the prescribed rate of wage for male journeymen doing the same class of work, and the prescribed margins for female journey-women in classifications 1, 2, 3, 4, and 5 shall be deemed to have been increased or decreased accordingly.

10.—Classification of Workers.

For the purpose of this Award, all workers in the industry shall be classified as belonging to one of the following classes:—(a) journeyman; (b) journey-women; (c) registered apprentices; (d) cadets.

11.—Apprentices.

- (a) The employment of apprentices shall be governed by the provisions of the Apprenticeship Schedule attached hereto, subject to the modifications and conditions contained in this clause and in clause 7 (Suspension of Work).
- (b) In this Award a "duly registered apprentice" means an apprentice of whose apprenticeship notice has been given to the Clerk of the Court of Arbitration in accordance with the provisions of this clause, and a "duly registered probationer" means a person working as an apprentice on probation, of whose probationary period notice has been given to the Clerk of the Court in accordance with the provisions of the Industrial Arbitration Act, 1912-1935, and amendments.
- (c) Male apprentices shall not exceed in number one to every three (3) journeymen or journey-women, or fraction of three (3) journeymen or journey-women, cutters, coat, vest, or trouser hands, or machinists or pressers employed by such employer or firm of employers. No apprentice under the age of sixteen (16) years shall be taken to the Pressing Branch.
- (d) Female apprentices shall not exceed in number one to every two (2) journeymen or journey-women, or fraction of two (2) journeymen or journey-women cutters, coat, vest, or trouser hands, or machinists or pressers employed by each employer or firm of employers: Provided that, in reference to this and the immediately preceding subclause, at the expiration of three (3) years of the term of apprenticeship (and subject to the apprentice having qualified by examination for that period), an additional apprentice may for the purpose of computing such proportion be taken in substitution for the apprentice so completing the term of three (3) years aforesaid: Provided further, that in any case where the Board is of opinion that the number of apprentices allowed to any employer in accordance with subclauses (c) and (d) of this clause should be increased, the Board may make such investigation as it may deem

necessary, and grant a permit for such employer to employ such further number of apprentices as may be directed.

(e) For the purpose of ascertaining the number of apprentices allowed to be taken at any time, the number of journeymen or journey-women employed, taken respectively, shall be deemed to be the average number of journeymen and journey-women employed for at least two-thirds of full time on all working days of the twelve (12) months immediately preceding such time. Where an employer is himself actually working as a journeyman or journey-woman, he or she shall be allowed to count as a journeyman or journey-woman, as the case may be, for the purpose of calculating the average number of journeymen or journey-women under this sub-clause. For the purpose of ascertaining the number of apprentices allowed to be taken at any time in any section, such class of worker as is set out in the weekly wage schedule of this Award shall be taken separately, and each such class shall be deemed to be a distinct section: Provided that, where employers have not been in business for eight (8) months, apprentices may be taken as follows:—males, as provided for in subclause (e) of this clause; females, in the proportion of one to every four (4) journeymen or journey-women, and thereafter in the proportion provided for in subclause (d) of this clause.

(f) The terms of apprenticeship shall be as follow:—

- | | |
|---|---------|
| (i) To cutting | 5 years |
| (ii) To coatmaking | 5 years |
| (iii) To pressing | 4 years |
| (iv) To coat, trouser, and vest machining | 4 years |
| (v) To fitting up and trimming .. . | 4 years |
| (vi) To vest-making and/or skirt-making | 3 years |
| (vii) To trouser-making and/or skirt-making | 3 years |

(g) If an apprentice is put on broken time under the provisions of clause 7 (Suspension of Work), the apprentice shall receive the six-monthly increases in wages the same as would be received if the apprentice had worked full time, and the apprentice shall have the period of service allowed in full: Provided that such apprentice passes the periodical examination to the satisfaction of the examiners.

(h) For the purpose of carrying into effect an equitable distribution of work as between apprentices and adult workers, it is hereby expressly provided, notwithstanding anything contained in any apprenticeship agreement or the Apprenticeship Regulations to the contrary, that the employer shall during any week of service cease to employ an apprentice or apprentices so far as may be necessary to reduce the number of apprentices employed to such a proportion as to correspond with the proportion of apprentices allowed to be taken by an employer under the provisions of subclauses (d) and (e) of this clause. The employer shall be under no obligation to pay the apprentice for time lost during such period of suspension, except such time comes within the provisions of clause 126 (3) of the Industrial Arbitration Act, 1912-1935. Any such period of suspended service shall be subject to the conditions of subclause (g) of this clause.

12.—Visiting Workshops.

(a) Any person duly authorised by the Registrar or the Chief Inspector of Factories, in writing (such authorisation shall be terminable at the will of the Registrar or Chief Inspector of Factories), shall have power to inspect any part of a factory, workshop, or place where it is believed that a breach of this Award is occurring or has occurred.

(b) The employer or his nominee shall be notified of his arrival, and shall in person or by his nominee be entitled to accompany the authorised person in such inspection, and shall provide access to the wages and/or time sheet of any worker bound by the Award. The necessary proof that the worker is so bound shall be supplied by the authorised person. The work and duties of the workers shall be interfered with as little as possible by the authorised person.

(c) A duly authorised officer of the Union of workers shall have power to enter any of the establishments during the meal hour for the purpose of collecting dues and transacting other business on behalf of the Union.

(d) Employers shall permit notice boards to be erected in the respective establishments for the purpose of posting notices thereon in connection with meetings or other business of the Union, such notice board to be in a prominent position.

13.—Piecework and Task Work.

All workers employed on piecework shall be paid in accordance with the log hereto attached: Provided that, any person working under a system of payment by results, shall receive at least the time rate of pay as prescribed by this Award for the time employed. This proviso shall not apply to piece-workers who work outside the factory or premises of the employer.

14.—Normal Average Output.

Where there is a normal average output by a weekly worker, and the weekly worker makes more than that amount in the ordinary working hours of any one week, such worker shall be entitled to additional wages for such week for such extra work proportionate to the extra work done in comparison with the normal average output, together with an additional twenty per cent. (20%) on such extra work.

Should the Union consider the output required of any worker in any establishment to be excessive, the question as to what is a proper normal average output in that establishment may be referred to a Board of Reference. When considering the matter, the Board shall have regard to the style, method, and system of work of that establishment.

15.—Board of Reference.

The Court hereby appoints, for the purpose of the Award, a Board of Reference. The Board shall consist of a chairman, to be appointed by the Court, and four (4) other representatives, two (2) to be appointed by each of the parties.

The Board is hereby assigned the following functions, in the event of a disagreement between the parties bound by the Award:—

- classifying and fixing wages, rates, and conditions for any machine, occupation, or calling not specifically mentioned in the Award, but so as not to contravene any of the provisions herein;
- 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;
- deciding any other matter that the Court may refer to the Board from time to time.

The provisions of regulation 92 of the Industrial Arbitration Act, 1912-1935, shall be deemed to apply to any Board of Reference appointed hereunder.

16.—Higher Duties.

Any worker engaged on any day at a higher class of work than that which he or she is usually engaged in, shall receive the rate of pay fixed for such higher class of work: Provided that, where a worker is engaged for more than half a day on the higher duties, such worker shall be paid for the whole day at such higher rate of pay, but if employed for less than half a day at such higher class work, such worker shall receive the higher rate of pay for the time that he or she is actually engaged in the higher class.

17.—Payment of Wages.

The working week for the purpose of this Award shall terminate on a day other than Monday or Saturday, and all workers shall be paid all moneys due to them in full during the ordinary working hours not later than the day following the termination of the week.

18.—Terminating Employment.

In order to terminate employment two (2) days' notice shall be given on any day, with payment to date of termination, or, in lieu thereof, two (2) days' pay shall be paid or deducted.

19.—Weekly Wage.

How paid: All weekly wages shall be paid in full, unless the employer on the day ending any week gives notice to any worker of any day in the following week on which he or she will not be wanted.

20.

Notwithstanding anything contained in clause 19 hereof, workers shall, if entitled to same in accordance with clause 5 hereof, be paid for the holidays provided for in this Award.

21.—Posting of Award.

A copy of this Award shall be posted in a prominent place in the workshop or factory.

22.—Shops and Factories' Regulations.

(1) (a) Every employer in respect of a shop, premises, or place occupied or used by him in or in connection with the industry or industries governed by this Award shall be deemed an occupier within the meaning of the Factories and Shops Act, 1920-1932, or any amendment or amendments thereof from time to time in force, and the said shop, premises, or place shall be deemed to be a factory within the meaning of that term as contained in the said Act.

(b) Subject to section 155 of the Factories and Shops Act, 1920-1932, the provisions and requirements relating to shops and factories of the said Act, and the obligations and duties devolving upon occupiers in respect thereto, are hereby embodied in and form part of this Award as if expressly mentioned herein, and every employer shall be bound thereby as if he were an occupier within the meaning of the said Factories and Shops Act: Provided that nothing herein contained shall be taken to oblige any employer to pay any fee or charge which he is not bound to pay under the provisions of the said Factories and Shops Act, 1920-1932.

(2) A chair provided for any female shall have a back to it, unless such worker requests to be allowed to use a seat without a back to it.

(3) Every employer shall provide hot water for workers during the lunch hour, and such hot water shall be made available to the workers at the commencement of the lunch hour.

23.—Time and Wages Record.

The employer shall keep or cause to be kept a time and wages record, or record book, wherein shall be entered:—

- the name of each worker paid by time or piecework;
- the nature of his employment;
- the time he commences and finishes work each day;
- the total hours worked each day;
- the wages received therefor;
- an itemised record of the work done by each pieceworker and/or out-worker.

The employer shall be responsible for the proper posting of the book each week, which shall be signed only, if correct, by each worker when being paid.

Such book shall be open for the inspection of a duly accredited representative of the Union during working hours.

By agreement with the Union, some other method may be adopted in place of a book or a time book, but at all times the employer shall keep a record of the duties of the workers engaged by him.

24.—Payment for Sickness.

(a) A worker shall be entitled to payment for non-attendance, on the ground of personal ill-health, for one half day for each completed month of service: Provided that payment for absence through such ill-health shall be limited to six (6) days in each calendar year. Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred.

This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

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.

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.

(c) In the event of a national insurance scheme coming into operation, liberty to apply for a review of the provisions of this clause is reserved to any employer bound by this Award.

25.—Waiting Time for Piece-workers.

(a) Coatmakers:—The rule as to waiting for work shall be as follows—At the first try-on, when the worker has picked the coat to pieces and given it to the cutter to mark up and recut, should the operative be detained

for more than twenty (20) minutes before the cutter returns the same, the operative shall be paid for any time over the said twenty (20) minutes as follows:—

	Per Hour.			
	Males.		Females.	
	s.	d.	s.	d.
Within a 15-mile radius from the General Post Office, Perth	1	5.692	0	11.776
Outside a 15-mile radius but within a 25-mile radius from the General Post Office, Perth	1	5.93	0	11.93

(b) All other piece-workers who are authorised or requested to wait for work on any one day for more than half an hour in the factory or workshop shall be paid for such waiting time at the rates as follows:—

	Per Hour.			
	Males.		Females.	
	s.	d.	s.	d.
Within a 15-mile radius from the General Post Office, Perth	0	11.793	0	8.755
Outside a 15-mile radius but within a 25-mile radius from the General Post Office, Perth	0	11.95	0	8.95

26.—Collecting Logs.

Where piecework is in operation, the employer shall make arrangements for collecting logs, and the workers need not leave their places.

27.—Area.

This Award shall apply over the area comprised within a radius of twenty-five (25) miles from the General Post Office, Perth.

28.—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 or be employed at the proposed lesser rate.

29.—Workers Absenting Themselves.

No worker shall without just cause be absent from his or her place of employment during the prescribed hours, whilst there is work ready to be done by such worker, and where the wages are fixed at per week the worker to be entitled to the sum so fixed must be available and ready and willing to do the work on the days and during the hours fixed by this Award.

30.—Breakdown Time.

The employer shall be entitled to deduct payment for any day or portion of a day upon which the worker cannot be usefully employed because of any strike by the Union or any other Union, or through the breakdown of the employer's machinery, or any stoppage of work by any cause which the employer cannot reasonably prevent: Provided that the employer shall not make any reduction from the wages for such time as may elapse until the workers are notified that their services will not be required pending resumption of work or repairs being effected.

31.—Cadets.

(a) A *bona fide* employer shall be permitted to employ one son or nominee as a cadet to learn all the branches of the trade of such employer, notwithstanding that this Award provides that apprentices may be taken only to a specified branch of the trade: Provided that, in ascertaining the number of apprentices to be taken, such cadet shall be deemed to be an apprentice for the purpose of such computation.

(b) The rates of wages to be paid to such cadet shall be those prescribed from time to time in this Award for apprentices to the cutting branch of the trade.

(c) In all other respects a cadet shall be deemed to be a worker employed in the trade and subject to the general terms and conditions of this Award.

32.—Term.

This Award shall continue in force for a period of three (3) years from the date hereof: Provided that, at any time after the expiration of twelve (12) months from such date the Court may alter or amend the same on the application of any party or persons affected by its provisions.

In witness whereof this Award has been signed by the President of the Court and the seal of the Court has been hereto affixed this 14th day of April, 1939.

[L.S.]

WALTER DWYER,
President.

PIECEWORK LOG.

The hourly rates to be paid to and received by workers engaged in piecework shall be:—

	Per hour.
s. d.	
Within a 15-mile radius from the General Post Office, Perth—	
Males	1 6
Females (coat and trouser makers) ..	1 1½
Females (vest and skirt makers) ..	1 0
Outside a radius of 15 miles, but within a 25-mile radius from the General Post Office, Perth—	
Males	1 6
Females (coat and trouser makers) ..	1 1½
Females (vest and skirt makers) ..	1 0

The following terms shall have the meanings hereby assigned to them:—

First-class shall mean superfine cloth, satara dress beaver, venetian covert coating, kersey, buckskin, doe-skin, treble-milled Melton or West of England coatings, cashmere, corkscrew, plush, velvet, velveteen, velvet cord, Bedford cord, treble-milled shipecord, fine dress worsted coating, silk, satin, Hooper's elastic, camel's hair cloth, scarlet white and light drab faced cloths, fur-lined heavy hunting, fancy and knitted vestings and all similar materials.

Body coat or overcoats—forward try on, front edge made up, all seams finished except shoulders, collar and sleeve basted in—1 hour.

Sac, Norfolk and Eton, skeleton baste one sleeve, canvas in foreparts—1 hour.

Sac, Norfolk and Eton—if pressed with collar and one sleeve—1½ hours.

Forward try on—front edges made up, all seams finished except shoulder, collar and one sleeve basted in—1 hour.

Dress or D.B. Frock Coats.

Hand Log.

Preamble.—Length not to exceed 43in. raw, bluff, or one row of stitching on edge, edge of lapels either cut or shrunk and seamed on. Canvas in foreparts, lapels and collar padded, wadding in sides, 3 ply of wadding on shoulders and wings, plain sleeves without stitching, wadding in tops, two pleat and one inside breast pockets, ten holes and buttons real or imitation, to start—36¼ hours.

Machine Log.

Preamble.—Same as hand log with all seams and edges by machine. Lapels and collar padded and put on by hand, to start—31½ hours.

Items.	Hours.	
	Hand Log.	Machine Log.
Fitting up	¾	¾
Seaming sidebodies	1 ½	1 ½
" waists	¾	¾
" side seams	¾	¾
" lapels	½	½
Making up pleats without pockets, turning in both skirts including hip stays ..	1	1
First press	¾	¾
Pleat pockets with tacks at waist ..	1	¾
Inside breast pocket	1 ¼	1
Basting in canvas and button stay ..	¾	¾
Padding lapels and bridle	1 ¼	1 ¼
Stay tape or linen	¾	¾
Facing lapels	¾	¾
Second press	¾	¾

Items—continued.

	Hours.	
	Hand Log.	Machine Log.
Making up edges	2	2
Basting over facings and linings ..	1 ½	1 ½
Felling in linings	2 ½	2 ½
Seaming and pressing shoulder seams ..	1 ½	1 ½
Outside stitching	2	2
Holes in foreparts (10)	2 ½	2 ½
Making sleeves and linings	1 ¾	1 ¾
Putting in sleeve lining and pressing sleeves	1	1
Putting in sleeves	2	1 ½
Buttons	1	1
Joining coat	¾	¾
Cutting collar and putting in crease row	1 ½	1 ½
Padding collar stand and fall	1 ¼	1 ¼
Covering collar	1 ¼	1
Putting on collar label and hanger ..	1 ¼	1 ¼
Preparing sidebody lining for machine ..	¾	¾
Wadding on shoulders and wings ..	¾	¾
Pressing off	3	3
	36 ¼	31 ½

Second-class less 2 hours.

S.B. frock or clerical less 2 hours.

Deductions for Machine.

Collar padded by machine—deduct ¾ hr.
Putting on collar by machine—deduct ½ hr.

Extras.

	Hours.	
	Hand Log.	Machine Log.
Cuts in facings and foreparts at waist, per pair	1	¾
Cuts in gorge, per pair	½	¼
Cut in line of buttons or across breast, per pair	1 ½	1 ¼
Cuts top of skirt seamed or stoted ..	1 ½	1 ¼
Cuts top of skirt, rantered, per pair ..	1	...
Puffs in linings or facing after first pair in front of seye, per pair	1 ½	1 ¼
Bottom of forepart drawn in and canvas cut	1 ½	1 ½
Haireloth double canvas or substitute, 9in. or under	1	½
Haireloth double canvas, each additional 9in. of part	1	½
Extra row of stitching front edge and collar	2	1 ½
Sleeves interlined	1	¾
Back and body interlined	1 ½	1
Skirt interlined	1	¾
Back skirt interlined	1 ½	1 ¼
Wheel pieces not exceeding 6in. ..	1 ½	1 ¼
Wheel pieces not exceeding 6in., each additional 6in. or part	1 ½	1 ¼
Oilskins, under arms, if under linings ..	1 ½	1 ½
Oilskins, under arms, if over lining ..	1 ½	1 ½
Back seam taped or felled	¾
Sleeves sewn in by hand	¾	...
Shoulders sewn in by hand	¾	...
One row of stitching round sleeve hand, per pair	½	¼
Each additional 2in. or part above 43in. length (not to exceed 3 hours) ..	½	½

Quilting by Hand.

	Hours.
Side bodies, half	2
Side bodies, full	4
If including back extra	1
Stitched shoulders, 3 rows per pair ..	1

Facings.

Silk on breast of finished coat or dometto ..	3
Piecing more than 3 seams per pair ..	¼

Morning or Shooting Coats.

Hand Log.

Preamble :
S.B. edges bluff, raw or one row of stitching, canvas in foreparts, lapels and collar padded, wadding in sidebodied and sleeve tops, 3 plys of wadding on shoulder points and wings, edges drawn in all linings felled, plain sleeves, 3 holes, 2 pleat pockets, and 1 inside breast pocket, to start—30 hours.

Machine Log.
Preamble :
Same as hand log, all seams and edges by machine. Lapels and collar padded and put on by hand, to start—24½ hours.

Items.	Hours.	
	Hand Log.	Machine Log.
Fitting up	3½	3½
Sewing side body waist and side seams ...	2	1½
Making up pleats with hip stays ...	3½	3½
First press	3½	3½
Pleat pockets, with tacks at waist ...	1	1
Basting in canvas and button stay ...	1½	1½
Padding lapels and bridle	1	1
Second press	1½	1½
Basting over facings and linings ...	1½	1½
Seam and press shoulders	2	1½
Felling in linings	2	1½
Outside stitching	2	1½
Holes and buttons	3½	3½
Making plain sleeves and linings ...	1½	1½
Putting in linings and pressing sleeves ...	1	1
Putting in sleeves	2	1½
Making up edges	2	1½
Joining coat	3½	3½
Cutting and padding collar	1½	1½
Covering collar	1½	1
Putting on collar label and hanger ...	1½	1½
Inside breast pocket fastened to canvas ...	1½	1½
Wadding in shoulder, 3-ply or part ...	4	4
Preparing side bodies for machine
Pressing off	2½	2½
	30	24½

Second-class less 2 hours.

Deductions for Machine :

Collar padded by machine—deduct ¾ hr.

Putting on collar by machine—deduct ½ hr.

Extras.	Hours.	
	Hand Log.	Machine Log.
D. B.	2	2
Gun patches, same material, on shoulder, stitched or felled ...	1	...
Gun patches, same material, on shoulders, pricked	3	...
Gun patches on shoulders, leather ...	3	...
Flaps across waist	1½	3½
Flaps, each extra row of stitching or binding	1½	...
Binding by machine	1½
Ticket pocket in seam	1½	1½
With flap or welt	1½	1½
Cross pocket, in skirt	1	1
Liverpool ticket pocket	1	1
Wash leather pockets, faced back and front, each	1	1
Wash leather pockets, if cased	2	1½
Wind cuffs	2	1
Saddle flap	2	1

Sac Coat.

Hand Log.

Preamble :

S.B. side, back, shoulder seams, and underarms cuts, canvas in foreparts, edges drawn in, stays 2 outside pockets, welt, jet or patch without flap, 1 in breast pocket, 3 plys of wadding in shoulders and wings, plain sleeves, wadding in tops, 3 holes and buttons, bluff or 1 row of stitching on edge, label and hanger, to start—22½ hours.

Machine Log.

Preamble :

As hand, all seams and edges and foreparts, lining or facing by machine, stays and tacks by hand. Linings felled, lapels and collar padded and put on by hand, to start—17½ hours.

Items.	Hours.	
	Hand.	Machine.
Fitting up	1½	1½
2 outside pockets	3	2
1 inside pocket, breast	1	3
Sewing side seams and basting on turnings	1½	1½
Basting on canvases	1½	1½
Padding lapels and putting on stay tapes ...	1½	1½
Pressing canvas pockets and seams ...	1½	1½
Closing cuts	1½	1½
Basting over, including back lining or buggies	1	1
Felling linings	1½	1
Seaming and pressing shoulder seams ...	1½	1½
One row of stitching outside	2	2½
Making plain sleeves and pressing ...	2½	2½
Putting in plain sleeves	2	1½
3-ply wadding in shoulders and wings ...	1½	1½
Cutting and padding collar	1½	1½
Covering collar	1	1
Putting on collar label and hanger ...	1½	1½
Holes and buttons (3)	2	2
Pressing off	2	2
	22½	17½

Second-class less 2 hours.

Deductions for Machine :

Collar padded by machine—deduct ¾ hour.

Collar put on by machine—deduct ½ hour.

Extras :	Hours.	
	Hand.	Machine.
D. B. not to exceed 3 holes a side ...	2	1½
Flaps not specified elsewhere	1	1
Outside breast pocket, welt, jet or patch without flap	1½	1
Inside skirt pocket, 8in., or less	1½	1
Inside breast pocket	1	3
Flaps with 1 row of stitching or binding, each	1	1
Flaps, each extra row of stitching or binding	1	1
Edges, each extra row stitched or bound ...	2	1½
Breast cuts, per pair	1	1
Each extra hole and button	1	1
S.B. with D. B. lapels or dress roll ...	1	1
Long roll or extra padding	1	...
Binding or taping unlined coat, seams and bottom	3	2
Taping back seam	1	1
Plain vents in sides or back seam	1	1
Plain vents in sides or back seam with welt	1	1
Full silk facing on turn	2	1
Small silk facing on turn	1	1
Ticket pocket inside	1	1

Other Extras on Coats.

	Hours.				
	Frock and Dress.	Morning or Beaufort.	Sac.	Chester-field.	Capes.
Edges :	hrs.	hrs.	hrs.	hrs.	hrs.
Bound (front edges only) ...	1	1	1	1	1
Bound facings felled to front edge	2
Bound back-stitched on 1 edge ...	4	3
Bound back-stitched on 2 edges	5	4
Corded front—only body coat ...	3	3	2
Stoted	2	2
Hand-stitching per row	2	2	2	2	...
Flat braiding	5	4	4
Piped seamed or felled with cloth	2	2	2	2	...
If felled with velvet	3	3	3
If bound or corded or stitched round bottom extra ...	1	1
Flat braided round bottom extra	2	2
Stitched together	1½	1½
Pricket together	3	3
Cape bound all round or stitched	2
Flat braiding back stitched ...	7	4	5

Other Extras on Coats—continued.					
Hand.					
	Frock and Dress.	Morning or Beaufort.	Sac.	Chesterfield.	Capes.
	hrs.	hrs.	hrs.	hrs.	hrs.
Seams :					
Single overlaid stitched or back-stitched ...	4	3½	3	4	...
Single with lapels ...	5	4½
Double overlaid stitched or back-stitched ...	4	3½	3	4	...
Double with lapels ...	10	8½
Seamed and swelled ...	6	5	3½	6	...
Seamed with lapels ...	7½	6½
Seamed or stitched or back-stitched each side or seam	10	9	8	10	...
Seamed or stitched or back-stitched each side or seams with lapels ...	13	11
Stoted ...	8	7	...
Strapped, one sewing in each edge ...	13	12
Strapped with lapels ...	15	14	2	3	...
Collar strapped	1	...
Seams tacked or filled each side of seam	2	3	...
Side seams, bottom taped	¾	1½	...
Back seams, only taped	½	1	...
Sleeves taped	1¼	...
Strappings seams in unlined coat, one sewing in each front	14	...
Single overlaid seams pricked	10	...
Double overlaid seams pricked	20	...
Each row round bottom	4	...
Each row round bottom stitched	1	...
Each row round hands stitched per pair	½	...
Each row round hands pricked per pair	1	...
Centre of back strapped only with broad strapping	2	...
Making strapping	½	...
Extra sewing on ditto.	¼	...
Preparing strapping turned in per yard	¼	...
Cutting strapping, raw, per yard	1/7th	...
Basting on per yard	1/7th	...
Sleeves.					
				Hour.	
Forming, filling on or putting on plain cuff	1	...
Vent at hand, real	¾	...
Vent at hand, mogue	¾	...
Holes and buttons at cuff, real or imitation, per pair	¾	...
Hand facings of velvet, kid, etc.—1 hour, plain	1½	...
Plain gauntlet or wind cuffs	2	...
Imitation gauntlet, unlined	1	...
Sleeves interlined by hand	1	...
Sleeves interlined by machine	1½	...
One row hand stitching at cuff, by hand	1½	...
One row hand stitching at cuff, by machine	1	...
All parts actually done by machine, less half time if machine and machinist provided by employer.					
Where machining is done by maker, one-third to be deducted on same basis.					
Hand—Alterations and Repairs—Coats.					
				Hours.	
Seams :	All shoulder side under arm or part of waist,				
per pair	1
Seams : All waist	1½
Back seams hollowed	2½
Lounge or Chesterfield, side seams cut	2
Lounge or Chesterfield, side seams part cut	1½
Shortening coat	2
Lengthening coat	2
Lengthening coat and facing	2½
Collar off	2
Collar part off	1
Collar off and shortened	3
Collar off and lengthened and new cover	3½
New collar, (see details of each coat).
Buttons off and sewn on, each	1/12th
Sleeves out	2
Sleeves nearly out	1½
Sleeves half out	1

Hand—Alterations and Repairs—Coats—continued.			Hours.
Sleeves let out or taken in at top when out	½
Sleeves let out, or taken in to cuff	1
Sleeves shortened or lengthened, plain	1
Sleeves shortened or lengthened with 2 holes and buttons	2
Sleeves shortened or lengthened, hand faced extra	½
Sleeves slit at cuffs, after sleeves are finished	1
Sleeves, hole and buttons, per pair	½
Sleeves repaired at cuffs, with hand facings	1
Ripping and cleaning for re-making frock dress, chesterfield	4
Ripping and cleaning for re-making sac dress, chesterfield	2
Re-binding fronts and back skirt, including bottom of morning coats and lounges	3
Re-binding collar	½
Re-binding cuffs	1
Re-binding flaps and pockets, each	½
Pockets with flaps extra if bound at top of flaps	½
Re-lining body of coat	2
Re-lining skirts	1½
Re-lining sleeves	1½
All parts done by machine—1/3rd less.			
If machine and machining provided by employer ½ less			
Shop Pressing Log.			
Frock or dress coat	3
Chesterfield or overcoat	2½
Morning or paget coat	2¾
Sac or Lounge, Dinner Sac or Norfolk	2
Silk, dust coat (Chesterfield)	1½
Dressing gown (unlined)	1
Dressing gown, if linings quilted	1½
Shrinking trousers	¾
Pressing	¾
Riding breeches (shrinking)	1
Pressing riding breeches	1
Knickers—pressing	1
Pressing all vests	½
Pressing and shrinking leggings	½
Pressing new washing garments, deduct ½ time.
Eton or page jacket	1
Capes	½
Jockey jacket	¼
Dress or Dinner Jacket.			
	Hand.	Machine.	
Hand : To start as sac, plus 1 hour ...	23¾	18½	
Silk facings ...	3	...	
Silk facings, bagged	2	
Summer Sac.			
	Hand Log :	Hours.	
S.B. unlined with 3 out pockets, seams felled over	15½	
One row outside stitching, 3 holes and eyelets in silk	15½	
Other materials	14½	
Machine Log :			
As hand, all seams and edges by machine, lapels and collar padded and put on by hand, in silk	13	
Other materials	12	
Extras : All extras 1/3rd less than sac.			
Norfolk Jacket.			
	Hand.	Machine.	
Hand : To start as sac ...	22¾	17½	
Extras :			
Straps cut separately or cut on, per pair ...	2	1½	
Belt full ...	2	1	
Belt across back ...	1¼	¾	
If yoke back and front ...	2	1½	
If yoke back only ...	1	¾	
Scalloped back and front ...	2½	1½	
Scalloped back only ...	1½	1	
Basting pleats or belt for try on, each ...	¼	¼	
Box or single pleats from yoke to waist, per pair	½	
Gathered at yoke and waist ...	¾	¾	
Other extras as sac.			
Chesterfield.			
Preamble—Hand :			
S.B. 45in. long, 6 holes, in foreparts, with side, back and shoulder seams, edges bluff, raw or 1 row of stitching, canvas in foreparts, lapels and collar padded, 2 outside pockets, welt, jet, flap or patch without flap and 1 inside breast, edges drawn in, 3-ply of wadding on shoulder points and wings, plain sleeves, waddings on tops, to start—30 hours.			

Preamble—Machine :

As hand, all seams and edges and foreparts, linings on facing by machine, linings felled. Lapels and collar padded and put on by hand. to start—25½ hours.

Items.	Hours.	
	Hand.	Machine.
Fitting up	4½	2½
2 outside pockets	4	3
1 inside breast	1	¾
Putting in canvasses, stays and sewing side seams	1½	1½
Padding lapels and stay tape	¾	¾
Pressing canvas, pockets and seams	¾	¾
Making up edges	1	1
Basting over, including back linings or buggie	1½	1½
Felling in linings	2½	2
Seam and press shoulder seams	½	½
Holes in forepart not exceeding 1½ in.	1½	1
Outside stitching	2	2
Buttons	½	½
Making plain sleeves and pressing	2½	2½
Putting in sleeves	2	1½
Closing coat	¾	¾
Cutting and padding collar	1½	1½
Covering collar	1	1
Putting on collar, label and hanger	1½	1½
Pressing off	2½	2½
	30	25½

Second-class less 2 hours.

Deductions for Machine.

Collar padded by machine—deduct ¾ hour.

Collar put on by machine—deduct ½ hour.

Extras.	Hours.	
	Hand.	Machine.
Every 2in. or part of length	½	½
D.B. with 12 holes	2	2
Extra holes, each	¼	...
Fly in front	2	1½
Vents at sides, 13in. or less, each	½	½
Vents at sides, 13in. to 17½ in.	¾	¾
Fly in back or side vent, each	1	¾
Velvet collar	1	...
Swivel tab to collar	1	¾
Velt across back sewn in side seams 2 holes and buttons	1½	1½
Full belt 2 holes and buttons	2½	1½
Loops for belt, per pair	½	½
Tabs for back or side vents, 1 hole	½	½
Straps at hand, per pair	2	1½
Wind cuffs	2	1½
Casing with cloth, back and shoulders after finished	2½	...
Casing with cloth, back and shoulders before finished	1½	...
Imitation cuffs (gannlet), unlined	1	...
Piped edges	4	2
Faced round bottom with cloth	1	1½
Faced round bottom with leather	3	2
Pockets, vertical, in unlined coat	3	2
Pockets, vertical, in unlined coat, if bound extra	½	½
Vents at back of pocket	½	½
Facings, silk, to holes or front edge	3	...
Facings, silk, to holes or front edge, bagged	2
Silk lined to front	4	...
Silk lined to front, bagged	3
Putting in fur linings, ready prepared body and sleeves	6	...
Putting in fur linings, ready prepared body and sleeves (if brought forward over edge to form binding extra)	2	...
Fur cuffs	2	...
Fur down each forepart only	3	...
Fur front of cape	2	...

Summer Duster.

Hand Log.

S.B. unlined Chester, length not to exceed 45 in. with vent at back, 2 pockets, fronts stayed with linen, seams felled over, 1 outside stitching, 6 holes and eyelets in forepart, to start—18 hours ; silk, 1 hour extra.

Machine Log.

S.B. unlined Chester, length not to exceed 45in.. with vent at back, seams and single stitched by machine, 2 outside pockets, fronts and pockets stayed, lapels and collar padded and put on by hand, 6 holes and eyelets including machining, to start—14 hours ; silk, 1 hour extra.

All extras ⅓ less than Chester.

Hoods.	Hours.	
	Hand.	Machine.
Plain sewn in collar seam	1½	1
Cut in two pieces, extra	½	¾
Cut in two pieces. with drawing string, lined extra	1½	1
Cut in two pieces, with hooks and eyes, no bands	3½	3
Cut in two pieces. with five holes and buttons	4½	4
Cut in two pieces, band, extra	1	½
Capes.		
Plain, unlined, 2 seams, 1 row of stitching on edge sewn in gorge, not exceeding 24in. at back facing cut on, to start	2½	1½
Extras.		
Facing sewn on	¾	½
5 holes round gorge	1½	...
Hooks and eyes	½	...
Fly in front, 3 holes	2	1
Lining cape	1½	1
Taping, per yard	¼	¼
Band at neck	1	¾
Extra row of stitching on edge	1	¾
Tabs on front (fast), 1 hole and button	½	½
Tabs on front, swivel	1	½

Covert Coat.

35 inches long to start, less than Chesterfield	3	2
Extras as Chesterfield.		

Raglan.

	Hours.	
	Hand.	Machine.
Start as Chester	30	25½
With sleeve seams to gorge to form shoulders extra	1½	1
If shoulder seams continued to hand	1½	1
Second-class less 2 hours.		
Extras as Chesterfield.		

Frock or Albert Overcoat.

Items:—As frock 2in. extra length and breadth, extra on frock 2 hours	38½	33½
Extras as D.B. frock or Chesterfield.		

Inverness Cape.

Hand.—Not to exceed 50in. long, unlined, wings without button holes and buttons. Two outside pockets, jet welt or patch without flap, 5 holes and 1 row of outside stitching, to start—24 hours.

Machine.—As hand. All seams and edges machined. Lapels and collar padded and put on by hand. Bottom and back of facing, wings and seye felled, to start—20 hours.

Items.	Hours.	
	Hand.	Machine.
Fitting up	¾	¾
2 outside pockets	2	1½
Canvas, stay and stay tape	1	1
First press	½	½
Basting over edges and turning up bottom	¾	¾
Stitching edges	2	1½
Holes (5)	1½	1½
Buttons	½	½
Making wings	2½	1½
Seaming side seams, tacking wings	1½	1
Felling seye, including stay tape	1	1
Felling side seams	1	¾
Felling bottom	1½	1½
Felling back of facing	1	1
Cutting and padding collar	1½	1
Covering collar	1½	1
Putting on collar	1½	1½
Pressing off	2	2
	24	20

Second-class less 2 hours.

Extras.	Hand.	Machine.
Inside pockets, patches, felled, each ...	$\frac{1}{2}$...
Lining body and back ...	1	$\frac{3}{4}$
Lining wings ...	$\frac{1}{2}$	$\frac{1}{2}$
If interlined ...	$\frac{1}{2}$	$\frac{1}{2}$
Clasp, if plugged ...	1	...
Clasp, if pronged ...	$\frac{1}{2}$...
Each additional 4in. or part above 50in. ...	$\frac{1}{2}$	$\frac{1}{4}$
Other extras as Chesterfield.		

Eton Jacket.

Preamble :

Hand : Bluff, or 1 row of stitching on edge side, sidebody and shoulder seams. Canvas in foreparts, lapels and collar padded, 3 ply of wadding in shoulders, 2 holes in foreparts, to start—17 hours.

Machine : All seams and edges by machine, to start—14 $\frac{1}{4}$ hours.

Items.	Hand.	Machine.
Fitting up ...	$\frac{1}{4}$	$\frac{1}{4}$
Basting on canvas and stays ...	$\frac{1}{2}$	$\frac{1}{2}$
Padding lapels, and stay tape and stays ...	1	1
Sewing side body seams ...	1	$\frac{1}{2}$
Pressing canvas and seams ...	$\frac{1}{2}$	$\frac{1}{2}$
Making up edges ...	1	1
Basting over, including back lining or buggies ...	1	1
Felling linings ...	1	1
Seaming and pressing shoulder seams ...	$\frac{1}{2}$	$\frac{1}{2}$
1 row of stitching on edge ...	$\frac{1}{2}$	$\frac{1}{2}$
Making plain sleeves ...	2	$\frac{1}{2}$
Putting in plain sleeves ...	2	$\frac{1}{2}$
Holes and buttons in foreparts (2) ...	$\frac{1}{2}$	$\frac{1}{2}$
Wadding in shoulders and wings ...	$\frac{1}{4}$	$\frac{1}{4}$
Cutting and padding collar ...	1	1
Covering collar ...	1	1
Putting on collar, label and hanger ...	1	1
Pressing off ...	1	1
	17	14 $\frac{1}{4}$

Second-class deduct 1 $\frac{1}{2}$ hours.

	Hand.	Machine.
Pockets, each ...	1	$\frac{3}{4}$
Edges bound or corded, including cuffs, extra ...	1	$\frac{3}{4}$

Liveries.

Footman's coat or butler's dress coat, 10 real or imitation holes made up as gentleman's ...	32	24
Coachman's frock or overcoat, D.B. ...	32	24
Coachman's frock or overcoat, S.B. ...	30	22
Groom's frock, including side edges ...	30	22
Footman's round front coat, as gentleman's morning coat with corded holes and pointed flaps, 3 pockets, stand collar, hooks and eyes ...	26	18
Cotton and linen coats $\frac{1}{2}$ less.		
Silk, one hour extra on cotton and linen.		

Extras.		
Plain sword flaps or sham slash, per pair ...	1	$\frac{3}{4}$
Raised cuffs ...	1	$\frac{3}{4}$
Side edges, long ...	$\frac{1}{2}$	1
Side edges, short ...	1	$\frac{3}{4}$
Full sword or slash, lined and left loose on edge, per pair ...	2	$\frac{1}{2}$
Edges piped ...	4	2
Holes laced, each ...	$\frac{3}{4}$...
Holes notched ...	$\frac{1}{2}$...
Holes plain ...	$\frac{1}{4}$...
Laced collar ...	2	...
Laced flaps, per pair ...	2	...
Laced cuffs ...	2	...
Hand facings ...	$\frac{1}{2}$	$\frac{1}{4}$
Wings ...	$\frac{1}{2}$...
Shoulder cords ...	$\frac{1}{2}$...
Regulettes, each ...	$\frac{1}{2}$...
Epaulettes, per pair ...	1	...
Extra row of cord and buttons across breast (6) ...	2	...
Sham slash to sleeves seamed in forearm, per pair ...	1	$\frac{3}{4}$
Full slash with 3 holes in each, per pair ...	2 $\frac{1}{2}$	13 $\frac{3}{4}$

Extras.	Hand.	Machine.
Round cuffs with 3 large buttons ...	2	1
Stitched behind and facings tacked ...	$\frac{1}{2}$...
Regular capes, as gentleman's ...	$\frac{1}{2}$	1
Sham (first) ...	$\frac{1}{2}$	$\frac{3}{4}$
Sham (second) ...	2	1 $\frac{1}{4}$
Over (2) ...	2 $\frac{1}{2}$	1 $\frac{1}{2}$

Page's Jacket.

Hand Log.

Preamble : S.B. lined, stand collar, 1 inside breast pocket, 12 holes and buttons or hooks and eyes, 1 row of buttons on front, 3 ply of wadding in shoulder points and wings, plain sleeves, to start—17 $\frac{1}{4}$ hours.

Machine.

Preamble : All seams and edges by machine, to start—13 $\frac{3}{4}$ hours.

Items.	Hand.	Machine.
Fitting up ...	$\frac{1}{2}$	$\frac{1}{2}$
Seaming side body and side seams ...	1	$\frac{1}{2}$
Canvas in foreparts and stays ...	$\frac{1}{2}$	$\frac{1}{2}$
Stay tape or linen ...	$\frac{1}{2}$	$\frac{1}{2}$
Inside pocket ...	1	$\frac{1}{2}$
First press ...	$\frac{1}{2}$	$\frac{1}{2}$
Seaming and pressing shoulder seams ...	$\frac{1}{2}$	$\frac{1}{4}$
Felling in linings ...	1	$\frac{3}{4}$
Holes and buttons ...	3	3
Plain sleeves (making) ...	2 $\frac{1}{2}$	13
Putting in sleeves ...	$\frac{1}{4}$	$\frac{1}{6}$
Collar ...	3	2
Pressing off ...	1 $\frac{1}{2}$	1 $\frac{1}{2}$
	17 $\frac{1}{4}$	13 $\frac{3}{4}$

Second-class less 1 $\frac{1}{2}$ hours.

Extras.		
Piped edges ...	2 $\frac{1}{2}$	1 $\frac{1}{2}$
Piped seams ...	2 $\frac{1}{2}$	1 $\frac{1}{2}$

Postilion's Jacket—Hand.

Preamble : S.B. stand collar, 1 inside breast pocket, 18 holes and buttons, or hooks and eyes and buttons, canvas and wadding in breast and shoulder points and wings, plain cuffs on sleeves, lined through, to start—21 hours.

Machine : All seams and edges by machine, to start—18 hours.

Extras.	Hand.	Machine.
Belt ...	2	1 $\frac{1}{2}$
Each row of stitching after first on belt ...	1	$\frac{1}{4}$
Flaps, per pair ...	$\frac{1}{2}$	$\frac{1}{4}$

Jockey Jacket by Machine.

Plain stand collar, canvas through fronts, including machining to start—5 hours.

Extras.		
Hoops, stripes or spots, large	$\frac{1}{2}$
Cross belt or sash	1
String and channel round waist	$\frac{1}{2}$

Highland Jacket.		
Start as sac ...	23 $\frac{3}{4}$	17 $\frac{1}{2}$

Extras.		
Inserted side bodies ...	1 $\frac{1}{2}$	1
Cuts across waist ...	1	$\frac{3}{4}$
Shoulder straps ...	2 $\frac{1}{2}$	1 $\frac{1}{2}$
Gauntlet cuffs ...	1 $\frac{1}{2}$	1
Pointed flaps ...	1	$\frac{1}{4}$
Fly in breast ...	1	$\frac{3}{4}$
Shoulder cords ...	$\frac{1}{2}$...
Single cords on cuffs, or flaps, per pair ...	1	...
Eyelets on breasts, cuffs and flaps ...	1 $\frac{1}{2}$...
Pleats at side seams ...	1	...
Vent and tack at back braided ...	4	...

Kilts.

Any material, 25 pleats each side, 2 leather straps and buckles, binding seamed or stitched round tops, stay up apron, to start—20 hours.

Extras.	Hand.	Machine.
Extra pleats, each	$\frac{1}{4}$...
2 holes and buttons on upper and under apron	$\frac{3}{4}$...
Kilt felled or loop stitched	$1\frac{1}{2}$...
Rosettes, each	$\frac{1}{2}$...
Making fringe and putting on apron	2	...
Hemming belted, plaid all round	2	...
If made cross cut extra to be arranged.		
Youth's kilts, from 21in. to 24in. long 23 plaits less than men's	$1\frac{1}{2}$...
Boy's kilts, 28in. waist, 16in. to 18in. long less than youth's	$1\frac{1}{2}$...
Boy's kilts, 26in. waist, 14in. to 16in. long less than youth's	$2\frac{1}{2}$...
Boy's kilts, 24in. waist under 14in. length less than youth's	$3\frac{1}{2}$...
Cotton body sewn on kilts, without holes and buttons	$1\frac{1}{2}$...
Cotton body sewn on kilts, with three holes Tuck on body extra	2	...
...	$\frac{1}{2}$...
All other extras to be arranged.		
All items machined 1/3rd less.		

Trews. (All items machined 1/3rd less.)

Hand:		
Open front and back, three holes	3	...
Elastic in return round top	4	...
With leather round join, 5 holes and buttons band, linings and loops	6	...
Highland or Tam O'Shanter bonnet, with rosettes	6	...
Tweed ditto, with stand and rim, seams rantered top of same, same material	8	...

Military Uniforms.

Infantry tunic, lieutenant's rank	$46\frac{1}{2}$	$38\frac{1}{2}$
Artillery tunic	48	40
Rifle tunic	$59\frac{1}{2}$	50
Military doublet	56	47
Infantry mess	37	31
Artillery mess	$46\frac{1}{2}$	$38\frac{1}{2}$
Rifle mess	$46\frac{1}{2}$	$38\frac{1}{2}$
Infantry vest	$18\frac{1}{2}$	$12\frac{1}{2}$
Artillery vest	$24\frac{1}{2}$	17
Rifle vest	17	12
Plain sheel jacket	$31\frac{1}{2}$	25
Infantry patrol	54	39
Artillery patrol	$62\frac{1}{2}$	45
Rifle patrol	$70\frac{1}{4}$	54
Infantry great coat	$27\frac{1}{2}$	24
Artillery great coat	24	$21\frac{1}{2}$
Cape on great coat	$10\frac{1}{2}$	7
Military fatigue jacket, 2 pockets	$18\frac{1}{2}$	$12\frac{1}{2}$

Clerical and Law Gowns.

Clergyman's silk with bishop sleeves	42	37
Clergyman's Geneva	40	25
Clergyman's lustre or alpaca	38	33
Barrister's silk	40	35
Barrister's alpaca	36	35
Students	30	25
Precentor's	30	25
Plain cassock, silk or cloth	22	17
Plain cassock, lustre or alpaca	20	15
Soutanes or cassock, with cap, lined to waist, extra on cassock	$4\frac{1}{2}$	$2\frac{1}{2}$
Cape lined, extra	1	$\frac{1}{4}$
Cape edged piped, extra	$1\frac{1}{2}$	1
Belt on cassock, extra	2	1

Dressing Gown.

Hand Log:
Preamble: Plain S. B. gown made of any woollen materials, side and shoulder seams, 3 holes and buttons, 2 loops at sides, 2 outside pockets, lined or felled seams, any collar, 1 row of outside stitching—18 hours. Other materials—19 hours.

Machine Log:

Any woollen materials including machining—16 hours.
Lapels and collar padded and put on by hand.

Extras.

	Hand.	Machine.
D.B. with 4 holes on each breast	2	...
Seamed on lapels	1	$\frac{3}{4}$
Cut across waist	1	$\frac{1}{4}$
Slits	$\frac{1}{2}$	$\frac{1}{2}$
Frock coat, back	$1\frac{1}{2}$	1
Cord or braid on edges, pockets and sleeves Edges, pockets, and sleeves piped with cord	$2\frac{1}{2}$	$1\frac{1}{2}$
...	4	$2\frac{1}{2}$
Crows tees, each	$\frac{3}{4}$	$\frac{1}{2}$
Crows tees, cloth piping, each	$\frac{1}{2}$	$\frac{1}{2}$
Other extras as chester.		

Vests.

Plain S.B., 3 outside pockets, welts, jet or patch without flap, pocket ends tacked by hand, canvas in foreparts, edge drawn in all pockets, buttons and holes stayed, breast linings felled in, back and back strap, and 1 row on edge by machine, including machining, exclusive of pressing, to start—6 hours.

Extras.

Hand. Machine.

	Hand.	Machine.
D.B. lapels cut on and guard hole, not to exceed 4 holes aside	$1\frac{1}{2}$	1
D.B. lapels sewn on	2	$1\frac{1}{2}$
Extra pocket outside	$1\frac{1}{4}$	1
Extra pocket inside	1	$\frac{3}{4}$
Eye-glass pocket	$\frac{3}{4}$	$\frac{1}{2}$
Flaps, each	$\frac{3}{4}$	$\frac{1}{4}$
Chamois, each	$\frac{1}{2}$	$\frac{1}{4}$
Edges piped	1	$\frac{3}{4}$
Each extra row of stitching on edge and pockets	$1\frac{1}{2}$	$\frac{1}{4}$
Edges jetted	$\frac{1}{2}$	$\frac{1}{4}$
Edges bound	$1\frac{1}{2}$	$\frac{1}{4}$
Edges corded	$1\frac{1}{2}$...
Tracing braid, each row	1	$\frac{1}{2}$
Shams and vestettes with 3 holes	$2\frac{1}{4}$	$1\frac{3}{4}$
Collar, roll step, stand or prussian	1	$\frac{3}{4}$
Fly in front	1	$\frac{1}{4}$
Loose facing with eyelets	$1\frac{1}{2}$	1
Eyelets through foreparts	$1\frac{1}{2}$	$\frac{1}{2}$
Fly with sham buttons	$1\frac{1}{2}$...
Vents at sides or back, each	$\frac{1}{2}$	$\frac{1}{4}$
Cuts, per pair	$\frac{1}{2}$	$\frac{1}{4}$
Puffs in back seam	$\frac{1}{2}$	$\frac{1}{4}$
Interlined with flannel	$\frac{1}{2}$	$\frac{1}{4}$
Skirt at waist	$\frac{1}{2}$	$\frac{1}{4}$
Cassock lapel cut on, to start extra	2	2
Cassock lapel cut on with fly to top, 9 holes extra	$1\frac{1}{2}$	1
Bagged sleeves	$2\frac{1}{2}$	$1\frac{1}{2}$
Vents in sleeves	$\frac{1}{2}$	$\frac{1}{2}$
Each hole and button extra	$\frac{1}{4}$...
Back straps by hand	$\frac{1}{4}$...
Dress and clerical vest. To start 2 hours extra.		

Measurements (Vests.)

Men's.

From hole to button waist measure, over 30in., under 42in.	1	...
24in. and under 49in. extra	$1\frac{1}{4}$...
49in. and under 53in.	$1\frac{1}{4}$...
53in. and over	$1\frac{1}{4}$...

Youth's.

Over 28in. to 30in., less than men's	1	...
Over 26in. to 28in., less than men's	2	...
Over 24in. to 26in., less than men's	$2\frac{1}{2}$...

Deductions.

Foreparts, linings, bagged, less	$\frac{3}{4}$...
Pockets, tucked by machine, less each	$\frac{1}{4}$...

Bastes.

Vest, rough bastes, canvas in foreparts	$\frac{1}{2}$...
Vests, front edge taped back and straps in	1	...
Vests with lapels and collar	$1\frac{1}{4}$...
Vests with sleeves	$1\frac{3}{4}$...
Forward try-on foreparts made up, back and straps basted in	$\frac{1}{2}$...

Alterations and Repairs.

Let out or take in at sides seams	$\frac{1}{4}$	$\frac{1}{2}$
Top of back and shoulder seams out	$\frac{1}{4}$	$\frac{1}{2}$
New roll collar or vest made to button lower	1	...

Alterations and Repairs.

Hand. Machine.

	Hand.	Machine.
Roll or stand collar vest made into no collar vest	2	...
Re-binding fronts and collar, by hand	2	1
Re-binding pockets, per pair	$1\frac{1}{4}$	$\frac{3}{4}$
New back and back lining	$1\frac{1}{2}$	1
New foreparts lining if back or shoulders not altered	1	$\frac{3}{4}$
Ripping and cleaning vests for re-making	1	...

Trousers.

Hand.—Plain tops bound or turned in, stayed with canvas, buttons, back linens, back straps and buckles, fly with top hole and button or hook and eye, crutch and waist lining, 2 pockets, bottoms felled or cross-stitched, inclusive of shrinking and pressing off, to start—12 hours.

All seams in assam or tussore to be turned in.

Machine.—Start 2 pockets, hand tacks, back straps machined on, including machining, seat, seam and bottoms by hand, tops turned in or bound, including underpressing but exclusive of shrinking and pressing off, to start—7 hours.

Second-class deduct 1 hour.

Measurements.	Hand.	Machine.
Over 28in. and under 40in. waist measure.		
40in. and under 47in. extra ...	1	...
47in. and under 51in. extra ...	1½	...
51in. and over ...	1¾	...
Over 26in. to 28in. less than men's	1	...
Over 24in. to 26in. less than men's	1¾	...
Over 22in. to 24in. less than men's	2½	...
Bottoms by machine less ½ hour.		
Pockets tacked by machine less ½ per pair.		

Extras.	Hand.	Machine.
Dress trousers, extra ...	1½	1½
Braid down side seams, per row, per pair ...	2	1
Cuff bottom (boxed) ...	¾	...
Raised seams ...	1	1½
Double seat of cloth ...	1	2½
Pockets, frog side, cross, hip or rule ...	1	2½
Pockets, cash or fob ...	¾	2
Serged seams ...	1	...
Chamois pockets, extra. each ...	1	1½
Flaps ...	1½	1½
Extra long strap and buckle ...	1	1½
Hip straps ...	1	1½
Loops for belt, per pair ...	1½	1½
Belt with buckle or hole and button ...	1½	1
Tab to button catch ...	¾	1½
French bearer, 2 holes ...	1	1½
Puffs in seat seam ...	1	1½
Extra large chamois seat lining over 4in. each way, or double seat ...	1	...
If seams taped, extra ...	1½	1½
Crutch pieces 9in. or under rantered ...	1	1½
Taping seat pieces and cuts, per pair ...	1½	1½
Lapped side seams ...	1	1½
Lapped leg and seat seam ...	1½	1½
Piped or welted side seams ...	1	1½
Leg seams felled each side or taped	1	1½
Side seams felled each side or taped	1	1½
Seat seams felled each side or taped	1½	1½
Leg seams turned over and felled	1	1½
Side seam turned over and felled	1	1½
Seat seam turned over and felled	1½	1½
Lining with cotton after finish ...	1½	1
Lining before finished ...	1	1½
If interlined with domette ...	2½	1½
Flannel lining ...	2	1½
Silk lining ...	2½	1½
Chamois lining to knee ...	4	3
Chamois lining to bottom ...	5	4
Knees lined ...	1	¾
Bottoms canvassed ...	1	...
Bottoms bound ...	1	1½
Bottoms faced ...	1	1½
Bottoms cuffed with cloth over 5in. and under 9in. ...	1½	1
Bottoms cuffed with leather ...	2½	1½
Leather at heels, per pair ...	1½	1½
Leather all round ...	1	1½
Instep straps, cloth 2 holes, per pair ...	2	1
Sewing on leather straps and buckles under feet ...	1½	...
Hand stitched tops, buttons catch and fly ½ and back straps extra ½ on machine garments ...	2	...
Double strap buttons, with stays at bottoms	¾	...
Single strap buttons with stays at bottoms	1½	...
Fly at bottoms, 3 holes ...	2½	1½
Whole falls ...	1	¾
Split or narrow falls ...	2	1½
Shrinking and pressing trousers ...	1	...
Leg seam fork to knee by hand ...	1½	...
Strapping from seat to bottom, 2 sewings	8	3
Plain livery trousers, less than gentleman's	1	1
Cuts or pleats in top-sides, per pair ...	1½	...
Cuts in topsides, per pair	1

Deductions.	Hand.	Machine.
Machining one hour.		
Bastes.		
All seams basted, canvas fly and buttons	1½	...
Forward try-on tops made up, bottoms and seat seam basted ...	1½	...
Breeches with both knees basted ...	2½	...

Alterations and Repairs to Trousers.	Hand.	Machine.
Side seams cut from pocket through bottom	1½	¾
Side seams cut through top and bottom with pockets ...	3	2½
Leg seam cut through fork and bottom ...	1½	1
Seat seams cut crutch and part of leg seam out ...	1½	1
Seat seams only ...	1½	¾
Seat seams cut with crutch lining off and on again ...	1	¾
Trousers shortened or lengthened ...	1	1
Lengthened and faced ...	1½	1½
More dress taken out or leg seam and front	1½	1½

Alterations and Repairs to Trousers.	Hand.	Machine.
Trousers made into knicker-bockers with garter and buckle ...	3	2
If side seam and leg seam let out extra ...	1	½
Ripping and cleaning trousers for remaking	2	...
Seating trousers ...	1	¾
Large seat linings, to cover seating ...	1½	1

Gentleman's Knickers.	Hand.	Machine.
As per trousers, with elastic in knee, 2in. vent, to start ...	10	7
Second-class less ...	1	1

Extras.	Hand.	Machine.
Strap and buckle at knee or hole and button ...	1	¾
Vents over 2in. extra ...	1½	1½
Elastic puffs in leg seam ...	1	1½
Continuations ...	1	¾
Each holt and button ...	1½	...

Riding Breeches and Pantaloon.	Hand.	Machine.
Hand: White moleskin, silk and stockinette to count 1st class as per trousers with formed or cuts under knee 4in. vent, 4 holes and buttons or eyelets to be shrunk before making up with 2 pockets and pressing, to start—14½ hours.		
By machine including machining, shrinking and pressing to start—11 hours.		
Second-class less 1 hour.		

Extras.	Hand.	Machine.
Buttons and holes in vent, extra, each ...	1½	...
Every 4in. over first 4in. in vents ...	¾	1½
Continuations short not to exceed 4½in., with 3 holes ...	3½	2½
Continuations long with 4 holes and buttons	5	3½
Strappings outside knee, single stitched ...	1	¾
Strappings outside knee, double stitched ...	1½	1
Strappings outside knee, felled and one row stitched by machine ...	2½	2½
Strappings fork to knee, one row ...	2½	1½
Strappings fork to knee, two rows ...	3½	2
Strappings fork to knee, felled and 1 row by machine ...	2¾	2¾
Strappings seat to knee, one row ...	5	3
Strappings seat to knee, two rows ...	6½	3½
Inside knee lined ...	1	¾
Stitching strapping across knee, per pair	1½	1½
Cased round bottoms ...	1	1½
Cuts in hams ...	1	¾
Cuts in under knee, covered and felled or stitched ...	1	¾
Cuts at bottom ...	1½	1
Trousers strappings same as breeches.		

Leggings.	Hand.	Machine.
Hand: Felled and stitched edges, 8 holes and buttons without tongues, back seams stitched on each side. Including shrinking and pressing, to start—8 hours.		
Machine: With 2 sewings on edge, back seams stitched each side, with 8 holes and buttons, including shrinking and pressing, and machining, to start—5 hours.		

Spats.	Hand.	Machine.
Hand: With 5 holes and buttons ...	5½	...
Machine: As hand including machining	3½

Extras—Leggings and Spats.	Hand.	Machine.
Putting in tongues ...	1	¾
Tongues cut on or with seams in front... ..	1½	1½
Tongues half cut on ...	1	¾
Strap and buckle at knee, cloth ...	1	1½
Strap and buckle at knee, leather ...	1	...
Instep strap-cloth, 2 holes ...	2	1½

Extras—Leggings and Spats—continued.

	Hand.	Machine.
Instep strap-leather sewn on	$\frac{3}{4}$	$\frac{1}{2}$
Whalebone in back seams	1	...
Each row of stitching round tongue ...	$\frac{1}{2}$	$\frac{1}{4}$
Each row of stitching edges	1	$\frac{1}{2}$
Stitched each side of front seams ...	$\frac{3}{4}$	$\frac{1}{2}$
Fly at sides	$1\frac{1}{2}$	$\frac{3}{4}$

Jockey's Breeches.

Made of silk cashmere, cotton, etc., cut to ankle length, cuts under knee, made all by machine; all seams turned in and stitched holes and buttons in fly and top of fly. Knee vents 9in. with 6 holes and buttons bound or turned in, knee strappings 12in., 2 stitchings on edge, 6 rows of stitching across each, back strap and buckle. No buttons on tops, to start without pockets—9 hours.

Extras as riding breeches.

Deductions for machining if machine and machining are supplied by employer.

Frock, dress, chester, raglas, albert, clergyman's silk lustre, Geneva or alpaca, barrister's silk or alpaca gowns, deduct 4 hours.

Morning, shooting, covert coats, footman's coat, butler's dress coat, groom's or coachman's frock or overcoat, student's or precenter's gowns, deduct 3 hours.

Sac, dinner jacket, Norfolk, Inverness, summer sac, summer duster, page, postilion or Highland jackets, footman's round front coat, cassocks, deduct 2 hours.

Eton or jockey jackets, deduct $1\frac{1}{2}$ hours.

Leggings, trousers, knickers, breeches or dressing gown, deduct 1 hour.

Vests, deduct $\frac{2}{3}$ hour.

Spats, deduct $\frac{3}{4}$ hour.

It is Understood.

1. All bastes and alterations to be ripped and smoothed by maker for remaking.

2. All extras not specified shall be arranged.

3. All items mentioned in start not done by maker shall be deducted.

4. In machine made garments, all pockets to be tacked by hand: if tacked by machine $\frac{1}{4}$ of an hour deducted for each pocket.

5. All seams in unlined or washing garments to be raised and turned in.

In all coats:

Collar padded by machine, deduct $\frac{3}{4}$ hour.

Collar put on by machine, deduct $\frac{1}{2}$ hour.

Ladies' Tailoring Time Log.

The hourly rates payable to workers engaged on piece-work shall be:—

	Within a 15-mile radius of G.P.O., Perth.	Outside a 15-mile radius and within a 25-mile radius of G.P.O., Perth.
	Per Hour.	Per Hour.
	s. d.	s. d.
Males	1 3.7	1 4
All other females ...	0 11.955	1 0.32
Female skirt makers ...	0 10.625	0 10.82

First Class.

To include superfine cloths, deerskin, venetian, velvet, silk, heavy melton, sataras, heavy beaver, cashmere suiting, corded silk, marcella, satin, box cloth, silk vesting, kersey, buckskin, and all faced cloths.

Second Class.

To include velveteens, worsted coatings, worsted silk mixture, whitneys, stockinettes, pilot, Bedford cord, Cashmere hopsack coatings, meltons, vicunas, worsted suitings, fine serge, white drill, duck, alpaca, pongee, China and all washing silks, serges, chevots and flannels.

D.B. shall mean double breasted.

S.B. shall mean single breasted.

Fitting up shall mean cutting facings, collars, welts, band straps and all fittings and linings.

Extras shall mean any work not specified in the starting time.

Edges hand shall mean edges, collar, flaps or welts.

Riding Habit Jacket.

Preamble: Single breasted, collar and lapels or stand collar three holes and buttons, cuts and double canvas in breast, collar and lapels padded, one sewing or binding on edge, plain sleeves with wadding in tops, two plys of wadding on back and front seye, lining felled, coat not to exceed 26 inches in length.

Items.

	Hand Log. Hours.	Machine Log. Hours.
Marking and fitting up	1	1
Sewing side body seams and cuts in gorge ...	$1\frac{1}{2}$	1
Sewing side seams and bust darts ...	$1\frac{1}{2}$	1
Pressing seams, putting on canvas and padding lapels, stay and stay tape ...	2 $\frac{1}{2}$	2 $\frac{1}{2}$
Joining coat, making back vent and tuck ...	$1\frac{1}{2}$	1
Seaming linings and 2 plys of wadding on back and front seye	$1\frac{1}{2}$	1
Pressing linings and canvasses	$\frac{1}{2}$	$\frac{1}{2}$
Putting on facings, basting over and felling linings	2 $\frac{1}{2}$	2 $\frac{1}{2}$
Stitching, storing or binding edges	2	$\frac{1}{2}$
Seaming and pressing shoulder seams ...	$\frac{1}{2}$	$\frac{1}{2}$
3 holes and buttons	$\frac{1}{2}$	$\frac{1}{2}$
Making plain sleeves	2 $\frac{1}{2}$	1 $\frac{1}{2}$
Putting sleeves in	2	1 $\frac{1}{2}$
Padding, making and putting on collar, hanger and label	2	2
Pressing off	2	2
	24 $\frac{1}{2}$	18 $\frac{1}{2}$

Second-class less two hours.

Extras.

Full basting with lining and padding ...	4	...
Full basting with lining	3	...
Skeleton baste with 2 sleeves	2 $\frac{1}{2}$...
Forward baste	1	...
D.B. with 1 lapel, with hook and eyes in seam	2	...
D.B. with 2 lapels, with hook and eyes in seam	3	...
Each hole and button	$\frac{1}{4}$...
Extra seams, per pair	$\frac{1}{2}$	$\frac{1}{2}$

Pockets.

Outside pockets, welts, flaps or jetted ...	$1\frac{1}{2}$	1
Outside watch pocket	1	$\frac{1}{2}$
Inside watch pocket	$\frac{1}{3}$	$\frac{1}{2}$

Edges.

	Hand Log. Hours.	Machine Log. Hours.
Extra row of stitching	2	$\frac{1}{2}$
Bound edges, if on machine garments	1
Flat braided 3 sewings	4	2
Corded	1	...
Flat braid, loops across breast or elsewhere, per pair	1	$\frac{3}{4}$
Ditto, with drooping frogs	3	1 $\frac{3}{4}$
Flat braid, loops across breast with drops at each end	4	2 $\frac{1}{2}$
Tubular braid with olivets and crow's toes and eyes put on with 2 sewings ...	2	...
Tubular braid with drop loops and caps, per pair	3	...
Tubular braid with Austrian knots ...	3	...
Tubular braid worked into figures, per yard ...	$\frac{3}{4}$...
Tubular braid put on with one sewing, per yard	$\frac{1}{2}$...
Tracing braid on edge with eyes at corners each row after the first	2	1
Tracing braid eyes per doz., single ...	$\frac{1}{2}$	$\frac{1}{4}$
Tracing braid put on straight or waves with eyes at corner, per yard	$\frac{1}{2}$	$\frac{1}{4}$
Tracing braid worked in figures, per yard ...	1	$\frac{1}{2}$
Tracing braid crow's toes, per yard	$\frac{1}{2}$	$\frac{1}{2}$
Tracing braid Austrian knots, per yard ...	1	$\frac{1}{2}$
Tracing braid fern leaf, five inches by four ...	2	1
Tracing braid others in proportion.
Olivets or buttons, per doz.	1	...
Crow's toes or tubular braid on sleeves ...	1	$\frac{1}{2}$

Bones.

Whalebone cased under lining	$\frac{1}{4}$...
Whalebone, fancy, cased outside lining ...	$\frac{1}{2}$...

Length.

	Hand Log. Hours.	Machine Log. Hours.
Each additional 5in. over 26in. or portion thereof	2	1

Strappings.		Hand. Machine.	
Preparing, strapping and stitching on, per yard	...	1½	1
Habit Skirt.			
(Side Saddle.)		Hand.	Machine.
Marking up and fitting up	...	¼	¼
Dart from waist to knee	...	1	1
Pommel darts	...	1	1
Seaming side seams	...	1½	1½
3 darts or plaits at waist	...	1½	1
Pressing seams and darts	...	1½	2
Making plaquet buttons bearer and stays	...	1½	1
Webbing and band with hole and button	...	2	1½
Turning up and felling bottom	...	2	2
Pressing off	...	1½	1½
		12½	10½

Second-class less ¾ hour.

Extras.					
Divided or safety skirt—To start, 2 hours extra.				Hand. Machine.	
Full baste	1½	1½
Extras, cuts each unlined	½	¼
Extras, cuts each lined	1	½
Pocket, welt, jet or patch	1	¾
Lining front to knee	1	1
Lining back to knee	1	1
Shot bags, each	¼	...
Vest body with 10 holes and buttons	5	4
Back and shoulder straps	3	2
Watch pocket	½	¼

Lady's Frock or Newmarket.
Preamble.—D.B., not exceeding 40in. in length, collar and lapels padded, 6 holes and buttons in front, bust darts, one in each fore part, cuts in gorge, side and sidebody seams, back seam with slit and tack or box pleats, 1 row of stitching or binding on edge, plain sleeves, wadding in tops, 3 plys of wadding in shoulder wings and front scye. Label and hanger.

Items.		Hand.	Machine.
		Hours.	Hours.
Fitting up	...	1½	1½
Sewing sidebody seams, cuts in gorge	...	1½	1
Sewing side seams ½, lapel seams ½, bust darts 1	...	2	1
Sewing waist seams, back seams, slit and tack cuts in basque and making up plaits	...	2½	1½
Pressing seams, and double canvas on bust	...	1	1
Putting in canvas, padding lapels and stays and stay tape	...	3	3
2 plys of wadding back and front scye	...	½	½
Pressing foreparts	...	½	½
Putting on facing, basting over and felling linings	...	4	3½
Seaming shoulder seams	...	½	¼
1 row of stitching or binding	...	2	1½
6 holes and buttons	...	1¾	1¾
Making sleeves	...	2½	1½
Putting in sleeves	...	2	1½
Padding, making and putting on collar, label and hanger	...	2	2
Pressing off	...	2½	2½
		30	23

Extras as riding habit.
Second-class less 2 hours.

Ladies' Morning Coat.			
Preamble : Not exceeding 35in. in length, square or round basque collar and lapels padded, 2 holes and buttons in front, 1 bust dart in each forepart, cuts in gorge, 1 pair of sidebodies. Back seam with vent and tack, or box plait, waist seams and 2 cuts in skirt, 1 row of stitching or binding on edge.			
Items.		Hand.	Machine
		Hours.	Hours.
Marking and fitting up	1½	1½
Sewing sidebody seams and cuts in gorge	...	1½	¾
Sewing side seams half bust darts 1	...	1½	¾
Sewing waist seams 1, cuts in basque and back seam and making up plaits, vent and tack	2½	1½

Items—continued.		Hand.	Machine.
		Hours.	Hours.
Pressing seams, double canvas on bust, putting in canvas, padding lapels, stays and stay tape	...	3½	3
2 plys of wadding at back and front scye	...	½	½
Pressing forepart	...	½	½
Putting on facings, basting over and felling linings	...	2¾	2
Stitching, stoting or binding edges	...	2	½
Seaming and pressing shoulder seams	...	½	¼
2 holes and buttons	...	½	½
Making plain sleeves	...	2½	1½
Putting in sleeves	...	2	1½
Padding, making and putting on collar, label and hanger	...	2	2
Pressing off	...	2	2
		24½	17½

Extras as habit.
Second-class less 2 hours.

Eton Coat or Bolero.
Preamble : Collar and lapels with cloth, silk or velvet breast darts or seams through foreparts, 3 holes and buttons, edges bluff or bound or one row of stitching, wadding in front and back scye and tops of sleeves.

Items.		Hand.	Machine.
		Hours.	Hours.
Marking and fitting up	...	½	½
Breast darts and cuts in gorge	...	1	¾
Side and sidebody seams	...	1	¾
Pressing seams	...	½	½
Putting in canvas padding lapels, stays and stay tape	...	1½	1½
Seaming shoulder and pressing	...	½	¼
Pressing forepart, putting on facings, basting over and felling linings	...	2½	2½
Stitching edges and bottom, one row	...	1	½
3 holes and buttons	...	¾	¾
Making sleeves	...	2½	1½
Putting in sleeves	...	2	1½
Padding, making and putting on collar, label and hanger	...	2½	2½
Pressing off	...	1	1
Second-class less ¾ hour.			

Russian Blouse.
Preamble : Whole back, 1 pair side bodies, bust darts or seams through foreparts. Belt formed, stitched and sewn on. No lapels, collar of cloth, silk or velvet, 3 holes and buttons, plain sleeves with wadding in tops, wadding in back and front scye and one row of stitching or binding on edge, label and hanger. To start—12 hours hand, 9 hours machine.
Second-class less one hour.

Extras.		Hand.	Machine.
5in. basque with opening at back	...	2	1½
For every 2in. extra	...	½	¼

Dress Bodice.
To start, less than riding habit jacket, 2 hours.
All extras as riding habit jacket.

Dolman.
To start, 4 hours extra on covert coat ... 20
All extras as covert coat.

Princess Robe.		12	9
Silk or velvet, interlined, hooks and eyes of buttons in front one and a-half inches apart, stand collar, with or without box pleats			
Other material	...	8	6

Plain Blouse.		Hand.	Machine.
Side and shoulder seams, band down fronts, 3 holes, to start	...	4	3
Pocket outside	...	1	½
Collar, with or without lapels	...	2	1

Chesterfield or Ulster.

Preamble: S.B. plain 35 inches long, 1 pair of side and shoulder seams, holes and buttons, plain sleeves, plain, plaited or gathered in, wadding in tops, wadding in front and back seye, collar and lapels padded, one row of stitching or binding on edge.

	Hand.	Machine.
To start	22½	17
Second-class less 2 hours.		
Extras as covert coat.		

Paletot.

S.B. 35 inches long, seams in body, plaits and vent at back and feather tack, 5 holes and buttons.

	Hand.	Machine.
Start as chesterfield	27½	19
Extras as covert coat.		

Ladies' Sac or Covert Coat and Jacket.

Plain S.B. 25 inches long, 1 pair of side seams, shoulder seams, 2 holes and buttons. Plain sleeves, wadding in tops, wadding front and back seye, collar and lapel padded, one row of stitching or binding on edge.

Items.	Hand. Hours.	Machine. Hours.
Marking and fitting up	1½	1½
Seaming side seams	1½	1½
Pressing seams, putting in canvas, padding lapels, stays and stay tapes	1½	1½
Pressing foreparts	1½	1½
Putting on facing 1, felling linings ½	1½	1½
Shoulder seams	1½	1½
Wadding in back and front seye	1½	1½
Making sleeves	2½	1½
Putting sleeves in	2	1½
Stitching, stoting or binding edges	2	1½
Padding, making, putting on collar, label and hanger, 2 holes and buttons	1½	1½
Pressing off	1½	1½
	16	12

Second-class, less 2 hours.

Extras.

Extra seams, per pair	½	½
Every 5 inch or part over 25 inches	3	1
Seams through shoulder to bottom or breast darts, per pair	3	1
Back panel seams, per pair	3	1
Cuts in gorge, per pair	1½	1½
Cuts under arms, per pair	1½	1½
D.B. 2 holes each side	2	1
Pockets welt, jet, patch or flaps, each	1½	1
Fly in front	1½	1
Cuffs with 2 holes and buttons	1	½
Cuffs turned back with cloth, silk or velvet	1½	1
Inside ticket pocket	1½	1
Each extra row of stitching on edge	2	1
Vent in sleeves	1½	1
Mogue vent in sleeves	1½	1
Each hole and button	1	1
Vents at side, per pair	1	1

Norfolk Jacket.

Start same as sac	16	12
Extras:		
Plaits or straps, per pair	2	1½
Belt with hole and button or buckle, 1 row stitching	1½	1
Belt loops, per pair	1½	1
If yoke back and front	2	1
If yoke back only	1	1
Scalloped back and front	2½	1½
Scalloped back only	1½	1
Other extras as sac.		

Ladies' Raglan Coat.

	Hand. Hours.	Machine. Hours.
35in. long. To start same as Chesterfield With sleeve seams to gorge to form shoulders, extra	22½	17
If shoulder seams continued, to hand	1½	1
Second-class less 2 hours.		

Ladies' Inverness Cape or Centennial.

	Hand. Hours.	Machine. Hours.
42 inches long, lined or unlined. To start	18	14
Extras as covert coat.		
Second-class, less 2 hours.		

Washing Garments.

Made of Assam silk, Tussore silk, linen, cotton, alpaca and Ciilian clothing, to be paid one-third less in each class of garment, made all by machine, except collar and lapels padded by hand, pockets tacked by hand, and felling facings and felling round the bottom.

Capes.

	Hand. Hours.	Machine. Hours.
35 inches long, shoulder seams right through or otherwise 1 row of stitching on edge or binding, any collar, 6 holes and buttons	12	9

Extras.

Hand slits with welts, per pair	1½	1
Hand slits with jettings, per pair	1½	1
Fly front	1½	1
Plain golfing capes with arm straps—To start	8	6½
Hoods	4½	3

Ladies' Vests.

To start 4 holes and buttons, plain 1 row of stitching or binding on edge	4	3
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Extras.

Bust darts, per pair	3	1½
Extra seams, per pair	3	1½
Stand, step or roll collar	1	1
Pockets, welt jet or patch, each	1	1
Inside pocket	1	1
Each extra row of stitching on edge	1½	1½
Each extra row of stitching on cuts, per pair	1	1
Watch pocket	1	1
Elastic at back	1	1
Whalebone, each	1	1
D.B. with lapels, 4 holes aside and collar	2	1½

Ladies' Breeches.

Preamble.—No pockets, fly front or fly at sides, 1 cut in undersides, at knees, 5 holes and buttons or eyelets, including pressing and shrinking. To start
By Machine: As hand, machining included

To start	14	...
By Machine: As hand, machining included	10

Extras.

Baste	2	...
Large chamois seat lining	2½	...
Large chamois seat lining continued to knee	3½	...
Hooper's elastic, extra	3	...
Strapping, as men's breeches.		
Second-class less one hour.		

Riding Trousers.

Start as breeches with strap hole and button, less 2 hours. Including machining, pressing and shrinking.

Ladies' Walking Skirt.

Two seams, top on webbing, 1 row of stitching round top, bottom felled seams to be turned in	4	3
Bodice, slip top	2	1

Extras.

Wrap skirt	1	1½
Seams, per pair	1	1
Knife or side pleats, per pair	1	1
Box pleats, per pair	1	1
Darts or plaits at waist	1	1
Raised or lap seams, per pair	1	1
Gathered at waist	1	1
Crooketing neck and seye	1	...
Belt with buckle or hook and eye, 1 row of stitching	1	1
Lining skirt	1	1
Seams taped, per pair	1	1
Bottom taped	1	1
Plain yoke, lined	1	1

Ladies' Gaiters.

8 holes and buttons, 1 row of stitching on edge	6	4
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Extras.

	Hand. Hours.	Machine. Hours.
Basting	1	...
Tongues	1	3
Double stitched seams	1	1
Extra row of stitching on edge	1	1
Strap and buckle, per pair	3	2
Leather for instep and 4 buttons, per pair	1	1
Leather cuffs	3	2
Flys at sides	2	1
Whalebones	1	...

Bastes.

Habit jacket, full bastings, with linings and wadding	4	...
Habit jacket, skeleton baste, 2 sleeves and collar	2½	...
Forward baste, sleeve and collar basted in Frock and Newmarket, full baste	3	...
Skeleton baste	2½	...
Forward baste	1	...
Morning coat, full baste same as habit jacket	4	...
Paletot or ulster, sleeve and collar	3	...
Sac covert or Norfolk coats, sleeve and collar	2	...
Sac covert or Norfolk coat, 1 sleeve no collar	1	...
Sac covert or Norfolk coat, forward baste ...	1	...
Raglan or Inverness, baste, sleeves and collar	2½	...
Raglan or Inverness baste, 1 sleeve, no collar	1½	...
Capes, skeleton bastos	1	...
Eton jacket, with sleeves and collar	2	...
Eton jacket, with sleeves no collar	1	...
Bolero or Russian blouse	1½	...
Princess robe	4	...
Driving or golf coat	1	...
Vests	½	...
Riding breeches or trousers	2	...
Habit skirt	2	...
Walking skirt	1	...
Blouse, 1 sleeve	4	...

Deductions for Machining and Pressing.

In all garments when machining and pressing are not done by the maker, the following deductions will be made:—

Garments.	Machining. Hours.	Pressing. Hours.
Riding habit	2	2
Riding habit skirt	2	1½
Walking skirt	3	½
Paletot or ulster	3	2
Frock coat	3	2½
Morning coat	2	2
Sac Norfolk or covert coat	2	1½
Eton jacket	1½	1
Bolero	1	1
Russian blouse	1½	1
Capes	1	¾
Princess robes	2	2
Ladies' vests	1	1
Ladies' hoods	1	1
Ladies' breeches	1	1½
Ladies' trousers	1	1
Ladies' gaiters and leggings	1	1
Pressing new washing garments, deduct half time.
Collar padded by machine, deduct	1	...
Collar put on by machine, deduct	1	...

It is understood—

1. All bastings and alterations to be ripped and smoothed by maker. For remaking.
2. All extras not specified shall be arranged.
3. Edges stitched, bound or corded, etc., shall include pockets, flaps and cuffs.
4. All items mentioned in start not done by maker, shall be deducted.
5. In machine made garments all pockets to be tacked by hand. If tacked by machine a quarter of an hour to be deducted for each pocket.
6. All seams in unlined or washing garments to be raised and turned in.
7. In all machine coats, lapels and collar to be padded and put on by hand.

APPRENTICESHIP SCHEDULE.

1. Apprenticeship Board:—An Apprenticeship Board shall be constituted, to consist of the chairman, appointed as hereinafter provided, and six (6) other members, three (3) to be nominated by the Union of Workers and three (3) to be nominated by the employers. The functions of the said Board shall be as follow:—

(Where the word "Board" (unless qualified) appears herein, same shall be understood to mean the Apprenticeship Board.)

(a) To advise the Court as regards apprenticeship matters in the tailoring industry in order work, as in clause 1 defined, within the area covered by this Award, and, in particular, on the following heads:—

- (i) the appointment or reappointment of examiners;
- (ii) the preparation of a syllabus for the course of instruction from time to time, with due regard to altered circumstances or special conditions which may arise;
- (iii) the method of instruction to be followed;
- (iv) the conduct of examinations of apprentices;
- (v) schemes for the institution of scholarships and prizes.

With regard to (i), it shall be understood that each side shall be at liberty to appoint its own examiners without interference from the other side.

(b) The said Board shall receive monthly or other periodical reports from the Technical College for the purpose of amending or correcting any laxity in attendance or conduct of apprentices at classes of instruction.

(c) To assist in selecting the best type of apprentices, to advise upon the ability of any person, firm, or company to effectively train an apprentice or apprentices, and to encourage and foster the study of subjects bearing upon the trade or occupation in the evening classes or other classes instituted for the purpose.

(d) To advise the Court and parties interested as to what additional plant is required from time to time at the Technical School for the effective instruction of apprentices.

(e) To assist in the promotion of classes for instruction at the Technical School in branches of the industry not already provided for.

(f) To consider and recommend improvements in the training of apprentices from time to time.

(g) The Board shall hold its deliberations in private, unless a majority of the representatives of the parties or chairman otherwise directs.

(h) A chairman independent of the interests of the employers and of the Union shall be appointed on the joint nominations of three (3) members, representing the Union and the employers respectively, if they can agree upon one. In default of agreement, each such three (3) members shall appoint a referee, and the two (2) referees so appointed shall confer and appoint such an independent person as aforesaid, who shall thereby be constituted chairman. A majority of the Board shall constitute a quorum.

(i) The Board may sit at such times and places as the majority may decide, and adjourn from time to time and place to place.

(j) The decision of the Board may be reviewed and altered by the Court on the application of any of the parties: Provided that notice of an application to review such decision shall be given seven (7) days from the date thereof to the chairman and the opposite parties, and the application lodged with the Registrar asking for such a review within fourteen (14) days of such decision: Provided further, that all parties shall abide by the decision unless and until the same is altered by the Court.

(k) With the consent of the Court, either party may at any time vary its nomination of representative member.

(l) All applicants for apprenticeship shall enrol with the Board, and employers shall select their apprentices from such registered list.

(m) The secretary of the Board shall prepare and keep a roll of apprentices containing—

- (i) a complete record of all applications to become apprentices;
- (ii) a record of all apprentices and probationers placed with employers;
- (iii) a record of the progress of each apprentice, recording the result of the examiners' reports;

- (iv) a record of all employers with whom apprentices are placed;
- (v) any other particulars the Board may direct.

(n) Every applicant for enrolment on the register of apprentices shall supply certificates as follow before indorsement by the Board:—

- (i) from an approved oculist or optician;
- (ii) from their head teacher at last school attended;
- (iii) any other particulars the Board may require;
- (iv) if satisfactory certificates are submitted to the Board, the applicant shall then submit to the Board a certificate from a psychologist as to fitness for the trade, and shall then be enrolled on the register.

(o) Syllabus:—

- (i) The Board shall draw up a syllabus for the training of apprentices, showing what in its opinion is the stage of proficiency which an apprentice should attain at each of the examinations prescribed. The syllabus may be subject to review by the Board at any time, and shall be kept as a record by the Court of Arbitration, and a copy handed to the examiners before each examination.

- (ii) A copy of the syllabus as may be varied or amended from time to time shall be supplied to employers at their request by the Board, and shall be made available not later than the thirty-first (31st) day of March and the thirtieth (30th) day of September in each year.

- (iii) A copy of this syllabus shall be placed in a prominent place in the workroom.

(p) The Board shall have the right of making recommendations to the Court with a view to preventing apprentices being taken on by an employer who, in the opinion of the Board, has not given previous apprentices a reasonable opportunity to learn their trade, or who has previously applied successfully to have any apprenticeship agreement cancelled owing to his having ceased to carry on business. But this qualification shall not apply in cases where the Board is of opinion that a *bona fide* necessity exists for such cancellation, or where such an employer desires to take on a previous apprentice for the remainder of his term.

(q) If after the investigation of any complaint, the Board is of the opinion that the employer or the apprentice is not giving effect to the terms of this Award, the Board shall direct the offending party's attention to this fact, and shall order such party to cease breaching the Award. If after notice the offending party does not forthwith give effect to the Board's order, the Board may direct the attention of the Registrar of the Court to the breach.

2. The following provisions shall apply in all respects of all apprenticeships:—

(a) An employer shall be deemed to undertake the duty which he agrees to perform as a duty enforceable under this Award, and shall pay the apprentice the rate of wages herein provided.

(b) Every apprentice shall be employed on probation for a period of three (3) 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.

(c) Any employer taking an apprentice on probation shall within fourteen (14) days thereafter register each 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.

(d):—

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

- (ii) All agreements of apprenticeship shall be drawn up on a form approved by the Court, and signed by the employer, the legal guardian of the apprentice, the apprentice, and the Registrar. No employer, guardian, or apprentice shall enter into any agreement or under-

taking purporting to add to, vary, alter, or amend any such agreement without the approval of the Court.

- (iii) There shall be three (3) copies of each agreement, of which one copy shall be held by the legal guardian of the apprentice, one copy shall be retained by the Registrar, and one copy by the employer.

(e) The apprenticeship agreement shall be completed within fourteen (14) days from the termination of the probationary period, and such agreement shall contain the following:—

- (i) the names and addresses of the parties to the agreement;
- (ii) date of birth of apprentice;
- (iii) a description of the industry, craft, occupation or calling, or combination thereof to which the apprentice is to be bound;
- (iv) date at which the apprenticeship is to commence and the period of apprenticeship;
- (v) a condition requiring the apprentice to obey all reasonable directions of the employer, and requiring the employer or apprentice to comply with the terms of the Industrial Award so far as they concern the apprentice;
- (vi) a condition that in the event of any apprentice, in the opinion of the Board not progressing satisfactorily, increased time for technical instruction shall be allowed to enable such apprentice to reach the necessary standard;
- (vii) upon the failure of an apprentice to pass two (2) successive examinations, it shall be the duty of the examiners to report to the Board. Upon receipt of an application from the employer, after giving one month's notice to all parties concerned, the Board may request the Court to cancel the agreement.

3. Notice of application for the registration of an agreement for probationer or apprentice shall be given by the Clerk of the Court to the industrial union or association of workers or employers in the industry, and any such union or association may within fourteen (14) days give notice to the Clerk of the Court of its objection to the registration of the agreement and the grounds thereof. On receipt of such notice of objection the Clerk shall refer the matter to the Court, and shall notify all parties of the time and place appointed for the hearing, and the Court shall make such order for registration of the agreement or otherwise, as it thinks fit.

4. 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 the 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 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.

For the purpose of this clause the term "misconduct," without limiting its general sense, shall include refusal to obey lawful orders, wilful neglect or dereliction of duty, absence from work without leave, taking part in or being concerned in anything in the nature of a strike, or doing anything contrary to the provisions of the Industrial Arbitration Act, 1912-1935, or of this Award.

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, as laid down in the syllabus drawn up by the Apprenticeship Board, 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 as may be necessary. 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 the employer.

6. If the examiners report to the Board that any employer has not provided sufficient opportunity for the apprentice to learn his trade, the Board shall act as set out in clause 1 (q).

7. The minimum wages payable to apprentices shall be:

		Percentage of Male Basic Wage per Week.	
<i>Males:</i>			
Coat-making:			
1st six months	15
2nd six months	18
3rd six months	21
4th six months	25
5th six months	32
6th six months	40
7th six months	47
8th six months	55
9th six months	63
10th six months	70
Machining:			
1st six months	15
2nd six months	18
3rd six months	21
4th six months	25
5th six months	32
6th six months	40
7th six months	55
8th six months	70
Pressing:			
1st six months	23
2nd six months	31
3rd six months	38
4th six months	46
5th six months	53
6th six months	61
7th six months	68
8th six months	76

		Percentage of Female	
<i>Females:</i>		Basic Wage per Week.	
Coat-making:			
1st six months	27
2nd six months	34
3rd six months	39
4th six months	45
5th six months	56
6th six months	68
7th six months	79
8th six months	90
Margin.			
9th six months	..	5d.	
10th six months	..	5s. 7d.	
Machining:			
1st six months	28
2nd six months	34
3rd six months	39
4th six months	45
5th six months	56
6th six months	71
7th six months	85
Margin.			
8th six months	..	4d.	
Trouser or Vest or Skirt-making:			
1st six months	28
2nd six months	34
3rd six months	39
4th six months	45
5th six months	58
6th six months	73

<i>Males and Females:</i>		Percentage of Male Basic Wage per Week.	
Cutting:			
1st six months	15	
2nd six months	18	
3rd six months	21	
4th six months	25	
5th six months	32	
6th six months	40	
7th six months	47	
8th six months	55	
9th six months	63	
10th six months	70	
Fitting up and Trimming:			
1st six months	15	
2nd six months	18	
3rd six months	21	
4th six months	25	
5th six months	32	
6th six months	40	
7th six months	55	
8th six months	70	

8. A male apprentice who after having served the full term of his apprenticeship is under the age of twenty-one (21) years may continue in his master's employment at less than the prescribed journeyman's minimum wage until the expiration of one year thereafter, or until he becomes twenty-one (21) years of age, whichever first happens.

The following rates shall be payable in cases of this nature:—

		Percentage of Male Basic Wage per Week.
(a)	During the first six (6) months after the expiration of the apprenticeship	89
		Margin.
		s. d.
(b)	for the balance of the period	6 7

For the purposes of clause 11 (e) of the Award, workers referred to in this clause shall be regarded as journeymen.

9. Every apprentice shall be bound to submit himself or herself for examination by the examiners hereinafter constituted, at such places and times as may be determined by the Apprenticeship Board, and such examination shall take place at least once in each twelve (12) months.

10. The Clerk of the Court shall notify the examiners of the names and addresses of the apprentices required to submit themselves to examination. The employer shall provide such necessary material and machinery as may be available, if utilised on his premises, and shall in all ways facilitate the conduct of the examination.

11. The Clerk of the Court shall notify each employer not later than one month from the receipt of the report of the previous examination of the task set by the examiners and approved by the Board for their respective apprentices at the next examination, and shall also notify the said employers to prepare and instruct their apprentices in that task assigned to each apprentice at their next examination.

12. The Board of Examiners shall consist of persons skilled in the industry. It shall comprise equal numbers of representatives nominated by the employers and workers in the particular trade. Failing such nomination or nominations 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.

It shall be the duty of the examiners to examine the work, require the production of the certificate of attendance at the Technical School, 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.

Such examination shall, where possible, embrace the practice as applied to the trade, industry, craft, occupation, or calling to which the apprentice is indentured.

13. Such fees shall be paid by the Clerk to the examiners as the Court shall allow.

14. The Clerk of the Court shall supply to each candidate and each employer a certificate showing the result of the examination, and it shall be lawful for any employer to withhold the increase in wages accruing in accordance with the scale set forth in clause 7 hereof, from any apprentice who fails to satisfy the examiners: Provided that the provisions of clause 5 have been adhered to.

15. Every agreement shall include a provision that it may be cancelled by mutual consent by the employer and the legal guardian of the apprentice, giving one month's notice in writing to the Court, and to the parties concerned that such apprenticeship shall be terminated. If the apprentice shall at any time 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 to discharge the apprentice from his service.

Provided that 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, either unconditionally or subject to such terms and conditions as it may deem advisable.

16. 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.

17. (a) Subject to subclause (c) of this clause, 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.

(b) 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.

(c) 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.

(d) 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.

18. For the purpose of these regulations a "minor" means a person not less than fifteen (15) 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.

19. (a) No employer shall dismiss any employee from the 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 the Apprenticeship Board, 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.

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

20. 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.

21. 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, to the total length of time served and generally to perform the obligations of the original employer.

22. 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.

23. 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, and full particulars of the branches of the trade or industry in which he has received instruction.

24. An employer who ceases to carry on business shall be entitled to apply to the Board for a recommendation to the Court for an order to terminate an apprenticeship agreement by giving one month's notice of such termination to the parties concerned. A copy of such notice shall be supplied to the Registrar. On the expiry of such notice the employer shall be relieved of all obligations under the apprenticeship agreement.

25. (a) Every apprentice shall attend an approved Technical School, vocational class or classes of instruction for instruction in such subjects as are provided for

his trade: Provided, however, that attendances shall not be compulsory when the apprentice is resident outside a radius of twelve (12) miles from the place where instruction is given: 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.

Technical instruction of the apprentice shall be at the employer's expense and in the employer's time, except in places where such instruction is given after the ordinary working hours. If in the opinion of the Apprenticeship Board suitable facilities exist in the employer's workshop, this clause shall not apply.

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

(c) Subject to the provisions of subclause (a) of this clause the period for which apprentices are to attend such Technical School or classes shall be four (4) hours per week for the last three-fifths of the apprenticeship period.

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

(e) 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.

26. Subject to the provisions of clause 5 of the Award 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 six (6) days in each year of service;

(b) where the time is lost through sickness, 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 (7) days from the date of resumption of duty, the cost, if any, of such certificate or certificates demanded by the employer, not exceeding five shillings (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.

27. When an apprentice attends a Technical School, vocational classes, or other classes or class 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. Provided that this clause shall not apply to extended technical training as referred to in clause 2 (e) (vi).

28. If the Apprenticeship Board, or the examiners, or the industrial union or employer concerned, makes 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.

If such investigation by the Apprenticeship Board should prove that facilities are inadequate, the employer shall have the right to suspend the apprentice's attendances at the Technical School until proper facilities have been provided.

29. 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.

30. When an apprentice is absent from work for any cause other than sickness or compulsory military or naval training, the employer shall, subject to the provisions of clause 17 (c) hereof, be entitled to deduct from the wages of the apprentice an amount proportionate to the time so lost.

31. The Court shall have power to transfer an apprentice from one employer to another temporarily or permanently—

- (a) if the employer does not provide the necessary facilities for the apprentice to become proficient in his or her trade;
- (b) upon the application of the employer or the apprentice for good cause shown;
- (c) upon the application of an employer, who from unforeseen circumstances is unable to carry out his obligations to an apprentice.

32. The transfer of every agreement shall be in 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 assignee, the legal guardian of the apprentice, the apprentice, the Registrar, the new employer and approved by the Board. The transfer form shall be completed within one month from the date at which the transfer is effected. There shall be four (4) copies of the form of transfer, of which one copy shall be held by the late employer, one shall be held by the legal guardian of the apprentice, one by the new employer, and one shall be retained by the Registrar.

33. 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 and indorsed by the employer.

34. 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.

35. Subject to the provisions of clause 18 hereof, an "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 this Award applies, and includes an apprentice on probation.

THE GOVERNMENT RAILWAYS ACT, 1904-1926.

Election of an Elective Member of the Railway Appeal Board.

Nomination of Candidates.

1. In compliance with the provisions of regulation 10 under the above-mentioned Act, nominations of candidates for an elective position on the Railway Appeal Board are hereby invited.

Position Vacant.

One member for the undermentioned section of the Staff of the Government Railways Department, viz.:—

Wages employees in the Way and Works Branch, and I appoint Tuesday, the 13th June, 1939, to be the day on which the nominations will close.

2. Every nomination shall be made in writing, addressed to the Returning Officer and signed by at least three employees eligible to vote at the election for which the nomination is made. Every nomination shall contain the written consent of the candidate to act, if elected, and shall be delivered or forwarded to the Returning Officer so as to reach him before noon on Nomination Day.

3. Nominations shall be in the Form C of the Schedule to the regulations under the above-mentioned Act, as follows:

Regulation No. 5.

Form C.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS AND TRAMWAYS.

The Government Railways Act, 1904-1926.

Nomination Paper for Election of Member, Deputy Member, or Substitute of the Railway Appeal Board.

To the State Chief Electoral Officer,

Returning Officer under the above Act and regulations, Perth.

I, the undersigned, being employees of the Railways and Tramways Department of Western Australia, duly qualified to vote at the election for which this nomination is made, hereby nominate....., of the..... Branch of the Railways or Tramways Department as a candidate for the position of..... Section, now vacant.

Dated this.....day of.....193..

Names in full.	Section and Branch of Department.
.....
.....
.....

2. I, the undersigned, hereby agree, if elected, to act in the capacity above-mentioned on the Railway Appeal Board.

Dated this.....day of.....193..

Signature.....

Section and Branch of Department.....

Received by me this.....day of.....193.., at.....o'clock in the.....noon.

State Chief Electoral Officer,
Returning Officer.

(Note.—Nomination Forms may be written or typed in the form as above, and separate Nomination Papers must be lodged for each vacancy.)

H. B. HAYLES,
Returning Officer.

Chief Electoral Office,
62 Barrack street,
Perth.

Registrar General's Office.
Perth, 10th May, 1939.

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

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.
23/1937	1939. May 5	Presbyterian Church. The Rev. Wm. Forbes Stuart Erskine Buchan ...	Perth	Perth

S. BENNETT,
Registrar General.

APPOINTMENT

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

Registrar General's Office,
Perth, 10th May, 1939.

IT is hereby notified, for general information, that Constable G. I. Booth has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the Sussex Registry District, to reside at Margaret River, during the absence on leave of Constable B. J. Rule; appointment to date from 9th May, 1939.

S. BENNETT,
Registrar General.

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.

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.

Western Australia.

THE COMPANIES ACT, 1893.

Cement Linings, Ltd.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situated at 40 Milligan street, Perth.

Dated the 2nd day of May, 1939.

BOULTBEE, GODFREY & VIRTUE,
Commercial Union Chambers, 66 St. George's
terrace, Perth, Solicitors for the Attorney
of the abovenamed Company.

Western Australia.

THE COMPANIES ACT, 1893.

Wm. Haughton & Co. Proprietary, Limited.

Presented for Filing by Roy Robertson Smith.

Notice of Situation of Registered Office.

NOTICE is hereby given that the Registered Office of Wm. Haughton & Co. Proprietary, Limited, in the State of Western Australia, is situated at St. George's House, St. George's terrace, Perth, in the said State.

Dated this 11th day of May, 1939.

R. R. SMITH,
Agent.

THE COMPANIES ACT, 1893.

Emu Bus Company, Limited.

NOTICE is hereby given that the Registered Office of the above Company is situated at 140 Onslow road, Subiaco, and is open for business between the hours of 9 a.m. and 5 p.m. on Mondays to Fridays and from 9 a.m. to 12 noon on Saturdays.

Dated this 5th day of May, 1939.

JACKSON, LEAKE, STAWELL & CO.,
Atlas Building, Esplanade, Perth,
Solicitors for the said Company.

THE COMPANIES ACT, 1893.

Universal Mirror and Leadlight Co., Limited.

NOTICE is hereby given that the Registered Office of Universal Mirror and Leadlight Co., Limited, is situate at 13 Fitzgerald street, West Perth, and is open for the transaction of business during the hours of 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m. on week days and 9 a.m. to 12 noon on Saturdays.

Dated the 3rd day of May, 1939.

A. C. KIRBY,
of 75-76 A.M.F. Chambers,
St. George's terrace, Perth.

Western Australia.

THE COMPANIES ACT, 1893.

Mitchell & Waters, Limited.

NOTICE is hereby given that the Registered Office of Mitchell & Waters, Limited, is situate at Chancery House, Howard street, Perth, and is open and accessible to the public from Monday to Friday, inclusive, between the hours of 9 a.m. and 4 p.m. and on Saturdays from 9 a.m. to 12 noon, except on public holidays.

Dated this 4th day of May, 1939.

HAYWOOD & O'HALLORAN,
of Perpetual Trustee Buildings, St. George's
terrace, Perth, Solicitors for the above-
named Company.

Western Australia.

THE COMPANIES ACT, 1893.

The Colortone Company, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at 886 Hay street, Perth, and is open to the public between the hours of 9 a.m. and 5 p.m. on Mondays to Fridays, inclusive, and between 9 a.m. and 12 noon on Saturday.

Dated the 8th day of May, 1939.

CHARLES R. HOPKINS,
National Bank Chambers,
249 Murray street, Perth,
Solicitor for the abovenamed Company.

Western Australia.

THE COMPANIES ACT, 1893.

The Trafalgar Preserving Company, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at the corner of Beaufort street and Ninth avenue, Inglewood, and is open to the public between the hours of 9 a.m. and 5 p.m. on Mondays to Fridays, inclusive, and between 9 a.m. and 12 noon on Saturday.

Dated the 9th day of May, 1939.

CHARLES R. HOPKINS,
National Bank Chambers,
249 Murray street, Perth,
Solicitor for the abovenamed Company.

THE COMPANIES ACT, 1893.

Empire Art Company Pty., Limited.

NOTICE is hereby given that the Registered Office of Empire Art Company Pty., Limited, is now situate at the offices of Messrs. A. J. McLaren & Co., First Floor, English, Scottish, and Australian Bank Chambers, St. George's terrace, Perth.

Dated at Perth this 9th day of May, 1939.

A. J. McLAREN,
Attorney.

A. J. McLaren & Co., Chartered Accountants (Aust.),
English, Scottish, and Australian Bank Chambers,
St. George's terrace, Perth.

NOTICE is hereby given that the Registered Office of Neuchatel Asphalte Company (Australasia) Pty., Limited, is situate on Second Floor, St. George's House, 115 St. George's terrace, Perth.

W. H. EVANS (jur.),
Attorney for Western Australia.

EXTRACT of minutes of extraordinary meeting of Shareholders of The Westralian Lime Company (1938), Limited, held at the Registered Office of the Company on the 3rd May, 1939, at 11 a.m.

The following special resolution was moved by L. G. Hibble, seconded by J. L. Kerr:—That the Company go into voluntary liquidation immediately and that Mr. H. B. Angus, of Perpetual Trustee Buildings, Perth, be appointed Liquidator of the Company.

WILLIAM MURRAY,
Chairman.

NOTICE is hereby given that the Registered Office of Barnes, Forder & Williams, Limited (in liquidation), is now situated at the First Floor, Warwick House, 63 St. George's terrace, Perth, and is open to the public from 9 a.m. to 1 p.m. and from 2 p.m. to 5 p.m. on week days and from 9 a.m. to 12 noon on Saturdays.

IDRIS V. GARLAND,
Liquidator,
Chartered Accountant (Aust.),
63 St. George's terrace, Perth.

IN THE MATTER OF THE COMPANIES ACT, 1893,
and in the matter of Lupp Motors, Ltd., of Geraldton.

THE public is hereby notified that the place of the Registered Office of the above Company has been changed from No. 98 Marine terrace, Geraldton, to No. 113 (the opposite side of) Marine terrace, Geraldton, to more commodious premises, where the business of the Company will be carried on as usual, the office being accessible to the public on every business day between the hours of 9 a.m. and 5 p.m., excepting on Saturday, and then between the hours of 9 a.m. and 12 noon.

Lupp Motors, Ltd.,

CHAS. LUPP,
Managing Director.

IN THE MATTER OF THE COMPANIES ACT, 1893,
and in the matter of Mohun & Co., Limited.

NOTICE is hereby given that at an extraordinary general meeting of Mohun & Co., Limited, held on Friday, the 5th day of May, 1939, the following special resolution was passed:—That the Company be wound up voluntarily and that Percy Birchley, the Managing Director, be appointed Liquidator thereof.

5th May, 1939. L. B. GOOLD,
Chairman.

IN THE MATTER OF THE COMPANIES ACT, 1893,
and in the matter of Kelsall, Oliver & Company, Limited.

KELSALL, OLIVER & COMPANY, LIMITED, hereby give you notice that, in accordance with the provisions of section 39 of the Companies Act, 1893, the Registered Office of the Company is now situated at 98 St. George's terrace, Perth. The office of the Company is accessible to the public between the hours of 9 a.m. to 5 p.m. on the Monday to the Friday of each week.

Dated the 8th day of May, 1939.

(Sgd.) IVAN CARDELL-OLIVER,
Secretary.

This notice is filed by Ivan Cardell-Oliver, of 98 St. George's terrace, Perth, Solicitor to the above Company.

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

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

Dated this 9th day of May, 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 The Trafalgar Preserving Company, Limited.

Dated this 9th day of May, 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 Universal Mirror and Leadlight Co., Limited.

Dated this 4th day of May, 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 Emu Bus Company, Limited.

Dated this 4th day of May, 1939.

T. F. DAVIES,
Registrar of Companies.
Supreme Court Office, Perth, W.A.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Thomas Robinson, late of 119 Walcott street, Mount Lawley, in the State of Western Australia, Contractors' Foreman, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of St. George's terrace, Perth, in the said State, on or before the 12th day of June, 1939, after the expiration of which time the said Executor will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which the said Executor shall then have had notice.

Dated the 5th day of May, 1939.

JOHN E. ROE,
19 Howard street, Perth, Solicitor for the
said The Perpetual Executors, Trustees,
and Agency Company (W.A.), Limited.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of George Curry Watson Robinson, late of 24 Boulder road, Kalgoorlie, in the State of Western Australia, Investor, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of the abovenamed George Curry Watson Robinson are hereby required to send in full particulars thereof in writing to the Executors, care of the undersigned Solicitor, on or before the 12th day of June, 1939; and further, that at the expiration of such last-mentioned date the said Executors will proceed to distribute the assets of the Estate of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice.

Dated the 3rd day of May, 1939.

N. B. ROBINSON,
of Occidental House, St. George's terrace, Perth,
Solicitor for the said Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Reginald Comley, late of 108 Grant street, Cottesloe, in the State of Western Australia, Accountant, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed Reginald Comley, deceased, are hereby required to send full particulars thereof in writing to the Executor of the Will of the said deceased, at the offices of the undersigned, on or before the 12th day of June, 1939, after which date the Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to such claims and demands of which he shall then have had notice.

Dated the 4th day of May, 1939.

ACKLAND & WATKINS,
Perpetual Trustee Buildings, St. George's terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Ellen Wilson, late of 36 Cargill street, Victoria Park, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed Ellen Wilson, deceased, are hereby required to send full particulars thereof in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, 91 St. George's terrace, Perth, on or before the 12th day of June, 1939, after which date the Executor will proceed to distribute the Estate of the said deceased amongst the persons entitled thereto, having regard only to such claims and demands of which the company shall then have had notice.

Dated the 4th day of May, 1939.

ACKLAND & WATKINS,
Perpetual Trustee Buildings, St. George's terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of John Tulloch, late of McGlew road, Glen Forrest, in the State of Western Australia, Retired Orchardist, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are hereby requested to send particulars thereof in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of 93 St. George's terrace, Perth, on or before the 12th day of June, 1939, after which date the Executor will distribute the assets of the deceased amongst the persons entitled thereto, having regard only to those claims and demands of which it shall then have had notice.

Dated the 4th day of May, 1939.

RUSE & SHILLINGTON,
Withnell Chambers, Howard street, Perth, Solicitors for the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of James Henry, late of Kanowna avenue, Belmont, in the State of Western Australia, Retired Farmer, deceased.

NOTICE is hereby given that all persons having any claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars thereof in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of St. George's terrace, Perth, on or before the 12th day of June, 1939, at the expiration of which time the said Executor will proceed to distribute the Estate of the said deceased among the persons entitled thereto, having regard only to those claims and demands of which it then has notice.

Dated the 5th day of May, 1939.

NAIRN, McDONALD, CONNOR, & AMBROSE,
69 St. George's terrace, Perth, Proctors for the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited.

NOTICE TO CREDITORS.

IN THE SUPREME COURT OF WESTERN AUSTRALIA, PROBATE JURISDICTION.

NOTICE is hereby given that all persons having claims against the Estates of the undermentioned deceased persons (orders to collect and administer whose Estates were granted to me by the said Court under the Curator of Intestate Estates Act, 1918) are hereby required to send particulars of such claims to me on or before the 12th day of June, 1939, after which date I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims of which I shall then have had notice.

Dated at Perth the 11th day of May, 1939.

J. H. GLYNN,
Curator of Intestate Estates.

Name.	Date of Death.	Date of Order.	Address.	Occupation.
King, Charles William	21-2-39	4-5-39	48 Francis street, Perth ...	No occupation.
Clarke, Elizabeth	13-2-39	..	113 Kimberley street, Leeder-ville	Widow.
Shearer, David Penman	5-4-39	..	Piawaning	No occupation.

THE BANKRUPTCY ACT, 1932.
Notice of Dividend.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per £.	First or Final or otherwise.	When Payable.	Where Payable.
Charles Edward Hoskin	Narrogin ...	Plumber ...	Supreme Court of Western Australia	No. 7 of 1918	4s. 6d. and a fraction	Supplementary	16th May, 1939	Office of Official Receiver in Bankruptcy, Supreme Court, Perth.

Dated this 10th day of May, 1939.

A. H. JOHNSON,
Official Receiver in Bankruptcy,
Supreme Court, Perth.

ACTS OF PARLIAMENT, ETC., FOR SALE AT
GOVERNMENT PRINTING OFFICE.

Acts of Parliament, etc.—continued.

	£	s.	d.
Abattoirs Act and Amendment	0	1	0
Administration Act (Consolidated)	0	3	0
Adoption of Children Act	0	2	3
Agricultural Bank Act	0	1	0
Agricultural Seeds Act	0	1	0
Arbitration Act	0	1	0
Associations Incorporation Act	0	0	6
Auctioneers Act	0	1	0
Bills of Sale Act (Consolidated)	0	1	6
Brands Act	0	1	6
Bread Act (Consolidated) and Amendment	0	1	6
Bush Fires Act	0	1	0
Child Welfare Act	0	2	0
Crown Suits Act	0	1	6
Dairy Cattle Improvement Act	0	1	0
Dairy Industry Act	0	1	6
Dairy Products Marketing Regulation Act	0	2	6
Declarations and Attestations Act	0	0	6
Dentists Act and Amendment	0	1	9
Discharged Soldiers' Settlement Act	0	1	6
Dog Act (Consolidated)	0	1	0
Droving Act	0	1	6
Electoral Act (Consolidated)	0	2	6
Electricity Act	0	1	0
Employers' Liability Act	0	0	6
Employment Brokers Act and Amendment	0	1	0
Evidence Act (Consolidated)	0	2	0
Factories and Shops Act (Consolidated)	0	3	6
Factories and Shops Act Regulations	0	0	3
Factories and Shops Time and Wages Books— Large	0	4	3
Small	0	3	3
Farmers' Debts Adjustment Act (Consolidated)	0	1	0
Feeding Stuffs Act	0	0	6
Fertilisers Act	0	1	6
Financial Emergency Act	0	1	6
Financial Emergency Tax and Assessment Act	0	1	0
Firearms and Guns Act	0	1	0
Fire Brigades Act, 1916, and Amendment	0	3	0
Firms Registration Act and Amendment	0	1	0
Fisheries Act (Consolidated)	0	1	0
Forests Act	0	1	6
Fremantle Harbour Trust Act (Consolidated)	0	1	6
Friendly Societies Act and Amendments	0	2	0
Game Act (Consolidated)	0	1	0
Goldfields Water Supply Act	0	2	6
Gold Mining Profits Tax and Assessment	0	1	0
Government Electric Works Act	0	1	0
Government Savings Bank Act	0	1	0
Group Settlement Act	0	1	3
Hansard Report, Annual Subscription	0	10	6
Hansard Report, per vol.	0	7	6
Hansard Report, weekly issue, per copy	0	0	6
Hawkers and Pedlars Act and Amendment	0	1	0
Health Act (Consolidated)	0	5	0
Hire Purchase Agreement Act and Amendment	0	0	6
Illicit Sale of Liquor Act	0	0	6
Income Tax Assessment Act	0	3	0
Index to Government Gazette (yearly)	0	1	6
Industrial Arbitration Act (Consolidated)	0	3	6
Industries Assistance Act (Consolidated)	0	1	0
Inebriates Act	0	0	6
Inspection of Machinery Act with Regulations	0	2	6
Inspection of Scaffolding Act	0	1	6
Insurance Companies Act	0	1	6
Interpretation Act	0	1	3
Interstate Destitute Persons' Relief Act	0	1	0
Irrigation and Rights in Water Act	0	1	6
Justices Act (Consolidated)	0	3	0
Land Act and Regulations	0	3	6
Land Agents Act and Amendment	0	1	0
Land Drainage Act	0	2	0
Legal Practitioners Act (Consolidated)	0	1	0
Licensed Surveyors Act	0	1	0
Licensing Act and Amendments	0	4	0
Life Assurance Act (Consolidated)	0	1	6
Limitation Act	0	1	0
Limited Partnerships Act	0	0	6
Lotteries (Control) Act	0	1	6
Lunacy Act (Consolidated)	0	2	0
Main Roads Act	0	1	6
Marine Stores Act	0	1	0
Marriage Act	0	2	0
Married Women's Property Act and Amend- ments	0	1	0

	£	s.	d.
Married Women's Protection Act	0	0	6
Masters and Servants Act	0	1	0
Medical Practitioners Act	0	1	6
Metropolitan Milk Act (Consolidated)	0	1	6
Metropolitan Water Supply, Sewerage, and Drainage Act	0	2	0
Mines Regulation Act	0	1	9
Mining Act	0	2	0
Mining Development Act	0	1	6
Money Lenders Act and Amendment	0	1	0
Noxious Weeds Act	0	1	0
Nurses Registration Act	0	1	6
Pawnbrokers Act (Consolidated)	0	1	0
Pearling Act (Consolidated)	0	2	0
Perth Municipal Gas and Electric Lighting Act	0	1	9
Petroleum Act	0	2	0
Pharmacy and Poisons Act	0	2	0
Purchasers' Protection Act	0	1	6
Plant Diseases Act	0	2	0
Police Code Compilation	1	10	0
Prevention of Cruelty to Animals Act	0	1	0
Prisons Act (Consolidated)	0	1	6
Public Service Act (Consolidated)	0	1	0
Public Works Act and Amendment	0	2	6
Rabbits Act	0	1	0
Reports of Proceedings before the Boards of Conciliation and the Court of Arbitra- tion, Volumes I. to XII., per vol.	0	10	0
Road Districts Act (Consolidated)	0	3	6
Second-hand Dealers Act	0	0	6
Stamp Act (Consolidated)	0	2	6
State Manufactures Description Act	0	0	6
State Transport Co-ordination Act	0	1	0
State Transport Co-ordination Act Regula- tions	0	1	0
Statutes (sessional sets, per vol.)	0	10	6
Supreme Court Act	0	3	6
Supreme Court Rules	1	5	0
Tenants, Purchasers, and Mortgagors' Relief Act	0	2	0
Timber Industry Regulation Act and Regu- lations	0	2	6
Totalisator Act and Amendment	0	2	9
Town Planning and Development Act	0	1	0
Trades Descriptions Act	0	1	0
Trade Unions Act	0	1	6
Traffic Act (Consolidated)	0	3	6
Tramways Act	0	2	3
Tramways Act, Government	0	0	6
Trespass, Fencing and Impounding Act and Amendment	0	1	6
Truck Act and Amendment	0	1	6
Trustees Act	0	1	6
Unclaimed Moneys Act	0	1	9
Vermin Act (Consolidated)	0	2	6
Veterinary Act	0	1	3
Water Boards Act	0	2	6
Weights and Measures Act and Regulations	0	2	6
Wheat Pool Act	0	1	0
Workers' Compensation Act	0	2	0
Workers' Homes Act (Consolidated)	0	1	0
Workmen's Wages Act	0	1	6
Year Book, Pocket	0	0	6

Postage extra.

THE W.A. INDUSTRIAL GAZETTE.

(Published Quarterly.)

THE Annual Subscription to the above is Seven shillings and sixpence and the charge for a single copy Two shillings and sixpence.

The subscription may be sent to the Government Printer, Perth.

The publication contains reports of all proceedings of the Court of Arbitration and Industrial Boards, all Industrial Agreements, and matter of a similar industrial nature.

NOTICE.

THE GOVERNMENT GAZETTE.

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

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

Subscriptions are required to commence and terminate with a month.

SPECIAL NOTICE.

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

For the first eight lines, 5s.;

For every additional line, 6d.

and half-price for each subsequent insertion.

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

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

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

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