



Government Gazette

OF

WESTERN AUSTRALIA.

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No. 38.]

PERTH : FRIDAY, AUGUST 22.

[1941.

Bank Holidays at Boulder, Menzies, Mullewa, Wickepin.

PROCLAMATION

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

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

Date and Town.

Wednesday, 10th September, 1941—Boulder.

Wednesday, 17th September, 1941—Menzies.

Saturday, 20th September, 1941—Mullewa.

Monday, 29th September, 1941—Wickepin.

Given under my hand and the Public Seal of the said State, at Perth, this fourteenth day of August, 1941.

By His Excellency's Command,

W. H. KITSON,
Chief Secretary.

GOD SAVE THE KING ! ! !

The Health Act, 1911-1937.

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 45 of the Health Act, 1911-1937, it is provided that a local authority, in the exercise of its powers conferred by Part 3 of the said Act, may make and levy rates of different amounts in respect to portions of its district, defined for that purpose by Proclamation: Now, therefore, I, the Lieutenant-Governor in and over the State of Western Australia, acting by and with the advice and consent of the Executive Council, do hereby by this Proclamation define

the following portions of the Rockingham Road Board Health District wherein rates of different amounts in respect of the said portions of such district may be levied—Town and Safety Bay Wards.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1941.

By His Excellency's Command,

H. MILLINGTON,
for Minister of Public Health.

GOD SAVE THE KING ! ! !

PROCLAMATION

(under 60 Vict., No. 22, sec. 6)

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. No. 1036/40.

WHEREAS by the Transfer of Land Act, 1893, Amendment Act, 1896 (60 Vict., No. 22), the Governor is empowered by Proclamation in the *Government Gazette* to vest in His Majesty as of his former estate all or any lands, whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of portion of Avon Location 9472, the subject of Diagram 11796, registered in the Office of Titles in Volume 1074, Folio 674: Now, therefore, I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Proclamation vest in His Majesty, his heirs and successors portion of Avon Location 9472 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1941.

By His Excellency's Command,

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

GOD SAVE THE KING ! ! !

PROCLAMATION

(under 60 Vict., No. 22, sec. 6)

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. No. 2634/35.

WHEREAS by the Transfer of Land Act, 1893, Amendment Act, 1896 (60 Vict., No. 22), the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands, whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of Mukinbudin Lot 63, registered in the Office of Titles in Volume 1063, Folio 757: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors Mukinbudin Lot 63 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1941.

By His Excellency's Command,
(Sgd.) F. J. S. WISE,
Minister for Lands.

GOD SAVE THE KING !!!

PROCLAMATION

(under 60 Vict., No. 22, sec. 6)

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. No. 771/41.

WHEREAS by the Transfer of Land Act, 1893, Amendment Act, 1896 (60 Vict., No. 22), the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands, whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of portions of Swan Location 1151 and being Lots 285 and 466 to 473, inclusive, on Plan 4098, registered in the Office of Titles in Volumes 1036 and 1031, Folios 632 and 575 respectively: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors portion of Swan Location 1151 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1941.

By His Excellency's Command,
(Sgd.) F. J. S. WISE,
Minister for Lands.

GOD SAVE THE KING !!!

PROCLAMATION

(under 60 Vict., No. 22, sec. 6)

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. No. 632/41.

WHEREAS by the Transfer of Land Act, 1893, Amendment Act, 1896 (60 Vict., No. 22), the Governor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands, whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of portion of Swan Location 1095 and being Lots 187 to 192, inclusive, and 201 to 206, inclusive, on Plan 2563, registered in the Office of Titles in Volume 285, Folio 68: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors portion of Swan Location 1095 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1941.

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 Lieutenant-Governor, by a Proclamation dated the 22nd day of April, 1941, and published in the *Government Gazette* on the 24th day of April, 1941, fixed certain prices in relation to flour, bread, and other substances therein specified at which flour, bread, and the other substances aforesaid might be sold by any person in the various parts of the State therein specified: And whereas it is now deemed desirable and expedient to vary and amend the said Proclamation in the manner mentioned in the Schedule hereunder: 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 this behalf conferred upon me by the said Act, do hereby vary and amend the said Proclamation dated the 22nd day of April, 1941, and published in the *Government Gazette* on the 24th day of April, 1941, in the manner mentioned in the Schedule hereunder; and also declare that this Proclamation shall have effect as from and after the publication thereof in the *Government Gazette*.

Schedule.

The said Proclamation is amended as follows:—

1. By deleting from paragraph 10 thereof the whole of the definition of "Wholesale" and inserting in lieu thereof a definition as follows:—

"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 the ordinary or Vienna) within the meaning of the Bread Act, 1903-1938, per week to the one purchaser, when such purchaser does not require the bread for purposes of resale, and the sale by the baker of not less than thirty of such loaves per week to the one purchaser, when such purchaser does require the bread for purposes of resale.

2. By deleting from the Schedule to the said Proclamation the figures "6 4 0" where they appear under the heading "Bran and Pollard Price on Rails at Station" in the line reading "Arrino—12 18 6 6 4 0" and inserting in lieu thereof the figures "6 6 0" so that the said line shall then read as follows:—"Arrino—12 18 6 6 6 0."

3. By deleting from the Schedule to the said Proclamation the figures "5 19 0" where they appear under the heading "Bran and Pollard Price on Rails at Station" in the line reading "Bellevue—12 12 6 5 19 0" and inserting in lieu thereof the figures "5 16 0" so that the said line shall then read as follows:—"Bellevue—12 12 6 5 16 0."

4. By deleting from the Schedule to the said Proclamation the figures "6 0 0" where they appear under the heading "Bran and Pollard Price on Rails at Station" in the line reading "Bookara—12 18 6 6 0 0" and inserting in lieu thereof the figures "6 2 0" so that the said line shall then read as follows:—"Bookara—12 18 6 6 2 0."

5. By deleting from the Schedule to the said Proclamation the figures "13 2 6" where they appear under the heading "Flour Price on Rails at Station" and also the figures "6 14 0" where they appear under the heading "Bran and Pollard Price on Rails at Station" in the line reading "Kamballie—13 2 6 6 14 0" and inserting in lieu thereof respectively the figures "12 18 6 6 10 0" so that the said line shall then read as follows:—"Kamballie—12 18 6 6 10 0."

6. By deleting from the Schedule to the said Proclamation the figures "13 3 6" where they appear under the heading "Flour Price on Rails at Station" and also the figures "6 15 0" where they appear under the heading "Bran and Pollard Price on Rails at Station" in the line reading "Lake Wood—13 3 6 6 15 0" and inserting in lieu thereof respectively the figures "12 19 6 6 11 0" so that the said line shall then read as follows:—"Lake Wood—12 19 6 6 11 0."

7. By deleting from the Schedule to the said Proclamation the figures "6 0 0" where they appear under the heading "Bran and Pollard Price on Rails at Station" in the line reading "Quairading—12 11 6 6 0 0" and inserting in lieu thereof the figures "6 3 0" so that the said line shall then read as follows:—"Quairading—12 11 6 6 3 0."

8. By deleting from the Schedule to the said Proclamation the figures "6 3 0" where they appear under the heading "Bran and Pollard Price on Rails at Station" in the line reading "Qualen—12 8 6 6 3 0" and inserting in lieu thereof the figures "6 0 0" so that the said line shall then read as follows:—"Qualen—12 8 6 6 0 0."

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of August, 1941.

By His Excellency's Command,

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

GOD SAVE THE KING !!!

AT a meeting of the Executive Council, held in the Executive Council Chamber, at Perth, the 14th day of August, 1941, the following Orders in Council were authorised to be issued:—

The Child Welfare Act, 1907-1927.

ORDER IN COUNCIL.

C.W.D. 760/41; Ex. Co. 1553.
WHEREAS by section 19 (2) of the Child Welfare Act, 1907-1927, 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 persons named in the Schedule hereto to be members of the Children's Court at the place mentioned:—

Schedule.

Menzies:—Charles Milliken Craig, J.P.; John Quiulan, J.P.

H. T. STITFOLD,
Acting Clerk of the Council.

The Land Act, 1933-1939.

ORDER IN COUNCIL.

Corr. No. 184/84.
WHEREAS by section 43 of the Land Act, 1933-1939, it is made lawful for the Governor by Order in Council, without issuing any deed of grant, to place any reserve under the control of any municipality, road board, or other person or persons, as a Board of Management, and to empower such Board to make, repeal, and alter by-laws for the control and management of such reserves, and prescribe fees for depasturing thereon, and for other purposes, such by-laws to be approved by the Governor and published in the *Government Gazette*: And whereas it is deemed expedient that Reserve 658 (exclusive of a square block of 5 acres, with the Telegraph Station in the centre), at Hamelin Pool, should be placed under the control of the Shark Bay Road Board as a Board of Management: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby place the before-mentioned reserve (excluding, however, the 5-acre block aforesaid) under the control of the Shark Bay Road Board as a Board of Management, and doth empower such Board to make, repeal, or alter by-laws for the control and management of the said reserve; for prescribing fees for depasturing thereon; for directing the manner in which such fees shall be imposed, paid, col-

lected, and disposed of, and to impose penalties not exceeding in any case £5 for any breach thereof, and £2 a day for a continuing breach, but not more than £20 in the aggregate.

(Sgd.) H. T. STITFOLD,
Acting Clerk of the Council.

The Land Act, 1933-1939.

ORDER IN COUNCIL.

Corr. No. 3586/40.

WHEREAS by section 33 of the Land Act, 1933-1939, 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. 22272, at Carani, should vest in and be held by the Victoria Plains Road Board in trust for the purpose of an addition to Recreation Ground: 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 Victoria Plains Road Board in trust for the purpose aforesaid; subject nevertheless to the powers reserved to him by section 37 of the said Act.

(Sgd.) H. T. STITFOLD,
Acting Clerk of the Council.

Alteration of Boundaries of Municipality of Albany District under the provisions of the Health Act, 1911-1937.

ORDER IN COUNCIL.

P.H.D. 71/26.

WHEREAS it is enacted by section 19 of the Health Act, 1911-1937, that the Governor may alter the boundaries of any health district constituted by the Governor under the said Act: And whereas it is desired to alter the boundaries of the Municipality of Albany District which was so constituted: Now, therefore, His Excellency the Lieutenant-Governor of Western Australia, by and with the advice of the Executive Council, does hereby alter the boundaries of the said health district in the manner following, that is to say, so as to include the following land:—The whole of Plantagenet Location 326.

H. T. STITFOLD,
Acting Clerk of the Executive Council.

The Metropolitan Water Supply, Sewerage, and Drainage Act, 1902.

ORDER IN COUNCIL.

M.W.S. 690/41.

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, Victoria Park District, Sewerage of New Munitions Factory, Welshpool:—(1) Concrete tanks with brick and tile superstructure and electric pumps; (2) 8-inch diameter rising main and all apparatus connected therewith; (3) 15-inch diameter reinforced concrete pipe sewer, together with manholes and all other apparatus connected therewith, as shown on Plan M.W.S.S. & D.D., W.A., No. 6622.

This Order in Council shall take effect from the 22nd day of August, 1941.

H. T. STITFOLD,
Acting Clerk of the Executive Council.

Workers' Compensation Act, 1912-1939.

ORDER IN COUNCIL.

WHEREAS it is enacted by section 10 of the Workers' Compensation Act, 1912-1939, that it shall be obligatory for every employer to obtain from an incorporated insurance office approved by the Minister a policy of insurance for the full amount of the liability to pay compensation under the said Act to all workers employed by him, but that if an employer proves to the satisfaction of the Minister that such employer has established a fund for insurance against such liability and has deposited at the Treasury securities charged with all payments to become due under such liability, the Governor may by Order in Council exempt such employer from the operation of the said section 10: And whereas the Vacuum Oil Co. Pty., Ltd., being an employer within the meaning of the said Act, and having made application in accordance with the regulations made under the said Act for exemption from the operation of section 10 of the said Act for the period of twelve months ending on the 30th day of June, 1942, has proved to the satisfaction of the Minister that it has established a fund for insurance for the full amount of its liability as employer to pay compensation under the said Act to all workers employed by it, and has deposited at the Treasury securities, to wit, a bond for the sum of five thousand pounds, given by the Commonwealth Bank of Australia, charged with all payments by the said Company to become due under its liability aforesaid: Now, therefore, His Excellency the Lieutenant-Governor, acting with the advice and consent of the Executive Council and in exercise of the powers conferred upon him by the said Act, doth hereby exempt the said Vacuum Oil Co. Pty., Ltd., from the operation of section 10 of the Workers' Compensation Act, 1912-1939, for the period of twelve months ending on the 30th day of June, 1942.

H. T. STITFOLD,

Acting Clerk of the Executive Council.

Workers' Compensation Act, 1912-1939.

ORDER IN COUNCIL.

WHEREAS it is enacted by section 10 of the Workers' Compensation Act, 1912-1939, that it shall be obligatory for every employer to obtain from an incorporated insurance office approved by the Minister a policy of insurance for the full amount of the liability to pay compensation under the said Act to all workers employed by him, but that if an employer proves to the satisfaction of the Minister that such employer has established a fund for insurance against such liability and has deposited at the Treasury securities charged with all payments to become due under such liability the Governor may by Order in Council exempt such employer from the operation of the said section: And whereas Bunning Brothers, Limited, a duly incorporated Company, whose registered office is situated at 49-61 Charles street, West Perth, is an employer within the meaning of the said Act, and as such is subject to section 10 of the said Act, and being desirous of obtaining exemption from the operation of the said section has, in accordance with the regulations made under the said Act, made application for such exemption and has satisfied the Minister that it has established a fund for insurance against the full amount of its liability to pay compensation to all workers employed by the said Company, and has deposited at the Treasury a security, to wit, a fixed deposit receipt of the English, Scottish, and Australian Bank, of St. George's terrace, Perth, for £5,000, deposited in that Bank in the name of the Treasurer, charged with all payments to become due by the Company under its liability aforesaid: Now, therefore, His Excellency the Lieutenant-Governor, acting with the advice and consent of the Executive Council and in exercise of the powers conferred upon him by the said Act, doth hereby exempt the said Bunning Brothers, Limited, from the operation of section 10 of the Workers' Compensation Act, 1912-1939, for a period commencing on the 1st day of July, 1941, and ending on the 30th day of June, 1943.

H. T. STITFOLD,

Acting Clerk of the Executive Council.

JUSTICES OF THE PEACE.

Premier's Office,
Perth, 19th August, 1941.

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

Garnet Edward Leslie Black, Esquire, of Messrs. Dwyer & Thomas, National House, Perth, and 29 Chelmsford road, North Perth, as a Justice of the Peace for the State of Western Australia, in lieu of the Perth Magisterial District.

William Stephen Henry Andrew, Esquire, Under Secretary for Works, as a Justice of the Peace for the State of Western Australia, in lieu of the Perth Magisterial District;

Harold Thomas Stitfold, Esquire, of Premier's Office, Perth, and Melrose crescent, Mount Lawley, as a Justice of the Peace for the Perth Magisterial District;

Douglas Waldby, Esquire, of 62 Bay View terrace, Claremont, as a Justice of the Peace for the Perth Magisterial District;

Samuel Cunningham, Esquire, of Railway crescent, Welshpool, as a Justice of the Peace for the Perth Magisterial District;

Major William Leslie Owen, Internment Camp, Harvey, as a Justice of the Peace for the Forrest Magisterial District;

John Reginald Purse, Esquire, of "Mullidup," Boyup Brook, as a Justice of the Peace for the Mitchell Magisterial District.

And to approve of the following reinstatements upon the Commission:—

Ross Wallace Brownlie, Esquire, Agricultural Bank, Perth, with jurisdiction in the Perth Magisterial District in lieu of the York (now Avon) Magisterial District;

Samuel Goodwin Fleming, Esquire, of cr. Rose avenue and Edinburgh street, South Perth, with jurisdiction in the Perth Magisterial District in lieu of the East Murchison (now Clifton) Magisterial District.

And to accept the resignation of Stanley William Fielding, Esquire, of North Perth, as a Justice of the Peace for the Fremantle Magisterial District.

H. T. STITFOLD,

Acting Secretary Premier's Office.

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:—Kingston, Albert George, Borden, 14th August, 1941; Ricks, George John, West Pingelly, 15th August, 1941; Bradford, Frederick Edgar, Toodyay, 18th August, 1941.

H. E. SMITH,
Director.

20/8/41.

THE AUDIT ACT, 1904.

The Treasury,
Perth, 20th August, 1941.

IT is hereby published, for general information, that the following appointments have been approved:—

Receivers of Revenue:

Trsy. 58/40:—Mr. W. G. Diggins, for the Agricultural Bank, Busselton, as from the 28th July, 1941; Mr. A. N. J. Treadgold, for the Agricultural Bank, Manjimup, as from the 28th July, 1941.

A. J. REID,
Under Treasurer.Office of Public Service Commissioner,
Perth, 21st August, 1941.

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

Ex. Co. 2411; P.S.C. 861/40:—C. L. McBeath, Inspector for the North, Native Affairs Branch, North-West Department, to be Deputy Commissioner of Native Affairs as from the 12th February, 1941;

Ex. Co. 1530; P.S.C. 570/41:—K. I. Hardisty, Machinist, Workers' Homes Board, to be Machinist, Treasury Department, as from the 4th August, 1941;

Ex. Co. 1558; P.S.C. 614/37:—George Francis Meyer, under section 28 of the Public Service Act, to be Junior Clerk, Land Titles' Office, Crown Law Department, as from the 1st January, 1941;

Ex. Co. 1558; P.S.C. 571/41:—H. C. W. Piesse, Assistant Inspector of Fisheries, Fisheries Branch, North-West Department, to be Inspector of Fisheries, Mandurah, as from the 14th August, 1941;

Ex. Co. 1558; P.S.C. 386/37:—John Loyal Jamieson, under section 28 of the Public Service Act, to be Junior Clerk, Land Titles' Office, Crown Law Department, as from the 1st January, 1941;

Ex. Co. 1530; P.S.C. 208/40:—Joy Louisa Leggett, under section 28 of the Public Service Act, to be Junior Machinist, Metropolitan Water Supply Department, as from the 1st February, 1941;

Ex. Co. 1558; P.S.C. 425/40:—Robert William Jennings, under section 28 of the Public Service Act, to be Junior Clerk, Kalgoorlie, Crown Law Department, as from the 22nd October, 1940;

Ex. Co. 1530; P.S.C. 51/37:—Cleopas Hitchins, under section 28 of the Public Service Act, to be Junior Clerk, Land Titles' Office, Crown Law Department, as from the 1st January, 1941;

Ex. Co. 1530; P.S.C. 544/40:—Anne Margaret Higgins, under section 28 of the Public Service Act, to be Junior Typist, Lands and Surveys Department, as from the 1st January, 1941.

Also of the acceptance of the following resignation:—

Ex. Co. 1530:—F. Macdonald, Clerk, Accounts Branch, Chief Secretary's Department, as from the 21st July, 1941.

Ex. Co. 1561.

It is hereby notified, for general information, that Wednesday, the 10th September, 1941, will be observed as a Public Service Holiday at Boulder.

GEO. W. SIMPSON,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
Treasury	Secretary Premier's Office †	£780—£940	1941. 23rd August.
Chief Secretary	Storekeeper Fremantle Gaol	Class 8, £318—£330	do.
Crown Law	Clerk, Official Trustee's Office (Item 1409)	Class 9, £294—£303	do.
Public Works	Engineer (2nd Class), Reclassification Nos. 1067, 1068, 1069, 1070, 1071	Class 4-5, £414—£486	30th August.
Metropolitan Water Supply	Engineer (2nd Class), Reclassification No. 1344	Class 4-5, £414—£486	do.
Crown Law	Resident Magistrate and Clerk of Courts, Carnarvon	Class 1-2, £582—£699	do.
Agriculture	Assistant Superintendent of Dairying*§	Class 3, £510—£558 ‡	1st September.
Treasury	Clerk (Item 50)	Class 6, £378—£402	6th September.
Do.	Clerk (Item 52)	Class 7, £342—£366	do.
Lands and Surveys	Accountant 	Class 3, £510—£558	do.

APPLICATIONS (closing 30th August, 1941), are invited for a temporary position of Clerk of Courts, Broome, Range £318—£330. Should this become permanent, the appointment of the officer acting will be confirmed, subject to satisfactory report.

*Applications are also called under section 29 of the Public Service Act.

†The Officer appointed to this position will also be appointed to the position of Clerk of the Executive Council with an additional annual allowance of £60.

‡Limit fixed (£534) in accordance with clause 8 of the Professional Agreement.

§Applicants should be graduates of an approved University, preferably in Agriculture, and possess a thorough knowledge of the technical processes involved in the manufacture of dairy produce, particularly butter and cheese, and, if possible, experience in the grading of dairy produce. They also should have a practical knowledge of dairy husbandry, including the feeding and breeding of dairy stock, herd recording and pasture management.

||The possession of an Accountancy qualification by examination will be regarded as an important factor when judging efficiency under section 38 of the Public Service Act.

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

GEO. W. SIMPSON,
Public Service Commissioner.

Crown Law Department,
Perth, 21st August, 1941.

HIS Excellency the Lieutenant-Governor in Executive Council has, under the provisions of the Supreme Court Act, 1935, cancelled and revoked the Commission issued to Thomas Frederick Davies under section 49 of the said Act, dated the 27th day of March, 1941, and published in the *Government Gazette* on the 4th day of April, 1941, save and except as regards any matters already partly dealt with and not completed by the said Thomas Frederick Davies under the authority of the said Commission.

HIS Excellency the Lieutenant-Governor in Executive Council has cancelled the appointment of Harry Hale as Associate to Mr. Commissioner Davies,

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

Dr. H. G. Dicks as Acting Chairman of the Roebourne Court of Session, Acting Magistrate of the Roebourne Local Court, and Acting Resident Magistrate of the Roebourne Magisterial District vice Dr. J. F. Drew, transferred;

J. Glover as Deputy Curator of Intestate Estates and Acting Official Trustee during the absence of J. H. Glynn on leave from the 25th August, 1941, to the 5th September, 1941;

M. P. Copley as Acting Electoral Registrar for the North-East Electoral Province and the Kalgoorlie, Kanowna, Hannans, and Brown Hill-Ivanhoe Electoral Districts, vice J. G. Blockley, on other duties;

C. A. Fisher as Assistant Returning Officer at Coolgardie, vice R. J. Sholl, on sick leave;

W. E. Harrison as Electoral Registrar for the Canning Electoral District, vice T. H. Milward, on other duties;

T. H. Milward as Electoral Registrar for the Mount Hawthorn Electoral District, vice W. E. Harrison, on other duties.

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

W. Perry as Acting Bailiff of the Busselton Local Court at Margaret River during the absence of B. J. Rule on leave;

D. G. Mann as Acting Bailiff of the Dalwallinu Local Court during the absence of J. W. Tunstall on leave;

V. McDonald as Bailiff of the Midland Junction Local Court at Mundaring;

L. D. Thompson as Acting Bailiff of the Midland Junction Local Court at Mundaring during the absence of V. McDonald on leave;

Clive Manning Forster, of South Belmont, as a Commissioner for Declarations under the Declarations and Attestations Act, 1913.

H. B. HAYLES,
Under Secretary for Law.

THE HOSPITALS ACT, 1927.

Department of Public Health,
Perth, 14th August, 1941.

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

P.H.D. 504/29:—The undermentioned to be members of the Yarloop District Hospital Board for the periods specified:—One year commencing on the 1st August, 1941—R. McCallum, C. T. Baker, S. H. Mills, W. Smart, J. Allen; two years commencing on the 1st August, 1941—R. Cowe, W. J. O'Connor;

P.H.D. 191/29:—Joseph Blackwell to be a member of the Bruce Rock Memorial Hospital Board for a period of six months commencing on the 1st August, 1941, vice G. A. Falconer (deceased);

P.H.D. 747/29:—O. L. David, L. David, S. W. Hillman, J. Morris, N. H. Ward, W. J. Shaw, and E. J. Morris to be members of the Black Range District Hospital Board (Sandstone) for a period of twelve months commencing on the 1st August, 1941;

P.H.D. 827/33:—The following to be members of the Southern Cross District Hospital Board for a period of two years commencing on the 1st August, 1941:—J. M. Beekwith, G. H. Ryan, J. Nunn, H. Caldwell;

P.H.D. 506/29:—S. W. Stewart, J. L. Ball, J. Anderson, and Mrs. E. M. Black, to be members of the Gnowangerup Hospital Board for a period of twelve months commencing on the 1st August, 1941;

P.H.D. 749/29:—Max Abel to be a member of the Upper Blackwood Soldiers' Memorial Hospital Board (Boyup Brook) for the period ending the 31st July, 1942, vice Eric Alexander Miller, resigned;

P.H.D. 948/33:—The persons named in the Schedule hereunder to be members of the Hospital Boards of Control and Management specified for a period of twelve months commencing on the 1st August, 1941.

F. J. HUELIN,
Under Secretary.

CONSTITUTION OF HOSPITAL BOARDS.

The Schedule.

Name of Board and Names of Members.

Upper Blackwood Soldiers' Memorial Hospital Board (Boyup Brook):—P. D. Forrest, L. W. Moore, F. W. Gibbs, G. B. Mitchell, J. R. Purse, P. McM. Glynn, E. A. Miller, G. J. T. Henderson, F. E. Grey-Smith.

Dowerin Hospital Board:—George Allanson, Eugene O'Shaughnessy, Ernest Metcalf, Alfred Metcalf, John Metcalf, John Maisey, Thomas Parker, James Jones, Reginald Sargent.

Dumbleyung District Memorial Hospital Board:—L. J. Reilly, Matthew Dart, Bernard Kissane, Donald Scott, H. E. Rowe, Frank Bairstow, Samuel Farmer, John Mitchell, Barry Kersley, Vincent Keating, A. W. Reid.

Dwellingup Hospital Board:—G. W. Digney, E. A. Sanders, H. J. Schofield, K. Marriott, P. Gadsby, W. R. Wallace, A. Stark, B. Bristowe.

Goomalling and Districts Hospital Board:—E. J. Waterhouse, George Langford, George Hewitt, F. E. Kemp, A. Boase, W. H. Boase, I. G. Royal, Mrs. R. Baird, C. W. Kendal, J. Hull, H. Glatz.

Kojonup District Hospital Board:—A. McK. Hilliard, J. M. Stewart, P. P. Thorn, Richard Watson, Mrs. J. H. M. Lewis, Mrs. Kathleen Rourke, Miss Grace Watson.

Kukerin Hospital Board:—E. Adams, R. Davidson, E. Davies, C. Nenke, A. Shepherd, J. Padley, R. Heard.

Leonora District Hospital Board:—H. G. Webb, P. Hill, J. Burke, B. D. Smith, A. E. Johnson, Hugh Mackay, W. E. Robertson, J. Bell, H. V. Rowe, P. D. Valentine, A. Roe.

Mullewa District Hospital Board:—D. Warren, E. K. Scott, H. L. Ring, C. O. Unmack, M. Peterson, Mrs. Lewis, Mrs. E. O'Connor.

Nannup District Hospital Board:—R. R. Rowe, R. Henderson, J. E. Deacon, R. Higgins, H. Happ, A. Sears, Thos. McCluskey.

Narembeen and District Memorial Hospital Board:—E. T. Currie, C. H. Hunt, W. Jarrott, W. M. Harris, N. E. Moffat, R. J. Knox, E. E. C. Iles, A. H. Ralph.

Pemberton District Hospital Board:—G. C. Graham, L. V. Everett, E. Fuge, E. C. Ryan, J. J. Honniball, W. Bradley, Mesdames J. Adams, J. Honniball, E. Fuge, G. Smith, E. O'Keefe, Miss P. Osboine.

Murray District Hospital Board (Pinjarra):—H. Taylor, W. Marsh, G. Beacham, R. McLarty, M.L.A., H. Tuckey, M.L.C., A. F. Edward, A. Paterson, Mrs. D. McLarty.

Ravensthorpe Hospital Board:—T. G. Moore, J. E. Gibson, J. Egerton, T. F. Smith, W. R. Barron, J. McCulloch, J. Wilkinson.

Tambellup Hospital Board:—Michael Collins, E. T. Radford, R. S. Steele, George Hodby, William Giles, Claude Hearne, A. J. Smith, S. F. Howard;

Warren Hospital Board (Manjimup):—C. I. Doust, William Mottram, H. G. Coleman, Reginald Monkhouse, Douglas Box, W. Richardson, R. E. Bryant, C. Aubary, H. K. Golding, W. J. Morgan, T. E. Glynn, Mrs. Gertrude Giblett;

Westonia District Hospital Board:—P. Glass, P. McMahon, C. Mayne, W. Crews, L. Gorn, G. Tillett, Mrs. Polkinghorne, Mrs. Sheriff;

Williams Hospital Board:—A. J. Watson, S. C. Kealley, Thomas McDonald, J. A. Giles, D. G. D. Sloan, John Cowden, Keith Palmer;

Wongan Hills District Hospital Board:—C. Ellis, N. C. Stonestreet, K. D. Pillely, C. M. Jenkin, D. Hermon, Rev. R. E. G. Williams, Mrs. G. M. Herbert.

CHILD WELFARE ACT, 1907-1927.

C.W.D. 1432/40; Ex. Co. 1531.

HIS Excellency the Lieutenant-Governor in Council, acting pursuant to section 150 of the Child Welfare Act, 1907-1927, has been pleased to amend the Child Welfare Regulations, 1934, made under the said Act and published in the *Government Gazette*, on the 28th day of September, 1931, in the manner set forth in the Schedule hereunder.

F. E. MEACHEM,
Secretary Child Welfare Department.

Schedule.

The abovementioned regulations are amended by inserting after regulation 54 new regulations, to stand as regulations 54A and 54B, as follows:—

54A. A governing authority shall not place out any ward, to reside and board with any relative of such child, unless with the prior approval of the Minister.

54B. Notwithstanding anything in the preceding regulations, a governing authority shall not place out as a servant or apprentice any ward who has been found guilty of an offence, unless with the prior approval of the Minister.

Chief Secretary's Department,
Perth, 14th August, 1941.

C.S.D. 687/30.
HIS Excellency the Lieutenant-Governor in Council has been pleased to promote George Richard Truslove to the rank of Principal Warder and to appoint him to be Officer in Charge, Pardelup Prison Farm, as from the 11th August, 1941, vice Principal Warder Ernest John Wagner, transferred to Fremantle Prison.

F. J. HUELIN,
Under Secretary
and Comptroller General of Prisons.

LICENSING ACT, 1911-1922.

IT is hereby notified that the following members of the Police Force have been appointed by His Excellency the Lieutenant-Governor in Council as Inspectors of Licensed Premises, in accordance with section 214 of the Licensing Act, 1911-1922, and the cancellation of such appointments as herein named:—

Appointments:—Constable C. A. Capstick, No. 1156, Palmyra; Constable P. H. Strahan, No. 1563, Coolgardie; Sergeant S. Dewar, No. 1139, Derby; Constable L. O'Neill, No. 1665, Fitzroy Crossing; Constable A. O. Savage, No. 1338, Leonora; Sergeant R. Wass, No. 1367, Cottesloe; Constable J. A. Treloar, No. 1623, Ravensthorpe; Constable L. Gregory, No. 1531, Bencubbin; Constable G. M. Handcock, No. 1659, Bruce Rock; Constable A. C. A. Bandy, No. 1738, Wongau Hills.

Cancellations:—Constable G. Woods, No. 1286, deceased; Sergeant W. L. F. Robinson, No. 745, deceased; Constable S. J. Wightman, No. 1590, resigned; Sergeant J. H. O. Page, No. 845, retired.

D. HUNTER,
Commissioner of Police.
16th August, 1941.

Department of North-West,
Perth, 21st August, 1941.

D.N.A. 695/41; Ex. Co. 1575.
HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, in accordance with section 11 of the Native Administration Act, 1905-1940, of the appointment of Phillip Charles Leeming as Superintendent of the Carrolup Native Reserve, described as Reserve No. 21907.

G. K. BARON HAY,
Acting Under Secretary for North-West.

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, 1933-1939, and its regulations:—

CUE.

10th September, 1941, at 2 p.m., at the Mining Registrar's Office—

Reedy—Town 72, 1r., £15.

PERTH.

12th September, 1941, at 11 a.m., at the Department of Lands and Surveys—

‡Swan (Bassendeau)—Town 4648, about 20p., £8.

‡Sawyer's Valley—*63, 15a. 0r. 6p.; 141, 15a. 0r. 11p.; 142, 15a. 0r. 12p., £22 each.

* Suburban lot for cultivation.

‡ The provisions of clause 22 of the regulations for the sale or leasing of Town and Suburban lands at auction shall not apply at the sale of these lots.

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

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

G. L. NEEDHAM,
Under Secretary for Lands,

FORFEITURES.

THE undermentioned leases have been cancelled under section 23 of the Land Act, 1933-1939, for non-payment of rent or other reasons:—

Name, Lease No., District, Reason, Corres. No., Plan
Altham, Sarah; 12648/56; Williams 9790; £380 3s. 5d.; 2898/21; 407/80, D3.
Anderton, M. J.; 19405/68; Victoria 5546; £244 9s. 2d.; 3189/25; 89/80, C & D1.
Bligh, J. J.; 3116/803; Victoria 8798; abandoned; 4455/27; 128/80, D2.
Boothey, H. G.; 68/3170; Roe 1293; £59 3s. 9d.; 4794/30; 376/80, D & E2.
Boothey, H. G.; 74/1303; Roe 1903; abandoned; 81/31; 376/80, D & E2.
Browne, E. G.; 68/3281; Avon 19232, 19293, and 22940; £61 0s. 9d.; 2068/31; 25/80, E1 & 2.
Burgess, W. W.; 3116/789; Yandanooka Estate 130 and 135; £2 10s. 1d.; 2102/35; 123/80, C & D4.
Casselton, R. J.; 12776/68; Sussex 1417; abandoned; 6790/19; 413B/40, E2.
Chomley, J. F.; 3117/2452; Rothsay 18; £1 0s. 0d.; 1081/38; Rothsay.
Ferguson, A. A.; 347/1308; Plantagenet 4872; £5 2s. 1d.; 1595/36; 451/80, C2.
French, W. C.; 68/3477; Avon 19137; £55 5s. 7d.; 902/32; 5/80, D2.
French, W. C.; 74/1458; Avon 26850; abandoned; 969/32; 5/80, D2.
Greggan, John; 3117/2262; Rothsay 86; £1 17s. 6d.; 1991/37; Rothsay.
Hedley, J. M.; 3117/2980; Beria 46; £1 0s. 0d.; 12/40; Beria.
Hudson, G. F.; 22448/68; Kojonup 8465; £6 2s. 6d.; 4366/27; 417/80, F2.
Hudson, G. F.; 25832/74; Kojonup 6662; abandoned; 4868/27; 417/80, F2.
Hunt, W. F.; 348/879; Roe 78; £3 2s. 0d.; 2376/37; 406/80, D1.
Kelly, Martin; 347/879; Avon 19130 and 26725; £12 7s. 1d.; 2050/35; 5/80, D1 & 2.
Kruger, W. R.; 348/588; Yilgarn 1337; £14 8s. 0d.; 714/36; 36/80, B & C3 & 4.
Landers, Michael; 3117/2225; Rothsay 88; £0 14s. 11d.; 2177/37; Rothsay.
Laverack, G. G. H.; 348/885; Avon 15121; £5 14s. 9d.; 1632/38; 34/80, E1, 55/80, E4.
Lowe, Richard; 3117/2897; Coolgardie 1609; £0 10s. 0d.; 8683/96; Coolgardie.
Macfarlane, Kenneth; 3117/3067; Coolgardie 2037; £0 10s. 0d.; 763/40; Coolgardie.
Moss, A. P.; 347/470; Sussex 2367; non-compliance with conditions; 798/34; 413C/40, D3.
McPhee, C. L.; 3117/2023; Norseman 325; £0 10s. 0d.; 768/37; Norseman.
O'Kane, James; 347/1821; Ninghan 1253; £1 5s. 6d.; 595/38; 65/80, E2.
O'Neill, Alan; 3117/2774; Mt. Palmer 5; £1 1s. 0d.; 1154/35; Mt. Palmer.
Polain, C. N.; 17940/68; Roe 575; £199 2s. 10d.; 4443/23; 387/80, E4.
Polain, C. N.; 24014/74; Roe 577; abandoned; 4444/23; 387/80.
Polain, C. N.; 18030/68; Roe 600; £157 9s. 1d.; 6052/23; 387/80, D & E4.
Power, Alfred; 3117/2218; Rothsay 89; £1 0s. 0d.; 432/35; Rothsay.
Pugh, E. S.; 3117/2016; Youanmi 283; £0 10s. 2d.; 454/37; Youanmi.
Scherini, Luigi; 24013/74; Roe 576; abandoned; 4445/23; 387/80, E4.
Shields, W. H.; 14099/68; Wellington 2120, 2121, 2122, and 2123; £96 3s. 1d.; 969/21; 410/80, C2.
Taylor, L. M.; 347/2168; Williams 11112; £12 10s. 0d.; 1854/38; 408/80, F2.
Tufts, C. G.; 20886/68; Avon 23718; £257 19s. 2d.; 6136/24; 345/80, D1.
Goldfields Firewood Supply Limited; 953/97; Jawdi; abandoned; 5042/10; 24/300.

G. L. NEEDHAM,
Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys,
Perth, 20th August, 1941.

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:—

3586/40.

MELBOURNE (near Carani).—No. 22272 (Addition to Recreation Ground).—Location 3424 (being closed portion of Road No. 5765 passing along part of the north boundaries of Locations 1513 and 1632) (2a. 3r. 30p.). Diagram 48149. (Plan 32/80, A1.) 796/41.

ESPERANCE.—No. 22273 (Seaside Home—Country Women's Association).—Lot 85 (1r. 13p.). (Plan Esperance Townsite.) Reserve 2813 (Public Utility) is hereby cancelled.

1036/40.

AVON (North Bulyee).—No. 22274 (School Site).—Location 27035 (2a. 2r.) L.T.O. Diagram 11796. (Plan 343C/40, F3.)

G. L. NEEDHAM,
Under Secretary for Lands.

BUSH FIRES ACT, 1937.

Appointment of Bush Fire Control Officer.

Department of Lands and Surveys,
Corres. No. 296/40. Perth, 20th August, 1941.

IT is hereby notified, for general information, that the Mundaring Road Board has appointed Mr. Frank Benjamin Mason as a Bush Fire Control Officer in the Mundaring Road District.

G. L. NEEDHAM,
Under Secretary for Lands.

REDUCTION IN CAPITAL VALUE OF
MEEKATHARRA LOT 127.

Department of Lands and Surveys,
Corres. 6183/12. Perth, 20th August, 1941.

IT is hereby notified, for general information, that the capital unimproved value of Meekatharra Lot 127 (Lease No. 936/153) has been reduced from £30 to £25 as from the 1st July, 1940.

G. L. NEEDHAM,
Under Secretary for Lands.

CASH ORDER LOST.

Department of Lands and Surveys
Corr. 794/38. Perth, 20th August, 1941.

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

C.O. No. 49972; £2 9s. 9d.; drawn by F. Rendell in favour of William Anderson.

G. L. NEEDHAM,
Under Secretary for Lands.

LOT OPEN FOR SALE.

Department of Lands and Surveys,
Perth, 20th August, 1941.

IT is hereby notified for general information, that the undermentioned lot is now open for sale, under the conditions specified by public auction, as provided by the Land Act, 1933-1939, at the following upset price:—

Applications to be lodged at Kalgoorlie.

1573/17, Vol. 4.

KALGOORLIE—Town, 1672 (Lyal street), £12 10s.; available subject to payment for improvements (if any).

A plan showing the arrangement of the lot referred to is now obtainable at this office and the offices of the various Government Land Agents.

G. L. NEEDHAM,
Under Secretary for Lands.

APPLICATIONS FOR LEASING LAND NEAR
CARNARVON.

PERTH LAND AGENCY.

Grazing Purposes.

Section 32 of the Land Act, 1933-1939.

Department of Lands and Surveys,

Corr. No. 1623/38. Perth, 13th August, 1941.

APPLICATIONS for the leasing of the land comprised within portion of Reserve No. 15587 and portion of Gascoyne Location 92 (Temporary Reserve) (situated near Carnarvon), containing about 1,120 acres, are invited.

The above land will be available for leasing under section 32 of the Land Act, 1933-1939, for a term of one year, renewable thereafter at the will of the Hon. the Minister for Lands and terminable at three months' notice, rent being apportioned accordingly, and no compensation being payable for improvements effected at the expiration of the lease or the sooner determination thereof.

Applications for the above, accompanied by one year's rent (the amount being fixed at the rate of eight pounds), indorsed "Application for portions of Reserve No. 15587 and Gascoyne Location 92, shown on Public Plan Locations near Carnarvon," and addressed "Under Secretary for Lands" must be lodged at the Lands Office, Perth, on or before Wednesday, 10th September, 1941.

All applications lodged on or before that date will be treated as having been received on that date. (Plan Locations near Carnarvon.)

G. L. NEEDHAM,
Under Secretary for Lands.

Schedule.

Bounded on the north by Lease 332/520, on the eastward by Road No. 9480, on the southward by Locations 144 to 154, inclusive, 94, 95, 96, 175, 176, and 177, on the west by a road passing along the east boundary of Reserve No. 1225.

LAND OPEN FOR PASTORAL LEASING.

Under Part VI. of the Land Act, 1933-1939.

IT is hereby notified that the land described hereunder will be available for general selection under Part VI. of the Land Act, 1933-1939, on and after the date specified:—

WEDNESDAY, 27th AUGUST, 1941.

PERTH LAND AGENCY.

Eastern Division.

Bulga District (about 19 miles south-west of Youanmi).

Corr. 1209/17. (Plan 41/300.)

That area of unsurveyed land, containing about 86,106 acres; being C. H. Bogle's forfeited Pastoral Lease No. 395/521; subject to Agricultural Bank Indebtedness.

North-West Division.

Peawah District (being Ronsard Island).

Corr. 7885/22. (Plan 110/300.)

That area of unsurveyed land, containing about 450 acres; being Mundabullangana, Ltd.'s, forfeited Pastoral Lease No. 394/982.

WEDNESDAY, 3rd SEPTEMBER, 1941.

PERTH LAND AGENCY.

Eastern Division.

Bulga and Ularring Districts (near Brooking Hills).

Corr. No. 601/41. (Plan 42/300.)

That area of unsurveyed land, containing about 334,867 acres, being H. J. Ion's cancelled application for forfeited Pastoral Leases Nos. 395/807, 395/805, and 395/806; subject to Agricultural Bank indebtedness.

WEDNESDAY, 10th SEPTEMBER, 1941.

PERTH LAND AGENCY.

North-West Division.

De Grey District (about 20½ miles west of Nullagine).

Corr. 1677/19. (Plan 98/300, D1.)

That area of unsurveyed land, containing about 20,000 acres; being T. Carroll's forfeited Pastoral Lease No. 3183/96.

Eastern Division.

Nuleri and Weld District (about 30 miles north-east of Burtville).

Corr. 2606/34. (Plan 44/300.)

That area of unsurveyed land, containing about 132,219 acres; being E. H. Noske's forfeited Pastoral Lease No. 395/464.

Eastern Division.

Yilgarn District (near Koolyanobbing Range and Lake Seabrook).

Corr. 2361/36. (Plan 24/300.)

That area of unsurveyed land, containing about 46,000 and 32,000 acres; being S. H. Stubbs's forfeited Pastoral Lease Nos. 395/811 and 395/828.

WEDNESDAY, 17th SEPTEMBER, 1941.

PERTH LAND AGENCY.

Eastern Division.

Ngalbain District (near Coolgardie and Burbanks).

Corres. No. 6317/20. (Plan 50/80 and 39/80.)

That area of unsurveyed land, containing about 1,500 and 39,219 acres, being E. Seahill's forfeited Pastoral Lease No. 395/728 and 395/729.

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, 1933-1939, 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 Concession 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 wallet, is reserved to the Crown, subject to the provisions of clause 18 of the regulations.

SCHEDULE.

NOW OPEN.

PERTH LAND AGENCY.

Nairibin Repurchased Estate—Williams District.

Open under Part V. of the Land Act, 1933-1939, as modified by Part VIII.

Corr. 914/21. (Plan 408/80, D2.)

Locations 5869, 5870, 5875, 7662, 11997, and 12467, containing 1,181a. 3r. 25p.; purchase money—£4,402 12s.; half-yearly instalments first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—£99 1s. 2d.; to civilians, at 5 per cent. p.a.—£110 1s. 4d.; half-yearly instalments over the balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£122 14s. 8d.; to civilians, at 5 per cent. p.a.—£130 11s. 3d.; subject to Agricultural Bank indebtedness; being A. W. M. Thompson's forfeited Lease 20/1731.

Yilgarn District.

Corr. No. 1171/40. (Plan 36/80, A2 and 3.)

Location 475, containing 1,336a. 0r. 25p., at 5s. 6d. per acre; File 2436/39; Location 476, containing 979a. 2r. 13p., at 5s. 9d. per acre; and Location 1001, containing 1,259a. 0r. 26p., at 5s. 6d. per acre; File 1026/40 and 2436/39; subject to Agricultural Bank and Industries Assistance Board indebtedness and to mining and timber conditions.

WEDNESDAY, 27th AUGUST, 1941.

ALBANY LAND AGENCY.

Plantagenet District (about 19 miles east of Mt. Barker).

Corr. No. 827/38. (Plan 451/80, E1.)

Location 5608, containing 231a. 1r. 26p., at 6s. per acre; classification page 17 of 827/38; 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 timber conditions and to exemption from road rates for two years from date of approval of application; being H. S. Gibbons' forfeited Lease 365/852.

BEVERLEY LAND AGENCY.

Avon and Williams District (near Karping Siding).

Corr. No. 287/41. (Plan 378A/40, B2.)

Avon Location 10432 and Williams Location 7609, containing 329a. 3r. 10p., at 10s. per acre; classification page 12 of 287/41; subject to Agricultural Bank indebtedness; being I. Hayman's cancelled application.

GERALDTON LAND AGENCY.

Victoria District (about four miles south-east of Whelarra).

Corr. No. 57/41. (Plans 160C/40, D & E4; 157B/40, D & E1.)

Locations 4474, 4139, and 4041, containing 3,448a. 1r. 34p., at 3s. per acre; classifications page 23 of 335/21 and page 25 of 2242/36; also Location 7932, containing 2,475a. 0r. 20p., at 2s. 9d. per acre; classification page 9 of 311/23; subject to Agricultural Bank indebtedness; being W. F. R. Exten's cancelled application.

Victoria District (about five miles north-west of Perenjori).

Corr. No. 6637/24. (Plan 122/80, D & E3.)

Location 5557, containing 3,179a. 3r. 30p; subject to classification and pricing and to Agricultural Bank indebtedness; also subject to a Cropping Lease which expires 28/2/42; being H. A. Elliott's forfeited Lease 19010/68.

Yandanooka Repurchased Estate (about six miles north-east of Yandanooka).

Open under Part V. of the Land Act, 1933-1939, as modified by Part VIII.

Corr. 988/19. (Plan 123/80, E1.)

Lot 77, containing 84a. 3r. 19p.; purchase money—£258 17s.; half-yearly instalments, first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—£5 16s. 6d.; to civilians, at 5 per cent. p.a.—£6 9s. 5d.; half-yearly instalments over the balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£7 4s. 4d.; to civilians, at 5 per cent. p.a.—£7 13s. 6d.; Lot 29, containing 885a. 0r. 36p.; purchase money—£2,699 18s. 9d.; half-yearly instalments, first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—£60 15s.; to civilians, at 5 per cent. p.a.—£67 10s.; half-yearly instalments over the balance (35 years) including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£75 5s. 4d.; to civilians, at 5 per cent. p.a.—£80 1s. 5d.

Tanksite:—Purchase money, £117 4s. 4d.; half-yearly instalments over 25 years, including principal and interest:—to returned soldiers, at 4½ per cent. p.a., £3 16s.; to civilians, at 5 per cent. p.a.—£4 0s. 8d.

Subject to Agricultural Bank indebtedness. Lot 77 is also subject to the Mineral Rights being reserved to the Crown and Lot 29 to the Mineral Rights being reserved to the Midland Railway Coy., Ltd., and the Crown. These lots will only be granted to the applicant who satisfies the Land Board that he has the necessary capital and experience to successfully work the holding.

Being D. Hehir's forfeited Leases 20/1319 and 20/1318.

NARROGIN LAND AGENCY.

Roe District (about 1½ miles north-west of Karlgarin).

Corr. No. 1623/24. (Plan 348/80, E4.)
Locations 395, 396, and 1298, containing 1,540a. 2r. 23p., at 9s. per acre; classification pages 19 and 20 of File 1623/24; classification page 6 of 294/32; subject to Agricultural Bank indebtedness; being C. W. Treasure's forfeited Leases 41051/55 and 68/3525.

NORTHAM LAND AGENCY.

Avon District (about five miles north of Yelbeni).

Corr. No. 1470/23. (Plan 34/80, A1.)
Locations 20440 and 24855, containing 1,420a. 1r. 20p., at 6s. per acre; classifications page 40 of 11450/12 and pages 10 and 16 of 5226/25; subject to Agricultural Bank indebtedness; being N. H. Kirby's forfeited Leases 16842/68 and 20609/68.

PERTH LAND AGENCY.

Victoria District (about 7½ miles west of Gunyidi).

Corr. No. 879/38. (Plan 90/80, B & C3 & 4.)
Location 8749, containing 4,992a. 3r. 12p., at 2s. 6d. per acre; classification page 7 of 5677/27; subject to exemption from road rates for two years from date of approval of application; being H. O. and O. D. Bill's forfeited Lease 347/1931.

WEDNESDAY, 3rd SEPTEMBER, 1941.

BEVERLEY LAND AGENCY.

Roe District (about 15 miles east of Emu Hill).

Corr. No. 3020/24. (Plan 345/80, D & E1.)
Location 791, containing 1,599a. 3r. 29p., at 3s. 6d. per acre; classification page 26 of 3020/24; subject to exemption from road rates for two years from date of approval of application; being J. Perani's forfeited Lease 19773/68.

Roe District (about 16 miles east of Emu Hill).

Corr. No. 5275/26. (Plan 345/80, D & E1.)
Location 1026, containing 1,757a. 3r. 26p., at 5s. 6d. per acre; classification page 7 of 5275/26; subject to payment for improvements; being G. Rutar's forfeited Lease 42433/55.

BUNBURY LAND AGENCY.

Dardanup Estate (near Dardanup).

Open under Part V. of the Land Act, 1933-1939, as modified by Part VIII.

Corres. 279/41. (Plan 411D/40, B3.)
Lot 12, containing 51a. 1r. 14p.; purchase money—£372 14s. 9d.; half-yearly instalments first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—£19 12s. 9d.; to civilians, at 5 per cent. p.a.—£21 16s. 5d.; half-yearly instalments over the balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£24 6s. 9d.; to civilians, at 5 per cent. p.a.—£25 17s. 8d.; subject to the conditions applying to this Estate and also that this lot will only be approved to the applicant who satisfies the Land Board that he has the necessary capital and experience to successfully work the holding and is not debarred under the National Security Regulations; being E. Mafrićs' cancelled application.

NORTHAM LAND AGENCY.

Ningham District (about 11 miles east of Kokardine).

Corr. No. 5656/21. (Plan 56/80, D1.)
Location 134, containing 831a. 2r. 33p., at 6s. 9d. per acre; classification page 61 of 5656/21; subject to Agricultural Bank indebtedness. This cancels the previous *Government Gazette* notice relating to this location.

Ningham District (about nine miles north-west of Koorda).

Corr. No. 4761/26. (Plan 56/80, D1 and 2.)
Location 1143, containing 91a. 1r. 29p., at 5s. per acre; classification page 4 of 4761/26; subject to Agricultural Bank indebtedness. This cancels the previous *Government Gazette* notice relating to this location.

Ningham District (about five miles north of Maudiga).

Corr. No. 1870/37. (Plan 55/80, B1 and 2.)
Location 2202, containing 160a. 0r. 26p., at 6s. per acre; classification page 14A of 1870/37; subject to payment for improvements; being H. Welsh's forfeited Lease 347/1662.

PERTH LAND AGENCY.

Peel Estate (near Tamworth Hill).

Open under Part V. of the Land Act, 1933-1939, as modified by Part VIII.

Corres. 1076/40. (Plan 341D/40, B3.)
Location 323, containing 43a. 1r. 10p.; purchase money—£42 7s. 6d.; half-yearly instalments first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—19s. 1d.; to civilians, at 5 per cent. p.a.—£1 1s. 2d.; half-yearly instalments over the balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£1 3s. 8d.; to civilians, at 5 per cent. p.a.—£1 5s. 2d.; subject to the conditions applying to this Estate.

Roe District (about 9½ miles east of Lake King Townsite).

Corr. No. 5000/28. (Plan 389/80, D3.)
Location 1614, containing 2,015a. 1r. 24p., at 4s. 6d. per acre; classification page 1 of 2980/28; subject to Agricultural Bank indebtedness and to mining conditions; being E. Edwards's forfeited Lease 68/720.

WAGIN LAND AGENCY.

Williams District (about 10½ miles south of Kukerin).

Corr. No. 903/27. (Plan 408/80, EF2.)
Locations 9716 and 9717, containing 2,000a., at 6s. 6d. per acre; classification pages 62 and 63 of 11768/09, Vol. 2; subject to Agricultural Bank and Industries Assistance Board indebtedness, to a cropping lease which expires on 28/2/1942, and to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown Grant will issue; being T. Cope's forfeited Lease 21864/68.

WEDNESDAY, 10th SEPTEMBER, 1941.

ALBANY LAND AGENCY.

Denmark District (about three miles west of Denmark).

Corr. No. 288/35. (Plan 452C/40, D4.)
Location 415, containing 103a. 3r., at 8s. 6d. per acre; classification page 204 of 5070/21, Vol. 2; subject to timber conditions and to exemption from road rates for two years from date of approval of application; being F. R. and V. Pittman's forfeited Lease 347/685.

BEVERLEY LAND AGENCY.

Avon District (about nine miles south of Kweda).

Corr. No. 545/38. (Plan 378B/40, E1.)
Location 21113, containing 340a. 2r., at 5s. 6d. per acre; classification page 15 of 545/38; subject to exemption from road rates for two years from date of approval of application; being E. Beswick's forfeited Lease 347/1806.

Roe District (about four miles north of Hyden).

Corr. No. 135/38. (Plan 346/80, A4.)
Location 1455, containing 1,571a. 1r. 1p., at 5s. 9d. per acre; classification page 1 of 1657/23; subject to Agricultural Bank indebtedness and to a Cropping Lease which expires 28/2/1942; being A. L. Farrell's forfeited Lease 347/1855.

BUNBURY LAND AGENCY.

Korijekup Estate (about 1½ miles north-west of Warawarrup Siding).

Corr. No. 1729/21. (Plan 383D/40, C3.)
Lots 134, 135, 136, 137, 138, 142, 143, 144, and 146, containing 192a. 3r. 4p., at £3 5s. per acre; classification page 165a of 1729/21; subject to the special conditions applying to this Estate and to Agricultural Bank indebtedness; being C. Fielder's forfeited Leases 38532/55, 36664/55 and 38760/55.

GERALDTON LAND AGENCY.

Victoria District (about 11 miles east of Gutha).

Corr. No. 4455/27. (Plan 128/80, D2.)

Location 8798, containing 2,975a., at 3s. 1d. per acre; and Location 9705, containing 1,000a. 0r. 8p., at 2s. 6d. per acre; classifications page 28 of 4455/27; subject to payment for improvements, if any, and to exemption from road rates for two years from date of approval of application; being R. R. Long's forfeited Lease 68/1753.

KATANNING LAND AGENCY.

Kojouup District (about six miles north-west of Toompup).

Corr. No. 1178/38. (Plans 435/80, B1; 418/80, B4.)

Location 8136, containing 1,374a. 2r. 9p., at 2s. 6d. per acre; classification page 22 of 1178/38; subject to exemption from road rates for two years from date of approval of application; being A. R. Lucas' forfeited Lease 347/1988.

NORTHAM LAND AGENCY.

Avon District (about seven miles south of Gabbin).

Open under Part V. (secs. 47 and 49 only).

Corr. No. 162/26. (Plan 55/80, A and B3.)

Location 20292, containing 999a., at 3s. 6d. per acre; classification page 49 of 162/26; subject to payment for improvements and to the right of the Government to resume for railway or other public purposes any land required, and no compensation to be given except for the actual value of any improvements that may be resumed; being C. M. Jameson's forfeited Lease 20228/68.

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

Corr. No. 5671/23. (Plan 55/80, B3.)

Location 20296, containing 962a., at 5s. 3d. per acre; classification pages 59 and 60 of 5671/23; and Location 20297, containing 970a., at 8s. 9d. per acre; classification page 30 of 2341/13; subject to Agricultural Bank indebtedness; being H. and A. J. Austin's forfeited Leases 12981/56 and 34101/55.

Avon District (about 12 miles east of Wadderin).

Open under Part V. (secs. 47 and 49 only).

Corr. No. 3685/40. (Plan 5/80, E3 and 4.)

Location 22846, containing 839a. 3r. 28p., at 6s. 6d. per acre; classification page 24 of 2178/22; subject to Agricultural Bank and Industries Assistance Board indebtedness and to a Cropping Lease which expires 28/2/1943; being F. A. Cusack's cancelled application.

WAGIN LAND AGENCY.

Roe District (about one mile east of Buiche).

Corr. No. 2317/31. (Plans 387/80, F2 and 3; 388/80, A2 and 3.)

Location 148, containing 1,236a. 1r. 27p., at 8s. 6d. per acre; classification page 18 of 7627/22; subject to Agricultural Bank indebtedness and to the Government retaining the right to resume for railway or other public purposes any land required, and no compensation to be given, except for the actual value of any improvements that may be resumed; being R. C. Kneale's forfeited Lease 68/3298.

THURSDAY, 11th SEPTEMBER, 1941.

BRIDGETOWN LAND AGENCY.

Nelson District (about three miles south-west of Pemberton).

Corr. No. 2860/20. (Plan 442C/40, D3.)

Location 8209, containing about 125 acres, at 12s. 6d. per acre; classification page 60 of 3715/09; subject to Agricultural Bank indebtedness, to the conditions applying to selection in this district, and to timber conditions; also subject to the provision of necessary roads. This cancels the previous *Government Gazette* notice relating to this location.

Nelson District (about two miles south of Greenbushes).

Corr. No. 238/22. (Plan 414C/40, E4.)

Location 8754, containing 78a. 0r. 9p., at 13s. per acre; classification page 7 of 2773/31; subject to exemption from road rates for two years from date of approval of application; also subject to mining and timber conditions; being J. H. McKay's forfeited Lease 55/2282.

Nelson District (about two miles south-east of Dombakup Siding).

Corr. No. 756/31. (Plan 442C/40, F4.)

Location 10286, containing 105a. 3r. 7p.; subject to classification, pricing, and to payment for improvements; also subject to timber conditions; being J. W. Hutchins' forfeited Lease 3116/792.

G. L. NEEDHAM,
Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1939.

Kulin Road Board—General By-laws (Amendment).

BY-LAW No. 11, as adopted by the Kulin Road Board by resolution on the 1st day of February, 1928, and advertised on page 1657 of the *Government Gazette* dated 13th July, 1928, and as amended by notice published on page 311 of the *Government Gazette* of 7th March, 1941, is hereby amended as follows:—

By deleting the words "Second Saturday in each month" in the second line and inserting in lieu thereof the words "First Wednesday in each month."

Passed and adopted by resolution of the Kulin Road Board held on the 14th day of June, 1941.

P. J. BOWEY,
Chairman.
D. J. MUIR,
Secretary.

Recommended—

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

Approved by His Excellency the Lieutenant-Governor in Executive Council this 9th day of July, 1941.

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

ROAD DISTRICTS ACT, 1919-1934.

Capel Road Board—Hawking By-laws.

WHEREAS by the Road Districts Act, 1919-1934, the Road Board of any district is empowered to make by-laws for all or any purpose in the said Act mentioned: Now, therefore, the Capel Road Board, in pursuance of the powers vested in the said Board under and by virtue of the said Act and of every other authority enabling it in that behalf, doth hereby make and publish the following by-laws:—

Hawkers.

1. Interpretation:—

"Board" means the Capel Road Board.

"District" means the Capel Road District.

"Hawker" means any person who travels and trades and goes from place to place or to other men's houses or places of business, soliciting orders from or carrying to sell or exposing for sale any goods, wares, or merchandise to any person who does not in the ordinary course of business buy or sell or use the same: Provided, however, that, if the goods, wares, or merchandise consist of only one or more of the following, namely:—Fruit, fish, meat, poultry, game, vegetables, butter, eggs, milk, or any victuals or books or newspapers, the term means any person who (or, if he is a servant, whose employer) does not carry on the business of selling or producing the same in a shop or permanent place of business, and who travels and trades and goes from place to place or to other men's houses there soliciting orders for or carrying to sell or exposing for sale any such merchandise or articles.

The term "shop or permanent place of business" in the foregoing definition of the word "hawker" means an established or permanent place of business of substantial construction wherein goods, wares, or merchandise of the kind being hawked are made, produced, or sold, and, when the article hawked is a primary product, includes the farm or place where the same was produced.

2. No person shall act or trade as a hawker in any part of the district without first having obtained a license from the Board, and only during the currency of such license.

3. Every person desirous of being licensed as a hawker shall apply in writing in the Form No. 1 in Schedule A hereunder to the secretary of the Board, stating the kind of merchandise for which he desires to be licensed.

The granting or refusing of a license shall be in the absolute discretion of the Board, and, when granted, a license shall not be transferable. The Board may refuse to grant a license for any reason it may see fit.

4. A Hawker's License shall be in the Form No. 2 in Schedule A hereto. A license shall remain in force for the period stated therein only.

5. The fee to be paid for a license issued to a hawker shall be as set forth in Schedule B hereto.

6. Every hawker while hawking shall carry his license with him, and shall at any time on demand produce the same to any officer of the Board or to any member of the Police force.

7. The secretary of the Board or other officer appointed by the Board, or any member of the Police force may demand from and require from any person committing or suspected of committing an offence against or breach of these by-laws, his name and address, and any person who shall refuse or neglect to give his name and address when required so to do shall be guilty of an offence against these by-laws.

8. Any person who does any act contrary to any of these by-laws, or commits any breach or neglect thereof, shall be liable on conviction to a penalty not exceeding twenty pounds.

Schedule A.

Form 1.

Form of Application for Hawker's License.

To the Capel Road Board.

I.....of....., hereby apply for a license to hawk.....

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

.....
Signature of Applicant.

Form 2.

Form of Hawker's License.

Amount of fee paid.....

Mr....., of....., is hereby licensed, subject to the by-laws of the Board, to hawk..... within the Capel Road District, during the year ending....., for which he has paid the prescribed fee of.....

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

.....
Secretary, Capel Road Board.

Schedule B.

Table of fees to be paid:—

- (1) For a license to a person to hawk fruit, fish, meat, poultry, game, vegetables, butter, eggs, milk, or any victuals who does not carry on the business of selling or producing the same in a shop or permanent place of business, the fee shall be one pound one shilling per annum.
- (2) For a license to a person to hawk any goods, wares, or merchandise other than those specified in the last preceding clause of this Schedule the fee shall be three pounds per annum.

Passed by resolution of the Capel Road Board on the 3rd day of May, 1941.

B. W. PROWSE,
Chairman.
J. O. ROBERTS,
Secretary.

Recommended—

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

Approved by His Excellency the Lieutenant-Governor in Executive Council this 9th day of July, 1941.

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

THE ROAD DISTRICTS ACT, 1919-1939.

WHEREAS S. Gunn, being the owner of land over or along which the undermentioned road, in the BRIDGE-TOWN Road District passes, has applied to the Bridge-town Road Board to close the said road, which is more particularly described hereunder, that is to say:—

1717/06.

B. 463:—Portion of Road No. 2600 passing through Nelson Locations 7572 and 1338; from the west boundary of the former location to Road No. 915 on the north boundary of Location 1338. (Plan 439B/40, F1 & 2.)

WHEREAS P. W. Dent and E. J. Lee Steere, being the owners of land over or along which the undermentioned roads, in the UPPER BLACKWOOD Road District pass, have applied to the Upper Blackwood Road Board to close the said roads, which are more particularly described hereunder, that is to say:—

292/41.

B.464:—The surveyed roads hereunder set out:—

(a) The surveyed road in Nelson Location 1377; from the north-east corner of Location 216 to the west boundary of Location 215.

(b) The surveyed road along part of the south boundary of Location 1531; from its south-west corner to Road No. 1062. (Plan 438A/40, B1.)

WHEREAS P. B. M. Wallace, D. R. C. Cross, and F. K. Slattery, being the owners of land over or along which the undermentioned road, in the UPPER BLACKWOOD Road District passes, have applied to the Upper Blackwood Road Board to close the said road, which is more particularly described hereunder, that is to say:—

6656/24.

B.465:—The surveyed road along the west boundaries of Nelson Locations 217 and 577; from the north-west corner of the first-mentioned location to one chain north from the south-west corner of the last-mentioned location. (Plan 438A/40, B1.)

WHEREAS J. F. Schell and P. W. Lynch, being the owners of land over or along which the undermentioned road, in the GOOMALLING Road District passes, have applied to the Goomalling Road Board to close the said road, which is more particularly described hereunder, that is to say:—

3734/40.

G. 308:—The surveyed road along parts of the north-eastern and south-eastern boundaries of Avon Location 2563, the north-eastern boundary of Location 13909 and through Location 21650; from a surveyed road opposite the southernmost corner of Location 15018 to a surveyed road passing north-eastward and south-westward through said Location 21650. (Plan 32C/40, F3.)

WHEREAS W. H. King, being the owner of land over or along which the undermentioned road, in the KUNUNOPPIN-TRAYNING Road District passes, has applied to the Kununoppin-Trayning Road Board to close the said road, which is more particularly described hereunder, that is to say:—

1686/39.

K. 287:—The surveyed road (three chains wide) passing along the west boundary of Avon Location 11872; from a surveyed road at its south-west corner to Road No. 2769 at its north-west corner. (Plan 34/80, B2.)

WHEREAS E. W. Richards and M. M. Clemens, being the owners of land over or along which the undermentioned road, in the QUAIRADING Road District passes, have applied to the Quairading Road Board to close the said road, which is more particularly described hereunder, that is to say:—

1147/40.

Q62:—The surveyed road passing along the east and south boundaries of Avon Location 7817; from the north-east corner of said location to Road No. 2849 at its south-west corner. (Plan 343B/40, E1.)

WHEREAS C. R. Carter and I. E. Swift, being the owners of land over or along which the undermentioned roads, in the WONGAN-BALLIDU Road District pass,

have applied to the Wongan-Ballidu Road Board to close the said roads, which are more particularly described hereunder, that is to say:—

871/40.

W. 596:—The roads hereunder:—

1. Surveyed road extending along an east boundary of Ninghan Location 118 and along part of the east boundary of Location 1501 from the south boundary of Location 1174 to Road No. 4965.

2. The surveyed road extending along part of the northern boundary and through Ninghan Location 118 and along the north boundary of Location 1174, from the latter's north-east corner to said Road No. 4965. (Plan 57/80, E & F4.)

And whereas such applications have been duly published in the *Government Gazette*: And whereas the said Boards have assented to the said applications: And whereas the Lieutenant-Governor in Executive Council has confirmed the said assents: It is hereby notified that the said Roads are closed.

Dated this 22nd day of August, 1941.

G. L. NEEDHAM,
Under Secretary for Lands.

THE ROADS DISTRICTS ACT, 1919-1939.

WHEREAS the ARMADALE-KELMSCOTT Road Board, by resolution passed at a meeting of the Board, held at Armadale on or about the 22nd day of November, 1937, resolved to open the road hereinafter described, that is to say:—

L. & S. 3627/98; M.R. 816/37.

No. 994: Widening:—Portion of Canning Location 161 bounded by lines commencing at the junction of the northern side of the present road with the west side of Road No. 4761 and extending (as shown on Diagram No. 60792) 247deg. 57min. 23 links along said side of present road; thence 23deg. 46min. 56.4 links through said location; thence 181deg. 55 min. 43 links along the west side of Road No. 4761 to the starting point.

0.7p. being resumed from Canning Location 161. (Plan 341B/40, B1.)

WHEREAS the TOODYAY Road Board, by resolution passed at a meeting of the Board, held at Toodyay on or about the 9th day of August, 1941, resolved to open the road hereinafter described, that is to say:—

5282/00.

No. 1147: River terrace (extension):—A strip of land, varying in width, bounded on the northward by the southern boundaries of West Toodyay Lots R65 to R53 (inclusive), R48 to R43 (inclusive), R69 to R75 (inclusive), R1 to R16 (inclusive), and R18 and R22, and on the southward by the high-water mark of the right bank of the Avon River; leaving the terminus of the present road at the south-eastern corner of Lot 65 and extending north-westward to Francis street.

Also to include portion of Lot R22, portion of Small street, and portion of Lot R18 and portion of Lots R16 to R12, inclusive (as shown on Diagram No. 58906), bounded by lines commencing on the south-eastern boundary of the first-mentioned lot 1 chain 11.1 links from its east corner and extending 44deg. 41min. 5 chains 20 links, 64deg. 11min. 4 chains 92.7 links, 153deg. 28min. 51.6 links, 233deg. 38min. 7 chains 61.2 links, 259deg. 53min. 1 chain 30.6 links; thence 234deg. 44min. 1 chain 11.1 links to the starting point. (Plan West Toodyay Townsite.)

WHEREAS the DARLING RANGE Road Board, by resolution passed at a meeting of the Board, held at Kalamunda on or about the 12th day of January, 1939, resolved to open the road hereinafter described, that is to say:—

7825/03.

No. 1949: Widening:—Portion of Kalamunda Lot 143 bounded by lines commencing at its north-east corner and extending (as shown on Diagram No. 60738) 244deg. 3min. 1 chain 11.2 links along the northern side of the present road; thence 359deg. 59min. 48.6 links; thence east along part of the north boundary of the said lot to the starting point. (Plan 1C/40, D4.)

WHEREAS the BRIDGETOWN Road Board, by resolution passed at a meeting of the Board, held at Bridgetown on or about the 15th day of August, 1939, resolved to open the road hereinafter described, that is to say:—

6895/05.

No. 2654: Extension:—A strip of land, one chain wide leaving the present road on the east boundary of Nelson Location 1412 and extending south-westward (as surveyed) through said location to its west boundary. (Plan 439B/40, E2.)

WHEREAS the PERTH Road Board, by resolution passed at a meeting of the Board, held at Perth on or about the 14th day of December, 1940, resolved to open the road hereinafter described, that is to say:—

14946/10.

No. 4068, George street (extension):—A strip of land, 86 links wide (widening at its terminus), leaving a terminus of the present road and extending (as on L.T.O. Diagram No. 11836) south through Lot 62 of Swan Location 1137 passing along the west boundaries of Lots 16 and 14 to Sorrento street. (Plan 1A/40, A2.)

WHEREAS the PRESTON Road Board, by resolution passed at a meeting of the Board, held at Donnybrook on or about the 23rd day of March, 1939, resolved to open the road hereinafter described, that is to say:—

3648/20.

No. 7530: Extension:—A strip of land, 50 links wide, leaving the terminus of the present road on the north boundary of Wellington Location 2063 and extending (as shown on Diagram No. 59754) south-eastward through said location to a surveyed road on its east boundary. (Plan 414B/40, E1.)

WHEREAS the KELLERBERIN Road Board, by resolution passed at a meeting of the Board, held at Kellerberrin on or about the 8th day of April, 1941, resolved to open the road hereinafter described, that is to say:—

2595/34.

No. 9515: Extension:—A strip of land, one chain wide (widening on the west boundary of Avon Location 22668, as shown on Diagram No. 58794), leaving a terminus of the present road and extending north along the west boundary of Reserve No. 13408 and Avon Locations 22668 and 16916 to a surveyed road at the north-west corner of the last-mentioned. (Plan 25/80, A2.)

WHEREAS the YILGARN Road Board, by resolution passed at a meeting of the Board, held at Southern Cross on or about the 22nd day of April, 1941, resolved to open the road hereinafter described, that is to say:—

671/40.

No. 9757: Deviation:—A strip of land, one chain wide (widening at its terminus), leaving the present road on the north-east boundary of Yilgarn Location 1338, and extending (as shown on Diagram No. 44319) south-eastward along said boundary (passing through Reserve No. 19866) to Road No. 10076. (Plan 24/300.)

WHEREAS the AUGUSTA-MARGARET RIVER Road Board, by resolution passed at a meeting of the Board, held at Margaret River on or about the 23rd day of May, 1939, resolved to open the road hereinafter described, that is to say:—

3691/15.

No. 10181:—A strip of land, one chain wide (widening at its commencement), leaving Road No. 2182 and extending (as shown on Diagram No. 59742) south-westward through Sussex Location 407 and south along part of the west boundary of Location 121; thence west along the north boundary of Location 264 and north-westward through Reserve No. 8694 and Location 287 to its west boundary. (Plan 440A/40, A1.)

WHEREAS the WOODANILLING Road Board, by resolution passed at a meeting of the Board, held at Woodanilling on or about the 24th day of November, 1937, resolved to open the road hereinafter described, that is to say:—

5485/97.

No. 10200:—A strip of land, one chain wide (widening at its commencement and terminus), leaving a surveyed road at the north-west corner of Kojonup Loca-

tion 1752 and extending (as shown on Diagram No. 60289) east along part of the north boundary of said location to a surveyed road. (Plan 416B/40, E1.)

WHEREAS the SERPENTINE-JARRAHDAL Road Board, by resolution passed at a meeting of the Board, held at Mundijong on or about the 12th day of May, 1941, resolved to open the road hereinafter described, that is to say:—

2028/39.

No. 10209:—A strip of land, 50 links wide, starting at the south-west corner of portion of Lot 32 of Cockburn Sound Location 16 (L.T.O. Plan No. 3269) and extending (as shown on Lands and Surveys Diagram No. 44449) south through Peel Estate Lot 842 to a surveyed road on its southern boundary. (Plan 341D/40, C3.)

WHEREAS the KOJONUP Road Board, by resolution passed at a meeting of the Board, held at Kojonup on or about the 19th day of June, 1940, resolved to open the road hereinafter described, that is to say:—

6509/07.

No. 10213:—A strip of land, one chain wide (widening in parts), leaving a surveyed road at the north-east corner of Kojonup Location 7992 and extending southward (as surveyed) along its eastern boundary and the eastern boundaries of Locations 5127 and 7490 to a surveyed road passing through Location 5129 (as shown on Diagram No. 44284); thence south-eastward (as shown on Diagram 44284) through Location 5129 and south along part of its east boundary and the east boundaries of Locations 1141 and 5131 to Road No. 1462 at the south-east corner of the last-mentioned location. (Plan 416D/40, B3.)

And whereas His Excellency the Lieutenant-Governor, pursuant to section 17 of the Public Works Act, 1902, by notices published in the *Government Gazette* declared that the said lands had been set apart, taken, or resumed for the purpose of the said roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth.

And whereas the said Boards have caused a copy of the said notices to be served upon the owners and occupiers of the said lands resident within the State, or such of them as can with reasonable diligence be ascertained, either personally or by registered letter posted to their last-named places of abode.

And whereas the Lieutenant-Governor in Executive Council has confirmed the said resolutions, it is hereby notified that the lines of communication described above are roads within the meaning of the Road Districts Act, 1919-1939, subject to the provisions of the said Act.

Dated this 22nd day of August, 1941.

G. L. NEEDHAM,
Under Secretary for Lands.

TRANSFER OF LAND ACT, 1893.

Application 1638/1941.

TAKE notice that Elizabeth Jupp of Nabawa near Geraldton in the State of Western Australia Widow being the Executrix of the Will of Samuel Hadley Jupp deceased has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in the following parcels of land situate in the Victoria District and being

Part of Victoria Location 57 containing 11 acres 2 roods and 38 perches

Bounded on the west by an east boundary of Location 2075 measuring 20 chains 2 links

On the north by lines forming south boundaries of vacant Crown land Road No. 4436 and Location 1364 measuring in all 10 chains

On the east by a west boundary of the said Location 1364 measuring 20 chains 2 links

On the south by a north boundary of the said Location 1364 and part of the north boundary of Location 629 measuring in all 10 chains

And on the inner parts by portions of Road No. 1810 and the Upper Chapman Railway

Part of Victoria Location 629 containing 32 acres 1 rood and 19 perches

Bounded on the west by an east boundary of Location 5265 measuring 20 chains 3 and five-tenths links

On the north by parts of the south boundaries of Location 2075 and Location 57 measuring in all 20 chains

On the east by part of a west boundary of Location 1364 measuring 2 chains 51 and four-tenths links

On the south-east by north-west boundaries of the Upper-Chapman Railway measuring in all 20 chains 69 and six-tenths links

And on the south by a north boundary of the Upper Chapman Railway and by part of the north boundary of Reserve 9061 measuring in all 9 chains 41 and two-tenths links

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcels of land and desiring to object to the said application are hereby required to lodge in this office on or before the 2nd day of October next a caveat forbidding the said land being brought under the operation of the said Act.

A. W. B. GLEADELL,
Registrar of Titles.

Office of Titles, Perth,
this 18th day of August, 1941.

M. J. Gerloff, Solicitor, Perth, Solicitor for the Applicant.

TENDERS FOR PUBLIC WORKS.

Date of Notice.	Nature of Work.	Date and Time for Closing.	Where and when Conditions of Contract, etc., to be seen.
1941.		1941.	
Aug. 6	Muresk Agricultural College—Erection of Cottage (9185)	(2.30 p.m. on Tuesday) 26th August ...	Contractors' Room, Public Works Department, Perth, and at Water Supply Office, Northam, on and after Tuesday, the 12th August, 1941.
Aug. 6	Nyamup Mill School Erection—Removal of Hillbrook School (9186)	26th August ...	Contractors' Room, Public Works Department, Perth, and at P.W.D. Office, Bumbury, on and after Tuesday, 12th August, 1941.
Aug. 13	Perth-Fremantle Government Buildings—Chimney Sweeping (9188)	2nd September ...	Contractors' Room, P.W.D., Perth, and Court House, Fremantle, on and after Tuesday, the 19th August, 1941.

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

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

WATER BOARDS ACT AMENDMENT ACT, 1918.
 IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under the provisions of the Water Boards Act Amendment Act, 1918, of the rates in the pound on the annual value as shown, being made and levied for the year ending the 30th June, 1942, in the Water Areas set out in the annexed Schedule.

(Sgd.) W. S. ANDREW,
 Under Secretary for Water Supply.
 Perth,
 18th August, 1941.

Water Area.	Rate.
846/32 .. Wilhna ..	Two shillings and eight-pence.
769/37 .. Broome ..	Three shillings.
794/37 .. Sandstone ..	Three shillings.
740/35 .. Quairading ..	Two shillings and four-pence.
793/37 .. Pinjarra ..	Two shillings and four-pence.

CATTLE TRESPASS, FENCING, AND IMPOUNDING ACT, 1882.

Toodyay Road Board—Pound-keeper.

THIS is to certify that Gerald Foster North Flynn has been appointed Pound-keeper as from 12th July, 1941.

CHAS. ALDAY,
 Secretary.

THE CITY OF PERTH.

Pound-keeper, No. 2 Pound.

NOTICE is hereby given that, at the ordinary meeting of the Council of the City of Perth, held on the 18th day of August, 1941, William Angus MacKay was ap-

pointed Pound-keeper of the No. 2 Pound (situate on the north-western portion of Swan Location A1, Limekilus Estate), in lieu of William John White, from that date until further notice, under the provisions of section 32 of the Cattle Trespass, Fencing, and Impounding Act, 1882.

19th August, 1941.
 W. E. BOLD,
 Town Clerk.

CASH ORDER LOST.

Agricultural Bank,
 Perth, 19th August, 1941.

THE undermentioned Cash Order drawn by the Agricultural Bank has been lost and payment has been stopped; it is proposed to issue a fresh Cash Order in lieu thereof:—
 C/O. No. 57781; value £11 9s. 11d.; W. S. Alcock; 5/6/41; Bruce Rock.

C. L. CLARKE,
 General Manager.

Registrar General's Office,
 Perth, 20th August, 1941.

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.

PRESBYTERIAN CHURCH.

26/41; 11/8/41; The Rev. Lancelot John Douglas, B.A.; Geraldton; Geraldton.

R. J. LITTLE,
 Acting Registrar General.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
434/41	1941. Aug. 15	Atkins (W.A.), Ltd...	149A, 1941	2 only 300 K.V.A. "A.G.E." Transformers, 20,000/400 Volts, as per Item 1, delivered to Power House, East Perth	Railways and Tramways	£416 10s. each.
448/41	do.	British General Electric Co. Pty., Ltd.	158A, 1941	12 only 16 in. Oscillating Fans, as per Item 1	Public Works ...	£6 9s. each.
"	do.	H. C. Little & Co. ...	"	1 only "Marelli No. 0-30" Oscillating Desk Fan, 12 in., as per Item 2	do. ...	for £6 5s.
"	do.	Harris, Scarfe & Sandovers, Ltd.	"	2 only "Hecla Melba" Radiators, as per Item 3	do. ...	£2 10s. 7d. each.
"	do.	Carlyle & Co. ...	"	1 only "Silovac" Electric Polisher, as per Item 6	do. ...	for £12.
"	do.	G. G. Martin, Ltd. ...	"	1 only Laundry Iron, 10 lbs., as per Item 4	do. ...	for £2 2s. 9d.
"	do.	G. G. Martin, Ltd. ...	"	2 only Domestic Irons, as per Item 5	do. ...	17s. 4d. each.

Transfer of Contract.

Tender Board No.	Date.	From.	To.	Particulars.
118/41	1941. Aug. 18	Ayrshire Dairy, Ltd.	Brownes, Ltd. ...	Supply of Milk to Kalgoorlie Hospital under Item I of Schedule 48A, 1941, as from 12th August, 1941.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—*continued.*

TENDERS FOR GOVERNMENT SUPPLIES.

Date of Advertising.	Schedule No.	Supplies required.	Date of Closing.
1941. Aug. 14 ...	178A, 1941 ...	Firewood for Government Departments, etc., at Kalgoorlie and Boulder, for a period of 12 months ...	1941. Aug. 28
Aug. 14 ...	180A, 1941 ...	Cast Iron Sluice and Reflux Valves, from 3 in. to 8 in. dia., approx. 342 only	Aug. 28
Aug. 14 ...	181A, 1941 ...	Steel Window Frames, for Perth Hospital ...	Sept. 4
Aug. 21 ...	186A to 196A, 1941	Reinforced Concrete Pipes, for 12 months during 1941-42 ...	Sept. 18
Aug. 21 ...	197A and 198A, 1941	Concrete Lining of Cast Iron and Steel Pipes, for 12 months during 1941-42 ...	Sept. 18
<i>For Sale by Tender.</i>			
Aug. 18 ...	185A, 1941 ...	Second-hand Compressor Unit, for "Hall-Mark" Refrigerator, inspection can be made at Woorlooloo Sanatorium ...	Aug. 28

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 21st August, 1941.

G. L. NEEDHAM,
Chairman W.A. Government Tender Board.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Tenders for Butter.

TENDERS close with the Secretary, Tender Board (himself), at 11.15 a.m. on Friday, 29th August, for the supply and delivery of Butter to Government Institutions and Hospitals during a period of four weeks.

Forms of Tender and full particulars are available at the Tender Board Office, Murray street, Perth.

By Order of the Board.

G. L. NEEDHAM,
Chairman W.A. Government Tender Board.

THE MINING ACT, 1904.

Appointment.

Department of Mines,
Perth, 14th August, 1941.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve the following appointment, viz.:—

1211/1934—Fisher, Charles Alexander, as Acting Mining Registrar at Coolgardie, Coolgardie Goldfield, during the absence of the Mining Registrar on sick leave; to date from the 7th August, 1941.

(Sgd.) A. H. TELFER,
Under Secretary for Mines.

COAL MINES REGULATION ACT, 1902-1926.

Department of Mines,
Perth, 14th August, 1941.

2955/36.
THE Honourable the Minister for Mines has been pleased to appoint the following gentlemen as Chairman of Trustees and a Member of the Committee, respectively, of the Collie Coal Mines Accident Relief Fund Trust from the dates as shown:—Chairman of Trustees—Gillespie, James, as from 3rd July, 1941; Member of Committee—Jensen, William James, as from 26th July, 1941.

(Sgd.) A. H. TELFER,
Under Secretary for Mines.

THE MINING ACT, 1904.

Authority to Mine on Reserved and Exempted Land.

Department of Mines,
Perth, 14th August, 1941.

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.

(Sgd.) A. H. PANTON,
Minister for Mines.

No.	Corres. No.	Occupant.	Authorised Holding.	Goldfield.	Locality.
841H (2c/1940)	1665/40	Cullen, William George Harold	Prospecting Area No. 2096c	Mount Margaret	Leonora Townsite.

THE MINING ACT, 1904.

Department of Mines,
Perth, 14th August, 1941.

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.

(Sgd.) 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	2206w*, 2207w.
Coolgardie	Kunanalling	1015s, 1016s*, 1017s*, 1018s*, 1019s.
Mount Margaret	Mount Margaret	2464r.
Murchison	Meekatharra	1881s.
	Mount Magnet	1417m*.
North Coolgardie	Yerilla	1223r, 1224r*.
	Niagara	912g, 913g.
Yilgarn	4032.

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

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
East Murchison	Wiluna	630j*	North Brilliant Reduced	Welsh, Frank Henry ; Hancock, John Frederick.
Mount Margaret	Mount Margaret	2443r	White Horse	Grosina, Francesco ; Coppellotto, Antonio ; Bombardieri, Jack.
Yilgarn	3473*	Queen Ann	Roberts, John Charles.

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

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
East Coolgardie	East Coolgardie	5510E	Golden Dream	Heppingstone, Charles Robert ; Abbott, Arthur Valentine Rutherford.

The forfeiture of the undermentioned Gold Mining Leases for non-payment of rent, published in the *Government Gazette* of 27th June, 1941, was declared cancelled, and the Lessees reinstated as of their former estate :—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
Mount Margaret	Mount Malcolm	1778c	Golden Rod	Bennett, Henry James ; Bennett, Alfred Augustine ; Kelly, Patrick Joseph.
Murchison	Meekatharra	1633n	Micky Doolan	Oates, Thomas William.
Peak Hill	560p	Labourchere Range	Ruttle, Richard Alan
Phillips River	14pp	Floater Gold Mine	Smith, Walter Hugh McKenzie.

Miners' Homestead Leases.

The forfeiture of the undermentioned Miners' Homestead Leases for non-payment of rent, published in the *Government Gazette* of 27th June, 1941, was declared cancelled, and the Lessees reinstated as of their former estate :—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
East Coolgardie	East Coolgardie	286E	Ningawalla	Wagland, Kenneth Rupert.
Mount Margaret	Mount Margaret	46r	The Homestead	Fisher, Leonard Joseph.

*Conditional.

THE MINING ACT, 1904.

*Licenses to Treat Tailings.*Department of Mines,
Perth, 14th August, 1941.

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.

(Sgd.) A. H. PANTON,
Minister for Mines.

No.	Corres. No.	Licensee.	Goldfield.	Locality.	Period.
†937H (8/1941)	646/41	James, Thomas Edwin	Coolgardie ...	late Gold Mining Lease No. 5573 and existing Prospecting Area No. 5390 at Coolgardie	Three months from 1st August, 1941.
†940H (10/1941)	706/41	Prior, Benjamin Austin	Coolgardie ...	late Gold Mining Lease No. 5630 at London-derry	Twelve months from 1st August, 1941.

† Conditional.

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 a renewal of Licenses to treat Tailings, as shown below.

(Sgd.) A. H. PANTON,
Minister for Mines.

No.	Corres. No.	Licensees.	Goldfield.	Locality.	Period.
456H (14/1934)	3085/34	Prince, Eric ; Young, George	Dundas ...	late Tailings Area No. 27	Twelve months from 1st July, 1941.
816H (4w/1939)	872/39	Associated Northern Ora Banda, No Liability	Broad Arrow ...	Gold Mining Lease No. 1982w, Tailings Area No. 42w, and Machinery Area No. 41w, at Ora Banda	Twelve months from 1st July, 1941.
896H (17/1940)	1453/40	Frank, Charles Bernard	Coolgardie ...	late Gold Mining Lease No. 5550 at Bonnievale	Six months from 1st June 1941.

THE MINING ACT, 1904.

Department of Mines,
Perth, 14th August, 1941.

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

(Sgd.) A. H. PANTON,
Minister for Mines.

The undermentioned Temporary Reserve has been approved conditionally :—

No.	Corres. No.	Occupier.	Term.	Locality.
1098H	807/41	Central Norseman Gold Corporation, No Liability	Twelve months as from the 22nd day of July, 1941	Norseman, Dundas Goldfield.

The undermentioned Temporary Reserve has been cancelled :—

No.	Corres. No.	Occupant.	Locality.
1093H	493/41	Central Norseman Gold Corporation, No Liability	Norseman, Dundas Goldfield.

INDUSTRIAL AGREEMENT.

(No. 13 of 1941.)

(Reg. 4/8/41.)

THIS Agreement, made in pursuance of the Industrial Arbitration Act, 1912-1935, this first day of August, one thousand nine hundred and forty-one, between the City of Perth Electricity and Gas Department of the City of Perth Municipal Council (hereinafter called the "department"), of the one part, and the Coastal District Committee Amalgamated Engineering Union Association of Workers, and the State Executive Australasian Society of Engineers Industrial Association of Workers (hereinafter called the "unions"), of the other part, whereby it is mutually agreed by and between the parties hereto that the several stipulations, conditions, and provisions set out in this Schedule hereto shall in all cases be binding upon and shall be faithfully carried out and observed, performed, and complied with by all parties concerned.

1.—Definitions.

In this Agreement, subject to the context:—

"Patternmaker" means a tradesman engaged in the making of patterns in wood.

"Tradesman" means a worker, not being an apprentice, who in the course of his employment works from drawings, or prints, or makes precision measurements, or applies general trade experience, and includes a first-class machinist.

"Tool maker" means a tradesman making and/or repairing any precision tool, gauge, die or mould to be affixed to any machine, who designs or lays out his work and is responsible for its proper completion.

"First-class machinist" means a tradesman who is partly or wholly engaged in setting up and operating the following machines—lathe, boring machine, milling machine, planing machine, shaping machine, slotting machine, and grinding machine.

"Second-class machinist" means an adult not engaged as a tradesman and who is not required to work from drawings or prints required to be scaled and/or measured from drawings or prints, or to make precision measurements, but who is engaged in operating or in the setting up and operating of machines enumerated in the definition of "First-class machinist"; or who is engaged operating a key-seating machine, or a second-class brass finisher, or as a pipe fitter on low pressure work.

"Third-class machinist" means a machinist, not being a process worker, who operates any machine set up by a tradesman or any machine the setting up of which does not require the knowledge or skill of a second-class machinist.

"Motor mechanic" means a worker engaged in making, repairing, altering, assembling (except assembling for the first time in Australia) and/or testing the metal parts (including electric) of the engines and/or chassis on motor cars or other motor vehicles, except motor cycles.

"Motor cycle mechanic" means a worker engaged in making, repairing, altering, assembling (except assembling for the first time in Australia) and/or testing the metal parts (including electric) of the engines and/or frames and/or chassis of motor cycles and side cars.

"Automotive electrical fitter" means a worker engaged in the manufacture and repair of the starting, lighting, and ignition equipment of motor vehicles (including motor cycles).

"Electrical fitter" means a worker employed in making, repairing, altering, assembling, testing, winding, or wiring, electrical machines, instruments, meters, or other apparatus, other than wires leading thereto, but a worker whose duty consists of placing electrodes in "neon" tubes sealed by the worker shall not be deemed, for that reason, to be an electrical fitter (see clause 17 (a)).

"Battery fitter" means a worker engaged in overhauling and repairing storage batteries.

"Battery attendant" means a worker who carries out testing, topping up, cleaning, charging and discharging, removing and replacing storage batteries.

"Linesman and/or wireman" means a worker engaged (with or without labourers assisting) in erecting poles for electric wires, or erecting wire or cables on poles, or over buildings, or tying it or them to insulators, or joining or insulating it or them, or doing any work on electric poles off the ground, or doing any other work in connection with wiring and fixing which does

not require the possession of an Installer's license under the regulations made pursuant to the Electricity Act, 1937. (See clause 17 (b).)

"Meter fixer" means a worker employed in the fixing and removing of meters who, for the purpose of carrying out his work, is not required to possess an Installer's license under the regulations made pursuant to the Electricity Act, 1937.

"Meter tester—first grade" means a worker whose work consists of—

(a) placing polyphase electricity meters in position and connecting them up to a supply for the purpose of testing their accuracy or registration in conjunction with a master meter or other checking device; and

(b) adjusting a regulating screw or other regulating device on the meter in order to secure uniformity of the speed of the meter under check with the checking device within the prescribed limits; and

(c) noting or recording the speed of the meter under check.

"Meter tester—second grade" has the same meaning as "Meter tester—first grade," except that it shall be read and construed as applying to single-phase meters instead of polyphase meters.

"Rigger and splicer" means a worker responsible for the erecting of tackle and who, amongst other duties, is required to splice wire rope.

"Jobbing and making" means the making in metal of machinery and mechanical apparatus, and of electrical machinery and apparatus and other metallic articles, and the assembling thereof, and the repairing and maintenance and installation thereof.

"Casual worker" means a worker employed for less than six (6) consecutive working days.

2.—Area.

This Agreement shall have effect over the area comprised within a radius of twenty-five (25) miles from the General Post Office, Perth.

3.—Term.

The term of this Agreement shall be for a period of three (3) years and thereafter, until superseded or varied, subject to the right of either party to apply to the Court of Arbitration (State) at any time after the expiration of the first twelve (12) months and after the expiration of any subsequent period of twelve (12) months to vary or amend this Agreement.

4.—Contract of Service.

(a) Except as to casual workers and men employed on underground cable laying, the employment is terminable on either side by one week's notice, given on any day. But for the first fourteen (14) days of employment the hiring shall be from hour to hour, and during this period an hour's notice or an hour's pay shall be sufficient. Notice shall not be necessary in the case of the duties and wages classification of a worker being changed.

(b) The department 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 16, 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.

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

(e) Owing to the nature of the work, the department shall be entitled to deduct payment for any day or portion of a day upon which a worker cannot reasonably be employed because of having worked six (6) or more hours overtime after 9 p.m. during the previous night: provided that the worker shall not receive a lesser amount than he would have earned in his ordinary employment.

5.—Wages.

(i) The minimum rates payable to workers shall be in accordance with the Wages Schedule hereinafter appearing.

(ii) A casual worker shall be paid at the rate of ten per cent. (10%) in addition to the rates prescribed by this Award.

6.—Structural Iron and Steel Works.

Tradesmen and other workers who are engaged on structural iron and steel shall be paid the rates for such work set out in the Boilermakers' Award, No. 38 of 1936, and any variation thereof; otherwise, where applicable, all the provisions of this Award shall apply to tradesmen and other workers mentioned in the Wages Schedule when employed on structural iron and steel work.

7.—Higher duties.

Subject to paragraph (b) of clause 8 of this Agreement, a worker engaged for more than half ($\frac{1}{2}$) of one (1) day or shift on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for such day or shift. If employed for less than half of one (1) day or shift he shall be paid the higher rate for the time so worked.

8.—Special Rates and Provisions.

(a) (i) Goggles, glasses and gloves, or other efficient substitutes therefor shall be available for the personal use of any worker engaged in welding.

(ii) Every worker shall sign an acknowledgment on receipt thereof, and on leaving employment shall return same to the department.

(iii) During the time the same are on issue to the worker he shall be responsible for any loss or damage thereto, fair wear and tear attributable to ordinary use excepted.

(iv) No worker shall lend another worker the goggles, glasses, or gloves or substitutes issued to such first-mentioned worker, and if the same are lent, both the lender and the borrower shall be deemed guilty of wilful misconduct.

(v) Before goggles, glasses, and gloves or any such substitutes which have been used by a worker are re-issued by the department to another worker they shall be effectively sterilised.

(b) A tradesman (not employed as a first-class welder, or an apprentice in his final year) who in addition to his employment as such is also required to do welding shall be entitled to receive one shilling (1s.) per day in addition to his ordinary rate of pay whilst so engaged.

(c) Men tarring timber and working in pole inspection gangs, using tar, shall be paid one shilling (1s.) per day extra.

(d) Linesmen in the city maintenance gang, while working on mains, maintenance, or erection on steel poles within the area bounded by Spring street, George street, the Railway line, Lord street, Victoria avenue, and the Swan River, shall be paid one shilling (1s.) per day extra.

(e) Lending hand—

(i) Any tradesman placed in charge of three (3) or more other tradesmen or four (4) other workers shall be paid two shillings and sixpence (2s. 6d.) per day above the minimum rate hereinbefore prescribed for his trade.

(ii) Any other worker placed in charge of four (4) or more other workers shall be paid two shillings and sixpence (2s. 6d.) per day above the minimum rate hereinbefore prescribed for his classification.

(f) Pattern making.—The sum of two shillings and sixpence (2s. 6d.) per week shall be added to the rates herein prescribed, in the case of an apprentice to pattern making.

(g) Apprentices and junior workers shall be deemed to be included in the provisions of paragraph (a) of this clause.

(h) The department shall provide reasonable washing and sanitary conveniences.

(i) Linesmen and their assistants and meter fixers shall be supplied with oilskins and sou'-westers every two (2) years. The worker shall be responsible for any loss of or damage to the same (ordinary wear and tear excepted) before the expiration of such period. If the worker leaves or is dismissed from his employment be-

fore the expiration of two (2) years from the issue, he shall return the oilskin and sou'-wester issued to him.

(j) Employees working with outside gangs shall be attached, where possible, to the gang nearest to his place of residence.

This clause shall not apply to a casual worker.

In consideration of the margins granted under the Wages Schedule herein, it is agreed that no special rates previously paid, other than the above, will be paid in future, such allowances having been taken into consideration in the fixation of the margins.

9.—Travelling Time.

When a worker is instructed to proceed on temporary duty from the place where he is then, or usually, employed, the department shall pay a proper allowance for all necessary meals, unless the worker was notified on the previous day, and shall pay all fares.

10.—Under-rate Workers.

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 department.

11.—Hours.

(a) (i) Forty-four (44) hours, exclusive of Sunday work, shall constitute a week's work.

(a) By agreement between the parties the week's work may be worked in five (5) days, exclusive of Saturday and Sunday.

(ii) No day's work shall exceed eight (8) hours forty-eight (48) minutes.

(iii) The ordinary hours of work shall be between the hours of 7 a.m. and 5.30 p.m., except Saturday, when work shall finish at noon.

(b) Meal interval shall not exceed one (1) hour.

(c) By agreement between the department and its workers, ordinary hours may be worked on the basis of eighty-eight (88) hours per fortnight, with one week of forty (40) hours, and one of forty-eight (48) hours.

12.—Overtime.

(a) For all work done beyond the hours of duty on any week day other than a holiday, payment shall be at the rate of time and a half for the first four (4) hours and double time thereafter.

(b) Except as provided in clause 15 (f), work done on Sunday, Christmas Day, Boxing Day, New Year's Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, or Labour Day, shall be paid for at double time rates, except in connection with repairs to the department's machinery which has broken down and has caused a stoppage of operations, when the rate of time and a half shall apply to the work done on such days.

(c) When a worker is recalled to work after leaving the job he shall be paid for at least two (2) hours at overtime rate.

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

(e) When a worker, without being notified on the previous day, is required to continue working after the usual knock-off time for more than one (1) hour, he shall be provided with any meal required or shall be paid one shilling and sixpence (1s. 6d.) in lieu thereof.

(f) When a worker is required for duty during any meal time, whereby his meal time is postponed for more than one (1) hour, he shall be paid at overtime rates until he gets his meal.

(g) Overtime on shift work shall be based on the rate payable for shift work.

13.—Shift Work.

(a) The department may, if it so desires, work its establishment on shifts, but before doing so, shall give notice of its intention to the unions.

(b) Work other than day shift shall not be recognised as afternoon or night shift, unless in either case five (5) consecutive afternoons or nights are worked, but shall be deemed to be overtime; on completion of the fifth (5th) consecutive afternoon's or night's work the worker shall be deemed to have been employed on afternoon or night shift, as the case may be, during the preceding four (4) afternoons or nights, and thereafter during any subsequent consecutive afternoons or nights he is so employed.

(c) The loading on the ordinary rates of pay for shift work shall be as follows:—

For the first three (3) calendar months—Ten per cent. (10%) for afternoon shift and fifteen per cent. (15%) for night shift.

After three (3) calendar months' shift work have been done—Five per cent. (5%) for afternoon shift and ten per cent. (10%) for night shift.

(d) The sequence of shift work shall not be deemed to be broken under the preceding paragraphs (b) and (c) by reason of the fact that the works are closed on a Sunday or on any public holiday.

(e) Where shift work ceases to be worked in any establishment and such establishment subsequently reverts to shift work, then any period of time the establishment may have worked shift work within a period of twelve (12) months immediately preceding the date the establishment recommences shift work shall count as time worked for the purpose of subclause (c) of this clause.

(f) In the event of workers being required to perform shift work on Sundays or holidays, as named in clause 15 (a) liberty is reserved to any party bound by the Agreement to apply to the Court for the fixation of rates to be paid on such Sundays and/or holidays.

14.—Part-time Employment.

If necessary, by reason of special circumstances, by agreement between the department and the unions, clause 11 (Hours) may be varied to provide for a shorter working week for any or the whole of the workers at the rate of wages proportionate to the time so to be worked, without payment of casual rates or interference with the contract of service.

15.—Holidays.

(a) The undermentioned eight (8) days, or the days observed as such, shall be paid holidays and shall be taken as they fall due—Christmas Day, Boxing Day, New Year's Day, Good Friday, Easter Saturday, Easter Monday, Labour Day, and Anzac Day.

One week's leave of absence shall be granted annually on full pay after twelve (12) months' continuous service, in addition to the above-mentioned eight (8) days' holiday.

(b) (i) Except when employed subject to the conditions of subclause (c) of clause 12 (Overtime) no worker shall be required to present himself for duty on any of the specially named holidays in subclause (a) hereof.

(ii) If, pursuant to this clause, a worker works on any of the specially named holidays, he shall have another paid holiday added to his annual holidays for each day so worked.

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

(d) Where a worker is dismissed for wilful misconduct he will not be entitled to the benefits of the provisions of this clause.

(e) The foregoing provisions shall not apply to casual workers.

16.—Absence through Sickness.

(a) A worker shall be entitled to payment, for non-attendance on the ground of personal ill-health, for one half ($\frac{1}{2}$) day for each completed month of service. Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the department, 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. Payment for absence through such ill-health shall be limited to six (6) days in each calendar year, provided that, if a worker be not absent from work owing to ill-health during any year, such sick leave may be carried forward to either of the next two (2) years, but so that no more than three weeks' sick leave is paid for in any one (1) year.

This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act, or for any accident whatever 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 the de-

partment of sickness, but the department shall not be entitled to a medical certificate unless the absence is for three (3) days or more.

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

(Note)—An apprentice entitled to the tradesmen's rate by National Security Regulations is to be paid sick pay in accordance with Apprenticeship regulation 31.

17.—Special Conditions.

(a) The work of an electrical fitter shall not be tested by a worker of a lower grade.

(b) No linesman shall be allowed to work off the ground on live wires without an assistant.

(c) Notwithstanding anything contained in this Agreement, any person who at the date thereof was employed as a meter tester and was paid a rate of wages as for an electrical fitter shall be entitled, whilst he continues in the employment of the department which employed him at that date, to the rate of wages prescribed by this Agreement for an electrical fitter.

(d) All tools required by linesmen and their assistants and meter fixers shall be supplied by the department, except plyers, which will be supplied only when employees are first engaged as linesmen or linesmen's assistants.

(e) All meter fixers to be supplied with tool bags.

18.—Apprentices.

(a) The employment of apprentices shall be governed by the provisions of the Apprenticeship regulations attached hereto.

(b) Apprentices may be taken to—Pattern-making, scientific instrument making, electrical fitting, fitting and/or turning, first-class machining, automotive electrical fitting, motor mechanics, motor cycle mechanics, blacksmithing, battery fitting, in the proportion of one (1) apprentice for every three (3) or fraction of three (3) tradesmen; provided that the fraction of three (3) shall not be less than one (1).

Provided further, that if the department is adequately equipped to teach apprentices it may, with the consent of the Industrial Registrar, take on new apprentices up to the proportion of one to each journeyman employed.

(c) Notwithstanding anything contained in this Agreement to the contrary, if through lack of orders or through financial difficulties the department is unable at any time to find employment and training for an apprentice, and if a transfer to another employer cannot be arranged, the obligations and duties imposed by the indenture may, with the concurrence of the apprentice and his guardian, be suspended for a period agreed upon or, if no such agreement be arrived at, may be cancelled by the department. The onus of proof of circumstances justifying such cancellation shall be on the department.

This provision shall be deemed to be included in all contracts of apprenticeship now existing and also in all future contracts entered into.

19.—Junior Workers.

(a) Unapprenticed male juniors may be employed in all occupations for which apprenticeship is not provided, at the rates of wage as set out in the Second Schedule.

(b) Liberty is reserved to any party bound by this Agreement to apply to the Court at the end of three (3) months from the date of this amendment to the Award and at the end of any subsequent period of three (3) months, from the date of the previous application, for the fixation of a proportion of juniors in the establishment of any particular employer.

20.—University Students.

University students may be employed during their courses, and shall be paid the rates payable to apprentices in equivalent years.

21.—Representative interviewing Workers.

An authorised representative of the union may be permitted to interview the workers during working hours, on obtaining the permission of the General Manager or his representative.

22.—Record.

(a) The department shall keep a Time and Wages Book, showing the name of each worker, and the nature

of his work, the hours worked each day, and the wages and allowances paid each week. Any system of automatic recording by means of machines shall be deemed a compliance with this provision to the extent of the information recorded.

(b) The Time and Wages Record shall be open for inspection to a duly accredited official of the union, during the usual office hours, at the department's office or other convenient place, and he shall be allowed to take extracts therefrom. The department's work shall be deemed to be a convenient place for the purpose of this paragraph, and if for any reason the record be not available at the works when the official calls to inspect, it shall be made available for inspection within twelve (12) hours, either at the department's office or at the works.

23.—Membership of Unions.

All new employees joining the department and employed under this Agreement shall, within fourteen (14) days, make application to join one of the unions which are parties to this Agreement, except that this provision shall not apply to University students, to casual employees, and cable workers.

It is agreed that, in the event of any strike or similar action against any other employer, the unions party to this Agreement will not allow the department's employees to be involved directly or indirectly in the withdrawal of their labour from the normal activities of the department.

24.—Posting of Agreement.

The department shall keep a copy of this Agreement, placed in a conspicuous place in the workshop.

25.—Female Workers.

Liberty is reserved to any party bound by the Award to apply to the Court for rates and conditions for the employment of adult and junior female workers.

First Schedule.

Basic wage—£4 10s. 5d.

	Marginal Rates.							
	Margin per Week.		Wartime Loading per Week.		Total.			
	£	s. d.	s. d.	£	s. d.			
Pattern-maker	2	0	5	2	5	0		
Tool-maker	1	17	0	10	0	2	7	0
Scientific instrument maker	1	17	0	10	0	2	7	0
Tradesman	1	11	0	6	0	1	17	0
Motor mechanic	1	8	0	6	0	1	14	0
Motor cycle mechanic	1	8	0	6	0	1	14	0
First-class machinist	1	11	0	6	0	1	17	0
Second-class machinist	1	0	0	4	0	1	4	0
Third-class machinist	0	14	0	3	0	0	17	0
Electrical fitter and/or armature winder	1	11	0	6	0	1	17	0
Meter tester—								
First grade	1	2	0	4	0	1	6	0
Second grade	0	18	0	3	0	1	1	0
Automotive electrical fitter	1	11	0	6	0	1	17	0
Electrical fitter's assistant	0	10	0	3	0	0	13	0
Linesman (and/or wireman)	1	5	0	4	0	1	9	0
Meter fixer	0	18	0	3	0	1	1	0
Meter fixer (more than four years' standing)	1	3	0	4	0	1	7	0
Battery fitter	1	11	0	6	0	1	17	0
Battery attendant	0	10	0	3	0	0	13	0
Process worker	0	8	0	3	0	0	11	0
Linesman's assistant	0	10	0	3	0	0	13	0
Patrol men on street lighting	0	16	0	3	0	0	19	0
Blacksmiths	1	11	0	6	0	1	17	0
Blacksmith striker	0	10	0	3	0	0	13	0
Riggers and splicers on buildings	0	15	0	3	0	0	18	0
Painters of ironwork (other than coach painters and ship painters (brush))	0	9	0	3	0	0	12	0
Painters as above, using spray	0	10	0	3	0	0	13	0
Tradesman's assistant	0	10	0	3	0	0	13	0

First Schedule—continued.

Apprentices' Wages.	Per cent. of Basic Wage.	Wartime Loading per Week.
First six (6) months	20	9d.
Second six (6) months	25	9d.
Second year	30	1s. 0d.
Third year	45	1s. 6d.
Fourth year	65	2s. 3d.
Fifth year	85	3s. 0d.

The wartime loading is not adjustable in accordance with any rise or fall in the basic wage.

Junior Workers.	Per cent. of Basic Wage.	Wartime Loading per Week.
Under 16 years of age	25	Nil.
Between 16 and 17 years of age	35	Nil.
Between 17 and 18 years of age	60	Nil.
Between 18 and 19 years of age	75	Nil.
Between 19 and 21 years of age	90	Nil.

26.—Promotion.

Before any promotion to a vacancy shall be made, consideration as to the qualifications of each man shall be given. Any man who considers he has been overlooked shall have a personal interview with the engineer.

In witness whereof the parties hereto have hereunto set their hands the day and year first hereinbefore written.

Signed by Francis Charles Edmondson, General Manager of the City of Perth Electricity and Gas Department, on behalf of the City of Perth Municipal Council, in the presence of—

City of Perth Electricity and Gas Dept.,
F. C. EDMONDSON,
General Manager.

R. Laidler.

Signed for and on behalf of the Coastal District Committee Amalgamated Engineering Union Association of Workers, in the presence of—

ROBT. B. GIBSON,
President.
A. J. SNOW,
Secretary.

B. A. L. White.
[L.S.]

Signed for and on behalf of the State Executive Australasian Society of Engineers' Industrial Association of Workers, in the presence of—

W. LYON,
President.
J. HARRIS,
Secretary.

B. A. L. White.
[L.S.]

Apprenticeship Regulations.

1. (a) "Act" means the Industrial Arbitration Act, 1912-1935, and any alteration or amendment thereof for the time being in force.

(b) "Apprentice" means any person 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.

(c) "Court" means the Court of Arbitration.

(d) "Department" means the City of Perth Electricity and Gas Department.

(e) "Minor" means a person not less than fourteen (14) years of age, and not more than eighteen (18) 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.

(f) "Registrar" means the Registrar of the Court.

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

(b) No person under the age of fifteen (15) years shall be bound apprentice under this Agreement.

(c) No person over the age of eighteen (18) years shall enter into apprenticeship indentures under this Agreement.

3. 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 Agreement. In the event of his becoming an apprentice such probationary period shall be counted as part of the term of apprenticeship.

4. (a) The department, when taking an apprentice on probation, shall, within fourteen (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, the department 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 department and the legal guardian of the boy, but not otherwise, he may become an apprentice under an Agreement.

5. The department shall keep every apprentice 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 the department 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 department.

6. The department shall be deemed to undertake the duty which it agrees to perform as a duty enforceable under this Agreement.

Agreement of Apprenticeship.

7. (a) All agreements of apprenticeship shall be drawn up on the form of Agreement of Apprenticeship attached hereto and signed by the department, the legal guardian of the apprentice, the apprentice, and the Registrar. Neither the department, the guardian, nor the 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 (3) copies of each Agreement, of which one (1) copy shall be held by the department, one (1) shall be held by the legal guardian of the apprentice, and one (1) copy shall be retained by the Registrar.

(c) The apprenticeship Agreement shall be completed within one (1) month of the termination of the probationary period.

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

8. Every Agreement entered into by the department and the legal guardian of the apprentice shall be for a period of five (5) years, but this period may be reduced in special circumstances with the approval of the Court.

9. 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 department, and requiring the department and apprentice to comply with the terms of the Industrial Agreement so far as they concern the apprentice;
- (f) a condition that technical instruction of the apprentice, when available, shall be at the department's expense, and shall be in the department'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 department's expense to enable such apprentice to reach the necessary standard.

(h) the general conditions of apprenticeship.

Transfer of Apprentices.

10. (a) The Court shall have power to transfer an apprentice from the department to another employer, either temporarily or permanently—

(i) If the department does not provide the necessary facilities for the apprentice to become proficient in his trade; or

(ii) Upon the application of the department 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 department; the legal guardian of the apprentice, the apprentice, the Registrar; and the new employer. The transfer form shall be completed within two (2) months of the date on which the transfer is effected.

(c) One (1) copy of the transfer Agreement shall be held by the department, one (1) shall be held by the new employer, one (1) shall be held by the legal guardian of the apprentice, and one (1) shall be retained by the Registrar.

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

12. On the transfer or termination of any apprenticeship, from whatever cause, the department 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 also shall notify the Clerk of the Court, and the cause thereof.

13. In the event of the department being unable to provide work for the apprentice, or to agree mutually 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.

Cancellation of Agreement.

14. Every Agreement shall include a provision that it may be cancelled by mutual consent, by the department and the legal guardian of the apprentice giving one (1) month's notice in writing to the Court and to the parties concerned that such apprenticeship shall be terminated.

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

16. 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.

17. No apprentice employed under a registered Agreement shall be discharged by the department for alleged misconduct until the registration of the Agreement of Apprenticeship has been cancelled by order of the Court, on the application of the department.

Provided, however, that an apprentice may be suspended for misconduct by the department, but in any such case the department 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.

Extension of Term.

18. Subject to regulation 32, 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.

19. 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.

20. (a) Every apprentice shall attend regularly and punctually a Government or other approved technical school, vocational classes, or classes of instruction, for instruction in such subjects as are provided for his trade. This clause shall be deemed to have been complied with if the apprentice takes a course in an approved correspondence school. Provided, however, that attendances shall not be compulsory when the apprentice is resident outside a radius of twelve (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 department.

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

(c) The period during which apprentices are to attend such technical school or classes, if any, shall be four (4) hours per week.

(d) (i) Fifth year apprentices when engaged on "munitions of war" work, as defined by National Security Regulation No. 287 of 1940 as amended or replaced from time to time, shall be exempt from attending technical school classes during working hours.

(ii) An apprentice entitled by National Security Regulation to be paid the full tradesman's rate, but who is not engaged on "munitions of war" work as defined by National Security Regulation No. 287 of 1940 as amended or replaced from time to time, shall, when absent from the workshop during working hours for the purpose of attending Technical School classes, only be paid for such portion of the time he is so absent as is represented by the proportion that the fifth-year apprenticeship rate, as prescribed by this Award, bears to his full tradesman's rate.

21. 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.

22. If the examiners or the industrial union concerned, or the department 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.

23. 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 department shall not be entitled to make any deduction from the wages of the apprentice for such time.

Examinations.

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

(b) Every apprentice shall, prior to submitting himself to examination, produce to the examiners a certificate that he has made at least 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.

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

25. (a) The examiners shall be persons skilled in the industry, one to be a representative nominated by the department, and the other by the unions. 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 matters 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 department for each apprentice to learn, and to submit a report to the Court in writing as to the result of the examination, within one (1) 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.

26. 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 the department 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.

27. 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.

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

29. Upon the failure of an apprentice to pass two (2) consecutive examinations, it shall be the duty of the examiners to report same to the Court, with a recommendation as to the cancellation of the Apprenticeship Agreement, or such other remedial measures (e.g., 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.

30. 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 his test shall be provided with a certificate to that effect by the Registrar.

Lost Time.

31. The department shall pay the apprentice for all time lost through sickness or the holidays prescribed by this Agreement, provided—

(a) payment for such sickness shall not exceed a total of one (1) month in each year;

(b) where the time lost through sickness exceeds three (3) consecutive working days, the department 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, not exceeding five shillings (5s.), to be borne by the department;

(c) an apprentice entitled by National Security Regulation to be paid the full tradesman's rate shall, when entitled to sick pay in accordance with this clause, only be paid for such portion of each day as is represented by the proportion that the rate of wage prescribed in this Award, for the year of apprenticeship in which the apprentice is serving when the sickness occurred bears to his full tradesman's rate for that day.

32. The department 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 Agreement 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.

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

34. When an apprentice cannot be usefully employed because of a strike, the department shall be relieved of its obligations under the Apprenticeship Agreement during the period of the strike.

Miscellaneous.

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

- (i) a record of all apprentices and probationers placed with employer;
(ii) a record of the progress of each apprentice, recording the results of the examiner's reports;
(iii) any other particulars the Court may direct.

(b) These records shall be open to inspection by the department and the union of workers interested, upon request.

36. 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 (12) months immediately preceding such time shall be deemed to be the number of journeymen employed.

37. 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 department in regard to any of the abovementioned matters.

FORMS.

Form A.

To the Registrar, Arbitration Court, Perth.

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

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

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

Form B.

Certificate of Service.

This is to certify that..... of..... has served..... years..... months at the..... branch of the..... trade. He has attained (or not attained or attained more than) the average proficiency of an apprentice of like experience. The

cause of the transfer (or termination) of the apprenticeship is as follows:—

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

Form C.

Certificate of Attendance at Technical School. (Reg. 26 (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..... per cent.
Stage..... per cent.
..... per cent.
..... per cent.

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

..... Registrar.

Form E.

Final Certificate.

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

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

..... Registrar.

..... Examiners.

Form F.

General Form of Apprenticeship Agreement. (Recommended.)

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

- 1. The apprentice of his own free will, and with the consent of the parent (or guardian) hereby binds himself to serve the department as its 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 department as follows:—

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

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

3. The department, for itself and its assigns, hereby covenants with the apprentice as follows:—

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

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

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

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

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

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

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

(c) This Agreement may, subject to the approval of the Court, be cancelled by mutual consent by the department and parent (or guardian) giving one (1) month's notice in writing to the Court and to the parties concerned that this Agreement shall be terminated, and on such mutual consent being given the apprenticeship shall be terminated without prejudice to the rights of any of the parties hereto in respect of any antecedent breach of the provisions of this Agreement.

(d) Other conditions:—

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

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

Signed, sealed and delivered by the said } Signature of Guardian.

In the presence of—

And by the said .. Signature of Apprentice.

In the presence of—

And by..... for and on behalf of the said City of Perth Electricity and Gas Department } Signature of Employer.

In the presence of—

Noted and registered this.....day of19

Registrar.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 168 of 1941.

In the matter of an Award dated the 7th day of December, 1928, Numbered 5 of 1927, as amended, between the Western Australian Locomotive Engine-drivers, Firemen, and Cleaners' Union of Workers (hereinafter called "the union"), and the Commissioner of Railways, and in the matter of an Application by the Commissioner of Railways for amendment of the said Award.

UPON hearing Mr. E. B. McKenna, on behalf of the Commissioner of Railways, and Mr. W. Rudinger, on behalf of the union, and by consent, the Court, in pursuance of the powers contained in section 90 of the Industrial Arbitration Act, 1912-1935, hereby orders and declares, that Award numbered 5 of 1927, as amended, is hereby further amended as follows:—

Clause 5—Acting work.

Subclause 1—Delete paragraphs (i) (ii) (iii) (iv) and (v).

Delete paragraph (2) and insert in lieu thereof:—

(1) A fireman or cleaner who has acted in the capacity of a driver or fireman respectively for 313 days shall be appointed to the higher grade, and the date of such appointment shall, notwithstanding subsequent regression, be taken for the purpose of determining when advancements from class to class become due. To ascertain the number of days' acting work performed by a worker, all acting work heretofore or hereafter shall be counted, and the total number of hours worked by him in the higher capacity up to the 31st December, 1925, shall be divided by eight, and the total number of hours after that date divided by seven and one-third.

(2) For the purpose of maintaining the present order of seniority amongst the workers, the following provisions shall obtain:—

(a) The Commissioner shall, as far as practicable arrange that firemen and cleaners shall have the benefit of acting work, according to seniority, and to that end shall transfer them from one depot to another, as may be necessary.

(b) Subject as hereinafter provided, when a fireman or cleaner has qualified by acting work and is appointed to a higher grade under subclause (i) of this clause, each fireman or cleaner, as the case may be, above him on the classification shall be deemed to have similarly qualified, and shall also be appointed to the higher grade: Provided, however, that the foregoing provision shall not apply to any fireman or cleaner who, during the preceding 12 months, has lost the opportunity of himself getting the benefit of acting work by reason of his failure to accept a transfer from one depot to another.

These amendments shall operate as from the 15th day of June, 1941.

Dated at Perth this 23rd day of July, 1941.

By the Court,

(Sgd.) WALTER DWYER, President.

[L.S.]

IN THE MATTER OF THE ASSOCIATIONS
INCORPORATION ACT, 1895.

I, NORBERT KEENAN, of 71 Mount street, Perth, being a person thereunto authorised by a majority of the members of The Good Companions Club, at a meeting of the members held at the Progress Hall, Shenton Park, on the 1st day of August, 1941, do hereby give notice that I am desirous that the said Association should be incorporated under the provisions of the Associations Incorporation Act, 1895.

Dated the 18th day of August, 1941.

NORBERT KEENAN.

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

1. Name of Institution:—The Good Companions Club (Incorporated).

2. Objects or Purposes of the Institution:—(a) To act as a rallying centre for all those living in the Shenton Park District in times of distress and more particularly in the distressful days the War is responsible for; (b) to act as a controlling force in case of civil tumult arising from the War and to assist in keeping the people of the district calm and orderly in such circumstances, and to assist the civil power in every way in accomplishing such object; (c) to collect from the members, donations to funds, to be used to entertain and so brighten the lives of the aged residents of the Shenton Park District and especially those who are not in good financial circumstances, and to whom such entertainment would be a valued pleasure; (d) to assist by monetary grants all charitable movements in the district by all means within the power of the members of the Club and particularly to organise and conduct entertainments for such objects and also to use the funds of the club to the extent authorised by the members for such purpose; (e) to hold meetings of the members of the Club for the purpose of bringing them all in touch with one another and to promote mutual friendship and confidence; at such times, not being less than once in every month, and at such place as the members may determine and to conduct social evenings at such meetings; (f) generally to act as a social and charitable centre in the district.

3. Where Situated or Established:—23 James street, Shenton Park.

4. Names of the Trustees:—Messrs. Charles Ferguson Rule and Herbert Kirkham.

5. In whom the Management of this Institution is Vested:—In a Committee of five and a President, to be elected as provided in the rules of the Institution.

Western Australia.

THE COMPANIES ACT, 1893.

O. H. Evers & Co., Limited.

NOTICE is hereby given that the Power of Attorney given by the abovenamed Company to William Rutland Brooker, of rear of 201 Murray street, Perth, Business Manager, has been revoked; that Charles Henry King, Kenneth Sinclair James McGibbon, and Geoffrey Bushby Osborne Wilkinson, all of Shell House, St. George's terrace, Perth, are now the Attorneys of the Company, the office of which is now situate at the offices of Messieurs S. J. McGibbon and Co., Fifth Floor, Shell House, St. George's terrace, Perth.

Dated the 4th day of August, 1941.

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

THE COMPANIES ACT, 1893.

Murchison Gold Development, Limited.

NOTICE is hereby given that the office of the above Company in this State is situated at London House, 321 Murray street, Perth, and that Australian Mines Management & Secretariate, Limited, is the duly appointed Attorney of the Company.

Dated the 12th day of August, 1941.

WHEATLEY & SON,
Occidental House, 49 St. George's terrace,
Perth, Solicitors for the Company.

THE COMPANIES ACT, 1893.

Beryl Gold Corporation, Limited.

NOTICE is hereby given that the office of the above Company in this State is situated at London House, 321

Murray street, Perth, and that Australian Mines Management and Secretariate, Limited, is the duly appointed Attorney of the Company.

Dated the 12th day of August, 1941.

WHEATLEY & SON,
Occidental House, 49 St. George's terrace,
Perth, Solicitors for the Company.

THE COMPANIES ACT, 1893.

Great Boulder Mining & Finance, Limited.

NOTICE is hereby given that the office of the above Company in this State is situated at London House, 321 Murray street, Perth, and that Australian Mines Management & Secretariate, Limited, is the duly appointed Attorney of the Company.

Dated the 12th day of August, 1941.

WHEATLEY & SON,
Occidental House, 49 St. George's terrace,
Perth, Solicitors for the Company.

THE COMPANIES ACT, 1893-1938.

NOTICE is hereby given that, under the provisions of section 67 of the abovenamed Act, the name of McMillans, Limited, duly incorporated on the fifteenth day of November, 1934, has been changed to Renown Furnishers, Limited.

Dated this 13th day of August, 1941.

G. J. BOYLSON,
Registrar of Companies.

THE COMPANIES ACT, 1893.

Carbine Mines, No Liability.

NOTICE is hereby given that the Registered Office in Western Australia of Carbine Mines, No Liability, a Company duly incorporated in the State of South Australia under the Companies Act, 1934-1939, is situated at Perpetual Trustees Buildings, 26 Howard street, Perth, and is open and accessible to the public from Monday to Friday, inclusive, between the hours of 9 a.m. and 5 p.m., except on Saturdays and public holidays, and that Leo Henry Hunter is the Attorney in Western Australia for the said Company.

Dated the 13th day of August, 1941.

LEO H. HUNTER,
Attorney for the said Company.

THE COMPANIES ACT, 1893-1938.

In the matter of Turner's, Limited (in liquidation).

NOTICE is hereby given that a general meeting of the Shareholders of the above Company will be held at the offices of Alexander John McLaren, of 1st Floor, English, Scottish, and Australian Bank Chambers, St. George's terrace, Perth, on Wednesday, the 24th day of September, 1941, at 11.30 o'clock in the forenoon.

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

Dated this 20th day of August, 1941.

A. J. McLAREN,
Liquidator.

THE COMPANIES ACT, 1893-1938.

In the matter of Lottery Box, Limited (in liquidation).

NOTICE is hereby given that a general meeting of Shareholders of the above Company will be held at the offices of Alexander John McLaren, of 1st Floor, English, Scottish, and Australian Bank Chambers, St. George's terrace, Perth, on Tuesday, the 23rd day of September, 1941, at 2.30 o'clock in the afternoon.

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

Dated this 20th day of August, 1941.

A. J. McLAREN,
Liquidator.

THE COMPANIES ACT, 1893-1938.

In the matter of Wembley Motors, Limited (in liquidation).

NOTICE is hereby given that a general meeting of Shareholders of the above Company will be held at the offices of Alexander John McLaren, of 1st Floor, English, Scottish, and Australian Bank Chambers, St. George's terrace, Perth, on Tuesday, the 23rd day of September, 1941, at 11.30 o'clock in the forenoon.

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

Dated this 20th day of August, 1941.

A. J. McLAREN,
Liquidator.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will of Josiah Samuel Goodacre, late of Mt. Pleasant, Canning Bridge, in the State of Western Australia, Retired Metallurgist, deceased.

TAKE notice that all creditors and other persons having claims or demands against the above Estate must send particulars in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, St. George's terrace, Perth, on or before the 22nd day of September, 1941, after which date the Executor will distribute the Estate amongst the persons entitled thereto, without liability for claims or demands of which it shall not then have had notice.

Dated this 13th day of August, 1941.

L. B. GOOLD,
Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of John Conners, late of Moora, in the State of Western Australia, formerly Contractor but latterly Labourer, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed John Conners, deceased, are required to send particulars thereof in writing to the Executor, Tom Chedzey, care of V. O. Fabricius, Solicitor, of 56 A.M.P. Chambers, William street, Perth, on or before the 22nd day of September, 1941, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to those claims and demands of which he shall then have had notice.

Dated the 14th day of August, 1941.

V. O. FABRICIUS,
of 56 A.M.P. Chambers, William street, Perth,
Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Thomas Halley, late of 369 Suburban road, South Perth, in the State of Western Australia, Retired Blacksmith, 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 West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 22nd day of September, 1941, 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 15th day of August, 1941.

RUSE & SHILLINGTON,
Withnell Chambers, Howard street,
Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Lonisa Adelaide Coleman, late of Hector street, Osborne Park, in the State of Western Australia, Widow, deceased.

ALL claims or demands against the Estate of the abovenamed deceased must be sent in writing to the Executor, Clifford Cecil Kent Coleman, care of the undersigned, on or before the 22nd day of September, 1941, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice.

Dated the 18th day of August, 1941.

LIONEL WESTON de MORLEY,
T. & G. Chambers, Perth,
Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Frederick Harriot Henning, late of Koomberkine, Dowerin, in the State of Western Australia, Farmer, deceased.

NOTICE is hereby given that all persons having any claims or demands against the Estate of the abovenamed deceased are requested to present particulars of

the same in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of St. George's terrace, Perth, in the said State, on or before the 22nd day of September, 1941, after the expiration of which time the Executor will distribute the assets of the said deceased without reference to any claims or demands of which it shall not then have had notice.

Dated the 19th day of August, 1941.

BOULTBEE, GODFREY, & VIRTUE,
66 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 Lindsay Daniel McPharlin, late of Wongan Hills, in the State of Western Australia, Farmer, 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, John Edward Roe, of 19 Howard street, Perth, in the said State, on or before the 22nd day of September, 1941, 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 19th day of August, 1941.

JOHN E. ROE,
19 Howard street, Perth, Executor of the Will
of the abovenamed deceased.

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."

ACTS OF PARLIAMENT, ETC., FOR SALE AT
GOVERNMENT PRINTING OFFICE.

Acts of Parliament, etc.—*continued.*

	£	s.	d.		£	s.	d.
Abattoirs Act and Amendment	0	1	0	Marine Stores Dealers Act	0	1	0
Administration Act (Consolidated)	0	3	0	Marriage Act	0	2	0
Adoption of Children Act	0	2	6	Married Women's Property Act (Consoli- dated)	0	1	0
Agricultural Bank Act	0	1	0	Married Women's Protection Act (Consoli- dated)	0	1	0
Agricultural Seeds Act	0	1	0	Masters and Servants Act	0	1	0
Arbitration Act	0	1	0	Medical Practitioners Act	0	2	0
Associations Incorporation Act	0	0	6	Metropolitan Milk Act (Consolidated)	0	1	6
Auctioneers Act	0	1	0	Metropolitan Water Supply, Sewerage, and Drainage Act	0	2	0
Bills of Sale Act (Consolidated) and Amend- ment	0	2	0	Mines Regulation Act	0	1	9
Brands Act	0	1	6	Mine Workers' Relief Fund Act and Regula- tions	0	2	6
Bread Act (Consolidated) and Amendment	0	1	6	Mining Act	0	2	0
Bush Fires Act (consolidated)	0	1	6	Mining Development Act	0	1	6
Carriers Act	0	0	6	Money Lenders Act (Consolidated)	0	1	0
Child Welfare Act	0	2	0	Municipal Corporations Act (Consolidated)	0	5	0
Companies Act	0	4	6	Native Administration Act	0	2	0
Crown Suits Act	0	1	6	Native Flora Protection Act	0	1	0
Dairy Cattle Improvement Act	0	1	0	Notaries Act	0	0	6
Dairy Industry Act	0	2	0	Noxious Weeds Act	0	1	0
Dairy Products Marketing Regulation Act	0	2	0	Nurses Registration Act	0	1	6
Declarations and Attestations Act	0	0	6	Partnership Act	0	1	0
Dentists Act and Amendment	0	1	6	Pawnbrokers Act (Consolidated)	0	1	0
Discharged Soldiers' Settlement Act	0	1	6	Pearling Act (Consolidated)	0	2	0
Dog Act (Consolidated)	0	1	0	Petroleum Act	0	3	0
Dried Fruits Act	0	1	6	Pharmacy and Poisons Act (Consolidated)	0	2	0
Droving Act	0	1	0	Plant Diseases Act	0	2	0
Drugs (Police Offences) Act	0	1	0	Police Code Compilation	1	10	0
Egg Marketing Act	0	1	0	Powers of Attorney Act	0	0	6
Electoral Act (Consolidated)	0	3	6	Prevention of Cruelty to Animals Act	0	1	0
Electricity Act	0	1	0	Prisons Act (Consolidated)	0	1	6
Employers' Liability Act	0	0	6	Public Service Act (Consolidated)	0	2	6
Employment Brokers Act and Amendment	0	1	0	Public Works Act and Amendment	0	2	6
Evidence Act (Consolidated)	0	2	0	Purchasers' Protection Act	0	1	6
Factories and Shops Act (Consolidated)	0	4	0	Road Districts Act (Consolidated)	0	4	6
Factories and Shops Act Regulations	0	1	0	Sale of Goods Act	0	1	0
Factories and Shops Time and Wages Books— Large	0	4	3	Second-hand Dealers Act	0	0	6
Small	0	3	3	Stamp Act (Consolidated)	0	2	6
Farmers' Debts Adjustment Act (Consoli- dated)	0	1	0	State Government Insurance Act	0	0	6
Feeding Stuffs Act	0	1	6	State Manufacturers Description Act	0	0	6
Fertilisers Act	0	1	0	State Trading Concerns Act	0	1	6
Financial Emergency Act	0	1	6	State Transport Co-ordination Act	0	1	6
Financial Emergency Tax Assessment Act	0	2	0	Statistics Act	0	0	6
Firearms and Guns Act (Consolidated)	0	1	0	Superannuation and Family Benefits Act	0	2	6
Fire Brigades Act, 1916, and Amendment	0	3	0	Supreme Court Act	0	3	6
Firms Registration Act and Amendment	0	1	6	Supreme Court Rules	1	5	0
Fisheries Act (Consolidated)	0	2	0	Tenants, Purchasers, and Mortgagors' Relief Act	0	2	0
Forests Act	0	1	6	Timber Industry Regulation Act and Regu- lations	0	2	6
Fremantle Harbour Trust Act (Consolidated)	0	1	6	Totalisator Act and Amendment	0	2	6
Friendly Societies Act and Amendments	0	2	0	Town Planning and Development Act	0	1	0
Game Act (Consolidated)	0	1	0	Trades Descriptions Act	0	1	0
Gold Buyers Act	0	1	0	Trade Unions Act	0	1	6
Goldfields Water Supply Act	0	2	6	Traffic Act (Consolidated) and Regulations	0	6	0
Gold Mining Profits Tax and Assessment	0	1	0	Tramways Act, Government	0	0	6
Government Electric Works Act	0	1	0	Trespass, Fencing and Impounding Act and Amendment	0	1	6
Group Settlement Act	0	1	3	Truck Act and Amendment	0	1	6
Hawkers and Pedlars Act and Amendment	0	1	0	Trustees Act	0	1	6
Health Act (Consolidated)	0	5	0	Unclaimed Moneys Act	0	1	0
Hire Purchase Agreement Act (Consolidated)	0	0	6	Vermin Act (Consolidated)	0	2	6
Hospital Fund Act	0	1	0	Veterinary Act	0	1	6
Hospitals Act	0	1	0	Water Boards Act	0	2	6
Illicit Sale of Liquor Act	0	0	6	Weights and Measures Act and Regulations	0	2	6
Income Tax Assessment Act	0	5	0	Wheat Pool Act	0	1	0
Industrial Arbitration Act (Consolidated)	0	3	6	Wheat Products (Prices Fixation) Act	0	1	0
Industrial Arbitration Regulations	0	2	6	Workers' Compensation Act	0	2	6
Industries Assistance Act (Consolidated)	0	1	0	Workers' Homes Act (Consolidated)	0	2	0
Inebriates Act	0	0	6	Workmen's Wages Act	0	1	6
Infants, Guardianship of, Act	0	1	0	Year Book, Pocket	0	0	6
Inspection of Machinery Act with Regulations	0	2	6				
Inspection of Scaffolding Act (Consolidated)	0	1	6				
Interpretation Act	0	2	0				
Irrigation and Rights in Water Act	0	1	6				
Justices Act (Consolidated)	0	3	0				
Land Act and Regulations	0	4	6				
Land Agents Act and Amendment	0	1	0				
Land Drainage Act	0	2	0				
Legal Practitioners Act (Consolidated)	0	1	0				
Legitimation Act	0	1	6				
Licensed Surveyors Act	0	1	0				
Licensing Act and Amendments	0	4	0				
Life Assurance Act (Consolidated)	0	2	0				
Limitation Act	0	1	0				
Limited Partnerships Act	0	0	6				
Lotteries (Control) Act	0	2	0				
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